May 7, 2004

Mr. R. Paul Detwiler, Acting Manager  
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RE: **FINAL DETERMINATION, CLASS 2 MODIFICATION REQUESTS**  
**WIPP HAZARDOUS WASTE FACILITY PERMIT**  
**EPA I.D. NUMBER NM4890139088**

Dear Mr. Detwiler and Dr. Warren:

The New Mexico Environment Department (NMED) hereby approves with changes certain Class 2 permit modification requests (PMRs) to the WIPP Hazardous Waste Facility Permit as submitted to the Hazardous Waste Bureau (HWB) in the following document:

- Request for Class 2 Permit Modification (Two Item), Letter Dated 1/7/04, Rec’d 1/8/04

The following items were included in this submittal:

1. Packaging-Specific Drum Age Criteria for New Approved Waste Containers  
2. Allow the Use of Either Track or Non-Track Mounted Conveyance Cars

These Class 2 modifications were processed by NMED in accordance with the requirements specified in 20.4.1.900 NMAC (incorporating 40 CFR §270.42(b)). They were subject to a sixty (60) day public comment period, which initially ran from January 13 through March 12, 2004 for the PMR. However, due to extenuating circumstances and at the request of the Permittees, NMED extended the public comment period until March 22, 2004. NMED received written comments from a total of six individuals and organizations during the public comment period on the PMR.
NMED hereby approves these items with changes as specified in Attachment 1. Attachment 2 provides NMED's technical basis for limiting compacted 55-gallon drums under the drum age criteria (DAC) PMR to those without rigid polyliners. Attachment 3 contains pages of the modified permit in the redline/strikeout format to help the reader rapidly identify each modification. Language deleted from the permit is striken-out. Language added to the permit is highlighted in redline. Specific language changes imposed by NMED are distinguished from language changes proposed in the modification request by yellow highlighting.

NMED is transmitting a CD-ROM containing the modified files in WordPerfect 8 redline/strikeout format as well as files with all markings and comments removed. An electronic version of the modified permit with markings removed will be publicly posted on the NMED WIPP Document Download Page at http://www.nmenv.state.nm.us/wipp/download.html the week of May 10, 2004.

NMED notes with continued concern, as shared by several commenters, the quality of PMRs submitted for consideration. The disproportionate number of NMED edits indicated in Attachment 1 for such an apparently minor modification as the facility transfer vehicle PMR potentially indicates insufficient internal review prior to submittal for public comment. Another major concern is the apparent discrepancies between the official permit and the language purported to be consistent with the official permit in the submitted PMR. Several of the changes in the facility transfer vehicle modification highlighted in yellow (indicating language imposed by NMED) are due to such discrepancies. NMED strongly urges the Permittees to ensure their PMRs are always based on the current official version of the permit, available from the NMED WIPP Document Download Page listed above.

For purposes of version control, please note that NMED has established the date of these modified attachments as May 7, 2004. The effective date of the permit modification approval is your date of receipt of this letter.

NMED will provide full response to all public comments under separate cover at a later date.

If you have any questions regarding this matter, please contact Steve Zappe at (505) 428-2517.

Sincerely,

Charles Lundstrom
Director
Water and Waste Management Division

CL/soz

Attachment 1 – Changes to Permit Modification Requests
Attachment 2 – Concerns with Calculating DAC Values for Compacted Wastes with Rigid Liners
Attachment 3 – Redline/Strikeout Pages

cc w/o Attachment 3:
Sandra Martin, NMED HWB
John Kieling, NMED HWB
Steve Zappe, NMED HWB
Laurie King, EPA Region 6
Betsy Forinash, EPA ORIA

cc w/ all Attachments
Chuck Noble, NMED OGC
Connie Walker, Trinity Engineering
File: Red WIPP ‘04
Attachment 1

Changes to Permit Modification Requests

1. Packaging-Specific Drum Age Criteria for New Approved Waste Containers

Section B1-1a(1) and B1-1a(2)
- The text was modified to indicate that compacted drums with rigid liners are not acceptable for disposal, reflecting NMED’s primary concern associated with the proposed PMR: inadequate justification provided by the Permittees for the DAC assigned to drums containing compacted wastes. Attachment 2 provides additional detail regarding NMED’s technical concerns associated with the Permittees’ rationale for assigning a DAC for the 85 and 100-gallon containers that hold compacted wastes with rigid liners.

Section B1-1a(3)
- The text was modified from the PMR to reflect the fact that compacted waste containers with rigid liners will not be accepted.

2. Allow the Use of Either Track or Non-Track Mounted Conveyance Cars

Section D-1
- The text was modified to be consistent with the rest of the PMR by replacing the phrase “conveyance loading car” with “facility transfer vehicle”. Apparently, the Permittees missed this specific occurrence.

Section E-2e
- The text was modified to be consistent with the rest of the PMR by replacing the phrase “conveyance loading car” with “facility transfer vehicle”. Apparently, the Permittees also missed this specific occurrence.

Section F-1, “CH Bay Operations”
- The text provided in the PMR purporting to reflect original language did not match the language in NMED’s version of the permit. The PMR indicated the word “about” should be struck, whereas the actual language that should be struck is “approximately 9.5”.

Section F-1, “Containment”
- The text provided in the PMR suggested several additional edits that appeared to be random deletions and additions. NMED did not incorporate any unnecessary changes beyond those reflecting the clear intent of the PMR.

Attachment M1, List of Figures
- The PMR proposed eliminating Figure M1-11, which is a drawing of a conveyance loading car with 7-packs of waste on a facility pallet. There was no justification for removing this figure. Instead, NMED retained the figure with a different caption reflecting the fact that both tracked and non-tracked facility transfer vehicles will be used, and that this figure depicted an example of the facility transfer vehicle.
Section M1-1c(1)

- The PMR proposed removing references to the waste being a specific height off the floor. NMED edited the text to be consistent with other edits, such as in Attachment F, Section F-1.
- Another edit proposed eliminating the requirement to use forklifts to transfer CH Packages into the WHB Unit, but the PMR did not specify how the CH Packages would be taken off of the transport trailer. NMED retained the requirement consistent with Section M1-1d(2), and inserted language clarifying that forklifts may be used to transfer palletized CH TRU containers to the facility transfer vehicle.
- Another edit related to facility pallets was grammatically incorrect, suggesting “fork pockets” may be moved by facility transfer vehicles. NMED inserted a separate sentence making it clear that it is the pallets themselves that may be moved by the transfer vehicles.

Section M2-2b

- The PMR proposed language suggesting the possibility that the forklift and a facility transfer vehicle could both transport facility pallets to the conveyance loading room. NMED modified the language to require one or the other.

Attachment O, Table of Contents

- The PMR proposed eliminating Appendix O4, Figure O4-7, which is a photograph of a facility pallet being loaded into the Waste Hoist Conveyance. There was no justification for eliminating a photograph depicting this activity from the permit, so NMED retained it.
Attachment 2

Concerns with Calculating DAC Values for Compacted Wastes with Rigid Liners

The Permittees calculated DAC values under packaging scenarios 7 and 8 assuming all compacted drums have the same headspace and rigid liner VOC concentrations, and that the calculated DAC is conservative for scenarios when the concentrations in the compacted drums are not identical. The reasons provided by the Permittees to support their position that the calculated DAC values are conservative are as follows:

- The super-compaction process reduces the resistance of the drum liner to VOCs because of distortion in the polymer liner;
- The net rate of liner desorption is equal to or greater than the net rate of liner adsorption; and consequently the VOC concentration will either stay the same or decrease slightly after the initial mixing within the 100-gallon drum occurs;
- Although the headspace may not be at 90% steady state after the initial mixing in the 100-gallon drum commences, the concentration upon initial mixing will be greater than the eventual 90% steady state concentration.

However, the Permittees failed to provide adequate information to justify these assertions. The Permittees did not provide adequate calculations, modeling results, or mathematical analyses to support the PMR. In addition, NMED is concerned that the VDRUM conceptual model may no longer be valid because the compacted rigid liners would be a secondary and non-constant VOC source. The Permittees have not provided appropriate conceptual analysis of the behavior of compacted polyliners. NMED has the following specific concerns:

- The Permittees have not provided adequate supporting documentation to justify their assertion that distortion of the polyliner will unequivocally reduce the resistance to VOCs. The rate of adsorption or desorption in a polymer is generally attributable to the structure of the polymer to trap VOC molecules and ease to which VOC molecules can reach the open spaces in the polymer structure. Distortion of a polymer structure does not occur the same way every time it is compacted due to elastic instability phenomena (Thompson and Hunt, 1984). Prediction of polymer distortion would likely require modeling code that is far more complex than the VDRUM code itself. In one case, polymer distortion could create a polyliner that has a higher rate of adsorption/desorption because the distortion created an easier pathway for VOC molecules into and out of the polymer structure and created more places for VOC molecules to be trapped. Conversely, the distortion could create a polyliner that has a lower rate of adsorption/desorption because the pathways for VOCs have been restricted and there are fewer places for the molecules to be trapped in the polymer structure. It is also likely that the compacted polymer structure could be different for each drum. The Permittees’ assertion that distortion will always reduce resistance in the polyliner must be supported through additional and adequate experimental testing, literature citations, or polymer distortion modeling.

- The Permittees have not provided adequate supporting documentation to justify their assertion that the rate of desorption from the polyliner contained in the high concentration compacted drum will be equal to or exceed the adsorption rate of the polyliners contained in the low concentration compacted drums. Under the bounding scenario proposed
previously by NMED, there will be more polyliner material that will undergo adsorption than will undergo desorption. The net rate of polyliner VOC adsorption or desorption within the 100-gallon drum will be dependent upon the following factors:

**The equilibrium coefficient of the polyliner upon compaction** – NMED has previously established that it may be difficult to predict the rate of adsorption or the equilibrium coefficients of a distorted polymer; therefore, it is entirely possible that each individual drum may have a different polymer structure upon compaction. If, as the Permittees have suggested, distortion will increase the rate of desorption in the polymer, it would also suggest that the rate of adsorption in the unsaturated polyliners would increase if the same polymer distortion were assumed. The Permittees have not quantified this change in adsorption/desorption rates. Consequently, this information raises the question of whether it is possible for the rate of adsorption to increase to the point that the true mixing concentration in the void space of the drum cannot be achieved until equilibrium in the compacted drum polyliners is reached. The Permittees must provide additional information to establish that the net rate of VOC adsorption in the distorted polymer structures will not impact the DAC calculation.

**The quantity of polyliner undergoing adsorption in comparison to the quantity of material undergoing desorption** – As noted by EEG, the quantity of polyliner undergoing adsorption in a 100-gallon drum containing compacted drums will be greater than the quantity of material undergoing desorption. For example, in a four compacted drum scenario, there would be three times as much polymer material undergoing adsorption as there is material undergoing desorption. Therefore, unless the rate of adsorption per unit volume is significantly lower than the rate of desorption per unit volume, the overall rate of adsorption should be greater than the overall rate of desorption.

