INFORMATION ONLY

NNA.930521.0045

Science Applications International Corporation An Employee-Owned Company

WBS 1.2.13.3.5 QA: N/A

May 7, 1993

Carl P. Gertz, Project Manager ATTN: Wendy R. Dixon U.S. Department of Energy Yucca Mountain Site Characterization Project Office P.O. Box 98608 Las Vegas, NV 89193-8608

AUDIT REPORT: ENVIRONMENTAL COMPLIANCE AUDIT OF REYNOLDS ELECTRICAL AND ENGINEERING COMPANY. INC. (REECo) AT THE YUCCA MOUNTAIN SITE CHARACTERIZATION PROJECT (YMP). MARCH 1993. CONTRACT #DE-AC08-87NV10576. (SCP: N/A)

The Audit Report for Audit FY93A (Enclosure 1), an environmental compliance audit

of the Yucca Mountain Project Division of REECo is enclosed for your review and approval.

The remaining post-audit activities scheduled to occur subsequent to your approval of the

Audit Report are listed for your information in Enclosure 2. If you have any questions,

please contact Edward McCann at 794-7758 or Sid Dodd at 794-7522.

Michael W. Harris Assistant Project Manager Environmental & Regional Programs Technical and Management Support Services

MWH:ASD:pjm:20051

9602080007 930507

WM-11 WASTE

n8

Enclosures: 1. Audit Report, March 1993 2. Schedule of Post-Audit Activities

PDR

Part L

delete all distribution everpt: CF, PDC + NVDDCS

Wendy R. Dixon

-2-

May 7, 1993

cc w/o encl:

A. S. Dodd, SAIC, Las Vegas, NV, 517/T-11 E. W. McCann, SAIC, Las, Vegas, NV, 517/T-11 P. J. Mrenak, SAIC, Las Vegas, NV, 517/T-11

DOCUMENTATION STATEMENT FOR ILLEGIBLE PAGES IN RECORD

"I have reviewed this record and the illegible information that appears in Appendices C9, C12, and C13 does not impact future, in-process, or completed work. The examples of permits in these appendices are adequate for their intended purpose."

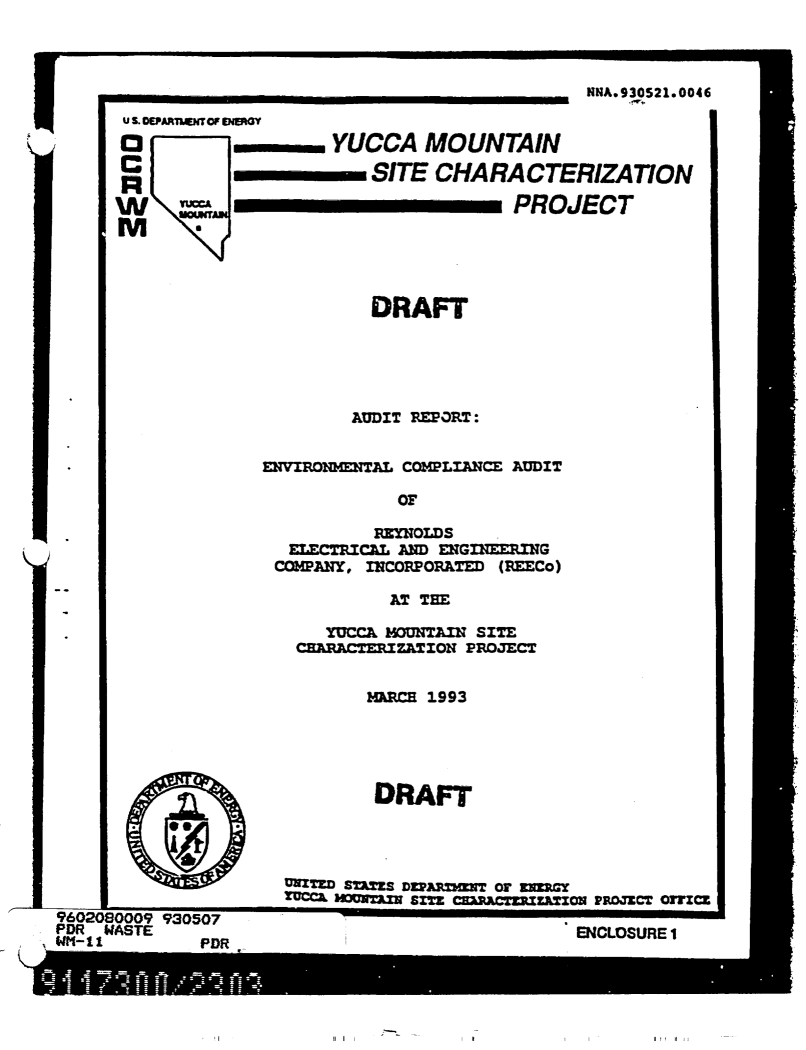
<u>sid Dodd</u> Record Source Name (print or type)

Record Source Signature

(MIC)

Tân Sân S-

Record Source's Manager



ENVIRONMENTAL COMPLIANCE AUDIT REPORT ORGANIZATION

REPORT OVERVIEW

This audit report describes the results of Environmental Compliance Audit FY93A of the Yucca Mountain Project Division of the Reynolds Electrical and Engineering Co., Inc. (REECo). The audit was conducted March 8-12, 1993 by the Technical and Management Support Services (T&MSS) Environmental Compliance and Permitting Department (ECPD) as directed by the Yucca Mountain Site Characterization Project Office (YMPO) Project and Operations Control Division (POCD) Director.

The EXECUTIVE SUMMARY briefly describes the audit process and summarizes the audit team findings. It includes a summary table of all findings arranged by subject area and distinguished as compliance, best management practice, or noteworthy practice findings.

- Section 1 INTRODUCTION, highlights the U.S. Department of Energy (DOE) and YMPO environmental oversight responsibilities and discusses the purpose and general objectives of this audit.
- Section 2 SITE LOCATION AND DESCRIPTION, briefly describes the Yucca Mountain Site Characterization Project (YMP) location and its setting.
- Section 3 AUDIT PROCESS. summarizes the areas evaluated during the audit, discusses the audit team composition, and describes the methods and procedures used to conduct the audit.
- Section 4 ENVIRONMENTAL COMPLIANCE AUDIT FINDINGS, defines audit finding categories and discusses each specific finding of the audit investigative process. Each subject area contains an overview followed by finding presentations that include the following elements: tinding number, finding category, finding title, finding statement, and a discussion of the finding.

Appendices

Tanı/San4

Appendix A Environmental Compliance Audit Plan

Appendix B Environmental Compliance Plans, Procedures, and Field Operations Instructions

The STRAND CONTRACT OF

Appendix C Permit Agreements

Appendix D Audit Schedules

- Appendix E List of Audit Team Members
- Appendix F List of Audit Team Contacts and Interviews
- Appendix G List of Documents Reviewed by the Audit Team
- Appendix H Regulated Materials Listing

An Acronym List (fold out) is provided immediately following Appendix.

ENVIRONMENTAL COMPLIANCE AUDIT REPORT

REYNOLDS ELECTRICAL AND ENGINEERING COMPANY. INCORPORATED (REECo) AT THE YUCCA MOUNTAIN SITE CHARACTERIZATION PROJECT

Prepared for:

U.S. Department of Energy Yucca Mountain Site Characterization Project Office Project and Operations Control Division P.O. Box 98608 Las Vegas, NV 89193-8608

Prepared by:

Science Applications International Corporation Technical and Management Support Services Environmental Compliance and Permitting Department 101 Convention Center Drive Las Vegas, NV 89109-2005

MARCH 1993

This page intentionally left blank.

HILL SECTION AND A REPORT OF A

TABLE OF CONTENTS

Section	Page
List of Tables	
EXECUTIVE SUMMARY	
1.0 INTRODUCTION	
1.1 Oversight Responsibilities 1.2 Environmental Compliance Audit Purpose and Objectives	
2.0 SITE LOCATION AND DESCRIPTION.	
2.1 Site Location	
2.2 Site Description	
 2.2.1 Climate 2.2.2 Water Resources 2.2.3 Biological Resources 2.2.4 Cultural Resources 2.2.5 Demography 2.2.6 Land Use 	
3.0 AUDIT PROCESS	
3.1 Audit Scope	
3.2 Audit Schedule	
3.3 Team Composition	
3.4 Audit Techniques	
3.5 Findings	
3.5.1 Findings Support Data 3.5.2 Findings Development	
3.6 Meetings	
3.7 Working Papers and Records	
3.8 Post-Audit Activities	

i

Section

Page

- 3.8.1 Project and Operations Control Division Briefing
- 3.8.2 Audit Report Review and Approval
- 3.8.3 Corrective Action Plan
- 3.8.4 Corrective Action Verification

4.0 ENVIRONMENTAL COMPLIANCE AUDIT FINDINGS

- 4.1 Reporting and Processing of Operations Information (RAP)
 - 4.1.1 Overview
 - 4.1.2 RAP Compliance Finding
 - 4.1.3 RAP Best Management Practice Finding

4.2 Regulated Materials Management (RMM)

- 4.2.1 Overview
- 4.2.2 RMM Compliance Findings
- 4.2.3 RMM Best Management Practice Finding
- 4.2.4 RMM Noteworthy Practice Finding
- 4.3 Hazard Communication (HAC)
 - 4.3.1 Overview
 - 4.3.2 HAC Compliance Finding

4.4 Waste Minimization (WAM)

4.4.1 Overview

4.4.2 WAM Compliance Findings

4.5 Resolutions of Environment, Safety and Health Concerns (REC)

- 4.5.1 Overview
- 4.5.2 REC Compliance Finding
- 4.5.3 REC Best Management Practice Finding

4.6 Environmental Safety and Health Appraisal (ESA)

- 4.6.1 Overview
- 4.6.2 ESA Compliance Finding
- 4.6.3 ESA Noteworthy Practice Finding

<u>a de cons</u>erva de la conserva de la

Section

Page

4.7 Environmental, Safety and Health Protection Program for U.S. Department of Energy Operations (EPP)

4.7.1 Overview

4.7.2 EPP Compliance Findings

4.8 Permit Agreement Compliance (PAC)

4.8.1 Overview

4.8.2 PAC Compliance Findings

4.8.3 PAC Best Management Practice Findings

4.9 Environmental Training Program (ETR)

4.9.1 Overview

- 4.9.2 ETR Compliance Findings
- 4.9.3 ETR Best Management Practice Finding

4.10 Environmental Management Findings

4.10.1 Overview

4.10.2 Environmental Management Noteworthy Practice Findings

Appendix A Environmental Compliance Audit Plan

Appendix B

- Environmental Compliance Plans, Procedures, and Field Operations Instructions
 - B1 Administrative Procedure (AP)-2.9, Occurrence Reporting and Processing of Operations Information
 - B2 AP-5.38. Environmental Safety and Health Appraisal
 - B3 AP-5.43. Environmental Safety and Health Protection Program for U.S. Department of Energy Operations
 - AP-5.46. Environmental Compliance and Auditing and Surveillance B4 of Yucca Mountain Site Characterization Activities
 - B5 AP-6.13. Authorization for Use of Regulated Hazardous Substances and Materials
 - B6 AP-6.18. Resolutions of Environment, Safety and Health Concerns
 - B7 YMP 91-27. Yucca Mountain Site Characterization Project Training Management Plan
 - B8 AP-6.25. Operating Hazardous Waste Satellite Accumulation Areas
 - AP-6.27. Waste Assessment B9

Section |

- B10 Yucca Mountain Site Characterization Project-Field Operations Instruction (YMP-FOI)-3001, Yucca Mountain Field Training Programs
- B11 YMP-FOI-4705. YMP Work Site and Area Access and Controls
- B12 YMP-FOI-5601. Yucca Mountain Personnel and Visitors Control Procedures

Appendix C Permit Agreements

- C1 Air Quality Permit to Construct No. 2693
- C2 Air Quality Permit to Construct No. 2893
- C3 Air Quality Permit to Construct No. 3084
- C4 Air Quality Permit to Construct No. 3197
- C5 Air Quality Permit to Construct No. 3198
- C6 Air Quality Permit to Construct No. 3199
- C7 Air Quality Permit to Construct No. 3267
- C8 Air Quality Permit to Construct No. 3268
- C9 Permit to Appropriate Public Waters of Nevada No. 52338

C10 Permit to Appropriate Public Waters of Nevada No. 57373

- C11 Permit to Appropriate Public Waters of Nevada No. 57374
- C12 Permit to Change Point of Diversion, Manner of Use and Place of Use of Public Waters of Nevada No. 57326T
- C13 Permit to Change Point of Diversion. Manner of Use and Place of Use of Public Waters of Nevada No. 57375
- C14 Permit to Change Point of Diversion. Manner of Use and Place of Use of Public Waters of Nevada No. 57376
- C15 Free Use Permit Vegetative or Mineral Material No. N-55574
- C16 Free Use Permit Vegetative or Mineral Material No. N56844
- C17 Underground Injection Control Permit Modification 1 No. NEV89031

Appendix D Audit Schedules

- D1 General Schedule
- D2 Daily Schedule Audit Phase
- Appendix E List of Audit Team Members
- Appendix F List of Audit Contacts/Interviews
- Appendix G List of Documents Reviewed by the Audit Team

Section

Appendix H Regulated Materials Listings

- HI REECo Materials That Are Approved per AP-6.13
- H2 Verbal Authorization Approval
- H3 REECo Regulated Materials That Are Verbally Approved for YMP Use
- H4 REECo Regulated Materials That Are Non-Approved by the POCD for YMP Use

Acronyms (fold out)

List of Tables

ES-1 Compliance Audit FY93A Findings Summary

This page intentionally left blank.

•

EXECUTIVE SUMMARY

INTRODUCTION

The U.S. Department of Energy (DOE) and the Yucca Mountain Site Characterization Project Office (YMPO) are committed to performing Yucca Mountain Site Characterization Project (YMP) activities in an environmentally safe and sound manner. Primary YMP environmental program objectives are to provide oversight of environmental performance and to achieve full compliance and excellence in the environmental area.

The YMPO Project and Operations Control Division (POCD) Director insures that YMP activities are performed in compliance with environmental program requirements and permit stipulations. To that end, the POCD Director tasked the Technical and Management Support Services (T&MSS) Environmental Compliance and Permitting Department (ECPD) to develop a program to conduct environmental compliance audits of YMP Participants. This report documents results of the initial audit (Audit FY93A), an environmental compliance audit of the Yucca Mountain Project Division of Reynolds Electrical and Engineering Co., Inc. (REECo).

AUDIT SITE

The primary audit site was the Yucca Mountain project site. Audit activities also took place at REECo offices in the Bank of America Center and at other Las Vegas locations.

AUDIT TEAM

The audit team consisted of an Audit Team Leader, a Technical Coordinator, and five technical specialists from the T&MSS ECPD.

AUDIT PURPOSE AND OBJECTIVES

The audit purpose is to determine whether REECO YMP Project Division is in compliance with federal/state regulatory requirements and YMP policies /standards and continually improve the system. The general audit objectives are: 1) determine YMP vulnerabilities, risks, and liabilities associated with compliance status, environmental conditions, and environmental management practices; 2) assure management that potential exposure to compliance problems is known and being reduced to acceptable levels; 3) verify adequacy of environmental management and organizational structure; 4) determine compliance with DOE Orders and YMP environmental plans/policies/procedures; and to 5) identify and assure corrective action of deficiencies.

ES-1

AUDIT SCOPE

The audit scope includes the following subject areas: Reporting and Processing of Operations Information: Regulated Materials Management: Waste Minimization: HazardCommunication: Resolutions of Environment. Safety and Health Concerns: Permit Agreement Compliance: Environmental Training Program: Environmental Safety and Health Appraisal Program: and Environmental Safety and Health Protection Program of DOE Energy Operations.

AUDIT TECHNIQUES

Various techniques were used to obtain and verify audit information. First, numerous interviews were conducted with personnel from REECo, matrix-support organizations, and other Participants. Interviews helped to determine the interaction between various organizational units and to assess general understanding of environmental management systems and adherence to procedural requirements. Second, documents pertaining to environmental policies, procedures, and other relevant subjects were extensively reviewed to verify the formality of the system and to confirm interview information. Third, direct observations of personnel, processes, and procedures further verified and supported data obtained through interviews and document reviews. Finally, audit checklists were developed and used to facilitate the audit techniques, to evaluate procedural/regulatory practices, and to identify areas of deficiency and areas of excellence.

AUDIT FINDINGS

Based on the judgement of the audit team, environmental compliance audit results were assigned to one of the three following finding categories: compliance, best management practice, and noteworthy practice. Briefly defined, compliance findings are conditions that may not comply with regulatory or procedural requirements; best management practice findings indicate conditions where management practices could be improved; and noteworthy practice findings identify conditions of merit that are applicable to other YMP activities.

The audit investigative process produced 34 total findings in the three categories. Approximately 65 percent of the findings were compliance findings, with almost half of these occurring in regulated materials management activities. The balance of the total findings was equally divided between best management and noteworthy practice findings. Table ES-1 summarizes Audit FY93A findings.

CONCLUSIONS

REECo has a positive attitude toward YMP environmental compliance. This outlook is highlighted by the Technical Project Officer's active participation and assistance in this audit and by the fully cooperative. helpful and positive attitude of REECo staff toward audit team

ES-2

members. The level of compliance deficiency found in this audit is not insignificant and requires correction. However, taken in context of the audit scope and REECo's extensive environmental activities, the non-compliance reflects a detailed, intensive audit by subject matter experts more than it does an environmental compliance program in difficulty.

Based on audit objectives, the following conclusions may be drawn with respect to the subject areas named in the audit scope: YMP vulnerability, nsk, and liability associated with REECo environmental compliance and management practices are currently minimal and will improve with correction of identified deficiencies: REECo is aware of the compliance deficiencies cited in this report and is taking or will take action to eliminate or reduce problems to acceptable levels: REECo's environmental management and organizational structure, except in some administrative and procedural aspects, is adequate: and REECo's level of compliance with DOE Orders and YMP environmental plans/policies/procedures is satisfactory.

917366/2345

DISCIPLINE	COMPLIANCE FINDINGS	BEST MANAGEMENT PRACTICE FINDINGS	NOTEWORTHY PRACTICE FINDINGS	OBSERVATIONS/ ISSUES
Occurrence Reporting and Processing of Operations Information (AP-2.9)	1	1		No procedure for notifying FOC of occurrences. Average time for processing environmental surveillance forms is 2 months.
Regulated Materials Management	10	. 1	1	Deficiencies in: approving and updating the MRHIP; RFA routine and emergency processing; SAA establishment, operation, inspection, and operator training. Regulated material sturage without POCD approval. Accurate tracking of non- hazardous waste activities (no regulatory requirement).
Hazard Communications	1			Deficiency in updating MSDS Notebook.
Waste Minimization	2			Deficiencies in waste minimization reporting and waste minimization- related MRHI' documentation.

. . ! .

. . .

.

TABLE ES-1 COMPLIANCE AUDIT FY93A FINDINGS SUMMARY

ES-4

DISCIPLINE	COMPLIANCE FINDINGS	BEST MANAGEMENT PRACTICE FINDINGS	NOTEWORTHY PRACTICE FINDINGS	OBSERVATIONS/
Resolutions of Environment, Safety and Health Concerns (AP-6.18)	1	1		ISSUES REECo does not follow YMP AP-6.18. Environmental surveillance deficiencies not being tracked for resolution or completion, trend
Environmental Safety and Health Appraisal (AP-5.38)	1		1	analyses, or causal relationships. Four administrative steps in AP-5.38 with no equivalents in REECo Procedure MC-14.1 (Environmental, Safety and Health Internal Appraisal Program. REECo conducts informal internal
Environmental, Safety and Health Protection Program for U.S. DOE Operations (AP-5.43).	2		I	ES&H appraisals. REECo procedure MC-14.1 does not comply with reporting requirements of AP-5.43.

. . . ! !

1:1

TABLE ES-1 COMPLIANCE AUDIT FY93A FINDINGS SUMMARY (continued)

ES-5

DISCIPLINE	COMPLIANCE FINDINGS	BEST MANAGEMENT PRACTICE FINDINGS	NOTEWORTHY PRACTICE FINDINGS	OBSERVATIONS/ ISSUES
Permit Agreement Compliance	2			UZ-16: Water discharge to an unlimited pit; Altered air quality permit.
		2		Deficiency in communication of air quality permit conditions; compressor labeling deficiency UZ-16.
Environmental Training Pro gram	2			Lack of YMPO approval for participant developed training program; non-GET trained work party and supervisor working on-site.
		1		No documentation of individuals who are scheduled for GET training.
Environmental Management Findings			4	Four noteworthy environmental management programs in internal communications, staff development and training, and formality of programs.

. . 1 .

/ 1 1

TABLE ES-I COMPLIANCE AUDIT FY93A FINDINGS SUMMARY (continued)

ES-6

Section 1.0 - INTRODUCTION

1.1 Oversight Responsibilities

The U.S. Department of Energy (DOE) is committed to performing its activities in an environmentally safe and sound manner in accordance with applicable environmental statutes and regulations. A primary objective of the DOE and the Yucca Mountain Site Characterization Project Office (YMPO) is to provide oversight of environmental performance, in support of the broader goal of achieving full compliance and excellence in the environmental area. The environmental program is structured to achieve this objective and satisfy applicable statutory requirements. It is integrated with other programs under the direction of the DOE Office of Civilian Radioactive Waste Management (OCRWM).

The YMPO, as part of OCRWM, is responsible for all activities at the Yucca Mountain site. The Project Manager (PM) is the authorized official responsible for managing all Yucca Mountain Site Characterization Project (YMP) activities including the environmental protection program.

The YMPO Project and Operations Control Division (POCD) Director is responsible for the environmental program and for daily activities being performed in compliance with applicable environmental requirements and permit stipulations. To insure that YMP activities are undertaken and conducted in an environmentally sound manner, the Technical and Management Support Services (T&MSS) Environmental Compliance and Permitting Department (ECPD) was tasked to develop an environmental compliance audit program and to conduct oversight assessments of YMP Participant organizations. The Yucca Mountain Project Division of Reynolds Electrical and Engineering Co., Inc. (REECo) was designated by the POCD Director as the subject of the initial audit under this program. This report documents the results of the REECo environmental compliance audit is designated Environmental Compliance Audit FY93A.

1.2 Environmental Compliance Audit Purpose and Objectives

The environmental compliance policy of the DOE/YMP is full compliance with the letter and spirit of environmental laws, regulations, and requirements as an integral part of DOE/YMP operations. Within the context of this policy, the purpose of this audit as described in the audit plan (Appendix A) was to evaluate and improve the environmental compliance status of YMP Participant REECo.

The general objectives of this audit were to: 1) determine YMP vulnerabilities, risks, and liabilities associated with compliance status, environmental condition, and environmental management practices; 2) assure management that potential exposure to c mpliance problems is known and being reduced to acceptable levels; 3) verify adequacy of environmental management and organizational structure; 4) determine compliance with DOE Orders and YMP environmental plans/policies/procedures; and to 5) identify and assure corrective action of deficiencies.

1-1

This page intentionally left blank

١.

1730/2320

11

H I

Section 2.0 - SITE LOCATION AND DESCRIPTION

2.1 Site Location

The Yucca Mountain site is located in Nye County, Nevada, approximately 100 miles northwest of Las Vegas, Nevada. Primary ground access to the site is via U.S. Highway 95. The Project site is on the southwestern boundary of the Nevada Test Site (NTS) and includes U.S. Air Force (USAF) and Bureau of Land Management (BLM) lands. Access to USAF and BLM lands has been obtained by rights-of-way granted to DOE.

2.2 Site Description

The Yucca Mountain site is in the southern Great Basin of the Basin and Range Province, a regional setting characterized by linear mountain ranges separated by intervening valleys with few flowing streams or rivers.

The Project site encompasses ecological zones ranging from the Mojave Desert to the south through a transition zone that extends beyond the site boundary to the cooler and wetter Great Basin Desert to the north. Soils are generally rocky or sandy and dry primarily supporting low bushes and shrubs. Yucca Mountain, a long north-south aligned volcanic ridge of 4.900 feet elevation, is the major topographical feature of the site. The mountain slopes steeply west to Crater Flats and gradually east to Jackass Flats. The largest of five washes that cross the site east of Yucca Mountain is Fortymile Canyon that drains to the Armagosa Valley 15 to 20 miles south.

2.2.1 Climate

The climate at the Project site is characterized by considerable solar radiation, little precipitation, low relative humidity, and large temperature ranges. July and August have the highest average maximum daily temperatures (mid-nineties): December and January the lowest (low-fifties). Average annual precipitation is less than six inches and is concentrated in the winter months. Southerly winds are most common in the spring and summer; northerly winds dominate in fall and winter. Average monthly wind speeds range from approximately nine miles per hour in April to six miles per hour in November.

2.2.2 Water Resources

Free-flowing surface water does not exist at the Project site. Drinking water is pumped from groundwater sources. Water tables are generally deep beneath the surface of the ranges and most valleys with recharge from precipitation falling at higher elevations to the north. The Project site overlies two aquifers--one local and relatively shallow tapproximately 1,600 feet deep), the other regional and very deep (probably in excess of 4,100 feet). Most groundwater discharges south and southwest of the site in Armagosa Valley and Death Valley.

2-1

2.2.3 Biological Resources

Plant associations of two different botanical zones are recognizable at the Project site. At lower elevations, creosote bush, bursage, and blackbrush comprise the vegetation associations. Creosote bush, boxthorn, and hopsage characterize middle elevations, and boxthorn and hopsage dominate higher elevations. Despite the number of species found at the site, plant life is considered generally sparse, typical of any desert region.

As many as 46 species of mammals may occur in the vicinity of the site. Most numerous are rodents, followed by jackrabbits and cottontails. Mammalian predators include the coyote, and to a much lesser extent, the bobcat, badger, and kit fox. None of the species present are threatened/endangered but all fur-bearing animals are protected by the State of Nevada.

Site-specific surveys is 1982 recorded 35 bird species including 6 species of raptors. No permanent or seasonal bird species are threatened or endangered: the endangered Peregrine Falcon may occasionally migrate through the area.

Reptiles are represented at the site by eight species of lizards, four snake species, and one species of tortoise. The tortoise species is the Desert Tortoise, listed as threatened by the U.S. Fish and Wildlife Service (USFWS) and the subject of an intensive study program at the site.

2.2.4 Cultural Resources

Archaeological resources found at the site indicate significant past use by small, highly mobile groups of aboriginal hunter-gatherers. These aboriginal groups were followed by Euroamericans who made limited use of the site area for travel, transportation, prospecting, surveying, and possibly ranching. As a result of numerous archaeological surveys in the project area over 450 historical properties have been identified.

2.2.5 Demography

Counties bordering the Project site are essentially rural with low population density (approximately 0.5 person per km²). The county populations (1990 census) are at follows: Lincoln - 3.775: Nye - 17.781; Esmeralda - 1.344; and Inyo (California) - 18.281. Clark County, to the southeast and well outside the study area, has a population of 741,459 distributed as follows: Las Vegas - 258.295; Henderson - 64,942; North Las Vegas - 47.707; Boulder City - 12.567; Mesquite - 1.871; other - 356,077.

2.2.6 Land Use

The Project site is on lands controlled by the DOE, the USAF, and the BLM. Access to much of the land is restricted. Lack of surface water and the generally harsh desert conditions prevalent in the area limit opportunities for agriculture or recreation on lands immediately adjacent to the site. The nearest agricultural areas are the Armagosa Valley, 15 miles south, and the Pahrump Valley. 60 miles southeast. No BLM grazing leases have been issued for lands surrounding the site. Mining activity takes place at Bare Mountain, 12 miles away, and near the town of Beatty. Outdoor recreation occurs to the south and southwest of the site.

Section 3.0 - AUDIT PROCESS

3.1 Audit Scope

The scope of Environmental Compliance Audit FY93A included evaluations of REECo's compliance with applicable federal and state environmental regulations, requirements, permits, and agreements as well as compliance with U.S. Department of Energy (DOE) Orders and Yucca Mountain site Characterization Project (YMP) plans, policies, and procedures as they apply to environmental activities. Specific subject areas, based on YMP Administrative Procedures (APs) and existing permit agreements, were evaluated during the audit. These specific areas were: Reporting and Processing of Operations Information pertinent to the YMP environmental programs: Regulated Materials Management: Waste Minimization: Hazard Communication: Resolutions of Environment. Safety and Health Concerns: REECo's compliance with stipulated conditions of permit agreements made with federal and state regulatory agencies where such agreements are in place: the effectiveness of REECo's environmental Safety and Health Appraisal Program: and the Environmental Safety and Health Protection Program of DOE Energy Operations. The APs and permit agreements that formed the basis for the audit are provided in Appendix B and Appendix C, respectively.

3.2 Audit Schedule

All audit activities conducted during the pre-audit, audit, and post-audit phases of Environmental Compliance Audit FY93A are shown in Appendix D. A detailed schedule of daily activities during the March 8-12, 1993 audit phase is also shown in Appendix D.

3.3 Team Composition

The REECo Environmental Compliance Audit FY93A was conducted by an audit team (AT) comprised of an Audit Team Leader (ATL). Technical Coordinator, and technical specialists from the Technical and Management Support Services (T&MSS) Environmental Compliance and Permitting Department (ECPD) as audit team members. AT member biographical sketches and primary responsibilities are listed in Appendix E.

The ATL managed the team and served as the primary contact point with the Project and Operations Control Division (POCD), the ECPD, and REECo. Additional ATL responsibilities were audit team organization, staffing, and support as necessary to ensure audit report accuracy, objectiveness, and thoroughness. The ATL provided overall policy guidance to the AT and was the liaison with REECo contacts for administrative matters. He was also responsible for review of daily reports, agenda revisions, staff supervision, records maintenance, audit report production, and audit closeout activities.

The Technical Coordinator, an experienced, technically qualified, senior environmental staff member, directed the technical efforts of the AT members and monitored audit results in close coordination with the Team Leader.

The AT core membership was composed of ECPD technical specialists. Team member selection was based on knowledge of contemporary environmental issues, statutes, regulations, and YMP regulations and administrative procedures for matters pertinent to their technical specialty areas.

3.4 Audit Techniques

Various auditing techniques were employed to obtain information regarding compliance with regulatory requirements, to find out if written policies were being carried out in actuality, to assess whether operations were sate and environmentally wise, and to determine if good management practices were in evidence. Information was gathered through numerous interviews with REECo personnel in the YMP Project Division, with personnel in REECo matrix-support organizations, and with personnel in other Participant organizations. A summary table of audit contacts and interviews in provided in Appendix F. During both the pre-audit and audit phases, the audit team conducted extensive document reviews. The documents included environmentalrelated policies, procedures, appraisals, self-assessment, occurrence reporting, and other pertinent documents. The purpose of these document reviews was to gain an understanding of REECo operations and existing and potential problem area: in order to direct the audit focus to relevant areas. A list of documents reviewed is provided in Appendix G. Direct observation of personnel, work-site processes, and compliance procedures was a technique employed by all audit team members to verify and support information obtained through interviews and document reviews.

Audit checklists were developed directly from their respective procedures (Appendix B) or permits (Appendix C) to facilitate employment of the audit techniques described above. The checklists also helped to ensure that all aspects of a particular procedure or permit agreement were adequately covered. The checklists were used by the auditors to assess adherence to procedural and regulatory practices and to identify areas of non-compliance. Prior to the audit, copies of all checklists were provided to REECo for review and to assist with audit preparation.

3.5 Findings

3.5.1 Findings Support Data

Using the audit techniques described in Section 3.4 above, a variety of data were obtained by each AT member to support potential findings. These information elements included:

- The specific nature of the problem, issue, condition, or practice.
- A detailed location, if appropriate.
- The framework or perspective in which the problem exists.
- The regulatory standard or procedure being violated.
- Supporting information describing the problem or practice, or events leading to the problem.
- Information on whether REECo is aware of the issue and actions being taken to address the problem or practice
- Information on how the AT member learned of the problem or practice.

3.5.2 Findings Development

Development and validation of findings was an interactive process that involved discussion among the individual AT member, ATL. Technical Coordinator, and other team members to arrive at a well-documented, defensible finding statement. It should be noted that the existence of a planned or in-progress corrective action did not eliminate the basis for a finding, but such action was noted in the finding discussion.

All findings were reviewed by the ATL. Technical Coordinator, and other team members. The purpose of these reviews was to ensure that the findings were technically accurate and complete, in the correct format, and that they were clear, concise, and grammatically correct. In addition, potential findings under review by the audit team were briefed daily to REECo personnel to obtain verbal comments.

3.6 Meetings

The ATL conducted daily caucus sessions with the audit team. These caucus sessions were held for the benefit of the auditors to exchange information, review team observations, discuss potential findings, identify problem areas, and to make adjustments to the daily agenda. Caucus sessions helped ensure the progress of the audit plan and permitted modification or redirection of the plan, as appropriate. These sessions also served to validate data and provide additional assurance of the factual accuracy of observations and potential report findings prior to closeout of the on-site audit activities.

A daily debriefing was conducted for the benefit of the audited organization and was open to appropriate REECo personnel. These personnel interacted with AT members during discussion of issues and potential findings to help insure the technical accuracy of the information being used to develop the potential findings.

A formal closeout meeting at the conclusion of audit activities was conducted by the ATL. Meeting attendees included the Technical Coordinator. AT members, the REECo Technical Project Officer (TPO), and REECo YMP Division and matrix-support personnel. The purpose of the closeout meeting was to provide an overview of the audit process and discuss tentative results of the audit.

3.7 Working Papers and Records

Each team member used a logbook and maintained comprehensive. organized, and coherent working papers to describe information gathered, how it was gathered (e.g., direct observations, interviews, document reviews), the sources of information, and any other data necessary to support findings contained in this report. The working papers were developed as official records of the audit and their use began concurrently with the team member's participation in the audit. The following items were developed or updated as part of the compliance audit records:

Daily agenda

Meeting notes and attendance sheets

- List of interviews
- List of documents reviewed
- Daily activities report
- Problems encountered on a daily basis

This audit generated no quality assurance records. Copies of the audit report, correspondence, logbooks, and all other documents created as a result of pre-audit, audit, and post-audit activities will be kept to document this audit and will comprise the audit administrative record file. This administrative record file will be submitted to the Las Vegas Local Records Center by the ECPD to be forwarded to the Central Records Facility.

3.8 Post-Audit Activities

In addition to the preparation of this report, other post-audit activities include a briefing, the audit report review and approval process, development of a corrective action plan, verification of the corrective action, and audit closure.

3.8.1 POCD Briefing

Following the on-site audit phase and the audit closeout briefing to REECo personnel (Section 3.6 above), the ATL briefed the POCD director, the T&MSS Assistant Project Manager (APM) for Environmental and Regional Programs, and the T&MSS ECPD Manager on the audit and findings.

3.8.2 Audit Report Review and Approval

The audit report will be provided to the T&MSS ECPD Manager for review and approval. On completion of the ECPD Manager's review/approval process, the audit report will be forwarded to the POCD Director for final review and approval.

3.8.3 Corrective Action Plan

The POCD Director will transmit the approved audit report to the REECo Technical Project Officer (TPO) and formally request the development of a corrective action plan to address the audit findings. The TPO or designee will direct the preparation of the corrective action plan by REECo personnel. When complete, the TPO will submit the plan to the POCD Director for approval. The TPO will be responsible for ensuring implementation of the approved corrective action plan and for tracking REECO adherence to the plan and any other activities undertaken to address the audit findings.

3.8.4 Corrective Action Verification and Audit Close

Verification of the completion of corrective actions will be documented by the ATL and a brief, written report closing the audit will be submitted by the Team Leader to the POCD Director.

Section 4.0 - ENVIRONMENTAL COMPLIANCE AUDIT FINDINGS

The Technical and Management Support Services (T&MSS) environmental compliance audit team identified findings in three general categories: compliance findings (CF), best management practice findings (BMPF), and noteworthy practice findings (NPF). Each finding category is defined below:

- CF A condition that, in the judgement of the audit team, may not satisfy federal or state environmental regulations, applicable U.S Department of Energy(DOE)/Yucca Mountain Site Characterization Project (YMP) orders and directives, permit conditions, or site policies/procedures.
- BMPF A condition where, in the absence of regulatory requirements and in the professional judgment of the audit team, management practices could be improved.
- NPF A condition or finding that, in the judgment of the audit team, is noteworthy and will have application to other YMP activities or participants.

Each finding category applicable to the audited subject area is presented in the following sections of this audit report. The findings presented in each section are not necessarily arranged in order of relative significance and not all sections have findings in each of the three findings categories.

4.1 <u>Reporting and Processing of Operations Information (RAP)</u>

4.1.1 Overview

This section addresses how environmental information is accumulated and reported by REECo. The Administrative Procedures (APs) used as the basis for this audit subject area are:

- AP-2.9. Occurrence Reporting and Processing of Operations Information (Appendix B1)
- AP-5.46. Environmental Compliance Auditing and Surveillance of YMP Activities (Appendix B4)

In general, REECo personnel did not seem familiar with the APs listed above. REECo Company Procedure (CP) 1.11.05 is the guidance used to report occurrences through the Nevada Test Site (NTS) chain of command. REECo field personnel are aware of the YMP environmental surveillance process, but do not directly connect the surveillance process with an AP. Again, this appears to be due to the fact that REECo follows their CPs and shows no requirements flowdown from YMP documentation.

4-1

4.1.2 RAP Compliance Finding

Finding Number: RAP/CF-1

Finding Title: Procedural Non-Compliance

Regulatory Requirement: .NP-2.9. Occurrence Reporting and Processing of Operations Information requires that "...the Field Operations Center (FOC) is to be informed or notified of all occurrences."

Finding: No REECo documentation was found to indicate that REECO is following the reporting requirements of this procedure. A clear, concise notification hierarchy for FOC notification (i.e., who should be notified and in what order) is not available: the notification process is confusing.

Discussion: REECo personnel indicated that REECo CP 1.11.05. Occurrence Reporting, was used for reporting occurrences.

In general, there appears to be confusion about environmental occurrence reporting; a dual reporting system (REECo and FOC) seems to currently be in effect. A review of REECo procedural guidance pertinent to occurrence reporting (e.g., CPs, YMP Management Control Procedures, and Department Standard Operating Procedures) revealed no written requirement to notify responsible YMP officials (FOC, Site Manager [SM], or Project and Operations Control Division (POCD)).

4.1.3 RAP Best Management Practice Finding

Finding Number: RAP/BMPF-1

947544/55

Finding Title: Surveillance Form Completion Delay

Regulatory Requirement: Not Applicable (N/A)

Finding: The average time from the T&MSS Environmental Compliance and Permitting Department (ECPD) surveillance to REECo completion and return of the surveillance form is two months.

Discussion: Environmental surveillances at sites where various field activities occur are conducted by YMP POCD and T&MSS ECPD personnel. Actions identified by surveillance personnel are documented L, a surveillance form. Many actions identified are completed by REECo personnel within a day or two after being identified by surveillance personnel. However, there is a delay from the time the form is sent to REECo until it is received by T&MSS.

REECo. YMP POCD, and T&MSS ECPD personnel need to look at a "quick to close" method with the idea in mind of completing the required action and associated paperwork within two to three days. A work simplification evaluation regarding the processing of the surveillance form should also be considered.

4.2 Regulated Materials Management (RMM)

4.2.1 Overview

YMP procedures have been developed to ensure that all YMP activities are undertaken and conducted in an environmentally sound manner. Regulated materials management auditing activities were conducted to determine if YMP activities performed by REECo comply with YMP requirements. The regulated materials management audit was conducted using the following APs:

- AP-6.13. Authorization for the Use of Regulated Hazardous Substances and Materials (Appendix B5)
- AP-6.25. Operating Hazardous Waste Satellite Accumulation Areas (Appendix B8)

These APs are derived from requirements in the Resource Conservation and Recovery Act (RCRA) and codified in 40 Code of Federal Regulations (CFR) 260 through 265.

The purpose of auditing REECo's regulated materials management was to determine if all REECo regulated materials used in conjunction with YMP activities were identified and authorized for use in accordance with AP-6.13. In addition, the regulated materials management audit was conducted to determine if waste generated from the use of regulated materials was managed in accordance with YMP requirements.

Audit data were collected through interviews with REECo personnel, evaluation and verification of regulated materials storage/use, evaluations of hazardous waste Satellite Accumulation Areas (SAAs), and review of YMP/REECo documents. The regulated materials management data collected provided verification for ten compliance findings, one best management practice finding, and one noteworthy practice finding.

4.2.2 RMM Compliance Findings

Finding Number: RMM/CF-1

Finding Title: Lack of Approval Documentation for the REECo Materials Reporting and Handling Plan (MRHP)

Regulatory Requirement: AP-6.13. Authorization for the Use of Regulated Hazardous Substances and Materials, requires YMP Participants to submit their MRHP to the POCD for approval. The T&MSS ECPD is required to review the MRHP and submit comments to the POCD: the POCD and Project Manager (PM) are required to review/approve the MRHP and notify the Participant that approval is granted.

Finding: Documentation was not made available during the audit to verify that Revision 3. dated May 1992, of the REECo MRHP was submitted by REECo to the POCD, was reviewed by the T&MSS ECPD, or was reviewed/approved by the POCD or the PM.

.

Discussion: The REECo MRHP copy, Revision 3, May 1992, that was given to the T&MSS ECPD has a signature page on which the REECo Technical Project Officer's (TPO) signature appears, giving REECo management approval for the document. Similar signature pages, or approval letters, from the POCD, T&MSS ECPD, and/or PM, do not accompany the REECo MRHP; REECo personnel did not provide documentation verifying the required reviews/approvals. In addition, REECo personnel did not provide documentation verifying that the REECo MRHP had been formally submitted to the POCD to obtain the required approvals.

Documentation verifying PM and T&MSS ECPD approval of Revisions 1 and 2 of the REECo MRHP was obtained from the T&MSS ECPD and filed in Audit Logbook #4. Tab D of the RMM audit records.

Finding Number: RMM/CF-2

Finding Title: Regulated Material Use Without POCD Approval

Regulatory Requirement: AP-6.13. Authorization for the Use of Regulated Hazardous Substances and Materials, requires YMP Participants to submit to the POCD a Request for Authorization (RFA) Form and a Material Safety Data Sheet (MSDS) for each regulated material identified or proposed for use.

Finding: REECo is using regulated materials on-site in YMP activities for which RFA Forms and MSDSs have not been submitted to or approved by the POCD.

Discussion: Krylon 7165 Safety Red Marking Paint requires approval through the AP-6.13 RFA process. This regulated material is being used by the REECo Construction Department on the YMP site and is not approved for use by the POCD. Sixty-eight cans of this material were in a flammable storage cabinet at the Exploratory Studies Facility (ESF) Men's Change Facility, located behind the Field Operations Center.

Finding Number: RMM/CF-3

Finding Title: Deficiencies in Updating the REECo Materials Reporting and Handling Plan (MRHP)

Regulatory Requirement: AP-6.13. Authorization for the Use of Regulated Hazardous Substances and Materials, requires YMP Participants to develop a program for handling and reporting the use of all regulated materials that demonstrates the regulated materials are handled in a safe and environmentally sound manner. The program should be documented in a Participant MRHP. YMP Participants are required to revise the MRHP to include each regulated material that has been approved for use by the POCD and the PM.

In addition to the AP-6.13 requirement, the YMP Hazardous Materials Management and Handling Plan (HMMHP) has a flow down requirement for the MRHP to contain a regulated material identification section. This section will contain the name of the regulated materials to be used.

4-4

the maximum quantity of the regulated materials to be kept at the activity's location, the means of storage, and physical and safety information about the regulated materials.

Finding: The REECo MRHP has not been revised to include all regulated materials, or other required information for those materials, for which RFA Forms have been completed and approved by the POCD and PM.

Discussion: The REECo MRHP contains some of the regulated materials (items not circled in Appendix 111) used by REECo and other required information for those materials. The REECo MRHP does not contain any information for those materials circled on the REECo Regulated Materials that are Approved per AP-6.13 (Appendix H1).

