

4.4 Inspection Program Elements

The State of Indiana, through the Indiana Department of Homeland Security (Department) Radioactive Materials Control Program (RMCP) (*hereafter* “RMCP” or “the program”) will conduct inspections of radioactive materials licensees following the guidance in the NRC’s specific Inspection Procedures, NUREG-1556 Safety Audits and relevant related documents for the various license types in Indiana. The program will also use the broader inspection guidance found in the NRC’s Inspection Manual Chapters and relevant related documents. For the administration of the inspection program, Indiana has written administrative procedures, the Radioactive Materials Control Program Procedures (RMCPPs). The RMCPPs apply broadly to all inspection activities. A table of inspection related RMCPPs is below.

RMCPP No	Title
RMCPP 2.1	Scheduling of Inspections
RMCPP 2.2	Inspection Preparation
RMCPP 2.3	Performance-Based Inspections
RMCPP 2.4	Documentation of Inspection Results
RMCPP 2.5	Materials Inspection Checklist and Definitions
RMCPP 2.6	Assuring the Technical Quality of Inspections
RMCPP 4.2	Inspection Planning and Report Tracking

In application section 4.4.1 Procedures for Inspecting Facilities Where Radioactive Material is Stored or Used, the RMCP plans to use the NRC Inspection Manual Chapters, applicable NUREG-1556 Safety Audits, and Inspection Procedures. This section also briefly describes RMCPP 2.1 through 2.5 which are written to guide the scheduling of inspections, preparations for an effective inspection for compliance and the methods to conduct, document and respond to the finding of radioactive materials licensee inspections.

RMCPP 2.6 *Assuring the Technical Quality of Inspections* is described in application section 4.4.2. The key tenets of the process are checklist-guided initial inspections, secondary review of the inspection report by another qualified inspector and annual supervisory accompaniment of inspectors as they conduct performance-based inspections.

The administrative procedures appropriate for all inspections as required for Handbook Section 4.4.3 are copied into the concluding section of 4.4 with the exception of enforcement, while significantly related to inspection activities, it is described and found in application section 4.5 Enforcement Program Elements.

4.4.1 Procedures for Inspecting Facilities Where Radioactive Material Is Stored or Used

- Scheduling of Inspections and the different kinds of inspections: RMCPP 2.1 *Scheduling of Inspections*
- Inspection frequencies, including information on conduction pre-licensing inspections: RMCPP 2.1 *Scheduling of Inspections*
- The format and guidance for inspection reports: RMCPP 2.4 *Documentation of Inspection Results*
- Performance of inspections including performance-based criteria: RMCPP 2.3 *Performance-based Inspection*
- Notification to licensees of results and whether or not the licensee is in compliance: RMCPP 2.4 *Documentation of Inspection Results*

Table 4.4-1**NRC Documents Serving as Model Guidance for Indiana**

Inspection Manual Chapters and Titles	
0610	Nuclear Material Safety and Safeguards Inspection Reports
0620	Inspection Documents and Records
1248 App A	Materials Health Physics License Review Qualification Journal
1248 App B	Materials Health Physics Inspector Qualification Journal
1301	Response to Radioactive Material Incidents That Do Not Require Activation of the NRC Incident Response Plan.
1302	Follow-up Actions and Action Levels for Radiation Exposures Associated with Materials Incidents Involving Members of the Public
1303	Requesting Emergency Acceptance of Radioactive Material by the U.S. Department of Energy (DOE)
1330	Response to Transportation Accidents Involving Radioactive Materials
2602	Decommissioning Oversight and Inspection Program for Fuel Cycle Facilities and Materials Licensees
2800	Materials Inspection Program
Inspection Procedures and Titles	
83822	Radiation Protection
83890	Closeout Inspection and Survey
84850	Radioactive Waste Management – Inspection of Waste Generator Requirements of 10 CFR Part 20 and 10 CFR Part 61.
84900	Low-Level Radioactive Waste Storage
86730	Transportation of Radioactive Materials
86740	Inspection of Transportation Activities
87102	Maintaining Effluents from Materials Facilities As Low As Is Reasonably Achievable (ALARA)

87103	Inspection of Materials Licensees Involved in an Incident or Bankruptcy Filing
87104	Decommissioning Inspection Procedure for Materials Licensees
87121	Industrial Radiography Programs
87122	Irradiator Programs
87123	Well Logging Programs
87124	Fixed Gauge Programs
87125	Materials Processor/Manufacturer Programs
87126	Industrial/Academic/Research Programs
87127	Radiopharmacy Programs
87130	Nuclear Medicine Programs
87132	Brachytherapy Programs
87133	Medical Gamma Stereotactic Radiosurgery and Teletherapy Programs
87134	Medical Broad-Scope Programs
87137	10 CFR Part 37 Materials Security Programs
87139	Portable Gauge Programs
87250	Locating Missing Materials Licensees
88045	Effluent Control and Environmental Protection
NUREG 1757	Consolidated Decommissioning Guidance

NUREG 1556	<p>Volume 1, Appendix E- Portable Gauge Audit Checklist</p> <p>Volume 2, Appendix G- Industrial Radiography Radiation Safety Audit Checklist</p> <p>Volume 4, Appendix E – Fixed Gauge Audit Checklist</p> <p>Volume 5, Appendix I- Self-Shielded Irradiator Audit Checklist</p> <p>Volume 6, Appendix G- 10 CFR Part 36 Irradiators Suggested Audit Checklist</p>
---------------	--

	<p>Volume 7, Appendix H- Academic, Research and Development, and Other licenses of Limited Scope Sample Audit Program Checklist</p> <p>Volume 9, Appendix L- Medical Licenses Model Medical License Audit Checklist</p> <p>Volume 11, Appendix F- Sample Audit Program—Non-Medical</p> <p>Volume 12, Appendix G- Sample Audit Program Possession Licenses for Manufacturing and Distribution Checklist</p> <p>Volume 13, Appendix I- Suggested Commercial Radiopharmacy Licenses Audit Checklist</p> <p>Volume 14, Appendix C- Checklist for Well Logging Supervisors and Well Logging Assistants</p> <p>Volume 17, Appendix E- Suggested Audit Checklist Special Nuclear material of Less than Critical Mass</p> <p>Volume 18, Appendix L- Suggested Service Provider Audit Checklist</p>
10 CFR Part 37 Checklist	
RMCP 1.1 Attachment 1.1-1 Pre-Licensing Checklist	
RMCP 1.1 Attachment 1.1-2 Risk Significant Radioactive Materials Checklist	
NRC Enforcement Manual	
STP SA-102 “Reviewing the Common Performance Indicator, Technical Quality of Inspections”	
NRC Enforcement Policy	

State field instrumentation and laboratory analysis capabilities, including calibration and quality assurance

To facilitate effective inspections, for radiation protection purposes and for emergency preparedness, the RMCP possesses and maintains numerous radiological instruments. These instruments are capable of measuring exposure rates from x- and gamma radiation, absorbed dose rates from beta radiation, and count rates from alpha, beta, beta-gamma, gamma and neutron radiation-emitting radioactive materials of a wide range of energies. Some field instruments are capable of isotopic identification. As we do now, the Radioactive Materials Control Program will maintain sufficient instruments for the above purposes in good working order. They will be calibrated annually by a facility licensed for such. The list of field equipment is contained in Section 4.4 Appendices, *Appendix 4.4-1 Asset List of RMCP Field Equipment*

Portable instrument calibrations will be conducted by an approved calibration vendor.

The services of the Indiana Department of Health Laboratories Radiochemistry can be used for radiochemical analysis.

4.4.2 Procedures for Assuring the Technical Quality of Inspections and Inspection Reports

Secondary reviews of inspection reports are beneficial for quality assurance purposes and can be used to evaluate the accuracy and integrity of the inspection process. RMCPP 2.6 *Assuring the Technical Quality of Inspections* details IDHS processes to conduct reviews and manage quality assurance.

4.4.3 Administrative Procedures for Inspections

The routine operation of the program requires administrative processing of inspection reports after the inspector has written it. This includes secondary reviews, director sign off and issuance to licensees. RMCPP 2.4 *Documentation of Inspection Results* and RMCP 4.2 *Inspection Planning and Report Tracking* detail IDHS processes for what items should be included in a report as well as the administrative workflow a report goes through after being written.

**Indiana Department of Homeland Security
Radioactive Materials Control Program**



**Radioactive Materials Control Program Procedure 2.1, Revision 0:
Scheduling of Inspections**

Effective Date:

Revision	Date	Description of Changes
0		

Table of Contents

1.0 PURPOSE

- 1.1 Applicability
- 1.2 References
- 1.3 Files

2.0 RESPONSIBILITIES

- 2.1 Health Physicist (HP)
- 2.2 Senior Health Physicist (S/HP)
- 2.3 Radiation Control Program Director (RCPD)

3.0 PROCEDURE

- 3.1 License Priorities
- 3.2 Inspection Priorities
- 3.3 Routine Inspections
- 3.4 Initial Inspections
- 3.5 Reactive Inspections
- 3.6 Special Inspections
- 3.7 Significantly Expanded Programs
- 3.8 Abandonment of Licensed Activities
- 3.9 Altered Timing of Inspections
- 3.10 Change of Control

4.0 RECORDS

5.0 ATTACHMENTS TO RMCPP 2.1

Attachment 2.1-1 Scheduling of Inspections Flowchart

Attachment 2.1-2 Reciprocity Application Inspection Evaluation & Processing Checklist

1.0 PURPOSE

1.1 Applicability

- 1.1.1 This procedure applies to the scheduling of inspections based on the priorities assigned to the various licensed activities.
- 1.1.2 This procedure delineates core and non-core inspection priorities and establishes a program of special inspection activities for all licensees.
- 1.1.3 The Performance-Based Inspection program requires that poor performers be inspected more frequently.
- 1.1.4 Attachment 2.1-1 Scheduling of Inspections may be used to assist in following the procedure.

1.2 References

- 1.2.1 NRC Inspection Manual, Chapter 2800, "Materials Inspection Program"
- 1.2.2 290 IAC 3

1.3 Files

Records are primarily filed electronically, and Web-Based Licensing (WBL) is the primary residence of these records.

2.0 RESPONSIBILITIES

2.1 Health Physicist (HP)

- 2.1.1 Provides a list using Web-Based Licensing (WBL), for the Senior Health Physicist (S/HP), of inspections due in the next six months by priority code (including any past due).
- 2.1.2 Maintains the files and the computer-based letters, forms and report files.
- 2.1.3 Conducts inspections and recommends reduced interval inspections.
- 2.1.4 Reviews licenses and recommends inspection priorities.
- 2.1.5 Shares appropriate information about inspections to other qualified members of the inspection and licensing staff.

2.2 Senior Health Physicist (S/HP)

- 2.2.1 Prepares inspection schedules and assigns inspectors, approves reduction of inspection frequency, and approves the assignment of license priorities.
- 2.2.2 Determines if a reduced, reactive, or special inspection is warranted, should be performed promptly, or can be included in the next routine inspection; and initiates an inspection, if appropriate.

- 2.2.3 Reports inspection information, such as but not limited to, number of inspections overdue or number of reciprocity inspections performed, to the Radiation Control Program Director on a quarterly basis.
- 2.2.4 If needed or required reviews and approves inspection plans and reports.
- 2.2.5 Debriefs all inspectors upon completion of the inspection and all of its documentation.

2.3 Radiation Control Program Director (RCPD)

- 2.3.1 Approves inspection schedules and assignments.
- 2.3.2 Approves inspection plans and reports.

3.0 PROCEDURE

Scheduling of inspections should be in accordance with this procedure and Attachment 1.1-6 *Inspection Priority Codes Assigned to Program Codes* in RMCPP 1.1 *Review of Initial Application for License or an Amendment Request*. To achieve the goals of cost saving and efficient use of staff time and travel, inspections (other than initial inspections) may be scheduled and performed within a window around their inspection due date as defined in IMC 2800. Inspections may be scheduled before their window if the inspector receives information that warrants an earlier inspection. Inspections will not be considered “overdue” until they exceed the scheduling window.

3.1 License Priorities

- 3.1.1 Each license Program Code is assigned a Priority Code, which is the inspection frequency expressed in years. Priority Code 1 is to be inspected annually, Priority Code 2 is inspected every two years, Priority Code 3 is inspected every three years and Priority Code 5 is inspected every five years.
- 3.1.2 Attachment 1.1-6 *Inspection Priority Codes Assigned to Program Codes* is a listing of materials programs and their associated inspection priorities.
- 3.1.3 The S/HP, or designee, shall assign a primary program code which sets the inspection priority for each new license.
- 3.1.4 Some licenses authorize activities that can be classified under more than one program code.
 - 3.1.4.1 If a license involves more than one type of use, each part of the program shall be inspected.
 - 3.1.4.2 For example, a license for a medical institution (Program Code 02121, Priority Code 5) may be amended to authorize use of a high dose rate (HDR) remote after loader unit (Program Code 02230, Priority Code 2).

- 3.1.4.3 The licensee's primary program code would be Program Code 02230. However, both activities should be inspected simultaneously during the HDR inspection.

3.2 Inspection Priorities

- 3.2.1 An inspection priority code is assigned to each radioactive material license.
- 3.2.2 The inspection priority code will initially match the license priority code and can be adjusted per section 3.9 Altered Inspection Timing.
- 3.2.3 Because a license may authorize multiple types of use (i.e., multiple program codes), the inspection priority code for the license is the code with the shortest routine inspection interval.
- 3.2.4 The performance of reactive inspections shall receive first priority in the inspection program followed by the performance of core and special inspections.

3.3 Routine Inspections

- 3.3.1 Core Inspection: Routine inspections of licenses in priorities 1, 2, and 3 shall be conducted at intervals in years corresponding to the inspection priority. If approved, Priority 1 and 2 licensees may be extended to 50 percent of the routine inspection interval and Priority 3 licensees may be extended for up to one year in circumstances where the licensee has demonstrated high performance; however, the last inspection date must be used when scheduling the next inspection.
 - 3.3.1.1 To extend a licensee's intervals refer to section 3.9 Altered Inspection Timing.
- 3.3.2 Non-Core Inspections: Priority 5 licenses shall be inspected at 5-year intervals. Priority 5 licensees are not eligible for this extension; however, the last inspection date must be used when scheduling the next inspection.
- 3.3.3 Temporary Job Site Inspections: For a licensee authorized to work at a temporary job site, inspectors shall make every reasonable attempt to schedule an unannounced inspection of licensed activities at such a location(s). If a temporary job site inspection is not performed, a brief note will be written in the inspection records, giving an explanation for the missed temporary job site inspection.
- 3.3.4 Permanent Field Offices: If the license authorizes licensed activities to be conducted from 4 to 10 permanent facilities (main office plus 3 to 9 field offices) at least 2 locations must be inspected at the interval specified by the program code for the specific type of license. If the license authorizes licensed activities to be conducted from more than 10 permanent facilities (main office plus more than 9 field offices), 20 percent of the locations must be inspected. Inspection of various field offices should be rotated to assess the licensee's entire program over several inspection cycles. For facilities with less than 4 permanent facilities, it is recommended to review previous

inspector's notes to ensure different facilities are inspected, with a focus being on the facilities of highest use.

- 3.3.5 Remote Inspections (5R): If the license authorized activities fall into the 5R priority code, remote inspections may be performed. These are performed like non-core inspections but may be done remotely through teleconferencing calls or similar remote interfacing.

3.4 Initial Inspections

- 3.4.1 To schedule the initial inspection, the date in the "next inspection date" data element in WBL shall be 12 months from the date the new license or amendment was issued. The "last inspection date" data element in the licensee folder in Web-Based Licensing shall be blank.
- 3.4.2 If the licensee does not yet possess licensed materials or has not yet performed any principal activities, the initial inspection may be rescheduled to within 18 months of license issuance. If it is determined that the licensee does not possess licensed material or has not performed principal activities, the inspector should:
 - 3.4.2.1 Determine the licensee's plans for future possession of licensed material or plans to perform principal activities. Use this opportunity to discuss the license and applicable regulations with the licensee.
 - 3.4.2.2 The inspector should discuss any unique license conditions and give the licensee an opportunity to ask any regulatory questions.
 - 3.4.2.3 Remind the licensee to notify the Department within 30 days after the receipt of licensed material or initiation of principal activities, as required by license conditions.
 - 3.4.2.4 Document the contact and enter the record into the licensee's file. The conversation record should include the licensee's plans for future possession of material or plans to perform principal activities.
 - 3.4.2.5 Ensure that the due date is set for 18 months from license issuance.
 - 3.4.2.6 If the 18 months inspection is done and no possession of licensed material or use has occurred, review with the licensee for future plans and license termination requirements for licensees that exceed 2 years of no use.
- 3.4.3 If it is determined thereafter that the licensee has not possessed licensed material or performed any principal activities, the inspector should ensure that the date in the "next inspection date" data element in the licensee folder in Web-Based Licensing is 12 months from the date of the onsite visit.

3.5 Reactive Inspections

- 3.5.1 Reactive inspections receive highest priority in the inspection program.
- 3.5.2 Following the receipt of notification of an incident, allegation, or special information such as a medical event, the S/HP or designee shall determine if an immediate inspection is warranted or if the issue is best covered during the next scheduled inspection.

3.6 Special Inspections

The following activities require special inspections:

- 3.6.1 **Expired and Terminated Licenses:** In accordance with the criteria outlined in RMCP 1.3 *License Termination/Revocation*, notification that a license has expired or is being terminated may require that an inspection be conducted within 30 days of the date of notification. This is an announced inspection.
- 3.6.2 **Reciprocity Inspections:** Receipt of a request for reciprocity may require performance of an inspection. The priority of the license, the location of the activity, and the time to be spent in the state should be factors in determining the need for an inspection. Reciprocity inspections are required for 20% of Priority 1, 2, and 3 licenses, other priority codes should be assessed for risk and performed as needed. Attachment 2.1-2 *Reciprocity Applicant Inspection Evaluation & Processing Checklist* can be used to assist in determining if an inspection is needed.
- 3.6.3 **Team Inspection:** The S/HP shall schedule team inspections of major licenses within Indiana on an as-needed basis
- 3.6.4 **Security Inspection:** Licensees with enhanced security requirements due to risk significant quantities of radioactive materials will also require focused inspections on these security elements. These inspections can and should be done with the routine inspections of the program but may require specially trained staff or extended inspection time frames to complete.
- 3.6.5 **Generally Licensed Materials Inspections:** In general, the agency will not perform routine inspections of generally licensed materials, unless an incident or allegation has occurred. If a specific license holder additionally possesses generally licensed materials, the safety and security of these items shall be reviewed.

3.7 Significantly Expanded Programs

- 3.7.1 A license reviewer may request a special inspection, if during the licensing review process, it is determined that the licensee's program has significantly expanded.
- 3.7.2 The license reviewer should make the S/HP aware of the following examples of changes in a licensee's scope of use and check that the "next inspection date" data element in WBL is changed to a date reflective of when the program will be expanded. For example,

in the case of a licensee obtaining an additional location of use. The inspector should work with the reviewer to establish when an appropriate time to inspect this location is. This may require planning with the licensee to determine when ownership of facilities or construction endeavors are completed. Alternatively, a program expanding into a new authorized use which changes their priority code may need to be inspected sooner than the original next inspection date.

- 3.7.2.1 A change in the Radiation Safety Officer;
 - 3.7.2.2 A portable gauge user requesting to add a new storage facility and/or requesting additional gauges not approved on the initial application.
 - 3.7.2.3 A licensee has recently requested a significant increase in the types, quantities or forms, and uses of radioactive materials on the licenses, especially if these actions have resulted in the possession of risk significant radioactive material (RSRM);
 - 3.7.2.4 The licensee authorizes a physical move of a facility or a new use at a temporary jobsite;
 - 3.7.2.5 The licensee authorizes new (i.e., since the previous inspection) satellite facilities where materials will be used or stored;
 - 3.7.2.6 The licensee has increased the types of uses or disposal (i.e., incineration or decay-in-storage) of radioactive material;
 - 3.7.2.7 The number of authorized users has significantly increased or decreased;
 - 3.7.2.8 The licensee has ceased activities at the entire site or in any building or area as defined in 10 CFR 30.36(d);
 - 3.7.2.9 Requests for new medical procedure involving the use of sealed or unsealed radioactive material, proposed revisions to licensees' facilities, etc.;
 - 3.7.2.10 If during the licensing review process, the reviewer determines that the licensee will possess RSRM, the reviewer, in consultation with management and administrative staff, should complete the RSRM checklist to determine whether an on-site security review should be conducted.
- 3.7.3 During routine inspections of licensed facilities, inspectors should evaluate if licensed activities have significantly increased or decreased since the last inspection. The S/HP may determine whether a special inspection is needed if there is a significant increase in activity discovered during the last inspection.

3.8 Abandonment of Licensed Activities

- 3.8.1 When a licensee does not respond to Department inquiries e.g., returned mail with no forwarding address and the licensee cannot be contacted by any other means, then a license will be considered abandoned.
- 3.8.2 The S/HP will determine if an inspection will be scheduled based on the complexity of the licensed activities, and the types and quantities of licensed material if licensed activities are abandoned.
- 3.8.3 If telephone contact is not established, then an inspector should be sent to the licensee's site.
- 3.8.4 If licensed activities are confirmed from the inspection to have been abandoned, the S/HP and RCPD must take steps to revoke the license.

3.9 Altered Inspection Timing

- 3.9.1 At the discretion of the S/HP, other changes in inspection interval may be made to achieve efficiencies in the use of inspection resources and to reduce regulatory impact on the licensee.
 - 3.9.1.1 This may include more frequent inspections to ensure that inspectors have the opportunity to sufficiently observe licensee operations and increase public confidence by increasing the inspection focus on higher risk activities, without significantly increasing the regulatory burden on licensees.
 - 3.9.1.2 For example, rather than performing a single, large team, high impact inspection of the license at the normal interval, more frequent inspections may be performed by individuals or smaller teams that specifically focus on higher risk licensee activities.
 - 3.9.1.3 The inspection interval shall not be extended beyond that specified by the routine inspections breakdown indicated in section 3.3.
- 3.9.2 The interval between inspections may be shortened and inspections conducted more frequently than specified in the priority system. The main consideration in reducing the inspection interval should be evidence of moderate to severe problems in the licensee's radiation safety program. Poor compliance history is also a consideration.
 - 3.9.2.1 Poor Licensee Performance: Based on poor licensee performance the interval between inspections may be shortened and inspections conducted more frequently than specified in the priority system. Poor performance is supported by moderate to severe problems in the radiation safety program, a poor compliance history, or a lack of management involvement or control over the radiation safety program.

Reduction of inspection frequency shall be considered for licensees that meet one or more of the following conditions (this list is not all-inclusive):

- 3.9.2.1.1 A severity Level I, II, or III violation on the most recent inspection;
 - 3.9.2.1.2 Issuance of an order or escalated enforcement on the most recent inspection;
 - 3.9.2.1.3 An event requiring a reactive inspection;
 - 3.9.2.1.4 Repetitive violations;
 - 3.9.2.1.5 Enforcement conference where the outcome did not include escalated enforcement action but did indicate the need for the licensee to improve some aspect(s) of its compliance program.
- 3.9.2.2 Follow-up Inspections: A follow-up inspection should be conducted within 6 months of receipt of a licensee's corrective action(s) following an escalated enforcement action
- 3.9.2.3 If an Industrial radiography licensee or a well logging licensee, who is authorized to use radioactive material at temporary job sites, and the current inspection was limited to an office inspection and no temporary job site was completed, the inspection interval may be shortened.
- 3.9.2.4 Reduction Time Frame: Licensees that meet the above criteria may have their inspection interval reduced (shortened) by any length. The reduction shall be valid only until the next inspection, but the S/HP shall consider the results of the inspection and determine if the reduced inspection interval should be continued, changed, or returned to normal. The recommendation to reduce the inspection frequency must be documented on the inspection report by the inspector and approved and signed by the S/HP.
- 3.9.2.5 Recording and Identifying Change in Inspection Priority: The designated inspection priority for these licensees should not be changed in the licensee entry in Web-Based Licensing. However, the "next inspection date" field in Web-Based Licensing should be changed to contain the date for the next inspection.
- 3.9.2.6 Extended Time Frame: Licensees that perform well in inspections may be eligible for an extended time frame not to exceed those in Section 3.3. This should be initiated by the inspector, who meets with S/HP and/or RCPD to document reasoning for the extension and the new inspection due date.

3.10 Change of Control

- 3.10.1 New License: New licenses that are issued solely as a result of a licensee's change of mailing address are not required to receive an initial inspection if the licensee's place of

use remains the same as on the previous license. The “last inspection date” and “next inspection date” data elements in WBL should remain the same as for the licensee’s previous license.

3.10.2 Change of Control: New licenses that are issued as a result of a change of ownership or transfer of control are not required to receive an initial inspection unless:

- 3.10.2.1 The organization controlling the licensed activities changes substantially (i.e., changes in key personnel, authorities, or resources associated with the radiation safety program);
- 3.10.2.2 The licensee significantly increases the types, quantities, or forms of radioactive materials on the license;
- 3.10.2.3 The licensee significantly increases the different uses authorized on the license (i.e., adds brachytherapy to a diagnostic nuclear medicine license);
- 3.10.2.4 The new license authorized one or more new facilities.

If none of these conditions apply, then the “last inspection date” and “next inspection date” fields in WBL should remain the same as for the previous license.

4.0 RECORDS

Records are primarily filed electronically and Web-Based Licensing (WBL) is the primary residence of these records. An alternative/backup means of filing must be available and may include Department network files.