**The concentration gradient between polymer VOC concentrations and the VOC void concentration at any point in time** – The rate of adsorption or desorption is dependent upon the concentration gradient between the polymer VOC concentration and the void space VOC concentration. This gradient will change as a function of time and will eventually reach zero when the system is at equilibrium. The rate of adsorption or desorption is dependant to a large extent on the size of the concentration gradient. Initially, the rate of adsorption per polymer volume would exceed the rate of desorption because the adsorption concentration gradient will be greater the desorption concentration gradient. Additionally, the gross rate of adsorption over the whole container will be much greater because of the larger relative volume of polymer adsorbing VOCs. If the adsorbing volume of polymer is sufficiently large, it could be possible that the rate of adsorption could exceed the rate at which the VOC source transmits VOCs to the headspace, in which case the headspace concentration will not reach equilibrium within the calculated DAC.
time. The Permittees need to conclusively demonstrate that this scenario could not happen for compacted wastes.

- The Permittees’ assertion that the proposed DAC would result in headspace gas concentrations that are greater than 90% of the steady state concentration is based on several assumptions: that the initial rate of desorption from the one saturated polyliner would be equal to or greater than the initial rate of adsorption from the other polyliners; that the rate of mixing was unaffected by adsorption from polyliners; and that the headspace concentration would not drop below the 90% steady state concentration at any time. NMED concurs that obtaining samples that are greater than 90% of the steady state equilibrium would be appropriately conservative if the Permittees can demonstrate that the concentration for a proposed DAC would indeed be greater than the 90% steady state concentration. However, a permit modification would be required to specify that concentrations must be equal to or greater than the 90% steady state equilibrium concentration.

The Permittees did consider their assumption that all compacted drums would have the same VOC concentration and came to the conclusion that a uniformly consistent VOC concentration in the compacted drums was conservative over all other scenarios. However, the technical rationale and discussion justifying the assertion that the VOC concentrations at the proposed DAC are greater than 90% of the steady state was not adequate. Based upon the response provided by the Permittees, NMED is concerned that the Permittees have not demonstrated through modeling, literature, or mathematical analysis that the proposed DAC is unequivocally more conservative than scenarios in which the compacted drum VOC concentrations are varied. If the Permittees adequately demonstrate and justify their assertion that the VOC headspace concentration will always exceed the 90% steady state value, then NMED concurs that reporting headspace gas results that are greater than the 90% equilibrium value would be conservative.

If the Permittees are unable to demonstrate that the VOC headspace concentrations are greater than the 90% equilibrium value at all times, then the conceptual validity of VDRUM is in question. VDRUM does not have the capacity to model multiple sources or sources that are not constant. The polyliners would act as sources because they would be emitting VOCs to the headspace. However, the polyliner concentration will be less than that of the source (as defined by the compacted drum). In addition, the source concentration of the polyliner is not constant because it is dependant upon the concentration gradient between the VOCs in the polyliner and the headspace of the drum. It is likely that the Permittees chose to indicate that the DAC as calculated is conservative because they do not have an adequate model to calculate DAC values if there are multiple sources and if any of the sources are not constant. Creating a new model to account for these multiple and non-constant sources would likely be far more difficult to conceptualize and program than the current VDRUM model. Among the sources of difficulty include:

- Accounting for the elastic instability of the drum rigid liners as they are compacted
• Calculating the changes in liner concentration and headspace concentration as function of time and as a function of the concentration gradient between each liner and the headspace gas.
Attachment 3

Redline/Strikeout Pages
ATTACHMENT B1

WASTE CHARACTERIZATION SAMPLING METHODS

Introduction

The Permittees will require generator/storage sites (sites) to use the following methods for characterization of TRU mixed waste which is managed, stored, or disposed at WIPP. These methods include requirements for headspace-gas sampling, sampling of homogeneous solids and soils/gravel, and radiography. Additionally, this Attachment provides quality control, sample custody, and sample packing and shipping requirements.

B1-1 Headspace-Gas Sampling

B1-1a Method Requirements

The Permittees shall require all headspace-gas sampling be performed in an appropriate radiation containment area on waste containers that are in compliance with the container equilibrium requirements (i.e. 72 hours at 18°C or higher).

B1-1a(1) Summary Category S5000 Requirements

With the exception of qualifying LANL sealed sources waste containers, all waste containers or randomly selected containers from waste streams that meet the conditions for reduced headspace gas sampling listed in Permit Attachment B, Section B-3a(1), designated as summary category S5000 (Debris waste) shall be categorized under one of the sampling scenarios shown in Table B1-5 and depicted in Figure B1-1. The LANL sealed sources waste containers that meet specified conditions must be assigned VOC concentration values in accordance with Section B-3a(1)(iii). If the container is categorized under Scenario 1, the applicable drum age criteria (DAC) from Table B1-6 must be met prior to headspace gas sampling. If the container is categorized under Scenario 2, the applicable Scenario 1 DAC from Table B1-6 must be met prior to venting the container and then the applicable Scenario 2 DAC from Table B1-7 must be met after venting the container. The DAC for Scenario 2 containers that contain filters or rigid liner vent holes other than those listed in Table B1-7 shall be determined using footnotes "a" and "b" in Table B1-7. Containers that have not met the Scenario 1 DAC at the time of venting must be categorized under Scenario 3. Containers categorized under Scenario 3 must be placed into one of the Packaging Configuration Groups listed in Table B1-8. If a specific packaging configuration cannot be determined based on the data collected during packaging and/or repackaging (Attachment B, Section B-3(d)(1), a conservative default Packaging Configuration Group of 3 for 55-gallon drums and 6 for Standard Waste Boxes (SWBs) and ten-drum overpacks (TDOPs), and 8 for 85-gallon and 100-gallon drums must be assigned, provided the drums do not contain pipe component packaging. If a container is designated as Packaging Configuration Group 4 (i.e., a pipe component), the headspace gas sample must be taken from the pipe component headspace.
that contain compacted 55-gallon drums containing a rigid liner may not be disposed of under any packaging configuration, the 55-gallon drum must meet the appropriate 55-gallon drum DAC listed in Table B1-6, B1-7 or B1-9 to ensure that VOC solubility associated with the presence of the 55-gallon rigid drum liner does not impact the specification of a representative DAC for the 100-gallon drum. The DAC for Scenario 3 containers that contain rigid liner vent holes that are undocumented during packaging (Attachment B, Section B-3(d)(1)), repackaging (Attachment B, Section B-3(d)(1)), and/or venting (Section B1-1a(6)(ii)) shall be determined using the default conditions in footnote "b" in Table B1-9. The DAC for Scenario 3 containers that contain filters that are either undocumented or are other than those listed in Table B1-9 shall be determined using footnote 'a' in Table B1-9. Each of the Scenario 3 containers shall be sampled for headspace gas after waiting the DAC in Table B1-9 based on its packaging configuration (note: Packaging Configuration Groups 4, 5, and 6, 7, and 8 are not summary category group dependent, and 85-gallon drum, 100-gallon drum, SWB, and TDOP requirements apply when the 85-gallon drum, 100-gallon drum, SWB, or TDOP itself is used for the direct loading of waste).

B1-1a(2) Summary Category S3000/S4000 Requirements

All waste containers or randomly selected containers from waste streams that meet the conditions for reduced headspace gas sampling listed in Permit Attachment B, Section B-3a(1), designated as summary categories S3000 (Homogeneous solids) and S4000 (Soil/gravel) shall be categorized under one of the sampling scenarios shown in Table B1-5 and depicted in Figure B1-1. If the container is categorized under Scenario 1, the applicable DAC from Table B1-6 must be met prior to headspace gas sampling. If the container is categorized under Scenario 2, the applicable Scenario 1 DAC from Table B1-6 must be met prior to venting the container and then the applicable Scenario 2 DAC from Table B1-7 must be met after venting the container. The DAC for Scenario 2 containers that contain filters or rigid liner vent holes other than those listed in Table B1-7 shall be determined using footnotes “a” and “b” in Table B1-7. Containers that have not met the Scenario 1 DAC at the time of venting must be categorized under Scenario 3. Containers categorized under Scenario 3 must be placed into one of the Packaging Configuration Groups listed in Table B1-8. If a specific packaging configuration cannot be determined based on the data collected during packaging and/or repackaging (Attachment B, Section B-3(d)(1)), a conservative default Packaging Configuration Group of 3 for 55-gallon drums and, 6 for SWBs and TDOPs, and 8 for 85-gallon and 100-gallon drums must be assigned, provided the drums do not contain pipe component packaging. If a container is designated as Packaging Configuration Group 4 (i.e., a pipe component), the headspace gas sample must be taken from the pipe component headspace. If a 100-gallon drum in Packaging Configuration Group 7 contains a Drums, TDOPs, or SWBs that contain compacted 55-gallon drums containing a rigid liner may not be disposed of under any packaging configuration, the 55-gallon drum must meet the appropriate 55-gallon drum DAC listed in Table B1-6, B1-7 or B1-9 to ensure that VOC solubility associated with the presence of the 55-gallon rigid drum liner does not impact the specification of a representative DAC for the 100-gallon drum. The DAC for Scenario 3 containers that contain rigid liner vent holes that are undocumented during packaging (Attachment B, Section B-3(d)(1)), repackaging (Attachment B, Section B-3(d)(1)), and/or venting (Section B1-1a(6)(ii)) shall be determined using the default conditions in footnote “b” in Table B1-10. The DAC for Scenario 3 containers that contain filters that are either undocumented or are other than those listed in Table B1-10 shall be determined using footnote ‘a’ in Table B1-10. Each of the Scenario 3 containers shall be sampled after

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waiting the DAC in Table B1-10 based on its packaging configuration (note: Packaging
Configuration Groups 4, 5, and 6, 7, and 8 are not summary category group dependent, and
85-gallon drum, 100-gallon drum, SWB, and TDOP requirements apply when the 85-gallon
drum, 100-gallon drum, SWB, or TDOP itself is used for the direct loading of waste).

