TRU Waste Acceptance Criteria for the Waste Isolation Pilot Plant

January 1989
DISCLAIMER

This report was prepared as an account of work sponsored by an agency of the United States Government. Neither the United States Government nor any agency Thereof, nor any of their employees, makes any warranty, express or implied, or assumes any legal liability or responsibility for the accuracy, completeness, or usefulness of any information, apparatus, product, or process disclosed, or represents that its use would not infringe privately owned rights. Reference herein to any specific commercial product, process, or service by trade name, trademark, manufacturer, or otherwise does not necessarily constitute or imply its endorsement, recommendation, or favoring by the United States Government or any agency thereof. The views and opinions of authors expressed herein do not necessarily state or reflect those of the United States Government or any agency thereof.
DISCLAIMER

Portions of this document may be illegible in electronic image products. Images are produced from the best available original document.
TRU WASTE ACCEPTANCE CRITERIA

FOR THE

WASTE ISOLATION PILOT PLANT

JANUARY 1989

WESTINGHOUSE ELECTRIC CORPORATION
WASTE ISOLATION PILOT PLANT
MANAGEMENT AND OPERATING CONTRACTOR

DISCLAIMER

This report was prepared as an account of work sponsored by an agency of the United States Government. Neither the United States Government nor any agency thereof, nor any of their employees, makes any warranty, express or implied, or assumes any legal liability or responsibility for the accuracy, completeness, or usefulness of any information, apparatus, product, or process disclosed, or represents that its use would not infringe privately owned rights. Reference herein to any specific commercial product, process, or service by trade name, trademark, manufacturer, or otherwise does not necessarily constitute or imply its endorsement, recommendation, or favoring by the United States Government or any agency thereof. The views and opinions of authors expressed herein do not necessarily state or reflect those of the United States Government or any agency thereof.

DISTRIBUTION OF THIS DOCUMENT IS UNLIMITED
# TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>TABLE OF CONTENTS</td>
<td>i</td>
</tr>
<tr>
<td>LIST OF FIGURES</td>
<td>ii</td>
</tr>
<tr>
<td>LIST OF TABLES</td>
<td>ii</td>
</tr>
<tr>
<td>FOREWORD</td>
<td>iii</td>
</tr>
<tr>
<td>1.0 INTRODUCTION</td>
<td>1</td>
</tr>
<tr>
<td>2.0 DEFINITIONS AND SUMMARY</td>
<td>3</td>
</tr>
<tr>
<td>2.1 DEFINITIONS</td>
<td>3</td>
</tr>
<tr>
<td>2.2 SUMMARY</td>
<td>7</td>
</tr>
<tr>
<td>3.0 WASTE CONTAINER REQUIREMENTS</td>
<td>14</td>
</tr>
<tr>
<td>3.1 CRITERION: WASTE CONTAINERS</td>
<td>14</td>
</tr>
<tr>
<td>3.2 CRITERION: WASTE PACKAGE SIZE</td>
<td>16</td>
</tr>
<tr>
<td>3.3 CRITERION: WASTE PACKAGE HANDLING</td>
<td>17</td>
</tr>
<tr>
<td>4.0 WASTE FORM REQUIREMENTS</td>
<td>19</td>
</tr>
<tr>
<td>4.1 CRITERION: IMMOBILIZATION</td>
<td>19</td>
</tr>
<tr>
<td>4.2 CRITERION: LIQUID WASTES</td>
<td>22</td>
</tr>
<tr>
<td>4.3 CRITERION: PYROPHORIC MATERIALS</td>
<td>23</td>
</tr>
<tr>
<td>4.4 CRITERION: EXPLOSIVE AND COMPRESSED GASES</td>
<td>25</td>
</tr>
<tr>
<td>4.5 CRITERION: RADIOACTIVE MIXED WASTES</td>
<td>26</td>
</tr>
<tr>
<td>4.6 CRITERION: SPECIFIC ACTIVITY OF WASTE</td>
<td>30</td>
</tr>
<tr>
<td>4.7 DISCUSSION: COMBUSTIBILITY</td>
<td>31</td>
</tr>
<tr>
<td>5.0 WASTE PACKAGE REQUIREMENTS</td>
<td>34</td>
</tr>
<tr>
<td>5.1 CRITERION: WASTE PACKAGE WEIGHT</td>
<td>34</td>
</tr>
<tr>
<td>5.2 CRITERION: NUCLEAR CRITICALITY</td>
<td>35</td>
</tr>
<tr>
<td>5.3 CRITERION: PU-239 EQUIVALENT ACTIVITY</td>
<td>38</td>
</tr>
<tr>
<td>5.4 CRITERION: SURFACE DOSE RATE</td>
<td>40</td>
</tr>
<tr>
<td>5.5 CRITERION: SURFACE CONTAMINATION</td>
<td>42</td>
</tr>
<tr>
<td>5.6 CRITERION: THERMAL POWER</td>
<td>43</td>
</tr>
<tr>
<td>5.7 CRITERION: GAS GENERATION</td>
<td>44</td>
</tr>
</tbody>
</table>
### TABLE OF CONTENTS

(Continued)

<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.0</td>
<td>WASTE PACKAGE REQUIREMENTS (Continued)</td>
<td></td>
</tr>
<tr>
<td>5.8</td>
<td>CRITERION: LABELING</td>
<td>49</td>
</tr>
<tr>
<td>5.9</td>
<td>CRITERION: DATA PACKAGE/CERTIFICATION</td>
<td>50</td>
</tr>
<tr>
<td>5.10</td>
<td>CRITERION: RH TRU ACTIVITY CONCENTRATION</td>
<td>55</td>
</tr>
<tr>
<td>6.0</td>
<td>REFERENCES</td>
<td>56</td>
</tr>
</tbody>
</table>

**APPENDIX A:** MISSION AND DESCRIPTION OF WASTE ISOLATION PILOT PLANT | A-1

### LIST OF FIGURES

<table>
<thead>
<tr>
<th>Figure No.</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>A-1</td>
<td>Surface Structures and Plant Layout</td>
<td>A-5</td>
</tr>
<tr>
<td>A-2</td>
<td>CH Emplacement Flow Diagram</td>
<td>A-6</td>
</tr>
<tr>
<td>A-3</td>
<td>RH Emplacement Flow Diagram</td>
<td>A-7</td>
</tr>
<tr>
<td>A-4</td>
<td>Waste Isolation Pilot Plant Underground Layout</td>
<td>A-8</td>
</tr>
</tbody>
</table>

### LIST OF TABLES

<table>
<thead>
<tr>
<th>Table No.</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>WIPP WAC Summary</td>
<td>8</td>
</tr>
</tbody>
</table>
FOREWORD

Criteria for the acceptance of unclassified transuranium element (TRU) contaminated wastes at the Waste Isolation Pilot Plant (WIPP) were documented by the Waste Acceptance Criteria Steering Committee in its May 1980 report (Reference 1).

Revisions 1 and 2 reflected the results of ongoing project activities, including consultations with the Environmental Evaluation Group (EEG) of the State of New Mexico and the Joint Integration Office (JIO). The revisions to the criteria presented were consistent with the original intent of the Waste Acceptance Criteria (WAC) as presented in Reference 1.

This issue, Revision 3, reflects further ongoing project activities, interactions with the above-mentioned groups and other TRU program participants. These revisions are also consistent with the original intent of the WAC.

As this document has been completely reorganized, sidebarring has been omitted.
1.0 INTRODUCTION

This document is intended to delineate the criteria by which unclassified waste will be accepted for emplacement at the Waste Isolation Pilot Plant (WIPP) in southeastern New Mexico and describe the bases upon which these criteria were established. These criteria are not intended to be specifications but rather limits that will allow waste generating and shipping sites to develop their own procedures and specifications for preparation of TRU waste for shipment to the WIPP. These criteria will also allow waste generating sites to plan future facilities for waste preparation that will produce TRU waste forms compatible with WIPP waste emplacement and isolation requirements.

These criteria only apply to contact-handled (CH) and remote-handled (RH) transuranic (TRU) waste forms and are not intended to apply to beta-gamma wastes, spent fuel, high-level waste (HLW), low-level waste (LLW), low specific activity (LSA) waste, or forms of radioactive waste for experimental purposes. Specifications for receipt of experimental waste forms will be prepared by the responsible projects in conjunction with the staff of the WIPP project at a later date. In addition, these criteria only apply to waste emplaced in bedded rock salt. Technical bases for these criteria may differ significantly from those for other host rocks.

The technical objectives of this document can be summarized in three areas:

1. To provide waste acceptance criteria that will permit demonstrating the safe disposal of TRU radioactive waste at WIPP.

2. To document the technical justification for TRU waste acceptance criteria for bedded salt as the host medium.

3. To provide quantitative guidelines, in the form of criteria, that can be used by waste form developers in designing TRU waste processing systems that will produce TRU waste forms acceptable for geologic disposal in bedded salt.
The WIPP Project will comply with Titles 10 and 49 of the Code of Federal Regulations (CFR), as applicable. The WIPP WAC are additional limits that are to be used as a supplement to the applicable CFR regulations. All applicable state and federal regulations relating to shipments of radioactive or hazardous materials will apply to shipments to the WIPP.

Requests for exception to one or more of these criteria may be submitted to WIPP for approval. Specific WIPP approval is required prior to shipping a waste package which does not meet these criteria, or it will not be accepted at the gate. All requests will be considered on a case-by-case basis. Blanket exemptions to any criterion will not be approved. Each request for exception must be submitted with sufficient justification to convince the WIPP reviewers that there is no significant personnel hazard, no significant potential increase in exposure to the public, and no significant impact to WIPP operational, safety, and environmental parameters.
2.0 DEFINITIONS AND SUMMARY

2.1 DEFINITIONS

Contact-Handled TRU Waste

Transuranic waste materials that are packaged in such a way that the dose rate at the surface of the waste package is not greater than 200 mRem/hr.

Combustible Materials

Combustible materials are those materials which will sustain combustion in atmospheric air when exposed to an ignition source of 1475 degree Fahrenheit (800 degree Celsius) for a period of 5 minutes.

Compressed Gas

Compressed gases are those materials defined as such by 49 CFR 173, Subpart G.

Corrosive Materials

Corrosive materials are those defined as such by 49 CFR 173, Subpart F.

Explosive Materials

Explosive materials are those defined as such by 49 CFR 173, Subpart C.

Free Liquid

Liquid that is not sorbed into a host material such that it could spill or drain from its container.
**Immobilized Materials**

Materials that are fixed in a matrix such as glass, ceramic, cement, concrete, etc.

**Overpack**

An enclosure that is used to provide protection or convenience in handling of a package.

**Pu-239 Equivalent Activity**

The Pu-239 equivalent activity (AM), expressed in PE-Ci, is the sum of the radionuclide activity which can be characterized by the expression:

\[
AM = \sum_{i=1}^{K} \frac{A_i}{WF_i}
\]

where \( K \) is the number of radionuclides, \( A_i \) is the activity of radionuclide \( i \) (in curies), and \( WF_i \) (a unitless number) is the PE-Ci weighting factor for radionuclide \( i \). \( WF_i \) is defined by the ratio

\[
WF_i = \frac{E_o}{E_i}
\]

where \( E_o \) (rem/\( \mu \)Ci) is the 50-year effective whole body dose commitment due to the inhalation of Pu-239 particulates with a 1.0 \( \mu \)m Activity Median Aerodynamic Diameter (AMAD) and a weekly (W) pulmonary clearance class, and \( E_i \) (rem/\( \mu \)Ci) is the 50-year effective whole body dose commitment due to the inhalation of radionuclide \( i \) particulates with a 1.0 \( \mu \)m AMAD and the pulmonary clearance class resulting in the highest 50-year effective whole body dose commitment.