5.0 ATTACHMENTS TO RMCPP 2.1

Attachment 2.1-1 Scheduling of Inspections Flowchart

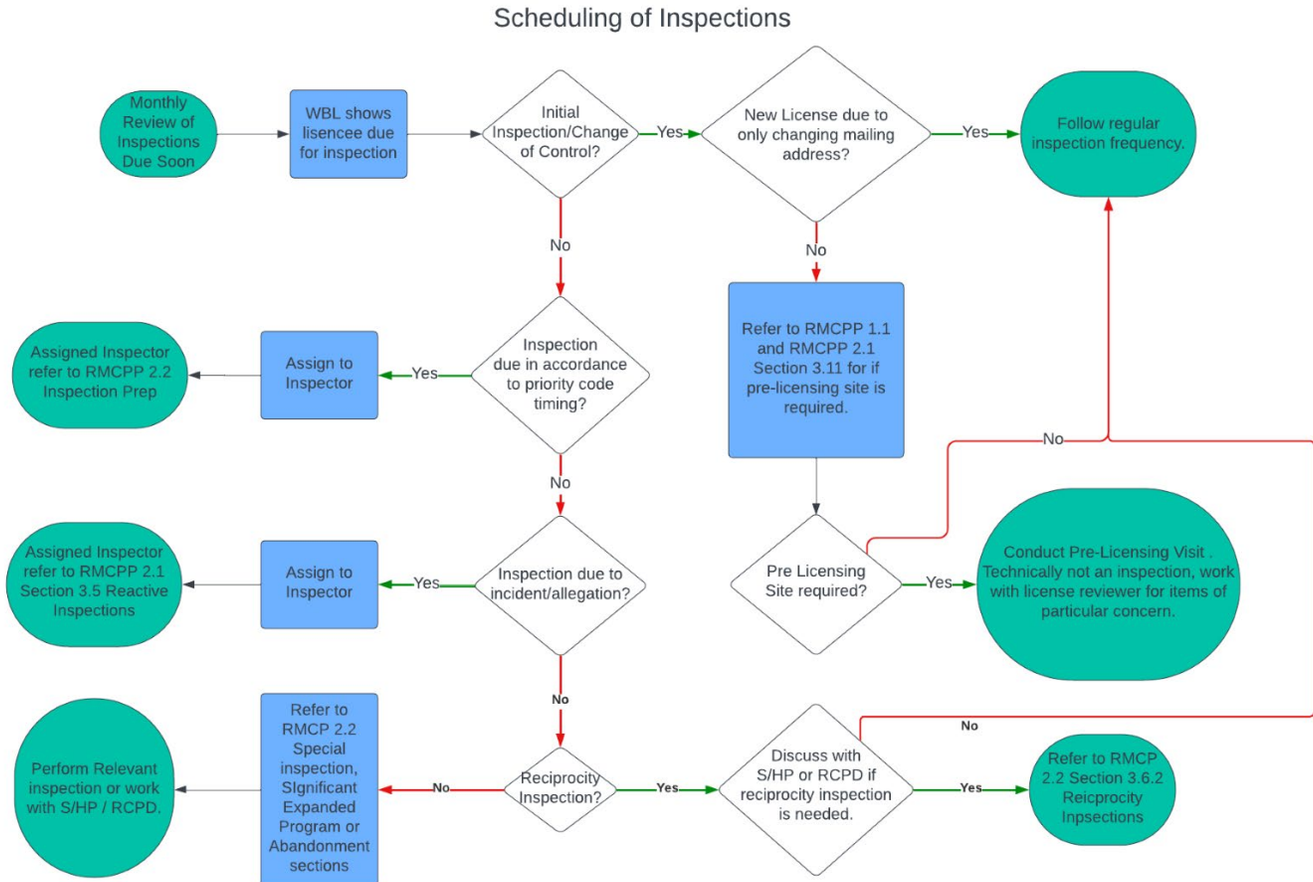
Attachment 2.1-2 Reciprocity Application Inspection Evaluation & Processing Checklist

**Indiana Department of Homeland Security
Radioactive Materials Control Program**



**Attachment 2.1-1
Scheduling of Inspections Flow Chart**

Attachment 2.1-1 Scheduling of Inspections Flow Chart



**Indiana Department of Homeland Security
Radioactive Materials Control Program**



**Attachment 2.1-2
Reciprocity Application Inspection Evaluation & Processing Checklist**

Reciprocity Applicant Inspection Evaluation & Processing Checklist

Licensee Name:			
License Type:			
NRC / AS License Number / Issuing Entity:			
Application Type: Initial Renewal		Fee Paid: Yes No	
<p>Notes from License Verification by Issuing Entity:</p> <p>Request at least the following:</p> <ul style="list-style-type: none"> License expiration date and amendment number on the current license? When was the licensee last inspected? Were there violations identified on the inspection? If so, what were the violations and were they corrected? Are there any unresolved allegations against the licensee? Have there been any recent or on-going events associated with the licensee? 			
Determination of Risk Score – Risk Score = (Consequence x Likelihood)			
Step 1 - Determine Potential Consequence			
Licensee Program Code	10 CFR Part 37	Proximity to General Public	Consequence Score (select the highest from all three categories)
Priority 1 or 2	Cat 1 Quantity	Work in areas accessible to general public	High (5)
Priority 3	Cat 2 Quantity	Fixed facilities with ability to limit access	Medium (3)

Priority 4 or 5	Cat 3 or below	Remote areas or areas with established access controls	Low (1)
-----------------	----------------	--	----------------

Step 2 - Determine Likelihood

Licensee Inspection History (Issuing Entity and CT)	Scope of Work	Other factors	NMP Oversight (CT or Issuing Entity)	Likelihood Score (select the highest)
Serious Violations in recent inspection (for example a Severity Level I, II, or III)	Activity, Repair or Modification involving Source or shield (e.g., exchange, recovery, etc.)	<ul style="list-style-type: none"> Reactive inspection based on on-going event Review of an allegation, as it relates to the work being conducted under reciprocity 	Last Inspection ≥ 5 years	High (5)
Minor (Severity Level IV or NOVs)	<ul style="list-style-type: none"> Repair or Modification not intended to involve source Work creating airborne activity Radiography Source removal in shield 	<ul style="list-style-type: none"> New or unique technology Extended duration (i.e., length of work/storage or number of visits in a calendar year) 	Last Inspection ≥ 3 years but < 5 years	Medium (3)
Clear Inspection	Activities that do not directly affect sources of any size or directly affect sources (e.g., in-field use of portable moisture density gauges, support for materials licensees' decommissioning activities)		Last Inspection < 3 years	Low (1)

Risk Score = Step 1 x Step 2 = _____

RISK SCORE PRIORITY MATRIX		Consequences Score		
		Low (1)	Medium (3)	High (5)
Likelihood Score	High (5)	Low (5) * Inspection not required	Medium (15) * Inspect	High (25) – Inspect

	Medium (3)	Very Low (3) * Inspection not Warranted	Low (9) * Inspection not required	Medium Risk (15)* Inspect
	Low (1)	Very Low (1) * Inspection not Warranted	Very Low (3) * Inspection not Warranted	Low (5) * Inspection not required

*Supervisor discretion may be indicated for abnormal work or other considerations leading to a determination to inspect low or very low risk score licensees. Additionally, supervisor discretion may be applied to remove a licensee from inspection due to staffing / resource availability.

Is the licensee a candidate for inspection based upon Risk Score or Supervisor Discretion?

Yes No

Risk Score = _____

Inspection Evaluation Notes:

Once a licensee has been inspected by IN under reciprocity in the calendar year, each new jobsite will be evaluated for a significant change in typical scope of work or material use. For similar job types, inspections will only be performed on a licensee once per calendar year.

IN Reciprocity Issued: Yes No

IN Reciprocity Inspection Required: Yes No

IN Reciprocity License Number (WBL):

Application Processor:

Signature:

Approved By:
(RCPD or designee):

Signature:

**Indiana Department of Homeland Security
Radioactive Materials Control Program**



**Radioactive Materials Control Program Procedure 2.2, Revision 0
Inspection Preparation**

Effective Date:

Revision	Date	Description of Changes
0		

Table of Contents

1.0 PURPOSE

- 1.1 Applicability
- 1.2 References

2.0 RESPONSIBILITIES

- 2.1 Radiation Support Specialist
- 2.2 Health Physicist (HP)
- 2.3 Senior Health Physicist (S/HP)
- 2.4 Radiation Control Program Director (RCPD)

3.0 PROCEDURE

- 3.1 General Inspection Process
- 3.2 Initial Inspection
- 3.3 Routine Inspection
- 3.4 Reactive Inspection
- 3.5 Special Inspections
- 3.5 Inspection Preparation Plan

4.0 Records

- 4.1 Files

5.0 Attachments to RMCPP 2.2

- 2.2-1 Radioactive Materials Control Program Guidelines for Completing an Inspection Plan.
- 2.2-2 Inspection Preparation Flowchart

1.0 PURPOSE

1.1 Applicability

- 1.1.1 This procedure applies to an inspector preparing for the performance of an inspection. Attachment 2.2-2 can serve as a job aid to assist in going through an inspection preparation.
- 1.2.2 Preparation for conducting initial, routine, special, reactive, and reduced interval inspections is covered.

1.2 References

- 1.1.1 NRC Inspection Manual, Manual Chapter 2800, "Materials Inspection Program"
- 1.1.2 290 IAC 3
- 1.1.3 NUREG-1556, "Consolidated Guidance About Materials Licenses".
- 1.1.4 Past Inspection Reports
- 1.1.5 Licensee's amendments and license

2.0 RESPONSIBILITIES

2.1 Radiation Support Specialist (RSS)

- 2.1.1 Assist inspectors in document management and travel arrangements, as needed.

2.2 Health Physicist (HP)

- 2.2.1 Maintains the files and WBL current with letters, forms, and reports.
- 2.2.2 Updates files
- 2.2.3 Properly prepares for each inspection by following the guidance in Section 3 below.

2.3 Senior Health Physicist (S/HP)

- 2.3.1 Assign inspections to a qualified member of the inspection staff.
- 2.3.2 Maintains the *Inspections Due for the Next 6 Months-By Priority Report*.
- 2.3.3 Discusses with inspection staff any items from previous inspection and their proposed inspection plan, if required.
- 2.3.4 Approves inspection plans if required, before the inspection begins.
- 2.3.5 Approves travel plans as necessary, in the absence of RCPD

2.4 Radiation Control Program Director (RCPD)

- 2.4.1 Assigns inspections to a qualified member of the inspection staff, in the absence of the S/HP.

2.4.2 Approves travel plans as necessary.

3.0 PROCEDURE

3.1 General Inspection Process

3.1.1 This procedure is designed to provide guidance that is applicable to all types of licensed programs.

3.1.1.1 General inspection preparation should be completed in accordance with this procedure and other applicable RMCPPs.

3.1.1.2 It is expected that inspectors understand and use the unique individual requirements for each type of inspection, such as use of an appropriate NRC Licensing Guide (NUREG-1556) Safety Audit or the appropriate Inspection Checklist and Inspection Procedure for the inspection type.

3.1.1.3 Scheduling of inspections is in accordance with RMCPP 2.1 *Scheduling of Inspections*.

3.1.1.4 Inspections of licensees shall be conducted per RMCPP 2.3 *Performance-Based Inspections*.

3.1.1.5 Checklists for the different inspections by licensee type are in the applicable NUREG 1556 series checklist.

3.1.1.6 RMCPP 2.7 *Assuring the Technical Quality of Inspections* provides detailed guidance on inspections and their reports.

3.1.1.7 Any new Regulatory Issue Summaries or Information Notices that may be applicable to the licensee since the last inspection.

3.1.2 To adequately prepare, an inspector shall review:

3.1.2.1 The license (including the license file) to determine:

3.1.2.1.1 If an unusual license conditions or tie-down commitments exist that would affect the approach to the inspection, i.e. authorization for non-routine maintenance, use of material at temporary job sites, etc.

3.1.2.1.2 If the licensee is authorized for activities at temporary job sites, prepare to make every reasonable attempt to include an unannounced inspection of licensed activities at any temporary jobsite(s).

3.1.2.2 The licensee's recent inspection and enforcement history, i.e., results of the last inspection and any outstanding open items, and to determine whether any events have been reported by the licensee during the current inspection cycle. Older issues preceding the last inspection should be reviewed, if warranted by circumstances such as incidents, noncompliance, or high radiation exposures.

- 3.1.2.3 The Nuclear Material Events Database (NMED) to determine if any incidents have occurred since the last inspection.
- 3.1.2.4 Any commitments made by the licensee or restrictions imposed by the Department as a result of an order or other enforcement action issued since the last inspection.
- 3.1.2.5 Any information regarding special inspection emphasis, i.e., license reviewer's request for an inspection regarding a significant licensing action. For example, an amendment for a new medical therapy modality under 10 CFR 35.1000 shall be inspected within 12 months of the date of amendment.
- 3.1.2.6 Any allegation trends and a follow-up of the licensee's evaluations and response to the allegation.
- 3.1.2.7 Any changes to the Regulatory Requirements since the last inspection that affect the licensee's program.
- 3.1.2.8 A copy of the applicable Sealed Source and Device Registration Certificates.
- 3.1.3 For a reactive inspection, the inspector should review specific information as determined by the S/HP on a case-by-case basis.
- 3.1.4 Inspectors should anticipate whether or not they will encounter protected information during an inspection of a licensee and be prepared to provide the minimum handling requirements for confidential information.
- 3.1.5 Inspectors should prepare for the licensee's questions, replies and/or supplemental correspondence.
- 3.1.6 If the licensee is authorized to possess risk significant radioactive material (RSRM), request the National Source Tracking System (NSTS) inventory record at least two days in advance.
- 3.1.7 The inspector should identify the location of the licensee, make travel arrangements, and discuss special aspects of the inspection with the S/HP, as necessary.
- 3.1.8 The inspector should prepare questions for interviews and consider risk modules in the applicable NRC inspection procedure.
- 3.1.9 If necessary, methods for determining if licensed activities have been performed effectively may include contacting distributors of radioactive material, such as local radiopharmacies, to see if they have distributed material to the licensee.
- 3.1.10 The inspector must be prepared to meet all entry requirements established by the licensee (i.e., view the licensee's safety video, use personal protective equipment, or meet any special requirements for entering sterile environments). Staff must also wear

their assigned dosimetry and appropriate personal protective equipment (safety shoes, glasses, hearing protection and hard hats).

- 3.1.11 The inspector should obtain the appropriate inspection reports, select appropriate and calibrated radiation detection instrumentation, and use the appropriate Inspection Procedure(s) and safety audits from the NUREG 1556 series for the inspection and obtain any other documentation that may be useful.
- 3.1.12 Radiation detection instruments are assigned to all RMCP staff in order to ensure appropriate instrumentation for potential surveys related to the licensed activities being inspected. There are alpha, beta, gamma survey instruments, contamination and exposure rate instruments and radioisotope identification available.

3.2 Initial Inspections

The licensee is informed to report the first receipt of licensed material to the Department. Initial inspections are conducted in accordance with RMCPP 2.1 and RMCPP 2.3. All initial inspections of a new licensee, or any existing licensee which obtained an amendment for Program Code 02240 (Medical Therapy – Other Emerging Technology) are to be announced.

3.3 Routine Inspections

- 3.3.1 All routine inspections are unannounced unless specific instruction are received from the S/HP that an inspection is to be announced.
- 3.3.2 Preparation for routine inspections should be conducted in accordance with Section 3.1 and other applicable guides.
- 3.3.3 Routine inspection frequency is as determined by RMCPP 2.1 *Scheduling of Inspections* and Attachment 1.1-6 *Inspection Priority Codes Assigned to Program Codes* in RMCPP 1.1 *Review of Initial License Application or an Amendment Request*.
- 3.3.4 While encouraged for use, an inspection plan is not required.
- 3.3.5 Inspections will not be considered “overdue” until they exceed the scheduling window. In rare situations, routine inspections may be scheduled earlier than the window in order to achieve cost savings and efficiencies. The bases for scheduling the inspection before the window should be documented in the inspection records and signed by the inspector’s immediate supervisor and placed in the licensee file and in WBL.

3.4 Reactive Inspections

- 3.4.1 Reactive Inspections focus on limited issues, often related to specific incidents:
- 3.4.2 The S/HP shall promptly assess the preliminary information received concerning the incident to determine if a reactive inspection is necessary.
- 3.4.3 The S/HP will notify a Health Physicist of the incident and if an inspection is required.

- 3.4.4 The inspector will review appropriate specific information to prepare for a reactive inspection.
- 3.4.5 The inspector should also prepare for issues of compliance, which will generally be addressed after all safety issues and program weaknesses are identified and clearly understood.
- 3.4.6 **Reactive Inspection for Incidents.** The emphasis while preparing for reactive inspection is the analysis of the sequence of events and the conditions that existed at the time these events occurred. The analysis should lead to the determination of contributing factors and root causes and to the formulation of corrective actions to prevent recurrence.
- 3.4.7 **Reactive Inspection for Allegations.** Preparation for inspections of allegations shall be processed in accordance with RMCPP 3.1 *Management of Allegations*.

3.5 Special Inspections

Special inspections (i.e., reciprocity, decommissioning activities, etc.) focus on limited issues that are not within the scope of a routine inspection. Preparation for these inspections may be under the supervision of the S/HP. Preparing for reciprocity inspections should be completed in accordance with this procedure and all applicable RMCPP. Narrative reports shall be prepared, if required by the S/HP, for special inspections. Inspection frequencies for special inspections are defined in RMCPP 2.1 *Scheduling of Inspections*.

- 3.5.1 **Reciprocity Inspections.** The inspector should prepare for an unannounced inspection of actual field work and review appropriate information to use during inspection.
- 3.5.2 **Temporary Job Site and Permanent Field Office Inspections.** The inspector should prepare to perform an unannounced inspection of licensed activities at these location(s). Preparation for temporary job site and permanent field office inspection should be conducted in accordance with Section 3.1 and other applicable guides.
- 3.5.3 **Abandoned, Expired and Terminated License and Decommissioning Activities.** Notification that a license has expired or is being terminated requires prompt action (i.e., within 30 days) to ensure that licensed material has been properly transferred or disposed of, and that all areas where material was used may be safely released for unrestricted use.
 - 3.5.3.1 Emphasis should be placed on security and control of radioactive materials while preparing for an inspection at these types of facilities.
 - 3.5.3.2 The S/HP will prepare to review the licensee's transfer, disposal, and closeout survey data; and/or prepare to perform confirmatory surveys.

- 3.5.3.3 The S/HP will prepare to review records of radioactive material disposals and public dose that may be required to be submitted to the Department.
- 3.5.3.4 The S/HP should verify that the licensee is complying with regulations for timely decontamination and decommissioning and meeting the required schedules for licensee action.
- 3.5.3.5 Abandoned licensed activities indicated by returned mail, unreturned telephone calls or email, disconnected telephone messages or unoccupied or abandoned spaces found upon site visit need to be investigated to the degree determined by the S/HP and RCPD in consultation with Department leadership and legal counsel with particular attention to any potential for health and safety risk.
- 3.5.4 **Team Inspections.** Team inspections will be conducted on an as-needed basis. Refer to RMCPP 2.1 for additional information on team inspections.
- 3.5.5 **Reduced Interval Inspections.** An altered inspection timing may be performed for a variety of reasons as determined by the Radioactive Material Program Director.
 - 3.5.5.1 The most common reason is due to poor licensee performance. All other reasons will be addressed with the Health Physicist assigned to the inspection by the Radiation Control Program Director
 - 3.5.5.2 Poor Performance History: The focus should be on the areas of poor performance and only other areas of the radiation safety program as time allows.
 - 3.5.5.3 The inspection should be unannounced unless specific individuals and/or activities need to be reviewed that are not available or performed on a routine basis by the licensee.
 - 3.5.5.4 All other preparations should be conducted in accordance with RMCPP 3.1 and other applicable guides.
- 3.5.6 **Inspections After Escalated Enforcement.** If escalated enforcement action has taken place for a particular licensee, a special inspection that focuses on the licensee's corrective actions in response to Severity Level III or above violation(s) shall be scheduled and conducted within 6 months of the issuance of the escalated enforcement action (Severity Level III or above). As described in RMCPP 2.1, this inspection focuses on the corrective actions in response to the escalated enforcement. The preparation for this inspection should center on the violations cited and proposed corrective actions for effective implementation.

3.6 Inspection Preparation Plan

See Attachment 2.2-1 *Inspection Plan* for guidance and completion of the inspection plan. This inspection plan serves as a template to assist inspectors in preparing beyond what is

described in section 3.1.2. The attachment is one way to adequately prepare for the inspection.

4.0 Records

4.1 Files

- 4.1.1 Records are primarily filed electronically and Web-Based Licensing (WBL) is the primary residence of these records. An alternative/backup means of filing must be available and may include Department network files.
- 4.1.2 The completed inspection reports and any necessary correspondence mailed to and/or received from the licensee are placed in the licensees electronic and paper files.

5.0 Attachments to RMCPP 2.2

2.2-1 Inspection Plan

2.2-2 Inspection Preparation Flowchart

**Indiana Department of Homeland Security
Radioactive Materials Control Program**



**ATTACHMENT 2.2-1
Inspection Plan**

Radioactive Materials Program

Guidelines for Completing an Inspection Plan

DIRECTIONS

The following information is provided to be a help in completing the questions in the inspection plan and preparing for the inspection.

DEFINITIONS

AREA:	The licensee's organizational component Examples Industrial radiography – field operations; Nuclear Pharmacy Operations; Radio-pharmaceutical therapy; or Radiation Therapy
ACTIVITY:	Task performed by individuals within an area Examples Industrial radiography surveys; Milking the Generator; Administration of I-131; or Gamma Knife patient treatment
ELEMENT:	Observable aspects of an activity Examples Surveys of camera after source crank-in; use of shielded container, time, gloves, syringe shield, survey meter

LICENSEE ACTIVITY SELECTION GUIDELINES

- a. Identify high priority areas and activities
- b. Activities in progress are preferred
- c. Identify medium and low priority activities that can be inspected concurrently
- d. Give preference to high priority elements

INSPECTION METHOD

Preferred Method: Direct Observation

-
- Acceptable alternatives:
- a. Interview selected licensee personnel
 - b. Review of activity documents
 - c. Walk-through or demonstration

A, and B. together are acceptable but time-consuming, drills should not be performed without careful planning.

Complete the Inspection Plan located on the Backside

Radioactive Materials Program Inspection Plan

License Information	
License Number	Licensee Name
Licensee Contact (Name and Telephone Number)	Proposed Inspection Address
Last Amendment No.	Date of Amendment
Priority	License Category

Inspection Information	
Date of Last Inspection	Proposed Date of this Inspection
Inspection ID# (from WBL)	Scope of Inspection
Type of Inspection	<input type="checkbox"/> Announced <input type="checkbox"/> Initial <input type="checkbox"/> Special <input type="checkbox"/> Unannounced <input type="checkbox"/> Routine <input type="checkbox"/> Reactive

Performance Based Inspection Plan

1. Briefly identify the higher priority areas and activities to be reviewed and lower priority areas that may be reviewed concurrently.

2. Briefly indicate the major elements to be observed. List individuals/positions to be interviewed.

3. Briefly list the documents to be reviewed when preparing for the inspection (ex. License conditions, license, Indiana Rule,).

4. List survey meter(s) to be used on the inspection.

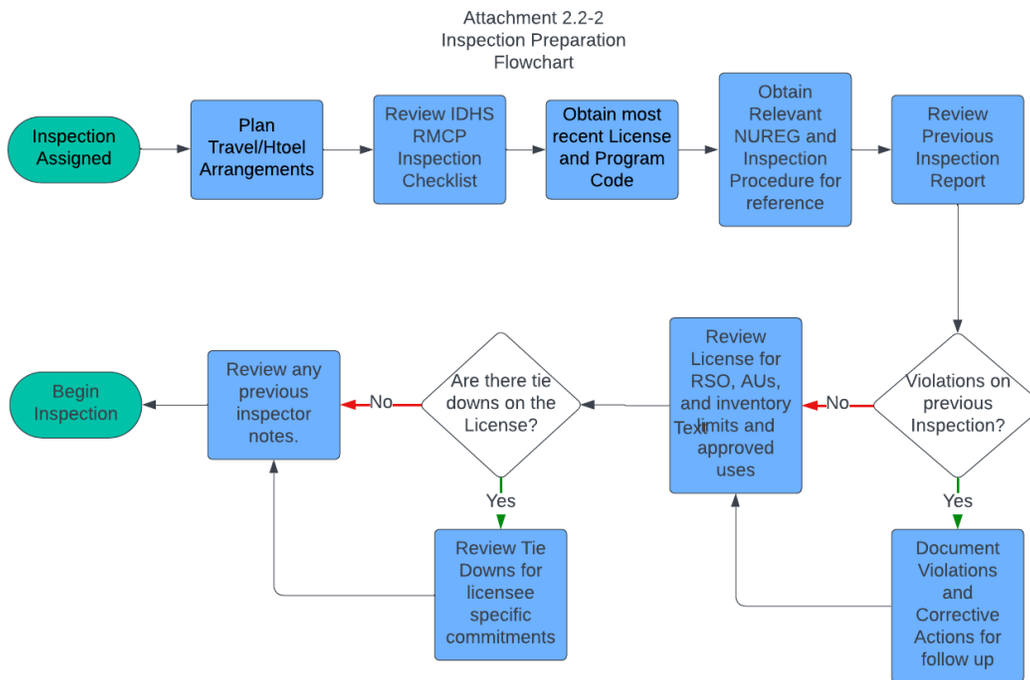
Lead Inspector Signature	Date	Materials Program Supervisor Signature	Date
-----------------------------	------	---	------

**Indiana Department of Homeland Security
Radioactive Materials Control Program**



**ATTACHMENT 2.2-2
Inspection Preparation Flowchart**

ATTACHMENT 2.2-2 Inspection Preparation Flowchart



**Indiana Department of Homeland Security
Radioactive Materials Control Program**



**Radioactive Materials Control Program Procedure 2.3, Revision 0
Performance-Based Inspection**

Effective Date:

Revision	Date	Description of Changes
0		

Table of Contents

1.0 PURPOSE

- 1.1 Applicability
- 1.2 References
- 1.3 Files

2.0 RESPONSIBILITIES

- 2.1 Health Physicist (HP)
- 2.3 Senior Health Physicist (S/HP)
- 2.4 Radiation Control Program Director (RCPD)

3.0 PROCEDURE

- 3.1 General
- 3.2 Inspection Preparation
- 3.3 Performance-Based Inspection
- 3.4 Initial Inspection
- 3.5 Routine Inspection
- 3.6 Reactive Inspection
- 3.7 Special Inspections
- 3.8 Team Inspections
- 3.9 Coordination With Other Agencies
- 3.10 Security Inspections
- 3.11 Pre-Licensing Visits

4.0 Records

5.0 Attachments to RMCPP 2.3

None

1.0 PURPOSE

1.1 Applicability

- 1.1.1 Inspections conducted by the Indiana Radioactive Materials Control Program (RMCP) are to be performance-based, meaning the inspector evaluates the licensee performing activities for which they are licensed.
- 1.1.2 This procedure describes how an RMCP inspector is to conduct a risk-informed approach. Inspection Manual 2800 is to be used along with the additional guidance found in:
 - 1.1.2.1 RMCPP 2.1 *Scheduling of Inspections*
 - 1.1.2.2 RMCPP 2.2 *Inspection Preparations*
 - 1.1.2.3 RMCPP 2.4 *Documentation of Inspection Results*
 - 1.1.2.4 RMCPP 2.5 *Materials Inspections Checklists and Definitions*
 - 1.1.2.5 RMCPP 2.6 *Assuring the Technical Quality of Inspections*
 - 1.1.2.6 RMCPP 4.2 *Inspection Planning and Report Tracking*
 - 1.1.2.7 NRC Inspection Procedures
- 1.1.3 A review of a licensee's program documentation is not a performance-based inspection.
- 1.1.4 This procedure applies to the observation of a licensee's program activities to determine if regulatory and technical objectives are being achieved.
- 1.1.5 This procedure helps the inspector identify and prioritize those activities that impact a licensee's performance.