B1-1a(3) General Requirements

The determination of packaging configuration consists of identifying the number of confinement
layers and the identification of rigid poly liners when present. Generator/storage sites shall use
either the default conditions specified in Tables B1-7 through B1-10 for retrievably stored waste
or the data documented during packaging (Attachment B, Section B-3(d)1), repackaging
(Attachment B, Section B-3(d)1), and/or venting (Section B1-1a[6][i]) for determining the
appropriate DAC for each container from which a headspace gas sample is collected. These
drum age criteria are to ensure that the container contents have reached 90 percent of steady
state concentration within each layer of confinement (Lockheed, 1995; BWXT, 2000). The
following information must be reported in the headspace gas sampling documents for each
container from which a headspace gas sample is collected:

• sampling scenario from Table B1-5 and associated information from Tables B1-6 and/or
  Table B1-7;
• the packaging configuration from Table B1-8 and associated information from Tables
  B1-9 or B1-10, including the diameter of the rigid liner vent hole, the number of inner
  bags, the number of liner bags, the presence/absence of drum liner, and the filter
  hydrogen diffusivity,
• the permit-required equilibrium time, and
• the drum age,
• for supercompacted waste, the absence of rigid liners in the compacted 55-gallon
  drums, and
• for supercompacted waste, the absence of layers of confinement must be documented
  in the WWIS if Packaging Configuration Group 7 is used.

For all retrievably stored waste containers, the rigid liner vent hole diameter must be assumed
to be 0.3 inches unless a different size is documented during drum venting or repackaging. For
all retrievably stored waste containers, the filter hydrogen diffusivity must be assumed to be the
most restrictive unless container-specific information clearly identifies a filter model and/or
diffusivity characteristic that is less restrictive. For all retrievably stored waste containers that
have not been repackaged, acceptable knowledge shall not be used to justify any packaging
configuration less conservative than the default (i.e., Packaging Configuration Group 3 for 55-
gallon drums, and 6 for SWBs and TDOPs, and 8 for 85-gallon and 100-gallon drums). For
information reporting purposes listed above, sites may report the default packaging
configuration for retrievably stored waste without further confirmation.

All waste containers with unveented rigid containers greater than 4 liters (exclusive of rigid poly
liners) shall be subject to innermost layer of containment sampling or shall be vented prior to
initiating drum age and equilibrium criteria. When sampling the rigid poly liner under Scenario 1,
the sampling device must form an airtight seal with the rigid poly liner to ensure that a
representative sample is collected (using a sampling needle connected to the sampling head to
pierce the rigid poly liner, and that allows for the collection of a representative sample, satisfies

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this requirement). The configuration of the containment area and remote-handling equipment at each sampling facility are expected to differ. Headspace-gas samples will be analyzed for the analytes listed in Table B3-2 of Permit Attachment B3. If additional packaging configurations are identified, an appropriate Permit Modification will be submitted to incorporate the DAC using the methodology in BWXT (2000). Consistent with footnote “a” in Table B1-8, any waste container that cannot be assigned a packaging configuration specified in Table B1-8 shall not be shipped to or accepted for disposal at WIPP.

Drum age criteria apply only to 55-gallon drums and, 85-gallon drums, 100-gallon drums, standard waste boxes, and TDOPs. Drum age criteria for all other container types must be established through permit modification prior to acceptance of these containers at WIPP.

The Permittees shall require site personnel to collect samples in SUMMA® or equivalent canisters using standard headspace-gas sampling methods that meet the general guidelines established by the U.S. Environmental Protection Agency (EPA) in the Compendium Method TO-14, Redetermination of Volatile Organic Compounds (VOC) in Ambient Air using Summa Passivated Canister Sampling and Gas Chromatography Analysis (EPA 1988) or by using on-line integrated sampling/analysis systems. Samples will be directed to an analytical instrument instead of being collected in SUMMA® or equivalent canisters if a single-sample on-line integrated sampling/analysis system is used. If a multi-sample on-line integrated sampling/analysis system is used, samples will be directed to an integrated holding area that meets the cleaning requirements of Section B1-1c(1). The leak proof and inert nature of the integrated holding area interior surface must be demonstrated and documented. Samples are not transported to another location when using on-line integrated sampling/analysis systems; therefore, the sample custody requirements of Section B1-4 and B1-5 do not apply. The same sampling manifold and sampling heads are used with on-line integrated sampling/analysis systems and all of the requirements associated with sampling manifolds and sampling heads must be met. However, when using an on-line integrated sampling/analysis system, the sampling batch and analytical batch quality control (QC) samples are combined as on-line batch QC samples as outlined in Section B1-1b.

B1-1a(4) Manifold Headspace Gas Sampling

This headspace-gas sampling protocol employs a multiport manifold capable of collecting multiple simultaneous headspace samples for analysis and QC purposes. The manifold can be used to collect samples in SUMMA® or equivalent canisters or as part of an on-line integrated sampling/analysis system. The sampling equipment will be leak checked and cleaned prior to first use and as needed thereafter. The manifold and sample canisters will be evacuated to 0.0039 inches (in.) (0.10 millimeters [mm]) mercury (Hg) prior to sample collection. Cleaned and evacuated sample canisters will be attached to the evacuated manifold before the manifold inlet valve is opened. The manifold inlet valve will be attached to a changeable filter connected to either a side port needle sampling head capable of forming an airtight seal (for penetrating a filter or rigid poly liner when necessary), a drum punch sampling head capable of forming an airtight seal (capable of punching through the metal lid of a drum for sampling through the drum lid), or a sampling head with an airtight fitting for sampling through a pipe overpack container filter vent hole. Refer to Section B1-1a(6) for descriptions of these sampling heads.
# TABLE B1-5
HEADSPACE GAS DRUM AGE CRITERIA SAMPLING SCENARIOS

<table>
<thead>
<tr>
<th>Scenario</th>
<th>Description</th>
</tr>
</thead>
</table>
| 1        | A. Unvented 55-gallon drums without rigid poly liners are sampled through the drum lid at the time of venting.  
B1. Unvented 55-gallon drums with unvented rigid poly liners are sampled through the rigid poly liner at the time of venting or prior to venting.  
B2. Vented 55-gallon drums with unvented rigid poly liners are sampled through the rigid poly liner at the time of venting or prior to venting.  
C. Unvented 55-gallon drums with vented rigid poly liners are sampled through the drum lid at the time of venting. |
| 2        | Drums—55-gallon drums that have met the criteria for Scenario 1 and then are vented, but not sampled at the time of venting.  

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\[a\]
Containers that have not met the Scenario 1 DAC at the time of venting must be categorized under Scenario 3. This requires the additional information required of each container in Scenario 3 (i.e., determination of packaging configuration), and such containers can only be sampled after meeting the appropriate Scenario 3 DAC.
| Packaging Configuration Group 4, pipe components | • No layers of confinement inside a pipe component  
• 1 filtered inner bag, 1 filtered metal can inside a pipe component  
• 2 inner bags inside a pipe component  
• 2 filtered inner bags inside a pipe component  
• 2 filtered inner bags, 1 filtered metal can inside a pipe component  
• 2 inner bags, 1 filtered metal can inside a pipe component (bounding case) | • No layers of confinement inside a pipe component  
• 1 filtered inner bag, 1 filtered metal can inside a pipe component  
• 2 inner bags inside a pipe component  
• 2 filtered inner bags inside a pipe component  
• 2 filtered inner bags, 1 filtered metal can inside a pipe component  
• 2 inner bags, 1 filtered metal can inside a pipe component (bounding case) |
| Packaging Configuration Group 5, Standard Waste Box or Ten-Drum Overpack | • No layers of confinement  
• 1 SWB liner bag (bounding case) | • No layers of confinement  
• 1 SWB liner bag (bounding case) |
| Packaging Configuration Group 6, Standard Waste Box or Ten-Drum Overpack | • any combination of inner and/or liner bags that is less than or equal to 6  
• 5 inner bags, 1 SWB liner bag (bounding case) | • any combination of inner and/or liner bags that is less than or equal to 6  
• 5 inner bags, 1 SWB liner bag (bounding case) |
| Packaging Configuration Group 7, 85-gal. drums and 100-gal. drums | • No inner bags, no liner bags, no rigid liner, filtered inner lid (bounding case)  
• No inner bags, no liner bags, no rigid liner | • No inner bags, no liner bags, no rigid liner, filtered inner lid (bounding case)  
• No inner bags, no liner bags, no rigid liner |
| Packaging Configuration Group 8, 85-gal. drums and 100-gal. drums | • 4 inner bags and 2 liner bags, no rigid liner, filtered inner lid (bounding case) | • 4 inner bags and 2 liner bags, no rigid liner, filtered inner lid (bounding case) |

If a specific Packaging Configuration Groups cannot be determined based on the data collected during packaging (Attachment B, Section B-3(d)1) and/or repackaging (Attachment B, Section B-3(d)1), a conservative default Packaging Configuration Group of 3 for 55-gallon drums and, 6 for SWBs and TDOPs, and 8 for 85-gallon and 100-gallon drums must be assigned provided the drums do not contain pipe component packaging. If pipe components are present as packaging in the drums, the pipe components must be sampled following the requirements for Packaging Configuration Group 4.
A "filtered inner lid" is the inner lid on a double lid drum that contains a filter.

Definitions:

Liner Bags: One or more optional plastic bags that are used to control radiological contamination. Liner bags for drums have a thickness of approximately 11 mils. SWB liner bags have a thickness of approximately 14 mils. Liner bags are typically similar in size to the container. SWB liner bags have a thickness of approximately 14 mils. TDOPs use SWB liner bags.

Inner Bags: One or more optional plastic bags that are used to control radiological contamination. Inner bags have a thickness of approximately 5 mils and are typically smaller than liner bags.
### Packaging Configuration Group 4

<table>
<thead>
<tr>
<th>Filter H₂ Diffusivity ( ^a ) (mol/s/mol fraction)</th>
<th>Headspace Sample Taken Inside Pipe Component</th>
</tr>
</thead>
<tbody>
<tr>
<td>( &gt; 1.9 \times 10^{-6} )</td>
<td>152</td>
</tr>
</tbody>
</table>

### Packaging Configuration Group 5

<table>
<thead>
<tr>
<th>Filter H₂ Diffusivity ( ^a, ^c ) (mol/s/mol fraction)</th>
<th>Headspace Sample Taken Inside SWB/TDOP</th>
</tr>
</thead>
<tbody>
<tr>
<td>( &gt; 7.4 \times 10^{-6} ) (SWB)</td>
<td>15</td>
</tr>
<tr>
<td>( 3.33 \times 10^{-6} ) (TDOP)</td>
<td>15</td>
</tr>
</tbody>
</table>

### Packaging Configuration Group 6

<table>
<thead>
<tr>
<th>Filter H₂ Diffusivity ( ^a, ^c ) (mol/s/mol fraction)</th>
<th>Headspace Sample Taken Inside SWB/TDOP</th>
</tr>
</thead>
<tbody>
<tr>
<td>( &gt; 7.4 \times 10^{-6} ) (SWB)</td>
<td>56</td>
</tr>
<tr>
<td>( 3.33 \times 10^{-6} ) (TDOP)</td>
<td>56</td>
</tr>
</tbody>
</table>