The REECo MRHP was last revised in May 1992. Regulated materials approved after that date do not appear in the MRHP and therefore the MRHP is not current.

The REECo Hazardous Materials Coordinator (HMC) stated that the REECo MRHP will be revised to include all required information and to make it a more usable document for all REECo employees. Also, REECo is working to make the MRHP a controlled document so all REECo departments receive current copies of the MRHP.

Finding Number:: RMM/CF-4

Finding Title:: Deficiencies in Obtaining Emergency Authorization for the Use of Regulated Materials

Regulatory Requirement: AP-6.13. Authorization for the Use of Regulated Hazardous Substances and Materials, requires YMP Participants to request emergency authorization for the use of regulated materials by contacting the POCD and providing information required to complete the request form.

Finding: REECo contacts the T&MSS ECPD instead of the POCD to obtain emergency authorization prior to the use of regulated materials. The T&MSS ECPD, who grants emergency authorization approvals, has not been formally designated to act on behalf of the POCD and grant emergency authorization approvals for the use regulated materials.

Discussion: All emergency/verbal authorizations for regulated materials initiated by and granted to REECo have been accomplished using the following procedure:

The REECo HMC (or alternate) notifies T&MSS ECPD by telephone that REECo requires emergency/verbal approval for a given regulated material. The REECo HMC (or alternate) then faxes the MSDS to T&MSS ECPD. T&MSS ECPD reviews the MSDS and other pertinent data, and gives REECo approval based on this information (Appendix H2).

The request procedure described above fails to comply with the emergency authorization procedural requirements of AP-6.13 in two respects. First, the Participant's request for

emergency authorization is directed to the incorrect organization. Second, the emergency authorization is granted by an organization that has not been formally designated to issue such approvals.

Finding Number: RMM/CF-5

Finding Title: Deficiencies in Submitting Routine Request Information After Emergency Authorization is Granted

Regulatory Requirement: AP-6.13. Authorization for the Use of Regulated Hazardous Substances and Materials, requires YMP Participants to submit a routine request form to the POCD within seven days after emergency authorization is granted.

Finding: REECo did not submit routine request information to the POCD within seven days after emergency authorization was granted.

Discussion: REECo was given emergency/verbal approval by the T&MSS ECPD (see finding number RMM/CF-4 above) for the materials listed on REECo Regulated Materials that are Verbally Approved for YMP Use (Appendix H3).

When the emergency/verbal authorization was given. REECo personnel gave a commitment to the T&MSS ECPD to submit routine request information (RFAs) per AP-6.13, but a specific date was not set for that submittal. The routine request information, which is required within seven days after emergency/verbal authorization is given, has not been submitted by REECo for verbally approved materials to this date. For example, the Firm Foxt Aerosol, for which routine request information has not been submitted, was granted emergency/verbal approval on November 20, 1992. The REECo Hazardous Materials Coordinator (HMC) and alternate HMC stated that they were not aware of the AP-6.13 seven day time limit.

The REECo HMC is currently preparing the required routine request information for those materials that have emergency/verbal authorization: this information will be submitted to the POCD in accordance with AP-6.13.

Finding Number: RMM/CF-6

Finding Title: Deficiencies in the REECo MRHP

Regulatory Requirements: The YMP HMMHP. Section 5.1.3, requires each YMP Participant's MRHP to designate SAA Operators. The designation should appear in the Hazardous Waste Accumulation and Handling section of the MRHP. In addition, the HMMHP. Section 5.1.4, requires that the Emergency Preparedness Plan in the MRHP will contain the identification of the SAA Operators or designees.

Finding: The REECo MRHP does not identify the SAA Operators.

4-6

Discussion: The REECo MRHP states that, "the names of the SAA Operators of the Division are listed in the MRHP-Activity and Site Listings (ASL) for each site." The REECo MRHP-ASL does not give the names of the SAA Operators. Thus, the REECo MRHP does not meet a requirement established in the YMP HMMHP.

Finding Number: RMM/CF-7

Finding Title: Lack of Training for the SAA Operator

Regulatory Requirement: AP-6.25. Operating Hazardous Waste Satellite Accumulation Areas, and the YMP HMMHP. Revision 0, effective July 1992, require all SAA personnel to have regulated materials and hazardous waste training.

Finding: The REECo SAA Operator at UZ-16, where the LM-300 Drillrig is operating, has not had the required training.

Discussion: REECo has a training program called <u>Waste Management for the Generator</u>, which meets the SAA Operator training requirements given in Section 7.0 of the YMP HMMHP. The LM-300 SAA Operator has not taken this training, nor any equivalent training, in order to be qualified to operate the SAA. The SAA Operators at Well J-13 and at the Subdock are properly trained and qualified to operate an SAA.

The REECo alternate HMC stated that REECo has been trying to obtain training for the LM-300 SAA Operator since before the operation of the LM-300 Drillrig at the UZ-16 site began. However, the training has not been available.

Finding Number: RMM/CF-8

Finding Title: Deficiencies in SAA Accumulation Logbooks

Regulatory Requirement: AP-6.25, Operating Hazardous Waste Satellite Accumulation Areas, requires SAA Operators to complete a SAA Accumulation Log for each container as waste is added (Appendix B8, p. B8-8).

Finding: The REECo SAA Operators at the Subdock and at Well J-13 do not complete a SAA Accumulation Log for the SAA containers as waste is added.

Discussion: The SAA Operator is required by AP-6.25 to complete an accumulation log each time waste is added to the SAA container. The accumulation log was not completed each time waste was added to the hazardous waste containers at the Well J-13 SAA (non-empty aerosol spray cans, RE-05-F003-93-02) or at the two Subdock SAAs (non-empty aerosol spray cans, RE-01-F003-92-05 [02]; soil, rags, and debris contaminated with lead-based pipe dope, RE-01-D008-92-07). Thus, the requirement in AP-6.25 is not being met.

The hazardous waste accumulated at the Well J-13 SAA is non-empty aerosol spray cans

(RE-05-F003-93-02). This SAA was established on March 1, 1993. Cans were present in the SAA hazardous waste container, but the required SAA accumulation log documentation was never originated at the Well J-13 SAA to show the time, date, and quantity of hazardous waste accumulation. The SAA Operator stated that the Well J-13 SAA was empty. However, aerosol cans were present in the SAA. As of March 12, 1993, this SAA no konger existed. It was dismantled and moved outside YMP boundaries. The hazardous waste <u>currently</u> being accumulated at the Subdock SAA is non-empty aerosol spray cans (RE-01-F003-92-05 [02]). As an alternative method to the SAA accumulation log, the Subdock SAA Operator writes a note which states the date, time, and quantity of hazardous waste addition to the SAA container; he places this note on his desk. When the SAA Operator completes the weekly inspection sheet, the information on the notes is incorporated into the checklist. To preclude the possibility that one of the notes may be lost and the cans added to the SAA container are not logged for any one particular time, an SAA accumulation log should be completed each time the waste is added to the SAA container.

The hazardous waste that was <u>previously</u> being accumulated at the Subdock, and was removed for disposal on January 13, 1993, was a mixture of soil, rags and debris contaminated with lead-based pipe dope (RE-01-D008-92-07). No SAA accumulation log existed for this material during the period when hazardous materials were placed in the SAA.

Finding Number: RMM/CF-9

1701/260

Finding Title: Deficiencies in SAA Inspection Checklists

Regulatory Requirement: AP-6.25. Operating Hazardous Waste Satellite Accumulation Areas, requires SAA Operators to inspect SAAs weekly, and formally document inspections with a SAA inspection checklist.

Finding: During the period from July 1, 1992 through March 5, 1993, SAA checklists were not completed three times (three weeks missed out of a possible of thirty-six weeks) at the Subdock SAA (non-empty acrosol spray cans, RE-01-F003-92-05) and eight times (eight weeks missed out of a possible of thirty-six weeks) at the LM-300 drillrig SAA (rags contaminated with 1,1,1-trichloroethane, RE-03-U226-92-04). In addition, inspections for the Subdock SAA that contained soil, rags, and debris contaminated with lead-based pipe dope (RE-01-D008-92-07) were not conducted, and checklists were not completed.

Discussion: 40 CFR 262.34(d)(2), which references 40 CFR 265.174. from which AP-6.25 requirements originate, states that "areas where [hazardous waste] containers are stored [must be inspected], at least weekly..." Since weekly checklists were not completed for a total of eleven times between the Well J-13 SAA and one of the Subdock SAAs (non-empty aerosol spray cans), and not at all for the Subdock SAA that contained soil, rags, and debris contaminated with lead-based pipe dope, the weekly inspection requirement is not being met.

4-8

Finding Number: RMM/CF-10

Finding Title: Luck of Documentation for Establishing and Operating REECo SAAs

Regulatory Requirement: AP-6.25, Operating Hazardous Waste Satellite Accumulation Areas, establishes a process for establishing and operating YMP Participant SAAs.

Finding: The Well J-13 SAA (non-empty aerosol cans, RE-05-F(0)3-93-02) and the Subdock SAA (Mixture of soil, rags, and debris contaminated with lead-based pipe dope, RE-01-DO08-92-07) were neither established nor operated according to AP-6.25.

Discussion: AP-6.25 requirements for SAAs are listed below. These requirements have not been met by REECo personnel: thus, the documentation required by AP-6.25 does not exist:

- a) The REECo HMC is required to submit a memo to the T&MSS ECPD providing notification of SAA establishment. This memo does not exist for either the Well J-13 SAA or the Subdock SAAs.
- b) The REECo HMC is required to prepare a site-specific SAA emergency management and contingency plan, and have that plan approved by the POCD. Facility Manager, and Facility Custodian. The emergency management and contingency plan which exists in the MRHP does not address the Well J-13 SAA (non-empty aerosol spray cans) or the Subdock SAA (soil, rags, and debris contaminated with lead-based pipe-dope). Thus, REECo does not have a SAA-specific emergency management and contingency plan in place for these SAAs.
- c) The SAA Operator is required to complete a Hazardous Waste Stream Identification form for each type of hazardous waste generated and submit this form to the T&MSS ECPD to obtain a Waste Stream Identification Number. After the Form is completed by the T&MSS ECPD, the SAA Operator is required to retain a copy. The Waste Stream Identification Numbers were obtained through verbal communication between the SAA Operators and the T&MSS ECPD over the telephone. Written documentation did not follow the verbal communication.

The documentation in Item a) and Item c) above is not required for the Subdock SAA (non-empty aerosol spray cans) and LM-300 Drill rig SAA (rags contaminated with 1.1.1-trichloroethane) because they were established prior to August 17, 1992, the effective date of AP-6.25. The documentation in Item b) above is required for all SAAs. The Well J-13 SAA (non-empty aerosol spray cans) and the Subdock SAA (soil, rags, and debris contaminated with lead-based pipe dope) were established after AP-6.25 became effective: thus, all written documentation specified in AP-6.25 is required for these SAAs. Since the two SAAs in question no longer exist, documentation establishing them is unnecessary. However, future SAAs should be established and operated according to AP-6.25.

4.2.3 RMM Best Management Practice Finding

Finding Number: RMM/BMP-1

Finding Title: Regulated Material Storage Without POCD Approval

Regulatory Requirement: AP-6.13. Authorization for the Use of Regulated Hazardous Substances and Materials, requires YMP Participants to submit a RFA Form and a MSDS for each regulated material identified or proposed for use to the POCD.

Finding: Regulated materials for which RFA Forms and MSDSs have not been submitted to or approved by the POCD are being stored at the Yucca Mountain Site by REECo.

Discussion: RFA forms have not been submitted for regulated materials on the list. REECo Regulated Materials that are Non-Approved by the POCD for YMP Use (Appendix H4). These regulated materials are being stored at the Subdock, the LM-300 drill rig (UZ-16), NRG-3, the ESF Men's Change Facility, and Well J-13 on the YMP site.

The REECo alternate HMC stated that the Subdock and NRG-3 non-approved regulated materials have been brought into the YMP area by other YMP Participants, by other REECo departments, or by REECo employees. For example, lithium chloride was brought into the YMP area by another YMP Participant before a routine RFA or emergency/verbal authorization could be processed. This material is stored at the Subdock, and currently does not have an approved RFA. An RFA was submitted after the lithium chloride was in YMP boundaries, but it was rejected by the POCD because lithium chloride was excluded from the tracer permit.

When the REECo alternate HMC is made aware of non-approved REECo regulated materials that exist in the YMP area, the materials are confiscated and placed in a locked flammable storage cabinet (or other locked area) at the Subdock. The material is held until emergency/verbal authorization is obtained or until the materials can be disposed of. The locked storage areas are controlled by the Subdock SAA Operator.

REECo has sent some non-approved regulated materials off-site for recycling or disposal, or to other REECo departments. REECo personnel are currently checking to see if other regulated materials at the Subdock and NRG-3 (Appendix H4) can be recycled.

Mechanics' trucks from Area 6 carry non-approved regulated materials (Appendix H4) to the YMP site. The Environmental Compliance Coordinator for Operations Equipment/Well J-13 SAA Operator stated that regulated materials on mechanics' trucks that are not approved by the POCD are not used within the YMP area. He stated that these regulated materials are not removed from the trucks before the trucks enter the YMP area because the trucks respond to Areas 5 and 6, where these materials are required.

Although some regulated materials on the mechanics' trucks are not approved for use by the POCD, they are being managed properly through the Hazard Communication Program as required by 29 CFR 1910.1200. The regulated materials on the mechanics' trucks appear on a REECo hazardous materials list for Well J-13; MSDSs were also at Well J-13 for these materials.

Thus, Well J-13 workers who could potentially be exposed to these chemicals have access to hazard information for these chemicals.

Recommendation: To preclude unauthorized use of the stored regulated materials, information for those materials that require RFAs and do not have them should either be submitted to the POCD for the approval process, or should be disposed of/recycled in accordance with applicable regulations. Regulated materials should not enter the YMP boundaries (in maintenance trucks or otherwise) unless they have an RFA, regardless of storage or use.

4.2.4 RMM Noteworthy Practice Finding

Finding Number: RMM/NPF-1

Finding Title: Non-Hazardous Materials Tracking

Regulatory Requirement: N/A

Finding: The SAA operator at the Subdock maintains an accurate log of non-hazardous waste activities.

Discussion: This practice is noteworthy because a regulatory requirement does not exist for tracking non-hazardous wastes. The system for tracking non-hazardous wastes was set up to track hydrocarbon stained soil and waste oil/water.

Each time waste oil or stained soil is added to a drum, applicable information is logged. This information includes the drum's number, the date that the drum's content was added, the type of material in the drum, and the location from which the material originated. In addition, the amount of material in the drum is noted each time new material is added. This practice allows the SAA Operator/site manager to know what type of material is in each drum at the Subdock. When the material in the drum is sent off-site for recycling, disposal, or bioremediation, and the drum is emptted, this information in logged in the logbook. In addition to noting that the particular drum is empty, the date, time and transporter are also noted.

REECo is also writing a company procedure which will continue the above process if a personnel change occurs.

4.3 Hazard Communication (HAC)

4.3.1 Overview

Hazard communication auditing activities were conducted to determine if YMP activities performed by REECo comply with applicable requirements in 29 CFR 1910.1200. Specifically, the purpose of auditing REECo's hazard communication program was to ensure that written information required by 29 CFR 1910.1200 was provided to all employees who work with/around regulated materials.

Audit information was collected through REECo personnel interviews and document review. The information collected provided verification for one compliance finding.

In general, the REECo Hazard Communication Program fulfills all requirements of the applicable CFR.

4.3.2 HAC Compliance Finding

Finding Number: HAC/CF-1

Finding Title: Deficiency in updating the Material Safety Data Sheet (MSDS) Notebook

Regulatory Requirement: 29 CFR 1910.1200 specifies requirements for maintaining MSDSs in the workplace and ensuring that those MSDSs are readily accessible to all employees. In addition, REECo Company Procedure 1.8.14, Revision 2, states that each department office shall maintain a central file within the department that contains copies of MSDSs for all materials currently in use by that department.

Finding: The MSDS notebook for the REECo Construction Department is not updated to reflect current REECo hazardous materials used within the YMP area.

Discussion: The MSDS notebook for the REECo Construction Department contains some MSDSs for which there is no inventory. This MSDS notebook, maintained by the REECo Construction Superintendent, is located at the ESF Men's Change Facility behind the FOC.

Six MSDSs were taken out of the MSDS notebook by the REECo HMC on March 10. 1993, as the audit was taking place. The HMC indicated that this situation would be corrected by March 12, 1993.

4.4 Waste Minimization (WAM)

4.4.1 Overview

YMP requirements have been established to ensure that all YMP activities are undertaken and conducted in an environmentally sound manner. Waste minimization auditing activities were conducted to determine if YMP activities performed by REECo comply with YMP requirements: YMP requirements for the regulated materials management portion of this audit are in AP-6.27. Waste Assessments (Appendix B9), and YMP 91-35, the YMP Hazardous Materials Management and Handling Plan, Appendix C. Additional waste minimization requirements are established by DOE Order 5400.1, General Environmental Protection Program.

The purpose of auditing REECo's waste minimization was to determine if REECo is implementing waste minimization practices to eliminate or minimize waste generation through source reduction, material substitution, and recycling. Audit information was collected through REECo personnel interviews and YMP/REECo document review. The information collected provided verification for two compliance findings.

<u>9117300/2338</u>

4.4.2 WAM Compliance Findings

Finding Number: WAM/CF-1

Finding Title: Deficiencies in Waste Minimization Reporting

Regulatory Requirement: DOE Order 5400.1 and the YMP HMMHP. Appendix C. Section 6.0, require all YMP Participants to initiate waste minimization activities and methods, and accomplish waste minimization reporting. In addition, the REECo MRHP. Section 5.2, states that "the HMC shall submit an Annual Report of Minimization Practices to the ECPD by February 1."

Finding: Although REECo YMP has been utilizing waste minimization practices, REECo YMP did not contribute to YMP Waste Minimization reporting for 1992.

Discussion: REECo YMP waste minimization is practiced according to the REECo MRHP. Section 5.0. Waste Minimization. REECo waste minimization written documentation was not supplied to the T&MSS ECPD for incorporation into the YMP Waste Minimization Report.

The alternate HMC stated that the lack of written input for REECo YMP was due to an oversight of the required day (February 1, specified in the REECo MRHP) to provide this information to the T&MSS ECPD. T&MSS ECPD stated that although REECo has a requirement in the REECo MRHP to submit waste minimization information by February 1, T&MSS ECPD did not request REECo to submit waste minimization information. However, this does not relieve REECo of the responsibility to meet their MRHP requirement.

AP-6.27, which requires YMP Participants to conduct waste assessments, became effective February 8, 1993. This procedure requires participants to create waste minimization options for their facility (which will be reported to the T&MSS ECPD), and prepare and submit quarterly status reports to the T&MSS ECPD documenting technical success and the economic cost/benefits of the implemented waste minimization options. Thus, upon full implementation of AP-6.27, REECo should comply with the requirements in the REECo MRHP, the DOE Order 5400.1, and the YMP HMMHP, Appendix C. Section 6.0.

Finding Number: WAM/CF-2

Finding Title: Deficiencies in the Waste Minimization Section of the REECo MRHP

Regulatory Requirement: REECo MRHP

Finding: The REECo MRHP references REECo Company Procedure 4.2.1 for guidance regarding waste generation. REECo Company Procedure 4.2.1 states in its scope that it "applies to the NTS only and not to the Tonopah Test Range or the Yucca Mountain Project." Thus, the REECo MRHP references a document that is not applicable to REECo YMP.

Discussion: The REECo MRHP references the REECo Company Procedure 4.2.1 in

.

4-13

Section 5.0. Waste Minimization. The REECo MRHP says. "The REECo Environmental Compliance Officer (ECO) reviews hazardous materials purchase requests submitted to the Procurement Department for production of hazardous waste. If waste is expected, the ECO tries to find a non-hazardous substitute or process change to reduce the waste production. This is detailed in REECo's Company Procedure 4.2.1."

Since the scope of REECo Company Procedure 4.2.1 exempts the YMP, the REECo MRHP should not reference it as giving details for REECo YMP procurement processes or substitute material's determination processes.

4.5 Resolutions of Environment, Safety and Health Concerns (REC)

4.5.1 Overview

The purpose of this section is to evaluate REECo compliance with YMP AP-6.18 (Appendix B6) and compliance with overall environmental, safety and health concerns. The documents reviewed relative to this section are listed in Appendix G of this report. This section addresses one compliance finding and one best management practice finding. No noteworthy practice findings were identified.

4.5.2 REC Compliance Finding

Finding Number: REC/CF-1

Finding Title: REECo does not follow YMP AP-6.18.

Regulatory Requirement: AP-6.18, Resolutions of Environment, Safety and Health Concerns, "applies to all YMP field activities and activities in the Valley Bank Complex (now Bank of America) and other locations as approved by the YMPO".

Finding: REECo does not follow AP-6.18, but rather has several Company Procedures (CPs) which do not clearly meet the intent of AP-6.18.

Discussion: Due to the many REECo procedures which, when combined or portions thereof, may relate to AP-6.18 (i.e., report and provide corrective action for instances of imminent danger to the environment, safety and health), it was difficult for the auditor to determine if, in fact, all of the steps and the intent of AP-6.18 are fully satisfied by REECo procedures. There is no REECo procedure or set of procedures that are deemed by the auditor to completely and clearly link to the AP in question.

Some of the REECo procedures which, when combined or portions thereot, may relate to AP-6.18 are as follows:

- REECo Company Procedure 1.11.5, Occurrence Reporting System
- REECo Company Procedure 1.11.1, System Deficiency Report
- REECo Company Procedure 1.11.17-01. Stop Work Order
- REECo Company Procedure 1.8.21, Safety and Health Committee Program

4-14

REECo Occupational Safety Code A-10. Occurrence Reporting

4.5.3 REC Best Management Practice Finding

Finding Number: REC/BMP-1

Finding Title: Environmental Surveillance Concerns Not Tracked by REECo management.

Regulatory Requirement: AP-5.46. Environmental Compliance Auditing and Surveillance.

Finding: Environmental surveillance deficiencies are not being tracked for resolution/completion, trend analyses, or causal relationships.

Discussion: Environmental surveillance deficiencies/concerns, as identified on Environmental Compliance Surveillance Reports per AP-5.46, are not being tracked by REECo senior management. Thus, items are not being prioritized for resolution or analyzed for trends or causal relationships. We recommend that T&MSS Environmental Compliance and Permitting Department provide REECo's Division Quality Coordinator with copies of the table entitled "Summary of Open Environmental Compliance Surveillance/Audit Action Items" for assistance in tracking outstanding surveillance action items.

4.6 Environmental Safety and Health Appraisal (ESA)

4.6.1 Overview

9117800/2544.

The purpose of this section is to evaluate REECo compliance with YMP AP-5.38 (Appendix B2) and compliance with overall environmental, safety and health appraisals. The documents reviewed relative to this section are listed in Appendix C of this report. There is one compliance finding and one noteworthy practice finding for this section. There are no best management practice findings identified.

4.6.2 ESA Compliance Finding

Finding Number: ESA/CF-1

Finding Title: Minor Non-Compliance with Intent of AP-5.38.

Regulatory Requirement: AP-5.38 "applies to the Yucca Mountain Site Characterization Project Office (YMPO) and all YMP Participants".

Finding: REECo follows Management Control (MC) Procedure-14.1. There are four administrative steps in AP-5.38 that do not have an equivalent step in REECo MC-14.1.

Discussion: Although REECo does not use YMP AP-5.38, they have a functionally equivalent procedure entitled "Management Control Procedure MC-14.1, Environmental, Safety

and Health Internal Appraisal Program". The following four administrative steps in AP-5.38 are not mentioned in REECo's MC-14.1:

- Identified time frame for completion and transmittal of the appraisal report (see step 13 in AP-5.38).
- Step to respond in writing to the appraisal report within 30 days (see step 14 in AP-5.38).
- Mention of quarterly status reports of outstanding corrective actions being sent to the YMPO (see step 14 in AP-5.38).
- Step stating that internal appraisals shall be reviewed for adequacy of performance at least every 3 years (see step 18 in AP-5.38).

Discussion: These steps should be added to REECo's MC-14.1 to comply with the intent of AP-5.38.

4.6.4 ESA Noteworthy Practice Finding

Finding Number: ESA/NPF-1

Finding Title: Informal Internal Appraisals.

Regulatory Requirement: AP-5.38.

Finding: The Industrial Hygiene Department conducts informal internal appraisals of the Environment. Safety and Health Program through "health hazard inventories" and periodic spot checks in the field.

Discussion: The Industrial Hygienist II inspects REECo operations to determine environmental, safety and health compliance or non-compliance. Potential problems are identified and, in the case of the Health Hazard Inventory, a health hazard analysis is performed which ties into AP-6.13. Request for Authorization for Use of Regulated Materials. Along with periodic spot checks in the field (which are documented in logs with the T&MSS SAIC Safety and Health Coordinator), environmental, safety and health compliance can be evaluated.

4.7 <u>Environmental, Safety and Health Protection Program for U.S. Department of Energy Operations (EPP)</u>

4.7.1 Overview

The purpose of this section is to evaluate REECo compliance with YMP AP-5.43 (Appendix B3). The documents reviewed relative to this section are listed in Appendix C of this report. There are two compliance findings for this section. There are no best management practice or noteworthy practice findings identified.

4-16

4.7.2 EPP Compliance Findings

Finding Number: EPP/CF-1

Finding Title: Minor Non-Compliance with Intent of AP-5.43.

Regulatory Requirement: AP-5.43 "applies to all YMP Participant organizations and their employees".

Finding: REECo procedure MC-14.1 does not state that written reports for internal environmental appraisals be sent to the POCD Director, per AP-5.43. REECo procedure MC-14.1 also does not state that internal safety and health appraisals be sent to the U.S. DOE Safety and Health Department, per AP-5.43.

Discussion: None.

Finding Number: EPP/CF-2

Finding Title: Minor non-compliance with the intent of AP-5.43.

Regulatory Requirement: See EPP/CF-1.

Finding: The POCD Director is not listed as a recipient of the completed appraisal report in REECo Environmental Compliance Office Standard Operating Procedure AAFzz.D.05.00. Section 5.5, "Post Visit Activities".

Discussion: None.

4.8 <u>Permit Agreement Compliance (PAC)</u>

4.8.1 Overview

The purpose of this section is to evaluate REECo compliance with all applicable state and federal permits pertaining to the YMP. Permit agreement compliance auditing activities were conducted to determine if YMP activities performed by REECo comply with all applicable permit conditions. All permits examined, relative to this section, are listed in Appendix C of this report.

Audit data were collected from interviews with REECo personnel, document reviews, and field observations. The permit agreement compliance data collected provided verification for three compliance findings and one best management practice finding.

4.8.2 PAC Compliance Findings

Finding Number: PAC/CF-1

Finding Title: UZ-16 Water Discharge Non- compliance

Regulatory Requirement: Compliance with all conditions, verbal or in writing, set forth in an AP 8.1 approval notice is mandatory.

Finding: On March 10, 1993, at approximately 9:00 am, water from the drilling process at UZ-16 was being discharged into an unlined pit.

Discussion: When an audit team member and a REECo employee visited the UZ-16 site on March 10, 1993, water from the drilling process was being discharged into an unlined pit.

In a conversation with two ECPD personnel on March 12, 1993, the audit team member learned that the POCD had requested that REECo discharge the water into a tank in order for the suspended solids to fall out. At this point the water could be disposed of. POCD had also requested installation of impervious liners in all pits to be used for water discharge.

When a Science Applications International Corporation (SAIC) employee returned to UZ-16 at approximately 11:30 am on March 10,1993, REECo had stopped discharging water into the pit, and the water was being pumped into the approved holding tank.

This event may represent an isolated incident.

Finding Number: PAC/CF-2

Finding Title: Altered Permit at UZ-16

Regulatory Requirement: Air Quality Permit to Construct No. 3198

Finding: Air Quality Permit to Construct No. 3198, located at UZ-16, has been altered. In its original form, the permit states that the compressor will not operate in excess of 6 hours per day, and more than 1.560 hours total per calendar year. The permit has been altered with red pen, and now reads that the compressor will not operate in excess of 11 hours per day, and more than 2.200 hours per calendar year. There is no documentation explaining this change, located with the other permit information in a trailer at UZ-16 job site.

Discussion: In a March 16, 1993, telephone conversation with a REECo employee, the audit team member learned that REECo intended to move to double shifts on the LM-300 drill rig at UZ-16. This was the explanation for the increase in daily and calendar year hours. However, the REECo employee told the audit team member that an SAIC (ECPD) employee contacted the Nevada Division of Environmental Protection (NDEP) to request an increase in operating hours.

In a conversations with two ECPD employees, on March 15, 1993 and March 16, 1993, the audit team member learned that perhaps the State was not contacted concerning additional operating hours because REECo had chosen not to move to deuble shifts. No documentation discussing this series of events was located.

4-18

In a conversation with a REECo employee on March 16, 1993, the audit team member learned that because REECo did not move to double shifts, the compressor has never operated in excess of 6 hours per day. To avoid contusion, in the future, REECo should document any changes made to permits.

4.8.3 PAC Best Management Practice Findings

Finding Number: PAC/BMPF-1

Finding Title: Participant Air Quality Communication Finding

Regulatory Requirement: Air Quality Permit to Construct Nos. 2693, 2893, 3084, 3198, and 3199

Finding: Air Quality Permit to Construct Nos., 2693, 2893, 3084, 3198, and 3199 require that PM10 and opacity be measured. Air Quality Permit to Construct Nos. 3198 and 3199 require that sulfur oxides, carbon monoxide, and nitrogen oxide be measured.

In discussions on March 9, 1993 and March 10, 1993, four REECo employees, who are engaged in activities governed by the subject Air Quality Permits, indicated that they were uncertain whether the required measurements could be taken and, if so, who would be responsible for them.

Discussion: The audit team member, in a telephone conversation with a SAIC Radiological/Environmental Field Programs employee on March 10, 1993, learned that the SAIC Radiological/Environmental Field Programs Department does perform PM10, opacity, and air quality tests to meet Air Quality Permit requirements. This information is submitted to the Yucca Mountain Project Office (YMPO) and to the NDEP. SAIC does not directly submit this information to REECo. The Radiological/Environmental Field Programs because the air quality work that the REECo industrial hygienists because the air quality work that the REECo industrial hygienists perform to air quality permit issues.

There appears to be a disconnect in the processing of information. In order to be certain that these requirements are being met. REECo must be aware of what organization is performing these tests. if the tests are being performed, and what can and cannot be measured.

Field observations suggest that this issue may represent a common occurrence. Perhaps adequate personnel training on the implementation of applicable permits is a contributing factor to this finding.

Finding Number: PAC/BMPF-2

Finding Title: Labeling Deficiency on a Sullair Compressor 85063 at UZ-16

Regulatory Requirement: Nevada Administrative Code (NAC) 445.705

Finding: On March 10, 1993, at approximately 9:00am, a Sullair Compressor (#85063),

4-19

<u>9117300/2945</u>

labeled 515 horsepower, was in place at UZ-16. As mandated in NAC 445,705, machinery operating at 500 horsepower or more requires a permit.

Discussion: When an audit team member and a REECo employee visited the UZ-16 site on March 10, 1993, at approximately 9:00 am, a Sullair Compressor (#85063) labeled 515 horsepower was on-site.

At the March 10, 1993, daily audit debriefing the audit team leader brought this issue to the attention of the attending REECo employees.

On March 11, 1993, at approximately 11:00 am, a REECo employee telephoned the audit team member to explain that he had a statement from Sullair Corporation indicating that, with the current engine, the maximum total horsepower of this compressor is 415 (fan horsepower: 43: compressor horsepower: 372). The REECo employee faxed this statement to the audit team member.

Based on the information provided by the manufacturer. Sullair compressor #85063 does not require a permit. This issue may represent an isolated incident, however, the compressor needs to be properly labeled to prevent future confusion.

4.9 Environmental Training Program (ETR)

4.9.1 Overview

The purpose of this section is to evaluate REECo's environmental training program to determine if training was provided to employees in accordance with the policies and procedures established by the DOE YMP. Audit data were obtained through interviews with REECo personnel, field observations, and document reviews. Sections applicable to environmental training requirements in the following documents formed the basis for this portion of the environmental compliance audit: YMP Training Management Plan, AP-6.25, YMP-FOI-3001, YMP-FOI-4705, and YMP-FOI-5601. (Appendices B7, B8, B10, B11, and B12, respectively). Those sections of the HMMHP pertinent to environmental training were also reviewed. There are two compliance findings and one best management practice finding for this section. No noteworthy practice findings were identified.

4.9.2 ETR Compliance Findings

Finding Number: ETR/CF-1

Finding Title: Implementation of a Participant-Developed Training Program Without prior YMPO Approval

Regulatory Requirement: The YMP HMMHP establishes certain guidelines for Participant-developed training programs. Training programs prepared by Participants must be approved in draft by the YMPO before implementation, and training documentation is to be provided to the YMP Training Center and the ECPD. In addition, AP-6.25, Operating Hazardous Waste Satellite Accumulation Areas, has a HMMHP flow down requirement to provide and document SAA operator training.

Discussion: Waste Management for the Generator is a REECo developed course of four hours duration designed to provide an overview of hazardous waste regulations found in 40 CFR 265-270. The course focuses on SAAs and applicable regulations. It provides an overview of Hazardous Waste Magnagement Procedures, the REECo Waste Minimization Plan, and REECo's Product control and Tracking Procedure. The target audience is all hazardous waste generators. Course control and Tracking Procedure. The target audience is all hazardous waste generators. Course content is not at issue in this finding. Rather, the following information identifies procedural deficiencies in the administrative processing of the Participant's training course. No documentation was available to verify that this training program was approved by the YMPO prior to course implementation or that records of training accomplished were being provided to the YMP Training Center and ECPD. A discussion of this issue with the course instructor, a REECo Environmental Systems Specialist, indicated that she was not made aware that the YMPO had to approve the draft training program before implementation. The probable cause of this finding is a lack of familiarity with or inadvertent oversight of the HMMHP and AP-6.25 approval/reporting requirements.

Finding Number: ETR/CF-2

Finding Title: Failure to obtain General Employee Training (GET)

Regulatory Requirement: YMP-Field Operations Instruction (FOI)-3001 (Appendix B10) establishes guidelines to ensure all project participants have been appropriately trained for conducting field activities. GET is required for all DOE and project Participant personnel who need frequent unescorted access to perform field work. Non-GET trained personnel must be escorted at all times by an individual who has completed GET. Similar training programs may not be substituted for this required training.

YMP-FOI-5601 (Appendix B12) establishes personnel and visitor control procedures, compatible with the NTS program, that give the YMP flexibility to control access to the "Ranch" tland area dedicated to the YMP). The FOC processes and controls all project personnel access to the Ranch through an FOC sign-in log and is also responsible for properly badging Project visitors. NTS badged personnel are not authorized access into all areas of the YMP (Area 25).

YMP-FOI-4075 (Apppendix B11) establishes controls at YMP field work sites/areas for property security, personal health and safety, site technical integrity, and environmental protection. A log of all work sites, access controls in place at the sites, and any special restrictions is maintained by the FOC Manager.

Discussion: When NTS matrix support personnel are needed at the YMP. a REECo Yucca Mountain Project Division Request for Matrix Support Services (RMSS) form is used to assign personnel to accomplish the job. The RMSS stipulates that if GET- trained personnel are available they should be provided or, if GET- trained personnel are not available, arrangements will be made to obtain the required training. Information obtained during interviews with REECo personnel indicated that matrix support personnel not badged for the YMP are either escorted by

a qualified supervisor or, depending on the length of the task be performed, are GET- trained. On March 10, 1993, a five-person work crew was working at well J-13 work site. No one in the work crew was observed to have a YMP badge. An NTS-badged supervisor was present at the work site. However, he did not have a YMP badge nor had he received GET training. Therefore, based on the regulatory requirements above, this individual was not qualified to act as a YMP Supervisor. Subsequent to these observations at well J-13, a review of the FOC signin log revealed that the work party had not signed in at the FOC nor had the FOC been advised that the work crew was on site. The probable cause of this finding is a failure to observe established requirements to perform work on the YMP.

4.9.3 ETR Best Management Practice Finding

Finding Number: ETR/BMP-1

Finding Title: No Formal System to Track Personnel Scheduled for General Employee Training (GET)

Regulatory Requirement: N/A

Discussion: The current procedure used to schedule personnel for GET training is for the Department Manager (or designee) to telephone the Training Administrator (or designee) with a list of individuals who need GET. The Training Administrator then telephones the YMP Training Center and schedules the individuals for the required GET training. A record of individuals scheduled is not kept by the Training Administrator. Thus, no "paper trail" exists that can be used to cross check individuals scheduled against individuals attending tusing Training Center attendance rosters). In discussions concerning this procedure, it was indicated that the primary interest was on results i.e., who actually attended rather than on who was scheduled. However, continued use of this procedure presents the possibility that individuals who fail to attend scheduled classes--for whatever reason--could go undetected and, absent necessary prerequisites, still engage in project site activities (see finding ETR/CF-2 above).

4.10 Environmental Management Findings

4.10.1 ()verview

\$4f7\$nh/\$\$4\$

DOE Order 5400.1. General Environmental Protection Program, states that the "DOE is committed to good environmental management of all its programs and at all its facilities to correct existing environmental problems, to minimize risks to the environment or public health, and to anticipate and address potential environmental problems before they pose a threat to the quality of the environment or the public welfare".

The purpose of this section is to evaluate compliance with DOE Order 5400.1 relative to REECo's environmental management program. The information used to develop this section was obtained through discussions with REECo personnel and through reviewing documents pertinent to the subject area. The names of persons interviewed and the documents reviewed are listed in Appendix F and Appendix G, respectively. The four noteworthy practice findings (NPFs) described in this section indicate that REECo's environmental management activities are conducted in a manner consistent with the intent of DOE Order 5400.1. The four NPFs are categorized in three environmental management sub-areas which are: environmental management formality of programs (MFP); environmental management internal communications (MIC); and environmental management staff development and training (MDT). No compliance findings or best management practice findings were identified.

4.10.2 Environmental Management Noteworthy Practice Findings (NPF)

Finding Number: MFP/NPF-1

Finding Title: "Work Aids" Development

Regulatory Requirement: DOE Order 5480.19. Conduct of Operations Requirements for DOE Facilities, states that operations at DOE facilities should be managed with a consistent set of standards and also addresses the use of procedures to control operations.

Finding: Work aids are being developed for Drilling Department personnel.

Discussion: REECo is selectively "proceduralizing" drilling tasks that need to have clear, concise procedures for the Drilling Department to follow. According to REECo's Senior Drilling Engineer, the process involves development of "Work Aids" that both incorporate upper tier requirements and "personalize" the things an individual needs to know to do his/her job. This process is supported by REECo upper management and is in accordance with DOE Order 5480.19 which establishes general requirements for the formality of operations at DOE facilities. According to the Senior Drilling Engineer. Drilling Department personnel receive 3 days of training.

Finding Number: MIC/NPF-1

Finding Title: Distribution of Environmental Information to REECo Employees

Regulatory Requirement: N/A

Finding: Environmental articles are published in a monthly newsletter.

Discussion: According to the Environmental Compliance Officer III. the REECo Environmental Compliance Office writes articles such as "What To Do If You Have A Spill" which provides REECo employees with pertinent environmental compliance information. Articles such as this appear on a regular basis in "The REECo Recorder", a monthly newsletter.

Finding Number: MIC/NPF-2

Finding Title: Distribution of Environmental Information to REECo Employees

Regulatory Requirement: N/A

4-23

Finding: REECo regularly distributes environmental compliance information to employees via "checkstuffers" inserted in pay envelopes.

Discussion: REECo has a "checkstuffer program" where, along with an employee's paycheck, environmental, safety and health information is included in each employees pay envelope. Examples of the information conveyed to employees on a regular basis include the following:

- Natural Resources, Artifacts, and Wildlife
- Reduction of Spills at the NTS
- Environmental Hotline
- Sightseeing on the NTS
- Waste Reduction and Pollution Prevention
- Desert Tortoise Protection

Finding Number: MDT/NPF-1

Finding Title: Environmental Observer Program

Regulatory Requirement: N/A

Finding: Environmental Observer Program

Discussion: REECo conducts an "Environmental Observer Program" for certain support staff members. The program target audience is the support staff of line managers. These staff members receive approximately four hours of training per month to enable them to recognize environmental concerns and initiate actions, as appropriate.

APPENDIX A

AUDIT PLAN

FOR

ENVIRONMENTAL COMPLIANCE AUDIT FY93A

OF

REYNOLDS ELECTRICAL AND ENGINEERING CO., INC. (REECO)

AT THE

YUCCA MOUNTAIN SITE CHARACTERIZATION PROJECT

This page intentionally left blank

n I - i

...

1.0 INTRODUCTION

The Yucca Mountain Site Characterization Project Office (YMPO) Project and Operations Control Division (POCD) is responsible for Yucca Mountain Site Characterization Project (YMP) activities being performed in compliance with applicable environmental requirements and permit conditions. To insure that YMP activities are undertaken and conducted in an environmentally sound manner, the Technical and Management Support Services (T4MSS) Environmental Compliance and Permitting Department (ECPD) was tasked to develop an environmental compliance audit program and to conduct oversight assessments of YMP Participant

The audit program is intended to evaluate and improve the environmental compliance status of YMP Participants and to reflect the responsibility of Participants for conducting operations in an environmentally safe and sound manner. The Yucca Mountain Project Division of Reynolds Electrical and Engineering Co., Inc. (REECo) is the subject of the initial audit, Audit FY93A, under this program. An audit of the Desert Research Institute will follow.

The audit shall be conducted in accordance with the requirements of the Environmental Regulatory Compliance Plan (ERCP) (DOE/RW-0209), Section 4.4, Environmental Compliance Audit Program, as implemented by Administrative Procedure (AP)-5.46, Environmental Auditing and Surveillance of Yucca Mountain Site Characterization Project Activities.

The scope of the REECo audit, Audit FY93A, will include, but will not be limited to, the following areas: Reporting and Processing of Operations Information pertinent to the YMP environmental programs; Regulated Materials Management: Waste Minimization; Hazard Communication; Resolutions of Environment, Safety and Health Concerns; REECo's compliance with stipulated conditions of permit agreements made with federal and state regulatory agencies where such agreements are in place; the effectiveness of REECo's environmental training program; Environmental Safety and Health Appraisal Program; and the Environmental Safety and Health POrotection Program of U.S. department of Energy Operations.

2.0 ENVIRONMENTAL AUDIT IMPLEMENTATION

2.1 <u>Audit Team Composition and Responsibilities</u>

The REECo Environmental Compliance Audit (FY93A) will be conducted by an audit team (AT) comprised of an Audit Team Leader (ATL), Technical Coordinator, and technical specialists from the T4MSS ECPD as audit team members.

The ATL will manage the team and serve as the primary contact point with the POCD, the ECPD, and REECo. The ATL is responsible for audit team organization, staffing, and support as necessary to ensure that the audit report is accurate, objective, and

A-1

thorough. The ATL, with help from the Technical Coordinator, will provide overall policy guidance to the audit team and will be responsible for the detailed technical conduct and results of the audit. The Team Leader will act as liaison with REECo contacts for administrative matters such as meetings, facilities, safety, and security. The ATL is also responsible for review of daily reports, agenda revisions, staff supervision, records maintenance, audit report production, and audit closeout activities.

The Technical Coordinator will be an experienced, technically qualified senior environmental staff member. The coordinator will manage and direct the technical efforts of the audit team members in close coordination with the Team Leader.

The core membership of the audit team will be comprised of ECPD technical specialists. Team members will be knowledgeable of contemporary environmental issues, techniques, statutes, regulations, and YMPO regulations and administrative procedures for matters pertinent to their technical disciplines or specialty areas. The names of AT members and their primary responsibilities are listed below:

NAME	DISCIPLINE
Sid Dodd	Audit Team Leader
Kent Wirtz	Technical Coordinator
Bonnie Fogdall	Reporting and Processing Operations Information
Kathy Jensen	Regulated Materials Management Waste Minimization Hazard Communication
Karen Olsson	Resolutions of Environment, Safety and Health Concerns Environmental Safety and Health Appraisal Environmental Safety and Health Protection Program of U.S. Department of Energy Operations
Chris Robinson	Permit Agreement Compliance
Debbie Springer	Environmental Training Program

Administrative support will be provided by ECPD administrative staff specialists.

