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WMRP **NMSS** 

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WM-11/SB/86/06/25

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JUN 3 0 1986 Caroline Petti Southwest Research and Information Center 2001 0 Street N.W. Washington, D.C. 20036

Dear Ms. Petti:

Enclosed is a copy of the report on my observations from the SAIC QA audit of NNWSI activities at USGS, Denver in March 1986 as referenced in our conversation Tuesday, June 24. This was the audit which led to the March 1986 stop work order on NNWSI activities at USGS.

If you have any questions or comments feel free to call me at 427-4682.

Sincerely,

### DIKENAL SIEND BY

Susan G. Bilhorn Repository Projects Branch Division of Waste Management Office of Nuclear Material Safety and Safeguards

Enclosure: Report on SAIC QA Audit

:

|             | WM Record File         |                 | WM Project |
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NAME :SBilhorn,

DATE :06/27/86

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## WMPO AUDIT FINDING SHEET (AFS)

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| M                                     |   |  |  |
|---------------------------------------|---|--|--|
| (To be used for all AFSs with added s | sheets as required.)  |  |  |
| Audit Finding No. 862a-1              | Audited Checkist Reference 3623-1-7.                            |  |  |
| Audited Organization USGS - Denver    |   |  |  |
| · · · ·                               | Control of Purchased Materia<br>Activity Equipment and Services |  |  |
| Response Assigned To W. W. Dudley.    | Jr. Reported By (Auditor) N. Voltura/S. St                      |  |  |
| Requirement (Cite) NNWSI-SOP-02-01,   | Rev. 0 (1) Para. 5.1.1 states in part: "Activ                   |  |  |
| that affect quality shall be preso    | cribed by documented instructions, procedures                   |  |  |
| type appropriate to the circumstar    | nces and shall be accomplished in accordance (                  |  |  |
| Finding Contrary to the above, the    | USGS QA Program does not have a WMPO-approved                   |  |  |
| procedure in place to address sou     | rce evaluation and selection.                                   |  |  |
|                                       |   |  |  |
|                                       |   |  |  |
|                                       | 30 day  |  |  |
|                                       | l e ft . Daname   |  |  |
| Approved By WMPO/NV                   | July 4/10/86 Date   |  |  |
| Response (To be completed by audite   | d organization.)  |  |  |
| ·                                     |   |  |  |
|                                       |   |  |  |
|                                       |   |  |  |
| Implementation Date Sc                | ubmitted By Date  |  |  |
|                                       |   |  |  |
| To be completed by lead auditor (L)   | A) and reviewed by WMPO/NV                                      |  |  |
| Corrective Action Response            | Reviewed by LA/Date   |  |  |
| ☐ Satisfactory ☐ Unsatisfactory       | Reviewed by WMPQ/NV/Date  |  |  |
| Corrective Action Implementation      | Reviewed by LA/Date   |  |  |
| ☐ Satisfactory ☐ Unsatisfactory       | Reviewed by WMPO/NV/Date  |  |  |
|                                       | Reaudt Date   |  |  |
| Remarks                               |   |  |  |
|                                       |   |  |  |
| Auda Badas Classed T 14 Care          |   |  |  |
|                                       | urrence/Date  |  |  |
| Reference and Number(s) for unsatis   | factory reaudit   |  |  |

WMPO Audit Finding No. 362a-1 contid

Req. cont'd

with these instructions, procedures . . . " (2) Para, 7.1 states in part:
"Measures shall be established to ensure that purchased material, equipment
and services conform to the procurement documents. These measures shall include
provisions, as appropriate, for source evaluation and selection . . . "

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## WMPO AUDIT FINDING SHEET (AFS)

| (To be used for all AFES with acced si | neets as required) USGS CMP-G.                |  |  |
|--|---|--|--|
| Audt Finding No. 8822-2                | Audited Checkist Reference 284. 6 2373        |  |  |
| Audied Organization USGS - Denver      |   |  |  |
| Organization Unit Rock Preparation Ro  | om Activity Identification& Control of S      |  |  |
| Response Assigned To W. W. Dudley.     | Jr. Reported By (Auditor) S. Singer           |  |  |
| Requirement (Cita) NNWS:-USGS-OMP 3.   | Ol Rev. O Section ' Identification & Control  |  |  |
| Geologic & Hydrologic Samples, Par     | a. I Purpose, states: "This procedure define: |  |  |
| method of identification and contr     | ol of geologic and hydrologic samples to (cor |  |  |
| Finding Contrary to the above J-13     | water sample was found in a container which ! |  |  |
| identification other than the numb     | er J-13. When the engineer was asked for any  |  |  |
| documents that were traceable to t     | the sample, his reply was, "These documents a |  |  |
| available."                            | 30 di   |  |  |
| Approved By LA                         |   |  |  |
| Implementation Date Su                 | brritted By Date                              |  |  |
| To be completed by lead auditor (LA    | and reviewed by WMPO/NV                       |  |  |
| Corrective Action Response             | Reviewed by LA/Cate                           |  |  |
| ☐ Satisfactory — Unsatisfactory        | Reviewed by WMPO/NV/Date                      |  |  |
| Corrective Action Implementation       | Reviewed by LA/Date                           |  |  |
| ☐ Satisfactory ☐ Unsatisfactory        | Reviewed by WMPO/NV/Date                      |  |  |
|  | Reaucit Date                                  |  |  |
|  |   |  |  |
|  | urrence/Date                                  |  |  |
| <b>     </b>                           | factory reaucit                               |  |  |

WMPO Audit Finding No. 362a-2 cont d

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assure their traceability until they are destroyed. Para. 2 Score of Compliance, states in part: "This procedure is applicable to all geologic and hydrologic samples generated by USGS which support Quality Levels I and II activities for NNWSI Project." Para. 4.1. "Information needed for each sample will include its location, sampling plan, lot or batch, collector, date of collection, storage location and physical description. This data shall be on documents traceable to a sample throughout the samples' collection preparation, analysis and storage."

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## WMPQ AUDIT FINDING SHEET (AFS)

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| (To be used for all AFSs with added s                  | neets as required.)                              |  |  |
|--|--|--|--|
| Audit Finding No. 862a-3                               | Audited Checkist Reference 862a-1-4.2.           |  |  |
| Audited Organization USGS - Denven                     |  |  |  |
| Organization Unit <u>9A</u>                            | Activity Procurement Jac. Control                |  |  |
| Response Assigned To W. W. Judley                      | , Jr. Reported By (Audtor) 4. Voltura/S. Sin     |  |  |
| Requirement (Cite) MNWS1-USGS-CMP-4.1                  | 01, Rev. O states: Para. 1: Purpose: "To esta    |  |  |
| controls for ensuring that requisi                     | tion documents include the applicable statement  |  |  |
| ences or clauses to obtain procure                     | ment objectives for NNWSI Project related (con:  |  |  |
| Finding Contrary to the above, a sa                    | mple review of procurement documents, identified |  |  |
| sistent implementation of USGS-QMP                     | 2-4.01 in the following areas: (1) neither the   |  |  |
| chase requisition nor the NNWSI OA                     | Procurement Form consistently identify any of    |  |  |
|  | services: technical requirements, QA Program     |  |  |
| Approved By LA Lings                                   | Response Due Date Receipt Report  Oate           |  |  |
| Approved By WMPO/NV Jan BL                             |  |  |  |
|  | organization.)                                   |  |  |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
| Implementation Date Su                                 | bristfed By Date                                 |  |  |
|  |  |  |  |
| To be completed by lead auditor (LA                    | I) and reviewed by WMPO/NV                       |  |  |
| Corrective Action Response Satisfactory Unsatisfactory | Reviewed by LA/Date                              |  |  |
| C Satisfactory C Onsatisfactory                        | Reviewed by WMPO/NV/Date                         |  |  |
| Corrective Action implementation                       | Reviewed by LA/Date                              |  |  |
| ☐ Satisfactory ☐ Unsatisfactory                        | Reviewed by WMPO/NV/Date                         |  |  |
|  | Reaudt Date                                      |  |  |
| Remarks  |  |  |  |
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|  | factory reaudit                                  |  |  |
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WMPO Audit Finding No. 862a-3 contid

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Finding cont'd

requirements, Rights of access, Documentation requirements, provisions for reporting nonconformances. Requisition #s - 4810-0116, 1/14/86; 4810-0041-86, 10/1/85; 4810-0109-86, 1/8/86; 4810-33310T, 12/27/85; 4810-0088, 12/17/85. (2) L of documented evidence of USGS' QA Manager's review and approval of the requisit and the QA Procurement form. Requisition #4810-0017-86, 9/18/85; #4810-0015-86, 8/20/85; #4810-0007-86, 8/85. (3) USGS personnel have approved the USGS MNWSI QA Procurement form for the USGS QA Manager without documented authority to do so. (4) Copies of all as-issued QA Level I procurement documents are not being forwarded to WMPO.



# UNITED STATES NUCLEAR REGULATORY COMMISSION WASHINGTON, D. C. 20555

JUN 62 1986

MEMORANDUM FOR:

John J. Linehan, Acting Chief

Repository Projects Branch, DWM

THRU:

James E. Kennedy, Section Leader

Repository Projects Branch, DWM

FROM:

Susan G. Bilhorn

Repository Projects Branch, DWM

SUBJECT:

PEPCRT OF OBSERVATIONS MADE DURING SAIC OA AUDIT OF

NNWSI ACTIVITIES AT USGS. DENVER MARCH 10-14, 1986

The purpose of this note is to document my observations regarding the subject audit. The audit plan, including scope, schedule and audit team, are attached as Enclosure 1.

The USGS is the NNWSI Project participant responsible for most of the geology and hydrology site investigations. SAIC is the contractor for NNWSI providing QA support to the project. The audit team conducting this audit was comprised of SAIC personnel and one participant from DOE headquarters.

#### Summary:

- The audit team recommended USGS stop work on NNWSI activities because of significant problems found in numerous areas of the USGS QA program.
  - The SAIC/NNWSI audit team recommended a stop work order on NNWSI activities at USGS due to the number of significant problems found in the USGS QA program. USGS issued its own stopwork order at the conclusion of the audit, 3/14/86 (Enclosure 2). This order stops essentially all NNWSI technical activities performed by the USGS except: SCP and Exploratory Shaft Test Plan development; work, the suspension of which would cause unrecoverable loss of information; and -- rch and testing to develop and/or evaluate techniques or proce. Is to be applied later under appropriate QA. USGS committed to making the necessary improvements to the QA program concentrating first on upgrading the QA plans for those activities which had not been stopped.

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- NNWSI followed-up with an additional stopwork order which also required USGS to submit a plan of action, including milestores and schedules, for upgrading the CA program (see Enclosure 3).
- This SAIC audit was an improvement over those previously observed, particularly with regard to preparation and conduct, however there still appears to be too much emphasis on compliance versus technical adequacy and better preaudit planning is necessary (see discussion under "The Audit").

#### The Audit:

#### Preparation -

- A. The SAIC audit team was better prepared for this audit than for those audits I observed in 1985. Most team members were aware of USGS QA program and ongoing technical activities. Most were also familiar with the checklist covering their areas of responsibility. In addition, the checklist was tailored to the USGS program, with emphasis on problem areas that had been identified during SAIC's prior review.
- B. Two checklists were prepared for this audit; a programmatic and a technical checklist. The programmatic checklist focused on the 18 criteria of NQA-1, while the technical checklist focused on site investigation plans, peer/technical reviews, and technical procedures.
- C. Coordination between SAIC and USGS prior to the audit was lacking. Audit interviews had not been arranged (schedules and individuals) prior to the preaudit meeting therefore last minute arrangements and adjustments were necessary.
- D. USGS has embally requested this audit be postponed. The audit schedus inflicted with a performance allocation meeting and development of work plans. While the availability of USGS people (i.e., Principal Investigators) was not a difficulty, the potential problem did exist and such potential conflicts would best be resolved prior to start of the audit. In addition, based on SAIC review of the QA manual, the USGS QA program had already been found seriously deficient. SAIC had cited many of these deficiencies in a meeting with USGS in January, 1986.

#### 2. USGS Involvement -

J. Wilmon, the USGS/NNWSI QA manager was the prime USGS interface. Others involved in QA activities for USGS/NNWSI who participated in the audit were: Susan Shipley (USGS, Menlo Park QA lead); Darrell Porter (SAIC, Golden-QA contract support); Gene Rush (USGS); Paul Carrera (USGS geologist temporarily assigned as QA support); and a representative from Los Alamos QA support. In addition, Robert Peterson from the Bureau of Reclamation (BCM) participated as an observer. Mr. Peterson is the QA lead for the NNWSI work recently delegated to BOM.

In the entrance meeting J. Wilmon presented a summary of the areas he acknowledged as deficient (Enclosure 4). Though unusual this did indicate an understanding of the problems involved.

#### 3. Conclusion -

- A. The audit was highly compliance-oriented in spite of the inclusion of technical team members and reviews of technical activities (see Enclosure 5°13 illustration). This differs from the NRC approach to inspections and audits (such as IDI's) which focus more on the quality of technical work than on compliance with QA procedures.
- B. In Wednesday's close-out session, during which that day's observations and findings were discussed, the team unanimously concluded that there were enough significant findings to merit a stopwork order. The audit continued until protocol for the stopwork order was decided and initiated by the appropriate individuals. Thursday evening the audit was ended prior to completion of the checklist. The Menio Park extension of the audit was also canceled at this time.
  - u. Blaylock, the WMPO QA manager, and E. Cocorus, SAIC QA lead, flew in for consultation and to attend the exit interview.
- C. The audit report contains 23 findings (Enclosure 5). The primary problem areas associated with these findings are summarized below.
  - 1. Control of purchased materials and services
    Procurement documents
    Contractor QA requirements

2. Control of test samples

3. Audits

Qualification of auditors

Corduct and planning of external audits Resolution of internal audit results

4. Calibration of measuring and test equipment

 Indoctrination, training and certification of persons involved in technical and QA activities

6. Stopwork provisions and procedures

7. Responsibility and authority of USGS organizations involved in NNWSI, including CA department

8. Core library and core sample procedures

9. Peer review records

IC. Planning of site investigations

11. Assignment and approval of CA levels

D. OGR issued a report regarding the subject audit on April 4, 1986 (Enclosure 6). To clarify a comment documented in this report (page 2, paragraph ]. I stated at the exit meeting that this represented the best prepared audit that I had observed SAIC conduct for NNWSI to date.

#### Concerns:

- 1. USGS admitted that staff size of the QA organization was not adequate. This has apparently been due to administrative difficulties and has not received the necessary management attention. Management support was committed by USGS and NNWSI during the close-out meeting. As follow-up, NNWSI has temporarily assigned one SAIC person (N. Voltura) to USGS to support their current efforts.
- 2. The recommendation for stopwork was anticipated by USGS to the point that a partial order had been previously drafted. If USGS was aware that problems in the CA program were bad enough to merit a stopwork order, it seems an audit should not have been necessary to cause its issuance.
- 3. The conditions which menit issuance of a stopwork order on repository activities during prelicensing have not been defined. Also the method, authority and relicisibility for recommending a stopwork order based on audit findings are not in place, especially for audits conducted by a contractor, such as the C.

