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Idaho National Engineering Laboratory

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INFORMATION ONLY

HEALTH AND SAFETY PLAN FOR OPERATIONS PERFORMED FOR THE ENVIRONMENTAL RESTORATION DEPARTMENT

TASK: ORGANIC CONTAMINATION IN THE VADOSE ZONE (OCVZ) TREATABILITY STUDY (VAPOR VACUUM EXTRACTION/ TREATABILITY STUDY)

R. D. Lee

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Work performed under DOE Contract No. DE-AC07-761D01570

Note: This Health and Safety Plan incorporates the <u>Health and Safety</u> <u>Plan for Operations Performed for the Environmental Restoration</u> <u>Program</u>, (EGG-WM-8771, Revision 2), with Appendix A completed for the Organic Contamination In the Vadose Zone (OCVZ) Treatability Study (Vapor Vacuum Extraction/Treatability Study).

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DEFORMATION CRUY

HEALTH AND SAFETY PLAN FOR OPERATIONS PERFORMED FOR THE ENVIRONMENTAL RESTORATION PROGRAM

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Prepared for the U.S. Department of Energy Office of Environmental Restoration and Waste Management Under DOE Contract No. DE-AC07-76ID01570

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HEALTH AND SAFETY PLAN FOR OPERATIONS PERFORMED FOR THE ENVIRONMENTAL RESTORATION PROGRAM

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6-21-91 Date

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DOE-ID approval letter for this Health and Safety Plan is attached to DRR number ERP-340, dated 6/21/91.

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ABSTRACT

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This document constitutes the generic health and safety plan for the Environmental Restoration Program (ERP). It addresses the health and safety requirements of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA); Occupational Safety and Health Administration (OSHA) 29 CFR 1910.120 standard; and EG&G Idaho, Inc. This plan is a guide to individuals who must complete a health and safety plan for a task performed for the ERP. It contains a task specific addendum that, when completed, specifically addresses task specific health and safety issues. This health and safety plan reduces the time it takes to write a task specific health and safety plan by providing discussions of requirements, guidance on where specific information is located, and specific topics in the Addendum that must be discussed at a task level. This format encourages a complete task specific health and safety plan and a standard for all health and safety plans written for ERP.

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ACRONYMS, ABBREVIATIONS, and DEFINITIONS

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Acronyms:

ALARA	As Low As Reasonably Achievable
ANST	American National Standards Institute
ARDC	Administrative Record and Document Control
anti-c	Anti-contamination
	Compliance Assurance
	Comprehensive Environmental Response Compensation, and Liability
CENCER	Ant
CEA	Contral Facilities Area
CED	Code of Federal Regulations
000	Consent Order and Compliance Agreement
CUCA CDD	Condignulmonary Resuscitation
	Department of Epergy
	Department of Energy - Idaho Operations Office of DOF
	Department of Energy - Idano operations office of Doc
DOP	Denantment of Transportation
	Department of Transportation
DKU	Direct Reading Dosimeter
	Document Revision Request
EPA	Environmental Protection Agency
ERP	Environmental Restoration Program
FIL .	Field leam Leader
Has	Health and Safety
HAZMAI	Hazardous materiais Response
HPI	Health Physics lechnician
HSO	Health and Safety Ufficer
HW	Hazardous Waste
IAG	Interagency Agreement
IH	Industrial Hygienist
INEL	Idaho National Engineering Laboratory
LEL	Lower Explosive Limit
MSDS	Material Safety Data Sheets
NEPA	National Environmental Policy Act
NIOSH	National Institute for Occupational Safety and Health
NRTS	National Reactor Testing Station
OMP	Occupational Medical Program
OSHA	Occupational Safety and Health Administration
PD	Program Directive
PM	Project Manager
PPE	Personal Protective Equipment
QE	Quality Engineer
QPP	Quality Program Plan
QAPjP	Quality Assurance Project Plan
RCRA	Resource Conservation and Recovery Act
RE	Radiological Engineer
SAP	Sampling and Analysis Plan
SCBA	Self-contained Breathing Apparatus
SE	Safety Engineer

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SOPStandard Operating ProcedureSSWPSpecial Safe Work PermitSWIMSSolid Waste Information Management SystemSWPSafe Work PermitTLDThermoluminescent DosimeterTRUTransuranicUSCGUnited States Coast Guard

Abbreviations:

NIOSH, 10/85--<u>NIOSH/OSHA/USCG/EPA Occupational Safety and Health Guidance</u> <u>Manual for Hazardous Waste Site Activities</u>, October 1985.

Definitions:

Action Limit--Any physical, chemical, or radiological limit set by a regulatory agency, EG&G Idaho, Inc., or safety individual at the task site.

Area--A geographic subdivision of the INEL or a location outside the INEL dependent on the INEL for logistical or administrative support (e.g., TAN, TRA, CFA, IF).

Facility--The minimum complete and usable unit of Real Property designed to contain an organizational unit or operational function (e.g., building, central steam station).

Hazardous Material Response (HAZMAT) employee--Member of a group of employees, designated by management, who is expected to perform work to handle and control actual or potential leaks or spills of hazardous substances requiring possible close approach to the substance. The HAZMAT Team performs responses to releases or potential releases of hazardous substances for the purpose of control or stabilization of an incident. A HAZMAT Team is not a fire brigade nor is a typical fire brigade a HAZMAT Team. A HAZMAT Team, however, may be a separate component of a fire brigade or fire department.

Task Site--Immediate working area where ERP task operations are being performed.

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HEALTH AND SAFETY PLAN FOR OPERATIONS PERFORMED FOR THE ENVIRONMENTAL RESTORATION PROGRAM

1. INTRODUCTION

This Health and Safety (H&S) Plan for operations performed for the EG&G Idaho, Inc. Environmental Restoration Program (ERP) establishes the procedures and provides general guidelines to minimize health and safety risks to the worker and public. This plan, in conjunction with associated task specific information required by this plan, shall be used during selected activities aimed at assessing and remediating past hazardous waste and/or hazardous substance disposal at the Idaho National Engineering Laboratory (INEL).

This H&S Plan and the associated task specific addendum required by this plan shall be in accordance with the Occupational Safety and Health Administration (OSHA), 29 CFR 1910.120 standard governing hazardous waste operations. It has been prepared in recognition of and is consistent with the <u>NIOSH/OSHA/USCG/EPA Occupational Safety and Health Guidance Manual for</u> <u>Hazardous Waste Site Activities</u>, October 1985 (hereafter referenced as NIOSH, 10/85); the <u>EG&G Idaho Company Procedures Manual</u>; the EG&G Idaho <u>Safety</u> <u>Manual</u>; and the EG&G Idaho <u>Radiological Controls Manual</u>.

This H&S Plan shall be used when work is performed at ERP task investigation sites by employees of EG&G Idaho, subcontractors to EG&G Idaho and employees of other firms, and Department of Energy (DOE) Laboratories. Occasional visitors and oversight personnel [DOE, State of Idaho, and Environmental Protection Agency (EPA) representatives] are subject to the requirements of Section 2.16 of this plan.

1.1 <u>H&S Plan Task Specific Addendum</u>

This H&S Plan must address the many diverse conditions encountered for each task included in the ERP investigations. Therefore, an addendum shall be written for each task that requires an H&S Plan. The task addendum shall include any <u>additions</u>, <u>omissions</u>, or <u>modifications</u> to the main body of this H&S Plan that can individualize this plan into a task specific plan. The task specific plan need not repeat EG&G Idaho or ERP procedures for safety and health. However, these procedures shall be referenced in the Addendum.

NOTE: If an existing document meets the intent of the task specific plan [e.g., Detailed Operating Procedure (DOP)], it may be attached as the Addendum to this H&S Plan. The following statement must then be included at the beginning of the task specific addendum: "The information contained in this document contains all the elements required by the task specific addendum and therefore replaces the stated addendum." If an existing document is used for the addendum, it does not have to be in the specified format of the addendum. The task specific H&S Plan will be considered complete when the H&S Plan task addendum is reviewed and approved per ERP Program Directive (PD) 2.2.

Upon request, a copy of this generic H&S Plan and an electronic copy of the generic H&S Plan task specific addendum may be obtained from the ERP Administrative Record and Document Control Office (ARDC, 526-2650). At a minimum, the generic H&S Plan shall be reviewed annually and revised as required; therefore the requester shall verify the revision number of the generic H&S Plan with ARDC. The electronic copy of the task specific addendum is provided as a guide in producing a task specific H&S Plan. Pertinent topics referencing the main body of this H&S Plan are provided in the electronic copy of the blank H&S Plan task specific addendum to aid the author in writing a complete task specific H&S Plan.

When the electronic guide is used to produce a task specific addendum, each topic must be evaluated to determine how it applies to the specific task requiring the addendum. If the topic does not apply to the subject task, "N/A" shall be written in that portion of the task specific addendum. If additional information is required to make a complete task specific H&S Plan, additional blank pages may be added at the end of the task specific addendum. All technical information requested in the addendum must be obtained from knowledgeable individuals associated with the specific task [e.g., monitoring equipment information should be obtained from the task specific addendum is completed in accordance with ERP PD 4.4 and reviewed and approved in accordance with ERP PD 2.2, it shall be sent to ARDC, appended onto the generic H&S Plan and processed. ARDC is responsible for maintaining the electronic copy and originals of the task specific H&S Plans.

Any modifications to an approved task specific plan shall be implemented through a Document Revision Request (DRR), as described in ERP PD 4.1. If the change is made in an existing document used as a task specific plan but the document is not an ERP document, the changes will be made in accordance with the directives of the program/facility responsible for the document: Documentation of any changes made to documents external to ERP must be provided to ARDC.

1.2 <u>Site Description</u>

INEL is a multipurpose laboratory originally established in 1949 by the U.S. Government, under the direction of the Idaho Operations Office of the Department of Energy (DOE-ID). The primary mission of INEL is to support the engineering and operations efforts of DOE and other federal agencies in areas of nuclear safety research, reactor development, reactor operations and training, nuclear defense materials production, waste management and technology development, and energy technology/conservation programs.

INEL, formerly the National Reactor Testing Station (NRTS), encompasses 890 square miles and is located approximately 20 miles west of Idaho Falls, Idaho (Figure 1-1). The United States Atomic Energy Commission, now DOE, established the NRTS in 1949 as a site for building and testing a variety of nuclear facilities. INEL has also been the storage facility of transuranic (TRU) radionuclides and low-level radioactive wastes since 1952. DOE-ID has responsibility for the INEL and designates authority to operate the INEL to government contractors. The primary contractor for DOE-ID at INEL is EG&G Idaho, Inc. which provides managing and operating services to the majority of INEL facilities. Other contractors who operate facilities at the INEL but are not covered by this H&S Plan include Westinghouse Idaho Nuclear Company, Argonne National Engineering Laboratory, Westinghouse Electric Corporation, and Rockwell Corporation.

Tasks being performed for the ERP are scattered throughout INEL, and detailed facility or task site descriptions are too numerous to include in this generic portion of the H&S Plan. Therefore, specific facility and/or task site descriptions shall be provided in the task specific addendum.

1.3 <u>Scope of Work</u>

ERP supports the following objectives identified in Chapter 2 of the Management Plan for the EG&G Idaho Environmental Restoration Program:

- Identify and remediate all past waste units presenting a potential threat to human health or the environment.
- Comply with the Consent Order and Compliance Agreement (COCA), which will be the integration document for INEL cleanup activities, by implementing the COCA Action Plan. Comply with the Interagency Agreement (IAG) when approved by DOE, Environmental Protection Agency (EPA) Region 10, and the State of Idaho.

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Figure 1-1. Map of INEL showing location of the major facilities.

