ATTACHMENT L

BEFORE THE ENVIRONMENTAL APPEALS BOARD 8 2018

U.S. ENVIRONMENTAL PROTECTIONNAGENCY ALAPPEALS BOARD WASHINGTON, D.C.

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ORAL ARGUMENT

IN THE MATTER OF:

LOS ALAMOS NATIONAL SECURITY,: NPDES Appeal No.

LLC, AND THE U.S. DEPARTMENT: 17-05

OF ENERGY

Permit No. NM0028355

Thursday, February 22, 2018

Administrative Courtroom Room 1152 EPA East Building 1201 Constitution Avenue, NW Washington, DC

The above-entitled matter came on for hearing, pursuant to notice, at 11:00 a.m.

BEFORE:

THE HONORABLE MARY BETH WARD Environmental Appeals Judge

THE HONORABLE MARY KAY LYNCH Environmental Appeals Judge

THE HONORABLE KATHY A. STEIN Environmental Appeals Judge

APPEARANCES:

On Behalf of Concerned Citizens for Nuclear Safety:

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ALSO PRESENT:

Eurika Durr, Clerk of the Board

P-R-O-C-E-E-D-I-N-G-S

1 11:00 a.m. 2 MS. DURR: All rise. The Environmental 3 Appeals Board of the United States Environmental 4 Protection Agency is now in session for oral 5 argument in re Los Alamos National Security, LLC 6 and the U.S. Department of Energy, Permit Number 7 NM0028355, NPDES Appeal Number 17-05. 8 The Honorable Judges Kathy Stein, Mary 9 Beth Ward, and Mary Kay Lynch presiding. 10 turn off all cell phones and no recording devices 11 You may be seated. allowed. 12 JUDGE WARD: Good morning. Today's 13 argument will proceed as outlined in the Board's 14 15 January 30 order allocating time for 16 argument. will hear first Specifically, 17 we argument from Concerned Citizens for Nuclear 18 Concerned Citizens will have 20 minutes 19 for argument and may reserve up to five minutes 20

Next, we will hear from EPA Region 6

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for rebuttal.

1 for 15 minutes. And finally, the Board will hear 2 from the Permitees, Los Alamos National Security and the Department of Energy for five minutes. 3 4 On behalf of the Board, I want to 5 express our appreciation for the effort that we 6 know the parties put in the briefs that they 7 filed, as well as preparing for argument. 8 You should assume that we have read 9 the pleadings that you filed, but you should not 10 that reached assume we have any decisions 11 regarding the issues raised in this 12 although we may ask you some very tough questions 13 on arguments. 14 Oral argument is really an opportunity 15 for us to explore the parties' positions in this 16 case and to give you an opportunity to share with 17 us the specific points you want to raise and the 18 ones that you want to emphasize from the 19 pleadings that you have filed. 20 So, with that, before being we argument, I'd like all the parties to introduce 21 22 themselves is accompanying and who

1	argument here today. So, let's start with
2	Concerned Citizens, then EPA Region 6, and
3	finally, the Permitees, Los Alamos National
4	Security and the Department of Energy. So,
5	Concerned Citizens?
6	MR. LOVEJOY: Thank you, your honor.
7	I'm Lindsay Lovejoy, representing Concerned
8	Citizens for Nuclear Safety, accompanied by Ms.
9	Joni Arends, who is a principal of that
10	organization and also an attorney.
11	JUDGE WARD: And did you wish to
12	reserve any time for rebuttal?
13	MR. LOVEJOY: Yes, I'd like to reserve
14	five minutes. Thank you.
15	JUDGE WARD: Okay. EPA?
16	MS. RYLAND: Good morning. My name is
17	Renea Ryland, I'm Assistant Regional Counsel with
18	EPA Region 6, and I'll be presenting the Region's
19	arguments in this matter. And I have with me at
20	counsel table Dawn Messier from the Office of
21	General Counsel.
22	JUDGE WARD: Thank you.

1	MS. McMICHAEL: Your honor, my name is
2	Susan McMichael and I'm here on behalf of Los
3	Alamos National Security, one of the Permitees in
4	this matter.
5	MR. DEROMA: Good morning, your honors.
6	I'm Silas DeRoma. I'm here on behalf of the
7	Department of Energy and I'll be ceding my time
8	today to Ms. McMichael.
9	JUDGE WARD: Thank you. We can
10	proceed.
11	MR. LOVEJOY: Thank you, your honor.
12	This is case is, as the Court, I'm sure, knows,
13	is about Outfall 051 at Los Alamos National
14	Laboratory. It's connected to the radioactive
15	liquid waste treatment facility and it has not
16	discharged any water or pollutants for more than
17	seven years now.
18	And the question is, whether the Lab
19	should keep it's NPDES permit for this outfall?
20	As
21	JUDGE WARD: If I could just ask you to
22	bring the microphone a little closer to you?

MR. LOVEJOY: Okay. 1 2 JUDGE WARD: That's helpful, thank you. LOVEJOY: Oh, I can hear, it's 3 connecting now. The declared statutory purpose 4 5 Clean Water Act, of course, eliminate discharges of pollutants. 6 7 regulatory system is the National Pollutant Discharge Elimination System. 8 In the location of concern here, there 9 is no discharge, it's been eliminated. When 10 there's no discharge, I submit that the purpose 11 of the Clean Water Act has been achieved and it 12 13 has no further role to play. 14 At the same time, the RLWTF manages hazardous waste. And under 42 USC 6925 and the 15 state laws, it's required to have a 16 17 unless there's an exception. And the Lab 18 maintains that the NPDES permit carries a RCRA 19 exemption, the wastewater treatment exemption, for the entire RLWTF. 20 And so, they want to keep the NPDES 21 22 We say that EPA must terminate that permit.

1	permit, which serves no purpose here, except to
2	provide, one might say, a regulatory fig leaf to
3	prevent the application of RCRA.
4	JUDGE STEIN: Excuse me, let me
5	interrupt for a moment. Am I correct that you're
6	objecting to the permit only with respect to
7	Outfall 051 and not with respect to other
8	outfalls?
9	MR. LOVEJOY: The proceeding now
10	concerns Outfall 051, that was the request to
11	terminate.
12	JUDGE STEIN: There is an NPDES permit
13	that applies to other outfalls.
14	MR. LOVEJOY: Correct, your honor.
15	JUDGE STEIN: So that even if you were
16	to prevail, there would still be an NPDES permit.
17	MR. LOVEJOY: Yes, as to other
18	outfalls, your honor.
19	JUDGE LYNCH: So, are you asking for
20	the permit to be terminated or are you asking for
21	it to be modified?
22	MR. LOVEJOY: I think, technically, it

1	is a termination, it is a partial termination, as
2	to this outfall, because there would be no
3	renewed or continued permit with respect to
4	Outfall 051.
5	JUDGE LYNCH: But isn't that dealt with
6	under another provision in the regulations?
7	MR. LOVEJOY: Well, I must say, the way
8	I read them, this is a termination case.
9	JUDGE LYNCH: So, if we were to grant
10	your request for a termination, what would be the
11	next steps?
12	MR. LOVEJOY: The Panel would remand to
13	the Region, with directions to initiate a
14	termination proceeding in accordance with 40 CFR
15	124.5.
16	JUDGE LYNCH: And
17	MR. LOVEJOY: Which I think would be a
18	Part 22 proceeding.
19	JUDGE STEIN: As I understand the
20	regulations that you're proceeding under, your
21	allegation is that there has been a change in a
22	condition that requires a temporary or permanent

1	reduction of the discharge. What is the change
2	in the condition that you are alleging?
3	MR. LOVEJOY: There have been several
4	changes, your honor. The entire RLWTF has been
5	rebuilt. And most
6	JUDGE STEIN: Could you spell out what
7	that is for those in the audience that
8	MR. LOVEJOY: Well, the material parts
9	in this proceeding are the addition of
10	evaporation units.
11	JUDGE LYNCH: And when did that happen?
12	MR. LOVEJOY: We don't know, actually.
13	We're dealing with a federal nuclear facility, it
14	is not open to the public. We have information
15	that is filed or is available through FOIA, but
16	we can't go up there and look.
17	JUDGE LYNCH: Well, when I read the
18	record, it indicates to me that the solar panels
19	were constructed prior to 2014.
20	MR. LOVEJOY: It took a long time to
21	build those. They are actually evaporation ponds
22	that are

JUDGE LYNCH: Correct. 1 MR. LOVEJOY: -- called tanks. 2 And 3 there is, in addition, a mechanical evaporator. 4 These came in over a period of time, they were initially -- the project began in the late 1990s, 5 6 at a study level. 7 But the matters -- these particular 8 parts were designed and constructed after the 9 2008 site-wide EIS. There were separate records of decision adopting these plans. 10 JUDGE LYNCH: But the record shows that 11 12 they were constructed before the 2014 permit was issued. 13 MR. LOVEJOY: Actually, as I recall, 14 15 the application for a renewal stated that the changes will be forthcoming during the term of 16 17 the --Right, but 18 JUDGE LYNCH: in Los 19 Alamos's comments on the permit, they indicate that the tanks were constructed before the permit 20 21 was issued. MR. LOVEJOY: As I said, it's a secret 22

1	facility. I can tell you this
2	JUDGE LYNCH: Well, that's what I'm
3	reading in the record. But let me ask a
4	different question, then. So, what happened,
5	what is the change that occurred after the permit
6	was issued in 2014?
7	MR. LOVEJOY: Well, reserving the point
8	that it is a secret facility, I can tell the
9	Court that Form 2C stated on the renewal
10	application, the configuration of the RLWTF and
11	Outfall 051 will be changing
12	JUDGE LYNCH: I'm asking, I've moved
13	on, I'm asking a different question. What is the
14	change in condition that happened after the
15	permit was issued in 2014?
16	MR. LOVEJOY: I'm not contending that
17	it's necessary to prove that, but from this, I
18	gather the change was construction of two new
19	concrete evaporation tanks at TA-52, under the
20	Zero Liquid Discharge Project.
21	JUDGE LYNCH: And are you saying that
22	happened after the permit was issued?

1	MR. LOVEJOY: That's my best
2	information, your honor.
3	JUDGE STEIN: I have a
4	MR. LOVEJOY: That's what this says.
5	JUDGE STEIN: I don't understand why
6	you're not required to prove a change in any
7	condition. As I understand the regulations, once
8	the permit is issued, the regulations lay out
9	four bases for potential termination.
10	You've alleged one, under, I think,
11	it's (a)(4), under Issue 4, which says, a change
12	in any condition. So, isn't that a condition
13	precedent that you have to show a change in any
14	condition in order to come within the purview of
15	the regulatory provision you're seeking to
16	terminate under?
17	MR. LOVEJOY: There has been a change.
18	I'm not saying
19	JUDGE LYNCH: And when did it
20	MR. LOVEJOY: that the
21	JUDGE LYNCH: When did it happen?
22	MR. LOVEJOY: It happened after the

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1	application for renewal was filed, because that's
2	in accordance with the statement contained in
3	that application.
4	JUDGE LYNCH: So, the change you're
5	talking about is the construction of the
6	evaporator tanks?
7	MR. LOVEJOY: Yes, and I would say that
8	it's also the addition of the mechanical
9	evaporator, because I don't agree with the Panel
10	that it's necessary to prove specific timing of
11	this change. That's not in 124.5
12	JUDGE WARD: 122
13	MR. LOVEJOY: and it's not in
14	122.64.
15	JUDGE WARD: Well, 122.64 says, during
16	the term of the permit.
17	MR. LOVEJOY: That's it says that
18	the application for termination may be made
19	yes, the change has to occur any time during the
20	term of the permit.
21	The occasion for termination may be
22	brought to the attention of the Region either

during the renewal process or at any later time, there's no time restriction, it's an independent process.

of going through a full-blown permitting proceeding and issuing a permit and then allowing someone to wait until after the permit was issued to assert grounds that could have been asserted during the permitting proceeding as a basis for terminating that very permit? Why would that kind of a scheme make any degree of sense?

MR. LOVEJOY: Because at this point, in this case, the Applicant represented on various grounds that there would be use for this outfall during the permit term. And the interested party, being a member of the public, but not able, as I said, to enter upon and study this secret facility, had to take that at face value.

