Mr. Kevin Pierard, Chief
Hazardous Waste Bureau
New Mexico Environment Department
2905 Rodeo Park Drive East, Building 1
Santa Fe, New Mexico 87505

Subject: Resource Conservation and Recovery Act Ten-Year Renewal Application for the Waste Isolation Pilot Plant Hazardous Waste Facility Permit, Number NM4890139088-TSDF

Dear Mr. Pierard:

The purpose of this letter is to submit the Resource Conservation and Recovery Act Ten-Year Renewal Application for the Waste Isolation Pilot Plant Hazardous Waste Facility Permit. The Renewal Application is being submitted pursuant to Permit Part 1, Section 1.7.3., Duty to Reapply:

If the Permittees wish to continue an activity regulated by this Permit after the expiration date of this Permit, the Permittees shall apply for and obtain a new Permit. The Permittees shall submit an application for a new Permit at least 180 calendar days before the expiration date of this Permit. [20.4.1.900 NMAC (incorporating 40 CFR §§270.10(h), 270.30(b))]

Those portions of the renewal application that include proposed revisions to the current permit are provided in redline/strikeout format.

Enclosed are three paper copies of the application and both a CD and a USB drive containing the application, as well as the supplemental information used to prepare the application. This information will also be posted on the Waste Isolation Pilot Plant (WIPP) Information Repository pursuant to Permit Part 1, Section 1.14., where it can be accessed electronically.

We certify under penalty of law that this document and all attachments were prepared under our direction or supervision according to a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on our inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of our knowledge and belief, true, accurate, and complete. We are aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.
Mr. Pierard

If you have any questions, please contact Mr. Michael R. Brown at (575) 234-7476.

Sincerely,

Gregory Sosson
Acting Manager
Carlsbad Field Office

Sean Dunagan
President and Project Manager
Nuclear Waste Partnership LLC

Enclosures (5)

cc: w/o enclosures
R. Maestas, NMED      *ED
D. Biswell, NMED       ED
M. McLean, NMED        ED
CBFO M&RC
*ED denotes electronic distribution
RESOURCE CONSERVATION AND RECOVERY ACT
TEN-YEAR RENEWAL APPLICATION
FOR THE
WASTE ISOLATION PILOT PLANT
HAZARDOUS WASTE FACILITY PERMIT

Prepared by the
U.S. Department of Energy, Carlsbad Field Office
and
Nuclear Waste Partnership LLC
for the
WASTE ISOLATION PILOT PLANT
Eddy County, New Mexico

March 2020
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54-W-009-W Underground Mine Plan Shaft and Drift Dimensions

APPENDIX G1-B
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WIPP PANEL CLOSURE DESIGN DESCRIPTION AND SPECIFICATIONS

262-001 WIPP Panel Closure (WPC) Title Sheet
262-002 WPC Locations
262-003 Typical Panel Layout and Mined Entry Cross-Sections
262-004 WPC Details – Bulkhead and ROM Salt Locations
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APPENDIX G2-E
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SHAFT SEALING SYSTEM COMPLIANCE SUBMITTAL DESIGN REPORT

Design Drawings
- Shaft Location Plan, Abbreviations, General Notes and Legend
- Near-Surface/Rustler Formations Waste Shaft Stratigraphy and AS-Built Elements
- Salado Formation Waste Shaft Stratigraphy and AS-Built Elements
- Near-Surface/Rustler Formations Waste Shaft Stratigraphy and Sealing Subsystem Profile
- Salado Formation Waste Shaft Stratigraphy and Sealing Subsystem Profile
- Waste Shaft Station Monolith
- Near-Surface / Rustler Formations Air Intake Shaft Stratigraphy and AS-Built Elements
Salado Formation Air Intake Shaft Stratigraphy and AS-Built Elements
Near-Surface / Rustler Formations Air Intake Shaft Stratigraphy and Sealing Subsystem Profile
Salado Formation Air Intake Shaft Stratigraphy and Sealing Subsystem Profile
Air Intake Shaft Station Monolith
Near-Surface / Rustler Formations Exhaust Shaft Stratigraphy and AS-Built Elements
Salado Formation Exhaust Shaft Stratigraphy and AS-Built Elements
Near-Surface / Rustler Formations Exhaust Shaft Stratigraphy and Sealing Subsystem Profile
Salado Formation Exhaust Shaft Stratigraphy and Sealing Subsystem Profile
Exhaust Shaft Station Monolith
Near-Surface / Rustler Formations Salt Handling Shaft Stratigraphy and AS-Built Elements
Salado Formation Salt Handling Shaft Stratigraphy and AS-Built Elements
Near-Surface / Rustler Formations Salt Handling Shaft Stratigraphy and Sealing Subsystem Profile
Salado Formation Salt Handling Shaft Stratigraphy and Sealing Subsystem Profile
Salt Handling Shaft Shaft Station Monolith
Concrete-Asphalt Water Stop in Salado Formation
Asphalt Column
Upper and Lower Salado Compacted Clay Columns
Compacted Salt Column
WIPP Shaft Sealing System Plug
Rustler Compacted Clay Column
Compacted Earthen Fill and Concrete Plug

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WIPP Shaft Sealing System Smaller Galloway General Arrangement Plans and Sections
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ABBREVIATIONS/ACRONYMS/UNITS OF MEASURE
<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Description</th>
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<tr>
<td>AASHTO</td>
<td>American Association of State Highway and Transportation Officials</td>
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<td>ACI</td>
<td>American Concrete Institute</td>
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<td>AIS</td>
<td>Air Intake Shaft</td>
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<td>AISD</td>
<td>Acceptable Knowledge Sufficiency Determination</td>
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<td>ALARA</td>
<td>as low as reasonably achievable</td>
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<tr>
<td>AMM</td>
<td>asphaltic mastic mix</td>
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<td>ANSI</td>
<td>American National Standards Institute</td>
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<td>AOCs</td>
<td>Areas of Concern</td>
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<td>AP</td>
<td>analysis plan</td>
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<tr>
<td>API</td>
<td>American Petroleum Institute</td>
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<td>AR</td>
<td>Action Request</td>
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<td>ARAs</td>
<td>additional requested analytes</td>
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<td>ASTM</td>
<td>American Society for Testing and Materials</td>
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<td>BDR</td>
<td>Batch Data Reports</td>
</tr>
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<td>Bell Canyon</td>
<td>Bell Canyon Formation</td>
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<tr>
<td>BGS</td>
<td>below ground surface</td>
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<td>BLM</td>
<td>(U. S. Department of the Interior) Bureau of Land Management</td>
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<td>BS/BSD</td>
<td>blank spike/blank spike duplicates</td>
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<td>CAA</td>
<td>central accumulation areas</td>
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<td>controlled area</td>
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<td>CAR</td>
<td>Corrective Action Report</td>
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<td>Castile</td>
<td>Castile Formation</td>
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<td>CBFO</td>
<td>Carlsbad Field Office</td>
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<td>CDA</td>
<td>corrected during the audit</td>
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<td>CFR</td>
<td>Code of Federal Regulations</td>
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<td>CH</td>
<td>contact-handled</td>
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<td>CIS</td>
<td>Characterization Information Summary</td>
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<td>CMR</td>
<td>Central Monitoring Room</td>
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<td>CMRO</td>
<td>Central Monitoring Room Operator</td>
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<td>Central Monitoring System</td>
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<td>CofC</td>
<td>chain-of-custody</td>
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<td>CQC</td>
<td>contractor's quality control</td>
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<td>CQCP</td>
<td>Contractor Quality Control Plan</td>
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<td>Culebra</td>
<td>Culebra Member of the Rustler Formation</td>
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<td>D&amp;D</td>
<td>decontamination and decommissioning</td>
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<td>DA</td>
<td>Data Administrator</td>
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<td>DBE</td>
<td>design-basis earthquake</td>
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<td>Determination Request</td>
<td>AK Sufficiency Determination Request</td>
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<td>Dewey Lake</td>
<td>Dewey Lake Redbeds Formation</td>
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<td>DI</td>
<td>deionized</td>
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<td>DMP</td>
<td>Detection Monitoring Program</td>
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<td>DMW</td>
<td>Detection Monitoring Well</td>
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<td>DOE</td>
<td>U. S. Department of Energy</td>
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<td>DOI</td>
<td>U. S. Department of the Interior</td>
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DOT U. S. Department of Transportation
DQO data quality objective
DRVMP Disposal Room VOC Monitoring Program
DRZ disturbed rock zone
DSA Documented Safety Analysis
EAL expanded average load
EDD electronic data deliverable
EMS Emergency Medical Services
EOC Emergency Operations Center
EPA U. S. Environmental Protection Agency
ERT Emergency Response Team
FEMA Federal Emergency Management Agency
FSM Facility Shift Manager
GAR Geotechnical Analysis Report
Gatuña Gatuña formation
GC/MS gas chromatography/mass spectrometry
GET General Employee Training
GIS Geomechanical Instrumentation System
GMOS Global Management and Operational Services Group
GMS Geomechanical Monitoring System
HASP Health and Safety Plant
HEM horizontal emplacement machine
HEPA high efficiency particulate air (filter)
HBLs health-based levels
HI hazard index
HMAC hot mix asphalt concrete
HVAC heating, ventilation (and) air-conditioning (systems)
HW DU Hazardous Waste Disposal Unit
HWMU hazardous waste management unit
HWM hazardous waste management
IC instrument calibration
ICS Incident Command System
ICV inner containment vessel
ID identification numbers
IVS Interim Ventilation System
IUR inhalation unit risk
JHA Job Hazard Analysis
Kr Krypton
LCS laboratory control samples
LCSD lab control sample duplicate
LDR Land Disposal Restrictions
Los Medaños Los Medaños Member of the Rustler Formation
LPUs local processing units
LWA Land Withdrawal Act
LWA Land Withdrawal Boundary
M&DC monitoring and data collection
Magenta Magenta Member of the Rustler Formation
MB117 Marker Bed 117
MB139 Marker Bed 139
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<th>Full Form</th>
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<td>RFA</td>
<td>request for analysis</td>
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<td>reference concentration</td>
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<td>remote-handled</td>
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<td>RIDS</td>
<td>records inventory and disposition schedule</td>
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<td>ROM</td>
<td>run-of-mine</td>
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<td>ROMPCS</td>
<td>run-of-mine panel closure system</td>
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<td>RPD</td>
<td>relative percent difference</td>
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<td>RSL</td>
<td>EPA Regional Screening Level</td>
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<td>Rustler Formation</td>
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<td>Repository VOC Monitoring Program</td>
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<td>RWP</td>
<td>radiological work permit</td>
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<td>satellite accumulation areas</td>
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<td>Salado Formation</td>
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<td>Santa Rosa</td>
<td>Santa Rosa Formation</td>
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<td>SAP</td>
<td>Sampling and Analysis Plan</td>
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<td>Systematic Approach to Training</td>
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<td>SC</td>
<td>specific conductance</td>
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<td>SCBA</td>
<td>self-contained breathing apparatus</td>
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<td>SDI</td>
<td>Salt Disposal Investigations</td>
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<td>SDS</td>
<td>Safety Data Sheet</td>
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<td>Salt Handling</td>
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<td>SI</td>
<td>System International d’Unites</td>
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<td>site</td>
<td>generator/storage site(s)</td>
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<td>SLB2</td>
<td>standard large box 2</td>
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<td>SMC</td>
<td>Salado Mass Concrete</td>
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<td>SOP</td>
<td>standard operating procedure</td>
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<td>Site Project Manager</td>
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<td>Salt Reduction Building</td>
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<td>SSSPT</td>
<td>Small-Scale Seal Performance Tests</td>
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<td>SVOC</td>
<td>semi-volatile organic compound</td>
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<td>SVS</td>
<td>Supplemental Ventilation System</td>
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<td>SWB</td>
<td>standard waste box</td>
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<td>Solid Waste Management Units</td>
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<td>Safe Work Permit</td>
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<td>toxicity characteristic</td>
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<td>TCLP</td>
<td>toxicity characteristic leaching procedure</td>
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<td>TDOP</td>
<td>ten-drum overpack</td>
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<td>TDS</td>
<td>total dissolved solids</td>
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<td>TIC</td>
<td>tentatively identified compound</td>
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<td>TID</td>
<td>Technical Incompleteness Determination</td>
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<td>TOC</td>
<td>total organic carbon</td>
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<td>Test Plan</td>
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<td>TRU</td>
<td>transuranic</td>
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<td>TRUDOCK</td>
<td>TRUPACT-II unloading dock</td>
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<td>TRUPACT-II</td>
<td>Transuranic Package Transporter-II</td>
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<td>TRUPACT-III</td>
<td>Transuranic Package Transporter-III</td>
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<td>TSDF</td>
<td>treatment, storage, and disposal facility</td>
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<tr>
<td>UPS</td>
<td>uninterruptible power supply</td>
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<td>USGS</td>
<td>United States Geological Survey</td>
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</table>
UTLV  upper tolerance limit value
UVFS  Underground Ventilation Filter System
VE    visual examination
VHS   vent hood system
VOC   volatile organic compound
WAC   waste acceptance criteria
WAP   waste analysis plan
WGES  Westinghouse Government Environmental Services Company LLC
WGI   Washington Group International
WHB   Waste Handling Building
WHB Unit  Waste Handling Building Storage Unit
WID   Waste Isolation Division
WIPP  Waste Isolation Pilot Plant
WLMP  WIPP Groundwater Level Monitoring Program
WPC   WIPP Panel Closure
WQSP  Water Quality Sampling Program
WSPF  Waste Stream Profile Form
WTS   Washington TRU Solutions LLC
WTWBIR  WIPP Transuranic Waste Baseline Inventory Report
WWIS  WIPP Waste Information System
YTV   Yard Transfer Vehicle
UNITS OF MEASURE

%C  percent complete
%R  percent recovery
°C  degrees Celsius
AC  alternating current
acfm actual cubic feet per minute
cm  centimeter(s)
cm³ cubic centimeter(s)
ft  foot (feet)
ft² square foot (feet)
ft³ cubic foot (feet)
g  gram(s)
gal gallon(s)
hr hour(s)
in  inch(es)
in² square inch(es)
kg  kilogram(s)
km  kilometer(s)
km² square kilometer(s)
kPa kilopascal(s)
kph kilometer(s) per hour
L  liter(s)
lb  pound(s)
m  meter(s)
m² square meter(s)
m³ cubic meter(s)
mg milligram(s)
mi mile(s)
mi² square miles
mL milliliter(s)
mm millimeter(s)
mm Hg millimeter of Mercury
molal moles per kilogram
MPa MegaPascal(s)
mph mile(s) per hour
msl mean sea level
ppbv part(s) per billion by volume
ppm part(s) per million
ppmv part(s) per million by volume
psi pound(s) per square inch
psig pound(s) per square inch gauge
RPD relative percent difference
s  second(s)
scfm standard cubic foot (feet) per minute
V  volt(s)
wt%  weight percent
yr  year(s)
μg  microgram(s)
INTRODUCTION
INTRODUCTION

The Waste Isolation Pilot Plant (WIPP) facility is designed, constructed, and operated for the management, storage and disposal of transuranic (TRU) mixed waste. Both contact-handled (CH) and remote-handled (RH) TRU mixed wastes are permitted for storage and disposal at the WIPP facility. The WIPP facility consists of a 16-section Federal land area under the jurisdiction of the US Department of Energy (DOE). The WIPP facility includes a mined geologic repository, defined as a “miscellaneous unit” under 20.4.1.100 New Mexico Administrative Code (NMAC), incorporating Title 40 of the Code of Federal Regulations (CFR) §260.10: Miscellaneous unit means a hazardous waste management unit where hazardous waste is treated, stored, or disposed of and that is not a container, tank, surface impoundment, pile, land treatment unit, landfill, incinerator, boiler, industrial furnace, underground injection well with appropriate technical standards under part 146 of this chapter, containment building, corrective action management unit, unit eligible for research, development, and demonstration permit under 40 CFR 270.65 or staging pile. The TRU mixed waste disposed of at the WIPP facility contains hazardous waste constituents as co-contaminants with TRU radionuclides. The geologic repository has been divided into discrete hazardous waste disposal units (HWDUs), known as “panels,” which have been permitted under 20.4.1.500 NMAC, incorporating 40 CFR Part 264, Subpart X. In addition, two Hazardous Waste Management Units (HWMUs) have been permitted under 20.4.1.500 NMAC, incorporating 40 CFR Part 264, Subpart I, as container storage units. The first container storage unit is located inside the Waste Handling Building (WHB) and consists of the CH bay, waste shaft conveyance loading room, waste shaft conveyance entry room, RH bay, cask unloading room, hot cell, transfer cell, and facility cask loading room. The second container storage unit is the Parking Area Unit, located outside the WHB.

This Renewal Application is submitted to address the requirements of the NMAC, Title 20, Chapter 4, Part 1, Hazardous Waste Management, specific to the TRU mixed waste operations of the WIPP facility. The WIPP facility currently has two permitted HWMUs and eight permitted HWDUs. The expiration date of the WIPP Hazardous Waste Facility Permit (Permit) is December 30, 2020.

Pursuant to the New Mexico Hazardous Waste Regulations and Permit Part 1, Section 1.7.3, Duty to Reapply:

If the Permittees wish to continue an activity regulated by this Permit after the expiration date of this Permit, the Permittees shall apply for and obtain a new Permit. The Permittees shall submit an application for a new Permit at least 180 calendar days before the expiration date of this Permit. [20.4.1.900 NMAC (incorporating 40 CFR §§270.10(h), 270.30(b))]

In this Renewal Application, the Permittees are seeking the following changes or are providing new/revised information:

- Updated information in the form of revised drawings, photos, and demographic information in the Part A and Part B applications; site geological and hydrological information in Attachment L and Addendum L1; and the miscellaneous unit performance demonstration in Addendum N1

- Updated and consolidated figures in Permit Attachments A1, A2, A3, G, H1, L, and N into Attachment M, *Figures*

- Changes to reference DOE radiological guidance and regulations in Attachments A1, D, G, G3, H, and H1

- Revised Permit reporting requirements in Attachments C3, L, and N and removal of the requirement for the quarterly repeat of the data-generation level review in Attachment C3

- Revised inspection schedules in Attachment E

- Minor revisions to groundwater monitoring procedures in Attachment L

- Editorial and formatting corrections to Permit text

- Simplifying and streamlining Permit text to remove redundancy and inconsistencies, thereby enhancing its readability.

- Clarification of Permit text to improve its comprehensibility, thereby enhancing its readability

- Removal of obsolete information that is no longer applicable to the hazardous waste management activities for which a renewed Permit is being sought

- Removal of unnecessary detail that does not support a Permit requirement or is not required by the New Mexico Hazardous Waste Regulations

The following are not included in the Renewal Application:

- Portions of the original Part B Permit Application and 2009 Amended Renewal Application that were incorporated into the Permit by reference

- Permit parts (these are considered Permit conditions; to be established by the New Mexico Environment Department (NMED) in accordance with 20.4.1.900 NMAC, incorporating 40 CFR §270.32)

- Pending and future permit modification notifications or requests; approved modifications will be incorporated into the draft and final permits by the NMED
Five addenda to the attachments are included in the Renewal Application to provide significant information pertaining to topic(s) contained in the associated attachments. The addenda and the reasons for including them are as follows:

- **Addendum C1, Dispute Resolution** (This is a provision that is contained in Part 1, Section 1.16 of the Permit that the Permittees wish to retain in the renewed Permit)

- **Addendum D1, Preparedness and Prevention** (This is specifically required by the regulations at 20.4.1.900 NMAC, incorporating 40 CFR §§270.14(b)(8) and 270.14(b)(9))

- **Addendum E1, Security** (This is specifically required by the regulations at 20.4.1.900 NMAC, incorporating 40 CFR §270.14(b)(4))

- **Addendum G1, Need for Additional Panels for the Ten-Year Hazardous Waste Facility Permit Renewal** (This is included to accompany the revised closure schedule in Renewal Application Attachment G; the addendum discusses the need for additional panels during the ten-year term of the renewed Permit to compensate for the disposal capacity that has been lost since the beginning of the Disposal Phase).

- **Addendum L1, Site Characterization** (This is specifically required by the regulations at 20.4.1.900 NMAC, incorporating 40 CFR §§270.14(c)(2), 270.14(c)(6), 270.23(b), and 270.23(c)).

- **Addendum N1, 300-year Performance Demonstration Re-Evaluation** (This is specifically required by 20.4.1.900 NMAC, incorporating 40 CFR §§270.23(a), 270.23(b), and 270.23(c), and updates information that was used to prepare the original Part B Permit Application. The original analysis and the updated information reach the same conclusion that the only significant pathway for the release of hazardous waste or hazardous waste constituents from the miscellaneous unit is the air pathway involving the release of volatile organic compounds from containers prior to final facility closure.)

Additionally, for the Part B Application attachments, the Permittees are representing proposed changed text from the current Permit attachments in redline/strike out format. For those individuals who wish to print the document and do not have a color printer, proposed replacement text is also double underlined so that proposed text can be readily identified. For example, the resulting text appears as: *new proposed text*.

The version of the Permit used to create the Renewal Application is the latest version the NMED has posted on its web page, dated February 2020.
REGULATORY REQUIREMENTS CROSSWALK
REGULATORY REQUIREMENTS CROSSWALK

This crosswalk is intended to assist the reviewer in locating relevant information in the Renewal Application. To see the regulatory language and more information about how compliance is documented in the Renewal Application, see the information under Information Required by 40 CFR Part 270, §270.13, Contents of Part A of the Permit Application and Information Required for the WIPP Facility Ten-Year Renewal Application, Part B.
## Regulatory Requirements Crosswalk

<table>
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<tr>
<th>Permit or 20.4.1.900 NMAC Regulatory Requirement</th>
<th>Description of Requirement</th>
<th>Location in the Renewal Application</th>
<th>Explanation Why Requirement is Not Applicable (N/A)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Permit Part 1, Section 1.3.2</td>
<td>The Permittees may renew the Permit by submitting an application at least 180 calendar days before the expiration date of the Permit</td>
<td>The Permittees are submitting this renewal application at least 180 days before the expiration of the existing permit.</td>
<td></td>
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<tr>
<td>Permit Part 1, Section 1.3.2</td>
<td>In reviewing the application, the Secretary shall consider improvements in the state of control and measurement technology and changes in applicable regulations</td>
<td>N/A</td>
<td>There have been no changes in the state of control and measurement technology or changes in applicable regulations. Therefore, this requirement is not applicable.</td>
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<td>§270.10(a)(1)</td>
<td>Applying for a permit if covered by RCRA permits by rule</td>
<td>N/A</td>
<td>The Permittees are not seeking a permit by rule. Therefore, this requirement is not applicable.</td>
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<td>§270.10(a)(2)</td>
<td>Applying for a permit if currently have interim status</td>
<td>N/A</td>
<td>The Permittees do not currently have interim status. Therefore, this requirement is not applicable.</td>
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<td>§270.10(a)(3)</td>
<td>If required to have a permit, must complete, sign, and submit application</td>
<td>Entire Renewal Application</td>
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<td>§270.10(a)(4)</td>
<td>Applying for a permit if seeking an emergency permit</td>
<td>N/A</td>
<td>The Permittees are not seeking an emergency permit. Therefore, this requirement is not applicable.</td>
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<td>§270.10(a)(5)</td>
<td>Applying for a permit if seeking a research, development, and demonstration permit</td>
<td>N/A</td>
<td>The Permittees are not seeking a research, development, and demonstration permit. Therefore, this requirement is not applicable.</td>
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<td>§270.10(a)(6)</td>
<td>Applying for a permit if seeking a standardized permit</td>
<td>N/A</td>
<td>The Permittees are not seeking a standardized permit. Therefore, this requirement is not applicable.</td>
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<td>§270.10(b)</td>
<td>Operator must obtain a permit; owner must also sign permit application</td>
<td>Part A Application</td>
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<td>Permit or 20.4.1.900 NMAC Regulatory Requirement</td>
<td>Description of Requirement</td>
<td>Location in the Renewal Application</td>
<td>Explanation Why Requirement is Not Applicable (N/A)</td>
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<td>-------------------------------------------------------------------------------------------</td>
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<td>§270.10(c)</td>
<td>Director shall not issue a permit before receiving a complete application</td>
<td>Entire Renewal Application</td>
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<td>§270.10(d)</td>
<td>Applicants must submit information set forth in §270.13 and applicable sections in §§270.14 through 270.29</td>
<td>Entire Renewal Application</td>
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<td>§270.10(e)</td>
<td>Existing hazardous waste management facilities and interim status qualifications</td>
<td>N/A</td>
<td>The WIPP facility is not an existing facility under this section. Therefore, this requirement is not applicable.</td>
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<td>§270.10(f)</td>
<td>New hazardous waste management facilities</td>
<td>N/A</td>
<td>The WIPP facility is not a new facility under this section. Therefore, this requirement is not applicable.</td>
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<tr>
<td>§270.10(g)</td>
<td>Updating permit applications</td>
<td>N/A</td>
<td>The Permittees are not seeking to update a permit application. Therefore, this requirement is not applicable.</td>
</tr>
<tr>
<td>§270.10(h)(1)</td>
<td>Reapplying for a permit, if applicant has an existing permit and wants to apply for a new one</td>
<td>The Permittees are submitting this renewal application at least 180 days before the expiration of the existing permit.</td>
<td></td>
</tr>
<tr>
<td>§270.10(i)</td>
<td>Applicants shall keep records of all data use to complete permit applications and any supplemental information</td>
<td>The Permittees maintain the records of this application on file at the facility.</td>
<td></td>
</tr>
<tr>
<td>§270.10(j)</td>
<td>Exposure information for surface impoundment or landfill</td>
<td>N/A</td>
<td>The WIPP facility is not a surface impoundment or landfill. Therefore, this requirement is not applicable.</td>
</tr>
<tr>
<td>§270.10(k)</td>
<td>Permittee may be required to submit information to Director in order to establish permit conditions</td>
<td>N/A</td>
<td>The Secretary has not requested any additional information in order to establish permit conditions.</td>
</tr>
<tr>
<td>Permit or 20.4.1.900 NMAC Regulatory Requirement</td>
<td>Description of Requirement</td>
<td>Location in the Renewal Application</td>
<td>Explanation Why Requirement is Not Applicable (N/A)</td>
</tr>
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</tr>
<tr>
<td>§270.10(l)</td>
<td>Requirements when Director determines that compliance with 40 CFR part 63, subpart EEE alone may not be protective of human health or the environment</td>
<td>N/A</td>
<td>The WIPP facility does not have emissions regulated under 40 CFR Part 63, Subpart EEE. Therefore, this requirement is not applicable.</td>
</tr>
<tr>
<td>§270.13</td>
<td>Revised Part A application</td>
<td>Part A Application</td>
<td></td>
</tr>
<tr>
<td>§270.14(b)(2)</td>
<td>Chemical and physical analyses of waste</td>
<td>Attachments C and C1-C7</td>
<td></td>
</tr>
<tr>
<td>§270.14(b)(3)</td>
<td>Waste analysis plan</td>
<td>Attachments C and C1-C7</td>
<td></td>
</tr>
<tr>
<td>§270.14(b)(4)</td>
<td>Security procedures and equipment</td>
<td>Attachment E and Addendum E1</td>
<td></td>
</tr>
<tr>
<td>§270.14(b)(5)</td>
<td>Inspection schedule</td>
<td>Attachment E</td>
<td></td>
</tr>
<tr>
<td>§270.14(b)(6)</td>
<td>Preparedness &amp; prevention waiver</td>
<td>N/A</td>
<td>The Permittees are not requesting a preparedness and prevention waiver.</td>
</tr>
<tr>
<td>§270.14(b)(7)</td>
<td>Contingency plan</td>
<td>Attachment D</td>
<td></td>
</tr>
<tr>
<td>§270.14(b)(8)(i)</td>
<td>Prevent hazards in unloading operations</td>
<td>Addendum D1</td>
<td></td>
</tr>
<tr>
<td>§270.14(b)(8)(ii)</td>
<td>Prevent runoff from hazardous waste handling areas</td>
<td>Addendum D1</td>
<td></td>
</tr>
<tr>
<td>§270.14(b)(8)(iii)</td>
<td>Prevent contamination of water supplies</td>
<td>Addendum D1</td>
<td></td>
</tr>
<tr>
<td>§270.14(b)(8)(iv)</td>
<td>Mitigate effects of equipment failure and power outages</td>
<td>Addendum D1</td>
<td></td>
</tr>
<tr>
<td>§270.14(b)(8)(v)</td>
<td>Prevent undue exposure of personnel to hazardous waste</td>
<td>Addendum D1</td>
<td></td>
</tr>
<tr>
<td>§270.14(b)(8)(vi)</td>
<td>Prevent releases to atmosphere</td>
<td>Addendum D1</td>
<td></td>
</tr>
<tr>
<td>Permit or 20.4.1.900 NMAC Regulatory Requirement</td>
<td>Description of Requirement</td>
<td>Location in the Renewal Application</td>
<td>Explanation Why Requirement is Not Applicable (N/A)</td>
</tr>
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</tr>
<tr>
<td>§270.14(b)(9)</td>
<td>Description of precautions to prevent accidental ignition or reaction of ignitable, reactive, or incompatible wastes</td>
<td>Addendum D1</td>
<td>The requirement asks the applicant to determine the applicability of the seismic standard based on the location of the facility. For the applicant to determine the applicability of this requirement, they must refer to Appendix VI of Part 264, Political Jurisdictions in Which Compliance With §264.18(a) Must Be Demonstrated. The Waste Isolation Pilot Plant facility is located in Eddy County, New Mexico. Eddy County, New Mexico, is not listed in Part 264, Appendix VI. No further information is required to demonstrate compliance with §264.18(a), Location Standards.</td>
</tr>
<tr>
<td>§270.14(b)(10)</td>
<td>Traffic patterns, estimated volume, and control</td>
<td>Attachment A3</td>
<td></td>
</tr>
<tr>
<td>§270.14(b)(11)(i)</td>
<td>Facility location information</td>
<td>Attachment A</td>
<td></td>
</tr>
<tr>
<td>§270.14(b)(11)(ii)</td>
<td>Seismic standard requirements</td>
<td>N/A</td>
<td>As the WIPP facility is not listed in a political jurisdiction in which compliance with §264.18(a) must be demonstrated, this requirement is not applicable.</td>
</tr>
<tr>
<td>§270.14(b)(11)(ii) (A)</td>
<td>No fault within 3,000 feet (ft) with displacement in Holocene time</td>
<td>N/A</td>
<td>As the WIPP facility is not listed in a political jurisdiction in which compliance with §264.18(a) must be demonstrated, this requirement is not applicable.</td>
</tr>
<tr>
<td>§270.14(b)(11)(ii) (B)</td>
<td>If faults that have displacement in Holocene time are present within 3,000 ft, no faults pass within 200 ft of portions of the facility</td>
<td>N/A</td>
<td>As the WIPP facility is not listed in a political jurisdiction in which compliance with §264.18(a) must be demonstrated, this requirement is not applicable.</td>
</tr>
<tr>
<td>§270.14(b)(11)(iii),(iv)</td>
<td>100-year floodplain standard</td>
<td>N/A</td>
<td>As the WIPP facility is not in a 100-year floodplain, this requirement is not applicable.</td>
</tr>
<tr>
<td>§270.14(b)(11)(v)</td>
<td>Compliance with §264.18(b)</td>
<td>N/A</td>
<td>As the WIPP facility is not in a 100-year floodplain, this requirement is not applicable.</td>
</tr>
<tr>
<td>§270.14(b)(12)</td>
<td>Personnel training program</td>
<td>Attachment F</td>
<td></td>
</tr>
<tr>
<td>§270.14(b)(13)</td>
<td>Closure and post-closure plans</td>
<td>Attachments G and G1-G2; Addendum G1; Attachments H and H1</td>
<td></td>
</tr>
<tr>
<td>§270.14(b)(14)</td>
<td>Documentation of closed units (§264.119)</td>
<td>N/A</td>
<td>As the WIPP facility has no closed units, this requirement is not applicable.</td>
</tr>
<tr>
<td>Permit or 20.4.1.900 NMAC Regulatory Requirement</td>
<td>Description of Requirement</td>
<td>Location in the Renewal Application</td>
<td>Explanation Why Requirement is Not Applicable (N/A)</td>
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<td>---------------------------------------------------</td>
</tr>
<tr>
<td>§270.14(b)(15)</td>
<td>Closure cost estimate (§264.142) and documentation (§264.143)</td>
<td>N/A</td>
<td>Pursuant to 40 CFR §264.140(c), the Federal government is exempt from 40 CFR Part 264 Subpart H, Financial Requirements. Therefore, this provision is not applicable.</td>
</tr>
<tr>
<td>§270.14(b)(16)</td>
<td>Post closure cost estimate (§264.144) and documentation (§264.145)</td>
<td>N/A</td>
<td>Pursuant to 40 CFR §264.140(c), the Federal government is exempt from 40 CFR Part 264 Subpart H, Financial Requirements. Therefore, this provision is not applicable.</td>
</tr>
<tr>
<td>§270.14(b)(17)</td>
<td>Documentation of insurance (§264.147)</td>
<td>N/A</td>
<td>Pursuant to 40 CFR §264.140(c), the Federal government is exempt from 40 CFR Part 264 Subpart H, Financial Requirements. Therefore, this provision is not applicable.</td>
</tr>
<tr>
<td>§270.14(b)(18)</td>
<td>Proof of financial coverage (§§264.149-150)</td>
<td>N/A</td>
<td>Pursuant to 40 CFR §264.140(c), the Federal government is exempt from 40 CFR Part 264 Subpart H, Financial Requirements. Therefore, this provision is not applicable.</td>
</tr>
<tr>
<td>§270.14(b)(19)</td>
<td>Topographic map requirements</td>
<td>Part A Application, Figure 2-3</td>
<td>As the WIPP facility is not in a 100-year floodplain, this requirement is not applicable.</td>
</tr>
<tr>
<td>§270.14(b)(19)(i)</td>
<td>Map scale and date</td>
<td>Part A Application, Figure 2-3</td>
<td>As the WIPP facility is not in a 100-year floodplain, this requirement is not applicable.</td>
</tr>
<tr>
<td>§270.14(b)(19)(ii)</td>
<td>100-year floodplain area</td>
<td>N/A</td>
<td>As the WIPP facility is not in a 100-year floodplain, this requirement is not applicable.</td>
</tr>
<tr>
<td>§270.14(b)(19)(iii)</td>
<td>Surface waters</td>
<td>Part A Application, Figure 2-3</td>
<td>As the WIPP facility is not in a 100-year floodplain, this requirement is not applicable.</td>
</tr>
<tr>
<td>§270.14(b)(19)(iv)</td>
<td>Surrounding land uses</td>
<td>Part B Application, Maps and Illustrations</td>
<td>As the WIPP facility is not in a 100-year floodplain, this requirement is not applicable.</td>
</tr>
<tr>
<td>§270.14(b)(19)(v)</td>
<td>Wind rose</td>
<td>Part B Application, Maps and Illustrations</td>
<td>As the WIPP facility is not in a 100-year floodplain, this requirement is not applicable.</td>
</tr>
<tr>
<td>§270.14(b)(19)(vi)</td>
<td>Legal orientation</td>
<td>Part A Application, Figure 2-3</td>
<td>As the WIPP facility is not in a 100-year floodplain, this requirement is not applicable.</td>
</tr>
<tr>
<td>§270.14(b)(19)(vii)</td>
<td>Legal boundaries</td>
<td>Part A Application, Figure 2-3</td>
<td>As the WIPP facility is not in a 100-year floodplain, this requirement is not applicable.</td>
</tr>
<tr>
<td>§270.14(b)(19)(viii)</td>
<td>Access control</td>
<td>Part B Application, Maps and Illustrations</td>
<td>As the WIPP facility is not in a 100-year floodplain, this requirement is not applicable.</td>
</tr>
<tr>
<td>§270.14(b)(19)(ix)</td>
<td>Injection and withdrawal wells</td>
<td>Part A Application, Figure 2-3</td>
<td>As the WIPP facility is not in a 100-year floodplain, this requirement is not applicable.</td>
</tr>
<tr>
<td>§270.14(b)(19)(x)</td>
<td>Buildings and structures</td>
<td>Part B Application, Maps and Illustrations</td>
<td>As the WIPP facility is not in a 100-year floodplain, this requirement is not applicable.</td>
</tr>
<tr>
<td>§270.14(b)(19)(xi)</td>
<td>Barriers for drainage and flood control</td>
<td>Part B Application, Maps and Illustrations</td>
<td>As the WIPP facility is not in a 100-year floodplain, this requirement is not applicable.</td>
</tr>
<tr>
<td>§270.14(b)(19)(xii)</td>
<td>Location of operational units</td>
<td>Part B Application, Maps and Illustrations</td>
<td>As the WIPP facility is not in a 100-year floodplain, this requirement is not applicable.</td>
</tr>
<tr>
<td>Permit or 20.4.1.900 NMAC Regulatory Requirement</td>
<td>Description of Requirement</td>
<td>Location in the Renewal Application</td>
<td>Explanation Why Requirement is Not Applicable (N/A)</td>
</tr>
<tr>
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</tr>
<tr>
<td>§270.14(b)(20)</td>
<td>Additional information required by regulator</td>
<td>N/A</td>
<td>The Permittees will submit information necessary to enable the Secretary to carry out his duties under other Federal laws as required in 40 CFR §270.3, as requested. Until an information request is made by the Secretary, this requirement is not applicable to this application.</td>
</tr>
<tr>
<td>§270.14(b)(21)</td>
<td>Extension or petition for land disposal facilities</td>
<td>N/A</td>
<td>The WIPP Land Withdrawal Act Amendment of 1996 exempts waste designated by the Secretary of Energy for disposal at the WIPP facility from the Land Disposal Restrictions of 40 CFR Part 268. Therefore, this requirement is not applicable.</td>
</tr>
<tr>
<td>§270.14(b)(22)</td>
<td>Summary of the pre-application meeting</td>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td>§270.14(c)(1)</td>
<td>Summary of groundwater monitoring data obtained during interim status</td>
<td>N/A</td>
<td>The Permittees have not collected groundwater data under interim status.</td>
</tr>
<tr>
<td>§270.14(c)(2)</td>
<td>Identification of the uppermost aquifer</td>
<td>Attachment L and Addendum L1</td>
<td></td>
</tr>
<tr>
<td>§270.14(c)(3)</td>
<td>Delineation of waste management area, property boundary, point of compliance, and groundwater monitoring wells</td>
<td>Part A Application, Figure 2-3, Part B Application, Maps and Illustrations</td>
<td></td>
</tr>
<tr>
<td>§270.14(c)(4)</td>
<td>Description of any plume of contamination</td>
<td>N/A</td>
<td>No plume of contamination has entered the groundwater from a regulated unit.</td>
</tr>
<tr>
<td>§270.14(c)(5)</td>
<td>Describe proposed groundwater monitoring program to meet requirements of 40 CFR §264.97</td>
<td>N/A</td>
<td>No contamination has entered the groundwater from a regulated unit.</td>
</tr>
<tr>
<td>§270.14(c)(6)</td>
<td>Describe proposed detection monitoring program to meet requirements of 40 CFR §264.98</td>
<td>Attachment L and Addendum L1</td>
<td></td>
</tr>
<tr>
<td>§270.14(c)(7)</td>
<td>Information relative to contamination</td>
<td>N/A</td>
<td>No contamination has entered the groundwater from a regulated unit.</td>
</tr>
<tr>
<td>Permit or 20.4.1.900 NMAC Regulatory Requirement</td>
<td>Description of Requirement</td>
<td>Location in the Renewal Application</td>
<td>Explanation Why Requirement is Not Applicable (N/A)</td>
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<td>-----------------------------------------------</td>
</tr>
<tr>
<td>§270.14(c)(8)</td>
<td>Information relative to contamination in excess of limits</td>
<td>N/A</td>
<td>No contamination has entered the groundwater from a regulated unit.</td>
</tr>
<tr>
<td>§270.14(d)</td>
<td>Information on SWMUs</td>
<td>N/A</td>
<td>The NMED determined that no further action is necessary to investigate fifteen Solid Waste Management Units (SWMUs) and eight Areas of Concern (AOCs) at the WIPP facility. A Class 3 permit modification request to remove SWMUs and AOCs from their Permit was approved by the NMED on October 23, 2008. No new SWMUs or AOCs have been identified for inclusion in the Renewal Application.</td>
</tr>
<tr>
<td>§270.15(a)</td>
<td>Description of containment system</td>
<td>Part B Application, Maps and Illustrations, Attachment A1</td>
<td></td>
</tr>
<tr>
<td>§270.15(b)</td>
<td>For storage areas that store containers holding waste that does not contain free liquids, a demonstration of compliance with 40 CFR §264.175(c)</td>
<td>N/A</td>
<td>The DOE manages TRU mixed waste containers in the Parking Area and the Waste Handling Building as though they contain up to one percent residual liquids. Appropriate secondary containment calculations are provided in Attachment A1 of the Renewal Application. Consequently, the requirements in 20 4.1.500 NMAC, incorporating 40 CFR §264.175(c) do not apply to the WIPP facility.</td>
</tr>
<tr>
<td>§270.15(c)</td>
<td>Location of ignitable, reactive, and incompatible waste in compliance with 40 CFR §264.176 and §264.177(c)</td>
<td>N/A</td>
<td>Waste received at the WIPP facility will be determined to be compatible prior to being received at the WIPP. Ignitable, reactive, or corrosive waste (i.e., compressed gases and liquids in excess of the TSDF-WAC) are prohibited in accordance with the TSDF-WAC. Therefore, a buffer zone for containers holding ignitable or reactive wastes and incompatible wastes is not needed.</td>
</tr>
<tr>
<td>§270.15(d)</td>
<td>Description of procedures to ensure compliance with 40 CFR §§264.177(a) and (b), and §§264.17(b) and (c) for incompatible waste</td>
<td>Attachments C and D</td>
<td></td>
</tr>
<tr>
<td>§270.15(e)</td>
<td>Information on air emission control equipment as required in §270.27</td>
<td>N/A</td>
<td>Pursuant to 40 CFR §264.1080(a)(6), air emission controls for containers do not apply to radioactive mixed waste. Therefore, this requirement is not applicable.</td>
</tr>
<tr>
<td>§270.23(a)</td>
<td>Detailed description of the unit</td>
<td>Attachment A2, Attachment N, Addendum N1, Part B Application, Maps and Illustrations</td>
<td></td>
</tr>
<tr>
<td>Permit or 20.4.1.900 NMAC Regulatory Requirement</td>
<td>Description of Requirement</td>
<td>Location in the Renewal Application</td>
<td>Explanation Why Requirement is Not Applicable (N/A)</td>
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</tr>
<tr>
<td>§270.23(b) Detailed hydrologic, geologic, and meteorologic assessments in land use map for regions surrounding the site</td>
<td>Addendum L1, Attachment A2, Addendum N1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>§270.23(c) Information on the potential pathways of exposure</td>
<td>Part B Application: Information Required for the WIPP Facility Ten-Year Renewal Application, Part B, Addendum L1, Attachment A2, Attachment N, Addendum N1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>§270.23(d) Demonstration of treatment effectiveness</td>
<td>N/A</td>
<td>The WIPP facility does not operate treatment units.</td>
<td></td>
</tr>
<tr>
<td>§270.23(e) Any additional information determined by the director</td>
<td>Any additional information determined by the Secretary to be necessary for evaluation of compliance of the unit with the environmental performance standards of §264.601 will be provided as requested.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Summary of Proposed Changes
**Summary of Proposed Changes***

The following table provides a broad summary of the proposed changes to the current Permit text that are reflected in Ten-Year Hazardous Waste Facility Permit Renewal Application:

<table>
<thead>
<tr>
<th>Renewal Application Section</th>
<th>Description of Change(s)</th>
<th>Discussion</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Global Changes (Specific Changes are Addressed in Attachment Subheadings)</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>General</td>
<td>Clarify Renewal Application text.</td>
<td>Clarifying Renewal Application (i.e., Permit attachment) text does not mean removing requirements; it means revising (or adding to) the text so that the description is less confusing and more comprehensible, thereby enhancing the readability of the Renewal Application and ensuring accurate and consistent implementation of the requirements.</td>
</tr>
<tr>
<td></td>
<td>Streamline Renewal Application text; remove redundancy.</td>
<td>Streamlining Renewal Application (i.e., Permit attachment) text means consolidating descriptions that are similar in content for the purposes of making the text more effective and efficient. Removing redundancy means deleting sections of text that are duplicative, thereby enhancing the readability of the Renewal Application. These changes reduce the administrative burden associated with maintaining the Permit and ensure accurate and consistent implementation of the requirements.</td>
</tr>
<tr>
<td></td>
<td>Provide updated or additional information.</td>
<td>Updated or additional information has been provided in the Renewal Application (i.e., Permit attachments), as appropriate, in order to ensure the completeness of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Remove obsolete information.</td>
<td>Obsolete information has been removed from the Renewal Application (i.e., Permit attachments) in isolated instances where the information is no longer applicable to the hazardous waste management activities for which a renewed Permit is being sought.</td>
</tr>
<tr>
<td></td>
<td>Revise text to correct specific details regarding supporting information described in Renewal Application attachments.</td>
<td>These changes provide necessary corrections to Permit text, thereby ensuring the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Remove unnecessary detail that does not support a Permit requirement or is not required by the New Mexico Hazardous Waste Regulations.</td>
<td>The removal of unnecessary detail within the Renewal Application (i.e., Permit attachments) occurs in isolated areas. These changes are described, along with the respective reasons for the changes, under the attachment subheadings of this table.</td>
</tr>
<tr>
<td>Renewal Application Section</td>
<td>Description of Change(s)</td>
<td>Discussion</td>
</tr>
<tr>
<td>----------------------------</td>
<td>--------------------------</td>
<td>------------</td>
</tr>
<tr>
<td><strong>Global Editorial Changes</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Attachments A1, A2, A3, G, H1, L, and N</td>
<td>Consolidated figures into Attachment M, <em>Figures</em>; changed figure references to the corresponding figure number in Attachment M.</td>
<td>Ensure consistency with other hazardous waste facility permits in New Mexico.</td>
</tr>
<tr>
<td>General</td>
<td>Made editorial corrections in accordance with the Government Printing Office style manual.</td>
<td>Corrections ensure the Renewal Application is grammatically and stylistically accurate, thereby enhancing its readability.</td>
</tr>
<tr>
<td></td>
<td>Added line numbers, as needed.</td>
<td>Facilitate review of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Changed page-numbering format to plain number (e.g., “PERMIT ATTACHMENT A, Page A-1 of 7” changed to “1”); these changes are not tracked.</td>
<td>Ensure consistency with other hazardous waste facility permits in New Mexico.</td>
</tr>
<tr>
<td></td>
<td>Updated Tables of Content to reflect revised page numbering format and any changes to the section numbers/titles; these changes are not tracked.</td>
<td>Improve accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Removed “(This page intentionally left blank)” pages.</td>
<td>Improve the efficiency of the Renewal Application text by removing unnecessary pages, which are not needed for electronic documents, thereby enhancing readability.</td>
</tr>
<tr>
<td></td>
<td>Called out acronyms in each Renewal Application section at first use; acronyms do not begin sentences.</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Regulatory citations edited and clarified, as needed; sentences do not begin with regulatory citations (i.e., they are preceded with “The regulations at”).</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Revised text to ensure the acronym “WIPP” is not used as a noun but as an adjective to “facility,” “site,” “Project,” etc.</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>References to Permit parts, and sections within parts, clarified to indicate the Permit part, section number, and section title, as appropriate (e.g., Permit Part 3, Section 3.3, <em>Condition of Containers</em>).</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>For Permit part section references, deleted “.” after section number, as needed.</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>References to Permit attachments, and sections within attachments, have been clarified to indicate the Permit attachment and section number within the attachment (e.g., Permit Attachment A1, Section A1-1).</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Where appropriate, changed verb tense from future tense to present tense.</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Removed all-inclusive words such as “all,” “every,”</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
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<tr>
<td>Renewal Application Section</td>
<td>Description of Change(s)</td>
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<td>“each,” as appropriate.</td>
<td>Application.</td>
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<tr>
<td>Changed “Contact Handled Packages” and “Remote Handled Packages” to “CH packages” and “RH packages,” respectively.</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Capitalized “Operating Record.”</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Where applicable, changed references to “the DOE” to “the Permittees.”</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
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</tr>
<tr>
<td>Provided both the NMAC and CFR citations, as appropriate.</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Changed “TRU waste” to “TRU mixed waste,” as appropriate.</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Added references to the WIPP Hazardous Waste Facility Permit Renewal Application (DOE, 2020), where needed.</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Changed “on line” to “online.”</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Changed references to “Parking Area Container Storage Unit” to “PAU,” once the acronym has been defined in the section.</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Lowercased “underground.”</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
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</table>

**Part A Application (Permit Attachment B)**

**General**

Provided updated information, as required by NMAC 20.4.1.900 (incorporating 40 CFR §270.13, Contents of part A of the permit application. Ensure that the Renewal Application is complete, accurate, and current.

**Attachment A**

**General Facility Description and Process Information**

**General**

Global editorial changes described above. Ensure accuracy and enhance the readability of the Renewal Application.

**Section A-1 Facility Description**

Added street address for the WIPP facility, “34 Louis Whitlock Road Carlsbad, New Mexico 88220.” Modified the WIPP facility location to “26 miles east of Carlsbad in Eddy County.” Ensure the completeness and accuracy of the Renewal Application, and ensure consistency with other sections of the application (e.g., Part A, Attachment L).

Corrected the coordinates for the geographic location of Ensure the accuracy of the Renewal Application; 26 miles is the...
<table>
<thead>
<tr>
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<tr>
<td><strong>Section A-3</strong></td>
<td><strong>Property Description</strong></td>
<td></td>
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<tr>
<td></td>
<td>Changed the Land Withdrawal Area parenthetical to follow “16-section Federal land area” instead of “WIPP Site Boundary.”</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Added “Room 108” as an area of the WHB Unit.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
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<td></td>
<td>Changed “rail siding” to “chain-link security fence.”</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Changed “up to 50 loaded Contact-Handled Packages” to “14 loaded Remote-Handled Packages” to “RH shipping containers referred to as RH packages.”</td>
<td>Provide clarification, consistent with the Global comment described above, and remove detail relative to storage capacities in the PAU that are defined in Permit Part 3, Section 3.1.1, thereby streamlining the Renewal Application and enhancing its readability.</td>
</tr>
<tr>
<td></td>
<td>Clarified that the WIPP facility underground structures are located in a mined salt bed “approximately” 2,150 feet below the surface.</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td><strong>Section A-4</strong></td>
<td><strong>Facility Type</strong></td>
<td></td>
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<td></td>
<td>Relocated and revised text defining a “miscellaneous unit” and describing the permitting requirements applicable to hazardous waste management units within the repository.</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Revised text to clarify that the Disposal Phase of the WIPP Project consists of receiving loaded CH and RH packages, unloading and transporting the waste containers to the underground HWDUs, emplacing the waste in the underground HWDUs, and subsequently achieving closure of the underground HWDUs.</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Added a sentence referencing Permit Attachments G, G1, and G2 for the description of closure activities.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td><strong>Section A-5</strong></td>
<td><strong>Waste Description</strong></td>
<td></td>
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<tr>
<td></td>
<td>Removed “facilitate RCRA waste characterization.”</td>
<td>Ensure the accuracy of the Renewal Application; assignment of a waste stream to a Waste Summary Category no longer facilitates waste characterization since each waste stream is characterized in the same manner.</td>
</tr>
<tr>
<td></td>
<td>Added reference to Permit Attachment C for details regarding the Summary Category Groups and removed the individual descriptions for Waste Summary Categories S3000, S4000, and S5000.</td>
<td>Remove redundancy with information that is provided in Permit Attachment C, Waste Analysis Plan, thereby streamlining the Renewal Application and enhancing its readability.</td>
</tr>
<tr>
<td></td>
<td>Deleted paragraph that describes the use of the waste characterization process required for the category constituting the greatest volume of waste for a waste stream.</td>
<td>Remove outdated and obsolete information that is no longer pertinent to the Waste Analysis Plan since each waste stream undergoes the same waste characterization process, regardless of the summary category assignment.</td>
</tr>
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<td></td>
<td>Expanded the description of “derived waste” by clarifying that its hazardous waste characteristics are derived from the off-site waste that produced it.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
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<td></td>
<td>Changed “permitted facility” to “designated facility.”</td>
<td>Ensure the accuracy of the Renewal Application.</td>
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<td></td>
<td><strong>Attachment A1</strong></td>
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<td></td>
<td><strong>Container Storage</strong></td>
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<td></td>
<td>Global editorial changes described above.</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
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<tr>
<td></td>
<td>Figure references changed throughout to correspond with figure numbers in Attachment M, <em>Figures.</em></td>
<td>Ensure the accuracy of the Renewal Application; figures in Attachment A1 have been consolidated into Attachment M, <em>Figures.</em></td>
</tr>
<tr>
<td></td>
<td>References to Permit Part 3, <em>Container Storage,</em> and applicable sections added as appropriate for clarity and streamlining of text.</td>
<td>Provide clarification, ensure accuracy, and enhance readability of the Renewal Application. These clarifications establish a greater correlation between the descriptive information in Permit Attachment A1 and the corresponding conditions in Permit Part 3.</td>
</tr>
<tr>
<td></td>
<td>Included equivalent liter volumes for containers (e.g., 85-gal (322-L)).</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Made changes to units to establish internal consistency; included both English and Metric units, as appropriate.</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Removed references to standard drum pallets.</td>
<td>Remove redundancy, ensure accuracy, and enhance the readability of the Renewal Application. Containment pallets and drum pallets are the same; the correct term is “containment pallet.”</td>
</tr>
<tr>
<td></td>
<td>Ensured the following terms are uppercased: Payload Transfer Station Facility Transfer Vehicle Waste Shaft Conveyance Facility Cask Transfer Car Facility Cask Waste Shaft Station</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
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<tr>
<td></td>
<td><strong>Introduction</strong></td>
<td></td>
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<td></td>
<td>Changed “buildings and systems” to “buildings, systems, and components.”</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
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<tr>
<td></td>
<td><strong>Section A1-1b</strong></td>
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<tr>
<td></td>
<td><strong>Description of Containers</strong></td>
<td>Remove unnecessary detail that does not support a Permit requirement and is not required by the New Mexico Hazardous Waste Regulations. This is a requirement of the WIPP Waste Acceptance Criteria and must be met by the shipper.</td>
</tr>
<tr>
<td></td>
<td>Text revised to remove requirement that containers will be certified free of surface contamination upon shipment.</td>
<td>Remove redundancy, thereby streamlining the Renewal Application. The deleted text is not relevant to the description of containers. These activities are addressed in Section A1-1d, <em>Container Management.</em></td>
</tr>
<tr>
<td></td>
<td>Removed descriptive text pertaining to the verification of the absence of external contamination above DOE limits.</td>
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<tr>
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<tr>
<td>Section A1-1b(1) CH TRU Mixed Waste Containers</td>
<td>Paragraph added to summarize descriptive container information applicable to each CH and RH TRU mixed waste container.</td>
<td>Remove redundancy within Sections A1-1b(1) and A1-1b(2), thereby streamlining the Renewal Application and enhancing its readability.</td>
</tr>
<tr>
<td></td>
<td>Sentences added to summarize information applicable to each CH TRU mixed waste container; reference a summary description of each container type to a new Table A1-1; provide figure references for each container type; and reference Table A1-2 for gross weights of each container.</td>
<td>Remove redundancy within Section A1-1b(1), thereby streamlining the Renewal Application and enhancing its readability.</td>
</tr>
<tr>
<td></td>
<td>Removed summaries of each individual CH TRU mixed waste container.</td>
<td>Streamline the Renewal Application and enhance its readability. The CH TRU mixed waste container descriptive information has been consolidated into Sections A1-1b and A1-1b(1), as described above and summarized in the new Table A1-1, TRU Mixed Waste Containers.</td>
</tr>
<tr>
<td>Section A1-1b(2) RH TRU Mixed Waste Containers</td>
<td>Sentences added to summarize information applicable to each RH TRU mixed waste container; describe the shielding properties of the shielded container; reference a summary description of each container type to a new Table A1-1; provide figure references for each container; and reference Tables A1-2 and A1-3 for gross weights of each container.</td>
<td>Remove redundancy within Section A1-1b(1), thereby streamlining the Renewal Application and enhancing its readability.</td>
</tr>
<tr>
<td></td>
<td>Removed summaries of each individual RH TRU mixed waste container.</td>
<td>Streamline the Renewal Application and enhance its readability. The RH TRU mixed waste container descriptive information has been consolidated into Sections A1-1b and A1-1b(2), as described above and summarized in the new Table A1-1, TRU Mixed Waste Containers.</td>
</tr>
<tr>
<td>Section A1-1c Description of the Container Storage Units</td>
<td>Throughout section, removed detail relative to specified load capacities of equipment; these capacities are listed in Tables A1-2 and A1-3, and references to these tables are already provided in the Attachment A1 text.</td>
<td>Remove redundancy within the Renewal Application and enhance readability.</td>
</tr>
<tr>
<td>Section A1-1c(1) Waste Handling Building Container Storage Unit</td>
<td>Changed “These areas are being permitted as the WHB Unit” to “These areas comprise the WHB Unit.”</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Modified text to indicate that the concrete floors in the WHB provide containment of leaks and spills of TRU mixed waste, but they are sealed with a coating that has been demonstrated to be compatible with the waste.</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application. Secondary containment is provided by the concrete floors themselves, not the coating on the floors; however, the coating must be compatible with TRU mixed waste, which renders the coating impervious to any chemicals present in the waste.</td>
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<tr>
<td><strong>Section A1-1c(1)</strong></td>
<td><strong>Waste Handling Building Container Storage Unit; CH Bay Surge Storage Area</strong></td>
<td><strong>Added text to clarify that the maximum capacity of the CH Bay Storage Area is specified in Permit Part 3, Table 3.1.1, WHB Unit.</strong></td>
</tr>
<tr>
<td></td>
<td><strong>Added the following parenthetical prior to the bullet list outlining the conditions use of the CH Bay Surge Storage Area: “(as discussed in Section A1-1e(2), the PAU may not be full, but the shipping package has reached day 59 of its Nuclear Regulatory Commission (NRC) 60-day venting period limit, and the waste containers must be removed from the shipping package and placed into storage in the WHB Unit).”</strong></td>
<td><strong>Ensure the accuracy and completeness of the Renewal Application by removing an apparent internal inconsistency within Attachment A1. In Section A1-1e(2), a bullet list outlines the reasons that TRU mixed waste containers may be retained in their shipping containers for an extended period of time. In the case of the third bullet, the CH or RH package may be at day 59 of its 60-day venting period; therefore, the package would have to be brought into the WHB for venting and unloading, and under this condition, the PAU may not be full but the CH Bay Storage Area may be at capacity due to an equipment malfunction preventing the timely movement of waste containers into the underground. Under these circumstances, the Permittees may need to implement CH Bay Surge Storage in order to have the capacity to store and begin inspecting the waste containers.</strong></td>
</tr>
<tr>
<td></td>
<td><strong>Changed “The cranes are rated to lift the Contact Handled Packaging lids as well as their contents” to “The cranes are rated to lift the CH package lids and package contents.”</strong></td>
<td><strong>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</strong></td>
</tr>
<tr>
<td></td>
<td><strong>Removed text pertaining to the requirement for containers to be in good condition upon receipt as well as the characteristics of a container in good condition.</strong></td>
<td><strong>Remove redundancy to streamline Renewal Application and enhance its readability; this information is provided in Section A1-1b.</strong></td>
</tr>
<tr>
<td></td>
<td><strong>Text modified to indicate that waste containers will be checked for external radiological surface contamination through the use of swipes and radiation monitoring equipment, consistent with radiological control procedures pursuant to 10 CFR Part 835, and if local decontamination activities are opted for, the work will be conducted in the WHB Unit, consistent with radiological control procedures.</strong></td>
<td><strong>The radiation protection standards are governed by the DOE, pursuant to 10 CFR Part 835, Occupation Radiation Protection. No Permit conditions are being removed, and no changes are being proposed relative to decontamination practices associated with hazardous waste or hazardous waste constituents. The changes make reference to the governing DOE standards for radiological control procedures, thereby eliminating a vulnerability in the Permit where descriptive information may conflict with or become outdated with respect to the DOE standards, should those standards be revised.</strong></td>
</tr>
<tr>
<td></td>
<td><strong>Text revised to state that once the waste is placed on containment pallets, the pallets are then “maintained in” (rather than “relocated to”) the CH Bay Storage Area normal storage.</strong></td>
<td><strong>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application. Waste containers placed on facility pallets or containment pallets are already located in the CH Bay Storage Area; therefore, there is no need to “relocate” the waste for normal storage.</strong></td>
</tr>
<tr>
<td></td>
<td><strong>Removed sentence, “The maximum TRU mixed waste volume in containers in four Contact-Handled Packages</strong></td>
<td><strong>Remove redundancy to streamline Renewal Application and enhance its readability. A reference to Permit Part 3, Table 3.1.1, WHB Unit,</strong></td>
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<td>Section A1-1c(1) Waste Handling Building Container Storage Unit; TRUPACT-III Management</td>
<td>is 640 ft³ (18.1 m³).”</td>
<td>has been added to this section. Table 3.1.1 states that waste may be stored at the TRU DOCKs in up to four CH packages; this maximum capacity listed in Table 3.1.1 reflects this volume.</td>
</tr>
<tr>
<td>Section A1-1c(1) Waste Handling Building Container Storage Unit</td>
<td>Removed text pertaining to the characteristics of a container in good condition.</td>
<td>Remove redundancy to streamline the Renewal Application and enhance its readability; this information is provided in Section A1-1b.</td>
</tr>
<tr>
<td></td>
<td>Text added to indicate that decontamination activities will not be conducted on containers that are not in good condition or are leaking, consistent with the description provided for TRUPACT-II and HalfPACT management.</td>
<td>The radiation protection standards are governed by the DOE, pursuant to 10 CFR Part 835, Occupation Radiation Protection. No Permit conditions are being removed, and no changes are being proposed relative to decontamination practices associated with hazardous waste or hazardous waste constituents. The changes make reference to the governing DOE standards for radiological control procedures, thereby eliminating a vulnerability in the Permit where descriptive information may conflict with or become outdated with respect to the DOE standards, should those standards be revised.</td>
</tr>
<tr>
<td></td>
<td>Text modified to indicate that waste containers will be checked for external radiological surface contamination through the use of swipes and radiation monitoring equipment, consistent with radiological control procedures pursuant to 10 CFR Part 835, and if local decontamination activities are opted for, the work will be conducted in the WHB Unit, consistent with radiological control procedures.</td>
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<tr>
<td></td>
<td>Added text to indicate that once the SLB2 is unloaded from the TRUPACT-III in Room 108, it is placed on a facility pallet and moved to the CH Bay “or Room 108” for storage.</td>
<td>Ensure the completeness and accuracy of the Renewal Application; Room 108 is an authorized CH TRU mixed waste storage location within the WHB Unit.</td>
</tr>
<tr>
<td>Section A1-1c(1) Waste Handling Building Container Storage Unit</td>
<td>Revised text to indicate that the shaded areas of Figure M-1 in the CH Bay and Room 108 (CH Bay Storage Area) are available for TRU mixed waste storage as long as sufficient aisle space (i.e., a minimum of 44 in (1.1m)) is maintained.</td>
<td>Provide clarification and remove unnecessary prescriptive detail that is not required by the New Mexico Hazardous Waste Regulations. There is no reason to clearly mark the lateral limits of the CH Bay Storage Area if the entire area is permitted for storage. Maintaining sufficient aisle space (i.e., a minimum of 44 in) between the waste pallets and the walls of the CH Bay will be indicative of the lateral limits.</td>
</tr>
<tr>
<td></td>
<td>Removed detail relative to the maximum capacity of the CH Bay Storage Area during normal operations and replaced with “Transuranic mixed waste may be stored in the CH Bay Storage Area of the WHB Unit in quantities no to exceed the maximum capacities specified in Permit Part 3, Table 3.1.1.”</td>
<td>Enhance the readability of the Renewal Application by establishing a stronger correlation between Attachment A1 and the Part 3 conditions, which allows further streamlining of text in subsequent sections.</td>
</tr>
<tr>
<td></td>
<td>Changed “The Derived Waste Storage Area is being permitted to allow containers in size up to a SWB to be used to accumulate derived waste” to “The Derived Waste Storage Area can accommodate containers in”</td>
<td>Enhance the readability of the Renewal Application.</td>
</tr>
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<td>size up to an SWB to be used to accumulate derived waste.”</td>
<td>Streamline text and establish a stronger correlation between Permit Attachment A1 and the Part 3 conditions, thereby enhancing the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Replaced detail relative to the maximum volume capacity of the Derived Waste Storage Area with a reference to Permit Part 3, Table 3.1.1.</td>
<td>Provide clarification and remove unnecessary prescriptive detail that is not required by the New Mexico Hazardous Waste Regulations. The Renewal Application text states that sufficient aisle spacing is required, but at a minimum, 44 inches will be maintained between loaded facility pallets. There is no regulatory requirement to maintain 60 inches between the wall of the CH Bay and facility pallets.</td>
</tr>
<tr>
<td></td>
<td>Clarified text relative to aisle spacing. Revised text to clearly state that a minimum aisle spacing of 44 in (1.1 m) between loaded facility pallets will be maintained in the WHB Unit TRU mixed waste storage areas. Removed descriptive text relative to an aisle space of 60 in (1.5 m) between the west wall of the CH Bay and facility pallets.</td>
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</tr>
<tr>
<td></td>
<td>Removed “Table A1-1 summarizes basic design requirements, principal codes, and standards for the WIPP facility” and replaced with “The 2009 Amended Renewal Application, Chapter M1, Table M1-1 (DOE, 2009) provided a summary of basic design requirements, principal does, and standards for the WIPP facility.”</td>
<td>Remove obsolete information upon which the original design of the facility was based. This information no longer has any relevance in the Permit. However, for completeness, a reference to the 2009 Renewal Application, which contained this information, has been added.</td>
</tr>
<tr>
<td>Section A1-1c(1) Waste Handling Building Container Storage Unit; TRUPACT-II Type B Packaging</td>
<td>Revised text to indicate that the TRUPACT-II is a Type B package designed to meet the applicable requirements of 10 CFR Part 71.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Section A1-1c(1) Waste Handling Building Container Storage Unit; HalfPACT Type B Packaging</td>
<td>Added “or three shielded containers” to the description of container configurations within the HalfPACT.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Section A1-1c(1) Waste Handling Building Container Storage Unit; TRUPACT-III Type B Packaging</td>
<td>Revised text to indicate that the TRUPACT-III is a Type B package designed to meet the applicable requirements of 10 CFR Part 71.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Section A1-1c(1) Waste Handling Building Container Storage Unit; Unloading Docks</td>
<td>Removed “(Also see Drawing 41 M 001W in Appendix D2 of the WIPP RCRA Part B Permit Application (DOE, 1997a)).”</td>
<td>Remove outdated reference from the Renewal Application. The reference to Figure M-12 is sufficient; also, the revised drawing 41-M-001-W has been provided in the Part B Application, Maps and Illustrations.</td>
</tr>
</tbody>
</table>

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<td></td>
<td>Added missing figure reference for the Payload Transfer Station (Figure M-20).</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Section A1-1c(1) Waste</td>
<td>Revised text to clarify that the lift fixture is used for removing the lids and contents of the CH package.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Handling Building Container</td>
<td>Deleted text specifying detail relative to the built-in level indicators on the lift fixture.</td>
<td>Remove unnecessary detail that does not support a Permit requirement and is not required by the New Mexico Hazardous Waste Regulations, thereby ensuring accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Storage Unit; Cranes,</td>
<td></td>
<td></td>
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<tr>
<td>Unloading Devices, and</td>
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<tr>
<td>Adjustable Center-of-Gravity</td>
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<tr>
<td>Lift Fixtures</td>
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<td></td>
<td>Revised text to include two shielded container assemblies as a waste container configuration accommodated by a facility pallet.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Section A1-1c(1) Waste</td>
<td>Revised text to update and clarify the description of the Facility Transfer Vehicle.</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>Handling Building Container</td>
<td>Revised description of the Yard Transfer Vehicle to indicate that it is an electric battery-powered vehicle.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Unit; Facility Transfer</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vehicle</td>
<td></td>
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</tr>
<tr>
<td>Section A1-1c(1) Waste</td>
<td>Added text to clarify that the maximum capacities of the RH Complex of the WHB Unit are specified in Permit Part 3, Table 3.1.1, WHB Unit.</td>
<td>Enhance the readability of the Renewal Application by establishing a stronger correlation between Attachment A1 and the Part 3 conditions, which allows further streamlining of text in subsequent sections.</td>
</tr>
<tr>
<td>Handling Building Container</td>
<td>Added text to specify that storage in the Hot Cell, Transfer Cell, and Facility Cask Loading Room also typically occurs to facilitate operations during a shift.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Unit; RH TRU Mixed Waste</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Section A1-1c(1) Waste</td>
<td>Revised text to indicate that the RH-TRU 72-B and CNS 10-160B casks are Type B packages designed to meet the applicable requirements of 10 CFR Part 71.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Handling Building Container</td>
<td>Changed &quot;ICV&quot; to &quot;inner lid.&quot;</td>
<td>Ensure the accuracy of the Renewal Application. The RH-TRU 72-B cask does not contain an Inner Confinement Vessel (ICV); although it functions in a similar fashion, the correct term, as it applies to the cask, is &quot;inner vessel.&quot;</td>
</tr>
<tr>
<td>Unit; Casks</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Section A1-1c(1) Waste</td>
<td>Added text to clarify that the overhead bridge crane “may be used to remove” the outer lid of the RH-TRU 72-B cask.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Handling Building Container</td>
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<td>Unit;</td>
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<tr>
<td>RH Bay Overhead Bridge Crane</td>
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<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Section A1-1c(1) Waste Handling Building Container Storage Unit; Facility Cask</td>
<td>Revised text to add the Light Weight Facility Cask to the description of the Facility Cask.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Section A1-1c(1) Waste Handling Building Container Storage Unit; Manipulators</td>
<td>Clarified that Manipulators are used to transfer the swipes to the Shielded Material Transfer Drawer “for pertinent analysis.”</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>Section A1-1c(1) Waste Handling Building Container Storage Unit; Closed-Circuit Television Cameras</td>
<td>Added the Cask Unloading Room to the areas of operation of the camera system.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
</tbody>
</table>
| Section A1-1c(2) Parking Area Container Storage Unit (PAU) | Text modified to clarify that the Controlled Area is a security-fenced enclosure; removed reference to figure since the Controlled Area is not depicted on Figure M-2 (replacement for Figure A1-2).  
  Removed text pertaining to normal maximum residence time in the PAU being typically five days.  
  Reworded last sentence to read, “Under no circumstances shall a CH or RH package be stored in the PAU for more than 59 days after the date that CH or RH package was sealed at the generator site, as recorded in the ICV Closure Date field of the WIPP Waste Information System (WWIS) database.”  
  Added references to Permit Part 3, Table 3.1.2 and Section 3.1.2.3 relative to the maximum capacity of the PAU and the provisions for the use of the PAU Surge Storage Area.  
  Removed “(not applicable to RH TRU waste shipments)" from bullet pertaining to inbound shipment delays that are imminent. | Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.  
  Ensure the accuracy of the Renewal Application. This descriptive text is not necessary detail required for the Renewal Application, nor is it entirely accurate based on current operational practices; the relevant point is made in the last sentence of the paragraph (see below).  
  Enhance the readability of the Renewal Application by establishing a stronger correlation between Attachment A1 and the Part 3 conditions.  
  Provide clarification of the text by removing an exception to one of the provisions for the use of the PAU Surge Storage Area.  
  Remove redundancy within the section, thereby streamlining Renewal Application text and enhancing its readability. Although this statement |
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<tr>
<td>Practices</td>
<td>Removed detail associated with the container vent diameter.</td>
<td>Remove unnecessary detail that does not support a Permit requirement and is not required by the New Mexico Hazardous Waste Regulations. Section A1-1c explains that each TRU mixed waste container is equipped with one or more DOE-approved filter vents.</td>
</tr>
<tr>
<td></td>
<td>Revised text to clarify that the filter vents retain “radioactive” particulates.</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Revised text to clarify that off-normal events are unplanned added a new sentence to the paragraph that reads, “Shipments of waste from the generator sites will be stopped in an off-normal event which results in an interruption to normal waste handling operations that exceeds three days and could potentially cause the maximum permitted storage capacities and/or time limits to be exceeded.”</td>
<td>Provide clarification and ensure the completeness and accuracy of the Renewal Application. The added sentence provides a stronger correlation between the requirement for suspension of shipments and the listed categories of off-normal events.</td>
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<tr>
<td></td>
<td>Revised the categories of off-normal events to add clarifying text, “that (and) prevent unloading or downloading waste to the underground,” to the first three bullets.</td>
<td>Provide clarification and ensure the completeness and accuracy of the Renewal Application. Any of the first three bullets could occur and not result in a prevention of unloading or downloading waste to the underground; in such cases, these would not be considered off-normal events.</td>
</tr>
<tr>
<td></td>
<td>Removed sentence, &quot;Shipments of waste from the generator sites will be stopped in any event which results in an interruption to normal waste handling operations that exceeds three days.&quot;</td>
<td>Provide clarification and ensure the completeness and accuracy of the Renewal Application. As currently written, this sentence does not tie well to the list of categories of off-normal events that precedes it. Because of this apparent disconnect, the requirement described in this section is unclear and difficult to implement at the WIPP facility. The requirement for suspension of shipments has been clarified by adding a new sentence to the paragraph introducing the bullet list, as explained above.</td>
</tr>
<tr>
<td></td>
<td>Deleted paragraph, “Prior to receipt of TRU mixed waste at the WIPP facility, waste operators will be thoroughly trained in the safe use of TRU mixed waste handling and transport equipment. The training will include both classroom training and on the job training.”</td>
<td>Remove redundancy, thereby streamlining the Renewal Application and enhancing its readability. This information is not relevant to the facility description; training required for TRU mixed waste management personnel is covered in Attachment F, Facility Personnel Permit Training Program.</td>
</tr>
<tr>
<td>Section A1-1d(1) Derived Waste</td>
<td>Added text to clarify that radiological decontamination activities will be performed consistent with radiological control procedures pursuant to 10 CFR Part 835. For hazardous waste decontamination only, water and a cleaning agent such as those listed in Permit Attachment D will be used.</td>
<td>Provide clarification of the Renewal Application text relative to the separate actions taken for radiological and hazardous waste constituent decontamination.</td>
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<tr>
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<tr>
<td>Added text to clarify that derived waste will be considered acceptable for management because no new “hazardous waste” constituents will be added.</td>
<td>Provide clarification of the Renewal Application text relative to the acceptability of derived waste for management and disposal at the WIPP facility.</td>
<td></td>
</tr>
<tr>
<td>Removed paragraph referencing the Safety Analysis Report (DOE 1997b) and discussing the characteristics of the filter vents. The reference is incorrect, and the discussion of filter vents has been appropriately moved to Section A1-1b, with detail removed relative to the size the composition of the filter vents.</td>
<td>Ensure the accuracy of the Renewal Application. This change removes and incorrect reference and moves the appropriate information on container filter vents to Section A1-1b, <em>Description of Containers.</em></td>
<td></td>
</tr>
<tr>
<td>Text revised to remove descriptive information relative to the DOE’s free release limits (including the footnote defining “dpm”) and indicate that if the shipping package or waste container is contaminated in excess of the radiological control limits pursuant to 10 CFR Part 835, they will be managed in accordance with the radiological control procedures pursuant to 10 CFR Part 835.</td>
<td>The radiation protection standards are governed by the DOE, pursuant to 10 CFR Part 835, <em>Occupation Radiation Protection.</em> No Permit conditions are being removed, and no changes are being proposed relative to decontamination practices associated with hazardous waste or hazardous waste constituents. The changes make reference to the governing DOE standards for radiological control procedures, thereby eliminating a vulnerability in the Permit where descriptive information may conflict with or become outdated with respect to the DOE standards, should those standards be revised.</td>
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</tr>
<tr>
<td>Text revised to clarify the disposition of waste containers that are not in good condition, or are leaking, one option being to send the container to a third-party contractor.</td>
<td>Provide clarification and ensure the completeness and accuracy of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Text revised to indicate that if WIPP facility structures or equipment become contaminated, waste handling operations in the affected area will be managed in accordance with standard operating procedures, and the contaminated structures or equipment will be managed consistent with radiological control procedures pursuant to 10 CFR Part 835.</td>
<td>Ensure completeness of the Renewal Application by explaining reasonable measures to be taken, beyond operations being “immediately suspended.” The current Permit text provides no procedural descriptions as to how contaminated structures or equipment would actually be dealt with.</td>
<td></td>
</tr>
<tr>
<td>Added text to clarify that decontamination activities using waste and cleaning agents as specified in Permit Attachment D is specific to “Hazardous waste decontamination.”</td>
<td>Provide clarification of the Renewal Application text relative to the separate actions taken for radiological and hazardous waste constituent decontamination.</td>
<td></td>
</tr>
<tr>
<td>Removed paragraph beginning, “For waste containers,” and incorporated into the prior paragraph with revisions to clarify the appropriate disposition of a waste container that has undergone decontamination.</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
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<tr>
<td>Revised paragraph beginning, “For area”</td>
<td>The radiation protection standards are governed by the DOE,</td>
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<td>contamination,” to distinguish between the separate decontamination efforts associated with radiological and hazardous waste constituent contamination. Radiological decontamination will be managed consistent with radiological control procedures pursuant to 10 CFR Part 835, and hazardous waste decontamination will be conducted in accordance with the requirements of the Permit and the standards of NMAC 20.4.1.500 NMAC (incorporating 40 CFR Part 264). Details relative to the radiological control procedures to be used has been removed. Additionally, the example provided of a deferred clean-up activity has been removed.</td>
<td>pursuant to 10 CFR Part 835, Occupation Radiation Protection. No Permit conditions are being removed, and no changes are being proposed relative to decontamination practices associated with hazardous waste or hazardous waste constituents. The changes make reference to the governing DOE standards for radiological control procedures, thereby eliminating a vulnerability in the Permit where descriptive information may conflict with or become outdated with respect to the DOE standards, should those standards be revised. This change also clarifies the text relative to the separate actions taken for radiological and hazardous waste constituent decontamination. This change streamlines the text by removing the example provided, which is not needed to support the description of deferred clean-up.</td>
<td></td>
</tr>
<tr>
<td>Removed paragraph beginning, “Small area decontamination.”</td>
<td>Remove unnecessary descriptive information not required by the New Mexico Hazardous Waste Regulations; the prior discussion of area contamination references the radiological control procedures pursuant to 10 CFR Part 835.</td>
<td></td>
</tr>
<tr>
<td>Changed “a large area contamination” to “that extensive area contamination” relative to contamination discovered inside the CH package.</td>
<td>Provide clarification as to what is meant by a large area contamination within the package.</td>
<td></td>
</tr>
<tr>
<td>Revised text to indicate that TRU mixed waste products from decontamination will be managed as derived waste and in accordance with radiological control and waste handling procedures; removed associated footnote 5.</td>
<td>Provide clarification of the text by referencing the appropriate procedures and removing unnecessary detail associated with strategies for minimizing the spread of contamination. Such strategies are pursuant to DOE radiological control standards.</td>
<td></td>
</tr>
<tr>
<td>Removed text associated with the inspection of container condition and the disposition associated with a container that is not in good condition.</td>
<td>Remove redundancy, as this information is covered in an earlier section (TRUPACT-II and HalfPACT Management), thereby streamlining the Renewal Application and enhancing its readability.</td>
<td></td>
</tr>
<tr>
<td>Added “three shielded container assemblies” to the listing of possible container configurations within a TRUPACT-II.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Replaced text associated with verifying container numbers against the Uniform Hazardous Waste Manifest and the WWIS with a reference to Permit Attachment C, Section C-5b(1).</td>
<td>Ensure the accuracy of the Renewal Application by referencing the appropriate section of the Permit that describes the process for conducting this verification.</td>
<td></td>
</tr>
<tr>
<td>Added “shielded container assemblies” to the listing of waste-container configurations that could be placed on</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
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### Renewal Application Section

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| **Section A1-1d(3)**  
RH TRU Mixed Waste Handling | Added text to clarify that the Waste Shaft Conveyance lowers the loaded facility pallet to the Waste Shaft Station underground, not the HWDU. From there, an underground transporter is used to transport the CH TRU mixed waste to the underground HWDU. |
| **Section A1-1d(3)**  
RH TRU Mixed Waste Handling | Provide clarification relative to the description of the waste-handling process, thereby ensuring the accuracy of the Renewal Application. |
| **Section A1-1d(3)**  
| **Section A1-1d(3)**  
RH TRU Mixed Waste Handling | Remove unnecessary detail that is not required by the New Mexico Hazardous Waste Regulations. These figures are of poor quality and do not add value to the descriptive information provided in this section; therefore, they have not been incorporated into Attachment M, Figures. |
| **Section A1-1d(3)**  
RH TRU Mixed Waste Handling | Added text to clarify that differential air pressure between the RH TRU mixed waste handling locations is maintained “Whenever RH TRU mixed waste is present.” |
| **Section A1-1d(3)**  
RH TRU Mixed Waste Handling | Provide clarification and ensure the accuracy of the Renewal Application; whenever RH waste is not present, differential pressures are not required to be maintained. |
| **Section A1-1d(3)**  
RH TRU Mixed Waste Handling; RH-TRU 72-B Cask Unloading | Changed “ICV” to “inner vessel.” |
| **Section A1-1d(3)**  
RH TRU Mixed Waste Handling; RH-TRU 72-B Cask Unloading | Ensure the accuracy of the Renewal Application. The RH-TRU 72-B cask does not contain an Inner Confinement Vessel; although it functions in a similar fashion, the correct term, as it applies to the cask, is “inner vessel.” |
| **Section A1-1d(3)**  
RH TRU Mixed Waste Handling; RH-TRU 72-B Cask Unloading | Revised text to clarify the suspension of the RH-TRU 72-B cask by the Cask Unloading Room Bridge Crane. |
| **Section A1-1d(3)**  
RH TRU Mixed Waste Handling; RH-TRU 72-B Cask Unloading | Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application. |
| **Section A1-1d(3)**  
RH TRU Mixed Waste Handling; RH-TRU 72-B Cask Unloading | Revised text to indicate that if surface contamination is found above acceptable levels as described in 10 CFR Part 835, the Permittees have the option to manage the RH TRU Canister consistent with radiological control procedures pursuant to 10 CFR Part 835, and hazardous waste decontamination, if needed, will be conducted in accordance with the requirements of the Permit and the standards of 20.4.1.500 NMAC (incorporating 40 CFR Part 264). |
| **Section A1-1d(3)**  
RH TRU Mixed Waste Handling; RH-TRU 72-B Cask Unloading | Provide clarification of the Renewal Application text relative to the separate actions taken for radiological and hazardous waste constituent decontamination and the appropriate governing standards. |
| **Section A1-1d(3)**  
RH TRU Mixed Waste Handling; Transfer of Disposal Canister into the Facility Cask | Revised text to clarify the transferring of the canister to the Facility Cask. |
| **Section A1-1d(3)**  
RH TRU Mixed Waste Handling; Transfer of Disposal Canister into the Facility Cask | Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application. |
<p>| <strong>Section A1-1d(4)</strong> | Replaced text associated with verifying container numbers against the WWIS with a reference to Permit Attachment C, Section C-5b(1). |
| <strong>Section A1-1d(4)</strong> | Ensure the accuracy of the Renewal Application by referencing the appropriate section of the Permit that describes the process for conducting this verification. |
| <strong>Section A1-1d(4)</strong> | Revised text to clarify that an external survey is |
| <strong>Section A1-1d(4)</strong> | Provide clarification, ensure accuracy, and enhance the readability of |</p>
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<tr>
<td>Handling Waste in Shielded Containers</td>
<td>performed on the ICV &quot;lid&quot; and removed reference to the ICV lid as a “closure lid.”</td>
<td>the Renewal Application.</td>
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<tr>
<td></td>
<td>Removed &quot;contents of the&quot; prior to &quot;shielded container assembly.&quot; as the overhead bridge crane removes the contents of the HalfPACT, which is the shielded container assembly itself.</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Revised text to remove parenthetical pertaining to physical damage of a container, &quot;(severe rusting, apparent structural defects, signs of pressurization).&quot;</td>
<td>Remove redundancy and streamline text; the description of characteristics of a waste container in good condition is provided in Section A1-1b, Description of Containers.</td>
</tr>
<tr>
<td></td>
<td>Revised text to indicate that external surface contamination will be checked through the use of swipes and radiation monitoring equipment, consistent with radiological control procedures pursuant to 10 CFR Part 835; to clarify the disposition of the shielded container if it is not in good condition, including the option to send the HalfPACT to a third-party contractor; and to indicate that is local decontamination activities are opted for, the work will be conducted in the WHB Unit, consistent with radiological control procedures.</td>
<td>The radiation protection standards are governed by the DOE, pursuant to 10 CFR Part 835, Occupation Radiation Protection. No Permit conditions are being removed, and no changes are being proposed relative to decontamination practices associated with hazardous waste or hazardous waste constituents. The changes make reference to the governing DOE standards for radiological control procedures, thereby eliminating a vulnerability in the Permit where descriptive information may conflict with or become outdated with respect to the DOE standards, should those standards be revised.</td>
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<tr>
<td></td>
<td>Replaced text associated with verifying container numbers against the Uniform Hazardous Waste Manifest and the WWIS with a reference to Permit Attachment C, Section C-5b(1).</td>
<td>Ensure the accuracy of the Renewal Application by referencing the appropriate section of the Permit that describes the process for conducting this verification.</td>
</tr>
<tr>
<td>Section A1-1e(1) WHB Unit</td>
<td>Removed text associated with the characteristics of a waste container that is not in good condition and the associated disposition options.</td>
<td>Remove redundancy and streamline text; the description of characteristics of a waste container in good condition is provided in Section A1-1b, Description of Containers, and the disposition options are discussed in prior sections pertaining to the shipping package and waste-container handling processes.</td>
</tr>
<tr>
<td></td>
<td>Added text to clarify that if waste handling operations should stop for any reason with containers located at the TRUDOCK while still in the CH package, the primary waste container inspections will not be accomplished until “waste handling operations are resumed and” the containers of waste are removed from the CH package.</td>
<td>Clarify that if operations are stopped, they must first be resumed before the waste can be removed from the CH package, thereby ensuring the accuracy of the Renewal Application and enhancing its readability.</td>
</tr>
<tr>
<td></td>
<td>Deleted paragraph, “Waste containers residing within a Contact-Handled Package are not inspected, as described in the first bullet in Section A1-1e(2).”</td>
<td>Clarify the text, remove redundancy, and enhance the readability of the Renewal Application. It is not clear what the relationship is between this requirement and the first bullet of Section A1-1e(2); furthermore, the previous discussion pertaining to the inspection of...</td>
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<td>primary waste containers that are still located within the CH package at the TRUDOCK covers this scenario.</td>
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<td>Removed paragraph, &quot;Waste containers will be inspected prior to reentering the waste management process line for downloading to the underground. Waste containers stored in this area will be inspected at least once weekly.&quot;</td>
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<td></td>
<td>Deleted sentence, &quot;Contact-Handled and Remote-Handled Packages located in the Parking Area Unit will be inspected weekly during use and prior to each reuse.</td>
<td>Remove redundancy and streamline text. It is not clear what is meant by &quot;prior to each reuse;&quot; furthermore, the first two sentences of the section state that inspections are conducted at a frequency not less than once weekly when waste is present and that the inspections are applicable to loaded, stored CH or RH package.</td>
</tr>
<tr>
<td></td>
<td>Changed &quot;lifting the waste containers out for inspection&quot; to &quot;removing the waste containers for inspection.&quot;</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Revised text pertaining to the longest amount of time waste containers would be uninspected to ensure consistency with previous Renewal Application text regarding the storage time limit in the PAU.</td>
<td>Ensure the accuracy of the Renewal Application and internal consistency with Attachment A1 and Permit Part 3.</td>
</tr>
<tr>
<td></td>
<td>Deleted, &quot;Venting the Contact-Handled or Remote-Handled Packages involves removing the outer lid and installing a tool in the port of the inner lid.&quot;</td>
<td>Ensure the accuracy of the Renewal Application by removing detail that does not support a Permit requirement and is not required by the New Mexico Hazardous Waste Regulations. As written, this is not an entirely accurate statement since in some cases, the package is not considered vented (from an NRC standpoint) until removal of both the OCV and ICV lids.</td>
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<td></td>
<td>Removed sentence, &quot;The DOE believes that this strategy minimizes both the amount of shipping that is necessary and the amount of waste handling, while maintaining a reasonable inspection schedule,&quot; and added the following phrase to immediately precede the bullet list: &quot;this will minimize the amount of shipping and waste handling, while maintaining a reasonable inspection schedule.&quot;</td>
<td>Enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Changed “60-day limit” to “60-day NRC venting period” in second and third bullets.</td>
<td>Clarify that the 60-day limit is actually the 60-day NRC venting period.</td>
</tr>
<tr>
<td></td>
<td>In the third bullet, revised text to indicate that the CH or RH package may be kept in the PAU no longer than day</td>
<td>Provide clarification and ensure consistent implementation of requirements. The current text states that the packages will be kept in the PAU no longer than day.</td>
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<tr>
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<td>59 of the 60-day NRC venting period.</td>
<td>the PAU until day 30 (after receipt at the WIPP) or the expiration of the 60-day limit, whichever comes sooner. This requirement is in conflict with the Permit Part 3, Section 3.1.1, which states, “The Permittees shall not store sealed Contact-Handled or Remote-Handled Packages in the Parking Area Unit for more than 59 days after the date the Inner Containment Vessel (ICV) of the Package was sealed at the generator site.” As a result of this conflict, the existing requirement in Attachment A1 is difficult to implement. This change clarifies the Renewal Application relative to the storage time limit in the PAU and at what point the CH or RH package must be moved into the WHB Unit to be unloaded such that the waste containers can begin to be inspected.</td>
<td>Provide clarification and ensure consistent implementation of requirements. Currently, the Permit states that once removed from the shipping package, the CH TRU mixed waste containers will be placed in one of the permitted storage areas in the WHB Unit. There is an apparent discrepancy here because the only permitted storage areas for CH TRU mixed waste in the WHB Unit are the CH Bay Storage Area and the CH Bay Surge Storage Area; however, in Section A1-1c(1), CH Bay Surge Storage Area, the text states that the capacity of the PAU must first be reached before the CH Bay Surge Storage Area can be used. As explained above, the text in Section A1-1c(1) has been modified to allow for an exception to the PAU being full when day 59 of the 60-day NRC venting period has been reached. The changes to this bullet in Section A1-1e(2) provide the option for the Permittees to use CH Bay Surge Storage if the CH Bay Storage Area is full and the PAU is not, but the shipping package must be vented and the waste containers removed for inspection.</td>
</tr>
<tr>
<td>Revised text in the third bullet to read, “At that time the CH or RH package will be moved into the WHB Unit. Contact-handled TRU mixed waste containers will be removed from their shipping package; if the maximum capacity of the CH Bay Storage Area has been reached, the Permittees may implement CH Bay Surge Storage in accordance with the notification requirements of Permit Part 3, Section 3.1.1.3.”</td>
<td></td>
<td></td>
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<tr>
<td>Removed sentence, “The DOE will stop shipments of waste for any equipment outage that will extend beyond three days.”</td>
<td>Ensure the accuracy of the Renewal Application. This requirement is duplicative of a previous stated requirement in Section A1-1d, Container Management Practices. As currently written, this sentence is inconsistent with the list of categories of off-normal events in Section A1-1d. Because of this apparent disconnect, the requirement described in this section is unclear and difficult to implement at the WIPP facility. The requirement for suspension of shipments has been clarified by adding a new sentence to the paragraph introducing the bullet list in Section A1-1d, as explained earlier.</td>
<td></td>
</tr>
<tr>
<td>Section A1-1f Containment</td>
<td>Removed detail pertaining to the composition of the floor coating.</td>
<td>Remove unnecessary information that is not required by the New Mexico Hazardous Waste Regulations. The floor coating does not</td>
</tr>
<tr>
<td>Renewal Application Section</td>
<td>Description of Change(s)</td>
<td>Discussion</td>
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<tr>
<td></td>
<td>Revised text to clarify that the WHB Unit storage areas are visually inspected weekly to verify that “the concrete floor” is in good condition and free of obvious cracks and gaps.</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Added text to indicate that “RH waste containers located on drum carriage and placed on the Hot Cell floor” is an exception to the requirement that waste containers located in the permitted storage areas be elevated at least 6 in (15 cm) from the surface of the floor.</td>
<td>Ensure the completeness and accuracy of the Renewal Application. The Permit allows the storage of RH waste containers on the drum carriage on the floor of the Hot Cell; however, the carriage does not elevate the containers at least 6 in (15 cm) from the surface of the floor.</td>
</tr>
<tr>
<td></td>
<td>Removed text, “at a designated storage area” relative to waste containers that have been removed from CH or RH packaging inside the WHB Unit so as to preclude exposure to the elements.</td>
<td>Remove unnecessary detail. The entire floor space of the WHB Unit is permitted for TRU mixed waste storage; therefore, there is no need to have a “designated storage area” within the WHB Unit.</td>
</tr>
<tr>
<td></td>
<td>Added text to clarify that secondary containment at the CH Bay Storage Area inside the WHB Unit is provided by the “concrete” floor.</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>References</td>
<td>Removed, “DOE, 1997b” reference for the Waste Isolation Pilot Plant Safety Analysis Report.</td>
<td>Ensure the accuracy of the Renewal Application. The text that contained this references has been revised, and this reference is no longer applicable.</td>
</tr>
<tr>
<td>Table A1-1</td>
<td>Removed the obsolete Table A1-1, “Basic Design Requirements, Principal Codes, and Standards,” and replaced it with new Table A1-1, “TRU Mixed Waste Containers.”</td>
<td>Remove obsolete information upon which the original design of the facility was based. It no longer has any relevance in the Permit. The new Table A1-1 summarizes and replaces information on waste containers that was removed from Section A1-1b, Description of Containers.</td>
</tr>
<tr>
<td>TRU Mixed Waste Containers</td>
<td>Changed table title from “Waste Handling Equipment Capacities” to “CH TRU Mixed Waste Handling Equipment Capacities.” Abbreviated “gallon,” and added the liter-equivalent for the 55-, 85-, and 100-gal drums (e.g., 55-gal (208-L) drums). Corrected maximum gross weight of four-pack for 85-gal (322-L) drums from 4,500 lbs. to 4,000 lbs.</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>CH TRU Mixed Waste Handling Equipment Capacities</td>
<td></td>
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<tr>
<td>Renewal Application Section</td>
<td>Description of Change(s)</td>
<td>Discussion</td>
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</tr>
<tr>
<td>Permit Figure A1-1 Waste Handling Building – CH TRU Mixed Waste Container Storage and Surge Areas</td>
<td>Moved to Attachment M, Figure M-1; added RH Bay storage areas, and changed figure title to “Waste Handling Building Unit – TRU Mixed Waste Container Storage and Surge Areas.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-1a Waste Handling Building Plan (Ground Floor)</td>
<td>Moved to Attachment M, Figure M-12.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-1b Waste Handling Building Plan (Room 108 Detail)</td>
<td>Figure removed; detail has been incorporated into Figures M-12 and M-59.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-2 Parking Area – Container Storage and Surge Areas</td>
<td>Moved to Attachment M, Figure M-2; changed figure title to “Parking Area Unit – TRU Mixed Waste Container Storage and Surge Areas.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-3 Standard 55-Gallon Drum (Typical)</td>
<td>Moved to Attachment M, Figure M-3.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-4 Standard Waste Box</td>
<td>Moved to Attachment M, Figure M-4.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-5 Ten-Drum Overpack</td>
<td>Moved to Attachment M, Figure M-5.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-6 85-Gallon Drum</td>
<td>Moved to Attachment M, Figure M-6.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-8a TRUPACT-II Shipping Container for CH Transuranic Mixed Waste (Schematic)</td>
<td>Moved to Attachment M, Figure M-17; changed title to “TRUPACT-II Type B Shipping Container.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-8b Typical HalfPACT Shipping Container for CH Transuranic Mixed Waste (Schematic)</td>
<td>Moved to Attachment M, Figure M-18; changed title to “Typical HalfPACT Type B Shipping Container.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-10 Facility Pallet for Seven</td>
<td>Moved to Attachment M, Figure M-21; changed title to “Facility Pallet.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Renewal Application Section</td>
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<tr>
<td>Pack of Drums</td>
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<tr>
<td>Permit Figure A1-10a Typical Containment Pallet</td>
<td>Moved to Attachment M, Figure M-22.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-11 Facility Transfer Vehicle, Facility Pallet, and Typical Pallet Stand</td>
<td>Moved to Attachment M, Figure M-23.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-12 TRUPACT-II Containers on Trailer</td>
<td>Moved to Attachment M, Figure M-37.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-14a RH Bay Ground Floor</td>
<td>Combined with Figures A1-17a and A4-5 and moved to Attachment M, Figure M-13; changed title to “RH Bay Ground Floor and Waste Transport Routes.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-15 100-Gallon Drum</td>
<td>Moved to Attachment M, Figure M-7.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-16 Facility Canister Assembly</td>
<td>Moved to Attachment M, Figure M-9.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-16a RH-TRU 72-B Canister Assembly</td>
<td>Moved to Attachment M, Figure M-10.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-17a RH Bay, Cask Unloading Room, Hot Cell, Facility Cask Loading Room</td>
<td>Combined with Figures A1-14a and A4-5 and moved to Attachment M, Figure M-13; changed title to “RH Bay Ground Floor and Waste Transport Routes.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-17b RH Hot Cell Storage Area</td>
<td>Moved to Attachment M, Figure M-14.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-17c RH Canister Transfer Cell Storage Area</td>
<td>Combined with Figure A4-7 and moved to Attachment M, Figure M-15; changed figure title to “RH Canister Transfer Cell Storage Areas and Waste Transport</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Renewal Application Section</td>
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<tr>
<td>Permit Figure A1-17d RH Facility Cask Loading Room Storage Area</td>
<td>Combined with Figure A4-6 and moved to Attachment M, Figure M-16; changed figure title to “RH Facility Cask Loading Room and Cask Unloading Storage Area and Waste Transport Route.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-18 RH-TRU 72-B Shipping Cask on Trailer</td>
<td>Moved to Attachment M, Figure M-25.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-19 CNS 10-160B Shipping Cask on Trailer</td>
<td>Moved to Attachment M, Figure M-26.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-20 RH-TRU 72-B Shipping Cask for RH Transuranic Waste (Schematic)</td>
<td>Moved to Attachment M, Figure M-27; changed figure title to “RH-TRU 72-B Type B Shipping Cask.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-21 CNS 10-160B Shipping Cask for RH Transuranic Waste (Schematic)</td>
<td>Moved to Attachment M, Figure M-28; changed figure title to “CNS 10-160B Type B Shipping Cask.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-22a RH-TRU 72-B Cask Transfer Car</td>
<td>Moved to Attachment M, Figure M-32.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-22b CNS 10-160B Cask Transfer Car</td>
<td>Moved to Attachment M, Figure M-33.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-23 RH Transuranic Waste Facility Cask</td>
<td>Moved to Attachment M, Figure M-29; changed title of figure to “RH Transuranic Waste Facility Cask and Light Weight Facility Cask.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-24 RH Facility Cask Transfer Car (Side View)</td>
<td>Moved to Attachment M, Figure M-34.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-25 CNS 10-160B Drum Carriage</td>
<td>Moved to Attachment M, Figure M-31.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-26 Surface and Underground RH Transuranic Mixed</td>
<td>Moved to Attachment M, Figure M-40.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Renewal Application Section</td>
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<tr>
<td>Waste Process Flow Diagram for RH-TRU 72-B Shipping Cask</td>
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<tr>
<td>Permit Figure A1-27 Surface and Underground RH Transuranic Mixed Waste Process Flow Diagram for CNS 10-160B Shipping Cask</td>
<td>Moved to Attachment M, Figure M-41.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-28 Schematic of the RH Transuranic Mixed Waste Process for RH-TRU 72-B Shipping Cask</td>
<td>Figure removed.</td>
<td>Remove unnecessary detail that is not required by the New Mexico Hazardous Waste Regulations. The figure is not referenced in Permit text, is of poor quality, and does not add value to the descriptive text in Attachment A1; furthermore, there is not a comparable schematic in the Permit for the CH TRU mixed waste handling process.</td>
</tr>
<tr>
<td>Permit Figure A1-29 Schematic of the RH Transuranic Mixed Waste Process for CNS 10-160B Shipping Cask</td>
<td>Figure removed.</td>
<td>Remove unnecessary detail that is not required by the New Mexico Hazardous Waste Regulations. The figure is not referenced in Permit text, is of poor quality, and does not add value to the descriptive text in Attachment A1; furthermore, there is not a comparable schematic in the Permit for the CH TRU mixed waste handling process.</td>
</tr>
<tr>
<td>Permit Figure A1-30 RH Shielded Insert Assembly</td>
<td>Moved to Attachment M, Figure M-30.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-31 Transfer Cell Shuttle Car</td>
<td>Moved to Attachment M, Figure M-35.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-32 Facility Rotating Device</td>
<td>Moved to Attachment M, Figure M-36; changed figure title to “Facility Cask Rotating Device.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-33 Typical TRUPACT-III</td>
<td>Moved to Attachment M, Figure M-19; changed figure title to “Typical TRUPACT-III Type B Shipping Container.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-34 Typical Standard Large Box 2</td>
<td>Moved to Attachment M, Figure M-8.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-35 Typical Yard Transfer Vehicle</td>
<td>Moved to Attachment M, Figure M-24.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A1-36 Payload Transfer Station</td>
<td>Moved to Attachment M, Figure M-20.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Renewal Application Section</td>
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<tr>
<td>Permit Figure A1-37 Typical Shielded Container</td>
<td>Moved to Attachment M, Figure M-11.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
</tbody>
</table>

### Attachment A2 
**Geologic Repository**

| General | Global editorial changes described above. | Ensure accuracy and enhance the readability of the Renewal Application. |
| Figure references changed throughout to correspond with figure numbers in Attachment M, *Figures*. | Ensure the accuracy of the Renewal Application; Figures in Attachment A2 have been consolidated into Attachment M, *Figures*. |
| Ensured the following terms are uppercased: Waste Hoist Waste Shaft Conveyance Waste Shaft Station | Ensure accuracy and enhance the readability of the Renewal Application. |
| Changed instances of “Salt Shaft” to “Salt Handling Shaft.” | Ensure accuracy and enhance the readability of the Renewal Application. |
| Clarified that ventilation flow is ventilation “airflow.” | Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application. |
| Made changes to units to establish internal consistency; included both English and Metric units, as appropriate. | Ensure accuracy and enhance the readability of the Renewal Application. |

| Section A2-1 Description of the Geologic Repository | Added text to provide a brief description of the underground Hazardous Waste Disposal Units (HWDUs) and reference to Figure M-42, which replaces Permit Attachment A3, *Typical Disposal Panel*. | Ensure completeness of the Renewal Application. Permit Attachment A3, which consists solely of a figure, is not being provided in the Renewal Application; it is being replaced with Figure M-42, *Typical Disposal Panel*. Attachment A4 has been renamed Attachment A3. |
| Revised text to indicate that the underground HWDUs are “approximately” 2,150 ft beneath the ground surface. | Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application. |
| Updated text to provide a description of the HWDUs for which TRU mixed waste disposal will be authorized in the renewed Permit. Removed references to Panel 9, and added a sentence to indicate that in the future, the Permittees may request Permit modifications to allow disposal of TRU mixed waste in other areas of the underground, one of which may be Panel 10. | Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application. |

<p>| Section A2-2a Geologic Repository | Revised first paragraph to clarify that compliance with the Permit ensures operations at the WIPP facility are | Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application. |</p>
<table>
<thead>
<tr>
<th><strong>Renewal Application Section</strong></th>
<th><strong>Description of Change(s)</strong></th>
<th><strong>Discussion</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Design and Construction</strong></td>
<td>Safe and protective of human health and the environment.</td>
<td></td>
</tr>
<tr>
<td><strong>Section A2-2a(1)</strong></td>
<td>Added “four four-packs of drums” to the list of container configurations that can be accommodated by the facility pallet.</td>
<td>Ensure completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td><strong>CH TRU Mixed Waste Handling Equipment</strong></td>
<td>Revised “Backfill” section to remove unnecessary detail that is not pertinent to the Permit or the New Mexico Hazardous Waste Regulations.</td>
<td>Streamline Permit text by removing unnecessary descriptive detail that is not required by the New Mexico Hazardous Waste Regulations.</td>
</tr>
<tr>
<td><strong>Section A2-2a(2)</strong></td>
<td>Clarified that there is variation in the shaft diameters by changing “is” to “varies from,” where appropriate.</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td><strong>Section A2-2a(3)</strong></td>
<td>Revised text to indicate that the underground HWDUs are “approximately” 2,150 ft beneath the ground surface.</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td><strong>Subsurface Structures</strong></td>
<td>Changed “important underground equipment” to “designated underground equipment.”</td>
<td>Ensure the accuracy of the Renewal Application; the word “important” is subjective.</td>
</tr>
<tr>
<td><strong>Section A2-2a(3)</strong></td>
<td>Revise text to indicate that the HWDU rooms are “separated” not “supported” by 100 ft- (30 m-) wide pillars.</td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td><strong>Subsurface Structures</strong></td>
<td>Updated text to remove references to Panel 9, and to indicate that a future permit modification may be requested by the Permittees to allow disposal of TRU mixed waste in Panel 10.</td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td><strong>Underground Hazardous Waste Disposal Units (HWDUs)</strong></td>
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<td>Renewal Application Section</td>
<td>Description of Change(s)</td>
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<td>Changed “areas” to “access drifts.”</td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Section A2-2a(3) Subsurface Structures Underground Facilities Ventilation System</td>
<td>Revised text to clarify that the “air from the” four circuits is recombined near the bottom of the Exhaust Shaft.</td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Removed reference to “uncontaminated” areas in the North and Construction Circuits.</td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Changed “is necessary in order to” to “can” relative to the quantity of air needed to support the level of activity and the pieces of diesel equipment that are expected to be in operation.</td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
<tr>
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<td>Clarified that the minimum ventilation rate to be maintained in each active room is 35,000 “standard” ft³. Revised text to indicate that this quantity of air, which is required to protect underground waste handling personnel working in an active disposal room, is based on calculations in Appendix D9 of the RCRA Part B Permit Application (DOE, 1997).</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Removed redundant sentence referencing Permit Attachment O for actions to take if the active room ventilation rate of 35,000 scfm cannot be met.</td>
<td>Streamline the text of the Renewal Application, thereby enhancing its readability; this sentence appears toward the end of the subsequent paragraph.</td>
</tr>
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<td></td>
<td>Changed “seal of the ventilation” to “bulkhead installation.”</td>
<td>Ensure the accuracy of the Renewal Application; bulkheads restrict and control ventilation, but they do not “seal” the area from air flow.</td>
</tr>
<tr>
<td></td>
<td>Changed reference for a typical bulkhead from “Figure A2-11a” to “Permit Attachment G1, Appendix G1-A.”</td>
<td>Remove redundancy, streamline Renewal Application text, and enhance readability; this figure is duplicative in the Permit.</td>
</tr>
<tr>
<td>Section A2-2a(3) Subsurface Structures Underground Ventilation Filtration System Description with Buildings 416 and 417</td>
<td>Revised text to clarify that differential-pressure instrumentation is “located at each filter bank.”</td>
<td>Ensure completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Section A2-2a(3) Subsurface Structures Underground Ventilation Filtration System Modes of Operation with Building 416</td>
<td>Revised text to indicate that if only one of the main UVFS ventilation fans is available, underground operations will be limited because filtration exhaust fans cannot provide sufficient airflow to support the use “of numerous pieces” of diesel equipment.”</td>
<td>Ensure the accuracy of the Renewal Application. In this this mode of operation, diesel equipment can be used; however, it will be limited due to the reduced airflow.</td>
</tr>
</tbody>
</table>
|                              | Removed “that may contain radioactive and hazardous waste constituents” relative to airborne particulates | Ensure the accuracy of the Renewal Application. This detail is ambiguous and also not entirely accurate; HEPA filtration does not
<table>
<thead>
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<th>Renewal Application Section</th>
<th>Description of Change(s)</th>
<th>Discussion</th>
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</thead>
<tbody>
<tr>
<td><strong>Section A2-2a(3)</strong> Subsurface Structures Underground Ventilation Normal Mode Redundancy</td>
<td>Removed subsection, &quot;Underground Ventilation Normal Mode Redundancy.&quot;</td>
<td>Remove redundancy, thereby streamlining the Renewal Application text and enhancing readability. This section contains information that is duplicative with the prior subsection, Underground Ventilation System Description, which describes three main exhaust fans, two of which are used at a time in normal operation model.</td>
</tr>
<tr>
<td><strong>Section A2-2a(4)</strong> RH TRU Mixed Waste Handling Equipment</td>
<td>Changed “Horizontal Emplacement and Retrieval Equipment” to “Horizontal Emplacement Machine.”</td>
<td>Ensure the completeness and accuracy of the Renewal Application; see discussion below.</td>
</tr>
<tr>
<td><strong>Section A2-2b Geologic Repository Process Description</strong></td>
<td>Deleted paragraph, “Prior to receipt of TRU mixed waste at the WIPP facility, waste operators will be thoroughly trained in the safe use of TRU mixed waste handling and transport equipment. The training will include both classroom training and on the job training.”</td>
<td>Remove redundancy, thereby streamlining the Renewal Application text and enhancing its readability. This information is not relevant to the facility description; training required for TRU mixed waste management personnel is covered in Attachment F, Facility Personnel Permit Training Program.</td>
</tr>
<tr>
<td><strong>Section A2-2b Geologic Repository Process Description RH TRU Mixed Waste Emplacement</strong></td>
<td>Replace descriptive text pertaining to the Horizontal Emplacement and Retrieval Equipment (HERE) with text describing the use of the Horizontal Emplacement Machine (HEM).</td>
<td>Provide necessary updates, thereby ensuring the completeness and accuracy of the Renewal Application. The HERE is obsolete, as it has been abandoned-in-place in Room 6, Panel 7. The HEM, or functionally equivalent equipment, will be used in its place when RH waste-emplacement operations resume.</td>
</tr>
<tr>
<td><strong>Section A2-2b Geologic Repository Process Description CH TRU Mixed Waste Emplacement</strong></td>
<td>Removed text in the first paragraph that is redundant with information contained in Attachment A1, Container Storage.</td>
<td>Remove redundancy, thereby streamlining the text of the Renewal Application and enhancing its readability; this change also establishes better consistency between this section the preceding section, which discusses the RH TRU mixed waste emplacement process as beginning when the waste is loaded onto the Waste Shaft Conveyance.</td>
</tr>
<tr>
<td><strong>Section A2-2b Geologic Repository Process Description CH TRU Mixed Waste Emplacement</strong></td>
<td>Revised text to indicate that “typically” Room 7 is the first room to be filled in a panel; stacking of CH TRU mixed waste begins at the exhaust side of the room and proceeds down the access drift; and the waste-emplacement process is repeated for Room 6, and so on until Room 1 is filled.</td>
<td>Ensure the accuracy of the Renewal Application by revising text to allow some flexibility in the waste-emplacement configuration. This change is consistent with text elsewhere in the Renewal Application that pertains to waste-emplacement order and configuration (e.g., the subsequent paragraph in Attachment A2, Figure A2-8 (Figure M-48), and Attachment N).</td>
</tr>
<tr>
<td><strong>Section A2-2b Geologic Repository Process Description CH TRU Mixed Waste Emplacement</strong></td>
<td>Changed &quot;It is anticipated that the space between the wall and the container could be from 8 to 18 in. (20 to 46 cm)” to “The space between the wall and the container ranges from 8 to 18 in. (20 to 46 cm).”</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td><strong>Section A2-2b Geologic Repository Process Description CH TRU Mixed Waste Emplacement</strong></td>
<td>Removed, “Bags of backfill will occupy some of this...”</td>
<td>Remove unnecessary detail that does not support a Permit Application.</td>
</tr>
<tr>
<td>Renewal Application Section</td>
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<td></td>
<td>space.”</td>
<td>require and is not required by the New Mexico Hazardous Waste Regulations. This statement is not pertinent to the description of the CH TRU mixed waste-emplacement process; the following statement, “Space is required over the stacks of containers to assure adequate ventilation for waste handling operations,” is the important point to be made.</td>
</tr>
<tr>
<td>Section A2-5a(1) Ground-Control Program</td>
<td>Changed the panel closure estimated duration from “an additional 150 days” to “an additional 180 days following placement of the final waste in the panel.”</td>
<td>Ensure accuracy of the Renewal Application and consistency with Attachment G relative to the estimated duration for panel closure.</td>
</tr>
<tr>
<td>Section A2-5b(2) Geomechanical Monitoring</td>
<td>Revised paragraph to accurately describe the purpose of the ground-control program and applicability of the LWA and the MSHA regulations to the ground-control program.</td>
<td>Ensure accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Removed reference to Figure A2-13.</td>
<td>Remove unnecessary information that does not support a Permit requirement and is not required by the New Mexico Hazardous Waste Regulations. The figure is being removed because it is of poor quality and the reference in the text of Attachment A2 is vague.</td>
</tr>
<tr>
<td>Section A2-5b(2)(a) Description of the Geomechanical Monitoring System</td>
<td>Clarified that the borehole extensometer is installed &quot;near,&quot; not &quot;at,&quot; the center of each disposal room.</td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Changed “rock conditions” to “ground conditions.”</td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Section A2-5b(2)(b) System Experience</td>
<td>Removed obsolete historical information relative to system experience gained from the geomechanical monitoring of Panel 1; retained the last paragraph as part of Section A2-5b(2)(a). Clarified that WIPP excavations are “repository” excavations.</td>
<td>Remove obsolete information that no longer has any relevance in the Permit.</td>
</tr>
<tr>
<td>Table A2-1 CH TRU Mixed Waste Handling Equipment Capacities</td>
<td>Added units to the table subheadings, and removed the units from the line items. Added “SLB2 forklift” to the list of equipment. Abbreviated “gallon,” and added the liter-equivalent for the 55-, 85-, and 100-gal drums (e.g., 55-gal (208-L) drums). Corrected maximum gross weight of four-pack for 85-gal (322-L) drums from 4,500 lbs. to 4,000 lbs.</td>
<td>Ensure completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Table A2-2</td>
<td>Removed “Inclinometers” from the instrumentation listed</td>
<td>Ensure the completeness of the Renewal Application. Inclinometers</td>
</tr>
<tr>
<td>Renewal Application Section</td>
<td>Description of Change(s)</td>
<td>Discussion</td>
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<tr>
<td>Instrumentation Used in Support of the Geomechanical Monitoring System</td>
<td>in the table.</td>
<td>are no longer used to support the geomechanical monitoring system.</td>
</tr>
<tr>
<td>Table A2-3 RH TRU Mixed Waste Handling Equipment Capacities</td>
<td>Added units to the table subheadings, and removed the units from the line items. Abbreviated “gallon,” and added the liter-equivalent for the 55-gal drum (i.e., 55-gal (208-L) drum). Added “Light Weight Facility Cask” to list of equipment.</td>
<td>Ensure completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Permit Figure A2-1 Repository Horizon</td>
<td>Moved to Attachment M, Figure M-43; changed title to “Repository Horizon and Underground Waste Transport Routes.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A2-2 Spatial View of the Miscellaneous Unit and Waste Handling Facility</td>
<td>Combined with Figure H1-1 and moved to Attachment M, Figure M-44.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A2-3 Facility Pallet for Seven-Pack of Drums</td>
<td>Combined with Figure A1-10 and moved to Attachment M, Figure M-21; changed title to “Facility Pallet.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A2-5 Typical Backfill Sacks Emplaced on Drum Stacks</td>
<td>Combined with Figure A2-5a and moved to Attachment M, Figure M-45; changed title to “Typical Backfill Sacks Emplaced on Drum Stacks and Emplacement Configurations.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A2-5a Potential MgO Emplacement Configurations</td>
<td>Combined with Figure A2-5 and moved to Attachment M, Figure M-45; changed title to “Typical Backfill Sacks Emplaced on Drum Stacks and Emplacement Configurations.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A2-6 Waste Transfer Cage to Transporter</td>
<td>Moved to Attachment M, Figure M-46.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A2-7 Push-Pull Attachment to Forklift to Allow Handling of Waste Containers</td>
<td>Moved to Attachment M, Figure M-47.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A2-8 Typical RH and CH Transuranic Mixed Waste Container</td>
<td>Moved to Attachment M, Figure M-48.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
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<td>Disposal Configuration</td>
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<tr>
<td>Permit Figure A2-9a Underground Ventilation System Airflow</td>
<td>Moved to Attachment M, Figure M-49.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A2-9a-NFB Underground Ventilation System Airflow (with Building 416)</td>
<td>Moved to Attachment M, Figure M-52.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A2-9b Underground Ventilation System Airflow (with SVS)</td>
<td>Moved to Attachment M, Figure M-50.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A2-11 Typical Room Barricade</td>
<td>Moved to Attachment M, Figure M-51.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A2-11a Typical Bulkhead</td>
<td>Figure removed.</td>
<td>Streamline the Renewal Application by removing duplicative information. This figure is identical to one shown in Attachment G, Appendix G1-B. The reference in the text of Attachment A2 has been changed to Permit Attachment G, Figure G1-B.</td>
</tr>
<tr>
<td>Permit Figure A2-12 WIPP Facility Surface and Underground CH Transuranic Mixed Waste Process Flow Diagram</td>
<td>Combined with Figure A1-13 and moved to Attachment M, Figures M-38 and M-39.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A2-13 Layout and Instrumentation – As of 1/96</td>
<td>Figure removed.</td>
<td>Remove unnecessary information that does not support a Permit requirement and is not required by the New Mexico Hazardous Waste Regulations. This figure is of poor quality, and the reference to the figure in the text of Attachment A2 is vague and unclear; therefore, the figure does not effectively support the descriptive information.</td>
</tr>
<tr>
<td>Permit Figure A2-14 Facility Cask Transfer Car (Side View)</td>
<td>Combined with Figure A1-24 and moved to Attachment M, Figure M-34; changed title to “RH Facility Cask Transfer Car (Side View).”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A2-15 Typical Emplacement Equipment</td>
<td>Figure removed.</td>
<td>Remove obsolete information. This figure is an illustration of the HERE, which has been abandoned-in-place and is now obsolete. The HEM is shown in Figure M-53.</td>
</tr>
<tr>
<td>Permit Figure A2-15a Typical Emplacement Equipment</td>
<td>Moved to Attachment M, Figure M-53.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
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<td>Permit Figure A2-16 RH TRU Waste Facility Cask Unloading from Waste Shaft Conveyance</td>
<td>Moved to Attachment M, Figure M-54.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A2-17 Facility Cask Installed on the Typical Emplacement Equipment</td>
<td>Figure removed.</td>
<td>Remove obsolete information. This figure depicts the HERE; the HEM is depicted in Figure M-53, and the shield plug is depicted in Figure M-55.</td>
</tr>
<tr>
<td>Permit Figure A2-18 Installing Shield Plug</td>
<td>Figure removed.</td>
<td>Remove obsolete information. This figure depicts the HERE; the Facility Cask is depicted in Figure M-29, and the HEM is depicted in Figure M-53.</td>
</tr>
<tr>
<td>Permit Figure A2-19 Shield Plug Supplemental Shielding Plate(s)</td>
<td>Moved to Attachment M, Figure M-55; changed title to “Section of Bore Hole Showing the Shield Plug and Supplemental Shielding Plate(s).”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A2-20 Shielding Layers to Supplement RH Borehole Shield Plugs</td>
<td>Figure removed.</td>
<td>Remove unnecessary detail that is not required by the New Mexico Hazardous Waste Regulations. The detail shown in this figure is related to radiological control, not hazardous waste management; furthermore, the figure is not referenced in the Attachment A2 text. The shielding plates are shown in Figure M-55.</td>
</tr>
<tr>
<td>Figure A2-21</td>
<td>Combined with Figure A2-19 and moved to Attachment M, Figure M-55.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
</tbody>
</table>

**Permit Attachment A3**

**Typical Disposal Panel**

| General | Removed attachment; moved figure to Attachment M, Figure M-42. | Streamline the Renewal Application and ensure its accuracy and readability. |

**Attachment A3 (Permit Attachment A4)**

**Traffic Patterns**

| General | Renumbered to Attachment A3; changed section numbers throughout. | Ensure accuracy and enhance the readability of the Renewal Application. |

| General | Global editorial changes described above. | Ensure accuracy and enhance the readability of the Renewal Application. |

<p>| General | Figure references changed throughout to correspond with figure numbers in Attachment M, Figures. | Ensure the accuracy of the Renewal Application; figures in Attachment A3 have been consolidated into Attachment M, Figures. |</p>
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<th>Discussion</th>
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<tbody>
<tr>
<td>Section A3-1 Traffic Information and Traffic Patterns</td>
<td>Revised description of two access ways to the WIPP facility: one via the Louis Whitlock Road and the second via the South Access Road.</td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Replaced reference to Table A4-1 with reference to Chapter G, Table G-1 of the 2009 Amended Renewal Application.</td>
<td>Ensure completeness and accuracy of the Renewal Application. Permit Table A4-1 has been removed from the Renewal Application; therefore a reference to the 2009 Amended Renewal Application has been provided in its place.</td>
</tr>
<tr>
<td>Section A3-2 Facility Access and Traffic</td>
<td>Changed “Site traffic” to “Traffic within the security fence.”</td>
<td>Clarify the Renewal Application text, thereby ensuring its accuracy relative to the traffic description within this section.</td>
</tr>
<tr>
<td></td>
<td>Changed “with a frequency of perhaps 10 per hour” to “with an approximate frequency of 10 per hour.”</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Removed detail associated with calculations to support the anticipated maximum load of 115,000 lb, and added a reference to Chapter G of the 2009 Amended Renewal Application.</td>
<td>Remove obsolete information upon which the original design of the facility was based. It no longer has any relevance in the Permit.</td>
</tr>
<tr>
<td>Section A3-3 Waste Handling Building Traffic</td>
<td>Changed “payload transfer station in Room 108” to “bolting station in Room 108 of the WHB.”</td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Added “three shielded containers” to the listing of possible container configurations within a HalfPACT.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Added “two three-packs of shielded container assemblies” to the listing of possible container configurations on a facility pallet.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Section A3-4 Underground Traffic</td>
<td>Removed, “The exhaust drift in the waste disposal area will normally not be used for personnel access.”</td>
<td>Ensure the accuracy of the Renewal Application. While it is true that the exhaust drift in the waste-disposal area will not be used as a travel pathway, this area is routinely accessed for ground-control, to take ventilation readings, etc. Therefore, this statement is not entirely accurate. The important point is captured in the preceding sentence: in general, traffic is restricted to the intake ventilation drift to maximize isolation of waste-handling activities from personnel.</td>
</tr>
<tr>
<td></td>
<td>Clarified that airlock and bulkhead vehicle doors are equipped with warning bells or strobe lights to alert personnel when door movement, i.e., “opening or closing,” is imminent.</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>References</td>
<td>Added reference to the 2020 WIPP Hazardous Waste Facility Permit Renewal Application.</td>
<td>Ensure the completeness of the Renewal Application.</td>
</tr>
<tr>
<td>Permit Table A4-1 Waste Isolation Pilot Plant Site Design</td>
<td>Remove table.</td>
<td>Remove obsolete information upon which the original design of the facility was based. It no longer has any relevance in the Permit.</td>
</tr>
<tr>
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<tr>
<td>Designation Traffic Parameters</td>
<td></td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A4-1 General Location of the WIPP Facility</td>
<td>Combined with Figure L-1 and moved to Attachment M, Figure M-56.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A4-2 WIPP Traffic Flow Diagram</td>
<td>Moved to Attachment M, Figure M-57.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A4-2-NFB WIPP Traffic Flow Diagram with Building 416</td>
<td>Moved to Attachment M, Figure M-58.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A4-3 Waste Transport Routes in Waste Handling Building – Container Storage Unit</td>
<td>Combined with Figures A4-3a, and A4-3b and moved to Attachment M, Figure M-59; changed title to “Typical CH Mixed Waste Transport Routes in Waste Handling Building Container Storage Unit.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A4-3a Typical Transport Route for TRUPACT-III and Standard Large Box 2</td>
<td>Combined with Figures A4-3 and A4-3b and moved to Attachment M, Figure M-59; changed title to “Typical CH Mixed Waste Transport Routes in Waste Handling Building Container Storage Unit.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A4-3b Typical Transport Route for TRUPACT-II and Standard Large Box 2 in Room 108</td>
<td>Combined with Figures A4-3 and A4-3a and moved to Attachment M, Figure M-59; changed title to “Typical CH Mixed Waste Transport Routes in Waste Handling Building Container Storage Unit.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A4-4 Typical Underground Transport Route Using E-140</td>
<td>Combined with Figures A2-1, A4-4a, G-1, and G-6 and moved to Attachment M, Figure M-43; changed title to “Repository Horizon and Underground Waste Transport Routes.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A4-4a Typical Underground Transport Route Using W-30</td>
<td>Combined with Figures A2-1, A4-4, G-1, and G-6 and moved to Attachment M, Figure M-43; changed title to “Repository Horizon and Underground Waste Transport Routes.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure A4-5 RH Bay Waste Transport Routes</td>
<td>Combined with Figures A1-14a and A1-17a and moved to Attachment M, Figure M-13; changed title to “RH Bay Ground Floor and Waste Transport Routes.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
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<tr>
<td>Permit Figure A4-6</td>
<td>Combined with Figure A1-17d and moved to Attachment M, Figure M-16; changed figure title to “RH Facility Cask Loading Room and Cask Unloading Storage Area and Waste Transport Route.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>RH Bay Cask Loading Room Waste Transport Route</td>
<td></td>
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<tr>
<td>Permit Figure A4-7</td>
<td>Combined with Figure A1-17c and moved to Attachment M, Figure M-15; changed figure title to “RH Canister Transfer Cell Storage Areas and Waste Transport Routes.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>RH Bay Canister Transfer Cell Waste Transport Route</td>
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**Attachment C**

**Waste Analysis Plan**

| General | Global editorial changes described above.                                                                                       | Ensure accuracy and enhance the readability of the Renewal Application.                                                                       |
|         | Updated document references, as applicable.                                                                                      | Ensure the completeness and accuracy of the Renewal Application.                                                                                |
|         | Updated references to Permit sections, as needed.                                                                                | Ensure the completeness and accuracy of the Renewal Application.                                                                                |

| Section C-0 Introduction and Attachment Highlights | Added “waste” after “contact-handled” and “remote-handled,” as applicable.                                                      | Ensure accuracy and enhance the readability of the Renewal Application.                                                                       |
|                                                   | Replaced “§264.600” with “Part 264, Subpart X.”                                                                                   | Ensure accuracy and enhance the readability of the Renewal Application.                                                                       |

<p>| Section C-0a Waste Characterization | Deleted “Some TRU mixed waste is retrievably stored at the DOE generator/storage sites. Additional TRU mixed waste will be generated and packaged into containers at these generator/storage sites in the future. TRU mixed waste will be retrieved from storage areas at a DOE generator/storage site.” | Remove unnecessary detail that does not support a Permit requirement and is not required by the New Mexico Hazardous Waste Regulations. Although the waste characterization requirements described in the Waste Analysis Plan are the same for both retrievably-stored and newly-generated waste streams, procedures vary somewhat, as described in subsequent sections of this attachment and Renewal Application Attachments C3 and C4. The sentences that have been removed are not relevant to these subsequent discussions. |
|                                     | Replaced “grouped by” with “assigned to.”                                                                                         | Ensure accuracy and enhance the readability of the Renewal Application.                                                                       |
|                                     | Replaced &quot;Wastes&quot; with &quot;Waste.&quot;                                                                                                   | Ensure accuracy and enhance the readability of the Renewal Application.                                                                       |
|                                     | Removed &quot;Radiolysis may also generate halogenated volatile organic compounds.&quot;                                                   | Streamline the Renewal Application by removing redundant language and unnecessary detail in Attachment C. Volatile Organic Compounds are monitored at the WIPP facility in accordance with Renewal Application Attachment N. Transuranic waste is the source of VOCs, regardless of their origin. |</p>
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<tr>
<td>Section C-0b</td>
<td>Replaced “on the WIPP Home Page” with “as specified in Permit Part 1, Section 1.11.”</td>
<td>Streamline Renewal Application text by referencing requirement from Permit Part 1.</td>
</tr>
<tr>
<td></td>
<td>Replaced “on the WIPP Home Page and inform those on the email notification list as specified in Permit Section 1.11.” with “as specified in Permit Part 1, Section 1.11.”</td>
<td>Streamline Renewal Application text by referencing requirement from Permit Part 1.</td>
</tr>
<tr>
<td></td>
<td>Added “The NMED will evaluate the Determination Request, determine the adequacy of the Determination Request, and notify the DOE as to whether or not it concurs with its provisional approval.”</td>
<td>Clarify text regarding the actions taken by the NMED upon receipt of the Determination Request to ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Added “, only if there are actual plans to seek an AK Sufficiency Determination; otherwise no action is required.”</td>
<td>Clarify Renewal Application text relative to the Permittees’ reporting requirements if there are no plans to seek an AK Sufficiency Determination for the upcoming federal fiscal year.</td>
</tr>
<tr>
<td>Section C-1d</td>
<td>Added “EPA” before “hazardous waste numbers.”</td>
<td>Provide clarification and ensure consistency in the Renewal Application text.</td>
</tr>
<tr>
<td>Control of Waste Acceptance</td>
<td>Replaced “for WIPP disposal” with “destined for disposal at the WIPP facility.”</td>
<td>Provide clarification and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>Section C-2</td>
<td>Added “EPA” before “hazardous waste numbers.”</td>
<td>Provide clarification and ensure consistency in the Renewal Application text.</td>
</tr>
<tr>
<td>Waste Characterization Program Requirements and Waste Characterization Parameters</td>
<td>Replaced “five” with “the following.”</td>
<td>Streamline the Renewal Application text and enhance its readability.</td>
</tr>
<tr>
<td>Section C-3a</td>
<td>Replaced “for WIPP disposal” with “from disposal at the WIPP facility.”</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>Acceptable Knowledge</td>
<td>Replaced “Additional” with “Subsequent.”</td>
<td>Ensure the accuracy and readability of the Renewal Application.</td>
</tr>
<tr>
<td>Section C-3b</td>
<td>Removed “Read-only access to the WWIS will be provided to NMED.”</td>
<td>Streamline the Renewal Application text by removing redundant descriptive information that is provided in the prior section.</td>
</tr>
<tr>
<td>Radiography and Visual Examination</td>
<td>Added “DOE” with “the Permittees.”</td>
<td>Clarify that it is the responsibility of the Permittees to reassess the site waste characterization program.</td>
</tr>
<tr>
<td>Section C-5a(1)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>WWIS Description</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Section C-5a(2)</td>
<td></td>
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</tr>
<tr>
<td>Renewal Application Section</td>
<td>Description of Change(s)</td>
<td>Discussion</td>
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</tr>
<tr>
<td>Checks</td>
<td></td>
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</tr>
<tr>
<td>Section C-5b(1) Examination of the EPA Uniform Hazardous Waste Manifest and Associated Waste Tracking Information</td>
<td>Replaced “Package (container or canister)” with “Container or canister.”</td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Section C-8 Reporting</td>
<td>Added “on EPA Form 8700-13 A/B.”</td>
<td>Ensure the completeness of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Replaced “time period covered by the report” with “previous year.”</td>
<td>Clarify the reporting period for the biennial report.</td>
</tr>
<tr>
<td>Table C-3 WIPP Waste Information System Data Fields</td>
<td>Replaced “Hazardous Code” with “EPA Hazardous Waste Number.”</td>
<td>Provide clarification and ensure consistency in the Renewal Application text.</td>
</tr>
<tr>
<td></td>
<td>Replaced “multiple occurring” with “recurring.”</td>
<td>Enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>Table C-5 Listing of Permitted EPA Hazardous Waste Numbers</td>
<td>Added “EPA” in title.</td>
<td>Provide clarification and ensure consistency in the Renewal Application text.</td>
</tr>
<tr>
<td>Figure C-2</td>
<td>Added Figure C-2.</td>
<td>Ensure completeness of the Renewal Application. This figure was inadvertently left out in a previous revision to the Permit.</td>
</tr>
</tbody>
</table>

**Attachment C1**

**Waste Characterization Testing Methods**

<table>
<thead>
<tr>
<th>General</th>
<th>Global editorial changes described above.</th>
<th>Ensure accuracy and enhance the readability of the Renewal Application.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Section C1-1 Radiography</td>
<td>Replaced “One or more training” with “Training.”</td>
<td>Enhance the readability of the Renewal Application. “Training containers” is plural; therefore, “one or more” is implied.</td>
</tr>
<tr>
<td></td>
<td>Removed “with items.”</td>
<td>Remove redundancy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Added “and internal containers of various sizes.”</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
</tbody>
</table>

**Attachment C3**

**Quality Assurance Objectives and Data Validation Techniques for Waste Characterization Methods**

<table>
<thead>
<tr>
<th>General</th>
<th>Global editorial changes described above.</th>
<th>Ensure accuracy and enhance the readability of the Renewal Application.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Updated document references, as applicable.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Renewal Application Section</td>
<td>Description of Change(s)</td>
<td>Discussion</td>
</tr>
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<td>-----------------------------</td>
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</tr>
<tr>
<td>Section C3-2, Non Destructive Examination Methods</td>
<td>Added “methods.”</td>
<td>Enhance the readability of the Renewal Application by clarifying that the QAOs apply to the NDE methods.</td>
</tr>
</tbody>
</table>
| Section C3-3, Acceptable Knowledge | Replaced “the independent review of acceptable knowledge information” with “independent reviews.”  
Deleted “All sites must assign hazardous waste number in accordance with Permit Attachment C4-3b and provide this information regarding its waste to other sites who store or generate a similar waste stream.” | Enhance the readability of the Renewal Application by removing redundancy.
Remove an unnecessary requirement that does not support a Permit requirement and is not required by the New Mexico Hazardous Waste Regulations. Generator/storage sites are required to characterize only the waste they generate and are not obligated to provide information to other sites for the purposes of ensuring comparability across the sites. Comparability is ensured, as stated in the Renewal Application, through sites meeting the training requirements and complying with the minimum standards outlined for procedures that are used to implement the AK process. |
| Section C3-4a, Data Generation Level | Replaced “readable” with “unreadable.”                                                  | Ensure the accuracy of the Renewal Application.                           |
| Section C3-4b, Project Level | Remove paragraph beginning "The Site Project Manager shall ensure that a repeat of the data…” | Remove a requirement that is not necessary to support a Permit requirement and is not required by the New Mexico Hazardous Waste Regulations. Data collected at the generator/storage sites over the last ten years indicate that this is a redundant review that does not result in findings¹. Should any discrepancies between the initial data-generation level review and the quarterly repeat be observed, the Permit does not prescribe resulting corrective action. Therefore, this requirement is not only redundant, it is meaningless. |
| Section C3-6a, Data Generation Level | Replaced “serial” with “identification.”                                               | Ensure the accuracy of the Renewal Application.                           |
| Section C3-6b(2), Characterization Information Summary | Added “, if applicable.”                                                              | Clarify the text of the Renewal Application and enhance its readability.  |
| | Added “EPA” before “hazardous waste number.”                                           | Provide clarification and ensure consistency in the Renewal Application text.|
| Section C3-7, Nonconformances | Added “If nonconformances are not identified in a given month, a report is not required.” | Clarify Renewal Application text relative to the Permittees’ reporting requirements if there are no nonconformances identified in a given month. |
| Section C3-9, Changes to WAP-Related Plans or | Added “data-quality affecting.”                                                        | Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application. |
| | Added “If changes to data-quality affecting plans and”                                 | Clarify Renewal Application text relative to the Permittees’ reporting requirements |

## Renewal Application Section

<table>
<thead>
<tr>
<th>Description of Change(s)</th>
<th>Discussion</th>
</tr>
</thead>
<tbody>
<tr>
<td>Procedures are not identified in a given month, a report is not required.&quot;</td>
<td>requirements if there are no changes to data-quality affecting plans and procedures identified in a given month.</td>
</tr>
</tbody>
</table>

### Attachment C4

**TRU Mixed Waste Characterization Using Acceptable Knowledge**

**General**

- Global editorial changes described above.
- Ensure accuracy and enhance the readability of the Renewal Application.

**Section C4-3g**

**Audits of Acceptable Knowledge**

- Revised paragraph pertaining corrective actions associated with AK compilation and/or EPA hazardous waste number assignment as follows: "After the audit is complete, the DOE will provide the site with preliminary results at a close-out meeting. The DOE will prepare a final audit report that includes the observations and findings identified during the audit. Sites shall respond to the audit findings and identify corrective actions. Audit results will be included in the final audit report (Permit Attachment C6). If AK procedures do not exist, the required information is not available, or corrective actions (i.e., CARs) are associated with deficiencies in the AK compilation process (i.e., the minimum required information in Section C4-2 has not been collected and organized to present the required information on the subject waste stream(s)), and/or EPA hazardous waste number assignment is not accurate, the Permittees will not manage, store, or dispose TRU mixed waste for the subject waste stream(s). Permit Attachment C3, Section C3-7, Nonconformances, requires the responsible organization(s) to review CARs and evaluate the extent of condition. If, during the corrective action process, the extent of condition is determined to be applicable to other waste streams, the Permittees will not manage, store, or dispose TRU mixed waste from those affected waste streams. Management, storage, or disposal of the affected waste streams at the WIPP facility will not resume until the DOE agrees that the corrective actions have been implemented and the site complies with the applicable requirements of the WAP." |

- Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application. The required AK information that must be compiled for each waste stream is listed in Sections C4-2b and C4-2c, as applicable. If during an audit, the auditor discovers that the minimum AK information required by Section C4-2 has not been compiled, a CAR may be issued. There are instances when an auditor may issue a CAR against generator/storage site AK standard operating procedures, which delineate the process for compilation of AK, for deficiencies not associated with the completeness of the AK information. For example, failure to complete administrative tasks per the AK procedures such as signing documents, checking appropriate boxes, and placing copies in required repositories does not constitute a failure to collect the minimum information required for waste characterization per Section C4-2. Therefore, in order to avoid such a broad interpretation of AK completeness, clarification is needed. The Permit currently states that the Permittees "will not manage, store, or dispose TRU mixed waste for the subject waste summary category if, during the audits of generator/storage sites, CARs are identified associated with AK compilation." The Permit further states that Permittees will not resume such activities until the DOE determines that all corrective actions have been implemented. As described in Section C4-3c of the Permit, the AK documentation that comprises the auditable record is assembled by waste stream. If a deficiency in AK compilation is identified for a particular waste stream, the DOE corrective action process requires that the responsible organization evaluates the extent of the condition associated with the resulting CAR. Through this evaluation, the Permittees can clearly identify which waste streams are impacted by the audit finding(s); therefore, it is not necessary for the cessation of TRU mixed waste management, storage, or disposal to extend to the entire waste summary category group but rather to the specific waste streams that are affected by the
<table>
<thead>
<tr>
<th>Renewal Application Section</th>
<th>Description of Change(s)</th>
<th>Discussion</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>observed deficiency.</td>
<td></td>
</tr>
</tbody>
</table>

**Attachment C5**  
Quality Assurance Project Plan Requirements

<table>
<thead>
<tr>
<th>General</th>
<th>Global editorial changes described above.</th>
<th>Ensure accuracy and enhance the readability of the Renewal Application.</th>
</tr>
</thead>
</table>

**Attachment C6**  
Audit and Surveillance Program

<table>
<thead>
<tr>
<th>General</th>
<th>Global editorial changes described above.</th>
<th>Ensure accuracy and enhance the readability of the Renewal Application.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Section C6-2 Audit Procedures</td>
<td>Removed “annual” from the sixth bullet.</td>
<td>Ensure the accuracy of the Renewal Application. This bullet pertains to all certification audits, both initial and recertification.</td>
</tr>
<tr>
<td>Section C6-3 Audit Position Functions</td>
<td>Added “DOE” to last bullet in the first list.</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>Section C6-4 Audit Conduct</td>
<td>Changed “DOE’s tracking systems” to “the DOE’s CAR tracking system.”</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Removed “and observations” so that the sentence reads, “Deficiencies (items corrected during the audit and CARs) will be tracked to completion according to established procedure(s).”</td>
<td>Ensure the accuracy of the Renewal Application; observations are not tracked to completion.</td>
</tr>
<tr>
<td>Tables General</td>
<td>Made table consistent with revisions to the corresponding text sections.</td>
<td>Ensure consistency within the Renewal Application.</td>
</tr>
</tbody>
</table>

**Attachment C7**  
TRU Waste Confirmation

<table>
<thead>
<tr>
<th>General</th>
<th>Global editorial changes described above.</th>
<th>Ensure accuracy and enhance the readability of the Renewal Application.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Introduction</td>
<td>Updated references to Permit sections, as needed.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>C7-1 Permittee Confirmation of TRU Mixed Waste</td>
<td>Added “waste analysis requirements of the” to the first sentence.</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>C7-1b Radiography</td>
<td>Revised text to indicate that waste confirmation occurs after waste containers have been certified for “shipment to and” disposal at the WIPP facility.</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Replaced “Although these six components are required,”</td>
<td>Streamline the Renewal Application by removing redundancy, thereby</td>
</tr>
<tr>
<td>Renewal Application Section</td>
<td>Description of Change(s)</td>
<td>Discussion</td>
</tr>
<tr>
<td>-----------------------------</td>
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<td>---------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Methods Requirements</td>
<td>it&quot; with &quot;It.&quot;</td>
<td>enhancing its readability.</td>
</tr>
<tr>
<td>C7-1c Visual Examination Methods Requirements</td>
<td>Added &quot;who witnessed the packaging of the waste.&quot;</td>
<td>Ensure the completeness of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Added &quot;/audio.&quot;</td>
<td>Ensure the completeness of the Renewal Application.</td>
</tr>
<tr>
<td>C7-2 Noncompliant Waste Identified During Waste Confirmation</td>
<td>Added &quot;and the Management and Operating Contractor and the DOE Carlsbad Field Office will be notified.&quot;</td>
<td>Ensure the completeness of the Renewal Application.</td>
</tr>
<tr>
<td>Figure C7-1 Overview of Waste Confirmation</td>
<td>Revised figure.</td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
</tbody>
</table>

**Attachment D**  
**RCRA Contingency Plan**

<table>
<thead>
<tr>
<th>General</th>
<th></th>
</tr>
</thead>
</table>
| Section D-1 Scope and Applicability                                   | Clarified text to indicate that derived waste will be “managed as TRU mixed waste” and emplaced in the rooms in the HWDUs…  
Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application. |
| Section D-4a(2) Communication of Emergency Conditions to Facility Employees | Added text to clarify that if evacuation of underground personnel is required due to a power failure, a backup generator is available to power the hoisting equipment.  
Ensure the completeness and accuracy of the Renewal Application. |
| Section D-4e(1) Fires                                                  | Clarified that water and dry chemical materials "in use at the WIPP facility" have been determined to be compatible with components of TRU mixed waste "and site-generated hazardous waste,"  
Ensure the completeness and accuracy of the Renewal Application. |
| Section D-4f(1) Management and Disposition of Released Material       | Revised text by combining the first and second paragraphs.     
Ensure accuracy and enhance the readability of the Renewal Application. |
| Section D-8a Surface Evacuation On-site Assembly and Off-site Staging Areas | Changed title of section to "Surface Evacuation On-site Assembly and Off-site Staging Areas."  
Ensure the accuracy of the Renewal Application by creating consistency with the titles of Figures D-6 and D-6-NFB. |
| Section D-8a Surface Evacuation On-site Assembly and Off-site Staging Areas | Revised text to clarify that security officers remain at the "WIPP facility main gate," not the "primary staging area gate," 24 hours a day."  
Ensure the accuracy of the Renewal Application. |
<table>
<thead>
<tr>
<th>Renewal Application</th>
<th>Description of Change(s)</th>
<th>Discussion</th>
</tr>
</thead>
<tbody>
<tr>
<td>Section D-8b</td>
<td>Revised text to clarify that decontamination of personnel will be conducted consistent with radiological control procedures pursuant to 10 CFR Part 835.</td>
<td>Ensure the completeness of the Renewal Application by citing the applicable standard for radiological control procedures.</td>
</tr>
<tr>
<td>Underground Assembly Areas and Egress Hoist Stations</td>
<td>Revised description primary evacuation routes for the WIPP facility: Louis Whitlock Road, which connects to U.S. Highway 62/180, and State Highway 128 via the South Access Road.</td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Location of the RCRA Contingency Plan and Plan Revision</td>
<td>Added three additional agencies to the list of recipients for the RCRA Contingency Plan: Eddy County Fire Service, Eddy County Emergency Management and Lea County Emergency Management.</td>
<td>Ensure the completeness of the Renewal Application.</td>
</tr>
<tr>
<td>Table D-2</td>
<td>Plant Base Radios – Changed &quot;transmitters&quot; to &quot;radio.&quot;</td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Emergency Equipment Maintained at the Waste Isolation Pilot Plant</td>
<td>TDOP Upender – Revised text to clarify that the upender facilitates overpacking standard waste boxes into TDOPs.</td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Figure D-1</td>
<td>Updated figure to include the information from Figure D-1a and Figure D-6.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>WIPP Surface Structures</td>
<td>Moved information from this figure to Figure D-1.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Figure D-1a-NFB</td>
<td>Updated figure to include the information from Figure D-1a-NFB and Figure D-6-NFB.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Legend to Figure D-1</td>
<td>Moved information from this figure to Figure D-1-NFB.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Figure D-3</td>
<td>Figure removed; the underground facility is depicted in Figure D-4. In addition, this figure is also depicted in Attachment M, Figure M-43.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>WIPP Underground Facilities</td>
<td>Renumbered figure from Figure D-4 to Figure D-3; updated text reference to figure, as appropriate.</td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Figure D-4-NFB</td>
<td>Renumbered figure from Figure D-5 to Figure D-4; updated text reference to figure, as appropriate.</td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Legend to Figure D-4-NFB (Building 416)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Figure D-5</td>
<td>Renumbered figure from Figure D-5-NFB to Figure D-4-NFB; updated text reference to figure, as appropriate.</td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Renewal Application Section</td>
<td>Description of Change(s)</td>
<td>Discussion</td>
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</tbody>
</table>
| System with Building 416                                        | **Figure D-6**  WIPP On-Site Assembly Areas and Off-Site Staging Areas  
Figure removed; this information is being moved to Figure D-1 with exception to the eye wash locations and the “E” symbol in the legend. Eyewash equipment locations are specifically described in Table D-2. The “E” designation in the legend was not used in the figure. Exit locations for the Waste Handling Building are depicted in Figures 6a through 6c. Change text references from Figure D-6 to Figure D-1. | Streamline the Renewal Application and ensure its accuracy and readability.                         |
|                                                                | **Figure D-6-NFB**  WIPP On-Site Assembly Areas and Off-Site Staging Areas with Building 416  
Figure removed; this information is being moved to Figure D-1-NFB with exception to the eye wash locations and the “E” symbol in the legend. Eyewash equipment locations are described specifically in Table D-2. The “E” designation in the legend was not used in the figure. Exit locations for the Waste Handling Building are depicted in Figures 6a through 6c. Change text references from Figure D-6-NFB to Figure D-1-NFB. | Streamline the Renewal Application and ensure its accuracy and readability.                         |
|                                                                | **Figure D-6a**  RH Bay Evacuation Routes  
Renumbered figure from Figure D-6a to Figure D-5; updated text reference to figure, as appropriate.                                                                                                      | Ensure the accuracy of the Renewal Application.                                                     |
|                                                                | **Figure D-6b**  RH Bay Hot Cell Evacuation Routes  
Renumbered figure from Figure D-6b to Figure D-6; updated text reference to figure, as appropriate.                                                                                                      | Ensure the accuracy of the Renewal Application.                                                     |
|                                                                | **Figure D-6c**  Evacuation Routes in the Waste Handling Building  
Renumbered figure from Figure D-6c to Figure D-7; updated text reference to figure, as appropriate.                                                                                                      | Ensure the accuracy of the Renewal Application.                                                     |
|                                                                | **Permit Figure D-7**  Designated Underground Assembly Areas  
Figure removed; the underground assembly areas are depicted on Figure D-3. Change text references from Figure D-7 to Figure D-3.                                                                 | Streamline the Renewal Application and ensure its accuracy and readability.                         |

**Attachment E**  
**Inspection Schedule, Process and Forms**

<table>
<thead>
<tr>
<th>General</th>
<th>Global editorial changes described above.</th>
<th>Ensure accuracy and enhance the readability of the Renewal Application.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Introduction</td>
<td>Revised the text identifying what Permit-specified facility inspections (including container inspections) are supposed to detect. Deleted “…malfunctions,”</td>
<td>Ensure the accuracy of the Renewal application by revising the text to more closely incorporate the regulatory language in 20.4.1.500 NMAC (incorporating 40 CFR §264.15(a)).</td>
</tr>
<tr>
<td>Renewal Application Section</td>
<td>Description of Change(s)</td>
<td>Discussion</td>
</tr>
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<td>-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td></td>
<td>deterioration, operator errors, and discharges that may cause or lead to releases of hazardous waste or hazardous waste constituents to the environment or that could be a threat to human health*. Replaced with “… malfunctions and deterioration, operator errors, and discharges which may be causing—or may lead to—(1) release of hazardous waste constituents to the environment or (2) a threat to human health, in accordance with 20.4.1.500 New Mexico Administrative Code (NMAC) (incorporating 40 CFR §264.15a)*.</td>
<td>Streamline the Renewal Application by removing redundancy, thereby enhancing its readability. The reasons for performing the Permit-specified inspections are identified in the preceding section, Introduction.</td>
</tr>
<tr>
<td></td>
<td>Deleted &quot;The equipment will be inspected for malfunctions, deterioration, potential for operator errors, and discharges which could lead to a release of hazardous waste constituents to the environment or pose a threat to human health&quot;.</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Changed “necessary” to “used”.</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Changed &quot;Operational…” to “The Permittees maintain operational…”</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>Section E-1 Inspection Schedule</td>
<td>Deleted &quot;in the Operating Record…”</td>
<td>Remove a requirement from the Renewal Application that does not support a Permit requirement and is not reflected in the New Mexico Hazardous Waste Regulations. The regulations require the records and results of inspections (i.e., completed inspection forms or logbooks), not the operational procedures themselves, to be maintained in the Operating Record.</td>
</tr>
<tr>
<td></td>
<td>Deleted &quot;The operational procedures are maintained at the WIPP Facility. Tables E-1 and E-1a summarize inspections, frequencies, responsible organizations, and the types of anticipated problems as well as the references for the operational procedures&quot;.</td>
<td>Streamline the Renewal Application and enhance its readability by removing duplicative text that is captured in the preceding paragraph.</td>
</tr>
<tr>
<td></td>
<td>Deleted &quot;The records maintained as the WIPP Records Archive are stored in facilities that are temperature and humidity controlled especially for the long term storage of records and readily retrievable and available for inspection&quot;.</td>
<td>Remove unnecessary detail that does not support a Permit requirement and is not required by the New Mexico Hazardous Waste Regulations.</td>
</tr>
<tr>
<td></td>
<td>Changed “data sheets” to “inspection forms.”</td>
<td>Ensure the accuracy of the Renewal Application by creating consistency within Attachment E when referring to types of inspection records.</td>
</tr>
<tr>
<td>Renewal Application Section</td>
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<td></td>
<td>Added “… or pre-evolution…” to the identified type of inspection.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Deleted “…, or in operational procedures.”</td>
<td>Remove redundancy within the sentence, thereby streamlining and enhancing the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Added “or inspection form” to identify inspection results can be entered into a logbook or inspection form.</td>
<td>Ensure the accuracy of the Renewal Application by creating consistency with earlier text in same paragraph.</td>
</tr>
<tr>
<td></td>
<td>Added “procurement action” as an action that may be taken to address an identified inspection deficiency, discrepancy, or needed repair.</td>
<td>Ensure the completeness and accuracy of the Renewal Application; a procurement action may be needed to be completed to correct/address an identified inspection issue.</td>
</tr>
<tr>
<td></td>
<td>Deleted &quot;(CHAMPS),” which is the name of current software system used for maintenance management, and lowercased “maintenance management tracking program.”</td>
<td>Remove specificity of the automated maintenance management system used at the WIPP facility to ensure the accuracy of the Renewal Application. Should the Permittees decide to use another automated maintenance management system, a permit modification will not be necessary.</td>
</tr>
<tr>
<td></td>
<td>Added “inspection form” as an additional document in which the compensatory measures may be specified.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Added &quot;…WIPP automated maintenance management tracking program…” to replace “…CHAMPS system…”</td>
<td>Remove specificity of the automated maintenance management system used at the WIPP facility to ensure the accuracy of the Renewal Application. Should the Permittees decide to use another automated maintenance management system, a permit modification will not be necessary.</td>
</tr>
<tr>
<td></td>
<td>Deleted “The schedule is discussed daily to ensure facility configuration can support scheduled…” Deleted “…items and to allocate…” Added “…with other facility activities…”</td>
<td>Ensure the completeness and accuracy of the Renewal Application by combining two sentences pertaining work scheduling.</td>
</tr>
<tr>
<td></td>
<td>Deleted “…for normal operations to resume.”</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application; the text already indicates the equipment is returned to an operational status.</td>
</tr>
<tr>
<td></td>
<td>Changed “Requirements…” to “The Permittees meet the requirements…”</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Changed “…maintained in the Operating Record” to “…on file at the WIPP facility”.</td>
<td>Remove a requirement from the Renewal Application that does not support a Permit requirement and is not reflected in the New Mexico Hazardous Waste Regulations. Per the regulations, the records and results of inspections (i.e., completed inspection forms or logbooks), not the current copies of inspection forms, are required to be maintained in the Operating Record.</td>
</tr>
<tr>
<td></td>
<td>Added “…to inspections” to “Non-administrative”</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
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<td>changes…” Changed “frequency or contact of inspections” to “frequency or content of inspection schedules.” Deleted “…to inspection forms…”</td>
<td>the Renewal Application relative to the requirements of 40 CFR §270.42, Appendix I.</td>
</tr>
<tr>
<td></td>
<td>Added “waste handling” to “equipment” to clarify which equipment is being addressed by the text.</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Changed “maintained” to “recorded”.</td>
<td>Ensure the completeness and accuracy of the Renewal Application by indicating that the status of waste handling equipment is recorded in an equipment logbook.</td>
</tr>
<tr>
<td></td>
<td>Deleted “…as the first activity in the inspection procedure” and replaced it with “…regarding the status of the equipment.”</td>
<td>Ensure the accuracy of the Renewal Application. For example, the first activity may be to identify the date of the inspection or the equipment identification number on the inspection checklist.</td>
</tr>
<tr>
<td></td>
<td>Added the “TDOP Upender, and the Payload Transfer Station” to the identified list of CH TRU waste handling equipment controlled by a logbook.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Deleted ”…and radiation monitoring equipment will be…”</td>
<td>Remove unnecessary detail from the Renewal Application that is not governed by the New Mexico Hazardous Waste Management Regulations. The radiation protection standards are established by the DOE, pursuant to 10 CFR Part 835, Occupation Radiation Protection for protecting individuals from ionizing radiation resulting from the conduct of DOE activities. Concerning radiation monitoring equipment, 10 CFR Part 835 requires that deployed radiation monitoring equipment is maintained and calibrated on an established frequency and routinely tested for operability.</td>
</tr>
<tr>
<td></td>
<td>Revised text to clarify that preventive maintenance is performed according to manufacturers’ instructions and/or DOE orders to reduce the likelihood of mechanical failure, but is not performed to meet the inspection requirements of 40 CFR §264.15(a).</td>
<td>Ensure the accuracy of the Renewal Application by creating consistency with the changes to Table E-1a relative to the removal of the preventive maintenance procedures.</td>
</tr>
<tr>
<td></td>
<td>Updated the references cited. This resulted in deleting the WIPP Safety Analysis Report and identifying the more recent WIPP Documented Safety Analysis. This also resulted in deleting the WIPP Remote-Handled Waste Preliminary Safety Analysis Report (RH PSAR) reference.</td>
<td>Ensure the completeness and accuracy of the Renewal Application by removing obsolete references and replacing them with the appropriate current reference. The WIPP Documented Safety Analysis addresses the safety analysis of WIPP CH and RH waste operations. This includes the receipt, movement, and emplacement of CH and RH waste containers with mechanical equipment.</td>
</tr>
<tr>
<td></td>
<td>Deleted “Equipment subject to failures that cannot practically be mitigated is retained for analysis and is the basis for contingency planning”.</td>
<td>Ensure the accuracy of the Renewal Application. The WIPP Documented Safety Analysis documents the hazard analysis performed for the WIPP facility; this hazard analysis considers the potential for equipment failure and human error and identifies</td>
</tr>
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<td></td>
<td>Changed “…maintained in the Operating Record…” to “…kept on file at the WIPP facility…” concerning the location of the current inspection procedures.</td>
<td>Preventive and mitigative controls to lessen risks.</td>
</tr>
<tr>
<td></td>
<td>Deleted “An example equipment inspection checklist and a typical logbook form are shown as Figures E-1 and E-2”.</td>
<td>Remove a requirement from the Renewal Application that does not support a Permit requirement and is not reflected in the New Mexico Hazardous Waste Regulations. Per the regulations, the records and results of inspections (i.e., completed inspection forms or logbooks), not the inspection procedures themselves, are required to be maintained in the Operating Record.</td>
</tr>
<tr>
<td></td>
<td>Deleted “Actual checklists or forms are maintained within the Operating Record”.</td>
<td>Remove unnecessary detail from the Renewal Application that does not support a Permit requirement and is not required by the New Mexico Hazardous Waste Regulations; Figures E-1 and E-2 are being removed.</td>
</tr>
<tr>
<td>Section E-1a General Inspection Requirements</td>
<td>Deleted reference to Table E-2.</td>
<td>Ensure the accuracy of the Renewal Application. Table E-2 was deleted since the individual pieces of equipment/systems listed are already listed in Table E-1.</td>
</tr>
<tr>
<td></td>
<td>Deleted “…a copy of which is maintained at the WIPP facility”.</td>
<td>Remove redundancy, thereby streamlining the Renewal Application and enhancing its readability. Copies of inspection forms were previously addressed in Section E-1, Inspection Schedule.</td>
</tr>
<tr>
<td></td>
<td>Deleted sentence pertaining to daily inspection of areas subject to spills and moved to Section E-1a(2), Frequency of Inspections.</td>
<td>Remove redundancy, thereby streamlining the Renewal Application and enhancing its readability.</td>
</tr>
<tr>
<td>Section E-1a(1) Types of Problems</td>
<td>Added “…tubing…” to enhance the example provided for visible cracks.</td>
<td>Ensure the completeness of the Renewal Application by enhancing the descriptive information provided as examples of the types of problems looked for during inspections.</td>
</tr>
<tr>
<td>Section E-1a(2) Frequency of Inspections</td>
<td>Deleted reference to Table E-2.</td>
<td>Ensure the accuracy of the Renewal Application. Table E-2 was deleted since the individual pieces of equipment/systems listed are already listed in Table E-1.</td>
</tr>
<tr>
<td></td>
<td>Replaced “Areas subject to spills, such as loading and unloading areas, are inspected daily when in use, consistent with the requirements of 20.4.1.500 NMAC (incorporating 40 CFR §264.15(b)(4))” with sentence from Section E-1a, “When in use, daily inspections are made of areas subject to spills, such as TRU mixed waste loading and unloading areas in the WHB Unit, and involve looking for deterioration in structures, mechanical items, floor coatings, equipment,”</td>
<td>Remove redundancy, thereby streamlining the Renewal Application and enhancing its readability.</td>
</tr>
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<tr>
<td>Section E-1a(3) Monitoring Systems</td>
<td>malfunctions, etc., in accordance with 20.4.1.500 NMAC (incorporating 40 CFR §264.15(b)(4)).&quot;</td>
<td>Ensure the accuracy of the Renewal Application. Table E-2 was deleted since the individual pieces of equipment/systems listed are already listed in Table E-1.</td>
</tr>
<tr>
<td></td>
<td>Deleted “…are shown in Table E-2 and…”</td>
<td>Clarify that the geomechanical monitoring system identifies the development of unsafe conditions, thereby ensuring the accuracy of the Renewal Application. This text, as written, implies the WIPP geomechanical monitoring system assures no unsafe conditions are allowed to develop.</td>
</tr>
<tr>
<td></td>
<td>Deleted “…assure no…,” added “identify the development of,” and deleted “…are allowed to develop.”</td>
<td>Ensure the completeness and accuracy of the Renewal Application by adding a reference to Table E-1 since the reference to Table E-2 has been removed.</td>
</tr>
<tr>
<td></td>
<td>Removed “the fixed radiation monitoring equipment” from the listing of systems that are continuously statused by the CMR.</td>
<td>Ensure the completeness and accuracy of the Renewal Application by adding more specific Permit citations concerning information located in Permit Part 3.</td>
</tr>
<tr>
<td></td>
<td>Added “Key equipment monitored by these two systems are identified in Table E-1 and include a specified inspection frequency”.</td>
<td>Streamline the Renewal Application and enhance its readability by removing duplicative information. This information is addressed in Section A1-1b, Description of Containers, and Permit Part 3, Section 3.3.1.</td>
</tr>
<tr>
<td>Section E-1b(1) Container Inspection</td>
<td>Added “Section 3.3.1 and Permit Attachment A1, Section A1-1b”.</td>
<td>Ensure the completeness and accuracy of the Renewal Application. The original wording was more specific to TRUPACT-IIs. The text was revised to reference CH Packages to be inclusive of TRUPACT-IIs, HalfPACTs, and TRUPACT-IlIs.</td>
</tr>
<tr>
<td></td>
<td>Deleted “Off-site waste that will be managed and stored as CH TRU mixed waste will arrive in 55-gallon drums arranged as seven (7)-packs, in Ten Drum Overpacks (TDOP), in 85-gallon drums arranged as four (4) packs, in 100-gallon drums arranged as three (3) packs, in standard waste boxes (SWB), in standard large box 2s (SLB2s) or shielded containers as (3)-packs”.</td>
<td>Ensure the completeness and accuracy of the Renewal Application. The original wording was more specific to TRUPACT-IIs. The text was revised to reference CH Packages to be inclusive of TRUPACT-IIs, HalfPACTs, and TRUPACT-IlIs.</td>
</tr>
<tr>
<td></td>
<td>Revised the sentence, “If CH TRUPACT-II mixed waste handling operations should stop for any reason with containers located on the TRUPACT-II Unloading Dock (TRUDOCK) storage area of the WHB Unit or in room 108 while still in the Contact-Handled Packages, primary waste container inspections could not be accomplished until the containers are removed from the shipping containers” to read, “If CH TRU mixed waste handling operations should stop for any reason with containers in the CH package (e.g., at the TRUDOCKs or in Room 108), primary waste container inspections cannot be accomplished until the containers of waste are removed from the CH package.”</td>
<td>Ensure the accuracy of the Renewal Application. Table E-2 was deleted since the individual pieces of equipment/systems listed are already listed in Table E-1.</td>
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<td>Revised &quot;off-site waste that will be managed and stored as RH TRU mixed waste will arrive in containers inside Nuclear Regulatory Commission (NRC)-certified casks designed to provide shielding and facilitate safe handling&quot; to &quot;off-site waste managed and stored as RH TRU mixed waste arrives in Nuclear Regulatory Commission-certified casks.&quot;</td>
<td>Streamline the Renewal Application and enhance its readability by removing duplicative descriptive detail that is covered in Attachment A1.</td>
</tr>
<tr>
<td>Deleted &quot;Canisters, will be loaded singly into an RH-TRU 72-B cask&quot;.</td>
<td></td>
<td>Streamline the Renewal Application and enhance its readability by removing duplicative information that is addressed in Section A1-1b, Description of Containers.</td>
</tr>
<tr>
<td>Deleted &quot;Drums will be loaded into a CNS 10-160B cask&quot;.</td>
<td></td>
<td>Streamline the Renewal Application and enhance its readability by removing duplicative information that is addressed in Section A1-1b, Description of Containers.</td>
</tr>
<tr>
<td>Deleted “Because RH TRU mixed waste is stored in the Parking Area Unit in sealed casks, there are no additional requirements for engineered secondary containment systems”.</td>
<td></td>
<td>Streamline the Renewal Application and enhance its readability by removing duplicative information. This information is addressed later in this section.</td>
</tr>
<tr>
<td>Changed “Following removal of the canisters and drums” to “Following removal of the canisters or drums.”</td>
<td></td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Deleted “As RH TRU mixed waste is held in canisters within a canister rack the physical inspection of the drum or canister is not possible”.</td>
<td></td>
<td>Ensure the completeness and accuracy of the Renewal Application. The only time RH TRU mixed waste is stored in a “rack” is in the Hot Cell. At other times, the canister is in a 72B Cask, shielded insert, or Facility Cask. The next paragraph of this section contains a more detailed discussion concerning inspection of RH TRU mixed waste containers.</td>
</tr>
<tr>
<td>Deleted “Because RH TRU mixed waste is in sealed casks, there are no additional requirements for engineered secondary containment systems”.</td>
<td></td>
<td>Ensure the completeness and accuracy of the Renewal Application. In the Hot Cell, Transfer Cell, and the Facility Cask Loading Room, the RH TRU mixed waste is not stored in a sealed cask. The next sentence addresses mitigative controls and identifies the floors in the RH Complex are coated concrete and during normal operations (i.e., when waste is present), the floor is of the RH Complex is inspected visually or by using close-circuit cameras on a weekly basis to verify that it is in good condition and free of visible cracks and gaps. Secondary containment is provided by the concrete floors themselves, not the coating on the floors; however, the coating must be compatible with TRU mixed waste, which renders the coating impervious to any chemicals present in the waste.</td>
</tr>
<tr>
<td>Added “and focus on the inventory and integrity of the shipping containers and the spacing between trailers”</td>
<td></td>
<td>Ensure the completeness and accuracy of the Renewal Application. More detail has been added concerning the waste container.</td>
</tr>
<tr>
<td>Renewal Application Section</td>
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<td>carrying the CH or RH packages. This aisle spacing is maintained at a minimum of four feet’.</td>
<td>inspections conducted in the Parking Area Unit and the specification of a minimum aisle spacing of four feet between the transport trailers.</td>
</tr>
<tr>
<td></td>
<td>Deleted “The perimeter fence located at the lateral limit of the Parking Area Unit, coupled with personnel access restrictions into the WHB Unit, will provide the needed security. The perimeter fence and the southern border of the WHB shall mark the lateral limit of the Parking Area Unit”</td>
<td>Streamline the Renewal Application and enhance its readability by removing duplicative information; the description of the Parking Area Unit is provided in Attachment A, General Facility Description and Process Information.</td>
</tr>
<tr>
<td></td>
<td>Deleted “Radiologically controlled areas can be established temporarily with barricades. More permanent structures can be installed. The western boundary can be established with temporary barricades since this area is within the perimeter fence”.</td>
<td>Remove unnecessary detail that is not needed to support a Permit requirement and is not required by the New Mexico Hazardous Waste Regulations. This information is not pertinent to the description of inspections in the PAU; furthermore, the radiation protection standards (including establishing and posting controlled areas) are governed by the DOE, pursuant to 10 CFR Part 835, Occupation Radiation Protection.</td>
</tr>
<tr>
<td></td>
<td>Deleted “Access to radiologically controlled areas will only be permitted to personnel who have completed General Employee Radiological Training (GERT), a program defined by the Permittees, or escorted by personnel who have completed GERT. This program ensures that personnel have adequate knowledge to understand radiological posting they may encounter at the WIPP site”.</td>
<td>Remove unnecessary detail that is not needed to support a Permit requirement and is not required by the New Mexico Hazardous Waste Regulations. This information is not pertinent to the description of inspections in the PAU; furthermore, the radiation protection standards are governed by the DOE, pursuant to 10 CFR Part 835, Occupation Radiation Protection. This includes establishing radiation safety training requirements for access to controlled areas and before receiving occupational dose during access to controlled areas at a DOE site or facility.</td>
</tr>
<tr>
<td></td>
<td>Deleted “The fence of the Radiologically Controlled Area, south from the WHB airlocks, was moved to provide more maneuvering space for the trucks delivering waste”.</td>
<td>Remove outdated information that is longer relevant to the Permit. This information is not pertinent to the description of inspections in the PAU.</td>
</tr>
<tr>
<td></td>
<td>Deleted “…(i.e., Parking Area Unit and WHB unit)…” Text already identifies it is addressing inspections of the surface TRU mixed waste handling areas described in</td>
<td>Streamline the Renewal Application and enhance its readability; the deleted text has been moved to earlier location in the paragraph and combined with the first sentence.</td>
</tr>
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<td></td>
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<td>Remove redundant text, thereby streamlining the Renewal Application and enhancing its readability.</td>
</tr>
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<tr>
<td>Tables E-1 and E-1a.</td>
<td>Deleted “The Derived Waste Storage Areas will consist of containers for 55 or 85-gallon drums or SWBs for CH TRU mixed waste and 55-gallon drums for RH TRU mixed waste”.</td>
<td>Remove redundant text, thereby streamlining the Renewal Application and enhancing its readability. Permit Part 3 Section 3.3.2, Derived Waste Containers already identifies the containers used for the collection, storage, and disposal of derived waste.</td>
</tr>
<tr>
<td>Section E-1b(2)</td>
<td>Added &quot;...inspection...&quot; to clarify which requirements are being discussed.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Miscellaneous Unit Inspection</td>
<td>Combined sentences pertaining to the inspection frequencies for geomechanical monitoring equipment and the monitoring schedule for geomechanical instrumentation to read, “Inspection of the geomechanical instrumentation system is addressed in Table E-1.” Changed “...Table E-2...” to “...Table E-1...” to identify where the monitoring schedule for geomechanical instrumentation is provided.</td>
<td>Streamline the Renewal Application and enhance its readability by removing redundancy. Table E-2 has been deleted from the Renewal Application; however, the inspection requirements for the geomechanical instrumentation were already identified in Table E-1.</td>
</tr>
<tr>
<td></td>
<td>Added &quot;As identified in Permit Attachment A2, Section A2-b(2), The geomechanical monitoring program at the WIPP facility is an integral part of the ground-control program. Hazardous waste disposal units, HWDUs access drifts, the Waste Shaft Station and the Underground transport route are monitored to provide confirmation of structural integrity. Geomechanical data on the performance of the repository shafts is collected as part of the shaft inspections. The results of the geotechnical investigations are reported annually as identified in Permit Attachment A2, Section A2-b(2).&quot;</td>
<td>Ensure the completeness and accuracy of the Renewal Application by adding text to provide more information about the geomechanical monitoring program at the WIPP facility.</td>
</tr>
<tr>
<td>Permit Figure E-1</td>
<td>Deleted Figure E-1.</td>
<td>Remove unnecessary detail that is not needed to support a Permit requirement and is not required by the New Mexico Hazardous Waste regulations.</td>
</tr>
<tr>
<td><strong>Renewal Application Section</strong></td>
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<tr>
<td>Checklist</td>
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<tr>
<td>Permit Figure E-2</td>
<td>Deleted Figure E-2.</td>
<td>Remove unnecesssary detail that is not needed to support a Permit requirement and is not required by the New Mexico Hazardous Waste Regulations.</td>
</tr>
<tr>
<td>Typical Logbook Entry</td>
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<tr>
<td><strong>Table E-1 Inspection Schedule/Procedures</strong></td>
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<tr>
<td>The inspection frequency was changed from “Preoperational” to “Pre-evolution” for the following five pieces of waste-handling equipment: Facility Transfer Vehicle, TDOP Upender, Yard Transfer Vehicle, Payload Transfer Station, and Monoral Hoist.</td>
<td>For rationale concerning this change, see the “Proposed Table E-1 CH Waste Handling Equipment Inspection Frequency Change” see interoffice correspondence dated November 11, 2019, which reviews the rationale and benefits of changing the “preoperational” inspection to a “pre-evolution” inspection for some CH mixed waste handling equipment listed in Table E-1.</td>
<td></td>
</tr>
<tr>
<td>For the five pieces of CH waste handling equipment where the inspection frequency has been changed from “Preoperational” to “Pre-evolution,” added text to the Inspection Criteria column to include “Pre-evolution Checks and Operating Instructions.”</td>
<td>Ensure the completeness of the Renewal Application. Text was added to ensure the specified operational procedures include a pre-evolution check and they contains operating instructions for the piece of equipment. This is similar to the existing approach utilized in Table E-1a for RH equipment with a specified inspection frequency of “pre-evolution.”</td>
<td></td>
</tr>
<tr>
<td>For the five pieces of CH waste handling equipment where the inspection frequency has been changed from “Preoperational” to “Pre-evolution,” footnote “p” was superscripted in the Inspection Frequency column.</td>
<td>Ensure the completeness of the Renewal Application. Footnote “p” was added to Table E-1 to differentiate between a “Preoperational” and “Pre-evolution” inspection. Footnote “p” also describes when the evolution begins and ends.</td>
<td></td>
</tr>
<tr>
<td>Backup Power Supply Diesel Generators – Added more specificity concerning the inspection results by replacing “…logged in accordance with WP 04-AD3008” with “…recorded on EA04AD3008-47-0” which is specified in WP 04-AD3008.</td>
<td>Ensure the completeness and accuracy of the Renewal Application; added more specificity concerning the inspection results, identifying they are recorded on EA04AD3008-47-0.</td>
<td></td>
</tr>
<tr>
<td>Contact-Handled (CH) TRU Underground Transporter – Added the WP 05-WH1604 procedure which addresses two underground CH waste transporters. Added inspection criteria to ensure the transporter has an on-board automatic fire suppression system.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Exhaust Shaft – Removed inspection criteria of</td>
<td>Remove unnecessary specificity from the Renewal Application that is</td>
<td></td>
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<th><strong>Renewal Application Section</strong></th>
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<th><strong>Discussion</strong></th>
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<tr>
<td></td>
<td>“leaks/spills” from the inspection criteria.</td>
<td>not required by the New Mexico Hazardous Waste Regulations. Since there is no hazardous waste managed within or around the exhaust shaft, the “leaks/spills” inspection criteria is not relevant.</td>
</tr>
<tr>
<td>Eye Wash and Shower Equipment</td>
<td>Revised the listed Responsible Organization from “Equipment Custodian” to “Environmental, Safety, Industrial Health.”</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Electric Forklifts Used for Waste Handling</td>
<td>In the current Permit there is one line item for forklifts (both electric and diesel) used for waste handling. For the Renewal Application, a separate line item has been created for the electric forklifts. The procedures utilized for electric forklift preoperational inspections were identified. The inspection criteria for the electric forklifts matches the inspection criterion in the current Permit.</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>Diesel Forklifts Used for Waste Handling</td>
<td>In the current Permit there is one line item for forklifts (both electric and diesel) used for waste handling. For the Renewal Application, a separate line item has been created for the diesel forklifts. The procedures utilized for diesel forklift preoperational inspections were identified. The inspection criteria for the diesel forklifts matches the inspection criterion in the current Permit.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Forklifts Used for Waste Handling (Electric and Diesel forklifts, Push-Pull Attachment)</td>
<td>In the current Permit the push-pull attachments are identified twice. First with the forklifts and again as a separate line item. For the Renewal Application, the push-pull attachments have been eliminated from the forklifts line item. The procedure pertinent to push-pull attachments (WP 05-WH1405) has been moved to the separate line item for push-pull attachments.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Hazardous Material Response Equipment</td>
<td>The inspection frequency was changed from “Quarterly” to “Monthly.”</td>
<td>Ensure the completeness and accuracy of the Renewal Application. More frequent inspections of the hazardous material response equipment will aid in assuring its proper operation in time of an emergency.</td>
</tr>
<tr>
<td>Perimeter Fence, Gates, Signs</td>
<td>Changed “Posted Warnings” to “Required Permit Part 2, Section 2.6.4 warning signs.” This change adds more specificity concerning which warning signs are to be posted.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
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<tr>
<td>Surface TRU Mixed Waste Handling Area – Added “CH” to the identified equipment/system in this line item. This line item is specific to CH. Table E-1a addresses the Surface RH TRU Mixed Waste Handling Area inspections.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Surface TRU Mixed Waste Handling Area – Changed “Posted Warnings” to “Required Permit Part 2, Section 2.6.4 warning signs.” This change adds more specificity concerning which warning signs are to be posted.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Surface TRU Mixed Waste Handling Area – Added footnote “q” as a superscript to “Required Aisle Space” to add more specificity to the inspection criteria.</td>
<td>Ensure the completeness and accuracy of the Renewal Application. Footnote “q” consolidates aisle spacing requirements identified in the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Underground TRU Mixed Waste Disposal Area – Removed “equipment” from the listed inspection criteria. Waste handling equipment used in the underground is already listed in Table E-1 with a specified inspection frequency.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Underground TRU Mixed Waste Disposal Area – Added more specificity to “signs” by adding “required Permit Part 2, Section 2.6.4 warning”. This change adds more specificity concerning which warning signs are to be posted.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Uninterruptible Power Supply (Central UPS) – Added more specificity concerning the inspection form that the daily inspections are recorded on. Removed “are logged in accordance with WP 04-AD3008” and added “recorded on EA04AD3008-2-0” which is specified by WP 04-AD3008.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Water Tanks – Added more specificity concerning the inspection form that the daily inspections are recorded on. Removed “are logged in accordance with WP 04-AD3008” and added “recorded on EA04AD3008-12-0 and EA04AD3008-13-0” which are specified by WP 04-AD3008.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Push-Attachment – Added procedure WP 05-WH1412 from the “Forklifts Used for Waste Handling” line item. Added “Mechanical Operability” along with the superscript footnote “m” to the inspection criteria.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
<td></td>
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<tr>
<td>Closure Bulkheads – Removed PM000015 since the four closure bulkheads are being inspected by PM000011 which is identified in this line item.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Removed “and PMs” from footnote “h.”</td>
<td>Ensure the accuracy of the Renewal Application by creating consistency with other changes to Attachment E pertaining to preventative maintenance.</td>
<td></td>
</tr>
<tr>
<td>Added footnote “p”. It identifies that “Pre-evolution” signifies that inspections are required prior to equipment use in the waste handling process. A TRUPACT-III shipment evolution is considered to be the process that begins with placing a loaded TRUPACT-III package on the Yard Transfer Vehicle (YTV) in the PAU, includes waste storage in the WHB Unit, and ends when the empty TRUPACT-III is removed from the YTV in the PAU. Additionally, a TDOP-Upender evolution is considered to be the process that begins with the empty TDOP placed on the Upender, and ends with storage of the overpacked waste container in the WHB Unit.</td>
<td>Ensure the completeness and accuracy of the Renewal Application. Footnote “p” was added to differentiate between a “Preoperational” and “Pre-evolution” inspection. Footnote “p” also describes when the evolution begins and ends.</td>
<td></td>
</tr>
<tr>
<td>Added footnote “q”. It identifies that in the PAU, the aisle spacing between trailers carrying the CH or RH packages are maintained at a minimum of four feet. In the CH Bay Storage Area of the WHB Unit, a minimum aisle space of 44 inches between loaded facility pallets is maintained. Also, in the CH Bay, a minimum aisle space of 44 inches is maintained between the walls of the CH Bay and a loaded facility pallet.</td>
<td>Ensure the completeness and accuracy of the Renewal Application. Footnote “q” consolidates aisle spacing requirements identified in the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Removed the Preventive Maintenance procedures in Table E-1a. The WIPP procedures that implement the specified “Preoperational” or “Pre-evolution” inspections remain identified in Table E-1a. Removed the inspection frequency and inspection criteria specified by Permit for the PM procedures. The PM inspections include more in-depth inspections of mechanical systems, load testing of lifting systems, calibration of measurement equipment, and other actions as recommended by the equipment manufacturer or as required by DOE Orders.</td>
<td>Remove detail from the Renewal Application that is not required by the general inspection requirements of NMAC 20.4.1.500 (incorporating 40 CFR §264.15). While the Preventive Maintenance procedures are not being included in the Renewal Application, the PMs will still be performed to meet the preventive maintenance actions required by the manufacturer and/or DOE Orders. This is the same approach as currently utilized in Table E-1 for CH TRU mixed waste handling equipment. The specified procedures that implement “preoperational” or “pre-evolution” inspections are conducted prior to initiation of work activities involving the specified equipment to detect malfunctions and deterioration, operator errors, and discharges which may be causing or may lead to a release of hazardous waste constituents to the environment or a threat to human health.</td>
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</tr>
<tr>
<td>Facility Cask</td>
<td>Changed the Leaks/spills inspection criteria from “NA” to “Yes.” The Facility Cask is not a sealed cask like the 72B Cask.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Transfer Cell Shuttle Car</td>
<td>Removed discrepant information between the specified inspection frequency (Pre-evolution) and the inspection criteria which specified both “Pre-evolution Pre-operational” checks. Removed “Pre-operational”.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Cask Unloading Room</td>
<td>Removed the requirement to inspect the floor integrity of the Cask Unloading Room as it is part of the Surface RH TRU Mixed Waste Handling Area inspections, which is addressed later in Table E-1a.</td>
<td>Streamline the Renewal Application and enhance its readability. This approach is similar to the approach utilized in Table E-1 which does not individually break down separate areas from the Surface CH TRU Mixed Waste Handling Area inspections. No Permit conditions are being removed or revised by eliminating this line item.</td>
</tr>
<tr>
<td>Hot Cell</td>
<td>Removed the requirement to inspect the floor integrity of the Hot Cell as it is part of the Surface RH TRU Mixed Waste Handling Area inspections, which is addressed later in Table E-1a.</td>
<td>Streamline the Renewal Application and enhance its readability. This approach is similar to the approach utilized in Table E-1 which does not individually break down separate areas from the Surface CH TRU Mixed Waste Handling Area inspections. No Permit conditions are being removed or revised by eliminating this line item.</td>
</tr>
<tr>
<td>Transfer Cell</td>
<td>Removed the requirement to inspect the floor integrity of the Transfer Cell as it is part of the Surface RH TRU Mixed Waste Handling Area inspections, which is addressed later in Table E-1a.</td>
<td>Streamline the Renewal Application and enhance its readability. This approach is similar to the approach utilized in Table E-1 which does not individually break down separate areas from the Surface CH TRU Mixed Waste Handling Area inspections. No Permit conditions are being removed or revised by eliminating this line item.</td>
</tr>
<tr>
<td>Facility Cask Loading Room</td>
<td>Removed the requirement to inspect the floor integrity of the Facility Cask Loading Room as it is part of the Surface RH TRU Mixed Waste Handling Area inspections, which is addressed later in Table E-1a.</td>
<td>Streamline the Renewal Application and enhance its readability. This approach is similar to the approach utilized in Table E-1 which does not individually break down separate areas from the Surface CH TRU Mixed Waste Handling Area inspections. No Permit conditions are being removed or revised by eliminating this line item.</td>
</tr>
<tr>
<td>Radiation Monitoring Equipment</td>
<td>Removed the inspection of the listed radiation monitoring equipment</td>
<td>Ensure the accuracy of the Renewal Application by creating consistency with other changes within Attachment E where references</td>
</tr>
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<td>in Table E-1a.</td>
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<td>to radiation monitoring equipment have been removed. The radiation protection standards are established by the DOE, pursuant to 10 CFR Part 835, <em>Occupation Radiation Protection</em> for protecting individuals from ionizing radiation resulting from the conduct of DOE activities. Concerning radiation monitoring equipment, 10 CFR Part 835 requires that deployed radiation monitoring equipment be maintained and calibrated on an established frequency and routinely tested for operability.</td>
</tr>
<tr>
<td>Horizontal Emplacement and Retrieval Equipment or functionally equivalent equipment – Replaced the specified equipment “Horizontal Emplacement and Retrieval Equipment” with “Horizontal Emplacement Machine”.</td>
<td>Ensure the completeness and accuracy of the Renewal Application. The Horizontal Emplacement and Retrieval Equipment was abandoned in place in Room 6, Panel 7. It is anticipated that it will be replaced with the “Horizontal Emplacement Machine” or a functionally equivalent piece of equipment. The specified pre-evolution inspection was not changed.</td>
<td></td>
</tr>
<tr>
<td>Horizontal Emplacement and Retrieval Equipment or functionally equivalent equipment – Removed the procedure number WP 05-WH1700 which has been deactivated due to the abandonment of the Horizontal Emplacement and Retrieval Equipment. Replaced with procedure number WP 05-WH1733 and text was added to indicate this procedure is currently not active, but has been designated for the Horizontal Emplacement Machine when activities are initiated to support resumption of RH waste emplacement.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>41-Ton Forklift – Added an additional inspection criteria for an on-board automatic fire suppression system.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>RH Bay – Removed the requirement to inspect the floor integrity of the RH Bay as it is part of the Surface RH TRU Mixed Waste Handling Area inspections, which is addressed later in Table E-1a.</td>
<td>Streamline the Renewal Application and enhance its readability. This approach is similar to the approach utilized in Table E-1 which does not individually break down separate areas from the Surface CH TRU Mixed Waste Handling Area inspections. No Permit conditions are being removed or revised by eliminating this line item.</td>
<td></td>
</tr>
<tr>
<td>Surface RH TRU Mixed Waste Handling Area – Changed “Posted Warning” to “Required Permit Part 2, Section 2.6.4 warning signs”. This change adds more specificity concerning which warning signs are to be posted. Changed “Communication” inspection criteria to “Communication Systems”.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Surface RH TRU Mixed Waste Handling Area – Added additional inspection criteria of Deterioration,</td>
<td>Ensure the completeness and accuracy of the Renewal Application. These additional inspection criteria are consistent with the inspection</td>
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<tr>
<td></td>
<td>Leaks/Spills, Required Aisle Space, Container Condition, and Floor coating integrity.</td>
<td>criteria specified in Table E-1 for the Surface CH TRU Mixed Waste Handling Area.</td>
</tr>
<tr>
<td></td>
<td>Surface RH TRU Mixed Waste Handling Area – For the newly specified inspection criteria of “Required Aisle Space” a superscript footnote “m” was added. Footnote “m” (discussed below) specifies aisle spacing requirements in the RH Complex.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Revised footnote “c” for the description of a “Pre-evolution” inspection. Much of the current description is actually pertaining to a preoperational inspection. This text was moved to footnote “i” which describes a “Preoperational” inspection.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Revised the remaining footnote “c” description that defines an “evolution”. Changed “…from…” to “…the process that begins with…”</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Revised footnote “i” to add the text moved from footnote “c”. These preoperational inspection criteria more appropriately reside in footnote “i”.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Removed “and PMs” from footnote “l.”</td>
<td>Ensure the accuracy of the Renewal Application by creating consistency with other changes to Attachment E pertaining to preventative maintenance.</td>
</tr>
<tr>
<td></td>
<td>Added footnote “m” to specify the minimum aisle space of 44 inches is maintained between loaded casks in the RH Bay of the WHB Units. Added additional requirement for other locations within the RH Complex that sufficient aisle space is maintained to assure that emergency equipment can be accessed or moved to the necessary locations.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Deleted Table E-2 since the individual pieces of equipment and listed systems are specified in Table E-1. The Table E-2 specified inspection frequencies for the listed equipment/systems match those listed in Table E-1. For the Central Monitoring System listed in Table E-2, the Ventilation Exhaust System was removed from Table E-1 by an earlier Permit modification. Also, the Meteorological Data System and the compressors are identified as “Not RCRA equipment”.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
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<tr>
<td><strong>Attachment F</strong></td>
<td><strong>Facility Personnel Permit Training Program</strong></td>
<td></td>
</tr>
<tr>
<td>General</td>
<td>Global editorial changes described above.</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>Section F-0 Introduction</td>
<td>Changed “Employees” to “Facility employees”.</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>Section F-1 Outline of the Facility Personnel Permit Training Program</td>
<td>Changed “Table F-1 presents the personnel with identified responsibilities…” to “Table F-1 identifies the jobs at the WIPP facility that include responsibilities…”</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>Section F-1a Facility Personnel Permit Training Program Design</td>
<td>Added “personnel” to clarify “WIPP facility”. Text now identifies “WIPP facility personnel”.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Added “computer-based” for more specificity for “training”.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Section F-1(b)(2) Training Frequency</td>
<td>To add specificity, changed “relevant” to “Permit-specified”.</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Deleted “(although some emergency response training may require longer time periods to complete certifications)”.</td>
<td>Ensure the accuracy of the Renewal Application. This parenthetical is true for some WIPP facility job positions that require certifications; however, the Permit-specified training courses are completed within the time frames identified in the Renewal Application. Therefore, this provision is no longer needed.</td>
</tr>
<tr>
<td></td>
<td>Added “Annual refresher training is required for each Permit course”.</td>
<td>Ensure the completeness of the Renewal Application. The WIPP facility has established that each Permit-specified training course has an annual refresher training periodicity to clarify compliance with Permit Part 2, Section 2.8.4, Continuing Training.</td>
</tr>
<tr>
<td></td>
<td>Changed “required” to “Permit-required”.</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Added “In cases where an employee’s annual refresher training has lapsed, that employee cannot work unsupervised until the initial training has been repeated”.</td>
<td>Ensure completeness of the Renewal Application. This requirement was added to ensure that annual refresher training is completed in a timely manner to maintain compliance with Permit Part 2, Section 2.8.4, Continuing Training.</td>
</tr>
<tr>
<td>Section F-1(b)(3) Training Techniques</td>
<td>Added “computer-based training” to the identified instructional techniques used at the WIPP facility.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Added “or his/her designee”.</td>
<td>Ensure the accuracy of the Renewal Application by providing more flexibility to the Environmental Compliance Manager for approval of training exceptions/equivalences.</td>
</tr>
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<tr>
<td>Section F-1(c) Technical Training Manager (RCRA Training Director)</td>
<td>Added “(RCRA Training Director)” to the title of this Section.</td>
<td>Ensure the completeness and accuracy of the Renewal Application. This section allows the Technical Training Manager to delegate the responsibility of directing the Permit Attachment F, Facility Personnel Permit Training Program to a designee. At the WIPP facility, this responsibility has been delegated to the RCRA Training Director.</td>
</tr>
<tr>
<td></td>
<td>Added “is operated in”.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Section F-2 Implementation of Facility Personnel Permit Training Program</td>
<td>Changed “indicated” to “Permit-indicated”.</td>
<td>Provide clarification that this text is specific to Permit-required training requirements.</td>
</tr>
<tr>
<td></td>
<td>Added “Per the WIPP Training Program, annual Permit refresher training is to be completed within 30 calendar days of an employee’s training anniversary date”.</td>
<td>Ensure completeness of the Renewal Application by adding this requirement to ensure that annual refresher training is completed in a timely manner to maintain compliance with Permit Part 2, Section 2.8.4, Continuing Training.</td>
</tr>
<tr>
<td></td>
<td>Added “If an employee’s annual refresher training has lapsed, they do not work unsupervised in TRU mixed waste management or emergency response positions until they have successfully repeated the Permit-required initial training”.</td>
<td>Ensure completeness of the Renewal Application by adding this requirement to ensure that annual refresher training is completed in a timely manner to maintain compliance with Permit Part 2, Section 2.8.4, Continuing Training.</td>
</tr>
<tr>
<td>Section F-3 References</td>
<td>Removed the revision number and date from the identified references.</td>
<td>Ensure accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Attachment G Closure Plan</td>
<td>Global editorial changes described above.</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Figure references changed throughout to correspond with figure numbers in Attachment M, Figures.</td>
<td>Ensure the accuracy of the Renewal Application: Figures in Attachment G have been consolidated into Attachment M, Figures.</td>
</tr>
<tr>
<td></td>
<td>Changed “panel” to “HWDU” throughout, with the exception of references to panel closure.</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>General</td>
<td>Changed “35 year operational” to “Disposal Phase” throughout Attachment G.</td>
<td>The 35-year operational phase is an obsolete concept since waste management operations began in 1999 and the life of the facility will have to be extended in order to accommodate existing and future TRU mixed waste. Furthermore, the three-year hiatus to recover from the 2014 radiological release incident, and the resulting impact on throughput due to limited ventilation in the facility, has further exacerbated the need to extend the Disposal Phase beyond 35 years. As a result, no specific year for final facility closure is referenced in the Renewal Application since a final waste emplacement date is</td>
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<tr>
<td>Introduction</td>
<td>Added the following paragraph: &quot;This Closure Plan uses the terms Disposal Phase, facility closure period, and post-closure care period. The Disposal Phase began with the first waste emplacement in March 1999 and extends until the facility reaches its maximum waste capacity as defined in Section G-1c. The facility closure period is the 10-year period that begins once the final waste has been emplaced in the underground. The post-closure care period extends for 30-years after completion of facility closure period.&quot;</td>
<td>Ensure the completeness and accuracy of the Renewal Application. This paragraph defines the key terms in the Closure Plan and establishes that the closure date is tied to the capacity limit in Section G-1c.</td>
</tr>
<tr>
<td>Section G-1 Closure Plan</td>
<td>Deleted &quot;and equipment that can … sent off site.&quot;</td>
<td>Remove an unnecessary requirement from the Renewal Application. This text is being deleted because the disposition of decontaminated equipment is not a concern of the Permit or the New Mexico Hazardous Waste Management Regulations and is left to the judgement of the DOE.</td>
</tr>
<tr>
<td></td>
<td>Revised text to indicate that surface and subsurface facilities and equipment will be decontaminated, if necessary, and removed and dispositioned appropriately or, alternatively, disposed in the last open underground HWDU as derived waste.</td>
<td>Ensure completeness and accuracy of the Renewal Application. This text is being revised because disposition of decontaminated equipment is not a concern of the Permit or the New Mexico Hazardous Waste Management Regulations and is left to the judgement of the DOE. The revised statement allows disposition of contaminated equipment to be in last HWDU in lieu of decontamination.</td>
</tr>
<tr>
<td>Section G-1a(1) Container Storage Units</td>
<td>Added new sentence, &quot;Hazardous waste decontamination, if needed, will be conducted in accordance with the requirements of the Permit and the standards in 20.4.1.500 NMAC (incorporating 40 CFR Part 264).&quot;</td>
<td>Ensure the completeness of the Renewal Application by providing the decontamination standard for hazardous waste.</td>
</tr>
<tr>
<td></td>
<td>Removed, &quot;The facility is expected to require no decontamination at closure because any waste spilled or released during operations will be contained and removed immediately.&quot;</td>
<td>Remove unnecessary detail that does not support a Permit requirement and is not required by the New Mexico Hazardous Waste Regulations.</td>
</tr>
<tr>
<td></td>
<td>Delete “decontaminated and” from sentence.</td>
<td>Remove unnecessary detail that does not support a Permit requirement and is not required by the New Mexico Hazardous Waste Regulations.</td>
</tr>
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<tr>
<td>Revised Application</td>
<td>Regulations. Container units may not need decontamination. Furthermore, certification as clean implies that decontamination has taken place.</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>Section G-1a(2) Miscellaneous Unit</td>
<td>Revised sentence to indicate that facilities and equipment in the container storage units will be available for other purposes.</td>
<td>Ensure completeness of the Renewal Application. This change adds flexibility to manage this waste as derived waste, low-level waste, low-level mixed waste, non-mixed hazardous waste, or non-hazardous solid waste, which is needed to assure decisions made with regard to waste management are in accordance with the applicable standard.</td>
</tr>
<tr>
<td></td>
<td>Added new sentence, &quot;If portions of the facilities or equipment in these units, which require decontamination, cannot be decontaminated, these portions will be removed, and the resultant wastes will be managed consistent with radiological control procedures pursuant to 10 CFR Part 835.&quot;</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Deleted the phrase &quot;when the underground HWDU and related equipment and structures have been decontaminated (if necessary).&quot;</td>
<td>Ensure the accuracy of the Renewal Application. This language implies that underground disposal units will be decontaminated. This is not the case. Disposal units will be, by definition, contaminated by the waste disposed within them. Those underground items that will be subject to decontamination are defined in Section G-1d(2).</td>
</tr>
<tr>
<td></td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Revised text to indicate that the &quot;regulatory agency&quot; is the &quot;NMED.&quot;</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Revised text to indicate that the &quot;post-closure period&quot; is the &quot;post-closure care period.&quot;</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>Section G-1a(3) Post-Closure Care</td>
<td>Deleted &quot;mixed&quot; from &quot;remote-handled (RH) TRU mixed waste.&quot;</td>
<td>Ensure the accuracy of the Renewal Application. The text is quoting the statute which does not include the term &quot;mixed.&quot;</td>
</tr>
<tr>
<td></td>
<td>Changed &quot;685,100 ft³ (19,400 m³) of TRU mixed waste per panel is used. This equates to 662,150 ft³ (18,750 m³) of contact-handled (CH) TRU mixed waste and 22,950 ft³ (650 m³) of RH TRU mixed waste per panel.&quot; to read as follows: &quot;TRU mixed waste per HWDU is listed in Permit Part 4, Table 4.1.1.&quot;</td>
<td>Streamline text and establish a stronger correlation between Permit Attachment G and Permit Part 4 by changing the reference to the volumes in a panel to the volumes specified in Permit Part 4, Table 4.1.1. The amount of TRU mixed waste in a panel varies based on a number of factors including container size and void space. The allowable volume will be specified in Table 4.1.1 before disposal is initiated in a new panel.</td>
</tr>
<tr>
<td></td>
<td>Ensure the completeness and accuracy of the Renewal Application. This change clarifies that Panel 9 will not be used for TRU mixed waste disposal, Panel 10 is not authorized for waste emplacement under this permit, and construction of Panels beyond Panel 10 is not authorized under this Permit.</td>
<td></td>
</tr>
</tbody>
</table>
Section Description of Change(s)  Discussion

Renewal Application Section

used for TRU mixed waste disposal and Panel 10 is not authorized for waste emplacement under this permit. Construction of HWDUs beyond Panel 10 is not authorized under this Permit, however if other waste management units are permitted during the Disposal Phase, this Closure Plan will be revised to include the additional waste management units. The design basis for a panel assumes that it takes about 30 months to fill the HWDU and initiate panel closure (DOE, 1997). However, it is anticipated that Panel 7, Panel 8, and Panel 10 (if authorized in the future for TRU mixed waste disposal) will take longer than 30 months to fill due the reduction in available ventilation capability, the ground conditions in Panel 10 and associated remediation efforts, and radiological contamination in Panel 10. These assumptions have been used in preparing the closure schedule in Table G-1. At any given time during disposal operations, it is possible that multiple rooms may be receiving TRU mixed waste for disposal at the same time. Underground HWDUs in which disposal has been completed (i.e., in which CH and RH TRU mixed waste emplacement activities have ceased) will undergo panel closure.

This change adds a reference to the original Part B Application which used the following design parameters for each HWDU: "Additional HWDUs will be needed every five years or less. This includes about 30-months to construct and prepare a HWDU to receive TRU mixed waste and about 30-months to fill the HWDU and initiate Panel Closure." (DOE 1997). Additionally, the filling of Panels 7, 8, and 10 will likely go beyond the 30-month timeframe due to constraints posed by reduced ventilation, deteriorated ground conditions, and radiological contamination. These assumptions are used in determining the panel closure schedule in Table G-1.

This change also clarifies that the addition of future panels will be accompanied with a modification of the Closure Plan.

Section G-1d  Schedule for Closure

Revised text to read, "For the purpose of establishing a schedule for closure, the final waste disposal will mark the end of the Disposal Phase and will occur when permitted HWDUs are filled or have achieved their maximum capacities as outlined in Permit Part 4, Table 4.1.1, or when the WIPP facility achieves its capacity of 6.2 million cubic feet (ft³) (175,564 cubic meters (m³)) of LWA TRU waste volume. The Permittees also assume closure will take 10 years."

Ensure completeness and accuracy of the Renewal Application. This paragraph establishes when the Disposal Phase will end and final facility closure will begin.

 Added "within the authorized capacities."

Ensure the completeness and accuracy of the Renewal Application by clarifying that the Disposal Phase may be extended or shortened only if there authorized TRU mixed waste disposal capacity available.

Section G-1d(1)  Schedule for Panel Closure

Added new sentence: "Table G-1 shows actual dates for completed activities and future dates based on the facility design parameters discussed in Section G-1c."