- Comply with the Comprehensive Environmental Response Compensation, and Liability Act (CERCLA) and the Resource Conservation and Recovery Act (RCRA) as established in an IAG among DOE-ID, EPA, and the State of Idaho.
- Support the DOE Environmental Restoration Program, as directed by DOE Headquarters in Washington, D.C.

A detailed work scope shall be included in the task specific addendum.

Field activities conducted during investigations may result in an exposure to hazardous and/or radioactive materials or wastes resulting from direct contact with contaminated soil, rock, groundwater, airborne particulates, and vapors. Protecting task site personnel from occupational health and safety hazards will be of major concern during the field activities. To this end, the ERP has identified a number of subjects that will provide protection to personnel and the environment. The following major subjects are addressed:

- Health and safety responsibilities
- Personnel training
- Medical surveillance program
- Hazard evaluation
- Levels of protection and use of personal protective equipment (PPE)
- Safe work practices
- Establishment of work zones, site entry, and security procedures

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- Personnel and environmental monitoring and record keeping requirements
- Decontamination procedures
- Emergency procedures, equipment, and information.

Each subject is detailed in the following sections.

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2. HEALTH AND SAFETY RESPONSIBILITIES

Direct implementation of the H&S Plan is the responsibility of the Field Team Leader (FTL). The FTL and/or Project Manager (PM) shall determine the task organizational structure and expertise required to perform the task while minimizing any risks to personnel health and safety. Expertise that may be required for the task includes but is not limited to industrial hygiene, health physics, industrial safety, and essential technical skills. The FTL shall develop a task organizational chart that identifies all key personnel. Both lines of command and lines of communication shall be identified by the task organizational chart (see Figure 2-1). The task organizational chart shall be located in the addendum. A qualified person may act in dual positions for a task [e.g., IH and health and safety officer (HSO)]. An HSO shall always be identified for a task per the requirements of OSHA 1910.120. The following subsections outline the responsibilities of the most common key personnel. If warranted by the requirements of the task, additional specialized positions may be necessary.

2.1 Field Team Leader

The FTL, the individual overseeing task activities, has ultimate responsibility for the safe and successful completion of task activities and for all phases of safety at the task site. If operations have been halted due to a potentially hazardous health and safety issue, the FTL will confer with the IH, HSO, RE, PM, health physics technician (HPT), safety engineer (SE), and facility representative, as required by the situation, to provide a safe solution to the problem. In addition, the FTL must remain responsive to health and safety issues raised by task operations personnel.

The FTL will ensure an orientation meeting is conducted before the start of a task to review and discuss operating procedures and the Task Specific H&S Plan (including any attachments) with task operations personnel. If new team Doc. No.: <u>EGG-WM-10199</u> Section No. <u>H&S Plan</u> Revision No. <u>O</u> Date <u>August 1992</u> Page No. 2-2



----- Lines of Responsibility

- - - - Lines of Communication

Figure 2-1. Field organizational chart.

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members arrive at the task site after initiation of the task, the FTL shall ensure this orientation is presented to them.

At the beginning of each work day, the FTL (or alternate) will meet with task operations personnel to discuss the day's activities and address any health and safety issues that may have arisen or potentially could arise that day.

The FTL will ensure that all task operations personnel have received the appropriate training as required by Section 3 of this H&S Plan and that records of training for ERP personnel (including a copy of the signed Health and Safety Certification form as shown in the addendum) are submitted to the Training and Emergency Action Unit of the Waste Management Operations Support Group.

Additional responsibilities of the FTL include:

- Halting or modifying any task and/or evacuating the task site if work conditions are considered unsafe. This decision will be made after consulting with the HSO, IH, SE, and/or RE, as appropriate
- Reporting any accident, illness, or safety-related occurrence in accordance with Section 3 of the EG&G Idaho <u>Safety Manual</u>.
- Notifying the facility representative (if applicable) of any modifications or suspension of the task
- Ensuring that an interface exists with the analytical laboratories regarding any analyses of personnel monitoring and/or ambient air samples and provisions are made with the laboratory for a 24 to 48-hour turnaround for analysis in the event of an exposure suspected of being above an action level.

- Ensuring that all task site personnel understand and comply with all safety requirements
- Initiating corrective action for observed safety violations
- Ensuring that safety training is implemented as described in this plan (Section 3).

An FTL not at the task site must appoint an appropriate alternate to act as FTL. This change must be communicated to the facility representative, when necessary, and recorded in the FTL logbook. Appropriate alternates shall be listed in the task specific addendum.

2.2 Health and Safety Officer

The HSO is responsible for ensuring compliance with and the execution of the health and safety procedures described in this plan and the associated task specific addendum. The HSO will be supported by those personnel necessary to effectively implement the task specific H&S Plan and verify compliance (e.g., SE, IH, HPT, RE, and facility representative).

Responsibilities of the HSO include:

- Ensuring that all necessary safety equipment is located on or near the task site and properly maintained and calibrated by the appropriate personnel.
- Observing task site activities and reporting any deviations from the H&S Plan to the FTL
- Initiating contact with the INEL emergency response agencies (security, fire, medical) at the beginning of the task, ensuring personnel and environmental monitoring requirements are established

by the IH and RE (Section 9), and testing the emergency phone numbers to ensure accuracy.

2.3 Industrial Hygienist

The IH is the primary source of information regarding health issues at the task site. The IH is responsible for operations and maintenance of all monitoring equipment with the exception of radiological equipment and will maintain a daily logbook of monitoring activities. The IH will conduct task site health hazard assessments and advise the FTL on adequate health protection for task operations personnel. The IH will advise the FTL on changes to monitoring or PPE requirements throughout task activities and on any conditions necessitating task site evacuation and permitting personnel reentry to the task site.

The IH is responsible for designing a practical monitoring program to determine worker exposures to hazardous substances. The IH will also log results from field samples and observations.

NOTE: Much uncertainty is involved as to the chemical hazards that may be encountered. Not everything can be monitored, and professional judgment must be exercised at all times.

The IH shall aid the FTL in identifying employees experiencing adverse health effects that may have resulted from exposure to hazardous substances and environments and identifying such workers to the Occupational Medical Program (OMP).

2.4 <u>Health Physics Technician</u>

The HPT is the primary source of information and guidance with regards to radiological hazards. The HPT will be present at the task site before operations begin and at any point during task operations when a radiological hazard to operations personnel may exist or is anticipated.

Responsibilities of the HPT include:

- Ensuring radiological equipment is calibrated and functioning properly
- Radiological surveying of the task site, equipment (before and after decontamination), and samples
- Collecting and analyzing smears
- Providing guidance and monitoring decontamination of equipment (radiological contaminants)
- Providing the FTL, OMP, and RE with radiological monitoring information as requested
- Immediately notifying the FTL of any radiological occurrence that must be reported as directed by the EG&G Idaho <u>Safety Manual</u>, Section 3, Appendix II.
- Accompanying victim to the nearest INEL Medical Facility for evaluation if significant radiological contamination occurs.

2.5 <u>Radiological Engineer</u>

The RE is the primary source of information and guidance for radiological controls imposed on a task. The RE will make recommendations to minimize health and safety risks of task operations personnel if a radiological hazard exists or occurs at a task site.

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The responsibilities of the RE include:

- Performing radiation exposure estimates using information provided by cognizant engineers, area HPTs, history of past work evaluations, bioassays, FTLs, etc.
- Identifying the type(s) of radiological monitoring equipment necessary to maintain safe working conditions for task operations personnel
- Attending pre-job briefings if required by the FTL
- Advising FTL and HPT of changes in monitoring or PPE and task site evacuation and reentry.

2.6 Administrative Record and Document Control Office

The ARDC is responsible for organizing and maintaining data and reports (safety, sampling, and operations) generated by ERP investigations. ARDC maintains a supply of all controlled documents and provides a documented checkout system for the control and release of controlled documents, reports, and records. A copy of the H&S Plan and the associated electronic copy of the task specific addendum are available upon request by calling 526-2650.

2.7 Occupational Medical Program

The OMP is mandated by DOE 5480.8 and uses the sciences related to preventive medicine and environmental health to determine the effects of environmental stress on human health or disease.

The OMP has responsibilities in the following areas:

• Review and comment on INEL emergency plans and operations

- Provide diagnosis, medical opinion, and treatment for INEL
 employees with occupational or nonoccupational illness or injuries
- Assist in the documentation and investigation of work-related illnesses or injuries
- Provide medical opinion whenever there is doubt by the FTL, advisors, or employee of the ability of the employee to perform assigned work or work being considered for assignment
- Plan and provide emergency medical care in support of individuals and Area emergency actions
- Maintain and operate a radiation and chemical decontamination facility at Central Facilities Area (CFA)
- Provide medical surveillance of workers who are identified by an IH as having been or are likely to be exposed over action levels to specific hazardous environments or substances.

2.8 Facility Representative

The facility representative serves as the Area Landlord representative and is responsible for the safety of personnel and safe completion of all project activities conducted within his/her Area. Therefore, the facility representative will be kept informed of all activities performed in the Area. Where applicable, the facility representative and FTL shall agree upon a schedule for reporting task progress and plans for work. The facility representative will serve as advisor to task operations personnel with regard to the Area operations when the task is performed in his/her Area.

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2.9 ERP Group Manager

The ERP Group Manager is responsible for investigation and remediation activities performed by ERP. This manager provides technical coordination and interfaces with the DOE-ID Environmental Support Office. The ERP Group Manager ensures that all activities are conducted in accordance with DOE, EPA, and State of Idaho requirements and agreements; monitors and approves program budgets and schedules; ensures the availability of necessary personnel, equipment, subcontractors, and services; and provides direction for the development of tasks, evaluation of findings, development of conclusions and recommendations, and production of reports. The ERP Group Manager has primary responsibility for the technical quality of all projects and safety of personnel.

2.10 Project Manager

The PM has the responsibility for ensuring that all tasks conducted during the project are in compliance with the <u>Management Plan for the EG&G</u> <u>Idaho Environmental Restoration Program</u> and all applicable OSHA, EPA, DOE, Department of Transportation (DOT), and State of Idaho requirements: The PM is responsible for ensuring tasks comply with the ERP Quality Program Plan (QPP) (QPP-149), Quality Assurance Project Plan (QAPjP), H&S Plan, PDs, and Sampling and Analysis Plans (SAPs) of ERP. The PM coordinates all field, laboratory, and modeling activities.

2.11 Facility Manager

The Facility Manager is responsible for managing all aspects of the Area in his charge. The Facility Manager must be cognizant of work being conducted in the Area. 1

2.12 Environmental Hazardous Waste Engineer

The Environmental Hazardous Waste (HW) Engineer oversees, monitors, and advises EG&G Idaho organizations performing field activities at the INEL. Responsibilities include ensuring compliance with DOE Orders, EPA regulations, and other regulations concerning effects of activities on the environment. Additional responsibilities of the HW Engineer include:

- Acting as advisor for environmental concerns associated with ERP task activities
- Maintaining a library of applicable environmental information
- Disseminating applicable environmental information where/when needed.

2.13 <u>Safety Engineer</u>

The SE offers guidance on all safety issues arising at the task site, observes tasks and advises the FTL on required safety equipment necessary to promote a safe work environment, advises FTL and HSO about safety concerns arising during task operations, and recommends solutions to any concerns.

2.14 Quality Engineer

The Quality Engineer (QE) provides guidance on task site quality issues when requested. The QE observes task site activities and verifies that task operations comply with quality requirements pertaining to these activities. The QE identifies activities that do not or have the potential for not complying with quality requirements and suggests corrective actions for such activities.