But it was only after seven years went by and there was no use of the outfall at all, so the representations that it was necessary to use the outfall at times of maintenance or breakdown

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was disproved. In that situation, it makes a lot 1 2 of sense, your honor. 3 JUDGE STEIN: But didn't they represent that the only discharge would be intermittent or 4 potentially for maintenance? 5 I mean, as I read the record, I thought that the 6 application 7 materials were fairly clear that once the zero 8 Discharge tanks were operational, in fact, the discharge might be intermittent. 9 10 So, what I'm, as I think you know, what I'm having difficulty with is understanding 11 where the change is. 12 13 MR. LOVEJOY: If the question is as to when the change took place, I would say it took 14 15 place most materially when those tanks 16 constructed, your honor. 17 JUDGE STEIN: Are the tanks operational today? 18 MR. LOVEJOY: They are functional. 19 20 Lab is awaiting the process of permitting under 21 the State Water Quality Act. But I must say, there's a great question whether that act even 22

applies to this situation, because of the same 1 2 reason, it requires a discharge and there's no 3 discharge. JUDGE LYNCH: What if there was 4 discharge tomorrow, would that moot your case? 5 6 MR. LOVEJOY: Well, I'm sure we would 7 all want to know why there was a discharge. 8 JUDGE LYNCH: That wasn't my question. MR. LOVEJOY: No, it wasn't. But the 9 10 point is, we don't -- we can't know, because all 11 we would know, I suppose, is that the Los Alamos 12 Labs reported in some public way that there had 13 been a discharge and we'd have to take their word for it. 14 15 I don't know what would happen, your One would suspect that after seven years, 16 17 there was some particular legal motive behind But as I say, it hasn't happened. 18 19 JUDGE WARD: If I could switch subjects slightly, if this were a formal appeal under 20 21 124.19, the Board standard of review, we would be reviewing it for clear error or an abuse of 22

discretion.

In 124.5, in this informal appeal, it doesn't appear, at least on the face of it, to provide for the standard of review. What would you say the standard of review should be here? Should it be the same as 124.19 or should it be perhaps more stringent?

MR. LOVEJOY: I'm not sure it would be more stringent, your honor. I think we have basically some legal questions here. So, these are right or wrong legal judgments that the Agency has made. They have made the judgment that one can issue an NPDES permit based on a hypothetical discharge.

Now, the Clean Water Act is a pretty concrete statute. As I was reading, for example, in the Gorsuch case, there are several elements that need to be present. There needs to be a pollutant, it needs to be added from a point source into a navigable water.

We do not issue, we our government, doesn't issue an NPDES permit on the hypothesis

1	that the water being polluted might be,
2	jurisdictional, or might not.
3	We don't issue Clean Water Act permits
4	where the source could be a point source, by
5	maybe not. They're asking for a permit to be
6	issued and sustained when there might be a
7	discharge or maybe not.
8	JUDGE LYNCH: Well, Counsel
9	MR. LOVEJOY: And I think
10	JUDGE LYNCH: in your reply brief on
11	Page 8, in Paragraph 19, you list other outfalls
12	at the facility that have the potential, referred
13	to as potential no-flow outfalls. What's the
14	difference between those and Outfall 051?
15	MR. LOVEJOY: I don't know, your honor.
16	Those designations, those descriptions were
17	applied by the Lab on criteria they haven't
18	disclosed.
19	JUDGE LYNCH: But you're not concerned
20	about those?
21	MR. LOVEJOY: I might well be concerned
22	about them, your honor. And, actually, some have

been brought to my attention that maybe should be 1 2 But this proceeding is about 051. pursued. 3 JUDGE WARD: Could I another 4 question on the issue of change in this facility 5 since the issuance of the permit. If there were 6 no change in the facility after issuance of the permit in 2014, would you have a basis 7 8 seeking termination now? 9 MR. LOVEJOY: Well, one would then ask, why did the -- I assume from your hypothetical 10 that there was a discontinuance of discharges. 11 12 And there would have to be some reason for that. 13 These are important, big facilities and they're operated in accordance with certain criteria and 14 15 management protocols. if there change in 16 And is a operations, one would want to know why and then, 17 what the basis was. There's got to be a change 18 19 somewhere if the operations are changing. JUDGE WARD: I think my question was 2.0 21 if there were no change. If the record 22 failed to show that there had been any change in

the condition of the facility since the permit 1 basis issued, would there for be any 2 termination here under (a)(4)? 3 MR. LOVEJOY: Well, I hate to simply 4 repeat, but there would have to be some change at 5 some point, maybe going back many years. 6 7 sometimes, when a facility is operated under secrecy, the only time you can establish that 8 they actually have discontinued discharges is if 9 10 you wait several years and you can point to the fact that there's been nothing. That's this 11 12 case. There's also been changes, I mean, 13 they've been very blatant about how this is a 14 zero liquid discharge facility now. It wasn't 15 They've never denied seriously that 16 before. 17 there's been a change. So, I think there's been an ample change and there have been several major 18 changes since the permit was issued. 19 JUDGE WARD: Well, one of the things 20 you state in your reply, as to going to 21

change, is to how the facility is operated, but

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1 it's simply a statement that -- and this is Page 2 11 and 12 of your reply. You stated that Los Alamos reversed 3 itself and determined that Outfall 051 will not 4 5 And I took that to mean, after the be used. permit was issued. What's the basis for that 6 7 statement? MR. LOVEJOY: The evidence that there's 8 9 been no discharge. In the application, there 10 were references to various needs, including be the maintenance, that would basis 11 12 discharging through Outfall 051. None of that 13 has taken place. JUDGE WARD: Well, I think the record 14 before the Agency when the permit was being 15 16 issued was that there hadn't been a discharge 17 since 2010. MR. LOVEJOY: When the permit was on 18 renewal, that was only about a year before the 19 20 decision was being made on renewal. Now, it's been seven years. That's certainly a much more 21 22 convincing case.

just 1 JUDGE LYNCH: So, is it the 2 passage of time that proves your case? MR. LOVEJOY: As I think I've said, the 3 addition of several evaporator facilities, the 4 reconstruction of the RLWTF, but most pointedly, 5 addition of the liquid discharge the zero 6 7 equipment, is the change. JUDGE STEIN: Why is it inappropriate 8 kind 9 entity that's making some 10 alteration in its operations to plan for possibility of a breakdown or a malfunction and 11 to be prudent and have a discharge permit in the 12 event that there is a discharge? 13 And what I hear or what I see in the 14 papers of the Region and Los Alamos is, or the 15 16 Department of Energy, is that they are trying to 17 prudently plan for the possibility of Why is it that that is inappropriate 18 discharge. for them to do? 19 It's certainly MR. LOVEJOY: 20 appropriate for them to plan. And their plans 21 probably ought to include planning to apply for 22

an NPDES permit if they should foresee discharges.

But the way Congress drafted the law, there's no permit for a possible discharge. And two courts of appeals, more than two, have said that. So, that's a redline that Congress drew and it faces us all and we have to honor it.

Producers case that you rely on, the National Pork Producers and Water Keeper Alliance, deal with situations where EPA required people to apply for permits as opposed to the situation that we're dealing with here, where the entity in question has voluntarily requested a permit? Isn't that a distinction that we should take account of?

MR. LOVEJOY: It's not in the statute, your honor. Either a permit is required or it's not. And this time, it's really not required, but Los Alamos has requested it, not for any purposes having to do with control of pollution, but simply to get a RCRA exemption.

JUDGE STEIN: Can you point me to a 1 case that's been decided that says the EPA lacks 2 3 discretion to issue a permit in circumstances where the permitee is voluntarily applying for a 4 permit as opposed to being required by the Agency 5 to apply for a permit? 6 MR. LOVEJOY: Well, the Water Keepers 7 8 specifically addresses the question whether EPA has discretion to require permits 9 that are not required by the precise terms of the 10 Clean Water Act. 11 And it rejects that possibility. It 12 13 says, we believe that the Clean Water Act on its face prevents the EPA from imposing upon CAFOs 14 15 obligation to seek an NPDES permit the otherwise demonstrate that they have no potential 16 to discharge, citing Chevron and relying on 17 Chevron One. 18 JUDGE STEIN: But that's talking about 19 I'm asking 20 imposing the requirement to apply. 21 about whether there's case law the you

have here,

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situation in which we

the

company or the entities have applied for a permit 1 and weren't required in the same 2 3 you're describing, as I understand it, in the other cases. 4 MR. LOVEJOY: Well, I don't know of a 5 case that makes a distinction between someone who 6 7 applies for a permit, quote, voluntarily, and one who applies for a permit, quote, involuntarily. 8 As far as I know, they're all applied 9 10 for by people who want the permit and it doesn't really make any difference to the legality of the 11 We're talking about a jurisdictional 12 situation. It's in 33 USC 1342, a permit --13 limit. JUDGE LYNCH: Why didn't you raise that 14 objection before the permit was issued? 15 LOVEJOY: Well, for the reasons 16 17 that are set forth in Pages 8 through 11 of our That it was being claimed that reply brief. 18 there were various needs that would lead to 19 discharges during the operation of the facility. 20 And --21 JUDGE LYNCH: Well, on Page 9 of your 22

1 termination request, it seems very clear that you 2 that there might were aware not be any 3 discharges. MR. LOVEJOY: We did the 4 get 5 information that the last discharge was in 2010. But it was very clear that this Applicant was 6 7 fighting to keep the permit and we had no way to get any harder facts than from their 8 application, which professed various needs to 9 10 discharge. JUDGE LYNCH: Possible needs. 11 MR. LOVEJOY: Possible needs. 12 must say, and I don't -- I'm not saying that it 13 would have been legal, but I think, as happened 14 in fact, it was much more likely for Region 6 to 15 grant a permit on the basis of those claims and 16 17 it would be a hard case for us to contest. seven years and nothing's 18 when you've gone happened and there's been no discharge --19 JUDGE LYNCH: How long has the permit 20 been in effect? 21 MR. LOVEJOY: It's been in effect since 22

It's on a five-year basis. 1 late 2014. JUDGE LYNCH: That's not seven years. 2 3 MR. LOVEJOY: It's seven years since 4 they stopped discharging. And that's a pretty good record to go to court about, I think. 5 6 it's certainly, I would think, a very -situation that should give us all pause, when EPA 7 8 is saying, or the Region is saying, that they 9 should be able to grant a permit to somebody who's not discharging who pretty clearly only 10 seeks it for a RCRA exemption. 11 JUDGE LYNCH: But I don't understand 12 13 why it didn't give you pause in 2014. MR. LOVEJOY: As I think I've said, it 14 But it seems like it would have been a much 15 harder case to pursue and if you can prove that 16 someone has been not discharging for seven years 17 18 JUDGE LYNCH: Well, no, but you filed 19 your first request with the Region just a year 20 21 later --MR. LOVEJOY: The request to --22

1	JUDGE LYNCH: in 2015.
2	MR. LOVEJOY: It was actually 2016 and
3	
4	JUDGE LYNCH: Well, your first letter
5	to the Region questioning the authority to issue
6	the permit, you submitted in November 2015. The
7	permit had only been issued August 12, 2014. So,
8	I don't understand what happened between that
9	year.
10	MR. LOVEJOY: Well, I suppose what
11	actually happened is that the evaporation ponds
12	were built. And we got that information and it
13	became
14	JUDGE WARD: I don't see anything
15	MR. LOVEJOY: clear that the
16	JUDGE WARD: in the record to
17	support your claim that they were built at the
18	particular time you're implying. I see contrary
19	evidence in the record that's available to
20	everyone.
21	And, specifically, I think it's
22	Exhibit 00 to your termination request, which are

Los Alamos comments on the permit from 2013, in 1 which they state, additionally, the facility has 2 3 constructed two zero liquid discharge tanks. 4 a year before the permit 5 in 2014, those tanks had two constructed. At least that's what we're reading 6 in the record before us. 7 MR. LOVEJOY: Well, that's what they 8 9 And then, in their comments, Exhibit W in Form 2C at Page 7, they say, the configuration of 10 RLWTF and Outfall 051 will be changing in the 11 12 next five years, due to the construction of two 13 new concrete evaporation tanks. This is the information we got. 14 JUDGE WARD: But that was in 2012. 15 You're reading from the application itself 16 2012 and I was referring to Los Alamos's comments 17 from 2013. 18 MR. LOVEJOY: Okay. Okay, I see your 19 point, yes. I can only say that very often, the 20 Lab announces various ambitious plans and they 21 don't take effect very quickly. 22

I would think that if we're going to make the availability of termination depend on a change that one can point to which occurred since the most recent permit renewal proceeding, none of which is in the rules, none of which is in the rules, then we're going to be dealing with situations like when an outfall has been dry and dormant for 20 years, that there will be a right to get that repermitted, and interested parties cannot apply for termination, because it's been so many years since the most recent renewal. None of that's in the rules.

JUDGE STEIN: But what is in the rules, in (4), is a parenthetical that gives an example of what is meant by termination, which says, e.g., plant closure or connection of the discharge to the POTW.

Why aren't those examples of what was intended by this? Which seems to me to be a fairly limited category for termination. I don't see that precluding, in a new permitting proceeding, from concerned citizen raising, in a

new permitting proceeding, something.

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But I think termination is something that is regarded of perhaps as more extraordinary remedy or a limited remedy. But you don't issue a permit that takes years to issue and turn around the next year and terminate it for information that was publicly available at the time the permit was issued. That would turn the permitting program on its head.

So, I see a difference between a termination request and a new permit proceeding. I do think the parenthetical in the language of the regulation makes it clear that this is a somewhat limited kind of -- that at least (a)(4) is available in limited circumstances.

