



DEFENSE LOGISTICS AGENCY
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May 29, 2013

Br. 2

U.S. Nuclear Regulatory Commission
Region I, Nuclear Material Section B
Attn: Orysia Bailey
2100 Renaissance Boulevard
Suite 100
King of Prussia, PA 19406-2713

License No. STC-133

RE: Defense Logistics Agency (DLA), Voidance of Application for License Amendment,
~~Control No. 582941~~, Docket No. 04000341

Dear Ms. Bailey:

This is in reference to your letter regarding the voidance of our request for an alternate decommissioning schedule for the Defense Logistics Agency (DLA) Strategic Materials License STC-133 at the Scotia, NY Depot.

In our letter dated January 23, 2014, we requested to delay or postpone initiation of the decommissioning process at the Scotia, NY Depot pursuant to 10 CFR 40.42 (f). We would like to provide further detail on this request to assure the NRC that the delay or postponement of decommissioning activities would not be detrimental to the public health or safety. Please see **Enclosure 1**, developed in accordance with NUREG-1757, Volume 3, Section 2.6.1, describing all criteria required for acceptance of an alternate decommissioning schedule.

Following this request for delay of the decommissioning process, DLA Strategic Materials has determined that the best option for moving forward would be to pursue an alternate licensing option. The definition of a Possession-only license, as listed on the Nuclear Regulatory Commission's website located at <http://www.nrc.gov/reading-rm/basic-ref/glossary/possession-only-license.html>, states:

"a license, issued by the NRC, that authorizes the licensee to possess specific nuclear material but does not authorize its use or the operation of a nuclear facility."

Adhering to this definition, DLA Strategic Materials would like to request the issuance of a "Possession-only" license from the NRC. Although DLA Strategic Materials, formerly DLA-DNSC, is no longer conducting principal activities under the license STC-133, a Final Status Survey cannot be completed at the Scotia Depot until a very substantial amount of unlicensed material is removed from the building. The material now stored there emits some radiation which

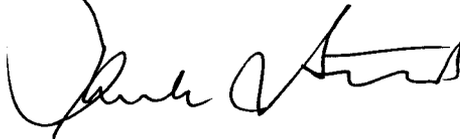
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NMSS/RGMI MATERIALS-002

would fail any Final Status Survey, but the amount of radiation is not enough to be licensable. This material is comprised of less than 0.05% combined of naturally occurring Uranium & Thorium. Since there is no licensable material at the site, there is no threat to the employees or to the general public.

The largest obstacle at this time is the fact that there is no place to relocate the material in order to complete the Final Status Survey. At this time, the date that the material can be moved is unknown. Please refer to *Enclosure 1* for further information on the material located at the site.

If you have any questions or comments, please contact Mr. Robert Skruck at (330) 652-1456.

Sincerely,



Gary D. Porter
Director, Materials Management

Deputy Administrator
of Strategic Materials

Enclosure 1: Acceptance Criteria for the Request to Delay or Postpone Initiation of the Decommissioning Process at the Scotia, NY Depot

Enclosure 2: 2008 Radiological Scoping Survey of the Scotia Depot, Scotia, NY

Enclosure 3: Financial Assurance Documentation

Enclosure 1

Acceptance Criteria for the Request to Delay or Postpone
Initiation of the Decommissioning Process at the Scotia, NY
Depot

Enclosure 1: Acceptance Criteria for the Request to Delay or Postpone Initiation of the Decommissioning Process at the Scotia, NY Depot

In accordance with NUREG-1757, Volume 3, Section 2.6.1, DLA Strategic Materials is providing the details on the acceptance criteria for the request to delay or postpone initiation of the decommissioning process at the Scotia, NY Depot as listed below.

1. The date that principal activities ceased at the site, separate building, or outdoor area, as provided for in 10 CFR 30.36(d)(3) and 30.36(d)(4).

All licensed radioactive material located at the Scotia, NY Depot was shipped offsite by June 19, 2008. No radioactive material remains at the Depot; therefore principal activities have ceased at the site. DLA Strategic Materials notified the NRC that no principle activities under license STC-133 have been conducted for a period of at least 24 months at the Scotia, NY Depot in a letter dated October, 8, 2013.

2. The date a request for an extension of the time period is required, as provided for in 10 CFR 30.36(f).

DLA Strategic Materials submitted a request to a delay or postpone initiation of the decommissioning process at the Scotia, NY Depot in a letter dated January 23, 2014.

3. The length of postponement requested.

DLA Strategic Materials requests the issuance of a Possession-Only license as defined in the letter above. This would delay the initiation of the decommissioning process until February 29, 2020 - the date when the current license expires. DLA Strategic Materials may need to submit an amendment to the NRC for a license renewal after the date of February 29, 2020.

4. Whether a Decommissioning Plan will ultimately be required for the site.

DLA Strategic Materials has had experience with decommissioning at 3 other facilities (Curtis Bay, MD Depot, Hammond, IN Depot, and New Haven, IN Depot) that were once included on license STC-133. At the Scotia, NY Depot, we have completed a Historical Site Assessment and a limited scoping survey. We anticipate that decontamination will not be required, and we will need only to conduct a Final Status Survey onsite.

5. The reason the licensee is requesting an extension of the time period for initiation of the decommissioning schedule and an explanation of how the public's interest will be served by NRC approval of the extension. For example, licensees who request to go on standby rather than decommission could address whether decommissioning of the facility will require dismantlement, such that the facility will no longer be available for nuclear purposes. Operators of Federal facilities could explain how an extension of the time period for initiation of decommissioning would better take into account a broader Federal plan for decommissioning that establishes priority, funding, and schedules, thereby reducing the public funds needed for decommissioning the facility.

The Strategic and Critical Materials Stock Piling Act (50 U.S.C. § 98 et seq.) “provides for the acquisition and retention of stocks of certain strategic and critical materials and to encourage the conservation and development of sources of such materials within the United States and thereby to decrease and preclude, when possible, a dangerous and costly dependence by the U.S. upon foreign sources for supplies of such materials in times of national emergency”. Such materials when acquired and stored constitute and are collectively known as the National Defense Stockpile. The Defense National Stockpile Center (now DLA Strategic Materials) was established as a field activity to manage the operations of the NDS program, including the acquisition, storage, management, and disposal of materials.

The material currently onsite at the Scotia, NY Depot is required for national defense needs, and is still required to be held in storage for the Department of Defense. There is currently no other space available to move this material; therefore a new facility would have to be built in order to house the material at our Hammond, IN Depot. This could cost up to 10\$ million dollars to build, and could take up to 5 years to build. Costs have also been estimated by DLA Strategic Materials for transportation of the material to the Hammond, IN Depot at about 3.4\$ million dollars in addition to the costs for construction of a new facility for housing of the material. Shipping of the material to the Hammond, IN Depot could take up to 2.5 years. This would also be considered a MILCON project which would require Congressional authority that we would not be able to obtain at this time. The movement of these materials may generate minimal readings at the Hammond, IN Depot if moved there. Continued storage at the Scotia, NY Depot would therefore reduce public funding needed to transport the material and to build a new warehouse for storage.

DLA Strategic Materials is no longer conducting principal activities under the license STC-133. All licensable material has been removed from the site. A Final Status Survey cannot be completed at the Scotia Depot until a very substantial amount of this unlicensed material (about 63,750 tons) is removed from buildings 505 and 506 where radioactive material was once stored. The material that is now stored there emits some radiation which would fail any Final Status Survey, but the amount of radiation is not enough to be licensable. This material is comprised of less than 0.05% combined of naturally occurring Uranium & Thorium. More information on the material onsite can be obtained from *Enclosure 2*, a Final Scoping Survey completed by Oak Ridge Institute for Science and Education in 2008.

6. A demonstration that the facilities will not significantly deteriorate during a standby period, if applicable. Facilities should be sufficiently maintained such that they may become operational without extensive repairs and decommissioning is not significantly more complex at a later date.

Deterioration will not be an issue at the Scotia, NY Depot. We currently have a maintenance contract with Northwind Engineering to maintain the facilities at the Scotia, NY Depot for the next 6 years. This depot will be operational for the next 6 plus years.

7. A discussion of the current decommissioning cost estimate and the potential for increased decommissioning costs if an extension of the time period is approved.

Financial assurance documentation was submitted to the NRC and an acceptance letter was received from Mr. Dennis Lawyer on May 23, 2012. Please see *Enclosure 3* for a copy of the attachment that was sent in at that time. A Historical Site Assessment and limited scoping survey were completed at the Scotia, NY depot. We anticipate decontamination will not be required, and that we will only need to conduct a Final Status Survey. We anticipate no future changes at the site and therefore will periodically adjust the site specific cost estimate based on the Consumer Price Index. A cost estimate is included in the financial assurance documentation, and the cost estimate includes a 25% contingency factor.

8. Evidence of adequate financial assurance for the ultimate decommissioning of the site.

Financial assurance documentation will be reviewed in accordance with Chapter 4 and Appendix A to this volume.

Please reference *Enclosure 3* for financial assurance documentation. See details above.

9. A discussion (1) of the extent and nature of contamination and the potential for migration by airborne or ground water pathways and (2) of the plan for monitoring and maintaining the site, separate building, or outdoor area during the extension period. The plan should be sufficiently detailed to demonstrate that public and worker health and safety and the environment will not be negatively affected during the extension period. The operating maintenance and radiation protection programs previously approved by the NRC may be continued during the extension period. The plan should also demonstrate that the applicant will conduct sufficient monitoring, during the extension period, to ensure that residual contamination does not become a public or a worker health and safety issue.

Pursuant to 10 CFR 20.1101, an Annual Radiation Review was completed by Mr. Robert Skruck on December 17, 2013. The survey was conducted measuring gamma dose rate, with background readings measured at 0.02 mr/hr. The highest reading recorded at 1.0 feet from the current material stored at Scotia was 0.1 mr/hr. The readings have been relatively constant since the removal of all radioactive material in 2008. Migration of the material should not be a problem, as the material that emits minimal radiation is stored inside warehouses. The results of this annual review and survey demonstrate that there is no detriment to public health and safety and the employees currently working at this facility. The Radiation Safety Officer, Robert Skruck, will continue to do these radiation reviews annually to support this conclusion. There is also an Occupational Radiation Protection Program (approved by NRC with license renewal in 2010), an Emergency Response Plan, and a Health & Safety Plan in place at the Scotia, NY Depot.

The material at the Scotia, NY Depot in warehouses 505 and 506 is required for the National Defense Stockpile, and is not considered waste at this time. Since there is no radioactive material currently stored at the Scotia, NY Depot, short-lived radionuclide decay would not aid in achieving reductions to radiation exposure to workers, or to reduce the volume in waste requiring disposal. Since the Scotia, NY Depot will remain open for the foreseeable future, we will administer our Environmental, Safety, and Occupational Health Management System as well as our Occupational Radiation Protection Program to ensure compliance with all other regulatory requirements regarding the environmental safety of the material located in the warehouses.

In conclusion, DLA Strategic Materials has determined that the best path forward is to request the issuance of a Possession-Only License. Mr. Robert Skruck, Radiation Safety Officer, will continue to be in charge of maintaining control of the material that is in storage. A list of his formal training is located below.

Course	School	Hours	Dates
Radioactive Waste Guidance	CHEM-NUCLEAR	40	Jan-1994
Ionizing Radiation (584)	NIOSH	40	Jul-1994
DNSC Radiological Officers			
Orientation	DLA-Curtis Bay, MD	8	Oct-1997
Quality Assurance Radiological	Defense Logistics Agency	8	May-1997
Appointed Radiological Safety			
Officer	Defense Logistics Agency	--	May-1997
Radiation Protection Workshop	USACHPPM	24	May-1999
Radiation Officer Refresher			
Training	ERS Solutions	24	May-2002
Radiation Refresher Course	ORAU	24	Feb-2005
Radiation Refresher Training	ORAU	24	Mar-2007

Enclosure 2

**2008 Final Radiological Scoping Survey of the Scotia Depot
Scotia, NY**

February 5, 2008

Mr. Mike Pecullan
Defense Logistics Agency
Defense National Stockpile Center
8725 John J. Kingman Road, Suite 3229
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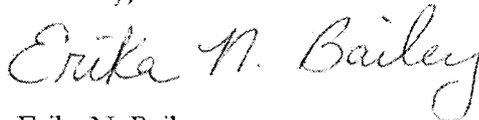
**SUBJECT: FINAL REPORT—RADIOLOGICAL SCOPING SURVEY OF THE
SCOTIA DEPOT, SCOTIA, NEW YORK
DCN - 0473-SR-01-0**

Dear Mr. Pecullan:

The Oak Ridge Institute for Science and Education (ORISE) is pleased to provide the enclosed final radiological scoping report. The report details the radiological scoping survey results performed during the period of September 24 through 27, 2007 for the Defense National Stockpile Center's (DNSC) Scotia Depot in Scotia, New York. Comments provided on the draft report have been incorporated.

Please direct any additional questions you may have to me at 865.576.6659 or Sarah Roberts at 865.241.8893.

Sincerely,



Erika N. Bailey
Health Physicist/Project Leader
Survey Projects

ENB:km

Enclosure

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**RADIOLOGICAL SCOPING
SURVEY OF THE
SCOTIA DEPOT
SCOTIA, NEW YORK**

E. N. Bailey

Prepared for the
Defense National Stockpile Center
of the
Defense Logistics Agency

ORISE

Oak Ridge Institute for Science and Education

Approved for public release; further dissemination unlimited.

The Oak Ridge Institute for Science and Education (ORISE) is a U.S. Department of Energy facility focusing on scientific initiatives to research health risks from occupational hazards, assess environmental cleanup, respond to radiation medical emergencies, support national security and emergency preparedness, and educate the next generation of scientists. ORISE is managed by Oak Ridge Associated Universities. Established in 1946, ORAU is a consortium of 96 colleges and universities.

NOTICES

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**RADIOLOGICAL SCOPING SURVEY OF THE
SCOTIA DEPOT
SCOTIA, NEW YORK**

Prepared by

E. N. Bailey

Oak Ridge Institute for Science and Education
Oak Ridge, Tennessee 37831-0117

Prepared for the
Defense National Stockpile Center
of the
Defense Logistics Agency

FINAL REPORT

FEBRUARY 2008

This report is based on work performed under contract number DE-AC05-06OR23100 with the U.S. Department of Energy.