The value of \( E_o \) and \( E_i \) may be obtained from DOE/WIPP 87-014 (Reference 17).
Pu-239 Fissile Gram Equivalent

The amount of Pu-239 which would produce the equivalent $K_{eff}$ as that determined for the fissile material in the container (assuming all containers are in an optimally moderated infinite array) is called the Pu-239 fissile gram equivalent.

For materials other than Pu-239, U-235, and U-233 which shall be treated as equivalent, fissile equivalents shall be obtained using ANSI/ANS-8.15-1981 (Reference 4).

Pyrophoric Materials

Pyrophoric materials are defined as those which may ignite spontaneously under the ambient conditions of shipment or storage in the WIPP. A comprehensive listing of many of these materials is found in 49 CFR 173, Subparts D and E.

Radioactive Mixed Waste

Radioactive mixed waste is radioactive waste that also contains hazardous materials as listed in 40 CFR 261, Subparts C and D.

Remote-Handled TRU Waste

Transuranic waste materials packaged such that the dose rate at the surface of the waste package is greater than 200 mRem/hr, but not greater than 1000 Rem/hr.

Short Term

The period of time which includes loading waste packages into the transportation system, time in transit, and time in processing through the WIPP underground emplacement is called short term. This period does not include the WIPP five year retrieval decision period.
TRU Waste

TRU waste, for the WIPP, is defined as defense waste contaminated with certain alpha-emitting radionuclides of atomic number greater than 92 and half-lives greater than 20 years in concentrations greater than 100 nanocuries per gram, as implemented by DOE Order 5820.2A.

Waste Container

A waste container is the disposable containment vessel for waste materials, including any integral liner or shielding materials, that is intended for emplacement at the WIPP. In the case of contaminated, damaged, leaking, or breached containers, any overpack shall be considered the container, and the original container shall be considered part of the waste.

Waste Form

Waste form refers to physical types of waste such as sludges, solids, organics, etc.

Waste Package

A waste package is the TRU waste material, any loose liner materials, and the waste container that is intended to be handled and emplaced at the WIPP.

Waste Package Assembly

An assembly of waste packages, such as a seven-pack of drums, that is intended to be handled and emplaced as a single unit by the WIPP waste handling system.
Waste Volume Percent

The waste material volume, excluding entrapped void spaces, of one waste form, compared to the total volume of all waste forms within that package but not compared to the package volume.

2.2 SUMMARY

Table 1 shows a summary of the Waste Acceptance Criteria for both CH and RH TRU waste.
**Waste Containers**

Waste containers for emplacement at the WIPP shall be noncombustible and meet all the applicable requirements of 49 CFR 173.412 for Type A packaging. Waste containers of various sizes shown to meet DOT Type A requirements by the methods detailed in MLM 3245 are acceptable to WIPP. In addition, they shall have a design life of at least 20 years from the date of certification.

Any waste containers that appear to be bulged or otherwise damaged shall be repackaged or overpacked in a container meeting the above requirements.

**Waste Package Size**

Contact-handled TRU waste packages or package assemblies shall not exceed 12 x 8 x 8.5 feet (3.7 x 2.4 x 2.6 m) in overall L x W x H dimensions.

Remote-handled TRU waste packages shall be no larger than a nominal 26 inches (0.66 m) in diameter with a maximum length of 10 feet, 1 inch (3.1 m), including the pintle.

**Waste Package Handling**

All waste packages shall be provided with cleats, offsets, chimes, or skids for handling by means of fork trucks, cranes, or similar handling devices. Lifting rings and other auxiliary lifting devices on the packages, if provided, shall be recessed, offset, or hinged in a manner which does not inhibit stacking the packages.

Remote-handled TRU waste packages shall be equipped with an axial lifting pintle of a design acceptable to the WIPP. The packages shall have no other lifting devices.

**Immobilization**

Powders, ashes and similar particulate waste materials shall be immobilized if more than 1 weight percent of the waste matrix in each package is in the form of particles below 10 microns in diameter, or if more than 15 weight percent is in the form of particles below 200 microns in diameter.

Same as contact-handled.

**Liquid Wastes**

TRU waste shall not be in a free-liquid form. Minor liquid residues remaining in well-drained bottles, cans, and other containers are acceptable.

Same as contact-handled.
<table>
<thead>
<tr>
<th>WAC</th>
<th>CONTACT-HANDLED</th>
<th>REMOTE-HANDLED</th>
</tr>
</thead>
<tbody>
<tr>
<td>PYROPHORIC MATERIALS</td>
<td>Pyrophoric materials, other than radionuclides, shall be rendered safe by mixing with chemically stable materials (e.g. concrete, glass, etc.) or processed to remove their hazardous properties. No more than 1 percent by weight of the waste in each package may be pyrophoric forms of radionuclides, and these shall be generally dispersed in the waste.</td>
<td>Same as contact-handled.</td>
</tr>
<tr>
<td>EXPLOSIVES AND COMPRESSED GASES</td>
<td>TRU waste shall contain no explosives or compressed gases as defined by 49 CFR 173, Subparts C and G.</td>
<td>Same as contact-handled.</td>
</tr>
<tr>
<td>RADIOACTIVE MIXED WASTES</td>
<td>TRU wastes shall contain no hazardous wastes unless they exist as co-contaminants with transuranics. Waste packages containing hazardous materials shall be identified with the appropriate DOT label. TRU-contaminated corrosive materials shall be neutralized, rendered noncorrosive, or packaged in a manner to ensure container adequacy through the design lifetime. Hazardous materials to be reported are listed in 40 CFR 261, Subparts C and D.</td>
<td>TRU wastes shall contain no hazardous wastes unless they exist as co-contaminants with transuranics. TRU-contaminated corrosive materials shall be neutralized, rendered noncorrosive, or packaged in a manner to ensure container adequacy through the design lifetime. Hazardous materials to be reported are listed in 40 CFR 261, Subparts C and D.</td>
</tr>
<tr>
<td>SPECIFIC ACTIVITY OF WASTE</td>
<td>For purposes of TRU waste certification, the 100 nCi/g TRU waste limit shall be interpreted as 100 nCi per gram of waste matrix. The weight of added external shielding and the containers (including any rigid liners) should be subtracted prior to performing the nCi/g calculation.</td>
<td>Same as contact-handled.</td>
</tr>
<tr>
<td>WASTE PACKAGE WEIGHT</td>
<td>Contact-handled TRU waste packages or package assemblies shall weigh no more than 21,000 pounds (9,550 kg).</td>
<td>Remote-handled TRU waste packages shall weigh no more than 8,000 pounds (3,630 kg).</td>
</tr>
<tr>
<td>WAC</td>
<td>CONTACT-HANDLED</td>
<td>REMOTE-HANDLED</td>
</tr>
<tr>
<td>-----</td>
<td>----------------</td>
<td>----------------</td>
</tr>
</tbody>
</table>
| **NUCLEAR CRITICALITY** | The fissile or fissionable radionuclide content for CH TRU waste containers shall be no greater than the following values, in Pu-239 fissile gram equivalents:  
   - 200 g per 55-gallon (0.21 cubic meter) drum  
   - 100 g per 30-gallon (0.11 cubic meter) drum  
   - 500 g per DOT 6M container  
   - 5 g per cubic foot (0.028 cubic meter) in boxes, up to 350 g maximum  
   For materials other than Pu-239, U-235, and U-233 which shall be treated as equivalent, fissile equivalents shall be obtained using ANSI/ANS-8.15-1981. | The fissile or fissionable radionuclide content of RH TRU waste shall not exceed 600 g total (in Pu-239 fissile gram equivalents).  
   For materials other than Pu-239, U-235, and U-233 which shall be treated as equivalent, fissile equivalents shall be obtained using ANSI/ANS-8.15-1981. |
<p>| <strong>PU-239 EQUIV. ACTIVITY</strong> | Waste packages shall not exceed 1000 Ci of Pu-239 equivalent activity (PE-Ci). | Same as contact-handled. |
| <strong>SURFACE DOSE RATE</strong> | Waste packages shall have a maximum surface dose rate at any point no greater than 200 mRem/hr. Neutron contributions of greater than 20 mRem/hr to the total package dose rate shall be reported separately in the data package. | Remote-handled TRU waste packages shall have a surface dose rate at any point no greater than 1000 Rem/hr. Neutron contributions are limited to 270 mRem/hr. Neutron contribution of greater than 20 mRem/hr to the total package dose rate shall be reported in the data package. WIPP prior approval is required before RH TRU canisters with a dose rate in excess of 100 Rem/hr but less than 1000 Rem/hr may be shipped to the WIPP. |
| <strong>SURFACE CONTAMINATION</strong> | Contact-handled TRU waste packages or package assemblies shall have a removable surface contamination no greater than 50 picocuries per 100 square centimeters for alpha-emitting radionuclides and 450 picocuries per 100 square centimeters for beta-gamma-emitting radionuclides. | Same as contact-handled. |</p>
<table>
<thead>
<tr>
<th>WAC</th>
<th>CONTACT-HANDLED</th>
<th>REMOTE-HANDLED</th>
</tr>
</thead>
<tbody>
<tr>
<td>THERMAL POWER</td>
<td>Individual CH TRU waste packages in which the average thermal power density exceeds 0.1 watt/cubic foot (3.5 W/cubic meter) shall have the thermal power recorded in the data package.</td>
<td>The thermal power generated by waste materials in any RH TRU waste package shall not exceed 300 watts. The thermal power shall be recorded in the data package.</td>
</tr>
<tr>
<td>GAS GENERATION</td>
<td>Waste packages containing waste forms known or suspected of gas generation, such that a combination of overpressure and explosive mixtures might damage the container in the long term, shall be provided with an appropriate method of pressure relief. Any liner other than plastic bagging shall be provided with positive gas communication to the outer container.</td>
<td>All RH TRU waste canisters shall be vented.</td>
</tr>
<tr>
<td></td>
<td>Each TRU waste shipper shall provide the following data for each waste package:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>- Total activity (alpha Ci)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>- Waste form description (from Certification Plan)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>- Mass and volume percent of organic content</td>
<td></td>
</tr>
<tr>
<td>LABELING</td>
<td>In addition to DOT labeling requirements, each waste package shall be uniquely identified by means of a label permanently attached in a conspicuous location. The package identification number (to be standardized) shall be in medium to low density Code 39 barcode symbology per MIL-STD-1189 in characters at least 1 inch high, and alphanumeric characters at least 1/2 inch high.</td>
<td>Each waste package shall be uniquely identified by means of an identification number permanently attached to the container in a conspicuous location using characters at least 2 inches high.</td>
</tr>
<tr>
<td></td>
<td>The label must be reasonably expected to remain legible and affixed to the container for a period of 10 years under anticipated conditions of interim storage before shipment to the WIPP and emplacement underground.</td>
<td>The label must be reasonably expected to remain legible and affixed to the container for a period of 10 years under anticipated conditions of interim storage before shipment to the WIPP and emplacement underground.</td>
</tr>
</tbody>
</table>
There shall be transmitted to the WIPP operator in advance of shipment, a data package/certification attesting to the fact that the waste package meets the requirements of these criteria. This data package/certification shall be based upon a quality assurance program subject to audit and verification and shall provide information on the items specified below:

- Package identification number
- Package assembly identification number (if applicable)
- Date of waste package certification
- WAC exception number (if applicable)
- Waste generation site
- Date of packaging (closure date)
- Maximum surface dose rate in mRem/hr and specific neutron dose rate if greater than 20 mRem/hr.
- Weight (in kg)
- Container type
- Physical description of waste form (content code)
- Assay information, including PE-Ci, alpha Ci, and Pu-239 fissile gram equivalent content
- Radionuclide information including radionuclide symbol, quantity, and measure (in grams or Curies)

The data package requirements for RH TRU waste shipments are the same as those for CH TRU waste shipments with the following exceptions:

- The package assembly identification requirement does not apply to RH TRU waste shipments
- The cask number shall be used in place of the TRUPACT number
- No organic materials information needed
<table>
<thead>
<tr>
<th>WAC</th>
<th>CONTACT-HANDLED</th>
<th>REMOTE-HANDLED</th>
</tr>
</thead>
</table>
| DATA PACKAGE (continued) | - Radioactive mixed waste (identity and quantity of hazardous waste characteristic(s))
- Weight and volume percent of organic materials content
- Measured or calculated thermal power (if over 0.1 watt/cubic foot)
- Shipment number
- Date of shipment
- Vehicle type
- TRUPACT number(s)
- Other information considered significant by the shipper
- Name of certifying official who certified the waste package
- Name of person who certifies that the shipment meets the TRUPACT Authorized Payload Compliance Plan

A hard copy of the signed and dated Certification statement, certifying that the waste content and packaging are in accord with the WIPP WAC and that the waste is unclassified, shall be maintained on file at each site for WACCC audits. |
| RH TRU ACTIVITY CONCENTRATION | No criterion. | The maximum activity concentration for a remote-handled TRU waste package shall not exceed 23 Curies/liter. The concentration may be averaged over the waste container. |
3.0 WASTE CONTAINER REQUIREMENTS

3.1 CRITERION: WASTE CONTAINERS

3.1.1 Contact-Handled Waste

Waste containers for emplacement at the WIPP shall be noncombustible and meet all the applicable requirements of 49 CFR 173.412 for Type A packaging. Waste containers of various sizes shown to meet DOT Type A requirements by the methods detailed in MLM 3245 (Reference 22) are acceptable to WIPP. In addition, they shall have a design life of at least 20 years from the date of certification.