MR. LOVEJOY: The items listed in (a)(4), in the parenthetical, are stated to be examples, not exclusive. And the example of connection to a POTW is actually quite pertinent, because that connection could take place very easily and the outfall, which was previously in use, could remain unused. And that's what's

1	happened here.
2	JUDGE LYNCH: But that language
3	MR. LOVEJOY: It's just the same.
4	JUDGE LYNCH: is specific and the
5	examples are of a particular nature that's
6	different than the language in the conditions for
7	modification to revocation and reissuance.
8	MR. LOVEJOY: Yes. And it's the
9	(a)(4) termination language applies here. And
10	the example given is very close to what was done
11	here, because as in the connection to a POTW,
12	alternative disposal, if you will, methods were
13	connected and the previous outfall was left and
14	it's now been dry and dormant for seven years.
15	Just because a discharge is possible
16	doesn't make it mean that it supports a permit.
17	As a matter of fact, the law is to the contrary.
18	I think I've
19	JUDGE WARD: Okay. Judge Lynch, any
20	further? Okay. Thank you.
21	MR. LOVEJOY: Thank you.
22	JUDGE WARD: And you'll have five

minutes for rebuttal. We'll hear from EPA Region 1 2 6 next. LOVEJOY: May I inquire whether 3 there is any time remaining for --4 JUDGE WARD: Yes, five minutes. 5 MR. LOVEJOY: Thank you. 6 7 MS. RYLAND: May it please the Board, this morning, I'd like to make basically four 8 points on the part of the Region. First, the 9 Region's decision making here is fully supported 10 by the text of the regulations. 11 Second, the discharges at issue have 12 13 not terminated. At least, there is no evidence in the record that the potential for discharges 14 through Outfall 051 have been eliminated. 15 16 Third, there are no changed conditions constitute cause to terminate permit 17 that coverage under the regulations. 18 19 And finally, that EPA does have both the authority and the discretion to issue permits 20 episodic 21 request permitees for upon to 22 unpredictable discharges.

1 JUDGE LYNCH: Are there any limits on that discretion? 2 MS. RYLAND: There are no limits set in 3 the regulations. I mean, there's not a, for 4 instance, a time limit on discharges, like there 5 has to have been a discharge in ten years, or 6 whatever. 7 We -- it would depend on the facts of 8 the case, because the EPA does have very broad discretion in issuing permits. 9 10 JUDGE STEIN: Other than the Region 8 example that you cited in one of your briefs, are 11 12 there other examples of quote/unquote no-13 discharge permits? MS. RYLAND: Yes, there are. 14 I just 15 put one in the brief sort of as a backup example, but there are lots of examples. And particularly 16 17 in the Stormwater Program and the CAFO Program, 18 those programs based unpredictable are on 19 discharges in the future that you don't know when 20 are going to happen. 21 And one point I would like to make is, though Ι mentioned that issue 22 we even

1 discharge permits, which we do when a facility is 2 not intending to discharge, or at least is hoping 3 not to discharge, this case is not really a no-4 discharge permit. 5 In this case, the Permitees sought 6 coverage because they anticipate a discharge. 7 This is not a no-discharge facility. JUDGE WARD: Based on the record before 8 9 you when the permit was issued, was that 10 reasonable expectation? I mean, by the time the permit was issued, four years had passed, there 11 12 had been no discharge, correct? 13 MS. RYLAND: Right. JUDGE WARD: Perhaps there wouldn't 14 have been a malfunction, but I would assume 15 16 there's some kind of routine maintenance that 17 but so, there had goes on, even discharge, is that the case? 18 I think it's still 19 MS. RYLAND: reasonable, yes, and even for a malfunction or a 20 21 breakdown, in that this facility, it's an old

guess, with each passing year,

facility.

Ι

there's more of a chance that something would go 1 2 wrong and they would need to discharge. 3 Also, it was not just for malfunction or maintenance that they requested permit 4 coverage, but also in case of an increase of 5 6 their scope or mission, that if for some reason 7 the facility was required to rev up and put out more treated wastewater, then they would need an 8 9 additional pathway. And I think the record is clear that 10 they needed this third pathway to dispose of 11 treated wastewater, that it was not intended to 12 be a replacement for -- or that, I quess, the 13 solar evaporation tanks were not intended to be a 14 15 replacement for this outfall. JUDGE WARD: So, I see those statements 16 17 in the record --MS. RYLAND: Right. 18 JUDGE WARD: -- is there anything else 19 20 in the record that supports, say, for example, we have some plans vis a vis this facility that 21 might warrant needing to use the discharge? 22

MS. RYLAND: I think there is. 1 2 is in the record before the Board, believe, in the affidavit filed by the facility 3 about their groundwater permit and the need to 4 5 discharge. The groundwater permit itself was not 6 7 before the Region when we made our decision, but I think the Permitee's counsel will speak to that 8 more, which goes more to possibly an actual 9 discharge. 10 11 But as far as the Region was concerned, I think we thought the record was 12 13 strong enough that there was a potential 14 discharge and that the Permitee was coverage in case of that discharge, and those are 15 the kind of permits that we issue all the time. 16 17 JUDGE Leaving aside the STEIN: question of the affidavit, which obvious 18 issued after --19 20 MS. RYLAND: Right. JUDGE STEIN: -- the Region made its 21 decision in its case, is there other publicly 22

available information of which the Board could 1 2 take judicial notice that would show a potential for discharge? Or is everything you're pointing 3 to found in either the permitting record or the 4 5 affidavit? MS. RYLAND: As far as the potential 6 7 for discharge for this facility? JUDGE STEIN: Yes. This outfall. 8 MS. RYLAND: Yes. As far as I -- I 9 don't know of anything offhand that would not be 10 11 either in the record or in the affidavit from them. 12 Ιf the Board were 13 JUDGE WARD: 14 affirm the Region's decision regarding 15 termination request here, what is Concerned Citizen's recourse? 16 MS. RYLAND: Well, they could always 17 bring this issue -- the permit will expire, I 18 believe, in September of 2019 and there will be a 19 20 reapplication permitting process and they could -- they are certainly free to bring this issue up 21

22

at that time.

JUDGE WARD: In comments on any request 1 2 for renewal? MS. RYLAND: Yes. 3 JUDGE WARD: I asked Concerned Citizens 4 5 this question, so I'll put it to you as well, what standard of review should the Board use for 6 7 purposes of this informal appeal? MS. RYLAND: I would think that it 8 should be at least as stringent as a formal 9 10 appeal, the clear error. And perhaps even more stringent, in 11 that EPA has discretion as to whether -- like I 12 say, the termination of a permit is thought of as 13 a very severe remedy, and even if one of the 14 has great 15 causes are met, EPA a deal of discretion in determining whether to take that 16 17 severe of a remedy. LYNCH: So, what would more 18 JUDGE stringent be? 19 don't 20 MS. RYLAND: I know, difficult to say, in that I guess clear error is 21 pretty stringent. But I'm not sure of what that 22

would be. 1 2 JUDGE STEIN: I think if the Board were to set a standard for review, it would do that 3 under 124.5 generally, not just the issues in 4 this particular case. Are there -- if you were 5 to have something more stringent, what would it 6 7 be? MS. RYLAND: That's what I -- I'm not 8 9 sure that anything comes to mind. And so, maybe just to fall back on the standard for formal 10 appeals under 122.19, which is clear error on the 11 12 part of the Agency. Ι think in 13 JUDGE WARD: So, Concerned Citizens' reply, if they -- I'm reading 14 their reply as seeking to make the point that 15 they didn't have -- they really couldn't have 16 17 challenged the permit, because they didn't have all the facts before them. 18 So, they now know the facts. 19 Is that 20 a basis for termination here? Is it something the Board could consider at this point in time? 21

MS. RYLAND: I don't think so in that

I think that the record was clear at the time 1 that the permit was issued, that there had been 2 no discharges since 2010, and that also the solar 3 evaporation tanks are discussed in the 2012 4 5 application, which was available to the public. I think it is also stated clearly in 6 7 the reapplication that the Permitee is seeking permit coverage in case of a future discharge. 8 So, I think all of that taken together is pretty 9 clear that these facts were available at the time 10 the permit was issued and the Appellants could 11 have raised it at that point. 12 JUDGE WARD: But, I quess, if we were 13 to find that they weren't --14 15 MS. RYLAND: Okay. JUDGE WARD: -- would that be a basis 16 direct the Region to begin termination 17 proceedings? 18 MS. RYLAND: Not necessarily, because 19 think even if we were to say that these 20 conditions were a change, I think they are not --21 that they still don't meet the second part of 22

122.64(a)(4), which says a change that requires 1 termination of the discharge. 2 And here, again, I think the record 3 shows that the addition of the solar evaporation 4 tanks were not intended as a replacement for 5 There are numerous points in the Outfall 051. 6 record where these solar evaporation tanks are 7 third pathway, another referred to as a 8 alternative for disposal of treated waste. 9 And so, I think it's clear that it's 10 not a change that requires termination of the 11 So, I think even if you were --12 Outfall. 13 JUDGE LYNCH: Do we have to -- excuse 14 me. MS. RYLAND: Sorry. 15 JUDGE LYNCH: Do we have to reach that 16 So, in other words, if the 17 particular issue? Board were to decide that there was no change 18 after the permit was issued, do we have to reach 19 the question of whether it was required or not? 20 MS. RYLAND: No. I don't believe you 21 I think if there was no change, then they do 22

not meet the requirements of 122.64(a)(4). 1 I'm just saying that even if you were, 2 3 for the sake of argument, to say that there was a change, that that in and of itself is not enough, 4 5 there's still a second prong that they would need Which I don't think they've met that 6 to meet. prong here either. 7 JUDGE STEIN: When you say they haven't 8 9 met that prong and you're focusing on the word, 10 requires, are you --MS. RYLAND: Right. 11 12 JUDGE STEIN: suggesting that 13 something that's voluntarily done does not meet the definition of requires? Or could you make 14 your point more clear as to the second part of 15 (a) (4)? 16 MS. RYLAND: Well, I guess, requires, 17 18 in the sense, if you look at the examples, the 19 parenthetical examples to (a)(4), if they've 20 terminated the discharge by shutting down the plant, but hooking up to a POTW, then you could 21 see where that would require termination of the 22

discharge.

Although, even in that case, you would tend to think it would be that the permitees are seeking termination of the discharge. I think that read in combination with (b) seems to indicate that there was some thinking that these would be situations under which the permitee is coming in and seeking to terminate permit coverage, because they no longer need it.

JUDGE WARD: I have one additional question. If the Board were to conclude that there was no change in condition, is it necessary for us to reach the scope of the jurisdictional question that Concerned Citizens has raised about the breadth of the Clean Water Act?

MS. RYLAND: No, I don't think that it is. I think we've already -- this permit has been issued under the regulations. There are four reasons for which it can be terminated and I think they would have to meet one of those conditions.

JUDGE STEIN: One additional question,

1	and forgive me if I've gone over territory
2	MS. RYLAND: That's okay.
3	JUDGE STEIN: somebody else has
4	covered. Is there any publicly available
5	information regarding the status of the zero
6	liquid discharge tanks? I've heard they've been
7	constructed, I've heard they haven't been
8	permitted
9	MS. RYLAND: Right.
10	JUDGE STEIN: but is there any
11	publicly available information to which you could
12	point us as to their status? I'm assuming if
12 13	point us as to their status? I'm assuming if they haven't been permitted
13	they haven't been permitted
13 14	they haven't been permitted MS. RYLAND: They haven't
13 14 15	they haven't been permitted MS. RYLAND: They haven't JUDGE STEIN: they can't be used.
13 14 15 16	they haven't been permitted MS. RYLAND: They haven't JUDGE STEIN: they can't be used. MS. RYLAND: Right, they are not
13 14 15 16 17	they haven't been permitted MS. RYLAND: They haven't JUDGE STEIN: they can't be used. MS. RYLAND: Right, they are not operational yet, because they haven't been
13 14 15 16 17	they haven't been permitted MS. RYLAND: They haven't JUDGE STEIN: they can't be used. MS. RYLAND: Right, they are not operational yet, because they haven't been LANL was seeking a groundwater permit from the
13 14 15 16 17 18	they haven't been permitted MS. RYLAND: They haven't JUDGE STEIN: they can't be used. MS. RYLAND: Right, they are not operational yet, because they haven't been LANL was seeking a groundwater permit from the State that also is needed for that facility. And

seen as a change in condition, that change hasn't 1 2 happened yet, in that those tanks are not being used at LANL. 3 JUDGE STEIN: Where in the record could 4 5 point us, either the record of this proceeding or publicly available information or 6 7 something publicly available from the State proceeding, could you point us to? And if you 8 don't have it immediately available and it exists 9 10 MS. RYLAND: Okay. 11 JUDGE STEIN: --I would appreciate 12 receiving that information. 13 MS. RYLAND: I know there are notices 14 15 of planned changes to Outfall 051 that are in the record, in which the facility talks about the 16 fact that these tanks will be coming online. 17 I can think of anything 18 not sure that particular in the record that says, they are not 19 operational at this point. 20 JUDGE STEIN: Well, we'll ask your 21 22 colleagues --