### Packaging Configuration Group 7\(^d\)

<table>
<thead>
<tr>
<th>Filter H₂ Diffusivity ( ^a ) (mol/s/mol fraction)</th>
<th>Inner Lid Filter Vent Minimum H₂ Diffusivity (mol/s/mol fraction) ( ^a )</th>
</tr>
</thead>
<tbody>
<tr>
<td>( 3.7 \times 10^{-6} )</td>
<td>7.4 \times 10^{-6}</td>
</tr>
<tr>
<td>( 7.4 \times 10^{-6} )</td>
<td>13</td>
</tr>
<tr>
<td>( 1.85 \times 10^{-5} )</td>
<td>10</td>
</tr>
<tr>
<td>( 6 \times 10^{-5} )</td>
<td>6</td>
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</tbody>
</table>

### Packaging Configuration Group 8

<table>
<thead>
<tr>
<th>Filter H₂ Diffusivity ( ^a ) (mol/s/mol fraction)</th>
<th>Inner Lid Filter Vent Minimum H₂ Diffusivity (mol/s/mol fraction)</th>
</tr>
</thead>
<tbody>
<tr>
<td>( 3.7 \times 10^{-6} )</td>
<td>7.4 \times 10^{-6}</td>
</tr>
</tbody>
</table>

\(^a\) The documented filter H₂ diffusivity must be greater than or equal to the listed value to use the DAC for the listed filter H₂ diffusivity (e.g., a container with a filter H₂ diffusivity of \( 4.2 \times 10^{-6} \) must use a DAC for a filter with a \( 3.7 \times 10^{-6} \) filter H₂ diffusivity). If a filter H₂ diffusivity for a container is undocumented or unknown or is less than \( 1.9 \times 10^{-6} \) filter H₂ diffusivity, a filter of known H₂ diffusivity that is greater than or equal to \( 1.9 \times 10^{-6} \) filter H₂ diffusivity must be installed prior to initiation of the relevant DAC period.
b The documented rigid liner vent hole diameter must be greater than or equal to the listed value to use the DAC for the listed rigid liner vent hole diameter (e.g., a container with a rigid liner vent hole of 0.5 in. must use a DAC for a rigid liner vent hole of 0.375 in.). If the rigid liner vent hole diameter for a container is undocumented during packaging (Attachment B, Section B-3(d)1), repackaging (Attachment B, Section B-3(d)1), and/or venting (Section B1-1a[6][iii]), that container must use a DAC for a rigid liner vent hole diameter of 0.30 in.

c The filter $H_2$ diffusivity for SWBs or TDOPs is the sum of the diffusivities for all of the filters on the container because SWBs and TDOPs have more than 1 filter.

d Headspace sample taken between inner and outer drum lids. If headspace sample is taken inside the filtered inner drum lid prior to placement of the outer drum lid, then a DAC value of 2 days may be used. Footnote e is also applicable. Packaging Configuration Group 7 DAC values apply to drums with up to two lids.

e While a DAC value of 2 days may be determined, containers must comply with the equilibrium requirements specified in Section B1-1a (i.e., 72 hours at 18°C or higher). The equilibrium requirement for headspace gas sampling shall be met separately.
## Packaging Configuration Group 4

<table>
<thead>
<tr>
<th>Filter H₂ Diffusivity &lt;sup&gt;a&lt;/sup&gt; (mol/s/mol fraction)</th>
<th>Headspace Sample Taken Inside Pipe Component</th>
</tr>
</thead>
<tbody>
<tr>
<td>&gt; 1.9 x 10⁻⁶</td>
<td>152</td>
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## Packaging Configuration Group 5

<table>
<thead>
<tr>
<th>Filter H₂ Diffusivity &lt;sup&gt;a, c&lt;/sup&gt; (mol/s/mol fraction)</th>
<th>Headspace Sample Taken Inside SWBS/TDOP</th>
</tr>
</thead>
<tbody>
<tr>
<td>&gt; 7.4 x 10⁻⁶ (SWB)</td>
<td>15</td>
</tr>
<tr>
<td>3.33 x 10⁻⁵ (TDOP)</td>
<td>15</td>
</tr>
</tbody>
</table>

## Packaging Configuration Group 6

<table>
<thead>
<tr>
<th>Filter H₂ Diffusivity &lt;sup&gt;a, c&lt;/sup&gt; (mol/s/mol fraction)</th>
<th>Headspace Sample Taken Inside SWBS/TDOP</th>
</tr>
</thead>
<tbody>
<tr>
<td>&gt; 7.4 x 10⁻⁶ (SWB)</td>
<td>56</td>
</tr>
<tr>
<td>3.33 x 10⁻⁵ (TDOP)</td>
<td>56</td>
</tr>
</tbody>
</table>

## Packaging Configuration Group 7<sup>d</sup>

<table>
<thead>
<tr>
<th>Filter H₂ Diffusivity &lt;sup&gt;a&lt;/sup&gt; (mol/s/mol fraction)</th>
<th>Inner Lid Filter Vent Minimum H₂ Diffusivity (mol/s/mol fraction) &lt;sup&gt;a&lt;/sup&gt;</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>7.4 x 10⁻⁶</td>
</tr>
<tr>
<td></td>
<td>1.85 x 10⁻⁵</td>
</tr>
<tr>
<td></td>
<td>9.25 x 10⁻⁵ &lt;sup&gt;e&lt;/sup&gt;</td>
</tr>
<tr>
<td>3.7 x 10⁻⁶</td>
<td>13</td>
</tr>
<tr>
<td>7.4 x 10⁻⁶</td>
<td>10</td>
</tr>
<tr>
<td>1.85 x 10⁻⁶</td>
<td>6</td>
</tr>
</tbody>
</table>

## Packaging Configuration Group 8

<table>
<thead>
<tr>
<th>Filter H₂ Diffusivity &lt;sup&gt;a&lt;/sup&gt; (mol/s/mol fraction)</th>
<th>Inner Lid Filter Vent Minimum H₂ Diffusivity (mol/s/mol fraction)</th>
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<tbody>
<tr>
<td></td>
<td>7.4 x 10⁻⁶</td>
</tr>
<tr>
<td>3.7 x 10⁻⁶</td>
<td>21</td>
</tr>
</tbody>
</table>

<sup>a</sup> The documented filter H₂ diffusivity must be greater than or equal to the listed value to use the DAC for the listed filter H₂ diffusivity (e.g., a container with a filter H₂ diffusivity of 4.2 x 10⁻⁶ must use a DAC for a filter with a 3.7 x 10⁻⁶ filter H₂ diffusivity). If a filter H₂ diffusivity for a container is undocumented or unknown or is less than 1.9 x 10⁻⁶ filter H₂ diffusivity, a filter of known H₂ diffusivity that is greater than or equal to 1.9 x 10⁻⁶ filter H₂ diffusivity must be installed prior to initiation of the relevant DAC period.

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The documented rigid liner vent hole diameter must be greater than or equal to the listed value to use the DAC for the listed rigid liner vent hole diameter (e.g., a container with a rigid liner vent hole of 0.5 in. in must use a DAC for a rigid liner vent hole of 0.375 in.). If the rigid liner vent hole diameter for a container is undocumented during packaging (Attachment B, Section B-3(d)1), repackaging (Attachment B, Section B-3(d)1), and/or venting (Section B1-1a[6][ii]), that container must use a DAC for a rigid liner vent hole diameter of 0.30 in.

The filter $H_2$ diffusivity for SWBs or TDOPs is the sum of the diffusivities for all of the filters on the container because SWBs and TDOPs have more than 1 filter.

Headspace sample taken between inner and outer drum lids. If headspace sample is taken inside the filtered inner drum lid prior to placement of the outer drum lid, then a DAC value of 2 days may be used. Footnote e is also applicable. Packaging Configuration Group 7 DAC values apply to drums with up to two lids.

While a DAC value of 2 days may be determined, containers must comply with the equilibrium requirements specified in Section B1-1a (i.e., 72 hours at 18°C or higher). The equilibrium requirement for headspace gas sampling shall be met separately.
initiated in accordance with the appropriate inspection procedure in Table D-1. Inspection results as described below are entered in the applicable logbook.

Inspections include identifying malfunctions or deteriorating equipment and structures. Inspection results and data, including deficiencies, discrepancies, or needed repairs are recorded. A negative inspection result does not necessarily lead to a repair. A deficiency, such as low fluid level, may be corrected by the inspector immediately. A discrepancy, such as an increasing trend of a data point, may necessitate additional inspection prior to the next scheduled frequency. The actions taken (corrected, additional inspection, or Action Request (AR) for repair submitted) are recorded on the inspection form, the WIPP automated Maintenance Management tracking program (CHAMPS) work order sheet, or the equipment logbook, whichever is applicable.

Items that are operational with restrictions are tagged with those restrictions. Items that are not operational are tagged and locked to prevent their use. Tagged and locked items are listed on the Tagout/Lockout Index. Once a scheduled repair or replacement is accomplished in accordance with the work authorization procedures, the tag or lock is removed from the item in accordance with the equipment tagout/lockout procedures. Normally, the individual inspecting the equipment/system is not qualified to make repairs and consequently, prepares an AR if repairs are needed. The AR is tracked by the CHAMPS system through the work control process. When parts are received and work instructions are completed, the work order can be scheduled on the Plan of the Day (POD). The POD is held daily to ensure facility configuration can support scheduled work items and to allocate and coordinate the resources necessary to complete the items.

Work orders are released for work by the responsible organization. When repairs are complete the responsible organization tests the equipment to ensure the repairs corrected the problem, then closes out the work order, to return the equipment to an operational status for normal operations to resume. Implementation of these procedures constitutes compliance with 20.4.1.500 NMAC (incorporating 40 CFR §264.15(c)).