A-2

2.2 <u>Pre-Audit Activities</u>

Pre-audit activities for the REECo FY93A environmental compliance audit include the following:

- Advance notice of the audit is provided to the Site Manager and REECo (January 21).
- An introduction/information request memorandum is issued (January 25).
- ATL attends a DOE-sponsored environmental compliance auditing course (January 27-29).
- A pre-audit meeting is held (February 17).
- Requested information is reviewed and the audit plan is finalized (February 17-22).
- An audit agenda is developed (February 23-March 1).
- The audit agenda is forwarded to REECo (March 1).
 Environmental compliance audit training for AT technical specialists is conducted (March 1-5).

The pre-audit meeting will be attended by the Audit Team Leader, Technical Coordinator, and Audit Team members. The purpose of the meeting is to: brief REECo personnel on the purpose and scope of the environmental compliance audit effort; become familiar with REECo organizational structure, management, and operations; review information being supplied; request additional information if necessary; coordinate plans for the audit with REECO; and have AT members meet and engage in one-on-one discussions with REECo counterparts

The Audit Team Leader, with concurrence of the ECPD Manager and POCD Director, may make modifications to the audit team composition, the audit plan, and/or the audit checklist based on informatation obtained during the pre-audit meeting.

3.0 AUDIT ACTIVITIES

3.1 <u>Introductory Briefing</u>

The Audit Team Leader will begin the compliance audit with an introductory briefing, similar to one presented at the pre-audit site visit. The briefing will present the goals and objectives of the audit, explain planned activities, review the daily agenda and applicable procedures, and introduce audit team members. It is anticipated that REECo personnel will present an overview of their organization, operations, and environmental programs.

3.2 <u>Site Tour</u>

9117300/2355

After the introductory briefing, the audit team will participate in an overall REECo orientation tour conducted by REECo personnel. The purpose of the tour is to familiarize the AT members with REECo facilities, operations, and environmental activities prior to beginning detailed on-site activities.

A-3

3.3 <u>Near-Term Threats to Public Health or the Environment</u>

Any acute condition or situation, e.g., hazardous waste spill or release to the environment, which is or could soon become dangerous to site personnel, the general public, or the environment is generally referred to as a "near-term threat". An important objective of this audit is to identify such conditions and to mobilize necessary resources to remove the near-term threat in a timely manner.

The Team Leader will be immediately notified if the audit team discovers any operation or activity at the site that poses a near-term threat to workers, public health or the environment, or represents a gross violation of regulatory requirements. The Team Leader will then notify REECO, the Site Manager, the ECPD manager, and the POCD Director.

3.4 <u>Meetings</u>

9447300/2354

The Audit Team Leader will conduct daily caucus sessions with the audit team. These caucus sessions are for the benefit of the auditors to exchange information, review team observations, discuss potential findings, identify problem areas, and to make adjustments to the daily agenda. Caucus sessions will help ensure the progress of the audit plan and permit modification or redirection of the plan, as appropriate. These meetings will also serve to validate data and provide additional assurance of the factual accuracy of observations and potential report findings prior to closeout of the on-site audit activities. The Team Leader will designate a team member to take accurate notes at all meetings and record attendance.

A daily debriefing will also be conducted. The debriefing is for the benefit of the audited organization and will be open to appropriate REECo personnel. These personnel may interact with AT members during discussion of issues and potential findings to help insure the technical accuracy of the information being used to develop the potential findings.

3.5 <u>Working Papers and Records</u>

Each team member will develop a logbook and maintain comprehensive, organized, and coherent working papers to describe information gathered, how it was gathered (e.g., observations, interviews, document reviews), the sources of information, and any other data necessary to support findings contained in the report. The working papers will be developed as official records--written in ink, on one side of the paper only, corrections lined through and initialed. Use of the logbooks will begin concurrently with the team member's participation in the audit. The logbooks should be reasonably understandable and useful should someone other than the preparer review them. At the close of each day, the audit team member will sign and date after the last entry. During an examination of a logbook, it should be clear by whom, when, and by what manner results were obtained.

The following items will be developed or updated as part of the compliance audit records:

- Daily agenda
- Meeting notes and attendance sheets
- List of interviews
- List of documents reviewed
- Daily activities report
- Problems encountered on a daily basis

Appendix A contains sample forms for the collection, organization, and maintenance of the compliance audit information.

3.6 <u>Audit Checklists</u>

Checklists have been developed directly from their respective procedures or permits to help ensure that all aspects of a particular procedure, subject area, permit, etc. are adequately covered. It should be noted that not all checklist items will apply to REECO i.e., the responsibility for completing the action belongs to another organization. Thus, the response section of each checklist item has a "not applicable (N/A)" check-off option. When the N/A response is checked, it indicates that the audited organization, REECO, is not directly responsible for the accomplishment of the action. The checklists will be used as a guide by the auditors to assess adherence to procedural, regulatory, and best management practices and to identify areas of non-conformance.

3.7 <u>Development of Findings</u>

3.7.1 Audit Findings

The audit team will identify findings that fall into three general categories: compliance findings (CF), best management practice findings (BMPF), and noteworthy practice findings (NPF).

Compliance findings are conditions that, in the judgement of the audit team, may not satisfy federal or state environmental regulations, applicable DOE/YMP orders and directives, permit conditions, or site policies/procedures.

BMP findings are conditions where, in the absence of regulatory requirements and in the professional judgment of the audit team, management practices could be improved.

The third type of finding is a Noteworthy Practice Finding (NPF). These are conditions or findings that, in the judgment of the audit team, are noteworthy and will have application to other YMP activities or participants.

The findings will be presented in sections of the audit report specific to each audited area. The findings in each area will not necessarily be arranged in order of relative significance.

In addition to identifying findings, AT members will identify and document probable causal factors for each finding. Probable causal factors are those underlying reasons why findings occur or may continue to occur, and if addressed, should eliminate the findings in the future. Root causes will not be identified in the audit report. REECo will be required to further evaluate each finding and associated causal factors to determine root cause, which should be addressed in their corrective action plan.

A variety of information will be obtained by the AT member for a potential finding. These information elements include:

- The specific nature of the problem, issue, condition, or practice.
- A detailed location, if appropriate.
- The framework or perspective within which the problem or practice exists.
- The regulatory standard or procedure being violated.

Supporting information describing the problem or practice, or events leading to the problem.

- Information on whether REECo is aware of the issue and actions being taken to address the problem or practice
- Information on how the AT member learned of the problem or practice.

The individual team member will discuss the information elements and the potential finding with the Audit Team Leader, Technical Coordinator, and other team members. It will be jointly determined whether or not the information constitutes a finding, and whether additional information should be obtained. Development and validation of a finding is an interactive process which should result in a well-documented, defensible finding statement. It should be noted that the existence of a planned or in progress corrective action does not eliminate the basis for a finding, but will be fully described in the finding discussion.

17300/2258

All findings will undergo one or more reviews by the Team Leader and Technical Coordinator. The Team Leader may request team members to review findings other than their own if they are knowledgeable in another area. The purpose of these reviews is to ensure that the findings are technically accurate and complete, the format is correct, and that they are clear, concise, and grammatically correct before they are incorporated in the audit report.

3.7.2 Technical Accuracy Review

To the extent possible, all potential findings developed by the audit team will undergo a technical accuracy review before the on-site closeout of the audit. This review may be accomplished by having appropriate REECo personnel review findings and provide comments, and/or through meetings of the technical specialist, the ATL and Technical Coordinator, and REECo personnel knowledgeable about the findings under review to obtain verbal comments.

3.8 <u>Closeout Meeting</u>

A formal closeout meeting at the conclusion of audit activities will be conducted by the Team Leader. Meeting attendees will include the Team Leader, Technical Coordinator, audit team members, and appropriate personnel from REECo.

The purpose of the closeout meeting is to provide an overview of the audit process and discuss tentative results of the audit. The Team Leader will also provide a schedule of post-audit activities to the audited organization.

4.0 POST-AUDIT PROCEDURES

4.1 Briefing

Immediately after the audit closeout, the POCD Director, the TEMSS Assistant Project Manager (APM) for Environmental and Regional Programs, and the TEMSS ECPD Manager will be provided a briefing on the audit and findings.

4.2 Audit Report Preparation

The Audit Team Leader, assisted by the Technical Coordinator and audit team members will prepare the audit report during the week following the audit closeout meeting. The audit report format will be as shown in Appendix B.

4.3 Audit Report Review and Approval

The audit report will be provided to the T&MSS ECPD Manager for review and approval. On completion of the ECPD Manager's review/approval process, the audit report will be forwarded to the POCD Director for final review and approval.

A-7

4.4 <u>Corrective Action Plan</u>

The POCD Director will transmit the approved audit report to the REECO Technical Project Officer (TPO) and formally request the development of a corrective action plan to address the audit findings. The TPO or designee will direct the preparation of the corrective action plan by REECO personnel. When complete, the TPO will submit the plan to the POCD Director for approval. The TPO will be responsible for ensuring implementation of the approved corrective action plan and for tracking REECO adherence to the plan and any other activities undertaken to address the audit findings.

4.5 <u>Corrective Action Verification and Audit Close</u>

Verification of the completion of corrective actions will be documented by the Audit Team Leader and a written report closing the audit will be submitted by the Team Leader to the POCD Director.

5.0 RECORDS

There are no quality assurance records generated as a result of this audit. Copies of the audit report, correspondence, logbooks, and all other documents generated by pre-audit, audit, and post-audit activities will be kept to document this audit and will comprise the audit administrative record file. This administrative record file will be submitted to the Las Vegas Local Records Center by the ECPD to be forwarded to the Central Records Facility.

APPENDIX B

ENVIRONMENTAL COMPLIANCE PLANS, PROCEDURES, AND FIELD OPERATIONS INSTRUCTIONS (FOIs)

This page intentionally left blank

. .

...

. .

• • • • • • •

APPENDIX B1

AP-2.9

OCCURRENCE REPORTING AND PROCESSING OF OPERATIONS INFORMATION

11 1 1

1

1 1 : 11 - .

This page intentionally left blank

н т

Standard Start States

:::FOPMATIC::	PROCESSING OF OPERATIONS		NO. nr -2.
	APPROVAL		
PPOJECT MANAGER	lari 2. Vertz		11 10
	5.gnature		Jate
DIRECTOR OF QUALITY ASSURANCE	". Valturs for D. J. Ho	.2/	12790
	Signature		Date
OTHER, AS REQUIRED)	::7A		:/ λ
(UTHER, AS ACUUINED)	Signature		Oate
REVISION 0	EFFECTIVE DATE. 115/90		
	REVISIONS	·	
	NIT'AL AN	D DATE	
REVISI		REVISION 3	REVISION
	Rither		
PROJECT MANAGER			
DIRECTOR. QA: N/A			
and the state	d (1.Wilson)		
EFFECTIVE DATE: 7/27/			
Compiete	2		
Revision	1		THER
		• • ••	
IN	FORMATION C	OPY	
			Page 1 of
	INA NUMBER OF DAYS		
COMMENTS: Soul - +	Ser mussened	S REQUIRED FOR TRAN	
منحب مندبه الانصام	ining on proved	-re -	0
DIACHAERE INITA	NAZ TATECT	(. O FOR	,
-1.9-6	TRAINING OFFICE	RATRAINING MANAGER	DATE
- The 7/	13/92		
.		- 1 M-49.0 m - 60.7 .0 Mar - 93.00 M - 94.00 M	
•			

1 1 5 11 A.2 F

I I

1.11.1

H I - - -

1.1

.

oceaure No.:		
COURRENCE REPORTING AND FROCESSING OF OFERAL	IICIIS Revision: Page	٤
1.0 PURPOSE AND	SCOPE	
. PURPOSE	•	
This procedure assigns responsibility an exporting occurrences and events related to a Characterization Project (AP) Participants, information to provide appropriate and timely accordance with the latest revision of 0.2. Safety and Health Plan (AP/90-37).	AL Micca Mountain Site And for processing such	4
SCOPE		
This procedure defines a system to the stations and events. In fiving the time state as a state personnel. A) set the a structure of the unusual courrence, and the structure and all such actions.	Signment :: Facility Manager Crowide notice to appropria	rs 12e
2.0 APPLICABIL	ITY	
This procedure applies to all YMP office and any subcontractor or supporting personne. participants with work locations remote from Mational Laboratory, Sandia National Laboratory Laboratory, etc.) who are governed by other for reporting systems, will utilize their report and instructions to report related YMP inclu- loward. However, for the YMP, the Field Ope informed or notified of all occurrences.	I and facilities. MP Nevada (e.g., Lawrence Live Cries, Los Alamos National DOE-compliant occurrence ing systems, internal proced	rmo ure
3.0 DEFINITIO	NS	
Terms in this procedure are used as def Flan, DOE Order 5900.3A, and Project Glossar acopted for the purposes of this procedure.	ined in the YMP Safety and H y. The following definition	leal IS a
1.1 EVENT		
An event is a real-time occurrence (e.g environmental damage, pipe break, valve fail SIE-owned equipment).	., death, or serious injury, ure, loss of power, or loss	, 5 O
2.2 CONDITION		
A condition is an occurrence which may security, operational, or environmental impl	have adverse safety, health, ications. λ condition is more	, Dre

.

. .

...

, (=

ng nugari ni a kinadari afadi tala nanjagi i yanga kang		•
	B1-3	
	•	
	OC DEGET 2000.3A.	emergencies are defined in D
		The second se
	t serious occurrence and requonnel and, in specified cases	-
		An emergency is the most
		EMERGENCY
"	defined in DOE Order 5000.3	קבכסבמפעכה אזבע בעה כבדבהנזי
ni berroder ed	וז את פעפתר סד ככתמורוסה בס	A reportable occurrence
		T. REPORTABLE OCCURRENCE
מנופכב בשה כמעקדביסע	ng proposed or employed to co	כב פאסיק נפכחננפטכפי ור) פאפיחפנפ בעי פכביסטי דפיו
har second final as	- 3000040092000 .900651110012	S.acuattence
	à vereien evaluation of an e	
	of the sourcement delight f	5: 110091 9005225000 YY
		E CCORRENCE SEPORT
	MAYS, & CONCERCESE ENDLOYEE.	Te sou and "Attensn st Ka up
D9382 10 196 (301137	TEV IS GIERCE JOBILD CJ VJIJO	WIRE SPU ONE THE TESTSTATES
	ני כהשב בהמניעושע. סר לפגוק שרנסה סל א לאכונגני סר קרטוף	Tingg 101 isseessinging
		INTI JAPENEN VIIIIAN A
		3.5 FACILITY MANAGER
		The Fa may delegate these te
כסעבוכב אזבע בשה	מזמיה בי בים שלמנסגושול הסוער שנ מידי בה בים הנושול הסוער שנ	
	184000 DUF 39000077756 300 B	
and see the mail restant	CORES CATOLEEE LEUTINE	TIRES TO INCL SITERAMANAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA
weitiges and is	3111111; 19886; ;: 11111; 10	TOT CERCI TATOL STATE
		ENTRY SEPRESENTATINE
		.mojeva
	סיבי יאבדינין בעפשפטר פולע אין	and relatevel system, the sa
	הפתני בונתכנופי הינותה ביני ס ספפי ביששופת הינותסק לינייים	
		TITA VAS 21 VILLIDS] A
112-1 119 10 1000	12292515 319292815	911 II SEBUXESK E SUISESTEL.
	1182 IC USTRAT MATY CAREFAAre	t it much on the second second
	an event '+.Q. +. Jn error na	vers eluses st statmeres:
- bage 3 of 1		
:naistysh	SWITTER CF OPERATIONS	SCALENCE SEBORITING MID BEO
	PROCEDURE	

•

. . .

4 43 5

ዾዸፚፙፙጜዀዀዀዀዀዀዀዀዀኇዿዄጜጜኇፙጜጞዾጞጜ፟ዀጜጜጜኯኯዾዀዀዀዀዀዀዀዀዀዀዀዀዀዀዀዀዀዀዀዀዀ

PHOCEDNHE Remon Remon		B1-4
Y. YUCKING REPORTING AND PROCEDURE OF TREATIONS YUCKING REPORTING AND PROCEDURE YUCKING REPORTING AND PROCESSING OF TREATIONS YUCKING REPORTING TO PROPERTING REPORTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING REPORTING REPORTING YUCKING REPORTING REPORTING REPORTING REPORTING REPORTING YUCKING REPORTING REPORTING	· • •	
Y. YUCKING REPORTING AND PROCEDURE OF TREATIONS YUCKING REPORTING AND PROCEDURE YUCKING REPORTING AND PROCESSING OF TREATIONS YUCKING REPORTING TO PROPERTING REPORTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING REPORTING REPORTING YUCKING REPORTING REPORTING REPORTING REPORTING REPORTING YUCKING REPORTING REPORTING		
Y. YUCKING REPORTING AND PROCEDURE OF TREATIONS YUCKING REPORTING AND PROCEDURE YUCKING REPORTING AND PROCESSING OF TREATIONS YUCKING REPORTING TO PROPERTING REPORTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING REPORTING REPORTING YUCKING REPORTING REPORTING REPORTING REPORTING REPORTING YUCKING REPORTING REPORTING		
Y. YUCKING REPORTING AND PROCEDURE OF TREATIONS YUCKING REPORTING AND PROCEDURE YUCKING REPORTING AND PROCESSING OF TREATIONS YUCKING REPORTING TO PROPERTING REPORTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING REPORTING REPORTING YUCKING REPORTING REPORTING REPORTING REPORTING REPORTING YUCKING REPORTING REPORTING		
Y. YUCKING REPORTING AND PROCEDURE OF TREATIONS YUCKING REPORTING AND PROCEDURE YUCKING REPORTING AND PROCESSING OF TREATIONS YUCKING REPORTING TO PROPERTING REPORTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING REPORTING REPORTING YUCKING REPORTING REPORTING REPORTING REPORTING REPORTING YUCKING REPORTING REPORTING		
Y. YUCKING REPORTING AND PROCEDURE OF TREATIONS YUCKING REPORTING AND PROCEDURE YUCKING REPORTING AND PROCESSING OF TREATIONS YUCKING REPORTING TO PROPERTING REPORTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING TO PROPERTING REPORTING YUCKING REPORTING REPORTING REPORTING YUCKING REPORTING REPORTING REPORTING REPORTING REPORTING YUCKING REPORTING REPORTING	20309;	12 Project operations and Control Division (POCD) 212
6. "שמפשעה אנו. אל-ג." היידסטאלובות און		
State State State State State State <td></td> <td></td>		
 אורטבבטטען אורטבבטטען 	25. Årea 25	
וווערידער איז		
 ג. הפלעורנה ארגערטער ארגערערטער ארגערטער ארגערטערערערער ארגערערטערערערערערערערערערערערערערערערערע		
ויישטערענענענענענענענענענענענענענענענענענענע		
איניטאנגערב אדיטאנוער איניטענער איניטענער איניטענער איניטענערער איניערערער איניטענערער איניערערער איניערערערערערער איניערערער איניערערערערערערערערערערערערערערערערערערע		
לים אלובים בין אינטער אינט אינטערניער אינטערניערע אינטערניערע אינטערניערעער אינטערניערעער אינטערניערעער אינטערניערעער אינטערניערעער אינטערניערעערער אינטערניערעערעערעערעערעערעערעערעערעערעערעערעערע	203 SIGIENOGI	Same and the second of the sec
באסטנער איז		
באסטנער איז		
Settering of a settering a setter of an area of a settering of a setteri		
בפנערדים כן ז וערדים בכתעינוי יו שערכש בניי ז גערנים בכנפניים בכיין ייי געפערני אינקסנפי המרשערעיי יו שערכעיי יו אינעסייי געפער אינעסייים אין סנג-אסעאעד זככתעשנייי ז זעקסנויי זו זע זעטרטעראר אינעסייי ייידע געפערעי זיכתעשער זככתעשניוניי זעערנייעסער אינעסייי ייידער ז געפערער געפער געפערעיי גערנייי ייידער געפערעיי געפערעיי ייידערערערער געפערעי געפערעיי געפערעיי געפערעיי געפערעיי געפערעיי געפערעיי געפערעיי געפערעיי געפערעיי געפערעיי געפערעיי געפערעיי געפערעיי געפערעיי געפערעיי געפערעיי געפערעיי געפערעיין געפערעיי געפערעיין געפערעיי געפערעיין געפערעיין געפערעיין געפערעיין געפערעיין געפערעיין געפערעיין געפערעיין געפערעיין געפערעיין געפערעיין געפערעיין געפערעיין געפערעיין געפעערעיין געפערעיין געפערעיין געפערעיין געפערעיין געפערעיין געפעעיין געפערעיין געפערעיין געפעערעיין געפעעיין געפעערעיין געפעערעיין געפערעיין געפעערעיין געפעעיין געפעענען געפעענענען געפעעעיין געפעעיין געפעעעיין געעעעעעעעעעעעעעעעעעעעעעעעעעעעעעעע		
SUBSECTORS Subsection States	ט הפונטיששטכפ טו דעפ סן קפלושסערטטי האפער טו ככעסונדטט	בפנענדטע טן א ואסדידואי יע נעס פענסנאי אסמונדנאי אעמינטעבטנארי ין עסאונט מנטנפטניי
SUCIENTIAL VID BROCESSENC OS SEEVIICIZ JUNEROU: VE-5.1	st Matanber (ust Sutational) is	
SUCCEDENCE SESSING WID BAUGESSING OF SUCCEDENCES		Internet internet
LAUCEDURE		SUCILIVALES SE DELESSED DE DE DELESSED DE DELESVILLENS
TOP-053-R0 YUCCA MOUNTAIN SITE CHARACTERIZATION PROJECT	107COL	LACEDURE

1 1

e - 1

. . . 11....

	Procedure No.: AF-2.9 CCURRENCE REPORTING AND	PROCESSING	CF OPERATICNS	Reveion:	Page 5 of 13
		5.0	PROCEDURE		
	A flowcnart of the s strached as Figure 1.	ciliand p	::28561 225CT:222	17 1713 2000	Cure 13
	PESPONSIBLE PARTY	2937:	TROCEDURE		
	FACILITY	OCCURRENCE	FROCEDURE IMPLEMEN	TATION	
	T70/SH	·	Identify facility facilities. Desp facility or group the YMP Project S Designations.	gnate an FM () lentified.	for each Matify
•	THP Project Manager	- •	lesignate an FR : group ligntified	fir each faci in Step I.	ity ::
		3.	Notify the DOE/Ne (NV) Emergency P these designation FMs and DOE FRs.	reparenness B	ranch of
	EM	i.	Cefine any unique ments that apply	e and specifi to the facil	c sequire- ities.
···=		5.	Prepare an inter procedure for th compliance with procedure. Forw the SM/FR for re	e facility to this administ afg the proce	and the second s
•	EM/FR	÷.	Review and accep occurrence repor	t the internation of the	11 :es.
	ГМ	7.	Train all person facility on the the internal occ procedure.	proper impler	mentation of
		8.	Implement the in reporting proces	iternal occur: lures.	rence
		9.	Distribute copie occurrence repor DOE/NV Emergency YMP Project Mana procedures for a DOE) facility to Center for dista	ting procedu Preparedness Ager, and FR. I non-Partici the Documen	res to the s Branch, Forward pant (i.e., t Control
			. 81-5		

1 i : 11 i

_

two hours of categor.zation.			
b. Απ unusual occurrence, ποτέξγ within			1
an emergency occurrence at TMP.	Lon		
occursence.			
minutes of categorization. Categorize within two hours of the			
a. An emergency, socify within fifteen			
OCCALLENCE 12:			
required by DOE Order \$300.3A. If the			
עובחות כהפ לכולסאות כנשפ לרשהפג, אל כסמסופרפ כהפ הכולסאות כנשפ לרששפג, אל	*S I		
SIDDÍGES TELUGESSIN	•		
SANTOAUT ADUBIZTICS IT UCTIEITIODAJES			
לפדלסדה הדפוננהנות משבפקסרנבעננה נה הבלסדה הדפוננהנה 200 מבלפר 2000.18.			X3
- H1/20			
aus os sabuevo sueotytubts Ave pul	t		
erpathy report the initial occurrence			
ipprostate fR.			-
acuitence and reports it to the FM and Divisionce and reports it to the FM and			
socrateses wher any paterectory	:		
אר שינדיביניטי שפאנחנפג בינבאנפט מא בייף	• • • •	Tauussaa an. T	11
UATELETC:			
911 11 10000 07160001 11 116	•••••	X2:199566X 1997019 9	10 a.'.
eodiziuri -:cation. Altro:cauca :: cue ECC legaldiess ::			
epole sur courceace tractaria the			
GGENCE HVMDFINC	ORTABLE OCCU	3 33	
	-		
11 BOUELEDUTEN DUE BOUEREET (TTTTT (24) BIODESIS BAITEISISTEN UIT			• :
3400200:	54315	A1976 27813836	:::
	AC DRIESSING CL	id C::Y OKIING Y::D bi	
UDENAY			
TOBLORY NOITAZIAETDARADO DCEDURE			6/21/2

9-TA

•

2 - 1 **N** - 1 **N**

• • •

CCURRENCE REPORTING AND	PPOCESSING	CF OPERATIONS	Revision:	Page 7 of 13
ESPONSIBLE PARTY	:-::::	<u>======</u>		
F":		:. An III-norma. WFILINT WICHIF ISLEGODICALLO	: Li hours o:	
		lake a collow-up a each of the follow	verbal notif: Ving condition	Catlen for Ins:
		 Any further be if safety, or including thos ing an emerger 	Vorsening co Se that requi	CAGILICAS, LEE Seciar-
		<pre>c. Any change fr: .avel to anot</pre>	em one catego ner.	DF123tion
		I. Termination of	t an emergen	су.
FM with the assistance if FOC and/or FR	17.	Establish a commun (verbal, if possi) Project Manager, i applicable).	ble) with the	e SM or YMP
	NOTE:	The FCC will not:	fy the SM.	
	18.	Discuss the occur confirm the Repor	rence catego ting require	ries and ments.
	19.	officially notify Radicactive Waste	Office of C Management.	ivilian
<i>а</i> н	20.	Notify the DOE/NV	NORSOC.	
FM	21.	Proceed with writ reporting, includ action plans, fol base entry, and c with applicable p 5000.3A.	ing correct: low-up respo losure in ac	ve action, inses, data
170 and/or FM	22.	Record and archiv pertaining to suc	e all inform n occurrence	ation S.

____B1_7.

.

n 1 - 1

. . . .

. . . .

Storection information Reprint Antionments. Storection information Reprint Antionance Storection information Reprint Reprint Storection information Storection information Reprint Reprint Storection information Storection Storection	<pre>Figure 1: AP-2:5 Flowcoart Appoint Appoin</pre>	<pre>%************************************</pre>	ארטרפרנינה ההסמתאנות לפסטנות לאסטנותה לאסטנותה ארטינאותנות היוספואנות לאסטנאות ארטינאות ארטינאות ארטיגאורטי דער אין גער אוס ארטיאנער אוס ארטיאנער ארטיגערארטי ארטין געראראט ארטאנעראין איז געראפינט ארטין געראראט ארטאנעראער דער געראט ארטאנעראנער געריט געראט ארטאנעראנער ארטין געראראט געראטעראנער געריט געראט ארטאנעראטער געריט געראטעראנער געריט געראטעראטער געריט געראטעראנער געריט געראטעראטער געריט געראטעראטער געראטעראטער גערטערעט געראטעראטער געראטעראטער געראטעראטער גערטעראטער געראטעראטעראטער געראטעראטעראטעראטער געראטעראטעראטער געראטעראטעראטער געראטעראטעראטעראטער געראטעראטעראטעראטעראטעראטעראטעראטעראטעראט	8.0 RECORDS 8.0 RECORDS 3.0 FIGURES AND ATTACEMENTS 255023EV, WP/69-15 255023EV, WP/69-15 7.0 FIGURES AND ATTACEMENTS 7.0 FIGURES 7.0 FIGURES 7	
<pre>%%% \$1/60% and %exten \$1/m,%%% \$1/60% and %exten \$1/m,%%% \$1/60% and %exten \$1/m,%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%%</pre>	<pre>%% Stiety and Meater Film, TYP/91-97, FeV %% Stiety and Meater Film, TYP/91-97, FeV %% Stiety and Meater Film, TYP/89-15 %*0.00005 Storstry, TYP/</pre>	<pre>%% Stiety and Meaton Flam,</pre>	<pre>%*0 Extery and Meater Film, TYP/9:-Filmers</pre> %*0 FIGHES AND ATTACENERTS %*1.50, Issuance and Mathematice of Constrained Documencs %*0 Extery TYP/9-15 %*0 Fighte 1, AP-2.5 Flowchart %*0 Fighte 1, AP-2.5 Flowch	<pre>% and #estro Film,</pre>	1042431111 7114 104275 882
 *.1 ::TIEPEAGE JOCUMENTS PEOJECE JLOSSERY, WRP/69-15 PEOJECE JLOSSERY, WRP/69-15 PEOGRES AND ATTACEMENTS PEOGRES L. AP-2.1 FLOWESS AND ATTACEMENTS FLOWER L. AP-2.1 FLOWESS AND ATTACEMENTS 	<pre>%.1 ::TTEPFACE COCOVENTS Project Glossary, ::Public</pre>	<pre>%.1 ::TERFACE COUNENTS %.0 FIGURES AND ATTACHMENTS %.0 FIGURES AND ATTACHMENTS figure 1, AP-2.1 Flowcnact %.0 FIGURES AND ATTACHMENTS %.0 FIGURES AND ATTACHMENTS</pre>	<pre>%*0 ::XTERFACE COUNENTS %*0 ::XTERFACE COUNENTS %*0 ::XTERFACE COUNENTS %*0 ::XTERFACE COUNENTS %*0 ::XFEFEACE %*0 ::XFEF</pre>	8.0 RECORDS SIGNAENTS T.O FIGNES AND ATTACHMENTS 7.0 FIGNES AND ATTACHMENTS AP-2.) FLONCASS SUBJOURDS SUBJ	204 2831 11 212
Project Glossary, WP/89-15 AP-1.52, Issuance and Maintenance II Controlled Documents 7.0 FIGURES AND ATTACENENTS Figure L. AP-2.5 Flowcnart 8.0 RECORDS 8.1 RECORDS	Project Glossary, WP/89-15 AP-1.52, Issuance and Maintenance of Controlled Documents 7.0 FIGURES AND ATTACHMENTS Figure 1, AP-2.3 FlowCnart 8.0 RECORDS	Project Glossary, WP/89-15 AP-1.52, Issuance and Maintenance II Controlled Documents 7.0 FIGURES AND ATTACHMENTS Figure 1, AP-2.5 Flowcnatt 8.0 RECORDS	Project Glossary, WP/89-15 Relign Lissuance and Maintenance it Controlled Documents 7.0 FIGURES AND ATTACHMENTS Figure L, AP-2.3 Flowchart 8.0 RECORDS	8.0 RECORDS Subarce and Maintenance of Controlited Socurrence 7.0 FIGURES AND ATTACHMENTS MP-2.) FLOWCAST Socurrence Subarce S	
AP-1.52, ISSUANCE AND MAINTENANCE IT ISNUTSLIEG DOCUMENTS 7.0 FICURES AND ATTACHMENTS Figure 1. AP-2.5 FlowCnart 8.0 RECORDS	AP-1.52, ISSUANCE AND MAINTENANCE II CONTOLLED DOCUMENTS 7.0 FIGURES AND ATTACHMENTS Figure 1, AP-2.3 Flowchart 8.0 RECORDS	AP-1.52, ISSUANCE AND MAINTERANCE II CONTOLLED Documents 7.0 FIGURES AND ATTACHARMIS Figure 1. AP-2.5 Flowchart 8.0 RECORDS	AP-1.52, ISSUANCE AND MAINTERANCE IT CONTRUILED DOCUMENTS 7.0 FIGURES AND ATTACHMENTS Figure L. AP-2.5 FLOWCAST 8.0 RECORDS	ISSUANCE AND MAINTENANCE IT CONTROLLED DOCUTENTS 7.0 FIGNES AND ATTACHMENTS AP-2.) FLOWCAST 8.0 RECORDS	- 10AL015
7.0 FICURES AND ATTACHMENTS 7.5 FLOWCATT 8.0 RECORDS	7.0 FIGURES AND ATTACHARMIS Figure :. NP-2.: Flowcrasz 8.0 RECORDS	7.0 FIGURES AND ATTACHMENTS Figure 1, AP-2.1 Flowenset 8.0 RECORDS	7.0 FIGURES AND ATTACHMENTS 7.0 FIGURES AND ATTACHMENTS 7.0 NECORDS	7.0 FIGURES AND ATTACHMENTS AP-2.) FLOWCART 8.0 RECORDS	
TIERDWOIT (.2-94 Supit	דנקענפן, אפ-2.5 דנסאכתפנן 8.0 וובכסונטג	Eigure 1, AP-2. 5 Elowonart 8.0 RECORDS	Figure 1. AP-2.3 Flowcnart 2000039 0.8	72670%013 (.2-4Å 2030033 0.8	
SCIRCCER 0.8	SCHOOSIN 0°8	SCHOOJH 0.8	SCHOCHEN 0°8	2030033J 0.8	, vermit
					·
Records are retained in the NORSOC system.	Records are retained in the Norson system.	Records are retained in the NORSCC system.	Records are retained in the NORSCC system.		
				- restruct in the worked system.	£ 201009F

8-18

• • •• •

· · · · •

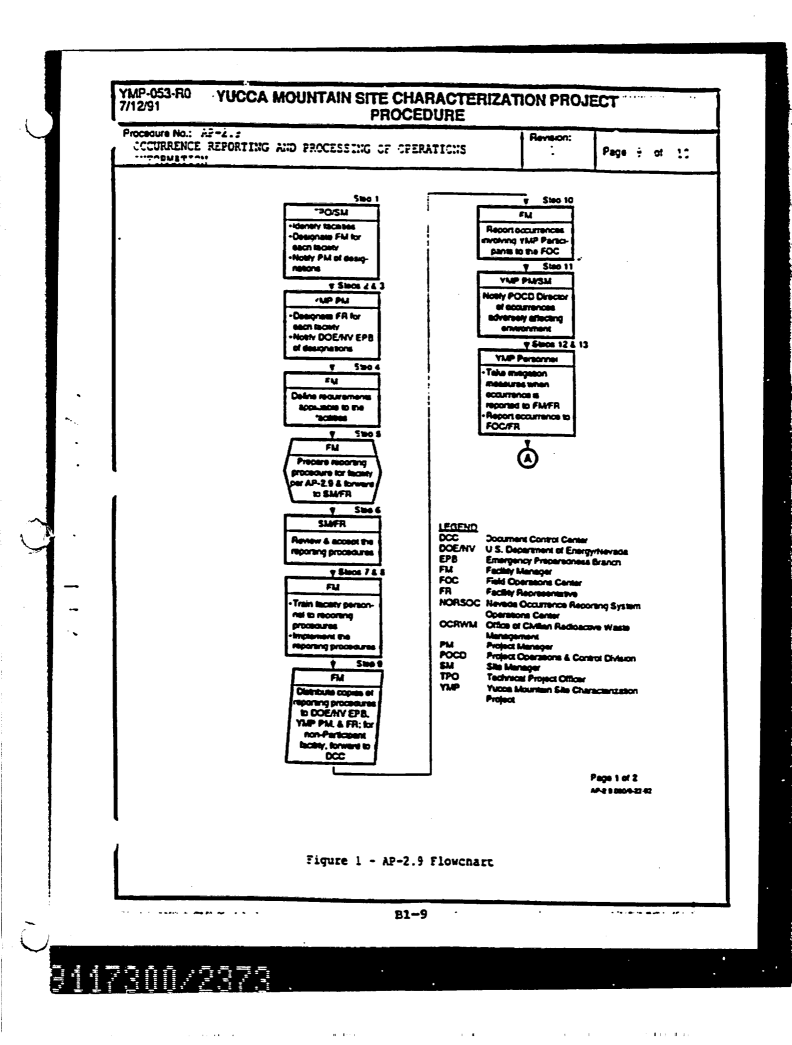
• • • • • • •

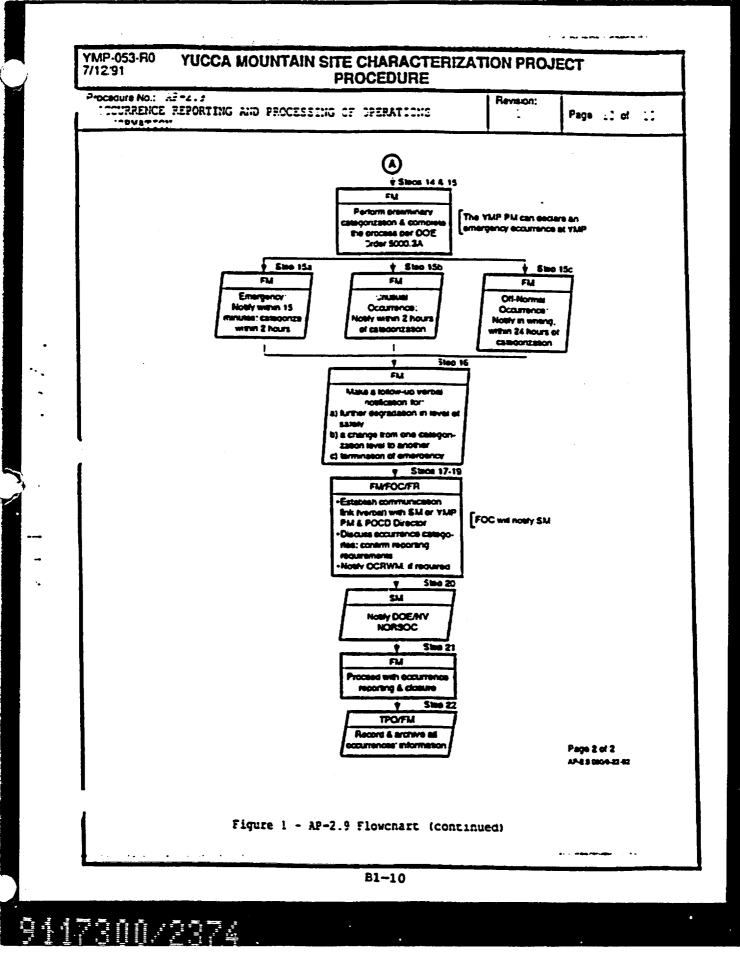
..

.

• :

and the second second





и г с

...

. .

APPENDIX B2

AP-5.38

ENVIRONMENTAL SAFETY AND HEALTH APPRAISAL

8 1 -

J

 \sim

This page intentionally left blank

. .

naniëHe naniëHe na _{nan} ∦ Tao 16		• • • • • •	• •			
			- 0	N/A Flex. No.	ENVIRONME Procedure No.: AP-5.38 Approva:///// W.A. Wilson Approval:	YMP-053-R1 7/1.92
	3		0 0	ICH No.	ENVIRONMENTAL SAFETY AN Procedure No : AP-5.38 Ren Aprova: W.A. Wilson	
		INF	03/11/91 11/16/92	Ellective Date	VUGar	CA MOUN
		INFORMATION COPY			EALTH APPRAISAL	VUCCA MOUNTAIN SITE CHARACTERIZATION PROJECT

()

C

6....T)...

-

-

.

•

YMP-053-R0 YUCCA MOUNTAIN SITE CHARACTERIZATION PROJECT 7/12/91 PROCEDURE

Procedure No.: AP-5.38 ENVIRONMENTAL SAFETY AND HEALTH APPRAISAL

Page 2 of 10

Revision:

1.0 PURPOSE AND SCOPE

1.1 PURPOSE

The purpose of this acministrative procedure (AP) is to standardize the process for conducting appraisals of Yucca Mountain Site Characterization Project (YMP) and YMP Participant environment, safety and health programs and to ensure compliance with U.S. Department of Energy (DOE) Order 5482.18, Environment, Safety and Health Appraisal Program.

1.2 SCOPE

This procedure describes the environment, safety and health appraisal process, including the initiation of management, functional, and internal appraisals; establishment of appraisal criteria and an Appraisal Team; review of environmental, safety and health standards by the Appraisal Team; documentation and review of findings; preparation of an appraisal report; implementation and monitoring of any necessary corrective actions; and formal closeout documentation.

2.0 APPLICABILITY

This procedure applies to the Yucca Mountain Site Characterization Project Office (YMPO) and all YMP Participants.

3.0 DEFINITIONS

Terms in this procedure are used as defined in the Project Glossary, YMP/89-15. The following additional definitions are adopted for the purposes of this procedure.

3.1 FUNCTIONAL APPRAISAL

A documented review of environment, safety and health specialty discipline performed in accordance with written guidance and criteria. Specifically, the appraisal will verify, by examination and evaluation of objective evidence at the facility and/or operation, that applicable elements of the program have been developed, documented, and effectively implemented in accordance with specific environment, safety and health requirements and needs.

3.2 INTERNAL APPRAISAL

An examination and evaluation at the YMPO and YMP Participant level of those portions of their internal environment, safety and health program, program plan implementation, and operations under their direct control.

YMP-053-R0 YUCCA MOUNTAIN SITE CHARACTERIZATION PROJECT

Procedure No.: AP-5.38 ENVIRONMENTAL SAFETY AND HEALTH APPRAISAL

ISAL Revision:

1.3 MANAGEMENT APPRAISAL

A documented determination of managerial effectiveness in establishing and implementing environment, safety and health program plans that conform to DOE policy requirements. It is based on an analysis of functional appraisals, internal appraisals, other information, and on the application of appropriate criteria. The appraisal is a review and evaluation of management performance covering all environmental, safety and health disciplines and management responsibilities to ensure the program addresses environment, safety and health requirements and needs. Positive findings shall be emphasized, as well as program deficiencies.

3.4 APPRAISAL TEAM

An individual or group of individuals with the qualifications for and responsibility of conducting, documenting, and reporting specific environment, safety and health program appraisals. Qualifications are based on education, work experience, and training in the specialty being appraised.

3.5 FOLLOW-UP APPRAISAL

A follow-up visit to evaluate the implementation of corrective actions on identified deficiencies.

3.6 FINDING

A Finding is a statement of fact concerning a condition in the Environment, Safety and Health program that was investigated during an appraisal. It may be a simple statement of proficiency or a description of a deficiency. Both severity and potential consequences should be address in describing a deficient condition.

4.0 RESPONSIBLE PARTIES

The following individuals and organizations are responsible for activities identified in Section 5.0 of this procedure.