RADIOLOGICAL SCOPING SURVEY OF THE
SCOTIA DEPOT
SCOTIA, NEW YORK

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Date: 2/1/08

Reviewed by: R. D. Condra
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ACKNOWLEDGMENTS

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ABBREVIATIONS AND ACRONYMS

ϵ_i	instrument efficiency
ϵ_s	surface efficiency
ϵ_{total}	total efficiency
b_i	number of background counts in the interval
BKG	background
cm	centimeter
cm ²	square centimeter
cpm	counts per minute
d'	index of sensitivity
DCGL	derived concentration guideline level
DLA	Defense Logistics Agency
DNSC	Defense National Stockpile Center
DOE	U.S. Department of Energy
dpm/100 cm ²	disintegrations per minute per 100 square centimeters
EML	Environmental Measurements Laboratory
GPS	global positioning system
GSA	General Services Administration
HSA	Historical Site Assessment
IEAV	Independent Environmental Assessment and Verification
ITP	Intercomparison Testing Program
JHA	job hazard analyses
MAPEP	Mixed Analyte Performance Evaluation Program
MARSSIM	Multi-Agency Radiation Survey and Site Investigation Manual
MDC	minimum detectable concentration
MDCR	minimum detectable count rate
MeV	million electron volts
m	meters
m ²	square meter
mg/cm ²	milligram per square centimeter
min	minute
mm	millimeter
NaI	sodium iodide
NIST	National Institute of Standards and Technology
NRC	U.S. Nuclear Regulatory Commission
NRIP	NIST Radiochemistry Intercomparison Program
ORISE	Oak Ridge Institute for Science and Education
pCi/g	picocuries per gram
RESRAD	RESisual RADioactivity - a computer code developed at Argonne National Laboratory for the U.S. DOE
s	second
TAP	total absorption peak
WHSE	warehouse

RADIOLOGICAL SCOPING SURVEY OF THE SCOTIA DEPOT SCOTIA, NEW YORK

INTRODUCTION AND SITE HISTORY

The Scotia Depot in Scotia, New York was originally constructed in 1943 to support navy operations and training. The land area for the Scotia Depot originally consisted of approximately 337 acres. In 1946, a National Stockpile program began with the goal of mitigating dependence on foreign sources of vital materials during times of national emergencies. Ownership for most of the site eventually transferred to the General Services Administration (GSA). The majority of the original depot has since been released for private industrial use. The remaining depot consists of approximately 14 acres and is owned by the GSA and operated by the Defense National Stockpile Center (DNSC).

The DNSC used the Scotia Depot to store strategic materials (bulk ores, minerals, and metals). The depot now consists of two warehouses (WHSE 505 and 506) and five support buildings. The warehouses have been used to store raw tungsten, columbium and tantalum ores. These particular ores contain varying concentrations of naturally-occurring radioactive material, primarily thorium and uranium. Over the history of the site, known storage containers have included burlap sacks, wooden kegs, wooden cases, and steel drums. Some materials were stored in open piles at various locations around the site. However, the materials stored in open piles within the current depot footprint were non-radioactive materials (e.g. zinc), and did not include tungsten, columbium or tantalum ores.

Originally, large portions of the tungsten ores were stored in burlap sacks before they were repackaged into drums. Drums of columbium tantalum ores received from other depots were stored outside in cordwood fashion before later being moved and stored inside in their original drums. As such, the materials identified as being potential sources of radioactive contamination at the Scotia Depot are columbium, tantalum and tungsten.

The columbium tantalum material contains thorium dioxide concentrations ranging from <0.001 to 0.104% by weight and uranium oxide concentrations ranging from 0.002 to 0.350% by weight (DNSC 1). The tungsten materials were initially assumed to not contain licensable concentrations of

uranium and thorium until sampling of the drums was conducted by the DNSC from 1996 to 2003. This sampling revealed that some of the lots of tungsten contained total uranium and thorium above the threshold required for licensing of source material (0.05% total U + Th by weight). The range of thorium dioxide was 0.044% to 0.096% and the range for uranium dioxide was 0.001% to 0.029% (DNSC 2). These materials contained radioactive material at concentrations that required them to be listed on the DNSC's Nuclear Regulatory Commission (NRC) source material license STC-133 that permits the storage of uranium and thorium. All licensable radioactive material has since been removed from the depot, and the license has been amended to conduct site cleanup activities (NRC 2007a). The Scotia Depot continues to store stockpiled ores, metals and minerals, such as ferrochrome and tungsten in non-licensable concentrations.

The DNSC of the Defense Logistics Agency (DLA) is now in the process of closing out many of its depots across the country and/or seeking to terminate its NRC license for those facilities. The initial phase of the license termination activities was initiated when the DNSC removed the remaining licensable source material from the site. In conjunction with this initial phase, at the request of the DLA, the Oak Ridge Institute for Science and Education (ORISE) performed a Historical Site Assessment (HSA) of the Scotia Depot in order to plan for future site investigations (ORISE 2007a). Additionally, ORISE was tasked with conducting scoping surveys of the site to validate the results of the HSA, to provide information for the complete site characterization survey and to determine the need for any eventual remediation activities. The scoping survey was conducted September 24 through 27, 2007.

SITE DESCRIPTION

The current Scotia Depot property consists of a 13.92 acre parcel of land just west of the village of Scotia, New York. The depot is surrounded on all sides by an industrial/commercial business park, which was formerly part of the 337 acre depot. Further to the east and west, the land use is mixed residential/commercial. Land use to the south of the depot is a mixture of commercial, residential, agricultural, and recreational. The Erie Canal/Mohawk River is about 2,000 feet south of the depot, and a large sand and gravel quarry is located to the north, beyond which the land use is residential. A security fence encloses the depot with 24-hour security personnel.

The depot has seven buildings, including two warehouses and five support buildings, mostly in good to excellent condition. The two warehouses (WHSE 505 and 506) are currently used to store raw materials. Both warehouses are identical in design. The buildings are constructed from steel sided cinderblock walls and wooden trusses, with a foam-covered gypsum board roof. Each warehouse is approximately 200 feet by 600 feet, divided into 4 sections by cinderblock firewalls extending through the roof. For naming convention, the sections within each warehouse are numbered as Sections 1, 2, 3 and 4 from west to east. The interior of each warehouse is further divided into 300 bays, consisting of 10 east-west rows designated alphabetically as A through J, and 30 north-south columns designated numerically as 1 through 30. Sections 1 and 4 each have eight columns of bays, while Sections 2 and 3 each have seven columns of bays. The concrete floors are cracked in many places. Currently, approximately 60% of the available 120,000 ft² of indoor storage space in each warehouse is occupied.

Warehouses 505 and 506 were and are currently used to store tungsten ore. Material handling events such as repackaging and sampling have taken place in both warehouses over the years. Site personnel removed all ores stored in Bays H-I-J/20-21-22 in WHSE 505 prior to ORISE survey activities. This area of the warehouse exhibited the greatest contamination concern due to a tungsten repackaging event that was performed around 1980. At the time of repackaging, the material was not considered licensable but an employee recalled that significant amounts of tungsten dust accumulated in the area.

OBJECTIVES

The objectives of the radiological scoping survey were to collect adequate field data for use in evaluating the radiological condition of Scotia Depot land areas, warehouses, and support buildings. The data generated were used to validate the results of the HSA regarding classification of areas by radiological contamination potential; validate the radiological contaminants of concern (thorium and uranium, or thorium only); determine whether contamination present warrants further evaluation, and if required support site-specific derived concentration guideline level (DCGL) modeling; provide input information for the development of a complete site characterization plan; and provide preliminary estimates of the level of effort for decontamination.

DOCUMENT REVIEW

ORISE reviewed the HSA during the preparation of the scoping survey plan that was utilized at the site.

PROCEDURES

A survey team from ORISE visited the Scotia Depot and performed visual inspections, as well as measurement and sampling activities. Scoping survey activities were conducted in accordance with a site-specific survey plan, the ORISE/IEAV Survey Procedures Manual and Quality Assurance Program (ORISE 2007d and 2007b and ORAU 2007). Because the warehouses continue to be used for storage, the accessible area available for survey was in some cases less than the proposed scan percentages discussed below. Therefore, the proposed survey/scan coverage was modified accordingly.

ORISE divided the Scotia Depot site into three categories, based on contamination potential, as either Class 1, 2, or 3 in accordance with the Multi-Agency Radiation Survey and Site Investigation Manual (MARSSIM) (NRC 2000). A description of each is as follows:

- Class 1: Buildings or land areas that have a significant potential for radioactive contamination (based on site operating history) or known contamination (based on previous radiological surveys) that exceeds the expected $DCGL_w$.
- Class 2: Buildings or land areas, often contiguous to Class 1 areas, that have a potential for radioactive contamination but at levels less than the expected $DCGL_w$.
- Class 3: Remaining buildings and land areas that are expected to contain little or no residual contamination based on site operating history or previous radiological surveys.

Figures 1 and 10 illustrate the site area classifications.

Building Survey Procedures: Class 1

The following survey procedures were applicable to Class 1 buildings where the potential existed for contamination based on operating history. Specifically, this classification applied to WHSE 505, WHSE 506, the west end (garage) of Building 12, and Building 14.

Reference Grid

ORISE referenced survey information to the building's alphanumeric bay designation and specific X, Y coordinates from the southwest corner of the respective bay or room. Information was plotted on site drawings. Measurements and samples collected on upper surfaces were referenced to the floor and/or lower wall coordinates or to prominent building features.

Surface Scans

The concrete floors in Warehouses 505 and 506 were scanned for alpha-only radiation due to the elevated ambient background gamma radiation levels that are the result of continued tungsten storage and vary significantly from location to location. The observed ambient levels varied dependent upon the proximity to stored tungsten and the varying thorium and uranium concentrations within the different lots. The concrete floors of the remaining Class 1 building areas were scanned for alpha plus beta and gamma radiation. Lower and upper surfaces were scanned for alpha-only, beta-only and in a few instances beta-gamma radiation (using a smaller GM probe). Because the objective of the scoping survey was to validate the results of the HSA and obtain data of the general radiation levels for future planning, the scan density of surfaces was highly variable.

The overall scan coverage of the two warehouses was minimal due to their sheer size and current material storage. Scans were focused in specific bays of concern, transportation pathways, and areas in which repackaging events and/or spills occurred. However, the minimum surface scan coverage of the accessible surfaces within the areas of concern was 25%, with several areas being scanned at a much greater frequency. Because of difficulties encountered with accessing upper surfaces, areas within the buildings were judgmentally selected for survey. An area of at least 1 m² was scanned within each of these selected areas.

In the remaining Class 1 building areas the minimum surface scan coverage of the accessible surfaces was also 25% with the exception of upper surfaces. Due to time constraints and professional judgment, ORISE did not perform surface scans above 2 meters. The floor scan coverage was much higher. No scans were performed in the refurbished site office area of Building 12. Scans of accessible lower surfaces concentrated on surfaces where material may have accumulated. The total area covered was dependent upon results as the survey progressed. Particular attention was given to cracks and joints in the floor and walls, ledges, and other horizontal surfaces where material may have accumulated. Scans were performed using sodium iodide (NaI) scintillation detectors for direct gamma radiation and gas proportional detectors for direct alpha-only, alpha plus beta, and beta-only radiation, coupled to ratemeters or ratemeter-scalers with audible indicators. Locations of elevated direct radiation were marked for further investigation. Identification of areas requiring additional investigation was based on instrument count rates that were audibly distinguishable above background.

Surface Activity Measurements

Construction material-specific backgrounds were determined in areas of similar construction but without a history of radioactive material use. These construction material-specific measurements were used to correct direct measurements for background contributions. Direct measurements to quantify total alpha and beta activity levels were performed at judgmental locations and at locations with elevated radiation levels identified by surface scans. Random locations were not generated for the scoping survey due to the amount of materials and/or equipment that remained in each building and the likelihood that many of the random locations would fall in areas that were inaccessible. To account for the ambient gamma background, unshielded and shielded measurements were performed at each direct measurement location. The number of direct measurements on the floor and lower surfaces varied within each Class 1 area. On upper surfaces, direct measurements were performed within the areas that were selected for judgmental scanning. Direct measurements were made using gas proportional detectors coupled to ratemeter-scalers. A smear sample, to determine removable gross alpha and gross beta activity levels, was collected from each direct measurement location. Measurement locations for Class 1 areas are shown on Figures 2 through 7.

Building Survey Procedures: Class 2

There were no Class 2 building areas identified during the HSA.

Building Survey Procedures: Class 3

The following procedures were used for buildings designated as Class 3. Specifically this classification applied to Building 11, Building 12 (the west end (garage) was Class 1), Building 22, and Building 23. However, due to time constraints and professional judgment, ORISE did not perform scans in Building 11 (the security guardhouse which was constructed in 2003) and the refurbished site office area of Building 12.

Reference Grid

ORISE referenced survey information to the building's X, Y coordinates from the southwest corner of the respective room. Information was plotted on site drawings.

Surface Scans

The concrete floors were scanned for alpha plus beta and gamma radiation. Lower surfaces were scanned for alpha-only and beta-only radiation. The minimum surface scan coverage was 25% with the exception of upper surfaces. Because of time constraints ORISE did not perform surface scans above 2 meters. The floor scan coverage was much higher. Scans of accessible lower surfaces concentrated on surfaces where material may have accumulated. The total area covered was dependent upon results as the survey progressed. Particular attention was given to cracks and joints in the floor and walls, ledges, and other horizontal surfaces where material may have accumulated. Scans were performed using NaI scintillation detectors for direct gamma radiation and gas proportional detectors for direct alpha plus beta, alpha-only, and beta-only radiation, coupled to ratemeters or ratemeter-scalers with audible indicators.

Surface Activity Measurements

Direct measurements to quantify total alpha and beta activity levels were performed at judgmental locations and at locations with elevated radiation levels identified by surface scans. Random locations were not generated for the scoping survey due to the amount of materials and/or equipment that remained in each building and the likelihood that many of the random locations would fall in areas that were inaccessible. To be consistent with the procedures used for Class 1 areas, unshielded and shielded measurements were performed at each direct measurement location. The previously discussed construction material-specific background measurements were used to correct measurements for background contributions. The number of direct measurements on the floor and lower surfaces varied within each Class 3 area. Because of time constraints ORISE did not perform direct measurements above 2 meters. Direct measurements were made using gas proportional detectors coupled to ratemeter-scalers. A smear sample, to determine removable gross alpha and gross beta activity levels, was collected from each direct measurement location. Measurement locations for Class 3 areas are shown on Figures 8 and 9.

Exterior Survey Procedures: Class 1

There were no Class 1 land areas identified during the HSA.

Exterior Survey Procedures: Class 2

The following survey procedures were applicable to accessible, exterior land areas identified as Class 2 (Figure 10). Specifically, this included the land area surrounding Warehouses 505 and 506 including roadways and former railroad lines.

Reference System

A site grid system was not established. Measurement and sampling locations were referenced using a global positioning system (GPS) and/or referenced to prominent site features.

Surface Scans

Surface scans for direct gamma radiation were performed over approximately 100% of accessible surfaces. A large ferrochrome storage pile remains in between the eastern ends of the warehouses. Gamma scans were performed using NaI scintillation detectors coupled to ratemeters with audible indicators coupled to a GPS system that logged the real time gamma count rate with the corresponding GPS position. Locations of elevated direct gamma radiation were marked for further investigation.

Soil Sampling

Surface (0 to 15 cm) soil samples were collected from judgmental locations identified during surface scans where direct gamma radiation was distinguishable above background. Specific sampling locations corresponded to the area of maximum direct radiation within the discrete areas above background—e.g. perimeter of a given building. Five samples were collected from Class 2 land areas (Figure 12).

Exterior Survey Procedures: Class 3

The remaining portion of the land area that was not designated as Class 2 was classified as Class 3 (as illustrated in Figure 10). Gamma surface scans for direct gamma radiation were performed over approximately 100% of accessible surfaces. Scans were performed using NaI scintillation detectors coupled to ratemeters with audible indicators coupled to the GPS system described above. Locations of elevated direct gamma radiation were marked for further investigation.

Sample locations and the number of samples ultimately collected were determined as the survey progressed and in a manner similar to the process described above for Class 2 areas. Locations of direct gamma radiation distinguishable from background in the Class 3 areas were judgmentally selected for surface soil sampling. Three soil samples were collected. This number includes one sample (S004) that was collected from what appeared to be a non-impacted area of the site to use as a preliminary background reference sample. Refer to Figures 11 and 12 for surface gamma scan results and soil sampling locations.