- 1	
1	MS. RYLAND: Okay, yes.
2	JUDGE STEIN: from the Department of
3	Energy
4	MS. RYLAND: Yes.
5	JUDGE STEIN: that question
6	MS. RYLAND: They might, yes
7	JUDGE STEIN: when they come up.
8	MS. RYLAND: might have a better
9	answer to that.
10	JUDGE WARD: If those tanks, assuming
11	we can get verification
12	MS. RYLAND: Right.
13	JUDGE WARD: they haven't yet been
14	permitted, we're assuming they haven't yet been
15	permitted, if they were permitted, would that be
16	a change within the meaning of (a)(4)?
17	MS. RYLAND: No, I don't believe it
18	would, because these tanks, the fact that they
19	were going to be permitted is clear in the
20	record. It was discussed in the 2012
21	application. As I said, there were several
22	notices of change to Outfall 051 that were

1 provided to EPA. So, EPA was well aware and it was in 2 3 the record at the time of the permit issuance in 2012 that these SETs were going to be coming 4 5 online eventually. And so, I think that was 6 taken into consideration in writing the permit. 7 So, if, just another JUDGE WARD: scenario, so if a facility had applied for a 8 9 permit and during the permit application process 10 stated, we anticipate the possibility that within the next five years, we'll be hooking up to a 11 12 POTW --MS. RYLAND: Right. 13 14 JUDGE WARD: -- then, that occurs during the permit term, would there be a basis 15 for termination under (a) (4) in that scenario? 16 MS. RYLAND: I don't think so. There, 17 again, just in that termination of a permit is 18 such a severe -- it's described in the preamble 19 20 to the Regs as basically an enforcement action. And the other three items are -- the other three 21

causes for termination are based on wrongdoing by

health of the 1 the permitee or harm to 2 environment. So, I think we would probably -- I 3 think that even if the Agency said, okay, this 4 was -- even if they considered it a change, in 5 that they had actually hooked up to the POTW, I 6 7 can't see that we would view that as something that required such a severe measure. 8 think that we would address that in the next 9 10 permit reissuance. JUDGE LYNCH: Would you consider a 11 request for modification? 12 MS. RYLAND: Yes, I think we probably 13 would consider a request for modification. 14 15 in fact, under the regulations, under regulations for minor mods to permits, the fact 16 17 that the outfall has been totally eliminated, such as by hooking up to a POTW, is cause for a 18 minor modification. 19 20 But that is, of course, assuming that the permitee is requesting to eliminate that 21 discharge from the permit. 22

1 JUDGE WARD: Any further questions? 2 Okay, thank you very much. 3 MS. RYLAND: Thank you very much. JUDGE WARD: We'll hear from 4 next counsel for the Permitees. 5 6 MS. McMICHAEL: Thank you. May it 7 please the Board, we appreciate the opportunity to provide these comments today and to assist 8 9 you. A couple of major points here. Outfall 051 10 is an integral part of the RLWTF facility. There has been no evidence of 11 intent to terminate, it's a critical part of the 12 facility, as specified in the 2012 application 13 very clearly, that it exists not only for the 14 prudent and conservative measures in the event a 15 malfunction with, currently, the 16 occurs 17 mechanical evaporator is our only option, 18 also the SETs, which I will try to questions just the solar 19 in a moment on 20 evaporation tanks. But also, importantly, there's a third 21 It is specified in the application that 22 reason.

1 -- it's also described in the permit application section 3.1, that is to support increases in 2 treatment capacity caused by changed to LANL's 3 mission. 4 So, in other words, we may need both, 5 6 not only the outfall, but also the evaporator, to treat our liquid radioactive waste. It's not a 7 question of a replacement and there is no intent 8 9 whatsoever to terminate Outfall 051. Which gets me to your question about 10 the SET and the Outfall. So, the SET, 11 evaporation tanks, were constructed in 2012. 12 13 importantly, they are expressly in the application for the NPDES permit. 14 The work on that was done prior to 15 They are permitted under the NPDES permit. 16 There has been no change, no change because, no, 17 18 they cannot operate. They are also regulated under 19 State's groundwater permit. And in the affidavit 20 he describes the 21 of Michael Saladen, groundwater permit and attaches the proposed 22

permit, which I believe you can take judicial 1 2 notice, it was public noticed, the attachment includes the public notice of this. 3 This is judicially noticeable. 4 This permit, the solar evaporation 5 6 tanks cannot operate under that permit is issued. 7 That permit is expected to be issued this year. 8 The application was submitted, as well, in 2012. 9 And each year that the evaporator, 10 mechanical evaporator is not used increases the potential to need to discharge from Outfall 051, 11 obviously, because it is aging. 12 It's not -- we 13 don't have the solar evaporator as an option now until the final permit is issued. 14 15 Secondly, the groundwater permit has specific conditions to Outfall 051 and you can 16 17 take judicial notice of them under Paragraphs 8, Page 15 -- I'm sorry, Condition 8 of the permit, 18 which is on Page 15, and Condition 21 of that 19 20 permit, which is on Page 27 of the permit, requires use of the Outfall. 21

Requires within, after the permit

1	issued, within 180 days, we are to perform
2	testing, water tightness testing, quantifiable
3	tests and documents that will need to be
4	submitted to the State of New Mexico to
5	demonstrate compliance with this permit.
6	So, there is no question we will be
7	using and need to use that outfall after the
8	groundwater permit is issued in order to comply
9	with the State groundwater permit.
10	JUDGE WARD: If I could just, I think
11	
12	MS. McMICHAEL: Certainly.
13	JUDGE WARD: I would like to confirm
14	what I think I just heard
15	MS. McMICHAEL: Yes.
16	JUDGE WARD: which is that once the
17	zero liquid discharge tanks when the zero
18	liquid discharge tanks are permitted, you have
19	
	180 days to test you'll have to have to have
20	some discharge for purposes of testing and
20	

So, I mean, there's no question, 1 Outfall 051. 2 Outfall 051 is integral to this facility and 3 always consistently has been. when that discharge permit 4 5 issued, we will need to comply with it and some of the compliance conditions, they do require use 6 7 of our discharge points to confirm testing, water tightness testing, flow meters, other sorts of 8 technical issues associated and required as part 9 of that permit. 10 11 We are not going to discharge or would not want to or be prudent to discharge out of 12 Outfall 051 today, because we have a final permit 13 14 that should be issued by the end of this year. We will wait for the final terms and conditions 15 that permit, and then, to comply with that 16 17 permit, we'll be required to test the Outfall. JUDGE LYNCH: You're talking about the 18 19 State permit? 20 MS. McMICHAEL: I am. I'm talking about the State permit, your honor. 21 And it's 22 very integral to the facility. I just can't

emphasize enough how there is no evidence of any intent to terminate. Los Alamos did not reverse itself. Outfall 051 has consistently been part of this facility.

JUDGE LYNCH: So, what's different in nature about Outfall 051 from the other, at least ten, outfalls that you eliminated and that you discussed in your 2012 permit application.

MS. McMICHAEL: Sure. So, the other outfalls that are in the permit application are not associated with the RLWTF facility. So, it's an umbrella NPDES permit, it has many outfalls. We have many outfalls at Los Alamos.

The only outfall at RLWTF is Outfall 051, just for a point of clarification. The -- again, the purpose of that Outfall is to -- the RLWTF facility treats -- is a mission-critical facility, because it is the only facility to treat radioactive liquid wastes that we receive from our scientific and technical experiments throughout the labs go to this facility for treatment.

It is a -- in that sense, it is not an 1 2 option for Los Alamos to stop our work and not 3 discharge or have a point to discharge, because we don't have a permitted outfall, for example. 4 5 It is not an option for Los Alamos to discharge in violation of the Clean Water Act at Outfall 6 7 051, if necessary. Ιf 8 we need have we 9 specifically in the application is there for an 10 increase in treatment capacity by a change to our 11 Lab mission and scope. Things change, things break, right? 12 I mean, this is a conservative, it's 13 14 a very conservative measure to permit for the 15 inevitable of malfunction or anything that can 16 happen in terms of maintenance and repair with 17 the SET, once its operational, and of course right now, the mechanical evaporator. 18 19 JUDGE LYNCH: So, in terms of 20 construction of the zero liquid discharge tanks, in the permit application, which was in January 21

2012 --

1 MS. McMICHAEL: Yes. 2 JUDGE LYNCH: -- you talk about, these 3 aren't too be constructed, the plans are changed. But then, when you file your response to comments 4 5 in 2013, you state in there that they have been constructed. 6 7 did So, the construction happen 8 between those two points and is there anything else in the record or publicly available that you 9 can point to in terms of the construction? 10 11 MS. McMICHAEL: The SETS were the constructed in 2012 and the actual 12 ___ 13 construction was in 2012. I'm trying to think, 14 in the comments, there are the comments referring they have been built. 15 We can certainly provide the actual 16 17 date of final construction or anything, if that 18 is important and relevant to this issue, which it obviously is. 19 20 Ι would only say further that 21 critically, the actual SET itself was included, 22 all of the information necessary for permitting

1 included in the permit application in the renewal application of 2012. 2 3 So, that -- since that point in time, really there has been no change, as Mr. Saladen 4 5 said in his affidavit. We have been waiting for permitting of 6 the that through the State 7 Environmental Department, groundwater permit. JUDGE WARD: So, if I could ask you to 8 9 address the question I asked --10 MS. McMICHAEL: Sure. JUDGE WARD: -- the other counsel, the 11 12 standard of review, what standard of review should we apply in this informal appeal? 13 14 MS. McMICHAEL: Well, I think the 15 Agency's decision should be provided the 16 discretion as an Agency final decision of the 17 review of it for unreasonable necessary, 18 arbitrary use of discretion. 19 I think they do have discretion as an Agency and should be afforded that standard of 20 21 review that you would afford any final Agency decision. 22

1	JUDGE WARD: So, clear error or abuse
2	of discretion, much like we would for a formal
3	appeal?
4	MS. McMICHAEL: Correct.
5	JUDGE WARD: Nothing more stringent or
6	less stringent?
7	MS. McMICHAEL: That is my opinion,
8	yes.
9	JUDGE WARD: All right. Thank you very
10	much.
11	MS. McMICHAEL: You're welcome.
12	JUDGE WARD: And we'll hear now from
13	counsel for Concerned Citizens. Five minutes is
14	on the clock for your rebuttal.
15	MR. LOVEJOY: Thank you, your honor.
16	Just to respond to a few points. I wish to
17	emphasize that 122.64 specifies causes for
18	termination expressly for terminating a permit
19	during its term or for denying a permit renewal
20	application.
21	There is no constraint in the
22	regulations. As a matter of fact, the

1 regulations refuse any such constraint requiring a termination issue to be raised during a renewal 2 3 proceeding. Second, on the standard of review, 4 5 there is an ancillary requirement that I think applies to all judicial review, and 6 I 7 that's what is happening here, of Agency action. It's the SEC v. Chenery doctrine, 8 9 which I'm sure the Court has heard of, which says 10 expressly that an Agency action may be sustained on the grounds that the Agency cited in 11 12 decision, but not on new grounds. The idea that the change we're dealing 13 14 with here, which is adoption of the zero liquid 15 discharge system, does not "require" termination of discharges, but only makes them -- leaves them 16 17 in a potential state. That was not used by Region 6, 18 Agency, in its decision, and I submit that that 19 20 cannot be used by this Panel in affirming that decision. 21 JUDGE WARD: You mean the decision

denying your request to terminate? 1 2 MR. LOVEJOY: Yes, at the Agency level, 3 yes. Counsel for the Region and also counsel for the Lab have recited up, down, and sideways how 4 5 there is a potential for discharge here, that's very important to them. And, yet, nothing 6 7 has happened over seven years. And the cases like Water Keepers and 8 the like, the National Pork Producers, and there 9 are certainly others, say flatly that EPA cannot 10 11 issue a permit for a potential. JUDGE WARD: If I could go back to the 12 think you were making about the 13 I 14 versus Chenery --MR. LOVEJOY: Yes, your honor. 15 JUDGE WARD: -- and the Region's letter 16 17 of denying for August 2017 your request termination, what point do you think was not made 18 in that letter? 19 MR. LOVEJOY: The idea that a change in 20 condition doesn't require that discharges end. 21 22 There has been a change, certainly the

liquid discharge facility has been a major change at this facility, and counsel for the Lab and counsel for the Region are making much of the fact that even after all of those changes, it's still possible to discharge through the Outfall. And I submit that that is not what the Region relied on.

JUDGE WARD: Well, I'm looking at the letter, the Region's letter, on Page 2, and the third paragraph that begins, finally, which states: finally, EPA is not aware of a change in any condition that would warrant termination.

And then, it goes to describe what the Permitee had requested in their application, describing the no-discharge nature of Outfall 051, but specifically seeking permit coverage to protect against liability in case of a future discharge, and talking about the circumstances under which a discharge could occur. So, what do you think is missing in that paragraph?