- 4. A potential problem with independence from cost and scheduling was apparent regarding audits conducted by contractors such as SAIC. In spite of the uncertainty associated with a first time recommendation of a stopwork order. I believe that the SAIC audit team gave undue attention to what they thought SAIC management and NNWSI would want to hear. In aggition, the lead auditor was concerned about contacting the NNWSI CA manager to discuss the situation. I consider that if contracting organizations such as SAIC are to function as "extensions of project staff" in the area of QA, that they should feel free to act with project authority and exhibit the necessary independence from cost and scheduling.
- 5. Core handling and storage problems continue to exist. NNWSI has classified core handling (especially waxing) as a special process as defined in 10 CFR 50 Appendix B which requires application of extra QA measures, but USGS insists core handling can be adequately performed under a normally controlled technical procedure. In addition, NNWSI insists that USGS manage the core library though USGS has requested NNWSI make alternate arrangements.
- ô. One reason LSGS issued an internal stopwork order was to control what activities could continue. Continuation of SCP activities is of concern since persons needed in the QA improvement efforts will be largely unavailable if working on the SCP and the SCP is a critical piece of work that needs adequate QA. It appears the schedule for issuance of the SCP is still a number one priority for NNWSI.

#### Observations:

- 1. NNWSI and DOE HQ attribute the term "technical audit" to NRC (initiated by NRC at the site visit, December 1984). NNWSI has been pushed, therefore, to conduct such audits but has been given little direction as to the definition or intent of the term. This has generated numerous interpretations and much confusion. NRC's intent should be clarified.
- 2. NRC staff have noted that the scope of the audits conducted by DOE/DOE projects have been too optimistic in that they attempt to cover all 18 criteria in less than 4 days. NNWSI has apparently interpreted this to mean that they need only evaluate the criteria which most directly affect the quality of work performed by each contractor and not audit against all 18 criteria stated in the requirements. The intent was, however, that the

adequacy of QA be evaluated as necessary to determine compliance with the requirements. In order to conduct an adequate evaluation audits may need to be longer or divided into parts. In addition, regular surveillance and review should indicate areas which need greater or lesser attention during audits.

Susan G. Bilhorn

Repository Projects Branch Division of Waste Management

#### Enclosures:

- 1. Audit Plan
- 2. USGS Stopwork Grder
- 3. NNWSI stopwork order on USGS
- 4. USGS Summary of Deficient QA Program Areas
- 5. Audit Report
- Report of OGR Participation in kMPG GA Audit of USGS Denver

#### cc: ¶

- D. Hedges
- d: Linehan
- M. Bell
- R. Browning
- P. Presthoit
- B. Grimes
- H. Miller
- T. Ankrum

#### EVCLOSURE 1

#### HNWSI AUDIT PLAN 35-2A - DENVER

Audit No. 86-2a Date 2/18/86

#### 1.0 SCOPE

The purpose of this audit is to evaluate the effectiveness of the (USGS) Denver, CO Quality Assurance Program Plan and its procedures with respect to the requirements of NNWSI NVO-196-17 (Rev. 3) and to verify the effectiveness and implementation of (USGS) technical procedures associated with NNWSI activities.

#### 2.0 ORGANIZATION TO BE AUDITED

United States Geological Survey (USGS) Denver, CO

#### 3.0 AUDIT SCHEDULE

- o Fre-Audit Team Meeting, 1:30 p.m., March 10, 1986 at USGS
- o Opening Meeting, 9:00 a.m., March 11, 1986 at USGS
- o Audit Activities, March 11-14, 1986
- o Closing Meeting, Afternoon of March 14, 1986 or before

#### 4.3 REQUIREMENTS TO BE AUDITED

The requirements to be audited are stated in 86-1-1 check list which was generated from the following documents:

- o NNWSI-NVO-196-17-Rev. 3
- o USGS QA Manual and implementing quality and technical procedures
- o Previous Audit 85-12

#### 5.0 ACTIVITIES TO BE AUDITED

- o Programmatic QA areas
- o Technical detailed procedures
- o Previous audit findings

#### 6.0 AUDIT TEAM MEMBERS

S. Singer, S. QASC Lead Auditor N. Voltura, SAIC/QASC Auditor J. W. Estella, SAIC/QASC Auditor R. F. Cote, SAIC/QASC Auditor in Training F. D. Peters, SAIC/OASC Auditor in Training E. H. Oakes, SAIC/QASC Technical Advisor D. C. Newton, DOE/HQ Auditor in Training Paul Prestholt, NRC/RQ Observer Susan Bilhorn, NRC/HO Observer

#### WMPO AUDIT PLAN

#### NO. 86-2A

#### USGS CENVER COLORADO

DATE 2/18/86

DISTRIBUTION:

All Team Members

S. B. Singer, SAIC/QASC, Las Vegas, NV Y. A. Voltura, SAIC/QASC, Las Vegas, NV J. N. Estella, SAIC/QASC, Las Vegas, NV R. E. Cote, SAIC/GASC, Las Vegas, NV E. D. Peters, SAIC/QASC, Las Vegas, NV E. H. Oakes, SAIC, Oak Ridge, TN D. C. Newton, BOE/HO Paul Prestholt, NRC/HQ Susan Bilhorn, NRC/HQ

Project File Record Center

#### NNWSI AUDIT PLAN 36-28 - MENLO PARK

Audit No. 86-26 Date 2/14/96

#### 1.0 SCOPE

The purpose of this Audit is to verify by review of objective evidence the effective implementation of the Quality Assurance Program Plan as implemented by USGS at the Menlo Park, California facility.

The USGS QA program will be reviewed to assure that the requirements of NVO-196-17 (Rev. 3) and selected USGS technical procedures are being implemented in accordance with the provisions of the NNWSI Project.

#### 2.0 ORGANIZATION TO SE AUDITED

United States Geological Survey (USGS) Menlo Park, California

#### 3.0 AUDIT SCHEDULE

- o Pre-Audit Team Meeting, 1:30 p.m., March 17, 1986 at USGS
- o Opening Meeting, 9:30 a.m., March 18, 1986
- o Audit Activities, March 18-21, 1986
- o Closing Meering, Afternoon of March 21, 1986 or before

#### 4.0 REQUIREMENTS TO BE AUDITED

The requirements to be audited are stated in 86-28-1 checklist which was generated from the following documents:

- o NNWSI-NVO-196-17-REV. 3
- o USGS QA Manual and implementing quality and technical procedures

#### 5.0 ACTIVITIES TO BE AUDITED

- o Technical detailed procedures
- o Previous audit findings

#### 6.0 AUDIT TEAM MEMBERS

A. E. Cocoros, SAIC/QASC

F. D. Peters, SAIC/QASC

J. R. Rinaldi, QAD, DOE/NY

7.3 AUDIT CHECK LIST NUMBERS

E. A. Oakes, SAIC A. J. Rhodrick, DOE/HQ Paul Prestholt, NRC/HQ Lead Auditor

Auditor in Training/Technical Advisor

Auditor/Technical Advisor

AIT/Technical Advisor

Observer

Auditor

#### WMPO AUDIT PLAN

NO: 86-28

#### USGS MENLO PARK, CALIFORNIA

PREPARED BY

I Linger

DATE 2/18/86.

APPROVED BY

Jam Blyfre

DATE 2/18/84

DISTRIBUTION:

All Team Members

A. E. Cocoros, SAIC, QASC, Las Vegas, NV

F. D. Peters, SAIC, QASC, Las Vegas, NV

E. H. Oakes, SAIC, Oak Ridge, TN

A. J. Rhodrick, DOE/HQ Paul Prestholt, NRC/HQ

J. R. Rinaldi, QAD, DOE/NV

Project File Record Center

## ENCLOSURE Z



LEFER TO

## United States Department of the Interior

GEOLOGICAL SURVEY BOX 25046 V.S. A18 DENVER FEDERAL CENTER DENVER COLORADO 30225

#### Memorandum

Ta:

All USGS Participants, Nevada Nuclear Wasta Storage Investigations

Prom:

Chief, Branch of Nevada Nuclear Waste Storage Investigations

March 14, 1986

Subject: STOP-WORK ORDER

This orders the immediate cessetion of most USGS work on NNWSI technical activities. The order applies to all work that meets all of the following three criteria:

- (1) The work is intended to produce site-characterization information -- that is, a description of the geologic, tectonic, or hydrologic conditions or processes of Yucca Hountain and its setting.
- (2) The work has not previously been approved in writing by this office and by DOE/WMPO as quality-assurance level III.
- (3) The work can be suspended without causing an irrecoverable loss of information that may later prove to be acceptable in the licensing process.

#### Work may continue in the following categories:

- (1) Administrative work, the the exception of procurement of equipment, materials, or supplies to be used in site-characterization activities.
- (2) Planning, both internal and as part of the preparation of DOE documents such as the Site Characterization Plan and the Exploratory Shaft Test Plan.
- (3) Work for which the suspension would cause an irrecoverable loss of information. Examples are the seismic monitoring network, monitoring of existing hydrologic networks, logging of neutron holes, monitoring of runoff events, etc.

- (4) Work in progress on degradable samples or features. Examples include mapping of freshly exposed trench walls (but not sampling of materials for analysis), long-term laboratory tests or experiments in which substantial time and cost is already invested, and laboratory measurements on "natural-state" samples that would degrade if the measurements were interrupted.
- (5) Preparation of publications presenting site-characterization information, but only to the point of readiness for colleague review.
- (6) Preparation and processing of abstracts for meetings if the submission deadline is July, 1986, or earlier.
- (7) Prototype testing, experimentation, and other research intended to develop and/or evaluate techniques or procedures to be applied later under quality-assurance requirements.
- (8) All work directed at implementing the requirements of the USGS Quality Assurance Plan (QAP).

Other activities that must continue will be considered but must be authorized by this office.

Except for those working on the FY 88 budget preparation, the Site Characterization Plan, or the technical requirements for the exploratory-shaft facility, implementing the QAP is the highest priority of the USGS/NNWSI at this time. Personnel should be redirected to QA implementation to the fullest extent possible. Those performing exempted work should also be redirected to the QA effort unless the work is of great urgency.

At this time I am not prepared to give specific instructions concerning contracts in place, as this requires coordination with Administrative Division personnel. Branch Chiefs, District Chiefs, the Regional Research Hydrologist (Central Region) or their administrative officers are requested to notify R. V. Watkins, Associate Chief, Branch of HMWSI, by memorandum of contracts that are supported wholly or in part by NNWSI funds. Please include a sufficient description of the scope of work to allow a preliminary determination of whether the work can continue, must be negotiated for temporary redirection, or must be suspended.

I have taken this action in consultation with and upon the recommendation of the USGS/h : QA Manager, Jue Willmon, because of rapidly accumulating evidence that our implementation of our QAP has not been given the priority that it requires. A DOE audit completed today in Denver has confirmed the lack of satisfactory implementation in the activities directed by my office as well as in the scientific work. We are all at fault, and we must all contribute to the remedy. Identification of specific areas in which we must change or improve will be provided as soon as possible.

Assistant Director James F. Devine and NNWSI Project Manager Donald L. Vieth have been advised of and concur with the necessity for this order.

Neither the timing nor the mechanism of release from this order have been identified. However, I anticipate a task-by-task release, probably after special audits of readiness. I also anticipate that the period will range from several weeks to several months.

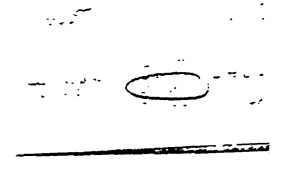
NNWSI funding will continue for work authorized in this memorandum or subsequently authorized in writing by me or Joe Willmon. Work that is performed in violation of this order will not be reimbursed from NNWSI funds. Documentation of personnel activities on NNWSI funding is required as of March 17, 1986. More detailed instructions will be issued next week.

William W. Dudley J

cc: J. F. Devine, Asst Director, Engineering Geology
D. L. Vieth, Director, Waste Hanagement Project Office, DOE

₩D/pnb 0761P Enciosore 3

EX 49 13 72 34



V. V. Dudley, Jr. Technical Project Officer V. 1. Geological Servey P. O. Nox 25046 Mail Stop 418 Desver, CO 80225

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SUSPICITION OF U. S. GROLOGICAL SURVEY (USGS) WORK ON-NEVADA NUCLEAR WASTR , STORAGE INVESTIGATIONS (RINNI) PROJECT ACTIVITIES BY WASTR MANAGEMENT PROJECT OFFICE (MOPO) (WHO ACTION ITEM \$66-1165)

This memo is a follow-up to the Quality Assurance (QA) Audit 86-22 and QA Surveillance MNPO/NV-62-66-023 conducted on the USGS efforts that support the NNMN Project. I want to formally express my concerns about the situation with regard to QA at the USGS. It has been reported to me that the USGS technical staff, people who are committed to executing estentific studies, have not achieved a full appropriation of the importance of QA on this program. This is clearly a USGS management problem. After these many years of affort and expenditures the process of QA at the USGS has not reached the level necessary to satisfy our standards. Also, it is doubtful that the present USGS work would meet the U.S. Nuclear Regulatory Commission's (NRC) expectations.

I have reviewed your memorandum evapending work at the USGS parament to the audit. Tour actions are a positive memoranest step necessary to correct the long-standing organizational deficiencies at the USGS in the practice of Qa. We believe that your expeditions action in this area was essential in commutanting USGS unangement recognition of the seriousness of this problem within the USGS, and a resolve coverd meeting the toquirements that are constantly in the toquiatory erone. It is essential that your estentific staff fully understood the situation, counts to meeting the requirements, and conform to the process or defined in your internal operation hemsels. There is no larger any place in this Project for a eclectific staff that does not accept and perform its accordance with the requirements entablished for QA.

We have epost some time reviewing the mituation with the Step Work Order. While we are generally in agreement with your approach, we believe that some additional stipulations need to be added to your directive. The purpose of this need in to ecocumes the MATO suspension of work, expect somewhat the scope of your original statement, and outline the role of the Waste Management Project Office (MATO) in reviewing the work situation before it is testarted.

This suspension of work applies to all USC2 work currently being performed for the EMMI Project with the following exceptions:

- 1. Planning, both internal and as part of the preparation of the fite Characterization Plan (SCP), the Exploratory Shaft Test Plan (SSTP), the Crairongental Assessment (SA), and the Salamic Tectanic Position Paper 177:MRS-379).
- 7. Administrative/management work, with the exception of procurement of truitment, exterials, supplies, and services to be used in technical tetrities enloss such procurement can be shown to be critical to the succe of those technical activities allowed to continue. If so, the details, including the quality requirements to be applied, shall be provided to MAPO for concurrence prior to proceeding.
- 73. Onth for which the auspension would cause an irrecoverable loss of information.
- od, Work is progress on degradable samples or features and laboratory progressints on "natural-state" samples that would degrade if the measurement type interrepted.
- 5. Preparation and processing of abstracts for meetings if the embalation deadline is July 1986 or earlier. These abstracts must be specifically identified and the pertinent information, including manpower resources required, must be provided to the Vance Hanagement Project Office (MOO) for evaluation of the impact on resources required to achieve implementation of the QA Program.
- 6. Prototype testing, experimentation, and other research intended to develop major evaluate techniques or presedures provided these activities have been approved by WHPO as Quality Assurance Level III. Continuous of these activities must not prevent adequate manyower resources from being applied to the implementation of the OA Program requirements.
- 7. All work that is necessary to achieve adequate implementation of the USGS QA Program, i.e. procedure development, establishment of Quality Assurance Level assignments, correction of QA Program deficiencies, etc.