1.2 References

- 1.2.1 NRC Inspection Manual Chapter 0620, "Inspection Documents and Records."
- 1.2.2 NRC Inspection Manual Chapter 1220, "Processing of NRC Form 241 and 1.2.3 Inspection of Agreement State Licensees Operating Under 10 CFR 150.20."
- 1.2.4 NRC Inspection Procedure 87103, "Inspection of Materials Licensees Involved in an Incident or Bankruptcy Filing."
- 1.2.5 NRC Inspection Manual, Chapter 2800, "Materials Inspection Program."
- 1.2.6 NRC Management Directive 8.10, "NRC Assessment Program for a Medical Event or an Incident Occurring at a Medical Facility."
- 1.2.7 290 IAC 3

1.3 Files

- 1.3.1 Current Department and NRC Information Notices & Regulatory Issue Summaries.
- 1.3.2 Licensee File

- 1.3.3 Records are primarily filed electronically, and Web-Based Licensing (WBL) is the primary residence of these records. An alternative/backup means of filing must be available and may include Department network files.

2.0 RESPONSIBILITIES

2.1 Health Physicist (HP)

- 2.1.1 For each initial, routine core and non-core inspection:
 - 2.1.1.1 Reviews, as appropriate, application, license and inspection reports, and Department and NRC Information Notices.
 - 2.1.1.2 Determines instruments needed to conduct independent measurements.
 - 2.1.1.3 Conduct performance-based inspections by observing licensed activities in progress.
 - 2.1.1.4 Reviews the inspection findings with the Senior Health Physicist (S/HP) and/or Radiation Control Program Director (RCPD), as necessary.
- 2.1.2 For each reactive, reduced interval inspection, or special inspection:
 - 2.1.2.1 Reviews relevant information based upon the required scope of the inspection.
 - 2.1.2.2 Conducts an inspection with a focus on the required scope by observing licensed activities in progress. Reactive inspections may require reenacting events rather than observing licensed activities in progress.
 - 2.1.2.3 Reviews the inspection finding with the S/HP and/or RCPD, as necessary.
 - 2.1.2.4 Informs the licensee of pending initial inspection and reactive inspections, if necessary.

2.2 Senior Health Physicist (S/HP)

- 2.2.1 Within one week of submission, reviews the inspection findings with the assigned inspector(s), as necessary.
- 2.2.2 Determines if a reactive or special inspection is warranted, if it should be performed promptly or if it can be included in the next routine inspection. Assigns an inspector or team of inspectors to perform the inspection.
- 2.2.3 Provides inspection statistics to the RCPD quarterly. These may be generated using WBL.

2.3 Radiation Control Program Director (RCPD)

- 2.3.1 Performs an annual accompaniment inspection with each Health Physicist and documents the results. [See Appendix B in SA-102 for template.]
- 2.3.2 May perform duties of the HP or S/HP in their absence.

3.0 PROCEDURE

3.1 General

- 3.1.1 An inspection will be considered to have been performed with any of the below:
- 3.1.1.1 The inspection involves a licensee that possesses or has possessed licensed material since the last inspection, or that is performing or has performed licensed activities since the last inspection, or decommissioning timing is needed due to the amount of time without performing activities under the license.
 - 3.1.1.2 The inspection is an initial inspection that has been performed in accordance with this procedure.
 - 3.1.1.3 Where inspection of temporary job site activities was not available to the inspector at the time of the inspection, this inspection should be recorded as an inspection of the main office and the inspection documentation should make note of this.
 - 3.1.1.4 An inspection for licenses that have expired or are being processed for termination.
- 3.1.2 An inspection will not be considered to have been performed if the licensee or licensee's representatives are not available to assist with the inspection, and the inspector is unable to perform inspection activities. The inspector should determine when another attempt will be made to inspect the licensee, document the attempted inspection in accordance with RMCP 2.4 *Documentation of Inspection Results*.
- 3.1.3 This procedure is designed to provide guidance that is applicable to all types of licensed programs. It does not specify the unique individual requirements for each type of program code that may be found in other Department or NRC guidance documents. All routine inspections are unannounced unless specific instructions are received from the S/HP or other factors (i.e., initial inspections and mobile unit at different locations) require that an inspection is to be announced.
- 3.1.4 Risk modules in the NRC inspection procedures are selected as a performance expectation and address the activities or program areas most associated with measures that prevent overexposures, medical events, or release, loss, or unauthorized use of radioactive material. The inspector should conduct the inspection in a manner that will develop conclusions about licensee performance relative risk modules.
- 3.1.5 If the inspector concludes that licensee performance is satisfactory from a general review of selected aspects of a focus element, the inspection effort expended in reviewing that particular focus element will be complete. If the inspector determines that the licensee did not meet the performance expectation for a given focus element, the inspector should conduct a more thorough review of that aspect of the licensee's program. The increased inspection effort may include additional sampling, determination of whether the licensee's procedures are appropriate, and a review of selected records maintained by the licensee documenting activities and outcomes.

- 3.1.6 The inspector should use a performance-based approach to evaluate the risk modules. A determination regarding safety and compliance with Department requirements should be based on direct observation of work activities, interviews with licensee workers, demonstrations by appropriate workers performing tasks regulated by the Department, independent measurements of radiological condition at the licensee's facility, and, where appropriate, a review of selected records. Emphasis should be placed on observing licensee performance as it relates to staff training, equipment operation and adequacy, overall management of the licensed program and integration of safety and security.
- 3.1.7 In reviewing the licensee performance, the inspector should cover the period from the last to current inspection. However, older issues preceding the last inspection should be reviewed if warranted by circumstances such as incidents, noncompliance, or high radiation exposures.
- 3.1.8 The inspector must be prepared to meet all entry requirements established by the licensee (i.e., view the licensee's safety video, use personal protective equipment, or meet any special requirements for entering sterile environments) prior to beginning the performance-based inspection.
- 3.1.9 Unless an inspector needs to intervene to prevent an unsafe situation, direct observation of work activities should be conducted such that the inspector's presence does not interfere with licensed activities. The inspector shall not under any circumstances knowingly allow an unsafe work practice, which could lead to an unsafe situation to occur or continue in his or her presence in order to provide a basis for enforcement action.
- 3.1.10 Review of licensee records and other documents should be directed toward verifying that current operations are in compliance and further review of "historical" records should only occur if the current records are out of compliance and the inspector believes it necessary to determine the presence of a prevalent or persistent problem. If the inspector finds it appropriate when an apparent violation has been identified, the inspector should gather copies, while onsite, of all records that are needed to support the apparent violation. The inspector should be aware whether or not the information reviewed or gathered has been declared as proprietary information by the licensee.
- 3.1.11 In the case of a medical incident only the information relevant to the incident should be included. Personally identifiable patient information such as name, medical record and social security numbers are examples of Personally Identifiable Information (PII) and should be excluded or redacted, if possible.
- 3.1.12 In general, inspectors should use caution before retaining copies of licensee documents, unless they are needed to support apparent violations, expedite the inspection (i.e., licensee materials inventories), or make the licensing file more complete. Inspectors shall ensure that the licensee understands that the retained record will become publicly available and shall give the licensee the opportunity to provide redacted copies or to request withholding the information.

- 3.1.13 The inspector should advise the licensee of the inspection findings throughout the course of the onsite inspection and not wait until the exit meeting to inform licensee senior management.
- 3.1.14 The inspector should allow ample time during the inspection for a licensee to correlate information about root cause, consequence, and corrective action for an apparent violation. The inspector shall clearly present apparent violations and confirm the licensee's understanding and agreement that an apparent violation occurred, preferably before leaving the site. The inspector shall also take the time to discuss any recommendations.
- 3.1.15 The inspector should keep the S/HP informed of significant findings (i.e., safety hazards, willfulness, and other potential escalated enforcement issues) identified during the course of the inspection. This will ensure that the inspector is following appropriate Department guidance under such circumstances.
- 3.1.16 The inspector should develop a general sense of the licensee's safety culture for licensed activities (i.e., workers have a "questioning attitude" and generally adhere to procedures, workers are duly cautious when engaged in licensed activities, worker relationships with supervisors are conducive to raising safety concerns).

3.2 Inspection Preparation

Preparation for inspections is defined in RMCPP 2.2 *Inspection Preparation*. Attachment 2.2-1 is an example of an inspection plan.

3.3 Performance-based Inspections

- 3.3.1 **Entrance Meeting:** The inspection begins with a meeting with appropriate licensee personnel. The inspector shall ensure that licensee management (signer of the application for license or appropriate senior management) will be made aware of the inspection. In certain instances, the inspector may choose to inform the licensee of his or her presence on site after initial observation of licensed activities currently in progress.
 - 3.3.1.1 The inspector should inform the licensee's management representative of the purpose and scope of the inspection to be performed. This is often an opportune time for the inspector to identify personnel to be interviewed.
 - 3.3.1.2 The licensee representative should be asked to identify any recent problems related to the licensed program.
 - 3.3.1.3 When an inspection is likely to involve proprietary information, Personally Identifiable Information (PII) and patient information, the inspector should discuss how the information will be handled during the inspection.
 - 3.3.1.4 If appropriate, the exit meeting should be scheduled during the entrance meeting.
- 3.3.2 **Follow-up on Previous Items:** Determine whether the licensee took corrective actions as described in the licensee's response to the Notice of Violation (NOV) and followed up on safety concerns and unresolved issues identified during the previous inspection.

Inspectors should ensure that corrective actions implemented from previous inspections are being followed to prevent recurrence of the violation by:

- 3.3.2.1 Review of the original NOV in the original inspection report and verify the licensee instituted sufficient corrective actions to prevent recurrence and are in accordance with the disposition of the NOV.
 - 3.3.2.2 Determine whether the violation will be closed during the current inspection and obtain information necessary to close the unresolved item.
 - 3.3.2.3 For an item that is unresolved, assess whether corrective actions previously used were insufficient or unimplemented. For unimplemented, consult with S/HP as this may move the issue to a willful violation.
 - 3.3.2.4 Document the results of the follow-up inspection activity in an inspection report. The unresolved issues should be documented clearly in this report so the next inspector will be able to see what items have been closed and which are still pending.
- 3.3.3 **General Overview:** The inspector should understand the current organization for radiation safety at the facility and the size of the current and anticipated radiation use program.
- 3.3.3.1 Examine the licensee's organization with respect to changes that have occurred in personnel, functions, responsibilities, and authorities since the previous inspection.
 - 3.3.3.2 Identify the reporting relationship and management structure between the licensee's executive management, the RSO, and, if applicable, the chairperson and other members of the Radiation Safety Committee (RSC).
 - 3.3.3.3 Interview cognizant personnel to determine the types, quantities, and use of radioactive material, frequency of use, staff size, etc., and anticipated changes in the radiation use program.
 - 3.3.3.4 Determine if the licensee possesses material in accordance with a general license.
- 3.3.4 **The Inspection:** The inspector should observe licensee operations, interview staff and conduct document review to complement and support observations. Perform radiation surveys to obtain independent and confirmatory measurements.
- 3.3.4.1 Emphasis should be placed on observing licensee performance as it relates to staff training, equipment operation and adequacy, overall management of the licensed program, and integration of safety. A problem with licensee performance in one area leads inspectors to further inspect procedures or program areas. If there is no opportunity to observe work in progress that involves Department regulated activities, the inspector should ask the workers to demonstrate and explain selected licensed activities. It is of utmost importance to inspect licensed activities at temporary job sites.

- 3.3.4.2 If an activity results in significant problems, licensee management should be informed as soon as possible. This will allow the licensee sufficient time to begin root cause analysis and possibly determine a corrective action prior to the exit meeting.
- 3.3.4.3 Perform a walk-through of the licensed facility to make general observations of the condition of the facility and the licensed activities being performed. The walk-through may be performed at any time during the inspection. The inspector may need to return to some portions of the facility at a later time to observe specific activities.
- 3.3.4.4 Conduct inspections of principal activities that are a potentially significant contributor to dose, regardless of shift.
- 3.3.4.5 Perform routine inspections, when applicable, at times of high use of licensed material.
- 3.3.4.6 Make direct observations of radiation safety systems and practices used.
- 3.3.4.7 Review of licensee records and other documents should be directed toward verifying that current operations are in compliance and further review of records should occur only if the current records are out of compliance and it is necessary to determine the presence of a prevalent or persistent problem.
- 3.3.5 **Independent and Confirmatory Measurements:** Independent measurements are those performed by the inspector without comparison to the licensee's measurements. Confirmatory measurements are those whereby the inspector compares his or her measurements with those of the licensee's.
 - 3.3.5.1 The inspector should perform independent and confirmatory measurements in restricted, controlled, and unrestricted areas of the licensee's facility.
 - 3.3.5.2 Independent measurements should be performed on all inspections, unless exceptional circumstances make it impossible to perform the measurements (i.e., inspector's detection equipment malfunctions during an inspection trip).
 - 3.3.5.3 Measurements of dose rates at the boundaries of restricted areas should be performed at the surfaces of the most accessible planes.
 - 3.3.5.4 Examples of measurements that may be performed include area radiation surveys, wipe samples, soil samples, leak tests, air flow measurements, etc. These measurements should be taken in licensed material use areas, storage areas, effluent release points, etc.
 - 3.3.5.5 The inspector may ask the licensee to spot-check radiation levels in selected areas, using the licensee's own instrumentation, if the licensee possesses survey instrumentation. However, the inspector must use IDHS instrumentation for independent verification of the licensee's measurements.
- 3.3.6 **Special License Conditions:** If applicable, verify the licensee's compliance with any special license conditions that are unique to a particular practice, procedure, or piece of equipment used by the licensee. In these instances, the inspector should verify that

that licensee understands the additional requirements and maintains compliance with the special license conditions.

- 3.3.7 Exit Meeting:** The inspection concludes with an exit meeting with licensee management. If a senior management representative is unavailable for the exit meeting, the inspector should hold an exit meeting with appropriate staff onsite. Dependent on the results of the inspection, the inspector may hold another exit meeting directly with a senior management representative and the licensee's RSO. This meeting involving the licensee's management and RSO can be held by telephone.
- 3.3.7.1 When appropriate, the inspector should prepare *NRC Form 591M Safety Inspection Report and Compliance Inspection* before the exit meeting so that the form can be properly executed during the exit meeting. IDHS RMCP form 591M may be issued while still in the field for:
- 3.3.7.1.1 An inspection that results in no findings.
 - 3.3.7.1.2 To document a non-cited violation (NCV); or
 - 3.3.7.1.3 To document a Severity Level IV (health and safety only) that does not require an amendment to the license to correct and is not willful or repetitive in nature. The Severity Level IV violation being documented in this manner must be corrected while the inspector is present or can be easily corrected within 30 days of the date of the inspection. Any corrective actions must be listed on IDHS RMCP Form 591M Part 1.
- 3.3.7.2 When NRC Form 591M is used to document the results of an inspection. The inspector must ensure that each cited and non-cited violation on the form includes: a brief statement of the circumstances, including the date(s) of the violation or non-cited violation and the facts necessary to demonstrate that a requirement was not met; reference to the regulation, license condition or other legally binding requirement that was violated; and a description of the licensee's corrective action.
- 3.3.7.3 The results of the inspection and any unresolved items will be discussed with the licensee. During the meeting, the inspector shall explain any violation of Department requirements and the inspector's understanding of the licensee's corrective action plan for each violation. The inspector should explain safety-related concerns or unresolved items identified during the inspection, and the status of any previously identified violations.
- 3.3.7.4 Prompt corrective action must be initiated by the licensee for safety concerns or violations of significant regulatory requirements that affect safe operation of a licensee facility. The inspector should not leave the site until the concern is fully understood by the licensee and corrective action has been initiated, or the licensee has made a commitment to initiate corrective actions. If the inspector and the licensee disagree on the magnitude of the concern regarding safe operation of the facility, the S/HP should be notified immediately.

- 3.3.7.5 Although deficiencies identified in some areas (e.g., a worker’s knowledge of radiation protection regulations) are not always violations, the inspector should bring such deficiencies to the attention of licensee management at the exit meeting and also in the cover letter transmitting the inspection report of Notice of Violation (NOV).
- 3.3.7.6 At the exit meeting, the inspector should verify whether the licensee considers any materials provided to or reviewed by the inspector to be proprietary and/or sensitive in nature, including PII and patient information, security, and proprietary information. If so, the inspector should ensure proper handling of the information.
- 3.3.7.7 The inspector should know whether the licensee has declared the information reviewed or gathered as proprietary, PII or patient related. In general, inspectors should use caution before retaining copies of licensee documents, unless they are needed to support apparent violations, expedite the inspection (i.e., licensee materials inventories), or make the licensing file more complete.
- 3.3.7.8 In all cases where licensee documents are retained beyond inspection, inspectors should follow the requirements of IMC 0620 “Inspection Documents and Records.” Inspectors shall ensure that the licensee understands that the retained records will become publicly available and shall give the licensee the opportunity to provide redacted copies or to request withholding of the information. In the event of security related information that must be retained, consult with S/HP, in an effort to reduce the information taken or to properly withhold security and sensitive information from public records.
- 3.3.8 **Evaluating Inspection Results:** After returning from an inspection trip, the inspector shall discuss, either through verbal or written manner, the results of the inspection(s) with the S/HP. The inspector should make an accurate determination of the actual condition of the activities inspected. The technical basis or root causes of identified problems must be emphasized, not just the symptoms or administrative indications. The reliability and focus of equipment and workers should be evaluated with respect to safety. Inspection findings should be analyzed for generic health and safety problems to support the reliability and safety culture of the licensee. Performance conditions should also be evaluated to predict their impact on future operations. Documentation for inspections is discussed in RMCPP 2.4 *Documentation of Inspection Results*.

3.4 Initial Inspections

- 3.4.1 Scheduling initial inspections are determined in RMCPP 2.1 Scheduling of Inspections.
- 3.4.2 Performing initial inspections. During the initial inspection, the inspector should interview licensee staff (management and technical) to determine if licensed material was received or if principal activities have been performed.

Methods for determining if principal activities have been performed include but are not limited to the following: performing a site tour, performing independent measurements, and/or contacting distributors of licensed material, such as local radiopharmacies, to see if they have distributed material to the licensee.

If the licensee has possessed licensed materials or performed principal activities, then the inspector should conduct an inspection in accordance with this procedure and other applicable guidance.

- 3.4.3 New licenses that are issued solely as a result of a licensee's change of mailing address are not required to receive an initial inspection, if the licensee's place of use remains the same as on the previous license. The "last inspection date" and "next inspection date" for the licensee's previous license still apply to the new license.
- 3.4.4 New licenses that are issued as a result of a change of ownership or transfer of control are not required to receive an initial inspection unless:
 - 3.4.4.1 The organization controlling the licensed activities changes substantially (i.e., changes in key personnel, authorities, or resources associated with the radiation safety program);
 - 3.4.4.2 The licensee significantly increases the types, quantities, or forms of radioactive materials on the license;
 - 3.4.4.3 The licensee significantly increases the different uses authorized on the license (i.e. adds brachytherapy to a diagnostic nuclear medicine license);
 - 3.4.4.4 The licensee significantly increases the number of authorized users; or
 - 3.4.4.5 The new license authorizes one or more new facilities
- 3.4.5 If none of these conditions applies, the "last inspection date" and "next inspection date" for the licensee's previous license still apply to the new license.

3.5 Routine Inspections

- 3.5.1 Routine inspection of licensees shall be conducted at intervals in years corresponding to the inspection priority as defined in RMCPP 2.1 *Scheduling of Inspections*.
- 3.5.2 If the licensee has possessed material or performed principal activities since the last inspection, the inspector should perform a routine inspection of the facility as defined in the program-specific inspection procedure using a performance-based inspection as discussed in Section 3.3.
- 3.5.3 If the licensee has not possessed material or performed principal activities since the last inspection, the inspector should follow the instruction in Section 3.4.2.

3.6 Reactive Inspections

- 3.6.1 Reactive Inspections focus on limited issues that are not within the scope of a routine inspection. Inspections performed to follow up on incidents (i.e., medical event, overexposure, and loss or release of significant quantities of radioactive materials) take precedence over the routine inspection program. The S/HP or HP shall promptly assess the preliminary information received concerning the incident and will determine if a reactive inspection is necessary.
- 3.6.2 The emphasis during the reactive inspection will be on the analysis of the sequence of events and the conditions that existed at the time these events occurred. The analysis

should lead to the determination of contributing factors and root causes and to the formulation of corrective actions to prevent recurrence.

- 3.6.3 Issues of compliance will generally be addressed after all safety issues and program weaknesses are identified and understood.
- 3.6.4 It is particularly important that the inspector keep the S/HP informed of the inspection details and explain the exit meeting strategy before beginning the meeting. During the exit meeting, the inspector should explain the preliminary inspection findings including any apparent violations of regulatory requirements. The inspector should ask the licensee to confirm the licensee's and inspector's understanding of the findings. If the licensee does not provide additional information and disagrees with the preliminary findings and apparent violation(s), the inspector should assure the licensee that the inspector will convey the licensee's disagreement to the S/HP. The licensee's next opportunity to discuss the finding will be after the S/HP has reviewed these matters.
- 3.6.5 If a narrative inspection report is required, the report will include a discussion of inspector activities, reviews, observations, the sequence of events leading up to the incident, the contributing and root causes of the event, corrective actions taken or proposed by the licensee, and a discussion of the regulations applying to the incident.

3.7 Special Inspections

Special inspections (i.e., reciprocity, temporary job site, team, etc.) focus on limited issues. Narrative reports shall be prepared, if required by the S/HP, for special inspections.

- 3.7.1 **Reciprocity Inspection:** Performing reciprocity inspections should be completed in accordance with RMCPP 2.2 *Inspection Preparations*, IMC 2800 "Materials Inspection Program" and Inspection of Agreement State Licenses under 10 CFR 150.20.
- 3.7.2 **Temporary Job Site Inspections:** For a licensee authorized to work at a temporary job site, inspectors shall make every reasonable attempt to include an unannounced inspection of licensed activities at such a location(s).
 - 3.7.2.1 During the inspection of a licensee's principal place of business, the inspector should, through discussions with the licensee and review of licensed material utilization records, ascertain if the licensee is working at the temporary job site location(s).
 - 3.7.2.2 The inspector may contact the licensee's customer to schedule the temporary job site inspection. The licensee's customer should be requested not to notify the licensee of the inspection.
 - 3.7.2.3 If an unannounced inspection of the location(s) is not possible, then the inspector should attempt to arrange an announced inspection at the temporary job site(s).
 - 3.7.2.4 If a temporary job site inspection is not performed, a brief note will be written in the inspection records, giving an explanation for the missed temporary job site inspection. In certain cases, the "next inspection date" data element in Web-Based Licensing may indicate a reduced inspection interval.