MR. LOVEJOY: What's missing is a reliance on the regulation, the terms of the

1	regulation, to refuse a termination. They're
2	saying, I certainly see that, that a discharge
3	could occur. And this seems to be the trigger
4	for their own exercise of discretion.
5	Or perhaps it's their acceptance of
6	the Permitee's exercise of its discretion,
7	because later on in the letter, the statement is
8	made that EPA often defers to the request of a
9	permitee for a permit on the grounds that they
10	might need it because of a potential discharge.
11	That, I grant, is in the letter.
12	They're simply not relying, they're not citing
13	the regulation as the basis for their decision.
14	JUDGE WARD: Well, I think the citation
15	in the paragraph refers to Section 122.64(a)(4).
16	That's the
17	MR. LOVEJOY: They cite to it.
18	JUDGE WARD: They cite to the
19	regulation
20	MR. LOVEJOY: Of course.
21	JUDGE WARD: which refers and the
22	sentence states, they're not aware of any change

in any condition, within the meaning of that 1 2 regulation. 3 MR. LOVEJOY: They seem to be relying on the change in condition issue, to me. 4 JUDGE WARD: As opposed to? 5 6 MR. LOVEJOY: Whether the change in condition requires that discharge be terminated. 7 8 JUDGE WARD: Well, the regulation, 9 under 124.5, doesn't -- it simply requires -- let 10 me take a moment to turn to that. It requires, under 124.5(b), that the Director provide simply 11 12 a brief written response. 13 MR. LOVEJOY: Yes. JUDGE WARD: So, I quess, arguably, it 14 15 doesn't have to provide every single point they might make, so long as they make a sufficient 16 enough -- they state the basis, which is there 17 hasn't been a change of condition within the 18 meaning of this regulation. 19 LOVEJOY: Τf that the 20 MR. were 21 situation, this Panel would be permitted under Chenery to agree with that position, but not to 22

go find other rationales for denying the application for termination.

I submit that there is, in addition, a substantial legal question raised by the whole concept of denying a termination because there had been a change, but it didn't require the end the discharges, because that means that of outfall could still be permitted if it possible.

Well, really, anything is possible. And the possibility of a discharge does not support a permit. The Clean Water Act doesn't act on hypotheticals, it acts on concrete situations. And we have no discharge here and we haven't seen one for seven years and that's grounds for termination.

JUDGE WARD: So, thank you very much. I think what we'd like to ask all the parties, and perhaps the Permitees could provide this to the Board in writing, which is anything that is publicly available of which we could take official notice regarding the status of the

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permitting of the zero liquid discharge tanks. 1 that could be provided, perhaps, by next 2 3 Tuesday, February 27, is that doable? All right. 4 MR. LOVEJOY: Is the Court referring to I can tell the the permitting under State law? 5 6 Court that that permit is out, published I believe it's attached to Mr. Saladen's 7 8 affidavit. 9 There is a hearing scheduled in April and there is a substantial question whether that 10 permit can go forward, because I think I said 11 12 before, there's no discharge and the groundwater 13 discharge permits only available are to 14 discharges to groundwater. 15 And in addition, the Water Quality Act, which is the authority for that permit, does 16 17 not apply where a facility is regulated under the Hazardous Waste Act, which we hope will happen 18 19 very soon. 20 JUDGE WARD: Okay. Thank you. 21 MR. LOVEJOY: Thank you. JUDGE WARD: We'll have the Permitee 22

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1	provide that in writing by February 27. Thank
2	you. Okay. Thank you very much, counsel. We
3	appreciate again the time and effort you've spent
4	coming here today, preparing for argument, it was
5	very helpful.
6	MS. DURR: All rise. This session of
7	the Environmental Appeals Board now stands
8	adjourned.
9	(Whereupon, the above-entitled matter
10	went off the record at 12:09 p.m.)
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	

Α
a.m 1:16 4:2
A187 3:10
able 16:17 29:9
above-entitled 1:15
69:9
abuse 18:22 61:1
acceptance 65:5
accompanied 6:8
accompanying
5:22
account 25:16
achieved 8:12
act 8:5,12 17:21,22
19:15 20:3 26:11
26:13 46:15 58:6
67:12,13 68:16,18
action 50:20 62:7
62:10
acts 67:13
actual 39:9 59:12
59:16,21
added 19:19
addition 11:9 12:3
15:8 24:4,6 44:4
67:3 68:15
additional 38:9
46:10,22
additionally 31:2
address 51:9 60:9
addresses 26:8
adjourned 69:8
Administration
3:15
Administrative
1:12
adopting 12:10
adoption 62:14
affidavit 39:3,18
40:5,11 53:20
60:5 68:8
affirm 40:14
affirming 62:20
afford 60:21
afforded 60:20
Agency 1:2 2:11,14
3:2,4 4:5 19:12
23:15 26:5 42:12

1

51:4 60:16,20,21 62:7,10,11,19 63:2 **Agency's** 60:15 aging 54:12 agree 15:9 66:22 **Alamos** 1:7 3:8,10 3:11,16 4:6 5:2 6:3 7:3.13 18:11 23:3 24:15 25:20 31:1 57:2,13 58:2 58:5 Alamos's 12:19 31:17 allegation 10:21 alleged 14:10 alleging 11:2 Alliance 25:10 allocating 4:15 allowed 4:12 allowing 16:6 alteration 24:10 alternative 34:12 44:9 ambitious 31:21 ample 22:18 ancillary 62:5 announces 31:21 answer 49:9 52:18 anticipate 37:6 50:10 appeal 1:7 4:8 18:20 19:2 41:7 41:10 60:13 61:3 appeals 1:1,19,20 1:22 4:4 25:5 42:11 69:7 appear 19:3 APPEARANCES 2:1 3:1 Appellants 43:11 Applicant 16:13 28:6 application 9:3 12:15 13:10 15:1

52:22 53:1,14 54:8 57:8.10 58:9 58:21 60:1,2 61:20 64:14 67:2 applied 20:17 27:1 27:9 50:8 **applies** 9:13 18:1 27:7,8 34:9 62:6 apply 24:22 25:12 26:6.20 32:10 60:13 68:17 applying 26:4 appreciate 48:12 52:7 69:3 appreciation 5:5 appropriate 24:21 **April** 68:9 arbitrary 60:18 Arends 2:4 6:9 arguably 66:14 argument 1:4 4:6 4:14,16,18,20 5:7 5:14,21 6:1 45:3 69:4 arguments 5:13 6:19 aside 39:17 asked 41:4 60:9 asking 9:19,20 13:12,13 20:5 26:20 assert 16:8 asserted 16:8 assist 52:8 Assistant 6:17 associated 56:9 57:11 **assume** 5:8,10 21:10 37:15 assuming 47:12 49:10.14 51:20 attached 68:7 attaches 53:22 attachment 54:3 attention 15:22 21:1 attorney 6:10 audience 11:7

August 30:7 63:17 authority 30:5 35:20 68:16 availability 32:2 available 11:15 30:19 33:7,15 40:1 43:5,10 47:4 47:11 48:6,7,9 59:9 67:21 68:13 Avenue 1:14 2:17 3:5 awaiting 17:20 aware 28:2 50:2 64:11 65:22

B **b** 46:5 back 22:6 42:10 63:12 **backup** 36:15 based 19:13 36:18 37:8 50:22 **bases** 14:9 basically 19:10 35:8 50:20 basis 16:9 21:7,18 22:2 23:6,11 28:16 29:1 42:20 43:16 50:15 65:13 66:17 began 12:5 begins 64:10 behalf 2:2,10 3:2,8 5:47:2,6 believe 26:13 39:3 40:19 44:21 49:17 54:1 68:7 best 14:1 Beth 1:18 4:10 better 49:8

big 21:13

69:7

blatant 22:14

Board 1:1 3:20 4:4

42:2,21 44:18

5:1,4 18:21 35:7

39:2 40:1,13 41:6

46:11 52:7 67:20

15:3,18 17:6 23:9

28:9 31:16 43:5

49:21 50:9 52:13

Board's 4:14 **Box** 3:10 breadth 46:15 break 58:12 breakdown 16:22 24:11 37:21 brief 20:10 27:18 36:15 66:12 briefs 5:6 36:11 bring 7:22 40:18,21 **broad** 36:8 brought 15:22 21:1 build 11:21 Building 1:13 **built** 30:12,17 59:15 **CAFO** 36:17 CAFOs 26:14 called 12:2

capacity 53:3 58:10 carries 8:18 case 5:11,16 7:12 10:8 16:13 18:5 19:17 22:12 23:22 24:2 25:9 26:2,8 26:21 27:6 28:17 29:16 36:8 37:3,5 37:18 38:5 39:15 39:22 42:5 43:8 46:2 64:17 cases 27:4 63:8 category 32:20 cause 35:17 51:18 caused 53:3 causes 41:15 50:22 61:17 ceding 7:7 cell 4:11 Cerrillos 2:5 certain 21:14 certainly 23:21 24:20 29:6 40:21 55:12 59:16 63:10 63:22 65:2 CFR 10:14 challenged 42:17

change 10:21 11:1 13:5,14,18 14:6 14:11,13,17 15:4 15:11,19 17:12,14 21:4,6,16,18,21 21:22 22:5,17,18 22:22 24:7 32:3 43:21 44:1,11,18 44:22 45:4 46:12 47:21 48:1.1 49:16,22 51:5 53:17,17 58:10,11 60:4 62:13 63:20 63:22 64:1,11 65:22 66:4,6,18 67:6 changed 35:16 53:3 59:3 changes 11:4 12:16 22:13,19 48:15 64:4 changing 13:11 21:19 31:11 Chenery 62:8 63:14 66:22 Chevron 26:17,18 circumstances 26:3 33:15 64:18 citation 65:14 cite 65:17,18 cited 36:11 62:11 citing 26:17 65:12 citizen 32:22 Citizen's 40:16 Citizens 2:2,4 4:18 4:19 6:2,5,8 41:4 46:14 61:13 Citizens' 42:14 **claim** 30:17 claimed 27:18 **claims** 28:16 clarification 57:15 Clean 8:5,12 19:15 20:3 26:11,13 46:15 58:6 67:12 clear 17:7 18:22

28:1,6 30:15

33:13 38:10 41:10

41:21 42:11 43:1 43:10 44:10 45:15 49:19 61:1 clearly 29:10 43:6 52:14 Clerk 3:20 clock 61:14 close 34:10 closer 7:22 closure 32:16 colleagues 48:22 combination 46:5 come 14:14 49:7 comes 42:9 coming 46:8 48:17 50:4 69:4 comments 12:19 31:1,9,17 41:1 52:8 59:4,14,14 company 27:1 compliance 55:5 56:6 comply 55:8 56:5 56:16 concept 67:5 concern 8:9 concerned 2:2.4 4:18,19 6:2,5,7 20:19,21 32:22 39:12 40:15 41:4 42:14 46:14 61:13 concerns 9:10 conclude 46:11 concrete 13:19 19:16 31:13 67:13 condition 10:22 11:2 13:14 14:7 14:12,12,14 22:1 46:12 47:22 48:1 54:18,19 63:21 64:12 66:1,4,7,18 conditions 34:6 35:16 43:21 46:21 54:16 56:6,15 configuration 13:10 31:10 confirm 55:13 56:7 Congress 25:3,6

connected 7:14 34:13 connecting 8:4 connection 32:16 33:19,20 34:11 conservative 52:15 58:13.14 consider 42:21 51:11,14 consideration 50:6 considered 51:5 consistently 56:3 57:3 constitute 35:17 Constitution 1:14 constraint 61:21 62:1 constructed 11:19 12:8,12,20 17:16 31:3,6 47:7 53:12 59:3,6,12 construction 13:18 15:5 31:12 58:20 59:7,10,13,17 contained 15:2 contending 13:16 contest 28:17 continued 3:1 10:3 contrary 30:18 34:17 control 25:21 convincing 23:22 correct 9:5,14 12:1 37:12 55:22 61:4 counsel 2:15 3:4 6:17,20,21 20:8 39:8 52:5 60:11 61:13 63:3,3 64:2 64:3 69:2 couple 52:9 course 8:5 51:20 58:17 65:20 court 7:12 13:9 29:5 62:9 68:4,6 Courtroom 1:12 courts 25:5 coverage 35:18 37:6 38:5 39:15

chance 38:1

43:8 46:9 64:16 covered 47:4 criteria 20:17 21:14 critical 52:12 critically 59:21 currently 52:16