This purposeton of work also applies to NAVEL Project related activities currently being performed for USGS by subcontractors unless the work can be classly exempted as described above.

especific ectivities is these categories or others that DSGS attempty believes should be allowed to continue must be identified to MSGO in writing within 10 working days after receipt of this letter. The information to be provided must include the following:

- · Werk Breshieum Structure (VAS) tack title and numbers
- e Principal Investigator

- o Justification/rationals of why the work must proceed
- o Courrele/procedures to be used to easure the data mosts QA program total tensets.

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Except for the work that must continue as previously soted, achieving edequ an ementation of OA Program requirements to the highest priority of USCR/N Troject at this time. Personnel should be redirected to OA Program 'molementation to the fullest extent possible. Accordingly, you are direct " foreles a plan for the sesignment and approval of Quality Assurance Lave and Surveillance Report MCPO/NV-SR-86-021) which shall include the support --- Are agreed to during the Duality Assurance Level Assignment Sheet (OALA) "--"to meetings at Science Applications International Corporation during in-1: 2, 9 and 10, 1986, and a plan for corructing the GA Frogram deficiency innified during USCS Audit 86-2s so that the USCS work for the MMSI proje the reside. This plan should identify the specific tasks to be accomplished arrealish priorities, and provide a schedule for implementation. Emphasia chould be placed on correcting the deficiencies in those steam where work is all rend to continue, i.e. establishment of Quality Assurance Level assignment qualification and cartification of personnel, indoctrination and training, en This plan must be submitted to MAPO for review and approval by May 1, 1984. thould be noted that WMO will perform periodic surveillances of WMCR retivities to ensure that work is suspended until all required actions are completed and to avaluate progress relative to QA Program implementation.

The conditions for lifting this suspension are as follows:

- 1. Approval by WTO of proposed corrective actions and echedoles for implementation for the recorred audit findings.
- 2. Approval by MOO of the USGS Quality Asserance Progress Plan (QAFF) revise as a result of the sudit.
- 3. Completion of indoctrination and training of all UNGS personnel responsible for achieving quality with the MNWSI program.
- 4. WGO approval of Quality Assorance Levels for each NAMET roject item/
- 5. WHTO approval of a USCS plan to provide resources for QA coverage at the various lacations where USCS is performing anguing HHMT Project activities.

At the completion of all of the above conditions a formal present, in writing, of the segmenting will be issued to USCS by MMPC.

Raped on the number and nature of the deficiencies identified during UNCS Audit 86-7s, it is evident that the USGS QA staff must be supplemented with additional experienced QA personnel in order to assure proper implementation of the USGS QA Program for the ENNEL Project. An unmitigated constituent to achieving this goal is clearly required. If you have any questions, or require further information, places advise.

Brighed Eigend Sy Denote L. Vieth

MOGIJE-122

Donald L. Yleth, Extractor Vanto Management Project Office TOTAL PUTCELL, DOT/HO (RW-20), FORS TO C. Mewton, DOZ/HQ (RW-23), FORS CIMES TRISHE, DOZ/HQ (RW-23), FORS CIMES TRISHE, DOZ/HQ (RW-24), FORS C. 3. Milnon, DRGM, Denver, CO T. 7. Smach, SAIC, Las Vegas, HV T. 7. Tlein, SAIC, Las Vegas, HV T. 7. Times, SAIC, Las Vegas, NV T. 7. Times, MPPO, DOZ/HV T. 7. Thousen, MPPO, DOZ/HV T. 7. Thousen, MPPO, DOZ/HV T. 7. Times Bisylock, WPPO, DOZ/HV Times Bisylock, WPPO, DOZ/HV Times Bisylock, WPPO, DOZ/HV

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## IMPLEMENTATION OF THE QA MANUAL NNWSI-USGS QA PROGRAM

- 1.01 Manual Upgrade/Maintenance: The manual is not yet complete with at least 4 to 6 additional chapters to be added soon. The existing chapters are subject to revision which should occur semi-annually, at least for the first year. The first revision should be planned for the end of the second quarter, FY 86.
- 2.01 Management Assessment: This takes place once per year, and requires gathering the essential documents to provide for the review. In the view of QA, this is an important step and cannot be taken lightly as it affects the program's credibility. Action on this element should be directed toward the end of the year.
- 2.02 Indoctrination/Training: This consists of familiarizing the program participants of the QA requirements through exposure to the controlling laws, locuments, and implementing procedures. A program of required reading, and meeting presentation should be made to all participants for completion within a six-month period.
- 2.03 Worker Cartification: It is required that evidence of a worker's credentials be retained as accredited by a more senior Program participant. This can be accomplished by completing the form as presented in procedure NWM-USGS-QMP-2.03. A system for assuring completion of this task and its required updating needs to be put into place. This should begin at once, and six months seems to be a reasonable time to accomplish it.
- 3.01 Levels Assignment: All activities or items concerning quality
- 3.02 related work are required to have an assigned quality level. By the procedure, this level assignment is to be done by the Principal investigator under the assurance responsibilities of the QA office. Experience has already shown that this element of the PI's work will require a significant amount of assistance from the QA office. This is envisioned as being a continuing task with the heaviest QA involvement at the front end, which may strain the manpower resources for a short period. Because of the retrofit necessity, this task must begin at once.
- 3.03 Software QA: This is another item assigned to the Principal Investigator. However, it will require surveillance and assistance for implementation. The implementing procedure remains to be written for this criteria, awaiting the issuance of the Project SCP.
- 4.01 Procurement Document Control: All procurement must be done under QA procedures according to the QA Manual. The QA office has responsibility to assure that the PI and the purchasing office have complied.

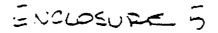
- 5.31 Technical Procedures: This activity is primarily a responsibility of the Principal Investigator. However, experience has shown that a large QA Office commitment is required to keep the generation of the essential procedures up with the work being performed. "Mechanizing" the procedure preparation has been a big help, but it does not complete the requirement. It is a QA office responsibility to perform the procedure distribution and to keep the essential records of the distribution and revisions, which will be further discussed under "document control". The preparation, approval and control of technical procedures is an on-going activity which requires multiple level involvement.
- 6.01 Document Control: This is a QA office assignment requiring considerable supervisory and clerical help. A tracking system is required to assure that the necessary distribution is realized, and to provide the record that the distribution was made in a timely manner. Work on this tracking system should begin at once, but its completion is of lower priority than many other items of implementation. The main thrust for oriority in this section is the potential effectiveness for its use in management of the QA implementation.
- 7.01 Control of Purchased Material: This criteria pertains to equipment and critical purchases that could affect the quality of the work. The QA office effort is largely one of record keeping, and assurance that the job is getting done. The procurement office is under instruction to enforce the procedures as described in this procedure. Further details need to be spelled out in this area, which will be included in the next revision of the QA Manual. Responsibilities for the revisions continue with the QA office, while the responsibility for vendor certification has been assigned to Los Alamos National Laboratory for the current fiscal year.
- 10.1 Surveillance: This is the process of policing the activities to see that the QA procedures are being followed. While the QA office does not perform all the surveillances, they are responsible for keeping track of what surveillances were performed, and to follow up on the appropriate dispositions. Surveillance of the various tasks of the QA Program will begin immediately, and will continue.
- 11.01 Tentative Technical Procedures: For those work areas where a standard procedure cannot be prepared, provision is made in the QA Manual to document the work method and pertinent descriptions in a tentative format for use until the work has progressed to a state where a formal definite procedure can be prepared. This is the assigned responsibility of the Principal Investigator. However, assistance and or advice will be required in the process. This assistance is available from the outset; and the PI's will be encouraged to use this procedure whenever it legitimately can be used.
- 12.0 Calibrations: All equipment used must be calibrated by the user on a schedule described in the technical procedure. The rules on calibration are strict, and complete records are a requirement. The QA

office is responsible only for the record portion and for providing the regular schedule, but this responsibility extends to routine reminders of when recalibrations are due, in addition to assuring that the calibrations are being performed according to the procedures. This task also requires a tracking system to be used as a management tool as well as for providing the record of the calibrations performed. While there already exists a QA calibration file, it requires revision and updating to be effectively used in the management sense. An update of this file will be a mid-level priority, with emphasis on keeping the calibrations up to date.

- 15.01 Nonconformance/Corrective Actions: Any nonconformance prepared by 15.01 an audit, surveillance, or other action must be handled according to a rigid procedure, until fully dispositioned. The QA office will be preparing some of the nonconformances for various reasons, but the bulk of the time will be consumed by resolving the issues, record keeping and paper handling.
- 17.01 Records Management: All documents supporting the data that will be used in the licensing process must become part of the official record. DA records are well defined, and it is the responsibility of the QA office to achieve a complete record. Currently the records program, in compliance with and under training of the Project office in Las /egas, is performed by the SAIC-Golden office. It is expected that revisions to the established records procedures will be required as the overall program evolves and when SOP-17 is issued. Implementation in this area is already underway and it will continue uninterrupted by other priorities.
- 13.01 Audits: Auditing is a large part of the policing activity, and it is an important part of the QA program. This activity requires specially qualified participants, especially in the role of the lead auditor. The audits are performed according to a definite procedure, including scheduling and planning. The scheduling, assurance of their completion, and follow up on audit findings is a requirement of the QA office. Performance of the USGS internal audits is currently contracted to Los Alamos National Laboratory.
- QA Administrative Function: The effort of administration is necessary for program planning and implementation, to hold the work effort together, and to assist with the fire fights as they occur. QA program evaluation, understanding of Project QA requirements and their changes; and directing any resulting corrective actions also is an important part of the administrative function.

# IMPLEMENTATION OF THE QA MANUAL NAWSI-USES QA PROGRAM

|  | Man   |          | (MONTH)                               |  |
|--|-------|----------|---------------------------------------|--|
| Task Description                                       | Mos   | 10 11 12 | 2 3 4 5                               | 6 3 8 9                                |
| 1.01 Manual Upgr/Maint:                                | 5.5   |          | **********                            | <b>电文表表字由文字</b>                        |
| 2.01 Mgmt Assessment:                                  | 1.0   |          |                                       | * #4 ## 1                              |
| 2.02 Indoctr/Training:                                 | 6.5   | *****    | ******************                    |  |
| 2.03 Worker Cert:                                      | 1.25  | ***      | *************************             | ·************************************* |
| 3.01 Levels Assignment: 3.02                           | 3.0   | *****    | · · · · · · · · · · · · · · · · · · · | ************************************** |
| 3.03 Software QA:                                      | 1.25  |          | •                                     | *********                              |
| 4.01 Procurmt Ocmt Cont                                | : 2.0 | ******** | ******************************        | **********                             |
| 5.01 Tech Procs:                                       | 13.0  | ******   | · 中中发生 (中央企業中央企業中共和国的企業中共和国的企業中       | F*******************                   |
| 5.01 Document Cont:                                    | 3.5   | *****    | <b>文章文章中文章中文</b> 文章                   | ***********                            |
| 7.01 Cont Purch Matl:                                  | .75   | *****    | · 由由其中的其他的其实的其实的有效。                   | ***********                            |
| 10.01 Surveillance:                                    | 2.25  | ***      | *******************                   | revenemnem venemen                     |
| 11.01 Tentative Proc:                                  | 1.75  | ****     | · 在由支付中支付本文的支付本文都有有有有有有有有有有有有         | ************************************** |
| 12.01 Calibrations:                                    | 2.5   | ****     | ***************                       | ************************************** |
| <pre>15.01 Nonconformance/ 16.01 Corrective Act:</pre> | 3.25  | *******  |                                       | ***********                            |
| 17.01 Records Mgt:                                     | 25    | ***      | ** <del>************</del>            | *********                              |
| 18.01 Audits:  | 2.5   |          | ****                                  | **************                         |
| QA Admin Function:                                     | 17.0  | ******   | ***                                   | ***********                            |





#### Department of Energy

Nevada Operations Office P. O. Box 14100 Las Vegas, NV 89114-4100

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1. W. Dudley, Jr.
Technical Project Officer for NNWS:
U.S. Geological Survey
Post Office Box 25046
413 Federal Center
Denver, CO 80225

WASTE MANAGEMENT PROJECT OFFICE (WMPO) AUDIT OF U.S. GEOLOGICAL SURVEY (USGS) QUALITY ASSURANCE PROGRAM (86-2%) DENVER (WMPO ACTION ITEM #86-1103)

Enclosed is the report of Quality Assurance Audit 86-2a which was conducted for the Wasta Management Project Office (WMPO) at the U.S. Geological Survey (USGS) Denver on March 11-14, 1986.

The audit was conducted to verify implementation and evaluate the effectiveness of the USGS/Denver Quality Assurance Program Plan and its procedures with respect to the requirements of the NNWSI Project NVO-196-17 (Rev. 3) and the applicable SOPs, and to verify the implementation of the Quality Assurance Program as it relates to the USGS Quality Assurance Manual. The audit did not imply acceptance or non-acceptance of the USGS QAPP and procedures. Emphasis was placed upon the status of the USGS technical areas and the reviews of the USGS published technical reports.

The audit team reviewed sufficient objective evidence related to USGS work activities to determine whether the QA program requirements were being satisfactorily implemented per NNWSI-NYO-196-17 (Rev. 3) and its applicable SOPs.

As a result of the evaluation, the audit team identified twenty-two (22) deficient conditions adverse to quality and five (5) significant observations. This large number of significant audit findings indicated an almost total lack of QA program intementation and therefore, the Lead Auditor concluded that he would recommen in 4PO issue a Stop Work Order for USGS/Denver and Menlo Park facilities. Audit Finding Sheets 862a-1 through 862a-22 are enclosed for your disposition. Please review the findings, complete the response section, and return your response within thirty (30) working days after receipt of this report.

Unless otherwise noted in the audit report, formal response to the observation is optional. All responses to the findings shall be addressed to the Director WMPO.

if you have any questions regarding this audit, please contact James Blaylock at FTS 575-1125.