- 3.7.3 **Expired and Terminated Licenses and Decommissioning Activities:** Notification that a license has expired or is being terminated (and an inspection is required in accordance with RMCPP 1.3, License Termination/Revocation), requires prompt action (i.e., within 30 days) to ensure that licensed material has been properly transferred or disposed of, and that all areas where material was used may be safely released for unrestricted use.
- 3.7.3.1 Inspectors should be aware of the need for security and control of radioactive materials at these types of facilities. This may be done by review of the licensee's transfer, disposal, and closeout survey data; by confirmation that an authorized recipient has received the material; and/or by performance of an inspection that may include confirmatory surveys.
 - 3.7.3.2 The inspector should also review records of disposals, burials, and public dose that may be required to be submitted to the Department of termination or retirement of the license. Such actions would be conducted as soon as appropriate after notification is received.
 - 3.7.3.3 If an inspection is performed, the inspector should also verify that the licensee is complying with regulations for timely decontamination and decommissioning.
- 3.7.4 **Abandonment of Licensed Activities:** The decision of when to send an inspector to a licensee's site should be based on the complexity of the licensed activities, and the types and quantities of licensed material.
- 3.7.5 **Inspection After Escalate Enforcement:** The Department may perform this follow-up inspection as a part of a routine inspection. In determining when to conduct the follow-up inspection, the Department should consider the risk-significance, number, and severity level of the violations.
- 3.7.6 **Significantly Expanded Programs:** A license reviewer may request a near-term onsite inspection for a significant licensing action that was recently completed. Refer to RMCPP 2.1 section 3.6.1 for more information.

3.8 Team Inspections

Examples of situations where team inspections may be appropriate are:

- 3.8.1 Routine inspections of major licensees (i.e., broad-scope academic, broad-scope medical licensees, and large processor/manufacturers). A team inspection should be considered when the size or complexity of operations at a broad-scope licensee goes beyond that which one or two inspectors can cover in a week. Team inspections are also appropriate when the team will include a knowledgeable or skilled individual in a specialty discipline other than health physics, such as a medical physicist, human factors specialist, fire protection specialist, engineer, or other specialized fields.
- 3.8.2 Reactive inspections of any type of licensee where one or more specialists are needed on the team (of three or more inspectors).
- 3.8.3 Routine inspections of major licensees within the year before license renewal. Team inspections are appropriate methods to assess a licensee's strengths and weaknesses,

and to provide feedback to the licensing process. Such team inspections should include license reviewers on the team. However, pre-licensing visits are not considered inspections, and team inspections should not take the place of pre-licensing visits.

3.9 Coordination with Other Agencies

The Department does not conduct inspections of licensee compliance with the requirements of other local, state, or federal agencies, except the U.S. Department of Transportation (DOT). However, a Health Physicist (HP) may identify concerns that are within another agency's regulatory authority.

- 3.9.1 If such concerns are significant and the licensee demonstrates a pattern of unresponsiveness, the S/HP should inform the appropriate liaisons within the other agency about the concerns.
- 3.9.2 Except for DOT regulations, it is important that all HP's recognize and understand that they are not to make decisions regarding activities under the purview of other agencies.
- 3.9.3 Thus, in discussing the concerns with the licensee, HP are cautioned not to judge whether a given condition is a violation of another agency's rules or regulations but are to point out concerns to heighten licensee awareness. For example, if an HP identified concerns for lack of fire protection, then it would be appropriate to encourage the licensee to advise the local fire department of conditions in the facility and to take prompt action to correct the situation.
- 3.9.4 The HP should also advise the licensee of the obligation to inform the S/HP who may coordinate the information with the other lead agency.

3.10 Security Inspections

- 3.10.1 The requirements of 10 CFR Part 37 apply only to licensees in possession of aggregated category 1 and 2 quantities of radioactive materials, including sealed and unsealed sources.
- 3.10.2 Affected licensees may include manufacturers and distributors, self-shielded irradiators, open-air beam calibrators, pool-type irradiators, medical facilities with blood irradiators and/or gamma-ray stereotactic radiosurgery (gamma knife), radiopharmacies, industrial radiographers, and licensees transporting category 1 and 2 quantities of radioactive material
- 3.10.3 The focus of this inspection is the security items and procedures for those subject to 10 CFR Part 37 requirements, including when possessing certain aggregated category 1 and 2 quantities of radioactive materials. (See Inspection Procedure 87137 for additional details.)

3.11 Pre-Licensing Site Visits

- 3.11.1 Pre-licensing visits may be completed by an inspector that is different from the staff member doing the licensing work to support efficient turnaround times for license applications.

4.0 Records

Records are primarily filed electronically, and Web-based Licensing (WBL) is the primary residence of these records. An alternative/backup means of filing must be available and may include Department network files. Inspection reports will be maintained in this system.

5.0 Attachments to RMCPP 2.3

None

**Indiana Department of Homeland Security
Radioactive Materials Control Program**



**Radioactive Materials Control Program Procedure 2.4, Revision 0
Documentation of Inspection Results**

Effective Date:

Revision	Date	Description of Changes
0		

Table of Contents

1.0 PURPOSE

- 1.1 Applicability
- 1.2 References
- 1.3 Files

2.0 RESPONSIBILITIES

- 2.1 Radiation Support Specialist
- 2.2 Health Physicist (HP)
- 2.3 Senior Health Physicist (S/HP)
- 2.4 Radiation Control Program Director (RCPD)

3.0 PROCEDURE

- 3.1 Methods of Documenting Inspection Results
- 3.2 Inspection Reports
- 3.3 Report to Licensees
- 3.4 Marking of Inspection Documentation
- 3.5 Report for Special Inspections

4.0 RECORDS

5.0 Attachments to RMCPP 2.4

- 2.4-1 Inspection Report Content
- 2.4-2 Department Form 591M Materials Inspection Report
- 2.4-3 Department Form 592M Materials Inspection Record
- 2.4-4 Notice of Violation Letter
- 2.4-5 Clean Inspection Report
- 2.4-6 Security Related 591M Part 3

1.0 PURPOSE

1.1 Applicability

- 1.1.1 This procedure is designed to ensure that reports of inspections clearly communicate significant inspection results to licensees, licensing staff, and the public. It is the Department's goal that all Radioactive Materials Control Program staff should be qualified in both licensing and inspections of all uses of radioactive materials in the State of Indiana. Significant findings in the inspection reports will be reviewed during the program staff meetings conducted by the Radiation Control Program Director (RCPD) and attended by all program staff.
- 1.1.2 This procedure will ensure that reports of inspections provide conclusions about the effectiveness of the program(s) and/or principal activities inspected. The depth and scope of the documented conclusions should be commensurate with the depth and scope of the inspection.
- 1.1.3 The documentation described in this procedure will provide a basis for enforcement action.

1.2 References

- 1.2.1 NRC Inspection Manual, Chapter 0610, "Nuclear Material Safety and Safeguards Inspection Reports."
- 1.2.2 NRC Inspection Manual Chapter 0620, "Inspection Documents and Records."
- 1.2.3 NRC Inspection Manual, Manual Chapter 2800, "Materials Inspection Program."
- 1.2.4 NRC Management Directive 8.10, "NRC Assessment Program for a Medical Event or an Incident Occurring at a Medical Facility."
- 1.2.5 290 IAC 3
- 1.2.6 NRC Enforcement Manual

1.3 Files

- 1.3.1 Letter with Notice of Violation Letter, Clean Inspection Report, and Department Form 591M.
- 1.3.2 Other elements of inspection reports maintained in the licensee file. Including relevant inspector notes and checklists as required.
- 1.3.3 Records are primarily filed electronically, and Web-Based Licensing (WBL) is the primary residence of these records. An alternative/backup means of filing must be available and may include Department network files.

2.0 RESPONSIBILITIES

2.1 Radiation Support Specialist

- 2.1.1 Provides licensees with inspection documentation as necessary or upon request.
- 2.1.2 Issue inspection reports to licensees from office.

2.2 Health Physicist (HP)

- 2.2.1 Maintains files, records, letters, forms, and other records related to inspections.
- 2.2.2 Prepares the inspection documentation issued within 30 days of completing the inspection.
- 2.2.3 Prepares a Department letter transmitting the inspection findings to the licensee.
- 2.2.4 Tracks the inspection documentation until completed.
- 2.2.5 Updates the inspection history record and enters next inspection date in Web-Based Licensing (WBL).
- 2.2.6 If delegated, reviews and approves the narrative report of the inspection findings and transmittal letter.

2.3 Senior Health Physicist (S/HP)

- 2.3.1 Updates the data in WBL. Once the inspection is completed, record the inspection date, licensee name, license number, lead inspector, and accompanying inspector(s) in WBL.
- 2.3.2 Reviews a report of inspection findings and recommended enforcement action. If warranted due to the severity of the inspection findings, notifies the Radiation Control Program Director, as soon as possible.
- 2.3.3 If delegated, reviews and approves the narrative report of the inspection findings and transmittal letter.
- 2.3.4 May sign correspondence to the licensee related to the inspection report in place of the Radiation Control Program Director.

2.4 Radiation Control Program Director (RCPD)

- 2.4.1 Concurs with the inspector's and/or S/HP's findings and recommendations or prescribes alternative actions.
- 2.4.2 Reviews and approves the narrative report of the inspection findings and transmittal letter, as necessary.
- 2.4.3 Signs all correspondence to the licensee related to the inspection report.
- 2.4.4 Delegates signatory authority to S/HP and HP staff as necessary to maintain program.

3.0 PROCEDURE

Review RMCPP 2.3 *Performance-Based Inspection*, to determine if an inspection was performed. If an attempt was made, but the inspection was not performed, this needs to be documented to note the attempt in the license file. This procedure is designed to provide guidance that is applicable to all types of licensed programs. It does not specify the unique individual requirements for each type of inspection documentation. Documentation of inspections should be completed in accordance with this procedure and other applicable IDHS RMCP and NRC guidance

3.1 Methods of Documenting Inspection Results

- 3.1.1 Results of an inspection and the content to be included in documentation is broken down in *Attachment 2.4-1 Inspection Report Content* for quick reference for inspectors.
- 3.1.2 Results of inspections are reported to the licensee with a department cover letter and at minimum a department form *591M Materials Inspection Report (Attachment 2.4-2)* if issued from the office and only a form 591M if issued from the field as described in section 3.3.1
- 3.1.3 Department Form *592M Materials Inspection Record (Attachment 2.4-3)* will be completed and contain a scope of inspection and summary of observations to be filed for future inspectors to reference, even if it is not sent to licensees.
- 3.1.4 Additionally, as needed results may include either a *Notice of Violation Letter (Attachment 2.4-4)* or *Clean Inspection Report (Attachment 2.4-5)*, as fit for the results of the inspection.
- 3.1.5 A report may also be documented with a department letter as described in RMCPP 2.6 *Assuring the Technical Quality of Inspections*.
- 3.1.6 Lastly, notes taken during the inspection or other attachments may be added to the report as needed. Other attachments should be discussed with S/HP to determine if the notes and proposed attachments are needed documentation.

3.2 Inspection Reports

- 3.2.1 Upon completion of an inspection for a licensee, reports shall be generated on Department Form *591M Materials Inspection Report* and *Department Form 592M Materials Inspection Record*.
- 3.2.2 Inspection reports should be completed within 15 business days following the completion of the on-site portion of the inspection. Inspection reports shall contain:
 - 3.2.2.1 Compliance status of license violations;
 - 3.2.2.2 The status of follow-up items involving prior enforcement or reported licensee events;

- 3.2.2.3 Sufficient information to support cited violations, non-cited violations, and closed violations identified during a previous inspection;
 - 3.2.2.4 Description of completed or anticipated corrective actions to any identified violations cited in Department Form 591M;
 - 3.2.2.5 Sufficient description of the scope of the licensee's program for the S/HP, license reviewers, and other inspectors to evaluate the licensee's overall safety program on Form 592M; and
 - 3.2.2.6 For inspections that include a review of Part 37 requirements with no violations, the inspector should include in a non-publicly available inspection record (e.g., Form 591M Part 3) describing the licensee's implementation of security requirements. This form is Attachment 2.4-5 *Department Form 591M Security-Related*.
- 3.2.3 An inspection report shall contain sufficient information to provide a general overview of the current status of the licensee's radioactive material program, including but not limited to, use of licensed material, staff size and hours, any changes from information previously noted in a report, and any other information deemed relevant by the inspector.
- 3.2.4 A narrative report will be written for all reactive inspections. A narrative report includes a discussion of inspector activities, reviews, observations, sequence of events leading to an incident, the contributing and root causes of the event, corrective actions taken or proposed by the licensee, and a discussion of regulations applying to the incident.
- 3.2.4.1 If the reactive inspection was initiated by a reportable event, the inspector should annotate inspection reports with the Nuclear Material Events Database event number and/or agency event number.
 - 3.2.4.2 For inspections with complex findings a narrative report may be used to allow for a better understanding of the inspection by the enforcement committee and future inspectors.

3.3 Report to Licensees

- 3.3.1 Inspection findings shall be reported to the licensee upon acceptance of the inspection report by the S/HP or RCPD. Inspection findings should be sent to the licensee through a department letter unless a Department Form 591M was provided to the licensee at the conclusion of the inspection and that is deemed sufficient by the S/HP or RCPD. Any Form 591M completed in the field must be signed by a supervisor when the inspector returns to the office. The form does not need to be reissued unless the characterization of any findings changes during supervisory review.

- 3.3.2 Department Form 591M Materials Inspection Report shall be used to document clear inspections and inspections resulting in non-cited violations (Severity Level IV violations that are neither willful nor repetitive and that can be corrected while the inspector is present, or that the licensee agrees to correct).
- 3.3.3 The inspector will present Department Form 591M to the licensee at the conclusion of the exit interview, or, on rare occasions where consultation with Department management is necessary, the inspector may transmit Department Form 591M from the Department office
 - 3.3.3.1 The Department Form 591M shall include the name of the responsible inspector.
 - 3.3.3.2 The inspector shall sign the completed Department Form 591M. Supervisory review is required but is not necessary prior to issuance of Department Form 591M, to the licensee.
 - 3.3.3.3 If no changes are needed after supervisory review, the supervisor will sign the final signature block and the completed form will be put in WBL (only one form is maintained since it provides record of both the finding communicated to the licensee, and the final approved action).
 - 3.3.3.4 If changes are needed after supervisory review, Department Form 591M will be reissued to the licensee, and both the original and the revised completed form will be put in WBL (both versions are maintained to provide record of both the initial finding communicated to the licensee and the final approved action).
- 3.3.4 Department Form 591M may not be used to transmit non-cited or cited security-related violations.
- 3.3.5 The inspector must document findings with enough detail to make it clear what requirement was violated, how it was violated, who violated the requirement (use titles only, names should be avoided, if possible), and when it was violated (including dates, or period of non-compliance, if known). If the licensee provides immediate or long-term corrective action for the violation, this information should also be included as part of the inspection record.
- 3.3.6 When Department Form 591M is used to document the results of an inspection, the inspector must ensure that for each cited violation, the form includes:
 - 3.3.6.1 A brief statement of the circumstances, including the date(s) of the violation or the period of time of the non-compliance;
 - 3.3.6.2 The facts necessary to demonstrate that a requirement was not met; and
 - 3.3.6.3 The reference to the regulation, license condition or legally binding requirement that was violated.

- 3.3.7 The Severity Level IV violation being documented in this manner must be corrected while the inspector is present or can be easily corrected within 30 days of the date of the inspection. Any corrective actions must be listed on the Form 591M.
- 3.3.8 Department (Cover) Letters. A letter, signed by the inspector and/or the S/HP, shall be used if a Department Form 591M was not issued to document a clear inspection. A Department letter shall be sent within 30 days of completion of the inspection if a Department Form 591M has not been issued. Department letters shall be sent along with a Notice of Violation(s) if any of the following situation are found:
 - 3.3.8.1 Repetitive violations;
 - 3.3.8.2 Violations involving willfulness;
 - 3.3.8.3 Where an apparent Severity Level III or higher violation or problem is detected;
 - 3.3.8.4 When an enforcement conference or a management meeting is to be held;
 - 3.3.8.5 Where the licensee needs to take extensive corrective action(s) or make programmatic changes to address the violation(s);
 - 3.3.8.6 Where the licensee needs to perform further evaluations before taking corrective action;
 - 3.3.8.7 Where the corrective action includes a request for an amendment to the license;
 - 3.3.8.8 When a specific message should be provided to the licensee, (e.g. information notices);
 - 3.3.8.9 If the inspector questions the effectiveness of the licensee's planned action or the ability of the licensee to carry out the corrective action;
 - 3.3.8.10 Where it is appropriate to request a written response to the violation.

3.4 Marking of Inspection Documentation

- 3.4.1 Information relative to the licensee's physical protection measures (security-related information) is confidential information and needs to be protected.
- 3.4.2 The inspector should ensure that the NOV, documentation of findings (i.e., Form 591M Part 3 or narrative inspection report), and any other separate enclosure are appropriately protected, handled and marked in accordance with the following security-related information guidance:
 - 3.4.2.1 Paper copies must be filed in the padlocked secure files cabinet and electronic files saved in the secure access only server folder.
 - 3.4.2.2 Files must be Marked: "THIS DOCUMENT MUST BE KEPT IN SECURED ELECTRONIC AND/OR PAPER FILES ONCE FILLED OUT."

3.4.2.3 Files must be maintained under the visual and physical possession of the user when outside of the electronic or padlocked file storage area.

3.4.3 All cover letters to licensees will be publicly available and should not contain confidential information. Security-related information should not be made available to the public.

3.5 Reports for Special Inspections

A narrative report should be completed documenting all special inspections. Reports should be completed and issued within 30 working days of the completion of the on-site portion of the inspection.

3.5.1 Escalated Cases: For escalated cases, the report should address all areas covered in the inspection.

3.5.2 Medical Events: For medical events the report should follow the guidance in NRC Management Directive 8.10, "NRC Assessment Program for a Medical Event or an Incident Occurring at a Medical Facility".

3.5.3 Allegations: For allegations the report should follow the guidance in RM CPP 3.1 *Management of Allegations*.

4.0 RECORDS

Inspection reports and inspection transmittal letters in licensee's file. Records are primarily filed electronically, and Web-Based Licensing (WBL) is the primary residence of these records. An alternative/backup means of filing must be available and may include Department network files.

5.0 Attachments to RM CPP 2.4

2.4-1 Inspection Report Content

2.4-2 Department Form 591M Materials Inspection Report

2.4-3 Department Form 592M Materials Inspection Record

2.4-4 Notice of Violation Letter

2.4-5 Clean Inspection Report

2.4-6 Security Related 591M Part 3

**Indiana Department of Homeland Security
Radioactive Materials Control Program**



**ATTACHMENT 2.4-1
Inspection Report Content**

The content for Radioactive Materials Control Program Inspection Reports should consist of the applicable elements on this list. Details about these elements are in RMCPP 2.4 Documentation of Inspection Results.

- Cover Letter on Department letterhead (Not issued if a form 591 is given in the field)
 - Address, Date, Salutation
 - Subject
 - Introductory Paragraphs
 - Body
 - Closing
- Department Form 591M (Always present in an inspection report)
- Department Form 592M (not always sent to licensee, but still always created to be filed for future inspectors to reference)
 - Scope
 - Observations and Findings
 - Generic issues, if any
 - Violations, if any
 - Conclusions
 - Exit Meeting Summary
 - Absence of Proprietary Information
 - Characterization of Licensee Response
 - Oral statements and Regulatory Commitments
 - Report Attachments
 - Key Points of Contact
 - List of Items Opened, Closed and Discussed (optional)
 - List of Documents Reviewed
 - List of Acronyms
- Notice of Violation Letter or Clean Inspection Report (Attachments 2.4-4, and 2.4-5), a Form 591 is usually enough, but for higher severity level violations these can provide additional information.
- Form 591M Security related – Only used for sensitive or to safeguard information.
- Other attachments: (Concur with S/HP if they should be attached)
 - Inspector notes
 - Documents taken from licensee
 - Other related information/documentation.

**Indiana Department of Homeland Security
Radioactive Materials Control Program**



**ATTACHMENT 2.4-2
Department Form 591M Materials Inspection Report**

Department Form 591M Materials Inspection Report



MATERIALS INSPECTION REPORT

State Form 591M
INDIANA DEPARTMENT OF HOMELAND SECURITY

**INDIANA DEPARTMENT OF HOMELAND
SECURITY
RADIOACTIVE MATERIALS CONTROL
PROGRAM**

302 West Washington Street, Room E208
Indianapolis, IN 46204
Telephone: (317) 232-3830
E-mail: RMCP@dhs.IN.gov
Website: www.in.gov/dhs

1. LICENSEE INFORMATION	
Licensee Name	Address(es) Inspected
Report Number(s)	
License Number(s)	Date(s) of Inspection

2. STATEMENT OF CORRECTIVE ACTIONS
<p>LICENSEE: The inspection was an examination of the activities conducted under your license as they relate to radiation safety and to compliance with the Indiana Department of Homeland Security (IDHS) rules and regulations and the conditions of your license. The inspection consisted of selective examinations of procedures and representative records, interviews with personnel, and observations by the inspector. The inspection findings are as follows:</p> <p><input type="checkbox"/> 1. Based on the inspection findings, no violations were identified.</p> <p><input type="checkbox"/> 2. Previous violation(s) closed.</p> <p><input type="checkbox"/> 3. During this inspection, certain of your activities, as described below and/or attached, were in violation of Department requirements, and <div style="margin-left: 40px;">were assessed at Severity Level IV, in accordance with the Department Enforcement Policy</div></p> <p style="margin-left: 40px;">A. The violation(s), specifically described to you by the inspector as non-cited violations, are not being cited because they were self-identified, non-repetitive, corrective action was or is being taken, and the remaining criteria in the Department Enforcement Policy were satisfied. (Non-cited violation(s) was/were discussed involving the following requirement(s))</p> <p style="margin-left: 40px;">B. The following violation(s) is/are being cited in accordance with Department Enforcement Policy. This form is a NOTICE OF VIOLATION, which may be subject to posting in accordance with 290 IAC 3-1-7(10 CFR 19.11). (Violations and Corrective Actions)</p>

--

I hereby state that, within 30 days, the actions described by me to the Inspector will be taken to correct the violations identified. This statement of corrective actions is made in accordance with the requirements of 290 IAC 3-1-7 (10 CFR 20.201) (corrective steps already taken, corrective steps which will be taken, date when full compliance will be achieved). I understand that no further written response to the Department will be required, unless specifically requested.

TITLE	PRINTED NAME	SIGNATURE	DATE
Licensee's Representative			
Department Inspector			
RMCP Director			

MATERIALS INSPECTION REPORT (CONTINUED)

--

**Indiana Department of Homeland Security
Radioactive Materials Control Program**



**ATTACHMENT 2.4-3
Department Form 592M Materials Inspection Record**

Department Form 592M Materials Inspection Record



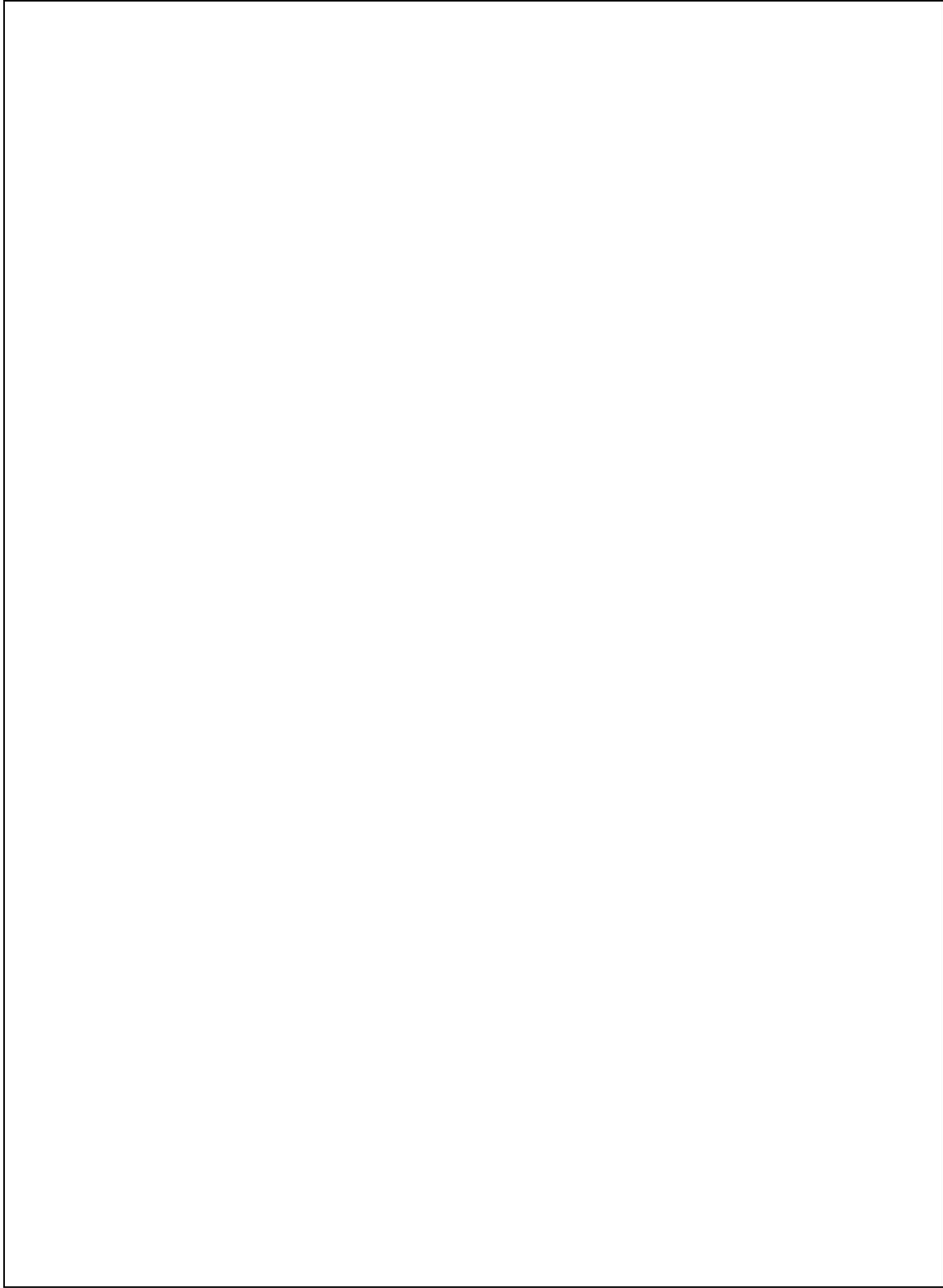
MATERIALS INSPECTION RECORD

State Form 592M
INDIANA DEPARTMENT OF HOMELAND SECURITY

**INDIANA DEPARTMENT OF HOMELAND
SECURITY
RADIOACTIVE MATERIALS CONTROL
PROGRAM**

302 West Washington Street, Room E208
Indianapolis, IN 46204
Telephone: (317) 232-3830
E-mail: RMCP@dhs.IN.gov
Website: www.in.gov/dhs

Licensee Name:		License Number(s):		Report Number(s):		
Licensee Contact(s):		Licensee E-mail Address:		Licensee Phone Number(s):		
Inspector(s):		Date(s) of Inspection:		Next Inspection Date (MM/DD/YYYY): <input type="checkbox"/> Normal <input type="checkbox"/> Extended <input type="checkbox"/> Reduced <input type="checkbox"/> No Change		
<i>Inspection Type:</i> <input type="checkbox"/> Routine <input type="checkbox"/> Initial <input type="checkbox"/> Non-Routine <input type="checkbox"/> Announced <input type="checkbox"/> Unannounced		<i>Location(s) Inspected:</i> <input type="checkbox"/> Main Office <input type="checkbox"/> Hybrid <input type="checkbox"/> Temporary Job Site <input type="checkbox"/> Field Office <input type="checkbox"/> Remote		<i>Program Code(s):</i>	<i>Priority:</i>	<i>Inspection Guidance Used:</i>
List of Inspected Locations:						
Scope and Observations:						



**Indiana Department of Homeland Security
Radioactive Materials Control Program**



**ATTACHMENT 2.4-4
Notice of Violation Letter**

Date:

Name of Licensee

Attn: Licensee Contact

Address

Street Address

City, State, Zip Code

Dear [Insert salutation]:

This letter refers to the inspection conducted on [Insert Date] at your [Facility name] by [Inspector's name].