- 1. Division Director (DD)
- 2. Site Manager (SM)
- 3. YMP Participant Management
- 4. Appraisal Team
- 5. Director, Project and Operations Control Division (POCD)

/MP-053-R0 YUCCA M(/12/91		E CHARACTERIZ	TION PRO.	JECT
POCEDURE NO.: AP-5.38 ENVIRONMENTAL SAFETY	AND HEALTH AP	PRAISAL	Revision:	Page 4 of 1
	5.0	PROCEDURE		
A flowcnart of t attached as Figure 1.	the following	processes described	i in this pro	ocedure is
RESPONSIBLE PARTY	STEPS	PROCEDURE		
	INITIATING A	MANAGEMENT APPRAIS	AL.	
DD/SM/POCD	1.	Cetermine Particip	pant to be a	ppraised.
	2.		Technical i equivalent	Project Individual,
	3.	Select Appraisal Scope of the appra		
	INITIATING A	FUNCTIONAL APPRAIS	AL	
	4.	Determine need fo and notify TPO.	r functional	appraisal
	NOTE :	Functional apprais and conducted at for each safety as element unless op risk assessment/s a need for greate	least every nd health pr erational hi afety analys	two years ogram story or a is indicate
	5.	Select Appraisal scope of the appr		
	NCTE :	For a functional Appraisal Team sh one specialist fo appraised and inv and the staff bei	all include r each area olve both th	at least being manager
	INITIATING A	N INTERNAL APPRAISE	L	
DD/SM/POCD or YMP Participant Manageme	6. nt	Determine need fo select Appraisal scope of the appr	Team, and de	etermine

Ĵ

dure No.: AP-5.38 ENVIRONMENTAL SAFETY AND	HEALTH AP	PRAISAL	Flevision: 1	Page 5 of	10
RESPONSIBLE PARTY	STEPS	PROCEDURE			
DD/SM/POCD or YMP Participant Management	NOTE :	For internal apprais Team will function p advisory capacity to position or to manage corrective action(s) initiating manager s members of the Appra directly responsible of activities being	rimarily i a designa mement so t can be ta hall ensur isal Team for the p	n an ted hat ken. The e that are not erformance	
	CONDUCTI	NG AN APPRAISAL			
Appraisal Team	7.	Establish appraisal written guidance, cr performance measures appropriate 5480 ser	iteria, an as detail	ed in the	
	8.	Meet with appropriat discuss scope and so	e manager(hedule of	s) to appraisal.	
	NOTE :	For management and f the appropriate mana equivalent individua appraisals, the init determine the respon the function or entit	iger is the il. For in liating man sible mana	TPO or Iternal Nager Will Iger(s) for	
	9.	Review previous appr any.	aisal reco	ords, :f	
	NOTE :	For management appra from Participant fur appraisals shall be implementation and o safety and health ro	examined f compliance	d internal for with	
	10.	Conduct appraisal.			
	NOTE:	Appraisals should en findings as well as deficiencies.	mphasize po program	sitive	
	11.	At conclusion of app appropriate manager Step 8).	oraisal, me (s) (see No	et with ote to	

C

1.1.1

í,

Õ

NOUTO NO.: AP-5.38 ENVIRONMENTAL SAFETY AND	HEALTH AP	PRAISAL 1	an: Page 5 of 1
RESPONSIBLE PARTY	STEPS	PROCEDURE	
DD/SM/POCD or YMP Participant Management, and Appraisal Team	12.	Evaluate findings. Assess corrective action(s), and recommendations.	
Appraisal Team	13.	Prepare a written appraisa transmit report to the app manager(s) (see Note to Si	propriate
	NOTE :	The appraisal report shall findings to ensure correct can be effectively carried	tive action(s)
		Reports for management app be prepared and transmitte days of the completion ap Reports for functional ap be prepared and transmitte days of the appraisal.	ed within 45 praisal. praisais snall
		Reports for internal appr prepared and transmitted to be determined by the i manager.	in a timeframe
DD/SM/POCD or YMP Participant Management	14.	Respond in writing to app within 30 days or report Indicate any corrective a or not to be taken.	receipt.
	NOTE :	For management and functi the YMP Participant TPO s the YMPO with quarterly s of any corrective action outstanding.	shall provide status reports
	15.	Schedule and implement co action(s), if any.	orrective
	16.	Notify, in writing, the h appropriate, when correct is completed.	
	17.	Screen appraisal report(and any supporting docum	
		B2-6	

ŀ

OUTO NO .: A2-5.38 ENVIRONMENTAL SAFETY AND	HEALTH AP	PRAISAL	Revision:	Page 7 of 10
RESPONSIBLE PARTY	<u>STEPS</u>	FROCEDURE		
DD/SM/POCD or YMP Participant Management		 a. If the apprair action(s) is Step 18. 		
		<pre>b. If the apprai action(s) is Step 8.</pre>	sal or correc unsatisfacto	ctive Ty go to
	NOTE:	If the YMPO or TP the Appraisal Tea follow-up apprais indequacy of any o implemented. Fol- be performed in a process described of this procedure	m shall cond al(s) to rev corrective ac low-up appra ccordance wi in Steps B	uct a lew the lion(s) lsais shall th the
	18.	Formally close ap writing, the appr appraisal closeou	opriate mana	form, in ger(s) of
	NOTE:	Initiating manage internal appraisa performance at le years.	ils for adequ	acy of
	6.0	REFERENCES	ι,	
Refer to the latest otherwise stated.	cevision.	of the documents]	listed below	unless
6.1 REQUIREMENTS DOCUMEN	ITS			
DOE Order 5482.1B, 1			lth Appraisal	. Program
OCRMM Safety Plan, I				
Environmental Manage 6.2 INTERFACE DOCUMENTS	ement Plan	, MP/CC-0006		
Project Glossary, Y	æ/89-15			

and the second second

YMP-053-R0 7/12/91 YUCCA MOUNTAIN SITE CHARACTERIZATION PROJECT PROCEDURE

Procedure No.: AP-5.38 ENVIRONMENTAL SAFETY AND HEALTH APPRAISAL

Page 8 of 10

....

at a second of the

Revision:

1

7.0 FIGURES AND ATTACHMENTS

Figure 1, AP-5.38 Flowcnart

۰.

9117300/236

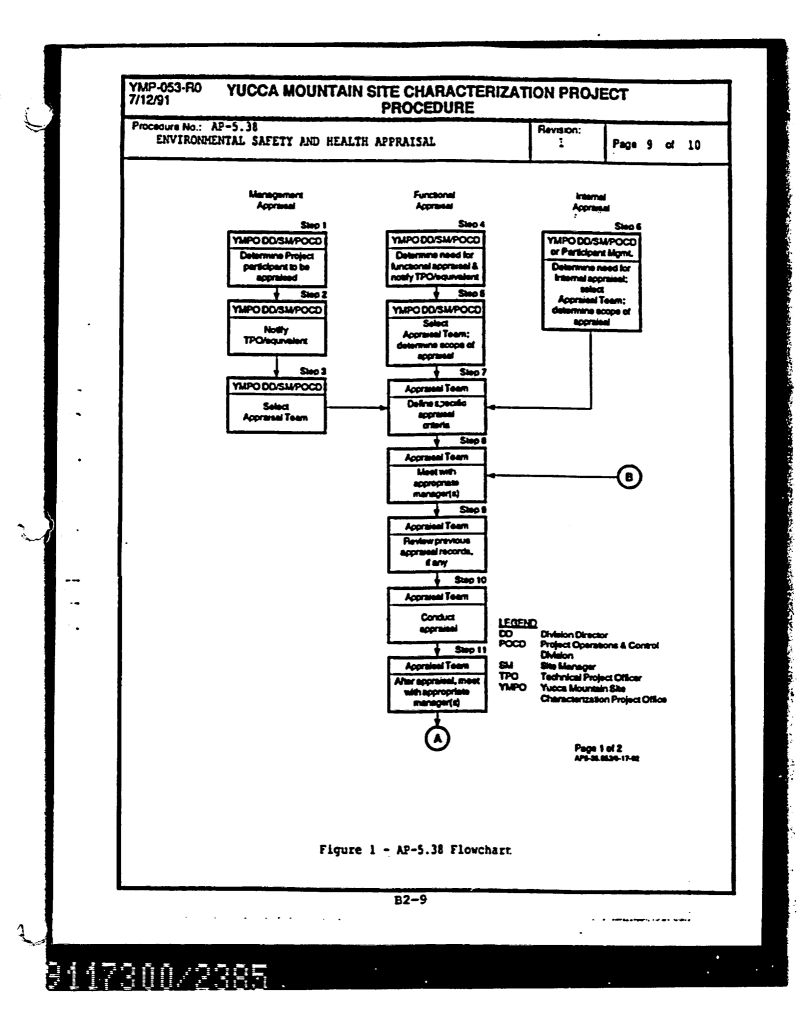
 $\pm 1 = \pm$

8.0 RECORDS

There are no Quality Assurance records generated as a result of this procedure. The Appraisal Record Package will include the initiating letter (letter of transmittal), the Appraisal Report, the Participant organization's response, and the close-cut response. Appraisal Records will be submitted to the Local Records Center.

B2-8

 $H=1^{+}, \ 1^{-}$



MP-053-R0 YUCCA MOUNTAIN SITE CHARACTERIZATION PROJECT 71291 PROCEDURE	TION PROJECT	
Procedure No.: AP-5.38 Environmental Safety and Health Appraisal	Revision: Page	9• 10 cf 13
Allon 12 The DDA MPODD A MPODD or Periodent Monut		
Erstaab findings & need for compose actions		
 Slap 13 Acptrass Tean 		
Prepare report & Thremat to accronate memogen(s)		
er Pericipant lignu. Respond to report		
YMPODOSMPOCD		
Schedule and Inglement corrective action(s). If any		
or Participart Mignet. Notify the YAMPO or		
TPO/legumeiers when connective ection(s) complexed		
11 cm2	Step 1	Ę
Voor		<u>8 - 1</u>
	Inform appropriate Interaper(s) of close- out	
••		
	23	Paga 2 of 2 Artia quartitie
FIGURE I - AP-5.38 FIGWCRART (CONLINUED)	(Deud)	
B2-10		

 \mathbf{i}

•

÷

 $\mathbf{\tilde{\mathbf{x}}}$

2

н н

-

APPENDIX B3

AP-5.43

ENVIRONMENTAL SAFETY AND HEALTH PROTECTION PROGRAM FOR U.S. DEPARTMENT OF ENERGY OPERATIONS

1700/200

U

. .

1 I F 8 I F

This page intentionally left blank

ILE ENVIRONMENTAL SAFETY AN 	ID HEALTE	FROTECTICII PROGRA IIIIS	M FCR	NO. AF-5. 4 (10 K Non C
		APPROVAL		
PROJECT MANAGER.		N/A		NVA
		Signature N/A		Date N/A
DIRECTOR OF QUALITY ASSURAN		0 5895-70		1/16/92_
FOC Manager	- (Nin	hes (). Willow	····· -	9-15-92
(OTHER, AS REQUIRED)		V Signature		Date
REVISION	0 EFFECTIVE	DATE: 9/22/9	2	
		REVISIONS		
		NITIAL AL		
Revi	SION 1	REVISION 2	REVISION 3	REVISION 4
PROJECT MANAGER:				
DIRECTOR CI-				
DIRECTOR. QA:	<u></u>	• •		
OTHER, AS REQUIRED)	<u> </u>			
EFFECTIVE DATE:	· · · · · · · · · · · · · · · · · · ·			
I	NFORI	MATION	СОРУ	
		·····		Page 1 of
COMMENTS: No porcos	tain G	population		
		B3-1	•	

YMP-053-R0 YUCCA MOUNTAIN SITE CHARACTERIZATION PROJECT 7/1231 PROCEDURE Revision: Procedure No : LEWIRCHMENTAL SAFETY AND HEALTH PROTECTION Page 2 or 🗄 1.0 PURPOSE AND SCOPE The curpose of this procedure is to several steps is ensure the cordination of the environment, safety and nealth efforts at the Yucca Mountain Site Characterication Project (WMP) work sites and to maintain the catery and well being of YMP employees and the general public, consistent with the guidance provides in the YMP Safety and Health Plan, (YMP/90-37) and the Environmental Management Flan (MMP/CC-0006). 1 SCOPE The scope of this procedure is designed to ensure that YMP participants Several and indiement environment, safety and health programs. 2.0 APPLICABILITY

.....

1.1.1.18.1.1

This procedure applies to all YMP participant organizations and their employees.

3.0 DEFINITIONS

Terms in this procedure are used as defined in the Project Glossary, MMP/89-15. The following additional definitions are adopted for purposes of this procedure.

3.1 SAFETY AND HEALTH PROTECTION PROGRAM FOR U.S. DEPARTMENT OF ENERGY OPERATIONS

The Safety and Health Protection Program for U.S. Department of Energy (COE) Operations is an organized set of activities performed as independent functions. Its purpose is to ensure that all aspects of safety and health-related activities at the program, project and contractor level are addressed. It encompasses those requirements, activities, and functions in the conduct of all operations that are concerned with:

- a. limiting the risk to the well being of both operating personnel and the general public, and
- b. protecting property against accidental loss and damage.

. .

3.2 SAFETY AND HEALTH IMPLEMENTATION PLAN

7310/3391.

- ~

The Safety and Health Implementation Plan is a concise description of the approach, resources, and time period planned for implementing DOE Orders that include a description of the execution of safety and health protection, safety and health responsibilities and authorities.

ENVIRONMENTAL SAFETY A	lo realts fro		Revision	Page : st :
	GRAM			
The Environmenti.	environmenta.	JUBLICY, DIDIDIZE C	lit will prot	ect, eate
	4.0 RESP	ONSIBLE PARTIES		
The following YMP accivicies identified	individuals In Section 5.	er organizations are t of this procedure.	: responsible	for
1. Project Manag	er (FM)			
1. YMP participa	nts			
3. U.S. Separtme	nt of Energy	:COE) Safety and Hea	lich (S&H) St	aff
4. Director, Pro	ject and Operation	stions Control Divis	100 (POCD)	
5. Technical and Compliance an	Management S: d Permitting !	upport Services (T&) Separtment (SCPD)	(SS) Environm	ental
·				
		PROCEDURE		
A flowenart of th	5.0		in this proce	QUIE 13
A flowenart of th Stracmed as Figure 1.	5.0	PROCEDURE	a this proce	dure 13
	5.0 e following p	PROCEDURE	ITLICIPANTS O	eveloc acc
A flowenart of th Strached as Figure 1. FESPONSIBLE PARTY	5.0 e following p: <u>STEPs</u>	PROCEDURE COCESSES described : <u>PROCEDURE</u> Ensure that YMP pa implement environm	Articipants of Dental, safet Ative Procedu	evelop and

...

.

.

. .

.

and the second second second second second

YMP-053-R0 YUCCA MOUN 7:12 91		E CHARACTERIZ	ATION PRO	JECT
Procedure No			Revision	Page st
: :	·	1.12000 10020131313 1400000 10020131313 1400000 10020000000 1400000000000000000000000000	. /:25178 * 1: /%. 1=12 16573131313 Virinment1.	11111. 1 1117 11 11 1117 12
1. rector, 7103/DDE 148	: .	linguot appraisal Hafety and Realth facilities. Fipy environmental Bat activities.	programs, p lie overview	lans, ind V ci
<u>:::::</u>	٠.	Perform environme Burvellignces.	nta. ajoits	3.7.0
	6.0	REFERENCES		
Refer to the latest of	evisiin :	f the accuments lis	itea below u	niess
ELL REQUIREMENTS DOCUMENT	3			
YMP Safety and Health	: Plan, YM	2/90-37		
Environmental Managem	ent Flan,	1775-0006		
1 INTERFACE DOCUMENTS				
AP-5.7, Safety and He	alth Comp	liance Inspection		
AP-5.38, Safety and I	iealth App	Faisal		
AP-5.46, Environmenta Mountain Site Charact				of Yucca
7	.0 FIGUR	es and attacements		
Figure 1, PP-5.43 Elowona	rt		·	
	8.	RECORDS	·	
There are no Quality procedure. All other doc non-record documents.	Assurance uments ge	e records generated nerated as a result	t as a result t of this pro	t of this ocedure are

B3-4

1 : • 2 , YMP-053-R0 7/12/91 Procedure No.: AF-5.45 SUF/IRONMENTAL SAFETY AND REALTH PROTECTION TETATANY FEET: TETATANY IT THERE ITST YUCCA MOUNTAIN SITE CHARACTERIZATION PROJECT PROCEDURE Figure 1 - AP-5.43 Flowchart Conduct enveron-mental acortament el programa, puerta, VINCEN POCE 3 IN SET ĩ NPORE & same to DOE SEM & POCD YMP Paraceans The Paracos noucineme States States 5 sure VMP Parto-parts deverso 4 nonmert envron-nensel, S&H pro-**B**3-5 102 North ECNO STA Concerning Con 78 A. 274 A. 1974 I GLAN ID PM 3 BAR POCO ř Z h • MILL SU S. Š d S NE R -Conduct accreases of SAH programs, plans, & facilities Provide evenese of SAH accesses itilitative Processing arment of Energy Salery & Hearn Statt Ironmental Concherce & Permating ial Managar Ind & Costna ordenos web MS 30C stans Consul Division In Site Characterization Project Revision: ANI 43 0004-17-02 Page ... ម្ព

ŗ

funnista

Ĩ

-

.

•

•

{

This page intentionally left blank

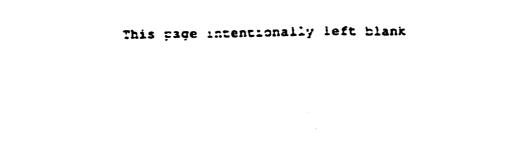
tin his adapted by the attention of the second territor when the second distribution is to be easily the second

APPENDIX B4

AP-5.46

ENVIRONMENTAL COMPLIANCE AUDITING AND SURVEILLANCE OF YUCCA MOUNTAIN SITE CHARACTERIZATION PROJECT ACTIVITIES

· \$117300/2395



.

Marking

/12/91	DOCU	MENT APPROVAL	SHEET	
		ING AND STRVEILLANCE EATION PROJECT ACTIV		NO. A2-3.46 10 21Non Q
		APPROVAC	_/	
		L. HEM	Ta.	TK192
PPOJECT MANAGER.		Ca-Sandurer7=		Date
DIRECTOR OF QUALITY AS		5/8		::/A
		Signature		Oate
Cirector PSOCD		- C. T. Lin		8-5-02
(OTHER. AS REQUIRED)		Signature		Cate
A	EVISION & EFFECT	TVE DATE. 3/14/92	•	•
		REVISIONS		
		INITIAL AN		
-	REVISION 1	REVISION 2	REVISION 3	REVISION 4
				منظور المعالم (1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 199
PROJECT MANAGER:	<u> </u>	<u> </u>	N/A	N/A
	N/A	8/6	8/A	N/A
DIRECTOR. QA:				3/6
N/A	<u>N/A</u>	3/A	<u>N/A</u>	X/A
(CTHER, AS REQUIRED)				
EFFECTIVE DATE.	"/A	<u> </u>	<u></u>	<u></u>
				ALE TOTO
	INFO	RMATION (COPY	
				Page 1 of 19
TRAINING REQUIRED	VES IN Cament, +-	VA NUMBER OF DA	YS REQUIRED FOR	A TRAINING <u>UIA</u> equart. Pertelica
with Early Olsso	MP T-10-91	Han Al TRAINING OFFI B4-1	Mansar A	~RAM 9/10/9
				QM
1	1922 - 1927 - 1929 -		and the second secon	

....

 $\mathbf{B} = \mathbf{I} \cdots +$

•

4 4 4

The Harmer

				SELLE ZESIGS		
	d taodaa at <i>ka</i> tt					
	BULST COMPLISHOE					
bsectage	lou saco aznoad	oosd sty:	· sauazaatni	ar Arorethé	e: Traua	EUCZTAU Z
	Atomeo es pastr					
	CUSTRCEGELZZELL					
·					•	
				-	5E -	CDE TIE
				· (282622)	2706¥ 93	171702" ·
- 6709220	37402 F.F 00730	er (8282)	6170-KH/21	acuit		
עבשה		: 330822315	282 222 33	1928: 227 825	292226 2	
				· \$302	eucz 2202	marnet:
10 SU	כניבפערפיר למנגרכו	STAUS STOTS	tadás sur			•
	ingestings: ust					••••••
37727	Tride Hore anne					
sidje 19 co suges		TTONCE UT E	errere	Tes are ceru	9067472	
es so guerte	t əsodand ə <u>vi</u>	TTONC: UT E \$973141238	2 56112125	TESUBEUCST	SCETATION	
te eo guerie Teettu	asodand att .	TTOMICS UT E BOTSTATISE UTESUNSK ES	20000000000000000000000000000000000000	TELUQUUCIT	SCETATIC (1116) 624	
te co guerte teettu beolgece	t əsodand ə <u>vi</u>	TTOICS ST E SOTSTATION STELLING ES STELLING STEL	2 56112126 2017770226 2017777026 2017777206 201777720	UTAQ AJP SAT TELUQUUCAT/ S CUT ITDRE S CUT ITDRE CUI II; SSS	SCETATION SCETAT	011 201 2001273 1 80737 1 80737
te co guerie Teectou Beolgoc	t psodzad bazdoze i 1250 grug socie 1250 grug socie	TTOICS ST E SOTSTATION STELLING ES STELLING STEL	2 56112126 2017770226 2017777026 2017777206 201777720	UTAQ AJP SAT TELUQUUCAT/ S CUT ITDRE S CUT ITDRE CUI II; SSS	SCETATION SCETAT	ANA 1811 19215: 19275: 19275: 19275: 19275: 1921: 1921:
te co guerte teettu beolgece	• :::• bn:bd:6 • ::• :::::::::::::::: • ::• ::::::::::	TTAMCS UT E SƏTSTATIDƏ UTEBUNDA ES D. ƏLTŞ UTEB D. UDTESE SI	20111111111111111111111111111111111111	UTƏQ 938 SƏT TELUƏZUQIT/ S CUE STORE ƏVI 103 SSG QIİ STQI ŞI	SCETATE: (1,3,5) 400 (1,3,5) 10 (1,3,5) 10 (1,3,5) (1,	ANA 1811 19215: 19275: 19275: 19275: 19275: 1921: 1921:
te co guerte teettu beolgece	• :::• bn:bd:6 • ::• ::::::::::::::::: • ::•:• ::::::::	TTOICS ST E SOTSTATION STELLING ES STELLING STEL	20111111111111111111111111111111111111	UTƏQ 938 SƏT TELUƏZUQIT/ S CUE STORE ƏVI 103 SSG QIİ STQI ŞI	SCETATE: (1,3,5) 400 (1,3,5) 10 (1,3,5) 10 (1,3,5) (1,	ANA 1811 19215: 19275: 19275: 19275: 19275: 1921: 1921:
52 50 6URIE 1051257 105655 1008	• :::• bn:bd:6 • ::• ::::::::::::::::: • ::•:• ::::::::	TTAMCS UT E SƏTSTATIDƏ UTEBUNDA ES D. ƏLTŞ UTEB D. UDTESE SI	20111111111111111111111111111111111111	UTƏQ 938 SƏT TELUƏZUQIT/ S CUE STORE ƏVI 103 SSG QIİ STQI ŞI	SCETATE: (1,3,5) 400 (1,3,5) 10 (1,3,5) 10 (1,3,5) (1,	ANA 1811 19215: 19275: 19275: 19275: 19275: 1921: 1921:
te co guerte teettu beolgece	• :::• bn:bd:6 • ::• ::::::::::::::::: • ::•:• ::::::::	TTAMCS UT E SƏTSTATIDƏ UTEBUNDA ES D. ƏLTŞ UTEB D. UDTESE SI	20111111111111111111111111111111111111	UTƏQ 938 SƏT TELUƏZUQIT/ S CUE STORE ƏVI 103 SSG QIİ STQI ŞI	SCETATE: (1,3,5) 400 (1,3,5) 10 (1,3,5) 10 (1,3,5) (1,	ANA 1811 19215: 19275: 19275: 19275: 19275: 1921: 1921:
52 50 6URIE 1051257 105655 1008	vije bniboze z vije trijezi sztatististicu sztatististiez sztatist			UTƏQ 938 SƏT TELUƏZUQIT/ S CUE STORE ƏVI 103 SSG QIİ STQI ŞI	SCETATE: (1,3,5) 400 (1,3,5) 10 (1,3,5) 10 (1,3,5) (1,	323 323 323 323 323 323 323 323 323 323 323 323 323 323 323 323 323 323 323 323 323 323 323 323 323 323 323 323 323 323 323 323 324 323 324 324 324 324 324 324 324 324 324 324 324 324 324 324 324 324 324 324 324 324 324 324 324 324 324 324 324 324 324 324 324 324 324
to sold for the formation of the formati	vije bniboze z vije trijezi sztatististicu sztatististiez sztatist			UTAQ 838 S87 TEQUEDUCST/ S EVE STORE 801 103 S80 014 STQL 31 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	SCETATE: (

2.0 APPLICABILITY

בא בעה עבסופרב אושאלהוי בא בעה עבסופרב אושאלהוי בא בעה עבסובר אושט אושל ביני עבסי או איש האברינישער או היוקצא האפשטברט ביני בעה עבסובר אושט אושל איש האברינישערא אר בעה אוקאל אונייניש אישט אושיין אישר ביני בעה עבסובר אושט אושיין איש האברינישער איש אופרינישער אישט אושיין אישר אישט אושיין אישרינישע אישיין אישיין ביני ביני ביני גער אישט אישיין אישיין איש אישיין אישיין אישיין אישיין אישיין אישיין אישיין אישיין אישיין אישיין

SHOITIHITIG 0.E

Terms in this procedure are used as defined in the Project Glossary. Terms procedure. Ti this procedure.

TIGUA ENVIRONMENTAL COMPLIANCE AUDIT

· D

8667/008/11

An Environmental Compliance Audit is the act of systematically catermining the environmental scatus of a given facility, site, activity or itald work in order to verify compliance with established requirements and setermine the effectiveness of implementation.

3 I - I - II

. .

state and state

	· · ·	
		and a set of the set o
	B4-3	
erlignce on a 3n environmental	Request SCPD to conduct compliance sudit of surv	50CD 11
ledužed (1.2., undertaking.	את פעלול זה להדתפווץ בכה את מעמולפלו ביבער כם נוק	:310K
<u></u>	IC FOR THE AUDIT	ESTERATION CONTRACTOR
	EROCEDURE	Sdals Linka Jibiskodsza
st esceduze to	un un pequipes sessecu:	λ Γίονοπάττ ος τλε following p άττάςπες as figure i.
	PROCEDURE	0°5
	(C21) 2007;;; 100(C22)	TECTUDEL QUECTOTALE AND
	(252)	n nogref ilers alorenogeet .:
(71: 3905:		ne (114, 190661 meel sibud .;
		mse: fudit .!
- Eguðindi tvoj	06699225602 (2022) 3566922 (35247568 (128822) 3	ני דפלהתנפו את אפתקרפתני . כסמינינפו את לפנתננינק
	100681 00151470 7022000 SU	WPO Project and Operation
	.; ;; ;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;	S TELEVIS IL DECETATEL SELLATEL STEREIATELT GNA DUINCTEL BY:
	PONSTRLE PARTIES	1237 0.1
	TE SINGES II VANDES TE SINGES II VANDES II SICTES I	STAT & ST NOTOF EATOBILS Y
		::::::::::::::::::::::::::::::::::::::
		A CONTRACTO TOTALO DE LO CONTRACTORE DE LO CONTR
		AND SOMETENCE THINSKNOPIANE T
ic : abed :ucisive		
N PROJECT	PROCEDURE	
20310001	OTTAZIRETCARAHD ETIS	RP-05-F0 YUCCA MOUNTAIN 2

1.11

E I B

Processors No.: 12-5.46 Page - 31 PINELINGERIAL COMPLEXED AND SUPPRESENCE Page - 31 PINELINGERIAL COMPLEXATION AND SUPPRESENCE Page - 31 PINELINGERIAL COMPLEXATION AND SUPPRESENCE Page - 31 PINELINGERIAL COMPLEXATION AND SUPPRESENCE Page - 31 PINELINGERIAL COMPLEXATION AND SUPPRESENCE Page - 31 PINELINGERIAL COMPLEXATION AND SUPPRESENCE Page - 31 PINELINGERIAL COMPLEXATION AND SUPPRESENCE Page - 31 PINELINGERIAL COMPLEXATION AND SUPPRESENCE Page - 31 PINELINGERIAL COMPLEXATION AND SUPPRESENCE Page - 31 PINELINGERIAL COMPLEXATION AND SUPPRESENCE Page - 31 PINELINGERIAL COMPLEXATION AND SUPPRESENCE Page - 31 PINELINGERIAL COMPLEXATION AND SUPPRESENCE PAGE - 31 PINELINGERIAL COMPLEXATION AND SUPPRESENCE PINELINGERIAL COMPLEXATION AND SUPPRESENCE PINELINGERIAL COMPLEXATION AND AND AND AND AND AND AND AND AND AN	YMP-053-R0 YUCCA 7/12/91				
FID Specific MMP Stivity ince every six months, or as deemed necessary. If an audit is requested, proceed to Step 2. If a surreliance is requested, proceed to Step 10. FID Addit is requested, proceed to Step 2. If a surreliance is requested, proceed to Step 10. FID Addit is requested, proceed to Step 2. If a surreliance is requested, proceed to Step 10. FID Addit is requested, proceed to Step 2. FID Addit is an activity for compliance is requested, proceed to an activity for comparison to an activity for compliance is requested for an activity receive from Administrative Procedure 10. For procedure 10. Addit is an activity receive from Administrative Procedure 10. For procedure 10. Addit is and Environmental Compliance. Standard Environmental requirements specified in any requirements documents le.g., APs, Hazardous Materials Management and Handling Plan (HowHy) 107/91-35. Fin Handling Plan (HowHy) 107/91-35. Addit Handling Plan (HowHy) 107/91-35. Fin Handling Plan (HowHy) 107/91-35. Addit Handling Plan (HowHy) 107/91-35. Fin Handling Plan (HowHy) 107/91-35. Addit Handling Plan (HowHy) 107/91-35. Fin Handl		AICE AUDITING A	ND SURVEILLANCE IF	Revision:	Page - st
 months, or as deemen necessary. If an hudit is requested, proceed to Step 2. If a surveylinne is requested, proceed to Step 3. EITO 1. Adding an ATL. ATL 3. Peview existing environmental compliance boundentation pertaining of an activity or organization. Including, out not indicated to the fillwing items: India access and environmental compliance approval for an activity received for an activity received for an activity received for an activity received for an activity received for an activity received for an activity received for an activity and expression activity received for an activity Environmental requirements specified in any requirements activity Environmental permit conditions applicable to the activity Environmental permit conditions applicable to the activity and regulations Assemble an Audit Team to perform the audit. NOTE: The qualifications of Audit Team members would vary depending on the activity and type of audit to be conducted. S. Prepare an activity-specific audit feam, as required. Attanement 1 provid a list of potential checklist items organized by general environmental	PERFONSIBLE PARTY	<u>::::PS</u>	<u>===::::::::::::::::::::::::::::::::::</u>		
 ACL Peview existing environmental compliance nonumentation pertaining to an activity of organization, including, out all indices to, the fillwing items: Land access and environmental compli- ance approval for an activity receives form Administrature Procedure (AP) AP-6.1, Land Access and Environmental Compliance. Environmental requirements specified in any requirements documents (e.g., APs, Hazarcous Materials Management and Handling Plan (H9000) VMP/91-13, and ERCP) written for the activity Environmental permit conditions applicable to the activity Iand access and/or ROWR conditions applicable to the activity Federal and state environmental regulations Assemble an Audit Team to perform the audit. NOTE: The qualifications of Audit Team members would vary depending on the activity and type of audit to be conducted. Prepare an activity-specific audit checklist, with assistance from the Audit Team, as required. Attacoment 1 provide a list of pocential checklist items organized by general environmental 	7:00		months, or as deemed Audit is requested, If a surveillance is	necessary. proceed to	Step 2.
 Doumentation pertaining to an activity in organization. including, out not inmited th, the following items: i land access and environmental Compli- ance approval for an activity received from Administrative Procedure (AP) AP-61, Land Access and Environmental Compliance. Environmental requirements specified in any requirements documents (e.g., APs, Hazardous Materials Management and Handling Plan (HMMHP) YMP/91-81, and ERCP) written for the activity Environmental permit conditions applicable to the activity I can access and/or ROWR conditions applicable to the activity Federal and state environmental regulations Assemple an Audit Team to perform the audit. NOTE: The qualifications of Audit Team members would vary depending on the activity and type of audit to be conducted. Prepare an activity-specific audit checklist, with assistance from the Audit Team, as required. Attacement 1 provide a list of potential checklist items 	EC2D	1.	Assign an ATL.		
 ance approval for an activity received from Administrative Procedure (AP) AP-8.1, Land Access and Environmental Compliance. b. Environmental requirements specified in any requirements documents (e.g., APs, Hazardous Materials Management and Handling Plan (HMMHP) YMP/91-31, and ERCP) written for the activity c. Environmental permit conditions applicable to the activity d. Land access and/or ROWR conditions applicable to the activity e. Federal and state environmental regulations 4. Assemble an Audit Team to perform the audit. NOTE: The qualifications of Audit Team members would vary depending on the activity and type of audit to be conducted. 5. Prepare an activity-specific audit checklist, with assistance from the Audit Team, as required. Attacament 1 provide a list of potential checklist items organized by general environmental 	ATL	3.	Commentation perta:	ning to an Sluaing, cu	activity t 1:1
 in any requirements documents (e.g., APs, Hazardous Materials Management and Handling Plan (HMMHP) YMP/91-35, and ERCP) written for the activity c. Environmental permit conditions applicable to the activity d. Land access and/or ROWR conditions applicable to the activity e. Federal and state environmental regulations 4. Assemble an Audit Team to perform the audit. NOTE: The qualifications of Audit Team members would vary depending on the activity and type of audit to be conducted. 5. Prepare an activity-specific audit checklist, with assistance from the Audit Team, as required. Attacnment 1 provide a list of potential checklist items organized by general environmental 			ance approval f: received from Ac Procedure (AP) a	er an activ Iministrati AP-8.1, Lar	vity .ve ad Access
applicable to the activity d. Land access and/or ROWR conditions applicable to the activity e. Federal and state environmental regulations 4. Assemble an Audit Team to perform the audit. NOTE: The qualifications of Audit Team members would vary depending on the activity and type of audit to be conducted. 5. Prepare an activity-specific audit checklist, with assistance from the Audit Team, as required. Attachment 1 provide a list of potential checklist items organized by general environmental			in any requirem APs, Hazarocus and Hanoling Pl	ents accume Materials 1 an (HMMHP)	ents (e.g., Management YMP/91-35,
applicable to the activity e. Federal and state environmental regulations 4. Assemple an Audit Team to perform the audit. NOTE: The qualifications of Audit Team members would vary depending on the activity and type of audit to be conducted. 5. Prepare an activity-specific audit checklist, with assistance from the Audit Team, as required. Attachment 1 provide a list of potential checklist items organized by general environmental					
regulations 4. Assemble an Audit Team to perform the audit. NOTE: The qualifications of Audit Team members would vary depending on the activity and type of audit to be conducted. 5. Prepare an activity-specific audit checklist, with assistance from the Audit Team, as required. Attachment 1 provide a list of potential checklist items organized by general environmental					
audit. NOTE: The qualifications of Audit Team members would vary depending on the activity and type of audit to be conducted. 5. Prepare an activity-specific audit checklist, with assistance from the Audi Team, as required. Attachment 1 provide a list of potential checklist items organized by general environmental				ite environ	mental
would vary depending on the activity and type of audit to be conducted. 5. Prepare an activity-specific audit checklist, with assistance from the Audi Team, as required. Attachment 1 provide a list of potential checklist items organized by general environmental		4		Team to per	form the
checklist, with assistance from the Audi Team, as required. Attachment 1 provide a list of potential checklist items organized by general environmental		NOTE	would vary dependi	ng on the a	activity and
	1	5	checklist, with as Team, as required. a list of potentia organized by gener	Sistance f Attacnme	rom the Audi nt 1 provide t items
		, a a a a a a s			

. .

.

1 1 · · · · · · · ·

POCEGUIE NO.: AP-3.56		PROCEDURE	Revision:	
ENVIRONMENTAL COMPLIANCE	30	LID SURVEILLANCE OF	;	Page 5 of 13
FEFFCHSIBLE PARTY	<u> </u>	PROCEDURE		
*71 :	· *.	Frepare an audit plan letalls of the propos at a minimum, identif items:	ed augut the	T Venue
-		a. Audit scope		
: .		c. Came of activity	to be audite	2
. :		c. Requirements gove	Ening the ac	51715y
		1. Joganization to p	: e augiteg	
		e. Names of the Audi	t Team mempe	25
· .		f. Audit schedule		
· · ·		9. Audit checklist		
		a. Applicable docume	ents	
	٦.	Submit the audit plan the POCD for approval	and checkli	st to
FOCD	٤.	Approve the audit pla	in and check!	.ist.
	9.	Notify the Site Manag audit.	er of the p	sposea ·
	10.	Notify the TPO of the that an RSP be named point-of-contact for	as the	equest
	CONDUCT	ING THE AUDIT		
λTL	11.	Contact the designate activity or organizat initiate the audit ar assistance, including activities, locating and visiting the activity	ion being au Id request an Scheduling People or do	dited to by needed audit
	12.	Supervise and coordin conducted by the Audi	late the audi it Team.	ut to be
		B4-5		

Ĵ

n i stat

-

CONTRACTOR NO.: AP-5.46		ND SURVEILLANCE IF	Revision:	Page e st
	<u>steps</u>	<u>:::::::::::::::::::::::::::::::::::::</u>		
.it ?eam	:3.	Conduct the Augit : Audit plan by comp Theorizt 35 instru	Leting the al	1011
		libmit the complete ATL for compliation		13 I.E
	:5.	Complie the comple Audit Team Members Clarification from	353 receive	
	:.	Society the ASP, TT POCD of any defici conditions identif	ent practice	
3P	:7.	 Take immediate act deficiencies, incl necessary. 		
	18.	Notify ATL of imme taken.		ctive action
3P and ATL	19.	If deficiencies wa occurrence reports AP-2.3, Occurrence Processing of Open And/or report the or conditions, in AP-6.13, Resolution Safety and Health	ng, in accor Reporting a sations info questionable accordance ons of Envir	rdance with and rmation: e activities with
		REPORTING		
17L	20.	Document audit re contains, as a min elements:		
		a. Date of audit		
		b. Description o audited	f the activi	ty or item.
		c. The requireme activity	nts governir	ng the

بمدر

Ĵ

B4-6

のことをいたけいであるようです。

December No: 24-5.46 EVITABLE AND FLANCE ADDITING AND SURVEYILLANCE 17 1 Page - 1 <th></th> <th></th> <th>PROCEDURE</th> <th></th>			PROCEDURE	
ATL 1. Fersons conducting the subit e. Fersons contacted during the subit f. Audit results/doservations g. Ceficiencies identified during the subit f. Audit results/doservations g. Ceficiencies identified during the subit g. Summary of any immediate corrective action taken isee Step 161 h. Summary of any immediate corrective action taken isee Step 181 h. Accommendations for future corrective action taken isee Step 181 h. Accommendations for future corrective action g. Effectiveness of environmental compliance implementation compliance implementation 21. Sign and submit the audit report to the test to POCD. 22. Review, approve, sign, and submit the audit report to POCD. PCOD 23. Review, approve, sign, and transmit the audit report to the TOPO with copies to the Project Manager. The Project Manager is the spinoprise date for a response. CORRECTIVE ACTION 720 24. Develop corrective action plan and submit to POCD. 730 26. Review and approve the corrective action plan. 740 26. Take corrective action has been completed.	ENVIRONMENTAL COMPLIANCE	AUDITING ;	NO SURVEILLANCE IF	Revision: ? Page *
 Fersons Contacted during the sumit Addit results/doservations Ceficiencies identified during the sudit (see Step 16) Summary of any immediate corrective action taken (see Step 18) Recommendations for future corrective section Effectiveness of environmental compliance implementation Sign and submit the audit report to the takes ECPD Manager. Seriew, approve, sign, and submit the audit report to POD. Review, approve, Sign, and transmit the audit report to the Froject Manager, the responsible Division Directors and the Size Manager. Review, approve, sign, and transmit the audit report to the IPO with copies to the Project Manager, the responsible Division Directors and the size Manager. Review and the stabilish the appropriate date for a response. CORRECTIVE ACTION Review and approve the corrective action plan. Take corrective action and notify POCD when corrective action has been completed. 	PESPONSIBLE PARTY	STEPS	7ROCEDURE	
 Addit results/coservations Ceficiencies identified during the addit isse Step 16) Summary of any immediate corrective action taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee Step 191 Second taken issee step 191 Second taken issee step 191 Second taken issee step 191 Second taken issee step 191 Second taken issee step 191 Second taken issee step 191 Second taken issee step 191 Second taken issee step 191 Second taken issee step 191 Second taken issee step 191 Second taken issee step 191 Sec	A		3. Persons conquerin	7 the Bucht
 F. Ceficiencies identified during the audit (see Step 16) Summary of any immediate corrective action taken (see Step 18) Mecommendations for future corrective action Effectiveness of environmental compliance implementation Sign and submit the audit report to the TEMSS ECPD Manager. ECPD Review, approve, Sign, and summit the audit report to POCD. Review, approve, Sign, and transmit the audit report to the Project Manager, the reports to the Project Manager. The Project Manager is the Project Manager. Review, approve, Sign, and transmit the audit report to the Project Manager. The Project Manager is the Project Manager. The report will establish the appropriate date for a response. CORRECTIVE ACTION Review and approve the corrective action plan and submit to POCD. Review and approve the corrective action plan. Take corrective action has been completed. 			e. Persons contacted	during the subit
Audit (see Step 16) 1. Summary of any immediate corrective action taken (see Step 18) 1. Secommendations for future corrective action 3. Effectiveness of environmental compliance implementation 21. Sign and submit the audit report to the TENSS ECPD Manager. 22. Review, approve, sign, and summit the audit report to POCD. FCCD 23. Review, approve, sign, and transmit the audit report to the TPO with copies to the Project Manager, the responsible Division Directors, and the Site Manage Audit reports should be issued within 1 days of completion of the audit. The report will establish the appropriate date for a response. TPO 24. Develop corrective action plan and submit to POCD. FSCD 25. Review and approve the corrective action plan. TPO 26. Take corrective action has been completed.			f. Audit results/cos	ervations
ACCIC: Taken (see Step 18) Recommendations for future correction action Effectiveness of environmental compliance implementation 21. Sign and submit the audit report to the TEMSS ECPD Manager. ECPD 22. Review, approve, sign, and submit the audit report to POCD. FOCD 23. Review, approve, sign, and transmit the audit report to the TPO with copies to the Project Manager, the responsible Division Directors, and the Site Manage Audit report scalud be issued within 1 days of completion of the audit. The report will establish the appropriate date for a response. CORRECTIVE ACTION 770 24. Develop corrective action plan and subt to POCD. FOCD 25. Review and approve the corrective action plan. 720 26. Take corrective action has been completed.			 Jeficiencies iden audit (see Step) 	tified during the 6)
ICTION : Effectiveness of environmental compliance implementation 21. Sign and submit the audit report to the TEMSS EURD Manager. ECPD 22. Review, approve, sign, and submit the audit report to POCD. FCD 23. Review, approve, sign, and transmit the audit report to the IPO with copies to the Project Manager. The responsible Division Directors, and the Sized within 1 days of completion of the audit. The report will establish the appropriate date for a response. CORRECTIVE ACTION 720 24. Develop corrective action plan and submit to POCD. FSCD 25. Review and approve the corrective action plan. 720 26. Take corrective action and notify FOCD when corrective action has been completed.			a. Summary of any im Botica taken (see	mediate corrective Step 181
COMPLIANCE implementation 21. Sign and submit the audit report to the TEMSS ECPD Manager. ECPD 22. Review, approve, sign, and summit the audit report to POCD. FOCD 23. Review, approve, sign, and transmit the audit report to the TPO with copies to the Project Manager, the responsible Division Directors, and the Site Manage Audit report school be issued within i days of completion of the audit. The report will establish the audit. The report will establish the appropriate date for a response. T70 24. Develop corrective action plan and submit to POCD. FOCD 25. Review and approve the corrective action plan. T20 26. Take corrective action has been completed.			:. Recommendations f Action	er filure correction
ECPD 22. Review, approve, sign, and summit the audit report to POCD. F3CD 23. Review, approve, sign, and transmit the audit report to the TPO with copies to the Project Manager, the responsible Division Directors, and the Site Manage Audit reports should be issued within 1 days of completion of the audit. The report will establish the appropriate date for a response. T70 24. Develop corrective action plan and subt to POCD. F3CD 25. Review and approve the corrective action plan. T20 26. Tate corrective action has been completed.			: Effectiveness of compliance implem	environmental entation
 Adview, Approve, Sign, and summit the audit report to POCD. 23. Review, approve, Sign, and transmit the audit report to the TPO with copies to the Project Manager, the responsible Division Directors, and the Site Manage Audit report should be issued within i days of completion of the audit. The report will establish the appropriate date for a response. CORRECTIVE ACTION 24. Develop corrective action plan and submit to POCD. FOCD 25. Review and approve the corrective action plan. TPO 26. Tate corrective action has been completed. 		21.	Sign and submit the a TEMSS ECPD Manager.	udit report to the
 23. Review, approve, sign, and transmit the audit report to the TPO with copies to the Project Manager, the responsible Division Directors, and the Site Manage Audit reports should be issued within 1 days of completion of the audit. The report will establish the appropriate date for a response. CORRECTIVE ACTION 24. Develop corrective action plan and submit to POCD. FOCD 25. Review and approve the corrective action plan. 720 26. Tate corrective action has been completed. 	ECPD	22.	Review, approve, sign audit report to POCD.	, and submit the
 TPO 24. Develop corrective action plan and submit to POCD. F5CD 25. Review and approve the corrective action plan. TPO 26. Take corrective action and notify POCD when corrective action has been completed. 	F3CD	23.	Audit report to the T the Project Manager, Division Directors, a Audit reports should days of completion of report will establish	PO WITH COPIES to the responsible ad the Site Manage be issued within 3 the august the
 FOCD 25. Review and approve the corrective action plan and substitution plan. TPO 26. Take corrective action and notify POCD when corrective action has been completed. 		CORRE	CTIVE ACTION	
 23. Review and approve the corrective action plan. 730 26. Take corrective action and notify POCD when corrective action has been completed. 	770	24.	Develop corrective ac to POCD.	tion plan and subm
vhen corrective action has been completed.	FGCD	25.	Review and approve th plan.	e corrective actic
B4-7	720	26.	when corrective actio	n and notify POCD n has been
	·.		B4-7	
a anna a sa anna a ba anna anna anna ann				

YMP-053-R0 YUCCA MO 7/12/91	UNTAIN SI	TE CHARACTERIZATION PROJECT PROCEDURE
Procedure No.: AP-5.46 ENVIRONMENTAL COMPLIANCE		1 Barrense
A LEPCNC CELE FARTY	<u>375PS</u>	FF CCEDURE
F 1 0	:- .	LASTRUCT THE ECPD I: VERICY THAT COFFECTIVE ACTION 13 COMPLETE AND Adequate.
5:3D	29.	If adequate corrective action was taken, notify the PCCD. If not, raturn to Step 24.
F 100	:9.	lend written confirmation to the TPO and ATL that alequate corrective action was taken, and officially ficse the audit.
, P	REPARING FO	R THE SURVEILLANCE
ECPD	30.	Assign an STL.
	NOTE :	Jurveillance is unannounces.
STL	31.	Review existing/available environmental compliance accumentation pertaining to an activity or organization, including, cut not limited to, the following items:
		a. Land access and environmental compliance approval for an activity received from following the process described in AP-5.1
		b. Environmental requirements specified in any requirements accuments (e.g., APs, HMMHP, and ERCP) written for or about the activity
		C. Environmental permit conditions applicable to the activity
		d. Land access and/or ROWR conditions applicable to the activity
		e. Federal and state environmental regulations
1		
· · · · · · ·		e en anti-
		B4-8

.