Waste Management Project Office

WMPO: J8-1046

Enclosures: As stated

cc w/encl.:

V. J. Cassella, DOE/HQ (RW-22), FORS

D. C. Newton, DOE/HQ (RW-Z3), FORS E. W. Sulek, Weston, Rockville, MD J. R. Willmon, USGS, Denver, CO J. A. Pattillo, Los Alamos, NM

S. H. Klein, SAIC, Las Vegas, NV

A. E. Cocoros, SAIC, Las Vegas, NV
S. B. Singer, SAIC, Las Vegas, NV
E. H. Oakes, SAIC, Reno, NV
R. W. Gray, MED, DOE/NV
M. B. Blanchard, WMPO, DOE/NV

James Blaylock, WMPO, DOE/NV

Paul Prestholt, NRC/HQ

Susan Bilhorn, NRC/HO

AMPO QUALITY ASSURANCE AUDIT REPORT

AUDIT NUMBER: 36-2a OF USGS/DENVER

CONDUCTED ON: MARCH 11-14, 1986

PREPARED SY

LEAD AL . OR SXICTOASC

APPROVED BY

MPO POM

DATE 4/10/86

#### 1.5 INTRODUCTION

This report contains the results of the Nevada Nuclear Wasta Storage Investigations (NNWSI) Project Quality Assurance (QA) Audit Number 86-2a of the U.S. Geological Survey (USGS) conducted on March 11-14, 1986. The audit was conducted in accordance with the requirements of the Waste Management Project Office (WMPO) QA Audit procedure QMP-18-01.

The audit was conducted to verify implementation and evaluate the effectiveness of the USGS/Denver Quality Assurance Program Plan and its procedures with respect to the requirements of the NNWSI Project NVO-196-17 (Rev. 3) and the applicable SOPs, and to verify the implementation of the Quality Assurance Program as it relates to the USGS Quality Assurance Manual. The activities audited were:

- o Programmatic Quality Assurance: and
- o Technical Activities.

Within these activities, the audit team concentrated its efforts in the following areas:

- o Quality Assurance operations;
- o Laboratory test activities; and
- Technical activities and documents.

A checklist was used to expedite the review of documents and records in the USGS files and to record information resulting from discussions with USGS personnel. The checklist items were developed using the following documents:

- o NNWSI Project NVO-196-17 (Rev. 3) and the applicable SOPs
- o USGS QAPP and QA Procedures
- USGS Technical Procedures.

#### 2.0 AUDIT TEAM PERSONNEL

- S. B. Singer, SAIC/QASC, Lead Auditor
- N. A. Voltura, SAIC/QASC, Auditor
- J. W. Estella, SAIC/QASC, Auditor
- R. F. Cote, SAIC/QASC, Auditor in Training (AIT)
- F. D. Peters, SAIC/QASC, Auditor in Training/Technical Advisor
- O. C. Newton, DOE/HQ, Auditor in Training (AIT)
- E. H. Oakes, SAIC, Auditor/Technical Advisor

Paul Prestholt, NRC/HQ, Observer

Susan Bilhorn, NRC/HQ, Observer

#### 3.0 SUMMARY OF RESULTS

The audit team agreed that the USGS was not complying with the requirements of their Quality Assurance Program Plan and were not adequately implementing the existing supporting procedures.

A total of twenty-two (22) findings of nonconformance and five (5) significant observations were reported representing thirteen (13) of the sixteen (16) elements reviewed. This resulted in a recommendation by the Lead Auditor to the WMPO Project Quality Manager (PQM) that a Stop Work Order be issued. The details of the findings and observations are described in Section 5.0 of this report. To the extent audited, the following elements were found to be either in compliance or are not addressed by the USGS QA Program and are as follows:

Element 6. .: cument Control: Was not audited.

Element 10. inspection: USGS does not perform inspection.

Element 11. Test/Experiment Control: No findings.

Element 14. Inspection, Test, and Operating Status is covered under other procedures at USGS.

Element 15. Nonconformance: None have been written to date.

The balance of the 18 QA criteria were audited. A fundamental problem in conducting this audit was that procedures required by NNHSI NVO-196-17, Rev. 3 were not implemented or they did not exist. Therefore, due to both of these problems, the USGS was determined to be not in compliance with NNWSI NVO-196-17, Rev. 3. It was also noted that there was a lack of training of personnel in all areas of the USGS Quality Assurance Program.

#### 4.0 AUDIT MEETINGS

The audit commenced with an opening meeting on March 11, 1986. The purpose, scope, and agenda of the audit were reviewed with the USGS personnel and USGS assigned coordinators for the various elements to be audited. The results of the audit were thoroughly reviewed with USGS personnel at a close-out meeting held on March 14, 1986. At that time, a handwritten rough draft of the proposed audit findings and observations was given to USGS management.

#### 4.1 OPENING AND CLOSING MEETING ATTENDEES

Paul Prestholt, NRC Namey Voltura, SAIC/QASC Carl Newton, DOE/HQ Forrest Peters. SAIC/QASC Ed Oakes, SAIC, Reno, NV Leonard Wallitz, USGS/Denver Gene Rush, NHP, Denver Warren Hofstra, NHP, Denver William Dud - USGS/Denver Sam Singer, JAIC/QASC Joe Willmon, USGS/Denver Susan Bilhorn, NRC/DWM Ron Cote, SAIC/QASC John Estella, SAIC/QASC Paul Carrera, USGS/Denver \*\*Susan Shipley, USGS/Menlo Park 300 Peterson, 30R/Denver
Art Guthrie, Los Alamos, NM
\*James Blaylock, PQM/WMPO
\*Darrell Porter, SAIC/Golden, CO
\*Boo Wise, SAIC/Golden, CO
\*Richard Watkins, USGS/Denver
\*William Nilson, USGS/Denver
\*Robert Raup, USGS/Denver
\*Ed Cocoros, SAIC/QASC

- \* Exit Meeting onl/
- \*\* Opening Meeting only

#### 4.2 PERSONS CONTACTED DURING THE AUDIT

Paul Carrera, USGS
Joe Willmon, USG±
Susan Shipley, USGS
Arthur Guthrie, Los Alamos
Joe Rosenbaum, USGS
L. A. Anderson, USGS
Linda Watson, SAIC
M. S. Whitfield, USGS
Chuck Freestone, USGS
Bob Peterson, USGS
Eugene Rush, USGS
Darrell Porter, SAIC

#### 5.0 FINDINGS AND OBSERVATIONS

The following findings of nonconformance were recorded during the audit. The requirement, documents, and details of the requirements are presented in the respective attached Audit Finding Sheets Numbers 862a-1 thru 22.

#### Finding No. 362a-1

The USGS QA Program does not have a WMPO-approved QA procedure in place to address source evaluation and selection.

#### Finding No. 362a-2

A J-13 water sample was found in a container which had no identification other than the number J-13. When the engineer was asked for any other documents that were traceable to the sample, his reply was, "These documents are not available."

#### Finding No. 362a-3

A sample review of procurement documents identified inconsistent implementation of USGS-QMP-4.01 in the following areas: -

- 1. Neither the purchase requisition nor the NNWSI Project QA Procurement Form consistently identify any of the following for QA Level I items or services: technical requirements, QA Program requirements, Rights of access, Documentation requirements, provision for reporting nonconformances. Requisitions # 4810-0116, 1/14/86; 4810-0041-86, 10/1/85; 4810-0109-86, 1/8/86; 4810-33310T, 12/27/85; 4810-0088, 12/17/85.
- 2. Lack of documented evidence of USGS' QA Manager's review and approval of the requisition and the QA Procurement form. Requisitions found deficient were #4810-0017-86, 9/18/85; #4810-0015-86, 8/20/85; #4810-0007-86, 8/85.
- 3. USGS personnel have approved the USGS NNWSI Project QA Procurement form for the USGS QA Manager without documented authority to do so.
- Copies of all as-issued QA Level I procurement documents are not being forwarded to WMPO.

#### Finding No. 362a-4

NNWSI-USGS-QMP-18.01, Rev. 0, does not address program provisions for conducting external audits of suppliers/contractors to USGS.

#### Finding No. 362a-5

A review of the Rock Properties Measurement Lab revealed lack of compliance/implementation in the following areas:

- 1. The QA Calibration Form is not being completed for each instrument requiring calibration and is not being sent to the USGS QA Office prior to the instrument's use.
- 2. The USGS QA Office is not entering this information into a calibration system -- to include all affected instruments.
- 3. The calibration status of instruments is not being displayed at a readily accessible location. Stickers are not affixed to each instrument denoting the calibration status.
- Nonconformance reports have not been written for instruments that display no calibration status sticker.
- 5. No documented certifications are on file for personnel performing equipment calibrations.
- 6. Calibration standards used for calibration of instruments are not traceable to the National Bureau of Standards (NBS) or other known standards. Where NBS standards do not exist, the reference standard is not supported by certificates, reports or data sheets attesting to the date, accuracy and conditions under which the results were obtained.

- 7. The method and interval of calibration for each item has not been defined, based on the type of equipment stability, characteristics, required accuracy, intended use, manufacturer's recommendations or other conditions that affect measurement controls.
- 8. Instruments out of calibration are not tagged or segregated.
- 9. Calibration forms, which are QA Level I or II documents, are not processed as NNWSI Project QA records.

### Finding No. 362a-6

There is no documentation of indoctrination and training of USGS personnel performing quality related activities. It should also be noted that there is no apparent central control or accountability of the USGS personnel working on the NNWSI Project to ensure that these personnel are properly indoctrinated, trained, and certified.

#### Finding No. 362a-7

There are no certifications of personnel who perform reviews of technical documents. In addition, many of the USGS technical personnel certifications do not define the area of responsibility for which these personnel are certified. Examples of such certifications are those of the following personnel: Edwardo A. Rodriquez, David A. Ponce, Gary D. Hamilton, John H. Healy, Robert J. Munroe, Brennen O'Neill, William H. Prescott, Joann M. Stock, Joseph F. Svitek, Walter E. Wendt, Robert H. Colburn, Edward E. Criley, Rorald M. Kaderabek, Jeff Wilson, Dean Whitman. In some instances, a work experience included on the certifications of USGS technical personnel does not support the activities which they are certified to perform. Examples of such certifications are those of the following personnel: Susan Shipley, Paul E. Carrara, Richard Hay, Pamela Jenks, Christine Arthur, Michael Chornak, Ibrahim Palaz. Also, the certifications of Robert O. Castle and Kenneth A. Sargent were not approved by the next higher supervisory level as required by USGS

procedure NNWSI-USGS-GMP-2.03, Rev. 0, paragraph 3.2. Certifications for Castle and Sargent had no approvals. It should be noted that the USGS QA program does not establish certification criteria for the USGS technical personnel. The basis for certification as described on the USGS certification form is subjective in nature. This also applies to the certification of Fenix and Scisson geologists who implement USGS activities. In addition, there are no provisions in the USGS QA program for USGS to either accept or concur with lab contractor's certifications since these certifications are performed by F&S personnel.

#### Finding No. 862a-8

The USGS QA program does not adequately address provisions for USGS QA personnel and QA support contractors to stop unsatisfactory work. Although USGS-NNWSI-QMP-10.01, RO, para. 4.4 does state that the QA manager has authority to stop work during course of a surveillance; it is not documented as to how this activity is implemented. It should be noted that the stop work authority appears to be limited to those activities identified during the surveillance. No apparent provisions exist to stop unsatisfactory work identified during audits, inspections or by other means.

### Finding No. 862a-9

The USGS QAPP-Rev. O, Sec. QMP-1.0 does not delineate the responsibility and authority of each organization involved in the execution of activities affecting quality, and does not address external and internal interfaces between organizational units. In the case of internal interfaces, the Geological dision QA Specialist Central and QA Specialist Western Division, and Nuclear Hydrology QA Specialist responsibilities and authorities are not defined and documented. The aforementioned QA personnel as depicted in the USGS Organization Chart do not appear to have access to management levels such that they have the required organizational freedom including sufficient independence from cost and schedule when opposed to safety considerations. Note: see AFS 862a-1. Additionally, the USGS QA organization does not clearly delineate the authority and responsibility

for the external interfaces between organizational units performing activities affecting quality e.g., Los Alamos National Laboratory which is performing internal and external audits for the USGS and the Bureau of Reclamation which is performing site characterization activities including, but not limited to, surface hydrology.

#### Finding No. 8623-10

The USGS QAPP, Rev. 2 does not address provisions for the Quality Assurance program to control activities associated with operation of the core library facilities at the NTS for handling, storing, and distributing material samples and core for the commercial nuclear waste management activities at the NTS as required by the NNWSI Quality Assurance Plan. Note: refer to AFS 862a-11 for additional information.

### Finding No. 862a-11

The USGS Quality Assurance program does not maintain WMPO approved QA administrative procedures for the storage, handling, and shipping of core samples and other materials associated with NNWSI Project activities to preclude damage, loss, or deterioration by environmental conditions. This condition is of particular concern since the USGS is responsible, in part, for the operation of the core library facilities at the NTS including, handling, storing, and distributing material samples and core for the commercial nuclear waste management activities at the NTS. Note: refer to AFS 862a-10 for additional information.

## Finding No. 362a-12

The USGS Quality Assurance Plan does not address provisions to be established for the qualification of personnel, equipment, and procedures and for the control of special process verification methods to be documented for core sample preparation. This condition is of particular

concern since the USGS has and is presently processing core samples for NNWSI Project activities prior to the development, review, and approval by WMPO of these special process procedures.

#### Finding No. 362a-13

(Part 1) Many of the publication files requested for review did not contain peer-review comments. In several publication files that did contain peer-review comments, resolution of the comments by the author(s) was unclear.

(Part 2) WMPO asked several interviewees to produce the written peer-review procedures in effect prior to NNWSI-USGS-QMP-3.04, RO; evidence that these procedures existed was not produced.

## Finding No. 8623-14

The USGS has been and is performing numerous site investigations for the NNWSI Project, as listed in the Work Breakdown Structure Dictionary, without any approved site investigation plans, and therefore, has been and is violating the QA Program requirements (See AFS 362a-14). The referred paragraphs clearly prohibit any site investigations from being performed, until and unless, a site investigation plan has been prepared, technically reviewed, and approved by WMPO.

It is true that extensive plans are in existence, or are in preparation, for the Site Charcterization Plan (SCP) and the Exploratory Shaft Test Plan (ESTP), but these plans are not in effect at this time. The USGS has generally failed to provide, or to technically review, site investigation plans for their activities within the site exploration phase of this project.

It is also true that the USGS did prepare a Work Plan for the USGS Participation in the Nevada Nuclear Waste Storage Investigations Project, for the fiscal year 1985 activities, but this was apparently a preliminary draft which was never completed, reviewed, or submitted to WMPO for

approval. A similar document was also prepared for the fiscal year 1986, but again, this was also apparently a preliminary draft which has not yet been completed, reviewed, or submitted to MMPO for approval. These documents do not therefore, fulfill the requirements of NVO-196-17, Para. 3.2.2 and 3.2.3. (See Audit Finding 362a-15.)

#### Finding No. 962a-15

The USGS QAPP does not provide for the planning of the site investigation activities affecting quality as required by Para. 2.1 of NVO-196-17, Rev. 3, as further amplified in Para. 2.1.2 of SOP-02-01, Rev. 0, and Para. 3.2.2 and 3.2.3 of NVO-196-17, Rev. 3.

#### Finding No. 862a-16

Certifications of audit personnel who have performed supplier evaluations are not on file at USGS. Therefore, the acceptability of the supplier evaluations performed by these individuals cannot be determined.