SAMPLE ANALYSIS AND DATA INTERPRETATION

Samples and data were returned to ORISE's laboratory in Oak Ridge, Tennessee for analysis and interpretation. Samples were analyzed in accordance with the ORISE Laboratory Procedures Manual (ORISE 2007c). Soil samples were analyzed by gamma spectroscopy for thorium and uranium and results reported in units of picocuries per gram (pCi/g). Smears were analyzed for gross alpha and gross beta activity using a low background gas proportional counter. Smear data and direct measurements for total surface activity were converted to units of disintegrations per minute per 100 square centimeters (dpm/100 cm²). Additional information regarding survey and laboratory equipment and procedures is provided in Appendices A and B.

Site-specific DCGLs for building surfaces and soils have not been developed for the Scotia Depot. However, DCGL modeling was performed for two other DNSC Depots with identical usage scenarios; therefore, ORISE would expect that if site-specific DCGLs were required for the Scotia Depot, the results would be the same. Site-specific DCGL_{w/s} for both Th-232 and U-238 on building surfaces and within soils were developed for the other two depots using the RESRAD (RESisual RADioactivity - a computer code developed at Argonne National Laboratory for the U.S. DOE) and RESRAD-BUILD computer codes and were approved by the NRC (ORISE 2006 and NRC 2007b). The DCGL_{w/s} account for all decay products found in secular equilibrium, including, the slight natural contribution from U-235 and its decay products. The above background DCGL_{w/s} for structural surfaces were 400 dpm/100 cm² for Th-232 and its decay products and 800 dpm/100 cm² for U-238 and decay products. The above background DCGL_{w/s} for surface soils were determined to be 2.9 pCi/g for Th-232 and ranged from 2.2 to 2.5 pCi/g for U-238.

FINDINGS AND RESULTS

Building Surface Scans

Surface scan results for the scoping survey are discussed below under the respective survey classification sections.

Class 1 Buildings

Gamma scans of Warehouses 505 and 506 were not particularly useful because of the generally elevated radiation levels due to ongoing tungsten storage. Two areas exhibiting slightly elevated gamma radiation levels were identified just outside of two doorways on each of the exterior docks of Warehouses 505 and 506. Additional investigation and direct measurement data attributed the elevated gamma readings to drums of tungsten stored just inside the warehouse. The gamma scans of the remaining Class 1 building areas did not identify gamma radiation discernable from background that was not otherwise associated with a construction material that exhibited slightly elevated gamma radiation levels.

Alpha-only, alpha plus beta and beta-only scans of the Class 1 building areas identified elevated radiation levels in a few localized locations in the repackaging area of Section 3 in WHSE 505. One location was noted on an upper ledge in Bay H21 and several floor and lower surface locations were noted on and surrounding a column located at the southwest corner of Bay H20. The remaining Class 1 building scans did not identify radiation levels distinguishable from background.

Class 3 Buildings

Gamma or alpha plus beta floor scans did not identify any elevated direct radiation levels associated with the Class 3 building areas. Similarly, alpha-only and beta-only scans did not identify any locations with elevated radiation levels distinguishable from background.

Surface Activity Levels

Total and removable surface activity levels are provided in Table 1. Total alpha and beta activities are summarized below for each building according to classification. All surface activity data presented represents net activity values above background. A cumulative distribution frequency was performed including every direct measurement taken onsite (Figure 13). The z-score of each measurement was calculated, which is the number of standard deviations above or below the mean of the data, and plotted against the surface activity level. A z-score of ± 3 would require further investigation. Figure 13 clearly shows the two outliers.

Class 1 Buildings

Total alpha and beta activity ranges are summarized in the table below. Individual measurement results are provided in Table 1.

Buildings	Total Alpha Activity Range (dpm/100 cm²)	Total Beta Activity Range (dpm/100 cm²)	Number of Measurements > 400 dpm/100 cm²
Warehouse 505	-3 to 8	-150 to 1,100	1 of 22
Warehouse 506	-3 to 8	-180 to 130	0 of 26
Building 12 (Garage)	-4 to 0	-85 to 110	0 of 10
Building 14	-2 to 8	-100 to 130	0 of 13

The results shown above and detailed in Table 1 indicate only one location in WHSE 505 with beta activity above background. The measurement was taken on an upper ledge in Bay H21 and was verified to be a small localized location of low-level contamination. The elevated readings on and surrounding the column located at the southwest corner of Bay H20 in WHSE 505 were attributed to elevated radiation levels measured from the drums of tungsten stored nearby. Removable activities ranged from 0 to 3 dpm/100 cm² for gross alpha and from -5 to 5 dpm/100 cm² for gross beta.

Class 3 Buildings

Total alpha and beta activity ranges for Class 3 building ranges are summarized in the table below. Individual measurement location results are provided in Table 1.

Buildings	Total Alpha Activity Range (dpm/100 cm²)	Total Beta Activity Range (dpm/100 cm²)	Number of Measurements > 400 dpm/100 cm²
Building 22	-3 to 2	-200 to 28	0 of 7
Building 23	-4 to 1	-52 to 450	1 of 12

The results shown above and detailed in Table 1 indicate one location in Building 23 with beta activity potentially above background. The location could be the result of a higher construction material background or statistical anomaly. Further investigation would be required to either substantiate the area as contaminated or eliminate the location as suspect contamination.

Removable activity for the Class 3 buildings ranged from 0 to 3 dpm/100 cm² and -5 to 4 dpm/100 cm² for gross alpha and gross beta, respectively.

Exterior Surface Scans

Surface scan results for exterior land areas are described below under the respective survey classification sections.

Class 1 Land Areas

There were no Class 1 land areas identified during the HSA.

Class 2 Land Areas

Gamma scans of the land areas that were designated as Class 2 identified numerous locations with slightly elevated gamma radiation (nearly twice typical background). The radiation levels were the highest around the perimeter of the two warehouses (Figure 11). Five locations were flagged for sampling.

Class 3 Land Areas

Surface scans of the Class 3 land areas also identified locations of slightly elevated direct gamma radiation (Figure 11). The highest density for the Class 3 area was the northwest corner of the site. Two locations were flagged for sampling due to the slightly elevated radiation levels and a third location was selected (S004) to be used as a background reference sample.

Radionuclide Concentrations in Soil Samples

The concentrations of Th-232 and U-238 for individual soil samples are provided in Table 2. The table on page 14 provides a summary of the range of activities. All radionuclide concentration data

presented are gross data that have not been corrected for background contributions. Sample S004 was selected as a preliminary background reference sample and was collected from a picnic area in between Buildings 12 and 14. This area appears to be one of the few if not the only non-impacted grassy area of the site.

Area	Radionuclide Concentration (pCi/g)		
	Number of Samples	Th-232	U-238
Class 2 Samples	5	0.57 to 0.75	0.53 to 0.95
Class 3 Samples	2	0.72 to 0.76	0.66
Sample 004	1	0.44	0.58

The analytical results did not identify Th-232 or U-238 concentrations in soil samples above levels consistent with natural background concentrations.

DISCUSSION OF RESULTS

The contaminant of concern for the Scotia Depot is primarily thorium with the potential for lesser quantities of uranium. The results of the scoping survey identified one definitive location of low-level contamination on an upper ledge of the repackaging area of WHSE 505. The activity of the localized location was 1,100 beta dpm/100 cm². The highest activity measured in a Class 3 structure was limited to one location in Building 23 measuring 450 beta dpm/100 cm². Surveys did not identify any indications of residual activity within any of the remaining buildings.

Surface scans of the land areas identified locations of slightly elevated direct gamma radiation. Generally the readings were the highest around the perimeter of the two warehouses and in the northwest corner of the site. The analytical results did not identify residual contamination present in the soil samples.

SUMMARY AND RECOMMENDATIONS

At the request of the Defense Logistics Agency, the Oak Ridge Institute for Science and Education conducted radiological scoping surveys of the Scotia Depot during the period of September 24 through 27, 2007. The scoping survey included visual inspections and limited radiological surveys performed in accordance with area classification that included surface scans, total and removable activity measurements, and soil sampling.

The overall results of the scoping survey validated the initial findings for building classifications provided in the Historical Site Assessment. One localized area of contamination was confirmed in WHSE 505. Of the remaining buildings that were surveyed, only one additional measurement in Building 23 is suspect. Land area surveys identified numerous locations with slightly elevated direct gamma radiation levels. None of the soil samples contained Th-232 or U-238 concentrations above expected background concentrations which typically range from 0.5 to 1.5 pCi/g. These values were verified by performing a search of background soil samples that have been collected in New York and archived by the Environmental Measurements Laboratory in an online soil database (EML).

Recommendations for future building characterizations include expanded surveys in Warehouses 505 and 506. Removal of the tungsten materials currently stored within the Warehouses is strongly recommended to reduce the ambient gamma background and eliminate the interference that was experienced when performing scans and direct measurements. Removal of the materials will also allow unlimited access to the warehouse's interior surfaces. Now that contamination has been confirmed in Warehouse 505, a more extensive survey effort should be considered. As for the remaining Class 1 and 3 buildings, surface scans of the upper surfaces (above 2 meters) should be performed. The one suspect location in Building 23 would require investigation to determine whether it is the result of low-level contamination, a higher construction material background or a statistical anomaly. If contamination is confirmed in Building 23, the building should be reclassified and surveys expanded. For the remaining buildings, additional survey data could be collected at any time to fulfill the requirements for final status survey data (quantity and quality considered) and the data could be evaluated further once a site-specific DCGL is approved. Additional soil sampling may be necessary in the development of site specific DCGLs. Otherwise, final status survey soil sampling could be planned and performed once a site-specific DCGL is approved.