D

D.C 1:2 Dallas 2:18 date 59:17 Dawn 3:3 6:20 days 55:1,19 **DC** 1:14 3:5 deal 25:10 41:15 dealing 11:13 25:13 32:6 62:13 dealt 10:5 decide 44:18 decided 26:2 decision 12:10 23:20 35:10 39:7 39:22 40:14 60:15 60:16,22 62:12,19 62:21,22 65:13 decisions 5:10 declared 8:4 defers 65:8 definition 45:14 degree 16:11 demonstrate 26:16 55:5 denied 22:16 denying 61:19 63:1 63:17 67:1,5 Department 1:8 3:14 4:7 5:3 6:4 7:7 24:16 49:2 60:7 depend 32:2 36:7 **DeRoma** 3:14 7:5,6 describe 64:13 described 50:19 53:1 describes 53:21 describing 27:3 64:15

designations 20:16 designed 12:8 determined 23:4 determining 41:16 devices 4:11 difference 20:14 27:11 33:10 different 13:4,13 34:6 57:5 difficult 41:21 difficulty 17:11 direct 43:17 directions 10:13 Director 66:11 discharge 8:8,10 8:11 11:1 13:20 17:4,8,9 18:2,3,5 18:7,13 19:14 20:7 22:15 23:9 23:16 24:6,12,13 24:18 25:4 26:17 28:5,10,19 31:3 32:17 34:15 36:6 36:13 37:1,2,3,4,6 37:12,18 38:2,22 39:5,10,14,15 40:3,7 43:8 44:2 45:20 46:1,4 47:6 51:22 54:11 55:17 55:18,20 56:4,7 56:11,12 58:3,3,5 58:20 62:15 63:5 64:1,5,18,19 65:2 65:10 66:7 67:11 67:14 68:1,12,13 discharged 7:16 discharges 8:6 21:11 22:9 25:2 27:20 28:3 35:12 35:14,22 36:5,19 43:3 62:16 63:21 67:7 68:14 discharging 23:12

29:4,10,17

21:11

disclosed 20:18

discontinuance

discontinued 22:9

discretion 19:1 26:3,9 35:20 36:2 36:9 41:12,16 60:16,18,19 61:2 65:4,6 discussed 43:4 49:20 57:8 disposal 34:12 44:9 dispose 38:11 disproved 17:1 distinction 25:15 27:6 doable 68:3 doctrine 62:8 documents 55:3 dormant 32:8 34:14 draft 68:7 drafted 25:3 drew 25:6 dry 32:7 34:14 due 31:12 Durr 3:20 4:3 69:6

E

e.g 32:16 easily 33:21 **East** 1:13 effect 28:21,22 31:22 effort 5:5 69:3 **EIS** 12:9 either 15:22 25:18 40:4,11 45:7 48:5 elements 19:17 eliminate 8:6 51:21 eliminated 8:10 35:15 51:17 57:7 Elimination 8:8 emphasize 5:18 57:1 61:17 Energy 1:8 3:14 4:7 5:3 6:4 7:7 24:16 49:3 enforcement 50:20 enter 16:17

entire 8:20 11:4

entity 24:9 25:13

entities 27:1

environment 51:2 Environmental 1:1 1:2,19,20,22 2:10 2:14 3:2,4 4:3,4 60:7 69:7 **EPA** 1:13 4:22 6:2 6:15,18 8:22 25:11 26:2,9,14 29:7 35:1,19 36:8 41:12,15 50:1,2 63:10 64:11 65:8 episodic 35:21 equipment 24:7 error 18:22 41:10 41:21 42:11 61:1 **ESQ** 2:3,4,13 3:3,9 3:14 establish 22:8 Eurika 3:20 evaporation 11:10 11:21 13:19 30:11 31:13 38:14 43:4 44:4.7 47:22 52:20 53:12 54:5 evaporator 12:3 15:6,9 24:4 52:17 53:6 54:9,10,13 58:18 event 24:13 52:15 eventually 50:5 evidence 23:8 30:19 35:13 52:11 57:1 example 19:16 32:14 33:18 34:10 36:11,15 38:20 58:4 examples 32:18 33:18 34:5 36:12 36:16 45:18,19 exception 8:17 exclusive 33:18 **excuse** 9:4 44:13 exemption 8:19,20 25:22 29:11 exercise 65:4,6 Exhibit 30:22 31:9

descriptions 20:16

exists 48:9 52:14

expectation 37:10 expected 54:7 experiments 57:20 expire 40:18 explore 5:15 express 5:5 expressly 53:13 61:18 62:10 extraordinary 33:4

F

face 16:18 19:3 26:14 faces 25:7 facilities 21:13 24:4 facility 7:15 11:13 13:1,8 16:18 20:12 21:4,6 22:1 22:7,15,22 27:20 31:2 37:1,7,21,22 38:7.21 39:3 40:7 47:19 48:16 50:8 52:10,13 56:2,22 57:4,11,17,18,18 57:21 64:1,2 68:17 fact 17:8 22:11 28:15 34:17 48:17 49:18 51:15,16 61:22 64:4 facts 28:8 36:7 42:18,19 43:10 failed 21:22 fairly 17:7 32:20 fall 42:10 far 27:9 39:11 40:6 40:9 Fe 2:6 February 1:11 68:3 69:1 federal 11:13 fig 9:2 fighting 28:7 file 59:4 filed 5:7,9,19 11:15 15:1 29:19 39:3 final 54:14 56:13,15 59:17 60:16,21

finally 5:1 6:3 35:19 64:10,11 find 43:14 67:1 first 4:17 29:20 30:4 35:9 five 4:20 5:3 6:14 31:12 34:22 35:5 50:11 61:13 five-year 29:1 **flatly** 63:10 flow 56:8 focusing 45:9 **FOIA** 11:15 foresee 25:1 forgive 47:1 Form 13:9 31:10 formal 18:20 41:9 42:10 61:2 forth 27:17 forthcoming 12:16 forward 68:11 found 40:4 four 14:9 35:8 37:11 46:19 free 40:21 full-blown 16:5 fully 35:10 functional 17:19 further 8:13 34:20 52:1 59:20

G

future 36:19 43:8

64:17

gather 13:18 General 3:4 6:21 generally 42:4 give 5:16 29:7,13 given 34:10 gives 32:14 go 11:16 29:5 38:1 57:21 63:12 67:1 68:11 goes 37:17 39:9 64:13 going 16:5 22:6,21 32:1,6 36:20 49:19 50:4 56:11 good 4:13 6:16 7:5 29:5 Gorsuch 19:17 government 19:21 grant 10:9 28:16 29:9 65:11 great 17:22 41:15 grounds 16:8,14 62:11,12 65:9 67:16 groundwater 39:4 39:6 47:18 53:20 53:22 54:15 55:8 55:9 60:7 68:12 68:14 quess 37:22 38:13 41:21 43:13 45:17 66:14

Н

14:21 18:15 36:20

happen 11:11

58:16 59:7 68:18 happened 13:4,14 13:22 14:22 18:18 28:14,19 30:8,11 34:1 48:2 63:7 happening 62:7 hard 28:17 harder 28:8 29:16 harm 51:1 hate 22:4 hazardous 8:15 68:18 head 33:9 health 51:1 hear 4:17,22 5:1 8:3 24:14 35:1 52:4 61:12 heard 47:6,7 55:14 62:9 hearing 1:16 68:9 helpful 8:2 69:5 honor 6:6 7:1,11 9:14,18 11:4 14:2 17:2,16 18:16 19:9 20:15,22 25:7,18 56:21

61:15 63:15 Honorable 1:18,20 1:21 4:9 honors 7:5 hooked 51:6 hooking 45:21 50:11 51:18 hope 68:18 hoping 37:2 hypothesis 19:22 hypothetical 19:14 21:10 hypotheticals 67:13

idea 62:13 63:20 immediately 48:9 implying 30:18 important 21:13 59:18 63:6 importantly 52:21 53:13 imposing 26:14,20 inappropriate 24:8 24:18 include 24:22 included 59:21 60:1 includes 54:3 including 23:10 increase 38:5 58:10 increases 53:2 54:10 independent 16:2 indicate 12:19 46:6 indicates 11:18 inevitable 58:15 informal 19:2 41:7 60:13 information 11:14 14:2 28:5 30:12 31:14 33:7 40:1 47:5,11 48:6,13 59:22 initially 12:5 initiate 10:13

inquire 35:3

instance 36:5 integral 52:10 56:2 56:22 intended 32:19 38:12,14 44:5 intending 37:2 intent 52:12 53:8 57:2 interested 16:15 32:9 intermittent 17:4,9 interrupt 9:5 introduce 5:21 involuntarily 27:8 **issuance** 21:5,6 50:3 issue 14:11 19:13 19:21,22 20:3 21:4 26:3 30:5 33:5.6 35:12.20 36:22 39:16 40:18 40:21 44:17 59:18 62:2 63:11 66:4 issued 12:13,21 13:6,15,22 14:8 16:7 20:6 22:2,19 23:6,16 27:15 30:7 31:5 33:8 37:9,11 39:19 43:2,11 44:19 46:18 54:6,7,14 55:1,8 56:5,14 **issues** 5:11 42:4 56:9 issuing 16:6 36:9 items 33:16 50:21

January 4:15 58:21 Jemez 3:16 Joni 2:4 6:9 JR 2:3 Judge 1:19,20,22 4:13 6:11,15,22 7:9,21 8:2 9:4,12 9:15,19 10:5,9,16

10:19 11:6,11,17

12:1,11,18 13:2

13:12,21 14:3,5 14:19,21 15:4,12 15:15 16:4 17:3 17:17 18:4,8,19 20:8,10,19 21:3 21:20 22:20 23:14 24:1,8 25:8 26:1 26:19 27:14,22 28:11,20 29:2,12 29:19 30:1,4,14 30:16 31:15 32:13 34:2,4,19,19,22 35:5 36:1,10 37:8 37:14 38:16,19 39:17,21 40:8,13 41:1,4,18 42:2,13 43:13,16 44:13,16 45:8,12 46:10,22 47:3,10,15 48:4 48:12,21 49:2,5,7 49:10,13 50:7,14 51:11 52:1,4 55:10,13,16 56:18 57:5 58:19 59:2 60:8,11 61:1,5,9 61:12 62:22 63:12 63:16 64:8 65:14 65:18,21 66:5,8 66:14 67:17 68:20 68:22 Judges 4:9 judgment 19:12 judgments 19:11 judicial 40:2 54:1 54:17 62:6 judicially 54:4 jurisdictional 20:2 27:12 46:13

K

Kathy 1:21 4:9 Kay 1:20 4:10 keep 7:19 8:21 28:7 Keeper 25:10 Keepers 26:7 63:8 kind 16:11 24:9 33:14 37:16 39:16 know 5:6 11:12 17:10 18:7,10,11 18:15 20:15 21:17 27:5,9 36:19 40:10 41:20 42:19 48:14 (nows 7:12

knows 7:12 Lab 7:18 8:17 17:20 20:17 31:21 58:11 63:4 64:2 Laboratory 3:8,10 7:14 labs 18:12 57:21 lacks 26:2 language 33:12 34:2,6,9 **LANL** 47:18 48:3 **LANL's** 53:3 late 12:5 29:1 law 25:3 26:21 34:17 68:5 laws 8:16 lay 14:8 lead 27:19 **leaf** 9:2 **leaves** 62:16 Leaving 39:17 **left** 34:13 legal 18:17 19:10 19:11 28:14 67:4 legality 27:11 **let's** 6:1 letter 30:4 63:16,19 64:9,9 65:7,11 level 12:6 63:2 liability 64:17 limit 27:13 36:5 limited 32:20 33:4 33:14.15 limits 36:1,3 Lindsay 2:3 6:7 lindsay@lindsayl... 2:7 liquid 7:15 13:20

22:15 24:6 31:3

47:6 53:7 55:17

55:18 57:19 58:20

62:14 64:1 68:1 list 20:11 **listed** 33:16 little 7:22 **LLC** 1:8 3:8,10 4:6 location 8:9 long 11:20 28:20 66:16 longer 46:9 look 11:16 45:18 looking 64:8 Los 1:7 3:8,10,11 3:16 4:6 5:2 6:3 7:2,13 12:18 18:11 23:3 24:15 25:20 31:1,17 57:2,13 58:2,5 **lot** 17:1 lots 36:16 **Lovejoy** 2:3 6:6,7 6:13 7:11 8:1,3 9:9,14,17,22 10:7 10:12,17 11:3,8 11:12,20 12:2,14 12:22 13:7,16 14:1,4,17,20,22 15:7,13,17 16:12 17:13,19 18:6,9 19:8 20:9,15,21 21:9 22:4 23:8,18 24:3,20 25:17 26:7 27:5,16 28:4 28:12,22 29:3,14 29:22 30:2,10,15 31:8,19 33:16 34:3,8,21 35:3,6 61:15 63:2,15,20 64:21 65:17,20 66:3,6,13,20 68:4 68:21 Lynch 1:20 4:10 9:19 10:5,9,16 11:11,17 12:1,11 12:18 13:2,12,21 14:19,21 15:4 18:4,8 20:8,10,19 24:1 27:14,22

28:11,20 29:2,12

29:19 30:1,4 34:2 34:4,19 36:1 41:18 44:13,16 51:11 56:18 57:5 58:19 59:2

M

M 3:9 maintains 8:18 maintenance 16:22 17:5 23:11 37:16 38:4 58:16 major 22:18 52:9 64:1 making 24:9 35:10 63:13 64:3 malfunction 24:11 37:15,20 38:3 52:16 58:15 management 21:15 manages 8:14 Mary 1:18,20 4:9,10 material 11:8 materially 17:15 materials 17:7 matter 1:6,15 6:19 7:4 34:17 61:22 69:9 matters 12:7 McMICHAEL 3:9 7:1,2,8 52:6 55:12 55:15,22 56:20 57:9 59:1,11 60:10,14 61:4,7 61:11 mean 17:5 22:13 23:5 34:16 36:4 37:10 56:1 58:13 62:22 meaning 49:16 66:1,19 **means** 67:7 meant 32:15 measure 51:8 58:14 measures 52:15 mechanical 12:3 15:8 52:17 54:10