Ensure the completeness and accuracy of the Renewal Application by changing the assumption regarding the last waste emplacement date for Table G-1.
<table>
<thead>
<tr>
<th>Renewal Application Section</th>
<th>Description of Change(s)</th>
<th>Discussion</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Deleted the discussion of the Disposal Phase lasting 25 years and the specific dates associated with the 25-year duration.</td>
<td>Ensure the completeness and accuracy of the Renewal Application. The Disposal Phase will last until the disposal objectives of the DOE are reached, i.e., disposal of the nation's TRU waste per the WIPP Authorization Act of 1980 (PL 96-164). The 25-year duration used previously was based on assumptions regarding inventories (current and future) in the 1970's and a WIPP facility design criterion.</td>
</tr>
<tr>
<td></td>
<td>Change sentence to read as follows: &quot;If, as is currently projected, the WIPP facility is dismantled at closure, surface facilities (except the hot cell portion of the WHB, which will remain as an artifact of the Permanent Marker System [PMS]) will be disassembled and either salvaged or disposed in accordance with applicable standards. Subsurface facilities and equipment will be disassembled and salvaged to the extent practicable based on underground mining practice.&quot;</td>
<td>Ensure the accuracy of the Renewal Application. This change is necessary to indicate that with regard to dismantling, the surface facilities will be handled differently than underground facilities. For example, subsurface facilities will not be dismantled except as is practicable and consistent with mining practice.</td>
</tr>
<tr>
<td>Section G-1d(2)</td>
<td>Deleted reference to 84 months for implementation of final closure.</td>
<td>Ensure the accuracy of the Renewal Application. The 84-month time period is obsolete due to potential radiation present in Exhaust Shaft.</td>
</tr>
<tr>
<td>Schedule for Final Facility Closure</td>
<td>Reworded sentence as follows: &quot;Both types of surveys will be performed at the areas of the WIPP site where hazardous waste were managed, as appropriate. These surveys, along with historical radiological survey records, will provide the basis for determining the disposition of structures, equipment, and components (i.e., disposal or decontamination for release off-site).&quot;</td>
<td>Ensure the accuracy of the Renewal Application by clarifying that not all hazardous waste management areas are subject to radiological surveys and to make the text clearer.</td>
</tr>
<tr>
<td></td>
<td>Change &quot;will&quot; to &quot;may.&quot;</td>
<td>Ensure the accuracy of the Renewal Application. The indicated activities may not be needed in each case.</td>
</tr>
<tr>
<td></td>
<td>Changed &quot;decommissioning and decontamination&quot; to &quot;decontamination and decommissioning.&quot;</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Added &quot;(if needed)&quot; prior to &quot;decontamination of the shaft and haulage ways.&quot;</td>
<td>Provide clarification and ensure the accuracy of the Renewal Application. The decision with regard to decontamination of shaft and haulage ways will be made in accordance with DOE Radiation Protection Guidance and may not be required.</td>
</tr>
<tr>
<td></td>
<td>Changed paragraph to read: &quot;A schedule for final facility closure, showing anticipated durations for final facility closure activities, is shown in Table G-2. This schedule is based on notification of the intent to close as the initial activity, 60-days prior to the final facility closure start. Schedule details for panel closures are shown on Table G-1.&quot;</td>
<td>Revise outdated/obsolete information and ensure the completeness and accuracy of the Renewal Application. Removed reference to dates in Table G-2. This table now shows activity durations and sequence.</td>
</tr>
<tr>
<td>Renewal Application Section</td>
<td>Description of Change(s)</td>
<td>Discussion</td>
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</table>
| Section G-1e(1) Panel Closure | Removed “If this alternative is used to close Panels 3, 4, 5, and 6, then Panel 9 will not be used for TRU mixed waste disposal.   
Added “, however, the inspection and maintenance, if needed, of accessible bulkheads can continue until the initiation of final facility closure” to the end of the fifth bullet. | Provide clarification and ensure the accuracy of the Renewal Application. This addition is necessary since the 35 years was a panel closure design assumption. Panel closures older than 35 years can continue to function or be replaced as needed until final closure. |
<p>|                             | Removed reference to Figure G-4 and replaced it with a reference to Permit Attachment G1, Appendix G1-B.                                                                                                                                                                                                                      | Streamline the Renewal Application and ensure its accuracy and readability; Figure G-4 is duplicative of a figure in Appendix G1-B.                                                                                     |
| Section G-1e(2) Prerequisite Activities for Panel 6 Final Closure | Deleted section in its entirety; renumbered subsequent sections accordingly.                                                                                                                                                                                                                                                                   | Remove obsolete information and ensure accuracy of the Renewal Application, since Panel 9 was closed to facilitate the closure of Panels 3, 4, 5, and 6.                                                                 |
| Section G-1e(2)(a) Hazards Survey | Changed title of section from “Health and Safety” to “Hazards Survey.”                                                                                                           | Ensure the accuracy of the Renewal Application by revising the title to more accurately reflect the content of the section.                                                                                             |
| Section G-1e(2)(b) Determine the Extent of Contamination | Revised text to indicate that the hazardous constituents are those associated with the EPA Hazardous Waste Numbers.                                                                                                           | Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.                                                                                                                  |
|                             | Revised first sentence and added second sentence as follows: “Once the extent of contamination is known, radiological control activities (e.g., decontamination, fixing) will be planned and performed. Consistent with radiological control procedures pursuant to 10 CFR Part 835, decontamination activities will be performed, as necessary. Hazardous waste decontamination, if needed, will be conducted in accordance with the requirements of the Permit and the standards in 20.4.1.500 NMAC (incorporating 40 CFR Part 264).” | Provide clarification and ensure the completeness of the Renewal Application. This change assures that decontamination activities that involve TRU mixed waste will proceed in accordance with the most recent applicable DOE guidance. Hazardous waste decontamination will conform to the New Mexico Hazardous Waste Management Regulations. |
|                             | Revised text pertaining to “Start Clean – Stay Clean” to indicate that the philosophy is intended to minimize the need for decontamination at closure.                                                                                                             | Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.                                                                                                                                                                      |
|                             | Add the following: “Decontamination activities are managed consistent with radiological control procedures pursuant to 10 CFR Part 835, which includes the 20.4.1.500 NMAC (incorporating 40 CFR Part 264).”                                                                 | Ensure the completeness and accuracy of the Renewal Application. This change assures that decontamination activities that involve TRU mixed waste will proceed in accordance with the appropriate regulations. |</p>
<table>
<thead>
<tr>
<th>Renewal Application Section</th>
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</thead>
<tbody>
<tr>
<td>ALARA principle (as low as reasonably achievable). The ALARA principle is an approach/philosophy to radiation protection to manage and control exposures (both individual and collective) to the work force and to the general public to as low as is reasonable, taking into account social, technical, economic, practical, and public policy considerations. It is assumed that the process of localized surface decontamination will remove the hazardous waste constituents along with the radioactive waste constituents.”</td>
<td>governing standard.</td>
<td></td>
</tr>
<tr>
<td>Revised text to indicate that the hazardous constituents are those associated with the EPA Hazardous Waste Numbers specified in Part A of the Permit Application.</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Added &quot;non-radioactive/non-hazardous&quot; to listing of types of waste to be characterized.</td>
<td>Ensure the completeness of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Changed title of subsection from &quot;Waste Handling Equipment&quot; to &quot;Contaminated Underground Equipment.&quot;</td>
<td>Ensure the accuracy of the Renewal Application by revising the title to more accurately reflect the content of the subsection.</td>
<td></td>
</tr>
<tr>
<td>Revised text to indicate that the Waste Shaft Conveyance, associated waste handling equipment, and underground support equipment (e.g., mining equipment, carts) that has become contaminated with hazardous waste constituents associated with TRU mixed waste will be decontaminated or characterized and dispositioned (i.e., disposed of as derived waste) as part of both contingency and final facility closure.</td>
<td>Clarify text to ensure the completeness and accuracy of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Revised text to indicate that wastes generated as a result of personnel decontamination will be managed as derived wastes “and disposed of in the final open underground HWDU.”</td>
<td>Ensure the completeness of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Changed “less than or equal” to “managed consistent with radiological control procedures or to.”</td>
<td>Provide clarification and ensure the completeness of the Renewal Application. This change assures that decontamination activities that involve TRU mixed waste will proceed in accordance with the most recent applicable DOE guidance.</td>
<td></td>
</tr>
<tr>
<td>Changed “an approved laboratory” to “a laboratory.”</td>
<td>Streamline the Renewal Application text and enhance its readability by removing redundancy. The sentence goes on to state that a laboratory must be qualified by the DOE according to a written program with strict criteria.</td>
<td></td>
</tr>
<tr>
<td>Updated reference for SW-846.</td>
<td>Ensure the accuracy of the Renewal Application by referencing the 200318</td>
<td></td>
</tr>
<tr>
<td>Renewal Application Section</td>
<td>Description of Change(s)</td>
<td>Discussion</td>
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<tr>
<td>Deleted text pertaining to rinsate blanks and duplicate samples and replaced it with a reference to the applicable EPA guidance.</td>
<td>Ensure the accuracy of the Renewal Application by removing a level of detail that is not needed and replacing it with a reference to applicable EPA guidance, thereby ensuring that it stays current.</td>
<td></td>
</tr>
<tr>
<td>Removed obsolete references and updated existing references.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Added reference to original Part B Permit Application</td>
<td>Original Part B Permit Application contains the design parameters regarding the life of a panel. These are located in Sections D-9a, D-9b(4)(b), D-10a(3)(b) and I-1d(1).</td>
<td></td>
</tr>
<tr>
<td>Added Reference to the Renewal Application.</td>
<td>Ensure the completeness of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Change PANEL 7 dates to “8/21” for “Operations End”, “9/21” for “Closure Start”, and “2/22” for “Closure End”.</td>
<td>Ensure the accuracy of the Renewal Application by updating to current schedule for Panel 7 use.</td>
<td></td>
</tr>
<tr>
<td>Changed PANEL 10 dates to “8/25” for “Operations Start” and “3/31” for “Closure End”.</td>
<td>Ensure the accuracy of the Renewal Application by updating to current schedule for Panel 10 use.</td>
<td></td>
</tr>
<tr>
<td>Added row for “ADDITIONAL HWDUs” with footnote c.</td>
<td>Additional HWDUs cannot be added at this time since the details of their design are not completed. However, the Permittees acknowledge that they will be needed, as discussed in Renewal Application Addendum G1. The new footnote explains that the additional panels may be authorized under future permit modification.</td>
<td></td>
</tr>
<tr>
<td>Added “SEE NOTE 2” for each column entry.</td>
<td>The footnote is needed to explain that additional panels may be authorized under a future Permit modification.</td>
<td></td>
</tr>
<tr>
<td>Added footnote: “ADDITIONAL HWDUs may be authorized under a future modification to this Permit in accordance with Permit Part 1, Section 1.3.1. This table row is a placeholder for planning purposes only, as stated in Attachment G, Section G-1c.”</td>
<td>The footnote is needed to explain that additional panels may be authorized under a future Permit modification.</td>
<td></td>
</tr>
<tr>
<td>Removed reference to Panel 5 from NOTE 1.</td>
<td>Ensure the completeness of the Renewal Application. Panel 5 has been closed in accordance with the Closure Plan, and the existence of the explosion-isolation wall in Panel 5 is no longer relevant.</td>
<td></td>
</tr>
<tr>
<td>Removed NOTE 2.</td>
<td>Ensure the accuracy of the Renewal Application. For Panel 10, “SEE NOTE 2” has been replaced with “3/31”. Therefore, this note is no longer needed.</td>
<td></td>
</tr>
<tr>
<td>Added NOTE 2 as follows: “NOTE 2: The “Operations Start” date for each additional HWDU is the same as the Date is needed to clarify how additional HWDUs will be treated with regard to establishing a panel closure schedule.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Table G-1 Anticipated Earliest Closure Dates for the Underground HWDUs</th>
<th>Description of Change(s)</th>
<th>Discussion</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Renewal Application Section</strong></td>
<td><strong>Description of Change(s)</strong></td>
<td><strong>Discussion</strong></td>
</tr>
<tr>
<td><strong>Deleted text pertaining to rinsate blanks and duplicate samples...</strong></td>
<td>Ensure the accuracy of the Renewal Application by removing a level of detail that is...</td>
<td></td>
</tr>
<tr>
<td><strong>Added reference to Renewal Application Addendum N1 (DOE, 2020).</strong></td>
<td>Ensure the completeness of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td><strong>References</strong></td>
<td>Removed obsolete references and updated existing references.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td><strong>Added reference to original Part B Permit Application</strong></td>
<td>Original Part B Permit Application contains the design parameters regarding the life...</td>
<td></td>
</tr>
<tr>
<td><strong>Added Reference to the Renewal Application.</strong></td>
<td>Ensure the completeness of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td><strong>Change PANEL 7 dates</strong></td>
<td>Ensure the accuracy of the Renewal Application by updating to current schedule for...</td>
<td></td>
</tr>
<tr>
<td><strong>Change PANEL 8 dates</strong></td>
<td>Ensure the accuracy of the Renewal Application by updating to current schedule for...</td>
<td></td>
</tr>
<tr>
<td><strong>Changed PANEL 10 dates</strong></td>
<td>Ensure the accuracy of the Renewal Application by updating to current schedule for...</td>
<td></td>
</tr>
<tr>
<td><strong>Added row for “ADDITIONAL HWDUs”</strong></td>
<td>Additional HWDUs cannot be added at this time since the details of their design are...</td>
<td></td>
</tr>
<tr>
<td><strong>Added “SEE NOTE 2” for each column entry.</strong></td>
<td>The footnote is needed to explain that additional panels may be authorized under a...</td>
<td></td>
</tr>
<tr>
<td><strong>Added footnote: “ADDITIONAL HWDUs may be authorized under a future modification to this Permit in accordance with Permit Part 1, Section 1.3.1. This table row is a placeholder for planning purposes only, as stated in Attachment G, Section G-1c.”</strong></td>
<td>The footnote is needed to explain that additional panels may be authorized under a future Permit modification.</td>
<td></td>
</tr>
<tr>
<td><strong>Removed reference to Panel 5 from NOTE 1.</strong></td>
<td>Ensure the completeness of the Renewal Application. Panel 5 has been closed in accordance with the Closure Plan, and the existence of the explosion-isolation wall in Panel 5 is no longer relevant.</td>
<td></td>
</tr>
<tr>
<td><strong>Removed NOTE 2.</strong></td>
<td>Ensure the accuracy of the Renewal Application. For Panel 10, “SEE NOTE 2” has been replaced with “3/31”. Therefore, this note is no longer needed.</td>
<td></td>
</tr>
<tr>
<td><strong>Added NOTE 2 as follows: “NOTE 2: The “Operations Start” date for each additional HWDU is the same as the...</strong></td>
<td>Note is needed to clarify how additional HWDUs will be treated with regard to establishing a panel closure schedule.</td>
<td></td>
</tr>
<tr>
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<tr>
<td>&quot;Operations End&quot; date of the immediately prior HWDU. The &quot;Operations End&quot; date for each additional HWDU is 30 months after the &quot;Operations Start&quot; date. The &quot;Closure Start&quot; date for each additional HWDU is 1 month after the &quot;Operations End&quot; date. The &quot;Closure End&quot; date for each additional HWDU is 6 months after the &quot;Operations End&quot; date. The Permittees anticipate submitting a permit modification request for additional HWUDUs in 2021 (see Renewal Application Addendum G1, DOE, 2020).”</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Table G-2 Anticipated Overall Schedule for Closure Activities</td>
<td>Revised title of table to “Anticipated Overall Schedule for Final Facility Closure Activities.”</td>
<td>The revision is needed to reflect the revised form of the table. The form of this table is being revised because it is not possible to provide an absolute date for the start of final facility closure. To accommodate this uncertainty, the activities for final facility closure are listed in the table along with the month after closure begins that the activity will be initiated and the duration of the activity.</td>
</tr>
<tr>
<td></td>
<td>Changed column headings to “Start Month” and &quot;Duration.”</td>
<td>The revision is needed to reflect the revised form of the table.</td>
</tr>
<tr>
<td></td>
<td>Changed entries to reflect starting month and the duration of the activity.</td>
<td>The revision is needed to reflect the revised form of the table.</td>
</tr>
<tr>
<td></td>
<td>Deleted footnote indicated with an &quot;**&quot;.</td>
<td>Footnote is no longer used in the table.</td>
</tr>
<tr>
<td>Permit Figure G-1 Location of Underground HWUDUs and WPC Locations</td>
<td>Combined with Figures A2-1, A4-4a, A4-4, and G-6 and moved to Attachment M, Figure M-43; changed title to &quot;Repository Horizon and Underground Waste Transport Routes.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure G-2 WIPP Panel Closure Schedule</td>
<td>Moved to Attachment M, Figure M-60. Letter designations have been removed and replaced with horizontal lines.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure G-3 WIPP Facility Final Closure 84-Month Schedule</td>
<td>Moved to Attachment M, Figure M-61; dates have been removed, consistent with the revised form of Table G-2. Letter designations have been removed and replaced with horizontal lines.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure G-4 Bulkhead and ROM Salt Locations</td>
<td>Figure removed.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability; Figure G-4 is duplicative of a figure in Appendix G1-B.</td>
</tr>
<tr>
<td>Permit Figure G-4a Typical Substantial</td>
<td>Moved to Attachment M, Figure M-62.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td><strong>Renewal Application Section</strong></td>
<td><strong>Description of Change(s)</strong></td>
<td><strong>Discussion</strong></td>
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</tr>
<tr>
<td><strong>Barrier and Bulkhead</strong></td>
<td></td>
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</tr>
<tr>
<td>Permit Figure G-5</td>
<td>Combined with Permit Attachment A3 and moved to Attachment M, Figure M-42.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Typical Disposal Panel</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Permit Figure G-6</td>
<td>Combined with Figures A2-1, A4-4a, A4-4, and G-1 and moved to Attachment M, Figure M-43; changed title to “Repository Horizon and Underground Waste Transport Routes.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
</tbody>
</table>

**Attachment G1**

**WIPP Panel Closure Design Description and Specifications**

<table>
<thead>
<tr>
<th>General</th>
<th>Global editorial changes described above.</th>
<th>Ensure accuracy and enhance the readability of the Renewal Application.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Section G1-2</strong></td>
<td><strong>WPC Description</strong></td>
<td></td>
</tr>
<tr>
<td>Added “with ROM salt” and “as the closures for Panels 3 through 6” to description of WPC-A.</td>
<td>Ensure the completeness and accuracy of the Renewal Application; the revision reflects closure for Panels 3, 4, 5, and 6 allowed by Attachment G.</td>
<td></td>
</tr>
<tr>
<td>Changed “Figure G1-1” to “Permit Attachment G1, Appendix G1-B.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability; this figure is duplicative with a figure in Renewal Application Attachment G1, Appendix G1-B.</td>
<td></td>
</tr>
<tr>
<td>Deleted “for Panels 1 through 8.”</td>
<td>Ensure the accuracy of the Renewal Application. This description is no longer accurate since the closures for Panels 3, 4, 5, and 6 have been installed in the north-south mains.</td>
<td></td>
</tr>
<tr>
<td>Changed text to read “WPC-A with ROM salt has been emplaced in the main entries between Panels 9 and 10...”</td>
<td>Ensure the completeness and accuracy of the Renewal Application; the revision reflects closure for Panels 3, 4, 5, and 6.</td>
<td></td>
</tr>
<tr>
<td>Changed “Figure G1-2” to “Permit Attachment G1, Appendix G1-B.”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability; this figure is duplicative with a figure in Renewal Application Attachment G1, Appendix G1-B.</td>
<td></td>
</tr>
<tr>
<td><strong>Section G1-2b</strong></td>
<td><strong>Design Component Descriptions</strong></td>
<td></td>
</tr>
<tr>
<td>Changed “{(Figure G1-3)} to “(shown in Permit Attachment G1, Appendix G1-B).”</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability; this figure is duplicative with a figure in Renewal Application Attachment G1, Appendix G1-B.</td>
<td></td>
</tr>
<tr>
<td><strong>Section G1-2b(1)</strong></td>
<td><strong>Steel Bulkhead</strong></td>
<td></td>
</tr>
<tr>
<td>Removed figure.</td>
<td>Removed figure.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability; this figure is duplicative with a figure in Renewal Application Attachment G1, Appendix G1-B.</td>
</tr>
<tr>
<td><strong>Permit Figure G1-1</strong></td>
<td>WPC Locations</td>
<td></td>
</tr>
<tr>
<td>Removed figure.</td>
<td>Removed figure.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability; this figure is duplicative with a figure in Renewal Application Attachment G1, Appendix G1-B.</td>
</tr>
<tr>
<td><strong>Permit Figure G1-2</strong></td>
<td>WPC Details – Bulkhead and Run-of-Mine Salt Locations</td>
<td></td>
</tr>
<tr>
<td>Renewal Application Section</td>
<td>Description of Change(s)</td>
<td>Discussion</td>
</tr>
<tr>
<td>-----------------------------</td>
<td>--------------------------</td>
<td>------------</td>
</tr>
<tr>
<td>Permit Figure G1-3 WPC Details – Bulkhead Front View and Attachment Details</td>
<td>Removed figure.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability; this figure is duplicative with a figure in Renewal Application Attachment G1, Appendix G1-B.</td>
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</table>

**Attachment G1, Appendix A**

**Technical Specifications – WIPP Panel Closure, Waste Isolation Pilot Plant, Carlsbad, New Mexico**

<table>
<thead>
<tr>
<th>Division 1</th>
<th>Section 01010</th>
<th>Part 1</th>
<th>Section 1.2</th>
<th>Scope of Work</th>
<th>General</th>
<th>Global editorial changes described above.</th>
<th>Ensure accuracy and enhance the readability of the Renewal Application.</th>
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</thead>
</table>

<table>
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<tr>
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<th>Part 1</th>
<th>Section 1.2</th>
<th>Scope of Work</th>
<th>General</th>
<th>Global editorial changes described above.</th>
<th>Ensure accuracy and enhance the readability of the Renewal Application.</th>
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<tr>
<th>Division 1</th>
<th>Section 01010</th>
<th>Part 1</th>
<th>Section 1.8</th>
<th>Contractor’s Use of Site</th>
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<th>Ensure accuracy and enhance the readability of the Renewal Application.</th>
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<tr>
<th>Division 1</th>
<th>Section 03100</th>
<th>Part 3</th>
<th>Section 3.2</th>
<th>Installation</th>
<th>General</th>
<th>Global editorial changes described above.</th>
<th>Ensure accuracy and enhance the readability of the Renewal Application.</th>
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</table>

**Attachment G1, Appendix B**

**Drawings – WIPP Panel Closure, Waste Isolation Pilot Plant, Carlsbad, New Mexico**

| NA | NA | NA | NA | NA | NA | NA |

**Attachment G2**
<table>
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<tr>
<th>Renewal Application Section</th>
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<th>Discussion</th>
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<tr>
<td>Waste Isolation Pilot Plant</td>
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<td>NA</td>
</tr>
<tr>
<td>Shaft Sealing System Compliance Submittal Design Report</td>
<td></td>
<td>NA</td>
</tr>
<tr>
<td>Repeat Section G2, Appendix A</td>
<td>Material Specification – Shaft Sealing System Compliance Submittal Design Report</td>
<td>NA</td>
</tr>
<tr>
<td>Attachment G2, Appendix B</td>
<td>Shaft Sealing Construction Procedures – Shaft Sealing System Compliance Submittal Design Report</td>
<td>NA</td>
</tr>
<tr>
<td>Attachment G2, Appendix E</td>
<td>Design Drawings – Shaft Sealing System Compliance Submittal Design Report</td>
<td>NA</td>
</tr>
<tr>
<td>Attachment G3</td>
<td>Radiological Surveys to Indicate Potential Hazardous Waste Releases</td>
<td>NA</td>
</tr>
<tr>
<td>General</td>
<td>Global editorial changes described above.</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Changed instances of “spills” or “release” to “spill or release.”</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Changes instances of “radioactivity” to “radioactive constituents.”</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>Section G3-1 Purpose</td>
<td>Revised text to indicate that the “detection of radiological contamination on surfaces is used to indicate whether a potential release of hazardous constituents has occurred.”</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application. See discussion below for changes proposed to Section G3-2, Definition.</td>
</tr>
<tr>
<td>Section G3-2 Definition</td>
<td>Reworked paragraph as follows: “This Permit Attachment describes the principle of co-detection. Co-detection is defined as the process of identifying hazardous waste releases from containers of transuranic (TRU) mixed waste by performing</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application. Co-detection only applies to detection of releases on surfaces. This was the original intent of the co-detection method. The need arose for the situation at the time of the initial Permit that analytical laboratories could not readily handle performing</td>
</tr>
<tr>
<td>Renewal Application Section</td>
<td>Description of Change(s)</td>
<td>Discussion</td>
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<tr>
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</tr>
<tr>
<td></td>
<td>radiological surveys on surfaces and assuming the release of a radioactive constituent indicates the concurrent release of a hazardous waste constituent. Co-detection does not apply to the gaseous release of volatile organic compounds (VOC) from TRU mixed waste containers nor does it apply to the detection of radioactive constituents in water. Radiological surveys are used to indicate the potential presence or absence of hazardous waste constituents based on the presence or absence of radioactive constituents on surfaces. Radiological surveys do not provide an assessment with regard to the concentrations of hazardous waste constituents, since these surveys do not actually detect hazardous waste constituents.</td>
<td>hazardous waste analysis on samples, such as swipes, that were contaminated with radioactive elements. Therefore, the method of co-detection assumed that if the surface was radioactively contaminated, then it was also contaminated with hazardous waste constituents that were mixed with the radioactive waste. Decontamination could then proceed without first determining the presence of the hazardous constituent. Once radiologically decontaminated, samples could then be collected that would be free of radioactivity and could, therefore, be analyzed by a laboratory for hazardous constituents. Based on the results of the laboratory analysis, the surface would be determined clean or further decontamination would proceed. There have been attempts over the years to apply the principle of co-detection to airborne and water borne contamination. The method was not evaluated for this application, and its direct use is not obvious since the air or water may have background hazardous materials that could be mistaken as releases from containers of mixed-waste. Therefore, the Permittees have made numerous revisions to the text to emphasize that the method only applies to contamination on surfaces. The Permittees are also clarifying that use of the method is limited to swipes and some types of surveys that determine the presence of surface contamination. Text has been revised to avoid the use of the term “monitoring” throughout Attachment G3 since it implies using devices or methods that sample air or water. Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>Section G3-3 Discussion</td>
<td>Changed “WIPP facility” to “Permittees” and removed “non-VOC.”</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>Section G3-3a</td>
<td>Revised the first sentence to read, “The hazardous waste constituents in TRU mixed waste are mainly U.S. Environmental Protection Agency (EPA) F-coded solvents and metals that exhibit the toxicity characteristic.”</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>Nature of the Hazardous Waste Portion of TRU Mixed Waste</td>
<td>Revised last sentence of first category description to read, “These waste forms are not homogeneous in nature; however, they are generated in a fashion that distributes the hazardous and radioactive contaminants throughout the waste matrix.”</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Removed paragraph beginning, “Some waste forms only contain radioactive contamination on the</td>
<td>Remove descriptive information that is no longer relevant; surface contamination subject to co-detection would be managed the same.</td>
</tr>
</tbody>
</table>


<table>
<thead>
<tr>
<th>Renewal Application Section</th>
<th>Description of Change(s)</th>
<th>Discussion</th>
</tr>
</thead>
<tbody>
<tr>
<td>surface...”</td>
<td>regardless of the porosity of the surface of the waste. This is because other hazardous constituents may be present in the waste that are not part of the matrix (e.g., solvents used in the cleaning process).</td>
<td></td>
</tr>
<tr>
<td>Changed “particulate resulting from the catastrophic failure of a container” to “particulate resulting from the failure of the confinement capability of a container.”</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Added “assumed to be” prior to “intimately mixed.”</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
<td></td>
</tr>
</tbody>
</table>

**Section G3-3b Nature of the TRU Mixed Waste**

| Changed “radiological monitoring” to “radiological detection.” | Provide clarification and ensure accuracy of the Renewal Application. Not all monitoring methods are appropriate for applying the principle of co-detection. See discussion above for changes proposed to Section G3-2, Definition. |

**Section G3-3c Nature of the Releases**

| Revised first sentence of second paragraph as follows: “Radioactive materials releases resulting from unique and representative hazard evaluation events are documented in the WIPP Documented Safety Analysis (DSA) (DOE 2018). Surface contamination of a waste container is considered to be a credible source of contamination external to the containers during normal operations.” | Clarify the Renewal Application and provide necessary updates, thereby enhancing the accuracy and completeness of the Renewal Application. This change clarifies why surface contamination is considered an indicator of a spill or release when no visible evidence is present. It also updates the reference to the Final Safety Analysis Report which has been superseded by the Documented Safety Analysis. |
| Revised text as follows: “Surface contamination is detected after arrival at the WIPP facility through the use of swipes and radiation surveying equipment, as specified in radiological control procedures pursuant to 10 CFR Part 835. Surveying for radioactive constituents allows for the detection of contamination that may not be visible on the surface of the container.” | Provide clarification and ensure the accuracy of the Renewal Application. This change assures that using swipes for surface contamination that involve TRU mixed waste will proceed in accordance with the governing DOE standards, thereby eliminating a vulnerability in the Permit where descriptive information may conflict with or become outdated with respect to 10 CFR Part 835, should those standards be revised. See also discussion above for changes proposed to Section G3-2, Definition. |
| Change reference to “Permit Part 3” to “Permit Attachment E” relative to RCRA-required inspections. | Ensure the accuracy of the Renewal Application. |
| Revised last paragraph as follows: “Releases due to accidents are modeled in the WIPP DSA. For the purposes of co-detection, releases are detectable using surface-contamination detection techniques.” | Remove obsolete information and enhances the readability of the Renewal Application. Text pertaining to significant accidents within the waste handling process is obsolete. The assumption regarding the significance of accidents is not relevant to hazardous waste management activities at the WIPP facility. If a release is detected, it will be managed appropriately. |

**Section G3-4 Application of**

<p>| Removed “(except VOC).” | Ensure the accuracy of the Renewal Application. |
| Added “on a contaminated surface” after “the” | See discussion above for changes proposed to Section G3-2, |</p>
<table>
<thead>
<tr>
<th>Renewal Application Section</th>
<th>Description of Change(s)</th>
<th>Discussion</th>
</tr>
</thead>
<tbody>
<tr>
<td>Radiological Surveys</td>
<td>hazardous component is also present.&quot;</td>
<td>Definition.</td>
</tr>
<tr>
<td>Section G3-4a TRU Mixed Waste Processing</td>
<td>Changed paragraph to read, &quot;Tables G3-2, G3-2a, and G3-3 specify the various steps in the process of receiving and disposing containers of CH TRU mixed waste, including RH TRU mixed waste in shielded containers and RH TRU mixed waste, respectively, where radiological surveys will be performed by the Permittees in accordance with radiological control procedures pursuant to 10 CFR Part 835.&quot;</td>
<td>Provide clarification and ensure the accuracy of the Renewal Application. This change assures that radiological control procedures will proceed in accordance with the governing DOE standards, thereby eliminating a vulnerability in the Permit where descriptive information may conflict with or become outdated with respect to 10 CFR Part 835, should those standards be revised. See also discussion above for changes proposed to Section G3-2, Definition.</td>
</tr>
<tr>
<td>Section G3-4b TRU Mixed Waste Releases</td>
<td>Added &quot;from contaminated surfaces&quot; to &quot;to confirm the removal of hazardous waste constituents.&quot;</td>
<td>See discussion above for changes proposed to Section G3-2, Definition.</td>
</tr>
<tr>
<td>Table G3-2 Radiological Surveys During CH TRU Mixed Waste Processing (TRUPACT-II/HalfPACT)</td>
<td>Added row, &quot;Exterior of CH package after arrival at the WIPP facility.&quot; Added &quot;and ten-drum overpack (TDOP)&quot; after &quot;standard waste box (SWB).&quot;</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Changed footnote “a” as follows: “Surface contamination surveys of CH packages are performed in accordance with radiological control procedures pursuant to 10 CFR Part 835.&quot;</td>
<td>Ensure the completeness and accuracy of the Renewal Application. This change assures that radiological control procedures will proceed in accordance with the governing DOE standards, thereby eliminating a vulnerability in the Permit where descriptive information may conflict with or become outdated with respect to 10 CFR Part 835, should those standards be revised.</td>
</tr>
<tr>
<td>Table G3-2a Radiological Surveys During CH TRU Mixed Waste Processing (TRUPACT-III)</td>
<td>Changed footnote “a” as follows: “Surface contamination surveys of CH packages are performed in accordance with radiological control procedures pursuant to 10 CFR Part 835.&quot;</td>
<td>Ensure the completeness and accuracy of the Renewal Application. This change assures that radiological control procedures will proceed in accordance with the governing DOE standards, thereby eliminating a vulnerability in the Permit where descriptive information may conflict with or become outdated with respect to 10 CFR Part 835, should those standards be revised.</td>
</tr>
<tr>
<td>Table G3-3 Radiological Surveys During RH TRU Mixed Waste Processing</td>
<td>Deleted entry in “Surface Contamination Column.&quot;</td>
<td>Ensure the accuracy of the Renewal Application; surveys are not performed on this portion of the CNS 10-160 Cask.</td>
</tr>
</tbody>
</table>

**Attachment H**

**Post-Closure Plan**

<p>| General                  | Global editorial changes described above.                                              | Ensure accuracy and enhance the readability of the Renewal Application.                                                               |</p>
<table>
<thead>
<tr>
<th>Renewal Application Section</th>
<th>Description of Change(s)</th>
<th>Discussion</th>
</tr>
</thead>
<tbody>
<tr>
<td>Section H-1 Post-Closure Plan</td>
<td>Revised text to read, &quot;These are routine inspection of the openings in the vicinity of the closures and bulkheads used as part of the closures coupled with repair or replacement of bulkheads that no longer serve their purpose as panel closures; the sampling of ventilation air for harmful constituents…“</td>
<td>Ensure the completeness of the Renewal Application by rewording text to include panel closure inspections in the process for assuring post-closure compliance.</td>
</tr>
<tr>
<td>Section H-1a(1) Post-Closure Plan after Final Facility Closure; Preparation of the Active Institutional Control Plan</td>
<td>Revised text to read, &quot;This plan will include acceptable radiological decontamination levels pursuant to 10 CFR Part 835…&quot;</td>
<td>Ensure completeness of the Renewal Application by assuring that establishing acceptable radiological levels is in accordance with the most recent applicable standard.</td>
</tr>
<tr>
<td>Changed “such future plan” to “the Active Institutional Control Plan.”</td>
<td>Clarify which plan is being referred to in the text, thereby assuring the completeness of the Renewal Application.</td>
<td></td>
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</table>

**Attachment H1**

**Active Institutional Controls During Post-Closure**

<table>
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<th>Global editorial changes described above.</th>
<th>Ensure accuracy and enhance the readability of the Renewal Application.</th>
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<tr>
<td></td>
<td>Figure references changed throughout to correspond with figure numbers in Attachment M, Figures.</td>
<td>Ensure the accuracy of the Renewal Application; Figures in Attachment H1 have been consolidated into Attachment M, Figures.</td>
</tr>
<tr>
<td></td>
<td>Changed “The WIPP was sited and designed as a research and development facility…” to “The WIPP facility was authorized by Congress as a research and development facility…”</td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Introduction Background</td>
<td>Revised text pertaining to WIPP Project mission as follows: “the mission of the WIPP Project is to facilitate disposal of TRU wastes.”</td>
<td>Ensure the accuracy of the Renewal Application; text revised to accurately state the current mission of the WIPP Project.</td>
</tr>
<tr>
<td></td>
<td>Changed “waste emplacement and disposal phase” to “Disposal Phase.”</td>
<td>Remove redundancy and enhance the readability of the Renewal Application; waste emplacement is part of the Disposal Phase;</td>
</tr>
<tr>
<td></td>
<td>Deleted the sentence, “For the purposes of this Permit Attachment, this time period is assumed to be 25 years.”</td>
<td>Ensure the completeness and accuracy of the Renewal Application. Consistent with the changes being proposed in Attachment G, 25 years is no longer the assumption regarding the duration of the Disposal Phase.</td>
</tr>
<tr>
<td></td>
<td>Removed details pertaining to the types of CH and RH containers; revised remaining text to read, “The CH and RH TRU mixed waste will be packaged in approved containers as listed in Permit Part 3, Section 3.3.1 and described in Permit Attachment A1.”</td>
<td>Remove redundancy with information in Attachment A1, thereby streamlining the text of the Renewal Application and enhancing its readability.</td>
</tr>
<tr>
<td></td>
<td>Removed text pertaining to Panel 1.</td>
<td>Remove obsolete historical information that no longer has any</td>
</tr>
<tr>
<td>Renewal Application Section</td>
<td>Description of Change(s)</td>
<td>Discussion</td>
</tr>
<tr>
<td>-----------------------------</td>
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<td>-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td></td>
<td>Changed &quot;Panels 2 through 8&quot; to &quot;panels&quot; in the sentence pertaining to sequential excavation.</td>
<td>Ensure the accuracy of the Renewal Application. This revision updates descriptive information, as Panel 8 is the only authorized panel currently being excavated.</td>
</tr>
<tr>
<td></td>
<td>Revised beginning of last paragraph to read, &quot;Decontamination of the WIPP facility will commence with a detailed radiation survey of the entire site. Radiological contaminated areas and equipment will be evaluated and decontaminated consistent with radiological control procedures pursuant to 10 CFR Part 835. Hazardous waste decontamination, if needed, will be conducted in accordance with standard 20.4.1.500 NMAC (incorporating 40 CFR Part 264) or as prescribed by the Permit. Where decontamination efforts identify areas that meet clean closure standards for permitted container storage units and are below radiological control limits pursuant to 10 CFR Part 835, routine dismantling and salvaging practices will determine the disposition of the material or equipment involved.&quot;</td>
<td>Ensure the completeness of the Renewal Application. This change assures that activities will be conducted in accordance with the most-current applicable standard, 10 CFR Part 835.</td>
</tr>
<tr>
<td></td>
<td>Revised sentence in last paragraph to read, &quot;Material and equipment that do not meet these standards and criteria will be emplaced in the final open disposal area.&quot;</td>
<td>Ensure the accuracy of the Renewal Application. This change ensures consistency between the Renewal Application and the 40 CFR Part 191 Compliance Recertification Application.</td>
</tr>
<tr>
<td>Section H1.1.2</td>
<td>Revised text pertaining to surveillance via drive-by patrolling to indicate that it will occur &quot;two times per week (weather and road conditions permitting)&quot; and not &quot;three times per week.&quot;</td>
<td>Ensure the accuracy of the Renewal Application. This change ensures consistency between the Renewal Application and the 40 CFR Part 191 Compliance Recertification Application.</td>
</tr>
<tr>
<td>Surveillance Monitoring</td>
<td>Combined with Figure A2-2 and moved to Attachment M, Figure M-44.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure H1-1</td>
<td>Figure removed.</td>
<td>Streamline the Renewal Application by removing duplicative information. The standard waste box is depicted in Attachment M, Figure M-4; the seven-pack configuration is shown on other figures within Attachment M.</td>
</tr>
<tr>
<td>Spatial View of WIPP Surface and Underground Facilities</td>
<td>Moved to Attachment M, Figure M-63.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure H1-2</td>
<td>Moved to Attachment M, Figure M-64.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
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## Renewal Application Section

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<thead>
<tr>
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<th>Discussion</th>
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<td>Perimeter Fenceline and Roadway</td>
<td>readability.</td>
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</table>

## Attachment L

### WIPP Groundwater Detection Monitoring Program Plan

<table>
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<th>General</th>
<th>Global editorial changes described above.</th>
<th>Ensure accuracy and enhance the readability of the Renewal Application.</th>
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<tr>
<td></td>
<td>Figure references changed throughout to correspond with figure numbers in Attachment M, <em>Figures.</em></td>
<td>Ensure the accuracy of the Renewal Application; figures in Attachment L have been consolidated into Attachment M, <em>Figures.</em></td>
</tr>
<tr>
<td></td>
<td>Added reference to Renewal Application, Addendum L1, as appropriate, for detail regarding site characterization.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Added new references throughout to support added text.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Section L-1 Introduction</td>
<td>Revised &quot;The Culebra is the most significant water-bearing unit lying above the repository&quot; to &quot;The Culebra is the most transmissive water-bearing unit lying above the repository.&quot;</td>
<td>Ensure the completeness and accuracy of the Renewal Application. The term, &quot;important,&quot; is subjective; this change clarifies the reason the Culebra is the most important water-bearing unit is because it is the most transmissive.</td>
</tr>
<tr>
<td></td>
<td>Modified last paragraph by moving sentence pertaining to procedures to the beginning of the paragraph.</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>Section L-1a(1) Geology</td>
<td>Changed &quot;the south central region of North America&quot; to &quot;western Texas and southeastern New Mexico.&quot;</td>
<td>Clarify the geography of the Permian Basin by adding specificity, thereby ensuring the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Section L-1a(2)(i) The Castile</td>
<td>Changed unit for hydraulic conductivity to meters per second (m/s) as the SI unit.</td>
<td>Ensure the accuracy of the Renewal Application. Meters per second is the SI Unit for Hydraulic Conductivity rather than meters per day.</td>
</tr>
<tr>
<td>Section L-1a(2)(ii) The Salado</td>
<td>Added the square meters (m²) as the SI unit for microdarcys.</td>
<td>Ensuring the completeness and accuracy of the Renewal Application by providing the SI units.</td>
</tr>
<tr>
<td>Section L-1a(2)(iii) The Rustler</td>
<td>Added the as meters squared per second (m²/s) as the SI units.</td>
<td>Ensuring the completeness and accuracy of the Renewal Application by providing the SI units.</td>
</tr>
<tr>
<td></td>
<td>Revised text to clarify the use of pressure data from long-term pumping tests and the interpreted transmissivity values for individual wells by changing &quot;in calibration of&quot; to &quot;develop the conceptual model for incorporation into.&quot;</td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Added &quot;(secondary porosity)&quot; after &quot;relative abundance of open fractures&quot; and &quot;porosity&quot; after &quot;primary.&quot;</td>
<td>Ensure the accuracy of the Renewal Application by providing a better definition of the features presented.</td>
</tr>
<tr>
<td></td>
<td>Deleted vague descriptions of lateral variability and added text from Holt and Powers (1988). Added new</td>
<td>Ensure the completeness and accuracy of the Renewal Application; the new text provides a more detailed description for the Culebra.</td>
</tr>
<tr>
<td>Renewal Application Section</td>
<td>Description of Change(s)</td>
<td>Discussion</td>
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<tr>
<td></td>
<td>paragraph with further description for transport processes through the Culebra.</td>
<td>features.</td>
</tr>
<tr>
<td></td>
<td>Added text describing recent data for isotopic dating.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Changed “zone” to “facies,” where appropriate.</td>
<td>Ensure the accuracy of the Renewal Application. This change better aligns the Renewal Application text with the findings of Beauheim (2008).</td>
</tr>
<tr>
<td></td>
<td>Rearranged text regarding the conceptual geochemical model.</td>
<td>Ensure the accuracy of the Renewal Application; this change makes previous discussion more concise.</td>
</tr>
<tr>
<td></td>
<td>Added discussion of recent water-level changes, citing the appropriate reference.</td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Section L-3b</td>
<td>Revised text regarding demonstration of compliance with the environmental performance standards; this text is consistent with language in Permit Part 5.</td>
<td>Ensure the accuracy of Renewal Application by clarifying the regulatory requirements.</td>
</tr>
<tr>
<td>Current WIPP DMP</td>
<td>Changed “The wells used for measuring” to “Water levels used to determine.”</td>
<td>Provides clarification and enhances the accuracy of statement; the water-level measurements are used to determine the potentiometric surface of the Culebra, not the wells themselves.</td>
</tr>
<tr>
<td>Section L-3b(1)</td>
<td>Revised/added text regarding well construction.</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>Detection Monitoring</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Well Construction Specifications</td>
<td>Revised text to remove references to final and serial sampling.</td>
<td>Provide updated information, thereby ensuring the completeness and accuracy of the Renewal Application. Serial sampling is associated with an older procedure. Field indicator parameters (i.e., temperature, pH, and conductivity) are now measured through the use of a flowthrough cell. Field parameter analysis is the measurement of data from temperature, specific conductivity, and pH meters installed in a flowthrough cell for the purpose of determining when the groundwater chemistry stabilizes and is, therefore, representative of undisturbed groundwater.</td>
</tr>
<tr>
<td>Section L-4c</td>
<td>Added text to clarify if the “change in elevation” is not attributable to site tests or natural stabilization of the site hydrologic system.</td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Groundwater Surface</td>
<td>Revised text to indicate that fluid densities are “calculated,” not “measured.”</td>
<td>Provide clarification and ensure the accuracy of the Renewal Application. Measured freshwater pressure head and water levels are used calculate fluid density.</td>
</tr>
<tr>
<td>Elevation Measurement,</td>
<td>Corrected symbols used in the fluid density equation.</td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Sample Collection and</td>
<td>Deleted text regarding density being 1.000 grams per cubic centimeter.</td>
<td>Ensure the accuracy of the Renewal Application. Freshwater density can be slightly below 1.000 depending on temperature; it cannot be</td>
</tr>
<tr>
<td>Laboratory Analysis</td>
<td></td>
<td></td>
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<tr>
<td>Section L-4c(1)</td>
<td></td>
<td></td>
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<tr>
<td>Groundwater Surface</td>
<td></td>
<td></td>
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<tr>
<td>Elevation Monitoring</td>
<td></td>
<td></td>
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<tr>
<td>Methodology</td>
<td></td>
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<tr>
<td>Renewal Application Section</td>
<td>Description of Change(s)</td>
<td>Discussion</td>
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</tr>
</tbody>
</table>
| Section L-4c(1)(i) Field Methods and Data Collection Requirements | Deleted "calibrated."
| | | An initial calibration is performed by the manufacturer. A process change has been made where the tape will be measured annually, and if it does not match the measuring tape, the water-level measuring device will be discarded. Therefore, ongoing calibrations are not required. |
| | Replaced "Incoming data" with "Groundwater surface elevation measurement data," and changed "groundwater surface elevation measurements" to "groundwater surface elevation measurement data."
| | Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application. |
| | Deleted "calibration due date."
| | Provide updated information, thereby ensuring the completeness and accuracy of the Renewal Application. An initial calibration is performed by the manufacturer. A process change has been made where the tape will be measured annually, and if it does not match the measuring tape, the water-level measuring device will be discarded. Therefore, the calibration due date need not be recorded. |
| | Changed "(i.e., well lock missing)" to "(e.g., well lock missing, casing damage)" to better capture types of security observations.
| | Ensure the completeness and accuracy of the Renewal Application. |
| | Deleted "specific type of" prior to "submersible pump."
| | Ensure the accuracy of the Renewal Application. This prescriptive language limits using different pumps, if need be. |
| | Changed "field parameters" to "field indicator parameters," and replaced "serial sampling" with "field parameter analysis."
| | Provide updated information, thereby ensuring the completeness and accuracy of the Renewal Application. Serial sampling is associated with an older procedure. Field indicator parameters (i.e., temperature, pH, and conductivity) are now measured through the use of a flowthrough cell. Field parameter analysis is the measurement of data from temperature, specific conductivity, and pH meters installed in a flowthrough cell for the purpose of determining when the groundwater chemistry stabilizes and is, therefore, representative of undisturbed groundwater. |
| | Added "(fiberglass-reinforced plastic)" after "materials," and deleted "(high epoxy fiberglass)" at the end of the sentence.
<p>| | Provide clarification and ensure the accuracy of the Renewal Application. Fiberglass-reinforced plastic is the correct term. |
| Section L-4c(2)(ii) Field Parameter Analysis | Changed title of section from &quot;Serial Sampling&quot; to &quot;Field Parameter Analysis.&quot; Deleted text associated with serial sampling and replaced it with references to field parameter analysis throughout section, as appropriate. | Provide updated information, thereby ensuring the completeness and accuracy of the Renewal Application. Serial sampling is associated with an older procedure. Field indicator parameters (i.e., temperature, pH, and conductivity) are now measured through the use of a flowthrough cell. Field parameter analysis is the measurement of data |</p>
<table>
<thead>
<tr>
<th>Renewal Application Section</th>
<th>Description of Change(s)</th>
<th>Discussion</th>
</tr>
</thead>
<tbody>
<tr>
<td>Final Samples</td>
<td>Added text to define field parameter analysis.</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Changed &quot;A serial sample&quot; to &quot;Collected data.&quot;</td>
<td>Provide updated information, thereby ensuring the completeness and accuracy of the Renewal Application. Serial sampling is associated with an older procedure. Field indicator parameters (i.e., temperature, pH, and conductivity) are now measured through the use of a flowthrough cell.</td>
</tr>
<tr>
<td></td>
<td>Delete text related to rinsate blank.</td>
<td>Provide updated information, thereby ensuring the completeness and accuracy of the Renewal Application. A flowthrough cell is used to perform field parameter analyses; therefore, collecting a rinsate blank sample is no longer performed.</td>
</tr>
<tr>
<td></td>
<td>Added or &quot;custody tape&quot; after &quot;Custody seals.&quot;</td>
<td>Ensure the completeness and accuracy of the Renewal Application by revising the text to provide another option for securing samples.</td>
</tr>
<tr>
<td></td>
<td>Updated reference for SW-846.</td>
<td>Ensure the accuracy of the Renewal Application by referencing the latest SW-846 method.</td>
</tr>
<tr>
<td></td>
<td>Replaced &quot;on an annual basis by January 31&quot; with &quot;upon request.&quot;</td>
<td>Change the frequency for providing the NMED with standard operating procedures from annually to upon request. The Permittees are required to maintain the laboratory SOPs in the Operating Record. When requested, this will ensure that NMED has the latest laboratory SOPs instead of outdated SOPs. This change improves program efficiency.</td>
</tr>
<tr>
<td></td>
<td>Changed &quot;measurements were made of each background groundwater quality hazardous constituent&quot; to &quot;measurements were made to establish a background concentration for each groundwater quality hazardous constituent.&quot;</td>
<td>Ensure the accuracy of the Renewal Application. This clarification better describes the measurements that were taken at each DMW well prior to TRU mixed waste emplacement.</td>
</tr>
<tr>
<td></td>
<td>Added &quot;The DQO for the DMP is stated as follows:&quot; to the beginning of the section.</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Added &quot;The DQO for the WLMP is stated as follows:&quot; to the beginning of the section.</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Changed formula to the mathematical version and added descriptors for the acronyms.</td>
<td>Ensure the completeness and accuracy of the Renewal Application by providing a more appropriate formula for the calculation of RPD.</td>
</tr>
<tr>
<td>Renewal Application Section</td>
<td>Description of Change(s)</td>
<td>Discussion</td>
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</tr>
<tr>
<td>Section L-7a(2)(ii)(A) Precision Objectives for Field Measurements</td>
<td>Revised text to indicate that water densities are &quot;calculated,&quot; not &quot;measured.&quot;</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>Section L-7f Control of Monitoring and Data Collection Equipment</td>
<td>Changed &quot;and it will not be used until corrections are made&quot; to &quot;and removed from service until corrections have been made.&quot;</td>
<td>Clarify text to indicate that equipment will be tagged and removed from service until corrections to tolerance have been made, thereby ensuring the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Section L-7j Quality Assurance Records</td>
<td>Changed &quot;WIPP document&quot; to &quot;Standard operating procedure.&quot;</td>
<td>Ensure the accuracy of the Renewal Application by creating consistency with Table L-3.</td>
</tr>
<tr>
<td>Section L-8 References</td>
<td>Added two new references.</td>
<td>Provide updated information, thereby ensuring the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Table L-4 List of Culebra Wells in the WLMP, Current as of January 2020</td>
<td>Added &quot;R&quot; to wells &quot;H-5b&quot; and &quot;WIPP-11&quot; to read &quot;H-5bR&quot; and &quot;WIPP-11R.&quot;</td>
<td>Ensure the accuracy of the Renewal Application since these wells have been replaced.</td>
</tr>
<tr>
<td>Table L-6 Analytical Parameter and Sample Requirements</td>
<td>Removed footnote 1 and renumbered the remaining two footnotes.</td>
<td>Ensure the accuracy of the Renewal Application by removing a vague footnote relative to indicator parameters.</td>
</tr>
<tr>
<td>Permit Figure L-1 General Location of the WIPP Facility</td>
<td>Combined with Figure A4-1 and moved to Attachment M, Figure M-66.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure L-2 WIPP Facility Boundaries Showing 16-square-Mile Land Withdrawal Boundary</td>
<td>Moved to Attachment M, Figure M-65.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure L-3 Site Geologic Column</td>
<td>Moved to Attachment M, Figure M-66.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure L-4 Generalized Stratigraphic Cross Section above Bell Canyon Formation at WIPP Site</td>
<td>Moved to Attachment M, Figure M-67.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure L-5 Culebra Freshwater Head Potentiometric Surface</td>
<td>Moved to Attachment M, Figure M-68.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Renewal Application Section</td>
<td>Description of Change(s)</td>
<td>Discussion</td>
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</tr>
<tr>
<td>Permit Figure L-6 Detection Monitoring Well Locations</td>
<td>Moved to Attachment M, Figure M-69.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure L-7 As-Built Configuration of Well WQSP-1</td>
<td>Moved to Attachment M, Figure M-70.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure L-8 As-Built Configuration of Well WQSP-2</td>
<td>Moved to Attachment M, Figure M-71.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure L-9 As-Built Configuration of Well WQSP-3</td>
<td>Moved to Attachment M, Figure M-72.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure L-10 As-Built Configuration of Well WQSP-4</td>
<td>Moved to Attachment M, Figure M-73.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure L-11 As-Built Configuration of Well WQSP-5</td>
<td>Moved to Attachment M, Figure M-74.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure L-12 As-Built Configuration of Well WQSP-6</td>
<td>Moved to Attachment M, Figure M-75.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure L-13 Example Chain of Custody/Request for Analysis Form</td>
<td>Removed figure.</td>
<td>Removed unnecessary detail that does not support a Permit requirement and is not required by the New Mexico Hazardous Waste Management Regulations.</td>
</tr>
<tr>
<td>Permit Figure L-14 Groundwater Level Surveillance Wells (inset represents the groundwater surveillance wells in WIPP Land Withdrawal Area)</td>
<td>Moved to Attachment M, Figure M-76.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
</tbody>
</table>

**Attachment N**

**Volatile Organic Compound Monitoring Plan**

<p>| General | Global editorial changes described above. | Ensure accuracy and enhance the readability of the Renewal Application. |</p>
<table>
<thead>
<tr>
<th><strong>Renewal Application Section</strong></th>
<th><strong>Description of Change(s)</strong></th>
<th><strong>Discussion</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Section N-1</strong></td>
<td>Figure references changed throughout to correspond with figure numbers in Attachment M, <em>Figures.</em></td>
<td>Ensure the accuracy of the Renewal Application; Figures in Attachment N have been consolidated into Attachment M, <em>Figures.</em></td>
</tr>
<tr>
<td><strong>Section N-1</strong></td>
<td>Updated reference for SW-846.</td>
<td>Ensure the accuracy of the Renewal Application by referencing the latest SW-846 method.</td>
</tr>
<tr>
<td><strong>Section N-1</strong></td>
<td>Added &quot;transuranic (TRU)&quot; before &quot;mixed waste.&quot;</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td><strong>Section N-1</strong></td>
<td>Removed &quot;(includes ongoing disposal room VOC monitoring).&quot;</td>
<td>Remove obsolete language that is no longer applicable to hazardous waste management activities. The requirement for ongoing disposal room VOC monitoring was removed as part of the Class 3 PMR titled &quot; Modifications to the WIPP Panel Closure Plan&quot; which was approved by NMED on September 7, 2018.</td>
</tr>
<tr>
<td><strong>Section N-3a(2)</strong></td>
<td>Revised section.</td>
<td>Clarify and streamline Renewal Application text for the installation of VOC monitoring equipment.</td>
</tr>
<tr>
<td><strong>Section N-3c</strong></td>
<td>Removed sentence beginning &quot;The VOC monitoring programs include a…&quot; Streamline the Renewal Application text and enhance its readability. This sentence is unnecessary and out-of-place. An introduction and summary of the VOC monitoring program is provided in Section N-1.</td>
<td></td>
</tr>
<tr>
<td><strong>Section N-3d(2)</strong></td>
<td>Removed sentence beginning &quot;Beginning with Panel 3, disposal room…&quot; Remove obsolete language that is no longer applicable to hazardous waste management activities. The requirement for ongoing disposal room VOC monitoring was removed as part of the Class 3 PMR titled &quot; Modifications to the WIPP Panel Closure Plan&quot; which was approved by NMED on September 7, 2018.</td>
<td></td>
</tr>
<tr>
<td><strong>Section N-4b</strong></td>
<td>Changed &quot;controller&quot; to &quot;meter.&quot; Provide clarification and ensure the accuracy of the Renewal Application. There is a difference in function between a controller and a meter. A controller regulates the flow. A meter reads the flow. For this stated function, a meter is required so that we can see the results of the adjustments we make to the sampling equipment flow.</td>
<td></td>
</tr>
<tr>
<td><strong>Section N-3e(1)</strong></td>
<td>Revised section to outline the discrete steps for calculation the total carcinogenic risk and total hazard index. In Step 1, clarified that the carcinogenic risk is the risk due to exposure to target. Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td><strong>Section N-3e(1)</strong></td>
<td>Revised text to indicate that comparing the total carcinogenic risk and total hazard index to the action levels will establish whether &quot;the combined effect of&quot; the concentrations of VOCs in the emissions from the underground HWDUs exceeded the action levels at the</td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Renewal Application Section</td>
<td>Description of Change(s)</td>
<td>Discussion</td>
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</tr>
<tr>
<td>Section N-4e Analytical Procedures</td>
<td>Replaced “on an annual basis by January 31” with “upon request.”</td>
<td>Change the frequency for providing the NMED with standard operating procedures from annually to upon request. The Permittees are required to maintain the laboratory SOPs in the Operating Record. When requested, this will ensure that NMED has the latest laboratory SOPs instead of outdated SOPs. This change improves program efficiency.</td>
</tr>
<tr>
<td>Section N-5 Quality Assurance</td>
<td>Replaced “at anytime” with “upon request.”</td>
<td>Ensure the accuracy of the Renewal Application by creating consistency when referring to the review of documentation by the NMED.</td>
</tr>
<tr>
<td>Section N-5a Quality Assurance Objectives for the Measurement of Precision, Accuracy, Sensitivity, and Completeness</td>
<td>Replaced the asterisk in the equation with an “x.”</td>
<td>Clarify the multiplication sign in the equation and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>Section N-5d Data Reduction, Validation, and Reporting</td>
<td>Removed “contain documentation of all pertinent data for the sampling and will.”</td>
<td>Remove unnecessary text and streamline the required information for the field sampling data sheets.</td>
</tr>
<tr>
<td></td>
<td>Removed “and ambient temperature.”</td>
<td>Ensure the accuracy of the Renewal Application. Ambient temperature is not used to calculate emissions from VOCs. This parameter is not used in the VOC Monitoring Program.</td>
</tr>
<tr>
<td></td>
<td>Replaced “hard” to “certified.”</td>
<td>Ensure the accuracy of the Renewal Application. This change allows the Permittees the flexibility of receiving an electronic or paper copy data package and clarifies that it will be a certified copy.</td>
</tr>
<tr>
<td>Section N-5e Performance and System Audits</td>
<td>Removed paragraph starting “By May 1, 2016 the Permittees shall develop and implement…” and revised the subsequent paragraph to read, “The Permittees have implemented a proficiency testing (PT) plan. The PT plan includes the following, as applicable:”</td>
<td>Remove historical language that is obsolete and no longer needed. The Permittees require the analytical laboratory to perform proficiency testing in lieu of an LPEP as allowed by this section of the Renewal Application.</td>
</tr>
<tr>
<td>Section N-6 Sampling and Analysis Procedures for Disposal Room VOC Monitoring in Filled Panels</td>
<td>Removed section.</td>
<td>Remove obsolete language that is no longer applicable to hazardous waste management activities. The requirement for ongoing disposal room VOC monitoring was removed as part of the Class 3 PMR titled “Modifications to the WIPP Panel Closure Plan” which was approved by NMED on September 7, 2018.</td>
</tr>
<tr>
<td>Permit Figure N-1 Repository VOC Monitoring Locations</td>
<td>Moved to Attachment M, Figure M-77.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Renewal Application Section</td>
<td>Description of Change(s)</td>
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</tr>
<tr>
<td>Permit Figure N-2 VOC Monitoring System Design</td>
<td>Moved to Attachment M, Figure M-80.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure N-2 VOC Monitoring System Design (continued)</td>
<td>Moved to Attachment M, Figure M-81.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure N-3 Typical Disposal Room VOC Monitoring Locations</td>
<td>Moved to Attachment M, Figure M-78.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
<tr>
<td>Permit Figure N-4 Disposal Room Sample Head Arrangement</td>
<td>Moved to Attachment M, Figure M-79.</td>
<td>Streamline the Renewal Application and ensure its accuracy and readability.</td>
</tr>
</tbody>
</table>

**Attachment O**

**WIPP Mine Ventilation Rate Monitoring Plan**

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
<th>Discussion</th>
</tr>
</thead>
<tbody>
<tr>
<td>General</td>
<td>Global editorial changes described above.</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Added &quot;disposal&quot; before &quot;room,&quot; where applicable.</td>
<td>Ensure accuracy and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>Section O-1 Definitions</td>
<td>Replaced &quot;normal&quot; with &quot;unescorted.&quot;</td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td>Section O-2 Objective</td>
<td>Deleted the sentence beginning &quot;This plan contains the following elements...&quot;</td>
<td>Streamline the Renewal Application text by removing redundancy, as the elements outlined are captured in the section titles of the attachment.</td>
</tr>
<tr>
<td>Section O-3a(1) Test and Balance Process</td>
<td>Added &quot;underground&quot; before &quot;ventilation system.&quot;</td>
<td>Ensure the accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Replaced &quot;calibrated vane anemometer&quot; with &quot;calibrated anemometer.&quot;</td>
<td>Ensure the accuracy of the Renewal Application. This change allows the Permittees the option of using a calibrated digital anemometer in lieu of a calibrated vane anemometer, if appropriate.</td>
</tr>
<tr>
<td></td>
<td>Replaced &quot;a commercially available&quot; with &quot;an appropriate.&quot;</td>
<td>Ensure the accuracy of the Renewal Application. This change allows the Permittees the flexibility to use a ventilation simulator that may or may not be commercially available to process Test and Balance field data.</td>
</tr>
<tr>
<td>Section O-3a(2) Test and Balance</td>
<td>Replaced, &quot;The quality and maintenance of ventilation control structures (e.g., bulkheads) is excellent, so Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
<td></td>
</tr>
<tr>
<td>Renewal Application Section</td>
<td>Description of Change(s)</td>
<td>Discussion</td>
</tr>
<tr>
<td>-----------------------------</td>
<td>--------------------------</td>
<td>------------</td>
</tr>
<tr>
<td>Schedule</td>
<td>&quot;leakage is small and relatively constant,&quot; with &quot;Maintenance of ventilation control structures (e.g., bulkheads) occurs periodically to ensure the ventilation structure performs as expected.&quot;</td>
<td></td>
</tr>
<tr>
<td>Section O-3b(2) Measurement and Calculation of the Active Room Airflow</td>
<td>Replaced &quot;The&quot; with &quot;During waste disposal operations, the.&quot;</td>
<td>Provide clarification, ensure accuracy, and enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td>Section O-4 Equipment Calibration and Maintenance</td>
<td>Added &quot;The list of equipment used to conduct the Test and Balance and to determine the airflow through the active disposal room(s) is provided in Table O-1.&quot;</td>
<td>Ensure the completeness and accuracy of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Revised sentence pertaining to equipment calibration to read, “Equipment shall be calibrated, as appropriate, in accordance with WIPP facility calibration and data collection procedures.”</td>
<td>Enhance the readability of the Renewal Application.</td>
</tr>
<tr>
<td></td>
<td>Removed &quot;Equipment used to conduct the Test and Balance, and to determine the airflow through the active disposal room(s) are provided in Table O-1.&quot;</td>
<td>Enhance the readability of the Renewal Application by revising this sentence and moving it from the end of the section to the beginning of the section.</td>
</tr>
</tbody>
</table>

*Renewal Application sections not specifically listed under the Attachment subheadings were either unchanged or only subjected the Global Editorial Changes.*
RENEWAL APPLICATION
HAZARDOUS WASTE FACILITY PERMIT APPLICATION
PART A
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Information Required By 40 CFR Part 270, §270.13, Contents of Part A of the Permit Application

Part A of the RCRA application shall include the following information:

(a) The activities conducted by the applicant which require it to obtain a permit under RCRA.

No changes are being proposed to the activities conducted at the Waste Isolation Pilot Plant (WIPP) facility that entail receiving, unloading, and transferring radioactive-mixed waste from the surface of the site to the underground hazardous waste management units. Waste will be emplaced in an underground geologic repository horizon located in a deep-bedded salt formation 2,150 feet beneath the surface.

(b) Name, mailing address, and location, including latitude and longitude of the facility for which the application is submitted.

Waste Isolation Pilot Plant
P.O. Box 3090
Carlsbad, New Mexico, 88221
34 Louis Whitlock Road, Carlsbad, New Mexico, 88220

Geographic location:

32° 22′ 11″ N
-103° 47′ 29″ W

(c) Up to four SIC codes which best reflect the principal products or services provided by the facility.

North American Industry Classification System Code for the WIPP facility: 56221

(d) The operator’s name, address, telephone number, ownership status, and status as Federal, State, private, public, or other entity.

Owner and Operator:

U.S. Department of Energy
P.O. Box 3090
Carlsbad, New Mexico, 88221
Phone Number: 575-234-7300

The WIPP facility is a Federal facility

Co-operator:

Nuclear Waste Partnership LLC
P.O. Box 2078
Carlsbad, New Mexico, 88221
Phone Number: 575-234-7400
(e) The name, address, and phone number of the owner of the facility.

U.S. Department of Energy
P.O. Box 3090
Carlsbad, New Mexico, 88221
Phone Number: 575-234-7300

(f) Whether the facility is located on Indian lands.

The WIPP facility is not located on Indian lands.

(g) An indication of whether the facility is new or existing and whether it is a first or revised application.

The Waste Isolation Pilot Plant facility is an existing facility and is renewing its Hazardous Waste Facility Permit # NM4890139088-TSDF.

(h) For existing facilities, (1) a scale drawing of the facility showing the location of all past, present, and future treatment, storage, and disposal areas; and (2) photographs of the facility clearly delineating all existing structures; existing treatment, storage, and disposal areas; and sites of future treatment, storage, and disposal areas.

Please see Appendix 2, Appendix 3, and Appendix 4 for maps, drawings showing the location of all past, present, and future storage and disposal areas and photographs of the WIPP facility clearly delineating all existing structures; existing storage and disposal areas; and sites of future storage and disposal areas. The Permittees do not treat transuranic (TRU) mixed waste at the WIPP facility.

(i) A description of the processes to be used for treating, storing, and disposing of hazardous waste, and the design capacity of these items.

The Permittees propose no change in the manner in which they store or dispose of TRU mixed waste. The Permittees do not treat TRU mixed waste at the WIPP facility.

(j) A specification of the hazardous wastes listed or designated under 40 CFR part 261 to be treated, stored, or disposed of at the facility, an estimate of the quantity of such wastes to be treated, stored, or disposed annually, and a general description of the processes to be used for such wastes.

The Permittees propose no change from the existing list of Environmental Protection Agency (EPA) hazardous waste numbers. This information is found in the completed Form OMB# 2050-0024 for EPA hazardous waste numbers, estimates of annual quantity disposed per EPA hazardous waste number, and process codes. Other information required by the form is also provided.

(k) A listing of all permits or construction approvals received or applied for under any of the following programs:

(1) Hazardous Waste Management program under RCRA.
(2) UIC program under the SWDA.
(3) NPDES program under the CWA.
(4) Prevention of Significant Deterioration (PSD) program under the Clean Air Act.
(5) Nonattainment program under the Clean Air Act.
(6) National Emission Standards for Hazardous Pollutants (NESHAPS) preconstruction approval under the Clean Air Act.
(7) Ocean dumping permits under the Marine Protection Research and Sanctuaries Act.
(8) Dredge or fill permits under section 404 of the CWA.
(9) Other relevant environmental permits, including State permits.

See Appendix 1, Active Environmental Permits and Approvals for the Waste Isolation Pilot Plant as of March 2020, for an updated list of other relevant environmental permits, including the number and status of individual permits.

(l) A topographic map (or other map if a topographic map is unavailable) extending one mile beyond the property boundaries of the source, depicting the facility and each of its intake and discharge structures; each of its hazardous waste treatment, storage, or disposal facilities; each well where fluids from the facility are injected underground; and those wells, springs, other surface water bodies, and drinking water wells listed in public records or otherwise known to the applicant within ¼ mile of the facility property boundary.

A topographic map extending one mile beyond the property boundary that depicts the facility and wells has been provided in Appendix 2. Because of the size of the facility and the scale of the map, it is not feasible to depict intake and discharge structures or each hazardous waste storage and disposal facility; however, they are shown in Appendix 3. Fluids from the facility are not injected underground. There are no springs, other surface water bodies, or drinking water wells listed in public records or otherwise known to the applicant within one-quarter of a mile of the facility property boundary.

(m) A brief description of the nature of the business.

See Form OMB# 2050-0024, RCRA Subtitle C Site Identification Form and Hazardous Waste Permit Part A Form, Narrative to Item 6. Process Codes and Design Capacities.

(n) For hazardous debris, a description of the debris category(ies) and contaminant category(ies) to be treated, stored, or disposed of at the facility.

The debris waste category (S5000) includes waste that is at least 50 percent by volume materials that meet the New Mexico Administrative Code (NMAC) criteria for classification as debris (20.4.1.800 NMAC, incorporating 40 CFR §268.2). Debris means solid material exceeding a 2.36-inch (60 millimeter) particle size that is intended for disposal and that is: 1) a manufactured object, 2) plant or animal matter, or 3) natural geologic material. The debris category includes metal debris containing lead, inorganic
nonmetal debris, asbestos debris, combustible debris, graphite debris, heterogeneous debris, and composite filters, as well as other minor waste streams. Particles smaller than 2.36 inches (60 millimeters) in size may be considered debris if the debris is a manufactured object and if it is not a particle of homogeneous solids (S3000) or soils/gravel (S4000) material.
Form OMB# 2050-0024, RCRA Subtitle C Site Identification Form and Hazardous Waste Permit Part A Form
### United States Environmental Protection Agency
RCRA SUBTITLE C SITE IDENTIFICATION FORM

**1. Reason for Submittal** (Select only one.)

- [ ] Obtaining or updating an EPA ID number for an on-going regulated activity that will continue for a period of time. (Includes HSM activity)
- [ ] Submitting as a component of the Hazardous Waste Report for ________ (Reporting Year)
- [ ] Site was a TSD facility and/or generator of > 1,000 kg of hazardous waste, > 1 kg of acute hazardous waste, or > 100 kg of acute hazardous waste spill cleanup in one or more months of the reporting year (or State equivalent LQG regulations)
- [ ] Notifying that regulated activity is no longer occurring at this Site
- [ ] Obtaining or updating an EPA ID number for conducting Electronic Manifest Broker activities
- [x] Submitting a new or revised Part A Form

**2. Site EPA ID Number**

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<th>3</th>
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</table>

**3. Site Name**

*Waste Isolation Pilot Plant*

**4. Site Location Address**

<table>
<thead>
<tr>
<th>Street Address</th>
<th>34 Louis Whitlock Road</th>
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</thead>
<tbody>
<tr>
<td>City, Town, or Village</td>
<td>Carlsbad</td>
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<tr>
<td>State</td>
<td>NM</td>
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<tr>
<td>Country</td>
<td>USA</td>
</tr>
<tr>
<td>Zip Code</td>
<td>88220</td>
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**5. Site Mailing Address**

- Same as Location Address

<table>
<thead>
<tr>
<th>Street Address</th>
<th>P.O. Box 3090</th>
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<tr>
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<td>Country</td>
<td>USA</td>
</tr>
<tr>
<td>Zip Code</td>
<td>88221</td>
</tr>
</tbody>
</table>

**6. Site Land Type**

- [ ] Private
- [ ] County
- [ ] District
- [x] Federal
- [ ] Tribal
- [ ] Municipal
- [ ] State
- [ ] Other

**7. North American Industry Classification System (NAICS) Code(s) for the Site (at least 5-digit codes)**

| A. (Primary) | 56221 |
| B. | |
| C. | |
| D. | |
8. Site Contact Information

<table>
<thead>
<tr>
<th>First Name</th>
<th>Gregory</th>
<th>MI</th>
<th>Last Name</th>
<th>Sosson</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title</td>
<td>Acting Manager, Carlsbad Field Office (CBFO)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Street Address</td>
<td>P.O. Box 3090</td>
<td></td>
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<tr>
<td>City, Town, or Village</td>
<td>Carlsbad</td>
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<tr>
<td>State</td>
<td>NM</td>
<td>Country</td>
<td>USA</td>
<td>Zip Code</td>
</tr>
<tr>
<td>Email</td>
<td><a href="mailto:Gregory.Sosson@cbfo.doe.gov">Gregory.Sosson@cbfo.doe.gov</a></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Phone</td>
<td>(575) 234-7300</td>
<td>Ext</td>
<td>Fax</td>
<td>(575) 234-7694</td>
</tr>
</tbody>
</table>

9. Legal Owner and Operator of the Site

A. Name of Site's Legal Owner

<table>
<thead>
<tr>
<th>Full Name</th>
<th>U.S. Department of Energy</th>
<th>Date Became Owner (mm/dd/yyyy)</th>
<th>05/18/1981</th>
</tr>
</thead>
<tbody>
<tr>
<td>Owner Type</td>
<td>[ ] Private [ ] County [ ] District [ ] Federal [ ] Tribal [ ] Municipal [ ] State [ ] Other</td>
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</tr>
<tr>
<td>Street Address</td>
<td>P.O. Box 3090</td>
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<tr>
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<td>NM</td>
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</tr>
<tr>
<td>Email</td>
<td><a href="mailto:Gregory.Sosson@cbfo.doe.gov">Gregory.Sosson@cbfo.doe.gov</a></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Phone</td>
<td>(575) 234-7300</td>
<td>Ext</td>
<td>Fax</td>
</tr>
</tbody>
</table>

B. Name of Site's Legal Operator

<table>
<thead>
<tr>
<th>Full Name</th>
<th>U.S. Department of Energy</th>
<th>Date Became Operator (mm/dd/yyyy)</th>
<th>05/18/1981</th>
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<tbody>
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<td>Operator Type</td>
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<td>Street Address</td>
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<tr>
<td>City, Town, or Village</td>
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</tr>
<tr>
<td>Email</td>
<td><a href="mailto:Gregory.Sosson@cbfo.doe.gov">Gregory.Sosson@cbfo.doe.gov</a></td>
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<tr>
<td>Phone</td>
<td>(575) 234-7300</td>
<td>Ext</td>
<td>Fax</td>
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</tbody>
</table>

Comments See Item 18, Comments, for additional operator.
10. Type of Regulated Waste Activity (at your site)
Mark “Yes” or “No” for all current activities (as of the date submitting the form); complete any additional boxes as instructed.

A. Hazardous Waste Activities

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<tr>
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<td>N</td>
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</tr>
<tr>
<td>1. Generator of Hazardous Waste—If “Yes”, mark only one of the following—a, b, c</td>
<td></td>
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<td>a. LQG -Generates, in any calendar month (includes quantities imported by importer site) 1,000 kg/mo (2,200 lb/mo) or more of non-acute hazardous waste; or -Generates, in any calendar month, or accumulates at any time, more than 1 kg/mo (2.2 lb/mo) of acute hazardous waste; or -Generates, in any calendar month or accumulates at any time, more than 100 kg/mo (220 lb/mo) of acute hazardous spill cleanup material.</td>
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<td>b. SQG 100 to 1,000 kg/mo (220-2,200 lb/mo) of non-acute hazardous waste and no more than 1 kg (2.2 lb) of acute hazardous waste and no more than 100 kg (220 lb) of any acute hazardous spill cleanup material.</td>
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<td>c. VSQG Less than or equal to 100 kg/mo (220 lb/mo) of non-acute hazardous waste.</td>
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If “Yes” above, indicate other generator activities in 2 and 3, as applicable.

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<td>Y</td>
<td>N</td>
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<tr>
<td>2. Short-Term Generator (generates from a short-term or one-time event and not from on-going processes). If “Yes”, provide an explanation in the Comments section.</td>
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<td>3. Mixed Waste (hazardous and radioactive) Generator</td>
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<td>4. Treater, Storer or Disposer of Hazardous Waste—Note: A hazardous waste Part B permit is required for these activities.</td>
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<td>6. Recycler of Hazardous Waste</td>
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<td>7. Exempt Boiler and/or Industrial Furnace—If “Yes”, mark all that apply.</td>
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<td>a. Small Quantity On-site Burner Exemption</td>
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<td>b. Smelting, Melting, and Refining Furnace Exemption</td>
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B. Waste Codes for Federally Regulated Hazardous Wastes. Please list the waste codes of the Federal hazardous wastes handled at your site. List them in the order they are presented in the regulations (e.g. D001, D003, F007, U112). Use an additional page if more spaces are needed.

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<td>D034</td>
<td>D039</td>
<td>F003</td>
<td>See Item 18</td>
</tr>
</tbody>
</table>

C. Waste Codes for State Regulated (non-Federal) Hazardous Wastes. Please list the waste codes of the State hazardous wastes handled at your site. List them in the order they are presented in the regulations. Use an additional page if more spaces are needed.
11. Additional Regulated Waste Activities (NOTE: Refer to your State regulations to determine if a separate permit is required.)

### A. Other Waste Activities

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<tr>
<td>1. Transporter of Hazardous Waste—if “Yes”, mark all that apply.</td>
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<td></td>
<td></td>
<td>a. Transporter</td>
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<td>b. Transfer Facility (at your site)</td>
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<td>2. Underground Injection Control</td>
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<td>3. United States Importer of Hazardous Waste</td>
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<td>b. Exporter</td>
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<tr>
<td>5. Importer/Exporter of Spent Lead-Acid Batteries (SLABs) under 40 CFR 266 Subpart G—if “Yes”, mark all that apply.</td>
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<td>b. Exporter</td>
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### B. Universal Waste Activities

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<td>1. Large Quantity Handler of Universal Waste (you accumulate 5,000 kg or more) - if “Yes” mark all that apply. Note: Refer to your State regulations to determine what is regulated.</td>
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<td>b. Pesticides</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td>c. Mercury containing equipment</td>
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<td>d. Lamps</td>
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<td>g. Other (specify)</td>
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<tr>
<td>2. Destination Facility for Universal Waste Note: A hazardous waste permit may be required for this activity.</td>
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12. Eligible Academic Entities with Laboratories—Notification for opting into or withdrawing from managing laboratory hazardous wastes pursuant to 40 CFR 262 Subpart K.

A. Opting into or currently operating under 40 CFR 262 Subpart K for the management of hazardous wastes in laboratories—if “Yes”, mark all that apply. Note: See the item-by-item instructions for definitions of types of eligible academic entities.

- [ ] 1. College or University
- [ ] 2. Teaching Hospital that is owned by or has a formal written affiliation with a college or university
- [ ] 3. Non-profit Institute that is owned by or has a formal written affiliation with a college or university

B. Withdrawing from 40 CFR 262 Subpart K for the management of hazardous wastes in laboratories.

13. Episodic Generation

- [ ] Y  N Are you an SQG or VSQG generating hazardous waste from a planned or unplanned episodic event, lasting no more than 60 days, that moves you to a higher generator category. If “Yes”, you must fill out the Addendum for Episodic Generator.

14. LQG Consolidation of VSQG Hazardous Waste

- [ ] Y  N Are you an LQG notifying of consolidating VSQG Hazardous Waste Under the Control of the Same Person pursuant to 40 CFR 262.17(f)? If “Yes”, you must fill out the Addendum for LQG Consolidation of VSQGs hazardous waste.

15. Notification of LQG Site Closure for a Central Accumulation Area (CAA) (optional) OR Entire Facility (required)

- [ ] Y  N LQG Site Closure of a Central Accumulation Area (CAA) or Entire Facility.

  A. [ ] Central Accumulation Area (CAA) or [ ] Entire Facility
  
  B. Expected closure date: __________ mm/dd/yyyy
  
  C. Requesting new closure date: __________ mm/dd/yyyy
  
  D. Date closed: __________ mm/dd/yyyy

  - [ ] 1. In compliance with the closure performance standards 40 CFR 262.17(a)(8)
  - [ ] 2. Not in compliance with the closure performance standards 40 CFR 262.17(a)(8)


A. Are you notifying under 40 CFR 260.42 that you will begin managing, are managing, or will stop managing hazardous secondary material under 40 CFR 260.30, 40 CFR 261.4(a)(23), (24), or (27)? If “Yes”, you must fill out the Addendum to the Site Identification Form for Managing Hazardous Secondary Material.

B. Are you notifying under 40 CFR 260.43(a)(4)(iii) that the product of your recycling process has levels of hazardous constituents that are not comparable to or unable to be compared to a legitimate product or intermediate but that the recycling is still legitimate? If “Yes”, you may provide explanation in Comments section. You must also document that your recycling is still legitimate and maintain that documentation on site.

17. Electronic Manifest Broker

- [ ] Y  N Are you notifying as a person, as defined in 40 CFR 260.10, electing to use the EPA electronic manifest system to obtain, complete, and transmit an electronic manifest under a contractual relationship with a hazardous waste generator?
18. Comments (include item number for each comment)

Section 9.B (continued):

Full Name: Nuclear Waste Partnership LLC

Date Became Operator (mm/dd/yyyy): 10/01/2012

Operator Type: Private

Street Address: P.O. Box 2078

City, Town, or Village: Carlsbad

State: NM Country: USA Zip Code: 88221

Email: Sean.Dunagan@wipp.ws

Phone: (575) 234-7400 Ext: Fax: (575) 234-7046

Section 10.B (continued): F009, P015, P030, P098, P099, P106, P120, U002, U003, U019, U037, U043,

U044, U052, U070, U072, U078, U079, U103, U105, U108, U122, U133, U134, U151, U154, U159, U196,

U209, U210, U220, U226, U228, U239

19. Certification I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fines and imprisonment for knowing violations. Note: For the RCRA Hazardous Waste Part A permit Application, all owners and operators must sign (see 40 CFR 270.10(b) and 270.11).

Signature of legal owner, operator or authorized representative

Printed Name (First, Middle Initial Last) Date (mm/dd/yyyy)

Gregory Sosson 03/31/2020

Title Acting Manager, Carlsbad Field Office (CBFO)

Email Gregory.Sosson@cbfo.doe.gov

Signature of legal owner, operator or authorized representative

Printed Name (First, Middle Initial Last) Date (mm/dd/yyyy)

Sean Dunagan 03/31/2020

Title Project Manager, Nuclear Waste Partnership LLC

Email Sean.Dunagan@wipp.ws
The Waste Isolation Pilot Plant (WIPP) is a U.S. Department of Energy facility for the receipt, unloading, and transfer of transuranic mixed waste from the surface of the site to the underground hazardous waste disposal units. Waste is emplaced in an underground geologic repository horizon located in a deep-bedded salt formation approximately 2,150 feet beneath the surface.
### 6. Process Codes and Design Capacities

<table>
<thead>
<tr>
<th>Line Number</th>
<th>A. Process Code</th>
<th>B. Process Design Capacity</th>
<th>C. Process Total Number of Units</th>
<th>D. Unit Name</th>
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<td>19195.00</td>
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### 7. Description of Hazardous Wastes
(Enter codes for Items 7.A, 7.C and 7.D(1))

<table>
<thead>
<tr>
<th>Line No.</th>
<th>A. EPA Hazardous Waste No.</th>
<th>B. Estimated Annual Qty of Waste</th>
<th>C. Unit of Measure</th>
<th>D. Processes</th>
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<tbody>
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<td>761</td>
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</tbody>
</table>

See attached

8. Map

Attach to this application a topographical map, or other equivalent map, of the area extending to at least one mile beyond property boundaries. The map must show the outline of the facility, the location of each of its existing intake and discharge structures, each of its hazardous waste treatment, storage, or disposal facilities, and each well where it injects fluids underground. Include all spring, rivers, and other surface water bodies in this map area. See instructions for precise requirements.

9. Facility Drawing

All existing facilities must include a scale drawing of the facility. See instructions for more detail.

10. Photographs

All existing facilities must include photographs (aerial or ground-level) that clearly delineate all existing structures; existing storage, treatment, and disposal areas; and sites of future storage, treatment, or disposal areas. See instructions for more detail.

11. Comments

### 6. Process Codes and Design Capacities (continued)

<table>
<thead>
<tr>
<th>Line Numbers</th>
<th>A. Process Code</th>
<th>B. Process Design Capacity</th>
<th>C. Process Total Number of Units</th>
<th>D. Unit Name</th>
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<td>194.1 C</td>
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<td>8</td>
<td>S 0 1</td>
<td>242.0 C</td>
<td>001</td>
<td>Parking Area Unit</td>
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</table>
The Waste Isolation Pilot Plant (WIPP) geologic repository is defined as a “miscellaneous unit” under 40 CFR §260.10: Miscellaneous unit means a hazardous waste management unit where hazardous waste is treated, stored, or disposed of and that is not a container, tank, surface impoundment, pile, land treatment unit, landfill, incinerator, boiler, industrial furnace, underground injection well with appropriate technical standards under part 146 of this chapter, containment building, corrective action management unit, unit eligible for research, development, and demonstration permit under 40 CFR 270.65 or staging pile. The WIPP facility is a geologic repository designed for the disposal of defense-generated transuranic (TRU) waste. Some of the TRU wastes disposed of at the WIPP contain hazardous wastes as co-contaminants. More than half the waste to be disposed of at the WIPP facility also meets the definition of debris waste. The debris categories include manufactured goods, biological materials, and naturally occurring geological materials. The WIPP facility has been divided into ten discrete hazardous waste disposal units (HWDUs), eight of which are permitted for disposal under 40 CFR Part 264, Subpart X, Miscellaneous Units.

For purposes of this application, all TRU waste is managed as though it were mixed. During the Disposal Phase of the facility, the emplaced TRU mixed waste volume will not exceed the design capacity specified in Item 6, Process Codes and Design Capacities. This volume is calculated based on the gross internal volumes of the outermost disposal containers and cannot exceed 151,135 cubic meters ($m^3$) for Panels 1 through 8. The Land Withdrawal Act (LWA) TRU waste volume is tracked and reported by the DOE, internally, for the purposes of compliance with the WIPP LWA total capacity limit for TRU waste of 6.2 million cubic feet (175,564 $m^3$), and is included for informational purposes in Permit Part 4, Table 4.1.1.

The process design capacities for each of the eight underground HWDUs in the geologic repository (i.e., miscellaneous unit) are shown in Item 6, Process Codes and Design Capacities. In addition, two Hazardous Waste Management Units (HWMUs) have been designated as container storage units (S01) in Item 6, Process Codes and Design Capacities. One is inside the Waste Handling Building (WHB) and consists of the Contact-Handled (CH) Bay, Waste Shaft Conveyance Loading Room, Waste Shaft Conveyance Entry Room, Remote-Handled (RH) Bay, Cask Unloading Room, Hot Cell, Transfer Cell, and Facility Cask Loading Room. This HWMU will be used for waste receipt, handling, and storage (including storage of derived waste) prior to emplacement in the underground geologic repository. No treatment or disposal will occur in this S01 HWMU. The capacity of this S01 unit for storage is 194.1 $m^3$, based on 36 ten-drum overpacks on 18 facility pallets, four CH Packages at the TRUDOCKs, one standard waste box of derived waste, two loaded casks and one 55-gallon drum of derived waste in the RH Bay, one loaded cask in the Cask Unloading Room, 13 55-gallon drums in the Hot Cell, one canister in the Transfer Cell and one canister in the Facility Cask Unloading Room. The second S01 HWMU is the parking area outside the WHB where the CH and RH Package trailers and the road cask trailers will be parked awaiting waste handling operations. The capacity of this unit is 50 CH Packages and twelve RH Packages with a combined TRU mixed waste volume of 242 $m^3$.

The HWMUs are shown in Appendix 3.

A CH TRU mixed waste volume of up to 148,500 $m^3$ could be emplaced in Panels 1 to 8 and an RH TRU mixed waste volume up to 2,635 $m^3$ could be emplaced in Panels 4 to 8 for a total of 151,135 $m^3$, as shown in Item 6, Process Codes and Design Capacities.
### 7. Description of Hazardous Wastes (Enter codes for Items 7.A, 7.C and 7.D(1)) (continued)

<table>
<thead>
<tr>
<th>Line No</th>
<th>A. EPA Hazardous Waste No.</th>
<th>B. Estimated Annual Qty of Waste</th>
<th>C. Unit of Measure</th>
<th>D. Processes (1) Process Codes</th>
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### Hazardous Waste Permit Part A Form


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RCRA Part A Application Certification
The U.S. Department of Energy (DOE), through its Carlsbad Field Office, has signed as “owner and operator,” and Nuclear Waste Partnership LLC, the Management and Operating Contractor (MOC), has signed this application for the permitted facility as “co-operator.”

The DOE has determined that dual signatures best reflect the actual apportionment of Resource Conservation and Recovery Act (RCRA) responsibilities as follows:

The DOE’s RCRA responsibilities are for policy, programmatic directives, funding and scheduling decisions, Waste Isolation Pilot Plant (WIPP) requirements of DOE generator sites, auditing, and oversight of all other parties engaged in work at the WIPP, as well as general oversight.

The MOC’s RCRA responsibilities are for certain day-to-day operations (in accordance with general directions given by the DOE and in the Management and Operating Contract as part of its general oversight responsibility), including, but not limited to, the following: certain waste handling, monitoring, record keeping, certain data collection, reporting, technical advice, and contingency planning.

For purposes of the certification required by Title 20 of the New Mexico Administrative Code, Chapter 4, Part 1 (20.4.1 NMAC), Subpart IX, 40 CFR §270.11(d), the DOE’s and the MOC’s representatives certify, under penalty of law that this document and all attachments were prepared under their direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on their inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of their knowledge and belief, true, accurate, and complete for their respective areas of responsibility. We are aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

Owner and Operator Signature: Original signed by Gregory Sosson
Title: Acting Manager, Carlsbad Field Office (CBFO)
for: U.S. Department of Energy
Date: 03/31/2020

Co-Operator Signature: Original signed by Sean Dunagan
Title: Project Manager
for: Nuclear Waste Partnership LLC
Date: 03/31/2020
Appendix 1

Active Environmental Permits and Approvals for the Waste Isolation Pilot Plant as of March 2020
### Active Environmental Permits and Approvals for the Waste Isolation Pilot Plant as of March 2020

<table>
<thead>
<tr>
<th>#</th>
<th>Granting Agency</th>
<th>Type of Permit</th>
<th>Permit/Right-of-Way Number</th>
<th>Granted/Submitted</th>
<th>Expiration</th>
<th>Current Permit Status</th>
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<tr>
<td>1.</td>
<td>New Mexico Department of Game and Fish</td>
<td>Biotic Collection Permit</td>
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<td>New Mexico Environment Department Air Quality Bureau</td>
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<td>5.</td>
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<td>None</td>
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<td>49.</td>
<td>New Mexico Office of the State Engineer</td>
<td>Monitoring Well WIPP-11R</td>
<td>C-3112-POD2</td>
<td>02/07/2019</td>
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<td>50.</td>
<td>New Mexico Office of the State Engineer</td>
<td>Monitoring Well SNL-13</td>
<td>C-3139</td>
<td>12/17/2004</td>
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<td>51.</td>
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<td>C-3140</td>
<td>12/17/2004</td>
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<td>52.</td>
<td>New Mexico Office of the State Engineer</td>
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<td>02/10/2005</td>
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<td>53.</td>
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<td>02/10/2005</td>
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<td>54.</td>
<td>New Mexico Office of the State Engineer</td>
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<td>C-3152</td>
<td>02/10/2005</td>
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<td>55.</td>
<td>New Mexico Office of the State Engineer</td>
<td>Monitoring Well H-3d</td>
<td>C-3207</td>
<td>11/06/2000</td>
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<td>56.</td>
<td>New Mexico Office of the State Engineer</td>
<td>Monitoring Well SNL-16</td>
<td>C-3220</td>
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<td>New Mexico Office of the State Engineer</td>
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<td>C-3221</td>
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<td>58.</td>
<td>New Mexico Office of the State Engineer</td>
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<td>59.</td>
<td>New Mexico Office of the State Engineer</td>
<td>Monitoring Well SNL-18</td>
<td>C-3233</td>
<td>10/06/2005</td>
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<td>60.</td>
<td>New Mexico Office of the State Engineer</td>
<td>Monitoring Well SNL-19</td>
<td>C-3234</td>
<td>10/06/2005</td>
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<td>61.</td>
<td>New Mexico Office of the State Engineer</td>
<td>Monitoring Well H-15R</td>
<td>C-3361</td>
<td>12/27/2007</td>
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<td>62.</td>
<td>New Mexico Office of the State Engineer</td>
<td>Monitoring Well H-6bR</td>
<td>C-3362</td>
<td>12/27/2007</td>
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<td>63.</td>
<td>New Mexico Office of the State Engineer</td>
<td>Monitoring Well H-4bR</td>
<td>C-3404</td>
<td>01/13/2009</td>
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<td>64.</td>
<td>New Mexico Office of the State Engineer</td>
<td>Monitoring Well AEC-7R</td>
<td>C-3635</td>
<td>04/24/2013</td>
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<td>65.</td>
<td>New Mexico Office of the State Engineer</td>
<td>Monitoring Well H-12R</td>
<td>C-3749-POD1</td>
<td>06/24/2014</td>
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<td>66.</td>
<td>New Mexico Office of the State Engineer</td>
<td>Monitoring Well H-10cR</td>
<td>C-3851</td>
<td>07/09/2015</td>
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<td>67.</td>
<td>New Mexico State Land Office</td>
<td>Right-of-Way for Dosimetry and Aerosol Sampling Site, Angel Ranch</td>
<td>RW-22789</td>
<td>10/03/1985</td>
<td>10/03/2020</td>
<td>Active Renewal in Process</td>
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<td>69.</td>
<td>New Mexico State Land Office</td>
<td>Right-of-Way Easement for SNL-1 Access Road and Well Pad</td>
<td>RW-28535</td>
<td>08/27/2003</td>
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<td>70.</td>
<td>New Mexico State Land Office</td>
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<td>RW-28537</td>
<td>08/27/2003</td>
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<td>71.</td>
<td>New Mexico State Land Office</td>
<td>Water Monitoring Easement for SNL-3</td>
<td>WM-119</td>
<td>07/20/2018</td>
<td>08/21/2022</td>
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<td>72.</td>
<td>New Mexico State Land Office</td>
<td>Water Monitoring Easement for SNL-1</td>
<td>WM-120</td>
<td>07/20/2018</td>
<td>08/21/2022</td>
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<td>U.S. Department of the Interior, Bureau of Land Management</td>
<td>Right-of-Way for Domestic Water Pipeline</td>
<td>NM053809</td>
<td>05/15/2006</td>
<td>In Perpetuity</td>
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<td>82</td>
<td>U.S. Department of the Interior, Bureau of Land Management</td>
<td>Right-of-Way for South Access Road Fence</td>
<td>NM094304</td>
<td>03/15/1995</td>
<td>None</td>
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<td>84</td>
<td>U.S. Department of the Interior, Bureau of Land Management</td>
<td>Right-of-Way for Groundwater Monitoring Wells/Pads</td>
<td>NM108365</td>
<td>08/30/2002</td>
<td>08/30/2032</td>
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<td>85</td>
<td>U.S. Department of the Interior, Bureau of Land Management</td>
<td>Right-of-Way Grant for SNL-2 Well Pad</td>
<td>NM109174</td>
<td>04/15/2003</td>
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<td>86</td>
<td>U.S. Department of the Interior, Bureau of Land Management</td>
<td>Right-of-Way Grant for SNL-9 Well Pad</td>
<td>NM109175</td>
<td>04/15/2003</td>
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<td>Right-of-Way Grant for SNL-12 Well Pad</td>
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<td>88. U.S. Department of the Interior, Bureau of Land Management</td>
<td>Right-of-Way Grant for SNL-1 Access Road</td>
<td>NM109177</td>
<td>06/17/2003</td>
<td>06/17/2033</td>
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<td>89. U.S. Department of the Interior, Bureau of Land Management</td>
<td>Right-of-Way Grant for SNL-11 (Never Drilled) and SNL-5 Well Pads and Access Road</td>
<td>NM110735</td>
<td>10/16/2003</td>
<td>10/16/2033</td>
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<td>95. U.S. Department of the Interior, Bureau of Land Management</td>
<td>Right-of-Way for Wells C-2725 (H-4A), C-2775 (H-4B), &amp; C-2776 (H-4C)</td>
<td>NM-6-5 Cooperative Agreement</td>
<td>04/27/1978</td>
<td>None</td>
<td>Active</td>
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<td>96. U.S. Environmental Protection Agency, Region 6</td>
<td>Conditions of Approval for Disposal of PCB/TRU and PCB/TRU Mixed Waste at the U.S. Department of Energy (DOE) Waste Isolation Pilot Plant (WIPP) Carlsbad, New Mexico</td>
<td>N/A</td>
<td>03/19/2018</td>
<td>03/19/2023</td>
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<td>97. U.S. Fish and Wildlife Service</td>
<td>Special Purpose – Relocate</td>
<td>MB155189-0</td>
<td>05/01/2017</td>
<td>12/31/2020</td>
<td>Active</td>
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</table>
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LEGEND

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RENEWAL APPLICATION
HAZARDOUS WASTE FACILITY PERMIT APPLICATION
PART B
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Information Required for the WIPP Facility Ten-Year Renewal Application, Part B
Information Required for the WIPP Facility Ten-Year Renewal Application, Part B

The New Mexico Hazardous Waste Act requires general and specific information when reapplying for a hazardous waste facility permit. General and specific information requirements are addressed in the order they appear in the federal regulations as adopted by the New Mexico Hazardous Waste Management regulations and are identified by the number of the federal hazardous waste management citation.

§270.14 Contents of part B: General requirements

(a) Part B of the permit application consists of the general information requirements of this section and the specific information requirements in §§270.14 through 270.29 applicable to the facility. The part B information requirements presented in §§270.14 through 270.29 reflect the standards promulgated in 40 CFR part 264. These information requirements are necessary in order for the New Mexico Environment Department (NMED) to determine compliance with the part 264 standards. If owners and operators of hazardous waste management (HWM) facilities can demonstrate that the information prescribed in the part B cannot be provided to the extent required, the Secretary of the NMED may make allowance for submission of such information on a case-by-case basis. Information required in the part B shall be submitted to the Secretary and signed in accordance with the requirements of §270.11. Certain technical data, such as design drawings and specifications, and engineering studies shall be certified by a qualified Professional Engineer. For post-closure permits, only the information specified in §270.28 is required in part B of the permit application.

The Permittees have determined that none of the information submitted in this Renewal Application requires a certification beyond that required by §270.11.

(b) General information requirements. The following information is required for all HWM facilities, except as §264.1 provides otherwise:

(1) A general description of the facility.

There are no significant changes being proposed to the description of the facility in the Waste Isolation Pilot Plant Hazardous Waste Facility Permit, Permit # NM489019088-TSDF, as modified in accordance with NMAC 20.4.1.901 incorporating §40 CFR 270.42. See Renewal Application Attachments A, A1, and A2 for a description of the facility.

In this Renewal Application, the Permittees are seeking authorization to continue the disposal of transuranic (TRU) mixed waste at the Waste Isolation Pilot Plant (WIPP) facility. Waste disposal has occurred in the underground portion of the WIPP facility in areas designated as Panels 1 through 7. Currently, TRU mixed waste disposal is permitted in Panels 1 through 8; Panel 8 is currently being constructed. Each panel consists of seven rooms and two access drifts mined in a salt bed approximately 2,150 feet (ft) (655 meters (m)) below the surface. The legal description of the facility is:

- Township 22 South, Range 31 East;
  - Sections 15 to 22
  - Sections 27 to 34
During the term of the Permit, the cumulative volume of contact-handled (CH) TRU mixed waste emplaced in the repository will not exceed 5,244,900 cubic feet ($ft^3$) (148,500 cubic meters ($m^3$)) and the cumulative volume of remote-handled (RH) TRU mixed waste shall not exceed 93,050 ft$^3$ (2,635 m$^3$). No additional disposal capacity is being requested at this time.

Descriptions of the containers to be used and associated operations during the Disposal Phase are presented in Renewal Application Attachment A1, Container Storage. The TRU mixed waste that will be disposed at the WIPP facility results primarily from activities related to the reprocessing of plutonium-bearing reactor fuel and fabrication of plutonium-bearing weapons, as well as from research and development. This TRU mixed waste consists largely of such items as paper, cloth, and other organic material; laboratory glassware and utensils; tools; scrap metal; shielding; and solidified sludges from the treatment of wastewater. Much of this TRU mixed waste is also contaminated with substances that are defined as hazardous under 20.4.1.200 NMAC.

(2) Chemical and physical analyses of the hazardous waste and hazardous debris to be handled at the facility. At a minimum, these analyses shall contain all the information which must be known to treat, store, or dispose of the wastes properly in accordance with part 264 of this chapter.

The Permittees are proposing no significant changes to the Waste Analysis Plan (WAP). The Permittees are not proposing a change to the list of Environmental Protection Agency (EPA) hazardous waste numbers for disposal at the WIPP facility. The Permittees are not proposing to change the chemical or physical characteristics of waste expected for disposal at the WIPP facility.

Please see Renewal Application Waste Analysis Plan (Attachments C and C1 through C7) for complete information on the chemical and physical analysis of TRU mixed waste.

The Permittees will continue to ensure that there are no incompatible wastes by ensuring that only waste with acceptable EPA hazardous waste numbers are shipped to the WIPP facility and that there are no prohibited items as specified in the Treatment, Storage, Disposal Facility-Waste Acceptance Criteria (TSDF-WAC), such as liquids in excess of TSDF-WAC limits; compressed gases; or ignitable, corrosive, or reactive waste. Identification of the chemical and physical properties of the waste will be done by use of Acceptable Knowledge, visual examination, and/or radiography. The Permittees will continue to review Waste Stream Profile Forms to ensure that the waste contains no ignitable, corrosive, or reactive waste; and that only allowed EPA hazardous waste numbers are accepted for storage and disposal at the WIPP facility. The Permittees will continue to monitor airborne volatile organic compounds (VOCs) underground and on the surface to demonstrate compliance with the environmental performance standards.

(3) A copy of the waste analysis plan required by §264.13(b) and, if applicable §264.13(c).

The Permittees are providing a copy of their waste analysis plan as required by §264.13 in Renewal Application Attachments C and C1 through C7.

(4) A description of the security procedures and equipment required by §264.14, or a justification demonstrating the reasons for requesting a waiver of this requirement.
The Permittees propose no significant changes to security procedures and equipment as detailed in the Renewal Application Addendum E1, Security; and Attachment E, Inspection Schedule, Process and Forms, Table E-1, Inspection Schedule/Procedures.


The Permittees propose no significant changes to the general inspection schedule. In accordance with 40 CFR §264.602, §264.15(b), and the weekly inspection requirements of §264.174, the Permittees inspect the WIPP facility for malfunctions and deterioration, operator errors, and discharges which may cause or lead to a release of hazardous waste constituents to the environment or threaten human health. The general inspection schedule is identified in Renewal Application Attachment E, Inspection Schedule, Process and Forms; Renewal Application Table E-1, Inspection Schedule/Procedures; Renewal Application Table E-1a, RH TRU Mixed Waste Inspection Schedule/Procedures; and Renewal Application Table E-2, Monitoring Schedule.

The Permittees do not manage hazardous waste in tanks, surface impoundments, waste piles, by land treatment, or in landfills, have no process vents, have no equipment that contains or contacts hazardous waste, and are exempt from Subpart CC standards for containers, therefore the requirements of §§264.193(i), 264.195, 264.226, 264.254, 264.273, 264.1033, 264.1052, 264.1053, 264.1058, 264.1084, 264.1085, 264.1086, and 264.1088 are not applicable.

(6) A justification of any request for a waiver(s) of the preparedness and prevention requirements of part 264, subpart C.

No waivers of the preparedness and prevention requirements of Part 264, Subpart C are being sought by the Permittees.

(7) A copy of the contingency plan required by part 264, subpart D. Note: Include, where applicable, as part of the contingency plan, specific requirements in §§264.227, 264.255, and 264.200.

A copy of Renewal Application Attachment D, RCRA Contingency Plan, is included. The Permittees do not manage hazardous waste in surface impoundments at the WIPP facility; therefore, the requirements of §264.227 are not applicable. The Permittees do not manage waste in waste piles at the WIPP facility; therefore, the requirements of §264.255 are not applicable. The Permittees do not manage waste in tanks at the WIPP facility; therefore, the requirements of §264.200 are not applicable.

(8) A description of procedures, structures, or equipment used at the facility to:

(i) Prevent hazards in unloading operations (for example, ramps, special forklifts);

The Permittees propose no significant changes in the manner in which they prevent hazards in unloading operations as detailed in Renewal Application Addendum D1.
Preparedness and Prevention, Section D1-2a, Unloading Operations; Attachment A1, Container Storage; and Attachment A2, Geologic Repository.

(ii) Prevent runoff from hazardous waste handling areas to other areas of the facility or environment, or to prevent flooding (for example, berms, dikes, trenches);

The Permittees propose no change in the manner in which they prevent runoff from hazardous waste handling areas to other areas of the facility or environment or to prevent flooding as described in Renewal Application Addendum D1, Preparedness and Prevention, Section D1 2b, Runoff.

(iii) Prevent contamination of water supplies;

The Permittees propose no change in the manner in which they prevent contamination of water supplies as detailed in Renewal Application Addendum D1, Preparedness and Prevention, Section D1-2c, Water Supplies.

(iv) Mitigate effects of equipment failure and power outages;

The Permittees propose no change in the manner in which they mitigate effects of equipment failure and power outages as detailed in Renewal Application Addendum D1, Preparedness and Prevention, Section D1-2d, Equipment and Power Failure.

(v) Prevent undue exposure of personnel to hazardous waste (for example, protective clothing);

The Permittees propose no change in the manner in which they prevent undue exposure of personnel to hazardous waste as detailed in Renewal Application Addendum D1, Preparedness and Prevention, Section D1-2e, Personnel Protection.

(vi) Prevent releases to atmosphere.

The Permittees propose no change in the manner in which they prevent releases to the atmosphere as detailed in Renewal Application Addendum D1, Preparedness and Prevention, Section D1 2f, Releases to the Atmosphere.

(9) A description of precautions to prevent accidental ignition or reaction of ignitable, reactive, or incompatible wastes as required to demonstrate compliance with §264.17, including documentation demonstrating compliance with §264.17(c).

The Permittees propose no change in the manner in which they take precautions to prevent accidental ignition or reaction of ignitable, reactive, or incompatible wastes as required to demonstrate compliance with §264.17 including documentation demonstrating compliance with §264.17(c) as detailed in Renewal Application Addendum D1, Preparedness and Prevention, Section D1-2g, Flammable Gas Concentration Control, and Section D1-2f, Prevention of Reaction of Ignitable, Reactive, and Incompatible Waste.

(10) Traffic pattern, estimated volume (number, types of vehicles) and control (for example, show turns across traffic lanes, and stacking lanes (if appropriate); describe access road surfacing and load bearing capacity; show traffic control signals).
The Permittees propose no change in traffic patterns and no change is proposed in access road surfacing and load bearing capacity or traffic control signals as detailed in Renewal Application Attachment A3, Traffic Patterns.

(11) Facility location information;

(i) In order to determine the applicability of the seismic standard [§264.18(a)] the owner or of a new facility must identify the political jurisdiction (e.g., county, township, or election district) in which the facility is proposed to be located.

[Comment: If the county or election district is not listed in appendix VI of part 264, no further information is required to demonstrate compliance with §264.18(a).]

There is no change in the applicability of the seismic standard. The WIPP facility is located in Eddy County, New Mexico. Eddy County is not listed in Part 264, Appendix VI; therefore, no further information is required to demonstrate compliance with § 264.18(a).

(ii) If the facility is proposed to be located in an area listed in appendix VI of part 264, the owner or operator shall demonstrate compliance with the seismic standard. This demonstration may be made using either published geologic data or data obtained from field investigations carried out by the applicant. The information provided must be of such quality to be acceptable to geologists experienced in identifying and evaluating seismic activity. The information submitted must show that either:

(A) No faults which have had displacement in Holocene time are present, or no lineations which suggest the presence of a fault (which have displacement in Holocene time) within 3,000 feet of a facility are present, based on data from:

(1) Published geologic studies,

(2) Aerial reconnaissance of the area within a five-mile radius from the facility.

(3) An analysis of aerial photographs covering a 3,000 foot radius of the facility, and

(4) If needed to clarify the above data, a reconnaissance based on walking portions of the area within 3,000 feet of the facility, or

The WIPP facility is located in Eddy County, New Mexico. Eddy County is not listed in Part 264, Appendix VI; therefore, no further information is required to demonstrate compliance with § 264.18(a).

(B) If faults (to include lineations) which have had displacement in Holocene time are present within 3,000 feet of a facility, no faults pass within 200 feet of the portions of the facility where treatment, storage, or disposal of hazardous waste will be conducted, based on data from a comprehensive geologic analysis of the site. Unless a site analysis is otherwise conclusive concerning the absence of faults within 200 feet of such portions of the facility data shall be obtained from a subsurface exploration (trenching) of the area within a distance no less than 200 feet from portions of the facility where treatment, storage, or disposal of hazardous waste will be conducted. Such trenching shall be performed in a direction that is perpendicular to known faults (which have had displacement in Holocene time) passing within 3,000 feet of the
portions of the facility where treatment, storage, or disposal of hazardous waste will be conducted. Such investigation shall document with supporting maps and other analyses, the location of faults found.

[Comment: The Guidance Manual for the Location Standards provides greater detail on the content of each type of seismic investigation and the appropriate conditions under which each approach or a combination of approaches would be used.]

The WIPP facility is located in Eddy County, New Mexico. Eddy County is not listed in Part 264, Appendix VI; therefore, no further information is required to demonstrate compliance with § 264.18(a).

(iii) Owners and operators of all facilities shall provide an identification of whether the facility is located within a 100-year floodplain. This identification must indicate the source of data for such determination and include a copy of the relevant Federal Insurance Administration (FIA) flood map, if used, or the calculations and maps used where an FIA map is not available. Information shall also be provided identifying the 100-year flood level and any other special flooding factors (e.g., wave action) which must be considered in designing, constructing, operating, or maintaining the facility to withstand washout from a 100-year flood.

[Comment: Where maps for the National Flood Insurance Program produced by the Federal Insurance Administration (FIA) of the Federal Emergency Management Agency are available, they will normally be determinative of whether a facility is located within or outside of the 100-year floodplain. However, where the FIA map excludes an area (usually areas of the floodplain less than 200 feet in width), these areas must be considered and a determination made as to whether they are in the 100-year floodplain. Where FIA maps are not available for a proposed facility location, the owner or operator must use equivalent mapping techniques to determine whether the facility is within the 100-year floodplain, and if so located, what the 100-year flood elevation would be.]

The WIPP facility does not lie within a 100-year floodplain as defined in 20.4.1.500 NMAC, [incorporating 40 CFR 264.18(b)(2)(i)] and as regulated under 20.4.1.500 NMAC, [incorporating 40 CFR 264.18(b)(1)].

The Federal Emergency Management Agency (FEMA) has not issued flood maps for the WIPP site. The WIPP site lies in FEMA Panel 350120 0675 B. In a search of this Panel for flood maps, this Panel shows up under the heading “Non-printed panels” indicating it is a geographic area for which FEMA has not identified a flooding risk.

The Permittees’ characterization of the flooding potential is in the 2009 Renewal Application Addendum L1, Site Characterization, which references the U.S. Department of Energy (DOE) Final Environmental Impact Statement, Section 7.4.1. The DOE used data from the United States Geological Survey, which reported the maximum flood stage for an August 23, 1966, event at monitoring station # 08406500 at Malaga, New Mexico. This elevation was subtracted from the minimum elevation at the WIPP site to determine that there is no flooding potential from the Pecos River. The DOE used a regional topographic map to identify the closest approach of the Pecos River and the minimum elevation of the WIPP site. A similar topographic map is shown in the 2009 Renewal Application Addendum L1, Figure L1-25. The Permittees used the general ground elevation in the vicinity of the surface facilities to calculate the height above the 100-year
floodplain to be over 400 feet. The 2009 Renewal Application Addendum L1, Figure L1-25, indicates the location of the United States Geological Survey (USGS) reporting station on the Pecos River that is closest to the WIPP facility and that is used to determine the height above the maximum reported historical flood.

To estimate the potential for overland flow and sheet flooding, the Permittees included Appendix D7 in the original Part B Permit Application as the calculation of the Probable Maximum Precipitation (PMP) event and used the information in the design of berms, dikes, and ditches. This information has not changed, so the Permittees have not resubmitted or updated the PMP calculations in the Renewal Application.

(iv) Owners and operators of facilities located in the 100-year floodplain must provide the following information:

(A) Engineering analysis to indicate the various hydrodynamic and hydrostatic forces expected to result at the site as consequence of a 100-year flood.

(B) Structural or other engineering studies showing the design of operational units (e.g., tanks, incinerators) and flood protection devices (e.g., floodwalls, dikes) at the facility and how these will prevent washout.

(C) If applicable, and in lieu of paragraphs (b)(11)(iv) (A) and (B) of this section, a detailed description of procedures to be followed to remove hazardous waste to safety before the facility is flooded, including:

(1) Timing of such movement relative to flood levels, including estimated time to move the waste, to show that such movement can be completed before floodwaters reach the facility.

(2) A description of the location(s) to which the waste will be moved and demonstration that those facilities will be eligible to receive hazardous waste in accordance with the regulations under parts 270, 271, 124, and 264 through 266 of this chapter.

(3) The planned procedures, equipment, and personnel to be used and the means to ensure that such resources will be available in time for use.

(4) The potential for accidental discharges of the waste during movement.

The WIPP facility does not lie within a 100-year floodplain as defined in 20.4.1.500 NMAC, [incorporating 40 CFR 264.18(b)(2)(i)] and as regulated under 20.4.1.500 NMAC, [incorporating 40 CFR 264.18(b)(1)].

The FEMA has not issued flood maps for the WIPP site. The WIPP site lies in FEMA Panel 350120 0675 B. In a search of this Panel for flood maps, this Panel shows up under the heading “Non-printed panels” indicating it is a geographic area for which FEMA has not identified a flooding risk.

The Permittees characterization of the flooding potential is in the 2009 Renewal Application Addendum L1, Site Characterization, which references the DOE Final Environmental Impact Statement, Section 7.4.1. The DOE used data from the United States Geological Survey, which reported the maximum flood stage for an August 23,
1966, event at monitoring station # 08406500 at Malaga, New Mexico. This elevation was subtracted from the minimum elevation at the WIPP site to determine that there is no flooding potential from the Pecos River. The DOE used a regional topographic map to identify the closest approach of the Pecos River and the minimum elevation of the WIPP site. A similar topographic map is shown in the 2009 Renewal Application Addendum L1, Figure L1-25. The Permittees used the general ground elevation in the vicinity of the surface facilities to calculate the height above the 100-year floodplain to be over 400 feet. The 2009 Renewal Application Addendum L1, Figure L1-25, indicates the location of the USGS reporting station on the Pecos River that is closest to the WIPP facility and that is used to determine the height above the maximum reported historical flood.

To estimate the potential for overland flow and sheet flooding, the Permittees included Appendix D7 in the original Part B Permit Application as the calculation of the PMP event and used the information in the design of berms, dikes, and ditches. This information has not changed, so the Permittees have not resubmitted or updated the PMP calculations in the Renewal Application.

(v) Existing facilities NOT in compliance with §264.18(b) shall provide a plan showing how the facility will be brought into compliance and a schedule for compliance.

(12) An outline of both the introductory and continuing training programs by owners or operators to prepare persons to operate or maintain the HWM facility in a safe manner as required to demonstrate compliance with §264.16. A brief description of how training will be designed to meet actual job tasks in accordance with requirements in §264.16(a)(3).

The Permittees propose no significant changes to the training program as detailed in Renewal Application Attachment F, Facility Personnel Permit Training Program.

(13) A copy of the closure plan and, where applicable, the post-closure plan required by §§264.112, 264.118, and 264.197. Include, where applicable, as part of the plans, specific requirements in §§264.178, 264.197, 264.228, 264.258, 264.280, 264.310, 264.351, 264.601, and 264.603.

A copy of the closure plan, Renewal Application Attachments G and G1 through G3, and the post closure plan, Renewal Application Attachments H and H1, are included as part of the Renewal Application.

(14) For hazardous waste disposal units that have been closed, documentation that notices required under §264.119 have been filed.

At the time of submittal of this Renewal Application, the following HWDUs have been closed, and notices required under §264.119 have been filed: Panels 3, 4, 5, and 6.

(15) The most recent closure cost estimate for the facility prepared in accordance with §264.142 and a copy of the documentation required to demonstrate financial assurance under §264.143. For a new facility, a copy of the required documentation may be submitted 60 days prior to the initial receipt of hazardous wastes, if that is later than the submission of the part B.

Pursuant to 40 CFR 264.140(c), the Federal government is exempt from §264 Subpart H, Financial Requirements. Additionally, and in accordance with the Military Construction
Appropriations Act, 2001, Pub. L. No.106-246, 114 Stat. 511 (2000), Nuclear Waste Partnership LLC (the co-operator) is not required to post bond or fulfill any other financial responsibility requirement relating to closure or post-closure care and monitoring of the WIPP facility. Therefore, this provision is not applicable.

(16) Where applicable, the most recent post-closure cost estimate for the facility prepared in accordance with §264.144 plus a copy of the documentation required to demonstrate financial assurance under §264.145. For a new facility, a copy of the required documentation may be submitted 60 days prior to the initial receipt of hazardous wastes, if that is later than the submission of the part B.

Pursuant to 40 CFR 264.140(c), the Federal government is exempt from §264 Subpart H, Financial Requirements. Additionally, and in accordance with the Military Construction Appropriations Act, 2001, Pub. L. No.106-246, 114 Stat. 511 (2000), Nuclear Waste Partnership LLC (the co-operator) is not required to post bond or fulfill any other financial responsibility requirement relating to closure or post-closure care and monitoring of the WIPP facility. Therefore, this provision is not applicable.

(17) Where applicable, a copy of the insurance policy or other documentation which comprises compliance with the requirements of §264.147. For a new facility, documentation showing the amount of insurance meeting the specification of §264.147(a) and, if applicable, §264.147(b), that the owner or operator plans to have in effect before initial receipt of hazardous waste for treatment, storage, or disposal. A request for a variance in the amount of required coverage, for a new or existing facility, may be submitted as specified in §264.147(c).

Pursuant to 40 CFR 264.140(c), the Federal government is exempt from §264 Subpart H, Financial Requirements. Additionally, and in accordance with the Military Construction Appropriations Act, 2001, Pub. L. No.106-246, 114 Stat. 511 (2000), Nuclear Waste Partnership LLC (the co-operator) is not required to post bond or fulfill any other financial responsibility requirement relating to closure or post-closure care and monitoring of the WIPP facility. Therefore, this provision is not applicable.

(18) Where appropriate, proof of coverage by a State financial mechanism in compliance with §264.149 or §264.150.

Pursuant to 40 CFR 264.140(c), the Federal government is exempt from §264 Subpart H, Financial Requirements. Additionally, and in accordance with the Military Construction Appropriations Act, 2001, Pub. L. No.106-246, 114 Stat. 511 (2000), Nuclear Waste Partnership LLC (the co-operator) is not required to post bond or fulfill any other financial responsibility requirement relating to closure or post-closure care and monitoring of the WIPP facility. Therefore, this provision is not applicable.

(19) A topographic map showing a distance of 1,000 feet around the facility at a scale of 2.5 centimeters (1 inch) equal to not more than 61.0 meters (200 feet). Contours must be shown on the map. The contour interval must be sufficient to clearly show the pattern of surface water flow in the vicinity of and from each operational unit of the facility. For example, contours with an interval of 1.5 meters (5 feet), if relief is greater than 6.1 meters (20 feet), or an interval of 0.6 meters (2 feet), if relief is less than 6.1 meters (20 feet). Owners and operators of HWM facilities located in mountainous areas should use large contour intervals to adequately show topographic profiles of facilities. The map shall clearly show the following:
(i) Map scale and date.

Map scale and date and contour intervals (as appropriate) are identified on individual maps.

(ii) 100-year floodplain area.

The WIPP facility does not lie within a 100-year floodplain as defined in 20.4.1.500 NMAC, [incorporating 40 CFR 264.18(b)(2)(i)] and as regulated under 20.4.1.500 NMAC, [incorporating 40 CFR 264.18(b)(1)].

The FEMA has not issued flood maps for the WIPP site. The WIPP site lies in FEMA Panel 350120 0675 B. In a search of this Panel for flood maps, this Panel shows up under the heading “Non-printed panels” indicating it is a geographic area for which FEMA has not identified a flooding risk.

The Permittees characterization of the flooding potential is in the 2009 Renewal Application Addendum L1, Site Characterization, which references the DOE Final Environmental Impact Statement, Section 7.4.1. The DOE used data from the United States Geological Survey, which reported the maximum flood stage for an August 23, 1966, event at monitoring station # 08406500 at Malaga, New Mexico. This elevation was subtracted from the minimum elevation at the WIPP site to determine that there is no flooding potential from the Pecos River. The DOE used a regional topographic map to identify the closest approach of the Pecos River and the minimum elevation of the WIPP site. A similar topographic map is shown in the 2009 Renewal Application Addendum L1, Figure L1-25. The Permittees used the general ground elevation in the vicinity of the surface facilities to calculate the height above the 100-year floodplain to be over 400 feet. The 2009 Renewal Application Addendum L1, Figure L1-25, indicates the location of the USGS reporting station on the Pecos River that is closest to the WIPP facility and that is used to determine the height above the maximum reported historical flood.

To estimate the potential for overland flow and sheet flooding, the Permittees included Appendix D7 in the original Part B Permit Application as the calculation of the PMP event and used the information in the design of berms, dikes, and ditches. This information has not changed, so the Permittees have not resubmitted or updated the PMP calculations in the Renewal Application.

(iii) Surface waters including intermittent streams.

There are no major surface waters or intermittent streams within 10 miles of the WIPP facility.

(iv) Surrounding land uses (residential, commercial, agricultural, recreational).

See Figures Demographic A through F in Maps and Illustrations for the following surrounding land uses:

- Demographic A-1: 2018 CY – Active Mines in Eddy County; Potash, Industrial Minerals, Aggregate & Stone
• Demographic A-2: 2018 CY – Active Mines within a 10-Mile Radius of the WIPP Facility

• Demographic B: 2019 CY - Natural Gas Pipelines and Utilities in the Vicinity of the WIPP Land Withdrawal Area

• Demographic C-1: 2018 CY – New Mexico Livestock (Cattle & Calves); Number by County

• Demographic C-2: 2019 CY – Grazing Allotments in the Vicinity of the WIPP Land Withdrawal Area

• Demographic C-3: 2019 CY – Maximum Yearly Cattle Density within a 50-Mile Radius of the WIPP Facility

• Demographic D-1: 2017 CY – Major Crop Production; Eddy, Lea, and Chaves Counties

• Demographic D-2: 2017 CY – Edible Agriculture and Commercial Crops within a 50-Mile Radius of the WIPP Facility

• Demographic E-1: 2018 CY – Estimated Populations of Major Town/City Centers Within a 50-Mile Radius of the WIPP Facility

• Demographic E-2: 2018 CY – Estimated Ranch Populations within a 10-Mile Radius of the WIPP Facility

• Although there are no areas near the WIPP facility that are designated for public recreation, maps of state and national parks and recreational areas found near the City of Carlsbad, New Mexico, have been provided in Maps and Illustrations, Demographics F-1 and F-2. The Permittees are unaware of formally designated recreation areas within a ten-mile radius of the WIPP site. Transient recreational usage (e.g., hunting, camping, off-road vehicle use, bird watching) is permitted under the multiple use policies of the Bureau of Land Management and the State Land Office. Within the WIPP site boundary transient recreational usage is permitted outside the Off-Limits Area. See Drawing 23-C-007-W1 for the Off-Limits Area.

(v) A wind rose (i.e., prevailing wind-speed and direction).

Shown in Maps and Illustrations, Demographic G.

(vi) Orientation of the map (north arrow).

Maps and appropriate figures contain a north arrow. A table entitled, Maps and Illustrations, is provided to direct the reviewer to the drawings, maps, and illustration providing the information required by 40 CFR 270.14(b)(19). The table also directs the reader to other new or revised illustrated information.
(vii) Legal boundaries of the HWM facility site.

Shown on Figure 2-3 in Part A Application.

(viii) Access control (fences, gates).

Shown on Drawing 24-C-022-W, WIPP Site Facility Masterplan, in Maps and Illustrations.

(ix) Injection and withdrawal wells both on-site and off-site.

Shown on Figure 2-3 in Part A Application.

(x) Buildings; treatment, storage, or disposal operations; or other structure (recreation areas, runoff control systems, access and internal roads, storm, sanitary, and process sewerage systems, loading and unloading areas, fire control facilities, etc.)

The map for buildings, storage, or disposal operations; or other structures is located on drawings 24-C-022-W, WIPP Site Facility Masterplan; 24-C-066-W1, Sanitary Sewage Lagoon Liner Replacement Project Site Plan & Details; 23-C-011-W1, Salt Pile Infiltration Controls New Design; and 22-V-001-W, Underground Mine Plan Structure Contour of Base of Orange Marker Band, in Maps and Illustrations.

(xi) Barriers for drainage or flood control.

The map of barriers for drainage or flood control is included on drawing 23-C-011-W1, Salt Pile Infiltration Controls New Design, in Maps and Illustrations.

(xii) Location of operational units within the HWM facility site, where hazardous waste is (or will be) treated, stored, or disposed (include equipment cleanup areas).

The map for the location of operational units within the HWM facility site, where hazardous waste is stored or disposed, is located on Figure 2-3, Topographic Map with Underground Facilities. Drawings that provide details of the location of the units within the facility include 24-C-022-W, WIPP Site Facility Masterplan, 22-V-001-W, Underground Mine Plan Structure Contour of Base of Orange Marker Band, and 54-W-009W, Underground Mine Plan Shaft and Drift Dimensions.

(20) Applicants may be required to submit such information as may be necessary to enable the Regional Administrator to carry out his duties under other Federal laws as required in §270.3 of this part.

The Permittees will submit information necessary to enable the Secretary to carry out his duties under other Federal laws as required in § 40 CFR 270.3, as requested.

(21) For land disposal facilities, if a case-by-case extension has been approved under §268.5 or a petition has been approved under §268.6, a copy of the notice of approval for the extension or petition is required.
The WIPP Land Withdrawal Act Amendment of 1996 exempts waste designated by the Secretary of DOE for disposal at the WIPP facility from the Land Disposal Restrictions 40 CFR 268.

(22) A summary of the pre-application meeting, along with a list of attendees and their addresses, and copies of any written comments or materials submitted at the meeting, as required under §124.31(c).

Information to satisfy the requirements of §124.31(c) is submitted with this Renewal Application. Two sets of pre-application meetings were held. The first set of pre-application meetings occurred on September 10, 2019, and September 12, 2019, in Carlsbad, New Mexico, and Santa Fe, New Mexico, respectively. The second set of pre-application meetings occurred on January 23, 2020, and January 30, 2020, in Santa Fe, New Mexico, and Carlsbad, New Mexico, respectively. Summaries of the meetings, lists of attendees, written comments, and material submitted at the meetings have been included with this Renewal Application.

(c) Additional information requirements. The following additional information regarding protection of groundwater is required from owners or operators of hazardous waste facilities containing a regulated unit except as provided in §264.90(b) of this chapter:

(1) A summary of the ground-water monitoring data obtained during the interim status period under §§265.90 through 265.94, where applicable.

The Permittees have not collected groundwater data under interim status.

(2) Identification of the uppermost aquifer and aquifers hydraulically interconnected beneath the facility property, including ground-water flow direction and rate, and the basis for such identification (i.e., the information obtained from hydrogeologic investigations of the facility area).

There has been no change in the identification of the uppermost aquifer or aquifers hydraulically connected beneath the WIPP facility property as detailed in Renewal Application Attachment L, WIPP Groundwater Detection Monitoring Program Plan.

(3) On the topographic map required under paragraph (b)(19) of this section, a delineation of the waste management area, the property boundary, the proposed “point of compliance” as defined under §264.95, the proposed location of groundwater monitoring wells as required under §264.97, and, to the extent possible, the information required in paragraph (c)(2) of this section.

There is no change to the delineation of the waste management area, the property boundary, the point of compliance as defined under §264.95, or the location of groundwater monitoring wells as required under §264.97 as illustrated in the topographic map in Part A Application, Figure 2-3. The information required in paragraph (c)(2) of this section (i.e., identification of the uppermost aquifer and aquifers hydraulically interconnected beneath the facility property, including groundwater flow direction and rate) is not illustrated on this topographic map. This information is provided in detail in Renewal Application Attachment L, WIPP Groundwater Detection Monitoring Program Plan.
(4) A description of any plume of contamination that has entered the groundwater from a
regulated unit at the time that the application was submitted that:

(i) Delineates the extent of the plume on the topographic map required under paragraph (b)(19)
of this section;

No plume of contamination has entered the groundwater from a regulated unit.

(ii) Identifies the concentration of each appendix IX, of part 264 of this chapter, constituent
throughout the plume or identifies the maximum concentrations of each appendix IX constituent
in the plume.

No plume of contamination has entered the groundwater from a regulated unit.

(5) Detailed plans and an engineering report describing the proposed groundwater monitoring
program to be implemented to meet the requirements of §264.97.

No contamination has entered the groundwater from a regulated unit.

(6) If the presence of hazardous constituents has not been detected in the groundwater at the
time of permit application, the owner or operator must submit sufficient information, supporting
data, and analyses to establish a detection monitoring program which meets the requirements
of §264.98. This submission must address the following items specified under §264.98:

No hazardous constituents have been detected in groundwater in the vicinity of the
WIPP facility. Renewal Application Attachment L, WIPP Groundwater Detection
Monitoring Program Plan, includes the Detection Monitoring Program that has been
established to meet the requirements of §264.98.

(i) A proposed list of indicator parameters, waste constituents, or reaction products that can
provide a reliable indication of the presence of hazardous constituents in the ground water;

There are no changes to the indicator parameters, waste constituents, or reaction
products that can provide a reliable indication of the presence of hazardous constituents
in the groundwater as listed Renewal Application Attachment L, WIPP Groundwater
Detection Monitoring Program Plan.

(ii) A proposed ground-water monitoring system;

The Permittees’ groundwater monitoring system is detailed in Renewal Application
Attachment L, WIPP Groundwater Detection Monitoring Program Plan.

(iii) Background values for each proposed monitoring parameter or constituent, or procedures to
calculate such values; and

There has been no change to the background values for each proposed monitoring
parameter. The results of groundwater background measurements taken over a five-
year period have been reported by the Permittees to establish a statistical baseline.
Furthermore, if the Permittees identify additional constituents to be monitored, the first
four samples are used to establish background values for that constituent.
(iv) A description of proposed sampling, analysis and statistical comparison procedures to be utilized in evaluating ground-water monitoring data.

The Permittees’ sampling, analysis and statistical comparison procedures to be utilized in evaluating groundwater monitoring data are detailed in Renewal Application Attachment L, WIPP Groundwater Detection Monitoring Program Plan.

(7) If the presence of hazardous constituents has been detected in the groundwater at the point of compliance at the time of the permit application, the owner or operator must submit sufficient information, supporting data, and analyses to establish a compliance monitoring program which meets the requirements of §264.99. Except as provided in §264.98(h)(5), the owner or operator must also submit an engineering feasibility plan for a corrective action program necessary to meet the requirements of §264.100, unless the owner or operator obtains written authorization in advance from the Regional Administrator to submit a proposed permit schedule for submittal of such a plan. To demonstrate compliance with §264.99, the owner or operator must address the following items:

(i) A description of the wastes previously handled at the facility;

(ii) A characterization of the contaminated groundwater, including concentrations of hazardous constituents;

(iii) A list of hazardous constituents for which compliance monitoring will be undertaken in accordance with §§264.97 and 264.99;

(iv) Proposed concentration limits for each hazardous constituent, based on the criteria set forth in §264.94(a), including a justification for establishing any alternate concentration limits;

(v) Detailed plans and an engineering report describing the proposed groundwater monitoring system, in accordance with the requirements of §264.97; and

(vi) A description of proposed sampling, analysis and statistical comparison procedures to be utilized in evaluating groundwater monitoring data.

No contamination has entered the groundwater from a regulated unit. Therefore, the informational requirements to items (i) through (vi) do not apply.

(8) If hazardous constituents have been measured in the ground water which exceed the concentration limits established under §264.94 Table 1, or if groundwater monitoring conducted at the time of permit application under §§265.90 through 265.94 at the waste boundary indicates the presence of hazardous constituents from the facility in ground water over background concentrations, the owner or operator must submit sufficient information, supporting data, and analyses to establish a corrective action program which meets the requirements of §264.100. However, an owner or operator is not required to submit information to establish a corrective action program if he demonstrates to the Regional Administrator that alternate concentration limits will protect human health and the environment after considering the criteria listed in §264.94(b). An owner or operator who is not required to establish a corrective action program for this reason must instead submit sufficient information to establish a compliance monitoring program which meets the requirements of §264.99 and paragraph (c)(6) of this section. To
demonstrate compliance with §264.100, the owner or operator must address, at a minimum, the following items:

(i) A characterization of the contaminated ground water, including concentrations of hazardous constituents;

(ii) The concentration limit for each hazardous constituent found in the ground water as set forth in §264.94;

(iii) Detailed plans and an engineering report describing the corrective action to be taken; and

(iv) A description of how the ground-water monitoring program will demonstrate the adequacy of the corrective action.

(v) The permit may contain a schedule for submittal of the information required in paragraphs (c)(8) (iii) and (iv) provided the owner or operator obtains written authorization from the Regional Administrator prior to submittal of the complete permit application.

No contamination has entered the groundwater from a regulated unit. Therefore, this requirement does not apply.

(d) Information requirements for solid waste management units. (1) The following information is required for each solid waste management unit at a facility seeking a permit:

(i) The location of the unit on the topographic map required under paragraph (b)(19) of this section.

(ii) Designation of type of unit.

(iii) General dimensions and structural description (supply any available drawings).

(iv) When the unit was operated.

(v) Specification of all wastes that have been managed at the unit, to the extent available.

The NMED determined that no further action is necessary to investigate 15 Solid Waste Management Units (SWMUs) and eight Areas of Concern (AOCs) at the WIPP facility. A Class 3 permit modification request to remove SWMUs and AOCs from their Permit was approved by the NMED on October 23, 2008. No new SWMUs or AOCs have been identified for inclusion in the Renewal Application.

(2) The owner or operator of any facility containing one or more solid waste management units must submit all available information pertaining to any release of hazardous wastes or hazardous constituents from such unit or units.

The NMED determined that no further action is necessary to investigate 15 SWMUs and eight AOCs at the WIPP facility. A Class 3 permit modification request to remove SWMUs and AOCs from their Permit was approved by the NMED on October 23, 2008. No new SWMUs or AOCs have been identified for inclusion in the Renewal Application.
(3) The owner/operator must conduct and provide the results of sampling and analysis of groundwater, land surface, and subsurface strata, surface water, or air, which may include the installation of wells, where the Director ascertains it is necessary to complete a RCRA Facility Assessment that will determine if a more complete investigation is necessary.

The NMED determined that no further action is necessary to investigate 15 SWMUs and eight AOCs at the WIPP facility. A Class 3 permit modification request to remove SWMUs and AOCs from their Permit was approved by the NMED on October 23, 2008. No new SWMUs or AOCs have been identified for inclusion in the Renewal Application.

§270.15 Specific part B information requirements for containers

Except as otherwise provided in §264.170, owners or operators of facilities that store containers of hazardous waste must provide the following additional information:

(a) A description of the containment system to demonstrate compliance with §264.175. Show at least the following:

(1) Basic design parameters, dimensions, and materials of construction.

In the original Part B Permit Application, the Permittees submitted Appendix D3 which contained detailed engineering information regarding the storage units and associated buildings and structures in the form of drawings and diagrams. These represented the “as-built” condition of the facility. Some of these drawings and diagrams have been revised since they were resubmitted with the 2009 Renewal Application and, therefore, are being provided in this Renewal Application. Revisions included those that altered a structure, added a new structure, or modified the function of a structure. These drawings and diagrams are:

- 23-C-007-W1: Land Withdrawal Area Location of Facilities
- 24-C-022-W: WIPP Site Facility Masterplan
- 23-C-011-W1: Salt Pile Infiltration Controls New Design
- 24-C-028-W1: WIPP Site Finish Grading and Paving
- 24-C-028-W2: Site Work Finish Grading and Paving Sections and Details
- 41-S-003-W1: Waste Handling Building 411 Firewater Collection Sprinkler System P & ID [Piping and Instrumentation Diagram]
- 41-S-003-W2: Waste Handling Building 411 Firewater Collection Sprinkler System P & ID [Piping and Instrumentation Diagram]
- 41-S-003-W3: Waste Handling Building 411 Firewater Collection Sprinkler System P & ID [Piping and Instrumentation Diagram]
- 41-S-003-W4: Waste Handling Building 411 Firewater Collection Sprinkler System P & ID [Piping and Instrumentation Diagram]
Containment systems are provided by transportation packaging for unloaded waste and by the concrete floor of the Waste Handling Building as described in Renewal Application Attachment A1, *Container Storage*. The Permittees proposed no changes to the basic design parameters, dimensions, and materials of construction of the containment system.

**(2) How the design promotes drainage or how containers are kept from contact with standing liquids in the containment system.**

The Permittees propose no changes in the manner in which the containers are kept from contacting standing liquids as detailed in Renewal Application Attachment A1, *Container Storage*, Section A1-1f, *Containment*.

**(3) Capacity of the containment system relative to the number and volume of containers to be stored.**

The Permittees propose no changes in the capacity of the containment system relative to numbers and volume of containers to be stored, as detailed in Renewal Application Attachment A1, *Container Storage*, Section A1-1f, *Containment*.

**(4) Provisions for preventing or managing run-on.**

The Permittees propose no change in the manner in which they manage run-on as detailed in Renewal Application Addendum D1, *Preparedness and Prevention*, Section D1-2b, *Runoff* and Renewal Application Attachment A1, *Container Storage*, Section A1-1i, *Control of Run On*.

**(5) How accumulated liquids can be analyzed and removed to prevent overflow.**

The Permittees propose no change to the manner in which accumulated liquids can be analyzed and removed to prevent overflow as described in the Renewal Application Attachment D, Section D-4b, *Identification of Released Materials and Assessment of the Extent of the Emergency*, and Renewal Application Attachment A1, *Container Storage*.

**(b) For storage areas that store containers holding wastes that do not contain free liquids,** a demonstration of compliance with §264.175(c), including:

**(1) Test procedures and results or other documentation or information to show that the wastes do not contain free liquids; and**

The Permittees propose no change. The DOE manages TRU mixed waste containers in the Parking Area and the Waste Handling Building as though they contain up to one percent observable liquids. Appropriate secondary containment calculations are provided in Renewal Application Attachment A1, *Container Storage*. Consequently, the
requirements in 20 4.1.500 NMAC, incorporating 40 CFR §264.175(c) do not apply to the WIPP facility.

(2) A description of how the storage area is designed or operated to drain and remove liquids or how containers are kept from contact with standing liquids.

The Permittees propose no change. The DOE manages TRU mixed waste containers in the Parking Area and the Waste Handling Building as though they contain up to one percent observable liquids. Appropriate secondary containment calculations are provided in Renewal Application Attachment A1, Container Storage. Consequently, the requirements in 20 4.1.500 NMAC, incorporating 40 CFR §264.175(c) do not apply to the WIPP facility.

(c) Sketches, drawings, or data demonstrating compliance with §264.176 (location of buffer zone and containers holding ignitable or reactive wastes) and §264.177(c) (location of incompatible wastes), where applicable.

Waste received at the WIPP facility will be determined to be compatible prior to being received at the WIPP facility. Ignitable, reactive, or corrosive waste (i.e., compressed gases and liquids in excess of the TSDF-WAC) are prohibited in accordance with the TSDF WAC. Therefore, a buffer zone for containers holding ignitable or reactive wastes and incompatible wastes is not needed.

(d) Where incompatible wastes are stored or otherwise managed in containers, a description of the procedures used to ensure compliance with §§264.177 (a) and (b), and 264.17 (b) and (c).

The Permittees propose no change to the compatibility determination as identified in Renewal Application Attachment C, Waste Analysis Plan. Furthermore, the TSDF-WAC in Renewal Application Attachment C, Waste Analysis Plan, prohibits the receipt of incompatible waste and Renewal Application Attachment D, RCRA Contingency Plan, requires the evaluation of compatibility during control and containment of an emergency.

(e) Information on air emission control equipment as required in §270.27.

Pursuant to 40 CFR 264.1080(a)(6), air emission controls for containers do not apply to radioactive mixed waste. Therefore, this requirement is not applicable.

§270.23 Specific part B information requirements for miscellaneous units

Except as otherwise provided in §264.600, owners and operators of facilities that treat, store, or dispose of hazardous waste in miscellaneous units must provide the following additional information:

(a) A detailed description of the unit being used or proposed for use, including the following:

(1) Physical characteristics, materials of construction, and dimensions of the unit;

In the original Part B Permit Application, the Permittees submitted Appendix D3 which contained detailed engineering information regarding the disposal units and associated buildings and structures in the form of drawings and diagrams. These represented the
“as-built” condition of the facility. Some of these drawings and diagrams have been revised since they were resubmitted with the 2009 Renewal Application and, therefore, are being provided in this Renewal Application. Revisions included those that altered a structure, added a new structure, or modified the function of a structure. These drawings and diagrams are:

- 22-V-001-W: Underground Mine Plan Structure Contour of Base of Orange Marker Band
- 54-W-009-W: Underground Mine Plan Shaft and Drift Dimensions

Panel 8 is currently being constructed. Prior to using Panel 8 for TRU mixed waste disposal, the Permittees will submit to the Secretary, by certified mail or hand delivery, a letter signed by the Permittees and a New Mexico registered professional engineer stating Panel 8 has been constructed in compliance with the Permit, and the Permittees will not manage any hazardous waste in Panel 8 until the Secretary has either inspected the modified portion of the facility and finds it is in compliance with the conditions of this Permit; or waived the inspection or, within fifteen calendar days of the date of submission of the letter required above, has not notified the Permittees of his intent to inspect.

(2) Detailed plans and engineering reports describing how the unit will be located, designed, constructed, operated, maintained, monitored, inspected, and closed to comply with the requirements of §§264.601 and 264.602; and

The Permittees are not proposing any changes to detailed plans and engineering reports describing how the unit will be located, designed, constructed, operated, maintained, monitored, and inspected to comply with the requirements of §§264.601 and 264.602, as described in Renewal Application Attachment A1, Container Storage; Attachment A2, Geologic Repository; Attachment E, Inspection Schedule, Process and Forms; Attachment L, WIPP Groundwater Detection Monitoring Program Plan; Attachment N, Volatile Organic Compounds Monitoring Plan; and the WIPP facility Closure Plan documents: Renewal Application Attachments G, G1, and G3, and Post-Closure Plan documents: Renewal Application Attachments H and H1.

(3) For disposal units, a detailed description of the plans to comply with the post-closure requirements of §264.603.

There are no changes to the plans to comply with the post-closure requirements of §264.603 as detailed in Renewal Application Attachment H, Post-Closure Plan.

(b) Detailed hydrologic, geologic, and meteorologic assessments and land-use maps for the region surrounding the site that address and ensure compliance of the unit with each factor in the environmental performance standards of §264.601. If the applicant can demonstrate that he does not violate the environmental performance standards of §264.601 and the Director agrees
with such demonstration, preliminary hydrologic, geologic, and meteorologic assessments will suffice.

There are no changes to the detailed hydrologic, geologic, and meteorologic assessments and land-use maps for the region surrounding the site that address and ensures compliance of the unit with each factor in the environmental performance standards of §264.601. However, updated information is provided in Renewal Application Addendum L1, Site Characterization.

(c) Information on the potential pathways of exposure of humans or environmental receptors to hazardous waste or hazardous constituents and on the potential magnitude and nature of such exposures.

The Permittees described the potential pathways for exposure of humans or environmental receptors to the hazardous waste or hazardous constituents in TRU mixed waste in Chapter D, Section D-9b of the original Part B Permit Application. This description included the geology and hydrology of the miscellaneous unit and the operational features of the WIPP facility that minimize exposure.

In the original Part B Permit Application, the disposal system was modeled by the Permittees using three different configurations for the purposes of demonstrating compliance to the environmental performance standards (i.e., exposure assessment). These configurations were used because each configuration is sufficiently different to warrant separate compliance discussions. These configurations, and the modeling assumptions associated with each, were as follows:

- OPEN PANELS, which includes panels that are actively receiving waste and backfill.

  Under this configuration, creep closure will proceed at expected rates. The design of the rooms is such that creep will not close the room to the top of the backfill (about 18 in. [91 cm]) while the panel is open (i.e., before the panel closures are put in place). Brine inflow may occur immediately after excavation and continue until the facility is sealed. However, during this period of time, no accumulation of brine is expected since observed brine inflow is readily evaporated into the dry mine air and rapidly decreases with aging of the excavation. For active rooms, the ventilation system will disperse the VOCs that diffuse through the filter vents installed on the containers. No gas generation resulting from the corrosion of metals is expected due to the low humidity. Gas generation due to microbial degradation will proceed depending on the availability of moisture within the waste containers. Open panels will consist of active rooms and inactive rooms. Active rooms are those that are being ventilated. Inactive rooms are filled with waste and are isolated from the ventilation system using flow control devices (e.g., chainlink and brattice cloth, bulkheads). Although these rooms are not ventilated, gases that are released from the waste containers may be displaced into the active parts of the panel.

- CLOSED PANELS, which includes panels that have been isolated from the underground ventilation system.
This configuration began when Panel 1 was removed from ventilation in 2003 and will extend until the last lowermost short-term components of the shaft seals are in place. Under this configuration, creep closure will proceed at expected rates to reduce the porosity of the disposal region. Deterioration could be sufficient to cause roof falls which could breach bags of backfill and containers of waste. Waste containers are assumed to be open, and the ambient air VOC concentrations are assumed to be in equilibrium throughout the panel. No ventilation air is allowed through the panel so that gases that are generated result in pressurization of the panel. Further pressurization is caused by the volume reduction associated with creep closure. Brine can begin to accumulate within the panel. Once the panel begins to pressurize, flow is established through the panel closure system so that VOCs can be displaced into the mine ventilation system where they are added to the inventory of constituents coming from open panels. Flow from the closed panel is assumed to be equal to the rate of gas generation and creep closure so that significant pressures do not build up behind the panel closures.

- **SEALED FACILITY**, which occurs when the last of the lowermost short-term shaft seal members are emplaced and are functional.

This period begins with the emplacement of this seal member and ends 30 years after the certification of final closure is filed with the NMED. During this period of time, brine inflow may continue, and, depending on the rate of inflow, humid or inundated gas generation mechanisms may become operative. These mechanisms will result in greater quantities of gas being generated. Creep closure will continue to reduce the porosity of the disposal region until there is sufficient resistance from the solids in the repository (waste and backfill) or fluids (gas or brine) to impede further closure. Pressure equilibrium will exist throughout the underground, and pressure will increase due to the low permeability of the short-term shaft seal components. As pressure increases, brine inflow will slow as the difference between far-field and near-field pressures equalizes. The time at which the disposal region will reach lithostatic pressure with the resulting final porosity will depend on the interaction of three time-dependent parameters: creep closure, brine inflow, and gas generation. Until the repository reaches hydrostatic pressure, flow gradients will be inward. Between hydrostatic and lithostatic pressure, flow will be either inward or outward, depending on the efficiency of seals in shafts and boreholes. Once lithostatic pressure is reached within the repository there will be no fluid flow unless internal repository pressure continues to increase.

Evaluating repository performance during these three scenarios resulted in the conclusion that the only viable pathway for release during facility operations is the air pathway. After facility closure the pathway of interest is groundwater.

**Air Pathway**

Containers are required to be vented through one or more DOE-approved filter vents to prevent internal container pressurization caused by gas generation and to prevent radioactive particulate material from escaping. During the WIPP operational period, VOCs in the vapor state diffuse across these filters and migrate into the ambient air via...
the underground ventilation system. The Permittees quantified these releases for the
purposes of determining the potential for exposure to humans and environmental
receptors in the original Part B Permit Application; the most recent updates to the
calculations of exposure were provided in the Class 2 Permit Modification Request
(PMR), *Revise Volatile Organic Compound Monitoring Procedures*, submitted to the
NMED on September 8, 2015, and approved on January 8, 2016, and the revised Class
3 PMR, *Modifications to the WIPP Panel Closure Plan*, submitted to the NMED on
November 10, 2016, and approved on September 7, 2018. Based on the modeling, the
Permit requires an extensive VOC monitoring effort to protect three classes of
individuals.

- Underground waste handling personnel are protected from acute exposure as
  the result of the Disposal Room VOC Monitoring Program, as described in
  This monitoring includes measurements of the concentrations of target VOCs in
  filled disposal rooms and the establishment of action levels intended to protect
  underground waste handling personnel from being subjected to acute doses of
  VOCs that would be released into their working area as the result of a roof fall in
  a filled adjacent disposal room. Concentrations of concern and action levels are
  based on the immediately dangerous to life or health concentration or the lower
  explosive limit (whichever is lower) are listed in Permit Part 4, Tables 4.4.1, *VOC
  Room Based Limits*, and 4.6.3.2, *Action Levels for Disposal Room Monitoring*,
  and are not proposed for change in this Renewal Application. The results of this
  monitoring are reported to the NMED semi-annually.

- Non-waste workers on the surface are protected from chronic exposure to VOCs
  as the result of the Repository VOC Monitoring Program, as described in
  Air emission modeling associated with the underground exhaust indicates that
  the location of the maximally exposed individual is a worker in the Training
  Building. Monitoring at that location is used to detect VOC concentrations that
  can have long-term effects on the worker’s health. The measured concentrations
  are converted into risk, and the risk is summed to determine the cumulative risk.
  The exposure standards for these workers are set by the Permit at one excess
  cancer death in 100,000 (risk of 10⁻⁵) for carcinogenic compounds and a Hazard
  Index (HI) of 1 (HI<1) for non-carcinogenic chemicals. The EPA publishes
  chemical-specific risk factors for inhalation in the EPA Regional Screening Level
  (RSL) tables¹. These risk factors are provided in Permit Part 4, Table 4.6.2.3,
  *Recommended EPA Risk Factors*. The risk factors and the list of chemicals to
  monitor are not being changed in this Renewal Application.

- Members of the public living beyond the WIPP site boundary are protected from
  chronic exposure to VOCs as the result of the WIPP Panel Closure described in
  Renewal Application Attachments G and G1. Air emission modeling associated
  with the underground exhaust was used to evaluate the performance of Panel
  Closures. The NMED established a total risk for offsite members of the public at
  one excess cancer death in one million (10⁻⁶) and a HI of less than 1.0 for non-

¹ EPA Regional Screening Level Tables are available at:
https://semspub.epa.gov/src/document/HQ/199445
cancerogens. In order to equate these environmental performance levels to performance levels for panel closures, it is necessary to introduce risk-based levels also referred to as health-based levels (HBLs) for WIPP facility-specific risk parameters.

Risk-based levels are chemical-specific concentrations that correspond to specified risk levels, such as a per chemical cancer risk of $10^{-6}$. Risk-based levels can be obtained from the EPA RSL tables. The EPA RSL tables use default exposure assumptions that are designed to be protective of a population that is exposed on a daily basis for many years (i.e., chronic exposure). The RSL calculations can be modified to produce site-specific concentrations that account for site-specific exposure conditions as opposed to the generic conditions used by the EPA. For the WIPP facility, site-specific calculations have historically been referred to as HBLs. The HBLs for the WIPP facility are provided in Permit Part 6, Table 6.10.1, WIPP Panel Closure Volatile Organic Compound Closure Standard for Public Exposures. These HBLs and the list of chemicals are not being changed in this Renewal Application.

Groundwater Pathway

The Permittees have reevaluated the repository post-closure performance demonstration that was submitted with the original Part B Application and subsequently updated in the 2009 Renewal Application. The figures provided in Renewal Application Addendum N1, 300-year Performance Demonstration Re-Evaluation, illustrate the following information:

- Figure N1-1 – Predicted Average Pressure in Southernmost Waste Panel for the PABC-20004 and for the CRA-2014 PA
- Figure N1-2 – Predicted Average Cumulative Moles of Gas Generated in the Southernmost Waste Panel for the PABC-20004 and for the CRA-2014 PA
- Figure N1-3 – Predicted Cumulative Brine Inflow into the Southernmost Waste Panel for the PABC-20004 and for the CRA-2014 PA
- Figure N1-4 – Predicted Average Porosity in the Southernmost Waste Panel for the PABC-20004 and for the CRA-2014 PA
- Figure N1-5 – Predicted Average Brine Saturation in the Southernmost Waste Panel for the PABC-20004 and for the CRA-2014 PA

There is no change to the conclusion that the only viable mechanism for a release from the repository during the 300-year post-closure period is the air emissions pathway. This pathway only exists prior to final closure. No viable releases along soil or water pathways were identified. There is no change to the potential exposure of humans or environmental receptors to hazardous waste or hazardous constituents or to the magnitude and nature of such exposures.

(d) For any treatment unit, a report on a demonstration of the effectiveness of the treatment based on laboratory or field data.
The Permittees do not operate treatment units at the WIPP facility.

(e) Any additional information determined by the Director to be necessary for evaluation of compliance of the unit with the environmental performance standards of §264.601.

Any additional information determined by the Secretary to be necessary for evaluation of compliance of the unit with the environmental performance standards of §264.601 will be provided as requested.
Maps and Illustrations
### Maps and Illustrations Crosswalk

<table>
<thead>
<tr>
<th>Regulatory Citation</th>
<th>Requirement</th>
</tr>
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<tbody>
<tr>
<td>40 CFR §270.14(b)(19)</td>
<td>A topographic map showing a distance of 1,000 feet around the facility at a scale of 2.5 centimeters (1 inch) equal to not more than 61.0 meters (200 feet). Contours must be shown on the map. The contour interval must be sufficient to clearly show the pattern of surface water flow in the vicinity of and from each operational unit of the facility. For example, contours with an interval of 1.5 meters (5 feet), if relief is greater than 6.1 meters (20 feet), or an interval of 0.6 meters (2 feet), if relief is less than 6.1 meters (20 feet). Owners and operators of HWM facilities located in mountainous areas should use large contour intervals to adequately show topographic profiles of facilities. The map shall clearly show the following:</td>
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<table>
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<tr>
<th>Comment</th>
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<tbody>
<tr>
<td>As the Waste Isolation Pilot Plant (WIPP) facility is a large facility consisting of 16 sections (each section containing 640 acres) several maps and figures were employed so that the information that is required by 40 CFR §270.14(b)(19) et seq. can be better illustrated. Map scale and contours are noted on the appropriate figures and maps. To place all information on one topographic map would make it difficult to review. This table was provided to make it easier for the reviewer to locate the information.</td>
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<thead>
<tr>
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<tr>
<td>Part A Application, Appendix 2, Figure 2-2</td>
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<tbody>
<tr>
<td>40 CFR §270.14(b)(19)(i)</td>
<td>Map scale and date</td>
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<tr>
<td>There are multiple maps and engineered drawings provided to illustrate the required information. All appropriate maps and figures depict map scale, date.</td>
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<td>Part A Application, Appendix 2, Figure 2-2</td>
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<tr>
<th>Demographic A-1</th>
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<td>2018 CY – Active Mines in Eddy County Potash, Industrial Minerals, Aggregate &amp; Stone</td>
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<tr>
<th>Demographic A-2</th>
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<tr>
<td>2018 CY – Active Mines within a 10-Mile Radius of the WIPP Facility</td>
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<th>Demographic B</th>
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<tr>
<td>2019 CY - Natural Gas Pipelines and Utilities In the Vicinity of the WIPP Land Withdrawal Area</td>
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<tr>
<th>Demographic C-1</th>
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<tr>
<td>2018 CY – New Mexico Livestock (Cattle &amp; Calves) Number by County</td>
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<td>Regulatory Citation</td>
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<tr>
<td>2019 CY – Grazing Allotments In the Vicinity of the WIPP Land Withdrawal Area</td>
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<tr>
<td>2018 CY – Estimated Populations of Major Town/City Centers Within a 50-Mile Radius of the WIPP Facility</td>
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<tr>
<td>State Parks in New Mexico</td>
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<td>National Parks in New Mexico</td>
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<tr>
<td>Land Withdrawal Area Location of Facilities</td>
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<tr>
<td>WIPP Site Facility Masterplan</td>
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<td>Sanitary Sewage Lagoon Liner Replacement project, Site Plan and Details</td>
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<tr>
<td>Salt Pile Infiltration Controls, New Design</td>
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<tr>
<td>Regulatory Citation</td>
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<tr>
<td>40 CFR §270.14(b)(19)(ii)</td>
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<tr>
<td>40 CFR §270.14(b)(19)(iii)</td>
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<td>40 CFR §270.14(b)(19)(vi)</td>
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Underground Mine Plan Structure of Base of Orange Marker Band | Drawing 22-V-001-W |
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<tr>
<td>40 CFR §270.14(b)(19)(vii)</td>
<td>Legal boundaries of the HWM facility site</td>
<td>Topographic Map with Underground Facilities and Land Withdrawal Area/Location of Facilities</td>
<td>Part A Application, Appendix 2, Figure 2-2</td>
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<tr>
<td>40 CFR §270.14(b)(19)(viii)</td>
<td>Access control</td>
<td>WIPP Site Facility Masterplan</td>
<td>Drawing 24-C-022-W</td>
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<tr>
<td>40 CFR §270.14(b)(19)(ix)</td>
<td>Injection and withdrawal wells both on-site and off-site</td>
<td>Topographic Map with Underground Facilities</td>
<td>Part A Application, Appendix 2, Figure 2-2</td>
</tr>
<tr>
<td>40 CFR §270.14(b)(19)(x)</td>
<td>Buildings; treatment, storage, or disposal operations; or other structure (recreation areas, runoff control systems, access and internal roads, storm, sanitary, and process sewerage systems, loading and unloading areas, fire control facilities, etc.)</td>
<td>WIPP Site Facility Masterplan</td>
<td>Drawing 24-C-022-W</td>
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<td>Underground Mine Plan Structure Contour of Base of Orange Marker Band</td>
<td>Drawing 22-V-001-W</td>
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<td>Sanitary Sewage Lagoon Liner Replacement Project Site Plan and Details</td>
<td>Drawing 24-C-066-W1</td>
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<td>Salt Pile Infiltration Controls New Design</td>
<td>Drawing 23-C-011-W1</td>
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<tr>
<td>40 CFR §270.14(b)(19)(xi)</td>
<td>Barriers for drainage or flood control</td>
<td>Salt Pile Infiltration Controls New Design</td>
<td>Drawing 23-C-011-W1</td>
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<td>WIPP Site Finish Grading and Paving</td>
<td>Drawing 24-C-028-W1</td>
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<tr>
<td>40 CFR §270.14(b)(19)(xii)</td>
<td>Location of operational units within the HWM facility site, where hazardous waste is treated, stored, or disposed</td>
<td>WIPP Site Facility Masterplan</td>
<td>Drawing 24-C-022-W</td>
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<td>Underground Mine Plan Structure Contour of Base of Orange Marker Band</td>
<td>Drawing 22-V-001-W</td>
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<td>Topographic Map with Underground Facilities</td>
<td>Part A Application, Appendix 2, Figure 2-2</td>
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<td>Regulatory Citation</td>
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<td>40 CFR §270.15(a)(1)</td>
<td>A description of the containment system to demonstrate compliance with §264.175. Show at least the following: (1) Basic design parameters, dimensions, and materials of construction.</td>
<td>WIPP Site Facility Masterplan</td>
<td>Drawing 24-C-022-W</td>
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<td>40 CFR §270.15(a)(1)</td>
<td>A description of the containment system to demonstrate compliance with §264.175. Show at least the following: (1) Basic design parameters, dimensions, and materials of construction.</td>
<td>WIPP Site Finish Grading and Paving</td>
<td>Drawing 24-C-028-W1</td>
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<td>40 CFR §270.15(a)(1)</td>
<td>A description of the containment system to demonstrate compliance with §264.175. Show at least the following: (1) Basic design parameters, dimensions, and materials of construction.</td>
<td>Site Work Finish Grading and Paving Sections and Details</td>
<td>Drawing 24-C-028-W2</td>
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<td>40 CFR §270.15(a)(1)</td>
<td>A description of the containment system to demonstrate compliance with §264.175. Show at least the following: (1) Basic design parameters, dimensions, and materials of construction.</td>
<td>Salt Pile Infiltration Controls New Design</td>
<td>Drawing 23-C-011-W1</td>
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<td>40 CFR §270.15(a)(1)</td>
<td>A description of the containment system to demonstrate compliance with §264.175. Show at least the following: (1) Basic design parameters, dimensions, and materials of construction.</td>
<td>Waste Handling Building 411 Fire Protection Sprinkler System P &amp; ID</td>
<td>Drawing 41-S-003-W1</td>
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<td>Regulatory Citation</td>
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<td>Waste Handling Building 411 Fire Protection Sprinkler System P &amp; ID Drawing 41-S-003-W2</td>
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<td>40 CFR §270.15(a)(1)</td>
<td>A description of the containment system to demonstrate compliance with §264.175. Show at least the following: (1) Basic design parameters, dimensions, and materials of construction.</td>
<td>Waste Handling Building 411 Fire Protection Sprinkler System P &amp; ID Drawing 41-S-003-W3</td>
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<td>A description of the containment system to demonstrate compliance with §264.175. Show at least the following: (1) Basic design parameters, dimensions, and materials of construction.</td>
<td>Waste Handling Building 411 Fire Protection Sprinkler System P &amp; ID Drawing 41-S-003-W4</td>
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<td>40 CFR §270.15(a)(1)</td>
<td>A description of the containment system to demonstrate compliance with §264.175. Show at least the following: (1) Basic design parameters, dimensions, and materials of construction.</td>
<td>Waste Handling Facilities TRUPACT Dock Equipment Arrangement Drawing 41-M-001-W</td>
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<td>40 CFR §270.15(a)(1)</td>
<td>A description of the containment system to demonstrate compliance with §264.175. Show at least the following: (1) Basic design parameters, dimensions, and materials of construction.</td>
<td>CH Area Constant Volume CH Area HVAC Flow Diagram Supply Air Drawing 41-B-010-W1</td>
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<tr>
<td>40 CFR §270.23(a)(1)</td>
<td>A detailed description of the unit being used or proposed for use, including the following: (1) Physical characteristics, materials of construction, and dimensions of the unit;</td>
<td>Underground Mine Plan Structure Contour of Base of Orange Marker Band Drawing 22-V-001-W</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Underground Utilities Fire Panel 534-FP-0320 Drawing 53-J-039-W</td>
<td></td>
</tr>
<tr>
<td>Regulatory Citation</td>
<td>Requirement</td>
<td>Comment</td>
<td>Identification №</td>
</tr>
<tr>
<td>---------------------</td>
<td>-------------</td>
<td>---------</td>
<td>------------------</td>
</tr>
<tr>
<td></td>
<td>Underground Utilities Fire Panel 534-FP-00601</td>
<td>Drawing 53-J-042-W</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Underground Mine Plan Shaft and Drift Dimensions</td>
<td>Drawing 54-W-009-W</td>
<td></td>
</tr>
</tbody>
</table>
Demographics
Demographic A-1
2018 CY – Active Mines in Eddy County
Potash, Industrial Minerals, Aggregate & Stone
Sources: Eddy County Planning Department; New Mexico Department of Energy, Minerals, and Natural Resources; USA PHOTOMAPS; GOOGLE Earth

Demographic A-2
2018 CY – Active Mines
Within a 10-Mile Radius of the WIPP Facility

1) Intrepid Potash East Facility
2) United Salt Corporation
3) Mosaic Potash Main Facility
4) Mosaic Shaft #5
5) Mack Energy Corporation
6) Mack Energy Corporation

Potash | Caliche | Salt

0  5  10 Miles

0  5  10 Kilometers
Demographic B
2019 CY - Natural Gas Pipelines and Utilities
In the Vicinity of the WIPP Land Withdrawal Area
### County Estimates: Cattle – New Mexico: January 1, 2017 & 2018

<table>
<thead>
<tr>
<th>County</th>
<th>2017 All Cattle (Head)</th>
<th>2018 All Cattle (Head)</th>
<th>2017 Beef Cows (Head)</th>
<th>2018 Beef Cows (Head)</th>
<th>2017 Milk Cows (Head)</th>
<th>2018 Milk Cows (Head)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bernalillo</td>
<td>8,300</td>
<td>8,600</td>
<td>(D)</td>
<td>(D)</td>
<td>(D)</td>
<td>(D)</td>
</tr>
<tr>
<td>Catron</td>
<td>26,000</td>
<td>29,500</td>
<td>17,200</td>
<td>17,600</td>
<td>(D)</td>
<td>(D)</td>
</tr>
<tr>
<td>Chaves</td>
<td>175,000</td>
<td>190,000</td>
<td>26,000</td>
<td>30,500</td>
<td>76,000</td>
<td>81,000</td>
</tr>
<tr>
<td>Cibola</td>
<td>12,600</td>
<td>13,300</td>
<td>8,600</td>
<td>9,100</td>
<td>(D)</td>
<td>(D)</td>
</tr>
<tr>
<td>Colfax</td>
<td>20,500</td>
<td>21,500</td>
<td>11,700</td>
<td>12,100</td>
<td>(D)</td>
<td>(D)</td>
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<tr>
<td>Curry</td>
<td>240,000</td>
<td>260,000</td>
<td>6,700</td>
<td>9,600</td>
<td>82,000</td>
<td>86,000</td>
</tr>
<tr>
<td>De Baca</td>
<td>17,200</td>
<td>18,100</td>
<td>10,600</td>
<td>11,300</td>
<td>(D)</td>
<td>(D)</td>
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<tr>
<td>Doña Ana</td>
<td>88,000</td>
<td>93,000</td>
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<td>8,600</td>
<td>34,000</td>
<td>33,000</td>
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<tr>
<td>Eddy</td>
<td>56,000</td>
<td>58,000</td>
<td>18,000</td>
<td>18,600</td>
<td>8,000</td>
<td>8,000</td>
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<tr>
<td>Grant</td>
<td>26,500</td>
<td>30,000</td>
<td>15,100</td>
<td>19,600</td>
<td>(D)</td>
<td>(D)</td>
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<tr>
<td>Guadalupe</td>
<td>23,000</td>
<td>24,500</td>
<td>(D)</td>
<td>(D)</td>
<td>(D)</td>
<td>(D)</td>
</tr>
<tr>
<td>Harding</td>
<td>22,000</td>
<td>23,500</td>
<td>12,800</td>
<td>13,300</td>
<td>(D)</td>
<td>(D)</td>
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<tr>
<td>Hidalgo</td>
<td>26,000</td>
<td>30,000</td>
<td>17,500</td>
<td>18,200</td>
<td>(D)</td>
<td>(D)</td>
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<tr>
<td>Lea</td>
<td>90,000</td>
<td>95,000</td>
<td>21,500</td>
<td>22,500</td>
<td>33,000</td>
<td>34,000</td>
</tr>
<tr>
<td>Lincoln</td>
<td>29,500</td>
<td>31,500</td>
<td>15,000</td>
<td>17,700</td>
<td>(D)</td>
<td>(D)</td>
</tr>
<tr>
<td>Luna</td>
<td>19,700</td>
<td>21,000</td>
<td>(D)</td>
<td>(D)</td>
<td>(D)</td>
<td>(D)</td>
</tr>
<tr>
<td>McKinley</td>
<td>26,500</td>
<td>30,000</td>
<td>20,000</td>
<td>21,000</td>
<td>(D)</td>
<td>(D)</td>
</tr>
<tr>
<td>Mora</td>
<td>14,800</td>
<td>15,600</td>
<td>(D)</td>
<td>(D)</td>
<td>(D)</td>
<td>(D)</td>
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<tr>
<td>Otero</td>
<td>16,200</td>
<td>19,400</td>
<td>11,600</td>
<td>12,100</td>
<td>(D)</td>
<td>(D)</td>
</tr>
<tr>
<td>Quay</td>
<td>34,000</td>
<td>36,500</td>
<td>18,200</td>
<td>18,900</td>
<td>(D)</td>
<td>(D)</td>
</tr>
<tr>
<td>Rio Arriba</td>
<td>27,500</td>
<td>29,000</td>
<td>18,500</td>
<td>19,600</td>
<td>(D)</td>
<td>(D)</td>
</tr>
<tr>
<td>Roosevelt</td>
<td>115,000</td>
<td>120,000</td>
<td>14,500</td>
<td>15,000</td>
<td>54,000</td>
<td>56,000</td>
</tr>
<tr>
<td>Sandoval</td>
<td>16,600</td>
<td>17,600</td>
<td>11,300</td>
<td>11,600</td>
<td>(D)</td>
<td>(D)</td>
</tr>
<tr>
<td>San Juan</td>
<td>22,000</td>
<td>23,000</td>
<td>14,000</td>
<td>14,500</td>
<td>(D)</td>
<td>(D)</td>
</tr>
<tr>
<td>San Miguel</td>
<td>36,000</td>
<td>36,000</td>
<td>22,500</td>
<td>23,000</td>
<td>(D)</td>
<td>(D)</td>
</tr>
<tr>
<td>Santa Fe</td>
<td>9,700</td>
<td>10,200</td>
<td>4,300</td>
<td>4,400</td>
<td>(D)</td>
<td>(D)</td>
</tr>
<tr>
<td>Sierra</td>
<td>19,600</td>
<td>21,000</td>
<td>(D)</td>
<td>(D)</td>
<td>(D)</td>
<td>(D)</td>
</tr>
<tr>
<td>Socorro</td>
<td>40,500</td>
<td>52,000</td>
<td>18,500</td>
<td>19,300</td>
<td>12,000</td>
<td>12,000</td>
</tr>
<tr>
<td>Taos</td>
<td>(D)</td>
<td>(D)</td>
<td>5,800</td>
<td>6,000</td>
<td>(D)</td>
<td>(D)</td>
</tr>
<tr>
<td>Torrance</td>
<td>45,500</td>
<td>48,000</td>
<td>(D)</td>
<td>(D)</td>
<td>(D)</td>
<td>(D)</td>
</tr>
<tr>
<td>Union</td>
<td>66,000</td>
<td>68,000</td>
<td>(D)</td>
<td>(D)</td>
<td>(D)</td>
<td>(D)</td>
</tr>
<tr>
<td>Valencia</td>
<td>33,000</td>
<td>35,000</td>
<td>10,500</td>
<td>10,900</td>
<td>9,000</td>
<td>10,000</td>
</tr>
<tr>
<td>Other Counties</td>
<td>6,100</td>
<td>8,500</td>
<td>92,500</td>
<td>95,600</td>
<td>14,000</td>
<td>16,200</td>
</tr>
<tr>
<td>New Mexico</td>
<td>1,430,000</td>
<td>1,510,000</td>
<td>465,000</td>
<td>483,000</td>
<td>325,000</td>
<td>332,000</td>
</tr>
</tbody>
</table>

(D) Withheld to avoid disclosing data for individual operations.
1 Counties with missing data are included in “Other Counties.”

Source: USDA National Agriculture Statistics Service, New Mexico Agricultural Statistics

Demographic C-1
2018 CY – New Mexico Livestock (Cattle & Calves)
Number by County
Demographic C-2
2019 CY – Grazing Allotments
In the Vicinity of the WIPP Land Withdrawal Area
Demographic C-3
2019 CY – Maximum Allowable Yearly Cattle Density
Within a 50-Mile Radius of the WIPP Facility
County Estimates - New Mexico: 2018 Livestock Inventory, 2017 Crop Production

Sources: Bureau of Land Management; USDA National Agriculture Statistics Service, New Mexico Agricultural Statistics; New Mexico Cattle Growers Association
## Eddy County

<table>
<thead>
<tr>
<th>Census 2012</th>
<th>Eddy County</th>
<th>Livestock – Jan 1, 2018</th>
<th>Head</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of Farms</td>
<td>551</td>
<td>Cattle &amp; Calves</td>
<td>59,000</td>
</tr>
<tr>
<td>Land in Farms (Acres)</td>
<td>1,141,056</td>
<td>Beef Cows</td>
<td>18,600</td>
</tr>
<tr>
<td>Avg. Size of Farm</td>
<td>2,073</td>
<td>Milk Cows</td>
<td>8,900</td>
</tr>
<tr>
<td>Value of Products Sold</td>
<td>$119,564,000</td>
<td>Sheep &amp; Lambs</td>
<td>1,900</td>
</tr>
<tr>
<td>Avg. Farm Value Sold</td>
<td>$216,994</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Avg. Farm Expenses</td>
<td>$169,252</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Avg. Net Farm Income</td>
<td>$35,318</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Crops 2017

<table>
<thead>
<tr>
<th>Crops 2017</th>
<th>Acres Harvested</th>
<th>Yield</th>
<th>Production</th>
<th>Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cotton, Upland</td>
<td>5,000</td>
<td>1,134</td>
<td>13,700</td>
<td>Bales</td>
</tr>
<tr>
<td>Hay, Alfalfa</td>
<td>21,000</td>
<td>6.50</td>
<td>137,000</td>
<td>Tons</td>
</tr>
<tr>
<td>Pecans</td>
<td>5,500</td>
<td>1,891</td>
<td>10,400,000</td>
<td>Lbs</td>
</tr>
</tbody>
</table>

* Cotton yields are measured in pounds per acre.

## Lea County

<table>
<thead>
<tr>
<th>Census 2012</th>
<th>Lea County</th>
<th>Livestock – Jan 1, 2018</th>
<th>Head</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of Farms</td>
<td>490</td>
<td>Cattle &amp; Calves</td>
<td>55,000</td>
</tr>
<tr>
<td>Land in Farms (Acres)</td>
<td>1,981,988</td>
<td>Beef Cows</td>
<td>22,500</td>
</tr>
<tr>
<td>Avg. Size of Farm</td>
<td>4,309</td>
<td>Milk Cows</td>
<td>34,000</td>
</tr>
<tr>
<td>Value of Products Sold</td>
<td>$188,026,000</td>
<td>Sheep &amp; Lambs</td>
<td>1,500</td>
</tr>
<tr>
<td>Avg. Farm Value Sold</td>
<td>$410,708</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Avg. Farm Expenses</td>
<td>$374,607</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Avg. Net Farm Income</td>
<td>$51,555</td>
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<td></td>
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</tbody>
</table>

### Crops 2017

<table>
<thead>
<tr>
<th>Crops 2017</th>
<th>Acres Harvested</th>
<th>Yield</th>
<th>Production</th>
<th>Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cotton, Upland</td>
<td>17,600</td>
<td>1,089</td>
<td>39,200</td>
<td>Bales</td>
</tr>
</tbody>
</table>

* Cotton yields are measured in pounds per acre.

## Chaves County

<table>
<thead>
<tr>
<th>Census 2012</th>
<th>Chaves County</th>
<th>Livestock – Jan 1, 2018</th>
<th>Head</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of Farms</td>
<td>595</td>
<td>Cattle &amp; Calves</td>
<td>190,000</td>
</tr>
<tr>
<td>Land in Farms (Acres)</td>
<td>2,482,827</td>
<td>Beef Cows</td>
<td>30,500</td>
</tr>
<tr>
<td>Avg. Size of Farm</td>
<td>4,173</td>
<td>Milk Cows</td>
<td>81,000</td>
</tr>
<tr>
<td>Value of Products Sold</td>
<td>$388,099,000</td>
<td>Sheep &amp; Lambs</td>
<td>16,100</td>
</tr>
<tr>
<td>Avg. Farm Value Sold</td>
<td>$652,267</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Avg. Farm Expenses</td>
<td>$608,242</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Avg. Net Farm Income</td>
<td>$59,098</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Crops 2017

<table>
<thead>
<tr>
<th>Crops 2017</th>
<th>Acres Harvested</th>
<th>Yield</th>
<th>Production</th>
<th>Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cotton, Upland</td>
<td>3,000</td>
<td>1,296</td>
<td>8,100</td>
<td>Bales</td>
</tr>
<tr>
<td>Hay, Alfalfa</td>
<td>39,000</td>
<td>5.80</td>
<td>168,000</td>
<td>Tons</td>
</tr>
<tr>
<td>Pecans</td>
<td>3,000</td>
<td>2,917</td>
<td>8,750,000</td>
<td>Lbs</td>
</tr>
</tbody>
</table>

* Cotton yields are measured in pounds per acre.

Source: USDA National Agriculture Statistics Service, New Mexico Agricultural Statistics, New Mexico Annual Bulletin

Demographic D-1

2017 CY – Major Crop Production

Eddy, Lea, and Chaves Counties
Sources: USDA Farm Service Agency; USDA National Agriculture Statistics Service, New Mexico Agricultural Statistics; New Mexico 2012 Census of Agriculture

Demographic D-2
2017 CY – Edible Agriculture and Commercial Crops
Within a 50-Mile Radius of the WIPP Facility
Demographic E-1
2018 CY – Estimated Populations of Major Town/City Centers Within a 50-Mile Radius of the WIPP Facility

Source: Bureau of Business and Economic Research UNM; US Gazetteer, New Mexico
Demographic E-2
2018 CY – Estimated Ranch Populations
Within a 10-Mile Radius of the WIPP Facility

Source: Delaware Basin Drilling Surveillance Program
Demographic F-1
State Parks in New Mexico

Source: New Mexico Energy, Mineral and Natural Resources Department; http://www.emnrd.state.nm.us/SPD/

Demographics F-2
National Parks in New Mexico
<table>
<thead>
<tr>
<th>SALT STORAGE AREA</th>
<th>Controls</th>
<th>Size (Ac)</th>
</tr>
</thead>
<tbody>
<tr>
<td>SALT CELL 1</td>
<td>HDPE Lining</td>
<td>1.0</td>
</tr>
<tr>
<td>SALT STORAGE POND 1</td>
<td>HDPE Lining</td>
<td>1.0</td>
</tr>
<tr>
<td>SALT STORAGE POND 1</td>
<td>HDPE Lining</td>
<td>1.0</td>
</tr>
</tbody>
</table>

| SALT CELL 2                           | HDPE Lining with Water Collection | 6.2 |
| SALT CELL 3                           | HDPE Lining with Water Collection | 5.2 |
| SALT STORAGE POND 2                   | Double HDPE Lining with Leak Detection | 1.7 |
| SALT STORAGE POND 3                   | Double HDPE Lining with Leak Detection | 6.0 |

| STORM WATER POND 1                    | HDPE Lining               | 0.5       |
| STORM WATER POND 2                    | HDPE Lining               | 1.0       |
| STORM WATER POND 3                    | HDPE Lining               | 7.8       |
Public Participation Information
Public Participation Information

Introduction

On September 10 and 12, 2019, the Permittees held informational public meetings in Carlsbad and Santa Fe, New Mexico, respectively, to obtain input from the public regarding the proposed scope of the Waste Isolation Pilot Plant (WIPP) Hazardous Waste Facility Permit Renewal Application (Renewal Application). The Permittees solicited comments from the public through September 20, 2020.

In addition to the scoping meetings, the Permittees held pre-application meetings on the draft Renewal Application on January 23, 2020, in Santa Fe, New Mexico, and January 30, 2020, in Carlsbad New Mexico. These meetings were noticed in accordance with 40 CFR §124.31(d). The public notice was provided in the following forms on December 19 and/or 20, 2019:

- Newspaper advertisements (in both English and Spanish; see Attachment 1), published as a display advertisement, in newspapers of general circulation in the county or equivalent jurisdiction that hosts the proposed location of the facility. These newspapers included the Carlsbad Current Argus, Santa Fe New Mexican, and Albuquerque Journal.
- A visible and accessible sign displaying the notice posted at the WIPP facility entrance.
- A broadcast media announcement of the public notice on several local radio stations via Carlsbad Radio, Inc.
- A copy of the newspaper notice sent to the New Mexico Environment Department, U.S. Department of Energy (DOE), and persons on the WIPP facility mailing list.

Evidence of the required forms of public notice listed above is provided in Attachment 2.

Additionally, on December 20, 2019, the Permittees posted the draft Renewal Application to the WIPP web site for public review in advance of the January 23 and 30, 2020, pre-application meetings. An index of supplemental information was also posted. The Permittees posted the draft Renewal Application as a means of promoting public participation in the regulatory process. The public notice stated that the Permittees would accept written comments regarding the draft Renewal Application through Monday, February 3, 2020. This date was extended until February 20, 2020 at the request of several members of the public.

Comments received by the Permittees after the pre-application meetings by February 20, 2020, are provided in Attachment 4.

The regulations at 40 CFR §124.31(c) state that the applicant shall submit a summary of the pre-application meeting(s), along with the list of attendees and copies of any written comments or material submitted at the meeting(s), to the permitting agency as a part of the part B application; these elements are provided in Attachment 3.
Attachment 1
Public Notice of Pre-Application Meetings
Announcement of Pre-Application Public Meetings

Ten-Year Renewal Application for the Waste Isolation Pilot Plant Hazardous Waste Facility Permit


WHAT: The DOE and NWP (Permittees) will conduct meetings regarding the Ten-Year Renewal Application (Renewal Application) for the Waste Isolation Pilot Plant (WIPP) Hazardous Waste Facility Permit, as required by the New Mexico Hazardous Waste Management Regulations.

The purpose of the pre-application meetings is to inform the community of proposed hazardous waste management activities, as presented in the draft Renewal Application, and to solicit questions from the community. To facilitate the solicitation of questions, the draft Renewal Application will be posted to the WIPP web site at http://www.wipp.energy.gov on or before December 24, 2019.

The effective term for the WIPP Hazardous Waste Facility Permit is ten years. At least 180 days before the expiration date of the current permit (December 30, 2020), the Permittees must reapply for a new permit. The Renewal Application will, therefore, be submitted to the New Mexico Environment Department no later than July 3, 2020.

The WIPP facility is located 26 miles east of Carlsbad, New Mexico, in Eddy County. Hazardous waste management activities include receiving, unloading, and storing transuranic (TRU) mixed waste on the surface and disposing the TRU mixed waste in a geologic repository located 2,150 feet underground in a bedded-salt formation.

WHEN: Thursday, January 23, 2020 5 – 7 p.m. Thursday, January 30, 2020 5 – 7 p.m.

WHERE: Santa Fe Hilton 100 Sandoval St. Santa Fe, New Mexico
        Skeen-Whitlock Building 4021 National Park Highway
        Carlsbad, New Mexico

COMMENTS: The Permittees will accept comments regarding the draft Renewal Application through Monday, February 3, 2020. Comments may be sent to Mr. Bobby St. John, P.O. Box 2078, Carlsbad, NM 88221, or to the WIPP Information Center (infocntr@wipp.ws).

Spanish interpretive services will be provided at the meetings. Individuals requiring special access to participate in the meetings may notify Mr. St. John 1-575-234-7348 at least 72 hours prior to the meeting.

WIPP Permit Community Relations Plan

Online: http://www.wipp.energy.gov / toll-free: 1-866-271-9640 / email: communityrelations@wipp.ws
Anuncio sobre reuniones públicas previas a la solicitud

Solicitud de renovación por diez años del Permiso de la Instalación de Residuos Peligrosos para la Planta Piloto de Aislamiento de Residuos

QUIÉN: La Oficina de Campo en Carlsbad del Departamento de Energía (DOE) de EEUU y Nuclear Waste Partnershi­p LLC (la Sociedad de Residuos Nucleares LLC o NWP).

QUÉ: DOE y NWP (Titulares del Permiso) llevarán a cabo reuniones sobre la Solicitud de Renovación de Diez Años (Solicitud de Renovación) para el Permiso de la Instalación de Residuos Peligrosos para la Planta Piloto de Aislamiento de Residuos (WIPP), tal como lo establecen los Reglamentos de Nuevo México sobre la Administración de Residuos Peligrosos.

El propósito de las reuniones previas a la solicitud es de informar a la comunidad sobre las actividades propuestas para la administración de residuos peligrosos que se presentan en el borrador de la Solicitud de Renovación, y solicitar preguntas de la comunidad. Para facilitar la recepción de preguntas, se pondrá en el sitio web de WIPP el borrador de la Solicitud de Renovación a más tardar el 24 de diciembre de 2019; el sitio web es http://www.wipp.energy.gov.

El plazo efectivo para el Permiso de la Instalación de Residuos Peligrosos de WIPP es diez años. Por lo menos 180 días antes de la fecha de vencimiento del permiso actual (el 30 de diciembre de 2020), los Titulares del Permiso deberán solicitar un permiso nuevo. La Solicitud de Renovación, por lo tanto, será presentada ante el Departamento del Medioambiente de Nuevo México a más tardar el 3 de julio de 2020.

La instalación WIPP está ubicada 26 millas al este de Carlsbad, Nuevo México, en el Condado de Eddy. Las actividades de administración de residuos peligrosos incluyen recibir, descargar y almacenar en la superficie mezclas de residuos transuránicos (TRU) y deshacerse de las mezclas de residuos TRU en un depósito geológico ubicado a 2 mil 150 pies bajo la superficie en una formación salina estratificada.

CUÁNDO: Jueves 23 de enero de 2020 Jueves 30 de enero de 2020
5 a 7 de la tarde 5 a 7 de la tarde

WHERE: Santa Fe Hilton Skeen-Whitlock Building
100 Sandoval St. 4021 National Park Highway
Santa Fe, New Mexico Carlsbad, New Mexico

COMMENTS: Los Titulares del Permiso aceptarán comentarios por escrito sobre el borrador de la Solicitud de Renovación hasta el lunes 3 de febrero de 2020. Pueden enviar sus comentarios al Sr. Bobby St. John, P.O. Box 2078, Carlsbad, NM 88221, o al Centro de Información de WIPP (infocntr@wipp.ws).

Habrá servicios de interpretación al español en las reuniones. Los individuos que requieren acceso especial para participar en las reuniones pueden notificar al Sr. St. John 1-575-234-7348 por lo menos 72 horas antes de la reunión.

Plan de Relaciones Comunitarias del Permiso de WIPP

En línea: http://www.wipp.energy.gov / teléfono gratuito: 1-866-271-9640 / correo electrónico: communityrelations@wipp.ws

1 * Por sus siglas en inglés
Attachment 2
Evidence of Required Forms of Public Notice
Anuncio sobre reuniones públicas previas a la solicitud

Solicitud de renovación por diez años del Permiso de la Instalación de Residuos Peligrosos para la Planta Piloto de Aislamiento de Residuos

QUÉ: La Oficina de Campo en Carlsbad del Departamento de Energía (DOE*) y Nuclear Waste Partnership LLC (NWP*), el titulares del permiso de residuos peligrosos para la Planta Piloto de Aislamiento de Residuos (WIPP), han solicitado al Departamento del Medioambiente de Nuevo México (NMDM) la renovación del permiso de residuos peligrosos por diez años. Los términos del permiso que se renovará son el período 2020-2030.

Para la renovación, los titulares del permiso de residuos peligrosos solicitarán permisos adicionales para la instalación WIPP, que está ubicada 26 millas al este de Carlsbad, Nuevo México, en el Condado de Eddy. Las actividades de administración de residuos peligrosos incluyen recibir, descargar y almacenar en la superficie mezclas de residuos transuránico (TRU) y deshacerse de las mezclas de residuos TRU en un depósito geológico ubicado a 2,150 pies bajo la superficie en una formación salina estratificada.

El plazo efectivo para el Permiso de la Instalación de Residuos Peligrosos de WIPP es de diez años. Por lo menos 180 días antes de la fecha de vencimiento del permiso actual (30 de diciembre de 2020), los titulares del permiso deberán solicitar un permiso nuevo. El plazo efectivo para el Permiso de la Instalación de Residuos Peligrosos de WIPP es de diez años. Por lo menos 180 días antes de la fecha de vencimiento del permiso actual (30 de diciembre de 2020), los titulares del permiso deberán solicitar un permiso nuevo. Los titulares del permiso de residuos peligrosos se presentarán en el borde de la Solicitud de renovación, y solicitarán preguntas del público para facilitar la recepción de preguntas. Se publicarán en el sitio web de WIPP en http://www.wipp.energy.gov.

El propósito de las reuniones previas a la solicitud es de informar a la comunidad de las actividades propuestas para la Administración de Residuos Peligrosos, como lo establecen los Reglamentos de Nuevo México sobre la Administración de Residuos Peligrosos para la Planta Piloto de Aislamiento de Residuos (WIPP*), tal como lo establecen los Regulaciones de Nuevo México sobre la Administración de Residuos Peligrosos para la Planta Piloto de Aislamiento de Residuos (WIPP*), tal como lo establecen los Reglamentos de Nuevo México sobre la Administración de Residuos Peligrosos para la Planta Piloto de Aislamiento de Residuos (WIPP*).

Los Reuniones en la Planta Piloto de Aislamiento de Residuos (WIPP) se llevarán a cabo del 23 al 30 de enero de 2020, en Santa Fe y Carlsbad, Nuevo México. Las reuniones se llevarán a cabo de 15 a 19 horas, de lunes a viernes, en el Santa Fe Hilton Skeen-Whitlock Building, Santa Fe, New Mexico, y el Carlsbad Field Office, Carlsbad, New Mexico.

Para hacer sus preguntas e informarse sobre los permisos de residuos peligrosos, los titulares del permiso de residuos peligrosos invitan a los interesados a hacer sus preguntas escrito (email: communityrelations@wipp.ws) o por teléfono (1-866-271-9640) al menos 72 horas antes de la reunión.

Las reuniones públicas se llevarán a cabo de 5 a 7 p.m. de lunes a viernes, en el Santa Fe Hilton Skeen-Whitlock Building, 500 Sandoval St., Santa Fe, New Mexico, y el Carlsbad Field Office, 4021 National Park Highway, Carlsbad, New Mexico.

Definiciones:
- WIPP: The Waste Isolation Pilot Plant
- DOE: U.S. Department of Energy
- NWP: Nuclear Waste Partnership LLC
- NMDM: New Mexico Environment Department
- TRU: Transuranic


Anuncio de Pre-Aplicación de Public Meetings

Ten-Year Renewal Application for the Waste Isolation Pilot Plant

WHO: U.S. Department of Energy (DOE) and Nuclear Waste Partnership LLC (NWP).

WHAT: The DOE and NWP (Permittees) will conduct meetings regarding the Ten-Year Renewal Application (Application Public Meetings) for the Waste Isolation Pilot Plant (WIPP) Hazardous Waste Facility Permit, as required by the New Mexico Hazardous Waste Management Regulations.

The purpose of the pre-application meetings is to inform the community of proposed hazardous waste management activities, as presented in the draft Renewal Application, and to solicit questions from the community. To facilitate the solicitation of questions, the draft Renewal Application will be posted to the WIPP website at http://www.wipp.energy.gov on or before December 24, 2019.

The effective term for the WIPP Hazardous Waste Facility Permit is ten years. At least 180 days prior to the expiration date of the current permit (July 3, 2020), the Permittees must reapply for a new permit. The Renewal Application will, therefore, be submitted to the New Mexico Environment Department no later than July 3, 2020.

The WIPP facility is located 26 miles east of Carlsbad, New Mexico, in Eddy County. Hazardous waste management activities include receiving, unloading, and storing transuranic (TRU) mixed waste on the surface and disposing the TRU mixed waste in a geologic repository located 2,150 feet underground in a bedded-salt formation.

WHEN: Thursday, January 23, 2020
5 – 7 p.m.

WHERE: Santa Fe Hilton
4021 National Park Highway
Santa Fe, New Mexico

COMMENTS: The Permittees will accept comments regarding the draft Renewal Application through Monday, February 3, 2020. Comments may be sent to Mr. Bobby St. John, P.O. Box 2078, Carlsbad, NM 88221, or to the WIPP Information Center (WIPP-IC) email: communityrelations@wipp.ws

Spanish interpretation services will be provided at the meetings. Individuals requiring special access to participate in the meetings may notify Mr. St. John at least 72 hours prior to the meeting.
New study shows half of American adults will be obese within 10 years

By Madeline Hawkins  Associated Press

Chicken nuggets loaded with this insane. Nearly half of American adults will be obese within a decade and one-quarter will be very close to being considered seriously overweight, the new study finds.

The study is the first to show a sharp rise in obesity in a single generation. It’s based on surveys done from 1988 to 2008, and researchers suggest that by 2030, about 49 percent of American adults will be obese within 10 years. That’s higher than what previous estimates that may have projected into the future.

Puerto Rico to approve cockfighting, defying federal ban, calls ‘tradition’

By Devra Cote  Associated Press

Puerto Rico will defy the U.S. government’s efforts to keep cockfighting illegal in the island territory, which has a long history of the sport practiced on the island despite a federal ban that has grown in recent years, officials said this week.

The move brought cautious optimism from animal rights groups, which have lobbied for decades to end the blood sport across the U.S. territories, saying they are at a turning point.

"Watching animals slash each other for hours on end is not what American taxpayers support," said Wayne Pacelle, founder of the Humane Society of the United States. "We're going to keep cockfighting alive in a bid to keep the sport alive." (The WSJ)

Import plans for cheaper drugs advance under Trump

By Ricardo Almeida  Associated Press

WASHINGTON — The Trump administration is moving ahead with a plan to lower drug prices in a way that would put patients or their drug supply at risk, the offi- cials said Wednesday.

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Woman accused of illegally entering Mar-A-Lago

Introducer was told to leave, but refused to take photos

LINDSEY, Ky. — A Kentucky grand jury has indicted a woman who is accused of entering former President Donald Trump’s Mar-a-Lago club without permission.

The woman, 48-year-old Jennifer Willoughby, is accused of entering the club on December 29, 2019, while Willoughby was there to meet with former President Donald Trump, who was in attendance at the club.

The indictment was unsealed on Tuesday.

The indictment states that Willoughby, who has previously been convicted of marijuana possession and petit theft, entered the club at around 7:00 a.m.

She was subsequently taken into custody by U.S. Marshals.

Willoughby is scheduled to be arraigned on February 11, 2020.

School ‘bathroom bill’ pre-filed in Kentucky

Legislators would limit bathrooms for use by transgender students

LEGISLATOR: Ky. — A lawmaker who is a member of the Kentucky House of Representatives has pre-filed a bill that would limit the bathrooms transgender students could use.

The legislation would also affect students who identify as transgender and who use gender-specific bathrooms.

State Rep. David Hale, R-Butchertown, said the bill would address concerns about student safety and security.

Hale said the bill would be “a needed step” to protect students from “harmful” situations.

Hale is the sponsor of the bill, which was pre-filed on January 30, 2020.

Boy gets to ride a unicorn before his brain surgery

Wynn, 8, of Montrose, Colorado, rides a unicorn to the hospital to look like a farms a unicorn.

The party, held during his surgery, was organized by Jennifer Willoughby, a member of the hospital’s volunteer staff.

Willoughby said she organized the event because Wynn’s family was going through a tough time.

Willoughby’s family owned a small cattle ranch, and one of their heifers, Bonnie, was a luminous white.

The family was hoping to cover Wynn’s medical expenses with a small donation.

The family has also received support from the community.

Wynn was diagnosed with a rare form of cancer at 3 years old.

Wynn has been undergoing chemotherapy since October 2018.

The family is hoping to continue raising funds to cover Wynn’s medical expenses.”
What will Boris Johnson do? UK leader to unveil plans

Brexit deal, public spending top list

By Paul Mason | Financial Times

LONDON — Boris Johnson’s campaign to win the Conservative Party leadership by the end of July took a dramatic turn on Wednesday, as he announced that he would set out a “public spending plan” that would include spending on education, health, infrastructure, and defence.

The announcement came after a series of meetings with cabinet ministers and other senior officials, including the prime minister, who have been briefed on the proposals.

The plans are reported to include £20 billion in new public spending over the next five years, with an additional £5 billion to be invested in social care.

A spokesperson for the Conservative Party said: “The government is committed to delivering a fair and sustainable settlement for all parts of the UK, including the Kingdom of the Back, which has been neglected by the previous Labour government.”

Newspaper: Albuquerque Journal
Advertiser: NUCLEAR WASTE PARTNERSHIP LLC
Issue Date: 12/19/2019

Tokyo court awards damages in high-profile rape case

Case was originally dropped by prosecution

A spokesperson for the Tokyo District Court said: “The case was originally dropped by the prosecution due to insufficient evidence. However, the court has now decided to proceed with the case after receiving new evidence.”

The court has ordered the defendant to pay damages of ¥10 million to the受害人.

Australia reports hottest day ever, expects another record

A national weather service in Canberra said temperatures reached 48.9 degrees Celsius on Wednesday, surpassing the previous record of 46.7 degrees Celsius set in 1960.

The bureau said the heatwave is expected to continue until Saturday, with temperatures forecast to reach 43-45 degrees Celsius.

Russia sanctions advanced by Senate Foreign Relations Committee

The Senate Foreign Relations Committee is considering legislation to advance sanctions on Russia for its alleged interference in the 2016 US presidential election and other activities.

The bill, which is sponsored by Senator Marco Rubio (R-FL), would impose economic sanctions on Russian officials and entities involved in the interference.

The committee is also considering a separate bill that would impose financial penalties on Russia for its support of the Venezuelan government of Nicolás Maduro.

Russia sanctions bill expected to advance in Senate

The Senate is expected to vote on the bill later this week.

A spokesperson for the Russian embassy in Washington said: “We are deeply concerned about these actions, which threaten to undermine international cooperation and stability.”

A statement from the Russian foreign ministry said: “We strongly condemn the measures, which are inconsistent with international law and norms of conduct.”

The Russian government has repeatedly denied any involvement in the interference in the US election.

A spokesperson for the Senate Foreign Relations Committee said: “These are serious allegations, and we believe the evidence justifies action.”

The bill is expected to pass with bipartisan support, including from Republicans such as Senator John McCain (R-AZ) and Democrats such as Senator Chuck Schumer (D-NY).

A spokesperson for the White House said: “We support the bill, and believe it is essential to hold Russia accountable for its actions.”

A spokesperson for the Senate Majority Leader said: “We are pleased to see this legislation moving forward.”

A spokesperson for the Senate Foreign Relations Committee said: “We believe the bill is a strong statement against Russian interference.”

A spokesperson for the White House said: “We look forward to working with Congress to ensure these measures are implemented as quickly as possible.”
Announcement of Pre-Application Public Meetings

Ten-Year Renewal Application for the Waste Isolation Pilot Plant Hazardous Waste Facility Permit

WHO:

WHAT:
The DOE and NWP (Permittees) will conduct meetings regarding the Ten-Year Renewal Application (Renewal Application) for the Waste Isolation Pilot Plant (WIPP) Hazardous Waste Facility Permit, as required by the New Mexico Hazardous Waste Management Regulations.

The purpose of the pre-application meetings is to inform the community of proposed hazardous waste management activities, as presented in the draft Renewal Application, and to solicit questions from the community. To facilitate the solicitation of questions, the draft Renewal Application will be posted to the WIPP website at [http://www.wipp.energy.gov](http://www.wipp.energy.gov) on or before December 24, 2019.

The effective term for the WIPP Hazardous Waste Facility Permit is ten years. At least 180 days before the expiration date of the current permit (December 30, 2020), the Permittees must reapply for a new permit. The Renewal Application will, therefore, be submitted to the New Mexico Environment Department no later than July 3, 2020.

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WHEN:
Thursday, January 23, 2020 5 – 7 p.m.
Thursday, January 30, 2020 5 – 7 p.m.

WHERE:
Santa Fe Hilton
100 Sandoval St
Santa Fe, New Mexico

Skeen-Whitlock Building
4021 National Park Highway
Carlsbad, New Mexico

COMMENTS:
The Permittees will accept comments regarding the draft Renewal Application through Monday, February 3, 2020. Comments may be sent to Mr. Bobby St. John, P.O. Box 2078, Carlsbad, NM 88221, or to the WIPP Information Center ([infoctr@wipp.ws](mailto:infoctr@wipp.ws)).

Spanish interpretive services will be provided at the meetings. Individuals requiring special access to participate in the meetings may notify Mr. St. John 1-575-234-7348 at least 72 hours prior to the meeting.

WIPP Permit Community Relations Plan

Online: [http://www.wipp.energy.gov](http://www.wipp.energy.gov) / toll-free: 1-866-271-9640 / email: communityrelations@wipp.ws
Nuclear Waste Partnership  
4021 National Parks Hwy  
Carlsbad, NM 88220

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Total Due: $500.00

We appreciate your business!

Quantities 8 Total $500.00

Total Sales Tax $0.00

INVOICE
# Invoice

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522 W. MERMOD  
CARLSBAD, NM 88220

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10 Year Renewal

**Total** $1,205.64
Attachment 3
Public Participation Information Required for Part B Application
Summary of Meeting

- Introductory comments were made by Martin Navarrete, DOE Carlsbad Field Office
- A presentation (attached) was given on the draft Ten-Year Renewal Application for the Waste Isolation Pilot Plant Hazardous Waste Facility Permit by Karen Day, Regulatory Environmental Services
- The Permittees reiterated that written comments regarding the draft Renewal Application would be accepted from the public through Monday, February 3, 2020
- Questions regarding the draft Renewal Application were solicited
- The list of attendees is attached
- Written comments from George Anastas were provided to the Permittees during the meeting (attached)
# Meeting Sign-In Sheet

**Topic:** Pre-Application Public Meeting  
**Meeting Date:** January 23, 2020  
**Facilitator:** Department of Energy, Carlsbad Field Office and Nuclear Waste Partnership LLC  
**Place/Room:** 100 Sandoval Street (Hilton), Santa Fe, NM

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Page 1 of 3
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<td>L. A. Lovejoy, Jr.</td>
<td>Law Office</td>
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<tr>
<td>Lara Sullivan</td>
<td>UNM</td>
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<td>Cynthia Wheeler</td>
<td>N/A</td>
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<td>Scott Wyland</td>
<td>SF New Mexico</td>
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<td>Tim Torres</td>
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<td>Rene Romo</td>
<td>Office of Sen. Tom Udall</td>
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<td>Rose Baraner</td>
<td>AFES</td>
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<td>Jant Queenwood</td>
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<td>Deborah Reade</td>
<td>AFES</td>
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Page 2 of 3
Waste Isolation Pilot Plant
Hazardous Waste Facility Permit
Ten-Year Renewal Application

Pre-Application Public Meetings

Santa Fe, NM, January 23, 2020
Carlsbad, NM, January 30, 2020

Purpose of Meeting

• Pursuant to NMAC 20.4.1.901 C(1), incorporating 40 CFR §124.31
• Inform the community of proposed hazardous waste management activities and to solicit questions from the community
Comments
The Permittees will accept written comments regarding
the draft Renewal Application through Monday,
February 3, 2020. Comments may be sent to:

Mr. Bobby St. John
P.O. Box 2078
Carlsbad, NM 88221

WIPP Information Center:
infocntr@wipp.ws

Requirements for Ten-Year Renewal Application

- Permit Part 1, Section 1.7.2., Permit Term
  “This Permit shall be effective for a fixed term not to exceed ten years from the
effective date...” [20.4.1.900 NMAC, incorporating 40 CFR §270.50(a)]

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  “If the Permittees wish to continue an activity regulated by this Permit after the
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calendar days before the expiration date of this Permit.” [20.4.1.900 NMAC,
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  - The current Permit was issued on November 30, 2010, and became effective on
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  - A new Permit application must be submitted no later than July 3, 2020
  - The Permittees plan to submit the Renewal Application by March 31, 2020
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  - September 10, 2019, Carlsbad, New Mexico
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- Topics included:
  - Objective of Ten-Year Renewal Application
  - Regulatory Overview
  - Required Content of the Renewal Application
  - Renewal Application Scope
  - Renewal Application Timeline

- Permittees accepted written comments

Description of Proposed Hazardous Waste Management Activities

- The Waste Isolation Pilot Plant (WIPP) facility is located 26 miles east of Carlsbad, New Mexico in Eddy County
- The WIPP facility is designed, constructed, and operated for the management, storage, and disposal of transuranic (TRU) mixed waste
- TRU mixed waste means TRU waste that is also a hazardous waste as defined by the New Mexico Hazardous Waste Act and 20.4.1.200 NMAC (incorporating 40 CFR §261.3)
- Proposed hazardous waste management activities include:
  - Receiving, handling, and storing TRU mixed waste on the surface of the WIPP facility
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Proposed Permitted Units

- **Hazardous Waste Management Units**
  - 20.4.1.500 NMAC, incorporating 40 CFR Part 264 Subpart I, *Use and Management of Containers*
  - Container Storage Units
    - Waste Handling Building Unit
    - Parking Area Unit

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  - Underground Panels 1 through 8

Draft Renewal Application

- Draft WIPP Hazardous Waste Facility Permit Ten-Year Renewal Application posted on WIPP web site [http://www.wipp.energy.gov](http://www.wipp.energy.gov) on December 20, 2019
- Links to documents used as references provided as Supplemental Information
- Changes to Permit text (Renewal Application Attachments)
  - Identified in “tracked change” redline/strikeout form
  - Tabulated in *Summary of Proposed Changes*
    - Global editorial/formatting changes summarized
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• Regulatory Requirements Crosswalk
• Summary of Proposed Changes
• Part A Application
  – Required Information
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  Active Institutional Controls During Post-Closure

Draft Renewal Application
Part B Application Attachments

- Attachment I  
  (Reserved for Compliance Schedule)
- Attachment J  
  (Reserved for Hazardous Waste Management Unit Tables)
- Attachment K  
  (Reserved for Solid Waste Management Unit (SWMU) and Area of Concern (AOC) Tables)
- Attachment L  
  WIPP Groundwater Detection Monitoring Program Plan
- Attachment M  
  Figures
- Attachment N  
  Volatile Organic Compound Monitoring Plan
- Attachment O  
  WIPP Mine Ventilation Rate Monitoring Plan
Draft Renewal Application Addenda to Part B Application Attachments

- Addendum C1  Dispute Resolution
- Addendum D1  Preparedness and Prevention
- Addendum E1  Security
- Addendum L1  Site Characterization
- Addendum N1  300-Year Performance Demonstration

Summary of Proposed Changes

- Tabulation of proposed changes to the current Permit text reflected in Part B Application Attachments

  Categories of general Global Changes
  - Clarify Renewal Application text
  - Streamline Renewal Application text; remove redundancy
  - Provide updated/additional information
  - Remove obsolete information
  - Revise descriptive information in Renewal Application Attachments
  - Remove detail that does not support a Permit requirement or is not required by the New Mexico Hazardous Waste Regulations

- Specific changes reflected in redline/strikeout of text and addressed in “Discussion” column under attachment subheadings of table

  Global Editorial Changes
  - Applicable to Part B Application Attachments
  - Captured in redline/strikeout of text but not listed under attachment subheadings of table
Summary of Proposed Changes

• Revise the WIPP facility description
  – Consolidate descriptions of containers (Attachment A1)
  – Eliminate redundancy with Permit Part 3 relative to maximum storage capacities (Attachment A1)
  – Clarify conditions for use of Contact-Handled Bay Surge Storage Area (Attachment A1)
  – Clarify storage time limit in the Parking Area Unit (Attachment A1)
  – Remove obsolete design classification information (Attachment A1) and road design information (Attachment A3) and reference information contained in the 2009 Renewal Application
  – Clarify requirement for suspending waste shipments in an off-normal event (Attachment A1)
  – Establish consistency in aisle-spacing with the Waste Handling Building Container Storage Unit (Attachments A1 and E)
  – Remove references to future Permit modification requests pertaining to disposal in Panel 9 (Attachment A2)
  – Replace description of the Horizontal Emplacement and Retrieval Equipment (HERE) with the Horizontal Emplacement Machine (HEM), or equivalent (Attachment A2)

• Incorporate Department of Energy radiological guidance and regulations by reference (Attachments A1, D, G, G3, H, and H1)

Summary of Proposed Changes

• Streamline reporting requirements
  – Nonconformance reports and data quality objective-affecting procedure change reports – add provision for no reporting requirement if none are identified in a given month (Attachment C3)
  – Contract-laboratory standard operating procedures – change frequency from annually to upon request (Attachments L and N)

• Remove requirement for quarterly repeat of data-generation level review (Attachment C3)

• Revise text pertaining to corrective actions associated with Acceptable Knowledge compilation and/or Environmental Protection Agency hazardous waste number assignment (Attachment C4)

• Revise inspection schedule (Attachment E)
  – Change frequency from pre-operational to pre-evolution for some waste handling equipment
  – Remove preventive maintenance details for remote-handled equipment

• Address changes per adoption of the Generator Improvements Rule into the NMAC (Attachments A, D, and E)
Summary of Proposed Changes

• Remove requirement for serial sampling in groundwater monitoring procedures (Attachment L)
  – Allow for sampling pursuant to stability of pH, conductivity
• Extend Disposal Phase and assumed closure start date to 2052 in Attachments G and H1
  – Panel 9 will not be used for waste emplacement
  – Panel 10 is not authorized for waste emplacement
  – Construction of panels beyond Panel 10 not authorized
  – Assumption is future panels will be needed to dispose of available inventory of TRU waste
• Clarify the use of co-detection (Attachment G3)
• Relocate Permit attachment figures to Attachment M
  – Consolidate figures from Permit Attachments A1, A2, A3, A4, G, H1, L and N
  – Remove redundant/unnecessary figures

Comments

The Permittees will accept written comments regarding the draft Renewal Application through Monday, February 3, 2020. Comments may be sent to:

Mr. Bobby St. John
P.O. Box 2078
Carlsbad, NM 88221

WIPP Information Center:
infocntr@wipp.ws
Statement by
George Anastas, PE, CHP, BCEE, FHPS, FARPS
January 23, 2019
Santa Fe Hilton Hotel, Santa Fe, New Mexico
Regarding
Waste Isolation Pilot Plant Draft Hazardous Waste Facility Permit Renewal
Application March 2020

Good evening. I am a resident of New Mexico and I am unambiguously opposed to the issuance of a Renewal of the Waste Isolation Pilot Plant Hazardous Waste Facility Permit without a State mandated termination of waste receipt at or before the year 2030. This opposition is based on the issues presented herein. It is time for New Mexico to say “Enough is enough: New Mexicans are not enjoying the remnants of uranium mining strewn across the State including Native American Lands, all sorts of releases to the New Mexico water shed and groundwater from LANL as well as buried waste, buried waste at Sandia, and now DOE wants to continue to dump transuranic waste and hazardous waste at WIPP until 2052, or 24,000 years hence, the half-life of Plutonium-239, or in perpetuity. Enough is enough.

In reviewing the Draft Hazardous Waste Permit, I am struck by the many assertions contained in the Draft and related materials involving WIPP planning, promises by DOE in order to open WIPP and the actual facts. All these are evidence of continuing U.S. Department of Energy Mission Creep.

This Statement is organized as follows: first is the Department of Energy Assertion, then there are Facts relating to the Assertion and following the Facts are the Independent Assessments.

DOE Assertion 1: The operating life of the WIPP was stated by DOE, understood by Congress, understood by the State of New Mexico and understood by New Mexicans as 25 years.
Fact 1: WIPP received its first shipment of transuranic waste in 1999. Arithmetic indicates that the DOE should cease dumping waste in WIPP on or about the year 2024 if DOE desires to “keep its word”.
Assessment 1: The State of New Mexico should require the end of waste dumping at WIPP to occur on or before the year 2030. DOE should ready plans for WIPP to cease accepting waste on or about the year 2030. The Waste Isolation Pilot Plant (Pilot???) should not operate until 2052 and certainly not in perpetuity.
Fact 1a: WIPP was not supposed to be the only transuranic waste dump in the United States.
Assessment 1a: DOE should use the next 10 years in convincing another locality to accept a transuranic waste dump.

Fact 1b: Every few years DOE updates the transuranic waste inventory at the generating sites, and the inventory keeps growing.
Assessment 1b: And now DOE wants New Mexicans to believe that WIPP should operate until at least the year 2052 or in perpetuity!! DOE wants New Mexicans to embrace its flawed assumptions including 17 shipments per week and 40 weeks of waste burial. There is no basis in fact for any of the DOE assumptions regarding waste inventory or shipments to WIPP, including the assumption of “a reasonable waste receipt rate” which is no more than wishful thinking to support continued, in perpetuity, waste dumping.

DOE Assertion 2: The Waste Isolation Pilot Plant (WIPP) facility is designed, constructed, and operated for the management, storage and disposal of transuranic (TRU) mixed waste. Both contact-handled (CH) and remote-handled (RH) TRU mixed wastes are permitted for storage and disposal at the WIPP facility. (Page 1 of Draft Permit Renewal)
Fact 2: DOE buried spent nuclear fuel from domestic and foreign reactors and high-level waste from UREX reactor fuel reprocessing all originating from Argonne National Laboratory. (Source: Argonne National Laboratory East, DOE and EPA)
Assessment 2: The Land Withdrawal Act prohibits the transport or disposal of spent nuclear fuel or high-level radioactive waste from reprocessing at WIPP. DOE promised New Mexicans that spent nuclear fuel and high-level waste would not be buried at WIPP.

I repeat the questions I have asked DOE and others several times and have been stonewalled each time: What quantity of spent nuclear fuel and UREX reprocessing waste has been buried at WIPP and will the DOE continue the practice of burying spent nuclear fuel and reprocessing waste at WIPP? Is the burial of spent nuclear fuel and high-level waste in WIPP the reason why DOE wants to keep the WIPP open until the year 2052, or in perpetuity?

Fact 2a: It is impossible to “dispose of” transuranic waste. Only time, many thousands of years, will reduce, not eliminate, radioactivity by radioactive decay.
Assessment 2a: WIPP is an underground dump that DOE hopes will not be breached by the pressurized brine reservoirs postulated to be about 600 feet
beneath WIPP (DOE/WIPP-17-2308), additional exploding waste drums, additional underground fires or other man-made (hydro-fracking) or natural phenomena. There were over 157 oil wells, 12 gas wells and 12 salt water disposal wells within 1 mile of the WIPP Site in 2017 as shown in the following figure.

**Fact 2b:** The International Atomic Energy Agency (IAEA) has stated: “...the potential presence of oil/gas deposits, valuable minerals and of geothermal energy should be taken into account to minimize the potential for human intrusion into the geologic disposal system.” (Reference: International Atomic Energy Agency, Siting of Geological Disposal Facilities, Safety Guide No. 11-G-4 1) **Assessment 2b:** Southeastern New Mexico is a hot-bed of oil and natural gas wells. The production of oil and natural gas around the WIPP site is not a “potential presence”. In Fiscal Year 2019 New Mexico earned a record $3.1 billion in oil and gas revenues. Some significant fraction of this $3.1 billion resulted from hydrocarbon extraction from southeastern New Mexico, near the WIPP site. Contamination of these hydrocarbon resources by transuranic waste would have a significant impact on the New Mexico economic posture as well as a reduction in oil production in the United States. The drilling rates for the Delaware Basin have substantially increased from 46.8 to 93.4 deep boreholes per square kilometer (2017 data). The following figure shows nearly 175 oil/natural gas/salt water disposal wells were located around the WIPP in 2017, many of the wells were nestled right up against the WIPP boundary. I am confident that on January 23, 2020 there are many more oil and gas wells nearby WIPP, patently in conflict with the IAEA guidance and reasonable scientific sense. It is time to begin the process of closing WIPP.
Fact 2c: Much of the air within waste containers and waste overpacks dumped at WIPP contain hazardous waste subject to RCRA in the form of Volatile Organic
Compounds (VOCs). VOCs do not decay so they will be present for many years. **Assessment 2c:** DOE is creating a VOC underground storage site in New Mexico. Indeed, VOCs released from waste containers are present in the underground air and routinely/continuously released to the environment. VOCs would be massively released in the event of a WIPP breach. The following figure (Source: DOE) is a model of the LANL (Exploding) Drum 68660 showing that over 35% of the drum volume was air, most likely contaminated with VOCs.

**DOE Assertion 3:** The likelihood of a fire in the underground was estimated by DOE to be 1 in 10,000 years. (Source Final WIPP SEIS-II, 1997, Appendix G, Page G-69, Table G-7, Annual Frequencies of Occurrence for WIPP Disposal Accidents)

**Fact 3:** The preventable fire in the underground occurred February 5, 2014 and the probability of a fire in the underground is now demonstrated to be once in 15 years.

**Assessment 3:** DOE was alerted to flammable and exploding drums of transuranic waste numerous times (for example the seminal article which appeared in Nuclear Safety, Volume 33-2, April-June 1992, An Assessment of Flammability and
Explosion Potential of Defense Transuranic Waste, Matthew Silva) and a plethora of DOE and DOE contractor reports.

**DOE Assertion 4:** The likelihood of a waste drum detonating in the underground is zero, 0, it cannot occur. (Roger Nelson, Chief Science Officer, CBFO at 2002 WIPP Quarterly Meeting)

**Fact 4:** The preventable detonation of LANL Drum 68660 occurred in the underground on February 14, 2014.

**Assessment 4:** The detonation contaminated many thousands of square feet of rooms, drifts, exhaust shaft, filters and appurtenances with Plutonium-239 and Americium-241, leading to the abandonment of many rooms and drifts and costing taxpayers an incremental cost of $3,000,000,000 (that is correct, 3 billion dollars or more).

**DOE Assertion 5:** DOE now claims in a classic bait and switch that the volume of waste is not the volume of the container in order to increase the volume of waste dumped at WIPP.

**Fact 5:** DOE and others have stated for more than 30 years that the volume of waste dumped at WIPP is the volume of the container.
**Assessment 5:** DOE now claims the volume of waste in a container and subsequently dumped at WIPP is the result of some mystical arithmetic estimate that is a fraction of the container volume. DOE wants New Mexico, the Public and the New Mexico Environment Department to ignore all the DOE statements and promises. DOE and others offer a blind eye that the headspace of waste drums contains hazardous waste, Volatile Organic Compounds, including carbon tetrachloride, chlorobenzene, methylene chloride, toluene and 1, 1, 1-trichloroethane. These VOCs are/should be subject to routine room-based VOC monitoring. The volume of waste (VOCs as a vapour in the head-space of the container, nitrates, chemical wastes, and liquid, Plutonium, Americium, etc.) is the volume of the container that contains the waste. And is consistent with Statements by Ines Triay, Manager, CBFO, 2002 at a get-together at her home and Roger Nelson, Chief Scientific Officer, CBFO, 2002 at a WIPP Quarterly Meeting both made to George Anastas.

**Fact 5a:** VOCs are integral to the solid (and yes, some liquid) waste in the waste containers.

**Assessment 5a:** There probably were VOCs associated with the spent nuclear fuel and UREX reprocessing waste originating from Argonne National Laboratory subsequently dumped at WIPP. And there are VOCs in the head-space of drums dumped at WIPP and released to the rooms, drifts and the environment.

Requiring DOE to cease receiving transuranic waste at WIPP on or before the year 2030 is not unreasonable based upon the DOE record including environmental and other documents, statements made by representatives of DOE, DOE promises made to the Public and New Mexicans and public policy.

My credentials include over 50 years of experience in nuclear, radiation and industrial safety in government, academia and private industry. Beginning in 1966 I interacted with the Regulatory staff and General Manager staff of the Atomic Energy Commission, the staff of the Energy Research and Development Administration and the staff of the Department of Energy. I have testified and presented before national, state and local agencies in New York, California and New Mexico, most recently before the New Mexico Environment Department, the Defense Nuclear Facilities Safety Board and the National Academies of Sciences Engineering and Medicine. I am a Professional Nuclear Engineer, a Certified Health Physicist, a Board-Certified Environmental Engineer (in Radiation Protection), a Fellow of the Health Physics Society and a Fellow of the Australasian Radiation Protection Society. I have been engaged in varying degrees with the WIPP since 2002, nearly 18 years.
Pre-Application Meeting in Carlsbad, New Mexico, January 30, 2020

Summary of Meeting

• Introductory comments were made by Martin Navarrete, DOE Carlsbad Field Office
• A presentation (attached) was given on the draft Ten-Year Renewal Application for the Waste Isolation Pilot Plant Hazardous Waste Facility Permit by Karen Day, Regulatory Environmental Services
• The Permittees reiterated that written comments regarding the draft Renewal Application would be accepted from the public through Monday, February 3, 2020
• Questions regarding the draft Renewal Application were solicited
• The list of attendees is attached
• Written comments from Craig Stephens, Carlsbad Department of Development, were provided to the Permittees during the meeting (attached)
# MEETING SIGN-IN SHEET

<table>
<thead>
<tr>
<th>Name</th>
<th>Company/Organization</th>
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<tbody>
<tr>
<td>Kyle Marisena</td>
<td>City of Carlsbad</td>
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<td>Lare Mitchell</td>
<td>Department of Development</td>
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<tr>
<td>Marc Pearcy</td>
<td>Carlsbad Resident</td>
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<td>Adra Hotten</td>
<td>Current + Argus</td>
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<td>Amber Gillis</td>
<td>NMED</td>
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<td>Robert P. Defer</td>
<td>Chamber</td>
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<td>Senator Heinrich's Office</td>
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<td>George Basabe</td>
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<tr>
<td>Traci Janway</td>
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Draft Renewal Application

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- Attachment G3  Radiological Surveys to Indicate Potential Hazardous Waste Releases
- Attachment H  Post-Closure Plan
- Attachment H1  Active Institutional Controls During Post-Closure

- Attachment I  (Reserved for Compliance Schedule)
- Attachment J  (Reserved for Hazardous Waste Management Unit Tables)
- Attachment K  (Reserved for Solid Waste Management Unit (SWMU) and Area of Concern (AOC) Tables)
- Attachment L  WIPP Groundwater Detection Monitoring Program Plan
- Attachment M  Figures
- Attachment N  Volatile Organic Compound Monitoring Plan
- Attachment O  WIPP Mine Ventilation Rate Monitoring Plan
Draft Renewal Application Addenda to Part B Application Attachments

- Addendum C1  Dispute Resolution
- Addendum D1  Preparedness and Prevention
- Addendum E1  Security
- Addendum L1  Site Characterization
- Addendum N1  300-Year Performance Demonstration

Summary of Proposed Changes

- Tabulation of proposed changes to the current Permit text reflected in Part B Application Attachments
- Categories of general Global Changes
  - Clarify Renewal Application text
  - Streamline Renewal Application text; remove redundancy
  - Provide updated/additional information
  - Remove obsolete information
  - Revise descriptive information in Renewal Application Attachments
  - Remove detail that does not support a Permit requirement or is not required by the New Mexico Hazardous Waste Regulations
- Specific changes reflected in redline/strikeout of text and addressed in “Discussion” column under attachment subheadings of table
- Global Editorial Changes
  - Applicable to Part B Application Attachments
  - Captured in redline/strikeout of text but not listed under attachment subheadings of table
Summary of Proposed Changes

- Revise the WIPP facility description
  - Consolidate descriptions of containers (Attachment A1)
  - Eliminate redundancy with Permit Part 3 relative to maximum storage capacities (Attachment A1)
  - Clarify conditions for use of Contact-Handled Bay Surge Storage Area (Attachment A1)
  - Clarify storage time limit in the Parking Area Unit (Attachment A1)
  - Remove obsolete design classification information (Attachment A1) and road design information (Attachment A3) and reference information contained in the 2009 Renewal Application
  - Clarify requirement for suspending waste shipments in an off-normal event (Attachment A1)
  - Establish consistency in aisle-spacing with the Waste Handling Building Container Storage Unit (Attachments A1 and E)
  - Remove references to future Permit modification requests pertaining to disposal in Panel 9 (Attachment A2)
  - Replace description of the Horizontal Emplacement and Retrieval Equipment (HERE) with the Horizontal Emplacement Machine (HEM), or equivalent (Attachment A2)

- Incorporate Department of Energy radiological guidance and regulations by reference (Attachments A1, D, G, G3, H, and H1)

Summary of Proposed Changes

- Streamline reporting requirements
  - Nonconformance reports and data quality objective-affecting procedure change reports – add provision for no reporting requirement if none are identified in a given month (Attachment C3)
  - Contract-laboratory standard operating procedures – change frequency from annually to upon request (Attachments L and N)

- Remove requirement for quarterly repeat of data-generation level review (Attachment C3)

- Revise text pertaining to corrective actions associated with Acceptable Knowledge compilation and/or Environmental Protection Agency hazardous waste number assignment (Attachment C4)

- Revise inspection schedule (Attachment E)
  - Change frequency from pre-operational to pre-evolution for some waste handling equipment
  - Remove preventive maintenance details for remote-handled equipment

- Address changes per adoption of the Generator Improvements Rule into the NMAC (Attachments A, D, and E)
Summary of Proposed Changes

- Remove requirement for serial sampling in groundwater monitoring procedures (Attachment L)
  - Allow for sampling pursuant to stability of pH, conductivity
- Extend Disposal Phase and assumed closure start date to 2052 in Attachments G and H1
  - Panel 9 will not be used for waste emplacement
  - Panel 10 is not authorized for waste emplacement
  - Construction of panels beyond Panel 10 not authorized
  - Assumption is future panels will be needed to dispose of available inventory of TRU waste
- Clarify the use of co-detection (Attachment G3)
- Relocate Permit attachment figures to Attachment M
  - Consolidate figures from Permit Attachments A1, A2, A3, A4, G, H1, L and N
  - Remove redundant/unnecessary figures

Comments

The Permittees will accept written comments regarding the draft Renewal Application through Monday, February 3, 2020. Comments may be sent to:

Mr. Bobby St. John  
P.O. Box 2078  
Carlsbad, NM 88221

WIPP Information Center:  
infocntr@wipp.ws
Jan. 30, 2020

To Whom It May Concern:

Please accept this letter in support of WIPP’s Ten-Year Renewal draft application. The Carlsbad Department of Development appreciates the opportunity to participate in this pre-application process. CDOD board members are also regular participants at Carlsbad Mayor’s Nuclear Task Force meetings, where we have received briefings about this application. We consider this draft application and its proposed revisions to be worthwhile and support their approval. The applications and its proposed revisions continue to advocate for the safety of the workforce and the community.

Notably, there are no changes proposed to the way waste is shipped, unloaded, and brought underground to the disposal units. In addition, there are no changes to the limits placed on defense TRU waste that is eligible for disposal at WIPP. And most importantly, there are no safety related or environmental hazard changes proposed.

It is our understanding that during your pre-application meeting in Santa Fe, several northern stakeholders voiced their concern about a proposed adjustment to WIPP’s anticipated closure date. Our community knows that this date was always arbitrary. As you know, there is TRU waste being generated right now that should go to WIPP, and it makes the most sense to continue to put a proven facility, which has been modernized and has a highly-trained workforce, to good use. I assume those of you that live near the generators in northern New Mexico would certainly agree with this logic rather than allowing TRU waste to be stockpiled.

WIPP continues to responsibly serve as a permanent solution to the nation’s TRU waste created by our defense programs. It would be foolish to set an arbitrary date limit before all of the waste has been eliminated.

Sincerely,

Craig Stephens
President, Board of Directors
Carlsbad Department of Development
Attachment 4
Written Comments Received by the Permittees after Pre-Application Meetings by February 20, 2020
-----Original Message-----

From: Joni Arends <jarends@nuclearactive.org>
Sent: Sunday, February 02, 2020 2:39 PM
To: Chavez, Rick - RES <Rick.Chavez@wipp.ws>; St John, Bobby - NWP <Bobby.StJohn@wipp.ws>; Lachman, Kirk - FedNet <kirk.lachman@cbfo.doe.gov>; Rene_Romo@tomudall.senate.gov; McLean, Megan, NMENV <Megan.McLean@state.nm.us>; INFOCNTR <infocenter@wipp.ws>; Maestas, Ricardo - State of NM <ricardo.maestas@state.nm.us>
Subject: [EXTERNAL] Need extension to make comments on pre-submittal HWFP application

WARNING - EXTERNAL EMAIL
******************************************************************************
This message does not originate from a known WIPP email system.
Use caution if this message contains attachments, links or requests for information.
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Good afternoon,

Despite assurances to all those in attendance at the public meeting in Santa Fe on Jan. 23, 2020, DOE/NWP has not provided the direct links to the pre-submittal HWFP application on the WIPP home page. The public is required to dig for it on the website. One person found the 2009 application and asked CCNS whether that was the application to provide comments.

I described spent 20 to 30 minutes looking for the pre-submittal application on the website, with no success. I called Don Hancock who walked me through the process to find that application. If I had trouble finding it on the WIPP website, others would inevitably have trouble locating the pre-submittal renewal application.

CCNS made a simple request at the Jan. 23, 2020 public meeting to ensure easy access to the pre-submittal application for the public. We were assured twice that it would be taken care of. It was not. CCNS, therefore, requests a 30-day extension to provide public comments on the December 2019 ten-year renewal application (pre-submittal).

Sincerely,

--

Joni Arends, Executive Director
Concerned Citizens for Nuclear Safety
P. O. Box 31147
Santa Fe, NM  87594-1147
505 986-1973
www.nuclearactive.org
Please see the email below.

From: Deborah Reade <reade@nets.com>
Date: Monday, February 3, 2020 at 4:51 PM
To: "St John, Bobby - NWP" <Bobby.StJohn@wipp.ws>, INFOCNTR <infocenter@wipp.ws>
Cc: "Chavez, Rick - RES" <Rick.Chavez@wipp.ws>, "Lachman, Kirk - FedNet" <kirk.lachman@cbfo.doe.gov>, "Rene_Romo@tomudall.senate.gov" <rene_romo@tomudall.senate.gov>, "McLean, Megan, NMENV" <Megan.McLean@state.nm.us>, "Maestas, Ricardo - State of NM" <ricardo.maestas@state.nm.us>
Subject: [EXTERNAL] Re: Requesting extension on pre-submittal HWFP application

WARNING - EXTERNAL EMAIL
******************************************************************************
This message does not originate from a known WIPP email system.
Use caution if this message contains attachments, links or requests for information.
******************************************************************************

Dear Mr St. James,

I am requesting a 90 day extension for comments on the pre-submittal HWFP application. There are multiple problems that have continued throughout this process that have made it impossible for most members of the public to inform themselves about this application and to be able to comment correctly on it. I was present for much of the recent information meeting in Santa Fe and it was clear that many members of the public were confused then. Certain improvements were supposed to be made to the website—far too late in the process of course, but better late than never. However, when I went to the website, it didn’t appear that these corrections and improvements had been made, even now.

1. Perhaps the major problem that I found was that the permit renewal application that is on the website renewal application information page, and evidently has been on this website page throughout the entire comment period, is for the September 2009 renewal. There is no December 2019 renewal application on the website page. I didn’t go through all the attachments to see if they were the correct ones because if the application is wrong, what’s the point? Perhaps you added the correct application into some obscure part of the website, but even if so, it’s too late and not enough. To have the wrong application on the primary page should void the entire process.

2. I realized that the application was 10 years out of date, after looking at the human exposure information required by the regulations in that application. It stated that nothing had changed since
the original exposure study had been done. I certainly hope this has been properly updated since 2009. Since WIPP has experienced a radioactive and hazardous/toxic release that has already increased human exposure within approximately 150 miles of the site and since several proposed and permitted modifications have increased potential exposures near the site and during the transportation phase of the project, I knew this couldn’t be a correct exposure study. (As was described in a previous SEIS, most of the negative health effects from the entire WIPP project occur during the transportation phase and most occur at the rest stops where people working there can receive many times the lifetime dose of a nuclear worker.) That’s when I realized I was reviewing the wrong document.

3. I also have not seen anything at all written for the Spanish speaking public even though within 30 miles of WIPP almost half of the population is Hispanic and 25% of the population speaks Spanish in the home. In fact, within 50 miles of WIPP (well within the range of the WIPP release from the underground drum explosion) 55% of the population is made up of minority residents—most of whom are Hispanic—and 35% of the population speaks a language other than English in the home. Since I was not able to read what might have been in the current application, I can’t tell if NMED addressed this high percentage of People of Color potentially affected by the site and its transportation, but the lack of materials reaching out to Spanish speakers does not bode well for a proper analysis of the demographics around WIPP. Have you addressed the extremely high cancer death rate in the area—a rate not to be seen anywhere else in the state? Or the extremely low life expectancies in the area surrounding WIPP?

In fact, though I wasn’t able to go through the entire site, it doesn’t appear that there is a single word of Spanish in it. This alone is also grounds to start again, correct the process and extend the comment period.