This inspection was an examination of the principal activities conducted under you Indiana Radioactive Materials [License number], a selective examination of procedures and representative records, observations, and interviews with personnel as they relate to radiation safety and to compliance with the Department's rules and regulations and with the conditions of your license.

Based on the results of this inspection, the Department has determined that [Insert number of violations] of Department requirements occurred. The violation(s) is/are cited in the enclosed Notice of Violation (Notice).

You are required to respond to this letter within 30 days and should follow the instructions specified in the enclosed Notice when preparing your response. If you have additional information that you believe the Department should consider, you may provide it in your response to the Notice. The Department review of your response to the Notice will determine whether further enforcement action is necessary to ensure compliance with regulatory requirements.

To the extent possible, your response should not include any personal, privacy, or proprietary information so that it can be made public without redaction.

If you have any questions or wish to discuss the inspection findings, please contact the undersigned at your earlier convenience.

[Insert Health Physicist Inspector name, phone number, and email]

NOTICE OF VIOLATION

[Licensee Name]

[License Number]

During an inspection conducted on XX/XX/XXXX, [INSERT DATE(S)] # [INSERT NUMBER] violations of Department requirements were identified. The violations are listed below:

[INSERT VIOLATIONS WITH REGULATION AS APPROPRIATE]

This is a Severity Level # [INSERT SEVERITY LEVEL] violation.

[INSERT LICENSEE] is hereby required to submit a written statement of explanation to the Indiana Department of Homeland Security Radioactive Materials Control Program ATTN: Radioactive Materials Control Program, [ADD VALID IDHS ADDRESS WE DECIDE ON], within 30 days of the date of the letter transmitting this Notice of Violation (NOV). This reply should be clearly marked as a "Reply to a Notice of Violation" and should include for each violation: (1) the reason for the violation, or, if contested, the basis for disputing the violation, (2) the corrective steps that have been taken and the results achieved, (3) the corrective steps that will be taken to avoid further violations, and (4) the date when full compliance will be achieved. Your response may reference or include previous correspondence, if the correspondence adequately addresses the required response. If an adequate reply is not received with the time frame specified in this Notice, an order may be issued as to why the license should not be modified, suspended, or revoked, or why such other action as may be proper should not be taken.

If you contest this enforcement action, you should reply to Indiana Department of Homeland Security Radioactive Materials Control Program ATTN: [ADD VALID IDHS ADDRESS WE DECIDE ON].

To the extent possible your response should not include any personal privacy, proprietary information so that it can be made public without redaction. However, if you find it necessary to include such information, you should clearly indicate the specific information that you desire to not be placed in the public document and provide the legal basis to support your request for withholding the information from the public.

Dated:

Approved:

Radiation Control Program Director

**Indiana Department of Homeland Security
Radioactive Materials Control Program**



**ATTACHMENT 2.4-5
Clean Inspection Report Letter**

Date:

Name of licensee

Attn: Licensee Contact

Address

Street Address

City, State, Zip Code

Dear [Insert salutation]

This letter refers to the inspection conducted on [INSERT DATE] at your facility.

This inspection was an examination of the activities conducted under your Indiana Department of Homeland Security Radioactive Materials Control Program [License Number], as they relate to public health and safety, and to confirm compliance with the Department's rules and regulations and the conditions of your license. Within these areas, the inspection consisted of selected examination of procedures and representative records, observations of activities, and interviews with personnel.

Based on the findings, no violations of Department rules or regulations were identified.

You are not required to respond to this letter; however, you should retain a copy for your records.

If you have any questions or wish to discuss the inspection findings, please contact the undersigned at your earliest convenience.

Sincerely,

Radiation Control Program Director

**Indiana Department of Homeland Security
Radioactive Materials Control Program**



**ATTACHMENT 2.4-6
IDHS RMCP 591M Security-Related Part 3**

Official Use Only – Security-Related information

Initial	Announced	Unannounced	Routine	Special	Security
IDHS RMCPP FORM 591M PART 3 of Homeland Security 10 CFR 2.201 Control Program			Indiana Department Radiation Materials		
1. LICENSEE/LOCATION INSPECTED: REPORT NUMBER(S)		2. INSPECTED BY: Indiana Department of Homeland Security Radioactive Materials Control Program [ADD ADDRESS]			
3. DOCKET NUMBER(S):	4. LICENSE NUMBER(S):	5. DATE(S) OF INSPECTION			
6. INSPECTION PROCEDURES:		7. INSPECTION AREAS:			
SUPPLEMENTAL INSPECTION INFORMATION					
1. PROGRAM CODE(S):	2. PRIORITY	3. LICENSEE CONTACT	4. TELEPHONE NUMBER		
Main Office Inspection		Next Inspection Date:			
Field Office Inspection					
Temporary Job Site Inspection					
PROGRAM SCOPE					

IDHS RMCPP FORM 591M PART 3 (Security-Related)

Official Use Only – Security Related Information

**THIS DOCUMENT MUST BE KEPT IN SECURED
ELECTRONIC OR PAPER FILES ONCE FILLED OUT**

Official Use Only – Security-Related information

Supervisory Review By
Radiation Control Program
Director (RCPD):

**Indiana Department of Homeland Security
Radioactive Materials Control Program**



**Radioactive Materials Control Program Procedure 2.5, Revision 0:
Materials Inspection Checklists and Definitions**

Effective Date:

Revision	Date	Description of Changes
0		

Table of Contents

1.0 PURPOSE

2.0 DEFINITIONS

3.0 ATTACHMENTS

2.5-1 10 CFR 37 Inspection Checklist

1.0 PURPOSE

- 1.1 To provide checklists that better ensure quality inspections of radioactive materials licensees where the NRC NUREG-1556 Series does not provide an Audit. With this revision of the procedure, the only checklist in this procedure is Attachment 2.5-1 10 CFR Part 37 Inspection Checklist. There are audits and checklists in the NRC NUREG 1556 Series for all the license types in Indiana.
- 1.2 Inspections are to be performed using the applicable NRC inspection procedures in conjunction with the guidance of NRC IMC 2800
- 1.3 Inspections are documented on Department Form 591M, as well as inspections reports. Form 591M and other inspection forms are Found in RMCPP 2.4 *Documentation of Inspection Results*.
- 1.4 Inspection Checklists attached to this procedure and in the NUREG-1556 Series are used during the inspection and may be helpful when writing inspection reports.
- 1.5 This procedure also serves to capture key terms and define them as they relate to the Indiana Department of Homeland Security Radioactive Materials Control Program.

2.0 DEFINITIONS

- 2.1 **Acute Performance Conditions:** Conditions that have an obvious adverse impact on safety and/or reliability, and major licensee procedure deviation or non-performance.
- 2.2 **Altered Inspection Timing:** Changes in the inspection interval of a licensee made at the discretion of the Radioactive Material Program Manager, for several purposes, including but not limited to, poor licensee performance or due to a significant licensing action.
- 2.3 **Core Inspection:** All initial inspections of priority 1, 2, 3, and 5 licensees and all routine inspections of priority 1, 2, or 3 licensees.
- 2.4 **Department:** Means Department of Homeland Security as established by I.C. 10-19-2-1.
- 2.5 **Department Record:** Any written, electronic, or photographic record under legal IDHS RMCP control that documents the policy or activities of the Department or a Department licensee. The official records are maintained in WBL.
- 2.6 **Incident:** An event that may have caused, or threatens to cause, conditions described in Title 10 Code of Federal Regulations (CFR) 20.1906, 20.2201 through 20.2203, 10 CFR 30.50, 10 CFR 31.5, 10 CFR 34.27, 10 CFR 34.101, 10 CFR 35.3045, 10 CFR 35.3047, 10 CFR 35.3067, 10 CFR 36.83, 10 CFR 37.57, 10 CFR 39.35, 10 CFR 39.77, 10 CFR 40.60, 10 CFR 71.95, or other regulatory reporting requirements imposed by order or license condition. An incident may have reporting requirements to the department.

- 2.7 **Initial Inspection:** The first inspection after a new license is issued.
- 2.8 **Initial Security Inspection:** An inspection to verify that an applicant has implemented security requirements identified in the On-Site Security Review of the Risk Significant Radioactive Materials (RSRM) Checklist after the licensing action is issued allowing the applicant to take possession of RSRM.
- 2.9 **Inspection:** The act of assessing licensee performance to ensure the health and safety of worker and the public and to protect the environment. It is also used to determine if radioactive materials are used safely and whether the licensee is in compliance with rules, regulations, statutes, license conditions, and the license commitments incorporated in the license by “tie-down” conditions. Inspections include a visit to a licensee’s facility and/or job site, observation of licensed activities, interaction with licensee personnel, and reporting of the inspection findings. Pre-licensing site visits or telephone communications are not inspections.
- 2.10 **Inspection Document:** A written record documenting the results of the inspection. Any material obtained or developed during an inspection that is considered to be a Department record.
- 2.11 **Inspection Follow-up Item:** A matter that requires further inspection because of a potential problem, because specific licensee or Department action is pending, or because additional information is needed that was not available at the time of the inspection.
- 2.12 **Inspection Plan:** An inspection plan is a written outline listing the licensee’s activities and programs that will be covered during an inspection.
- 2.13 **Inspection Priorities:** An inspection priority code is assigned to each radioactive materials license. The priority code (i.e., 1, 2, 3, or 5) is the interval between routine inspection, expressed in years. The same priority code is assigned to all licenses that authorize that particular type of code. The priority represents the relative risk of radiation hazard. Priority Code 1 represents the greatest risk to the health and safety of workers, members of the public, and the environment, while Priority Code 5 represents the lowest risk. Because a license may authorize multiple types of use (i.e., multiple program codes), the inspection priority code for the license is the code with the shortest routine inspection interval.
- 2.14 **Inspection Report:** A computer-generated inspection report used to document the inspection.
- 2.15 **Inspection/Scheduling Window:** A window in which scheduling and performing of inspections should be performed in accordance with NRC Inspection Manual Chapter 2800.

- 2.16 **Inspector:** A Health Physicist qualified to plan, perform, and document an inspection of a specific category of license and, where appropriate, to prepare enforcement documents and review the response to such a document for adequacy.
- 2.17 **Latent Performance Conditions:** Conditions that are underlying and usually obscure. If unchanged, these may result in acute conditions at some future time if circumstances change.
- 2.18 **Lead Inspector:** A Health Physicist qualified to plan, supervise, and document an inspection by a team of inspectors. An inspector shall not act as a lead inspector in any category of license they are not qualified for, unless being evaluated or supervised by a qualified inspector. A lead inspector is responsible for reviewing a licensee's reply to a Notice of Violation (NOV).
- 2.19 **Major Licensee:** Licensees with large scopes of use or locations of use, such as broad-scope academic, broad-scope medical, large processors/manufacturers.
- 2.20 **Minor Violation:** Minor violations are those that are less significant than a Severity Level IV violation. Minor violations do not warrant enforcement action and are not normally documented in inspection reports. However, minor violations must be corrected.
- 2.21 **Noncompliance:** A violation (see below).
- 2.22 **Non-Core Inspection:** Routine inspections of Priority 5 licensees, other than initial inspections.
- 2.23 **Notice of Violation (NOV):** A formal written notice that sets forth one or more apparent violations of a legally binding regulatory requirement and normally requires the recipient to provide a written response describing (1) the reasons for the violation or, if contested, the basis for disputing the violation, (2) the corrective steps that have been taken by the licensee or other person and the results achieved, (3) the corrective steps that will be taken, and (4) the date when full compliance will be achieved. The Department may waive all or portions of a written response to the extent that relevant information has already been provided to the Department in writing or documented in an inspection report or inspection record. The Department may require responses to NOVs to be under oath; however, normally, responses under oath will be considered necessary only for SL I, II, or III violations; or violations of Department Orders. A civil penalty may be issued in conjunction with an NOV.
- 2.24 **Performance-Based Inspection (PBI):** Observation of a licensee's program activities to determine if regulatory and radiation safety objectives are being achieved. This type of inspection can be applied to any functional area of any license. The only variable is the technical nature of the activities of different licensees. The principal measures of

- successful performance are safety and reliability. A performance-based inspection focuses on the safety and reliability of program activities.
- 2.25 **Potentially Generic Issue:** An inspection finding that may have implications for other licensees, certificate holders, or vendors whose facilities or activities are of the same or similar manufacture or style.
- 2.26 **Precursor Performance Conditions:** Conditions that are changing with time and will likely result in acute conditions at some future time. Precursors are similar to latent condition but are more definite in their eventual outcome.
- 2.27 **Pre-Licensing Checklist:** The purpose of this checklist is to provide a basis for confidence that a new applicant (i.e., an entity that has never had a license or is unknown) requesting a specific license, or a licensee requesting transfer or control to a new applicant or unknown entity, will store and use radioactive materials at locations as specified and under the authorization of the license.
- 2.28 **Pre-licensing Site Visit:** A site visit and face-to-face meetings with an entity to provide a basis for confidence that radioactive material will be used as specified. Staff should use the Pre-Licensing Checklist to determine which applicants require visits. The purpose of the pre-licensing visit is to evaluate the applicant's intentions regarding the use of radioactive materials and to forward suspicious applications to the appropriate authority for follow-up, per the guidance in the Pre-Licensing Checklist. At a minimum, all storage and use locations must be visited. By the end of the visit, the reviewer should have observed, collected, and documented sufficient information to provide a basis for confidence that the applicant will use the radioactive materials as specified in its license application. Pre-licensing visits must be completed before the issuance of a license. The new license will NOT be provided to the applicant during a Pre-Licensing Site Visit.
- 2.29 **Reactive Inspection:** A special inspection in response to an incident, allegation, or special information obtained by the Department (e.g., allegation, lost or stolen radioactive material, overexposure, medical events). These inspections may focus on one or several issues and need not examine the rest of a licensee's program. A reactive inspection counts as a routine inspection only if the total licensed program is evaluated.
- 2.30 **Regulatory Commitment:** An explicit statement to take a specific action, agreed to or volunteered by a licensee, where the statement has been submitted in writing to the IDHS RMCP and is "tied down" to the license.
- 2.31 **Reliability:** The capability to perform as designed or intended when needed and for the duration required. A lack of reliability is generally only of concern when safety is adversely affected as a result. It is important for inspectors to recognize that reliability applies to both equipment and workers.

- 2.32 **Requirement:** A legally binding obligation such as a statute, regulation, license condition, or order.
- 2.33 **Risk:** The relationship between consequence and probability. The highest probability coupled with the most severe consequence represents the highest risk.
- 2.34 **Risk-informed:** An approach to regulation taken by the Department, which incorporates an assessment of safety significance or relative risk. This approach ensures that the regulatory burden imposed by an individual regulation or process is appropriate to its importance in protecting the health and safety of the public and the environment.
- 2.35 **Risk Significant Radioactive Material (RSRM)** refers to the values in 10 CFR 37 Appendix A.
- 2.36 **Routine Inspection:** A periodic, comprehensive inspection performed at a specified frequency based on the activities authorized under the license.
- 2.37 **Safety:** Relative freedom from harm or hazard to the public, workers, or the environment. Safety is a relative measure of the hazard associated with a given activity. Inspectors need not be able to quantify levels of safety during an inspection. It is sufficient to identify whether or not an activity, condition, or trend is averse to safety. Safety must not be dependent on any administrative classification system.
- 2.38 **Security Requirements:** Requirements mandated by regulation, order, license condition, or other legally binding requirement for certain licensees possessing or shipping RSRM.
- 2.39 **Special Inspection:** Those inspection activities where special guidance is needed. These activities include but are not limited to: (1) inspections of expired licenses, terminated licenses, and licenses undergoing decommissioning; (2) inspections of significantly expanded programs; (3) reciprocity inspections; (4) temporary job- site or field site inspections; (5) team inspections; (6) inspections of abandoned licenses; (7) general licensee's program inspections; (8) reactive inspections; and (9) follow-up to escalated enforcement.
- 2.40 **Team Inspections:** Inspections conducted by two or more inspectors or any inspection which includes an inspector from outside of Indiana (such as NRC or agreement state program representatives). A team inspection can be a routine inspection of a major licensee or a reactive inspection in response to a particular incident or event. Team inspections do not include those where a supervisor accompanies an inspector in order to evaluate the inspector's performance.

- 2.41 **Tie-down condition:** A written commitment made by the applicant in an application for a license or amendment to a license that is made a condition of the license (i.e., the commitment is "tied-down" as a legal requirement). Signed letters or signed fax transmissions can be used.
- 2.42 **Unresolved Item:** A matter about which more information is required to determine whether the issue in question is an acceptable item or a violation.
- 2.43 **Vendor:** A supplier of products or services to be used in a Department licensed facility or activity. The vendor may be an NRC, another Agreement State, or Department licensee or the vendor's product may be required to have an NRC Certificate of Compliance (e.g., certain transport packages such as waste casks or radiography devices). See NUREG-1556 Volume 18.
- 2.44 **Violation:** The failure to comply with a legally binding regulatory requirement such as a statute, regulation, order, or license condition.
- 2.45 **Willfulness:** There are two types of willfulness:
- a. Deliberate misconduct, an intentional act or omission that the person knows (1) Would cause a violation of any rule, regulation or order, or any term condition, or limitation, of any license issued by the Department or (2) Constitutes a violation of a requirement, procedure, instruction, contract, purchase order, or policy of a license, applicant, contractor, or subcontractor;
 - b. Careless disregard refers to situations in which an individual acts with reckless indifference to at least one of three things:
 - (1) the existence of a requirement,
 - (2) the meaning of a requirement, or
 - (3) the applicability of a requirement.
- Careless disregard occurs when an individual is unsure of the existence of a requirement, the meaning of a requirement, or the applicability of the requirement to the situation, but nevertheless proceeds to engage in conduct that the individual knows may cause a violation. Although aware that the action might cause a violation, the individual proceeds without ascertaining whether a violation would occur.

3.0 ATTACHMENTS

Attachment 2.5-1 10 CFR Part 37 Inspection Checklist

**Indiana Department of Homeland Security
Radioactive Materials Control Program**



**ATTACHMENT 2.5-1
CFR Part 37 Inspection Checklist**

**THIS DOCUMENT MUST BE KEPT IN SECURED ELECTRONIC AND/OR PAPER FILES ONCE
FILLED OUT**

Security Inspections of materials licensees who possess Category 1 and Category 2 quantities of radioactive material, are required to be performed and documented in accordance with the guidance in NRC Manual Chapter 2800 and NRC Inspection Procedure 87137, "10 CFR Part 37 Materials Security Programs."

Also, please note, if you record notes on the exact location of Category 1 or 2 quantity, a device model number, possession limits or actual inventory, or any physical security measures, the notes should be controlled in accordance with NRC Regulatory Information Summary 2005-031 Revision 1.

Licensee Name:

Date(s) of Inspection:

License No.

Inspection No.

Licensee Mailing Address:

Licensee Address:

Location(s) Inspected:

Licensee Contact:

Telephone No.

RSO:

RSO Phone No.

RSO Email:

Reviewing Official:

RO Phone No.

LLEA:

LLEA Contact:

LLEA Phone No.:

LLEA Address:

10 CFR Part 37 Subpart B

Background Investigations and Access Authorization

(AA) Program

- §37.21 Personnel access authorization requirements for category 1 or category 2 quantities of radioactive material
- §37.23 Access authorization program requirements.
- §37.25 Background investigations
- §37.27 Requirements for criminal history records checks of individuals granted unescorted access to category 1 or category 2 quantities of radioactive material
- §37.29 Relief from fingerprinting, identification, and criminal history records checks and other elements of background investigations for designated categories of individuals permitted unescorted access to certain radioactive materials or other property.
- §37.31 Protection of information.
- §37.33 Access authorization program review.

§37.21 Personnel Access Authorization (AA) requirements.

- (a) 1-3: Licensee established, implemented, and maintains an access authorization program (before taking possession and currently).
- (b) AA program ensures appropriate individuals are trustworthy and reliable (T&R).
- (c) Licensee subjects the following to the AA program: Individuals who have unescorted access (UA) to Cat. 2 or greater. Reviewing Official (RO).
 - (c)(2) Licensee **does/does not** exclude from the AA program categories of individuals identified in §37.29(a)(1) – (13)
 - (c)(3) Licensee approves for UA to radioactive material (RAM) only those individuals who require access.
 - (c)(4) Licensee **does/does not** include individuals needing access to SGI-M under Part 73 in the AA program.

§37.43 General Security Program Requirements

- (d)(3) Individuals who only have access to security related information such as the security plan or implementing procedures, and who do not have full UA to Cat. 1 or Cat 2 quantities, have been certified as T&R 10 CFR §37.25(a)(2) through (a)(7). (i.e., Background screening without fingerprints).

§37.23 Access Authorization (AA) Program Requirements

- (a) *Granting Unescorted Access (UA)*
 - (2) T&R individuals have received training 10 CFR §37.43(c) prior to access to Cat. 1 or Cat. 2 quantities.

- (b) *Reviewing Official(s) (RO)*
- (1) Reviewing Official(s) is/are the only one(s) who makes T&R determination allowing access to Cat. 1 or Cat. 2 quantities.
 - (2) Prior to naming an RO, the licensee:
 - Completed a background investigation
 - Had fingerprints performed by an appropriate provider; and
 - Approved by licensee and Submitted Certification, under Oath or Affirmation, that RO is T&R.
 - Licensee requires RO to be recertified as T&R 10 CFR §35.25(b) every 10 years.
 - (3) RO **permitted/ qualified to be permitted** UA to Cat. 1 or Cat. 2 quantities and security related Information.
 - (4) RO cannot approve other ROs (unless the RO is senior management).
 - (5) A RO applicant does not need to undergo a new background investigation if they are already certified as T&R including fingerprinting or relieved from the requirement by §37.29(a).
- (c) *Informed Consent*
- (1) Licensee obtains signed informed consent by subject prior to initiating a background investigation. (Licensees.Can.Use.Sample.Consent.Form. NUREG. 87-010 Annex. BJ)
 - Consent includes authorization to share personal information in order to complete the background investigation.
 - Prior to taking an adverse action, the licensee provided subject an opportunity to correct any inaccurate or incomplete information.
 - N/A if T&R per § 37.25(b) (i.e., grandfathered).
 - For recertification or re-investigation.
 - (2) Subject can withdraw consent at any time. Licensee requires individual to be informed that:
 - The licensee cannot proceed with remaining elements of background investigation that were not in progress.
 - Withdrawal of consent is sufficient cause for denial or termination of UA.
- (d) *Personal History Disclosure*
- Individuals are aware that when applying for UA, they must disclose the required personal information to enable the RO to make a T&R determination.
 - Individuals are aware that refusal to provide or falsification of personal history information is sufficient cause for denial or termination of UA.
- (e) *Determination Process*
- (1) The RO is empowered to:

- Permit, deny, unfavorably terminate, maintain, or administratively withdraw an individual's UA based on an evaluation of the required personal history information.
 - Deny UA to any individual based on information obtained at any time during the investigation.
- (2) Deny UA until the RO has evaluated all the information collected to meet the requirements until the individual is determined to be T&R.
- (3) The licensee has documented the basis for concluding whether or not there is reasonable assurance that an individual is T&R.
- (4) The RO can terminate or administratively withdraw UA based on information obtained after the T&R determination.
- (5) Licensee maintains a list of individuals who have UA:
- Licensee removes individuals from T&R list ASAP and within 7 working days if they no longer require or meet UA requirements, and takes prompt actions to deny UA to material
- (f) Procedures
Licensee has developed, implemented, and is maintaining written procedures for implementing the access authorization program. Procedures include:
- Notification to individuals who are denied UA;
 - Provisions for the review, at the request of the affected individual, of a denial or termination of UA;
 - Provisions to ensure individuals are informed of grounds for denial or termination of UA and allow the individual an opportunity to provide additional relevant information.
- (g) Right to correct and complete information
- (1) Prior to a final adverse determination, the licensee provides the subject the right to correct and explain information obtained as a result of the licensee's background investigation.
- Licensee maintains confirmation of receipt by the individual of this notification for a period of one year.
- (2) Individuals are made aware of challenge procedures 10 CFR § 37.23 (g)(2)
- (h) Records.
- (1) T&R records are maintained for 3 years from the date they are no longer required for UA.
- (2) Licensee maintains AA procedures for 3 years after they are no longer needed or portions superseded.
- (3) Licensee retains a list of persons approved for UA for 3 years after the list is superseded or replaced.