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2.15 <u>Task Operations Personnel</u>

All task operations personnel, including EG&G and subcontractor personnel, are responsible for understanding and complying with requirements of the task specific H&S Plan. Task operations personnel will be briefed by the FTL before starting each day's activities. They should identify and discuss potentially unsafe task site activities or conditions with the FTL for corrective action. If unsafe conditions develop, task operations personnel are authorized to halt work and notify the FTL of the unsafe condition.

2.16 Oversight Personnel and Visitors

Oversight personnel (i.e., DOE-ID, EPA, and State of Idaho representative) and visitors shall be considered "workers on site only occasionally." To minimize risks that may result from task site activities, "workers on site only occasionally" must have official business and notify the FTL before entering the task site. All "workers on site only occasionally" shall follow the requirements of OSHA 1910.120(d)(3)(ii) which states:

Workers on site only occasionally for a specific limited task (such as, but not limited to, groundwater monitoring, land surveying, or geo-physical surveying) and who are unlikely to be exposed over permissible exposure limits and published exposure limits shall receive a minimum of 24 hours of instruction off the site, and the minimum of one day actual field experience under the direct supervision of a trained, experienced supervisor.

If these individuals meet the requirements stated above, they may not proceed beyond the support zone without receiving a safety briefing and wearing the appropriate protective equipment.

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3. PERSONNEL TRAINING

Task operations personnel classified by the PM and/or FTL as hazardous material workers shall receive hazardous material worker training as specified by OSHA 29 CFR 1910.120 and the EG&G Idaho <u>Safety Manual</u>, Section 8. Specific training requirements for each hazardous material worker may vary depending on the hazards associated with the job assignment (e.g., noise, radiation). All hazardous material workers must obtain OSHA Hazardous Waste Operator training. Additional training to be considered for hazardous material workers includes but is not limited to:

- Respirator Fit Test Qualification
- Radiation Worker
- Hearing Conservation.

In addition to the above mentioned training, at least one worker with Medic 1st [Cardiopulmonary Resuscitation (CPR) and First Aid] training shall be present at the task site when task operations personnel are present. Managers of hazardous material workers (e.g., PM, FTL) shall obtain Hazardous Waste Worker Supervisor Training. Additional safety training courses may be required as dictated by the job assignment. Section 8 of the EG&G Idaho <u>Safety Manual</u> contains course numbers and descriptions for all EG&G safety training courses.

Employees who attend training classes requiring an annual refresher course must attend the annual courses for as long as they remain active hazardous material workers. Proof of completion of all required training courses by employees and visitors must be provided to the Training and Emergency Action Unit of the Waste Management Operations Support Group. ERP personnel can also obtain information regarding ERP personnel training records
(e.g., due dates of refresher courses) from the Training and Emergency Action Unit of the Waste Management Operations Support Group.

The FTL will ensure that all task operations personnel understand the specific site hazards associated with each task at the daily briefings. Each FTL will also design and ensure implementation of a task specific training orientation to inform task operations personnel about the unique hazards or procedures, task specific H&S Plan, DOPs, etc. associated with the task at hand. Table 3-1 summarizes the above mentioned training requirements.

The following outline shall be used as a guideline for training and orientation before the start of a task. Personnel working at the task site shall be informed of the information listed in this outline, as applicable to the specific task.

A. WORK PLAN (SAP, Test Plan, etc.)

B. HEALTH AND SAFETY ITEMS

- 1. Personnel responsibilities
- 2. Medical program
- 3. Task site work zones
- 4. Vehicle operation and parking
- 5. Task site air and radiological monitoring
 - a. Monitoring equipment (task site and personal)
 - b. Calibration
 - c. Maintenance and decontamination procedures

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Training Topic ^b	Personnel Job Description	Task Operations <u>Personnel</u>	Field <u>Managers</u>
OSHA Hazardous Waste Operator	Cleanup or operations of hazardous waste sites	R	R
Respirator Fit Test Qualification	Work area requires use of respirator	R	R
Radiation Worker	Level of radiation exposure determines training category	R	R
Medic 1st	First Aid, CPR	R*	0
Personal Protective Clothing and Equipment	Required to wear Chemical and/or Radiological	R	R
Site Specific Hazards (FTL develops this training)	Encounters task specific potential hazards	R	Develop
Decontamination	Chemical and/or Radiological Procedures	R	R
Hearing Conservation	IH determines exposure to noise above 8-hour time-weighted average of 85 decibels	R	R
Emergency Training	Knowledge of Area drills, rescue, response, information	R	R
<pre>R: Required 0: Optional *: At least one worker operations personne</pre>	with Medic 1st Training shall l are present.	be at task sit	e when task
 a. Additional training be listed in the add b. These training topic (See EG&G Idaho Safe) 	may be required for each task dendum. cs include both the initial and ety Manual. Section 8 for speci	or individual 1 refresher tra ific safety tra	and should ining ining course

TABLE 3-1. Training topics for ERP hazardous material workers^a

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B. HEALTH AND SAFETY ITEMS (continued)

- 6. Potential hazardous contaminants and chemical hazards (toxicity and symptoms) present at the task site
- 7. Potential radiological contaminants
- 8. Task Specific Hazard Communication (in addition to the General Hazard Communication) training
 - a. Inventory of hazardous agents
 - b. Material Safety Data Sheets (MSDSs)
 - c. Container labeling
 - d. Informing visitors
 - e. Contractor inventory and MSDSs
- 9. Contingency plans and responses
 - a. Spill control
 - b. Work stoppage
- 10. Use of field equipment and supplies
 - a. Drilling equipment
 - b. Work tools
 - c. Sampling equipment
 - d. Decontamination of equipment and supplies
- 11. Task site control and security
- 12. Buddy system and hand signals

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B. HEALTH AND SAFETY ITEMS (continued)

- 13. Work limitations
 - a. Weather
 - b. Fatigue
 - c. Heat stress,
 - d. Cold stress
 - e. Hours of work
 - f. Illumination
 - g. Lightning
- C. PERSONAL PROTECTIVE EQUIPMENT AND CLOTHING
 - 1. General
 - 2. Availability
 - 3. Level D PPE and clothing, as defined by OSHA, including limitations of protection
 - a. Work clothing
 - b. Eye protection
 - c. Foot protection
 - d. Head protection
 - e. Hearing protection
 - 4. Level C PPE and clothing, as defined by OSHA, including limitations of protection
 - a. Respiratory protection
 - b. Work clothing
 - c. Eye protection

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C. PERSONAL PROTECTIVE EQUIPMENT AND CLOTHING (continued)

- d. Foot protection
- e. Head protection
- f. Hearing protection
- g. Skin/hand protection
- 5. Level B PPE and clothing, as defined by OSHA, including limitations of protection
 - a. Air supplied hood or self-contained breathing apparatus (SCBA)
 - b. Disposable, chemically resistant coveralls
 - c. Anti-contamination (anti-c) clothing as recommended by the RE
 - d. Chemically resistant safety shoes with steel toe
 - e. Chemically resistant shoe covers
 - f. Hard hat
 - g. Inner and outer chemically resistant gloves
 - h. Hearing protection, as required by IH
- 6. Level A PPE and clothing, as defined by OSHA, including limitations of protection
 - a. SCBA
 - b. Fully encapsulating, chemically resistant suit
 - c. Additional anti-c clothing, as recommended by the RE
 - d. Chemically resistant safety shoes with steel toe
 - e. Chemically resistant shoe covers
 - f. Hard hat
 - g. Inner chemically resistant gloves
 - h. Hearing protection, as required by IH

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C. PERSONAL PROTECTIVE EQUIPMENT AND CLOTHING (continued)

- 7. Zone I anti-c clothing minimum requirements
 - a. One pair cloth anti-c coveralls (or disposable) (as required by HPT)
 - b. One yellow cloth hood (or disposable)
 - c. Two pair shoe covers
 - d. One pair latex gloves and cloth glove liners
- 8. Zone II anti-c clothing minimum requirements
 - a. One pair yellow cloth anti-c coveralls (or disposable)
 - b. One yellow cloth hood (or disposable)
 - c. Three pairs shoe covers (two pairs must be vinyl)
 - d. One pair latex gloves and cloth glove liners
- 9. Zone III anti-c clothing minimum requirements
 - a. One pair yellow cloth anti-c coveralls and head cover (hood)
 - One pair disposable anti-c coveralls (or plastic anti-c suit) with disposable hood
 - c. Three pairs shoe covers (two pairs must be vinyl)
 - d. Two pairs gloves and cloth glove liners
 - e. Respiratory protection commensurate with the contamination levels
- 10. Decontamination procedures
 - a. Chemical contaminants
 - b. Radiological contaminants
 - c. Mixed contaminants

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D. EMERGENCY ASSISTANCE

- 1. Availability of emergency services and location of telephone and telephone numbers, MSDSs, and other emergency information
- 2. Transportation of emergency cases and accompanying medical monitoring procedures
- 3. Emergency assistance and review of hand and audible signals
- E. SPECIAL PRECAUTIONS DURING TASK SPECIFIC OPERATIONS
 - 1. Most dangerous times
 - 2. Most dangerous conditions
 - 3. Specific task checklist.

In addition, the FTL will conduct safety briefings (a) at the beginning of each shift, (b) whenever new personnel arrive at the task site, and (c) as significant changes to task site or work conditions occur.

4. MEDICAL SURVEILLANCE PROGRAM

Employees identified as hazardous waste workers as defined by OSHA (29 CFR 1910.120) require medical surveillance examinations prior to beginning duties, annually, and at the termination of hazardous waste duties (if they have not had such an examination within a year). This includes (a) employees who are or who may be exposed to hazardous substances at or above established permissible exposure limits, without regard to respirator use, for 30 or more days per year; (b) those who wear a respirator for 30 or more days per year; and (c) all HAZMAT employees. In addition, employees who must use a respirator in their job or are required to take training to use a respirator to perform their duties under this plan must be medically evaluated for respirator use at least annually.

The OMP is responsible for evaluating the physical ability of a worker to perform the task assigned. The OMP provides medical clearance to the worker for the work to be performed. The OMP may impose restrictions on the employee by limiting the amount or type of work performed. The PM (or the IH and/or HP with the approval of PM) must provide the job related background information listed below to the OMP for each hazardous material worker. This information must be submitted to the OMP before work begins and annually, one month before birth date of the employee to maintain hazardous waste/hazardous material worker medical clearance. It may be submitted on EG&G Form 3044, "Hazardous Material Worker Job Related Background Information;" EG&G Form 735, "Industrial Hygiene Identification Of An Employee For A Medical Surveillance Program To OMP;" or by other means acceptable to the OMP.

- Medical history and physical examination
 - Preemployment medical examination, for full-time employees

- Current comprehensive medical examinations, for full-time employees, in an INEL medical facility

- Records and reports from employees' private physicians, as required by the Site Occupational Medical Director
- Medical evaluation by OMP on return to work following an absence in excess of one work week (40 consecutive work hours) resulting from illness or injury
- Medical evaluation in the event a supervisor questions the physical condition of an employee
- Medical evaluation in the event the employee questions his/her physical condition
- Job related background information (Form EG&G-3044)
 - What type of job does the individual perform?
 - When was the individual first exposed to hazardous substances or working in an environment with potential hazardous exposure at the INEL?
 - Relevant environmental monitoring (IH and HPT) data including sample dates and places (if the employee has been exposed to substances or physical agents above an action level)
 - How and when was/will the employee (be) trained in PPE including respirators?
 - What type of respiratory protective device is to be used?
 - How many days per month is respiratory protection to be used?
 - How long is this work to continue?

The above information and examinations are used to determine the following for each employee:

- Ability to perform routine occupational tasks
- Work in protective equipment and/or heat stress environments
- Use of respiratory protection
- Need to be entered into additional specific medical surveillance examination programs.