4. Normally a 60 day comment period would be enough even though the materials are extremely long and dense with information. However, because of the confusion generated by having the wrong information up online for the public, an extra 30 days is necessary. The public does not consist only of technically skilled and experienced people even though these might be most of the people you deal with. The public also includes people with maybe just a high school diploma (quite common in the rural areas of New Mexico) and contains a high percentage of people who may need information in Spanish to be fully informed. In fact, to avoid discrimination, Low English Proficiency (LEP) Spanish speakers must have access to the same vital information that English speakers have. This has so far not been the case in this process. (This does not mean that the entire application etc. must be translated in full; a translated summary, if it includes all the vital information and is a correct summary, is sufficient.)

So, I ask that you correct these mistakes and try to make the website a little more user friendly at the same time. It is not at all user friendly now for the average person and completely impossible for an LEP Spanish speaker to use. You then need to explain prominently on the website and in written materials that mistakes were made and what they were, before launching the new, extended comment period. Before the comment period starts, the corrections to the website need to be made, materials need to be provided in Spanish and hard copy of all the information in Spanish and English need to be provided in several places within 50 miles of WIPP—places that are open after
5pm during the week and on weekends. Only then will the general public have enough information to participate fully and equally in this process.

Sincerely,
Deborah Reade

---------------------------
Deborah Reade
117 Duran Street
Santa Fe NM 87501-1817
Phone/fax 505-986-9284
Reade@nets.com
Hello again,

I thought I should include the website address for the page I referred to in my previous email where I complained that the wrong application was included on the WIPP RCRA permit renewal page: https://wipp.energy.gov/information-repository-index.asp

This is where you end up if you go from Documents to RCRA to the Information Repository. At first you think you’re in the right place because at the top is the WIPP Searchable Permit for 1/24/2020. However, the searchable application is from 2009.

Sincerely,
Deborah Reade

Deborah Reade
117 Duran Street
Santa Fe NM 87501-1817
Phone/fax 505-986-9284
Reade@nets.com
February 20, 2020

By email to: Ricardo.Maestas@state.nm.us

Mr. Ricardo Maestas, WIPP Program Manager
New Mexico Environment Department
2905 Rodeo Park Drive East, Building 1
Santa Fe, NM 87505

and

By email to: infocntnr@wipp.ws

Mr. Bobby St. John
P. O. Box 2078
Carlsbad, NM 88221

Re: Public Comments about the December 2019 draft Renewal Application for the Waste Isolation Pilot Plant (WIPP) Hazardous Waste Facility Permit

Dear Mr. Maestas and Mr. St. John:

Concerned Citizens for Nuclear Safety (CCNS) provides the following general and specific public comments about the December 2019 draft Renewal Application for the Waste Isolation Pilot Plant (WIPP) Hazardous Waste Facility Permit.

Since the 1970s when the Waste Isolation Pilot Plant (WIPP) was proposed, there have been concerns that the “pilot” could be expanded to be much more. Promises were made early on that the project would never be expanded, to calm those concerns. Yet here we are, at that point, today.

As required by the New Mexico Environment Department (NMED) hazardous waste permit, WIPP is scheduled to stop receiving waste and begin closing the facility in 2024. But the Department of Energy (DOE) wants NMED to renew that permit to allow the site to receive much more mixed hazardous, toxic, and transuranic (TRU – plutonium-contaminated) radioactive waste until 2052, or 2080, or … essentially forever.

CCNS is a 501(c)(3) nonprofit organization and your donation is tax deductible to the extent of the law.
The current permit expires on December 30, 2020. NMED must renew the Permit so that New Mexico can regulate WIPP, but NMED does not have to approve the “Forever WIPP” dates.

DOE’s expansion plans include the mining of a proposed (fifth) shaft into the WIPP underground – 2,150 feet below ground surface. DOE has submitted a permit modification request and without NMED acting on it – has awarded a $75 million contract to begin shaft construction before NMED and public review as required by the hazardous waste laws and regulations.

On January 16, 2020, DOE submitted a request for a temporary authorization to begin work on the proposed shaft. NMED should deny the temporary authorization request for the reasons detailed in the January 27, 2020 comments of Southwest Research and Information Center in a letter to Stephanie Stringer, NMED.

DOE has other plans to expand WIPP for high-level radioactive waste from Hanford, Washington and other sites (again violating the 1992 Land Withdrawal Act that prohibits high-level radioactive waste disposal at WIPP); commercial waste from West Valley, New York; weapons-grade plutonium from the Savannah River Site in South Carolina; and 50 years or more of waste from building new nuclear weapons among other things. DOE is also planning to create a surface storage facility to be able to process all this waste.

Yet it was known even before WIPP was built that the project, as “sold” to New Mexicans, could not hold all the transuranic waste in the inventory at that time, let alone future TRU-waste and other kinds of radioactive waste. DOE was supposed to find additional waste sites for all this waste. It has not done its job. Instead, DOE proposes an expansion of WIPP that violates the legal requirements of the Land Withdrawal Act and of the Resource Conservation and Recovery Act (RCRA). Further, DOE is using a “Volume of Record” (VOR) permit modification to increase the amount of waste allowed for disposal by about 30 percent.

1. **AMBIGUOUS LANGUAGE.** We are concerned about the ambiguous language in the draft renewal application to describe suggested changes, such as:

   “Simplifying and streamlining Permit text to remove redundancy and inconsistencies, thereby enhancing its readability.” P. 2, lines 17 - 18.

   “Clarification of Permit text to improve its comprehensibility, thereby enhancing its readability.” P. 2, lines 19 – 20.

For example:

We object to the removal of “[p]ortions of the original Part B Permit Application and 2009 Amended Renewal Application that were incorporated into the Permit by reference.” Regulatory Requirements Crosswalk, p. 2, lines 26 – 27. NMED should not accept these removals from the administrative record for the draft renewal application. For facilities with a long-term operating record (25 years in this case), it is essential that all documents are included in the administrative record. In too many cases in recent times, Permittees and NMED have attempted to limit the documents in the administrative record to the detriment of the public. The burden must not be
put on the public to return these removed documents to the administrative record. Instead, the burden must be on NMED to prove that any documents are insignificant enough to be removed. NMED must document such removal(s) by preparing a document that is included in the administrative record prior to the release of the public notice that a draft permit is available for public review and comment.

We object to the fact that “[p]ending and future permit modification notifications or requests; approved modifications will be incorporated into the draft and final permit by the NMED.” Id., 2, lines 31 – 32. We object that the temporary authorization request and the permit modification request for a proposed fifth shaft are not included in the draft renewal application. This not the first example of the Permittees attempting to “segment” their proposals in order to confuse and change the permit. We cite the August 2019 DOE Carlsbad Field Office Strategic Plan 2019-2024, DOE/CBFO-19-3605, Rev. 0, Final Draft for Stakeholder Input, as an example of the Permittees’ attempts to confuse the true plans to expand the WIPP facility and waste disposal types in a segmented manner. Another example is the fifth shaft: is it a ventilation shaft? Is it an air intake shaft? Is it a shaft for a new waste hoist? Or is it something else? The Permittees have changed the shaft’s name several times; thus, confusing the public, regulators, and others.

2. EXPOSURE INFORMATION. Despite several requests for the NMED Secretary to request additional information from the Permittees in order to establish permit conditions, specifically “exposure information” as required by 40 CFR § 270.10 (k), it remains unclear whether the request has been made. Since the permit was renewed in 2010, there have been two off-normal releases from the WIPP facility in February 2014. The Secretary must request additional information in order to establish permit conditions regarding these off-normal releases. See also, 40 CFR § 270.23(c) – Specific Part B information requirements for miscellaneous units.¹ The previous VOR modification also had none of this required information despite increasing both waste disposal volume and waste transportation by about 30%. This previous allowed expansion of WIPP must also be included in human exposure calculations for this permit renewal.

Though there is some information in the permit about the need to gather human exposure information, this information should be in the application when it is submitted—not gathered after the permit is issued or denied. Without this information, the application is incomplete. Plans to gather human exposure information also seem limited to the facility itself whereas information from previous WIPP Supplemental Environmental Impact Statement (SEIS II) reports makes it clear that almost all of the negative health effects from the entire WIPP project during normal operations, take place during the transportation phase of the project. According to the SEIS II, people who work at rest stops where WIPP trucks are parked and fueled can receive many times the dose allowed for a nuclear worker over their working lifetime. To protect New Mexicans who live or work along the transportation routes, this information must be gathered and made available in the application so the Secretary can create needed permit conditions to address these significant exposures.

¹ 40 CFR 270.23(c) “Information on the potential pathways of exposure of humans or environmental receptors to hazardous waste or hazardous constituents and on the potential magnitude and nature of such exposures.”
We object to the fact that the Secretary has not requested any additional information in order to establish permit conditions that would take into consideration the needs, concerns, history and demographics of communities potentially affected by WIPP. The multiplicity of pollution sources and current poor health and low life expectancy of the affected population has not been considered in the renewal process for this permit. No form of mitigation has been considered despite proposals to expand WIPP in this renewal and despite a current cancer death rate in the area that is already the highest in the state—a rate that exists only in southeastern and south central New Mexico and nowhere else.

3. LACK OF COMPLIANCE WITH TITLE VI OF THE CIVIL RIGHTS ACT OF 1964.
We object that NMED and DOE are not complying fully with RCRA, specifically with

"20.4.1.1100 NMAC - COMPLIANCE WITH OTHER REGULATIONS:
Compliance with this Part does not relieve a person of the obligation to comply
with all other applicable state and federal regulations."

Title VI of the Civil Rights Act of 1964 is an applicable law, yet despite NMED signing a resolution agreement with the Environmental Protection Agency (EPA) on discrimination issues in 2017, NMED and DOE seem unclear about how to comply fully with their obligations. https://www.env.nm.gov/general/epa-and-nmed-informal-resolution-agreement-no-09r-02-r6-public-participation-limited-english-proficiency-and-non-employee-disability-policies/ DOE has stated that they are not required to provide equal access to information for Limited English Proficiency (LEP) Spanish speakers and are only providing a few public notices in Spanish as a courtesy. This either shows an intentional desire to discriminate or a sad lack of understanding of the law.

Providing equal access to information in Spanish in a state where many people are not fluent in English is not a courtesy; it is the law. The Civil Rights Act requires that every RCRA permit and RCRA permitting process in this state must not be discriminatory. The State Supreme Court has ruled that “social concerns” (including environmental justice concerns) must be included and considered in the RCRA process. But beyond that, because of the Civil Rights Act, and the various state and federal executive orders, every state and federal process in this country must not be discriminatory. DOE’s public process for the WIPP renewal application clearly is discriminatory, as they have provided almost no information in Spanish about this complex renewal.

DOE has translated a few public notices, but they have not been widely distributed and are almost impossible to find on their otherwise English-only website. Even if LEP Spanish speakers are able to find the Spanish public notices, they still will not have much idea of what the renewal is about, as a few sentences in the public notice—in any language—are not sufficient to describe this complex permit renewal. LEP Spanish speakers must have access to the same vital information that is available to English speakers. Anything less is discriminatory. This does not mean that the entire permit and vital documents must be translated, but an accurate and complete translated summary of this vital information is required. We would be pleased to work with DOE and NMED to ensure compliance.
4. **REINSTATE THE ENVIRONMENTAL EVALUATION GROUP (EEG).** We object to the fact that the Secretary has not established any permit conditions, including a safety oversight group, to deal with the many safety problems at WIPP and its generator sites, specifically the Los Alamos National Laboratory (LANL) generator site which is one of the primary generator sites envisioned in this permit for future TRU-waste disposed in WIPP. Both WIPP and LANL have had and continue to have serious safety problems—the situation is similar to that which existed previous to the WIPP underground explosion and release. Both LANL and WIPP management officials have arrogantly stated, "Safety is a journey." This renewal application does not take this low level of safety into consideration. **Before even thinking about expansion, LANL and WIPP should be at their safety "destination," not somewhere on the road.**

DOE got rid of the previous state oversight group, the Environmental Evaluation Group (EEG), because they claimed they did not need any more safety oversight. It was after their removal that the explosion and release occurred. This would never have happened if the EEG had been involved as they would have pointed out the total safety incompetence that was going on at LANL and it would have been caught early on. A new "EEG," paid for by DOE, but under state control, needs to be part of this renewal whether or not an expansion in time or waste remains part of the permit. DOE is incapable of maintaining a safe working environment without supervision as has been demonstrated over and over again in the past. The fact that DOE’s reaction to safety issues found at LANL by their own oversight group (the Defense Nuclear Facilities Safety Board) is to limit access and try to get rid of that group (just as they got rid of the EEG) underlines the need for New Mexico, the Governor, the Environment Department, and other appropriate agencies, to step in with its own oversight.

5. **SPECIFIC COMMENTS.** We request that the Permittees submit a 100-year floodplain map for the WIPP site. Given changes due to climate change and increased fracking and oil and gas exploration, it is important for the Permittees to update its 100-year floodplain map in their renewal application. 40 CFR §270.14(b)(19)(ii).

We have concerns about Attachment O **WIPP Mine Ventilation Rate Monitoring Plan** regarding equipment calibration and maintenance. Please ensure that the most current information about calibration and the manufacturer equipment specifications are available in the renewal application.

We are concerned about the proposed removal of language in:

A. Section A1-1b **Description of Containers** about surface and external contamination;

B. Section A1-loc(1) **Waste Handling Building Container Storage Unit** that "secondary containment is provided by the concrete floors themselves, not the coating on the floors; however, the coating must be compatible with TRU mixed waste, which renders the coating impervious to any chemicals present in the waste." Secondary containment is an issue that was discussed in detail during the 2010 permit renewal process. Are the Permittees are suggesting that the coating is not secondary containment.
and they are not required to maintain the floor coating according to manufacture specifications?

C. Section A1-1c(1) Waste Handling Building Container Storage Building Container Storage Unit; CH Bay Surge Storage Area. We are concerned about plans to store CH and/or RH packages in their shipping containers in the CH Bay Surge Storage Area.

D. Section A1-1c(1) Waste Handling Building Container Storage Unit. The length of 60 inches between the wall of the CH Bay and the facility pallets was put into the permit in order to account for the length of the tongs on the forklifts. The condition was inserted into order to prevent forklift tongs from going through the metal walls of the CH Bay. The condition should not be changed.

E. Section A1-1d(4) Handling Waste in Shielded Containers. Any changes to radiation protection standards by DOE [10 CFR Part 835 Occupational Radiation Protection] should be noticed to the public through a Class 1 permit modification request.

F. Section A1-1e(1) WHB Unit and Section A1-1e(2) Parking Area Unit. We are concerned about the proposed deleted sentences and paragraphs in each section.

G. Attachment C4, Section C4-3g Audits of Acceptable Knowledge. A CAR must be issued should the necessary AK information has not been compiled during an audit.

H. Section E-1 Inspection Schedule; Section E-1a General Inspection Requirements; and Section E-1a(2) Frequency of Inspections. We are concerned about the proposed deleted language in this section.

As New Mexicans, CCNS demands that NMED enforce the legal requirements in the Resource Conservation and Recovery Act, as implemented by the New Mexico Hazardous Waste Act, as well as the January 19, 2017 Informal Resolution Agreement between NMED and the U.S. Environmental Protection Agency. We respectfully request that NMED deny DOE's proposals for waste disposal for decades more and deny the proposed expansions.

Sincerely,

Joni Arends, Co-founder and Executive Director
Concerned Citizens for Nuclear Safety
P. O. Box 31147
Santa Fe, NM 87594-1147
jarends@nuclearactive.org
Attachment 5
Written Comments Received by the NMED after Pre-Application Meetings by February 20, 2020
Ricardo Maestas, WIPP Program Manager
By email to: Ricardo.Maestas@state.nm.us
New Mexico Environment Department
2905 Rodeo Park Drive East, Building 1
Santa Fe, NM 87505
February 14, 2020

Re: Request for NMED to Use Its Authority to:
- Not change the 2024 date to stop waste disposal in the WIPP Permit
- Not allow the proposed new shaft and other facility expansions
- Enforce the legal limits for the amount and types of waste, including eliminating the “Volume of Record” from the WIPP Permit

Dear Mr. Maestas:

Since the 1970s when the Waste Isolation Pilot Plant (WIPP) was proposed, there have been concerns that the “pilot” could be expanded to be much more. We are at that point.

As required by the New Mexico Environment Department (NMED) hazardous waste permit, WIPP is scheduled to stop receiving waste and begin closing the facility in 2024. But the Department of Energy (DOE) wants NMED to renew that permit to allow the site to receive much more mixed chemical and transuranic (TRU – plutonium-contaminated) radioactive waste until 2052, or 2080, or … essentially forever.

NMED must renew the Permit so that New Mexico can regulate WIPP, but NMED does not have to approve the “Forever WIPP” dates.

DOE’s expansion plans include the mining of a new (fifth) shaft into the WIPP underground – 2,150
acting on it – has awarded a $75 million contract to begin shaft construction before NMED and public review as required by the hazardous waste laws and regulations.

DOE also has other plans to expand WIPP for high-level radioactive waste from Hanford, Washington and other sites; commercial waste from West Valley, New York; weapons-grade plutonium from the Savannah River Site in South Carolina; 50 years or more of waste from building new nuclear weapons; and even to create a surface storage facility.

DOE is supposed to find additional waste sites for this waste. It has not done its job. DOE proposes expansion of WIPP that violates the legal requirements and is using a “Volume of Record” to increase the amount of waste allowed for disposal by about 30 percent.

As a New Mexican, I demand that NMED enforce the legal requirements and not approve DOE’s wishes for waste disposal for decades more and not allow the proposed expansions.

Sincerely,

Rev. Jean Siegfried Darling, ret.
Minister Emerita, Peoples Church of Chicago
Co-chair, Santa Fe Unitarian Universalist Congregation Environmental Justice Team
64 Vista del Oro, Cerrillos, NM 87010
312-405-9470

cc: Governor Michelle Lujan Grisham,
James C. Kenney, Secretary, NM Environment Department

---

Rev. Jean Siegfried Darling
312.405.9470 (cell)
Minister Emerita, Peoples Church of Chicago
Co-Chair, UU Santa Fe Environmental Justice Team
Cerrillos, NM 87010
February 14, 2020

Ricardo Maestas, WIPP Program Manager
By email to: Ricardo.Maestas@state.nm.us
New Mexico Environment Department
2905 Rodeo Park Drive East, Building 1
Santa Fe, NM 87505

Re: Request for NMED to Use Its Authority to:
• Not change the 2024 date to stop waste disposal in the WIPP Permit
• Not allow the proposed new shaft and other facility expansions
• Enforce the legal limits for the amount and types of waste, including eliminating the “Volume of Record” from the WIPP Permit

Dear Mr. Maestas:

Since the 1970s when the Waste Isolation Pilot Plant (WIPP) was proposed, there have been concerns that the “pilot” could be expanded to be much more. We are at that point.

As required by the New Mexico Environment Department (NMED) hazardous waste permit, WIPP is scheduled to stop receiving waste and begin closing the facility in 2024. But the Department of Energy (DOE) wants NMED to renew that permit to allow the site to receive much more mixed chemical and transuranic (TRU – plutonium-contaminated) radioactive waste until 2052, or 2080, or … essentially forever.

NMED must renew the Permit so that New Mexico can regulate WIPP, but NMED does not have to approve the “Forever WIPP” dates.

DOE’s expansion plans include the mining of a new (fifth) shaft into the WIPP underground – 2,150 feet below ground surface. DOE has submitted a permit modification request and - without NMED acting on it – has awarded a $75 million contract to begin shaft construction before NMED and public review as required by the hazardous waste laws and regulations.

DOE also has other plans to expand WIPP for high-level radioactive waste from Hanford, Washington and other sites; commercial waste from West Valley, New York; weapons-grade plutonium from the Savannah River Site in South Carolina; 50 years or more of waste from building new nuclear weapons; and even to create a surface storage facility.

DOE is supposed to find additional waste sites for this waste. It has not done its job. DOE proposes expansion of WIPP that violates the legal requirements and is using a “Volume of Record” to increase the amount of waste allowed for disposal by about 30 percent.

As a New Mexican, I demand that NMED enforce the legal requirements and not approve DOE’s wishes for waste disposal for decades more and not allow the proposed expansions.

Sincerely,
Clearly print your name: Jean Stevens __________________________
Contact information: __jeanstevens@hotmail.com
February 15, 2020
Ricardo Maestas, WIPP Program Manager
By email to: Ricardo.Maestas@state.nm.us
New Mexico Environment Department
2905 Rodeo Park Drive East, Building 1
Santa Fe, NM 87505

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As a New Mexican, I want to see NMED enforce the legal requirements for WIPP. I ask that you not approve DOE’s wishes for waste disposal for decades more and not allow the proposed expansions.

Sincerely,
Basia Miller

basia.miller5@gmail.com
From: Maestas, Ricardo, NMENV
To: St John, Bobby - NWP; Chavez, Rick - RES; Day, Karen - RES; Brown, Michael (Mike) - FedNet; Navarrete, Martin - FedNet
Cc: McLean, Megan, NMENV; Biswell, David - NMED
Subject: [EXTERNAL] FW: [EXT] WIPP Expansion: NO
Date: Friday, February 21, 2020 7:58:03 AM

WARNING - EXTERNAL EMAIL
*******************************************************************************
This message does not originate from a known WIPP email system.
Use caution if this message contains attachments, links or requests
for information.
*******************************************************************************

-----Original Message-----
From: KC Nelson <kc.nelson@comcast.net>
Sent: Saturday, February 15, 2020 6:20 AM
To: Maestas, Ricardo, NMENV <Ricardo.Maestas@state.nm.us>
Subject: [EXT] WIPP Expansion: NO

We do not want to see expanded storage of nuclear waste at WIPP or anywhere else in New Mexico. Scientists
concur that the waste is most safely stored in hard containers on the site where it is produced. It shouldn’t be put on
the road to travel across our highways and near communities.

Karen Nelson and Ron Pryor

Sent from my iPhone
February 16, 2020

Ricardo Maestas, WIPP Program Manager
New Mexico Environment Department
2905 Rodeo Park Drive East, Building 1
Santa Fe, NM 87505

Re: Request for NMED to Use Its Authority to:
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Dear Mr. Maestas:

Is this the same WIPP that we were initially led to believe would only contain low level waste such as contaminated gloves? Was it contaminated gloves that blew up and shut the place down for years? Keep high level waste out of WIPP and shut it down on schedule as promised.

Since the 1970s when the Waste Isolation Pilot Plant (WIPP) was proposed, there have been concerns that the “pilot” could be expanded to be much more. We are at that point.

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As a New Mexican, I demand that NMED enforce the legal requirements and not approve DOE’s wishes for waste disposal for decades more and not allow the proposed expansions.

Sincerely,

Jon Klingel
47 Star Vista Rd., Santa Fe, NM 87505
February 13, 2020

Ricardo Maestas, WIPP Program Manager
By email to: Ricardo.Maestas@state.nm.us
New Mexico Environment Department
2905 Rodeo Park Drive East, Building 1
Santa Fe, NM 87505

Re: Request for NMED to Use Its Authority to:

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Sincerely,

Clearly print your name: Y. M. Lee.
ATTACHMENT A

GENERAL FACILITY DESCRIPTION AND PROCESS INFORMATION
ATTACHMENT A

GENERAL FACILITY DESCRIPTION AND PROCESS INFORMATION

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ATTACHMENT A

GENERAL FACILITY DESCRIPTION AND PROCESS INFORMATION

A-1 Facility Description

Abstract

NAME OF FACILITY: Waste Isolation Pilot Plant

OWNER and CO-OPERATOR: U.S. Department of Energy (DOE)
P.O. Box 3090
Carlsbad, NM 88221

CO-OPERATOR: Nuclear Waste Partnership LLC
P.O. Box 2078
Carlsbad, NM 88221

RESPONSIBLE OFFICIALS: Gregory Sosson
Acting Manager, DOE/Carlsbad Field Office
Sean Dunagan
Project Manager, Nuclear Waste Partnership LLC

FACILITY MAILING ADDRESS: U.S. Department of Energy
P.O. Box 3090
Carlsbad, NM 88221
34 Louis Whitlock Road
Carlsbad, New Mexico 88220

FACILITY LOCATION: 30 26 miles east of Carlsbad on the Jal Highway, in Eddy County.

TELEPHONE NUMBER: 575/234-7300

U.S. EPA I.D. NUMBER: NM4890139088

GEOGRAPHIC LOCATION: 32° 22’ 3011” N
=-103° 47’ 3029” W

DATE OPERATIONS BEGAN: November 26, 1999
A-2 Description of Activities

The Waste Isolation Pilot Plant (WIPP) is a facility for the management, storage, and disposal of transuranic (TRU) mixed waste subject to regulation under 20.4.1.500 New Mexico Administrative Code (NMAC), incorporating Title 40 of the Code of Federal Regulations (CFR) Part 264. Both contact-handled (CH) and remote-handled (RH) TRU mixed wastes are permitted for storage and disposal at the WIPP facility.

A-3 Property Description

The WIPP property has been divided into functional areas. The Property Protection Area (PPA), surrounded by a chain-link security fence, which encompasses approximately 34 acres without the New Filter Building (NFB) and approximately 44 acres with the NFB and provides security and protection for all the major surface structures. The DOE Off Limits Area encloses the PPA, and is approximately 1,454 acres. These areas define the DOE exclusion zone within which certain items and material are prohibited. The final zone is marked by the WIPP Site Boundary (WIPP Land Withdrawal Area), a 16-section Federal land area (Land Withdrawal Area) under the jurisdiction of the DOE.

A-4 Facility Type

There are three basic groups of structures associated with the WIPP facility: surface structures, shafts and underground structures. The surface structures accommodate the personnel, equipment, and support services required for the receipt, preparation, and transfer of TRU mixed waste from the surface to the underground. There are two surface locations where TRU mixed waste is managed and stored. The first area is the Waste Handling Building (WHB) Container Storage Unit (WHB Unit) for TRU mixed waste management and storage. The WHB Unit consists of the WHB contact-handled (CH) Bay, Room 108, and the remote-handled (RH) Complex. The second area designated for managing and storing TRU mixed waste is the Parking Area Container Storage Unit (Parking Area Unit PAU), an outside container storage area which extends south from the WHB to the rail siding (chain-link security fence). The Parking Area Unit PAU provides storage space for up to 50 loaded Contact-Handled Packages CH shipping containers referred to as CH packages and 14 loaded Remote-Handled Packages RH shipping containers referred to as RH packages on an asphalt and concrete surface. Permit Part 3 of the permit authorizes the storage and management of CH and RH TRU mixed waste containers in these two surface locations. The technical requirements of 20.4.1.500 NMAC (incorporating 40 CFR §§264.170 to 264.178) are applied to the operation of the WHB Unit and the Parking Area Unit PAU. Permit Attachment A1 describes the container storage units, the TRU mixed waste management facilities and operations, and compliance with the technical requirements of 20.4.1.500 NMAC (incorporating 40 CFR §§264.170 to 264.178).

Four vertical shafts connect the surface facility to the underground. These are the Waste Shaft, the Salt Handling Shaft, the Exhaust Shaft, and the Air Intake Shaft. The Waste Shaft is the only shaft used to transport TRU mixed waste to the underground. The WIPP facility underground structures are located in a mined salt bed approximately 2,150 feet below the surface. The underground facility is defined in 20.4.1.100 NMAC (incorporating 40 CFR §260.10) as a “miscellaneous unit.” As a miscellaneous unit, hazardous waste management units within the repository are subject to permitting according to 20.4.1.900 and 20.4.1.901 NMAC (incorporating 40 CFR Part 270) and are regulated under 20.4.1.500 NMAC (incorporating 40 CFR Part 264, Subpart X, Miscellaneous Units).
The WIPP is a geologic repository mined within a bedded salt formation, which is defined in 20.4.1.100 NMAC (incorporating 40 CFR §260.10) as a miscellaneous unit. As such, hazardous waste management units within the repository are subject to permitting according to 20.4.1.900 and .901 NMAC (incorporating 40 CFR §270), and are regulated under 20.4.1.500 NMAC, Miscellaneous Units.

The underground structures include the underground Hazardous Waste Disposal Units (HWDUs), an area for future underground HWDUs, the shaft pillar area, interconnecting drifts and other areas unrelated to the Hazardous Waste Facility Permit. The underground HWDUs are defined as waste panels, each consisting of seven rooms and two access drifts. The WIPP facility underground area is designated as Panels 1 through 10, although only Panels 1 through 8 will be used under the terms of this permit. Each of the seven rooms is approximately 300 feet long, 33 feet wide and 13 feet high. Permit Part 4 of the permit authorizes the management and disposal of CH and RH TRU mixed waste containers in underground HWDUs.

The Disposal Phase of the WIPP Project consists of receiving loaded CH and RH TRU mixed waste shipping containers, unloading and transporting the waste containers to the underground HWDUs, emplacing the waste in the underground HWDUs, and subsequently achieving closure of the underground HWDUs in compliance with applicable State and Federal regulations. As required by 20.4.1.500 NMAC (incorporating 40 CFR §264.601), the Permittees shall ensure that the environmental performance standards for a miscellaneous unit, which are applied to the underground HWDUs in the geologic repository, will be met. Permit Attachment A2 describes the underground HWDUs, the TRU mixed waste management facilities and operations, and compliance with the technical requirements of 20.4.1.500 NMAC (incorporating 40 CFR Part 264). Permit Attachments G, G1, and G2 describe the closure activities.

A-5 Waste Description

Wastes destined for disposal at the WIPP facility are byproducts of nuclear weapons production and have been identified in terms of waste streams based on the processes that produced them. Each waste stream identified by generators is assigned to a Waste Summary Category to facilitate RCRA waste characterization, and reflect the final waste forms acceptable for WIPP transportation and disposal. Details regarding the Summary Category Groups and waste characterization can be found in Permit Attachment C.

These Waste Summary Categories are:

S3000—Homogeneous Solids
Solid process residues defined as solid materials, excluding soil, that do not meet the applicable regulatory criteria for classification as debris [20.4.1.800 NMAC, (incorporating 40 CFR §268.2(g) and (h))]. Solid process residues include inorganic process residues, inorganic sludges, salt waste, and pyrochemical salt waste. Other waste streams are included in this Waste Summary Category based on the specific waste stream types and final waste form. This category includes wastes that are at least 50 percent by volume solid-process residues.
S4000—Soils/Gravel
This waste summary category includes waste streams that are at least 50 percent by volume soil. Soils are further categorized by the amount of debris included in the matrix.

S5000—Debris Wastes
This waste summary category includes waste that is at least 50 percent by volume materials that meet the NMAC criteria for classification as debris (20.4.1.800 NMAC (incorporating 40 CFR §268.2)). Debris means solid material exceeding a 2.36 inch (60 millimeter) particle size that is intended for disposal and that is: 1) a manufactured object, 2) plant or animal matter, or 3) natural geologic material.

The S5000 Waste Summary Category includes metal debris, metal debris containing lead, inorganic nonmetal debris, asbestos debris, combustible debris, graphite debris, heterogeneous debris, and composite filters, as well as other minor waste streams. Particles smaller than 2.36 inches in size may be considered debris if the debris is a manufactured object and if it is not a particle of S3000 or S4000 material.

If a waste does not include at least 50 percent of any given category by volume, characterization shall be performed using the waste characterization process required for the category constituting the greatest volume of waste for that waste stream.

Wastes may be generated at the WIPP facility as a direct result of managing the TRU and TRU mixed wastes received from the off-site generators. Such waste may be generated in either the WHB or the underground. This waste is referred to as “derived waste,” which means its hazardous waste characteristics are derived from the off-site waste that produced it. All derived waste will be placed in the rooms in HWDUs along with the TRU mixed waste for disposal.

Non-mixed hazardous wastes generated at the WIPP facility, through activities where contact with TRU mixed waste does not occur, are characterized, placed in containers, and stored (for periods not exceeding the limits specified in 20.4.1.300 NMAC (incorporating 40 CFR §262.17)) until they are transported off site for treatment and/or disposal at a permitted designated facility. This waste generation and accumulation activity, when performed in compliance with 20.4.1.300 NMAC (incorporating 40 CFR §Part 262), is not subject to RCRA permitting requirements and, as such, is not addressed in the permit, with the exception of the requirements of 20.4.1.300 NMAC (incorporating 40 CFR Part 262, Subpart M), which are addressed in Permit Attachment D.
A-6  Chronology of Events Relevant to Changes in Ownership or Operational Control

December 19, 1997  The New Mexico Environment Department (NMED) received notification of a change of name/ownership from Westinghouse Electric Corporation to CBS Corporation. The WIPP facility Management and Operating Contractor (MOC), Westinghouse Waste Isolation Division (WID), became a division of Westinghouse Electric Company, which in turn was a division of CBS Corporation. Notification to NMED was made by the MOC, Westinghouse WID, in a letter dated December 18, 1997. The Permit permit application was under review, but a draft Permit permit was not yet issued.

September 22, 1998  The NMED received notification of a pending transfer of ownership for the MOC, Westinghouse WID, from CBS Corporation to an as-yet-to-be-named limited liability company owned jointly by British Nuclear Fuels, plc and Morrison-Knudsen Corporation. The transfer of ownership was scheduled to occur on or about December 15, 1998. Notification to NMED was made by the permit applicant in a letter dated September 17, 1998. The draft Permit permit had been issued for public comment, but the final Permit permit was not yet issued.

March 9, 1999  The NMED again received notification of the pending divestiture of the MOC, Westinghouse WID, by CBS Corporation to the limited liability company owned jointly by British Nuclear Fuels, plc and Morrison-Knudsen Corporation known as MK/BNFL GESCO LLC. The new MOC would be renamed to Westinghouse Government Environmental Services Company LLC (WGES). Notification to NMED was made by the permit applicant in a letter dated March 2, 1999. The public hearing on the Permit permit was underway, but the final Permit permit was not yet issued.

March 26, 1999  The NMED received official notification of the divestiture of Westinghouse Electric Company by CBS Corporation to MK/BNFL GESCO LLC effective March 22, 1999. The MOC was renamed Westinghouse Government Environmental Services Company LLC (WGES), of which Westinghouse Waste Isolation Division (WID) was a division. This transaction constituted a change of operational control under 20.4.1.900 NMAC (incorporating 40 CFR §270.40). Notification to NMED was made by the permit applicant in a letter dated March 24, 1999. The public hearing on the Permit permit was nearly concluded, but the final Permit permit was not yet issued.

April 28, 1999  The NMED received a revised Part A Permit Application in a letter dated April 21, 1999, reflecting that the Westinghouse Waste Isolation Division (WID), co-operator of the WIPP hazardous waste facility, was now a part of WGES. However, the final Permit permit, issued October 27, 1999, did not reflect the change in ownership.

July 25, 2000  The NMED received a Class 1 permit modification in a letter dated July 21, 2000, changing the name in the Permit from Westinghouse Electric Corporation to Westinghouse Government Environmental Services Company LLC (WGES).
Company LLC (WGES) WGES, Waste Isolation Division (WID) WID. However, this notification did not constitute the required permit modification under 20.4.1.900 NMAC (incorporating 40 CFR §270.40) necessary to reflect the transfer of the permit to a new operator.

December 15, 2000 The DOE announced that it had awarded a five-year contract for management and operation of the WIPP facility to Westinghouse TRU Solutions LLC, a limited liability company owned jointly by WGES LLC and Roy F. Weston, Inc. The announcement further stated that, following a brief transition period, the new contractor would assume MOC responsibilities on February 1, 2001. This transaction constituted a change of operational control under 20.4.1.900 NMAC (incorporating 40 CFR §270.40) requiring a Class 1 permit modification with prior written approval of NMED.

February 5, 2001 The NMED received a Class 1 permit modification in a letter dated February 2, 2001, which notified NMED of an organizational name change of the MOC from Westinghouse Government Environmental Services Company LLC, Waste Isolation Division (WGES WID) to Westinghouse TRU Solutions LLC. However, this notification did not constitute the required permit modification under 20.4.1.900 NMAC (incorporating 40 CFR §270.40) necessary to reflect the transfer of the permit to a new operator.

December 31, 2002 The NMED received a Class 1 permit modification in a letter dated December 27, 2002, which changed the name of the MOC from Westinghouse TRU Solutions LLC to Washington TRU Solutions LLC (WTS). Again, this notification did not constitute the required permit modification under 20.4.1.900 NMAC (incorporating 40 CFR §270.40) necessary to reflect the transfer of the permit to a new operator.

February 28, 2003 The NMED received a Class 1 permit modification requiring prior agency approval in a letter dated February 28, 2003, to satisfy the requirements specified in 20.4.1.900 NMAC (incorporating 40 CFR §270.40) to reflect the transfer of the permit to a new operator.

September 16, 2004 The NMED received a Class 1 permit modification requiring prior agency approval in a letter dated September 16, 2004, describing a change of ownership of Washington TRU Solutions LLC (WTS). WTS is owned jointly by WGES, managing member, and Weston Solutions, Inc. WGES had been owned jointly by Washington Group International, Inc. (WGI), and BNFL Nuclear Services, Inc. However, WGI has acquired BNFL’s prior interest in the former Westinghouse government services businesses, which includes BNFL’s prior interest in WGES.

August 6, 2007 The NMED received notification in a letter dated August 2, 2007 of the pending acquisition of WGI by URS Corporation at an unknown future date. This acquisition would be related to operational control, because WGI is the sole owner of WGES, managing member of the joint venture, along with Weston Solutions, Inc., that owns WTS, the WIPP facility.
November 26, 2007 The NMED received a Class 1 permit modification requiring prior agency approval in a letter dated November 19, 2007, describing a change of ownership of WTS. On November 15, 2007, WGI was acquired by URS Corporation. WTS is owned jointly by WGES, managing member, and Weston Solutions, Inc. WGES, formerly owned by WGI, is now owned by URS Corporation.

October 1, 2012 The NMED received a Class 1 permit modification requiring prior agency approval in a letter dated June 25, 2012 describing a change in the MOC for the WIPP facility. The new MOC for the WIPP facility will be Nuclear Waste Partnership LLC. The new MOC is comprised of URS Energy & Construction, Inc. and Babcock and Wilcox Technical Services Group, Inc.

April 1, 2014 URS announced an organizational realignment to move Global Management and Operational Services Group (GMOS) from URS Energy & Construction to URS Federal Services Division. Nuclear Waste Partnership LLC is part of GMOS and remains in this group. The MOC is comprised of URS Federal Services, Inc. and Babcock and Wilcox Technical Services Group, Inc.

January 5, 2015 On January 5, 2015 URS merged with AECOM. The WIPP Management and Operating Contractor (MOC), Nuclear Waste Partnership LLC, is comprised of URS Energy & Construction, Inc. (an organization within AECOM) and Babcock and Wilcox Technical Services Group, Inc. This merger is therefore not related to a change in operational control because URS Energy & Construction, Inc. continues to be 70% owner of Nuclear Waste Partnership LLC.

July 1, 2015 On June 8, 2015 the Babcock & Wilcox Company announced its intent to change the name to BWXT Technical Services Group, Inc. (BWXT TSG). This change was effective July 1, 2015. No changes are being made to the Management and Operating Contractor (MOC). The MOC is comprised of URS Energy & Construction, Inc. and BWXT Technical Services Group, Inc.

September 19, 2016 URS Energy & Construction, Inc. changed its name to AECOM Energy & Construction, Inc. This name change was effective September 19, 2016. No changes are being made to the Management and Operating Contractor (MOC). This is a name change only; there was no change in operational control. The MOC, Nuclear Waste partnership LLC, is comprised of AECOM Energy & Construction, Inc. and BWXT Technical Services Group, Inc. This change does not constitute the required permit modification under 20.4.1.900 NMAC (incorporating 40 CFR §270.40) necessary to reflect the transfer of the Permit to a new operator.
January 31, 2020  Lindsay Goldberg/American Securities purchased AECOM’s Management Services group, forming a new company named Amentum. Included in that transaction was AECOM Energy & Construction, Inc., which continues to be the legal guarantor and majority owner of the MOC, Nuclear Waste Partnership LLC. No changes are being made to the MOC. Nuclear Waste Partnership LLC is still comprised of AECOM Energy & Construction, Inc. and BWXT Technical Services Group, Inc. This is a change in ultimate parent company only; there was no change in operational control. Therefore, this change does not constitute the required permit modification under 20.4.1.900 NMAC (incorporating 40 CFR §270.40) necessary to reflect the transfer of the permit to a new operator.
ATTACHMENT A1
CONTAINER STORAGE
## ATTACHMENT A1

**CONTAINER STORAGE**

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ATTACHMENT A1

CONTAINER STORAGE

Introduction

Management and storage of transuranic (TRU) mixed waste in the Waste Isolation Pilot Plant (WIPP) facility is subject to regulation under 20.4.1.500 New Mexico Administrative Code (NMAC). The technical requirements of 20.4.1.500 NMAC (incorporating Title 40 of the Code of Federal Regulations (CFR) §§264.170 to 264.178) are applied to the operation of the Waste Handling Building (WHB) Container Storage Unit (WHB Unit) (Figure M-1A1-1), and the Parking Area Container Storage Unit (Parking Area Unit PAU) (Figure M-2A1-2). This Permit Attachment describes the container storage units, the TRU mixed waste management facilities and operations, and compliance with the technical requirements of 20.4.1.500 NMAC. The configuration of the WIPP facility consists of completed structures, including all buildings and systems, and components for the operation of the facility.

A1-1 Container Storage

The waste containers that will be used at the WIPP facility qualify as “containers,” in accordance with 20.4.1.101 NMAC (incorporating 40 CFR §260.10). That is, they are “portable devices in which a material is stored, transported, treated, disposed of, or otherwise handled.”

A1-1a Containers with Liquid

The Permit Treatment, Storage, and Disposal Facility (TSDF) Waste Acceptance Criteria (WAC) and the Waste Analysis Plan (Permit Attachment C) prohibit the shipment of waste to the WIPP facility with liquid in excess of one percent of the volume of the waste container (e.g., drum, standard waste box [SWB], or canister). Since the maximum amount of liquid is one percent, calculations made to determine the secondary containment as required by 20.4.1.500 NMAC (incorporating §264.175) are based on ten percent of one percent of the volume of the containers, or one percent of the largest container, whichever is greater.

A1-1b Description of Containers

The regulations at 20.4.1.500 NMAC (incorporating 40 CFR §264.171) requires that containers holding waste be in good condition as provided in Permit Part 3, Section 3.3, Condition of Containers. Waste containers shall be in good condition (e.g., high integrity, intact, no severe rusting, no apparent structural defects, no signs of pressurization) prior to shipment from the generator site, i.e., containers will be of high integrity, intact, and free of surface contamination above DOE limits. The Manager of the U.S. Department of Energy (DOE) Carlsbad Field Office has the authority to suspend a generator’s certification to ship TRU mixed waste to the WIPP facility should the generator fail to meet this requirement. The containers will be certified free of surface contamination above DOE limits upon shipment. This condition shall be verified upon receipt of the waste at WIPP. The level of rigor applied in these areas to ensure container integrity and the absence of external contamination on both ends of the transportation process will ensure that waste containers entering the waste management process line at the WIPP facility meet the applicable Resource Conservation and Recovery Act (RCRA) requirements for container condition.
Transuranic mixed waste containers meet the requirements for U.S. Department of Transportation (DOT) specification 7A regulations. These containers are required to be vented through one or more DOE-approved filter vents to prevent internal container pressurization caused by gas generation and to prevent radioactive particulate material from escaping.

A1-1b(1) CH TRU Mixed Waste Containers

Contact-handled (CH) TRU mixed waste containers will be either 55-gal (208-L) drums singly or arranged into seven-packs, 85-gal (322-L) drums singly or arranged into four-packs, 100-gal (379-L) drums singly or arranged into three-packs, ten-drum overpacks (TDOP), standard large box 2s (SLB2), or SWBs. These CH mixed waste containers may be either direct-loaded or used to overpack CH TRU mixed containers that are leaking or are not in good condition. The CH TRU mixed waste containers are constructed of steel. Drums may also contain rigid, molded polyethylene (or other material compatible with TRU mixed waste) liners. A summary description of each CH TRU mixed waste container type is provided below in Table A1-1, and the containers are illustrated in Figures M-3 through M-8. The maximum loaded, or gross, weights of these containers are listed in Table A1-2.

Standard 55-Gallon Drums

Standard 55-gal (208-L) drums meet the requirements for U.S. Department of Transportation (DOT) specification 7A regulations.

A standard 55-gal (208-L) drum has a gross internal volume of 7.4 cubic feet (ft³) (0.21 cubic meters (m³)). Figure A1-3 shows a standard TRU mixed waste drum. One or more filtered vents (as described in Section A1-1d(1)) will be installed in the drum lid to prevent the escape of any radioactive particulates and to eliminate any potential of pressurization.

Standard 55-gal (208-L) drums are constructed of mild steel and may also contain rigid, molded polyethylene (or other compatible material) liners. These liners are procured to a specification describing the functional requirements of fitting inside the drum, material thickness and tolerances, and quality controls and required testing. A quality assurance surveillance program is applied to all procurements to verify that the liners meet the specification.

Standard 55-gal (208-L) drums may be used to collect derived waste.

Standard Waste Boxes

The SWBs meet all the requirements of DOT specification 7A regulations.

One or more filtered vents (as described in Section A1-1d(1)) will be installed in the SWB body and located near the top of the SWB to prevent the escape of any radioactive particulates and to eliminate any potential of pressurization. They have an internal volume of 66.3 ft³ (1.88 m³). Figure A1-4 shows a SWB.

The SWB is the largest container that may be used to collect derived waste.

Ten-Drum Overpack
The TDOP is a metal container, similar to a SWB, that meets DOT specification 7A and is
certified to be noncombustible and to meet all applicable requirements for Type A packaging.
The TDOP is a welded-steel, right circular cylinder, approximately 74 inches (in.) (1.9 meters
(m)) high and 71 in. (1.8 m) in diameter (Figure A1-5). The maximum loaded weight of a TDOP
is 6,700 pounds (lbs) (3,040 kilograms (kg)). A bolted lid on one end is removable; sealing is
accomplished by clamping a neoprene gasket between the lid and the body. One or more filter
vents are located near the top of the TDOP on the body to prevent the escape of any
radioactive particulates and to eliminate any potential of pressurization. A TDOP may contain up
to ten standard 55-gal (208-L) drums or one SWB. TDOPs may be used to overpack drums or
SWBs containing CH TRU mixed waste. The TDOP may also be direct loaded with CH TRU
mixed waste. Figure A1-5 shows a TDOP.

Eighty-Five Gallon Drum

The 85-gal (322-L) drums meet the requirements for DOT specification 7A regulations. An 85-
gal (322-L) drum has a gross internal volume of 11.4 ft³ (0.32 m³). One or more filtered vents
(as described in Section A1-1d(1)) will be installed in the 85-gal drum to prevent the escape of
any radioactive particulates and to eliminate any potential of pressurization.

85-gal (322-L) drums are constructed of mild steel and may also contain rigid, molded
polyethylene (or other compatible material) liners. These liners are procured to a specification
describing the functional requirements of fitting inside the drum, material thickness and
tolerances, and quality controls and required testing. A quality assurance surveillance program
is applied to all procurements to verify that the liners meet the specification.

The 85-gal (322-L) drum, which is shown in Figure A1-6, will be used for overpacking
contaminated 55-gal (208-L) drums at the WIPP facility. The 85-gal drum may also be direct
loaded with CH TRU mixed waste.

85-gal (322-L) drums may be used to collect derived waste.

100-Gallon Drum

100-gal (379-L) drums meet the requirements for DOT specification 7A regulations.

A 100-gal (379-L) drum has a gross internal volume of 13.4 ft³ (0.38 m³). One or more filtered
vents (as described in Section A1-1d(1)) will be installed in the drum lid or body to prevent the
escape of any radioactive particulates and to eliminate any potential of pressurization.

100-gal (379-L) drums are constructed of mild steel and may also contain rigid, molded
polyethylene (or other compatible material) liners. These liners are procured to a specification
describing the functional requirements of fitting inside the drum, material thickness and
tolerances, and quality controls and required testing. A quality assurance surveillance program
is applied to all procurements to verify that the liners meet the specification.

100-gal (379-L) drums may be direct loaded.
Standard Large Box 2

The SLB2 meets the requirements of DOT specification 7A requirements. The SLB2 is a welded steel container with a gross internal volume of 261 ft³ (7.39 m³).

One or more filtered vents will be installed in the SLB2 body and located near the top of the SLB2 to prevent the escape of radioactive particulates and to prevent internal pressurization. Figure A1-34 shows an SLB2.

A1-1b(2) RH TRU Mixed Waste Containers

Remote-handled (RH) TRU mixed waste containers include RH-TRU 72-B Canisters, which are received at the WIPP facility loaded singly in an RH-TRU 72-B cask; RH Facility Canisters, which are used to configure 55-gal (208-L) drums for emplacement; shielded containers, which are received in HalfPACTs; and 55-gallon gal (208-L) drums, which are received in a CNS 10-160B cask. The RH TRU mixed waste containers are constructed of steel. The shielded container is constructed with approximately one inch of lead shielding on the sides and approximately three inches of steel on the top and bottom of the container and is used to emplace RH TRU mixed waste; however, the shielding allows it to be managed and stored in accordance with CH TRU mixed waste handling practices. A summary description of each RH TRU mixed waste container type is provided in Table A1-1, and the containers are illustrated in Figures M-9 through M-11. The maximum loaded, or gross, weights of these containers are listed in Tables A1-2 and A1-3.

RH-TRU Canister

The RH-TRU Canister is a steel single shell container which is constructed to be of high integrity. An example canister is depicted in Figure A1-16a. The RH-TRU Canister is vented and will have a nominal internal volume of 31.4 ft³ (0.89 m³) and shall contain waste packaged in small containers (e.g., drums) or waste loaded directly into the canister.

Standard 55-Gallon Drums

Standard 55-gal (208-L) drums meet the requirements for U.S. Department of Transportation (DOT) specification 7A regulations. A detailed description of a standard 55-gallon drum is provided above. Up to ten 55-gallon drums containing RH TRU mixed waste are arranged on two drum carriage units in the CNS 10-160B cask (up to five drums per drum carriage unit). The drums are transferred to an RH TRU mixed waste Facility Canister that will contain three drums.

Shielded Container

Remote-Handled TRU mixed waste received at the WIPP facility in shielded containers will be arranged as three-packs. A summary description of the shielded container is provided below. The shielded container meets the requirements for DOT specification 7A (Figure A1-37).

Each shielded container has a gross internal volume of 7.4 ft³ (0.21 m³). One or more filter vents will be installed in the shielded container lid to prevent the escape of radioactive particulates and to prevent internal pressurization. The shielded container is constructed with approximately one inch of lead shielding on the sides and approximately three inches of steel on the top and...
bottom of the container and will be used to emplace RH TRU mixed waste. The shielding will allow it to be managed and stored as CH TRU mixed waste.

A1-1b(3) Container Compatibility

All containers will be made of steel, and some will contain rigid, molded polyethylene liners. The compatibility study, documented in Appendix C1 of the WIPP RCRA Part B Permit Application (DOE, 1997a), included container materials to assure containers are compatible with the waste. Therefore, these containers meet the requirements of 20.4.1.500 NMAC (incorporating 40 CFR §264.172).

A1-1c Description of the Container Storage Units

A1-1c(1) Waste Handling Building Container Storage Unit (WHB Unit)

The Waste Handling Building (WHB) is the surface facility where TRU mixed waste handling activities will take place (Figure M-12A1-1a). The WHB has a total area of approximately 84,000 square feet (ft²) (7,804 square meters (m²)) of which 32,307 ft² (3,001 m²) are designated for the waste handling and container storage of CH TRU mixed waste and 17,403 ft² (1,617 m²) are designated for handling and storage of RH TRU mixed waste, as shown in Figures M-1, M-13 through M-16A1-1, A1-14a, and A1-17a, b, c, and d. These areas are being permitted to comprise the WHB Unit. The concrete floors are sealed with a coating that is sufficiently impervious to the chemicals to contain leaks and spills of TRU mixed waste to meet the requirements of 20.4.1.500 NMAC (incorporating 40 CFR §264.175(b)(1)). The concrete floors are sealed with a coating that has been demonstrated to be compatible with TRU mixed waste.

CH Bay Surge Storage Area

The Permittees will coordinate shipments with the generator/storage sites in an attempt to minimize the use of surge storage. However, there may be circumstances causing shipments to arrive that would exceed the maximum capacity of the CH Bay Storage Area, as specified in Permit Part 3, Table 3.1.1, WHB Unit. The Permittees may use the CH Bay Surge Storage Area as specified in Permit Part 3, Section 3.1.1.3 (see Figure M-1A1-1) only when the maximum capacities in the CH Bay Storage Area (except for the Shielded Storage Room) and the Parking Area Unit are reached and at least one of the following conditions is met (as discussed in Section A1-1e(2), the PAU may not be full, but the shipping package has reached day 59 of its Nuclear Regulatory Commission (NRC) 60-day venting period limit, and the waste containers must be removed from the shipping package and placed into storage in the WHB Unit):

- Surface or underground waste handling equipment malfunctions prevent the Permittees from moving waste to disposal locations;
- Hoisting or underground ventilation equipment malfunctions prevent the Permittees from moving waste into the underground;
- Power outages cause a suspension of waste emplacement activities;
- Inbound shipment delays are imminent because Parking Area Container Storage Unit the PAU Surge Storage is in use; or
Onsite or offsite emergencies cause a suspension of waste emplacement activities. The Permittees must notify the NMED and those on the e-mail notification list (as specified in Permit Part 1, Sections 1.11 and Permit Part 3, Section 3.1.1.4) upon using the CH Bay Surge Area and provide justification for its use.

CH TRU Mixed Waste

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

TRUPACT-II and HalfPACT Management

The CH Bay houses two TRUPACT-II Docks (TRUDOCKs), each equipped with overhead cranes for opening and unloading Contact-Handled Packages. The TRUDOCKs are within the TRUDOCK Storage Area of the WHB Unit. The cranes are rated to lift the Contact-Handled Packaging lids as well as their contents. The cranes are designed to remain on their tracks and hold their load even in the event of a design-basis earthquake.

Upon receipt and removal of CH TRU mixed waste containers from the Contact-Handled Packaging, the waste containers are required to be in good condition as provided in Permit Part 3. The waste containers will be visually inspected for physical damage (severe rusting, apparent structural defects, signs of pressurization, etc.) and leakage to ensure they are in good condition prior to storage. Waste containers will also be checked for external radiological contamination through the use of swipes and radiation monitoring equipment, consistent with radiological control procedures pursuant to 10 CFR Part 835. If a primary waste container is not in good condition, the Permittees will overpack the container, repair/patch the container in accordance with 40 CFR §173 and §178 (e.g., 40 CFR §173.28), or return the container to the generator. The Permittees may initiate local decontamination, return unacceptable containers to a DOE generator site or send the Contact-Handled Package to a third party contractor. Decontamination activities will not be conducted on containers which are not in good condition, or which are leaking. If the waste container is not in good condition, the Permittees will either overpack the container with another approved container, repair/patch the container in accordance with appropriate standards and guidance (e.g., 40 CFR §173.28), return the container to the generator, or send the CH package to a third-party contractor. If local decontamination activities are opted for, the work will be conducted in the WHB Unit, consistent with radiological control procedures on the TRUDOCK. These processes are described in Section A1-1d.

Once unloaded from the Contact-Handled Packaging, CH TRU mixed waste containers (7 seven-packs, 3 three-packs, 4 four-packs, SWBs, or TDOPs) are...
placed in one of two positions on the facility pallet or on a containment pallet. The
waste containers are stacked, on the facility pallets (one- or two-high, depending on
weight considerations). Waste on containment pallets will be stacked one-high. The
use of facility or containment pallets will elevate the waste at least 6 inches (in.) (15
centimeters (cm)) from the floor surface. Pallets of waste will then be relocated to
maintained in the CH Bay Storage Area of the WHB Unit for normal storage.

In addition, four Contact-Handled Packages (CH packages), containing up to eight
seven-packs, three-packs, four-packs, SWBs, or four TDOPs, may occupy
positions at the TRUDOCKs. If waste containers are left in this area, they will be in the
Contact-Handled Package CH package with or without the shipping container lids
removed. The maximum TRU mixed waste volume in containers in four Contact-
Handled Packages is 640 ft³ (18.1 m³).

- TRUPACT-III Management

The TRUPACT-III containing one SLB2 will be transferred to a Yard Transfer Vehicle
in the Parking Area Unit (PAU) using a forklift. The Yard Transfer Vehicle then transports
the TRUPACT-III into the CH Bay through one of the airlocks and into Room 108 for
unloading (Figure M-1A1-4b). The TRUPACT-III is first transported to the bolting
station where the overpack cover and closure lid are removed using a bolting robot, or
manually as required, and a monorail hoist. The TRUPACT-III is then moved to the
payload Transfer station where the SLB2 is removed from the TRUPACT-III.

The SLB2 will be visually inspected for physical damage and leakage in a similar
manner as containers removed from a TRUPACT-II or HalfPACT (i.e., severe rusting,
apparent structural defects, or signs of pressurization) and for leakage to ensure it is in
good condition. The SLB2 will also be checked for external radiological surface
contamination through the use of swipes and radiation monitoring equipment,
consistent with radiological control procedures pursuant to 10 CFR Part 835. If the
SLB2 is not in good condition, the Permittees will repair/patch the container in
accordance with 49 CFR §173 and §178 (e.g., 49 CFR §173.28), or return the
container to the generator. The Permittees may initiate local decontamination, return
unacceptable containers to a DOE generator site or send the SLB2 to a third-party
contractor. Decontamination activities will not be conducted on containers that are not
in good condition or are leaking. If the waste container is not in good condition, the
Permittees will either repair/patch the container in accordance with appropriate
standards and guidance (e.g., 49 CFR §173.28), return the container to the generator,
or send the SLB2 to a third-party contractor. If local decontamination activities are
opted for, the work will be conducted in the WHB Unit consistent with radiological
control procedures pursuant to 10 CFR Part 835.

Once the SLB2 is unloaded from the TRUPACT-III in Room 108, it will be placed on
a facility pallet and moved to a pallet stand or floor storage location in the CH Bay or
Room 108 for storage or to the conveyance loading room for waste emplacement.

The CH Bay Storage Area, which is as shown indicated in Figure M-1A1-1, will be clearly
marked to indicate the lateral limits of the storage area. The shaded areas of the CH Bay and
Room 108 (CH Bay Storage Area) are available for TRU mixed waste storage as long as
Aisle space shall be maintained in all WHB Unit TRU mixed waste storage areas. The aisle space in the WHB Unit TRU mixed waste storage areas shall be adequate to allow unobstructed movement of fire-fighting personnel, spill-control equipment, and decontamination equipment that would be used in the event of an off-normal event. An A minimum aisle spacing of 44 in. (1.1 m) between loaded facility pallets will be maintained in all the WHB Unit TRU mixed waste storage areas. An aisle space of 60 in. (1.5 m) will be maintained between the west wall of the CH Bay and facility pallets.

The WHB has been designed to meet DOE design and associated quality assurance requirements. The 2009 Amended Renewal Application, Chapter M1, Table M1-1 (DOE, 2009) provided a summary of basic design requirements, principal codes, and standards for the WIPP facility. Table A1-1 summarizes basic design requirements, principal codes, and standards for the WIPP facility. Appendix D2 of the WIPP RCRA Part B Permit Application (DOE, 1997a) provided engineering design-basis earthquake and tornado reports. The design-basis earthquake report provides the basis for seismic design of WIPP facility structures, including the WHB foundation. The WIPP facility design-basis earthquake is 0.1 g. The WIPP facility design-basis tornado includes a maximum windspeed of 183 miles per hour (294.5 kilometers per hour), which is the vector sum of all the velocity components. It is also limited to a translational velocity of 41 mi/hr (66 km/hr) and a tangential velocity of 124 mi/hr (200 km/hr). Other parameters are a radius of maximum wind of 325 ft (99 m), a pressure drop of 0.5 pound per square inch (3.4 kilopascals [kPa]), and a rate-of-pressure drop of 0.09 pounds per square inch per second (0.6 kilopascals per second). A design-basis flood report is not available because flooding is not a credible phenomenon at the WIPP facility. Design calculations for the probable maximum precipitation (PMP) event, provided in Appendix D7 of the WIPP RCRA Part B Permit Application (DOE, 1997a), illustrated run-on protection for the WIPP facility.

The WIPP facility does not lie within a 100-year floodplain. There are no major surface-water bodies within 5 miles (8 kilometers) of the site, and the nearest river, the Pecos River, is approximately 12 mi (19 km) away. The general ground elevation in the vicinity of the surface facilities (approximately 3,400 feet (1,036 meters) above mean sea level) is about 500 ft (152 m) above the riverbed and 400 ft (122 m) above the 100-year floodplain. Protection from flooding or ponding caused by PMP events is provided by the diversion of water away from the

sufficient aisle space (i.e., minimum of 44 in. (1.1 m)) is maintained. This CH Bay Storage Area will have a maximum capacity of 13 pallets (4,160 ft3 [118 m3]) of TRU mixed waste containers during normal operations. Transuranic mixed waste may be stored in the CH Bay Storage Area of the WHB Unit in quantities not to exceed the maximum capacities specified in Permit Part 3, Table 3.1.1.

The Derived Waste Storage Area of the WHB Unit is on the north wall of the CH Bay. This area may contain containers up to the volume of a SWB for collecting derived waste from all TRU mixed waste handling processes in the WHB Unit. The Derived Waste Storage Area is being permitted to allow containers in size up to a SWB to be used to accumulate derived waste. The TRU mixed waste volume stored in this area will be up to 66.3 ft3 (1.88 m3) not exceed the maximum capacity specified in Permit Part 3, Table 3.1.1. The derived waste containers in the Derived Waste Storage Area will be stored on standard drum containment pallets, which are polyethylene trays with a grated deck, which will elevate the derived waste containers approximately at least 6 in. (15 cm) from the floor surface, and provide approximately 50 gal (190 L) of secondary containment capacity.

Aisle space shall be maintained in all WHB Unit TRU mixed waste storage areas. The aisle space in the WHB Unit TRU mixed waste storage areas shall be adequate to allow unobstructed movement of fire-fighting personnel, spill-control equipment, and decontamination equipment that would be used in the event of an off-normal event. An A minimum aisle space spacing of 44 in. (1.1 m) between loaded facility pallets will be maintained in all the WHB Unit TRU mixed waste storage areas. An aisle space of 60 in. (1.5 m) will be maintained between the west wall of the CH Bay and facility pallets.

The WHB has been designed to meet DOE design and associated quality assurance requirements. The 2009 Amended Renewal Application, Chapter M1, Table M1-1 (DOE, 2009) provided a summary of basic design requirements, principal codes, and standards for the WIPP facility. Table A1-1 summarizes basic design requirements, principal codes, and standards for the WIPP facility. Appendix D2 of the WIPP RCRA Part B Permit Application (DOE, 1997a) provided engineering design-basis earthquake and tornado reports. The design-basis earthquake report provides the basis for seismic design of WIPP facility structures, including the WHB foundation. The WIPP facility design-basis earthquake is 0.1 g. The WIPP facility design-basis tornado includes a maximum windspeed of 183 miles per hour (294.5 kilometers per hour), which is the vector sum of all the velocity components. It is also limited to a translational velocity of 41 mi/hr (66 km/hr) and a tangential velocity of 124 mi/hr (200 km/hr). Other parameters are a radius of maximum wind of 325 ft (99 m), a pressure drop of 0.5 pound per square inch (3.4 kilopascals [kPa]), and a rate-of-pressure drop of 0.09 pounds per square inch per second (0.6 kilopascals per second). A design-basis flood report is not available because flooding is not a credible phenomenon at the WIPP facility. Design calculations for the probable maximum precipitation (PMP) event, provided in Appendix D7 of the WIPP RCRA Part B Permit Application (DOE, 1997a), illustrated run-on protection for the WIPP facility.

The WIPP facility does not lie within a 100-year floodplain. There are no major surface-water bodies within 5 miles (8 kilometers) of the site, and the nearest river, the Pecos River, is approximately 12 mi (19 km) away. The general ground elevation in the vicinity of the surface facilities (approximately 3,400 feet (1,036 meters) above mean sea level) is about 500 ft (152 m) above the riverbed and 400 ft (122 m) above the 100-year floodplain. Protection from flooding or ponding caused by PMP events is provided by the diversion of water away from the
WIPP facility by a system of peripheral interceptor berms and dikes. Additionally, grade
elevations of roads and surface facilities are designed so that storm water will not collect within
the Property Protection Area under the most severe conditions.

The following are the major pieces of equipment that will be used to manage CH TRU mixed
waste in the container storage units. A summary of equipment capacities, as required by
20.4.1.500 NMAC is included in Table A1-2.

TRUPACT-II Type B Packaging

The TRUPACT-II (Figure M-17A1-8a) is a cylindrical shipping container 8 ft (2.4 m) in diameter
and 10 ft (3 m) high. It meets an NRC-certified Type B shipping container package designed to
meet the applicable requirements of 10 CFR Part 71 and has successfully completed rigorous
container-integrity tests. The payload consists of approximately 7,265 lbs (3,300
kilogram (kg)) gross weight in up to fourteen 55-gal (208-L) drums, eight 85-gal (322-L) drums,
six 100-gal (379-L) drums, two SWBs, or one TDOP.

HalfPACT Type B Packaging

The HalfPACT (Figure M-18A1-8b) is a right cylindrical shipping container 8 ft (2.4 m) in
diameter and 7.6 ft (2.3 m) high. It meets an NRC-certified Type B shipping container package
designed to meet the applicable requirements of 10 CFR Part 71 and has successfully
completed rigorous container-integrity tests. The payload consists of approximately 7,600 lbs (3,500
kilogram (kg)) gross weight in up to seven 55-gal (208-L) drums, one SWB, or four 85-gal (322-L)
drums, or three shielded containers.

TRUPACT-III Type B Packaging

The TRUPACT-III (Figure M-19A1-33) is an NRC-certified Type B package designed to meet
the containment and shielding applicable requirements of 10 CFR Part 71. The nominal
dimensions for a TRUPACT-III are 14 feet 1 inch long, 8 feet 2 inches wide and 8 feet 8 inches
high. The TRUPACT-III is specifically certified to safely transport TRU wastes packaged in an
SLB2.

This package, unlike the TRUPACT-II or HalfPACT, is horizontally loaded and will be unloaded horizontally as well.

The TRUPACT-III has a bolted overpack cover that is secured to the TRUPACT-III container.

The maximum weight of a TRUPACT-III is 55,116 lbs (25,000 kg) when loaded with the
maximum allowable contents of 11,486 lbs (5,210 kg).

Unloading Docks

Each TRUDOCK is designed to accommodate up to two Contact-Handled Packages CH
packages. The TRUDOCK functions as a work platform, providing TRU mixed waste handling
personnel easy access to the container during unloading operations (see Figure M-12A1-1a)
(Also see Drawing 41-M-001-W in Appendix D3 of the WIPP RCRA Part B Permit Application
(DOE, 1997a)).
The payload transfer station serves as the unloading dock for TRUPACT-III and can accommodate a single TRUPACT-III package (see Figure M-20).

Forklifts

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

Cranes, Unloading Devices, and Adjustable Center-of-Gravity Lift Fixtures

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

The TRUPACT-III is unloaded horizontally in Room 108. The Payload Transfer Station, Yard Transfer Vehicle, and Facility Transfer Vehicle, or forklift are used to perform the unloading and movement functions. The Payload Transfer Station includes retractable arms that are used to position the SLB2 onto the Facility Transfer Vehicle and facility pallet.

Facility or Containment Pallets

The facility pallet is a fabricated steel unit designed to support seven-packs, four-packs, or three-packs of drums, SWBs, TDOPs, or an SLB2, or shielded container assemblies and has a rated load of 25,000 lbs. (11,430 kg). The facility pallet can accommodate up to four seven-packs, four three-packs, or four four-packs of drums, four SWBs (in two stacks of two units), two TDOPs, or an one SLB2 or two shielded container three-pack assemblies. Loads are secured to the facility pallet during transport to the emplacement area. Facility pallets are shown in Figure M-21A1-10. Fork pockets in the side of the pallet allow the facility pallet to be lifted and transferred by forklift to prevent direct contact between TRU mixed waste containers and forklift tines. This arrangement reduces the potential for puncture accidents. Facility pallets may also be moved by facility transfer vehicles. WIPP facility operational documents define the operational load of the facility pallet to ensure that the rated load of a facility pallet is not exceeded.

Containment pallets are fabricated units having a containment capacity of at least ten percent of the volume of the containers and designed to support a minimum of either a single drum, a single SWB or a single TDOP. The pallets will have a rated load capacity of equal to or greater than the gross weight limit of the container(s) to be supported on the pallet. Loads are secured to the containment pallet during transport. A typical containment pallet is shown in Figure M-22A1-10a. Fork pockets in the side of the pallet allow the containment pallet to be lifted and transferred by forklift. WIPP facility operational documents define the operational load of the containment pallet to assure that the rated load of a containment pallet is not exceeded.
Facility Transfer Vehicle

The facility Transfer vehicle is an electric battery-powered automated vehicle that either operates on tracks or has with an on-board guidance system that allows the vehicle to operate on the floor of the WHB. It has a feature that allows it to lower integrated rail wheels so that it can operate on the Waste Hoist tracks. It is designed with a flat bed that has adjustable height capability and that may be used to transfer waste payloads placed on facility pallets on or off the facility pallet stands in the CH Bay storage area, and on and off of the waste Shaft conveyance by raising and lowering the bed (see Figure M-23A1-11).

Yard Transfer Vehicle

The Yard Transfer Vehicle (Figure M-24A1-35) is an electric battery-powered vehicle that transports the TRUPACT-III shipping container from the PAU into the WHB and into Room 108. The Yard Transfer Vehicle is an electric vehicle with a load capacity of 60,000 pounds.

RH TRU Mixed Waste

The RH TRU mixed waste is handled and stored in the RH Complex of the WHB Unit which comprises the following locations: RH Bay (12,552 ft² (1,166 m²)), the Cask Unloading Room (382 ft² (36 m²)), the Hot Cell (1,841 ft² (171 m²)), the Transfer Cell (1,003 ft² (93 m²)) (Figures M-1 and M-13 through M-15A1-17a, b and c), and the Facility Cask Loading Room (1,625 ft² (151 m²)) (Figure M-16A1-17d). The maximum storage capacities of each of these locations are prescribed in Permit Part 3, Table 3.1.1.

The RH Bay (Figure M-13A1-14a) is a high-bay area for receiving casks and subsequent handling operations. The trailer carrying the RH-TRU 72-B or CNS 10-160B shipping cask (Figures M-25 through M-28A1-18, A1-19, A1-20 and A1-21) enters the RH Bay through a set of double doors on the east side of the WHB. The RH Bay houses the Cask Transfer Car. The RH Bay is served by the RH Bay Overhead Bridge Crane used for cask handling and maintenance operations. Storage in the RH Bay occurs in the RH-TRU 72-B or CNS 10-160B casks. The storage occurs after the trailer containing the cask is moved into the RH Bay and prior to moving the cask into the Cask Unloading Room to stage the waste for disposal operations. A maximum of two loaded casks and one 55-gallon drum for derived waste (156 ft³ (4.4 m³)) may be stored in the RH Bay.

The Cask Unloading Room (Figure M-13A1-17a) provides for transfer of the RH-TRU 72-B cask to the Transfer Cell, or the transfer of drums from the CNS 10-160B cask to the Hot Cell. Storage in the Cask Unloading Room will occur in the RH-TRU 72-B or CNS 10-160B casks. Storage in this area typically occurs to facilitate operations during a shift, at the end of a shift, or in an off-normal event that results in the suspension of waste handling operations. A maximum of one cask (74 ft³ (2.1 m³)) may be stored in the Cask Unloading Room.

The Hot Cell (Figure M-14A1-17b) is a concrete shielded room in which drums of RH TRU mixed waste will be transferred remotely from the CNS 10-160B cask, staged in the Hot Cell, and loaded into a Facility Canister. The loaded Facility Canister is then lowered from the Hot Cell into the Transfer Cell Shuttle Car containing a Shielded Insert. Storage in the Hot Cell occurs in either drums or Facility Canisters. Drums that are stored are either on the drum carriage unit that was removed from the CNS 10-160B cask or in a Facility Canisters.
maximum of 12 55-gallon drums and one 55-gallon drum for derived waste (94.9 ft³ (2.7 m³)) may be stored in the Hot Cell.

The Transfer Cell (Figure M-15A1-17e) houses the Transfer Cell Shuttle Car, which moves the RH-TRU 72-B cask or Shielded Insert into position for transferring the canister to the Facility Cask. Storage in this area typically occurs to facilitate operations during a shift, at the end of a shift, or in an off-normal event that results in the suspension of a waste handling evolution. A maximum of one canister (31.4 ft³ (0.89 m³)) may be stored in the Transfer Cell Shuttle Car.

The Facility Cask Loading Room (Figure M-16A1-17d) provides for transfer of a canister to the Facility Cask (Figure M-29) for subsequent transfer to the waste shaft conveyance and to the underground Hazardous Waste Disposal Unit (HWDU). The Facility Cask Loading Room also functions as an air lock between the Waste Shaft and the Transfer Cell. Storage in this area typically occurs to facilitate operations during a shift, at the end of a shift, or in an off-normal event that results in the suspension of waste handling operations. A maximum of one canister (31.4 ft³ (0.89 m³)) may be stored in the Facility Cask (Figure A1-23) in the Facility Cask Loading Room.

Following is a description of major pieces of equipment that are used to manage RH TRU mixed waste in the WHB Unit. A summary of equipment capacities, as required by 20.4.1.500 NMAC, is included in Table A1-3.

Casks

The RH-TRU 72-B cask (Figure M-27A1-20) is a cylinder designed to meet U.S. Department of Transportation (DOT) NRC-certified Type B shipping container package designed to meet the applicable requirements of 10 CFR Part 71. It consists of a separate Inner Containment Vessel (ICV) within a stainless steel, lead-shielded outer cask protected by impact limiters at each end, made of stainless steel skins filled with polyurethane foam. The ICV is made of stainless steel and provides an internal containment boundary and a cavity for the payload. Neither the outer cask nor the ICV is vented. Payload capacity of each RH-TRU 72-B shipping cask is 8,000 lbs (3,628 kg). The payload consists of a canister of RH TRU mixed waste, which may contain up to 31.4 ft³ (0.89 m³) of directly loaded waste or waste in smaller containers.

The CNS 10-160B cask (Figure M-28A1-21) is designed to meet DOT NRC-certified Type B container package designed to meet the applicable requirements of 10 CFR Part 71, and it consists of two carbon steel shells and a lead shield, welded to a carbon steel bottom plate. A 12-gauge stainless steel thermal shield surrounds the cask outer shell, which is equipped with two steel-encased, rigid polyurethane foam impact limiters attached to the top and bottom of the cask. The CNS 10-160B cask is not vented. Payload capacity of each CNS 10-160B cask is 14,500 lbs (6,577 kg). The payload consists of up to ten 55-gallon drums.

Shielded Insert

The Shielded Insert (Figure M-30A1-30) is specifically designed to be used in the Transfer Cell to hold and transport loaded Facility Canisters from the Hot Cell until loaded into the Facility Cask. The Shielded Insert, designed and constructed similar to the RH-TRU 72-B shipping cask, has a 29 in. inside diameter with an inside length of 130.5 in. (331.5 cm) to accommodate
the Facility Canister, which is 28.5 in. in diameter by 117.5 in. long. The Shielded Insert is installed on and removed from the Transfer Cell Shuttle Car in the same manner as the RH-TRU 72-B shipping cask.

**CNS 10-160B Drum Carriage**

The CNS 10-160B drum carriage (Figure M-31A1-25) is a steel device used to handle drums in the CNS 10-160B cask. The drum carriages are stacked two high in the CNS 10-160B cask during shipment. They are removed from the cask using a below-the-hook lifting device termed a pentapod. The drum carriage is rated to lift up to five drums with a maximum weight of 1000 pounds each.

**RH Bay Overhead Bridge Crane**

In the RH Bay, an overhead bridge crane is used to lift the cask from the trailer and place it on the Cask Transfer Car. It is also used to remove the impact limiters from the casks and may be used to remove the outer lid of the RH-TRU 72-B cask.

**Cask Lifting Yoke**

The lifting yoke is a lifting fixture that attaches to the RH Bay Overhead Bridge Crane and is designed to lift and rotate the RH-TRU 72-B cask onto the Cask Transfer Car.

**Cask Transfer Cars**

The Cask Transfer Cars (Figures M-32A1-22a and M-33A1-22b) are self-propelled, rail-guided vehicles that transport casks between the RH Bay and the Cask Unloading Room.

**6.25 Ton Grapple Hoist**

A 6.25 Ton Grapple Hoist is used to hoist the canister from the Transfer Cell Shuttle Car into the Facility Cask.

**Facility Canister**

The Facility Canister is a cylindrical container designed to hold three 55-gallon gal (208-L) drums of either RH TRU waste or dunnage (Figure M-9A1-16).

**Facility Cask**

The Facility Cask, or Light Weight Facility Cask, body consists of two concentric steel cylinders. The annulus between the cylinders is filled with lead, and gate shield valves are located at either end. Figure M-29A1-23 provides an outline configuration of the Facility Cask. The canister is placed inside the Facility Cask for shielding during canister transfer from the RH Complex to the underground HWDU for emplacement.

**Facility Cask Transfer Car**

The Facility Cask Transfer Car (Figure M-34A1-24) is a self-propelled rail car that is used to move the Facility Cask between the Facility Cask Loading Room and the Shaft Station in the underground.
Hot Cell Bridge Crane

The Hot Cell Bridge Crane, outfitted with a rotating block and the Hot Cell Facility Grapple, will be used to lift the CNS 10-160B lid and the drum carriage units from the cask located in the Cask Unloading Room, into the Hot Cell. The Hot Cell Bridge Crane is also used to lift the empty Facility Canisters into place within the Hot Cell, move loaded drums into the Facility Canister, and lower loaded Facility Canisters into the Transfer Cell.

Overhead Powered Manipulator

The Overhead Powered Manipulator is used in the Hot Cell to lift individual drums from the drum carriage unit and lower each drum into the Facility Canister and support miscellaneous Hot Cell operations.

Manipulators

There is a maximum of two operational sets of fixed Manipulators in the Hot Cell. The Manipulators are used to collect swipes of drums as they are being lifted from the drum carriage unit, and transfer the swipes to the Shielded Material Transfer Drawer for pertinent analysis, and support Hot Cell operations.

Shielded Material Transfer Drawer

The Shielded Material Transfer Drawer is used to transfer swipe samples obtained by the fixed Manipulators to the Hot Cell Gallery for radiological counting and transferring small equipment into and out of the Hot Cell.

Closed-Circuit Television Cameras

The Closed-Circuit Television Camera system is used to monitor operations throughout the Hot Cell and Transfer Cell. These cameras are used to perform inspections of waste containers and waste management areas. This camera system is operated from the shielded room in the Facility Cask Loading Room, Cask Unloading Room, and Hot Cell Gallery. The camera system has a video recording capability as an operational aid.

Transfer Cell Shuttle Car

The Transfer Cell Shuttle Car (Figure M-35A1-31) positions the loaded RH-TRU 72-B cask and Shielded Insert within the Transfer Cell.

Cask Unloading Room Crane

The Cask Unloading Room Crane lifts and suspends the RH-TRU 72-B cask or Shielded Insert from the Transfer Car and lowers the cask or Shielded Insert into the Transfer Cell Shuttle Car.

Facility Cask Rotating Device

The Facility Cask Rotating Device, a floor mounted hydraulically operated structure, is designed to rotate the Facility Cask from the horizontal position to the vertical position for waste canister loading and then back to the horizontal position after the waste canister has been loaded into the Facility Cask (Figure M-36A1-32).
A1-1c(2) Parking Area Container Storage Unit (Parking Area Unit PAU)

The parking area south of the WHB (see Figure M-2A1-2) will be used for storage of waste containers within sealed shipping containers awaiting unloading. The area extending south from the WHB within the security-fenced enclosure identified as the Controlled Area on Figure A1-2 is defined as the Parking Area Unit PAU. The Parking Area Unit PAU provides storage space for up to 6,734 ft\(^3\) (191 m\(^3\)) of TRU mixed waste, contained in up to 40 loaded Contact-Handled Packages CH packages and 8 Remote-Handled Packages RH packages. Secondary containment and protection of the waste containers from standing liquid are provided by the CH or RH packaging. Wastes placed in the Parking Area Unit PAU will remain sealed in their Contact-Handled or Remote-Handled Packages CH or RH packages, at all times while in this area.

The Nuclear Regulatory Commission (NRC) NRC Certificate of Compliance requires that sealed Contact-Handled or Remote-Handled Packages CH or RH packages which contain waste be vented every 60 days to avoid unacceptable levels of internal pressure. During normal operations the maximum residence time of any one container in the Parking Area Unit is typically five days. Therefore, during normal waste handling operations, no Contact-Handled or Remote-Handled Packages will require venting while located in the Parking Area Unit. Any off-normal event which results in the need to store a waste container in the Parking Area Unit PAU for a period of time approaching fifty-nine (59) days shall be handled in accordance with Section A1-1e(2) of this Permit Attachment. Under no circumstances shall a Contact-Handled or Remote-Handled Package CH or RH package be stored in the Parking Area Unit PAU for more than fifty-nine (59) days after the date that the ICV of the Contact-Handled or Remote-Handled Package CH or RH package was sealed at the generator site, as recorded in the ICV Closure Date field of the WIPP Waste Information System (WWIS) database.

Parking Area Unit Surge Storage Area

The Permittees will coordinate shipments with the generator/storage sites in an attempt to minimize the use of surge storage. However, there may be circumstances causing shipments to arrive that would exceed the maximum capacity of the Parking Area PAU, as specified in Permit Part 3, Table 3.1.2, Parking Area Unit. The Permittees may use the Parking Area PAU Surge Storage Area as specified in Permit Part 3, Section 3.1.2.3 (see Figure M-2A1-2) only when the maximum capacity in the Parking Area PAU is reached and at least one of the following conditions is met:

- Surface or underground waste handling equipment malfunctions prevent the Permittees from moving waste to disposal locations;
- Hoisting or underground ventilation equipment malfunctions prevent the Permittees from moving waste into the underground;
- Power outages cause a suspension of waste emplacement activities;
- Inbound shipment delays are imminent because the Parking Area PAU is full (not applicable to RH TRU waste shipments); or
- Onsite or offsite emergencies cause a suspension of waste emplacement activities.
The Permittees must notify NMED and those on the e-mail notification list (as specified in Permit Part 1, Sections 1.11, and Permit Part 3, Section 3.1.2.4) upon using the Parking Area PAU Surge Storage Area and provide justification for its use.

A1-1d Container Management Practices

20.4.1.500 NMAC (incorporating 40 CFR §264.173) requires that containers be managed in a manner that does not result in spills or leaks. Containers are required to be closed at all times, unless waste is being placed in the container or removed. Because containers at the WIPP facility will contain radioactive waste, safety concerns require that containers be continuously vented to prevent the buildup of gases within the container. These gases could result from radiolysis, which is the breakdown of moisture by radiation. The vents, which are nominally 0.75 in. (1.9 centimeters [cm]) in diameter, are generally installed on or near the lids of the containers. These vents are filtered so that gas can escape while radioactive particulates are retained.

TRU mixed waste containers, containing off-site waste, are never opened at the WIPP facility. Derived waste containers are kept closed at all times unless waste is being added or removed.

Off-normal (unplanned) events could interrupt normal operations in the waste management process line. Shipments of waste from the generator sites will be stopped in an off-normal event which results in an interruption to normal waste handling operations that exceeds three days and could potentially cause the maximum permitted storage capacities and/or time limits to be exceeded. These off-normal events typically fall into the following categories:

- Waste management system equipment malfunctions that prevent unloading or downloading waste to the underground
- Waste shipments with unacceptable levels of surface contamination that prevent unloading or downloading waste to the underground
- Hazardous Waste Manifest discrepancies that are not immediately resolved and prevent unloading or downloading waste to the underground
- A suspension of emplacement activities for regulatory reasons

Shipments of waste from the generator sites will be stopped in any event which results in an interruption to normal waste handling operations that exceeds three days.

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

A1-1d(1) Derived Waste

The WIPP facility operational philosophy is to introduce no new hazardous chemical components into TRU mixed waste or TRU mixed waste residues that could be present in the controlled area. This will be accomplished principally through written procedures and the use of Safe Work Permits (SWP) and Radiological Work Permits (RWP) which govern the

1 SWPs are prepared to assure that any hazardous work (not already covered by a procedure) is performed with due precaution. SWPs are issued by the Permittees after a job supervisor completes the proper form detailing the job location, work description,
activities within a controlled area involving TRU mixed waste. The purpose of this operating philosophy is to avoid generating TRU mixed waste that is compositionally different than the TRU mixed waste shipped to the WIPP facility for disposal.

Some additional TRU mixed waste, such as used personal protective equipment, swipes, and tools, may result from decontamination operations and off-normal events. Such waste will be assumed to be contaminated with RCRA-regulated hazardous constituents in the TRU mixed waste containers from which it was derived. Derived waste may be generated as the result of decontamination activities during the waste handling process. Should radiological decontamination activities be performed, the work will be conducted consistent with radiological control procedures pursuant to 10 CFR Part 835. For decontamination of hazardous waste constituents, water and a cleaning agent such as those listed in Permit Attachment D will be used. Derived waste will be considered acceptable for management at the WIPP facility, because any TRU mixed waste shipped to the facility will have already been determined to be acceptable and because no new hazardous waste constituents will be added. Data on the derived waste will be entered into the WWIS database. Derived waste will be contained in standard DOT approved Type A containers.

The Safety Analysis Report (DOE-1997b) for packaging requires the lids of TRU mixed waste containers to be vented through high efficiency particulate air (HEPA)-grade filters to preclude container pressurization caused by gas generation and to prevent particulate material from escaping. Filtered vents used in CH TRU mixed waste containers (55-gal (208-L) drums, 85-gal (322-L) drums, 100-gal (379-L) drums, TDOPs, and SWBs) have an orifice approximately 0.375 in. (9.53 millimeters) in diameter through which internally generated gas may pass. The filter media can be any material (e.g., composite carbon, sintered metal).

As each derived waste container is filled, it will be closed with a lid containing a high efficiency particulate air (HEPA)-grade filter and moved to an Underground Hazardous Waste Disposal Unit (HWDU) using the same equipment used for handling TRU mixed waste.

CH Contact-handled TRU mixed waste containers will arrive by tractor-trailer at the WIPP facility in sealed shipping containers (e.g., TRUPACT-IIs, HalfPACTs, or TRUPACT-IIIs) (see Figure M-37A1-12). Prior to unloading the packages from the trailer, they will undergo security and radiological checks and shipping documentation reviews. A forklift will remove the Contact-Handled Packages which will be transported by forklift or Yard Transfer Vehicle through an air lock that is designed to maintain differential pressure in the WHB. The forklift will place the shipping containers at either one of the two TRUDOCKs in the TRUDOCK Storage Area of the WHB Unit or the Yard Transfer Vehicle will locate the TRUPACT-III at the bolting station in Room 108. An external survey of the Contact-Handled Package Inner Containment Vessel (ICV) lid (Figure M-17A1-8a and M-18A1-8b) will be performed as the personnel involved, specific hazards involved, and protective requirements. The Permittees review the form, check on the adequacy of the protective measures, and if sufficient, approve the work permit. Conditions of the SWPs must be met while any hazardous work is proceeding. Examples of activities covered by the SWP program include confined space entry, overhead work, and work on energized equipment.

RWPs are used to control entry into and performance of work within a controlled area (CA). Managers responsible for work within a CA must generate a work permit that specifies the work scope, limiting conditions, dosimetry, respiratory protection, protective clothing, specific worker qualifications, and radiation safety technician support. RWPs are approved by the Permittees after thorough review. No work can proceed in a CA without a valid RWP.
Outer Confinement Vessel (OCV) lid is removed. The ICV lid or closure lid will be lifted under the Vent Hood System (VHS), and the contents will be surveyed during and after this process is complete. The VHS is attached to the Contact-Handled Package (CH package) to provide atmospheric control and confinement of headspace gases at their source. It also prevents potential personnel exposure and facility contamination due to the spread of radiologically contaminated airborne dust particles and minimizes personnel exposure to VOCs.

Contamination surveys at the WIPP facility are based in part on radiological surveys used to indicate potential releases of hazardous constituents from containers by virtue of detection of radioactive contamination (see Permit Attachment G3). Radiological surveys may be applicable to most hazardous constituent releases except the release of gaseous VOCs from TRU mixed waste containers. Radiological surveys provide the WIPP facility with a very sensitive method of indicating the potential release of nongaseous hazardous constituents through the use of surface sampling (swipes) and radioactivity counting. Radiological surveys are used in addition to the more conventional techniques such as visual inspection to identify spills.

Under normal operations, it is not expected that the waste containers will be externally contaminated pursuant to 10 CFR Part 835 or that removable surface contamination on the shipping package or the waste containers will be in excess of the DOE’s free release limits (i.e.; < 20 disintegrations per minute (dpm) per 100 cm² alpha or < 200 dpm per 100 cm² beta/gamma). In such a case, no further decontamination action is needed. The shipping package and waste container will be handled through the normal process. However, should the magnitude of contamination exceed the free release of the radiological control limits pursuant to 10 CFR Part 835, yet still fall within the criteria for small area “spot” decontamination (i.e., less than or equal to 100 times the free release limit and less than or equal to 6 ft² [0.06 m²]), the shipping package or the waste container will be decontaminated in accordance with radiological control procedures pursuant to 10 CFR Part 835. Decontamination activities will not be conducted on containers which are not in good condition or containers which are leaking. Containers which are not in good condition, and containers which are leaking, will be overpacked if applicable) in an approved container, repaired/patched in accordance with 49 CFR §173 and §178 (e.g., 49 CFR §173.28), appropriate standards and guidance (e.g., 49 CFR §173.28), returned to the generator, or sent to a third-party contractor. In addition, if during the waste handling process at the WIPP facility, a waste container is breached, it will be overpacked (if applicable) in an approved container, repaired/patched in accordance with 49 CFR §173 and §178 (e.g., 49 CFR §173.28), or returned to the generator appropriate standards and guidance (e.g., 49 CFR

3. The TRU mixed waste container headspace may contain radiologically contaminated airborne dust particles.
1. Without the VHS, a potential mechanism will exist to spread contamination (if present) in the immediate CH TRU mixed waste handling area, because lid removal will immediately expose headspace gases to prevailing air currents induced by the building ventilation system.
2. With the VHS, a confined and controlled set of prevailing air currents will be induced by the system blower. The VHS will function as a local exhaust system to effectively control radiologically contaminated airborne dust particles (and VOCs) at essentially atmospheric pressure conditions. Functionally, the VHS will draw the TRU mixed waste container headspace gases, convey them through a HEPA filter, and ultimately duct them through the WHB exhaust ventilation system. VOCs will pass through the HEPA filter and will be conveyed to the ventilation exhaust duct system. The system principally consists of a functional aggregation of 1) vent hood assembly, 2) HEPA filter assemblies (to capture any airborne radioactive particles), 3) blower (to provide forced airflow), 4) ductwork, and 5) flexible hose.

4. The unit “dpm” stands for “disintegration per minute” and is the rate of emission by radioactive material as determined by correcting the counts per minute observed by an appropriate detector for background, efficiency, and geometric factors associated with the instrumentation.
§173.28), or managed in accordance with radiological control procedures pursuant to 10 CFR Part 835. The overpacked or repaired container will be labeled and emplaced in an underground HWDU for disposal. Should WIPP facility structures or equipment become contaminated, waste handling operations in the affected area will be immediately suspended, managed in accordance with standard operating procedures, and the contaminated structures or equipment will be managed consistent with radiological control procedures pursuant to 10 CFR Part 835.

Hazardous waste decontamination activities will use water and cleaning agents (see Permit Attachment D) so as to not generate any waste that cannot be considered derived waste. Items that are radiologically contaminated are also assumed to be contaminated with the hazardous wastes that are in the container involved in the spill or release. A complete listing of these waste components can be obtained from the WIPP Waste Information System (WWIS), as described in Permit Attachment C, for the purpose of characterizing derived waste.

It is assumed that the process of localized surface decontamination will remove the hazardous waste constituents along with the radioactive waste constituents. Therefore, waste containers will be emplaced in the underground HWDUs without further action once localized radiological contamination is removed unless there is visible evidence of hazardous waste spills or hazardous waste on the container. Hazardous waste decontamination will be conducted, if necessary, in accordance with the requirements of the Permit and the standards of 20.4.1.500 NMAC (incorporating 40 CFR Part 264). To provide verification of the effectiveness of the removal of hazardous waste constituents, once a contaminated surface is demonstrated to be radiologically clean, the “swipe” will be sent for analysis for hazardous constituents. The use of these confirmation analyses is as follows:

For waste containers, the analyses becomes documentation of the condition of the container at the time of emplacement. The presence of hazardous waste constituents on a container after decontamination will be at trace levels and will likely not be visible and will not pose a threat to human health or the environment. These containers will be placed in the underground without further action once the radiological contamination is removed unless there is visible evidence of hazardous waste spills or hazardous waste on the container and this contamination is considered likely to be released prior to emplacement in the underground.

For area contamination, in the event of area contamination, a radiological boundary will be established in accordance with radiological control procedures. Inside this boundary, cleanup activities are controlled with protocols for the cleanup of spills and releases. As dictated by cleanup protocols, decontamination will be managed consistent with radiological control procedures pursuant to 10 CFR Part 835. Once the area is cleaned up and is shown to be radiologically clean, it will be sampled for the presence of hazardous waste residues. Hazardous waste decontamination will be conducted in accordance with the requirements of the Permit and the standards of 20.4.1.500 NMAC (incorporating 40 CFR Part 264). If the area is large, a sampling plan will be developed, as needed, which incorporates the guidance of EPA’s SW-846 (EPA, 2015) in selecting random samples over large areas. Selection of constituents for sampling analysis will be based on information (in the WWIS) about the waste that was spilled and information on cleanup procedures. If the area is small, swipes will be used. If the results of the analysis show that residual contamination remains, a decision will be made whether further cleaning will be beneficial or whether final clean up will be deferred until closure. For example, if hazardous constituents react with the floor coating and are essentially nonremovable without removing the coating, then clean up will be deferred until closure when the coatings will be stripped. In any case, appropriate notations will be entered into

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the operating record to assure proper consideration of formerly contaminated areas at the time of closure. Furthermore, measures such as covering, barricading, and/or placarding will be used as needed to mark areas that remain contaminated.

Small area decontamination, if needed, will occur in the area in which it is detected for contamination that is less than 6 ft² (0.56 m²) in area and is less than 100 times the free release limit. The free release limit is defined by DOE Orders as alpha contamination less than 20 dpm/100 cm² and beta-gamma contamination less than 200 dpm/100 cm². Overpacking would occur in the event the WIPP staff damages an otherwise intact container during handling activities. In such a case, a radiological boundary will be established, inside which all activities are carefully controlled in accordance with the protocols for the cleanup of spills or releases. A plan of recovery will be developed and executed, including overpacking or repairing the damaged container. The overpacked or repaired container will be properly labeled and sent underground for disposal. The area will then be decontaminated and verified to be free of contamination using both radiological and hazardous waste sampling techniques (essentially, this is done with “swipes” of the surface for counting in sensitive radiation detection equipment or, if no radioactivity is present, by analysis for hazardous waste by an offsite laboratory).

In the event a large area contamination is discovered within a Contact-Handled Package during unloading, the waste will be left in the Contact-Handled Package and the shipping container will be resealed. The DOE considers such contamination problems the responsibility of the shipping site. Therefore, the shipper will have several options for disposition. These are as follows:

- The Contact-Handled Package can be returned to the shipper for decontamination and repackaging of the waste. Such waste would have to be re-approved prior to shipment to the WIPP.

- Shipment to another DOE site for management in the event the original shipper does not have suitable facilities for decontamination. If the repairing site wishes to return the waste to WIPP, the site will have to meet the characterization requirements of the Waste Analysis Plan.

- The waste could go to a third (non-DOE) party for decontamination. In such cases, the repaired shipment would go to the original shipper and be recertified prior to shipment to the WIPP.

Written procedures specify materials, protocols, and steps needed to put an object into a safe configuration for decontamination of surfaces. A RWP will always be prepared prior to decontamination activities. TRU mixed waste products from decontamination will be managed as derived waste and in accordance with radiological control and waste handling procedures.

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*Note that the DOE had previously proposed use of an Overpack and Repair Room to deal with major decontamination and overpacking activities. The DOE has eliminated the need for this area by: 1) limiting the size of contamination events that will be dealt with as described in this section, and 2) by performing overpacking at the point where a need for overpacking is identified instead of moving the waste to another area of the WHB. This strategy minimizes the spread of contamination.*
The TRUPACT-II may hold up to two seven-packs, two four-packs, and two three-packs of drums, two SWBs, or one TDOP. A HalfPACT may hold seven 55-gal (208-L) drums, one SWB, three shielded containers, or four 85-gallon gal drums. The TRUPACT-III holds a single SLB2. An overhead bridge crane or Facility Transfer Vehicle Payload Transfer Station will be used to remove the contents of the Contact-Handled Package CH package and place them on a facility pallet. The containers will be visually inspected for physical damage (severe rusting, apparent structural defects, signs of pressurization, etc.) and leakage to ensure they are in good condition prior to storage. Waste containers will also be checked for external surface contamination. If a primary waste container is not in good condition, the Permittees will overpack the container, repair/patch the container in accordance with 49 CFR §173 and §178 (e.g., 49 CFR §173.28), or return the container to the generator.

For inventory control purposes, TRU mixed waste container identification numbers will be verified against the Uniform Hazardous Waste Manifest and the WWIS in accordance with Permit Attachment C, Section C-5b(1). Inconsistencies will be resolved with the generator before TRU mixed waste is emplaced. Discrepancies that are not resolved within 15 days will be reported to the NMED in accordance with 20.4.1.500 NMAC (incorporating 40 CFR §264.72).

Each facility pallet has two recessed pockets to accommodate two sets of seven-packs (see Figure M-21A1-10), two sets of four-packs, two sets of three-packs, or two sets of SWBs stacked two-high, two TDOPs, two shielded container assemblies, or three-packs; or any combination thereof. Each facility pallet will accommodate one SLB2. Each stack of waste containers will be secured prior to transport underground. A forklift or the facility Transfer Vehicle will transport the loaded facility pallet to the conveyance loading room located adjacent to the Waste Shaft. The conveyance loading room serves as an air lock between the CH Bay and the Waste Shaft, preventing excessive air flow between the two areas. The facility Transfer Vehicle will be driven onto the waste Waste shaft conveyance, where the loaded facility pallet will be transferred to the waste Waste shaft conveyance. The facility Transfer Vehicle will be backed off. Containers of CH TRU mixed waste (55-gal (208-L) drums, SWBs, 85-gal (322-L) drums, 100-gal (379-L) drums, and TDOPs) or shielded container assemblies can be handled individually, if needed, using the forklift and lifting attachments (i.e., drum handlers, parrot beaks).

The waste Waste shaft conveyance will lower the loaded facility pallet to the Underground HDWUs Waste Shaft Station underground. From there, an underground transporter is used to transport the CH TRU mixed waste to the underground HDWU. Figures M-38 and M-39 are flow diagrams of the CH TRU mixed waste handling process.

A1-1d(3) RH TRU Mixed Waste Handling

The RH TRU mixed waste that is not in a shielded container will be received in the RH-TRU 72-B cask or CNS 10-160B cask loaded on a trailer, as illustrated in process flow diagrams in Figures M-40A1-26 and M-41A1-27, respectively. These are shown schematically in Figures A1-28 and A1-29. Remote-Handled TRU mixed waste received in shielded containers will be managed and stored as CH TRU mixed waste. Prior to unloading the cask from the trailer, external radiological surveys, security checks, shipping documentation reviews are performed, and the Uniform Hazardous Waste Manifest is signed. The generator’s copy of the Uniform Hazardous Waste Manifest is returned to the generator. Should the results of the contamination survey exceed acceptable levels, the shipping cask and transport trailer remain...
outside the WHB in the Parking Area Unit (PAU), and the appropriate radiological boundaries (i.e., ropes, placards) are erected around the shipping cask and transport trailer. A determination will be made whether to return the cask to the originating site or to decontaminate the cask.

Following cask inspections, the shipping cask and trailer are moved into the RH Bay or held in the Parking Area Unit (PAU). The waste handling process begins in the RH Bay where the impact limiter(s) are removed from the shipping cask while it is on the trailer. Additional radiological surveys are conducted on the end of the cask previously protected by the impact limiter(s) to verify the absence of contamination. The cask is unloaded from the trailer using the RH Bay Overhead Bridge Crane and placed on a Cask Transfer Car.

Whenever RH TRU mixed waste is present, Differential differential air pressure between the RH TRU mixed waste handling locations in the RH Complex protects workers and prevents potential spread of contamination during handling of RH TRU mixed waste. Airflow between key rooms in the WHB is controlled by maintaining differential pressures between the rooms. The CH Receiving Bay is maintained with a negative pressure relative to outside atmosphere. The RH Receiving Bay is maintained with a requirement to be positive pressure relative to the CH Receiving Bay. The RH Hot Cell is maintained with a negative differential pressure relative to the RH Receiving Bay. The Hot Cell ventilation is exhausted through high-efficiency particulate air filters prior to venting through the WHB filtered exhaust.

RH-TRU 72-B Cask Unloading

The Cask Transfer Car then moves the RH-TRU 72-B cask to a work stand in the RH Bay. The work stand allows access to the head area of the RH-TRU 72-B cask for conducting radiological surveys, performing physical inspections or minor maintenance, and decontamination, if necessary. The outer lid bolts on the RH-TRU 72-B cask are removed, and after which the outer lid is removed to provide access to the lid of the cask ICV inner vessel. The RH-TRU 72-B cask is moved into the Cask Unloading Room by a Cask Transfer Car and is positioned under the Cask Unloading Room Bridge Crane. The Cask Unloading Room Bridge Crane attaches to the RH-TRU 72-B cask and lifts and suspends the RH-TRU 72-B cask to clear the Cask Transfer Car. The suspended RH-TRU 72-B cask is then aligned over the Cask Unloading Room port.

The Cask Unloading Room shield valve is opened, and the cask is lowered through the port into the Transfer Cell Shuttle Car. The Cask Unloading Room Bridge Crane is unhooked and retracted, and the Cask Unloading Room shield valve is closed. After the cask is lowered into the Transfer Cell Shuttle Car, the bolts on the lid of the cask ICV inner vessel are loosened by a robotic Manipulator. The Transfer Cell Shuttle Car is then aligned directly under the Transfer Cell shield valve in preparation for removing the ICV inner vessel lid and transferring the canister to the Facility Cask. Operations in the Transfer Cell are monitored by closed-circuit video cameras.

Using the remotely-operated fixed 6.25 Ton Grapple Hoist in the Facility Cask Loading Room, the ICV inner vessel lid is lifted clear of the RH-TRU 72-B cask, and the a robotic Manipulator takes swipe samples and places them in a swipe delivery system for counting outside the Transfer Cell. If found to be contaminated above acceptable surface contamination levels as described in 10 CFR Part 835, the Permittees have the option to decontaminate consistent with radiological control procedures, or return the RH TRU Canister to the generator/storage site or another site for remediation, or manage the RH TRU Canister consistent with radiological control procedures pursuant to 10 CFR Part 835. Hazardous waste decontamination, if needed,
will be conducted in accordance with the requirements of the Permit and the standards of 20.4.1.500 NMAC (incorporating 40 CFR Part 264). If no contamination is found, the Transfer Cell Shuttle Car moves a short distance, and the ICV inner-vessel lid is lowered onto a stand on the Transfer Cell Shuttle Car. The, after which the canister is transferred to the Facility Cask as described below.

CNS 10-160B Cask Unloading

After the lid bolts are removed, the CNS 10-160B cask is moved using the Cask Transfer Car from the RH Bay into the Cask Unloading Room and centered beneath the Hot Cell shield plug port. The Cask Unloading Room shield door is closed, and the inner and outer Hot Cell shield plugs are removed simultaneously and set aside on the floor of the Hot Cell using the remotely operated Hot Cell Bridge Crane. The Hot Cell Bridge Crane is then lowered through the Hot Cell port and is connected to the CNS 10-160B cask lid rigging or lifting device. The Hot Cell Bridge Crane lifts the CNS 10-160B cask lid through the Hot Cell port and sets the lid aside on the Hot Cell floor.

Operations in the Hot Cell are monitored by closed-circuit television cameras. The drum carriage unit lifting fixture (hereafter referred to as lifting fixture) is attached to the Hot Cell Bridge Crane and lowered through the Hot Cell port. The lifting fixture is connected to the upper drum carriage unit contained in the CNS 10-160B cask. The Hot Cell Bridge Crane lifts the upper drum carriage unit from the CNS 10-160B cask through the port into the Hot Cell and sets it near the Hot Cell inspection station. The Hot Cell Bridge Crane again lowers the lifting fixture through the Hot Cell port and connects to the lower drum carriage unit. The Hot Cell Bridge Crane lifts the lower drum carriage unit from the CNS 10-160B cask through the port into the Hot Cell and sets it near the upper drum carriage unit.

The Hot Cell Bridge Crane lifts the CNS 10-160B cask lid from the Hot Cell floor, lowers it through the Hot Cell port and onto the top of the CNS 10-160B cask. The inner and outer Hot Cell shield plugs are replaced simultaneously. The Cask Unloading Room shield door is opened, and the CNS 10-160B cask is moved into the RH Bay using the Cask Transfer Car. The CNS 10-160B cask is inspected and surveyed, the lid and impact limiter are reinstalled on the CNS 10-160B cask, and it is prepared for transportation off-site.

The Hot Cell Bridge Crane connects to an empty Facility Canister, places it into a sleeve at the inspection station, and removes the canister lid. The Overhead Powered Manipulator or Hot Cell Crane lifts one drum from the drum carriage unit. The Hot Cell Manipulators collect swipe samples from the drum and transfer the swipes via the Transfer Drawer to the Hot Cell Gallery for counting. If the 55-gallon gal (208-L) drums are contaminated, the Permittees may decontaminate the 55-gallon gal (208-L) drums or return them to the generator/storage site or another site for remediation. The drum identification number is recorded, and the recorded numbers are verified against the WWIS. If there are any discrepancies, the drum(s) in question are stored within the Hot Cell, and the generator/storage site is contacted for resolution. Discrepancies that are not resolved within 15 days will be reported to the NMED as required by 20.4.1.500 NMAC (incorporating 40 CFR §264.72).

Either the Overhead Powered Manipulator or Hot Cell Bridge Crane lowers the drum into the Facility Canister. This process is repeated to place three drums in the Facility Canister. The Hot Cell Bridge Crane or powered Manipulator lifts the canister lid and places it onto the Facility Canister. The lid is locked in place using a Manipulator. Each CNS 10-160B cask shipment will
contain up to ten drums. Drums will be managed in sets of three. If there is a tenth drum, it will be placed in a Facility Canister or stored until WIPP receipt of the next CNS 10-160B cask shipment at the WIPP facility. The Hot Cell Bridge Crane lifts the Facility Canister and lowers it into the Transfer Cell.

To prepare to transfer a loaded Facility Canister from the Hot Cell to the Transfer Cell, a Shielded Insert is placed onto a Cask Transfer Car in the RH Bay. The Cask Transfer Car is then moved into the Cask Unloading Room and positioned under the Cask Unloading Room Bridge Crane. The Bridge Crane attaches to the Shielded Insert. The Cask Unloading Room Bridge Crane lifts and suspends the Shielded Insert clear of the Cask Transfer Car. The Shielded Insert is aligned over the Cask Unloading Room port. The floor valve is opened, and the Shielded Insert is lowered into the Transfer Cell Shuttle Car. The Cask Unloading Room Bridge Crane is unhooked and retracted, and the Cask Unloading Room shield valve is closed. The Shielded Insert is positioned under the Hot Cell port.

The Hot Cell Bridge Crane lifts a loaded, closed Facility Canister and positions it over the Hot Cell port. The Hot Cell shield valve is opened, and the crane lowers the Facility Canister through the port into the Shielded Insert positioned in the Transfer Cell Shuttle Car in the Transfer Cell. The Hot Cell Bridge Crane is disconnected from the Facility Canister and raised until the crane hook clears the Hot Cell shield valve. The Hot Cell shield valve is then closed.

Transfer of Disposal Canister into the Facility Cask

The transfer of a canister into the Facility Cask from the Transfer Cell is monitored by closed-circuit television cameras. The Transfer Cell Shuttle Car positions the RH-TRU 72-B cask or Shielded Insert under the Facility Cask Loading Room port and the shield valve is opened. Then the remotely operated 6.25 Ton Grapple Hoist attaches to the canister, and the canister is lifted through the open shield valve into the vertically-oriented Facility Cask located on the Facility Cask Transfer Car in the Facility Cask Loading Room. During this cask-to-cask transfer, the telescoping port shield is in contact with the underside of the Facility Cask to assure shielding continuity, as does the shield bell located above the Facility Cask.

For canisters received at the WIPP facility from the generator site in a RH-TRU 72-B cask, the identification number is verified using cameras, which also provide images of the canister surfaces during the lifting operation. Identification numbers are verified against the WWIS in accordance with Permit Attachment C, Section C-5b(1). If there are any discrepancies, the canister is returned to the RH-TRU 72-B cask, returned to the Parking Area Unit PAU, and the generator is contacted for resolution. Discrepancies that are not resolved within 15 days will be reported to the NMED as required by 20.4.1.500 NMAC (incorporating 40 CFR §264.72). As the canister is being lifted from the RH-TRU 72-B cask into the Facility Cask, additional swipe samples may be taken.

Transfer of the Canister to the Underground

When the canister is fully within the Facility Cask, the lower shield valve is closed. The 6.25 Ton Grapple Hoist detaches from the canister and is raised until the 6.25 Ton Grapple Hoist clears the Facility Cask, at which time the upper shield valve is closed. The 6.25 Ton Grapple Hoist and shield bell are then raised clear of the Facility Cask, and the telescoping port shield is retracted. The Facility Cask Rotating Device rotates the Facility Cask until it is in the horizontal position on the Facility Cask Transfer Car. The shield doors on the Facility Cask Loading Room
are opened, and the facility Cask Transfer Car moves onto the waste Shaft conveyance and is lowered to the waste Shaft Station underground. At the waste Shaft Station underground, the Facility Cask Transfer Car moves the Facility Cask from the waste Shaft conveyance. A forklift is used to remove the Facility Cask from the Facility Cask Transfer Car and to transport the Facility Cask to the Underground HWDU.

Returning the Empty Cask

The empty RH-TRU 72-B cask or Shielded Insert is returned to the RH Bay by reversing the process. In the RH Bay, swipe samples are collected from inside the empty cask. If necessary, the inside of the cask is decontaminated. The RH-TRU 72-B cask lids are replaced, and the cask is replaced on the trailer using the RH Bay Bridge Crane. The impact limiters are replaced, and the trailer and the RH-TRU 72-B cask are then moved out of the RH Bay. The Shielded Insert is stored in the RH Bay until needed.

A1-1d(4) Handling Waste in Shielded Containers

Remote-handled TRU mixed waste received at the WIPP facility in shielded containers will be managed, stored, and emplaced as CH TRU mixed waste using the CH TRU mixed waste handling equipment described in this Permit. Shielded containers with RH TRU mixed waste will arrive by tractor-trailer at the WIPP facility in sealed HalfPACTs. Prior to unloading the packages from the trailer, they will undergo security and radiological checks and shipping documentation reviews. Consistent with the handling of HalfPACT shipping packages in Section A1-1d(2), a forklift will remove the HalfPACT and transport it into the WHB and place the HalfPACT at either one of the two TRUDOCKs in the TRUDOCK Storage Area of the WHB Unit.

An external survey of the HalfPACT ICV lid will be performed as the OCV lid is removed. The ICV lid or closure lid will be lifted under the VHS, and the contents will be surveyed during and after this process is complete. A description of the VHS and criteria that are applied if radiological contamination is detected are discussed in Section A1-1d(2).

Shielded containers will be received as three-pack assemblies in HalfPACTs. An overhead bridge crane will be used to remove the contents of the shielded container assembly and place them on a facility pallet. The containers will be visually inspected for physical damage (severe rusting, apparent structural defects, signs of pressurization, etc.) and leakage to ensure they are in good condition prior to storage. Waste containers will also be checked for external radiological surface contamination through the use of swipes and radiation monitoring equipment, consistent with radiological control procedures pursuant to 10 CFR Part 835. If a primary waste container is not in good condition, the Permittees will either overpack the container with another approved container, repair/patch the container in accordance with 49 CFR §173 and §178 (e.g., 49 CFR §173.28) appropriate standards and guidance (e.g., 40 CFR §173.28), or return the container to the generator, or send the HalfPACT to a third-party contractor. If local decontamination activities are opted for, the work will be conducted in the WHB Unit, consistent with radiological control procedures.

Once the shielded container assembly is on the facility pallet, the TRU mixed waste container identification numbers will be verified against the Uniform Hazardous Waste Manifest and the WWIS in accordance with Permit Attachment C, Section C-5b(1). Inconsistencies will be resolved as discussed in Section A1-1d(2) of this Permit Attachment. Up to two three-pack
assemblies of shielded containers will be placed on a facility pallet. The use of facility pallets will elevate the waste at least 6 in. (15 cm) from the floor surface. Pallets of waste will be relocated to the CH Bay Storage Area of the WHB Unit for normal storage or will be transported to the conveyance loading room as described in Section A1-1d(2).

A1-1e Inspections

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

A1-1e(1) WHB Unit

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

Waste containers residing within a Contact-Handled Package are not inspected, as described in the first bullet in Section A1-1e(2).

Waste containers will be inspected prior to reentering the waste management process line for downloading to the underground. Waste containers stored in this area will be inspected at least once weekly.

Loaded RH-TRU 72-B and CNS 10-160B casks will be inspected when present in the RH Bay. Physical or closed-circuit television camera inspections of the RH Complex are conducted as described in Table DE-1a. Canisters loaded in an RH-TRU 72-B cask are inspected in the Transfer Cell during transfer from the cask to the Facility Cask. Waste containers received in CNS 10-160B casks are inspected in the Hot Cell during transfer from the cask to the Facility Canister by camera and/or visual inspection (through shield windows).

A1-1e(2) Parking Area Unit

Inspections will be conducted in the Parking Area Unit (PAU) at a frequency not less than once weekly when waste is present. These inspections are applicable to loaded, stored Contact-
Handled and Remote-Handled Packages (CH and RH packages). The perimeter fence located at the lateral limit of the Parking Area Unit (PAU), coupled with personnel access restrictions into the WHB, will provide the needed security. The perimeter fence and the southern border of the WHB shall mark the lateral limit of the Parking Area Unit (PAU) (Figure M-2A1-2). Inspections of the Contact-Handled or Remote-Handled Packages (CH or RH packages) stored in the Parking Area Unit (PAU) will focus on the inventory and integrity of the shipping containers and the spacing between Contact-Handled and Remote-Handled Packages (CH or RH packages). This spacing will be maintained at a minimum of four feet.

Contact-Handled and Remote-Handled Packages located in the Parking Area Unit will be inspected weekly during use and prior to each reuse.

Inspection of waste containers is not possible when the containers are in their shipping container (e.g., casks, TRUPACT-II or HalfPACTs). Inspections can be accomplished by bringing the shipping containers into the WHB Unit and opening them and lifting the waste containers out-for inspection. The DOE, however, believes that removing containers strictly for the purposes of inspection results in unnecessary worker exposures and subjects the waste to additional handling. The DOE has proposed that waste containers need not be inspected at all until they are ready to be removed from the shipping container for emplacement underground. Because shipping containers are sealed and are of robust design, no harm can come to the waste while in the shipping containers and the waste cannot leak or otherwise be released to the environment. Contact-Handled or Remote-Handled Packages shall be opened every 60 days for the purposes of venting, so that the longest amount of time waste containers would be uninspected would be for 59 days from the date that the ICV of the Contact-Handled or Remote-Handled Package was closed at the generator site after the ICV Closure Date, as recorded in the WWIS. Venting the Contact-Handled or Remote-Handled Packages involves removing the outer lid and installing a tool in the port of the inner lid.

The following strategy will be used for inspecting waste containers that will be retained within their shipping containers for an extended period of time; this will minimize the amount of shipping and waste handling, while maintaining a reasonable inspection schedule:

- If the reason for retaining the TRU mixed waste containers in the shipping container is due to an unresolved manifest discrepancy, the DOE will return the shipment to the generator prior to the expiration of the 60-day NRC venting period or within 30 days after receipt at the WIPP facility, whichever comes sooner. In this case, no inspections of the internal containers will be performed. The stored Contact-Handled or Remote-Handled Package (CH or RH package) will be inspected weekly as described above.

- If the reason for retaining the TRU mixed waste containers in the Contact-Handled or Remote-Handled Package (CH or RH package) is due to an equipment malfunction that prevents unloading the waste in the WHB Unit, the DOE will return the shipment to the generator prior to the expiration of the 60-day NRC venting period. In this case, the DOE would have to ship the TRU mixed waste containers back with sufficient time for the generator to vent the shipment within the 60-day limit NRC venting period. In this case, no inspections of the internal containers will be performed. The stored Contact-Handled or Remote-Handled Package (CH or RH package) will be inspected weekly as described above.
• If the reason for retaining the TRU mixed waste containers is due to an equipment malfunction that prevents the timely movement of the waste containers into the underground, the waste containers will may be kept in the Contact-Handled or Remote-Handled Package CH or RH package no longer than day 59 until day 30 (after receipt at the WIPP) or the expiration of the 60-day limit NRC venting period, whichever comes sooner. At that time the Contact-Handled or Remote-Handled Package CH or RH package will be moved into the WHB Unit. Contact-Handled handled TRU mixed waste containers will be removed and placed in one of the permitted storage areas in the WHB Unit from their shipping package; if the maximum capacity of the CH Bay Storage Area has been reached, the Permittees may implement CH Bay Surge Storage in accordance with the notification requirements of Permit Part 3, Section 3.1.1.3. The Remote-Handled Package RH package will be vented, however, the containers will not be removed from the shipping package. If there is no additional space within the permitted storage areas of the WHB Unit, the DOE Permittees will discuss an emergency permit with the NMED for the purposes of storing the waste elsewhere in the WHB Unit. Waste containers will be inspected when removed from the Contact-Handled Packaging CH packaging and weekly while in storage in the WHB Unit. Contact-Handled or Remote-Handled Packages The CH or RH packages will be inspected weekly while they contain TRU mixed waste containers as discussed above.

The DOE believes that this strategy minimizes both the amount of shipping that is necessary and the amount of waste handling, while maintaining a reasonable inspection schedule. The DOE will stop shipments of waste for any equipment outage that will extend beyond three days.

A1-1f Containment

The WHB Unit has concrete floors, which are sealed with a coating that is designed to resist all but the strongest oxidizing agents. Such oxidizing agents do not meet the TSDF-WAC and will not be accepted in TRU mixed waste at the WIPP facility. Therefore, TRU mixed wastes pose no compatibility problems with respect to the WHB Unit floor. The floor coating consists of Carboline® 1340 clear primer-sealer on top of prepared concrete, Carboline® 191 primer epoxy, and Carboline® 195 surfactant epoxy. The manufacturer’s chemical resistance guide shows “Very Good” for acids and “Excellent” for alkalies, solvents, salt, and water. Uses are indicated for nuclear power plants, industrial equipment and components, chemical processing plants, and pulp and paper mills for protection of structural steel and concrete. During the Disposal Phase, should the floors need to be re-coated, any floor coating used in the WHB Unit TRU mixed waste handling areas will be compatible with the TRU mixed waste constituents and will have chemical resistance at least equivalent to the Carboline® products. Figure A1-1 shows where TRU mixed waste handling activities discussed in this section occur.

During normal operations, the floor of the storage areas within the WHB Unit shall be visually inspected on a weekly basis to verify that the concrete floor is in good condition and free of obvious cracks and gaps. Floor areas of the WHB Unit in use during off-normal events will be inspected prior to use and weekly thereafter. All TRU Transuranic mixed waste containers located in the permitted storage areas shall be elevated at least 6 in. (15 cm) from the surface of the floor. TRU mixed waste containers that have been removed from Contact-Handled or Remote-Handled Packaging CH or RH packages shall be stored at a designated storage area inside the WHB Unit so as to preclude exposure to the elements.
Secondary containment at the CH Bay Storage Area inside the WHB Unit shall be provided by the WHB Unit concrete floor (See Figure M-1 A1-4). The WHB Unit is engineered such that during normal operations, the floor capacity is sufficient to contain liquids upon release.

Secondary Containment at the Derived Waste Storage Area of the WHB Unit will be provided by a polyethylene standard drum containment pallet. The Parking Area Unit (PAU) and TRUDOCK Storage Area of the WHB Unit require no engineered secondary containment since no waste is to be stored there unless it is protected by the Contact-Handled or Remote-Handled Packaging.

Calculations to determine the floor surface area required to provide secondary containment in the event of a release are based on the maximum quantity of liquid which could be present within ten percent of one percent of the volume of all the containers or one percent of the capacity of the largest single container, whichever is greater.

Secondary containment at storage locations inside the RH Bay and Cask Unloading Room is provided by the cask. Secondary containment at storage locations inside the Transfer Cell is provided by the RH-TRU 72-B cask or Shielded Insert. Secondary containment at storage locations in the Facility Cask Loading Room is provided by the Facility Cask. In the Hot Cell, waste containers are stored in either the drum carriage unit or in canister sleeves (Facility Canisters). The Lower Hot Cell provides secondary containment as described in section A1-f(2).

In addition, the RH Bay, Hot Cell, and Transfer Cell contain 220-gallon (833-L) (Hot Cell), 11,400-gallon (43,152-L) (RH Bay), and 220-gallon (833-L) (Transfer Cell) sumps, respectively, to collect any liquids.

### A1-1f(1) Secondary Containment Requirements for the WHB Unit

The maximum TRU mixed waste volume on facility pallets that will could be stored in the CH Bay Storage and Surge Storage Areas of the WHB is 18 facility pallets @ 2 TDOPs per pallet = 36 TDOPs of waste. 36 TDOPs @ 1,200 gal (4,540 L) per TDOP = 43,200 gal (163,440 L) waste container capacity. 43,200 gal (163,440 L) x ten percent of the total volume = 4,320 gal (16,344 L) of waste. Since 4,320 gal (16,344 L) is greater than 1,200 gal (4,540 L), the configuration of possible TDOPs in the storage area is used for the calculation of secondary containment requirements. 4,320 gal (16,344 L) of liquid x one percent liquids = 43.2 gal (163.4 L) of liquid for which secondary containment is needed.

The maximum TRU mixed waste volume that will could be stored in the Derived Waste Storage Area of the WHB Unit is one SWB. 1 SWBs @ 496 gal (1,878 L) per SWB = 496 gal (1,878 L) waste container capacity. Since the maximum storage volume of 496 gal (1,878 L) is equal to the volume of the largest single container, the volume of a single SWB is used for the calculation of secondary containment requirements. 496 gal (1,878 L) of liquid x one percent liquids = 4.96 gal (18.8 L) of liquid for which secondary containment is needed.

The maximum TRU mixed waste volume that will could be stored in the Hot Cell is 13 RH TRU drums @ 55 gal (210 L) per drum = 715 gal (2,730 L) of waste in drums. 715 gal (2,730 L) of waste x ten percent of total volume = 71.5 gal (273 L) of waste. Secondary containment for liquids will need to have a capacity of 71.5 gal (273 L). Since 71.5 gal (273 L) is less than the volume of the single container of 235 gal (890 L) therefore, the larger volume is used for determining the secondary containment requirements. 235 gal (890 L) of waste x one percent liquids = 2.35 gal (8.9 L) of liquid needed for secondary containment.
The maximum TRU mixed waste volume that could be stored in the Transfer Cell is one RH-TRU 72-B Canister or one Facility Canister @ 235 gal (890 L) per canister x ten percent of total volume = 23.5 gal (8.90 L) of waste. Since 23.5 gal (8.90 L) is less than the volume of the single container of 235 gal (890 L) therefore, the larger volume is used for determining the secondary containment requirements. 235 gal (890 L) of waste x one percent liquids = 2.35 gal (8.9 L) of liquid needed for secondary containment.

**A1-1f(2) Secondary Containment Description**

The following is a calculation of the surface area the quantities of liquid would cover. Using a conversion factor of 0.1337 ft³/gal (0.001 m³/L) and assuming the spill is 0.0033 ft (0.001 m) thick, the following calculation can be used:

\[
gallons \times \text{cubic feet per gallon} \div \text{thickness in feet} = \text{area covered in square feet}
\]

**CH Bay Storage Area**

\[
43.2 \text{ gal} \times 0.1337 \text{ ft}^3/\text{gal} \div 0.0033 \text{ ft} = 1,750 \text{ ft}^2 (162.7 \text{ m}^2)
\]

**Hot Cell**

\[
2.35 \text{ gal} \times 0.1337 \text{ ft}^3/\text{gal} \div 0.0033 \text{ ft} = 95 \text{ ft}^2 (8.8 \text{ m}^2)
\]

**Transfer Cell**

\[
2.35 \text{ gal} \times 0.1337 \text{ ft}^3/\text{gal} \div 0.0033 \text{ ft} = 95 \text{ ft}^2 (8.8 \text{ m}^2)
\]

The WHB Unit has 33,175 ft² (3,082 m²) of floor space, the CH Bay Storage Area has 26,151 ft² (2,430 m²) of floor space. The CH Bay Storage Area requires 1,750 ft² (162.7 m²) for containment, Thus, the floor area of the CH Bay Storage Area of the WHB Unit provide sufficient secondary containment to contain a release of ten percent of one percent of the volume of all of the containers, or one percent of the capacity of the largest container, whichever is greater.

The Hot Cell and Transfer Cell are the only portions of the RH Complex managing RH TRU mixed waste outside of casks or canisters. The Hot Cell has 1,841 ft² (171 m²) of floor space and the Transfer Cell has 1,003 ft² (93 m²) of floor space. The Hot Cell and Transfer Cell require only 95 ft² for containment, therefore there is sufficient floor space to contain a release of ten percent of one percent of containers in these storage areas.

In addition, both the Hot Cell and the Transfer Cell each contain a 220 gal (833 L) sump that will collect any liquids that spill from containers.

**Derived Waste Storage Area**

The derived waste containers in the Derived Waste Storage Area will be stored on standard drum containment pallets, which provides approximately 50 gal (190 L) of secondary containment capacity. Thus, the secondary containment capacity of the standard drum containment pallet is sufficient to contain a release of ten percent of one percent of the largest container (4.96 gal or 18.8 L).
Parking Area Unit

Containers of TRU mixed waste to be stored in the Parking Area Unit (PAU) will be in Contact-Handled or Remote-Handled Packages (CH or RH packages). There will be no additional requirements for engineered secondary containment systems.

A1-1g Special Requirements for Ignitable, Reactive, and Incompatible Waste

Special requirements for ignitable, reactive, and incompatible waste are addressed in 20.4.1.500 NMAC (incorporating 40 CFR §§264.176 and 264.177). Permit Part 2 precludes ignitable, reactive, or incompatible waste at the WIPP facility. No additional measures are required.

A1-1h Closure

Clean closure is planned in accordance with 20.4.1.500 NMAC (incorporating 40 CFR §264.178) for all permitted container storage areas. The applicable areas and the plans for clean closure are detailed in Permit Attachment G.

A1-1i Control of Run On

The WHB Unit is located indoors which prevents run-on from a precipitation event. In addition, the CH TRU containers are stored on facility pallets, or containment pallets, or standard drum pallets, which elevate the CH TRU mixed waste containers at least 6 in. (15 cm) off the floor, or in Contact-Handled or Remote-Handled Packages (CH or RH packages), so that any firewater released in the building will not pool around containers. Within the RH Bay, Cask Unloading Room, Transfer Cell, and Facility Cask Loading Room, waste containers are stored in casks or Shielded Inserts and protected from any potential run on. Any firewater released in the building will not pool around the waste containers as they are stored in casks, or Shielded Inserts. Within the Hot Cell, there is no source of water during operations. However, control of run-on is provided by the Lower Hot Cell, which lies below a sloped floor surrounded by a grating and canister sleeves Facility Canisters in the Hot Cell above.

In the Parking Area Unit (PAU), the containers of TRU mixed waste are always in Contact-Handled or Remote-Handled Packages (CH or RH packages) which protect them from precipitation and run on. Therefore, the WIPP facility container storage units will comply with the requirements of 20.4.1.500 NMAC (incorporating 40 CFR §264.175(b)(4)).
References


Table A1-1
Basic Design Requirements, Principal Codes, and Standards

<table>
<thead>
<tr>
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<th></th>
<th></th>
<th></th>
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</thead>
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<tr>
<td></td>
<td>Piping &amp; Valves</td>
<td>Pumps</td>
<td>Storage Tanks</td>
<td>Heat Exchangers</td>
<td>All Other Equipment</td>
<td>ARI SMACNA</td>
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<tr>
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<td>X</td>
<td>a</td>
<td>X</td>
<td>X</td>
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<td>g</td>
<td>a</td>
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X = Minimum Requirements

a Requirements to be determined on a case-by-case basis.
b Required for structure and supports needed for confinement and control of radioactivity.
c Except structures and supports that are designed to withstand a design-basis earthquake (DBE)/design-basis tornado (DBT) when specified in column 1 of this table.
d Underwriter's Laboratory (UL) Class I Listed.
e For fire protection systems.
a-1 American Society for Mechanical Engineers (ASME) III for other Class I vessels.

Design of underground structures, mining equipment, and facilities are basically governed by the MSHA and experience in local mines.

3

ACI = American Concrete Institute
AISC = American Institute of Steel Construction
AMCA = Air Moving and Conditioning Association
ANSI = American National Standards Institute
API = American Petroleum Institute
ARI = Air Conditioning and Refrigeration Institute
ASHRAE = American Society of Heating, Refrigeration, and Air-Conditioning Engineers, Inc.
AWS = American Welding Society
CMAA = Crane Manufacturers Association
DBE = Design-basis earthquake
DBT = Design-basis tornado
HEPA = High-efficiency particulate air
HVAC = Heating, Ventilation, and Air-Conditioning
IA = Instrument Society of America
MFR = Manufacturer
MIL = Military (specification)
MSHA = Mine Safety and Health Administration
NFPA = National Fire Protection Association
NQA = Nuclear Quality Assurance (Standard)
SMACNA = Sheet Metal and Air Conditioning Contractors National Association, Inc.
STD = Standard
TEMA = Tubular Exchanger Manufacturers Association
UL = Uniform Plumbing Code
Table A1-1
TRU Mixed Waste Containers

<table>
<thead>
<tr>
<th>DESCRIPTION</th>
<th>CUBIC FEET</th>
<th>CUBIC METERS</th>
<th>LENGTH</th>
<th>WIDTH OR DIAMETER</th>
<th>HEIGHT</th>
<th>LINER</th>
<th>USE FOR DERIVED WASTE</th>
<th>USE FOR DERIVED WASTE</th>
<th>FIGURE</th>
</tr>
</thead>
<tbody>
<tr>
<td>55-gal (208-L) drum</td>
<td>7.4</td>
<td>0.21</td>
<td>N/A</td>
<td>24</td>
<td>35</td>
<td>Optional</td>
<td>Yes</td>
<td>Yes</td>
<td>M-3</td>
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<tr>
<td>Standard waste box</td>
<td>66.3</td>
<td>1.88</td>
<td>71</td>
<td>54</td>
<td>36</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
<td>M-4</td>
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<tr>
<td>Ten-drum overpack</td>
<td>160</td>
<td>4.5</td>
<td>N/A</td>
<td>72</td>
<td>73</td>
<td>No</td>
<td>Yes, in underground</td>
<td>M-5</td>
<td></td>
</tr>
<tr>
<td>85-gal (322-L) drum</td>
<td>11.4</td>
<td>0.32</td>
<td>N/A</td>
<td>26</td>
<td>36</td>
<td>Optional</td>
<td>Yes</td>
<td>M-6</td>
<td></td>
</tr>
<tr>
<td>100-gal (379-L) drum</td>
<td>13.4</td>
<td>0.38</td>
<td>N/A</td>
<td>32</td>
<td>35</td>
<td>Optional</td>
<td>No</td>
<td>M-7</td>
<td></td>
</tr>
<tr>
<td>Standard large box 2</td>
<td>261</td>
<td>7.39</td>
<td>108</td>
<td>69</td>
<td>73</td>
<td>No</td>
<td>No</td>
<td>M-8</td>
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</tr>
<tr>
<td>Facility canister</td>
<td>31.4</td>
<td>0.89</td>
<td>N/A</td>
<td>28</td>
<td>117</td>
<td>No</td>
<td>No</td>
<td>M-9</td>
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<tr>
<td>RH TRU canister</td>
<td>31.4</td>
<td>0.89</td>
<td>N/A</td>
<td>26</td>
<td>120</td>
<td>Insert optional</td>
<td>No</td>
<td>M-10</td>
<td></td>
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<tr>
<td>Shielded container</td>
<td>7.4</td>
<td>0.21</td>
<td>N/A</td>
<td>23</td>
<td>36</td>
<td>1 inch of lead shielding</td>
<td>No</td>
<td>M-11</td>
<td></td>
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</tbody>
</table>

N/A: Not applicable to drums

* TRU mixed waste containers may also be used to overpack waste containers that, upon removal from the shipping package, have been determined to be leaking or not in good condition.
### Table A1-2

**CH TRU Mixed Waste Handling Equipment Capacities**

<table>
<thead>
<tr>
<th>Equipment</th>
<th>Capacity (lb)</th>
</tr>
</thead>
<tbody>
<tr>
<td>CH Bay overhead bridge crane</td>
<td>12,000 lbs.</td>
</tr>
<tr>
<td>Surface forklifts</td>
<td>26,000 lbs. (CH Bay forklift)</td>
</tr>
<tr>
<td></td>
<td>70,000 lbs. (TRUPACT-III Handler forklift)</td>
</tr>
<tr>
<td>Facility Pallet</td>
<td>25,000 lbs.</td>
</tr>
<tr>
<td>Adjustable center of gravity lift fixture</td>
<td>10,000 lbs.</td>
</tr>
<tr>
<td>Facility Transfer Vehicle</td>
<td>30,000 lbs.</td>
</tr>
<tr>
<td>Yard Transfer Vehicle</td>
<td>60,000 lbs.</td>
</tr>
</tbody>
</table>

### Maximum Gross Weights of Containers (lb)

<table>
<thead>
<tr>
<th>Container Description</th>
<th>Weight (lb)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Seven-pack of 55-gallon gal (208-L) drums</td>
<td>7,000 lbs.</td>
</tr>
<tr>
<td>Four-pack of 85-gallon gal (322-L) drums</td>
<td>4,500 lbs.</td>
</tr>
<tr>
<td>Three-pack of 100-gallon gal (379-L) drums</td>
<td>3,000 lbs.</td>
</tr>
<tr>
<td>Ten-drum overpack</td>
<td>6,700 lbs.</td>
</tr>
<tr>
<td>Standard waste box</td>
<td>4,000 lbs.</td>
</tr>
<tr>
<td>Standard large box 2</td>
<td>10,500 lbs.</td>
</tr>
<tr>
<td>Shielded container</td>
<td>2,260 lbs.</td>
</tr>
<tr>
<td>Three-pack of shielded containers</td>
<td>7,000 lbs.</td>
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### Maximum Net Empty Weights of Equipment (lb)

<table>
<thead>
<tr>
<th>Equipment</th>
<th>Weight (lb)</th>
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<tbody>
<tr>
<td>TRUPACT-II</td>
<td>13,140 lbs.</td>
</tr>
<tr>
<td>HalfPACT</td>
<td>10,500 lbs.</td>
</tr>
<tr>
<td>TRUPACT-III</td>
<td>43,600 lbs.</td>
</tr>
<tr>
<td>Adjustable center of gravity lift fixture</td>
<td>2,500 lbs.</td>
</tr>
<tr>
<td>Facility pallet</td>
<td>4,120 lbs.</td>
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<tr>
<td>Table A1-3</td>
<td>RH TRU Mixed Waste Handling Equipment Capacities</td>
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<tr>
<td>------------</td>
<td>------------------------------------------------</td>
</tr>
<tr>
<td></td>
<td>CAPACITIES FOR EQUIPMENT (tons)</td>
</tr>
<tr>
<td>RH Bay Overhead Bridge Crane</td>
<td>140.0 tons main hoist 25.0 tons auxiliary hoist</td>
</tr>
<tr>
<td>RH-TRU 72-B Cask Transfer Car</td>
<td>20.0 tons</td>
</tr>
<tr>
<td>CNS 10-160B Cask Transfer Car</td>
<td>35.0 tons</td>
</tr>
<tr>
<td>Transfer Cell Shuttle Car</td>
<td>29.0 tons</td>
</tr>
<tr>
<td>Hot Cell Bridge Crane</td>
<td>15.0 tons</td>
</tr>
<tr>
<td>Overhead Powered Manipulator</td>
<td>2.5 tons</td>
</tr>
<tr>
<td>Facility Cask Rotating Device</td>
<td>No specific load rating</td>
</tr>
<tr>
<td>Cask Unloading Room Crane</td>
<td>25.0 tons</td>
</tr>
<tr>
<td>6.25 Ton Grapple Hoist</td>
<td>6.25 tons</td>
</tr>
<tr>
<td>Facility Cask Transfer Car</td>
<td>40.0 tons</td>
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</table>

<table>
<thead>
<tr>
<th>MAXIMUM GROSS WEIGHTS OF RH TRU CONTAINERS (lb)</th>
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<tbody>
<tr>
<td>RH TRU Canister</td>
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<tr>
<td>55-Gallon gal (208-L) Drum</td>
</tr>
<tr>
<td>Facility Canister</td>
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<table>
<thead>
<tr>
<th>MAXIMUM NET EMPTY WEIGHTS OF EQUIPMENT (lb)</th>
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<tr>
<td>RH-TRU 72-B Cask</td>
</tr>
<tr>
<td>CNS 10-160B Cask</td>
</tr>
<tr>
<td>Facility Cask</td>
</tr>
<tr>
<td>Light Weight Facility Cask</td>
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<tr>
<td>Shielded Insert</td>
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Waste Handling Building—CH TRU Mixed Waste Container Storage and Surge Areas
Figure A1-1a
Waste Handling Building Plan (Ground Floor)
Figure A1-1b
Waste Handling Building Plan (Room 108 Detail)
Figure A1-2
Parking Area–Container Storage and Surge Areas
Waste Isolation Pilot Plant
Hazardous Waste Facility Permit
Renewal Application
March 2020

Figure A1-3
Standard 55-Gallon Drum (Typical)
Figure A1-4
Standard Waste Box
Figure A1-5
Ten-Drum Overpack
Figure A1-6
85-Gallon Drum
Figure A1-8a
TRUPACT-II Shipping Container for CH Transuranic Mixed Waste (Schematic)
Figure A1-8b
Typical HalfPACT Shipping Container for CH Transuranic Mixed Waste (Schematic)
Figure A1-10
Facility Pallet for Seven-Pack of Drums
Figure A1-10a
Typical Containment Pallet
Figure A1-12
TRUPACT-II Containers on Trailer
Figure A1-13
WIPP Facility Surface and Underground CH Transuranic Mixed Waste Process Flow Diagram
Figure A1-13
WIPP Facility Surface and Underground CH Transuranic Mixed Waste Process Flow Diagram (Continued)
Figure A1-14a
RH-Bay-Ground-Floor
Figure A1-15
100-Gallon Drum
Figure A1-16
Facility Canister Assembly
Figure A1-16a
RH-TRU-72-B Canister Assembly
Figure A1-17a
RH Bay, Cask Unloading Room, Hot Cell, Facility Cask Loading Room
Figure A1-17b
RH Hot Cell-Storage Area
Figure A1-17c
RH Canister Transfer Cell Storage Area
Figure A1-17d
RH Facility Cask Loading Room Storage Area
Figure A1-18
RH-TRU-72-B Shipping Cask on Trailer
Figure A1-19
CNS-10-160B Shipping Cask on Trailer
Figure A1-20
RH-TRU 72-B Shipping Cask for RH Transuranic Waste (Schematic)
Figure A1-21
CNS-10-160B Shipping Cask for RH Transuranic Waste (Schematic)
Figure A1-22a
RH-TRU-72-B Cask Transfer Car
Figure A1-22b
CNS-10-160B Cask Transfer Car

This illustration for informational purposes only.
Figure A1-23
RH Transuranic Waste Facility Cask
Figure A1-24
RH Facility-Cask Transfer Car (Side View)
Figure A1-25
CNS-10-160B-Drum Carriage
Figure A1-26
Figure A1.27

* If radiological surveys or swipes reveal cask contamination, the cask will be decontaminated.
Figure A1-28
Schematic of the RH Transuranic Mixed Waste Process for RH-TRU 72-B Shipping Cask
Figure A1-30
RH Shielded Insert Assembly
Figure A1-31
Transfer Cell Shuttle Car

This illustration for information purposes only.
Figure A1-32
Facility Rotating Device
Figure A1-33
Typical TRUPACT-III

Dimensions are nominal

(169 IN.)
(98 IN.)
(104 IN.)
Figure A1-34
Typical Standard Large Box-2

Dimensions are nominal
Figure A1-35
Typical Yard Transfer Vehicle
Figure A1-36
Payload Transfer Station
Figure A1-37
Typical Shielded Container
ATTACHMENT A2
GEOLGIC REPOSITORY
## ATTACHMENT A2

**GEOLOGIC REPOSITORY**

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<td>CH TRU Mixed Waste Handling Equipment</td>
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ATTACHMENT A2

GEOLOGIC REPOSITORY

A2-1 Description of the Geologic Repository

Management, storage, and disposal of transuranic (TRU) mixed waste in the Waste Isolation Pilot Plant (WIPP) geologic repository is subject to regulation under 20.4.1.500 New Mexico Administrative Code (NMAC). The WIPP is a geologic repository mined within a bedded salt formation, which is defined in 20.4.1.101 NMAC (incorporating Title 40 of the Code of Federal Regulations (CFR) §260.10) as a miscellaneous unit. As such, hazardous waste management units within the repository are eligible for permitting according to 20.4.1.101 NMAC (incorporating 40 CFR §260.10), and are regulated under 20.4.1.500 NMAC, (incorporating 40 CFR Part 264, Miscellaneous Units). The underground Hazardous Waste Disposal Units (HWDUs) consist of eight excavated panels, known as Panels 1 through 8. Each panel contains seven rooms and two access drifts. A typical disposal panel is depicted in Figure M-42.

As required by 20.4.1.500 NMAC (incorporating 40 CFR §264.601), the Permittees shall ensure that the environmental performance standards for a miscellaneous unit, which are applied to the Underground Hazardous Waste Disposal Units (HWDUs) in the geologic repository, will be met.

The Disposal Phase will consist of receiving contact-handled (CH) and remote-handled (RH) TRU mixed waste shipping containers, unloading and transporting the waste containers to the Underground HWDUs, emplacing the waste in the Underground HWDUs, and subsequently achieving closure of the Underground HWDUs in compliance with applicable State and Federal regulations.

The WIPP geologic repository is mined within a 2,000-foot (610-meter) thick bedded salt formation called the Salado Formation, which is 2,000 feet (610 meters) thick. The Underground HWDUs (miscellaneous units) are located approximately 2,150 feet (655 m) beneath the ground surface. TRU Transuranic mixed waste management activities underground will be confined to the southern portion of the 120-acre (48.6 hectares) mined area during the Disposal Phase. During the ten-year term of this Permit, disposal of TRU mixed waste will occur only in the HWDUs designated as Panels 5 through 8 and in any currently active panel (See Figure M-43A2-1). RH TRU mixed waste disposal began in Panel 4. The Permittees may also request in the future a Permit to allow disposal of containers of TRU mixed waste in the areas designated as Panels 9 and 10 in Figure A2.1. This Permit, during its 10-year term, authorizes the excavation of Panels 6 through 8, and the disposal of waste in Panels 1 through 8. In the future, the Permittees may request Permit modifications to allow disposal of TRU mixed waste in other areas of the underground, one of which may be Panel 10.

Panels 1 through 8 will consist of seven rooms and two access drifts each. Panels 9 and 10 have yet to be designed. Access drifts connect the rooms and have the same cross section (see Section A2-2a(3)). The closure system installed for each HWDU, after it is filled, will prevent anyone from entering the HWDU and will restrict ventilation airflow. The point of compliance for air emissions from the Underground is defined in Permit Attachment N (Volatile Organic Compound Monitoring Plan). The point of compliance is the location where the
concentration of volatile organic compounds (VOCs) in the air emissions from the Underground HWDUs will be measured and then compared to the VOC action levels (10^{-6} for carcinogens and Hazard Index > 1 for non-carcinogens) as required by Permit Part 4, Section 4.6.2.3.

Four shafts connect the underground area with the surface. The Waste Shaft Conveyance headframe and hoist are located within the Waste Handling Building (WHB) and will be used to transport containers of TRU mixed waste, equipment, and materials to the repository horizon. The Waste hoist can also be used to transport personnel. The Air Intake Shaft and the Salt Handling Shaft provide ventilation to all areas of the mine except for the Waste Shaft Station. This area is ventilated by the Waste Shaft itself. The Salt Handling Shaft is also used to hoist mined salt to the surface and serves as the principal personnel transport shaft. The Exhaust Shaft serves as a common exhaust air duct for all areas of the mine. In some cases (such as during mining activities), the Salt Handling Shaft will be used as an unfiltered exhaust shaft. The Salt Handling Shaft exhaust air will come from the North or Construction Circuits (i.e., areas of the underground that are not contaminated and do not need High-Efficiency Particulate Air (HEPA) filtration). The relationship between the WIPP surface facility, the four shafts, and the geologic repository horizon is shown on Figure M-44A2-2.

The HWDUs identified as Panels 1 through 8 (Figure M-43A2-4) provide room for up to 5,244,900 cubic feet (148,500 cubic meters) of CH TRU mixed waste. The CH TRU mixed waste containers may be stacked up to three high across the width of the room.

Panels 4 through 8 provide room for up to 93,050 ft³ (2,635 m³) of RH TRU mixed waste. RH Remote-handled TRU mixed waste may be disposed of in up to 730 boreholes per panel, subject to the limitations in Permit Part 4, Section 4.1.1.2.ii. These boreholes shall be drilled on nominal eight-foot centers, horizontally, about mid-height in the ribs of a disposal room. The thermal loading from RH TRU mixed waste shall not exceed 10 kilowatts per acre when averaged over the area of a panel, as shown in Permit Attachment A3, plus 100 feet of each of a Panel’s adjoining barrier pillars.

The WIPP facility is located in a sparsely populated area with site conditions favorable to isolation of TRU mixed waste from the biosphere. Geologic and hydrologic characteristics of the site related to its TRU mixed waste isolation capabilities are discussed in Addendum L1 of the WIPP Hazardous Waste Facility Permit Amended Renewal Applications (DOE, 2009, 2020). Hazard prevention programs are described in this Permit Attachment. Contingency and emergency response actions to minimize impacts of unanticipated events, such as spills, releases of TRU mixed waste, are described in Permit Attachment D. The closure plan for the WIPP facility is described in Permit Attachment G.

A2-2 Geologic Repository Design and Process Description
A2-2a Geologic Repository Design and Construction

Compliance with the Permit ensures operations at the WIPP facility are, when operated in compliance with the Permit, will ensure safe operations and be protective of human health and the environment.

As a part of the design validation process, geomechanical tests were conducted in SPDV Site and Preliminary Design Validation test rooms. During the tests, salt creep rates were measured.
Separation of bedding planes and fracturing were also observed. Consequently, a ground-control strategy was implemented. The ground-control program at the WIPP facility mitigates the potential for roof or rib falls and maintains normal excavation dimensions, as long as access to the excavation is possible.

A2-2a(1) CH TRU Mixed Waste Handling Equipment

The following are the major pieces of equipment used to manage CH TRU waste in the geologic repository. A summary of equipment capacities, as required by 20.4.1.500 NMAC is included in Table A2-1.

Facility Pallets

The facility pallet is a fabricated steel unit designed to support seven-packs, three-packs, or four-packs of drums, standard waste boxes (SWBs), ten-drum overpacks (TDOPs), or a standard large box 2 (SLB2), and has a rated load of 25,000 pounds (lbs.) (11,430 kilograms (kg)). The facility pallet will accommodate up to four seven-packs, four three-packs, or four four-packs of drums; two three-packs of shielded containers; four four-packs of drums, four SWBs (in two stacks of two units); two TDOPs; or one SLB2. Loads are secured to the facility pallet during transport to the emplacement area. Facility pallets are shown in Figure M-21A2-3.

Fork pockets in the side of the pallet allow the facility pallet to be lifted and transferred by forklift to prevent direct contact between TRU mixed waste containers and forklift tines. This arrangement reduces the potential for puncture accidents. WIPP facility operational documents define the operational load of the facility pallet to ensure that the rated load of a facility pallet is not exceeded.

Backfill

Magnesium oxide (MgO) will be used as a backfill in order to provide chemical control over the solubility of radionuclides in order to comply with the requirements of 40 CFR §191.13. The MgO backfill will be purchased prepackaged appropriately in the proper containers for emplacement in the underground. Purchasing prepackaged backfill eliminates handling and placement problems associated with bulk materials, such as dust creation. In addition, prepackaged materials will be easier to emplace, thus reducing potential worker exposure to radiation. Magnesium oxide is benign; therefore, should a backfill container package be breached, MgO is benign and cleanup is simple. No hazardous waste would result from a spill of backfill.

The MgO backfill will be managed in accordance with Specification D-0101 (MgO Backfill Specification) and WP05-WH1025 (CH Waste Downloading and Emplacement). These documents are kept on file at the WIPP facility by the Permittees.

Backfill will be handled in accordance with standard operating procedures. Typical backfill emplacement configurations are shown in Figures M-45A2-5 and A2-5a. Some emplacement configurations may include the use of MgO emplacement racks, as shown in Figure M-45A2-5a. The backfill emplacement process does not require additional operational considerations (e.g., ventilation flow and control) beyond those required for TRU mixed waste emplacement.

Quality control will be provided within standard operating procedures to record that the correct number of sacks are placed and that the condition of the sacks is acceptable.
Backfill placed in this manner is protected until exposed when sacks are broken during creep closure of the room and compaction of the backfill and waste. Backfill in sacks utilizes existing techniques and equipment and eliminates operational problems such as dust creation and introducing additional equipment and operations into waste handling areas. There are no mine operational considerations (e.g., ventilation flow and control) when backfill is placed in this manner.

The Waste Shaft Conveyance

The hoist systems in the shafts and all related shaft furnishings are designed to resist the dynamic forces of the hoisting system and to withstand a design-basis earthquake (DBE) of 0.1 g. Appendix D2 of the WIPP RCRA Part B Permit Application (DOE, 1997) provided an engineering design-basis earthquake report, which provides the basis for seismic design of WIPP facility structures. The waste Waste shaft Hoist is equipped with a control system that will detect malfunctions or abnormal operations of the hoist system (such as overtravel, overspeed, power loss, circuitry failure, or starting in a wrong direction) and will trigger an alarm that automatically shuts down the hoist.

The waste Waste shaft Hoist moves the Waste Shaft Conveyance and is a multirope, friction-type hoist. A counterweight is used to balance the waste Waste shaft Shaft conveyance Conveyance. The waste Waste shaft Shaft conveyance Conveyance (outside dimensions) is 30 ft (9 m) high by 10 ft (3 m) wide by 15 ft (4.5 m) deep and can carry a payload of 45 tons (40,824 kilograms (kg)). During loading and unloading operations, it is steadied by fixed guides. The hoist’s maximum rope speed is 500 ft (152.4 m) per minute.

The Waste Shaft hoist system has two sets of brakes, with two units per set, plus a motor that is normally used to stop the hoist. The brakes are designed so that either set, acting alone, can stop a fully loaded conveyance under all-emergency conditions.

The Underground Waste Transporter

The underground waste transporter is a commercially available diesel-powered tractor. The trailer was designed specifically for the WIPP facility for transporting facility pallets from the waste Waste shaft Shaft conveyance Conveyance to the Underground underground HWDU in use. This transporter is shown in Figure M-46A2-6.

Underground Forklifts

CH Contact-handled TRU mixed waste containers loaded on slipsheets will be are removed from the facility pallets using forklifts with a push-pull attachment (Figure M-47A2-7) attached to the forklift-truck front carriage. The push-pull attachment grips the edge of the slipsheet (on which the waste containers sit) to pull the containers onto the platen. After the forklift moves the waste containers to the emplacement location, the push-pull attachment pushes the containers into position. The use of the push-pull attachment prevents direct contact between waste containers and forklift tines. SWBs Standard waste boxes and TDOPs may also be removed from the facility pallet by using forklifts equipped with special adapters for these containers. These special adapters will prevent direct contact between SWBs or TDOPs and forklift tines. In addition, the low clearance forklift that is used to emplace MgO may be used to emplace waste if necessary.
A forklift will be used to offload the SLB2 from the underground transporter and emplace the waste container in the waste stack.

**A2-2a(2) Shafts**

The WIPP facility uses four shafts: the Waste Shaft, the Salt Handling Shaft, the Air Intake Shaft, and the Exhaust Shaft. These shafts are vertical openings that extend from the surface to the repository level.

The Waste Shaft is located beneath the WHB and is \( \text{varies from} \) 19 to 20 ft (5.8 to 6.1 m) in diameter. The Salt Handling Shaft, located north of the Waste Shaft beneath the salt handling headframe, is \( \text{varies from} \) 10 to 12 ft (3 to 3.6 m) in diameter. Salt mined from the repository horizon is removed through the Salt Handling Shaft. The Salt Handling Shaft is the main personnel and materials hoist and also serves as a secondary-supply air duct for the underground areas. The Air Intake Shaft, northwest of the WHB, varies in diameter from 16 ft 7 in. (4.51 m) to 20 ft 3 in. (6.19 m) and is the primary source of fresh air underground. The Exhaust Shaft, east of the WHB, is \( \text{varies from} \) 14 to 15 ft (4.3 to 4.6 m) in diameter and serves as the exhaust duct for the underground air. In some cases, the Salt Handling Shaft may be used as an unfiltered exhaust shaft to ventilate areas of the underground that do not need filtration.

Openings excavated in salt experience closure because of salt creep (or time-dependent deformation at constant load). The closure affects the design of all of the openings discussed in this section. Underground excavation dimensions, therefore, are nominal, because they change with time. The unlined portions of the shafts have larger diameters than the lined portions, which allows for closure caused by salt creep. Each shaft includes a shaft collar, a shaft lining, and a shaft key section. Permit Attachment G2 describes each shaft in detail including shaft construction, location of shaft liners, shaft keys, water collection rings, and tubes. The Final Design Validation Report in Appendix D1 of the WIPP RCRA Part B Permit Application (DOE, 1997) discusses the shafts and shaft components in greater detail.

The reinforced-concrete shaft collars extend from the surface to the top of the underlying consolidated sediments. Each collar serves to retain adjacent unconsolidated sands and soils and to prevent surface runoff from entering the shafts. The shaft linings extend from the base of the collar to the top of the salt beds approximately 850 ft (259 m) below the surface. Grout injected behind the shaft lining retards water seeping into the shafts from water-bearing formations, and the liner is designed to withstand the natural water pressure associated with these formations. The shaft liners are concrete, except in the Salt Handling Shaft, where a steel shaft liner has been grouted in place.

The shaft key is a circular reinforced concrete section emplaced in each shaft below the liner in the base of the Rustler and extending about 50 ft (15 m) into the Salado. The key functions to resist lateral pressures and assures that the liner will not separate from the host rocks or fail under tension. This design feature also aids in preventing the shaft from becoming a route for groundwater flow into the underground facility.

On the inside surface of each shaft, excluding the Salt Handling Shaft, there are three water-collection rings: one just below the Magenta, one just below the Culebra, and one at the lowermost part of the key section. These collection rings collect water that may seep into the shaft through the liner. The Salt Handling Shaft has a single water collection ring in the lower...
part of the key section. Water collection rings are drained by tubes to the base of the shafts where the water is accumulated.

WIPP Shafts and other underground facilities are, for all practical purposes, dry. Minor quantities of water (which accumulate in some shaft sumps) are insufficient to affect the waste disposal area. This water is collected, brought to the surface, and disposed of in accordance with current standards and regulations.

The Waste Shaft is protected from precipitation by the roof of the waste conveyance headframe tower. The Exhaust Shaft is configured at the top with a 14 ft- (4.3 m-) diameter duct that diverts air into the exhaust filtration system or to the atmosphere, as appropriate. The Salt Handling and Air Intake Shaft collars are open except for the headframes. Rainfall into the shafts is evaporated by ventilation air.

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

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

The waste Waste hoist is protected by a fixed automatic fire suppression system. Portable fire extinguishers are also provided on the hoist floor and in equipment areas.

A2-2a(3) Subsurface Structures

The subsurface structures in the repository, located at approximately 2,150 ft (655 m) below the surface, include the HWDUs, the northern experimental areas, and the support areas. Appendix D3 of the WIPP RCRA Part B Permit Application (DOE, 1997) provided details of the underground layout. Figure M-48A2-6 shows the proposed waste emplacement configuration for the HWDUs.

The status of important designated underground equipment, including fixed fire-protection systems, the ventilation system, and contamination-detection systems, will be monitored by a central monitoring system (CMS), located in the Support Building adjacent to the WHB. Backup power will be provided as discussed below. The subsurface support areas are constructed and maintained to conform to Federal mine safety codes.
Underground Hazardous Waste Disposal Units (HWDUs)

During the terms of this and the preceding Permit, the final TRU mixed waste volumes emplaced in the repository will not exceed the maximum capacities listed in Permit Part 4, Table 4.1.1 for each HWDU. CH Contact-handled TRU mixed waste will be disposed of in Underground, underground HWDUs identified as Panels 1 through 8. RH Remote-handled TRU mixed waste may be disposed of in Panels 4 through 8.

Main entries and cross cuts in the repository provide access and ventilation to the HWDUs. The main entries link the shaft pillar/service area with the TRU mixed waste management area and are separated by pillars. Each of the Underground, underground HWDUs labeled Panels 1 through 8 will have seven rooms. The locations of these HWDUs are shown in Figure M-43A2-4. The rooms will have nominal dimensions of 13 ft (4.0 m) high by 33 ft (10 m) wide by 300 ft (91 m) long and will be supported by 100 ft- (30 m-) wide pillars.

As currently planned, future Permits may allow disposal of TRU mixed waste containers in two additional panels, identified as one of which may be Panels 9 and 10. Disposal of TRU mixed waste in Panels 9 and 10 is prohibited under this Permit. If TRU mixed waste volumes disposed of in the eight panels fail to reach the stated design capacity, the Permittees may request a Permit modification to allow disposal of TRU mixed waste in the four main entries and crosscuts adjacent to the waste panels (referred to as the disposal area access drifts). These areas are labeled Panels 9 and Panel 10 in Figure M-43A2-4. A permit modification or future permit modification request would be submitted describing the condition of those drifts and the controls exercised for personnel safety and environmental protection while disposing of waste in these areas. These areas have the following nominal dimensions:

- The E-140 waste transport route south of the Waste Shaft Station is mined to be 25 ft wide nominally and its height ranges from about 14 ft to 20 ft.
- The W-30 waste transport route south of S-700 is mined to be 20 ft wide nominally and its height will be at least 14 ft.
- All other drifts that are part of the waste transport route will be at least 20 ft wide and 14 ft high to accommodate waste transport equipment.
- Other drifts (i.e. mains and cross-cuts) vary in width and height according to their function typically ranging from 14 ft to 20 ft wide and 12 ft to 20 ft high.

The layout of these excavations is shown on Figure M-43A2-4.

Underground Facilities Ventilation System

The underground facilities ventilation system provides a safe and suitable environment for underground operations during normal WIPP facility operations. The underground system is designed to provide control of potential airborne contaminants in the event of an accidental release or an underground fire.

The underground is divided into specific areas that are supported by different ventilation flows referred to as ventilation circuits. Consequently, the underground ventilation system is
comprised of four separate circuits, as designated on Figure M-49A2-9a: one serving the northern experimental areas (North Circuit), one serving the construction areas (Construction Circuit), one serving the waste disposal areas (Disposal Circuit), and one serving the waste Shaft Station area (Waste Shaft Station Circuit). The air from the four circuits are recombined near the bottom of the Exhaust Shaft, which serves as a common exhaust route from the underground level to the surface. In some cases, the Salt Handling Shaft may be used as an unfiltered exhaust shaft (Figure M-50A2-9b) to ventilate areas of the underground that do not need filtration.

Underground Ventilation System Description

The underground ventilation system consists of centrifugal exhaust fans, two identical HEPA-filter assemblies arranged in parallel, isolation dampers, a filter bypass arrangement, two skid-mounted HEPA-filter assemblies arranged in parallel, and associated ductwork. The fans, connected by the ductwork to the underground exhaust shaft so that they can independently draw air through the Exhaust Shaft, are divided into three groups. One group consists of three main exhaust fans, two of which are utilized to provide the nominal air flow of 425,000 standard ft³ per minute (scfm) throughout the WIPP facility underground during normal (unfiltered) operation. One main fan may be operated in the alternate mode to provide 260,000 scfm underground ventilation flow. These fans are located near the Exhaust Shaft. The second group consists of three filtration fans, and each can provide 60,000 scfm of air flow. These fans, located at the Exhaust Filter Building, can be operated in the filtration mode, where exhaust is diverted through HEPA filters, or in the reduced or minimum ventilation mode, where air is not drawn through the HEPA filters. The third group consists of two skid-mounted filtration fans and HEPA-filter assemblies, each of which can provide approximately 23,000 scfm of air flow. The skid-mounted filtration fan and HEPA-filter assemblies, referred to as the Interim Ventilation System (IVS) located south of the Exhaust Filter Building, are only operated in filtration mode, where exhaust is diverted through HEPA filters. In addition to the surface fans, an underground fan has been installed to ventilate uncontaminated areas in the North and Construction Circuits. This system is referred to as the Supplemental Ventilation System (SVS) and will be used in conjunction with IVS (as shown in Figure M-50A2-9b). When this fan is operating, the Salt Shaft will serve as an unfiltered exhaust shaft for the North and Construction Circuits. A portion of the airflow provided by the SVS to the Construction Circuit can also be used to provide fresh air to the Disposal Circuit, if needed. In this case, the air from the Disposal Circuit will continue to be exhausted through the HEPA filtration system.

The underground mine ventilation is designed to supply sufficient quantities of air to all areas of the repository. During normal operating mode (simultaneous mining and waste emplacement operations), approximately 140,000 actual ft³ (3,962 m³) per min can be supplied to the panel area. This quantity is necessary in order to support the level of activity and the pieces of diesel equipment that are expected to be in operation.

At any given time during waste emplacement activities, there may be significant activities in multiple rooms in a panel. For example, one room may be receiving CH TRU mixed waste containers, another room may be receiving RH TRU mixed waste canisters, and the drilling of RH TRU mixed waste emplacement boreholes may be occurring in another room. The remaining rooms in a panel will either be completely filled with waste; be idle, awaiting waste handling operations; or being prepared for waste receipt. A minimum ventilation rate of 35,000 standard ft³ (990 m³) per minute will be maintained in each active room when waste disposal is taking place and workers are present in the room. This is based on calculations in Appendix D9.
of the RCRA Part B Permit Application (DOE, 1997), this quantity of air is required to support the numbers and types of diesel equipment that are expected to be in operation in the area, and to support the underground waste handling personnel working in that area. The remainder of the air is needed in order to account for air leakage through inactive rooms. If an active room ventilation rate of 35,000 scfm cannot be met, actions as described in Permit Attachment O shall be taken during waste disposal operations when workers are present.

Air will be routed into a panel from the intake side. Air is routed through the individual rooms within a panel using any of the following flow control devices: underground bulkheads, brattice-cloth barricades, bulkheads with doors or air regulators. Bulkheads are constructed by erecting framing of rectangular steel tubing and screwing galvanized sheet metal to the framing. Bulkhead members use telescoping extensions that are attached to framing and the salt which adjust to creep. Flexible flashing attached to the bulkhead on one side and the salt on the other completes the seal of the ventilation bulkhead installation. Where controlled airflow is required, a louver-style damper or a slide-gate (sliding panel) regulator is installed on the bulkhead. Personnel access is available through most bulkheads, and vehicular access is possible through selected bulkheads. Vehicle roll-up doors in the panel areas are not equipped with warning bells or strobe lights since these doors are to be used for limited periodic maintenance activities in the return air path. Flow is also controlled using brattice-cloth barricades. These consist of chain link fence that is bolted to the salt or attached to a structural member and covered with brattice cloth; and are used in instances where the only flow control requirement is to block the air. A brattice-cloth air barricade is shown in Figure M-51A2-11. Ventilation will be maintained only in all active rooms within a panel until waste emplacement activities are completed and the panel-closure system is installed. The air will be routed simultaneously through all the active rooms within the panel. The filled rooms will be isolated from the ventilation system, while the active rooms that are actively being filled will receive a minimum of 35,000 scfm of air when workers are present to assure worker safety. If an active room ventilation rate of 35,000 scfm cannot be met, actions as described in Permit Attachment O shall be taken during waste disposal operations when workers are present. After all the rooms within a panel are filled, the panel will be closed using a closure system described Permit Attachment G and Permit Attachment G1.

Once a disposal room is filled and is no longer needed for emplacement activities, it will be barricaded against entry and isolated from the mine ventilation system. This may be accomplished by any of the following: by removing the air regulator bulkhead, closing bulkhead doors, constructing chain link/brattice-cloth barricades and, if necessary, constructing bulkheads at each end. A typical bulkhead is shown in Permit Attachment G1, Appendix G1-R, Figure A2-11a. There is no requirement for air for these rooms since personnel and/or equipment will not be in these areas.

The ventilation path for the waste disposal side is separated from the construction (e.g., mining) side by means of air locks, bulkheads, and salt pillars. A pressure differential is maintained between the construction side and the waste disposal side to ensure that any leakage is towards the disposal side. The pressure differential is produced by the surface fans in conjunction with the underground air regulators.
The Underground Ventilation Filtration System (UVFS) fans, which are part of the New Filter Building (NFB) (Building 416), provide enhanced ventilation in the underground, sufficient to allow concurrent mining and waste emplacement while in filtration mode (Figure M-52). The UVFS will provide filtered airflow through a surface mounted ventilation and filtration system. The intake duct to the surface ventilation and filtration facility is connected to the Exhaust Shaft. The exhaust from the underground will be directed to the salt-reduction system located in the Salt-Reduction Building (SRB) (Building 417).

Prior to passing through the NFB, air from the Exhaust Shaft may be directed through the SRB, which contains de-dusters, commonly used in the mining industry, and de-misters for salt dust and brine/water mist removal. The salt-reduction system consists of multiple parallel de-dusting units. The exhaust from the de-dusting units is directed to the filter supply manifold and then to the filtration units. The combination of the de-duster and de-mister combination has a water wash-down system that is connected to a water collection, treatment and sludge tank. The outlet of the water collection, treatment, and sludge tank is piped out of the SRB to an evaporative pond. Accumulated water and salt will be characterized and disposed of in accordance with WIPP facility standard operating procedures.

Differential-pressure instrumentation, located at each filter bank, will be provided with a high differential pressure alarm, which is monitored in the CMR. The exhaust from each of the filter banks is directed to a plenum which has a single duct that discharges to the environment through a stack.

Underground Ventilation Modes of Operation

The underground ventilation system is designed to perform under three types of operation: normal (the HEPA exhaust filtration system is bypassed), filtered (the exhaust is filtered through the HEPA filtration system), if radioactive contaminants are detected or suspected, or a combined mode in which the air in the Disposal Circuit is filtered and the air in the North and Construction Circuits is unfiltered.

The possible modes of exhaust fan operation are as follows:

- **Two** main fans in operation
- **One** main fan in operation
- **One** filtration fan in filtered operation
- **Two** fans in filtered operation (one filtration fan and one IVS fan or two IVS fans)
- **Three** fans in filtered operation (one filtration fan and two IVS fans)
- **One** filtration fan in unfiltered operation
- **Two** filtration fans in unfiltered operation
- **One** main and **one** filtration fan in unfiltered operation
• 3 Three fans in filtered operation (one filtration fan and two IVS fans exhausting through the Exhaust Shaft) and an underground SVS fan in operation (boosting fresh air into the mine causing the Salt Handling Shaft to serve as an unfiltered exhaust shaft for the North and Construction Circuits)

**Underground Ventilation Filtration System Modes of Operation with Building 416**

The UVFS, which includes the NFB, is designed to perform under two types of operation:
- filtered (the exhaust is filtered through the HEPA filtration system), and
- bypassed (the HEPA exhaust filtration system is bypassed).

For UVFS Filtration Mode

- 4 One exhaust fan
- 2 Two exhaust fans
- 3 Three exhaust fans
- 4 Four exhaust fans

For UVFS Bypass Mode

- 1 One to 4 four exhaust fans

Under some circumstances (e.g. power outages and maintenance activities), exhaust fan operation may be discontinued for short periods of time.

In the normal mode, two main surface exhaust fans, located near the Exhaust Shaft, will provide continuous ventilation of the underground areas. In this mode, underground airflow joins at the bottom of the Exhaust Shaft before discharge to the atmosphere. However, in some cases, the Salt Handling Shaft may be used as an unfiltered exhaust shaft to ventilate areas of the underground that do not need filtration.

Typically, outside air will be supplied to the construction areas and the waste disposal areas through the Air Intake Shaft, the Salt Handling Shaft, and access entries. A small quantity of outside air will flows down the Waste Shaft to ventilate the Waste Shaft station. The ventilation system is designed to operate with the Air Intake Shaft as the primary source of fresh air. Under these circumstances, sufficient air will be available to simultaneously conduct all underground operations (e.g., waste handling, mining, experimentation, and support). Ventilation may be supplied by operating fans in the configurations listed in the above description of the ventilation modes.

An underground SVS fan, located in the S-90 drift, provides additional ventilation to the underground facility, as needed. The SVS ventilates the following:

- The North and Construction Circuits, exhausting through the Salt Handling Shaft and
- The disposal areas of the underground, exhausting through the Exhaust Shaft and
through the filtration system

If the nominal flow of 425,000 scfm (12,028 m³/min) is not available (e.g., only one of the main ventilation fans is available), underground operations may proceed; however, the number of activities that can be performed in parallel may be limited, depending on the quantity of air available. Ventilation may be supplied by operating one or more of the filtration exhaust fans. To accomplish this, the isolation dampers will be opened, which will permit air to flow from the main exhaust duct to the filter outlet plenum or to the IVS. The filtration fans may also be operated to bypass the HEPA plenum. The isolation dampers of the filtration exhaust fan(s) to be employed will be opened, and the selected fan(s) will be switched on. In this mode, underground operations will be limited, because filtration exhaust fans cannot provide sufficient airflow to support the use of numerous pieces of diesel equipment.

If the nominal flow of 425,000 scfm (12,028 m³/min) is not available because the facility is operating in filtration mode, the exhaust air will pass through HEPA-filter assemblies, with filtration fans operating (i.e., all other fans are stopped). This system provides a means for removing the airborne particulates that may contain radioactive and hazardous waste particulates before they are discharged through the exhaust stack to the atmosphere. The filtration mode is activated manually or automatically if the radiation monitoring system detects abnormally high concentrations of airborne radioactive particulates (an alarm is received from the continuous air monitor in the exhaust drift of the active waste panel) or a waste handling incident with the potential for a waste container breach is observed. The filtration mode is not initiated by the release of gases such as VOCs.

If utility electrical power fails, the exhaust filter system is powered by backup diesel generators. Normal TRU mixed waste handling and related operations cease upon loss of utility electric power and are not resumed until normal utility electric power is returned. As specified in Permit Part 2, all waste handling equipment will "fail safe," meaning that it will retain its load during in the event of a power outage.

Underground Ventilation Normal Mode Redundancy

The underground ventilation system has been provided redundancy in normal ventilation mode by the addition of a third main fan. Ductwork leading to that new fan ties into the existing main exhaust duct.

Electrical System

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

Backup, alternating current power will be provided on site by diesel generators. These units provide a high degree of reliability. Each of the diesel generators can carry predetermined equipment loads while maintaining additional power reserves. Predetermined loads include lighting and ventilation for underground facilities, lighting and ventilation for the TRU mixed waste handling areas, and the Air Intake Shaft hoist. The diesel generators can be brought online within 30 minutes either manually or from the control panel in the Central Monitoring Room (CMR).
Uninterruptible power supply (UPS) units are also online providing power to predetermined monitoring systems. These systems ensure that the power to the radiation detection system for airborne contamination, the local processing units, the computer room, and the CMR will always be available, even during the interval between the loss of off-site power and initiation of backup diesel generator power.

A2-2a(4) RH TRU Mixed Waste Handling Equipment

The following are the major pieces of equipment used to manage RH TRU mixed waste in the geologic repository. A summary of equipment capacities is included in Table A2-3.

The Facility Cask Transfer Car

The Facility Cask Transfer Car is a self-propelled rail car (Figure M-34A2-14) that operates between the Facility Cask Loading Room and the geologic repository. After the Facility Cask is loaded, the Facility Cask Transfer Car moves onto the waste shaft Conveyance and is then transported underground. At the underground waste shaft station, the Facility Cask Transfer Car proceeds away from the waste shaft Conveyance to provide forklift access to the Facility Cask.

Horizontal Emplacement Machine and Retrieval Equipment or Functionally Equivalent Equipment

The Horizontal Emplacement machine (HEM) and Retrieval Equipment (HERE) or functionally equivalent equipment (Figure M-53A2-15) or functionally equivalent equipment, emplaces canisters into a borehole in a room wall of an underground HWDU. Once the canisters have been emplaced, the HERE HEM then fills the borehole opening with a shield plug.

A2-2b Geologic Repository Process Description

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

RH TRU Mixed Waste Emplacement

The Facility Cask Transfer Car is loaded and is moved onto the waste shaft Conveyance and is lowered to the waste shaft station underground. At the waste shaft station, the Facility Cask is moved from the waste shaft Conveyance by the Facility Cask Transfer Car (Figure M-54A2-16). A forklift is used to remove the Facility Cask from the Facility Cask Transfer Car and to transport the Facility Cask to the Underground HWDU. There, the Facility Cask is placed on the HEMHERE (Figure A2-17). The HERE HEM is used to emplace the RH TRU mixed waste canister into the borehole. The borehole will be visually inspected for obstructions prior to aligning the HERE HEM and emplacement of the RH TRU mixed waste canister. The Facility Cask is moved forward to mate with the shield collar, and the transfer carriage is advanced to mate with the rear Facility Cask shield valve. The shield valves on the Facility Cask are opened, and the transfer mechanism advances to push the canister into the borehole. After retracting the transfer mechanism into the Facility Cask, its
housing, the forward shield valve(s) is closed, and the transfer mechanism is further retracted into its housing. The transfer mechanism is moved to the rear, and the shield plug carriage containing a shield plug is placed on the emplacement machine cask carriage. The transfer mechanism is used to push the shield plug into the Facility Cask. The front shield valve is opened, and the shield plug is pushed into the borehole (Figure A2-18), thereby completing the emplacement. The transfer mechanism is retracted, the shield valves close on the Facility Cask, and the Facility Cask is removed from the HERE.

A shield plug is a concrete filled cylindrical steel shell (Figure M-55A2-24) approximately 61 in. (155 cm) long and 29 in. (74 cm) in diameter, made of concrete shielding material inside a 0.24 in.- (0.61 cm)- thick steel shell with a removable pintle at one end. Each shield plug has integral forklift pockets and weighs approximately 3,750 lbs (1,700 kg). The shield plug is inserted with the pintle end closest to the HERE HEM to provide the necessary shielding, limiting the borehole radiation dose rate at 11.8 in. (30 cm) to less than 10 millirems per hour for a canister surface dose rate of 100 rem per hour. Additional shielding is provided at the direction of the Radiological Control Technician based on dose rate surveys following shield plug emplacement. This additional shielding is provided by the manual emplacement of one or more shield plug supplemental shielding plates and a retainer (Figures M-55A2-19 and A2-20).

The amount of RH TRU mixed waste disposed in each panel is limited based on thermal and geomechanical considerations and shall not exceed 10 kilowatts per acre, as described in Permit Attachment Section A2-1. RH Remote-handled TRU mixed waste emplacement boreholes shall be drilled in the ribs of the panels at a nominal spacing of 8 ft (2.4 m) center-to-center, horizontally.

Figures M-40A1-26 and M-41A1-27 are flow diagrams of the RH TRU mixed waste handling process for the RH-TRU 72-B and CNS 10-160B casks, respectively.

CH TRU Mixed Waste Emplacement

CH TRU mixed waste containers and shielded containers will arrive by tractor-trailer at the WIPP facility in sealed shipping containers. Prior to unloading the packages from the trailer, they will undergo security and radiological checks and shipping documentation reviews. The trailers carrying the shipping containers will be stored temporarily at the Parking Area Container Storage Unit (Parking Area Unit). A forklift will remove the Contact Handled Packages from the transport trailers and a forklift or Yard Transfer Vehicle will transport them into the Waste Handling Building Container Storage Unit for unloading of the waste containers. Each TRUPACT II may hold up to two 7-packs, two 4-packs, two 3-packs, two SWBs, or one TDOP. Each HalfPACT may hold up to seven 55-gal (208 L) drums, one SWB, one three-pack of shielded containers or four 85-gal (322 L) drums. Each TRUPACT-III will hold one SLB2. An overhead bridge crane or Facility Transfer Vehicle with transfer table will be used to remove the waste containers from the Contact Handled Packaging and place them on a facility or containment pallet. Each facility pallet has two recessed pockets to accommodate two sets of 7-packs, two sets of 3-packs, two sets of 4-packs, two SWBs stacked two-high, two TDOPs, or one SLB2. Each stack of waste containers will be secured prior to transport underground (see Figure A2-3). A forklift or the facility transfer vehicle will transport the loaded facility pallet to the conveyance loading room adjacent to the Waste Shaft. The facility transfer vehicle will be driven onto the waste Waste shaft Shaft conveyance Conveyance deck, where the loaded facility pallet will be transferred to the waste Waste shaft Shaft conveyance Conveyance, and
the facility transfer vehicle will be backed off. Containers of CH TRU mixed waste (55-gal (208-L) drums, SWBs, 85-gal (322-L) drums, 100-gal (379-L) drums, and TDOPs) or shielded containers can be handled individually, if needed, using the forklift and appropriate lifting attachments (i.e., drum handlers, parrot beaks).

The waste Shaft conveyance will lower the loaded facility pallet to the underground. At the waste Shaft station, the CH TRU underground transporter will be backed up to the waste Shaft conveyance, and the facility pallet will be transferred from the waste Shaft conveyance onto the transporter (see Figure M-46A2-6). The transporter will then be used to move the facility pallet to the appropriate underground HWDU for emplacement. The underground waste transporter is equipped with a fire suppression system, rupture-resistant diesel fuel tanks, and reinforced fuel lines to minimize the potential for a fire involving the fuel system.

A forklift in the HWDU near the waste stack will be used to remove the waste containers from the facility pallets and to place them in the waste stack using a push-pull attachment or, in the case of an SLB2, the SLB2 will be lifted from the facility pallet and placed directly on the floor of the emplacement room. The waste will be emplaced room by room in Panels 1 through 8. Each panel will be closed off from active ventilation when filled. If a waste container is damaged during the Disposal Phase, it will be immediately overpacked or repaired. CH Contact-handled TRU mixed waste containers will be continuously vented. The filter vents will allow aspiration, preventing internal pressurization of the container and minimizing the buildup of flammable gas concentrations.

Once a waste panel is mined and any initial ground control established, flow control devices will be constructed to assure adequate control over ventilation during waste emplacement activities. The first room to be filled with waste will be typically Room 7, which is the one that is farthest from the main access ways. A ventilation control point will be established for Room 7 either just outside the exhaust side of Room 6 or at the inlet side of Room 7. This ventilation control point will consist of a flow control device (e.g., bulkhead with a ventilation regulator, or brattice cloth barricade). When RH TRU mixed waste canister emplacement is completed in a room, CH TRU mixed waste emplacement can begin in that room. Stacking of CH TRU mixed waste will typically begin at the exhaust side of the room and proceed down the access drift, through the room and up the intake access drift until the entrance of Room 6 is reached. At that point, a brattice-cloth and chain-link barricade and, if necessary, bulkheads will be emplaced installed. This process will be typically repeated for Room 6, and so on until Room 1 is filled. At that point, the panel closure system will be constructed.

The emplacement of CH TRU mixed waste into the HWDUs will be in the order received and unloaded from the Contact Handled Packaging (CH packaging). There is no specification for the amount of space to be maintained between the waste containers themselves, or between the waste containers and the walls. Containers will be stacked in the best manner to provide stability for the stack (which is up to three containers high) and to make best use of available space. It is anticipated that the space between the wall and the container could range from 8 to 18 in. (20 to 46 cm). This space is a function of disposal room wall irregularities, container type, and sequence of emplacement. Bags of backfill will occupy some of this space. Space is required over the stacks of containers to assure adequate ventilation for waste handling operations. A minimum of 16 in. (41 cm) was specified in the Final Design Validation Report (Appendix D1, Chapter 12 of the WIPP RCRA Part B Permit Application).
(DOE, 1997)) to maintain air flow. Typically, the space above a stack of containers will be 36 to 48 in. (90 to 122 cm). However, 18 in. (0.45 m) will contain backfill material consisting of bags of Magnesium Oxide (MgO) will take up 18 in (45 cm) of height. Figure M-48A2-8 shows a typical container configuration, although this figure does not mix containers on any row. Such mixing, while inefficient, will be allowed to assure timely movement of waste into the underground. No aisle space will be maintained for personnel access to emplaced waste containers. No roof maintenance behind stacks of waste is planned.

The anticipated schedule for the filling of each of the Underground HWDUs known as Panels 1 through 8 is shown in Permit Attachment G, Table G-1. Panel closure in accordance with the Closure Plan in Permit Attachment G and Permit Attachment G1 is estimated to require an additional 150-180 days following placement of the final waste in the panel.

Figures M-38 and M-39A2-12 are flow diagrams of the CH TRU mixed waste handling process.

A2-3 Waste Characterization

TRU Transuranic mixed waste characterization is described in Permit Attachment C.

A2-4 Treatment Effectiveness

TRU Transuranic mixed waste treatment, as defined in 20.4.1.101-100 NMAC (incorporating 40 CFR §260.10), for which a permit is required, will not be performed at the WIPP facility.

A2-5 Maintenance, Monitoring, and Inspection

A2-5a Maintenance

A2-5a(1) Ground-Control Program

The ground-control program at the WIPP facility will ensure that any room in an HWDU in which waste will be placed will be sufficiently supported to assure waste disposal activities can be carried out safely. In addition, compliance with the applicable portions of the Land Withdrawal Act (LWA), which requires a regular review of roof-support plans and practices by the Mine Safety and Health Administration (MSHA). Support is installed in accordance with standard operating procedures that incorporate the requirements of 30 CFR §Part 57, Subpart B.

A2-5b Monitoring

A2-5b(1) Groundwater Monitoring

Groundwater monitoring for the WIPP Underground HWDUs will be conducted in accordance with Permit Part 5 and Permit Attachment L of this permit.
A2-5b(2) Geomechanical Monitoring

The geomechanical monitoring program at the WIPP facility is an integral part of the ground-control program. Hazardous waste disposal units (HWDUs) and drifts, and geomechanical test rooms will be monitored to provide confirmation of structural integrity. Geomechanical data on the performance of the repository shafts and excavated areas will be collected as part of the geotechnical field-monitoring program. The results of the geotechnical investigations will be reported annually in the Geotechnical Analysis Report (GAR). The report will describe monitoring programs and geomechanical data collected during the previous year.

A2-5b(2)(a) Description of the Geomechanical Monitoring System

The Geomechanical Monitoring System (GMS) provides in situ data to support the continuous assessment of the design for underground facilities. Specifically, the GMS provides for:

- Early detection of conditions that could affect operational safety,
- Evaluation of disposal room closure that ensures adequate access,
- Guidance for design modifications and remedial actions, and
- Data for interpreting the behavior of underground openings, in comparison with established design criteria.

The instrumentation in Table A2-2 is available for use in support of the geomechanical program. The minimum instrumentation for each of the eight panels will be one borehole extensometer installed in the roof near the center of each disposal room. The roof extensometers will monitor the dilation of the immediate salt roof beam and possible bed separations along clay seams. Additional instrumentation will be installed as conditions warrant.

Remote polling of the geomechanical instrumentation will be performed at least once every month. This frequency may be increased to accommodate any changes that may develop.

The results from the remotely read instrumentation will be evaluated after each scheduled polling. Documentation of the results will be provided annually in the Geotechnical Analysis Report GAR.

Data from remotely read instrumentation will be maintained as part of a geotechnical instrumentation system. The instrumentation system provides for data maintenance, retrieval, and presentation. The Permittees will retrieve the data from the instrumentation system and verify data accuracy by confirming the measurements were taken in accordance with applicable instructions and equipment calibration is known. Next, the Permittees will review the data after each polling to assess the performance of the instrument and of the excavation. Anomalous data will be investigated to determine the cause (instrumentation problem, error in recording, changing rock-ground conditions). The Permittees will calculate various parameters such as the change between successive readings and deformation rates. This assessment will be reported to the Permittees’ cognizant ground control engineer and operations personnel. The Permittees will investigate unexpected deformation to determine if remediation is needed.
The stability of an open panel excavation is generally determined by the rock deformation rate. The excavation may be unstable when there is a continuous increase in the deformation rate that cannot be controlled by the installed support system. The Permittees will evaluate the performance of the excavation. These evaluations assess the effectiveness of the roof support system and estimate the stand-up time of the excavation. If an open panel shows the trend is toward adverse (unstable) conditions, the results will be reported to determine if it is necessary to terminate waste disposal activities in the open panel. This report of the trend toward adverse conditions in an open HWUD will also be provided to the Secretary of the NMED within seven (7) calendar days of issuance of the report.

A2-5b(2)(b) System Experience

Much experience in the use of geomechanical instrumentation was gained as the result of performance monitoring of Panel 1, which began at the time of completion of the panel excavation in 1988. The monitoring system installed at that time involved simple measurements and observations (e.g., vertical and horizontal convergence rates, and visual inspections). Minimal maintenance of instrumentation is required, and the instrumentation is easily replaced if it malfunctions. Conditions throughout Panel 1 are well known. The monitoring program continues to provide data to compare the performance of Panel 1 with that established elsewhere in the underground. Panel 1 performance is characterized by the following:

- The development of bed separations and lateral shifts at the interfaces of the salt and the clays underlying the anhydrites “a” and “b.”
- Room closures. A closure due only to the roof movement will be separated from the total closure.
- The behavior of the pillars.
- Fracture development in the roof and floor.
- Distribution of load on the support system.

Roof conditions are assessed from observation boreholes and extensometer measurements. Measurements of room closure, rock displacements, and observations of fracture development in the immediate roof beam are made and used to evaluate the performance of a panel. A description of the Panel 1 monitoring program was presented to the members of the Geotechnical Experts Panel (in 1991) who concurred that it was adequate to determine deterioration within the rooms and that it will provide early warning of deteriorating conditions.

The assessment and evaluation of the condition of WIPP repository excavations is an interactive, continuous process using the data from the monitoring programs. Criteria for corrective action are continually reevaluated and reassessed based on total performance to date. Actions taken are based on these analyses and planned utilization of the excavation. Because WIPP excavations are in a natural geologic medium, there is inherent variability from point to point. The principle adopted is to anticipate potential ground control requirements and implement them in a timely manner rather than to wait until a need arises.
A2-5b(3) Volatile Organic Compound Monitoring

The volatile organic compound monitoring for the WIPP underground HWDUs will be conducted in accordance with Permit Part 4 and Permit Attachment N of this permit.

A2-5c Inspection

The inspections of the WIPP underground HWDUs will be conducted in accordance with Permit Part 2 and Permit Attachment E of this permit.

References


# Table A2-1

## CH TRU Mixed Waste Handling Equipment Capacities

<table>
<thead>
<tr>
<th>Capacities for Equipment (lb)</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Facility Pallet</td>
<td>25,000 lb</td>
</tr>
<tr>
<td>Facility Transfer Vehicle</td>
<td>26,000 lb</td>
</tr>
<tr>
<td>Underground transporter</td>
<td>28,000 lb</td>
</tr>
<tr>
<td>Underground forklift</td>
<td>12,000 lb</td>
</tr>
<tr>
<td>SLB2 forklift</td>
<td>36,000 lb</td>
</tr>
</tbody>
</table>

## Maximum Gross Weights of Containers (lb)

| Seven-pack of 55-gallon gal (208-L) drums | 7,000 lb |
| Four-pack of 85-gallon gal (322-L) drums | 4,500 lb |
| Three-pack of 100-gallon gal (379-L) drums | 3,000 lb |
| Ten-drum overpack                | 6,700 lb |
| Standard waste box              | 4,000 lb |
| Standard large box 2            | 10,500 lb |
| Shielded container              | 2,260 lb |
| Three-pack of shielded containers | 7,000 lb |

## Maximum Net Empty Weights of Equipment (lb)

| TRUPACT-II                  | 13,140 lb |
| HalfPACT                   | 10,500 lb |
| TRUPACT-III                | 43,600 lb |
| Facility pallet            | 4,120 lb |
### Table A2-2
**Instrumentation Used in Support of the Geomechanical Monitoring System**

<table>
<thead>
<tr>
<th>Instrument Type</th>
<th>Features</th>
<th>Parameter Measured</th>
<th>Range</th>
</tr>
</thead>
<tbody>
<tr>
<td>Borehole Extensometer</td>
<td>The extensometer provides for monitoring the deformation parallel to the borehole axis. Units suitable for up to 5 measurements anchors in addition to the reference head. Maximum borehole depths shall be 50 feet.</td>
<td>Cumulative Deformation</td>
<td>0-2 inches</td>
</tr>
<tr>
<td>Borehole Television Camera</td>
<td>Closed circuit television may be used for monitoring areas otherwise inaccessible, such as boreholes or shafts.</td>
<td>Video Image</td>
<td>N/A</td>
</tr>
<tr>
<td>Convergence Points and Tape Extensometers</td>
<td>Mechanically anchored eyebolts to which a portable tape extensometer is attached.</td>
<td>Cumulative Deformation</td>
<td>2-50 feet</td>
</tr>
<tr>
<td>Convergence Meters</td>
<td>Includes wire and sonic meters. Mounted on rigid plates anchored to the rock surface.</td>
<td>Cumulative Deformation</td>
<td>2-50 feet</td>
</tr>
<tr>
<td>Inclinometers</td>
<td>Both vertical and horizontal inclinometers are used. Traversing type of system in which a probe is moved periodically through casing located in the borehole whose inclination is being measured.</td>
<td>Cumulative Deformation</td>
<td>0-30 degrees</td>
</tr>
<tr>
<td>Rock Bolt Load Cells</td>
<td>Spool type units suitable for use with rock bolts. Tensile stress is inferred from strain gauges mounted on the surface of the spool.</td>
<td>Load</td>
<td>0-300 kips</td>
</tr>
<tr>
<td>Earth Pressure Cells</td>
<td>Installed between concrete keys and rock. Preferred type is a hydraulic pressure plate connected to a vibrating wire transmitter.</td>
<td>Lithostatic Pressure</td>
<td>0-1,000 pounds per square inch (psi)</td>
</tr>
<tr>
<td>Piezometer Pressure Transducers</td>
<td>Located in shafts and of robust design and construction. Periodic checks on operability required.</td>
<td>Fluid Pressure</td>
<td>0-500 psi</td>
</tr>
<tr>
<td>Strain Gauges</td>
<td>Installed within the concrete shaft key. Suitably sealed for the environment. Two types used: surface mounted and embedded.</td>
<td>Cumulative Deformation</td>
<td>0-3,000 microinches per inch (µin/in) (embedded) 0-2,500 µin/in (surface)</td>
</tr>
</tbody>
</table>
Table A2-3
RH TRU Mixed Waste Handling Equipment Capacities

<table>
<thead>
<tr>
<th>Capacities for Equipment (lb)</th>
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</thead>
<tbody>
<tr>
<td>41-Ton Forklift</td>
<td>82,000 lbs</td>
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<table>
<thead>
<tr>
<th>Maximum Gross Weights of RH TRU Containers (lb)</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>RH TRU Facility Canister</td>
<td>10,000 lbs</td>
</tr>
<tr>
<td>55-Gallon gal (208-L) Drum</td>
<td>1,000 lbs</td>
</tr>
<tr>
<td>RH TRU Canister</td>
<td>8,000 lbs</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Maximum Net Empty Weights of Equipment (lb)</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Facility Cask</td>
<td>67,700 lbs</td>
</tr>
</tbody>
</table>

**Light Weight Facility Cask**

48,450
Figure A2-1
Repository Horizon
Figure A2-2
Spatial View of the Miscellaneous Unit and Waste Handling Facility
Figure A2-3
Facility Pallet for Seven-Pack of Drums
Figure A2-5
Typical Backfill Sacks Emplaced on Drum Stacks
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Potential MgO Emplacement Configurations
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Waste Transfer Cage to Transporter
Figure A2-7
Push-Pull Attachment to Forklift to Allow Handling of Waste Containers
Figure A2-8
Typical RH and CH Transuranic Mixed Waste Container Disposal Configuration

NOTE: MgO will be emplaced as necessary
Figure A2-9a
Underground Ventilation System Airflow
Figure A2-9a-NFB
Underground Ventilation System Airflow (with Building 416)
Figure A2-9b
Underground Ventilation System Airflow (with SVS)
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Typical Room Barricade
Figure A2-11a
Typical Bulkhead
Figure A2-12
WIPP Facility Surface and Underground CH Transuranic Mixed Waste Process Flow Diagram
Figure A2-12
WIPP Facility Surface and Underground CH Transuranic Mixed Waste Process Flow Diagram (Continued)
Figure A2-13
Layout and Instrumentation – As of 1/96
Figure A2-14
Facility Cask Transfer Car (Side View)
Figure A2-15
Typical Emplacement Equipment
Figure A2-15a
Typical Emplacement Equipment
Figure A2-16
RH TRU Waste Facility Cask Unloading from Waste Shaft Conveyance
Figure A2-17
Facility Cask Installed on the Typical Emplacement Equipment
Figure A2-18
Installing Shield Plug

FACILITY CASK AGAINST SHIELD COLLAR, TRANSFER CARRIAGE RETRACTED, SHIELD PLUG CARRIAGE ON STAGING PLATFORM, SHIELD PLUG BEING INSTALLED
Figure A2-19
Shield Plug-Supplemental-Shielding Plate(s)
Figure A2-20
Shielding Layers to Supplement RH Borehole Shield Plugs
Figure A2-21
Shield Plug Configuration

TYPICAL DIMENSION: APPROXIMATELY 20 INCHES DIAMETER X 61 INCHES SHIELDING LENGTH

Composition: Cylindrical steel shell filled with concrete
Weight: Approximately 3750 pounds
ATTACHMENT A4

TRAFFIC PATTERNS
ATTACHMENT A4A3

TRAFFIC PATTERNS

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ATTACHMENT A4A3

TRAFFIC PATTERNS

A4A3-1 Traffic Information and Traffic Patterns

Access to the Waste Isolation Pilot Plant (WIPP) facility is provided by two access roads via Louis Whitlock Road that connects with U.S. Highway 62/180, 13 miles (21 kilometers) to the north, and NM State Highway 128 (Jal Highway), 4 mi (6.4 km) to the south (Figure M-56A4-1 via the South Access Road). These access roads were built for the Permittees to transport transuranic (TRU) mixed waste to the WIPP facility. Both access roads are owned and maintained by the Department of Energy (DOE). Signs and pavement markings are located in accordance with the Uniform Traffic Control Devices Manual. Access-road design designation parameters, such as traffic volume, were presented in Table A4-1 of the 2009 Amended Renewal Application, Chapter G, Table G-1 (DOE, 2009).

A4A3-2 Facility Access and Traffic

Access to the WIPP facility for personnel, visitors, and trucks carrying supplies and TRU mixed waste is provided through a security checkpoint (vehicle trap). After passing through the security checkpoint, TRU mixed waste transport trucks will normally turn right (south) before reaching the Support Building and then left (east) to park in the parking area. Container Storage Unit (PAU) just east of the air locks (Figure M-57A4-2). Outgoing trucks depart the same way they arrived, normally out of the west end of the parking area PAU, north through the fence gate and out through the vehicle trap. An alternate inbound route is to continue straight ahead (east) from the security checkpoint to the second road and to turn south to enter the truck parking area PAU. The alternate outbound route is also the reverse of this route. Salt transport trucks, which remove mined salt from the Salt Handling Shaft area, will not cross paths with TRU mixed waste transporters; instead, they will proceed from the Salt Handling Shaft northward to the salt pile. After passing through security, access for large equipment may be provided through the east gate. Figures M-57 and M-58A4-2 shows surface traffic flow at the WIPP facility.

The WIPP facility speed limit for motor vehicles is 10 miles per hour (mph) (16 kilometers per hour (kph)) and 5 mph (8 kph) for rail movements. Speed limits are clearly posted at the entrance to the facility and enforced by security officers. There are no traffic signals. Stop signs are located at the major intersections of roadways with the main east-west road. Safety requirements are communicated to all site personnel via General Employee Training which must be completed by site personnel within 30 days of their employment. Employee access to on-site facilities requires an annual refresher course to reinforce the safety requirements. Security officers monitor vehicular traffic for compliance with site restrictions, and provide instructions to off-site delivery shipments. Vehicular traffic other than the waste transporters use the same roads, but there will be no interference because there are two lanes available on the primary and alternate routes for waste shipments. Pedestrian traffic is limited to the sidewalks and prominently marked crosswalks. Site traffic within the security fence is composed mostly of pickup trucks and electric carts with an approximate frequency of perhaps 10 per hour at peak periods. Emergency vehicles are exercised periodically for maintenance and personnel training, with an average frequency of one each per day. They are used for their intended purpose on an as-required basis.
The traffic circulation system is designed in accordance with American Association of State Highway and Transportation Officials (AASHTO) Site Planning Guides for lane widths, lateral clearance to fixed objects, minimum pavement edge radii, and other geometric features. Objects in or near the roadway are prominently marked.

On-site roads, sidewalks, and paved areas are used for the distribution and storage of vehicles and personnel and are designed to handle all traffic generated by employees, visitors, TRU mixed waste shipments, and movements of operational and maintenance vehicles. The facility entrance and TRU mixed waste haul roads are designed for AASHTO H20-S16 wheel loading. Service roads are designed for AASHTO H10 wheel loading. Access and on-site paved roads are designed to bear the anticipated maximum load of 115,000 lbs. lb (52,163.1 kg), the maximum allowable weight of a truck/trailer carrying loaded Contact-Handled (CH) or Remote-Handled (RH) Packages. The facility is designed to handle approximately eight truck trailers per day, each carrying one or more Contact-Handled CH or Remote-Handled RH Packages. This is equivalent to 3,640 TRU mixed waste-carrying vehicles per year.

The calculations to support the anticipated maximum load of 115,000 lbs. lb are shown below, were provided in the 2009 Amended Renewal Application, Chapter G (DOE, 2009).

Soil Resistance R (psi) - is taken directly from the WIPP Soil Report and Bechtel calculation because there is no change.

A. Pavement Thickness

The traffic frequency increase from 10 shipments per day to 10.15 shipments per day has only minimal impact on the Total Expanded Average Load (EAL) and the traffic index (TI) as shown below, both important parameters in pavement design.

Total EAL (TEAL):

13,780 = constant for 5 or more axles over 20 years, taken from Table 7-651.2A - Highway Design Manual (HDM).

TEAL = 13,780 × 25yr./20yr. = 17,225

Using 10.15 shipments per day = 17,225 × 10.15 = 174,834

Conversion of EAL to Traffic Index (TI).

For TEAL of 174,834 ~ TI = 7.5 - (from HDM, Table 7-651.2B)

Asphalt Concrete Thickness TAC:

GE = 0.0032 × TI × (100 - R)....R = 80

GE - Gravel Equivalent (ft).

GE = 0.0032 × 7.5 × 20 = 0.48'...GfAC = 2.01⇒ TAC = 0.48/2.01 = 0.24'⇒ use 2½” AC Surface Course.
Gf - Gravel Equivalent Factor (constant from Table 7-651.2C from HDM).

B. Bituminous Treated Base

GE = 0.0032 × TI × (100 - R) .... R = 55 ~ caliche subbase ⇒ GE = 1.08′

GEBTB = 1.08 - 2.01 × 0.21 = 0.66′

GfBTB = taken from table 7-651.2C

C. Caliche Subbase ~ TCSB

GE = 0.0032 × TI × (100 - R) ..... R = 50 ~ prepared subgrade

GECSB = 1.2 - (0.21× 2.07) - (0.33 × 1.2) = 0.37′

TCBS = 0.37/1.0 = 0.37′ ~ 4½″

Based on the results of the above calculation, the site paved roads designated for waste transportation are safe to be used by the heavier truckloads carrying shipping casks used in RH TRU mixed waste transportation to the WIPP.

A4A3-3 Waste Handling Building Traffic

CH - Contact-handled TRU mixed waste will arrives by tractor-trailer at the WIPP facility in sealed Contact Handled CH Packages. Prior to unloading the packages from the trailer, security checks, radiological surveys, and shipping documentation reviews will be performed. A forklift or Yard Transfer Vehicle will remove and transport them a short distance through an air lock that is designed to maintain differential pressure in the Waste Handling Building (WHB). The forklift or Yard Transfer Vehicle will place the shipping containers at one of the two TRUPACT-II unloading docks (TRUDOCKs) inside the WHB or, in the case of the TRUPACT-III, at the payload transfer bolting station in Room 108 in the WHB.

The TRUPACT-II may hold up to two 55-gallon (gal) drum seven-packs, two 85-gallon gal drums four-packs, two 100-gallon gal drum three-packs, two standard waste boxes (SWBs), or one ten-drum overpack (TDOP). A HalfPACT may hold seven 55-gallon gal drums, one SWB, or four 85-gallon gal drums, or three shielded containers. The TRUPACT-III holds a single standard large box 2 (SLB2). A six-ton overhead bridge crane or Facility Transfer Vehicle with a transfer table will be used to remove the contents of the Contact Handled CH Package. Waste containers will be surveyed for radioactive contamination and decontaminated or returned to the Contact Handled CH Package, as necessary.

Each facility pallet will accommodate four 55-gallon gal drums seven-packs, four SWBs, four 85-gallon gal drums four-packs, four 100-gallon gal drums three-packs, two TDOPs, or an SLB2.
two three-packs of shielded container assemblies. Waste containers will be secured to the facility pallet prior to transfer. A forklift or facility transfer vehicle will transport the loaded facility pallet into the air lock at the Waste Shaft (Figures M-59A4-3, A4-3a, and A4-3b). The facility transfer vehicle will be driven onto the waste shaft conveyance deck, where the loaded facility pallet will be transferred to the waste shaft conveyance and downloaded for emplacement.

Remote-handled RH TRU mixed waste will arrive at the WIPP facility in a payload container contained in a shielded cask loaded on a tractor-trailer. Prior to unloading the cask from the trailer, radiological surveys, security checks, and shipping documentation reviews will be performed, and the trailer carrying the cask will be moved into the Parking Area PAU or directly into the RH Bay of the Waste Handling Building Container Storage Unit.

The cask is unloaded from the trailer in the RH Bay and is placed on the Cask Transfer Car. The Cask Transfer Car is used to move the cask to the Cask Unloading Room. At this point, a crane moves the waste to the Hot Cell or the Transfer Cell. Some RH TRU mixed waste may be moved to the Hot Cell for overpacking before being moved to the Transfer Cell. Once in the Transfer Cell, the Transfer Cell Shuttle Car moves the waste to a location beneath the facility cask. A crane is used to move the waste from the Transfer Cell Shuttle Car into the facility cask. The Facility Cask Transfer Car then moves the facility cask to the underground. A more detailed description of waste handling in the WHB is included in Attachment A1. Figures A4-5, A4-6 and A4-7, M-13, M-15, and M-16 show RH TRU mixed waste transport routes.

A4A3-4 Underground Traffic

The Permittees shall designate the traffic routes of TRU mixed waste handling equipment and construction equipment and record this designation on a map that is posted in a location where it can be examined by personnel entering the underground. The map will be updated whenever the routes are changed. Maps will be available in facility files until facility closure. The ventilation and traffic flow path in the TRU mixed waste handling areas underground are restricted and separate from those used for mining and haulage (construction) equipment, except that during waste transport in W-30, ventilation need not be separated north of S-1600 (Figures A4-4 and A4-4a Figure M-43). In general, the Permittees restrict waste traffic to the intake ventilation drift to maximize isolation of this activity from personnel. The exhaust drift in the waste disposal area will normally not be used for personnel access. Non-waste and non-construction traffic is generally comprised of escorted visitors only and is minimized during each of the respective operations.

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

In addition, other physical means are utilized to safeguard pedestrians/personnel when underground such as:
Equipment operators are required to sound the vehicle horn when approaching intersections.

Airlock and bulkhead vehicle doors are equipped with warning bells or strobe lights to alert personnel when door movement (opening or closing) is imminent.

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

Heavy equipment is required to have operational back-up alarms.

Heavily used intersections are well lighted.

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

Traffic safety is regulated and enforced by the Federal and State mine codes of regulations (30 CFR §Part 57 and New Mexico State Mine Code). The agencies that administer these codes make regular inspection tours of the WIPP underground facilities for the purpose of enforcement.

Underground equipment is designed for off-road use since all driving surfaces are excavated in salt. No loads on the underground roadways will exceed the bearing strength of in situ halite.

References

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<td>25 mph (40 kph)</td>
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<td>Control of Access&lt;sup&gt;f&lt;/sup&gt;</td>
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<td>None</td>
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* For WIPP personnel and TRU mixed waste shipments only.

<sup>a</sup> ADT—Estimated number of vehicles traveling in both directions per day.

<sup>b</sup> DHV—A two-way traffic count with directional distribution.

<sup>c</sup> D—The percentage of DHV in the predominant direction of travel.

<sup>d</sup> T—The percentage of ADT comprised of trucks (excluding light delivery trucks).

<sup>e</sup> Control of Access—The extent of roadside interference or restriction of movement.

<sup>f</sup> NA—Not applicable.

<sup>h</sup> mph—miles per hour.

<sup>i</sup> kph—kilometers per hour.
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NOTES
1. VENTILATION CONTROL BULKHEADS NOT SHOWN FOR CLARITY
2. CONSTRUCTION EQUIPMENT TRAFFIC IS RESTRICTED AND SEPARATED FROM WASTE HANDLING EQUIPMENT WHILE WASTE IS FLOWING TRANSPORTATION
3. E-140 WASTE TRANSPORTATION ROUTE
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RH Bay Canister Transfer Cell Waste Transport Route
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(RESERVED FOR PERMIT ATTACHMENT B, HAZARDOUS WASTE PERMIT APPLICATION PART A)
ATTACHMENT C
WASTE ANALYSIS PLAN
ATTACHMENT C
WASTE ANALYSIS PLAN

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WASTE ANALYSIS PLAN

C-0 Introduction and Attachment Highlights

This waste analysis plan (WAP) has been prepared for management, storage, or disposal activities to be conducted at the Waste Isolation Pilot Plant (WIPP) facility to meet requirements set forth in 20.4.1.500 New Mexico Administrative Code (NMAC) (incorporating Title 40 of the Code of Federal Regulations (CFR) §264.13). Guidance in the most recent U.S. Environmental Protection Agency (EPA) manual on waste analysis has been incorporated into the preparation of this WAP (EPA, 1994-2015). This WAP includes test methods and details of planned waste analysis for complying with the general waste analysis requirements of 20.4.1.500 NMAC (incorporating 40 CFR §264.13), a description of the waste shipment screening and verification process, and a description of the quality assurance (QA)/quality control (QC) program. Before the Permittees manage, store, or dispose transuranic (TRU) mixed waste from a generator/storage site (site), the Permittees shall require that site to implement the applicable requirements of this WAP.

TRU Transuranic mixed waste that may be stored or disposed at the WIPP facility are or were generated at U.S. Department of Energy (DOE) generator/storage sites by various specific processes and activities. Examples of the major types of operations that generate this waste include:

- Production of Nuclear Products—Production of nuclear products includes reactor operation, radionuclide separation/finishing, and weapons fabrication and manufacturing. The majority of the TRU mixed waste was generated by weapons fabrication and radionuclide separation/finishing processes. More specifically, wastes consist of residues from chemical processes, air and liquid filtration, casting, machining, cleaning, product quality sampling, analytical activities, and maintenance and refurbishment of equipment and facilities.

- Plutonium Recovery—Plutonium recovery wastes are residues from the recovery of plutonium-contaminated molds, metals, glass, plastics, rags, salts used in electrorefining, precipitates, firebrick, soot, and filters.

- Research and Development (R&D)—R&D projects include a variety of hot cell or glovebox activities that often simulate full-scale operations described above, producing similar TRU mixed wastes. Other types of R&D projects include metallurgical research, actinide separations, process demonstrations, and chemical and physical properties determinations.

- Decontamination and Decommissioning—Facilities and equipment that are no longer needed or usable are decontaminated and decommissioned, resulting in TRU mixed wastes consisting of scrap materials, cleaning agents, tools, piping, filters, Plexiglas™, gloveboxes, concrete rubble, asphalt, cinder blocks, and other building materials. These materials are expected to be the largest category by volume of TRU mixed waste to be generated in the future.
TRU—Transuranic mixed waste contains both TRU radioactive and hazardous components, as defined in Permit Part 1, Section 1.5.7. It is designated and separately packaged as either contact-handled (CH) waste or remote-handled (RH) waste, based on the radiological dose rate at the surface of the waste container.

The hazardous components of the TRU mixed waste to be managed at the WIPP facility are designated in Table C-5. Some of the waste may also be identified by unique state hazardous waste codes or numbers. These wastes are acceptable at the WIPP facility as long as the Treatment, Storage, and Disposal Facility Waste Acceptance Criteria (TSDF-WAC) in Permit Part 2 are met. This WAP describes the measures that will be taken to ensure that the TRU mixed wastes received at the WIPP facility are within the scope of Table C-5 as established by 20.4.1.500 NMAC (incorporating 40 CFR §Part 264), and that they comply with unit-specific requirements of 20.4.1.500 NMAC (incorporating 40 CFR Part 264, Subpart X§264.600), Miscellaneous Units.

Some TRU mixed waste is retrievably stored at the DOE generator/storage sites. Additional TRU mixed waste will be generated and packaged into containers at these generator/storage sites in the future. TRU mixed waste will be retrieved from storage areas at a DOE generator/storage site. Retrievably stored waste is defined as TRU mixed waste generated after 1970 and before the New Mexico Environment Department (NMED) notifies the Permittees, by approval of the final audit report, that the characterization requirements of the WAP at a generator/storage site have been implemented. Newly generated waste is defined as TRU mixed waste generated after NMED approves the final audit report for a generator/storage site. Acceptable knowledge (AK) information is assembled for both retrievably stored and newly generated waste. Waste characterization of retrievably stored TRU mixed waste will be performed on an ongoing basis, as the waste is retrieved. Waste characterization of newly generated TRU mixed waste is typically performed as it is generated, although some characterization occurs post-generation.

Waste characterization is defined in Permit Part 1 as the activities performed by the waste generator to satisfy the general waste analysis requirements of 20.4.1.500 NMAC (incorporating 40 CFR §264.13(a)) before waste containers have been certified for disposal at the WIPP facility. The characterization process for WIPP waste is presented in Figure C-2. Generator/storage site waste characterization programs are first audited by DOE, with NMED approving the final audit report. After this, generator/storage sites determine whether AK alone is sufficient for characterization, or whether radiography or visual examination (VE) in conjunction with AK is necessary to adequately characterize wastes. If an AK Sufficiency Determination is sought, information is provided to the Permittees for their review and DOE’s provisional approval. An NMED determination of adequacy of the AK information is required before final approval by the DOE. If the radiography or VE route is chosen, sites proceed to perform radiography or VE in conjunction with AK and in accordance with this WAP. Once an AK Sufficiency Determination is obtained, or when required radiography or VE data are obtained, sites would then prepare and submit the Waste Stream Profile Form (WSPF) for the DOE’s approval. Once the WSPF is approved, a site may ship waste to the WIPP facility. The Permittees will perform waste confirmation prior to shipment of the waste from the generator/storage site to the WIPP facility pursuant to Permit Attachment C7, by performing radiography or visual examination of a representative subpopulation of certified waste containers, to ensure that the wastes meet the applicable requirements of the TSDF-WAC.
C-0a  Waste Characterization

Characterization requirements for individual containers of TRU mixed waste are specified on a waste stream basis. A waste stream is defined as waste materials that have common physical form, that contain similar hazardous constituents, and that are generated from a single process or activity. Waste streams are grouped by Waste Matrix Code Groups related to the physical and chemical properties of the waste. Generator/storage sites shall use the characterization techniques described in this WAP to assign appropriate Waste Matrix Code Groups to waste streams for WIPP disposal. The Waste Matrix Code Groups are solidified inorganics, solidified organics, salt waste, soils, lead/cadmium metal, inorganic nonmetal waste, combustible waste, graphite, filters, heterogeneous debris waste, and uncategorized metal. Waste Matrix Code Groups can be grouped into three Summary Category groups: Homogeneous Solids (Summary Category S3000), Soil/Gravel (Summary Category S4000), and Debris Waste (Summary Category S5000).

Transuranic TRU mixed wastes are initially categorized into the three broad Summary Category Groups that are related to the final physical form of the wastes. This categorization is based on the Summary Category Group constituting the greatest volume of waste for a waste stream. Waste characterization requirements for these groups are specified in Section C-2 of this WAP. Each of the three groups is described below.

S3000 - Homogeneous Solids
Homogeneous solids are defined as solid materials, excluding soil, that do not meet the NMED criteria for classification as debris (20.4.1.800 NMAC (incorporating 40 CFR §268.2[g] and [h])). Included in the series of homogeneous solids are inorganic process residues, inorganic sludges, salt waste, and pyrochemical salt waste. Other waste streams are included in this Summary Category Group based on the specific waste stream types and final waste form. This Summary Category Group is expected to contain toxic metals and spent solvents. This category includes wastes that are at least 50 percent by volume homogeneous solids.

S4000 - Soils/Gravel
This Summary Category Group includes S4000 waste streams that are at least 50 percent by volume soil/gravel. This Summary Category Group is expected to contain toxic metals.

S5000 - Debris Waste
This Summary Category Group includes heterogeneous waste that is at least 50 percent by volume materials that meet the criteria specified in 20.4.1.800 NMAC (incorporating 40 CFR §268.2 (g)). Debris means solid material exceeding a 2.36 inch (in.) (60 millimeter) particle size that is intended for disposal and that is:

1. a manufactured object, or
2. plant or animal matter, or
3. natural geologic material.

Particles smaller than 2.36 inches in size may be considered debris if the debris is a manufactured object and if it is not a particle of S3000 or S4000 material.

The most common hazardous constituents in the TRU mixed waste to be managed in the WIPP facility consist of the following:
Metals

Some of the TRU mixed waste to be emplaced in the WIPP facility contains metals for which 20.4.1.200 NMAC (incorporating 40 CFR §261.24), toxicity characteristics are established (EPA hazardous waste numbers D004 through D011). Cadmium, chromium, lead, mercury, selenium, and silver are present in discarded tools and equipment, solidified sludges, cemented laboratory liquids, and waste from decontamination and decommissioning activities. A large percentage of the waste consists of lead-lined gloveboxes, leaded rubber gloves and aprons, lead bricks and piping, lead tape, and other lead items. Lead, because of its radiation-shielding applications, is the most prevalent toxicity-characteristic metal present.

Halogenated Volatile Organic Compounds

Some of the TRU mixed waste to be emplaced in the WIPP facility contains spent halogenated volatile organic compound (VOC) solvents identified in 20.4.1.200 NMAC (incorporating 40 CFR, §261.31) (EPA hazardous waste numbers F001 through F005). Tetrachloroethylene; trichloroethylene; methylene chloride; carbon tetrachloride; 1,1,1-trichloroethane; and 1,1,2-trichloro-1,2,2-trifluoroethane (EPA hazardous waste numbers F001 and F002) are the most prevalent halogenated organic compounds identified in TRU mixed waste that may be managed at the WIPP facility during the Disposal Phase. These compounds are commonly used to clean metal surfaces prior to plating, polishing, or fabrication; to dissolve other compounds; or as coolants. Because they are highly volatile, only small amounts typically remain on equipment after cleaning or, in the case of treated wastewaters, in the sludges after clarification and flocculation. Radiolysis may also generate halogenated volatile organic compounds.