### Finding No. 8623-17

USGS contracts with various support contractors (e.g.) Inst. of Geophysics/Planetary Physics, Petrographic Services, Colorado School of Mines, and others do not specify that these contractors will implement the USGS QA Program for their activities nor does objective evidence exist to demonstrate that these contractors have an equivalent program which meets the requirements of the NNWSI Project QA Plan.

## Finding No. 862a-18

The USGS QA program does not address provisions to control the utilization of limited calendar life items or samples (e.g., water samples) to assure that these items or samples are not used after such time that their chemical and physical properties may change which would affect the resulting data.

#### Finding No. 362a-19

There is no objective evidence to support performance of the required QA Manager review. In addition there are no provisions in the USGS technical procedures to require that this sample documentation be provided to the USGS QA Manager for review.

#### Finding No. 862a-20

Copies of some required records, such as audits and reviews of technical publications, are neither identifiable or retrievable.

#### Finding No. 962a-21

- USGS records are being processed/reviewed using an unapproved QA procedure - "QA Records Management Guidelines" dated 1/28/86.
- Measures have not been established to identify/document those personnel who are authorized to validate records.

## Finding No. 3621-22

No documentation, USGS Corrective Action Request (CAR), has been generated to identify numerous recurring conditions adverse to quality. There are 29 outstanding/open audit findings identified by Los Alamos for USGS which have not been resolved; many of these identify recurring conditions.

#### Observations.

The following observations were noted during the audit:

#### Observation No. G1

A report prepared by Will Carr (OFR-84-854) met the "Letter" of the requirements described in NNWSI-USGS-QMP-3.04, RO (Technical Review of NNWSI Publications). This procedure states, in part, that there will be

two peer reviewers for each report prepared by the USGS. One of the reviewers of this open-file report, however, recommended (in writing) that another geologist review the report because of his familiarity with certain parts of the subject matter. There is no record of this third review taking place. Therefore, a question arises concerning the adequacy of the technical review of this publication.

#### Observation No. 02

In NNWSI-USGS-QMP-17.01, RO, Sec. 5, Para. 5.4.4 it states that documents must be sent to the "Record Processing Center" within two weeks of completion. This schedule seems rather unrealistic, and may require a revision of the procedure.

## Observation No. 03

The USGS has adopted a procedure (QMP-3.04, Rev. 0) for the technical review of NNWSI-USGS publications, but this procedure does not address the problem of data, interpretations, conclusions, recommendations, and/or reports which are not "published" officially by the USGS. The danger exists that some data, interpretations, conclusions, recommendations and/or "reports" could be used for a Quality Level I purpose, without any technical review, because the USGS QAPP does not address this problem. If this did happen, then it would be a violation of the intent of SOP-02-01. The USGS should address this problem somehow.

## Observation No. 04

Part 1 - NNWSI-USGS-QMP-2.01, Rev. 0, requires that the status, adequacy and effectiveness of the NNWSI-USGS Quality Assurance Program be assessed annually. This assessment is required to be documented in a Management Assessment Report which is to be issued by October 31 of each year. This procedure carries an effective date of 8/24/85 and was approved by WMPO on

9/27/85. No Management Assessment Report has been issued to date, presumably due to the short time the USGS QA Program has been implemented. Based on discussions with the USGS QA Manager, this assessment is scheduled to be performed in September of 1986.

Part 2 - Per the USGS procedure, the USGS Assistant Director assigns responsibility for resolving quality-related problems and conditions adverse to quality which are identified in the Management Assessment Report. There is no method described regarding how these quality-related problems and conditions adverse to quality are documented, tracked or verified, for closure and there is no apparent involvement by Quality Assurance in this process. A response to this observation is required.

#### Observation No. 05

Based on the number and nature of the findings identified as well as the USGS estimates. \* manpower necessary to effectively implement the USGS QA Program, it appears evident that the USGS QA organization is inadequately staffed to achieve proper implementation of the QA Program at USGS.

#### 6.0 CORRECTIVE ACTION

A written response to Audit Finding Sheets (AFSs) 362a-1 through 862a-22 (enclosed) is required. USGS should review and investigate the findings to determine the cause and schedule appropriate action to prevent recurrence. The response to the findings shall be in writing and included on, or attached, to the AFSs for return to WMPO within thirty (30) working days after receipt. In the event that the corrective action cannot be completed within thirty (30) days, the response shall indicate a schedule date for completion. A follow-up response by USGS must be sent to WMPO when the action has been completed. All responses shall be addressed to the Director, WMPO, and a copy shall be sent to the Lead Auditor (S. B. Singer, SAIC). A formal answer to all observations except observation No. 4 is optional. Observation No. 4 requires a response.

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| 35 and | WMPO AUDIT FINDING SHEET | (AFS) | ¥<br>5 |
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|   | Audited Checkist Reference 3623-1-7  |
|---|--|
| ludted Organization <u>USGS - Denver</u>  |  |
|   | Control of Purchased Mater Activity Equipment and Services   |
| -   | Jr. Reported By (Auditor) 1. Voltura S.  |
| Requirement (Cite) MMWSI-SOP-02-01, F   | Rev. 0 (1) Para. 5.1.1 states in part: 'Act  |
| mat affect quality small be presc   | cribed by documented instructions, procedure   |
| type appropriate to the circumstan  | nces and shall be accomplished in accordance   |
| Contrary to the above, the  | USGS QA Program does not have a WMPO-approve   |
| procedure in place to address sour  |  |
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| Approved By LA  | 30 o<br>N 4/8/86 Response Due Date Rece  |
| Approved By WMPONV Jam Bl   |  |
|   | d organization)  |
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| To be completed by lead auditor (LA   | A) and reviewed by WMPO/NV   |
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| To be completed by lead auditor (LA Corrective Action Response Satisfactory Unsatisfactory  | A) and reviewed by WMPO/NV Reviewed by LA/Date Reviewed by WMPO/NV/Date  |
| To be completed by lead auditor (LA Corrective Action Response Satisfactory Unsatisfactory Corrective Action Implementation                                     | A) and reviewed by WMPO/NV Reviewed by LA/Date Reviewed by WMPO/NV/Date Reviewed by LA/Date  |
| Corrective Action Response  Satisfactory Unsatisfactory  Corrective Action Implementation  Satisfactory Unsatisfactory  | Reviewed by WMPO/NV Reviewed by LA/Date Reviewed by WMPO/NV/Date Reviewed by LA/Date Reviewed by WMPO/NV/Date Reviewed by WMPO/NV/Date |
| To be completed by lead auditor (LA Corrective Action Response Satisfactory Unsatisfactory Corrective Action Implementation Satisfactory Unsatisfactory Remarks | A) and reviewed by WMPO/NV Reviewed by LA/Date Reviewed by WMPO/NV/Date Reviewed by LA/Date Reviewed by WMPO/NV/Date Reaudit Date      |
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| To be completed by lead auditor (LA Corrective Action Response Satisfactory Unsatisfactory Corrective Action Implementation Satisfactory Unsatisfactory Remarks | A) and reviewed by WMPO/NV Reviewed by LA/Date Reviewed by WMPO/NV/Date Reviewed by LA/Date Reviewed by WMPO/NV/Date Reaudit Date      |

WMPO Audic Finding No. 362a-1 contid

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with these instructions, procedures . . ." (2) Para. 7.1 states in part:
"Measures shall be established to ensure that purchased material, equipment
and services conform to the procurement documents. These measures shall include provisions, as appropriate, for source evaluation and selection . . ."

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| Add ring to   | USGS QMP+8.0<br>Audited Checkist Reference Rev. 0 Pana.  |
| Audited Organization USGS - Denver  |  |
| Organization Unit Rock Preparation Ro   | om Activity Identification& Control of Sai   |
| Response Assigned To W. W. Dudley.  | Jr. Reported By (Auditor) S. Singer  |
| Requirement (Cite) NWST-USGS-OMP 3.   | Cl Rev. O Section 1. Identification & Control  |
| Geologic & Hydrologic Samples, Par  | a. 1 Purpose, states: "This procedure defines  |
| method of identification and contr  | ol of geologic and nydrologic samples to (cont   |
| Finding Contrary to the above J-13  | water sample was found in a container which has  |
| identification other than the numb  | er J-13. When the engineer was asked for any o   |
| documents that were traceable to t  | he sample, his reply was, "These documents are   |
| available."   |  |
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| Approved By WMPO/NV Jan Bl  |  |
| Response (To be completed by audited  | organization)  |
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WMPO Audit Finding No. 362a-2 cont d

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assure their traceability until they are destroyed." Para. 2 Scope of Complianc states in part: "This procedure is applicable to all geologic and hydrologic samples generated by USGS which support Quality Levels I and II activities for NNWSI Project." Para. 4.1. "Information needed for each sample will include its location, sampling plan, lot or batch, collector, date of collection, storage location and physical description. This data shall be on documents traceable to sample throughout the samples' collection preparation, analysis and storage."

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| (To be used for all AFSs with added s                   | neets as required)           |   |
|---|------------------------------|---|
| Audit Finding No. 862a-3                                | Audited Checkist Re          | eference <u>862a-1-4.2.2</u>            |
| Audited Organization USGS - Denver                      |                              |   |
| Organization Unit 2A                                    | Activity Procuremen          | nt Doc. Control                         |
| Response Assigned To W. W. Judley                       |                              |   |
| Requirement (Cite) NWSI-USGS-CMP-4.                     | 01. Rev. O states: Para. 1:  | Purpose: "To establis:                  |
| controls for ensuring that requisi                      | tion documents include the   | applicable statements, r                |
| ences or clauses to obtain procure                      | ement objectives for NNWSI P | roject related (cont'd)                 |
| Finding Contrary to the above, a sa                     | ample review of procurement  | documents identified inc                |
| sistent implementation of USGS-QMF                      | P-4.01 in the following area | s: (1) neither the our-                 |
| chase requisition for the MNWSI O                       | A Procurement Form consisten | tly identify any of the                 |
| following for QA Level I items or                       | services: tecnnical requir   | ements. QA Program (cont                |
| Approved By LA Leige                                    | 8 4/1/86 Respo               | 30 days afte<br>nse Due Date Receipt of |
| Approved By LA  | -lal 4/10/86 Date            | Report                                  |
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| (To be used for all AFSs with added s                     | sneets as required)                                 |
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| Audit Finding No. 862a-3                                  | Audited Checkist Reference 862a-1-4.2.2             |
| Audited Organization _USGS - Denver                       |   |
| Organization Unit 2A                                      | Activity procurement Joc. Control                   |
| Response Assigned To W. W. Judley                         | y, Jr. Reported By (Auditor) N. Voltura/S. Singer   |
| Requirement (Cite) NNWSI-USGS-CMP-4.                      | 01, Rev. O states: Para. 1: Purpose: "To establi    |
| controls for ensuring that requis                         | ition documents include the applicable statements.  |
| ences or clauses to obtain procure                        | ement objectives for NNWSI Project related (cont'd) |
| Finding Contrary to the above, a sa                       | ample review of procurement documents identified in |
| sistent implementation of USGS-QM                         | P-4.01 in the following areas: (1) neither the sur  |
| chase requisition for the MNWSI O                         | A Procurement Form consistently identify any of the |
|   | services: tecnnical requirements, QA Program (con   |
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| Approved By WMPO/NV Ja BL                                 | Response Due Date Receipt of Report  A/10/96  Date  |
|   | d organization.)                                    |
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WMPO Audit Finding No. 362a-3 contid

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services, activities or items." Para. 4.3 states in part: "Level I items/services."

-- In addition to 4.1 and 4.2, requisition documents shall include provisions a deemed necessary and applicable by the purchaser for the following: Technica: requirements . . ., QA Program requirements . . ., Rights of Access . . .,

Documentation Requirements . . ., Nonconformance reporting requirements . . . .

Paira. 5.3 "QA Manager reviews & approves the requisition & QA Procurement forms

Copies of the requisition documents for Level I items/services are forwarded to . . . WMPO . . . "

Finding cont'd

requirements, Rights of access, Documentation requirements, provisions for reporting nonconformances. Requisition #s - 4810-0116, 1/14/86; 4810-0041-86, 10/1/85; 4810-0109-86, 1/8/86; 4810-33310T, 12/27/85; 4810-0088, 12/17/85. (2) of documented evidence of USGS' QA Manager's review and approval of the requisiting the QA Procurement form. Requisition #4810-0017-86, 9/18/85; #4810-0015-86 8/20/85; #4810-0007-86, 8/85. (3) USGS personnel have approved the USGS NNWSI Q Procurement form for the USGS QA Manager without documented authority to do so. (4) Copies of all as-issued QA Level I procurement documents are not being forwarded to WMPO.

| To be used for all AFSs with acced s   | sheets as required)  |                           |
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|  | Audited Checkist Reference   | 8621-13.2.1.              |
| udited Organization USGS - Denver  |  |                           |
| Organization Unit QA   |  |                           |
|  | Jr. Reported By (Auditor) N. A   | /oltura/S. Sing           |
| ▼  | ev.O Para. 18.2.1 states in part:  |                           |
|  | nner that shall provide coverage &   |                           |
| ongoing QA program activities"   | Para. 18.2.1.2 External Audits -   | Elements (conf            |
|  | SI-USGS-QMP-18.01. Rev. O does not   |                           |
|  | 1 audits of suppliers/contractors  |                           |
|  | •  |                           |
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| Approved By LA Lincus  | 4/7/86 Response Du   | 30 days<br>e Date Receipt |
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WMPO Audit Finding No. 862a-4 contid

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of a supplier's QA program small be audited by the burchaser . . .  $^{*}$ 

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|---|---|
| (To be used for all AFSs with added s   | sheets as required) QMP-12.01 par<br>through 9 & Si |
| Audit Finding No. 862a-5                | Audited Checkist Referencepage 37 \$ 38             |
| Audied Organization USGS - Denver       | para 12.1.4   |
| Rock Properties                         | Activity Control of M & TE                          |
| Organization Unit Measurements Lab      |   |
|   | Jr. Reported By (Auditor) S. Singer                 |
| Requirement (Cite) Chapter 12 Contro    | I of Measuring and Test Equipment Section 1, 2.     |
| OF COMPLIANCE. This procedure appl      | ies to all USGS instruments that require calibra    |
| in support of the NNWSI Project. !      | t applies to all NNWSI-USGS personnel and their     |
| Finding A review of the Rock Proper     | ties Measurement Lab revealed lack of compliance    |
| mentation in the following areas:       | (1) the QA Calibration Form is not being complet    |
| each instrument requiring calibrat      | tion and is not being sent to the USGS QA Office    |
| to the instrument's use. (2) The t      | JSGS QA Office is not entering this information     |
| Approved By LA . Luni                   | A 4/8/86 Response Due Date Receipt                  |
| Approved By WMPON Jame B                |   |
|   |   |
| Response (To be completed by audited    | d organization)                                     |
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| Implementation Date S.                  | ibmitted By Oate                                    |
| riperientation bate                     | Delied by Delie                                     |
| To be completed by lead auditor (L.)    | I and reviewed by WMPONV                            |
| Corrective Action Response              | Reviewed by LA/Date                                 |
| ☐ Satisfactory ☐ Unsatisfactory         | Reviewed by WMPO/NV/Date                            |
| Corrective Action Implementation        | Reviewed by LA/Date                                 |
| ☐ Satisfactory ☐ Unsatisfactory         | Reviewed by WMPO/NV/Date                            |
|   | Reaudit Date  |
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| Remarks                                 |   |
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| Reference and Number(s) for unsatis     | factory reaudit                                     |
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WMPG Audit Finding No. 862a-8 contid Req. contid contractors. 4. RESPONSIBILITIES. 4.1 The

Principal Investigator (PI) is responsible for ensuring that USGS-controlled instruments requiring calibration meet the requirements of this procedure. 5. PROCEDURE. 5.1 A QA Calibration Form (Attachment 1) shall be completed by the PI or a delegate for each instrument requiring calibration and sent to the USGS CA Office prior to the instrument's use. 5.2 The USGS QA Office shall enter the information into a calibration system, and provide the orginating PI a copy of the information. 5.5 The PI is responsible for ensuring that the calibration status of instruments are displayed at some readily accessible location. To comply, a sticker shall be affixed to each instrument denoting the calibration status according to one of the following three cataegories: 1. Showing equipment identification, date calibrated, date recalibration is due, procedure number and calibrator. 2. Indicating the equipment identifictation, "OPERATOR TO CALIBRATE", and the procedure number. 3. Showing the equipment identification and "NO CALIBRATION REQUIRED". 5.6 Nonconformance reports shall be prepared in accordance with NNWSI-USGS-QMP-15.01 for instruments that are used after the recalibration due date or displays no calibration status sticker. 6. QA REQUIREMENTS. 6.1 Personnel performing equipment calibration shall be certified to have the qualifications necessary to perform the required calibration. These qualifications shall be based on training and experience and documented according to procedure NNWSI-USGS-QMP-2.03. 6.2 Calibration standards used for calibration of instruments shall be traceable to the National Bureau of Standards (NBS) or other known standards; this includes primary and working standards. If NBS standards do not exist, the reference standard used shall be supported by certificates, reports, or data sheets attesting to the

WMPO Audit Finding No. 362a-5 contid

Req. cont'd

date, accuracy, and conditions under which the results were obtained. If reference standards are used, they will be stored and handled in such a way as to maintain the required accuracy and characteristics of the standard.