Employees are cleared as hazardous material workers with or without specific restrictions relating to heat stress, certain job tasks, and/or use of respirators. If the OMP does not have sufficient information at the time of request for clearance for respirator training, the supervisor is notified and clearance is withheld until the needed information is provided and any necessary additional examination or testing is completed.

Results of the following tests shall be made available to the OMP when any abnormal exposure is noted or a radiological contamination incident occurs:

- Whole body count (baseline, annual, and on actual or suspected radiological contamination incident)
- Bioassay (baseline, as required to assess internal radiation dose, and on actual or suspected radiological contamination incident).

Subcontractors are responsible for being in compliance with health and safety requirements as stated in 29 CFR 1910.120. All medical data collected pursuant to hazardous material worker qualification of a subcontractor worker shall be made available to the OMP. Background information about the subcontractor worker will assist the OMP in assessing the medical ability of the subcontractor worker to work should doubt arise during task operations. This information is also required from the subcontractor in order for the OMP to clear the subcontractor worker as a hazardous material worker. Subcontractor past radiation exposure history shall be submitted to the Operational Dosimetry Unit of EG&G Idaho (Section 3.5 of Chapter 2 in the <u>Radiological Controls Manual</u>).

It is the policy of the OMP to examine all workers, including subcontractors, when they are injured on the job or there is reason to believe that they have been exposed, over an action level, to toxic substances or physical agents.

Before initiation of any task where a chemical/radiological hazard exists, the appropriate medical facility will be notified of the start of the task, anticipated schedules, and task site locations by the HSO. In addition, the OMP shall be supplied with an inventory of the known hazardous constituents located at the task sites.

In the event of an IH and/or RE documented exposure to a hazardous substance or physical agent over an action level, the worker(s) shall be transported to the nearest medical facility for evaluation. Further medical evaluation will be in accordance with the symptoms, specific hazard involved, exposure level, medical surveillance requirements, current health and safety directives, and sound medical practices.

The following information shall be provided to the OMP:

- Name, job title, work location, supervisor's name, and supervisor's phone number
- Substances/physical agents (e.g., noise) involved

- Date the employee was first exposed to the substance/physical agent on this task
- Monitoring data including locations of samples and dates samples were taken, if exposed over action level
- PPE in use during this task
- Number of days per month PPE has been in use
- How long this employee will be exposed to the substance or physical agent
- Training the employee has received in the use of PPE
- Type of respirator, if any, being used.

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5. HAZARD EVALUATION

Personnel may be exposed to a variety of substances and physical agents while working at the task site. Exposures may be a result of contacting materials stored, handled, or disposed; equipment being used; weather conditions or time of day; environmental surroundings; and/or task specific working conditions. The FTL should asterisk all suspected hazardous materials pertinent to the task on the list provided in the task specific addendum. Any additional stress agents should also be listed in the task specific addendum. A job hazard analysis using <u>EG&G Idaho Company Procedure</u>, Number 11.9 shall be used as appropriate to perform portions of the task site hazard evaluation. All personnel working at a task site should be aware of existing hazards.

The following sections provide general information on the types of potential exposures that may be encountered while working at task sites.

5.1 <u>Chemical Agents</u>

Exposure to chemical agents may result when personnel come in contact with gaseous, liquid, or solid materials encountered at the investigation sites. Personnel shall make every effort to avoid direct contact with disposed or hazardous materials. Task operations personnel may be exposed to contamination through inhalation, ingestion, absorption (skin/eye), and injection (puncture wound).

- Inhalation of hazardous materials can occur due to lack or improper use of respiratory equipment, malfunctioning monitoring equipment, presence of undetected chemicals, or chemicals in quantities greater than the respiratory equipment protection limits.
- Digestive system may be affected by hazardous substances when workers do not practice good personal hygiene habits (e.g., washing hands thoroughly after completion of work and before smoking,

eating, drinking, and chewing gum or tobacco). Inhaling or swallowing airborne hazardous substances may also produce adverse effects to the digestive system.

- Skin absorption of solid, liquid, or gaseous hazardous substances can occur through cuts or abrasions. Skin absorption can occur when a worker does not wear proper protective clothing or when a breach of protective clothing has occurred.
- Eye irritation may develop from solid, liquid, gaseous contaminants. This irritation may occur when a worker does not wear proper eye protection or when unwashed hands come in contact with the eyes.
- Hazardous substances may be injected into the body through puncture wounds occurring from contaminated equipment with sharp edges or protrusions.

5.2 Fire and Explosion

Explosions and fires may occur as a result of activities such as moving drums, accidentally mixing incompatible chemicals, introducing an ignition source into an explosive or flammable environment, or refueling equipment. Intense heat, open flame, smoke inhalation, flying objects, and the release of toxic chemicals into the environment can result.

5.3 Oxygen Deficiency

Oxygen deficiency can result from the displacement of oxygen by another gas or the consumption of oxygen by a chemical reaction. Confined spaces or low-lying areas such as pits or trenches are particularly susceptible to oxygen deficiency. The EG&G Idaho <u>Safety Manual</u>, Section 20 Appendix A and

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the <u>EG&G Idaho Company Procedures Manual</u>, Number 11.3, should be reviewed by those working in a confined space.

5.4 <u>Radiological Hazards</u>

The potential exists for radiation exposure and radiological contamination to task operations personnel. Contamination is the presence of uncontained radioactive material on any object or surface or in the atmosphere, especially where the presence of radioactive material may be harmful or could be spread if disturbed by an outside agent.

Types of contamination are discussed below.

- Loose contamination is easily spread to adjacent areas and can be ingested or inhaled.
- Fixed contamination is the presence of uncontained radioactive material on surfaces which cannot be easily removed by normal decontamination techniques.
- Airborne contamination is normally in particulate form and is of concern because it can be ingested or inhaled. When inhaled, airborne particulate can deposit in the lungs and diffuse to other parts of the anatomy causing an internal exposure hazard (respiratory protection must be worn when entering an airborne contamination area.)

Contamination may enter the body through

- Absorption
- Injection
- Ingestion
- Inhalation.

Radiation is energy emitted from a source that travels in
electromagnetic waves or very small particles at various speeds or energies.
Ionizing radiation is energy emitted from an unstable atom in the form of
particles (alpha, beta, neutron) and/or electromagnetic wave or photons (gamma and x-ray) which has enough energy to interact with other atoms and change
their charge. Personnel may be irradiated without contamination but cannot be contaminated without being irradiated.

5.5 <u>Biological Hazards</u>

Waste from research facilities, garbage, and animal feces may contain disease-causing organisms. If these agents are present, they could infect task operations personnel and be dispersed in the environment by water and wind. It is recommended (not required) that operations personnel be immunized against tetanus bacteria, which live in the soil, to minimize the effects of possible exposure.

Encounters with wildlife may be possible at the task site. Snakes, insects, and other animals can and will bite if disturbed and avoidance is the best solution. Prompt first aid should be performed if this type of injury occurs.

5.6 Industrial Safety Hazards

Numerous unsafe conditions or actions may be encountered. These may include:

- Existing objects and terrain
- Elevated work areas
- Lifting heavy objects
- Moving machinery and falling objects
- Personal protective equipment

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- Task related equipment
- Excavation, trenching, and shoring.

Task operations personnel should look for potential hazards and immediately inform the FTL of those hazards so that action can be taken to minimize injury due to an unsafe condition or action.

5.6.1 Existing Objects or Terrain

Existing objects and terrain can present safety hazards such as:

- Holes and ditches
- Precariously positioned objects (e.g., drums or boards that may fall)
- Sharp objects (e.g., nails, metal shards, and broken glass)
- Slippery surfaces
- Overhead power lines
- Steep grades
- Uneven terrain
- Unstable surfaces (e.g., walls that may collapse or flooring that may give way)
- Ladders/stairs.

Additional safety hazards introduced by the task should be listed in the task specific addendum.

5.6.2 Elevated Work Areas

During the course of task activities, personnel may be required to work on elevated equipment. When such work must be performed, the provisions stated in Section 16 of the EG&G Idaho <u>Safety Manual</u> shall be followed. In addition, personnel required to work under these conditions shall be trained on the use of elevated equipment.
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5.6.3 Lifting Heavy Objects

Operations personnel may risk injury by lifting heavy objects. All operations personnel should be trained in the proper method of lifting heavy equipment and cautioned against lifting objects that are too heavy. Mechanical and hydraulic assists will be used whenever possible to minimize lifting dangers.

5.6.4 Moving Machinery and Falling Objects

Task operations personnel may be subject to lacerations and contusions (cuts and bruises) when activity involves contact with moving machinery and falling objects. Injury can be minimized by wearing protective clothing, hard hats, steel-toed boots, and using mechanical assists whenever possible. Loose clothing or neck chains for security badges should not be worn and hair should be secured when personnel work around equipment with moving parts or any other potentially hazardous piece of equipment. All moving and rotating machinery must be properly guarded and guarding must remain in place.

5.6.5 Personal Protective Equipment

Wearing PPE may reduce a worker's ability to move freely, see clearly, and hear directions and noise that might indicate a hazard. Also, PPE can increase the risk of heat stress. Personnel must adjust their work activities to accommodate limitations.

5.6.6 <u>Task Related Equipment</u>

Hazardous equipment and/or situations not mentioned above shall be listed in the task specific addendum. The FTL shall make all personnel aware of possible dangers associated with use of hazardous equipment and/or situations.

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5.6.7 Excavation, Trenching, and Shoring

Work at hazardous waste sites may involve excavations for purposes of positioning equipment, removal of contaminated soils, removal of underground tanks, or retrieval of containers such as drums, piping systems, or other buried materials. Tasks which involve work in any excavation present serious potential hazards to personnel; personnel protective systems, barricades, signs, and daily inspections are some of the safeguards required for excavation work. For more detail, see the OSHA requirements outlined in 29 CFR 1926, Subpart P - Excavations. In addition, EG&G Idaho <u>Safety Manual</u> Section 20.0, Appendix B, contains additional requirements which may be more restrictive than those of the OSHA standard.

5.7 <u>Electrical Hazards</u>

Overhead power lines, downed electrical wires, and buried cables all pose the danger of shock or electrocution of workers. Electrical equipment may also pose a hazard to workers. Careful observation for overhead electrical hazards will be performed by operating personnel before raising masts on drill rigs or using cranes. Underground utility clearances must be obtained before drilling or excavating operations by contacting Telecommunications (526-1591/526-2512). The EG&G Idaho <u>Safety Manual</u>, Supplement 2.2 "Safe Work Permits (SWPs)/Special Safe Work Permits (SSWPs)," and Section 10, "Electrical Safety," shall be followed for all work performed near overhead electric lines and electrical work.

5.8 <u>Heat Stress</u>

Workers may be required to wear protective clothing that could prevent the body from cooling naturally, thus causing a rise in body temperature. High body temperatures can result in heat fatigue, physical discomfort, and death. The IH must inform the FTL of signs and symptoms of heat stress to preserve safe work conditions at the task site. Work scheduled for summer months is subject to higher ambient temperatures than in winter. Radiant heat can create a hazard in the summer. <u>EG&G Idaho Company Procedures Manual</u>, Number 11.10 discusses the hazards of heat stress.

5.9 <u>Cold Exposure</u>

Exposure to low temperatures may be a factor if work is done in the evening hours, if winds are high, if unpredictable weather moves in, and in the winter months (e.g., at 50°F, with a 25 mph wind, the equivalent chill temperature is 32° F). <u>EG&G Idaho Company Procedures Manual</u>, Number 11.10 discusses the hazards of cold stress.

5.10 <u>Noise</u>

Task operations personnel may be exposed to high levels of noise generated by heavy equipment and other sources.