Requirements of 20.4.1.500 NMAC (incorporating 40 CFR §264.15(d)), are met by the inspections for each item or system included in Table D-1. The results of the inspections are maintained for at least three years. The inspection logs or summary records include the date and time of inspection, the name of the inspector, a notation of the observations made, and the date and nature of any repairs or other remedial actions. Major pieces of waste handling equipment are inspected using proceduralized inspections. Current copies of inspection forms are maintained in the Operating Record. Non-administrative changes (i.e., changes that affect the frequency or content of inspections) to inspection forms must be submitted to the NMED in accordance with the appropriate portions of 20 NMAC 4.1.900 (incorporating 40 CFR §270.42). The status of these pieces of equipment is maintained in an equipment logbook that is separate from the checklist. The logbook contains information regarding the condition of the equipment. Equipment operators are required, by the inspection checklist, to consult the logbook as the first activity in the inspection procedure. This logbook is maintained in the operating record. Equipment that is controlled by a logbook includes the waste handling fork lifts, all waste handling cranes, the adjustable center of gravity lift fixture, the CH transuranic (TRU) underground transporter, the conveyance loading car facility transfer vehicle, the trailer jockey,
<table>
<thead>
<tr>
<th>System/Equipment Name</th>
<th>Responsible Organization</th>
<th>Inspection Frequency and Job Title of Personnel Normally Making Inspection</th>
<th>Procedure Number and Inspection Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>Air Intake Shaft Hoist</td>
<td>Underground Operations</td>
<td>Preoperational ² See Lists 1b and c</td>
<td>WP 04-HO1004 Inspecting for Deterioration³, Safety Equipment, Communication Systems, and Mechanical Operability⁴ in accordance with Mine Safety and Health Administration (MSHA) requirements</td>
</tr>
<tr>
<td>Ambulances (Surface and Underground) and related emergency supplies and equipment</td>
<td>Emergency Services</td>
<td>Weekly See List 11</td>
<td>PM000030 Inspecting for Mechanical Operability⁴, Deterioration⁵, and Required Equipment⁶</td>
</tr>
<tr>
<td>Adjustable Center of Gravity Lift Fixture</td>
<td>Waste Handling</td>
<td>Preoperational See List 8</td>
<td>WP 05-WH1410 Inspecting for Mechanical Operability⁶ and Deterioration⁵</td>
</tr>
<tr>
<td>Backup Power Supply Diesel Generators</td>
<td>Facility Operations</td>
<td>Monthly See List 3</td>
<td>WP 04-ED1301 Inspecting for Mechanical Operability⁶ and Leaks/Spills by, starting and operating both generators. Results of this inspection are logged in accordance with WP 04-AD3008.</td>
</tr>
<tr>
<td>Facility Inspections (Water Diversion Berms)</td>
<td>Facility Engineering</td>
<td>Annually See List 4</td>
<td>WP 10-WC3008 Inspecting for Damage, Impediments to water flow, and Deterioration⁷</td>
</tr>
<tr>
<td>Central Monitoring Systems (CMS)</td>
<td>Facility Operations</td>
<td>Continuous See List 3</td>
<td>Automatic Self-Checking</td>
</tr>
<tr>
<td>Contact-Handled (CH) TRU Underground Transporter</td>
<td>Waste Handling</td>
<td>Preoperational See List 8</td>
<td>WP 05-WH1803 Inspecting for Mechanical Operability⁶, Deterioration⁷, and area around transporter clear of obstacles</td>
</tr>
<tr>
<td>Conveyance Loading Car Facility Transfer Vehicle</td>
<td>Waste Handling</td>
<td>Preoperational See List 8</td>
<td>WP 05-WH1406 Inspecting for Mechanical Operability⁶, Deterioration⁷, tracks path clear of obstacles, and guards in the proper place</td>
</tr>
<tr>
<td>Exhaust Shaft</td>
<td>Underground Operations</td>
<td>Quarterly See List 1a</td>
<td>PM041099 Inspecting for Deterioration⁷ and Leaks/Spills</td>
</tr>
<tr>
<td>Eye Wash and Shower Equipment</td>
<td>Equipment Custodian</td>
<td>Weekly See List 5</td>
<td>WP 12-IS1832 Inspecting for Deterioration⁵</td>
</tr>
<tr>
<td>Fire Detection and Alarm System</td>
<td>Emergency Services</td>
<td>Semiannually See List 2a</td>
<td>WP 12-IS1832 Inspecting for Deterioration⁵ and Fluid Levels–Replace as Required</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>PM000027 Inspecting for Deterioration⁵, Operability of indicator lights and, underground fuel station dry chemical suppression system. Inspection is per NFPA 72</td>
</tr>
</tbody>
</table>
surface of the facility pallet has two recesses sized to accept the waste containers, ensuring that the containers are held in place. Up to four SWBs, four 7-packs of 55-gallon drums, four 4-packs consisting of 85-gallon drums, four 3-packs of 100-gallon drums, or two TDOPs may be placed on a facility pallet. Each stack of waste containers is strapped down to holding bars in the top reinforcement plate of the facility pallet to avoid spillage during movement. Two rectangular tube openings in the bed allow the facility pallet to be securely lifted by forklift. In order to assure a facility pallet is not overloaded, operationally it will hold the contents of two Contact Handled Packages, as specified in Permit Attachment M1.

The WIPP facility has the capability to handle each of the CH TRU containers singly using forklifts and single container attachments. In such cases, the container would be loaded on the waste shaft conveyance and moved underground as a single unit.

All unloading equipment is inspected in accordance with the schedule shown in Table D-1. Cranes that are used in the unloading and handling of TRU mixed waste have been designed and constructed so that they will retain their loads in the event of a loss of power. Cranes in the WHB Unit are also designed to withstand a design basis earthquake without moving off of their rails and without dropping their load. Lowering loads is a priority activity after a disruptive event.

The following is a summary of the activities, structures, and equipment that were developed to prevent hazards in transporting TRU mixed waste.

Palletized TRU mixed waste is either transferred by a 13-ton (11.8-metric ton) forklift or the conveyance loading car (see Figure M2-6 in Permit Attachment M2) facility transfer vehicle, which is designed with an adjustable bed height that is used to transfer the facility pallets to the special pallet-support stands in the waste hoist cage.

The waste hoist system in the waste shaft and all waste shaft furnishings are designed to resist the dynamic forces of the hoisting system, which are greater than the seismic forces on the underground facilities. In addition the waste hoist headframe is designed to withstand the design-basis earthquake (DBE). Maximum operating speed of the hoist is 500 ft (152.4 m) per minute. During loading and unloading operations, the waste hoist is steadied by fixed guides. The waste hoist is equipped with a control system that will detect malfunctions or abnormal operations of the hoist system, such as overtravel, overspeed, power loss, or circuitry failure. The control response is to announce the condition and shut the hoist down. Operator response is required to recover from the automatic shutdown. Waste hoist operation is continuously monitored by the CMS. A battery powered FM transmitter/receiver allow communication between the hoist conveyance and the hoist house.

The waste hoist shaft system has two pairs of brake calipers acting on independent brake paths. The hoist motor is normally used for braking action of the hoist. The brakes are used to hold the hoist in position during normal operations and to stop the hoist under emergency conditions. Each pair of brake calipers is capable of holding the hoist in position during normal operating conditions and stopping the hoist under emergency conditions. In the event of power failure, the brakes will set automatically.

The hoist is protected by a fixed automatic fire suppression system. Portable fire extinguishers are also provided on the hoist floor and in equipment areas.
E-2e Personnel Protection

The following description of procedures, structures, or equipment used at the facility to prevent undue exposure of personnel to hazardous waste is required by 20.4.1.900 NMAC (incorporating 40 CFR §270.14(b)(8)(v)).

Procedures used at the WIPP facility to prevent undue exposure of personnel to hazardous waste and the sections in this permit application where these procedures are discussed in detail are listed below.

- The TSDF-WAC are criteria designed to prevent the shipment or acceptance of TRU mixed waste exhibiting the characteristics of ignitability, corrosivity, or reactivity.

- Written procedures to prevent the addition of materials to the TRU mixed waste that could exhibit incompatibility or the characteristics of reactivity and/or ignitability are discussed in Section E-3 of this Permit Attachment.

- The shipping containers, forklifts, unloading dock, crane, facility pallets, conveyance loading car facility transfer vehicle, waste hoist cage, and underground waste transporter were designed or selected for use in order to minimize the need for TRU mixed waste handling personnel to come into contact with TRU mixed waste. Each of these items are discussed in detail in Permit Attachments M1 and M2; Section E-2a of this Permit Attachment discusses prevention of hazards to personnel during unloading operations.

- TRU mixed waste handling operations are conducted so that the need for TRU mixed waste handling personnel to touch the TRU mixed waste containers during unloading, overpacking (if necessary), and emplacement operations is minimized. Appropriate personal protective equipment (PPE) will be used depending on locations and operations (e.g., steel-toed shoes, hard hat, safety glasses inside a crane operating envelope; steel-toed shoes, hard hat, mine lamp, self rescuer, and safety glasses in the Underground).

- Tagout/Lockout and work authorization procedures, discussed in Section D-1, prohibit WIPP facility personnel from utilizing TRU mixed waste handling equipment that is temporarily out of service and prevent inappropriate use of TRU mixed waste handling equipment that is not operational for all uses.

- A system for monitoring and inspecting monitoring equipment, safety and emergency systems, security devices, and operating and structural equipment is in place to prevent, detect, or respond to environmental or human health hazards caused by hazardous waste. The inspection/monitoring requirements are described in Permit Attachment D.

- Adequate aisle space is maintained for emergency response purposes, as discussed in Section E-1b of this Permit Attachment.
Procedures to protect personnel from hazardous and/or TRU mixed waste during nonroutine events are detailed in Permit Attachment F.

The following discusses the structures and equipment that prevent undue exposures of personnel at the WIPP facility to hazardous constituents:

- The WIPP facility was sited and designed to be protective of human health and ensure safe operations during the Disposal Phase.

- TRU mixed waste containers are required to meet shipping/structural requirements.

- The shipping container, forklifts, unloading dock, crane, facility pallets, conveyance loading car, facility transfer vehicle, waste hoist cage, and underground waste transporter were designed or selected for use in order to minimize the need for TRU mixed waste handling personnel to come into contact with TRU mixed waste. Each of these items is discussed in detail in Permit Attachments M1 and M2; Section E-2a of this Permit Attachment discusses prevention of hazards to personnel during unloading operations.

- The hood ventilation system, used during the initial opening of Contact Handled Packages, is used to vent any potential release of radioactive contaminants into the ventilation system of the WHB Unit (Permit Attachment M1).

- The WIPP facility has internal and external communications and alarm systems to notify personnel of emergency situations and provide instructions for response, evacuation, etc. as discussed in this Permit Attachment and Permit Attachment F.

- The WIPP facility is well equipped with spill-response equipment, transport vehicles, emergency medical equipment and rescue vehicles, fire detection, fire-suppression and firefighting equipment (including water for fire control), PPE, emergency lighting and backup power, and showers and eye-wash fountains. These are discussed in Sections E-1a, E-2C and E-2d of this Permit Attachment and are listed in Permit Attachment F.

- The surface and underground ventilation systems, discussed in Permit Attachment M2, are designed to provide personnel with a suitable environment during routine operations.

**E-2f Releases to Atmosphere**

The following description of procedures, structures, or equipment used at the facility to prevent releases to the atmosphere is required by 20.4.1.900 NMAC (incorporating 40 CFR §270.14(b)(8)(vi)).

All TRU mixed waste will be contained. TRU mixed waste container vents employ particulate filters that prevent particulate releases to the atmosphere. The nature of the waste itself also
the total liquid equal or exceed one volume percent of the waste container (e.g., drum or standard waste box [SWB]).