FIGURES

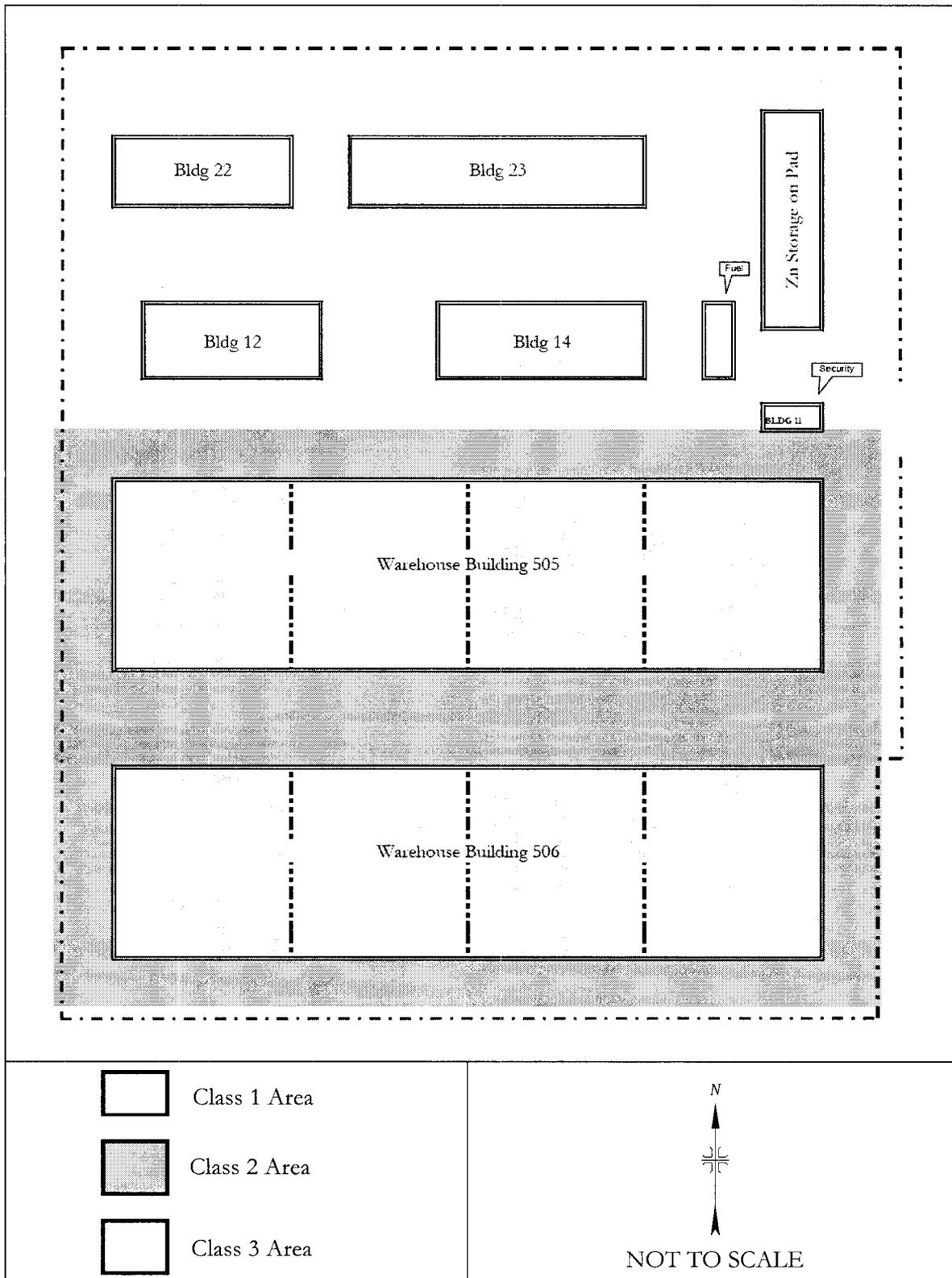


Figure 1: Conceptual Site Model

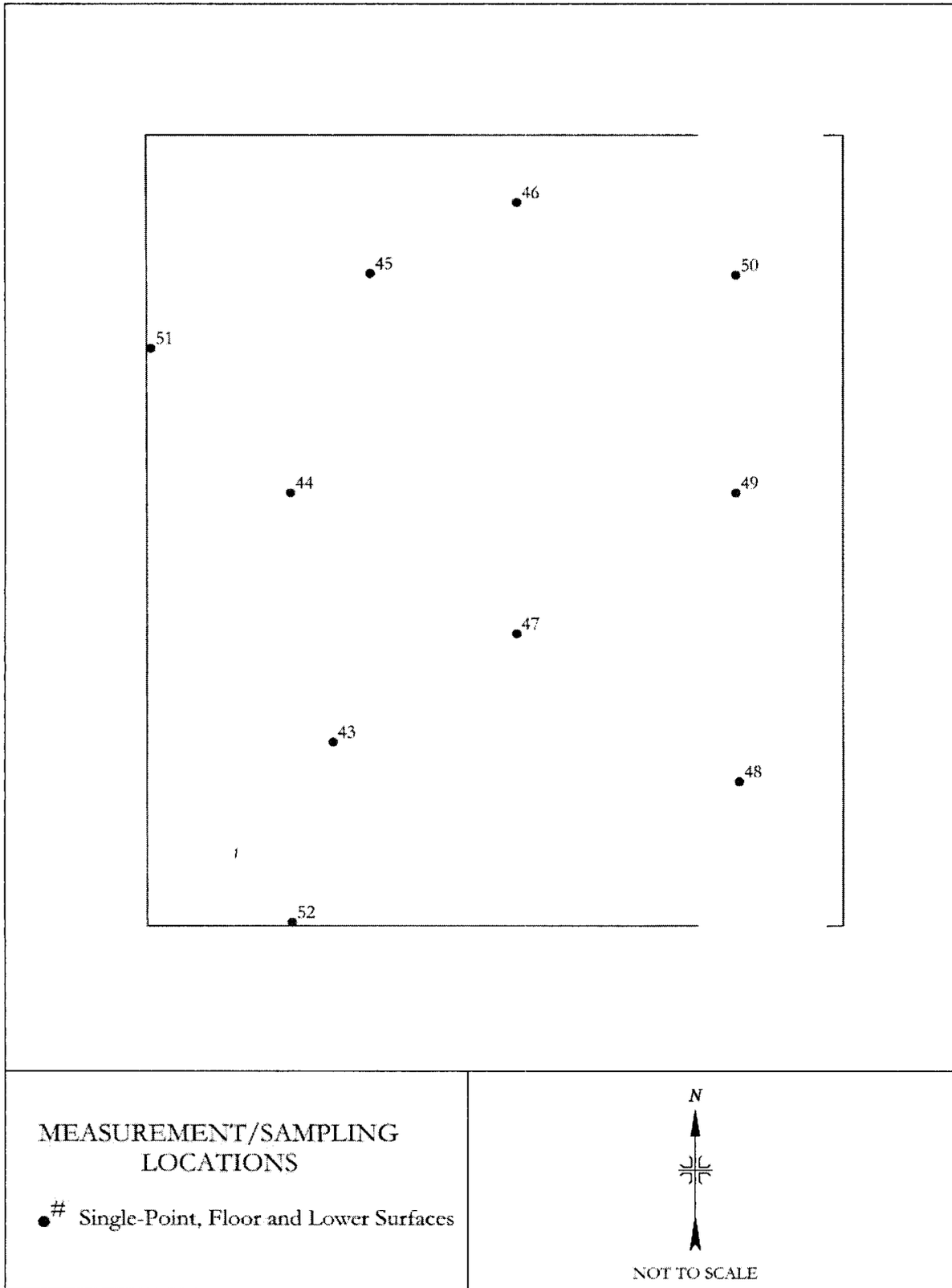


Figure 2: Building 12, Garage – Direct Measurement and Sample Locations

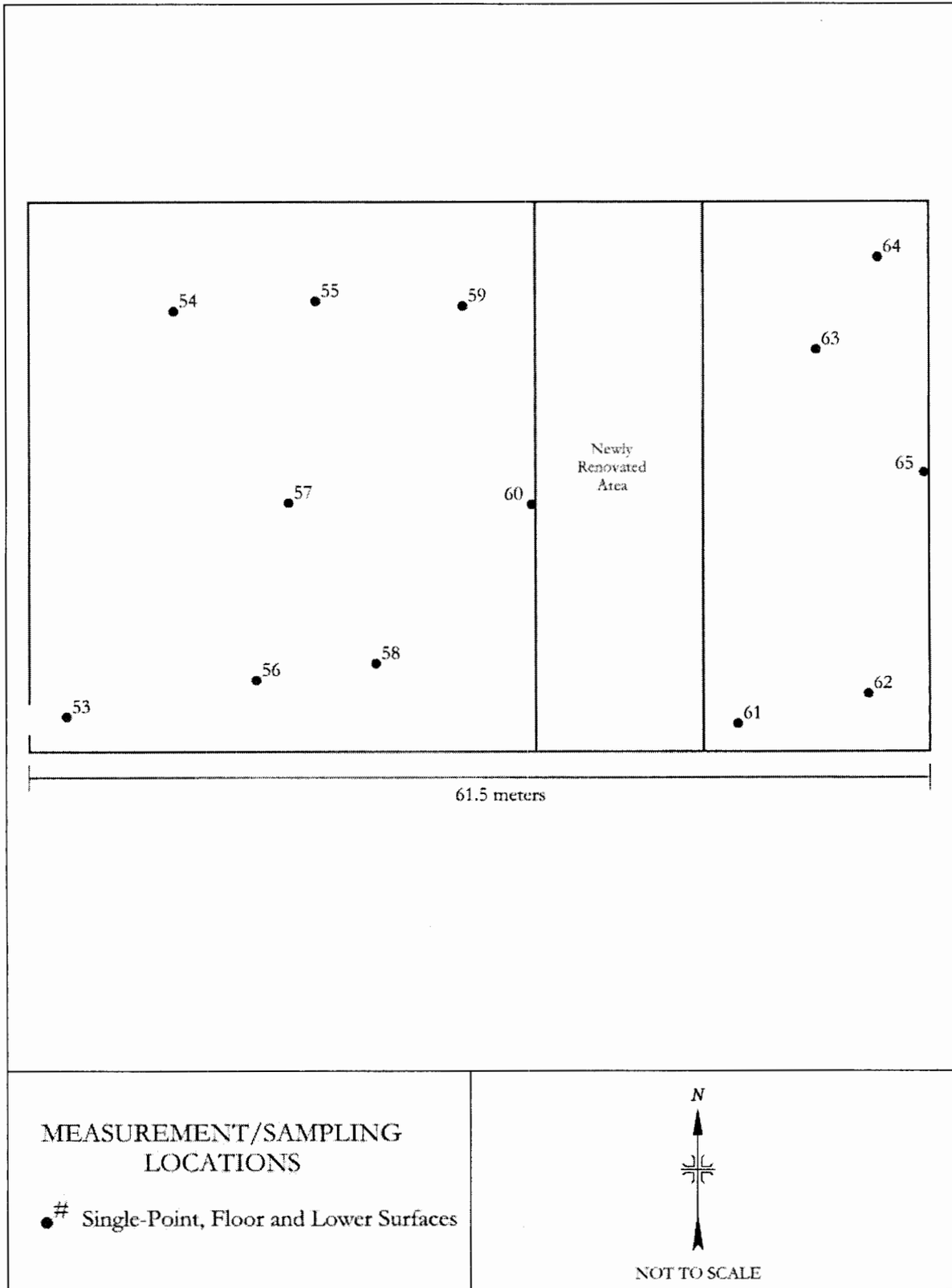


Figure 3: Building 14 – Direct Measurement and Sample Locations

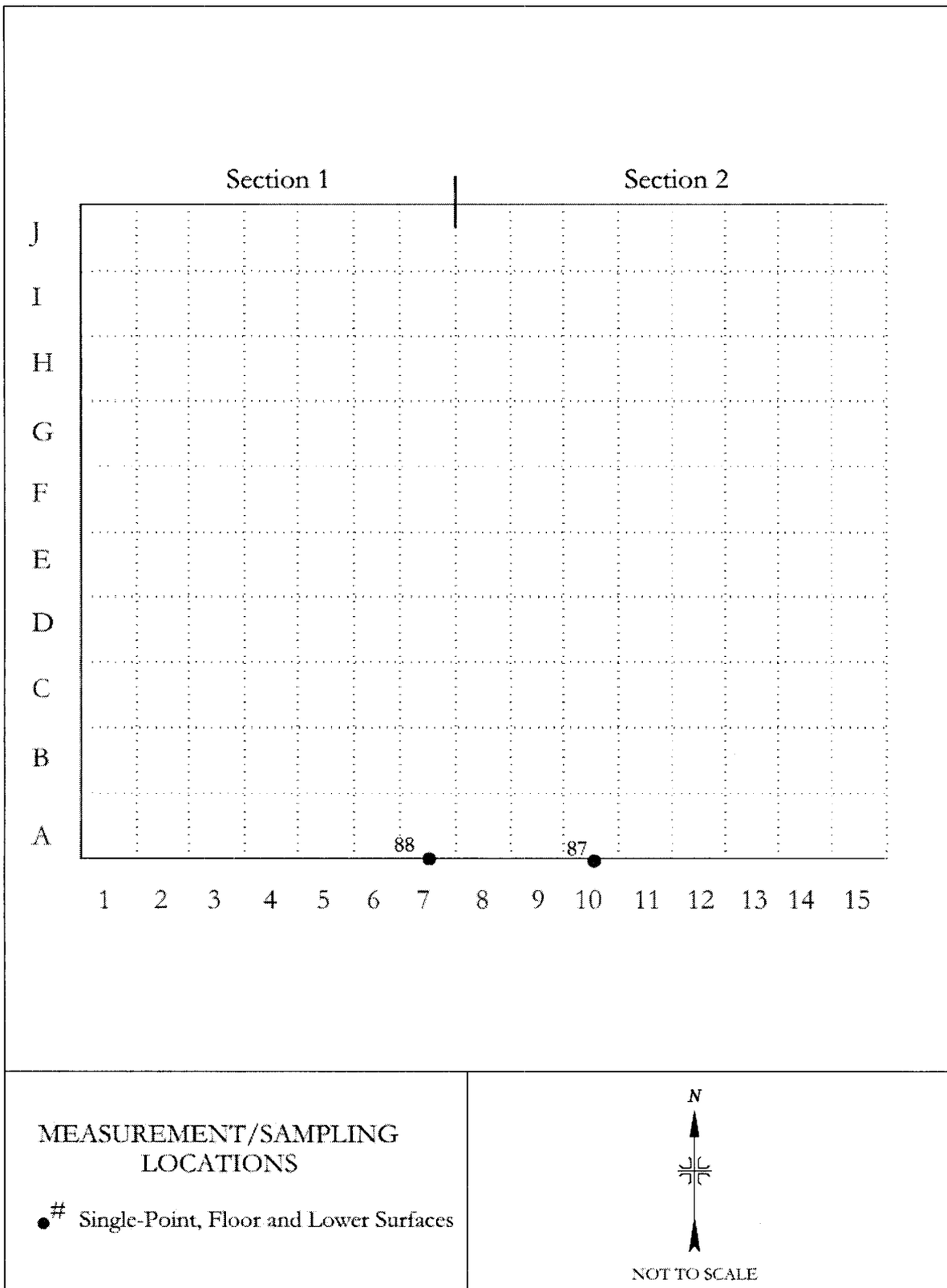


Figure 4: Building 505, Sections 1 & 2 – Direct Measurement and Sample Locations

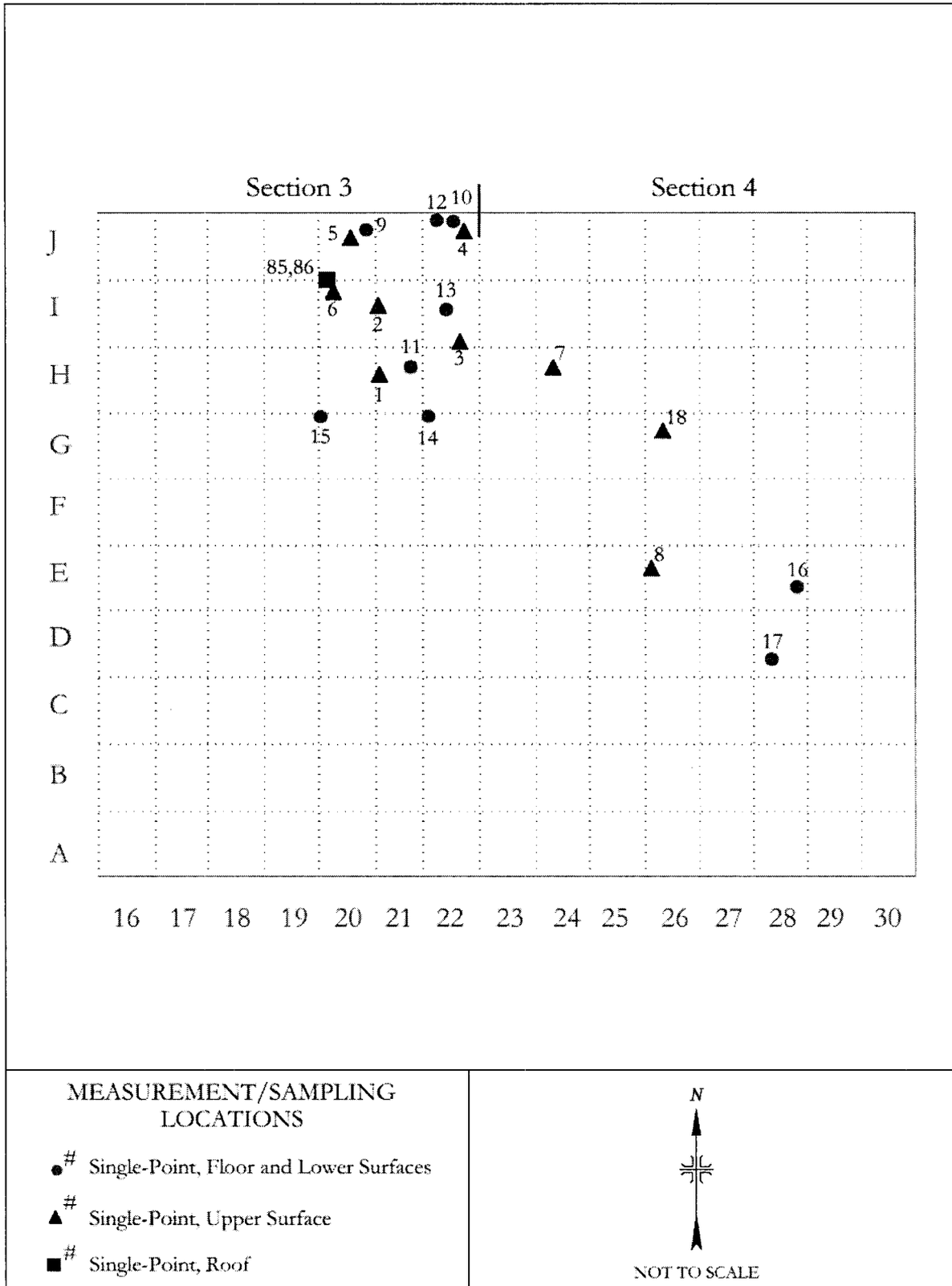


Figure 5: Building 505, Sections 3 & 4 – Direct Measurement and Sample Locations

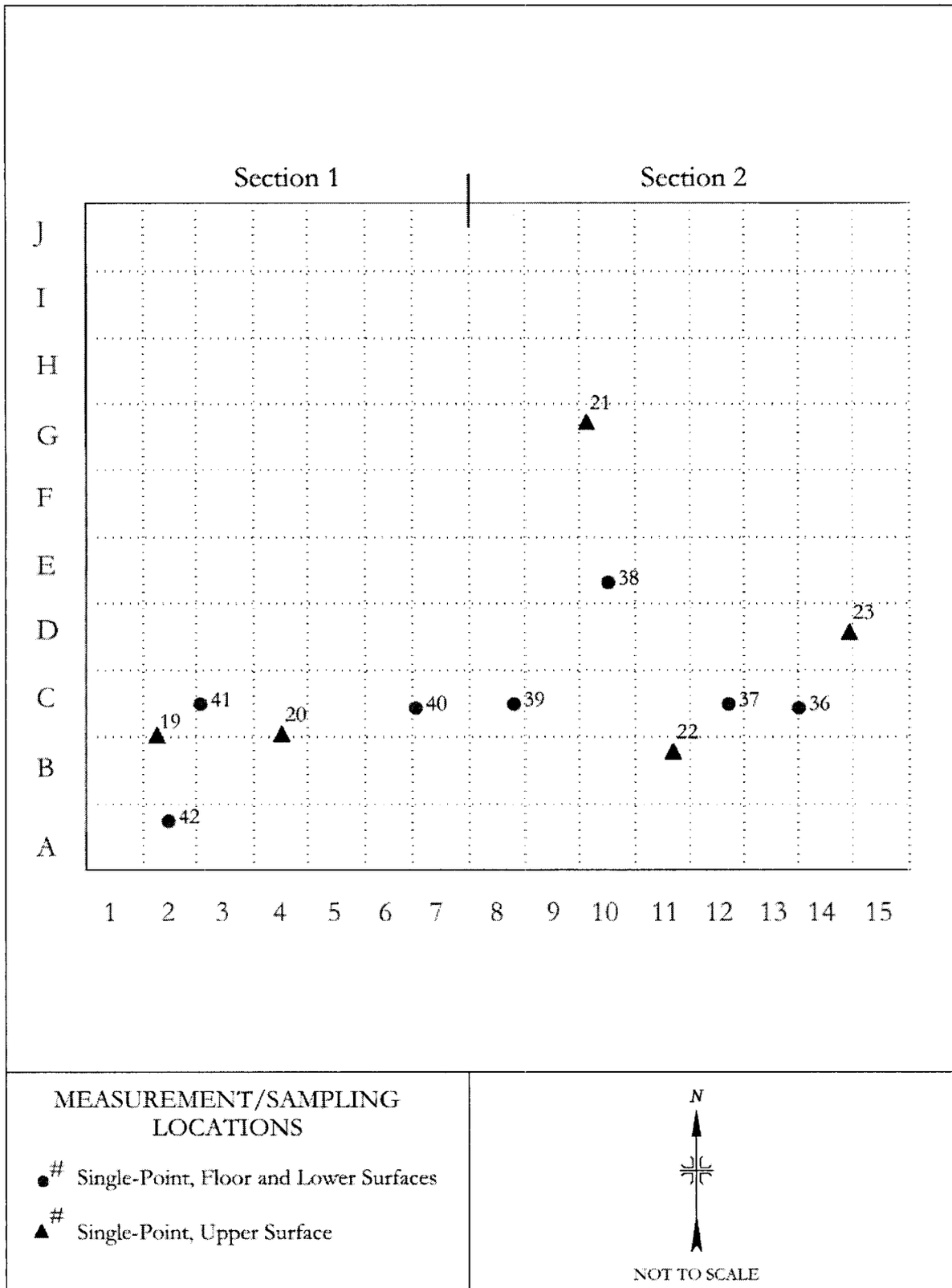


Figure 6: Building 506, Sections 1 & 2 – Direct Measurement and Sample Locations

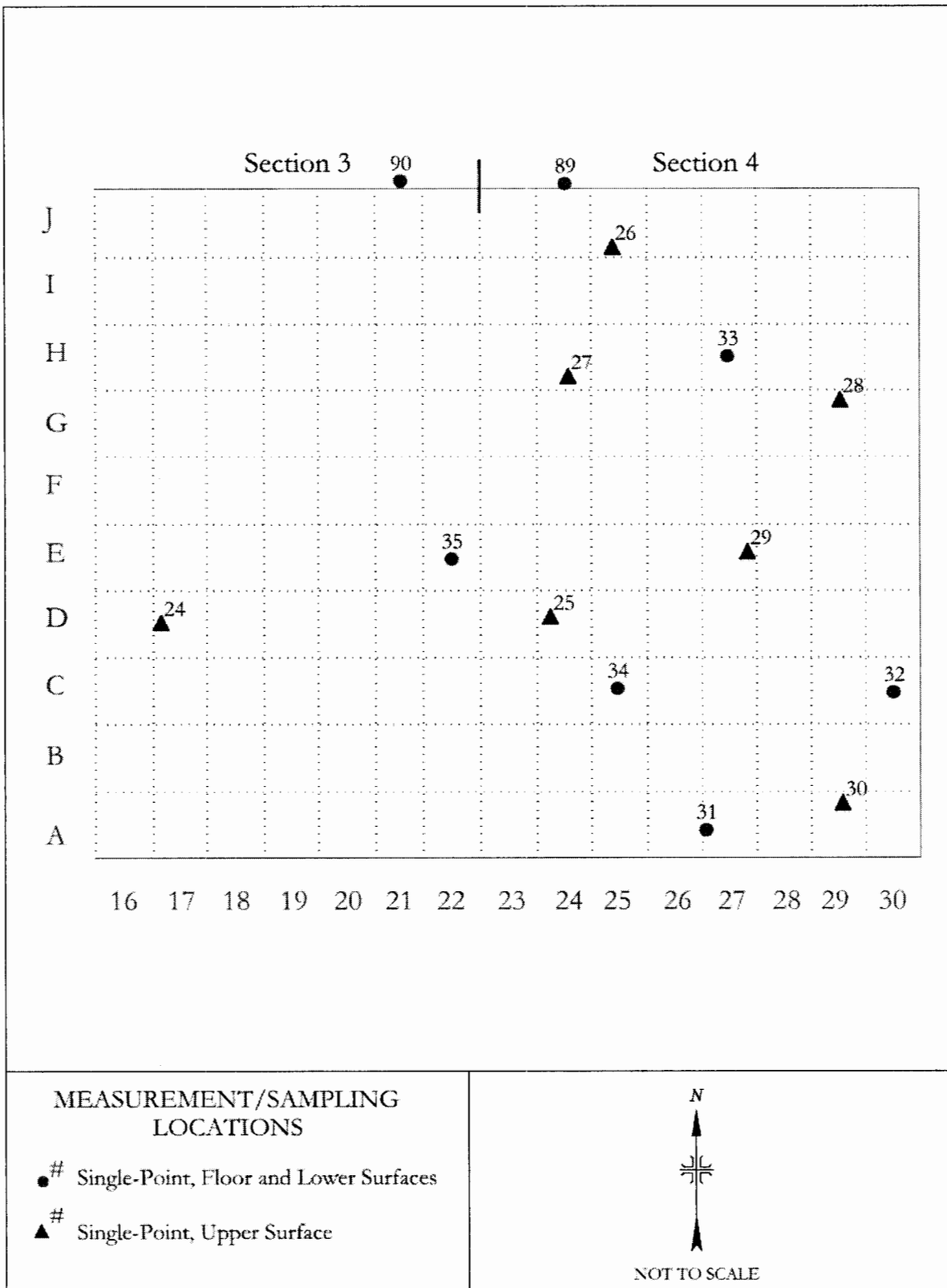


Figure 7: Building 506, Sections 3 & 4 – Direct Measurement and Sample Locations

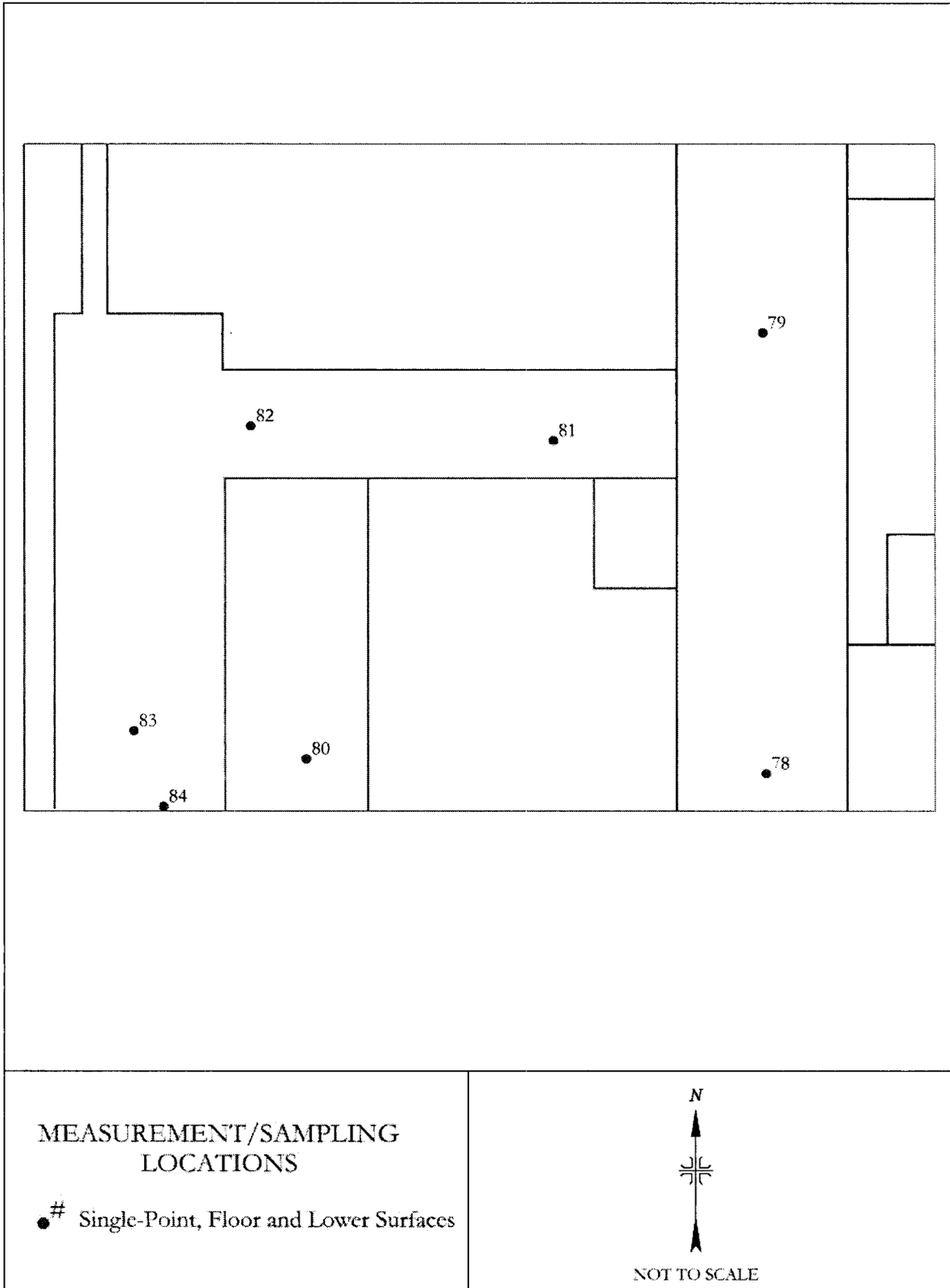


Figure 8: Building 22 – Direct Measurement and Sample Locations

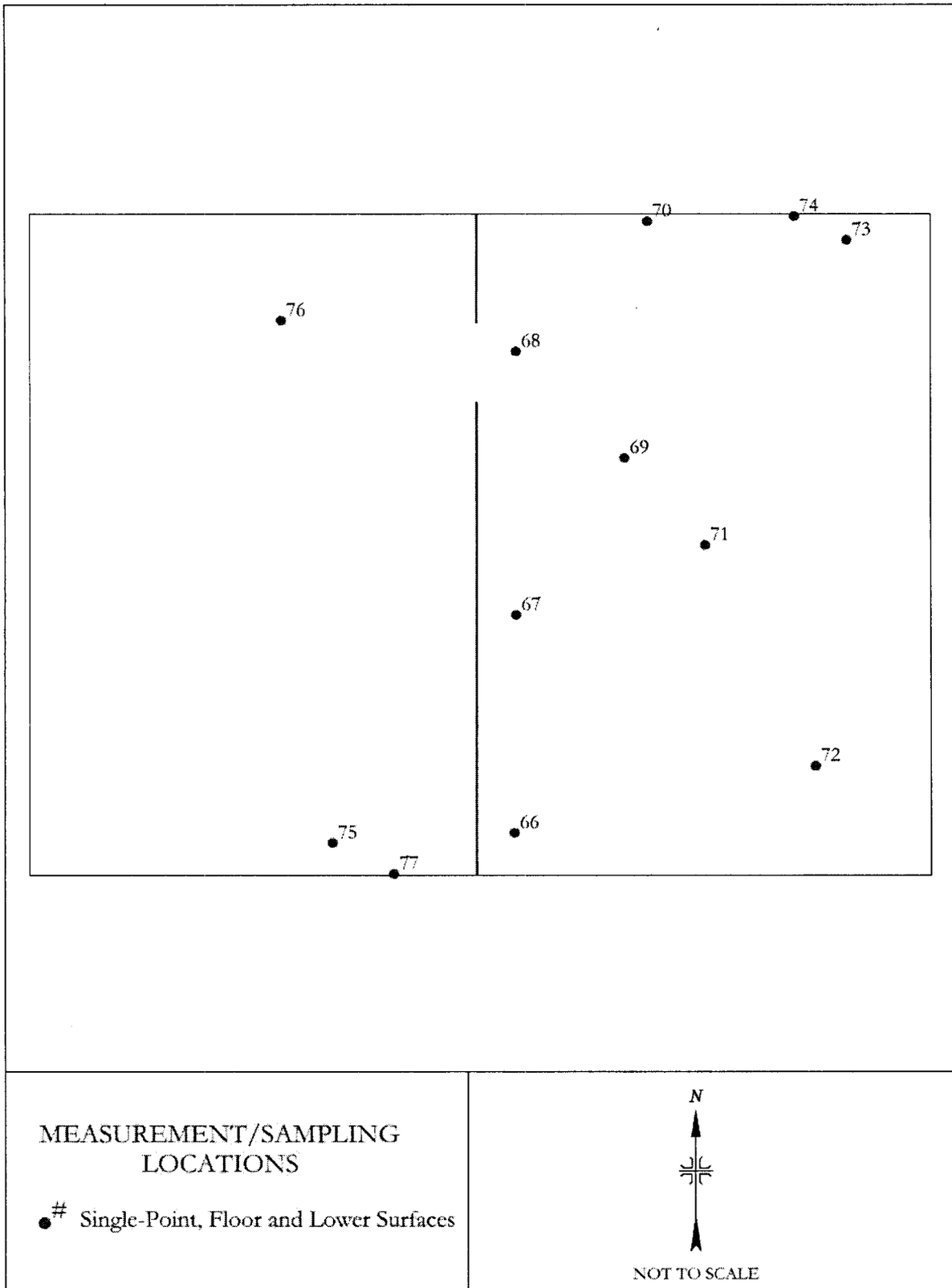


Figure 9: Building 23 – Direct Measurement and Sample Locations

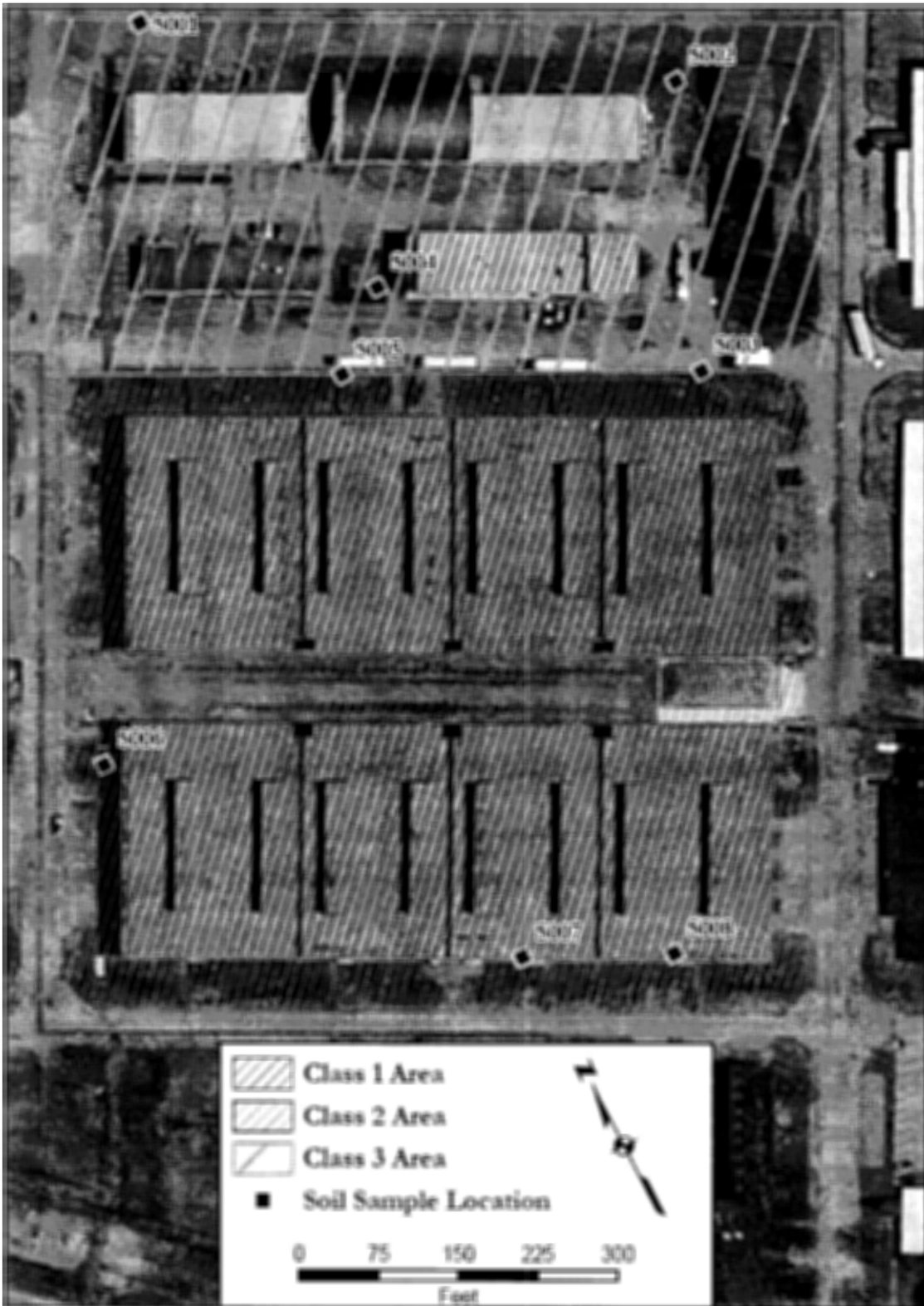


Figure 10: Site Plot Plan with Area Classifications

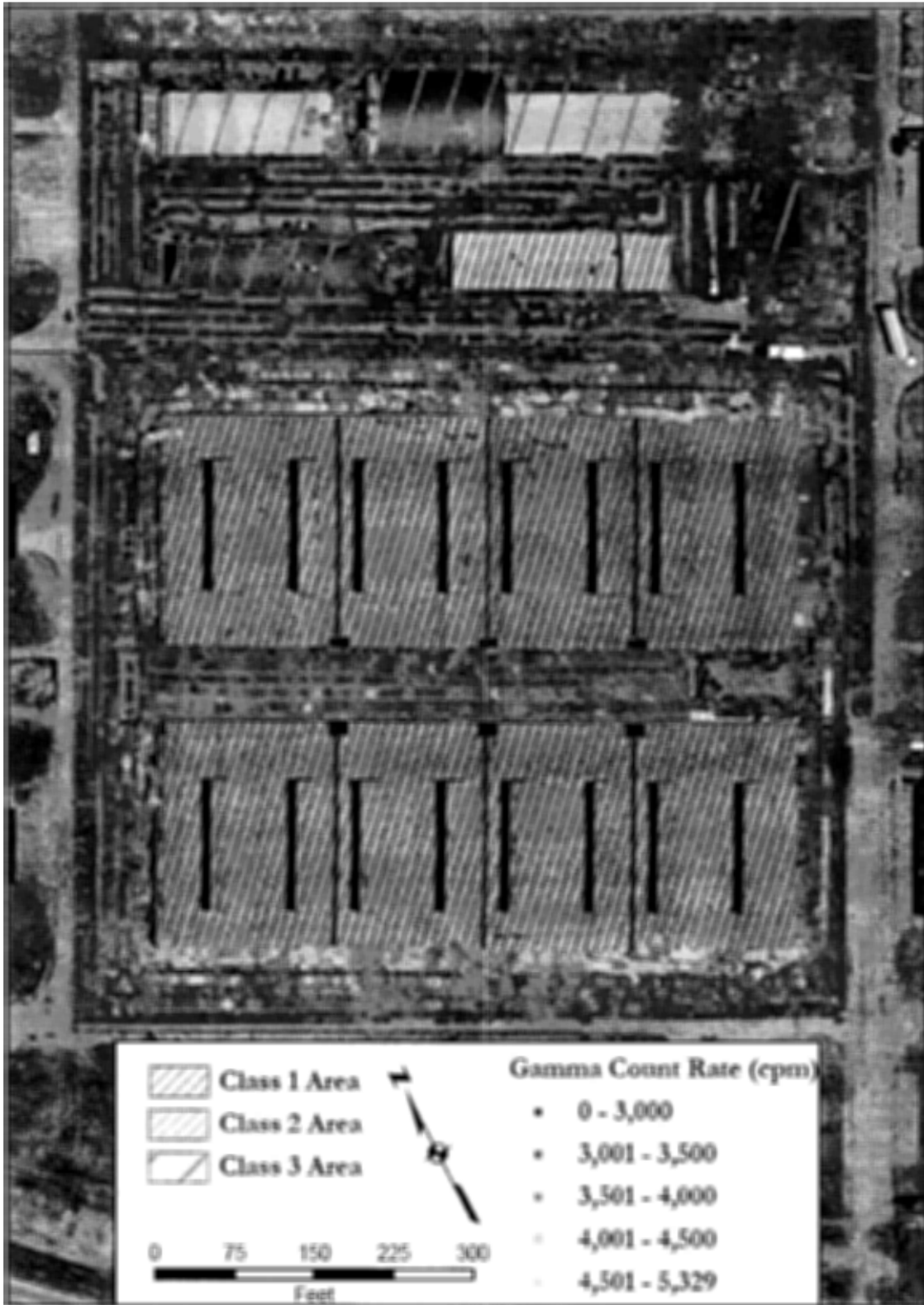


Figure 11: Gamma Scan Results

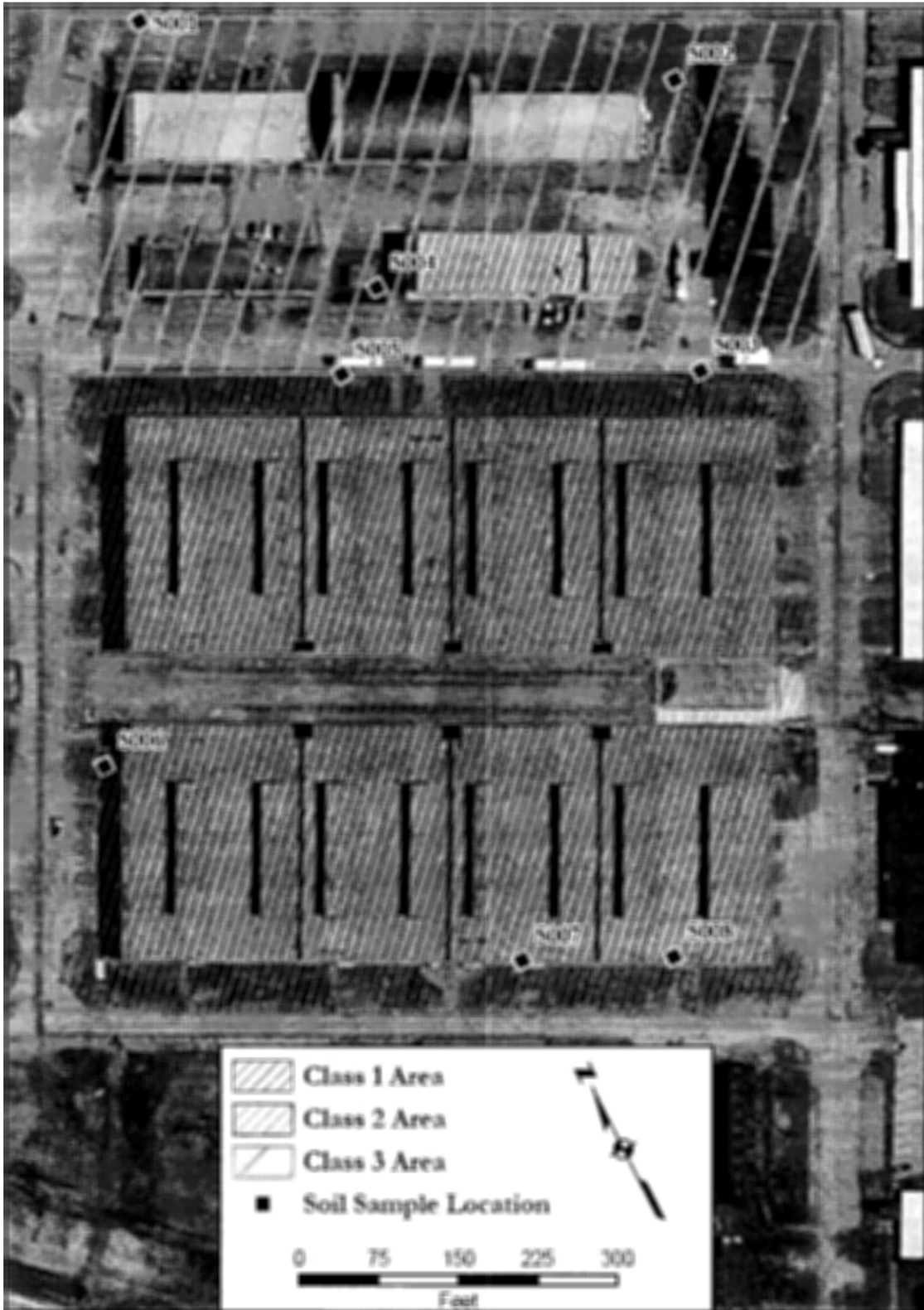