Any waste containers that appear to be bulged or otherwise damaged shall be repackaged or overpacked in a container meeting the above requirements.

3.1.2 Remote-Handled Waste

Remote-handled TRU waste containers shall be noncombustible and meet, as a minimum, the structural requirements and design conditions for Type A packaging contained in 49 CFR 173.412. Due to the special characteristic and application of the RH TRU canister, the compression test requirement of 49 CFR 173.465 (d) is not applicable. In addition, all RH waste containers shall be certified to a WIPP-approved specification to have a design life of at least 20 years from the date of certification.

3.1.3 Technical Justification

Past practice in TRU waste disposal has been to package TRU waste materials in waste containers ("packagings" as used in DOT regulations) that meet the currently applicable requirements of the DOT for Type A radioactive material packaging as specified in 49 CFR 178.350. These containers, such as the Spec. 17C and 17H 55-gallon drums and the Spec. 7A Rocky Flats boxes, meet certain minimum requirements for durability and are capable of passing prescribed tests to ensure their suitability for transport. Waste containers
shown to meet DOT Type A requirements by the methods detailed in MIM 3245 are also acceptable to WIPP.

The CH waste handling system at the WIPP is not appreciably different in operation from past practices in CH waste handling and will not expose waste packages to any additional handling stresses. However, the WIPP does impose a 15-year retrievability period on TRU waste while maintaining waste container integrity, which may affect use of single-trip containers such as the 17C and 17H drums. In addition, the combustibility studies (Reference 5) have shown that the fiberglass reinforced polyester (FRP) coated plywood boxes are unacceptable without an overpacking steel container.

Remote-handled waste will be handled only by remote means in the WIPP hot cell and facility cask. This will minimize personnel exposure to potential accidents and will permit on site handling of RH waste in Type A containers. Remote-handled waste packages emplaced in the WIPP must also be retrievable for a period of 15 years after emplacement and those containers must be fitted with filtered vents. In addition, RH containers must also be compatible with the remote handling equipment used at the WIPP and must not have any protrusions that could interfere with insertion and removal from casks, racks, storage sleeves, etc.

Since RH canisters for the WIPP will be of special design, certification will be required that RH containers have been designed, fabricated and tested to a specification acceptable to the WIPP Project.

Since much of the waste will be packaged and put in interim storage several years prior to being shipped to WIPP, 20 years has been established as the design life for the combination of the waste container and the protective coating (e.g., paint). It should not be interpreted that the paint itself must have a 20-year lifetime without defect.
3.2 CRITERION: WASTE PACKAGE SIZE

3.2.1 Contact-Handled Waste

CH TRU waste packages or package assemblies shall not exceed 12 x 8 x 8.5 feet (3.7 x 2.4 x 2.6 m) in overall L x W x H dimensions.

3.2.2 Remote-Handled Waste

RH TRU waste packages shall be no larger than a nominal 26 inches (0.66 m) in diameter with a maximum length of 10 feet, 1 inch (3.1 m) including the pintle.

3.2.3 Technical Justification

The size of CH waste packages in the WIPP is limited by access to the waste hoist and the size of the waste hoist cage. The waste hoist cage has a floor that is capable of accepting a package that is 8 x 12 feet in width and length respectively, with a clearance of 3 inches for loading and unloading. The hoist cage access door from the CH handling area has a door height of 12 feet. CH waste packages are loaded on the hoist cage with a cage loading car. Allowing for cage loading car clearance from the floor, this leaves approximately 8.5 feet and provides a nominal 3-inch clearance for loading and unloading the hoist cage.

The RH waste hot cell handling equipment is designed to handle an overpacked RH TRU waste container with overall dimensions of 28 inches in diameter by 11 feet, 1 inch in length. The overpack will be able to accept an RH TRU waste package with 26-inch diameter by 10-foot, 1-inch length dimensions, including the lifting pintle. The nominal diameter of the RH TRU waste package is important, since in the WIPP facility the waste package is moved from the hot cell to its emplaced location in a facility transfer cask. Throughput and canister handling requirements indicate that for the WIPP RH facility to meet the cubic foot throughput requirements (10,000 ft³/yr, Reference 3) all canisters handled must be near the largest allowable length of
10 feet, 1 inch. There is no technical problem in handling waste packages of shorter length, but shorter packages would be less economical and would reduce facility throughput capabilities. Therefore, RH TRU waste must be packaged in a standard WIPP container which must approach the 26-inch diameter by 10-foot, 1-inch maximum size in order to meet WIPP throughput goals.

3.3 CRITERION: WASTE PACKAGE HANDLING

3.3.1 Contact-Handled Waste

All waste packages shall be provided with cleats, offsets, chimes, or skids for handling by means of fork trucks, cranes, or similar handling devices. Lifting rings and other auxiliary lifting devices on the packages, if provided, shall be recessed, offset, or hinged in a manner which does not inhibit stacking the packages.

3.3.2 Remote-Handled Waste

RH TRU waste packages shall be equipped with an axial lifting pintle of a design acceptable to the WIPP. The packages shall have no other lifting devices.

3.3.3 Technical Justification

CH waste has been historically packaged mostly in 55-gallon drums or in boxes and bins which are routinely handled with standard fork-type trucks or fork trucks with drum-handling attachments. When loading and unloading TRUPACTIS, the packages will be handled with overhead cranes.

RH waste is less well characterized as far as normal packaging and handling practices. Most RH waste appears to be stored in 30- and 55-gallon drums, although there are great variations in other packages used for the remainder. Many of the drums have been overpacked with concrete containers to reduce the surface dose rate to allow contact handling of the concrete-encased package in temporary storage facilities.
The WIPP CH waste handling system is designed to use slip sheets, standard fork trucks or fork trucks with drum handling or special seven-pack handling attachments as the basic prime movers for use both within the waste handling building and in the underground emplacement areas. WIPP's use of slip sheets will not affect the handling methods used at various waste generating sites around the US.

The WIPP RH hot cell facility will only handle standardized waste containers and will handle them only in a vertical orientation. Each container must have attached to it an axial lifting pintle that will engage the lifting devices in the RH hot cell and facility transfer cask. This pintle is described in the RH canister user's manual (Reference 24). All RH waste packages must be cylindrical, smooth-sided, and have no flanges or protrusions that would hinder insertion or removal from casks, storage racks, sleeves, etc. The WIPP RH handling requirements will require waste generating sites to fabricate and use standard-sized waste containers with axial handling pintles that are compatible with WIPP RH handling equipment.
4.0 WASTE FORM REQUIREMENTS

4.1 CRITERION: IMMobilization

4.1.1 Contact-Handled Waste

Powders, ashes, and similar particulate waste materials shall be immobilized if more than 1 weight percent of the waste matrix in each package is in the form of particles below 10 microns in diameter, or if more than 15 weight percent is in the form of particles below 200 microns in diameter.

4.1.2 Remote-Handled Waste

Powders, ashes, and similar particulate waste materials shall be immobilized if more than 1 weight percent of the waste matrix in each package is in the form of particles below 10 microns in diameter or if more than 15 weight percent is in the form of particles below 200 microns in diameter.

4.1.3 Technical Justification

4.1.3.1 Mobility Enhancement Concern (Reference 5)

The WIPP experimental program has emphasized waste/rock interactions and the subsequent interaction of the released radionuclides with the local geologic environment. Studies have been devoted to the identification of concerns that would lead to restrictions on waste form. The requirement for leachability criteria has been considered in view of the conclusions resulting from bounding consequence assessment calculations. Waste form and container degradation have been shown to produce chemical species whose interactions with the waste can reduce radionuclide sorption on rock in or near the storage facility. Consequently, these degradation reactions have been studied to identify potential complexing agents, particularly organics, which can enhance radionuclide mobility. Observations from these studies have been compared with data for sorption in the WIPP environment and with calculations that predict the consequences of radionuclide release scenarios.
A by-product of these studies has been the identification and testing of "getter" materials that are strong sorbers of the radionuclides, particularly the actinides in the waste and can serve as barriers to water movement toward the waste containers. While there is no present justification for including getters as an integral part of individual waste packages, some materials such as bentonite clays show great promise as an additional element of the "multiple barrier" concept. The most effective use of getters may be as a backfill material or a water absorbent.

The principal isolation barrier in the WIPP is the local host rock, which inhibits the intrusion of fluid and the subsequent escape of radionuclides. This isolation is provided by the large thickness of the low-permeability salt at the repository horizon, by a very favorable (regional) hydrology near the site, and by the sorptive properties of the adjacent (or bounding) rock salt and other rock strata. Calculations which assess the potential consequences of assumed radioactive materials release scenarios have been performed using empirical data for both the flow system and the sorptive capacity of the rock. Further, very conservative assumptions that the waste dissolves instantly when contacted by water, and that the resulting "solution" moves with the same velocity as water through the host rock, were also employed.

Studies addressing the various aspects of waste-form stability and radionuclide mobility have led to the following conclusions:

1. The consequence assessments for the WIPP have identified that brine intrusion into the geologic containment will have negligible risk to the public (Reference 6). These studies assumed waste dissolution rates equivalent to that of the salt itself (and orders of magnitude in excess of those found experimentally in proposed developmental waste forms, or in currently existing TRU waste which contains actinides in forms of extremely low solubility). Leaching studies on existing waste forms would be not only experimentally difficult but very likely inconclusive because of the very large variety and diversity of waste forms. Evaluation of data collected through February 1988, shows the amount of brine seepage to be relatively small and not impactive to long-term isolation of the
waste. Proper packaging can obviate the concern for small quantities of liquids in containers which might accelerate the corrosion process during the retrieval period.

2. Complexing agents have been found that can substantially decrease the sorptive capacity of the host rock for radionuclides such as Pu. However, analyses have demonstrated the insensitivity of nuclide release rates at the biosphere outlet to large variations in the assumed adsorption coefficients (Reference 8). This is due to both the long travel time for natural water flow between the WIPP site and the accessible environment and the long half-lives of the nuclides involved.

4.1.3.2 Dispersibility and Inhalation Concern

In addition to long-term concerns about in-situ immobilization, there exists an immediate hazard to the general public and WIPP operating personnel if powdered or potentially airborne TRU waste forms are routinely handled. A breach of a waste container holding a finely divided waste form could cause widespread contamination (which is another kind of radionuclide mobility). Studies have shown that particles less than 10 microns in diameter pose the greatest hazard of being inhaled and retained in human lungs (Reference 9). Therefore, it is desirable to minimize these respirable fines in any waste package.

