

<b>Change Number</b>  M-16-10-03	<b>Federal Facility Agreement and Consent Order Change Control Form</b> <small>Do not use blue ink. Type or print using black ink.</small>	<b>Date</b>  June 10, 2010
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<b>Originator</b>  Joe Franco	<b>Phone</b>  (509) 376-4343
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**Class of Change**

I - Signatories                     
  II - Executive Manager                     
  III - Project Manager

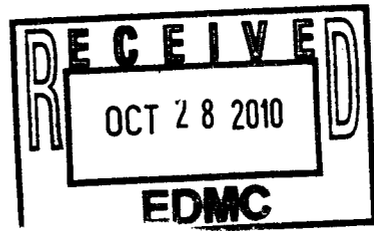
**Change Title**

Clarification of the scope of Tri-Party Agreement Milestone M-016-00A to address source waste sites.

**Description/Justification of Change**

In carrying out the cleanup priorities numerous changes to the Tri-Party Agreement have been developed. Significant among them were the 1994 *Tentative Agreement on the Environmental Restoration Refocusing at Hanford*. This effort resulted in changes to the Tri-Party Agreement which concentrated remediation efforts on waste sites along the Columbia River.

Continued on page 2 of 2.



**Impact of Change**

No impact will be incurred as a result of this change. This modification only adds specificity to the scope of Milestone M-016-00A based upon Hanford Site priorities and the various historic agreements which have resulted in the accelerated cleanup of waste sites along the Columbia River.

**Affected Documents**

The Hanford Federal Facility Agreement and Consent Order, as amended.

**Approvals**

[Signature] DOE	10/13/10 Date	X Approved _____ Disapproved
[Signature] EPA	10/20/10 Date	✓ Approved _____ Disapproved
[Signature] Ecology	10/26/10 Date	✓ Approved _____ Disapproved

**Description/Justification of Change (continued)**

Additionally, under the bounds of the *Agreement in Principle, Tentative Agreement on the River Corridor Tri-Party Agreement Negotiations*, approved and dated October 31, 2001 numerous milestones were negotiated including the current scope and due date (12/31/2012) of Milestone M-016-00A. Excerpt from the October 31, 2001 Agreement in Principle (underlining added for emphasis):

“Based on information discussed, the Parties have agreed to the following items:

- A. Enter into negotiations to determine the scope and to define completion of all 100 Area remedial actions by 2012 including:
  - Remediation of waste sites.
  - Decontamination and decommissioning (D&D) of surplus facilities.
  - Interim safe storage of eight of the nine surplus production reactors.
  
- D. Final groundwater remedial action decisions are excluded from these negotiations. Future groundwater decisions shall be required upon completion of source remedial actions and an appropriate period to assess the performance of these actions.....”

More recently, the Parties have negotiated an extensive set of groundwater remediation commitments and milestones which will address groundwater response actions in the 100 Areas under Milestones M-015-00D and M-016-00.

In light of these historic agreements and negotiations it is appropriate to add specificity to the M-016-00A Milestone in order to clarify the original intent of this milestone.

**Modifications to Tri-Party Agreement Milestone M-016-00A are denoted by the use of double underlining to indicate added text.**

M-016-00A	Complete all interim response actions for the 100 Areas units ( <u>except groundwater actions which are covered under Major Milestone M-016-00</u> ), with the exception of the 100 K Area, by the specified due date as approved in a remedial design/remedial action work plan.  Completion of interim response actions is defined as the completion of the interim ROD or action memorandum requirements in accordance with an approved RD/RA work plan or removal action work plan and obtain EPA and/or Ecology approval of the appropriate project closeout documents.	12/31/2012
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