5.11 Decontamination

The chemical and radiological decontamination processes for tools, equipment, clothing, and personnel to remove contaminant generated by the task site activities have the potential for spreading contamination and increasing the exposure to personnel if care is not exercised when decontamination activities are taking place. High pressure hot water and steam used in the process can present a hazard if blasts of either agent rebound into the face or onto the body. In addition, airborne contaminants may result from this process. Decontamination procedures shall be followed and appropriate personal protection shall be used during decontamination activities. Good housekeeping measures will be followed, so that decontamination liquids do not present a hazard.

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5.12 Work Stress

Hazardous activities that rely on a high degree of personal alertness shall be performed under controlled conditions of job performance as outlined in Section 20 of the EG&G Idaho <u>Safety Manual</u>. The FTL assumes responsibility of good judgment in the assignment of personnel fatigued by excessive hours of work in psychologically and possibly physiologically stressful environments.

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6. LEVELS OF PROTECTION AND PERSONAL PROTECTIVE EQUIPMENT

Selection of PPE is based on the recommendations contained in NIOSH, 10/85. Each work location will be evaluated for potentially hazardous contaminants by the SE, IH, and HPT before entry. Due to the types of known contaminants and the likelihood of unknown contaminants being present, several recommended levels of PPE are described in this section. The levels are Level A, Level B, Level C, and Level D. Radiological control levels include Zone I, Zone II, and Zone III. The required level for PPE will depend on the IH and RE task site hazard assessment, physical conditions, and monitoring data. The level of PPE used at the task site shall be specified by the IH and RE. Changes in PPE level shall be documented in the FTL logbook.

Without compromising the protection from chemical and radiological exposure, and considering the comfort of the workers, Level B and Level C clothing may be modified as stated in Chapter 8 of the referenced NIOSH, 10/85. That decision will be made by the IH and HPT and documented by the FTL in the task specific addendum.

6.1 <u>Respiratory Protection</u>

All personnel shall wear only those respirators for which they have been trained and acceptably fit-tested. Respirators shall be used under the recommendation of the IH and HPT. Also, guidelines for respirator use, emergency use, storage, cleaning, and maintenance, as stated in <u>EG&G Idaho</u> Company Procedures Manual, Number 11.1, shall be followed.

Inspection procedure performed before respirators are used:

- Check to ensure that bag containing respirator is intact and that expiration date stamped on bag has not expired.
- Check to make sure respirator is clean.

- Look for breaks or tears in the headband material. Stretch the bands to ensure sufficient elasticity.
- Ensure that all headbands, fasteners, and adjusters are in place and not bent.
- Check the facepiece for dirt, cracks, tears, or holes. Ensure that the rubber is flexible, not stiff.
- Check the shape of the facepiece for possible distortion that may occur if the respirator is not properly stored.
- Check the exhalation valve located near the chin between the cartridge holders by:
 - Unsnapping the cover,
 - Lifting the flexible rubber valve and the valve seat to check for cracks, tears, dirt, and distortion, and,
 - After replacing the cover, ensuring that it spins freely.
- Check both inhalation valves located under the respirator cartridges for the same items listed above.
- Check the cartridge holders to ensure that they are clean, necessary gaskets are in place, threads are not worn, and-there are no cracks or other visible signs of damage and ensure that they are the correct type of cartridge required for the job.
- Check cartridges (especially the threaded portions) for dents or other damage.

6.2 Level D Personal Protective Equipment

Personnel working inside the task site and wearing Level D PPE shall wear, as appropriate:

- Safety glasses (see Section 16 of EG&G Idaho <u>Safety Manual</u>)
- Safety shoes as described in Supplement 16.4 of the EG&G Idaho Safety Manual

- Hard hat (see Section 16 of the EG&G Idaho <u>Safety Manual</u>)
- Hearing protection as required in the <u>EG&G Idaho Company Procedures</u> <u>Manual</u>, Number 11.7.

6.3 Level C Personal Protective Equipment

Personnel working inside the task site and wearing Level C PPE shall wear, as appropriate:

- Full-face or half-face air-purifying respirator (with appropriate filters and eye protection) as required by INEL Health Physics and the IH.
- NOTE: The use of half-face respirators is not permitted in a radiological environment without authorization of the program/facility manager in consultation with a radiological engineer per <u>EG&G Idaho Company Procedures Manual</u>, Number 11.1.
- Disposable chemical-resistant coveralls
- Anti-c clothing as recommended by RE if radiological hazards exist (see Section 6.6 below)
- Safety shoes as described in Supplement 16.4 of the EG&G Idaho Safety Manual
- Chemically resistant shoe covers
- Hard hat (see Section 16 of the EG&G Idaho <u>Safety Manual</u>)
- Inner chemically resistant gloves
- Outer chemically resistant gloves
- Hearing protection as required in the <u>EG&G Idaho Company Procedures</u> Manual, Number 11.7
- Eye protection as required by SE (see Section 16 of the EG&G Idaho Safety Manual)
- Emergency egress respirator.

6.4 Level B Personal Protective Equipment

Level B is the same as Level C except the respiratory protection is upgraded to air supplied hood or SCBA. Personnel working inside the task site with designated Level B PPEs shall wear, as appropriate:

- Air supplied hood or SCBA
- Emergency egress respirator
- Disposable chemically resistant coveralls
- Anti-c clothing as recommended by the RE if radiological hazards exist (see Section 6.6 below)
- Safety shoes as described in Supplement 16.4 of the EG&G Idaho Safety Manual
- Chemically resistant shoe covers
- Hard hat (see Section 16 of the EG&G Idaho <u>Safety Manual</u>)
- Inner chemically resistant gloves
- Outer chemically resistant gloves
- Hearing protection as required in the <u>EG&G Idaho Company Procedures</u> <u>Manual</u>, Number 11.7.

6.5 Level A Personal Protective Equipment

In rare circumstances, it may be necessary for operating personnel to wear Level A PPE. Level A has the same maximum respiratory protection as Level B; however, the highest available skin and eye protection are required for Level A. All personnel required to wear Level A PPE should include, as appropriate:

- SCBA
- Escape SCBA
- Fully encapsulating, chemically resistant suit
- Additional anti-c clothing as recommended by the RE if radiological hazards exist (see Section 6.6 below)

- Safety shoes as described by Supplement 16.4 of the EG&G Idaho Safety Manual
- Chemically resistant shoe covers (if applicable)
- Hard hat (if applicable)
- Inner chemically resistant gloves
- Hearing protection as required in the <u>EG&G Idaho Company Procedures</u> <u>Manual</u>, Number 11.7.

6.6 <u>Personnel Protection in Radioactively Contaminated Areas</u>

Anti-c clothing shall be worn in contamination control zones. Personal clothing other than underwear and shoes shall not be worn in Zones II and III. Health Physics personnel (HPT and RE) shall define the anti-c requirements for working in areas on the basis of contamination levels determined by surveys and the guidelines below. For entry into Zones II and III, all openings between the coveralls and shoe covers, gloves, and hood shall be taped. Anti-c clothing shall be donned only at or near the contamination control point of the area to be entered. Guidelines for personnel protection in radioactively contaminated areas are contained in the EG&G Idaho <u>Radiological Controls Manual</u>, Chapter 4, Section 3.5.1. The minimum anti-c personal protection for each contamination zone is presented below.

6.6.1 Zone I - Low Level Contamination

The minimum requirements for Zone I anti-c personal protection include:

- One pair of cloth anti-c coveralls (or disposable)
 - Note: This requirement may be deleted by the HPT for walkthrough entries or health physics surveys.
- One pair of shoe covers
- One pair of latex gloves.

6.6.2 Zone II - Moderate Level Contamination

The minimum requirements for Zone II anti-c personal protection include:

- One pair yellow cloth anti-c coveralls (or disposable)
- One yellow cloth hood (or disposable)
- Three pairs of shoe covers (two pairs must be vinyl)
- One pair latex gloves.

6.6.3 Zone III - High Level Contamination

The minimum requirements for Zone III anti-c personal protection include:

- One pair yellow cloth anti-c coveralls and hood
- One pair disposable anti-c coveralls (or plastic anti-c suit) with disposable hood
- Three pairs of shoe covers (two pairs must be vinyl)
- Two pairs of latex gloves
- Respiratory protection commensurate with contamination levels.

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7. SAFE WORK PRACTICES

An SWP or SSWP may be required for a task as described in Section 2.4 of the EG&G Idaho <u>Safety Manual</u>. That section along with Supplement 2.2 describe the types of work that require an SWP or SSWP.

Several factors may affect the safe working environment in the field (e.g., inclement weather, confined work space, extended working schedules, work in heavy PPE, temperature, and work done under artificial illumination). These factors can compromise the work performance of task operations personnel. The FTL is responsible for communicating with task operations personnel to ensure safe and efficient work conditions.

7.1 Working in Confined Spaces

If work is to be performed in a confined space, the FTL will ensure the area is safe for entry, work, and egress in accordance with <u>EG&G Idaho Company</u> <u>Procedures Manual</u>, Number 11.3. If appropriate, specific task site instructions for working in confined spaces shall be presented in the task specific addendum. Task operations personnel shall not enter the confined space until safety personnel and the FTL can ensure it to be safe and the SWP is approved.

7.2 Extended Working Schedules

If work schedules must be extended, Section 20 in the EG&G Idaho <u>Safety</u> <u>Manual</u> offers the guidelines and managerial approval needed for personnel working more than a 48-hour week. The FTL is responsible for the safety of task operations personnel; however, when work weeks are in excess of 48 hours, the FTL must realize that physiological and psychological stresses reduce the safety and efficiency of the field operations. Ultimate responsibility for safety of operations belongs to the FTL.

7.3 Working in Heavy PPE

Work performed in heavy PPE creates additional stresses which severely limit the ability of operations personnel to work long shifts. The FTL should be aware of such limitations and adjust schedules accordingly. The IH and HPT will advise the FTL on this issue.

7.4 Working with Artificial Illumination

If hot and/or windy conditions exist during the regular work shift, schedules may be changed to perform operations at night. Artificial illumination, although a necessity, can create an environment of reduced visibility for the workers. Task operations personnel must be alert and cautious as they maneuver around work areas.

7.5 Buddy System

The buddy system is an effective way to ensure each worker is monitored as to his mental and physical well being during the course of a work day. By using the buddy system, task operations personnel can reduce the chance of being ill or injured and not be noticed. This is particularly crucial for workers in the exclusion zone (Section 8.1 of this H&S Plan). The FTL will pair workers to regularly check on one another during the day's activities. Each member of the pair will observe the other for alertness, motor functions, and coherence.

7.6 Handling Drums and Containers

Drums and containers handled during the task shall be addressed in the task specific addendum. Each drum or container shall meet the appropriate DOT, OSHA, and/or EPA regulations for the wastes they contain. The addendum shall address inspection, labeling, handling operations, waste characterization, spill containment, and transportation. EG&G Idaho <u>Company</u>

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<u>Procedures Manual</u>, Numbers 8.1, 8.2, and 8.3 address many of the above items. In addition, if the work plan associated with the task addresses the handling and disposing of waste, the work plan shall be referenced in the addendum.

7.7 ALARA Goals

The as low as reasonable achievable (ALARA) policy objective is to reduce personnel and environmental radiation exposures and doses to the lowest levels in keeping with good operating practices. The ALARA program establishes annual radiation dosage goals and management commitments to assist in meeting these goals.

Personnel working at the task site must strive to keep his or her radiation exposure ALARA through the following practices:

- Adhere to all written radiological requirements and verbal guidance
- Be aware of personal radiation exposure history
- Work within ALARA guidelines and make suggestions as needed
- Minimize the production of all radiological waste
- Minimize personal radiation exposure by these basic protection techniques:
 - Time exposure is minimized as time is minimized
 - Distance maintain a maximum distance from radiation source
 - Shielding use any solid material (e.g., lead, steel, concrete) as a shield (Exposure amounts will vary depending on thickness and type of material.)
 - Limits radiation exposure limits are contained in the EG&G Idaho <u>Radiological Controls Manual</u>, Chapter 2, Section 3.2
- Adhere to general safe work practices discussed in Section 7.9 of this plan.