Since it cannot be guaranteed that there are absolutely no respirable particles in a waste package, the criterion effectively limits the quantities of respirable dust to a restrictive but achievable level of 1 percent by weight.

Further analysis for the WIPP Safety Analysis Report supports the 1 percent criterion by showing that dose commitments to WIPP operating personnel are acceptable, under accident conditions, if the 1 percent criterion is used.

Particles under 200 microns in diameter (fine sand size) are readily dispersible and would contaminate the immediate vicinity in the event of a
spill. These do not create a situation as hazardous as respirable particles, but decontamination and clean up do increase overall personnel exposures. Fifteen percent by weight was selected as an upper limit to minimize the effect of a spill involving particles of this size range.

4.2 CRITERION: LIQUID WASTES

4.2.1 Contact-Handled Waste

TRU waste shall not be in free-liquid form. Minor liquid residues remaining in well-drained bottles, cans, and other containers are acceptable.

4.2.2 Remote-Handled Waste

TRU waste shall not be in free-liquid form. Minor liquid residues remaining in well-drained bottles, cans, and other containers are acceptable.

4.2.3 Technical Justification

The prohibition against the presence of free liquids is applied to TRU waste sludges (some initially containing up to 60 percent water) as well as other liquids. The presence of free liquids would provide a significant potential for releasing contaminated liquids if containers failed during receipt, handling, or emplacement operations. Although personnel exposure during such an accident would typically tend to be small, decontamination activities in below-ground facilities in the salt could be difficult. Eliminating free liquids reduces the probability and potential magnitude of contamination events.

Consequences of liquids during the retrieval period are related to container leakage. Liquids could possibly accelerate container corrosion rates from the inside causing a release of liquid to the salt storage medium. Interaction of the liquids, especially water, with the salt could result in brine formation. Depending on the quantities of liquid involved, brine solution could spread to adjacent containers, perhaps jeopardizing their structural
integrity. Retrieval, if necessary, would be adversely affected if several containers' integrities were at risk.

Brine formation or other interactions involving liquids and the salt medium have been evaluated for other possible hazards, such as strong acids, chlorine gas, etc., with the conclusion that toxic substances would not be formed.

It should be noted that processes are available and planned for dewatering and immobilizing sludges at several DOE facilities, such that liquid contents are reduced to as little as 10 to 15 weight percent. Further, authorization to ship fissile materials in liquid form is most difficult to obtain, and shipments of liquid wastes are not included in the current DOE transportation plan. Based on the above, the quantities of free liquid shipped to WIPP are restricted.

4.3 CRITERION: PYROPHORIC MATERIALS

4.3.1 Contact-Handled Waste

Pyrophoric materials, other than radionuclides, shall be rendered safe by mixing with chemically stable materials (e.g., concrete, glass, etc.) or processed to remove their hazardous properties. No more than 1 percent by weight of the waste in each package may be pyrophoric forms of radionuclides, and these shall be generally dispersed in the waste.

4.3.2 Remote-Handled Waste

Pyrophoric materials, other than radionuclides, shall be rendered safe by mixing with chemically stable materials (e.g., concrete, glass, etc.) or processed to remove their hazardous properties. No more than 1 percent by weight of the waste in each package may be pyrophoric forms of radionuclides, and these shall be generally dispersed in the waste.
4.3.3 Technical Justification

Pyrophoric materials which could ignite spontaneously under conditions of transportation, handling, or emplacement also present a special hazard. A comprehensive listing of these materials is presented in 49 CFR 173, Subparts D and E.

Presently, many waste generating sites routinely dispose of small quantities of materials of a pyrophoric nature (and form) in TRU waste packages. Commonly used materials that would fall under the pyrophoric classification, in addition to the radionuclide materials themselves, are titanium, magnesium, and zirconium metals and alloys, white and yellow phosphorous, and alkali metals. Uranium and plutonium metals are considered pyrophoric under many conditions. Packaging, transportation, handling, and emplacement of uncontrolled quantities of these potentially pyrophoric materials could result in fires, personnel injury, and contamination spread via products of combustion. Even though these materials are packaged in accordance with DOT regulations to preclude ignition and are not expected to ignite under the normal environmental conditions encountered during transportation, handling, and emplacement (Reference 7), the instability of these materials reasonably justifies either limiting their quantity and requiring their dispersion (to minimize their pyrophoric nature) in any single TRU waste package or requiring their processing to a nonpyrophoric form.

The waste forms being produced at the waste generating facilities include small quantities of transuranic metals in pyrophoric form (i.e., primarily small dustlike particles in the form of TRU contamination). Fortunately, these pyrophoric forms of the transuranic metals are relatively uniformly dispersed throughout the waste packages, thereby rendering the material safe since it is not concentrated in sufficient quantities to become hazardous. The waste forms being produced at the waste generating facilities also include certain quantities of nonradionuclide pyrophoric materials such as magnesium and zirconium metals and alloys, as well as others.

Studies at Rocky Flats (Reference 10) have shown that small quantities of pyrophoric plutonium can be accommodated in other nonpyrophoric materials without an unacceptable hazard. A 1-percent limit has been established in the
criteria for the WIPP as an acceptable level of pyrophoric material in a transuranic waste package. This allows a limited quantity of nonfissionable waste (which varies according to package weight) to be contained in each package beyond the 100-, 200-, and 350-gram limits for fissile radionuclides in the various-sized waste containers. The 1 percent is used instead of 3 percent since TRU waste forms are not as uniform or homogeneous as the materials in the Rocky Flats study, and there is no guarantee of uniform dispersal of pyrophorics in TRU waste.

The waste acceptance criteria for pyrophoric materials or materials which in combination are pyrophoric permit nonradioactive, TRU-contaminated pyrophoric materials in any quantity to be emplaced in the WIPP if such materials have been rendered safe by uniformly mixing them with chemically stable materials such as concrete, glass, ceramics, etc., or by processing them to remove the hazardous pyrophoric properties.

These requirements are imposed in order to restrict the quantity of pyrophoric materials emplaced at the WIPP in any single waste package and thereby reduce any potential hazard. The pyrophoric forms of the radionuclides cannot be excluded from the waste packages emplaced at the WIPP, since they can be construed to be pyrophoric under almost any condition. However, other pyrophoric materials must be restricted to acceptable levels to avoid the possibility of using the WIPP as a hazardous chemical disposal facility.

4.4 CRITERION: EXPLOSIVES AND COMPRESSED GASES

4.4.1 Contact-Handled Waste

TRU waste shall contain no explosives or compressed gases as defined by 49 CFR 173, Subparts C and G.

4.4.2 Remote-Handled Waste

TRU waste shall contain no explosives or compressed gases as defined by 49 CFR 173, Subparts C and G.
4.4.3 Technical Justification

Certain materials could present an extreme hazard if they are contained in TRU waste packages. Explosive materials and compressed gases, by their nature, not only present a hazard to operating personnel during shipment and handling, but also increase the chance of failure of individual waste packages containing such materials during storage and provide an improbable but possible source for a propagating failure of waste packages in a storage array. Therefore, a criterion to prohibit these materials in the WIPP has been established.

The WIPP is not designed to handle or store explosive materials or compressed gases, nor are TRU-contaminated explosive materials or compressed gases expected to be generated in any appreciable quantities at the waste generating sites. Accordingly, neither explosive materials nor compressed gases will be accepted for emplacement at the WIPP.

4.5 CRITERION: RADIOACTIVE MIXED WASTES

4.5.1 Contact-Handled Waste

TRU wastes shall contain no hazardous wastes unless they exist as co-contaminants with transuranics. Waste packages containing hazardous materials shall be identified with the appropriate DOT label. TRU-contaminated corrosive materials shall be neutralized, rendered noncorrosive, or packaged in a manner to ensure container adequacy through the design lifetime. Hazardous materials to be reported are listed in 40 CFR 261, Subparts C and D.

4.5.2 Remote-Handled Waste

TRU wastes shall contain no hazardous wastes unless they exist as co-contaminants with transuranics. TRU-contaminated corrosive materials shall be neutralized, rendered noncorrosive, or packaged in a manner to ensure container adequacy through the design lifetime. Hazardous materials to be reported are listed in 40 CFR 261, Subparts C and D.
4.5.3 Technical Justification

The WIPP is not intended to be a hazardous waste disposal facility, and there are no plans to ship highly toxic substances as such to the WIPP. However, some of the TRU waste to be shipped to the WIPP might also fall within the accepted definition of hazardous waste. Waste which falls within both TRU and hazardous waste definitions is called "Radioactive Mixed Waste," defined and addressed in DOE Order 5480.2, "Hazardous and Radioactive Mixed Waste Management," specifically, DOE Order 5480.2, Chapter II, paragraph 2(a) states:

"For high level and transuranic mixed waste, DOE 5820.2 radiological control requirements for handling, packaging, transportation, storage, disposal, and monitoring shall be applied. The field office manager shall verify that these requirements provide adequate protection for the public and the environment from potential hazards which may derive from hazardous characteristics other than radioactivity, and shall impose any additional requirements that will be necessary to achieve such protection."

The DOE has decided that mixed waste shall be handled in accordance with the Resource Conservation and Recovery Act (RCRA) under regulations written by the Environmental Protection Agency (EPA).

Mixed waste for shipment to the WIPP must first meet the definition for TRU waste. Nonradioactive hazardous waste, low-level mixed, or high-level mixed wastes are not to be shipped to WIPP. Further, the hazardous waste constituents (components which make waste hazardous) must exist as co-contaminants due to generator site work activities. Adding hazardous wastes to TRU waste streams for ease for hazardous waste disposal is not allowed. Radioactive mixed wastes are a health and safety concern to the WIPP, and their presence requires a determination that plans for packaging, handling, shipping, emplacement, retrieval, and long term storage at the WIPP include adequate health and safety considerations.

The four characteristics which make waste hazardous are:
1. EP Toxicity

The primary health and safety concerns relative to public and worker safety involve human exposure to either respirable airborne or drinking water concentrations of toxic materials. The transuranic (radioactive) constituents in wastes contribute the most substantial toxicity hazard. Therefore, adequate considerations of the hazards inherent in shipping, handling, and disposal operations at the WIPP for the TRU radioactive components will, by definition, provide adequate protection from hazards to the presence of other substances identified in the EP Toxicity list.

Neither the regulations governing hazardous waste disposal nor the WIPP-WAC allow disposal of waste in liquid form. Hazardous waste in solid form is normally disposed of by shallow land-burial techniques. These techniques are judged adequate to protect the health of the public from the basic toxicity characteristic. Because of the TRU radioactive materials component of the waste for the WIPP, disposal is in a dry salt formation about 2100 feet below the surface. The containment provided by the salt formation is orders of magnitude greater than shallow land burial requirements for hazardous wastes.

WIPP criteria require all waste to be packaged in approved DOT Type A containers for disposal. For shipment to WIPP, the Type A containers will be overpacked in a DOT Type B equivalent container. Due to the rigorous requirements for packaging, labeling, placarding, transportation, storing and disposing of TRU radioactive waste under DOE orders and related DOT regulations, these requirements are equivalent to or more stringent than regulations applying to other types of hazardous or toxic substances. In short, health and safety protection required by these criteria, because of the presence of the toxic TRU component, provide more than adequate safety for handling and disposing of the radioactive mixed wastes.

-28-
2. Corrosivity

Corrosives possibly present problems to the WIPP from a safety handling standpoint and from a retrievability standpoint (container degradation could adversely affect retrievability). Corrosives, however, are easily neutralized or reacted chemically to produce a noncorrosive form. Further, use of a corrosive-resistant inner liner (a 90-mil rigid polyethylene liner, for example) with the standard Type A container is adequate to ensure that the waste package will remain intact for the retrieval period. Therefore, WIPP criteria adequately address corrosivity.