58:18 meet 43:22 45:1,6 45:13 46:20 **member** 16:16 mentioned 36:22 Messier 3:3 6:20 messier.dawn@e... 3:6 met 41:15 45:6,9 meters 56:8 methods 34:12 Mexico 55:4 Michael 53:21 microphone 7:22 mind 42:9 minor 51:16,19 minutes 4:19,20 5:1,3 6:14 35:1,5 61:13 missing 64:20,21 mission 38:6 53:4 58:11 mission-critical 57:17 modification 34:7 51:12,14,19 modified 9:21 mods 51:16 moment 9:5 52:19 66:10 moot 18:5 morning 4:13 6:16

N

7:5 35:8

motive 18:17

moved 13:12

name 6:16 7:1 National 1:7 3:8,10 3:15 4:6 5:2 6:3 7:3,13 8:7 25:9 63:9 nature 34:5 57:6 64:15 navigable 19:20 necessarily 43:19 necessary 13:17 15:10 16:21 46:12

58:7 59:22 60:17 need 19:18 38:2,8 39:4 45:5 46:9 53:5 54:11 55:3,7 56:5 58:8 65:10 needed 38:11 47:19 needing 38:22 needs 19:18,19 23:10 27:19 28:9 28:11,12 never 22:16 new 13:18 31:13 32:21 33:1,11 55:4 62:12 **NM** 2:6 3:11,16 NM0028355 1:9 4:8 **no-** 36:12,22 37:3 no-discharge 37:7 64:15 **no-flow** 20:13 nothing's 28:18 **notice** 1:16 40:2 54:2,3,17 67:22 noticeable 54:4 noticed 54:2 notices 48:14 49:22 November 30:6 **NPDES** 1:7 4:8 7:19 8:18,21 9:12,16 19:13,22 25:1 26:15 53:14,16 57:12 nuclear 2:2,4 3:15 4:18 6:8 11:13 **Number** 4:7.8 numerous 44:6 **NW** 1:14 3:5

0

objecting 9:6 objection 27:15 obligation 26:15 obvious 39:18 obviously 54:12 59:19 occasion 15:21 occur 15:19 64:19 65:3 occurred 13:5 32:3 occurs 50:14 52:16 offhand 40:10 Office 2:15 3:4 6:20 official 67:22 Oh 8:3 okay 6:15 8:1 31:19 31:19 34:19,20 43:15 47:2 48:11 49:1 51:4 52:2 68:20 69:2 old 37:21 once 14:7 17:7 55:16 58:17 ones 5:18 online 48:17 50:5 00 30:22 open 11:14 operate 53:18 54:6 operated 21:14 22:7,22 operation 27:20 operational 17:8,17 47:17,20 48:20 58:17 operations 21:17 21:19 24:10 opinion 61:7 opportunity 5:14 5:16 52:7 opposed 25:12 26:5 66:5 option 52:17 54:13 58:2,5 oral 1:4 4:5,15 5:14 order 4:15 14:14 55:8 organization 6:10 ought 24:22 outfall 7:13,19 9:7 9:10 10:2,4 13:11 16:14,20,22 20:14 23:4,12 31:11 32:7 33:21 34:13 35:15 38:15 40:8 44:6,12 48:15 49:22 51:17 52:9 53:6,9,11 54:11

54:16,21 55:7 56:1,2,13,17 57:3 57:6,14,14,16 58:4,6 64:5,15 67:8 outfalls 9:8,13,18 20:11,13 57:7,10 57:12,13 outlined 4:14

P

P-R-O-C-E-E-D-I-... 4:1 **p.m** 69:10 P.O 3:10 Page 20:11 23:1 27:22 31:10 54:18 54:19,20 64:9 Pages 27:17 Panel 10:12 15:9 62:20 66:21 panels 11:18 papers 24:15 paragraph 20:11 64:10,20 65:15 Paragraphs 54:17 parenthetical 32:14 33:12,17 45:19 part 10:18 35:9 42:12 43:22 45:15 52:10,12 56:9 57:3 partial 10:1 particular 12:7 18:17 30:18 34:5 42:5 44:17 48:19 particularly 36:16 parties 5:6,21 32:9 67:18 parties' 5:15 parts 11:8 12:8 party 16:16 passage 24:2 **passed** 37:11 passing 37:22 pathway 38:9,11 pause 29:7,13

Pennsylvania 3:5 people 25:11 27:10 perform 55:1 period 12:4 permanent 10:22 permit 1:9 4:7 7:19 8:16,18,22 9:1,6 9:12,16,20 10:3 12:12,19,20 13:5 13:15,22 14:8 15:16,20 16:6,7 16:10,15 19:13,22 20:5 21:5,7 22:1 22:19 23:6,15,18 24:12 25:1,4,14 25:18 26:3,5,6,15 27:1,7,8,10,13,15 28:7,16,20 29:9 30:6,7 31:1,4 32:4 33:5,8,11 34:16 35:17 37:4,9,11 38:4 39:4,6 40:18 41:13 42:17 43:2 43:8,11 44:19 46:8,17 47:18 50:3,6,9,9,15,18 51:10,22 53:1,14 53:16,20,22 54:1 54:2,5,6,7,14,15 54:18,20,20,22 55:5,8,9 56:4,10 56:13,16,17,19,21 57:8,10,12 58:14 58:21 60:1,7 61:18,19 63:11 64:16 65:9 67:12 68:6,11,16 permitee 26:4 39:14 43:7 46:7 51:1,21 64:14 65:9 68:22 Permitee's 39:8 65:6 permitees 5:2 6:3 7:3 35:21 37:5 46:3 52:5 67:19

permits 20:3 25:12

26:9 35:20 36:9

36:13 37:1 39:16 51:16 68:13 permitted 47:8,13 49:14,15,15,19 53:16 55:18 58:4 66:21 67:8 permitting 16:5,9 17:20 32:21 33:1 33:9 40:4,20 59:22 60:6 68:1.5 pertinent 33:19 phones 4:11 place 17:14,15 23:13 33:20 plan 24:10,17,21 planned 48:15 planning 24:22 plans 12:10 24:21 31:21 38:21 59:3 plant 32:16 45:21 **play** 8:13 pleadings 5:9,19 please 4:10 35:7 52:7 point 13:7 16:12 18:10 19:19 20:4 22:6,10 26:1 31:20 32:3 36:21 42:15,21 43:12 45:15 47:12,21 48:5,8,20 57:15 58:3 59:10 60:3 63:13,18 66:15 pointedly 24:5 pointing 40:3 points 5:17 35:9 44:6 52:9 56:7 59:8 61:16 pollutant 8:7 19:19 pollutants 7:16 8:6 polluted 20:1 pollution 25:21 ponds 11:21 30:11 Pork 25:8,10 63:9 position 66:22 positions 5:15 possibility 24:11 24:17 26:12 50:10

67:11 possible 25:4 28:11 28:12 34:15 64:5 67:9,10 possibly 39:9 potential 14:9 20:12,13 26:16 35:14 39:13 40:2 40:6 54:11 62:17 63:5,11 65:10 potentially 17:5 **POTW** 32:17 33:19 34:11 45:21 50:12 51:6,18 preamble 50:19 precedent 14:13 precise 26:10 precluding 32:21 preparing 5:7 69:4 present 3:19 19:18 presenting 6:18 presiding 4:10 pretty 19:15 29:4 29:10 41:22 43:9 prevail 9:16 prevent 9:3 prevents 26:14 previous 34:13 previously 33:21 principal 6:9 prior 11:19 53:15 probably 24:22 51:3,13 proceed 4:14 7:10 proceeding 9:9 10:14,18,20 11:9 16:6,9 21:2 32:4 32:22 33:1,11 48:6,8 62:3 proceedings 43:18 process 16:1,3 17:20 40:20 50:9 **Producers** 25:9,10 63:9 professed 28:9 program 33:9 36:17 36:17 programs 36:18

project 12:5 13:20 **prong** 45:5,7,9 proposed 53:22 protect 64:17 Protection 1:2 2:11 2:14 3:2,4 4:5 protocols 21:15 prove 13:17 14:6 15:10 29:16 proves 24:2 provide 9:2 19:4 52:8 59:16 66:11 66:15 67:19 69:1 provided 50:1 60:15 68:2 provision 10:6 14:15 prudent 24:12 52:15 56:12 prudently 24:17 public 11:14 16:16 18:12 43:5 54:2,3 publicly 33:7 39:22 47:4,11 48:6,7 59:9 67:21 published 68:6 purpose 8:4,11 9:1 16:4 57:16 purposes 25:21 41:7 55:20 pursuant 1:16 **pursue** 29:16 pursued 21:2 purview 14:14 put 5:6 36:15 38:7 41:5

Q

Quality 17:21 68:15 quantifiable 55:2 question 7:18 13:4 13:13 17:13,22 18:8 21:4,20 25:14 26:8 39:18 41:5 44:20 46:11 46:14,22 49:5 53:8,10 55:6 56:1 60:9 67:4 68:10 questioning 30:5 questions 5:12 19:10 52:1,19 quickly 31:22 quite 33:19 quote 27:7,8 quote/unquote 36:12

R R3:14 radioactive 7:14 53:7 57:19 raise 5:17 27:14 raised 5:11 43:12 46:14 62:2 67:4 raising 32:22 rationales 67:1 RCRA 8:18 9:3 25:22 29:11 Rd 2:5 reach 44:16,19 46:13 reached 5:10 read 5:8 10:8 11:17 17:5 46:5 reading 13:3 19:16 31:6,16 42:14 really 5:14 25:19 27:11 37:3 42:16 60:4 67:10 reapplication 40:20 43:7 reason 18:2 21:12 38:6 52:22 reasonable 37:10 37:20 reasons 27:16 46:19 rebuilt 11:5 rebuttal 4:21 6:12 35:1 61:14 recall 12:14 receive 57:19 receiving 48:13 recited 63:4 reconstruction 24:5

record 11:18 12:11 13:3 17:6 21:21 23:14 29:5 30:16 30:19 31:7 35:14 37:8 38:10,17,20 39:2,12 40:4,11 43:1 44:3,7 48:4,5 48:16,19 49:20 50:3 59:9 69:10 recording 4:11 records 12:9 recourse 40:16 redline 25:6 reduction 11:1 references 23:10 referred 20:12 44:8 referring 31:17 59:14 68:4 refers 65:15.21 refuse 62:1 65:1 regarded 33:3 regarding 5:11 40:14 47:5 67:22 Region 2:11,16 4:22 6:2,18 10:13 15:22 24:15 28:15 29:8,20 30:5 35:1 35:9 36:10 39:7 39:11,21 43:17 62:18 63:3 64:3,6 Region's 6:18 35:10 40:14 63:16 64:9 Regional 2:15 6:17 Regs 50:20 regulated 53:19 68:17 regulation 33:13 64:22 65:1,13,19 66:2,8,19 regulations 10:6,20 14:7,8 35:11,18 36:4 46:18 51:15 51:16 61:22 62:1 regulatory 8:7 9:2 14:15 reissuance 34:7

rejects 26:12 relevant 59:18 reliance 64:22 relied 64:7 rely 25:9 relying 26:17 65:12 66:3 remain 33:22 remaining 35:4 remand 10:12 remedy 33:4,4 41:14,17 Renea 2:13 6:17 renewal 12:15 13:9 15:1 16:1 23:19 23:20 32:4,11 41:2 60:1 61:19 62:2 renewed 10:3 repair 58:16 repeat 22:5 repermitted 32:9 replacement 38:13 38:15 44:5 53:8 reply 20:10 22:21 23:2 27:18 42:14 42:15 reported 18:12 reporting 55:21 represent 17:3 representations 16:21 represented 16:13 representing 6:7 request 9:10 10:10 28:1 29:20.22 30:22 33:11 35:21 40:15 41:1 51:12 51:14 63:1,17 65:8 requested 25:14,20 38:4 64:14 requesting 51:21 require 26:9 45:22 56:6 62:15 63:21 67:6 required 8:16 14:6 25:11,18,19 26:5