6.3 The method and interval of calibration for each item shall be defined, based on the type of equipment stability, characteristics, required accuracy, intended use, the manufacturer's recommendations, and other conditions that affect measurement control. Instruments that are out of calibration shall be tagged or segregated and shall not be used until they have been recalibrated. If any instrument is found to be out of calibration consistently, then it shall be repaired or replaced. A calibration shall be performed when the accuracy of the instrument is suspect.

8. RECORDS MANAGEMENT. The calibration forms and any other documents associated with this procedure which are Quality Level I or II documents shall be processed as an official NNWSI QA record.

WMPO Audit Finding No. 362a-5 contid

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into a calibration system -- to include all affected instruments. (3) The calibration status of instruments is not being displayed at a readily accessible location. Stickers are not affixed to each instrument denoting the calibration status in accordance with Para. 5.5 above. (4) Nonconformance reports have not been written for instruments that display no calibration status sticker. (5) No recumented certifications are on file for personnel performing equipment calibrations. (6) Calibration standards used for calibration of instruments are not traceable to the NBS or other known standards. Where NBS standards do not exist, the reference standard is not supported by certificates, reports or data sneets attesting to the date, accuracy and conditions under which the results were obtained. (7) The method and interval of calibration for each item has not been defined, based on the type of equipment stability, characteristics required accuracy, intended use, manufacturer's recommendations or other conditions that affect measurement controls. (8) Instruments out of calibration are not tagged or segregated. (9) Calibration forms, which are QA Level I or I documents, are not processed as NNWSI QA records.

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| (To be used for all AFSs with added s  | heets as required)                                |  |
| Audit Finding No 362a-5  | Audited Checkist Reference 352a-1 Page 7          |  |
| Audited Organization USGS  |   |  |
| Organization Unit Various  | Activity Indoctrination & Training                |  |
| Response Assigned To W. W. Dudley,   | Jr. Reported By (Auditor) J. W. Estella           |  |
| Requirement (Cite) NNWSI-USGS-0MP-2.0  | 2, Rev. O, paragraph 4.1 requires that all perso  |  |
| performing quality related activit   | ies receive indoctrination and training to the ex |  |
| necessary to perform their specific  | c functions. Paragraph 4.2 states that the (cont  |  |
| Finding Contrary to the above cited  | requirement, there is no documentation of indoc   |  |
| tion and training of USGS personne   | l performing quality related activities. It shows |  |
| also be noted that there is no app   | arent central control or accountability of the U  |  |
|  | ject to ensure that these personnel are (cont'd)  |  |
| Approved By LA Solins  | A 4/9/26 Response Due Date Receipt Report         |  |
| Approved By WMPONV Jan Bl  | ment 4/10/86 Date                                 |  |
| Response (To be completed by audited organization.)  |   |  |
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| Implementation DateSu  | ibmitted By Date                                  |  |
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| To be completed by lead auditor (LA  | ) and reviewed by WMPO/NV                         |  |
| Corrective Action Response  Satisfactory Unsatisfactory  | Reviewed by LA/Date                               |  |
| C Samietro, - Gradultro,   | Reviewed by WMPO/NV/Date                          |  |
| Corrective Action —plementation  | Reviewed by LA/Date                               |  |
| ☐ Satisfactory ☐ Unsatisfactory  | Reviewed by WMPO/NV/Date                          |  |
|  | Reaudit Date                                      |  |
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| Audit Finding Closed 🗀 LA Conc.  | arrence/Date                                      |  |
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WMPO Audis Finding No. 3623-6 contis

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indoctrination and training activities shall be documented and retained as a QA record.

Finding cont'd

properly indoctrinated, trained, and certified.

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| (To be used for all AFSs with added s | heets as required)                                 |
| Audit Finding No 8623-7               | Audited Checkist Reference 3623-1 og 10 o          |
| Audited Organization USGS             |  |
| Organization Unit Various             | Activity Personnel Certifications                  |
| Response Assigned To W. W. Judley.    | Jr. Reported By (Auditor) J. W. Estella            |
| Requirement (Cite) NNWSI-SOP-02-01.   | Rev. O requires that personnel performing Quality  |
| I activities be certified to show     | competence to perform their specific auties, e.c.  |
| design verification, document revi    | ew, surveillance, etc.                             |
| Finding Contrary to the above cited   | requirement, there are no certifications of pers   |
| wno perform reviews of technical d    | ocuments. In addition, many of the USGS technical  |
| personnel certifications do not de    | fine the area of responsibility for which these    |
| personnel are certified. Examples     | are: Edwardo. A. Rodriquez. David A. Ponce. (cont' |
| Approved By LA A.B. She               | 10 days  118/86 Response Due Date Receipt          |
|                                       | Report Date  |
|                                       | organization)                                      |
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| Implementation Date Su                | bmtted By Date                                     |
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| To be completed by lead auditor (LA   | i) and reviewed by WMPO/NV                         |
| Corrective Action Response            | Reviewed by LA/Date                                |
| Satisfactory Unsatisfactory           | Reviewed by WMPO/NV/Date                           |
| Corrective Action Implementation      | Reviewed by LA/Date                                |
| ☐ Satisfactory ☐ Unsatisfactory       | Reviewed by WMPO/NV/Date                           |
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| ,                                     | factory reaudit                                    |
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WMPO Audit Finding No. 362a-7 contid

Finding cont'd

Gary D. Hamilton, John H. Healy, Robert J. Munroe, Brennen G Nevill, William H. Prescott, Joann M. Stock, Joseph F. Svitek, Walter E. Wendt, Robert H. Colourn, Edward E. Criley, Ronald M. Kaderabek, Jeff Wilson, Dean Whitman. In some instances, the work experience included on the certifications of USGS technical personnel does not support the activities which they are certified to perform. Examples are: Susan Shipley, Paul E. Carrara, Richard Hay, Pamela Jenks, Christine Arthur, Michael Chornak, Ibrahim Palaz. Also, the certifications of Robert J. Castle and Kenneth A. Sargent were not approved by the next higher supervisory level as required by USGS procedure NNWSI-USGS-QMP-2.03, Rev. 0, paragraph 3.2; these certifications had no approvals at all. It should be noted that all the personnel certifications available for USGS technical personnel were completed within the 2 weeks prior to this audit. It should also be noted that the USGS QA program does not establish certification criteria for the USGS technical personnel. The basis for certification as described on the USGS certification form is subjective in nature. This also applies to the certification of Fenix and Scisson geologists who implement USGS activities. In addition, there are no provisions in the USGS QA program for USGS to either accept or concur with these certifications since these certifications are performed by F&S personnel.

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| (To be used for all AFSs with added s |                                 | 862a-1, og 1 of       |
|---------------------------------------|---------------------------------|-----------------------|
| Audit Finding No. 862a-8              | Audited Checklist Refer         | ence Ques. (1)        |
| Audited Organization <u>USGS</u>      |                                 |                       |
| Organization Unit <u>OA</u>           | Activity ! Organization         | n                     |
| Response Assigned To W. W. Dudley.    |                                 |                       |
| Requirement (Cite) 900-195-17-Rev. 3. | . pg. 8. para. 1.8. states in s | ert: quality assuran  |
| personnel shall report to manageme    | nt levels such that they have   | sufficient authority  |
| organizational independence to ide    | entify quality problems; to ini | tiate, recommend (c   |
| Finding Contrary to the above requi   | rements the USGS QA program do  | es not adequately     |
| address provisions for USGS QA per    | rsonnel and QA support contract | ors to stop unsatisf  |
| tory work. Although USGS-NNWSI-QF     | 4P-10.01,RO. para. 4.4 does add | ress that the QA man  |
| has authority to stop work during     | course of a surveillance, it i  | s not documented (co  |
| Approved By LA . Share                | \ 4/7/96 Response               | 30 days at Receipt of |
| Approved By LA                        | mark 4/10/86 Date               | Report                |
| Response (To be completed by audited  | organization.)                  |                       |
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| Implementation DateSu                 | christed By                     | Date                  |
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| To be completed by lead auditor (LA   | A) and reviewed by WMPO/NV      |                       |
| Corrective Action Response            | Reviewed by LA/Date             |                       |
| Satisfactory Unsatisfactory           | Reviewed by WMPO/NV/Date        |                       |
| Corrective Action Implementation      | Reviewed by LA/Date             |                       |
| ☐ Satisfactory ☐ Unsatisfactory       | Reviewed by WMPO/NV/Date        |                       |
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WMPO Audit Finding No. 362a-8 cont'd

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or provide solutions; to verify implementation of solutions; and to stop unsatisfactory work.

Finding cont'd

as to now this activity is implemented. It should be noted that the stop work authority appears to be limited to those activities identified during the surveillance. No apparent provisions exist to stop unsatisfactory work identified during audits, inspections or by other means.

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| (To be used for all AFSs with added she   |   |
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| Audit Finding No 862a-9   | Gues. 2, 3, 4a; Audited Checkist Reference of 102, Jues. 7. |
| Audited Organization USGS   |   |
| Organization Unit OA  | Activity Organization (!)                                   |
| Response Assigned To W. W. Dudley, Jr   | Reported By (Auditor) R.F. Cate/J.W. Estel!                 |
| Requirement (Cite) NNWSI-SOP-02-01-Rev.   | 0, Sec. 1.0, para. 1.2.4 organization states:               |
| more than one organization is involve   | d in the execution of activities affecting qual             |
| then the responsibility & authority o   | f each organization small be established (cont              |
| Finding Contrary to the above requirem  | ents, the USGS QAPP-Rev. O. Sec. QMP-1.0 does n             |
| delineate in writing the responsibili   | ty & authority of each organization involved in             |
| execution of activities affecting qu  | lity, and does not address external and interna             |
| مناهب المستقد | ts. In the case of internal interfaces, (contic             |
| Approved By LA . Shages   | Response Due Date Receipt of                                |
| Approved By WMPO/MY Jama Bl   | while 4/10/86 Date Report                                   |
|   | ganization)   |
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| To be completed by lead auditor (LA) a  | nd reviewed by WMPO/NV                                      |
| Corrective Action Response R  Satisfactory C Unsatisfactory   | eviewed by LA/Date  |
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| Corrective Action Implementation R  | eviewed by LA/Date  |
| BILL SANGTACTORY ) . INSANGTACTORY  |   |
| Satisfactory C Unsatisfactory   | eviewed by WMPO/NV/Date                                     |
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WMPO Audit Finding No. 3623+3 contid

Req. cont'd

clearly and documented. The external interfaces between organizations and the internal interfaces between organizational units and changes thereto shall be documented. Interface responsibilities shall be defined and documented."

NNWSI-SOP-02-01-Rev. 0, Par. 1.1.1; Organization, states in part.. the authority and duties of persons and organizations performing activities affecting quality shall be clearly established and delineated in writing.

Finding cont'd

the Geological Division QA Specialist Central & QA Specialist Western Division, and Nuclear Hydrology QA Specialist responsibilities and authorities are not defined and documented. The aforementioned QA personnel as depicted in the USGS Organization Chart do not appear to have access to management, levels such that they have the required organizational freedom including sufficient independence from cost and schedule when opposed to safety considerations. Note: see AFS-86-2A-1. Additionally, the USGS QA organization does not clearly delineate in writing the authority and responsibility for the external interfaces between organizational units performing activities affecting quality e.g. Los Alamos National Laboratory who is performing internal and external audits for the USGS and the Bureau of Reclamation who is performing site characterization activities including, but not limited to, surface hydrology.

| WMPO AUDIT FI                                 | NDING SHEET (AFS)                            |
|---|--|
| (To be used for all AFSs with added sheets as | requred) 362a-1, pd 3 of                     |
| Audit Finding No 362a-10                      | Audited Checklist Reference Jues. 5.         |
| Audited Organization USGS                     |  |
| Organization Unit 2A                          | Activity II Program                          |
| Response Assigned To W. W. Dudley, Jr.        | Reported By (Auditor) R.F. Cote/J.W. Estail  |
| Requirement (Cite) NWSI-SOP-02-01-Rev. 3, S   | Sec. 2.0, Par. 2.1.1; Program; states in par |
| the program shall identify the systems, s     | tructures, components, and activities to be  |
| covered by the QA Program Plan.               |  |
| Friding Contrary to the above requirement;    | the USGS QAPP, Rev. 2 does not address pro   |
| visions for the Quality Assurance progra      | m to control activities associated with one  |
| tion of the core library facilities at th     | e NTS for handling, storing, and distributi  |
| material samples and core for the commer      | cial nuclear waste management activities (co |
| Approved By U                                 | Response Due Date Receipt of Report          |
| Approved By WMPONV Jane Blank                 | 4/10/26 Date                                 |
| Response (To be completed by audited organiz  | apon)  |
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| To be completed by lead auditor (LA) and re   | ·  |
| Satisfactory Unsatisfactory                   | ed by LA/Date                                |
|   | ed by WMPO/NV/Date                           |
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Reference and Numberls) for unsatisfactory reaudit \_\_\_

WMPO Audit Finding No. 362a-13 cont'd

Finding cont'd

at the NTS as required by the NNWSI Quality Assurance Plan. Note: refer to AFS-86-2A-11 for additional information.

| WMPO AUD   | IT FINDING SHEET (AFS) N-GA   |
|--|---|
| (To be used for all AFSs with added s<br>Audit Finding No <u>3623-11</u><br>Audited Organization <u>USGS</u>   | heets as required.) 3623-1, pg 45 pt<br>102 Ques. (3) an<br>Audited Checklist Reference50 of 102 Ques.  |
| Organization Unit OA  Response Assigned To W. W. Dudley.  Requirement (Cite) Red. No. 1 NVO-196 activities affecting quality on the instructions, procedures, drawings  Finding Contrary to the above requiremental MMPO approved QA administration of core samples and other material loss, or deterioration by environments. | rement; the USGS Quality Assurance program does not rative procedures for the storage handling & shipper state associated with MNWSI activities to preclude dampental conditions. This condition is of (cont'd) |
| Implementation DateSu  | bmitted By Date   |
| To be completed by lead auditor (LA Corrective Action Response E Satisfactory E Unsatisfactory   | Reviewed by WMPO/NV Reviewed by LA/Date Reviewed by WMPO/NV/Date Reviewed by LA/Date  |
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Reference and Number(s) for unsatisfactory reaudit

WMPO Audit Finding No. 362a-11 cont d

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Finding cont'd

particular concern since the USGS is responsible in part for the operation of the core library facilities at the NTS including, handling, storing, and distributing material samples and core for the commercial nuclear waste management activities at the NTS. Note: refer to AFS 86-2A-10 for additional information.