3. Reactivity

It is possible that small quantities of TRU waste might contain reactive materials (magnesium, sodium, potassium, etc.) distributed on radioactively contaminated components as a thin film, or present as residue inside cracks, crevices, etc. When properly packaged, these materials present little or no hazard. Since reactive materials are hazardous when they come in contact with water, handling and storage at the WIPP might present safety problems (in the event of a fire fought with water). Therefore, the WIPP requires that reactive materials be specifically identified by the appropriate DOT label on the container and in the data package. Liquid waste forms are not allowed in the WIPP wastes and storage is in dry, bedded salt.

4. Ignitability

Ignitable (pyrophoric) materials are precluded by the WIPP criteria. Therefore, the protection afforded by adherence to the WIPP criteria and the DOT regulations for packaging has been shown to be more than adequate for the major health hazards from hazardous wastes, namely toxicity, corrosivity ignitability, and reactivity. The requirements
of DOE Order 5480.2, Chapter II, paragraph 2(a) are met by adherence to the WIPP-WAC.

4.6 CRITERION: SPECIFIC ACTIVITY OF WASTE

4.6.1 Contact-Handled Waste

For purposes of TRU waste certification, the 100 nCi/g TRU waste limit shall be interpreted as 100 nCi per gram of waste matrix. The weight of added external shielding and the containers (including any rigid liners) should be subtracted prior to performing the nCi/g calculation.

4.6.2 Remote-Handled Waste

For purposes of TRU waste certification, the 100 nCi/g TRU waste limit shall be interpreted as 100 nCi per gram of waste matrix. The weight of added external shielding and the containers (including any rigid liners) should be subtracted prior to performing the nCi/g calculation.

4.6.3 Technical Justification

DOE Order 5820.2A, Chapter II.3.a.(2), (Reference 23) states:

"The lower concentration limit for transuranic waste (>100 nCi/g of waste) shall apply to the contents of any single waste package at the time of assay. The mass of the waste container including shielding shall not be used in calculating specific activity of the waste."

DOE Order 5820.2A also defines a waste container as:

"A receptacle for waste, including any liner or shielding material that is intended to accompany the waste in disposal."

The WAC for specific activity has been developed by using the above definitions.
4.7 DISCUSSION: COMBUSTIBILITY

There is no need to limit the combustibles present in the waste provided that the waste containers are noncombustible. Consequently, there is no criterion for combustibility in CH or RH TRU waste.

Most of the existing CH TRU waste is stored in DOT 17C or 17H 55-gallon drums, rectangular metal boxes or in DOT 7A FRP-coated plywood boxes. Since the packaged waste is known to contain substantial amounts of organic material, the waste itself is considered to be combustible. Examination of the combustibility issue focused on the containers in which the waste is to be received at the WIPP. Specifically, the capability of these containers to function as "fire barriers" intended to prevent involvement of the contained waste in postulated fire scenarios was examined.

Secondary container capability issues were that: a) containers themselves were not to be combustible, adding fuel to the fire, b) containers should not act as a means of fire propagation, and c) containers should not present problems such as stack instability or explosion hazards that could produce high-speed missiles. These items were the subject of fire studies conducted by Sandia National Laboratories.

The tests focused on CH waste because, although RH TRU waste exists in essentially the same variety of forms as does CH TRU waste, it is always packaged in metallic containers and is always isolated from possible exposure to fires by a shielding cask or, after emplacement, by salt. There is, therefore, no credible mechanism by which RH TRU waste could become involved in a WIPP fire.

Because experimental evidence (Reference 7) supplemented by operational history supports the conclusion that there is minimal risk of sustained combustion of packaged TRU waste due to spontaneous internal ignition, the fire hazard to the WIPP facility is primarily limited to exposure of waste packages to external fires. Concern was therefore focused on those areas of the facility where the CH waste handling operations are carried out, and the kinds
of external fires which might occur there, specifically the receiving and staging areas at the surface and the active storage rooms underground.

In the surface facilities, the appropriate countermeasure for fire hazards is the use of conventional automatic fire detection and suppression systems such as those used in warehouses. Underground, the presence of water and salt together can produce undesirable effects like corrosion and electrical hazards. Further, the storage areas are quite extensive and dispersed, and the point of greatest vulnerability to a fire, the open face of the storage stack, is always moving. Therefore, the problem underground is somewhat different. In order to quantify the fire danger, Sandia conducted fire tests which were designed to simulate severe, but not incredible, fires.

In these tests, FRP-coated plywood boxes, and DOT-17C and DOT-17H-type drums were found to pose possible fire hazards in WIPP accident scenarios, in that they fail (under test conditions) to function as a fire barrier to protect the contained waste. Further, the FRP-coated plywood boxes actually provide fuel for the propagation of a fire, and the protective coating produces a dense toxic smoke. Steel overpacks have been shown in the full-scale fire tests to be effective as a countermeasure to the combustibility of the FRP-coated plywood boxes.

The fire tests also demonstrated that venting drums or steel overpacks is an effective way to relieve internal pressure in the containers, preventing overpressurizing with resultant bulging or exploding. Filters on vents are designed to allow for normal atmospheric pressure relief without release of radioactive material; however, they will probably not prevent drums from rupturing during a fire. The filters would have to have a large flow capacity to handle the rapid outgassing, be able to trap radioactive particles and still not clog due to other particles (smoke), not be consumed by the fire, and not compromise the container integrity for use in shipping.

The totality of the combustibility concerns were studied by the WIPP Project team because of the fire protection design impact. The Sandia fire test data constitute only one aspect of the overall fire protection problem. Other aspects are associated with the likelihood of the fire occurrence, its
potential magnitude, the ability to detect it, and the ability to control it. Further modifications to the containers have been suggested and were considered. The conclusion reached by the WIPP Project staff is that while the fires created in the Sandia tests appear to be quite severe, they are easily prevented and combatted; further the health and safety risks presented by such fires do not require more than overpacking the FRP-coated plywood boxes in appropriate metal containers. The steel overpacks for organic waste containers (FRP-coated plywood boxes or similar containers) have been included as a waste acceptance criterion requirement under the heading of "Waste Containers."

Operational techniques and administrative controls will be used to further enhance fire safety in the storage areas. Examples of these are administratively limiting the amount of vehicular traffic and vehicle parking in areas adjacent to amassed waste. These measures, in conjunction with appropriate fire detection and suppression methods for use at the "open" face of the storage stacks, essentially eliminate the storage room fire hazard.
5.0 WASTE PACKAGE REQUIREMENTS

5.1 CRITERION: WASTE PACKAGE WEIGHT

5.1.1 Contact-Handled Waste

CH TRU waste packages or package assemblies shall weigh no more than 21,000 pounds (9,550 kg).

5.1.2 Remote-Handled Waste

RH TRU waste packages shall weigh no more than 8,000 pounds (3,630 kg).

5.1.3 Technical Justification

The CH waste handling system of the WIPP is limited in waste package weight handling capability by the capacity of the large fork trucks that will load and unload the CH waste materials from the waste hoist that transfers waste between the surface and the storage level. These fork trucks are presently specified to have a rated lift capacity of 26,000 pounds (11,794 kg), and all waste handling operations are to be carried out within the capacity rating.

This rated capacity must include an allowance for pallets and overpacks that may be required, which is estimated to be 5,000 pounds (2,268 kg). Therefore, a CH waste package may weigh a maximum of 21,000 pounds (9,550 kg).

The WIPP has established a RH TRU overpack gross weight limit of 10,000 pounds. It is estimated that a full-size 28-inch (0.71 m) by 11-foot, 1-inch (3.38 m) RH TRU overpack may weigh 2,000 pounds (907 kg), leaving a maximum gross weight of 8,000 pounds (3630 kg) for a 26-inch (0.66 m) by 10-foot, 1-inch (3.07 m) RH waste package.
5.2 CRITERION: NUCLEAR CRITICALITY

5.2.1 Contact-Handled Waste

The fissile or fissionable radionuclide content for CH TRU waste containers shall be no greater than the following values, in Pu-239 fissile gram equivalents:

- 200 g per 55-gallon (0.21 m³) drum
- 100 g per 30-gallon (0.11 m³) drum
- 500 g per DOT 6M container
- 5 g per ft³ (0.028 m³) in boxes, up to 350 g maximum

For materials other than Pu-239, U-235, and U-233 which shall be treated as equivalent, fissile equivalents shall be obtained using ANSI/ANS-8.15-1981.

5.2.2 Remote-Handled Waste

The fissile or fissionable radionuclide content of RH TRU waste shall not exceed 600 g total (in Pu-239 fissile gram equivalents).

For materials other than Pu-239, U-235, and U-233 which shall be treated as equivalent, fissile equivalents shall be obtained using ANSI/ANS-8.15-1981.

5.2.3 Technical Justification

Criticality calculations were performed to substantiate the aforementioned limits. The results including sensitivity studies and benchmarking are presented in DOE/WIPP 88-014 "Criticality Safety Analysis for Contact Handled Waste at the Waste Isolation Pilot Plant" (Reference 15).

DOE/WIPP 88-014 reports a $K_{eff}$ (effective multiplication factor) of less than 0.95 for worst case drums (DOT 17H 55-gallon drums without polyethylene...
liners). The drums are filled with graphite and 200 g of Pu 239 uniformly dispersed throughout the drum.

All calculations and sensitivity studies are based on a 95% probability at a 95% confidence limit that the $K_{\text{eff}}$ of the storage array (drums and boxes) will be less than 0.95. The results of the calculations are further substantiated by the following:

1. The concentration of fissile material in worst-case drums is about 1 g/liter, whereas the average concentration in DOE (Rocky Flats) waste packages is only about 0.02 g/liter for 210-liter drums and 0.002 g/liter for 1.2 x 1.2 x 2.1-m plywood boxes.

2. No mixture of materials in real TRU waste can be as effective in moderating neutrons as the graphite assumed to be present in the worst-case drums.

3. The inhomogeneities of real waste further reduce $K_{\text{eff}}$.

4. The addition of any material, even a moderator, in the spaces between drums reduces $K_{\text{eff}}$ since calculations are performed with optimum moderation.

Two events that influence criticality in the WIPP are water intrusion and room closure due to creep. As seen above in item 4, water intrusion decreases reactivity. As room closure occurs, $K_{\text{eff}}$ would not exceed 0.95 for the worst case waste composition during array collapse.

For waste forms that may be compacted by treatment (e.g., incineration) before disposal in the WIPP, there would be no significant effect on criticality. Analysis of the 71 categories of Rocky Flats waste indicates that (because of the large fraction of noncombustibles in the waste) the overall increase in fissile nuclide concentration (in a given cubic foot of waste matrix) which results from waste processing is only a factor of 2 to 3. In any
case, the fissile inventory of each drum will not be allowed to exceed the existing 200-gram fissile limit regardless of processing and any resulting nuclide concentration. Incineration (or similar processing) and combination of the waste product with glass or concrete, or making the waste into a slag, reduces the reactivity of the stored array from the values calculated in DOE/WIPP 88-014 since the new matrix is a less effective moderator than the graphite matrix previously assumed. Any boron in borosilicate glass or in slag acts as a neutron absorber.

The distinguishing feature of RH TRU waste is its fission product content and not its fissile nuclide content. For the purpose of WIPP safety analyses, the fissile material content of RH TRU waste is limited to 600 g based on the existing handling and storage configurations within the hot cell, the transfer cell, and underground emplacement. Other loadings may be requested by the shipper for WIPP approval if the request is accompanied by a supplementary criticality analysis. Such criticality analyses should use assumptions similar to those specified in Reference 16.

Existing regulations limiting the fissile material content of CH TRU waste packages, which were formulated to ensure criticality safety during transportation and in WIPP storage geometries, are adequate to ensure the criticality safety of packaged TRU waste in the WIPP.
5.3 CRITERION: PU-239 EQUIVALENT ACTIVITY

5.3.1 Contact-Handled Waste

Waste packages shall not exceed 1000 Ci of Pu-239 equivalent activity (PE-Ci).

