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STATE OF WASHINGTON  
DEPARTMENT OF ECOLOGY

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April 26, 2006

Mr. Larry Romine  
Richland Operations Office  
United States Department of Energy  
P.O. Box 550, MSIN: A6-33  
Richland, Washington 99354

RECEIVED  
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EDMC

Re: DOE Letter 06-AMCP-0165, dated March 30, 2006, "Completion of Hanford Federal Facility Agreement and Consent Order Interim Milestones M-020-39: Submit 216-S-10 Pond and Ditch Closure/Postclosure Plan and M-015-39C: Submit Feasibility Study and Proposed Plan for the 200-CS-1 Chemical Sewer Group Operable Unit"

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Dear Mr. Romine:

This letter is to clarify the scope and schedule for the Department of Ecology's review of the 200-CS-1 Feasibility Study, Draft A; the 200-CS-1 Proposed Plan, Draft A; and three related closure plans. (See documents listed on page 2).

Four of the five waste sites in the 200-CS-1 Operable Unit are Resource Conservation and Recovery Act (RCRA) Treatment Storage and Disposal (TSD) units. We plan to prepare draft permit modifications for closure of the three TSD units (four waste sites\*). Ecology expects to integrate RCRA corrective action for the fifth waste site (the 216-S-11 Pond) within the closure for the 216-S-10 ditch and pond TSD.

Based on our plans, there is no need for a separate Comprehensive Environmental Response, Compensation, and Liability Act Record of Decision for the 200-CS-1 operable unit. Therefore, we do not plan to prepare detailed review comments for the Draft A Proposed Plan. A Statement of Basis will be required for the publication of the draft permit modification. We believe that the Proposed Plan may provide the necessary information for the Statement of Basis, and we may ask clarifying questions about the draft Proposed Plan.

Ecology will review the draft closure plans submitted by the U. S. Department of Energy (USDOE) according to the schedule in Figure 9-2 of the Hanford Federal Facility Agreement and Consent Order (HFFACO). This schedule shows a 90-day review period for closure/post-closure plans. We think it will be expedient to review and comment on the draft feasibility study during that same 90-day period. This letter constitutes notice to USDOE of an extension in the comment period for the feasibility study, in accordance with Section 9.2.1 of the HFFACO.

\*216-2-10 Pond and 216-S-10 Ditch are two waste sites, but are considered one TSD



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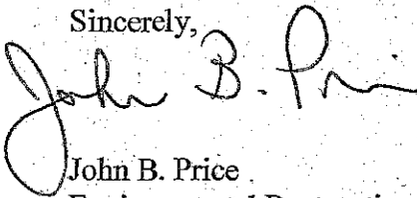
Ecology confirms receipt of the following submittals required by HFFACO Milestones M-15-39c and M-20-39:

DOE/RL-2006-11 Draft A, Closure/Postclosure Plan for the 216-B-63 Trench  
DOE/RL-2006-12 Draft A, Closure/Postclosure Plan for the 216-S-10 Pond & Ditch  
DOE/RL-2005-63 Draft A, "Feasibility Study"  
DOE/RL-2005-64 Draft A, "Proposed Plan"  
Appendix E of the Feasibility Study, Closure Plan for the 216-A-29 Ditch

We also confirm receipt of the corresponding State Environmental Policy Act Checklist for each closure plan listed above and the "Post-Closure RCRA Groundwater Monitoring Plan for the 216-S-10 Pond & Ditch", PNNL-15731.

If you have any questions, contact me at (509) 372-7921 or Jean Vanni at (509) 372-7930.

Sincerely,



John B. Price  
Environmental Restoration Project Manager  
Nuclear Waste Program

cc: Dave Bartus, EPA  
Craig Cameron, EPA  
Bryan Foley, USDOE  
Stuart Harris, CTUIR  
Gabriel Bohnee, NPT  
Russell Jim, YN  
Todd Martin, HAB  
Ken Niles, ODOE  
Administrative Record: 200-CS-1; 216-A-29; 216-S-10; 216-B-63  
Environmental Portal