Special requirements for ignitable, reactive, and incompatible waste are addressed in 20.4.1.500 NMAC (incorporating 40 CFR §§264.176 and 177). The RCRA Permit Treatment, Storage, and Disposal Facility Waste Acceptance Criteria (TSDF-WAC) precludes ignitable, reactive, or incompatible TRU mixed waste at the WIPP.

Description of Containers

CH TRU mixed waste containers will be either 55-gallon (gal) (208-liter (L)) drums singly or arranged into seven (7)-packs, 85-gal (321-L) drums (used as singly or arranged into four (4)-packs, 100-gal (379 L) drums singly or arranged into three (3)-packs, ten-drum overpacks (TDOP), or 66.3 ft³ (1.88 m³) SWBs.

Description of Surface Hazardous Waste Management Units

The WHB Unit is the surface facility where waste handling activities will take place. The WHB Unit has a total area of approximately 84,000 square feet (ft²) (7,803 square meters (m²)) of which 33,175 ft² (3,083 m²) are designated for the waste handling and container storage of CH TRU mixed waste. This area is being permitted as a container storage unit. The concrete floors are sealed with an impermeable coating that has excellent resistance to the chemicals in TRU mixed waste and, consequently, provide secondary containment for TRU mixed waste. In addition, a Parking Area Unit south of the WHB will be used for storage of waste in sealed shipping containers awaiting unloading. This area is also being permitted as a container storage unit. The sealed shipping containers provide secondary containment in this hazardous waste management unit (HWMU).

CH Bay Operations

The typical processing rate for CH waste is 14 Contact Handled Packages per day, and the maximum is 28 per day. Two shifts per day are planned; four days per week. The fifth day is for equipment maintenance with weekends available for more extensive maintenance, when necessary.

Once unloaded from the Contact Handled Package, CH waste containers (7-packs of 55-gal drums, 3-packs of 100-gal drums, 4-packs of 85-gal drums, SWBs, or TDOPs) are placed in one of two positions on the facility pallet. The waste containers are stacked on the facility pallets (one- or two-high, depending on weight considerations). The use of facility pallets will elevate the waste approximately 9.5 at least 6 inches (in.) (24-15 centimeters [cm]) from the floor surface. Pallets of waste will then be relocated to the northeast area of the CH bay for normal storage. This storage area will be clearly marked to indicate the lateral limits of the storage area. This storage area will have a maximum capacity of seven facility pallets of waste during normal operations. These pallets will typically be staged in this area for a period of up to five days.
surface of the floor. Facility pallets provide about 9.5 at least 6 in (24-15 centimeters [cm]) of elevation from the surface of the floor. TRU mixed waste containers that have been removed from Contact Handled Packages shall be stored at a designated storage area inside the WHB so as to preclude exposure to the elements.

Secondary containment at permitted storage areas inside the WHB Unit shall be provided by the floor. The Parking Area Unit and TRUDECK storage area of the WHB Unit do not require engineered secondary containment, since waste is not stored there unless it is protected by the Contact Handled Packaging. Floor drains, the fire suppression water collection sump, and portable dikes, if needed, will provide containment for liquids that may be generated by fire fighting. Sump capacities and locations are shown in Drawing 41-F-087-014. Residual fire fighting liquids will be placed in containers and managed as described above.

F-2 Response Personnel

Persons qualified to act as the RCRA Emergency Coordinator, as required by 20.4.1.500 NMAC (incorporating 40 CFR §264.55), are listed in Table F-2.

A RCRA Emergency Coordinator will be on-site at the WIPP facility 24 hours a day, seven days a week, with the responsibility for coordinating emergency response measures. RCRA Emergency Coordinators are listed in Table F-2, where four individuals have been designated primary RCRA Emergency Coordinators. This is because the on-duty Facility Shift Manager (FSM) is designated as the RCRA Emergency Coordinator. The four individuals shown serve as FSM on a rotating shift basis.

Persons qualified to act as the RCRA Emergency Coordinator are thoroughly familiar with this Contingency Plan, the TRU mixed waste and hazardous waste operations and activities at the WIPP facility, the locations of TRU mixed waste and hazardous waste activities, the locations on the site where hazardous materials are stored and used, and the locations of waste staging and accumulation areas. They are familiar with the characteristics of hazardous substances, TRU mixed waste and hazardous waste handled at the WIPP facility, the location of TRU mixed waste and hazardous waste records within the WIPP facility, and the facility layout. In addition, persons qualified to act as the RCRA Emergency Coordinator have the authority to commit the necessary resources to implement this Contingency Plan. Figure F-4 outlines the RCRA Emergency Coordinator's position relative to other organizations that provide support.

In addition to the RCRA Emergency Coordinator, the following individuals or groups have specified responsibilities during any WIPP facility emergency:

- **Assistant Chief Office Warden (ACOW)**—Persons assigned to take accountability for sections of the site, and then reporting the accountability to the Chief Office Warden.

- **Central Monitoring Room Operator (CMRO)**—The on-shift operator responsible for Central Monitoring Room (CMR) operations, including coordination of facility communications. The facility log is maintained by the CMRO.
forklift or facility transfer vehicle will transport the loaded facility pallet to the conveyance loading car inside the air lock at the Waste Shaft (Figure G-3). The conveyance loading car facility transfer vehicle will be driven onto the waste hoist deck, where the loaded facility pallet will be transferred to the waste hoist, and the loading car facility transfer vehicle will be backed out.

Underground Traffic

Underground traffic, with and without TRU mixed waste, will travel on separated paths. The ventilation and traffic flow path in the TRU mixed waste handling areas underground are restricted and separate from those used for mining and haulage (construction) equipment (Figure G-4). Non-waste and non-construction traffic use the same routes as waste and construction traffic. In general, waste traffic will use the intake ventilation drift in that area. The exhaust drift in the construction area will generally be used for mining/construction equipment for maximum isolation of this activity from personnel. The exhaust drift in the waste disposal area will normally not be used for personnel access. Non-waste and non-construction traffic is generally comprised of escorted visitors only and is minimized during each of the respective operations.

Adequate clearances that exceed the mining regulations of 30 CFR §57 exist underground for safe passage of vehicles and pedestrians. Pedestrians/personnel are required to yield to vehicles in the WIPP underground facility. This condition is reinforced through the WIPP equipment operating procedures, the WIPP Safety Manual, the WIPP safety briefing required for all underground visitors, the General Employee Training annual refresher course, and the Underground annual refresher course that are mandated by 30 CFR §57, the New Mexico Mine Code, and DOE Order 5480.20A.

In addition, other physical means are utilized to safeguard pedestrians/personnel when underground such as:

All equipment operators are required to sound the vehicle horn when approaching intersections.

All airlock and bulkhead vehicle doors are equipped with warning bells or strobe lights to alert personnel when door opening is imminent.

Hemispherical mirrors are used at blind intersections so that persons can see around corners.

All heavy equipment is required to have operational back-up alarms.

Heavily used intersections are well lighted.

Typically, the traffic routes during waste disposal in all Panels will use the same main access drifts.

All traffic safety is regulated and enforced by the Federal and State mine codes of regulations.
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</table>
M1-1c **Description of the Container Storage Units**

M1-1c(1) **Waste Handling Building Container Storage Unit (WHB Unit)**

The Waste Handling Building (WHB) is the surface facility where TRU mixed waste handling activities will take place (Figure M1-1). The WHB has a total area of approximately 84,000 square feet (ft²) (7,804 square meters (m²)) of which 33,175 ft² (3,082 m²) are designated for the waste handling and container storage of CH TRU mixed waste, as shown in Figure M1-1. This area is being permitted as the WHB Unit. The concrete floors are sealed with a coating that is sufficiently impervious to the chemicals in TRU mixed waste to meet the requirements of 20.4.1.500 NMAC (incorporating 40 CFR §264.175(b)(1)).

The Contact Handled Packages used to transport TRU mixed waste containers will be received through one of three air-lock entries to the CH Bay of the WHB Unit. The WHB heating, ventilation and air conditioning (HVAC) system maintains the interior of the WHB at a pressure lower than the ambient atmosphere to ensure that air flows into the WHB, preventing the inadvertent release of any hazardous or radioactive constituents contamination as the result of a contamination event. The doors at each end of the air lock are interlocked to prevent both from opening simultaneously and equalizing CH Bay pressure with outside atmospheric pressure. The CH Bay houses two TRUPACT-II Docks (TRUDOCKs), each equipped with overhead cranes for opening and unloading Contact Handled Packages. The TRUDOCKs are within the TRUDOCK Storage Area of the WHB Unit.

The cranes are rated to lift the Contact Handled Packaging lids as well as their contents. The cranes are designed to remain on their tracks and hold their load even in the event of a design-basis earthquake.

Upon receipt and removal of CH TRU mixed waste containers from the Contact Handled Packaging, the waste containers are required to be in good condition as provided in Permit Module III. The waste containers will be visually inspected for physical damage (severe rusting, apparent structural defects, signs of pressurization, etc.) and leakage to ensure they are good condition prior to storage. Waste containers will also be checked for external surface contamination. If a primary waste container is not in good condition, the Permittees will overpack the container, repair/patch the container in accordance with 49 CFR §173 and §178 (e.g., 49 CFR §173.28), or return the container to the generator. The Permittees may initiate local decontamination, return unacceptable containers to a DOE generator site or send the Contact Handled Package to the third party contractor. Decontamination activities will not be conducted on containers which are not in good condition, or which are leaking. If local decontamination activities are opted for, the work will be conducted in the WHB Unit on the TRUDOCK. These processes are described in Section M1-1d. The area previously designated as the Overpack and Repair Room will not be used for TRU mixed waste management in any instances.

Once unloaded from the Contact Handled Packaging, CH TRU mixed waste containers (7-packs, 3-packs, 4-packs, SWBs, or TDOPs) are placed in one of two positions on the facility pallet. The waste containers are stacked, on the facility pallets (one- or two-high, depending on weight considerations). The use of facility pallets will elevate the waste approximately 9.5 at
least 6 in. (24-15 cm) from the floor surface. Pallets of waste will then be relocated to the Northeast (NE) Storage Area of the WHB Unit for normal storage. This NE Storage Area, which is shown in Figure M1-7, will be clearly marked to indicate the lateral limits of the storage area. This NE Storage Area will have a maximum capacity of seven pallets (1,856 ft³ [52.6 m³]) of TRU mixed waste containers during normal operations. These pallets will typically be staged in this area for a period of up to five days.

In addition, four Contact Handled Packages, containing up to eight 7-packs, 3-packs, 4-packs, SWBs, or four TDOPs, may occupy the staging positions at the TRUDOCK Storage Area of the WHB Unit. If waste containers are left in this area, they will be in the Contact Handled Package with or without the shipping container lids removed. The maximum volume of waste in containers in four Contact Handled Packages is 530.4 ft³ (15 m³).