5.3.2 Remote-Handled Waste

Waste packages shall not exceed 1000 Ci of Pu-239 equivalent activity (PE-Ci).

5.3.3 Technical Justification

Reference 17 reports 9100 PE-Ci per CH waste package and a value in excess of $1 \times 10^6$ PE-Ci per RH waste canister as the maximum Pu-239 equivalent activity for individual waste packages. These values ensure that the radiological performance requirements applicable to WIPP are not exceeded.

For conservatism, an operating limit of 1000 PE-Ci for each waste package is established. If this operating limit of 1000 PE-Ci significantly impacts a waste generator, a variance may be considered on a case-by-case basis, provided that the parameters of Reference 17 are not exceeded. Other criteria of the WAC (criticality limits) generally limit the activity in the waste containers to significantly less than 1000 PE-Ci.

Pu-239 Equivalent Activity is determined using radionuclide-specific weighting factors. To obtain this correlation, the 50-year effective whole body dose commitment or dose conversion factor (DCF) for a unit intake of each radionuclide with be used. These DCFs have been determined by the methodology described in International Commission on Radiological Protection (ICRP) Publications 26 and 30 (References 18 and 19) and are consistent with current Department of Energy guidance (Reference 20). The Pu-239 equivalent activity (AM) can be characterized by:
\[ \text{AM} = \sum_{i=1}^{k} \frac{A_i}{WF_i} \]

where \( k \) is the number of TRU radionuclides, \( A_i \) is the activity of radionuclide \( i \), and \( WF_i \) is the FE-Ci weighting factor for radionuclide \( i \).

\( WF_i \) is further defined as the ratio:

\[ WF_i = \frac{E_o}{E_i} \]

Where \( E_o \) (rem/\( \mu \)Ci) is the 50-year effective whole body dose commitment due to the inhalation of Pu-239 particulates with a 1.0 \( \mu \)m Activity Median Aerodynamic Diameter (AMAD) and a weekly (W) pulmonary clearance class, and \( E_i \) (rem/\( \mu \)Ci) is the 50-year effective whole body dose commitment due to the inhalation of radionuclide \( i \) particulates with a 1.0 \( \mu \)m AMAD and the pulmonary clearance class resulting in the highest 50-year effective whole body dose commitment.

The value of \( E_o \) and \( E_i \) may be obtained from WIPP/DOE-176 (Reference 21). Weighting factors calculated in this manner are presented below for selected radionuclides of interest.

<table>
<thead>
<tr>
<th>Radionuclide</th>
<th>Pulmonary Clearance Class*</th>
<th>Weighting Factor</th>
<th>1000 Ci Pu-239 Equivalent (CiE)</th>
</tr>
</thead>
<tbody>
<tr>
<td>U-233</td>
<td>Y</td>
<td>4.0</td>
<td>4000</td>
</tr>
<tr>
<td>Np-237</td>
<td>W</td>
<td>1.0</td>
<td>1000</td>
</tr>
<tr>
<td>Pu-236</td>
<td>W</td>
<td>3.1</td>
<td>3100</td>
</tr>
<tr>
<td>Pu-238</td>
<td>W</td>
<td>1.1</td>
<td>1100</td>
</tr>
<tr>
<td>Pu-239</td>
<td>W</td>
<td>1.0</td>
<td>1000</td>
</tr>
<tr>
<td>Pu-240</td>
<td>W</td>
<td>1.0</td>
<td>1000</td>
</tr>
<tr>
<td>Pu-241</td>
<td>W</td>
<td>52.0</td>
<td>52000</td>
</tr>
<tr>
<td>Pu-242</td>
<td>W</td>
<td>1.1</td>
<td>1100</td>
</tr>
<tr>
<td>Am-241</td>
<td>W</td>
<td>1.0</td>
<td>1000</td>
</tr>
<tr>
<td>Am-243</td>
<td>W</td>
<td>1.0</td>
<td>1000</td>
</tr>
<tr>
<td>Cm-242</td>
<td>W</td>
<td>29.0</td>
<td>29000</td>
</tr>
<tr>
<td>Cm-244</td>
<td>W</td>
<td>1.9</td>
<td>1900</td>
</tr>
<tr>
<td>Cf-252</td>
<td>Y</td>
<td>3.5</td>
<td>3500</td>
</tr>
</tbody>
</table>

*(D) Daily (W) Weekly (Y) Yearly
To determine if a waste package with several radionuclides does not exceed 1000 Ci Pu-239 equivalent, the following formula is used:

\[
\frac{\text{Ci}}{\text{Ci}} \frac{\text{Radionuclide A}}{\text{CiE}} + \frac{\text{Ci}}{\text{CiE}} \frac{\text{Radionuclide B}}{\text{CiE}} + \frac{\text{Ci}}{\text{CiE}} \frac{\text{Radionuclide}_n}{\text{CiE}} = < 1.0
\]

No estimate of non-TRU radionuclides, except those within the scope of the above description, will be included. However, generators will be asked to characterize any waste stream which contains an unusually high Sr-90 content relative to normal fission product isotopic distribution.

5.4 CRITERION: SURFACE DOSE RATE

5.4.1 Contact-Handled Waste

Waste packages shall have a maximum surface dose rate at any point no greater than 200 mRem/hr. Neutron contributions of greater than 20 mRem/hr to the total package dose rate shall be reported separately in the data package.

5.4.2 Remote-Handled Waste

RH TRU waste packages shall have a surface dose rate at any point no greater than 1000 Rem/hr. Neutron contributions are limited to 270 mRem/hr. Neutron contribution of greater than 20 mRem/hr to the total package dose rate shall be reported in the data package. WIPP prior approval is required before RH TRU canisters with a dose rate in excess of 100 Rem/hr but less than 1000 Rem/hr may be shipped to the WIPP.

5.4.3 Technical Justification

The WIPP design for the CH waste handling facility is a large throughput warehouse-type facility that will unload over-the-road transportation containers of their CH waste package contents and palletize the packages onto standardized WIPP pallets for transfer to the underground level for
emplacement. The CH handling personnel will use standard fork trucks and similar handling devices to handle the CH waste packages. A study of dose rates (Reference 11) has shown that unshielded CH personnel at the WIPP would be expected to receive an annual dose of less than 700 mRem if the waste packages handled average about 6 mRem/hr per package. A dose equivalent of 1 rem/yr has been established as a design goal for waste handling personnel. This is 20% of the allowable whole-body dose equivalent (5rem/yr).

A shielded storage area is provided in the CH handling area to store temporarily those CH waste packages which have surface dose rates between 100 and 200 mRem/hr. This will minimize the background radiation level and resulting personnel doses in the CH palletizing and surge storage area. The WIPP operations will check for neutrons as a matter of policy. Waste packages with significant neutron emissions (> 20 mRem/hr) shall be so noted in the data packages.

All RH waste that will be handled by the WIPP RH handling system must pass through the RH hot cell in the waste handling building. RH waste packages will pass through the cell upon receipt and then be transferred via a facility cask to the underground level. The facility cask for RH waste is designed to provide adequate personnel shielding of RH waste packages with surface dose rates up to 1000 Rem/hr (Reference 12). The 1000 Rem/hr is a maximum which allowed the design of a facility cask that provides for adequate personnel shielding and complies with the rated capacity of the waste hoist. RH waste packages are limited to neutron emissions of no greater than 270 mRem/hr. Neutron contribution of greater than 20 mRem/hr to the total package dose rate must be so noted in the data package.

WIPP approval for shipments of RH waste with surface dose rates greater than 100 Rem/hr is required because storage capacity for these packages is limited to 5% of total RH emplacements.
5.5 CRITERION: SURFACE CONTAMINATION

5.5.1 Contact-Handled Waste

CH TRU waste packages or package assemblies shall have a removable surface contamination no greater than 50 picocuries per 100 cm$^2$ for alpha-emitting radionuclides and 450 picocuries per 100 cm$^2$ for beta-gamma-emitting radionuclides.

5.5.2 Remote-Handled Waste

RH TRU waste packages shall have a removable surface contamination no greater than 50 picocuries per 100 cm$^2$ for alpha-emitting radionuclides and 450 picocuries per 100 cm$^2$ for beta-gamma-emitting radionuclides.

5.5.3 Technical Justification

Surface contamination levels for shipping packages are delineated in 49 CFR 173.443 for radioactive materials intended for over-the-road transport. These levels are considered by DOT to be adequate for transportation. However, for high-throughput facilities such as the WIPP, even these levels can result in a buildup of contamination levels within the facility over a period of time that will require significant decontamination efforts. This holds true for all aspects of the system, including the possible buildup of contamination within transportation packagings and vehicles.

Experiences in the Naval Nuclear program have shown that facilities can be maintained "clean" if removable alpha-contamination levels are kept at or below 50 picocuries/100 cm$^2$ and removable beta-gamma contamination at or below 450 picocuries/100 cm$^2$. Experience has also shown that these levels are readily achievable.

The WIPP facility design in the CH area is basically a large open warehouse-type building that will receive, palletize, and deliver loaded pallets of CH waste packages to the waste hoist for transfer to the underground
level. The CH facility will handle between 20- to 30-thousand
\((5 \times 10^5 \text{ ft}^3)\) individual CH waste packages in a year (design basis
Reference 3). At this throughput, contamination buildup using the DOT limits
would be a problem.

The RH waste in the WIPP, 250 canisters/yr \((7,500 \text{ ft}^3/\text{yr})\), will be
handled using the RH facility hot cell and the facility transfer cask. The
goal of the design is to maintain these facilities in an essentially "clean"
condition so that needed maintenance can be performed "hands-on" to the great­
est extent possible. For this reason, contamination levels should be as low as
possible.

The DOT requirements in 49 CFR 173 must be met for TRU waste that is to be
shipped over the public highways and rails. However, to prevent the buildup of
contamination levels in WIPP facilities and throughout the waste system,
contamination levels are required to be even lower.

5.6 CRITERION: THERMAL POWER

5.6.1 Contact-Handled Waste

Individual CH TRU waste packages in which the average thermal power
density exceeds 0.1 watt/ft\(^3\) \((3.5 \text{ W/m}^3)\) shall have the thermal power
recorded in the data package.

5.6.2 Remote-Handled Waste

The thermal power generated by waste materials in any RH TRU waste package
shall not exceed 300 watts. The thermal power shall be recorded in the data
package.

5.6.3 Technical Justification

Thermal power generation within TRU waste packages due to nuclear decay is
of concern both because it can cause package failure from waste decomposition
and gas formation and, in the case of high levels of heat generation, can cause changes in the isolation medium, such as salt.

Thermal analyses of WIPP-type generic repositories have been performed (Reference 13) that show that more than 150 kW of heat-generating waste can be emplaced in an acre of a storage facility without unacceptable impacts on the salt beds or the surrounding environment. As a conservative design basis for the WIPP, a reduced limit of 10 kW per acre has been chosen.

The emplacement density of CH waste in the WIPP is approximately 72,000 cubic feet of waste per acre. This is based on using the available drift area in a given acre of salt on the CH horizon with 9-foot high waste arrays, taking no credit for the packing space losses between drums. Using the 10 kW limit, this would allow an average heat generation of 0.14 watts per cubic foot or 1.0 watts per 55-gallon drum.

The present emplacement plan for RH waste calls for an emplacement density of 70 canisters of waste per acre in conjunction with a room filled with the CH waste. The calculated maximum internal heat-generation rate of less than 60 watts per canister would contribute only 4.2 kW per acre.

CH waste in general has very low heat-generation rates and will not even approach the 10-kW-per-acre limit. However, some inventory control of heat source waste will be maintained to prevent localized hot spots in waste arrays. RH waste could generate up to 300 watts per canister without exceeding the thermal limit for the WIPP because 50% of all canisters projected for shipment to WIPP will be less than 1 watt each and inventory control of emplacement will prevent exceeding the thermal density limit.