. -

1 I

+1

COCODURE NO.: AP-5.46 ENVIRONMENTAL COMPLIAN STORE WORKTATY STORE OF	AUDITING AND SURVEILLANCE	CE ; Page y st ::
PESPENSIBLE PARTY	STEPS FROCEDURE	
	CONDUCTING THE SURVEILLAN	
5-2	Surveillance R. Attachment 2) :	renmental Compliance eport (ECSR) form (see and review prior to f activity of organization.
	33. Notify the RSP initiation of t	ch Sile Commensurate with the Surveillance.
	 Conduct survei ippropriate se 	llance and complete the ctions of the ECSR form.
	REPORTING	
	immediate acti ECSR form and	P any items requiring on. Complete and sign the submit copies to the RSP, within 10 working days of ce.
	CORRECTIVE ACTION	
7.5P	<pre>36. If immediate a corrective act Proceed to Ste</pre>	ction is required, take ion(s) immediately. p 38.
	if action take Step 41), assu practices or c	ection is not required (or in was insufficient, see ire that any deficient conditions are corrected ing days upon receipt of
	38. Coordinate wit to ensure sati action(s) was/	th the ECPD (mainly the STL) isfactory correction were taken.
	39. Upon completion complete item submit form to	on of corrective actions, 11 on the ESCR form and D ECPD.
	B4-9	
		ren 2 manuel 1999 - 199

COCOURT NO.: AP-5.46 ENVIRONMENTAL COMPLEX		D SURVEILLANCE IF	Flevision:	Pagest
FESPANSIBLE FARTY	ITEPS	PROCESURE		
E170/STL	· i0.	<pre>Conduct 1 follow-up verify that correct: place. Complete ita</pre>	ve action :	las tiken
2 71	41.	If corrective action required, immediatel return to Step 37.		
· · · · ·	42.	<pre>if correction action appropriate, send ES signature.</pre>		
F : CD	43.	insure that adequate was taxen, and sign officially close the	ECER form	tc
•	44.	Jend criginal ECSR (copies to the TPO an		D and
	6.0	REFERENCES		
Refer to the la tonerwise stated.	cest revision o	of the documents list	ed below un	liess
4.1 REQUIREMENTS DO	CUMENTS			
Environmental R	equiatory Comp	Liance Plan, CCE/RW-0.	209	
Environmental M	anagement Plan	, YMP/CC-0006		
. 2. 2 INTERFACE DOCUM	ENTS			
AP-1.15Q, Recor	ds Management:	Las Vegas Record So	urce Respon	nsibilities
AP-2.9, Occurre	ace Reporting	and Processing of Ope	rations In	formation
AP-6.13, Author Materials	ization for Us	e of Regulated Hazard	lous Substa	nces and
AP-6.18, Resolu	ticns of Envir	onmental, Safety and	Health Con	cerns
AP-6.24, Operat Facility	ing the Hazard	ous Waste Project Acc	umulation	Area

B4-1(

.

н т

(1, 1)

Ú

 \bigcirc

MP-053-R0 YUCCA MOUNTAIN SITE CHARACTERIZA 12/91 PROCEDURE	HON PRO	IECT
COCODURE NO.: AP-5.46 ENVIRONMENTAL COMPLIANCE AUDITING AND SURVEILLANCE OF	Revision:	Page Li of
AP-6.25, Operating Hazardous Waste Satellite Accumu	Lation Area	
AP-5.1, Land Access and Environmental Compliance		-
Hazardous Materials Management and Mandling Plan (H	MMHP), MP/	91_11
Materials Reporting and Mandiing Plan, as required described in the KMMMP		
Project Glossary, MP/89-13		
7.0 FIGURES AND ATTACHDENTS		
Figure 1, AF+5.46 Flowchart		
Attachment 1, Example Environmental Compliance Audit Che	CKlist	
Attachment 2, Environmental Compliance Surveillance Repo		
8.0 RECORDS		
There are no quality assurance records generated as procedure. A complete administrative record file will be each activity review and action taken to protect the envi alministrative record packages will be submitted to the f Pecords Center by the ECPD to be forwarded to the Centra. In accordance with AP-1.150).	e kept to c iconment.	locument These

B4-11

.

1

()

. .

1.17.16.47

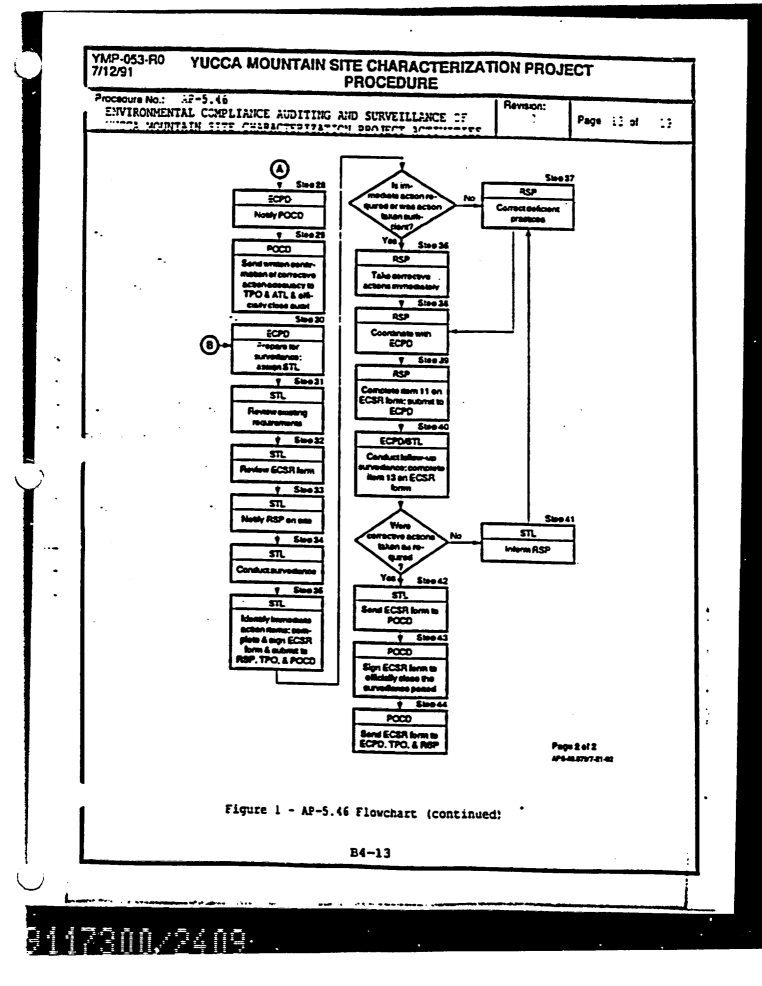
YMP-053-R0 7/12/91		SITE CHARACTEI PROCEDURE		СТ
Procedure No.:	ENTAL COMPLIANCE AUDITIM	G AND SURVEILLANCE	Revision:	Page 12 of 1
	Sho 1 -2000 Request such or survemence and for such acting requested yes, Sho 2 ECPD Assept ATL y Sho 2 ECPD Assept ATL Review essers request such for y Sho 4 ATL Review essers request such for y Sho 6 ATL Presers direction y Sho 6 ATL Submit audit plan & checklast for approves y Sho 6 RSP sourced-connect RSP sourced-connect	Y Stee 11 ATL Contact RSP Y Stee 12 ATL Superior Audot Team Y Stee 13 Audet Team Conduct audot Y Stee 13 Audet Team Conduct audot Y Stee 13 Audet Team Conduct audot Y Stee 14 Audet Team Conduct audot Y Stee 15 ATL Conduct audot Y Stee 16 ATL Conduct audot Y Stee 17 RSP Take action Y Stee 18 RSP Take action Y Stee 18 RSP Notify ATL of correct Y Stee 19 RSP/ATL Repart audot Y Stee 20 ATL Supe 20 ATL Supe 20 ATL Supe 21 ATL Supe 31	640 1	ngtance & motance & motance t na Control Person
• • •	r igure i	1 - AP-5.46 Elowona B4-12	822	
**				

. . .

н і т

.

• • • • •



ii i + i

11 4 4 1 1

2 > 10

MP-053-R0 YUCCA MOUNTAIN SITE CHARACTERIZAT 12/91 PROCEDURE	TON PROJ	ECT	
NOCEOURE NO.: A7-5.46 ENVIRONMENTAL COMPLIANCE AUDITING AND SURVEILLANCE OF	Revision:	Page _= of	.;
II. IRGANIZATION CONDUCTING ACTIVITY:		•	
III. ACTIVITY LOCATICS:			
ACTIVITY DESCRIPTION:			
T. PERSON INTERVIEWED:			
T. JUESTICHNAIRE: SAMPLE)			
Mountain Site Characterization Project commitments made A checklist developed by using questions from each appli- silow for consolidation of all environmental requirement that exist for an activity into one checklist. It would include all categories in every audit, and other categor included in some audits, e.g., radiological and safety a l. Land disturbing activities: This category included	cable careg s and const i not te nec ries may nee and health c	gory would traints cessary to ed to be categories.	
remove or alter the surface of the land, and/or features. Includes biological, cultural, and a impacts. Checklists would include such commits of soil stockpiles with mulch or vegetative co slope angles of storage piles to minimize eros protect archaeological resources and/or wildli	r change top archaeologic ments as dev ver, and end ion; as com	pographical cal veicement gineering	
o Has land access and environmental complianc obtained following AP-8.1?	e approval :	teen	
o Was a copy of the BLM ROWR available at the	job-site?		
o Was off-road driving or parking observed?			
o Were reclamation activities being performed	as require	:d?	
o Were animals being harassed?			
o Were any threatened or endangered species p close proximity to the site)?	resent cr n	earby (in	
Attachment 1 - Example Environmental Compliance	Audit Checi	tlist	
B4-14			

a 1° 1

14

1 1 2 A 4

EIVIR	NO.: AP-5.46 ONMENTAL COMPLIANCE AUDITING AND SURVEILLANCE OF) Page 13 of WORNTATH SITE CHARACTERIZATION PROJECT AUTOTICS
	> Had all personnel working at the site received environmental awareness training?
	> Had archaeological resources been discovered?
	O Was erosion acticeable?
	o Was there any evidence of archaeological resources currently on site?
	2. Air guality affecting activities: This category includes activities that generate dust, volatile organics (from fuels and solvents), emissions from motors (stationary sources and mobile venicles), residuals from blasting operations, or other pollutant emissions. Requirements would include such items as determination of proper implementation of fust reduction procedures, the installation or utilization of mechanisms to reduce other forms or emissions, and compliance with permit conditions.
	o Had an air quality permit been received?
	o Were permit conditions being satisfied?
	o Was dust being controlled properly?
	o Were gaseous emissions being controlled?
	 Surface water affecting activities: This category includes activities that after grainages or the quality of surface waters, (may interrelate with Item 1 above).
	o Had necessary discharge or construction permits been received?
	o Were permit conditions being satisfied?
	o Were effluent streams being properly monitored?
	o Were tracers used? Had approval to use the tracer been received?
	o Were activities occurring in the 100-year floodplain?
	o Was runoff being controlled to minimize erosion?
	o Was runoff from potentially contaminated areas being controlled?
	ument 1 - Example Environmental Compliance Audit Checklist (continued)

H WALES

.

H I

в 1

	:: ::E=3.13
e:Tvirona	IENTAL COMPLIANCE AUDITING AND SURVEILLANCE OF Page of Page of .
i .	Incunquater affecting activities: This category includes activities that impinge upon the saturites cone and that affect the quantity or quality of that water: Tay include intection and pumping procedures.
	: Had necessary appropriation ana/or injection permits been received?
	o Were cermit conditions ceing satisfied?
	> Were water withdrawaks is injection streams ceing properly monitored?
	: Were tracers used? His approval to use the tracer peen receives?
÷.	Hazardous materials/wastef activities: This category includes activities that include the Lie, storage, transportation and disposal, and that may allow the release of hazardous materials or their wastes into the environment.
	o Were nazardous materials being used?
	o Had these materials seen approved following AP-6.13?
	o Were nazardous waste storage containers in good condition and properly labeled?
	o Were storage areas properly constructed and labeled?
	Did storage areas have adequate containment, including secondary containment?
	o Were hazardous waste storage containers kept closed?
	o Kad any spills occurred?
	o If so, were the spills promptly and adequately cleaned-up?
	o Was the spill appropriately documented and reported, if applicable?
	o Had a Satellite Accumulation Area (SAA) been established?
	o Were the procedures for the operation of the SAA (AP-6.25, Operating Hazardous Waste Satellite Accumulation Areas) being followed?
Artach	ment 1 - Example Environmental Compliance Audit Checklist (continued)

.

21-28	7
	1
Accachment 1 - Example Environmental Compliance Audit Checklist (continued)	J
Audit Team Leader/Date	
Audic Team Member/Dace	
TIL RECOMMENDED CORRECTIVE ACTION:	
non-nazatgous Masees? D Mas Crefe Evigence of Lazatgous Masees deing gisposed of Mich Cre	-
o Did uncovered trash containers exist?	
o Were non-hazardous wastes removed from the area as Manner (1.e., trash proked up and removed from the area as Irequent as necessary)?	
o Mere non-hazardous wastes being alsosed of properly?	1
6. Non-nazardous vastes attruttes:	· ·
o Mere vaste minimization practices established and being followed. In accordance vith the Hazardous Materials Management and Minimization? Minimization?	
Area Facility) seing tollowed? Area (AP-6.21, Sperating the Hazardous Waste Project Accumulation o Were the Procenutes for the Operation of the Project Accumulation	
S Were records correct and properly filed?	
Source personnei properly trained?	
Sebelg ni nels szereszegető vonspiend ne zek c	
Sas a Contraçency Plan in piace?	
ETVIRONMENTAL COMPLEXACE AUDITING AND SURVEILLANCE OF REVENUE OF	1
7/12/91 YUCCA MOUNTAIN SITE CHARACTERIZATION PROJECT PROCEDURE	•

10.00

. . .

	CCADURA NO.: A2-5.46 EUVIRONMENTAL CUIPLIANCE AUDITURG AUD SURVEILLANCE UF TUTOR WONTRALY SUR TURBATTETIN DEATET SURVETER	UCCA MOUNTAIN SITE CHARACTERIZATION PROJECT 30001 Mai 1000000000000000000000000000000000000			¹ <u>Permi fersentinter</u> ¹ <u>Somera famtmotontint</u>			From monomia	Sia Cordion	Archimeter Bid Opcia	Ragiana Manua Usa				Primilianmeniante "MAERIATE ACTION REQUIRED. YESNO	urus fean Leater Bigraura		Attacnment 2 - Environmental Compliance Surveillance Report
--	---	---	--	--	---	--	--	--------------	-------------	----------------------	-------------------	--	--	--	--	---------------------------	--	---

:

٠

-

3.

ł

PROJECT Accentaria	PROCEDURE	Reven	
Erronauseritat. Count Lance Surveil Acousting REPORT Acousting Reports Acousting acous	THE REAL PROPAGANE AND AND AND AND AND AND AND AND AND AND	PROLECT News	
La Screen dar Form Ago and Anna Ago and Anna Ago and A	1 4		
C Samera der Poren der Por			
		L'INC	
A POCO Signara	2 Second		
	y	5	

: 1

• •

7

1 1 1

.

0

-

-

. .

This page intentionally left blank

APPENDIX B5

AP-6.13

AUTHORIZATION FOR USE OF REGULATED HAZARDOUS SUBSTANCES AND MATERIALS

 $\hat{\bigcirc}$



This page intentionally left blank

2

1 . d .

. .

 $\mathbf{n} = \mathbf{1} < \infty$

		UNTAIN PRO	JECT OFFICE ' AL SHEET	Y-AD-00 4/90
Tite ADMINISTRATIVE P AZARDOUS SUBSTA	ROCEDURE: AUTH	ORIZATION FOR	USE OF REGULATED	NO. AF-5:13 []Q: %]Non Q
<u> </u>		APPROVAL		
PROJECT MANAGER:	12			10/19/100
	1.10	Signatu	//////////////////////////////////////	Date
DIRECTOR OF QUALITY A		it a lit in i	GH	Inligia.
		Signatu		Date
- #/A		K/A		H/A
(OTHER, AS REQUIRED)		Signatu	re	Date
•	- REVISION O EFFECT	IVE DATE:	10/19/90	
		REVISIONS		
			TAL AND DATE	
·	REVISION 1	REVISION 2		REVISION 4
PROJECT MANAGER:				
······································	· · · · · · · · · · · · · · · · · · ·			
DIRECTOR. OA:				
· · · · · · · · · · · · · · · · · · ·				
(OTHER, AS REQUIRED)				
EFFECTIVE DATE:				
			و چې و د العام کې و د د د د و	
-			• • • • • • • • • • • • • • • • • • •	
	INFORM	ATION	COPY	
	INFORM	ATION	COPY	
	INFORM	ATION	COPY	STREET OF
	INFORM	ATION	COPY	
	INFORM	ATION	COPY	
	INFORM	ATION	COPY	
	INFORM	ATION	COPY	
	INFORM		COPY	Page 1 of 12
	INFORM	ATION ^{B5-1}	COPY	Page 1 of 12
	INFORM		COPY	Page 1 of 12
	INFORM		COPY	Page 1 of 12

s ak i s

According to the

(DIN)

111111

1 1

....

R. Levis - -

YUCCA MOUNTAIN PROJECT PROCEDURE

Y-AD-001

CMINISTRATIVE PROCEDURE: AUTHORIZATION FOR USE OF REGULATED MATERIALS

1.0 PURPOSE AND SCOPE

1.1 FURPOSE

Tale

This procedure assigns responsibility and establishes a process for the identification of regulated materials and the process for obtaining authorization for their use in Yucca Mountain Project (Project) activities. The Project Hazardous Materials Management and Handling Program (HMMHP) provides guidance to Project Farticipants for implementing this procedure.

1.2 SCOPE

This procedure includes those activities relating to the identification if currently used or proposed use of regulated materials, planning for the use of the materials, and the process for obtaining approval of the use of such materials on the Project.

2.0 APPLICABILITY

This procedure applies to the use of regulated materials at the Yucca Mountain Site by any Project Farticipant. This procedure does not nullify the requirement to properly use materials specific to each Participant's facility or activity. In addition, this procedure applies to those Yucca Mountain Project Office (Project Office) or Participant personnel involved with the identification, authorization, and use of regulated materials at the Yucca Mountain Site or in activities controlled by the Project.

3.0 DEFINITIONS

NOTE: Terms in this procedure are used as defined in the Project Glossary. The following additional definitions are adopted for the purpose of this procedure.

3.1 REGULATED MATERIALS -

Regulated materials are defined as any hazardous substance, material, and/or hazardous wastes as defined by Federal, State, and local regulations. The HPRHP provides further information concerning regulations applicable to the Project. (The procedure does not apply to radioactive mixed wastes.)

3.2 HAZARDOUS WASTE

Hazardous wastes are regulated under the Resource Conservation and Recovery Act and are defined in the Code of Federal Regulations (CFR) 40 CFR Parts 261.2 and 261.3.

Effective Date	Reviewon	Supersedes	Page		No.
10/10/00	0	B5-2	2	d 12	AP-6.13

YUCCA	MOUNTAIN PROJECT
	PROCEDURE

Y-AD-001

ADMINISTRATIVE PROCEDURE: AUTHORIZATICH FOR USE OF REGULATED MATERIALS

3.3 MATERIAL SAFETY DATA SHEET

Title

The Material Safety Data Sheet (MSDS) is a manufacturer summary if the signiated material, including information about the material's toxicity, manding methods, first aid, and procedures for spill cleanup and disposal.

4.0 RESPONSIBLE PARTIES

The following Project Office individuals or organizations are responsible for activities identified in Section 5.0 of this procedure:

- 1. Participant
- 2. Project Office
- 3. Project Manager (PM)
- Environmental Compliance and Permitting Department (ECPD) of Technical and Management Support Services (TEMSS)
- 5. Hazardous Materials Coordinator (HMC)
- 6. Project Site Office (Site Office)
- 7. Project Operations and Control Division (POCD)

5.0 PROCEDURE

NOTE: A flowchart of the following processes described in this procedure is attached as Figure 1.

1.

PESPONSIBLE PARTY STEPS

IDENTIFICATION OF ENC REGULATED MATERIALS

PROCEDURE

Participant

17300/2424

Appoint a HMC and alternate HMC to serve as a Project Office point-of-contact.

MATERIALS REPORTING AND HANDLING PLANNING

 Review existing and proposed Participant activities to determine if regulated materials are currently being used, or are proposed for use, on the Project, following the process illustrated in Figure 1.

Effective Date	Revision	Supersedes	Paça	No.
10/19/90	0	B5-3	3 of 12	AP-6.13

YL		OUNTAIN PROJECT		Y-AD-001 4/90
ADMINISTRATIVE PROCEDURE:	AUTHORI	ZATION FOR USE OF REGULATED M	TERIALS	
FESPENSIELE PARTY	STEPS	POCEDURE		
	·	For assistance in determining status of proposed materials, the Project Office POCD and (ECPD.	, contact	
		 If regulated materials a currently being used and proposed for use, proceed 	none are	
		D. If emergency authorization use of a regulated mater required, proceed to Stephenet.	lal is	
		 If a Materials Reporting Handling Plan (MRHP) has prepared, proceed to Ste 	not teen	
		d. If a regulated material use or proposed for use covered in an existing b to Step 3.	is not	
÷	3.	Develop a program for handli reporting the use of regular materials, and document the MRHP or revised MRHP. The f demonstrate the following: of the materials in a safe environmentally sound manne compliance with applicable Federal requirements. The provides guidance for devel MRHP.	ted program in MRHP must (1) handlin and r, and (2) State and Project HMMH	g
	4.	If the use of regulated mat proposed, submit a MRHP tha only contingency planning a The HMMHP provides guidance preparing this portion of t	t describes and reporting for	
	5.	Submit the MRHP to the Proj POCD for review and approva to Step 8.		ed
Effective Date Reviewn	Superse	100	Page	No.
			· 4d 12	

.

•

Title	YL	JCCA M	OUNTAIN PROJECT		Y-AD-00 4/90
ADMINISTRATIVE	PROCEDURE:	AUTHOR	IZATION FOR USE OF REGULATES	MATERIALS	
FESPONSIBLE FARTY		STEPS	PROCEDURE		
	RE	QUEST FO	DR AUTHORIZATION		
		б.	If the use of regulated ma identified or proposed, co Request for Authorization Regulated Materials Form (mplete	۱.
		7.	Submit the Request Form, MRHP, and MSDS for the requesterizis identified or pr POCD.	ulaten	
		APPROV	AL PROCESS		
Froject Office PO	CD	8.	Forward the Request Form, MRHP to the TIMSS ECPD for	MSDS, and/or review.	
TIMSS ECPD		9.	Review the Request Form, M MRHP to determine if the r requirements are satisfied in the HMMHP.	egulatory	ed
		10.	Submit comments to the POC review.	D for final	
Project Office PCC	D	11.	Conduct final review and m recommendation to the PM r authorization request and	egarding the	
			a. If MRHP and/or authors are inadequate, procee	zation form d to Step 12.	
			b. If MRHP and authorizat adequate, proceed to S	ion form are tep 15.	
		12.	Notify the Participant tha and/or request has been re indicate the actions to be Participant to revise and MRHP or the Request Form.	jected and taken for r	e
		13.	Revise MRHP and/or authori	zation form.	
		14.	Submit revised MRHP and/or form to POCD.	authorizatio	n
Effective Date Re	vision S	upersedes		Bern	
10/19/90	0		B5-5	Page 5 of 12	No. AP-6,13

e ut e

B 1 1 .

. .

i i taranta.

-

		OUNTAIN PROJECT OCEDURE	Y-AD-00 4/90
ADMINISTRATIVE PROCEDURE:	AUTHORI	ZATION FOR USE OF REGULATED MATERIALS	
FESPENSIBLE FARTY	STEPS	POCEDURE	
	÷.	Lubmit the MRHP and Request Firm to the PM with a recommendation.	
FM	16.	If accepted, approve the Request Form and MRHPs and notify the Participant and Site Office.	4
	EHERGENCY	AUTEORIZATION	
Participant	17.	Request an emergency authorization by contacting the Project Office PGCD and providing the following:	
		a. Information required to complete th Request Form	e
		 Sustification for requesting an emergency authorization 	
		C. Commitment for submittal of the information required for a routine request	
Froject FSCD	18.	Review request for emergency authorization.	
	19.	Forward the emergency authorization request to the PM with a recommendation	•
FM 	20.	Grant approval based on the information provided, the volume of material involved, the hazardous nature of the reported material, and the circumstance justifying the request for emergency authorization, and notify the POCD.	
Project POCD	21.	Inform the Participant and Site Office that the emergency authorization has been granted.	
Participant	22.	Prepare revised MRHP and Request Form.	
	23.	Submit revised MRHP and Request Form to POCD within 7 days. Proceed to Step 8.)
Effective Date Revision	Supersedes	Page	No.
			"AP=6.13

. . .

n 1 - 1

.

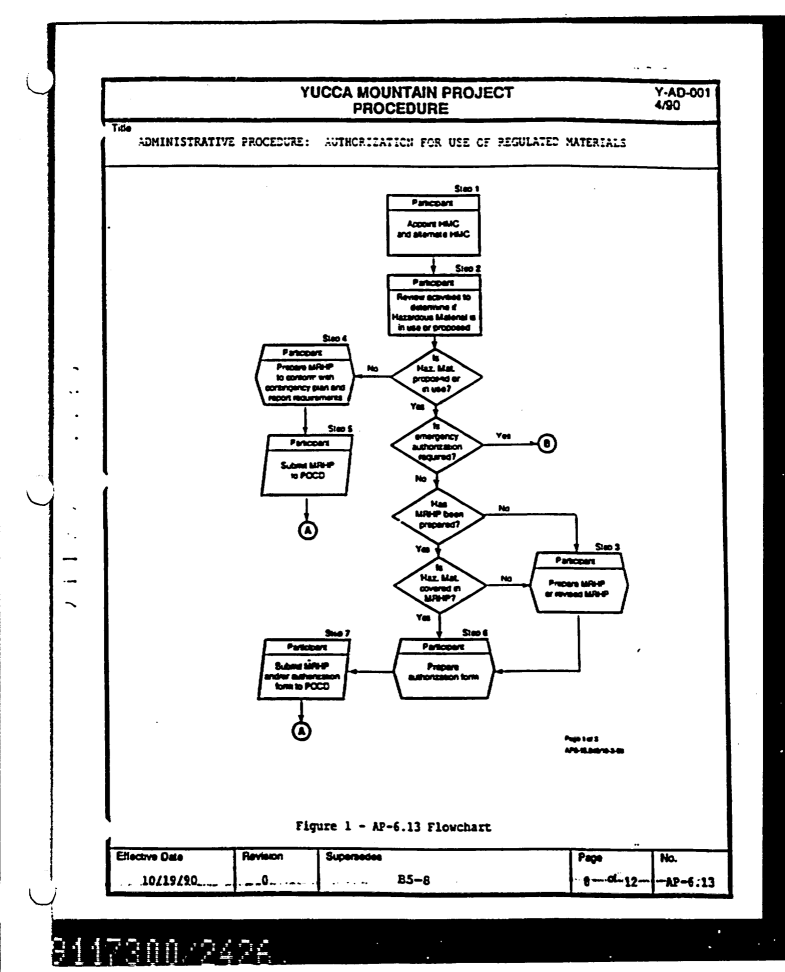
and the second sec

			YUCCA I	ROCEDURI	PROJECT			Y-AD-00 4/90
Title ADMIN	ISTRATI	E PROCECUR	e: Author	RIZATIC: FOR	USE OF REG	ULATED :	MATERIALS	
^			6.0	REFERENCES				
NQ Sinerwi	TE: Ref se state	er to the . d.	iatest sev	vision of th	e accuments	. 115TEG	Deicy uni	less
€.1 RE	QUIREMEN	TS DOCUMEN	rs					
DO Co	E (U.S. mpliance	Department Plan, Yuco	of Energy Ta Mountai	7), 1398. E In Project O	nvironmenta [fice, Las	l Regula Vegas, a	atory Nevaca.	
		ossary, 🕾						
Re 26	source C 1.2 and	cnservatic: 261.3, 1987	n and Reco	very Act, 4	2 USC 6901-	6987 40	CFR Parts	5
6.2 IN	TERFACE	DOCUMENTS						
Yu: P c:	cca Moun Ogram	tain Projec	t Hazaroo	ous Material:	Managemen	it and Ha	andling	
		7.	0 FIGURE	S AND ATTAC	MENTS			
Figure	1, AP-6.	13 Flowchar	:t					
Attachme Continua	ent 1, Ro ation Pac	equest for Je	Authoriza	tion to Use	Regulated :	Material	, ls Form ar	nd
			8.0	RECORDS				
Al) required	l Partic: i by Stat	ipants thro te and fede	ugh their ral regul	assigned H ations, as c	Cs will man lescribed in	intain : n the Hi	records as MHP.	5
			•					
flective Date		Revision 0	Supersede	м			Page	No.
				B5-7			7 of 12	AP-6.13

-

. . .

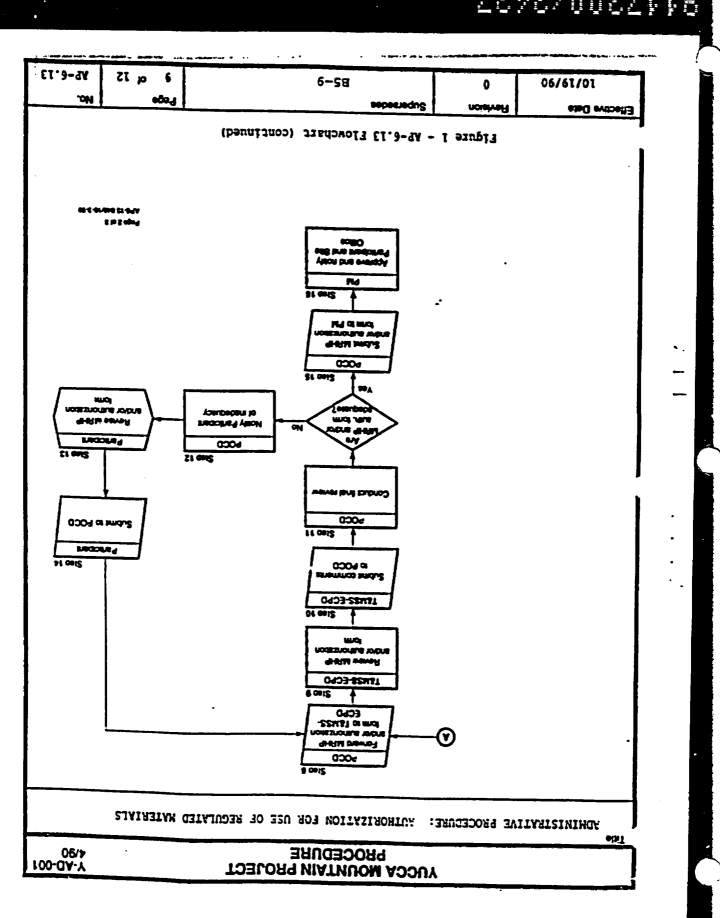
• • •



.

n 1 - 1

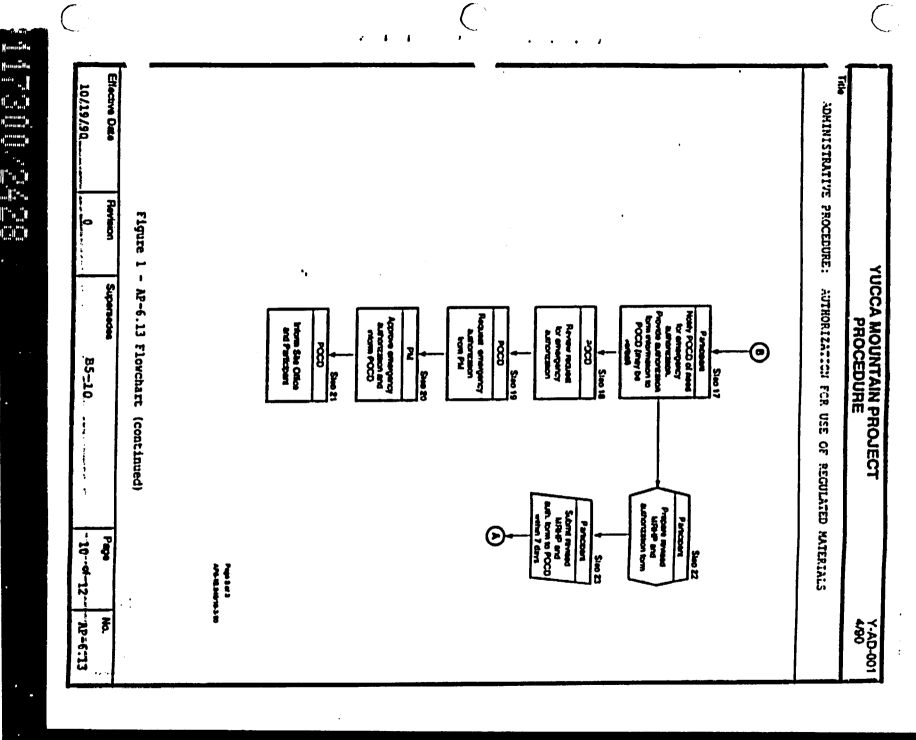
ан на стана на зас



1.01.0

10.22.00

27 B 21 B



- - - -

H - -

.

1 · · · · ·

- 1

•

.

•

.

i

Effective Data	Revison	Supersedie	Paye	8
10/10/00	•	B5-11		;
07 171 IV			11 " 1Z AP-6.13	NP-6.13
	÷	• •		•

Attachment 1 - Request for Authorization to Use Regulated Materials Form and Continuation Page

FORWARD TO YUCCA MOUNTAIN PROJECT OFFICE, PROJECT AND OPERATIONS CONTROL DIVISION

Syme	RESPONSIBLE PARTY plans and Table			⁶ WILL REGULATED INZARDOUS WASTE BE GENERATED? (YESNO) IF VES, DESCRIBE		AUSTERCATION (Reason to Hazardas rather than non-azardas insensi:		S WATERIAL RECUESTED filmed name, granical materia, various name, and address);		
------	-----------------------------------	--	--	---	--	---	--	---	--	--

1 1

YUCCA MOUNTAIN PROJECT PROCEDURE

> Y-AD-001 4/90

ADMINISTRATIVE PROCEDURE: AUTHORIZATION FOR USE OF REGULATED MATERIALS

REQUEST FOR AUTHORIZATION TO USE REGULATED MATERIALS

N-Q4-107 10/80

² REQUESTOR (Firm, Contact, Address and Phone);

¹ DATE OF REQUEST:

È

- NITH

- AENEWALI

FILENO

			Ł
			Ł

.

•

a parte

¥5 , -e*73	15 a 15	82–15	D	06/61/01
	60ed	sepesedes	noisiveA	Effective Date
	miol sisit	r Authorizstion to Use Regulated Mate (beunting Page (continued)		l Jnemijsjjå
				9 C16
		ipel Marager	*d 	45
		H CHENICYT VEONERLINES (TYLWONED TORYLWC		CRN 1
		CETVLIN .		二
				=
				=
			Ands:	
		nci pprodu	P4	
	(on			NZYH 9
				3//3 .
				
				_
			LEGURMENT NEO	12575,
1		2014	15031171034748	CELIVIA E
		CATE ENTERED BITO NAME:	N VECENED:	07120
	0601 201-70-N	EQUEST FOR AUTHORIZATION TO USE REGULATED MATERIALS CONTINUATION PAGE CONTINUATION PAGE	ช	
	SIAIRETA	AUTHORIZATICN FOR USE OF REGULATED M	SROCEDURE:	TUTATEININGA •Ini
90 -AD-001	ゆ 人	CCA MOUNTAIN PROJECT PROCEDURE	UY	

-

. . .

·

. . .

APPENDIX B6

AP-6.18

RESOLUTIONS OF ENVIRONMENT, SAFETY AND HEALTH CONCERNS

--

9117300/2431

This page intentionally left blank

....

. .

HP-054-R0 YUCCA MOUNTA	IN SITE CHARACTERIZATION PAR	Sector 2016
idle	DOCUMENT APPROVAL SHEET	
RESOLUTIONS OF ENVIRONMEN	NT. SAFETY AND HEALTH CONCERNS	NONO AP-6118 SISA [_]Q.2 ED STAMP K NH Q
	APPROVAL	The second secon
PROJECT MANAGER: Original	Maxwell Blanchard for C. P. Gert	191 191
signed by	Signature	Date
DIRECTOR OF QUALITY ASSURANCE		X/A
	Signature	Oate
Site Manager (OTHER, AS REQUIRED)	Winfred A. Wilson	1/14/91
(UTHER, AS REQUIRED)	Signature	Date
REVISION 0	EFFECTIVE DATE: 2/1/91	
	REVISIONS	
	INITIAL AND DATE	
REVISIC		3 REVISION 4
BOOKER UNER	THE	
PROJECT MANAGER:	<u> </u>	
DIRECTOR. QA: N/A		•
URILUTUTI, UA://		
Site Manager Winhel	Wilson	
EFFECTIVE DATE: 8/6/91	1	
Compiete	REVISION	
INF	ORMATION COPY	Page 1 of 14
COMMENTS:	LIN/A NUMBER OF DAYS REQUIRED R	un imaning <u>102</u>
SELF-Gorupy For		
PERSOUNEL	John P-11-	
	TRAINING OFFICER/TRAINING M	<u>7/23/9</u>
	V	· · · · · · · · · · · · · · · · · · ·
	B6-1 .	QM
	and a second second second second second second second second second second second second second second second	ես լաստեսայոնը համանան է պե չավելն է

min in united and a second state of the state of the state of the state · · . YMP-053-R0 YUCCA MOUNTAIN SITE CHARACTERIZATION PROJECT 7/12/91 PROCEDURE Procedure No .: AP-6.18 Revelon: RESOLUTIONS OF ENVIRONMENT, SAFETY AND HEALTH CONCERNS Page 2 of 14 1.0 PURPOSE AND SCOPE 1.1 FURPOSE This procedure assigns responsibilities and establishes a process to stop activities when imminent danger involving the safety or health of Yucca Mountain Site Characterization Project (MP) personnel, the public or damage to the environment, or natural barriers is suspected. It also establishes a process to initiate actions in response to these dangers, to verify implementation of abatement/corrective actions, and to restart work. 1.2 SCOPE This procedure applies to all TMP field activities and activities in the Valley Bank Complex and other locations as approved by the Yucca Mountain Site Characterization Project Office (YMPO). The intention of this procedure is not to influence or interfere with quality-affecting activities, but to implement response actions whenever serious environment, safety or health hazards appear to exist, including hazards associated with quality-affecting activities. This procedure encompasses the following: The definition of practices or conditions that may require work to be interrupted or temporarily stopped for nonquality affecting reasons. b. The definition of responsibilities of individuals to report practices or conditions that may represent an unacceptable risk to life, mealth, environment, and property or to the completion of authorized work essential to the YMP mission. c. The identification of individuals with authority and responsibility to order immediate action to alleviate a environment, safety or health concern. d. The description of the process required for implementing and verifying corrective actions before resuming a questionable (undue risk) activity. Implicit in this Administrative Procedure (AP) is the right and obligation of the contractor to immediately cease operations when the conduct of Participant personnel jeopardizes themselves or the work environment.

B6-2

YMP-053-R0 7/12/91	YUCCA MOUN		CHAR/		TION PROJ	ECT	ан а андек т
Procedure No.:					Revision:		
RESOLUTION	S OF ENVIRONMENT,	SAFETY AN	D HEALTH	CONCERNS		Page 3	of 14

2.0 APPLICABILITY

This procedure is to be used only when practices or conditions exist or ire encountered that present a clear and undue risk to the health and safety of Project personnel, the public, the environment, natural barriers or equipment.

NOTE: The initiator should first attempt to resolve concern through his own chain of command. This procedure is to be used when other processes fail to address the concern in a timely manner, or if the activity or condition presents an imminent danger.

3.0 DEFINITIONS

NOTE: Terms in this procedure are used as defined in the Project. Glossary. The following additional definitions are adopted for the purposes of this procedure.

3.1 FIELD ACTIVITY

. .

Field activity is any activity conducted that is related to the Exploratory Studies Facility (ESF), surface and nonsurface-based testing operations, and any other construction or maintenance and operation type work that is performed on the YMP support area and Area 25 or at an off-site location.

3.2 QUESTIONABLE ACTIVITY OR CONDITION

Questionable activity or condition is an activity observed or condition encountered, which, if not corrected or is allowed to persist, would represent a hazardous activity with undue risk for any of the reasons listed in Section 3.3.