7.8 Radioactive Spill Control

Contamination in uncontrolled areas is designated as a "spill"; if a spill is noticed, task operations personnel shall initiate the SWIMS approach:

- Stop the spill
- Warn area personnel and notify Health Physics
- Isolate the area
- Minimize exposure to the spill
- Secure any ventilation paths and Health Physics surveys the extent of the spill.

Radioactive spill response is discussed in greater detail in the EG&G Idaho Radiological Controls Manual, Chapter 4, Section 3.8.2.

7.9 General Safe Work Practices

The following are general safe work practices to be followed on each task (if work practices vary from those described below, the FTL must record changes in the task specific addendum):

- Contact lenses shall not be worn in company designated eye-hazard areas unless they are essential to correct a vision defect not correctable by prescription safety glasses. Additional restrictions apply as per the EG&G Idaho <u>Safety Manual</u>, Section 16, paragraph 3.7.
- Eating, drinking, chewing gum or tobacco, smoking, and any other practice that increases the probability of hand-to-mouth transfer and ingestion of material are prohibited within the work/radiation zones. Approved eating areas shall be established or are designated at each Area facility.

- Do not perform work where contaminated substances may be present with an open wound. If a wound is received, report to the HPT and/or IH for further direction.
- Avoid contact with potentially contaminated substances. Do not walk through puddles, pools, mud, etc. Avoid kneeling, leaning, or sitting on equipment or the ground.
- Task operations personnel should watch for dangerous situations (the presence of strong, irritating, and/or nauseating odors, high airborne concentrations of dust, breached drums, etc.). Personnel should report all potentially dangerous situations to the FTL.
- Prevent releases of oil or hazardous materials used in task operations to the extent possible. If spillage occurs, contain it; report it to the facility representative, where applicable; and immediately clean it up in accordance with the Emergency Preparedness Procedures for the Area. Guidelines in Appendix III of the <u>EG&G Idaho Company Procedures Manual</u>, Number 11.6 for spill cleanup may be useful.
- Prevent splashing of contaminated materials during decontamination.
- Keep all potential ignition sources at least 50 ft from an explosive or flammable environment and use non-sparking, explosionproof equipment.
- Task operations personnel will familiarize themselves with the physical characteristics of the task site including but not limited to:
 - Wind direction
 - Accessibility to fellow workers, equipment, and vehicles

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- Communications at and near the task site
- Exclusion zones (areas of known or suspected contamination)
- Site access (both Area and Task)
- Nearest water sources
- Warning devices
- Nearest emergency assistance.
- At all times, a worker in the exclusion zone shall be in line-of-sight contact with his partner.
- Observe your coworker. Look for signs of exhaustion, heat or cold stress, or exposure to harmful vapors. Ask regularly if he/she is okay. Talk to your partner.
- All wastes generated during the task site investigation shall be managed in accordance with the EG&G Idaho <u>Safety Manual</u>, Section 15.
- Adhere to strict personal hygiene practices such as washing face, neck, and hands before eating, drinking, smoking, or using the restroom. Keep hands away from mouth and eyes when working in an exclusion zone or after handling samples or sample containers. A complete shower may be required at the end of a work shift (IH or HPT discretion).
- Proceed directly to a survey station upon leaving a radiological contamination zone. Care should be taken not to touch the face, mouth, and eyes before a survey has been performed.

8. WORK/RADIATION ZONES, SITE ENTRY, AND SECURITY

Based on the expected levels of contamination and work activity anticipated by each task, several work/radiation zones may be established for the task site. If it is determined that specific zones must be established for a particular task, then entry shall be controlled. Unnecessary personnel shall be excluded. Visitors must (a) notify the FTL in advance of the visit, (b) obtain the required training as specified in Section 3 of this H&S Plan, and (c) have business at the task site to obtain access.

Figure 8-1 provides an example of an approved work site and its established work zones as recommended by NIOSH, 10/85. If work zones are deemed necessary by the FTL upon the advice of the HPT, SE, and/or IH, each project's established work zones should be documented in the task specific addendum. Several work zones required for Levels A, B, C, and D work activities are:

- Exclusion zone
- Contamination area
- Contamination reduction corridor
- Contamination reduction zone
- Support area.

Radiological control zones will be established or incorporated into the work zones as required by the RE. Task site areas with radiological contamination in excess of the limits established in Chapter 4 of the EG&G Idaho <u>Radiological Controls Manual</u> shall be posted or labeled as specified in that chapter of the manual.
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8.1 Work Zones

8.1.1 Exclusion Zone

The exclusion zone includes the immediate work area around the contamination area. The minimum number of personnel required to safely perform the required operations will be allowed into the exclusion zone. The cordon around the exclusion zone is called the "Hot Line."

8.1.2 Contamination Area

The contamination area is the immediate area inside the exclusion zone where investigation activities are taking place. In this area, operations personnel may be subject to the hazards listed in Section 5 of this H&S Plan.

8.1.3 Contamination Reduction Corridor

The contamination reduction corridor is a transition area between the exclusion zone and the support zone. This area will serve as a decontamination area for equipment and a PPE removal area for task operations personnel. In addition, this area may contain emergency response equipment, equipment resupply, and a worker temporary rest area. Due to potential contamination, sample packaging and preparation equipment should <u>not</u> be stored here, but rather, in a contamination free area.

8.1.4 Contamination Reduction Zone

The contamination reduction zone is an area that surrounds the exclusion zone and contamination reduction corridor. This area may consist of several work stations (i.e., sampling, handling, and record keeping) as well as staging areas for equipment. The cordon around the contamination reduction zone is called the "contamination control line." Doc. No.: <u>EGG-WM-10199</u> Section No. <u>H&S Plan</u> Revision No. <u>0</u> Date <u>August 1992</u> Page No. 8-4

8.1.5 Support Area

The support area is the area outside the contamination reduction zone. It may contain the equipment trailer, command post, vehicle parking, equipment staging, or any support activity related to the task at hand. All personnel not trained in hazardous material work and visitors are restricted to this area.

8.2 Radiological Control Zones

External radiation control areas and radioactive contamination zones are identified and posted as radiological hazards through the use of barriers and postings. Barriers are used to help confine radiological hazards to a specific area. Yellow and magenta ribbons, ropes, tags, and signs are used to keep unauthorized personnel out of the area. External radiation control areas and radioactive contamination zones shall be posted in accordance with the <u>EG&G Idaho Company Procedures Manual</u>, Number 10.10 and the EG&G <u>Radiological</u> <u>Controls Manual</u>, Chapters 2 and 4. Task specific radiation control areas and contamination zones shall be determined by the RE and HPT and documented in the addendum.

8.2.1 External Radiation Exposure Control

External exposure control is accomplished by identifying areas containing sources of radiation and controlling personnel access into these areas. Section 2 of the EG&G Idaho <u>Radiological Controls Manual</u> discusses external radiation exposure control requirements. These areas shall be posted in accordance with the provisions stated above.

External exposure control is achieved through the following:

- a. Controlled Area Any area where radioactive materials or elevated radiation fields may be present shall be clearly and conspicuously posted as a controlled area.
- B. Radiation Area Any area within a controlled area where an individual can receive a dose equivalent greater than 5 mrem but less that 100 mrem in 1 hr at 30 cm from the radiation source.
- c. High Radiation Area Any area within a controlled area where an individual can receive a dose equivalent of 100 mrem or greater but less than 5 rem in I hr at 30 cm from the radiation source.
- d. Very High Radiation Area Any area within a controlled area where an individual can receive a dose of 5 rem or greater in 1 hr at 30 cm from the radiation source. Access to these areas shall be maintained, locked, or physically guarded.

8.2.2 Radioactive Contamination Control

Radioactive contamination controls limit the amount of radioactive surface contamination which individuals are exposed to minimize possible inhalation, ingestion, or absorption of radioactive material; to minimize the potential for release of radioactivity to the environment; and to prevent external contamination of personnel. Contamination limits are set primarily to define "detectability" or the lower limit of detection under ideal conditions. The fundamental philosophy is that no "detectable" contamination will be released to uncontrolled areas. The limits are not based on hazards to personnel but to maintain a high degree of control, restricting radioactive contaminants by engineered barriers. Chapter 4 of the EG&G Idaho <u>Radiological</u> <u>Controls Manual</u> discusses radioactive contamination control in more detail.

Contamination is classified as Zone I, II, or III based on contamination levels as follows:

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- Zone I Limits of Contamination
 - 200 to 5000 dpm/100 cm² beta-gamma 20 to 50 dpm/100 cm² alpha
- Zone II Limits of Contamination
 - >5000 to 20,000 dpm/100 cm² beta-gamma
 >50 to 250 dpm/100 cm² alpha
- Zone III Limits of Contamination
 - >20,000 dpm/100 cm² beta-gamma >250 dpm/100 cm² alpha.

9. ENVIRONMENTAL AND PERSONNEL MONITORING

Employee exposure to contaminants and physical hazards will be monitored during all task site activities using an appropriate combination of techniques. The FTL in conjunction with the appropriate personnel (e.g., IH, HSO, RE, SE, and HPT) for each task shall list any monitoring equipment requirements for specific potential hazards in the task specific addendum. An <u>example</u> of items that may be monitored is:

- 1. Organic vapor using an organic vapor monitor
- 2. Combustible gas using a combustible gas indicator
- Heat or cold stress using field measurements and observations and, if necessary, body temperature measurements
- 4. Radiation and contamination surveys using radiological monitoring equipment
- Personal exposure to organic vapors, particulate contamination (heavy metals) using personal monitoring pumps and appropriate filter collection media (active sampling)
- Personal exposure to radiation using thermoluminesent dosimeters (TLDs) and direct reading dosimeters (DRDs)
- 7. Mercury vapors using a mercury vapor detector
- 8. Noise levels using a sound level meter and/or noise dosimeter
- 9. Loose radiological contamination using smears or large area wipes.

9.1 Chemical Exposure Monitoring

Selective monitoring of high-risk task operations personnel at the chest or face level for organic vapors may be recommended by the IH. The monitoring devices used, frequency of monitoring, designated high-risk jobs to be monitored, and action levels for hazardous contaminants shall be discussed in the task specific addendum,

Equipment for monitoring organic vapors at the task site shall be identified by the IH. The equipment, monitoring schedule, and calibration methods shall be discussed in the task specific addendum. The monitoring activities shall be initially based on the job hazard analysis results.

9.2 Combustible Gas Monitoring

If deemed necessary by the SE, the task site will be monitored for combustible gases at time intervals recommended by the SE. Elevated readings from the organic vapor detector might indicate the presence of combustible gases. The SE and IH will advise the FTL on circumstances when work at the task site will be suspended and the course of corrective action, and ensure the task site is safe before work continues. Action levels for combustible gases shall be documented in the task specific addendum.

9.3 Radiological Monitoring

The RE and HPT will be responsible for radiological monitoring in accordance with the EG&G Idaho <u>Radiological Controls Manual</u>, Chapters 2 and 4; and Section 10 of the <u>EG&G Idaho Company Procedures Manual</u>.

9.3.1 External Radiation Exposure Control

Personnel exposures are monitored by TLDs and DRDs. Personnel are responsible for properly wearing the specified dosimetry while in

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radiologically controlled areas. If the TLD (or other dosimetry) is lost, task operations personnel shall immediately notify the FTL and HPT. TLDs are supplied and processed by the Operational Dosimetry Unit.