5.7 CRITERION: GAS GENERATION

5.7.1 Contact-Handled Waste

Waste packages containing waste forms known or suspected of gas generation, such that a combination of overpressure and explosive mixtures might damage the container in the long term, shall be provided with an appropriate
method for pressure relief. Any liner other than plastic bagging shall be provided with positive gas communication to the outer container.

Each TRU waste shipper shall provide the following data for each waste package:

- Total activity (alpha Ci)
- Waste form description (from Certification Plan)
- Mass and volume percent of organic content

For purposes of transportation and emplacement (short term), there will be no mixture of gases or vapors in any package which could, through any credible spontaneous increase of heat or pressure, or through an explosion, significantly reduce the effectiveness of the packaging.

5.7.2 Remote-Handled Waste

All RH TRU waste canisters shall be vented.

5.7.3 Technical Justification

Degradation of TRU wastes potentially produces significant quantities of gas. The possibility that enough gas buildup could occur to pressurize the storage facility and induce fractures in the rock salt has been investigated. The experimental program to quantify these effects is well summarized in Reference 5.

Waste degradation by various mechanisms has been studied and the ranges of gas-generation rates have been determined. Analysis of the storage facility response to gas production requires data on gas flow through rock salt and on the possible deformation of the storage rooms as a response to gas pressure. Laboratory studies of rock salt permeability have been considered along with data from WIPP site borehole tests to establish a realistic data base. Finite difference models were utilized to analyze room response during and after the periods of gas production. Calculated stress states were compared with very
conservative criteria for the initiation and propagation of fractures. An evaluation of all these considerations was made in the formulation of the criterion for gas-generation materials.

While bacterial degradation of organic material in the waste is thought to offer the potential for a significant gas-generation rate, other sources of gas generation must be considered in determining compliance with this criterion. Radiolytic degradation of some waste matrices also can contribute significant gas generation in the storage array, depending on the activity level in the waste, and the presence of oxidizers and moisture. In addition to contributing to gas generation, radiolysis can produce flammable gas mixtures within the waste container. The possibility of flammable gas mixtures relates to safety of waste handling during emplacement as well as meeting transportation regulations.

Operational concerns of a shorter term are not related to storage facility inflation but rather to the production of combustible gases which combined with overpressure might result in release of radioactive materials.

The effects of gas pressurization could be important to the long-term containment of radionuclides in the WIPP. If fractures could be initiated and propagated to regions where fluids are present, water intrusion of the storage facility could follow. In addition, if room closure is restricted (by gas pressure), a horizontal region of higher fluid transmissivity could develop, thereby enhancing the potential for fluid motion through the facility.

The concern for gas generation in the CH TRU waste storage rooms arises from the tightly packed configuration of the waste containers: the areal storage density is about 72,000 ft³/acre (5,000 m³/hectare).

RH TRU waste, on the other hand, is emplaced with an areal storage density of only about 1750 ft³/acre (125 m³/hectare); even with worst-case assumptions for gas generation, there is no threat to the integrity of the combined CH and RH storage rooms because the increase in storage density is only 3 percent. There is, therefore, no need for a criterion which limits the amount of gas-producing materials in RH TRU waste.

-46-
Theoretical studies of radiolytic, thermal, corrosive, and bacterial degradation of TRU wastes (Reference 5) have indicated that a reference drum containing 60 kg of organics would produce 5600 moles of gas if complete volatilization (e.g., in combustion) took place. Laboratory data indicate that this potential will never be reached. A more reasonable estimate is that a maximum of 2000 moles of gas per drum could potentially be produced (at a maximum generation rate of about 5 moles/year). It has been observed (Reference 5) that most of the gas is produced by bacterial decomposition of the cellulosic components of the waste.

The response of a sealed storage facility to this empirical gas generation rate has been analyzed using techniques that consider permeation of gas through the rock salt, the pressurization of the open drift, and the deformation of the surrounding rock. Parameters for these calculations are taken from laboratory and field permeability measurements that range from 0.5 to 25 microdarcies, and assumptions of even lower permeabilities, down to 0.05 microdarcy.

Calculations were performed for conditions in which rooms were modeled as rigid voids with 25 percent of original drift volume and for conditions in which rooms were allowed to deform in response to gas pressure. In the former case, with a total gas generation of 2000 moles/drum in 400 years and with a permeability of 0.5 microdarcy, the maximum pressures were 11 MPa, or 110 atmospheres. At higher permeabilities, as observed in the field, pressurization was insignificant. Coupling of pressurization with room response indicated that maximum pressures were similar, and that the only impact of the gas generation at 0.5 microdarcy was a delay of full room closure from approximately 100 years to about 800 years. There was no significant delay for permeabilities in the 25-microdarcy range.

The calculations revealed that pressurization did not significantly alter the room volume even at permeabilities as low as 0.05 microdarcy. The gas generation criterion was developed from the relationship between the allowable gas-generation rate in a fixed-volume room (25 percent of original volume) and the effective permeability of the geologic formation, with the restriction that the lithostatic pressure could not be exceeded (the assumption being that
propagation of existing cracks will occur at pressures above lithostatic). Using a two-dimensional porous flow model and a permeability value of 0.1 microdarcy, the allowable gas-generation rate was determined to be 5 moles/yr per drum (particularly from bacterial decomposition).

Conservative judgments have been made as to the impact of the uncertainties in the assumed gas-generation rate. It is Sandia's judgment (Reference 5) that the 10 moles per year per cubic meter of storage room volume is unlikely to be exceeded in the WIPP environment from wastes meeting these criteria, especially if temperatures are near ambient. It should be noted that no high heat producing waste such as fuel elements will be disposed of in the WIPP and that the limited amount of defense high-level waste which will be emplaced temporarily during the proposed in-situ experimental program will not perturb the temperature of the TRU waste disposal rooms, due to the large separation distance of at least 2600 ft.

The values chosen for permeability are taken from state-of-the-art laboratory and field data with resolution capabilities between 0.05 and 0.10 microdarcy. While the measured values (0.5 to 25 microdarcies) are considered to be accurate reflections of the actual permeability (under the test conditions), lower values were assumed for conservatism; these lower values of permeability, of course, resulted in higher pressures and longer delayed closures but no potential for fracture. As a final point of discussion, bounding case analysis (Reference 6) indicates that even if the most serious consequences of gas pressurization (i.e., fracture and increased fluid transmissivity) do occur, the effect in terms of dose to affected populations is insignificant. Therefore, for long-term storage consideration, the waste generators need only provide the data specified in the criterion, and this will be handled on an operational basis at the WIPP.

Methods for reducing gas accumulation in the waste package are available. Gas generation rates can be reduced by controlling the total alpha curie loading of drums containing waste matrices known to produce significant quantities of gases, such as combustibles and sludges. Another method is the possible use of hydrogen getters (recombination catalysts), compounds which selectively react with hydrogen. Finally, gas accumulation can be reduced by
the use of a suitable vent system on the waste package. The internal packaging materials may impede the flow of gases to the container vent system, however, and must be evaluated.

Explosive mixtures and container overpressure are addressed in DOT regulations, specifically 49 CFR 173.21(c), 173.24(a)(3), 173.412(h), and 173.475(h). Meeting these shipping requirements will also provide adequate safety consideration to the unloading and emplacement activities at the WIPP.

5.8 CRITERION: LABELING

5.8.1 Contact-Handled Waste

In addition to DOT labeling requirements, each waste package shall be uniquely identified by means of a label permanently attached in a conspicuous location. The package identification number (to be standardized) shall be in medium to low density Code 39 barcode symbology per MIL-STD-1189 in characters at least 1 inch high, and alphanumeric characters at least 1/2 inch high.

The label must be reasonably expected to remain legible and affixed to the container for a period of 10 years under anticipated conditions of interim storage before shipment to the WIPP and emplacement underground.

5.8.2 Remote-Handled Waste

Each waste package shall be uniquely identified by means of an identification number permanently attached to the container in a conspicuous location using characters at least 2 inches high.

The label must be reasonably expected to remain legible and affixed to the container for a period of 10 years under anticipated conditions of interim storage before shipment to the WIPP and emplacement underground.
5.8.3 Technical Justification

Due to the latest mechanized material handling techniques, the only item of CH data that is of direct, immediate concern to WIPP operating personnel safety is the surface dose rate. This is available from the WIPP data base, but package identification numbers must be used to access this data.

Each package would be assigned a serial number with a prefix unique to the shipping site, and the serial number would be placed both on the waste package and on the data package. The military standard for barcode symbology (Reference 25) is applied because it gives specific criteria for the label properties (i.e. spacing, reflectivity, contrast, etc.), and this requirement defines a uniform symbology for all TRU waste participants.

Since the RH canisters will always be remotely handled, the package serial number must be placed in such a manner as to allow remote reading.

5.9 CRITERION: DATA PACKAGE/CERTIFICATION

5.9.1 Contact-Handled Waste

There shall be transmitted to the WIPP operator in advance of shipment, a data package/certification attesting to the fact that the waste package meets the requirements of these criteria. This data package/certification shall be based upon a quality assurance program subject to audit and verification and shall provide information on the items specified below:

- Package identification number
- Package assembly identification number (if applicable)
- Date of waste package certification
- WAC exception number (if applicable)
- Waste generation site
- Date of packaging (closure date)
o Maximum surface dose rate in mRem/hr and specific neutron dose rate if greater than 20 mRem/hr

o Weight (in kg)

o Container type

o Physical description of waste form (content code)

o Assay information, including PE-Ci, alpha Ci, and Pu-239 fissile gram equivalent content

o Radionuclide information including radionuclide symbol, quantity, and measure (in grams or Curies)

o Radioactive mixed waste (identity and quantity of hazardous waste characteristic[s])

o Weight and volume percent of organic materials content

o Measured or calculated thermal power (if over 0.1 watt/ft³)

o Shipment number

o Date of shipment

o Vehicle type

o TRUPACT number(s)

o Other information considered significant by the shipper

o Name of certifying official who certified the waste package

o Name of person who certifies that the shipment meets the TRUPACT Authorized Payload Compliance Plan

A hard copy of the signed and dated Certification Statement, certifying that the waste content and packaging are in accord with the WIPP-WAC and that the waste is unclassified, shall be maintained on file at each site for WACCC audits.

5.9.2 Remote-Handled Waste

There shall be transmitted to the WIPP operator in advance of shipment, a data package/certification attesting to the fact that the waste package meets the requirements of these criteria. This data package/certification shall be
based upon a quality assurance program subject to audit and verification and shall provide information on the items specified below:

- Package identification number
- Date of waste package certification
- WAC exception number (if applicable)
- Waste generation site
- Date of packaging (closure date)
- Maximum surface dose rate in Rem/hr and neutron dose rate in mRem/hr, if greater than 20 mRem/hr
- Weight (in kg)
- Internal container type
- Physical description of waste form (content code)
- Assay information, including PE-Ci and Pu-239 fissile gram equivalent content
- Radionuclide information including radionuclide symbol, quantity, and unit of measure (in grams or Curies)
- Radioactive mixed waste (identity and quantity of hazardous waste characteristic(s))
- Measured or calculated thermal power
- Shipment number
- Date of shipment
- Vehicle type
- Cask number
- Other information considered significant by the shipper
- Name of certifying official who certified the waste package
- Name of person who certifies that the shipment meets the TRUPACT Authorized Payload Compliance Plan

A hard copy of the signed and dated Certification Statement, certifying that the waste content and packaging are in accord with the WIPP-WAC and that the waste is unclassified, shall be maintained on file at each site for WACCC audits.
5.9.3 Technical Justification

With the first-of-a-kind pilot facility such as the WIPP, it is important that all pertinent parameters that affect the design and safety analyses, such as thermal power generation, nuclide contents, gas generation, combustibility, toxic potential, etc., be known and documented. The WIPP will have to maintain strict inventory controls on waste emplacements in order to ensure that technical specifications are adhered to and that the plant is operated within established limits. Also, WIPP must annually report its radionuclide inventory to the Integrated Data Base. The retrievability requirements of the WIPP also require that adequate permanent records of inventory and emplacement histories are kept to ensure safe operation of future recovery efforts that may occur a few years after actual emplacement. The format for data transmitted to WIPP is defined in WIPP-DOE-157.