Nonhalogenated Volatile Organic Compounds

Xylene, methanol, and n-butanol are the most prevalent nonhalogenated VOCs in TRU mixed waste that may be managed at the WIPP facility during the Disposal Phase. Like the halogenated VOCs, they are used as degreasers and solvents and are similarly volatile. The same analytical methods that are used for halogenated VOCs are used to detect the presence of nonhalogenated VOCs. Radiolysis may also generate nonhalogenated volatile organic compounds.

The generator/storage sites shall characterize their waste in accordance with this WAP and associated Permit Attachments, and ensure that waste proposed for storage and disposal at the WIPP facility meets the applicable requirements of the TSDF-WAC in Permit Part 2, Section 2.3.3. The generator/storage site shall assemble the Acceptable Knowledge (AK) information into an auditable record \(^1\) for the waste stream as described in Permit Attachment C4. For those waste streams with an approved AK Sufficiency Determination (see below), radiography or VE per the methods described in Permit Attachment C1 is not required.

All waste characterization activities specified in this WAP and associated Permit Attachments shall be carried out at generator/storage sites in accordance with this WAP. The

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\(^1\) "Auditable records" mean those records which allow the Permittees to conduct a systematic assessment, analysis, and evaluation of the Permittees’ compliance with the WAP and this Permit.
DOE will audit generator/storage site waste characterization programs and activities as
described in Section C-3. Waste characterization activities at the generator/storage sites include
the following, as discussed in Section C-3:

- Radiography, which is an x-ray technique to determine physical contents of containers
- Visual examination of opened containers as an alternative way to determine their
  physical contents
- Compilation of AK documentation into an auditable record

**C-0b AK Sufficiency Determination**

Generator/storage sites may submit a request to the Permittees for an AK Sufficiency
Determination (Determination Request) to be exempt from the requirement to perform
radiography or visual examination (VE) based on AK. The contents of the Determination
Request are specified in Permit Attachment C4, Section C4-3d.

The Permittees shall evaluate the Determination Request for completeness and technical
adequacy. This evaluation shall include, but not be limited to, whether the Determination
Request is technically sufficient for the following:

- The Determination Request must include all information specified in Permit
  Attachment C4, Section C4-3d
- The AK Summary must identify relevant hazardous constituents, and must
correctly identify all toxicity characteristic and listed hazardous waste numbers.
- All hazardous waste number assignments must be substantiated by
  supporting data and, if not, whether this lack of substantiation compromises the
  interpretation.
- Resolution of data discrepancies between different AK sources must be technically
correct and documented.
- The AK Summary must include all the identification of waste material parameter
  weights by percentage of the material in the waste stream, and determinations
  must be technically correct.
- All prohibited items specified in the TSDF-WAC should be addressed,
  and conclusions drawn must be technically adequate and substantiated by
  supporting information.
- If the AK record includes process control information specified in Permit
  Attachment C4, Section C4-3b, the information should include procedures, waste
  manifests, or other documentation demonstrating that the controls were adequate
  and sufficient.
The site must provide the supporting information necessary to substantiate technical conclusions within the Determination Request, and this information must be correctly interpreted.

The Permittees will review the Determination Request for technical adequacy and compliance with the requirements of the Permit, using trained and qualified individuals in accordance with standard operating procedures that shall, at a minimum, address all of the technical and procedural requirements listed above. The Permittees shall resolve comments with the generator/storage site.

If the DOE determines that the AK is sufficient, it shall inform the public of the Determination Request, the Permittees’ evaluation of it, and the date and time of a public meeting to provide information to and solicit comments from interested members of the public regarding the Determination Request. Notice of the meeting and comment period shall be provided by the following methods:

1. Written notice to all individuals on the facility mailing list;
2. Public notice in area newspapers, including the Carlsbad Current-Argus, Albuquerque Journal, and Santa Fe New Mexican
3. Notice as specified in Permit Part 1, Section 1.11 on the WIPP Home Page;
4. E-mail notification as specified in Permit Part 1, Section 1.11.

The DOE shall take written comment on the Determination Request for at least 30 days following the public meeting. DOE shall compile all such comments, including any disagreement between the DOE and commenters.

If the DOE provisionally approves the Determination Request, it may forward it along with all relevant information submitted with the Determination Request to NMED for an evaluation that the provisional approval made by DOE is adequate. The DOE shall also provide to NMED, as a separate appendix to the Determination Request, the compilation of all comments and DOE’s response to each comment. After submitting a Determination Request to the NMED, the Permittees will post a link to the transmittal letter to the NMED as specified in Permit Part 1, Section 1.11, on the WIPP Home Page and inform those on the e-mail notification list as specified in Permit Section 1.11. The NMED will evaluate the Determination Request, determine the adequacy of the Determination Request, and notify the DOE as to whether or not it concurs with its provisional approval. Based on the results of NMED’s evaluation, the Permittees will notify the generator/storage sites whether the AK information is sufficient and the Determination Request is approved. The DOE will not approve a Determination Request that NMED has determined to be inadequate unless the generator/storage site resolves the inadequacies and provides the resolution to NMED for evaluation of adequacy. Should the inadequacies not be resolved to NMED’s satisfaction, the DOE shall not submit a Determination Request for the same waste stream at a later date. The DOE shall not submit a Determination Request if a previous Determination Request is pending evaluation by the NMED.

In the event the DOE disagrees, in whole or in part, with an evaluation performed by the NMED resulting in a determination by the NMED that the DOE’s provisional approval for a particular waste stream is inadequate, DOE may seek dispute resolution. The dispute resolution process
is specified in Permit Part 1, Section 1.16. The Secretary’s final decision under Permit Part 1, Section 1.16.4 shall constitute a final agency action.

By July 1 of each year, the Permittees shall submit to the NMED a list of waste streams that the Permittees may submit for an AK Sufficiency Determination during the upcoming federal fiscal year, only if there are actual plans to seek an AK Sufficiency Determination; otherwise no action is required. The Permittees will post a link to the transmittal letter to the NMED and announce a public meeting to discuss the list with interested members of the public on the WIPP Home Page and inform those on the e-mail notification list as specified in Permit Section 1.11.

If a generator/storage site does not submit a Determination Request, or if the DOE does not approve a Determination Request, or if the NMED finds that the DOE’s provisional approval of a Determination Request is inadequate, the generator/storage site shall perform radiography or VE on 100% of the containers in a waste stream.

If a generator/storage site submits a Determination Request, the DOE provisionally approves the Determination Request and the NMED finds that the DOE’s provisional approval is adequate, neither radiography nor VE of the waste stream is required.

C-0c Waste Stream Profile Form Completion

After a complete AK record has been compiled and either a Determination Request has been approved by the DOE or the generator/storage site has completed the applicable testing requirements specified in Permit Attachments C1, the generator/storage site will complete a Waste Stream Profile Form (WSPF) and a Characterization Information Summary (CIS). The requirements for the completion of a WSPF and a CIS are specified in Permit Attachment C3, Sections C3-6b(1) and C3-6b(2) respectively.

The WSPF and the CIS for the waste stream resulting from waste characterization activities shall be transmitted to the Permittees, who shall review them for completeness, and screen them for acceptance prior to loading any TRU mixed waste into the Contact-Handled CH or Remote-Handled RH Packaging at the generator facility, as described in Section C-4. The review and approval process will ensure that the submitted waste analysis information is sufficient to meet the Data Quality Objectives (DQOs) for AK in Section C-4a(1) and allow the Permittees to demonstrate compliance with the requirements of this WAP. Only TRU mixed waste and TRU waste that has been characterized in accordance with this WAP and that meets the TSDF-WAC specified in this Permit will be accepted at the WIPP facility for disposal in a permitted Underground Hazardous Waste Disposal Unit (HWUD). The DOE will approve and provide NMED with copies of the approved WSPF and accompanying CIS prior to waste stream shipment. Upon notification of the DOE’s approval of the WSPF, the generator/storage site may be authorized to ship waste to the WIPP facility.

In the event the Permittees request detailed information on a waste stream, the site will provide a Waste Stream Characterization Package (Permit Attachment C3, Section C3-6b(32)). For each waste stream, this package will include the WSPF, the CIS, and the complete AK summary. The Waste Stream Characterization Package will also include specific Batch Data Reports (BDRs) and raw data associated with waste container characterization as requested by the Permittees.
C-0d Waste Confirmation

The Permittees will perform waste confirmation on a representative subpopulation of each waste stream shipment after certification and prior to shipment pursuant to Permit Attachment C7. The Permittees will use radiography, review of radiography audio/video recordings, VE, or review of VE records (e.g., VE data sheets or packaging logs) to examine at least seven percent of each waste stream shipment to confirm that the waste does not contain ignitable, corrosive, or reactive waste. Waste confirmation will be performed by the Permittees prior to shipment of the waste from the generator/storage site to the WIPP facility.

C-1 Identification of TRU Mixed Waste to be Managed at the WIPP Facility

C-1a Waste Stream Identification

TRU Transuranic mixed waste destined for disposal at the WIPP facility will be characterized on a waste stream basis. Generator/storage sites will delineate waste streams using acceptable knowledge AK. Required acceptable knowledge AK is specified in Section C-3a and Permit Attachment C4.

C-1b Waste Summary Category Groups and Hazardous Waste Accepted at the WIPP Facility

Once a waste stream has been delineated, generator/storage sites will assign a Waste Matrix Code to the waste stream based on the physical form of the waste. Waste streams are then assigned to one of three broad Summary Category Groups; S3000-Homogeneous Solids, S4000-Soils/Gravel, and S5000-Debris Wastes. These Summary Category Groups are used to determine further characterization requirements.

The Permittees will only allow generators to ship those TRU mixed waste streams with EPA hazardous waste numbers listed in Table C-5. Some of the waste may also be identified by unique state hazardous waste codes or numbers. These wastes are acceptable at the WIPP facility as long as the TSDF-WAC are met. The Permittees will require sites to perform characterization of all waste streams as required by this WAP. If during the characterization process, new EPA hazardous waste numbers are identified, those wastes will be prohibited for disposal at the WIPP facility until a permit modification has been submitted to and approved by NMED for these new EPA hazardous waste numbers. Similar waste streams at other generator/storage sites will be examined by the Permittees to ensure that the newly identified EPA hazardous waste numbers do not apply to those similar waste streams. If the other waste streams also require new EPA hazardous waste numbers, shipment of these similar waste streams will also be prohibited for disposal at the WIPP facility until a permit modification has been submitted to and approved by the NMED.

C-1c Waste Prohibited at the WIPP Facility

The following TRU mixed waste wastes are prohibited at the WIPP facility:

- liquid waste is not acceptable at the WIPP facility. Liquid in the quantities delineated below is acceptable:
  - Observable liquid shall be no more than one percent by volume of the outermost container at the time of radiography or visual examination
- Internal containers with more than 60 milliliters or three percent by volume observable liquid, whichever is greater, are prohibited

- Containers with Hazardous Waste Number U134 assigned shall have no observable liquid

- Overpacking the outermost container that was examined during radiography or visual examination or redistributing untreated liquid within the container shall not be used to meet the liquid volume limits

- non-radionuclide pyrophoric materials, such as elemental potassium

- hazardous wastes not occurring as co-contaminants with TRU mixed wastes (non-mixed hazardous wastes)

- wastes incompatible with backfill, seal and panel closures materials, container and packaging materials, shipping container materials, or other wastes

- wastes containing explosives or compressed gases

- wastes with polychlorinated biphenyls (PCBs) not authorized under an EPA PCB waste disposal authorization

- wastes exhibiting the characteristic of ignitability, corrosivity, or reactivity (EPA Hazardous Waste Numbers of D001, D002, or D003)

- waste that has ever been managed as high-level waste and waste from tanks specified in Table C-4, unless specifically approved through a Class 3 permit modification

- any waste container from a waste stream (or waste stream lot) which has not undergone either radiographic or visual examination of a statistically representative subpopulation of the waste stream in each shipment, pursuant to Permit Attachment C7

- any waste container from a waste stream which has not been preceded by an appropriate, certified WSPF (see Section C-1d)

Before accepting a container holding TRU mixed waste, the Permittees will perform waste confirmation activities pursuant to Permit Attachment C7 on each waste stream shipment to confirm that the waste does not contain ignitable, corrosive, or reactive waste and the assigned EPA hazardous waste numbers are allowed for storage and disposal by this Permit. Waste confirmation activities will be performed on at least seven percent of each waste stream shipped, equating to examination of at least one of fourteen containers in each waste stream shipment. If a waste stream shipment contains fewer than fourteen containers, one container will be examined to satisfy waste confirmation requirements. Section C-4 and Permit Attachment C7 include descriptions of the waste confirmation processes that the Permittees will conduct prior to receiving a shipment at the WIPP facility.

Containers are vented through filters, allowing any gases that are generated by radiolytic and microbial processes within a waste container to escape, thereby preventing over pressurization
or development of conditions within the container that would lead to the development of ignitable, corrosive, reactive, or other characteristic wastes.

To ensure the integrity of the WIPP facility, waste streams identified to contain incompatible materials or materials incompatible with waste containers cannot be shipped to the WIPP facility unless they are treated to remove the incompatibility. Only those waste streams that are compatible or have been treated to remove incompatibilities will be shipped to the WIPP facility.

C-1d Control of Waste Acceptance

Every waste stream shipped to the WIPP facility shall be preceded by a WSPF (Figure C-1) and a CIS. The required WSPF information and the CIS elements are found in Permit Attachment C3, Section C3-6b(1) and Section C3-6b(2).

Generator/storage sites will provide the WSPF to the Permittees for each waste stream prior to its acceptance for disposal at the WIPP facility. The WSPF and the CIS will be transmitted to the Permittees for each waste stream from a generator/storage site. If continued waste characterization reveals discrepancies that identify different EPA hazardous waste numbers or indicates that the waste belongs to a different waste stream, the waste will be redefined to a separate waste stream and a new WSPF submitted. Generator/storage sites will develop criteria to determine the specific circumstances under which a WSPF is revised versus when a new WSPF is required. These criteria will be evaluated by DOE during site audits (Attachment C6).

The Permittees are responsible for the review of WSPFs and CISs to verify compliance with the restrictions on TRU mixed wastes destined for disposal at the WIPP facility. The DOE will approve and submit completed WSPFs to the NMED prior to waste stream shipment. The Permittees will be responsible for the review of shipping records (Section C-5) to ensure that each waste container has been prepared and characterized in accordance with applicable provisions of this WAP. Waste characterization data shall ensure the absence of prohibited items specified in Section C-1c.

Any time the Permittees request additional information concerning a waste stream, the generator/storage site will provide a Waste Stream Characterization Package (Permit Attachment C3, Section C3-6b(3)). The option for the Permittees to request additional information ensures that the waste being offered for disposal is adequately characterized and accurately described on the WSPF.

C-1e Waste Generating Processes at the WIPP Facility

Waste generated as a result of the waste containers handling and processing activities at the WIPP facility is termed “derived” waste. Because derived wastes can contain only those RCRA-regulated materials present in the waste from which they were derived, no additional characterization of the derived waste is required for disposal purposes. In other words, the generator/storage site’s characterization data and knowledge of the processes at the WIPP facility will be used to identify and characterize hazardous waste and hazardous constituents in derived waste. The management of derived waste is addressed in Permit Attachment A1.
C-2 Waste Characterization Program Requirements and Waste Characterization Parameters

The Permittees shall require the sites to develop the procedure(s) which specify their programmatic waste characterization requirements. The DOE will evaluate the procedures during audits conducted under the Audit and Surveillance Program (Section C-5a(3)) and may also evaluate the procedures as part of the review and approval of the WSPF. Sites must notify the Permittees and obtain DOE approval prior to making data-affecting modifications to procedures ( Permit Attachment C3, Section C3-9). Program procedures shall address the following minimum elements:

- Waste characterization and certification procedures for retrievably stored and newly generated wastes to be sent to the WIPP facility

- Methods used to ensure prohibited items are documented and managed. These will include procedures for performing radiography, VE, or treatment, if these methods are used to ensure prohibited items are not present in the waste prior to shipment of the waste to the WIPP facility.

- Identify the organization(s) responsible for compliance with waste characterization and certification procedures.

- Identify the oversight procedures and frequency of actions to verify compliance with waste characterization and certification procedures.

- Develop training specific to waste characterization and certification procedures.

- Ensure that personnel may stop work if noncompliance with waste characterization or certification procedures is identified.

- Develop a nonconformance process that complies with the requirements in Permit Attachment C3 of the WAP to document and establish corrective actions.

- As part of the corrective action process, assess the potential time frame of the noncompliance, the potentially affected waste population(s), and the reassessment and recertification of those wastes.

- A listing of all approved EPA hazardous waste numbers which are acceptable at the WIPP facility are included in Table C-5.

For those waste streams or containers that are not amenable to radiography (e.g., RH TRU mixed waste, direct loaded ten-drum overpacks (TDOPs)) for waste confirmation by the Permittees pursuant to Permit Attachment C7, generator/storage site VE data may be used for waste acceptance. In those cases, the Permittees will review the generator/storage site VE procedures to ensure that data sufficient for the Permittees' waste acceptance activities pursuant to Permit Attachment C7 will be obtained and the procedures meet the minimum requirements for visual examination specified in Permit Attachment C1, Section C1-24.

The following waste characterization parameters shall be obtained from the generator/storage sites:
- Determination whether TRU mixed waste streams comply with the applicable provisions of the TSDF-WAC
- Determination whether TRU mixed wastes exhibit a hazardous characteristic (20.4.1.200 NMAC, incorporating 40 CFR §Part 261, Subpart C)
- Determination whether TRU mixed wastes are listed (20.4.1.200 NMAC, incorporating 40 CFR §Part 261, Subpart D)
- Estimation of waste material parameter weights

Table C-1 provides the parameters of interest for the various constituent groupings and testing methodologies. The following sections provide a description of the acceptable methods to evaluate these parameters for each waste Summary Category Group.

C-3 Generator Waste Characterization Methods

The characterization techniques used by generator/storage sites include acceptable knowledge (AK) and may also include, as necessary, radiography and visual examination (VE). All characterization activities are performed in accordance with the WAP. Table C-1 provides a summary of the characterization requirements for TRU mixed waste.

C-3a Acceptable Knowledge

Acceptable knowledge (AK) is used in TRU mixed waste characterization activities in five the following ways:

- To delineate TRU mixed waste streams
- To assess whether TRU mixed wastes comply with the TSDF-WAC
- To assess whether TRU mixed wastes exhibit a hazardous characteristic (20.4.1.200 NMAC, incorporating 40 CFR §Part 261, Subpart C)
- To assess whether TRU mixed wastes are listed (20.4.1.200 NMAC, incorporating 40 CFR §Part 261, Subpart D)
- To estimate waste material parameter weights

Acceptable knowledge is discussed in detail in Permit Attachment C4, which outlines the minimum set of requirements and DQOs which shall be met by the generator/storage sites in order to use acceptable knowledge (AK). In addition, Section C-5a(3) of this permit attachment describes the assessment of acceptable knowledge (AK) through the Audit and Surveillance Program.

C-3b Radiography and Visual Examination

Radiography and visual examination (VE) are nondestructive qualitative and quantitative techniques used to identify and verify waste container contents as specified in Permit Attachment C1. Generator/storage sites shall perform radiography or VE of 100 percent of CH
TRU mixed waste containers in waste streams except for those waste streams for which the DOE approves a Determination Request. No RH TRU mixed waste will be shipped to the WIPP facility for storage or disposal without documentation of radiography or VE of 100 percent of the containers as specified in Permit Attachment C1. Radiography and/or VE will be used, when necessary, to examine a waste container to verify the physical form of the waste matches its waste stream description as determined by AK. These techniques can detect observable liquid in excess of TSDF-WAC limits and containerized gases, which are prohibited from disposal at the WIPP facility for WIPP disposal. The prohibition of liquid in excess of TSDF-WAC limits and containerized gases prevents the shipment of corrosive, ignitable, or reactive wastes.

Radiography and/or VE are also able to verify that the physical form of the waste matches its waste stream description (i.e. Homogeneous Solids, Soil/Gravel, or Debris Waste [including uncategorized metals]). If the physical form does not match the waste stream description, the waste will be designated as another waste stream and assigned the preliminary EPA hazardous waste numbers associated with that new waste stream assignment. That is, if radiography and/or VE indicates that the waste does not match the waste stream description arrived at by acceptable knowledge AK characterization, a non-conformance report (NCR) will be completed and the inconsistency will be resolved as specified in Permit Attachment C4, and the NCR will be dispositioned as specified in Permit Attachment C3, Section C3-7. The proper waste stream assignment will be determined (including preparation of a new WSPF), the correct hazardous waste numbers will be assigned, and the resolution will be documented. Refer to Permit Attachment C4 for a discussion of acceptable knowledge AK and its verification process.

For generator/storage sites that use VE, the detection of any liquid in non-transparent internal containers, detected from shaking the internal container, will be handled by assuming that the internal container is filled with liquid and adding this volume to the total liquid in the container being characterized using VE. The container being characterized using VE would be rejected and/or repackaged to exclude the internal container if it is over the TSDF-WAC limits. When radiography is used, or visual examination VE of transparent containers is performed, if any liquid in internal containers is detected, the volume of liquid shall be added to the total for the container being characterized using radiography or VE. Radiography, or the equivalent, will be used as necessary on the existing/stored waste containers to verify the physical characteristics of the TRU mixed waste correspond with its waste stream identification/waste stream Waste Matrix Code and to identify prohibited items. Radiographic examination protocols and QA/QC methods are provided in Permit Attachment C1. Radiography and VE shall be subject to the Audit and Surveillance Program (Permit Attachment C6).

C-4  Data Verification and Quality Assurance

The Permittees will ensure that applicable waste characterization processes performed by generator/storage sites sending TRU mixed waste to the WIPP facility for disposal meets WAP requirements through data validation, usability and reporting controls. Verification occurs at three levels: 1) the data generation level, 2) the project level, and 3) the Permittee level. The validation and verification process and requirements at each level are described in Permit Attachment C3, Section C3-4. The validation and verification process at the Permittee level is also described in Section C-5.
C-4a Data Generation and Project Level Verification Requirements

C-4a(1) Data Quality Objectives

The waste characterization data obtained through WAP implementation will be used to ensure that the Permittees meet regulatory requirements with regard to both regulatory compliance and to ensure that all TRU mixed wastes are properly managed during the Disposal Phase. To satisfy the RCRA regulatory compliance requirements, the following DQOs are established by this WAP:

- Acceptable Knowledge
  - To delineate TRU mixed waste streams.
  - To assess whether TRU mixed wastes comply with the applicable requirements of the TSDF-WAC.
  - To assess whether TRU mixed wastes exhibit a hazardous characteristic (20.4.1.200 NMAC, incorporating 40 CFR §Part 261, Subpart C).
  - To assess whether TRU mixed wastes are listed (20.4.1.200 NMAC, incorporating 40 CFR §Part 261, Subpart D).
  - To estimate waste material parameter weights.

- Radiography and VE
  - To verify the TRU mixed waste streams contain no prohibited items and to verify that physical form of the waste matches the waste stream description as determined by AK.

Reconciliation of these DQOs by the Generator/Storage Site Project Manager, as applicable, is addressed in Permit Attachment C3. Reconciliation requires determining whether sufficient type, quality, and quantity of data have been collected to ensure the DQOs cited above can be achieved.

C-4a(2) Quality Assurance Objectives

The generator/storage sites shall demonstrate compliance with each Quality Assurance Objective (QAO) associated with the characterization methods as presented in Permit Attachment C3. Generator/Storage Site Project Managers are further required to perform a reconciliation of the data with the DQOs established in this WAP. The Generator/Storage Site Project Manager shall conclude that all of the DQOs have been met for the characterization of the waste stream prior to submitting a WSPF to DOE for approval (Permit Attachment C3). The following QAO elements shall be considered for each technique, as a minimum:

- Precision
  - Precision is a measure of the mutual agreement among multiple measurements.
• **Accuracy**
  
  - Accuracy is the degree of agreement between a measurement result and the true or known value.

• **Completeness**
  
  - Completeness is a measure of the amount of valid data obtained from a method compared to the total amount of data obtained that is expressed as a percentage.

• **Comparability**
  
  - Comparability is the degree to which one data set can be compared to another.

• **Representativeness**
  
  - Representativeness expresses the degree to which data represent characteristics of a population.

A more detailed discussion of the QAOs can be found in Permit Attachment C3, which describes the QAOs associated with each test method.

**C-4a(3) Data Generation**

BDRs Batch data reports, in a format approved by DOE, will be used by each generator/storage site for reporting waste characterization data. This format will be included in the generator/storage site Quality Assurance Project Plan (QAPjP), controlled electronic databases, or procedures referenced in the QAPjP (Permit Attachment C5) and will include all of the elements required by this WAP for BDRs (Permit Attachment C3).

The DOE shall perform audits of the generator/storage site waste characterization programs, as implemented by the generator/storage site QAPjP, to verify compliance with the WAP and the DQOs in this WAP (See Permit Attachment C6 for a discussion of the content of the audit program). The primary functions of these audits are to review generator/storage sites’ adherence to the requirements of this WAP and ensure adherence to the WAP characterization program. The DOE shall provide the results of each audit to NMED. If audit results indicate that a generator/storage site is not in compliance with the requirements of this WAP, the DOE will take appropriate action as specified in Permit Attachment C6.

**C-4a(4) Data Verification**

BDRs Batch data reports will document the testing results from the required characterization activities, and document required QA/QC activities. Data validation and verification at both the data-generation level and the project level will be performed as required by this Permit before the required data are transmitted to the Permittees (Permit Attachment C3). The NMED may request, through the Permittees, copies of any BDR, and/or the raw data validated by the generator/storage sites, to check the DOE’s audit of the validation process.
C-4a(5) Data Transmittal

BDRs: Batch data reports will include the information required by Permit Attachment C3, Section C3-4 and will be transmitted by hard copy or electronically (provided a hard copy is available on demand) from the data generation level to the project level.

The generator/storage site will transmit waste container information electronically via the WIPP Waste Information System (WWIS). Data will be entered into the WWIS in the exact format required by the database. Refer to Section C-5a(1) for WWIS reporting requirements and the Waste Data System User’s Manual (DOE, 20092019) for the WWIS data fields and format requirements.

Once a waste stream is characterized, the Site Project Manager will also submit to the Permittees a WSPF (Figure C-1) accompanied by the CIS for that waste stream which includes reconciliation with DQOs (Permit Attachment C3, Sections C3-6b(1) and C3-6b(2)). The WSPF, the CIS, and information from the WWIS will be used as the basis for acceptance of waste characterization information on TRU mixed wastes to be disposed of at the WIPP facility.

C-4a(6) Records Management

Records related to waste characterization activities performed by the generator/storage sites will be maintained in the testing facility files or generator/storage site project files, or at the WIPP Records Archive facility. Raw data obtained by testing TRU mixed waste in support of this WAP will be identifiable, legible, and provide documentary evidence of quality. TRU Transuranic mixed waste characterization records submitted to the Permittees shall be maintained in the WIPP facility operating record Operating Record and be available for inspection by the NMED.

Records inventory and disposition schedule (RIDS) or an equivalent system shall be prepared and approved by generator/storage site personnel. All records relevant to an enforcement action under this Permit, regardless of disposition, shall be maintained at the generator/storage site until the NMED determines they are no longer needed for enforcement action, and then disposed of as specified in the approved RIDS. All waste characterization data and related QA/QC records for TRU mixed waste to be shipped to the WIPP facility are designated as either Lifetime Records or Non-Permanent Records.

Records that are designated as Lifetime Records shall be maintained for the life of the waste characterization program at a participating generator/storage site plus six years or transferred for permanent archival storage to the WIPP Records Archive facility.

Waste characterization records include historical characterization records (i.e. headspace gas sampling/analysis and homogeneous solids and soil/gravel sampling/analysis) generated through implementation of previous requirements in this WAP. Those waste characterization records designated as Non-Permanent Records shall be maintained for ten years from the date of (record) generation at the participating generator/storage site or at the WIPP Records Archive facility and then dispositioned according to their approved RIDS. If a generator/storage site ceases to operate, all records shall be transferred before closeout to the Permittees for management at the WIPP Records Archive facility. Table C-2 is a listing of records designated as Lifetime Records and Non-Permanent Records. Classified information will not be transferred to the WIPP facility. Notations will be provided to the Permittees indicating the absence of classified information. The approved generator/storage site RIDS will identify appropriate
disposition of classified information. Nothing in this Permit is intended to, nor should it be interpreted to, require the disclosure of any U.S. Department of Energy classified information to persons without appropriate clearance to view such information.

C-5 Permittee Level Waste Screening and Verification of TRU Mixed Waste

Permittee waste screening is a two-phased process. Phase I will occur prior to configuring shipments of TRU mixed waste. Phase II will occur after configuration of shipments of TRU mixed waste but before it is disposed at the WIPP facility. Figure C-3 presents Phase I and a portion of Phase II of the TRU mixed waste screening process. Permit Attachment C7 presents the TRU mixed waste confirmation portion of Phase II activities.

C-5a Phase I Waste Stream Screening and Verification

The first phase of the waste screening and verification process will occur before TRU mixed waste is shipped to the WIPP facility. Before the Permittees begin the process of accepting TRU mixed waste from a generator/storage site, an initial audit of that generator/storage site will be conducted as part of the Audit and Surveillance Program (Permit Attachment C6). The RCRA portion of the generator/storage site audit program will provide on-site verification of characterization procedures; BDR preparation; and recordkeeping to ensure that all applicable provisions of the WAP requirements are met. Another portion of the Phase I verification is the WSPF approval process. At the WIPP facility, this process includes verification that all of the required elements of the WSPF and the CIS are present (Permit Attachment C3, Section C3-6b(1)) and that the waste characterization information meet acceptance criteria required for compliance with the WAP (Section C3-6b(4)).

A generator/storage site must first prepare a QAPjP, which includes applicable WAP requirements, and submit it to DOE for review and approval (Permit Attachment C5). Once approved, a copy of the QAPjP is provided to NMED for examination. The generator/storage site will implement the specific parameters of the QAPjP after it is approved. An initial audit will be performed after QAPjP implementation and prior to the generator/storage site being certified for shipment of waste to the WIPP facility. Additional Subsequent audits, focusing on the results of waste characterization, will be performed at least annually. The DOE has the right to conduct unannounced audits and to examine any records that are related to the scope of the audit. See Section C-5a(3) and Permit Attachment C6 for further information regarding audits.

When the required waste stream characterization data have been collected by a generator/storage site and the initial generator/storage site audit has been successfully completed, the generator/storage Site Project Manager will verify that waste stream characterization meets the applicable WAP requirements as a part of the project level verification (Permit Attachment C3, Section C3-4b). If the waste characterization does not meet the applicable requirements of the WAP, the mixed waste stream cannot be managed, stored, or disposed at the WIPP facility until those requirements are met. The Site Project Manager will then complete a WSPF and submit it to the Permittees, along with the accompanying CIS for that waste stream (Permit Attachment C3, Section C3-6b(1)). All data necessary to check the accuracy of the WSPF will be transmitted to the Permittees for verification. This provides notification that the generator/storage site considers that the waste stream (identified by the waste stream identification number) has been adequately characterized for disposal prior to shipment to the WIPP facility. The Permittees will compare radiographic and visual examination data obtained subsequent to submittal and approval of the WSPF (and prior to submittal) with
characterization information presented on this form. If the Permittees determine (through the
data comparison) that the characterization information is adequate, DOE will approve the
WSPF. Prior to the first shipment of containers from the approved waste stream, the approved
WSPF and accompanying CIS will be provided to NMED. If the data comparison indicates that
analyzed containers have hazardous wastes not present on the WSPF, or a different Waste
Matrix Code applies, the WSPF is in error and shall be resubmitted. Ongoing WSPF
examination is discussed in detail in Section C-5a(2).

Audits of generator/storage sites will be conducted as part of the Audit and Surveillance
Program (Permit Attachment C6). The RCRA portion of the generator/storage site audit program
will provide on-site verification of waste characterization procedures; BDR preparation; and
record keeping to ensure that all-applicable provisions of the WAP requirements are met. As
part of the waste characterization data submittal, the generator/storage site will also transmit the
data on a container basis via the WWIS. This data submittal can occur at any time as the data
are being collected, but will be complete for each container prior to shipment of that container.
The WWIS will conduct internal edit/limit checks as the data are entered, and the data will be
available to the Permittees as supporting information for WSPF review. The NMED will have
read-only access to the WWIS as necessary to determine compliance with the WAP. The initial
WSPF check performed by the Permittees will include WWIS data submitted by the
generator/storage site for each waste container submitted for the WSPF review and the CIS.
The Permittees will compare ongoing characterization data obtained and submitted via the
WWIS to the approved WSPF. If this comparison shows that containers have hazardous wastes
not reported on the WSPF, or a different Waste Matrix Code applies, the data are rejected and
the waste containers are not accepted for shipment until a new or revised WSPF is submitted to
the Permittees and approved by the DOE.

If discrepancies regarding hazardous waste number assignment or Waste Matrix Code
designation arise as a result of the Phase I review, the generator/storage sites will be contacted
by the Permittees and required to provide the necessary additional information to resolve the
discrepancy before that waste stream is approved for disposal at the WIPP facility. If the
discrepancy is not resolved, the waste stream will not be approved. The DOE will notify the
NMED in writing of any discrepancies identified during WSPF review and the resulting
discrepancy resolution prior to waste shipment. The Permittees will not manage, store, or
dispose the waste stream until this discrepancy is resolved in accordance with this WAP.

C-5a(1) WWIS Description

All generator/storage sites planning to ship TRU mixed waste to the WIPP facility will supply the
required data to the WWIS. The WWIS Data Dictionary includes all of the data fields, the field
format and the limits associated with the data as established by this WAP. These data will be
subjected to edit and limit checks that are performed automatically by the database, as defined

The Permittees will coordinate the data transmission with each generator/storage site. Actual
data transmission will use appropriate technology to ensure the integrity of the data
transmissions. The Permittees will require sites with large waste inventories and large
databases to populate a data structure provided by the Permittees that contains the required
data dictionary fields that are appropriate for the waste stream (or waste streams) at that site.
The Permittees will access these data via the Internet to ensure an efficient transfer of this data.
Small quantity sites will be given a similar data structure by the Permittees that is tailored to
their types of waste. Sites with very small quantities of waste will be provided with the ability to assemble the data interactively to this data structure on the WWIS.

The Permittees will use the WWIS to verify that all of the supplied data meet the edit and limit checks prior to the shipment of any TRU mixed waste to the WIPP facility. The WWIS automatically will notify the generator/storage site if any of the supplied data fails to meet the requirements of the edit and limit checks via an appropriate error message. The generator/storage site will be required to correct the discrepancy with the waste or the waste data and re-transmit the corrected data prior to acceptance of the data by the WWIS. The Permittees will review data reported for each container of each shipment prior to providing notification to the shipping generator/storage site that the shipment is acceptable. Read-only access to the WWIS will be provided to NMED. Table C-3 contains a listing of the data fields contained in the WWIS that are required as part of this Permit.

The WWIS will generate the following:

- **Waste Emplacement Report**
  
  This report will be added to the operating record to track the quantities of waste, date of emplacement, and location of authorized containers or container assemblies in the repository. The Permittees will document the specific panel room or drift that an individual waste container is placed in as well as the row/column/height coordinates location of the container or containers assembly. This report will be generated on a weekly basis. Locations of containers or container assemblies will also be placed on a map separate from the WWIS. Reports and maps that are included as part of the operating record will be retained at the WIPP site by the Permittees, for the life of the facility.

- **Shipment Summary Report**
  
  This report will contain the container identification numbers (IDs) of every container in the shipment, listed by Shipping Package number and by assembly number (for seven-packs, four-packs, and three-packs), for every assembly in the Shipping Package. This report is used by the Permittees to verify containers in a shipment and will be generated on a shipment basis.

- **Waste Container Data Report**
  
  This report will be generated on a waste stream basis and will be used by the Permittees during the WSPF review and DOE approval process. This report will contain the data listed in the Characterization Module on Table C-3. This report will be generated and attached to the WSPF for inclusion in the facility operating record and will be kept for the life of the facility.

- **Reports of Change Log**
  
  This will consist of a short report that lists the user ID and the fields changed. The report will also include a reason for the change. A longer report will list the information provided on the short report and include a before and after image of the record for
Access to the WWIS will be controlled by the Permittees’ Data Administrator (DA) who will control the WWIS users based on approval from management personnel. Training for the WWIS Data Administrator job position will be in accordance with the WWIS Retrieval Characterization Transportation Data Administrator Task Card on file at the WIPP facility.

The TRU mixed waste generator/storage sites will only have access to data that they have supplied, and only until the data have been formally accepted by the Permittees. After the data have been accepted, the data will be protected from indiscriminate change and can only be changed by an authorized DA.

The WWIS has a Change Log that requires a reason for the change from the DA prior to accepting the change. The data change information, the user ID of the authorized DA making the change, and the date of the change will be recorded in the data change log automatically. The data change log cannot be revised by any user, including the DA. The data change log will be subject to internal and external audits and will provide an auditable trail for all changes made to previously approved data.

C-5a(2) Examination of the Waste Stream Profile Form and Container Data Checks

The Permittees will verify the completeness and accuracy of the Waste Stream Profile Form (Section C3-6b(1)). Figure C-2 includes the waste characterization and waste stream approval process. The assignment of the waste stream description, Waste Matrix Code Group, and Summary Category Groups; the acceptable knowledge summary documentation; the methods used for characterization; the DOE certification, and the appropriate designation of EPA hazardous waste number(s) will be examined by the Permittees. If the WSPF is inaccurate, efforts will be made to resolve discrepancies by contacting the generator/storage site in order for the waste stream to be eligible for shipment to the WIPP facility. If discrepancies in the waste stream are detected at the generator/storage site, the generator/storage site will implement a non-conformance program to identify, document, and report discrepancies (Permit Attachment C3).

The WSPF shall pass all verification checks by the Permittees in order for the waste stream to be approved by DOE for shipment to the WIPP facility. The WSPF check against waste container data will occur during the initial WSPF approval process (Section C-5a).

The EPA hazardous waste numbers for the wastes that appear on the Waste Stream Profile Form will be compared to those in Table C-5 to ensure that only approved wastes are accepted for management, storage, or disposal at the WIPP facility. Some of the waste may also be identified by unique state hazardous waste codes or numbers. These wastes are acceptable at WIPP as long as the TSDF-WAC are met. The CIS will be reviewed by the Permittees to verify that the waste has been classified correctly with respect to the assigned EPA hazardous waste numbers. The Permittees will verify that the applicable requirements of the TSDF-WAC have been met by the generator/storage site.

Waste data transferred via the WWIS after WSPF approval will be compared with the approved WSPF. Any container from an approved hazardous waste stream with a description different from its WSPF will not be managed, stored, or disposed at the WIPP facility.
The Permittees will also verify that three different types of data specified below are available for every container holding TRU mixed waste before that waste is managed, stored, or disposed at WIPP: 1) an assignment of the waste stream’s waste description (by Waste Matrix Codes) and Waste Matrix Code Group; 2) a determination of ignitability, reactivity, and corrosivity; and 3) a determination of compatibility. The verification of waste stream description will be performed by reviewing the WWIS for consistency in the waste stream description and WSPF. The CIS will indicate if the waste has been checked for the characteristics of ignitability, corrosivity, and reactivity. The final verification of waste compatibility will be performed using Appendix C1 of the WIPP RCRA Part B Permit Application (DOE, 1997), the compatibility study.

Any container with unresolved discrepancies associated with hazardous waste characterization will not be managed, stored, or disposed at the WIPP facility until the discrepancies are resolved. If the discrepancies cannot be resolved, DOE will revoke the approval status of the waste stream, suspend shipments of the waste stream, and notify NMED. Waste stream approval will not be reinstated until the generator/storage site demonstrates all corrective actions have been implemented and the generator/storage site waste characterization program is reassessed by the Permittees-DOE.

C-5a(3) Audit and Surveillance Program

An important part of the Permittees’ verification process is the Audit and Surveillance Program. The focus of this audit program is compliance with this WAP and the Permit. This audit program addresses all-AK implementation and testing activities, from waste stream classification assignment through waste container certification, and ensures compliance with SOPs and the WAP. Audits will ensure that containers and their associated documentation are adequately tracked throughout the waste handling process. Operator qualifications will be verified, and implementation of QA/QC procedures will be surveyed. A final report that includes generator/storage site audit results and applicable WAP-related corrective action report (CAR) resolution will be provided to NMED for approval, and will be kept in the WIPP facility operating record until closure of the WIPP facility.

The DOE will perform an initial audit at each generator/storage site performing waste characterization activities prior to the formal acceptance of the WSPFs and/or any waste characterization data supplied by the generator/storage sites. Audits will be performed at least annually thereafter, including the possibility of unannounced audits (i.e., not a regularly scheduled audit). These audits will allow NMED to verify that the Permittees have implemented the WAP and that generator/storage sites have implemented a QA program for the characterization of waste and meet applicable WAP requirements. The accuracy of physical waste description and waste stream assignment provided by the generator/storage site will be verified by review of the radiography results, and visual examination of data records and radiography images (as necessary) during audits conducted by DOE. More detail on this audit process is provided in Permit Attachment C6.

C-5b Phase II Waste Shipment Screening and Verification

As presented in Figure C-3, Phase II of the waste shipment screening and verification process begins with confirmation of the waste pursuant to Permit Attachment C7 after waste shipments are configured. After the waste shipment has arrived, the Permittees will screen the shipments to determine the completeness and accuracy of the EPA Hazardous Waste Manifest and the land disposal restriction notice completeness. The Permittees will verify there are no waste...
shipment irregularities and the waste containers are in good condition. Only those waste
containers that are from shipments that have been confirmed pursuant to Permit Attachment C7
and that pass all Phase II waste screening and verification determinations will be emplaced at
WIPP. For each container shipped, the Permittees shall ensure that the generator/storage sites
provide the following information:

Hazardous Waste Manifest Information:

- Generator/storage site name and EPA ID
- Generator/storage site contact name and phone number
- Quantity of waste
- List of up to six state and/or federal hazardous waste numbers in each line item
- Listing of all shipping container IDs (Shipping Package serial number)
- Signature of authorized generator representative

Specific Waste Container information:

- Waste Stream Identification Number
- List of Hazardous Waste Numbers per Container
- Certification Data
- Shipping Data (Assembly numbers, ship date, shipping category, etc.)

This information shall also be supplied electronically to the WWIS. The container-specific
information will be supplied electronically as described in Section C-5a(1), and shall be supplied
prior to the Permittees’ management, storage, or disposal of the waste.

The Permittees will verify each approved shipment upon receipt at the WIPP facility against the
data on the WWIS shipment summary report to ensure containers have the required
information. A Waste Receipt Checklist will be used to document the verification.

C-5b(1) Examination of the EPA Uniform Hazardous Waste Manifest and Associated Waste
Tracking Information

Upon receipt of a TRU mixed waste shipment, the Permittees will make a determination of EPA
Uniform Hazardous Waste Manifest completeness and sign the manifest to allow the driver to
depart. For CH TRU mixed waste, the Permittees will then make a determination of waste
shipment completeness by checking the unique, bar-coded identification number found on each
container holding TRU mixed waste against the WWIS database after opening the Shipping Package.

The WWIS links the bar-coded identification numbers of all containers in a specific waste
shipment to the waste assembly (for seven-packs, four-packs, three-packs and five-drum
carriages) and to the shipment identification number, which is also written on the EPA
Hazardous Waste Manifest.

For shipments in the RH-TRU 72B cask, the identification number of the single payload
container is read during cask-to-cask transfer in the Transfer Cell and then checked against the
WWIS database. For shipments in the CNS 10-160B cask, the Permittees will make a
determination of waste shipment completeness by checking the unique identification number
found on each container holding TRU mixed waste in the Hot Cell against the WWIS database
after unloading the cask.

Generators electronically transmit the waste shipment information to the WWIS before the TRU
mixed waste shipment is transported. Once a TRU mixed waste shipment arrives, the
Permitees verify the identity of each cask or container (or one container in a bound seven-pack, four-pack, or three-pack) using the data already in the WWIS.

The WWIS will maintain waste container receipt and emplacement information provided by the
Permitees. It will include, among other items, the following information associated with each
container of TRU mixed waste:

- Package Inner Containment Vessel (ICV) or shipping cask closure date
- Package (container or canister) receipt date
- Overpack identification number (if appropriate)
- Container or canister Package (container or canister) emplacement date
- Container or canister Package (container or canister) emplacement location

Manifest discrepancies will be identified during manifest examination and container bar-code
WWIS data comparison. A manifest discrepancy is a difference between the quantity or type of
hazardous waste designated on the manifest and the quantity or type of hazardous waste the
WIPP facility Permitees actually receives. The generator/storage site technical contact (as listed
on the manifest) will be contacted to resolve the discrepancy. If the discrepancy is identified
prior to the containers being removed from the package or shipping cask, the waste will be
retained in the parking area. If the discrepancy is identified after the waste containers are
removed from the package or cask, the waste will be retained in the Waste Handling Building
(WHB) until the discrepancy is resolved. Errors on the manifest can be corrected by the
Permitees at the WIPP facility with a verbal (followed by a mandatory written) concurrence by
the generator/storage site technical contact. All discrepancies that are unresolved within
fifteen (15) days of receiving the waste will be immediately reported to the NMED in writing.
Notifications to the NMED will consist of a letter describing the discrepancies, discrepancy
resolution, and a copy of the manifest. If the manifest discrepancies have not been resolved
within thirty (30) days of waste receipt, the shipment will be returned to the generator/storage
facility. If it becomes necessary to return waste containers to the generator/storage site, a new
EPA Uniform Hazardous Waste Manifest may be prepared by the Permitees.

Documentation of the returned containers will be recorded in the WWIS. Changes will be made
to the WWIS data to indicate the current status of the container(s). The reason for the WWIS
data change and the record of the WWIS data change will be maintained in the change log of
the WWIS, which will provide an auditable record of the returned shipment.

The Permitees will be responsible for the resolution of discrepancies, notification of the NMED,
as well as returning the original copy of the manifest to the generator/storage site.
C-5b(2) Examination of the Land Disposal Restriction (LDR) Notice

TRU Transuranic mixed waste designated by the Secretary of Energy for disposal at the WIPP facility is exempt from the LDRs by the WIPP Land Withdrawal Act Amendment (Public Law 104-201). This amendment states that WIPP “Waste is exempted from treatment standards promulgated pursuant to section 3004(m) of the Solid Waste Disposal Act (42 U.S. C. 6924(m)) and shall not be subjected to the Land Disposal prohibitions in section 3004(d), (e), (f), and (g) of the Solid Waste Disposal Act.” Therefore, with the initial shipment of a TRU mixed waste stream, the generator shall provide the Permittees with a one time written notice. The notice must include the information listed below:

Land Disposal Restriction Notice Information:

- EPA Hazardous Waste Number(s) and Manifest Numbers of first shipment of a mixed waste stream
- Statement: this waste is not prohibited from land disposal
- Date the waste is subject to prohibition

This information is the applicable information taken from column “268.7(a)(4)” of the “Generator Paperwork Requirements Table” in 20.4.1.800 NMAC (incorporating 40 CFR §268.7(a)(4)). Note that item “5” from the “Generator Paperwork Requirements Table” is not applicable since waste analysis data are provided electronically via the WWIS and item “7” is not applicable since waste designated by the Secretary of Energy for disposal at the WIPP facility is exempted from the treatment standards.

The Permittees will review the LDR notice for accuracy and completeness. The generator will prepare this notice in accordance with the applicable requirements of 20.4.1.800 NMAC (incorporating 40 CFR §268.7(a)(4)).

C-5b(3) Verification

The Permittees will make a determination of TRU mixed waste shipment irregularities. The following items will be inspected for each TRU mixed waste shipment arriving at the WIPP facility:

- Whether the number and type of containers holding TRU mixed waste match the information in the WWIS
- Whether the containers are in good condition

The Permittees will verify that the containers (as identified by their container ID numbers) are the containers for which accepted data already exists in the WWIS. A check will be performed by the Permittees comparing the data on the WWIS Shipment Summary Report for the shipment to the actual shipping papers (including the EPA Hazardous Waste Manifest). This check also verifies that the containers included in the shipment are those for which approved shipping data already exist in the WWIS Transportation Data Module (Table C-3). For standard waste boxes (SWBs) and ten drum overpacks (TDOPs), this check will include comparing the barcode on the container with the container number on the shipping papers and the data on the
WWIS Shipment Summary Report. For seven-pack assemblies, one of the seven container barcodes will be read by the barcode reader and compared to the assembly information for this container on the WWIS Shipment Summary Report. This will automatically identify the remaining six containers in the assembly. This process enables the Permittees to identify all of the containers in the assembly with minimum radiological exposure. If all of the container IDs and the information on the shipping papers agree with the WWIS Shipment Summary Report, and the shipment was subject to waste confirmation by the Permittees prior to shipment to the WIPP facility, pursuant to Permit Attachment C7, the containers will be approved for storage and disposal at the WIPP facility.

C-6 Permittees’ Waste Shipment Screening QA/QC

Waste shipment screening QA/QC ensures that TRU mixed waste received is that which has been approved for shipment during the Phase I and Phase II screening. This is accomplished by maintaining QA/QC control of the waste shipment screening process. The screening process will be controlled by administrative processes which will generate records documenting waste receipt that will become part of the waste receipt record. The waste receipt record documents that container identifications correspond to shipping information and approved TRU mixed waste streams. The Permittees will extend QA/QC practices to the management of all records associated with waste shipment screening determinations.

C-7 Records Management and Reporting

As part of the WIPP facility’s operating record, data and documents associated with waste characterization and waste confirmation are managed in accordance with standard records management practices.

All waste characterization data for each TRU mixed waste container transmitted to the WIPP facility shall be maintained by the Permittees for the active life of the WIPP facility plus two years. The active life of the WIPP facility is defined as the period from the initial receipt of TRU mixed waste at the facility until NMED receives certification of final closure of the facility. After their active life, the records shall be retired to the WIPP Records Archive facility and maintained for 30 years. These records will then be offered to the National Archives. However, this disposition requirement does not preclude the inclusion of these records in the permanent marker system or other requirements for institutional control.

The storage of the Permittees’ copy of the manifest, LDR information, waste characterization data, WSPFs, waste confirmation activity records, and other related records will be identified on the appropriate records inventory and disposition schedule RIDS.

The following records will be maintained for waste characterization and waste confirmation purposes as part of the WIPP facility operating record: 

- Completed WIPP WSPFs and accompanying CIS, including individual container data as transferred on the WWIS (or received as hard-copy) and any discrepancy-related documentation as specified in Section C-5a

- Radiography and visual examination records (data sheets, packaging logs, and video and audio recordings) of waste confirmation activities
• Completed Waste Receipt Checklists and discrepancy-related documentation as specified in Section C-5b

• WIPP WWIS Waste Emplacement Report as specified in Section C-5a(1)

• Audit reports and corrective action reports from the Audit and Surveillance Program audits as specified in Section C-5a(3) and Permit Attachment C6

• CARs Corrective action reports and closure information for corrective actions taken due to nonconforming waste being identified during waste confirmation by the Permittees

These records will be maintained for all TRU mixed waste managed at the WIPP facility.

Waste characterization and waste confirmation data and documents related to waste characterization that are part of the WIPP facility operating record Operating Record are managed in accordance with the following guidelines:

C-7a General Requirements

• Records shall be legible
• Corrections shall be made with a single line through the incorrect information, and the date and initial of the person making the correction shall be added
• Black ink is encouraged, unless a copy test has been conducted to ensure the other color ink will copy
• Use of highlighters on records is discouraged
• Records shall be reviewed for completeness
• Records shall be validated by the cognizant manager or designee

C-7b Records Storage

• Active records shall be stored when not in use
• Quality records shall be kept in a one-hour (certified) fire-rated container or a copy of a record shall be stored separately (sufficiently remote from the original) in order to prevent destruction of both copies as a result of a single event such as fire or natural disaster
• Unauthorized access to the records is controlled by locking the storage container or controlling personnel access to the storage area

C-8 Reporting

The Permittees will provide a biennial report in accordance with 20.4.1.500 NMAC (incorporating 40 CFR §264.75) on EPA Form 8700-13 A/B to the NMED that includes information on TRU mixed waste volume and waste descriptions received for disposal during the time period covered by the report previous year.
C-9 List of References


# Table C-1
Summary of Parameters, Characterization Methods, and Rationale for Transuranic Mixed Waste

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<tr>
<td>S3000-Homogeneous Solids</td>
<td>• Solidified inorganics</td>
<td>Physical waste form</td>
<td>Acceptable knowledge, radiography and/or visual examination</td>
<td>• Determine waste matrix&lt;br&gt;• Demonstrate compliance with waste acceptance criteria (e.g., no liquid in excess of TSDF-WAC limits, no incompatible wastes, no compressed gases)</td>
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<td></td>
<td>• Salt waste</td>
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<td>• Solidified organics</td>
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<td>• Contaminated soil/debris</td>
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<td>• Uncategorized metal (metal waste other than lead/cadmium)</td>
<td>Hazardous constituents&lt;br&gt;• Listed&lt;br&gt;• Characteristic</td>
<td>Acceptable knowledge</td>
<td>• Determine assignment of EPA hazardous waste numbers</td>
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<td>• Lead/cadmium waste</td>
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<td>• Inorganic nonmetal waste</td>
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<td></td>
<td>• Heterogeneous debris waste</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Composite filter waste</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

## Summary

- **Waste Matrix Code**
  - S3000-Homogeneous Solids
  - S4000-Soil/Gravel
  - S5000–Debris Waste

- **Waste Matrix Code Groups**
  - Homogeneous Solids: Solidified inorganics, Salt waste, Solidified organics
  - Soil/Gravel: Contaminated soil/debris
  - Debris Waste: Uncategorized metal, Lead/cadmium waste, Inorganic nonmetal waste, Combustible waste, Graphite waste, Heterogeneous debris waste, Composite filter waste

- **Characterization Parameter**
  - Physical waste form
  - Hazardous constituents

- **Method**
  - Acceptable knowledge, radiography and/or visual examination
  - Acceptable knowledge

- **Rationale**
  - Determine waste matrix
  - Demonstrate compliance with waste acceptance criteria (e.g., no liquid in excess of TSDF-WAC limits, no incompatible wastes, no compressed gases)
  - Determine assignment of EPA hazardous waste numbers
### Table C-2
**Required Program Records Maintained in Generator/Storage Site Project Files**

<table>
<thead>
<tr>
<th>Category</th>
<th>Records</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Lifetime Records</strong></td>
<td>• Field sampling data forms</td>
</tr>
<tr>
<td></td>
<td>• Field and laboratory chain-of-custody forms</td>
</tr>
<tr>
<td></td>
<td>• Test facility and laboratory batch data reports</td>
</tr>
<tr>
<td></td>
<td>• Waste Stream Characterization Package</td>
</tr>
<tr>
<td></td>
<td>• Sampling Plans</td>
</tr>
<tr>
<td></td>
<td>• Data reduction, validation, and reporting documentation</td>
</tr>
<tr>
<td></td>
<td>• Acceptable knowledge documentation</td>
</tr>
<tr>
<td></td>
<td>• Waste Stream Profile Form and Characterization Information Summary</td>
</tr>
<tr>
<td><strong>Non-Permanent Records</strong></td>
<td>• Nonconformance documentation</td>
</tr>
<tr>
<td></td>
<td>• Variance documentation</td>
</tr>
<tr>
<td></td>
<td>• Assessment documentation</td>
</tr>
<tr>
<td></td>
<td>• Gas canister tags</td>
</tr>
<tr>
<td></td>
<td>• Methods performance documentation</td>
</tr>
<tr>
<td></td>
<td>• Performance Demonstration Program documentation</td>
</tr>
<tr>
<td></td>
<td>• Sampling equipment certifications</td>
</tr>
<tr>
<td></td>
<td>• Calculations and related software documentation</td>
</tr>
<tr>
<td></td>
<td>• Training/qualification documentation</td>
</tr>
<tr>
<td></td>
<td>• QAPjPs (generator/storage sites) documentation (including all revisions)</td>
</tr>
<tr>
<td></td>
<td>• Calibration documentation</td>
</tr>
<tr>
<td></td>
<td>• Analytical raw data</td>
</tr>
<tr>
<td></td>
<td>• Procurement documentation</td>
</tr>
<tr>
<td></td>
<td>• QA procedures (including all revisions)</td>
</tr>
<tr>
<td></td>
<td>• Technical implementing procedures (including all revisions)</td>
</tr>
<tr>
<td></td>
<td>• Audio/video recording (radiography, visual, etc.)</td>
</tr>
</tbody>
</table>


<table>
<thead>
<tr>
<th>Characterization Module Data Fields</th>
<th>Certification Module Data Fields</th>
</tr>
</thead>
<tbody>
<tr>
<td>Container ID c</td>
<td>Container ID c</td>
</tr>
<tr>
<td>Generator EPA ID</td>
<td>Container type</td>
</tr>
<tr>
<td>Generator Address</td>
<td>Container Weight</td>
</tr>
<tr>
<td>Generator Name</td>
<td>Contact Dose Rate</td>
</tr>
<tr>
<td>Generator Contact</td>
<td>Container Certification date</td>
</tr>
<tr>
<td>EPA Hazardous Waste Number</td>
<td>Container Closure Date</td>
</tr>
<tr>
<td>Hazardous Code</td>
<td></td>
</tr>
<tr>
<td>Layers of Packaging</td>
<td>Contact d</td>
</tr>
<tr>
<td>Liner Exists</td>
<td>Container Weight</td>
</tr>
<tr>
<td>Liner Hole Size</td>
<td>Contact Dose Rate</td>
</tr>
<tr>
<td>Filter Model</td>
<td>Contact Certification date</td>
</tr>
<tr>
<td>Number of Filters Installed</td>
<td>Contact Closure Date</td>
</tr>
<tr>
<td>Item Description Code</td>
<td></td>
</tr>
<tr>
<td>Haz. Hazardous Waste Manifest Number</td>
<td></td>
</tr>
<tr>
<td>NDE Complete a</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Transporter EPA ID</td>
</tr>
<tr>
<td></td>
<td>Transporter Name</td>
</tr>
<tr>
<td></td>
<td>Visual Exam Container e</td>
</tr>
<tr>
<td></td>
<td>Waste Material Parameter d</td>
</tr>
<tr>
<td></td>
<td>Waste Material Weight d</td>
</tr>
<tr>
<td></td>
<td>Waste Matrix Code</td>
</tr>
<tr>
<td></td>
<td>Waste Matrix Code Group</td>
</tr>
<tr>
<td></td>
<td>Waste Stream Profile Number</td>
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</table>

<table>
<thead>
<tr>
<th>Transportation Data Module</th>
<th>Disposal Module Data</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contact-Handled Package Number</td>
<td>Container ID c</td>
</tr>
<tr>
<td>Assembly Number</td>
<td>Disposal Date</td>
</tr>
<tr>
<td>Container IDs c,d</td>
<td></td>
</tr>
<tr>
<td>ICV Closure Date</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Ship Date</td>
</tr>
<tr>
<td></td>
<td>Receive Date</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Disposal Module Data</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Container ID c</td>
<td>Disposal Date</td>
</tr>
<tr>
<td></td>
<td>Disposal Location</td>
</tr>
</tbody>
</table>

---

*a  This is not a complete list of the WWIS data fields.

*b  Some of the fields required for characterization are also required for certification and/or transportation.

*c  Container ID is the main relational field in the WWIS Database.

*d  This is a multiple occurring field for each waste material parameter, nuclide, etc.

*e  These are logical fields requiring only a yes/no.

*f  Required for 7seven-packs of 55-gal drums, 4four-packs of 85-gal drums, or 3three-packs of 100-gal drums to tie all of the drums in that assembly together. This facilitates the identification of waste containers in a shipment without need to breakup the assembly.
## Table C-4
Waste Tanks Subject to Exclusion

<table>
<thead>
<tr>
<th>Hanford Site - 177 Tanks</th>
<th>Savannah River Site - 51 Tanks</th>
<th>Idaho National Engineering and Environmental Laboratory - 15 Tanks</th>
</tr>
</thead>
<tbody>
<tr>
<td>A-101 through A-106</td>
<td></td>
<td>WM-103 through WM-106</td>
</tr>
<tr>
<td>AN-101 through AN-107</td>
<td></td>
<td>WM-180 through 190</td>
</tr>
<tr>
<td>AP-101 through AP-108</td>
<td></td>
<td></td>
</tr>
<tr>
<td>AW-101 through AW-106</td>
<td></td>
<td></td>
</tr>
<tr>
<td>AX-101 through AX-104</td>
<td></td>
<td></td>
</tr>
<tr>
<td>AY-101 through AY-102</td>
<td></td>
<td></td>
</tr>
<tr>
<td>B-101 through B-112</td>
<td></td>
<td></td>
</tr>
<tr>
<td>B-201 through B-204</td>
<td></td>
<td></td>
</tr>
<tr>
<td>BX-101 through BX-112</td>
<td></td>
<td></td>
</tr>
<tr>
<td>BY-101 through BY-112</td>
<td></td>
<td></td>
</tr>
<tr>
<td>C-101 through C-112</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tank 1 through 51</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Savannah River Site - 51 Tanks</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Idaho National Engineering</td>
<td></td>
</tr>
<tr>
<td></td>
<td>and Environmental Laboratory</td>
<td></td>
</tr>
<tr>
<td></td>
<td>- 15 Tanks</td>
<td></td>
</tr>
<tr>
<td></td>
<td>WM-103 through WM-106</td>
<td></td>
</tr>
<tr>
<td></td>
<td>WM-180 through 190</td>
<td></td>
</tr>
</tbody>
</table>
### Table C-5

**Listing of Permitted EPA Hazardous Waste Numbers**

<table>
<thead>
<tr>
<th>EPA Hazardous Waste Numbers</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>F001</td>
<td>D019</td>
</tr>
<tr>
<td>F002</td>
<td>D021</td>
</tr>
<tr>
<td>F003</td>
<td>D022</td>
</tr>
<tr>
<td>F004</td>
<td>D026</td>
</tr>
<tr>
<td>F005</td>
<td>D027</td>
</tr>
<tr>
<td>F006</td>
<td>D028</td>
</tr>
<tr>
<td>F007</td>
<td>D029</td>
</tr>
<tr>
<td>F009</td>
<td>D030</td>
</tr>
<tr>
<td>D004</td>
<td>D032</td>
</tr>
<tr>
<td>D005</td>
<td>D033</td>
</tr>
<tr>
<td>D006</td>
<td>D034</td>
</tr>
<tr>
<td>D007</td>
<td>D035</td>
</tr>
<tr>
<td>D008</td>
<td>D036</td>
</tr>
<tr>
<td>D009</td>
<td>D037</td>
</tr>
<tr>
<td>D010</td>
<td>D038</td>
</tr>
<tr>
<td>D011</td>
<td>D039</td>
</tr>
<tr>
<td>D018</td>
<td>D040</td>
</tr>
</tbody>
</table>

* Acceptance of U-numbered wastes listed for reactivity, ignitability, or corrosivity characteristics is contingent upon a demonstration that the wastes no longer exhibit the characteristic of reactivity, ignitability, or corrosivity.
FIGURES
WASTE STREAM PROFILE FORM

Waste Stream Profile Number: ____________________________
Generator/Storage Site Name: ____________________________
Technical Contract: ____________________________
Generator/Storage Site EPA ID: ____________________________
Technical Contact Phone Number: ____________________________
Date of audit report approved by NMED: ____________________________
Title, version number and date of documents used for WAP Certification ____________________________

Did your facility generate this waste? □ Yes □ No
If no, provide the name and EPA ID of the original generator: ____________________________

WIPP ID: ____________________________
Waste Stream Name: ____________________________
Description from the WTWBIR: ____________________________

Defense Waste: □ Yes □ No
Check one: □ CH □ RH
Number of SWBs ____________
Number of Drums ____________
Number of Canisters ____________
Batch Data Report numbers supporting this waste stream characterization: ____________________________
List applicable EPA Hazardous Waste Numbers (1) ____________________________
Applicable TRUCON Content Numbers: ____________________________

Acceptable Knowledge Information(1)
(for the following, enter supporting documentation used (i.e., references and dates))

Required Program Information
Map of site: ____________________________
Facility mission description: ____________________________
Description of operations that generate waste: ____________________________

Waste Identification/categorization schemes: ____________________________
Types and quantities of waste generated: ____________________________
Correlation of waste streams generated from the same building and process, as applicable ____________________________

Waste certification procedures: ____________________________

Required Waste Stream Information
Area(s) and building(s) from which waste stream was generated: ____________________________
Waste stream volume and time period of generation: ____________________________
Waste generating process description for each building: ____________________________
Waste process flow diagrams: ____________________________

Material inputs or other information identifying chemical/radionuclide content and physical waste form: ____________________________

Waste material parameter estimates per unit of waste: ____________________________
Which Defense Activity generated the waste (check all that apply)

☐ Weapons activities including defense inertial confinement fusion
☐ Naval reactors development
☐ Verification and control technology
☐ Defense research and development
☐ Defense nuclear waste and material by products management
☐ Defense nuclear material production
☐ Defense nuclear waste and materials security and safeguards and security investigations

Figure C-1
WIPP Waste Stream Profile Form (Example Only)
WASTE STREAM PROFILE FORM

Supplemental Documentation
Process design documents: ________________________________
Standard operating procedures: __________________________
Safety Analysis Reports: ________________________________
Waste packaging logs: _________________________________
Test plans/research project reports: _______________________
Site data bases: ______________________________________
Information from site personnel: _________________________
Standard industry documents: ___________________________
Previous analytical data: ________________________________
Material safety data sheets: ______________________________
Sampling and analysis data from comparable/surrogate waste: ______________________________
Laboratory notebooks: _________________________________

Confirmation Information (2)
(for the following, when applicable, enter procedure title(s), number(s), and date(s))

Radiography: __________________________________________
Visual Examination: ____________________________________

Waste characterization procedures used (procedure number, revision number, date): ______________________

Waste Stream Profile Form Certification
I hereby certify that I have reviewed the information in this Waste Stream Profile Form, and it is complete and accurate to the best of my knowledge. I understand that this information will be made available to regulatory agencies and that there are significant penalties for submitting false information, including the possibility of fines and imprisonment for knowing violations.

Signature of Site Project Manager ____________________________ Printed Name and Title _______________________________ Date ___________________________

NOTE: (1) Use back of sheet or continuation sheets, if required.
(2) If, radiography, visual examination were used to confirm EPA Hazardous Waste Numbers, attach signed Characterization Information Summary documenting this determination.

Figure C-1
WIPP Waste Stream Profile Form (Example Only – Continued)
Waste Isolation Pilot Plant
Hazardous Waste Facility Permit
Renewal Application

Figure C-2
Waste Characterization Process

1 Not all containers in the waste stream need to be radiographed or VE'd at the time of WSPF submittal and subsequent approval (C3-6a(2)).

2 This applies to containers that are radiographed/VE'd after WSPF approval (C-3c)

Legend
NMED Action
Generator Action
Permittee Action

Enter Certified Waste Containers into WWIS

Prepare & Execute Sampling/Analysis Plan

Perform Additional Evaluation/Characterization

Perform Radiography or VT

Submit Provisional AK Sufficiency Determination Approval to NMED

Submit AK Sufficiency Determination Request to Permittee

Permittee Reviews and Resolves Comments with the Generator

Approve WSPF and Submit to NMED

Reject WSPF with Discrepancy[es]

Submit WSPF & CIS to Permittees

Prepare WSPF & Characterization Information Summary

No

Sampling/Analysis Necessary?
Yes

Perform Radiography, VT, or Repackaging to Address Prohibited Items, if Required

Remediate

OK?
No

OK?
Yes

Resolve NMED Comments

No

NIED Determines Provisional Approval of AK Sufficiency Determination Request is Adequate

NMED Approves Final Audit Report

Perform Initial Certification Audit

Examines AK Record & Defines Waste Stream

Or

Yes

No
Phase I
Section C-5a

Figure C-3
TRU Mixed Waste Screening and Verification
Figure C-3
TRU Mixed Waste Screening and Verification (Continued)
ATTACHMENT C1

WASTE CHARACTERIZATION TESTING METHODS
ATTACHMENT C1
WASTE CHARACTERIZATION TESTING METHODS

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ATTACHMENT C1

WASTE CHARACTERIZATION TESTING METHODS

Introduction

The Permittees will require generator/storage sites (sites) to use the following testing methods, as applicable, for characterization of transuranic (TRU) mixed waste, which is managed, stored, or disposed at the WIPP facility. These methods include requirements for radiography or visual examination. Additionally, this Attachment provides quality control requirements.

C1-1 Radiography

Radiography has been developed by the Permittees specifically to aid in the examination and identification of containerized waste. The Permittees shall require that sites describe all activities required to achieve the radiography objectives in site Quality Assurance Project Plans (QAPjPs) and standard operating procedures (SOPs). These SOPs should include instructions specific to the radiography system(s) used at the site. For example, to detect liquids, some systems require the container to be rotated back and forth while other systems require the container to be tilted.

A radiography system (e.g., real time radiography, digital radiography/computed tomography) normally consists of an X-ray-producing device, an imaging system, an enclosure for radiation protection, a waste container handling system, an audio/video recording system, and an operator control and data acquisition station. Although these six components are required, it is expected there will be some variation within a given component between sites. The radiography system shall have controls or an equivalent process which allow the operator to control image quality. On some radiography systems, it should be possible to vary the voltage, typically between 150 to 400 kilovolts (kV), to provide an optimum degree of penetration through the waste. For example, high-density material should be examined with the X-ray device set on the maximum voltage. This ensures maximum penetration through the waste container. Low-density material should be examined at lower voltage settings to improve contrast and image definition. The imaging system typically utilizes either a fluorescent screen and a low-light television camera or x-ray detectors to generate the image.

To perform radiography, the waste container is scanned while the operator views the television screen. A video and audio recording is made of the waste container scan and is maintained as a non-permanent record. A radiography data form is also used to document the Waste Matrix Code to ensure that the waste container contains no ignitable, corrosive, or reactive waste by documenting the absence of liquids in excess of Treatment, Storage, and Disposal Facility Waste Acceptance Criteria (TSDF-WAC) limits or compressed gases, and verify that the physical form of the waste is consistent with the waste stream description documented in the Acceptable Knowledge (AK) Summary. Containers whose contents prevent full examination of the remaining contents shall be subject to visual examination unless the site certifies that visual examination would provide no additional relevant information for that container based on the acceptable knowledge AK information for the waste stream. Such certification shall be documented in the generator/storage site’s record.
For containers which contain classified shapes and undergo radiography, the radiography video and audio recording will be considered classified. The radiography data forms will not contain classified information.

The radiography system involves qualitative and semiquantitative evaluations of visual displays. Operator training and experience are the most important considerations for ensuring quality controls in regard to the operation of the radiography system and for interpretation and disposition of radiography results. Only trained personnel shall be allowed to operate radiography equipment.

Standardized training requirements for radiography operators shall be based upon existing industry standard training requirements.

The Permittees shall require each site to develop a training program that provides radiography operators with both formal and on-the-job (OJT) training. Radiography operators shall be instructed in the specific waste generating practices, typical packaging configurations, and associated waste material parameters expected to be found in each Waste Matrix Code at the site. The OJT and apprenticeship shall be conducted by an experienced, qualified radiography operator prior to qualification of the training candidate. The training programs will be site-specific due to differences in equipment, waste configurations, and the level of waste characterization efforts. For example, certain sites use digital radiography equipment, which is more sensitive than real-time radiography equipment. In addition, the particular physical forms and packaging configurations at each site will vary; therefore, radiography operators shall be trained on the types of waste that are generated, stored, and/or characterized at that particular site.

Although the Permittees shall require each site to develop its own training program, all of the radiography QC quality-control requirements specified in this WAP shall be incorporated into the training programs and radiography operations. In this way data quality and comparability will not be affected.

Radiography training programs will be the subject of the Audit and Surveillance Program (Permit Attachment C6).

One or more training containers with items (including prohibited items and internal containers of various sizes) common to the waste streams to be characterized and internal containers of various sizes shall be scanned semiannually by each operator. The audio and video media shall then be reviewed by a supervisor to ensure that operators’ interpretations remain consistent and accurate. Imaging system characteristics shall be verified on a routine basis.

Independent replicate scans and replicate observations of the video output of the radiography process shall be performed under uniform conditions and procedures. Independent replicate scans shall be performed on one waste container per day or once per testing batch, whichever is less frequent, by a qualified radiography operator that was not involved in the original scan of the waste container. Independent observations of one scan (not the replicate scan) shall also be made once per day or once per testing batch, whichever is less frequent, by a qualified radiography operator that was not involved in the original scan of the waste container. A testing batch is a suite of waste containers undergoing radiography using the same testing equipment. A testing batch can be up to 20 waste containers without regard to waste matrix.
Oversight functions include periodic audio/video media reviews of accepted waste containers and shall be performed by qualified radiography operators that were not involved in the original scans of the waste containers. The results of this independent verification shall be available to the radiography operators who performed the original scans. The Permittees shall require the site project manager to be responsible for monitoring the quality of the radiography data and calling for corrective action, when necessary.

C1-2 Visual Examination

The waste container contents may be verified directly by visual examination (VE) of the waste container contents. Visual examination may be performed by physically examining the contents of waste containers to verify the Waste Matrix Code and to verify that the container is properly included in the appropriate waste stream. Visual examination shall be conducted on a waste container to identify and describe all-waste items, packaging materials, and waste material parameters in the waste container. Visual examination activities shall be documented on video/audio media, or by using a second operator to provide additional verification by reviewing the contents of the waste container to ensure correct reporting. When VE is performed using a second operator, each operator performing the VE shall observe for themselves the waste being placed in the waste container or the contents within the examined waste container when waste is not removed. The results of all-VE shall be documented on VE data forms, which are used to document the Waste Matrix Code, ensure that the waste container contains no ignitable, corrosive, or reactive waste by documenting the absence of liquids in excess of TSDF-WAC limits or compressed gases, and to verify that the physical form of the waste is consistent with the waste stream description documented in the AK Summary.

Visual examination recorded on video/audio media shall meet the following minimum requirements:

- The video/audio media shall record the waste packaging event for the container such that all-waste items placed into the container are recorded in sufficient detail and shall contain an inventory of waste items in sufficient detail that another trained VE operator can identify the associated waste material parameters.
- The video/audio media shall capture the waste container identification number.
- The personnel loading the waste container shall be identified on the video/audio media or on packaging records traceable to the loading of the waste container.
- The date of loading of the waste container will be recorded on the video/audio media or on packaging records traceable to the loading of the waste container.

Visual examination performed using two generator/storage site personnel shall meet the following minimum requirements:

- At least two generator/storage site personnel who witnessed the packaging of the waste shall approve the data forms or packaging records attesting to the contents of the waste container.
• The data forms or packaging records shall contain an inventory of waste items in sufficient detail that another trained VE operator can identify the associated waste material parameters.

• The waste container identification number shall be recorded on the data forms or packaging records.

Visual examination video/audio media of containers which contain classified shapes shall be considered classified information. Visual examination data forms or packaging records will not contain classified information.

Waste container packaging records may be used to meet the VE data quality objectives (DQOs) (Permit Attachment C, Section C-4a(1)). These records must meet the minimum requirements listed above for either VE recorded on video/audio media or VE performed by two generator/storage site personnel, and shall be reviewed by operators trained and qualified to the requirements listed below. The operators will prepare data forms based on the visual examination records. Visual examination batch data reports will be prepared, reviewed, and approved as described in Permit Attachment C, Section C-4, and Permit Attachment C3.

Standardized training for VE shall be developed. Visual examination operators shall be instructed in the specific waste generating processes, typical packaging configurations, and waste material parameters expected to be found in each Waste Matrix Code at the site. The training shall be site specific to include the various waste configurations generated/stored at the site. For example, the particular physical forms and packaging configurations at each site will vary so operators shall be trained to examine the types of waste that are generated, stored, and/or characterized at that particular site. Training will include the following regardless of Summary Category Group:

• Identifying and describing the contents of a waste container by examining all items in waste containers of previously packaged waste

• Identifying when VE cannot be used to meet the DQOs

Visual examination personnel shall be requalified once every two years.

Each VE facility shall designate a VE expert. The VE expert shall be familiar with the waste generating processes that have taken place at that site and also be familiar with all of the types of waste being characterized at that site. The VE expert shall be responsible for the overall direction and implementation of the VE at that facility. The Permittees shall require site QAPjPs to specify the selection, qualification, and training requirements of the VE expert.
ATTACHMENT C3

QUALITY ASSURANCE OBJECTIVES AND DATA VALIDATION TECHNIQUES FOR WASTE CHARACTERIZATION METHODS
ATTACHMENT C3

QUALITY ASSURANCE OBJECTIVES AND DATA VALIDATION TECHNIQUES FOR WASTE CHARACTERIZATION METHODS

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ATTACHMENT C3

QUALITY ASSURANCE OBJECTIVES AND DATA VALIDATION
TECHNIQUES FOR WASTE CHARACTERIZATION METHODS

C3-1 Validation Methods

The Permittees shall require the generator/storage sites (sites) to perform data validation of all data so that data used for Waste Isolation Pilot Plant (WIPP) compliance programs will be of known and acceptable quality.

The qualitative data or descriptive information generated by radiography and visual examination is not amenable to statistical data quality analysis. However, radiography and visual examination are complementary techniques yielding similar data for determining the waste matrix code. The waste matrix code is determined to ensure that the container is properly included in the appropriate waste stream.

Data validation will be used to assess the quality of waste characterization data collected based upon project precision, accuracy, completeness, comparability, and representativeness objectives. These objectives are described below:

Precision

Precision is a measure of the mutual agreement among multiple measurements.

Accuracy

Accuracy is the degree of agreement between a measured result and the true or known value.

Completeness

Completeness is a measure of the amount of valid data obtained from a method compared to the total amount of data obtained.

Comparability

Comparability is the degree to which one data set can be compared to another.

Representativeness

Representativeness is the degree to which a sample represents a characteristic of a population.

C3-2 Non Destructive Examination Methods

Quality Assurance Objectives

The quality assurance objectives (QAOs) for non-destructive examination (NDE) methods are detailed in this section. Non-destructive examination (NDE) can be either radiography or visual examination (VE). If the QAOs described below are not met, then
corrective action shall be taken. It should be noted that NDE is primarily a qualitative
determination. The objective of NDE for the program is to verify that the physical form of the
waste matches the waste stream description as determined by acceptable knowledge (AK) and
the absence of prohibited items. The Permittees shall require each site to describe all activities
required to achieve these objectives in the site quality assurance project plan (QAPjP) and
standard operating procedures (SOPs).

C3-2a Radiography

Data to meet these objectives must be obtained from a video and audio recorded scan provided
by trained radiography operators at the sites. Results must also be recorded on a radiography
data form. The precision, accuracy, completeness, and comparability objectives for radiography
data are presented below.

Precision

Precision is maintained by reconciling any discrepancies between two radiography operators
with regard to identification of the waste matrix code, liquids in excess of Treatment, Storage,
and Disposal Facility Waste Acceptance Criteria (TSDF-WAC) limits, and compressed gases
through independent replicate scans and independent observations. Additionally, the precision
of radiography is verified prior to use by tuning precisely enough to demonstrate compliance
with QAOs through viewing an image test pattern.

Accuracy

Accuracy is obtained by using a target to tune the image for maximum sharpness and by
requiring operators to successfully identify 100 percent of the items required to meet the data
quality objectives (DQOs) for radiography specified in Permit Attachment C, Section C-4a(1) in
a training container during their initial qualification and subsequent requalification.

Completeness

A video and audio media recording of the radiography examination and a validated radiography
data form will be obtained for 100 percent of the waste containers subject to radiography. All
video and audio media recordings and radiography data forms will be subject to validation
as indicated in Section C3-4.

Comparability

The comparability of radiography data from different operators shall be enhanced by using
standardized radiography procedures and operator qualifications.

C3-2b Visual Examination

Results must be recorded on a VE data form. The precision, accuracy, completeness, and
comparability objectives for VE data are presented below.
Precision

Precision is maintained by reconciling any discrepancies between the operator and the independent technical reviewer with regard to identification of waste matrix code, liquids in excess of TSDF-WAC limits, and compressed gases.

Accuracy

Accuracy is maintained by requiring operators to pass a comprehensive examination and demonstrate satisfactory performance in the presence of the VE expert during their initial qualification. Visual examination VE operators shall be requalified every two years.

Completeness

A validated VE data form will be obtained for 100 percent of the waste containers subject to VE.

Comparability

The comparability of VE data from different operators shall be enhanced by using standardized VE procedures and operator qualifications.

C3-3 Acceptable Knowledge

Acceptable knowledge documentation provides primarily qualitative information that cannot be assessed according to specific data quality goals that are used for quantitative techniques. To ensure that the acceptable knowledge process is consistently applied, the Permittees shall require sites to comply with the following data quality requirements for acceptable knowledge documentation AK:

- Precision - The qualitative determinations, such as compiling and assessing acceptable knowledge documentation AK, do not lend themselves to statistical evaluations of precision. However, the acceptable knowledge information AK will be addressed by the independent review of acceptable knowledge information during internal and external audits.

- Accuracy - The percentage of waste containers which require reassignment to a new waste matrix code and/or designation of different U.S. Environmental Protection Agency (EPA) hazardous waste numbers based on testing data and discrepancies identified by the Permittees during waste confirmation will be reported as a measure of acceptable knowledge AK accuracy.

- Completeness - The acceptable knowledge record must contain 100 percent of the required information (Permit Attachment C4, Section C4-3). The usability of the acceptable knowledge information will be assessed for completeness during audits.

- Comparability - Comparability is ensured through sites meeting the training requirements and complying with the minimum standards outlined for procedures that are used to implement the acceptable knowledge AK process. All sites must assign hazardous waste numbers in accordance with Permit Attachment C4-3b.
and provide this information regarding its waste to other sites who store or generate a similar waste stream.

- **Representativeness** - Representativeness is a qualitative parameter that will be satisfied by ensuring that the process of obtaining, evaluating, and documenting acceptable knowledge (AK) information is performed in accordance with the minimum standards established in Permit Attachment C4, Section C4-3. Sites also must assess and document the limitations of the acceptable knowledge (AK) information used to assign EPA hazardous waste numbers (e.g., purpose and scope of information, date of publication, type and extent to which waste parameters are addressed).

The Permittees shall require each generator/storage site to comply with the nonconformance notification and reporting requirements of Section C3-7 if the results of testing specified in Permit Attachment C are inconsistent with acceptable knowledge (AK) documentation.

The Permittees shall require each site to address quality control by tracking its performance with regard to the use of acceptable knowledge (AK) by: 1) assessing the frequency of inconsistencies among information, and 2) documenting acceptable knowledge (AK) inconsistencies identified through radiography and visual examination. In addition, the acceptable knowledge (AK) process and waste stream documentation must be evaluated through internal assessments by generator/storage site quality assurance organizations and assessments by auditors external to the organization (i.e., the Permittees).

### C3-4 Data Review, Validation, and Verification Requirements

Procedures shall be developed for the review, validation, and verification of data at the data generation level; the validation and verification of data at the project level; and the verification of data at the Permittee level. Data review determines if raw data have been properly collected and ensures raw data are properly reduced. Data validation verifies that the data reported satisfy the requirements of this Waste Analysis Plan (WAP) and is accompanied by signature release. Data verification authenticates that data as presented represent the testing activities as performed and have been subject to the appropriate levels of data review. The requirements presented in this section ensure that WAP records furnish documentary evidence of quality.

The Permittees shall require the sites to generate the following Batch Data Reports (BDRs) for data validation, verification, and quality assurance activities:

- **A Testing Batch Data Report (BDR) or equivalent includes all data pertaining to radiography or visual examination for up to 20 waste containers without regard to waste matrix. Table C3-3 lists all of the information required in Testing Batch Data Reports (identified with an “X”) and other information that is necessary for data validation, but is optional in Testing Batch Data Reports (identified with an “O”).**

### C3-4a Data Generation Level

The following are minimum requirements for raw data collection and management which the Permittees shall require for each site:
All raw data shall be signed and dated in reproducible ink by the person generating it. Alternately, unalterable electronic signatures may be used.

All data must be recorded clearly, legibly, and accurately in field records.

All changes to original data must be lined out, initialed, and dated by the individual making the change. A justification for changing the original data may also be included. Original data must not be obliterated or otherwise disfigured so as not to be unreadable. Data changes shall only be made by the individual who originally collected the data or an individual authorized to change the data.

All data must be transferred and reduced from field records completely and accurately.

All field records must be maintained as specified in Permit Attachment C, Table C-2 of Attachment C.

Data must be organized into a standard format for reporting purposes (Batch Data Report BDR), as outlined in specific testing procedures.

All electronic and video data must be stored appropriately to ensure that waste container and associated quality control (QC) data are readily retrievable. In the case of classified information, additional security provisions may apply that could restrict retrievability. The additional security provisions will be documented in generator/storage site procedures as outlined in the QAPjP in accordance with prevailing classified information security standards.

Data review, validation, and verification at this level involves scrutiny and signature release from qualified independent technical reviewer(s) not involved in the generation or recording of the data under review, as specified below. Individuals conducting this data review, validation, and verification must use checklists that address all of the items included in this section. Completed checklists must be forwarded with Batch Data Reports BDRs to the project level.

C3-4a(1) Independent Technical Review

The independent technical review ensures by review of raw data that data generation and reduction are technically correct; calculations are verified correct; deviations are documented; and quality assurance (QA)/QC results are complete, documented correctly, and compared against WAP criteria. This review validates and verifies all of the work documented by the originator.

One hundred percent of the Batch Data Reports BDRs must receive an independent technical review by a trained and qualified individual who was not involved in the generation or recording of the data under review. This review shall be performed by an individual other than the data generator who is qualified to have performed the initial work. The independent technical review must be performed as soon as practicably possible in order to determine and correct negative quality trends in the testing process. However at a minimum, the independent technical review must be performed before any waste associated with the data reviewed is managed, stored, or...
disposed at the WIPP facility. The reviewer(s) must release the data as evidenced by signature, and as a consequence ensure the following:

- Data generation and reduction were conducted in a technically correct manner in accordance with the methods used (procedure with revision). Data were reported in the proper units and correct number of significant figures.

- Calculations have been verified by a valid calculation program, a spot check of verified calculation programs, and/or 100 percent check of all hand calculations. Values that are not verifiable to within rounding or significant difference discrepancies must be rectified prior to completion of independent technical review.

- The data have been reviewed for transcription errors.

- The testing data QA documentation for Batch Data Reports BDRs is complete and includes, as applicable, raw data, calculation records, calibration records (or references to an available calibration package). Corrective action will be taken to ensure that all Batch Data Reports BDRs are complete and include all necessary raw data prior to completion of the independent technical review.

- Radiography tapes have been reviewed (independent observation) on a waste container basis at a minimum of once per testing batch or once per day of operation, whichever is less frequent (Attachment C1, Section C1-1). The radiography tape will be reviewed against the data reported on the radiography form to ensure that the data are correct and complete.

- QAOs have been met according to the methods outlined in Sections C3-2 and C3-3.

C3-4b Project Level

Data validation and verification at this level involves scrutiny and signature release from the Site Project Manager (or designee). The Permittees shall require each site to meet the following minimum requirements for each waste container. Any nonconformance identified during this process shall be documented on a nonconformance report (Section C3-7).

The Site Project Manager shall ensure that a repeat of the data generation level review, validation, and verification is performed on the data for a minimum of one randomly chosen waste container quarterly (every three months). This exercise will document that the data generation level review, validation, and verification is being performed according to implementing procedures.

C3-4b(1) Site Project Manager Review

The Site Project Manager Review is the final validation that all of the data contained in Batch Data Reports BDRs from the data generation level are complete and have been properly reviewed as evidenced by signature release and completed checklists.

One hundred percent of the Batch Data Reports BDRs must have Site Project Manager signature release. At a minimum, the Site Project Manager signature release must be performed
before any waste associated with the data reviewed is managed, stored, or disposed at the WIPP facility. This signature release must ensure the following:

- Testing batch QC checks (e.g., replicate scans, measurement system checks) were properly performed. Radiography data are complete and acceptable based on evidence of videotape review of one waste container per day or once per testing batch, whichever is less frequent, as specified in Permit Attachment C1, Section C1-1.

- Data generation level independent technical review, validation, and verification have been performed as evidenced by the completed review checklists and appropriate signature releases.

- Independent technical reviewers were not involved in the generation or recording of the data under review.

- Batch data review checklists are complete.

- Batch Data Reports are complete and data are properly reported (e.g., data are reported in the correct units, and with the correct number of significant figures).

- Verify that data are within established data assessment criteria and meet all the applicable QAOs (Sections C3-2 and C3-3).

C3-4b(2) Prepare Site Project Manager Summary and Data Validation Summary

To document the project-level validation and verification described above, the Permittees shall require each Site Project Manager (or designee) to prepare a Site Project Manager Summary and a Data Validation Summary. These reports may be combined to eliminate redundancy. The Site Project Manager Summary includes a validation checklist for each Batch Data Report. Checklists for the Site Project Manager Summary must be sufficiently detailed to validate all aspects of a Batch Data Report that affect data quality. The Data Validation Summary provides verification that, on a per waste container basis as evidenced by Batch Data Report reviews, all data have been validated in accordance with the site QAP. The Data Validation Summary must identify each Batch Data Report reviewed (including all waste container numbers), describe how the validation was performed and whether or not problems were detected (e.g., nonconformance reports), and include a statement indicating that all the data are acceptable. Summaries must include release signatures.

C3-4b(3) Prepare Waste Stream Characterization Package

In the event the Permittees request detailed information on a waste stream, the Site Project Manager will provide a Waste Stream Characterization Package. The Site Project Manager must ensure that the Waste Stream Characterization Package (Section C3-6b(3)) will support waste characterization determinations.

C3-4c Permittee Level

The final level of data verification occurs at the Permittee level and must, at a minimum, consist of reviewing a sample of the Batch Data Reports during audits of generator/storage sites.
to verify completeness. During such audits, the DOE is responsible for the verification that Batch Data Reports (BDRs) include the following:

- Project-level signature releases
- Listing of all the waste containers being presented in the report
- Listing of all the testing, batch numbers associated with each waste container being reported in the package
- Site Project Manager Summary
- Data Validation Summary

For each Waste Stream Profile Form (WSPF) submitted for approval, DOE must verify that each submittal (i.e., WSPF and Characterization Information Summary) is complete and notify the originating site in writing of the WSPF approval. The DOE will maintain the data as appropriate for use in the regulatory compliance programs. For subsequent shipments made after the initial WSPF approval, the verification will also include WWIS internal limit checks (Permit Attachment C, Section C-5a(1)).

C3-5 Reconciliation with Data Quality Objectives

Reconciling the results of waste testing with the DQOs provides a way to ensure that data will be of adequate quality to support the regulatory compliance programs. Reconciliation with the DQOs will take place at both the project level and the Permittees’ level. At the project level, reconciliation will be performed by the Site Project Manager, while at the Permittees’ level, reconciliation will be performed as described below.

C3-5a Reconciliation at the Project Level

The Permittees shall require each Site Project Manager to ensure that all the data generated and used in decision making meet the DQOs provided in Permit Attachment C, Section C-4a(1) of Permit Attachment C. To do so, the Site Project Manager must assess whether data of sufficient type, quality, and quantity have been collected. For each waste stream characterized, the Permittees shall require each Site Project Manager to determine if sufficient data have been collected to determine the following WAP-required waste parameters, as applicable:

- Waste matrix code
- Waste material parameter weights
- If each waste container of waste contains transuranic (TRU) radioactive waste
- Whether the waste stream exhibits a toxicity characteristic (TC) under 20.4.1.200 New Mexico Administrative Code (NMAC) (incorporating Title 40 of the Code of Federal Regulations (CFR) Part 261, Subpart C)
- Whether the waste stream contains listed waste found in 20.4.1.200 NMAC (incorporating 40 CFR Part 261, Subpart D)
• Whether the waste stream can be classified as hazardous or nonhazardous

• Whether the overall completeness, comparability, and representativeness QAOs were met for each of the testing procedures as specified in Sections C3-2 and C3-3 prior to submittal of a WSPF for a waste stream or waste stream lot.

If the Site Project Manager determines that insufficient data have been collected to make the determinations listed above, additional data collection efforts must be undertaken. The reconciliation of a waste stream shall be performed, as described in Permit Attachment C4, prior to submittal of WSPF and Characterization Information Summary (CIS) to the Permittees for that waste stream. The Permittees shall not manage, store, or dispose a TRU mixed waste stream at the WIPP facility unless the Site Project Manager determines that the WAP-required waste parameters listed above have been met for that waste stream.

C3-5b Reconciliation at the Permittee Level

The Permittees must also ensure that data of sufficient type, quality, and quantity are collected to meet WAP DQOs. The Permittees will ensure sufficient data have been collected to determine if the waste characterization information is adequate to demonstrate the Permittees’ compliance with Permit Attachment C, Section C-4a(1). This is performed during the Permittees’ review of the WSPF and CIS Characterization Information Summary and is documented by the DOE’s approval of the WSPF.

C3-6 Data Reporting Requirements

Data reporting requirements define the type of information and the method of transmittal for data transfer from the data generation level to the project level and from the project level to the Permittees.

C3-6a Data Generation Level

Data shall be transmitted by hard copy or electronically (provided a hard copy is available on demand) from the data generation level to the project level. Transmitted data shall include all Batch Data Reports (BDRs) and data review checklists. The Batch Data Reports (BDRs) and checklists used must contain all of the information required by the testing techniques described in Permit Attachments C1 through C6, as well as the signature releases to document the review, validation, and verification as described in Section C3-4. All Batch Data Reports and checklists shall be in approved formats, as provided in site-specific documentation.

Batch Data Reports shall be forwarded to the Site Project Manager. All Batch Data Reports shall be assigned serial numbers, and each page shall be numbered. The identification serial number used for Batch Data Reports (BDRs) can be the same as the testing batch number.

QA Quality assurance documentation, including raw data, shall be maintained in either testing facility files, or site project files for those facilities located on site in accordance with the document storage requirements of site approved site QAPjPs.
C3-6b Project Level

The site project office shall prepare a WSPF for each waste stream certified for shipment to the WIPP facility based on information obtained from acceptable knowledge and Batch Data Reports, if applicable. In addition, the site project office must ensure that the Characterization Information Summary and the Waste Stream Characterization Package (when requested by the Permittees) are prepared as appropriate. The Site Project Manager must also verify these reports are consistent with information found in batch reports. Summarized testing data are included in the Characterization Information Summary. The contents of the WSPF, Characterization Information Summary, and Waste Stream Characterization Package are discussed in the following sections.

After approval of a WSPF and the associated Characterization Information Summary by the DOE, the generator/storage site are required to maintain a cross reference of container identification numbers to each Batch Data Report.

A Waste Stream Characterization Package shall be transmitted by hard copy or electronically from the Site Project Manager to the Permittees when requested.

C3-6b(1) Waste Stream Profile Form

The Waste Stream Profile Form (WSPF) shall include the following information:

- Generator/storage site name
- Generator/storage site EPA ID
- Date of audit report approval by NMED (if obtained)
- Original generator of waste stream
- Whether waste is contact-handled or remote-handled
- The Waste Stream WIPP Identification Number
- Summary Category Group
- Waste Matrix Code Group
- Waste Material Parameter Weight Estimates per unit of waste
- Waste stream name
- A description of the waste stream
- Applicable EPA hazardous waste numbers
- Applicable TRUCON codes
C3-6b(2) Characterization Information Summary

The CIS shall include the following elements, if applicable:

- A listing of acceptable knowledge documentation used to identify the waste stream
- The waste characterization procedures used and the revision number and date of the procedure
- Certification signature of Site Project Manager, name, title, and date signed

Data reconciliation with DQOs

- Radiography and VE summary to document that all prohibited items are absent in the waste and to verify that the physical form of the waste matches the waste stream description as determined by AK (if applicable).
- A justification for the selection of radiography and/or VE as an appropriate method for characterizing the waste.
- A complete listing of all container identification numbers used to generate the WSPF, cross-referenced to each BDR Batch Data Report
- Complete AK summary, including stream name and number, point of generation, waste stream volume (current and projected), generation dates, TRUCON codes, Summary Category Group, Waste Matrix Code(s) and Waste Matrix Code Group, other TRU Waste Baseline Inventory Report TWBIR information, waste stream description, areas of operation, generating processes, Resource Conservation and Recovery Act RCRA determinations, radionuclide information, all references used to generate the AK summary, and any other information required by Permit Attachment C4, Section C4-2b.
- List of any AK Sufficiency Determinations requested for the waste stream, if applicable.
- Certification through acceptable knowledge or testing that any waste assigned the EPA hazardous waste number of U134 (hydrofluoric acid) no longer exhibits the characteristic of corrosivity. This is verified by ensuring that no liquid is present in U134 waste.
C3-6b(3) Waste Stream Characterization Package

The Waste Stream Characterization Package includes the following information:

- Waste Stream Profile Form (WSPF, Section C3-6b(1))
- Accompanying Characterization Information Summary (Section C3-6b(2))
- Complete AK summary (Section C3-6b(2))
- Batch Data Reports supporting the characterization of the waste stream and any others requested by the Permittees
- Raw testing data requested by the Permittees

C3-6b(4) WIPP Waste Information System (WWIS) Data Reporting

The WIPP Waste Information System (WWIS) Data Dictionary includes all of the data fields, the field format and the limits associated with the data as established by this WAP. These data will be subjected to edit and limit checks that are performed automatically by the database, as defined in the Waste Data System User's Manual (DOE, 2019).

C3-7 Nonconformances

The Permittees shall require the status of work and the WAP activities at participating generator/storage sites to be monitored and controlled by the Site Project Manager. This monitoring and control shall include nonconformance identification, documentation, and reporting.

The nonconformances and corrective action processes specified in this section describe procedures between the Permittees and the generator/storage sites.

Nonconformances

Nonconformances are uncontrolled and unapproved deviations from an approved plan or procedure. Nonconforming items and activities are those that do not meet the WAP requirements, procurement document criteria, or approved work procedures. Nonconforming items shall be identified by marking, tagging, or segregating, and the affected generator/storage site(s) notified. Any waste container for which a nonconformance report (NCR) has been written will not be shipped to the WIPP facility unless the condition that led to the NCR for that container has been dispositioned in accordance with DOE’s Quality Assurance Program Description (QAPD). Disposition of nonconforming items shall be identified and documented. The QAPD shall identify the person(s) responsible for evaluating and dispositioning nonconforming items and shall include referenced procedures for handling them. For each container selected for confirmation pursuant to Permit Attachment C7, the Permittees will examine the respective NCR documentation to verify NCRs have been dispositioned for the selected container.
Management at all levels shall foster a “no-fault” attitude to encourage the identification of nonconforming items and processes. Nonconformances may be detected and identified by anyone performing WAP activities, including:

- Project staff - during field operations, supervision of subcontractors, data validation and verification, and self-assessment
- Testing Facility staff - during the preparation for and performance of laboratory testing; calibration of equipment; QC activities; data review, validation, and verification; and self-assessment
- QA personnel - during oversight activities or audits

A NCR shall be prepared for each nonconformance identified. Each NCR shall be initiated by the individual(s) identifying the nonconformance. The NCR shall then be processed by knowledgeable and appropriate personnel. For this purpose, a NCR including, or referencing as appropriate, results of QC tests, audit reports, internal memoranda, or letters shall be prepared. The NCR must provide the following information:

- Identification of the individual(s) identifying or originating the nonconformance
- Description of the nonconformance
- Method(s) or suggestions for correcting the nonconformance (corrective action)
- Schedule for completing the corrective action
- An indication of the potential ramifications and overall usability of the data, if applicable
- Any approval signatures specified in the site nonconformance procedures

The Permittees shall require the Site Project Manager to oversee the NCR process and be responsible for developing a plan to identify and track all nonconformances and report this information to the Permittees. The Site Project Manager is also responsible for notifying project personnel of the nonconformance and verifying completion of the corrective action for nonconformances.

Nonconformance to DQOs

For any non-administrative nonconformance related to applicable requirements specified in this WAP which are first identified at the Site Project Manager signature release level (i.e., a failure to meet a DQO), the Permittees shall receive written notification within seven calendar days of identification and shall also receive a NCR within 30 calendar days of identification of the incident. The DOE shall require the generator/storage site to implement a corrective action which remedies the nonconformance prior to management, storage, or disposal of the waste at the WIPP facility. The Permittees shall send NMED a monthly summary of nonconformances identified during the previous month, indicating the number of nonconformances received and the generator/storage sites responsible. If nonconformances are not identified in a given month, a report is not required.
DOE’s Corrective Action Process

The DOE shall initiate a corrective action process when internal nonconformances and nonconformances at the generator/storage sites are identified. Activities and processes that do not meet requirements are documented as deficiencies.

When a deficiency is identified by the Permittees, the following process action steps are required:

- The condition is documented on a Corrective Action Report (CAR) by the individual identifying the problem.
- The DOE has designated the CAR Initiator and Assessment Team Leader to review the CAR, determine validity of the finding (determine that a requirement has been violated), classify the significance of the condition, assign a response due date, and issue the CAR to the responsible party.
- The responsible organization reviews the CAR, evaluates the extent and cause of the deficiency and provides a response to DOE, indicating remedial actions and actions to preclude recurrence that will be taken.
- The DOE reviews the response from the responsible organization and, if acceptable, communicates the acceptance to the responsible organization.
- The responsible organization completes remedial actions and actions to preclude recurrence of the condition.
- After all corrective actions have been completed, DOE schedules and performs a verification to ensure that corrective actions have been completed and are effective. When all corrective actions have been completed and verified as being effective, the CAR is closed by the CAR Initiator and Assessment Team Leader on behalf of DOE.
- As part of the planning process for subsequent audits and surveillances, past deficiencies are reviewed and the previous deficient activity or process is subject to reassessment.

C3-8 Special Training Requirements and Certifications

Before performing activities that affect WAP quality, all personnel are required to receive indoctrination into the applicable scope, purpose, and objectives of the WAP and the specific QAOs of the assigned task. Personnel assigned to perform activities for the WAP shall have the education, experience, and training applicable to the functions associated with the work. Evidence of personnel proficiency and demonstration of competence in the task(s) assigned must be demonstrated and documented. All personnel designated to work on specific aspects of the WAP shall maintain qualification (i.e., training and certification) throughout the duration of the work as specified in this WAP and applicable QAPjPs/procedures. Job performance shall be evaluated and documented at periodic intervals, as specified in the implementing procedures.
Personnel involved in WAP activities shall receive continuing training to ensure that job proficiency is maintained. If not specified by this WAP, the due date for required continuing training courses and requalification shall be the end of the month of the anniversary date when the training was previously completed. Training includes both education in principles and enhancement of skills. Each participating site shall include in its QAPJP a description of the procedures for implementing personnel qualification and training. All training records that specify the scope of the training, the date of completion, and documentation of job proficiency shall be maintained as QA Records in the site project file.

The minimum qualifications for certain specified positions for the WAP are summarized in Table C3-2. QAPJPs, or their implementing SOPs, shall specify the site-specific titles and minimum training and qualification requirements for personnel performing WAP activities. QAPJPs/procedures shall also contain the requirements for maintaining records of the qualification, training, and demonstrations of proficiency by these personnel.

An evaluation of personnel qualifications shall include comparing and evaluating the requirements specified in the job/position description and the skills, training, and experience included in the current resume of the person. This evaluation also must be performed for personnel who change positions because of a transfer or promotion as well as personnel assigned to short-term or temporary work assignments that may affect the quality of the WAP. QAPJPs/procedures shall identify the responsible person(s) for ensuring that all personnel maintain proficiency in the work performed and identify any additional training that may be required.

C3-9 Changes to WAP-Related Plans or Procedures

Controlled changes to WAP-related plans or procedures shall be managed through the document control process described in the QAPD. The Site Project Manager shall review all the non-administrative changes and evaluate whether those changes could impact DQOs specified in the Permit. After site certification, any changes to WAP-related plans or procedures that could positively or negatively impact DQOs (i.e., those changes that require prior approval of the DOE as defined in Attachment C5, Section C5-2) shall be reported to the DOE within five days of identification by the project level review. The Permittees shall send the NMED a monthly summary briefly describing the changes to data-quality affecting plans and procedures identified pursuant to this section during the previous month. If changes to data-quality affecting plans and procedures are not identified in a given month, a report is not required.

C3-10 List of References


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<tbody>
<tr>
<td>Iron-based Metals/Alloys</td>
<td>Iron and steel alloys in the waste; does not include the waste container</td>
</tr>
<tr>
<td></td>
<td>materials</td>
</tr>
<tr>
<td>Aluminum-based Metals/Alloys</td>
<td>Aluminum or aluminum-based alloys in the waste materials</td>
</tr>
<tr>
<td>Other Metals</td>
<td>Other metals found in the waste materials</td>
</tr>
<tr>
<td>Other Inorganic Materials</td>
<td>Nonmetallic inorganic waste including concrete, glass, firebrick, ceramics,</td>
</tr>
<tr>
<td></td>
<td>sand, and inorganic sorbents</td>
</tr>
<tr>
<td>Cellulosics</td>
<td>Materials generally derived from high-polymer plant carbohydrates; (e.g.,</td>
</tr>
<tr>
<td></td>
<td>paper, cardboard, wood, and cloth)</td>
</tr>
<tr>
<td>Rubber</td>
<td>Natural or man-made elastic latex materials; (e.g., surgeons’ gloves, and</td>
</tr>
<tr>
<td></td>
<td>leaded rubber gloves)</td>
</tr>
<tr>
<td>Plastics (waste materials)</td>
<td>Generally man-made materials, often derived from petroleum feedstock; (e.g.,</td>
</tr>
<tr>
<td></td>
<td>polyethylene and polyvinylchloride)</td>
</tr>
<tr>
<td>Organic Matrix</td>
<td>Cemented organic resins, solidified organic liquids and sludges</td>
</tr>
<tr>
<td>Inorganic Matrix</td>
<td>Any homogeneous materials consisting of sludge or aqueous-based liquids</td>
</tr>
<tr>
<td></td>
<td>that are solidified with cement, calcium silicate, or other solidification</td>
</tr>
<tr>
<td></td>
<td>agents; (e.g., wastewater treatment sludge, cemented aqueous liquids, and</td>
</tr>
<tr>
<td></td>
<td>inorganic particulates)</td>
</tr>
<tr>
<td>Soils/gravel</td>
<td>Generally consists of naturally occurring soils that have been contaminated</td>
</tr>
<tr>
<td></td>
<td>with inorganic waste materials</td>
</tr>
<tr>
<td>Steel (packaging materials)</td>
<td>55-gallon (208-Liter) drums</td>
</tr>
<tr>
<td>Plastics (packaging materials)</td>
<td>90-millimeter polyethylene drum liner and plastic bags</td>
</tr>
</tbody>
</table>
### Table C3-2
Minimum Training and Qualifications Requirements

<table>
<thead>
<tr>
<th>Personnel</th>
<th>Requirements</th>
</tr>
</thead>
</table>
| Radiography Operators  
\(^a\) | Site-specific training based on waste matrix codes and waste material parameters; requalification every 2 years |

\(^a\) Operators are those persons responsible for the actual operation of testing equipment. QAP|Ps shall include the site-specific title for this position.
Table C3-3
Testing Batch Data Report Contents

<table>
<thead>
<tr>
<th>Required Information</th>
<th>Radiography</th>
<th>Visual Examination</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Batch Data Report Date</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Batch number</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Waste container number</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Waste stream name and/or number</td>
<td>O</td>
<td>O</td>
<td></td>
</tr>
<tr>
<td>Waste Matrix Code</td>
<td>X</td>
<td>X</td>
<td>Summary Category Group included in waste matrix code</td>
</tr>
<tr>
<td>Implementing procedure (specific version used)</td>
<td>X</td>
<td>X</td>
<td>If procedure cited contains more than one method, the method used must also be cited. Can use revision number, date, or other means to track specific version used.</td>
</tr>
<tr>
<td>Container type</td>
<td>O</td>
<td>O</td>
<td>Drums, Standard Waste Box, Ten Drum Overpack, etc.</td>
</tr>
<tr>
<td>Video media reference</td>
<td>X</td>
<td>X</td>
<td>Reference to Video media applicable to each container. For visual examination of newly generated waste, video media not required if two trained operators review the contents of the waste container to ensure correct reporting.</td>
</tr>
<tr>
<td>Imaging check</td>
<td>O</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Camera check</td>
<td>O</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Audio check</td>
<td>O</td>
<td>O</td>
<td></td>
</tr>
<tr>
<td>QC documentation</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Verification that the physical form matches the waste stream description and Waste Matrix Code.</td>
<td>X</td>
<td>X</td>
<td>Summary Category Group included in waste matrix code</td>
</tr>
<tr>
<td>Comments</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Reference to or copy of associated NCRs, if any</td>
<td>X</td>
<td>X</td>
<td>Copies of associated NCRs must be available.</td>
</tr>
<tr>
<td>Verify absence of prohibited items</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Operator signature and date of test</td>
<td>X</td>
<td>X</td>
<td>Signatures of both operators required for Visual Verification of Acceptable KnowledgeAK</td>
</tr>
<tr>
<td>Data review checklists</td>
<td>X</td>
<td>X</td>
<td>All data review checklists will be identified</td>
</tr>
</tbody>
</table>

LEGEND:
X - Required in batch data report.
O - Information must be documented and traceable; inclusion in batch data report is optional.
ATTACHMENT C4

TRU MIXED WASTE CHARACTERIZATION USING ACCEPTABLE KNOWLEDGE
ATTACHMENT C4

TRU MIXED WASTE CHARACTERIZATION USING ACCEPTABLE KNOWLEDGE

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<th>Figure</th>
<th>Title</th>
</tr>
</thead>
<tbody>
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<td>Compilation of Acceptable Knowledge Documentation</td>
</tr>
<tr>
<td>C4-2</td>
<td>Acceptable Knowledge Auditing</td>
</tr>
</tbody>
</table>
ATTACHMENT C4

TRU MIXED WASTE CHARACTERIZATION USING ACCEPTABLE KNOWLEDGE

C4-1 Introduction

The Resource Conservation and Recovery Act (RCRA) regulations codified in Title 40 of the Code of Federal Regulations (CFR) Parts 260 through 265, 268, and 270, and the New Mexico Hazardous Waste Management Regulations in 20.4.1 New Mexico Administrative Code (NMAC) Subparts 100 through 600, Subpart 800, and Subpart 900, authorize the use of acceptable knowledge (AK) in appropriate circumstances by waste generators, or treatment, storage, or disposal facilities to characterize hazardous waste. Acceptable knowledge (AK) is described in Waste Analysis: EPA Guidance Manual for Facilities That Generate, Treat, Store and Dispose of Hazardous Waste (EPA, 1994). Acceptable knowledge (AK), as an alternative to sampling and analysis, can be used to meet all or part of the waste characterization requirements under the RCRA (EPA, 1994).

The Environmental Protection Agency’s (EPA’s) 1994 Waste Analysis Guidance Manual broadly defines the term “acceptable knowledge” to include process knowledge, whereby detailed information on the wastes is obtained from existing published or documented waste analysis data or studies conducted on hazardous waste generated by processes similar to that which generated the waste; facility records of analysis performed before the effective date of RCRA; and waste analysis data obtained from generators of similar wastes that send their wastes off-site for treatment, storage, or disposal (EPA, 1994). If a generator/storage site determines that AK alone is insufficient to accurately characterize a waste, the site may use radiography and/or visual examination (VE) (specified in Permit Attachment C1) to complete the waste characterization process and satisfy the requirements of the Waste Analysis Plan (WAP) specified in Permit Attachment C. Acceptable knowledge (AK) is used in transuranic (TRU) mixed waste characterization activities in five ways:

- To delineate TRU mixed waste streams
- To assess whether TRU mixed wastes comply with the applicable requirements of the Treatment, Storage, and Disposal Facility Waste Acceptance Criteria (TSDF-WAC)
- To assess whether TRU mixed wastes exhibit a hazardous characteristic (20.4.1.200 NMAC, incorporating 40 CFR §Part 261, Subpart C)
- To assess whether TRU mixed wastes are listed (20.4.1.200 NMAC, incorporating 40 CFR §Part 261, Subpart D)
- To estimate waste material parameter weights

Radiography and/or VE may be performed to augment the characterization of wastes based on acceptable knowledge (AK) when an AK Sufficiency Determination has not been requested by the generator/storage site or, if requested, has not been granted by the U.S. Department of Energy (DOE) (see Section C4-3d). TRU Transuranic mixed waste streams shall undergo applicable
provisions of the acceptable knowledge process prior to management, storage, or disposal by the Permittees at the WIPP facility.

C4-2 Acceptable Knowledge Documentation

The Permittees shall obtain from each DOE TRU mixed waste generator/storage site (site) a logical sequence of acceptable knowledge information that progresses from general facility information (TRU Mixed Waste Management Program Information) to more detailed waste-specific information (TRU Mixed Waste Stream Information). Traceability of acceptable knowledge information for a selected container in the audited Waste Summary Category Group(s) will be examined during DOE’s audit of a site (Section C4-3g). The consistent presentation of acceptable knowledge documentation among sites in auditable records will allow DOE to verify the completeness and adequacy of acceptable knowledge for TRU mixed waste characterization during the audit process. The Permittees shall require sites to implement the acceptable knowledge process as specified in this Permit to characterize TRU mixed wastes and obtain sufficient waste characterization data to demonstrate compliance with the Permit. The New Mexico Environment Department (NMED) may independently validate the implementation of and compliance with applicable provisions of the WAP at each generator/storage site by participation in the Audit and Surveillance Program (Permit Attachment C6). The DOE shall provide the NMED with current audit schedules and notify NMED in writing no later than thirty (30) calendar days prior to each audit. The NMED may choose to accompany DOE on any audit of the WAP implementation.

The following sections include the information the Permittees will require for each site to characterize TRU mixed waste using acceptable knowledgeAK. Because waste generating processes are site-specific, sites shall, as necessary, augment the required acceptable knowledgeAK records with additional supporting information (see Section C4-2c, Additional Acceptable Knowledge Information). If the required information is not available for a particular waste stream, the waste stream will not be eligible for an AK Sufficiency Determination as specified in Section C4-3d.

C4-2a Required TRU Mixed Waste Management Program Information

TRU mixed waste management program information shall clearly define waste categorization schemes and terminology, provide a breakdown of the types and quantities of TRU mixed waste that are generated and stored at the site, and describe how waste is tracked and managed at the site, including historical and current operations. Information related to TRU mixed waste certification procedures and the types of documentation (e.g., waste profile forms) used to summarize acceptable knowledgeAK shall also be provided. The following information shall be included as part of the acceptable knowledgeAK written record:

- Map of the site with the areas and facilities involved in TRU mixed waste generation, treatment, and storage identified.

---

1 "Auditable records" mean those records which allow the Permittees to conduct a systematic assessment, analysis, and evaluation of the Permittees compliance with the WAP and this Permit.
- Facility mission description as related to TRU mixed waste generation and management (e.g., nuclear weapons research may involve metallurgy, radiochemistry, and nuclear physics operations that result in specific waste streams)

- Description of the operations that generate TRU mixed waste at the site (e.g., plutonium recovery, weapons design, or weapons fabrication)

- Waste identification or categorization schemes used at the facility (e.g., item description codes, content codes)

- Types and quantities of TRU mixed waste generated, including historical generation through future projections

- Correlation of waste streams generated from the same building and process, as appropriate (e.g., sludge, combustibles, metals, and glass)

- Waste certification procedures for retrievably stored and newly generated wastes to be sent to the WIPP facility

**C4-2b Required TRU Mixed Waste Stream Information**

Sites may use acceptable knowledge\(^\text{AK}\) to delineate site-specific waste streams. For each TRU mixed waste stream, the Permittees shall require sites to compile all the process information and data that support the acceptable knowledge\(^\text{AK}\) used to characterize that waste stream. The type and quantity of supporting documentation will vary by waste stream, depending on the process generating the waste and site-specific requirements imposed by the Permittees. At a minimum, the waste process information shall include the following written information:

- Area(s) and/or building(s) from which the waste stream was or is generated

- Waste stream volume and time period of generation (e.g., 100 standard waste boxes of retrievable stored waste generated from June 1977 through December 1977)

- Waste generating process described for each building (e.g., batch waste stream generated during decommissioning operations of glove boxes), including processes associated with U134 [hydrofluoric acid] waste generation, if applicable.

- Documentation regarding how the site has historically managed the waste, including the historical regulatory status of the waste (i.e., TRU mixed versus TRU non-mixed waste)

- Process flow diagrams (e.g., a diagram illustrating glove boxes from a specific building to a size reduction facility to a container storage area). In the case of research/development, analytical laboratory waste, or other similar processes where process flow diagrams cannot be created, a description of the waste generating processes, rather than a formal process flow diagram, may be included if this modification is justified and the justification is placed in the auditable record
• Material inputs or other information that identifies the chemical content of the waste stream and the physical waste form (e.g., glove box materials and chemicals handled during glove box operations; events or processes that may have modified the chemical or physical properties of the waste stream after generation; data obtained through visual examination (VE) of newly generated waste that later undergoes radiography; information demonstrating neutralization of U134 [hydrofluoric acid] and waste compatibility)

The acceptable knowledge (AK) written record shall include a summary that identifies all the sources of waste characterization information used to delineate the waste stream. The basis and rationale for delineating each waste stream, based on the parameters of interest, shall be clearly summarized and traceable to referenced documents. Assumptions made in delineating each waste stream also shall be identified and justified. If discrepancies exist between required information, then sites may consider applying all the EPA hazardous waste numbers indicated by the information to the subject waste stream, but must assess and evaluate the information to determine the appropriate EPA hazardous waste numbers consistent with RCRA requirements. The Permittees shall obtain from each site, at a minimum, procedures that comply with the following acceptable knowledge (AK) requirements:

• Procedures for identifying and assigning the physical waste form of the waste
• Procedures for delineating waste streams and assigning Waste Matrix Codes
• Procedures for resolving inconsistencies in acceptable knowledge (AK) documentation
• Procedures for visual examination (VE) and/or radiography, if applicable
• For newly generated waste, procedures describing process controls used to ensure prohibited items (specified in the WAP, Permit Attachment C) are documented and managed
• Procedures to ensure radiography and visual examination (VE) include a list of prohibited items that the operator shall verify are not present in each container (e.g., liquid exceeding TSDF-WAC limits, corrosives, ignitables, reactives, and incompatible wastes)
• Procedures to document how changes to Waste Matrix Codes, waste stream assignment, and associated Environmental Protection Agency (EPA) EPA hazardous waste numbers based on material composition are documented for any waste
• Procedures that ensure the assignment of EPA hazardous waste numbers is appropriate, consistent with RCRA requirements, and considers site historical waste management
• Procedures for estimating waste material parameter weights
C4-2c Additional Acceptable Knowledge Information

The generator/storage sites shall obtain additional acceptable knowledge (AK) information. Sites shall collect information as appropriate to augment required information and provide any other information obtained to further delineate waste streams. Adequacy of this information shall be assessed by DOE during audits (Section C4-3g). Sites will use this information to compile the acceptable knowledge (AK) written record.

All additional specific, relevant acceptable knowledge (AK) documentation assembled and used in the acceptable knowledge (AK) process, whether it supports or contradicts any required acceptable knowledge (AK) documentation, shall be identified and an explanation provided for its use (e.g., identification of a toxicity characteristic). Additional documentation may be used to further document the rationale for the hazardous characterization results. The collection and use of additional information shall be assessed by DOE during site audits to ensure that hazardous waste characterization is supported, as necessary, by such information. Similar to required information, if discrepancies exist between additional information and the required information, then sites may consider applying all the EPA hazardous waste numbers indicated by the additional information to the subject waste stream, but must assess and evaluate the information to determine the appropriate EPA hazardous waste numbers consistent with RCRA requirements. All the information considered must be documented and placed in the auditable record, including applicable discrepancy resolution documentation.

Additional acceptable knowledge (AK) documentation includes, but is not limited to, the following information:

- Process design documents (e.g., Title II Design)
- Standard operating procedures that may include a list of raw materials or reagents, a description of the process or experiment generating the waste, and a description of wastes generated and how the wastes are managed at the point of generation
- Preliminary and final safety analysis reports and technical safety requirements
- Waste packaging records
- Test plans or research project reports that describe reagents and other raw materials used in experiments
- Site databases (e.g., chemical inventory database for Superfund Amendments and Reauthorization Act Title III requirements)
- Information from site personnel (e.g., documented interviews)
- Standard industry documents (e.g., vendor information)
- Analytical data relevant to the waste stream, including results from fingerprint analyses, spot checks, routine verification sampling, or other processes that collect information pertinent to the waste stream. This may also include new information
which augments required information (e.g., visual examination not performed in compliance with the WAP, radiography screening for prohibited items)

- Material Safety Data Sheets/Safety Data Sheets, product labels, or other product package information

- Sampling and analysis data from comparable or surrogate waste streams (e.g., equivalent nonradioactive materials)

- Laboratory notebooks that detail the research processes and raw materials used in an experiment

C4-3 Acceptable Knowledge Training, Procedures and Other Requirements

The Permittees shall require consistency among sites in using acceptable knowledge information to characterize TRU mixed waste by the use of the following: 1) compiling the required and additional acceptable knowledge documentation in an auditable record, 2) auditing acceptable knowledge records, and 3) Waste Stream Profile Form (WSPF) approval and waste confirmation. This section specifies qualification and training requirements, describes each phase of the process, specifies the procedures that the Permittees shall require all sites to develop to implement the requirements for using acceptable knowledge, and specifies data quality requirements for acceptable knowledge.

C4-3a Qualifications and Training Requirements

Site personnel responsible for compiling acceptable knowledge, assessing acceptable knowledge, and resolving discrepancies associated with acceptable knowledge shall be qualified and trained in the following areas at a minimum:

- WIPP WAP in Permit Attachment C, Waste Analysis Plan, and the TSDF-WAC specified in this permit

- State and Federal RCRA regulations associated with solid and hazardous waste characterization

- Discrepancy resolution and reporting processes

- Site-specific procedures associated with waste characterization using acceptable knowledge

C4-3b Acceptable Knowledge Assembly and Compilation

The Permittees shall obtain from sites acceptable knowledge procedures which require consistent application of the acceptable knowledge process and requirements. Site-specific acceptable knowledge procedures shall address the following:

- Sites shall prepare and implement a written procedure outlining the specific methodology used to assemble acceptable knowledge records, including the origin of the documentation, how it will be used, and any limitations associated with the
information (e.g., identify the purpose and scope of a study that included limited sampling and analysis data).

- Sites shall develop and implement a written procedure to compile the required acceptable knowledge record.

- Sites shall develop and implement a written procedure that ensures unacceptable wastes (e.g., reactive, ignitable, corrosive) are identified and segregated from TRU mixed waste populations sent to the WIPP facility.

- Sites shall prepare and implement a written procedure to evaluate acceptable knowledge and resolve discrepancies. For example, if different sources of information indicate different hazardous wastes are present, then sites shall include all sources of information in its records and may choose to either conservatively assign EPA hazardous waste numbers or assign only those numbers deemed appropriate and consistent with RCRA requirements. All information used to justify assignment of EPA hazardous waste numbers must be placed in the auditable record. Further, the assignment of EPA hazardous waste numbers shall be tracked in the auditable record to all required documentation.

- Sites shall prepare and implement a written procedure to identify hazardous wastes and assign the appropriate EPA hazardous waste numbers to each waste stream. The following are minimum baseline requirements/standards that site-specific procedures shall include to ensure comparable and consistent characterization of hazardous waste:
  - Compile all of the required information in an auditable record.
  - Review the compiled information and delineate waste streams. Delineation of waste streams must comply with the definition in Permit Attachment C, Section C-0a, and justify combining waste historically managed separately as TRU mixed and TRU non-mixed waste streams into a single waste stream.
  - Review the compiled information to determine if the waste stream is compliant with the TSDF-WAC.
  - Review the required information to determine if the waste is listed under 20.4.1.200 NMAC (incorporating 40 CFR §Part 261), Subpart D. Assign all listed EPA hazardous waste numbers unless the sites choose to justify an alternative assignment and document the justification in the auditable record.
  - Review the required information to determine if the waste exhibits a hazardous characteristic or may contain hazardous constituents included in the toxicity characteristics specified in 20.4.1.200 NMAC (incorporating 40 CFR §Part 261), Subpart C. If a toxicity characteristic contaminant is identified and is not included as a listed waste, sites may evaluate available data and assign the toxicity characteristic EPA hazardous waste number consistent with RCRA requirements. All data examined to reach the EPA hazardous waste number determination must be placed in the auditable record and must present a clear justification for the EPA hazardous waste number analyses.
Review the compiled information to provide an estimate of material parameter weights for each container to be stored or disposed of at the WIPP facility.

For newly generated wastes, procedures shall be developed and implemented to characterize hazardous waste using acceptable knowledge AK prior to packaging the waste.

- Sites shall ensure that results of audits of the site’s TRU mixed waste characterization programs at the site are available in the records.

- Sites shall identify the all process controls (implemented to ensure that the waste contains no prohibited items and to control hazardous waste content and/or physical form) that may have been applied to retrievably stored waste and/or may presently be applied to newly generated waste. Process controls are applied at the time of waste generation/packaging to control waste content, whereas any activities performed after waste generation/packaging to identify prohibited items, hazardous waste content, or physical form are waste characterization activities, not process controls. The AK record must contain specific process controls and supporting documentation identifying when these process controls are used to control waste content. See Permit Attachment C, Section C-2 for programmatic requirements related to process controls.

C4-3c Criteria for Assembling an Acceptable Knowledge Record and Delineating the Waste Stream

Figure C4-1 provides an overview of the process for assembling acceptable knowledge AK documentation into an auditable record. The first step is to assemble all of the required acceptable knowledge AK information and any additional information regarding the materials and processes that generate a specific waste stream. The Permittees shall require the sites to implement procedures which comply with the following criteria to establish acceptable knowledge AK records:

- Acceptable knowledge information shall be compiled in an auditable record, including a road map for all the applicable information.

- The overview of the facility and TRU mixed waste management operations in the context of the facility’s mission shall be correlated to specific waste stream information.

- Correlations between waste streams, with regard to time of generation, waste generating processes, and site-specific facilities shall be clearly described. For newly generated wastes, the rate and quantity of waste to be generated shall be defined.

- A reference list shall be provided that identifies documents, databases, Quality Assurance protocols, and other sources of information that support the acceptable knowledge AK information.

Container inventories for TRU mixed waste currently in retrievable storage shall be delineated into waste streams by correlating the container identification to all of the required acceptable knowledge AK information and any additional acceptable knowledge AK information.
C4-3d AK Sufficiency Determination Request Contents

Generator/storage sites may submit an AK Sufficiency Determination Request (Determination Request) to meet all or part of the waste characterization requirements. The Determination Request shall include, at a minimum:

- A complete AK Summary that addresses the following technical requirements:
  - **Executive Summary**;
  - **Waste Stream Identification Summary**, including a demonstration that the waste stream has been properly delineated and meets the Permit definition of waste stream (Permit Attachment C, *Introduction*);
  - **Mandatory Program Information** (including, but not limited to, facility location and description, mission, defense waste assessment, spent nuclear fuel and high-level waste assessment, description of waste generating processes, research/development [as necessary], facility support operations [as applicable], types and quantities of TRU waste generated, correlation of waste streams to buildings/processes, waste identification and categorization, physical form identifiers);
  - **Mandatory Waste Stream Information** (including, but not limited to, Area and Building of Generation, waste stream volume/period of generation (including, for newly generated waste, the rate and quantity of waste to be generated), waste generating activities, types of waste generated, material input related to physical form and identification of percentage of each waste material parameter in the waste stream, chemical content information including hazardous constituents and hazardous waste identification, prohibited item content (including documented evidence that the waste meets the TSDF-WAC, presented in Permit Part 2, Sections 2.3.3.1 through 2.3.3.10), waste packaging, presence of filter vents, number of layers of confinement);
  - **Types of additional information gathered**;
  - **Container specific data** (if available and relevant); and
  - **A complete reference list** including all mandatory and additional information.

- An AK roadmap (defined as a cross reference between mandatory programmatic and mandatory waste stream information, with references supporting these requirements).

- A complete reference list including all mandatory and additional documentation.

- Additional relevant information for the required programmatic and waste stream data addressed in the AK Summary, examples of which are presented in Permit Attachment C4, Section C4-2c.

- Identification of any mandatory requirements supported only by upper tier documents (i.e., there is insufficient supporting data).
• Description or other means of demonstrating that the AK process described in the Permit was followed (for example, AK personnel were appropriately trained; discrepancies were documented, etc).

• Information showing that the generator/storage site has developed a written procedure for compiling the AK information and assigning EPA hazardous waste numbers as required in Section Permit Attachment C4-3b.

• Information showing that the generator/storage site has assessed the AK process (e.g. internal audits, Section Permit Attachment C4-3b).

The Permittees shall evaluate the Determination Request for completeness and technical adequacy as specified in Permit Attachment C.

C4-3e Requirements for Re-evaluating Acceptable Knowledge Information

Acceptable knowledge includes information regarding the physical form of the waste, the base materials composing the waste, and the process that generates the waste. Waste testing (i.e., radiography or visual examination VE) may be used to augment acceptable knowledge AK information.

The Waste Stream Profile Form (WSPF) WSPF and Characterization Information Summary (including the acceptable knowledge AK summary) will be reviewed by the Permittees for each waste stream prior to DOE approval of the WSPF. The Permittees’ review will ensure that the submitted AK information was collected under procedures that ensure implementation of the WAP, provides data sufficient to meet the DQOs in Permit Attachment C, Section C-4a(1), and allow the Permittees to demonstrate compliance with the waste analysis requirements of the Permit. A detailed discussion of the Permittees’ waste stream review and the DOE’s WSPF approval process is provided in Permit Attachment C, Section C-1d.

The Permittees shall require sites to establish procedures for reevaluating acceptable knowledge AK if the results of waste confirmation indicate that the waste to be shipped does not match the approved waste stream, or if data obtained from radiography or visual examination VE for waste streams without an AK Sufficiency Determination exhibit this discrepancy. Site procedures shall describe how the waste is reassigned, acceptable knowledge AK reevaluated, and appropriate EPA hazardous waste numbers assigned. If the reevaluation requires that the Waste Matrix Code be changed for the waste stream or the waste does not match the approved waste stream, the following minimum steps shall be taken to reevaluate acceptable knowledge AK:

• Review existing information based on the container identification number and document all the differences in EPA hazardous waste number assignments

• If differences exist in the EPA hazardous waste numbers that were assigned, reassess and document all the required acceptable knowledge AK information (Section C4-3b) associated with the new designation

• Reassess and document all testing data associated with the waste
Verify and document that the reassigned Waste Matrix Code was generated within the specified time period, area and buildings, waste generating process, and that the process material inputs are consistent with the waste material parameters identified during radiography or visual examination.

Record all changes to acceptable knowledge records.

If discrepancies exist in the acceptable knowledge information for the revised Waste Matrix Code, document the segregation of the affected portion of the waste stream, and define the actions necessary to fully characterize the waste.

C4-3f Acceptable Knowledge Data Quality Requirements

The data quality objectives for testing techniques are provided in Permit Attachment C3. Testing results will be used to augment the characterization of wastes based on acceptable knowledge. To ensure that the acceptable knowledge process is consistently applied, the Permittees shall require sites to comply with the data quality requirements for acceptable knowledge documentation in Permit Attachment C3.

Each site shall address quality control by tracking its performance with regard to the use of acceptable knowledge by: 1) assessing the frequency of inconsistencies among information, and 2) documenting the results of waste discrepancies identified by the generator/storage site during waste characterization or the Permittees during waste confirmation using radiography, review of radiography audio/video recordings, visual examination, or review of visual examination records. In addition, the acceptable knowledge process and waste stream documentation shall be evaluated through internal assessments by generator/storage site quality assurance organizations.

C4-3g Audits of Acceptable Knowledge

The DOE will conduct an initial audit of each site prior to certifying the site for shipment of TRU mixed waste to the WIPP facility. This initial audit will establish an approved baseline that will be reassessed annually by the DOE. These audits will verify compliance with the requirements specified in the WAP (Permit Attachment C). The audits will be used to verify compliance with the compilation, application, and interpretation requirements of acceptable knowledge information specified in this Permit at all the sites, and to evaluate the completeness and defensibility of site-specific acceptable knowledge documentation related to hazardous waste characterization. Permit Attachment C6 gives a description of the overall audit program and a required checklist. Figure C4-2 includes the primary steps associated with the audit process of acceptable knowledge.

Site-specific audit plans will be prepared by the DOE and provided to the NMED, and will identify the scope of the audit, requirements to be assessed, participating personnel, activities to be audited, organizations to be notified, applicable documents, and schedule. Audits will be performed in accordance with written procedures and site-specific checklists that will be developed by the DOE prior to the audit and provided to the NMED. The site-specific audit checklists will include items associated with the compilation and evaluation of the required acceptable knowledge information as specified in the checklist required by Permit Attachment C6.
Audit checklists shall include Permit Attachment C6, Table C6-2 in Permit Attachment C6, and will include but not be limited to the following elements for review during the audit:

- Documentation of the process used to compile, evaluate, and record acceptable knowledge is available and implemented;
- Personnel qualifications and training are documented;
- All of the required acceptable knowledge documentation specified in Section C4-2 has been compiled in an auditable record;
- All of the required procedures specified in Section C4-3 have been developed and implemented, including but not limited to:
  - A procedure exists for assigning EPA hazardous waste numbers to waste streams in accordance with Section C4-3;
  - A procedure exists for resolving discrepancies in acceptable knowledge documentation in accordance with Section C4-3; and
- Results of other audits of the TRU mixed waste characterization programs at the site are available in site records.

Members of the audit team will be knowledgeable regarding the required acceptable knowledge information, RCRA regulations and EPA guidance regarding the use of acceptable knowledge for waste characterization, RCRA hazardous waste characterization, and the WAP requirements (Permit Attachment C). Audit team members will be independent of all TRU mixed waste management operations at the site being audited.

Auditors will evaluate acceptable knowledge documentation for at least one waste stream from the Summary Category Group(s) being audited, and will audit acceptable knowledge traceability for at least one container from the audited Summary Category Group(s). For these waste streams, auditors will review all the procedures and associated processes developed by the site for documenting the process of compiling acceptable knowledge documentation; correlating information to specific waste inventories; assigning EPA hazardous waste numbers; and identifying, resolving, and documenting discrepancies in acceptable knowledge records. The adequacy of acceptable knowledge procedures and processes will be assessed and any deficiencies in procedures documented in the audit report.

Auditors will review the acceptable knowledge documentation for selected waste streams for logic, completeness, and defensibility. The criteria that will be used by auditors to evaluate the logic and defensibility of the acceptable knowledge documentation include completeness and traceability of the information, consistency of application of information, clarity of presentation, degree of compliance with this Permit Attachment with regard to acceptable knowledge data, nonconformance procedures, and oversight procedures. Auditors will evaluate compliance with written site procedures for developing the acceptable knowledge record. A completeness review will evaluate the availability of all required TRU mixed waste management program information and TRU mixed waste stream information (Section C4-2). Records will be reviewed for correlation to specific waste streams and the basis for characterizing hazardous waste.

Auditors will verify that sites include all required information and assigned appropriate EPA.
hazardous waste numbers as indicated by the acceptable knowledge AK records and consistent with RCRA requirements. All deficiencies in the acceptable knowledge AK documentation will be included in the audit report.

Auditors will verify and document that sites use administrative controls and follow written procedures to characterize hazardous waste for newly-generated and retrievably stored wastes. Procedures to document changes in acceptable knowledge AK documentation and changes to EPA hazardous waste number assignments to specific waste streams also will be evaluated for compliance with the WAP (Permit Attachment C).

After the audit is complete, the DOE will provide the site with preliminary results at a close-out meeting. The DOE will prepare a final audit report that includes all observations and findings identified during the audit. Sites shall respond to all the audit findings and identify corrective actions. Audit results will be included in the final audit report (Permit Attachment C6). If acceptable knowledge AK procedures do not exist, the required information is not available, or corrective actions (i.e., CARs) are identified associated with deficiencies in the acceptable knowledge AK compilation process (i.e., the minimum required information in Section C4-2 has not been collected and organized to present the required information on the subject waste stream(s)), and/or EPA hazardous waste number assignment is not accurate characterization, the Permittees will not manage, store, or dispose TRU mixed waste for the subject waste stream(s)-summary category. Permit Attachment C3, Section C3-7, Nonconformances, requires the responsible organization(s) to review CARs and evaluate the extent of condition. If, during the corrective action process, the extent of condition is determined to be applicable to other waste streams, the Permittees will not manage, store, or dispose of TRU mixed waste from those affected waste streams. Management, storage, or disposal of the affected waste streams-subject waste summary category at the WIPP facility will not resume until the DOE finds that all the corrective actions have been implemented and the site complies with all the applicable requirements of the WAP.

The DOE disseminates information regarding TRU mixed waste characterization requirements and program status through the WIPP Home Page. The Permittees will use this web page to disseminate information regarding TRU mixed waste streams, RCRA compliance, and operational and programmatic issues, methods development, and waste characterization information, including the application of acceptable knowledge AK. The DOE is provided the required waste characterization information prior to management, storage, or disposal of that waste at WIPP and also will conduct audits at least annually. The Permittees will maintain an operating record Operating Record for review during regulatory agency audits. The NMED may also review any information relevant to the scope of the audit during site audits. The DOE will notify the NMED regarding any site’s failure to implement corrective actions associated with hazardous waste characterization as specified in Permit Parts 1 and 2 and Permit Attachment C3.
Figure C4-1
Compilation of Acceptable Knowledge Documentation
Figure C4-2
Acceptable Knowledge Auditing
ATTACHMENT C5
QUALITY ASSURANCE PROJECT PLAN REQUIREMENTS
ATTACHMENT C5

QUALITY ASSURANCE PROJECT PLAN REQUIREMENTS

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ATTACHMENT C5

QUALITY ASSURANCE PROJECT PLAN REQUIREMENTS

C5-1 Quality Assurance Project Plans

Prior to management, storage, or disposal of a generator/storage site’s transuranic (TRU) mixed waste at the Waste Isolation Pilot Plant (WIPP) facility, the Permittees shall require that each participating site develops and implements a quality assurance project plan (QAP) that addresses all the applicable requirements specified in the Waste Isolation Pilot Plant (WIPP) waste analysis plan (WAP) in Permit Attachment C. The U.S. Department of Energy (DOE) will approve QAPs from all the generator/storage sites that intend to send TRU mixed waste to the WIPP facility. The DOE shall ensure that these QAPs include the qualitative or quantitative criteria for determining whether waste characterization program activities are being satisfactorily performed. The DOE shall also ensure that QAPs identify the organization(s) and position(s) responsible for their implementation. Additionally, the QAPs shall also reference site-specific documentation that details how each of the required elements of the characterization program will be performed.

The DOE shall ensure that prior to the implementation of characterization activities at participating sites, standard operating procedures (SOPs) were developed for all the activities which affect the quality of the waste characterization program elements specified in the WAP. For the purposes of the quality assurance (QA) program, the term SOP refers to any site-specific implementing document. Compliance with SOPs will ensure that tasks are performed in a consistent manner that results in achieving the quality required for the QA program. The organization, format, content, and designation of SOPs shall be described in the QAP. Site-specific SOPs will be reviewed for consistency with the QAP according to the Audit and Surveillance Program specified in Permit Attachment C6.

C5-2 Document Review, Approval, and Control

The DOE shall ensure that the preparation, issuance, and change to documents that specify quality requirements or prescribe activities affecting quality for the transuranic TRU mixed waste characterization program elements specified in the WAP be controlled to assure that correct and current documents are used and referenced. The QAPs shall include a document control format consisting of a unique document identification number, current revision number, date, and page number which will be placed on the individual pages of the document. All quality documents for the waste characterization program shall be reviewed prior to approval and issuance by qualified and independent individuals. The QAP review shall consider the technical adequacy, completeness, and correctness of the QAP, and the inclusion of and compliance with the requirements established by the WAP (Permit Attachment C). The DOE shall ensure that appropriate QAP approval is indicated by a signature and date page included in the front of each document.

At a minimum, the DOE shall ensure that revisions to documents that implement the requirements of the WAP are denoted by including the current revision number on the document title page, the revised signature page, and each page that has been revised. Only revised pages need to be reissued. Changes to documents, other than those defined as editorial changes or minor changes, shall be reviewed and approved by the same functional organizations that...
performed the original review and approval, unless other organizations are specifically designated in accordance with approved procedures. Editorial or minor changes may be made without the same level of review and approval as the original or otherwise changed document. The following items are considered editorial or minor changes:

- Correcting grammar or spelling (the meaning has not changed)
- Renumbering sections or attachments
- Updating organizational titles
- Changes to nonquality-affecting schedules
- Revised or reformatted forms, providing the original intent of the form has not been altered
-Attachments marked “Example,” “Sample,” or exhibits that are clearly intended to be representative only

A change in an organizational title accompanied by a change in the responsibilities is not considered an editorial change. Changes to the text shall be clearly indicated in the document. The DOE shall provide the QAPjP for each site and all subsequent revisions to NMED the New Mexico Environment Department upon approval by the DOE.

The DOE shall ensure that QAPjPs include a detailed description of the reporting and approval requirements for changes to approved QA documents and SOPs, including procedures for implementing changes to these documents. All members of the site project staff are responsible for reporting any obsolete or superseded information to the site project manager. All site-specific changes shall be evaluated and approved by the site project manager before implementation. The site project manager shall notify the appropriate personnel and the affected documents shall be revised as necessary. The site project manager shall also be responsible for notifying the DOE field office of the changes. The DOE shall ensure that changes that affect performance criteria or data quality, testing procedures, quality assurance objectives, calibration requirements, or QC sample acceptance criteria comply with the WAP (Permit Attachment C) and shall not be made without prior approval of the DOE.
ATTACHMENT C6

AUDIT AND SURVEILLANCE PROGRAM
# ATTACHMENT C6

## AUDIT AND SURVEILLANCE PROGRAM

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ATTACHMENT C6

AUDIT AND SURVEILLANCE PROGRAM

C6-1 Introduction

The Waste Isolation Pilot Plant (WIPP) Audit and Surveillance Program shall ensure that: 1) the operators of each generator/storage site (site) that plan to transport transuranic (TRU) mixed waste to the WIPP facility conduct testing of wastes in accordance with the current WIPP Waste Analysis Plan (WAP) (Permit Attachment C), and 2) the information supplied by each site to satisfy the waste screening and acceptability requirements of Permit Attachment C, Section C-4 of the WAP is being managed properly. The U.S. Department of Energy (DOE) will conduct these audits and surveillances at each site performing these activities in accordance with a standard operating procedure (SOP). The New Mexico Environment Department (NMED) personnel may observe these audits and surveillances to validate the implementation of WAP requirements (Permit Attachment C) at each site. Only personnel with appropriate DOE U.S. Department of Energy clearances will have access to classified information during audits. Classified information will not be included in audit reports and records. The audit SOP will contain steps for selecting audit personnel, reviewing applicable background information, preparing an audit plan, preparing audit checklists, conducting the audit, developing an audit report, and following up audit deficiencies. A deficiency is any failure to comply with an applicable provision of the WAP. The checklists for each site shall include, at a minimum, the appropriate checklists found in Tables C6-1 through C6-4 for the summary category groups undergoing audit.

C6-2 Audit Procedures

Audit procedures shall establish the responsibilities and methodology for planning, scheduling, performing, reporting, verifying, and closing announced and unannounced audits of sites. Records of all audit activities shall be part of the WIPP Operating Record and maintained at the WIPP facility until closure. The NMED shall be provided unlimited access to these records. Approved procedures SOPs shall be used to describe audit activities and requirements. These SOPs define the responsibilities of specific positions necessary to manage this audit program. The DOE manager who oversees the audit program shall ensure that the following tasks are performed:

- Schedule audits
- Designate lead auditor(s)
- Appoint auditor and lead auditor trainees
- Maintain auditor training and qualification records
- Assure that all auditors have been given appropriate training, including training on the WAP
- Assign auditors and lead auditors to perform annual certification audits
- Review and approve final audit reports

- Oversee tracking and closure of all deficiencies and any observations requiring action

- Assure records are entered into the WIPP Operating Record and are properly maintained until facility closure

C6-3 Audit Position Functions

The DOE will approve lead auditors, auditors, and technical specialists based upon the expertise required for the functions being examined according to the audit scope. The DOE will supply auditors/technical specialists with expertise in the Resource Conservation and Recovery Act (RCRA) requirements and knowledge of the testing and documentation methods required to verify the hazardous waste characterization performed by the sites. The DOE shall identify all audit team members to the NMED prior to the audit, and shall provide upon request the qualifications of all-audit team members.

The lead auditor assigned to be the audit team leader must perform the following tasks:

- Concur that assigned auditors and technical specialists have the collective experience and training commensurate with the scope, complexity, or special nature of the activities to be audited

- Develop an audit plan and coordinate the preparation of an overall checklist to cover the scope of the audit, with consideration given to all nonconformances reported as specified in Permit Attachment C3 and to previous audit results from that site

- Assign specific audit areas to individual auditors and technical specialists within their particular specialty and provide guidance on checklist development

- Review individual auditor checklists to assure complete coverage of assigned scope, and approve the checklists

- Conduct the audit at the site

- Encourage observers to participate according to the protocol established by the DOE

- Communicate audit results at the conclusion of the audit, including any deficiencies and observations

- Prepare and sign the audit report

- Maintain complete records of each audit and transfer them to the DOE manager when the audit report is issued

Auditors and technical specialists assigned to the specific audit will report to the audit team leader for supervision and may perform the following tasks:
• Attend any required specific training and team orientation and planning meetings as directed by the audit team leader

• Prepare specific audit checklists to verify that the WAP Quality Assurance Objectives (QAOs) are met for the areas being audited

• Obtain audit team leader approval of checklist

• Review acceptable knowledge (AK) documentation packages, test report data, and documentation of data verification activities

• Obtain and evaluate objective evidence by means of observation, document reviews, or the conduct of interviews with operators, technicians, and others necessary to determine the adequacy and effective implementation of the WAP

• Conduct inspection tours of waste generating stations, waste testing facilities, calibration facilities, administrative, and document control/record facility

• Complete checklist during the audit indicating the objective evidence observed verifies that the site has met the QAOs for the program elements, methods, and the activities being audited. Add other items to the checklist as they are observed or as needed during the audit

• Prepare narrative statements that clearly and concisely identify the conditions involved regarding for all deficiencies, and observations that clearly and concisely identify the conditions involved

• Prepare any portion of the final audit report assigned by the lead auditor.

Audits will be conducted at least annually for each site involved in the waste characterization program. Both announced and unannounced audits will address the following:

• Results of previous audits
• Changes in programs or operations
• New programs or activities being implemented
• Changes in key personnel

Annual certification audits shall address contact-handled (CH) and remote-handled (RH) waste characterization activities if the site has approval or is seeking approval for such wastes. At a minimum, the audit shall evaluate acceptable knowledge documentation for CH and RH waste separately by Summary Category Group, as applicable.

C6-4 Audit Conduct

The conduct of the audit shall commence with an entrance meeting, conducted by the audit team leader, with site management. At this meeting, the audit objectives and scope, the specific areas to be audited, the processes or functions to be observed, and the site participation required, including site interfaces, will be identified. The purpose of this meeting is to confirm the audit scope, discuss the audit sequence, establish channels of communication, and confirm the
daily and exit meeting. Audits shall be performed using approved audit checklists that include the checklists in Tables C6-1 to C6-4 for the summary category groups undergoing audit. Consistency of evaluation shall be ensured before the audit through site QAPs approval (see Permit Attachment C5). The QAPs for each site shall incorporate the same requirements from the WAP. Objective evidence shall be examined (to the depth necessary) to determine if the identified activities, procedures, or QAOs are adequate and are being effectively implemented.

Audits may not include all waste summary category groups, and thus some audit checklists or portions of checklists (Tables C6-1 through C6-4) may not be applicable to some sites (e.g., approved acceptable knowledge AK sufficiency determination request for one or more waste streams at a site). In these instances, DOE shall indicate non-applicability in the appropriate checklist row, and justify the exclusion under the “Comment” column. In addition, in cases where discrepancies exist between the audit checklists in Tables C6-1 through C6-4 and the Permit, Permit requirements take precedence. The DOE may add to the checklists as necessary to clarify Permit requirements, but any additions will be clearly designated on the checklists (i.e., redline the additions).

Audits shall include site personnel interviews, document and record reviews, observations of operations, and any other activities deemed necessary by the auditors to meet the objectives of the audit. Observations or deficiencies identified during the audit will be investigated or evaluated, as necessary, to determine if they are isolated conditions or represent a general breakdown of the waste characterization quality assurance program. During audit interviews or audit meetings, site personnel may be advised of deficiencies identified within their areas of responsibility to establish a clear understanding of the identified condition.

The site personnel will be given the opportunity to correct any deficiency that can be corrected during the audit period. Deficiencies and observations will be documented and included as part of the final audit report. Those items that have been resolved during the audit (isolated deficiencies that do not require a root cause determination or actions to preclude recurrence), will be verified prior to the end of the audit, and the resolution will be described in the audit report. Those items that affect the quality of the program, and/or the data generated by that program, which are required by the WAP will be documented on a Corrective Action Report (CAR) and included as a part of the final audit report. The CAR will be entered into the DOE’s CAR tracking system and tracked until closure. Resource Conservation and Recovery Act RCRA-related items will be uniquely identified within the CAR tracking system so that they can be tracked separately. Resource Conservation and Recovery Act RCRA-related CARs identified by the site during self-audits will be evaluated during the DOE’s audit and surveillance program and tracked in the DOE’s CAR tracking systems.

When a deficiency is identified by the audit team, the audit team member who identified the deficiency prepares the CAR. The DOE reviews the CAR, determine validity (assures that a requirement has in fact been violated), classify the significance of the deficiency, assign a response due date, and issue the CAR to the site. The site reviews the CAR, evaluates the extent and cause of the deficiency, and provides a response to indicating the remedial actions and actions taken to preclude recurrence. The DOE reviews the response from the site and, if acceptable, communicate the acceptance to the site. The site completes remedial actions and actions to preclude recurrence. After all corrective actions have been completed, DOE may schedule and perform a verification visit to assure that corrective actions have been completed and are effective. NMED personnel may participate as observers in these verification visits.

When all actions have been completed and verified as being effective, the CAR is closed by the
DOE manager responsible for quality assurance. As part of the planning process for subsequent audits and surveillances, past deficiencies will be reviewed and the previous deficient activity or process is subject to reassessment.

The NMED may submit a written Observer Inquiry to the DOE if necessary to seek resolution to a question raised or issue posed during the audit. The DOE shall be responsible for obtaining a response to the Observer Inquiry and submitting a written response to the NMED within 30 days of inquiry submission. The NMED will examine the response and consider this information as part of the audit review and approval process.

The sites shall submit corrective action plans to eliminate the deficiency stated on the CAR, including a resolution of the acceptability of any data generated prior to the resolution of the corrective action.

The corrective action response will include a discussion of the investigation performed to determine the extent and impact of the deficiency, a description of the remedial actions taken, determination of root cause, and actions to preclude recurrence.

An exit meeting will be conducted by the lead auditor prior to departure of the audit team from the site. This meeting will include site management personnel, and may include DOE field office personnel. All draft audit results will be presented to the site management.

The audit report will be prepared, approved, and issued to the site within 30 days of the completion of the audit by the DOE. The NMED shall receive a copy of the audit report upon issuance for information purposes. A formal final audit report will be provided to the NMED which will include WAP-related CAR resolution results and audit results that will include, as a minimum, sections describing the scope, purpose, summary of deficiencies, and observations in narrative format, completed audit checklists, audited procedures, and other applicable documents which provide evidence of WAP implementation. The report will also include an identification of the organization audited, the dates of the audit, and the requested response date. NMED will make the final audit report available for public review and comment. One copy of the formal final audit report shall be submitted to the NMED in hard copy, but any additional copies may be submitted in electronic format. The audited site will respond to any deficiencies and observations within (30 days after receipt of any CARs and indicate the corrective action taken or to be taken. If the corrective action has not been completed, the response must indicate the expected date the action will be completed. The CARs applicable to WAP requirements shall be resolved prior to waste shipment. Subsequent audits or specific verifications, announced or unannounced, will determine if the corrective action has been satisfactorily implemented. Deficiencies (items corrected during the audit [CDAs] and CARs) and observations will be tracked to completion according to established procedure(s). In addition, deficiencies will be trended to determine if similar situations exist system wide. Trend reports will be issued as necessary to provide a “lessons learned” announcement to other sites who might benefit from program improvements implemented as a result of resolutions to the specific situations discovered at the performance of these audits.

The final audit report provided to the NMED and audit records will be maintained at the WIPP facility as a part of the Operating Record. These records will be included on the Record Inventory and Disposition Schedule and maintained on-site until closure of the WIPP facility. The NMED shall be provided unlimited access to these records.
TABLES
### Table C6-1

**Waste Analysis Plan (WAP) General Checklist for use at DOE’S Generator/Storage Sites**

<table>
<thead>
<tr>
<th>WAP Requirement¹</th>
<th>Procedure Documented</th>
<th>Example of Implementation/ Objective Evidence, as applicable</th>
<th>Comment (e.g., any change in procedure since last audit, etc.)</th>
</tr>
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<tbody>
<tr>
<td></td>
<td>Location</td>
<td>Adequate? Y/N (Why?)</td>
<td>Item Reviewed</td>
</tr>
</tbody>
</table>

#### Waste Stream Identification

1. **Does the generator/storage site define “waste stream” as waste materials that have common physical form, that contain similar hazardous constituents, and that are generated from a single process or activity?**
   - **(Attachment C-Section C-0a)**

2. **Are procedures in place to ensure that the generator/storage site assigns one of the Summary Category Groups (S3000-homogeneous solids, S4000-soils/gravel, S5000-debris waste) to each waste stream?**
   - **(Section C-1b)**

3. **Are procedures in place to ensure that the generator/storage site assigns Waste Matrix Code Subgroups Groups (e.g., solidified inorganics, solidified organics, salt waste, soils, combustible waste, filters, graphite, heterogeneous debris waste, inorganic nonmetal waste, lead/cadmium metal, uncategorized metal) to each waste stream?**
   - **(Section C-0a)**

4. **Are procedures in place to ensure that the generator/storage site assigns a Waste Stream WIPP Identifier (ID) to each waste stream?**
   - **(Section C3-6b(1))**
<table>
<thead>
<tr>
<th>WAP Requirement</th>
<th>Procedure Documented</th>
<th>Example of Implementation/ Objective Evidence, as applicable</th>
<th>Comment (e.g., any change in procedure since last audit, etc.)</th>
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</thead>
<tbody>
<tr>
<td>4a Are procedures in place for generator/storage sites to submit an AK Sufficiency Determination (Determination Request) to the Permittees to meet all or part of the waste characterization requirements including:</td>
<td>Location Adequate? Y/N (Why?) Item Reviewed Adequate? Y/N</td>
<td></td>
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<td></td>
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<tr>
<td>All information specified in Permit Attachment C4, Section C4-3d</td>
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<tr>
<td>Identification of relevant hazardous constituents, and correctly identifies all toxicity characteristic and listed hazardous waste numbers</td>
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<tr>
<td>Hazardous All hazardous waste number assignments must be substantiated by supporting data and, if not, whether this lack of substantiation compromises the interpretation</td>
<td></td>
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<tr>
<td>Resolution of data discrepancies between different AK sources must be technically correct and documented</td>
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<tr>
<td>The AK Summary includes all the identification of waste material parameter weights by percentage of the material in the waste stream, and determinations are technically correct</td>
<td></td>
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<tr>
<td>All prohibited items specified in the TSDF-WAC should be addressed, and conclusions drawn are technically adequate and substantiated by supporting information</td>
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<td>If the AK record includes process control information specified in Permit Attachment C4, Section C4-3b, the information should include procedures, waste manifests, or other documentation demonstrating that the controls were adequate and sufficient.</td>
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<tr>
<td>The site must provide the supporting information necessary to substantiate technical conclusions within the Determination Request, and this information must be correctly interpreted.</td>
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<td></td>
<td>(Section C-0b, Section C4-3d)</td>
</tr>
<tr>
<td>4b If a generator/storage site does not submit a Determination Request or if the Determination Request is not approved, are procedures in place for the generator/storage site to perform radiography or VE on 100 percent of the containers in a waste stream as specified in Permit Attachment C1?</td>
<td></td>
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<tr>
<td>(Section C-0b)</td>
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<tr>
<td>WAP Requirement</td>
<td>Procedure Documented</td>
<td>Example of Implementation/ Objective Evidence, as applicable</td>
<td>Comment (e.g., any change in procedure since last audit, etc.)</td>
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<tr>
<td>4c Are procedures in place to ensure that the generator/storage sites complete a Waste Stream Profile Form (WSPF) and Characterization Information Summary (CIS) as specified in Permit Attachment C3, Sections C3-6b(1) and C3-6b(2)? (Section C-0c)</td>
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<td>6 Are procedures in place to ensure that the generator/storage site assigns EPA hazardous waste numbers associated with the waste? If so, do these assigned EPA hazardous waste numbers correspond to the permitted EPA hazardous waste numbers in Table C-5? Are there any assigned EPA hazardous waste numbers that are not permitted EPA hazardous waste numbers on the Table C-5? If so, did the generator/storage site reject the waste for shipment to and disposal at the WIPP facility? Did the generator assign a state hazardous waste codes or numbers? If so, is it assigned to waste that is permitted at the WIPP facility? (Section C-1b)</td>
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<tr>
<td>7 Are procedures in place to ensure that Summary Category Groups are defined as follows: S3000- Homogeneous solids are solid material, inorganic process residues, inorganic sludges, salt waste, and pyrochemical salt waste excluding soils, that do not meet NMED criteria for classification as debris and are at least 50 percent by volume homogeneous solids or comprise the majority of the waste stream S4000- Waste streams that are at least 50 percent by volume soil/gravel, or comprise the majority of the waste stream S5000- Waste streams that are at least 50 percent volume materials that meet the NMED criteria for debris, or comprise the majority matrix of materials. The criteria for debris are solid materials intended for disposal that exceed 2.36 inch particle size and is a manufactured object, plant or animal matter, or natural geologic material. Particles smaller than 2.36 inches in size may be considered debris if the debris is a manufactured object and if it is not a particle of S3000 or S4000 material. (Section C-0a)</td>
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</tr>
<tr>
<td>WAP Requirement¹</td>
<td>Procedure Documented</td>
<td>Example of Implementation/ Objective Evidence, as applicable</td>
<td>Comment (e.g., any change in procedure since last audit, etc.)</td>
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<tr>
<td></td>
<td>Location</td>
<td>Adequate? Y/N (Why?)</td>
<td>Item Reviewed</td>
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<tr>
<td>8</td>
<td>Does the generator/storage facility have procedures in place to ensure that the following waste characterization parameters will be obtained: obtained:</td>
<td></td>
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<tr>
<td></td>
<td>- Determination whether TRU mixed waste streams comply with the applicable provisions of the TSDF-WAC</td>
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<tr>
<td></td>
<td>- Determination whether TRU mixed wastes exhibit a hazardous characteristic per 20.4.1.200 NMAC (incorporating 40 CFR 261 Subpart C)</td>
<td></td>
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<tr>
<td></td>
<td>- Determination whether TRU mixed wastes are listed per 20.4.1.200 NMAC (incorporating 40 CFR 261 Subpart D)</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>- Estimation of waste material parameter weights (Section C-2)</td>
<td></td>
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<tr>
<td>9</td>
<td>Are procedures in place to ensure that waste streams identified to contain incompatible materials or materials incompatible with waste containers cannot be shipped unless treated to remove the incompatibility? (Section C-1c)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>Are procedures in place to ensure that the generator/storage site uses acceptable knowledge (AK) and, as necessary, radiography and visual examination (VE) analysis as specified in Table C-1? (Section C-3)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>WAP Requirement1</td>
<td>Procedure Documented</td>
<td>Example of Implementation/ Objective Evidence, as applicable</td>
<td>Comment (e.g., any change in procedure since last audit, etc.)</td>
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</tr>
<tr>
<td>Location</td>
<td>Adequate?</td>
<td>Item Reviewed</td>
<td>Adequate?</td>
</tr>
<tr>
<td>Unacceptable Waste</td>
<td></td>
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</tr>
</tbody>
</table>

12. Are procedures in place to ensure that the generator/storage site ensures, through administrative and operational procedures and characterization techniques, that waste containers do not include the following unacceptable waste:

- liquid waste is not acceptable for disposal at the WIPP facility. Liquid in the quantities delineated below is acceptable:
  - Observable liquid shall be no more than **one** percent by volume of the outermost container at the time of radiography or visual examinationVE.
  - Internal containers with more than 60 milliliters or **three** percent by volume observable liquid, whichever is greater, are prohibited.
  - Containers with Hazardous Waste Number U134 assigned shall have no observable liquid.
  - Overpacking the outermost container that was examined during radiography or visual examinationVE or redistributing untreated liquid within the container shall not be used to meet the liquid volume limits.
- non-radionuclide pyrophoric materials.
- hazardous wastes not occurring as co-contaminants with TRU wastes (non-mixed hazardous wastes).
- wastes incompatible with backfill, seal and panel closures materials, container and packaging materials, shipping container materials, or other wastes.
- wastes containing explosives or compressed gases (continued below).
<table>
<thead>
<tr>
<th>WAP Requirement1</th>
<th>Procedure Documented</th>
<th>Example of Implementation/Objective Evidence, as applicable</th>
<th>Comment (e.g., any change in procedure since last audit, etc.)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Location</td>
<td>Adequate? Y/N (Why?)</td>
<td>Item Reviewed</td>
</tr>
<tr>
<td>12a</td>
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<tr>
<td>• wastes with polychlorinated biphenyls (PCBs) not authorized under an EPA PCB waste disposal authorization</td>
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<tr>
<td>• wastes exhibiting the characteristic of ignitability, corrosivity, or reactivity (EPA Hazardous Waste Numbers of D001, D002, or D003)</td>
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<tr>
<td>• waste that has ever been managed as high-level waste and waste from tanks specified in Permit Attachment C, Table C-4, unless specifically approved through a Class 3 permit modification</td>
<td></td>
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<tr>
<td>• any waste container from a waste stream (or waste stream lot) which has not undergone either radiographic or visual examination VE of a statistically representative subpopulation of the wastes stream in each shipment pursuant to Permit Attachment C7</td>
<td></td>
<td></td>
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<tr>
<td>• any waste container from a waste stream which has not been preceded by an appropriate, certified Waste Stream Profile Form (see Section C-1d)</td>
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<tr>
<td>(Section C-1c)</td>
<td></td>
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</tbody>
</table>

### Waste Acceptance Control

14 Are procedures in place to ensure that the generator/storage site uses a Waste Stream Profile Form (WSPF) which includes, at a minimum, the information indicated on the attached WSPF found in Permit Attachment C, Figure C-1 and a Characterization Information Summary (CIS) prior to waste disposal at the WIPP? (Section C-1d)  

16 Are procedures in place to ensure that additional WSPFs are provided to WIPP and NMED for waste streams or portions of waste streams that are reclassified based upon waste characterization information? (Section C-1d)  

16a Are criteria in place to determine the specific circumstances under which a WSPF is revised versus when a new WSPF is required? (Section C-1d)  

### General Characterization Requirements

25 Are procedures in place to ensure that Acceptable Knowledge AK is used in waste characterization activities to delineate TRU mixed waste streams, to assess whether TRU mixed wastes comply with the TSDF-WAC, to assess whether TRU mixed waste exhibits a hazardous characteristic (20.4.1.200 NMAC, incorporating 40 CFR 261 Subpart C), and to assess whether TRU wastes are listed (20.4.1.200 NMAC, incorporating 40 CFR 261 Subpart D), and to estimate waste material parameter weights? (Section C-3a)  

10 Are procedures in place to ensure that the generator/storage site uses a Waste Stream Profile Form (WSPF) which includes, at a minimum, the information indicated on the attached WSPF found in Permit Attachment C, Figure C-1 and a Characterization Information Summary (CIS) prior to waste disposal at the WIPP? (Section C-1d)
<table>
<thead>
<tr>
<th>WAP Requirement¹</th>
<th>Procedure Documented</th>
<th>Example of Implementation/ Objective Evidence, as applicable</th>
<th>Comment (e.g., any change in procedure since last audit, etc.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>26 Are procedures in place to ensure that radiography and/or visual examination VE are used as necessary to:</td>
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<tr>
<td>• Examine a waste container to determine the physical form</td>
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<tr>
<td>• Identify observable liquid in excess of TSDF-WAC limits and containerized gases</td>
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<tr>
<td>• Verify the physical form matches the waste stream description (Section C-3b)</td>
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<tr>
<td>28 Are procedures in place to ensure that the following characterization activities shall occur:</td>
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<tr>
<td>• Acceptable Knowledge for all wastes, with testing as necessary to augment AK including;</td>
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<tr>
<td>-- Visual examination or radiography for all waste containers (Section C4-3e)</td>
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<tr>
<td>30 Are procedures in place to ensure that the following Data Quality Objectives are met:</td>
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</tr>
<tr>
<td>• Use Acceptable Knowledge AK to delineate TRU mixed waste streams, assess whether TRU mixed wastes comply with the applicable requirements of the TSDF-WAC, assess whether TRU mixed wastes exhibit a hazardous characteristic, assess whether TRU mixed wastes are listed and to estimate waste material parameter weights</td>
<td></td>
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</tr>
<tr>
<td>• Use radiography or visual examination VE to verify the physical form of the waste matches its waste stream description as determined by AK and to verify the absence of prohibited items (Section C-4a(1))</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>WAP Requirement¹</td>
<td>Procedure Documented</td>
<td>Example of Implementation/Objective Evidence, as applicable</td>
<td>Comment (e.g., any change in procedure since last audit, etc.)</td>
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</tbody>
</table>
| 31 Are procedures in place to ensure that the following Quality Assurance Objectives are adequately defined and assessed for each characterization method:  
• Precision as a measure of the mutual agreement among multiple measurements.  
• Accuracy as the degree of agreement between a measurement result and a true or known value.  
• Completeness is a measure of the amount of valid data obtained from a method compared to the total amount of data obtained that is expressed as a percentage.  
• Comparability is the degree to which one data set can be compared to another data set.  
• Representativeness as an expression of the degree to which data represent characteristics of a population. (Section C-4a(2)) | | | |
| 32 With respect to data generation, are procedures in place to ensure that the generator/storage site’s waste characterization program meets the following general requirements:  
• Testing data packages and batch data reports BDRs must be reported accurately in a pre-approved format, must be maintained in permanent files, and must be traceable?  
• All data Data must receive a technical review by another qualified operator? (Section C3-4a) | | | |
<p>| 33 Are procedures in place to ensure that the generator/storage site performs validation of waste characterization data for each waste container? (Section C-4) | | | |
| 34 Are procedures in place to ensure that the generator/storage site has a pre-approved format for reporting waste characterization data? (Section C-4a(3)) | | | |
| 35 Are procedures in place to ensure that the generator/storage site prepares testing batch data reports BDRs to meet the requirements of their own site-specific QAP/P and/or SOPs? (Section C-4a(3)) | | | |</p>
<table>
<thead>
<tr>
<th>WAP Requirement¹</th>
<th>Procedure Documented</th>
<th>Example of Implementation/ Objective Evidence, as applicable</th>
<th>Comment (e.g., any change in procedure since last audit, etc.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>36. Are procedures in place to ensure that all raw data is collected and managed at the data generation level in accordance with the following criteria:</td>
<td></td>
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<tr>
<td>• Raw All raw data shall be signed and dated in reproducible ink by the individual collecting the data, or signed and dated using electronic signatures</td>
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<tr>
<td>• Data All data shall be recorded clearly, legibly, and accurately in field records</td>
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<tr>
<td>• All changes Changes to original data shall be lined out, initialed, and dated by the individual making the change. Original data may not be obliterated or otherwise be made unreadable</td>
<td></td>
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<tr>
<td>• All data Data shall be transferred and reduced from field records completely and accurately</td>
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<tr>
<td>• All field Field records shall be maintained as specified in Table C–2 of Attachment C</td>
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<tr>
<td>• Data shall be organized into standard reporting formats for reporting purposes.</td>
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<tr>
<td>• All electronic Electronic and video data must be stored to ensure that waste container and QC data are readily retrievable (Section C3-4a)</td>
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</tr>
</tbody>
</table>

³ WAP Requirement
<table>
<thead>
<tr>
<th>WAP Requirement&lt;sup&gt;1&lt;/sup&gt;</th>
<th>Procedure Documented</th>
<th>Example of Implementation/ Objective Evidence, as applicable</th>
<th>Comment (e.g., any change in procedure since last audit, etc.)</th>
</tr>
</thead>
</table>
| 37  Are procedures in place to ensure that 100% of batch data reports (BDRs) are subject to independent technical review by an individual qualified to review the data who was not involved in the generation or recording of the data under review. The reviewer shall release the data through signature with an associated review checklist prior to characterization of the associated waste and shipment to the WIPP facility. The review shall ensure the following, as applicable:  
  - Data generation and reduction were conducted according to the methods used and reported in the proper units and significant figures  
  - Calculations have been verified by a valid calculation program, a spot check of verified calculation programs, and/or a 100 percent check of all hand calculations  
  - The data have been reviewed for transcription errors  
  - The testing QA documentation for BDRs is complete and includes, as applicable, raw data, calculation records, calibration records  
  - Radiography tapes are reviewed on a waste container basis at a minimum of once per testing batch or once per day of operation, whichever is less frequent. The radiography tape will be reviewed against the data on the radiography form to ensure that data are complete and correct  
  - QAOs have been met (Section C3-4a(1)) | Adequate? Y/N (Why?) | Item Reviewed | Adequate? Y/N |
### WAP Requirement

<table>
<thead>
<tr>
<th>WAP Requirement</th>
<th>Procedure Documented</th>
<th>Example of Implementation/ Objective Evidence, as applicable</th>
<th>Comment (e.g., any change in procedure since last audit, etc.)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>40</strong> Are procedures in place to ensure that 100 percent of all batch data reports (BDRs) receive a Site Project Manager (SPM) signature release with an associated review checklist prior to characterization of the associated waste and shipment to the WIPP. This release shall ensure the following:</td>
<td></td>
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<tr>
<td>• Testing batch QC checks were properly performed. Radiography data are complete and acceptable based on evidence of videotape review of one waste container per day or once per testing batch, whichever is less frequent</td>
<td>Location</td>
<td>Adequate? Y/N (Why?)</td>
<td>Item Reviewed</td>
</tr>
<tr>
<td>• Data generation level independent technical review, validation, and verification have been performed as evidenced by the completed review checklists and appropriate signature releases.</td>
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<tr>
<td>• Independent technical reviewers were not involved in the generation or recording of the data under review.</td>
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<tr>
<td>• Batch Data review checklists are complete</td>
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<tr>
<td>• Batch Data Reports are complete and data properly reported</td>
<td></td>
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<tr>
<td>• Verify that data are within established data assessment criteria and meet all applicable QAOs (Section C3-4b(1))</td>
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<tr>
<td><strong>42</strong> Are procedures in place to ensure that a repeat of the data review process at the data generation level will be performed on a minimum of one randomly chosen waste container every quarter to determine if the verification and validation is performed according to documented procedures? (Section C3-4b)</td>
<td></td>
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</tr>
<tr>
<td><strong>43</strong> Are procedures in place and checklists are available to prepare a Site Project Manager (SPM) Summary and a Data Validation Summary (the summaries may be in the same document)? The SPM Summary includes a validation checklist for each batch that is of sufficient detail to document all aspects of a batch data report (BDR) that could affect data quality. The Data Validation Summary must identify each Batch Data Report (BDR reviewed, reviewed), describe how the validation was performed, identify all problems, and identify all acceptable and unacceptable data. Summaries must include release signatures. (Section C3-4b(2))</td>
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<tr>
<td>WAP Requirement</td>
<td>Procedure Documented</td>
<td>Example of Implementation/ Objective Evidence, as applicable</td>
<td>Comment (e.g., any change in procedure since last audit, etc.)</td>
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<tr>
<td></td>
<td>Location</td>
<td>Adequate? Y/N (Why?)</td>
<td>Item Reviewed</td>
</tr>
<tr>
<td>44</td>
<td>Are procedures in place to ensure that non-administrative, WAP-related nonconformances first identified at the site project manager SPM level are reported to the Permittees within seven calendar days of identification, that nonconformance reports are prepared within 30 calendar days, and that corrective action is implemented prior to waste shipment? (Section C3-7)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>45</td>
<td>Are procedures in place to ensure that any waste container for which a nonconformance report (NCR) has been written will not be shipped to the WIPP facility unless the condition that led to the NCR for that container is appropriately identified, reconciled, corrected, and documented? Are nonconformance reports prepared for nonconformances identified? Are nonconformances identified and tracked, and does the Site Project Manager SPM oversee the nonconformance report process? (Section C3-7)</td>
<td></td>
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</tr>
<tr>
<td>48</td>
<td>Are procedures in place to ensure that the generator/storage site transmits data by hard copy or electronic copy from the data generation level to the site project level? If electronic, does the generator/site have a hard copy available on demand? (Section C-4a(5))</td>
<td></td>
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<tr>
<td>50</td>
<td>Are procedures in place to ensure that the generator/storage site inputs the data into the WWIS manually or electronically? (Section C-4a(5))</td>
<td></td>
<td></td>
</tr>
<tr>
<td>51</td>
<td>Are procedures in place to ensure that the generator/storage site enters the data into the WWIS in the exact format required by the database? (Section C-4a(5))</td>
<td></td>
<td></td>
</tr>
<tr>
<td>52</td>
<td>Are procedures in place to ensure all of the data presented on Table C-3 of the Permit is transmitted to the WWIS? (Table C-3)</td>
<td></td>
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</tr>
<tr>
<td>55</td>
<td>Are procedures in place to ensure that the generator/storage site's hard copy and/or electronic data reports follow the Permittees’ format requirements? (Section C-4a(3))</td>
<td></td>
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<tr>
<td>WAP Requirement¹</td>
<td>Procedure Documented</td>
<td>Example of Implementation/Objective Evidence, as applicable</td>
<td>Comment (e.g., any change in procedure since last audit, etc.)</td>
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<tr>
<td>56 Are procedures in place to ensure that hard copy or electronic Waste Stream Profile Form will include the following</td>
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<tr>
<td>• Generator/storage site name</td>
<td>Location</td>
<td>Adequate? Y/N (Why?)</td>
<td>Item Reviewed</td>
</tr>
<tr>
<td>• Generator/storage site EPA ID</td>
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<tr>
<td>• Date of audit report approval by the NMED (if obtained)</td>
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<tr>
<td>• Original generator of waste stream</td>
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<tr>
<td>• Whether waste is Contact-Handled or Remote-Handled</td>
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</tr>
<tr>
<td>• Waste Stream WIPP Identification Number</td>
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<td></td>
</tr>
<tr>
<td>• Summary Category Group</td>
<td></td>
<td></td>
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<tr>
<td>• Waste Matrix Code Group</td>
<td></td>
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</tr>
<tr>
<td>• Waste Material Parameter Weight Estimates per unit of waste</td>
<td></td>
<td></td>
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<tr>
<td>• Waste stream name</td>
<td></td>
<td></td>
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<tr>
<td>• A description of the waste stream</td>
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<tr>
<td>• Applicable EPA hazardous waste numbers</td>
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<td></td>
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<tr>
<td>• Applicable TRUCON codes</td>
<td></td>
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<tr>
<td>• A listing of acceptable knowledge documentation used to identify the waste stream</td>
<td></td>
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<tr>
<td>• The waste characterization procedures used and the reference and date of the procedure</td>
<td></td>
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<tr>
<td>• Certification signature of Site Project Manager SPM, name, title, and date signed (Section C3-6b(1))</td>
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</tbody>
</table>

¹WAP Requirement
<table>
<thead>
<tr>
<th>WAP Requirement</th>
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</thead>
<tbody>
<tr>
<td>56a Are procedures in place to ensure that hard copy or electronic Characterization Information Summary will include the following:</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>• Data reconciliation with DQOs</td>
<td>Location Adequate? Y/N (Why?) Item Reviewed Adequate? Y/N</td>
<td></td>
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</tr>
<tr>
<td>• Radiography and visual examination (VE) summary to document that all prohibited items are absent in the waste and to verify that the physical form of the waste matches its waste stream description as determined by AK (if applicable).</td>
<td></td>
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</tr>
<tr>
<td>• A complete listing of all container identification numbers used to generate the Waste Stream Profile Form (WSPF), cross-referenced to each Batch Data Report (BDR).</td>
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</tr>
<tr>
<td>• Complete AK summary, including stream name and number, point of generation, waste stream volume (current and projected), generation dates, TRUCON codes, Summary Category Group, Waste Matrix Code(s) and Waste Matrix Code Group, other TWBIR information, waste stream description, areas of operation, generating processes, RCRA determinations, radionuclide information, all references used to generate the AK summary, and any other information required by Permit Attachment C4, Section C4-2b.</td>
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<tr>
<td>• Method for determining Waste Material Parameter Weights per unit of waste.</td>
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<tr>
<td>• List of any AK Sufficiency Determinations requested for the waste stream.</td>
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</tr>
<tr>
<td>• Certification through acceptable knowledge (AK) or testing that any waste assigned the hazardous waste number of U134 (hydrofluoric acid) no longer exhibits the characteristic of corrosivity. This is verified by ensuring that no liquid is present in U134 waste.</td>
<td></td>
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</tr>
<tr>
<td>• A justification for the selection of radiography and/or VE as an appropriate method of characterizing the waste. (Section C3-6b(2))</td>
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</tbody>
</table>

56b Are procedures in place to assure that ongoing container characterization results are cross referenced to Batch Data Reports (BDRs)? (Section C3-6b)

58 Are procedures in place to ensure that project level reports are compiled into Characterization Information Summaries (Section C3-6b)
<table>
<thead>
<tr>
<th>WAP Requirement</th>
<th>Procedure Documented</th>
<th>Example of Implementation/ Objective Evidence, as applicable</th>
<th>Comment (e.g., any change in procedure since last audit, etc.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>59</td>
<td>Are procedures in place to ensure that the generator/storage site uses forms for data reporting that are pre-approved forms in site-specific documentation? (Section C3-6)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>60</td>
<td>Are procedures in place to ensure that the generator/storage site’s SPM submits to the WIPP facility a summary of the waste stream information and reconciliation with data quality objectives (DQOs) once a waste stream is characterized? (Section C-4a(5))</td>
<td></td>
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</tr>
<tr>
<td>61</td>
<td>Are procedures in place to ensure that the generator/storage site project office completes a WSPF based on the Batch Data Reports BDRs? (Section C3-6b)</td>
<td></td>
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<tr>
<td>62</td>
<td>Are procedures in place to ensure that the generator/storage site’s Site Project Manager SPM submits the WSPF to the Permittees for DOE’s approval along with the accompanying Characterization Information Summary for that waste stream? (Section C-4a(5))</td>
<td></td>
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<tr>
<td>63</td>
<td>Are procedures in place to ensure that the generator/storage site maintains records related to waste characterization testing activities in the testing facility files, or site project files for those facilities located on-site? (Section C-4a(6))</td>
<td></td>
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</tr>
<tr>
<td>64</td>
<td>Are procedures in place to ensure that the appropriate documented training and indoctrination is performed for all individuals and that procedures are documented in site specific QAPIPs and procedures? (Section C3-8)</td>
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<tr>
<td>66</td>
<td>Are procedures in place to ensure that the generator/storage site has an appropriate records inventory and disposition schedule (RIDS) or equivalent that was prepared and approved by appropriate site personnel? (Section C-4a(6))</td>
<td></td>
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</tr>
<tr>
<td>67</td>
<td>Are procedures in place to ensure that the generator/storage site maintains all records relevant to an enforcement action, regardless of disposition, until they are no longer needed for enforcement action, and then dispositioned per the approved RIDS? (Section C-4a(6))</td>
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<td>Location Adequate? Y/N (Why?)</td>
<td>Item Reviewed</td>
<td>Adequate? Y/N</td>
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</tbody>
</table>
| 68 Are procedures in place to ensure that the generator/storage site maintains records that are designated as Lifetime Records for the life of the waste characterization program plus six years, or that the records have been transferred for permanent archival storage to the WIPP Records Archive facility? Lifetime Records include:  
  - Test facility Batch Data Reports BDRs,  
  - Waste Stream Characterization Package,  
  - Data reduction, validation, and reporting documentation,  
  - Acceptable knowledge documentation,  
  - WSPF and Characterization Information Summary (Section C-4a(6), Table C-2) | | | |
| 69 Are procedures in place to ensure that the generator/storage site maintains records that are designated as Non-Permanent Records for ten years from the date of record generation, and then dispositioned according per the approved RIDS or transferred to the WIPP Records Archive facility? Non-Permanent Records include:  
  - Nonconformance documentation,  
  - Variance documentation,  
  - Assessment documentation,  
  - Calculations and related software documentation,  
  - Training/qualification documentation,  
  - QAP/QP documentation (including all revisions),  
  - Calibration documentation,  
  - Procurement documentation,  
  - Quality Assurance QA procedures (including all revisions),  
  - Technical implementing procedures (including all revisions), and  
  - Audio/video recording (radiography, visual, etc.) (Section C-4a(6), Table C-2) | | | |
<p>| 70 Are procedures in place to ensure that the generator/storage site has raw data that is identifiable and legible, and provides documentary evidence of quality? (Section C-4a(6)) | | | |</p>
<table>
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<tr>
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<td>Item Reviewed</td>
</tr>
<tr>
<td>71</td>
<td>Are procedures in place to ensure that if the generator/storage site ceases to operate, that all records be transferred before closeout? (Section C-4a(6))</td>
<td></td>
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</tr>
</tbody>
</table>
| 72              | Are procedures in place to ensure that the generator/storage site accurately completes an EPA Hazardous Waste Manifest prior to shipping the waste to WIPP that contains the following information:  
- Generator/storage site name and EPA ID  
- Generator/storage site contact name and phone number  
- Quantity of waste  
- List of up to six state and/or federal hazardous waste numbers in each line item  
- Listing of all container IDS  
- Signature of authorized generator representative (Section C-5b) | | | |
| 73              | Are procedures in place to ensure that the generator/storage site accurately completes the following container specific information:  
- Waste stream identification number  
- List of EPA hazardous waste numbers per container  
- Certification data  
- Shipping data (Section C-5b) | | | |

1. The WAP requirements should be presented in documents, such as procedures. Each of the questions posed under WAP requirements are meant to ask whether procedures are in place or whether documents are evident which demonstrate that the specific WAP requirement is or can be met.
Table C6-2
Acceptable Knowledge (AK) Checklist

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<tr>
<th>WAP Requirement</th>
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<td>Item Reviewed Adequate? Y/N</td>
<td></td>
</tr>
<tr>
<td>134</td>
<td>Are the primary document(s) required in Permit Attachment C4 containing acceptable knowledge AK information available? (Section C4-2)</td>
<td>[ ]</td>
<td>[ ]</td>
</tr>
<tr>
<td>135</td>
<td>Has the generator developed a methodology whereby a logical sequence of acceptable knowledge AK information that progresses from general facility to more detailed waste-specific information can be acquired? (Section C4-2)</td>
<td>[ ]</td>
<td>[ ]</td>
</tr>
<tr>
<td>136</td>
<td>Does the site have adequate procedures in place to ensure that the Acceptable Knowledge AK process is adequately implemented? Do these procedures facilitate the mandatory traceability analysis performed for each Summary Waste Category Group examined during the audit? (Section C4-2)</td>
<td>[ ]</td>
<td>[ ]</td>
</tr>
<tr>
<td>137</td>
<td>Does the generator site’s TRU mixed waste management program information clearly define (or provide a methodology for defining) waste categorization schemes and terminology, provide a breakdown of the types and quantities of TRU mixed waste generated/stored at the site, and describe how waste is tracked and managed at the generator site (including historical and current operations)? Do procedures ensure that waste streams are adequately identified? (Section C4-2a)</td>
<td>[ ]</td>
<td>[ ]</td>
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<tr>
<td>138</td>
<td>Does site documentation procedures indicate that the site will document, justify, and consistently define waste streams and assign EPA hazardous waste numbers? (Section C4-2b)</td>
<td>[ ]</td>
<td>[ ]</td>
</tr>
<tr>
<td>WAP Requirement²</td>
<td>Procedure Documented</td>
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<td>Comment (e.g., any change in procedure since last audit, etc.)</td>
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<td>Location Adequate? Y/N (Why?) Item Reviewed Adequate? Y/N</td>
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### Required and Additional Information

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<tr>
<th>140</th>
<th>Does the generator site document that the following must be included in the acceptable knowledge AK record:</th>
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<tr>
<td></td>
<td>• Map of the site with the areas and facilities involved in TRU waste generation, treatment, and storage identified</td>
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<td></td>
<td>• Facility mission description as related to TRU waste generation and management (e.g., nuclear weapons research may involve metallurgy, radiochemistry, and nuclear physics operations that result in specific waste streams)</td>
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<td></td>
<td>• Description of the operations that generate TRU waste at the site (e.g., plutonium recovery, weapons design, or weapons fabrication)</td>
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<td>• Waste identification or categorization schemes used at the facility (e.g., item description codes, content codes)</td>
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<td></td>
<td>• Types and quantities of TRU mixed waste generated, including historical generation through future projections</td>
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<td></td>
<td>• Correlation of waste streams generated from the same building and process, as appropriate (e.g., sludge, combustibles, metals, and glass)</td>
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<td></td>
<td>• Waste certification procedures for retrievably stored and newly generated wastes to be sent to the WIPP facility</td>
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</tbody>
</table>

(Section C4-2a)
<table>
<thead>
<tr>
<th>WAP Requirement²</th>
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<td>141</td>
<td>Does the generator site document that the following shall be collected for each waste stream:</td>
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<tr>
<td></td>
<td>A. Area(s) and/or building(s) from which the waste stream was or is generated</td>
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<td></td>
<td>B. Waste stream volume and time period of generation (e.g., 100 standard waste boxes of retrievable stored waste generated from June 1977 through December 1977)</td>
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<td></td>
<td>C. Waste generating process described for each building (e.g., batch waste stream generated during decommissioning operations of glove boxes), including processes associated with U134 waste generation, if applicable.</td>
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<td></td>
<td>D. Documentation demonstrating how the site has historically managed the waste, including the historical regulatory status of the waste (i.e., TRU mixed versus TRU non-mixed waste)</td>
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<td></td>
<td>E. Process flow diagrams (e.g., a diagram illustrating glove boxes from a specific building to a size reduction facility to a container storage area). In the case of research/development, analytical laboratory waste, or the similar processes where process flow diagrams cannot be created, a description of the waste generating processes, rather than a formal process flow diagram, may be included if this modification is justified and the justification is placed in the auditable record</td>
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<td>F. Material inputs or other information that identifies the chemical content of the waste stream and the physical waste form (e.g., glove box materials and chemical handled during glove box operations, events or processes that may have modified the chemical or physical properties of the waste stream after generation, data obtained through visual examination of newly generated waste that later undergoes radiography; information demonstrating neutralization of U134 [hydrofluoric acid] and waste compatibility)</td>
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(Section C4-2b)
<table>
<thead>
<tr>
<th></th>
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<tbody>
<tr>
<td>142</td>
<td>Do site documents/procedures require that the facility will provide a summary to the Permittees that summarizes all information collected, including basis and rationale for all waste stream designations? Is an example of this summary available for audit review? If discrepant hazardous waste data exist in required information, do sites consider applying all hazardous waste numbers, but assess and evaluate the information to determine the appropriate EPA hazardous waste numbers consistent with RCRA requirements?</td>
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<td>143</td>
<td>Do site procedures indicate that if the required AK information is not available for a particular waste stream, that the waste stream will not be eligible for an AK Sufficiency Determination?</td>
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<td>144</td>
<td>Have the following procedures been prepared?</td>
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<td>A. Procedures for identifying and assigning the physical waste form of the waste</td>
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<td>B. Procedures for delineating waste streams and assigning Waste Matrix Codes</td>
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<td></td>
<td>C. Procedures for resolving inconsistencies in acceptable knowledge AK documentation</td>
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<td></td>
<td>D. Procedures for visual examination VE and/or radiography, if applicable</td>
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<td>E. For newly generated waste, procedures describing process controls used to ensure prohibited items (specified in the WAP, Permit Attachment C) are documented and managed</td>
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<td></td>
<td>F. Procedures to ensure radiography and visual examination VE include a list of prohibited items that the operator shall verify are not present in each container (e.g. liquid exceeding TSDF-WAC limits, corrosives, ignitables, reactives, and incompatible wastes)</td>
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<td>G. Procedures to document how changes to Waste Matrix Codes, waste stream assignment, and associated EPA Environmental Protection Agency hazardous waste numbers based on material composition are documented for any waste</td>
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<td>H. Procedures that ensure the assignment of EPA hazardous waste numbers is appropriate, consistent with RCRA requirements, and adequately considers site historical waste management</td>
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<tr>
<td></td>
<td>I. Procedures for estimating waste material parameter weights</td>
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<td>(Section C4-2b)</td>
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<tr>
<td>WAP Requirement 2</td>
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<td>145</td>
<td>Location Adequate? Y/N (Why?) Item Reviewed Adequate? Y/N</td>
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<tr>
<td>Does the generator provide procedures or written commitment to collect additional acceptable knowledge (AK) information, as available and as necessary to augment mandatory information? (Section C4-2c)</td>
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<td>146</td>
<td>Does the generator site document that all additional specific, relevant information used in the acceptable knowledge (AK) process will be identified and its use explained? Is all the necessary additional information assembled and has it been appropriately used? (Section C4-2c)</td>
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<tr>
<td>147</td>
<td>Does the generator site discrepancy analysis documentation (for acceptable knowledge (AK) additional and required documentation) indicate that if discrepancies are detected, the site may consider applying all EPA hazardous waste numbers indicated in the required and additional information, but must assess and evaluate the information to determine the appropriate EPA hazardous waste numbers consistent with RCRA requirements? (Section C4-2c)</td>
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<tr>
<td>Training</td>
<td>148</td>
<td>Does the generator site have procedures to ensure that all the personnel involved with acceptable knowledge (AK) waste characterization have the following training, and is this training documented?</td>
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<tr>
<td></td>
<td>A. WIPP WAP in Permit Attachment C and the TSDF-WAC specified in this permit</td>
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<td>B. State and Federal RCRA regulations associated with solid and hazardous waste characterization</td>
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<td>C. Discrepancy resolution and reporting</td>
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<td>D. Site-specific procedures associated with waste characterization using acceptable knowledge (AK)</td>
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<td>(Section C4-3a)</td>
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<tr>
<td>Has the generator site developed the following procedures, and are these procedures technically sufficient?</td>
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<tr>
<td>A. Sites must prepare and implement a written procedure outlining the specific methodology used to assemble acceptable knowledge records, including the origin of the documentation, how it will be used, and any limitations associated with the information (e.g., identify the purpose and scope of a study that included limited sampling and analysis data).</td>
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<tr>
<td>B. Sites must develop and implement a written procedure to compile the required acceptable knowledge record.</td>
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<tr>
<td>C. Sites must develop and implement a written procedure that ensures unacceptable wastes (e.g., reactive, ignitable, corrosive) are identified and segregated from TRU mixed waste populations sent to the WIPP facility.</td>
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<tr>
<td>D. Sites must prepare and implement a written procedure to evaluate acceptable knowledge and resolve discrepancies. For example, if different sources of information indicate different hazardous wastes are present, then sites must include all sources of information in its records and may choose to either conservatively assign EPA hazardous waste numbers or assign only those numbers deemed appropriate and consistent with RCRA requirements. All information used to justify assignment of EPA hazardous waste numbers must be placed in the auditable record. Further, the assignment of EPA hazardous waste numbers shall be tracked in the auditable record to all required documentation.</td>
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149a  E. Sites must prepare and implement a written procedure to identify hazardous wastes and assign the appropriate hazardous waste numbers to each waste stream. The following are minimum baseline requirements/standards that site-specific procedures must include to ensure comparable and consistent characterization of hazardous waste:

1. Compile **all of the required information** in an auditable record.
2. Review the compiled information and delineate waste streams. Delineation of waste streams must comply with the definition in Permit Attachment C, Section C-0a, and justify combining waste historically managed separately as TRU mixed and TRU non-mixed waste streams into a single waste stream.
3. Review the compiled information to determine if the waste stream is compliant with the TSDF-WAC
4. Review the required information to determine if the waste is listed under 20.4.1.200 NMAC (incorporating 40 CFR § 261), Subpart D. Assign all the listed EPA hazardous waste numbers, unless the site chooses to justify an alternative assignment and document the justification in the auditable record.
5. Review the required information to determine if the waste exhibits a hazardous characteristic or may contain hazardous constituents included in the toxicity characteristics specified in 20.4.1.200 NMAC (incorporating 40 CFR § 261, Subpart C. If a toxicity characteristic contaminant is identified and is not included as a listed waste, sites may evaluate available data and assign the toxicity characteristic EPA hazardous waste number consistent with RCRA requirements. All data examined to reach the hazardous waste number determination must be placed in the auditable record and must present a clear justification for the EPA hazardous waste number analyses.
6. Review the compiled information to provide an estimate of the material parameter weights for each container to be stored or disposed of at the WIPP facility. For newly generated waste, procedures shall be developed and implemented to characterize hazardous waste using acceptable knowledge prior to packaging.
### Waste Isolation Pilot Plant
### Hazardous Waste Facility Permit
### Renewal Application
### March 2020

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| 149b | F. Sites shall ensure that results of audits of the site's TRU mixed waste characterization programs at the site are available in the records.  
G. Sites shall identify all process controls (implemented to ensure that the waste contains no prohibited items and to control hazardous waste content and/or physical form) that have been applied to retrievably stored waste and/or may presently be applied to newly generated waste. Process controls are applied at the time of waste generation/packaging to control waste content, whereas any activities performed after waste generation/packaging to identify prohibited items, hazardous waste content, or physical form are waste characterization activities, not process controls. The AK record must contain specific process control and supporting documentation identifying when these process controls are used to control waste content. See Permit Attachment C, Section C-2 for programmatic requirements related to process controls. (Section C4-3b) |

150 | Does the site have implemented procedures which comply with the following criteria to establish acceptable knowledge (AK) records:  
A. Acceptable knowledge information shall be compiled in an auditable record, including a road map for all applicable information.  
B. The overview of the facility and TRU mixed waste management operations in the context of the facility's mission shall be correlated to specific waste stream information.  
C. Correlations between waste streams, with regard to time of generation, waste generating processes, and site-specific facilities shall be clearly described. For newly generated wastes, the rate and quantity of waste to be generated shall be defined.  
D. A reference list shall be provided that identifies documents, databases, Quality Assurance protocols, and other sources of information that support the acceptable knowledge (AK) information.  
E. Container inventories for TRU mixed waste in retrievable storage shall be delineated into waste streams by correlating the container identification to all of the required and additional AK information. (Section C4-3c) |
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</tr>
<tr>
<td>151</td>
<td>If the generator site submitted an AK Sufficiency Determination Request for a specific waste stream, did the site provide all of the requisite information for which approval is sought? (Section C-0b)</td>
<td></td>
<td></td>
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<tr>
<td>152</td>
<td>Does the generator site have written procedures for the augmentation of all the acceptable knowledge AK information using testing? Testing consists of radiography and visual examination VE. Do site procedures indicate that the following testing will be conducted based upon the results of the Determination Request AKSD denied = 100 percent 100% RTR or VE (Sections C4-1, C-0b)</td>
<td></td>
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<tr>
<td>155</td>
<td>Does the generator site have procedures for reevaluating acceptable knowledge AK if the results of the waste confirmation indicate that the waste to be shipped does not match the approved waste stream or if the data from radiography or visual examination VE for waste streams without an AK Sufficiency Determination exhibit this discrepancy? Does this procedure describe how the waste is reassigned, acceptable knowledge AK reevaluation, and appropriate EPA hazardous waste numbers are assigned? (Section C4-3e)</td>
<td></td>
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<tr>
<td>156</td>
<td>Do site procedures indicate that debris wastes are assigned toxicity characteristic EPA hazardous waste numbers based on AK regardless of the quantity or concentration? (Section C4-3e)</td>
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<td></td>
<td>Location</td>
<td>Adequate? Y/N (Why?)</td>
<td>Item Reviewed</td>
</tr>
<tr>
<td>Criteria for Assembling an Acceptable Knowledge Record Delineating the Waste Stream</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>158 If wastes are reassigned to a different waste matrix code based on site visual examination or radiography or Permittee confirmation activities, does the generator site have written documentation to ensure that the following steps are followed:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>F. Review existing information based on the container identification number and document all differences in EPA hazardous waste number assignments</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>G. If differences exist in the EPA hazardous waste numbers that were assigned, reassess and document all required acceptable knowledge information (Section C4-3b) associated with the new designation</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>H. Reassess and document all testing data associated with the waste</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>I. Verify and document that the reassigned waste matrix code was generated within the specified time period, area and buildings, waste generating process, and that the process material inputs are consistent with the waste material parameters identified during radiography or visual examination</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. Record all any changes to acceptable knowledge records</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>K. If discrepancies exist in the acceptable knowledge information for the revised waste matrix code, document the segregation of the affected portion of the waste stream, and define the actions necessary to fully characterize the waste (Section C4-3e)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Data Quality Requirements

<table>
<thead>
<tr>
<th>WAP Requirement²</th>
<th>Procedure Documented</th>
<th>Example of Implementation/ Objective Evidence, as applicable</th>
<th>Comment (e.g., any change in procedure since last audit, etc.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adequate? Y/N (Why?)</td>
<td>Item Reviewed</td>
<td>Adequate? Y/N</td>
<td></td>
</tr>
</tbody>
</table>

#### 168

Are acceptable knowledge\(\text{AK}\) processes consistently applied among all generator sites, and does each generator site comply with the following data quality requirements for acceptable knowledge\(\text{AK}\) documentation:

A. **Precision** - The qualitative determinations, such as compiling and assessing acceptable knowledge\(\text{AK}\) documentation, do not lend themselves to statistical evaluations of precision. However, the acceptable knowledge\(\text{AK}\) information will be addressed by the independent review of acceptable knowledge\(\text{AK}\) information during internal and external audits.

B. **Accuracy** - The percentage of waste containers which require reassignment to a new waste matrix code and/or designation of different hazardous waste numbers based on testing data and discrepancies identified by the Permittees during waste confirmation will be reported as a measure of acceptable knowledge\(\text{AK}\) accuracy.

C. **Completeness** - The acceptable knowledge\(\text{AK}\) record must contain 100 percent of the information (Permit Attachment C4, Section C4-3). The usability of the acceptable knowledge\(\text{AK}\) information will be assessed for completeness during audits.

#### 168a

D. **Comparability** - Comparability is ensured through sites meeting the training requirements and complying with the minimum standards outlined for procedures that are used to implement the acceptable knowledge\(\text{AK}\) process. All sites Sites must assign hazardous waste numbers in accordance with Permit Attachment C4, Section C4-4 and provide this information regarding its waste to other sites who store or generate a similar waste stream.

E. **Representativeness** - Representativeness is a qualitative parameter that will be satisfied by ensuring that the process of obtaining, evaluating, and documenting acceptable knowledge\(\text{AK}\) information is performed in accordance with the minimum standards established in Permit Attachment C4. Sites also must assess and document the limitations of the acceptable knowledge\(\text{AK}\) information used to assign hazardous waste numbers (e.g., purpose and scope of information, date of publication, type and extent to which waste parameters are addressed).

(Section C3-3)
<table>
<thead>
<tr>
<th>WAP Requirement²</th>
<th>Procedure Documented</th>
<th>Example of Implementation/ Objective Evidence, as applicable</th>
<th>Comment (e.g., any change in procedure since last audit, etc.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>169</td>
<td></td>
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</tr>
<tr>
<td>Does the generator site address quality control by tracking its performance with regard to the use of acceptable knowledge AK by: 1) assessing the frequency of inconsistencies among information, and 2) documenting the results of waste discrepancies identified by the generator/storage site during waste characterization or the Permittees during waste confirmation using radiography, review of radiography audio/video recordings, visual examination VE, or review of visual examination VE records. In addition, the acceptable knowledge AK process and waste stream documentation must be evaluated through internal assessments by generator/storage site quality assurance organizations. (Section C4-3e)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. The NMED expects a traceability analysis to be performed, the results of which should be presented on this checklist under the “Examples of Implementation” column. Further, the traceability analysis process and results should be discussed in the Final Audit Report.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. The WAP requirements should be presented in documents, such as procedures. Each of the questions posed under WAP requirements are meant to determine whether procedures are in place or whether documents are evident which demonstrate that the specific WAP requirement is or can be met.</td>
<td></td>
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</tbody>
</table>
### Table C6-3—Radiography Checklist

<table>
<thead>
<tr>
<th>WAP Requirement</th>
<th>Procedure Documented</th>
<th>Example of Implementation/ Objective Evidence, as applicable</th>
<th>Comment (e.g., any change in procedure since last audit, etc.)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Location</td>
<td>Adequate? Y/N (Why?)</td>
<td>Item Reviewed</td>
</tr>
</tbody>
</table>

#### Quality Assurance Objectives

**Precision**
- Does the site describe in its QAP/IP and SOP(s) activities to reconcile any discrepancies between two radiography operators with regard to identification of the waste matrix code, liquids in excess of TSDF-WAC limits, and compressed gases through independent replicate scans and independent observations? **And additionally, does the site describe in its QAP/IP and SOP(s) activities to verify the precision of radiography prior to use by tuning precisely enough to demonstrate compliance with QAOs through viewing an image test pattern?**

**Accuracy**
- Was accuracy obtained by using a target to tune the image for maximum sharpness and by requiring operators to successfully identify 100 percent of the required items in a training container during their initial qualification and subsequent requalification?

**Completeness**
- Was an audio/videotape (or equivalent media) of the radiography examination and a radiography data form validated according to the requirements in Permit Attachment C3, Section C3-4?
- Was an audio/videotape (or equivalent media) of the radiography examination and a radiography data form obtained for 100 percent of the waste containers subject to radiography?

**Comparability**
- Is comparability ensured through the use of standardized radiography procedures and operator training and qualifications (Section C3-2a)
### Characterization and System Requirements

<table>
<thead>
<tr>
<th>WAP Requirement</th>
<th>Procedure Documented</th>
<th>Example of Implementation/Objective Evidence, as applicable</th>
<th>Comment (e.g., any change in procedure since last audit, etc.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>234</td>
<td>Does the site have procedures to ensure that radiography is used to identify and verify waste container contents and verify the waste’s physical form? Does the site have procedures to identify prohibited materials? (Sections C-3b, C1-1)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>235</td>
<td>Do procedures or other supporting documentation ensure that every waste container will undergo radiography and/or VE as necessary to augment AK? (Section C-3b)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>236</td>
<td>Do procedures ensure that containers whose contents prevent full examination are examined by visual examination (VE) rather than by radiography unless the site certifies that visual examination (VE) would provide no additional relevant information for that container based on the AK information for the waste stream? (Section C1-1)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>237</td>
<td>Do procedures or other supporting documentation ensure that the physical form determined by radiography is compared with the waste stream descriptions? If discrepancies are noted, will a new waste stream be identified? (Section C-3b)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>238</td>
<td>Are there procedures to ensure the data is obtained from an audio/video recorded scan provided by trained radiography operators? (Section C1-1)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>239</td>
<td>Were all activities required to achieve the radiography objective described in site Quality Assurance Project Plans (QAP/PS) and Standard Operating Procedures (SOPs)? (Section C3-2)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
| 240  | Did the radiography system consist of the following equipment or equivalent:  
  - an X-ray producing device?  
  - an imaging system?  
  - an enclosure for radiation protection?  
  - a waste container handling system?  
  - an audio/video recording system or equivalent?  
  - an operator control and data acquisition station? (Section C1-1) |
<table>
<thead>
<tr>
<th>WAP Requirement</th>
<th>Procedure Documented</th>
<th>Example of Implementation/ Objective Evidence, as applicable</th>
<th>Comment (e.g., any change in procedure since last audit, etc.)</th>
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<tbody>
<tr>
<td></td>
<td>Location Adequate? Y/N (Why?) Item Reviewed Adequate? Y/N</td>
<td>(e.g., any change in procedure since last audit, etc.)</td>
<td></td>
</tr>
<tr>
<td>241</td>
<td>Did the X-ray producing device have controls which allow the operator to vary voltage, thereby controlling image quality? Was it possible to vary the voltage, typically between 150-400 kV, to provide an optimum degree of penetration through the waste? Was high-density material examined with the X-ray device set on the maximum voltage? Was low-density material examined at lower voltage settings to improve contrast and image definition? (Section C1-1)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>242</td>
<td>Do procedures or other documentation ensure that an audio/videotape or equivalent is made of the waste container scan and maintained as a non-permanent record? (Section C1-1)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Data Compilation</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>243</td>
<td>Are there procedures to ensure that a radiography data form is used to document the waste matrix code, ensure the waste container contains no ignitable, corrosive or reactive waste by documenting the absence of liquids in excess of TSDF-WAC limits or compressed gases, and verify that the physical form of the waste is consistent with the waste stream description documented on the WSPF? (Section C1-1)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>245</td>
<td>If radiography indicates that the waste does not match the waste stream description, do procedures ensure that the appropriate corrective action was taken? (Section C-3b)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>246</td>
<td>If a discrepancy is noted, do procedures ensure that the proper waste stream assignment is determined, the correct EPA hazardous waste numbers assigned, and the resolution documented? (Section C-3b)</td>
<td></td>
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</tr>
<tr>
<td><strong>Training</strong></td>
<td></td>
<td></td>
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<tr>
<td>247</td>
<td>Do site procedures ensure that only trained personnel are allowed to operate radiography equipment? (Section C1-1)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>248</td>
<td>Do site procedures ensure that training requirements for radiography operators is based upon existing industry standard training requirements? (Section C1-1)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>249</td>
<td>Does the documented training program provide radiography operators with both formal and on-the-job training (OJT)? (Section C1-1)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>WAP Requirement</td>
<td>Procedure Documented</td>
<td>Example of Implementation/ Objective Evidence, as applicable</td>
<td>Comment (e.g., any change in procedure since last audit, etc.)</td>
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<tr>
<td>250</td>
<td></td>
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</tr>
<tr>
<td>Does the documented training program ensure that the radiography operators are instructed in the specific waste generating practices and typical packaging configurations expected to be found in each waste stream at the site? (Section C1-1)</td>
<td></td>
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<tr>
<td>251</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Does the documented training program ensure that the OJT and apprenticeship are conducted by an experienced, qualified radiography operator prior to qualification of the candidate? (Section C1-1)</td>
<td></td>
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</tr>
<tr>
<td>252</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Is the documented training program site specific? (Section C1-1)</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>262</td>
<td></td>
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</tr>
<tr>
<td>Does the documented training program ensure that a training drum with various container sizes is scanned by each operator on a semiannual basis? Is the videotape reviewed by a supervisor to ensure that operators’ interpretations remain consistent and accurate? (Section C1-1)</td>
<td></td>
<td></td>
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<tr>
<td>263</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Do site procedures ensure that the site prepares Testing Batch Data Reports or equivalent which includes all data pertaining to radiography for up to 20 waste containers without regard to waste matrix? (Section C3-4)</td>
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<tr>
<td>Quality Assurance</td>
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<tr>
<td>265</td>
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<td></td>
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<tr>
<td>Does the documented training program ensure that the imaging system characteristics are verified on a routine basis? (Section C1-1)</td>
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<tr>
<td>266</td>
<td></td>
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<tr>
<td>Do procedures ensure that independent replicate scans and replicate observations of the video output of the radiography process are performed under uniform conditions and procedures? Are independent replicate scans performed on one waste container per day or per testing batch of 20 samples, which everwhichever is less frequent, by a qualified radiography operator that was not involved in the original scan of the waste container? Are independent observations of one scan (not the replicate scan) performed once per day or per testing batch, which everwhichever is less frequent, by a qualified radiography operator that was not involved in the original scan of the waste container? (Section C1-1)</td>
<td></td>
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</tr>
<tr>
<td>267</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Do procedures ensure that oversight functions include periodic audio/video media reviews of accepted waste containers, are performed by qualified radiography operators that were not involved in the original scans of the waste containers? (Section C1-1)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>WAP Requirement</td>
<td>Procedure Documented</td>
<td>Example of Implementation/ Objective Evidence, as applicable</td>
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<tr>
<td></td>
<td>Location Adequate? Y/N (Why?) Item Reviewed Adequate? Y/N</td>
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</table>

### Data Validation, Review, Verification and Reporting

<table>
<thead>
<tr>
<th>Requirement Number</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>268</td>
<td>Is the site project manager, SPM responsible for monitoring the quality of the radiography data and calling for corrective action, when necessary? (Section C1-1)</td>
</tr>
<tr>
<td>277</td>
<td>Do procedures ensure that all applicable data generation review verification and validation activities specified in Permit Attachment C3, Section C3-4 are followed, including all signatory releases? (Section C3-4)</td>
</tr>
<tr>
<td>278</td>
<td>Do procedures ensure that radiography tapes have been reviewed at a frequency of one waste container per day or once per testing batch, whichever is less frequent, to ensure data are correct and completed? (Section C1-1)</td>
</tr>
<tr>
<td>279</td>
<td>Do procedures ensure that all applicable project-level signatory releases and DQOs (Section C3-3) as specified in the WAP are performed? (Section C3-4b)</td>
</tr>
<tr>
<td>282</td>
<td>At the data generation level, do procedures ensure that all electronic and video data stored appropriately to ensure that waste container, sample, and associated QA data are readily retrievable? Are radiography tapes reviewed, at a frequency of one waste container per day or once per testing batch, whichever is less frequent, against the data reported on the radiography form? (Sections C3-4a, C3-4a(1))</td>
</tr>
<tr>
<td>283</td>
<td>At the project level, do procedures require the Site Project Manager, SPM to certify that the radiography data are complete and acceptable based on the videotape review of at least one waste container per testing batch or daily, whichever is less frequent? (Section C3-4b(1))</td>
</tr>
</tbody>
</table>

1. The WAP requirements should be presented in documents, such as procedures. Each of the questions posed under WAP requirements are meant to determine whether procedures are in place or whether documents are evident which demonstrate that the specific WAP requirement is or can be met.
### Table C6-4

Visual Examination (VE) Checklist

<table>
<thead>
<tr>
<th>WAP Requirement</th>
<th>Procedure Documented</th>
<th>Example of Implementation/Objective Evidence, as applicable</th>
<th>Comment (e.g., any change in procedure since last audit, etc.)</th>
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<tr>
<td></td>
<td>Location</td>
<td>Adequate? Y/N (Why?)</td>
<td>Item Reviewed</td>
</tr>
<tr>
<td>Training</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>296</td>
<td>Is there documentation which shows that a standardized training program for visual examination VE operators has been developed? Is it specific to the site and include the various waste configurations generated/stored at the site? (Section C1-2)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>297</td>
<td>Is there documentation which shows that the visual examination VE operators receive training on the specific waste generating processes, typical packaging configurations, and waste material parameters expected to be found in each Waste Matrix Code at the site? (Section C1-2)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>298</td>
<td>Are the visual examination VE personnel requalified once every two years? (Section C1-2)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>298a</td>
<td>Does the training include the following regardless of Summary Category Group?</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Identifying and describing the contents of a waste container by examining all items in waste containers of previously packaged waste.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Identifying when VE cannot be used to meet the DQOs, (Section C1-2)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Visual Examination Expert Requirements</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>300</td>
<td>Does documentation ensure that the site has designated a visual examination VE expert? Is the visual examination VE expert familiar with the waste generating processes that have taken place at the site? Is the visual examination VE expert familiar with all of the types of waste being characterized at that site? (Section C1-2)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>301</td>
<td>Does documentation ensure that the visual examination VE expert shall be responsible for the overall direction and implementation of the visual examination VE aspects of the program? Does the site’s QAPJP specify the selection, qualification, and training requirements of the visual examination VE expert? (Section C1-2)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>WAP Requirement¹</td>
<td>Procedure Documented</td>
<td>Example of Implementation/Objective Evidence, as applicable</td>
<td>Comment (e.g., any change in procedure since last audit, etc.)</td>
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</tr>
<tr>
<td>Location</td>
<td>Adequate? Y/N (Why?)</td>
<td>Item Reviewed</td>
<td>Adequate? Y/N</td>
</tr>
<tr>
<td>304</td>
<td>Do procedures indicate that all visual examination (VE) activities are documented on video/audio media or VE performed by using a second operator to provide additional verification by reviewing the contents of the waste container to ensure correct reporting? (Section C1-2)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>304a</td>
<td>Are procedures in place to ensure that when VE is performed using a second operator, each operator performing VE shall observe for themselves the waste being placed in the container or the contents within the examined waste container when waste is not removed? (Section C1-2)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>313</td>
<td>Do site procedures ensure that when liquid is found, the non-transparent internal container holding the liquid will be assumed to be filled with liquid and this volume will be added to the total liquid in the container being characterized using VE? The container being characterized using VE would then be rejected and/or repackaged to exclude the internal container if it is over the TSDF-WAC limits. (Section C-3b)</td>
<td></td>
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</tbody>
</table>
Waste Isolation Pilot Plant  
Hazardous Waste Facility Permit  
Renewal Application  
March 2020

<table>
<thead>
<tr>
<th>WAP Requirement¹</th>
<th>Procedure Documented</th>
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<td>Adequate? Y/N (Why?)</td>
<td>Item Reviewed Adequate? Y/N</td>
<td></td>
</tr>
</tbody>
</table>

### Quality Assurance Objectives

314 Are process procedures in place to meet the following Quality Assurance Objectives?

**Precision**
- Precision is maintained by reconciling any discrepancies between the operator and the independent technical reviewer with regard to identification of waste matrix code, liquids in excess of TSDF-WAC limits, and compressed gases.

**Accuracy**
- Accuracy is maintained by requiring operators to pass a comprehensive examination and demonstrate satisfactory performance in the presence of the VE expert during their initial qualification. VE Visual examination operators shall be requalified every two years.

**Completeness**
- A validated VE data form will be obtained for 100 percent of the waste containers subject to VE.

**Comparability**
- The comparability of VE data from different operators shall be enhanced by using standardized VE procedures and operator qualifications.

(Section C3-2b)

---

1. The WAP requirements should be presented in documents, such as procedures. Each of the questions posed under WAP requirements are meant to determine whether procedures are in place or whether documents are evident which demonstrate that the specific WAP requirement is or can be met.
ATTACHMENT C7
TRU WASTE CONFIRMATION
ATTACHMENT C7

TRU WASTE CONFIRMATION

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ATTACHMENT C7

TRU WASTE CONFIRMATION

Introduction
The Permittees demonstrate compliance with the waste analysis requirements of the Permit by ensuring that the waste characterization processes performed by generator/storage sites (sites) produce data compliant with the Waste Analysis Plan (WAP) and through the waste screening and verification processes. Verification occurs at three levels: 1) the data generation level, 2) the project level, and 3) the Permittee level. The Permittees also examine a representative subpopulation of waste prior to shipment to confirm that the waste contains no ignitable, corrosive or reactive waste; and that assigned U.S. Environmental Protection Agency (EPA) hazardous waste numbers are allowed by the Permit. The waste confirmation activities described herein occur prior to shipment of the waste from the generator/storage site to the Waste Isolation Pilot Plant (WIPP) facility.

C7-1 Permittee Confirmation of TRU Mixed Waste
Waste confirmation is defined in Permit Part 1, Section 1.5.12 as the activities performed by the Permittees or the co-Permittee the U.S. Department of Energy (DOE), pursuant to this Permit Attachment, to satisfy the requirements specified in Section 310 of Pub. L. 108-447. Waste confirmation occurs after waste containers have been certified for shipment to and disposal at the WIPP facility. The general confirmation process for WIPP waste is presented in Figure C7-1.

C7-1a Confirmation of a Representative Subpopulation of the Waste
The Permittees shall confirm that the waste contains no ignitable, corrosive, or reactive waste through radiography (Section C7-1b) or the use of visual examination (VE) (Section C7-1c) of a statistically representative subpopulation of the waste. Prior to shipment to the WIPP facility, waste confirmation will be performed on randomly selected containers from each contact-handled (CH) and remote-handled (RH) transuranic (TRU) mixed waste stream shipment. Figure C7-1 presents the overall waste verification and confirmation process.

