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NEW MEXICO ENVIRONMENT DEPARTMENT

Hazardous Waste Bureau

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EP2013-5008

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

December 28, 2012

Pete Maggiore Assistant Manager Environmental Projects Office National Nuclear Security Administration Los Alamos Site Office 3747 West Jemez Road, MS A316 Los Alamos, NM 87544 Jeffrey D. Mousseau
Associate Director
Environmental Programs
Los Alamos National Security, L.L.C.
P.O. Box 1663, MS M991
Los Alamos, NM 87545



RE: CERTIFICATES OF COMPLETION

TWO SOLID WASTE MANAGEMENT UNITS AND ONE AREA OF CONCERN IN THE UPPER LOS ALAMOS CANYON AGGREGATE AREA

EPA ID #NM0890010515 HWB-LANL-12-072

Dear Messrs. Maggiore and Mousseau:

The New Mexico Environment Department (NMED) has received the United States Department of Energy (DOE) and the Los Alamos National Security L.L.C.'s (LANS) (collectively, the Permittees) Request for Certificates of Completion for Two Solid Waste Management Units and One Area of Concern in the Upper Los Alamos Canyon Aggregate Area, dated December 20, 2012 and referenced by EP2012-0304.

1. Solid waste management unit (SWMU) 32-002(b1) is a part of a former septic system that served former buildings 32-01 and 32-02 at former technical area (TA) 32. Former TA-32 was decommissioned in 1954. SWMU 32-002(b1) is the portion of the former septic system (32-002(b)) that is located on property currently owned by Los Alamos County (LAC). The remainder of the septic system is located on the property owned by

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DOE and is designated as 32-002(b2). SWMU 32-002(b) was split into two separate SWMU in December 2012 through a permit modification to facilitate commercial development of the property owned by LAC. The outfall for SWMU 32-002(b) is located at the edge of Los Alamos Canyon, which is now part of SWMU 32-002(b2). The septic tank was removed in 1998, and the influent drainline was removed in 1996. Research activities mainly involved radionuclides, but other inorganic and organic chemicals were likely also used at the laboratory. Investigations were conducted at the site in 1996, 2008, and 2010.

The results of the investigations are reported in the Remedy Completion Report for Upper Los Alamos Canyon Aggregate Area, Former Technical Area 32, Revision 1 (dated February 2011 and referenced by LA-UR-11-1177/EP2011-0064) and Supplemental Remedy Completion Report for Upper Los Alamos Canyon Aggregate Area, Former Technical Area 32 (dated December 2012 and referenced by LA-UR-12-27053/EP2012-0306). Based on the results of the risk screening assessments, no potential unacceptable risk from residual contamination exists for the recreational, industrial, and construction worker scenario. However, the site does pose potential unacceptable risk under a residential exposure scenario. The site does not pose potential risk to ecological receptors under the proposed land use scenario. SWMU 32-002(b1) qualifies for corrective action complete with controls status. The control for the site is that the land use must be maintained as industrial.

2. **Area of Concern (AOC) 32-004** consists of a former drainline and outfall that served building 32-03 and discharged to Los Alamos Canyon. Building 32-03 was an office building and contained a vault room where a radioactive source was stored. The drainline at AOC 32-004 led directly to an outfall at the edge of the mesa without passing through a septic tank. Building 32-03 was removed when TA-32 was decommissioned in 1954. A section of the drainline located on LAC property was removed in 1996. Investigations were conducted at the site in 1993, 1996, 2008, and 2010.

The results of the investigations were reported in the Remedy Completion Report for Upper Los Alamos Canyon Aggregate Area, Former Technical Area 32, Revision 1 (dated February 2011 and referenced by LA-UR-11-1177/EP2011-0064). Based on the results of the risk screening conducted at the site, AOC 32-004 does not pose a potential unacceptable risk for the industrial, recreational, and construction worker land use scenarios. No potential unacceptable risks to ecological receptors are present at the site under the proposed industrial/commercial land use scenario. However, potential unacceptable risk exists under a residential land use scenario. AOC 32-004 qualifies for corrective action complete with controls status. The control is to maintain the land use as industrial.

3. **SWMU 32-002(a)** is a former septic system that was installed in 1944 and served former building 32-01. The outlet drainline discharged to the edge of Los Alamos Canyon.

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Former building 32-01 operated as a research laboratory from 1944-1954. Research activities mainly involved radionuclides, but inorganic and organic chemicals were likely also used at the laboratory. Former TA 32 was decommissioned in 1954. The septic tank was removed prior to 1996, but historical records of the removal activities are not available. The drainlines were removed in 1996. Investigations were conducted in 1996, 2008, 2010, and 2011.

The results of the investigations were reported in the *Remedy Completion Report for Upper Los Alamos Canyon Aggregate Area*, *Former Technical Area 32*, *Revision 1* (dated February 2011 and referenced by LA-UR-11-1177/EP2011-0064) and *Supplemental Remedy Completion Report for Upper Los Alamos Canyon Aggregate Area*, *Former Technical Area 32* (dated December 2012 and referenced by LA-UR-12-27053/EP2012-0306). Results of the investigations were used to evaluate the risk posed by the site. The site does not pose any unaceptable risk under an industrial land use scenario. However, the construction worker scenario was not evaluated. The Permittees must evaluate the risk posed to a construction worker by residual contamination at the site. The ecological risk evaluation indicated that the site does not pose unacceptable risk to the ecological receptors under the proposed land use scenario. NMED will make the corrective action completion determination after reviewing the results of evaluation of potential risk posed to a construction worker to be submitted by the Permittees.

NMED hereby issues a Certificate of Completion with Controls for SWMU 32-002(b1) and AOC 32-004. If new information becomes available that indicates that any of these sites may pose a risk to human health or the environment, NMED may require the Permittees to conduct additional corrective action.

Please contact Neelam Dhawan at (505) 476-6042, if you have any questions.

Sincerely,

John E. Kieling

Chief

Hazardous Waste Bureau

cc:

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File: 2012 LANL, Certificates of Completion for TA-32, Upper Los Alamos Canyon AA Sites (LANL 12-072)

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ENVIRONMENT DEPARTMENT State of New Mexico HWB3391

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