§37.25 Background Investigations

(a) *Initial Investigations*

Licensee has completed a background investigation prior to granting UA

Background investigations encompass at least 7 years preceding the date of investigation.

Background investigations include:

- Fingerprinting and an FBI identification and criminal history records check 10 CFR §37.27;
- Verification of true identify using official documentation and compares that information to personal information that was provided.
- Licensee has documented the type, expiration, and identification number of the identification document, or maintains a photocopy.
- Licensee certifies in writing that documentation was properly reviewed and maintains records for review during inspection.
- Employment history verification, including military service, includes the most recent 7 years
- Verification of participation in education process during the claimed period.
- Character and reputation reference checks (plural) have been performed and are limited to whether the individual has been and continues to be T&R. Unless other references are not available, reference checks do not include close family members or anyone who resides in the individual's household.
- Licensee, to the extent possible, obtains information to corroborate that provided by the individual (e.g., seek references not supplied by the individual);
- If T&R applicant's previous employer, educational institution, etc., cannot be contacted, or cannot or will not provide information in a timely manner (e.g., >10 business days), then the licensee documents the refusal, unwillingness, or inability in the record of investigation and attempts to obtain information from an alternate source.

(b) *Grandfathering.*

Licensee grandfathers individuals T&R'd for UA under Fingerprint Security Orders but subjects them to a reinvestigation every 10 years.

If licensee grandfathered individual T&R'd under Part 73 or Security Order requiring fingerprints, then they document that, and subject the individual to the reinvestigation requirement.

(c) *Reinvestigation*

Licensee conducts reinvestigations on a 10-year frequency that consists of fingerprinting and an FBI criminal history records check.

§37.27 Requirements for Criminal History Records Checks

- (a) *General Performance Objectives*
 - (1) Licensee fingerprints, submits records to NRC for transmission to the FBI, and uses information received from FBI to determine T&R, unless individual excepted under§ 37.29, or grandfathered under§ 37.25(b).
 - (2) Licensee notifies individuals that fingerprints will be used to secure their criminal history record and informs the individual of procedures to revise the record or add explanations to the record.
 - (3) FP not required if reinstating an individual within 365 days of termination of UA, and termination was under favorable conditions.
 - (4) If granted T&R based on T&R from different program (i.e., another licensee or M&D), then the licensee obtained criminal history records check file from other program to grant UEA 10 CFR § 37.31(c).
 - (5) Licensee uses information obtained as part of a criminal history records check solely for determining suitability for UA, or access to confidential information to grant UEA 10 CFR §37.31(c).
- (b) *Prohibitions*
 - (1) Licensee does not base final T&R determination based on information received from FBI regarding an arrest more than 1 year old with no disposition, or an arrest that resulted in dismissal of the charge.
 - (2) Licensee does use information received from FBI to infringe upon First Amendment rights, or discriminate based on race, religion, national origin, gender, or age.
- (c) *Procedures for Processing fingerprint checks.*
 - (1, 2, and 3) Licensee follows procedures outlined in 37.27 for processing fingerprint checks.

§37.29 Relief from Elements of Background Screening

- (a)(1-12) Licensee exempts individuals from fingerprinting, ID, and background screening requirements if they are individuals designated in§ 37.29 (e.g., NRC, Congress, Governor or designee, State Rad Pro, IAEA, Emergency Response personnel, commercial vehicle drivers, package handlers and transportation facilities, and individuals with active security clearance, etc.)
- (a)(13) Licensee exempts Service Provider from fingerprinting, ID, and background screening requirements if Licensee obtains written verification of T&R from Service Provider prior to granting UA and retains documentation for 3 years after no longer needing it.
- (b) Licensee exempts individuals from fingerprinting and ID and criminal history records check requirements if they have been favorably adjudicated by U.S. Gov. criminal history records check with in the last 5 years, under comparable Gov't program

involving fingerprinting and criminal history records checks, provided the individual makes available appropriate documentation.

Licensee has received written confirmation from the agency employer that reviewed the criminal history records check and maintains it for 3 years from the date it is no longer needed. Examples include:

- NACI;
- TWIC;
- ATF;
- H&HS Security Risk Ass;
- Hazardous Material Security Threat for hazardous material endorsement for commercial drivers;
- CBP Free & Secure Trade (FAST) program.

§37.31 Protection of Information

- (a) Licensee maintains a system of files and written procedures for protection of collected background and personal information from unauthorized disclosure.
- (b) Licensee does not disclose the record or personal information to persons other than:
 - Subject individual, or Subject's representative; or
 - Individuals who have a need to know in the course of granting or denying UA;or
- (c) Licensee provides personal information obtained during background screening to another licensee, ONLY if
 - (1) Subject individual provides a written request;
 - (2) Recipient licensee verifies information such as name, date of birth, SSN, gender, and other physical characteristics.
- (d) Licensee makes background investigation records available to NRC to determine compliance with the regulations.
- (e) Licensee retains fingerprint and criminal history records (including data indicating no record) received from FBI, or a copy of those records, if the record has been transferred, for 3 years from the date no longer needed.

§37.33 Access Authorization (AA) Program Review

- (a) Licensee has conducted an annual review of all elements of the AA program content and implementation.
- (b) Licensee has documented the annual AA program review including recommendations for program improvement. The review includes:
 - (1) Conditions adverse to proper performance (if identified);
 - (2) Cause of the adverse condition;
 - (3) Preventative actions.

- (c) Annual AA review records are maintained for three years.
 - (1) T&R records licensee should have for each individual granted unescorted access (unless grandfathered) includes;*
 - a. Verification of Applicant's True Identify
 - b. Photocopy of ID, or record of Type, Expiration, ID No. of ID
 - c. Written certification that applicant's ID was properly reviewed
 - (2) Signed Consent Form
 - (3) Verification that applicant Meets All Background Screening Elements including
 - a. Verification of 7 years work experience
 - b. Verification of Education for the claimed period
 - c. Developed references
- (d) Fingerprint & Criminal History Records Received, Reviewed, and Approved Documented Basis Documented
- (e) Security Training
- (f) Included on List Authorized for Unescorted Access

Note: T&R records for individuals granted access to confidential information must include all the above, except for fingerprinting and a criminal history records check.

* Due to Grandfathering authorized by 10 CFR 37.25(b), T&R Records for long term (i.e., >3 years) employees who were originally T&R'd 10 CFR the ICs may simply consist of a review of the individual's work history with the licensee, a fingerprint and criminal history records check, and a documented basis

Note: The licensee can accept T&R background checks conducted by a Security Service Provider (e.g., contract security guard company) provided the Security Service Provider provides written verification that background screening has been performed that meet the elements of §37.25(a)(2) through (a)(?) (i.e., background screening without fingerprinting). The rest of the T&R must be done by a RO.

37 Subpart C

PHYSICAL PROTECTION DURING USE

- §37.41 Establishment of a security program.
- §37.43 General security program requirements (Development and maintenance of a plan, implementing procedures, training, protection of information)
- §37.45 LLEA coordination and notification
- §37.47 Establishment of security zones (Permanent and temporary, access control, Category 1 quantities)
- §37.49 Monitoring, detection, assessment, and response.
- §37.51 Maintenance, testing, and calibration. (Intrusion alarms, communication equipment, other components)
- §37.53 Requirements for mobile devices.
- §37.55 Security program review.
- §37.57 Reporting of events (LLEA, IDHS RMCP, NRC Operations Center)

§37.41 Security program

Licensee established a security program.

Applicant/licensee established security program before taking possession of Cat. 1 or Cat. 2 materials.

Licensee has established, implemented, and maintains a security program that is designed to monitor and, without delay, detect, assess, and respond to an actual or attempted unauthorized access to Cat. 1/2 quantities.

Licensee's security program includes program features described in §§37.43, 37.45, 37.47, 37.49, 37.51, 37.53, and 37.55.

§37.43 General security program requirements

(a) *Security Plan*

Written Security Plan has been developed which is specific to facilities and operations and provides licensee's overall security strategy to ensure the integrated and effective functioning of the security program.

The security plan:

- (1) Describes the measures and strategies used to implement requirements; and
- (2) Identifies security resources, equipment, and technology used to satisfy requirements
- (3) Security plan, and revisions, are reviewed and approved by the individual with overall responsibility for the security program.
- (4) Affected individuals instructed on revised plan before the changes are implemented

- (5) Licensees retain copies of the security plan and revisions for 3 years after the plan or portion is no longer needed
- (b) *Implementing Procedures*
- (1) Licensee has developed and is maintaining written procedures that document how the requirements of this subpart and the security plan will be met.
 - (2) Written procedures and revisions have been approved in writing by the individual with overall responsibility for the security program.
 - (3) Licensee retains copies of the security procedures and revisions for 3 years after the procedure is no longer needed or superseded
- (c) *Training*
- (1) Licensee conducts training to ensure that individuals implementing the security program possess and maintains the knowledge, skills, and abilities to carry out their assigned duties
 - (2) The training includes instruction in:
 - Security program and procedures including the purposes and functions of the security measures employed;
 - Individual's responsibility to promptly report to the licensee and LLEA any actual or attempted theft, sabotage, or diversion of Cat. 1 or Cat. 2 quantities of RAM; and
 - The appropriate response to security alarms
 - (3) Training is commensurate with individuals' potential involvement in the security of Cat. 1 and Cat. 2 quantities of RAM
 - (4) Refresher training provided within 12 months, and after significant changes, and includes:
 - Review of general training requirements;
 - Relevant security issues, problems, and lessons learned;
 - Relevant results of NRC/IDHS RMCP inspections; and
 - Results of the annual security program review.
 - (5) Licensee maintains records of the initial and refresher training for 3 years from the date of the training. Training records include dates of the training, topics covered, a list of attendees, and related information.
- (d) *Protection of Information*
- (1) Licensee limits access to and unauthorized disclosure of their security plans, implementing procedures, and unescorted access list.
 - (2) Licensee has developed and maintains written policies and procedures for controlling access to, and for proper handling and protection against unauthorized disclosure of, the security plan and implementing procedures
 - (3) Before granting access to the security plan or implementing procedures, licensee has:

- evaluated an individual's need to know;
 - Determined that the individual is T&R 10 CFR §37.25(a)(2) – (a)(7) (i.e., Background screening without fingerprints)
- (4) Relief from T&R requirements
- Licensee **does/does not** subject individuals to a background investigation who have been relieved from the requirements per § 37.29 (a)(1) - (a)(7)
- (5) Security service providers have been T&R'd by licensee based on:
- Licensee's standard procedures, OR
 - Background investigation provided by service provider 10 CFR § 37.29 (a)(2) - (a)(7)
- (6) Licensee has documented the basis for granting individuals access to confidential information (e.g. security plan or implementing procedures).
- (7) Licensee maintains a list of individuals who have access to the security plan or implementing procedures.
- Individuals who no longer need access to confidential information are removed from the list ASAP and within 7 days, and prompt measures taken to restrict access to confidential information.
- (8) Licensee stores its security plan and implementing procedures in a manner to prevent unauthorized disclosure. Non-removable electronic media is password protected.
- (9) Licensee retains a record for three years after no longer needed:
- Copy of information protection procedures
 - List of individuals approved for access to the security plan and procedures.
- (10) Licensees who possess Safeguards information do so 10 CFR § 73.21 and protect the information.

§37.45 LLEA coordination

- Licensee coordinates with LLEA
- Information provided to LLEA includes:
 - (1) Description of facility and security measures
 - (2) Cat. 1 or Cat. 2 quantities of Radioactive Material
 - (3) Notification that the licensee will request a timely armed response in the event of actual or attempted theft, sabotage, or diversion.
- Licensee notifies IDHS RMCP within 3 business days if:
- LLEA has not responded within 60 days of coordination request.
- LLEA notified licensee that they do not plan to participate in coordination activities.
- Licensee coordinates with LLEA every 12 months, or when changes adversely affect potential vulnerability to theft, sabotage, or diversion
- Licensee has documented LLEA coordination activities and maintains a record for 3 years.

§37.47 Security Zones (NEW TERM)

- Licensee uses or stores material in a permanent or temporary security zone (SZ)
- Security zones limit unescorted access only to approved individuals by:
Isolating material with a continuous physical barrier that allows access only through the established access control points; or Direct control by approved individuals at all times; or Combination of direct control and physical barriers.
- Licensee maintains continuous surveillance of Cat. 1 sources in temporary SZ, or any SZ in which barriers or intrusion detection have been disabled.
- Licensee uses approved individuals in a security zone to escort individuals who have not been approved for unescorted access.

§37.49 Monitoring, detection, assessment

(a) Monitoring and detection

- Licensee maintains the capability to continuously monitor and detect without delay all unauthorized entries into the SZ
- Licensee's detection scheme is sufficient to detect the most reasonably foreseeable means to gain unauthorized access.

Licensee can continuously monitor in the event of a loss of the primary power source or provide for an alarm and response if a loss of primary power occurs.

- Monitoring and detection performed by:

Monitored intrusion detection system linked to onsite/offsite central monitoring facility; or

Intrusion detection which annunciates locally to alert nearby personnel. or continuously monitored video surveillance system, or

Direct visual surveillance by approved individuals located within the security zone; or

Direct visual surveillance by a licensee designated individual located outside the security zone.

- Licensee can detect unauthorized removal of the radioactive material from the security zone. This detection capability must provide:

Cat. 1: Immediate detection of any attempted unauthorized removal of the radioactive material from the SZ, by electronic sensors linked to an alarm; or continuous monitored video surveillance; or direct visual surveillance.

Cat. 2: Weekly verification through physical checks, tamper indicating devices, or other means.

(b) Assessment.

- Licensee immediately assesses each actual or attempted unauthorized entry into the security zone to determine whether the unauthorized access was an actual or attempted theft, sabotage, or diversion.

(c) Personnel communications and data transmission

- Electronics or personnel for monitoring, detection, and assessment are able to:

Maintain continuous capability among site security systems; and
Provide alternative communication and data transmission in the event
of loss of primary communications or data transmission.

Backup methods are not subject to the same failure mode as
primary systems

(d) *Response*

- Licensee immediately responds to actual or attempted unauthorized access or theft, sabotage, or diversion of RAM, and without delay requests an armed response from LLEA.

§37.51 Maintenance, testing, and calibration

- Licensee implements maintenance and testing program for intrusion alarms and communication components, the systems are maintained in an operable condition and are inspected and tested at the manufacturer's suggested frequency.

- Testing is performed on a 12-month frequency if not suggested by manufacturer.

- Maintenance and testing records are maintained for 3 years.

§37.53 Requirements for mobile devices

- For mobile devices, licensee has two independent physical controls that form tangible barriers to secure the material from unauthorized removal when the device is not under direct control and constant surveillance by the licensee; and
- For devices in or on a vehicle or trailer, licensee disables the vehicle when not under direct surveillance by licensee (unless site requirements prohibit the disabling of the vehicle).
- Licensee uses method other than removal of ignition key to disable vehicle.

§37.55 Security program review

- Licensee performs an annual review of the content and implementation of the RAM security program and takes comprehensive actions to correct non-compliances.
 - Annual security review is documented and maintained for 3 years.
 - Annual review conditions adverse to proper performance, the cause of the condition(s), and, when appropriate, recommend and taken corrective actions.Note: Licensee must review both the AA and Security Program on an annual basis. Therefore, the licensee may simply combine these reviews into one annual review.

§37.57 Reporting of events

- Licensee immediately notifies LLEA after determining that an actual or attempted theft/sabotage/diversion occurred.
 - Following LLEA notification, notifies, IDHS RMCP through WatchDesk (317) 232 – 3830, NRC at (301) 415-5100 ASAP, and no later than 4 hours. 10 CFR 37.57.
 - Following the telephonic notification, Licensee submits a written 30-day report to IDHS RMCP.
 - Licensee assesses any suspicious activity related to possible theft/sabotage/diversion and makes similar notifications to LLEA and IDHS RMCP/ NRC.

10 CFR Part 37 Subpart D

Physical Protection in Transit

- §37.71 Additional requirements for transfer of category 1 and category 2 quantities of radioactive material.
- §37.73 Applicability of physical protection of category 1 and category 2 quantities of radioactive material during transit.
- §37.75 Preplanning and coordination of shipment of category 1 or category 2 quantities of radioactive material.
- §37.77 Advance notification of shipment of category 1 quantities of radioactive material.
- §37.79 Requirements for physical protection of category 1 and category 2 quantities of radioactive material during shipment.
- §37.81 Reporting of events.

§37.71 Transfer of Cat. 1 & Cat. 2 Quantities

- Prior to transferring a Cat. 1 or Cat. 2 quantities, the licensee verifies with the NRC license verification system or the license issuing authority, that the transferee's license authorizes receipt of the type, form, and quantity of RAM, AND, IE Cat. 1 quantity, the receipt address is authorized.
- Licensee documents verification (verification not required for interorganizational transfers).
- IF emergency and could not reach issuing authority/verification system inoperable, THEN can accept written certification by transferee that they are authorized to receive the type, form, and quantity of RAM. Must include license number, revision, issuing agency, expiration date, and for a Cat. 1 facility, authorized address. Must perform follow-up confirmation by the end of the next business day.
- Verification documentation maintained for 3 years

Note: The inspector uses the License Verification System (LVS) to verify that the shipping licensee verified that the receiving licensee is authorized to receive the type, form, and quantity of material prior to shipping the material. The inspector does this by entering the LVS; Clicking on "Query Verification Activity"; Then entering licensee information and date range; the Verification Information will then be displayed. This enables the inspector to verify that the licensee conducted a proper verification before shipping the Cat. 1 or Cat. 2 materials.

§37.73 Applicability of Physical Protection During Transit

- 73(a) Cat 1 shipments shall comply with physical protection requirements in §§ 37.75(a) and (e); 37.77; 37.79(a)(1) and (b)(1) &(c); and 37.81(a), (c), (e), (g) and (h)
- 73(b) Cat 2 shipments shall comply with physical protection requirements in §§37.75(b) through (e); 37.79(a)(2), (a)(3), (b)(2), and (c); and 37.81(b), (d), (f), (g), and (h). Also, if shipment meets 71.97(b), then also comply with 71.97.
- 73(c) Shipper responsible for security unless transferee assumes responsibility in writing.
- 73(d) Licensee import/export shipments of Cat. 1, complies with §§ 37.75(a)(2) and (e); 37.77; 37.79(a)(1) and (b)(1); and 37.81(a), (c), (e), (g), and (h) for the domestic portion of the shipment.
- 73(d) Licensee import/export shipments of Cat. 1, complies with §§ 37.75(a)(2) and (e) 37.77; 37.79(a)(1) and (b)(1); and 37.81(a), (c), (e), (g), and (h) for the domestic portion of the shipment.

§37.75 Shipment Preplanning & Coordination

§37.75 Definitions

- Safe.haven means a readily recognizable and readily accessible site at which security is present or from which, in the event of an emergency, the transport crew can notify and wait for the local law enforcement authorities.
- Mobile.device.means a piece of equipment containing licensed radioactive material that is either mounted on wheels or casters, or otherwise equipped for moving without a need for disassembly or dismounting; or designed to be hand carried. Mobile devices do not include stationary equipment installed in a fixed location.
- Movement.control.center.means an operations center that is remote from transport activity and that maintains position information on the movement of radioactive material, receives reports of attempted attacks or thefts, provides a means for reporting these and other problems to appropriate agencies and can request and coordinate appropriate aid.
- No_later_than.arrival.time.means the date and time that the shipping licensee and receiving licensee have established as the time at which an investigation will be initiated if the shipment has not arrived at the receiving facility. The no-later-than arrival time may not

be more than 6 hours after the estimated arrival time for shipments of category 2 quantities of radioactive material.

- 75(a) Cat 1 shipments
 - Preplan & Coordinate shipment departure & arrival times with receiving licensee
 - Preplan & Coordinate shipment departure & arrival times with governors of all transit states.
 - Discuss States' intention to provide law enforcement escorts
 - ID safe havens, and
 - Document preplanning and coordination activities.
- 75(b) Cat 2 shipments
 - Coordinate shipment arrival with receiving licensee.
 - Document preplanning and coordination activities.
- 75(c) Cat 2 shipments
 - Receiver confirms receipt with originator.
 - Receiver must notify originator if shipment not received by intended arrival time.
- 75(d) Cat 2 late shipments
 - Originator notifies Receiver of new "no-later-than" arrival time
- 75(e) Coordination and Planning Shipment records
 - Retain copy of record and revisions for 3 years.

§37.77 Advance Notification of Cat. 1 Shipments

Advance notification to NRC, IDHS RMCP and governor of affected states

- 77(a) Notification in writing
 - To governor: by mail, postmarked 7 days before transport, or other means, at least 4 days prior to transport.
 - To NRC, by mail, secure email to RAMQCSHIPMENTS@nrc.gov,
 - To IDHS RMCP by mail or secure email
- 77(b) Advanced Notification Required Information
 - Name, address, and telephone number of the shipper, carrier, and receiver;
 - License numbers of the shipper and receiver;
 - Description of RAM contained in the shipment, including radionuclides and quantity;
 - Point of origin of the shipment and the estimated time and date that shipment will commence;
 - Estimated time and date that the shipment is expected to enter each State along the route;
 - Estimated time and date of arrival of the shipment at the destination; and
 - Point of contact, with a telephone number, for current shipment information.
- 77(c) Shipment Notification revisions
 - Licensee notifies IDHS RMCP /NRC and governors regarding shipment revisions

as soon as possible.

- 77(d) Shipment Cancellation Notification
 - Licensee notifies IDHS RMCP /NRC and governors regarding shipment cancellation as soon as possible
- 77(e) Cat. 1 Shipment Record Retention
 - Licensee retains copies of advance notifications and revisions for 3 years.
- 77(f) Cat. 1 Shipment Protection of Information
 - State Officials, State employees, and others (licensee or not), who receive schedule information (37.77(b)) protect information against unauthorized disclosure as specified in 73.21.

§37.79 Physical Protection of Cat. 1 & 2 Shipments

- 79(a)(1) Cat. 1 Shipments by road
 - Licensee establishes a movement control center.
 - Maintains position information from a remote location.
 - Monitors shipments 24 hours a day, 7 days a week;
 - Has ability to communicate immediately with the appropriate law enforcement agencies.
 - Establishes redundant communications to enable transport to contact escort vehicle (when used) and movement control center at all times. Redundant communications may not be subject to the same interference factors as the primary communication.
 - Utilizes continuous monitoring by a telemetric position monitoring system or an alternative tracking system reporting to a movement control center.
 - Movement control center provides positive confirmation of the location, status, and control over the shipment.
 - Movement control prepared to promptly implement preplanned procedures in response to deviations from authorized route or upon notification of actual, attempted, or suspicious activities related to the theft, loss, or diversion of a shipment. Procedures include identification of and contact information for the appropriate LLEA along the shipment route.
 - Individual accompanies driver when driving period greater than maximum in 24 hours as established by DOT Federal Motor Carrier Safety Administration (may be another driver)
 - Licensee who made arrangements for Cat. 1 Shipment has developed written normal and contingency procedures to address:
 - Notifications to the communication center and law enforcement agencies;
 - Communication protocols that include a strategy for the use of authentication codes and duress codes and provisions for refueling or other stops, detours, and locations where communication is expected to be temporarily lost; Loss of communications; and

Responses to an actual or attempted theft or diversion of a shipment.

- 79(a)(2) Licensee Cat. 2 Shipments by road
 - Licensee maintains constant control and/or surveillance during transit and has capability for immediate communication to summon assistance.
- 79(a)(3) Carrier Cat. 2 Shipments by road
 - Carrier has established package tracking systems that allows the shipper or transporter to identify when and where the package was last and when it should arrive at the next point of control.
 - Carrier maintains constant control and/or surveillance during transit and has the capability for immediate communication to summon appropriate response or assistance; and Carrier has established tracking systems that requires an authorized signature prior to releasing the package for delivery or return.
- 79(b) Cat. 1 Shipment by rail
 - Rail shipment monitored by a telemetric position monitoring system or an alternative tracking system reporting to the licensee, third-party, or railroad communications center.
 - Rail communications center provides positive confirmation of the location of the shipment and its status.
 - Rail communications center implement preplanned procedures in response to deviations from the authorized route or to a notification of actual, attempted, or suspicious activities related to the theft or diversion of a shipment. These procedures include contact information for the appropriate LLEA along the shipment route
 - Include periodic reports to the communications center at preset intervals.
- 79(b) Cat. 2 Shipment by rail
 - Carrier has established package tracking system which allows the shipper or transporter to identify when and where the package was last and when it should arrive at the next point of control.
 - Carriers maintains constant control and/or surveillance during transit and has capability for immediate communication to summon appropriate response or assistance; and
 - Carrier has established tracking systems that require an authorized signature prior to releasing the package for delivery or return.
- 79(c) Cat. 2 Rail Shipment Investigations
 - Immediately conducts investigation, in coordination with the receiving licensee, of shipment that has not arrived by the designated no-later-than arrival time.