Figure 12: Soil Sample Locations

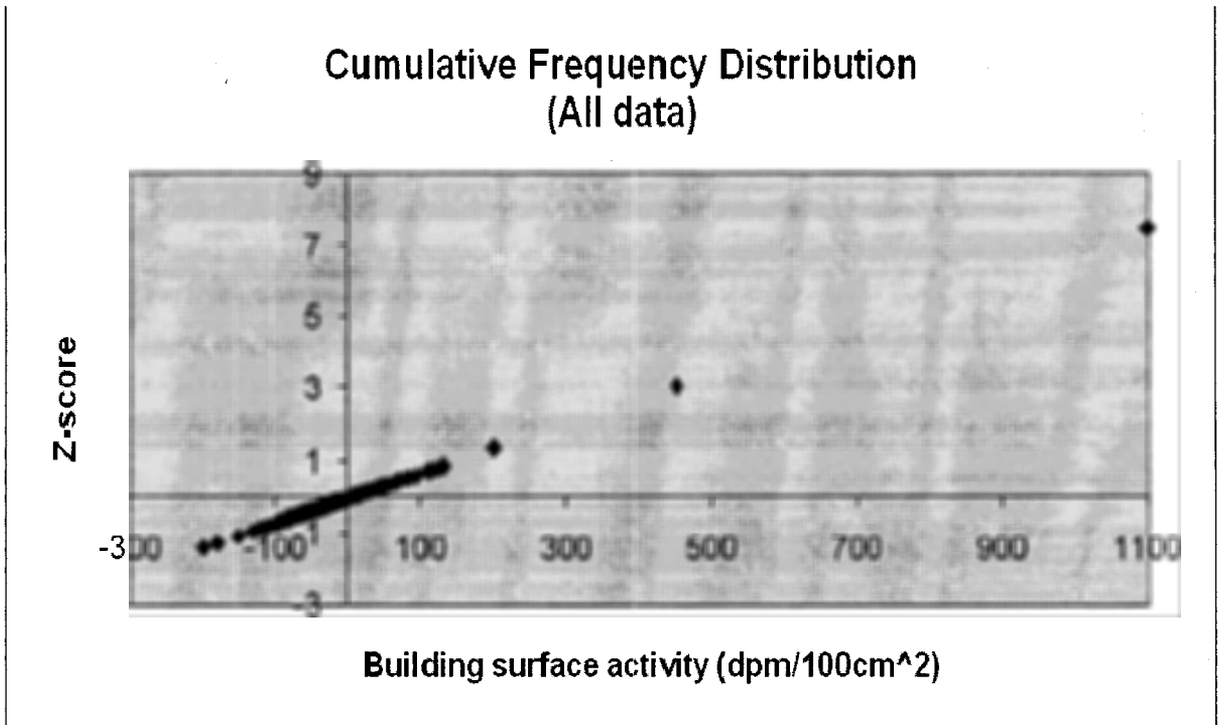


Figure 13: Cumulative Frequency Distribution

TABLES

TABLE 1
SURFACE ACTIVITY LEVELS
SCOTIA DEPOT
SCOTIA, NEW YORK

Building (Class) Measurement Location ^a	Surface ^b	Total Activity ^c (dpm/100 cm ²)		Removable Activity (dpm/100 cm ²)	
		Alpha	Beta	Alpha	Beta
Warehouse 505 (1)					
1	US	2	1,100 ^d	0	2
2	US	8	200	0	1
3	US	5	-35	0	4
4	US	2	-150	1	-2
5	US	0	22	1	-1
6	US	-1	-6	0	-1
7	US	-3	17	0	1
8	US	3	-28	0	-4
9	F	2	-39	0	5
10	F	1	-44	0	3
11	F	2	48	0	4
12	LS	-3	-22	0	1
13	F	-2	61	1	-5
14	LS	2	-76	0	-2
15	LS	0	9	0	-2
16	F	2	-120	0	-1
17	F	5	-63	0	-1
18	US	3	39	1	-2
85	Roof	0	20	0	5
86	Roof	-2	-130	0	2
87	Dock	0	70	1	3
88	Dock	2	120	0	2
Warehouse 506 (1)					
19	US	4	-46	0	-1
20	US	2	-57	1	-4
21	US	-2	-83	0	-2
22	US	1	130	1	-2
23	US	5	50	1	-3
24	US	8	15	1	-2
25	US	4	-59	3	1
26	US	5	-55	1	1
27	US	8	-61	3	-1
28	US	4	-79	0	-1
29	US	1	20	0	5
30	US	4	-79	0	3
31	F	-1	-28	0	-1

TABLE 1 (Continued)

SURFACE ACTIVITY LEVELS
SCOTIA DEPOT
SCOTIA, NEW YORK

Building (Class) Measurement Location ^a	Surface ^b	Total Activity ^c (dpm/100 cm ²)		Removable Activity (dpm/100 cm ²)	
		Alpha	Beta	Alpha	Beta
Warehouse 506 (1) (Continued)					
32	F	-2	120	0	-5
33	F	2	-15	1	-3