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| (To be used for all AFSs with added sh                        | eets as required)                                  |
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| Audit Finding No 862a-12                                      | Audited Checkist Reference 102 Ques. (1), an       |
| Audited Organization USGS                                     |  |
| Organization Unit JA  | Activity (9) Control of Processes                  |
| Response Assigned To W. W. Dudley,                            | Jr. Reported By (Audtor) R.F. Cate/J.W. Este:      |
| Requirement (Cite) Reg. No. 1 170-196                         | -17-Rev. 3, Sec. 9.0, Par. 9.2; states; when spec  |
| processes are required to control de                          | uality, the use of qualified personnel, equipment  |
| procedures is necessary, the criter                           | is for qualification of personnel, equipment , (co |
| Finding Contrary to the above require                         | ement(s), the USGS Quality Assurance Plan does no  |
| address provisions to be established                          | d for the qualification of personnel, equipment,   |
| procedures and for the control of s                           | pecial process verification methods to be documen  |
|   | ondition is of particular concern since the (cont  |
| Approved By LA  |  |
| Response (To be completed by audited organization.)           |  |
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| Implementation Date Submitted By Date                         |  |
| To be completed by lead auditor (LA)                          | and reviewed by WMPO/NV                            |
| Corrective Action Response  Satisfactory Unsatisfactory       | Reviewed by LA/Date                                |
|   | Reviewed by WMPO/NV/Date                           |
| Corrective Action Implementation  Satisfactory Unsatisfactory | Reviewed by LA/Date                                |
|   | Reviewed by WMPO/NV/Date                           |
|   | Reaucit Date                                       |
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| Audit Finding Closed 🗀 LA Concur                              | rence/Date   |
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| Reference and Number(s) for unsatisfa                         | actory resudit                                     |

WMPO Audit Finding No. 362a-12 contid

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and procedures, and the maintenance of the qualification records will be specifing the participating organizations' and NTS support contractors' QA programs. Special process verification methods and criteria will also be documented and retained. Req. No. 2 NVO-196-17-Rev. 3, Sec. 9.0, Par. 9.3; states in part. examples of special processes include, but are not limited to . . core sample preparation. Req. No. 3 NVO-196-17-Rev. 3, Sec. 9.0, Par. 9.4; states; for QA Level I activities, the participating organizations and NTS support contracts will forward their special process procedures to WMPO for review and approval prior to use.

#### Finding contid

USGS has and is presently processing core samples for MNWSI activities prior to the development review and approval by WMPO of these special process procedure:

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| (To be used for all AFSs with added sneets as required.) 86-2a, pages  |  |
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| Audt Friding No. 3624-13 Audited Checkist Reference 9, 11, 13-15   | <u>.                                    </u> |
| Augited Crearization U.S. Geological Survey - Jenver   |  |
| Organization Unit Geologic/Hydrologic Divs. Activity Seer-Review Jocumentation   |  |
| Response Assigned To W. W. Dudley, Jr. Reported By (Auditor) Ed Oakes  |  |
| Requirement (Cite) (Part 1) NNWS: 196-17, Rev. 0 (1980), Sec. 17, Para. 17.1 and 5   | JSG:   |
| OAPP-01 RO. Sec. 17 states that sufficient records, including the results of tec   | chn.   |
| reviews. will be maintained to support conclusions reached from investigations.  | (c   |
| Finding (Part 1) Many of the publication files requested for review did not conta  | ain  |
| review comments. In several publication files that did contain peer-review comme   | ent:   |
| resolution of the comments by the author(s) was unclear: (Part 2) WMPO asked sev   | veri   |
| interviewees to produce the written peer-review procedures in effect prior to (  |  |
| Approved By LA A crued 4/3/86 Response Due Cate Receip   | '5 a   |
| Approved by WMPO/NV Janus Blanke 4/19:16 Cate  | :  |
| Response (To be completed by audited organization)   |  |
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| Corrective Action Response Reviewed by LA/Date   |  |
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| Corrective Action Implementation Reviewed by LA/Date   |  |
| Feviewed by WMPO/NV/Date   |  |
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WMPO Audit Finding No. 362a-13 tont d

Req. cont'd

and (Part 2) NNWSI 196-17 Rev. 3 (1980), Sec. 6, Para. 5.1. states that each participating organization have existing written procedures which describe how They control their own quality-related documents.

Finding cont'd

MNWSI-USGS-QMP-3.04, Rev. 0; evidence that these procedures existed was not produced.

| WMPO AUD  | IT FINDING SHEET (AFS) N-C. 6 85   |
|---|--|
| (To be used for all AFSs with added s Audit Finding No 862a-11  Audited Organization USGS - Deriver | Audited Checklist Reference #3 4 46  |
| Organization Unit Site Investigation  | Activity Documentation   |
| •   | Para. 3.2.2 and 3.2.3 3.2.2 Prior to the start :   |
| site investigation, the responsible   | e Participating Organization shall develop a plan  |
|   | ments which will be utilized to determine the (coerforming numerous site investigations for the NN |
| •   | eakdown Structure Dictionary, without any approved   |
| the referred paragraphs. The refer  | rred paragraphs clearly prohibit any site (cont'd  |
| Approved By WMPO/NV Janu Bl. Response (To be completed by audited                                   | organization)  |
| Implementation Date Su  | ibmitted By Date   |
| To be completed by lead auditor (L/   | N) and reviewed by WMPO/NV   |
| Corrective Action Response  Satisfactory Unsatisfactory   | Reviewed by LA/Date  |
|   | Reviewed by WMPO/NV/Date   |
| Corrective Action Implementation  Satisfactory Unsatisfactory                                       | Reviewed by LA/Date  |
|   | Reviewed by WMPO/NV/Date   |
|   | Reaudt Date  |
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| Audit Finding Closed 🗆 LA Conc.   | urrence/Date   |
| Reference and Number(s) for unsatis   | factory reaudit  |

WMPO Audit Finding No. 362a-14 cont'd

### Rea. cont'd

geologic, hydrologic, geotechnical, or tectonic mean values and range of uncertainties of the natural host formation. The plan shall present sufficient detail to determine whether or not the activities to be conducted, the methods of analyzing the data to be gathered, and the modeling methods will ensure that the end results will provide sufficient information necessary to evaluate the characteristics of the natural barriers against the criteria specified in 10 CFF 3.2.3 The responsible Participating Organization shall conduct a technical reviet the plan prior to the start of any activities associated with the plan.

### Finding cont'd

investigations from being performed, until and unless, a site investigation plan has been prepared, trinnically reviewed, and approved by WMPO.

It is true that extensive plans are in existence, or are in preparation, for the site characterization plan (SCP) and the exploratory shaft test plan (ESTP), but these plans are not in effect at this time. The USGS has generally failed to provide, or to technically review, site investigation plans for their activities within the site exploration phase of this project.

It is also true that the USGS did prepare a Work Plan for the USGS Participation in the Nevada Nuclear Waste Storage Investigation, for the fiscal year 19 activities, but this was apparently a preliminary draft which was never complete reviewed, or submitted to WMPO for approval. A similar document was also prepare for the fiscal year 1986, but again, this was also apparently a preliminary draf which has not yet been completed, reviewed, or submitted to WMPO for approval. These documents do not therefore, fulfill the requirements of NVO 196-17 Para 3. and 3.2.3.

(See Audit Finding 862a-15.)

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| (To be used for all AFSs with added s<br>Audit Finding No. 862a-15 |                         |                  | 362a-2 pg. 3   |
|  | Audited Check           | 15% Reference    | 4 3 -0   |
| Audited Organization USGS - Denver                                 |                         |                  |  |
| Organization Unit QA   | Activity Prepa          | ration of USGS   | QAPP   |
| Response Assigned To W. W. Sudley.                                 | Jr. Reported By (       | Auditor) Forrest | D. Peters  |
| Requirement (Cite) NVO 196-17 Rev. 3                               | Para. 2.1, 3.2.2, and   | 3.2.3. SOP 0     | 2-01 Para. 2.1   |
| The QAPPs shall provide for the pl                                 | anning and accomplishm  | ent ôf activit   | ies affecting  |
| quality under suitable controlled                                  | conditions. Controlled  | conditions in    | lude the (con  |
| Finding The USGS CAPP does not prov                                | vide for the planning o | f the site inve  | estigation   |
| activities affecting quality as re                                 | equired by (Para. 2.1)  | of NVO 196-17    | Rev. 3. as fur   |
| amplified in Para. 2.1.2 of SQP 02                                 | •                       |                  | ويون مجيد المساحد المس |
| Rev. 3.  |                         | •                |  |
| Approved By LA & Lings   | 3 4/2/86                | Presence Cue C   | 30 days at   |
| Approved By WMPC/NV 2mm BL   | 1-2 4/2/2               | Ausponse oue o   | Report   |
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| Response (To be completed by audited                               | d organization.)        |                  |  |
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| To be completed by lead auditor (L)                                | V and reviewed by WMPC  | )/NV             |  |
| Corrective Action Response  Satisfactory Unsatisfactory            | Reviewed by LA/Date _   |                  |  |
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| Corrective Action Implementation                                   | Reviewed by LA/Date _   |                  |  |
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WMPG Audit Finding No. 86-2a-15 contid

Req. cont'd

use of appropriate equipment, suitable environmental

conditions for accomplishing the activity, assurance that prerequisites for the given activity have been satisfied, and control for verification of quality activities. SOP 02-01 2.1.2 Activities that affect quality should be planned and documented to assure a systematic approach. Planning should result in the documenter identification of methods and organizational responsibilities. Planning should be performed as early as practical and no later than the start of those activities that are to be controlled to assure interface compatibility and a satisfactory approach to QA. NVO 196-17 3.2.2 Prior to the start of a site investigation, the responsible Participating Organization shall develop a plan which will describe the tests and experiments which will be utilized to determine the geologic, hydrologic. geotechnical, or tectonic mean values and range of uncertainties of the natural nost formation. The plan small present sufficient detail to determine whether or not the activities to be conducted, the methods of analyzing the data to be gathere and the modeling methods will ensure that the end results will provide sufficient information necessary to evaluate the characteristics of the natural barriers against the criteria specified in 10 CFR 191. 3.2.3 The responsible Participating Organization shall conduct a technical review on the plan prior to the start of any activities associated with the plan.

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| Audit Finding No. 362a-15             | Audited Checkist Reference (See note be  |
| Audited Organization USGS - Denver    | Supplier Évaluations/Certifica   |
| Organization Unit <u>UA</u>           | Activity of Personnel  |
| Response Assigned To W. W. Dudley,    | Jr. Reported By (Auditor) N. Voltura S. Sin  |
| Requirement (Cite) SOP-02-01, Rev. 0  | Para, 17.1.1 states: "Sufficient records shal!   |
| maintained to furnish evidence of :   | activities that affect quality. The records snal   |
| include at least the following:       | . qualifications of personnel "  |
| Finding Contrary to the above, cert   | ifications of audit personnel who have performed   |
| supplier evaluations are not on fi    | le at USGS. Therefore, the acceptability of the  |
| supplier evaluations performed by     | these individuals cannot be determined.  |
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| Approved By LA Sing                   | A 4/8/86 Response Due Date Receipt   |
| Approved By WMPO/NV . Jame B          | laular 4/10/76 Date Report   |
| Response (To be completed by audited  |  |
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| Invalormentation Date                 | ibmitted By Date   |
| incidentation Date S.                 | Dillies by   |
| To be completed by lead auditor (L/   | II and reviewed by WMPO/NV   |
| Corrective Action Response            | Reviewed by LA/Date  |
| ☐ Satisfactory ☐ Unsatisfactory       | Reviewed by WMPO/NV/Date   |
| Corrective Actio molementation        | Reviewed by LA/Date  |
| ☐ Satisfactory ☐ Unsatisfactory       | Reviewed by WMPO/NV/Date   |
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| (To be used for all AFSs with added s  | heets as required) 362a-1, pc 4                  |
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| Audt Finding No. 9623-17   | Audited Checklist Reference 102 Jues. 5.4        |
| Audited Organization USGS  |  |
| Organization Unit <u>QA</u>  | Activity Organization (!)                        |
| Response Assigned To W.W. Dudley, a  | Ir. Reported By (Auditor) R.F. Cote/J.W. Est     |
| Requirement (Cite) NNWSI-USGS-OMP-1.0  | 01, RO. Pg. 5 of 5, Par. 4.10; states: "411 supp |
| other contractors with activities d  | frected at the NNWSI-USGS Project shall either : |
| with the requirements of the NNWSI-  | USGS QA Program Plan as specified by contract (c |
| Finding Contrary to the above requi  | rement, USGS contracts with various support con- |
| (a.c.) inst. of Geophysics/Planetar  | v Physics, Petrographic Services, Colorado Schoo |
| Mines; and others do not specify t   | that these contractors will implement the USGS O |
| عجا النظاب بين برسوي والتنويس التناق التناق التناق والتناق وال | ioes objective evidence exist to demonstrate (co |
| Approved By LA Surge   | A 4/8/86 Response Due Date Receisi               |
| Approved By WMPONV Jame BL   | mlock 4/10/86 Date Report                        |
|  | organization.)                                   |
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| Implementation DateSu  | britted By Date                                  |
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| To be completed by lead auditor (LA  | ) and reviewed by WMPO/NV                        |
| Corrective Action Response  Satisfactory Unsatisfactory  | Reviewed by LA/Date                              |
|  | Reviewed by WMPO/NV/Date                         |
| Corrective Action Implementation  Satisfactory Unsatisfactory  | Reviewed by LA/Date                              |
| C SEMIRERY C COMMISSION  | Reviewed by WMPO/NV/Date                         |
|  | Reaudit Date                                     |
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| Audit Finding Clased 🖸 LA Concu  | rrence/Date                                      |
| Reference and Number(s) for unsatisf   | factory reaudt                                   |
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WMPO Audit Finding No. 862a-17 contid

Req. cont'd

or they shall have an equivalent program of their own."