Radiation surveys shall be performed by the HPT to determine the extent and magnitude of radiation levels and to enable posting of radiation areas. Surveys shall be performed in accordance with the EG&G Idaho <u>Radiological</u> <u>Controls Manual</u>, Chapter 2, Section 3.8.

9.3.2 Radioactive Contamination Control

All surfaces or areas with contamination levels in excess of those levels stated in Section 8.2 of this plan shall be monitored and controlled to prevent the spread of contamination. Contamination surveys shall be performed by the HPT in accordance with the EG&G Idaho <u>Radiological Controls Manual</u>, Chapter 4, Section 3.3.

All personnel shall obtain a whole body survey after exiting a contamination zone; the whole body survey must be done for two to three minutes. The following portable instruments are most commonly used-to detect personnel contamination: (a) Ludlum 2a, (b) Eberline RM-14, and (c) Ludlum 177 with pancake probe (frisker), for beta-gamma contamination; and (d) Ludlum Model 61 and (e) Eberline Pac-4s, for alpha contamination. In addition to portable field instruments, the following personnel contamination monitors may be used: (a) large area detectors, (b) portal monitors, (c) personnel contamination monitors, and (d) hand and foot monitors.

9.4 Heat and Cold Stress Control and Monitoring

The FTL will set work/rest schedules as recommended by the IH. Depending upon the ambient weather conditions or work conditions and physical response of task operations personnel, the IH will suggest adjustments of the work/rest cycle to the FTL. The FTL, HSO, and/or IH will ensure that Doc. No.: <u>EGG-WM-10199</u> Section No. <u>H&S Plan</u> Revision No. <u>0</u> Date <u>August 1992</u> Page No. 9-4

operations personnel follow established work and break schedules, adequately replace body fluids, and keep body temperatures in a normal range in accordance with the <u>EG&G Idaho Company Procedures Manual</u>, Number 11.10.

Workers will be interviewed by the IH and/or HSO periodically to ensure that the controls are effective and excessive heat exposure is not occurring. Workers will be encouraged to monitor their body signs and take a break if symptoms of heat stress occur.

Task operations personnel shall be aware of the following signs and symptoms of heat stress:

- <u>CONFUSION</u>
- <u>FAINTING</u>
- <u>SLURRED SPEECH</u>
- Clammy skin
- Dizziness
- Fatigue
- Nausea
- Profuse sweating
- Skin color change
- Vision problems.

Task operations personnel who exhibit any of these symptoms will be immediately removed from the task site. An individual who shows any of the symptoms that are capitalized and underlined, or any other evidence of change in level of consciousness, will be transported to an OMP facility for medical evaluation. Mental confusion and decreased level of consciousness must always be considered an emergency requiring medical evaluation and treatment. Transportation to a medical facility or use of an ambulance should be considered normal procedure in this situation. Individuals showing any of the remaining symptoms listed will be provided cool water and allowed to rest. On any occasion when the FTL, worker experiencing the heat stress symptoms, or IH

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believes the heat stress is severe or desires medical evaluation, the employee may be brought to an OMP medical facility.

Rest breaks shall include the following preventive measures:

- Drink adequate liquids
- Rest in a cool, shaded area
- Remove protective clothing to allow evaporative cooling
- Do not perform other work during the break.

If personnel are wearing semipermeable or impermeable PPE, the work/rest schedule may be adjusted and monitoring of individual personnel temperatures may be required by the IH. If ambient temperatures are considered excessive by the IH and/or symptoms outlined above exhibited, workers must be monitored for heat stress and recovery. This includes measuring heart rates and temperatures. Temperatures can be obtained using disposable thermometers. The HSO will ensure that sufficient liquids (electrolyte replacement fluids such as Gatorade) are provided and that they are consumed only in the designated and approved eating/drinking area.

Adequate protective clothing as required by IH should be worn to protect against the cold. Extra care must be exercised while working in this environment. Workers should observe each others facial extremities (ears and nose) for signs of frostbite (whitening of the skin surface). Decreased mental coherence and body movements are signs of hypothermia. Individuals with suspected hypothermia or other significant cold injury (e.g., frostbite) will be taken to an OMP medical facility.

Finally, the FTL or IH will refer a worker to the OMP for medical evaluation whenever there is doubt concerning the medical ability of an employee to continue in the assigned task.

9.5 Noise-Level Monitoring

If high noise levels are encountered by operations personnel at the task site, worker exposure will be assessed by the IH. A hearing conservation program must be developed by the IH when the sound levels exceed an 8-hour time weighted average of 85 dBA. Noise level monitoring, PPE requirements, and audiometric tests shall be outlined in the hearing conservation program for the task or employee. Requirements shall be imposed by the PM based on the advice of the IH and the requirements stated in the <u>EG&G Company</u> <u>Procedures Manual</u>, Number 11.7 and the <u>EG&G Industrial Hygiene Manual</u>, Section 26.

9.6 Physical Hazard Control and Monitoring

The FTL will have the primary responsibility for ensuring the task site is maintained in a safe condition by requiring maintenance of barriers and signs, correction of unsafe conditions, and cleaning of debris and trash. The appropriate personnel (e.g., IH, SE, and HPT) will inspect and recommend changes in work habits to the FTL.

Individuals working on a task have a specific responsibility to use safe work techniques, report unsafe working conditions, and exercise good personal hygiene and housekeeping habits throughout the course of their job.

9.7 <u>Record Keeping Requirements</u>

ERP is required to maintain the following information in the ARDC program file in accordance with 29 CFR 1910.120:

• Copies of the <u>Management Plan for the Environmental Restoration</u> <u>Program</u>, Task Specific H&S Plan, QPP, QAPjP, and work plan. In addition, ERP shall track the following information for each ERP hazardous material worker through the Training and Emergency Action Unit of the Waste Management Operations Support Group:

- Proof of training in health and safety hazard recognition, radiation worker training, respirator training, and any other training specific to the employee
- Required training and updates
- Copy of the signed Health and Safety Certification Form.

The IH is required to maintain a logbook of air monitoring data, personal sampling data, times of sampling intervals, calibration of instruments, and identity of personnel wearing the monitoring equipment. Instrumentation detection ranges and uncertainties should also be recorded in the IH logbook. The HPT is required to keep a logbook of all radiological monitoring, daily operational activities, and instrument calibrations. All project records and logbooks, except HPT logbooks, shall be forwarded to ARDC within 30 days after completion of the task. Doc. No.: <u>EGG-WM-10199</u> Section No. <u>H&S Plan</u> Revision No. <u>D</u> Date <u>August 1992</u> Page No. 9-8

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10. DECONTAMINATION PROCEDURES

Decontamination procedures for personnel and equipment are necessary to control contamination and to protect operations personnel. Both chemical and radiological decontamination are discussed in this section. However, combined chemical and radiation decontamination procedures are not discussed here and must be developed by the IH and RE if required for a specific task. Decontamination procedures shall be presented in the task specific addendum. These procedures can be amended upon recommendations by the IH, RE and/or HPT. When chemically hazardous material decontamination or radiological decontamination is required, the following procedures are suggested.

10.1 Modified Level A and B Decontamination Procedures

If Level A or B PPE is required, then two decontamination stations will be used at the task site--one at the hotline between the exclusion zone and the contamination reduction corridor and one at the contamination control line, which is the personnel access point to the support zone from the contamination reduction corridor. Decontamination Station A supports personnel and equipment exiting the exclusion zone. Figure 10-1 lists the recommended decontamination procedures. Steps 1 through 8 shall be completed at Station A. Coveralls shall be removed at Station B.

10.2 Modified Level C Decontamination Procedures

Decontamination Station B should be located at the personnel access to the contamination reduction corridor. It is to be used by personnel working in the contamination reduction corridor. Figure 10-2 lists the modified Level C decontamination procedures. If Tyveks are worn (if recommended by the IH), they are decontaminated and removed at Station A.

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1.	Remove equipment	
2.	Wash and rinse boot covers and gloves	ZURL
3.	Remove tape	
4.	Remove boot covers, outer gloves, and hood	
5.	Disconnect air hose and tape end	
		HOT LINE (STATION A)
6.	Wash and rinse suit and boots	
7.	Remove suit	CONTAMINATION
8.	Wash, rinse, and remove inner gloves	CORRIDOR
9.	Remove coveralls	
		CONTAMINATION
10.	Field wash/shower	(STATION B)
11.	Put on personal clothing	SUPPORT ZONE

Figure 10-1. Recommended modified Level A and B PPE hazardous chemical decontamination steps.

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1. Remove equipment

CONTAMINATION REDUCTION CORRIDOR

- 2. Wash and rinse boot covers and gloves (if worn)
- 3. Remove tape
- 4. Remove boot covers and outer gloves
- 5. Wash, rinse, and remove boots and suit (if worn)
- 6. Remove and drop respirator
- 7. Wash, rinse, and remove inner gloves
- 8. Remove coveralls
- 9. Field wash/shower
- 10. Put on personal clothing

Figure 10-2. Recommended modified Level C PPE hazardous chemical decontamination steps.

CONTAMINATION CONTROL LINE (STATION B)

SUPPORT ZONE

At the end of the work day, a full-body shower may be required by the IH or HPT.

10.3 Radiological Decontamination

Radiological decontamination shall be done under the direct supervision of Health Physics (RE and/or HPT) and in accordance with the <u>EG&G Idaho Company</u> <u>Procedures Manual</u>, Number 10.4. Figures 10-3, 10-4, and 10-5 provide the anti-c removal steps for the three contamination control zone designations. Any personnel and personal property contamination may be removed with tape, vacuuming (vacuum must be equipped with a high efficiency particulate air filter), washing with soap and water, or by mechanical means (grinding, etc.).

10.4 <u>Equipment Decontamination and Disposal</u> of Contaminated Materials

Decontamination procedures for equipment shall be recorded or referenced in the task specific addendum. All waste generated by performing decontamination must be disposed in accordance with Section 15 of the <u>EG&G Safety Manual</u> for hazardous nonradioactive waste and radioactive mixed waste. Radioactive waste shall be handled in accordance with the EG&G Idaho <u>Radiological Controls</u> <u>Manual</u>, Chapter 6. Disposable clothing, tools, buckets, brushes, and other contaminated equipment shall be secured and disposed as stated in the task specific addendum. Unused contaminated equipment that can be used at a later time shall be placed in plastic bags and stored at the task site. Decontamination of monitoring equipment should also be addressed.

Radioactive waste shall be handled in accordance with the EG&G Idaho <u>Radiological Controls Manual</u>, Chapter 6. Decontamination operations for equipment and areas shall be performed in accordance with approved procedures.

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Zone I Removal Barrier

- 1. Remove outer shoe covers
- 2. Remove gloves
- 3. Remove coveralls
- 4. Remove shoe covers (during the process of stepping through barrier)

EGRESS POINT

5. Remove cloth glove liners

Figure 10-3. Anti-c removal steps for radiological control Zone I.

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Zone II Removal Steps

1. Remove outer shoe covers

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- 2. Remove latex gloves
- 3. Remove hood, coveralls, and shoe covers (remove shoe covers during process of stepping through barrier)

EGRESS POINT

4. Remove cloth glove liners

Figure 10-4. Anti-c removal steps for radiological control Zone II.

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Zone III Removal Barrier

- 1. Remove outer shoe covers
- 2. Remove latex gloves
- 3. Remove disposable hood, coveralls, and shoe covers (remove shoe covers during process of stepping through barrier)

EGRESS POINT A

- 4. Pull inner hood back and remove respirator
- 5. Remove inner latex gloves
- 6. Remove cloth hood, coveralls, and shoe covers (remove shoe covers during process of stepping through barrier)

EGRESS POINT B

7. Remove cloth glove liners

Figure 10-5. Anti-c removal steps for radiological control Zone III.