3.3 ENVIRONMENT, SAFETY AND HEALTH CONCERN

Any activity or condition that gives rise to undue risk for any of the following reasons:

- a. Undue risk to the safety or health of YMP personnel or the public
- b. Significant risk of an uncontrolled release of either radioactive or hazardous materials
- c. Undue risk of substantial damage to YMP equipment, scientific data collection activities, or site integrity

......

oure No.:	AP-6.18			Revision:		
SOLUTION	S OF ENVIRONMENT,	SAFETY AND HEALTH	CONCERNS	i	Page 4	of 14
e	nvironmental laws,	the environment regulations, per Department of Ene	nits, or env			le
e	uspected or antici ssential for waste ite characterizati	ipated risk of jeg isolation or the ion data	pardizing na ability to	tural barn develop es	iers Sential	
f. A r	ny activity or cor esult in one or mo	ndition that, if a pore of the apove c	llowed to pe onditions	rsist, wou	ld likel	Y
.4 IMMIN	ENT DANGER					
xists tha arm to em lisablemen	t could reasonably ployees (permanent t requiring hospit	condition or prac y de expected to c t or prolonged imp talization), unles nazards and/or re	ause death d airment of t s immediate	r serious the body of actions at	physical t tempora te taken	ry to
.5 UNDUE	RISK					
Undue t has the	risk is a level of potential to impo	of identifiable ri act people or the	sk that is u environment	nacceptabl only on s	le to DOE ite.	•
.6 SIGNI	FICANT RISK					
oss which he conseq	considers both ti puences of that even either onsite or (quantitative/quali he probability tha ent. It has the p offsite or will ha	t a hazard worther the second se	vill cause impact la	harm and rge number	1
	4	.0 RESPONSIBLE PA	RTIES			
NOTE: or activi	The following Yatis identified in	MP individuals or n Section 5.0 of t	organization his procedu	n <mark>s are res</mark> re:	ponsible	
1. 1	HPO Site Manager	(SM)				
2. 1	MPO Division Dire	ctor(s) (DD)				
3. 1	esponsible Facili	ty Manager (FH) fo	or specific	activity		
4. I	Parties with autho questionable activ	rity to request SM ities (appropriate	i interventi party):	on and/or	to stop	
					•	

.

				1	PROCEDURE		•
		-6.18 DF ENVIRON	ment, sa	FETY 2	AND HEALTH CONCERNS	Revision:	Page 5 of 14
	3.	MPO Safe	ty and H	eaith	Staff (S&H Staff)		
	5.	MPO Oper	ations C	cntro.	E Branch Chief (CCB)		
	ς.	Technical Health Co	and Mana mpliance	egemen Depan	nt Support Services (rtment Manager	TEMSS) Safe	ty and
	d.	TEMSS Env	ironmenta	al Con	mpliance and Permitti	ng Departme	ent Manager
	e.	YMPO Cons	truction	Opera	tions and Test Suppo	rt Manager	
	f .	YMPO Fiel	d Testing	g Coor	rdinator (or designee	•	
	 .	Cther ind	ividuals	desig	mated in writing by	a YMPO CO	
	ħ.	Responsio	le Tecnni	ical i	Project Officer (TPO)		
÷.	dang	vity whic	h is thou ted until	ignt : 1 the	al is authorized to by the individual to responsible DD and t	represent i	munenr
5.	Fiel	ld Operati	ons Cente	er (F(001		
⁻.	YMPO) S&H Staf	f				
Separate	e and speci	independe fied in t	nt of qua he Office	elity ≥ of (ork activities under assurance (QA) respo Civilian Radiological DE/RW-0215.	neihilitv t	a stan
				5.0	PROCEDURE		
NOI Procedui	TE: A Se is	flowchar attached	t of the as Figure	fcllo 2.	wing processes descr	ibed in thi	is
RESPONS 1	BLE P	ARTY	<u> 51</u>	TEPS	PROCEDURE		
				DIT	LAL ACTIONS		
Initiato	T			1.	Report questionable conditions to Field at Yucca Mountain o Health Staff if in	l Operations or YMPO Safe	S Center if ety and
	Staf	f		2.	Notify appropriate	party (Iter	n 4 of

80-

C

MP-053-R0 YUCCA MOUNTAIN SITE CHARACTERIZATION PROJECT PROCEDURE				
RESOLUTIONS OF ENVIRONMENT,	SAFETY	AND HEALTH CONCERNS : Page 6 of 14		
RESPONSIBLE PARTY	<u>STEPS</u>	PROCEDURE		
Appropriate Party	3.	Determine if questionable activity or condition represents imminent danger.		
		a. If an activity/condition presents imminent danger or dimage to the environment, proceed to Step 4.		
		b. If an activity/condition does not present imminent danger, or damage to the environment, proceed to Step 14.		
FOC, S&H Staff er OCB	.	Contact the responsible FM or TPO by telephone or radio, and order immediate action, as appropriate, to protect lives, property, natural barriers and the environment.		
Responsible FM or TPO	5.	Take immediate action to protect lives and property, as ordered.		
	6.	Evaluate activity/condition and determine the actions needed and time required to abate the concern.		
	7.	Verbally report actions taken to the Appropriate Party, FOC or SEH and the cognizant YMPO DD or Branch Chief.		
	8.	If normal operations are delayed for more than two hours to resolve the concern, comply with occurrence reporting required by AP-2.9.		
	9.	Restrict operation of equipment or access to hazardous area using appropriate Participant procedure or YMPO Field Operating Instructions (FOI) for posting warning tags or setting up barricades.		
	10.	Notify SM, cognizant YMPO Branch Chief, and other appropriate parties of restricted activity.		
	11.	Implement other actions as appropriate.		
•				

PROCEDURE					
RESOLUTIONS	OF ENVIRONMENT,	SAFETY	AND HEALTH CONCERNS	Revision:	Page 7 of 14
RESPONSIBLE	PARTY	<u>STEPS</u>	PROCEDURE		
Responsible or TFO	FM	12.	Verbaily notify App or S4H Staff cf act to concern. Docume notifications by con 2 and 3 on Attachmen ES4H Concerns Form a the Appropriate Part Staff.	ions taken nt actions mplating Se nt 1, Resol and forward	to respond and ections 1, lution of 1 Copies to
Appropriate Party	13.	Inspect questioned werify adequacy of accordance with DOE Notify initiator of concern and complete documentation (Attac Step 20.	investigati Order 5483 responsets e appropria	ion, in 3.1A. 5) to the ste	
		NOTE:	Steps beginning with when the risk descr is evaluated by the be less severe than still represents an and health concern.	Lbed by the Appropriat imminent of	e initiator Le Party to Manger, but
		14.	Evaluate initiator's investigating the que within two working of	estionable	oy e activity
		15.	If the questionable not to represent a : to Step 16; otherwis	significant	. risk. aa
	16.	Notify initiator ver that the concern has and that no action is the reason for this his right to request decision by higher a to Step 27.	s been inve is deemed n determinat : a review	estigated Accessary, Lion, and of this	
		17.	Verbally contact the request an evaluatic concern.	e FM or TPC on of the i), and initiator's

YMP-053-R0 7/12/91	YUCCA MOUN		TE CHARACTERIA PROCEDURE	ATION PROJ	ECT
Procedure No.: AP RESOLUTIONS		SAFETY	AND HEALTH CONCERN	S Pevision:	Page 8 of 1
RESPONSIBLE	PARTY	<u>STEPS</u>	PROCEDURE	<u> </u>	
Responsible or TPO	FM	18.	Implement Steps procedure.	6 througn 12 o	f this
Appropriate	Party	19.	Implement Step 1	3.	
		PROBLE	RESOLUTION		
Responsible	FM	20.	Cevelop a correc submit to Approp SM if questionab site.	riate Party and	d copy to
Appropriate	Party or SM	21.	Determine if the is adequate to e	corrective ac Liminate the r	tion plan isk(s).
			a. If the corre adequate, re Proceed to S	turn to respon	
			b. If the corre adequate, ap responsible	ctive action p prove, and not FM. Proceed t	ify
Responsible FM	22.	Consider correct inadequacy.	ive action pla	n's	
			a. If in agreem	ent, proceed t	o Step 24.
			b. If not in ag decision to or Appropria	DD (Step 23).	ate Inform SM
DD	23.	Determine if cor adequate.	rective action	plan is	
			a. If correctiv inadequate, and SM. Pro	e action plan inform respons ceed to Step 2	ible FM
			 b. If correctiv adequate, in SH. Proceed 	form responsib	
Responsible	FH	24.	Correct plan ina SM, and proceed	dequacies, res to Step 21.	ubmit to
	a waa saa	· ••			ананан алар

•

.

1 1 1 1 1 1

RESOLUTIONS OF ENVIRON	MENT, SAFETY	AND HEALTH CONCERNS : Page 9 of 14
RESPONSIBLE PARTY	STEPS	PROCEDURE
Responsible FM	25.	Implement corrective action plan.
Appropriate Party	26.	Verify that the corrective actions that have been taken are effective and that long-term corrective actions to prevent similar occurrences have been initiated and complete Section 4 of Attachment 1.
		a. If not effective and complete, return to Step 25.
		b. If effective, recommend to DD that cormal activity resume.
DD	27.	Concur with recommendation. Sign and transmit to SM.
SM	28.	Approve resumption of normal activities by signing signature block on Attachment 1.
Responsible FM	29.	Resume normal activities. Document the fact on Attachment 1, Resolution of ESAH Concerns form by signing appropriate block.
	6.0	REFERENCES
NOTE: Refer to the NOTE: Refer to the NOTE: Refer to the NOTE: NOT	ne latest revi	ision of the documents listed below unless
6.1 REQUIREMENTS DOCUM	ENT	
concrector mintole	es at governi	l Safety and Health Program for DOE ment-Owned Contractor-Operated Facilities
Yucca Mountain Sit YMP/90-37	e Characteriz	zation Project Safety and Health Plan,
6.2 INTERFACE DOCUMENT	S	
Project Glossary,	YAP/89-15	
AP-2.9, Reporting	of Unusual Oc	Currences

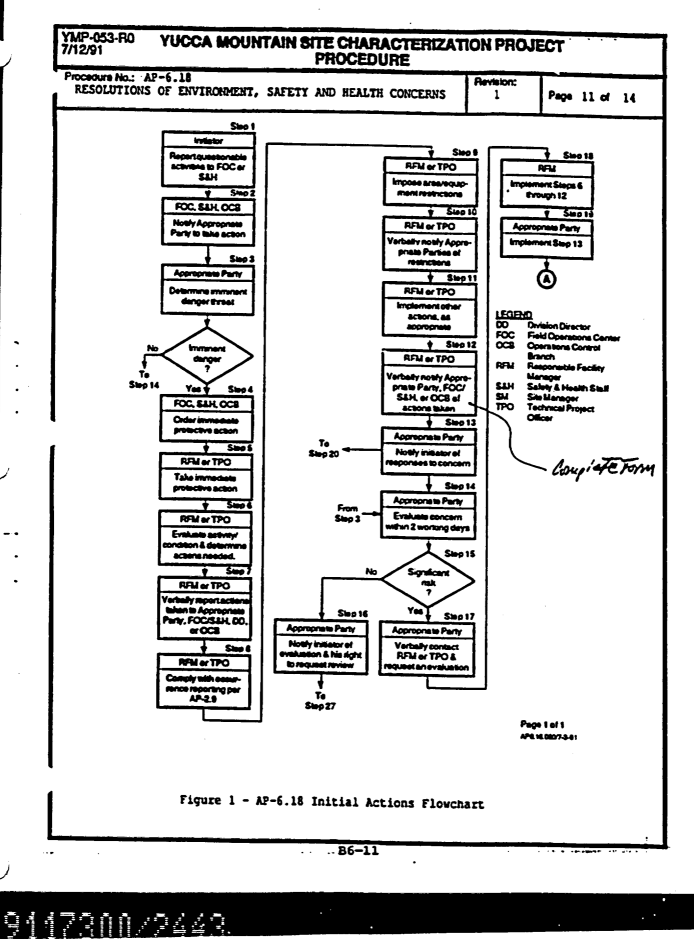
11

•

8 I I

1 1 1 1 1

÷

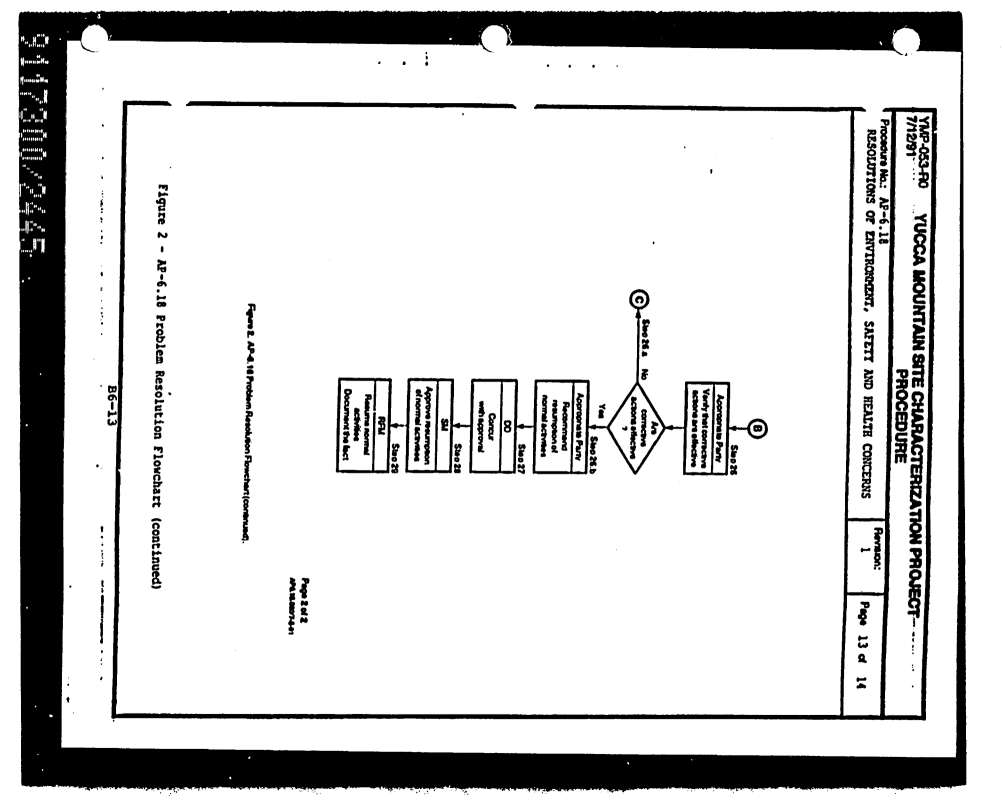


.

ii i 200

1 1**1** 1

.



N

-

= -

-

CODULTIONS OF ENVIRONM	ient. Safety and	HEALTH CONCERNS	Revision:	Page 14 of 1
THE OSE HO YUC	CA MOUNTAIN SITE	CHARACTERIZATI	ON PROJECT	
	RESOLUTION	OF ESAH CONCER	INS	
		DATE CONCERN REC	CEIVED:	[
1. CONCERN: (Brie	d Descriptions			
2. ACTIONS TAKEN	t :			
1. NOTIFICATIONS		~ • • • •		
revelle or refor	annut teli.	DATE:	THE: (Min	77
4. CORRECTIVE AC	TIONS TAKEN		FIED BY: Mure/Cale)	
CO Signature	Cale	SM Signature	Data	
Hormal Activities have	Haumed.			
		Fill Signature	Date	· · · · · · · · · · · · · · · · · · ·
	•			AP-6.16
Figure 2 - AP-	6.18 Problem Re:	solution Flowchan	rt (continued)
· .	. .	••• ••• ••••	• •	·····
		86-14		

1.1

.

APPENDIX B7

YUCCA MOUNTAIN SITE CHARACTERIZATION PROJECT TRAINING MANAGEMENT PLAN

11 1 1

This page intentionally left blank

Frepared for the Fuce Mountain Site Characterization Project as part of the Civilian Radioactive Waste Management Program. The Fuce Mountain Site Tharacterization Project is managed by the Yucea Mountain Site Characterization Project Cifice of the U.S. Department of Energy. The Fucea Mountain Site Characterization Site Characterization Project work is sponsored by the U.S. Department of Energy Office of Civilian Radioactive Waste Management.

U.S. Department of Energy Office of Civilian Radioactive Waste Management

1:; Saita::

.*



2661 3705

C NCISIABE

TRAINING MANAGEMENT PLAN

ACCON MOUTAIN SITE CHARACTERIZATION PROJECT



and the second second second second second second second second second second second second second second second

INFORMATION COPY

C 'ABY 'LZ-16/ dkt

FOREWORD

This Yucca Mountain Site Characterization Project (YMP) Training Management Plan (TMP) has been approved by the Yucca Mountain Site Characterization Project Office for implementation, through procedures, by YMP participant organizations. The TMP supplements and reinforces Section 15.0 of the Project Management Plan, YMP/88-2, by setting forth requirements and providing guidance on elements of the training process such as development responsibilities, operating practices, performance measurement, and documentation. The TMP also describes the objectives, responsibilities, and interrelationships of those TMP organizations that provide, or are dependent upon, a program of employee qualification, orientation, indoctrination, and other training.

Approved by:

e t

<u>in unel</u> 1 Ista 2. Secto, Project Manager Yucca Mountain Site Characterization Project Iffice

Alexnel! -22-2 (

Maxwell B. Blanchard, Deputy Project Manager Yucca Mountain Site Characteritation Project Office

E. Larco Henkop, Tryining Afficar Yucca Mountain Size Characterization Project Office

7-21-11

フーマックレ

Zate

7/21/92

B7-2

п 1

E-7a

. . .

1.7

1-4 5.6 Trathing Assessment and Remedial Action Documentation . . . Z-9 (C: Department of Energy Systems 30) 2-9 Suality Assurance Training and Qualification Records 5.6 6.4 Juaiity Assurance Gualitication Records 1-9 1-9 6.2 Employee Orientation, Indocritation, and Training Records . 1-9 STICSAGE EQUCATION AND EXPERIENCE VEILLECALLIN RECOIDS 1-9 1-9 LEVINING DOCOMENTATION 0.5 Z-5 ; · : isitititi States and States in the states in the states in the states in the states in the states in the states in the states and states in the states in th 1-5 1-9 1-5 control c 2-1 I-t 3=5 LUTUTEL OLT UTELLACK FOOT 7 i-t **1+**+ SECIEDAS SAMERAS I-t - C.F 3-5 I-E 1-5 SELECTERSNEESE LNEWERTEASC CREATE 1-5 n na na na na na senticejoj žututtoj na ustrodov rtituetsko i-2 2.5 Yucca Mountain Site Characterization Project Office satioals, satisals, s 515 2-2 2-2 112 1-2 5.3 1-2 1-2 1-2 1-1 1-3 1-1 I-1 ri satutud Missica 1-1 1-1 1-1

Page

. . .

SINGINCO 20 GIRVI

0 . VAR . T2-12/9KY

C 'A98 'LZ-16/dWA

YMP/91-27,	Rev.	0			YMP/91-27,	Rev.	0
			LIST OF	FIGURES			

Figure	Title	<u>Page</u>
:-:	Training Organization	1-2

v B7-4

0 "APE "12-16/dka

('AƏE 'LZ-16/dka

1.1 PURPOSE

The Training Management Plan (TMP) defines the unique application of a systematic Approach to Training (SAT) for development of the Training Program for the Yucca Mountain Site Characterization Project (MP). The Training Program Program produces decumentation that performing activities subject and quality program controls are qualified in the principles, techniques, and procedures and emphasizing mandatory compliance to procedures. The Training the entities the (1) interface felationships (3) objectives, and (4) responsibilities of the individual organizations therefore the (1) interface felationships (3) commission for safety brocedures and emphasizing mandatory compliance to procedures. The TMP therefore the (1) interface felationships (3) commissions forming both safety therefore the (1) interface felationships (3) constituted the individual organizations the fill procedures of the individual organizations the fill procedures of the individual organizations of the individual organizations the fill procedures of the individual organizations the fill procedures of the individual organizations of the individual organizations the fill procedures of the individual organizations of the individual organizations of the individual organizations

SCISSIK DNINIVEL C':

נס המצמנה נשפר צמדרקטיה הנסנדמיהטעל זא פלטופאלס פעם בפוטופוטלי ז נופרטיט הנסנפט נעפר הנסנדמיהטעל זא פלטופאלס פעם בופוטוטל טן ההוצסטעהן נופרטיטל הנסנפט דא נס מחלטענ בעה גאה מטשורשקטר בס האכהויקטלה אונט

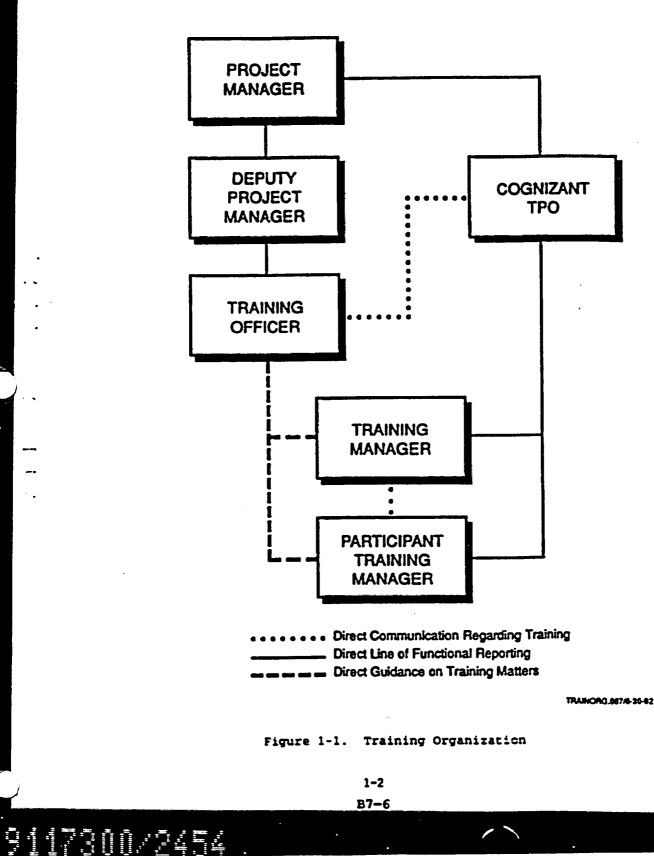
THE LEVINING WANNERENT BIAN OVERVIEW

SSGCT :: SUCCESTION DU CONTENTION DU CONTENTION :: SOCOLO ::

I.4 TRAINING MANAGEMENT CRGANIZATICN

Management of the training development process is the responsibility of the fucta Mountain Site Characterization Project Office (MMO) Training officer who reports to the MMO Depucy Project Manager. Figure 1-1 Sificer who reports to the YMPO Staining organizations. Specific sublications of the TWP are carried out by a designated Training Manager in each YMP participating organization. ₩₽/91-27, Rev. 0

YMP/91-?7, Rev. 0



a e dina di ka

West west

The share of

KEY TRAINING MANAGEMENT POSITIONS

Project Manager

The YMPO Project Manager has overall responsibility and authority for the conduct of work on the YMP as presented in the Project Management Plan. The Office of the Project Manager, through the YMPO Deputy Project Manager and YMPO Training Officer, has oversight of the training mission. Direction is provided through plans, policies, and procedures, and written directives of the YMPO Project Manager or his designee.

Training Officer

The YMPO Training Officer reports to the YMPO Deputy Project Manager and is the U.S. Department of Energy (DOE) YMPO functional interface for training. The position is delegated full responsibility and situarity to provide overall direction for YMP training and to establish training policy ensuring that the training programs for YMP personnel comply with regulatory requirements and YMPO DOE goals.

Instant Manager

The Training Manager is the individual authorized by the YMPO Training ifficer to operate the YMPO Training Lenter and to provide orientation, indoctrination, and other training for the YMPO and other YMP contractor personnel located in Las Vegas, including those personnel supporting the iffice of Civilian Radicactive Waste Management (CCRWM) Quality Assurance (QA) Program. The Training Manager has also been endorsed to conduct field training at the Yucca Mountain site.

As directed by the YMPO Training lifter, the TAMSS Training Manager is delegated full responsibility and authority to develop and implement a training process that (1) includes a SAT for YMPO and YMPO support staff working to the CCRWM (A Program, and (2) complies with Federal, State, JA, and regulatory requirements and YMPO DDE goals.

Participant Training Managers

The Technical Project Officer (TFO) for each participant organization may delegate responsibility for training. The YMP Participant Training Manager, or equivalent, may be delegated full responsibility and authority by the YMP Participant TPO for the development and implementation of a training program that (1) meets the guidelines set forth by the YMPO Training Officer for a SAT within the participant organization, and (2) complies with Federal, State, 1A, and regulatory requirements and DOE goals.

1.5 TRAINING MANAGEMENT PLAN DOCUMENTATION

Decumentation includes appropriate objective evidence of (1) individual qualification and training records, (2) lesson plans and other training materials, (3) classroom attendance records, (4) required self-study assignment confirmations, (5) instructor qualifications, (6) training

1-3

B7-7

8 I 1 1

0 'A98 (12-16/3KX

y sy na star

C . VAR . TS-10/98Y

Privacy Acc of 1974. Privacy Acc of 1974.

SNOLLINIZED SEEDORE INEWAOTERS DELINITIONS

program destign, development, and implementation. and produces task performance data that are rest suitsfied through training, and produces task performance data that serves as the flundation for training, and produces task performance data that serves as the flundation for training, and produces task performance data that assesses performance requirements of the produces task performance data that assesses the flundation for training and produces task performance data that assesses the flundation for training and produces task performance data that assesses the flundation for training and produces task performance data that assesses the flundation for training and produces task performance data that assesses the flundation for the flundation and produces task performance data that assesses the flundation for the flundation and produces task performance data that assesses the flundation flundation for the flundation and produces task performance data that assesses the flundation flundat

Esseitre Training/Maintenance Remured - Esseitre craining/maintenance requires is the employee's reaning assignments that are required to be maintained as assigned documents of activities are revised of changed.

בענפניים השווים: הפצפטי מושיי נסג קוצאפשושנועל ועצוגהכווטע כן וענסנשפרוטי בס א לנסהה וש אי שנופניים - א שבועכם כן בסכהשפטובן ועצוגהכווטע עכן נפלחווועל אי אממנסגפס

שאל כה ש והסנתונה, כן שסקונות והסנתונה, כן אפשושון נונשון הערנסטשהענ כל ש מחקודנוה דעוניתוני כן אדמניתניט ש הספטע משעי נאיג דעוניתניטע בואדנסטשהענ כל ש מחקודנוה קינותניט ביע אוניעריטע ביע בארטעינטע ביע אוניער בא אוניער ביע א

כפרזטתינים בני שאותנאים (אאותרפההרא אות גישונטים אינטראפינט באאונינים אונטראפונטישוער. כסתנותעונים בני שאותנאים (אאותרפהרא אין אינטראפינים אינטראפינט אינטראפינטים אינטראפינטים אינטראפינטים אינטראפינ

כפצוכה - The prase of the SAT in which products of the Analysis and Expected trained entry-ievel skills and knowledges, and formulating the traplementation: includes developing job performance medsures, determining traplementation: includes developing job performance medsures, determining traplementation: includes developing in training of traplementation: includes developing in the formulating the traplementation: includes developing in the formulating traplementation: includes developing in the formulating traplementation: includes developing in the formulating traplementation: includes developing in the formulating traplementation: includes developing in the formulating traplementation: includes developing in the formulating traplementation: includes developing in the formulating traplementation: includes developing in the formulating traplementation: includes developing in the formulating traplementation: includes developing in the formulating traplementation: includes developing in the formulating traplementation: includes developing traplementation: includes developing in the formulating traplementation: includes developing tra

COUESE MACETAL. Sevelipment - The Enase of the SAT that throwed and selection of existin of Jourse material, levelopment of new material, and the tryout and revision of Sevelipment - The Enase of new material, and the tryout and revision of Sevelipment - The Enase of the material, and the tryout and revision of Sevelipment - The Enase of the material

עאוישוונה - דאר החשר כל האר באר בה אהוכה בהבנסובה (פ.ק., ספראניהק experiences, empioyee performance, job requirements, ecc.) אור ההתונסורכל, brogram. program.

Formal instruction - An in-depth instruction provided to personnel to develop and matricath proficiency in the application of selected requirements, metnods, and procedures, and to adapt to changes in technology, methods, it job responsibilities. Formal instruction requires a lesson plan and evaluation to ensure that specified or jectives are met. Evaluations may ca achieved in writing, through demonstration, of by verbal answers.

<u>--</u>:

B-78

917300/2458

YMP/91-27, Rev. 0

<u>Position Qualification Evaluation</u> - A position qualification evaluation is a documented review by the supervisor to determine that an employee meets the minimum qualification requirements of the assigned position. This may be performed in the hiring process.

<u>Proficiency</u> - Proficiency is an employee's capability to demonstrate the cognitive process and/or the manual skills required to meet the conditions and standards of performance of an assigned task.

<u>Privileged Record</u> - A record that contains nonsecurity-classified information and requires protection against unauthorized disclosure.

<u>Self Study</u> - A methic of instruction in which the pace of training is controlled by the trainee and guided by the program materials. This method does not satisfy the requirements of a SAT unless evaluation of learning objectives is performed.

<u>Supervisor</u> - Any person who directs the activities of one or more subordinates. The supervisor is responsible for performing the subordinate's qualification evaluation and for assigning training to the subordinate.

Systematic Approach to Training - A training approach determined by management that establishes training requirements based on the functions an individual employee is required to perform. The determined method should identify (1) assignment of initial and continuing training, (2) learning objectives if applicable, and (3) documentation of measurement and achievement of learning objective upon completion of formal instruction. Self-study training may be included in the SAT.

Task - A well-defined unit of work having an identifiable beginning and end, with two or more discrete actions executed during performance.

Trainee - An individual who has not completed his her assigned training requirements.

Training - Formal instruction, direction, or indoctrination that provides the Knikledge, skill, and profibiency required for in individual to become and to remain qualified. Training may be accomplished through classroom instruction, formal in-the-yob instruction, self-study, or inner methods of instruction. Training may include baseline/maintenance required, initial training, or continuing training.

Training and Qualification Records - Those records containing information generated as a result of implementing personnel qualification, indoctrination and training, and certification procedures that privide evidence that DOE and contractor personnel have adequate education, training, and experience to perform activities subject to program requirements. These records are maintained as privileged records under DOE System 20 of the Privacy Act.

<u>Training Officer</u> - The individual who is directly responsible for the development, coordination, and implementation of the indoctrination and training program. The Training Officer is responsible for ensuring that the DOE System 80 program for privileged records is maintained. The Training Officer's actions and responsibilities may be delegated.

:-5

B7-10

n 1 . .

YMP/91-27, Rev. 0

<u>Training Program</u> - A planned, organized sequence of documented training steps designed to prepare an individual to perform assigned activities and to maintain that individual's proficiency in performing those activities.

<u>Qualification (Personnel)</u> - The characteristics or abilities gained through training, experience, or both that enable an individual to perform a required function.

<u>Qualified Party</u> - A competent person or organization recognized as knowledgeable to perform certain functions.

<u>Real-time Training</u> - A method of indoctrination accomplished prior to performing quality affecting activities that familiarizes personnel in the requirements of documents that are not part of an individual's baseline training/maintenance required. This method of indoctrination requires the individual to read and understand the document prior to performing the non-baselined activity. Real-time training is only required for individuals attesting to performing a quality affecting activity by full signature on a IA record and is not required for Procedure Compliance Documentation forms or completion of Self-Study forms.

<u>Pefresher Training</u> - Pefresher training is supplementary periodic training designed to ensure maintenance of knowledge and skills necessary to meet or exceed established performance standards.

1-7

7911/244

YMP/91-27, Rev. C

2.0 TRAINING MANAGEMENT CEJECTIVES

2.1 OVERVIEW

The YMPO Training Officer sets policy and defines objectives for the Training Development Process. Long- and short-range objectives to be achieved by the training process are determined by the YMPO Training Officer with input from the training managers and respective TPOs. To facilitate goal setting, periodic meetings of training managers, or their representatives, will be conducted for the purposes of information exchange, seliberation of policies and practices, program unification, and general Training Development Process improvement.

2.2 TRAINING DEJECTIVES

Training objectives identified by the YMPO Training Officer are as follows:

- 1. Meet requisitry requirements and DCE goals.
- 2. Develop and implement a SAT at all organizational levels.
- Provide, or assist management in establishing, a measurable basis for determining individual training requirements.
- Ensure effectiveness of training through objective standards of performance measurement.
- Support management and staff in effectively achieving and maintaining required performance levels.

2.3 TECHNICAL DEJECTIVES

Technical objectives are framed in the applicable regulatory requirements and DDE Orders. Of primary importance are the criteria for preparing personnel for the complexity and hazard potential which may be encountered to meet mission objectives. Technical objectives identified by the YMPO Training Officer are:

- 1. Establish a controlled structure of SAT training requirements.
- 2. Establish a baseline of topics and skills categories related to each job function which must be mastered by the individuals assigned to that job. Further, ensure individuals can recognize and avoid hazards associated with each job.
- Maintain current status of the achievement and maintenance of baselined skills and knowledge by individuals.



B7-12

. . .

111111111

YMP/91-27, Rev. 0

- 4. Assess the effectiveness of training disciplines based on performance feedback.
- Institute corrective actions and a system for configuration control of approved training materials which provides the flexibility to adapt to changing YMP requirements.

2.4 SCHEDULE OBJECTIVES

The effectiveness of the training function is directly related to the timeliness of the instructional schedule. It is a fundamental goal of the YMPO Training Officer to closely align the YMP curriculum with the YMP milestones established by YMP management. To achieve this end, the following tbjectives have been identified by the Training Officer:

- 1. Establish a baseline of training courses offered on a regular casis.
- 2. Provide assistance to managers and supervisors in identifying specific training meeds to accomplish YMP goals.
- 3. Focus training schedules to ensure personnel are qualified to perform job-related tasks prior to the initiation and execution of the tasks.
- 4. Develop a curriculum of maintenance and refresher courses to coincide with the performance of job-related tasks.
- 5. Ensure instructors are qualified and needed training resources are in place to support scheduled YMP work activities.

2.5 COST/BENEFIT CBJECTIVES

The YMP Training Program is designed to produce cost-effective instruction and qualification by integrating training activities with other business processes. Training meeds are to be based on the jub to be performed, rather than setting forth requirements for general exposure of all YMP personnel to policies, plans, and procedures that may not impact the duties of many. To this end, the following cost/tenefit pojectives are identified:

- 1. Minimize costly errors or omissions, use training aspects that are designed not only to familiarize the trainee with specific instructions to perform a job, but also to give the trainee an adequate background in the rationale for doing work in the prescribed manner and the consequences of certain actions.
- Centralized training facilities and resource pooling are to be used whenever practicable to provide optimum exposure of training courses at least cost for such items as lesson preparation, facilities,

2-2

B7-13

11:11:11

YMP/91-27, Rev. 0

instructor qualification, classroom materials, travel, and other direct expenses associated with training.

3. Use of remote training such as videotaped instruction sessions and other techniques to offset the costs of bringing a large number of trainees requiring specific courses to a central location. An instructor may be made available for remote classes of 12 or more people.

4. In all cases, the instructional methods shall be chosen to provide initial and continuing training suitable to satisfy the regulatory requirements and management objectives with an emphasis on the value-added concept.

2.6 YUCCA MOUNTAIN SITE CHARACTERIZATION PROJECT OFFICE SYSTEMATIC APPROACH TO TRAINING OBJECTIVES

The YMPO Training Officer has directed the Training Manager to meet the following objectives in applying a SAT to YMPO and associated training:

- 1. Perform systematic evaluation of jobs identified to meet the mission objectives.
- Cerive learning objectives from job analyses that describe the desired performance of training candidates after training.
- Base design and implementation of training on identified learning objectives.
- Methodically evaluate trainee mastery of required learning objectives.
- Assess the effectiveness of the training process and systematically revise the training regimen where inefficient or substandard results are discovered.



n 1

YMP/91-27, Rev. C

3.0 TRAINING DEVELOPMENT RESPONSIBILITIES

3.1 TRAINING OFFICER

The YMPO Training Officer is delegated complete responsibility and authority to conduct orientation, indoctrination, and initial and continuing training for the YMP. The YMPO Training Officer establishes the training policy and requirements for the DOE and all contractors and matrixed support agencies performing work at the YMP. Primary areas of management attention include:

- 1. Providing direction to the Training Manager for support of YMPO training goals. This direction includes the commitment to a SAT: that is, use of training feedback loops and training needs analysis, and support in the evaluation of participant training programs and training needs.
- 2. Interfacing with DCE Headquarter's personnel for determination and coordination of training needs.
- Providing programmatic direction and policy for the YMP training programs.
- 4. Ensuring that field training support is provided for by the Training Manager.
- 5. Interfacing with other YMP participants to ensure attainment of YMP training goals.

3.2 TRAINING MANAGER

The Training Manager has been directed by the YMPO Training Officer to apply a SAT to the development and implementation of a training program. This program will comply with all QA, and regulatory requirements, and DCE goals. Under direction from the DCE, the Training Manager:

- Has overall responsibility and authority for implementation of the training program for YMPO and support personnel (site and field).
- 2. Has overall responsibility and authority for all administrative duties associated with the YMPO Training Center.
- 3. Is responsible for interfacing with other managers, as necessary, to ensure compliance with training requirements and implementation of training programs.
- 4. Is responsible for interfacing with the YMPO Training Officer and providing support with the following:
 - Assessing participant training programs to ensure compliance with regulatory requirements and DOE goals

B7-15

YMP/91-27, Rev. 3

- Providing training to participants on selected subject matters
- Providing support in the development of video productions for training
- Coordinating participant training, as requested

3.3 YUCCA MOUNTAIN SITE CHARACTERIZATION PROJECT PARTICIPANTS

Each YMP participant is responsible for defining its own training requirements. The TPO for each respective organization has overall accountability for establishing the individual training requirements and a SAT within that organization. Designated participant training managers will interface with the YMPO Training Officer to coordinate applicable implementation of this plan. In some instances, when participants employ one or more subcontractors, responsibility for training of subcontractor personnel remains with the YMP participant TPO. Participants shall provide the Training Officer with documentation of implementation or alternatives, as applicable, if the following activities:

- 1. Developing training materials.
- 2. Scheduling training activities.
- 3. Ensuring acceptable qualification of instructors and training program development staff.
- Conducting proper delivery of classroom and other methods of training.
- 5. Evaluating trainee mastery of training assignments.
- Qualifying and/or certifying trainees successfully completing assigned training modules, as appropriate.
- Managing and controlling training records in accordance with requirements of the Project Records Management Plan and DCE System 80 Requirements (see Section 6.5).
- 8. Evaluating the effectiveness of the training development process and attending to corrective actions where necessary.



B7-16

e 1 - 1

YMP/91-27, Rev. C

4.0 OPERATING PRACTICES

4.1 TRAINING CENTER

As directed by the YMPO Training Officer, the YMPO Training Center and Site Office Training Center are operated by the Training Manager. The facilities are used for qualification, orientation, indoctrination, and training of personnel. A staff of instructors, training coordinators, and training records personnel report to the Training Manager to carry out the implementation of the TMP. Facilities include classrooms, films and audio-visual equipment, and access to computer terminals for conducting software application training. The YMPO Training Center also maintains training records generated by the YMPO and Site Office training locations.

4.2 YUCCA MOUNTAIN SITE TRAINING

Training at the Yucca Mountain Site Office is conducted by YMPO Training Center personnel in support of the Site Manager. Site training is designed to meet the unique requirements of YMP personnel whose work is performed on the site. The curriculum is centered around site safety, environmental, security, and radiological considerations, commonly called General Employee Training, and applies to personnel from all YMP organizations. Some Project-wide training is also provided by the Training Center staff at the request of the Site Manager.

4.3 PARTICIPANT TRAINING

Orientation, indoctrination, and training activities are performed by YMP participants at their respective locations, with coordination and guidance by the YMPO Training Officer. The training programs of the participant organizations are to conform to the guidelines of this TMP, following an SAT format. Training for specific work to be performed is the responsibility of the participant TPC. Training content and schedules are managed by the respective training managers or their designees.

4.4 TRAINING RESOURCE FOCLING

A major consideration for the conduct of Project-wide training is to optimize the cost effectiveness and efficiency of training activities. All YMP organizations are encouraged to share training resources whenever it is practical to do sc. An inventory of available classroom instruction, videotapes, films, and other training materials may be compiled by the YMPO Training Officer to provide an integrated catalog of training assets.

4-1

B7-17

4.5 CCORDINATION OF TRAINING MANAGEMENT PLAN ACTIVITIES

The training mission must be compatible with the YMP mission, thus coordination of activities is a key item for implementing the TMP. The YMPO Training Officer will conduct evaluations of scheduled principal training activities using milestones established for the YMP to schedule training deliverables. The training schedule may be used as one of the performance measurement criteria applied by the YMPO Training Officer in assessing the progress of TMP implementation. Other elements of training coordination may include periodic training representative meetings, site visitations, preparation of a newsletter mighlighting training activities and accomplishments, and participation in focus groups and councils for Total Quality Management.

4-2

B7-18

'MP/91-27, Rev. 0

5.0 PERFORMANCE MEASUREMENT CRITERIA

5.1 TRAINING ASSESSMENT

The YMPO Training Officer will conduct assessments of each training organization to determine the effectiveness of implementation of this plan. The programs which implement this plan will be assessed based on the applicability of each component in the planned processes to the scope of work performed by the participant. Assessment teams will be determined by the YMPO Training Officer. Assessment teams will be determined by the YMPO Training Officer. Assessment teams will be determined by the YMPO Training Officer. Assessment objectives will be determined tetween the Training Officer and the cognizant TPO and used as the basis for the Training Assessment Plan (see example plan in Attachment I).

5.2 TRAINING EFFECTIVENESS

The following are some of the general categories which may be used to determine TMP implementation effectiveness:

- Use of a systematic method for identifying and selecting tasks for initial qualification, and continuing training for individuals to perform their job functions, one which provides flexibility to adapt to changing job conditions.
- Established learning objectives keyed to job task analyses which focus on skills and knowledge needed to perform each function.
- 3. Clearly defined goals, objectives, responsibilities, interfaces, and authorities for the training organization.
- Methods that are in place to conduct regular evaluation of trainee performance after training using appropriate measurement standards and objectives.
- Tachniques that are established to systematically gauge the quality of the training program and make adjustments, as appropriate, where feedback shows improvements may be made.

5.3 TRAINING COMPLIANCE

Compliance with the laws, regulations, and orders governing the YMP ensures that the training program is designed to satisfy concerns that YMP activities are performed with maximum regard for worker and public safety, while ensuring collection and retention of designated data. Key evaluation elements that make up training compliance criteria are the following:

5-1

YMP/91-27, Rev. 0

- 1. Functional task analysis methods are adequate to develop comprehensive and appropriate learning objectives.
- Identified learning objectives contain actions, conditions, and standards for job performance that relate directly to the regulatory (i.e., Occupational Safety and Health Administration, U.S. Environmental Protection Agency, Mine Safety and Health Administration, etc.) and QA requirements for the job.
- Training addresses appropriate subject matter, is organized and sequenced in instructional settings appropriate to the functional tasks, and records are produced and maintained for each training activity.
- 4. A process is in place to provide remedial training if the need is identified.
- Internal and external evaluations of training performance are systematically performed, and continuing monitoring of staff instructor qualifications is supported by management.

5.4 TRAINING REMEDIAL ACTIONS

Any remedial actions identified during the normal course of training administration, during internal or external evaluations, or assessments of training programs must be documented and corrected in a timely manner. Suggested corrective actions and objective evidence of corrective measures taken will be documented. Remedial actions may take several forms but generally are concerned with the following:

- 1. Maintenance of current training requirements as the conditions affecting job qualifications on the YMP change.
- 2. Procedures for adjusting learning objectives as job performance requirements inange.
- Re-evaluation of lesson plans, training materials, and instructional methods based on changing training needs.
- Requalification training and additional or expanded disciplines to correct for substandard performance trends.
- 5. Training program enhancement based on instruction critiques and internal and external feedback of training procedures and practices.

5-2

B7-20

YMP/91-27, Rev. 0

6.0 TRAINING DOCUMENTATION

6.1 EMPLOYEE EDUCATION AND EXPERIENCE VERIFICATION RECORDS

Education and experience verification for each individual is the responsibility of each respective organization involved with the YMP. Documentation of this verification is maintained by the appropriate participant organization.