Waste confirmation encompasses ensuring that the physical characteristics of the TRU mixed waste correspond with its waste stream description and that the waste does not contain liquid in excess of Treatment, Storage, and Disposal Facility-Waste Acceptance Criteria (TSDF-WAC) limits or compressed gases. These techniques can detect liquid that exceeds one percent volume of the container and containerized gases, which are prohibited from storage or disposal at the WIPP facility. The prohibition of liquid in excess of TSDF-WAC limits and containerized gases prevents the storage or disposal of ignitable, corrosive, or reactive wastes. Radiography and/or visual examination (VE) will ensure that the physical form of the waste matches its waste stream description (i.e., Homogeneous Solids, Soil/Gravel, or Debris Waste). The results of waste confirmation activities, including radiography and visual examination (VE) records (data sheets, packaging logs, and/or video and audio recordings) will be maintained in the WIPP facility operating record (Operating Record). Noncompliant waste identified during waste confirmation will be managed as described in Section C7-2.
The Permittees shall randomly select at least 7% of each waste stream shipment for waste confirmation. This equates to a minimum of one container from each fourteen containers in each waste stream in each designated shipment. If there are less than fourteen containers from a waste stream in a particular shipment, a minimum of one container from the waste stream shipped will be selected. If the random selection of containers in a shipment occurs prior to loading the waste containers into the shipping package, the randomly selected containers may be consolidated into a single Type B package consistent with transportation requirements. Documentation of the random selection of containers for waste confirmation will be placed in the WIPP facility operating record.

For each container selected for confirmation in accordance with the process above, the Permittees will examine the respective nonconformance report (NCR) documentation to verify NCRs have been dispositioned for the selected container as required by Permit Attachment C3, Section C3-7.

C7-1a(1) TRU Waste Confirmation Training Requirements

Transuranic TRU waste confirmation may be completed by performing actual radiography/visual examination on the waste container(s) or by a review of radiography/visual examination media and records. This allows for a tiered approach for the training of the Permittees' TRU waste confirmation personnel.

The Permittees' TRU waste confirmation personnel may be trained to either review radiography/visual examination media and records (Level 1) or to perform actual radiography/visual examination on the waste container(s) (Level 2). Level 2 personnel may also perform waste confirmation by review of media and records.

C7-1b Radiography Methods Requirements

Radiography has been developed by the Permittees specifically to aid in the examination and identification of containerized waste. The Permittees shall describe all activities required to achieve the radiography objectives in standard operating procedures (SOPs). These SOPs shall include instructions specific to the radiography system(s) used by the Permittees at an off-site facility (e.g., the generator/storage site). For example, to detect liquid, some systems require the container to be rotated back and forth while other systems require the container to be tilted.

A radiography system (e.g., real time radiography, digital radiography/computed tomography) normally consists of an X-ray-producing device, an imaging system, an enclosure for radiation protection, a waste container handling system, a video and audio recording system, and an operator control and data acquisition station. Although these six components are required, it is expected there will be some variation within a given component between radiography systems. The radiography system shall have controls, or an equivalent process, which allow the operator to control image quality. On some radiography systems, it should be possible to vary the voltage, typically between 150 to 400 kilovolts (kV), to provide an optimum degree of penetration through the waste. For example, high-density material should be examined with the X-ray device set on the maximum voltage. This ensures maximum penetration through the waste container. Low-density material should be examined at lower voltage settings to improve contrast and image definition. The imaging system typically utilizes either a fluorescent screen and a low-light television camera or X-ray detectors to generate the image.
To perform radiography, the waste container is scanned while the operator views the television screen. A video and audio recording is made of the waste container scan and is maintained in the WIPP facility operating record as a non-permanent record. A radiography data form is also used to document the Waste Matrix Code, ensure that the waste container contains no ignitable, corrosive, or reactive waste by documenting the absence of liquid in excess of TSDF-WAC limits or compressed gases, and verify that the physical form of the waste is consistent with the waste stream description documented on the Waste Stream Profile Form (WSPF). Containers whose contents prevent full examination of the remaining contents shall be subject to visual examination unless the Permittees certify that visual examination would provide no additional relevant information for that container based on the acceptable knowledge information for the waste stream. Such certification shall be documented in the WIPP facility operating record.

For containers that have been characterized using radiography by the generator/storage sites in accordance with the method in Permit Attachment C1, Section C1-1, the Permittees may perform confirmation by review of the generator/storage site’s radiography audio/video recordings.

For containers which contain classified shapes and undergo radiography, the radiography will occur at a facility with appropriate security provisions and the video and audio recording will be considered classified. The radiography data forms will not contain classified information.

C7-1b(1) Radiography Training

The radiography system involves qualitative and semiquantitative evaluations of visual displays. Operator training and experience are the most important considerations for ensuring quality controls in regard to the operation of the radiography system and for interpretation and disposition of radiography results. Only trained personnel shall be allowed to operate radiography equipment.

Radiographer Level 1 personnel performing TRU mixed waste confirmation shall be trained in:

- TRU Waste Confirmation Radiographer Level 1 Qualification.

Radiographer Level 2 personnel performing TRU mixed waste confirmation shall be trained in:

- TRU Waste Confirmation Radiographer Certification Level 2 Qualification.

C7-1b(1)(i) TRU Waste Confirmation Radiographer Certification Level 1 Qualification

Level 1 radiographer operators are instructed in the specific waste-generating practices and typical packaging configurations expected to be found in each Waste Matrix Code at each site shipping waste to the WIPP facility. The on-the-job training (OJT) and apprenticeship is conducted by an experienced, qualified radiography operator or trainer prior to the qualification of the training candidate. Radiography operators are qualified once every two years.

The level 1 radiography training program includes the following elements:

Formal Training
• Project Requirements
• State and Federal Regulations
• Basic Principles of Radiography
- Radiography of Waste Forms (including the ability to identify liquid and compressed gases which will be verified by the radiography subject matter expert)
- Waste Stream-Specific Instruction (e.g., specific waste-generating processes, typical packaging configurations, waste material parameters)

On-the-Job Training
• System Operation (equipment and procedures used by Level 1 radiographers)
• Identification of Packaging Configurations
• Identification of Waste Material Parameters/Waste Matrix Codes
• Identification of liquid in excess of the TSDF-WAC limits and compressed gases
• Verification of waste stream description

C7-1b(1)(ii) TRU Waste Confirmation Radiographer Level 2 Qualification

Level 2 radiography operators are instructed in the specific waste-generating practices and typical packaging configurations expected to be found in each Waste Matrix Code at each site shipping waste to the WIPP facility. The OJT and apprenticeship are conducted by an experienced qualified radiography operator prior to the qualification of the training candidate. Radiography operators are requalified once every two years.

The Level 2 radiography training program included the following elements:

Formal Training
• Project Requirements
• State and Federal Regulations
• Basic Principles of Radiography
• Radiographic Image Quality
• Radiographic Scanning Techniques
• Application Techniques
• Radiography of Waste Forms

• Standards, Codes, and Procedures for Radiography

• Waste Stream-Specific Instruction

On-the-Job Training

• System Operation

• Identification of Packaging Configurations

• Identification of Waste Material Parameters/Waste Matrix Codes

• Identification of liquid in excess of the TSDF-WAC limits and compressed gases

• Verification of waste stream description

C7-1b(2) Radiography Oversight

The Permittees shall be responsible for monitoring the quality of the radiography data and calling for corrective action, when necessary.

A training drum with internal containers of various sizes shall be scanned biennially by each Level 2 operator. The video and audio media shall then be reviewed by a radiography subject matter expert to ensure that operators’ interpretations remain consistent and accurate. Imaging system characteristics shall be verified on a routine basis.

Independent replicate scans and replicate observations of the video output of the radiography process shall be performed under uniform conditions and procedures. Independent replicate scans shall be performed on one waste container per day or once per shipment, whichever is less frequent. Independent observations of one scan (not the replicate scan) shall also be made once per day or once per shipment, whichever is less frequent, by a qualified radiography operator other than the individual who performed the first examination. When confirmation is performed by review of audio/video recorded scans produced by the generator/storage site as specified in Permit Attachment C1, Section C1-1, independent observations shall be performed on two waste containers per shipment or two containers per day, whichever is less frequent.

C7-1c Visual Examination Methods Requirements

Visual examination (VE) may also be used as a waste confirmation method. Visual examination shall be conducted by the Permittees in accordance with written SOPs to describe the contents of a waste container. Visual examination shall be conducted to identify and describe all-waste items, packaging materials, and waste material parameters. Visual examination may be used to examine a statistically representative subpopulation of the waste certified for shipment to the WIPP facility to confirm that the waste contains no ignitable, corrosive, or reactive waste. This is achieved by confirming that the waste contains no liquid in excess of TSDF-WAC limits or compressed gases, and that the physical form of the waste matches the waste stream description documented on the WSPF. During packaging, the waste container contents are directly examined by trained personnel. This form of waste confirmation
may be performed by the Permittees at a generator/storage site. The VE may be documented on video and audio media, or by using a second operator to provide additional verification by reviewing the contents of the waste container to ensure correct reporting. When VE is performed using a second operator, each operator performing the VE shall observe for themselves the waste being placed in the waste container or the contents within the examined waste container when waste is not removed. The results of all VE shall be documented on VE data forms, which are used to document (1) the Waste Matrix Code, (2) that the waste container contains no ignitable, corrosive, or reactive waste by documenting the absence of liquids in excess of TSDF-WAC limits or compressed gases, and (3) that the physical form of the waste is consistent with the waste stream description documented on the WSPF.

In order to keep radiation doses as low as reasonably achievable at generator/storage sites, the Permittees may use their own trained VE operators to perform VE for waste confirmation by reviewing generator/storage site VE data, which includes VE data forms, waste packaging records, and may also include audio/video media. The Permittees shall document their review of generator/storage site VE data on confirmation data forms.

If the generator/storage site documented VE using audio/video media in accordance with Permit Attachment C1, Section C1-2, the Permittees must use the audio/video media to perform confirmation. If the Permittees perform waste confirmation by review of audio/video media, the audio/video record of the VE must be sufficiently complete for the Permittees to confirm the Waste Matrix Code and waste stream description, and verify the waste contains no liquid in excess of TSDF-WAC limits or compressed gases. Generator/storage site VE video/audio media subject to review by the Permittees shall meet the following minimum requirements:

- The video/audio media shall record the waste packaging event for the container such that all waste items placed into the container are recorded in sufficient detail and shall contain an inventory of waste items in sufficient detail that a trained Permittee VE operator can identify the associated waste material parameter.
- The video/audio media shall capture the waste container identification number.
- The personnel loading the waste container shall be identified on the video/audio media or on packaging records traceable to the loading of the waste container.
- The date of loading of the waste container will be recorded on the video/audio media or on packaging records traceable to the loading of the waste container.

VE Visual examination audio/video media of containers that contain classified shapes shall be considered classified information.

If the generator/storage site did not document VE using audio/video media, the Permittees may use their own trained VE operators to perform VE for waste confirmation by reviewing VE data forms or packaging records prepared by the generator/storage site. To be acceptable, the generator/storage site VE data forms or packaging records must be signed by two generator/storage site personnel who witnessed the packaging of the waste and must provide sufficient information for the Permittees to determine that the waste container contents match the waste stream description on the WSPF and the waste contains no liquids in excess of TSDF-WAC limits or compressed gases. Generator/storage site VE forms or packaging records subject to review by the Permittees shall meet the following minimum requirements:
• At least two generator site personnel who witnessed the packaging of the waste shall approve the data forms or packaging records attesting to the contents of the waste container.

• The data forms or packaging records shall contain an inventory of waste items in sufficient detail that a trained Permittee VE operator can identify the associated waste material parameters.

• The waste container identification number shall be recorded on the data forms or packaging records.

Visual examination video/audio media of containers which contain classified shapes shall be considered classified information. Visual examination data forms will not contain classified information.

C7-1c(1) Visual Examination Training

Visual Examination Operator/Expert Level 1 personnel performing TRU mixed waste confirmation shall be trained in:

• TRU Waste Confirmation Visual Examination Level 1 Qualification.

Visual Examination Operator/Expert Level 2 performing TRU mixed waste confirmation shall be trained in:

• TRU Waste Confirmation Visual Examination Level 2 Qualification.

C7-1c(1)(i) TRU Waste Confirmation Visual Examination Level 1 Qualification

Level 1 visual examinationVE personnel are instructed in the specific waste-generating processes, typical packaging configurations, and waste material parameters expected to be found in each Waste Matrix Code in the waste stream being confirmed using visual examinationVE. The OJT and apprenticeship are conducted by an operator experienced and qualified in visual examinationVE or a qualified trainer prior to qualification of the candidate. The training is waste stream specific to include the various waste configurations being confirmed. For example, the particular physical forms and packaging configurations at each site will vary and operators shall be trained on types of waste that are generated, stored, and/or characterized at that particular site. Visual examination personnel are requalified once every two years.

The Level 1 visual examinationVE training program included the following elements:

Formal Training

• Project Requirements

• State and Federal Regulations

• Batch Data Report Forms
• Waste Stream-Specific Instruction (e.g., waste-generating processes, typical packaging configurations, waste material parameters)

On-the-Job Training

• System Operation (equipment and procedures used by Level 1 visual examinationVE personnel)

• Identification of Packaging Configurations

• Identification of Waste Material Parameters/Waste Matrix Codes

• Identification of liquid in excess of the limits in the TSDF-WAC and compressed gases

• Verification of waste stream description

C7-1c(1)(ii) TRU Waste Confirmation Visual Examination Level 2 Qualification

Level 2 visual examinationVE personnel are instructed in the specific waste-generating processes, typical packaging configurations, and waste material parameters expected to be found in each Waste Matrix Code in the waste stream being confirmed using visual examinationVE. The OJT and apprenticeship are conducted by an operator experienced and qualified in visual examinationVE or a qualified trainer prior to qualification of the candidate. The training is waste stream specific to include the various waste configurations being confirmed. For example, the particular physical forms and packaging configurations at each site will vary so operators shall be trained on types of waste that are generated, stored, and/or characterized at that particular site. Visual examination personnel are requalified once every two years.

The Level 2 visual examinationVE training program includes the following elements:

Formal Training

• Project Requirements

• State and Federal Regulations

• Batch Data Report Forms

• Application Techniques

• Waste Stream-Specific Instruction (e.g., specific waste-generating processes, typical packaging configurations, waste material parameters)

On-the-Job Training

• Identification of Packaging Configurations

• Identification of Waste Material Parameters/Waste Matrix Codes
• Identification of liquid in excess of the TSDF-WAC limits and compressed gases

• Verification of waste stream description

C7-1c(2) Visual Examination Oversight

The Permittees shall designate at least one VE expert. The VE expert shall be familiar with the processes that were used to generate the waste streams being confirmed using VE. The VE expert shall be responsible for the overall direction and implementation of the Permittees' VE program. The Permittees shall specify the selection, qualification, and training requirements of the visual examination VE expert in an SOP.

C7-1d Quality Assurance Objectives (QAOs) for Radiography and Visual Examination

The Quality Assurance Objectives (QAOs) the Permittees must meet for radiography and visual examination VE are detailed in this section. If the QAOs described below are not met, then corrective action as specified in Permit Attachment C3, Section C3-7 shall be taken.

C7-1d(1) Radiography Quality Assurance Objectives QAOs

The QAOs for radiography are detailed in this section. If the QAOs described below are not met, then corrective action shall be taken.

Data to meet these objectives must be obtained from a video and audio recorded scan provided by trained radiography operators. Results must also be recorded on a radiography data form.

The precision, accuracy, representativeness, completeness, and comparability objectives for radiography data are presented below.

Precision

Precision is maintained by reconciling any discrepancies between two radiography operators with regard to the waste stream waste confirmation, identification of liquid in excess of TSDF-WAC limits, and identification of compressed gases through independent replicate scans and independent observations.

Accuracy

Accuracy is obtained by using a target to tune the image for maximum sharpness and by requiring operators to successfully identify 100 percent of the required items in a training container during their initial qualification and subsequent requalification.

Representativeness

Representativeness is ensured by performing radiography on a random sample of waste containers from each waste stream in each shipment.

Completeness

A video and audio media recording of the radiography examination and a validated radiography data form will be obtained for 100 percent of the waste containers subject to radiography.
Comparability

The comparability of radiography data from different operators shall be enhanced by using standardized radiography procedures and operator qualifications.

C7-1d(2)  Visual Examination Quality Assurance Objectives (QAOs)

Results must be recorded on a VE data form. The precision, accuracy, representativeness, completeness, and comparability objectives for VE data are presented below.

Precision

Precision is maintained by reconciling any discrepancies between the operator and the independent technical reviewer with regard to the waste stream waste confirmation, identification of liquid in excess of TSDF-WAC limits, and identification of compressed gases.

Accuracy

Accuracy is maintained by requiring operators to pass a comprehensive examination and demonstrate satisfactory performance in the presence of the VE expert during their initial qualification. Visual examination (VE) operators shall be requalified once every two years.

Representativeness

Representativeness is ensured by performing VE on a random sample of waste containers within each waste stream in each shipment.

Completeness

A validated VE data form will be obtained for 100 percent of the waste containers subject to VE.

Comparability

The comparability of VE data from different operators shall be enhanced by using standardized VE procedures and operator qualifications.

C7-1e  Review and Validation of Radiography and Visual Examination Data Used for Waste Examination

This section describes the requirements for review and validation of radiography and VE data by the Permittees.

C7-1e(1)  Independent Technical Review

The radiography and/or VE confirmation data for each shipment shall receive an independent technical review. This review will be performed before the affected waste shipment is shipped to the WIPP facility. The review shall be performed by an individual other than the data generator who is qualified to have performed the work. The review will be performed in accordance with approved Permittee SOPs and will be documented on a review checklist. The reviewer(s) must approve the data as evidenced by signature, and as a consequence, ensure the following:
• Data generation and reduction were conducted in a technically correct manner in accordance with the methods used (procedure with revision). Data were reported in the proper units and correct number of significant figures.

• The data have been reviewed for transcription errors.

• Radiography video and audio media recordings have been reviewed (independent observation) on a waste container basis at a minimum of once per shipment or once per day of operation, whichever is less frequent. The radiography video/audio recording will be reviewed against the data reported on the Permittee's radiography form to ensure that the data are correct and complete. If review of radiography scans recorded by the generator/storage site was used to perform confirmation, two observations must be performed for each shipment or two observations per day, whichever is less frequent.

C7-1e(2) DOE Management Representative Review

The radiography and/or visual examination (VE) data forms and independent technical review checklist (confirmation data package) for each shipment shall receive a DOE management review. This review will be performed before the affected waste shipment is disposed of at the WIPP facility. The review shall be performed by a designated representative of DOE management. The review will be performed in accordance with approved DOE SOPs and will be documented on a review checklist. The reviewer(s) must approve the confirmation data package as evidenced by signature, and as a consequence, ensure the following:

• The data are technically reasonable based on the technique used.

• The data have received independent technical review.

• The data indicate that the waste examined contained no ignitable, corrosive, or reactive waste and that the physical form of the waste was consistent with the waste stream description in the WSPF.

• Quality control (QC) checks have been performed (e.g., replicate scans, image quality checks).

• The data meet the established QAOs.

Upon completion of the DOE management representative review, the waste confirmation data for the shipment shall be submitted to the WIPP facility operating record (Operating Record) as non-permanent records. Waste confirmation data includes radiography and VE data forms, video/audio media, and review checklists.

C7-1e(3) DOE Management Representative Training

The DOE Management Representative performing TRU mixed waste confirmation data package review and approval shall be trained in:

• Required Reading:
The DOE’s Quality Assurance Program Document

Permit Attachments C through C7

Required Reading identified in DOE’s management procedure, Approval of Contractor-Generator Confirmation Data Packages

C7-2 Noncompliant Waste Identified During Waste Confirmation

If the Permittees identify noncompliant waste during waste confirmation at a generator/storage site (i.e., the waste does not match the waste stream description documented in the WSPF or there is liquid in excess of TSDF-WAC limits or compressed gases) the waste will not be shipped and the Management and Operating Contractor and the DOE Carlsbad Field Office will be notified. The DOE will suspend further shipments of the affected waste stream and issue a Corrective Action Report (CAR) to the generator/storage site. Shipments of affected waste streams shall not resume until the CAR has been closed. The New Mexico Environment Department (NMED) will be notified within 24 hours of any suspension of waste stream shipments due to the identification of noncompliant waste during waste confirmation.

As part of the corrective action plan in response to the CAR, the generator/storage site will evaluate whether the waste characterization information documented in the Characterization Information Summary (CIS) and/or WSPF for the waste stream must be updated because the results of waste confirmation for the waste stream indicated that the TRU mixed waste being examined did not match the waste stream description. The generator/storage site will thoroughly evaluate the potential impacts on waste that has been shipped to the WIPP facility. The DOE will evaluate the potential that prohibited items were shipped to the WIPP facility and what remedial actions should occur, if any. The results of these evaluations will be provided to the NMED before shipments of affected waste streams resume. If the CIS Characterization Information Summary or WSPF requires revision, shipments of the affected waste stream shall not resume until the revised waste stream waste characterization information has been reviewed and approved by the DOE.

If a generator/storage site certifies noncompliant waste more than once during a running 90-day period, the DOE will suspend acceptance of that site’s waste until the DOE finds that all corrective actions have been implemented and the site complies with all applicable requirements of the WAP.
FIGURES
Figure C7-1
Overview of Waste Confirmation
Figure C7-1
Overview of Waste Confirmation

1. Configure Shipment in WIPP Waste Information System
   - Generator/Storage Site Action

2. Randomly Select at Least Seven Percent of the Containers Per Waste Stream in the Shipment

3. Perform Radiography, Review of Radiography Scans, VE, or Review of VE Records for Selected Containers
   - The Radiography or VE Review will be performed by the Permittees in accordance with the methods described in the WAP

4. Does the Waste Match the Waste Stream?
   - Yes
   - No

5. Does the Waste Contain Any Permit Prohibited Items?
   - Yes
   - No

6. Have Non Conformance Reports been Dispositioned for Selected Containers?
   - Yes
   - No

7. Can this be Resolved with the Generator/Storage Site?
   - Yes
   - No

8. Notify MOC Project Manager/CLFO Manager

9. Verify Completion of Corrective Actions

10. Perform Corrective Actions

11. Issue Corrective Action Report

12. Suspend Shipment of the Affected Waste Stream notify NMED

13. Submit for DOE Management Representative Review/Approval

14. Approve Shipment

15. Place in WIPP Facility Operating Record
ADDENDUM C1

DISPUTE RESOLUTION

Applicability

In the event the U.S. Department of Energy (DOE) disagrees, in whole or in part, with either an action on a final audit report by the New Mexico Environment Department (NMED) (as specified in Permit Part 2, Section 2.3.2.4) or an evaluation by the NMED of the DOE’s provisional approval of an Acceptable Knowledge Sufficiency Determination Request (Determination Request) for a particular waste stream (as specified in Renewal Application Attachment C, Section C-0b), the DOE may seek dispute resolution. This dispute resolution procedure shall be the exclusive mechanism for resolving disputes related to the NMED’s final audit report action or a determination that the DOE’s provisional approval of a Determination Request for a particular waste stream is inadequate.

Notice to the NMED

To invoke dispute resolution, the DOE shall notify the NMED in writing within seven calendar days of receipt of the action or Determination Request in dispute. Such notice shall be sent to the Hazardous Waste Bureau Chief and must set forth the specific matters in dispute, the position the DOE asserts should be adopted, a detailed explanation for the DOE’s position, and any other matters considered necessary for the dispute resolution. For Determination Request disputes, the DOE shall also submit factual data, analysis, opinion, and other documentation upon which they relied for their provisional approval, and any other information that supports their position. The NMED shall acknowledge receipt of notification by e-mail sent to the DOE’s representative as designated in their written notification.

Tier I - Informal Negotiations

The DOE and the NMED shall make reasonable, good faith efforts to informally resolve disputes related to the NMED’s determination. The DOE and the NMED shall meet or teleconference within 15 calendar days from the NMED’s receipt of notice to commence negotiations to resolve the dispute. The DOE and the NMED shall have 30 calendar days from the NMED’s receipt of notice to resolve the dispute. If an agreement is reached, the NMED shall promptly inform the DOE of the terms of the agreement in writing. The DOE shall comply with the terms of such agreement or, if appropriate, submit a revised submittal and implement the same in accordance with such agreement. If an agreement is not reached, the NMED shall promptly inform the DOE in writing that an agreement has not been reached.

Tier II - Final Decision of the Secretary

In the event agreement is not reached within the 30-calendar day period, the DOE may submit a written Request for Final Decision to the Secretary. The Request must be submitted within seven calendar days after receipt of notification from the NMED that an agreement under Tier I was not reached. The Secretary will notify the Permittees in writing of the decision on the dispute, and the Permittees shall comply with the terms and conditions of the decision. Such decision shall be the final resolution of the dispute and shall be enforceable under this Permit.
Actions Not Affected by the Dispute

With the exception of those matters under dispute, the Permittees shall proceed to take any action required by those portions of the submission and of this Permit that the NMED determines are not affected by the dispute.

E-Mail Notifications

For each of the following, the Permittees shall post a link to the notice, letter, request, or notice of final action on the WIPP Home Page and inform those on the e-mail notification list as specified in Permit Part 1, Section 1.11:

- If the DOE submits a notice to the NMED pursuant to Permit Part 1, Section 1.16.2.
- After receipt of the NMED’s letter concerning the conclusion of any Tier I negotiations.
- If the DOE submits a Tier II request for final decision to the Secretary.
- After receiving notice of the final action by the Secretary.
ATTACHMENT D

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ATTACHMENT D

RCRA CONTINGENCY PLAN

Introduction

This attachment contains the *RCRA Contingency Plan* prepared in accordance with the Resource Conservation and Recovery Act (RCRA) requirements codified in 20.4.1.300 New Mexico Administrative Code (NMAC) (incorporating Title 40 of the Code of Federal Regulations (CFR) Part 262, Subpart M) and 20.4.1.500 NMAC (incorporating 40 CFR Part 264, Subpart D), “Contingency Plan and Emergency Procedures.” The purpose of this document is to define responsibilities and to describe the coordination of activities necessary to minimize hazards to human health and the environment from fires, explosions, or any sudden or non-sudden release of hazardous waste, or hazardous waste constituents to air, soil, or surface water in accordance with 20.4.1.300 NMAC (incorporating 40 CFR §262.260(a)) and 20.4.1.500 NMAC (incorporating 40 CFR §264.51-(a)). This plan consists of descriptions of emergency responses specific to contact-handled (CH) and remote-handled (RH) transuranic (TRU) mixed waste and site-generated hazardous waste handled at the WIPP facility.

Pursuant to 20.4.1.300 NMAC (incorporating 40 CFR §262.262(b)), the Permittees ensure that a copy of the *Quick Reference Guide to the WIPP Facility RCRA Contingency Plan* is maintained on file at the facility and is available to the emergency response organizations listed in Section D-2a, *Emergency Response Personnel*, and Section D-9, *Location of the RCRA Contingency Plan and Plan Revision*. Whenever the *RCRA Contingency Plan* is revised, the Permittees will update, if necessary, the quick reference guide and redistribute it in accordance with 20.4.1.300 NMAC (incorporating 40 CFR §262.262(c)).

D-1 Scope and Applicability

The regulated units at the WIPP facility subject to this permit include the hazardous waste management units (HWMUs) including the Waste Handling Building (WHB) Container Storage Unit (i.e., WHB Unit) and the Parking Area Container Storage Unit (i.e., Parking Area Unit), and the hazardous waste disposal units (HWDUs) in the underground disposal panels.

Pursuant to 20.4.1.500 NMAC (incorporating 40 CFR §264.51(a)), owners/operators of treatment, storage, and disposal facilities are required to have formal contingency plans in place that describe actions that facility personnel will take in response to any fire, explosion, or release of hazardous waste or hazardous waste constituents which could threaten human health or the environment. The contingency plan must meet the requirements of NMAC 20.4.1.500 NMAC (incorporating 40 CFR Part 264, Subpart D). The provisions of the *RCRA Contingency Plan* apply to HWDUs in the underground waste disposal panels, HWMUs in the WHB Unit and the Parking Area Unit, the Waste Shaft, and supporting TRU mixed waste handling areas. These areas are shown in Figures D-1 through D-3.

The WIPP facility is a large quantity generator of hazardous waste pursuant to 20.4.1.300 NMAC (incorporating 40 CFR Part 262, “Standards Applicable to Generators of Hazardous Waste”). 20.4.1.300 NMAC (incorporating 40 CFR §262.261(a)) requires that a contingency plan be in place that describes actions that facility personnel will take in response to any fire, explosion, or release of hazardous waste or hazardous waste constituents which could threaten...
human health or the environment. The provisions of the **this RCRA Contingency Plan** also apply to the site-generated hazardous waste accumulation areas (both the central accumulation areas (CAAs), also referred to as the less-than-90-day areas, and satellite accumulation areas (SAAs)), the locations of which are specified in the **Quick Reference Guide to the WIPP Facility RCRA Contingency Plan**. For the remainder of this document, the term “site-generated hazardous waste” will mean waste accumulated in both the CAAs and SAAs.

Wastes may also be generated at the WIPP facility as a direct result of managing the TRU and TRU mixed wastes received from the off-site generators. Throughout the remainder of this plan, this waste is referred to as “derived waste.” Derived waste will be **managed as TRU mixed waste and emplaced** in the rooms in HWDUs along with the TRU mixed waste for disposal. Every reasonable effort to minimize the amount of derived waste, while providing for the health and safety of personnel, will be made.

Wastes generated as a result of emergency response actions will be categorized into one of three groups and disposed of accordingly. These are: 1) nonhazardous wastes to be disposed of at an appropriate disposal facility (e.g., low-level waste facility or approved landfill), 2) hazardous nonradioactive wastes (site-generated hazardous waste) to be disposed of at an off-site RCRA permitted facility, and 3) derived waste to be disposed of in the underground HWDUs as TRU mixed waste. Hazardous liquid wastes that may be generated as a result of emergency response actions will be managed as follows:

- **Non-Mixed** - Accumulated liquids contaminated only with hazardous constituents will be placed into containers and managed in accordance with 20.4.1.300 NMAC (incorporating 40 CFR §262.17) requirements. The waste will be shipped to an approved off-site treatment, storage, or disposal facility.

- **Mixed** – Accumulated liquids contaminated with TRU mixed waste will be solidified and the solidified materials will be disposed of in the underground WIPP repository as TRU mixed waste.

Waste containing liquid in excess of treatment, storage, or disposal facility Waste Acceptance Criteria (TSDF-WAC) limits shall not be emplaced in the underground HWDUs (See Permit Attachment C, Section C-1c).

Off-site waste managed and disposed of at the WIPP facility is radioactive mixed waste, and as a result, response to emergencies must consider the dual hazard associated with this waste. In responding to emergencies involving TRU mixed waste, the actions necessary to protect human health and the environment from the effects of radioactivity may be similar to those actions necessary to provide protection from hazardous waste and hazardous waste constituents. Such responses may require the use of equipment and processes specific to events resulting in radiological contamination (e.g., continuous air monitors, decontamination shower equipment, HEPA vacuums, paint/fixatives) and are not included in the **RCRA Contingency Plan**. Furthermore, the **RCRA Contingency Plan** may require additional actions to be taken to mitigate the hazards associated with the hazardous component of the waste. These measures are not intended to replace actions required to protect human health and the environment in response to radiological emergencies. In this manner, the **RCRA Contingency Plan** complements the radiological response activities.
D-2 Emergency Response Personnel and Training

D-2a Emergency Response Personnel

A RCRA Emergency Coordinator will be on-site at the WIPP facility 24 hours a day, seven days a week, with the responsibility for coordinating emergency response measures. In accordance with 20.4.1.300 NMAC (incorporating 40 CFR §262.261(d)) and 20.4.1.500 NMAC (incorporating 40 CFR §264.52(d)), qualified RCRA Emergency Coordinators are listed in Table D-1 and are trained to the requirements found in Permit Attachment F, Table F-2, under “Emergency Coordinator.”

In addition, persons qualified to act as the RCRA Emergency Coordinator have the authority to commit the necessary resources to implement this RCRA Contingency Plan.

During emergencies, the RCRA Emergency Coordinator has three primary responsibilities:

- **Assess the Situation**—The RCRA Emergency Coordinator shall gather information relevant to the incident, such as the type of event, quantity and type of released waste, and existing or potential hazards to human health and the environment.

- **Protect Personnel**—The RCRA Emergency Coordinator shall take reasonable measures to ensure the safety of personnel, such as ensuring that alarms have been activated, personnel have been accounted for, any injuries have been attended to, and evacuation of personnel has occurred, if necessary.

- **Contain the Release**—The RCRA Emergency Coordinator shall take reasonable measures to ensure that fires, explosions, or releases of hazardous waste or hazardous waste constituents do not occur, recur, or spread.

In addition to the RCRA Emergency Coordinator, the following individuals, groups, and organizations have specified responsibilities during any WIPP facility emergency, which may include the following:

- **WIPP Fire Department**—The primary providers of fire suppression, technical rescue, Emergency Medical Services (EMS), and hazardous materials response for the protection of personnel in both surface and underground facilities.

- **Facility Shift Manager (FSM)**—A member of the Facility Operations organization who is in charge of plant operations and is the senior shift representative responsible for maintaining the facility in a safe configuration during normal and abnormal conditions. The FSM can concurrently serve as the RCRA Emergency Coordinator, if trained to the requirements of Permit Attachment F (Facility Personnel Permit Training Program), or provide support to the qualified RCRA Emergency Coordinator on shift.

- **Central Monitoring Room Operator (CMRO)**—An on-shift operator responsible for Central Monitoring Room (CMR) operations, including coordination of facility communications. The CMRO documents these activities (e.g., communications, notifications) in a facility log. The CMRO is a member of Facility Operations, and during emergencies, the CMRO supports the RCRA Emergency Coordinator.
• **Emergency Response Team (ERT)** — WIPP facility personnel who serve as an Industrial Fire Brigade and are trained to respond to surface and underground emergencies on site, including fires, medical emergencies, and releases of hazardous materials. The ERT members supplement WIPP Fire Department response capabilities. The ERT member assigned to the underground will not perform any coordinated firefighting underground and will only respond to incipient-stage fires that threaten TRU mixed waste, if it is safe to do so.

• **Firefighter**—A WIPP Fire Department member who serves as a primary responder to surface and underground emergencies, including fires, medical emergencies, and releases of hazardous materials. Firefighters assigned to the underground will not perform any coordinated firefighting underground and will only respond to incipient-stage fires that threaten TRU mixed waste, if it is safe to do so.

• **Fire Department Incident Commander**—Upon delegation by the RCRA Emergency Coordinator, and once incident command has been established, the Incident Commander is responsible for direction and supervision of emergency responders during an incident resulting in implementation of the *RCRA Contingency Plan*. The Incident Commander will be a member of the WIPP Fire Department. For security-related incidents that invoke implementation of the *RCRA Contingency Plan*, the Fire Department Incident Commander will establish a unified command with the WIPP Protective Force.

• **Mine Rescue Team (MRT)**—The MRT emergency response capabilities include search, rescue, reentry, and recovery operations. The MRT responds in accordance with the requirements of 30 CFR Part 49. The MRT emergency response actions include extinguishing incipient stage fires, if encountered, and immediately reporting uncontrolled fires.

• **Emergency Operations Center (EOC) Staff**—Upon activation, the EOC supports the RCRA Emergency Coordinator and Incident Commander with emergency management decision-making and associated notifications. Since EOC staff performs duties similar to their normal job functions during an emergency response and provides support related to their area(s) of expertise, no specific RCRA training is required.

**D-2b Emergency Response Training**

The WIPP Fire Department personnel are trained in accordance with the *WIPP Fire Department Training Plan*, which is kept on file at the WIPP facility. The training plan incorporates current National Fire Protection Association (NFPA) standards for training Firefighters and ERT members.

Fire Department Incident Commanders are also trained in accordance with the *WIPP Fire Department Training Plan*, which incorporates the Federal Emergency Management Agency (FEMA), Incident Command System (ICS), and the National Incident Management System (NIMS) standards.
WIPP personnel who perform EMS duties are licensed through the State of New Mexico Emergency Medical Systems Bureau. Licensure requirements for training, continuing education, and skills maintenance are set forth through state requirements. Licenses are maintained by attending training seminars or conferences.

As described above, emergency response training is conducted in accordance with the WIPP Fire Department Training Plan, which is updated whenever the applicable standards are revised. In addition to the emergency response training, WIPP Fire Department personnel are required to complete applicable site-specific training, which is described in Permit Attachment F, Facility Personnel Permit Training Program.

D-3 Criteria for Implementation of the RCRA Contingency Plan

The provisions of the RCRA Contingency Plan shall be implemented immediately whenever there is a fire, an explosion, or a release of hazardous wastes or hazardous waste constituents that could threaten human health or the environment, or whenever the potential for such an event exists as determined by the RCRA Emergency Coordinator, as required under 20.4.1.300 NMAC (incorporating 40 CFR §262.260(b)) and 20.4.1.500 NMAC (incorporating 40 CFR §264.51(b)).

There may be situations which do not readily lend themselves to an immediate assessment of the possible hazards to human health and the environment. In these cases, the RCRA Emergency Coordinator will implement the RCRA Contingency Plan as a precautionary measure, regardless of the emergency situation or occurrence, if the RCRA Emergency Coordinator has reason to believe that a fire, explosion, or release of hazardous waste or hazardous waste constituents has occurred that could threaten human health or the environment.

In accordance with 20.4.1.300 NMAC (incorporating 40 CFR §262.265(i)) and 20.4.1.500 NMAC (incorporating 40 CFR §264.56(i)), the RCRA Emergency Coordinator, on behalf of the Permittees, will record the time, date, and details of the incident that required implementation of the RCRA Contingency Plan. The Secretary of the NMED will be immediately notified by the Permittees. Additionally, the Permittees shall submit a written report to the NMED within 15 days of the incident, as specified in Section D-5. The following emergency situations, as they pertain to TRU mixed waste and generated hazardous wastes, warrant immediate implementation of the RCRA Contingency Plan by the RCRA Emergency Coordinator in accordance with standard operating procedures on file at the WIPP facility:

• Fires
  - If a fire involving TRU mixed waste or site-generated hazardous waste occurs
  - If a fire (e.g., building, grass, nonhazardous waste fire) occurs within or near a CAA or SAA that threatens to involve site-generated hazardous waste
  - If a fire (e.g., building, grass, nonhazardous waste fire) occurs within or near the permitted HWMUs that threatens to involve TRU mixed waste
  - If a fire occurs in the underground that results in immediate personnel evacuation or prevents normal personnel access to the underground
For any fire which does not meet the above criteria, the RCRA Emergency Coordinator shall document the rationale for not implementing the RCRA Contingency Plan (e.g., there is no threat to human health or the environment).

- Explosions
  - If an explosion involving TRU mixed waste or site-generated hazardous waste occurs
  - If an explosion occurs within or near a CAA or SAA which threatens to involve site-generated hazardous waste
  - If an explosion occurs within or near the permitted HWMUs which threatens to involve TRU mixed waste
  - If an explosion occurs in the underground that results in immediate personnel evacuation or prevents normal personnel access to the underground
  - If there is an imminent danger of an explosion occurring (e.g., gas leak with an ignition source nearby) which could involve TRU mixed or site-generated hazardous waste

For any explosion which does not meet the above criteria, the RCRA Emergency Coordinator shall document the rationale for not implementing the RCRA Contingency Plan (e.g., there is no threat to human health or the environment).

- Unplanned Sudden/Non-Sudden Releases
  - If, prior to waste emplacement, one or more containers of TRU mixed waste has spilled or been breached due to dropping, puncturing, container failure or degradation, or any other physical or chemical means, resulting in a release
  - If, after waste emplacement, one or more containers of TRU mixed waste in an active room has been breached
  - If a continuous air monitor confirms a release of radioactive particulates to the ambient atmosphere, indicating a possible release of TRU mixed waste constituents from the permitted facility
  - If a spill of site-generated hazardous waste occurs in a CAA or SAA and cannot be contained with secondary containment methods or absorbents, thereby threatening a release to air, soil, or surface water
  - If a site-generated hazardous waste spill occurs in a CAA or SAA and results in the release of potentially flammable material, thereby threatening to create a fire or explosion hazard
  - If a site-generated hazardous waste spill occurs in a CAA or SAA and results in the release of potentially toxic fumes that would threaten human health

For any release of hazardous waste or hazardous waste constituents that does not meet the above criteria, the RCRA Emergency Coordinator shall document the rationale for not
implementing the RCRA Contingency Plan (e.g., there is no threat to human health or the environment).

• Other Occurrences

- If a natural phenomenon (e.g., earthquake, flood, lightning strike, tornado) occurs that involves TRU mixed waste or site-generated hazardous waste or threatens to involve TRU mixed waste or site-generated hazardous waste

- If an underground structural integrity emergency (e.g., roof fall in an active room) occurs that involves TRU mixed waste or site-generated hazardous waste, threatens to involve TRU mixed waste or site-generated hazardous waste, results in immediate personnel evacuation, or prevents normal personnel access to the underground

For any natural phenomenon or underground structural emergency that does not meet the above criteria, the RCRA Emergency Coordinator shall document the rationale for not implementing the RCRA Contingency Plan (e.g., there is no threat to human health or the environment).

D-4 Emergency Response Method

Methods that describe implementation of the RCRA Contingency Plan cover the following six areas:

1. Immediate Notifications (Section D-4a)

2. Identification of Released Materials and Assessment of Extent of the Emergency (Section D-4b)

3. Assessment of the Potential Hazards (Section D-4c)

4. Post-Assessment Notifications (Section D-4d)

5. Control and Containment of the Emergency (Section D-4e)

6. Post-Emergency Activities (Section D-4f)

D-4a Immediate Notifications

Notification requirements in the event of implementation of the RCRA Contingency Plan are defined by 20.4.1.300 NMAC (incorporating 40 CFR §262.265(a)) and 20.4.1.500 NMAC (incorporating 40 CFR §§264.56(a)), Personnel at the WIPP facility are trained to respond to emergency notifications.

Whenever an emergency situation occurs that warrants implementation of this RCRA Contingency Plan, as described in Section D-3, the Permittees will immediately notify the Secretary of the NMED.
D-4a(1) Initial Emergency Response and Alerting the RCRA Emergency Coordinator

The first person to become aware of an incident shall immediately report the situation to the CMRO and, as requested by the CMRO, provide the relevant information. Facility personnel are trained in the process for notifying the CMRO as part of General Employee Training (GET).

In addition to receiving incident reports from facility personnel, the CMRO continuously monitors (24 hours a day) the status of alarms, takes telephone calls and radio messages, initiates calls to emergency staff, and initiates emergency response procedures regarding evacuation, if needed.

Once the CMRO is notified of a fire, explosion, or a release anywhere in the facility (either by eyewitness notification or an alarm), the RCRA Emergency Coordinator is immediately notified. The RCRA Emergency Coordinator ensures that the emergency responders, including the WIPP Fire Department, the ERT, and the MRT, have been notified, as needed. Once incident command has been established, the RCRA Emergency Coordinator has the authority to delegate the responsibilities for mitigation of the incident to the Incident Commander.

The response to an unplanned event will be performed in accordance with standard operating procedures and guides based on the applicable Federal, State, or local regulations and/or guidelines for that response. These include DOE Order 151.1C, Comprehensive Emergency Management System; the U.S. Mine Safety and Health Administration (MSHA); the NMAC; the Comprehensive Environmental Response, Compensation, and Liability Act; Chapter 74, Article 4B, New Mexico Statutes Annotated 1978; and the New Mexico Emergency Management Act.

If needed, the RCRA Emergency Coordinator will immediately notify the appropriate federal, state, and local agencies and mining companies in the vicinity of the WIPP facility, listed in Section D-7, with designated response roles.

Depending on the emergency, the EOC may be activated for additional support. In the event that the EOC is activated, decision-making responsibilities related to emergency management and associated notifications may be delegated to the EOC by the RCRA Emergency Coordinator. The EOC will assist in the mitigation of the incident with the use of appropriate communications equipment and technical expertise from available resources. During the emergency, the RCRA Emergency Coordinator will remain in contact with and advise the EOC of the known hazards.

The EOC staff assesses opportunities for coordination and the use of mutual-aid agreements with local agencies making additional emergency personnel and equipment available (Section D-7), as well as the use of specialized response teams available through various State and Federal agencies. Because the WIPP facility is a DOE-owned facility, the Permittees may also use the resources available from the National Response Framework.
D-4a(2) Communication of Emergency Conditions to Facility Employees

Procedures for immediately notifying facility personnel of emergencies are as follows:

- Local Fire Alarms
  The local fire alarms sound an audible tone and may be activated automatically or manually in the event of a fire.

- Surface Evacuation Signal
  The evacuation signal is a yelp tone and is manually activated by the CMRO when needed. The CMRO follows the evacuation signal with verbal instructions and ensures the Site Notification System has been activated.

- Underground Evacuation Warning System
  The underground evacuation signal is a yelp tone and flashing strobe light. In the event of an evacuation signal, underground personnel will follow escape routes to egress hoist stations. Underground personnel are trained to report to the underground assembly areas and await further instruction if all power fails or if ventilation stops. If evacuation of underground personnel is required due to a power failure, this will be done using the backup generators available to power the hoisting equipment. Evacuation will be in accordance with the applicable requirements of MSHA.

WIPP facility personnel are trained and given instruction during GET to recognize the various alarm signals and the significance of each alarm. WIPP facility employees and site visitors are required to comply with directions from emergency personnel and alarm system notifications and to follow instructions concerning emergency equipment, shutdown procedures, and emergency evacuation routes and exits.

D-4b Identification of Released Materials and Assessment of the Extent of the Emergency

The identification of hazardous wastes or hazardous waste constituents involved in a fire, an explosion, or a release to the environment is a necessary part of the RCRA Emergency Coordinator’s assessment of an incident, as described in 20.4.1.300 NMAC (incorporating 40 CFR §262.265(b)) and 20.4.1.500 NMAC (incorporating 40 CFR §264.56(b)). Immediately after alarms have been activated and required notifications have been made, the RCRA Emergency Coordinator shall direct an investigation to determine pertinent information relevant to the actual or potential threat posed to human health or the environment. The information will include the character, exact source, amount, and areal extent of any released material. This may be done by observation or review of facility records or manifests and, if necessary, by chemical analysis.

The identification of the character and source of released materials at any location is enhanced because hazardous wastes are stored, managed, or disposed at specified locations throughout the WIPP facility.
Sources of information available to identify the hazardous wastes involved in a fire, an explosion, or a release at the WIPP facility include operator/supervisor knowledge of their work areas, materials used, and work activities underway; the WIPP Waste Information System (WWIS), which identifies the location within the facility of emplaced TRU mixed waste, including emplaced derived waste; and waste manifests and other waste characterization information in the operating record, Operating Record. The WWIS also includes information on wastes that are in the waste handling process. Also available are Safety Data Sheets (SDSs) for hazardous materials in the various user areas throughout the facility, waste acceptance records, and materials inventories for buildings and operating groups at the WIPP facility. Information or data from the derived waste accumulation areas, the site-generated hazardous waste accumulation areas, and nonregulated waste accumulation areas are included. It is anticipated that this information is sufficient for identifying the nature and extent of the released materials. The RCRA Emergency Coordinator has access to this information when needed.

The waste received at the WIPP facility must meet the TSDF-WAC (e.g., no more than one percent liquid), which minimizes the possibility of waste container degradation and liquid spills. Should a spill or release occur from a container of site-generated hazardous or TRU mixed waste, following an initial assessment of the event, the RCRA Emergency Coordinator will ensure that the following actions are immediately taken, consistent with radiological control procedures, in compliance with 20.4.1.300 NMAC (incorporating 40 CFR §262.261(a)) and 20.4.1.500 NMAC (incorporating 40 CFR §264.52(a) and §264.171):

- Assemble the required response equipment, such as protective clothing and gear, heavy equipment, empty drums, overpack drums, hand tools, and absorbent materials
- Transfer the released material to a container that is in good condition and patch or overpack the leaking container into another container that is in good condition
- Once the release has been contained, determine the areal extent of the release and proceed with appropriate cleanup action, such as chemical neutralization, vacuuming, or excavation

**D-4c Assessment of the Potential Hazards**

Concurrent with the actions described in Sections D-4a and D-4b, and in accordance with 20.4.1.300 NMAC (incorporating 40 CFR §262.265(c)) and 20.4.1.500 NMAC (incorporating 40 CFR §264.56(c)), the RCRA Emergency Coordinator shall assess possible hazards to human health or the environment that may result from the release, fire, or explosion. This assessment will consider both direct and indirect effects of the release, fire, or explosion (e.g., the effects of any toxic, irritating, or asphyxiating gases that are generated, or the effects of any hazardous surface water run-off from water or chemical agents used to control fire and heat-induced explosions). The RCRA Emergency Coordinator will be responsible for identifying and responding to immediate and potential hazards, using the services of trained personnel.

After the materials involved in an emergency are identified, the specific information (e.g., associated hazards, appropriate personal protective equipment (PPE), decontamination) may be obtained from SDSs and from appropriate chemical reference materials at the same location. These information sources are available to the RCRA Emergency Coordinator or may be accessed through several WIPP facility organizations.
If, upon completion of the hazards assessment, the RCRA Emergency Coordinator determines that there are no actual or potential hazards to human health or the environment present, this *RCRA Contingency Plan* may be terminated. The RCRA Emergency Coordinator will record the time, date, and details of the incident in the operating record *Operating Record*, and the Permittees will ensure that the reporting requirements of Section D-5 are fulfilled.

**D-4d Post-Assessment Notifications**

Upon *RCRA Contingency Plan* implementation, post-assessment notifications may be necessary in order to satisfy 20.4.1.300 NMAC (incorporating 40 CFR §262.265(d)) and 20.4.1.500 NMAC (incorporating 40 CFR §264.56(d)). If it has been determined that the facility has had a fire, an explosion, or a release of hazardous waste or hazardous waste constituents that could threaten human health or the environment outside the facility (i.e., outside the Land Withdrawal Boundary), the RCRA Emergency Coordinator, after consultation with the DOE as the owner of the facility, will ensure that the appropriate local authorities are immediately notified by telephone and/or radio in the event that evacuation is needed. The following notifications satisfy the requirements of 20.4.1.300 NMAC (incorporating 40 CFR §262.265(d)(1)) and 20.4.1.500 NMAC (incorporating 40 CFR §264.56(d)(1)):

- New Mexico Department of Homeland Security and Emergency Management (telephone number: (505) 476-9635)
- Eddy County via the Regional Emergency Dispatch Authority (telephone number: (575) 616-7155)
- Lea County via the Regional Emergency Dispatch Authority (telephone number: (575) 397-9265)

The RCRA Emergency Coordinator must be available to help appropriate officials decide whether local areas should be evacuated.

After local authorities are notified, the RCRA Emergency Coordinator must immediately notify either the government official designated as the on-scene coordinator for that geographical area, or the National Response Center. For the purposes of the *RCRA Contingency Plan*, the following notifications satisfy the requirements of 20.4.1.300 NMAC (incorporating 40 CFR §262.265(d)(2)) and 20.4.1.500 NMAC (incorporating 40 CFR §264.56(d)(2)):

- New Mexico Environment Department (NMED)
  Department of Public Safety
  24-Hour Emergency Reporting Telephone Number: (505) 827-9329
  FAX number: (505) 827-9368
- National Response Center
  Telephone number: 1-800-424-8802
  FAX number: (202) 479-7181

This notification shall include the following information:

- The name and phone number of the reporter
The name and address of the facility

The type of incident (fire, explosion, or release)

The date and time of the incident

The name and quantity of material(s) involved, to the extent known

The extent of injuries, if any

Possible hazards to human health and the environment (air, soil, water, wildlife, etc.) outside the facility

Communications beyond those required by the RCRA Contingency Plan are the responsibility of the Permittees in accordance with plans and policies on file at the WIPP facility.

D-4e Control and Containment of the Emergency

The RCRA Emergency Coordinator is required to ensure control of an emergency and to minimize the potential for the occurrence, recurrence, or spread of releases due to the emergency situation, as described in 20.4.1.300 NMAC (incorporating 40 CFR §262.265(e) and (f)) and 20.4.1.500 NMAC (incorporating 40 CFR §264.56(e) and (f)). Standard operating procedures and guides are used to implement initial response measures with priority being control of the emergency, and those actions necessary to ensure confinement and containment in the early, critical stages of a spill or leak. The RCRA Emergency Coordinator, in conjunction with the Incident Commander, is responsible for implementing the following measures:

- Stopping processes and operations
- Collecting and containing released wastes and materials
- Removing or isolating containers of hazardous waste posing a threat
- Ensuring that wastes managed during an emergency are handled, stored, or treated with due consideration for compatibility with other wastes and materials on site and with containers utilized (Section D-4f(2))
- Restricting personnel not needed for response activities from the scene of the incident
- Evacuating the area
- Curtailing nonessential activities in the area
- Conducting preliminary inspections of adjacent facilities and equipment to assess damage
- Maintaining fire equipment on standby at the incident site in cases where ignitable liquids have been or may be released and ensuring that ignition sources are kept out of
the area. Ignitable liquids will be segregated, contained, confined, diluted, or otherwise controlled to preclude inadvertent explosion or detonation.

No operation that has been shut down in response to the incident will be restarted until authorized by the RCRA Emergency Coordinator. If a release occurs that involves radioactivity, the RCRA Emergency Coordinator actions will be consistent with radiation control policies and practices.

The standard operating procedures for emergency response may include, but are not limited to, the following actions appropriate for control of releases:

1. Isolating the area from unauthorized entry by fences, barricades, warning signs, or other security and site control precautions. Isolation and evacuation distances vary, depending upon the chemical/product, fire, and weather situations.

2. Establishing drainage controls.

3. Stabilizing physical controls (such as dikes or impoundments).

4. Capping contaminated soils to reduce migration.

5. Using chemicals and other materials to retard the spread of the release or to mitigate its effects.

6. Excavating, consolidating, or removing contaminated soils.

7. Removing wastes containers to reduce exposure risk during situations such as fires.

If the facility stops operations in response to a fire, explosion, or release, the RCRA Emergency Coordinator shall ensure continued monitoring for leaks, pressure buildup, gas generation, or ruptures in valves, pipes, or other equipment, wherever appropriate.

Natural and/or synthetic methods will be employed to limit the releases of hazardous wastes or hazardous waste constituents so that effective recovery and treatment can be accomplished with minimal additional risk to human health or the environment.

Emergency response actions taken to mitigate releases may include, but are not limited to, the following:

1. Physical methods of control may involve any of several processes to reduce the area of the spill/leak, or other release mechanism (such as fire suppression).
   a. Absorption (e.g., absorbent sheets; spill control bucket materials specifically for solvents, neutralization, or acids/caustics; and absorbent socks for general liquids or oils)
   b. Dikes or Diversions (e.g., absorbent socks or earth)
   c. Overpacking
d. Plug and Patch
e. Transfers from leaking container to new container
f. Vapor Suppression (e.g., aqueous foam blanket)

2. Chemical methods of mitigation may include the following:
   a. Neutralization
   b. Solidification

Once the Incident Commander informs the RCRA Emergency Coordinator that the emergency scene is stable, the release has been stopped, any reactions have been controlled, the released hazardous materials have been contained within a localized area, and the area of contamination has been secured from unauthorized entry, the field emergency response activity can be terminated.

D-4e(1) Fires

In the event of a fire that involves or threatens TRU mixed waste or site-generated hazardous waste, emergency response actions may include, but are not limited to, the following:

1. The RCRA Emergency Coordinator will remain in contact with and advise the Incident Commander of the known hazards.

2. The Incident Commander will maintain overall control of the emergency and may accept and evaluate the advice of WIPP facility personnel and emergency response organization members, but retains overall responsibility until the emergency is terminated.

3. Only fire extinguishing materials that are compatible with the materials involved in the fire will be used to extinguish fires. Water and dry chemical materials in use at the WIPP facility have been determined to be compatible with all components of the TRU mixed waste and site-generated hazardous waste.

4. In order to ensure that storm drains and/or sewers do not receive potentially hazardous runoff, dikes will be built around storm drains to control discharge as needed. Collected waste will be sampled and analyzed for hazardous constituents, and appropriately disposed.

5. The RCRA Emergency Coordinator will ensure that measures are taken to shut down operational units (e.g., process equipment and ventilation equipment) that have been affected directly or indirectly by the fire.

6. Fire suppression materials used in response to incidents will be retained on-scene, where an evaluation will be performed to determine appropriate recovery and disposal methods.

7. Upon underground evacuation due to a fire in the underground that involves or threatens to involve TRU mixed waste or site-generated hazardous waste, a response
plan will be developed depending on the status of the fire. The plan may include ventilation control, barrier erection, and/or waiting for the fire to self-extinguish or implement active ventilation.

D-4e(2) Explosions

In the event of an explosion that involves or threatens TRU mixed waste or site-generated hazardous waste, emergency response actions may include, but are not limited to, the following:

1. The RCRA Emergency Coordinator will remain in contact with and advise the Incident Commander of the known hazards.

2. The Incident Commander will maintain overall control of the emergency and may accept and evaluate the advice of WIPP facility personnel and emergency response organization members, but retains overall responsibility until the emergency is terminated.

3. The RCRA Emergency Coordinator will ensure measures are taken to shut down operational units (e.g., process equipment and ventilation equipment) that have been affected directly or indirectly by the explosion.

4. If, following an explosion, there is an ensuing fire, see Section D-4e(1).

5. If, following an explosion, there is an underground structural integrity emergency, see Section D-4e(4).

D-4e(3) Unplanned Sudden/Non-Sudden Releases

Spills of Site-Generated Hazardous Waste

If a spill of site-generated hazardous waste has occurred, and 1) the spill cannot be contained with secondary containment methods or absorbents, 2) the spill causes a release of flammable material, or 3) the spill results in toxic fumes, the RCRA Emergency Coordinator will ensure implementation of measures that may include, but are not limited to, the following actions:

1. The RCRA Emergency Coordinator will remain in contact with and advise the Incident Commander of the known hazards.

2. The Incident Commander will maintain overall control of the emergency and may accept and evaluate the advice of WIPP facility personnel and emergency response organization members, but retains overall responsibility until the emergency is terminated.

3. The immediate area will be evacuated.

4. The source of the release will be mitigated, if possible.

5. A dike to contain runoff will be built, if necessary.
6. Dikes around storm drains to control discharge will be built, as needed, to ensure that storm drains and/or sewers do not receive potentially hazardous runoff.

7. Fire equipment will be maintained on standby at the incident site in cases where ignitable liquids have been or may be released, and ignition sources will be kept out of the area of ignitable liquids.

8. Released waste and contaminated media will be collected and placed into drums or other appropriate containers.

**Releases of TRU Mixed Waste**

If a release of TRU mixed waste has occurred, the emergency will be managed as a potential radiological release, and radiological control measures will determine the activities that can be performed safely, which may include the following:

1. The RCRA Emergency Coordinator will remain in contact with and advise the Incident Commander of the known hazards.

2. The Incident Commander will maintain overall control of the emergency and may accept and evaluate the advice of WIPP facility personnel and emergency response organization members, but retains overall responsibility until the emergency is terminated.

3. Prior to the re-entry following an event involving containers that are managed as TRU mixed waste, a Radiological Work Permit (RWP) will be prepared.

4. During the re-entry phase, the extent of radiological contamination will be determined. This information is used by the RCRA Emergency Coordinator to determine an appropriate course of action to recover the area.

5. During the recovery phase, the necessary resources to conduct decontamination and/or overpacking operations will be used as needed.

6. Prior to returning the affected area and/or equipment to normal activities, the RCRA Emergency Coordinator will determine if additional measures are required by the *RCRA Contingency Plan* (e.g., characterization and disposal of contaminated media).

7. The recovery phase will include activities (e.g., placing the waste material in another container, vacuuming the waste material, overpacking or plugging/patching the affected waste container(s), decontaminating or covering the affected area), as specified in the RWP, to minimize the spread of contamination to other areas.

8. The RWPs and other administrative controls will provide protective measures to help ensure that new hazardous constituents will not be added during decontamination activities.

**D-4e(4) Other Occurrences**

**Natural Phenomena**
In the event of a natural phenomenon (e.g., earthquake, flood, lightning strike, tornado) that involves hazardous waste or has threatened to cause a release of hazardous waste or hazardous waste constituents, emergency response actions may include, but are not limited to, the following:

1. The RCRA Emergency Coordinator will remain in contact with and advise the Incident Commander of the known hazards.

2. The Incident Commander will maintain overall control of the emergency and may accept and evaluate the advice of WIPP facility personnel and emergency response organization members, but retains overall responsibility until the emergency is terminated.

3. Containers which have not been disposed will be inspected for signs of leakage or damage, and containment systems will be inspected for deterioration.

4. Affected equipment or areas associated with hazardous waste management activities will be inspected, and the operability of monitoring systems will be ensured.

5. Affected electrical equipment and lines will be inspected for damage.

6. Affected buildings and fencing directly related to hazardous waste management activities will be inspected for damage.

7. A general survey of the site will be conducted to check for signs of physical damage.

8. The RCRA Emergency Coordinator will ensure that measures are taken to shut down operational units (e.g., process equipment and ventilation equipment) that have been affected by the natural phenomenon.

**Underground Structural Integrity Emergencies**

In the event of an underground structural integrity emergency that involves or threatens TRU mixed waste (i.e., occurs in an active disposal room) or site-generated hazardous waste, the emergency will be managed as a potential radiological release, and radiological control measures will determine the activities that can be performed safely, and may include the following:

1. The RCRA Emergency Coordinator will remain in contact with and advise the Incident Commander of the known hazards.

2. The Incident Commander will maintain overall control of the emergency and may accept and evaluate the advice of WIPP facility personnel and emergency response organization members, but retains overall responsibility until the emergency is terminated.

3. The RCRA Emergency Coordinator will ascertain whether the roof conditions allow for safe entry and if the waste container or containers in question are accessible.
4. The RCRA Emergency Coordinator may recommend closing the entire panel, or the
affected room of waste containers, based on the location of the event and the stability
of the roof and walls in the panel as a method to ensure that measures are taken to
shut down affected operational units.

5. Access to the ventilation flow path downstream of the incident will be restricted, as
appropriate.

6. Ventilation to the affected room will be restricted to ensure that there is no spread of
contamination that may have been released, as appropriate.

7. Accessible containers will be inspected for signs of leakage or damage.

8. The spill area will be covered with material (e.g., plastic, fabric sheets) in a manner
that safely isolates the contamination in the area.

9. The RCRA Emergency Coordinator will determine if the covered spill area safely
allows for continued waste disposal operations or whether further action is required to
reinitiate operations.

D-4f  Post-Emergency Activities

Immediately after the emergency, and once initial release or spill control and containment have
been completed, the RCRA Emergency Coordinator will ensure that necessary decontamination
occurs and that recovered hazardous waste is properly managed, stored, and/or disposed, as
required by 20.4.1.300 NMAC (incorporating 40 CFR §262.265(g)) and 20.4.1.500 NMAC
(incorporating 40 CFR §264.56(g)). As required by 20.4.1.300 NMAC (incorporating 40 CFR
§262.265(h)) and 20.4.1.500 NMAC (incorporating 40 CFR §264.56(h)), the RCRA Emergency
Coordinator will ensure that incompatibility of waste and restoration of emergency equipment
are addressed.

D-4f(1) Management and Disposition of Released Material

When a release of TRU mixed waste has occurred, priority is given to actions required to
minimize radiological exposure to workers and the public. If the release is TRU mixed waste,
decontamination and disposition will be in accordance with the RWP. If a release of site-
generated hazardous waste occurs, the contaminated surface will be cleaned, and
decontamination materials will be placed in containers and dispositioned appropriately. In most
cases, these actions taken to address a radiological contamination are sufficient to mitigate any
health effects associated with contamination by hazardous waste or hazardous waste
constituents.

If a release of site-generated hazardous waste occurs, the contaminated surface will be
cleaned, and decontamination materials will be placed in containers and dispositioned
appropriately. If the release is TRU mixed waste, decontamination and disposition will be in
accordance with the RWP.

If radioactive contamination is detected on equipment or on structures, radiological cleanup
standards will be used to determine the effectiveness of decontamination efforts and/or the final
disposition of the equipment or structures. Many types of equipment are difficult to
decontaminate and may have to be discarded as derived waste. Fixatives (e.g., paint or water spray on salt in the underground) may be used on contaminated structures if the contamination cannot be safely removed.

Following decontamination, the RCRA Emergency Coordinator will ensure that nonradioactive hazardous waste resulting from the cleanup of a fire, an explosion, or a release involving a nonradioactive hazardous waste at the WIPP facility will be contained and managed as a hazardous waste until such time as the waste is disposed of, or determined to be nonhazardous, as defined in 20.4.1.200 NMAC (incorporating 40 CFR Part 261, Subparts C and D). In most cases, knowledge of the material inventories for the various buildings and areas at the facility will allow a hazardous waste determination for the material resulting from the cleanup of a release. When knowledge of the material inventories is not sufficient, samples of the waste will be collected and analyzed using U.S. Environmental Protection Agency (EPA)-approved methods to determine the presence of any hazardous characteristics and/or hazardous waste constituents.

D-4f(2) Incompatible Waste

The RCRA Emergency Coordinator will ensure, in accordance with 20.4.1.300 NMAC (incorporating 40 CFR §262.262(h)(1)) and 20.4.1.500 NMAC (incorporating 40 CFR §264.56(h)(1)), that in the affected area(s) of the facility, no waste that may be incompatible with the released material is treated, stored, or disposed of until cleanup has been completed. The RCRA Emergency Coordinator will not allow hazardous or TRU mixed waste operations to resume in a building or area in which incompatible materials have been released prior to completion of necessary post-emergency cleanup operations to remove potentially incompatible materials. In making the determination of compatibility, the RCRA Emergency Coordinator will have available the resources and information described in Section D-4b, Identification of Released Materials and Assessment of the Extent of the Emergency.

D-4f(3) Cleaning and Restoration of Equipment

The RCRA Emergency Coordinator will take measures to ensure, in accordance with 20.4.1.300 NMAC (incorporating 40 CFR §262.262(h)(2)) and 20.4.1.500 NMAC (incorporating 40 CFR §264.56(h)(2)), that in the affected area(s) of the facility, emergency equipment listed in the RCRA Contingency Plan, and used in the emergency response, is cleaned and fit for its intended use or replaced before operations are resumed.

Any equipment that cannot be decontaminated will be discarded as waste (e.g., hazardous, mixed, solid), as appropriate. After the equipment has been cleaned, repaired, or replaced, a post-emergency facility and equipment inspection will be performed, and the results will be documented.

D-5 Required Reporting

The RCRA Emergency Coordinator, on behalf of the Permittees, will note in the operating record Operating Record the time, date, and details of the incident that required implementation of the RCRA Contingency Plan. In compliance with 20.4.1.300 NMAC (incorporating 40 CFR §262.265(i)) and 20.4.1.500 NMAC (incorporating 40 CFR §264.56(i)), within 15 days after the incident, the Permittees will ensure that a written report on the incident will be submitted to the Secretary of the NMED. The report will include:
• The name, address, and telephone number of the Owner/Operator
• The name, address, and telephone number of the facility
• The date, time, and type of incident (e.g., fire, explosion, or release)
• The name and quantity of material(s) involved
• The extent of injuries, if any
• An assessment of actual or potential hazards to human health or the environment, where this is applicable
• The estimated quantity and disposition of recovered material that resulted from the incident

D-6 Emergency Equipment

A variety of equipment is available at the facility for emergency response, containment, and cleanup operations in the surface HWMUs, the underground HWDUs, and the WIPP facility in general. This includes equipment for spill control, fire control, personnel protection, monitoring, first aid and medical attention, communications, and alarms. This equipment is immediately available to emergency response personnel. A listing of major emergency equipment available at the WIPP facility, as required by 20.4.1.300 NMAC (incorporating 40 CFR §262.261(e)) and 20.4.1.500 NMAC (incorporating 40 CFR §264.52(e)), is shown in Table D-2. Table D-2 also includes the location and a physical description of each item on the list along with a brief outline of its capabilities. The fire-water distribution system map is shown in Figure D-5/Figure D-4-NFB. Equipment specified at the locations listed in Table D-2 are inspected in accordance with the inspection schedule specified in Attachment E, Table E-1, as required by 20.4.1.500 NMAC (incorporating 40 CFR §264.15(b)).

D-7 Emergency Response Agreements

The Permittees have established agreements with federal, state, and local emergency response agencies and mining companies in the vicinity of the WIPP facility for firefighting, medical assistance, hazardous materials response, and law enforcement. In the event that on-site response resources are unable to provide the needed response actions during a medical, fire, hazardous materials, or security emergency, the RCRA Emergency Coordinator will notify appropriate emergency response agencies and request assistance. Once on site, emergency response agency personnel will perform emergency response activities under the direction of the Incident Commander.

The agreements with federal, state, and local agencies and mining companies in the vicinity of the WIPP facility for emergency response capabilities are on file at the WIPP facility. Additional agreements may be established when needed. A description of the agreements with federal, state, and local agencies and mining operations in the vicinity of the WIPP facility, as required by 20.4.1.300 NMAC (incorporating 40 CFR §§262.256 and 262.261(c)) and 20.4.1.500 NMAC (incorporating 40 CFR §264.37 and §264.52(c)), include, but is not limited to, the following:
• Agreements with local mining companies, including Intrepid Potash NM LLC, White Marble Mine, and Mosaic Potash Carlsbad Inc. provide for mutual aid and assistance, in the form of MRTs, in the event of a mine disaster or other circumstance at either of the facilities. This provision ensures that the WIPP MOC will have two MRTs available at all times when miners are underground.

• An agreement with the U.S. Department of Interior (DOI), represented by the Bureau of Land Management (BLM), Roswell District, for wildland firefighting support within the WIPP Land Withdrawal Area.

• Agreements for mutual-aid firefighting with Eddy County, the City of Hobbs, and the City of Carlsbad for assistance, including equipment and personnel.

• Mutual-aid Agreements with the City of Hobbs and the City of Carlsbad for mutual ambulance, medical, rescue, and hazardous material response services; for use of WIPP facility radio frequencies during emergencies; and for mutual security and law enforcement services, within the appropriate jurisdiction limits of each party.

• Agreements with the Lea Regional Medical Center and the Carlsbad Medical Center for the treatment of persons with radiological contamination who have incurred injuries beyond the treatment capabilities at the WIPP facility. The WIPP facility provides transport of the patient(s) to the medical center.

• Agreements with the Sheriff of Eddy County and the Sheriff of Lea County for mutual law enforcement services support.

• An agreement with the New Mexico Department of Homeland Security and Emergency Management for mutual emergency management support, access to state law enforcement, public works, and transportation assets.

D-8 Evacuation Plan

If it becomes necessary to evacuate all or part of the WIPP facility, on-site assembly and off-site staging areas have been established. The off-site staging areas are outside the security fence. The Permittees have plans and implementation procedures for both surface and underground evacuations. Drills are performed on these procedures at the WIPP facility at least annually. The following sections describe the evacuation plan for the WIPP facility, as required under 20.4.1.300 NMAC (incorporating 40 CFR §262.261(f)) and 20.4.1.500 NMAC (incorporating 40 CFR §264.52(f)).

D-8a Surface Evacuation On-site Assembly and Off-site Staging Areas

Figures D-6D-1/Figure D-1-NFB shows the surface assembly and staging areas. Security officers remain at the primary staging area WIPP facility main gate 24 hours a day, and the vehicle trap is opened for personnel during emergency evacuations. The north gate has a single-person gate and a large gate which can be opened, similar to the main gate, for the primary staging area. The east gate is a turnstile gate. Upon notification, security personnel will respond, open gates, and facilitate egress for evacuation.
If a building or area evacuation is necessary, the RCRA Emergency Coordinator, in conjunction with the Incident Commander, will determine which assembly area is to be used and will communicate the selection to facility personnel. The preferred evacuation route is determined based on the nature of the event, prevailing weather conditions, and actual or potential radiological release. If site evacuation is necessary, the RCRA Emergency Coordinator, in conjunction with the Incident Commander, will decide which staging area is to be used and will communicate the selection to facility personnel. The WIPP site evacuation routes are shown in Figure D-8. The surface evacuation alarm and public address system are used to direct personnel evacuation. Persons responsible for surface accountability will direct personnel to the selected staging area outside the security fence.

Personnel report to the designated assembly or staging area where accountability is conducted (Figure D-6/Figure D-1-NFB). Personnel who are working in a contaminated area when site evacuation is announced will assemble at specific staging areas for potentially contaminated personnel in order to minimize contact with other personnel during the evacuation.

D-8b Underground Assembly Areas and Egress Hoist Stations

Depending upon the type of emergency and level of response, it may be necessary for personnel in the underground to shelter in place, report to designated assembly areas (Figure D-7D-3), or to evacuate the underground. Underground personnel are trained to immediately report to assembly areas under specific circumstances (i.e., loss of underground power or ventilation). Underground accountability is taken when the underground is sheltered in place or evacuated. The Underground Controller is responsible for underground personnel accountability. Each assembly area contains a mine pager phone, miner’s aid station, and evacuation maps.

In accordance with 30 CFR §57.11050, the mine maintains two escapeways. These escapeways are designated as Egress Hoist Stations. When the need for an underground evacuation has been determined, underground personnel report to the Egress Hoist Stations.

Decontamination of underground personnel will be conducted consistent with radiological control procedures pursuant to 10 CFR Part 835, the same way as described for surface decontamination. Contaminated personnel are trained to remain segregated from other personnel until radiological contamination control personnel can respond.

D-8c Plan for Surface Evacuation

Surface evacuation notification is initiated by the CMRO, as directed by the RCRA Emergency Coordinator, via sounding of the surface evacuation alarm and providing incident information via the public address system. The persons responsible for surface accountability assist personnel in evacuation from their areas. Egress routes from buildings and site evacuation routes and instructions are posted in designated areas throughout the site. Egress routes from the WHB Unit are shown in Figures D-6a, D-6b, and D-6c D-5 through D-7.

If the ERT members have been notified to respond to an identified area, these members will not depart the site during an evacuation, but will report to the Incident Commander for instructions and accountability. The ERT members will not evacuate until released by the Incident Commander.
D-8d Plan for Underground Evacuation

Notification for underground evacuation will be made using the underground evacuation alarm and strobe light signals.

Personnel will evacuate to the nearest Egress Hoist Station. Primary underground escape routes (identified by green reflectors on the rib) will be used, if possible. Secondary underground escape routes (identified by red reflectors on the rib) will be used if necessary (Figure D-3D-4).

Detailed descriptions of escapeways and an underground escape map are included in the Underground Escape and Evacuation Plan on file at the WIPP facility, as required by MSHA, 30 CFR §57.11053, for underground mining situations. The MSHA required map takes precedence over Figure D-3D-4, Underground Escape and Evacuation Map, should an underground mine related event occur necessitating a change to the evacuation routes. The Underground Controller is responsible for underground personnel accountability and for reporting accountability to the RCRA Emergency Coordinator.

Upon reaching the surface, personnel will report to their on-site surface assembly or off-site staging area, as directed, to receive further instructions.

Members of the WIPP Fire Department and the MRT who may be underground, will assist in the evacuation of the underground when an underground evacuation is called for. A reentry by the MRT will be performed according to 30 CFR Part 49 and MSHA regulations for reentry into a mine. The MRTs are trained in compliance with 30 CFR Part 49 in mine mapping, mine gases, ventilation, exploration, mine fires, rescue, and recovery.

D-8e Further Site Evacuation

In the event of an evacuation involving the need to transport employees, the following transportation will be available:

- Buses/vans—WIPP facility buses/vans will be available for evacuation of personnel. The buses/vans are stationed in the employee parking lot.

- Privately Owned Vehicles—Because many employees drive to work in their own vehicles, these vehicles may be used in an emergency. Personnel will be provided routes to be taken when leaving the facility.

These vehicles may be used to transport personnel who have been released from the site by the RCRA Emergency Coordinator.

The primary evacuation routes for the WIPP facility is Louis Whitlock Road are the main DOE north/south access road, which connects to U.S. Highways 62/180 (to the north) and State Highway 128 via the South Access Road (south). Alternate evacuation routes from the facility are provided at the south side and the east side of the facility (Figure D-8).

D-9 Location of the RCRA Contingency Plan and Plan Revision

In accordance with 20.4.1.300 NMAC (incorporating 40 CFR §§262 and 262.262(a)) and 20.4.1.500 NMAC (incorporating 40 CFR §264.53(a)), the owner/operator of the WIPP facility will ensure that copies of this RCRA Contingency Plan are maintained at the WIPP facility and
are available to the emergency personnel and organizations described in Section D-2. When the
RCRA Contingency Plan is revised, updated copies are distributed (electronically or via site
mail) or hand delivered to applicable WIPP facility emergency personnel and Emergency
Operations Centers. In addition, the Permittees will make copies available to the following
federal, state, and local agencies and mining companies in the vicinity of the WIPP facility, as
required by 20.4.1.300 (incorporating 40 CFR §262.262(a)) and 20.4.1.500 NMAC
(incorporating 40 CFR §264.53(b)):

- Intrepid Potash New Mexico LLC
- White Marble Mine
- Mosaic Potash Carlsbad Inc.
- City of Carlsbad
- Carlsbad Medical Center, Carlsbad
- Lea Regional Medical Center, Hobbs
- City of Hobbs
- BLM, Carlsbad
- New Mexico State Police
- New Mexico Department of Homeland Security and Emergency Management
- Eddy County Commission
- Sheriff of Eddy County
- Sheriff of Lea County
- Eddy County Fire Service
- Eddy County Emergency Management
- Lea County Emergency Management

In accordance with 20.4.1.300 NMAC (incorporating 40 CFR §262.263) and 20.4.1.500 NMAC
(incorporating 40 CFR §264.54), the Permittees will ensure that this plan is reviewed and
amended whenever:

- The Permit for the WIPP facility is revised in any way that would affect the RCRA
  Contingency Plan;
- This plan fails in an emergency;
- The WIPP facility design, construction, operation, maintenance, or other circumstances
  change in a way that materially increases the potential for fires, explosions, or releases
  of hazardous waste or hazardous constituents or change the response necessary in an
  emergency;
- The list of RCRA Emergency Coordinators changes; or
- The list of WIPP facility emergency equipment changes.
# Table D-1
Resource Conservation and Recovery Act Emergency Coordinators

<table>
<thead>
<tr>
<th>Name</th>
<th>Address*</th>
<th>Office Phone</th>
<th>Personal Phone*</th>
<th>24-Hour Emergency Phone</th>
</tr>
</thead>
<tbody>
<tr>
<td>J. E. (Joseph) Bealler</td>
<td></td>
<td>(575) 234-8276 or</td>
<td></td>
<td>(575) 234-8111</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(575) 234-8916</td>
<td></td>
<td></td>
</tr>
<tr>
<td>M. G. (Mike) Proctor</td>
<td></td>
<td>(575) 234-8276 or</td>
<td></td>
<td>(575) 234-8111</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(575) 234-8143</td>
<td></td>
<td></td>
</tr>
<tr>
<td>G. L. (Gary) Kessler</td>
<td></td>
<td>(575) 234-8326</td>
<td></td>
<td>(575) 234-8111</td>
</tr>
<tr>
<td>P. J. (Paul) Paneral</td>
<td></td>
<td>(575) 234-8498</td>
<td></td>
<td>(575) 234-8111</td>
</tr>
<tr>
<td>M. L. (Mark) Long</td>
<td></td>
<td>(575) 234-8170</td>
<td></td>
<td>(575) 234-8111</td>
</tr>
<tr>
<td>A.C. (Andy) Cooper</td>
<td></td>
<td>(575) 234-8197</td>
<td></td>
<td>(575) 234-8111</td>
</tr>
<tr>
<td>C.J. (Chris) Belis</td>
<td></td>
<td>(575) 628-5851</td>
<td></td>
<td>(575) 234-8111</td>
</tr>
<tr>
<td>B.R. (Bobby) Franco</td>
<td></td>
<td>(575) 234-8163</td>
<td></td>
<td>(575) 234-8111</td>
</tr>
<tr>
<td>G.W. (Gregory) Brown</td>
<td></td>
<td>(575) 234-5862</td>
<td></td>
<td>(575) 234-8111</td>
</tr>
<tr>
<td>R.D. (Ryan) Parrish</td>
<td></td>
<td>(575) 234-8638</td>
<td></td>
<td>(575) 234-8111</td>
</tr>
</tbody>
</table>

*NOTE: Personal information (home addresses and personal phone numbers) has been removed from informational copies of this Permit.

1 For every shift, one qualified RCRA Emergency Coordinator serves as the primary, and a second qualified RCRA Emergency Coordinator is available to serve as the alternate.
# Table D-2
Emergency Equipment Maintained at the Waste Isolation Pilot Plant

<table>
<thead>
<tr>
<th>Equipment</th>
<th>Description and Capabilities</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>Building Fire Alarms</td>
<td>Fire alarm panels, fire alarm transmitter, audible alarm devices (e.g., horns, bells, tones) that provide notification of fires; transmitted to the CMR</td>
<td>Guard and Security Building (Building 458), Water Pumphouse (Building 456), Warehouse/Shops Building (Building 453), Exhaust Shaft Filter Building (Building 413), New Filter Building (NFB) (Building 416), Salt Reduction Building (SRB) (Building 417), Support Building (Building 451), CMR/Computer Room, Waste Handling Building (Building 411), TRUPACT Maintenance Building (Building 412), Salt Handling (SH) Shaft Hoisthouse (Building 384), Auxiliary Warehouse Building (Building 455), Engineering Building (Building 486), Training Building (Building 489), Safety and Emergency Services Facility (Building 452), and CAAs (Buildings 474A and 474B)</td>
</tr>
<tr>
<td>Underground Fire Alarms</td>
<td>Fire alarm panels, fire alarm transmitter, and audible/visual alarm devices (e.g., horns, bells, strobes) that provide notification of fires; transmitted to the CMR</td>
<td>Fire detection and control panel locations: Waste Shaft Underground Station, SH Shaft Underground Station, Between E-140 and E-300 in S-2180 Drift, Fuel Station (N150/W170)</td>
</tr>
<tr>
<td>Site Notification System; Underground Evacuation Alarm System</td>
<td>For surface, alarms and notifications transmitted over paging channel of the public address system, manually initiated; for underground, audible alarm</td>
<td>Site-wide</td>
</tr>
<tr>
<td>Public Address System</td>
<td>Includes intercom phones; handset stations and loudspeaker assemblies</td>
<td>Site-wide</td>
</tr>
<tr>
<td>Equipment</td>
<td>Description and Capabilities</td>
<td>Location</td>
</tr>
<tr>
<td>----------------------------</td>
<td>---------------------------------------------------------------------------------------------</td>
<td>------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Mine Pager Phones</td>
<td>Battery-operated paging system</td>
<td>Underground at S550/W30, S1000/W30, S1950/E140, SH Shaft Collar and Underground Station Waste Shaft Collar and Underground Station; – surface at Support Building (Building 451, FSM desk, CMR, lamproom), Safety and Emergency Services Facility (Building 452, Fire Department workstation area, Mine Rescue Room)</td>
</tr>
<tr>
<td>Portable Radios</td>
<td>Two-way, portable; transmits and monitors information to/from other transmitters</td>
<td>Issued to individuals</td>
</tr>
<tr>
<td>Plant-Based Radios</td>
<td>Two-way, stationary; transmits and monitors information to/from other transmitters radios</td>
<td>Safety and Emergency Services Facility (Building 452), Guard and Security Building (Building 458), Support Building (Building 451, CMR, FSM desk)</td>
</tr>
<tr>
<td>Mobile Phones</td>
<td>Provide communications link between emergency response personnel, as needed</td>
<td>Issued to individuals plus emergency vehicles</td>
</tr>
<tr>
<td><strong>Spill Response Equipment and Materials</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>HAZMAT Equipment</td>
<td>Spill response equipment and supplies, PPE, and decontamination supplies stored and maintained in accordance with NFPA 1901 and as documented in WIPP facility files</td>
<td>Surface, in designated areas near Safety and Emergency Services Facility (Building 452)</td>
</tr>
<tr>
<td>Absorbent Materials</td>
<td>Containment or cleanup of spills, including: Pressurized spill-response gun; Absorbent sheets and/or dikes for containment or cleanup of spills of oil, petroleum-based chemicals, and general liquids; Spill-control material for solvents and neutralizing absorbents and for acids/caustics</td>
<td>Surface, in designated areas near Safety and Emergency Services Facility (Building 452)</td>
</tr>
<tr>
<td><strong>Medical Resources</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ambulance</td>
<td>A minimum of one ambulance, maintained and equipped in accordance with the New Mexico Ambulance Standard, 18.3.14 NMAC, and as documented in WIPP facility files</td>
<td>Surface at Safety and Emergency Services Facility (Building 452, Vehicle Bay)</td>
</tr>
<tr>
<td>Medical Cart</td>
<td>A minimum of one medical cart, equipped to provide basic life support operations, as documented in WIPP facility files</td>
<td>Underground (Emergency Vehicle Parking/Charging Area at S700/E140)</td>
</tr>
<tr>
<td>Miners First Aid Stations</td>
<td>Equipped per 30 CFR 57.15001</td>
<td>Underground (Salt Shaft Area, Waste Shaft Area, E300 Maintenance Shop, and at S1000/W30, S1300/W30, and S1950/E140)</td>
</tr>
<tr>
<td>Equipment</td>
<td>Description and Capabilities</td>
<td>Location</td>
</tr>
<tr>
<td>--------------------------------------------------------------------------</td>
<td>-----------------------------------------------------------------------------------------------</td>
<td>--------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Fire Detection and Fire Suppression Equipment</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Building Smoke, Thermal Detectors, or Manual Pull Stations</td>
<td>Devices that trigger an alarm and/or fire suppression system</td>
<td>Guard and Security Building (Building 458), Warehouse/Shops Building (Building 453), Support Building (Building 451, CMR/Computer Room), Waste Handling Building (Building 411), TRUPACT Maintenance Building (Building 412), Underground Fuel Station (N150/W170), SH Shaft Hoisthouse (Building 384), Engineering Building (Building 486), Safety and Emergency Services Facility (Building 452), and Training Building (Building 489)</td>
</tr>
<tr>
<td>Fire Trucks</td>
<td>A minimum of two fire trucks to assist in fighting fires; firefighter equipped in accordance with NFPA 1901 and/or 1906 and as documented in WIPP facility files</td>
<td>Surface at Safety and Emergency Services Facility (Building 452, Vehicle Bay)</td>
</tr>
<tr>
<td>Rescue Cart/Truck</td>
<td>A minimum of two special-purpose vehicles, one on the surface and one in the underground; light rescue units, equipped in accordance with the NFPA 1901 and as documented in WIPP facility files</td>
<td>Surface at Safety and Emergency Services Facility (Building 452, Vehicle Bay) and Underground (Emergency Vehicle Parking/Charging Area at S700/E140)</td>
</tr>
<tr>
<td>Fire Suppression Cart</td>
<td>A minimum of one special-purpose electric cart to assist in fighting fires; equipped with a minimum of one fire extinguisher</td>
<td>Underground (Emergency Vehicle Parking/Charging Area at S700/E140)</td>
</tr>
<tr>
<td>Fire Extinguishers</td>
<td>Hand-held fire extinguishers; located throughout the facility in accordance with NFPA 10</td>
<td>Surface and underground locations used for hazardous waste management, as documented in WIPP facility files</td>
</tr>
<tr>
<td>Automatic Dry Chemical Extinguishing Systems</td>
<td>Automatic; actuated by thermal detectors or by manual pull stations</td>
<td>Underground fuel station (N150/W170)</td>
</tr>
<tr>
<td>Automatic Fire Suppression Systems on liquid fueled vehicles</td>
<td>Individual automatic fire suppression systems installed on applicable liquid-fueled vehicles, as determined by a fire risk assessment performed in accordance with NFPA 122</td>
<td>Surface and underground locations used for hazardous waste management, as documented in WIPP facility files</td>
</tr>
<tr>
<td>Equipment</td>
<td>Description and Capabilities</td>
<td>Location</td>
</tr>
<tr>
<td>-------------------------------</td>
<td>----------------------------------------------------------------------------------------------</td>
<td>--------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Sprinkler Systems</td>
<td>NFPA water-based fire suppression systems</td>
<td>Water Pumphouse (Building 456), Guard and Security Building (Building 458), Waste Handling Building (Building 411, CH Bay, RH Bay, and Overpack Repair Areas only), TRUPACT Maintenance Building (Building 412), Exhaust Shaft Filter Building (Building 413), NFB (Building 416), SRB (Building 417), and CAAs (Buildings 474A and 474B)</td>
</tr>
<tr>
<td>Water Tanks, Hydrants</td>
<td>Fire suppression water supply; one 180,000-gallon capacity tank, plus a second tank with 100,000-gallon reserve</td>
<td>Tanks are at southwestern edge of WIPP facility; pipelines and hydrants are throughout the surface</td>
</tr>
<tr>
<td>Fire Water Pumps</td>
<td>Fire suppression water supply; pumps are minimally rated at 125 pounds per square inch, 1,500 gallons per minute centrifugal pump, one with electric motor drive, the other with diesel engine; pressure maintenance jockey pump</td>
<td>Water Pumphouse (Building 456)</td>
</tr>
</tbody>
</table>

### Personal Protection Equipment

<table>
<thead>
<tr>
<th>Equipment</th>
<th>Description</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>Head Lamps</td>
<td>Mounted on hard hat; battery operated</td>
<td>Each person underground</td>
</tr>
<tr>
<td>Underground Self-Rescuer Units</td>
<td>Short-term self-rescue devices per 30 CFR 57.15030</td>
<td>Each person underground</td>
</tr>
<tr>
<td>Self-Contained Self-Rescuer</td>
<td>Air supply; a minimum of 12 caches in the underground; self-contained rescue units shall be adequate to protect an individual for one hour or longer or, alternatively, sufficient to allow the employee time to reach an additional self-contained self-rescue device in the underground per NMSA 69-8-16</td>
<td>Cached throughout the underground</td>
</tr>
<tr>
<td>Mine Rescue Self-Contained Breathing Apparatus (SCBA)</td>
<td>Oxygen supply; 4-hour closed circuit units consistent with 30 CFR 49.6; a minimum of 12 units, one for each Mine Rescue Team member</td>
<td>Safety and Emergency Services Facility (Building 452, Mine Rescue Training Room)</td>
</tr>
<tr>
<td>Fire Department Self-Contained Breathing Apparatus (SCBA)</td>
<td>Air supply; a minimum of 12 units; SCBAs shall meet the minimum requirements established per NFPA 1981</td>
<td>Surface Fire Trucks and Rescue Truck; Underground Rescue Cart</td>
</tr>
</tbody>
</table>

### General Plant Emergency Equipment

<table>
<thead>
<tr>
<th>Equipment</th>
<th>Description</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>Emergency Lighting</td>
<td>For employee evacuation, and fire/spill containment; linked to main power supply, and selectively linked to back up diesel power supply and/or battery-backed power supply</td>
<td>Waste Handling Building (Building 411), TRUPACT Maintenance Building (Building 412), Exhaust Shaft Filter Building (Building 413), NFB (Building 416), and SRB (Building 417)</td>
</tr>
<tr>
<td>Backup Power Sources</td>
<td>A minimum of two diesel generators, and battery-powered uninterruptible power supply (UPS)</td>
<td>Generators are located on the surface. UPS is located at the essential loads</td>
</tr>
<tr>
<td>Equipment</td>
<td>Description and Capabilities</td>
<td>Location</td>
</tr>
<tr>
<td>---------------------------------</td>
<td>---------------------------------------------------------------------------------------------</td>
<td>--------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Emergency Hoist</td>
<td>Hoist in Air Intake Shaft</td>
<td>Air Intake Shaft (Building 361)</td>
</tr>
<tr>
<td>Emergency Showers</td>
<td>For emergency flushing of chemical contact or injury</td>
<td>Waste Handling Building (Building 411) is served by the decontamination shower trailer located north of Building 411, in front of Building 952, between Buildings 243 and 455; and CAAs (Building 474A)</td>
</tr>
<tr>
<td>Emergency Eyewash Equipment</td>
<td>For emergency flushing of affected eyes</td>
<td>Waste Handling Building (Building 411, RH Bay, Site Derived Waste Area, Waste Shaft Collar, and Room 108 TRUPACT III only), TRUPACT Maintenance Building (Building 412), Exhaust Shaft Filter Building (Building 413), NFB (Building 416), SRB (Building 417), CAAs, and SAAs</td>
</tr>
<tr>
<td>Overpack containers for TRU Mixed Waste</td>
<td>85 Gallon drums SWBs TDOP</td>
<td>Warehouse Annex (Building 481)</td>
</tr>
<tr>
<td>Aquaset or Cement</td>
<td>Material for solidification of liquid waste generated as a result of firefighting water or decontamination solutions</td>
<td>Surface Connex A, located south of Waste Handling Building (Building 411)</td>
</tr>
<tr>
<td>TDOP Upender</td>
<td>Upender facilitates overpacking standard waste boxes into TDOPs</td>
<td>Waste Handling Building (Building 411)</td>
</tr>
<tr>
<td>Nonhazardous Decontaminating Agents</td>
<td>For decontamination of surfaces, equipment, and personnel</td>
<td>Waste Handling Building (Building 411); Surface Connex A, located south of Building 411</td>
</tr>
</tbody>
</table>
FIGURES
<table>
<thead>
<tr>
<th>BLDG./FAC. #</th>
<th>DESCRIPTION</th>
<th>BLDG./FAC. #</th>
<th>DESCRIPTION</th>
<th>BLDG./FAC. #</th>
<th>DESCRIPTION</th>
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</thead>
<tbody>
<tr>
<td>#241</td>
<td>EQUIPMENT SHED</td>
<td>#384</td>
<td>SALT HANDLING SHAFT HOISTHOUSE</td>
<td>#475</td>
<td>GATEHOUSE</td>
</tr>
<tr>
<td>#242</td>
<td>GUARDSHACK</td>
<td>#384A</td>
<td>MINING OPERATIONS</td>
<td>#480</td>
<td>VEHICLE FUEL STATION</td>
</tr>
<tr>
<td>#243</td>
<td>SALT HAULING TRUCKS SHELTER</td>
<td>#411</td>
<td>WASTE HANDLING BUILDING</td>
<td>#481</td>
<td>WAREHOUSE ANNEX</td>
</tr>
<tr>
<td>#245</td>
<td>TRUPACT TRAILER SHELTER</td>
<td>#412</td>
<td>TRUPACT MAINTENANCE BUILDING</td>
<td>#486</td>
<td>ENGINEERING BUILDING</td>
</tr>
<tr>
<td>#246</td>
<td>Mgo STORAGE SHELTER</td>
<td>#413</td>
<td>EXHAUST SHAFT FILTER BUILDING</td>
<td>#489</td>
<td>TRAINING BUILDING</td>
</tr>
<tr>
<td>#253</td>
<td>13.8 KV SWITCHGEAR 25p-SWG15/1</td>
<td>#413A</td>
<td>MONITORING STATION A</td>
<td>#H-16</td>
<td>SANDIA TEST WELL</td>
</tr>
<tr>
<td>#254.1</td>
<td>AREA SUBSTATION NO.1 25p-SW15.1</td>
<td>#413B</td>
<td>MONITORING STATION B</td>
<td>#917</td>
<td>AIS MONITORING</td>
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<td>#254.2</td>
<td>AREA SUBSTATION NO.2 25p-SW15.2</td>
<td>#414</td>
<td>WATER CHILLER FACILITY &amp; BLDG</td>
<td>#918</td>
<td>VOC TRAILER</td>
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<td>#254.3</td>
<td>AREA SUBSTATION NO.3 25p-SW15.3</td>
<td>#451</td>
<td>SUPPORT BUILDING</td>
<td>#918A</td>
<td>VOC AIR MONITORING STATION</td>
</tr>
<tr>
<td>#254.4</td>
<td>AREA SUBSTATION NO.4 25p-SW15.4</td>
<td>#452</td>
<td>SAFETY &amp; EMERGENCY SERVICES FACILITY</td>
<td>#918B</td>
<td>VOC LAB TRAILER</td>
</tr>
<tr>
<td>#254.5</td>
<td>AREA SUBSTATION NO.5 25p-SW15.5</td>
<td>#453</td>
<td>WAREHOUSE/SHOPS BUILDING</td>
<td>#950</td>
<td>WORK CONTROL TRAILER</td>
</tr>
<tr>
<td>#254.6</td>
<td>AREA SUBSTATION NO.6 25p-SW15.6</td>
<td>#455</td>
<td>AUXILIARY WAREHOUSE BUILDING</td>
<td>#951</td>
<td>PROCUREMENT/PURCHASING</td>
</tr>
<tr>
<td>#254.7</td>
<td>AREA SUBSTATION NO.7 25p-SW15.7</td>
<td>#456</td>
<td>WATER PUMPHOUSE</td>
<td>#952</td>
<td>TRAILER</td>
</tr>
<tr>
<td>#254.8</td>
<td>AREA SUBSTATION NO.8 25p-SW15.8</td>
<td>#457M</td>
<td>WATER TANK 25-D-001A</td>
<td>#953</td>
<td>MODULAR OFFICE COMPLEX</td>
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<tr>
<td>#254.9</td>
<td>480V SWITCHGEAR (25p-SWG00/4)</td>
<td>#457S</td>
<td>WATER TANK 25-D-0001A</td>
<td>#971</td>
<td>HUMAN RESOURCES TRAILER</td>
</tr>
<tr>
<td>#255.1</td>
<td>BACK-UP DIESEL GENERATOR #1 25-PE 503</td>
<td>#458</td>
<td>GUARD AND SECURITY BUILDING</td>
<td>#986</td>
<td>PUBLICATIONS &amp; PROCEDURES TRA</td>
</tr>
<tr>
<td>#255.2</td>
<td>BACK-UP DIESEL GENERATOR #2 25-PE 504</td>
<td>#459</td>
<td>CORE STORAGE BUILDING</td>
<td>SWR NO.6S</td>
<td>SWITCHRACK NO.6</td>
</tr>
<tr>
<td>#256.4</td>
<td>SWITCHBOARD #4 (25p-SB00/4)</td>
<td>#463</td>
<td>COMPRESSOR BUILDING</td>
<td>SWR NO.7,7A,7B</td>
<td>SWITCHRACK NO. 7, 7A, 7B</td>
</tr>
<tr>
<td>#311</td>
<td>WASTE SHAFT</td>
<td>#465</td>
<td>AUXILIARY AIR INTAKE</td>
<td>SWR NO.7C</td>
<td>SWITCHRACK NO. 7C</td>
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<tr>
<td>#351</td>
<td>EXHAUST SHAFT</td>
<td>#468</td>
<td>TELEPHONE HUT</td>
<td>SWR NO.10S</td>
<td>SWITCH RACK NO. 10</td>
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<tr>
<td>#361</td>
<td>AIR INTAKE SHAFT</td>
<td>#473</td>
<td>ARMORY BUILDING</td>
<td>SWR NO.11S</td>
<td>SWITCH RACK NO. 11</td>
</tr>
<tr>
<td>#362</td>
<td>AIR INTAKE SHAFT/HOIST HOUSE</td>
<td>#474</td>
<td>HAZARDOUS WASTE STORAGE FACILITY</td>
<td>SWR NO.12S</td>
<td>SWITCH RACK NO. 12</td>
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<td>#363</td>
<td>AIR INTAKE SHAFT/WHITE HOUSE</td>
<td>#474A</td>
<td>HAZARDOUS WASTE STORAGE BUILDING</td>
<td>SWR NO.15S</td>
<td>SWITCH RACK NO. 15</td>
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<td>EFFLUENT MONITORING INSTRUMENT SHED A</td>
<td>#474B</td>
<td>HAZARDOUS WASTE STORAGE BUILDING</td>
<td>#474C</td>
<td>OIL &amp; GREASE STORAGE BUILDING</td>
</tr>
<tr>
<td>#365</td>
<td>EFFLUENT MONITORING INSTRUMENT SHED B</td>
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<td>#474D</td>
<td>GAS BOTTLE STORAGE BUILDING</td>
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<tr>
<td>#366</td>
<td>AIR INTAKE SHAFT HEADFRAME</td>
<td>#474E</td>
<td>HAZARD MATERIAL STORAGE BUILDING</td>
<td>#474F</td>
<td>WASTE OIL RETAINER</td>
</tr>
</tbody>
</table>

Figure D-1a
Legend to Figure D-1

200318
Figure D-1-NFB
WIPP Surface Structures with Building 416
<table>
<thead>
<tr>
<th>BLDG./FAC. #</th>
<th>DESCRIPTION</th>
<th>BLDG./FAC. #</th>
<th>DESCRIPTION</th>
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<tbody>
<tr>
<td>#241</td>
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<td>#384A</td>
<td>MINING OPERATIONS</td>
<td>#475</td>
<td>GATEHOUSE</td>
</tr>
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<td>#242</td>
<td>GUARDSHACK</td>
<td>#411</td>
<td>WASTE HANDLING BUILDING</td>
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<td>VEHICLE FUEL STATION</td>
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<tr>
<td>#243</td>
<td>SALT HAULING TRUCKS SHELTER</td>
<td>#412</td>
<td>TRUPACT MAINTENANCE BUILDING</td>
<td>#481</td>
<td>WAREHOUSE ANNEX</td>
</tr>
<tr>
<td>#245</td>
<td>TRUPACT TRAILER SHELTER</td>
<td>#413</td>
<td>EXHAUST SHAFT FILTER BUILDING</td>
<td>#486</td>
<td>ENGINEERING BUILDING</td>
</tr>
<tr>
<td>#246</td>
<td>MgO STORAGE SHELTER</td>
<td>#413A</td>
<td>MONITORING STATION A</td>
<td>#489</td>
<td>TRAINING BUILDING</td>
</tr>
<tr>
<td>#253</td>
<td>13.8 KV SWITCHGEAR 25P-SWG 15/1</td>
<td>#413B</td>
<td>MONITORING STATION B</td>
<td>#491</td>
<td>SANITA TEST WELL</td>
</tr>
<tr>
<td>#254.1</td>
<td>AREA SUBSTATION NO.1 25P-SW15.1</td>
<td>#414</td>
<td>WATER CHILLER FACILITY &amp; BLDG</td>
<td>#492</td>
<td>TRAILER</td>
</tr>
<tr>
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<td>TRAILER</td>
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<td>AREA SUBSTATION NO.3 25P-SW15.3</td>
<td>#417</td>
<td>SALT REDUCTION BUILDING</td>
<td>#494</td>
<td>TRAILER</td>
</tr>
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<td>#254.4</td>
<td>AREA SUBSTATION NO.4 25P-SW15.4</td>
<td>#451</td>
<td>SUPPORT BUILDING</td>
<td>#495</td>
<td>AIS MONITORING</td>
</tr>
<tr>
<td>#254.5</td>
<td>AREA SUBSTATION NO.5 25P-SW15.5</td>
<td>#452</td>
<td>SAFETY &amp; EMERGENCY SERVICES FACILITY</td>
<td>#496</td>
<td>VDC TRAILER</td>
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<tr>
<td>#254.6</td>
<td>AREA SUBSTATION NO.6 25P-SW15.6</td>
<td>#453</td>
<td>WAREHOUSE/SHOPS BUILDING</td>
<td>#497</td>
<td>VDC AIR MONITORING STATION</td>
</tr>
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<td>#254.7</td>
<td>AREA SUBSTATION NO.7 25P-SW15.7</td>
<td>#455</td>
<td>AUXILIARY WAREHOUSE BUILDING</td>
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<td>VDC LAB TRAILER</td>
</tr>
<tr>
<td>#254.9</td>
<td>480V SWITCHGEAR (25P-SWGO4/9)</td>
<td>#457N</td>
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PREPAREDNESS AND PREVENTION
# ADDENDUM D1

## PREPAREDNESS AND PREVENTION

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ADDENDUM D1

PREPAREDNESS AND PREVENTION

D1-1 Preparedness and Prevention Requirements

The Permittees’ implementation of the Preparedness and Prevention requirements of 20.4.1.500 New Mexico Administrative Code (NMAC), incorporating Title 40 of the Code of Federal Regulations (CFR) Part 264, Subpart C, at the Waste Isolation Pilot Plant (WIPP) facility are described in the following sections.

D1-1a Equipment Requirements

The WIPP facility is equipped with internal and external communications systems, emergency equipment, and fire suppression systems. As shown in the following sections, the Permittees commit to meeting the requirements of 20.4.1.500 NMAC (incorporating 40 CFR §264.32 and §264.34).

D1-1a(1) Internal Communications

The regulations at 20.4.1.500 NMAC (incorporating 40 CFR §264.32(a)) require a facility to be equipped with an internal communications or alarm system capable of providing immediate emergency instructions (voice or signal) to facility personnel. In addition, 20.4.1.500 NMAC (incorporating 40 CFR §264.34(a)), requires that employees have immediate access to an internal alarm or emergency communication device when managing transuranic (TRU) mixed waste. The following discussions demonstrate that the Permittees have equipped the WIPP facility with the required internal communication systems and equipment and that the Permittees operate in a manner that complies with these regulations.

The intraplant communication systems, designed to provide immediate emergency instructions to facility personnel, include communication by the public address (PA) system and its intercom phones and paging channels, an intraplant telephone system, mobile phones, mine pager phones, pagers, portable two-way radios, and local and facility wide alarm systems. The procedures for notifying facility personnel in an emergency are contained in Renewal Application Attachment D, RCRA Contingency Plan.

The intercom system (with an integral PA system) consists of handset stations and loudspeaker assemblies with multiple amplifiers. The system has multiple channels in the main buildings. Initial communication between parties within the plant can be established by using the paging channel. Each designated location has a single set of electrically isolated speakers and a handset. In order to cover most areas in the plant, loudspeakers are properly oriented, and volume levels are adjusted. If one station fails, the remaining stations are isolated from the out-of-service unit to prevent a failure in the remaining system.

Private branch automatic exchange two-way communication is provided between any two telephones located above or below ground. Direct dialing to outside telephones and direct dialing to WIPP facility telephones are provided by this system. Failure of a single telephone station does not affect the balance of the telephone system. If the telephone system should fail, the PA system and the portable two-way radios also provide surface communications.
A plant radio station in the Guard and Security Building, one located in the Emergency
Operations Center in the Safety and Emergency Services Building, and one located in the
Central Monitoring Room (CMR), allow two-way radio communication with on-site personnel
and with mobile/portable WIPP facility radios operating on and off the WIPP site. The two-way
radio also allows one-way emergency notification on the pagers. The two-way radio system
located in the CMR is supplied with power from the uninterruptible power supply if the off-site
power supply fails.

There are various alarm systems in use at the WIPP facility. The PA system has two alarm
tones in use, a yelp and a gong. Its signals are produced in the master PA console by a tone
generator and are transmitted site-wide over the paging channel of the system, overriding its
normal use. The signals are intermittent and of high intensity. The evacuation tone is a yelp tone
and is used for, and limited to, situations requiring immediate, rapid, and complete (or selective
area) evacuation. The evacuation tone is initiated manually on the surface. In the underground,
the evacuation tone may be initiated manually or automatically by underground fire detection
and alarm systems. The underground evacuation tone is also a yelp tone. It is accompanied
with strobe lights for high noise areas. These alarm signals take priority over other signals on
the paging channel but do not affect the intercom channels. Evacuation alarms using the PA
system, local and plant-wide, also can be initiated manually from the CMR in the Support
Building. The audible alarm signals are supplemented by warning lights in high ambient-noise
areas underground, such as active mining areas. These alarms are supplied with power from
the uninterruptible power supply if the off-site power supply fails. The PA system may also
produce a gong tone followed by a message. Local fire alarms are bell tones.

Whenever TRU mixed waste is being handled, two persons, at a minimum, are involved in the
operation. The Waste Handling Building (WHB) contains readily accessible telephones and PA
stations throughout. The mine pager phones are the main means of communication
underground, although the PA system is also available.

Underground communication and alarm systems are arranged to meet the applicable
requirements of the Mine Safety and Health Administration (MSHA) regulations at 30 CFR Part
57. Telephones or other two-way communication equipment with instructions for their use are
provided for communications from underground to the surface. These communications are
typically moved to ensure communications are available close to the work areas. Alarm systems
capable of promptly warning every person underground are provided and maintained in
operating condition. If persons are assigned to work areas beyond the warning capabilities of
the system, provisions will be made to alert them in a proper manner to provide for their safe
evacuation. Typically, these provisions include a flashing light capable of being seen easily. As
part of the preoperational inspection, prior to initiating waste handling operations underground,
waste handling personnel verify that underground communications are ready and are working. If
they are not working, repairs are initiated.

Renewal Application Attachment D, Table D-2, Emergency Equipment Maintained at the Waste
Isolation Pilot Plant, describes the capabilities and locations of the various internal
communication systems.

D1-1a(2) External Communications

The regulations at 20.4.1.500 NMAC (incorporating 40 CFR §264.32(b)) require that a
communications device be available for contacting outside agencies for emergency assistance.
In addition, 20.4.1.500 NMAC (incorporating 40 CFR §264.34(b)) requires that if just one
employee is on the premises, the employee must have immediate access to a device capable of
summoning outside help. Transuranic mixed waste handling operations are not conducted at
the WIPP facility when only one person is on the premises; TRU mixed waste handling
operations are conducted by two or more persons. The security officers and staff from Facility
Operations are also present at the WIPP facility during TRU mixed waste handling operations.
When no TRU mixed waste handling operations are being conducted at the WIPP facility, at a
minimum, the security officers and staff from Facility Operations are present. As discussed
below, the WIPP facility is equipped with the required external communication devices, and the
Permittees operate the facility in a manner that complies with these regulations.

The external communication systems, designed to provide two-way communication with outside
agencies or for summoning emergency assistance from off site, include the commercial
telephone system, mobile phones, and two-way radios.

Direct dialing through any telephone located above or below ground allows contact with outside
agencies. Failure of a single telephone station does not affect the balance of the telephone
system. Sixty percent of the direct-dial incoming and outgoing lines are routed via a microwave
system. The remaining 40 percent of the direct-dial lines are routed to Carlsbad by means of a
buried cable. In the unlikely event that both routing modes are inoperable, direct dial telephone
capability still exists via cellular telephone or Satellite Communications linkage in the
Emergency Operations Center.

Plant radio stations in the Guard and Security Building and in the Emergency Operations Center
in the Safety and Emergency Services Building allow two-way radio communication with the
CMR, the Eddy County and Lea County Sheriff's Departments, and the New Mexico State
Police. Communication is available with the Lea County Sheriffs’ Department, the Hobbs Fire
Department, the Carlsbad Medical Center, and the Lea Regional Medical Center via the Eddy
County dispatcher. Another base station is in the CMR; however, it is not normally used to
communicate with off-site agencies. Radios are not inspected; they are operated daily and
repaired if they fail.

Renewal Application Attachment D, Table D-2, *Emergency Equipment Maintained at the Waste
Isolation Pilot Plant*, describes the capabilities and locations of the various external
communication systems.

**D1-1a(3) Emergency Equipment**

A variety of equipment is available at the WIPP facility for emergency response, containment,
and cleanup operations. This includes equipment for spill control, fire control, personnel
protection, monitoring, first aid and medical attention, communications, and alarms. This
equipment is immediately available to emergency response personnel. A listing of major
emergency equipment available at the WIPP facility, as required by 20.4.1.500 NMAC
(incorporating 40 CFR §264.52(e)), is shown in Renewal Application Attachment D, Table D-2.
Table D-2 also includes the location and a physical description of each item on the list along
with a brief outline of its capabilities. The fire-water distribution system map is shown in Renewal
Application Attachment D, Figure D-5, *Fire-Water Distribution System*. Equipment specified at
the locations listed in Table D-2 are inspected in accordance with the inspection schedule
specified in Renewal Application Attachment E, *Inspection Schedule, Process and Forms*, Table

E-1, *Inspection Schedule/Procedures*, as required by 20.4.1.500 NMAC (incorporating 40 CFR §264.52(e)).

D1-1a(4) Fire Suppression Systems

The regulations at 20.4.1.500 NMAC (incorporating 40 CFR §264.32(d)) require that the WIPP facility be equipped with water at an adequate volume and pressure to supply water-hose streams, foam-producing equipment, automatic sprinklers, or water-spray systems. The following discussion pertaining to fire suppression systems at the WIPP facility demonstrates the Permittees’ commitment to comply with this requirement. The WIPP facility fire-water supply and distribution system consists of a water tank, two fire pumps (consisting of a primary and a backup), a pressure maintenance jockey pump, and a loop yard piping distribution system. The system installation is in accordance with the appropriate editions of the NFPA 20, *Standard for the Installation of Stationary Pumps for Fire Protection*, NFPA 22, *Standard for Water Tanks for Private Fire Protection*, and NFPA 24, *Standard for the Installation of Private Fire Service Mains and Their Appurtenances*, and NFPA 25, *Standard for the Inspection, Testing, and Maintenance of Water-Based Fire Protection Systems*.

The domestic and fire suppression water supply for the WIPP facility is through a subsurface water pipeline system from the Carlsbad Municipal Water System. The 24-inch (61-centimeter [cm]) diameter gravity-flow pipeline was designed to deliver 375 gallons per minute (gpm) to the WIPP facility from wells located 30 miles (48.3 kilometers [km]) north of the facility. This line is sized to provide 6,000 gallons (gal) (22,712 liters [L]) per minute for use by others, in addition to the peak flow rate required by the WIPP facility. The WIPP facility has priority over flows to all other users. An agreement with the City of Carlsbad to provide uninterrupted water service is effective for 100 years from June 15, 2009.

A 10-in (25-cm) diameter pipeline supplies water by gravity flow from the tie-in point to the WIPP facility. The water line parallels the west side of Louis Whitlock Road, turns east towards the facility, and comes above ground between two 180,000-gal (681,372-L) above ground water storage tanks. These are designated as the south Fire Water Storage Tank and the north Domestic Water Storage Tank. The tanks are designed and fabricated in accordance with National Fire Protection Association NFPA 22, *Standard for Water Tanks for Private Fire Protection*. A city-owned flow meter, located where the water line turns east, is the system boundary for the raw water supply. The water line contains an isolation valve, two ultrasonic flow transducers, a relief valve and an automatic flow control valve. The latter two components are located inside the WIPP facility security fence. At the request of the city, the flow control valve is adjusted to maintain a flow rate of approximately 100 gpm during normal filling operations. Although each storage tank has a capacity of 180,000 gal, the Domestic Water Storage Tank contains an internal standpipe that allows only 80,000 gal of stored water for domestic use.

Operationally, the Fire Water Storage Tank and the Domestic Water Storage Tank are isolated from each other. If needed in an emergency, however, a piping connection between the two tanks can be completed.

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1 The Permittees maintain a minimum volume of 72,180 gal to ensure that the required flowrate can be supplied to the Waste Handling Building for 90 minutes, based on the sprinkler design area and the bounding flow rate per the requirements of NFPA 13 and the fire protection code of record.
The fire-water supply system receives its normal water supply from the Fire Water Storage Tank. The tank is configured to supply two fire-water pumps in parallel, flowing water into a common supply header shared by both fire pumps. Each fire-water pump is rated at 1,500 gal (5,678 L) per minute at 125 pounds (lb) (56.7 kilograms [kg]) per square in. The fire pumps are configured to start on demand via a drop in pressure from the fire-water main. This drop in pressure may be activated either by the opening of a fire hydrant or by the activation of a sprinkler system. The primary fire pump is an electric-motor-driven pump, and the backup pump is a diesel-engine-driven pump. Each pump is tested to verify it can deliver at least 490 gpm at least 120 lb per square inch gauge.

The fire pumps can discharge through a pipeline exiting the pump house via the discharge piping cross-connect. The yard compound-loop distribution system serves the areas of the facility by supplying fire water to the structures containing a sprinkler system and to the fire hydrants, located at approximately 300-ft intervals throughout the facility. The system contains numerous control valves that are used to isolate sections of the fire line; these control valves are normally locked open.

The following buildings are connected to and protected by the wet-pipe sprinkler system: the Pumphouse, the Guard and Security Building, the Support Building, the WHB, the Exhaust Filter Building, the TRUPACT Maintenance Building, the Engineering Building, the Safety and Emergency Services Building, the Training Building, the surface Hazardous Waste Staging Areas, the Exhaust Shaft Filter Building, the New Filter Building, and several other warehouse and maintenance buildings. The physical layout of the facilities allows for full hose stream access by firefighters. There is no firefighting water-supply system underground. Instead, the underground is equipped with fire extinguishers of various types and in various locations (including vehicles) and a fire truck with a 125-lb (56.7-kg) chemical extinguisher. The underground fuel station is equipped with an automatic, 1,000-lb (453.5-kg) chemical extinguishing system. Only dry chemical materials or water are used to fight fires involving TRU mixed waste.

D1-1b Aisle Space Requirement

The regulations at 20.4.1.500 NMAC (incorporating 40 CFR §264.35) require that a facility maintain sufficient aisle space to allow the unobstructed movement of personnel, fire protection equipment, spill control equipment, and decontamination equipment to areas of the facility during an emergency (other than permanently-disposed stacks of TRU mixed waste). Aisle space for each regulated unit is described below.

Waste Handling Building Container Storage Unit (WHB Unit) and Parking Area Container Storage Unit (Parking Area Unit)

During TRU mixed waste handling operations, sufficient room is maintained for unobstructed movement of personnel, fire-protection equipment, spill control equipment, or decontamination equipment to areas in the WHB Unit.

Waste containers will remain inside the contact-handled (CH) or remote-handled (RH) packages in the Parking Area Unit (PAU) until TRU mixed waste handlers are prepared to handle them. As shown in Renewal Application Attachment M, Figure M-1, there is ready access to all areas within the WHB Unit where hazardous wastes are handled. Waste containers are unloaded from the CH package in the WHB Unit (see Figure M-37 in Renewal Application Attachment M). The
WHB Unit is equipped to unload up to four CH packages at one time. Single RH TRU mixed waste canisters are unloaded from the RH-TRU 72-B casks in the Transfer Cell of the WHB Unit where they are transferred to Facility Casks (see Figures M-29 and M-34 in Renewal Application Attachment M). Remote-handled TRU mixed waste drums in a CNS 10-160B cask, which may contain up to ten 55-gal drums configured in two five-drum baskets (see Figure M-31 in Renewal Application Attachment M), are unloaded from the CNS 10-160B cask in the Cask Unloading Room and transferred into the Hot Cell.

Written procedures ensure that loaded CH or RH packages, facility pallets, containment pallets, and waste containers in the WHB Unit and PAU are managed in a manner to prevent obstructing the movement of personnel, fire-protection equipment, spill-control equipment, and decontamination equipment.

For CH TRU mixed waste, an aisle space of at least 44 in (1.1 meters (m)) between loaded facility or containment pallets is maintained in CH TRU mixed waste storage areas of the WHB Unit to allow the movement of personnel, fire-protection equipment, spill-control equipment, and decontamination equipment. For RH TRU mixed waste, a minimum of 44 in (1.1 m) between loaded casks in the RH Bay is maintained. A maximum of two loaded casks may be stored in the RH Bay at one time. Implementation of written procedures ensures that loaded casks and transfer cars are managed in the RH Bay in a manner to allow the movement of personnel, fire-protection equipment, spill-control equipment, and decontamination equipment. Within the Hot Cell, waste containers are not stored in multiple rows; similarly, within the Transfer Cell, the canister is located in a rack on the Transfer Cell Shuttle Car. Thus, aisle space does not apply to these areas. Aisle space requirements also do not apply to empty 72B casks staged in racks. When CH or RH packages contain waste in the PAU, the Permittees shall maintain a minimum spacing of 4 ft (1.2 m) between trailers loaded with CH or RH packages to allow the movement of personnel, fire protection equipment, spill-control equipment, and decontamination equipment.

Underground Hazardous Waste Disposal Units (HWDUs)

The mined areas underground are maintained to provide access to the repository and to the face of the waste disposal areas in the active panels. As specified in 30 CFR Part 57, adequate access is provided for movement of personnel, fire equipment, or spill-controlled equipment to any area of operations during an emergency or response action, as provided in Renewal Application Attachment D. Waste emplacement occurs sequentially on a room-by-room basis as discussed in Renewal Application Attachment A2, Geologic Repository. Derived waste is emplaced in the disposal rooms along with the TRU mixed waste. Once panel closure has been initiated, access is no longer provided beyond the panel closure barrier to closed HWDUs.

Proper airflow distribution to the underground areas is achieved through a multi-step process. Tests and balances of the underground ventilation system are conducted on a periodic basis with the frequency depending on changes that are occurring in the configuration of the underground. These tests and balances physically measure airflow, pressure, and system resistance. Computer modeling is performed to determine the configuration necessary to achieve desired underground airflow distribution. The Permittees use administrative procedures as the means of assuring control of the configuration of the ventilation control devices (e.g., bulkheads, doors, fans, and air regulators) needed to achieve the desired configuration.

Underground Facility Operations makes daily checks of air quality in the parts of the repository
where personnel are working. Air quality checks are made on an as-needed basis as changing
conditions warrant such checks.

D1-2 Preventive Procedures, Structures, and Equipment

The WIPP facility has been designed and is operated to meet each of the requirements of
20.4.1.900 NMAC (incorporating 40 CFR §270.14(b)(8)) to prevent hazards associated with
unloading operations, prevent runoff from hazardous waste handling areas, prevent
contamination of water supplies, mitigate the effects of equipment and power failures, prevent
undue exposure of personnel to hazardous waste, and prevent releases to the atmosphere as
discussed below.

D1-2a Unloading Operations

The Permittees’ equipment, structures, and procedures at the WIPP facility are specially
designed for the safe handling of TRU mixed waste. Renewal Application Attachments A1,
Container Storage, and A2, Geological Repository, detail how CH and RH TRU mixed waste is
handled, including unloading and transport operations. The following is a summary of the
activities, structures, and equipment that were developed to prevent hazards in unloading of
TRU mixed waste, as required by 20.4.1.900 NMAC (incorporating 40 CFR §270.14(b)(8)(i)).

CH TRU Mixed Waste

The TRUPACT-II shipping container has a gross loaded weight of 19,265 lb (8,737 kg). The
HalfPACT shipping container has a gross loaded weight of 18,100 lb (8,210 kg). The gross
loaded weight is defined as the weight of the payload and the weight of the CH package itself.
The CH packages have forklift pockets at the bottom of the container specifically for lifting the
container with a forklift (see Figure M-17 and Figure M-18 in Renewal Application Attachment
M). The 13-ton (11.8-metric ton) electric forklift unloads the TRUPACT-II from the trailer and
transfers it to an unloading dock in the WHB Unit. The unloading dock is designed to
accommodate the CH package and functions as a work platform, providing TRU mixed waste
handling and health physics personnel with access to the shipping container contents during
unloading operations.

An overhead 6-ton (5.4-metric ton) crane and adjustable center-of-gravity lift fixture transfer
TRU mixed waste containers from the CH package to a facility pallet on the WHB Unit floor. The
facility pallet (see Renewal Application Attachment M, Figure M-21) is a fabricated steel
design structure to securely hold waste containers. Each facility pallet has a rated load
capacity of 25,000 lb (11,340 kg). The upper surface of the facility pallet has two recesses sized
to accept the waste containers, ensuring that the containers are held in place. Up to four
standard waste boxes, four seven-packs of 55-gallon drums, four four-packs consisting of 85-
gallon drums, four three-packs of 100-gallon drums, two three-packs of Shielded Containers,
one standard large box 2, or two ten-drum overpacks may be placed on a facility pallet. Each
stack of waste containers is strapped down to holding bars in the top reinforcement plate of the
facility pallet to avoid spillage during movement. Two rectangular forklift pockets in the bed allow
the facility pallet to be securely lifted by forklift. In order to assure a facility pallet is not
overloaded, operationally it will hold the contents of two CH packages, as discussed in Renewal
Application Attachment A1.
The Permittees have the capability to handle each of the CH TRU containers singly using forklifts and single container attachments. In such cases, the container would be loaded on a facility pallet, loaded onto the waste shaft conveyance, and moved underground as a single unit.

Unloading equipment is inspected in accordance with the schedule shown in Renewal Application Attachment E, Tables E-1 and E-1a. Cranes that are used in the unloading and handling of TRU mixed waste have been designed and constructed so that they will retain their loads in the event of a loss of power. Cranes in the WHB Unit are also designed to withstand a design basis earthquake without moving off their rails and without dropping their load. The following is a summary of the activities, structures, and equipment that were developed to prevent hazards in transporting TRU mixed waste.

Palletized CH TRU mixed waste is either transferred by a 13-ton (11.8-metric ton) forklift or the facility transfer vehicle, which is designed with an adjustable bed height that is used to transfer the facility pallets to the special pallet-support stands in the Waste Shaft Conveyance.

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

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

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

Once underground, the facility pallet is removed from the hoist cage by the underground transporter (see Figure M-46 in Renewal Application Attachment M), a commercially available articulated diesel vehicle. The transporter is designed specifically for transporting palletized TRU mixed waste and is sized to accommodate the facility pallet. Motorized waste handling equipment is equipped with fire-suppression equipment or, for diesel-fueled equipment, on-board automatic fire-suppression systems. In addition, the underground transporter is equipped with rupture-resistant diesel fuel tanks, and reinforced fuel lines to minimize the potential for a fire involving the fuel system. Waste containers are placed into underground HWDUs using a forklift and attachments.

Contact-handled TRU mixed waste transport equipment is inspected at a frequency indicated in Renewal Application Attachment E, Table E-1.
RH TRU Mixed Waste

Cranes and forklifts that are used to unload and handle RH TRU mixed waste have been designed and constructed to retain their loads in the event of a loss of power. RH TRU mixed waste received in an RH-TRU 72-B cask is unloaded from the trailer in the RH Bay, using the RH Bay Overhead Bridge Crane, and is placed on the Cask Transfer Car. The Cask Transfer Car moves the RH-TRU 72-B cask into the Cask Unloading Room, where a bridge crane lifts the cask from the Cask Transfer Car and lowers it into the Transfer Cell and onto the Transfer Cell Shuttle Car. The Transfer Cell Shuttle Car moves the RH-TRU 72-B cask into position for transferring the canister to the Facility Cask.

Remote-handled TRU mixed waste received in a CNS 10-160B cask is unloaded from the trailer in the RH Bay using the RH Bay Overhead Bridge Crane and is placed on the Cask Transfer Car. The Cask Transfer Car moves the CNS 10-160B cask into the Cask Unloading Room. The Hot Cell crane lifts the two drum carriage units from the CNS 10-160B cask in the Cask Unloading Room into the Hot Cell, where the drums are transferred into RH TRU mixed waste Facility Canisters using the Overhead Powered Manipulator or Hot Cell Crane. The Facility Canisters are then lowered into a shielded insert on the Transfer Cell Shuttle Car in the Transfer Cell. The Transfer Cell Shuttle Car moves the shielded insert into position for transferring the Facility Canister to the Facility Cask.

A remotely operated fixed grapple hoist lifts the canister from the RH-TRU 72-B cask or from the shielded insert on the Transfer Cell Shuttle Car and transfers the canister into the Facility Cask located on the Facility Cask Transfer Car in the Facility Cask Loading Room. The Facility Cask is rotated to a horizontal position on the Facility Cask Transfer Car, and the Facility Cask Transfer Car moves onto the Waste Shaft Conveyance and is lowered underground.

Once underground, the RH TRU mixed waste handling forklift lifts the Facility Cask from the Facility Cask Transfer Car and carries the Facility Cask to the Horizontal Emplacement Machine (HEM). After placing the Facility Cask on the HEM, the canister is emplaced in the wall of the disposal room.

Pertinent RH TRU mixed waste transport equipment is inspected at a frequency indicated in Renewal Application Attachment E, Table E-1a, RH TRU Mixed Waste Inspection Schedule/Procedures.

Figures of RH TRU mixed waste emplacement equipment are included in Attachment M.

D1-2b Runoff

The following description of procedures, structures, or equipment used at the WIPP facility to prevent runoff from TRU mixed waste handling areas to other areas of the facility or environment or to prevent flooding is required by 20.4.1.900 NMAC (incorporating 40 CFR §270.14(b)(8)(ii)).

The WHB Unit is a physical barrier that will prevent TRU mixed waste releases from reaching the environment before a cleanup could be initiated and completed. A detailed description of the WHB containment capability for the CH Bay and RH Complex is contained in Renewal Application Attachment A1. Secondary containment is also provided by the shipping containers.
while waste containers are within them. These are sealed vessels with no open vents and therefore cannot leak.

TRU mixed waste received for emplacement at the WIPP facility must meet the Treatment, Storage, and Disposal Facility Waste Acceptance Criteria (TSDF-WAC) as non-liquid waste; the TSDF-WAC allows up to one percent observable liquids. The TSDF-WAC are procedural controls that must be met at the generator or storage site, and the data must be verified by the Permittees prior to acceptance and shipment to the WIPP facility. Renewal Application Attachment C, Waste Analysis Plan, contains information regarding TSDF-WAC requirements for shipping and discusses receipt and verification of the TRU mixed waste at the WIPP facility. Calculations in Renewal Application Attachment A1 demonstrate that one percent observable liquid in TRU mixed waste containers is easily contained by the WHB Unit concrete floor.

The WIPP facility does not lie within a 100-year floodplain. There are no major surface-water bodies within 5 mi (8 km) of the site, and the nearest river, the Pecos River, is approximately 12 mi (19 km) away. The general ground elevation in the vicinity of the surface facilities (approximately 3,400 ft [1,036 m] above mean sea level) is about 500 ft (152 m) above the riverbed and 400 ft (122 m) above the 100-year floodplain. Protection from flooding or ponding caused by probable maximum precipitation (PMP) events is provided by the diversion of water away from the WIPP facility by a system of peripheral interceptor berms and dikes. Additionally, grade elevations of roads and surface facilities are designed so that storm water will not collect on the site under the most severe conditions.

Repository shafts are elevated at least 6 in (15.2 cm) to prevent surface water from entering the shafts. The floor levels of the surface facilities are above the levels calculated for local flooding due to PMP events. Therefore, flooding of WIPP facility roads and surface structures is not expected from the flooding of surface waters as a result of PMP events or because of site-runoff design.

Flood-control structures are inspected as part of a general facility inspection at least annually. During this inspection, the structures are checked to assure there has been no wind or rain erosion or animal-caused damage that would cause the structures to fail. Further, the areas around the structures are inspected to ensure they are free of vegetation, debris, or other items that would impede the diversion of water. Experience with these structures has shown that annual structural inspections are adequate for the climate and soil conditions at the WIPP facility; however, inspections are also conducted after severe natural events, such as severe storms and a design basis earthquake.

Whenever TRU mixed waste is outside the WHB Unit, it is contained in CH or RH packages. Transuranic mixed waste containers are only unloaded from the shipping containers inside the WHB Unit and shipping containers are never opened by the Permittees outside the WHB Unit; therefore, TRU mixed waste is not expected to reach the outside environment or other parts of the facility from the TRU mixed waste handling facilities in non-flood circumstances. Flooding of the TRU mixed waste handling facilities is prevented by drainage ditches and berms such that there is no mechanism that might transport TRU mixed waste to the outside environment and between parts of the WIPP facility. Neither is there a mechanism to allow TRU mixed waste to find its way to an area of the WIPP site where it would be carried off site by flood or precipitation waters.
D1-2c  Water Supplies

At the WIPP facility, water supplied by the Carlsbad Municipal Water System enters a pair of 180,000-gal (681,372-L) aboveground storage tanks located adjacent to the Pumphouse. The 360,000-gal (1,362,744-L) combined capacity of the tanks is used as the source for both potable and fire-control water. These tanks are 32 ft (9.8 m) in diameter and are constructed of welded steel. The water level in each tank is inspected daily. Potable water is piped to the site and stored in tanks until distributed by pipe to the fire hydrants and buildings. Managing the potable water supply in this manner prevents the contamination of the supply by TRU mixed waste.

D1-2d  Equipment and Power Failure

The following description of procedures, structures, or equipment used at the facility to mitigate effects of equipment failure and power outages is required by 20.4.1.900 NMAC (incorporating 40 CFR §270.14(b)(8)(iv)). The specific systems and facilities related to the protection of human health and the environment during waste handling and management operations are discussed in Renewal Application Attachment A1, Container Storage.

Utility power is fed to the WIPP site by two separate feeds in a ring bus configuration. This provides the capability to supply uninterruptible, redundant power to the site upon the loss of one feed. In the event that normal utility power is lost, on-site diesel generators will provide alternating current (AC) power to preselected WIPP facility electrical loads.

Uninterruptible power supply (UPS) units are also online, providing power to important monitoring systems. The utility substation at the WIPP facility is located east of the property protection area. Area substations are located at various surface facilities. Underground conduits, cable duct banks, and buried cables connect the facility substation with area substations.

If utility power fails, the exhaust filter system high-efficiency particulate-air filter dampers are placed into filtration position. TRU mixed waste handling and related operations cease upon loss of utility power and are not resumed until normal utility power is returned. Waste handling equipment will “fail safe,” meaning that it will retain its load during a power outage.

In case of a loss of utility power, backup power to preselected electrical loads can be supplied by either of the two on-site diesel generators. Each of these units provides 480 volts (V) of power with a high degree of reliability and is sized to feed the selected loads. Each of the diesel generators can carry the preselected monitoring loads plus operation of the Air Intake Shaft hoist for personnel evacuation and other selected backup loads. The preselected electrical loads include such items as communications systems, continuous air monitors, Air Intake Shaft conveyance (if necessary) for underground evacuation, WHB cranes, WHB fans, and underground exhaust fans (note this is not an all-inclusive list). The diesel generators can be brought online within 30 minutes and are conservatively estimated to be running at load within 60 minutes.

Upon loss of normal power, the diesel generators are manually started from the local control panel or from the CMR. The standard practice is to start the diesel generators from the local control panel. The diesel generators and associated breakers can be monitored in the CMR, thus providing the ability to feed selected facility loads from the backup power source, in sequence, without exceeding generator capacity. The onsite total fuel storage capacity is
sufficient for the operation of one diesel generator at full load for one day, and additional fuel
supplies are readily available within a few hours by tank truck, allowing online refueling and
continued operation.

The Central UPS, located in the Support Building, provides transient free, reliable 120/208 V of
alternating current power to essential loads. This ensures continuous power to the radiation
detection system for airborne contamination and area radiation monitoring, local processing
units (LPUs), computer room, and CMR even during the interval between the loss of offsite
power and initiation of backup diesel generator power. Additional UPSs provide transient free
power to strategically located LPUs for the radiation monitoring system on the surface, the
Safety and Emergency Services Building, the Guard and Security Building, in selected areas in
the Exhaust Shaft, and in underground passages and waste disposal areas.

In case of loss of AC power input to the UPSs, the dedicated batteries were designed to supply
power to a fully loaded UPS for at least 30 minutes. It is expected that the AC power input to the
UPS will be brought online within 30 minutes, either from the off-site electric utility or from the
site back-up power generator system.

Human health and the environment are protected during a loss of off-site power by a
combination of factors:

- The underground filtration system fails in the “filter” mode so that no releases of
  contaminated particulates will occur
- The UPS maintains monitoring systems and alarms in waste handling areas so that fires
  or pressure loss will be detected and an appropriate response initiated
- Generators are brought online within 30 minutes; once the generators are loaded,
  hoisting can be initiated so that personnel do not have to stay underground for extended
  lengths of time
- Decisions to evacuate underground personnel will be made in accordance with the
  requirements of MSHA, as reflected in Renewal Application Attachment D
- The waste hoist brakes set automatically so that loads do not fall
- Cranes retain their loads so that spills do not occur from dropped containers
- Communication systems are maintained
- The emergency operations center is powered if it is needed

The CMS is a computerized system that collects, records, and displays data for all critical facility
systems. The system is designed to provide a centralized, integrated location for collecting,
monitoring, and storing facility parameters and is informed from signals provided by the seismic,
meteorological, radiological effluent, and fire detection and alarm systems. Additionally, the
CMS monitors heating, ventilation, air conditioning and electrical system status. Certain control
functions of the underground ventilation fans, major facility electrical systems, and the backup
diesel generators can be performed by the CMS from the CMR. The CMS can be set to alarm upon failure of the equipment monitored.

The CMS components of the WHB Unit and the Support Building are powered from the central UPS. The UPS features automatic switching without a loss of power from primary power to alternate power to battery backup power. The components located throughout the facility are powered by various electrical switchboards with UPS battery backup.

The major components of the system are interconnected by means of a redundant network. The network is the communications medium for the CMS and consists of network cables routed throughout the facility. The network is designed such that no single point failure will cause failure of the entire network. Parameters or status is monitored by LPUs strategically located throughout the surface and underground facility.

In addition, a number of automatic checks are performed on the internal processes associated with system components and network communications. If any fault is detected, the system has the capability to remove a component from the network and alert the CMR Operator (CMRO) of the fault. The status of the network is continuously monitored by the CMRO 24 hours per day, seven days per week. If a fault occurs, the CMRO initiates an action request within the work control system to correct the problem.

The RH Complex is included in the WHB. The Central UPS supplies power to the WHB, which includes the RH Complex. The RH Bay, Hot Cell and Transfer Cell equipment are serviced by dual 1,100 kilowatt diesel powered generators located between the Exhaust Shaft and the WHB. The generators provide backup power to both CH and RH waste handling operations. The RH waste handling equipment is designed to stop as a result of loss of power in a fail-safe condition. Power from the back-up generators may be utilized to place RH TRU mixed waste containers in process into a safe configuration. During a total power outage condition, selected RH loads can be powered by the Central UPS. Within a short time, selected RH loads at 480 volts and below can be powered by the Backup Diesel Generators. The backup central UPS for the WHB would also supply backup power to the RH Complex.

D1-2e Personnel Protection

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

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

- Written procedures to prevent the addition of materials to the TRU mixed waste that could exhibit incompatibility or the characteristics of reactivity and/or ignitability are discussed in Section D1-3 of this Addendum.

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

- Work authorization procedures, discussed in Renewal Application Attachment E, Section E-1, *Inspection Schedule*, prohibit WIPP facility personnel from utilizing TRU mixed waste handling equipment that is temporarily out of service and prevent inappropriate use of TRU mixed waste handling equipment that is not operational for all uses.

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

- Adequate aisle space is maintained for emergency response purposes, as discussed in Section D1-1b of this addendum.

- Procedures to protect personnel from hazardous and/or TRU mixed waste during non-routine events are detailed in Renewal Application Attachment D.

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

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

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

- The shipping container, forklifts, unloading dock, crane, facility pallets, containment pallets, Facility Transfer Vehicle, Waste Shaft Conveyance, and underground transporter were designed or selected for use in order to minimize the need for CH TRU mixed waste handling personnel to come into contact with CH TRU mixed waste. Each of these items is discussed in detail in Renewal Application Attachments A1 and A2; Section D1-2a of this addendum discusses prevention of hazards to personnel during unloading operations.

- The shipping containers, forklifts, cranes, cask shuttle, transfer cars, manipulators, Hot Cell, Waste Shaft Conveyance, and HEM were designed or selected for use in order to minimize the need for RH TRU mixed waste handling personnel to come into contact with RH TRU mixed waste. These items are discussed in Renewal Application Attachments A1 and A2. Section D1-2a of this addendum discusses in detail prevention of hazards to personnel during unloading operations.

- During the initial opening of CH shipping packages, the hood ventilation system is used to vent any potential release of radioactive contaminants into the WHB filtered exhaust ventilation system (Renewal Application Attachment A1).

- Differential air pressure between the RH TRU mixed waste handling locations in the RH Complex protects workers and prevents potential spread of contamination during
handling of RH TRU mixed waste. Airflow between key rooms in the WHB are controlled by maintaining differential pressures between the rooms. The CH Receiving Bay is maintained with a negative pressure relative to outside atmosphere. The RH Receiving Bay is maintained with a positive pressure relative to the CH Receiving Bay. The RH Hot Cell is maintained with a negative differential pressure relative to the RH Receiving Bay. The Hot Cell ventilation is exhausted through high-efficiency particulate air filters prior to venting through the WHB filtered exhaust.

- The WIPP facility has internal and external communications and alarm systems to notify personnel of emergency situations and provide instructions for response, evacuation, etc., as discussed in Sections D1-1a(1) and D1-1a(2) of this addendum and Renewal Application Attachment D.

- The WIPP facility is equipped with spill-response equipment, transport vehicles, emergency medical equipment and rescue vehicles, fire detection, fire-suppression and firefighting equipment (including water for fire control), PPE, emergency lighting and backup power, and showers and eyewash fountains. These are discussed in Sections D1-1a, D1-2c, and D1-2d of this addendum and are listed in Renewal Application Attachment D, Table D-2, Emergency Equipment Maintained at the Waste Isolation Pilot Plant.

- The surface and underground ventilation systems, discussed in Renewal Application Attachment A2 are designed to provide personnel with a suitable environment during routine operations.

D1-2f Releases to Atmosphere

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

Transuranic mixed waste is received from off-site generators in containers that are not opened at the WIPP facility, thereby minimizing releases of hazardous waste constituents into the atmosphere. The nature of some of the waste itself also minimizes potential releases to the atmosphere. Lead and other heavy metals, which could exhibit the characteristic of toxicity, may be present in some TRU mixed waste forms. The toxic metal in the TRU mixed waste, most of which is lead in monolithic form, is present in bricks and shielding rather than in particulate form. The primary sources of other toxic metals are sheets, rods, plating, equipment parts, or solidified sludges.

Containers of TRU mixed waste are required to contain one or more filtered vents to prevent internal pressurization due to radiolytic gas generation. While these vents prevent the release of radioactive particulates, volatile organic compounds (VOCs) diffuse across the filters and are released into the air. The VOC monitoring plan described in Renewal Application Attachment N is used to confirm that there are no adverse effects on human health and the environment.
D1-2g  Flammable Gas Concentration Control

Gas concentrations in the mine and around the underground HWDUs are controlled by mechanically induced ventilation. The underground ventilation system is described in Attachment A2.

The WIPP Mine Ventilation Plan is updated as needed to accommodate changing underground conditions. Minimum requirements for air quantity, quality, and airflow velocity depend on the level of activity in a given area and are governed by the MSHA regulations (30 CFR Part 57, Subpart G).

Monitoring and/or testing the air quality is performed in the underground. The tests are conducted on an as-needed basis, in areas where chemicals are stored, and in areas where people are working that may contain hazardous concentrations of airborne fumes, mists, or vapors. Air quality surveys are recorded; records contain location, time, job description, or occurrences associated with the contaminants, and the identification of instruments used.

Underground air-quality checks are performed on a daily basis in open drifts utilizing instrumentation, which indicates oxygen, carbon monoxide, and flammable gas concentration. The results of the monitoring are entered into an underground air-quality round sheet. If conditions are found that exceed established criteria, additional notification is made to the CMR. Appropriate actions are taken to determine the type of gases and impact on mine activities. The readings taken during specific tests for unusual conditions are recorded in the underground air-quality round sheet. This monitoring is performed in accordance with MSHA (30 CFR Part 57).

Portable air monitoring equipment is used to assure access to areas where air quality may be of concern. Two types of measuring systems are used at the WIPP facility: pump systems and portable air monitoring instruments. Prior to use, instruments must have certification of current calibration and check gases must be certified as accurate within one percent of the label concentration. Instruments are used within the guidelines established by the manufacturers and are accompanied with suitable temperature, barometric and relative humidity measurements (as required). Functional testing of instruments must be done before each use and the results must fall within the ranges specified in air monitoring procedures. Gases that may be tested include oxygen, methane, carbon monoxide, hydrogen sulfide, sulphur dioxide, nitrogen dioxide, and chlorine. Alarm levels are set for each gas. Typical settings are as follows: O₂: 19.5% LOW; 23.0% HIGH; CH₄: 0.25%; CO: 25 parts per million (ppm); H₂S: 10 ppm; SO₂: 2 ppm; NO₂: 1 ppm; Cl₂: 0.5 ppm. When alarm levels are reached, Industrial Safety is contacted to evaluate the conditions and to determine the appropriate actions. Equipment operation is by trained personnel only, or under the supervision of trained personnel. Air quality sampling is performed as often as needed to assure safe working conditions. If conditions are worsening, or action has been taken to mitigate high levels of contamination, the frequency of measurement is increased.

Underground air quality is checked at the beginning of the day when personnel are underground.

D1-3  Prevention of Reaction of Ignitable, Reactive, and Incompatible Waste

The regulations at 20.4.1.900 NMAC (incorporating 40 CFR §270.14(b)(9)) require a description of precautions taken to prevent accidental ignition or reaction of ignitable, reactive, or incompatible TRU mixed waste as required to demonstrate compliance with 20.4.1.900 NMAC (incorporating 40 CFR §270.15(c)) and 20.4.1.500 NMAC (incorporating 40 CFR §264.17). The
Permittees achieve compliance with these regulations by ensuring the TRU mixed waste (including the container) received at the WIPP facility during the Disposal Phase, and any derived TRU mixed waste generated at the facility, have been demonstrated to be compatible and do not exhibit the characteristics of ignitability, reactivity, or corrosivity.
ATTACHMENT E

INSPECTION SCHEDULE, PROCESS AND FORMS
# ATTACHMENT E

## INSPECTION SCHEDULE, PROCESS AND FORMS

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ATTACHMENT E

INSPECTION SCHEDULE, PROCESS AND FORMS

Introduction

This Permit Attachment describes the facility inspections (including container inspections) that are conducted to detect malfunctions, deterioration, operator errors, and discharges that may cause or lead to releases of hazardous waste or hazardous waste constituents to the environment or that could be a threat to human health, in accordance with 20.4.1.500 New Mexico Administrative Code (NMAC) (incorporating Title 40 of the Code of Federal Regulations (CFR) §264.15(a)).

E-1 Inspection Schedule

Equipment instrumental in preventing, detecting, or responding to environmental or human health hazards, such as monitoring equipment, safety and emergency equipment, security devices, and operating or structural equipment are inspected. The equipment will be inspected for malfunctions, deterioration, potential for operator errors, and discharges which could lead to a release of hazardous waste constituents to the environment or pose a threat to human health.

The WIPP facility has Permittees have developed and will maintain a series of written procedures that include all the detailed inspection procedures and forms necessary used to comply with 20.4.1.500 NMAC (incorporating 40 CFR §264.15(b)), during the Disposal Phase. Tables E-1 and E-1a list each item or system requiring inspection under these regulations, the inspection frequency, the organization responsible for the inspection, the applicable inspection procedure, and what to look for during the inspection. The regulations at 20.4.1.500 NMAC (incorporating 40 CFR §§264.15(b), 264.174, and 264.602) list requirements that are applicable to the Waste Isolation Pilot Plant (WIPP) facility. Permit Attachment D, Table D-2, Emergency Equipment Maintained at the Waste Isolation Pilot Plant, identifies the emergency equipment and corresponding locations to be inspected in accordance with Table E-1.

The Permittees maintain Operational operational procedures detailing the inspections required under 20.4.1.500 NMAC (incorporating 40 CFR §§264.15(a) and (b)), are maintained in electronic format on the WIPP computer network, in the Operating Record and, as appropriate, in controlled document locations at the WIPP facility. Frequency of inspections is discussed in detail in Section E-1a(2). Inspections are conducted often enough to identify problems in time to correct them before they pose a threat to human health or the environment and are based on regulatory requirements. The operational procedures assign responsibility for conducting the inspection, the frequency of each inspection, the types of problems to be watched for, what to do if items fail inspection, directions on record keeping, and inspector signature, date, and time. The operational procedures are maintained at the WIPP facility. Tables E-1 and E-1a summarize inspections, frequencies, responsible organizations, and the types of anticipated problems as well as the references for the operational procedures. Inspection records are maintained at the WIPP site facility for three years. Beginning with the effective date of this Permit, records that are over the three-year retention period are either maintained at the WIPP site facility or transferred to the WIPP Records Archive located in Carlsbad, NM.
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Mexico until closure. The records maintained at the WIPP Records Archive are stored in facilities that are temperature and humidity controlled especially for the long term storage of records and readily retrievable and available for inspection.

Waste handling equipment and area inspections are typically controlled through established procedures and the results are recorded in logbooks or on data sheets: inspection forms. Operators are trained to consult the logbook to identify the status of any piece of waste handling equipment prior to its use. Once a piece of equipment is identified to be operable, a preoperational or pre-evolution inspection is initiated in accordance with the appropriate inspection procedure in Tables E-1, and E-1a, or in operational procedures. Inspection results, as described below, are entered in the applicable logbook or inspection form.

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

Items that are operational with restrictions are operated in accordance with applicable compensatory measures. Items that are not operational are scheduled for repair or replacement in accordance with work authorization procedures. In such cases, compensatory measures may be needed until the equipment is returned to service. These compensatory measures will provide an equivalent level of protection, be documented in WIPP facility files (e.g., equipment logbook, inspection form), and include an appropriate inspection schedule, when applicable.

Normally, the individual inspecting the equipment/system is not qualified to make repairs and, consequently, prepares an AR if repairs are needed. The AR is tracked by the WIPP automated maintenance management tracking program (CHAMPS) system through the work control process. When parts are received and work instructions are completed, the work order can be scheduled. The schedule is discussed daily to ensure facility configuration can support scheduled and work items and to allocate and coordinate with other facility activities the resources necessary in order to complete the items.

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

The Permittees meet the Requirements of 20.4.1.500 NMAC (incorporating 40 CFR §264.15(d)), are met by performing the inspections for each item or system included in Tables E-1 and E-1a. Beginning with the effective date of this Permit, the results of the inspections are maintained in the operating Operating record for three years and are then transferred to the WIPP Records Archive where they are maintained until closure. The inspection logs or summary records include the date and time of inspection, the name of the inspector, a notation of the observations made, and the date and nature of any repairs or other
remedial actions. Major pieces of waste handling equipment are inspected using proceduralized inspections. Current copies of inspection forms are maintained in the Operating Record on file at the WIPP facility. Non-administrative changes to inspections (i.e., changes that affect the frequency or content of the inspections schedules) to inspection forms must be submitted to the NMED in accordance with the appropriate portions of 20 NMAC 4.1.900 (incorporating 40 CFR §270.42). The status of these pieces of waste handling equipment is maintained recorded in an equipment logbook that is separate from the checklist. The logbook contains information regarding the condition of the equipment. Equipment operators are required, by the inspection checklist, to consult the logbook regarding the status of the equipment as the first activity in the inspection procedure. This logbook is maintained in the operating Operating record.Record.

CH Contact-handled (CH) transuranic (TRU) mixed waste equipment that is controlled by a logbook includes the waste handling forklifts, all waste handling cranes, the adjustable center of gravity lift fixture, the CH TRU waste underground transporter, the facility transfer vehicles, the trailer jockey, the Ten-Drum Overpack (TDOP) Upender, the Payload Transfer Station, and the push-pull attachment. RH Remote-handled (RH) TRU mixed waste equipment that is controlled by a logbook includes the 140/25-ton RH Bay overhead bridge crane, cask transfer cars, 25-ton cask unloading room crane, transfer cell shuttle car, RH Bay cask lifting yoke, facility grapple, 6.2-ton overhead hoist, facility cask rotating device, hot cell overhead powered manipulator, 15-ton hot cell crane, facility cask transfer car, 41-ton forklift, facility cask, and emplacement equipment. Inspections of the Cask Unloading Room, Hot Cell, Transfer Cell, Facility Cask Loading Room, and RH Bay and radiation monitoring equipment will be recorded on data sheets inspection forms. In addition to the inspections listed in Tables E-1 and E-1a, many pieces of equipment are subject to regular preventive maintenance, which includes more in-depth inspections of mechanical systems, load testing of lifting systems, calibration of measurement equipment and other actions as recommended by the equipment manufacturer and/or as required by DOE Orders. These preventive maintenance activities along with the Permit-required inspections in Tables E-1 and E-1a, make mechanical failure of waste handling equipment unlikely. The WIPP Safety Analysis Report Documented Safety Analysis (DOE/WIPP-3372, 1999) and the WIPP Remote-Handled Waste Preliminary Safety Analysis Report (RH PSAR) (DOE, 2000) contains the results of a systematic analysis of waste handling equipment and the hazards associated with potential mechanical failures. Equipment subject to failures that cannot practically be mitigated is retained for analysis and is the basis for contingency planning. The inspection procedures maintained in the Operating Record kept on file at the WIPP facility for operational and preventive maintenance are implemented to assure the equipment is maintained. An example equipment inspection checklist and a typical logbook form are shown as Figures E-1 and E-2. Actual checklists or forms are maintained within the Operating Record.

E-1a General Inspection Requirements

Tables E-1, and E-1a, and E-2 of this Permit Attachment list the major categories of monitoring equipment, safety and emergency systems, security devices, and operating and structural equipment that are important to the prevention or detection of, or the response to, environmental or human health hazards caused by hazardous waste. These systems may include numerous subsystems. These systems are inspected according to the frequency frequencies listed in Tables E-1 and E-1a, a copy of which is maintained at the WIPP facility. The frequency of inspections, which is based on the nature of the equipment or the hazard and regulatory requirements. When in use, daily inspections are made of areas subject to spills, such as TRU mixed waste loading and unloading areas in the WHB Unit, looking for
deterioration in structures, mechanical items, floor coatings, equipment, malfunctions, etc., in accordance with 20.4.1.500 NMAC (incorporating 40 CFR §264.15(b)(4)).

As required in 20.4.1.500 NMAC (incorporating 40 CFR §264.33), the WIPP facility inspection procedures for communication and alarm systems, fire-protection equipment, and spill control and decontamination equipment include provisions for testing and maintenance to ensure that the equipment will be operable in an emergency.

E-1a(1) Types of Problems

The inspections for the systems, equipment, and structures, etc., listed in Tables E-1 and E-1a, include the types of problems (e.g., malfunctions, visible cracks in tubing, coatings or welds, and deterioration) to be looked for during the inspection of each item or system, if applicable, and are in compliance with 20.4.1.500 NMAC (incorporating 40 CFR §264.15(b)(3)).

E-1a(2) Frequency of Inspections

Tables E-1, and E-1a, and E-2 of this Permit Attachment list the inspection frequencies and monitoring schedule for equipment and systems subject to the 20.4.1 NMAC hazardous waste management requirements. The frequency is based on the rate of possible deterioration of the equipment and the probability of an environmental or human health incident if the deterioration or malfunction, or any operator error, goes undetected between inspections. When in use, daily inspections are made of areas subject to spills, such as TRU mixed waste loading and unloading areas in the Waste Handling Building (WHB) Unit, and involve looking for deterioration in structures, mechanical items, floor coatings, equipment, malfunctions, etc., in accordance with 20.4.1.500 NMAC (incorporating 40 CFR §264.15(b)(4)). Areas subject to spills, such as loading and unloading areas, are inspected daily when in use, consistent with the requirements of 20.4.1.500 NMAC (incorporating 40 CFR §264.15(b)(4)).

When RH TRU mixed waste is present in the RH Complex, inspections are conducted visually and/or using closed-circuit video cameras in order to manage worker dose and to minimize occupational radiation exposures to as low as reasonably achievable (ALARA). More extensive inspections of these areas are performed at least annually during routine maintenance periods and when RH TRU mixed waste is not present.

E-1a(3) Monitoring Systems

There are two monitoring systems used at the WIPP facility to provide assurance that facility systems are operating correctly, that areas can be used safely, and that there have been no releases of hazardous waste constituents. These systems are shown in Table E-2 and include the geomechanical monitoring system and the central monitoring system (CMS). The geomechanical monitoring system is used to assess the condition of mined excavations to assure no development of unsafe conditions are allowed to develop. The CMS continuously assesses the status of the fixed radiation monitoring equipment, electrical power, fire alarm systems, ventilation system, and other facility systems including water tank levels. In addition, the CMS collects data from the meteorological monitoring system. Key equipment monitored by these two systems are identified in Table E-1 and include a specified inspection frequency.
E-1b Specific Process Inspection Requirements

The regulations at 20.4.1.500 NMAC (incorporating 40 CFR §264.15(b)(4)), require inspections of specific portions of a facility, rather than the general facility. These include container storage areas and miscellaneous units. Both are addressed below.

E-1b(1) Container Inspection

The Permittees use containers to manage TRU mixed waste at the WIPP facility. These containers are described in Permit Part 3, Section 3.3.1, and Permit Attachment A1, Section A1-1b. Off-site waste that will be managed and stored as CH TRU mixed waste will arrive in 55-gallon drums arranged as seven (7)-packs, in Ten Drum Overpacks (TDOP), in 85-gallon drums arranged as four (4)-packs, in 100-gallon drums arranged as three (3)-packs, in standard waste boxes (SWB), in standard large box 2s (SLB2s) or shielded containers as (3)-packs. The waste containers will be visually inspected to ensure that the waste containers are in good condition and that there are no signs that a release has occurred. This visual inspection shall not include the center drums of seven-packs and waste containers positioned such that visual observation is precluded due to the arrangement of waste assembles on the facility pallets. If CH TRU mixed waste handling operations should stop for any reason with containers located on the TRUPACT-IICH package Unloading Dock (e.g., at the TRUDOCKs storage area of the WHB Unit) or in room Room 108) while still in the Contact-Handled Packages, primary waste container inspections could not be accomplished until the containers of waste are removed from the shipping containers.

As described in Permit Attachment A1, Section A1-1d(3), off-site waste that will be managed and stored as RH TRU mixed waste will arrive in containers inside Nuclear Regulatory Commission (NRC)-certified casks designed to provide shielding and facilitate safe handling. Canisters will be loaded singly into an RH-TRU 72-B cask. Drums will be loaded into a CNS 10-160B cask. The cask will be visually inspected upon arrival. Because RH TRU mixed waste is stored in the Parking Area Unit in sealed casks, there are no additional requirements for engineered secondary containment systems. Following removal of the canisters and/or drums, the interior of the cask will be inspected and surveyed for evidence of contamination that may have occurred during transport.

Off-site waste that will be managed and stored as RH TRU mixed waste is managed and stored in the RH Complex of the WHB. The RH Complex includes the following: RH Bay, the Cask Unloading Room, the Hot Cell, the Transfer Cell, and the Facility Cask Loading Room. As RH TRU mixed waste is held in canisters within a canister rack the physical inspection of the drum or canister is not possible. Inspections of RH TRU mixed waste in these areas occurs remotely via closed-circuit cameras a minimum of once weekly when stored waste is present. Because RH TRU mixed waste is in sealed casks, there are no additional requirements for engineered secondary containment systems. However, the floors in the RH Complex (including the RH Bay, Facility Cask Loading Room and Cask Unloading Room) are coated concrete and during normal operations (i.e., when waste is present), the floor of the RH Complex is inspected visually or by using close-circuit cameras on a weekly basis to verify that it is in good condition and free of visible cracks and gaps.

Inspections of RH TRU mixed waste containers stored in the Hot Cell and Transfer Cell are conducted using remotely operated cameras. RH Remote-handled TRU mixed waste in the Hot Cell is stored in either drums or canisters. The containers in the Hot Cell are inspected to
ensure that they are in acceptable condition. RH Remote-handled TRU mixed waste in the Transfer Cell is stored in the RH-TRU 72-B cask or shielded insert; therefore, inspections in this area focus on the integrity of the cask or shielded insert. RH Remote-handled TRU mixed waste in the Facility Cask Loading Room is stored in the facility cask; therefore, inspections in this area focus on the integrity of the facility cask.

Inspections will be conducted in the Parking Area Unit (PAU) at a frequency not less than once weekly when waste is present and focus on the inventory and integrity of the shipping containers and the spacing between trailers carrying the CH or RH packages. This aisle spacing is maintained at a minimum of four feet. These inspections are applicable to loaded Contact-Handled CH and Remote-Handled RH Packages. The perimeter fence located at the lateral limit of the Parking Area Unit, coupled with personnel access restrictions into the WHB Unit, will provide the needed security. The perimeter fence and the southern border of the WHB shall mark the lateral limit of the Parking Area Unit. Radiologically controlled areas can be established temporarily with barricades. More permanent structures can be installed. The western boundary can be established with temporary barricades since this area is within the perimeter fence. Access to radiologically controlled areas will only be permitted to personnel who have completed General Employee Radiological Training (GERT), a program defined by the Permittees, or escorted by personnel who have completed GERT. This program ensures that personnel have adequate knowledge to understand radiological posting they may encounter at the WIPP site. The fence of the Radiologically Controlled Area, south from the WHB airlocks, was moved to provide more maneuvering space for the trucks delivering waste. Since TRU mixed waste to be stored in the Parking Area Unit PAU will be in sealed Contact-Handled CH or Remote-Handled RH Packages, there will be no additional requirements for engineered secondary containment systems. Inspections of the Contact-Handled and Remote-Handled Packages stored in the Parking Area Unit shall be conducted at a frequency no less than once weekly and will focus on the inventory and integrity of the shipping containers and the spacing between trailers carrying the Contact-Handled or Remote-Handled Packages. This spacing will be maintained at a minimum of four feet.

Container inspections will be included as part of the surface TRU mixed waste handling areas (i.e. Parking Area Unit and WHB Unit) inspections described in Tables E-1 and E-1a. These inspections will also include the Derived Waste Storage Areas of the WHB Unit. The Derived Waste Storage Areas will consist of containers of 55 or 85-gallon drums or SWBs for CH TRU mixed waste and 55-gallon drums for RH TRU mixed waste. A Satellite accumulation area (SAA) may be required in an area adjacent to the TRUDOCKs for CH TRU mixed waste. An SAA may also be required in the RH Bay and Hot Cell for RH TRU mixed waste. These SAAs will be set up on an as needed basis at or near the point of generation and the derived waste will be discarded into the active derived waste container. All SAAs will be inspected in accordance with 20.4.1.300 NMAC (incorporating 40 CFR §262.17).

E-1b(2) Miscellaneous Unit Inspection

The regulations at 20.4.1.500 NMAC (incorporating 40 CFR §264.602), requires that inspections required in the inspection requirements of 20.4.1.500 NMAC (incorporating 40 CFR §264.15 and §264.33), as well as any additional inspection requirements needed to protect human health and the environment, be met. The requirements of 20.4.1.500 NMAC (incorporating 40 CFR §264.15 and §264.33) are discussed in Section E-1 of this Permit Attachment, along with how the WIPP facility complies with those requirements for standard types of inspections. Inspection
frequencies for geomechanical monitoring equipment are provided in Table E-1. The monitoring schedule for the geomechanical instrumentation system is given addressed in Table E-2. As described in Permit Attachment A2, Section A2-b(2), the geomechanical monitoring program at the WIPP facility is an integral part of the ground-control program. Hazardous waste disposal units, access drifts, the Waste Shaft Station, and the underground transport route are monitored to provide confirmation of structural integrity. Geomechanical data on the performance of the repository shafts is collected as part of the shaft inspections. The results of geomechanical monitoring are reported annually, as identified in Permit Attachment A2, Section A2-b(2).

References


FIGURES
<table>
<thead>
<tr>
<th>ITEM INSPECTED</th>
<th>Condition</th>
<th>Comments/Corrective Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Oil level</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Radiator fluid level</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Automatic transmission fluid level</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operate all valves/check gauges</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Emergency brake</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fuel level (≥ ⅔ full)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Oil pressure (at warm idle)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tire Pressure</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sirens, horn, &amp; back-up alarm</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Mechanical Checks:</strong> (examples)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fan belts</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Battery (terminals, cables)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Run generator 5 min</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hose, nozzles &amp; valves</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Leaks/Spills Checks:</strong> (examples)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Leaks around pump</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Foam tank level</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Required Equipment:</strong> (examples)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Inspect SCBAs (≥ 4050 psi)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hand tools &amp; equipment</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Trauma Kit</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Inspected by:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Print Name</td>
<td>Signature</td>
<td>Time/Date</td>
</tr>
<tr>
<td>Inspected by:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Print Name</td>
<td>Signature</td>
<td>Time/Date</td>
</tr>
<tr>
<td>Reviewed by:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Print Name</td>
<td>Signature</td>
<td>Time/Date</td>
</tr>
<tr>
<td>Comments:</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**NOTE:** All items that are mandatory for every inspection form are shown in bold.
Figure E-2

Typical Logbook Entry

HOUR METER READING __________ EQUIPMENT NO. __________

DEFICIENCIES NOTED

_______________________________________________________________________________
_______________________________________________________________________________
_______________________________________________________________________________
_______________________________________________________________________________
_______________________________________________________________________________

PRE OPS COMPLETED PER _______ (Procedure Number) _______ SAT _______ PROBLEMS NOTED _______

CORRECTIVE ACTIONS TAKEN: ________________________________________________________
_______________________________________________________________________________
_______________________________________________________________________________
_______________________________________________________________________________
_______________________________________________________________________________

OPERATOR SIGNATURE __________ DATE __________ TIME __________

SUPERVISOR SIGNATURE/DATE __________

NOTE: All items that are mandatory for every inspection form are shown in bold.
1

2

TABLES
### Table E-1
Inspection Schedule/Procedures

<table>
<thead>
<tr>
<th>System/Equipment Name</th>
<th>Responsible Organization</th>
<th>Frequency</th>
<th>Procedure Number and Inspection Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>Air Intake Shaft Hoist</td>
<td>Underground Operations</td>
<td>Preoperational</td>
<td>WP 04-HO1004</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Inspecting for Deterioration, Safety Equipment, Communication Systems, and Mechanical Operability in accordance with Mine Safety and Health Administration (MSHA) requirements</td>
</tr>
<tr>
<td>Ambulance (Surface) and Medical Cart</td>
<td>Fire Department</td>
<td>Weekly</td>
<td>WP 12-FP0030</td>
</tr>
<tr>
<td>(Underground)</td>
<td></td>
<td></td>
<td>Inspecting for Mechanical Operability and Deterioration, and Required Equipment</td>
</tr>
<tr>
<td>Adjustable Center of Gravity Lift Fixture</td>
<td>Waste Handling Operations</td>
<td>Preoperational</td>
<td>WP 05-WH1410</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Inspecting for Mechanical Operability and Deterioration</td>
</tr>
<tr>
<td>Backup Power Supply Diesel Generators</td>
<td>Facility Operations</td>
<td>Monthly</td>
<td>WP 04-ED1301</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Inspecting for Mechanical Operability and Leaks/Spills by starting and operating both generators. Results of this inspection are logged in accordance with WP 04-AD3008, recorded on EA04AD3008-47-0</td>
</tr>
<tr>
<td>Facility Inspections (Water Diversion Berms)</td>
<td>Facility Engineering</td>
<td>Annually</td>
<td>WP 10-WC3008</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Inspecting for Damage, Impediments to water flow, and Deterioration</td>
</tr>
<tr>
<td>Central Monitoring Systems (CMS)</td>
<td>Facility Operations</td>
<td>Continuous</td>
<td>Automatic Self-Checking</td>
</tr>
<tr>
<td>Contact-Handled (CH) TRU Underground</td>
<td>Waste Handling Operations</td>
<td>Preoperational</td>
<td>WP 05-WH1603</td>
</tr>
<tr>
<td>Transporter</td>
<td></td>
<td></td>
<td><strong>WP 05-WH1604</strong></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Inspecting for Leaks/Spills, Mechanical Operability, Deterioration, and area around transporter clear of obstacles, and on-board automatic fire suppression system</td>
</tr>
<tr>
<td>Conveyance Loading Car</td>
<td>Waste Handling Operations</td>
<td>Preoperational</td>
<td>WP 05-WH1406</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Inspecting for Mechanical Operability, Deterioration, path clear of obstacles, and guards in the proper place</td>
</tr>
<tr>
<td>System/Equipment Name</td>
<td>Responsible Organization</td>
<td>Inspection Frequency</td>
<td>Procedure Number and Inspection Criteria</td>
</tr>
<tr>
<td>-------------------------------</td>
<td>--------------------------</td>
<td>----------------------</td>
<td>------------------------------------------</td>
</tr>
<tr>
<td>Facility Transfer Vehicle</td>
<td>Waste Handling Operations</td>
<td>Pre-operational “Pre-evolution”</td>
<td>WP 05-WH1204 Pre-evolution Checks and Operating Instructions, Inspecting for Mechanical Operability, Deterioration, path clear of obstacles, and guards in the proper place</td>
</tr>
<tr>
<td>Emergency Lighting</td>
<td>Fire Department</td>
<td>Monthly/annually Annually</td>
<td>WP 12-FP0051 Inspecting for Deterioration, and Operability of indicator lights in accordance with NFPA 101</td>
</tr>
<tr>
<td>Exhaust Shaft</td>
<td>Underground Operations</td>
<td>Quarterly</td>
<td>PM041099 Inspecting for Deterioration, and Leaks/Spills</td>
</tr>
<tr>
<td>Eye Wash and Shower Equipment</td>
<td>Equipment Custodian Safety, Industrial Health</td>
<td>Weekly</td>
<td>WP 12-IS1832 Inspecting for Deterioration</td>
</tr>
<tr>
<td>Fire Detection and Alarm System</td>
<td>Fire Protection Engineering</td>
<td>Semi-annually/annually Annually</td>
<td>WP 12-FP0027 Inspecting for Deterioration and Operability of underground fuel station fire suppression system in accordance with NFPA 17 (semi-annual inspection); Inspecting for Deterioration, and Operability of the alarm panel and transmitter, audible/visual alarm devices, detectors, and pull stations in accordance with NFPA 72 (annual inspection) WP 12-FP0028 Inspecting for Deterioration, and Operability of the alarm panel and transmitter, audible/visual alarm devices, detectors, and pull stations in accordance with NFPA 72</td>
</tr>
</tbody>
</table>

Note: The table provides a summary of the inspection procedures and frequencies for various systems and equipment at the Waste Isolation Pilot Plant. The responsible organizations and inspection criteria are detailed for each item, ensuring compliance with safety and operational standards.
<table>
<thead>
<tr>
<th>System/Equipment Name</th>
<th>Responsible Organization</th>
<th>Inspectiona Frequency</th>
<th>Procedure Number and Inspection Criteriah</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fire Extinguishers</td>
<td>Fire Department</td>
<td>Monthly</td>
<td>WP 12-FP0036 Inspecting for Deteriorationh, Leaks/Spills, Expiration, seals, fullness, and pressure</td>
</tr>
<tr>
<td>Fire Hoses</td>
<td>Fire Department</td>
<td>Annually (minimum)</td>
<td>WP 12-FP0031 Inspecting for Deteriorationh and Leaks/Spills</td>
</tr>
<tr>
<td>Fire Hydrants</td>
<td>Fire Protection Engineering</td>
<td>Semi-annual/annually Annually</td>
<td>WP 12-FP0034 Inspecting for Deteriorationh and Leaks/Spills</td>
</tr>
<tr>
<td>Fire Pumps</td>
<td>Fire Protection Engineering</td>
<td>Semi-annual/annually Annually</td>
<td>WP 12-FP0026 Inspecting for Deteriorationh, Leaks/Spills, fire water valve position(s), and panel light status</td>
</tr>
<tr>
<td>Fire Sprinkler Systems</td>
<td>Fire Protection Engineering</td>
<td>Monthly/quarterly/annually Quarterly/Annually</td>
<td>WP 12-FP0025, WP 12-FP0063, and WP 12-FP0064 Inspecting for Deteriorationh, Leaks/Spills, water pressures, and main drain test</td>
</tr>
<tr>
<td>System/Equipment Name</td>
<td>Responsible Organization</td>
<td>Inspection Frequency</td>
<td>Procedure Number and Inspection Criteria</td>
</tr>
<tr>
<td>-----------------------</td>
<td>--------------------------</td>
<td>----------------------</td>
<td>------------------------------------------</td>
</tr>
</tbody>
</table>
| Fire and Emergency Response Vehicles (Fire Trucks, Fire Suppression Cart, and Rescue Cart/Truck) | Fire Department | Weekly | WP 12-FP0033
Inspecting for Mechanical Operability, Deterioration, Leaks/Spills, and Required Equipment |
| Electric Forklifts Used for Waste Handling | Waste Operations | Preoperational | WP 05-WH1401, WP 05-WH1402, WP 05-WH1403
Inspecting for Leaks/Spills, Mechanical Operability, Deterioration, and presence of on-board fire extinguisher |
Inspecting for Leaks/Spills, Mechanical Operability, Deterioration, and on-board automatic fire suppression system |
| Automatic on-board fire suppression systems | Fire Protection Engineering | Monthly/Semi-annually | WP 12-FP0085, WP 12-FP0060
Inspecting for Mechanical Operability and Deterioration |
| Hazardous Material Response Equipment | Fire Department | Quarterly/Monthly | WP 12-FP0033
Inspecting for Deterioration, and Required Equipment |
| Head Lamps | Facility Personnel | Daily | Head lamps are operated daily and are repaired or replaced upon failure |
| Miners First Aid Station | Fire Department | Quarterly | WP 12-FP0035
Inspecting for Required Equipment |
| Mobile Phones | Facility Personnel | Daily | Mobile Phones are operated daily and are repaired or replaced upon failure |
| Mine Pager Phones (between surface and underground) | Facility Operations | Monthly/Annually | WP 04-PC3017, WP 04-PC3018
Testing of Mine Pager Phones at essential locations |
Inspecting for Air Quality Monitoring Equipment Functional Check |
<table>
<thead>
<tr>
<th>System/Equipment Name</th>
<th>Responsible Organization</th>
<th>Inspectiona Frequency</th>
<th>Procedure Number and Inspection Criteriah</th>
</tr>
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<tbody>
<tr>
<td>Perimeter Fence, Gates, Signs</td>
<td>Security</td>
<td>Daily</td>
<td>WP 17-SS1023</td>
</tr>
<tr>
<td></td>
<td></td>
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<td>Inspecting for Deteriorationb and Posted</td>
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<td>Warning Required Permit Part 2, Section 2.6.4 warning signs</td>
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<tr>
<td>Mine Rescue Self-Contained Breathing Apparatus (SCBA)</td>
<td>Mine Rescue Team</td>
<td>30 days</td>
<td>WP 12-ER3007</td>
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<td></td>
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<td>Inspecting for Deteriorationb and Pressureg</td>
</tr>
<tr>
<td>-Fire Department SCBA</td>
<td>Fire Department</td>
<td>Weekly/monthly/Monthly</td>
<td>WP 12-FP0029</td>
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<td>Inspecting for Deteriorationb and Pressure</td>
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<tr>
<td>Site Notification System; Underground Evacuation Alarm System</td>
<td>Facility Operations</td>
<td>Monthly/Annually</td>
<td>WP 04-PC3017</td>
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<td></td>
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<td>WP 04-PC3018</td>
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<td></td>
<td>Testing of PA and Underground Alarms</td>
</tr>
<tr>
<td>Radio Equipment</td>
<td>Facility Personnel</td>
<td>Dailyi</td>
<td>Radios are operated daily and are repaired or replaced upon failure</td>
</tr>
<tr>
<td>Salt Handling Shaft Hoist</td>
<td>Underground Operations</td>
<td>Preoperational c</td>
<td>WP 04-HO1002</td>
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<td></td>
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<td>Inspecting for Deteriorationb, Safety Equipment, Communication Systems, and Mechanical Operabilitym in accordance with MSHA requirements</td>
</tr>
<tr>
<td>Self-Rescuers and Self-Contained Self-Rescuers</td>
<td>Underground Operations</td>
<td>Quarterly</td>
<td>WP 04-AU1026</td>
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<td>Inspecting for Deteriorationb and Functionality in accordance with MSHA requirements</td>
</tr>
<tr>
<td>Surface CH TRU Mixed Waste Handling Area k</td>
<td>Waste Handling Operations</td>
<td>Preoperational or Weekly e</td>
<td>WP 05-WH1101</td>
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<tr>
<td></td>
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<td></td>
<td>Inspecting for Deteriorationb, Leaks/Spills, Required Aisle Spaces, Posted Warning Required Permit Part 2, Section 2.6.4 warning signs, Communication Systems, Container Condition, and Floor coating integrity</td>
</tr>
<tr>
<td>TRU Mixed Waste Decontamination Equipment</td>
<td>Waste Handling Operations</td>
<td>Annually</td>
<td>WP 05-WH1101</td>
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<td>Inspecting for Required Equipmentb</td>
</tr>
<tr>
<td>Underground Openings—Roof Bolts and Travelways</td>
<td>Underground Operations</td>
<td>Weekly</td>
<td>WP 04-AU1007</td>
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<td>Inspecting for Deteriorationb of Accessible Areas</td>
</tr>
<tr>
<td>System/Equipment Name</td>
<td>Responsible Organization</td>
<td>Inspectiona Frequency</td>
<td>Procedure Number and Inspection Criteriab</td>
</tr>
<tr>
<td>-----------------------------------------------------------</td>
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<tr>
<td>Underground—Geomechanical Instrumentation System (GIS)</td>
<td>Geotechnical Engineering</td>
<td>Monthly</td>
<td>WP 07-EU1301 Inspecting for Deteriorationb</td>
</tr>
<tr>
<td>Underground TRU Mixed Waste Disposal Area</td>
<td>Waste Handling Operations</td>
<td>Preoperationalc</td>
<td>WP 05-WH1810 Inspecting for Deteriorationb, Leaks/Spills, mine pager phones, equipment, unobstructed access, required Permit Part 2, Section 2.6.4 warning signs, debris, and ventilation</td>
</tr>
<tr>
<td>Uninterruptible Power Supply (Central UPS)</td>
<td>Facility Operations</td>
<td>Daily</td>
<td>WP 04-ED1542 Inspecting for Mechanical Operabilitym and Deteriorationb with no malfunction alarms. Results of this inspection are logged in accordance with WP 04-AD3008- recorded on EA04AD3008-20-0</td>
</tr>
<tr>
<td>TDOP Upender</td>
<td>Waste Handling Operations</td>
<td>Preoperational“Pre-evolution”</td>
<td>WP 05-WH1010 Pre-evolution Checks and Operating Instructions, Inspecting for Mechanical Operabilitym and Deteriorationb</td>
</tr>
<tr>
<td>Waste Handling Cranes</td>
<td>Waste Handling Operations</td>
<td>Preoperationalc</td>
<td>WP 05-WH1407 Inspecting for Mechanical Operabilitym, Deteriorationb, and Leaks/Spills</td>
</tr>
<tr>
<td>Waste Hoist</td>
<td>Underground Operations</td>
<td>Preoperationalc</td>
<td>WP 04-HO1003 Inspecting for Deteriorationb, Safety Equipment, Communication Systems, and Mechanical Operabilitym, Leaks/Spills, in accordance with MSHA requirements</td>
</tr>
<tr>
<td>Water Tanks</td>
<td>Facility Operations</td>
<td>Daily</td>
<td>WP 04-AD3008 Inspecting for Deteriorationb, valve lineup, and water levels. Results of this inspection are logged in accordance with WP 04-AD3008- recorded on EA04AD3008-12-0 and EA04AD3008-13-0</td>
</tr>
<tr>
<td>System/Equipment Name</td>
<td>Responsible Organization</td>
<td>Inspection Frequency</td>
<td>Procedure Number and Inspection Criteria</td>
</tr>
<tr>
<td>-----------------------</td>
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<td>------------------------------------------</td>
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<tr>
<td>Push-Pull Attachments</td>
<td>Waste Handling Operations</td>
<td>Preoperational-c</td>
<td>WP 05-WH1401, WP 05-WH1412, Inspecting for Damage, Mechanical Operability, and Deterioration</td>
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<tr>
<td>Trailer Jockey</td>
<td>Waste Handling Operations</td>
<td>Preoperational-c</td>
<td>WP 05-WH1405, Inspecting for Leaks/Spills, Mechanical Operability, and Deterioration</td>
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<tr>
<td>Closure Bulkheads</td>
<td>Underground Operations</td>
<td>Semi-annually</td>
<td>PM000011, PM000015, Integrity and Deterioration in Accessible Areas</td>
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</tr>
<tr>
<td>Bolting Robot</td>
<td>Waste Handling Operations</td>
<td>Preoperational-c</td>
<td>WP 05-WH1203, Mechanical Operability</td>
</tr>
<tr>
<td></td>
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<tr>
<td>Yard Transfer Vehicle</td>
<td>Waste Handling Operations</td>
<td>Preoperational-pre-evolution</td>
<td>WP 05-WH1205, Pre-evolution Checks and Operating Instructions, Mechanical Operability, Deterioration, Path clear of obstacles and Guards in proper place</td>
</tr>
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<tr>
<td>Payload Transfer</td>
<td>Waste Handling Operations</td>
<td>Preoperational-pre-evolution</td>
<td>WP 05-WH1208, Pre-evolution Checks and Operating Instructions, Mechanical Operability, Deterioration, and Guards in proper place</td>
</tr>
<tr>
<td>Station</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Monorail Hoist</td>
<td>Waste Handling Operations</td>
<td>Preoperational-pre-evolution</td>
<td>WP 05-WH1202, Pre-evolution Checks and Operating Instructions, Mechanical Operability, Deterioration, and Leaks/Spills</td>
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</tr>
<tr>
<td>Bolting Station</td>
<td>Waste Handling Operations</td>
<td>Preoperational-c</td>
<td>WP 05-WH1203, Mechanical Operability, Deterioration, and Guards in proper place</td>
</tr>
</tbody>
</table>
Table E-1 (Continued)

Inspection Schedule/Procedures Notes

a. Inspection may be accomplished as part of or in addition to regularly scheduled preventive maintenance inspections for each item or system. Certain structural systems of the WHB, Waste Hoist and Station A are also subject to inspection following severe natural events including earthquakes, tornados, and severe storms. Structural systems include columns, beams, girders, anchor bolts and concrete walls.

b. Deterioration includes: obvious visible cracks, erosion, salt build-up, damage, corrosion, loose or missing parts, malfunctions, and structural deterioration.

c. “Preoperational” signifies that inspections are required prior to the first use during a calendar day. For calendar days in which the equipment is not in use, no inspections are required. For an area this includes: area is clean and free of obstructions (for emergency equipment); adequate aisle space; emergency and communications equipment is readily available, properly located and sign-posted, visible, and operational. For equipment, this includes: checking fluid levels, pressures, valve and switch positions, battery charge levels, pressures, general cleanliness, and that all functional components and emergency equipment is present and operational.

d. These weekly inspections apply to container storage areas when containers of waste are present for a week or more.

e. Inspections are performed per manufacturer’s maintenance instructions.

f. Inspections and PM's are not required for equipment that is out of service. However, if compensatory measures have been established to ensure an equivalent level of protection during the period that the equipment is out of service (e.g., required equipment/supplies from an out-of-service emergency vehicle have been temporarily relocated), appropriate inspections will be scheduled, conducted, and documented in the Operating Record, in accordance with Attachment E, Section E-1.

g. Head Lamps, Mobile Phones, and Radios are not routinely “inspected.” They are typically used in day-to-day operations. They are used until they fail, at which time they are replaced and repaired.

h. Fire extinguisher inspections are performed in accordance with NFPA 10.

i. Surface CH TRU mixed waste handling areas include the Parking Area Unit (PAU), the WHB unit, and unloading areas.

j. No log forms are used for daily readings. However, readings that are out of tolerance are reported to the CMR and logged by CMR operator. Inspection includes daily functional checks of portable equipment.

k. Mechanical Operability means that the equipment has been checked and is operating in accordance with site safety requirements (e.g., proper fluid levels and tire pressure; functioning lights, alarms, sirens, and power/battery units; and belts, cables, nuts/bolts, and gears in good condition), as appropriate.

l. Required Equipment means that the equipment identified in Table D-2 is available and usable (i.e., not expired/depleted and works as designed).

m. Mine pager phones in non-essential locations are not routinely “inspected”. Many are used in day-to-day operations. They are used until they fail, at which time they are repaired. Mine pager phones are used routinely by Underground Operations.

n. “Pre-evolution” signifies that inspections are required prior to equipment use in the waste handling process. A TRUPACT-III shipment evolution is considered to be the process that begins with placing a loaded TRUPACT-III package on the Yard Transfer Vehicle (YTV) in the PAU, includes waste storage in the WHB Unit, and ends when the empty TRUPACT-III is removed from the YTV in the PAU. Additionally, a TDOP-Upender evolution is considered to be the process that begins with the empty TDOP placed on the Upender, and ends with storage of the overpacked waste container in the WHB Unit.

o. In the PAU, the aisle spacing between trailers carrying the CH or RH packages are maintained at a minimum of four feet. In the CH Bay Storage Area of the WHB Unit, a minimum aisle space of 44 inches between loaded facility pallets is maintained. Also, in the CH Bay, a minimum aisle space of 44 inches is maintained between the walls of the CH Bay and a loaded facility pallet.
## Table E-1a
### RH TRU Mixed Waste Inspection Schedule/Procedures

<table>
<thead>
<tr>
<th>System/Equipment Name</th>
<th>Responsible Organization</th>
<th>Inspection Frequency</th>
<th>Procedure Number (Latest Revision)</th>
<th>Inspection Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cask Transfer Car(s)</td>
<td>Waste Operations</td>
<td>Pre-evolution</td>
<td>WP 05-WH1701 PM041182 (Semi-Annual)</td>
<td>Deterioration, Leaks/spills, Other Pre-evolution Checks and Operating Instructions. Mechanical Inspection for Wear and Lubrication</td>
</tr>
<tr>
<td>RH Bay Overhead Bridge Crane</td>
<td>Waste Operations</td>
<td>Pre-operational</td>
<td>WP 05-WH1741 PM041232 (Quarterly)</td>
<td>Yes, Yes, Pre-operational Checks and Operating Instructions. Mechanical Inspection for Wear and Lubrication. Electrical Inspection.</td>
</tr>
<tr>
<td>Facility Cask Transfer Car</td>
<td>Waste Operations</td>
<td>Pre-evolution</td>
<td>WP 05-WH1704 PM041186 (Quarterly)</td>
<td>Yes, Yes, Pre-evolution Checks and Operating Instructions. Mechanical Inspection for Wear and Lubrication</td>
</tr>
<tr>
<td>System/Equipment Name</td>
<td>Responsible Organization</td>
<td>Inspection Frequency</td>
<td>Procedure Number (Latest Revision)</td>
<td>Inspection Criteria</td>
</tr>
<tr>
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</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Deterioration b</td>
<td>Leaks/ spills</td>
</tr>
<tr>
<td>Transfer Cell Shuttle Car</td>
<td>Waste Operations</td>
<td>Pre-evolution, c,d,e</td>
<td>WP 05-WH1705 PM041494 (Semi-Annual) PM041222 (Annual)</td>
<td>Yes</td>
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<tr>
<td>Cask Unloading Room</td>
<td>Waste Operations</td>
<td>Preoperational</td>
<td>WP05-WH1744</td>
<td>Yes</td>
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<tr>
<td>Hot Cell</td>
<td>Waste Operations</td>
<td>Preoperational</td>
<td>WP05-WH1744</td>
<td>Yes</td>
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<tr>
<td>Transfer Cell</td>
<td>Waste Operations</td>
<td>Preoperational</td>
<td>WP05-WH1744</td>
<td>Yes</td>
</tr>
<tr>
<td>Facility Cask Loading Room</td>
<td>Waste Operations</td>
<td>Preoperational</td>
<td>WP05-WH1744</td>
<td>Yes</td>
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<tr>
<td>Closed Circuit Television Camera</td>
<td>Waste Operations</td>
<td>Preoperational</td>
<td>WP 05-WH1757</td>
<td>NA</td>
</tr>
</tbody>
</table>
| System/Equipment Name | Responsible
Organization \(^4\) | Inspection\(^a\)
Frequency | Procedure Number (Latest Revision)\(^1\) | Inspection Criteria |
<table>
<thead>
<tr>
<th></th>
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</thead>
<tbody>
<tr>
<td>Cask Unloading Room Crane</td>
<td>Waste Operations</td>
<td>Preoperational(^{c,d,e,i})</td>
<td>WP 05- WH1719 PM041490 (Quarterly) PM041491 (Annual) PM041492 (Annual) IC411035 (Annual)</td>
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<tr>
<td>Horizontal Emplacement Machine and Retrieval Equipment or functionally equivalent equipment</td>
<td>Waste Operations</td>
<td>Pre-evolution(^{c,d,e,f})</td>
<td>WP 05- WH132 WP05-WH1700 PM052010 (Semi-Annual)(^5) PM052011 (Annual) PM062013 PM052012 PM052014 (Annual)</td>
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<tr>
<td>41-Ton Forklift</td>
<td>Waste Operations</td>
<td>Preoperational(^{c,d,e,i})</td>
<td>WP 05- WH1602 PM074061 PM052003 (Hours of Use) PM074027 (Quarterly) PM074029 &amp; PM074051 (Annual)</td>
<td>Yes</td>
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<tr>
<td>RH Bay</td>
<td>Waste Operations</td>
<td>Preoperational(^{c,d,e,f,h,i})</td>
<td>WPO5-WH1744</td>
<td>Yes</td>
</tr>
<tr>
<td>Surface RH TRU Mixed Waste Handling Area</td>
<td>Waste Operations</td>
<td>Preoperational(^{c,d,e,f,h})</td>
<td>WP-05 WH1744</td>
<td>Yes</td>
</tr>
</tbody>
</table>
Table E-1a (Continued)
RH TRU Mixed Waste Inspection Schedule/Procedures Notes

- Inspection may be accomplished as part of or in addition to regularly scheduled preventive maintenance inspections for each item or system. Certain structural systems of the WHB are also subject to inspection following severe natural events including earthquakes, tornados, and severe storms. Structural systems include columns, beams, girders, anchor bolts, and concrete walls.
- Deterioration includes: visible cracks, erosion, salt build-up, damage, corrosion, loose or missing parts, malfunctions, and structural deterioration.
- “Pre-evolution” signifies that inspections are required prior to equipment use in the waste handling process. (An evolution is considered to be the process that begins with the receipt of a cask into the RH Bay through canister emplacement in the underground.) For an area, preoperational inspection includes: area is clean and free of obstructions (for emergency equipment); adequate aisle space; emergency and communications equipment is readily available, properly located and sign-posted, visible, and operational. For equipment, this includes: checking fluid levels, pressures, valve and switch positions, battery charge levels, pressures, general cleanliness, and that functional components and emergency equipment are present and operational. When the equipment is not in use, no inspections are required.
- When equipment needs to be inspected while handling waste (i.e., during waste unloading or transfer operations), general cleanliness and functional components will be inspected to detect any problem that may harm human health or the environment. The inspection will verify that emergency equipment is present.
- Inspection of RH TRU mixed waste equipment and areas in the RH Complex applies only after RH TRU mixed waste receipt begins.
- The inspection/maintenance activities associated with these pieces of equipment are performed when the RH Complex is empty of RH TRU mixed waste. If contamination is present, a radiation work permit may be needed.
- For the Hot Cell and Transfer Cell, if RH TRU mixed waste is present, camera inspections will be performed in lieu of physical inspection.
- “Preoperational” signifies that inspections are required prior to the first use in a calendar day. For an area, preoperational inspection includes: area is clean and free of obstructions (for emergency equipment); adequate aisle space; emergency and communications equipment is readily available, properly located and sign-posted, visible, and operational. For equipment, this includes: checking fluid levels, pressures, valve and switch positions, battery charge levels, pressures, general cleanliness, and that functional components and emergency equipment are present and operational. When the equipment is not in use, no inspections are required.
- Responsible organizations refers to the organization that owns the equipment. Preventive Maintenance (PM) procedures are conducted by either mine maintenance or surface operations maintenance personnel and Instrument Calibration (IC) procedures are conducted by instrument and calibration maintenance personnel.
- Inspection will be performed after 250 evolutions (actual and training emplacements), if such usage occurs prior to the semi-annual inspection.
- Inspections and PM’s are not required for equipment that is out of service.
- In the RH Bay of the WHB Unit, a minimum aisle space of 44 inches between loaded casks is maintained. For other locations within the RH Complex, sufficient aisle space is maintained to assure that emergency equipment can be accessed or moved to the necessary locations.
## Table E-2
### Monitoring Schedule

<table>
<thead>
<tr>
<th>System/Equipment-Name</th>
<th>Responsible Organization</th>
<th>Monitoring Frequency</th>
<th>Purpose</th>
</tr>
</thead>
<tbody>
<tr>
<td>Geomechanical(^b)</td>
<td>Geotechnical Engineering</td>
<td>Monthly</td>
<td>To evaluate the geotechnical performance of the underground facility and to detect ground conditions that could affect operational safety</td>
</tr>
<tr>
<td>Central Monitoring System</td>
<td>Facility Operations</td>
<td>System Dependent</td>
<td>Monitor and provide status for the following facility parameters: Electrical Power Status(^d), Fire Alarm System(^e), Ventilation System Status(^f), Meteorological Data System(^g), Facility Systems (compressors(^h), pumps(^h), water tank levels(^i), waste hoists(^j))</td>
</tr>
</tbody>
</table>

\(^{b}\) Equipment is listed as Underground-Geomechanical Instrumentation System (GIS) in Table E-1.

\(^{d}\) Equipment listed as Backup Power Supply Diesel Generator in Table E-1.

\(^{e}\) Equipment listed as Fire Detection and Alarm System in Table E-1.

\(^{f}\) Equipment listed as Ventilation Exhaust in Table E-1.

\(^{g}\) Not RCRA equipment.

\(^{h}\) Equipment listed as Fire Pumps in Table E-1.

\(^{i}\) Equipment listed as Water Tank Level in Table E-1.

\(^{j}\) Equipment listed as Waste Hoist in Table E-1.
ADDENDUM E1

SECURITY
ADDENDUM E1

SECURITY

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ADDENDUM E1

SECURITY

Introduction

This Permit Attachment describes the security measures taken at the Waste Isolation Pilot Plant (WIPP) facility during the Disposal Phase. It describes the security equipment and procedures in place at the WIPP facility that continuously monitor and control entry into and exit from the active portion\(^1\) of the facility, including 24-hour security surveillance, fencing, and signs.

E1-1 Security

The security requirements contained in Title 20 of the New Mexico Administrative Code (NMAC), Chapter 4, Part 1 (20.4.1.500 NMAC (incorporating Title 40 of the Code of Federal Regulations (CFR) §264.14)), and in 20.4.1.900 NMAC (incorporating 40 CFR §270.14(b)(4)), require that security be provided by 24-hour surveillance or that a barrier be provided to control entry into and exit from the active portion of the facility at all times.

E1-1a Security Procedures and Equipment

The WIPP facility has been designed and will be operated by the Permittees to fully meet the security requirements contained in 20.4.1.500 NMAC (incorporating 40 CFR §264.14(b) and (c)). The WIPP facility has 24-hour security surveillance and the means to control entry into and exit from the active portion of the facility. In addition, warning signs are provided. These security measures are discussed below.

E1-1a(1) 24-Hour Surveillance System

The Permittees’ 24-hour surveillance system at the WIPP facility is comprised of security officers who provide security 24 hours per day, 365 days per year. Security officers work to written procedures that require visitors, contractors, and vendors to provide proper authorization prior to allowing access into the PPA and require continuous monitoring of the active portion of the facility. This system will be maintained to fulfill the requirements of 20.4.1.500 NMAC (incorporating 40 CFR §264.14(b)(1)).

The major duties of the security officers are to control personnel, vehicle, and material access/egress 24 hours per day, 365 days per year. During non-operational hours, the security officers conduct documented security patrols outside of the PPA, at a minimum rate of two per 12-hour shift. Whenever scheduled security patrols cannot be made, for situations such as inclement weather or an emergency, the reason for missing the patrol will be documented in the security logbook. In addition to the security officers, WIPP facility employees are called upon to challenge any person in the WIPP facility who is not wearing a badge or who is not under escort when an escort is required. Further physical protection is provided by fences, controlled gates, protective lighting, locked buildings, and signs.

\(^1\) The active portion of the facility is a portion of the Property Protection Area (PPA) as described in Permit Attachment A, Section A-3. Within this area, the only areas where transuranic mixed waste is handled is the Parking Area Unit, the Waste Handling Building Unit (WHB), and the underground.
The existence of a barrier and a means to control entry demonstrates compliance with 20.4.1.500 NMAC (incorporating 40 CFR §264.14(b)(2)). Each is discussed in detail in the following sections.

E1-1a(2)(a) Barrier

The surface portion of the active portion of the WIPP facility is contained within a fenced area of approximately 34 acres (13.8 hectares) without the New Filter Building (NFB) and approximately 44 acres (17.8 hectares) with the NFB. This area is surrounded by a permanent 7 foot (ft) (2.13 meter [m]) high chain-link fence that is topped by three strands of barbed wire, for a total height of 8 ft (2.44 m). The fence encloses major surface structures. The regularly inspected chain-link fencing at the WIPP facility surrounds the active portion of the facility, thereby complying with 20.4.1.500 NMAC (incorporating 40 CFR §264.14(b)(2)(i)). Access is normally through the Main Gate on the west side of the active portion of the WIPP facility. Two other gates are available for emergency use. One of these gates is opened to allow salt trucks access to the salt pile. Use of gates is under the supervision of security.

E1-1a(2)(b) Means to Control Entry

Entry into and exit from the active portion of the WIPP facility, whether by personnel or vehicles, is through controlled gates and doors. Facility access-control procedures are designed to ensure that only properly identified and authorized persons, vehicles, and property are allowed entrance to and exit from the facility. The Permittees use a personnel identification and access control system within the facility. Employees identify themselves with an identification badge when entering or leaving the premises. Security officers require visitors to show proper authorization prior to allowing them to enter the facility. In addition, visitors are required to wear a temporary badge and may require an authorized escort. Because the WIPP facility controls entry to the active portion of the facility at all times, the requirements of 20.4.1.500 NMAC (incorporating 40 CFR §264.14(b)(2)(ii)), are met.

E1-1a(3) Warning Signs

The permanent chain-link fence surrounding the active portion of the WIPP facility is posted at approximately 50 ft (15.24 m) intervals with “No Trespassing” signs and with “Danger: Authorized Personnel Only” signs in English and Spanish. The signs are legible from a distance of 25 ft (7.62 m) and can be seen from any approach to the facility. These same signs, plus security and traffic signs, are also located on the controlled gates. The fence and gate signs at the WIPP facility comply with 20.4.1.500 NMAC (incorporating 40 CFR §264.14(c)). Warning signs will be posted stating: “Danger: Authorized Personnel Only” in both English and Spanish at other locations such as the WHB Unit, the Parking Area Unit, and the underground Hazardous Waste Disposal Units.
ATTACHMENT F

FACILITY PERSONNEL PERMIT TRAINING PROGRAM
ATTACHMENT F

FACILITY PERSONNEL PERMIT TRAINING PROGRAM

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ATTACHMENT F

FACILITY PERSONNEL PERMIT TRAINING PROGRAM

F-0 Introduction

This attachment describes the Facility Personnel Permit Training Program for the Waste Isolation Pilot Plant (WIPP) facility in accordance with the requirements of the Resource Conservation and Recovery Act (RCRA) and the New Mexico Hazardous Waste Act as described in 20.4.1.500 New Mexico Administrative Code (NMAC) (incorporating Title 40 of the Code of Federal Regulations (CFR) §264.16), and 20.4.1.900 NMAC (incorporating 40 CFR §270.14(b)(12)).

The primary objective of the Facility Personnel Permit Training Program is to prepare facility personnel to operate and maintain the WIPP facility in a safe and environmentally sound manner in compliance with 20.4.1.500 NMAC (incorporating 40 CFR §264.16). To achieve this objective, the program provides WIPP facility employees with training relevant to their positions.

Waste Isolation Pilot Plant (WIPP) facility employees, including those not directly involved in transuranic (TRU) mixed waste handling activities or emergency response, receive an introduction to the RCRA regulations and emergency preparedness in their General Employee Training (GET) class. General Employee Training emphasizes that WIPP facility personnel and site visitors are required to comply with directions from emergency personnel and alarm system notifications and to follow instructions concerning emergency equipment, shutdown procedures, signage, and emergency evacuation routes and exits. In this way employees at the WIPP facility are given, at a minimum, a basic understanding of the regulatory requirements and emergency procedures. This ensures that facility employees know how to respond effectively to emergencies through familiarization with emergency procedures, emergency equipment, and emergency systems.

Facility employees, employees in TRU mixed waste management or emergency response positions receive additional classroom and on-the-job training designed specifically to teach them how to perform their duties safely and in conformance with regulatory requirements of 20.4.1.500 NMAC (incorporating 40 CFR Part 264). TRU Transuranic mixed waste management personnel receive the required training before being allowed to work unsupervised, and emergency response personnel receive appropriate training before being called upon to respond to actual emergencies.

The training requirements of the Facility Personnel Permit Training Program are implemented via the WIPP Training Program and apply to appropriate facility personnel of the U.S. Department of Energy (DOE) and contractors, subcontractors, and bargaining-unit members who:

- Regularly work at the facility that may come in contact with and/or manage TRU mixed waste, or
- Oversee the operations of the facility that may come in contact with and/or manage TRU mixed waste, or
- Supervise individuals who may come in contact with and/or manage TRU mixed waste, or
- Provide emergency response capabilities.
This Facility Personnel Permit Training Program describes the introductory and continuing training provided to personnel at the WIPP facility, with emphasis on those facility personnel and their supervisors whose jobs are such that their actions or failure to act could result in a spill or release, or the immediate threat of a spill or release of TRU mixed waste.

This Facility Personnel Permit Training Program does not apply to facility employees who manage site-generated hazardous waste, low-level waste, universal waste, or other forms of hazardous waste that are not categorized as TRU mixed waste.

F-1 Outline of the Facility Personnel Permit Training Program

Employee training for the purpose of TRU mixed waste management and emergency response at the WIPP facility is the overall responsibility of the Management and Operating Contractor (MOC) Project Manager, with responsibility for implementation delegated to Technical Training. Technical Training is managed by the Technical Training Manager. The Technical Training Manager (or designee) has the responsibility for directing the Facility Personnel Permit Training Program. The list of job titles in Table F-1 presents identify the jobs at the WIPP facility that include the personnel with identified responsibilities for TRU mixed waste management and emergency response.

F-1a Facility Personnel Permit Training Program Design

In developing the WIPP Training Program, Technical Training has used a modified version of the Systematic Approach to Training (SAT) which has five distinct phases to develop training programs. These phases are:

- Analysis
- Design
- Development
- Implementation
- Evaluation

Technical Training utilizes guidance provided within the DOE Handbooks, “Training Program Handbook: A Systematic Approach to Training (DOE-HDBK-1078-94),” and “Alternative Systematic Approaches to Training (DOE-HDBK-1074-95)” to direct these five phases.

Technical Training ensures that Permit-required training is conducted by qualified instructors as indicated in the WIPP Training Program.

Cognizant line managers provide significant input on training requirements for the WIPP facility personnel to qualified instructors who develop the following, as required:

- Classroom Instruction
- Required reading, structured self-study, eLearning, computer-based training
- On-the-Job Training

Upon completion of the specific classroom, computer-based training, eLearning or structured self-study technical training courses, trainees must successfully complete written or oral examinations to demonstrate competency.
Technical training documentation and records are maintained by Technical Training located at the WIPP facility. Documents and records required by 20.4.1.500 NMAC (incorporating 40 CFR §264.16(d)(1), (2), (3), and (4) are maintained in WIPP facility files and include the following:

- Job titles for positions related to TRU mixed waste management and emergency response and names of the employee filling those positions
- Written job descriptions for the applicable positions
- Written description of the type and amount of introductory and continuing training given for each applicable position
- Records documentation that the training or job experience required has been given to or completed by facility personnel include as appropriate:
  - Course Attendance
  - Completed Qualification Cards
  - Off-Site Training Documentation
  - Training or job experience given and completed for each position

Documentation is maintained which includes records of training qualifications, and course attendance. The documentation is used to identify course refresher and requalification dates. Training records on current personnel are kept in the Technical Training files until facility closure. Technical training records on former employees are kept by Technical Training for at least three years from the date of employment termination from the WIPP facility. Training documentation for emergency response training received by personnel called out in the RCRA Contingency Plan (Permit Attachment D) is also maintained by Technical Training.

F-1b Job Title/Job Description

Facility personnel who are involved in TRU mixed waste management and emergency response activities receive the same core RCRA training. A list of TRU mixed waste management and emergency response job titles and position descriptions is provided in Table F-1. An up-to-date list of personnel assigned to these positions is maintained in WIPP facility files by the Permittees in accordance with 20.4.1.500 NMAC (incorporating 40 CFR §264.16(d)(1)). The core TRU mixed waste management and emergency response training courses are indicated in Table F-2. Any changes to the Facility Personnel Permit Training Program specified training course materials (contained in WIPP facility files) that affect the Table F-2 training course content will be evaluated to determine if a permit modification is required, as specified in 20.4.1.900 NMAC (incorporating 40 CFR §270.42) The job titles listed in Tables F-1 include:

- Emergency Coordinator
- TRU Mixed Waste Worker
- TRU Mixed Waste Worker Supervisor
- Inspector
- RCRA Training Director
- Emergency Responder
F-1b(1) Training Content

To ensure that facility personnel are knowledgeable in responding effectively to emergency situations, every employee, regardless of whether they hold a position in TRU mixed waste management or emergency response, receives GET and an annual refresher training on topics relevant to the management of TRU mixed waste and emergency response that include:

- Emergency Preparedness and Response
- RCRA (including the Permit and the RCRA Contingency Plan)
- Fire Protection
- Safety Signage

Training course updates are identified by periodically reviewing the Table F-2 Permit-required training courses to ensure the content remains consistent with applicable Federal and State regulations. This review will be performed in accordance with the WIPP Training Program and the review will be documented in the WIPP facility files.

To facilitate identification of changes to Table F-2 Permit-required training courses, changes to training course materials, which will be maintained in the WIPP facility files, will have revision numbers and a change history summary. This training course information will be available for NMED inspection upon request.

F-1b(2) Training Frequency

TRU mixed waste management and emergency response courses are offered at a frequency that ensures new hires or transfers can receive relevant Permit-specified training within six months of assuming their new position (although some emergency response training may require longer time periods to complete certifications). Annual refresher training is required for each Permit course. Employees do not work unsupervised in TRU mixed waste management positions until they have completed the Permit-required initial training. In cases where an employee’s annual refresher training has lapsed, that employee cannot work unsupervised until the initial training has been repeated. The cognizant manager notifies the Human Resources Department who notifies the training staff when any employee is transferred into or out of a position associated with TRU mixed waste management or emergency response.

F-1b(3) Training Techniques

A variety of instructional techniques are used at the WIPP facility depending on the subject matter and the techniques that best suit the learning objectives. Many courses may include a combination of classroom, on-the-job training, computer-based training, eLearning, self-paced study, laboratory work, and/or comprehensive examinations. Most equipment operation courses include hands-on practical instruction.

Written examinations are used as a technique to test and document the knowledge level of individuals participating in classroom training courses. The length and content of each exam varies according to its objective. If individuals fail a written examination, they must be reexamined in identified areas of weakness.

On-the-job training at the WIPP facility follows a prescribed set of standards specific to the job to be performed. Typically, to become qualified to operate a piece of equipment or system,
employees must be able to demonstrate the location and purpose of specified controls and
gauges, describe proper startup and shutdown procedures, describe specific safety features
and limitations of the equipment, and, in some cases, perform maintenance functions. They
must also demonstrate the ability to operate the equipment or system. On-the-job training may
also be function specific, such as performing a specific administrative function that is regulated.
The terms “on-the-job-training,” “on-the-job-evaluation,” and “job performance measures” are
considered equivalent with respect to training courses or qualification cards in accordance with
DOE-HDBK-1074-95.

In addition to on-the-job training, some positions require the trainee to attend an oral board. The
oral board is given upon completion of on-the-job training and prior to operating any equipment
unsupervised. In the oral board, the trainee is quizzed on knowledge learned in on-the-job
training. The purpose of the oral board is to determine if the trainee fully understands and can
apply the knowledge learned in the training process.

Individuals who provide evidence of equivalency for specific requirements or prerequisites
identified in the Table F-2 Permit-required training courses may be granted an exception from
further training to those requirements in accordance with the WIPP Training Program. Requests
for exceptions/equivalences are made and evaluated in accordance with the WIPP Training
Program. Training exceptions/equivalences must be approved by the RCRA Training Director
with concurrence of the Environmental Compliance Manager or his/her designee. Each
exception/equivalency request is evaluated per specific criteria, such as 1) completion of
previous training (transcripts, training completion records), 2) previous experience
(resume) that demonstrates the application of knowledge and/or skills presented by
course objectives, and 3) satisfactory completion of an examination having equivalent course
objectives. Each exception/equivalency will be granted in writing and documented in the
individual’s training record.

F-1c Technical Training Manager (RCRA Training Director)

The Technical Training Manager (or designee) directs the Facility Personnel Permit Training
Program, implemented via the WIPP Training Program, and is responsible for establishing
technical training requirements in cooperation with the line managers. Specifically, this includes
analysis, design, development, implementation, and evaluation of technical training. The
Technical Training Manager (or designee) is trained in hazardous waste management
procedures. The Technical Training Manager (or designee) is also required to be
knowledgeable of the applicable regulations, orders, guidelines, and the specific training
process employed at the WIPP facility.

The name and qualifications of the current Technical Training Manager are documented in
WIPP facility files.

F-1d Relevance of Training to Job Position

The WIPP Training Program provides employees and their supervisors with training relevant to
their positions. The SAT process mentioned in Section F-1a is a systematic method for
determining the proper training for each TRU mixed waste management position. It compels
managers and training staff to look critically at each position and determine the necessary
training program for each employee to perform their work in a manner that protects human
health and the environment and complies with the Permit.
Several training topics are considered relevant for all WIPP facility personnel. The basic philosophy at the WIPP facility is that, as a RCRA-regulated facility, facility personnel must understand the basic regulatory requirements under which the WIPP facility must operate as well as emergency actions required of facility personnel. Therefore, all WIPP facility personnel receive an introduction to the RCRA during their GET.

Beyond these universal topics, training is designed and implemented relevant to the specific job functions being performed. For example, employees who operate key pieces of equipment necessary to manage contact-handled (CH) or remote-handled (RH) TRU mixed waste (e.g., forklifts, hoists, bridge cranes, cask transfer cars) must be trained to perform their duties in a way that ensures the WIPP facility is operated in compliance with the Permit. These employees receive on-the-job training and demonstrate the ability to operate the equipment, as appropriate, and must at a minimum be able to respond effectively to emergencies that might arise while performing their duties. Emergency response personnel receive training, commensurate with their duties, that ensures their familiarity with emergency procedures, emergency equipment, and emergency systems including, but not limited to:

- Procedures for using and inspecting facility emergency equipment;
- Communications and alarm systems; and
- Response to fires or explosions.

As there are no automatic waste feed systems at the WIPP facility, training on parameters for waste feed cut-off systems is not required. Similarly, as there is no potential for groundwater contamination incidents at the WIPP facility, training for responding to such incidents is not required.

F-2 Implementation of Facility Personnel Permit Training Program

The WIPP Training Program has been formulated to implement the requirements of this Facility Personnel Permit Training Program, thereby ensuring TRU mixed waste management and emergency response personnel employed at the facility receive the training necessary to comply with the requirements of 20.4.1.500 NMAC (incorporating 40 CFR §264.16).

Newly hired employees, whose job positions are listed in Table F-2, receive the indicated training within six months of their date of hire or their transfer to a new position pursuant to 20.4.1.500 NMAC (incorporating 40 CFR §264.16(b). Personnel do not work unsupervised in TRU mixed waste management or emergency response positions until they successfully complete the Permit-indicated training requirements. (Note that some emergency responder certifications may take more than six months to complete.) TRU mixed waste management and emergency response personnel attend annual refresher courses that review the initial training received and document knowledge transfer. Per the WIPP Training Program, annual Permit refresher training is to be completed within 30 calendar days of an employee’s training anniversary date. If an employee’s annual refresher training has lapsed, they do not work unsupervised in TRU mixed waste management or emergency response positions until they have successfully repeated the Permit-required initial training.

Records relating to the Facility Personnel Permit Training Program for TRU mixed waste management and emergency response personnel are maintained by WIPP Technical Training as personally identifiable information. These records are located at the WIPP facility and include
a roster of employees in hazardous waste management positions; a list of courses required for each position; course descriptions; documentation when each employee has received and completed appropriate training. Training records of current personnel are kept by Technical Training until closure of the WIPP facility. Records of former employees are kept by Technical Training for at least three years from the date the employee last worked at the facility.