The actual implementation of the inventory control system will be the responsibility of the WIPP operator. However, the information required by the system must be supplied by the waste generators and shipping sites.

CH data that are of direct, immediate concern to operating personnel safety would be surface dose rate and weight. Additional data required by these criteria, of concern to facility personnel, must be provided in a separate data package for each shipment.

Inventory control and long-term safety considerations require information on nuclide contents, the waste generating site, date of packaging, container type and certification, physical description of the waste form, assay information, hazardous materials (nonradionuclide), percent of organics and gas generators, thermal power, date of shipment, any other data the shipper may have that is significant, etc. (see listings in the criteria). All of these data, if appropriate, are provided for each package shipped to the WIPP. The radionuclide contents may be reported using quantities of approved isotopic mixtures. Isotopic mixtures currently used by the Solid Waste Information Management System (SWIMS) are acceptable to WIPP. New isotopic mixtures will require approval by WIPP prior to being acceptable in the data package. For waste that is precertified and transshipped to another site for interim
storage, the waste package certification date provided in the data package should be the original or precertification date. Each package is assigned a serial number with a prefix unique to the shipping site, and the serial number is placed both on the waste package and on the data package.

The DOE Order 5820.2A, Chapter II.3.h.3, requires that the data package be validated before the waste is shipped to WIPP. Routinely the shipper will transmit the data package to the WWIS, which performs edit and range checks and then either informs the shipper of the errors detected or that the data package was entered into the WWIS. If this is not possible due to communications or computer downtime, the data package must be faxed to WIPP during day shift Mountain Time for manual validation and notification of the shipper.

The WIPP data and computer will be directly tied to all waste generation and shipping sites so that data packages for waste shipments can be transmitted directly to the WIPP prior to shipment release from the site. This will allow the WIPP to make any needed adjustments to inventory or emplacement plans or to implement special safety procedures prior to receipt at the WIPP. WIPP Quality Assurance also needs the name of the individual who transmits the data package so that any questions regarding verification of the data can be addressed.

After WIPP is declared a repository, a generator/shipper may request that WIPP accept a waste package that does not meet the WAC. This will be done using an approved WIPP procedure, and WIPP will assign a WAC Exception Number to that request until it is either disapproved or is approved and the waste is shipped.

RH documentation requirements will be similar to CH with the exception of the weight percent of organic material present in the waste.

Extensive data and inventory control will be required for all wastes emplaced in the WIPP to ensure safe operation within operational safety requirements.
5.10 CRITERION: RH TRU ACTIVITY CONCENTRATION

5.10.1 Remote-Handled Waste

The maximum activity concentration for a RH TRU waste package shall not exceed 23 Curies/liter. The concentration may be averaged over the waste container.

5.10.2 Technical Justification

This criterion arises from the WIPP Final Environmental Impact Statement (Reference 6).
6.0 REFERENCES


20. USDOE Memorandum, April 25, 1985, R. W. Earl (Acting Director, Real Property and Facilities Management Division, Office of Project and Facilities Management) to C. N. Mitchell (Director, Office of Project and Facilities Management) Radiological Siting Requirements DOE Order 6430.1, General Design Criteria, dated 12-12-83.

21. WIPP-DOE-176, Revision 1, "Estimates of Internal Dose Equivalent from Inhalation and Ingestion of Selected Radionuclide," Donald E. Dunning.


APPENDIX A

MISSION AND DESCRIPTION OF WIPP

The primary mission of the WIPP is to emplace in bedded salt the particular type of radioactive waste called defense transuranic (TRU) waste: material contaminated with chemical elements heavier than uranium from defense programs.

The U.S. defense program has already generated large quantities of CH TRU waste, which requires no shielding, and RH TRU waste, which requires shielding to protect workers who handle it.

Before 1970, waste containing TRU nuclides was not segregated from other waste contaminated with low levels of radioactivity. Therefore, a large volume of material now considered CH TRU waste was buried in a manner similar to conventional sanitary landfill operations, with additional handling precautions appropriate for radioactive materials. The waste was placed in open unlined trenches and then covered with several feet of earth. At the time of its burial, this waste was not intended to be retrieved.

In 1970, the U.S. Atomic Energy Commission changed its regulations to require wastes with known or detectable contamination of transuranium nuclides to be packaged and buried in such a fashion that they can be readily retrievable as contamination-free packages within an interim period of 20 years (USAEC Immediate Action Directive 0511-21, "Policy Statement Regarding Solid Waste Burial," March 20, 1970). Later in 1973, the Atomic Energy Commission defined transuranium solid wastes to be placed in retrievable storage as, "Those wastes with certain alpha-emitting radionuclides of long half-life and high specific radiotoxicity to greater than 10 nCi/g..." (ERDA Manual, Chapter 0511-011.) In 1984, DOE Order 5820.2 redefined TRU contaminated material; that definition is included in Section 3.0.
Remote-handled TRU waste has always been handled separately. Much of it has been put into 1 to 2-foot diameter pipes placed vertically in the ground, with a shielding plug at the top of each pipe. Other waste of this type has been placed in large shielded containers that reduce the radiation level at the exterior surface to relatively low levels.

At the end of 1987, the accumulated volume of TRU waste (buried and retrievably stored) amounted to an estimated 10 million cubic feet of material (not including contaminated soil estimates) containing 1250 kilocuries of alpha radioactivity, only 3.3 million cubic feet (1140 kilocuries) of which was readily retrievable. It is anticipated that 1.2 million cubic feet of the TRU waste currently in retrievable storage will be redesignated as low level waste. About 49,000 cubic feet of RH TRU waste from defense programs is now in storage (Reference 2).

The rate at which contact-handled TRU waste is produced is now about 0.11 million cubic feet per year. The WIPP is designed to handle a maximum of 0.5 million cubic feet of CH waste per year on a one shift per day, 5-day week basis. Thus, if the WIPP were to start accepting waste in FY 1989, the easily retrieved and newly generated waste could be placed in deep underground storage in 13 years, by 2002. However, other factors such as the transportation system and current staffing level will limit the throughput to about 0.22 million cubic feet per year.

In addition to the current and projected volumes, the WIPP could receive some TRU waste from operations such as the dismantling and decontamination of obsolete and no-longer-needed weapons-production facilities. Estimates of the volume of such waste range from 5 to 95 million cubic feet. The amount of such waste that could be stored at the WIPP is limited by the total authorized TRU storage area of approximately 100 acres, which has an estimated capacity of 6.2 million cubic feet.

In summary, the primary need that has led to the proposal for the WIPP is to remove this large quantity of existing defense-generated waste from surface
storage and to isolate it from the biosphere in a manner that will be acceptable for the indefinite future.

The area in the WIPP set aside for potential underground storage operations is about 2000 acres; the remaining acreage will provide a buffer zone around the underground operations area. The excavation at the storage level will provide about 100 acres for waste disposal. There will be a separate area of about 10 acres for waste experimentation. Service areas will take up small additional acreage.

Because the WIPP will be the first bedded-salt waste research and development facility, the waste will be emplaced in such a manner that it can be retrieved from its place of burial if removal becomes necessary. At a future time, after further tests and analyses, a final decision will be made on whether to leave the waste emplaced permanently. The WIPP is designed on the expectation that this decision on permanent emplacement will be made for the TRU waste after successful demonstration of safe waste disposal of each species (CH and RH). This demonstration will last up to five years from the initial emplacement of waste. It is anticipated that retrieval could take up to 10 years if the decision for retrieval is made.

The WIPP is designed to receive nuclear waste materials in protective packages, prepare them for underground storage, transport them to the salt bed storage locations, and provide retrievable storage.

The annual quantity of CH waste for which the WIPP has been designed is 0.5 million ft³/yr or one shift operation (Reference 3), the majority of which will arrive in 55-gallon drums banded together in seven-packs; 4 x 4 x 7 ft and other metal boxes. Accommodations are provided for both rail and truck shipments. The quantity of RH waste anticipated is approximately 7,500 ft³/yr. All RH waste will be contained within shipping casks.
The overall plot plan for the WIPP is shown in Figure A-1. The truck, semi-trailers, and railroad cars are delivered inside the WIPP boundary and parked in the areas identified in Figure A-1. When these shipments are received, they will be surveyed for external contamination. Any containers found with external contamination in excess of established limits as defined in these criteria will undergo decontamination.

A schematic flow diagram for CH waste is shown in Figure A-2. The diagram shows the major steps involved in the receipt, inspection, handling, and emplacement of the waste. Retrieval of CH waste is essentially just a reversal of the emplacement flow.

The RH waste emplacement schematic flow diagram is shown in Figure A-3. The diagram shows the major steps involved in cask handling, hot cell operation, facility cask transfer operations, and underground transporter and emplacement operations. Remote-handled retrieval from sleeved holes is simply the reverse of the emplacement procedure.

The basic underground development of the WIPP is shown in Figure A-4. The WIPP underground environment during operation will be an average ambient temperature of 82°F (28°C) and an average relative humidity of less than 40 percent. The composition of the salt is approximately 97 percent halite with the remainder made up mainly of anhydrite.
FIGURE A-1
Surface Structures and
Plant Layout
TRUPACTS RECEIVED AT GATE
SHIPMENT VERIFIED

SECURITY & RADIOLOGICAL CHECKS PERFORMED

CONTAMINATION DETECTED

TRUPACT MOVED TO RCA

TRUPACT POSITIONED FOR UNLOADING

TRUPACT UNLOADED FROM TRAILER AND TRANSPORTED INTO WHS

TRUPACTS PREPARED FOR UNLOADING WASTE

RAD CHECKS AND LIDS REMOVED

CONTAMINATION DETECTED

DECON TRUPACTS

EMPTY PALLET RETURNED ANDEMPLACEMENT COMPLETE

WASTE PACKAGES EMLACED IN DISPOSAL AREA

FACILITY PALLET TRANSFERRED TO EMLACEMENT AREA

FACILITY PALLET TRANSFERRED TO MINE

FACILITY PALLET LOADED ONTO HOIST

DECON IN PLACE OR TRANSFER TO DECON FACILITY

TRANSFER FACILITY PALLET TO HOIST

OVERPACK WASTE PACKAGES

OVER PACKING REQUIRED

TRANSFER WASTE TO FACILITY PALLET

WASTE PACKAGES INSPECTED AND ASSEMBLIES VERIFIED

TRUPACTS PREPARED FOR SHIPMENT

FIGURE A-2
CH Emplacement Flow Diagram
RH CASK RECEIVED AT GATE
SHIPMENT VERIFIED

PERFORM SECURITY & RADIOLoGICAL CHECKS

CONTAMINATION DETECTED

YES
DECON CASK

NO

CASK ENTERS WASTE HANDLING BUILDING

CASK UNLOADED FROM TRAILER OR RAIL CAR

CASK PREPARED FOR UNLOADING CANISTER

CASK TRANSFERRED TO UNLOADING ROOM

CASK UNLOADED, CANISTER PULLED INTO HOT CELL

BORE HOLE PLUGGED EMPLACEMENT COMPLETE

CANISTER EMPLACED IN BORE HOLE

FACILITY CASK TO EMPLACEMENT EQUIPMENT?

FACILITY CASK TRANSFERRED TO MINE

FACILITY CASK LOADED INTO FACILITY CASK

CANISTER LOADED INTO FACILITY CASK

TRANSFER CANISTER TO SHUTTLE CAR

OVERPACK CANISTER

OVERPACKING REQUIRED

YES

NO

CANISTER UNSPECTED

FIGURE A-3
RH Emplacement Flow Diagram
FIGURE A-4

WIPP Underground Layout

A-8