5.2 EMPLOYEE CRIENTATICH, INDOCTRINATION, AND TRAINING RECORDS

Each training organization is responsible for generating and maintaining complete records for the training received by each individual. These records may contain sensitive information defined by DCE System 80 of the Privacy Act of 1974 and will be maintained and disclosed as described in Section 6.5 celow. Typical training records may include self-study confirmations, classroom attendance rosters, evaluations and evaluation results, certifications, and specialized qualification records. The training organization also maintains records of lesson plans, training materials, procedures, plans, and policies governing the conduct of the Training Development Process. Records resulting from participant training activities are to be protected and processed in accordance with the requirements contained in the YMP Records Management Plan. These records will be submitted to the records system in accordance with DOE System 60, Administrative Procedure 1.180, Records Management: Las Vegas Record Source Responsibilities, or submitted in accordance with participant records procedures, as appropriate.

6.3 INSTRUCTOR QUALIFICATION RECORDS

Records for training staff personnel and subject matter experts who conduct formal classroom instruction are to be maintained by each training organization.

6.4 CUALITY ASSURANCE QUALIFICATION RECORDS

Qualification of QA Auditor and Quality Control (QC) Inspector certification is the responsibility of the QA organization. Records of QA Auditor qualification and QC Inspector certification may be maintained by a training organization in the individual employee's training file.

6-1

B7-21

YMP/91-27, Rev. 0

1700/2471.

6.5 QUALITY ASSURANCE TRAINING AND QUALIFICATION RECORDS (U.S. DEPARTMENT OF ENERGY SYSTEM 80)

QA records that contain personnel training and qualification information including certification records, shall be collected and managed as a special system of records (ECE System 30 of the Privacy Act of 1374) by the YMPO and each YMP participant's records management system.

DOE System 80 records are generated in accordance with applicable YMPO and participant procedures that include documentation of (1) Indoctrination and Training, (2) Verification of Personnel Qualification/Certification, and Qualification/Certification of Audit Personnel.

DOE System 60 records shall be maintained for review during the performance of audits and surveillances by DOE, and observed by Nuclear Regulatory Commission, affected state and local governments, and other Federal Government agencies.

Access of DCE System 90 records shall be limited to authorized training organization staff, supervisors, records management personnel, and QA audit and surveillance personnel who verify compliance with QA program requirements.

Other requests for access to training files shall be directed by the priginator to the Freedom of Information Officer or the Director, Office of Quality Assurance, CCRWM, as appropriate.

YMPO and participant procedures implementing DOE System 80 shall address the specific training and qualification records subject to System 80 requirements and additional instructions on identification, transmittal, maintenance and storage of these records, in addition to access control per System 80 requirements.

6.6 TRAINING ASSESSMENT AND REMEDIAL ACTION DOCUMENTATION

Applicable records of training program assessment findings, recommended corrective actions, and objective evidence of remedial actions taken are to be maintained by the affected training organization.

6-2

YMP/91-27, Rev. 0

ATTACHMENT I

EXAMPLE OF A TRAINING ASSESSMENT FLAN

CBJECTIVE:

To assess the overall effectiveness of a Systematic Approach to Training and impact on the qualifications and proficiencies of individuals who perform quality-affecting activities.

AREAS CF ASSESSMENT

I. Personnel Qualification

A. Initial

. ..

``

. .

- -

- 1. Ensure all department managers establish a matrix of training requirements for their section and review it at least annually.
- B. Proficiency Maintenance (Feedback Loop)
 - 1. Initial random interview with management to determine impact on performance after training.
 - 2. Evaluate participant's critiques and determine impact on classroom presentation and instructor adequacy.
 - 3. On random basis, evaluate instructor performance.
- II. Documentation Requirements
 - Evaluate Lesson Plans to ensure cehavioral objectives are stated and satisfactorily met.
 - 2. Ensure Subject Matter Expert concurrence with content presentation.
 - 3. Ensure correctness of documentation by a document review process.
 - 4. Evaluate "Crientation" content to ensure latest information is provided.

III. Management Interface

1. Interface with management as necessary to establish policies conducive to achieving effective and timely training.



This page intentionally left blank

te di la companya di la companya di la companya di la companya di la companya di la companya di la companya di

•

APPENDIX B8

AP-6.25

OPERATING HAZARDOUS WASTE SATELLITE ACCUMULATION AREAS



Title : : : : : : : : : : : : : : : : : : :	DOCUMENT APPROVAL SHEET	NO. AP-6
ACCUMULATICH AREAS		[]0 X]No
,	APPROVAL	
F* PROJECT MANAGER:	Alexand & Flan vert	7-7-62
	Signature	Date
DIRECTOR OF QUALITY ASSURAN		N/A
Director POCD	Sgnature	Date
(OTHER, AS REQUIRED)	Sonature	<u>_ 8.5.32</u>
. REVISION	N 0 EFFECTIVE DATE:	Date
1.0.00		
	REVISIONS	
	INITIAL AND DATE	
	ISION 1 REVISION 2 REVISIO	DN 3 REVISION
PROJECT MANAGER:		
DIRECTOR, DA:		
(OTHER, AS REQUIRED)		
EFFECTIVE DATE:		
IN	FORMATION COPY	
	N/A NUMBER OF DAYS REQUIRED F	Page 1 of
COMMENTS: New document with Fare obser Diver E-10.	Fraining will be afforded yoon re	ent the teles
	<u><u>FJann</u> <u>A</u> (Mumaan TRAINING OFFICER/TRAINING W</u>	s lin lan
مېيىنى دى. مەرىپىيە بىرىمىيە بىرىمىيە بىرىمىيە بىرىمىيە بىرىمىيە بىرىمىيە بىرىمىيە بىرىمىيە بىرىمىيە بىرىمىيە ب	B8-1	·

1 **1 1** 1

H I · · 1

	ARACTERIZATION PROJECT	
Procedure No.: AP-6.25 CREPATING HAZARDOUS WASTE SATELLITE SCHWARTS AFEAS	Revision: ? Page 2 of	
1.0 PURPOSE A	NAD SCOPE	
1.1 PURPOSE		
The purpose of this procedure is to a process for establishing and operating Project (YMP) participant hazardous waste (SAAs).	Yucca Mountain Site Characterization	
1.2 SCOPE		
The scope of this procedure includes accumulation, notification, nancling, sto astes at participant SAAs.	s those activities relating to the brage, and transporting of matardous	
2.0 APPLIC	ABILITY .	
 This procedure applies to the tempor at the points of generation. This proced participants that generate hazardous wast 	dure is applicable to all TMP	
3.0 DEFIN	ITIONS	
- Terms in this procedure are used as YMP/89-15. The following additional defined this procedure.	defined in the Project Glossary, initions are adopted for the purpose	
3.1 ACUTELY HAZARDOUS WASTE		
Hazardous waste that contains, either included on the "P" list (40 Code of Federation 1995)	er in part or in entirety, a chemical eral Regulations (CFR) 261.23(e)).	
3.2 CONTAINER		
A container is any portable device accumulated, stored, transported, treated	in which material will be d, disposed, or otherwise handled.	
3.3 GENERATOR		
A generator is the participant supe hazardous wastes are generated.	ervisor of the work location where	
NOTE: For offsite disposal of haza	rdous wastes, the U.S. Department of	

in the second

Energy (DOE) will be the generator of record on the U.S. Department of Protection Agency (EPA) hazardous waste transportation manifest. The participant generator will be the generator of record up to the time of transport offsite.

B8-2

MP-053-R0 YUCCA MOUNTAIN SITE CHARAC /12:91 PROCEDUR	IE	
ADERATING HATADANG ANAL	Revision	
CPERATING HAZARDOUS WASTE SATELLITE	:	Page 3 of 25
1 · · · · · · · · · · · · · · · · · · ·		
AZARDOUS XASTE		
Hazardous waste is solid waste of a complex Cedause of its quantity, competition and a		
cecause of its quantity, concentration, or physic characteristic may:	acica di solli waste	5, 47.102
characteristic may:	edar enemicai, JE i	
Cause or evenificate in second		
 Cause or significantly contribute to an increase in serious irreversible or inc illness, ar 	1 increase in mortal	ity or an
illness, or	apacitating reversi	ble
2. Pose a superannal manage		
 Pose a substantial present or potential the environment when improvering the substantial 	hazard to numan ne	alts st
the environment when improperly treated Disposed of, in otherwise managed.	l, storea, transport	a or
Hazardous waste is regulated under the Reso Recovery Act (RCRA), Hazardous wasted the Reso		
Fecovery Act (RCRA). Hazaroous wastes are ident	afied in An cep act	
And include radioactive or radicactive-mixed was Management and Hangling Plan (HWWHP) VVP/01-35	tes. The Hazardone	, 450 20 Materia ¹ e
Management and Handling Plan (HMMHP) MMP/91-35, management of hazardous waste for MMP participan	addresses handling a	ana
LE HAZARDOUS WASTE CONTAINER LOG		
This log is a record that identifies and materials that are generated and accumulated at roject Accumulation Area (FAA).	icks hazardous waste SAAs prior to transf	er to the
S CH-SITE MANIFEST		
The Ga-site Manifest is a document rebienin		
The Gn-site Manifest is a document (shipping in in-site transport of hazaroous wastes. This fack the contents and custody of a parameters	g ICIM) that is requ	urea for
rack the contents and custody of a nazardous was ransferred from the participant Sale to the na	SLE container ac in	
ransferred from the participant SAAs to the PAA PA Uniform Manifest.	. It is patterned f	TOM Che
.7 POINT OF GENERATION		
The area at or near the work place where was	stes are generated	
.9 PROJECT ACCUMULATION AREA	,	
The PAA is a designated on-site facility that entral location for temporary accumulation of a		
entral location for temporary accumulation of al	IL IS Established as	a
en generated at the various participant SAAs. Jantity criterion for the PAA are up to 180 down	The accumulation of	that have
antity criterion for the PAA are up to 180 days astes must be transported greater than 200 miles	Or up to 270 days	if the
Cumulation during that time much and	and the total quart	ntity
Cumulation during that time must not exceed 6,0 (ste or 1 kilogram of acutely hazardous waste.	00 kilograms of haz	ardous
a deutery nazardous waste.		

. .

•

YUCCA MOUNTAIN SITE CHARACTERIZATION PROJECT YMP-053-R0 7/12/91 PROCEDURE ----Procedure No : Revision: OPERATING HAZARDOUS WASTE SATELLITE Page 4 of } 24 3.3 FEGULATED MATERIALS The terms "requiated materials," substances," and "hazardous wastes" are titen used interchangeably. When used generically in YMP procedures and plans, these terms will be collectively referred to as "regulated materials" and "hazardous wastes" and defined as any nazardous substance, material, and/or mazardous wastes, as defined by Federal, State, and local regulations. Wastes resulting from the use of regulated materials are not necessarily defined as "hazardous" under the RCRA. 3.10 SATELLITE ACCIMULATICH AREA The SAA is a designated area at or near the point of generation where a THP participant accumulates mazarzous waste prior to transfer to the PAA. A SAA may accumulate up to 55-gallens of hazardous waste or one quart of acutely mazardous waste. I fon accumulation of 55 gallons or one quart, the waste must be moved within 3 days to the PAA. 3.11 WASTE STREAM IDENTIFICATION NUMBER The Waste Stream Identification (ID) Number is a unique number that provides a means of tracking hazardous wastes generated by participants. his number is assigned by the Environmental Compliance and Permitting Separtment (ECPD). 4.0 RESPONSIBLE PARTIES The following Yucca Mountain Site Characterization Project Office (YMPO) individuals or organizations are responsible for activities identified in Section 5.0 of this procedure. 1. Participant 2. Participant Hazardous Materials Coordinator (HMC) 3. YMPO Project and Operations Control Division (POCD) 4. Technical and Management Support Services (T&MSS) Environmental Compliance and Permitting Department (ECPD) 5. SAA Operator 6. Reynolds Electrical and Engineering Co., (REECo) Waste Management Department (MMD) 7. REECo Health Protection Department (HPD) 9. REECo Occupational Medicine Department (CMD) B8-4

 $0 \leq 1 > 1$

	NTAIN S	ITE CHARACTERIZA	TION PRO	JECT
Procedure No.: A2-6.23 DEERATING HAZARDOUS WASTE :	SATELLIT		Revision:	Page 5 of 25
). Site Manager (SM)				
1). DIE Safety and Hea	lich (Si	:)	۰.	•
11. TEMSS Safety and H				
	5.0	PROCEDURE		
A flowchart of the fol Attached as Figure 1.			this proce	cure 13
FEEPONSIBLE PARTY	<u> 27272</u>	PROCEDURE		
IDENTIFICAT	ion of h	AZARDOUS WASTE GENERAL	ION	
	NOTE:	Intil construction of completed, hazardous transported directly offsite disposal fac	waste wil	1 -0
Farticipant	 Note:	Review existing and activities to determ regulated materials. Authorization for Us Hazardous Substances requires that each p and obtain authoriza to use regulated materials materials include an as defined under the and Health Administr Hazardous Materials (with the exception of excluded under CSHA items), and defined a under the RCRA. In a materials are defined Nevada Administrative Identification of has	AP-6.13, e of Regula and Mater: articipant tion from a eriais. 7: y mazarcous Occupation Occupation of those in as carmon of as hazardous addition, f f further is code (NAC	e of ated lais, request the PCCD tose s material hai Safery A) and tion Act tems consumer is wastes regulated in the C).
		forecasts of amounts shall be included in Materials Reporting a	to be gene	rated

Ś.

--

• •

1 **1** 1

•

1 1

1.1

Procedure No.: AP-6.25 CPERATING HAZARDOUS WASTE LICENTLATIC: APEAS PESPONSIBLE FARTY	SATE11173	Revision: Page 6 o
EIJPONSIBLE FARTY		
Firticipant -	· :.	Sample and analyze unknown or unidentified wastes to determine if they are mazardous. Contact POCD or ECPD for assistance in determining if mazardous wastes are being generated.
. ESTABL	ISH SATEL	LITE ACCUMULATION AREA
Farticipant HMC -		Appoint an SAA Operator for each point of generation where nazardous wastes will be accumulated until transfer to the PAA (see Step 28).
• • • • •	÷.	Submit memo to ECPD providing notification of the establishment of participant SAA.
ECPD	5.	Notify and coordinate with the SM and DCE and TIMSS SIH Departments regarding plans to establish an SAA. Notification will be by phone, and followed by written memo.
Participant HMC	ó.	Prepare an SAA-specific emergency management and contingency plan (as specified in Appendix A and B of the YMP HMMHF, YMP/91-35), in coordination with the overall Site Emergency Management Plan: and have the plan approved by the POCD, Facility Manager, and Facility Custodian to ensure consistency with all other planning activities.
ECPD	7.	Provide and document training of SAA Operator(s) per requirements identified in Section 6.0 of the HMMHP.
Participant HMC/ SAA Operator	8.	Select an SAA site near the point of generation of the hazardous waste streams. (Coordinate as in Step 5.)
••••	м ө .	

.

8 1 1

i at i

PROCEDURE NO.: AP-6.25 CPERATING HAZARDOUS WAST	E SATELLIT	5	Revision:	Page ; at _
PESPONSIBLE PARTY		FFCCECURE		
FiftlCipant HMC/ SAA Operator	NOTE:		Ascaled out d s, and at lea any open flam azardous mate ammaple, do n to the buildi es of waste e ed area such site, licate ources. The ources. The ources. The ources anew or Numbers (se the accumulat) a different to ources to a area away	Cors), st 11 e or neat fial is ot licate ng exit. Xist in a as a the SAA iccation e i inange Waste te ich of y from the pilling or
SAA Operator	3.	Establish the phys SAA by marking (e. on the floor if ic or by fencing an a doors.	g., painting)	an area
	:9.	Post proper placar area as a "Hazardo Accumulation Area. identify the waste and Naste Stream I	us waste Sate The piacar	llite
HAZARD	ous maste :	STREAM IDENTIFICATI	ON	
	11.	Complete a Hazardo Identification for for each type of h generated and to be at the SAA, and su Mail Stop 517/T-11 Stream ID Number.	m (see Attachi azardous wasto e temporarily	ment 1) e stored
		B8-7		

 ± 1

н. т. ст

.

Procedure No.: AP-6.25 CPERATING HAZARDOUS WAS LITERTIATION IPEAS	IE SATELLITE	Revision: Page ÷ of 24
FESPONSIBLE FAPTY	<u>steps</u>	PROCEDURE
ECPD	:2.	Assign a Waste Stream ID Number to each nazardous waste inentified on Hazardous Waste Identification form, record the identification number on the form, and return the form to the SAA Operator. Retain a copy for files.
SAA Cperator	13.	Complete the SAA Accumulation Log (see Attachment 4) for each container as waste is added.
	HAZARDOUS 1	NASTE CONTAINERS
ECPD	:4.	Notify REECO WND of the location of participant SAA and the SAA hazaroous waste container needs. Notification shall be by phone followed within 3 days by memo.
	NGTE :	Selection of hazardous waste containers shall be compatible with the type of waste generated. Department of Transportation (DOT) regulations in 49 CFR Part 178, Shipping Container Specifications, provides guidance on approved containers applicable to shipments of hazardous wastes. REECO WHD can be contacted for assistance in determining container needs.
REECO WMD	15.	Deliver hazardous waste containers :: the participant SAA. Provide SAA Operator with proper container labels.
SAA Operator	16.	Label and mark hazardous waste containers with the following information, as necessary:
		a. The words "Hazardous Waste"
		b. The common name of the material
		c. The DOT hazardous classification of material (e.g., flammable, toxic, caustic, or reactive)

	6-88	a i tanan atau atau atau atau atau	97 - 100 Mai - 100	* \$ * 7 * * 4 (B) (* * * * * * * * * * * * *
ו דט כסטבעדטפני	ADEN DISCIPC ASSE			
ste kept Ciosed except		.02		
a type comparated.	Fallers must be of with the waste ber	: JTON		
and leaks and that	Concainment pailet			
V36230392 00 2190	PLACE WASTE CONTAL	6:	2028	sad And
Səisem əjüsuə Ci (Airsi	Jadeld patpury ale	· e :	DAT SUL	dtotot;
193913713 513261 555 1944 60171798 2750 92	NICH PERSONNA CONTRACT AND AND AND AND AND AND AND AND AND AND	:310::		
	ONITONYH BLSYN	RAZARDOUS		
19 CEN 1151100 147360 TU 19 125	TTAGET JENETARA 15 DIE 13 DIEGON 15 DIE 13 DIE 15 DIE 1	:310:.		
UBBS BAEY STASET JOUTE	Dextgat			
	. (449 903 23	• ·	•	CC3
LI ISUTITITI II; CR DƏYC DUF TTT; II JƏUTFILL ƏZIL UCTUFIRZMODI; JƏU UCTUFIRZMODI IIFIF	22 UƏUR SIJEIS TEILCO IL ƏZEI			
99: :93I';]; UF	erré erze Wert in (11 geri		3038	1991 ANJ
	34		A1616 313	19412d234
Page : of		::: :: :::::::::::::::::::::::::::::::	SKIIT UT SKITCOURS SUDGAASAH C SUDGAASAH C SUDGAASAH C	LILY SIL
тои реолест	E CHARACTERIZA	TIS NIATNU 7	OM ADDUY	7/12/91

.

のないないないという

11

1 S 1 - 9

Procedure No.: AF-5.13 CFERATING HAZARDOUS WASTE	SATELLITE	Revision: Page 12 of 2
ELEPTICIPLE PARTY	<u>:::?5</u>	PROCEDURE
SAA Operator	•• • •••	Ensure wastes are properly segregated and prevent mixing of incompatible wastes (see the HMMHP regarding compatibility of wastes).
-	22.	Inspect SAA weekly for leaks and spills, and formally document inspections with SAA Inspection Checklist (an example is included as Attachment 2).
	::CTE :	As a standard operating procedure, JAAs should be visually inspected daily during site characterization activities.
•. • • •	23.	Notify the SM, ECPD, and PGCD via phone if a non-compliance condition is found (e.g., damaged container, leak, or spill). Also provide written notification. If necessary, follow AP-2.9, Occurrence Reporting and Processing of Operations Information.
ECPD .	24.	Prepare recommendations for corrective actions resulting from non-compliance condition at SAA. Submit corrective action recommendations to PGCD for approval.
₽°CD	25.	Approve recommended corrective action(s) and provide recommendations to SAA Operator for implementation.
SAA Operator	26.	Implement the approved corrective action(s) at the SAA.
	27.	In the event of a spill or leak notify the SH, ECPD, and the POCD and take actions described in SAA Contingency Plan.

.

• · · • · ·

1720/2484

. **(1**)

II I 1

	JUUNTAIN S	SITE CHARACTERIZATION PROJECT PROCEDURE
Procedure No.: AF-5.23 TERATING HAZARDOUS XA	STE SATELLIT	E Revision: Page 11 of 13
		FICEDURE
TRANSPORT OF	HAZARDOUS WAS	STES TO PROJECT ACCUMULATION AREA
2AA Operator	:•.	
E 170	23.	Notify REECO WMD that a hazardous waste pickup is necessary at the SAA. Notification shall be by phone tolliwed within 3 days by a memo.
	Note:	Notification to REECo WMD shall include the location of the SAA, waste description (including Waste Stream ID Number) quantity and type of container, whether a replacement container will be needed (i.e., if the container is not suitable for transport), and the date the container needs to be picked up (i.e., the date the container will be full or needs to be removed from the work area).
	30.	Notify PAA Operator that the REECo MMD will be arriving with a hazardous waste delivery.
FEECo XMD	31.	Notify REECo HPD that hazardous waste containers need to be surveyed for radioactive contamination.
FIECo HPD	32.	Sign, date, and attach appropriate sticker (indicating radiation levels are below threshold) to waste containers prior to pick-up by REECo WMD for transport to the PAR.
SAA Cperator	33.	Complete On-site Manifest (see Attachment 3) at the SAA.
FIECO XMD	34.	Apply DOT/DOE/EPA transportation markings and labels as necessary. Sign transportation portion of On-site Manifest.

917500/2465

E **E E** E

811

.

: 5

	Procedure No.: AP-6.25 IFERATING HAZARDOUS WAS	TE SATELLITE		Revision; ;	Page 11 of 13
	PESPINSIBLE PARTY		FRACEDURE	·	
	SAA Operator	35.	Sign On-Site Man container content and labels are as copy of the Cn-s records, inclusion Data Sheets (MSD)	15, Container Spropriate. 11e Manifest : Ng The Materia	markings Petain a Fir SAA
•	-	36.	Enter "Accumulat. container libel. the date the com transport to the container secome	The date end of the date end of the date end of the second	nterea 13 Kea up for
•	· · · · ·	::01E:	Hazardous waste calendar days fo containers from capacity for naz	r transport : Saas once the ardous waste	
•			accumulation is day period, an S. hazardous waste subject to the s. are applicable to it is imperative notification be	AA is conside accumulation ame requireme o the PAA. T that adequat	red a area and is nts that herefore, e
• • •			of hazardous was PAA. SAA operat work days, such holidays, if app time limit.	te from the S OIS must cons as weekends a	AA to the 1der non- na
	REECO WMD	37.	Load hazardcus w transport venicl PAA. Present Cn Operator for sig hazardous waste.	e and transfe -site Manifes Nature accept	r to the t to PAA
	CLOS	URE OF SATEL	LITE ACCUMULATION	AREAS	
	ShA Operator	38.	Inspect SAA and indications of i leaks that may h unnoticed.	nadvertent sp	ills or
I					

ļ

Static Weinschaft Article

 ± 1

TOCODURE NO.: AP-6.25 UPERATING HAZARDOUS WAS	TE SATELLITE		Revision:	Page 13 of	14
FESPCUSIBLE PAPTY		PROCEDURE			
JAA Cperator	39.	Implement actions in Contingency Plan if spills or leaks upor and transport to the	there is e Container	vicence if	
	"CTE :	For SAAs that are is where spills or leas in soil contamination must be removed. Is be conducted to deter extent of contaminate soil sampling may be that all contaminate removed. Hazardous contaminated stils, in clean-up are cons wastes and should be and shipped as such responsible for any analysis that may no the ECPD is to be do sampling and analysis spills or leaks and sampling and analysis regulatory compliant	Is may have on, contami oil samplin ermine pres tion. Addi e needed to ed solis na waste resp and matery sidered have e nandled, . Particip soil sampl eed to be o contacted re is resultir will super is efforts	e resulted nated soli ig should ience and itional is verify ive seen iddes, tardous packaged, bants are ling and conducted. egarding hg from rvise all to ensure	
	40.	Notify ECPD that SAM Provide written not: days.	A is being ification w	closed. Anthin 3	
ECPD	41.	Notify POCD and vis necessary clean-up This verification in if soil sampling is any contaminated so	has been co ncludes dem necessarv	cnducted. termining to assure	
	42.	If the SAA is not a appropriately clean soil testing to det of hazardous wastes necessary. Oversee cleanup of the SAA. Step.	ed up, arri ermine the , if deemed the approx	ange 127 presence d priate	
SAA Operator/ECPD/ Participant HMC	43.	Upon receipt of man SAA hazardous waste minimum of 7 years.	records fo	ntain the or a	

1 1 **1** 1

<u>.</u>

 \bigcirc

 \mathbf{O}

в те т

•

:

يهده مناحد المحمارة

•

:

ROCEOURE NO.: AP-6.25 CFERATING HAZARDOUS WASTE SA 1000000000000000000000000000000000000			Revision: C	Page 14 of
PEEPCNEIBLE PAPTY	<u> 29372</u>	770CEDTRE		
SAA Sperator/ECPD/ Farticipant HMC	NGTE:	ECPD retains records years (see Section 6 document).	for a min 0 of this	umum of 3
- · ·	44.	After 7 years (3 years the SAA records to the SAA records to the Records Center (1RC) the YMP Central Records for storage and arcs records (see Section locument). Follow S Management: Records Implementation as records (see Section and the Records)	the Las Veg for forwa rds Facili tival as li 6.0 of th P-1.36, Re Source	as Local raing to ty (CRF). fetime
	6.0	REFERENCES		
Refer to the latest revi concruise stated.	lsion of	the accuments listed	below uni	èss
E.1 REQUIREMENTS DOCUMENTS				
40 CFR Parts 261 through Regulations				
49 CFR Parts 300 and 400 Materials Transportation), Cepar Reguia	tment of Transportati Itions	on Hazarco	25
Yucca Mountain Site Char Management and Handling	acteriz Plan, Y	ation Project Hazardo MP/91-35	us Materia	25
E.2 INTERFACE DOCUMENTS				
Project Glossary, YMP/89				
AP-1.19Q, Records Manage				
AP-2.9, Occurrence Repor				rmation
AP-6.13, Authorization f				
AP-6.24, Operation of th Facility	e Hazar	dous Waste Project Ac	cumulation	Area
			· • •• · ••••	• · · · · · · · · · · · · · · · · · · ·

;

1 - 1

.

.

	ST 9-21 ON employed
bage It of 25	STITISLYS STADDORS AVELE STLETTILE
·	
	7.0 FIGURES AND ATTACHMENTS
	mich nousestitanst messis stek austast, i insmitter
25771	stracmment 1, 3atelitte Actumuiation Area Inspection Check stracmment 1, 3n-site Manifast
	statent i Biteilite Actumutation Area Accumulation Log
i	
	SURCOAR 0.8
11 35050139UG	Fecoras of recora sackages of accumentation generated als procedure small de Assemples and sucmitted to the LAC for AF-1.130.
0: : : : : : : : : : : : : : : : : : :	Sesponsible parties will maintain records for 3 years and then the taxes for 3 minimum of 7 years, with the exception Responsible parties will maintain records generated b
repondu 40 CLS 291	פלחדנפג באנסטוע אפנף נפנסנאי טי ברב לאף לאך ו ואסנפי א נוגאשושי בי אל לפפאפל הפנסנאי טי ברב לאף לאך ו ואסנפי א פלחינפא באנסטוע אפנף נפנסנאי אייש אנטונאס ליו אייש אייש
COEGS 2666027011	stermines by FCCS (Second Schemen of) years ist standing the FCCS terminate standing of the fitter standing to the FCCS terminate standing to the FCCS terminate standing to the FCCS terminate standing to the FCCS terminate standing to the FCCS terminate standing to the FCCS terminate standing to the FCCS terminate standing to the FCCS terminate standing to the FCCS terminate standing to the FCCS terminate standing terminate st
STWORS TITM	ACTOR TERMINAL PATCLES (CENER CNAN TEMES ECED)

1.3 1. 20

ST-88

. . .

6877/0022116

•

• •

ſ

ي. م.

-

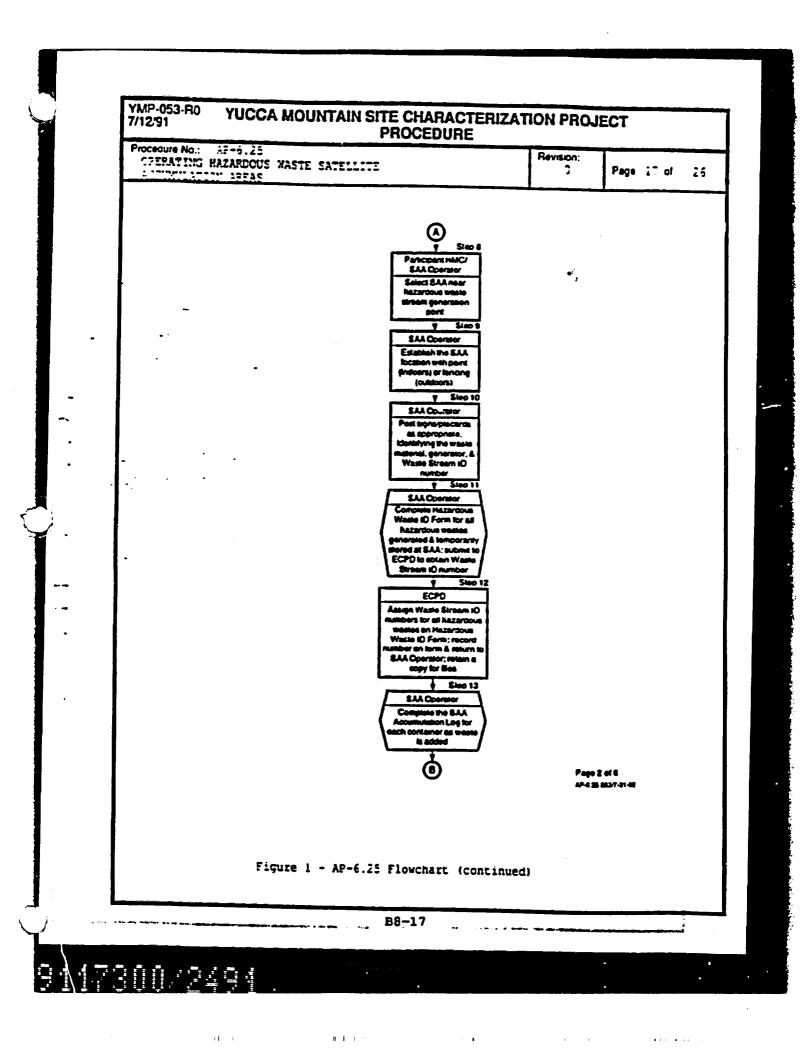
. . .

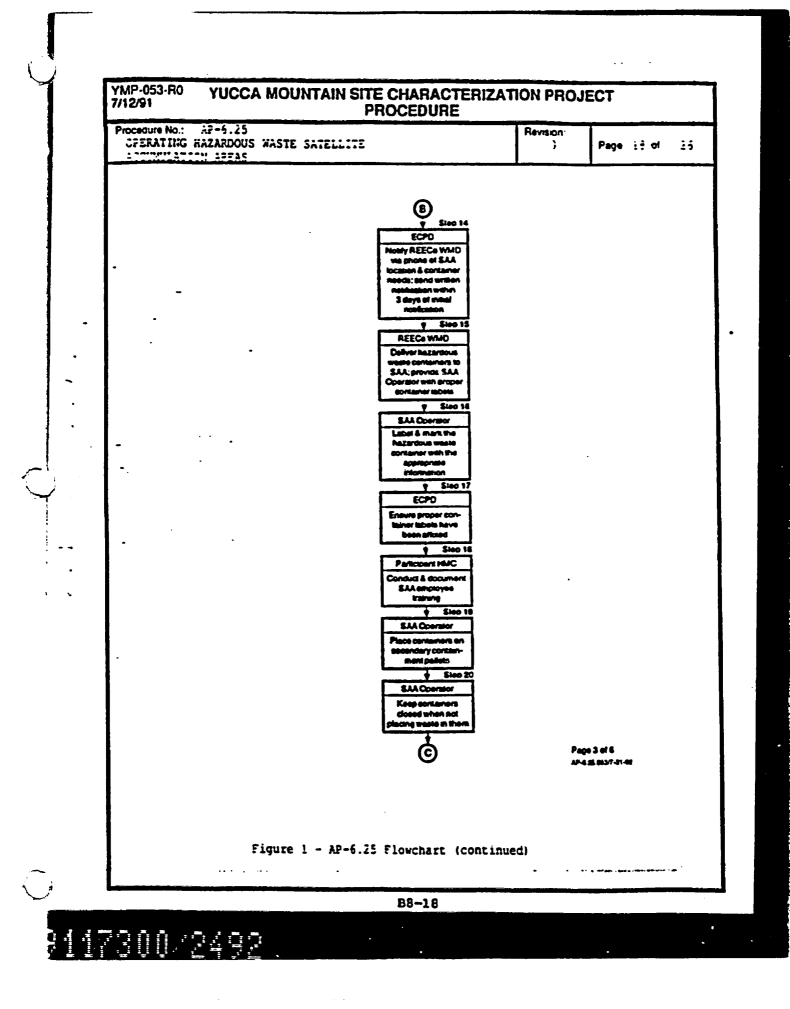
ECT Page _c of _25	y e teans y e teans f Ponnación den tel f Anesterica Ante	-	
YMP-053-R0 YUCCA MOUNTAIN SITE CHARACTERIZATION PROJECT 7/1291 PROCEDURE Procedure No.: A2-6.25 CFEAATING HAZARDOUS WASTE SATELLITE CFEAATING HAZARDOUS WASTE SATELLITE	Image: state		

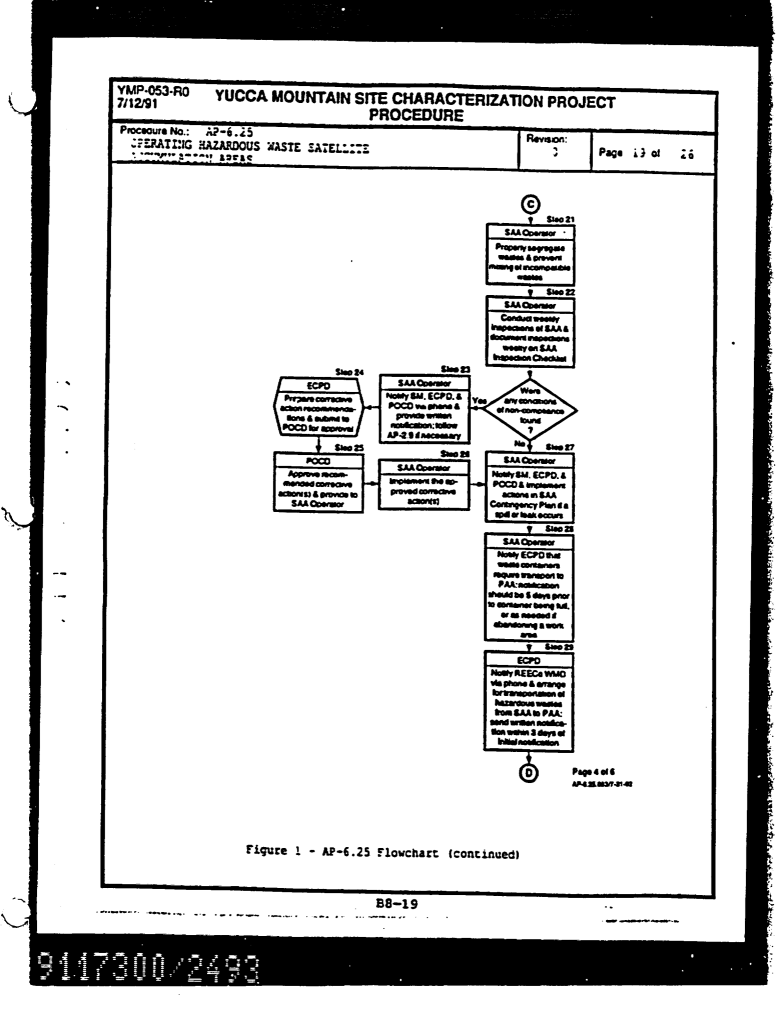
.

•

•



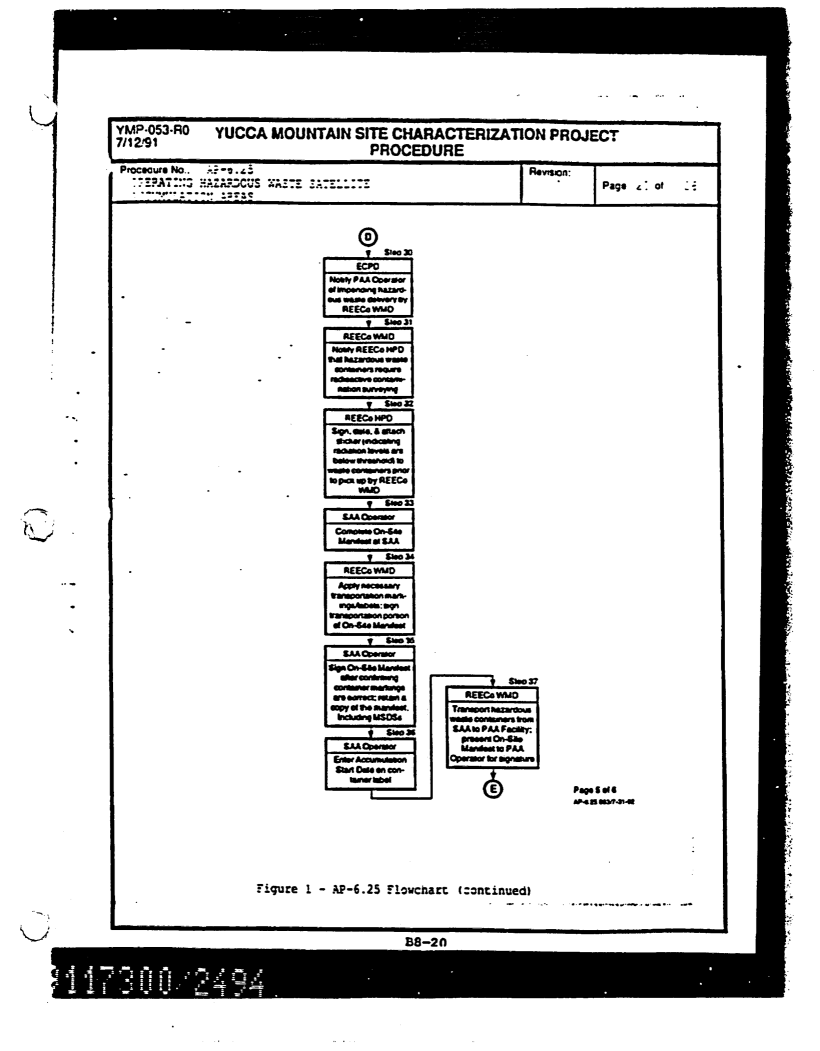


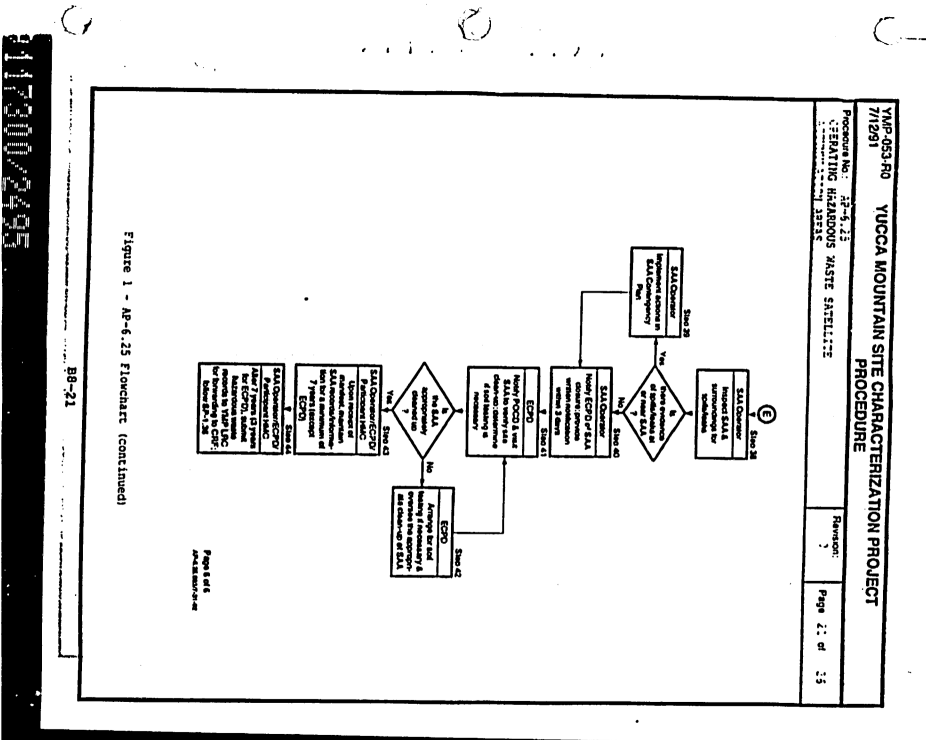


.

0 1 × 1 - -

1.1





+

O

-

-

•

Procedure No.: OPERATING	AP-6.2	IS WASTE	SATELLITE	Revision:	Page 22 of
7.2.1.WILL 7.2.1	N JPER	:		<i>,</i>	Fage 22 Of
-	ZATION PROJECT OA MA		Wate Steam (D Number Recent (D Number RecPD)		Y.# 3
-	VUCCA MOUNTAIN SITE CHARACTERIZATION PROJECT HAZARDOUS WASTE STREAM IDENTIFICATION	Parintyani	Accumulation Avea Lecation (include aborch as needed)		
		Loceton Connect	EPA Huzerdoua Waste Name A		
	The 1974	<u> </u>		<u></u>	
Α	ttachme	nt 1 -	Hazardous Waste Stream Identi	fication Form	

 $\pm 0 \pm$

a 11 1

.