F-3 References


U.S. Department of Energy, “Alternative Systematic Approaches to Training (DOE-HDBK-1074-95)”
TABLES
### Table F-1

**TRU Mixed Waste Management and Emergency Response Job Titles and Descriptions**

<table>
<thead>
<tr>
<th>Job Title</th>
<th>Position Description</th>
</tr>
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</table>
| TRU Mixed Waste Worker          | Responsible for or involved in the surface processing, transport, and underground emplacement of contact-handled (CH) and remote-handled (RH) transuranic (TRU) mixed waste. May come into contact with TRU mixed waste while carrying out job duties, actions or failure to act could result in a spill or release of TRU mixed waste at the WIPP facility, and job is important for operating the facility safely and in compliance with the hazardous waste regulations. Depending upon the TRU Mixed Waste Worker’s specific job position, this may involve one or more of the following:  
  - Operating waste handling equipment and support systems to unload, handle, and emplace TRU mixed waste into the repository  
  - Performing spot decontamination of shipping casks, waste containers, and waste handling equipment  
  - Performing waste container overpacking operations  
  - Conducting routine inspections of incoming shipping containers for contamination and damage  
  - Conducting routine contamination surveys during waste handling activities  
  - Operating the Waste Shaft Hoist  
  - Loading and unloading of the Waste Shaft Conveyance above and below ground  
  - Managing and dispositioning of waste resulting from releases of TRU mixed waste or TRU mixed waste constituents  
  - Cleaning and restoring emergency response equipment after a release of TRU mixed waste or TRU mixed waste constituents and prior to resumption of normal operations |
| TRU Mixed Waste Worker Supervisor | Supervisors of TRU Mixed Waste Workers are directly responsible for day-to-day operations related to TRU mixed waste. Depending upon the TRU Mixed Waste Worker Supervisor’s specific job position, job duties may involve one or more of the following:  
  - Overseeing TRU mixed waste management activities performed by TRU Mixed Waste Workers  
  - Coordinating and directing the daily operation and maintenance of the Waste Shaft Hoist and Waste Shaft |
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<tr>
<th>Job Title</th>
<th>Position Description</th>
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</table>
| Emergency Responder | Emergency responders provide expertise and support to the Incident Command. Depending upon the Emergency Responder’s specific job position, job duties may involve one or more of the following:  
  • Responding to fires, explosions, or emergencies involving releases of TRU mixed waste or TRU mixed waste constituents  
  • Performing technical rescue operations  
  • Performing emergency medical response  
  • Operating emergency vehicles and equipment  
  • Establishing conditions at the incident scene  
  • Managing incident operations, personnel, and resources  
  • Ensuring that fires, explosions, and releases of TRU mixed waste do not occur, recur, or spread to other hazardous waste at the facility by stopping processes and operations, collecting and containing released TRU mixed waste, and removing or isolating containers, as applicable  
  • Performing decontamination of contaminated personnel and providing oversight to emergency medical response personnel, if injured person is contaminated  
  • Conducting contamination surveys, establishing hot lines/cold zones, and performing decontamination following a release of TRU mixed waste or TRU mixed waste constituents  
  • Overpacking or plugging/patching of waste containers associated with release of TRU mixed waste or TRU mixed waste constituents  
  • Performing containerization of released TRU mixed waste or TRU mixed waste constituents  
  • Terminating field emergency response |
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<tr>
<th>Job Title</th>
<th>Position Description</th>
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| Emergency Coordinator      | In the event of a fire, explosion, release of TRU mixed waste or TRU mixed waste constituents that could threaten human health or the environment, the Emergency Coordinator is responsible for carrying out the implementation of the *RCRA Contingency Plan*. Emergency Coordinators ensure emergency responders have current and specific information to properly address the incident and minimize hazards to human health and the environment. Emergency Coordinators implement measures and procedures to ensure the safety of personnel, such as ensuring that alarms have been activated, personnel have been accounted for, and evacuation of personnel has occurred, if necessary. Upon implementation of the *RCRA Contingency Plan*, depending upon the Emergency Coordinator’s specific job position, the job duties may involve one or more of the following:  
  - Providing notification to emergency response personnel  
  - Ensuring that alarms have been activated, personnel have been accounted for, any injuries have been attended to, and evacuation of personnel has occurred, if necessary  
  - Restricting personnel not needed for response activities from the scene of the incident and curtailing nonessential activities in the area  
  - Identifying released material and assessing the extent of the emergency  
  - Assessing any hazards to human health or the environment associated with a fire, explosion, or release of TRU mixed waste or TRU mixed waste constituents  
  - Notifying appropriate State and local agencies with designated response roles if their help is needed  
  - Ensuring that fires, explosions, and releases do not occur, recur, or spread to other hazardous waste at the facility by taking measures such as stopping processes and operations, collecting and containing released waste, and removing or isolating containers  
  - Documenting the implementation of the *RCRA Contingency Plan*  
  - Ensuring immediate notification to the New Mexico Environment Department is provided for incidents requiring implementation of the *RCRA Contingency Plan*  
  - Making post-assessment notifications if it has been determined that the incident could threaten human health or the environment outside the facility  
  - Providing for treating, storing, or disposing of recovered waste, contaminated soil or surface water, or any other material that results from a release, fire, or explosion at the facility  
  - Ensuring that no waste that may be incompatible with the released material is treated, stored, or disposed of until cleanup procedures are completed  
  - Ensuring that emergency equipment listed in the *RCRA Contingency Plan* is cleaned and fit for its intended use before operations are resumed |
<table>
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<tr>
<th>Job Title</th>
<th>Position Description</th>
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| Inspector           | Responsible for routine inspection and maintenance (including repairing and replacement, as appropriate) of equipment instrumental in preventing, detecting, or responding to environmental or human health hazards, such as monitoring equipment, safety and emergency equipment, and operating or structural equipment. Inspections are performed at the facility to detect malfunctions, deterioration, operator errors, and discharges that may cause or lead to releases of TRU mixed waste or TRU mixed waste constituents to the environment or that could be a threat to human health. Depending on the Inspector’s specific job position, job duties may involve one or more of the following:  
  - Performing functional and operational checks of waste handling equipment and support systems as well as conducting waste container storage inspections  
  - Conducting routine inspections of emergency response equipment and vehicles, on site  
  - Performing routine inspections of the hoisting equipment for the Air Intake Shaft, Salt Handling Shaft, and Waste Shaft  
  - Conducting routine inspections and testing of facility fire suppression and detection systems  
  - Inspecting and testing of communication systems, site notification system, the public address system, and alarm systems for proper function  
  - Performing routine inspections of the backup power supply diesel generators  
  - Performing routine inspections of the eye wash and shower equipment  
  - Performing routine inspections of the underground geomechanical instrumentation system  
  - Performing routine inspections of the central uninterruptible power supply  
  - Performing routine inspections of the fire water storage tank  
  - Performing routine inspections of the ventilation exhaust fans |
| RCRA Training Director | Responsible for directing the hazardous waste management training at the WIPP facility. To meet the 20.4.1.500 NMAC (incorporating 40 CFR §264.16(a)(3)) requirements, the RCRA Training Director must be a person trained in hazardous waste management procedures. |
### Table F-2
Permit-Required Training Courses

<table>
<thead>
<tr>
<th>Course</th>
<th>TRU Mixed Waste Worker</th>
<th>TRU Mixed Waste Worker Supervisor</th>
<th>Inspector</th>
<th>Emergency Responder</th>
<th>Emergency Coordinator</th>
<th>RCRA Training Director</th>
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<tr>
<td>General Employee Training – WIPP facility employees must be escorted at the WIPP facility until this course has been completed. Course content contains information on RCRA, the Permit, the WIPP RCRA Contingency Plan, emergency preparedness, emergency response and evacuation procedures, fire protection, and safety signage. There is an annual refresher required for this course.</td>
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<td>RCRA Regulations/Hazardous Waste Facility Permit Overview – This course includes an overview of 40 CFR Parts 260-282; New Mexico Hazardous Waste Act (Title 20 of the NMAC, Part 4.1); protocol for facility and waste handling equipment inspections; overview of communication systems; overview of security systems; overview of RCRA Contingency Plan; overview of WIPP emergency equipment use, inspection, and repair; overview of training requirements; overview of Permit recordkeeping requirements; overview of NMED facility inspections; and consequences of Permit noncompliance. This course also provides an overview of the screening process (for procedures, facility configuration changes, training program changes, etc.) to ensure compliance with the Permit, along with an overview of the Permit modification process. There is an annual refresher required for this course.</td>
<td>X</td>
<td>X</td>
<td>X</td>
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<td>X</td>
</tr>
<tr>
<td>Course</td>
<td>TRU Mixed Waste Worker</td>
<td>TRU Mixed Waste Worker Supervisor</td>
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<td><strong>Hazardous Waste Worker</strong> – This course addresses regulatory requirements for personnel who manage hazardous waste, including an in-depth review of the Hazard Communication Standard, principles of toxicology, hazard identification, and an overview of personal protective equipment for work activities associated with TRU mixed waste management. It also prepares emergency response personnel for hazardous waste handling, containment, and decontamination. There is an annual refresher required for this course.</td>
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<td><strong>Hazardous Waste Responder</strong> – Employees must complete Hazardous Waste Worker training before taking this course. Upon successful completion of the course and its prerequisites, a trainee will be able to respond to emergencies involving TRU mixed waste. Course curriculum includes an overview of the regulatory requirements, incident evaluation, overview of response operations, maintaining safety during an emergency response, and an overview of the Incident Command System at the WIPP facility. There is an annual refresher required for this course.</td>
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<tr>
<td><strong>Hazardous Waste Worker Supervisor</strong> – This course addresses manager and/or supervisor responsibilities for TRU mixed waste management. It addresses individual and corporate liability under applicable hazardous waste regulations. Course discusses impacts that decisions made during emergency situations may have, some with serious legal and safety consequences directly impacting the entities involved. There is an annual refresher required for this course.</td>
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<td>Course</td>
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<td>Permit Inspections/Recordkeeping – These technical work documents are under the purview of the responsible organization identified in Table E-1 of Permit Attachment E, <em>Inspection Schedule, Process and Forms</em>. This course addresses protocols for conducting Permit-specified inspections to detect malfunctions, deterioration, operator errors, and discharges; completion of inspection records; Permit-specified inspection frequencies; and corrective actions, including notifications and establishment of compensatory measures. This course also addresses review of the completed inspection record for completeness and accuracy; and the Permit-specified recordkeeping requirements. There is an annual refresher required for this course.</td>
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<td>RCRA Contingency Plan – This course provides an in-depth review of the WIPP RCRA Contingency Plan addressing when the Plan is to be implemented, appropriate emergency response actions, required notifications, evacuation plan details, and post-emergency RCRA-required activities. This course also addresses where copies of the Plan are required to be located and when the Plan must be amended. There is an annual refresher required for this course.</td>
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ATTACHMENT G

CLOSURE PLAN

Introduction

This Permit Attachment contains the Closure Plan that describes the activities necessary to close the Waste Isolation Pilot Plant (WIPP) individual units and facility. Since the current plans for operations extend over several decades, the Permittees will periodically reapply for an operating permit in accordance with 20.4.1.900 New Mexico Administrative Code (NMAC) (incorporating Title 40 of the Code of Federal Regulations (CFR) §270.10(h)). Consequently, this Closure Plan describes several types of closures. The first type is panel closure, which involves constructing closures for in each of the underground hazardous waste disposal units (HWDUs) after they are filled. The second type is partial closure, which can be less than the entire facility and, therefore, less than an entire unit as described herein for the Waste Handling Building (WHB) Container Storage Unit (WHB Unit), the Parking Area Container Storage Unit (PAU), or Permit-related surface equipment, structures and contaminated soils. The third type of closure is final facility closure at the end of the Disposal Phase, which will entail “clean” closure of all remaining surface storage units and construction of the four shaft seal systems. Finally, in the event a new permit is not issued prior to expiration of an existing permit, a modification to this Closure Plan will be sought to perform contingency closure. Contingency closure defers the final closure of waste management facilities such as the Waste Handling Building Container Storage Unit (WHB Unit), the conveyances, the shafts, and the haulage ways because these will be needed to continue operations with non-mixed Transuranic (TRU) waste.

The hazardous waste management units (HWMUs) addressed in this Closure Plan include the aboveground HWMU in the WHB Unit, the PAU parking area HWMU, and Panels 1 through 8, each consisting of seven rooms. In addition, this Closure Plan includes closures for Panels 9 and 10.

This plan was submitted to the New Mexico Environment Department (NMED) in accordance with 20.4.1.900 NMAC (incorporating 40 CFR §270.14(b)(13)). Closure at the panel level will include the construction of barriers that will contribute to limiting the emission of hazardous waste constituents from the panel into the mine ventilation air stream below levels that meet environmental performance standards. The Post-Closure Plan (Permit Attachment H) includes the implementation of institutional controls to limit access and groundwater monitoring to assess disposal system performance. Until final closure is complete and has been certified in accordance with 20.4.1.500 NMAC (incorporating 40 CFR §264.115), a copy of the approved Closure Plan and all approved revisions will be on file at the WIPP facility and will be available to the Secretary of the NMED in accordance with 20.4.1.500 NMAC (incorporating 40 CFR §264.112(a)(2)) or the U.S. Environmental Protection Agency (EPA) Region VI Administrator upon request.

This Closure Plan uses the terms Disposal Phase, facility closure period, and post-closure care period. The Disposal Phase began with the first waste emplacement in March 1999 and extends until the facility reaches its maximum capacity as defined in Section G-1c. The facility closure period is the 10-year period that begins once the final waste has been emplaced in the underground. The post-closure care period extends for 30-years after completion of facility closure period.
This Closure Plan is prepared in accordance with the requirements of 20.4.1.500 NMAC (incorporating 40 CFR Part §264, Subparts G, I, and X), Closure and Post-Closure, Use and Management of Containers, and Miscellaneous Units. The WIPP underground HWDUs, shown on Figure M-43G-1, will be closed under this Closure Plan to meet the performance standards in 20.4.1.500 NMAC (incorporating 40 CFR §264.601). The WIPP surface facilities, including the WHB Waste Handling Building Container Storage Unit and the PAU Parking Area Container Storage Unit, will be closed in accordance with 20.4.1.500 NMAC (incorporating 40 CFR §264.178). The Permittees may perform partial closure of the WHB Unit, PAU HWMUs, or Permit-related surface equipment, structures and contaminated soils prior to final facility closure and certification. For final facility closure, this plan also includes closure and sealing of the facility shafts in accordance with 20.4.1.500 NMAC (incorporating 40 CFR §264.601).

Following completion of waste emplacement in each underground HWDU, the HWDU will be closed. The Permittees will notify the NMED of the closure of each underground HWDU as specified in the schedule in Figure M-60G-2. For the purpose of this Closure Plan, panel closure is defined as the process of rendering underground HWDUs in the repository inactive and closed according to the facility Closure Plan. The Post-Closure Plan (Permit Attachment H) addresses requirements for future monitoring that are deemed necessary for the post-closure period, prior to final facility closure.

For the purposes of this Closure Plan, final facility closure is defined as closure that will occur when all permitted HWDUs are filled or have achieved their maximum capacities as outlined in Permit Part 4, Table 4.1.1, or when the WIPP facility achieves its capacity of 6.2 million cubic feet (ft³) (175,564 cubic meters (m³)) of Land Withdrawal Act (LWA) TRU waste volume. At final facility closure, the surface container storage areas will be closed, and equipment that can be decontaminated and used at other facilities will be cleaned and sent off site. Equipment that cannot be decontaminated plus any derived waste resulting from decontamination will be placed in the last open underground HWDU. In addition, shafts and boreholes which lie within the WIPP Site Boundary and penetrate the Salado Formation (Salado) will be plugged and sealed, and surface and subsurface facilities and equipment will be decontaminated, if necessary, and removed and dispositioned appropriately or, alternatively, disposed in the last open underground HWDU as derived waste. Final facility closure will be completed to demonstrate compliance with the Closure Performance Standards contained in 20.4.1.500 NMAC (incorporating 40 CFR §264.111, 178, and 601).

In the event the Permittees fail to obtain an extension of the hazardous waste permit in accordance with 20.4.1.900 NMAC (incorporating 40 CFR §270.51) or fail to obtain a new permit in accordance with 20.4.1.900 NMAC (incorporating 40 CFR §270.10(h)), the Permittees will seek a modification to this Closure Plan in accordance with 20.4.1.900 NMAC (incorporating 40 CFR §270.42) to accommodate a contingency closure. Under contingency closure, storage units will undergo clean closure in accordance with 20.4.1.500 NMAC (incorporating 40 CFR §264.178); waste handling equipment, shafts, and haulage ways will be inspected for hazardous waste residues (using, among other techniques, radiological surveys to indicate potential hazardous waste releases as described in Permit Attachment G3) and decontaminated as necessary; and underground HWDUs that contain radioactive mixed waste will be closed in accordance with the panel closure design described in this Closure Plan. Final facility closure, however, will be redefined and a time extension for final closure will be requested. A copy of this...
Closure Plan will be maintained by the Permittees at the WIPP facility and at the U.S.
Department of Energy (DOE) Carlsbad Field Office. The primary contact person at the WIPP
facility is:

    Manager, Carlsbad Field Office
    U.S. Department of Energy
    Waste Isolation Pilot Plant
    P. O. Box 3090
    Carlsbad, New Mexico 88221-3090
    (575) 234-7300

G-1a Closure Performance Standard

The closure performance standard specified in 20.4.1.500 NMAC (incorporating 40 CFR
§264.111), states that the closure shall be performed in a manner that minimizes the need for
further maintenance; that minimizes, controls, or eliminates the escape of hazardous waste; and
that conforms to the closure requirements of §264.178 and §264.601. These standards are
discussed in the following paragraphs.

G-1a(1) Container Storage Units

Final or partial closure of the permitted container storage units (the WHB Waste Handling
Building Unit and PAU Parking Area Unit) will be accomplished by removing all waste and waste
residues. Indication of waste contamination will be based, among other techniques, on the use
of radiological surveys as described in Permit Attachment G3. Radiological surveys use very
sensitive radiation detection equipment to indicate if there has been a potential release of TRU
mixed waste, including hazardous waste components, from a container. This allows the
Permittees to indicate potential releases that are not detectable from visible evidence such as
stains or discoloration. Visual inspection and operating records will also be used to identify
areas where decontamination is necessary. Contaminated surfaces will be decontaminated until
radioactivity is below DOE-established radiological protection limits. Once surfaces are
determined to be free of radioactive waste constituents, they will be sampled for hazardous
waste contamination. Hazardous waste decontamination, if needed, will be conducted in
accordance with the requirements of the Permit and the standards in 20.4.1.500 NMAC
(incorporating 40 CFR Part 264). These surface decontamination activities will ensure the
removal of waste residues to levels protective of human health and the environment. The facility
is expected to require no decontamination at closure because any waste spilled or released
during operations will be contained and removed immediately. Solid waste management units
listed in Attachment K, Table K-4 will be subject to closure.

Once the container storage units are decontaminated and certified by the Permittees to be
clean, no further maintenance is required. The facilities and equipment in these units will be
available/reused for other purposes as needed. If portions of the facilities or equipment in these
units, which require decontamination, cannot be decontaminated, these portions will be
removed, and the resultant wastes will be managed consistent with radiological control
procedures pursuant to 10 CFR Part 835.

1 Title 10 CFR Part 835.
Post-closure migration of hazardous waste or hazardous waste constituents to ground or surface waters or to the atmosphere, above levels that will harm human health or the environment, will not occur due to facility engineering and the geological isolation of the unit. The engineering aspects of closure are centered on the use of panel closures on each of the underground HWDUs and final facility seals placed in the shafts. The design of the panel closure system is based on the criteria that the closure system for closed underground HWDUs will prevent migration of hazardous waste constituents in the air pathway in concentrations above health-based levels beyond the WIPP land withdrawal boundary during the Disposal Phase 35-year operational and facility closure period.

Consistent with the definitions in 20.4.1.101 NMAC (incorporating 40 CFR §260.10), the process of panel closure is considered partial closure because it is a process of rendering a part of the repository inactive and closed according to the approved underground HW DU partial closure plan. Panel closure will be complete when the panel closure system is emplaced and operational, when that underground HWDU and related equipment and structures have been decontaminated (if necessary), and when the NMED has been notified of the closure.

Shaft seals are designed to provide effective barriers to the inward migration of ground-water and the outward migration of gas and contaminated brine over two discrete time periods. Several components become effective immediately and are expected to function for 100 years. Other components become effective more slowly, but provide permanent isolation of the waste. The final shaft seal design is specified in Permit Attachment G2.

The facility will be finally closed to minimize the need for continued maintenance. Protection of human health and the environment includes, but is not limited to:

- Prevention of any releases that may have adverse effects on human health or the environment due to the migration of waste constituents in the groundwater or in the subsurface environment [20.4.1.500 NMAC, incorporating 40 CFR §264.601(a)].
- Prevention of any releases that may have adverse effects on human health or the environment due to migration of waste constituents in surface water, in wetlands, or on the soil surface [20.4.1.500 NMAC, incorporating 40 CFR §264.601(b)].
- Prevention of any release that may have adverse effects on human health or the environment due to migration of waste constituents in the air [20.4.1.500 NMAC, incorporating 40 CFR §264.601(c)].

As part of final facility closure, surface recontouring and reclamation will establish a stable vegetative cover, and further surface maintenance will not be necessary to protect human health and the environment. Prior to cessation of active controls, monuments will be emplaced to serve as long-term site markers to discourage activities that would penetrate the facility or impair the ability of the salt formation to isolate the waste from the surface environment for at least 10,000 years. The Federal government will maintain administrative responsibility for the repository site in perpetuity and will limit future use of the area.

If, during panel or final facility closure activities, unexpected events require modification of this Closure Plan to demonstrate compliance with closure performance standards, a Closure Plan...
amendment will be submitted in accordance with 20.4.1.900 NMAC (incorporating 40 CFR §270.42).

G-1a(3) Post-Closure Care

The post-closure care period will begin after completion of the first panel closure and will continue for 30 years after final facility closure. The post-closure care period may be shortened or lengthened at the discretion of the NMED regulatory agency based on evidence that human health and the environment are being protected or that they are at risk. During the post-closure care period, the WIPP facility shall be maintained in a manner that complies with the environmental performance standards in 20.4.1.500 NMAC (incorporating 40 CFR §264.601). Post-closure activities are described in Permit Attachment H.

G-1b Requirements

The Permit specifies a sequential process for the closure of individual HWMUs at the WIPP facility. Each underground HWDU will undergo panel closure when waste emplacement in that HWDU panel is complete. Following waste emplacement in each underground HWDU, construction-side ventilation will be terminated, and waste-disposal-side ventilation will be established in the next underground HWDU to be used, and the underground HWDU containing the waste will be closed. The Permittees will notify the NMED of the closure of each of the underground HWDUs as they are sequentially filled on a HWDU-by-HWDU basis. The HWMUs in the WHB and in the parking area will be closed as part of final facility closure of the WIPP facility.

The Permittees will notify the Secretary of the NMED in writing at least 60 days prior to the date on which closure activities are scheduled to begin.

G-1c Maximum Waste Inventory

The maximum waste inventory (maximum capacity) for the permitted HWDUs is established in Permit Part 4, Table 4.1.1. During the Disposal Phase, and in accordance with the LWA, the WIPP facility will receive no more than 6.2 million ft$^3$ (175,564 m$^3$) of LWA TRU waste volume, which may include up to 250,000 ft$^3$ (7,079 m$^3$) of remote-handled (RH) TRU mixed waste.

Excavations are mined as permitted when needed during operations to maintain a reserve of disposal areas. The amount of waste placed in each room is limited by structural and physical considerations of equipment and design. Transuranic mixed waste volumes include waste received from off-site generator locations as well as derived waste from disposal and decontamination operations. For closure planning purposes, a maximum achievable volume of 685,100 ft$^3$ (19,400 m$^3$) of TRU mixed waste per panel is used, listed in Permit Part 4, Table 4.1.1. This equates to 662,150 ft$^3$ (18,750 m$^3$) of contact-handled (CH) TRU mixed waste and 22,950 ft$^3$ (650 m$^3$) of RH TRU mixed waste per panel.

The maximum extent of operations during the term of this permit is expected to include Panels 1 through 8, Panel 10, and proposed additional panels as discussed in Renewal Application Addendum G1 (DOE, 2020); as shown on Figure G-1, the WHB Container Storage Unit, and the PAU Parking Area Container Storage Unit. Note that panels Panel 9 will not be used for TRU mixed waste disposal and Panel 10 is not authorized for waste emplacement under this permit. Construction of HWDUs beyond Panel 10 is not authorized under this Permit, however if other waste management units are permitted during the Disposal
Phase, this Closure Plan will be revised to include the additional waste management units. The design basis for a panel assumes that it takes about 30 months to fill the HWDU and initiate panel closure (DOE, 1997). However, it is anticipated that Panel 7, Panel 8, and Panel 10 (if authorized in the future for TRU mixed waste disposal) will take longer than 30 months to fill due to the reduction in available ventilation capability, ground conditions in Panel 10 and associated remediation efforts, and radiological contamination in Panel 10. These assumptions have been used in preparing the closure schedule in Table G-1. At any given time during disposal operations, it is possible that multiple rooms may be receiving TRU mixed waste for disposal at the same time. Underground HWDUs in which disposal has been completed (i.e., in which CH and RH TRU mixed waste emplacement activities have ceased) will undergo panel closure.

G-1d Schedule for Closure

For the purpose of establishing a schedule for closure, the final waste disposal will mark the end of the Disposal Phase and will occur when permitted HWDUs are filled or have achieved their maximum capacities as outlined in Permit Part 4, Table 4.1.1, or when the WIPP facility achieves its capacity of 6.2 million cubic feet (\text{ft}^3) (175,564 cubic meters (\text{m}^3)) of LWA TRU waste volume. The Permittees also assume closure will take 10 years, an operating and closure period of no more than 35 years (25 years for disposal operations and 10 years for closure) is assumed. This operating period, The Disposal Phase may be extended or shortened, within the authorized capacities, depending on a number of factors, including the rate of waste approved for shipment to the WIPP facility and the schedules of TRU mixed waste generator sites, and future decommissioning activities.

G-1d(1) Schedule for Panel Closure

The anticipated schedule for the closure of the underground HWDUs is shown in Figure M-60G-2. Underground HWDUs should be ready for closure according to the schedule in Table G-1. Table G-1 shows actual dates for completed activities and future dates based on the facility design parameters discussed in Section G-1c. These future dates are estimates for planning and permitting purposes. Actual dates may vary depending on the availability of waste from the generator sites.

In the schedule in Figure M-60G-2, notification of intent to close occurs 30 days before placing the final waste in an HWDU panel. Once an HWDU panel is full, the Permittees will initially block ventilation through the HWDU panel as described in Permit Attachment A2, Section A2-2a(3) “Subsurface Structures,” and then will assess the closure area for ground conditions and contamination so that a definitive schedule and closure location can be determined. If as the result of this assessment the Permittees determine that a panel closure cannot be emplaced in accordance with the schedule in this Closure Plan, a modification will be submitted requesting an extension to the time for closure.

G-1d(2) Schedule for Final Facility Closure

The Disposal Phase for the WIPP facility is expected to require a period of 25 years beginning with the first receipt of TRU waste at the WIPP facility and followed by a period ranging from 7 to 10 years for decontamination, decommissioning, and final closure. The Disposal Phase may therefore extend until 2024, and the latest expected year of final closure of the WIPP facility (i.e., date of final closure certification) would be 2034. If, as is currently projected, the WIPP facility is dismantled at closure, all surface and subsurface facilities (except the hot cell portion...
of the WHB, which will remain as an artifact of the Permanent Marker System (PMS) will be
disassembled and either salvaged or disposed in accordance with applicable standards.
Subsurface facilities and equipment will be disassembled and disposed or salvaged to the
extent practicable based on underground mining practice. In addition, asphalt and crushed
caliche that was used for paving will be removed, and the area will be recontoured and
revegetated in accordance with a land management plan. A detailed closure schedule will be
submitted in writing to the Secretary of the NMED, along with the notification of closure.
Throughout the closure period, all necessary steps will be taken to prevent threats to human
health and the environment in compliance with all applicable Resource Conservation and
Recovery Act (RCRA) permit requirements. Figure M-61G-3 presents an estimate of a final
facility closure schedule based on 84 months to implement final closure.

The schedule for final facility closure is considered to be a best estimate because closure of the
facility is driven by policies and practices established for the decontamination, if necessary, and
decommissioning of radioactively contaminated facilities. These required activities include
extensive radiological contamination surveys and hazardous constituent surveys using, among
other techniques, radiological surveys to indicate potential hazardous waste releases. Both
types of surveys will be performed at the all-areas of the WIPP site where hazardous waste
were managed, as appropriate. These surveys, along with historical radiological survey records,
will provide the basis for determining the disposition of structures, equipment, and
components for disposal or decontamination for release off-site. Specifications will be
developed for each structure to be removed. A cost benefit analysis may be needed to
evaluate decontamination options if extensive decontamination is necessary. Individual
equipment surveys, structure surveys, and debris surveys may be required prior to
disposition. Size-reduction techniques may be required to dispose of mixed or radioactive waste
at the WIPP site. Current DOE policy requires the preparation of a final
decontamination decommissioning and decommissioning decontamination (D&D) plan
immediately prior to final facility closure. In this way, the specific conditions of the facility at the
time D&D is initiated will be addressed. Section G-1e(23) provides a more detailed discussion of
final facility closure activities.

Figure M-61G-3 shows the schedule for the final facility closure consisting of decontamination,
as needed, of the TRU waste-handling equipment, and of the aboveground equipment and
facilities, including closure of surface HWMUs; decontamination of the shaft and haulage ways
(if needed); disposal of decontamination derived wastes in the last open underground HWDU;
and subsequent closure of this underground HWDU. Subsequent activities will include
installation of repository shaft seals.

An overall schedule for final facility closure, showing anticipated durations for currently
scheduled dates for the start and end of final facility closure activities, is shown in Table G-2.
This schedule is based on notification of the intent to close as the initial activity, 60 days prior to
the final facility closure start date. The dates assume a startup date of March 1999 and
continued permitting of the WIPP facility until it is filled. Schedule details for panel closures are
shown on Table G-1.

G-1d(3) Extension for Closure Time

As indicated by the closure schedule presented in Figure M-61G-3, the activities necessary to
perform facility closure of the WIPP facility may require more than 180 days to complete
because of additional stringent requirements for managing radioactive materials. Therefore, the
Permit provides an extension of the 180-day final closure requirement in accordance with 20.4.1.500 NMAC (incorporating 40 CFR §264.113). During the extended closure period, the Permittees will continue to demonstrate compliance with applicable permit requirements and will take all steps necessary to prevent threats to human health and the environment as a result of TRU mixed waste management at the WIPP facility including all of the applicable measures in Permit Part 2.10, *Preparedness and Prevention*.

In addition, according to the schedules in Figure M-61G-3, the final derived wastes that are generated as the result of decontamination activities will not be disposed of for 16 months after the initiation of final facility closure. In accordance with 20.4.1.500 NMAC (incorporating 40 CFR §264.113(a)), the Permit provides an extension of the 90-day limit to dispose of final derived waste resulting from the closure process. This provision is necessitated by the fact that the radioactive nature of the derived waste makes placement in the WIPP repository the best disposition, and the removal of these wastes will, by necessity, take longer than 90 days in accordance with the closure schedules. During this extended period of time, the Permittees will take all steps necessary to prevent threats to human health and the environment, including compliance with all applicable permit requirements. These steps include all of the applicable preparedness and prevention measures in Permit Part 2, Section 2.10, *Preparedness and Prevention*.

Finally, in the event the hazardous waste permit is not renewed as assumed in the schedule, the Permittees will submit a modification to the Closure Plan to implement a contingency closure that will allow the Permittees to continue to operate for the disposal of non-mixed TRU waste. This modification will include a request for an extension of the time for final facility closure. This modified Closure Plan will be submitted to the NMED for approval.

**G-1d(4) Amendment of the Closure Plan**

If it becomes necessary to amend the Closure Plan for the WIPP facility, the Permittees will submit, in accordance with 20.4.1.900 NMAC (incorporating 40 CFR §270.42), a written notification of or request for a permit modification in accordance with 20.4.1.900 NMAC (incorporating 40 CFR §270.42). This notification of, or request for, a permit modification will describe any change in operation or facility design that affects the Closure Plan. The written notification of, or request for, a permit modification will include a copy of the amended Closure Plan for approval by the NMED. The Permittees will submit a written notification of, or request for, a permit modification to authorize a change in the approved plan, if:

- There are changes in operating plans or in the waste management unit facility design that affect the Closure Plan
- There is a change in the expected year of closure
- Unexpected events occur during panel or final facility closure that require modification of the approved Closure Plan
- Changes in State or Federal laws affect the Closure Plan
- Permittees fail to obtain permits for continued operations as discussed above
The Permittees will submit a written request for a permit modification with a copy of the amended Closure Plan at least 60 days prior to the proposed change in facility design or operation or within 60 days of the occurrence of an unexpected event that affects the Closure Plan. If the unexpected event occurs during final closure, the permit modification will be requested within 30 days of the occurrence. If the Secretary of the NMED requests a modification of the Closure Plan, a plan modified in accordance with the request will be submitted within 60 days of notification or within 30 days, if the change in facility condition occurs during final closure.

G-1e Closure Activities

Closure activities include those instituted for panel closure (i.e., closure of filled underground HWDUs), contingency closure (i.e., closure of surface HWMUs and decontamination of other waste handling areas), and final facility closure (i.e., closure of surface HWMUs, D&D of surface facilities and the areas surrounding the WHB, and placement of repository shaft seals). Panel closure systems will be emplaced to separate areas of the facility and to isolate panels. Permit Attachments G1 and G2 provide panel closure system and shaft seal designs, respectively. ClosureAll closure activities will meet the applicable quality assurance (QA)/quality control (QC) program standards in place at the WIPP facility. Facility monitoring procedures in place during operations will remain in place through final closure, as applicable.

G-1e(1) Panel Closure

Following completion of waste emplacement in each underground HWDU, the HWDU will be closed. A WIPP Panel Closure (WPC) will be emplaced in the panel access drifts, in accordance with the design in Permit Attachment G1 and the schedule in Figure M-60G-2 and Table G-1. Alternatively, panels may be closed simultaneously by placing panel closures in the north-south mains (E-300, E-140, W-30, and W-170), as shown in Figure M-43G-1. If this alternative is used to close Panels 3, 4, 5, and 6, then Panel 9 will not be used for TRU mixed waste disposal. The panel closure system is designed to meet the following requirements that were established by the DOE for the design to comply with 20.4.1.500 NMAC (incorporating 40 CFR §264.601(a)):

- the panel closure system shall contribute to meeting the closure performance standards in Permit Part 6, Section 6.10.1 by mitigating the migration of volatile organic compounds (VOCs) from closed panels
- the panel closure system shall consider potential flow of VOCs through the disturbed rock zone (DRZ) in addition to flow through closure components
- the panel closure system shall perform its intended functions under loads generated by creep closure of the tunnels
- the panel closure system shall perform its intended function under the conditions of a postulated thermal runaway involving nitrate salt bearing waste (Golder, 2016)
- the nominal operational life of the closure system is 35 years, however, the inspection and maintenance, if needed, of accessible bulkheads can continue until the initiation of final facility closure
• the panel closure system may require minimal maintenance per 20.4.1.500 NMAC (incorporating 40 CFR 264.111)
• the panel closure system shall address the expected ground conditions in the waste disposal area
• the panel closure system shall be built of substantial construction and non-combustible material except for flexible flashing used to accommodate salt movement
• the design and construction shall follow conventional mining practices
• structural analysis shall use data acquired from the WIPP underground
• materials shall be compatible with their emplacement environment and function
• treatment of surfaces in the closure areas shall be considered in the design
• a QA/QC program shall verify material properties and construction
• construction of the panel closure system shall consider shaft and underground access and services for materials handling

The closure performance standard for air emissions from the WIPP facility is one excess cancer death in one million and a hazard index (HI) of 1 for a member of the public living outside the WIPP Site Boundary as specified in Permit Part 6, Section 6.10.1. Releases shall be below these limits for the facility to remain in compliance with standards to protect human health and the environment. The panel closure design has been shown, through analysis, to meet these standards, if emplaced in accordance with the specifications in Permit Attachment G1. Compliance will be demonstrated by the Repository VOC Monitoring Program (RVMP) in Permit Attachment N. Compliance with the standards established for the RVMP constitutes compliance with the closure standards in Permit Part 6, Table 6.10.1.

The design basis for this closure is such that the migration of hazardous waste constituents from closed panels during the operational and closure period would result in concentrations well below health-based standards. The source term used as the design basis included the average concentrations of VOCs from CH waste containers as measured in headspace gases through November 2010. The VOCs are assumed to have been released by diffusion through the container vents and are removed from the closed room by air leakage that occurs due to ventilation-related pressure differentials.

Figures G-4, G-4a, and G-5 show diagrams of the panel closure design, the substantial barrier, and installation envelopes are depicted in Permit Attachment G1, Appendix G1-B, Figure M-62, and Figure M-42. Permit Attachment G1 provides the detailed design and the design analysis for the panel closure system. The Permittees shall use bulkheads as specified in Attachment G1 for the closure of filled panels. A run-of-mine (ROM) salt component will be included in the closure for Panel 9 and Panel 10. The substantial barrier in Figure M-62 G-4a will be installed in Panels 7 and 8.
G-1e(2) Prerequisite Activities for Panel 6 Final Closure

The NMED-approved WIPP Nitrate Salt Bearing Waste Container Isolation Plan (DOE, 2015) provides for performing prerequisite activities associated with ground control, equipment readiness, work control authorization, and ventilation prior to construction of the final closure in Panel 6. These activities are considered closure activities and will be completed in accordance with the WIPP Nitrate Salt Bearing Waste Container Isolation Plan (DOE, 2015).

G-1e(23) Decontamination and Decommissioning

Decontamination is defined as those activities which are performed to remove contamination from surfaces and equipment that are not intended to be disposed of at the WIPP facility. The policy at the WIPP facility will be to decontaminate as many areas as possible or to fix the contaminants to the surface so they are not easily removable, consistent with radiological protection policy. Decontamination or fixing are part of closure activities and are a necessary activity in the clean closure of the surface container management units. Decontamination or fixing determinations are based upon radiological surveys.

Decommissioning is the process of removing equipment, facilities, or surface areas from further use and closing the facility. Decommissioning is part of final facility closure only and will involve the removal of equipment, buildings, closure of the shafts, and establishing active and passive institutional controls for the facility. Passive institutional controls are not included in the Permit.

The objective of D&D activities at the WIPP facility is to return the surface to as close to the preconstruction condition as reasonably possible, while protecting the health and safety of the public and the environment. Major activities required to accomplish this objective include, but are not limited to the following:

1. Review of operational records for historical information on releases
2. Visual examination of surface structures for evidence of spills or releases
3. Performance of site contamination surveys
4. Decontamination, if necessary, of usable equipment, materials, and structures including surface facilities and areas surrounding the WHB.
5. Disposal of equipment/materials that cannot be decontaminated but that meet the treatment, storage, and disposal facility waste acceptance criteria (TSDF-WAC) in an underground HWUD
6. Emplacement of panel closure system in the last HWUD
7. Emplacement of shaft seals

For the purposes of planning, the conclusion of shaft sealing is used by the DOE as the end of closure activities and the beginning of the Post-Closure Care Period.
8. Regrading the surface to approximately original contours

9. Initiation of active controls

This Closure Plan will be amended prior to the initiation of final closure activities to specify the methods to be used.

G-1e(2)(a) Hazards Survey

Before final closure activities begin, radiation protection personnel will conduct a hazards survey of the unit(s) being closed. A release of radionuclides could also indicate a release of hazardous constituents. If radionuclides are not detected, sampling for hazardous constituents will still be performed if there is documentation or visible evidence that a spill or release has occurred. The purpose of the hazards survey will be to identify potential contamination concerns that may present hazards to workers during the closure activities and to specify any control measures necessary to reduce worker risk. This survey will provide the information necessary for the health physics personnel to identify worker qualifications, personal protective equipment (PPE), safety awareness, work permits, exposure control programs, and emergency coordination that will be required to perform closure related activities.

G-1e(23)(ba) Determine the Extent of Contamination

The first activities performed as part of decontamination include those needed to determine the extent of any contamination that needs to be removed or fixed prior to decommissioning a facility. This includes activities 1 to 3 above and, as can be seen by the schedules in Figures M-60G-2 and M-61G-3 (Items B and C), these surveys are anticipated to take 10 months to perform, including obtaining the results of any sample analyses. The process of identifying areas that require decontamination or fixing include three sources of information. First, operating records will be reviewed to determine where contamination has previously been found as the result of historical releases and spills. Even though releases and spills in the above ground storage units will have been cleaned up at the time of occurrence, newer equipment and technology may allow further cleaning. Second, surfaces of facilities and structures will be examined visually for evidence of spills or releases. Finally, extensive detailed contamination surveys will be performed to document the level of cleanliness for surface structures and equipment that are subject to decontamination. If equipment or areas are identified as contaminated, the Permittees will notify NMED as specified in Permit Part 1, and a plan and procedure(s) will be developed and implemented to address decontamination-related questions, including:

- Should the component be decontaminated or disposed of as waste?
- What is the most cost-effective method of decontaminating the component?
- Will the decontamination procedures adequately contain the contamination?

Radiological and hazardous constituent surveys will be used in determining the presence of hazardous waste and hazardous waste residues in areas where spills or releases have occurred. Radiological surveys are described in Permit Attachment G3. For contamination that is cleaned up, once cleanup of the radioactivity has been completed, the surface will be sampled for the hazardous constituents associated with the EPA Hazardous Waste Numbers specified in Permit Attachment B to determine that they, too, have been cleaned up. Sampling and analysis protocols will be consistent with EPA’s document SW-846 (EPA, 20151996).
Once the extent of contamination is known, radiological control activities (e.g., decontamination, or fixing) activities will be planned and performed. Consistent with radiological control procedures pursuant to 10 CFR Part 835, decontamination activities will be performed, as necessary. Hazardous waste decontamination, if needed, will be conducted in accordance with the requirements of the Permit and the standards in 20.4.1.500 NMAC (incorporating 40 CFR Part 264). Radiological control and the control of hazardous waste residues are the primary criteria used in the design of decontamination activities. Radiological control procedures require that careful planning and execution be used in decontamination activities to prevent the exposure of workers beyond applicable standards and to prevent the further spread of contamination. Careful control of entry, cleanup, and ventilation are vital components of radiological control activities decontamination. The level of care mandated by DOE orders and occupational protection requirements results in closure activities that will exceed the 180 days allowed in 20.4.1.500 NMAC (incorporating 40 CFR §264.113(b)). Decontamination activities are included as item 4 above and are shown on the schedules for contingency closure and final facility closure (Figures G-2 and M-61G-3) as Activities activities D, E, and F. These activities are anticipated to have a duration of 20 months for both contingency closure and for final facility closure. The result of these activities is the clean closure of the surface container management units. Under contingency closure, the other areas that have been decontaminated will not be closed. Instead they will remain in use for continued waste management activities involving non-mixed waste. Under final facility closure, other areas that are decontaminated are eligible for closure.

The operating philosophy of the WIPP Project, which is described as “Start Clean – Stay Clean,” is intended to minimize the need for decontamination at closure. However, the need for decontamination techniques may arise. Decontamination activities are managed consistent with radiological control procedures pursuant to 10 CFR Part 835, which includes the as-low-as-reasonably-achievable (ALARA) principle. The ALARA principle is an approach/philosophy to radiation protection to manage and control exposures (both individual and collective) to the work force and to the general public to as low as is reasonable, taking into account social, technical, economic, practical, and public policy considerations. It is assumed that the process of localized surface decontamination will remove the hazardous waste constituents along with the radioactive waste constituents.

Decontamination activities will be coordinated with closure activities so that areas that have been decontaminated will not be recontaminated. All waste resulting from decontamination activities will be surveyed and analyzed for the presence of radioactive contamination and a determination of the hazardous constituents associated with the EPA Hazardous Waste Numbers specified in Part A of the Permit Application Permit Attachment B. The waste will be characterized as non-radioactive/non-hazardous, hazardous, mixed, or radioactive and will be packaged and handled appropriately. Mixed and radioactive waste, classified as TRU mixed waste, will be managed in accordance with the applicable Permit requirements. Derived mixed waste collected during decontamination activities that are generated before repository shafts have been sealed will be emplaced in the facility, if appropriate, or will be managed together with decontamination derived waste collected after the underground is closed. This waste will be classified and shipped off site to an appropriate, permitted facility for treatment, if necessary, and for disposal.
**Removal of Hazardous Waste Residues**

Because of the type of waste management activities that will occur at the WIPP facility, waste residues that may be encountered during the operation of the facility and at closure may include derived waste. Derived wastes result from the management of the waste containers or may be collected as part of the closure activities (such as those during which wipes were used to sample the containers and equipment for potential radioactive contamination or those involving solidified decontamination solutions, the handling of equipment designated for disposal, and the handling of residues collected as a result of spill cleanup). Derived wastes collected during the operation and closure of the WIPP facility will be identified and managed as TRU mixed wastes. These wastes will be disposed in the active underground HWDU. Decontamination and decommissioning derived wastes and equipment designated for disposal will be placed in the last underground HWDU panel before closure of that unit.

**Surface Container Storage Units**

The procedures employed for waste receipt at the WIPP facility minimize the likelihood for any waste spillage to occur on the surface outside the WHB. TRU mixed waste is shipped to the WIPP facility in approved shipping containers (i.e., Contact-Handled CH or Remote-Handled RH Packages) that are not opened until they are inside the WHB. Therefore, it is unlikely that soil in the Parking Area Unit or elsewhere in the vicinity of the WHB will become contaminated with TRU mixed waste constituents as a result of TRU mixed waste management activities. An evaluation of the soils in the vicinity of the WHB will only be necessary if an event resulting in a release of hazardous waste has occurred outside the WHB.

The “Start Clean—Stay Clean” operating philosophy of the WIPP Project will minimize the need for decontamination of the WHB during decommissioning and closure. Procedures for opening shipping containers in the WHB limit the opportunity for waste spillage. Should the need for decontamination of the WHB arise, the following methods may be employed, as appropriate, for the hazardous constituent/contaminant type and extent:

- Chemical cleaning (e.g., water, mild detergent cleanser, and polyvinyl alcohol)
- Nonchemical cleaning (e.g., sandblasting, grinding, high-pressure water spray, scabbler pistons and needle scalers, ice-blast technology, dry-ice blasting)
- Removal of contaminated components such as pipe and ductwork

Waste generated as a result of WHB decontamination activities will be managed as derived waste in accordance with applicable Permit requirements and will be emplaced in the last open underground HWDU for disposal.

**Waste Handling Contaminated Underground Equipment**

The waste conveyance, and associated waste handling equipment, and underground support equipment (e.g., mining equipment, carts) that has become contaminated with hazardous waste constituents associated with TRU mixed waste will be decontaminated to background or characterized and dispositioned (i.e., disposed of as derived waste) as part of both contingency and final facility closure. Procedures for detection and sampling will be as...
described above. Equipment cleanup will be as above using chemical or nonchemical techniques.

**Personnel Decontamination**

Personal protective equipment (PPE) worn by personnel performing closure activities in areas determined to be contaminated will be disposed of appropriately. Disposable PPE used in such areas will be placed into containers and managed as TRU mixed waste. Non-disposable PPE will be decontaminated, if possible. Non-disposable PPE that cannot be decontaminated will be managed as TRU mixed waste.

In accordance with DOE policy, TRU mixed waste PPE will be considered to be contaminated with all of the hazardous waste constituents contained in the containers that have been managed within the unit being closed. Wastes collected as a result of closure activities and that may be contaminated with radioactive and hazardous constituents will be considered TRU mixed wastes. These wastes will be managed as derived wastes and disposed of in the final open underground HWDU, as described in Permit Attachment A2. Such waste, collected as the result of closure of the WIPP facility, will be disposed of in the final open underground HWDU.

**Cleanup Criteria**

Radiological decontamination will be managed consistent with radiological control procedures, or to less than or equal whatever levels that may be established by DOE\(^3\) at the time of cleanup. Hazardous waste decontamination will be conducted in accordance with standards in 20.4.1.500 NMAC (incorporating 40 CFR Part §264) or as incorporated into the Permit.

**Final Contamination Sampling and Quality Assurance**

Verification samples will be analyzed by an approved laboratory that has been qualified by the DOE according to a written program with strict criteria. The QA requirements of EPA/SW-846, “Test Methods for Evaluating Solid Waste” (EPA, 2015\(^1\)) will be met for hazardous constituent sampling and analyses.

**Quality Assurance/Quality Control**

Because decisions about closure activities may be based, in part, on analyses of samples of potentially contaminated surfaces and media, a program to ensure reliability of analytical data is essential. Data reliability will be ensured by following a QA/QC program that mandates adequate precision and accuracy of laboratory analyses. Field documentation will be used to document the conditions under which each sample is collected. The documented QA/QC program in place at the WIPP facility will meet applicable RCRA QA requirements.

Field blanks and duplicate samples will be collected in the field to determine potential errors introduced in the data from sample collection and handling activities. To determine the potential for cross-contamination, rinsate blanks (consisting of rinsate from decontaminated sampling equipment) will be collected and analyzed in accordance with applicable EPA guidance. At least

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\(^3\) Title 10 CFR Part 835
one rinsate blank will be collected for every 20 field samples. Duplicate samples will be collected at a frequency of one duplicate sample for every ten field samples. In no case will less than one rinsate blank or duplicate sample be collected for a field-sampling effort. These blank and duplicate samples will be identified and treated as separate samples. Acceptance criteria for QA/QC hazardous constituent sample analyses will adhere to the most recent version of EPA SW-846 or other applicable EPA guidance.

G-1e(23)(de) Dismantling

G-1e(23)(de)(1) Dismantling During Final Closure

Final facility closure will include dismantling of structures on the surface and in the underground. These are items 6 and 7 above and are represented as Activity G in the final facility closure schedule in Figure M-61G-3. During dismantling, priority will be given to contaminated structures and equipment that cannot be decontaminated to assure these are properly disposed of in the remaining open underground HWDU in a timely manner. All such facilities and equipment are expected to be removed and disposed of 16 months after the initiation of closure. Dismantling of the balance of the facility, including those structures and equipment that are not included in the application and are not used for TRU mixed waste management, is anticipated to take an additional 66 months. The placement of D&D waste into the final underground HWDU may, by necessity, involve the placement of uncontainerized bulk materials such as concrete components, building framing, structural members, disassembled or partially disassembled equipment, or containerized materials in non-standard waste boxes. Such placement will only occur if it can be shown that it is protective of human health and the environment and will be all items are described in an amendment to the Closure Plan. Identification of bulk items is not possible at this time since their size and quantity will depend on the extent of non-removable contamination.

G-1e(23)(de)(2) Dismantling of Permit-Related Surface Equipment, Structures, and Contaminated Soils During Partial Closure

Partial closure may include dismantling of Permit-related structures and/or equipment and removal of contaminated soils on the surface prior to final closure. During dismantling, priority will be given to structures and equipment contaminated with hazardous waste or hazardous waste constituents that cannot be decontaminated due to the presence of radioactivity to ensure these are properly disposed of at the WIPP facility or at another designated disposal facility in a timely manner. It should be noted that the placement of D&D waste into a WIPP HWDU may, by necessity, involve the placement of uncontainerized bulk materials such as concrete components, building framing, structural members, disassembled or partially disassembled equipment, or containerized materials in non-standard waste boxes. Such placement will only occur if it can be shown that it is protective of human health and the environment and items are described in the operating record. Identification of bulk items is not possible at this time since their size and quantity will depend on the extent of non-removable contamination.

G-1e(23)(ed) Closure of Open Underground HWDU

The closure of the final underground HWDU is shown by Activity H in Figure M-61G-3. This closure will be consistent with the description in Section G-1e(1) and the design in Permit.
Attachment G1. Detailed closure schedules for underground HWDUs are given in Figure M-60G-2 and Table G-1.

G-1e(23)(fe) Final Facility Closure

Final facility closure includes several activities designed to assure both the short-term isolation of the waste and the long-term integrity of the disposal system. These include the placement of plugs in boreholes that penetrate the salt and the placement of the repository sealing system. In addition, the surface will be returned to as near its original condition as practicable, and will be readied for the construction of markers and monuments that will provide permanent marking of the repository location and contents.

Figure M-43G-6 identifies where three existing boreholes overlie the proximate area of the repository footprint. Of these identified boreholes in Figure M-43G-6, all but ERDA-9 are terminated hundreds of feet above the repository horizon. Only ERDA-9, which is accounted for in long-term performance modeling, is drilled through the repository horizon, near the WIPP facility excavations.

To mitigate the potential for migration beyond the repository horizon, the DOE has specified that borehole seals be designed to limit the volume of water that could be introduced to the repository from the overlying water-bearing zones and to limit the volume of contaminated brine released from the repository to the surface or water-bearing zones.

Borehole plugging activities have been underway since the 1970s, from the early days of the development of the WIPP facility. Early in the exploratory phase of the project, a number of boreholes were sunk in Lea and Eddy counties. After the WIPP site was situated in its current location, an evaluation of all-vertical penetrations was made by Christensen and Peterson (1981).

As an initial criterion, any borehole that connects a fluid-producing zone with the repository horizon becomes a plugging candidate.

Grout plugging procedures are routinely performed in standard oil-field operations; however, quantitative measurements of plug performance are rarely obtained. The Bell Canyon Test reported by Christensen and Peterson (1981) was a field test demonstration of the use of cementitious plugging materials and modification of existing industrial emplacement techniques to suit repository plugging requirements. Cement emplacement technology was found to be “generally adequate to satisfy repository plugging requirements.” Christensen and Peterson (1981) also report “that grouts can be effective in sealing boreholes, if proper care is exercised in matching physical properties of the local rock with grout mixtures. Further, the reduction in fluid flow provided by even limited length plugs is far in excess of that required by bounding safety assessments for the WIPP.” The governing regulations for plugging and/or abandonment of boreholes are summarized in Table G-3.

The proposed repository sealing system design will prevent water from entering the repository and will prevent gases or brines from migrating out of the repository. The proposed design includes the following subsystems and associated principal functions:

- Near-surface: to prevent subsidence at and around the shafts
• Rustler Formation: to prevent subsidence at and around the shafts and to ensure compliance with federal and New Mexico groundwater protection requirements

• Salado: to prevent transporting hazardous waste constituents beyond the point of compliance specified in Permit Part 5

The repository sealing system will consist of natural and engineered barriers within the WIPP repository that will withstand forces expected to be present because of rock creep, hydraulic pressure, and probable collapses in the repository and will meet the closure requirements of 20.4.1.500 NMAC (incorporating 40 CFR §264.601 and §264.111). Permit Attachment G2 presents the final repository sealing system design.

Once shaft sealing is completed, the Permittees will consider closure complete and will provide the NMED with a certification of such within 60 days.

G-1e(23)(gf) Final Contouring and Revegetation

In the preparation of its Final Environmental Impact Statement (DOE, 1980), the DOE committed to restore the site to as near to its original condition as is practicable. This involves removal of access roads, unneeded utilities, fences, and any other structures built by the DOE to support WIPP operations. Provisions would be left for active post-closure controls of the site and for the installation of long-term markers and monuments for the purpose of permanently marking the location of the repository and waste. Permit Attachment H, Section H-1a(1) discusses the active and long-term controls proposed for the WIPP facility. Installation of borehole seals are anticipated to take 12 months, shaft seals 52 months, and final surface contouring 8 months.

G-1e(23)(hg) Closure, Monuments, and Records

A record of the WIPP facility Project shall be listed in the public domain in accordance with the requirements of 20.4.1.500 NMAC (incorporating 40 CFR §264.116). Active access controls will be employed for at least the first 100 years after final facility closure. In addition, a passive control system consisting of monuments or markers will be erected at the site to inform future generations of the location of the WIPP repository (see “Permanent Marker Conceptual Design Report” [DOE, 19951996]).

This Permit requires only a 30-year post-closure period. This is the maximum post-closure time frame allowed in an initial Permit for any facility, as specified in 20.4.1.500 NMAC (incorporating 40 CFR §264.117(a)). The Secretary of the NMED may shorten or extend the post-closure care period at any time in the future prior to completion of the original post-closure period (30 years after the completion of construction of the shaft seals). The Permanent Marker Conceptual Design Report and other provisions during the first 100 years after closure are addressed under another federal regulatory program.

Closure of the WIPP facility will contribute to the following:

• Prevention of the intrusion of fluids into the repository by sealing the shafts
• Prevention of human intrusion after closure
• Minimization of future physical and environmental surveillance
Detailed records shall be filed with local, state, and federal government agencies to ensure that the location of the WIPP facility is easily determined and that appropriate notifications and restrictions are given to anyone who applies to drill in the area. This information, together with land survey data, will be on record with the U.S. Geological Survey and other agencies. The federal government will maintain permanent administrative authority over those aspects of land management assigned by law. Details of post-closure activities are in Permit Attachment H.

G-1e(34) Performance of the Closed Facility

20.4.1.500 NMAC (incorporating 40 CFR §264.601) requires that a miscellaneous unit be closed in a manner that protects human health and the environment. The RCRA Part B permit application addressed the expected performance of the closed facility during the 30-year post closure period. Groundwater monitoring will provide information on the performance of the closed facility during the post-closure care period, as specified in Permit Attachment H, Section H-1a(2) (Monitoring) of Permit Attachment H.

The principal barriers to the movement of hazardous constituents from the facility or the movement of waters into the facility are the halite of the Salado (natural barrier) and the repository seals (engineered barrier). Data and calculations that support this discussion are presented in Renewal Application Addendum N1 (DOE, 2020) the permit application. The majority of the calculations performed for the repository are focused on long-term performance and making predictions of performance over the first 300-years of the 10,000-years performance assessment. In the short term (300 years), the repository is reaching a steady state configuration where the hypothetical brine inflow rate is affected by the increasing pressure in the repository due to gas generation and creep closure. These three phenomena are related in the numerical modeling performed to support the permit application. The modeling parameters, assumptions and methodology are described in detail in Renewal Application Addendum N1 (DOE, 2020) the permit application.

G-2 Notices Required for Disposal Facilities

G-2a Certification of Closure

Within 60 days after completion of closure activities for a HWMU (i.e., for each storage unit and each disposal unit), the Permittees will submit to the Secretary of the NMED a certification that the unit (and, after completion of final closure, the facility) has been closed in accordance with the specifications of this Closure Plan. The certification will be signed by the Permittees and by an independent New Mexico registered professional engineer. Documentation supporting the independent registered engineer’s certification will be furnished to the Secretary of the NMED with the certification.

G-2b Survey Plat

Within 60 days of completion of closure activities for each underground HWDU, and no later than the submission of the certification of closure of each underground HWDU, the Permittees will submit to the Secretary of the NMED a survey plat indicating the location and dimensions of hazardous waste disposal units with respect to permanently surveyed benchmarks. The plat will be prepared and certified by a professional land surveyor and will contain a prominently displayed note that states the Permittees’ obligation to restrict disturbance of the hazardous
waste disposal unit. In addition, the land records in the Eddy County Courthouse, Carlsbad, New Mexico, will be updated through filing of the final survey plats.
References


DOE, see U.S. Department of Energy

EPA, see U.S. Environmental Protection Agency


Anticipated Earliest Closure Dates for the Underground HWDUs

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<th>Operations End</th>
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* Actual month and year
** Panel 9 was not used for TRU mixed waste disposal. Closures for Panels 3, 4, 5 and 6 were placed in the north-south mains (E-300, E-140, W-30 and W-170), as shown in Figure G-1, pursuant to Section G-1e(1).
<sup>a</sup> The point of closure start is defined as 60 days following notification to the NMED of closure.
<sup>b</sup> The point of closure end is defined as 180 days following placement of final waste in the panel.
<sup>c</sup> Additional HWDUs may be authorized under a future modification to this Permit in accordance with Permit Part 1, Section 1.3.1. This table row is a placeholder for planning purposes only, as stated in Attachment G, Section G-1c.

NOTE 1: Installation of the 12-foot explosion-isolation wall for Panels 1 and 2, and 5 has been completed. Final closure of Panels 1 and 2 will be completed as specified in this Permit no later than June 30, 2020.

NOTE 2: The time to close these areas may be extended depending on the nature and extent of the disturbed rock zone. The excavations that constitute these panels will have been opened for as many as 40 years so that the preparation for closure may take longer than the time allotted in Figure G-2. If this extension is needed, it will be requested as an amendment to the Closure Plan.

NOTE 2: For the purposes of preparing the closure schedule, the "Operations Start" date for each additional HWDU is the same as the "Operations End" date of the immediately prior HWDU. The "Operations End" date for each additional HWDU is 30 months after the "Operations Start" date. The "Closure Start" date for each additional HWDU is 1 month after the "Operations End" date. The "Closure End" date for each additional HWDU is 6 months after the "Operations End" date. The Permittees anticipate submitting a permit modification request for additional HWDUs in 2021 (see Renewal Application Addendum G1, DOE, 2020).

N/A--Not Applicable
Table G-2
Anticipated Overall Schedule for Final Facility Closure Activities

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<th>Stop Duration</th>
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<td>Notify NMED of Intent to Close WIPP (or to Implement Contingency Closure)</td>
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<td>Month -2 October 2030</td>
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<td>Perform Contamination Surveys in both Surface Storage Areas</td>
<td></td>
<td>Month 0 October 2030</td>
<td>6 Months April 2031</td>
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<td>Sample Analysis</td>
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<td>Month 2 December 2030</td>
<td>8 Months July 2031</td>
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<td>Decontamination as Necessary of both Surface Storage Areas</td>
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<td>Month 8 June 2031</td>
<td>8 Months January 2032</td>
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<tr>
<td>Final Contamination Surveys of both Surface Storage Areas</td>
<td></td>
<td>Month 16 February 2032</td>
<td>8 Months September 2032</td>
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<tr>
<td>Sample Analysis</td>
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<td>Month 20 June 2032</td>
<td>8 Months January 2033</td>
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<td>Prepare and Submit Container Management Unit Closure Certification</td>
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<td>4 Months May 2033</td>
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<td>14 Months January 2032</td>
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<td>Month 24 October 2032</td>
<td>12 Months September 2033</td>
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<td>Install Repository Seals</td>
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<td>Month 32 June 2033</td>
<td>52 Months September 2037</td>
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<td>Month 86 July 2038</td>
<td>Up to 30 Years N/A</td>
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N/A—Not Applicable

Refer to Figures M-61G-3 and Permit Attachment G1, Appendix G1-BG-4 for precise activity titles.

This assumes the final waste is placed in this unit in January 2032 and notification of closure for this HWDU is submitted to the NMED in December 2031.
### Table G-3
Governing Regulations for Borehole Abandonment

<table>
<thead>
<tr>
<th>Federal or State Land</th>
<th>Type of Well or Borehole</th>
<th>Governing Regulation</th>
<th>Summary of Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>Both</td>
<td>Groundwater Surveillance</td>
<td>State and Federal regulation in effect at time of abandonment</td>
<td>Monitor wells no longer in use shall be plugged in such a manner as to preclude migration of surface runoff or groundwater along the length of the well. Where possible, this shall be accomplished by removing the well casing and pumping expanding cement from the bottom to the top of the well. If the casing cannot be removed, the casing shall be ripped or perforated along its entire length if possible, and grouted. Filling with bentonite pellets from the bottom to the top is an acceptable alternative to pressure grouting.</td>
</tr>
<tr>
<td>Federal</td>
<td>Oil and Gas Wells</td>
<td>43 CFR Part 3160, §§3162.3-4</td>
<td>The operator shall promptly plug and abandon, in accordance with a plan first approved in writing or prescribed by the authorized officer.</td>
</tr>
<tr>
<td>Federal</td>
<td>Potash</td>
<td>43 CFR Part 3590, § 3593.1</td>
<td>(b) Surface boreholes for development or holes for prospecting shall be abandoned to the satisfaction of the authorizing officer by cementing and/or casing or by other methods approved in advance by the authorized officer. The holes shall also be abandoned in a manner to protect the surface and not endanger any present or future underground operation, any deposit of oil, gas, or other mineral substances, or any aquifer.</td>
</tr>
</tbody>
</table>
| State                 | Oil and Gas Wells Outside the Oil-Potash Area | State of New Mexico, Oil Conservation Division, Rule 202 (eff. 3-1-91) | B. Plugging  
1. Prior to abandonment, the well shall be plugged in a manner to permanently confine all oil, gas, and water in the separate strata where they were originally found. This can be accomplished by using mud-laden fluid, cement, and plugs singly or in combination as approved by the Division on the notice of intention to plug.  
2. The exact location of plugged and abandoned wells shall be marked by the operator with a steel marker not less than four inches (4") in diameter, set in cement, and extending at least four feet (4') above mean ground level. The metal of the marker shall be permanently engraved, welded, or stamped with the operator name, lease name, and well number and location, including unit letter, section, township, and range. |
| State                 | Oil and Gas Wells Inside the Oil-Potash Area | State of New Mexico, Oil Conservation Division, Order No. R-111-P (eff. 4-21-88) | F. Plugging and Abandonment of Wells  
1. All existing and future wells that are drilled within the potash area, shall be plugged in accordance with the general rules established by the Division. A solid cement plug shall be provided through the salt section and any water-bearing horizon to prevent liquids or gases from entering the hole above or below the salt selection. It shall have suitable proportions—but no greater than three (3) percent of calcium chloride by weight—of cement considered to be the desired mixture when possible. |
Figure G-1
Location of Underground HWDUs and WPC Locations
Figure G.2
WIPP Panel Closure Schedule
A. NOTIFY NMED OF INTENT TO CLOSE WIPP
B. PERFORM CONTAMINATION SURVEY FOR SURFACE SUPPORT STRUCTURES INCLUDING CONTAINER STORAGE UNITS
C. SAMPLE ANALYSIS
D. DECONTAMINATION AS NECESSARY
E. FINAL CONTAMINATION SURVEYS
F. SAMPLE ANALYSIS
   PREPARE AND SUBMIT CONTAINER MANAGEMENT UNIT CLOSURE CERTIFICATION TO NMED
G. DISPOSE OF CLOSURE-DERIVED WASTE INCLUDING CONTAMINATED STRUCTURES AND EQUIPMENT
H. CLOSURE OF OPEN HWMU PANEL (SEE PANEL CLOSURE SCHEDULE) (FIGURE 1-2)
I. INSTALL BOREHOLE SEALS
J. INSTALL REPOSITORY SEALS
K. RECONTOUR AND REVEGETATE SITE
   PREPARE AND SUBMIT FINAL CLOSURE CERTIFICATION TO NMED
   POST-CLOSURE MONITORING

NOTIFY FINAL CLOSURE 2024 | 2025 | 2026 | 2027 | 2028 | 2029 | 2030 | 2031
SUBMIT CERTIFICATION
BEGIN FINAL CLOSURE
FINAL CLOSURE COMPLETE

WIPP Facility Final Closure 84-Month Schedule

NOTIFY NMED OF INTENT TO CLOSE WIPP

PERFORM CONTAMINATION SURVEY FOR SURFACE SUPPORT STRUCTURES INCLUDING CONTAINER STORAGE UNITS

SAMPLE ANALYSIS

DECONTAMINATION AS NECESSARY

FINAL CONTAMINATION SURVEYS

SAMPLE ANALYSIS

PREPARE AND SUBMIT CONTAINER MANAGEMENT UNIT CLOSURE CERTIFICATION TO NMED

DISPOSE OF CLOSURE-DERIVED WASTE INCLUDING CONTAMINATED STRUCTURES AND EQUIPMENT

CLOSURE OF OPEN HWMU PANEL (SEE PANEL CLOSURE SCHEDULE) (FIGURE 1-2)

INSTALL BOREHOLE SEALS

INSTALL REPOSITORY SEALS

RECONTOUR AND REVEGETATE SITE

PREPARE AND SUBMIT FINAL CLOSURE CERTIFICATION TO NMED

POST-CLOSURE MONITORING
Figure G-4
Bulkhead and ROM Salt Locations

**NOTES**

1. RECESS OUT-BYE BULKHEAD MIN. 5 FT FROM INTERSECTION WITH ANOTHER DRIFT OR MAIN ENTRY.

2. OFFSET OUT-BYE BULKHEAD FROM EXPLOSION-ISOLATION WALL. MINIMUM OFFSET DISTANCE IS 2.0 x ACCESS DRIFT HEIGHT.

3. FOR PANELS WITHOUT EXPLOSION-ISOLATION WALLS, OFFSET OUT-BYE BULKHEAD FROM WASTE CONTAINERS. MINIMUM OFFSET DISTANCE IS 22 FT.

4. INSTALL IN-BYE BULKHEAD AT LEAST 22 FT FROM THE NEAREST WASTE CONTAINER.

5. WPC-B BULKHEADS SHOULD BE PLACED AT LEAST 5 FT FROM THE TOE OF ROM SALT (IF APPLICABLE) ASSUMING ROM SALT END SLOPES OF 2H:1V.

6. MINIMUM LENGTH OF WPC-B ROM SALT IS A FUNCTION OF THE MAIN ENTRY WIDTH AS FOLLOWS:

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<tr>
<th>ENTRY WIDTH (ft)</th>
<th>MIN. ROM SALT LENGTH (ft)</th>
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<tr>
<td>14</td>
<td>35</td>
</tr>
<tr>
<td>16</td>
<td>40</td>
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<td>20</td>
<td>50</td>
</tr>
<tr>
<td>25</td>
<td>65</td>
</tr>
</tbody>
</table>

MINIMUM ROM SALT LENGTH - EXCLUDING END SLOPES

WPC-A FOR PANEL ACCESS DRIFTS WITH EXPLOSION-ISOLATION WALLS - PANELS 1, 2 AND 5

WPC-A FOR PANEL ACCESS DRIFTS W/OUT EXPLOSION-ISOLATION WALLS - PANELS 3, 4, 6, 7 AND 8

WPC-A FOR PANEL 9 - WASTE PLACEMENT SOUTH OF S2750

WPC-B FOR PANEL 10 - WASTE PLACEMENT SOUTH OF S1600

—not to scale—
NOT TO SCALE, NOTE 1

NOTES

1. CONFIGURATIONS AND PLACEMENT OF THE SUBSTANTIAL BARRIER AND THE BULKHEAD DIRECTED BY AS REQUIRED (FIELD) CONDITIONS, AS DESIGNATED BY THE CONSULTANT ENGINEER.

2. SUBSTANTIAL BARRIER MATERIAL WILL CONSIST OF RIN-OF-MINE NAIL OR OTHER SUITABLE NON-FLAMMABLE MATERIAL, AS DESIGNATED BY THE CONSULTANT ENGINEER.

3. SUBSTANTIAL BARRIER MATERIAL SHOULD BE AGAINST THE WASTE FACE. THE HEIGHT OF THE SUBSTANTIAL BARRIER NEAR THE WASTE WILL BE AT LEAST EQUID TO THE HEIGHT OF THE TOP ROOF OF WASTE.


Figure G-4a
Typical Substantial Barrier and Bulkhead
Figure G-5
Typical Disposal Panel
Figure G-6
Approximate Locations of Boreholes in Relation to the WIPP Underground
ATTACHMENT G1

WIPP PANEL CLOSURE DESIGN DESCRIPTION AND SPECIFICATIONS

Adapted from the October 2016 Design Report – WIPP Panel Closure
## ATTACHMENT G1

WIPP PANEL CLOSURE DESIGN DESCRIPTION AND SPECIFICATIONS

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ATTACHMENT G1

WIPP PANEL CLOSURE DESIGN DESCRIPTION AND SPECIFICATIONS

G1-1  Introduction

An important aspect of repository operations at the Waste Isolation Pilot Plant (WIPP) facility is the closure of waste disposal panels, also referred to as Hazardous Waste Disposal Units (HWDUs), under the Resource Conservation and Recovery Act (RCRA). Each of Panels 1 through 8 consists of a panel air-intake drift, a panel air-exhaust drift, and seven rooms. Panels 9 and 10 consist of the main entries (North to South) and cross entries (East to West). The closure of individual panels shall meet the closure requirements described in Attachment G and shall be built in accordance with the specifications in this attachment. This attachment describes the panel closure design and presents the applicable specifications and requirements for fabrication, installation, and maintenance of the WIPP Panel Closure (WPC).

The design discussed in this attachment is based on the Design Report, prepared by Golder Associates (Golder, 2016). Calculations demonstrating compliance with the volatile organic compounds (VOC) emission standards are included with the Design Report. Calculations addressing the performance of the WPC under the geometries in the access drifts and main entries, including an assessment of the required length of the run-of-mine (ROM) salt component, are also included in the Design Report. The specifications for standard steel bulkheads and ROM salt are included as Attachment G1 Appendix G1-A Technical Specifications and Attachment G1 Appendix G1-B Drawings.

G1-2  WPC Description

The WPC consists of WPC-A and WPC-B. The WPC-A is the design for Panels 1 through 8. They shall be closed using out-bye bulkheads in the panel intake and exhaust drifts. The WPC-A with ROM salt is also installed in Panel 9 in the main entries between S-2750 and S-2520 as the closures for Panels 3 through 6. The WPC-B is the closure design for Panel 10. It consists of a combination of in-bye and out-bye bulkheads and a length of ROM salt placed in the main entries north of S-1600. The WPC locations are depicted in Permit Attachment G1, Appendix G1-B Figure G1-1.

G1-2a  Permit Design Requirements

The applicable design requirements are provided in Permit Attachment G, Section G-1e(1). The WPC meets these design requirements as documented in the Design Report.

G1-2b  Design Component Descriptions

The following subsections present a description of the WPC components. Individual specifications address shaft and underground access and materials handling, construction quality control, treatment of surfaces in the closure areas, and applicable design and construction standards.

The WPC-A consists of a standard steel bulkhead in the panel access drifts for Panels 1 through 8, near the intersection with the main entries or relocated to the main north-south drifts as determined by the geotechnical engineer. This bulkhead is referred to as the closure/out-bye...
bulkhead and it will be maintained for as long as it is accessible. Additional ventilation barriers may remain in the panels as part of the operational controls prior to WPC installation. These ventilation barriers include steel bulkheads, brattice cloth and chain link, as well as concrete block walls in Panels 1, 2, and 5. These ventilation barriers are not part of the WPC design and will not impact the WPC-A bulkheads nor will they impede construction and maintenance of closure bulkheads. WPC-A **with ROM salt has been** will also be emplaced in the main entries between Panels 9 and 10 (between S-2520 and S-2750).

The WPC-B design for the closure installed in the main entries north of Panel 10 (north of S-1600) consists of ROM salt between in-bye and out-bye bulkheads as shown in Permit Attachment G1, Appendix G1-B Figure G1-2.

G1-2b(1) Steel Bulkhead

A bulkhead (shown in Permit Attachment G1, Appendix G1-B Figure G1-3) serves to close panels by blocking ventilation to the intake and exhaust access drifts of the panel and preventing personnel access. This use of a bulkhead is a standard practice and the closure bulkhead shall be constructed as a typical WIPP facility bulkhead. The bulkhead will consist of a steel member frame covered with sheet metal. Telescoping tubular steel or functionally equivalent material shall be used to bolt the bulkhead to the floor and roof. Flexible flashing material such as a rubber conveyor belt (or other appropriate material) will be attached to the steel frame and the salt as a gasket, thereby providing an effective yet flexible blockage to ventilation air. The steel bulkheads will be maintained for as long as they are accessible to workers. In this regard, accessible bulkheads will be repaired, renovated, or replaced as required. Permit Attachment E, Table E-1 provides the schedule for inspecting panel closure bulkheads.

G1-2b(2) ROM Salt

Run-of-mine salt material from mining operations will be used in the main entries north of Panel 10. The salt will be emplaced to a specified design length based on geomechanical calculations described in detail in the Design Report.

G1-3 Constructability

The WPC-A and WPC-B can be constructed using available technologies for the construction of bulkheads. The use of bulkheads is a standard practice at the WIPP facility and the closure bulkheads will be constructed as typical WIPP facility bulkheads. Run-of-mine salt is available from mining operations in sufficient quantities. The construction methods and materials required for the ROM salt placement north of Panel 10 will use available technologies as discussed in the Design Report.

Conventional WIPP facility mining practices will be used for the WPC construction. Work packages will be prepared for the fabrication and installation of steel bulkheads and will list the materials used, the equipment used, special precautions, and limitations. Each work package will address location-specific prerequisites for installing the closure components, will contain the bulkhead specifications, as appropriate, and the location where the closure components are to be installed. Details on the conventional mining practices and work package preparation are discussed in the Design Report and, further construction details are given in the technical specifications included in Attachment G1, Appendix G1-A.
G1-4 Technical Specifications

The technical specifications are included in Attachment G1, Appendix G1-A, and are listed in Table G1-1.

G1-5 Drawings

The drawings are included in Attachment G1, Appendix G1-B and are listed in Table G1-2.

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Figure G1-2
WPC Details—Bulkhead and Run-of-Mine Salt Locations
**Figure G1-3**

**WPC Details — Bulkhead Front-View and Attachment Detail**

- **FLEXIBLE FLASHING**
  - Bolted to ribs
  - See detail

- **FLEXIBLE FLASHING**
  - Bolted to back (roof)
  - Flush w/ rectangular steel tubing

- **RECTANGULAR STEEL TUBING**

- **SHEET METAL**

- **STEEL ANGLE**

- **HILTI BOLT**

- **STRAP**

- **1.5 ft (NOMINAL)**

- **CONSULTANT**
  - NUCLEAR WASTE PARTNERSHIP LLC

- **PREPARED**
  - GG

- **REVIEW**
  - WTT

- **APPROVED**
  - WTT

---

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**TITLE**

- WPC CLOSURE
- GEO-MECHANICAL COMPLIANCE

**PROJECT No.**

- 063-2213NEW

**WPC DETAILS**

- BULKHEAD FRONT-VIEW AND ATTACHMENT DETAIL

---

**200318**
ATTACHMENT G1
APPENDIX G1-A

TECHNICAL SPECIFICATIONS

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DIVISION 1 – GENERAL REQUIREMENTS
Section 01010 – Summary of Work

Part 1 – General

1.1 Scope

This section includes the following:

- Scope of Work
- Definitions and Abbreviations
- List of Drawings
- Work by Others
- Contractors Use of Site
- Contractors Use of Facilities
- Work Sequence
- Work Plan
- Health and Safety Plan (HASP)
- Contractor Quality Control Plan (CQCP)
- Submittals

1.2 Scope of Work

The contractor shall furnish all labor, materials, equipment, and tools to construct Waste Isolation Pilot Plant (WIPP) Panel Closure (WPC), including the WPC-A for Panels 1 through 9, and the WPC-B to the north of Panel 10. Each WPC-A in each of Panels 1-9 consists of a single steel bulkhead while the WPC-B north of Panel 10 will include dual bulkheads with run-of-mine (ROM) salt installed between. Nuclear Waste Partnership LLC (NWP) may elect to perform any portion or all of the work herein. Details are as follows:

- Install WPC-A in the air-intake and the air-exhaust drifts of Panel 1, 2, and 5 with the explosion-isolation walls (block walls), as shown on the drawings and described in these specifications. The WPC-A consists of an out-bye steel bulkhead. Alternatively, install WPC-A in the main entries and cross-drifts in order to close multiple panels simultaneously based on the direction of the geotechnical engineer.

- Install WPC-A in the air-intake and the air-exhaust drifts of Panel 3, 4, 6, 7, and 8 without the explosion-isolation walls (block walls), as shown on the drawings and described in these specifications. The WPC-A consists of an out-bye steel bulkhead. Alternatively, install WPC A in the main entries access mains and cross-drifts in order to close multiple panels simultaneously based on the direction of the geotechnical engineer.

- Install WPC-A in the main entries between Panels 9 and 10, as shown on the drawings and described in these specifications. The WPC-A consists of an out-bye steel bulkhead. Run-of-mine salt will also be used as part of the Panel 9 closure.

- Install WPC-B in the main entries north of Panel 10, as shown on the drawings and described in these specifications. The WPC-B consists of an in-bye and an out-bye steel bulkhead with ROM salt installed between.
Unless otherwise agreed by NWP, the contractor shall use NWP supplied equipment underground. Such use shall be coordinated with NWP and may include the use of NWP qualified operators.

The scope of work shall include but not necessarily be limited to the following units of work:

- Develop work plan, HASP, and CQCP, and submit for approval
- Prepare and submit any other plans requiring approval
- Mobilize to site
- Coordinate construction with WIPP operations
- Perform the following operations for the air-intake drift and the air-exhaust drift that do not contain block walls (Panels 3, 4, 6, 7, and 8):
  - Prepare the surfaces for the out-bye steel bulkhead placement
  - Construct the out-bye steel bulkhead
  - Clean up construction areas in underground and above ground
  - Submit required record documents
  - Demobilize from site
- Perform the following operations for the air-intake drift and the air-exhaust drift with block walls (Panels 1, 2, and 5):
  - Prepare the surfaces for the out-bye steel bulkhead placement
  - Construct the out-bye steel bulkhead
  - Clean up construction areas in underground and above ground
  - Submit required record documents
  - Demobilize from site
- Perform the following operations for the main entries between Panels 9 and 10:
  - Prepare the surfaces for the ROM salt placement
  - Place ROM salt material in multiple layers
  - Prepare the surfaces for the out-bye steel bulkhead placement
  - Construct the out-bye steel bulkhead
  - Clean up construction areas in underground and above ground
  - Submit required record documents
  - Demobilize from site
- Perform the following operations for the main entries north of Panel 10:
  - Prepare the surfaces for the in-bye steel bulkhead placement
  - Construct the in-bye steel bulkhead
  - Prepare the surfaces for the ROM salt placement
  - Place ROM salt material in multiple layers
  - Prepare surfaces for the out-bye steel bulkhead placement
  - Construct the out-bye steel bulkhead
- Clean up construction areas in underground and above ground
- Submit required record documents
- Demobilize from site

1.3 Definitions and Abbreviations

Definitions

**Block wall** – Existing mortared concrete block wall adjacent to the panel waste disposal area as shown in the drawings; also known as explosion-isolation wall

**Creep** – Viscoplastic deformation of salt under deviatoric stress

**Partial closure** – The process of rendering a part of the hazardous waste management unit in the underground repository inactive and closed according to approved facility closure plans

**Run-of-mine (ROM) salt** – A salt backfill obtained from mining operations and emplaced in an uncompacted state

**Volatile organic compound (VOC)** – Any VOC with Hazardous Waste Facility Permit emission limits

**Nuclear Waste Partnership LLC (NWP)** – the construction management authority

Abbreviations/Acronyms

<table>
<thead>
<tr>
<th>Acronym</th>
<th>Description</th>
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<tbody>
<tr>
<td>ACI</td>
<td>American Concrete Institute</td>
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<tr>
<td>ANSI</td>
<td>American National Standards Institute</td>
</tr>
<tr>
<td>ASTM</td>
<td>American Society for Testing and Materials</td>
</tr>
<tr>
<td>CFR</td>
<td>Code of Federal Regulations</td>
</tr>
<tr>
<td>CQCP</td>
<td>Contractor Quality Control Plan</td>
</tr>
<tr>
<td>DOE</td>
<td>U.S. Department of Energy</td>
</tr>
<tr>
<td>DWG</td>
<td>drawing</td>
</tr>
<tr>
<td>EPA</td>
<td>U.S. Environmental Protection Agency</td>
</tr>
<tr>
<td>HASP</td>
<td>Health and Safety Plan</td>
</tr>
<tr>
<td>JHA</td>
<td>Job Hazard Analysis</td>
</tr>
<tr>
<td>LHD</td>
<td>load haul dump</td>
</tr>
<tr>
<td>LLC</td>
<td>Limited Liability Corporation</td>
</tr>
<tr>
<td>MSHA</td>
<td>U.S. Mine Safety and Health Administration</td>
</tr>
<tr>
<td>NWP</td>
<td>Nuclear Waste Partnership LLC</td>
</tr>
<tr>
<td>ROM</td>
<td>Run-of-mine</td>
</tr>
<tr>
<td>USACE</td>
<td>U.S. Army Corps of Engineers</td>
</tr>
<tr>
<td>VOC</td>
<td>volatile organic compound</td>
</tr>
<tr>
<td>WIPP</td>
<td>Waste Isolation Pilot Plant</td>
</tr>
<tr>
<td>WPC</td>
<td>WIPP Panel Closure</td>
</tr>
</tbody>
</table>
1.4 List of Drawings

The following drawings were prepared as a part of the WPC design report (Attachment G1, Appendix G1-B, Drawings):

- DWG 262-001 WIPP Panel Closure (WPC) Title Sheet
- DWG 262-002 WPC Locations
- DWG 262-003 Typical Panel Layout and Mined Entry Cross-Sections
- DWG 262-004 WPC Details – Bulkhead and ROM Salt Locations
- DWG 262-005 WPC Details – Bulkhead Front-View and Attachment Detail

1.5 Work by Others

Survey

All survey work to locate, control, confirm, and complete the work will be performed by NWP. All survey work for record purposes will be performed by NWP. NWP may elect to perform certain portions or all of the work. The work performed by the NWP will be defined prior to the contract. Unless otherwise agreed by NWP, the contractor shall use underground equipment furnished by NWP for construction of the steel bulkheads and placement of ROM salt. Underground mining personnel who are qualified for the operation of such underground construction equipment may be made available to the contractor. The use of NWP equipment shall be coordinated with NWP.

1.6 Contractor’s Use of Site

Site Conditions

The WIPP site is located near Carlsbad in southeastern New Mexico, as shown on the drawings. The underground arrangements and location of the WIPP waste disposal panels are shown on the drawings. The work is to construct steel bulkheads in the air-intake drifts, air-exhaust drifts, and main access drifts between Panels 9 and 10 after cessation of the disposal phase in the specific panel. The work may include installation of steel bulkheads at alternative locations. Alternative locations will be specified by the NWP geotechnical engineer prior to installation activities. Dual bulkheads will be emplaced in the main entries north of Panel 10 after cessation of all disposal activities, and ROM salt placed between these bulkheads at a length to be specified by NWP. Run-of-mine salt will also be used as part of the Panel 9 closure. The waste disposal panels are located approximately 2,150 feet (655 meters) below the ground surface. The contractor shall visit the site, and become familiar with the site and site conditions, prior to preparing a bid proposal.

Contractor’s Use of Site

Areas at the ground surface will be designated for the contractor’s use in assembling and storing his equipment and materials. The contractor shall utilize only those areas so designated. Limited space within the underground area will be designated for the contractor’s use for storage of material and setup of equipment.
1.7 Contractor's Use of Facilities

Existing facilities at the site available for use by the contractor are:

- Waste shaft conveyance
- Salt skip hoist
- 460-volt AC, 3-phase power
- Water (underground, at waste shaft only) (above ground, at a location designated by NWP)

Additional information on mobilization and demobilization to these facilities is presented in Section 02010.

1.8 Work Sequence

Work sequence shall be as shown on the drawings and as directed by NWP. NWP will designate the order in which panels are to be closed.

1.9 Work Plans

The contractor shall prepare work plans fully describing the proposed fabrication, installation, and construction for each WIPP panel closure. The work plan shall define proposed materials, equipment, and construction methods. The work plan shall state supporting processes, procedures, materials safety data sheets, and regulations by reference. The work plans shall address precautions related to the Job Hazards Check List. The work plan shall address limitations such as hold and witness points. The work plans shall address prerequisites for work. NWP shall approve the work plan and no work shall be performed prior to approval of the work plan.

1.10 Health and Safety Plan (HASP)

The contractor shall obtain, review, and agree to applicable portions of the existing WIPP Safety Manual, WP 12-1. The contractor shall prepare a project-specific HASP taking into account applicable sections of the WIPP Safety Manual. Personnel performing work shall be qualified to work underground. Personnel operating heavy construction equipment shall be qualified to operate such equipment. The contractor shall also perform a Job Hazard Analysis (JHA) in accordance with WP 12-1. NWP shall approve the HASP and JHA and no work shall be performed prior to approval of the HASP and JHA.

1.11 Contractor Quality Control Plan (CQCP)

The contractor shall prepare a CQCP identifying all personnel and procedures necessary to produce an end product that complies with the contract requirements. The CQCP shall comply with applicable NWP requirements, including operator training and qualification; and Section 01400, Contractor Quality Control, of this specification. NWP shall approve the CQCP and no work shall be performed prior to approval of the CQCP.
1.12 Submittals

Submittals shall be in accordance with NWP submittal procedures and as required by the individual specifications.

Part 2 – Products

Not used.

Part 3 – Execution

Not Used.

***END OF SECTION***
Section 01090 – Reference Standards

Part 1 – General

1.1 Scope

This section includes the following:

- Provision of Reference Standards at Site
- Acronyms used in Contract Documents for Reference Standards

1.2 Quality Assurance

For products or workmanship specified by association, trade, or Federal Standards, the contractor shall comply with requirements of the standard, except when more rigid requirements are specified or are required by applicable codes.

Conform to reference by date of issue current on the date of the owner-contractor agreement.

The contractor shall obtain, at the contractor’s own expense, a copy of the standards referenced in the individual specification sections and shall maintain that copy at the job site until completion and acceptance of the work.

Should specified reference standards conflict with the contract documents, the contractor shall request clarification from Nuclear Waste Partnership LLC (NWP) before proceeding.

1.3 Schedule of References

Various publications referenced in other sections of the specifications establish requirements for the work. These references are identified by document number and title. The addresses of the organizations responsible for these publications are listed below.

ANSI  American National Standards Institute
       25 West 43rd Street
       New York, New York 10036
       Ph: 212-642-4900
       Fax: 212-398-0023

ASTM  ASTM International
       100 Barr Harbor Drive
       P.O. Box C700
       West Conshohocken, Pennsylvania 19428-2959
       Ph: 610-832-9585
       Fax: 610-832-9555
Part 2 – Products

Not used.

Part 3 – Execution

Not used.

***END OF SECTION***
Section 01400 – Contractor Quality Control

Part 1 – General

1.1 Scope

This section includes the following:

- Contractor Quality Control Plan (CQCP)
- Reference Standards
- Quality Assurance
- Tolerances
- Testing Services
- Inspection Services
- Submittals

1.2 Related Sections

- 01090 – Reference Standards
- 01600 – Material and Equipment
- 02222 – Excavation
- 03100 – Run-of-Mine Salt

1.3 Contractor Quality Control Plan (CQCP)

The contractor shall prepare a CQCP describing the methods to be used to verify the performance of the engineered components of the Waste Isolation Pilot Plant (WIPP) Panel Closure (WPC). The quality control plan for the run-of-mine (ROM) salt shall detail the methods the contractor proposes to meet the minimum requirements, and the standard quality control test methods to be used to verify compliance with minimum requirements. Equipment methods employed shall be traceable to standard quality control tests as approved in the CQCP. No work shall be performed prior to Nuclear Waste Partnership LLC (NWP) approval of the CQCP.

1.4 References and Standards

Refer to individual specification sections for standards referenced therein, and to Section 01090, Reference Standards, for general listing. Additional standards will be identified in the CQCP.

Standards referenced in this section are as follows:

- ASTM E 329-01b Standard Specification for Agencies Engaged in Construction Inspection, Testing, or Special Inspection
- ASTM E 543-02 Standard Practice for Agencies Performing Nondestructive Testing
1.5 **Quality Assurance**

The contractor shall:

- Monitor suppliers, manufacturers, products, services, site conditions, and workmanship to produce work of specified quality
- Comply with specified standards as minimum quality for the work except where more stringent tolerances, codes, or specified requirements indicate higher standards or more precise workmanship
- Perform work with qualified persons to produce required and specified quality

1.6 **Tolerances**

The contractor shall:

- Monitor excavation, fabrication, and tolerances to produce acceptable work. The contractor shall not permit tolerances to accumulate.

1.7 **Testing Services**

Unless otherwise agreed by NWP, the contractor shall employ an independent firm qualified to perform the testing services and other services specified in the individual specification sections, and as may otherwise be required by NWP. Testing and source quality control may occur on or off the project site.

The testing laboratory, if used, shall comply with applicable sections of the reference standards and shall be authorized to operate in the State of New Mexico.

Testing equipment shall be calibrated at reasonable intervals traceable either to the standards from the National Institute of Standards and Technology or to accepted values of natural physical constants.

1.8 **Inspection Services**

The contractor may employ an independent firm to perform inspection services as a supplement to the contractor’s quality control as specified in the individual specification sections, and as may be required by NWP. Inspection may occur on or off the project site.

The inspection firm shall comply with applicable sections of the reference standards.

1.9 **Submittals**

The contractor shall submit a CQCP as described herein.

Prior to start of work, if a testing laboratory is used, the contractor shall submit for approval the testing laboratory name, address, telephone number, and name of responsible officer of the firm, as well as a copy of the testing laboratory compliance with the referenced American Society for Testing and Materials (ASTM) standards, and a copy of the report of laboratory
facilities inspection made by Materials Reference Laboratory of National Institute of Standards and Technology with memorandum of remedies of any deficiencies reported by the inspection.

The contractor shall submit the names and qualifications of personnel proposed to perform the required inspections, along with their individual qualifications and certifications. Once approved by NWP, these personnel shall be available as may be required to promptly and efficiently complete the work.

Part 2 – Products

Not used.

Part 3 – Execution

3.1 General

The contractor is responsible for quality control and shall establish and maintain an effective quality control system. The quality control system shall consist of plans, procedures, and organization necessary to produce an end product that complies with the contract requirements. The quality control system shall cover construction operations, both on site and off site, and shall be keyed to the proposed construction sequence. The project superintendent will be held responsible for the quality of work on the job. The project superintendent in this context is the individual with the responsibility for the overall management of the project, including quality and production.

3.2 Contractor Quality Control Plan

3.2.1 General

The contractor shall supply, not later than 30 days after receipt of notice to proceed, the CQCP, which implements the requirements of the Contract. The CQCP shall identify personnel, procedures, control, instructions, tests, records, and forms to be used. Construction shall not begin until the CQCP is approved by NWP.

3.2.2 Content of the CQCP

The CQCP shall cover construction operations, both on site and off site, including work by subcontractors, fabricators, suppliers, and purchasing agents and shall include, as a minimum, the following items:

- A description of the quality control organization, including a chart showing lines of authority and acknowledgment that the Contractor Quality Control (CQC) staff shall implement the control system for all aspects of the work specified.
- The name, qualifications (in resume format), duties, responsibilities, and authorities of each person assigned a CQC function.
- A description of CQCP responsibilities and a delegation of authority to adequately perform the functions described in the CQCP, including authority to stop work.
• Procedures for scheduling, reviewing, certifying, and managing submittals, including those of subcontractors, off-site fabricators, suppliers, and purchasing agents. These procedures shall be in accordance with NWP submittal procedures.

• Control, verification, and acceptance testing procedures as may be necessary to ensure that the work is completed to the requirements of the drawings and specifications.

• Procedures for tracking deficiencies from identification, through acceptable corrective action, to verification that identified deficiencies have been corrected.

• Reporting procedures, including proposed reporting formulas.

3.2.3 Acceptance of Plan

Acceptance of the contractor’s plan is conditional. NWP reserves the right to require the contractor to make changes in the CQCP and operations, including removal of personnel, if necessary, to obtain the quality specified.

3.2.4 Notification of Changes

After acceptance of the CQCP, the contractor shall notify NWP in writing of any proposed change. Proposed changes are subject to acceptance by NWP.

3.3 Tests

3.3.1 Testing Procedure

The contractor shall perform specified or required tests to verify that control measures are adequate to complete the work to contract requirements. Upon request, the contractor shall furnish, at the contractor’s own expense, duplicate samples of test specimens for testing by NWP. The contractor shall perform, as necessary, the following activities and permanently record the results:

• Verify that testing procedures comply with contract requirements.

• Verify that facilities and testing equipment are available and comply with testing standards.

• Check test instrument calibration data against certified standards.

• Verify that recording forms and test identification control number system, including the test documentation requirements, have been prepared.

• Record the results of tests taken, both passing and failing. Specification paragraph reference, location where tests were taken, and the sequential control number identifying the test will be given. If approved by NWP, actual test reports may be submitted later with a reference to the test number and date taken. An information copy of tests performed by an offsite or commercial test facility will be provided directly to NWP.
The contractor may elect to develop an equipment specification with construction parameters based upon test results of a test section of ROM salt. The equipment specification based upon construction parameters shall be traceable to standard test results identified in the CQCP. Specification paragraph reference, location where construction parameters were taken, and the sequential control number identifying the construction parameters will be given. If approved by NWP, actual construction parameter reports may be submitted later with a reference to the recording of construction parameters, location, time, and date taken.

3.4 Testing Laboratory

The testing laboratory, if used, shall provide qualified personnel to perform specified sampling and testing of products in accordance with specified standards, and the requirements of contract documents.

Reports indicating results of tests, and compliance or noncompliance with the contract documents will be submitted in accordance with NWP submittal procedures. Testing by an independent firm does not relieve the contractor of the responsibility to perform the work to the contract requirements.

3.5 Inspection Services

The inspection firm shall provide qualified personnel to perform specified inspection of products in accordance with specified standards.

Reports indicating results of the inspection and compliance or noncompliance with the contract documents will be submitted in accordance with NWP submittal procedures.

Inspection by the independent firm does not relieve the contractor of the responsibility to perform the work to the contract requirements.

3.6 Completion Inspection

3.6.1 Pre-Final Inspection

At appropriate times and at the completion of the work, the contractor shall conduct an inspection of the work and develop a “punch list” of items that do not conform to the drawings and specifications. The contractor shall then notify NWP that the work is ready for inspection. NWP will perform this inspection to verify that the work is satisfactory and appropriately complete. A “final punch list” will be developed as a result of this inspection. The contractor shall ensure that the items on this list are corrected and notify NWP so that a final inspection can be scheduled. Any items noted on the final inspection shall be corrected in a timely manner. These inspections and any deficiency corrections required by this paragraph will be accomplished within the time slated for completion of the entire work.

3.6.2 Final Acceptance Inspection

The final acceptance inspection will be formally scheduled by NWP based upon notice from the contractor. This notice will be given to NWP at least 14 days prior to the final acceptance inspection. The contractor shall assure that the specific items previously identified as
unacceptable, along with the remaining work performed under the contract, will be complete and acceptable by the date scheduled for the final acceptance inspection.

3.7 Documentation

The contractor shall maintain current records providing factual evidence that required quality control activities and/or tests have been performed. These records shall include the work of subcontractors and suppliers and shall be on an acceptable form approved by NWP.

3.8 Notification of Noncompliance

NWP will notify the contractor of any noncompliance with the foregoing requirements. The contractor shall take immediate corrective action after receipt of such notice. Such notice, when delivered to the contractor at the worksite, shall be deemed sufficient for the purpose of notification. If the contractor fails or refuses to comply promptly, NWP may issue an order stopping all or part of the work until satisfactory corrective action has been taken. No part of the time lost due to such stop orders shall be made the subject of claim for extension of time or for excess costs or damages by the contractor.

***END OF SECTION***
Section 01600 – Material and Equipment

Part 1 – General

1.1 Scope
This section includes the following:

- Equipment
- Products
- Transportation and Handling
- Storage and Protection
- Substitutions

1.2 Related Sections
- 01010 – Summary of Work
- 01400 – Contractor Quality Control
- 02010 – Mobilization and Demobilization
- 02222 – Excavation
- 03100 – Run-of-Mine Salt

1.3 Equipment
The contractor shall specify proposed equipment in the work plan. Power equipment for use underground shall be either electrical or diesel-engine driven. All diesel-engine equipment shall be certified for use underground at the Waste Isolation Pilot Plant (WIPP) site.

1.4 Products
The contractor shall specify in the work plan, or in subsequently required submittals, the proposed products including, but not limited to steel bulkheads and run-of-mine (ROM) salt. The proposed products shall be supported by laboratory test results as required by the specifications. Products shall be subject to approval by Nuclear Waste Partnership LLC (NWP).

1.5 Transportation and Handling
The contractor shall:

- Transport and handle products in accordance with manufacturer’s instructions.
- Promptly inspect shipments to ensure that products comply with requirements, quantities are correct, and products are undamaged.
- Provide equipment and personnel to handle products by methods to prevent soiling, disfigurement, or damage.
1.6 Storage and Protection

The contractor shall:

- Store and protect products in accordance with manufacturers’ instructions.
- Store with seals and labels intact and legible.
- Store sensitive products in weather-tight, climate-controlled enclosures in an environment favorable to product.
- Provide ventilation to prevent condensation and degradation of products.
- Store loose granular materials (other than ROM salt) on solid flat surfaces in a well-drained area and prevent mixing with foreign matter.
- Provide equipment and personnel to store products by methods to prevent soiling, disfigurement, or damage.
- Arrange storage of products to permit access for inspection and periodically inspect to verify products are undamaged and are maintained in acceptable condition.

1.7 Substitutions

1.7.1 Equipment Substitutions

The contractor may substitute equipment for that proposed in the work plan subject to NWP approval.

1.7.2 Product Substitutions

The contractor may not substitute products after the proposed products have been approved by NWP unless he can demonstrate that the supplier/source of that product no longer exists in which case he shall submit alternate products with lab test results to NWP for approval.

Part 2 – Products

Not used.

Part 3 – Execution

Not used.

***END OF SECTION***
DIVISION 2 – SITE WORK
Section 02010 – Mobilization and Demobilization

Part 1 – General

1.1 Scope

This section includes the following:

- Mobilization of Equipment and Facilities to Site
- Use of Site
- Use of Existing Facilities
- Demobilization of Equipment and Facilities
- Site Cleanup

1.2 Related Sections

- 01010 – Summary of Work
- 01600 – Material and Equipment

Part 2 – Products

Not used.

Part 3 – Execution

3.1 Mobilization of Equipment and Facilities to Site

Upon authorization to proceed, the contractor shall mobilize the contractor’s equipment and facilities to the jobsite. Equipment and facilities shall be as specified and as defined in the contractor’s work plan.

Nuclear Waste Partnership LLC (NWP) will provide utilities at designated locations. The contractor shall be responsible for hookups and tie-ins required for contractor operations.

The contractor shall be responsible for providing its own office, storage, and sanitary facilities.

Areas will be designated for the contractor’s use in the underground area near the Waste Isolation Pilot Plant (WIPP) Panel Closure (WPC) installation. These areas are limited.

3.2 Use of Site

The contractor shall use only those areas specifically designated for use by NWP. The contractor shall limit on-site travel to the specific routes required for performance of work, and designated by NWP.
3.3 Use of Existing Facilities

Existing facilities available for use by the contractor are as follows:

- Waste shaft conveyance
- Salt skip hoist
- 460-volt AC, 3-phase power
- Water underground at waste shaft only
- Water on surface at location designated by NWP

The contractor shall arrange for use of the facilities with NWP and coordinate contractor actions and requirements with ongoing NWP operations.

Use of water in the underground will be restricted. No washout or cleanup will be permitted in the underground except as designated by NWP. Aboveground washout or cleanup of equipment will be allowed in the areas designated by NWP.

The contractor is cautioned to be aware of the physical dimensions of the waste conveyance and the air lock.

The contractor shall be responsible for any damage incurred by the existing site facilities as a result of contractor operations. Any damage shall be reported immediately to NWP and repaired at the contractor’s cost.

3.4 Demobilization of Equipment and Facilities

At completion of work, the contractor shall demobilize contractor equipment and facilities from the job site. Contractor’s equipment and materials shall be removed and disturbed areas restored. Utilities shall be removed to their connection points unless otherwise directed by NWP. Any equipment that becomes radiologically contaminated will be managed in accordance with NWP radiological protection policies.

3.5 Site Cleanup

At conclusion of the work, the contractor shall remove trash, waste, debris, excess construction materials, and restore the affected areas to their prior condition, to the satisfaction of NWP. A final inspection will be conducted by NWP and the contractor before final payment is approved. Any trash, waste, debris, excess construction materials that become radiologically contaminated will be managed in accordance with NWP radiological protection policies.

***END OF SECTION***
Section 02222 – Excavation

Part 1 – General

1.1 Scope

This section includes the following:

- Excavation for Surface Preparation and Leveling of Areas for Steel Bulkhead and ROM Salt Placement
- Disposing of Excavated Materials
- Field Measurements and Survey

1.2 Related Sections

- 01010 – Summary of Work
- 01600 – Material and Equipment

1.3 Reference Documents


1.4 Field Measurements and Survey

Survey required for performance of the work will be provided by Nuclear Waste Partnership LLC (NWP).

Part 2 – Products

Not used.

Part 3 – Execution

3.1 Excavation for Surface Preparation and Leveling of Areas for Steel Bulkhead and ROM Salt Placement

The contractor shall inspect the areas designated for placement of the Waste Isolation Pilot Plant (WIPP) Panel Closure (WPC) components (run-of-mine (ROM) salt and steel bulkheads) and remove any loose material. If loose material is found, the contractor shall excavate and prepare the surface by removing loose material and cleaning rock surfaces. The surface preparation of the floor shall produce a surface suitable for anchoring the steel bulkhead base components and for placing the first layer of ROM salt (as applicable). Excavation may be performed by either mechanical or manual means. Use of explosives is prohibited.
3.2 Disposing of Excavated Materials

The contractor shall dispose of excavated materials as directed by NWP. No excavated materials from radiologically controlled areas will be disposed of without prior approval of NWP.

3.3 Field Measurements and Survey

Survey required for performance of the work will be provided by NWP. The contractor shall protect survey control points, benchmarks, etc., from damage by his operations. NWP will verify that the contractor has excavated to the required lines and grades. No salt shall be emplaced until approved by NWP.

***END OF SECTION***
DIVISION 3 – WPC COMPONENTS
SECTION 03100 – Run-of-Mine Salt

Part 1 – General

1.1 Scope
This section includes the following:

- Salt Placement

1.2 Related Sections
- 01010 – Summary of Work
- 01400 – Contractor Quality Control
- 01600 – Material and Equipment

1.3 Submittals for Review and Approval
The salt emplacement method, dust control plan and other safety-related material shall be approved by Nuclear Waste Partnership LLC (NWP).

1.4 Quality Assurance
The contractor shall perform the work in accordance with the Contractor Quality Control Plan (CQCP).

Part 2 – Products

2.1 Salt Material
The salt is run-of-mine (ROM) salt and requires no grading or compaction. The salt shall be free of foreign organic material.

Part 3 – Execution

3.1 General
The contractor shall furnish labor, material, equipment, and tools to handle and place the salt.

The contractor shall use underground equipment and underground mine personnel as required in Part 1.5, Work by Others in Section 01010, Summary of Work. NWP will supply ROM salt.

The contractor shall make suitable arrangements for transporting and placing the ROM salt.

3.2 Installation
Run-of-mine salt shall be transported to the Waste Isolation Pilot Plant (WIPP) Panel Closure (WPC)-A installation area north of Panel 9 prior to installation of the outbye bulkhead and to the WPC-B installation area north of Panel 10 after the construction of the in-bye steel bulkhead. Run-of-mine salt from any underground excavation is useable as long as it is free of foreign organic matter. The ROM salt is not required to achieve a specified density.
Salt may be emplaced in layers to facilitate the construction. The ROM salt is emplaced in layers to achieve minimum lengths shown in Table 1. The lengths reported in Table 1 do not include sloped ends of the ROM salt plug. Extents of the ROM salt emplacement are designated in the drawings.

There shall be no gap left between ROM salt and roof or sidewalls. Hand placement or push plates can be used to fill the voids if necessary. The approximate lengths and slope inclines are specified in the drawings. Emplacement of the ROM salt at natural angle of repose is acceptable.

<table>
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<tr>
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<tr>
<td>16</td>
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<td>20</td>
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<tr>
<td>25</td>
<td>65</td>
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</table>

Note:
1. Reported ROM length dimensions do not include end slopes of the ROM salt plug.

### 3.3 Field Quality Control

The contractor shall provide a Quality Control Inspector to inspect the emplacement of salt.

***END OF SECTION***
SECTION 03200 – Steel Bulkheads

Part 1 – General

1.1 Scope

This section includes the following:

- Steel Bulkhead Installation

1.2 Related Sections

- 01010 – Summary of Work
- 01400 – Contractor Quality Control
- 01600 – Material and Equipment

1.3 Submittals for Review and Approval

The method of installation, construction equipment, and construction materials shall be approved by Nuclear Waste Partnership LLC (NWP).

1.4 Quality Assurance

The contractor shall perform the work in accordance with the Contractor Quality Control Plan (CQCP).

Part 2 – Products

2.1 Bulkhead Material

Construction material, including steel profiles, sheet metal, flexible flashing, and connectors/bolts shall be approved by NWP prior to construction.

Part 3 – Execution

3.1 General

The contractor shall furnish all labor, material, equipment, and tools to install steel bulkheads at the locations specified in the drawings. The contractor shall use underground equipment and underground mine personnel as required in Part 1.5, Work by Others, in Section 01010, Summary of Work.

3.2 Fabrication

Bulkheads will be fabricated on the surface or in the underground in a location designated by NWP.
3.3 Installation

In-bye steel and out-bye steel bulkheads shall be installed in the designated WPC areas approved by the NWP as specified in the drawings. The contractor shall not commence installation activities without prior inspection of the ground conditions as documented in the Health and Safety Plan (HASP) per Section 01010 of these specifications and without prior approval by NWP.

3.4 Field Quality Control

The contractor shall provide a Quality Control Inspector to inspect the steel bulkhead installation if requested by NWP prior to contract.

3.5 Product Acceptance

The contractor shall arrange for the pre-final inspection and final product inspection as described in Part 3.6, Section 01400, of these specifications. The resolution of noncompliance issues will be conducted as described in Part 3.8, Section 01400, of these specifications.

***END OF SECTION***
# WIPP PANEL CLOSURE
CARLSBAD, NEW MEXICO

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**Surface Facilities**

- Air Inlet Shaft
- Salt Vault Exit Shaft
- Exhaust Shaft

**Underground Facilities**

---

**NOTES**

- NUCLEAR WASTE PARTNERSHIP LLC
- PROJECT: WIPP CLOSURE GEO-MECHANICAL COMPLIANCE
- SHEET: WIPP PANEL CLOSURE (WPC) TITLE SHEET

---

**COMMENTS**

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---

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---

**PROJECT**

- 863.2913NEW
- REV. A 262-001
ATTACHMENT G2

WASTE ISOLATION PILOT PLANT
SHAFT SEALING SYSTEM COMPLIANCE
SUBMITTAL DESIGN REPORT
Abstract

This report describes a shaft sealing system design for the Waste Isolation Pilot Plant (WIPP), a proposed nuclear waste repository in bedded salt. The system is designed to limit entry of water and release of contaminants through the four existing shafts after the WIPP is decommissioned. The design approach applies redundancy to functional elements and specifies multiple, common, low-permeability materials to reduce uncertainty in performance. The system comprises 13 elements that completely fill the shafts with engineered materials possessing high density and low permeability. Laboratory and field measurements of component properties and performance provide the basis for the design and related evaluations. Hydrologic, mechanical, thermal, and physical features of the system are evaluated in a series of calculations. These evaluations indicate that the design guidance is addressed by effectively limiting transport of fluids within the shafts, thereby limiting transport of hazardous material to regulatory boundaries. Additionally, the use or adaptation of existing technologies for placement of the seal components combined with the use of available, common materials assure that the design can be constructed.

This report was modified to make it a part of the RCRA Facility Permit issued by the New Mexico Environment Department (NMED). The modifications included removal of Appendices C and D from the original document. Although they were important to demonstrate compliance with the performance standards in the hazardous waste regulations, they do not provide plans or procedures that will be implemented under the authority of the Permit. Appendices A, B and E are retained as Attachments to the Permit (Attachments G2-A, G2-B and G2-E). The Figures
in this report, which were interspersed in the text in the original document, have been moved to a common section following the References.

Acknowledgments

The work presented in this document represents the combined effort of a number of individuals at Sandia National Laboratories, Parsons Brinckerhoff (under contract AG-4909), INTERA (under contract AG-4910), RE/SPEC (under contract AG-4911), and Tech Reps. The Sandian responsible for the preparation of each section of the report and the lead individual(s) at firms under contract to Sandia that provided technical expertise are recognized below.

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A. W. Dennis, Sandia; C. D. Mann, Parsons
Brinckerhoff, with the assistance of the Parsons
Brinckerhoff Design staff

Design reviews provided by Malcolm Gray, Atomic Energy Canada Ltd., Whiteshell Laboratory; Stephen Phillips, Phillips Mining, Geotechnical & Grouting, Inc.; and John Tinucci, Itasca Consulting Group. Inc. are appreciated, as are document reviews provided by Don Galbraith, U.S. Department of Energy Carlsbad Area Office; William Thompson, Carlsbad Area Office Technical Assistance Contractor; Robert Stinebaugh, Palmer Vaughn, Deborah Coffey, and Wendell Weart, Sandia.

T. P. Peterson and S. B. Kmetz, Tech Reps, served as technical editors of this document.
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<tr>
<td>1</td>
<td>AIS Air Intake Shaft</td>
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<tr>
<td>2</td>
<td>AMM asphalt mastic mix</td>
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<td>3</td>
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<td>DRZ disturbed rock zone</td>
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<td>HMAC hot mix asphalt concrete</td>
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Executive Summary

Introduction

This report documents a shaft seal system design developed as part of a submittal to the Environmental Protection Agency (EPA) and the New Mexico Environment Department (NMED) that will demonstrate regulatory compliance of the Waste Isolation Pilot Plant (WIPP) for disposal of transuranic waste. The shaft seal system limits entry of water into the repository and restricts the release of contaminants. Shaft seals address fluid transport paths through the opening itself, along the interface between the seal material and the host rock, and within the disturbed rock surrounding the opening. The entire shaft seal system is described in this Permit Attachment and its three appendices, which include seal material specifications, construction methods, rock mechanics analyses, fluid flow evaluations, and the design drawings. The design represents a culmination of several years of effort that has most recently focused on providing to the EPA and NMED a viable shaft seal system design. Sections of this report and the appendices explore function and performance of the WIPP shaft seal system and provide well-documented assurance that such a shaft seal system could be constructed using available materials and methods. The purpose of the shaft seal system is to limit fluid flow within four existing shafts after the repository is decommissioned. Such a seal system would not be implemented for several decades, but to establish that regulatory compliance can be achieved at that future date, a shaft seal system has been designed that exhibits excellent durability and performance and is constructable using existing technology. The design approach is conservative, applying redundancy to functional elements and specifying various common, low-permeability materials to reduce uncertainty in performance. It is recognized that changes in the design described here will occur before construction and that this design is not the only possible combination of materials and construction strategies that would adequately limit fluid flow within the shafts.

Site Setting

One of the U.S. Department of Energy’s (DOE’s) site selection criteria is a favorable geologic setting which minimizes fluid flow as a transport mechanism. Groundwater hydrology in the proximity of the WIPP site is characterized by geologic strata with low transmissivity and low hydrologic gradients, both very positive features with regard to sealing shafts. For purposes of performance evaluations, hydrological analyses divide lithologies and requirements into the Rustler Formation (and overlying strata) and the Salado Formation, comprised mostly of salt. The principal design concern is fluid transport phenomena of seal materials and lithologies within the Salado Formation. The rock mechanics setting is an important consideration in terms of system performance. Rock properties affect hydrologic response of the shaft seal system. The stratigraphic section contains lithologies that exhibit brittle and ductile behavior. A zone of rock around the shafts is disturbed owing to the creation of the opening. The disturbed rock zone (DRZ) is an important design consideration because it possesses higher permeability than intact rock. Host rock response and its potential to fracture, flow, and heal around WIPP shaft openings are relevant to the performance of the shaft seal system.

Design Guidance

Use of both engineered and natural barriers to isolate wastes from the accessible environment is required by 20.4.1.500 NMAC (incorporating 40 CFR §§264.111 and 264.601) and 40 CFR §191.14(d). The use of engineered barriers to prevent or substantially delay movement of water,
hazardous constituents, or radionuclides toward the accessible environment is required by
20.4.1.500 NMAC (incorporating 40 CFR §§264.111 and 264.601) and 40 CFR §194.44.
Hazardous constituent release performance standards are specified in Permit Part 5 and
20.4.1.500 NMAC (incorporating 40 CFR §§264.111(b), 264.601(a), and 264 Subpart F).
Radionuclide release limits are specified in 40 CFR §191 for the entire repository system (EPA,
1996a; 1996b). Design guidance for the shaft seal system addresses the need for the WIPP to
comply with system requirements and to follow accepted engineering practices using
demonstrated technology. Design guidance is categorized below:

- limit hazardous constituents reaching regulatory boundaries,
- restrict groundwater flow through the sealing system,
- use materials possessing mechanical and chemical compatibility,
- protect against structural failure of system components,
- limit subsidence and prevent accidental entry, and
- utilize available construction methods and materials.

Discussions of the design presented in the text of this report and the details presented in the
appendices respond to these qualitative design guidelines. The shaft seal system design was
completed under a Quality Assurance program that includes review by independent, qualified
experts to assure the best possible information is provided to the DOE on selection of
engineered barriers (40 CFR §194.27). Technical reviewers examined the complete design
including conceptual, mathematical, and numerical models and computer codes (40 CFR
§194.26). The design reduces the impact of uncertainty associated with any particular element
by using multiple sealing system components and by using components constructed from
different materials.

Design Description

The shaft sealing system comprises 13 elements that completely fill the shaft with engineered
materials possessing high density and low permeability. Salado Formation components provide
the primary regulatory barrier by limiting fluid transport along the shaft during and beyond the
10,000-year regulatory period. Components within the Rustler Formation limit commingling
between brine-bearing members, as required by state regulations. Components from the Rustler
to the surface fill the shaft with common materials of high density, consistent with good
engineering practice. A synopsis of each component is given below.

Shaft Station Monolith. At the bottom of each shaft a salt-saturated concrete monolith
supports the local roof. A salt-saturated concrete, called Salado Mass Concrete (SMC), is
specified and is placed using a conventional slickline construction procedure where the concrete
is batched at the surface. SMC has been tailored to match site conditions. The salt-handling
shaft and the waste-handling shaft have sumps which also will be filled with salt-saturated
concrete as part of the monolith.

Clay Columns. A sodium bentonite is used for three compacted clay components in the Salado
and Rustler Formations. Although alternative construction specifications are viable, labor-
intensive placement of compressed blocks is specified because of proven performance. Clay
columns effectively limit brine movement from the time they are placed to beyond the
10,000-year regulatory period. Stiffness of the clay is sufficient to promote healing of fractures in
the surrounding rock salt near the bottom of the shafts, thus removing the proximal DRZ as a
potential pathway. The Rustler clay column limits brine communication between the Magenta and Culebra Members of the Rustler Formation.

Concrete-Asphalt Waterstop Components. Concrete-asphalt waterstop components comprise three elements: an upper concrete plug, a central asphalt waterstop, and a lower concrete plug. Three such components are located within the Salado Formation. These concrete-asphalt waterstop components provide independent shaft cross-section and DRZ seals that limit fluid transport, either downward or upward. Concrete fills irregularities in the shaft wall, while use of the salt-saturated concrete assures good bonding with salt. Salt creep against the rigid concrete components establishes a compressive stress state and promotes early healing of the salt DRZ surrounding the concrete plugs. The asphalt intersects the shaft cross-section and the DRZ.

Compacted Salt Column. Each shaft seal includes a column of compacted WIPP salt with 1.5 percent weight water added to the natural material. Construction demonstrations have shown that mine-run WIPP salt can be dynamically compacted to a density equivalent to approximately 90% of the average density of intact Salado salt. The remaining void space is removed through consolidation caused by creep closure. The salt column becomes less permeable as density increases. The location of the compacted salt column near the bottom of the shaft assures the fastest achievable consolidation of the compacted salt column after closure of the repository. Analyses indicate that the salt column becomes an effective long-term barrier in under 100 years.

Asphalt Column. An asphalt-aggregate mixture is specified for the asphalt column, which bridges the Rustler/Salado contact and provides a seal essentially impermeable to brine for the shaft cross-section and the shaft wall interface. All asphalt is placed with a heated slickline.

Concrete Plugs. A concrete plug is located just above the asphalt column and keyed into the surrounding rock. Mass concrete is separated from the cooling asphalt column with a layer of fibercrete, which permits work to begin on the overlying clay column before the asphalt has completely cooled. Another concrete plug is located near the surface, extending downward from the top of the Dewey Lake Redbeds.

Earthen Fill. The upper shaft is filled with locally available earthen fill. Most of the fill is dynamically compacted (the same method used to construct the salt column) to a density approximating the surrounding lithologies. The uppermost earthen fill is compacted with a sheepsfoot roller or vibratory plate compactor.

Structural Analysis

Structural issues pertaining to the shaft seal system have been evaluated. Mechanical, thermal, physical, and hydrological features of the system are included in a broad suite of structural calculations. Conventional structural mechanics applications would normally calculate load on system elements and compare the loads to failure criteria. Several such conventional calculations have been performed and show that the seal elements exist in a favorable, compressive stress state that is low in comparison to the strength of the seal materials. Thermal analyses have been performed to examine the effects of concrete heat of hydration and heat transfer for asphalt elements. Coupling between damaged rock and fluid flow and between the density and permeability of the consolidating salt column is evaluated within the scope of structural calculations. The appendices provide descriptions of various structural calculations.
conducted as part of the design study. The purpose of each calculation varies; however, the
calculations generally address one or more of the following concerns: (1) stability of the
component, (2) influences of the component on hydrological properties of the seal and
surrounding rock, or (3) construction methods. Stability calculations address:

- potential for thermal cracking of concrete;
- structural loads on seal components resulting from salt creep, gravity, swelling clay,
dynamic compaction, or possible repository-generated gas pressures.

Structural calculations defining input conditions to hydrological calculations include:

- spatial extent of the DRZ within the Salado Formation salt beds as a function of depth,
time, and seal material;
- fracturing and DRZ development within Salado Formation interbeds;
- shaft-closure induced consolidation of compacted salt columns; and
- impact of pore pressures on salt consolidation.

Construction analyses examine:

- placement and structural performance of asphalt waterstops, and
- potential subsidence reduction through backfilling the shaft station areas.

Structural calculations model shaft features including representation of the host rock and its
damaged zone as well as the seal materials themselves. Two important structural calculations
discussed below are unique to shaft seal applications.

**DRZ Behavior.** The development and subsequent healing of a DRZ that forms in the rock mass
surrounding the WIPP shafts is a significant concern in the seal design. It is well known that a
DRZ will develop in rock salt adjacent to the shaft upon excavation. Placement of rigid
components in the shaft promotes healing within the salt DRZ as seal elements restrain inward
creep and reduce the stress difference. Two computer models to calculate development and
extent of the salt DRZ are used. The first model uses a ratio of stress invariants to predict
fracture; the second approach uses a damage stress criterion. The temporal and spatial extent
of the DRZ along the entire shaft length is evaluated. Several analyses are performed to
examine DRZ behavior of the rock salt surrounding the shaft. The time-dependent DRZ
development and subsequent healing in the Salado salt surrounding each of the four seal
materials are considered. All seal materials below a depth of about 300 m provide sufficient
rigidity to heal the DRZ, a phenomenon that occurs quickly around rigid components near the
shaft bottom. An extensive calculation is made of construction effects on the DRZ during
placement of the asphalt-concrete waterstops. The time-dependent development of the DRZ
within anhydrite and polyhalite interbeds of the Salado Formation is calculated. For all interbeds,
the factor of safety against shear or tensile fracturing increases with depth into the rock
surrounding the shaft wall. These results indicate that a continuous DRZ will not develop in
nonsalt Salado rocks. Rock mechanics analysis also determines which of the near surface
lithologies fracture in the proximity of the shaft. Results from these rock mechanics analyses are used as input conditions for the fluid-flow analyses.

**Compacted Salt Behavior.** Unique application of crushed salt as a seal component required development of a constitutive model for salt reconsolidation. The model developed includes a nonlinear elastic component and a creep consolidation component. The nonlinear elastic modulus is density-dependent, based on laboratory test data performed on WIPP crushed salt. Creep consolidation behavior of crushed salt is based on three candidate models whose parameters are obtained from model fitting to hydrostatic and shear consolidation test data gathered for WIPP crushed salt. The model for consolidating crushed salt is used to predict permeability of the salt column. The seal system prevents fluid transport to the consolidating salt column to ensure that pore pressure does not unacceptably inhibit the reconsolidation process. Calculations made to estimate fractional density of the crushed salt seal as a function of time, depth, and pore pressure show consolidation time increases as pore pressure increases, as expected. At a constant pore pressure of one atmosphere, compacted salt will increase from its initial fractional density of 90% to 96% within 40, 80, and 120 years after placement at the bottom, middle, and top of the salt component, respectively. At a fractional density of 96%, the permeability of reconsolidating salt is approximately $10^{-18}$ m$^2$. A pore pressure of 2 MPa increases times required to achieve a fractional density of 96% to 92 years, 205 years, and 560 years at the bottom, middle, and top of the crushed salt column, respectively. A pore pressure of 4 MPa would effectively prevent reconsolidation of the crushed salt within 1,000 years. Fluid flow calculations show only minimal transport of fluids to the salt column, so pore pressure equilibrium in the consolidating salt does not occur before low permeabilities ($\sim 10^{-18}$ m$^2$) are achieved.

**Hydrologic Evaluations**

The ability of the shaft seal system to satisfy design guidance is determined by the performance of the actual seal components within the physical setting in which they are constructed. Important elements of the physical setting are hydraulic gradients of the region, properties of the lithologic units surrounding a given seal component, and potential gas generation within the repository. Hydrologic evaluations focus on processes that could result in fluid flow through the shaft seal system and the ability of the seal system to limit any such flow. Transport of radiological or hazardous constituents will be limited if the carrier fluids are similarly limited. Physical processes that could impact seal system performance have been incorporated into four models. These models evaluate: (1) downward migration of groundwater from the Rustler Formation, (2) gas migration and reconsolidation of the crushed salt seal component, (3) upward migration of brines from the repository, and (4) flow between water-bearing zones in the Rustler Formation.

**Downward Migration of Rustler Groundwater.** The shaft seal system is designed to limit groundwater flowing into and through the shaft sealing system. The principal source of groundwater to the seal system is the Culebra Member of the Rustler Formation. No significant sources of groundwater exist within the Salado Formation; however, brine seepage has been noted at a number of the marker beds and is included in the models. Downward migration of Rustler groundwater is limited to ensure that liquid saturation of the compacted salt column does not impact the consolidation process and to limit quantities of brine reaching the repository horizon. Consolidation of the compacted salt column will be most rapid immediately following seal construction. Simulations conducted for the 200-year period following closure demonstrate that, during this initial period, downward migration of Rustler groundwater is insufficient to
impact the consolidation process. Rock mechanics analyses show that this period encompasses
the reconsolidation process. Lateral migration of brine through the marker beds is quantified in
the analysis and shown to be inconsequential. At steady-state, the flow rate is most dependent
on permeability of the system. Potential flow paths within the seal system consist of the seal
material, an interface with the surrounding rock, and the host rock DRZ. Low permeability is
specified for the engineered materials, and construction methods ensure a tight interface. Thus
the flow path most likely to impact performance is the DRZ. Effects of the DRZ and sensitivity of
the seal system performance to both engineered and host rock barriers show that the DRZ is
successfully mitigated by the proposed design.

Gas Migration and Salt Column Consolidation. A multi-phase flow model of the lower seal
system evaluates the performance of components extending from the middle concrete-asphalt
waterstop located at the top of the salt column to the repository horizon for 200 years following
closure. During this time period, the principal fluid sources to the model consist of potential gas
generated by the waste and lateral brine migration within the Salado Formation. The predicted
downward migration of a small quantity of Rustler groundwater (discussed above) is included in
this analysis. Effects of gas generation are evaluated for three different repository
repressurization scenarios, which simulate pressures as high as 14 MPa. Model results predict
that high repository pressures do not produce appreciable differences in the volume of gas
migration over the 200-year simulation period. Relatively low gas flow is a result of the low
permeability and rapid healing of the DRZ around the lower concrete-asphalt waterstop.

Upward Migration of Brine. The Salado Formation is overpressurized with respect to the
measured heads in the Rustler, and upward migration of contaminated brines could occur
through an inadequately sealed shaft. Results from the model discussed above demonstrate
that the crushed salt seal will reconsolidate to a very low permeability within 100 years following
repository closure. Structural results show that the DRZ surrounding the long-term clay and
crushed salt seal components will completely heal within the first several decades. Model
calculations predict that very little brine flows from the repository to the Rustler/Salado contact.

Intra-Rustler Flow. Based on head differences between the various members of the Rustler
Formation, nonhydrostatic conditions exist within the Rustler Formation. Therefore, the potential
exists for vertical flow within water-bearing strata within the Rustler. The two units with the
greatest transmissivity within the Rustler are the Culebra and the Magenta dolomites, which
have the greatest potential for interflow. The relatively low undisturbed permeabilities of the
mudstone and anhydrite units separating the Culebra and the Magenta naturally limit crossflow.
However, the construction and subsequent closure of the shaft provide a potentially permeable
vertical conduit connecting water-bearing units. The primary motivation for limiting formation
crossflow within the Rustler is to prevent mixing of formation waters within the Rustler, as
required by State of New Mexico statute. Commonly, such an undertaking would limit migration
of higher dissolved solids (high-density) groundwater into lower dissolved solids groundwater. In
the vicinity of the WIPP site, the Culebra has a higher density groundwater than the Magenta,
and the potential for fluid migration between the two most transmissive units is from the unit with
the lower total dissolved solids to the unit with the higher dissolved solids. This calculation
shows that potential flow rates between the Culebra and the Magenta are insignificant. Under
expected conditions, intra-Rustler flow is expected to be of such a limited quantity that (1) it will
not affect either the hydraulic or chemical regime within the Culebra or the Magenta and (2) it
will not be detrimental to the seal system itself.
Concluding Remarks

The principal conclusion is that an effective, implementable shaft seal system has been designed for the WIPP. Design guidance is addressed by limiting any transport of fluids within the shaft, thereby limiting transport of hazardous material to regulatory boundaries. The application or adaptation of existing technologies for placement of seal components combined with the use of available, common materials provide confidence that the design can be constructed. The structural setting for seal elements is compressive, with shear stresses well below the strength of seal materials. Because of the favorable hydrologic regime coupled with the low intrinsic permeability of seal materials, long-term stability of the shaft seal system is expected. Credibility of these conclusions is bolstered by the basic design approach of using multiple components to perform each sealing function and by using extensive lengths within the shafts to effect a sealing system. The shaft seal system adequately meets design requirements and can be constructed.

1. Introduction

1.1 Purpose of Compliance Submittal Design Report

This report documents the detailed design of the shaft sealing system for the Waste Isolation Pilot Plant (WIPP). The design documented in this report builds on the concepts and preliminary evaluations presented in the Sealing System Design Report issued in 1995 (DOE, 1995). The report contains a detailed description of the design and associated construction procedures, material specifications, analyses of structural and fluid flow performance, and design drawings. The design documented in this report forms the basis for the shaft sealing system which will be constructed under the authority of the hazardous waste facility Permit issued by NMED and as required by 20.4.1.500 NMAC (incorporating 40 CFR §§264.111(b) and 264.601(a)).

1.2 WIPP Description

The WIPP is designed as a full-scale, mined geological repository for the safe management, storage, and disposal of transuranic (TRU) radioactive wastes and TRU mixed wastes generated by US government defense programs. The facility is located near Carlsbad, New Mexico, in the southeastern portion of the state. The underground facility (Figure G2-1) consists of a series of shafts, drifts, panels, and disposal rooms. Four shafts, ranging in diameter from 3.5 to 6.1 m, connect the disposal horizon to the surface. Sealing of these four shafts is the focus of this report.

The disposal horizon is at a depth of approximately 655 m in bedded halite within the Salado Formation. The Salado is a sequence of bedded evaporites approximately 600 m thick that were deposited during the Permian Period, which ended about 225 million years ago. Salado salt has been identified as a good geologic medium to host a nuclear waste repository because of several favorable characteristics. The characteristics present at the WIPP site include very low permeability, vertical and lateral stratigraphic extent, tectonic stability, and the ability of salt to creep and ultimately entomb material placed in excavated openings. Creep closure also plays an important role in the shaft sealing strategy.

The WIPP facility must be determined to be in compliance with applicable regulations prior to the disposal of waste. After the facility meets the regulatory requirements, disposal rooms will be filled with containers holding TRU wastes of various forms. Wastes placed in the drifts and
disposal rooms will be at least 150 m from the shafts. Regulatory requirements include use of both engineered and natural barriers to limit migration of hazardous constituents from the repository to the accessible environment. The shaft seals are part of the engineered barriers.

1.3 Performance Objective for WIPP Shaft Seal System

Each of the four shafts from the surface to the underground repository must be sealed to limit hazardous material release to the accessible environment and to limit groundwater flow into the repository. Although the seals will be permanent, the regulatory period applicable to the repository system analyses is 10,000 years.

1.4 Sealing System Design Development Process

This report presents a conservative approach to shaft sealing system design. Shaft sealing system performance plays a crucial role in meeting regulatory radionuclide and hazardous constituents release requirements. Although all engineering materials have uncertainties in properties, a combination of available, low-permeability materials can provide an effective sealing system. To reduce the impact of system uncertainties and to provide a high level of assurance of compliance, numerous components are used in this sealing system. Components in this design include long columns of clay, densely compacted crushed salt, a waterstop of asphaltic material sandwiched between massive low-permeability concrete plugs, a column of asphalt, and a column of earthen fill. Different materials perform identical functions within the design, thereby adding confidence in the system performance through redundancy.

The design is based on common materials and construction methods that utilize available technologies. When choosing materials, emphasis was given to permeability characteristics and mechanical properties of seal materials. However, the system is also chemically and physically compatible with the host formations, enhancing long-term performance.

Recent laboratory experiments, construction demonstrations, and field test results have been added to the broad and credible database and have supported advances in modeling capability. Results from a series of multi-year, in situ, small-scale seal performance tests show that bentonite and concrete seals maintain very low permeabilities and show no deleterious effects in the WIPP environment. A large-scale dynamic compaction demonstration established that crushed salt can be successfully compacted. Laboratory tests show that compacted crushed salt consolidates through creep closure of the shaft from initial conditions achieved in dynamic compaction to a dense salt mass with regions where permeability approaches that of in situ salt. These technological advances have allowed more credible analysis of the shaft sealing system.

The design was developed through an interactive process involving a design team consisting of technical specialists in the design and construction of underground facilities, materials behavior, rock mechanics analysis, and fluid flow analysis. The design team included specialists drawn from the staff of Sandia National Laboratories, Parsons Brinckerhoff Quade and Douglas, Inc. (contract number AG-4909), INTERA, Inc. (contract number AG-4910), and RE/SPEC Inc. (contract number AG-4911), with management by Sandia National Laboratories. The contractors developed a quality assurance program consistent with the Sandia National Laboratories Quality Assurance Program Description for the WIPP project. All three contractors received quality assurance support visits and were audited through the Sandia National Laboratories audit and assessment program. Quality assurance (QA) documentation is maintained in the Sandia National Laboratories WIPP Central Files. Access to project files for
each contractor can be accomplished using the contract numbers specified above. In addition to
the contractor support, technical input was obtained from consultants in various technical
specialty areas.

Formal preliminary and final design reviews have been conducted on the technical information
documented in the report. In addition, technical, management, and QA reviews have been
performed on this report. Documentation is in the WIPP Central File.

It is recognized that additional information, such as on specific seal material or formation
characteristics, on the sensitivity of system performance to component properties, on placement
effectiveness, and on long-term performance, could be used to simplify the design and perhaps
reduce the length or number of components. Such design optimization and associated
simplifications are left to future research that may be used to update the compliance evaluations
completed between now and the time of actual seal emplacement.

1.5 Organization of Document

This report contains an Executive Summary, 10 sections, and 5 appendices. The body of the
report does not generally contain detailed backup information; this information is incorporated
by reference or in the appendices.

The Executive Summary is a synopsis of the design and the supporting discussions related to
seal materials, construction procedures, structural analyses, and fluid flow analyses.
Introductory material in Section 1 sets the stage for and provides a “road map” to the remainder
of the report.

Site characteristics that detail the setting into which the seals would be placed are documented
in Section 2. These characteristics include the WIPP geology and stratigraphy for both the
region and the shafts as well as a brief discussion of rock mechanics considerations of the site
that impact the sealing system. Regional and local characteristics of the hydrologic and
geochemical settings are also briefly discussed.

Section 3 presents the design guidance used for development of the shaft sealing system
design. Seal-related guidance from applicable regulations is briefly described. The design
guidance is then provided along with the design approach used to implement the guidance. The
guidance forms the basis both for the design and for evaluations of the sealing system
presented in other sections.

The shaft sealing system is documented in Section 4; detailed drawings for the design are
provided in Appendix G2-E. The seal components, their design, and their functions are
discussed for the Salado, the Rustler, and the overlying formations.

The sealing materials are described briefly in Section 5, with more detail provided in the
materials specifications (Appendix G2-A). The materials used in the various seal components
are discussed along with the reasons they are expected to function as intended. Material
properties including permeability, strength, and mechanical constitutive response are given for
each material. Brief discussions of expected compatibility, performance, construction
techniques, and other characteristics relevant to the WIPP setting are also given.
Section 6 contains a brief description of the construction techniques proposed for use. General site and sealing preparation activities are discussed, including construction of a multi-deck stage for use throughout the placement of the components. Construction procedures to be used for the various types of components are then summarized based on the more detailed discussions provided in Appendix G2-B.

Section 7 summarizes structural analyses performed to assess the ability of the shaft sealing system to function in accordance with the design guidance provided in Section 3 and to provide input to hydrological calculations. The methods and computer programs, the models used to simulate the behavior of the seal materials and surrounding salt, and the results of the analyses are discussed. Particular emphasis is placed on the evaluations of the behavior of the disturbed rock zone. Details of the structural analyses are presented in Appendix D of Waste Isolation Pilot Plant Shaft Sealing System Compliance Submittal Design Report (“Compliance Submittal Design Report”) (Sandia, 1996). Section 8 summarizes fluid flow analyses performed to assess the ability of the shaft sealing system to function in accordance with the design guidance provided in Section 3. Hydrologic evaluations are focused on processes that could result in fluid flow through the shaft seal system and the ability of the seal system to limit such flow. Processes evaluated are downward migration of groundwater from the overlying formation, gas migration and reconsolidation of the crushed salt component, upward migration of brines from the repository, and flow between water-bearing zones in the overlying formation. Hydrologic models are described and the results are discussed as they relate to satisfying the design guidance, with extensive reference to Appendix C of the Compliance Submittal Design Report (Sandia, 1996) that documents details of the flow analyses. Conclusions drawn about the performance of the WIPP shaft sealing system are described in Section 9. The principal conclusion that an effective, implementable design has been presented is based on the presentations in the previous sections. A reference list that documents principal references used in developing this design is then provided.

The three appendices that follow provide details related to the following subjects:

Appendix G2-A — Material Specification
Appendix G2-B — Shaft Sealing Construction Procedures
Appendix G2-E — Design Drawings (separate volume)

1.6 Systems of Measurement

Two systems of measurement are used in this document and its appendices. Both the System International d’Unites (SI) and English Gravitational (fps units) system are used. This usage corresponds to common practice in the United States, where SI units are used for scientific studies and fps units are used for facility design, construction materials, codes, and standards. Dual dimensioning is used in the design description and other areas where this use will aid the reader.
2. Site Geologic, Hydrologic, and Geochemical Setting

The site characteristics relevant to the sealing system are discussed in this section. The location and geologic setting of the WIPP are discussed first to provide background. The geology and stratigraphy, which affect the shafts, are then discussed. The hydrologic and geochemical settings, which influence the seals, are described last.

2.1 Introduction

The WIPP site is located in an area of semiarid rangeland in southeastern New Mexico. The nearest major population center is Carlsbad, 42 km west of the WIPP. Two smaller communities, Loving and Malaga, are about 33 km to the southwest. Population density close to the WIPP is very low: fewer than 30 permanent residents live within a 16-km radius.

2.2 Site Geologic Setting

Geologically the WIPP is located in the Delaware Basin, an elongated depression that extends from just north of Carlsbad southward into Texas. The Delaware Basin is bounded by the Capitan Reef (see Figure G2-2). The basin covers over 33,000 km² and is filled with sedimentary rocks to depths of 7,300 m (Hills, 1984). Rock units of the Delaware Basin (representing the Permian System through the Quaternary System) are listed in Figure G2-3.

Minimal tectonic activity has occurred in the region since the Permian Period (Powers et al., 1978). Faulting during the late Tertiary Period formed the Guadalupe and Delaware Mountains along the western edge of the basin. The most recent igneous activity in the area occurred during the mid-Tertiary Period about 35 million years ago and is evidenced by a dike in the subsurface 16 km northwest of the WIPP. Major volcanic activity last occurred more than 1 billion years ago during Precambrian time (Powers et al., 1978). None of these processes affected the Salado Formation at the WIPP. Therefore, seismic-related design criteria are not included in the current seal systems design guidelines.

2.2.1 Regional WIPP Geology and Stratigraphy

The Delaware Basin began forming with crustal subsidence during the Pennsylvanian Period approximately 300 million years ago. Relatively rapid subsidence over a period of about 14 million years resulted in the deposition of a sequence of deep-water sandstones, shales, and limestones rimmed by shallow-water limestone reefs such as the Capitan Reef (see Figure G2-2). Subsidence slowed during the late Permian Period. Evaporite deposits of the Castle Formation and the Salado Formation (which hosts the WIPP underground workings) filled the basin and extended over the reef margins. The evaporites, carbonates, and clastic rocks of the Rustler Formation and the Dewey Lake Redbeds were deposited above the Salado Formation near the end of the Permian Period. The Santa Rosa and Gatuña Formations were deposited after the close of the Permian Period.

From the surface downward to the repository horizon the stratigraphic units are the Quaternary surface sand sediments, Gatuña Formation, Santa Rosa Formation, Dewey Lake Redbeds, Rustler Formation, and Salado Formation. Three principal stratigraphic units (the Dewey Lake Redbeds, the Rustler Formation, and the Salado Formation) comprise all but the upper 15 to 30 m (50 to 100 ft) of the geologic section above the WIPP facility.
The Dewey Lake Redbeds consist of alternating layers of reddish-brown, fine-grained sandstone and siltstone cemented with calcite and gypsum (Vine, 1963). The Rustler Formation lies below the Dewey Lake Redbeds; this formation, the youngest of the Late Permian evaporite sequence, includes units that provide potential pathways for radionuclide migration from the WIPP. The five units of the Rustler, from youngest to oldest, are: (1) the Forty-niner Member, (2) the Magenta Dolomite Member, (3) the Tamarisk Member, (4) the Culebra Dolomite Member, and (5) an unnamed lower member.

The 250-million-year-old Salado Formation lies below the Rustler Formation. This unit is about 600 m thick and consists of three informal members. From youngest to oldest, they are: (1) an upper member (unnamed) composed of reddish-orange to brown halite interbedded with polyhalite, anhydrite, and sandstone, (2) a middle member (the McNutt Potash Zone) composed of reddish-orange and brown halite with deposits of sylvite and langbeinite; and (3) a lower member (unnamed) composed of mostly halite with lesser amounts of anhydrite, polyhalite, and glauberite, with some layers of fine clastic material. These lithologic layers are nearly horizontal at the WIPP, with a regional dip of less than one degree. The WIPP repository is located in the unnamed lower member of the Salado Formation, approximately 655 m (2150 ft) below the ground surface.

2.2.2 Local WIPP Stratigraphy

The generalized stratigraphy of the WIPP site, with the location of the repository, is shown in Figure G2-4. To establish the geologic framework required for the design of the WIPP facility shaft sealing system, an evaluation was performed to assess the geologic conditions existing in and between the shafts, where the individual shaft sealing systems will eventually be emplaced (DOE, 1995: Appendix G2-A). The study evaluated shaft stratigraphy, regional groundwater occurrence, brine occurrence in the exposed Salado Formation section, and the consistency between recorded data and actual field data.

Four shafts connect the WIPP underground workings to the surface, the (1) Air Intake Shaft (AIS), (2) Exhaust Shaft, (3) Salt Handling Shaft, and (4) Waste Shaft. Stratigraphic correlation and evaluation of the unit contacts show that lithologic units occur at approximately the same levels in all four shaft locations. Some stratigraphic contact elevations vary because of regional structure and stratigraphic thinning and thickening of units. However, the majority of the stratigraphic contacts used to date are suitable for engineering design reference because they intersect all four shafts.

2.2.3 Rock Mechanics Setting

The WIPP stratigraphy includes rock types that exhibit both brittle and ductile behaviors. The majority of the stratigraphy intercepted by the shafts consists of the Salado Formation, which is predominantly halite. The primary mechanical behavior of halitic rocks is creep. Except near free surfaces (such as the shaft wall), the salt rocks will remain tight and undisturbed despite the long-term creep deformation they sustain. The other rock types within the Salado Formation are anhydrites and polyhalites. These two rock types are typically brittle, stiff, and exhibit high strength in laboratory tests. The structural strength of particular anhydritic rock layers, however, depends on the thickness of the layers, which range from thin (<1 m) to fairly thick (10 m or more). Brittle failure of these noncreeping rocks can occur as they restrain, or attempt to restrain, the creep of the salt above and below the stiff layer. Although thick layers can resist the
induced stresses, thin layers are fractured in tension by the salt creep. Because the deformation in the bounding salt is time dependent, the damage in the brittle rock is also time dependent.

Above the Salado Formation, the Rustler Formation stratigraphy consists of relatively strong limestones and siltstones. The shaft excavation is the only significant disturbance to these rocks. Any subsurface subsidence (deformation) or loading induced by the presence of the repository are negligible in a rock mechanics sense.

Regardless of rock type, the shafts create a disturbed zone in the surrounding rock. Microfracturing will occur in the rock adjacent to the shaft wall, where confining stresses are low or nonexistent. The extent of the zone depends on the rock strength and the prevailing stress state, which is depth dependent. In the salt rocks, microfracturing occurs to form the disturbed zone both at the time of excavation and later as dilatant creep deformations occur. In the brittle rocks, the disturbance occurs at the time of excavation and does not worsen with time. The extent of disturbed zones in the salt and brittle rocks can be calculated, as will be described in Section 7 and Appendix D in the Compliance Submittal Design Report (Sandia, 1996).

Preventing the salt surrounding the shafts from creeping causes reintroduction of stresses that reverse the damage process and cause healing (Van Sambeek et al., 1993). The seal system design relies on this principle for sealing the disturbed zone in salt. In the brittle rocks, grouting of the damage is a viable means of reducing the interconnected fractures that increase the permeability of the rock.

2.3 Site Hydrologic Setting

The WIPP shafts penetrate approximately 655 m (2150 ft) of sediments and rocks. From a hydrogeologic perspective, relevant information includes the permeability of the water-bearing units, the thickness of the water-bearing units, and the observed vertical pressure (head) gradients expected to exist after shaft construction and ambient pressure recovery. This section will discuss these three aspects of the site hydrogeology. The geochemistry of the pore fluids adjacent to the shaft system is also important hydrogeologic information and will be provided in Section 2.4.

2.3.1 Hydrostratigraphy

The WIPP shafts penetrate Quaternary surface sediments, the Gatuña Formation, the Santa Rosa Formation, the Dewey Lake Redbeds, the Rustler Formation, and the Salado Formation. The Rustler Formation contains the only laterally-persistent water-bearing units in the WIPP vicinity. As a result, flow-field characterization, regional flow-modeling, and performance assessment off-site release scenarios focus on the Rustler Formation. The hydrogeology of the stratigraphic units in contact with the upper portion of the AIS sealing system is fairly well known from detailed hydraulic testing of the Rustler Formation at well H-16 located 17 m from the AIS (Beauheim, 1987). The H-16 borehole was drilled in July and August 1987 to monitor the hydraulic responses of the Rustler members to the drilling and construction of the AIS. During the drilling of H-16, each member of the Rustler Formation was cored. In addition, detailed drill-stem, pulse, and slug hydraulic tests were performed in H-16 on the members of the Rustler. Through the detailed testing program at H-16, the permeability of each of the Rustler members was estimated. Detailed mapping of the AIS by Holt and Powers (1990) and other investigators provided information on the location of wet zones and weeps within the Salado Formation. This
information will be summarized below. The reader, unless particularly interested in this subject, should proceed to Section 2.3.2.

Water-bearing zones have been observed in units above the Rustler Formation in the WIPP site vicinity. However, drilling in the Dewey Lake Redbeds has not identified any continuous saturated units at the WIPP site. Water-bearing units within stratigraphic intervals above the Rustler are typically perched saturated zones of very low yield. Thin perched groundwater intervals have been encountered in WIPP wells H-1, H-2, and H-3 (Mercer and Orr, 1979). The only Dewey Lake Redbed wells that have sufficient yields for watering livestock are the James Ranch wells, the Pocket well, and the Fairfield well (Brinster, 1991). These wells are located to the south of the WIPP and are not in the immediate vicinity of the WIPP shafts.

The Dewey Lake Redbeds overlie the Rustler Formation. The Rustler is composed of five members defined by lithology. These are, in ascending order, the unnamed lower member, the Culebra dolomite, the Tamarisk, the Magenta dolomite, and the Forty-niner (see Figure G2-4). Of these five members, the unnamed lower member, the Culebra, and the Magenta are the most transmissive units in the Rustler. The Tamarisk and the Forty-niner are aquitards within the Rustler and have very low permeabilities relative to the three members listed above.

To the east of the shafts in Nash Draw, the Rustler/Salado contact has been observed to be permeable and water-bearing. This contact unit has been referred to as the “brine aquifer” (Mercer, 1983). The brine aquifer is not reported to exist in the vicinity of the shafts. The hydraulic conductivity of the Rustler/Salado contact in the vicinity of the shafts is reported to be approximately $4 \times 10^{-11}$ m/s, which is equivalent to a permeability of $6 \times 10^{-18}$ m$^2$ using reference brine fluid properties (Brinster, 1991). The unnamed lower member was hydraulic tested at well H-16 in close proximity to the AIS. The maximum permeability of the unnamed lower member was interpreted to be $2.2 \times 10^{-18}$ m$^2$ and was attributed to the unnamed lower member claystone by Beauheim (1987), which correlates to the transition and bioturbated clastic zones of Holt and Powers (1990).

The Culebra Dolomite Member is the most transmissive member of the Rustler Formation in the vicinity of the WIPP site and is the most transmissive saturated unit in contact with the shaft sealing system. The Culebra is an argillaceous dolomicrite which contains secondary porosity in the form of abundant vugs and fractures. The permeability of the Culebra varies greatly in the vicinity of the WIPP and is controlled by the condition of the secondary porosity (fractures). The permeability of the Culebra in the vicinity of the shafts is approximately $2.1 \times 10^{-14}$ m$^2$.

The Tamarisk Member is composed primarily of massive, lithified anhydrite, including anhydrite 2, mudstone 3, and anhydrite 3. Testing of the Tamarisk at H-16 was unsuccessful. The estimated transmissivity of the Tamarisk at H-16 is one to two orders of magnitude lower than the least-transmissive unit successfully tested at H-16, which results in a permeability range from $4.6 \times 10^{-20}$ to $4.6 \times 10^{-19}$ m$^2$. Anhydrites in the Rustler have an approximate permeability of $1 \times 10^{-19}$ m$^2$. The permeability of mudstone 3 is $1.5 \times 10^{-19}$ m$^2$ (Brinster, 1991).

The Magenta is a dolomite that is typically less permeable than the Culebra. The Magenta Dolomite Member overlies the Tamarisk Member. The Magenta is an indurated, gypsiferous, arenaceous, dolomite that Holt and Powers (1990) classify as a dolarenite. The dolomite grains are primarily composed of silt to fine sand-sized clasts. Wavy to lenticular bedding and ripple cross laminae are prevalent through most of the Magenta. Holt and Powers (1990) estimate that
inflow to the shaft from the Magenta during shaft mapping was less than 1 gal/min. The Magenta has a permeability of approximately $1.5 \times 10^{-15}$ m$^2$ (Saulnier and Avis, 1988).

The Forty-niner Member is divided into three informal lithologic units. The lowest unit is anhydrite 4, a laminated anhydrite having a gradational contact with the underlying Magenta. Mudstone 4 overlies anhydrite 4 and is composed of multiple units containing mudstones, siltstones, and very fine sandstones. Anhydrite 5 is the uppermost informal lithologic unit of the Forty-niner Member. The permeability of mudstone 4, determined from the pressure responses in the Forty-niner interval of H-16 to the drilling of the AIS, is $3.9 \times 10^{-16}$ m$^2$ (referred to as the Forty-niner claystone by Avis and Saulnier, 1990).

The Salado Formation is a very low permeability formation that is composed of bedded halite, polyhalite, anhydrite, and mudstones. Inflows in the shafts have been observed over select intervals during shaft mapping, but flows are below the threshold of quantification. In some cases these weeps are individual, lithologically distinct marker beds, and in some cases they are not. Directly observable brine flow from the Salado Formation into excavated openings is a short-lived process. Table G2-1 lists the brine seepage intervals identified by Holt and Powers (1990) during their detailed mapping of the AIS. Seepage could be indicated by a wet rockface or by the presence of precipitate from brine evaporation on the shaft rockface. The zones listed in Table G2-1 make up less than 10% of the Salado section that is intersected by the WIPP shafts.

<table>
<thead>
<tr>
<th>Stratigraphic Unit</th>
<th>Lithology</th>
<th>Thickness (m)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Marker Bed 103</td>
<td>Anhydrite</td>
<td>5.0</td>
</tr>
<tr>
<td>Marker Bed 109</td>
<td>Anhydrite</td>
<td>7.7</td>
</tr>
<tr>
<td>Vaca Triste</td>
<td>Mudstone</td>
<td>2.4</td>
</tr>
<tr>
<td>Zone A</td>
<td>Halite</td>
<td>2.9</td>
</tr>
<tr>
<td>Marker Bed 121</td>
<td>Polyhalite</td>
<td>0.5</td>
</tr>
<tr>
<td>Union Anhydrite</td>
<td>Anhydrite</td>
<td>2.3</td>
</tr>
<tr>
<td>Marker Bed 124</td>
<td>Anhydrite</td>
<td>2.7</td>
</tr>
<tr>
<td>Zone B</td>
<td>Halite</td>
<td>0.9</td>
</tr>
<tr>
<td>Zone C</td>
<td>Halite</td>
<td>2.7</td>
</tr>
<tr>
<td>Zone D</td>
<td>Halite</td>
<td>3.2</td>
</tr>
<tr>
<td>Zone E</td>
<td>Halite</td>
<td>0.6</td>
</tr>
<tr>
<td>Zone F</td>
<td>Halite</td>
<td>0.9</td>
</tr>
<tr>
<td>Zone G</td>
<td>Halite</td>
<td>0.6</td>
</tr>
<tr>
<td>Zone H</td>
<td>Halite</td>
<td>1.8</td>
</tr>
<tr>
<td>Marker Bed 129</td>
<td>Polyhalite</td>
<td>0.5</td>
</tr>
<tr>
<td>Zone I</td>
<td>Halite</td>
<td>1.7</td>
</tr>
<tr>
<td>Zone J</td>
<td>Halite</td>
<td>1.2</td>
</tr>
</tbody>
</table>

To gain perspective into the important stratigraphic units from a hydrogeologic view, the permeability and thickness of the units adjacent to the shafts can be compared. Table G2-2 lists the lithologic units in the Rustler and the Salado Formations with their best estimate permeabilities and their thickness as determined from the AIS mapping. The stratigraphy of the units overlying the Rustler is not considered in Table G2-2 because these units are typically not saturated in the vicinity of the WIPP shafts. The overlying sediments account for approximately 25% of the stratigraphy column adjacent to the shafts.

Because permeability varies over several orders of magnitude, the log of the permeability is also listed to simplify comparison between units. Table G2-2 shows that by far the two most transmissive zones occur in the Rustler Formation; these are the Culebra and Magenta dolomites. These units are relatively thin when compared to the combined Rustler and Salado thickness adjacent to the shafts (3% of Rustler and Salado combined thickness). The Magenta and the Culebra are the only two units that are known to possess permeabilities higher than $1 \times 10^{-18} \text{ m}^2$.

The vast majority (97%) of the rocks adjacent to the shaft in the Rustler and the Salado Formations are low permeability ($<1 \times 10^{-18} \text{ m}^2$). The conclusion that can be drawn from reviewing Table G2-2 is that the shafts are located hydrogeologically in a low permeability, low groundwater flow regime. Inflow measurements have historically been made at the shafts, and observable flow is attributed to leakage from the Rustler Formation.

Flow modeling of the Culebra has demonstrated that depressurization has occurred as a result of the sinking of the shafts at the site. Maximum estimated head drawdown in the Culebra at the centroid of the shafts was estimated by Haug et al. (1987) to be 33 m in the mid-1980s. This drawdown in the permeable units intersected by the shafts is expected because the shafts act as long-term constant pressure (atmospheric) sinks. Measurements of fluid flow into the WIPP shafts when they were unlined show a range from a maximum of 0.11 L/s (3,469 m$^3$/yr) measured in the Salt Handling Shaft on September 13, 1981 to a minimum of 0.008 L/s (252 m$^3$/yr) measured at the Waste Handling Shaft on August 6, 1987 (LaVenue et al., 1990).

### Table G2-2

<table>
<thead>
<tr>
<th>Formation</th>
<th>Member/Lithology</th>
<th>Undisturbed Permeability ($\text{m}^2$)</th>
<th>Thickness (m)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rustler</td>
<td>Anhydrite$^{(1)}$</td>
<td>$1.0 \times 10^{-19}$</td>
<td>46.7</td>
</tr>
<tr>
<td>Rustler</td>
<td>Mudstone 4</td>
<td>$3.9 \times 10^{-16}$</td>
<td>4.4</td>
</tr>
<tr>
<td>Rustler</td>
<td>Magenta</td>
<td>$1.5 \times 10^{-15}$</td>
<td>7.8</td>
</tr>
<tr>
<td>Rustler</td>
<td>Mudstone 3</td>
<td>$1.5 \times 10^{-19}$</td>
<td>2.9</td>
</tr>
<tr>
<td>Rustler</td>
<td>Culebra</td>
<td>$2.1 \times 10^{-14}$</td>
<td>8.9</td>
</tr>
<tr>
<td>Rustler</td>
<td>Transition/ Bioturbated Clastics</td>
<td>$2.2 \times 10^{-18}$</td>
<td>18.7</td>
</tr>
<tr>
<td>Salado</td>
<td>Halite</td>
<td>$1.0 \times 10^{-21}$</td>
<td>356.6</td>
</tr>
<tr>
<td>Salado</td>
<td>Polyhalite</td>
<td>$3.0 \times 10^{-21}$</td>
<td>10.9</td>
</tr>
<tr>
<td>Salado</td>
<td>Anhydrite</td>
<td>$1.0 \times 10^{-19}$</td>
<td>28.2</td>
</tr>
</tbody>
</table>

$^{(1)}$ Anhydrite 5, Anhydrite 4, Anhydrite 3, and Anhydrite 2
The following summary of shaft inflow rates from the Rustler is based on a review of LaVenue et al. (1990) and Cauffman et al. (1990). Shortly after excavation and prior to grouting and liner installation, the inflow into the Salt Handling Shaft was 0.11 L/s (3,469 m$^3$/yr). The average flow rate measured after shaft lining for the period from mid-1982 through October 1992 was 0.027 L/s (851 m$^3$/yr). The average flow rate into the Waste Handling Shaft during the time when the shaft was open and unlined was about 0.027 L/s (851 m$^3$/yr). Between the first and second grouting events (July 1984 to November 1987) the average inflow rate was 0.016 L/s (505 m$^3$/yr). No estimates were found after the second grouting. Inflow to the pilot holes for the Exhaust Shaft averaged 0.028 L/s (883 m$^3$/yr). In December 1984 a liner plate was grouted across the Culebra. After this time, a single measurement of inflow from the Culebra was 0.022 L/s (694 m$^3$/yr). After liner plate installation, three separate grouting events occurred at the Culebra. No measurable flow was reported after the third grouting event in the summer of 1987. Flow into the AIS when it was unlined and draining averaged 0.044 L/s (1,388 m$^3$/yr). Since the Rustler has been lined, flow into the AIS has been negligible.

The majority of the flow represented by these shaft measurements originates from the Rustler. This is clearly evident by the fact that lining of the WIPP shafts was found to be unnecessary in the Salado Formation below the Rustler/Salado contact. When the liners were installed, flow rates diminished greatly. Under sealed conditions, hydraulic gradients in rocks adjacent to the shaft will diminish as the far-field pressures approach ambient conditions. The low-permeability materials sealing the shaft combined with the reduction in lateral hydraulic gradients will likely result in flow rates into the shaft that are several orders of magnitude less than observed under open shaft or lined shaft conditions.

2.3.2 Observed Vertical Gradients

Hydraulic heads within the Rustler and between the Rustler and Salado Formations are not in hydrostatic equilibrium. Mercer (1983) recognized that heads at the Rustler Salado transition (referred to as the brine aquifer and not present in the vicinity of the WIPP shafts) indicate an upward hydraulic gradient from that zone to the Culebra. Later, with the availability of more head measurements within the Salado and Rustler members, Beauheim (1987) provided additional insight into the potential direction of vertical fluid movement within the Rustler. He reported that the hydraulic data indicate an upward gradient from the Salado to the Rustler.

Formation pressures in the Salado Formation have been decreased in the near vicinity of the WIPP underground facility. The highest, and thought to be least disturbed, estimated formation fluid pressure from hydraulic testing is 12.55 MPa estimated from interpretation of testing within borehole SCP01 in Marker Bed 139 (MB139) just below the underground facility horizon (Beauheim et al., 1993). The fresh-water head within MB139, based on the estimated static formation pressure of 12.55 MPa, is 1,663.6 m (5,458 ft) above mean sea level (msl).

Hydraulic heads in the Rustler have also been impacted by the presence of the WIPP shafts. Impacts in the Culebra were significant in the 1980s with a large drawdown cone extending away from the shafts in the Culebra (Haug et al., 1987). The undisturbed head of the Rustler Salado contact in the vicinity of the AIS is estimated to be about 936.0 m (3,071 ft) msl (Brinster, 1991). The undisturbed head in the Culebra is estimated to be approximately 926.9 m (3,041 ft) msl in the vicinity of the AIS (LaVenue et al., 1990). The undisturbed head in the Magenta is estimated to be approximately 960.1 m (3,150 ft) msl (Brinster, 1991).
The disturbed and undisturbed heads in the Rustler are summarized in Table G2-3. Also included is the freshwater head of MB139 based on hydraulic testing in the WIPP underground. Consistent with the vertical flow directions proposed by previous investigators, estimated vertical gradients in the vicinity of the AIS before the shafts were drilled indicate a hydraulic gradient from the Magenta to the Culebra and from the Rustler/Salado contact to the Culebra. There is also the potential for flow from the Salado Formation to the Rustler Formation.

Table G2-3

<table>
<thead>
<tr>
<th>Hydrologic Unit</th>
<th>Freshwater Head (m asl)</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Undisturbed</td>
<td>Disturbed</td>
</tr>
<tr>
<td>Magenta Member</td>
<td>960.1 (^1)</td>
<td>948.8 (^2) (H-16)</td>
</tr>
<tr>
<td>Culebra Member</td>
<td>926.9 (^1)</td>
<td>915.0 (^2) (H-16)</td>
</tr>
<tr>
<td>Lower Unnamed Member</td>
<td>—</td>
<td>953.4 (^2) (H-16)</td>
</tr>
<tr>
<td>Rustler/Salado Contact</td>
<td>936.0 - 940.0 (^1)</td>
<td>—</td>
</tr>
<tr>
<td>Salado MB139</td>
<td>1,663.6 (^2)</td>
<td>—</td>
</tr>
</tbody>
</table>

\(^1\) Estimated from a contoured head surface plot based principally on well data collected prior to shaft construction.

\(^2\) Measured through hydraulic testing and/or long-term monitoring.

2.4 Site Geochemical Setting

2.4.1 Regional and Local Geochemistry in Rustler Formation and Shallower Units

The Rustler Formation, overlying the Salado Formation, consists of interbedded anhydrite/gypsum, mudstone/siltstone, halite east of the WIPP site, and two layers of dolomite. Principal occurrences of NaCl/MgSO\(_4\) brackish to briny groundwater in the Rustler at the WIPP site and to the north, west, and south are found (1) at the lower member near its contact with the underlying Salado and (2) in the two dolomite members having a variable fracture-induced secondary porosity. The mineralogy of the Rustler Formation is summarized in Table G2-4.

The five members of the Rustler Formation are described as follows: (1) The Forty-niner Member is similar in lithology to the other non-dolomitic units but contains halite east of the WIPP site. (2) The Magenta Member is another variably fractured dolomite/sulfate unit containing sporadic occurrences of groundwater near and west of the WIPP site. (3) The Tamarisk Member is dominantly anhydrite (locally altered to gypsum) with subordinate fine-grained clastics, containing halite to the east of the WIPP site. (4) The Culebra Dolomite Member is dominantly dolomite with subordinate anhydrite and/or gypsum, having a variable fracture-induced secondary porosity containing regionally continuous occurrences of groundwater at the WIPP site and to the north, west, and south. (5) An unnamed lower member consists of sandstone, siltstone, mudstone, claystone, and anhydrite locally altered to gypsum, and containing halite under most of the WIPP site and occurrences of brine at its base, mostly west of the WIPP site.
### Table G2-4
Chemical Formulas, Distributions, and Relative Abundance of Minerals in the Rustler and Salado Formations (after Lambert, 1992)

<table>
<thead>
<tr>
<th>Mineral</th>
<th>Formula</th>
<th>Occurrence/Abundance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amesite</td>
<td>(Mg₄Al₂)(Si₂Al₂)O₁₀(OH)₈</td>
<td>S, R</td>
</tr>
<tr>
<td>Anhydrite</td>
<td>CaSO₄</td>
<td>SSS, RRR</td>
</tr>
<tr>
<td>Calcite</td>
<td>CaCO₃</td>
<td>S, RR</td>
</tr>
<tr>
<td>Carnallite</td>
<td>KMgCl₃•6H₂O</td>
<td>SS†</td>
</tr>
<tr>
<td>Chlorite</td>
<td>(Mg,Al,Fe)₁₂(Si,Al)₂O₂₀ (OH)₁₆</td>
<td>S†, R†</td>
</tr>
<tr>
<td>Corrensite</td>
<td>Mixed-layer chlorite/smectite</td>
<td>S‡, R‡</td>
</tr>
<tr>
<td>Dolomite</td>
<td>CaMg((CO₃)₂</td>
<td>RR</td>
</tr>
<tr>
<td>Feldspar</td>
<td>(K,Na,Ca)(Si,Al)₂O₈</td>
<td>S‡, R‡</td>
</tr>
<tr>
<td>Glauberite</td>
<td>Na₂Ca(SO₄)₂</td>
<td>S</td>
</tr>
<tr>
<td>Gypsum</td>
<td>CaSO₄•2H₂O</td>
<td>S, RRR</td>
</tr>
<tr>
<td>Halite</td>
<td>NaCl</td>
<td>SSS, RRR</td>
</tr>
<tr>
<td>Illite</td>
<td>K₁₋₁.₅Al₄(Si₇₋₆.₅Al₁₋₁.₅O₂₀)(OH)₄</td>
<td>S†, R†</td>
</tr>
<tr>
<td>Kainite</td>
<td>KMgCl₃SO₄•3H₂O</td>
<td>SS†</td>
</tr>
<tr>
<td>Kieserite</td>
<td>MgSO₄•H₂O</td>
<td>SS†</td>
</tr>
<tr>
<td>Langbeinite</td>
<td>K₂Mg₂(SO₄)₃</td>
<td>S*</td>
</tr>
<tr>
<td>Magnesite</td>
<td>MgCO₃</td>
<td>S, R</td>
</tr>
<tr>
<td>Polyhalite</td>
<td>K₂Ca₂Mg(SO₄)₄•2H₂O</td>
<td>SS, R</td>
</tr>
<tr>
<td>Pyrite</td>
<td>FeS₂</td>
<td>S, R</td>
</tr>
<tr>
<td>Quartz</td>
<td>SiO₂</td>
<td>S†, R†</td>
</tr>
<tr>
<td>Serpentine</td>
<td>Mg₃Si₂O₅(OH)₄</td>
<td>S†, R†</td>
</tr>
<tr>
<td>Smectite</td>
<td>(Ca₁₂₇/Na₀.₇(Al,Mg,Fe)₄(Si,Al)₈O₂₀(OH)₄•nH₂O</td>
<td>S‡, R‡</td>
</tr>
<tr>
<td>Sylvite</td>
<td>KCl</td>
<td>SS*</td>
</tr>
</tbody>
</table>

Key to Occurrence/Abundance notations:
- S = Salado Formation; R = Rustler Formation; 3× = abundant, 2× = common, 1× = rare or accessory; * = potash-ore mineral (never near surface); † = potash-zone non-ore mineral; ‡ = in claystone interbeds.

The Dewey Lake Redbeds, overlying the Rustler Formation, are the uppermost Permian unit; they consist of siltstones and claystones locally transected by concordant and discordant fractures that may contain gypsum. The Dewey Lake Redbeds contain sporadic occurrences of groundwater that may be locally perched, mostly in the area south of the WIPP site. The Triassic Dockum Group (undivided) rests on the Dewey Lake Redbeds in the eastern half of the WIPP site and thickens eastward; it is a locally important source of groundwater for agricultural and domestic use.

The Gatuña Formation, overlying the Dewey Lake Redbeds, occurs locally as channel and alluvial pond deposits (sands, gravels, and boulder conglomerates). The pedogenic Mescalero caliche is commonly developed on top of the Gatuña Formation and on many other erosionally
truncated rock types. Surficial dune sand, which may be intermittently damp, covers virtually all outcrops at and near the WIPP site. Siliceous alluvial deposits southwest of the WIPP site also contain potable water. The geochemistry of groundwater found in the Rustler Formation and Dewey Lake Redbeds is summarized in Table G2-5.

### Table G2-5

<table>
<thead>
<tr>
<th>Well</th>
<th>Date</th>
<th>Zone</th>
<th>Ca</th>
<th>Mg</th>
<th>Na</th>
<th>K</th>
<th>SO₄</th>
<th>Cl</th>
</tr>
</thead>
<tbody>
<tr>
<td>WIPP-30</td>
<td>July 1980</td>
<td>R/S</td>
<td>955</td>
<td>2770</td>
<td>121,000</td>
<td>2180</td>
<td>7390</td>
<td>192,000</td>
</tr>
<tr>
<td>WIPP-29</td>
<td>July 1980</td>
<td>R/S</td>
<td>1080</td>
<td>2320</td>
<td>36,100</td>
<td>1480</td>
<td>12,000</td>
<td>58,000</td>
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<tr>
<td>H-5B</td>
<td>June 1981</td>
<td>Cul</td>
<td>1710</td>
<td>2140</td>
<td>52,400</td>
<td>1290</td>
<td>7360</td>
<td>89,500</td>
</tr>
<tr>
<td>H-9B</td>
<td>November 1985</td>
<td>Cul</td>
<td>590</td>
<td>37</td>
<td>146</td>
<td>7</td>
<td>1900</td>
<td>194</td>
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<tr>
<td>H-2A</td>
<td>April 1986</td>
<td>Cul</td>
<td>743</td>
<td>167</td>
<td>3570</td>
<td>94</td>
<td>2980</td>
<td>5310</td>
</tr>
<tr>
<td>P-17</td>
<td>March 1986</td>
<td>Cul</td>
<td>1620</td>
<td>1460</td>
<td>28,300</td>
<td>782</td>
<td>6020</td>
<td>48,200</td>
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<tr>
<td>WIPP-29</td>
<td>December 1985</td>
<td>Cul</td>
<td>413</td>
<td>6500</td>
<td>94,900</td>
<td>23,300</td>
<td>20,000</td>
<td>179,000</td>
</tr>
<tr>
<td>H-3B1</td>
<td>July 1985</td>
<td>Mag</td>
<td>1000</td>
<td>292</td>
<td>1520</td>
<td>35</td>
<td>2310</td>
<td>3360</td>
</tr>
<tr>
<td>H-4C</td>
<td>November 1986</td>
<td>Mag</td>
<td>651</td>
<td>411</td>
<td>7110</td>
<td>85</td>
<td>7100</td>
<td>8460</td>
</tr>
<tr>
<td>Ranch</td>
<td>June 1986</td>
<td>DL</td>
<td>420</td>
<td>202</td>
<td>200</td>
<td>4</td>
<td>1100</td>
<td>418</td>
</tr>
</tbody>
</table>

Key to Zone:
R/S = “basal brine aquifer” near the contact between the Rustler and Salado Formations; Cul = Culebra Member, Rustler Formation; Mag = Magenta Member, Rustler Formation; DL = Dewey Lake Redbeds.

### 2.4.2 Regional and Local Geochemistry in the Salado Formation

The Salado Formation consists dominantly of halite, interrupted at intervals of meters to tens of meters by beds of anhydrite, polyhalite, mudstone, and local potash mineralization (sylvite or langbeinite, with or without accessory carnallite, kieserite, kainite and glauberite, all in a halite matrix). Some uniquely identifiable non-halite units, 0.1 to 10 m thick, have been numbered from the top down (100 to 144) for convenience as marker beds to facilitate cross-basinal stratigraphic correlation. The WIPP facility was excavated just above Marker Bed 139 in the Salado Formation at a depth of about 655 m.

Although the most common Delaware Basin evaporite mineral is halite, the presence of less soluble interbeds (dominantly anhydrite, polyhalite, and claystone) and more soluble admixtures (e.g. sylvite, glauberite, kainite) has resulted in chemical and physical properties significantly different from those of pure NaCl. Under differential stress produced near excavations, brittle interbeds (anhydrite, polyhalite, magnesite, dolomite) may fracture, whereas under a similar stress regime pure NaCl would undergo plastic deformation. Fracturing of these interbeds has locally enhanced the permeability, allowing otherwise nonporous rock to carry groundwater (e.g., the fractured polyhalitic anhydrite of Marker Bed 139 under the floor of the WIPP excavations).

Groundwater in evaporites represents the exposure of chemical precipitates to fluids that may be agents (as in the case of dissolution) or consequences of postdepositional alteration of the
evaporites (as in the cases of dehydration of gypsum and diagenetic dewatering of other minerals). Early in the geological studies of the WIPP site, groundwater occurrences that could be hydrologically characterized were identified.

Since the beginning of conventional mining in the Delaware Basin, relatively short-lived seeps (pools on the floor, efflorescences on the walls, and stalactitic deposits on the ceiling) have been known to occur in the Salado Formation where excavations have penetrated. These brine occurrences are commonly associated with the non-halitic interbeds whose porosity is governed either by fracturing (as in brittle beds) or mineralogical discontinuities (as in “clay” seams).

The geochemistry of brines encountered in the Salado Formation is summarized in Table G2-6. The relative abundance of minerals was summarized in Table G2-4.
Table G2-6
Variations in Major Solutes in Brines from the Salado Formation, in mg/L (after Lambert, 1992)

<table>
<thead>
<tr>
<th>Source of Brine</th>
<th>Date</th>
<th>Ca</th>
<th>Mg</th>
<th>K</th>
<th>Na</th>
<th>Cl</th>
<th>SO_4</th>
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<tbody>
<tr>
<td>Room G Seep</td>
<td>Sep-87</td>
<td>278</td>
<td>14800</td>
<td>15800</td>
<td>99000</td>
<td>188000</td>
<td>29500</td>
</tr>
<tr>
<td></td>
<td>Nov-87</td>
<td>300</td>
<td>18700</td>
<td>15400</td>
<td>97100</td>
<td>190000</td>
<td>32000</td>
</tr>
<tr>
<td></td>
<td>Feb-88</td>
<td>260</td>
<td>18200</td>
<td>17100</td>
<td>94100</td>
<td>186000</td>
<td>36200</td>
</tr>
<tr>
<td></td>
<td>Mar-88</td>
<td>280</td>
<td>17000</td>
<td>16200</td>
<td>92100</td>
<td>187000</td>
<td>34800</td>
</tr>
<tr>
<td></td>
<td>Jul-88</td>
<td>292</td>
<td>13000</td>
<td>14800</td>
<td>96600</td>
<td>188000</td>
<td>29300</td>
</tr>
<tr>
<td></td>
<td>Sep-88</td>
<td>273</td>
<td>14700</td>
<td>13700</td>
<td>86500</td>
<td>185000</td>
<td>28000</td>
</tr>
<tr>
<td></td>
<td>Apr-91</td>
<td>240</td>
<td>14400</td>
<td>12900</td>
<td>95000</td>
<td>189000</td>
<td>28000</td>
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<tr>
<td></td>
<td>Jul-91</td>
<td>239</td>
<td>14100</td>
<td>13100</td>
<td>93000</td>
<td>190000</td>
<td>27700</td>
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<td></td>
<td>Oct-91</td>
<td>252</td>
<td>14700</td>
<td>14100</td>
<td>95000</td>
<td>189000</td>
<td>27100</td>
</tr>
<tr>
<td>Marker Bed 139 (under repository)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td></td>
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<tr>
<td></td>
<td></td>
<td>300</td>
<td>18900</td>
<td>14800</td>
<td>67700</td>
<td>155900</td>
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<td></td>
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<td>15800</td>
<td>71600</td>
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<td>Room J</td>
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</tr>
<tr>
<td></td>
<td>230</td>
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<td>15600</td>
<td>73400</td>
<td>165000</td>
<td>9300</td>
<td></td>
</tr>
<tr>
<td></td>
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<td>22200</td>
<td>18300</td>
<td>63000</td>
<td>165000</td>
<td>31100</td>
<td></td>
</tr>
<tr>
<td></td>
<td>190</td>
<td>31000</td>
<td>19900</td>
<td>46800</td>
<td>170000</td>
<td>24600</td>
<td></td>
</tr>
<tr>
<td></td>
<td>100</td>
<td>35400</td>
<td>27800</td>
<td>40200</td>
<td>173000</td>
<td>30000</td>
<td></td>
</tr>
<tr>
<td></td>
<td>270</td>
<td>18900</td>
<td>14500</td>
<td>59900</td>
<td>166000</td>
<td>16200</td>
<td></td>
</tr>
<tr>
<td></td>
<td>280</td>
<td>20200</td>
<td>17000</td>
<td>70400</td>
<td>165000</td>
<td>10600</td>
<td></td>
</tr>
<tr>
<td>Room Q</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>279</td>
<td>31500</td>
<td>22600</td>
<td>68000</td>
<td>205000</td>
<td>19400</td>
<td></td>
</tr>
<tr>
<td></td>
<td>288</td>
<td>31100</td>
<td>24100</td>
<td>68000</td>
<td>203000</td>
<td>19200</td>
<td></td>
</tr>
<tr>
<td></td>
<td>257</td>
<td>34000</td>
<td>26300</td>
<td>63000</td>
<td>205000</td>
<td>23500</td>
<td></td>
</tr>
<tr>
<td>AIS Sump (accumulation in bottom of sump)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>Jul-88</td>
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<td>10400</td>
<td>17200</td>
<td>118000</td>
<td>187000</td>
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<td>May-89</td>
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<td>50800</td>
<td>600</td>
<td>83100</td>
<td>122700</td>
<td>7700</td>
</tr>
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<td></td>
<td>May-89</td>
<td>1000</td>
<td>800</td>
<td>1100</td>
<td>82400</td>
<td>114200</td>
<td>8800</td>
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<td>McNutt Potash Zone</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Duval mine</td>
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<td>55400</td>
<td>30000</td>
<td>27500</td>
<td>236500</td>
<td>3650</td>
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<td>Miss. Chem. mine</td>
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<td>44200</td>
<td>45800</td>
<td>43600</td>
<td>226200</td>
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</table>
3. Design Guidance

3.1 Introduction

The WIPP is subject to regulatory requirements contained in applicable portions of the New Mexico Hazardous Waste Act, specifically 20.4.1.500 NMAC and .900 (incorporating 40 CFR §264 and §270), and requirements contained in 40 CFR §191 and 40 CFR §194. The use of both engineered and natural barriers to isolate wastes from the accessible environment is required by 20.4.1.500 NMAC (incorporating 40 CFR §§264.111 and 264.601) and 40 CFR §191.14(d). The use of engineered barriers to prevent or substantially delay the movement of water, hazardous constituents, or radionuclides toward the accessible environment is required by 20.4.1.500 NMAC (incorporating 40 CFR §§264.111 and 264.601) and 40 CFR §194.44. Hazardous constituent release performance standards are specified in Permit Part 5 and 20.4.1.500 NMAC (incorporating 40 CFR §§264.111(b), 264.601(a), and 264 Subpart F). Quantitative requirements for potential releases of radioactive materials from the repository system are specified in 40 CFR §191. The regulations impose quantitative release requirements on the total repository system, not on individual subsystems of the repository system, for example, the shaft sealing subsystem.

3.2 Design Guidance and Design Approach

The guidance described for the design of the shaft sealing system addresses the need for the WIPP to comply with system requirements and to follow accepted engineering practices using demonstrated technology. The design guidance addresses the need to limit:

1. radiological or other hazardous constituents reaching the regulatory boundaries,
2. groundwater flow into and through the sealing system,
3. chemical and mechanical incompatibility,
4. structural failure of system components,
5. subsidence and accidental entry, and
6. development of new construction technologies and/or materials.

For each element of design guidance, a design approach has been developed. Table G2-7 contains qualitative design guidance and the design approach used to implement it.
Shaft Sealing System Design Guidance

<table>
<thead>
<tr>
<th>Qualitative Design Guidance</th>
<th>Design Approach</th>
</tr>
</thead>
<tbody>
<tr>
<td><em>The shaft sealing system shall limit:</em></td>
<td><em>The shaft sealing system shall be designed to meet the qualitative design guidance in the following ways:</em></td>
</tr>
<tr>
<td>1. the migration of radiological or other hazardous constituents from the repository horizon</td>
<td>1. In the absence of human intrusion, brine migrating from the repository horizon to the Rustler Formation must pass through a low permeability sealing system.</td>
</tr>
<tr>
<td>to the regulatory boundary during the 10,000-year regulatory period following closure;</td>
<td>2. In the absence of human intrusion, groundwater migrating from the Rustler Formation to the repository horizon must pass through a low permeability sealing system.</td>
</tr>
<tr>
<td>2. groundwater flowing into and through the shaft sealing system;</td>
<td>3. Brine contact with seal elements is limited and materials possess acceptable mechanical properties.</td>
</tr>
<tr>
<td>3. chemical and mechanical incompatibility of seal materials with the seal environment;</td>
<td>4. State of stress from forces expected from rock creep and other mechanical loads is favorable for seal materials.</td>
</tr>
<tr>
<td>4. the possibility for structural failure of individual components of the sealing system;</td>
<td>5. The shaft is completely filled with low-porosity materials, and construction equipment would be needed to gain entry.</td>
</tr>
<tr>
<td>5. subsidence of the ground surface in the vicinity of the shafts and the possibility of accidental entry after sealing;</td>
<td>6. Construction of the shaft sealing system is feasible using available technologies and materials.</td>
</tr>
<tr>
<td>6. the need to develop new technologies or materials for construction of the shaft sealing system.</td>
<td></td>
</tr>
</tbody>
</table>
4. Design Description

4.1 Introduction

The design presented in this section was developed based on (1) the design guidance outlined in Section 3.0, (2) past design experience, and (3) a desire to reduce uncertainties associated with the performance of the WIPP sealing system. The WIPP shaft sealing system design has evolved over the past decade from the initial concepts presented by Stormont (1984) to the design concepts presented in this document. The past designs are:

- the plugging and sealing program for the WIPP (Stormont, 1984),
- the initial reference seal system design (Nowak et al., 1990),
- the seal design alternative study (Van Sambeek et al., 1993),
- the WIPP sealing system design (DOE, 1995).

The present design changes were implemented to take advantage of knowledge gained from small-scale seals tests conducted at the WIPP (Knowles and Howard, 1996), advances in the ability to predict the time-dependent mechanical behavior of compacted salt rock (Callahan et al., 1996), large-scale dynamic salt compaction tests and associated laboratory determination of the permeability of compacted salt samples (Hansen and Ahrens, 1996; Brodsky et al., 1996), field tests to measure the permeability of the DRZ surrounding the WIPP AIS (Dale and Hurtado, 1996), and around seals (Knowles et al., 1996). A summary paper (Hansen et al., 1996) describing the design has been prepared.

The shaft sealing system is composed of seals within the Salado Formation, the Rustler Formation, and the Dewey Lake Redbeds and overlying units. All components of the sealing system are designed to meet Items 3, 4, and 6 of the Design Guidance (Table G2-7); that is, all sealing system components are designed to be chemically and mechanically compatible with the seal environment, structurally adequate, and constructable using currently available technology and materials. The seals in the Salado Formation are also designed to meet Items 1 and 2 of the Design Guidance. These seals will limit fluid migration upward from the repository to the Rustler Formation and downward from the Rustler Formation to the repository. Migration of brine upward and downward is discussed in Sections 8.5 and 8.4 respectively. The seals in the Rustler Formation are designed to meet Item 2 in addition to Items 3, 4, and 6 of the Design Guidance. The seals in the Rustler Formation limit migration of Rustler brines into the shaft cross-section and also limit cross-flow between the Culebra and Magenta members. The principal function of the seals in the Dewey Lake Redbeds and overlying units is to meet Item 5 of the Design Guidance, that is, to limit subsidence of the ground surface in the vicinity of the shafts and to prevent accidental entry after repository closure. Entry of water (surface water and any groundwater that might be present in the Dewey Lake Redbeds and overlying units) into the sealing system is limited by restraining subsidence and by placing high density fill in the shafts.

4.2 Existing Shafts

The WIPP underground facilities are accessed by four shafts commonly referred to as the Waste, Air Intake, Exhaust, and Salt Handling Shafts. These shafts were constructed between 1981 and 1988. All four shafts are lined from the surface to just below the contact of the Rustler and Salado Formations. The lined portion of the shafts terminates in a substantial concrete structure called the "key," which is located in the uppermost portion of the Salado Formation.
Drawings showing the configuration of the existing shafts are included in Appendix G2-E and listed below in Table G2-8. Table G2-9 contains a summary of information describing the existing shafts.

The upper portions of the WIPP shafts are lined. The Waste, Air Intake, and Exhaust shafts have concrete linings; the Salt Handling Shaft has a steel lining with grout backing. In addition, during shaft construction, steel liner plates, wire mesh, and pressure grouting were used to stabilize portions of the shaft walls in the Rustler Formation and overlying units. Seepage of groundwater into the lined portions of the shafts has been observed. This seepage was expected; in fact, the shaft keys (massive concrete structures located at the base of each shaft liner) were designed to collect the seepage and transport it through a piping system to collection points at the repository horizon. In general, the seepage originates in the Magenta and Culebra members of the Rustler Formation and in the interface zone between the Rustler and Salado formations. It flows along the interface between the shaft liner and the shaft wall and through the DRZ immediately adjacent to the shaft wall. In those cases where seepage through the liner occurred, it happened where the liner offered lower resistance to flow than the interface and DRZ, for example, at construction joints. Maintenance grouting, in selected areas of the WIPP shafts, has been utilized to reduce seepage.

Table G2-8

<table>
<thead>
<tr>
<th>Shaft</th>
<th>Drawing Title</th>
<th>Sheet Number of Drawing SNL-007</th>
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</thead>
<tbody>
<tr>
<td>Waste</td>
<td>Near-Surface/Rustler Formation Waste Shaft Stratigraphy &amp; As-Built Elements</td>
<td>2 of 28</td>
</tr>
<tr>
<td>Waste</td>
<td>Salado Formation Waste Shaft Stratigraphy &amp; As-Built Elements</td>
<td>3 of 28</td>
</tr>
<tr>
<td>AIS</td>
<td>Near-Surface/Rustler Formation Air Intake Shaft Stratigraphy &amp; As-Built Elements</td>
<td>7 of 28</td>
</tr>
<tr>
<td>AIS</td>
<td>Salado Formation Air Intake Shaft Stratigraphy &amp; As-Built Elements</td>
<td>8 of 28</td>
</tr>
<tr>
<td>Exhaust</td>
<td>Near-Surface/Rustler Formation Exhaust Shaft Stratigraphy &amp; As-Built Elements</td>
<td>12 of 28</td>
</tr>
<tr>
<td>Exhaust</td>
<td>Salado Formation Exhaust Shaft Stratigraphy &amp; As-Built Elements</td>
<td>13 of 28</td>
</tr>
<tr>
<td>Salt Handling</td>
<td>Near-Surface/Rustler Formation Salt Handling Shaft Stratigraphy &amp; As-Built Elements</td>
<td>17 of 28</td>
</tr>
<tr>
<td>Salt Handling</td>
<td>Salado Formation Salt Handling Shaft Stratigraphy &amp; As-Built Elements</td>
<td>18 of 28</td>
</tr>
</tbody>
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Table G2-9
Summary of Information Describing Existing WIPP Shafts

<table>
<thead>
<tr>
<th>Shafts</th>
<th>Salt Handling</th>
<th>Waste</th>
<th>Air Intake</th>
<th>Exhaust</th>
</tr>
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<tbody>
<tr>
<td>A. Construction Method</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>i. Sinking method</td>
<td>Blind bored</td>
<td>Initial 6’ pilot hole slashed by drill &amp; blast (smooth wall blasting)</td>
<td>Raise bored</td>
<td>Initial 6’ pilot hole slashed by drill &amp; blast (smooth wall blasting)</td>
</tr>
<tr>
<td>iv. Sump construction</td>
<td>Drill &amp; blast</td>
<td>Drill &amp; blast</td>
<td>No sump</td>
<td>No sump</td>
</tr>
<tr>
<td>B. Upper Portion of Shaft *</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>i. Type of liner</td>
<td>Steel</td>
<td>Concrete</td>
<td>Concrete</td>
<td>Concrete</td>
</tr>
<tr>
<td>ii. Lining diameter (ID)</td>
<td>10'-0”</td>
<td>19'-0”</td>
<td>18'-0”/16'-7”</td>
<td>14'-0”</td>
</tr>
<tr>
<td>iii. Excavated diameter</td>
<td>11'-10”</td>
<td>20'-8” to 22'-4”</td>
<td>20'-3”</td>
<td>15'-8” to 16'-8”</td>
</tr>
<tr>
<td>iv. Installed depth of liner</td>
<td>838.5’</td>
<td>812’</td>
<td>816’</td>
<td>846’</td>
</tr>
<tr>
<td>C. Key Portion of Shaft *</td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>i. Construction material</td>
<td>Reinf. conc. w/chem. seals</td>
<td>Reinf. concrete w/chem. seals</td>
<td>Reinf. concrete w/chem. seals</td>
<td>Reinf. concrete w/chem. seals</td>
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<tr>
<td>ii. Liner diameter (ID)</td>
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<td>19'-0”</td>
<td>16'-7”</td>
<td>14'-0”</td>
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<tr>
<td>iii. Excavated diameter</td>
<td>15'-0” to 18'-0”</td>
<td>27'-6” to 31'-0”</td>
<td>29'-3” to 35'-3”</td>
<td>21'-0” to 26'-0”</td>
</tr>
<tr>
<td>iv. Depth-top of Key</td>
<td>844’</td>
<td>836’</td>
<td>834’</td>
<td>846’</td>
</tr>
<tr>
<td>v. Depth-bottom of Key</td>
<td>883’</td>
<td>900’</td>
<td>897’</td>
<td>910’</td>
</tr>
<tr>
<td>vi. Dow Seal #1 depth</td>
<td>846’ to 848’</td>
<td>846’ to 849’</td>
<td>839’ to 842’</td>
<td>853’ to 856’</td>
</tr>
<tr>
<td>vii. Dow Seal #2 depth</td>
<td>853’ to 856’</td>
<td>856’ to 859’</td>
<td>854’ to 857’</td>
<td>867’ to 870’</td>
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<tr>
<td>viii. Dow Seal #3 depth</td>
<td>868 to 891’</td>
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<td>NA</td>
<td>NA</td>
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<tr>
<td>ix. Top of salt (Rustler/Salado contact)</td>
<td>851’</td>
<td>843’</td>
<td>841’</td>
<td>853’</td>
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### D. Lower Shaft (Unlined) *

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<th>i. Type of support</th>
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<td>Unlined</td>
<td>Unlined</td>
<td>Chain link mesh</td>
<td>Unlined</td>
<td>Chain link mesh</td>
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<table>
<thead>
<tr>
<th>ii. Excavated diameter</th>
<th>11'-10&quot;</th>
<th>20'-0&quot;</th>
<th>20'-3&quot;</th>
<th>15'-0&quot;</th>
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<tbody>
<tr>
<td>iii. Depth-top of “unlined”</td>
<td>882'</td>
<td>900'</td>
<td>904'</td>
<td>913'</td>
</tr>
<tr>
<td>iv. Depth-bottom of “unlined”</td>
<td>2144'</td>
<td>2142'</td>
<td>2128'</td>
<td>2148'</td>
</tr>
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</table>

### E. Station *

<table>
<thead>
<tr>
<th>i. Type of support</th>
<th>Salt Handling</th>
<th>Waste</th>
<th>Air Intake</th>
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<tr>
<td>Wire mesh</td>
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<table>
<thead>
<tr>
<th>ii. Principal dimensions</th>
<th>21H × 31W</th>
<th>12H × 30W</th>
<th>25H × 36W</th>
<th>12H × 23W</th>
</tr>
</thead>
<tbody>
<tr>
<td>iii. Depth-top of station</td>
<td>2144'</td>
<td>2142'</td>
<td>2128'</td>
<td>2148'</td>
</tr>
<tr>
<td>iv. Depth-floor of station</td>
<td>2162'</td>
<td>2160'</td>
<td>2150'</td>
<td>2160'</td>
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### F. Sump *

<table>
<thead>
<tr>
<th>Depth-top of sump</th>
<th>Salt Handling</th>
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<th>Air Intake</th>
<th>Exhaust</th>
</tr>
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<td>2162'</td>
<td>No sump</td>
<td>No sump</td>
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<table>
<thead>
<tr>
<th>Depth-bottom of sump</th>
<th>Salt Handling</th>
<th>Waste</th>
<th>Air Intake</th>
<th>Exhaust</th>
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### G. Shaft Duty

<table>
<thead>
<tr>
<th>Shaft Duty</th>
<th>Salt Handling</th>
<th>Waste</th>
<th>Air Intake</th>
<th>Exhaust</th>
</tr>
</thead>
<tbody>
<tr>
<td>Construction hoisting of excavated salt; personnel hoisting; for intake (fresh) air; in some cases, unfiltered exhaust shaft to ventilate areas of the underground that do not need filtration</td>
<td>Hoisting shaft for lowering waste containers; personnel hoisting until waste receipt</td>
<td>Ventilation shaft for intake (fresh) air; personnel hoisting</td>
<td>Exhaust air ventilation shaft</td>
<td></td>
</tr>
</tbody>
</table>

*This information is from the MOC drawings identified on Sheets 2, 3, 7, 8, 12, 13, 17, and 18 of Drawing SNL-007 (see Appendix G2-E).*
4.3 Sealing System Design Description

This section describes the shaft sealing system design, components, and functions. The shaft sealing system consists of three essentially independent parts:

1. The seals in the Salado Formation provide the primary regulatory barrier. They will limit fluid flow into and out of the repository throughout the 10,000-year regulatory period.

2. The seals in the Rustler Formation will limit flow from the water-bearing members of the Rustler Formation and limit commingling of Magenta and Culebra groundwaters.

3. The seals in the Dewey Lake Redbeds and the near-surface units will limit infiltration of surface water and preclude accidental entry through the shaft openings.

The same sealing system is used in all four shafts. Therefore an understanding of the sealing system for one shaft is sufficient to understand the sealing system in all shafts. Only minor differences exist in the lengths of the components, and the component diameters differ to accommodate the existing shaft diameters.

The shaft liner will be removed in four locations in each shaft. All of these locations are within the Rustler Formation. Additionally, the upper portion of each shaft key will be eliminated. The portion of the shaft key that will be eliminated spans the Rustler/Salado interface and extends into the Salado Formation. The shaft liner removal locations are

1. from 10 ft above the Magenta Member to the base of the Magenta (removal distances vary from 34–39 ft because of different member thickness at shaft locations),

2. for a distance of 10 ft in the anhydrite of the Tamarisk Member,

3. through the full height of the Culebra (17–24 ft), and

4. from the top anhydrite unit in the unnamed lower member to the top of the key (67–85 ft).

Additionally, the concrete will be removed from the top of the key to the bottom of the key’s lower chemical seal ring (23 to 29 ft). Drawing SNL-007, Sheets 4, 9, 14, and 19 in Appendix G2-E show shaft liner removal plans, and Sheet 23 shows key removal plans.

The decision to abandon portions of the shaft lining and key in place is based on two factors. First, no improvements in the performance of the sealing system associated with removal of these isolated sections of concrete have been identified. Second, because the keys are thick and heavily reinforced, their removal would be costly and time consuming. No technical problems are associated with the removal of this concrete; thus, if necessary, its removal can be incorporated in any future design.

The DRZ will be pressure grouted throughout the liner and key removal areas and for a distance of 10 ft above and below all liner removal areas. The pressure grouting will stabilize the DRZ during liner removal and shaft sealing operations. The grouting will also control groundwater seepage during and after liner removal. The pressure grouting of the DRZ has not been
assigned a sealing function beyond the construction period. It is likely that this grout will seal the
DRZ for an extended period of time. However, past experience with grout in the mining and
tunneling industries demonstrates that groundwater eventually opens alternative pathways
through the media and reestablishes seepage patterns (maintenance grouting is common in
both mines and tunnels). Therefore, post-closure sealing of the DRZ in the Rustler Formation
has not been assumed in the design.

The compacted clay sealing material (bentonite) will seal the shaft cross-section in the Rustler
Formation. In those areas where the shaft liner has been removed, the compacted clay will
confine the vertical movement of groundwater in the Rustler to the DRZ. Sealing the shaft DRZ
is accomplished in the Salado Formation. It is achieved initially through the interruption of the
halite DRZ by concrete-asphalt waterstops and on a long-term basis through the natural
process of healing the halite DRZ. The properties of the compacted clay are discussed in
Section 5.3.2. The concrete-asphalt waterstops and DRZ healing in the Salado are discussed in
Sections 7.6.1 and 7.5.2 respectively.

Reduction of the uncertainty associated with long-term performance is addressed by replacing
the upper and lower Salado Formation salt columns used in some of the earlier designs with
compacted clay columns and by adding asphalt sealing components in the Salado Formation.
Use of disparate materials for sealing components reduces the uncertainty associated with a
common-mode failure.

The compacted salt column provides a seal with an initial permeability several orders of
magnitude higher than the clay or asphalt columns; however, its long-term properties will
approach those of the host rock. The permeability of the compacted salt, after consolidation, will
be several orders of magnitude lower than that of the clay and comparable to that of the asphalt.
The clay provides seals of known low permeability at emplacement, and asphalt provides an
independent low permeability seal of the shaft cross-section and the shaft wall interface at the
time of installation. Sealing of the DRZ in the Rustler Formation during the construction period is
accomplished by grouting, and initial sealing of the DRZ in the Salado Formation is
accomplished by three concrete-asphalt waterstops.

In the following sections, each component of each of the three shaft segments is identified by
name and component number (see Figure G2-5 for nomenclature). Associated drawings in
Appendix G2-E are also identified. Drawings showing the overall system configurations for each
shaft are listed in Table G2-10.

4.3.1 Salado Seals

The seals placed in the Salado Formation are composed of (1) consolidated salt, clay, and
asphalt components that will function for very long periods, exceeding the 10,000-year
regulatory period; and (2) salt saturated concrete components that will function for extended
periods. The specific components that comprise the Salado seals are described below.

4.3.1.1 Compacted Salt Column

The compacted salt column (Component 10 in Figure G2-5, and shown in Drawing SNL-007,
Sheet 25) will be constructed of crushed salt taken from the Salado Formation. The length of the
salt column varies from 170 to 172 m (556 to 564 ft) in the four shafts. The compacted salt
column is sized to allow the column and concrete-asphalt waterstops at either end to be placed
between the Vaca Triste Unit and Marker Bed 136. The salt will be placed and compacted to a
density approaching 90% of the average density of intact Salado salt. The effects of creep
closure will cause this density to increase with time, further reducing permeability.

The salt column will offer limited resistance to fluid migration immediately after emplacement,
but it will become less permeable as creep closure further compacts the salt. Salt creep
increases rapidly with depth; therefore, at any time, creep closure of the shaft will be greater at
greater depth. The location and initial compaction density of the compacted salt column were
chosen to assure consolidation of the compacted salt column in the 100 years following
repository closure. The state of salt consolidation, results of analyses predicting the creep
closure of the shaft, consolidation and healing of the compacted salt, and healing of the DRZ
surrounding the compacted salt column are presented in Sections 7.5 and 8.4 of this document.
These results indicate that the salt column will become an effective long-term barrier within 100
years.

Table G2-10

<table>
<thead>
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<th>Shaft</th>
<th>Drawing Title</th>
<th>Sheet Number of Drawing SNL 007</th>
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<tr>
<td>Waste</td>
<td>Near-Surface/Rustler Formation Waste Shaft Stratigraphy &amp; Sealing Subsystem Profile</td>
<td>4 of 28</td>
</tr>
<tr>
<td>Waste</td>
<td>Salado Formation Waste Shaft Stratigraphy &amp; Sealing Subsystem Profile</td>
<td>5 of 28</td>
</tr>
<tr>
<td>AIS</td>
<td>Near-Surface/Rustler Formation Air Intake Shaft Stratigraphy &amp; Sealing Subsystem Profile</td>
<td>9 of 28</td>
</tr>
<tr>
<td>AIS</td>
<td>Salado Formation Air Intake Shaft Stratigraphy &amp; Sealing Subsystem Profile</td>
<td>10 of 28</td>
</tr>
<tr>
<td>Exhaust</td>
<td>Near-Surface/Rustler Formation Exhaust Shaft Stratigraphy &amp; Sealing Subsystem Profile</td>
<td>14 of 28</td>
</tr>
<tr>
<td>Exhaust</td>
<td>Salado Formation Exhaust Shaft Stratigraphy &amp; Sealing Subsystem Profile</td>
<td>15 of 28</td>
</tr>
<tr>
<td>Salt Handling</td>
<td>Near-Surface/Rustler Formation Salt Handling Shaft Stratigraphy &amp; Sealing Subsystem Profile</td>
<td>19 of 28</td>
</tr>
<tr>
<td>Salt Handling</td>
<td>Salado Formation Salt Handling Shaft Stratigraphy &amp; Sealing Subsystem Profile</td>
<td>20 of 28</td>
</tr>
</tbody>
</table>

4.3.1.2 Upper and Lower Salado Compacted Clay Columns

The upper and lower Salado compacted clay columns (Components 8 and 12 respectively in
Figure G2-5) are shown in detail on Drawing SNL-007, Sheet 24. A commercial well-sealing
grade sodium bentonite will be used to construct the upper and lower Salado clay columns.
These clay columns will effectively limit fluid movement from the time they are placed and will
provide an effective barrier to fluid migration throughout the 10,000-year regulatory period and
thereafter. The upper clay column ranges in length from 102 to 107 m (335 to 351 ft), and the
lower clay column ranges in length from 29 to 33 m (94 to 107 ft) in the four shafts. The
locations for the upper and lower clay columns were selected based on the need to limit fluid
migration into the compacting salt column. The lower clay column stiffness is sufficient to
promote early healing of the DRZ, thus removing the DRZ as a potential pathway for fluids (Appendix D in the Compliance Submittal Design Report (Sandia, 1996), Section 5.2.1).

4.3.1.3 Upper, Middle, and Lower Concrete-Asphalt Waterstops

The upper, middle, and lower concrete-asphalt waterstops (Components 7, 9, and 11 respectively in Figure G2-5) are identical and are composed of three elements: an upper concrete plug, a central asphalt waterstop, and a lower concrete plug. These components are also shown on Drawing SNL-007, Sheet 22. The concrete specified is a specially developed salt-saturated concrete called Salado Mass Concrete (SMC). In all cases the component’s overall design length is 15 m (50 ft).

The upper and lower concrete plugs of the concrete-asphalt waterstop are identical. They fill the shaft cross-section and have a design length of 7 m (23 ft). The plugs are keyed into the shaft wall to provide positive support for the plug and overlying sealing materials. The interface between the concrete plugs and the surrounding formation will be pressure grouted. The upper plug in each component will support dynamic compaction of the overlying sealing material if compaction is specified. Dynamic compaction of the salt column is discussed in Section 6.

The asphalt waterstop is located between the upper and lower concrete plugs. In all cases a kerf extending one shaft radius beyond the shaft wall is cut in the surrounding salt to contain the waterstop. The kerf is 0.3 m (1 ft) high at its edge and 0.6 m (2 ft) high at the shaft wall. The kerf, which cuts through the existing shaft DRZ, will result in the formation of a new DRZ along its perimeter. This new DRZ will heal shortly after construction of the waterstop, and thereafter the waterstop will provide a very low permeability barrier to fluid migration through the DRZ. The formation and healing of the DRZ around the waterstop are addressed in Section 7.6.1. The asphalt fill for the waterstop extends two feet above the top of the kerf to assure complete filling of the kerf. The construction procedure used assures that shrinkage of the asphalt from cooling will not result in the creation of voids within the kerf and will minimize the size of any void below the upper plug.

Concrete-asphalt waterstops are placed at the top of the upper clay column, the top of the compacted salt column, and the top of the lower clay column. The concrete-asphalt waterstops provide independent seals of the shaft cross-section and the DRZ. The SMC plugs (and grout) will fill irregularities in the shaft wall, bond to the shaft wall, and seal the interface. Salt creep against the rigid concrete components will place a compressive load on the salt and promote early healing of the salt DRZ surrounding the SMC plugs. The asphalt waterstop will seal the shaft cross-section and the DRZ.

The position of the concrete components was first determined by the location of the salt and clay columns. The components were then moved upward or downward from their initial design location to assure the components were located in regions where halite was predominant. This positioning, coupled with variations in stratigraphy, is responsible for the variations in the lengths of the salt and clay columns.

4.3.1.4 Asphalt Column

An asphalt-aggregate mixture is specified for the asphalt column (Component 6 in Figure G2-5). This column is 42 to 44 m (138 to 143 ft) in length in the four shafts, as shown in Drawing SNL-007, Sheet 23. The asphalt column is located above the upper concrete-asphalt waterstop; it
extends approximately 5 m (16 ft) above the Rustler/Salado interface. A 6-m (20-ft) long concrete plug (part of the Rustler seals) is located just above the asphalt column.

The existing shaft linings will be removed from a point well above the top of the asphalt column to the top of the shaft keys. The concrete shaft keys will be removed to a point just below the lowest chemical seal ring in each key. The asphalt column is located at the top of the Salado Formation and provides an essentially impermeable seal for the shaft cross section and along the shaft wall interface. The length of the asphalt column will decrease slightly as the column cools. The procedure for placing the flowable asphalt-aggregate mixture is described in Section 6.

4.3.1.5 Shaft Station Monolith

A shaft station monolith (Component 13) is located at the base of each shaft. Because the configurations of each shaft differ, drawings of the shaft station monoliths for each shaft were prepared. These drawings are identified in Table G2-11. The shaft station monoliths will be constructed with SMC. The monoliths function to support the shaft wall and adjacent drift roof, thus preventing damage to the seal system as the access drift closes from natural processes.

<table>
<thead>
<tr>
<th>Shaft</th>
<th>Drawing Title</th>
<th>Sheet Number of Drawing SNL-007</th>
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<tr>
<td>Waste</td>
<td>Waste Shaft Shaft Station Monolith</td>
<td>6 of 28</td>
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<td>AIS</td>
<td>Air Intake Shaft Shaft Station Monolith</td>
<td>11 of 28</td>
</tr>
<tr>
<td>Exhaust</td>
<td>Exhaust Shaft Shaft Station Monolith</td>
<td>16 of 28</td>
</tr>
<tr>
<td>Salt Handling</td>
<td>Salt Handling Shaft Shaft Station Monolith</td>
<td>21 of 28</td>
</tr>
</tbody>
</table>

4.3.2 Rustler Seals

The seals in the Rustler Formation are composed of the Rustler compacted clay column and a concrete plug. The concrete plug rests on top of the asphalt column of the Salado seals. The clay column extends from the concrete plug through most of the Rustler Formation and terminates above the Rustler’s highest water-bearing zone in the Forty-niner Member.

4.3.2.1 Rustler Compacted Clay Column

The Rustler compacted clay column (Component 4 in Figure G2-5) is shown on Drawing SNL-007, Sheet 27 for each of the four shafts. A commercial well-sealing-grade sodium bentonite will be used to construct the Rustler clay column, which will effectively limit fluid movement from the time of placement and provide an effective barrier to fluid migration throughout the 10,000-year regulatory period and thereafter. Design length of the Rustler clay column is about 71 m (234 to 235 ft) in the four shafts.

The location for the Rustler clay columns was selected to limit fluid migration into the shaft cross-section and along the shaft wall interface and to limit mixing of Culebra and Magenta waters. The clay column extends from above the Magenta Member to below the Culebra
Member of the Rustler Formation. The Magenta and Culebra are the water-bearing units of the Rustler. The members above the Magenta (the Forty-niner), between the Magenta and Culebra (the Tamarisk), and below the Culebra (the unnamed lower member) are aquitards in the vicinity of the WIPP shafts.

4.3.2.2 Rustler Concrete Plug

The Rustler concrete plug (Component 5 in Figure G2-5) is constructed of SMC. The plugs for the four shafts are shown on Drawing SNL-007, Sheet 26. The plug is 6 m (20 ft) long and will fill the shaft cross-section. The plug is placed directly on top of the asphalt column of the Salado seals. The plug will be keyed into the surrounding rock and grouted. The plug permits work to begin on the overlying clay column before the asphalt has completely cooled. The option of constructing the overlying clay columns using dynamic compaction (present planning calls for construction using compressed clay blocks) is also maintained by keying the plug into the surrounding rock.

4.3.3 Near-Surface Seals

The near-surface region is composed of dune sand, the Mescalero caliche, the Gatuña Formation, the Santa Rosa Formation, and the Dewey Lake Redbeds. This region extends from the ground surface to the top of the Rustler Formation—a distance of about 160 m (525 ft). All but about 15 m (50 ft) of this distance is composed of the Dewey Lake Redbeds Formation. The near-surface seals are composed of two earthen fill columns and a concrete plug. The upper earthen fill column (Component 1) extends from the shaft collar through the surficial deposits downward to the top of the Dewey Lake Redbeds. The concrete plug (Component 2) is placed in the top portion of the Dewey Lake Redbeds, and the lower earthen fill column (Component 3) extends from the concrete plug into the Rustler Formation. These components are shown on Drawing SNL-007, Sheet 28.

This seal will limit the amount of surface water entering the shafts and will limit the potential for any future groundwater migration into the shafts. The near surface seals will also completely close the shafts and prevent accidental entry and excessive subsidence in the vicinity of the shafts. As discussed in Section 4.3.2, the existing shaft linings will be abandoned in place throughout the near-surface region.

4.3.3.1 Near-Surface Upper Compacted Earthen Fill

This component (Component 1 in Figure G2-5) will be constructed using locally available fill. The fill will be compacted to a density near that of the surrounding material to inhibit the migration of surface waters into the shaft cross-section. The length of this column varies from 17 to 28 m (56 to 92 ft) in the four shafts. In all cases, this portion of the WIPP sealing system may be modified as required to facilitate decommissioning of the WIPP surface facilities.

4.3.3.2 Near-Surface Concrete Plug

Current plans call for an SMC plug (Component 2 in Figure G2-5). However, freshwater concrete may be used if found to be desirable at a future time, and if approved by NMED through the Permit modification process specified in 20.4.1.900 NMAC (incorporating 40 CFR §270.42). The plug extends 12 m (40 ft) downward from the top of the Dewey Lake Redbeds. It is placed inside the existing shaft lining, and the interface is grouted.
4.3.3.3 Near-Surface Lower Compacted Earthen Fill

This component (Component 3 in Figure G2-5) will be constructed using locally available fill, which will be placed using dynamic compaction (the same method used to construct the salt column). The fill will be compacted to a density equal to or greater than the surrounding materials to inhibit the migration of surface waters into the shaft cross-section. The length of this column varies from 136 to 148 m (447 to 486 ft) in the four shafts.
5. Material Specification

Appendix G2-A provides a body of technical information for each of the WIPP shaft seal materials. The materials specification characterizes each seal material, establishes the adequacy of its function, states briefly the method of component placement, and quantifies expected characteristics (particularly permeability) pertinent to a WIPP-specific shaft seal design. The goal of the materials specifications is to substantiate why materials used in this seal system design will limit fluid flow within the shafts and thereby limit releases of hazardous constituents from the WIPP site at the regulatory boundary.

This section summarizes materials characteristics for shaft seal system components designed for the WIPP. The shaft seal system will not be constructed for decades; however, if it were to be constructed in the near term, materials specified could be placed in the shaft and meet performance specifications using current materials and construction techniques. Construction methods are described in Appendix G2-B. Materials specifications and construction specifications are not to be construed as the only materials or methods that would suffice to seal the shafts effectively. Undoubtedly, the design will be modified, perhaps simplified, and construction alternatives may prove to be advantageous during the years before seal construction proceeds. Nonetheless, a materials specification is necessary to establish a frame of reference for shaft seal design and analysis, to guide construction specifications, and to provide a basis for seal material parameters.

Design detail and other characteristics of the geologic, hydrologic, and chemical setting are provided in the text, appendices, and references. The four shafts will be entirely filled with dense materials possessing low permeability and other desirable engineering and economic attributes. Seal materials include concrete, clay, asphalt, and compacted salt. Other construction and fill materials include cementitious grout and earthen fill. Concrete, clay, and asphalt are common construction materials used extensively in sealing applications. Their descriptions, drawn from literature and site-specific references, are given in Appendix G2-A. Compaction and natural reconsolidation of crushed salt are uniquely applied here. Therefore, crushed salt specification includes discussion of constitutive behavior and sealing performance, specific to WIPP applications. Cementitious grout is also specified in some detail. Only rudimentary discussion of earthen fill is given here and in Appendices A and B. Specifications for each material are discussed in the following order:

- functions,
- material characteristics,
- construction,
- performance requirements,
- verification methods.

Seal system components are materials possessing high durability and compatibility with the host rock. The system contains functional redundancy and uses differing materials to reduce uncertainty in performance. All materials used in the shaft seal system are expected to maintain their integrity for very long periods. Some sealing components reduce fluid flow soon after placement while other components are designed to function well beyond the regulatory period.
5.1 Longevity

A major environmental advantage of the WIPP locale is an overall lack of groundwater to seal against. Even though very little regional water is present in the geologic setting, the seal system reflects great concern for groundwater's potential influence on the shaft seal system. If the hydrologic system sustained considerable fluid flow, brine geochemistry could impact engineered materials. Brine would not chemically change the compacted salt column, but mechanical effects of pore pressure are of concern to reconsolidation. The geochemical setting, as further discussed in Section 2.4, will have little influence on concrete, asphalt, and clay shaft seal materials. Each material is durable because the potential for degradation or alteration is very low.

Materials used to form the shaft seals are the same as those identified in the scientific and engineering literature as appropriate for sealing deep geologic repositories for radioactive wastes. Durability or longevity of seal components is a primary concern for any long-term isolation system. Issues of possible degradation have been studied throughout the international community and within waste isolation programs in the USA. Specific degradation studies are not detailed in this document because longevity is one of the over-riding attributes of the materials selected and degradation is not perceived to be likely. However, it is acknowledged here that microbial degradation, seal material interaction, mineral transformation, such as silicification of bentonite, and effects of a thermal pulse from asphalt or hydrating concrete are areas of continuing investigations.

Among longevity concerns, degradation of concrete is the most recognized. At this stage of the design, it is established that only small volumes of brine ever reach the concrete elements (see Section C4 of the Compliance Submittal Design Report (Sandia, 1996)). Further analysis concerned with borehole plugging using cementitious materials shows that at least 100 pore volumes of brine in an open system would be needed to begin degradation processes. In a closed system, such as the hydrologic setting in the WIPP shafts, phase transformations create a degradation product of increased volume. Net volume increase owing to phase transformation in the absence of mass transport would decrease rather than increase permeability of concrete seal elements.

Asphalt has existed for thousands of years as natural seeps. Longevity studies specific to DOE's Hanford site have utilized asphalt artifacts buried in ancient ceremonies to assess long-term stability (Wing and Gee, 1994). Asphalt used as a seal component deep in the shaft will inhabit a benign environment, devoid of ultraviolet light or an oxidizing atmosphere. Additional assurance against possible microbial degradation in asphalt elements is provided with addition of lime. For these reasons, it is believed that asphalt components will possess their design characteristics well beyond the regulatory period.

Natural bentonite is a stable material that generally will not change significantly over a period of ten thousand years. Bentonitic clays have been widely used in field and laboratory experiments concerned with radioactive waste disposal. As noted by Gray (1993), three internal mechanisms, illitization, silicification and charge change, could affect sealing properties of bentonite. Illitization and silicification are thermally driven processes and, following discussion by Gray (1993), are not possible in the environment or time-frame of concern at the WIPP. The naturally occurring Wyoming bentonite which is the specified material for the WIPP shaft seal is well over a million years old. It is, therefore, highly unlikely that the metamorphism of bentonite enters as a design concern.
5.2 Materials

5.2.1 Mass Concrete

Concrete has low permeability and is widely used for hydraulic applications. The specification for mass concrete presents a special design mixture of a salt-saturated concrete called Salado Mass Concrete (SMC). Performance of SMC and similar salt-saturated mixtures has been established through analogous industrial applications and in laboratory and field testing. The documentation substantiates adequacy of SMC for concrete applications within the WIPP shafts.

The function of the concrete is to provide durable components with small void volume, adequate structural compressive strength, and low permeability. SMC is used as massive plugs, a monolith at the base of each shaft, and in tandem with asphalt waterstops. Concrete is a rigid material that will support overlying seal components while promoting natural healing processes within the salt DRZ. Concrete is one of the redundant components that protects the reconsolidating salt column. The salt column will achieve low permeabilities in fewer than 100 years, and concrete will no longer be needed at that time. However, concrete will continue to provide good sealing characteristics for a very long time.

Salt-saturated concrete contains sufficient salt as an aggregate to saturate hydration water with respect to NaCl. Salt-saturated concrete is required for all uses within the Salado Formation because fresh water concrete would dissolve part of the host rock. The concrete specified for the shaft seal system has been tailored for the service environment and includes all the engineering properties of high quality concrete, as described in Appendix G2-A. Among these are low heat of hydration, high compressive strength, and low permeability. Because SMC provides material characteristics of high-performance concrete, it will likely be the concrete of choice for all seal applications at the WIPP.

Construction involves surface preparation and slickline placement. A batching and mixing operation on the surface will produce a wet mixture having low initial temperatures. Placement uses a tremie line, where the fresh concrete exits the slickline below the surface level of the concrete being placed. Placed in this manner, the SMC will have low porosity (about 5%) with or without vibration. Tremie line placement is a standard construction method in mining operations.

Specifications of concrete properties include mixture proportions and characteristics before and after hydration. SMC strength is much greater than required for shaft seal elements, and the state of stress within the shafts is compressional with little shear stress developing. Volume stability of the SMC is also excellent; this, combined with salt-saturation, assures a good bond with the salt. Permeability of SMC is very low, consistent with most concrete (Pfeifle et al., 1996). Because of a favorable state of stress and isothermal conditions, the SMC will remain intact. Because little brine is available to alter concrete elements, minimal degradation is possible. These favorable attributes combine to assure concrete elements within the Salado will remain structurally sound and possess very low permeability (between $2 \times 10^{-21}$ and $1 \times 10^{-17}$ m$^2$) for exceedingly long periods. A permeability distribution function and associated discussion are given in Appendix G2-A.

Standard ASTM specifications are made for the green and hydrated concrete properties. Quality control and a history of successful use in both civil construction and mining applications assure proper placement and performance.
5.2.2 Compacted Clay

Compacted clays are commonly proposed as primary sealing materials for nuclear waste repositories and have been extensively investigated against rigorous performance requirements. Advantages of clays for sealing purposes include low permeability, demonstrated longevity in many types of natural environments, deformability, sorptive capacity, and demonstrated successful utilization in practice for a variety of sealing purposes.

Compacted clay as a shaft sealing component functions as a barrier to brine flow and possibly to gas flow (see alternative construction methods in Appendix G2-B). Compacted bentonitic clay can generate swelling pressure and clays have sufficient rigidity to promote healing of any DRZ in the salt. Wetted swelling clay will seal fractures as it expands into available space and will ensure tightness between the clay seal component and the shaft walls.

The Rustler and Salado compacted clay columns are specified to be constructed of dense sodium bentonite blocks. An extensive experimental data base exists for the permeability of sodium bentonites under a variety of conditions. Many other properties of sodium bentonite, such as strength, stiffness, and chemical stability, are established. Bentonitic clays heal when fractured and can penetrate small fractures or irregularities in the host rock. Further, bentonite is stable in the seal environment. These properties, noted by international waste isolation programs, make bentonite a widely accepted seal material.

From the bottom clay component to the top earthen fill, different methods will be used to place clay materials in the shaft. Seal performance within the Salado Formation is far more important to regulatory compliance of the seal system than is performance of clay and earthen fill in the overlying formations. Therefore, more time and effort will be expended on placement of Salado clay components. Three potential construction methods could be used to place clay in the shaft, as discussed in Appendix G2-B: compacted blocks, vibratory roller, and dynamic compaction. Construction of Salado clay components specifies block assembly.