Finding cont'a

that these contractors have an equivalent program which meets the requirements of the NNWSI Project QA Plan.

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| (To be used for all AFSs with added s | theets as required) 362s, og 43 o                 |
| Audit Finding No. 362a-19             | Audited Checkist Reference Jues. 7                |
| Audited Organization USGS             |   |
| Organization Unit <u>OA</u>           | Activity Criteria (8)                             |
| Response Assigned To W. W. Dudley.    | Jr. Reported By (Auditor) R.F. Cote/J.W. Est      |
| Requirement (Cite) VNWSI-SOP-02-01-R  | ev. O. Sec. 8.0, Par. 9.2.2.2, states: ftems tr   |
| samples having limited calendar lif   | fe, or items having limited operating life or cyc |
| shall be identified and controlled    | to preclude use of items or samples for which (c  |
| Finding Contrary to the above requir  | rements, the USGS QA program does not address pro |
| sions to control the utilization of   | f limited calendar life items or samples (e.g.) w |
| samples to assure that these items    | or samples are not used after such time that the  |
| chemical and physical properties ma   | ay change which would affect the resulting data.  |
| Approved By LA _ Since                | Response Due Date Receipt Report  A 1/8/86  Date  |
| Approved By WMPONV                    | Lik 4/6/86 Date Report                            |
|                                       | organization)                                     |
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| Corrective Action Response            | Reviewed by LA/Date                               |
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| Corrective Action Implementation      | Reviewed by LA/Date                               |
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#MPO Audit Finding No. 862a-13 cont d

Req. cont d

the shelf life or operating life has expired.

| WMPO AUD   | IT FINDING SHEET (AFS)  |
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| (To be used for all AFEs with added s  | neets as required)  |
| Audit Finding No. 862a-19  | Audited Checklist Reference 352a-1 pg. 43                               |
| Audited Organization USGS  |   |
|  | .centification and Control of<br>Activity Materials. Parts & Components |
| Response Assigned To   | Reported By (Auditor) J. W. Estella                                     |
| Pegurement (Cite) NNWSI-USGS-GMP-8.  | 01, Rev. 0, paragraph 3 requires the identifica                         |
|  | be controlled from initial collection through                           |
| disposal and that this identificat   | ion be correlated from the sample to (cont'd)                           |
| support that the required QA Manag   | A 1/0/36 Response Due Date Report  Cate                                 |
| To be completed by lead auctor (LA Corrective Action Response E Satisfactory E Unsatisfactory Corrective Action Implementation E Satisfactory E Unsatisfactory | britted Sy  |
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AMPO Audis Finding No. 352a-19 cont a

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pertinent documents. Paragraph 5 of this procedure requires that once the sample has undergone all tests and analyses, the sample documents must be reviewed for completeness and adequacy by the QA Manager. This review must be documented by signature of the QA Manager.

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|  | cheats as required)   |                           |  |  |
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| (To be used for all AFSs with added :  |   | 362a, pg. 72,             |  |  |
|  | Audited Checkist Reference  | e Jues. (.)               |  |  |
| Audited Organization U.S. Geologica  | al Survey - Denver  | er                        |  |  |
| Organization Unit Record Processing  | g Center Activity Quality Assuran   | ce Records                |  |  |
| Response Assigned To W. W. Dudley  | . Jr. Reported By (Aucitor) Ed  | <b>Jakes</b>              |  |  |
| Requirement (Cite) NNWS:-SOP-02-01 (RO), Sec. 17, Para. 17.1   |   | .I requires that specific |  |  |
| records be maintained in the USGS  | s's "Record Processing Center."   |                           |  |  |
|  |   |                           |  |  |
| Copies of some required re   | ecords, such as audits and reviews  | of technical              |  |  |
| publications, are neither identif  |   |                           |  |  |
| particularions are mercaner reciter.   | idule of Lett revisite.   |                           |  |  |
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| Approved By LA   | 2 4/8/8/ Response Du  | te Cate Receipt           |  |  |
| Approved By WMPC/NV Jame 30  | -fort 4/10/186 Date   | Report                    |  |  |
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| Hesponse (10 be completed by addit   | Response (To be completed by audited organization.)   |                           |  |  |
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| Implementation DateS   | ubmitted By   | Oalte                     |  |  |
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| To be completed by lead auditor (L. Corrective Action Response   |   |                           |  |  |
| To be completed by lead auditor (L.  | A) and reviewed by WMPO/NV Reviewed by LA/Date  |                           |  |  |
| To be completed by lead auditor (L.) Corrective Action Response  C Satisfactory C Unsatisfactory   | A) and reviewed by WMPO/NV Reviewed by LA/Date Reviewed by WMPO/NV/Date   |                           |  |  |
| To be completed by lead auditor (L. Corrective Action Response   | A) and reviewed by WMPO/NV Reviewed by LA/Date Reviewed by WMPO/NV/Date Reviewed by LA/Date   |                           |  |  |
| To be completed by lead auditor (L. Corrective Action Response Catisfactory Cursatisfactory  | A) and reviewed by WMPO/NV Reviewed by LA/Date Reviewed by WMPO/NV/Date Reviewed by LA/Date Reviewed by WMPO/NV/Date                |                           |  |  |
| To be completed by lead auditor (L. Corrective Action Response Catisfactory Cursatisfactory  | A) and reviewed by WMPO/NV Reviewed by LA/Date Reviewed by WMPO/NV/Date Reviewed by LA/Date   |                           |  |  |
| To be completed by lead auditor (L.) Corrective Action Response  Satisfactory Unsatisfactory  Corrective Action Implementation  Satisfactory  Unsatisfactory               | A) and reviewed by WMPO/NV Reviewed by LA/Date Reviewed by WMPO/NV/Date Reviewed by LA/Date Reviewed by WMPO/NV/Date                |                           |  |  |
| To be completed by lead auditor (L.) Corrective Action Response  Satisfactory  Corrective Action Implementation  Satisfactory  Chsatisfactory  Remarks                     | A) and reviewed by WMPO/NV Reviewed by LA/Date Reviewed by WMPO/NV/Date Reviewed by LA/Date Reviewed by WMPO/NV/Date Resuction Date |                           |  |  |
| To be completed by lead auditor (L. Corrective Action Response Corrective Action Implementation Satisfactory Corrective Action Implementation Satisfactory Chisatisfactory | A) and reviewed by WMPO/NV Reviewed by LA/Date Reviewed by WMPO/NV/Date Reviewed by LA/Data Reviewed by WMPO/NV/Date Reaudit Date   |                           |  |  |
| To be completed by lead auditor (L. Corrective Action Response Satisfactory Unsatisfactory Corrective Action Implementation Satisfactory Unsatisfactory Remarks LA Conc    | A) and reviewed by WMPO/NV Reviewed by LA/Date Reviewed by WMPO/NV/Date Reviewed by LA/Data Reviewed by WMPO/NV/Date Reaudit Data   |                           |  |  |

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| (To be used for all AFSs with added s                          | neets as required)                                |  |
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| Audit Finding No. 862a-21                                      | Audited Checkist Reference Page 32 of 10:         |  |
| Audited Organization USGS - Denver                             |   |  |
| Organization Unit Records Processing                           | Center Activity DA Records                        |  |
| Response Assigned To W. W. Dudley,                             | Jr. Reported By (Auditor) Ed Cakes                |  |
| Requirement (Cite) SOP-02-01, Rev. 3                           | (1) Para. 5.1.1 states in part: 'Activities tha   |  |
| affect quality shall be prescribed                             | in socumented instructions, procedures 3          |  |
| type appropriate to the circumstan                             | ices " Para. 5.3.1 states in part: (cont'd)       |  |
| Fixing (1) Contrary to requirement                             | is 1 & 2 above. USGS records are being processed: |  |
| viewed using an unapproved QA prod                             | edure - "DA Records Management Guidelines" dated  |  |
| 1/28/86. (2) Contrary to requirem                              | ment 3 above, measures have not been established  |  |
|  | who are authorized to validate records.           |  |
| Approved By LA   | 2 4/9/96 Response Que Date Receibt Report Report  |  |
| Response (To be completed by audited organization)             |   |  |
| response tro be considered by addition                         |   |  |
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| implementation DateSu  | ibrretted By Date                                 |  |
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| To be completed by lead auditor (LA Corrective Action Response | N) and reviewed by WMPO/NV Reviewed by LA/Date    |  |
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| Corrective Action implementation  Satisfactory Unsatisfactory  | •   |  |
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|  | Reviewed by WMPO/NV/Date                          |  |
| ·  | Reaudt Date                                       |  |
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| Caference and Number(s) for unsatis                            | factory reaudit                                   |  |

WMPG Audit Finding No. 362a-21 cont di Reg. cont'd

"... QA administrative documents for Leve! I shall be approved by WMPO before they can be used." (2) USGS-QMP-17.01, Para. 4.3 states in part: "The Records Administrator is responsible for management and implementation of the USGS records management system. This includes instituting a program to review potential QA records to ensure their completeness, suitability and legibility, and for retention processing. The Administrator will also be responsible for receipt control, indexing and submittal to the PRC." (3) USGS-QMP-17.01, Para. 5.5 states in part: "All documents, including controlled documents, are to be stamped, initialed, or signed and dated by authorized personnel, or otherwise authenticated, appropriate to the class of the documents..."

| WMPO AUDIT FINDING SHEET (AFS)  |   |                |
|---|---|----------------|
| To be used for all AFSs with added sheets as read further thing No. 852a-22  Audited Organization USGS - Denver                     | ecured) Audited Checklist Reference <u>362a-</u>                  | 16.5           |
| Organization Unit 04  | Activity NCR. CAR and Audit Proced                                |                |
| Response Assigned To W. W. Dudley, Jr.  Requirement (Cite) MNWSI-USGS-QMP-16.01, Rev.  examination of Nonconformance Reports, Audi  | O Para. 5.1 states in part: " .                                   |                |
| the need for a CAR, but a CAR also may be incomed Contrary to the above, no documental numerous recurring conditions adverse to que | ssued as a result of any observation, USGS CAR, has been generate | tio            |
| findings identified by LANL for USGS which identify recurring conditions.   | nave not been resolved; many of                                   | the            |
| Approved By LA & Longes 4/8/ Approved By WMPO/NV James Blanker  | Response Due Date 6   | Jano           |
| Response (To be completed by audited organization   | on)   | <del>-==</del> |

| To be completed by lead auditor (L.                           | A) and reviewed by WMPO/NV            |
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| Corrective Action Response  Satisfactory Unsatisfactory       | Reviewed by LA/Date                   |
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| Corrective Action Implementation  Satisfactory Unsatisfactory | Reviewed by LA/Date                   |
|   | Reviewed by WMPO/NV/Date              |
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WMPO Audit Finding No. 862a-22 cont'd

Rea. cont'd

which discloses a ". . . recurring adverse situation or condition."

# ENCLOSURE 6

Report of CGR Participation in WMPO QA Audit of USGS - Denver

Auditing Organization: Waste Management Project Office,

Nevada Operations Office

Audited Organization: United States Geological Survey, Denver

Dates of Audit: March 11 - 14, 1986

Audit Scope: (1) Programmatic (all 18 criteria)

(2) Technical (Selected technical reports

supporting EA)

Audit Team Members: Sam Singer, SAIC (Lead Auditor)

Nancy Voltura, SAIC (Auditor) John Estella, SAIC (Auditor)

Ron Cots, SAIC (Auditor in Training)

Forest Peters, SAIC (Auditor in Training)

Ed Oakes, SAIC (Technical Advisor)

Carl Newton, DOE-HQ (Auditor in Training)

Paul Prestholt, NRC-HQ (Observer) Susan Billhorn, NRC-HQ (Observer)

#### Summary of Audit:

The audit was divided into three teams. The first team, led by Sam Singer, conducted a programmatic audit of criteria 4, 6, 7, 12, 15, 16 and 18. John Estella led a second team in a programmatic audit of criteria 1, 2, 8, 9, 10, 13 and 14. The second team was also responsible for verification of corrective action taken in response to the findings from the previous audit (#85-12). A third team led by Ed Oakes conducted a technical audit in which selected reports referenced in the Environmental Assessment were reviewed for adequacy. The third team also examined criteria 3, 5, 11, and 17 and some selected test procedures.

At the end of the second day of the audit it was apparent to all audit team members that the USGS work was not being controlled by the QA program and that significant problems adverse to quality were prevelant. The team unamiously voted to recommend to the WMPO project manager that he stop work at USGS until the significant problems were corrected.

At the exit meeting the Audit Team Leader reviewed the 25 expected findings from the audit. The most serious, in my opinion, are:

- 1. The lack of an indoctrination and training program which has led to an ignorance among USGS personnel of quality requirements, such as instrument calibration and the conduct of peer reviews, and an apathy by management and workers toward documentation of quality achievement.
- 2. The lack of detailed site investigation plans describing the work that USGS proposes to do for WMPO over the next year.
- 3. The failure to clearly delinate authority and responsibility within the USGS organization and between USGS and other participants, such as the Bureau of Reclaration.
- 4. The lack of assigned quality levels to the work activities being performed.

### Evaluation of Conduct of Audit:

The audit checklist was excellent. The questions were well thought out and thorough. No important areas seemed to have been overlooked and the questions were phased in such a manner that they were readily understandable by both auditor and audites.

The pre-audit meeting for the audit team was a very good idea and well handled. The conduct and scope of the audit, and use of the checklist was explained well. I also think the daily team meetings after each day's activities were invaluable.

The audit team leader and members were very professional in their conduct of the audit. At the exit meeting one of the NRC observers said she had never seen a team so well prepared. I concur.

Some areas that offer a potential for improvement in the future are:

- 1) An advance copy of the checklist to all team members would have been useful.
- 2) Some time set aside each day to discuss questions of the checklist would be useful - perhaps at the beginning of each day.

- J) I was sorry to see only SAIC people no DOE-WMPO representatives were on the audit (except at the exit meeting).
- 4) I was stunned by the "lack of respect" exhibited by the USGS management for the QA Audit the team was told at the entrance meeting they would be prohibited from interviewing principal investigators because they were working on more important matters. This situation would probably not have been turned around except for the presence of DOE-HQ on the audit and some aggressive intervention.
- 5) The role of USGS observers was not discussed at either the pre-audit team meeting or the entrance meeting and probably should have been.
- 6) There was no schedule for interviews of USGS personnel by WMPO audit teams.
- 7) There was no briefing by USGS on their organization at the entrance meeting. Such a briefing would be helping in determining the responsibilities of those being interviewed in the audit and in how they relate to other departments in USGS.