YUCCA MOUNTAIN SITE CHARACTERIZATION PROJE ATARNON MATE SATELLITE Paraon ATARNON MATE SATELLITE Paraon ATARNON MATE SATELLITE Paraon MARRON MATE SATELLITE Paraon MARRON MATE SATELLITE Paraon MARRON MATE SATELLITE Paraon MARRON MATE CHARACTERIZATION PROJECT OLI MARRON MATE CHARACTERIZATION PROJECT OLI MARRON MATE CHARACTERIZATION PROJECT OLI MARRON MATER Paraon Paraon raon MARRON MATER Paraon Paraon Paraon MARRON MATER Paraon Paraon		0° 23 of 25	Y.]-				-		:								5						 	 	 			274				
SI-FO VUCCA MOUNTAIN SITE CHARACTE RNN: AP-0.25 MIN: PROCEDURE MIN: PROPERTING MIN:	RIZATION PROJECT	Revracin: Page	ATTON PROJECT OI: WA	Ë		Commance (corte ener	4 8 7 7			•					22	2	22		,	, F	žž	7 8 8						1	ź	pection Checklist			
13-R0 YUCCA MOI SA Locator More ENTER-01 JUEAR VICA MOI ENTER-01 JUEAR VICA MOI ENTER-01 JUEAR VICA SA Locator VICA MOI ENTER-01 JUEAR VICA SA Locator VICA MOI ENTER-01 JUEAR VICA SA Locator VICA MOI ENTER-01 JUEAR VICA ENTER-01 JUEAR VICA SA Locator VICA MOI II. Contents SA Neuron II. Contents SA Neuron II. Contents SA Neuron II. Contents VICA Entervice Sa Contents II. Sold contents II. Sold contents II. Sold contents II. Sold contents II. Sold contents II. Sold contents II. Contents II. Sold co	JNTAIN SITE CHARACTE PROCEDURE	SATELLITE	CA MOUNTAIN SITE CHARACTERZ SAA INSPECTION CHECKL		Gali -		er port of gene Any designated	ind in place 19 Bon ceann viable	NDMM TRAZARDOUS WASTE	tam 10 Number en contanar 1 labeu en contanar	namer	out wase, or	Deather with container	u sussed and stopeny secure . () on secondary containment patiet	Inners) located within designated area	Deversive warded ware	Rolfs or teau.	t effect "	Dity evaluable to workers	uny equipment accessible and properly w ant onshe and in cood epicities.	commentation and a second and working and there meeting and		boung devices on the drum or the drum is							ite Accumulation Area Insp	88-22	•	
12 T 15 K 21 T 1 T 1 T 1 T 1 T 1 T 1 T 1 T 1 T 1	7/12/91 YUCCA MOL	IUTE Mo.: A2-6.25 RATING HAZARDOUS WASTE IMITETICY APEAS		SAA Location:	SAA Operator:		< < (. –				78	N N N	0.	20	_					w 2	- 62	0				Inspector Storebury:			ł			

•

--

)

Procedure No.:	à2-6	.25			CEDURE		1 0.	VISION:			
CPERATING	HAZARI	DOUS WAST	e satell:					vision: ?		ige 2; of	24
	YNP-1	15-80									
	6/174	2	TUCCAMOL	INTAIN SITE	CHARACTE	RIZATION F	PROJE T	CT 000		1 0	
	1.00	MATCH'S NUME OF	GANLATION AND	LOCATION OF BE	ECo MELLOL DE	T NO1	2 BATE	07 ACCU	AAATION OR		
	604	DATORS PHONE I									
	2 704	NEPCHITCH NAME IF	LEASE PRIM				2. VL-	C.E 18 N	UNIDER	{	
	• • • •						1 004		& POTAL	7 JAN 1	
	- H		-		Competition i		8	THE	QUMITY	urring.	
										1	
			·····								
	e -			····							
			_								
	(°)				<u> </u>						
		NTINGATION PAGES									
	1 1720	AL MADUNG METH	LCTICHE AND AD		ATCR	<u> </u>			•		
		NATON'S CENTIFICA			<u> </u>						
		In Suffry Rutt In Suffry Rutt In Suffry Read	NO ANE QUARA	THE CONSIGNAL D PACIED, MA		IO ACCUPATELY		800 A80			
	10,01	HER CERTIFY THAT	THE CONTENTS O	POPMATICH AN	WE & THE MO	COMPLET TO TH	E 1617 (F W T			
	600	PRATE V SECRET	ATTED WANTED AN CATCOMS UNDERLY		1000-FA/TH 8790	NT TO MINIMAZE	THE ALL		MATTE		
	-	NATONS BONATU	et.				٦	ATE	·		
	91. TRAN	CHIER'S BONAT	NAL .					ATE			
	IL DAC	REPART BOILATO	*								
	0.000	CALINCCUMULATIC	a sty setting to the	A MARINA MARINA							
										AP425	

20_2A

-

. . . .

.

. .. .

· • •

た

YMP-053-R0 7/12/91	PROCEDURE	ZATIO	N PF	OJEC	T
Procedure No.: GFERATING	HAZARDOUS WASTE SATELLITE	R	levision 2		age 23 of 2
	YMP-115-RO 6/17/22 YUCCA MOUNTAIN SITE CHARACTERIZATI ONSITE WASTE TRANSPORT MAIN CONTINUATION PAGE ** 66/67/1073 Nume ORDINATION AND LOCATON OF NEEGO ACLUGE BEFT NO I PLEASE PRINT ** 66/67/1073 Nume ORDINATION AND LOCATON OF NEEGO ACLUGE BEFT NO I ** 7 VIS BOT RECONTON ACLUARE PRINT ** 95 BOT RECONTON ACLUARE PRINT **	FEET	30	NAREST CLARENT ND	
	Attachment 3 - On-site Manifest (cont)		5 1		

Ĺ

'MP-053-R0 /12/91	YUCCA MO	UNTAIN SITE CHARACTI PROCEDURE	ERIZATION PROJ	ECT
Procedure No.: CFERATING	AP-6.25 HAZARDOUS WAST	E SATELLITE	Revision:	Page 25 of 25
	YMP-105-R0 Y	UCCA MOUNTAIN SITE CHARACTER SAA ACCUMULATION	IZATION PROJECT	QA:N/A
-				
•	Data	Quantity of Waste Added to Conte		la la
	•			
			<u> </u>	
		<u> </u>		
		·····		
				AP4.3

•

Attachment 4 - Satellite Accumulation Area Accumulation Log

. . . .

.

II I 1

.

the set of the

B8-26

.

.

. . . .

. . .

17

. .

•

APPENDIX B9

AP-6.27

 \bigcirc

WASTE ASSESSMENT

This page intentionally left blank

11 1

B I (1) 1

6

а...

ير ا

2

	YMP-053-R 7/1/92	YU(CCA MOUNT	AIN SITE CH	ARACTE	RIZATION F	PROJECT	
					<u></u>		~~	9
								•
Ļ				PROC	EDURE			
	Tite:						•	
	Procedure No	SSESSMEN	NT Revision:			··		
	AP-6.27		1	0	ICN:	0	Pagu 1 of	7
	Approvai: W R. Dixos			Cate:	Approvar:		Date:	
7	Approvau:			<u>i-22-98</u>	N/A Concurrence:		: Date:	
	Ň/A				R.E. Spen		Harring In 11.	715193
				REVISIO	N HISTORY			
	Fer. No.	<u>SN No</u>	EMective Date	Lesconton of	Revision/ICN			
	0		02/08/93	Initial Issu				
			******		T			
			TNF.(DRMAT:	LON (COLA		
			·					
-								
				B9-	1			
					-			
-								

YMP-053-R1 7/1.92	YUCCA MOUNTAIN SIT	E CHARACTERIZATION PROJE	СТ		
Procedure No.:	-1 P-6.2 7	Revision: ICN:	-age		
WASTE ASSE	SSMENT			ot	-

1.0 PURPOSE

This procedure assigns the responsibilities and establishes a process for the Yucca Mountain Site Characterization Project Office (YMPO) to perform waste assessments of Yucca Mountain Site Characterization Project (YMP) activities. The purpose is to identify types and quantities of waste being generated, and identify processes and operations that need to be improved or replaced in order to promote waste minimization.

ot

This procedure implements the requirements of the Hazardous Materials Management and Handling Plan. Appendix C. Waste Minimization and Pollution Prevention Awareness Plan. YMP/91-35.

This procedure includes all YMP activities that generate any form of waste. The principle focus of this procedure is for those activities that generate regulated or hazardous wastes or waste streams, regulated inder Administrative Procedure (AP) AP-6.13. Authorization for Use of Requiated Hazaraous Substances and Materials. The procedure also applies to the generation of non-hazardous/regulated wastes.

2.0 APPLICABILITY

This procedure applies to all YMP participants at the Yucca Mountain Site and other locations and acuvities controlled by the YMPO.

3.0 DEFINITIONS

al 3

ħ

Terms in this procedure are used as defined in the Project Glossary, YMP/89-15. The following additional definitions are adopted for the purpose of this procedure. Acronyms used in this procedure are found in Attachment 8.1.

- 3.1 Waste Assessment A comprehensive assessment of waste generating operations and waste streams to identify opportunities for waste minimization. It determines the amount of material in a work place that is disposed of as waste during work operations. A waste assessment provides a summary of hazardous materials usage and waste production, and identifies those processes and operations that need to be improved or replaced to promote waste minimization. It provides a basis for prioritizing the specific modifications to site processes or other waste minimization options that are developed during the assessment. Waste assessments will be conducted on a recurring basis as determined by the Waste Minimization Coordinator (WMC).
- 3.2 Source Reduction Any practice that reduces the amount of any hazardous substance, pollutant, or contaminant entering any waste stream or otherwise released into the environment (including fugitive emissions) prior to recycling, treatment, or disporal, and reduces the hazards to public health and the environment associated with the release of such substances, pollutants, or contaminants.
- 3.3 Recycling The diversion of materials from the solid waste stream and the beneficial use of such materials. Recycling can be accomplished through use, reuse, and reclamation (recovery) of materials after first considering the reduction of waste generation at the source.

B9-2

8 1 1

ocea	oure n	ю.;			÷J	·-6	.2	7						-					JRI			i	Revis	100	:: 1	CN	_		açe			_	
W.43	STE .	AS	E	isy	Œ	N	Γ															ļ	0			0		ļ		1	of		•
						-									_			-			_	<u> </u>					_						,
4.0	<u>RES</u>	PO	NS	IB	L	T	E	<u>s</u>																									
4.1	The line is the second	Dir Is p	:C1(x. edu	Pro tre.	je:	CL .	3.0.4	10	per	3110	วกร -	Co	າງແມ	ot C	Divi	510) n 1 ;	s re:	ipor	siol	c f	or th	c p	reț	ara	1101	an	d r	bor	ific	110	0
4.2	This and/c	pro or c	rga	lure Dız	: 21 1110	nd Soc	201 5 10	aje Jer	វ ភា ឈើ	iodi cd (fic: on (atio: the	as Do	the	reto mer	o ar at R	e si Levi	ncm npi	ect Re	10 m Com	evie [.] 1.	w t	oy Un	c)	٢M	PO	າ	1 th	ose	mo	tivi	dua	ls
4.3 1	The f this p	oll roc	edi	ns: Uầ	Y?	ſF) iı	ıdı	vid	uals	i or	, ori	gan	1123	ttor	15 2	re	tes	pon	npie	: for	t ac	tivit	ics	ide	:511	fied	in	Sec	tio	os S	i.0 (of
;	2)	v	- Asi	c A	sse	:55	m	nı	Te	m	ιW	'AT	n																				
. !	51	W	a st	e	lini	im	121		n (:00	rdı r	nato)r i	<i>w.</i> 3	MC)																	
í	C)	H	22	do	15	M	110	n	is (200	rdır	0310	וזכ	HN	40)				5 }													
5.0 !	PRO	CE	<u>55</u>																														
1	A bri	ef (۷C	TV10	v	of	th	is	pro	cess	s 15	pro	0V¥	ded	l in	the	: fic	owe	char	t sh	0970	10	Att	ich	me	n: 1	5.2.						
	ORG																																
	5.1.1																																
	•	ini	ia	cs :	L 4	/2:	ile	25	ses:	me		on a	a s	pec	nic	: Y!	P	' ac	livit	y Y													
5	5.1.2	T	: 1	W	C:																												
		do	u	161	121	the	: P	шŢ	xose	: 20	id s	cop	pe (of 1	ihe .	2550	222	me	DL.	ł													
5	5.1.3	ħ	e F	M	C:														•	{													
		sel	:C1	s in	din	rid	u	ls .	lor	the	w,	AT	ъ	21 s	lre	fam	ilis	17 I	vith	4)e	ope		20n (io t	×	1556	322	đ					
5	5.1.4																			ſ													
		pri fol	pz ov	res ring	in in	83 511	58: 15:	50	ien	t pl	an (10 đ	des	cril	be L	he (det	ails	of	l Vic	asse	-551	nent	. ic	ch	din	g z	t a 1	nin	im	.	the	:
		•	ť		pe	rat	io	1 6	cin	g as	1363	ised	1																				
		•	8.	ses	ŝΠ,	CI	11	ch	edu	le		25		500	ent																		
		•	Ľ		3 (x.	the	: te	am	me	mt	bers	1						-														

North States

.

/

YMP-053-F 7/1 <i>1</i> 92		CHARACTERIZATION PROJECT
Procedure N	0.: \P-0.	nevision: + 1011 age
WASTE /	ASSESSMENT	
5.2 ASSI	ESSMENT PHASE	
The	WAT conducts the waste assessment utiliz	ing the following approach:
ם ונ	clemines the amount of material that is d	isposed of as waste during the activity operation;
b) d a	evelops flow diagrams, process description ssess the activity:	ns. material balances, and other applicable methods to
C) (eviews and characterizes waste streams: ar	D
ປ) c ກ	ollects data that will provide information (naterial inventories, and operating procedu	on the activity such as maintenance records, log books, wes and manuals.
5.3 DEV	ELOPMENT OF WASTE MINIMIZAT	TION OPTIONS
5.3.1	The WAT:	
	 generates options, considering source technologies; and 	e reduction options first, followed by recycling
	b) evaluates potential technical success	and economic cost/benefit of each option.
5.3.2	The HMC:	
	 performs final technical and econom technical success and the economic 	ue evaluation, and prioritizes each option by the potent cost/benefit:
	b) documents the assessment results in	a seport to include at a minimum:
	· the assessed activity with a sum	mary that describes the assessment and results;
	 the purpose and scope of the ass 	iessment:
	• date of the assessment:	
	 the collected data and findings; 	
	 recommendations of options to potential technical success and experimental success	promote waste minimization, including the estimated conomic cost/benefit of each option; and
	c) submits the report to the WMC. Ter Technical and Management Support Department (ECPD).	chnical Project Officer/Organizational Equivalent, and t Services Environmental Compliance and Permitting

•.

15

 $\gamma = 1.4 \pm 1$

B9-4

-

B I 1

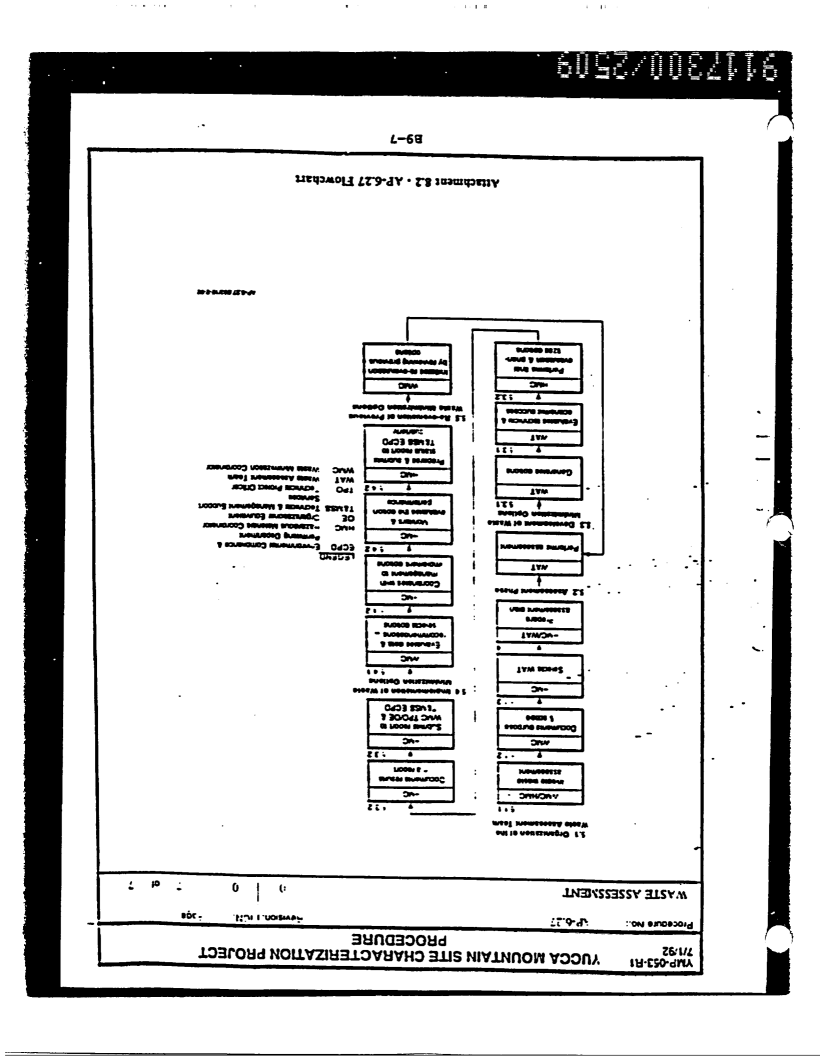
A					PROC	CEDU	CTERIZ	ATIO	N PI	ROJE	CT			
Proced	ure No.:	·P-6	.27						100:1	1CM	Pa			
WAS	TE ASS	ESSMENT	•					0	ľ	0		30 K	-1	7
													01	
5.4 [MPLE	IENTATI	ON OF W	ASTE M	IN IMIZA	TION ()PTION	s						
		e WMC:						-						
	2)	evaluates	the data a	nd recoma	nendation	s: and								
				HMC to			10 be 10	npleme	nied					
5.	.42 Th					•								
•	a)	Coordinate	s with app	ргоргазе л	nanageme	nt to im	plement t	he selec	cied o	DLIODI	tr			
				te the peri							• ••			
		prepares a	und submit								nnical	SUCC	:css a:	nd
5.5 R	E-EVAL			vious w				OPTI						
	be WM(OLIU	742					
ini op	itiates re puons fo	view (whe rechnical	n applicab success ar	ic) of the ad econom	previous i	waste mi inclits. (numizatio Go to Su		ns 10 n < 71	fe-eva	luate (previ	ous	
		TNG DET												
No	one													
7.0 <u>Ri</u>	ECORD	<u>s</u>												
ડપો	bonitted	the Las	Verse I ~	records ge ment each at Record -1.18Q, R			 + + + + + + + + + + + + + + + + + + +		vusur	C RCO	rd pac	imin kage: Li Re	istrati s will cords	ive I be s
1.0 <u>At</u>	ГТАСН	MENTS												
.1 AC	CRONY	M LIST												
.2 AP	2-6.27 F	LOWCHA	RT											
0 <u>ex</u>	HBIT	<u>.</u>												
No	oc													

89-5-

ï

.....

9-68		
······································	· .	
Attachment 8.1 - Acronym Lizt		
אשבכם אוסנותנות אונכ כתבובתבווסת רוסוכנו טוווכב		
Pucca Mountain Site Characterization Project		7.7ВО ДУБ
Wasie Assessment Feam		<i>אי</i> .אכ
Hazardous Materials Coordinator		TA'''
Environmental Campitance and Permitting Department		DKH
אַמשונטוונוטוער אַניסנפסשר		ECPD
		ď∀ -
_ 10 _ (; (; ;	227ENL	<i>M.</i> 721E V22E
400- 11005000	209-ሙ	Procedure 140 .
PROCEDURE CHARACTERIZATION PROJECT	ADOUY	7/1 92 YMP-053-RI



This page intentionally left blank

APPENDIX B10

in the second second second second second second second second second second second second second second second

Service and the other a

Contraction of the local distribution of the

YMP-FOI-3001

YUCCA MOUNTAIN FIELD TRAINING PROGRAM

1

This page intentionally left blank

۰.

11 I.

a i 11

.

TUCCA MOUL	THORITY TO PI	FIELD OPER	ATING INSTRUCTIONS	Y-AD-1 7/90
			P-FOI No.:	
301 Titta Mountain ; Frogram	field Training	. 0.2		
Inmated By: Responsible office	Dept Petina			
From: Yucca Mountain Site Of		Accurcay 10.		
Routing:	1 Co Not			<u> Cate</u>
1. Manager FOC			Hen Mixira	12/10
2. Manager. Training			192mm / the	1 1/1/2
	1 1		Alleigration	- 6:28/
•	1			1. /
•	1			
•			1	<u> </u>
	i .		t	<u> </u>
		······	I	
	1	<u> </u>	l	
-				<u> </u>
		1	· · · · · · · · · · · · · · · · · · · ·	
· · · · · · · · · · · · · · · · · · ·	1	<u> </u>		1
Remarks:	1 1			
Torvaries it review a	na comments.			
TN	FORMAT		OPY	
TI		TOM C		
• • • • •			·	
Environmental Comp	liance Audit	. Audit FY	of record for the 93A. Subsequent to	the
audit and prior to	the complet	ion of thi	s audit report, YMP	-FOI-
	D11shed.			
3001, REV.2 was pu				
JUUI, MAY.2 Was pu				
5001, mav.z was pi				
JUUI, MAY.2 WAS pl				
JUUI, MAY.2 WAS pl				
5001, MAY.2 WAS pt		·		
ignature of Approving Officier: (Vinker a. U	Tilson	Oster	
	Vinte (1.U Ire Aanager	lilson	Dates 1, 14	19]
ignature of Approving Officer: (ICE AIDAGET		Detter Galy 1, 1	99/ ••
ignature of Approving Officer: (Vinfleda.W ite Aanager B10		Date 1, 1	

- Buth

U.S. DEPARTMENT OF ENERGY FIELD OPERATING INSTRUCTIONS YUCCA NOUNTAIN SITE CHARACTERILATIC: PROJECT OFFICE

"MP-FOI-3001. REV. 1

3001 YUCCA MOUNTAIN FIELD TRAINING PROGRAM

:. POLICY

A Field Training Program is established to assure that all project participants, contractors, and sub-contractors have been appropriately trained for conducting field activities/operations on the Nevada Test Site 'NTS).

1. CBJECTIVES

Establish a field Training Program for the training of all project participants, providing directions and instructions for performing field activities/operations at the NTS.

Provide documentation of all required field training activities and maintain a training records management system.

This training program is an administrative control only program and is not to be construed as a quality related program.

3. RESPONSIBILITIES AND AUTHORITIES

a. The YMP Site Manager

Responsible for ensuring that an effective field training program is established and maintained through a continuous monitoring and improvement program.

b. Training Department Manager

As directed by the Project Office Training Officer, appoints and directs Field Training staff to support the Yucca Mountain Site Office, and fulfills all field training needs and requirements as directed by the YMP Site Manager.

c. Field Training Staff

- Receives programmatic guidance and direction from the Training Department Manager for the Field Training Program.
- (2) Ensures field training is conducted and documented in accordance with the Project Office Training Program.
- (3) Responsible for the development of the Field Training Program.

B10-2

28-Jun-1991

WER-FOI) YUCCA MOUNTAIN SITE FIELD TRAINING PROGRAM MP-FOI-3001, REV. 1

- (4) Responsible for the requisitioning of training aids and equipment and the maintenance of same.
- (5) Responsible for developing, scheduling and distributing field training schedules to all project participants and contractors.
- (5) Provides general employee training (GET).
- (7) Coordinates with other project participants as necessary to assure that all field training needs and requirements are fulfilled.
- (8) Responsible for issuing clips and dots for coded site badges to all project participants, contractors, sub-contractors and DOE personnel who complete initial and refresher GET training, respectively.
- (9) Responsible for the proper documentation and records management of the Field Training Program.
- Responsible for notifying project personnel of their annual GET refresser training (henceforth referred to as GET 1.5) requirement.
- d. Technical Protect Officers : TPO's)

Responsible for ensuring that all their personnel assigned to project field duties/activities have attended and completed the YMSO mandatory field training program before scheduling their personnel for field activities.

4. PROCEDURES AND CONTROLS

7910/2515

٦

-,

- a. General Employee Training (GET) shall be required for those individuals who are physically assigned to the field or who need frequent unescorted access to perform field work.
 - (1) Individuals who do not have GET shall be escorted at all times by an individual who has completed GET.
- b. This training requires the compliance of all project participants, contractors, sub-contractors and DOE personnel assigned to field activities.
 - (1) Similiar training programs conducted by other training organizations may not be substituted for this required training.
- c. Maintenance of GET training is achieved by successfully completing annual refresher training (that is. GET 1.3). All project personnel requiring initial GET training must successfully complete this refresher training to continue their field activities.

B10-3

28-Jun-1991

AUCCA MOUNTAIN SITE CHARACTERIZATION PROJECT - FIELD OPERATING INSTRUCTIONS AP-FOI) AUCCA MOUNTAIN SITE FIELD TRAINING FROGRAM AP-FOI-3001. REV. 1

- d. GET refresher training may be accomplished by passing a written examination following self-study of course material and/or after attending a refresher class. (A "satisfactory" or "unsatisfactory" grade will be given, which will be based on whether a minimum of 70% of the test questions were answered correctly.) Those who fail this examination after self-study are required to: (1) attend a refresher or initial GET training class; and then (2) pass the written examination.
- e. Site visitors may attend GET training before being authorized to visit field work sites. Escorted visitors shall be given a safety briefing by the escorting official.
- f. Job specific training is the responsibility of each project participant and/or contractor as required, consistent with the job.
- g. Original documentation generated by the Field Training Program will be maintained at the Project Office Training Center for turnover to the Local Records Center (LRC). Copies of this documentation will be kept at the Yucca Mountain Site Office.

1700/2516

APPENDIX B11

YMP-FOI-4705

YMP WORK SITE AND AREA ACCESS AND CONTROLS

 $\langle \nabla$

÷ -

~

 $\overline{\mathbb{O}}$

- 11 - i

. .

•

. .

11 I I

.

This page intentionally left blank

•

AU YUCCA M	IOUNTAIN	SITE CH	ARACTE	DISTRIBUTE RIZATION PROJECT	Y.,
	FIELD O	PERATIN	G INSTR	UCTIONS -	
YMP-FOI Tale:		. IY	YMP-FOI No.:		
TMP Work Site and Area	L ACCESS &		Date of Submission:		
				10/25/91	35 STAMP
Instated By: (Responsible office Robert Simms, Field Op	COMACT per	Support		() 	
From: Yucca Mountain Site Off					1.00
Routing:	Do Not		Commen	Signature	Occordin-
	Concur	Concur	Attached		
1. Manager FOC	<u> </u>	1 1	1	(put allow	a 10/2
2. Operations Officer		1	1	KILL IT	1
	<u></u>	j	i	prus tem	10/2
	1	!	<u> </u>		
	<u> </u>		<u> </u>		
			!		
		<u> </u>	<u>.</u> 		
			!		
		·	ł		
			l		
Remarks:			·	······································	!
Forwarded for review.					
IN	IFORM	ATI)	ON (COPY	
				COPY Date: //- 8- 9/	

۰.

i ł

 $R=1^{-1},1$

÷

IIIII LIICHA XIIVIXICANTAI IIIS XIVIXICK VOOLA SKIIICANTAI IXIIVIII TIII XIIIXIIII IXIIVIII TIII XIIIIII IXIXVIII IXIX

FIGHTER OAA SEEDLA AIRA CUA TIIS AFON EN SUP-

......

• -

Ledarismeurs ivat are roourtered på lesboustore billed iggrorare: barbose ig bilsestrik Aatrons billed ruceisel aud gil meeruk sherter serecies gandes wonuraru billed graff MOLK STIES aud aless gil uta 5 eusais ivat adedarie couciers ale estabirtspec aud mituratues af

TITTT

••

•

•

SELLIGONLLY ONY SELLITELSNOASE

- INS, IPOPUEN EITS ANN 'P
- נדארים מהבשברסט בעלהשישוראברסט מן בעא הבמארצרסטע מן בעוד גיארים מהבשברסט בעלהשיטראברסט מן בעא הבמאראברסט מן בעוד

ACIN SIGE CL SIES SI INE SAME LIME: matrice exercibates/couriscies and to bateronyst and executod the social course; sharew and to bateronyst and bateronystere and couriscies redstored there respondent () geabouartere is evants ifest integuce to biolesi

TIRES TEALER OTHE ...

Responsible to the Site Manager for oversight and monitoring of work contractors and controling to ensure Project Participants and contractors comply with applicable safety and health policies, contractors and proceedings.

16/8/11

811-S

YUCCA MOUNTAIN SITE CHARACTERICATION FROJECT - FIELD CRERATION INSTRUCTIONS YMP-FOI) YMP NORK SITE AND AREA ACCESS AND CONTROLS 722-FCI-4705

c. Fleid Operations Canter (FCC) Manager

- (1) Responsible for scheduling and coordinating work site access for all visitors with work site supervision and visitor control.
- (2) Maintains a point-of-contact listing for all work site/snop supervisors responsible for work site access and controls.
- (3) Maintains a log of all work sites and the controls put in place to control access to these work sites and any special restrictions that may have been placed into effect.
- d. TEMSS Field Safety and Realth Office

Responsible for the coordination of field safety and health issue associated with all field activities and work site locations.

- 4. Protect Participants Contractors
 - Assure that its site supervisors have been appointed and identified in the Job Package with telephone numbers as to where they can be located.
 - (2) Responsible for ensuring that any special instructions/controls for site access have been established and incorporated into the Job Package.
 - (3) All revised access site controls or new instructions after issuance of the Job Package must be reported to the FOC.
 - (4) Frowide the FOC with a detailed list of personnel authorized to approve access if such a list is required; if not, the FOC will authorize access.
- 4. PROCEDURES AND CONTROLS

11 1

a. Normal access to work areas whether in shop areas or field work sites (drill pads, trenches, construction, mining sites, etc.) are restricted to employees regularly assigned or those having official business. It is the responsibility of site supervision to regulate visitor control (persons not on official business) at all times.

B11-3

811.

1 E E B E E E

C. <u>Ells Area Excervisors</u>

- 1) A WORK SIDE SUPERVISOR 13 AUDACRIDED DI SUDP & SIDE CREATION WAEN 12 215 OF REF JURGMENT, THE PRESENCE OF ACTION OF CREASIN OF PERSONS 12 DEE AREA CONSTITUTES AN INFINENT AREAT SIDE PERSONNEL OF PROPERTY. If operations are stopped, the FID is to De notified immediate.
- 2) Work site supervisors are responsible to see that all visitors are properly escorted, priefed on all site hazards and in possession of required PPE such as hard hats, safety plasses and safety shoes.
- (3) To serve notice that access to all YMP work sites are requiated to all persons not on official business including shops where machinery to controls are in operation, the following sign(s) or the similar should be posted at each work site entrance. (Size it inches a 14 inches, red letters on white cackground, Sicok Number 1248-1917, Stating: (Restricted Area - Authorices Personnel Only - Apply at Office).
- (4) Some sites may be controlled by some type of physical carrier such as fences with gates, carridades, etc. These carriers will have access instructions posted and will normally be controlled by the FCC.
- c. <u>Official Business or Escorts</u>

All visitors must, upon arrival to the work site, shall make their presence and purpose known to the proper site supervisor before entry into the work area is made. Ifficial business or irregular site workers working in an unsupervised tapacity shall be empetted to comply with requests or direction from site supervisors.

1. <u>Eite Inspections Reports</u>

Daily site access inspections and/or reports must be identified in the Job Fackage. These requirements may be verbal or written. If they are a written requirement, the Job Package must butline instructions as to what organizations/office is to receive these reports and there dispositions, if any, is required.

B11-4

1 · 1 · · ·

11/8/91

 ~ 1

WICCA MOUNTAIN SITE CHARACTERICATION PROJECT - FIELD OPERATION INSTRUCTIONS WE-FOIL MR WORK SITE AND AREA ACCESS AND CONTROLS MRP-FOI-4705

:. <u>....</u>

- 3. <u>Field work sites</u> any YMP work area site of building where special access and controls are necessary for the protection of property, technical integrity of experiments, and where safety and health of assigned personnel, visitors and the public may de at stake. These work sites include, but are not limited to, the following: doilling sites, trenching/excavation sites, mining, construction, SMF area, sub-dock area, warenouses and machine shops.
- <u>Barticicants/contractors</u> all organizations that are authorized by the MMP to conduct site characterization studies/field activities.
 These may include DCE, contractors, sub-contractors, and other government and state agencies.

<u>REFERENCES</u>

• •

. . . .

. .'

.-

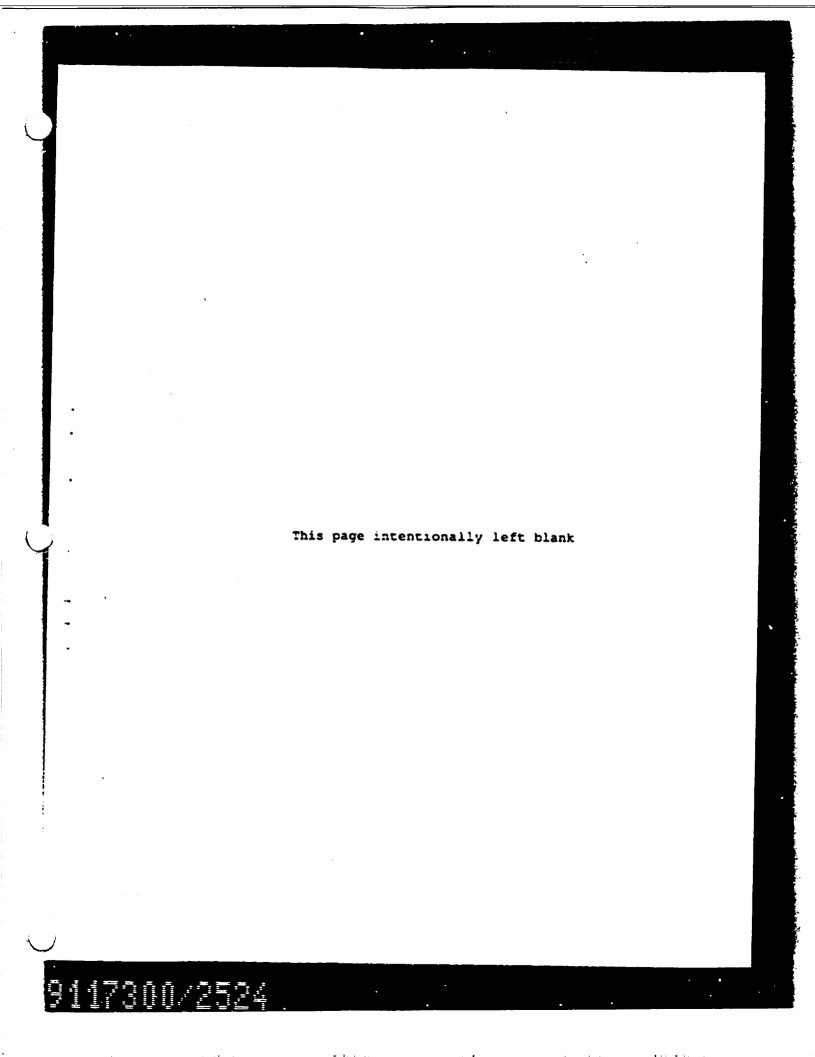
. . .

. .

€.

AP-5.112 - Field Work Activation MP-FCI 2001 - MP Field Training Program MP-FCI 5401 - Field Safety and Health Program and Coordination MP-FCI 5601 - MP Personnel and Visitors Control Procedures

11/8/91



APPENDIX B12

it of the second

YMP-FOI-5601

YUCCA MOUNTAIN PERSONNEL AND VISITORS CONTROL PROCEDURE



111 11.

•

:

٠

This page intentionally left blank

٠ .

AUTHORITY TO PUBLISH AND DISTRIBUTE YUCCA MOUNTAIN PROJECT FIELD OPERATING INSTRUCTIONS					
TRIP-FUI IRE:			I YM	P-FOI No .:	<u></u>
Yucca Mountain Personnel and Visitors YMP-FOI-560					
Control Procedures Date of Submission:					18
Robert Simms, YMP,	. contact pers	son and pho	ne numberi		
From: Yucca Mountain Site Off	ice	Uperatio	ns Center		
Routing:	1 Do Not	l	Comments	Signature	Date
	Concur	Concur	Attached	і , , , , , , , , , , , , , , , , , , ,	1.Jbx
1. Manager FOC		l v'		H i 1 1: 20	10/10
				and a statistic	8 Mar 9
•		·	8 		<u> </u>
	ļ <u></u>		1		.
• •	<u> i</u>				1
	:				· · · · · · · · · · · · · · · · · · ·
					i
	i				1
				•	1
•	i	i	1		<u> </u>
			<u> </u>		<u> </u>
temanks:					1
FOI has been reviewed b				ed by YMSO personnel.	

-

. .

a 1 - 1

.

a no se se **no se do se** a se

U.S. DEPARTMENT OF ENERGY FIELD OPERATING INSTRUCTIONS YUCCA MOUNTAIN PROJECT

YMP-FOI-5601

5601 Yucca Mountain Personnel and Visitors Control Procedures

- 1. POLICY Because of the nature of business and activities conducted at the Nevada Test Site (NTS), it is necessary to establish and maintain a strict personnel safeguard and security program at the NTS.
- 2. <u>OBJECTIVE</u> To establish a Yucca Mountain Project personnel and visitor control procedure that is compatible with the NTS program but permits the YMP the flexibility of controlling access to the dedicated land area assigned to the YMP by Memorandum of Agreement between the Manager NV and the Manager YMP.

3. RESPONSIBILITIES AND AUTHORITIES

- a. The Manager YMP delegates the responsibility for the administration and functions directed by this procedure to the Yucca Mountain Site Manager.
- b. The Yucca Mountain Site Manager has full responsibility for the YMP NTS security program to include badging, property, facilities and personnel controls for project participants, contractors, subcontractors and non-participants gaining access to the NTS, Air Force Range and BLM land, and the dedicated land area of the NTS YMP, sometimes noted as the Ranch Area.
- c. The Las Vegas Operation Center and/or the Yucca Mountain Site Office (YMSO) Field Operations Center will be responsible for processing visitor passes and badges for YMP, SAIC, Mactec personnel and nonparticipants going to the NTS.
- d. YPP Participants and Contractors will be responsible for processing badges for their own personnel, visitors and subcontractors accessing onto the NTS.
- e. <u>The FOC</u> is responsible for processing and controlling all project personnel access to the Yucca Mountain Project dedicated land area (Ranch).

4. PROCEDURES AND CONTROLS

a. Request for access

(1) The FOC will develop an identification and control system for permitting YPP personnel access to the YPP land area. This system will not, however, permit or allow YPP participants or non-participants access to the NTS (areas outside the boundary of the YPP dedicated land area). Project personnel apprehended

B12-2

08-Nov-1990

YUCCA MOUNTAIN PROJECT - FIELD OPERATING INSTRUCTIONS (YMP-FOI) INSTRUCTIONS

YMP-FOI-5601

outside of the MP dedicated land area without proper NTS badging could face U.S. Government trespassing charges, be dismissed from their job and no longer have access to the MP land area. The MP identification and control system will permit security personnel to instantly recognize properly cleared/identified project personnel. NTS badged personnel must have a MP identification badge in addition to their NTS Badge before entry can be granted into certain restricted MP areas. An NTS Badge does not authorize NTS personnel into all MP areas of Area 25.

- (2) NTS Badges shall be worn in the thermolumenescent dosimeter (TLD) holder and conspicuously displayed on the upper portion of the body. YMP identification badges will be conspicuously displayed on the upper portion of the body. They will also be displayed in a thermolumenescent dosimeter (TLD) holder if they work with radioactive materials.
- (3) YMP identification badges shall be surrendered upon request to uniformed security personnel, DOE Security personnel, law enforcement official, DOE/YMP personnel, or FOC supervisory personnel.
- (4) Personal owned cameras, recorders, copying or reproduction devices shall not be taken into the forward area of the NTS without proper authorization. This is to include the YMP dedicated land area or any where outside of Mercury base camp of the NTS. This includes all of Area 25.
- (5) The MNSO Visitor Control Center (receptionist area) main entrance to Building 4015 Area 25 will properly badge project visitors with the proper identification, training and a need or requirement for visitation.
- (6) Training in most cases can be received in the FOC or in some cases the LVOC in Las Vegas. Personnel requesting access to most scientific and construction areas located within Area 25 will need special training requirement certificates before identification badges to the area will be issued. There are no exceptions to this policy.
- (7) Badging for ACCESS to the NTS proper can also be acquired at the Reception Desk upon proper identification and need for such a request. At no time will foreign nationals be issued access to the NTS proper. All foreign nationals visiting the NTS must be approved by DOZ/HQ.

b. Visitor Requests

 Any project participant may initiate a NTS Site visit by request. All requests, however, must be submitted to the YMSO for coordination and schedule arrangements.

B12-3

08-Nov-1990

YUCCA MOUNTAIN PROJECT - FIELD OPERATING INSTRUCTIONS (YMP-FOI) INSTRUCTIONS

YMP-FOI-5601

- (2) Under certain conditions, such as maintenance of ongoing monitoring programs, walking access to off-road sites may be allowed. Field investigators should check with their supervisors to verify that their activity falls within acceptable parameters.
- (3) All harassment of the desert tortoise is to be avoided. Neither the animal itself nor its burrow should be touched or disturbed. Take special care to avoid hitting animals which may be crossing those roads on which vehicle travel is permitted.
- (4) All tours must stop at the FOC Building, 4015, to check in. The Site Manager's designee will perform a head-count, provide a briefing as required based on the itinerary for the visit, and ensure that the appropriate safety gear is issued to each visitor. If any training is required prior to going underground, the Site Manager's designee will direct the tour to the training center.
- (5) The tour guide and/or Site Manager's designee shall assure that non-media visitors do not use cameras, optical instruments, or binoculars and telescopes unless they have the appropriate permits.
- (6) The Site Manager shall ensure that the visitors are aware that they are not allowed to collect any rock, vegetation, or other material specimens from the site.
- c. Special Controls

girou/cen

Listed below are specific actions required of all project personnel in order to ensure protection of the desert tortoise and its habitat during the consultation process. These measures as modified and adopted during the consultation process, as well as any other mitigation measures to be developed in consultation with the U.S. Fish and Wildlife Service, will become standard operating practices once the consultation process has been completed. These restrictions will remain in effect until you are notified otherwise.

- (1) Vehicular traffic is restricted to only the main and secondary roads. Main and secondary roads are defined as those roads which are paved or graveled, and which are regularly maintained. No off-road vehicle or equipment traffic is allowed. This condition must be strictly adhered to by all field personnel in order to avoid possible damage to the desert tortoise, its habitat or to burrows that may be occupied by the species.
- (2) Under certain conditions, such as maintenance of ongoing monitoring programs, walking access to off-road sites will be allowed. Field investigators should check with their supervisors to verify that their activity falls within acceptable parameters.
- (3) All harassment of the desert tortoise is to be avoided. Neither the animal itself nor its burrow should be touched or disturbed. Take special care to avoid hitting animals which may be crossing those roads on which vehicle travel is permitted.

B12-4

08-Nov-1990

YUCCA MONITAIN PROJECT - FIELD OPERATING INSTRUCTIONS (YMP-FOI) INSTRUCTIONS

MP-FOI-5601

(4) If a desert tortoise is seen at the Yucca Mountain site, the sighting and location should be reported to the activity supervisor and the Project Office within 24 hours (contact FOC 295-5915).

Harassment of the desert tortoise could result in fines and jail sentences for individuals. These restrictions are part of our continuing effort to protect the desert tortoise.

d. Property Control

- A complete list of equipment to be taken on to the NTS must be provided to the FOC upon reporting into the MNSO. The FOC will issue a property removal pass for the proper removal of personal property from the test site. If you have any problems, please notify 295-5915.
- (2) All rock samples leaving the NTS must be accompanied by a property removal form bearing a radioactive clearance sticker authorizing the material to be removed from the test site.

e. Entry into USAF Gunnery Ranges

The FOC coordinates all project participant requests requiring air space and/or land penetrations into the Nellis Bombing and Gunnery Range. Entry will be restricted to those who are participating in support of the project or site characterization activities. All personnel entering the Nellis Bombing and Gunnery Range must first report in to the FOC to double check that they have Air Force approval and to pick up radios if they do not have them. All parties entering into any off site or remote NTS areas must have a two-way radio with them.

f. BLM and Air Force

Right-of-Way land access must also be coordinated thru the FOC, not to be approved or disapproved but for the ingress parties welfare and contact in cases of emergency. These parties must also have radios in their possession when entering into these areas.

g. Instruction for arrangements of YMP NTS tours will be contained in a separate FOI.

5. REFERENCES

t i tan a ta

- a. NTS-SOP-1202 Visits to NTS and Test Observation
- b. NTS-SOP-4401 Personal Property
- c. NTS-SOP-5602 General Security Operations
- d. NTS-SOP-5603 Physical Protection of Classified Matter
- e. DOE/NV Orders 5600 Series

B12-5

08-Nov-1990

This page intentionally left blank

9117300/2539

PERMIT AGREEMENTS

.

.

YEFENDIX C

This page intentionally left blank

#