Required sealing performance of compacted clay elements varies with location. For example, Component 4 provides separation of water-bearing zones, while the lowest clay column (Component 12) limits fluid flow to the reconsolidating salt column. If liquid saturation in the clay column of 85% can be achieved, it would serve as a gas barrier. In addition, compacted clay seal components promote healing of the salt DRZ. To achieve low permeabilities, the dry density of the emplaced bentonite should be about 1.8 g/cm³. A permeability distribution function for performance assessment and the logic for its selection are given in Appendix G2-A.

Verification of specified properties such as density, moisture content, permeability, or strength of compacted clay seals can be determined by direct measurement during construction. However, indirect methods are preferred because certain measurements, such as permeability, are likely to be time consuming and invasive. Methods used to verify the quality of emplaced seals will include quality of block production and field measurements of density.

5.2.3 Asphalt

Asphalt is used to prevent water migration down the shaft in two ways: as an asphalt column near the Rustler/Salado contact and as a “waterstop” sandwiched between concrete plugs at three locations within the Salado Formation. Asphalt components of the WIPP seal design add assurance that minimal transport of brine down the sealed shaft will occur.
Asphalt is a widely used construction material because of its many desirable engineering properties. Asphalt is a strong cement, readily adhesive, highly waterproof, and durable. Furthermore, it is a plastic substance that is readily mixed with mineral aggregates. A range of viscosity is achievable for asphalt mixtures. It is highly resistant to most acids, salts, and alkalis. These properties are well suited to the requirements of the WIPP shaft seal system.

Construction of the seal components containing asphalt can be accomplished using a slickline process where low-viscosity heated material is effectively pumped into the shaft. The technology to apply the asphalt in this manner is available as described in the construction procedures in Appendix G2-B.

The asphalt components are required to endure for about 100 years and limit brine flow down the shaft to the compacted salt component. Since asphalt will not be subjected to ultraviolet light or an oxidizing environment, it is expected to provide an effective seal for centuries. Air voids less than 2% ensure low permeability. The permeability of the massive asphalt column is expected to have an upper limit $1 \times 10^{-18}$ m$^2$.

Sufficient construction practice and laboratory testing information is available to assure performance of the asphalt component. Laboratory validation tests to optimize viscosity may be desirable before final installation specifications are prepared. In general, verification tests would add quantitative documentation to expected performance values and have direct application to WIPP.

### 5.2.4 Compacted Salt Column

A reconsolidated column of natural WIPP salt will seal the shafts permanently. If salt reconsolidation is unimpeded by fluid pore pressures, the material will eventually achieve extremely low permeabilities approaching those of the native Salado Formation. Recent developments in support of the WIPP shaft seal system have produced confirming experimental results, constitutive material models, and construction methods that substantiate use of a salt column to create a low permeability seal component. Reuse of salt excavated in the process of creating the underground openings has been advocated since its initial proposal in the 1950s. Replacing the natural material in its original setting ensures physical, chemical, and mechanical compatibility with the host formation.

The function of the compacted and reconsolidated salt column is to limit transmission of fluids into or out of the repository for the statutory period of 10,000 years. The functional period starts within a hundred years and lasts essentially forever. After a period of consolidation, the salt column will almost completely retard gas or brine migration within the former shaft opening. A completely consolidated salt column will achieve flow properties indistinguishable from natural Salado salt.

The salt component is composed of crushed Salado salt with additional small amounts of water. The total water content of the crushed salt will be adjusted to 1.5 wt% before it is tamped into place. Field and laboratory tests have verified that natural salt can be compacted to significant fractional density ($\rho \geq 0.9$) with addition of these moderate amounts of water.

Dynamic compaction is the specified construction procedure to tamp crushed salt in the shaft. Deep dynamic compaction provides great energy to the crushed salt, is easy to apply, and has an effective depth of compactive influence greater than lift thickness. Dynamic compaction is
relatively straightforward and requires a minimal work force in the shaft. Compaction itself will
follow procedures developed in a large-scale compaction demonstration, as outlined in
Appendix G2-B.

Numerical models of the shaft provide density of the compacted salt column as a function of
depth and time. Many calculations comparing models for consolidation of crushed salt were
performed to quantify performance of the salt column, as discussed in Appendix D of the
Compliance Submittal Design Report (Sandia, 1996) and the references (Callahan et al., 1996;
Brodsky et al., 1996). From the density-permeability relationship of reconsolidating crushed salt,
permeability of the compacted salt seal component is calculated. In general, results show that
the bottom of the salt column consolidates rapidly, achieving permeability of $1 \times 10^{-19}$ m$^2$ in
about 50 years. By 100 years, the middle of the salt column reaches similar permeability.

Results of the large-scale dynamic compaction demonstration suggest that deep dynamic
compaction will produce a sufficiently dense starting material. As with other seal components,
testing of the material in situ will be difficult and probably not optimal to ensure quality of the
seal element. This is particularly apparent for the compacted salt component because the
compactive effort produces a finely powdered layer on the top of each lift. It was demonstrated
(Hansen and Ahrens, 1996) that the fine powder is very densely compacted upon tamping the
superincumbent lifts. The best means to ensure that the crushed salt element is placed properly
is to establish performance through verification of quality assurance/quality control procedures.
If crushed salt is placed with a reasonable uniformity of water and compacted with sufficient
energy, long-term performance can be assured.

5.2.5 Cementitious Grout

Cementitious grouting is specified for all concrete members. Grouting is also used in advance of
liner removal to stabilize the ground and to limit water inflow during shaft seal construction.
Cementitious grout is specified because of its proven performance, nontoxicity, and previous
use at the WIPP.

The function of grout is to stabilize the surrounding rock before existing concrete liners are
removed. Grout will fill fractures within adjacent lithologies, thereby adding strength and
reducing permeability and, hence, water inflow during shaft seal construction. Grout around
concrete members of the concrete asphalt waterstop will be employed in an attempt to tighten
the interface and fill microcracks in the DRZ. Efficacy of grouting will be determined during
construction.

An ultrafine cementitious grout has been specifically developed for use at the WIPP (Ahrens
and Onofrei, 1996). This grout consists of Type 5 portland cement, pumice as a pozzolanic
material, and superplasticizer. The average particle size is approximately 2 microns. The
ultrafine grout is mixed in a colloidal grout mixer, with a water to components ratio ($W:C$) of
0.6:1.

Drilling and grouting sequences provided in Appendix G2-B follow standard procedures. Grout
will be mixed on the surface and transported by slickline to the middle deck on the multi-deck
stage (galloway). Grout pressures are specified below lithostatic to prevent hydrofracturing.
Performance of grout is not a consideration for compliance issues. Grouting of concrete elements is an added assurance to tighten interfaces. Grouting is used to facilitate construction by stabilizing any loose rock behind the concrete liner.

No verification of the effectiveness of grouting is currently specified. If injection around concrete plugs is possible, an evaluation of quantities and significance of grouting will be made during construction. Procedural specifications will include measurements of fineness and determination of rheology in keeping with processes established during the WIPP demonstration grouting (Ahrens et al., 1996).

5.2.6  Earthen Fill

A brief description of the earthen fill is provided in Appendix G2-A, and construction is summarized in Appendix G2-B. Compacted fill can be obtained from local borrow pits, or material excavated during shaft construction can be returned to the shaft. There are minimal design requirements for earthen fill and none that are related to WIPP regulatory performance.

5.3  Concluding Remarks

Materials specifications in Appendix G2-A provide descriptions of seal materials along with reasoning on their expected reliability in the WIPP setting. The specification follows a framework that states the function of the seal component, a description of the material, and a summary of construction techniques. The performance requirements for each material are detailed. Materials chosen for use in the shaft seal system have several common desirable attributes: low permeability, high density, compatibility, longevity, low cost, constructability, availability, and supporting documentation.
6. Construction Techniques

Construction of the shaft sealing system is feasible. The described procedures utilize currently available technology, equipment, and materials to satisfy shaft sealing system design guidance. Although alternative methods are possible, those described satisfy the design guidance requirements listed in Table G2-7 and detailed in the appendices. Construction feasibility is established by reference to comparable equipment and activities in the mining, petroleum, and food industries and test results obtained at the WIPP. Equipment and procedures for emplacement of sealing materials are described below.

6.1 Multi-Deck Stage

A multi-deck stage (Figures G2-6 and G2-7) consisting of three vertically connected decks will be the conveyance utilized during the shaft sealing operation. Detailed sketches of the multi-deck stage appear in Appendix G2-E. The stage facilitates installation and removal of utilities and provides a working platform for the various sealing operations. A polar crane attached to the lower deck provides the mechanism required for dynamic compaction and excavation of the shaft walls. Additionally, the header at the bottom of the slickline is supported by a reinforced steel shelf, which is securely bolted to the shaft wall during emplacement of sealing materials. The multi-deck stage can be securely locked in place in the shaft whenever desired (e.g., during dynamic compaction, excavation of the salt walls of the shaft, grouting, liner removal, etc.). The multi-deck stage is equipped with floodlights, remotely aimed closed-circuit television, fold-out floor extensions, a jib crane, and range-finding devices. Similar stages are commonly employed in shaft sinking operations.

The polar crane can be configured for dynamic compaction (Figure G2-6) or for excavation of salt (Figure G2-7); a man cage or bucket can be lowered through the stage to the working surface below. Controlled manually or by computer, the crane and its trolley utilize a geared track drive. The crane can swiftly position the tamper (required for dynamic compaction) in the drop positions required (Figure G2-8) or accommodate the undercutter required for excavation of the shaft walls. The crane incorporates a hoist on the trolley and an electromagnet, enabling it to position, hoist, and drop the tamper. A production rate of one drop every two minutes during dynamic compaction is possible.

6.2 Salado Mass Concrete (Shaft Station Monolith and Shaft Plugs)

Salado Mass Concrete, described in Appendix G2-A, will be mixed on surface at 20°C and transferred to emplacement depth through a slickline (i.e., a steel pipe fastened to the shaft wall and used for the transfer of sealing materials from surface to the fill horizon) minimizing air entrainment and ensuring negligible segregation. Existing sumps will be filled to the elevation of the floor of the repository horizon, and emplacement of the shaft station monolith is designed to eliminate voids at the top (back) of the workings.

When excavating salt for waterstops or plugs in the Salado Formation, an undercutter attached to the trolley of the polar crane will be forced into the shaft wall by a combination of geared trolley and undercutter drives. Full circumferential cuts will be accomplished utilizing the torque developed by the geared polar crane drive.
The undercutter proposed is a modified version of those currently in use in salt and coal mines, where their performance is proven. Such modifications and applications have been judged feasible by the manufacturer.

The concrete-salt interface and DRZ around concrete plugs in the Salado Formation (and the one at the base of the Rustler Formation) will be grouted with ultrafine grout. Injection holes will be collared in the top of the plug and drilled downward at 45° below horizontal. The holes will be drilled in a “spin” pattern describing a downward opening cone designed to intercept both vertical and horizontal fractures (Figure G2-9). The holes will be stage grouted (i.e., primary holes will be drilled and grouted, one at a time). Secondary holes will then be drilled and grouted, one at a time, on either side of primaries that accepted grout.

6.3 Compacted Clay Columns (Salado and Rustler Formations)

Cubic blocks of sodium bentonite, 20.8 cm on the edge and weighing approximately 18 kg, will be precompacted on surface to a density between 1.8 and 2.0 gm/cm³ and emplaced manually. The blocks will be transferred from surface on the man cage. Block surfaces will be moistened with a fine spray of potable water, and the blocks will be manually placed so that all surfaces are in contact. Peripheral blocks will be trimmed to fit irregularities in the shaft wall, and remaining voids will be filled with a thick mortar of sodium bentonite and potable water. Such blocks have been produced at the WIPP and used in the construction of 0.9-m-diameter seals, where they performed effectively (Knowles and Howard, 1996). Alternatives, which may be considered in future design evaluations, are discussed in Appendix G2-B.

6.4 Asphalt Waterstops and Asphalitic Mix Columns

Neat asphalt is selected for the asphalt waterstops, and an asphalitic mastic mix (AMM) consisting of neat asphalt, fine silica sand, and hydrated lime will be the sealing material for the columns. Both will be fluid at emplacement temperature and remotely emplaced. Neat asphalt (or AMM, prepared in a pug mill near the shaft collar) will be heated to 180°C and transferred to emplacement depth via an impedance-heated, insulated tremie line (steel pipe) suspended from slips (pipe holding device) at the collar of the shaft.

This method of line heating is common practice in the mining and petroleum industries. This method lowers the viscosity of the asphalt so that it can be pumped easily. Remote emplacement by tremie line eliminates safety hazards associated with the high temperature and gas produced by the hot asphalt. Fluidity ensures that the material will flow readily and completely fill the excavations and shaft. Slight vertical shrinkage will result from cooling (calculations in Appendix D of the Compliance Submittal Design Report (Sandia, 1996)), but the material will maintain contact with the shaft walls and the excavation for the waterstop. Vertical shrinkage will be counteracted by the emplacement of additional material.

6.5 Compacted WIPP Salt

Dynamic compaction of mine-run WIPP salt has been demonstrated (Ahrens and Hansen, 1995). The surface demonstration produced salt compacted to 90% of in-place rock salt density, with a statistically averaged permeability of 1.65×10⁻¹⁵ m². Additional laboratory consolidation of this material at 5 MPa confining pressure (simulating creep closure of the salt) resulted in increased compaction and lower permeability (Brodsky, 1994). Dynamic compaction was
selected because it is simple, robust, proven, has excellent depth of compaction, and is applicable to the vertical WIPP shafts.

The compactive effect expanded laterally and downward in the demonstration, and observation during excavation of the compacted salt revealed that the lateral compactive effect will fill irregularities in the shaft walls. Additionally, the depth of compaction, which was greater than that of the three lifts of salt compacted, resulted in the bottom lift being additionally compacted during compaction of the two overlying lifts. This cumulative effect will occur in the shafts.

Construction of the salt column will proceed in the following manner:

- Crushed and screened salt will be transferred to the fill elevation via slickline. Use of slicklines is common in the mining industry, where they are used to transfer backfill materials or concrete to depths far greater than those required at the WIPP. Potable water will be added via a fine spray during emplacement at the fill surface to adjust the moisture content to 1.5 ±0.3 wt%, accomplished by electronically coordinating the weight of the water with that of the salt exiting the hose.

- Dynamic compaction will then be used to compact the salt by dropping the tamper in specific, pre-selected positions such as those shown in Figure G2-8.

6.6 Grouting of Shaft Walls and Removal of Liners

The procedure listed below is a common mining practice which will be followed at each elevation where liner removal is specified. If a steel liner is present, it will be cut into manageable pieces and hoisted to the surface for disposal, prior to initiation of grouting.

Upward opening cones of diamond drill holes will be drilled into the shaft walls in a spin pattern (Figure G2-10) to a depth ensuring complete penetration of the Disturbed Rock Zone (DRZ) surrounding the shaft. For safety reasons, no major work will be done from the top deck; all sealing activities will be conducted from the bottom deck. The ends of the holes will be 3 m apart, and the fans will be 3 m apart vertically, covering the interval from 3 m below to 3 m above the interval of liner removal. Tests at the WIPP demonstrated that the ultrafine cementitious grout penetrated more than 2 m from the injection holes (Ahrens et al., 1996).

Injection holes will be drilled and grouted one at a time, as is the practice in stage grouting. Primary holes are grouted first, followed by the grouting of secondary holes on either side of primaries that accepted grout. Ultrafine grout will be injected below lithostatic pressure to avoid hydrofracturing the rock, proceeding from the bottom fan upward. Grout will be mixed on surface and transferred to depth via the slickline.

Radial, horizontal holes will then be drilled on a 0.3-m grid, covering the interval to be removed. These will be drilled to a depth sufficient to just penetrate the concrete liner. A chipping hammer will be used to break a hole through the liner at the bottom of the interval. This hole, approximately 0.3 m in diameter, will serve as “free face,” to which the liner can be broken.

Hydraulically-actuated steel wedges will then be used in the pre-drilled holes to break out the liner in manageable pieces, beginning adjacent to the hole and proceeding upward. Broken concrete will be allowed to fall to the fill surface, where it will be gathered and hoisted to the surface for disposal. Chemical seal rings will be removed as encountered.
6.7 Earthen Fill

Local soil, screened to produce a maximum particle dimension of approximately 15 mm, will be the seal material. This material will be transferred to the fill surface via the slickline and emplaced in the same manner as the salt. After adjusting the moisture content of the earthen fill below the concrete plug in the Dewey Lake Redbeds to achieve maximum compaction, the fill will be dynamically compacted, achieving a permeability as low as that of the enclosing formation.

The portion of the earthen fill above the plug will be compacted with a vibratory-impact sheepsfoot roller, a vibratory sheepsfoot roller, or a walk-behind vibratory plate compactor, because of insufficient height for dynamic compaction.

6.8 Schedule

For discussion purposes, it has been assumed that the shafts will be sealed two at a time. This results in the four shafts being sealed in approximately six and a half years. The schedules presented in Appendix G2-B are based on this logic. Sealing the shafts sequentially would require approximately eleven and a half years.
7. Structural Analyses of Shaft Seals

7.1 Introduction

The shaft seal system was designed in accordance with design guidance described in Section 3.2. To be successful, seal system components must exhibit desired structural behavior. The desired structural behavior can be as simple as providing sufficient strength to resist imposed loads. In other cases, structural behavior is critical to achieving desired hydrological properties. For example, permeability of compacted salt depends on the consolidation induced by shaft closure resulting from salt creep. In this example, results from structural analyses feed directly into fluid-flow calculations, which are described in Section 8, because structural behavior affects both time-dependent permeabilities of the compacted salt and pore pressures within the compacted salt. In other structural considerations, thermal effects are analyzed as they affect the constructability and schedule for the seal system. Thus a series of analyses, loosely termed structural analyses, were performed to accomplish three purposes:

1. to determine loads imposed on components and to assess both structural stability based on the strength of the component and mechanical interaction between components;

2. to estimate the influence of structural behavior of seal materials and surrounding rock on hydrological properties; and

3. to provide structural and thermal related information on construction issues.

For the most part, structural analyses rely on information and design details presented in the Design Description (Section 4), the Design Drawings (Appendix G2-E), and Material Specification (Section 5 and Appendix G2-A). Some analyses are generic, and calculation input and subsequent results are general in nature.

7.2 Analysis Methods

Finite-element modeling was the primary numerical modeling technique used to evaluate structural performance of the shaft seals and surrounding rock mass. Well documented finite-element computer programs, SPECTROM-32 and SPECTROM-41, were used in structural and thermal modeling, respectively. The computer program SALT_SUBSID was used in the subsidence modeling over the backfilled shaft-pillar area. Specific details of these computer programs as they relate to structural calculations are listed in Appendix D of the Compliance Submittal Design Report (Sandia, 1996), Section D2.

7.3 Models of Shaft Seals Features

Structural calculations require material models to characterize the behavior of (1) each seal material (concrete, crushed salt, compacted clay, and asphalt); (2) the intact rock lithologies in the near-surface, Rustler, and Salado formations; and (3) any DRZ within the surrounding rock. A general description of the material models used in characterizing each of these materials and features is given below. Details of the models and specific values of model parameters are given in Appendix D in the Compliance Submittal Design Report (Sandia, 1996), Section D3.
7.3.1 Seal Material Models

The SMC thermal properties required for the structural analyses (thermal conductivity, density, specific heat, and volumetric heat generation rate) were obtained from SMC test data. Concrete was assumed to behave as a viscoelastic material, based on experimental data, and the elastic modulus of SMC was modeled as age-dependent. Strength properties of SMC were specified in the design (see Appendix G2-A).

For crushed salt, the deformational model included a nonlinear elastic component and a creep consolidation component. The nonlinear elastic modulus was assumed to be density-dependent, based on laboratory test data performed on WIPP crushed salt. Creep consolidation behavior of crushed salt was based on three candidate models whose parameters were obtained from model fitting to hydrostatic and shear consolidation test data performed on WIPP crushed salt. Creep consolidation models include functional dependencies on density, mean stress, stress difference, temperature, grain size, and moisture content.

Compacted clay was assumed to behave according to a nonlinear elastic model in which shear stiffness is negligible, and asphalt was assumed to behave as a weak elastic material. Thermal properties of asphalt were taken from literature.

7.3.2 Intact Rock Lithologies

Salado salt was assumed to be argillaceous salt that is governed by the Multimechanism Deformation Coupled Fracture (MDCF) model, which is an extension of the Munson-Dawson (M-D) creep model. A temperature-dependent thermal conductivity was necessary.

Salado interbeds were assumed to behave elastically. Their material strength was assumed to be described by a Drucker-Prager yield function, consistent with values used in previous WIPP analyses.

Deformational behavior of the near-surface and Rustler Formation rock types was assumed to be time-invariant, and their strength was assumed to be described by a Coulomb criterion, consistent with literature values.

7.3.3 Disturbed Rock Zone Models

Two different models were used to evaluate the development and extent of the DRZ within intact salt. The first approach used ratios of time-dependent stress invariants to quantify the potential for damage or healing to occur. The second approach used the damage stress criterion according to the MDCF model for WIPP salt.

7.4 Structural Analyses of Shaft Seal Components

7.4.1 Salado Mass Concrete Seals

Five analyses related to structural performance of SMC seals were performed, including (1) a thermal analysis, (2) a structural analysis, (3) a thermal stress analysis, (4) a dynamic compaction analysis, and (5) an analysis of the effects of clay swelling pressure. This section presents these analyses and evaluates the results in terms of the performance of the SMC seal.
Details of these calculations are given in Appendix D in the Compliance Submittal Design Report (Sandia, 1996), Section D4.

7.4.1.1 Thermal Analysis of Concrete Seals

The objective of this calculation was to determine expected temperatures within (and surrounding) an SMC emplacement resulting from its heat of hydration. Results indicate that the concrete component temperature increases from ambient (27°C) to a maximum of 53°C at 0.02 year after emplacement. The maximum temperature in the surrounding salt is 38°C at approximately the same time. The thermal gradient within the concrete is approximately 1.5°C/m. Most of the higher temperatures are contained within the concrete. At a radial distance of 2 m into the surrounding salt, the temperature rise is less than 1°C. These conditions are favorable for proper performance of the SMC components. A 26°C temperature rise and a 1.5°C/m temperature gradient are not large enough to cause thermal cracking as the concrete cools (Andersen et al., 1992).

7.4.1.2 Structural Analysis of Concrete Seals

The objectives of this calculation were to determine (1) expected stresses within the concrete components caused by restrained creep of the surrounding salt and (2) expected stresses in the concrete component from weight of overlying seal material.

In the upper concrete-asphalt waterstop, radial stresses increase (compression is positive) from zero at time of emplacement (t = 0) to 2.5 MPa at t = 50 years. Similarly, radial stresses in the middle concrete component range from 3.5 to 4.5 MPa at 50 years after emplacement. In the lower concrete-asphalt waterstop, radial stresses range from 4.5 to 5.5 MPa at t = 50 years. All the calculated stresses are well below the unconfined compressive strength of the concrete (30 MPa).

The upper, middle, and lower concrete-asphalt waterstops are located at depths of 300, 420, and 610 m, respectively. When performing these calculations, it was assumed that each concrete component must support the weight of the overlying materials between it and the next concrete component above it. Using an average overburden density of 0.02 MPa/m, stresses induced by the overlying material are significantly less than the strength of the concrete. The structural integrity of concrete components will not be compromised by either induced radial stress or imposed vertical stress.

7.4.1.3 Thermal Stress Analysis of Concrete Seals

The objectives of this calculation were (1) to determine thermal stresses in concrete components from the heat of hydration and (2) to determine thermal impact on the creep of the surrounding salt.

Thermoelastic stresses in the concrete were calculated based on a maximum temperature increase of 26°C and assuming a fully confined condition. Results of this calculation indicate that short-term compressive thermal stresses in the concrete will be less than 9.2 MPa. The temperature rise in the surrounding salt is insignificant in terms of producing either detrimental or beneficial effects. Based on these results, the structural integrity of concrete components will not be compromised by thermoelastic stresses caused by heat of hydration.
7.4.1.4 Effect of Dynamic Compaction on Concrete Seals

The objective of this calculation was to determine a required thickness of seal layers above concrete components to reduce the impact of dynamic compaction. Compaction depths for crushed salt and clay layers are 2.8 m and 2.2 m, respectively. Layers 3.7-m thick for crushed salt and 3-m thick for clay are to be emplaced before compaction begins, thus providing a layer about 30% thicker than the calculated compaction depths.

7.4.1.5 Effect of Clay Swelling Pressures on Concrete Seals

The objective of this calculation was to determine the increased stresses within concrete components as a result of clay swelling pressures. Test measurements on confined bentonite at an emplaced density of 1.8 g/cm³ indicate that anticipated swelling pressures are on the order of 3.5 MPa. In order to fracture the salt surrounding the clay, the swelling pressures must exceed the lithostatic rock stress in the salt, which ranges from nominally 8.3 MPa at the upper clay seal to 14.4 MPa at the lower clay seal. The design strength of the concrete (31.0 MPa) is significantly greater than the swelling pressure of 3.5 MPa. Even in the unlikely event that the clay swelled to lithostatic pressures, the resulting state of stress in the concrete seal would lie well below any failure surface. Furthermore, the compressive tangential stress in the salt along the shaft wall, even after stress relaxation from creep, is always larger than lithostatic. Hence, radial fracturing from clay swelling pressure is not expected.

7.4.2 Crushed Salt Seals

Two analyses related to structural performance of crushed salt seals were performed, including (1) a structural analysis and (2) an analysis to determine effects of pore pressure on consolidation of crushed salt seals. This section presents the results of these analyses and evaluates the results in terms of performance of crushed salt seals. Details of these analyses are given in Appendix D in the Compliance Submittal Design Report (Sandia, 1996), Section D4.

7.4.2.1 Structural Analysis of Compacted Salt Seal

The objectives of this calculation were (1) to determine the fractional density of the crushed salt seal as a function of time and depth and, using these results, (2) to determine permeability of the crushed salt as a function of time and depth.

Results indicate that compacted salt will increase from its emplaced fractional density of 90% to a density of 95% approximately 40, 80, and 120 years after emplacement at the bottom, middle, and top of the shaft seal, respectively. Using the modified Sjaardema-Krieg creep consolidation model, the times required to fully reconsolidate the crushed salt to 100% fractional density are 70 years, 140 years, and 325 years at the bottom, middle, and top of the salt column, respectively. Based on these results, the desired fractional densities (hence, permeability) can be achieved over a substantial length of the compacted salt seal in the range of 50 to 100 years.

7.4.2.2 Pore Pressure Effects on Reconsolidation of Crushed Salt Seals

The objective of this calculation was to determine the effect of pore pressure on the reconsolidation of the crushed salt seal. Fractional densities of the crushed salt seal were calculated using the modified Sjaardema-Krieg consolidation model for a range of pore
pressures (0, 2, and 4 MPa). Results indicate that times required to consolidate the crushed salt increase as the pore pressure increases, as expected. For example, for a pore pressure of 2 MPa, the times required to achieve a fractional density of 96% are about 90 years, 205 years, and 560 years at the bottom, middle, and top of the crushed salt column, respectively. A pore pressure of 4 MPa would effectively prevent reconsolidation of the crushed salt within a reasonable period (<1,000 years). The results of this calculation were used in the fluid flow calculations, and the impact of these pore pressures on the permeability of the crushed salt seal is described in Section 8 and Appendix C of the Compliance Submittal Design Report (Sandia, 1996).

### 7.4.3 Compacted Clay Seals

One analysis was performed to determine the structural response of compacted clay seals. The objective of this calculation was to determine stresses in the upper Salado compacted clay component and the lower Salado compacted clay component as a result of creep of the surrounding salt. Details of this calculation are given in Appendix D in the Compliance Submittal Design Report (Sandia, 1996), Section D4. Results of this calculation indicate that after 50 years the compressive stresses in the upper Salado compacted clay component are about 0.7 MPa, not including the effects of swelling pressures. Similarly, after 50 years the stresses in the lower Salado compacted clay component are approximately 2.6 MPa. Based on these results, the compacted clay component will provide some restraint to the creep of salt and induce a back (radial) stress in the clay seal, which will promote healing of the DRZ in the surrounding intact salt (see discussion about DRZ in Section 7.5.1).

### 7.4.4 Asphalt Seals

Three analyses were performed related to structural performance of the asphalt seals, including (1) a thermal analysis, (2) a structural analysis, and (3) a shrinkage analysis. This section presents the results of these analyses and evaluates the results in terms of the performance of the asphalt seal. Details of these analyses are given in Appendix D of the Compliance Submittal Design Report (Sandia, 1996), Section D4.

#### 7.4.4.1 Thermal Analysis

The objectives of this calculation were (1) to determine temperature histories within the asphalt seal and the surrounding salt and (2) to determine effects of the length of the waterstop. Results indicate that the center of the asphalt column will cool from its emplaced temperature of 180°C to 83°C, 49°C, 31°C, and 26°C at times 0.1 year, 0.2 year, 0.5 year, and 1.0 year, respectively. Similarly, the asphalt/salt interface temperatures at corresponding times are 47°C, 38°C, 29°C, and 26°C. The time required for a waterstop to cool is significantly less than that required to cool the asphalt column. Based on these results, about 40 days are required for asphalt to cool to an acceptable working environment temperature. The thermal impact on enhanced creep rate of the surrounding salt is considered to be negligible.

#### 7.4.4.2 Structural Analysis

The objective of this analysis was to calculate pressures in asphalt that result from restrained creep of the surrounding salt and to evaluate stresses induced on the concrete seal component by such pressurization.
Results indicate that pressures in the waterstops after 100 years are 1.8 MPa, 2.5 MPa, and 3.2 MPa for the upper, middle, and lower waterstops, respectively. Based on these results, the structural integrity of concrete components will not be compromised by imposed pressures, and the rock surrounding the asphalt will not be fractured by the pressure. The pressure from asphalt is enough to initiate healing of the DRZ surrounding the waterstop.

7.4.4.3 Shrinkage Analysis

The objective of this analysis was to calculate shrinkage of the asphalt column as it cools from its emplaced temperature to an acceptable working environment temperature. Results of this analysis indicate that the 42-m asphalt column will shrink 0.9 m in height as the asphalt cools from its emplaced temperature of 180°C to 38°C.

7.5 Disturbed Rock Zone Considerations

7.5.1 General Discussion of DRZ

Microfracturing leading to a DRZ occurs within salt whenever excavations are made. Laboratory and field measurements show that a DRZ has enhanced permeability. The body of evidence strongly suggests that induced fracturing is reversible and healed when deviatoric stress states created by the opening are reduced. Rigid seal components in the shaft provide a restraint to salt creep closure, thereby inducing healing stress states in the salt. A more detailed discussion of the DRZ is included in Appendix D in the Compliance Submittal Design Report (Sandia, 1996).

7.5.2 Structural Analyses

Three analyses were performed to determine the behavior of the DRZ in the rock mass surrounding the shaft. The first analysis considered time-dependent DRZ development and subsequent healing of intact Salado salt surrounding each of the four seal materials. The second analysis considered time-dependent development of the DRZ within anhydrite and polyhalite interbeds within the Salado Formation. The last analysis considered time-independent DRZ development within the near-surface and Rustler formations. These analyses are discussed below and given in more detail in Appendix D of the Compliance Submittal Design Report (Sandia, 1996). Results from these analyses were used as input conditions for the fluid flow analysis presented in Section 8 and Appendix C of the Compliance Submittal Design Report (Sandia, 1996).

7.5.2.1 Salado Salt

The objective of this calculation was to determine time-dependent extent of the DRZ in salt, assuming no pore pressure effects, for each of the four shaft seal materials (i.e., concrete, crushed salt, compacted clay, and asphalt. The seal materials below a depth of about 300 m provide sufficient rigidity to heal the DRZ within 100 years. Asphalt, modeled as a weak elastic material, will not create a stress state capable of healing the DRZ because it is located high in the Salado.
7.5.2.2 Salado Anhydrite Beds

The objective of this calculation was to determine the extent of the DRZ within the Salado anhydrite and polyhalite interbeds as a result of creep of surrounding salt.

For all interbeds, the factor of safety against failure (shear or tensile fracturing) increases with depth into the rock surrounding the shaft wall. These results indicate that, with the exception of Marker Bed 117 (MB117), the factor of safety is greater than 1 (no DRZ will develop) for all interbeds. For MB117, the potential for fracturing is localized to within 1 m of the shaft wall.

7.5.2.3 Near-Surface and Rustler Formations

The objective of this calculation was to determine the extent of the DRZ surrounding the shafts in the near-surface and Rustler formations.

Rock types in near-surface and Rustler formations are anhydrite, dolomite, and mudstone. These rock types exhibit time-independent behavior. Results indicate that no DRZ will develop in anhydrite and dolomite (depths between 165 and 213 m). For mudstone layers, the radial extent of the DRZ increases with depth, reaching a maximum of 2.6 shaft radii at a depth of 223 m.

7.6 Other Analyses

This section discusses two structural analyses performed in support of design concerns, namely (1) the asphalt waterstops constructability and (2) benefits from shaft station backfilling. Analyses performed in support of these efforts are discussed below and given in more detail in Appendix D of the Compliance Submittal Design Report (Sandia, 1996), Section D6.

7.6.1 Asphalt Waterstops

The DRZ is a major contributor to fluid flows through a low permeability shaft seal system, regardless of the materials emplaced within the shaft. Therefore, to increase the confidence in the overall shaft seal, low permeability layers (termed radial waterstops) were included to intersect the DRZ surrounding the shaft. These waterstops are emplaced to alter the flow direction either inward toward the shaft seal or outward toward intact salt. Asphalt-filled waterstops will be effective soon after emplacement. The objectives of these structural calculations were to evaluate performance of the waterstops in terms of (1) intersecting the DRZ around the shaft, (2) inducing a new DRZ because of special excavation, and (3) promoting healing of the DRZ.

Results indicate that the DRZ from the shaft extends to a radial distance of less than one shaft radius (3.04 m). Waterstop excavation extends the DRZ radially to about 1.4 shaft radii (4.3 m). However, this extension is localized within the span of the concrete component and extends minimally past the waterstop edge. The DRZ extent reduced rapidly after the concrete and asphalt restrained creep of the surrounding salt. After 20 years, the spatial extent of the DRZ is localized near the asphalt-concrete interface, extending spatially into the salt at a distance of less than 2 m. Based on these results, construction of waterstops is possible without substantially increasing the DRZ. Furthermore, the waterstop extends well beyond the maximum extent of the DRZ surrounding the shaft and effectively blocks this flow path (within 2 years after emplacement), albeit over only a short length of the flow path.
7.6.2 Shaft Pillar Backfilling

The objective of this calculation was to assess potential benefits from backfilling a portion of the shaft pillar to reduce subsurface subsidence and thereby decrease the potential for inducing fractures along the shaft wall. The calculated subsidence without backfilling is less than one foot, due to the relatively low extraction ratio at the WIPP. Based on the results of this analysis, backfilling portions of the shaft pillar would result in only 10% to 20% reduction in surface subsidence. This reduction in subsidence from backfilling is not considered enough to warrant backfilling the shaft pillar area. The shaft seals within the Salado are outside the angle-of-draw for any horizontal displacements caused by the subsidence over the waste panels. Moreover, horizontal strains caused by subsidence induced by closures within the shaft pillar are compressive in nature and insignificant in magnitude to induce fracturing along the shaft wall.
8. Hydrologic Evaluation of the Shaft Seal System

8.1 Introduction

The design guidance in Section 3 presented the rationale for sealing the shaft seal system with low permeability materials, but it did not provide specific performance measures for the seal system. This section compares the hydrologic behavior of the system to several performance measures that are directly related to the ability of the seal system to limit liquid and gas flows through the seal system. The hydrologic evaluation is focused on the processes that could result in fluid flow through the shaft seal system and the ability of the seal system to limit any such flow. Transport of radiological or hazardous constituents will be limited if the carrier fluids are similarly limited.

The hydrologic performance models are fully described in Appendix C of the Compliance Submittal Design Report (Sandia, 1996). The analyses presented are deterministic. Quantitative values for those parameters that are considered uncertain and that may significantly impact the primary performance measures have been varied, and the results are presented in Appendix C of the Compliance Submittal Design Report (Sandia, 1996). This section summarizes the seal system performance analyses and discusses results within the context of the design guidance of Section 3. The results demonstrate that (1) fluid flows will be limited within the shaft seal system and (2) uncertainty in the conceptual models and parameters for the seal system are mitigated by redundancy in component function and materials.

8.2 Performance Models

The physical processes that could impact seal system performance are presented in detail in Appendix C of the Compliance Submittal Design Report (Sandia, 1996). These processes have been incorporated into four performance models. These models evaluate (1) downward migration of groundwater from the Rustler Formation, (2) gas migration and consolidation of the crushed salt seal component, (3) upward migration of brines from the repository, and (4) flow between water-bearing zones in the Rustler Formation. The first three are analyzed using numerical models of the Air Intake Shaft (AIS) seal system and the finite-difference codes SWIFT II and TOUGH28W. These codes are extensively used and well documented within the scientific community. A complete description of the models is provided in Appendix C of the Compliance Submittal Design Report (Sandia, 1996). The fourth performance model uses a simple, analytical solution for fluid flow. Results from the analyses are summarized in the following sections and evaluated in terms of the design guidance presented in Section 3.

Material properties and conceptual models that may significantly impact seal system performance have been identified, and uncertainty in properties and models have been addressed through variation of model parameters. These parameters include (1) the effective permeability of the DRZ, (2) those describing salt column consolidation and the relationship between compacted salt density and permeability, and (3) repository gas pressure applied at the base of the shaft seal system.

8.3 Downward Migration of Rustler Groundwater

The shaft seal system is designed to limit groundwater flowing into and through the shaft sealing system (see Section 3). The principal source of groundwater to the seal system is the Culebra Member of the Rustler Formation. The Magenta Member of this formation is also considered a
groundwater source, albeit a less significant source than the Culebra. No significant sources of groundwater exist within the Salado Formation; however, brine seepage has been noted at a number of the marker beds. The modeling includes the marker beds, as discussed in Appendix C of the Compliance Submittal Design Report (Sandia, 1996). Downward migration of Rustler groundwater must be limited so that liquid saturation of the compacted salt column does not impact the consolidation process and to ensure that significant quantities of brine do not reach the repository horizon. Because it is clear that limitation of liquid flow into the salt column necessarily limits liquid flow to the repository, the volumetric flux of liquid into and through the salt column were selected as performance measures for this model.

Consolidation of the compacted salt column will be most rapid immediately following seal construction. Simulations were conducted for the 200-year period following closure to demonstrate that, during this initial period, downward migration of Rustler groundwater will be insufficient to impact the consolidation process. Lateral migration of brine through the marker beds is also quantified in the analysis and shown to be nondetrimental to the function of the salt column.

8.3.1 Analysis Method

Seal materials will not, in general, be fully saturated with liquid at the time of construction. The host rock surrounding the shafts will also be partially desaturated at the time of seal construction. The analysis presented in this section assumes a fully saturated system. The effects of partial saturation of the shaft seal system are favorable in terms of system performance, as will be discussed in Section 8.3.2.

Seal material and host rock properties used in the analyses are discussed in Appendix C of the Compliance Submittal Design Report (Sandia, 1996), Section C3. Appendix G2-A contains a detailed discussion of seal material properties. A simple perspective on the effects of material and host rock properties may be obtained from Darcy’s Law. At steady-state, the flow rate in a fully saturated system depends directly on the system permeability. The seal system consists of the component material and host rock DRZ. Low permeability is specified for the engineered materials; thus the system component most likely to impact performance is the DRZ. Rock mechanics calculations presented in Appendix D of the Compliance Submittal Design Report (Sandia, 1996) predict that the DRZ in the Salado Formation will not be vertically continuous because of the intermittent layers of stiff anhydrites (marker beds). Asphalt waterstops are included in the design to minimize DRZ impacts. The effects of the marker beds and the asphalt waterstops on limiting downward migration are explicitly simulated through variation of the permeability of the layers of Salado DRZ.

Initial, upper, and lateral boundary conditions for the performance model are consistent with field measurements for the physical system. At the base of the shaft a constant atmospheric pressure is assumed.

8.3.2 Summary of Results

The initial pore volumes in the filled repository and the AIS salt column are approximately 460,000 m$^3$ and 250 m$^3$, respectively. The performance model predicts a maximum cumulative flow of less than 5 m$^3$ through the sealed shafts for the 200 years following closure. If the marker beds have a disturbed zone immediately surrounding the shaft, the maximum flow is less than 10 m$^3$ during the same period. Assuming the asphalt waterstops are not effective in
interrupting the vertical DRZ, the volumetric flow increases but is still less than 30 m$^3$ for the 200 years following closure. These volumes are less than 1/100 of 1% of the pore volume in the repository and less than 20% of the initial pore volume of the salt column.

Two additional features of the model predictions should also be considered. The first of these is that flow rates fall from less than 1 m$^3$/year in the first five years to negligible values within 10 years of seal construction. Therefore most of the cumulative flow occurs within a few years following closure. The second feature is the model prediction that the system returns to nearly ambient undisturbed pressures within two years. The repressurization occurs quickly within the model due to the assumption of a fully saturated flow regime because of brine incompressibility. As will be discussed in Section 8.4, the pore pressure in the compacted salt column is a critical variable in the analysis. The pressure profiles predicted by the model are an artifact of the assumption of full liquid saturation and do not apply to the pore pressure analysis of the salt column.

The magnitude of brine flow that can reach the repository through a sealed shaft is minimal and will not impact repository performance. The flow that reaches the salt column must be assessed with regard to the probable impacts on the consolidation process. Although the volume of flow to the salt column is a small percentage of the available pore volume, the saturation state and fluid pore pressure of this component are the variables of significance. These issues cannot be addressed by a fully saturated model. Instead it is necessary to include these findings in a multi-phase model that includes the salt column. This is the topic of Section 8.4.

The results of the fully saturated model will over-predict the flow rates through the sealed shaft. This analysis does not take credit for the time required for the system to resaturate, nor does it take credit for the sorptive capabilities of the clay components. The principal source of groundwater to the system is the Rustler Formation. The upper clay component is located below the Rustler and above the salt column and will be emplaced at a liquid saturation state of approximately 80%. Bentonite clays exhibit strong hydrophilic characteristics, and it is expected that the upper clay component will have these same characteristics. As a result, it is possible that a significant amount of the minimal Rustler groundwater that reaches the clay column will be absorbed and retained by this seal component. Although this effect is not directly included in the present analysis, the installation of a partially saturated clay component provides assurance that the flow rates predicted by the model are maximum values.

8.4 Gas Migration and Consolidation of Compacted Salt Column

The seal system is designed to limit the flow of gas from the disposal system through the sealed shafts. Migration of gas could impact performance if this migration substantially increases the fluid pore pressure of the compacted salt column. The initial pore pressure of the salt column will be approximately atmospheric. The sealed system will interact with the adjacent desaturated host rock as well as the far-field formation. Natural pressurization will occur as the system returns to an equilibrium state. This pressurization, coupled with seepage of brine through the marker beds, will also result in increasing fluid pore pressure within the compacted salt column. The analysis presented in this section addresses the issue of fluid pore pressure in the compacted salt column resulting from the effects of gas generation at the repository horizon and natural repressurization from the surrounding formation. A brief discussion on the impedance to gas flow afforded by the lower compacted clay column is also presented.
8.4.1 Analysis Method

A multi-phase flow model of the lower seal system was developed to evaluate the performance of components extending from the middle SMC component to the repository horizon. Rock mechanics calculations presented in Section 7 and Appendix D of the Compliance Submittal Design Report (Sandia, 1996) predict that the compacted salt column will consolidate for a period of approximately 400 years if the fluid-filled pores of the column do not produce a backstress. Within the physical setting of the compacted salt column, three processes have been identified which may result in a significant increase in pore pressure: groundwater flow from the Rustler Formation, gas migration from the repository, and natural fluid flow and repressurization from the Salado Formation. The first two processes were incorporated into the model as initial and boundary conditions, respectively. The third process was captured in all simulations through modeling of the lithologies surrounding the shaft. Simulations were conducted for 200 years following closure to evaluate any effects these processes might have on the salt column during this initial period.

As discussed in Section 8.3.1, the host rock DRZ is an important consideration in seal system performance. A vertically continuous DRZ could exist in both the Rustler and Salado Formations. Concrete-asphalt waterstops are included in the design to add assurance that a DRZ will not adversely impact seal performance. The significance of a continuous DRZ and waterstops will be evaluated based on results of the performance model.

A detailed description of the model grid, assumptions, and parameters is presented in Appendix C of the Compliance Submittal Design Report (Sandia, 1996).

8.4.2 Summary of Results

The consolidation process is a function of both time and depth. The resultant permeability of the compacted salt column will similarly vary. To simplify the evaluation, an effective permeability of the salt component was calculated. This permeability is calculated by analogy to electrical circuit theory. The permeability of each model layer is equated to a resistor in a series of resistors. The equivalent resistance (i.e., permeability) of a homogeneous column of identical length is derived in this manner. Figure G2-11 illustrates this process.

Results of the performance model simulations are summarized in Table G2-12. The effective permeabilities were calculated by the model assuming that, as the salt consolidated, permeability was reduced pursuant to the best-fit line through the experimental data (Appendix G2-A, Figure G2A-7). From Table G2-12 it is clear that, for all simulated conditions, the salt column consolidates to very low values in 200 years. Differences in the effective permeability because of increased repository gas pressure and a vertically continuous DRZ were negligible. The DRZ around concrete components is predicted to heal (Appendix D of the Compliance Submittal Design Report (Sandia, 1996)) within 25 years. If the asphalt waterstops do not function as intended, the DRZ in this region will still heal in 25 years, as compared to 2 years for effective waterstops. The effective permeability of the compacted salt column increases by about a factor of two for this condition. However, the resultant permeability is sufficiently low that the compacted salt columns will comprise permanent effective seals within the WIPP shafts.
Table G2-12
Summary of Results from Performance Model

<table>
<thead>
<tr>
<th>Repository Pressure</th>
<th>Rustler Flow (m²)</th>
<th>Continuous DRZ (Yes/No)</th>
<th>Concrete-Asphalt Waterstop Healing Time (Years)</th>
<th>Effective Permeability at 200 Years (m²)</th>
</tr>
</thead>
<tbody>
<tr>
<td>7 MPa in 100 Years</td>
<td>0</td>
<td>No</td>
<td>2</td>
<td>3.3×10⁻²⁰</td>
</tr>
<tr>
<td>14 MPa in 200 Years</td>
<td>0</td>
<td>No</td>
<td>2</td>
<td>3.3×10⁻²⁰</td>
</tr>
<tr>
<td>7 MPa in 100 Years</td>
<td>2.7</td>
<td>Yes</td>
<td>2</td>
<td>3.4×10⁻²⁰</td>
</tr>
<tr>
<td>7 MPa in 100 Years</td>
<td>17.2</td>
<td>Yes</td>
<td>25</td>
<td>6.0×10⁻²⁰</td>
</tr>
</tbody>
</table>

The relationship between the fractional density (i.e., consolidation state) of the compacted salt column and permeability is uncertain, as discussed in Appendix G2-A. Lines drawn through the experimental data (Figure A-7) provide a means to quantify this uncertainty but do not capture the actual physical process of consolidation. As observed through microscopy, consolidation is dominated by pressure solution and redeposition, a mechanism of mass movement facilitated by the presence of moisture on grain boundaries (Hansen and Ahrens, 1996). As this process continues, the connected porosity and hence permeability of the composite mass will reduce at a rate that has not been characterized by the data collected in WIPP experiments. The results of the multi-phase performance model presented in Table G2-12 used a best-fit line through the data. Additional simulations were conducted using a line that represents a 95% certainty that the permeability is less than or equal to values taken from this line. Model simulations that used the 95% line are not considered representative of the consolidation process. However, these results provide an estimation of the significance that this uncertainty may have on the seal system performance.

Figure G2-12 depicts the effective permeability of the salt column as a function of time using the 95% line. The consolidation process, and hence permeability reduction, essentially stopped at 75 years for this simulation. Although the model predicts that the fractional density at the base of the salt column will reach approximately 97% of the density of intact halite, the permeability remains several orders of magnitude higher than that of the surrounding host rock. As a result, repressurization occurs rapidly throughout the vertical extent of the compacted salt column, and consolidation ceases. Laboratory experiments have shown that permeability to brine should decrease to levels of 10⁻¹⁸ to 10⁻²⁰ m² at the fractional densities predicted by the performance model. The transport of brine within the consolidating salt will reduce the permeability even further (Brodsky et al., 1995). The predicted permeability of 10⁻¹⁸ m² is still sufficiently low that brine migration would be limited (DOE, 1995). However, the results of this analysis are more valuable in terms of demonstrating the coupled nature of the mechanical and hydrological behavior of consolidating crushed salt.

A final consideration within this performance model relates to the lower compacted clay column. This clay column is included in the design to provide a barrier to both gas and brine migration from the repository horizon. The ability of the clay to prevent gas migration will depend upon its liquid saturation state (Section 5 and Appendix G2-A). The lower clay component has an initial liquid saturation of about 80%, and portions of the column achieve brine saturations of nearly 100% during the 200 year simulation period. If the clay component performs as designed, gas migration through this component should be minimal. An examination of the model gas saturations indicates that, for all runs, gas flow occurs primarily through the DRZ prior to
healing. These model predictions are consistent with field demonstrations that brine-saturated bentonite seals will prevent gas flow at differential pressures of up to 4 MPa (Knowles and Howard, 1996).

8.5 Upward Migration of Brine

The performance model discussed in Section 8.3 was modified to simulate undisturbed equilibrium pressures. As discussed in Appendix C of the Compliance Submittal Design Report (Sandia, 1996), the Salado Formation is overpressurized with respect to the measured heads in the Rustler, and upward migration of contaminated brines could occur through an inadequately sealed shaft. Sections 8.3 and 8.4 demonstrated that the compacted salt column will consolidate to a low permeability following repository closure. Appendix D of the Compliance Submittal Design Report (Sandia, 1996) and Section 7 show that the DRZ surrounding the long-term clay and crushed salt seal components will completely heal within the first several decades. As a result, upward migration at the base of the Salado salt is predicted to be approximately 1 m³ over the regulatory period. At the Rustler/Salado contact, a total of approximately 20 m³ migrates through the sealed AIS over the regulatory period. The only brine sources between these two depths are the marker beds. It can therefore be concluded that most of the brine flow reaching the Rustler/Salado contact originates in marker beds above the repository horizon. The seal system effectively limits the flow of brine and gas from the repository through the sealed shafts throughout the regulatory period.

8.6 Intra-Rustler Flow

The potential exists for vertical flow within water-bearing strata of the Rustler Formation. Flow rates were estimated using a closed form solution of the steady-state saturated flow equation (Darcy’s Law). The significance of the calculated flow rates can be assessed in terms of the width of the hydraulic disturbance (i.e., plume half-width) generated in the recipient flow field. The plume half-width was calculated to be minimal for all expected conditions (Compliance Submittal Design Report (Sandia, 1996), Section C7). Intra-Rustler flow is therefore concluded to be of such a limited quantity that (1) it will not affect either the hydraulic or chemical regime in the Rustler and (2) it will not be detrimental to the seal system.
9. Conclusions

The principal conclusion drawn from discussions in the previous sections and details provided in the appendices is that an effective, implementable design has been documented for the WIPP shaft sealing system. Specifically, the six elements of the Design Guidance, Table G2-12, are implemented in the design in the following manner:

1. The shaft sealing system shall limit the migration of radiological or other hazardous constituents from the repository horizon to the regulatory boundary during the 10,000-year regulatory period following closure.

   Based on the analysis presented in Section 8.5, it was determined that this shaft sealing system effectively limits the migration of radiological or other hazardous constituents from the repository horizon to the regulatory boundary during the 10,000-year regulatory period following closure.

2. The shaft sealing system shall limit groundwater flowing into and through the shaft sealing system.

   The combination of the seal components in the Salado Formation, the Rustler Formation, and above the Rustler combine to produce a robust system. Based on analysis presented in Section 8.3, it was concluded that the magnitude of brine flow that can reach the repository through the sealed shaft is minimal and will not impact repository performance.

3. The shaft sealing system shall limit chemical and mechanical incompatibility of seal materials with the seal environment.

   The sealing system components are constructed of materials possessing high durability and compatibility with the host rock. Engineered materials including salt-saturated concrete, bentonite, clays, and asphalt are expected to retain their design properties over the regulatory period.

4. The shaft sealing system shall limit the possibility for structural failure of individual components of the sealing system.

   Analysis of components has determined that: (a) the structural integrity of concrete components will not be compromised by induced radial stress, imposed vertical stress, temperature gradients, dynamic compaction of overlying materials, or swelling pressure associated with bentonite (Section 7.4.1); (b) the thermal impact of asphalt on the creep rate of the salt surrounding the asphalt waterstops is negligible (Section 7.4.4); and (c) the pressure from the asphalt element of the concrete-asphalt waterstops is sufficient to initiate healing of the surrounding DRZ within two years of emplacement (Section 7.6.1). The potential for structural failure of sealing components is minimized by the favorable compressive stress state that will exist in the sealed WIPP shafts.

5. The shaft sealing system shall limit subsidence of the ground surface in the vicinity of the shafts and the possibility of accidental entry after sealing.
The use of high density sealing materials that completely fill the shafts eliminates the potential for shaft wall collapse, eliminates the possibility of accidental entry after closure, and assures that local surface depressions will not occur at shaft locations.

6. The shaft sealing system shall limit the need to develop new technologies or materials for construction of the shaft sealing system.

   The shaft sealing system utilizes existing construction technologies (identified in Section 6) and materials (identified in Section 5).

The design guidance can be summarized as focusing on two principal questions: Can you build it, and will it work? The use or adaptation of existing technologies for the placement of the seal components combined with the use of available, common materials assure that the design can be constructed. Performance of the sealing system has been demonstrated in the hydrologic analyses that show very limited flows of gas or brine, in structural analyses that assure acceptable stress and deformation conditions, and in the use of low permeability materials that will function well in the environment in which they are placed. Confidence in these conclusions is bolstered by the basic design approach of using multiple components to perform each intended sealing function and by using extensive lengths within the shafts to effect a sealing system. Additional confidence is added by the results of field and lab tests in the WIPP environment that support the data base for the seal materials.
10. References


Daemen and R.A. Schultz. Brookfield, VT: A. A. Balkema. 497-502. (Copy on file in the SWCF as WPO22432.)


Figure G2-1
View of the WIPP Underground Facility
Figure G2-2
Location of the WIPP in the Delaware Basin
<table>
<thead>
<tr>
<th>Era/Phan.</th>
<th>System</th>
<th>Series</th>
<th>Lithostratigraphic Unit</th>
<th>Age Estimate (yr)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Quaternary</td>
<td>Holocene</td>
<td>Windblown sand</td>
<td>~500,000</td>
<td></td>
</tr>
<tr>
<td>Pleistocene</td>
<td>Mescalero caliche</td>
<td></td>
<td>~600,000</td>
<td></td>
</tr>
<tr>
<td>Cenozoic</td>
<td>Pliocene</td>
<td>Ogallala Formation</td>
<td>5.5 million</td>
<td></td>
</tr>
<tr>
<td>Tertiary</td>
<td>Miocene</td>
<td>Absent in southeastern New Mexico</td>
<td>24 million</td>
<td></td>
</tr>
<tr>
<td>Oligocene</td>
<td>Absent in southeastern New Mexico</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Eocene</td>
<td>Detritus preserved</td>
<td></td>
<td>66 million</td>
<td></td>
</tr>
<tr>
<td>Paleocene</td>
<td>Absent in southeastern New Mexico</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
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<td>Upper</td>
<td>Dockum Group</td>
<td>144 million</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Lower</td>
<td>Absent in southeastern New Mexico</td>
<td></td>
<td>208 million</td>
</tr>
<tr>
<td>Mesozoic</td>
<td>Jurassic</td>
<td>Absent in southeastern New Mexico</td>
<td></td>
<td>245 million</td>
</tr>
<tr>
<td>Triassic</td>
<td>Upper</td>
<td>Dewey Lake Redbeds</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Lower</td>
<td>Rustler Formation</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Salado Formation</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Castile Formation</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Upper</td>
<td>Ochoan</td>
<td>Capitan Limestone</td>
<td></td>
<td>286 million</td>
</tr>
<tr>
<td></td>
<td></td>
<td>and Bell Canyon Formation</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Paleozoic</td>
<td>Permian</td>
<td>Bone Springs</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Guadalupian</td>
<td>Wolfcamp (informal)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lower</td>
<td>Wolfcampian</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Modified from Bachman, 1987

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- 2. Concrete plug
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- 4. Rustler compacted clay column
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- 6. Asphalt column
- 7. Upper concrete-asphalt waterstop
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ATTACHMENT G2
APPENDIX A

MATERIAL SPECIFICATION

SHAFT SEALING SYSTEM
COMPLIANCE SUBMITTAL DESIGN REPORT
This appendix specifies material characteristics for shaft seal system components designed for the Waste Isolation Pilot Plant. The shaft seal system will not be constructed for decades; however, if it were to be constructed in the near term, materials specified here could be placed in the shaft and meet performance specifications. A material specification is necessary today to establish a frame of reference for design and analysis activities and to provide a basis for seal material parameters. This document was used by three integrated working groups: (1) the architect/engineer for development of construction methods and supporting infrastructure, (2) fluid flow and structural analysis personnel for evaluation of seal system adequacy, and (3) technical staff to develop probability distribution functions for use in performance assessment. The architect/engineers provide design drawings, construction methods and schedules as appendices to the final shaft seal system design report, called the Compliance Submittal Design Report (Permit Attachment G2). Similarly, analyses of structural aspects of the design and fluid flow calculations comprise other appendices to the final design report (not included in this Permit Attachment). These products together are produced to demonstrate the adequacy of the shaft seal system to independent reviewers, regulators, and stakeholders. It is recognized that actual placement of shaft seals is many years in the future, so design, planned construction method, and components will almost certainly change between now and the time that detailed construction specifications are prepared for the bidding process. Specifications provided here are likely to guide future work between now and the time of construction, perhaps benefiting from optimization studies, technological advancements, or experimental demonstrations.
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A1. INTRODUCTION

This appendix provides a body of technical information for each of the WIPP shaft seal system materials identified in the text of the Compliance Submittal Design Report (Permit Attachment G2). This material specification characterizes each seal material, establishes why it will function adequately, states briefly how each component will be placed, and quantifies expected characteristics, particularly permeability, pertinent to a WIPP-specific shaft seal design. Each material is first described from an engineering viewpoint, then appropriate properties are summarized in tables and figures which emphasize permeability parameter distribution functions used in performance calculations. Materials are discussed beyond limits normally found in conventional construction specifications. Descriptive elements focus on stringent shaft seal system requirements that are vital to regulatory compliance demonstration. Information normally contained in an engineering performance specification is included because more than one construction method, or even a completely different material, may function adequately. Content that would eventually be included contractually in specifications for materials or specifications for workmanship are not included in detail. The goal of these specifications is to substantiate why materials used in this seal system design will limit fluid flow and thereby adequately limit releases of hazardous constituents from the WIPP site at the point of compliance defined in Permit Part 5 and limit releases of radionuclides at the regulatory boundary.

Figure G2A-1 is a schematic drawing of the proposed WIPP shaft sealing system. Design detail and other characteristics of the geologic, hydrologic and chemical setting are provided in the main body of Permit Attachment G2, other appendices, and references. The four shafts will be entirely filled with dense materials possessing low permeability and other desirable engineering and economic attributes. Seal materials include concrete, clay, asphalt, and compacted salt. Other construction and fill materials include cementitious grout and earthen fill. The level of detail included for each material, and the emphasis of detail, vary among the materials.

Concrete, clay, and asphalt are common construction materials used extensively in hydrologic applications. Their descriptions will be rather complete, and performance expectations will be drawn from the literature and site-specific references. Portland cement concrete is the most common structural material being proposed for the WIPP shaft seal system and its use has a long history. Considerable specific detail is provided for concrete because it is salt-saturated. Clay is used extensively in the seal system. Clay is often specified in industry as a construction material, and bentonitic clay has been widely specified as a low permeability liner for hazardous waste sites. Therefore, a considerable body of information is available for clay materials, particularly bentonite. Asphalt is a widely used paving and waterproofing material, so its specification here reflects industry practice. It has been used to seal shaft linings as a filler between the concrete and the surrounding rock, but has not been used as a full shaft seal component. Compaction and natural reconsolidation of crushed salt are uniquely applied here. Therefore, the crushed salt specification provides additional information on its constitutive behavior and sealing performance. Cementious grout is also specified in some detail because it has been developed and tested for WIPP-specific applications and similar international waste programs. Earthen fill will be given only cursory specifications here because it has little impact on the shaft seal performance and placement to nominal standards is easily attained.

Discussion of each material is divided into sections, which are described in the annotated bullets below:
Functions

A general summary of functions of specific seal components is presented. Each seal component must function within a natural setting, so design considerations embrace naturally occurring characteristics of the surrounding rock.

Material Characteristics

Constitution of the seal material is described and key physical, chemical, mechanical, hydrological, and thermal features are discussed.

Construction

A brief mention is made regarding construction, which is more thoroughly treated in Appendix B of the Compliance Submittal Design Report (Permit Attachment G2, Appendix B). Construction, as discussed in this section, is primarily concerned with proper placement of materials. A viable construction procedure that will attain placement specifications is identified, but such a specification does not preclude other potential methods from use when the seal system is eventually constructed.

Performance Requirements

Regulations to which the WIPP must comply do not provide quantitative specifications applicable to seal design. Performance of the WIPP repository is judged against performance standards for miscellaneous units specified in 20.4.1.500 NMAC (incorporating 40 CFR §264.601) for releases of hazardous constituents at the point of compliance defined in Permit Part 5. Performance is also judged against potential releases of radionuclides at the regulatory boundary, which is a probabilistic calculation. To this end, probability distribution functions for permeabilities (referred to as PDFs) of each material have been derived for performance assessment of the WIPP system and are included within this subsection on performance requirements.

Verification Methods

It must be assured that seal materials placed in the shaft meet specifications. Both design and selection of materials reflect this principal concern. Assurance is provided by quality control procedures, quality assurance protocol, real-time testing, demonstrations of technology before construction, and personnel training. Materials and construction procedures are kept relatively simple, which creates robustness within the overall system. In addition, elements of the seal system often are extensive in length, and construction will require years to complete. If atypical placement of materials is detected, corrections can be implemented without impacting performance. These specifications limit in situ testing of seal material as it is constructed although, if it is later determined to be desirable, certain in situ tests can be amended in construction specifications. Invasive testing has the potential to compromise the material, add cost, and create logistic and safety problems. Conventional specifications are made for property testing and quality control.
References

These specifications draw on a wealth of information available for each material. Reference to literature values, existing data, anecdotal information, similar applications, laboratory and field testing, and other applicable supportive documentation is made.

A1.1 Sealing Strategy

The shaft seal system design is an integral part of compliance with 20.4.1.500 NMAC (incorporating 40 CFR §264) and 40 CFR §191. The EPA has also promulgated 40 CFR §194, entitled “Criteria for the Certification and Re-certification of the Waste Isolation Pilot Plant’s Compliance with the 40 CFR Part 191,” to which this design and these specifications are responsive. Other seal design requirements, such as State of New Mexico regulations, apply to stratigraphy above the Salado.

A1.2 Longevity

Longevity of materials is considered within the site geologic and hydrologic setting as summarized in the main body of this report (Permit Attachment G2) and described in the Seal System Design Report (DOE, 1995). A major environmental advantage of the WIPP locality is an overall lack of groundwater to seal against. In terms of sealing the WIPP site, the stratigraphy can be conveniently divided into the Salado Formation and the superincumbent formations comprising primarily the Rustler Formation and the Dewey Lake Redbeds. The Salado Formation, composed mainly of evaporite sequences dominated by halite, is nearly impermeable. Transmissivity of engineering importance in the Salado Formation is lateral along anhydrite interbeds, basal clays, and fractured zones near underground openings. Neither the Dewey Lake Redbeds nor the Rustler Formation contains regionally productive sources of water, although seepage near the surface in the Exhaust Shaft has been observed. Permeability of materials placed in the Salado below the contact with the Rustler, and their effects on the surrounding disturbed rock zone, are the primary engineering properties of concern. Even though very little regional water is present in the geologic setting, the seal system reflects great concern for groundwater’s potential influence on materials comprising the shaft seal system.
Shaft seal materials have been selected in part because of their exceptional durability. However, it is recognized that brine chemistry could impact engineered materials if conditions permitted. Highly concentrated saline solutions can, under severe circumstances, affect performance of cementitious materials and clay. Concrete has been shown to degrade under certain conditions, and clays can be more transmissive to brine than to potable water. Asphalt and compacted salt are essentially chemically inert to brine. Although stable in naturally occurring seeps such as those in the Santa Barbara Channel (California), asphalt can degrade when subjected to ultraviolet light or through microbial activity. Brine would not chemically change the compacted salt column, but mechanical effects of pore pressure are of concern to reconsolidation. Mechanical influences of brine on the reconsolidating salt column are discussed in Sections 7 and 8 of the main report (Permit Attachment G2), which summarize Appendices D and C, respectively (Appendices C and D are not included in the Permit, but are contained in Waste Isolation Pilot Plant Shaft Sealing System Compliance Submittal Design Report (“Compliance Submittal Design Report”) (Sandia, 1996)).

Because of limited volumes of brine, low hydraulic gradients, and low permeability materials, the geochemical setting will have little influence on shaft seal materials. Each material is durable, though the potential exists for degradation or alteration under extreme conditions. For example, the three major components of portland cement concrete, portlandite (Ca (OH)\(_2\)), calcium-aluminate-hydrate (CAH) and calcium-silicate-hydrate (CSH), are not thermodynamically compatible with WIPP brines. If large quantities of high ionic strength brine were available and transport of mass was possible, degradation of cementitious phases would certainly occur. Such a localized phenomenon was observed on a construction joint in the liner of the Waste Handling Shaft at the WIPP site. Within the shaft seal system, however, the hydrologic setting does not support such a scenario. Locally brine will undoubtedly contact the surface of mass placements of concrete. A low hydrologic gradient will limit mass transport, although degradation of paste constituents is expected where brine contacts concrete.

Among longevity concerns, degradation of concrete is the most recognized. At this stage of the design, it is established that only small volumes of brine ever reach the concrete elements (see Section 8). Further analysis concerned with borehole plugging using cementitious materials shows that at least 100 pore volumes of brine in an open system would be needed to begin degradation processes. In a closed system, such as the hydrologic setting in the WIPP shafts, phase transformations create a degradation product of increased volume. Net volume increase owing to phase transformation in the absence of mass transport would decrease rather than increase permeability of concrete seal elements.

Mechanical and chemical stability of clays, in this case the emphasis is on bentonitic clay, is particularly favorable in the WIPP geochemical and hydrological environment. A compendium of recent work associated with the Stripa project in Sweden (Gray, 1993) provides field-scale testing results, supportive laboratory experimental data, and thermodynamic modeling that lead to a conclusion that negligible transformation of the bentonite structure will occur over the regulatory period of the WIPP. In fact, very little brine penetration into clay components is expected, based on intermediate-scale experiments at WIPP. Any wetting of bentonite will result in development of swelling pressure, a favorable situation that would accelerate return to a uniform stress state within the clay component.

Natural bentonite is a stable material that generally will not change significantly over a period of ten thousand years. Bentonitic clays have been widely used in field and laboratory experiments concerned with radioactive waste disposal. As noted by Gray (1993), three internal
mechanisms, illitization, silicification and charge change, could affect sealing properties of
bentonite. Illitization and silicification are thermally driven processes and, following discussion
by Gray (1993), are not possible in the environment or time-frame of concern at the WIPP. The
naturally occurring Wyoming bentonite which is the specified material for the WIPP shaft seal is
well over a million years old. It is, therefore, highly unlikely that metamorphism of bentonite
enters as a design concern.

Asphalt has existed for thousands of years as natural seeps. Longevity studies specific to
DOE’s Hanford site have utilized asphalt artifacts buried in ancient ceremonies to assess long-
term stability (Wing and Gee, 1994). Asphalt used as a seal component deep in the shaft will
inhabit a benign environment, devoid of ultraviolet light or an oxidizing atmosphere. Additional
assurance against possible microbial degradation in asphalt elements is mitigated with addition
of lime. For these reasons, it is thought that design characteristics of asphalt components will
endure well beyond the regulatory period.

Materials being used to form the shaft seals are the same as those being suggested in the
scientific and engineering literature as appropriate for sealing deep geologic repositories for
radioactive wastes. This fact was noted during independent technical review. Durability or
longevity of seal components is a primary concern for any long-term isolation system. Issues of
possible degradation have been studied throughout the international community and within
waste isolation programs in the USA. Specific degradation studies are not detailed in this
document because longevity is one of the over-riding attributes of the materials selected and
degradation is not perceived to be likely. However, it is acknowledged here that microbial
degradation, seal material interaction, mineral transformation, such as silicification of bentonite,
and effects of a thermal pulse from asphalt or hydrating concrete remain areas of continued
study.

A2. MATERIAL SPECIFICATIONS

The WIPP shaft seal system plays an important role in meeting regulatory requirements such as
20.4.1.500 NMAC (incorporating 40 CFR §§264.111 and 264.601) and 40 CFR 191. A
combination of available, durable materials which can be emplaced with low permeability is
proposed as the seal system. Components include mass concrete, asphalt waterstops
sandwiched between concrete plugs, a column of asphalt, long columns of compacted clay, and
a column of compacted crushed WIPP salt. The design is based on common materials and
construction technologies that could be implemented using today’s technology. In choosing
materials, emphasis was given to permeability characteristics and mechanical properties. The
function, constitution, construction, performance, and verification of each material are given in
the following sections.

A2.1 Mass Concrete

Concrete has exceptionally low permeability and is widely used for hydraulic applications such
as water storage tanks, water and sewer systems, and massive dams. Salt-saturated concrete
has been used successfully as a seal material in potash and salt mining applications. Upon
hydration, unfractured concrete is nearly impermeable, having a permeability less than $10^{-20} \text{ m}^2$.
In addition, concrete is a primary structural material used for compression members in countless
applications. Use of concrete as a shaft seal component takes advantage of its many attributes
and the extensive documentation of its use.
This specification for mass concrete will discuss a special design mixture of a salt-saturated concrete called Salado Mass Concrete or SMC (Wakeley et al., 1995). Performance of SMC and similar salt-saturated mixtures is established and will be completely adequate for concrete applications within the WIPP shafts. Because concrete is such a widely used material, it has been written into specifications many times. Therefore, the specification for SMC contains recognized standard practices, established test methods, quality controls, and other details that are not available at a similar level for other seal materials. Use of salt-saturated concrete, especially SMC, is backed by extensive laboratory and field studies that establish performance characteristics far exceeding requirements of the WIPP shaft seal system.

A2.1.1 Functions

The function of the concrete is to provide a durable component with small void volume, adequate structural compressive strength, and low permeability. Concrete components appear within the shaft seal system at the very bottom, the very top, and several locations in between where they provide a massive plug that fills the opening and a tight interface between the plug and host rock. In addition, concrete is a rigid material that will support overlying seal components while promoting natural healing processes within the salt disturbed rock zone (the DRZ is discussed further in Appendix D of the Compliance Submittal Design Report (Sandia, 1996)).

Concrete is one of the redundant components that protects the reconsolidating salt column. Since the salt column will achieve low permeabilities in fewer than 100 years (see Section 2.4.4 of this specification), concrete would no longer be needed after that time. For purposes of performance assessment calculations, a change in concrete permeability to degraded values is “allowed” to occur. However, concrete within the Salado Formation is likely to endure throughout the regulatory period with sustained engineering properties.

All concrete sealing elements, with the exception of a possible concrete cap, are unreinforced. In conventional civil engineering design, reinforcement is used to resist tensile stresses since concrete is weak in tension and reinforcement bar (rebar) balances tensile stresses in the steel with compressive stresses in concrete. However, concrete has exceptional compressive strength, and all the states of stress within the shaft will be dominated by compressive stress. Mass concrete, by definition, is related to any volume of concrete where heat of hydration is a design concern. SMC is tailored to minimize heat of hydration and overall differential temperature. An analysis of hydration heat distribution is included in Appendix D of the Compliance Submittal Design Report (Sandia, 1996). Boundary conditions are favorable for reducing any possible thermally induced tensile cracking during the hydration process.

A2.1.2 Material Characteristics

Salt-saturated concrete contains sufficient salt as an aggregate to saturate hydration water with respect to NaCl. Salt-saturated concrete is required for all uses within the Salado Formation because fresh water concrete would dissolve part of the host rock. Dissolution would cause a poor bond and perhaps a more porous interface, at least initially.

Dry materials for SMC include cementitious materials, fine and coarse aggregates, and sodium chloride. Concrete mixture proportions of materials for one cubic yard of concrete appear in Table A-1.
Table A-1
Concrete Mixture Proportions

<table>
<thead>
<tr>
<th>Material</th>
<th>lb/yd³</th>
</tr>
</thead>
<tbody>
<tr>
<td>Portland cement</td>
<td>278</td>
</tr>
<tr>
<td>Class F fly ash</td>
<td>207</td>
</tr>
<tr>
<td>Expansive cement</td>
<td>134</td>
</tr>
<tr>
<td>Fine aggregate</td>
<td>1292</td>
</tr>
<tr>
<td>Coarse aggregate</td>
<td>1592</td>
</tr>
<tr>
<td>Sodium chloride</td>
<td>88</td>
</tr>
<tr>
<td>Water</td>
<td>225</td>
</tr>
</tbody>
</table>

kg/m³ = (lb/yd³) * (0.59). Water: Cement Ratio is weight of water divided by all cementitious materials.

Table A-2 is a summary of standard specifications for concrete materials. Further discussion of each specification is presented in subsequent text, where additional specifications pertinent to particular concrete components are also given.

Table A-2
Standard Specifications for Concrete Materials

<table>
<thead>
<tr>
<th>Material</th>
<th>Applicable Standard Tests and Specifications</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Class H oilwell cement</td>
<td>American Petroleum Institute Specification 10</td>
<td>Chemical composition determined according to ASTM C 114</td>
</tr>
<tr>
<td>Class F fly ash</td>
<td>ASTM C 618, Standard Specification for Fly Ash</td>
<td>Composition and properties determined according to ASTM C 311</td>
</tr>
<tr>
<td>Expansive cement</td>
<td>Similar to ASTM C 845</td>
<td>Composition determined according to ASTM C 114</td>
</tr>
<tr>
<td>Salt</td>
<td>ASTM E 534, Chemical Analysis of Sodium Chloride</td>
<td>Bached as dry ingredient, not as an admixture</td>
</tr>
<tr>
<td>Coarse and fine aggregates</td>
<td>ASTM C 33, Standard Specification for Concrete Aggregates; ASTM C 294 and C 295 also applied</td>
<td>Moisture content determined by ASTM C 566</td>
</tr>
</tbody>
</table>

**Portland cement** shall conform to American Petroleum Institute (API) Specification 10 Class G or Class H. Additional requirements for the cement are that the fineness as determined according to ASTM C 204 shall not exceed 300 m²/kg, and the cement must meet the requirement in ASTM C 150 for moderate heat of hydration.

**Fly Ash** shall conform to ASTM C 618, Class F, with the additional requirement that the percentage of Ca cannot exceed 10 %.

**Expansive cement** for shrinkage-compensation shall have properties so that, when used with portland cement, the resulting blend is shrinkage compensating by the mechanism described in ASTM C 845 for Type K cement. Additional requirements for chemical composition of the shrinkage compensating cement appear in Table A-3.
Table A-3
Chemical Composition of Expansive Cement

<table>
<thead>
<tr>
<th>Chemical composition</th>
<th>Weight %</th>
</tr>
</thead>
<tbody>
<tr>
<td>Magnesium oxide, max</td>
<td>1.0</td>
</tr>
<tr>
<td>Calcium oxide, min</td>
<td>38.0</td>
</tr>
<tr>
<td>Sulfur trioxide, max</td>
<td>28.0</td>
</tr>
<tr>
<td>Aluminum trioxide (AL₂O₃), min</td>
<td>7.0</td>
</tr>
<tr>
<td>Silicon dioxide, min</td>
<td>7.0</td>
</tr>
<tr>
<td>Insoluble residue, max</td>
<td>1.0</td>
</tr>
<tr>
<td>Loss on ignition, max</td>
<td>12.0</td>
</tr>
</tbody>
</table>

**Sodium Chloride** shall be of a technical grade consisting of a minimum of 99.0 % sodium chloride as determined according to ASTM E 534, and shall have a maximum particle size of 600 μm.

**Aggregate** proportions are reported here on saturated surface-dry basis. Specific gravity of coarse and fine aggregates used in these proportions were 2.55 and 2.58, respectively. Absorptions used in calculations were 2.25 (coarse) and 0.63 (fine) % by mass. Concrete mixture proportions will be adjusted to accommodate variations in the materials selected, especially differences in specific gravity and absorptions of aggregates. Fine aggregate shall consist of natural silica sand. Coarse aggregate shall consist of gravel. The quantity of flat and elongated particles in the separate size groups of coarse aggregates, as determined by ASTM D 4791, using a value of 3 for width-thickness ratio and length-width ratio, shall not exceed 25 % in any size group. Moisture in the fine and coarse aggregate shall not exceed 0.1 % when determined in accordance with ASTM C 566. Aggregates shall meet the requirements listed in Table A-4.

**A2.1.3 Construction**

Construction techniques include surface preparation of mass concrete and slickline (a drop pipe from the surface) placement at depth within the shaft. A batching and mixing operation on the surface will produce a wet mixture having initial temperatures not exceeding 20°C. Placement uses a tremie line, where the fresh concrete exits the slickline below the surface level of the concrete being placed. This procedure will minimize entrained air. Placement requires no vibration and, except for the large concrete monolith at the base of each shaft, no form work. No special curing is required for the concrete because its natural environment ensures retention of humidity and excellent hydration conditions. It is desired that each concrete pour be continuous, with the complete volume of each component placed without construction joints. However, no perceivable reduction in performance is anticipated if, for any reason, concrete placement is interrupted. A free face or cold joint could allow lateral flow but would remain perpendicular to flow down the shaft. Further discussion of concrete construction is presented in Permit Attachment G2, Appendix B.
## Table A-4
### Requirements for Salado Mass Concrete Aggregates

<table>
<thead>
<tr>
<th>Property</th>
<th>Fine Aggregate</th>
<th>Coarse Aggregate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Specific Gravity (ASTM C 127, ASTM C 128)</td>
<td>2.65, max</td>
<td>2.80, max</td>
</tr>
<tr>
<td>Absorption (ASTM C 127, ASTM C 128)</td>
<td>1.5 percent, max</td>
<td>3.5 percent, max</td>
</tr>
<tr>
<td>Clay Lumps and Friable Particles (ASTM C 142)</td>
<td>3.0 percent, max</td>
<td>3.0 percent, max</td>
</tr>
<tr>
<td>Material Finer than 75-μm (No. 200) Sieve (ASTM C 117)</td>
<td>3.0 percent, max</td>
<td>1.0 percent, max</td>
</tr>
<tr>
<td>Organic Impurities (ASTM C 40)</td>
<td>No. 3, max</td>
<td>N/A</td>
</tr>
<tr>
<td>L.A. Abrasion (ASTM C 131, ASTM C 535)</td>
<td>N/A</td>
<td>50 percent, max</td>
</tr>
<tr>
<td>Petrographic Examination (ASTM C 295)</td>
<td>Carbonate mineral aggregates shall not be used</td>
<td>Carbonate rock aggregates shall not be used</td>
</tr>
<tr>
<td>Coal and Lignite, less than 2.00 specific gravity (ASTM C 123)</td>
<td>0.5 percent, max</td>
<td>0.5 percent, max</td>
</tr>
</tbody>
</table>

### A2.1.4 Performance Requirements

Specifications of concrete properties include characteristics in the green state as well as the hardened state. Properties of hydrated concrete include conventional mechanical properties and projections of permeabilities over hundreds of years, a topic discussed at the end of this section. Table A-5 summarizes target properties for SMC. Attainment of these characteristics has been demonstrated (Wakeley et al., 1995). SMC has a strength of about 40 MPa at 28 days and continues to gain strength after that time, as is typical of hydrating cementitious materials. Concrete strength is naturally much greater than required for shaft seal elements because the state of stress within the shafts is compressional with little shear stress developing. In addition, compressive strength of SMC increases as confining pressure increases (Pfeifie et al., 1996). Volume stability of the SMC is also excellent, which assures a good bond with the salt.

Thermal and constitutive models for the SMC are described in Appendix D of the Compliance Submittal Design Report (Sandia, 1996). Thermal properties are fit to laboratory data and used to calculate heat distribution during hydration. An isothermal creep law and an increasing modulus are used to represent the concrete in structural calculations. The resistance established by concrete to inward creep of the Salado Formation accelerates healing of microcracks in the salt. The state of stress impinging on concrete elements within the Salado Formation will approach a lithostatic condition.
Table A-5
Target Properties for Salado Mass Concrete

<table>
<thead>
<tr>
<th>Property</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Initial slump</td>
<td>10 ± 1.0 in.</td>
</tr>
<tr>
<td>Slump at 2 hr</td>
<td>8 ± 1.5 in.</td>
</tr>
<tr>
<td></td>
<td>ASTM C 143, high slump needed for pumping and placement</td>
</tr>
<tr>
<td>Initial temperature ≤ 20°C</td>
<td>ASTM C 1064, using ice as part of mixing water</td>
</tr>
<tr>
<td>Air content ≤ 2.0%</td>
<td>ASTM C 231 (Type B meter), tight microstructure and higher strength</td>
</tr>
<tr>
<td>Self-leveling</td>
<td>Restrictions on underground placement may preclude vibration</td>
</tr>
<tr>
<td>No separately batched admixtures</td>
<td>Simple and reproducible operations</td>
</tr>
<tr>
<td>Adiabatic temperature rise ≤ 16°C at 28 days</td>
<td>To reduce thermally induced cracking</td>
</tr>
<tr>
<td>30 MPa (4500 psi) compressive strength</td>
<td>ASTM C 39, at 180 days after placement</td>
</tr>
<tr>
<td>Volume stability</td>
<td>ASTM C 157, length change between +0.05 and -0.02% through 180 days</td>
</tr>
</tbody>
</table>

Permeability of SMC is very low, consistent with most concretes. Owing to a favorable state of stress and isothermal conditions, the SMC will remain intact. Because little brine is available to alter concrete elements, minimal degradation is possible. Resistance to phase changes of salt-saturated concretes and mortars within the WIPP setting has been excellent. These favorable attributes combine to assure concrete elements within the Salado will remain structurally sound and possess very low permeability for exceedingly long periods.

Permeabilities of SMC and other salt-saturated concretes have been measured in Small-Scale Seal Performance Tests (SSSPT) and Plug Test Matrix (PTM) at the WIPP for a decade and are corroborated by laboratory measurements (e.g., Knowles and Howard, 1996; Pfeifle et al., 1996). From these tests, values and ranges of concrete permeability have been developed. For performance assessments calculations, permeability of SMC seal components is treated as a random variable defined by a log triangular distribution with a best estimator of 1.78×10^{-19} m^2 and lower and upper limits of 2.0×10^{-21} and 1.0×10^{-17} m^2, respectively.

The probability distribution function is shown in Figure G2A-2. Further, it is recognized that concrete function is required for only a relatively short-term period as salt reconsolidates. Concrete is expected to function adequately beyond its design life. For calculational expediency, a higher, very conservative permeability of 1.0×10^{-14} is assigned to concrete after 400 years. This abrupt change in permeability does not imply degradation, but rather reflects system redundancy and the fact that concrete is no longer relied on as a seal component.

A2.1.5 Verification Methods

The concrete supplier shall perform the inspection and tests described below (Tables A-6 and A-7) and, based on the results of these inspections and tests, shall take appropriate action. The laboratory performing verification tests shall be on-site and shall conform with ASTM C 1077. Individuals who sample and test concrete or the constituents of concrete as required in this specification shall have demonstrated a knowledge and ability to perform the necessary test procedures equivalent to the ACI minimum guidelines for certification of Concrete Laboratory Testing Technicians, Grade I. The Buyer will inspect the laboratory, equipment, and test...
procedures for conformance with ASTM C 1077 prior to start of dry materials batching operations and prior to restarting operations.

A2.1.5.1 Fine Aggregate

(A) Grading. Dry materials will be sampled while the batch plant is operating; there shall be a sieve analysis and fineness modulus determination in accordance with ASTM C 136.

(B) Fineness Modulus Control Chart. Results for fineness modulus shall be grouped in sets of three consecutive tests, and the average and range of each group shall be plotted on a control chart. The upper and lower control limits for average shall be drawn 0.10 units above and below the target fineness modulus, and the upper control limit for range shall be 0.20 units above the target fineness modulus.

<table>
<thead>
<tr>
<th>Property</th>
<th>Test Method</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>Slump</td>
<td>ASTM C 143</td>
<td>Slump of Portland Cement Concrete</td>
</tr>
<tr>
<td>Unit weight</td>
<td>ASTM C 138</td>
<td>Unit Weight, Yield, and Air Content (Gravimetric) of Concrete</td>
</tr>
<tr>
<td>Air content</td>
<td>ASTM C 231</td>
<td>Air Content of Freshly Mixed Concrete by the Pressure Method</td>
</tr>
<tr>
<td>Mixture temperature</td>
<td>ASTM C 1064</td>
<td>Temperature of Freshly Mixed Concrete</td>
</tr>
</tbody>
</table>

(C) Corrective Action for Fine Aggregate Grading. When the amount passing any sieve is outside the specification limits, the fine aggregate shall be immediately resampled and retested. If there is another failure for any sieve, the fact shall be immediately reported to the Buyer. Whenever a point on the fineness modulus control chart, either for average or range, is beyond one of the control limits, the frequency of testing shall be doubled. If two consecutive points are beyond the control limits, the process shall be stopped and stock discarded if necessary.

(D) Moisture Content Testing. There shall be at least two tests for moisture content in accordance with ASTM C 566 during each 8-hour period of dry materials batch plant operation.

(E) Moisture Content Corrective Action. Whenever the moisture content of fine aggregate exceeds 0.1 % by weight, the fine aggregate shall be immediately resampled and retested. If there is another failure the batching shall be stopped.
A2.1.5.2  Coarse Aggregate

(A) Grading. Coarse aggregate shall be analyzed in accordance with ASTM C 136.

(B) Corrective Action for Grading. When the amount passing any sieve is outside the
specification limits, the coarse aggregate shall be immediately resampled and retested. If the
second sample fails on any sieve, that fact shall be reported to the Buyer. Where two
consecutive averages of five tests are outside specification limits, the dry materials batch plant
operation shall be stopped, and immediate steps shall be taken to correct the grading.

(C) Moisture Content Testing. There shall be at least two tests for moisture content in
accordance with ASTM C 566 during each 8-hour period of dry materials batch plant operation.

(D) Moisture Content Corrective Action. Whenever the moisture content of coarse aggregate
exceed 0.1 % by weight, the coarse aggregate shall be immediately resampled and retested. If
there is another failure, batching shall be stopped.

A2.1.5.3  Batch-Plant Control

The measurement of all constituent materials including cementitious materials, each size of
aggregate, and granular sodium chloride shall be continuously controlled. The aggregate batch
weights shall be adjusted as necessary to compensate for their nonsaturated surface-dry
condition.

A2.1.5.4  Concrete Products

Concrete products will be tested during preparation and after curing as summarized in Tables A-
6 and A-7 for preparation and hydrated concrete, respectively.

A2.2  Compacted Clay

Compacted clays are commonly proposed as primary sealing materials for nuclear waste
repositories and have been extensively investigated (e.g., Gray, 1993). Compacted clay as a
shaft sealing component provides a barrier to brine and possibly to gas flow into or out of the
repository and supports the shaft with a high density material to minimize subsidence. In the
event that brine does contact the compacted clay columns, bentonitic clay can generate a
beneficial swelling pressure. Swelling would increase internal supporting pressure on the shaft
wall and accelerate healing of any disturbed rock zone. Wetted, swelling clay will seal fractures
as it expands into available space and will ensure tightness between the clay seal component
and the shaft walls.

A2.2.1  Functions

In general, clay is used to prevent fluid flow either down or up the shaft. In addition, clay will
stabilize the shaft opening and provide a backstress within the Salado Formation that will
enhance healing of microfractures in the disturbed rock. Bentonitic clays are specified for
Components 4, 8, and 12. In addition to limiting brine migration down the shafts, a primary
function of a compacted clay seal through the Rustler Formation (Component 4) is to provide
separation of water bearing units. The primary function of the upper Salado clay column
(Component 8) is to limit groundwater flow down the shaft, thereby adding assurance that the
reconsolidating salt column is protected. The lower Salado compacted clay column (Component 12) will act as a barrier to brine and possibly to gas flow (see construction alternatives in Appendix B) soon after placement and remain a barrier throughout the regulatory period.

### A2.2.2 Material Characteristics

The Rustler and Salado compacted clay columns will be constructed of a commercial well-sealing grade sodium bentonite blocks compacted to between 1.8 and 2.0 g/cm³. An extensive experimental data base exists for the permeability of sodium bentonites under a variety of conditions. Many other properties of sodium bentonite, such as strength, stiffness, and chemical stability also have been thoroughly investigated. Advantages of clays for sealing purposes include low permeability, demonstrated longevity in many types of natural environments, deformability, sorptive capacity, and demonstrated successful utilization in practice for a variety of sealing purposes.

A variety of clays could be considered for WIPP sealing purposes. For WIPP, as for most if not all nuclear waste repository projects, bentonite has been and continues to be a prime candidate as the clay sealing material. Bentonite clay is chosen here because of its overwhelming positive sealing characteristics. Bentonite is a highly plastic swelling clay material (e.g., Mitchell, 1993), consisting predominantly of smectite minerals (e.g., IAEA, 1990). Montmorillonite, the predominant smectite mineral in most bentonites, has the typical plate-like structure characteristic of most clay minerals.

The composition of a typical commercially available sodium bentonite (e.g. Volclay, granular sodium bentonite) contains over 90% montmorillonite and small portions of feldspar, biotite, selenite, etc. A typical sodium bentonite has the chemical composition summarized in Table A-8 (American Colloid Company, 1995). This chemical composition is close to that reported for MX-80 which was used successfully in the Stripa experiments (Gray, 1993). Sodium bentonite has a tri-layer expanding mineral structure of approximately \((\text{Al Fe}^{1.67} \text{Mg}_{0.33})\text{Si}_4\text{O}_{10}(\text{OH}_2)\text{Na}^+\text{Ca}^{++0.33}\). Specific gravity of the sodium bentonite is about 2.5. The dry bulk density of granular bentonite is about 1.04 g/cm³.

Densely compacted bentonite (of the order of 1.75 g/cm³), when confined, can generate a swelling pressure up to 20 MPa when permeated by water (IAEA, 1990). The magnitude of the swelling pressure generated depends on the chemistry of the permeating water. Laboratory and field measurements suggest that the bentonite specified for shaft seal materials in the Salado may achieve swell pressures of 3 to 4 MPa, and likely substantially less. Swelling pressure in the bentonite column is not expected to be appreciable because little contact with brine fluids is conceivable. Further considerations of potential swelling of bentonite within the Rustler Formation may be appropriate, however.
### Table A-8
Representative Bentonite Composition.

<table>
<thead>
<tr>
<th>Chemical Compound</th>
<th>Weight %</th>
</tr>
</thead>
<tbody>
<tr>
<td>SiO₂</td>
<td>63.0</td>
</tr>
<tr>
<td>Al₂O₃</td>
<td>21.1</td>
</tr>
<tr>
<td>Fe₂O₃</td>
<td>3.0</td>
</tr>
<tr>
<td>FeO</td>
<td>0.4</td>
</tr>
<tr>
<td>MgO</td>
<td>2.7</td>
</tr>
<tr>
<td>Na₂O</td>
<td>2.6</td>
</tr>
<tr>
<td>CaO</td>
<td>0.7</td>
</tr>
<tr>
<td>H₂O</td>
<td>5.6</td>
</tr>
<tr>
<td>Trace Elements</td>
<td>0.7</td>
</tr>
</tbody>
</table>

Mixtures of bentonite and water can range in rheological characteristics from a virtually Newtonian fluid to a stiff solid, depending on water content. Bentonite can form stiff seals at low moisture content, and can penetrate fractures and cracks when it has a higher water content. Under the latter conditions it can fill void space in the seal itself and disturbed rock zones. Bentonite with dry density of 1.75 g/cm³ has a cohesion of 5-50 kPa, and a friction angle of 5 to 15° (IAEA, 1990). At density greater than 1.6-1.7 g/cm³, swelling pressure of bentonite is less affected by the salinity of groundwater providing better chemical and physical stabilities.

### A2.2.3 Construction

Seal performance within the Salado Formation is far more important to regulatory compliance than is performance of earthen fill in the overlying formations. Three potential construction methods might be used to place clay in the shaft, as discussed in Appendix B. Construction of bentonite clay components specifies block assembly procedures demonstrated successfully at the WIPP site (Knowles and Howard, 1996) and in a considerable body of work by Roland Pusch (see summary in Gray, 1993). To achieve low permeabilities, dry density of the bentonite blocks should be about 2.0 g/cm³, although a range of densities is discussed in Section 2.2.4. A high density of clay components is also desirable to carry the weight of overlying seal material effectively and to minimize subsidence.

Placement of clay in the shaft is one area of construction that might be made more cost and time effective through optimization studies. An option to construct clay columns using dynamic compaction will likely prove to be efficient, so it is specified for earthen fill in the Dewey Lake Redbeds (as discussed later) and may prove to be an acceptable placement method for other components. Dynamic compaction would use equipment developed for placement of crushed salt. The Canadian nuclear waste program has conducted extensive testing, both in situ and in large scale laboratory compaction of clay-based barrier materials with dynamic hydraulically powered impact hammers (e.g., Kjartanson et al, 1992). The Swedish program similarly has investigated field compaction of bentonite-based tunnel backfill by means of plate vibrators (e.g., Nilsson, 1985). Both studies demonstrated the feasibility of in situ compaction of bentonite-based materials to a high density. Near surface, conventional compaction methods...
will be used because insufficient space remains for dynamic compaction using the multi-deck work stage.

A2.2.4 Performance Requirements

The proven characteristics of bentonite assure attainment of very low permeability seals. It is recognized that the local environment contributes to the behavior of compacted clay components. Long-term material stability is a highly desired sealing attribute. Clay components located in brine environments will have to resist cation exchange and material structure alteration. Clay is geochemically mature, reducing likelihood of alteration and imbibition of brine is limited to isolated areas. Compacted clay is designed to withstand possible pressure gradients and to resist erosion and channeling that could conceivably lead to groundwater flow through the seal. Compacted clay seal components support the shaft walls and promote healing of the salt DRZ. Volume expansion or swelling would accelerate healing in the salt. A barrier to gas flow could be constructed if moisture content of approximately 85% of saturation could be achieved.

Permeability of bentonite is inversely correlated to dry density. Figure G2A-3 plots bentonite permeability as a function of reported sample density for sodium bentonite samples. The permeability ranges from approximately $1 \times 10^{-21}$ to $1 \times 10^{-17}$ m$^2$. In all cases, the data in Figure G2A-3 are representative of low ionic strength permeant waters. Data provided in this figure are limited to sodium bentonite and bentonite/sand mixtures with clay content greater than or equal to 50%. Cheung et al. (1987) report that in bentonite/sand mixtures, sand acts as an inert fraction which does not alter the permeability of the mixture from that of a 100% bentonite sample at the same equivalent dry density. Also included in Figure G2A-3 are the three point estimates of permeability at dry densities of 1.4, 1.8, and 2.1 g/cm$^3$ provided by Jaak Daemen of the University of Nevada, Reno, who is actively engaged in WIPP-specific bentonite testing.

A series of in situ tests (SSSPTs) that evaluated compacted bentonite as a sealing material at the WIPP site corroborate data shown in Figure G2A-3. Test Series D tested two 100% bentonite seals in vertical boreholes within the Salado Formation at the repository horizon. The diameter of each seal was 0.91 m, and the length of each seal was 0.91 m. Cores of the two bentonite seals had initial dry densities of 1.8 and 2.0 g/cm$^3$. Pressure differentials of 0.72 and 0.32 MPa were maintained across the bentonite seals with a brine reservoir on the upstream (bottom) of the seals for several years.

Over the course of the seal test, no visible brine was observed at the downstream end of the seals. Upon decommissioning the SSSPT, brine penetration was found to be only 15 cm. Determination of the absolute permeability of the bentonite seal was not precise; however, a bounding calculation of $1\times10^{-19}$ m$^2$ was made by Knowles and Howard (1996).

Beginning with a specified dry density of 1.8 to 2.0 g/cm$^3$ and Figure G2A-3, a distribution function for clay permeability was developed and is provided in Figure G2A-4. Parameter distribution reflects some conservative assumptions pertaining to WIPP seal applications. The following provide rationale behind the distribution presented in Figure G2A-4.

1. A practical minimum for the distribution can be specified at $1\times10^{-21}$ m$^2$. 

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2. If effective dry density of the bentonite emplaced in the seals only varies from 1.8 to 2.0 g/cm³, then a maximum expected permeability can be extrapolated from Figure G2A-3 as $1 \times 10^{-19}$ m².

3. Uncertainty exists in being able to place massive columns of bentonite to design specifications. To address this uncertainty in a conservative manner, it is assumed that the compacted clay be placed at a dry density as low as 1.6 g/cm³. At 1.6 g/cm³, the maximum permeability for the clay would be approximately $5 \times 10^{-19}$ m². Therefore, neglecting salinity effects, a range of permeability from $1 \times 10^{-21}$ to $5 \times 10^{-19}$ m² with a best estimate of less than $1 \times 10^{-19}$ m² could be reasonably defined (assuming a best estimate emplacement density of 1.8 g/cm³). It could be argued, based on Figure G2A-3, that a best estimate could be as low as $2 \times 10^{-20}$ m².

Salinity increases bentonite permeability; however, these effects are greatly reduced at the densities specified for the shaft seal. At seawater salinity, Pusch et al. (1989) report the effects on permeability could be as much as a factor of 5 (one-half order of magnitude). To account for salinity effects in a conservative manner, the maximum permeability is increased from $5 \times 10^{-19}$ to $5 \times 10^{-18}$ m². The best estimate permeability is increased by one-half order of magnitude to $5 \times 10^{-19}$ m². The lower limit is held at $1 \times 10^{-21}$ m². Because salinity effects are greatest at lower densities, the maximum is adjusted one full order of magnitude while the best estimate (assumed to reside at a density of 1.8 g/cm³) is adjusted one-half of an order.

The four arguments presented above give rise to the permeability cumulative frequency distribution plotted in Figure G2A-4, which summarizes the performance specification for bentonite columns.

A2.2.5 Verification Methods

Verification of specified properties such as density, moisture content or strength of compacted clay seals can be determined by direct access during construction. However, indirect methods are preferred because certain measurements, such as permeability, are likely to be time consuming and invasive. Methods used to verify the quality of emplaced seals will include quality of block production and field measurements of density. As a minimum, standard quality control procedures recommended for compaction operations will be implemented including visual observation, in situ density measurements, and moisture content measurements. Visual observation accompanied by detailed record keeping will assure design procedures are being followed. In situ testing will confirm design objectives are accomplished in the field.

Density measurements of compacted clay shall follow standard procedures such as ASTM D 1556, D 2167, and D 2922. The moisture content of clay blocks shall be calculated based on the water added during mixing and can be confirmed by following ASTM Standard procedures D 2216 and D 3017. It is probable that verification procedures will require modifications to be applicable within the shaft. As a minimum, laboratory testing to certify the above referenced quality control measures will be performed to assure that the field measurements provide reliable results.

A2.3 Asphalt Components

Asphalt is used to prevent water migration down the shaft in two ways: an asphalt column bridging the Rustler/Salado contact and a “waterstop” sandwiched between concrete plugs at
three locations within the Salado Formation, two above the salt column and one below the salt column. An asphalt mastic mix (AMM) that contains aggregate is specified for the column while the specification for the waterstop layer is pure asphalt.

Asphalt is a widely used construction material with many desirable properties. Asphalt is a strong cement, is readily adhesive, highly waterproof, and durable. Furthermore, it is a plastic substance that provides controlled flexibility to mixtures of mineral aggregates with which it is usually combined. It is highly resistant to most acids, salts, and alkalis. A number of asphalts and asphalt mixes are available that cover a wide range of viscoelastic properties which allows the properties of the mixture to be designed for a wide range of requirements for each application. These properties are well suited to the requirements of the WIPP shaft seal system.

A2.3.1 Functions

The generic purpose of asphalt seal components above the salt column is to eliminate water migration downward. The asphalt waterstops above the salt column are designed to intersect the DRZ and limit fluid flow. Asphalt is not the lone component preventing flow of brine downward; it functions in tandem with concrete and a compacted clay column. Waterstop Component #11 located below the salt column would naturally limit upward flow of brine or gas. Concrete abutting the asphalt waterstops provides a rigid element that creates a backstress upon the inward creeping salt, promoting healing within the DRZ. Asphalt is included in the WIPP shaft seal system to reduce uncertainty of system performance by providing redundancy of function while using an alternative material type. The combination of shaft seal components restricts fluid flow up or down to allow time for the salt column to reconsolidate and form a natural fluid-tight seal.

The physical and thermal attributes of asphalt combine to reduce fluid flow processes. The placement fluidity permits asphalt to flow into uneven interstices or fractures along the shaft wall. Asphalt will self-level into a nearly voidless mass. As it cools, the asphalt will eventually cease flowing. The elevated temperature and thermal mass of the asphalt will enhance creep deformation of the salt and promote healing of the DRZ surrounding the shaft. Asphalt adheres tightly to most materials, eliminating flow along the interface between the seal material and the surrounding rock.

A2.3.2 Material Characteristics

The asphalt column specified for the WIPP seal system is an AMM commonly used for hydraulic structures. The AMM is a mixture of asphalt, sand, and hydrated lime. The asphalt content of AMM is higher than those used in typical hot mix asphalt concrete (pavements). High asphalt contents (10-20% by weight) and fine, well-graded aggregate (sand and mineral fillers) are used to obtain a near voidless mix. A low void content ensures a material with extremely low water permeability because there are a minimum number of connected pathways for brine migration.

A number of different asphaltic construction materials, including hot mix asphalt concrete (HMAC), neat asphalt, and AMMs, were evaluated for use in the WIPP seal design. HMAC was eliminated because of construction difficulty that might have led to questionable performance. An AMM is selected as a preferred alternative for the asphalt columns because it has economic and performance advantages over the other asphaltic options. Aggregate and mineral fines in the AMM increase rigidity and strength of the asphalt seal component, thereby enhancing the potential to heal the DRZ and reducing shrinkage relative to neat asphalt.
Viscosity of the AMM is an important physical property affecting construction and performance. The AMM is designed to have low enough viscosity to be pumpable at application temperatures and able to flow readily into voids. High viscosity of the AMM at operating temperatures prevents long-term flow, although none is expected. Hydrated lime is included in the mix design to increase the stability of the material, decrease moisture susceptibility, and act as an anti-microbial agent. Table A-9 details the mix design specifications for the AMM.

The asphalt used in the waterstop is AR-4000, a graded asphalt of intermediate viscosity. The waterstop uses pure, or neat, asphalt because it is a relatively small volume when compared to the column.

A2.3.3 Construction

Construction of asphalt seal components can be accomplished using a slickline process where the molten material is effectively pumped into the shaft. The AMM will be mixed at ground level in a pug mill at approximately 180°C. At this temperature the material is readily pourable. The AMM will be slicklined and placed using a heated and insulated tremie line. The AMM will easily flow into irregularities in the surface of the shaft or open fractures until the AMM cools. After cooling, flow into surface irregularities in the shaft and DRZ will slow considerably because of the sand and mineral filler components in the AMM and the temperature dependence of the viscosity of the asphalt. AMM requires no compaction in construction. Neat asphalt will be placed in a similar fashion.

The technology to pump AMM is available as described in the construction procedures in Appendix B. One potential problem with this method of construction is ensuring that the slickline remains heated throughout the construction phase. Impedance heating (a current construction technique) can be used to ensure the pipe remains at temperatures sufficient to promote flow. The lower section (say 10 m) of the pipe may not need to be heated, and it may not be desirable to heat it as it is routinely immersed in the molten asphalt during construction to minimize air entrainment. Construction using large volumes of hot asphalt would be facilitated by placement in sections. After several meters of asphalt are placed, the slickline would be retracted by two lengths of pipe and pumping resumed. Once installed, the asphalt components will cool; the column will require several months to approach ambient conditions. Calculations of cooling times and plots of isotherms for the asphalt column are given in Appendix D of the Compliance Submittal Design Report (Sandia, 1996). It should be noted that a thermal pulse into the surrounding rock salt could produce positive rock mechanics conditions. Fractures will heal much faster owing to thermally activated dislocation motion and diffusion. Salt itself will creep inward at a much greater rate as well.
Table A-9
Asphalt Component Specifications

| AMM Composition: | 20 wt% asphalt (AR-4000 graded asphalt) |
|                 | 70 wt% aggregate (silicate sand)         |
|                 | 10 wt% hydrated lime                     |

<p>| Aggregate       | % passing by weight |</p>
<table>
<thead>
<tr>
<th>% Sieve Size</th>
<th>Specification Limits</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.36 mm (No. 8)</td>
<td>100</td>
</tr>
<tr>
<td>1.18 mm (No. 16)</td>
<td>90</td>
</tr>
<tr>
<td>600 (No. 30)</td>
<td>55-75</td>
</tr>
<tr>
<td>300 (No. 50)</td>
<td>35-50</td>
</tr>
<tr>
<td>150 (No. 100)</td>
<td>15-30</td>
</tr>
<tr>
<td>75 (No. 200)</td>
<td>5-15</td>
</tr>
</tbody>
</table>

Mineral Filler: Hydrated Lime Chemical Composition:
- Total active lime content (% by weight) ................................................................. min. 90.0%
- Unhydrated lime weight (% by weight CaO) .............................................................. max. 5.0%
- Free water (% by weight H₂O) ................................................................................... max. 4.0%

Residue Analysis:
- Residue retained on No. 6 sieve ............................................................................... max. 0.1%
- Residue retained on No. 30 sieve .............................................................................. max. 3.0%

A2.3.4 Performance Requirements

Asphalt components are required to endure for about 100 years as an interim seal while the compacted salt component consolidates to create a very low permeability seal component. Since asphalt will not be subjected to ultraviolet light or an oxidizing environment, it is expected to provide an effective brine seal for several centuries. Air voids should be less than 2% to ensure low permeability. Asphalt mixtures do not become measurably permeable to water until voids approach 8% (Brown, 1990).

At Hanford, experiments are ongoing on the development of a passive surface barrier designed to isolate wastes (in this case to prevent downward flux of water and upward flux of gases) for 1000 years with no maintenance. The surface barrier uses asphalt as one of many horizontal components because low-air-void, high-asphalt-content materials are noted for low permeability and improved mechanically stable compositions. The design objective of this asphalt concrete was to limit infiltration to $1.6 \times 10^{-9}$ cm/s ($1.6 \times 10^{-11}$ m/s, or for fresh water, an intrinsic permeability of $1.6 \times 10^{-18}$ m²). The asphalt component of the barrier is composed of a 15 cm layer of asphaltic concrete overlain with a 5-mm layer of fluid-applied asphalt. The reported hydraulic conductivity of the asphalt concrete is estimated to be $1 \times 10^{-9}$ m/s (equivalent to an intrinsic permeability of approximately $1 \times 10^{-16}$ m² assuming fresh water). Myers and Duranceau (1994) report that the hydraulic conductivity of fluid-applied asphalt is estimated to be $1.0 \times 10^{-11}$ to $1.0 \times 10^{-10}$ cm/s (equivalent to an intrinsic permeability of approximately $1.0 \times 10^{-20}$ to $1.0 \times 10^{-19}$ m² assuming fresh water).
Consideration of published values results in a lowest practical permeability of \(1 \times 10^{-21} \text{ m}^2\). The upper limit of the asphalt seal permeability is assumed to be \(1 \times 10^{-18} \text{ m}^2\). Intrinsic permeability of the asphalt column is defined as a log triangular distributed parameter, with a best estimate value of \(1 \times 10^{-20} \text{ m}^2\), a minimum value of \(1 \times 10^{-21} \text{ m}^2\), and a maximum value of \(1 \times 10^{-18} \text{ m}^2\), as shown in Figure G2A-5. It is recognized that the halite DRZ in the uppermost portion of the Salado Formation is not likely to heal because creep of salt is relatively slow.

These values are used in performance assessment of regulatory compliance analyses and in fluid flow calculations (Appendix C of the Compliance Submittal Design Report (Sandia, 1996)) pertaining to seal system functional evaluation. Other calculations pertaining to rock mechanics and structural considerations of asphalt elements are discussed in Appendix D of the Compliance Submittal Design Report (Sandia, 1996).

### A2.3.5 Verification Methods

Viscosity of the AMM must be low enough for easy delivery through a heated slickline. Sufficient textbook information is available to assure performance of the asphalt component; however, laboratory validation tests may be desirable before installation. There are no plans to test asphalt components after they are placed. With that in mind, some general tests identified below would add quantitative documentation to expected performance values and have direct application to WIPP. The types and objectives of the verification tests are:

**Mix Design.** A standard mix design which evaluates a combination of asphalt and aggregate mixtures would quantify density, air voids, viscosity, and permeability. Although the specified mixture will function adequately, studies could optimize the mix design.

**Viscoelastic Properties at Service Temperatures.** Viscoelastic properties over the range of expected service temperatures would refine the rheological model.

**Accelerated Aging Analysis.** Asphalt longevity issues could be further addressed by using the approach detailed in PNL-Report 9336 (Freeman and Romine, 1994).

**Brine Susceptibility Analysis.** The presumed inert nature of the asphalt mix can be demonstrated through exposure to groundwater brine solutions found in the Salado Formation. Potential for degradation will be characterized by monitoring the presence of asphalt degradation products in WIPP brine or brine simulant as a function of time. Effects on hydraulic conductivity can be measured during these experiments.

### A2.4 Compacted Salt Column

A reconstituted salt column has been proposed as a primary means to isolate for several decades those repositories containing hazardous materials situated in evaporite sequences. Reuse of salt excavated in the process of creating the underground openings has been advocated since the initial proposal by the NAS in the 1950s. Replacing the natural material to its original setting ensures physical, chemical, and mechanical compatibility with the host formation. Recent developments in support of the WIPP shaft seal system have produced confirming experimental results, constitutive material laws, and construction methods that substantiate use of a salt column for a low permeability, perfectly compatible seal component.
Numerical models of the shaft and seal system have been used to provide information on the mechanical processes that affect potential pathways and overall performance of the seal system. Several of these types of analyses are developed in Appendix D of the Compliance Submittal Design Report (Sandia, 1996). Simulations of the excavated shaft and the compacted salt seal element behavior after placement show that as time passes, the host salt creeps inward, the compacted salt is loaded by the host formation and consolidates, and a back pressure is developed along the shaft wall. The back pressure imparted to the host formation by the compacted salt promotes healing of any microcracks in the host rock. As compacted salt consolidates, density and stiffness increase and permeability decreases.

A2.4.1 Functions

The function of the compacted and reconsolidated salt column is to limit transmission of fluids into or out of the repository for the statutory period of 10,000 years. The functional period starts within a hundred years and lasts essentially forever. After a period of consolidation, the salt column will almost completely retard gas or brine migration within the former shaft opening. A completely consolidated salt column will achieve flow properties indistinguishable from natural Salado salt.

A2.4.2 Material Characteristics

The salt component comprises crushed Salado salt with addition of small amounts of water. No admixtures other than water are needed to meet design specifications. Natural Salado salt (also called WIPP salt) is typical of most salts in the Permian Basin: it has an overall composition approaching 90-95 % halite with minor clays, carbonate, anhydrite, and other halite minerals. Secondary minerals and other impurities are of little consequence to construction or performance of the compacted salt column as long as the halite content is approximately 90 %.

The total water content of the crushed salt should be approximately 1.5 wt% as it is tamped into place. Field and laboratory testing verified that natural salt can be compacted to significant density ($\rho \geq 0.9$) with addition of these modest amounts of water. In situ WIPP salt contains approximately 0.5 wt% water. After it is mined, transported, and stored, some of the connate water is lost to evaporation and dehydration. Water content of the bulk material that would be used for compaction in the shaft is normally quite small, on the order of 0.25 wt%, as measured during compaction demonstrations (Hansen and Ahrens, 1996). Measurements of water content of the salt will be necessary periodically during construction to calibrate the proper amount of water to be added to the salt as it is placed.

Water added to the salt will be sprayed in a fine mist onto the crushed salt as it is cast in each lift. Methods similar to those used in the large-scale compaction demonstration will be developed such that the spray visibly wets the salt grain surfaces. General uniformity of spray is desired. The water has no special chemical requirements for purity. It can be of high quality (drinkable) but need not be potable. Brackish water would suffice because water of any quality would become brackish upon application to the salt.

The mined salt will be crushed and screened to a nominal maximum diameter of 5 mm. Gradation of particles smaller than 5 mm is not of concern because the crushing process will create relatively few fines compared to the act of dynamic compaction. Based on preliminary large-scale demonstrations, excellent compaction was achieved without optimization of particle sizes. It is evident from results of the large compaction demonstration coupled with laboratory
studies that initial density can be increased and permeability decreased beyond existing favorable results. Further demonstrations of techniques, including crushing and addition of water may be undertaken in ensuing years between compliance certification and beginning of seal placement.

A2.4.3 Construction

Dynamic compaction is the specified procedure to tamp crushed salt in the shaft. Other techniques of compaction have potential, but their application has not been demonstrated. Deep dynamic compaction provides the greatest energy input to the crushed salt, is easy to apply, and has an effective depth of compactive influence far greater than lift thickness. Dynamic compaction is relatively straightforward and requires a minimal work force. If the number of drops remains constant, diameter and weight of the tamper increases in proportion to the diameter of the shaft. The weight of the tamper is a factor in design of the infrastructure supporting the hoisting apparatus. Larger, heavier tampers require equally stout staging. The construction method outlined in Appendix B balances these opposing criteria. Compaction itself will follow the successful procedure developed in the large-scale compaction demonstration (Hansen and Ahrens, 1996).

Transport of crushed salt to the working level can be accomplished by dropping it down a slickline. As noted, additional water will be sprayed onto the crushed salt at the bottom of the shaft as it is placed. Lift heights of approximately 2 m are specified, though greater depths could be compacted effectively using dynamic compaction. Uneven piles of salt can be hand leveled.

A2.4.4 Performance Requirements

Compacted crushed salt is a unique seal material because it consolidates naturally as the host formation creeps inward. As the crushed salt consolidates, void space diminishes, density increases, and permeability decreases. Thus, sealing effectiveness of the compacted salt column will improve with time. Laboratory testing over the last decade has shown that pulverized salt specimens can be compressed to high densities and low permeabilities (Brodsky et al., 1996). In addition, consolidated crushed salt uniquely guarantees chemical and mechanical compatibility with the host salt formation. Therefore, crushed salt will provide a seal that will function essentially forever once the consolidation process is completed. Primary performance results of these analyses include plots of fractional density as a function of depth and time for the crushed salt column and permeability distribution functions that will be used for performance assessment calculations. These performance results are summarized near the end of this section, following a limited background discussion.

To predict performance, a constitutive model for crushed salt is required. To this end, a technical evaluation of potential crushed salt constitutive models was completed (Callahan et al., 1996). Ten potential crushed salt constitutive models were identified in a literature search to describe the phenomenological and micromechanical processes governing consolidation of crushed salt. Three of the ten potential models were selected for rigorous comparisons to a specially developed, although somewhat limited, database. The database contained data from hydrostatic and shear consolidation laboratory experiments. The experiments provide deformation (strain) data as a function of time under constant stress conditions. Based on volumetric strain measurements from experiments, change in crushed salt density and porosity are known. In some experiments, permeability was also measured, which provides a relationship between density and permeability of crushed salt. Models were fit to the
experimental database to determine material parameter values and the model that best represents experimental data.

Modeling has been used to predict consolidating salt density as a function of time and position in the shaft. Position or depth of the calculation is important because creep rates of intact salt and crushed salt are strong functions of stress difference. Analyses made use of a “pineapple” slice structural model at the top (430 m), middle (515 m), and bottom (600 m) of the compacted salt column. Initial fractional density of the compacted crushed salt was 0.90 (1944 kg m\(^{-3}\)). The structural model, constitutive material models, boundary conditions, etc. are described in Appendix D of the Compliance Submittal Design Report (Sandia, 1996). Modeling results coupled with laboratory-determined relationships between density and permeability were used to develop distribution functions for permeability of the compacted crushed salt column for centuries after seal emplacement.

Analyses used reference engineering values for parameters in the constitutive models (e.g., the creep model for intact salt and consolidation models for crushed salt). Some uncertainty associated with model parameters exists in these constitutive models. Consolidating salt density was quantified by predicting density at specific times using parameter variations. Many of these types of calculations comparing three models for consolidation of crushed salt were performed to quantify performance of the salt column, and the reader is referred to Appendix D of the Compliance Submittal Design Report (Sandia, 1996) for more detail.

Predictions of fractional density as a function of time and depth are shown in Figure G2A-6. Performance calculations of the seal system require quantification of the resultant salt permeability. The permeability can be derived from the experimental data presented in Figure G2A-7. This plot depicts probabilistic lines through the experimental data. From these lines, distribution functions can be derived. Permeability of the compacted salt column is treated as a transient random variable defined by a log triangular distribution. Distribution functions were provided for 0, 50, 100, 200, and 400 years after seal emplacement, assuming that fluids in the salt column pores spaces would not produce a backstress. The resultant cumulative frequency distribution for seal permeability at the seal mid-height is shown in Figure G2A-8. This method predicts permeabilities ranging from \(1 \times 10^{-23}\) m\(^2\) to \(1 \times 10^{-16}\) m\(^2\). Because crushed salt consolidation will be affected by both mechanical and hydrological processes, detailed calculations were performed. These calculations are presented in Appendices C and D.

Numerical models of the shaft provide density of the compacted salt column as a function of depth and time. From the density-permeability relationship, permeability of the compacted salt seal component can be calculated. Similarly, the extent of the disturbed rock zone around the shaft is provided by numerical models. From field measurements of the halite DRZ, permeability of the DRZ is known as a function of depth and time. These spatial and temporal permeability values provide information required to assess the potential for brine and gas movement in and around the consolidating salt column.

A2.4.5 Verification Methods

Results of the large-scale dynamic compaction demonstration suggest that deep dynamic compaction will produce a dense starting material, and laboratory work and modeling show that compacted salt will reconsolidate within several decades to an essentially impermeable mass. As with other seal components, testing of the material in situ will be difficult and probably not the best way to ensure quality of the seal element. This is particularly apparent for the compacted
salt component because the compactive effort produces a finely powdered layer on the top of each lift. It turns out that the fine powder compacts into a very dense material when the next lift is compacted. The best way to ensure that the crushed salt element functions properly is to establish performance through QA/QC procedures. If crushed salt is placed with a reasonable uniformity of water and is compacted with sufficient energy, long-term performance can be assured.

Periodic measurements of the water content of loose salt as it is placed in lifts will be used for verification and quality control. Thickness of lifts will be controlled. Energy imparted to each lift will be documented by logging drop patterns and drop height. If deemed necessary, visual inspection of the tamped salt can be made by human access. The powder layer can be shoveled aside and hardness of underlying material can be qualitatively determined or tested. Overall geometric measurements made from the original surface of each lift could be used to approximate compacted density.

A2.5 Cementitious Grout

Cementitious grouting is specified for all concrete members in response to external review suggestions. Grouting is also used in advance of liner removal to stabilize the ground. Cementitious grout is specified because of its proven performance, nontoxicity, and previous use at the WIPP.

A2.5.1 Functions

The function of grout is to stabilize the surrounding rock before existing concrete liners are removed. Grout will fill fractures within adjacent lithologies, thereby adding strength and reducing permeability. Grout around concrete members of the concrete asphalt waterstop will be employed in an attempt to tighten the interface and fill microcracks in the DRZ. Efficacy of grouting will be determined during construction. In addition, reduction of local permeability will further limit groundwater influx into the shaft during construction. Concrete plugs are planned for specific elevations in the lined portion of each shaft. The formation behind the concrete liner will be grouted from approximately 3 m below to 3 m above the plug positions to ensure stability of any loose rock.

A2.5.2 Material Characteristics

The grout developed for use in the shaft seal system has the following characteristics:

- no water separation upon hydration,
- low permeability paste,
- fine particle size,
- low hydrational heat,
- no measurable agglomeration subsequent to mixing,
- two hours of injectability subsequent to mixing,
- short set time,
- high compressive strength, and
- competitive cost.
A cementitious grout developed by Ahrens and coworkers (Ahrens et al., 1996) is specified for application in the shaft seal design. This grout consists of portland cement, pumice as a pozzolanic material, and superplasticizer in the proportions listed in Table A-10. The ultrafine grout is mixed in a colloidal grout mixer, with a water to components ratio (W:C) of 0.6:1. Grout has been produced with 90% of the particles smaller than 5 microns and an average particle size of 2 microns. The extremely small particle size enables the grout to penetrate fractures with apertures as small as 6 microns.

**Table A-10**

*Ultrafine Grout Mix Specification*

<table>
<thead>
<tr>
<th>Component</th>
<th>Weight Percent (wt%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Type 5 portland cement</td>
<td>45</td>
</tr>
<tr>
<td>Pumice</td>
<td>55</td>
</tr>
<tr>
<td>Superplasticizer</td>
<td>1.5</td>
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</tbody>
</table>

**A2.5.3 Construction**

Grout holes will be drilled in a spin pattern that extends from 3 m below to 3 m above that portion of the lining to be removed. The drilling and grouting sequence will be defined in the workmanship specifications prior to construction. Grout will be mixed on surface and transferred to the work deck via the slick line. Maximum injection pressure will be lithostatic, less 50 psig. It is estimated that four holes can be drilled and grouted per shift.

**A2.5.4 Performance Requirements**

Performance of grout is not a consideration for compliance issues. Grouting is used to facilitate construction by stabilizing any loose rock behind the concrete liner. If the country rock is fractured, grouting will reduce the permeability of the DRZ significantly. Application at the WIPP demonstrated permeability reduction in an anhydrite marker bed of two to three orders of magnitude (Ahrens et al., 1996). Reduction of local permeability adds to longevity of the grout itself and reduces the possibility of brine contacting seal elements. Because grout does not influence compliance issues, a model for it is not used and has not been developed. General performance achievements are:

- filled fractures as small as 6 microns,
- no water separation upon hydration,
- no evidence of halite dissolution,
- no measurable agglomeration subsequent to mixing,
- one hour of injectability,
- initial Vicat needle set in 2.5 hours,
- compressive strength 40 MPa at 28 days, and
- competitive cost.

**A2.5.5 Verification Methods**

No verification of the effectiveness of grouting is currently specified. If injection around concrete plugs is possible, an evaluation of quantities and significance of grouting will be made during
construction. Procedural specifications will include measurements of fineness and determination of rheology in keeping with processes established during the WIPP demonstration grouting (Ahrens et al., 1996).

A2.6 Earthen Fill

Compacted earthen fill comprise approximately 150 m of shaft fill in the Dewey Lake Redbeds and near surface stratigraphy.

A2.6.1 Functions

There are minimal performance requirements imposed for Components 1 and 3 and none that affect regulatory compliance of the site. Specifications for Components 1 and 3 are general: fill the shaft with relatively dense material to reduce subsidence.

A2.6.2 Material Characteristics

Fill can utilize material that was excavated during shaft sinking and stored at the WIPP site, or a borrow pit may be excavated to secure fill material. The bulk fill material may include bentonite additive, if deemed appropriate.

A2.6.3 Construction

Dynamic compaction is specified for the clay column in the Dewey Lake Formation because of its perceived expediency. Vibratory compaction will be used near surface when there is no longer space for the three stage construction deck.

A2.6.4 Performance Requirements

Care will be taken to compact the earthen fill with an energy of twice Modified Proctor energy, which has been shown to produce a dense, uniform fill.

A2.6.6 Verification

Materials placed will be documented, with density measurements as appropriate.

A3. CONCLUDING REMARKS

Material specifications in this appendix provide descriptions of seal materials along with reasoning about why they are expected to function well in the WIPP setting. The specification follows a framework that states the function of the seal component, a description of the material, and a summary of construction techniques that could be implemented without resorting to extensive development efforts. Discussion of performance requirements for each material is the most detailed section because design of the seal system requires analysis of performance to ascertain compliance with regulations. Successful design of the shaft seal system is demonstrated by an evaluation of how well the design performs, rather than by comparison with a predetermined quantity.

Materials chosen for use in the shaft seal system have several common desirable attributes: low permeability, availability, high density, longevity, low cost, constructability, and supporting
documentation. Functional redundancy using different materials provides an economically and technologically feasible shaft seal system that limits fluid transport.
A4. REFERENCES


CRD-C 38 - 73. “Method of Test for Temperature Rise in Concrete,” Handbook for Concrete and Cement. Vicksburg, MS: U.S. Army Corps of Engineers, Waterways Experiment Station. (Copy on file in the SWCF as WPO39656.)


Figure G2A-1
Schematic of the WIPP Shaft Seal Design
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ATTACHMENT G2
APPENDIX B

SHAFT SEALING CONSTRUCTION PROCEDURES

SHAFT SEALING SYSTEM
COMPLIANCE SUBMITTAL DESIGN REPORT
ATTACHMENT G2
APPENDIX B

SHAFT SEALING CONSTRUCTION PROCEDURES

SHAFT SEALING SYSTEM
COMPLIANCE SUBMITTAL DESIGN REPORT

Appendix B Abstract

This appendix describes equipment and procedures used to construct the shaft seals as specified in Permit Attachment G2. Existing or reasonably modified construction equipment is specified, standard mining practices are applied, and a general schedule is provided at the end of this appendix. This appendix describes the following activities:

- pre-sealing activities for the sub-surface and surface,
- construction and operation of a multi-deck stage,
- installation of special concrete (sumps, shaft station monoliths, and concrete plugs),
- installation of compacted clay columns,
- emplacement and dynamic compaction of WIPP salt,
- installation of neat asphalt and asphaltic mastic mix,
- grouting of concrete plugs and the country rock behind existing shaft liners,
- removal of portions of the existing shaft liners, and
- emplacement of compacted earthen fill.
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B1. Introduction

This appendix describes construction specifications for placement of shaft seal materials. Flexibility is incorporated in construction specifications to facilitate placement of several different material types. Engineering materials used to seal the full length of the shaft include earthen fill, compacted clay, tamped crushed salt, asphalt, concrete, and a combination of concrete and asphalt in concrete-asphalt waterstops. Appendix A of Permit Attachment G2 provides details of the materials. A full-length shaft seal of this type has never before been constructed; however, application of available technology and equipment, standard construction practices, and common materials provides confidence that the system can be placed to satisfy the design requirements.

A primary feature of the construction specification is development of a work platform from which seal materials are placed. Although the proposed multi-deck stage (galloway) proposed here is engineered specifically for shaft sealing operations, it is similar to stages used for construction of shafts. Inherently flexible, the multi-deck stage facilitates several construction methods required for the various materials specified for the shaft seal system. It provides an assembly of a slickline and header for transport of flowable materials from the surface to the placement horizon. A crane device is attached to the base of the stage to facilitate compaction, and an avenue through the stage provides a means to transport bulk material. It is understood that procedures specified here may change during the tens of years preceding construction as a result of equipment development, additional testing, or design changes. Further, it is acknowledged that the construction methods specified are not the only methods that could place the seal materials successfully.

A few assumptions are made for purposes of evaluating construction activities. These assumptions are not binding, but are included to assist discussion of general operational scenarios. For example, four multi-deck stages are specified, one for each shaft. This specification is based on shaft-sinking experience, which indicates that because of the wear encountered, it is advisable to replace rather than rebuild stages. However, much of the equipment on the multi-deck stage is reused. For scheduling purposes, it is assumed that sealing operations are conducted in two of the four shafts simultaneously. The Air Intake and Exhaust Shafts are sealed first, and the Waste and Salt Handling Shafts are sealed last. With this approach, shaft sealing will require about six and a half years, excluding related work undertaken by the WIPP Management and Operating Contractor (MOC). Sealing the shafts sequentially would require approximately eleven and a half years. To facilitate discussion of scheduling and responsibilities, it is assumed that sealing operations will be conducted by a contractor other than the MOC.

Years from now, when actual construction begins, it is probable that alternatives may be favored. Therefore, construction procedures note alternative methods in recognition that changes are likely and that the construction strategy is sufficiently robust to accommodate alternatives. This appendix contains both general and very specific information. It begins with a discussion of general mobilization in Section 2. Details of the multi-deck construction stage are provided in Section 3. Section 4 contains descriptions of the construction activities. Information presented here is supplemented by several engineering drawings and sketches contained in Permit Attachment G2, Appendix E. The topical information and the level of provided detail substantiate the theory that reliable shaft seal construction is possible using available technology and materials.
B2. Project Mobilization

The duty descriptions that follow are for discussion purposes. The discussions do not presuppose contractual arrangements, but simply identify tasks necessary for shaft seal construction.

B2.1 Subsurface

Prior to initiation of sealing activities, the MOC will remove installations and equipment on the repository level. A determination of items removed will be made before construction begins. Such removal would include, but is not limited to, gates and fences at the shaft; equipment such as winches, ventilation fans, pipelines; and communication and power cables. Additionally, the following items will be removed from the shafts:

- cables, counterweights, and sheaves;
- existing waterlines; and
- electrical cables not required for sealing operations.

The following equipment will be stored near the shaft on the repository level by the Sealing Contractor prior to initiation of sealing activities:

- a concrete header, hopper, and pump;
- a concrete pump line to distribute concrete; and
- an auxiliary mine fan and sufficient flexible ventilation tubing to reach work areas required for installation of the shaft station concrete monolith.

The subsurface will be prepared adequately for placement of the shaft station monolith. Determination of other preparatory requirements may be necessary at the time of construction.

B2.2 Surface

The MOC will remove surface facilities such as headframes, hoists, and buildings to provide clear space for the Sealing Contractor. Utilities required for sealing activities (e.g., air compressors, water, electrical power and communication lines) will be preserved. The Sealing Contractor will establish a site office and facilities required to support the construction crews, including a change house, lamp room, warehouse, maintenance shop, and security provisions. Locations will be selected and foundations constructed for headframes, multi-deck stage winches, man/equipment hoist, and exhaust fan. A drawing in Permit Attachment G2, Appendix E (Sketch E-4) depicts a typical headframe and associated surface facilities. The hoist and winches will be enclosed in suitable buildings; utilities and ventilation ducting will be extended to the shaft collar. The large ventilation fan located near the collar is designed to exhaust air through the rigid ventilation duct, resulting in the movement of fresh air down the shaft. Air flow will be sufficient to support eight workers to the depth of the repository level. The following facilities will be procured and positioned near the shaft collar:

- a concrete batch plant capable of weighing, batching, and mixing the concrete to design specifications;
• a crushing and screening plant to process WIPP salt and local soil;

• an insulated and heated pug mill, asphalt pump, asphalt storage tank, and other auxiliary equipment; and

• pads, silos, and structures to protect sealing materials from the weather.

The Sealing Contractor will construct a temporary structural steel bulkhead over the shaft at the surface. The bulkhead will be sufficiently strong to support the weight of the multi-deck stage, which will be constructed on it. When the multi-deck stage is completed, the headframe will be erected. The headframe (depicted in Permit Attachment G2, Appendix E, Sketch E-3) will be built around the multi-deck stage, and a mobile crane will be required during fabrication. When the headframe is completed, cables for hoisting and lowering the multi-deck stage will be installed. Cables will run from the three winches, over the sheaves in the headframe, down and under the sheaves on the multi-deck stage, and up to anchors in the headframe. The headframe will be sufficiently high to permit the multi-deck stage to be hoisted until the lowest component is 3.05 m (10 ft) above surface. This will facilitate slinging equipment below the multi-deck stage and lowering it to the work surface, as well as activities required at the collar during asphalt emplacement.

The multi-deck stage will be lowered to clear the collar, allowing the installation of compressed-air-activated steel shaft collar doors, which will serve as a safety device, permitting safe access to the man cage and bucket, while preventing objects from falling down the shaft. Following installation of these doors, workers will utilize the multi-deck stage to traverse the shaft from the collar to the repository horizon, inspecting it for safety hazards and making any necessary repairs. After this inspection, the multi-deck stage will return to the surface.

B2.3 Installation of Utilities

In preparation for placement of shaft seal materials, requisite utilities will be outfitted for operations. The multi-deck stage will descend from the collar to the repository horizon. As added assurance against unwanted water, a gathering system similar to the one currently in place at the bottom of the concrete liner will be installed and moved upward as seal emplacement proceeds. Water collected will be hoisted to the surface for disposal. Additionally, any significant inflow will be located and minimized by grouting. After installation of the water gathering system, the following utilities will be installed from surface to the repository horizon by securely fastening them to the shaft wall:

• 5.1-cm steel waterline with automatic shut-off valves every 60 m;

• 10.2-cm steel compressed-air line;

• power, signal, and communications cables;

• 15.2 cm steel slickline and header; and

• a rigid, cylindrical, ventilation duct, which would range from 107 cm in diameter in the three largest shafts to 91 cm in diameter in the Salt Handling Shaft.
B3. Multi-Deck Stage

The multi-deck stage (galloway) provides a work platform from which all sealing operations except placement of asphalt are conducted. The concept of using a multi-deck stage is derived from similar equipment commonly employed during shaft sinking operations. Plan and section views of conceptual multi-deck stages are shown in Permit Attachment G2, Appendix E, Sketches E-1 and E-2. The construction decks specified here are modified from typical shaft sinking configurations in two important ways to facilitate construction. Conceptual illustrations of these two modifications are displayed in Figures G2B-1 and G2B-2. Figure G2B-1 illustrates the multi-deck performing dynamic compaction of salt. Figure G2B-2 illustrates the multi-deck stage configured for excavation of the kerf required for the asphalt waterstop in Salado salt.

A device called a polar crane mounted below the lower deck can be configured for either dynamic compaction or salt excavation. The crane can rotate 360° horizontally by actuating its geared track drive. Its maximum rotational speed will be approximately two revolutions per minute. The crane can be controlled manually or by computer (computerized control will swiftly position the tamper in the numerous drop positions required for dynamic compaction). When excavation for the concrete-asphalt waterstops is required, the tamper, electromagnet, and cable used for dynamic compaction will be removed, and a custom salt undercutter will be mounted on the polar crane trolley. Geared drives on the crane, trolley, and undercutter will supply the force required for excavation. In addition to the special features noted above and shown in Figures G2B-1 and G2B-2, the multi-deck stage has the following equipment and capabilities:

- Maximum hoisting/lowering speed is approximately 4.6 m (15 ft) per minute.
- A cable, electromagnet, and tamper will be attached to the polar crane during dynamic compaction. The cylindrical tamper consists of A-36 carbon steel plates bolted together with high-tensile-strength steel bolts. It is hoisted and dropped by the polar crane using the electromagnet. The tamper will be mechanically secured to the polar crane before personnel are allowed under it.
- Range-finding lasers will facilitate the accurate positioning of the multi-deck stage above the work surface and allow the operator to determine when the surface is sufficiently level. The distance indicated by each laser will be displayed on a monitor at the crane control station.
- Flood lights and remotely controlled closed-circuit television equipment will enable the crane operator to view operations below the multi-deck stage on a monitor.
- Fold-out floor extensions that accommodate the variance in shaft diameter between the unlined and lined portions of the shaft will be provided for safety.
- A cutout in each deck, combined with a removable section of the polar crane track, will permit stage movement without removal of the rigid ventilation duct (which is fastened to the shaft wall).
The multi-deck stage is equipped with many of the features found on conventional shaft sinking stages, such as:

- three independent hoisting/lowering cables,
- man and material conveyances capable of passing through the multi-deck stage and accessing the working surface below,
- a jib crane that can be used to service the working surface below,
- removable safety screens and railings, and
- centering devices.

Three sets of double locking devices are provided to secure the multi-deck stage to the shaft wall. A suitable factor of safety for these locking devices is judged to be 4. The area of the grips securing the deck is calculated from static principles:

\[ FS = \mu (Co)(A)/W \]  

(B-1)

where:

- \( FS \) = factor of safety
- \( \mu \) = steel/salt friction coefficient = 0.15 (see Table 20.1 in McClintock and Aragon, 1966; and Van Sambeek, 1988)
- \( Co \) = compressive strength of WIPP salt, which varies from 172 kg/cm\(^2\) to 262 kg/cm\(^2\) (Van Sambeek, 1988)
- \( W \) = total vertical weight
- \( A \) = total gripper pad surface area.

Manipulating the equation to solve for required area, applying a factor of safety of 4, selecting the heaviest work stage (753,832 kg) and the minimum compressive strength value for salt (assuming that the locking pressure equals the minimum compressive strength of salt), the following gripper surface area (\( A \)) is:

\[ A = 4(753,832 \text{ kg})/0.15(172 \text{ kg/cm}^2) = 11,416.5 \text{ cm}^2, \text{ and each of the six gripper pads would be 1902.8 cm}^2. \]

As designed, each gripper pad area is 2167.2 cm\(^2\), resulting in a factor of safety (\( FS \)) of 4.56. Additionally, although tension in the hoisting cables is relaxed while the multi-deck stage is in the locked configuration, the cables are still available to hold the work-deck, should the locking devices fail.

**B4. Placement of Sealing Materials**

Construction activities include placement of materials in three basic ways: (1) by slickline (e.g., concrete and asphalt), (2) by compaction (e.g., salt and earthen fill), and (3) by physical placement (e.g., clay blocks). Materials will be placed at various elevations using identical procedures. Because placement procedures generally are identical regardless of elevation, they
will be described only once. Where differences occur, they will be identified and described. In general, placement of shaft seal elements is described from bottom to top.

B4.1 Concrete

Concrete is used as a seal material for several different components, such as the existing sumps in the Salt Handling Shaft and the Waste Shaft, the shaft station monoliths, concrete plugs, and concrete-asphalt waterstops. Existing sumps are shown in Permit Attachment G2, Appendix E, Drawings SNL-007, Sheets 6 and 21. Shaft station monoliths are shown in Drawings SNL-007, Sheets 6, 11, 16, and 21. Concrete plugs are depicted on Drawings SNL-007, Sheets 4, 5, 9, 10, 14, 15, 19, and 20. Lower, middle, and upper concrete-asphalt waterstops are shown in Drawing SNL-007, Sheet 22. Construction material for all concrete members will be Salado Mass Concrete (SMC).

As specified, all SMC will be mixed on surface to produce a product possessing the characteristics defined in Permit Attachment G2, Appendix A. Concrete will be transferred to its placement location within the shaft via slickline and header. The slickline (shown in Figure G2B-1) is a steel pipe fastened to the shaft wall. Vertical drops as great as 656 m to the repository horizon are required. Such concrete transport and construction are common in mining applications. For example, a large copper mine in Arizona is placing concrete at a depth of 797 m using this procedure. A header attached to the bottom of the slickline is designed to absorb kinetic energy generated by the falling material. The header, a steel pipe slightly larger in diameter than the slickline and made of thicker steel, diverts the flow 45°, absorbing most of the impact. Because the drop generates considerable force, the header will be securely supported by a reinforced steel shelf bolted to the shaft wall. A flexible hose, in sections approximately 3 m long and joined by quick-connect fittings, will be attached to the header.

B4.1.1 Shaft Station Monolith

Construction of the shaft station monoliths is preceded by filling two existing sumps with SMC. Initially, sufficient hose will be used to convey the concrete to the bottom of the sump. The discharge will remain below the concrete surface during placement to minimize air entrainment. Sections of hose will be withdrawn and removed as the SMC rises to the floor of the repository horizon in a continuous pour. Subsequent to filling the sump, arrangements will be made to place the concrete monolith.

A small mine fan will be located above the rigid suction-duct inlet to ensure a fresh air base. Masonry block forms will be constructed at the extremities of the shaft station monolith in the drifts leading from the station. Temporary forms, partially filling the opening, will be erected at the shafts to facilitate the placement of the outermost concrete. These temporary forms will permit access necessary to ensure adequate concrete placement. SMC will be transported via the slickline to the header, which will discharge into a hopper feeding the concrete pump, and the pump will be attached to the pumpcrete line. The pumpcrete line, suspended in cable slings near the back of the drifts, will be extended to the outer forms. A flexible hose, attached to the end of the pumpcrete line, will be used by workers to direct emplacement. The pumpcrete line will be withdrawn as emplacement proceeds toward the shaft.

When the concrete has reached the top of the temporary forms, they will be extended to seal the openings completely, and two 5-cm-diameter polyvinyl chloride (PVC) pipes will be incorporated in the upper portion of each form. Both pipes will be situated in a vertical plane.
oriented on the long axis of the heading and inclined away from the station at approximately 70°
to the horizontal. The upper end of the top pipe will extend to just below the back, and the upper
end of the lower pipe will be located just below that of the top pipe. SMC will be injected through
the lower pipe until return is obtained from the upper pipe, ensuring that the heading has been
filled to the back. The header will then be moved to a position in the shaft above the designed
elevation at the top of the shaft station monolith and supported by a bracket bolted to the shaft
wall. After the outer concrete has achieved stability, the temporary interior forms may be
removed. Equipment no longer required will be slung below the multi-deck stage and hoisted to
surface for storage and later use. The station and shaft will be filled to design elevation with
cement via the slickline, header, and flexible hose. The slickline is cleaned with spherical,
neoprene swabs ("pigs") that are pumped through the slickline, header, and hose.

B4.1.2 Concrete-Asphalt Waterstops

Lower, middle, and upper concrete-asphalt waterstops in a given shaft are identical and consist of
two SMC sections separated by an asphalt waterstop. Before the bottom member of the
lower concrete component is placed, the multi-deck stage will be raised into the headframe; the
polar crane will be mounted below the lower deck; and the salt undercutter will be mounted on
the crane trolley. The multi-deck stage will then return to the elevation of the concrete
component. Two undercutter bars will be used to make the necessary excavations for upper,
middle, and lower asphalt-concrete waterstops and the concrete plug above the Salado
Formation. Notches for the plugs will be excavated using a short, rigid cutter bar (length less
than half the radius). The kerf for the asphalt waterstop will be excavated using a long cutter bar
that can excavate the walls to a depth of one shaft radius. These operations will be conducted
as required as seal placement proceeds upward.

The lower concrete member (and all subsequent concrete entities) will be placed via the
slickline, header, and flexible hose, using the procedure outlined for the shaft station monolith.
Construction of vertical shaft seals provides the ideal situation for minimizing interface
permeability between the rock and seal materials. Concrete will flow under its own weight to
provide intimate contact. A tight cohesive interface was demonstrated for concrete in the small-
scale seal performance tests (SSSPTs). The SSSPT concrete plugs were nearly impermeable
without grouting. However, interface grouting is usually performed in similar construction, and it
will be done here in the appropriate locations.

B4.1.3 Concrete Plugs

An SMC plug, keyed into the shaft wall, is situated a few meters above the upper Salado
contact in the Rustler Formation. A final SMC plug is located a few meters below surface in the
Dewey Lake Redbeds. This plug is emplaced within the existing shaft liner using the same
construction technique employed for the concrete-asphalt waterstops.

B4.2 Clay

B4.2.1 Salado and Rustler Compacted Clay Column

Blocks of sodium bentonite clay, precompacted to a density of 1.8 to 2.0 g/cm³, will be the
sealing material. This density has been achieved at the WIPP using a compaction pressure of
492.2 kg/cm² in a machine designed to produce adobe blocks (Knowles and Howard, 1996).
Blocks are envisioned as cubes, 20.8 cm on the edge, weighing approximately 18 kg, a
reasonable weight for workers to handle. The bentonite blocks will be compacted at the WIPP in
a new custom block-compacting machine and will be stored in controlled humidity to prevent
desiccation cracking. Blocks will be transported from surface in the man cage, which will be
sized to fit through the circular “bucket hole” in the multi-deck stage. The conveyance will be
stacked with blocks to a height of approximately 1.8 m.

Installation will consist of manually stacking individual blocks so that all interfaces are in contact.
Block surfaces will be moistened with a spray of potable water as the blocks are placed to
initiate a minor amount of swelling, which will ensure a tight fit and a decrease in permeability.
Peripheral blocks will be trimmed to fit irregularities in the shaft wall and placed as close to the
wall as possible. Trimmed material will be manually removed with a vacuum. Dry bentonite will
be manually tamped into remaining voids in each layer of blocks. This procedure will be
repeated throughout the clay column. The multi-deck stage will, in all cases, be raised and
utilities removed to the surface as emplacement of sealing materials proceeds upward.

Dynamic compaction construction is an alternative method of clay emplacement that could be
considered in the detailed design. Dynamic compaction materials being considered are:

- sodium bentonite/fine silica sand, and
- highly compressed bentonite pellets.

Boonsinsuk et al. (1991) developed and tested a dynamic (drop hammer) method for a relatively
large diameter (0.5-m) hole, simulated with a steel cylinder, that gave very good results on 1 : 1
dry mass mixtures of sodium bentonite and sand, at a moisture content of 17% to 19%. The
alternatives have the advantages of simplifying emplacement.

B4.3  Asphalt

Asphalt, produced as a distillate of petroleum, is selected as the seal material because of its
longevity, extremely low permeability, history of successful use as a shaft lining material, and its
ability to heal if deformed. Shielded from ultraviolet radiation and mixed with hydrated lime to
inhibit microbial degradation, the longevity of the asphalt will be great. Emplaced by tremie line
at the temperature specified, the material will be fluid and self-leveling, ensuring complete
contact with the salt.

Construction of an asphalt column using heated asphalt will introduce heat to the surrounding
salt. The thermal shock and heat dissipation through the salt has not been studied in detail.
Performance of the asphalt column may be enhanced by the introduction of the heat that results
from acceleration of creep and healing of microfractures. If, upon further study, the
thermomechanical effects are deemed undesirable or if an alternative construction method is
preferred at a later date, asphalt can readily be placed as blocks. Asphalt can “cold flow” to fill
gaps, or the seams between blocks can be filled with low-viscosity material.

B4.3.1 Concrete-Asphalt Waterstops

Electrically insulated, steel grated flooring will be constructed over the shaft at the surface. A
second, similar flooring will be built in the shaft 3 m below the first. These floors will be used
only during the emplacement of asphalt and asphaltic mastic mix (AMM) and will be removed at
all other times. A 12.7-cm ID/14-cm OD, 4130 steel pipe (tremie line) in 3-m lengths will be
electrically equipped for impedance heating, then insulated and suspended in the shaft from
slips (pipe holding devices) situated on the upper floor. The tremie line cross-sectional area is
smallest at the shoulder of the top thread, where tensional yield is 50,000 kg; the line weight is
20.8 kg/m. Heavier weights are routinely suspended in this manner in the petroleum and mining
industries.

Neat, AR-4000-graded petroleum-based asphalt cement will be the sealing material for asphalt
waterstops. Neat asphalt from the refinery will be delivered to the WIPP at approximately 80°C
in conventional, insulated refinery trucks and pumped into a heated and insulated storage tank
located near the shaft. The multi-deck stage will be hoisted into the headframe and
mechanically secured for safety. Asphalt, heated to 180°C ±5°, will be pumped down the shaft
to the fill elevation through the heated tremie line. Viscosity of the neat asphalt for the
waterstops will be sufficiently low to allow limited penetration of the DRZ. Installation of asphalt
in each of the concrete-waterstops is identical.

As the pipe is lowered, workers on the lower deck will attach the wiring required for heating
circuits and apply insulation. Workers on the top deck will install flanged and electrically
insulated couplings as required (the opening in the slip bowl will be large enough to permit the
passage of these couplings). Properly equipping and lowering the pipe should progress at the
rate of one section every 10 minutes. The lower asphalt waterstop requires approximately 607
m of pipe for a casing weight of 12,700 kg. Additionally, electrical wire and insulation will weigh
about 7250 kg for a total equipped tremie line weight of 20,000 kg. Therefore, the safety factor
for the tremie line is 50,000 kg/20,000 kg, or 2.5.

To minimize air entrainment, the lower end of the tremie line will be immersed as much as 1 m
during hot asphalt emplacement. Therefore, the lower 3 m of casing will be left bare (to simplify
cleaning when emplacement has been completed).

Initially the tremie line will be lowered until it contacts the concrete plug (immediately underlying
the excavation for the waterstop) and then raised approximately 0.3 m. Asphalt emplacement
will proceed as follows:

- The impedance heating system will be energized, heating the tremie line to 180°C ±5°,
and the asphalt in the storage tank will be heated to approximately 180°C ±5°.

- Heated, neat asphalt will be pumped down the tremie line at a rate approximating
13 L/min. This low rate will ensure that the asphalt flows across the plug from the
insertion point, completely filling the excavation and shaft to the design elevation.

- The tremie line will be raised 3 m and cleaned by pumping a neoprene swab through it
with air pressure. Impedance heating will be stopped, and the line will be allowed to
cool. When cool, the line will be hoisted, stripped, cleaned, disassembled, and stored
for future use.

Sealing operations will be suspended until the air temperature at the top of the asphalt has
fallen to approximately 50°C for the comfort of the workers when they resume activity at the fill
elevation. Temperature will be determined by lowering a remotely read thermometer to an
elevation approximately 3 m above the asphalt at the center of the shaft. The temperature of the
asphalt at the center of the shaft will be 50°C in about a month, but active ventilation should
permit work to resume in about two weeks (see calculations in Appendix D of Waste Isolation
When sufficient cooling has occurred, workers will descend in the multi-deck stage and cover the hot asphalt with an insulating and structural material such as fiber-reinforced shotcrete, as illustrated in Figure G2B-3. To accomplish this, they will spray cementitious shotcrete containing fibrillated polypropylene fibers (for added tensional strength), attaining a minimum thickness of approximately 0.6 m.

B4.3.2 Asphaltic Mastic Mix Column

Asphaltic mastic mix (AMM) for the column will be prepared on surface in a pug mill. Viscosity of the AMM can be tailored to provide desired properties such as limited migration into large fractures.

- AMM will be prepared by mixing the ingredients in the pug mill, which has been heated to 180°C ±5°. The mix will be pumped from the pug mill through the tremie line to the emplacement depth. AMM is self-leveling at this temperature, and its hydrostatic head will ensure intimate contact with the shaft walls.

- Pumping rate will be approximately 200 L/min for efficiency, because of the larger volume (approximately 1,224,700 L in the Air Intake Shaft). To facilitate efficient emplacement and avoid air entrainment, the tremie line will not be shortened until the mix has filled 6 vertical meters of the shaft. Back pressure (approximately 0.84 kg/cm²) resulting from 6 m of AMM above the discharge point will be easily overcome from surface by the hydraulic head.

After 6 vertical meters of AMM have been placed:

- Impedance heating current will be turned off and locked out (the hot line will drain completely).

- To prevent excessive back pressure resulting from AMM above the insertion point, the line will be disconnected from the pump and hoisted hot. Two sections will be stripped, removed, cleaned with a “pig,” and stacked near the shaft.

- Electrical feed will be adjusted (because of the decreased resistance of the shortened line).

- The tremie line will be reconnected to the pump.

- The impedance heating system will be energized.

- When the temperature of the line has stabilized at 180°C ±5°, pumping will resume.

This procedure will be followed until the entire column, including the volume computed to counteract 0.9 m of vertical shrinkage (calculations in Appendix D of the Compliance Submittal Design Report (Sandia, 1996)), has been placed. The line will be disconnected from the pump and cleaned by pumping “pigs” through it with air pressure. It will then be hoisted, stripped, removed in 3-m sections, and stacked on surface for reuse.
Sealing operations will be suspended following removal of the tremie line, and ventilation will be continuous to speed cooling. The column will shrink vertically but maintain contact with the shaft walls as it cools. When the air temperature at 3 m above the asphalt has cooled sufficiently, workers will descend on the multi-deck stage and cover the hot asphalt with fibercrete as described for the concrete-asphalt waterstop (Permit Attachment G2, Appendix B, Section B4.3.1) and illustrated in Figure G2B-3.

Note: Near the top of the Salado Formation, portions of the concrete liner key, chemical seal rings, and concrete and steel shaft liners will be removed. Liner removal will occur before emplacement of AMM. For safety, exposed rock will be secured with horizontal, radial rock bolts and cyclone steel mesh. A range-finding device, fastened to the shaft wall approximately 3 m above the proposed top of the asphaltic column, will indicate when the hot AMM reaches the desired elevation. A remotely read thermometer, affixed to the shaft wall approximately 2 m above the proposed top of the column, will show when the air temperature has fallen sufficiently to resume operations. The intake of the rigid ventilation duct will be positioned approximately 3 m above the proposed top of the column, and ventilation will be continuous throughout emplacement and cooling of the asphaltic column. After the multi-deck stage has been hoisted into the headframe and mechanically secured for safety, emplacement of AMM will proceed.

B4.4 Compacted Salt Column

Crushed, mine-run salt, dynamically compacted against intact Salado salt, is the major long-term shaft seal element. As-mined WIPP salt will be crushed and screened to a maximum particle dimension of 5 mm. The salt will be transferred from surface to the fill elevation via the slickline and header. A flexible hose attached to the header will be used to emplace the salt, and a calculated weight of water will be added. After the salt has been nominally leveled, it will be dynamically compacted. Dynamic compaction consists of compacting material by dropping a tamper on it and delivering a specified amount of energy. The application of three times Modified Procter Energy (MPE) to each lift (one MPE equals 2,700,000 Joules/m³) will result in compacting the salt to 90% of the density of in-place rock salt.

Approximately 170 vertical meters of salt will be dynamically compacted. Dynamic compaction was validated in a large-scale demonstration at Sandia National Laboratories during 1995. As-mined WIPP salt was dynamically compacted to 90% density of in-place rock salt in a cylindrical steel chamber simulating the Salt Handling Shaft (Ahrens and Hansen, 1995). Depth of compaction is greater than that achieved by most other methods, allowing the emplacement of thicker lifts. For example, dropping the 4.69 metric ton tamper 18 m (as specified below) results in a compaction depth of approximately 4.6 m, allowing emplacement of lifts 1.5-m high. Most other compaction methods are limited to lifts of 0.3 m or less. Lift thickness will be increased and drop height decreased for the initial lift above the concrete plug at the base of the salt column to ensure that the concrete is not damaged. Drop height for the second and third lifts will be decreased as well. Although the tamper impact is thereby reduced, three MPE will be delivered to the entire salt column.

If lifts are 1.5-m thick, the third lift below the surface will receive additional densification during compaction of overlying lifts, and this phenomenon will proceed up the shaft. Construction will begin by hoisting the multi-deck stage to the surface and attaching the cable, electromagnet, and tamper to the hoist on the polar crane. The multi-deck assembly will be lowered to the placement elevation, and moisture content of the crushed and screened salt will be calibrated. Then the salt will be conveyed at a measured rate via a weighbelt conveyor to a vibrator-
equipped hopper overlying the 15.2-cm ID slickline. The salt will pass down the slickline and exit a flexible hose connected to the header. A worker will direct the discharge so that the upper surface of the lift is nominally level and suitable for dynamic compaction. A second worker will add potable water, in the form of a fine spray, to the salt as it exits the hose. Water volume will be electronically controlled and coordinated with the weight of the salt to achieve the desired moisture content.

The initial lift above the SMC will be 4.6 m, and drop height will be 6 m. This increased lift thickness and reduced drop height are specified to protect the underlying SMC plug from damage and/or displacement from tamper impact. Compaction depth for a drop height of 6 m is approximately 3.7 m. Ultimately, the tamper will be dropped six times in each position, resulting in a total of 132 drops per lift in the larger shafts. The drop pattern is shown in Figure G2B-4. A salt lift 1.5 m high will then be placed and leveled. Following compaction of the initial lift, the multi-deck stage will be positioned so the base of the hoisted tamper is 10 m above the surface of the salt.

The multi-deck stage will then be secured to the shaft walls by activating hydraulically powered locking devices. Hydraulic pressure will be maintained on these units when they are in the locked position; in addition, a mechanical pawl and ratchet on each pair will prevent loosening. The safety factor for the locking devices has been calculated to be approximately 4.5. After locking, tension in the hoisting cables will be relaxed, and centering rams will be activated to level the decks. Prior to positioning the stage, tension will be applied to the hoisting cables; the centering rams will be retracted; and the locking devices will be disengaged.

The work deck will be hoisted until the base of the retracted tamper is 23 m above the surface of the salt, where it will be locked into position and leveled as described above. This procedure, repeated throughout the salt column, allows emplacement and compaction of three lifts (1.5-m thick) per multi-deck stage move. Depth of compaction for a drop height of 18 m is approximately 4.6 m. Therefore the third lift below the fill surface will receive a total of 9 MPE (274,560 m kg/m³), matching the energy applied in the successful, large-scale demonstration.

The compactive effect expands laterally as it proceeds downward from the base of the tamper and will effectively compact the salt into irregularities in the shaft wall, as demonstrated in the large-scale demonstration. Although other techniques could be used, dynamic compaction was selected because it is simple, can be used in the WIPP shafts, and has been demonstrated (Hansen and Ahrens, 1996).

The tamper will be dropped from the hoisted position by turning off the power to the electromagnet. Immediately upon release, the crane operator will “chase” the tamper by lowering the electromagnet at twice hoisting speed; the magnet will engage the tamper, allowing it to be hoisted for the subsequent drop. Initially, the tamper will be dropped in positions that avoid impact craters caused by preceding drops. The surface will then be leveled manually and the tamper dropped in positions omitted during the previous drop series.

Experience gained during the large-scale salt compaction demonstration indicated that a considerable volume of dust is generated during the emplacement of the salt, but not during dynamic compaction. However, because the intake of the rigid vent duct is below the multi-deck stage, workers below the stage will wear respirators during emplacement. They will be the only workers affected by dust during dynamic compaction.
The Air Intake Shaft will require 22 drop positions (Figure G2B-4). Application of one MPE requires six drops in each position, for a total of 132 drops per lift. Three MPE, a total of 396 drops per lift, will be applied to all salt. After each compaction cycle, the salt surface will be leveled manually and the tamper will be dropped in positions omitted in the preceding drop series. Two lifts, each 1.8 m high, will then be sequentially placed, leveled, and compacted with two MPE, using a 6-m drop height.

Dynamic compaction ensures a tight interface. Salt compacted during the large-scale dynamic compaction demonstration adhered so tenaciously to the smooth interior walls of the steel compaction chamber that grinders with stiff wire wheels were required for its removal.

**B4.5 Grout**

Ultrafine sulfate-resistant cementitious grout (Ahrens et al., 1996) is selected as the sealing material. Specifically developed for use at the WIPP, and successfully demonstrated in an in situ test, the hardened grout has a permeability of $1 \times 10^{-21}$ m$^2$. It has the ability to penetrate fractures smaller than 6 microns and is being used for the following purposes:

- to seal many of the microfractures in the DRZ and ensure a tight interface between SMC and the enclosing rock, and
- to solidify fractured rock behind existing concrete shaft liners, prior to removal of the liner (for worker safety).

The interface between concrete plugs in the Salado Formation (and one in the Rustler Formation, a short distance above the Salado) will be grouted. A 45° downward-opening cone of reverse circulation diamond drill holes will be collared in the top of the plugs, drilled in a spin pattern (see Figure G2B-5), and stage grouted with ultrafine cementitious grout at 3.5 kg/cm$^2$ below lithostatic pressure. Stage grouting consists of:

- drilling and grouting primary holes, one at a time;
- drilling and grouting secondary holes, one at a time, on either side of the primary holes that accepted grout; and
- (if necessary) drilling and grouting tertiary holes on either side of secondary holes that accepted grout.

Note: For safety, all liner removal tasks will be accomplished from the bottom deck. In areas where the steel liner is removed, it will be cut into manageable pieces with a cutting torch and hoisted to the surface for disposal. Mechanical methods will be employed to clean and roughen the existing concrete shaft liner before placing the Dewey Lake SMC plug in the shafts.

The work sequence will start 3 m below the lower elevation of liner removal. A 45° upward-opening cone of grout injection holes, drilled in a "spin" pattern (Figure G2B-6), will be drilled to a depth subtending one shaft radius on a horizontal plane. These holes will be stage grouted as described in Section 4.5. Noncoring, reverse circulation, diamond drill equipment will be used to avoid plugging fractures with fine-grained diamond drill cuttings. Ultrafine cementitious grout will be mixed on the surface, transferred via the slickline to the upper deck of the multi-deck stage, and injected at 3.5 kg/cm$^2$ gage below lithostatic pressure to avoid hydrofracturing the rock.
Grout will be transferred in batches, and after each transfer, a “pig” will be pumped through the slickline and header to clean them. Grouting will proceed upward from the lowest fan to the highest. Recent studies conducted in the Air Intake Shaft (Dale and Hurtado, 1996) show that this hole depth exceeds that required for complete penetration of the Disturbed Rock Zone (DRZ). Maximum horizontal spacing at the ends of the holes will be 3 m.

The multi-deck stage will then be raised 3 m and a second fan, identical to the first, will be drilled and grouted. This procedure will continue, with grout fans 3 m apart vertically, until the highest fan, located 3 m above the highest point of liner removal, has been drilled and grouted. Ultrafine cementitious grout was observed to penetrate more than 2 m in the underground grouting experiment conducted at the WIPP in Room L-3 (Ahrens and Onofrei, 1996).

When grouting is completed, the multi-deck stage will be lowered to the bottom of the liner removal section and a hole will be made through the concrete liner. This hole, approximately 30 cm in diameter, will serve as “free-face” to which the liner will be broken. Similar establishment and utilization of free face is a common practice in hard rock mining (e.g., the central drill hole in a series drilled into the rock to be blasted is left empty and used as free-face to which explosives in adjacent holes break the rock). Radial, horizontal percussion holes will be drilled on a 30-cm grid (or less, if required), covering the liner to be removed. Hydraulic wedges, activated in these holes, will then break out the liner, starting adjacent to the free face and progressing away from it, from the bottom up. Broken fragments of the concrete liner will fall to the fill surface below.

A mucking “claw,” suspended from the trolley of the polar crane, will collect the broken concrete and place it in the bucket for removal to the surface. As many as three buckets can be used to speed this work.

B4.6 Compacted Earthen Fill

Local soil, screened to a maximum particle dimension of 13 mm, will be placed and compacted to inhibit the migration of surficial water into the shaft cross section. Such movement is further decreased by a 12-m high SMC plug at the top of the Dewey Lake Redbeds.

B4.6.1 Lower Section

Emplacement of the compacted earthen fill will proceed as follows:

- Moisture content of the screened soil will be determined.
- The soil will then be transferred via the slickline, header, and flexible hose from surface to the fill elevation. The moisture content optimal for compaction will be achieved using the same procedure as described for compacted salt (Permit Attachment G2, Appendix B, Section B4.4). The soil will be emplaced in lifts 1.2 m high (depth of compaction is approximately 3.7 m) and dynamically compacted using a drop height of 18.3 m.
- The fill will be dynamically compacted until its hydraulic conductivity to water is nominally equivalent to that of the surrounding formation.
This procedure will continue until the lower section has been emplaced and compacted. Care will be exercised at the top of the column to ensure that all soil receives sufficient compaction.

B4.6.2 Upper Section

The upper section contains insufficient room to employ dynamic compaction. Therefore the screened soil, emplaced as described above, will be compacted by vibratory-impact sheepsfoot roller, vibratory sheepsfoot roller, or a walk-behind vibratory-plate compactor. Because of the limited compaction depth of this equipment, lifts will be 0.3 m high. The top of the fill will be coordinated with the MOC to accommodate plans for decommissioning surface facilities and placing markers.

B4.7 Schedule

Preliminary construction schedules are included on the following pages. The first schedule is a concise outline of the total construction schedule. It is followed by individual schedules for each shaft. The first schedule in each shaft series is a truncated schedule showing the major milestones. The truncated schedules are followed by detailed construction schedules for each shaft. These schedules indicate that it will take approximately six and a half years to complete the shaft sealing operations, assuming two shafts are simultaneously sealed.
SEALING SCHEDULE - ALL SHAFTS
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Project: SHAFT SEALING SCHEDULE
Date: Tue 7/9/96

Task Progress

Summary
Rolled Up Progress
Rolled Up Task
Rolled Up Milestone

Tue 7/9

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**Project:** AIR INTAKE SHAFT SEALING SCHEDULE  
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Project: AIR INTAKE SHAFT SEALING SCHEDULE
Date: Tue 7/7/96

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Project: AIR INTAKE SHAFT SEALING SCHEDULE
Date: Tue 11/06

Summary
Rolled Up Progress

Task
Progress
Rolled Up Task
Milestone
Rolled Up Milestone

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SEALING SCHEDULE - SALT HANDLING SHAFT
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Project: SALT HANDLING SHAFT SEALING SCHEDULE
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Project: SALT HANDLING SHAFT SEALING SCHEDULE
Date: Tue 7/09/06

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Summary | Rolled Up Progress
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Progress | Rolled Up Task
Milestone | Rolled Up Milestone

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**Project:** SALUT HANDLING SHAFT SEALING SCHEDULE  
**Date:** Tue 7/9/96  
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**Summary**

**Rolled Up Progress**

**Rolled Up Task**

**Rolled Up Milestone**

Project: EXHAUST SHAFT
SEALING SCHEDULE
Date: Tue 7/9/95

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Project: EXHAUST SHAFT SEALING SCHEDULE
Date: Tue 7/9/96

Task Progress Summary Rolled Up Progress
Milestone Rolled Up Task Rolled Up Milestone

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<td>Cure Concrete</td>
<td>4w</td>
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<td>Remove Concrete Shaft Lining</td>
<td>5.07w</td>
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<td>Remove 54' of lining-4 zones</td>
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<td>Rustler Compacted Clay Column-234.7'</td>
<td>10.99w</td>
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<tr>
<td>64</td>
<td>Emplace &amp; Compact Bentonite (234.7' high)</td>
<td>10.99w</td>
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<td>65</td>
<td>Compacted Earthen Fill-447'</td>
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<tr>
<td>66</td>
<td>Emplace &amp; Compact Earthen Fill (447' high)</td>
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Project: WASTE HANDLING SHAFT SEALING SCHEDULE
Date: Tue 7/9/96

Page 3
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<tr>
<th>ID</th>
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<tr>
<td>67</td>
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<td>Clean Existing Surface</td>
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<td>Pour Concrete</td>
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<td>70</td>
<td>Cure Concrete</td>
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<td>71</td>
<td>Compacted Earthen Fill-61.5'</td>
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<td>72</td>
<td>Emplace &amp; Compact Earthen Fill (61.5' high)</td>
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<td>73</td>
<td>Demobilization</td>
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<td>74</td>
<td>Demob</td>
<td>3.5w</td>
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B5. References


Figure G2B-1
Multi-Deck Stage Illustrating Dynamic Compaction
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Multi-Deck Stage Illustrating Excavation for Asphalt Waterstop
Figure G2B-3
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Plan View of Grout Holes in Spin Pattern

Section A - A'

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APPENDIX E

DESIGN DRAWINGS

SHAFT SEALING SYSTEM
COMPLIANCE SUBMITTAL DESIGN REPORT
Waste Isolation Pilot Plant
Shaft Sealing System
Compliance Submittal Design Report

Volume 2 of 2:
Appendix E

Repository Isolation Systems Department
Sandia National Laboratories
Albuquerque, NM 87185

ABSTRACT
This is the second volume of a two-volume report describing a shaft sealing system design for
the Waste Isolation Pilot Plant. This appendix contains detailed drawings of the shaft sealing
system and its components.
Near-Surface / Rustler Formations Air Intake Shaft Stratigraphy and AS-Built Elements
Air Intake Shaft Station Monolith
Near-Surface / Rustler Formations Exhaust Shaft Stratigraphy and Sealing Subsystem Profile
WIPP Shaft Sealing System Concrete Plug

Drawing SNL 007 26 of 28 not currently available. Drawing is not displayed in the Permit.
TABLE 1

<table>
<thead>
<tr>
<th>SHAFT</th>
<th>NOMINAL SHAFT DIAMETER</th>
<th>TOP EL. (FT. MSL)</th>
<th>BOTTOM EL. (FT. MSL)</th>
<th>TOTAL HT. (FT)</th>
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<td>WASTE</td>
<td>10'-0&quot;</td>
<td>2836.0</td>
<td>2601.3</td>
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<td>AIR</td>
<td>18'-7&quot;</td>
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<td>EXHAUST</td>
<td>14'-0&quot;</td>
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<td>SALT</td>
<td>10'-0&quot;</td>
<td>2830.0</td>
<td>2596.0</td>
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SANDIA NATIONAL LABORATORIES

Rustler Compacted Clay Column

Sheet 27 of 28
WASTE ISOLATION PILOT PLANT
CARLSBAD, NM
SHAFT SEALING SYSTEM DESIGN
EQUIPMENT AND CONSTRUCTION SKETCHES

<table>
<thead>
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<tr>
<td>SKETCH E-1</td>
<td>WIPP SHAFT SEALING SYSTEM, SMALLER GALLOWAY GENERAL ARRANGEMENT PLANS AND SECTIONS</td>
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<td>SKETCH E-2</td>
<td>WIPP SHAFT SEALING SYSTEM, LARGER GALLOWAY GENERAL ARRANGEMENT PLANS AND SECTIONS</td>
</tr>
<tr>
<td>SKETCH E-3</td>
<td>WIPP SHAFT SEALING SYSTEM, TYPICAL HEADFRAME PLANS AND SECTIONS</td>
</tr>
<tr>
<td>SKETCH E-4</td>
<td>WIPP SHAFT SEALING SYSTEM, PERSPECTIVE HEADFRAME AND ASSOCIATED SURFACE FACILITIES</td>
</tr>
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</table>

List of Sketches
WIPP Shaft Sealing System Smaller Galloway General Arrangement Plans and Sections
WIPP Shaft Sealing System Larger Galloway General Arrangement Plans and Sections
WIPP Shaft Sealing System Typical Headframe Plans and Sections
WIPP Shaft Sealing System Typical Headframe and Associated Surface Facilities
ATTACHMENT G3

RADIOLOGICAL SURVEYS TO INDICATE POTENTIAL HAZARDOUS WASTE RELEASES
ATTACHMENT G3

RADIOLOGICAL SURVEYS TO INDICATE POTENTIAL HAZARDOUS WASTE RELEASES

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G3-2 Definition .......................................................................................................................................2
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ATTACHMENT G3

RADIOLOGICAL SURVEYS TO INDICATE POTENTIAL HAZARDOUS WASTE RELEASES

G3-1 Purpose

Within the Resource Conservation and Recovery Act (RCRA) Permit for the Waste Isolation Pilot Plant (WIPP), detection of radiological contamination on surfaces monitoring is used to determine whether a potential release of hazardous constituents has occurred. This method is used in addition to the visual examinations and container inspections mandated by the Permit RCRA.

G3-2 Definition

This Permit Attachment describes the principle of co-detection. Co-detection is defined as the process of identifying hazardous waste releases from containers of transuranic (TRU) mixed waste by procedures for performing radiological surveys on surfaces and assuming to indicate the potential for hazardous waste releases from containers by virtue of detection of a radioactive constituent indicates the concurrent release of a hazardous waste constituent release. Co-detection does not apply to the gaseous These procedures assume the potential co-release of hazardous and radioactive materials and applies to all releases except the release of volatile organic compounds (VOC) from transuranic (TRU) mixed waste containers nor does it apply to the detection of radioactive constituents in water. Radiological surveys are used to indicate the potential presence or absence of hazardous waste constituents based on the presence or absence of radioactive constituentsradioactivity on surfaces. Radiological surveys do not provide any assessment with regard to the concentrations of hazardous waste constituents, since these surveys do not actually detect hazardous waste constituents.

G3-3 Discussion

Radiological surveys provide the Permittees WIPP facility with a very sensitive method of indicating the potential spill or release of non-VOC-hazardous waste constituents through the use of surface sampling (swipes) and radioactivity counting. This approach depends on the nature of the hazardous waste portion of the TRU mixed waste, the nature of the TRU mixed waste, and the nature of the spills or release. The sections below discuss each of these factors.

G3-3a Nature of the Hazardous Waste Portion of TRU Mixed Waste

The hazardous waste constituents in Based on the waste codes listed in the Part A (Permit Attachment B) and discussed in the WIPP Waste Analysis Plan (Permit Attachment C), the hazardous waste constituents in WIPP TRU mixed waste are consist mainly U.S. Environmental Protection Agency (EPA) of EPA F-coded solvents and metals that exhibit the toxicity characteristic. The TRU mixed wastes that are to be shipped to the WIPP facility for disposal have been placed into waste categories based on their physical and chemical properties. Waste category information is summarized in Table G3-1 with emphasis on the process that generated the waste. The waste generating processes can be described in five general categories:
1. Wastes (such as combustible waste) that result from cleaning and decontamination activities in which items such as towels and rags become contaminated simultaneously with hazardous and radioactive constituents and radioactivity. In these cases, the hazardous constituent and the radioactive constituent are intimately mixed, both on the rag or towel used for cleaning and as residuals on the surface of the object being cleaned. These waste forms are not homogeneous in nature; however, they are generated in a fashion that distributes ensures that the hazardous and radioactive contaminants coexist throughout the waste matrix.

2. Wastes generated when materials that contain metals that are believed to exhibit the toxicity characteristic become contaminated with radioactive constituents as the result of plutonium operations (leaded rubber, some glass, and metal waste are typical examples). These materials may also become contaminated with solvents during decontamination or plutonium recovery activities.

3. A class of processes where objects that are not metals are used in plutonium processes and become contaminated with radioactive constituents. They are subsequently cleaned with solvents to recover plutonium. Surfaces of these objects (such as graphite, filters, and glass) may be contaminated with both radioactive constituents and hazardous constituents.

4. Waste generating processes involving foundry operations where impurities are removed from plutonium. These impurities may result in the deposition of toxicity characteristic metals on the surfaces of objects, such as firebrick, ceramic crucibles, pyrochemical salts, and graphite, which are contaminated with residual quantities of radioactive constituents.

5. In all of the process waste categories in the second half of the attached table Table G3-1, the hazardous constituent and the radioactive constituents are physically mixed together as a result of the treatment process. In these wastes, the spill or release of any portion of the waste matrix may involve both the hazardous waste and the radioactive waste components, because the treatment process generates a relatively homogeneous waste form.

Some waste forms only contain radioactive contamination on the surface, because they are not the result of a treatment process or are not porous in form. These include glass, leaded rubber, metals, graphite, ceramics, firebricks, and plastics. In theory, a hazardous waste release could occur if the interiors of these materials became exposed and were involved in a release or spill. Such an occurrence is not likely during operations, because no activities are planned or anticipated that would result in the breaking of these materials to expose fresh surfaces.

Based on the information in the attached table and the discussion above, hazardous constituent releases could potentially occur in either only one of two forms: 1) VOCs or and 2) particulate resulting from the catastrophic failure of the confinement capability of a container. Mechanisms that can initiate releases in these forms are discussed subsequently. Regardless of how the release occurs, the nature of the waste and the processes that generated it is such that the radioactive and hazardous components are assumed to be intimately mixed; a release of one without the other is not likely, except for releases of VOCs from containers.
G3-3b Nature of the TRU Mixed Waste

TRU mixed waste is defined as transuranic waste which is also a hazardous waste. The processes responsible for the radioactive constituents radioactivity in the waste are, for the most part, the same processes responsible for making it a hazardous waste. Therefore, the TRU mixed waste forms are described in terms of both radioactive and hazardous classes of waste. The Permit Treatment, Storage, and Disposal Facility Waste Acceptance Criteria (TSDF-WAC) in Permit Part 2 places limits on the characteristics of the waste that can be shipped to the WIPP facility based on the characteristics of the waste form. According to the TSDF-WAC, certain waste forms with specific characteristics are not allowed at the WIPP facility. Waste with liquid in excess of the TSDF-WAC limits is one waste form that is not allowed. Other limitations include, but are not limited to, a prohibition on pyrophoric materials, corrosive materials, ignitable waste, and compressed gases. Furthermore, payload containers of TRU waste must contain 100 nanocuries or more of transuranic elements per gram of waste, which means that the radioactive component of the waste will always be present within the waste in significant concentrations. The TSDF-WAC limitations and restrictions are provided to ensure that any waste form received at the WIPP facility is stable and can be managed safely.

One benefit of waste form restrictions, such as no liquid in excess of the TSDF-WAC limits, is that they limit the kinds of releases that could occur to those that would be readily detectable through visual inspection (i.e., large objects that fall out of ruptured containers) or through the use of radiological detection radiation monitoring either locally or within the adjacent area to detect materials that have escaped from containers.

G3-3c Nature of the Releases

The WIPP facility personnel will handle only sealed containers of TRU mixed waste and derived waste. The practice of handling sealed containers minimizes the opportunity for releases or spills. For the purposes of safety analysis (DOE 2018), it was assumed that releases and spills during operations occur by either of two mechanisms: 1) surface contamination and 2) accidents.

Radioactive materials releases resulting from unique and representative hazard evaluation events are documented in the WIPP Documented Safety Analysis (DSA) Safety Analysis Report (SAR) (DOE 2018). Surface contamination of a waste container is considered to be the only credible source of contamination external to the containers during normal operations. Surface contamination is assumed to be caused by waste management activities at the generator site that result in the contamination of the outside of a waste container. Contamination would most likely be particulates (dirt or dust) that would be deposited during generator-site handling/loading activities. This contamination may not be detected by visible inspections. Surface contamination is detected upon arrival at the WIPP facility through the use of swipes and radiological monitoring equipment as specified in radiological control procedures pursuant to 10 CFR Part 835. Surveying for radioactive constituents allows for the detection of contamination that may not be visible on the surface of the container. WIPP Procedure WP-12-HP1100, "Radiological Surveys" (DOE, 1995). WP-12-HP1100 is a technical procedure that provides specific methods and guidance for

Performing surface contamination and dose rate surveys of items, equipment, and areas, but does not cover the monitoring of personnel. Detection using radioactivity is very sensitive and allows for the detection of contamination that may not be visible on the surface of the container. This exceeds the capability required by the RCRA, which is generally limited to inspections that detect only visible evidence of spills or leaks. RCRA-required inspections are specified in Permit Attachment E Part 3.

Releases due to accidents are modeled in the WIPP DSA SAR. Significant accidents within the waste handling process are assumed to result in the release of radioactive contaminants and VOCs. Radioactive contamination detection sampling (swipe) techniques are detectable using surface-contamination detection sampling (swipe) techniques.

G3-4 Application of Radiological Surveys

Radiological surveys apply to many situations calling for sampling or monitoring to indicate the potential for nonvolatile releases. This includes initial sampling for surface radiological contamination upon receipt, sampling for contamination during waste handling activities, sampling for contamination during decommissioning, sampling for contamination during packaging for off-site shipment, and sampling to demonstrate the effectiveness of decontamination activities that follow a release or spill and retrieval. Radiation monitoring and sampling are mandated by DOE Orders and provide an immediate indication of a radiological release or spill, even when they are not visibly detectable. A release or spill involving hazardous constituents (except VOCs) will also likely involve a release or spill of radioactive constituents, based on the processes that generated the waste and the physical form of the waste. These processes mixed the hazardous and radioactive components, as described in Table G3-1, to the extent that detection of the radioactive component can indicate the potential that the hazardous component is also present on a contaminated surface. Radiological surveys to indicate the potential for hazardous waste releases will be performed as specified in the following sections.

G3-4a TRU Mixed Waste Processing

Tables G3-2, G3-2a, and G3-3 specify the various steps in the process of receiving and disposing containers of CH TRU mixed waste, including RH TRU mixed waste in shielded containers and RH TRU mixed waste, respectively, where radiological surveys will be performed by the Permittees in accordance with radiological control procedures pursuant to 10 CFR Part 835. WIPP Procedure WP 12-HP1100 provides the detailed description of methods and equipment used when performing surface contamination surveys, dose rate surveys, and large area wipes.

G3-4b TRU Mixed Waste Releases

The RCRA Contingency Plan (Permit Attachment D) specifies actions required by the Permittees in the event of spills or leaking or punctured containers of CH and RH TRU mixed waste. Following completion of decontamination efforts, the Permittees will perform hazardous material sampling to confirm the removal of hazardous waste constituents from contaminated surfaces.
The Closure Plan (Permit Attachment G, Section G-1e(2)) specifies decontamination activities required by the Permittees at closure. Following completion of decontamination efforts, the Permittees will perform hazardous material sampling to confirm removal of hazardous waste constituents from contaminated surfaces.
TABLES

1

2
<table>
<thead>
<tr>
<th>Waste Category</th>
<th>Hazardous Waste Codes</th>
<th>Description of Processes</th>
<th>Description of Waste Forms</th>
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</thead>
<tbody>
<tr>
<td>Combustibles</td>
<td>F001, F002, F003, D008, D019</td>
<td>Cloth and paper wipes are used to clean parts and wash down gloveboxes. Wood and plastic parts are removed from gloveboxes after they are cleaned. Lead may occur as shielding tape or as minor noncombustible waste in this category.</td>
<td>Materials such as metals may retain traces of organics left on surfaces that were cleaned. Waste may remain on the cloth and paper that was used for cleaning or for wiping up spills.</td>
</tr>
<tr>
<td>Graphite</td>
<td></td>
<td>Graphite molds, which may contain impurities of metals, are scraped and cleaned with solvents to remove the recoverable plutonium.</td>
<td>Surfaces may retain residual solvents. Lead may be used as shielding or may be an impurity in the graphite.</td>
</tr>
<tr>
<td>Filters</td>
<td>F001, F002</td>
<td>Filters are used to capture radioactive particulate in air streams associated with numerous plutonium operations and to filter particulate from aqueous streams.</td>
<td>Filter media may retain organic solvents that were present in the air or liquid streams.</td>
</tr>
<tr>
<td>Benelex® and Plexiglas®</td>
<td>F001, F002, D008</td>
<td>Materials are used in gloveboxes as neutron absorbers. The glovebox assembly often includes leaded glass. All surfaces may be wiped down with solvents to remove residual plutonium.</td>
<td>Surfaces may retain residual solvents from wiping operations. Leaded glass may also be present.</td>
</tr>
<tr>
<td>Firebrick and Ceramic Crucibles</td>
<td>F001, F002, F005, D006, D007, D008</td>
<td>Firebrick is used to line plutonium processing furnaces. Ceramic crucibles are used in plutonium analytical laboratories. Both may contain metals as surface contaminants.</td>
<td>Metals deposited during plutonium refining or analytical operations could remain as residuals on surfaces. Surfaces may retain residual solvents.</td>
</tr>
<tr>
<td>Leaded Rubber</td>
<td>D008</td>
<td>Leaded rubber includes lead oxide impregnated materials such as gloves and aprons.</td>
<td>The leaded rubber could potentially exhibit the toxicity characteristic.</td>
</tr>
<tr>
<td>Metal</td>
<td>F001, F002, D008</td>
<td>Metals range from large pieces removed from equipment and structures to nuts, bolts, wire, and small parts. Many times, metal parts will be cleaned with solvents to remove residual plutonium.</td>
<td>Solvents may exist on the surfaces of metal parts. The metals themselves potentially exhibit the toxicity characteristic.</td>
</tr>
<tr>
<td>Glass</td>
<td>F001, F002, D006, D007, D008, D009</td>
<td>Glass includes Raschig rings removed from processing tanks, leaded glass removed from gloveboxes, and miscellaneous laboratory glassware.</td>
<td>Solvents may exist as residuals on glass surfaces and in empty containers. The leaded glass may exhibit the toxicity characteristic.</td>
</tr>
<tr>
<td>Inorganic Wastewater Treatment Sludge</td>
<td>F001-F003, D006-D009, P015</td>
<td>Sludge is vacuum filtered and stabilized with cement or other appropriate sorbent prior to packaging.</td>
<td>Traces of solvents and heavy metals may be contained in the treated sludge which is in the form of a solid dry monolith, highly viscous gel-like material, or dry crumbly solid.</td>
</tr>
<tr>
<td>Waste Category</td>
<td>Hazardous Waste Codes</td>
<td>Description of Processes</td>
<td>Description of Waste Forms</td>
</tr>
<tr>
<td>-----------------------------</td>
<td>-----------------------</td>
<td>--------------------------------------------------------------------------------------------</td>
<td>------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Organic Liquid and Sludge</td>
<td>F001, F003</td>
<td>Organic liquids such as oils, solvents, and lathe coolants are immobilized through the use of various solidification agents or sorbent materials.</td>
<td>Solvents and metals may be present within the matrix of the solids created through the immobilization process.</td>
</tr>
<tr>
<td>Solidified Liquid</td>
<td>F001, F003, D006, D008</td>
<td>Liquids that are not compatible with the primary treatment processes and have to be batched. Typically these liquids are solidified with portland or magnesium cement.</td>
<td>Solvents and metals may be present within the matrix of the solids created through the immobilization process.</td>
</tr>
<tr>
<td>Inorganic Process Solids and Soil</td>
<td>F001, F002, F003, D008</td>
<td>Solids that cannot be reprocessed or process residues from tanks, firebrick fines, ash, grit, salts, metal oxides, and filter sludge. Typically solidified with portland or gypsum-based cements.</td>
<td>Solvents and metals may be present within the matrix of the solids created through the immobilization process.</td>
</tr>
<tr>
<td>Pyrochemical Salts</td>
<td>D007</td>
<td>Molten salt is used to purify plutonium and americium. After the radioactive metals are removed, the salt is discarded.</td>
<td>Residual metals may exist in the salt depending on impurities in the feedstock.</td>
</tr>
<tr>
<td>Cation and Anion Exchange Resins</td>
<td>D008</td>
<td>Plutonium is sorbed on resins and is eluted and precipitated.</td>
<td>Feed solutions may contain traces of solvents or metals depending on the preceding process.</td>
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### Table G3-2
Radiological Surveys During CH TRU Mixed Waste Processing (TRUPACT-II/HalfPACT)

<table>
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<th>Step in CH TRU Mixed Waste Processing</th>
<th>Surface Contamination Survey</th>
<th>Dose Rate Survey</th>
<th>Large Area Wipes <em>a</em></th>
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<tr>
<td>Exterior of CH package after arrival at the WIPP facility</td>
<td>X</td>
<td>X</td>
<td></td>
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<td>CH Contact Handled Package Outer Confinement Assembly (OCA) lid interior and top of inner Containment Vessel (ICV) lid</td>
<td>X</td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>CH Contact Handled Package quick connect and vent port</td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>As ICV lid is raised</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>ICV lid interior and top of payload</td>
<td>X</td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Payload assembly, guide tubes, standard waste box (SWB) and ten-drum overpack (TDOP), connecting devices</td>
<td></td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>As payload assembly is raised, including bottom of payload</td>
<td>X</td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>After placement of payload on facility pallet</td>
<td>X</td>
<td></td>
<td>X</td>
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*a* Surface contamination surveys of CH Contact Handled Packages are performed in accordance with radiological control procedures pursuant to 10 CFR Part 835 Procedure WP-12 HP1100, which stipulates that all such work be performed under a Radiation Work Permit (RWP). The RWP will only stipulate large area wipes when necessary and not as a routine measure.
## Table G3-2a

<table>
<thead>
<tr>
<th>Step in CH TRU Mixed Waste Processing</th>
<th>Surface Contamination Survey</th>
<th>Dose Rate Survey</th>
<th>Large Area Wipes a</th>
</tr>
</thead>
<tbody>
<tr>
<td>Exterior of TRUPACT-III after arrival at the WIPP facility</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Interior of Overpack Cover and exterior of Containment Lid</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>TRUPACT-III Vent Port Tool Assembly quick connect</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Interior of Containment Lid and front of SLB2</td>
<td>X</td>
<td>X</td>
<td>X</td>
</tr>
<tr>
<td>As SLB2 is removed from TRUPACT-III</td>
<td>X</td>
<td></td>
<td></td>
</tr>
<tr>
<td>After placement of SLB2 on facility pallet</td>
<td>X</td>
<td></td>
<td>X</td>
</tr>
</tbody>
</table>

* a Surface contamination surveys of Contact Handled Packages are performed in accordance with radiological control procedures pursuant to 10 CFR Part 835 Procedure WP-12 HP1100, which stipulates that all such work be performed under an RWP. The RWP will only stipulate large area wipes when necessary and not as a routine measure.*
<table>
<thead>
<tr>
<th>Step in RH TRU Mixed Waste Processing</th>
<th>Surface Contamination Survey</th>
<th>Dose Rate Survey</th>
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<tr>
<td>Exterior of cask on-after arrival at the WIPP facility</td>
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<td>X</td>
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ADDENDUM G1

NEED FOR ADDITIONAL PANELS FOR THE TEN-YEAR HAZARDOUS WASTE FACILITY PERMIT RENEWAL
# ADDENDUM G1

**NEED FOR ADDITIONAL PANELS FOR THE TEN-YEAR HAZARDOUS WASTE FACILITY PERMIT RENEWAL**

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ADDENDUM G1

NEED FOR ADDITIONAL PANELS FOR THE TEN-YEAR HAZARDOUS WASTE FACILITY PERMIT RENEWAL

G1-1 Purpose

The purpose of this paper is to discuss the need for additional underground panels at the Waste Isolation Pilot Plant (WIPP) facility during the period covered by this Ten-Year Permit Renewal Application. First, the Permittees will demonstrate that additional panels are needed to address lost disposal capacity that has been realized over the operating life of the facility. Second, the Permittees will demonstrate that more panels than are currently permitted will be needed over the next ten years. Transuranic (TRU) mixed waste is disposed in underground hazardous waste disposal units (HWDUs). The underground HWDUs are located at the WIPP facility approximately 2,150 feet (665 meters) below the ground surface within the Salado Formation (Salado). An underground HWDU consists of seven rooms and two access drifts excavated in the Salado and designated for disposal of containers of TRU mixed waste. Each underground HWDU, when filled, has been designed to accommodate a contact-handled (CH) TRU mixed waste volume of 662,150 ft³ (18,750 m³) (based on the gross container volume of 89,286 55-gallon drums). This is referred to as the “disposal capacity” in this paper. The underground HWDUs are designed to dispose both CH-TRU mixed and remote-handled (RH) TRU mixed waste. The focus of this paper is on CH-TRU mixed waste since RH-TRU mixed waste is a small fraction of the total TRU mixed waste inventory.

G1-2 Background

The WIPP facility is located in Eddy County in southeast New Mexico, 26 miles east of Carlsbad, New Mexico. The WIPP facility is a mined geologic repository for the disposal of defense-generated TRU waste and TRU mixed waste from various United States defense facilities.

The WIPP project was authorized by the U.S. Congress as Public Law 96-164. Subsequently, Congress enacted Public Law 102-579 as amended by Public Law 104-201, known as the Land Withdrawal Act (LWA), to designate the area to be used for the WIPP facility. As written in Section 7(a)(3) of the LWA, the total capacity of the WIPP facility by volume is 6.2 million cubic feet (ft³) (175,564 cubic meters (m³)) of TRU waste.

G1-3 Description

The WIPP facility is divided into surface structures, shafts, and underground structures. The surface structures accommodate the personnel, equipment, and support services required for the receipt, preparation, and transfer of waste from the surface to the underground.

The Permittees dispose of TRU mixed waste at the WIPP facility in rooms mined out of a salt formation approximately 2,150 feet (665 meters) below the surface. Waste is emplaced in Resource Conservation and Recovery Act permitted HWDUs commonly referred to as panels. The current design of the WIPP repository consists of 10 panels. Panels 1-8 consist of seven disposal rooms with an intake and an exhaust drift. Panels 9 and 10 are made up of a portion of
the main access drifts in the underground and have not been permitted for waste emplacement (See Figure 1).

The first shipment of TRU waste disposed of at the WIPP facility was received in March 1999. The Permittees have been emplacing waste at the WIPP facility on an on-going basis since the receipt and emplacement of the first shipment with the exception of an approximately 3-year interruption from 2014-2017. Panels 1-8 have been permitted for waste emplacement. Regarding these panels, the Permittees have completed emplacement operations in Panels 1-6, the Permittees are currently emplacing waste in Panel 7, and the Permittees are mining Panel 8 and preparing it for future waste emplacement (See Figure 1). Panels 3-6 have been permanently closed pursuant to the requirements of the WIPP Hazardous Waste Facility Permit (Permit) and the October 2014 Environmental Protection Agency final rule approving implementation of the Run-of-Mine Salt Panel Closure System.

G1-4 Lost Disposal Capacity:

Design of waste throughputs at the WIPP facility anticipated opening new panels for waste emplacement approximately every 30 months. Therefore, panels were designed with a lifetime of approximately 60 months, with the time split evenly between construction and emplacement. The inability to use mined areas in any panel (i.e., the loss of disposal capacity) is, primarily due to deterioration of the condition of the excavations (referred to as "ground conditions"). As is common with most underground mined excavations, ground conditions deteriorate over time. This notwithstanding, ground conditions can be maintained and kept safe for personnel for an extended period of time using an active ground control maintenance program.

In order to reduce the effects of time on underground structures, the Permittees employ a "just-in-time" philosophy to panel mining. Mining of a panel is planned to ensure that the panel will be ready and certified just before it is needed for waste emplacement (i.e., during the 30 months that the Permittees are filling a panel, the Permittees are also mining the next panel). The amount of active maintenance needed to keep the panel safe for workers emplacing waste is reduced with the "just-in-time mining" approach.

G1-4.1 Panel 1

Mining of Panel 1 began in May 1986. The panel was completed in 1988, anticipating that the WIPP facility would be authorized to receive and emplace waste in 1988. However, the first waste was not emplaced in Panel 1 until March 1999. This was far in excess of the anticipated 30-month emplacement period with the result that the Permittees had to perform extensive maintenance of the ground in Panel 1 before waste emplacement was started. Even with this effort, the Permittees made the decision to abandon rooms 6, 5, and 4 in Panel 1 due to the deteriorating ground conditions (See Figure 2). The permitted maximum TRU mixed waste disposal capacity of Panel 1 was 636,000 ft³ (18,000 m³); however, the final TRU mixed waste volume emplaced in Panel 1 was 370,685.70 ft³ (10,496.65 m³), resulting in a loss of 265,314.30 ft³ (7,503.35 m³) of TRU mixed waste disposal capacity. Based on EQ1 below, the lost disposal capacity in Panel 1 is the equivalent of 0.4 panels.

EQ1: # of Panels in Lost Disposal Capacity = Total Lost Disposal Capacity ÷ Total Maximum Panel Disposal Capacity
# of Panels in Lost Disposal Capacity (Panel 1) = 265,314.30 ft³ (7,503.35 m³) ÷ 636,000 ft³ (18,000 m³)

# of Panels in Lost Disposal Capacity (Panel 1) = 0.4 panels

G1-4.2 Panels 3, 4, 5 and 6.

Table 1, Permitted, Actual, and Lost CH-TRU Mixed Waste Volume, shows the permitted Maximum TRU mixed waste capacity for Panels 3-6 along with the final TRU mixed waste volume and the TRU mixed waste lost disposal capacity volume in the aforementioned panels. Panel 2 is not included in Table 1 as the final TRU mixed waste volume is 99.9% of the permitted maximum TRU mixed waste capacity.

Panels 3-6 were permitted for a CH-TRU mixed waste capacity of 662,150 ft³ (18,750 m³) each. The total CH-TRU mixed waste capacity lost in Panels 3-6 was 468,145.05 ft³ (13,256.08 m³). The number of panels in lost disposal capacity is calculated using EQ1 as follows:

# of Panels in Lost Disposal Capacity (Panels 3-6) = 468,145.05 ft³ (13,256.08 m³) ÷ 662,150 ft³ (18,750 m³)

# of Panels in Lost Disposal Capacity (Panels 3-6) = 0.7 panels

The loss of disposal capacity in Panels 3 – 6 is not related to ground control. Instead it is the result of using a different mix of container sizes than anticipated when the permitted volumes were determined and the placement of backfill (magnesium oxide sacks (MgO)) in racks on the floor. The placement of MgO on the floor reduced the amount of available floor space for CH-TRU mixed waste emplacement.

G1-4.3 Panel 7

The Permittees began waste emplacement operations in Panel 7 in September 2013. Subsequent to a February 14, 2014, radiological release, the Permittees suspended waste emplacement in Panel 7. The Permittees placed the underground ventilation system in Filtration Mode as a result of the 2014 event, initially reducing the underground airflow to approximately 13% of pre-event airflow. Additional filtration capacity was added by the Permittees to the ventilation system in the form of the Interim Ventilation System which allowed the Permittees to increase the underground airflow to 25% of the pre-event airflow.

One impact of reduced airflow is a reduction in the amount of diesel equipment that can be operated. As the Permittees stated in the November 2016 Response to the Technical Incompleteness Determination (TID) for the Class 3 Permit Modification Request (PMR) for Modifications to the WIPP Panel Closure Plan:

Due to the February 2014 events, the Permittees were not able to resume normal underground maintenance until November 2014, at which time ground control, including roof-bolting, was reinitiated…Currently, catch-up bolting in normally occupied uncontaminated areas is complete. Catch-up bolting continues in contaminated areas. This has been made more challenging since personnel now must wear additional PPE to protect against contamination and recover areas that could not be maintained by performing routine bolting.
The inability to perform routine bolting has led the Permittees to place access restrictions on some areas in the underground. These areas are not considered safe for normal access. Some of these restricted access areas are barricaded and access is prohibited due to ground conditions.

The TID response provides an example of the consequences of not being able to perform ground control maintenance operations for an extended period of time. The Permittees were unable to perform ground control maintenance in the WIPP repository for approximately eight months after the 2014 incident. Although the Permittees restarted ground control maintenance in Panel 7 prior to allowing waste emplacement to begin, the low ventilation flow and the requirement for the workers to wear additional personal protective equipment (PPE) has slowed the ground control maintenance efforts. Because of the ground conditions in Panel 7 Room 4, the Permittees prohibited the use of the room thereby creating a loss of emplacement capacity. (See Figure 3).

In addition, Panel 7 Room 7 and Panel 7 Room 6 were lost for waste emplacement as a direct result of radiological contamination.

The abandonment of portions of Panel 7 in Rooms 7, 6, and 4 resulted in an estimated loss of 189,221 ft³ (5,358 m³) of TRU mixed waste volume capacity. Using EQ1, the loss is equivalent to 0.3 panels.

\[
\text{# of Panels in Lost Capacity (Panel 7) } = \frac{189,221 \text{ ft}^3 \ (5,358 \text{ m}^3)}{662,150 \text{ ft}^3 \ (18,750 \text{ m}^3)} = 0.3 \text{ panels}
\]

G1-4.4 Panels 9 and 10

Panels 9 and 10 consist of the main entries and cross-cuts from S-1600 to S-3650 (See Figure 1). The areas designated as Panels 9 and 10 were mined to be used for the operation of the underground facility (i.e., ventilation, access, mining transportation, transportation of TRU waste to Panels 1-8, etc.) with the intent that they would remain open for 25 to 30 years. Panels 9 and 10 were also available as waste disposal panels should they be needed in the original configuration of the repository.

Engineering judgements of Panels 9 and 10 concluded that the relocation of Panels 9 and 10 was preferred over widening the main entries of Panels 9 and 10 to accommodate both CH-TRU and RH-TRU waste. Subsequently, the Permittees submitted a Class 3 PMR in March 2013 to develop two additional panels south of Panels 4 and 5 for waste emplacement in lieu of using Panels 9 and 10. The two additional panels would have been named 9A and 10A and would have had the same design dimensions as Panels 1-8. The New Mexico Environment Department (NMED) issued a draft permit on February 14, 2014; however, the draft permit was withdrawn due to the radioactive material release that occurred on the same day.

The preceding discussion illustrates the fact that the need for additional panels is not new, and has been documented previously.

The radiological event of 2014 had an impact on the potential use of Panels 9, 9A, 10, and 10A. Panels 9 and 10 both experienced radiological contamination in portions of the panels. Ground control efforts in Panel 9 after February 2014 could not be performed quickly enough in order to
make the ground safe throughout the panel. Based on the ground conditions and contamination in portions of the Panel 9 area, a decision was made to abandon the potential use of Panel 9 for waste emplacement and to withdraw the Class 3 PMR, Repository Reconfiguration, associated with adding Panels 9A and 10A south of the existing panels. This PMR was withdrawn by the Permittees on November 10, 2016. Panel closures were installed in the north-south mains (E-300, E-140, W-30, and W-170) between S2520 and S2750 to simultaneously close Panels 3-6, remove Panel 9 from the ventilation system, and barricade entry to Panel 9. As stated in Permit Attachment G, Section G-1e(1), if installing panel closures in the north-south mains is used, then Panel 9 will not be used for TRU mixed waste disposal.

The Class 3 PMR, Repository Reconfiguration, submitted by the Permittees on March 18, 2013, proposed the additional CH-TRU mixed waste volume of 662,150 ft³ (18,750 m³) for each respective panel. This loss of the planned CH-TRU mixed disposal capacity is equivalent to an emplacement volume of two panels.

Portions of Panel 10 were also contaminated during the 2014 radiological event. The reduction in ventilation flow in the underground has reduced the amount of ground control work that can be performed simultaneously, which has impacted portions of Panel 10. However, the Permittees are maintaining the option to seek a permit modification use all or portions of Panel 10 for TRU mixed waste disposal, should it be determined to be needed and deemed practical. The decision to use Panel 10 would be made based the following considerations:

- Ground conditions in Panel 10 and associated remediation efforts
- Radiological contamination in Panel 10
- Availability of additional disposal capacity (i.e., additional panel)

### G1-5 Equivalent Panels of Lost Capacity

Table 2 presents the TRU mixed waste volume capacity lost from Panels 1, 3, 4, 5, 6, 7, 9, and 10 (9A and 10A equivalent volume as proposed in the March 2013 Class 3 PMR) in equivalent panels. Data are based on the information and calculations presented above.

### G1-6 Disposal Capacity Needed in the Next 10-year Permit Term

Panel 7 is currently the active waste emplacement panel and Panel 8 is currently being mined. Pursuant to the 2020 Permit Renewal Part B Application, Attachment G, Table G-1, Panel 7 is anticipated to be filled by September 2021 and Panel 8 is anticipated to be filled by May 2025. Note 3 to Table G-1 of the 2020 Permit Renewal Part B Application states that it takes approximately 30 months to fill a panel with waste. Based on the nominal time it takes to fill a panel with TRU mixed waste, the current emplacement schedule, and the need to replace lost waste volume capacity, a minimum of two additional panels will be needed during the next 10-year term of the Permit.

The Permittees are currently working on a design and the regulatory documentation needed for additional panels. The Permittees are planning to submit a Class 3 PMR to add additional panels to the Permit in 2021.
Waste emplacement capacity lost in Panels 1, 3, 4, 5, 6, 7, 9, and 10, is the equivalent of 3.4 typical panels used at the WIPP facility. This conclusion is based on the assumption that the Class 3 PMR adding Panels 9A and 10A would have been approved. Since partially mined panels are not part of the approved design, the 3.4 additional panels needed for CH-TRU emplacement is adjusted to four panels. The WIPP facility will need four additional HWDUs merely to regain the lost TRU mixed waste volume capacity.

Renewal Application Attachment G, Table G-1, indicates that a minimum of two additional panels will be needed during the next Permit renewal period.
1

TABLES
### Table 1
Permitted, Actual, and Lost CH-TRU Mixed Waste Volume

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<thead>
<tr>
<th>Panel</th>
<th>Maximum CH-TRU Mixed Waste Capacity (ft³)</th>
<th>Final CH-TRU Mixed Waste Volume (ft³)</th>
<th>Lost CH-TRU mixed waste capacity by volume (ft³)</th>
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<tr>
<td>3</td>
<td>662,150 (18,750 m³)</td>
<td>603,600.40 (17,092.06 m³)</td>
<td>58,549.60 (1,657.94 m³)</td>
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<tr>
<td>4</td>
<td>662,150 (18,750 m³)</td>
<td>503,500.27 (14,257.54 m³)</td>
<td>158,649.73 (4,492.46 m³)</td>
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<td>5</td>
<td>662,150 (18,750 m³)</td>
<td>562,454.22 (15,926.93 m³)</td>
<td>99,695.78 (2,823.07 m³)</td>
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<tr>
<td>6</td>
<td>662,150 (18,750 m³)</td>
<td>510,911.06 (14,467.39 m³)</td>
<td>151,238.94 (4,282.61 m³)</td>
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<tr>
<td>Total</td>
<td>2,648,600 (75,000 m³)</td>
<td>2,180,454.95 (61,743.92 m³)</td>
<td>468,145.05 (13,256.08 m³)</td>
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NOTE: values in columns 2 and 3 are taken from Table 4.1.1 of the Permit for CH TRU Waste
Table 2
Lost TRU Mixed Waste Volume Capacity in Equivalent Panels

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<th>Panel</th>
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<td>3, 4, 5, and 6</td>
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<td>7</td>
<td>0.3</td>
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<td>Proposed 9A and 10A</td>
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<td>TOTAL</td>
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Figure 1
Status of Panels at the WIPP Facility
Figure 2
Panel 1 Showing Waste Emplacement and Abandoned Rooms
Note: Location of abandoned-in-place equipment in Room 6 is not shown

Figure 3
Panel 7 Showing Waste Emplacement and Abandoned Rooms (as of 3/1/2020)
**ATTACHMENT H**

**POST-CLOSURE PLAN**

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ATTACHMENT H

POST-CLOSURE PLAN

Introduction

This Permit Attachment contains the Post-Closure Plan, which describes activities required to maintain the Waste Isolation Pilot Plant (WIPP) facility after completion of final facility closure. Since the current plans for operations extend over several decades, the Permittees will periodically reapply for an operating permit in accordance with 20.4.1.900 New Mexico Administrative Code (NMAC) (incorporating Title 40 of the Code of Federal Regulations (CFR) §270.10(h)).

This plan was submitted to the New Mexico Environment Department (NMED) in accordance with 20.4.1.900 NMAC (incorporating 40 CFR §270.14(b)(13)) and the U.S. Environmental Protection Agency (EPA). The Post-Closure Plan includes the implementation of institutional controls to limit access and groundwater monitoring to assess disposal system performance. Until final facility closure is complete and has been certified in accordance with 20.4.1.500 NMAC (incorporating 40 CFR §264.115), a copy of the approved Post-Closure Plan and all approved revisions will be on file at the WIPP facility and will be available to the Secretary of the NMED or the EPA Region VI Administrator upon request.

H-1 Post-Closure Plan

The post-closure care period begins after completion of closure of the first underground hazardous waste disposal unit (HWDU) and continues for 30 years after final closure of the facility. The post-closure care period may be shortened or lengthened by the Secretary of the NMED, based on evidence that human health and the environment are being protected or are at risk. During the post-closure period, the WIPP facility shall be maintained in a manner that complies with the environmental performance standards applicable to the facility. During this period, the Permittees will employ active institutional controls as necessary.

This post-closure plan focuses on activities following final facility closure. However, some discussion of post-closure following panel closure is warranted since some panel closures will occur long before final facility closure. As discussed in Attachment G (Closure Plan), Section G-1e(1), panel closures have been designed to require minimum post-closure maintenance. The Permittees have defined a post-closure care program for closed panels that has three aspects. These are routine inspection of the openings in the vicinity of the closures and bulkheads used as part of the closures—coupled with the sampling of ventilation air for harmful constituents, repair or replacement of bulkheads that no longer serve their purpose as panel closures, the sampling of ventilation air for harmful constituents; and a Repository Volatile Organic Compound Monitoring Program (RVMP). The rules of the Mine Safety and Health Administration as well as Permit Attachment E (Inspection Schedule, Process and Forms) drive the implementation of the first two programs. These rules require that underground mines monitor air quality to assure good breathing air whenever personnel are underground and that mine operators provide safe ground conditions for personnel in areas that require access. Routine monitoring of the openings in the access ways to panels will be continued and these openings will be maintained for as long as access into them is needed. This includes continued reading of installed geomechanical instrumentation, sounding the areas, visual inspection and...
maintenance activities as required and as described in Permit Attachment A2. In addition, all areas in the underground that are occupied by personnel are checked prior to each day’s work activities for accumulations of harmful gases. Action levels for increasing ventilation to areas that show high levels of harmful gases are specified as described in standard operating procedures on file at the WIPP facility.

These Monitoring programs will be carried out during the period between the closure of the first panel and the initiation of final facility closure for the underground facility. The Permittees have prepared a Volatile Organic Compound Monitoring Plan (VOCMP RVMP) which will be implemented to confirm that the annual average concentration of volatile organic compounds (VOCs) in the air emissions from the underground HWDUs do not exceed the VOC action levels ($10^{-5}$ for carcinogens and $1$ for non-carcinogens) listed in Permit Part 4, Section 4.6.2.3. The VOCMP RVMP is provided in Attachment N. The VOCMP RVMP includes monitoring design, sampling and analysis procedures and quality assurance objectives. This plan is required to demonstrate compliance with 20.4.1.500 and .900 NMAC (incorporating 40 CFR §264.602 and §270.23(a)(2)).

The Permittees will operate in accordance with the VOCMP RVMP until after certification of the closure of the last underground HWDU.

The VOCMP uses EPA Compendium Method TO-15. The Permittees have had success with TO-15 at the WIPP if care is taken in placing the sampler to avoid high dust and if stringent cleaning requirements are imposed for the clean canisters. This is necessary because of the extremely low concentrations that are being monitored.

The VOCMP RVMP will be implemented under a Quality Assurance Plan that conforms to the document entitled "EPA Requirements for Quality Assurance Project Plans for Environmental Data Operations." Quality Assurance criteria required for the target analytes are presented in Table N-2 in Permit Attachment N. Definitions of these criteria are given in Permit Attachment N along with a discussion of other requirements of the Quality Assurance Program, including sample handling, calibration, analytical procedures, data reduction, validation and reporting, performance and system audits, preventive maintenance, and corrective actions.

H-1a Post-Closure Plan after Final Facility Closure

A number of regulations deal with the period of time that begins once the WIPP facility has undergone final facility closure and decommissioning. Under 40 CFR Part 191, the period consists of an active control period and a passive control period; only 100 years of the active control period can be used in performance assessment. The Land Withdrawal Act (LWA) of 1992 requires that the U.S. Department of Energy (DOE) prepare and submit a post-decommissioning land management plan. The New Mexico hazardous waste regulations at 20.4.1.500 NMAC (incorporating 40 CFR §264.117) requires post-closure care, including monitoring, security, and control of property use. Because of the numerous regulations, the Permittees have prepared a single strategy for post-closure management of the WIPP site. This strategy consists of three elements: 1) active controls, 2) monitoring, and 3) passive controls. Only the first and second elements occur within the post-closure period covered by this permit.
H-1a(1) Active Institutional Controls

Once a facility is decommissioned, positive actions (referred to as “active institutional controls”) will be taken to assure proper maintenance and monitoring. The EPA, in 40 CFR §191.14(a) has specified that active controls will be maintained for as long as practicable and that no more than 100 years of active institutional control can be assumed in predictions of long-term performance. This assumption assures that future protection and control does not rely on positive actions by future generations.

The Permittees’ active institutional control program has a primary objective of addressing all applicable requirements, including restoring the WIPP site as nearly as possible to its original condition, and thereby equalizing any preference over other areas for development by humans in the future. Restoration of the WIPP site includes any necessary remedial actions or cleanup of releases resulting from decommissioning. In addition, as part of the active institutional control program implemented under 40 CFR §194.14(a), the Permittees will implement monitoring systems suitable for assessing disposal system performance if such monitoring is feasible.

The Permittees will implement the active institutional control program as described in more detail below:

Identification of Active Institutional Control Measures

A detailed explanation of the active institutional controls selected by the Permittees as part of this first step is provided in Permit Attachment H1 (WIPP Active Institutional Controls). This is the Permittees’ reference design for active institutional controls. The reference design will be reviewed periodically and updated by the Permittees as appropriate during WIPP disposal operations. The ongoing review and evaluation ensure that the active institutional controls implemented are appropriate for the conditions that may exist at that time. The Permittees will review the reference design prior to implementation and all affected regulatory agencies will be consulted as part of this review. If updating the reference design proposes any changes in the Post-Closure Plan as described in this permit, the Permittees shall apply for a permit modification to include those changes, or submit the reference design and revised Post-Closure Plan as part of a routine permit renewal application, as required by 20.4.1.500 NMAC (incorporating 40 CFR §264.118(d)).

As part of the active institutional controls program, the Permittees have developed a set of active institutional controls which will be implemented. These are as follows:

- A fence line shall be established to control access to the repository’s footprint area (the waste disposal area projected to the surface). A standard wire fence shall be erected along the perimeter of the repository surface footprint. The fence shall have gates placed approximately midway along each of the four sides.

- An unpaved roadway along the perimeter of the barbed wire fence shall be constructed to provide ready vehicle access to any point around the fenced perimeter, to facilitate inspection and maintenance of the fence line, and to permit visual observation of the repository footprint to the extent permitted by the lay of the land. This roadway shall connect to the paved south access road.
To ensure visual notification, the fence line shall be posted with signs having as a minimum, a legend reading “Danger—Unauthorized Personnel Keep Out” and a warning against entering the area without specific permission of the Permittees.

Contractual arrangements shall be developed to ensure that periodic inspection and necessary corrective maintenance is conducted on the fence line, its associated warning signs, and the roadway. The Permittees will maintain control over all contractual work and will maintain, in the operating record, the results of all inspections and maintenance activities.

Through direct Permittee staffing support and/or contractual arrangements, procedures shall be established to provide routine periodic patrols and surveillances of the protected area by personnel trained in security surveillance and investigation.

Mitigating actions will be taken to address any abnormal conditions identified during periodic surveillance and inspections.

Reports of activities associated with the post-disposal active access controls shall be prepared in accordance with regulatory requirements for submittal to the appropriate regulatory and legislative authority.

Details on meeting these criteria are found in Permit Attachment H1.

Preparation of a Post-Decommissioning Land Management Plan

Section 13(b) of the LWA requires the DOE to prepare and submit a plan for managing the land withdrawal area after decommissioning the WIPP facility. This plan will include a description of both the active and passive institutional controls that will be imposed after decommissioning is complete. This plan will be prepared in consultation with the Department of Interior and the state of New Mexico. If the land management plan proposes any changes in the Post-Closure Plan as described in this permit, the Permittees shall apply for a permit modification to include those changes, or submit the land management plan and revised Post-Closure Plan as part of a routine permit renewal application, as required by 20.4.1.500 NMAC (incorporating 40 CFR §264.118(d)).

Preparation of the Active Institutional Control Plan

An active institutional control plan will be initiated prior to actual plant closure, and will contain all the information needed to implement the active and passive institutional controls for the WIPP facility. Active institutional control planning will be based on the reference design and will take into account the most current information regarding the facility and its vicinity and will make use of state-of-the-art materials and techniques. This plan will include acceptable radiological decontamination levels pursuant to 10 CFR Part 835, sampling and analysis plans, and QA/QC specifications. If such future plan contains provisions different from those in this Post-Closure Plan or Permit Attachment H1 (Active institutional controls required by the Permit or which could affect compliance of the WIPP facility with applicable RCRA standards.

1 “Abnormal conditions” include any natural or human-caused conditions which could affect the integrity of Active institutional controls required by the Permit or which could affect compliance of the WIPP facility with applicable RCRA standards.
Institutional Controls), the Permittees shall submit a request for modification of the Post-Closure Plan and the WIPP Permit. The changes must be approved and made part of the revised Permit before the changes are implemented, in accordance with 20.4.1.500 NMAC (incorporating 40 CFR §264.118(d)).

Implementation of Active Institutional Control Measures

Most of the active institutional control measures, such as long-term site monitoring and site remedial actions, will be implemented simultaneously with facility closure. However, it may be possible to implement some measures earlier. For example, salt disposal may begin prior to final plant closure. Reclamation and restoration of unused disturbed surface areas has already begun. Guarding and maintenance activities, which are already in place, could evolve into an appropriate type of post-closure activity, subject to appropriate modifications of the Permit.

H-1a(2) Monitoring

Post-closure groundwater monitoring will involve a continuation of the monitoring plan in Permit Attachment L as described in Permit Part 5. The sampling frequency may be changed to a frequency of every two years after final facility closure is complete by modification of the Permit as approved by the Secretary of the NMED in accordance with 20.4.1.901.B NMAC (incorporating 40 CFR §270.42). In addition, the final target analyte list specified in Permit Attachment L may be changed by permit modification based on final TRU mixed waste volume.

H-2 Notices Required for Disposal Facilities

H-2a Post-Closure Certification

Within 60 days of completion of the post-closure care period after final facility closure, the Permittees will submit to the Secretary of the NMED, via registered mail, a certification that post-closure care was performed in accordance with the specifications of the approved post-closure plan. The certification will be signed by the Permittees and by an independent New Mexico registered professional engineer. Documentation supporting the independent registered engineer’s certification and a copy of the certification will be furnished to the Secretary of the NMED.