51:10

26:10 27:2 38:7 39:1,20 40:6,9,17 39:14 42:15 43:7 52:19 53:11 54:5 44:20 51:8 56:9 41:3,8,20 42:8,22 46:4,8 47:18 54:13 56:17 43:15,19 44:15,21 64:16 somebody 29:9 requirement 26:20 45:11,17 46:16 47:3 seeks 29:11 47:2,9,14,16 seen 48:1 67:15 somewhat 33:14 62:5 requirements 45:1 48:11,14 49:1,4,6 sense 16:11 17:2 soon 68:19 requires 10:22 18:2 49:8,12,17 50:13 27:2 45:18 58:1 sorry 44:15 54:18 44:1,11 45:10,14 50:17 51:13 52:3 sentence 65:22 sort 36:15 45:17 54:21,22 ryland.renea@ep... separate 12:9 sorts 56:8 66:7,9,10 2:20 September 40:19 sought 37:5 requiring 62:1 seriously 22:16 source 19:20 20:4 S reserve 4:20 6:12 serves 9:1 20:4 **Safety** 2:2,5 4:19 6:13 session 4:5 69:6 speak 39:8 6:8 reserving 13:7 set 27:17 36:3 42:3 **specific** 5:17 15:10 sake 45:3 53:11,11 58:17 respect 9:6,7 10:3 34:4 54:16 Saladen 53:21 60:4 respond 61:16 59:21 specifically 4:17 Saladen's 68:7 response 59:4 **SETs** 47:20 50:4 26:8 30:21 58:9 Santa 2:6 66:12 52:18 59:11 64:16 saying 13:21 14:18 restriction 16:2 seven 7:17 16:19 specified 52:13,22 28:13 29:8,8 45:2 rev 38:7 18:16 23:21 28:18 specifies 61:17 65:2 reverse 57:2 29:2,3,17 34:14 **spell** 11:6 says 14:4,11 15:15 reversed 23:3 63:7 67:15 **spent** 69:3 15:17 26:2,13 review 18:21 19:4,5 severe 41:14,17 standard 18:21 32:15 44:1 48:19 41:6 42:3 60:12 50:19 51:8 19:4,5 41:6 42:3 62:9 60:12,17,21 62:4 **share** 5:16 42:10 60:12,12,20 **scenario** 50:8,16 show 14:13 21:22 62:6 62:4 scheduled 68:9 reviewing 18:22 40:2 stands 69:7 **scheme** 16:11 revocation 34:7 shows 12:11 44:4 start 6:1 scientific 57:20 right 12:18 19:11 shutting 45:20 state 8:16 17:21 scope 38:6 46:13 32:8 37:13 38:18 sideways 63:4 22:21 31:2 47:19 39:20 45:11 47:9 58:11 **Silas** 3:14 7:6 48:7 53:21 55:4,9 seated 4:12 47:16 49:12 50:13 silas.deroma@n... 55:21 56:19,21 **SEC** 62:8 63:13 58:12,18 61:9 3:17 59:5 60:6 62:17 second 35:12 43:22 simply 22:4 23:1 66:17 68:5 68:3 45:5,15 62:4 rise 4:3 69:6 25:22 65:12 66:9 State's 53:20 Secondly 54:15 **RLWTF** 8:14,20 66:11 stated 12:15 13:9 secrecy 22:8 11:4 13:10 24:5 single 66:15 23:3 33:17 43:6 secret 12:22 13:8 31:11 52:10 57:11 site-wide 12:9 50:10 16:18 57:14,17 **situation** 17:1 18:1 statement 15:2 section 53:2 65:15 25:12 26:22 27:12 Road 3:16 23:1,7 65:7 **Security** 1:7 3:15 29:7 66:21 role 8:13 statements 38:16 4:6 5:2 6:4 7:3 Room 1:13 situations 25:11 states 4:4 64:11 see 24:14 30:14,18 32:7 46:7 67:14 Ross 2:17 65:22 31:19 32:21 33:10 routine 37:16 slightly 18:20 **status** 47:5,12 38:16 45:22 51:7 rules 32:5,6,12,13 smmcmichael@l... 67:22 65:2 **Ryland** 2:13 6:16 3:12 statute 19:16 25:17 seek 26:15 6:17 35:7 36:3,14 solar 11:18 38:14 statutory 8:4 seeking 14:15 21:8 37:13,19 38:18 43:3 44:4,7 47:22 Stein 1:21 4:9 9:4

9:12,15 10:19 take 16:18 18:13 50:18,22 61:18 15:19 16:1,2 22:8 25:15 31:22 33:20 24:2 25:19 30:18 11:6 14:3,5 16:4 62:2,15 63:18 17:3,17 24:8 25:8 40:2 41:16 54:1 64:12 65:1 67:2,5 33:8 35:4 36:5 26:1,19 32:13 54:17 66:10 67:21 67:16 37:10 39:16 40:22 36:10 39:17,21 taken 23:13 43:9 terms 26:10 56:15 42:21 43:1.10 58:16,19 59:10 40:8 42:2 45:8,12 50:6 50:3 60:3 69:3 46:22 47:3,10,15 takes 33:5 64:22 times 16:22 48:4,12,21 49:2,5 talk 59:2 territory 47:1 timing 15:10 49:7 talking 15:5 26:19 test 55:19 56:17 today 6:1 7:8 17:18 steps 10:11 27:12 56:18,20 testing 55:2,2,20 52:8 56:13 69:4 64:18 stop 58:2 56:7.8 Today's 4:13 stopped 29:4 talks 48:16 tests 55:3 tomorrow 18:5 Stormwater 36:17 tanks 12:2,20 13:19 text 35:11 totally 51:17 stringent 19:7,9 15:6 17:8,15,17 thank 6:6, 14, 22 7:9 tough 5:12 41:9,11,19,22 31:3,5,13 38:14 7:11 8:2 34:20,21 treat 53:7 57:19 42:6 61:5,6 43:4 44:5,7 47:6 35:6 52:2,3,6 61:9 treated 38:8,12 61:15 67:17 68:20 strong 39:13 47:22 48:2,17 44:9 study 12:6 16:17 49:10,18 52:20 68:21 69:1,2 treatment 7:15 8:19 53:3 57:22 58:10 subjects 18:19 53:12 54:6 55:17 things 22:20 58:11 submit 8:11 62:19 55:18 58:20 68:1 treats 57:17 58:11 64:6 67:3 technical 56:9 think 9:22 10:17 trigger 65:3 submitted 30:6 57:20 14:10 17:10 19:9 try 52:18 technically 9:22 54:8 55:4 20:9 21:20 22:17 trying 24:16 59:13 substantial 67:4 tell 13:1,8 68:5 23:14 24:3 28:14 Tuesday 68:3 68:10 temporary 10:22 29:5,6,14 30:21 turn 4:11 33:6,8 sufficient 66:16 ten 36:6 57:7 32:1 33:2,12 66:10 34:18 37:19 38:10 suggesting 45:12 tend 46:3 two 13:18 25:5,5 term 12:16 15:16 39:1,8,12 41:8 31:3,5,12 59:8 **Suite** 2:17 15:20 16:15 50:15 support 30:17 53:2 42:2,13,22 43:1,6 **TX** 2:18 61:19 43:9,20,21 44:3 67:12 U terminate 8:22 9:11 44:10,12,22 45:6 supported 35:10 **U.S** 1:2,8 3:14 4:7 14:16 33:6 35:17 supports 34:16 46:3,4,16,17,20 umbrella 57:12 38:20 46:8 52:12 53:9 48:18 50:5,17 understand 10:19 suppose 18:11 57:2 63:1 51:3,4,9,13 55:10 14:5,7 27:3 29:12 30:10 terminated 9:20 55:14 59:13 60:14 30:8 35:13 45:20 46:19 60:19 62:5,6 sure 7:12 18:6 19:8 understanding 63:13,18 64:20 41:22 42:9 48:18 66:7 17:11 57:9 60:10 62:9 terminating 16:10 65:14 67:18 68:11 unit 2:5 8:19 **Susan** 3:9 7:2 61:18 thinking 46:6 United 4:4 third 35:16 38:11 suspect 18:16 termination 10:1,1 units 11:10 sustained 20:6 10:8,10,14 14:9 44:8 52:21 64:10 unpredictable 15:18,21 21:8 thought 17:6 39:12 62:10 35:22 36:18 22:3 28:1 30:22 41:13 **switch** 18:19 unreasonable system 8:7,8 62:15 three 50:21,21 32:2,10,15,20 60:17 33:2,11 34:9 Thursday 1:11 Т unused 33:22 40:15 41:13 42:20 tightness 55:2 56:8 USC 8:15 27:13 **TA-52** 13:19 time 4:15 6:12 7:7 43:17 44:2,11 table 6:20 8:14 11:20 12:4 use 16:14,20,21 45:22 46:4 50:16

32:8,11 33:5 33:22 38:22 41:6 wasn't 18:8.9 22:15 2 54:21 55:7 56:6 waste 7:15 8:15 34:14 36:6 37:11 264:9 60:18 44:9 53:7 68:18 50:11 63:7 67:15 20 4:19 32:8 wastes 57:19 2008 12:9 V Ζ wastewater 8:19 2010 23:17 28:5 zero 13:20 17:7 v 62:8 38:8,12 43:3 value 16:18 22:15 24:6 31:3 water 7:16 8:5,12 **2012** 31:15,17 43:4 various 16:13 47:5 55:17,17 17:21 19:15,20 49:20 50:4 52:13 23:10 27:19 28:9 58:20 62:14 63:22 20:1,3 25:10 26:7 53:12 54:8 57:8 31:21 68:1 26:11,13 46:15 58:22 59:12,13 verification 49:11 55:2 56:7 58:6 60:2 0 versus 63:14 63:8 67:12 68:15 **2013** 31:1,18 59:5 051 7:13 9:7,10 view 51:7 way 10:7 18:12 **2014** 11:19 12:12 10:4 13:11 20:14 violation 58:6 25:3 28:7 13:6.15 21:7 29:1 21:2 23:4,12 vis 38:21,21 we'll 35:1 48:21 29:13 30:7 31:5 31:11 35:15 44:6 voluntarily 25:14 50:11 52:4 56:17 **2015** 30:1,6 48:15 49:22 52:9 26:4 27:7 45:13 61:12 68:22 2016 30:2 53:9 54:11,16 we're 11:13 25:13 **2017** 63:17 W 56:1,2,13 57:3,6 27:12 31:6 32:1,6 2018 1:11 **W** 31:9 57:15 58:7 64:16 49:14 62:13 2019 40:19 wait 16:7 22:10 we've 46:17 **202-564-5517** 3:6 1 56:15 welcome 61:11 20460 3:5 1001A 2:5 waiting 60:5 went 16:19 69:10 **21** 54:19 **11** 23:2 27:17 want 5:4,17,18 8:21 weren't 27:2 43:14 **214-665-2130** 2:19 11:00 1:16 4:2 18:7 21:17 27:10 West 3:16 **22** 1:11 10:18 **1152** 1:13 56:12 whatsoever 53:9 **27** 54:20 68:3 69:1 12 23:2 30:7 Ward 1:18 4:10,13 wish 6:11 61:16 2C 13:9 31:10 **12:09** 69:10 6:11,15,22 7:9,21 word 18:13 45:9 **1200** 2:17 3:5 8:2 15:12,15 3 words 44:17 53:5 **1201** 1:14 18:19 21:3,20 work 53:15 58:2 **3.1** 53:2 **122** 15:12 22:20 23:14 30:14 wouldn't 37:14 **30** 4:15 **122.19** 42:11 30:16 31:15 34:19 writing 50:6 67:20 **33** 27:13 **122.64** 15:14,15 34:22 35:5 37:8 69:1 **3600** 2:5 61:17 37:14 38:16,19 written 66:12 **3745** 3:16 122.64(a)(4) 44:1 40:13 41:1,4 wrong 19:11 38:2 45:1 65:15 42:13 43:13,16 4 wrongdoing 50:22 **124.19** 18:21 19:6 46:10 49:10,13 **4** 14:11.11 22:3 **124.5** 10:15 15:11 X 50:7,14 52:1,4 32:14 33:14,17 19:2 42:4 66:9 55:10,13,16 60:8 34:9 45:16,19 Y 124.5(b) 66:11 60:11 61:1,5,9,12 49:16 50:16 **1342** 27:13 62:22 63:12,16 year 23:19 29:20 **40** 10:14 **1445** 2:17 30:9 31:4 33:6 64:8 65:14,18,21 **42** 8:15 **15** 5:1 54:18,19 66:5,8,14 67:17 37:22 54:7,9 **1663** 3:10 68:20,22 56:14 5 **17-05** 1:8 4:8 warrant 38:22 years 7:17 16:19 505-667-3765 3:11 **180** 55:1,19 18:16 22:6,10 64:12 **505-667-4668** 3:17 **19** 20:11 Washington 1:2,14 23:21 28:18 29:2 **505-983-1800** 2:6 **1990s** 12:5 29:3,17 31:12 3:5

	J	
6 6 2:11 16 4:22 6:2		
6 2:11,16 4:22 6:2 6:18 28:15 35:2		
62:18		
6925 8:15		
7		
7 31:10 75202-2733 2:18		
13202-2133 2.10		
8		
8 20:11 27:17 36:10		
54:17,18		
37507 2:6		
37544 3:16 37545 3:11		
1 343 3. 1 1		
9		
27:22		

CERTIFICATE

This is to certify that the foregoing transcript

In the matter of: Los Alamos National Security, LLC

(NPDES Appeal No. 17-05)

Before: US EPA Environmental Appeals Board

Date: 02-22-18

Place: Washington, DC

was duly recorded and accurately transcribed under my direction; further, that said transcript is a true and accurate record of the proceedings.

Mae N Gus S