§37.81 Reporting of Events

- 81(a) Event Reporting Cat 1 Shipments

- Notifies LLEA (last confirmed location), IDHS Watch Desk, and NRC Ops Center within 1 hour of lost or missing Cat. 1 shipment
- Licensee provides IDHS Watch Desk and NRC on status of investigation.
- 81(b) Event Reporting Cat 2 Shipments
 - Notifies IDHS Watch Desk and NRC Ops Center within 4 hours of lost or missing Cat. 2 shipment.
 - Licensee provides IDHS Watch Desk and NRC updates on status of investigation.
 - Licensee immediately notifies IDHS Watch Desk and NRC Ops Center, if after 24 hours, a lost or missing shipment has not been located and secured.
- 81(c) Event Reporting Cat 1 Shipments.
 - Notifies designated LLEA upon discovery of actual theft/sabotage/diversion of Cat. 1 quantity. Notifies IDHS Watch Desk and NRC Ops center ASAP after LLEA notification.
- 81(d) Event Reporting Cat 2 Shipments
 - Notifies IDHS Watch Desk NRC Ops center ASAP upon discovery of actual theft/sabotage/diversion of Cat. 2 quantities.
- 81(e) Event Reporting Recovery of Cat 1 Quantity
 - Notifies IDHS Watch Desk and NRC Ops center & LLEA ASAP upon recovery of any lost or missing Cat. 1 quantity of RAM.
- 81(f) Event Reporting Recovery of Cat 2 Quantity
 - Notifies IDHS Watch Desk and NRC Ops center & ASAP upon recovery of any lost or missing Cat. 2 quantities of RAM.
- 81(g) Event Reporting 30 Day Report Following Telephonic Notification
 - Telephonic notifications required by paragraphs (a) through (d) followed within 30 days by a written report.
- 81(h) Event Reporting Additional Substantive Information
 - After filing a 30-day report, if licensee learns of additional substantive information, on the loss or theft, then licensee shall file that information within 30 days.

Subpart F – Records

§37.101 Form of records.

- Each record required by this part must be legible throughout the retention period specified by each Commission regulation. The record may be the original or a reproduced copy authenticated by authorized personnel and is capable of producing a clear copy throughout the required retention period. The record may also be stored in electronic media with the capability for producing legible, accurate, and complete records during the required retention period. Records such as letters, drawings, and specifications, must include all pertinent information such as stamps, initials, and signatures. The licensee shall maintain adequate safeguards against tampering with and loss of records.

§37.103 Record retention

Appendix A to Part 37-Category 1 and Category 2 Radioactive Materials

- Table 1 - Category 1 and Category 2 Threshold¹
- The terabecquerel (TBq) values are the regulatory standard. The curie (Ci) values specified are obtained by converting from the TBq value. The curie values are provided for practical usefulness only.

Attachment 1: Reminders

New Procedures & Documents the Licensee Must Maintain

- Access Authorization Procedures & Documents
 - Photocopy of ID, or record of Type, Expiration, ID No. of ID
 - Written certification that applicant's ID was properly reviewed
 - Signed Consent Form
 - Documented basis for concluding an individual is T&R and can be granted access to the security plan and implementing procedures
 - Documented basis for concluding an individual is T&R and can be granted unescorted access to the security zone.
 - List of individuals authorized as reviewing officials
 - List of individuals authorized to access confidential information
 - List of individuals authorized for unescorted access to the security zone(s)
- Security Plan
- Implementing Security Procedures
- Procedures for the Protection of Confidential Information
- LLEA Information (coordination documents)
- Procedures for Shipping (e.g., Notifications and Coordination)

Attachment 2

Part 37 Time Requirements

Time Requirements: Immediate

- ▶ Must maintain capability to continuously monitor and detect without delay all unauthorized entries into security zones."
- ▶ Immediately Detect Attempts to remove Cat. 1 Material
- ▶ Prompt measures must be taken to ensure an individual who no longer needs unescorted access is prevented from gaining access.

Individuals who no longer require access must be removed ASAP from access authorization list.

Time Requirements: 4 Hours

- ▶ Following LLEA notification, notifies IDHS RMCP ASAP at (317) 233-6611, and no later than 4 hours.

Time Requirements: 3 Days

- ▶ Notify IDHS RMCP within 3 days, if
 - LLEA has not responded to a coordination request in 60 days, OR
 - LLEA notifies licensee that the LLEA does not plan to participate in coordination activities.

Time Requirements: 4 & 7 Days

- ▶ Advanced Notification to IDHS RMCP /NRC & Governors of Cat. 1 Shipment:
 - ▶ 4 Days - Phone or Email
 - ▶ 7 Days if Mailed.
- ▶ When no longer required, Remove individual from access authorization list ASAP, but no later than 7 working days.

Time Requirements: Weekly

- ▶ Perform Weekly Verifications to ensure Cat. 2 Material is Present

Verification through physical checks, tamper indicating devices, etc.

Time Requirements: 10 Days

- ▶ Time licensee allows individual to challenge FBI & Criminal History Records Check: 10 days.

If a previous employer, educational institution, etc. fails to provide information within 10 business days (or unwilling or unable), licensee can document that and attempt to obtain the information from an alternate source.

Time Requirements: 90 Days

Licensee notified IDHS RMCP in writing at least 90 days before aggregating a Cat. 2 quantity.

Time Requirements: 12 Months

- ▶ Security Refresher training (or when significant changes occur)
- ▶ LLEA Coordination (or when significant changes occur)
- ▶ Alarm Testing (If there is no manufacturer's suggested frequency)

Time Requirements: Annually

- ▶ Each licensee shall periodically (at least annually) review:
 - ▶ The access control program content and implementation, AND
 - ▶ The security program content and implementation.

Time Requirement 365 Days

- ▶ Fingerprinting not required if individual returns to same facility within 365 days, and termination was under favorable conditions.
- ▶ 1 Year- Prior to Background Screening Adverse Action, Must Notify Individual and Provide Opportunity to Correct Record. Record of Confirmation of receipt Must be Maintained by Licensee for 1 Year
- ▶ Licensee does not base final T&R determination based on information received from FBI regarding an arrest more than 1 year old with no disposition, or an arrest that resulted in dismissal of the charge.

Time Requirement 3 Years

- ▶ Maintain for 3 Years:
 - ▶ Implementing Security Procedures after no longer needed, and superseded portions.
 - ▶ Training, Initial and Refresher
 - ▶ Information protection procedures
 - ▶ List of individuals approved for access to the security plan or implanting procedures.
 - ▶ Alarm System maintenance and testing activities
 - ▶ Results of annual review of the security program
 - ▶ Efforts to verify that a receiving licensee is authorized to receive material.
 - ▶ Transportation: documentation for preplanning and coordination

- ▶ Copy of the advance notifications and revisions.

Time Requirement 5 Years

- ▶ Fingerprinting, and the identification and criminal history records checks not required for individual favorably adjudicated under comparable U.S. Government criminal history records check within the last 5 years.

Time Requirement 7 Years

- ▶ Background Investigations - 7 Years, or time since 18th Birthday, whichever is shorter

Time Requirement 10 Years

- ▶ Reviewing Official Recertification
- ▶ T&R Recertification

**Indiana Department of Homeland Security
Radioactive Materials Control Program**



**Radioactive Materials Control Program Procedure 2.6, Revision 0:
Procedures for Assuring the Technical Quality of Inspections and
Inspection Reports**

Effective Date:

Revision	Date	Description of Changes
0		

Table of Contents

1.0	Purpose
2.0	Objectives
3.0	Responsibilities
4.0	Inspection Report Writing
5.0	Secondary Report Review And Concurrence
6.0	Inspection Report Content And Form
7.0	Notice Of Violation
8.0	Significance Of Observation
9.0	Minor Violations And Determining Whether To Document
10.0	Violations Identified As Part Of Licensee Self-Assessments
11.0	Thresholds Of Significance For Non-Enforcement-Related Issues
12.0	Determining The Significance Of Negative Findings
13.0	Determining The Significance Of Neutral Or Positive Findings
14.0	Findings Previously Covered In Licensee Self-Assessments
15.0	Documenting Noncompliance
16.0	Supervisory Accompaniments
17.0	Attachments
2.6-1	Inspection Report Quality Assurance (QA) Checklist

1.0 PURPOSE

The purpose of this Radioactive Materials Control Program Procedure (RM CPP) is to provide guidance to ensure the technical quality of inspections and that inspection reports are consistent with the NRC's criteria for secondary reviews of inspections and inspection reports (See STP SA-102 "Reviewing the Common Performance Indicator, Technical Quality of Inspections").

2.0 OBJECTIVES

- 2.1 To ensure that inspections of licensed activities focus on health, safety, and security issues utilizing NRC Inspection Manual Chapter 2800, "Materials Inspection Program" as guidance.
- 2.2 To ensure that inspection findings are well-founded and well-documented in reports.
- 2.3 To verify that inspections are complete and reviewed by a second qualified inspector for technical quality.
- 2.4 To determine that procedures are in place and used to help identify incident root causes and poor licensee performance.
- 2.5 To confirm that follow-up inspections address previously identified open items and/or past violations.
- 2.6 To verify that inspection findings lead to appropriate and prompt regulatory action.
- 2.7 To confirm that supervisors conduct annual accompaniments of each inspector to assess performance and assure application of appropriate and consistent policies and guides.
- 2.8 To determine that inspection guides are consistent with NRC guidance, and that they are being used consistently by inspectors to ensure uniform and complete inspection practices.

3.0 RESPONSIBILITIES

- 3.1 All department inspectors (Health Physicists) are required to prepare inspection reports in accordance with the guidance provided in this procedure. See Section 6.0.
- 3.2 Inspectors have the primary responsibility for ensuring that observations and findings are accurately reported, that referenced material is correctly characterized, and that the scope and depth of conclusions are adequately supported by documented observations and findings. Advice and recommendations are not to be included in inspection reports.
- 3.3 Inspectors are responsible for ensuring that the content and tone of the report, as issued, is consistent with the content and tone of the exit meeting presentation.

- 3.4 Each inspection should be performed in accordance with IMC 2800, the NRC Inspection Procedure for that license type and applicable NUREG 1556 Appendix audits and checklists. The checklists from the applicable NUREG Volumes provide for an objective evaluation of individual inspection tasks.
- 3.5 Each inspection of a license holder shall be documented. As a minimum a Department Form 591M Safety Inspection and Compliance Inspection (see Attachment 2.4-1 of RMCPP 2.4 *Documentation of Inspection Reports*) may be used for inspections without issues.
- 3.6 Each inspection report must be reviewed by a second qualified inspector for quality assurance purposes. The review is to assure compliance with this and other procedures of the Radioactive Materials Program and documented using Attachment 2.6-1 Inspection Report Quality Assurance (QA) Checklist.
- 3.7 The Radiation Control Program Director (RCDP) must annually complete an inspection accompaniment with each of the Health Physicists qualified as inspectors. These are documented using Appendix B of NRC States Agreement Procedure SA-102 "Reviewing the Common Performance Indicator, Technical Quality of Inspections". See Section 16.0 of this procedure.
- 3.8 The Radiation Control Program Director (RCDP) must also review each inspection report in a timely manner before final filing. This duty may be delegated to the Senior Health Physicist (S/HP).

4.0 INSPECTION REPORT WRITING

- 4.1 When the report differs significantly from the exit meeting, the individual conducting the inspection should discuss those differences with the licensee before the report is issued.
- 4.2 Inspectors must ensure that inspection reports follow the general format given in the procedure based on the type of inspection. Further guidance on inspection quality and performance is found in RMCPP 2.1 *Scheduling of Inspections*, RMCPP 2.2 *Inspection Preparations*, RMCPP 2.3 *Performance-Based Inspections*. Audits to aid in the quality of inspection performance are found in the applicable NUREG 1556 Safety Audit Appendices.

5.0 SECONDARY REPORT REVIEW AND CONCURRENCE

- 5.1 Before issuance, each inspection report must be reviewed by a different member of the Radioactive Materials Control Program qualified to conduct similar inspections. This secondary report review is designed to better ensure the quality of all inspections and their reports. This secondary review is documented on Attachment 2.6-1 Inspection Report Quality Assurance (QA) Checklist.

- 5.2 The secondary report reviewer should establish that conclusions are logically drawn and sufficiently supported by observations and findings and that the observations, findings, and conclusions are consistent with Radioactive Materials Program and other Department policies and requirements.
- 5.3 The secondary report reviewer should ensure that assessments made in the inspection report represent the requirements of the Radioactive Materials Program and established Department policy rather than the personal views of an individual inspector. This is documented on Attachment 2.6-1
- 5.4 The Department will maintain the Attachment 2.6-1 used for secondary report review with the original inspection report to provide a record of inspectors' and reviewers' concurrences. Secondary reports should address how to ensure continued inspection consistencies when substantive changes are made to the report as originally submitted, and how to treat disagreements that occur during the review process. At a minimum, substantive changes should be discussed with the inspector or inspectors involved to ensure their continued concurrence, and disagreements that cannot be resolved should be documented.

6.0 INSPECTION REPORT CONTENT AND FORM

6.1 Cover Letter

- 6.1.1 The purpose of the cover letter is to transmit the inspection report results to licensee senior management representative and/or RSO.
- 6.1.2 Inspection reports are transmitted using a cover letter with Indiana Department of Homeland Security letterhead and summarized the results of the inspection findings.
- 6.1.3 When the inspection findings reveal no cited violations, then a Department Form 591M Materials Inspection Report (Attachment 2.4-2 of RM CPP *Documentation of Inspection Results*) or Attachment 2.4-5 Clean Inspection Report follows the cover letter.
 - 6.1.3.1 The Department Form 591M may also be left at the licensee site upon conclusion of the inspection.
 - 6.1.3.2 The Clean Inspection Report is transmitted only with the cover letter and other elements of the inspection report.
- 6.1.4 The inspection findings should be documented on a Department Form 592M Materials Inspection Record (Attachment 2.4-3 of RM CPP *Documentation of Inspection Results*), this form may be sent to licensees as part of an inspection report but should be included in WBL for future inspectors to reference in inspection preparation.
- 6.1.5 When the inspection findings reveal a violation Attachment 2.4-4 Notice of Violation Letter of RM CPP 2.4 *Documentation of Inspection Results* follows the cover letter.

- 6.1.6 The cover letter is written to transmit the inspection report to the licensee's management, and to deliver the "big picture" message regarding the inspection. Because it is the highest-level document, it does not need to (and normally will not) detail all the items inspected, and the inspection procedures used. It will note the areas covered by the inspection.
- 6.1.7 The tone of the cover letter must have a correct balance. While the Department emphasizes performance issues, it's essential to recognize that even if a licensee had one failure out of 100 activities, this doesn't imply overall severity. Safety and regulatory significance matter more than numerical frequency. When identifying problems in a cover letter, consider their connection to safety and security.
- 6.1.8 The cover letter must always be consistent with the inspection report. In addition, it must be consistent with the information that the inspector conveyed to the licensee managers at the exit meeting. If the inspector's understanding of the facts, or the perspective on the nature or significance of the findings changes after the exit meeting, the Department shall call the licensee and re-exit. There should never be any surprises in a cover letter to anyone who was present at the exit meeting.
- 6.1.9 The cover letter should not contain recommendations. There should not be any statements to the effect: "the licensee should..." If the licensee is not meeting safety or regulatory requirements, the statements should clearly state those facts. If the Department believes that a licensee cannot ensure the safety of its activities, then an order or some similar official action may be appropriate.
- 6.1.10 Cover Letter Content. Cover letter content varies somewhat depending on whether the inspection resulted in findings or not. In general, every cover letter has the same basic structure, as follow:
- 6.1.10.1 Addresses, Date, and Salutation. At the top of the first page, the cover letter begins with the Department seal and address, followed by the date on which the report cover letter is signed and the report issued. In the upper left-hand corner above the principal's addressee's name, include the Nuclear materials Events Database (NMED) number, if applicable.
 - 6.1.10.2 Subject Line. The subject line of the letter should state the facility name (if it is not apparent from the addressee line) and inspection subject. The words "NOTICE OF VIOLATION" SHOULD BE INCLUDED IF SUCH A NOTICE ACCOMPANIES THE INSPECTION REPORT. The entire subject line should be capitalized.
 - 6.1.10.3 Introductory Paragraphs. The first two paragraphs of the cover letter should give a brief introduction, including the type of inspection report.

- 6.1.10.4 Body. The body of the letter should discuss the most important topics first.
- 6.1.10.5 Closing. The final paragraph consists of standard legal language that varies depending on whether enforcement action is involved.

6.2 Inspection Report Entails

- 6.2.1 The detailed discussion in the report provides the information which forms the bases upon which the other sections of an inspection report are developed.
 - 6.2.1.1 In most cases, the detailed discussion will be organized into one or more sections, each addressing an area of inspection.
 - 6.2.1.2 Each area will in turn be divided into three parts: scope, observations and findings, and conclusions.
 - 6.2.1.3 Generic issues, if any, must be discussed in detail (see below)
 - 6.2.1.4 Violations, if any, must be described in detail and with bases (see below).
- 6.2.2 Scope. Scope is the extent of, or the area dealt with, in the inspection. Elements documented in an inspection should cover all relevant areas of the inspection's scope. When describing the Scope, it is acceptable to state either what the inspector(s) did, or what the inspection accomplished.
- 6.2.3 Observations and Findings. The observations and findings are the foundation of every inspection report. They derive out of performing inspections according to the applicable NRC inspection procedure(s).
 - 6.2.3.1 There should always be a readily identifiable connection between the stated Scope and the reported observations and findings. Thus, if the Scope was the review of personnel dosimetry records, the observations and findings will not be about packaging and shipping.
 - 6.2.3.2 Observations and findings will be descriptive and will be relatively detailed compared to the other parts of the report documentation package. The amount of detail will be as much as is needed to make clear what was found, and whether it was significant. The inspector should say what was observed or found in an unequivocal manner. If an inspector was looking to see if contamination was well controlled – and it was – the report should state: “Contamination was well controlled” not “Contamination appeared to be well controlled.” If too small a sample was examined to reach an unequivocal conclusion, the qualifier should state what specifically was inspected. For example, the report should state that, “Contamination was well controlled in the areas examined by the inspectors.”
 - 6.2.3.3 If the inspector identifies no findings during an inspection (other than minor findings), the report should state “No findings of significance were identified.” A

sample letter for an inspection with no items of nonconformance is found in RMCPP 2.4 *Documentation of Inspection Results* as Attachment 2.4-4 Clean Inspection Report.

- 6.2.4 Generic Issues. Findings that are likely to have generic concerns e.g., product defects and software problems should include details such as the manufacturer's name and model number for components, specifications, and other names and technical data that identify the item of concern.
 - 6.2.4.1 Generic issues have the potential to affect public health and safety, or the environment (with respect to radiological health and safety);
 - 6.2.4.2 The generic issue applies to two or more facilities and/or licensees;
 - 6.2.4.3 The issue is not being addressed using other regulatory programs and processes; existing regulations, policies, or guidance;
 - 6.2.4.4 The issue can be resolved by new or revised regulation, policy, or guidance;
 - 6.2.4.5 Resolution of the issue may involve review, analysis, or action by the affected licensees or holders of other regulatory approvals.
 - 6.2.4.6 Upon discovery of a generic concern during an inspection of a licensee's facility, the Department will notify affected Indiana licensees of the issue. The Department will notify the NRC of the discovery of the generic concern and resolution, if applicable.
- 6.2.5 Violations. In the case of a finding that results in a Notice of Violation, it is critical that enough detailed information be given so that the reader can understand what the requirement was, and how it was not met. See Sections 7.0 through 15.0 of this procedure for important information about violations and other findings. After the details of what occurred are provided, two specific concluding statements should be constructed.
 - 6.2.5.1 The first statement will define what the requirement was, including any related regulation. For example, "10 CFR 20.1801 requires that licensees shall secure from unauthorized access or removal licensed materials that are stored in controlled or unrestricted areas."
 - 6.2.5.2 The second statement will describe (or refer to a preceding description) how the requirement was violated.
- 6.2.6 Conclusions. The Conclusions are statements describing the quality of licensee performance in the area inspected. The report will discuss whether the licensee succeeded or failed, whether performance was good (or some other descriptor), and

whether violations were identified. Every statement in a Conclusion section should have a basis (proof that it is correct) written in the observations and findings.

- 6.2.7 Exit Meeting Summary. The final section of each inspection report briefly summarizes the exit meeting, which is also described in the first paragraph of the cover letter and identifies the most senior licensee manager who attended the meeting, and includes the following information:
- 6.2.7.1 Absence of Proprietary Information. At the exit meeting, the inspectors should verify that information which the inspector reviews during the meeting and intends to include in the report is not proprietary. If the licensee does not identify any material as proprietary, the exit meeting summary or some other element of the inspection report should include a sentence to that effect.
 - 6.2.7.2 Subsequent Contacts or Changes in Department Position. The inspector should briefly discuss any contact with the licensee management after the exit meeting to discuss new information relevant to an inspection finding. In addition, if the Department's position on an inspection finding changes after the exit meeting, that change should be discussed with the licensee before the report is issued.
 - 6.2.7.3 Characterization of Licensee Response. Licensee responses should not be included in the summary except in cases where the licensee disagrees with the inspection findings. In that case, the summary should state that the licensee took exception to the findings.
 - 6.2.7.4 Oral Statements and Regulatory Commitments. If at the exit meeting or at any other time during the inspection, the licensee makes an oral statement that it will take a specific action in response to a non-compliance, the statement may be documented in the body of the report. Details of statements made at the exit meeting should not be included in the exit meeting summary. Such statements should only be characterized in the report if the statements represent licensee commitments in response to a non-compliance in order to eliminate the need for a subsequent licensee response. However, the report cover letter must include a provision for the licensee to respond if the commitment documented in the report does not accurately reflect the licensee's corrective actions or position. Otherwise, licensee commitments are documented by licensee correspondence, after which the inspector may reference the correspondence in the inspection report. Because regulatory commitments are a sensitive area, the inspector should ensure that any reporting of licensee statements are paraphrased accurately and contain appropriate reference to any applicable licensee documents.

- 6.2.8 Report Attachments. The attachments discussed below are included at the end of the inspection report if applicable to the inspection. The attachments may be combined into a single attachment entitled “Supplementary Information”.
- 6.2.9 Key Point of Contact. The inspector lists, by name and title, those individuals who furnished relevant information or were key points of contact during the inspection (except in cases where there is a need to protect the identity of an individual). The list need not be exhaustive; a list of 5-10 individuals is sufficient. The alphabetized list includes the most senior licensee manager present at the exit meeting and Department technical personnel who were involved in the inspection if they are not listed as inspectors on the cover page.
- 6.2.10 List of Items Opened, Closed, and Discussed (Optional). The report should include a quick-reference list of items opened and close. Open items that were discussed (but not closed) should also be included in this list, along with a reference to the sections in the report in which the items are discussed.
- 6.2.11 List of Documents Reviewed. A list of the appropriate key documents and records reviewed during and inspection that are significant to any finding must be publicly available. Therefore, if a list is not otherwise made public, the report should include a listing of all the documents and records reviewed during the inspection that are not identified in the body of the report. (See IMC 0620, “Inspection Documents and Records”) “Reviewed” in this context means to examine critically or deliberately. The list does not include records that were only superficially reviewed. Lists consisting of more than six condition reports, documents reviewed, procedures, etc., should normally be removed from the body of the report and included as an attachment to facilitate reading.
- 6.2.12 List of Acronyms, as appropriate. Reports whose details section exceeds 20 pages should include a list of acronyms. For reports in which a relatively small number of acronyms have been used, the list is optional. In all cases, however, acronyms should be spelled out when first used in inspection report text.

7.0 NOTICE OF VIOLATION

- 7.1 Licensees are officially notified that they have failed to meet regulatory requirements when Department issues a Notice of Violation (NOV). NOV’s may be sent with an inspection report or in a separate letter which refers to an inspection report that was distributed previously. A NOV should not be sent to the licensee in advance of the inspection report. An example of a Notice of Violation Letter is Attachment 2.4-3 of RMCPP 2.4 *Documentation of Inspection Reports*.

- 7.2 Every NOV must be clear, so that there is little doubt that the licensee (or other reader) can understand the basis for the violation. The licensee may not agree with the department's basis, but they must understand the department's position.
- 7.3 Every NOV must clearly state what requirement was not met, including the date and revision number of any applicable documents related to the inspection. A clear statement of what happened (including when/if the timing is important) must be provided. The NOV must also provide the length of time the licensee was in non-compliance.

8.0 SIGNIFICANCE OF OBSERVATIONS

- 8.1 This section discusses the significance of observations including violations, non-compliance, and enforcement actions. The guidance provided in this section is for informational purposes.
- 8.2 **Thresholds of Significance.** When conducting inspections, the Department inspector reviews a selection of procedures, events, and operation; he or she cannot hope to monitor all the activities in progress, nor to document every minor discrepancy that occurs. As part of maintaining a focus on safety, inspectors continually use Department requirements, inspection procedures, industry standards, and their own training and insight to make judgements about which issues are worth pursuing and which are not. Review should examine if an adequate sampling of standards and procedures was considered. Additionally, if any issues were identified in the sample, inspectors should examine if issues are being further studied.
- 8.3 To communicate effectively, inspection reports must give evidence of that judgment and prioritization, discussing significant safety issues in appropriate detail, treating less significant issues succinctly, and avoiding excess verbiage. To maintain some consistency in how minor issues are treated, report writer must recognize certain "thresholds of significance." They must use similar criteria in deciding whether an issue is significant and will need documentation, and if the issue is important enough to track or follow up, etc.