34	F	0	-44	1	-3
35	F	5	30	0	-1
36	F	4	94	0	-1
37	F	-3	30	1	-3
38	F	5	-54	1	2
39	F	0	-98	1	-1
40	F	-1	-94	1	3
41	F	-1	54	1	1
42	F	-1	-110	0	-2
89	Dock	-2	-180	0	-4
90	Dock	-1	110	1	-3
Building 12 – Garage (1)					
43	F	0	81	0	-1
44	F	-1	-70	0	1
45	F	-2	-31	0	-2
46	F	-4	-39	0	3
47	F	-2	110	0	-1
48	F	-2	-35	0	-5
49	F	-2	-68	0	4
50	F	-2	-85	0	-3
51	LS	-2	13	0	-2
52	LS	-1	70	1	2
Building 14 (1)					
53	F	-2	79	1	1
54	F	-2	130	0	-3
55	F	0	2	1	-1
56	F	-1	15	1	3
57	F	2	-100	0	-3
58	F	-2	9	0	3
59	F	0	-50	0	-1
60	LS	0	-18	0	-2
61	F	-2	-100	0	2
62	F	1	-28	1	-2
63	F	8	20	1	-2

TABLE 1 (Continued)
SURFACE ACTIVITY LEVELS
SCOTIA DEPOT
SCOTIA, NEW YORK

Building (Class) Measurement Location ^a	Surface ^b	Total Activity ^c (dpm/100 cm ²)		Removable Activity (dpm/100 cm ²)	
		Alpha	Beta	Alpha	Beta
Building 14 (1) (Continued)					
64	F	2	-41	0	-3
65	LS	7	-13	0	-1
Building 23 (3)					
66	F	-3	-50	0	-2
67	F	-2	-22	0	-1
68	F	-1	110	1	-2
69	F	-1	42	0	-2
70	LS	-1	-52	0	1
71	F	-1	-37	0	-4
72	F	1	30	0	3
73	F	-1	48	0	4
74	LS	1	-33	0	-1
75	F	-2	37	0	-2
76	F	-4	85	3	2
77	LS	1	450	0	3
Building 22 (3)					
78	F	-1	28	0	-2
79	F	-1	-66	1	-1
80	F	-1	-17	0	2
81	F	-3	-200	0	-1
82	F	-3	-7	0	-5
83	F	2	-28	1	2
84	LS	2	-83	1	-3

^aRefer to Figures 2 through 9.