H-2b Post-Closure Notices

Within 60 days after certification of closure of each underground HWDU or final facility closure, the Permittees will submit to the Secretary of the NMED, and to the Eddy County government or other applicable local government agencies, a record of the type, location, and quantity of hazardous wastes disposed of in each underground HWDU as required in 20.4.1.500 NMAC (incorporating 40 CFR §264.119).
ATTACHMENT H1

ACTIVE INSTITUTIONAL CONTROLS DURING POST-CLOSURE
# ATTACHMENT H1

## ACTIVE INSTITUTIONAL CONTROLS DURING POST-CLOSURE

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ACRONYMS

CH  contact-handled
CFR  Code of Federal Regulations
DOE  U.S. Department of Energy
EPA  U.S. Environmental Protection Agency
LWA  Land Withdrawal Act
NMAC  New Mexico Administrative Code
NMED  New Mexico Environment Department
SWB  standard waste box
TRU  transuranic
WIPP  Waste Isolation Pilot Plant
ACTIVE INSTITUTIONAL CONTROLS DURING POST-CLOSURE

Introduction

Under the requirements of 20.4.1.500 New Mexico Administrative Code (NMAC) (incorporating Title 40 of the Code of Federal Regulations (CFR) §264.118(b), the following activities identified as active institutional controls during post-closure are incorporated into the Post-Closure Plan.

The post-closure requirements of this permit include 20.4.1.500 NMAC, incorporating:

• 40 CFR §264.117(a)(1), which requires that

  “Post-closure care for each hazardous waste management unit subject to the requirements of §264.117 through 264.120 must begin after completion of closure of the unit and continue for 30 years after that date…”

• 40 CFR §264.601, which requires that

  “A miscellaneous unit must be…maintained and closed in a manner that will ensure protection of human health and the environment…”

• and 40 CFR §264.603, which requires that

  “A miscellaneous unit that is a disposal unit must be maintained in a manner that complies with §264.601 during the post-closure care period.”

The containment requirements for a disposal system for transuranic (TRU) radioactive wastes are defined in Title 40 CFR §191.13 (U.S. Environmental Protection Agency [EPA] 1993). 40 CFR §191.14 is titled Assurance Requirements. With regard to the active institutional controls aspects of the Assurance Requirements, 40 CFR §191.14 states the following:

  “To provide the confidence needed for long-term compliance with the requirements of §191.13, disposal of spent fuel or high-level or transuranic wastes shall be conducted in accordance with the following provisions… (a) Active institutional controls over disposal sites should be maintained for as long a period of time as is practicable after disposal; however, performance assessments that assess isolation of the wastes from the accessible environment shall not consider any contribution from active institutional controls for more than 100 years after disposal… “

40 CFR §191.12 states the following:

  “Active institutional controls mean:

1) controlling access to a disposal site by any means other than passive institutional controls,

2) performing maintenance operations or remedial actions at a site,

3) controlling or cleaning up releases from a site, or
Purpose: This Permit Attachment describes the design of a system that the Permittees will implement for compliance with the requirements of 20.4.1.500 NMAC (incorporating 40 CFR §264.118(b)) and 40 CFR §191.14(a) to control access to the Waste Isolation Pilot Plant (WIPP) disposal site and implement maintenance and remedial actions pertaining to the site access controls. In addition, this Permit Attachment addresses the scheduling process for control of inspection, maintenance, and periodic reporting related to long-term monitoring. Long-term monitoring addresses the monitoring of disposal system performance, as required by 40 CFR §191.14(b), and environmental monitoring, in accordance with this Permit and the Consultation and Cooperation Agreement between the U.S. Department of Energy (DOE) and the state of New Mexico. The scheduling process will also address evaluation of testing activities related to the permanent marker system design contained within the passive institutional controls (not required by this permit).

Implementation of active institutional controls at the WIPP site will commence when final facility closure is achieved, as specified in Permit Part 6 and Permit Attachment G. Implementation of active institutional controls marks the transition from the active life of the facility (which ends upon certification of closure) to the post-closure care period, as specified in 20.4.1.500 NMAC (incorporating 40 CFR §Part 264, Subpart G). The Permittees will continue the imposition of active institutional controls under this Permit until the New Mexico Environment Department (NMED) approves the post-closure certification specified in Permit Part 7 and Permit Attachment H.

Decommissioning activities include decontamination and site restoration. The decontamination effort will be completed prior to sealing of the shafts to allow disposal of all-derived waste (radioactive and/or mixed waste derived from TRU/TRU-mixed waste received at the WIPP facility) into the repository. The implementation of active institutional controls upon certification of facility closure will prevent human intrusion into the repository. The Permittees’ restoration efforts will return the land disturbed by the WIPP activities to a stable ecological state that will assimilate with the surrounding undisturbed ecosystem. Necessary exceptions to returning the site to its full pre-WIPP condition include measurements associated with long-term monitoring.

Scope: The active institutional control requirements include a means of controlling access to the site of the repository’s surface footprint (the repository area projected to the surface) and maintenance, including corrective actions, for access control system components. Active control of access to the site will be exercised by the Permittees for the duration of the post-closure care period. Although the Permittees are only required to maintain active institutional controls until approval of the post-closure certification by the NMED, the Permittees will continue active institutional controls for at least 100 years after final facility closure to satisfy other regulatory requirements. Control of access will prevent intrusion into the disposed waste by deep drilling or mining for natural resources. This Permit Attachment also specifies a process for scheduling activities related to the long-term monitoring of the repository. Some of the activities supporting the monitoring programs will be initiated during the active life of the facility to establish databases. These activities are planned to continue beyond closure through the time after removal of the site structures and return of the land disturbed by the WIPP activities to a stable ecological state that will assimilate with the surrounding undisturbed ecosystem. Long-term monitoring requirements will be necessarily integrated with efforts toward returning the land to a stable ecological state.
Background: The WIPP facility was sited and designed as a research and development facility to demonstrate the safe disposal of radioactive wastes. The wastes are derived from DOE defense-related activities. Specifically, the mission of the WIPP project is to conduct research, demonstration, and siting studies relevant to the permanent disposal of TRU wastes. Most of these wastes will be contaminated with hazardous constituents, making them mixed wastes.

The WIPP Land Withdrawal Act (LWA) addresses the disposal phase of the WIPP project, the period following closure of the site, and the removal of the surface facilities. The LWA set aside 10,240 acres (4,144 hectares) located in Eddy County, 26 miles (42 kilometers) east of Carlsbad, New Mexico, as the WIPP site. A 277-acre (112-hectare) portion within the 10,240 acres (4,144 hectares) is bounded by a barbed wire fence. This fenced area contains the surface facilities and the mined salt piles for the WIPP site.

Upon receipt of the necessary certifications and permits from the EPA and the New Mexico Environment Department (NMED), the Permittees will begin disposal of contact-handled (CH) and remote-handled (RH) TRU and TRU mixed waste in the WIPP facility. This waste emplacement and disposal phase will continue until the initiation of final facility closure when the Hazardous Waste Disposal Units (HWDUs) have received the final volume of waste or when the 6.2 million cubic feet (175,588 cubic meters) of LWA TRU waste volume has been reached, and as long as the Permittees comply with the requirements of the Permit. At that time, final facility closure will be initiated as described in Renewal Permit Attachment G. For the purposes of this Permit Attachment, this time period is assumed to be 25 years. The waste will be shipped from DOE facilities across the country in specially designed transportation containers certified by the Nuclear Regulatory Commission.

The transportation routes from these facilities to the WIPP facility have been predetermined. The CH and RH TRU mixed waste will be packaged in 55-gallon (208-liter), 85-gallon (322-liter), 100-gallon (379-liter) steel drums, standard waste boxes (SWBs), ten drum overpacks (TDOPs), and/or standard large box 2s (SLBs). An SWB is a steel container having a free volume of 66.3 cubic feet (1.88 cubic meters). Figure H1-2 shows the general arrangement of a seven-pack of drums and an SWB as received in a Contact-Handled Package, approved containers as listed in Permit Part 3, Section 3.3.1 and described in Permit Attachment A.

Upon receipt and inspection of the waste containers in the waste handling building, the containers will be moved into the repository 2,150 feet (655 meters) below the surface. The containers will then be transported to a disposal room. The initial seven disposal rooms are in Panel 1. Panel 1 is the first of eight panels planned to be excavated. Special supports and ground control corrective actions have been implemented in Panel 1 to ensure its stability. Upon filling an entire panel, that panel will be closed to isolate it from the rest of the repository and the ventilation system. During the period of time it takes to fill a given panel, an additional panel will be excavated. Sequential excavation of Panels 2 through 8 will ensure that these individual panels remain stable during the entire time a panel is being filled with waste. Ground...
control maintenance and evaluation with appropriate corrective action will be required to ensure that Panels 9 and 10 (ventilation and access drifts in the repository) remain stable.

Decontamination of the WIPP facility will commence with a detailed radiation survey of the entire site. Contaminated radiological contaminated areas and equipment will be evaluated and decontaminated in accordance with applicable requirements consistent with radiological control procedures pursuant to 10 CFR Part 835. Hazardous waste decontamination, if needed, will be conducted in accordance with standard 20.4.1.500 NMAC (incorporating 40 CFR Part 264) or as prescribed by the Permit. Where decontamination efforts identify areas that meet clean closure standards for permitted container storage units and are below radiological release criteria control limits pursuant to 10 CFR Part 835, routine dismantling and salvaging practices will determine the disposition of the material or equipment involved. Material and equipment that do not meet these standards and criteria will be emplaced in the access entries final open disposal area (Panels 9 and/or 10). Upon completion of emplacement of the contaminated facility material, the entries will be closed and the repository shafts will be sealed. Final repository facility closure includes sealing the shafts leading to the repository. Figure M-63H1-3 illustrates the shaft sealing arrangement. Certification of closure will end disposal operations and initiate the post-closure care period for implementation of active institutional controls.

**H1.1 Active Institutional Controls**

Active institutional controls during post-closure consist of three elements:

- controlling access to a disposal site,
- performing maintenance operations or remedial actions at a site, and
- controlling or cleaning up releases from a site.

The LWA has removed the WIPP site from public use as a site for mining and other types of mineral resource extraction. Since any type of exploration activity would require authorization, the issuance of approval to intrude upon the repository is precluded by the LWA. The existence of the LWA as law permits meeting the requirements of the first element above by implementing low technology barriers. These barriers include a posted fence and active surveillance at a frequency that denies sufficient time for an individual or organization to intrude into the repository undetected using today’s drilling technology. Maintenance and remedial actions at the WIPP site will be conducted by the Permittees at the time of implementing the access controls for the site. The control or cleanup of releases from the site will be conducted as part of the operational program prior to sealing of the shafts. This is necessary to ensure that all derived waste is disposed of within the repository prior to shaft sealing.

The Permittees shall maintain the access controls. This requirement includes the maintenance and corrective actions necessary to ensure that the fence and patrol requirements (surveillance) are met. The active institutional controls to be implemented by the Permittees after final closure are the following:

1. A fence line will be established to control access to the repository footprint area on the surface. A standard four-strand (three barbed and one unbarbed, in accordance with the Bureau of Land Management specifications) wire fence will be erected along the perimeter of the repository surface footprint. To provide access to the repository footprint during construction of the berm (which may be built in multiple sections simultaneously),
the fence will have gates placed approximately midway along each of the four sides. These gates will remain locked with access controlled by the Permittees. The western gate will be 20 feet (6 meters) wide. The remaining three gates will each be 16 feet (4.9 meters) wide. Additional fencing will be constructed where appropriate for remote locations that are used for disposal system monitoring. Such fences will meet the same construction specifications as the repository footprint perimeter fence.

2. Unpaved roadways 16 feet (4.9 meters) wide will be established along the perimeter of the barbed wire fence as well as along the WIPP site boundary. These roadways will be constructed so as to provide ready vehicle access to any point around the fenced perimeter and the site boundary. These roadways will facilitate inspection and maintenance of the fenceline and will allow visual observation of the repository footprint and the site boundary to the extent permitted by the lay of the land. These roadways will connect to the paved south access road. Roads to remote sites will also be constructed and maintained where appropriate.

3. The fence line will be posted with signs having, as a minimum, a legend reading “Danger—Unauthorized Personnel Keep Out” (20.4.1.500 NMAC (incorporating 40 CFR §264.14[c])) and warning against entering the area without specific permission of the Permittees. The legend must be written in English and Spanish. The signs must be legible from a distance of at least 25 feet (7.6 meters). The size of the visual warning and the spacing of the warning signs will be sufficiently large and close to ensure that one or more of the signs can be seen from any approach prior to an individual actually making contact with the fence line. In no case will the spacing be greater than 300 feet (91.5 meters).

4. The Permittees will ensure that periodic inspection and expedited corrective maintenance are conducted on the fence line, its associated warning signs, and roadways.

5. The Permittees will provide for routine periodic patrols and surveillance of all areas controlled by or under the authority of the Permittees by personnel trained in security surveillance and investigation.

6. The Permittees will implement the periodic monitoring requirements of the long-term monitoring system.

7. The Permittees will submit a Permit modification request for any proposed modifications to the active institutional controls appropriate for access control, as specified in 20.4.1.900 NMAC (incorporating 40 CFR §270.42).

8. The Permittees will immediately take appropriate action to address abnormal conditions identified during periodic surveillance and inspections. Abnormal conditions include any natural or human-caused conditions which would affect the integrity of the active institutional controls.

9. Reports addressing activities associated with the performance of the active access controls after final closure will be prepared periodically according to applicable requirements by the Permittees for submittal to the appropriate regulatory and legislative authorities.
H1.1.1 Repository Footprint Fencing

Access to an area approximately 2,780 feet by 2,360 feet (875 meters by 720 meters) will be controlled by a four-strand barbed wire fence. A single gate will be included along each side of the fence for access. These gates will remain locked with access controlled by the Permittees. Around the perimeter of the fence, an unpaved roadway 16 feet (4.9 meters) wide will be cut to allow for patrolling of the perimeter. Figure M-64H1-4 is an illustration of the fence line in relation to the repository footprint. Patrolling of the perimeter is based upon the need to ensure that no mining or well drilling activity is initiated that could threaten the integrity of the repository.

Fencing off an area larger than the disposal area footprint would not significantly reduce the risk of intrusion but would interfere with cattle grazing established prior to the LWA. The LWA states that the Secretary of Energy can allow grazing to continue where it was established prior to enactment of the LWA. Based upon current drilling technologies, discussions with local well drilling organizations, and observation of well drilling activities in the WIPP vicinity, it typically requires at least two to three days for a driller to set up a deep drilling rig and commence actual drilling operations. Attaining the 2,150-foot (655-meter) depth that would approach the repository horizon takes at least another week to 10 days. Based upon current drilling practices, patrolling the fenced area two to three times weekly would identify any potential drilling activity well before any breach of the repository could occur. Therefore, the perimeter fence will be patrolled three times weekly after final closure.

Construction of access control systems using higher technology than described is not required. Likewise, continuous surveillance whether human or electronic is not required.

H1.1.2 Surveillance Monitoring

The Permittees will conduct periodic surveillance of the site and the repository footprint during the post-closure period. Unpaved roadways around the WIPP site boundary and around the repository footprint will facilitate such surveillance. Contractual arrangements with a local organization such as the Eddy County Sheriff’s Department may be established which would provide some distinct advantages. Among the advantages are the following:

- deputies are trained in patrol and surveillance activities,
- deputies are authorized to arrest members of the general public who are found to be violating trespassing laws,
- the liability associated with apprehension, attempted apprehension, or circumstances arising from attempts would remain with the Sheriff’s Department, and
- the general area to be patrolled is already a part of the Sheriff’s area of responsibility.

Surveillance will consist of drive-by patrolling around the fenced perimeter a minimum of three two times per week (weather and road conditions permitting). In the course of the patrol, particular note will be taken of the fence and sign integrity. In addition, the locked condition of each gate will be checked to ensure that gate integrity is maintained and there is no evidence of tampering. Surveillance will also include visual observation of the entire enclosed area for any signs of human activity. Additionally, surveillance patrols will be conducted around the site boundary’s perimeter for signs of unauthorized human activities. A routine summary of each
month’s surveillance activity will be prepared documenting the date and time of each patrol and any unusual circumstances that may have been observed. This surveillance routine will continue throughout the post-closure care period.

H1.1.3 Maintenance and Remedial Actions

Anticipated maintenance and remedial action issues during the post-closure care period are minimal and should encompass such issues as

- fence and road maintenance,
- repair of any damage that occurs,
- response to evidence of potential erection of drilling equipment, and
- response to unauthorized entry into prohibited areas.

The Permittees will provide maintenance services within a reasonable time after the need is identified during routine patrolling activity. Any observed vandalism or unauthorized entry will be investigated, and action will be taken as the circumstances warrant.

H1.1.4 Control and Clean-up of Releases

The decontamination process and disposal of the derived waste will be completed prior to sealing the shafts and final facility closure. With the location of the WIPP repository at 2,150 feet (655 meters) below the surface and with panels closed and shafts sealed, the potential for releases of radioactive material or hazardous constituents following the sealing of the shafts is precluded. There will be no credible pathway for releases from the repository other than human intrusion. Routine patrols in accordance with access control requirements will preclude human intrusion into the repository during the post-closure period.

H1.1.5 Groundwater Monitoring

Groundwater monitoring is the only monitoring program required by the Permit that will be conducted throughout the post-closure care period. The post-closure groundwater monitoring requirements are specified in Permit Part 7 and Permit Attachment L.

H1.2 Additional Post-Closure Activities

With the certification of closure of the WIPP facility and return of the land disturbed by the WIPP activities to a stable ecological state that will assimilate with the surrounding undisturbed ecosystem, continuous occupancy of the site for operational and security purposes will cease. Any additional activities will be imposed through the Post-Closure Care Permit issued by the NMED after certification of closure.

H1.3 Quality Assurance

The quality assurance and quality control plan will be applied to the procurement of materials for and the erection of the fencelines enclosing the repository footprint. In particular, quality control inspection of the placement and tensioning of the barbed wire and chain link fabric will be applied and utilized to provide reasonable assurance that the fencing structures will function during the post-closure care period with normal maintenance.
Quality assurance and quality control will also be applied to the sampling and analyses supporting the environmental monitoring program. Contractors collecting samples and laboratories conducting analyses for the Permittees shall be qualified in accordance with guidelines prescribed in the most current edition of the Permittees’ quality assurance program document at the time that the contracts are awarded.

References


FIGURES
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WIPP GROUNDWATER DETECTION MONITORING PROGRAM PLAN
# ATTACHMENT L

## WIPP GROUNDWATER DETECTION MONITORING PROGRAM PLAN

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ATTACHMENT L

WIPP GROUNDWATER DETECTION MONITORING PROGRAM PLAN

L-1 Introduction

The Waste Isolation Pilot Plant (WIPP) facility is subject to regulation under Title 20 of the New Mexico Administrative Code (NMAC), Chapter 4, Part 1, Subpart V (20.4.1.500). As required by 20.4.1.500 NMAC (incorporating 40 CFR §264.601), the Permittees shall demonstrate that the environmental performance standards for a miscellaneous unit, which are applied to the hazardous waste disposal units (HWDUs) in the underground, will be met.

The WIPP facility is located in Eddy County in southeastern New Mexico (Figure M-56L-1), within the Pecos Valley section of the southern Great Plains physiographic province. The facility is 26 miles (mi) (42 kilometers [km]) east of Carlsbad, New Mexico, in an area known as Los Medaños (the dunes). Los Medaños is a relatively flat, sparsely inhabited plateau with little water and limited land uses.

The WIPP facility (Figure M-65L-2) consists of 16 sections of federal land in Township 22 South, Range 31 East. The 16 sections of federal land were withdrawn from the application of public land laws by the WIPP Land Withdrawal Act (LWA), Public Law 102-579. The WIPP LWA transferred the responsibility for the administration of the 16 sections from the Department of Interior, Bureau of Land Management, to the U.S. Department of Energy (DOE). This law specified that mining and drilling for purposes other than support of the WIPP project are prohibited within this 16-section area with the exception of Section 31. Oil and gas drilling activities are restricted in Section 31 from the surface down to 6,000 feet.

The WIPP facility includes a mined geologic repository for the disposal of transuranic (TRU) mixed waste. The disposal horizon is located 2,150 feet (ft) (655 meters [m]) below the land surface in the bedded salt of the Salado Formation (Salado). At the WIPP facility, water-bearing units occur both above and below the disposal horizon. Groundwater monitoring of the uppermost aquifer below the facility is not required because the water-bearing unit, which is the Bell Canyon Formation (Bell Canyon), is not considered a credible pathway for a release from the repository. This is because the repository horizon and water-bearing sandstones of the Bell Canyon are separated by over 2,000 ft (610 m) of very low-permeability evaporite sediments (Amended Renewal Application Addendum L1 (DOE, 2009)). No natural credible pathway has been established for contaminant transport to water-bearing zones below the repository horizon, as there is no hydrologic communication between the repository and underlying water-bearing zones. The U.S. Environmental Protection Agency (EPA) concluded in 1990 that natural vertical communication does not exist based on review of numerous studies (EPA, 1990). Furthermore, drilling boreholes for groundwater monitoring through the Salado and the Castile Formation (Castile) into the Bell Canyon would compromise the isolation properties of the repository medium.

Groundwater monitoring at the WIPP facility focuses on the Culebra Member (Culebra) of the Rustler Formation (Rustler) because it represents the most significant hydrologic contaminant migration pathway to the accessible environment. The Culebra is the most significant transmissive water-bearing unit lying above the repository. Groundwater
movement in the Culebra, using based on results from the basin-scale groundwater model, is discussed in detail in Amended Renewal Application Addendum L1, Section L1-2a, (DOE, 2009).

This monitoring plan addresses requirements for sample collection, Culebra groundwater surface elevation monitoring, Culebra groundwater flow direction and rate determination, data management, and reporting of Culebra groundwater monitoring data. It also identifies indicator parameters and hazardous constituents selected to assess Culebra groundwater quality for the WIPP Groundwater Detection Monitoring Program (DMP). Because quality assurance is an integral component of the groundwater sampling, analysis, and reporting process, quality assurance/quality control (QA/QC) elements and associated data acceptance criteria are included in this plan.

Procedures are required for each aspect of the Culebra groundwater monitoring and sampling processes, including Culebra groundwater surface elevation measurement, Culebra groundwater flow direction and rate determination, sampling equipment installation and operation, field water-quality measurements, and sample collection. Instructions for performing field activities that will be conducted in conjunction with this DMP are provided in the WIPP Standard Operating Procedures (SOPs) (see Table L-3), which are maintained in facility files and which comply with the applicable requirements of 20.4.1.500 NMAC (incorporating 40 CFR § 264.97 (d)). Procedures are required for each aspect of the Culebra groundwater sampling process, including Culebra groundwater surface elevation measurement, Culebra groundwater flow direction and rate determination, sampling equipment installation and operation, field water-quality measurements, and sample collection. Data required by this plan will be collected by qualified personnel in accordance with SOPs (Table L-3).

L-1a Geologic and Hydrologic Characteristics

L-1a(1) Geology

The WIPP facility is situated within the Delaware Basin bounded to the north and east by the Capitan Reef, which is part of the larger Permian Basin, located in western Texas and southeastern New Mexico, the south-central region of North America. Three major evaporite-bearing formations were deposited in the Delaware Basin (see Figures M-66L-3 and M-67L-4 and Amended Renewal Application Addendum L1, Section L1-1 (DOE, 2009) for more detail):

- The Castile, which consists of interbedded anhydrites and halite. Its upper boundary is at a depth of about 2,825 ft (861 m) below ground surface (bgs), and its thickness at the WIPP facility is 1,250 ft (381 m).

- The repository is located in the Salado, which is the host formation of the repository and overlies the Castile and resulted from prolonged desiccation that produced predominantly halite, with some carbonates, anhydrites, and clay seams. Its upper boundary is at a depth of about 850 ft (259 m) bgs, and it is about 2,000 ft (610 m) thick in the repository area.

- The Rustler, which was deposited in a lagoonal environment during a major freshening of the basin and consists of carbonates, anhydrites, and halites.
beds consist of clay and anhydrite and contain small amounts of brine. The Rustler’s upper boundary is about 500 ft (152 m) bgs, and it ranges up to 350 ft (107 m) in thickness in the repository area.

These evaporite-bearing formations lie between two other formations significant to the geology and hydrology of the WIPP facility. The Dewey Lake Redbeds Formation (Dewey Lake) overlying the Rustler is dominated by nonmarine sediments and consists almost entirely of mudstone, claystone, siltstone, and interbedded sandstone (see Amended Renewal Application Addendum L1, Section L1-1c(6) (DOE, 2009)). This formation forms a 500-ft- (152-m) thick barrier of fine-grained sediments that retard the downward percolation of water into the evaporite units below. The Bell Canyon is the first water-bearing unit below the repository (see Amended Renewal Application Addendum L1, Section L1-1c(2) (DOE, 2009)) and is confined above by the thick evaporite deposits of the Castile. It consists of 1,200 ft (366 m) of interbedded sandstone, shale, and siltstone.

The Salado was selected to host the WIPP repository for several reasons. First, it is regionally extensive, underlying an area of more than 36,000 square mi (m²) (93,240 square kilometers [km²]). Second, its permeability is extremely low. Third, salt behaves mechanically in a plastic manner under pressure (the lithostatic pressure at the disposal horizon is approximately 2,200 pounds per square inch [lb/in.²] or 14.9 megapascals [MPa]) and eventually deforms to fill any opening (referred to as creep). Fourth, any fluid remaining in small fractures or openings is saturated with salt, is incapable of further salt dissolution, and has probably remained in place since deposition. Finally, the Salado lies between the Rustler and the Castile (Figure M-67L-4), both of which contain very low-permeability layers that help confine and isolate waste within and keep water outside of the WIPP repository (see Amended Renewal Application Addendum L1, Section L1-1c(5) and L1-1c(3) (DOE, 2009)).

L-1a(2) Groundwater Hydrology

The general hydrogeology of the area surrounding the WIPP facility is described in this section starting with the first geologic unit below the Salado. Addendum L1, Section L1-2a of the Amended Renewal Application (DOE, 2009) provides more detailed discussions of the local and regional hydrogeology. Relevant hydrological parameters for the various rock units above the Salado at the WIPP facility, are summarized in Table L-1.

L-1a(2)(i) The Castile

The Castile is a basin-filling evaporite sequence of sediments surrounded by the Capitan Reef. The Castile represents a major regional groundwater aquitard that effectively prevents upward migration of water from the underlying Bell Canyon. Fluid present in the Castile is very restricted because evaporites do not readily maintain pore space, solution channels, or open fractures at depth. Drill-stem tests conducted in the Castile during construction of the WIPP facility determined its permeability to be lower than detection limits; however, the hydraulic conductivity has been conservatively estimated to be less than $10^{-8}$ feet (ft) per day or $(3.5 \times 10^{-14}$ meters per second (m/s)) per day. A description of the Castile brine reservoirs outside the WIPP facility area is provided in Addendum L1, Section L1-2a(2)(b) of the Amended Renewal Application (DOE, 2009).
L-1a(2)(ii) The Salado

The Salado is an evaporite sequence that filled the remainder of the Delaware Basin and lapped extensively over the Capitan Reef and the back-reef sediments beyond. The Salado consists of approximately 2,000 ft (610 m) of bedded halite, with interbeds or seams of anhydrite, clay, and polyhalite. It acts hydrologically as a regional confining bed. The porosity of the Salado is very low and naturally interconnected pores are probably nonexistent in halite at the depth of the disposal horizon. Fluids associated with the Salado occur mainly as very small fluid inclusions in the halite crystals and also occur between crystal boundaries (interstitial fluid) of the massive crystalline salt formation; fluids also occur in clay seams and anhydrite beds. Permeabilities measured from the surface in the area of the WIPP facility range from 0.01 to 25 microdarcies (9.9 x 10^-21 to 2.5 x 10^-17 square meters [m²]). The most reliable value, 0.3 microdarcy (3.0 x 10^-19 m²), was obtained from well DOE-2. The results of permeability testing at the disposal horizon are within the range of 0.001 to 0.01 microdarcy (9.9 x 10^-22 to 9.9 x 10^-21 m²).

L-1a(2)(iii) The Rustler

The Rustler has been the subject of extensive characterization activities because it contains the most transmissive hydrologic units overlying the Salado. Within the Rustler, five members have been identified. Of these, the Culebra is the most transmissive and has been the focus of most of the Rustler hydrologic studies.

The Culebra is the first continuous water-bearing zone above the Salado and is up to approximately 30 ft (9 m) thick. Water in the Culebra is usually present in fractures and is confined by overlying gypsum or anhydrite and underlying clay and anhydrite beds. The hydraulic gradient within the Culebra in the area of the WIPP facility is approximately 20 ft per mi (3.8 m per km) and becomes much flatter south and southwest of the site (Figure M-68L-5). Culebra transmissivities in the Nash Draw range up to 1,250 square ft (ft²) per day (1.3 x 10⁻³ m² per second (m²/s)) or 116 square m (m²) per day; closer to the WIPP facility, they are as low as 0.007 to 74 ft²/d (9.0 x 10⁻⁹ to 8.0 x 10⁻⁶ m²/s) per day.

The two primary types of field tests that are being used to characterize the flow and transport characteristics of the Culebra are hydraulic tests and tracer tests. The hydraulic tests consist of pump, injection, and slug testing of wells across the study area (see Amended Renewal Application Addendum L1, Section L1-2a(3)(a)(ii) (DOE, 2009)). The most detailed hydraulic test data exist for the WIPP hydropads (e.g., H-19). The hydropads generally comprise a network of three or more wells located within a few tens of meters of each other. Long-term pumping tests have been conducted at hydropads H-3, H-11, and H-19 and at well WIPP-13 (see Amended Renewal Application Addendum L1, Section L1-2a(3)(a)(ii) (DOE, 2009)). These pumping tests provided transient pressure data both at the hydropad and over a much larger area. Tests often included use of automated data-acquisition systems, providing high-resolution (in both space and time) data sets. In addition to long-term pumping tests, slug tests and short-term pumping tests have been conducted at individual wells to provide pressure data that can be used to interpret the transmissivity at that well (see Amended Renewal Application Addendum L1, Section L1-2a(3)(a)(ii) (DOE, 2009)). Detailed cross-hole hydraulic testing has been conducted at the H-19 hydropad (see Amended Renewal Application Addendum L1, Section L1-2a(3)(a)(ii) (DOE, 2009)).
Pressure data were collected during hydraulic tests for estimation of hydrologic characteristics such as transmissivity, permeability, and storativity. The pressure data from long-term pumping tests and the interpreted transmissivity values for individual wells were used to develop the conceptual model for incorporation into calibration of flow models. Some of the hydraulic test data and interpretations are also important for the interpretation of transport characteristics. For instance, the permeability values interpreted from the hydraulic tests at a given hydropad were needed for interpretations of tracer test data at that hydropad.

There is strong evidence that the permeability of the Culebra varies spatially and varies sufficiently that it cannot be characterized with a uniform value or range over the region of interest that affects the WIPP facility. The transmissivity of the Culebra varies spatially over ten orders of magnitude from east to west in the vicinity of the WIPP facility. Transmissivities have been calculated at $1 \times 10^{-7}$ ft$^2$/d (1 $\times 10^{-13}$ m$^2$/s) at well SNL-15 east of the WIPP site to $1 \times 10^3$ ft$^2$/d (1 $\times 10^{-3}$ m$^2$/s) at well H-7 in Nash Draw (see Amended Renewal Application Addendum L1, Section L1-2a(3)(a)(ii) (DOE, 2009)).

Transmissivity variations in the Culebra are believed to be controlled by the relative abundance of open fractures (secondary porosity) rather than by primary porosity (i.e., depositional) features of the unit (Roberts, 2007). Lateral variations in depositional environments were small within the mapped region, and primary features of the Culebra show little map-scale spatial variability, according to Holt and Powers, 1988. Direct measurements of the density of open fractures are not available from core samples because of incomplete recovery and fracturing during drilling, but observation of the relatively unfractured exposures in the WIPP shafts suggests that the density of open fractures in the Culebra decreases to the east. Holt and Powers (1988) examined available Culebra cores at and near the WIPP site and integrated observations with shaft mapping at the site. These cores were not all complete through the Culebra. Culebra thickness varies somewhat in the site area. The Culebra varies vertically, but Holt and Powers (1988) described consistent sedimentary features across the area. The Culebra did not reveal facies changes over the site and surrounding area that indicate changes in depositional environments.

Holt (1997) described transport processes through the Culebra, concluding that at the regional scale the Culebra will behave as a double-porosity unit. Fractures were related to depth and dissolution of underlying Salado halite by Holt (Holt and Yarbrough, 2002; Powers et al., 2003). It was also noted by Holt (1997) that halite bounding the Culebra (especially to the east of the WIPP site) was likely to further decrease the porosity of the Culebra. Culebra core from monitor well SNL-15 (Powers et al., 2006) provided evidence of halite filling Culebra porosity where halite beds overlie and underlie the dolomite (Holt and Powers, 2010). Gypsum precipitated in porosity in some areas of the Culebra may further decrease porosity (Beauheim and Holt, 1990). The Culebra conceptual model was revised based on the relationship of transmissivity to the three factors of overburden thickness, dissolution of salt from below the Culebra and the presence of halite below and above the Culebra (Holt et al., 2005).

Geochemical and radioisotope characteristics of the Culebra have been studied. There is considerable variation in groundwater geochemistry in the Culebra. The variation has been described in terms of different hydrogeochemical facies that can be mapped in the Culebra.
A halite-rich hydrogeochemical facies exists in the region of the WIPP site and to the east, approximately corresponding to the regions in which halite exists in units above and below the Culebra, and in which a large portion of the Culebra fractures are gypsum filled. An anhydrite-rich hydrogeochemical facies exists west and south of the WIPP site, where there is relatively less halite in adjacent strata and where there are fewer gypsum-filled fractures. Radiogenic isotopic signatures suggest that the age of the groundwater in the Culebra is on the order of 10,000 years or more (see Amended Renewal Application Addendum L1 (DOE, 2009)). More recent data indicate Krypton-81 model ages on the order of 130,000 years for high-transmissivity zones of the Culebra and 330,000 years for low transmissivity zones of the Culebra (Sturchio et al., 2014).

The radiogenic ages of the Culebra groundwater and the geochemical differences provide information potentially relevant to the groundwater flow directions and groundwater interaction with other units and are important constraints on conceptual models of groundwater flow (see Renewal Application Addendum L1, Section L1-4b (DOE, 2020)).

The Permittees have proposed a conceptualization of groundwater flow that explains observed geochemical facies and groundwater flow patterns. The conceptualization, referred to as the basin-scale groundwater model, offers a three-dimensional approach to treatment of Supra-Salado rock units, and assumes vertical leakage (albeit very slow) between rock units of the Rustler exists (where a hydraulic head is present).

Flow in the Culebra is considered transient. The model assumes that the groundwater system is dynamic and is responding to the drying of climate that has persisted since the late Pleistocene period. The Permittees assumed that recharge rates during the late Pleistocene period were sufficient to maintain the water table near land surface, but has since dropped significantly. Therefore, the impact of local topography on groundwater flow was greater during wetter periods, with discharge from the Rustler in the vicinity of the WIPP facility to the west toward Nash Draw; flow is currently dominated by more regional topographic effects during drier times, with flow in the Rustler from the vicinity of the WIPP facility towards the Balmorhea-Loving Trough to the south.

Using data from 22 wells, Siegel et al., Robinson, and Myers (1991) originally defined four hydrochemical zones (A, B, C, and D) for Culebra groundwater based primarily on ionic strength and major constituents. With the data now available from 59 wells, Domski and Beauheim (2008) defined transitional A/C and B/C facies, as well as a new Zone E for high-moles per kilogram (molal) Na-Mg Cl brines. These hydrochemical zones/facies include the following:

- **Zone B** - Dilute (ionic strength ≤0.1 molal) CaSO₄-rich groundwater, from southern high-transmissivity area. Mg/Ca molar ratio 0.32 to 0.52.
- **Zone Facies B/C** - Ionic strength 0.18 to 0.29 molal, Mg/Ca molar ratio 0.4 to 0.6.
- **Zone C** - Variable composition waters, ionic strength 0.3 to 1.0 molal, Mg/Ca molar ratio 0.4 to 1.1.
- **Zone Facies A/C** - Ionic strength 1.1 to 1.6 molal, Mg/Ca molar ratio 0.5 to 1.2.
- **Zone A** - Ionic strength >1.66 molal, up to 5.3 molal, Mg/Ca molar ratio 1.2 to 2.4.
• Zone D - Defined based on inferred contamination related to potash refining operations. Ionic strength 3 molal, K/Na weight ratios of ~0.2.

• Zone E - Wells east of the mudstone-halite margins, ionic strength 6.4 to 8.6 molal, Mg/Ca molar ratio 4.1 to 6.6.

The low-ionic-strength (≤0.1 molal) Zone facies B waters contain more sulfate than chloride, and are found southwest and south of the WIPP site within and down the Culebra hydraulic gradient from the southernmost closed catchment basins, mapped by Powers (2006), in the southwest arm of Nash Draw. These waters reflect relatively recent recharge through gypsum karst overlying the Culebra. However, with total dissolved solids (TDS) concentrations in excess of 3,000 mg/L, the Zone facies B waters do not represent modern-day precipitation rapidly reaching the Culebra. They must have residence times in the Rustler sulfate units of thousands of years before reaching the Culebra.

The higher-ionic-strength (0.3-1 molal) Zone facies C brines have differing compositions, representing meteoric waters that have dissolved CaSO_4, overprinted with mixing and localized processes. Zone facies A brines (ionic strength 1.6 - 5.3 molal) are high in NaCl and are clustered along the extent of halite in the middle of the Tamarisk Member of the Rustler Formation. Zone facies A represents old waters (long flow paths) that have dissolved halite and/or connate brine, or a mixture of the two from Zone facies E. The Zone facies D brines, as identified by Siegel et al., Robinson, and Myers (1991), are high-ionic-strength solutions found in western Nash Draw with high K/Na ratios representing waters contaminated with effluent from potash refining operations. Similar water is found at shallow depth (<36 ft (11 m)) in the upper Dewey Lake at SNL-1, just south of the Intrepid East tailings pile. The newly defined Zone facies E waters are very high ionic strength (6.4 - 8.6 molal) NaCl brines with high Mg/Ca ratios. The Zone facies E brines are found east of the WIPP site, where Rustler halite is present above and below the Culebra, and halite cements are present in the Culebra. They represent primitive brines present since deposition of the Culebra and immediately overlying strata.

In a previous (earlier) conceptual model, the geochemistry of Culebra groundwater was not correlated with flow direction. It was assumed that Zone facies B water (e.g., become “fresher”), which is inconsistent with the observed flow direction. It is now believed that the observed geochemistry and flow directions can be explained with different recharge areas and Culebra travel paths (Amended Renewal Application Addendum L1 (DOE, 2009) and Renewal Application Addendum L1 (DOE, 2020)).

Head distribution in the Culebra (see Amended Renewal Application Addendum L1 (DOE, 2009) and Renewal Application Addendum L1 (DOE, 2020)) is now consistent with basin-scale groundwater basin modeling results indicating that the generalized groundwater flow direction in the Culebra is currently north to south. However, the fractured nature of the Culebra, coupled with variable fluid densities, can cause localized flow patterns to differ from general flow patterns.

Groundwater levels in the Culebra in the region around the WIPP facility have been measured in numerous wells. Water-level rises have been observed and are attributed to causes discussed in the Amended Renewal Application Addendum L1, Section L1-
The extent of changes in water levels rise observed at a particular well depends on several factors, but the proximity of the observation point to the cause of the water-level change appears to be a primary factor. Water level decreases have been observed due to anthropogenic causes, such as pumping from water wells by a local rancher and well pumping from the oil and gas industry for hydraulic fracking (Thomas et al., 2017).

Hydrological investigations conducted from 2003 through 2007 provided new information, some of it confirming long-held assumptions and some offering new insight into the hydrological system around the WIPP site. A Culebra monitoring network optimization study was completed by McKenna (2004) and updated by Kuhlman (2010) to identify locations where new Culebra monitoring wells would be of greatest value and to identify wells that could be removed from the network with little loss of information.

As discussed in Amended Renewal Application Addendum L1, Section L1-2a(3)(a)(ii) (DOE, 2009) and Renewal Application Addendum L1 (DOE, 2020), extensive hydrological testing has been performed in the new wells. This testing has involved both short-term single-well tests, which provide information on local transmissivity and heterogeneity, and long-term (19 to 32 days) pumping tests that have created observable responses in wells up to 5.9 mi (9.5 km) away.

Inferences about vertical flow directions in the Culebra have been made from well data collected by the Permittees. Beauheim (1987) reported flow directions towards the Culebra from both the underlying Los Medaños Member (Los Medaños) of the Rustler and the overlying Magenta Member (Magenta) of the Rustler across the WIPP site, indicating that the Culebra acts as a drain for the units around it. This is consistent with results of basin-scale groundwater modeling.

Use of water from the Culebra in the WIPP facility area is quite limited because of its varying yields and high salinity. The Culebra is not used for water supply in the immediate WIPP facility vicinity. Its nearest use is approximately 7 mi (11 km) southwest of the WIPP facility, where salinity is low enough to allow its use for livestock watering.

L-2 General Regulatory Requirements

Because geologic repositories such as the WIPP facility are defined under the Resource Conservation and Recovery Act (RCRA) as land disposal facilities and as miscellaneous units, the groundwater monitoring requirements of 20.4.1.500 NMAC (incorporating 40 CFR §§264.600 through 264.603) shall be addressed. The requirements of 20.4.1.500 NMAC (incorporating 40 CFR §§264.90 through 264.101) apply to miscellaneous unit treatment, storage, and disposal facilities (TSDF) only if groundwater monitoring is needed to satisfy 20.4.1.500 NMAC (incorporating 40 CFR §§264.601 through 264.603) environmental performance standards.

The New Mexico Environment Department (NMED) has concluded that groundwater monitoring in accordance with 20.4.1.500 NMAC (incorporating 40 CFR §264 Subpart F) at the WIPP facility is necessary to meet the requirements of 20.4.1.500 NMAC (incorporating 40 CFR §§264.601 through 264.603).
L-3  WIPP Detection Monitoring Program (DMP)—Overview

L-3a  Scope

This DMP plan governs groundwater sampling events conducted to meet the applicable requirements of 20.4.1.500 NMAC (incorporating 40 CFR Part 264, Subpart F), and ensures that such data are gathered in accordance with these and other applicable requirements. Analytical results collected during the DMP are compared to the baseline established in this Permit Part 5, Table 5.6, to determine whether or not a release has occurred.

There are two separate components of the Groundwater Monitoring Program, the Detection Monitoring Program (DMP) and the Water Level Monitoring Program (WLMP). The first component consists of a network of six Detection Monitoring Wells (DMWs). The DMWs (WQSP 1-6) were constructed to be consistent with the specifications provided in the Groundwater Monitoring Technical Enforcement Guidance Document and constitute the RCRA groundwater monitoring network specified in the DMP (Figure M-69). The DMWs were used to establish background groundwater quality in accordance with 20.4.1.500 NMAC (incorporating 40 CFR §§ 264.97 and 264.98-(f)). The second component of the Culebra Groundwater Monitoring Program is the WLMP, which is used to determine the groundwater surface elevation and flow direction. Table L-4 is a list of the wells used in the WLMP. The list of wells is subject to change due to plugging and abandonment and drilling of new wells.

L-3b  Current WIPP DMP

Wells WQSP-1, WQSP-2, and WQSP-3 are located directly upgradient (north) of the WIPP shaft area.

WQSP-4, WQSP-5, and WQSP-6 are located downgradient (south) of the WIPP shaft area. All three Culebra downgradient wells (WQSP-4, -5, and -6) were sited to be located generally in the flow path of contaminants that might be released from the shaft area in the Culebra. Well WQSP-4 was also specifically located to monitor the zone of higher transmissivity, which may represent a faster flow path away from the WIPP shaft area to the LWA boundary (Amended Renewal Application Addendum L1, Section L1-2a(3)(a)(ii) (DOE, 2009)).

The compliance point is defined in 20.4.1.500 NMAC (incorporating 40 CFR §264.95) as the vertical plane immediately downgradient of the hazardous waste management unit area (i.e., at the downgradient footprint of the WIPP repository). Permit Part 5 specifies the point of compliance as “the vertical surface located at the hydraulically downgradient limit of the Underground HWDUs that extends to the Culebra Member of the Rustler Formation.” Wells WQSP-4, 5, and 6 are situated to demonstrate that during the operating life of the facility (including closure), there will be no releases of hazardous waste constituents that may have an adverse effect on human health and the environment due to the migration of waste constituents in the groundwater or subsurface environment. Release of contaminants to the general public will not occur.

Transport modeling suggests that travel times from the Waste Handling Shaft to the LWA boundary could be on the order of thousands of years. This assumes conditions where
hazardous constituents migrate from the sealed repository (post closure) to the Culebra via the sealed shafts.

Potentiometric surfaces and groundwater flow directions defined for the Culebra prior to large-scale pumping in the WIPP facility area and the excavation of WIPP facility shafts suggests that flow was generally to the south-southeast from the waste disposal and shaft areas (Mercer, 1983; Davies, 1989). Potentiometric surface maps of the Culebra adjusted for density differences show very similar characteristics. Water levels used to determine the wells used for measuring the potentiometric surface of the Culebra are measured monthly and listed in Table L-4.

L-3b(1) Detection Monitoring Well Construction Specification

Diagrams of the six DMP wells are shown in Figures M-70L-7 through M-75L-12. Detailed descriptions of geology and construction methods are may be found in DOE (1995).

The six DMP Culebra wells were drilled between September 13 and October 16, 1994. The total depth of each well is shown in Table L-5. The wells were drilled through the Culebra into the Los Medaños as shown in Table L-5. The wells were drilled to the top of the Culebra using compressed air as the drilling fluid and a 9¾-in. drill bit. The wells were then cored using a 5¼-in. core bit to cut 4-in. (0.1-m) diameter core to total depth. See Table L-5 for the drilling and coring intervals for each well. After coring, DMP wells were reamed to 9¾-in. (0.3 m) in diameter to total depth. After reaming, wells were cased from the surface to total depth with 5-in. (0.1-m) (0.28-in. (0.7-centimeter (cm)) wall) blank fiberglass casing with in-line 5-in.- (0.1-m) diameter fiberglass 0.02-in. (0.1-cm) slotted screen across the Culebra interval as shown in Table L-5. The annulus between the borehole wall and the casing/screen is packed from total depth to surface with sand and with 8/16 Brady gravel, followed by sand, bentonite, and cement as indicated in Table L-5.

L-4 Monitoring Program Description

The WIPP DMP has been designed to meet the groundwater monitoring requirements of 20.4.1.500 NMAC (incorporating 40 CFR §§264.90 through 264.101). The following sections of the monitoring plan specify the components of the DMP.

L-4a Monitoring Frequency

Groundwater surface elevations are will be monitored in each of the six DMWs on a monthly basis. The groundwater surface elevation in each DMW are will also be measured prior to each annual sampling event. The groundwater surface elevation measurements in the WLMP wells are will also be monitored on a monthly basis when accessible. The characteristics of the DMW (sampling frequency, location) are will be evaluated for if significant changes are observed in the groundwater flow direction or gradient.

L-4b Analytical Parameters and Hazardous Constituents

The parameters listed in Permit Part 5, Table 5.4.a, and hazardous constituents listed in Permit Part 5, Table 5.4.b are measured as part of the DMP.
Additional hazardous constituents may be identified through changes to the list of hazardous waste numbers authorized for disposal at the WIPP facility. If hazardous constituents are identified, these will be added to Permit Part 5, Table 5.4.b, unless the Permittees provide justification for their omission (e.g. hazardous constituent not in 40 CFR §Part 264 Appendix IX), and this omission is approved by the NMED.

L-4c  **Groundwater Surface Elevation Measurement, Sample Collection and Laboratory Analysis**

Groundwater surface elevations will be measured in each DMW prior to groundwater sample collection. Groundwater will be extracted using serial and final sampling methods. Serial samples will be collected until groundwater field indicator parameters stabilize or three well bore volumes, whichever occurs first, after which the final sample for complete analysis will be collected. Final samples will then be analyzed for the parameters and constituents in Permit Part 5, Tables 5.4.a and 5.4.b.

L-4c(1) **Groundwater Surface Elevation Monitoring Methodology**

The WIPP groundwater level monitoring program (WLMP) activities are conducted in accordance with the WIPP facility SOPs listed in Table L-3.

Groundwater surface elevation measurements will be taken monthly at each of the six DMWs and prior to the annual sampling event. Additionally, groundwater surface elevation measurements will be taken monthly in the other Culebra wells as listed in Table L-4, when accessible. Well locations are shown in Figure M-76L-14. If a cumulative groundwater surface elevation change of more than 2 feet is detected in any DMP well over the course of one year which is not attributable to site tests or natural stabilization of the site hydrologic system, the Permittees will notify the NMED in writing and discuss the origin of the changes in the Annual Culebra Groundwater Report specified in Permit Part 5. Abnormal, unexplained changes in groundwater surface elevation will be evaluated to determine if they indicate changes in site recharge/discharge, which could affect the assumptions regarding DMW placement and constitute new information as specified in 20.4.1.900 NMAC (incorporating 40 CFR §270.41(a)(2)).

Groundwater surface elevation monitoring will continue through the post-closure care period specified in Permit Part 7. The Permittees may temporarily increase the frequency of monitoring to effectively document naturally occurring or artificial perturbations that may be imposed on the hydrologic systems at any point in time. This will be conducted in selected key wells by increasing the frequency of the manual groundwater surface elevation measurements or by monitoring water pressures with the aid of electronic pressure transducers and remote data-logging systems. The Permittees will include such additional data in the reports specified in Section L-5c.

Interpretation of groundwater surface elevation measurements and corresponding fluctuations over time is complicated at the WIPP facility by spatial variation in fluid density. To monitor the hydraulic gradients of the hydrologic flow systems accurately, actual groundwater surface elevation measurements will be monitored at the frequencies specified in Table L-2, and the Culebra groundwater densities, of the fluids in the wells listed in Table L-4, will be measured annually. The fluid density calculated at well
H-19b0 will be used to correct for freshwater head for the other wells on H-19 pad (H-19b2, H-19b3, H-19b4, H-19b5, H-19b6, and H-19b7).

Measured Culebra water surface elevation data can be converted to equivalent freshwater head from knowledge of the density of the borehole fluid, using the following formula:

\[ p = \gamma_y \rho_p h \]

where

- \( p \) = freshwater head (length of freshwater head)
- \( \gamma_y \) = average specific gravity of the borehole fluid (unitless ratio of borehole fluid density to density of fresh water)
- \( \rho_p \) = freshwater density (mass/volume)
- \( h \) = fluid column height above the datum (length)

If the freshwater density is assumed to be 1.000 gram per cubic centimeter (g/cm³), then the equivalent freshwater head is equal to the fluid column height times the average borehole fluid specific gravity.

Density calculations are performed annually. Density for the DMWs will be expressed as specific gravity as measured in the field during sampling events using a hydrometer. Freshwater head for other Culebra wells will be calculated as described above from fluid density measurements obtained using pressure transducers.

L-4c(1)(i) Field Methods and Data Collection Requirements

To obtain an accurate groundwater surface elevation measurement, a calibrated water-level measuring device will be lowered into a test well and the depth to water recorded from a known reference point. An SOP will be used when making water-level measurements for this program. The SOP will specify the methods to be used in obtaining groundwater-level measurements, and provide general instructions including prerequisites, safety precautions, performance frequency, quality assurance, data management, and records.

L-4c(1)(ii) Groundwater Surface Elevation Records and Document Control

Incoming groundwater surface elevation measurement data will be processed in a manner that ensures data integrity. The data management process for groundwater surface elevation measurements will begin with completion of the field data sheets. Date, time, tape measurement, unique equipment identification number, calibration due date, initial of the field personnel, and equipment/comments will be recorded on the field data sheets. If, for some unexpected reason, a measurement is not possible (e.g., a test is under way that blocks entry to the well bore), then a notation as to why the measurement was not taken will be recorded in the comment column. Personnel will also use the comment column to report any security observations (i.e., well lock missing, casing damage).

Data recorded on the field data sheets and submitted by field personnel will be subject to applicable SOPs (see Table L-3). These procedures specify the processes for administering and managing such data. The data will be entered onto a computerized work sheet. The work sheet program calculates groundwater surface elevation in both feet and meters.
relative to the top of the casing and also relative to mean sea level. The work sheet program adjusts groundwater surface elevations to equivalent freshwater heads.

A check print will be made of the work sheet printout. The check print will be used to verify that data taken in the field were properly reported on the database printout. A minimum of 10 percent of the spreadsheet calculations will be randomly verified on the check print to ensure that calculations are being performed correctly. If errors are found, the work sheet will be corrected. Groundwater surface elevation data and equivalent freshwater heads for the Culebra wells in Table L-4 will be transmitted to the NMED by May 31 and November 30. Semi-annual groundwater reports will also include annotated hydrographs and trend analysis.

L-4c(2) Groundwater Sampling

L-4c(2)(i) Groundwater Pumping and Sampling Systems

The groundwater pumping and sampling systems used to collect a groundwater sample from the six DMWs will provide continuous and adequate production of water so that a representative groundwater sample can be obtained.

The type of pumping and sampling system to be used in a well depends primarily on the aquifer characteristics of the Culebra and well construction. The DMWs are individually equipped with dedicated submersible pumping assemblies. Each well has a specific type of submersible pump, matched to the ability of the well to yield water during pumping. The down-hole submersible pumps are controlled by a variable electronic flow controller to match the production capacity of the formation at each well.

As recommended in the “RCRA Ground-Water Monitoring Technical Enforcement Guidance Document” (EPA, 1986) the wells will be purged no more than three well bore volumes or until field indicator parameters have stabilized, whichever comes first. Well purging will be performed in accordance with an SOP in conjunction with serial sampling field parameter analysis to determine when the groundwater chemistry stabilizes and is therefore representative of undisturbed groundwater.

The DMWs are cased and screened through the production interval with materials (fiberglass-reinforced plastic) that do not yield contamination to the aquifer or allow the production interval to collapse under stress (high epoxy fiberglass). An electric, submersible pump installation without the use of a packer is used in this instance. The largest amount of discharge from the submersible pump takes place from a discharge pipe. In addition to this main discharge pipe, a dedicated sample line running parallel to the discharge pipe is used. The sampling line is manufactured from a chemically inert material. Cumulative flow is measured using a totalizing flow meter. Flow from the discharge pipe is routed to a discharge tank for disposal.

The dedicated sampling line is used to collect the water sample that will undergo analysis. By using a dedicated sample line, the water will not be contaminated by the metal discharge pipe. The sample line will branch from the main discharge pipe a few inches above the pump. Flow from the sample line will be routed into the sample collection area. Flow through the sample collection line is regulated by a flow-control valve. The sample line is insulated at the surface to minimize temperature fluctuations.
Serial sampling Field parameter analysis is the collection of measurement of data from sequential samples for the purpose of determining when the groundwater chemistry stabilizes and is therefore representative of undisturbed groundwater. The Permittees’ SOP for serial sampling field parameter analysis will provide criteria for determining when a final sample should be taken. Each DMW will be purged to no than more three well bore volumes, or until field parameters stabilize, whichever occurs first. Well stabilization occurs when the field-analyzed parameters are within ± 5% for three consecutive measurements. A well bore volume is defined as the volume of water from static water level to the bottom of the well sump. Serial samples will be analyzed in the mobile filed laboratory for field indicator parameters. The Permittees will provide an explanation of why the sample was collected when field indicator parameters were not stabilized and place that explanation in the WIPP facility Operating Record.

Serial samples Field parameters will be collected and analyzed to detect and monitor the chemical variation of the groundwater as a function of the volume of water pumped. Once serial sampling data collection begins, the duration frequency at which field parameters serial samples are collected and analyzed will be left to the discretion of the Permittees, but will be performed a minimum of three times during a sampling round.

The Permittees will use appropriate field methods to identify stabilization of the following field indicator parameters: pH, temperature, specific conductance (SC), and specific gravity.

The three field indicator parameters of temperature, specific conductance SC, and pH will be determined by either an “in-line” technique, using a self-contained flow cell, or an “off-line” technique, in which the samples will be collected from a sample line at atmospheric pressure. Specific conductance and specific gravity samples will be collected from the sample line at atmospheric pressure. Because of the lack of sophisticated weights and measures equipment available for field density assessments, field density evaluations will be expressed in terms of specific gravity, which is a unitless measure. Density is expressed as unit weight per unit volume.

New polyethylene containers, that are certified clean by the laboratory, will be used to collect the serial final samples from the sample line.

Serial samples collected in laboratory certified clean containers do not require rinsing prior to sample collection. Unfiltered groundwater will be used when determining temperature, pH, specific conductance, and specific gravity. Sample bottles will be properly identified and labeled.

Samples collected will immediately be analyzed for pH and specific conductance (SC) as these parameters are most sensitive to changes in ambient temperature. Temperature, pH, and specific conductance, when not measured in a flow cell, will be measured at the approximate time of serial sample collection. These samples will be collected from the unfiltered sample line.

Upon completion of the collection of the last serial sample suite, the serial sample bottles accrued throughout the duration of the pumping of the well will be discarded. No serial
sample bottles will be reused for sampling purposes of any sort. However, serial samples may be stored for a period of time depending upon the need. Standard Operating Procedures (see Table L-3) defines the protocols for the collection of final and serial samples and analysis.

L-4c(2)(iii) Final Samples

The final sample will be collected once the measured field indicator parameters have stabilized (refer to Section L-4(c)(2)(ii)). A serial sample collected and analyzed for each day of pumping until final sampling. This is to ensure that samples collected for laboratory analysis are still representative of stable conditions. Sample preservation, handling, and transportation methods will maintain the integrity and representativeness of the final samples.

Prior to collecting the final samples, the collection team shall consider the analyses to be performed so that proper shipping or storage containers can be assembled. Table L-6 presents the sample containers, volumes, and holding times for laboratory samples collected as part of the DMP.

The monitoring system will use dedicated pumping systems and sample collection lines from the sampled formation to the well head.

Sample integrity will be ensured through appropriate decontamination procedures. Laboratory glassware will be washed after each use with a solution of nonphosphorus detergent and deionized (DI) water and rinsed in DI water. Sample containers will be new, certified clean containers that will be discarded after one use. Groundwater surface elevation measurement devices will be rinsed with fresh water after each use. Non-dedicated sample collection manifold assemblies will be rinsed in accordance with SOPs after each use. The exposed ends will be capped off during storage. Prior to the next use of the sampling manifold, it will be rinsed a second time with DI water and a rinsate blank sample will be collected to verify cleanliness.

Water samples will be collected at atmospheric pressure using either the filtered or unfiltered sampling lines. Detailed protocols, in the form of SOPs (see Table L-3) define how final samples will be collected in a consistent and repeatable fashion for analyses.

Final samples will be collected in the appropriate type of container for the specific analysis to be performed. The samples will be collected in new and unused glass and plastic containers (refer to Table L-6). For each parameter analyzed, a sufficient volume of sample will be collected to satisfy the volume requirements of the analytical laboratory (as specified by laboratory SOPs). This includes an additional volume of sample water necessary for maintaining quality control standards. All final samples will be treated, handled, and preserved as required for the specific type of analysis to be performed. Details about sample containers, preservation, and volumes required for individual types of analyses are found in the applicable SOPs generated, approved, and maintained by the contract analytical laboratory.

Final samples will be sent to the analytical laboratories and analyzed for parameters and hazardous constituents specified in Permit Part 5, Tables 5.4.a and 5.4.b.
Duplicates of the final sample will be provided to WIPP Project oversight agencies when requested.

Wastes resulting from the sampling and field analysis of groundwater are disposed of in accordance with the WIPP SOPs (see Table L-3).

L-4c(2)(iv) Sample Preservation, Tracking, Packaging, and Transportation

Many of the chemical constituents measured by the DMP are not chemically stable and require preservation and special handling techniques. Samples requiring acidification will be treated as requested by the analytical laboratory.

The analytical laboratory receiving the samples will prescribe the type and amount of preservative, the container material type, the required sample volumes that shall be collected, and the shipping requirements. This information will be recorded on the Final Sample Checklist for use by field personnel when final samples are being collected. The Permittees will follow the EPA, “RCRA Ground-Water Monitoring Technical Enforcement Guidance Document,” Table 4-1 (EPA, 1986), when laboratory SOPs do not specify sample container, volume, or preservation requirements. WIPP Waste Isolation Pilot Plant SOPs (see Table L-3) provide instructions to ensure proper sample preservation and shipping.

The sample tracking system at the WIPP facility uses uniquely numbered chain of custody / request for analysis (CofC/RFA) forms. The primary consideration for storage or transportation is that samples shall be analyzed within the prescribed holding times for the analytes of interest. WIPP SOPs (see Table L-3) provide instructions to ensure proper sample tracking protocol.

L-4c(2)(v) Sample Documentation and Custody

To ensure the integrity of samples from the time of collection through reporting date, sample collection, handling, and custody shall be documented. Sample custody and documentation procedures for sampling and analysis activities are detailed in WIPP facility SOPs (see Table L-3).

Standardized forms used to document samples will include sample identification numbers, sample labels, custody tape, the sample tracking data, and CofC/RFA form. An example form is shown in Figure L-13.

Sample Numbers and Labels

A unique sample identification number will be assigned to each sample sent to the laboratory for analysis. The sample identification numbers will be used to track the sample from the time of collection through data reporting. Every sample container sent to the laboratory for analysis will be identified with a label affixed to it. Sample label information will be completed in indelible ink and will contain the following information: sample identification number with sample matrix type; sample location; analysis requested; time and date of collection; preservative(s), if any; and the sampler’s name or initials.
Custody Seals

Custody seals or custody tape will be used to detect unauthorized sample tampering from collection through analysis. For example, custody seals that are adhesive-backed strips are destroyed when removed or when the container is opened. The seal will be dated, initialed, and affixed to the sample container in such a manner that it is necessary to break the seal to open the container. Seals will be affixed to sample containers in the field immediately after collection. Upon receipt at the laboratory, the laboratory custodian will inspect the seal for integrity; a broken seal will invalidate the sample.

Sample Identification and Tracking

Sample tracking information will be completed for each sample collected. The sample tracking information includes the following information: CofC/RFA form number; date sample(s) were sent to the lab; laboratory name; acknowledgment of receipt or comments; well name and round number. Sample codes will indicate the well location; the geologic formation where the water was collected from, the sampling round number; and the sample number. The code is broken down as follows:

WQ6°C2R23N14

1 Well identification (e.g., WQSP-6 in this case)
2 Geologic formation (e.g., the Culebra in this case)
3 Sample round no. (Round 2)
4 Sample no. (N1)

To distinguish duplicate samples from other samples, a “D” is added as the last digit to signify a duplicate. Sample tracking information will be completed in the field by the sampling team.

Sample tracking is monitored and documented with the CofC/RFA form and the shipping airbill. Both of these documents are included in the data packets. Receipt at the analytical laboratory may be monitored, if necessary, via the shipper’s website tracking application. Samples are considered complete when a copy of the original CofC/RFA form is merged with the Field-Lab copy of the same document.

Chain of Custody and Request for Analysis

A CofC/RFA form will be completed during or immediately following sample collection and will accompany the sample through analysis and disposal. The CofC/RFA form will be signed and dated each time the sample custody is transferred. A sample will be considered to be in a person’s custody if: the sample is in his/her physical possession; the sample is in his/her unobstructed view; and/or the sample is placed, by the last person in possession of it, in a secured area with restricted access. During shipment, the carrier’s air bill number serves as custody verification. Upon receipt of the samples at the analytical laboratory, the laboratory sample custodian acknowledges possession of the samples by signing and dating the CofC/RFA form. The completed original (top page) of the CofC/RFA will be returned to the Permittees with the laboratory analytical report and becomes part of the permanent record of the sampling event. The CofC/RFA form also contains specific...
instructions to the analytical laboratory for sample analysis, potential hazards, and disposal
instructions.

L-4c(3) Laboratory Analysis

Analysis of samples will be performed using methods selected to be consistent with EPA
recommended procedures in SW-846 (EPA, 2015). Additional detail on analytical
techniques and methods will be given in laboratory SOPs. In Permit Part 5, Tables 5.4.a and
5.4.b presents the analytical parameters and hazardous constituents for the WIPP DMP.

The Permittees will establish the criteria for laboratory selection, including the stipulation
that the laboratory follow the procedures specified in SW-846 and that the laboratory follow
EPA protocols unless alternate methods or protocols are approved by the NMED. The
analytical laboratory shall demonstrate, through laboratory SOPs that it will follow
appropriate EPA SW-846 requirements and the requirements specified by the EPA
protocols unless alternate methods or protocols are approved by the NMED. The analytical
laboratory shall also provide documentation to the Permittees describing the sensitivity of
laboratory instrumentation. This documentation will be retained in the WIPP facility
Operating Record. Instrumentation sensitivity needs to be considered because of regulatory
requirements governing constituent concentrations in groundwater and the complexity of
brines associated with the Culebra groundwater.

The laboratory will maintain documentation of sample handling and custody, analytical
results, and internal quality control (QC) data. Additionally, the laboratory will analyze QC
samples in accordance with this plan and its own internal QC program for indicators of
analytical accuracy and precision. Data generated outside of laboratory acceptance limits
will trigger an evaluation and, if appropriate, corrective action as directed by the Permittees.
The laboratory will report the results of the environmental sample and QC sample analyses
and any necessary corrective actions that were performed. In the event that more than one
analytical laboratory is used (e.g., for different analyses), each one will have the
responsibilities specified above. A copy of the laboratory SOPs will be maintained in WIPP
facility files. The Permittees will provide the NMED with an initial set of applicable laboratory
SOPs for information purposes, and provide the NMED with any updated SOPs on an
annual basis by January 31 upon request.

Data validation will be performed and reported in the Annual Culebra Groundwater Report
and will be maintained in the WIPP facility Operating Record.

L-4d Calibration

L-4d(1) Sampling and Groundwater Elevation Monitoring Equipment Calibration

The equipment used to collect data for this DMP will be calibrated in accordance with SOPs.
The Permittees will be responsible for calibrating needed equipment on schedule and for
maintaining current calibration records for each piece of equipment.

L-4d(2) Groundwater Surface Elevation Monitoring Equipment Calibration Requirements

The equipment used in taking groundwater surface elevation measurements will be
maintained in accordance with WIPP facility SOPs (see Table L-3). The Permittees will be
responsible for ensuring equipment is calibrated on schedule in accordance with SOPs. The Permittees will also be responsible for maintaining copies of records of the most recent calibration for each piece of equipment.

L-4e Statistical Analysis of Laboratory Analytical Data

Analytical data collected as part of the DMP will be evaluated using appropriate statistical techniques. The following specifies the statistical analysis to be performed by the Permittees.

L-4e(1) Temporal and Spatial Analysis

Temporal and spatial analyses of the data were completed as part of establishing the water quality baseline (Crawley and Nagy, 1998; IT, 2000). As a result, the Permittees determined to evaluate changes relative to baseline on an individual location basis and to report the concentrations of constituents as a time series, either in tabular form or as time plots. No particular seasonal variations have been noted in the concentrations of groundwater samples collected during the spring and autumn; therefore, continuing temporal analysis is not required.

The analytical results for constituents will be reported as time series, either in tabular form or as time plots or both, and compared to the 95th percentile values or reporting limits identified in Permit Part 5, Table 5.6.

L-4e(2) Distributions and Descriptive Statistics

Techniques were established to compare detection monitoring data generated during the baseline studies. A 95th upper tolerance limit value (UTLV) or 95th percentile was determined from those data sets where target analytes were measured at concentrations above the method detection limits. The UTLV is provided for normal or lognormal distributions and a 95th percentile confidence interval is provided for data sets that are nonparametric or have greater than 15 percent non-detects. For analytes with only a few detects (greater than 95 percent non-detects), an accurate 95th percentile cannot be calculated. For these analytes, the maximum detected concentration is used as the baseline value. For the analytes that are non-detect in all the samples, the method reporting limit was used as the baseline value.

L-4e(3) Action Levels

Using baseline distributions, actions levels were identified in accordance with methodologies described in the baseline documents. Action levels are based on the 95th percentile or reporting limits identified in the baseline. If the groundwater concentration of a constituent identified in Permit Part 5, Table 5.6, is found to exceed an action level, a test for outliers is performed in accordance with the methodologies specified in “Statistical Analysis of Groundwater Monitoring Data at RCRA Facilities” (EPA, 2009).

L-4e(4) Comparisons and Reporting

Prior to TRU mixed waste receipt, measurements were made of each background concentration for each groundwater quality hazardous constituent specified in Permit Part 5, Table L-5.4.b, at each DMW every detection monitoring well. These...
measurements were made during each of the ten background sampling events (with the exception of trans-1,2-dichloroethylene and vanadium that were added after TRU mixed waste disposal began). These measurements serve as a statistical baseline (Permit Part 5, Table 5.6) that is used for evaluating the significance of the results of subsequent sampling events during detection monitoring. Time-trend control charts with associated screening values for each hazardous constituent are used for this evaluation. The Permittees will compare the results from groundwater hazardous constituents of ongoing annual groundwater sample analysis to these baseline values in accordance with 20.4.1.500 NMAC (incorporating 40 CFR §264.97(h)(4)). If the comparisons show that a constituent statistically exceeds the baseline of the DMWs (as defined in 20.4.1.500 NMAC (incorporating 40 CFR §264.98(f))), the well shall be resampled and an analysis performed as soon as possible, in accordance with 20.4.1.500 NMAC (incorporating 40 CFR §264.98(g)(3)). The results of the statistical comparison will be reported annually to the NMED in the Annual Culebra Groundwater Report by November 30, as required under 20.4.1.500 NMAC (incorporating 40 CFR §264.98(g)).

L-5  Reporting

L-5a  Laboratory Data Reports

Laboratory data will be provided in electronic and hard copy reports to the Permittees and will contain the following information for each analytical report:

- A brief narrative summarizing laboratory analyses performed, date of issue, deviations from the analytical method, technical problems affecting data quality, laboratory quality checks, corrective actions (if any), and the project manager’s signature approving issuance of the data report.

- Header information for each analytical data summary sheet including: sample number and corresponding laboratory identification number; sample matrix; date of collection, receipt, preparation and analysis; and analyst’s name.

- Parameter and hazardous constituents, analytical results, reporting units, reporting limit, analytical method used.

- Results of QC sample analyses for all-concurrently analyzed QC samples.

All analytical results will be provided to the NMED as specified in the Permit Part 5.

L-5b  Statistical Analysis and Reporting of Results

Analytical results for hazardous constituents from annual groundwater sampling activities will be compared and interpreted by the Permittees through generation of statistical analyses as specified in Section L-4e. The Permittees will perform statistical analyses; the results will be included in the Annual Culebra Groundwater Report in summary form, and will also be provided to the NMED as specified in Permit Part 5.
Data collected from this DMP will be reported to the NMED as specified in Permit Part 5 in the Annual Culebra Groundwater Report. The report will include all applicable information that may affect the comparison of background groundwater quality and groundwater surface elevation data through time. This information will include but is not limited to:

- DMW and WLMP well configuration changes that may have occurred from the time of the last measurement (i.e., plug installation and removal, packer removal and reinstallation, or both; and the type and quantity of fluids that may have been introduced into the test wells).

- Pumping activities that may have taken place since publication of the last annual report (i.e., related to groundwater quality sampling, hydraulic testing, and shaft installation or grouting) that may have taken place since the last annual groundwater report.

- A discussion of the origins of abnormal unexpected changes in the groundwater surface elevation, which are not attributable to site tests or natural stabilization of the site hydrologic system that exceeds 2 ft in a DMP well over the course of the period covered by the Annual Culebra Groundwater Report (this may indicate changes in recharge/discharge which would affect the assumptions regarding DMP well placement and constitute new information as specified in 20.4.1.900 NMAC (incorporating 40 CFR §270.41(a)(2)).

- The results of the annual measurements of densities.

- Annotated hydrographs.

- Groundwater flow rate and direction.

- Potentiometric surface map generated using the following steps:
  - Examine hydrographs to identify month having the largest number of Culebra water levels available with the fewest wells affected by pumping or other anthropogenic events.
  - Convert water levels from subject month to equivalent freshwater heads using fluid densities appropriate to the date.
  - Fit trend surface through freshwater heads.
  - Extrapolate the trend surface to the boundaries of the model domain used for the current Performance Assessment Baseline Calculations (PABCs) and define initial fixed-head boundary conditions based on the trend surface.
  - Using the ensemble-average Culebra transmissivity field used for the current PABC, optimize the model boundary heads to improve the fit of the model to the
freshwater heads at the wells using optimization software interactively with MODFLOW.

- Run MODFLOW with optimal boundary conditions fit.
- Contour MODFLOW head results on WIPP site.
- Compute particle path and travel time from the Waste Handling Shaft to the LWA Boundary.
- Data analysis that will accompany the potentiometric surface map will include:
  - Measured versus modeled scatter plot diagram.
  - Frequency of modeled head residuals.
  - Modeled residual freshwater head at each well.
  - Explanations for modeled misfit residuals greater than 16.4 feet (5 meters).
- Semi-annual groundwater surface elevation results will be reported as specified in Permit Part 5, Condition Section 5.10.2.2.

The DMP data used in generating the Annual Culebra Groundwater Report will be maintained as part of the WIPP facility Operating Record and will be provided to the NMED for review as specified in the permit.

L-6 Records Management

Records generated during groundwater sampling and water level monitoring will be maintained in either project files at the Permittees facility or the Operating Record. Project files will include, but are not limited to:

- Sampling and Analysis Plans (SAPs)
- SOPs
- Field Data Entry Sheets
- CofC/RFA forms
- Analytical Laboratory Data Reports
- Variance Logs and Nonconformance Reports
- Corrective Action Reports.

Detection Monitoring Program monitoring, testing, and analytical data and WLMP data will be maintained in the WIPP facility Operating Record.

L-7 Quality Assurance Requirements

Quality Assurance (QA) requirements specific to the DMP are presented in this section.
L-7a Data Quality Objectives and Quality Assurance Objectives

L-7a(1) Data Quality Objectives

Data Quality Objectives (DQOs) are qualitative and quantitative statements that specify the quality of data required to support project decisions. DQOs have been established to ensure that the data collected will be of a sufficient and known quality for their intended uses. The overall DQOs for this DMP are shown in the following sections.

L-7a(1)(i) Detection Monitoring Program

Collect accurate and defensible data of known quality that will be sufficient to assess the concentrations of constituents in the groundwater underlying the WIPP facility.

L-7a(1)(ii) Water Level Monitoring Program

Collect accurate and defensible data of known quality that will be sufficient to assess the groundwater flow direction and rate at the WIPP facility.

L-7a(2) Quality Assurance Objectives

Quality Assurance Objectives (QAOs) for measurement data have been specified in terms of accuracy, precision, completeness, representativeness, and comparability.

L-7a(2)(i) Accuracy

Accuracy is the closeness of agreement between a measurement and an accepted reference value. When applied to a set of observed values, accuracy is a combination of a random component and a common systematic error (bias) component. Measurements for accuracy will include analysis of calibration standards, laboratory control samples, matrix spike samples, and surrogate spike recoveries. The bias component of accuracy is expressed as percent recovery (%R). Percent recovery is expressed as follows:

\[
\%R = \left(\frac{\text{measured sample concentration}}{\text{true concentration}}\right) \times 100
\]

L-7a(2)(i)(A) Accuracy Objectives for Field Measurements

Field measurements will include pH, Specific Conductance (SC), temperature, specific gravity, and static groundwater surface elevation. Field measurement accuracy will be determined using calibration standards. Thermometers used for field measurements will be calibrated to the National Institute for Standards and Technology (NIST) traceable standard on an annual basis to ensure accuracy. Accuracy of groundwater surface elevation measurements will be checked before each measurement period by verifying calibration of the device within the specified schedule. WIPP-Waste Isolation Pilot Plant document WP 13-1 outlines the basic requirements for field equipment use and calibration. WIPP Waste Isolation Pilot Plant facility SOPs contains instructions that outline protocols for maintaining current calibration of groundwater surface elevation measurement instrumentation.
L-7a(2)(i)(B)  Accuracy Objectives for Laboratory Measurements

Analytical system accuracy will be quantified using the following laboratory accuracy QC checks: calibration standards, laboratory control samples (LCS), laboratory blanks, matrix and surrogate spike recoveries. Single LCSs and matrix spike and surrogate spike sample analyses will be expressed as %R. Laboratory analytical accuracy is parameter dependent and will be prescribed in the laboratory SOP.

L-7a(2)(ii)  Precision

Precision is the agreement among a set of replicate measurements without assumption or knowledge of the true value. Precision data will be derived from duplicate field and laboratory measurements. Precision will be expressed as relative percent difference (RPD), which is calculated as follows:

\[
RPD = \left( \frac{\text{measured value sample 1} - \text{measured value sample 2}}{\text{average of measured samples} 1 + 2} \right) \times 100
\]

Where

\( RPD = \) relative percent difference

\( V_1 = \) sample 1 measured value

\( V_2 = \) sample 2 measured value

L-7a(2)(ii)(A)  Precision Objectives for Field Measurements

Specific conductance, pH, and temperature will be measured during well purging and after sampling. Specific conductance measurements will be precise to ±10% pH to 0.10 standard unit, specific gravity to 0.01 by hydrometer and temperature to 0.10 degrees Celsius (°C). Water-level measurements will be precise to ± 0.01 ft. The precision of water density measurements, when measured in the field using down-hole pressure-transducer data, will be determined on a well-by-well basis and will result in no more than a ± 2 ft of error in the derived fresh-water head.

L-7a(2)(ii)(B)  Precision Objectives for Laboratory Measurements

Precision of laboratory analyses will be determined by analyzing an LCS and a lab control sample duplicate (LCSD) or by analyzing one of the field samples in duplicate depending on the requirements of the particular standard method. The precision is measured as the RPD of the recoveries for the spiked LCS/LCSD pair or the RPD of the duplicate sample analysis results. Laboratory analytical precision is also parameter dependent and will be prescribed in laboratory SOPs.

L-7a(2)(iii)  Contamination

In addition to measurements of precision and bias, QC checks for contamination will be performed. QC samples including trip blanks, field blanks, and method blanks will be analyzed to assess and document contamination attributable to sample collection equipment, sample handling and shipping, and laboratory reagents and glassware. Trip
blanks will be used to assess volatile organic compound (VOC) sample contamination during shipment and handling and will be collected and analyzed at a frequency of one sample per sample shipment. Field blanks will be used to assess field sample collection methods and will be collected and analyzed at a minimum frequency of one sample per 20 samples (five percent of the samples collected). Method blanks will be used to assess contamination resulting from the analytical process and will be analyzed at a minimum frequency of one sample per 20 samples, or five percent of the samples collected. Evaluation of sample blanks will be performed following U.S. EPA “National Functional Guidelines for Organic Data Review” (EPA, 1999) and “National Functional Guidelines for Evaluating Inorganics Analyses” (EPA, 2004). Only method blanks will be analyzed via wet chemistry methods. The criteria for evaluating method blanks will be established as follows: If method blank results exceed method reporting limits, then that value will become the detection limit for the sample batch. Detection of analytes of interest in method blank samples may be used to disqualify some samples, requiring resampling and additional analyses on a case-by-case basis.

L-7a(2)(iv) Completeness

Completeness (%C) is a measure of the amount of usable valid data resulting from a data collection activity, given the sample design and analysis. Completeness (%C) may be affected by unexpected conditions that may occur during the data collection process. Occurrences that reduce the amount of data collected include sample container breakage during sample shipment or in the laboratory and data generated while the laboratory was operating outside prescribed QC limits. All attempts will be made to minimize data loss and to recover lost data whenever possible. The completeness objective for analysis of Permit Part 5, Table 5.4.a parameters will be 90 percent and 100 percent analysis of Permit Part 5, Table 5.4.b hazardous constituents. If the completeness objective for Permit Part 5, Table 5.4.b hazardous constituents is not met, the Permittees will determine the need for resampling on a case-by-case basis. Numerical expression of the completeness (%C) of data is as follows:

\[
% C = \frac{\text{number of accepted samples}}{\text{total number of samples collected}} \times 100
\]

L-7a(2)(v) Representativeness

Representativeness is the degree to which sample analyses accurately and precisely represent the media they are intended to represent. Data representativeness for this DMP will be accomplished through implementing approved sampling procedures and the use of validated analytical methods. Sampling procedures will be designed to minimize factors affecting the integrity of the samples. Groundwater samples will only be collected after well purging criteria have been met. The analytical methods selected will be those that will most accurately and precisely represent the true concentration of analytes of interest.

For water levels and density, representativeness is a qualitative term that describes the extent to which a sampling design adequately reflects the environmental conditions of a site. The SOPs for measurement ensure that samples are representative of site conditions.
L-7a(2)(vi) Comparability

Comparability is the extent to which one data set can be compared to another. Comparability will be achieved through reporting data in consistent units and collection and analysis of samples using consistent methodology. Aqueous samples will consistently be reported in units of measures dictated by the analytical method. Units of measure include:

- Milligrams per liter (mg/L) for alkalinity, inorganic compounds and metals and
- Micrograms per liter (μg/L) for VOCs and semivolatile organic compounds (SVOCs).

Culebra groundwater surface elevation measurements will be expressed as equivalent freshwater elevation in feet above mean sea level.

L-7b Design Control

The approved design for the DMP is specified in this Permit Attachment. Modifications to the DMP will be processed in accordance with 20.4.1.900 NMAC (incorporating 40 CFR §§ 270.42).

L-7c Instructions, Procedures, and Drawings

The preparation and use of instructions and procedures at the WIPP facility are outlined in the WIPP facility document WP 13-1 (see Table L-3). Activities performed for the DMP that may affect groundwater data quality will be performed in accordance with approved procedures which comply with the Permit.

L-7d Document Control

Permittees will ensure that the latest approved versions of WIPP facility SOPs will be used in performing groundwater monitoring functions and that obsolete materials will be adequately identified or removed from work areas.

L-7e Inspection and Surveillance

Inspection and surveillance activities will be conducted as outlined in WIPP document WP 13-1 (see Table L-3). The Permittees will be responsible for performing the applicable WIPP facility SOPs.

L-7f Control of Monitoring and Data Collection Equipment

WIPP document WP 13-1 (see Table L-3) outlines the basic requirements for control and calibrating monitoring and data collection (M&DC) equipment. M&DC equipment shall be properly controlled, calibrated, and maintained according to WIPP facility SOPs (see Table L-3) to ensure continued accuracy of groundwater monitoring data. Results of calibrations, maintenance, and repair will be documented. Calibration records will identify the reference standard and the relationship to national standards or nationally accepted measurement systems. Records will be maintained to track uses of M&DC equipment. If M&DC equipment is found to be out of tolerance, the equipment will be tagged and removed from service until corrections have been made and it will not be used until corrections are made.
L-7g  Control of Nonconforming Conditions

In accordance with WP 13-1 (see Table L-3), equipment that does not conform to specified requirements will be controlled to prevent use. The disposition of defective items will be documented on records traceable to the affected items. Prior to final disposition, faulty items will be tagged and segregated. Repaired equipment will be subject to the original acceptance inspections and tests prior to use.

L-7h  Corrective Action

Requirements for the development and implementation of a system to determine, document, and initiate appropriate corrective actions after encountering conditions adverse to quality at the WIPP facility are outlined in WIPP document WP 13-1 (see Table L-3). Conditions adverse to acceptable quality will be documented and reported in accordance with corrective action procedures and corrected as soon as practical. Immediate action will be taken to control work performed under conditions adverse to acceptable quality and its results to prevent quality degradation.

L-7i  Quality Assurance Records

WIPP document Standard operating procedure WP 13-1 (see Table L-3) outlines the policy that will be used at the WIPP facility regarding identification, preparation, collection, storage, maintenance, disposition, and permanent storage of QA records.

Records to be generated in the DMP will be specified by procedure. Quality Assurance (QA) and RCRA operating Operating records Records will be identified. This will be the basis for the labeling of records as “QA” or “RCRA operating Operating record Record” on the Environmental Monitoring Records Inventory and Disposition Schedule.

L-8  References


DOE, see U.S. Department of Energy.


EPA, see U.S. Environmental Protection Agency.


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Organic Data Review,” U.S. Environmental Protection Agency, Washington, D.C.

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U.S. Environmental Protection Agency’s Proposed Decision on the No-Migration Variance
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Agency, Washington, D.C.

Inorganics Analyses,” U.S. Environmental Protection Agency, Washington, D.C.

4 U.S. Environmental Protection Agency (EPA), 1986. “RCRA Ground-Water Monitoring
Technical Enforcement Guidance Document,” U.S. Environmental Protection Agency,
Washington, D.C.

D.C.
TABLES

1
2
Table L-1
Hydrological Parameters for Rock Units above the Salado at the WIPP Site

<table>
<thead>
<tr>
<th>Unit</th>
<th>Hydraulic Conductivity</th>
<th>Storage</th>
<th>Thickness</th>
<th>Hydraulic Gradient</th>
</tr>
</thead>
<tbody>
<tr>
<td>Santa Rosa</td>
<td>$2 \times 10^{-8}$ to $2 \times 10^{-6}$ m/s (1) (2)</td>
<td>0 to 91 m</td>
<td>0.001 (5)</td>
<td></td>
</tr>
<tr>
<td>Dewey Lake</td>
<td>$10^{-8}$ m/s</td>
<td>Specific storage $1 \times 10^{-5}$ (1/m) (2)</td>
<td>152 m</td>
<td>0.001 (5)</td>
</tr>
<tr>
<td>Rustler</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Forty-niner</td>
<td>$1 \times 10^{-13}$ to $1 \times 10^{-11}$ m/s (anhydrite) $1 \times 10^{-9}$ m/s (mudstone) (2)</td>
<td>Specific storage $1 \times 10^{-5}$ (1/m) (2)</td>
<td>13 to 23 m</td>
<td>NA (6)</td>
</tr>
<tr>
<td>Magenta</td>
<td>$1 \times 10^{-8.5}$ to $1 \times 10^{-6.5}$ m/s (2)</td>
<td>Specific storage $1 \times 10^{-5}$ (1/m) (2)</td>
<td>7 to 8.5 m</td>
<td>3 to 6</td>
</tr>
<tr>
<td>Tamarisk</td>
<td>$1 \times 10^{-13}$ to $1 \times 10^{-11}$ m/s (anhydrite) $1 \times 10^{-9}$ m/s (mudstone) (2)</td>
<td>Specific storage $1 \times 10^{-5}$ (1/m) (2)</td>
<td>26 to 56 m</td>
<td>NA (6)</td>
</tr>
<tr>
<td>Culebra</td>
<td>$1 \times 10^{-7.5}$ to $1 \times 10^{-5.5}$ m/s (2)</td>
<td>Specific storage $1 \times 10^{-5}$ (1/m) (2)</td>
<td>4 to 11.6 m</td>
<td>0.003 to 0.007 (5)</td>
</tr>
<tr>
<td>Los Medaños</td>
<td>$6 \times 10^{-15}$ to $1 \times 10^{-13}$ m/s $1.5 \times 10^{-11}$ to $1.2 \times 10^{-11}$ m/s (basal interval)</td>
<td>Specific storage $1 \times 10^{-5}$ (1/m) (2)</td>
<td>29 to 38 m</td>
<td>NA (6)</td>
</tr>
</tbody>
</table>

Matrix characteristics relevant to fluid flow include values used in this table such as permeability, hydraulic conductivity, gradient, etc.

Table Notes:

(1) The Santa Rosa Formation is not present in the western portion of the WIPP site. It was combined with the Dewey Lake Red Beds in three-dimensional regional groundwater flow modeling (Corbet and Knupp, 1996), and the range of values entered here are those used in that study for the Dewey Lake/Triassic hydrostratigraphic unit.

(2) Values or ranges of values given for these entries are the values used in three-dimensional regional groundwater flow modeling (Corbet and Knupp, 1996). Values are estimated based on literature values for similar rock types, adjusted to be consistent with site-specific data where available. Ranges of values include spatial variation over the WIPP site and differences in values used in different simulations to test model sensitivity to the parameter.

(3) Hydraulic gradient is a dimensionless term describing change in the elevation of hydraulic head divided by change in horizontal distance. Values given in these entries are determined from potentiometric surfaces. The range of values given for the Culebra reflects the highest and lowest gradients observed within the WIPP site boundary. Values for the Dewey Lake and Santa Rosa are assumed to be the same as the gradient determined from the water table. Note that the Santa Rosa Formation is absent or above the water table in most of the controlled area, and that the concept of a horizontal hydraulic gradient is not meaningful for these regions.

(4) Flow in units of very low hydraulic conductivity is slow, and primarily vertical. The concept of a horizontal hydraulic gradient is not applicable.

Sources: Beauheim, 1986; Domenico and Schwartz, 1990; Domski, Upton, and Beauheim, 1996; Earlough, 1977.
Table L-2
WIPP Groundwater Detection Monitoring Program Sample Collection and Groundwater Surface Elevation Measurement Frequency

<table>
<thead>
<tr>
<th>Installation</th>
<th>Frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Groundwater Quality Sampling</td>
<td></td>
</tr>
<tr>
<td>DMWs</td>
<td>Annually</td>
</tr>
<tr>
<td>Groundwater Surface Elevation Monitoring</td>
<td></td>
</tr>
<tr>
<td>DMWs</td>
<td>Monthly and prior to sampling events</td>
</tr>
<tr>
<td>WLMP Wells (see Table L-4)</td>
<td>Monthly</td>
</tr>
</tbody>
</table>
Table L-3

Standard Operating Procedures Applicable to the DMP

<table>
<thead>
<tr>
<th>Number</th>
<th>Title/Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>WP 02-EM1010</td>
<td>Field Parameter Measurements and Final Sample Collection: This procedure provides general instructions necessary to perform field analyses of serial samples in support of the DMP. Serial samples are collected and analyzed at the field laboratory for field indicators. Serial sample results help determine if pumped groundwater is representative of undisturbed groundwater within the formation. This procedure also describes the steps for collecting groundwater samples from the DMWs near the WIPP facility. Samples are collected and analyzed at the Field Laboratory until stabilization of the field parameters occurs. Final samples for Resource Conservation and Recovery Act (RCRA) analyses are collected and analyzed by a contract laboratory.</td>
</tr>
<tr>
<td>WP 02-EM1014</td>
<td>Groundwater Level Measurement: This document describes the method used for groundwater level measurements in support of groundwater monitoring at the WIPP facility using a portable electronic water-level probe.</td>
</tr>
<tr>
<td>WP 02-EM1026</td>
<td>Water Level Data Handling and Reporting: This procedure provides instructions on handling water level data. Data are collected and recorded on field forms in accordance with WP 02-EM1014. This procedure is initiated when wells in the water surveillance program have been measured for a given month.</td>
</tr>
<tr>
<td>WP 02-EM3001</td>
<td>Administrative Processes for Environmental Monitoring and Hydrology Programs: This procedure provides the administrative guidance environmental monitoring personnel use to maintain quality control associated with environmental monitoring sampling and reporting activities. This administrative procedure does not pertain to volatile organic compound (VOC) monitoring, with the exception of Section 5.0 which pertains to the regulatory reporting review process.</td>
</tr>
<tr>
<td>WP 02-EM3003</td>
<td>Data Validation and Verification of RCRA Constituents: This procedure provides instructions on performing verification and validation of laboratory data containing the analytical results of groundwater monitoring samples. This procedure is applied only to the non-radiological analyses results for compliance data associated with the detection monitoring samples. The data reviewed for this procedure includes general chemistry parameters and RCRA constituents.</td>
</tr>
<tr>
<td>WP-02-RC.01</td>
<td>Hazardous and Universal Waste Management Plan: This plan describes the responsibilities and handling requirements for hazardous and universal wastes generated at the WIPP facility. It is meant to ensure that these wastes are properly handled, accumulated, and transported to an approved Treatment, Storage, Disposal Facility (TSDF) in accordance with applicable state and federal regulations, U.S. Department of Energy (DOE) Orders, and Management and Operating Contractor (MOC) policies and procedures. This plan implements applicable sections of 20.4.1.100-1102 New Mexico Administrative Code (NMAC), Hazardous Waste Management (incorporating 40 Code of Federal Regulations [CFR] Parts 260-268 and 273).</td>
</tr>
<tr>
<td>WP 10-AD3029</td>
<td>Calibration and Control of Monitoring and Data Collection Equipment: This procedure provides direction for the control and calibration of Monitoring and Data Collection (M&amp;DC) equipment at the WIPP facility, and ensures traceability to NIST (National Institute of Standards and Technology) [NIST] standards, international standards, or intrinsic standards. This procedure also establishes requirements and responsibilities for identifying recall equipment, and for obtaining calibration services for WIPP facility M&amp;DC equipment.</td>
</tr>
<tr>
<td>WP 13-1</td>
<td>Management and Operating Contractor Quality Assurance Program Description: This document establishes the minimum quality requirements for MOC personnel and guidance for the development and implementation of QA quality assurance programs by MOC organizations.</td>
</tr>
</tbody>
</table>
Table L-4
List of Culebra Wells in the WLMP, Current as of January 2020

<table>
<thead>
<tr>
<th>WELL ID</th>
<th>WELL ID</th>
<th>WELL ID</th>
</tr>
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<tbody>
<tr>
<td>AEC-7R</td>
<td>IMC-461</td>
<td>SNL-15</td>
</tr>
<tr>
<td>C-2737</td>
<td>SNL-1</td>
<td>SNL-16</td>
</tr>
<tr>
<td>H-4bR</td>
<td>SNL-2</td>
<td>SNL-17</td>
</tr>
<tr>
<td>H-5bR</td>
<td>SNL-3</td>
<td>SNL-18</td>
</tr>
<tr>
<td>H-6bR</td>
<td>SNL-5</td>
<td>SNL-19</td>
</tr>
<tr>
<td>H-9bR</td>
<td>SNL-6</td>
<td>WQSP-1</td>
</tr>
<tr>
<td>H-10cR</td>
<td>SNL-8</td>
<td>WQSP-2</td>
</tr>
<tr>
<td>H-11b4R</td>
<td>SNL-9</td>
<td>WQSP-3</td>
</tr>
<tr>
<td>H-12R</td>
<td>SNL-10</td>
<td>WQSP-4</td>
</tr>
<tr>
<td>H-15R</td>
<td>SNL-12</td>
<td>WQSP-5</td>
</tr>
<tr>
<td>H-16</td>
<td>SNL-13</td>
<td>WQSP-6</td>
</tr>
<tr>
<td>H-19 pad*</td>
<td>SNL-14</td>
<td>WIPP-11R</td>
</tr>
</tbody>
</table>

*The water level for the H-19b0 well on the H-19 pad is measured monthly; the fluid density measured annually at well H-19b0 will be used to correct for freshwater head for the other wells on the H-19 pad (H-19b2, H-19b3, H-19b4, H-19b5, H-19b6, and H-19b7).
### Table L-5
Details of Construction for the Six Culebra Detection Monitoring Wells

<table>
<thead>
<tr>
<th>NAME (Figure)</th>
<th>DATE DRILLED</th>
<th>TOTAL DEPTH feet (meters) bgs</th>
<th>DEPTH INTO LOS MEDAÑOS feet (meters)</th>
<th>DRILLING DEPTHS WITH AIR</th>
<th>CASING DEPTHS INTO LOS MEDAÑOS (feet (meters) bgs</th>
<th>INTERVAL FOR SLOTTED SCREEN</th>
<th>SAND PACK INTERVAL</th>
<th>BRADY GRAVEL PACK INTERVAL</th>
<th>CULEBRA INTERVAL (feet (meters) bgs)</th>
</tr>
</thead>
<tbody>
<tr>
<td>WQSP-1 M-70L-7</td>
<td>September 13 through 16, 1994</td>
<td>737 (225)</td>
<td>15 (5)</td>
<td>696 (212)</td>
<td>696 to 737 (212 to 225)</td>
<td>737 (225)</td>
<td>702 to 727 (214 to 222)</td>
<td>640 to 651</td>
<td>651 to 737 (198 to 225)</td>
</tr>
<tr>
<td>WQSP-2 M-71L-8</td>
<td>September 6 through 12, 1994</td>
<td>846 (258)</td>
<td>12 (4)</td>
<td>800 (244)</td>
<td>800 to 846 (244 to 258)</td>
<td>846 (258)</td>
<td>811 to 836 (247 to 255)</td>
<td>790 to 793</td>
<td>793 to 846 (242 to 258)</td>
</tr>
<tr>
<td>WQSP-3 M-72L-9</td>
<td>October 20 through 26, 1994</td>
<td>880 (268)</td>
<td>10 (3)</td>
<td>833 (254)</td>
<td>833 to 880 (254 to 268)</td>
<td>880 (268)</td>
<td>844 to 869 (257 to 265)</td>
<td>827 to 830</td>
<td>830 to 880 (253 to 268)</td>
</tr>
<tr>
<td>WQSP-4 M-73L-10</td>
<td>October 5 through 10, 1994</td>
<td>800 (244)</td>
<td>9 (3)</td>
<td>740 (226)</td>
<td>740 to 798 (226 to 243)</td>
<td>800 (244)</td>
<td>764 to 789 (233 to 240)</td>
<td>752 to 755</td>
<td>755 to 800 (230 to 244)</td>
</tr>
<tr>
<td>WQSP-5 M-74L-11</td>
<td>October 12 through 18, 1994</td>
<td>681 (208)</td>
<td>7 (2)</td>
<td>648 (198)</td>
<td>648 to 676 (198 to 206)</td>
<td>681 (208)</td>
<td>646 to 671 (197 to 205)</td>
<td>623 to 626</td>
<td>626 to 681 (191 to 208)</td>
</tr>
<tr>
<td>WQSP-6 M-75L-12</td>
<td>September 26 through October 3, 1994</td>
<td>616.6 (188)</td>
<td>10 (3)</td>
<td>568 (173)</td>
<td>568 to 617 (173 to 188)</td>
<td>617 (188)</td>
<td>581 to 606 (177 to 185)</td>
<td>567 to 570</td>
<td>570 to 616.6 (174 to 188)</td>
</tr>
</tbody>
</table>
### Analytical Parameter and Sample Requirements

<table>
<thead>
<tr>
<th>PARAMETERS</th>
<th>NO. OF BOTTLES</th>
<th>VOLUME</th>
<th>TYPE</th>
<th>ACID WASH</th>
<th>SAMPLE FILTER</th>
<th>PRESERVATIVE</th>
<th>HOLDING TIME</th>
</tr>
</thead>
<tbody>
<tr>
<td>Indicator Parameters: pH</td>
<td>-</td>
<td>25 mL</td>
<td>Glass</td>
<td>Field determined</td>
<td>No2</td>
<td>Field determined</td>
<td>None</td>
</tr>
<tr>
<td>SC</td>
<td>-</td>
<td>100 mL</td>
<td>Glass</td>
<td>Field determined</td>
<td>No</td>
<td>Field determined</td>
<td>None</td>
</tr>
<tr>
<td>TOC</td>
<td>4</td>
<td>15 mL</td>
<td>Glass</td>
<td>yes</td>
<td>No</td>
<td>HCl</td>
<td>28 days</td>
</tr>
<tr>
<td>General Chemistry</td>
<td>1</td>
<td>1 Liter</td>
<td>Plastic</td>
<td>Yes</td>
<td>No</td>
<td>HNO₃, pH&lt;2</td>
<td>not specified in DMP</td>
</tr>
<tr>
<td>Phenolics</td>
<td>1</td>
<td>1 Liter</td>
<td>Amber Glass</td>
<td>Yes</td>
<td>No</td>
<td>H₂SO₄, pH&lt;2</td>
<td>not specified in DMP</td>
</tr>
<tr>
<td>Metals/Cations</td>
<td>2</td>
<td>1 Liter</td>
<td>Plastic</td>
<td>Yes</td>
<td>No</td>
<td>HNO₃, pH&lt;2</td>
<td>6 months</td>
</tr>
<tr>
<td>VOC</td>
<td>4</td>
<td>40 mL</td>
<td>Glass</td>
<td>No</td>
<td>No</td>
<td>HCl, pH&lt;2</td>
<td>14 days</td>
</tr>
<tr>
<td>VOC (Purgeable)</td>
<td>2</td>
<td>40 mL</td>
<td>Glass</td>
<td>No</td>
<td>No</td>
<td>HCl, pH&lt;2</td>
<td>14 days</td>
</tr>
<tr>
<td>VOC (Non-Purgeable)</td>
<td>2</td>
<td>40 mL</td>
<td>Glass</td>
<td>No</td>
<td>No</td>
<td>HCl, pH&lt;2</td>
<td>14 days</td>
</tr>
<tr>
<td>BN/As Semi-VOC</td>
<td>1</td>
<td>½ Gallon</td>
<td>Amber Glass</td>
<td>Yes</td>
<td>No</td>
<td>None</td>
<td>14 days</td>
</tr>
<tr>
<td>TCLP</td>
<td>1</td>
<td>1 Liter</td>
<td>Plastic</td>
<td>Yes</td>
<td>No</td>
<td>HNO₃, pH&lt;2</td>
<td>7 days</td>
</tr>
<tr>
<td>Cyanide (Total)</td>
<td>1</td>
<td>1 Liter</td>
<td>Plastic</td>
<td>Yes</td>
<td>No</td>
<td>NaOH, pH&gt;12</td>
<td>14 days</td>
</tr>
<tr>
<td>Sulfide</td>
<td>1</td>
<td>250 mL</td>
<td>Amber Glass</td>
<td>Yes</td>
<td>No</td>
<td>NaOH + Zn Acetate</td>
<td>28 days</td>
</tr>
<tr>
<td>Radionuclides</td>
<td>1</td>
<td>1 Gallon</td>
<td>Plastic Cube</td>
<td>Yes</td>
<td>Yes</td>
<td>HNO₃, pH&lt;2</td>
<td>6 months</td>
</tr>
</tbody>
</table>

1. RCRA Detection Monitoring Analytes
2. 1 = As specified in Table 4-1 of the RCRA TEGD
3. 2 = Reduced holding time of 1 week for WIPP-specific Divalent cation 2 samples noted in the GMD

Note: Unless otherwise indicated, data are from DOE-Procedure WP 02-EM1006 methods and are provided as information only.

Note: Deviations from this table are allowed with prior approval by the NMED.
Figure L-1
General Location of the WIPP Facility
Figure L-2
WIPP Facility Boundaries Showing 16-square-Mile Land Withdrawal Boundary
<table>
<thead>
<tr>
<th>SYSTEM</th>
<th>SERIES</th>
<th>GROUP</th>
<th>FORMATION</th>
<th>MEMBER</th>
</tr>
</thead>
<tbody>
<tr>
<td>RECENT</td>
<td>RECENT</td>
<td></td>
<td>SURFICIAL DEPOSITS</td>
<td></td>
</tr>
<tr>
<td>QUaternary</td>
<td>PLEISTOCENE</td>
<td></td>
<td>MESCALERO CALICHE</td>
<td>GATUNA</td>
</tr>
<tr>
<td>TERTIARY</td>
<td>MID-PILOCENE</td>
<td></td>
<td></td>
<td>OGALLALA</td>
</tr>
<tr>
<td>TRIASSIC</td>
<td>DUCKUM</td>
<td></td>
<td></td>
<td>SANTA ROSA</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>DEWEY LAKE</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>RUSTLER</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>OCHOAN</td>
<td></td>
<td></td>
</tr>
<tr>
<td>PERMIAN</td>
<td></td>
<td></td>
<td>SALADO</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>CASTILE</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>BELL CANYON</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>CHERRY CANYON</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>BRUSHY CANYON</td>
<td></td>
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</tbody>
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Figure L-3
Site Geologic Column
Figure L-4
Generalized Stratigraphic Cross Section above Bell Canyon Formation at WIPP Site
Model generated September 2019 utilizing May 2018 freshwater head contours with observed heads (ft) listed at each well. Contours are at 5 ft intervals with the blue line particle track from the waste handling shaft to the WIPP Land Withdrawal Boundary. The purple line is a constant head boundary representing the Rustler halite margin.

Figure L-5
Culebra Freshwater-Head Potentiometric Surface
Figure L-7
As-Built Configuration of Well WQSP-1
Figure L-8
As-Built Configuration of Well WQSP-2
Figure L-9
As-Built Configuration of Well WQSP-3

Note: Depths in feet bgs approximate
Not to Scale
*from DOE/WIPP-95-2154
Figure L-10
As-Built Configuration of Well WQSP-4
Figure L-11
As-Built Configuration of Well WQSP-5
Figure L-12
As-Built Configuration of Well WQSP-6
Figure L-13
Example Chain-of-Custody/Request for Analysis Form
Groundwater Level Surveillance Wells
(inset represents the groundwater surveillance wells in WIPP Land Withdrawal Area)
ADDENDUM L1

SITE CHARACTERIZATION
ADDENDUM L1

SITE CHARACTERIZATION

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<td>L1-4</td>
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<td>L1-4a Optimization of Culebra Monitoring Well Network</td>
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<td>L1-4c Steel-Cased Well Reconfiguration and Replacement</td>
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<td>L1-4d Culebra Monitoring</td>
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<td>L1-5</td>
<td>Hydrology Summary and Conclusions</td>
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<thead>
<tr>
<th>Table</th>
<th>Title</th>
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<tbody>
<tr>
<td>Table L1-1</td>
<td>Culebra Wells Plugged, Abandoned, Replaced, or Repaired (2013 – 2019)</td>
</tr>
<tr>
<td>Table L1-2</td>
<td>Seismic Activity in the Delaware Basin (1926 – 2019)</td>
</tr>
<tr>
<td>Table L1-3</td>
<td>Wells Plugged, Abandoned, and/or Reconfigured (2008 – 2012)</td>
</tr>
</tbody>
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### LIST OF FIGURES

<table>
<thead>
<tr>
<th>Figure</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>Figure L1-1</td>
<td>Map of WIPP Area Showing Diffusion Corrected Kr-81 Age</td>
</tr>
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ADDENDUM L1

SITE CHARACTERIZATION

L1-1 Introduction

The information in this addendum is being provided pursuant to 20.4.1.900 New Mexico Administrative Code (NMAC) (incorporating 40 Code of Federal Regulations (CFR) §270.23). There are no changes to the previous detailed hydrologic, geologic, and meteorological assessments for the region surrounding the Waste Isolation Pilot Plant (WIPP) site that would result in a modification of compliance for the miscellaneous unit in regards to environmental performance standards of 20.4.1.500 NMAC (incorporating 40 CFR §264.601). This addendum provides a summary of new or updated site characterization information collected since 2009, which was the data cutoff for the previous Hazardous Waste Facility Permit Renewal Application (DOE, 2009a).

L1-2 Geological Updates Since 2009

From December 2010 to January 2011, two potash exploration boreholes (MOS-20 and MOS-21) were drilled to the McNutt Potash zone by Mosaic Potash in T22S R31E sections 9 and 10. Sandia National Laboratories logged the cuttings of both wells through the Rustler Formation (Rustler) and also geophysically logged borehole MOS-21 (Schuhen, 2011). Both boreholes encountered the Gatuña Formation (Gatuña), but only the eastern MOS-21 borehole (in section 10) encountered a section of the Santa Rosa Formation (Santa Rosa), located stratigraphically between the Gatuña and Dewey Lake Redbeds Formations (Dewey Lake). These boreholes were plugged and abandoned after Mosaic collected cores across the potash ore zones. The boreholes provided additional confirmatory information related to the geologic units above the Salado Formation (Salado).

Between 2013 and 2018, no new monitoring well locations were drilled to obtain additional geologic information of the Rustler; however, replacement wells were drilled on existing well pads (Table L1-1). Drill cuttings and geophysical logs were obtained to confirm the existing conceptual model of the Rustler (DOE, 1996, 2016a, 2016b). The replacement well AEC-7R encountered a normal stratigraphic sequence for locations northeast of the WIPP site (see Figure L1-1). The Culebra Member of the Rustler (Culebra) (the unit monitored by AEC-7R) in this location has a total thickness of 20 feet (ft) (6.1 meters (m)) and consists of vuggy textured dolomite, but also contains a large amount of gypsum (DOE, 2016a). The replacement well H-12R encountered a normal stratigraphic sequence for locations southeast of the WIPP site. The Culebra in this location has a total thickness of 27 ft (8.2 m) and is also vuggy in texture with minor amounts of gypsum present (DOE, 2016b). The replacement well H-10cR encountered a normal stratigraphic sequence for locations southeast of the WIPP site. The Culebra in this location has a total thickness of 26 ft (7.9 m), which consisted of vuggy dolomite with gypsum.

In 2019, no new monitoring well locations were drilled to obtain additional geologic information; however two existing wells were replaced in order to modernize the well network. The replacement wells H-5bR and WIPP-11R encountered normal stratigraphic sequences for locations north of the WIPP site. The Culebra thickness for H-5bR and WIPP-11R were 27 ft (8.2 m) and 21 ft (6.4 m), respectively.
L1-3 Seismicity Updates Since 2009

Known seismic events occurring in southeast New Mexico and west Texas, specifically in the Delaware Basin, were recorded in the Delaware Basin Well Tracking Application (DOE, 2019a). This information is obtained from the New Mexico Institute of Mining and Technology (NMIMT), Socorro, New Mexico, utilizing data from an array of nine seismographs in the vicinity of the WIPP site (NMIMT 2018, 2019a, 2019b, 2019c).

Since 1926, seismic events have been recorded in the Delaware Basin (DOE, 2019a). Table L1-2 provides information on recorded seismic events by county including the earliest event, the latest event and the magnitudes of the smallest and largest events recorded.

L1-4 Hydrology Updates Since 2009

L1-4a Optimization of Culebra Monitoring Well Network

Kuhlman (2010) revised a Culebra well-network minimization and optimization study initially performed by McKenna (2004) under analysis plan (AP) 111, Analysis Plan for Optimization and Minimization of the Culebra Monitoring Network for the WIPP, developed by Beauheim and McKenna (2003). The results of this optimization study are used to provide a quantitative measure of the relative importance of steel-cased monitoring wells to the long-term Culebra monitoring network. This study used the 100 input parameter fields (i.e., transmissivity or \( T \) fields) developed for the CRA-2009 Performance Assessment Baseline Calculation (PABC) to identify the locations where head and transmissivity data from new wells might cause the greatest uncertainty reduction. The study indicated uncertainty in Culebra groundwater travel times calculated from a point above the center of the WIPP disposal panels to the WIPP Land Withdrawal Boundary (LWB). Kuhlman (2010) used three methods to determine the value of an existing well or potential well location. The three metrics were combined to create maps showing the relative value of additional head data at points throughout the modeling domain, see Figure L1-2.

The three metrics were:

- reduction of freshwater head kriging variance,
- optimization of the shape of triangles drawn between the wells for estimating head gradients (i.e., equilateral triangles are better than obtuse triangles), and
- identification of areas where more head data in the model (i.e., from a new Culebra monitoring well) would likely have the largest positive impact on constraining model-predicted travel times.

These three different monitoring network assessment approaches were combined to rank:

- possible locations for new wells and
- importance of replacement (rather than simple abandonment) for existing steel-cased well locations.
Since the Kuhlman (2010) report was prepared, well WIPP-25, shown in Figure L1-2 has been plugged and abandoned (without replacement), and wells H-9c, H-4b, H-11b4, AEC-7, H-5b, H-10c, H-12, and WIPP-11 have been plugged and replaced with fiberglass-cased monitoring wells. The condition of individual steel wells, as observed with downhole video monitoring, is a significant factor in the selection of replacement wells; the results of this optimization study are considered as an additional source of information for decision-making.

L1-4b Geochemical Analysis

Domski et al. (2011) presented geochemical analysis of waters from WIPP wells completed above the Salado, focusing on groundwaters from the Rustler, the Dewey Lake, and the Santa Rosa. The study included only new or historic samples from the Culebra, which were not included in the previous Culebra-specific geochemical study of Domski and Beauheim (2008).

Domski et al. (2011) applied a similar methodology as Domski and Beauheim (2008), in which chemical species observed in water quality samples were used to categorize geochemical facies. The spatial coverage of wells in these other formations is much less than well coverage in the Culebra, making it difficult to draw conclusions regarding the spatial distribution of geochemical facies, as was done for the Culebra in Domski and Beauheim (2008).

Samples from the Dewey Lake generally had low ionic strength and had more significant sulfatic weathering components, related to the presence of gypsum-filled fractures in the Dewey Lake. Samples from Santa Rosa wells were consistent with waters of meteoric origin, indicative of their relatively shallow occurrence.

Samples from the Magenta Member of the Rustler (Magenta) generally were from the diagenetic facies in eastern wells near the Rustler mudstone-halite margins. Furthest to the west, Magenta wells belonged exclusively to the sulfatic weathered facies. Wells centrally located within the WIPP site boundaries are likely the product of mixing between the sulfatic weathering composition to the west and the diagenetic waters in the east. Samples used in Domski et al. (2011) from the Culebra were mostly from the southeastern arm of Nash Draw and in replacement wells drilled recently at the WIPP site. More recent and historic Culebra water quality analyses generally agreed with Domski and Beauhiem (2008), adding detail to the distribution of facies in the southeastern arm of Nash Draw. Samples from the Rustler-Salado contact are in general quite briney. East of Nash Draw, the formation contains magnesium-rich brines, which are believed to be diagenetic in origin, while wells in and closer to Nash Draw show effects of halite dissolution in the underlying Salado.

Figure L1-3 shows the average composition of water quality samples collected above the Salado. The “Culebra” bar is the average composition for the few Culebra samples in Domski et al. (2011), while the “Culebra AP-125” bar represents the average of a much larger sample taken from Domski and Beauheim (2008). This figure clearly summarizes the difference in composition between samples collected from the Santa Rosa and Dewey Lake, compared to samples from the Rustler. Magenta compositions are very similar to Culebra compositions. Culebra average ionic strength is greater in the larger, more representative AP-125 dataset compared to the smaller dataset analyzed by Domski et al. (2011).

Figure L1-4 summarizes the relationship between ionic strength, geologic formation, and east-west location of wells completed above the Salado at the WIPP. Ionic strength varies across more than three orders of magnitude between the Santa Rosa and the Los Medaños Member of
the Rustler (Los Medaños). Regional groundwater chemistry undergoes radical changes over relatively short vertical distances, driven largely by proximity to the Salado. In the Rustler, waters tend to increase in ionic strength to the east, due to proximity to the mudstone-halite margins within the Rustler (Domski and Beauheim, 2008). Santa Rosa and Dewey Lake waters do not appear to follow a similar trend of increasing ionic strength to the east, likely because of their more direct vertical recharge path from precipitation (Domski et al., 2011). The sole Dewey Lake sample with high ionic strength is associated with potash mine tailings contamination (SNL-1) and is not representative of the Dewey Lake in general.

Geochemical analysis of groundwater samples collected from formations above the Salado (Domski et al., 2011) agrees with previous analyses conducted on the Culebra (Domski and Beauheim, 2008). These studies reveal how the geochemistry of the Culebra and Magenta fit into regional groundwater trends, both vertically and horizontally. This information is supportive of the general conceptual model for groundwater recharge of shallow formations near the WIPP site.

Two radiokrypton analyses of the groundwater were performed in the 2014 – 2016 timeframe to complement the Culebra aquifer flow model and to better understand solute transport at the WIPP site in accordance with Test Plan (TP) 14-01 (Kuhlman, 2014). The distribution of groundwater age at the WIPP site can give valuable information regarding transit time in the flow-regime. Data requirements for chemical isotope analysis are independent of many of the physical factors required in flow modeling. Instead, chemical isotope analysis uses concentration of radioactive or radiogenic isotopes and the rate isotopes decay or accumulate to calculate groundwater age, data which are not generally considered in groundwater flow modeling (Bethke and Johnson, 2008). Combining the two approaches has the potential to refine the current understanding of transport in the Culebra aquifer.

The Krypton (Kr) model age was substantially higher than the flow model prediction of hydraulic age, which was interpreted as a constraint on the effective diffusivity of Kr81 in stagnant pore fluids of aquitard formations adjacent to the Culebra flow zone. Values of effective diffusivity of Kr in the stagnant zone were calculated based on the flow model predicted travel times and were constrained to $1.4 \times 10^{-5}$ square meters per year ($\text{m}^2/\text{yr}$) to $4.7 \times 10^{-6}$ m$^2$/yr. The low values were interpreted to imply that there is low interconnected porosity in aquitard formations and/or Kr diffusivity is slowed by adsorption or salinity effects.

Sturchio (2016) and Sturchio et al. (2014) presented the results of radiokrypton analyses of three additional Culebra wells (AEC-7R, H-12R, and SNL-16). Wells AEC-7R and H-12R are in low-transmissivity zones of the Culebra, while SNL-16 is in a high-transmissivity zone in Nash Draw (see Figure L1-1). Water samples from SNL-16 had a Kr81 sample to air ratio indistinguishable from modern atmospheric Kr. Water samples from the low-transmissivity wells have low Kr81 compared to modern atmosphere (0.58 sample to air ratio at AEC-7R and 0.49 sample to air ratio at H-12R), indicating long groundwater residence times of thousands of years. Sturchio (2016) used the calculation methods from Sturchio et al. (2014) to correct for the modern Kr component based on Kr85 concentration and the effective diffusivity in the aquitard. Figure L1-1 shows the corrected mean residence times of Culebra groundwater at the wells sampled from both studies. The mean residence time in low-transmissivity wells SNL-14 and SNL-16 were approximately 31,000 years and <17,000 years, respectively, while the residence times in low-transmissivity wells AEC-7, H-12R, and SNL-8 were approximately 48,000 years, 66,000 years, and 79,000 years, respectively.
These radiokrypton studies show that Kr measurements can be applied to saline aquifers if the effects of diffusive exchange, adsorption, and salinity gradient effects are considered. For the Culebra, sufficient information on the hydrogeology exists to apply these complicating factors to radiokrypton analyses to yield useful constraints on groundwater age and/or the effective diffusivity of the confining units surrounding the Culebra. Radiokrypton analyses may provide a complimentary approach to far-field radionuclide transport questions at the WIPP site.

**L1-4c Steel-Cased Well Reconfiguration and Replacement**

From the 1970s through 1994, groundwater wells drilled for the WIPP site used steel well casing. Exposure to natural groundwaters, which are of high salinity, has caused the steel casings to corrode and deteriorate, necessitating the plugging and abandonment of many wells. During the peak of testing in the Culebra, many well pads had multiple Culebra wells within 50 m of one another. While this well density was necessary for evaluating the hydrologic characteristics of the Culebra and other formations of interest, they are not needed for long-term monitoring of groundwater levels in the Culebra. Consequently, some of the Culebra wells located on the same well pad were plugged and abandoned. An adequate Culebra monitoring network was established through geospatial analysis. The network provides sufficient spatial coverage for Culebra monitoring and allows for either the replacement of or the removal of the remaining steel-cased monitoring wells as they deteriorate.

From 2008 to 2011, two steel-cased wells have been plugged and abandoned without replacement (WIPP-25 and WIPP-30, see Table L1-1). Well AEC-7 was re-perforated across the Culebra in 2008 (DOE, 2009b, 2009c). Three multiple-completion wells have been permanently recompleted to monitor individual formations (H-15, H-16 and H-9c). H-9c was re-drilled in 2010; its replacement is named H-9bR. Five replacement wells were drilled and completed with fiberglass-reinforced plastic casings (H-6bR, H-15R, H-4bR, H-9bR, and H-11b4R).

From 2013 to 2017, three steel-cased wells have been plugged and abandoned (AEC-7, H-12, and H10c, see Table L1-1) and replaced with fiberglass-reinforced plastic casings (AEC-7R, H-12R, and H-10cR). In H-series wells up to H-11 (drilled by the U.S. Geological Survey in the 1970s), a, b, and c suffixes originally referred to Magenta, Culebra, and Rustler-Salado contact completions, respectively. Well maintenance was conducted in May 2017 to repair the protective surface casing on WIPP-19 after it was damaged.

In 2019, two wells were plugged and abandoned (H-5b and WIPP-11) and replaced with fiberglass reinforced plastic casing (H-5bR and WIPP-11R).

**L1-4d Culebra Monitoring**

Water-level monitoring provides a general picture of the changes in hydraulic head occurring in the formations being monitored. Water levels are currently being monitored in the Culebra and Magenta, the Dewey Lake, and the Bell Canyon Formation (Bell Canyon). The monitored well locations are shown in Figure L1-5. Reconfigured or plugged and abandoned wells are listed in Table L1-1 and Table L1-3.

In addition to monitoring Culebra water levels, the U.S. Department of Energy (DOE) monitors the fluid pressure in many wells with downhole pressure transducers. The history of Culebra wells instrumented with downhole pressure transducers is given in Figure L1-6. This figure shows the periods of time from January 2003 to the present during which pressure transducers were in place.
were installed in Culebra wells. The continuous fluid-pressure measurements made using
pressure transducers provide a clearer, more complete record of the changes in hydraulic head
occurring in the wells than is provided by manual monthly water-level measurements alone.
Currently, 38 Culebra wells are monitored with downhole pressure transducers. Of the wells that
were monitored at one time, three wells shifted monitoring to a replacement well upon re-drilling
(AEC-7, H-12, and H10c).

Groundwater density calculations are carried out under Activity/Project Specific Procedure SP 9-
11, Calculation of Densities for Groundwater in WIPP Wells (Johnson, 2015b). Pressure
transducers are installed at mid-formation, which allows the combination of observed pressure,
installation depth, and water-level elevation measurements to yield an estimate of fluid density,
see Figure L1-6. Culebra groundwater density, in terms of specific gravity, varies from 1.0 (fresh
water) in the southeastern arm of Nash Draw (e.g., H-7b1), to values greater than 1.0 in wells
SNL-6 and SNL-15. This procedure has been applied to both current years and historical data to
produce estimates of fluid densities in wells from 2012 through 2016 (Johnson, 2013, 2014,
2015a, 2016, 2017). This approach was used to compute prior Culebra groundwater densities to
estimate freshwater heads (Johnson 2008, 2009).

Figure L1-7 shows water levels from wells north of the WIPP site that generally correspond with
one another. The responses correspond to seasonal rainfall events and may also capture longer
drought cycles. Monthly precipitation data for the Carlsbad Airport from 2010 through 2017 is
presented with the water level data in Figure L1-7 (National Oceanic and Atmospheric
Administration National Climate Data Center http://www.ncdc.noaa.gov/cdo-web/). A water level
rise in 2010 was followed by general decline until the end of 2014, when water levels rose, but
did not return to previously observed peak levels and have generally leveled off. Responses
observed in SNL-2, SNL-18, and SNL-19 (located on the eastern edge of Nash Draw) appear to
precede those in other wells, in which responses tend to be delayed. This supports the current
view that precipitation effects in the Culebra progress laterally through the formation, not
vertically through overlying strata.

Figure L1-8 shows water levels from Culebra wells in the central portion of the WIPP site. The
water level trends in these wells mostly parallel one another, and show a stronger response to
the commercial pumping affecting the Culebra aquifer than wells in the north central portion of
the WIPP site. Water levels in these wells dropped approximately 12 m between 2013 and the
end of 2016. Water levels began to increase during 2016 before decreasing again in late 2016.
Water levels then began recovering mid-2017 through December 31, 2017. Previous to the new
pumping event, wells in the central portion of the WIPP site had smaller water fluctuations than
northern wells (DOE 2014). Any response to annual sampling events in the WIPP Water Quality
Sampling Program wells is muted in water level and pressure transducer data after the new
commercial pumping events.

The primary event that has impacted Culebra water levels and pressures is pumping at a
privately-owned well, located southwest of the LWB (Thomas et al., 2017). Pumping began in
September 2013 and continued until mid-January 2017. Water levels in many Culebra wells
were impacted by these pumping activities.

The Permittees report flow rate and direction in the Culebra annually as required by Permit Part 5,
Section 5.8.
Magenta water levels were monitored during the period 2012 through 2019. Overall, water levels in Magenta wells were not disrupted by sampling, purging events, or hydraulic testing. Unlike the Culebra wells, Magenta wells do not respond to pumping at the private well. Water levels in the Magenta do not show responses to major rainfall events, thus precipitation effects seen in the Culebra are derived from a lateral source (where the Culebra outcrops in Nash Draw), rather than vertical recharge closer to the WIPP site. These observations support the assertion that there is no natural communication between the Magenta and the Culebra.

The DOE monitors Dewey Lake water levels in one well, WQSP-6A. Figure L1-9 shows a time series of Dewey Lake water levels in WQSP-6A from 2012 through 2017. The hydrograph shows that water levels were stable within an approximately 50-centimeter band over that period, with a slightly increasing downward trend until the latter half of 2016. The slight water level increase at the end of 2016 is most likely a response to rain events.

Bell Canyon monitoring wells are situated at the northern (DOE-2) and southern (Cabin Baby [CB]-1) edges of the WIPP LWB. The primary purpose of this monitoring is to determine if oil and gas activities in the Bell Canyon are affecting the hydraulic head of the Bell Canyon at the WIPP site. Water level elevations are plotted for the period 2012 through 2017 in Figure L1-10.

Water-level monitoring provides a general picture of the changes in hydraulic head occurring in the formations being monitored. Water levels are currently being monitored in the Culebra, Magenta, Dewey Lake, and Bell Canyon. Culebra water fluctuations are generally caused by either precipitation events propagating laterally from Nash Draw or pumping from a private well south of the WIPP site. Pumping from the private well affected Culebra wells from the north central portion of the WIPP site to wells located south of the LWB. Water levels in the Magenta did not respond to pumping at the private well. Five wells in the Magenta did experience a rapid rise in water level that is not yet understood. Water levels in the other Magenta wells are generally stable or recovering from earlier pumping tests. The Dewey Lake water level (measured only in well WQSP-6A) was stable within an approximately 50 cm band over the last 5-year period. Bell Canyon water levels were stable in DOE-2 and rose steadily in CB-1 since being bailed in 2008.

In addition to monitoring water levels, fluid pressures in most Culebra, Magenta, and Bell Canyon wells are monitored on an hourly basis using downhole pressure transducers. The high-frequency fluid-pressure measurements provide a clearer, more complete record of the changes in hydraulic head occurring in the wells than that provided by monthly water-level measurements alone. The high-frequency pressure transducer data shows detailed fluctuations due to both natural (barometric, earth tides, and precipitation) and man-made (potash mine collapse and oil well drilling) stimuli.

The WIPP groundwater-monitoring program has continued to augment monthly water-level measurements in wells with continuous (approximately hourly) fluid-pressure measurements.
using downhole programmable pressure gauges. Pressure transducer readings allow an
enhanced view of the effects of individual pumping events from the private well and precipitation
events in Nash Draw. The pumping at the private well south of the LWB affected wells as far
north as WIPP-19.

A combination of pressure and depth-to-water measurements are used to estimate fluid density
in Culebra wells at the WIPP site. These densities are then used to compute equivalent
freshwater heads, which are combined with an averaged version of the WIPP repository
performance assessment model to produce contour maps of piezometric head in the Culebra for
inclusion in the WIPP Project Annual Site Environmental Report.

The nature of groundwater in the Rustler, specifically the Culebra, has been studied in detail for
several decades at the WIPP site. This long history of research and investigation now serves as
a firm basis for long-term monitoring of groundwater in formations surrounding the WIPP site.
Effects of nearby anthropogenic activities may be seen in the WIPP monitoring network.
Maintenance of the current network and investigation of observed anomalies ensure confidence
in the understanding of regional groundwater in relation to the WIPP site.

L1-6 References

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Laboratories.

ERMS 549336. Carlsbad, NM: Sandia National Laboratories.

Calculated Densities for Use in Deriving Equivalent Freshwater Heads of the Culebra Dolomite
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Laboratories. ERMS 548127.

Calculated Densities for Use in Deriving Equivalent Freshwater Heads of the Culebra Dolomite
Member of the Rustler Formation near the WIPP Site. Carlsbad, NM: Sandia National
Laboratories. ERMS 550755.

Johnson, P.B. 2013. Memo to Records Center (Subject: 2012 Calculated Densities). February,

Johnson, P.B. 2014. Memo to Records Center (Subject: 2013 Calculated Densities). February 6,


### Table L1-1
Culebra Wells Plugged, Abandoned, Replaced, or Repaired (2013 – 2019)

<table>
<thead>
<tr>
<th>Well</th>
<th>Activity</th>
<th>Date of Activity</th>
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<tr>
<td>AEC-7</td>
<td>Plugged and abandoned, Culebra well replaced by AEC-7R</td>
<td>August 2013</td>
</tr>
<tr>
<td>H-12</td>
<td>Plugged and abandoned, Culebra well replaced by H-12R</td>
<td>August 2014</td>
</tr>
<tr>
<td>H-10c</td>
<td>Plugged and abandoned, Culebra well replaced by H-10cR</td>
<td>October 2015</td>
</tr>
<tr>
<td>WIPP-19</td>
<td>Surface Casing Repaired</td>
<td>May 2017</td>
</tr>
<tr>
<td>H-5b</td>
<td>Plugged and abandoned, Culebra well replaced by H-5bR</td>
<td>September 2019</td>
</tr>
<tr>
<td>WIPP-11</td>
<td>Plugged and abandoned, Culebra well replaced by WIPP-11R</td>
<td>September 2019</td>
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Reference: Updated/modified from DOE. 2019b.
Table L1-2
Seismic Activity in the Delaware Basin (1926 – 2019)

<table>
<thead>
<tr>
<th>County</th>
<th>No. of Total Events</th>
<th>Earliest Event</th>
<th>Latest Event</th>
<th>Smallest Magnitude</th>
<th>Largest Magnitude</th>
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<tr>
<td>Brewster</td>
<td>98</td>
<td>7/06/1983</td>
<td>4/07/2018</td>
<td>1.10</td>
<td>3.80</td>
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<td>Culberson</td>
<td>1,849</td>
<td>3/06/1962</td>
<td>7/12/2019</td>
<td>0.35</td>
<td>3.50</td>
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<tr>
<td>Eddy</td>
<td>380</td>
<td>7/17/1926</td>
<td>3/29/2019</td>
<td>0.09</td>
<td>4.00</td>
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<tr>
<td>Jeff Davis</td>
<td>84</td>
<td>8/16/1931</td>
<td>11/13/2018</td>
<td>0.59</td>
<td>4.00</td>
</tr>
<tr>
<td>Lea</td>
<td>84</td>
<td>9/19/1976</td>
<td>3/15/2019</td>
<td>0.20</td>
<td>3.10</td>
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<tr>
<td>Loving</td>
<td>47</td>
<td>2/4/1976</td>
<td>3/26/2019</td>
<td>0.66</td>
<td>1.80</td>
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<tr>
<td>Pecos</td>
<td>337</td>
<td>1/30/1975</td>
<td>3/29/2019</td>
<td>0.70</td>
<td>3.20</td>
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<tr>
<td>Reeves</td>
<td>1,345</td>
<td>2/19/1976</td>
<td>3/31/2019</td>
<td>0.87</td>
<td>3.20</td>
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<td>Ward</td>
<td>222</td>
<td>8/05/1976</td>
<td>3/31/2019</td>
<td>0.08</td>
<td>3.60</td>
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<tr>
<td>Winkler</td>
<td>71</td>
<td>8/14/1964</td>
<td>1/14/2019</td>
<td>0.86</td>
<td>3.80</td>
</tr>
<tr>
<td>TOTAL</td>
<td>4,517</td>
<td></td>
<td></td>
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</table>

Key:
Magnitude
Less than 2  Very seldom ever felt
2.0 to 3.4  Barely felt
3.5 to 4.2  Felt as a rumble
4.3 to 4.9  Shakes furniture; can break dishes
5.0 to 5.9  Dislodges heavy objects; cracks walls
6.0 to 6.9  Considerable damage to buildings
7.0 to 7.3  Major damage to buildings; breaks underground pipes
7.4 to 7.9  Great damage; destroys masonry and frame buildings
Above 8.0  Complete destruction; ground moves in waves

### Table L1-3
Wells Plugged, Abandoned, and/or Reconfigured (2008 – 2012)

<table>
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<td>Forty-niner, Magenta, Tamarisk, Culebra, and Los Medaños</td>
<td>Reconfigured from multicompletion open-hole Rustler to screened Culebra</td>
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FIGURES
(values in boxes, in units of 103 years) for Culebra groundwater samples
(Reproduced from Sturchio 2016)

Also shown are Rustler Formation halite margins, the Salado Formation dissolution margin, and Nash Draw

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Map of WIPP Area Showing Diffusion Corrected Kr-81 Age
Reference: DOE. 2019b.
(Each of the red, green and blue symbol sizes corresponds to the relative rank of the metric at that well. The green curve is the active portion of the CRA-2009 PABC Culebra groundwater flow model; the black square is the WIPP Land Withdrawal Area Boundary.)

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Reference: DOE. 2019b.
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Reference: DOE. 2019b.
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Reference: DOE. 2019b.
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WQSP-6A Dewey Lake Water Levels

Reference: DOE. 2019b.
Bell Canyon Water Levels

Figure L1-10
Bell Canyon Water Levels

Reference: DOE. 2019b.
ATTACHMENT M

FIGURES
DISCLAIMER

The figures presented in this attachment are illustrations and are for information purposes only. These figures are not to scale.
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Waste Handling Building Unit – TRU Mixed Waste Container Storage and Surge Areas

LEGEND
- WASTE HANDLING BUILDING UNIT STORAGE AREA
- CH BAY DERIVED WASTE STORAGE AREA
- CH BAY SURGE STORAGE AREA
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RH Bay Ground Floor and Waste Transport Routes

RH BAY WASTE TRANSPORT ROUTES

NOTE: RH BAY FLOOR, HOT CELL – LOWER FLOOR, AND
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WIPP Facility Surface and Underground CH Transuranic Mixed Waste Process Flow Diagram
Contamination Detected

A

Figure M-39
WIPP Facility Surface and Underground CH Transuranic Mixed Waste Process Flow Diagram (Continued)
The diagram outlines the process for handling RH-TRU 72-B shipping casks, including the steps from receipt to disposal.

1. RH-72B Cask Received at Gate; Shipment Verified
2. Security and Radiological Checks Performed*
3. Facility Cask Transported into the RH Bay on Trailer
4. Outer Lid Unbolted and Removed
5. Rad Surveys Performed and Evaluated
6. Canister Transferred to Cask Transloading Room
7. Canister Identified
8. Rad Swipes Collected and Evaluated
9. Contamination Detected?
10. Canister Transferred to Facility Cask
11. Facility Cask Loaded Onto Waste Shaft Conveyance
12. Canister Emplaced in Borehole
13. Borehole Shield Plug Installed
14. Removal of Rad Doses
15. Determine Radiological Surveys
16. If radiological surveys or swipes reveal cask contamination, the cask will be decontaminated.

*Radiological surveys or swipes reveal cask contamination, the cask will be decontaminated.

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NOTIFY NMED OF INTENT TO CLOSE WIPP
PERFORM CONTAMINATION SURVEY FOR SURFACE SUPPORT STRUCTURES INCLUDING CONTAINER STORAGE UNITS
SAMPLE ANALYSIS
DECONTAMINATION AS NECESSARY
FINAL CONTAMINATION SURVEYS
DECONTAMINATION AS NECESSARY
PREPARE AND SUBMIT CONTAINER MANAGEMENT UNIT CLOSURE CERTIFICATION TO NMED
DISPOSE OF CLOSURE-DERIVED WASTE INCLUDING CONTAMINATED STRUCTURES AND EQUIPMENT
CLOSURE OF OPEN HWMU PANEL (SEE PANEL CLOSURE SCHEDULE)
INSTALL BOREHOLE SEALS
INSTALL REPOSITORY SEALS
RECONTOUR AND REVEGETATE SITE
PREPARE AND SUBMIT FINAL CLOSURE CERTIFICATION TO NMED

Figure M-61

WIPP Facility Final Closure 84-Month Schedule
NOTES

1. CONFIGURATION AND PLACEMENT OF THE SUBSTANTIAL BARRIER AND THE BULKHEAD DICTATED BY AS-FOUND (FIELD) CONDITIONS, AS DESIGNATED BY THE COGNIZANT ENGINEER.

2. SUBSTANTIAL BARRIER MATERIAL WILL CONSIST OF RUN-OF-MINE SALT OR OTHER SUITABLE NON-FLAMMABLE MATERIAL AS DESIGNATED BY THE COGNIZANT ENGINEER.


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Typical Shaft Sealing System
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**Figure M-66**
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Generalized Stratigraphic Cross Section above the Bell Canyon Formation at the WIPP Site
Model generated September 2019 utilizing May 2018 freshwater head contours with observed heads (ft) listed at each well. Contours are at 5 ft intervals with the blue line particle track from the waste handling shaft to the WIPP Land Withdrawal Boundary. The purple line is a constant head boundary representing the Rustler halite margin.

Figure M-68
Culebra Freshwater-Head Potentiometric Surface
Top of Casing Elevation 3,419.2 ft. above mean sea level (amsl)

Figure M-70
As-Built Configuration of Well WQSP-1

Note: Depths in feet below ground surface (bgs) approximate.
Ground Surface

Top of Casing Elevation
3,463.9 ft. amsl

WELL CONSTRUCTION

15' Hole
10.75" x 0.375" Wall Surface Casing

9.875" Borehole
5" x 0.280" Wall Blank
Fiberglass Well Casing
Cement Portland-ASTM C1510-92
Bentonite Seal
Sand Pack
8/16 Brady Gravel
5" Fiberglass 0.020" Slot Screen
Centralizers Located at Bottom and Top of Screen and at 60-Foot Intervals to Surface
Blank Casing
Total Depth

Note: Depths in feet bgs approximate.

Figure M-71
As-Built Configuration of Well WQSP-2
Figure M-72
As-Built Configuration of Well WQSP-3

Note: Depths in feet bgs approximate.
Ground Surface

Top of Casing Elevation 3,433.1 ft. amsl

WELL CONSTRUCTION

GEOLOGIC

Holocene Deposits

SANTA ROSA FORMATION

DEWEY LAKE REDBEDS FORMATION

RUSTLER FORMATION

Forty-Niner Member

Magenta Dolomite Member

Tamarisk Member

Culebra Dolomite Member

Los Medaños Member

15' Hole

10.75" x 0.375" Wall Surface Casing

9.875" Borehole

5" x 0.280" Wall Blank

Fiberglass Well Casing

Cement Portland-ASTM C1510-92

Bentonite Seal

Sand Pack

8/16 Brady Gravel

5" Fiberglass 0.020" Slot Screen

Centralizers Located at Bottom and Top of Screen and at 60-Foot Intervals to Surface

Blank Casing

Total Depth

Note: Depths in feet bgs approximate.

Figure M-73
As-Built Configuration of Well WQSP-4
WELL CONSTRUCTION

15' Hole

10.75" x 0.375" Wall Surface Casing

9.875" Borehole

5" x 0.280" Wall Blank

Fiberglass Well Casing

Cement Portland-ASTM C1510-92

Bentonite Seal

Sand Pack

8/16 Brady Gravel

5" Fiberglass 0.020" Slot Screen

Centralizers Located at Bottom and Top of Blank Casing

Total Depth

Note: Depths in feet bgs approximate.

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As-Built Configuration of Well WQSP-5
Figure M-75
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Note: Depths in feet bgs approximate.
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Groundwater Level Surveillance Wells
(inset represents the Groundwater Level Surveillance Wells within the WIPP Land Withdrawal Area)
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Repository VOC Monitoring Locations

(see Figure D-1 and Figure D-1a for a detailed map and legend of the surface buildings)
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Legend
- Ventilation Barrier
- Bulkhead
- Ventilation Control
- Sample Head Location for Disposal Room VOC Monitoring
- Inlet Air
- Exhaust Air
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VOC Monitoring System Design
TYPICAL SUBATMOSPHERIC SAMPLING ASSEMBLY WITH CANISTER

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ATTACHMENT N

VOLATILE ORGANIC COMPOUND MONITORING PLAN
# ATTACHMENT N

## VOLATILE ORGANIC COMPOUND MONITORING PLAN

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ACRONYMS, ABBREVIATIONS, AND UNITS

ARA  additional requested analyte
BS/BSO  blank spike/blank spike duplicate
CFR  Code of Federal Regulations
CH  contact-handled
CRQL  contract-required quantitation limit
DOE  U.S. Department of Energy
DRVMP  Disposal Room VOC Monitoring Program
EDD  electronic data deliverable
EPA  U.S. Environmental Protection Agency
ft  feet
GC/MS  gas chromatography/mass spectrometry
HI  hazard index
HWDU  Hazardous Waste Disposal Unit
IUR  inhalation unit risk
L  liter
LCS  laboratory control sample
LPEP  Laboratory Performance Evaluation Plan
m  meter
MDL  method detection limit
mm  millimeter
MOC  Management and Operating Contractor
MRL  method reporting limit
mtorr  millitorr
NIST  National Institute of Standards and Technology
NMAC  New Mexico Administrative Code
NMED  New Mexico Environment Department
PASK  passive air-sampling kit
ppbv  parts per billion by volume
ppmv  parts per million by volume
PT  proficiency testing
QA  quality assurance
QAPjP  Quality Assurance Project Plan
QC  quality control
1 RfC    reference concentration
2 RH     remote-handled
3 RPD    relative percent difference
4 RVMP   Repository VOC Monitoring Program
5 SOP    standard operating procedure
6 TIC    tentatively identified compound
7 TRU    transuranic
8 VOC    volatile organic compound
9 WIPP   Waste Isolation Pilot Plant
ATTACHMENT N

VOLATILE ORGANIC COMPOUND MONITORING PLAN

N-1 Introduction

This Permit Attachment N describes the monitoring plan for volatile organic compound (VOC) emissions from transuranic (TRU) mixed waste that may be entrained in the exhaust air from the U.S. Department of Energy (DOE) Waste Isolation Pilot Plant (WIPP) Underground Hazardous Waste Disposal Units (HWUDUs) during the disposal phase at the facility. The purpose of VOC monitoring is to ensure compliance with the VOC action levels and limits specified in Permit Part 4. This VOC monitoring plan consists of two programs: (1) the Repository VOC Monitoring Program (RVMP), which assesses compliance with the action levels in Permit Part 4, Section 4.6.2.3; and (2) the Disposal Room VOC Monitoring Program (DRVMP), which assesses compliance with the disposal room action levels and limits in Permit Part 4, Tables 4.6.3.2 and 4.4.1. This plan includes the monitoring design, a description of sampling and analysis procedures, quality assurance (QA) objectives, and reporting activities.

N-1a Background

The Underground underground HWUDUs are located 2,150 feet (ft) (655 meters [m]) below ground surface at the WIPP facility, in the WIPP underground. As defined for this Permit, an Underground underground HWDU is a single excavated panel consisting of seven rooms and two access drifts designated for disposal of contact-handled (CH) and remote-handled (RH) transuranic (TRU) mixed waste. Each room is approximately 300 ft (91 m) long, 33 ft (10 m) wide, and 13 ft (4 m) high. Access drifts connect the rooms and have the same cross section. The Permittees shall dispose of TRU mixed waste in Underground underground HWUDUs designated as Panels 1 through 8.

This plan addresses the following elements:

1. Rationale for the design of the VOC monitoring programs, based on:
   - Possible pathways from the WIPP underground HWUDUs during the active life of the facility
   - Demonstrating compliance with the disposal room limits by monitoring VOCs in underground disposal rooms
   - Demonstrating compliance with the ambient air monitoring action levels by monitoring VOC emissions on the surface
   - VOC sampling operations at the WIPP facility, and
   - Optimum locations for sampling

2. Descriptions of the specific elements of the VOC monitoring programs, including:
• The type of monitoring conducted.
• Sampling locations.
• The monitoring interval.
• The specific hazardous constituents monitored.
• VOC monitoring schedule.
• Sampling equipment.
• Sampling and analytical techniques.
• Data recording/reporting procedures.
• Notification and action levels for remedial action.


N-1b Objectives of the Volatile Organic Compound Monitoring Plan

The CH and RH TRU mixed waste disposed in the WIPP Underground HWDUs contain VOCs which could be released from the WIPP Underground facility during the disposal phase of the project. This Plan describes how:

• VOCs released from waste panels will be monitored to confirm that the running annual average risk to the non-waste surface worker due to VOCs in the air emissions from the Underground HWDUs do not exceed the action levels identified in Permit Part 4, Section 4.6.2.3. and calculated from measured VOC concentrations using risk factors identified in Table 4.6.2.3.- Appropriate remedial action, as specified in Permit Section 4.6.2.4, will be taken if the action levels in Permit Part 4, Section 4.6.2.3 are reached.

• The VOCs released from waste containers in disposal rooms will be monitored to confirm that the concentration of VOCs in the air of closed and active rooms in active panels do not exceed the VOC disposal room limits identified in Permit Part 4, Table 4.4.1. Appropriate remedial action, as specified in Permit Part 4, Section 4.6.3.3, will be taken if the original sample results are greater than or equal to the action levels in Permit Part 4, Table 4.6.3.2.

N-2 Target Volatile Organic Compounds

The target VOCs for repository monitoring (Station VOC-C and VOC-D) and disposal room monitoring are presented in Table N-1. These target VOCs were selected because together they represent approximately 99 percent of the carcinogenic risk due to air emissions of VOCs.
N-3 Monitoring Design

Detailed design features of this plan are presented in this section. This plan uses available sampling and analysis techniques to measure VOC concentrations in air. Subatmospheric sample collection units are used in the Repository and Disposal Room VOC Monitoring Programs. These sample collection units are described in greater detail in Section N-4a(2).

N-3a Sampling Locations

Air samples will be collected at the WIPP facility to quantify airborne VOC concentrations as described in the following sections.

N-3a(1) Sampling Locations for Repository VOC Monitoring

Mine ventilation air, which could potentially be impacted by VOC emissions from the Underground HWDUs identified as Panels 1 through 8, will exit the underground through the Exhaust Shaft. Building 489 has been identified as the location of the maximum non-waste surface worker exposure. Air samples will be collected from Station VOC-C located at the west air intake for Building 489 (Figure M-77N-1) to quantify VOCs in the ambient air. Background VOCs will be measured by sampling from Station VOC-D located at groundwater pad WQSP-4 (Figure M-77N-1). This pad is located approximately one mile southeast (upwind based on the predominant wind direction) of the Exhaust Shaft within the WIPP facility boundary.

N-3a(2) Sampling Locations for Disposal Room VOC Monitoring

For purposes of compliance with Section 310 of Public Law 108-447, the VOC monitoring of airborne VOCs in underground disposal rooms in which waste has been emplaced will be performed as follows (Figures M-78 and M-79):

1. A sample head will be installed prior to the certification of a Panel inside the disposal room behind the exhaust drift bulkhead and at the inlet side of the disposal room, and inlet sides of each disposal room, with the exception of Room 1. An inlet sample head will not be installed in Room 1 because panel closure will commence once Room 1 is filled.

2. Sampling at the exhaust side location is initiated when TRU mixed waste is emplaced in the active disposal room. Sampling is initiated at the inlet location when the active disposal room is filled.

3. When the active disposal room is filled, another sample head will be installed to the inlet of the filled active disposal room. (Figure N-3 and N-4)

4. The exhaust drift bulkhead will be removed and re-installed in the next disposal room so disposal activities may proceed.

5. A ventilation barrier will be installed where the bulkhead was located in the active disposal room’s exhaust drift. Another ventilation barrier will be installed in the active disposal room’s air inlet drift, thereby closing that active disposal room.
Monitoring of VOCs will continue in the now-closed disposal room. Monitoring of VOCs will occur in the active disposal room and all closed disposal rooms in which waste has been emplaced until commencement of panel closure activities (i.e., completion of ventilation barriers in Room 1).

This sequence for installing sample locations will proceed in the remaining disposal rooms until the inlet air ventilation barrier is installed in Room 1. An inlet sampler will not be installed in Room 1 because disposal room sampling proceeds to the next panel.

The VOCs that have been identified for repository and disposal room VOC monitoring are listed in Table N-1. The analysis will focus on routine detection and quantification of these target analytes in collected samples. As part of the analytical evaluations, the presence of other compounds (i.e., non-target VOCs) will also be monitored. Some non-target VOCs may be included on the laboratory’s target analyte list as additional requested analytes (ARAs) to gain a better understanding of potential concentrations and associated risk. The analytical laboratory will be directed to calibrate for ARAs, when necessary. The analytical laboratory will also be directed to classify and report other non-target VOCs as tentatively identified compounds (TICs) when tentative identification can be made. The evaluation of TICs in original samples will include those concentrations that are ≥10 percent of the relative internal standard. The evaluation of ARAs only includes concentrations that are greater than or equal to the MRLs listed in Table N-2.

Non-target VOCs classified as ARAs or TICs meet the following criteria: (1) are listed in Appendix VIII of 40 Code of Federal Regulations (CFR) Part 261 (incorporated by reference in 20.4.1.200 New Mexico Administrative Code (NMAC)), and (2) are detected in 10 percent or more of any original VOC monitoring samples collected over a 12-month timeframe. Non-target VOCs will be added, as applicable, to the analytical laboratory target analyte list for both the repository and disposal room VOC monitoring programs, unless the Permittees can justify their exclusion. Non-target VOCs reported as “unknown” by the analytical laboratory are not evaluated due to indeterminate identifications.

Information regarding additional requested analytes and TICs detected in the repository and disposal room VOC monitoring programs will be placed in the WIPP Operating Record and reported to the New Mexico Environment Department (NMED) in the Semi-Annual VOC Monitoring Report as specified in Permit Part 4, Section 4.6.2.2. As applicable, the Permittees will also report the justification for exclusion of the ARA or TIC from the target analyte list (e.g., the compound does not contribute to more than one percent of the risk; the compound persists in the background samples at similar concentrations). If new targets are required, the Permittees will submit the appropriate permit modification annually (in October) to update Table 4.6.2.3 to include the new analyte and associated recommended U.S. Environmental Protection Agency (EPA) risk values for the inhalation unit risk (IUR) and reference concentration (RFC). Added compounds will be included in the risk assessment described in Section N-3e(1).

The VOC monitoring programs include a comprehensive VOC monitoring program established at the facility; equipment, training, and documentation are already in place.
The sampling methods used for VOC monitoring are based on the concepts contained in the EPA Compendium Method TO-15 (EPA, 1999). The TO-15 sampling concept uses 6-liter passivated stainless-steel canisters to collect integrated air samples at each sample location. This conceptual method will be used as a reference for collecting the samples at the WIPP facility. The samples will be analyzed using gas chromatography/mass spectrometry (GC/MS) under an established QA/quality control (QC) program. Laboratory analytical procedures have been developed based on the concepts contained in both TO-15 and SW-846 Method 8260B. Section N-5 contains additional QA/QC information for this project.

The TO-15 method is an EPA-recognized sampling concept for VOC sampling and speciation. It can be used to provide subatmospheric samples, integrated samples, or grab samples, as well as compound quantitation for a broad range of concentrations. This sampling technique is also viable for use while analyzing the sample using other EPA methods such as SW-846 Method 8260B.

For subatmospheric sampling, air is collected in an initially evacuated passivated canister. When the canister is opened to the atmosphere, the differential pressure causes the sample to flow into the canister. Flow rate and duration are regulated with a flow-restrictive inlet and flow controller. The air will pass through a particulate filter to prevent sample and equipment contamination. Passivated sampling equipment components are used to inhibit adsorption of compounds on the surfaces of the equipment. The required Method Reporting Limit (MRL) for the RVMP is 0.2 parts per billion by volume (ppbv) in SCAN mode and 0.1 ppbv in SIM mode. Consequently, low concentrations can be measured. The required MRL for DRVMP is 500 ppbv (0.5 parts per million by volume (ppmv)) to allow for reliable quantitation. The MRL is a function of instrument performance, sample preparation, sample dilution, and all steps involved in the sample analysis process. The DRVMP will employ sample collection units that will provide a subatmospheric sample within a short duration (less than 1 hour). Passivated sampling lines will be installed in the disposal room as described in Section N-3a(2) and maintained (to the degree possible) after the room is closed, until the panel associated with the room is closed. The independent lines will run from the sample inlet point to a sampling manifold located in an area accessible to sampling personnel.

N-3d Sampling Schedule

The Permittees will perform sampling on the following schedule in accordance with standard operating procedures.

N-3d(1) Sampling Schedule for Repository VOC Monitoring

Routine collection of a 24-hour time-integrated sample will be conducted two times per week. The RVMP sampling will continue until the certified closure of the last Underground HWDU.

N-3d(2) Sampling Schedule for Disposal Room VOC Monitoring

The disposal room sampling in open panels will occur once every two weeks, unless the need to increase the frequency to weekly occurs in accordance with Permit Section 4.6.3.3.
Beginning with Panel 3, disposal room sampling in filled panels will occur monthly until final panel closure unless an explosion-isolation wall is installed. The Permittees will sample VOCs in Room 1 of each filled panel.

N-3e Data Evaluation and Reporting

N-3e(1) Data Evaluation and Reporting for Repository VOC Monitoring

When the Permittees receive laboratory analytical data from an air-sampling event, the data will be validated as specified in Section N-5d. After obtaining validated data from an original surface VOC monitoring sample obtained during an air-sampling event, the data will be evaluated to determine whether the VOC emissions from the Underground HWDUs exceed the action levels in Permit Part 4, Section 4.6.2.3. The values are calculated in terms of excess cancer risk for compounds believed to be carcinogenic and in terms of a hazard index (HI) for non-carcinogens using the following steps as follows:

Step 1: Calculate the carcinogenic risk \((\text{risk due to exposure to target})\) for the non-waste surface worker (for each target VOC) using the following equation:

\[
R_{VOC_j} = \frac{\text{Conc}_{VOC_j} \times EF \times ED \times IUR_{VOC_j} \times 1000}{AT}
\]

Where:

\[
R_{VOC_j} = \text{Risk due to exposure to target VOC}_j
\]

\[
\text{Conc}_{VOC_j} = \text{Concentration target VOC}_j \text{ at the receptor (milligram per cubic meter (mg/m}^3))}, \text{ calculated as the concentration at VOC-C (mg/m}^3) - \text{ the concentration at VOC-D (mg/m}^3)\]

\[
EF = \text{Exposure frequency (hours/year)} = 1,920 \text{ hours per year}
\]

\[
ED = \text{Exposure duration, years} = 10 \text{ years}
\]

\[
IUR_{VOC_j} = \text{Inhalation unit risk factor from Table 4.6.2.3 (microgram per cubic meter (µg/m}^3))}^{-1}
\]

\[
AT = \text{Averaging time for carcinogens, } = 613,200 \text{ hours based on 70 years}
\]

\[
1,000 = \text{µg/mg}
\]

Step 2: Calculate the total carcinogenic risk. This is then the sum of the risk due to each carcinogenic target VOC:

\[
\text{Total Carcinogenic Risk} = \sum_{j=1}^{m} R_{VOC_j}
\]

Where:

\[
\text{Total Risk must be less than } 10^{-5}
\]
\( m = \text{the number of carcinogenic target VOCs} \)

**Step 3: Calculate** The formula for calculating the non-carcinogenic hazard index is similar:

\[
HI_{VOC_j} = \frac{Conc_{VOC_j} \times EF \times ED}{AT \times RfC_{VOC_j}}
\]

(N-3)

Where:

\( HI_{VOC_j} = \text{Hazard Index for exposure to target VOC}_j \)

\( Conc_{VOC_j} = \text{Concentration target VOC}_j \text{ at the receptor (mg/m}^3\), calculated as the concentration at VOC-C (mg/m}^3\) – the concentration at VOC-D (mg/m}^3\)

\( EF = \text{Exposure frequency (hours/year) = 1,920 hours per year} \)

\( ED = \text{Exposure duration, years = 10 years} \)

\( RfC_{VOC_j} = \text{Reference concentration from Table 4.6.2.3 (mg/m}^3\) \)

\( AT = \text{Averaging time for non-carcinogens, = 87,600 hours, based on exposure duration} \)

**Step 4: Calculate the** The total hazard. This is the sum of the hazard index due to each non-carcinogenic target VOC:

\[
\text{Total Hazard Index} = \sum_{j=1}^{m} HI_{VOC_j}
\]

(N-4)

Where:

\( \text{Hazard Index must be less than or equal to 1.0} \)

\( m = \text{the number of non-carcinogenic target VOCs} \)

The total carcinogenic risk (Equation N-2) and the total HI (Equation N-4) calculated from the surface VOC concentrations for each sampling event will be compared directly to the action levels in Permit Part 4, Section 4.6.2.3. This will establish whether the combined effect of any of the concentrations of VOCs in the emissions from the Underground HWDUs exceeded the risk and HI action levels at the time of the sampling.

As specified in Permit Part 4, the Permittees shall notify the Secretary in writing, within seven calendar days of obtaining validated analytical results, whenever the risk or HI exceeds the action levels specified in Permit Part 4, Section 4.6.2.3.

The surface VOC concentrations for each target VOC that is calculated for each sampling event will then be averaged with the surface VOC concentrations calculated for the air-sampling events conducted during the previous 12 months. This will be considered the running annual average concentration for each target VOC. The running annual average risk and HI will be
compared to action levels specified in Permit Part 4, Section 4.6.2.3. When a VOC is added to the target analyte list, the running annual average concentration will be calculated using all available data.

As specified in Permit Part 4, the Permittees shall notify the Secretary in writing, within seven calendar days of obtaining validated analytical results, whenever the running annual average risk or HI (calculated after each sampling event) exceeds the action levels specified in Permit Part 4, Section 4.6.2.3.

The Permittees will maintain a database with the VOC air-sampling data and the results will be reported to the Secretary as specified in Permit Part 4.

N-3e(2) Data Evaluation and Reporting for Disposal Room VOC Monitoring

When the Permittees receive laboratory analytical data from an air-sampling event, the data will be validated as specified in Section N-5d. The validated data will be evaluated to determine whether the VOC concentrations in the air of any closed room, the active open room, or the immediately adjacent closed room exceeded the Action Levels for DRVMP specified in Permit Part 4, Table 4.6.3.2.

The Permittees shall notify the Secretary in writing, within seven calendar days of obtaining validated analytical results, whenever the concentration of any VOC specified in Permit Part 4, Table 4.4.1 exceeds the action levels specified in Permit Part 4, Table 4.6.3.2.

The Permittees shall submit to the Secretary the Semi-Annual VOC Monitoring Report specified in Permit Section 4.6.2.2 that also includes results from disposal room VOC monitoring.

N-4 Sampling and Analysis Procedures

This section describes the equipment and procedures that will be implemented during sample collection and analysis activities for VOCs at the WIPP facility.

N-4a Sampling Equipment

The sampling equipment that will be used includes: 6-liter (L) stainless-steel passivated canisters, passive air-sampling kits (PASKs), subatmospheric sampling assemblies, passivated stainless-steel tubing, and one or more in-line filters. A discussion of each of these items is presented below.

N-4a(1) Sample Canisters

Six-liter, stainless-steel canisters with passivated interior surfaces will be used to collect and store all ambient air and disposal room samples for VOC analyses collected as part of the monitoring processes. These canisters will be cleaned and certified (batch certification acceptable for disposal room monitoring) prior to their use, in a manner similar to that described by Compendium Method TO-15. The canisters will be certified clean to below the required reporting limits for the VOC analytical method for the target VOCs. The vacuum of certified clean canisters will be verified as adequate upon initiation of a sample cycle as described in standard operating procedures (SOPs). The sample canisters are initially evacuated at the analytical laboratory to <0.05 millimeter of mercury (mm Hg) (50 millitorr).
N-4a(2) Sample Collection Units

The sample collection unit for surface VOC samples is a commercially available PASK comprised of components that regulate the rate and duration of air flow into a sample canister. It can be operated either manually, using canister valves, or unattended, using a programmable timer.

The sample collection unit for disposal room VOC monitoring is a subatmospheric sampling assembly that regulates the rate and duration of air flow into a sample canister. The subatmospheric sampling assembly also allows for purging of sample lines to ensure that a representative sample is collected.

Sample collection units will use passivated components for the sample flow path. When sample canisters installed on sample collection units are opened to the atmosphere, the differential pressure causes the sample to flow into the canister at a regulated rate. By the end of each sampling period, the canisters will be near atmospheric pressure. Detailed instructions on sample collection will be given in SOPs. A conceptual diagram of the VOC sample collection units are provided in Figures M-80 and M-81.

N-4a(3) Sample Tubing

The tubing used as a sample path is comprised of passivated stainless-steel to prevent the inner walls from absorbing sample constituents and/or contaminants when they are pulled from the sample point to the sample collection unit.

N-4b Sample Collection

Sample collection for VOCs at the WIPP facility will be conducted in accordance with written SOPs that are kept on file at the facility. These SOPs will specify the steps necessary to ensure the collection of samples that are of acceptable quality to meet the applicable data quality objectives in Section N-5.

Repository VOC samples will be 24-hour time-integrated samples for each sampling event. Alternative sampling durations may be defined for assessment purposes and to meet the data quality objectives. The selection of sampling days will be specified in SOPs and will be alternated from week-to-week in order to avoid potential bias created by plant operations.

Sample flow for the PASK will be set using an in-line mass flow controller. The flow controllers are initially factory-calibrated and specify a typical accuracy of better than 10 percent full scale. Additionally, each air flow controller is calibrated at a manufacturer-specified frequency using a National Institute of Standards and Technology (NIST) primary flow standard.

To verify the matrix similarity and assess field-sampling precision, field duplicate samples will be collected (two canisters filled simultaneously) for each VOC monitoring program at an overall frequency of at least five percent (see Section N-5a).

Prior to collecting the active open disposal room and closed room samples, the sample lines are purged to ensure that the air collected is not air that has been stagnant in the tubing. This is
important in regard to the disposal room sample because of the long lengths of tubing associated with these samples.

N-4c Sample Management

Field-sampling data sheets will be used to document the sampler conditions under which each sample is collected. These data sheets have been developed specifically for VOC monitoring at the WIPP facility. The individuals assigned to collect the specific samples will be required to fill in all of the appropriate sample data and to maintain this record in sample logbooks. The program team leader will review these forms for each sampling event.

All sample containers will be marked with identification at the time of collection of the sample. A Request-for-Analysis Form will be completed to identify the sample canister number(s), sample type and type of analysis requested.

All samples will be maintained, and shipped if necessary, at ambient temperatures. Collected samples will be transported in appropriate containers. Prior to leaving the underground for analysis, sample containers may undergo radiological screening, which will ensure that contaminated samples or equipment will not be transported to the surface. Samples will not be accepted by the receiving laboratory personnel unless they are properly labeled and sealed to ensure a tamper-free shipment.

An important component of the sampling program is a demonstration that collected samples were obtained from the locations stated and that they reached the laboratory without alteration. To satisfy this requirement, evidence of collection, shipment, laboratory receipt, and custody will be documented with a completed Chain-of-Custody Form. Chain-of-custody procedures will be followed closely, and additional requirements imposed by the laboratory for sample analysis will be included as necessary.

Individuals collecting samples will be responsible for the initiation of custody procedures. The chain of custody will include documentation as to the canister certification, location of sampling event, time, date, and the name of the individual handling the samples. Deviations from procedure will be considered variances. Variances must be preapproved by the program manager and recorded in the project files. Unintentional deviations, sampler malfunctions, and other problems are nonconformances. Nonconformances must be documented and recorded in the project files. All field logbooks/data sheets must be incorporated into the Permittee's WIPP's records management program.

N-4d Maintenance of Sample Collection Units

Periodic maintenance for sample collection units and associated equipment will be performed as needed. This maintenance may include cleaning, replacement of damaged or malfunctioning parts, and leak testing. Additionally, complete spare sample collection units will be maintained on-site to minimize downtime because of equipment malfunction.

N-4e Analytical Procedures

Analytical procedures used in the analysis of VOC samples from canisters are based on concepts contained in Compendium Method TO-15 (EPA, 1999) and in SW-846 Method 8260B (EPA, 2015).
Analysis of samples will be performed by a certified laboratory. Methods will be specified in procurement documents and will be selected to be consistent with Compendium Method TO-15 (EPA, 1999) or EPA recommended procedures in SW-846 (EPA, 2015). Additional detail on analytical techniques and methods will be given in laboratory SOPs.

The Permittees will establish the criteria for laboratory selection, including the stipulation that the laboratory follow the procedures specified in the appropriate Air Compendium or SW-846 method and that the laboratory follow EPA protocols. The selected laboratory shall demonstrate, through laboratory SOPs, that it will follow appropriate EPA SW-846 requirements and the requirements specified by the EPA Air Compendium protocols. The laboratory shall also provide documentation to the Permittees describing the sensitivity of laboratory instrumentation. This documentation will be retained in the facility operating record and will be available for review upon request.

The SOPs for the laboratory currently under contract will be maintained in the operating record by the Permittees. The Permittees will provide NMED with an initial set of applicable laboratory SOPs for information purposes, and provide NMED with any updated SOPs on an annual basis by January 31 upon request.

Data validation will be performed by the Permittees. Copies of the data validation report will be kept on file in the operating record for review upon request.

N-5 Quality Assurance

The QA activities for the VOC monitoring programs will be conducted in accordance with the documents: EPA Guidance for Quality Assurance Project Plans QA/G-5 (EPA, 2002) and the EPA Requirements for Preparing Quality Assurance Project Plans, QA/R-5 (EPA, 2001). The QA criteria for the VOC monitoring programs are listed in Table N-2. This section addresses the methods to be used to evaluate the components of the measurement system and how this evaluation will be used to assess data quality. The QA limits for the sampling procedures and laboratory analysis shall be in accordance with the limits set forth in the specific EPA Method referenced in standard operating procedures employed by either the Permittees or the laboratory. The Permittees standard operating procedures will be in the facility Operating Record and available for review by NMED at any time upon request. The laboratory standard operating procedures will also be in the facility Operating Record and will be supplied to the NMED as indicated in Section N-4e.

N-5a Quality Assurance Objectives for the Measurement of Precision, Accuracy, Sensitivity, and Completeness

QA objectives for this plan will be defined in terms of the following data quality parameters.

Precision. For the duration of this program, precision will be defined and evaluated by the RPD values calculated between field duplicate samples and between laboratory duplicate samples.

\[
RPD = \left( \frac{(A - B)}{(A + B)/2} \right) \times 100
\]

(N-5)
Where

\[ A = \text{Original sample result} \]
\[ B = \text{Duplicate sample result} \]

**Accuracy.** Analytical accuracy will be defined and evaluated through the use of analytical standards. Because recovery standards cannot reliably be added to the sampling stream, overall system accuracy will be based on analytical instrument performance evaluation criteria. These criteria will include performance verification for instrument calibrations, laboratory control samples, sample surrogate recoveries (when required by method or laboratory SOPs), and sample internal standard areas. Use of the appropriate criteria as determined by the analytical method performed, will constitute the verification of accuracy for target analyte quantitation (i.e., quantitative accuracy). Evaluation of standard ion abundance criteria for bromofluorobenzene (BFB) will be used to evaluate the accuracy of the analytical system in the identification of targeted analytes, as well as the evaluation of unknown contaminants (i.e., qualitative accuracy).

**Sensitivity.** Sensitivity will be defined by the required MRLs for the program. Attainment of required MRLs will be verified by the performance of statistical method detection limit (MDL) studies in accordance with 40 Code of Federal Regulations (CFR) Part 136. The MDL represents the minimum concentration that can be measured and reported with 99 percent confidence that the analyte concentration is greater than zero. An MDL study will be performed by the program analytical laboratory prior to sampling and analysis, and annually thereafter.

**Completeness.** Completeness will be defined as the percentage of the ratio of the number of valid sample results received (i.e., those which meet data quality objectives) versus the total number of samples collected. Completeness may be affected, for example, by sample loss or destruction during shipping, by laboratory sample handling errors, or by rejection of analytical data during data validation.

**N-5a(1) Evaluation of Laboratory Precision**

Laboratory sample duplicates and blank spike/blank spike duplicates (BS/BSD) will be used to evaluate laboratory precision. QA objectives for laboratory precision are listed in Table N-2, and are based on precision criteria proposed by the EPA for canister sampling programs (EPA 1991). These values will be appropriate for the evaluation of samples with little or no matrix effects. Because of the potentially high level of salt-type aerosols in the WIPP underground environment, the analytical precision achieved for WIPP samples may vary with respect to the EPA criteria. RPDs for BS/BSD analyses will be tracked through the use of control charts. RPDs obtained for laboratory sample duplicates will be compared to those obtained for BS/BSDs to ascertain any sample matrix effects on analytical precision. BS/BSDs and laboratory sample duplicates will be analyzed at a frequency of 10 percent, or one per analytical lot, whichever is more frequent.

**N-5a(2) Evaluation of Field Precision**

Field duplicate samples will be collected at a frequency of at least 5 percent for the RVMP and at least 5 percent for the DRVMP. The data quality objective for field precision is 35 percent for each set of field duplicate samples.
N-5a(3) Evaluation of Laboratory Accuracy

Quantitative analytical accuracy will be evaluated through performance criteria on the basis of
(1) relative response factors generated during instrument calibration, (2) analysis of laboratory
control samples (LCS), and (3) recovery of internal standard compounds. The criteria for the
initial calibration (five-point calibration) is \(< 30\text{ percent relative standard deviation for target}
analytes. After the successful completion of the five-point calibration, it is sufficient to analyze
only a midpoint standard for every 24 hours of operation. The midpoint standard will pass a 30
percent difference acceptance criterion for each target compound before sample analysis may
begin.

A blank spike or LCS is an internal QC sample generated by the analytical laboratory by spiking
a standard air matrix (humid zero air) with a known amount of a certified reference gas. The
reference gas will contain the target VOCs at known concentrations. Percent recoveries for the
target VOCs will be calculated for each LCS relative to the reference concentrations. Objectives
for percent recovery are listed in Table N-2, and are based on accuracy criteria proposed by the
EPA for canister sampling programs (EPA, 1991). LCSs (laboratory control samples) will be
analyzed at a frequency of 10 percent, or one per analytical lot, whichever is more frequent.

Internal standards will be introduced into each sample analyzed; and will be monitored as a
verification of stable instrument performance. In the absence of any unusual interferences,
areas should not change by more than 40 percent over a 24-hour period. Deviations larger than
40 percent are an indication of a potential instrument malfunction. If an internal standard area in
a given sample changes by more than 40 percent, the sample will be reanalyzed. If the 40
percent criterion is not achieved during the reanalysis, the instrument will undergo a
performance check and the midpoint standard will be reanalyzed to verify proper operation.
Response and recovery of internal standards will also be compared between samples, LCSs,
and calibration standards to identify any matrix effects on analytical accuracy.

N-5a(4) Evaluation of Sensitivity

The presence of aerosol salts in underground locations may affect the MDL of the samples
collected in those areas. The sample inlet of these sample collection units will be protected
sufficiently from the underground environment to minimize salt aerosol interference. Up to two
filters, inert to VOCs, will be installed in the sample flow path to minimize particulate
interference.

The MDL for each of the target VOCs will be evaluated by the analytical laboratories before
sampling begins. The initial and annual MDL evaluation will be performed in accordance with 40
Code of Federal Regulations § CFR Part 136, and with EPA/530-SW-90-021, as revised and
retitled, “Project Quality Assurance and Quality Control” (Chapter 1 of SW-846) (20151996).

N-5a(5) Completeness

The expected completeness for this program is greater than or equal to 95 percent. Data
completeness will be tracked monthly.

N-5b Sample Handling and Custody Procedures

Sample packaging, shipping, and custody procedures are addressed in Section N-4c.
N-5c Calibration Procedures and Frequency

Calibration procedures and frequencies for analytical instrumentation are listed in Section N-4e.

N-5d Data Reduction, Validation, and Reporting

Field-sampling data sheets will contain documentation of all pertinent data for the sampling and will at a minimum include the following: sample identification, sample location, sample collection date, initial vacuum, ending vacuum, collection start and collection stop time, and flow rate and ambient temperature.

Data validation procedures will include at a minimum, a check of all field data sheets for completeness and correctness. Sample custody and analysis records will be reviewed by the analytical laboratory QA officer and the analytical laboratory supervisor at a frequency of at least 10 percent.

Electronic Data Deliverables (EDDs) are provided by the laboratory prior to receipt of hard certified copy data packages. Electronic Data Deliverables EDDs will be evaluated within five calendar days of receipt to determine if VOC concentrations are at or above action levels in Permit Part 4, Section 4.6.3.2 for disposal room VOC monitoring data, or the action levels specified in Permit Part 4, Section 4.6.2.3 for repository monitoring data. If the EDD indicates that VOC concentrations are at or above these action levels or concentrations, the hard certified copy data package will be validated within five calendar days as opposed to the 14 calendar day time frame.

Data will be reported as specified in Section N-3(e) and Permit Part 4.

Acceptable data for this VOC monitoring plan will meet stated precision and accuracy criteria. The QA objectives for precision, accuracy, and completeness as shown in Table N-2 can be achieved when established methods of analyses are used as proposed in this plan and standard sample matrices are being assessed.

N-5e Performance and System Audits

The Permittees will evaluate whether the monitoring systems and analytical methods are functioning properly through performance and system audits. The assessment period will be determined by the Permittees. System audits will initially address start-up functions for each phase of the project. These audits will consist of on-site evaluation of materials and equipment, review of certifications for canisters and measurement and test equipment, review of laboratory qualification and operation and, at the request of the QA officer, an on-site audit of the laboratory facilities. The function of the system audit is to verify that the requirements in this plan have been met prior to initiating the program. System audits will be performed at or shortly after the initiation of the VOC monitoring programs and on an annual basis thereafter.

Performance audits will be accomplished as necessary through the evaluation of analytical QC data by performing periodic site audits throughout the duration of the project, and through the introduction of third-party audit cylinders (laboratory blinds) into the analytical sampling stream. Performance audits will also include a surveillance/review of data associated with canister certifications and measurement and test equipment, a project-specific technical audit of field operations, and a laboratory performance audit. Field logs, logbooks, and data sheets, as
applicable will be reviewed during data validation. Blind-audit canisters will be introduced once
during the sampling period. Details concerning scheduling, personnel, and data quality
evaluation are addressed in the QAP/P.

By May 1, 2016 the Permittees shall develop and implement a RVMP Laboratory Performance
Evaluation Plan (LPEP) that has been reviewed and approved by the Secretary prior to use, for
Repository VOC ambient monitoring. In addition to the timely submittal of validated data
packages under this LPEP to the Secretary, the results shall also be reported annually in the
October Semi-Annual VOC Monitoring Report. The second contract laboratory performing the
performance evaluation to be used for comparison to the primary contract laboratory shall use
the required MRLs as required in Table N-2, which are defined to be equivalent to the CRQLs.
Any contract laboratory involved in this program shall have a site specific quality assurance
project plan and an associated QA/QC program that are acceptable and aligned with EPA
guidance. The LPEP shall, at a minimum, include the following sections:

1. Table of Contents
2. Introduction
3. Background
4. Scope/Objectives: this section shall include comparative testing of subatmospheric
   sampling containers, the field background canisters, and a test of the cleanliness of the
   canister less than the SIM mode MRL in Table N-2.
5. Laboratory Specific SOPs
6. Sampling Methodologies
7. Analytical Methodologies
8. Quality Assurance Requirements
9. Schedules
10. Reporting: data packages shall contain all applicable sections found in the document
    “Statement of Work for the Analysis of Air Toxics from Superfund Sites” (EPA 1990),
    Exhibit B, Section 2, “Reporting Requirements and Order of Data Deliverables” and as
    approved by the Secretary.

As an alternative to the LPEP, the Permittees will notify the Secretary of their intention to require
the contract laboratory to participate in proficiency testing. The Permittees will then, within 90
days, submit to the NMED for approval, a proposal for proficiency testing. If the Permittees are
unable to develop a proficiency testing plan that is acceptable to the NMED, then the Permittees
will prepare and submit the LPEP have implemented a proficiency testing (PT) plan. The
proposal for proficiency testing will PT plan includes the following, as applicable:

- Specific analytical method(s),
- Schedule for proficiency testing implementation, and
- Provision for the periodic reporting of proficiency testing results and corrective actions, if
  any.

Results of proficiency testing PT will be reported in the Semi-Annual VOC Monitoring Report as
specified in Permit Part 4, Section 4.6.2.2.
N-5f Preventive Maintenance

Maintenance of sample collection units is described briefly in Section N-4d Maintenance of analytical equipment will be addressed in the analytical laboratory SOP.

N-5g Corrective Actions

If the required completeness of valid data (95 percent) is not maintained, corrective action may be required. Corrective action for field-sampling activities may include recertification and cleaning of sample collection units, reanalysis of samples, additional training of personnel, modification to field and laboratory procedures, and recalibration of measurement and test equipment.

Laboratory corrective actions may be required to maintain data quality. The laboratory continuing calibration criteria indicate the relative response factor for the midpoint standard will be less than 30 percent different from the mean relative response factor for the initial calibration. Differences greater than 30 percent will require recalibration of the instrument before samples can be analyzed. If the internal standard areas in a sample change by more than 40 percent, the sample will be reanalyzed. If the 40 percent criterion is not achieved during the reanalysis, the instrument will undergo a performance check and the midpoint standard will be reanalyzed to verify proper operation. Deviations larger than 40 percent may indicate instrument malfunction.

The laboratory results for samples, duplicate analyses, LCSs, and blanks should routinely be within the QC limits. If results exceed control limits, the reason for the nonconformances and appropriate corrective action must be identified and implemented.

N-5h Records Management

The VOC Monitoring Programs monitoring programs will require administration of record files (both laboratory and field data collection files). The records control systems will provide adequate control and retention for program-related information. Records administration, including QA records, will be conducted in accordance with applicable DOE, MOC, and WIPP Project requirements.

Unless otherwise specified, VOC monitoring plan records will be retained as lifetime records. Temporary and permanent storage of QA records will occur in facilities that prevent damage from temperature, fire, moisture, pressure, excessive light, and electromagnetic fields. Access to stored VOC Monitoring Program QA Records will be controlled and documented to prevent unauthorized use or alteration of completed records.

Revisions to completed records (i.e., as a result of audits or data validation procedures) may be made only with the approval of the responsible program manager and in accordance with applicable QA procedures. Records of project activities will be maintained at the WIPP site. Documentation will be available for inspection by internal and external auditors.

N-6 Sampling and Analysis Procedures for Disposal Room VOC Monitoring in Filled Panels

Disposal room VOC samples in filled panels will be collected using the subatmospheric pressure grab sampling technique described in Compendium Method TO-15 (EPA, 1999). This
method uses an evacuated, passivated canister (or equivalent) that is under vacuum (0.05 mm Hg) to draw the air sample from the sample lines into the canister. The sample lines will be purged prior to sampling to ensure that a representative sample is collected. The passivation of tubing and canisters used for VOC sampling effectively seals the inner walls and prevents compounds from being retained on the surfaces of the equipment. By the end of each sampling period, the canisters will be near atmospheric pressure.

The analytical procedures for disposal room VOC monitoring in filled panels are the same as specified in Section N-4e.

References


Table N-1
Target Analytes and Methods for Repository VOC (Station VOC-C and VOC-D)
Monitoring and Disposal VOC Room VOC Monitoring

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<thead>
<tr>
<th>Target Analyte</th>
<th>EPA Standard Analytical Method</th>
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<tr>
<td>Carbon tetrachloride</td>
<td>EPA TO-15&lt;sup&gt;a&lt;/sup&gt;</td>
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<td>Chlorobenzene</td>
<td>EPA 8260B&lt;sup&gt;b&lt;/sup&gt;</td>
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<td>Chloroform</td>
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<td>1,1-Dichloroethylene</td>
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</tr>
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<td>1,2-Dichloroethane</td>
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<tr>
<td>Methylene chloride</td>
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<thead>
<tr>
<th>Target Analyte</th>
<th>Accuracy (Percent Recovery)</th>
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<th>Required Repository Surface Monitoring MRL for SCAN Mode (ppbv)</th>
<th>Required Repository Surface Monitoring MRL for SIM Mode (ppbv)</th>
<th>Required Disposal Room MRL (ppbv)</th>
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<td>35</td>
<td>0.2</td>
<td>0.1</td>
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MRL  maximum method reporting limit for undiluted samples
RPD  relative percent difference
FIGURES
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Repository VOC Monitoring Locations

(see Figure D-1 and Figure D-1a for a detailed map and legend of the surface buildings)
Figure N-2
VOC Monitoring System Design
TYPICAL SUBATMOSPHERIC SAMPLING ASSEMBLY WITH CANISTER

Figure N-2
VOC Monitoring System Design (continued)
Figure N-3
Typical Disposal Room VOC Monitoring Locations
Figure N-4
-Disposal Room Sample Head Arrangement
ADDENDUM N1

300-YEAR PERFORMANCE DEMONSTRATION RE-EVALUATION
ADDENDUM N1

300-YEAR PERFORMANCE DEMONSTRATION RE-EVALUATION

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<td>Figure N1-2</td>
<td>Predicted Average Cumulative Moles of Gas Generated in the Southernmost Waste Panel for the PABC-2004 and CRA-2014 PA</td>
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<td>Figure N1-3</td>
<td>Predicted Average Cumulative Brine Inflow into the Southernmost Waste Panel for the PABC-2004 and for the CRA-2014 PA</td>
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<td>Figure N1-4</td>
<td>Predicted Average Porosity in the Southernmost Waste Panel for the PABC-2004 and for the CRA-2014 PA</td>
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<td>Figure N1-5</td>
<td>Predicted Average Brine Saturation in the Southernmost Waste Panel for the PABC-2004 and for the CRA-2014 PA</td>
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<tr>
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<tr>
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</tr>
<tr>
<td>MPa</td>
<td>Megapascal</td>
</tr>
<tr>
<td>m³</td>
<td>cubic meter(s)</td>
</tr>
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<td>New Mexico Environment Department</td>
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<td>performance assessment</td>
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<tr>
<td>PABC</td>
<td>Performance Assessment Baseline Calculation</td>
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<td>Performance Assessment Baseline Calculation prepared for the 2004 Compliance Recertification Application</td>
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<tr>
<td>PCS</td>
<td>panel closure system</td>
</tr>
<tr>
<td>psi</td>
<td>pounds per square inch</td>
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<td>run-of-mine</td>
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<tr>
<td>VOCs</td>
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<td>Waste Isolation Pilot Plant</td>
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</table>
ADDENDUM N1

300-YEAR PERFORMANCE DEMONSTRATION RE-EVALUATION

N1-1 Introduction and Summary

Information on potential pathways of exposure of humans or environmental receptors to hazardous waste or hazardous waste constituents (exposure assessment) is a specific part B permit application requirement for miscellaneous units pursuant to 20.4.1.900 New Mexico Administrative Code (NMAC) (incorporating Title 40 of the Code of Federal Regulations (CFR) §270.23(c)). In order to meet this information requirement, the exposure assessment was submitted in two parts in the original Waste Isolation Pilot Plant (WIPP) Resource Conservation and Recovery Act Part B Permit Application submitted to the New Mexico Environment Department (NMED) in 1997 (DOE 1997), referred to herein as the original application. Chapter D, Section D-9b, Environmental Performance Standards for the Miscellaneous Unit, contained the initial exposure assessment which consisted of two time periods: Disposal Phase and Post-Closure Phase.

The exposure assessment for the Disposal Phase focused on the emission of volatile organic compounds (VOCs) and was documented in Appendix D9 of the original application. Exposure assessments for the Disposal Phase are ongoing as a result of several VOC monitoring programs required by Permit Part 4. The VOC monitoring information is discussed in Attachment N of this Renewal Application.

The initial exposure assessment for the Post-Closure Phase was included in Chapter I, Section I-1e(3), Performance of the Closed Facility, of the original application. This exposure assessment focused on possible pathways for exposure during the 30-year Post-Closure Phase by evaluating repository performance over an initial 300-year time period. This initial 300-year performance demonstration was based on performance assessment (PA) modelling performed for a no-migration variance petition submitted to the U.S. Environmental Protection Agency (EPA). The initial evaluation in the original application reached the conclusion that releases of hazardous waste or hazardous waste constituents from the WIPP facility would be non-existent, and, therefore, there was no threat of exposure to human or environmental receptors during the Post-Closure Phase.

The 300-year performance demonstration was updated in the 2009 Permit Renewal Application (DOE 2009, Addendum N1). The performance demonstration re-evaluation in the 2009 Permit Renewal Application was based on the models and parameters in Performance Assessment Baseline Calculation (PABC) (Leigh et al. 2005) prepared for the 2004 Compliance Recertification Application (PABC-2004). The PABC-2004 was the most recently approved PA baseline when the Permittees prepared the 2009 Permit Renewal Application. At that time, it represented the Permittees’ best understanding of the processes and uncertainties that could affect the movement of hazardous waste or hazardous constituents from the WIPP facility. The updated 300-year performance demonstration reached the same conclusion as the initial performance demonstration, namely, that releases of hazardous waste or hazardous waste constituents from the repository would be non-existent and, therefore, there was no threat of exposure to human or environmental receptors during the Post-Closure Phase.
A re-evaluation of the 300-year performance demonstration is included in this 2020 Permit Renewal Application because the PA baseline has changed since 2004. This re-evaluation is based on the models and parameters in the PA for the 2014 Compliance Recertification Application (CRA-2014 PA) (DOE 2014, Appendix PA-2014). The CRA-2014 PA is the most recently approved baseline for U.S. Department of Energy (DOE) compliance with the applicable long-term radioactive waste compliance standards (found in 40 CFR 191, Subparts B and C) and is, therefore, the basis for this performance demonstration re-evaluation.

This re-evaluation of the 300-year performance demonstration reaches the same conclusion as the previous two performance demonstrations that releases of hazardous waste or hazardous waste constituents from the miscellaneous unit would be non-existent and, therefore, there is no threat of exposure to human or environmental receptors during the Post-Closure Phase.

N1-2 Key Features of the Disposal System

This 300-year performance demonstration confirms that there will be no migration of hazardous waste or hazardous constituents into the Salado Formation (Salado) surrounding the WIPP repository because of the following general features of the repository system:

- **First Feature** – the transuranic (TRU) mixed waste consists primarily of solids with small residual quantities of liquid when it is emplaced in the repository;
- **Second Feature** – the WIPP facility is located in a bedded salt (halite) formation. This formation has very low permeability that restricts brine inflows from the intact halite formation toward the WIPP repository; and
- **Third Feature** – gas pressure in the disposal rooms remains low relative to the pore pressure in the salt formation for the first 300 years after final facility closure of the repository. Since water flows from high-pressure regions into low-pressure regions, it follows that brine flows inward toward the facility for as long as the pressure gradient is inward, which includes the first 300 years after final facility closure.

In order for releases of hazardous waste or hazardous constituents to occur via brine, brine must first flow into the repository, form a leachate that includes constituents from the TRU mixed waste, and then flow outward from the repository. Although pore pressure can be high in the surrounding Salado relative to the excavation pressure, the amount of brine flowing inward from the formation is very small because of the low permeability of the intact halite. This limits the formation of leachate. If leachate were to form, it cannot flow outward from the repository because the pressure in the facility is less than the pressure in the surrounding rock for the first 300 years after final facility closure. This logic is based on general features of the repository system; therefore, the results from the various performance demonstrations are expected to be in agreement, even though the PA baseline has changed since the initial exposure assessment. These features are confirmed by the computational results for the re-evaluation of the 300-year performance demonstration, as described subsequently.

N1-3 Approach for Re-Evaluation of the 300-Year Performance Demonstration

The CRA-2014 PA is based on the latest conceptual models in the PA baseline, which includes updates to the PABC-2004. The CRA-2014 PA incorporated some input parameters that were revised from those used for previous performance demonstrations, as explained below.
Typical input parameters define the mechanical properties of the TRU mixed waste, the hydrologic properties of geologic materials surrounding the repository, and the chemical and radiological properties of TRU mixed waste, to name a few of the important properties and processes in the repository. The input parameters can have constant values or can be defined by distributions of values that represent their uncertainty. For example, the input parameters for the biodegradation rate, inundated iron corrosion rate, anhydrite permeability, and initial halite porosity are defined as distributions in order to represent their uncertainty in the CRA-2014 PA. This uncertainty is maintained in the re-evaluated performance demonstration because the CRA-2014 PA samples these uncertain parameter distributions. This approach differs from the original performance demonstration, which was calculated using constant values of the input parameters. These constant values were generally based on the median values for parameters with uncertainty distributions (DOE 1997, Chapter D, Tables D-2 through D-5). The CRA-2014 PA is a robust basis for the re-evaluated performance demonstration because the mean output values are based on the results from a PA calculation that incorporates the full variability of uncertain input parameters for the PA.

As will be seen in the following discussion, there are differences between the results from the 300-year performance demonstration for the PABC-2004 versus this 300-year performance demonstration re-evaluation (i.e., CRA-2014 PA). For example, the mean or average pressure in the repository for the first 300 years after final facility closure is less than 1 Megapascal (MPa) (145 pounds per square inch (psi)) for the CRA-2014 PA and approximately 3 MPa (435 psi) for the PABC-2004 (see Figure N1-1), a factor of three less. This reduction in repository pressure confirms the conclusion from the previous performance demonstrations that there are no releases of hazardous waste or hazardous waste constituents from the miscellaneous unit during the 300-year period after final facility closure because the pressure difference between the lithostatic pressure, which is about 15 MPa (2,200 psi) (DOE 2004, Chapter 2, Section 2.2.1.3), and the repository pressure of approximately 1MPa drives fluid flows inward.

Methodology and Key Changes for Re-Evaluation of the 300-Year Performance Demonstration

The 300-year performance demonstration is used to determine if gas or brine migrates away from the repository after final facility closure by analyzing the potential for repository gas pressure or brine pressure to exceed that needed for fluids to migrate away from the repository and into the surrounding host rock. This is a reasonable approach because hazardous waste constituents can only migrate away from the miscellaneous unit in gas that is generated by degradation of the TRU mixed waste or in brine that first migrates into the repository or in water that is contained in the waste. More specifically, brine or gas can migrate away from the miscellaneous unit only if the repository is sustained at a pressure greater than the lithostatic pressure in the Salado surrounding the repository, which is about 15 MPa (2,200 psi) (DOE 2004, Chapter 2, Section 2.2.1.3).

The results from the PABC-2004 and the CRA-2014 PA are presented in Figures N1-1 through N1-5 for the average pressure, average gas generation, average cumulative brine inflow into a panel, average porosity, and average repository brine saturation in the southernmost waste panel. The values in Figures N1-1 through N1-5 are averaged in two ways: (1) over the variation caused by uncertainty in the PA parameters, and (2) over the spatial distribution of conditions in the individual BRAGFLO cells in the southernmost waste panel (DOE 2014, Appendix PA-2014, Figure PA-12). The southernmost waste panel is appropriate for this analysis because the one-degree down-dip in the Salado causes brine to flow from north to south, increasing the brine
volume in the southernmost waste panel. Additional brine in the southernmost waste panel increases the potential for gas generation and the resulting gas pressure because microbial degradation requires the presence of water and because the anoxic corrosion rate for iron-based alloys is greater under inundated conditions.

Since the 300-year performance demonstration for the 2009 Renewal Application, there have been a number of changes to the repository design and to the input parameters for the PA models (U.S. DOE 2014, Appendix PA-2014, Section PA-1.1). Some of these changes resulted in changes in the predicted conditions in the southernmost waste panel. The following changes for the CRA-2014 PA have the potential for impacts on the conditions in the southernmost waste panel:

- Replacement of Option D panel closure with the run-of-mine panel closure system (ROMPCS)

  The Option D panel closure system (PCS), required by Condition 1 of the Final Certification Rulemaking for 40 CFR Part 194 (U.S. EPA 1998), has been replaced with the ROMPCS. The Option D PCS consisted of a concrete-block explosion isolation wall, an open drift section, and a concrete monolith (Camphouse, 2013, Figure 2-1). The ROMPCS consists of 100-feet of run-of-mine (ROM) salt with barriers at each end (Camphouse 2013, Figure 2-2). This change is significant because the ROMPCS does not reach its final porosity until 300 years after final facility closure, which allows gas to flow from the southernmost waste panel into other open spaces in the repository.

- Inclusion of Additional Mined Volume in the Experimental Region

  The DOE proposed additional excavations in the WIPP repository experimental area to support the Salt Disposal Investigations (SDI) project. The additional volume from these excavations increases the volume of the experimental region from 87,675 cubic meters ($m^3$) to 148,010 $m^3$, or a change of 60,335 $m^3$ (Camphouse 2013, Section 2.1.2). This change is significant because the additional volume of the experimental region can reduce the gas pressure in the southernmost waste panel, particularly during the first 300 years after final facility closure.

- Refinement to the Inundated Corrosion Rate of Steel

  Anoxic corrosion of iron-based materials in TRU mixed waste and in TRU mixed waste containers results in the formation of hydrogen gas. The brine-inundated steel corrosion rate in the absence of microbially-produced carbon dioxide was updated in the CRA-2014 PA, based on experimental data from Roselle (2013). The new data resulted in a reduction of the mean steel corrosion rate in the absence of carbon dioxide by a factor of 2.6 (Camphouse 2013, Tables 2-4 and 2-5). This change is significant because less corrosion means there will be less production of hydrogen gas and less consumption of brine by anoxic corrosion.

- Refinement to Repository Water Balance

  The saturation, pressure, and flow in and out of the repository are potentially influenced by the reaction of materials emplaced in the repository, such as magnesium oxide ($MgO$), with the repository environment. The chemical reactions for the repository water balance were refined for the CRA-2014 PA in order to include the major gas and brine...
N1-5 Discussion of the Results of the 300-Year Performance Demonstration

Overlays of output from the PABC-2004 and the CRA-2014 PA are presented in Figures N1-1 through N1-5 for pressure, cumulative gas generation, cumulative brine inflow, porosity, and brine saturation in the southernmost waste panel. The data in Figures N1-1 through N1-5 are based on the average or mean response of the undisturbed waste panel (i.e., a waste panel without an intrusion borehole) in the 100 realizations for Replicate 1 from the PABC-2004 and from the CRA-2014 PA.

N1-5.1 Average Pressure

Figure N1-1 indicates that the predicted average pressure in the southernmost waste panel increases with time. The increase in pressure is caused by gas generation from microbial degradation, by gas generation from anoxic corrosion of iron-based alloys, and by creep closure reducing the free volume for gas (shown in Figure N1-4). The pressure after 300 years based on CRA-2014 PA is about 1 MPa (145 psi), while the pressure after 300 years based on PABC-2004 is about 3 MPa (435 psi).

The predicted pressure for this performance demonstration re-evaluation at 300 years, 1 MPa, is about seven percent of the 15 MPa lithostatic stress in the Salado. This result confirms the Third Feature listed in Section N1-2: gas pressure in the disposal rooms remains low relative to the pore pressure in the salt formation for the first 300 years after final facility closure. In this condition, there will be no flow of contaminated brine or gas from the miscellaneous unit during the first 300 years after final facility closure because the pressure differences drive fluid flows inward.

The changes in the CRA-2014 PA result in a reduction in average pressure relative to the PABC-2004; this reduction is caused by several factors (U.S. DOE 2014, Appendix PA, Section PA-7.1). The increased mined volume in the repository experimental area contributes somewhat to this reduction, but it is primarily due to the reduced rate of gas generation. The reduced iron corrosion rate results in slower gas production due to anoxic corrosion (on average). The addition of MgO chemistry to the revised water balance implementation also reduces the amount of free water available for gas production by iron corrosion and by microbial degradation of cellulose, plastic, or rubber materials. Finally, the increased permeability of the ROMPCS for years 0 to 300 relative to the Option D PCS allows for gas to migrate into the operational and experimental regions at early times, thereby reducing pressure in the waste panel (Camphouse 2013, Section 6.1.1).

N1-5.2 Average Gas Generation Rate

The reduction in the total gas generation rate is confirmed by the comparison in Figure N1-2, which demonstrates that gas generation is more than eight times greater for the PABC-2004 than for the CRA-2014 PA. As shown in Figure N1-2, $7.5 \times 10^6$ cumulative moles of gas are predicted to be generated (on average) after 300 years by PABC-2004, while approximately $8.9 \times 10^5$ cumulative moles of gas are generated (on average) after 300 years for the CRA-2014 PA. This change is largely due to the revised inundated iron corrosion rate (Camphouse 2013, Section 6.1.1).
N1-5.3 Average Cumulative Brine Inflow

The trend toward pressure reduction in the CRA-2014 PA (see Figure N1-1) yields a corresponding increase (on average) in cumulative pressure-driven brine inflow into the southernmost waste panel, as shown in Figure N1-3. The replacement of the Option D PCS with the ROMPCS also results in increased brine inflows into the southernmost waste panel because of the higher permeability for the ROMPCS (relative to the Option D PCS) from 0 to 300 years after final facility closure. This result confirms the Second Feature listed in Section N1-2: low permeability of the host rock restricts brine inflows.

Outward flow of brine from the southernmost waste panel is calculated to be zero for all realizations of the CRA-2014 PA for the first 300 years after final facility closure, and no plot is shown. This result confirms the Third Feature listed in Section N1-2: gas pressure in the disposal rooms remains low relative to the pore pressure in the salt formation for the first 300 years after final facility closure.

N1-5.4 Average Porosity

Figure N1-4 demonstrates that the average porosity of the southernmost waste panel decreases quickly in the first 150 years after final facility closure. This porosity is the average value within the panel, including the waste it contains. The waste-filled panel initially has approximately 18% solid material and 82% free space by volume. This free space, or void volume, decreases rapidly as the waste is compressed by the inward movement of the rock walls due to creep of halite. The exact timing of the reduction in void volume is a result of the complex interaction between creep closure, gas pressure, and perhaps brine inflow.

Figure N1-4 shows that the waste porosity curves are very similar for the PABC-2004 and the CRA-2014 PA. The waste porosity for the CRA-2014 PA is expected to be less than the waste porosity for the PABC-2004 because the gas pressure retarding room closure is less for the CRA-2014 PA than for the PABC-2004. However, this is a relatively minor effect because the maximum pressure in the waste panel for either calculation is 3 MPa, which is significantly less than the 15 MPa lithostatic stress in the host rock. In other words, neither 1 MPa nor 3 MPa provides a significant retarding force relative to the 15 MPa in the host rock. As expected, the waste porosity (on average) for the CRA-2014 PA is slightly less than for the PABC-2004.

N1-5.5 Average Brine Saturation

Brine saturation is the fraction of the void volume that is filled with brine. In other words, brine saturation is equal to brine volume in the waste panel divided by the total void volume in the waste panel. Brine saturation varies between 0 for a dry waste panel to 1 for a waste panel that is completely saturated with brine.

Figure N1-5 shows that the brine saturation in the waste at time zero is assumed to be 0.015 (1.5 percent), which is as stated in the First Feature in Section N1-2: the TRU mixed waste consists primarily of solids with small amounts of residual liquids when it is emplaced in the repository. Figure N1-5 also demonstrates that brine saturation in the waste panel increases slowly in both the PABC-2004 and the CRA-2014 PA to maxima of 0.16 and 0.17, respectively, at 300 years after final facility closure. The southernmost panel remains relatively dry because the low permeability of the Salado restricts the inward, pressure-driven flow of brine from the
halite formation to the repository, as stated in the Second Feature listed in Section N1-2: low permeability of the host rock restricts brine inflows.

Figure N1-3 shows that the brine inflow to the waste panel for the CRA-2014 PA is about twice as great as the brine inflow for the PABC-2004. Figure N1-4 shows that the porosity and hence the free volume in the waste panel are almost equal for the CRA-2014 PA and PABC-2004. Since the CRA-2014 PA has greater brine inflow to the same free volume as the PABC-2004, the CRA-2014 PA should have greater brine saturation, on the order of a factor of two more, than the waste panel in the PABC-2004. However, Figure N1-2 shows that the brine saturation in the waste panel is essentially equal in the CRA-2014 PA and PABC-2004 during the first 300 years after final facility closure. It is possible that the “extra” brine inflow for the CRA-2014 PA remains within the lower disturbed rock zone, below the waste panel, and does not immediately increase the brine saturation in the waste panel for the CRA-2014 PA.

N1-6 Conclusion

The original Part B Permit Application for the WIPP facility (DOE 1997) provided extensive discussion of waste management practices and demonstrated that, under normal operating conditions, there was no potential for release of hazardous waste from surface operations. Likewise, normal operations for emplacing waste in the underground repository minimized the potential for release over any pathway other than air emissions during the Disposal Phase. Regarding the Post-Closure Phase, the results from this 300-year performance demonstration confirm that limited brine volume flows inward (because of the low permeability in the salt) and brine doesn’t flow outward (because of low gas pressure in the facility relative to the host rock), confirming the three Features of the repository system. The results from the CRA-2014 PA confirm the conclusions in the initial 300-year performance demonstration that there is no outward migration of hazardous waste or hazardous waste constituents along surface water, soil, groundwater, or air/gas pathways from the miscellaneous unit during the first 300 years after final facility closure. Consequently, releases of hazardous waste or hazardous waste constituents from the repository would be non-existent and, therefore, there is no threat of exposure to human or environmental receptors during the Post-Closure Phase.
References


Figure N1-1
Predicted Average Pressure in Southernmost Waste Panel for the PABC-2004 and for the CRA-2014 PA.
Figure N1-2
Predicted Average Cumulative Moles of Gas Generated in the Southernmost Waste Panel for the PABC-2004 and CRA-2014 PA
Figure N1-3
Predicted Average Cumulative Brine Inflow into the Southernmost Waste Panel for the PABC-2004 and for the CRA-2014 PA
Figure N1-4
Predicted Average Porosity in the Southernmost Waste Panel for the PABC-2004 and for the CRA-2014 PA
Figure N1-5
Predicted Average Brine Saturation in the Southernmost Waste Panel for the PABC-2004 and for the CRA-2014 PA
ATTACHMENT O

WIPP MINE VENTILATION RATE MONITORING PLAN
ATTACHMENT O
WIPP MINE VENTILATION RATE MONITORING PLAN

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ATTACHMENT O

WIPP MINE VENTILATION RATE MONITORING PLAN

O-1 Definitions

Compliance with the mine ventilation requirements set forth in Permit Part 4 and Permit Attachment A2 requires the use and definition of the following terms:

**Actual cubic feet per minute (acfm):** The volume of air passing a fixed point in an excavation, normally determined as the product of the cross section of the excavation and the mean velocity of the air.

**Standard cubic feet per minute (scfm):** The actual cubic feet per minute passing a fixed point adjusted to standard conditions. In the Imperial measurement system, the standard condition for pressure is 14.7 pounds per square inch (psi) (sea level) and the standard condition for temperature is 492 degrees Rankine (freezing point of water or 32 degrees Fahrenheit). The greatest difference between acfm and scfm occurs in the summer when the pressure at the repository horizon is about 14.2 psi and the temperature is about 560 degrees Rankine (100 degrees Fahrenheit). Then

\[
1 \text{ scfm} \times \frac{560}{492} \times \frac{14.7}{14.2} = 1.2 \text{ acfm}
\]

A reasonably conservative conversion factor, therefore, is 1.2. Using this factor, 35,000 scfm is very nearly 35,000 x 1.2 or 42,000 acfm.

**Restricted Access:** If the required ventilation rate in an active disposal room when waste disposal is taking place cannot be achieved or cannot be supported due to operational needs, access is restricted by the use of barriers, signs and postings, or individuals stationed at the entrance to the active disposal room when ventilation rates are below 35,000 scfm unless measures as described in Section O-3b(1) are implemented. Note: As provided in Section O-3b(2) entry to restricted access active rooms for the purpose of establishing normal ventilation is allowed.

**Shift:** Those work shifts when there is normal access to the Waste Isolation Pilot Plant (WIPP) underground.

**Worker:** Anyone who has normal unescorted access to the WIPP underground.

O-2 Objective

The objective of this plan is to describe how the ventilation requirements in the Permit will be met. This plan achieves this objective and documents the process by which the Permittees demonstrate compliance with the ventilation requirements by:

- Maintaining a minimum of 35,000 scfm of air through the active rooms when waste disposal is taking place and when workers are present in the rooms
If an active room ventilation rate of 35,000 scfm cannot be met, actions as described in Section O-3b(1) shall be taken during waste disposal operations when workers are present.

This plan contains the following elements: Objective; Design and Procedures; Equipment Calibration and Maintenance; Reporting and Record Keeping; Quality Assurance.

O-3 Design and Procedures

This section describes the three basic processes that make up the mine ventilation rate monitoring plan:

- Test and Balance, a periodic re-verification of the satisfactory performance of the entire underground ventilation system and associated components
- Monitoring of active disposal room(s) to ensure a minimum flow of 35,000 scfm whenever waste disposal is taking place and workers are present in the room
- If an active disposal room ventilation rate of 35,000 scfm cannot be met, actions as described in Section O-3b(1) shall be taken during waste disposal operations when workers are present.

O-3a Test and Balance

O-3a(1) Test and Balance Process

The WIPP underground ventilation system and the underground ventilation modes of operation are described in Permit Attachment A2, Section A2-2a(3). The Permittees shall verify underground ventilation system performance by conducting a periodic Test and Balance. The Test and Balance is a comprehensive series of measurements and adjustments designed to ensure that the system is operating within acceptable design parameters. The Test and Balance is an appropriate method of verifying system flow because it provides consistent results based on good engineering practices. The testing of underground ventilation systems is described in McPherson, 2009. Once completed, the Test and Balance data become the baseline for underground ventilation system operation until the next Test and Balance is performed.

The “Test” portion of the process shall involve measuring the pressure drop and air quantity of every underground entry excluding alcoves or other dead end drifts. In addition, the tests shall verify resistance curves for each of the main regulators, measure shaft resistance, and measure main fan pressure and quantity. This is done at the highest achievable airflow to facilitate accurate measurements. From these measurements the frictional resistance of the system is determined.

Pressure shall be measured using the gage and tube method, which measures the pressure drop between two points using a calibrated pressure recording device and pitot tubes. Pressure drops across the shafts shall be measured by either calibrated barometers at the top and bottom of shafts or the gage and tube method. Airflow shall be measured using a calibrated vane anemometer to take a full entry traverse between system junctions. Fan pressure shall be measured using a calibrated pressure recording device and pitot tube to determine both static and velocity pressure components.
Multiple measurements shall be taken at each field location to ensure accurate results. Consecutive field values must fall within ±5% to be acceptable. These data shall be verified during the testing process by checking that:

- the sum of airflows entering and leaving a junction is equal to zero; and,
- the sum of pressure drops around any closed loop is equal to zero.

Once the measurements are taken, data shall be used to calculate the resistance of every underground drift, as well as shafts and regulators using Atkinson’s Square Law

\[ P = R \times Q^2 \]

where the pressure drop of an entry (P) is equal to a resistance (R) times the square of the quantity of air flowing (Q) through the circuit.

The “Balance” portion of the process shall involve adjusting the settings of the system fans and regulators to achieve the desired airflow distribution in all parts of the facility for each mode of operation. The system baseline settings for the current Balance shall be established from the previous Test and Balance. Adjustments shall then be made to account for changes in system resistance due to excavation, convergence due to salt creep, approved system modifications, or operational changes.

The Permittees shall use a commercially available an appropriate ventilation simulator to process Test and Balance field data. The simulator uses the Hardy-Cross Iteration Method (McPherson, 2009) to reduce field data into a balanced ventilation network, including the appropriate regulator settings necessary to achieve proper airflow distribution for the various operating modes. Once balanced, the same simulator shall be used to evaluate changes such as future repository development and potential system modification before they are implemented.

The Test and Balance process culminates in a final report which is retained on site. Following receipt of the Test and Balance Report, the Permittees shall revise the WIPP surface and underground ventilation system procedures to incorporate any required changes to the ventilation system configuration. The Test and Balance data shall be used to adjust the operating range of fan controls, waste tower pressure, auxiliary air intake tunnel regulator settings, underground regulator settings, and door configurations. The model data and procedure changes shall be used to establish normal configuration settings to achieve the desired airflow in the underground. These settings shall then be modified by operations personnel throughout the year to compensate for system fluctuations caused by seasonal changes in psychrometric properties, and to meet specific operational needs. This ensures that the facility is operated at the design airflow rate for each ventilation mode.

**O-3a(2) Test and Balance Schedule**

The Test and Balance is generally conducted on a 12- to 18-month interval, but in no case shall the interval between consecutive Test and Balance performances exceed 18 months. This interval is sufficient to account for changes in the mine configuration since over this period the ventilated volume changes very little. The quality and maintenance of ventilation control structures (e.g., bulkheads) is excellent, so leakage is small and relatively
constant. Maintenance of ventilation control structures (e.g., bulkheads) occurs periodically to ensure the ventilation structure performs as expected. Historic test and balance results confirm that changes between test and balances fall within anticipated values.

O-3b Active Room Minimum Airflow

O-3b(1) Verification of Active Room Minimum Airflow

Whenever workers are present, the Permittees shall verify the minimum airflow through active room(s) when waste disposal is taking place of 35,000 scfm at the start of each shift, any time there is an operational mode change, or if there is a change in the ventilation system configuration. If an active room ventilation rate of 35,000 scfm cannot be met, measures such as those described below shall be taken during waste disposal operations when workers are present.

Measures to allow waste emplacement in an active room when, under abnormal conditions, 35,000 scfm cannot be achieved will be prescribed in standard operating procedure(s) (SOPs) described in Section O-5c. These measures may include, but are not limited to, the following: the adjustment of the volatile organic compound (VOC) immediately dangerous to life or health (IDLH)-based action levels in the Permit Part 4, Section 4.6.3.2 (these adjustments are directly proportional to the actual flow rate that is less than 35,000 scfm); or the use of personal protective equipment (PPE) as described in Occupational Safety and Health Administration (OSHA) Standard 29 CFR Code of Federal Regulations (CFR) 1910.134.

Implementing measures taken at the WIPP facility regarding the 35,000 scfm ventilation rate and associated details (i.e., date, start time, end time, and reason) will be recorded in the Central Monitoring Room Operator’s (CMRO) Log and reported to the New Mexico Environment Department (NMED) as required by Section O-5a.

O-3b(2) Measurement and Calculation of the Active Disposal Room Airflow

The Permittees shall measure the airflow rate and use the disposal room cross-sectional area to calculate the volume of air flowing through a disposal room. The measurement of airflow shall use a calibrated anemometer and a moving traverse (McPherson, 20091993). Airflow measurements shall be collected at an appropriate location, chosen by the operator to minimize airflow disturbances, near the entrance of each active disposal room. The excavation dimensions at the measurement location are taken and the cross-sectional area is calculated. The flow rate is the product of the air velocity and the cross-sectional area. The value shall be entered on a log sheet and compared to the required minimum. The format and content of the log sheet may vary, but will always contain the following data and information as applicable:

- Date
- Time
- Ventilation flow rate reading
- If the required minimum ventilation rate was achieved
- If the room was restricted
If Section O-3b(1) measures will be implemented (implementing procedure and revision number, if applicable)

The reason for waste emplacement under 35,000 scfm ventilation rate, if applicable

Signature

Working values are in acfm and the conversion to scfm is described in Section O-1 above. Measurements shall be collected, recorded, and verified by qualified operators.

The operator shall compare the recorded acfm value with the minimum acfm value provided at the top of the log sheet. *During waste disposal operations, the airflow shall be re-checked and recorded whenever there is an operational mode change or a change in ventilation system configuration.* Once the ventilation rate has been recorded and verified to be at least the required minimum, personnel access to the room is unrestricted in accordance with normal underground operating procedures. If the required ventilation rate cannot be achieved, or cannot be supported due to operational needs, access to the room shall be restricted. Those periods when active disposal room access is restricted shall be documented on the log sheet for that active disposal room. Entry to restricted access active rooms for the purpose of establishing normal ventilation or for emplacing waste under the conditions identified in Section O-3b(1) is allowed. Such entry shall be documented on the log sheet including a reference to the SOP used.

O-4 Equipment Calibration and Maintenance

The list of equipment used to conduct the Test and Balance and to determine the airflow through the active disposal room(s) is provided in Table O-1.

Equipment used for the periodic Test and Balance, and daily verification of active disposal room flow rate shall be calibrated, as appropriate, in accordance with appropriate WIPP facility calibration and data collection procedures. Work performed by subcontractors shall also be calibrated to an equivalent standard. Equipment shall be inspected before each use to ensure that it is functioning properly and that the equipment calibration is current. Maintenance of equipment shall be completed by qualified individuals or by qualified off-site service vendors.

Equipment used to conduct the Test and Balance, and to determine the airflow through the active disposal room(s) are provided in Table O-1.

O-5 Reporting and Recordkeeping

O-5a Reporting

The Permittees shall submit an annual report to NMED presenting the results of the data and analysis of the Mine Ventilation Rate Monitoring Plan. In the years that the Test and Balance is performed, the Permittees will provide a summary of the results in the annual report.

The Permittees shall evaluate compliance with the minimum ventilation rate for an active room specified in Permit Part 4, Section 4.5.3.2 on a monthly basis. The Permittees shall report to the Secretary in the annual report specified in Permit Part 4, Section 4.6.4.2 whenever the evaluation of the mine ventilation monitoring program data identifies that the ventilation rate
specified in Permit Part 4, Section 4.5.3.2 has not been achieved. The Permittees will identify
the implementing measures as described in Section O-3b(1) used to allow waste handling
activities to proceed when the 35,000 scfm ventilation rate is not achieved. These implementing
measures and associated details (i.e., date, start time, end time, and reason) will be reported to
NMED in the annual Mine Ventilation Rate Monitoring Report required by this section.

The Permittees shall also notify NMED by e-mail within 15 calendar days of commencement of
waste emplacement operations taking place below 35,000 scfm. The notification shall include
the date, start time, end time, reason and implementing measure taken, as applicable. If the
Permittees have not completed the waste emplacement activity by the time of this notification, a
follow-up e-mail shall be provided within 15 calendar days to notify NMED of the end of the
waste emplacement activity and other relevant information not previously provided.

O-5b Recordkeeping

The Permittees shall retain the following information in the Operating Record:

- The CMRO Log documenting the ventilation system operating mode.
- Active disposal room log sheet documenting the ventilation flow rate readings and
  applicable information listed in Section O-3b(2).

These records will be maintained in the facility Operating Record until closure of the WIPP
facility.

O-5c Standard Operating Procedure Applicable to Abnormal Operating Conditions for
Active Room Ventilation Flow Rate

The abnormal operating conditions procedure provides instructions necessary to evaluate VOC
concentrations in an adjacent filled room prior to commencing waste emplacement operations in
an active disposal room when workers are present at a reduced active room ventilation flow
rate. Abnormal conditions that may prevent 35,000 scfm from being met, may include, but are
not limited to, barometric pressure changes, maintenance activities, and equipment
malfunctions. VOC data in the adjacent filled room are collected and analyzed in accordance
with Permit Part 4, Section 4.6.3. Adjusted VOC action levels are prescribed at a maximum of
5,000 scfm increments (e.g., 30,000 scfm, 25,000 scfm, 20,000 scfm, 15,000 scfm, and 10,000
scfm) to provide a means of assessment. When the measured flow rates falls between the
increment values in the SOP, the lower flow rate is used for determining the adjusted VOC
action level. The validated VOC monitoring data are compared to the action levels prescribed in
the standard operating procedure and a decision flow path is provided to the Facility Shift
Manager, or designee, to determine applicable actions.

These actions include, but are not limited to, commencing waste emplacement operations at a
reduced active room ventilation flow rate based on the adjusted VOC action levels, commencing
waste emplacement operations at a reduced active room ventilation flow rate with the use of
PPE as described in OSHA standard 29 CFR 1910.134, or restricting access to the active
disposal room until the ventilation flow rate requirements of Permit Part 4, Section 4.5.3.2. are
met. As stated in the abnormal operating conditions procedure, implementing measures taken
at the WIPP facility are recorded in the CMRO Log and reported to NMED as required by
Section O-5a.
Quality assurance associated with the Mine Ventilation Rate Monitoring Plan shall comply with the requirements of the WIPP Quality Assurance Program Description (QAPD). The Permittees shall verify the qualification of personnel conducting ventilation flow measurements. The instrumentation used for monitoring active disposal rooms shall be calibrated in accordance with the applicable provisions of the WIPP procedures. The ventilation simulation software programs shall be controlled in accordance with the WIPP QAPD and WIPP computer software quality assurance plans.

Data generated by this plan, as well as records, and procedures to support this plan shall be maintained and managed in accordance with the WIPP QAPD. Nonconformance or conditions adverse to quality as identified in performance of this plan will be addressed and corrected as necessary in accordance with applicable WIPP Quality Assurance procedures.

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Table O-1
Mine Ventilation Rate Testing Equipment

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<tr>
<th>Equipment Used to Conduct Test</th>
<th>Ventilation Test Performed</th>
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<td>Calibrated Anemometer</td>
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<tr>
<td>Calibrated Differential Pressure Sensor</td>
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<td>Pitot Tubes</td>
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<td>Tubing</td>
<td>X</td>
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<tr>
<td>Temperature Sensing Device</td>
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<tr>
<td>Relative Humidity Sensor</td>
<td>X</td>
</tr>
<tr>
<td>Calibrated Barometers</td>
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<tr>
<td>Electronic Manometer</td>
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