9.0 MINOR VIOLATIONS AND DETERMINING WHETHER TO DOCUMENT

Minor violations are those that are less significant than a Severity Level IV violation. Minor violations do not warrant enforcement actions and are not normally documented in inspection reports. However, minor violations must be corrected. While in general minor violations should not be documented, certain exceptions apply. Documentation may be necessary as part of the resolution of an allegation. In other cases, while the violation itself is minor, the associated technical information may relate directly to an issue of broader concern. If, for these reasons or any other reason, the report writers and reviewers wish to document a minor violation, then it should be documented as a minor violation.

10.0 VIOLATIONS IDENTIFIED AS PART OF LICENSEE SELF-ASSESSMENTS

Under certain circumstances, even a violation that could be classified as Severity Level IV (“more-than-minor”) need not be cited as violations. This is generally justified when the violation has been identified and corrected as part of a licensee self-assessment effort. As matter of policy, Department enforcement seeks to encourage licensee self-assessment efforts and seeks to avoid the negative impact that can result from a redundant Department emphasis on problems which the licensee’s responsible action has already identified and corrected.

10.1 For example, an inspector reviews relevant audits and surveillances conducted over the previous year. The review reveals that the audits have been probing and thorough; the findings are well-developed and technically sound, and include six noncompliance issues, four of which might be classified at Severity Level IV.

10.1.1 In such a case, the inspector should follow up on the non-compliances and other audit findings to ensure that root causes have been appropriately identified and assessed, that appropriate and comprehensive corrective actions have been taken, and that no new examples of the violations exist. Provided that no new problems are revealed by this follow-up, the inspector is normally not expected to cite the four violations at all, the form 592M should contain a note in the scope that addresses that corrective actions were used and that the inspector examined results of the audit. Instead, the department report findings and conclusions should assess the adequacy of the licensee’s quality assurance efforts, including a clear reference to the name, dates, and general subject matter of the audit or self-assessment.

NOTE: This expectation only applies to severity Level IV violations. Even when identified through a licensee self-assessment, violations that could be categorized at Severity Level III or above must be documented in the inspection report and given appropriate follow-up.

10.3 In some instances, reasons exist to document one or more of the violations found in a licensee audit or self-assessment. For example, if the report concludes that the licensee’s self-assessment was especially negative, one or more examples should be given to support that conclusion.

10.4 In addition, the inspector may decide to document one or more of the violations found in a licensee self-assessment due to the technical significance or generic implications of the particular item. Technical details surrounding the violation may provide useful insight on equipment or system reliability, or on some aspect of human performance. In some cases, the inspector may decide to pursue additional follow-up of a particular licensee finding because of related licensee problems, previous Department observations or violations involving the same or a related topic, or emerging government or industry sensitivity in the given technical area.

- 10.5 If, for any of these reasons, the inspector decides to discuss in the inspection report a particular licensee self-assessment finding or audit finding, and that finding involves a violation, then the violation must be clearly dispositioned in the report. The violation may be dispositioned as a non-cited violation (NCV) unless any one of the following circumstances results in an NOV requiring a formal written response from the licensee:
- 10.5.1 The licensee or non-licensee identified the violation.
 - 10.5.2 The licensee or non-licensee corrected or committed to correcting the violation within a reasonable period of time by specific corrective action committed to by the end of the inspection, including immediate corrective action and comprehensive action to prevent recurrence.
 - 10.5.3 The violation is not repetitive as a result of inadequate corrective action.
 - 10.5.4 The violation is not willful.
- 10.6 If the issue represents a minor violation, it should be documented on the relevant inspection Checklist or other record outside the inspection report as follow: “This failure is considered a minor violation and should not be documented in a Department inspection report.”

11.0 THRESHOLDS OF SIGNIFICANCE FOR NON-ENFORCEMENT-RELATED ISSUES

Inspectors must also make judgments about the relative significance of non-enforcement-related observations (findings). As with enforcement issues, the judgment of individual inspectors will differ; questions on the relative significance of an issue should be discussed with other inspectors and with Department managers.

12.0 DETERMINING THE SIGNIFICANCE OF NEGATIVE FINDINGS

The following questions should be used to determine whether a finding should be documented in the inspection report. If the answer to any one of these questions is “yes,” the finding should be documented in the inspection report. If the answers to all questions are “no,” the finding normally should not be documented.

- 12.1 Does the finding have any actual impact (or any significant potential for impact) on safety?
- 12.2 Is this finding illustrative of a programmatic licensee problem that could have a safety or regulatory impact?
- 12.3 Does this finding provide insights on an equipment, system, or human performance problem?
- 12.4 Could the finding be viewed as the possible precursor to a significant event?

- 12.5 If the licensee takes no action on this matter, will the condition worsen (i.e., will the safety significance increase)?
- 12.6 If this finding recurs, will its recurrence result in more significant or additional safety concerns?
- 12.7 Will this information be useful in assessing the long-term performance of this licensee program or functional area?
- 12.8 Does this finding have generic significance?

13.0 DETERMINING THE SIGNIFICANCE OF NEUTRAL OR POSITIVE FINDINGS

For neutral or positive findings or for licensee improvements, similar thresholds of significance should apply. The inspector should ask questions similar to those below. If the answer to any one of the questions is “yes,” the finding should be documented in the inspection report. If the answers to all questions are “no,” the finding normally should not be documented.

- 13.1 Does the licensee improvement have an actual positive impact (or a significant potential for positive impact) on safety?
- 13.2 Will the licensee’s efforts to impact change in this area be likely to result in programmatic improvements to safety or regulatory performance?
- 13.3 Will this upgrade be likely to result in improved equipment or system reliability or improved human performance? Does this information provide useful equipment, system, or human performance insights?
- 13.4 Does this licensee action significantly reduce the probability of a particular event?
- 13.5 Will this information be useful in assessing the long-term performance of this licensee program or functional area?
- 13.6 Does this finding have a generic significance?

14.0 FINDINGS PREVIOUSLY COVERED IN LICENSEE SELF-ASSESSMENTS

- 14.1 This decision should be treated similarly to the corresponding decision for enforcement issues. In general, little benefit exists in the Department’s re-emphasis of issues already covered in licensee self-assessments, unless there is some problem with the licensee’s actions.
- 14.2 In some instances, however, the technical significance or generic implications of an issue merit ensuring that it is discussed and preserved as a matter of public record.
- 14.3 If the licensee self-assessment that initially discussed the issue is already in the licensee files, the inspection report may simply refer to the discussion in the licensee self-assessment. If more detail is needed, or if the licensee self-assessment is not in

the licensee files, the inspector may wish to discuss the issue in the inspection report narrative.

15.0 DOCUMENTING NONCOMPLIANCE

- 15.1 Types of Noncompliance. The manner of documenting a noncompliance in the inspection report depends on how that noncompliance will be dispositioned. A noncompliance may be addressed as a non-escalated enforcement action (i.e., a Severity Level IV violation); as an escalated enforcement action (i.e., an apparent Severity Level I, II, or III violation); or as a Non-Cited Violation (NCV).
- 15.2 Note that a noncompliance may not be documented simply as a “weakness,” “licensee failure,” or a similar informal characterization. If the report narrative describes a condition or event in a manner that suggests to the reader that a violation may have occurred, then the finding must be clearly dispositioned as a violation, an apparent violation, or an NCV. If a violation does not exist (e.g., no requirement exists in this area), it may be appropriate to clarify the finding by stating that “this condition [or event] does not constitute a violation of Department requirements.”
- 15.3 Non-Escalated Enforcement Actions. Most violations of moderate significance (i.e. Severity Level IV, more than a minor concern) fall into this category. If at the time of issuing the inspection report a violation has been identified, the inspection report will cite it as a “non-escalated” enforcement action.
- 15.4 Potential Escalated Enforcement Actions. When an issue is being considered for escalated enforcement action, the inspection report narrative should refer to the potential noncompliance as an “apparent violation.” The report details should not include any speculation on the severity level of such violations nor on expected Department enforcement sanctions. Potential escalated actions, by their nature, require further Department deliberation (and, usually, additional licensee input) to determine the appropriate severity level and Department action.
- 15.5 Similarly, report narratives that discuss apparent violations should be carefully constructed to avoid making explicit conclusions (i.e., final judgments) about the safety significance of the issue. The report should include any available details that demonstrate safety significance, or that would help in making such a decision and should also describe any corrective action automatically entails further evaluative steps, neither the inspection report details, nor the accompanying cover letter should present a final judgment on the issue.
- 15.6 Minor Violations. Minor violations may not need to be cited in inspection reports. However, to the extent that documentation is necessary, the standard language should be used: “This failure constitutes a violation of minor significance and is not subject to

- formal enforcement action.” Section 14, *Findings Previously Covered in Licensee Self-Assessments*, contains examples of when minor violations may not need cited.
- 15.7 Supporting Details and Discussions of Safety Significance. The discussion of noncompliance issues must be sufficiently detailed to substantiate any Department safety and regulatory concerns and to support any enforcement sanction the Department may choose to issue. At a minimum, for a violation, the report should state:
- 15.7.1 What requirement was violated;
 - 15.7.2 How the violation occurred;
 - 15.7.3 When the violation occurred, and how long it existed;
 - 15.7.4 Who identified it, and when;
 - 15.7.5 Any actual or potential safety consequence;
 - 15.7.6 The root cause (if identified);
 - 15.7.7 Whether the violation appears isolated or programmatic;
 - 15.7.8 What corrective actions have been taken or planned; and
 - 15.7.9 Who was involved with the violation (i.e., management involvement or other staff).
- 15.8 The degree of detail necessary to support an enforcement action is a function of the significance and complexity of the noncompliance. Although supporting details clearly assist in determining the safety significance of the noncompliance, inspectors should be cautious in making direct statements regarding safety significance in the inspection report details.
- 15.9 Violation severity levels are based on the degree of safety significance involved. In assessing the significance of a noncompliance, the Department considers four specific issues: (1) actual safety consequences; (2) potential safety consequences, including the consideration of risk information; (3) potential for impacting the Department’s ability to perform its regulatory function; and (4) any willful aspects of the violation.
- 15.10 As a result, if an inspection report refers to a noncompliance as being “of low safety significance” (meaning, in a general sense, that the noncompliance did not result in any actual adverse impact on equipment or personnel), the writer may have inadvertently made it difficult for the Department to subsequently decide that the potential for an adverse impact or the regulatory significance of the noncompliance warrants issuance of a Severity Level III violation. Therefore, before characterizing a violation as being of “low safety significance,” the inspector should also address the potential consequences and regulatory consequences of the violation in addition to the absence of an actual adverse consequence.

- 15.11 Noncompliance Involving Willfulness. Inspection reports should neither speculate nor reach conclusions about the intent behind a violation, such as whether it was deliberate, willful, or due to careless disregard. As with any observation, the report's discussion should include relevant details on the circumstances of the violation without making a conclusion about the intent of the violator. EXAMPLE: "The radiographer failed to activate his alarming ratemeter, although he had informed the inspectors earlier that he had been properly trained on the use of the device:" not, "The radiographer deliberately failed to activate his alarming ratemeter."

16.0 SUPERVISORY ACCOMPANIMENTS

- 16.1 At least annually, the Radiation Control Program Director (RCPD) or Senior Health Physicist (S/HP) will accompany each Department materials license inspector on at least one inspection. This will allow the RCPD to determine whether the inspector is following Department guidelines and good practices as established in Inspection Manual Chapter 2800 "Materials Inspection Program."
- 16.2 In order to ensure the inspection meets Department criteria, the RCPD will use SA-102 Appendix B, "Inspector Accompaniment Summary Sheet" to document the inspection.
- 16.3 The review of the inspector's performance will be discussed with the inspector, within a month of the inspection. This will ensure that any deficiencies may be identified in a timely manner.
- 16.4 The inspection reports for the accompaniment inspection along with any associated correspondence will be placed in a file at the RCPD's office.
- 16.5 Additionally, the RCPD will utilize SA-102 Attachment B-1 along with the relevant inspection checklist from the applicable NUREG-1556 Safety Audits when reviewing inspections and inspection reports to determine the adequacy of the inspection.

17.0 ATTACHMENTS

- 2.6-1 Inspection Report Quality Assurance (QA) Checklist

**Indiana Department of Homeland Security
Radioactive Materials Control Program**



**ATTACHMENT 2.6-1
INSPECTION REPORT QUALITY ASSURANCE (QA) CHECKLIST**

ATTACHMENT 2.6-1 INSPECTION REPORT QUALITY ASSURANCE (QA) CHECKLIST

License Number:		
License Type:		
Inspector:		
Inspection Date(s):		
Inspection Type: Initial Routine Reactive Special Reduced		
Inspection Area	Evaluation	Comments
Inspection report issued within 30 days (RM CPP 2.4 section)	Satisfactory Unsatisfactory	
Department Form 591M issued	Satisfactory Unsatisfactory	
Report Details	Satisfactory Unsatisfactory	
Observations and Findings	Satisfactory Unsatisfactory	
Conclusions	Satisfactory Unsatisfactory	
Documenting Noncompliance	Satisfactory Unsatisfactory	
Report Review and Concurrence	List all items reviewed (note any non-concurrences)	
Inspector:	Signature:	
Secondary Reviewer	Signature:	

**Indiana Department of Homeland Security
Radioactive Materials Control Program**



**Radioactive Materials Control Program Procedure 4.2, Revision 0:
Inspection Planning and Report Tracking**

Effective Date:

Revision	Date	Description of Changes
0		

Table of Contents

1.0 PURPOSE

- 1.1 Applicability
- 1.2 References
- 1.3 Files

2.0 RESPONSIBILITIES

- 2.1 Health Physicist (HP)
- 2.2 Senior Health Physicist (S/HP)
- 2.3 Radiation Control Program Director (RCPD)

3.0 PROCEDURE

- 3.1 Assignment of Inspection
- 3.2 Performance of Inspection and Initiation of Tracking
- 3.3 Tracking Inspection Report Completion and Transmittal of Correspondence
- 3.4 Receipt of Corrective Action(s) and Negative Evaluation or Missed Deadline
- 3.5 Receipt of Acceptable Information and Close-out of Inspection Tracking

4.0 RECORDS

5.0 Attachments to RMCPP 4.2

None

1.0 PURPOSE

1.1 Applicability

- 1.1.1 This procedure applies to tracking inspections that are performed, completion of the inspection report, and transmittal of correspondence, if any.
- 1.1.2 Tracking shall begin upon notification from the Health Physicist that an inspection is due within 6 months, including past due and ends with completion of an inspection report and:
 - 1.1.2.1 The issuance of a clear inspection form Attachment 2.4-4 Clean Inspection Report, or
 - 1.1.2.2 Transmittal of a Department letter or other form designating a clear inspection such as an RMCPP 2.4 Attachment 2.4-1 Department Form 591M Safety Inspection Report and Compliance Inspection, Attachment 2.4-4 Clean Inspection Report (or other documentation of "no response required" by the licensee due to action already taken) or;
 - 1.1.2.3 The final letter documenting acceptance of the proposed corrective actions.

1.2 References

- 1.2.1 290 IAC 3

1.3 Files

Records are primarily filed electronically, and Web-based Licensing (WBL) is the primary residence of these records.

2.0 RESPONSIBILITY

2.1 Health Physicist (HP)

- 2.1.1 Maintains files in WBL related to the inspections conducted.

2.2 Senior Health Physicist (S/HP)

- 2.2.1 Responsible for tracking dates of performance for:
 - 2.2.1.1 The Inspection
 - 2.2.1.2 Correspondence Sent to the Licensee
 - 2.2.1.3 Issuance of Clear Inspection Form
 - 2.2.1.4 Reply due Dates for Licensee Requests for Information
 - 2.2.1.5 Reply from Licensee, and
 - 2.2.1.6 Final Acceptance and Inspection Closure

- 2.2.2 Ensuring the overall tracking activities of inspection staff.
- 2.2.3 Maintaining the *Inspections Due for the Next 6 Months-By priority Report* and ensuring inspections are completed when due.

2.3 Radiation Control Program Director (RCPD)

- 2.3.1 Provides guidance to the Radioactive Materials Program staff relative to inspection tracking.
- 2.3.2 May assume the duties of the S/HP or assign to others as necessary.

3.0 PROCEDURE

3.1 Assignment of Inspection

Inspections will be performed by Health Physicists based on workloads, experience levels, and the priority assigned to the inspection. Health Physicists should review the *Inspections Due for the Next 6 Months-By Priority Report* and RMCPP 2.1 *Scheduling of Inspections* to determine inspection options.

3.2 Performance of Inspection and Initiation of Tracking

Once the inspection has been performed, the Health Physicist enters inspection information into Web-Based Licensing the licensee's name, license number, the date of the inspection, and the name(s) of all inspectors. The inspector informs the Senior Health Physicist of inspection and documentation completion.

3.3 Tracking Inspection Report Completion and Transmittal of Correspondence.

- 3.3.1 For routine inspections, the time period for completion of the inspection checklist/report and transmittal of correspondence to the licensee, if any, is 30 days (see note below).
- 3.3.2 If a clear inspection form was issued, then no other correspondence will normally be sent to the licensee (a Form 591M may have also been left at the time of the exit interview provided there are no findings, an NCV, or Severity Level IV).
- 3.3.3 The inspector will enter the date the inspection report was completed and the date the inspection letter was sent.
- 3.3.4 The date the inspection reply is due should be obtained from the letter and entered into the Radioactive Materials Program WBL database for those licensees who must respond to a Notice of Violation.

Note: Escalated enforcement actions may require a shorter response time by licensees (i.e., within 10 days)

3.4 Receipt of Corrective Action(s) and Negative Evaluation or Missed Deadline

- 3.4.1 Receipt of Corrective Action(s): Once the corrective actions are received, the receipt date should be logged into the Radioactive Materials Program WBL database. Each Health Physicist shall be responsible for checking the pending inspection completions report to determine the current status of received correspondence. An evaluation should be performed as soon as possible by the Health Physicist, but no longer than 30 days, from receipt of the information.
- 3.4.2 Negative Evaluation: If the corrective action(s) are not satisfactory or the information is incomplete, then a telephone conference call should be conducted. Subsequently, a follow-up letter or email should be sent to the licensee requesting additional information by a specified date and documenting the results of the conference call. The Health Physicist should enter the specified due date into the Radioactive Materials Program WBL database.
- 3.4.3 Missed Deadline: If a deadline is missed, the Health Physicist shall, as soon as possible, follow up with the licensee to request submittal of the corrective action information. A new due date for the requested information should be established. The Health Physicist should modify the 'Inspection Reply Due' date upon request of the Senior Health Physicist. If deadlines are missed more than twice, the S/HP and RCPD may consider responses including enforcement actions or increasing the severity level or civil penalty of a violation.

3.5 Receipt of Acceptable Information and Close-out of Inspection Tracking

- 3.5.1 Receipt of Acceptable Information: Once the licensee provides the corrective actions, the receipt date should be logged into the Radioactive Materials Program WBL database. Each Health Physicist shall be responsible for checking the pending inspection completions report to determine the current status of received correspondence.
- 3.5.2 Close Out of Inspection Tracking: If the corrective action(s) are satisfactory, then a 'Close Out' letter should be sent to the licensee, normally within 30 days, stating that the action(s) will be evaluated on the next inspection. Once this final reply acknowledgement letter is sent and the date logged in the Radioactive Materials Program WBL database by the Health Physicist, the tracking is closed out for the licensee. The Health Physicist should file the inspection report and related correspondence in the Department license file and WBL.

4.0 RECORDS

Records are primarily filed electronically, and Web-based Licensing (WBL) is the primary residence of these records. An alternative/backup means of filing must be available and may include but is not limited to a controlled Department network file system.

5.0 ATTACHMENTS TO RMCPP 4.2

None

**Indiana Department of Homeland Security
Radioactive Materials Control Program**



**Appendix #4.4-1
Asset List of Field Equipment**

Unit	Asset ID	Description	Tag Number	ID	New Description
00385	000000007550	Standard R425 Detectors	38511762	10000411706	FLIR identiFinder R425 - Coffman
00385	000000007551	Standard R425 Detectors	38511763	10000411706	FLIR identiFinder R425 - Stahl
00385	000000007552	Standard R425 Detectors	38511764	10000411706	FLIR identiFinder R425 - Tubbs
00385	000000007553	Standard R425 Detectors	38511765	10000411706	FLIR identiFinder R425 - Turner
00385	000000007554	Standard R425 Detectors	38511766	10000411706	FLIR identiFinder R425 - Studer
00385	000000007563	ACCURAD Personal Radiation Det	38511743	10000411706	Mirion AccuRad PRD - Flores
00385	000000007564	ACCURAD Personal Radiation Det	38511744	10000411706	Mirion AccuRad PRD - Bowers
00385	000000007565	ACCURAD Personal Radiation Det	38511745	10000411706	Mirion AccuRad PRD - Eckstein
00385	000000007566	ACCURAD Personal Radiation Det	38511746	10000411706	Mirion AccuRad PRD - SPARE
00385	000000007567	ACCURAD Personal Radiation Det	38511747	10000411706	Mirion AccuRad PRD - Stahl
00385	000000007568	ACCURAD Personal Radiation Det	38511748	10000411706	Mirion AccuRad PRD - Tubbs
00385	000000007569	ACCURAD Personal Radiation Det	38511749	10000411706	Mirion AccuRad

Unit	Asset ID	Description	Tag Number	ID	New Description
					PRD - Coffman
00385	000000007570	ACCURAD Personal Radiation Det	38511750	10000411706	Mirion AccuRad PRD - Turner
00385	000000007571	ACCURAD Personal Radiation Det	38511751	10000411706	Mirion AccuRad PRD - Studer
00385	000000007572	ACCURAD Personal Radiation Det	38511752	10000411706	Mirion AccuRad PRD - King
00385	000000007573	Model 26-3 Frisker 0-1000mR/hr	38511691	10000411706	Model 26-3 Frisker - Turner
00385	000000007574	Model 26-3 Frisker 0-1000mR/hr	38511692	10000411706	Model 26-3 Frisker - Coffman
00385	000000007575	Model 26-3 Frisker 0-1000mR/hr	38511693	10000411706	Model 26-3 Frisker - Tubbs
00385	000000007576	Model 26-3 Frisker 0-1000mR/hr	38511694	10000411706	Model 26-3 Frisker - Stahl
00385	000000007577	Model 26-3 Frisker 0-1000mR/hr	38511695	10000411706	Model 26-3 Frisker - Studer
00385	000000007578	Model 3003 Multi Detector Rate	38511767	10000411706	Model 3003 - Turner
00385	000000007579	Model 3003 Multi Detector Rate	38511768	10000411706	Model 3003 - Coffman
00385	000000007580	Model 3003 Multi Detector Rate	38511769	10000411706	Model 3003 - Tubbs
00385	000000007581	Model 3003 Multi Detector Rate	38511770	10000411706	Model 3003 - Stahl
00385	000000007582	Model 3003 Multi Detector Rate	38511771	10000411706	Model 3003 - Studer
00385	000000007583	Model 44-10 2x2 in Nal Gamma S	38511772	10000411706	Model 44-10 Probe - Turner
00385	000000007584	Model 44-10 2x2 in Nal Gamma S	38511773	10000411706	Model 44-10 Probe - Coffman

Unit	Asset ID	Description	Tag Number	ID	New Description
00385	000000007585	Model 44-10 2x2 in Nal Gamma S	38511774	10000411706	Model 44-10 Probe - Tubbs
00385	000000007586	Model 44-10 2x2 in Nal Gamma S	38511775	10000411706	Model 44-10 Probe - Stahl
00385	000000007587	Model 44-10 2x2 in Nal Gamma S	38511776	10000411706	Model 44-10 Probe - Studer
00385	000000007588	Model 44-89 Square Cluster Pan	38511777	10000411706	Model 44-89 Probe - Turner
00385	000000007589	Model 44-89 Square Cluster Pan	38511778	10000411706	Model 44-89 Probe - Coffman
00385	000000007590	Model 44-89 Square Cluster Pan	38511779	10000411706	Model 44-89 Probe - Tubbs
00385	000000007591	Model 44-89 Square Cluster Pan	38511780	10000411706	Model 44-89 Probe - Stahl
00385	000000007592	Model 44-89 Square Cluster Pan	38511781	10000411706	Model 44-89 Probe - Studer
00385	000000007593	Model 42-41L Prescila Neutron	38511782	10000411706	Model 42-41L Neutron Probe - Turner
00385	000000007594	Model 42-41L Prescila Neutron	38511783	10000411706	Model 42-41L Neutron Probe - Coffman
00385	000000007595	Model 42-41L Prescila Neutron	38511784	10000411706	Model 42-41L Neutron Probe - Tubbs
00385	000000007596	Model 42-41L Prescila Neutron	38511785	10000411706	Model 42-41L Neutron Probe - Stahl
00385	000000007597	Model 42-41L Prescila Neutron	38511786	10000411706	Model 42-41L Neutron Probe - Studer

Unit	Asset ID	Description	Tag Number	ID	New Description
00385	000000008013	Ludlum Model 25-IS Intrinsic	38512132	10000411706	Model 25-IS - Stahl
00385	000000008014	Ludlum Model 25-IS Intrinsic	38512133	10000411706	Model 25-IS - Turner
00385	000000008015	Ludlum Model 25-IS Intrinsic	38512134	10000411706	Model 25-IS - Coffman
00385	000000008016	Ludlum Model 25-IS Intrinsic	38512135	10000411706	Model 25-IS - Tubbs
00385	000000008017	Ludlum Model 25-IS Intrinsic	38512136	10000411706	Model 25-IS - Studer
00385	000000008033	FASTENAL: 2500W 12V DC to 120V	38512152	10000411706	SOV Inverter - Flores
00385	000000008034	FASTENAL: 2500W 12V DC to 120V	38512153	10000411706	SOV Inverter - King