^bF=floor, LS=lower surface, US=upper surface.

^cData represent net surface activity levels that have been corrected for background contributions.

^dMeasurement performed using a smaller G-M probe.

TABLE 2
RADIONUCLIDE CONCENTRATIONS IN SOIL SAMPLES
SCOTIA DEPOT
SCOTIA, NEW YORK

Sample ID/Class ^{a,b}	GPS Coordinate ^c	Radionuclide Concentration (pCi/g) ^d			
		Th-232	Total Thorium	U-238	Total Uranium
S001 / 3	1460035N, 629791E	0.76 ± 0.13 ^e	1.46 ± 0.14	0.66 ± 0.44	1.32 ± 0.88
S002 / 3	1459755N, 630214W	0.72 ± 0.14	1.42 ± 0.15	0.66 ± 0.56	1.3 ± 1.1
S003 / 2	1459518N, 630119E	0.75 ± 0.13	1.50 ± 0.14	0.95 ± 0.46	1.90 ± 0.92
S004 ^f / 3	1459715N, 629877E	0.44 ± 0.14	0.90 ± 0.15	0.58 ± 0.40	1.14 ± 0.80
S005 / 2	1459659N, 629810E	0.67 ± 0.15	1.28 ± 0.16	0.64 ± 0.53	1.3 ± 1.1
S006 / 2	1459433N, 629446E	0.57 ± 0.11	1.13 ± 0.12	0.73 ± 0.41	1.49 ± 0.82
S007 / 2	1459103N, 629712E	0.75 ± 0.15	1.45 ± 0.16	0.80 ± 0.45	1.61 ± 0.90
S008 / 2	1459040N, 629841E	0.62 ± 0.15	1.15 ± 0.16	0.53 ± 0.52	1.1 ± 1.0

^aRefer to Figure 12.

^bSamples collection depths of 0 to 15 cm.

^cNew Jersey State Plane (Feet 2900), NAD 1983 (Conus)

^dRadionuclide concentrations are gross values that include background contributions.

^eUncertainties represent the 95% confidence interval based on total propagated uncertainties.

^fSelected as preliminary background reference sample.

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APPENDIX A
MAJOR INSTRUMENTATION

APPENDIX A
MAJOR INSTRUMENTATION

The display of a specific product is not to be construed as an endorsement of the product or its manufacturer by the author or his employer.

SCANNING INSTRUMENT/DETECTOR COMBINATIONS

Alpha and Alpha plus Beta

Ludlum Floor Monitor Model 239-1
combined with
Ludlum Ratemeter-Scaler Model 2221
coupled to
Ludlum Gas Proportional Detector Model 43-37, Physical Area: 550 cm²
(Ludlum Measurements, Inc., Sweetwater, TX)

Alpha and Beta

Ludlum Ratemeter-Scaler Model 2221
coupled to
Ludlum Gas Proportional Detector Model 43-68, Physical Area: 126 cm²
(Ludlum Measurements, Inc., Sweetwater, TX)

Gamma

Ludlum Pulse Ratemeter Model 12
(Ludlum Measurements, Inc., Sweetwater, TX)
coupled to
Victoreen NaI Scintillation Detector Model 489-55, Crystal: 3.2 cm x 3.8 cm
(Victoreen, Cleveland, OH)

DIRECT MEASUREMENT INSTRUMENT/DETECTOR COMBINATIONS

Alpha and Beta

Ludlum Ratemeter-Scaler Model 2221
coupled to
Ludlum Gas Proportional Detector Model 43-68, Physical Area: 126 cm²
(Ludlum Measurements, Inc., Sweetwater, TX)

LABORATORY ANALYTICAL INSTRUMENTATION

Low Background Gas Proportional Counter

Model LB-5100-W

(Tennelec/Canberra, Meriden, CT)

High Purity Extended Range Intrinsic Detector

CANBERRA/Tennelec Model No: ERVDS30-25195

(Canberra, Meriden, CT)

Used in conjunction with:

Lead Shield Model G-11

(Nuclear Lead, Oak Ridge, TN) and

Multichannel Analyzer

DEC ALPHA Workstation

(Canberra, Meriden, CT)

High Purity Extended Range Intrinsic Detector

Model No. GMX-45200-5

(AMETEK/ORTEC, Oak Ridge, TN)

used in conjunction with:

Lead Shield Model SPG-16-K8

(Nuclear Data)

Multichannel Analyzer

DEC ALPHA Workstation

(Canberra, Meriden, CT)

High-Purity Germanium Detector

Model GMX-30-P4, 30% Eff.

(AMETEK/ORTEC, Oak Ridge, TN)

Used in conjunction with:

Lead Shield Model G-16

(Gamma Products, Palos Hills, IL) and

Multichannel Analyzer

DEC ALPHA Workstation

(Canberra, Meriden, CT)

APPENDIX B
SURVEY AND ANALYTICAL PROCEDURES

APPENDIX B

SURVEY AND ANALYTICAL PROCEDURES

PROJECT HEALTH AND SAFETY

The proposed survey and sampling procedures were evaluated to ensure that any hazards inherent to the procedures themselves were addressed in current job hazard analyses (JHAs). All survey and laboratory activities were conducted in accordance with ORISE health and safety and radiation protection procedures.

CALIBRATION AND QUALITY ASSURANCE

Calibration of all field and laboratory instrumentation was based on standards/sources, traceable to NIST.

Analytical and field survey activities were conducted in accordance with procedures from the following documents of the Oak Ridge Institute for Science and Education and Oak Ridge Associated Universities:

- Survey Procedures Manual (August 2007)
- Laboratory Procedures Manual (August 2007)
- Quality Program Manual (November 2007)

The procedures contained in these manuals were developed to meet the requirements of Department of Energy (DOE) Order 414.1C and the U.S. Nuclear Regulatory Commission *Quality Assurance Manual for the Office of Nuclear Material Safety and Safeguards* and contain measures to assess processes during their performance.

Quality control procedures include:

- Daily instrument background and check-source measurements to confirm that equipment operation is within acceptable statistical fluctuations.
- Participation in MAPEP, NRIP, and ITP Laboratory Quality Assurance Programs.
- Training and certification of all individuals performing procedures.
- Periodic internal and external audits.

Detectors used for assessing surface activity were calibrated in accordance with ISO-7503¹ recommendations. Total alpha and beta efficiencies (ϵ_{total}) were determined for each instrument/detector combination and consisted of the product of the 2π instrument efficiency (ϵ_i) and surface efficiency (ϵ_s): $\epsilon_{\text{total}} = \epsilon_i \times \epsilon_s$. Beta total efficiencies were determined based on a beta energy multi-point calibration, development of instrument efficiency to beta energy calibration curves, and the calculation of the weighted efficiency representing the Th-232 decay series. Included in the weighted efficiency was an empirically determined correction for disequilibrium in the decay series that results from Rn-220 loss. A 3.8 mg/cm² density thickness mylar window was used on the beta detectors to block detector response contributions from alpha radiation.

C-14, Tc-99, Tl-204, and Sr/Y-90 were selected as the calibration sources to represent the energy distribution of the detectable alpha and beta-emitters in the Th-232 decay series. The 2π alpha interpolated instrument efficiency (ϵ_i) factors ranged from 0.36 to 0.67. The thorium series total weighted alpha efficiency was 1.04 for the gas proportional detector that was used. The 2π interpolated ϵ_i factors for the detectable beta-emitters ranged from 0.21 to 0.62 for the gas proportional detector. ISO-7503 recommends an ϵ_s of 0.25 for alpha emitters and also beta emitters with a maximum energy of less than 0.4 MeV and an ϵ_s of 0.5 for maximum beta energies greater than 0.4 MeV. The total weighted beta efficiency for the beta detector was 0.43.

SURVEY PROCEDURES

Surface Scans

Structural surface scans were performed by passing the detectors slowly over the surface; while maintaining the distance between the detector and the surface at a minimum. Building surfaces were scanned using either a floor monitor or small area (126 cm²) hand-held gas proportional detectors. A NaI scintillation detector was used to scan for elevated gamma radiation throughout the buildings and the exterior grounds. Identification of elevated radiation levels was based on increases in the audible signal from the recording and/or indicating instrument.

¹International Standard. ISO 7503-1, Evaluation of Surface Contamination - Part 1: Beta-emitters (maximum beta energy greater than 0.15 MeV) and alpha-emitters. August 1, 1988.

Beta surface scan minimum detectable concentrations (MDCs) were estimated using the calculational approach described in NUREG-1507.² The scan MDC is a function of many variables, including the background level. Additional parameters selected for the calculation of scan MDCs included a two-second observation interval, a specified level of performance at the first scanning stage of 95% true positive rate and 25% false positive rate, which yields a d' value of 2.32 (NUREG-1507, Table 6.1), and a surveyor efficiency of 0.5. The scanning instrument total efficiency (ϵ_{total}) for the hand-held gas proportional detectors was approximately 0.40.

The unshielded construction material-specific beta background levels ranged from 213 to 383 cpm for the gas proportional detector. To illustrate an example for a hand-held gas proportional detector using a concrete background of 383 cpm, the minimum detectable count rate (MDCR) and scan MDC can be calculated as follows:

$$b_i = (383 \text{ cpm})(2 \text{ s})(1 \text{ min}/60 \text{ s}) = 12.8 \text{ counts},$$

$$MDCR = (2.32)(12.8 \text{ counts})^{1/2} [(60 \text{ s}/\text{min})/(2 \text{ s})] = 249 \text{ cpm},$$

$$MDCR_{surveyor} = 249/(0.5)^{1/2} = 352 \text{ cpm}$$

The scan MDC is calculated using the weighted total efficiency of 0.43.

$$ScanMDC = \frac{MDCR_{surveyor}}{(\epsilon_s)(\epsilon_i)} \text{ dpm}/100 \text{ cm}^2$$

For the given background, the estimated scan MDC was 820 dpm/100 cm² for the hand-held gas proportional detector.

The scan MDC for the NaI scintillation detector for Th-232 in soil was 2.8 pCi/g as provided in NUREG-1507.

Surface Activity Measurements

Measurements of total alpha and beta surface activity levels were performed using hand-held gas proportional detectors coupled to portable ratemeter-scalers. Count rates (cpm), which were integrated over one minute with the detector held in a static position, were converted to activity

²NUREG-1507. Minimum Detectable Concentrations With Typical Radiation Survey Instruments for Various Contaminants and Field Conditions. US Nuclear Regulatory Commission. Washington, DC; June 1998.

levels (dpm/100 cm²) by dividing the count rate by the total static efficiency ($\epsilon_i \times \epsilon_s$) and correcting for the physical area of the detector. Construction material-specific background corrections were made for each surface type encountered for determining net count rates. Ten measurements were performed for each surface type to determine the construction material-specific background. Background measurements were performed in Building 23 as recommended by site employees based on historical use. To account for the ambient gamma background, unshielded and shielded measurements were performed at each location. A 3/8-inch Plexiglas shield was used to determine the gamma count rate associated with the unshielded count rates. Surface activity was calculated by determining the net count rate, subtracting the shielded measurement from the unshielded measurement, then correcting for total efficiency and detector area size.

Surface activity measurements were performed on poured concrete, concrete block, metal, and wood. The static beta MDCs ranged from 130 to 170 dpm/100 cm² for the gas proportional detector. The physical surface area assessed by the gas proportional detector used was 126 cm².

Removable Activity Measurements

Smear samples for removable gross alpha and gross beta contamination were obtained from direct measurement locations. Removable activity samples were collected using numbered filter paper disks, 47 mm in diameter. Moderate pressure was applied to the smear and approximately 100 cm² of the surface was wiped. Smears were placed in labeled envelopes with the location and other pertinent information recorded.

RADIOLOGICAL ANALYSIS

Gross Alpha/Beta

Smears were counted on a low-background gas proportional system for gross alpha and beta activity. The MDCs of the procedure were 9 dpm/100 cm² and 15 dpm/100 cm² for a 2-minute count time for gross alpha and gross beta, respectively.

Gamma Spectroscopy

Soil samples were dried, mixed, crushed, and/or homogenized as necessary, and a portion sealed in a 0.5-liter Marinelli beaker or other appropriate container. The quantity placed in the beaker was

chosen to reproduce the calibrated counting geometry. Net material weights were determined and the samples counted using intrinsic germanium detectors coupled to a pulse height analyzer system. Background and Compton stripping, peak search, peak identification, and concentration calculations were performed using the computer capabilities inherent in the analyzer system. All total absorption peaks (TAP) associated with the radionuclides of concern were reviewed for consistency of activity. TAPs used for determining the activities of radionuclides of concern and the typical associated MDCs for a one-hour count time were:

Radionuclide	TAP (MeV)	MDC (pCi/g)
Th-232	0.911 from Ac-228*	0.11
U-238	0.063 from Th-234*	0.70

*Secular equilibrium assumed.

Spectra were also reviewed for other identifiable TAPs.

DETECTION LIMITS

Detection limits, referred to as minimum detectable concentration (MDC), were based on 3 plus 4.65 times the standard deviation of the background count [$3 + (4.65 \text{ (BKG)}^{1/2})$]. Because of variations in background levels, measurement efficiencies, and contributions from other radionuclides in samples, the detection limits differ from sample to sample and instrument to instrument.