The Derived Waste Storage Area of the WHB Unit is on the north wall of the CH Bay. This area will contain containers up to the volume of a SWB for collecting derived waste from all TRU mixed waste handling processes in the WHB Unit. The Derived Waste Storage Area is being permitted to allow containers in size up to a SWB to be used to accumulate derived waste. The volume of TRU mixed waste stored in this area will be up to 66.3 ft³ (1.88 m³). The derived waste containers in the Derived Waste Storage Area will be stored on standard drum pallets, which are polyethylene trays with a grated deck, which will elevate the derived waste containers approximately 6 in. (15 cm) from the floor surface, and provide approximately 50 gal (190 L) of secondary containment capacity.

An area has also been designated for the temporary storage of waste containers for which manifest discrepancies were noted after the Contact Handled Package was opened. Discrepant payloads will be placed either in the Shielded Storage Area of the WHB Unit on a facility pallet or inside a Contact Handled Package, depending on when the discrepancy is discovered. In either case the waste containers will be elevated approximately six inches from the floor surface. The storage capacity of this area is one pallet load of TRU mixed waste containers (i.e., 4 SWBs, 2 TDOPs, or 28 drums, or combinations of all three).

Aisle space shall be maintained in all WHB Unit TRU mixed waste storage areas. The aisle space shall be adequate to allow unobstructed movement of fire-fighting personnel, spill-control equipment, and decontamination equipment that would be used in the event of an off-normal event. An aisle space of 44 in. (1.1 m) between facility pallets will be maintained in all WHB Unit TRU mixed waste storage areas.

The WHB has been designed to meet DOE design and associated quality assurance requirements. Table M1-1 summarizes basic design requirements, principal codes, and standards for the WIPP facility. Appendix D2 of the WIPP RCRA Part B Permit Application (DOE, 1997a) provided engineering design-basis earthquake and tornado reports. The design-basis earthquake report provides the basis for seismic design of WIPP facility structures, including the WHB foundation. The WIPP design-basis earthquake is 0.1 g. The WIPP design-basis tornado includes a maximum windspeed of 183 mi per hr (mi/hr) (294.5 km/hr), which is the vector sum of all velocity components. It is also limited to a translational velocity of 41 mi/hr (66 km/hr) and a tangential velocity of 124 mi/hr (200 km/hr). Other parameters are a radius of maximum wind of 325 ft (99 m), a pressure drop of 0.5 lb per in.² (3.4 kilopascals [kPa]), and a rate-of-pressure drop of 0.09 lb/in.²/s (0.6 kPa/s). A design-basis flood report is not available.
because flooding is not a credible phenomenon at the WIPP facility. Design calculations for the probable maximum precipitation (PMP) event, provided in Appendix D7 of the WIPP RCRA Part B Permit Application (DOE, 1997a), illustrated run-on protection for the WIPP facility.

The following are the major pieces of equipment that will be used to manage CH TRU waste in the container storage units. A summary of equipment capacities, as required by 20.4.1.500 NMAC is included in Table M1-2.

**TRUPACT-II Type B Packaging**

The TRUPACT-II (Figure M1-8a) is a double-contained cylindrical shipping container 8 ft (2.4 m) in diameter and 10 ft (3 m) high. It meets NRC Type B shipping container requirements and has successfully completed rigorous container-integrity tests. The payload consists of approximately 7,265 lbs (3,300 kg) gross weight in up to fourteen 55-gal (208-L) drums, eight 85-gal (322-L) drums, six 100-gal (379-L) drums, two SWBs, or one TDOP.

**HalfPACT Type B Packaging**

The HalfPACT (Figure M1-8b) is a double-contained right cylindrical shipping container 7.8 ft (2.4 m) in diameter and 7.6 ft (2.3 m) high. It meets NRC Type B shipping container requirements and has successfully completed rigorous container-integrity tests. The payload consists of approximately 7,600 lbs (3,500 kg) gross weight in up to seven 55-gal (208-L) drums, one SWB, or four 85-gallon drums.

**Unloading Docks**

Each TRUDOCK is designed to accommodate up to two Contact Handled Packages. The TRUDOCK functions as a work platform, providing TRU mixed waste handling personnel easy access to the container during unloading operations (see Figure M1-9) (Also see Drawing 41-M-001-W in Appendix D3 of the WIPP RCRA Part B Permit Application (DOE, 1997a)).

**Forklifts**

Forklifts will be used to transfer the Contact Handled Packages into the WHB Unit and may be used to transfer palletized CH TRU mixed waste containers to the conveyance loading car facility transfer vehicle. Another forklift will be used for general-purpose transfer operations. This forklift has attachments and adapters to handle individual TRU mixed waste containers, if required.

**Cranes and Adjustable Center-of-Gravity Lift Fixtures**

At each TRUDOCK, an overhead bridge crane is used with a specially designed lift fixture for disassembly of the Contact Handled Packages. Separate lifting attachments have been specifically designed to accommodate SWBs and TDOPs. The lift fixture, attached to the crane, has built-in level indicators and two counterweights that can be moved to adjust the center of gravity of unbalanced loads and to keep them level.
Facility Pallets

The facility pallet is a fabricated steel unit designed to support 7-packs, 4-packs, or 3-packs of drums, SWBs, or TDOPs, and has a rated load of 25,000 lbs. (11,430 kg). The facility pallet will accommodate up to four 7-packs, four 3-packs, or four 4-packs of drums or four SWBs (in two stacks of two units), two TDOPs, or any combination thereof. Loads are secured to the facility pallet during transport to the emplacement area. Facility pallets are shown in Figure M1-10. Fork pockets in the side of the pallet allow the facility pallet to be lifted and transferred by forklift to prevent direct contact between TRU mixed waste containers and forklift tines. This arrangement reduces the potential for puncture accidents. Facility pallets may also be moved by facility transfer vehicles. WIPP facility operational documents define the operational load of the facility pallet to ensure that the rated load of a facility pallet is not exceeded.

Conveyance Loading Car—Facility Transfer Vehicle

The conveyance loading car is an electric vehicle that operates on rails, facility transfer vehicle is a battery or electric powered automated vehicle that either operates on tracks or has an on-board guidance system that allows the vehicle to operate on the floor of the WHB. An integrated or removable roller bed will be used to move pallets on and off the vehicle. It is designed with a flat bed that has adjustable height capability and will transfer waste payloads on facility pallets to the storage areas be used to transfer the facility pallets on or off the pallet support stands in the waste hoist cage by raising and lowering the bed (see Figure M1-11).

M1-1c(2) Parking Area Container Storage Unit (Parking Area Unit)

The parking area south of the WHB (see Figure M1-2) will be used for storage of waste containers within sealed shipping containers awaiting unloading. The area extending south from the WHB within the fenced enclosure identified as the Controlled Area on Figure M1-2 is defined as the Parking Area Unit. The Parking Area Unit provides storage space for 12 loaded Contact Handled Packages, corresponding to 1,591 ft³ (45 m³) of CH TRU mixed waste. Secondary containment and protection of the waste containers from standing liquid are provided by the Contact Handled Packaging. Wastes placed in the Parking Area Unit will remain sealed in their Contact Handled Packages, at all times while in this area.

The maximum number of Contact Handled Packages that will be stored in the parking area is twelve, containing a maximum of 1,591 ft³ (45m³) of CH TRU mixed waste. The Nuclear Regulatory Commission (NRC) Certificate of Compliance requires that sealed Contact Handled Packages which contain waste be vented every 60 days to avoid unacceptable levels of internal pressure. During normal operations the maximum residence time of any one container in the Parking Area Unit is typically five days. Therefore, during normal waste handling operations, no Contact Handled Packages will require venting while located in the Parking Area Unit. Any off-normal event which results in the need to store a waste container in the Parking Area Unit for a period of time approaching fifty-nine (59) days shall be handled in accordance with Section M1-1e(2) of this Permit Attachment. Under no circumstances shall a Contact Handled Package be stored in the Parking Area Unit for more than fifty-nine (59) days after the date that the inner containment vessel of the Contact Handled Packages was sealed at the generator site.
Each facility pallet has two recessed pockets to accommodate two sets of 7-packs, two sets of 4-packs, two sets of 3-packs, or two SWBs stacked two-high, two TDOPs, or any combination thereof. Each stack of waste containers will be secured prior to transport underground (see Figure M1-10). A forklift or the facility transfer vehicle will transport the loaded facility pallet to the conveyance loading car inside the conveyance loading room located adjacent to the Waste Hoist Shaft. The conveyance loading room serves as an air lock between the CH Bay and the Waste Hoist Shaft, preventing excessive air flow between the two areas. The conveyance loading car facility transfer vehicle will be driven onto the waste hoist deck, where the loaded facility pallet will be transferred to the waste hoist, and the loading car facility transfer vehicle will be backed off. Containers of CH TRU waste (55-gal (208 L) drums, SWBs, 85-gal (321 L) drums, 100-gal (379-L) drums, and TDOPs) can be handled individually, if needed, using the forklift and lifting attachments (i.e., drum handlers, parrot beaks).

The waste hoist will lower the loaded facility pallet to the Underground HWDUs. Figure M1-13 is a flow diagram of the CH TRU mixed waste handling process.

**M1-1e Inspections**

Inspection of containers and container storage area are required by 20.4.1.500 NMAC (incorporating 40 CFR §264.174). These inspections are described in this section.

**M1-1e(1) WHB Unit**

The waste containers in storage will be visually inspected prior to each movement and, at a minimum, weekly, to ensure that the waste containers are in good condition and that there are no signs that a release has occurred. Waste containers will be visually inspected for physical damage (severe rusting, apparent structural defects, signs of pressurization, etc.) and leakage. If a primary waste container is not in good condition, the Permittees will overpack the container, repair/patch the container in accordance with 49 CFR §173 and §178 (e.g., 49 CFR §173.28), or return the container to the generator. This visual inspection shall not include the center drums of 7-packs and waste containers positioned such that visual observation is precluded due to the arrangement of waste assemblies on the facility pallets. If waste handling operations should stop for any reason with containers located in the TRUDECK Storage Area in the Contact Handled Package, primary waste container inspections will not be accomplished until the containers of waste are removed from the Contact Handled Package. If the lid to the Contact Handled Package inner container vessel is removed, radiological checks (swipes of Contact Handled Package inner surfaces) will be used to determine if there is contamination within the Contact Handled Package. Such contamination could indicate a waste container leak or spill. Using radiological surveys, a detected spill or leak of a radioactive contamination from a waste container will also be assumed to be a hazardous waste spill or release.

Inspections of the Shielded Storage Area designated for holding waste while manifest discrepancies are resolved, are performed prior to use and weekly thereafter, so long as waste containers reside in the Shielded Storage Area. Waste containers residing within a Contact Handled Package are not inspected, as described in the first bullet in Section M1-1e(2).
### TABLE M1-2
WASTE HANDLING EQUIPMENT CAPACITIES

<table>
<thead>
<tr>
<th>CAPACITIES FOR EQUIPMENT</th>
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<tr>
<td>CH Bay overhead bridge crane</td>
<td>12,000 lbs.</td>
</tr>
<tr>
<td>CH Bay forklifts</td>
<td>26,000 lbs.</td>
</tr>
<tr>
<td>Facility Pallet</td>
<td>25,000 lbs.</td>
</tr>
<tr>
<td>Adjustable center-of-gravity lift fixture</td>
<td>10,000 lbs.</td>
</tr>
<tr>
<td>Conveyance Loading Car/Facility Transfer Vehicle</td>
<td>70,000-26,000 lbs.</td>
</tr>
</tbody>
</table>

#### MAXIMUM GROSS WEIGHTS OF CONTAINERS

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<thead>
<tr>
<th>CONTAINER TYPE</th>
<th>MAXIMUM GROSS WEIGHT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Seven-pack of 55-gallon drums</td>
<td>7,000 lbs.</td>
</tr>
<tr>
<td>Four-pack of 85-gallon drums</td>
<td>4,500 lbs.</td>
</tr>
<tr>
<td>Three-pack of 100-gallon drums</td>
<td>3,000 lbs.</td>
</tr>
<tr>
<td>Ten-drum overpack</td>
<td>6,700 lbs.</td>
</tr>
<tr>
<td>Standard waste box</td>
<td>4,000 lbs.</td>
</tr>
</tbody>
</table>

#### MAXIMUM NET EMPTY WEIGHTS OF EQUIPMENT

<table>
<thead>
<tr>
<th>EQUIPMENT</th>
<th>MAXIMUM NET EMPTY WEIGHT</th>
</tr>
</thead>
<tbody>
<tr>
<td>TRUPACT-II</td>
<td>13,140 lbs.</td>
</tr>
<tr>
<td>HalfPACT</td>
<td>10,500 lbs.</td>
</tr>
<tr>
<td>Adjustable center of gravity lift fixture</td>
<td>2,500 lbs.</td>
</tr>
<tr>
<td>Facility pallet</td>
<td>4,120 lbs.</td>
</tr>
</tbody>
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Underground Ventilation Normal Mode Redundancy

The underground ventilation system has been provided redundancy in normal ventilation mode by the addition of a third main fan. Ductwork leading to that new fan ties into the existing main exhaust duct. Documentation for this addition of a third fan and associated ductwork will be submitted to NMED before receipt of TRU mixed waste.

Electrical System

The WIPP facility uses electrical power (utility power) supplied by the regional electric utility company. If there is a loss of utility power, TRU mixed waste handling and related operations will cease.

Backup, alternating current power will be provided on site by two 1,100-kilowatt diesel generators. These units provide 480-volt power with a high degree of reliability. Each of the diesel generators can carry predetermined equipment loads while maintaining additional power reserves. Predetermined loads include lighting and ventilation for underground facilities, lighting and ventilation for the TRU mixed waste handling areas, and the Air Intake Shaft hoist. The diesel generator can be brought on line within 30 minutes either manually or from the control panel in the Central Monitoring Room (CMR).

Uninterruptible power supply units are also on line providing power to predetermined monitoring systems. These systems ensure that the power to the radiation detection system for airborne contamination, the local processing units, the computer room, and the CMR will always be available, even during the interval between the loss of off-site power and initiation of backup diesel generator power.

M2-2b Geologic Repository Process Description

Prior to receipt of TRU mixed waste at the WIPP facility, waste operators will be thoroughly trained in the safe use of TRU mixed waste handling and transport equipment. The training will include both classroom training and on-the-job training.

CH TRU mixed waste containers will arrive by tractor-trailer at the WIPP facility in sealed shipping containers (e.g., TRUPACT-IIs or HalfPACTs), at which time they will undergo security and radiological checks and shipping documentation reviews. The trailers carrying the shipping containers will be stored temporarily at the Parking Area Container Storage Unit (Parking Area Unit). A forklift will remove the Contact Handled Packages from the transport trailers and will transport them into the Waste Handling Building Container Storage Unit for unloading of the waste containers. Each TRUPACT-II may hold up to two 7-packs, two 4-packs, two 3-packs, two SWBs, or one TDOP. Each HalfPACT may hold up to seven 55-gal (208 L) drums, one SWB, or four 85-gal (321 L) drums. An overhead bridge crane will be used to remove the waste containers from the Contact Handled Packaging and place them on a facility pallet. Each facility pallet has two recessed pockets to accommodate two sets of 7-packs, two sets of 3-packs, two sets of 4-packs, two SWBs stacked two-high, or two TDOPs. Each stack of waste containers will be secured prior to transport underground (see Figure M2-3). A forklift vehicle will transport the loaded facility pallet to the conveyance loading car inside the conveyance loading room adjacent to the Waste Shaft. The conveyance loading car facility
transfer vehicle will be driven onto the waste hoist deck, where the loaded facility pallet will be transferred to the waste hoist, and the loading car facility transfer vehicle will be backed off. Containers of CH TRU waste (55-gal (208 L) drums, SWBs, 85-gal (321 L) drums, 100-gal (379 L) drums, and TDOPs) can be handled individually, if needed, using the forklift and lifting attachments (i.e., drum handlers, parrot beaks).

The waste hoist will lower the loaded facility pallet to the underground. At the waste shaft station, the CH TRU underground transporter will back up to the waste hoist cage, and the facility pallet will be transferred from the waste hoist onto the transporter (see Figure M2-6). The transporter will then move the facility pallet to the appropriate Underground HWUD for emplacement.

A forklift in the HWUD near the waste stack will be used to remove the waste containers from the facility pallets and to place them in the waste stack using a push-pull attachment. The waste will be emplaced room by room in Panels 1 through 3. Each panel will be closed off when filled. If a waste container is damaged during the Disposal Phase, it will be immediately overpacked or repaired. CH TRU waste containers will be continuously vented. The filter vents will allow aspiration, preventing internal pressurization of the container and minimizing the buildup of flammable gas concentrations.

Once a waste panel is mined and any initial ground control established, flow regulators will be constructed to assure adequate control over ventilation during waste emplacement activities. The first room to be filled with waste will be Room 7, which is the one that is farthest from the main access ways. A ventilation control point will be established for Room 7 just outside the exhaust side of Room 6. This ventilation control point will consist of a bulkhead with a ventilation regulator. Stacking of CH waste will begin at the ventilation control point and proceed down the access drift, through the room and up the intake access drift until the entrance of Room 6 is reached. At that point, a brattice cloth and chain link barricade will be emplaced. This process will be repeated for Room 6, and so on until Room 1 is filled. At that point, the panel closure system will be constructed.

The emplacement of CH TRU mixed waste into the HWUDs will typically be in the order received and unloaded from the Contact Handled Packaging. There is no specification for the amount of space to be maintained between the waste containers themselves, or between the waste containers and the walls. Containers will be stacked in the best manner to provide stability for the stack (which is up to three containers high) and to make best use of available space. It is anticipated that the space between the wall and the container could be from 8 to 18 in. (20 to 46 cm). This space is a function of disposal room wall irregularities, container type, and sequence of emplacement. Bags of backfill will occupy some of this space. Space is required over the stacks of containers to assure adequate ventilation for waste handling operations. A minimum of 16 in. (41 cm) was specified in the Final Design Validation Report (Appendix D1, Chapter 12 of the WIPP RCRA Part B Permit Application (DOE, 1997)) to maintain air flow. Typically, the space above a stack of containers will be 36 to 48 in. (90 to 122 cm). However 18 in. (0.45 m) will contain backfill material consisting of bags of Magnesium Oxide (MgO). Figure M2-8 shows a typical container configuration, although this figure does not mix containers on any row. Such mixing, while inefficient, will be allowed to assure timely movement of waste into the underground. No aisle space will be maintained for personnel access to emplaced waste containers. No roof maintenance behind stacks of waste is planned.
**TABLE M2-1**

**WASTE HANDLING EQUIPMENT CAPACITIES**

<table>
<thead>
<tr>
<th>CAPACITIES FOR EQUIPMENT</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Facility Pallet</td>
<td>25,000 lbs.</td>
</tr>
<tr>
<td>Conveyance Loading Car - Facility Transfer Vehicle</td>
<td>36,000-26,000 lbs.</td>
</tr>
<tr>
<td>Underground transporter</td>
<td>28,000 lbs.</td>
</tr>
<tr>
<td>Underground fork lift</td>
<td>12,000 lbs.</td>
</tr>
</tbody>
</table>

**MAXIMUM GROSS WEIGHTS OF CONTAINERS**

| Seven-pack of 55-gallon drums    | 7,000 lbs. |
| Four-pack of 85-gallon drums     | 4,500 lbs. |
| Three-pack of 100-gallon drums   | 3,000 lbs. |
| Ten-drum overpack                | 6,700 lbs. |
| Standard waste box               | 4,000 lbs. |

**MAXIMUM NET EMPTY WEIGHTS OF EQUIPMENT**

| TRUPACT-II                      | 13,140 lbs. |
| HalfPACT                        | 10,500 lbs. TRUPACT-II |
ATTACHMENT O

HAZARDOUS WASTE PERMIT APPLICATION PART A

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  O2-2a Legend to Figure O2-2
  O2-3 Topographic Map Designating WIPP Property Boundaries and Underground Facilities

Appendix O3 (Facilities)
  O3-1 Spatial View of the WIPP Facility
  O3-2 Repository Horizon
  O3-3 Waste Handling Building-Container Storage Unit
  O3-4 Parking Area-Container Storage Unit

Appendix O4 (Photographs)
  O4-1 Aerial Photograph of the Waste Isolation Pilot Plant
  O4-2 Underground - Panel One - Waste Storage Room
  O4-3 Aerial Photograph of the Waste Handling Building
  O4-4 TRUOCKs in CH Bay of the Waste Handling Building
  O4-5 NE Corner of CH Bay of the Waste Handling Building
  O4-6 Westward View of CH Bay of the Waste Handling Building
  O4-7 Waste Hoist Conveyance - Loading Facility Pallet with CH Waste, Waste Handling Building

NOTE: The "Part A - Hazardous Waste Permit Application" is the document submitted by the Permittees. It refers to management, storage, and disposal of remote-handled (RH) transuranic waste. This Permit does not authorize these activities and they have been included only to indicate what the Permittees submitted to NMED. However, maps, facility drawings, and photographs in Appendices O2, O3, and O4 which depicted RH waste activities have been edited or removed.