Enclosure 3

Financial Disclosure Documentation



DEFENSE LOGISTICS AGENCY
STRATEGIC MATERIALS
8725 JOHN J. KINGMAN ROAD
FORT BELVOIR, VIRGINIA 22060-6223

MAR 19 2012

DLA Strategic Materials

Mr. Dennis R. Lawyer
United States Nuclear Regulatory Commission
Region 1
Division of Nuclear Materials Safety
475 Allendale Road
King of Prussia, Pennsylvania 19406-1415

Ref: Financial Assurance Documents.
NRC License STC-133

Dear Mr. Lawyer:

We are submitting herewith financial assurance documents associated with the requirements of NUREG – 1757, Volume 3, “Consolidated NMSS Decommissioning Guidance.”

1. Decommissioning Funding Plan (DFP).
2. Certification of Financial Assurance.
3. Statement of Intent with a copy of 50 U.S.C. § 98h (b)(2)(j). The Statement of Intent specifically indicates our statutory authority to engage in decommissioning activities by expenditures from the National Defense Stockpile Transaction Fund. I am the Administrator of the DLA Strategic Materials, the institution holding license STC-133, and as such have the authority to utilize this fund.

If you have any further questions concerning this matter please contact Mr. Michael Pecullan at the above address.

Sincerely,

A handwritten signature in cursive script, appearing to read "Ronnie Favors", is written over the typed name.

RONNIE FAVORS
Administrator

Attachments

DLA STRATEGIC MATERIALS
DECOMMISSIONING FUNDING PLAN
LICENSE NO. STC-133

1. At present the following facility is listed on our license:
 - a. DLA Depot, Scotia, NY
2. The license authorizes possession of source material in the form of 2,000,000 kilograms of natural uranium and thorium mixtures as ores, concentrates and solids. We currently possess no licensed materials at any site.
3. At site a., we have completed a Historical Site Assessment and limited scoping survey. We anticipate decontamination will not be required and will need only to conduct a Final Status Survey. We estimate the cost of the survey at \$158,000 based on similar surveys at other, previously released, stockpile depots.
4. In addition to the \$158,000 estimate above, this funding plan includes a 25% contingency factor in the amount of \$39,500.
5. We anticipate no future changes at site a. and therefore will periodically adjust the site specific cost estimate based on the Consumer price Index.

CERTIFICATION OF FINANCIAL ASSURANCE

Principal: DLA Strategic Materials
8725 John J. Kingman Road
Fort Belvoir, VA 22060

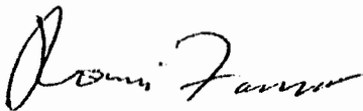
NRC License No. STC-133
DLA Depot Scotia, NY

Issued to: U.S. Nuclear Regulatory Commission

I certify that DLA Strategic Materials is licensed to possess the following types of source material in a readily dispersible form licensed under 10 CFR Part 40, in the following amounts:

<u>Type of Material</u>	<u>Amount of Material</u>
Natural uranium & thorium as ores, concentrates and solids	2,000,000 kilograms

I also certify that financial assurance in the amount of \$197,500 will be obtained for the purposes of decommissioning as prescribed by 10 CFR Part 40.



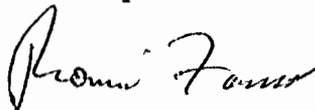
RONNIE FAVORS
Administrator

TO: U.S. Nuclear Regulatory Commission
Region 1
475 Allendale Road
King of Prussia, PA 19406-1415

STATEMENT OF INTENT

As Administrator of the DLA Strategic Materials, I exercise express authority and responsibility to request funds from the National Defense Stockpile Transaction Fund for decommissioning activities associated with operations authorized by U.S. Nuclear Regulatory Commission License No. STC-133. The statutory authority for the Defense National Stockpile to engage in decommissioning activities is found in 50 U.S.C. § 98h(b)(2)(j), which makes funds available for the purpose of "Performance of environmental remediation, restoration, waste management, or compliance activities at locations of the stockpile that are required under a federal law or are undertaken by the government under an administrative decision or negotiated agreement." Decommissioning activities called for under NUREG-1757 fall into this category of permissible expenditures. Within this authority, I intend to request that funds be made available when necessary in the amount of \$197,500 to decommission the DLA Scotia depot in Scotia, NY.

Only a final survey is required at DLA Depot Scotia, NY.



RONNIE FAVORS
Administrator

WAIS Document Retrieval
From the U.S. Code Online via GPO Access
[wais.access.gpo.gov]
[Laws in effect as of January 3, 2006]
[CITE: 50USC98h]

TITLE 50--WAR AND NATIONAL DEFENSE

CHAPTER 5--ARSENALS, ARMORIES, ARMS, AND WAR MATERIAL GENERALLY

SUBCHAPTER III--ACQUISITION AND DEVELOPMENT OF STRATEGIC RAW MATERIALS

Sec. 98h. National Defense Stockpile Transaction Fund

(a) Establishment

There is established in the Treasury of the United States a separate fund to be known as the National Defense Stockpile Transaction Fund (hereinafter in this section referred to as the "fund").

(b) Fund operations

(1) All moneys received from the sale of materials in the stockpile under paragraphs (5) and (6) of section 98e(a) of this title shall be covered into the fund.

(2) Subject to section 98d(a)(1) of this title, moneys covered into the fund under paragraph (1) are hereby made available (subject to such limitations as may be provided in appropriation Acts) for the following purposes:

(A) The acquisition, maintenance, and disposal of strategic and critical materials under section 98e(a) of this title.

(B) Transportation, storage, and other incidental expenses related to such acquisition, maintenance, and disposal.

(C) Development of current specifications of stockpile materials and the upgrading of existing stockpile materials to meet current specifications (including transportation, when economical, related to such upgrading).

(D) Testing and quality studies of stockpile materials.

(E) Studying future material and mobilization requirements for the stockpile.

(F) Activities authorized under section 98h-6 of this title.

(G) Contracting under competitive procedures for materials development and research to--

(i) improve the quality and availability of materials stockpiled from time to time in the stockpile; and

(ii) develop new materials for the stockpile.

(H) Improvement or rehabilitation of facilities, structures, and infrastructure needed to maintain the integrity of stockpile materials.

(I) Disposal of hazardous materials that are stored in the stockpile and authorized for disposal by law.

(J) Performance of environmental remediation, restoration, waste management, or compliance activities at locations of the stockpile that are required under a Federal law or are undertaken by the Government under an administrative decision or negotiated agreement.

(K) Pay of employees of the National Defense Stockpile program.

(L) Other expenses of the National Defense Stockpile program.

(3) Moneys in the fund shall remain available until expended.

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(c) Moneys received from sale of materials being rotated or disposed of

All moneys received from the sale of materials being rotated under the provisions of section 98e(a)(4) of this title or disposed of under section 98f(a) of this title shall be covered into the fund and shall be available only for the acquisition of replacement materials.

(d) Effect of bartering

If, during a fiscal year, the National Defense Stockpile Manager barter materials in the stockpile for the purpose of acquiring, upgrading, refining, or processing other materials (or for services directly related to that purpose), the contract value of the materials so bartered shall--

(1) be applied toward the total value of materials that are authorized to be disposed of from the stockpile during that fiscal year;

(2) be treated as an acquisition for purposes of satisfying any requirement imposed on the National Defense Stockpile Manager to enter into obligations during that fiscal year under subsection (b)(2) of this section; and

(3) not increase or decrease the balance in the fund.

(June 7, 1939, ch. 190, Sec. 9, as added Pub. L. 96-41, Sec. 2(a), July 30, 1979, 93 Stat. 323; amended Pub. L. 97-35, title II, Sec. 203(d), Aug. 13, 1981, 95 Stat. 382; Pub. L. 99-661, div. C, title II, Sec. 3203(a), Nov. 14, 1986, 100 Stat. 4067; Pub. L. 100-180, div. C, title II, Sec. 3204, Dec. 4, 1987, 101 Stat. 1247; Pub. L. 101-189, div. C, title XXXIII, Sec. 3312(b), Nov. 29, 1989, 103 Stat. 1688; Pub. L. 101-510, div. C, title XXXIII, Sec. 3301(c), Nov. 5, 1990, 104 Stat. 1845; Pub. L. 102-190, div. C, title XXXIII, Sec. 3311(a), Dec. 5, 1991, 105 Stat. 1584; Pub. L. 102-484, div. C, title XXXIII, Sec. 3313, Oct. 23, 1992, 106 Stat. 2653; Pub. L. 103-160, div. C, title XXXIII, Sec. 3313, Nov. 30, 1993, 107 Stat. 1962; Pub. L. 105-261, div. C, title XXXIII, Sec. 3304, Oct. 17, 1998, 112 Stat. 2264.)

Prior Provisions

A prior section 98h, act June 7, 1939, ch. 190, Sec. 9, as added July 23, 1946, ch. 590, 60 Stat. 600, related to disposition of receipts, prior to repeal by section 2(a) of Pub. L. 96-41. See section 98h(b)(1) of this title.

Amendments

1998--Subsec. (b)(2)(J) to (L). Pub. L. 105-261 added subpar. (J) and redesignated former subpars. (J) and (K) as (K) and (L), respectively.

1993--Subsec. (b)(2)(J), (K). Pub. L. 103-160, Sec. 3313(a), added subpars. (J) and (K).

Subsec. (b)(4). Pub. L. 103-160, Sec. 3313(b), struck out par. (4) which read as follows: "Notwithstanding paragraph (2), moneys in the fund may not be used to pay salaries and expenses of stockpile employees."

1992--Subsec. (b)(2)(A). Pub. L. 102-484, Sec. 3313(a)(1), inserted ", maintenance, and disposal" after "acquisition" and substituted "section 98e(a)" for "section 98e(a)(1)".

Subsec. (b)(2)(B). Pub. L. 102-484, Sec. 3313(a)(2), substituted "such acquisition, maintenance, and disposal" for "such acquisition".

Subsec. (b)(2)(H), (I). Pub. L. 102-484, Sec. 3313(b), added

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subpars. (H) and (I).

Subsec. (b)(4). Pub. L. 102-484, Sec. 3313(c), added par. (4).

1991--Subsec. (b)(2)(G). Pub. L. 102-190 added subpar. (G).

1990--Subsec. (d). Pub. L. 101-510 added subsec. (d).

1989--Subsec. (b)(2)(F). Pub. L. 101-189 added subpar. (F).

1987--Subsec. (b)(2)(F). Pub. L. 100-180 struck out subpar. (F) which related to other reasonable requirements for management of stockpile.

1986--Subsec. (b)(1). Pub. L. 99-661, Sec. 3203(a)(1), struck out "Such moneys shall remain in the fund until appropriated." after "covered into the fund."

Subsec. (b)(2), (3). Pub. L. 99-661, Sec. 3203(a)(2), added pars. (2) and (3) and struck out former pars. (2) and (3) which read as follows:

(2) Moneys covered into the fund under paragraph (1) shall be available, when appropriated therefor, only for the acquisition of strategic and critical materials under section 98e(a)(1) of this title (and for transportation related to such acquisition).

(3) Moneys in the fund, when appropriated, shall remain available until expended, unless otherwise provided in appropriation Acts."

1981--Subsec. (b). Pub. L. 97-35 in par. (1) struck out provisions relating to moneys remaining in the fund at the end of the third fiscal year following the fiscal year in which received, and in par. (3) substituted provisions respecting funds remaining available until expended, for provisions relating to funds remaining available for a period of five fiscal years.

Use of Funds From National Defense Stockpile Transaction Fund To Meet National Defense Stockpile Goals and Specifications in Effect on October 1, 1984

Pub. L. 100-440, title V, Sec. 518, Sept. 22, 1988, 102 Stat. 1748, directed that, no later than Oct. 1, 1989, Administrator of General Services, or any Federal officer assuming Administrator's responsibilities with respect to management of the stockpile, to use all funds authorized and appropriated before Jan. 1, 1985, from National Defense Stockpile Transaction Fund to evaluate, test, relocate, upgrade or purchase stockpile materials to meet National Defense Stockpile goals and specifications in effect on Oct. 1, 1984. Similar provisions were contained in the following prior appropriation acts:

Pub. L. 100-202, Sec. 101(m) [title V, Sec. 519], Dec. 22, 1987, 101 Stat. 1329-390, 1329-417.

Pub. L. 99-500, Sec. 101(m) [title V, Sec. 520], Oct. 18, 1986, 100 Stat. 1783-308, 1783-326, and Pub. L. 99-591, Sec. 101(m) [title V, Sec. 520], Oct. 30, 1986, 100 Stat. 3341-308, 3341-326.

Deposit of Funds Accruing From Naval Petroleum Reserves

Pub. L. 98-525, title IX, Sec. 905, Oct. 19, 1984, 98 Stat. 2574, as amended by Pub. L. 99-145, title XVI, Sec. 1611(a), Nov. 8, 1985, 99 Stat. 776, provided that: "There shall be deposited into the National Defense Stockpile Transaction Fund established under section 9 of the Act (50 U.S.C. 98h) 30 percent of all money accruing to the United States during fiscal years 1985 and 1986 from lands in the naval petroleum and oil shale reserves (less amounts spent for exploration, development and operation of those reserves and related expenses during that period). Moneys deposited into the Fund under this subsection shall be deemed to have been covered into the Fund under section 9(b) of the Act."



UNITED STATES
NUCLEAR REGULATORY COMMISSION
REGION I
475 ALLENDALE ROAD
KING OF PRUSSIA, PENNSYLVANIA 19406-1415

May 23, 2012

Docket No. 04000341
Control No. 577199

License No. STC-133

Michael Pecullan
Radiation Safety Officer
Defense Logistics Agency
DLA Strategic Materials
8725 John J. Kingman Road
Fort Belvoir, VA 22060-6223

SUBJECT: DEFENSE LOGISTICS AGENCY, REVIEW OF FINANCIAL ASSURANCE
SUBMITTAL, CONTROL NO. 577199

Dear Mr. Pecullan:

We have reviewed the Statement of Intent and the Certification of Financial Assurance enclosed in letter dated March 19, 2012, to meet the financial assurance requirements for your license. We have no further questions at this time.

The following documents currently provide your financial assurance:

Certification of Financial Assurance dated enclosed in letter dated
March 19, 2012 [ML12087A109]
Statement of Intent enclosed in letter dated March 19, 2012 [ML12087A109]
Decommissioning Funding Plan enclosed in letter dated March 19, 2012
[ML12087A109]

Please note that the Region I Division of Nuclear Materials Safety has moved effective May 9, 2012. Our new address is:

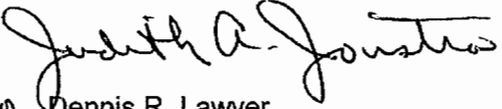
USNRC – Region I
2100 Renaissance Blvd, Suite 100
King of Prussia, PA 19406-2713

M. Pecullan

2

We will return the original copies of superseded documents under separate cover.

Sincerely,


for Dennis R. Lawyer
Health Physicist
Commercial and R&D Branch
Division of Nuclear Materials Safety

This is to acknowledge the receipt of your letter application dated

05/29/2014, and to inform you that the initial processing which includes an administrative review has been performed.

STC-133 (amendment)
There were no administrative omissions. Your application was assigned to a technical reviewer. Please note that the technical review may identify additional omissions or require additional information.

Please provide to this office within 30 days of your receipt of this card

A copy of your action has been forwarded to our License Fee & Accounts Receivable Branch, who will contact you separately if there is a fee issue involved.

Your action has been assigned **Mail Control Number** 584060.
When calling to inquire about this action, please refer to this control number.
You may call us on (610) 337-5398, or 337-5260.

NRC FORM 532 (RI)
(6-96)

Sincerely,
Licensing Assistance Team Leader