10.5 Decontamination During Medical Emergencies

If a person is injured or becomes ill and lifesaving care is required, the situation will be evaluated by the appropriate personnel (e.g., first aid personnel) on a case-by-case basis. Emergency care will be initiated in accordance with the emergency preparedness procedure for the facility at which the task is being performed. Medical care necessary to save life or limb is not delayed for decontamination. In such cases decontamination may be performed at the medical facility. The IH and/or HPT will accompany the employee to the medical facility and relay information requested by medical personnel.

11. EMERGENCY PROCEDURES, EQUIPMENT, AND INFORMATION

Work at hazardous waste sites makes emergencies a continuous possibility, no matter how infrequently emergencies may occur. Emergencies happen quickly, unexpectedly, and require immediate response. The reporting requirements of Section 3 of the EG&G Idaho <u>Safety Manual</u> shall be followed by personnel at the task site. Locations and telephone numbers of emergency personnel and facilities will be posted at places specified in the task specific addendum. The appropriate emergency facilities will be notified by telephone at the beginning of the task to inform personnel at the facilities that work has begun at the task site. The following sections describe the procedures used during emergency situations; equipment that will be available for emergency situations; and agencies, facilities, and personnel who must be notified in case of emergency.

11.1 <u>Emergency Procedures</u>

The following procedures will be used if an emergency arises:

- FTL will be notified of accidents or conditions that have-the potential for adversely affecting or threatening personnel safety, property, or environment. The FTL is responsible for ensuring that the EG&G Idaho <u>Safety Manual</u> and the emergency action procedure for the facility are followed in the event of an accident or unusual condition.
- All safety related occurrences will be recorded in a field logbook and reported as indicated in Section 3 of the EG&G Idaho <u>Safety</u> <u>Manual</u>.

11.1.1 Personnel Occupational Injury or Illness in the Exclusion Zone

In the event of an occupational injury or illness in the exclusion zone, an assessment of the situation shall be made by the FTL using the advice of appropriate personnel (e.g., IH, SE, personnel trained in first aid). If the situation is deemed reportable as described in Section 3 of the EG&G Idaho <u>Safety Manual</u>, the FTL is responsible for initiating reporting procedures. In addition, task personnel shall act in accordance with the emergency preparedness procedures for the facility at which the task is being performed. In the event that the task site is shut down due to an injury, task operations personnel shall not reenter the exclusion zone until the cause of the injury or illness is identified and corrective action implemented. Decontamination shall be performed in accordance with the above mentioned emergency procedures and with recommendations made by the IH, HPT, and/or first aid personnel.

11.1.2 Personnel Occupational Injury or Illness in the Support Zone

If an occupational injury or illness occurs in the support zone, the same procedures as described in Section 11.1.1 shall be followed. If the FTL determines the cause of the occupational injury or illness and the absence of the injured or ill party does not affect the performance of other personnel, task operations will continue.

11.1.3 Transportation and Followup of Injury

An injured worker transported to a medical facility will be accompanied by at least one worker (preferably the IH and/or HPT) to inform medical personnel of the level of decontamination performed before leaving the task site and provide specific details about the illness or injury.

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11.1.4 Fire/Explosion

Before initiating task activities, brush and grass will be cleared from the task site to eliminate the risk of fire. The EG&G Idaho <u>Safety Manual</u>, Section 11 and any applicable facility emergency preparedness procedures shall be reviewed.

In the event of a fire or explosion, all personnel not essential to controlling the situation will be evacuated from the task site, and fire and/or explosive experts will be notified. In addition, Section 11 of the EG&G Idaho <u>Safety Manual</u> and applicable emergency action procedures for the facility at which the task is being performed shall be followed.

11.1.5 Personal Protective Equipment Failure

If any task site worker experiences a failure or alteration of PPE, that person and his workmate shall immediately leave the exclusion zone. The HPT and IH will assess the situation and determine if exposure to hazardous substance or radiological uptake has occurred. Reentry will not be permitted until the equipment has been repaired or replaced.

11.1.6 Other Equipment Failure or Hazardous Material Spill

If task site equipment fails to operate properly, the FTL will be notified and will determine the effect of the failure on continuing operations. If the failure affects the safety of personnel or prevents completion of the tasks described in the SAP or other work plan, operations personnel shall leave the task site until the situation is evaluated and appropriate actions are taken.

If hazardous or potentially hazardous material is spilled, refer to the emergency preparedness procedure for the Area in which the task is being performed and report the spill to Area personnel as directed. Spillage of petroleum products, decontamination solutions, calibration material, equipment fuels, and other liquids containing hazardous materials must be assessed.

11.1.7 Hand Signals

Hand signals shall be used if an emergency situation arises and communication becomes impossible or unsafe. The following hand signals will be used in an emergency:

- Hand gripping throat signals that the person is out of air or cannot breathe
- Grip partner's wrist or both hands around waist means leave area immediately
- Hands on top of head signals that assistance is needed
- Thumbs up okay, I am all right, I understand
- Thumbs down no, I am not all right, I do not understand.

11.1.8 Emergency Escape

In cases of <u>life-threatening</u> emergencies such as fire or explosion, personnel should leave the vicinity using the shortest possible route without regard for decontamination at that time and move upwind of the affected area. When the situation has stabilized, personnel will take necessary steps to decontaminate themselves, equipment, and other affected areas.

11.1.9 Task Operations Shutdown

Task operations may be suspended for several reasons as indicated below. However, the reasons for operations shutdown are directly related to the degree of hazard each task possesses. Specific reasons for suspending task operations should be listed in the task specific addendum. Examples include excessive vapor/gas concentrations, radiological hazards, uncovering waste, inclement weather, etc.

- If a combustible gas indication >10% of the lower explosive limit (LEL) occurs indicating a buildup of explosive vapors, work shall stop. Evaluation of the situation will be made and a course of action determined by the FTL in conjunction with the IH and/or SE.
- When significant radiological hazards are identified by an HPT at the sampling site.
- When unexpected hazardous material is uncovered or found in soil samples, even when the appearance of such material may not be associated with a rise in detected contamination levels.
- In addition, drilling, sampling, instrumentation, and other weather sensitive activities will stop during consistent high winds (i.e., >25 mph), electrical storms, or other inclement weather that may affect the work.

11.1.10 Task Site Reentry

In all situations, when a task site emergency results in evacuation of the task site, personnel shall not reenter until authorized to do so by the FTL. The FTL will ensure that:

- 1. The hazards have been reassessed by the HSO, IH, SE, and/or the RE.
- 2. The conditions resulting in the emergency have been corrected.

- The task specific H&S Plan, SAP, Operational Safety Requirements/Safety Assessments, Standard Operating Procedures (SOPs), DOPs, and the Facility Emergency Action Plan have been reviewed as appropriate.
- 4. Site personnel have been briefed on any changes in the ERP task specific H&S Plan.

Reentry into an evacuated zone to monitor or collect air samples requires the more restrictive of Level C PPE or the level used by those individuals who evacuated the task site. The IH may upgrade to Level B or A if deemed necessary.

11.2 Warning Devices

Warning lights and/or audible alarms shall be installed in areas where needed to warn personnel against remaining in or entering a hazardous area. An explanatory sign or tag shall be posted immediately adjacent to a warning device to describe the hazardous condition and indicate the action to be taken. Table 12.1 in Section 12 or the EG&G Idaho <u>Safety Manual</u> lists various audible warning devices, their meanings, and the required personnel action. Specific warning devices for the task shall be listed in the task specific addendum. Warning devices for radiological hazards (e.g., remote air monitors) shall also be listed.

11.3 Emergency Equipment

The following emergency equipment shall be available at the task site during field operations as appropriate. (A complete emergency equipment list shall be provided in the task specific addendum.)

<u>Fire Extinguishers</u>: Because of the potential threat of fire at hazardous waste sites, at least one 20-1b (minimum) ABC fire extinguisher will be

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readily available and at hand throughout the task activities. Additional fire extinguishers may be necessary. This should be indicated in the task specific addendum.

<u>SCBA</u>: Two SCBAs will be available for emergencies such as reentering a contaminated zone to retrieve injured personnel.

<u>First Aid Kits</u>: An industrial first aid kit with sufficient supplies for five people shall be kept in the support zone. The OMP will advise on the selection of first aid supplies to be included at each task site. The HSO will be responsible for maintaining the proper level of first aid supplies in the task site first aid kit.

<u>Eve Wash</u>: Portable eyewash fountains with sufficient potable water for flushing will be readily available for the duration of the task. The location of the eyewash will be determined by the IH.

<u>Communications</u>: Emergency telephone numbers shall be included in the task specific addendum and posted for all operations personnel. Emergency communication shall be discussed in the safety training prior to initiation of site investigation activities. A two-way radio or telephone with capability to contact emergency personnel shall be located on each task site.

<u>Personal Hygiene</u>: A sufficient supply of clean water, hand soap, and towels will be provided at the task site.

<u>Radiological Contamination Spill Kit</u>: Depending on the location of the task and recommendation from RE, a spill kit shall be prepared in advance and located in appropriate work areas. These kits shall contain, at a minimum, the following radiological control equipment:

• Plastic Bags

- Absorbent materials (e.g., paper or rags)
- Latex gloves and glove liners
- Plastic shoe covers and/or rubber overshoes '
- Smear paper and holders
- Pencils, grease pencils, and paper
- Radiological tags and signs and radiation rope or ribbon
- Yellow plastic sheeting and duct tape.

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APPENDIX A

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TASK SPECIFIC HEALTH AND SAFETY PLAN

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NOTE: This task-specific health and safety plan addendum (EGG-WM-10199) replaces the previous health and safety plan addendum (EGG-WM-9732, Rev. 0) dated July 1991. This new addendum supplements the existing Health and Safety Plan for Operations Performed for the Environmental Restoration Program (EGG-WM-8771, Rev. 2) dated October 1991.

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TASK-SPECIFIC HEALTH AND SAFETY PLAN

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TASK: Organic Contamination in the Vadose Zone (OCVZ) Treatability Study (Vapor Vacuum Extraction/Drilling Project)

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TASK-SPECIFIC HEALTH AND SAFETY PLAN

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ACRONYMS AND ABBREVIATIONS

- ACGIH American Conference of Government Industrial Hygienists
- ANSI American National Standards Institute
- BWP Buried Waste Program
- CAM constant air monitor
- CFA Central Facilities Area
- CFR Code of Federal Regulations
- CGI combustible gas indicator
- CP Company Procedures Manual (EG&G Idaho)
- cpm counts per minute
- dBa decibel A-weighted
- DOE Department of Energy
- DOE-ID DOE Idaho Field Office
- DOP detailed operating procedure
- ERD Environmental Restoration Department
- ft feet
- FTL field team leader
- GC gas chromatograph(y)
- HEPA high efficiency particulate air
- HNu photoionization detector
- HP health physics technician
- HSO health and safety officer
- HSP health and safety plan
- ID Idaho Field Office (DOE)
- IH industrial hygienist

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INEL	Idaho National Engineering Laboratory
JSS	job site supervisor
L	liter
1b	pound(s)
LEL	lower explosive limit
mg	milligram
NIOSH	National Institute of Occupational Safety and Health
OCVZ	organic contamination in the vadose zone
OMM	Operations and Maintenance Manual
OMP	Occupational Medical Program
OSHA	Occupational Safety and Health Administration
OU	operable unit
OV/VM-TIS	designated code to access training records on OV/VM
PEL	permissible exposure limit
PPE	personal protective equipment
ppm	parts per million
RWMC	Radioactive Waste Management Complex
scfm	standard cubic feet per minute
SDA	Subsurface Disposal Area
TBD	to be determined
TLD	thermoluminescent dosimetry/dosimeter
TLV	threshold limit value
TSA	Transuranic Storage Area
TWA	time-weighted average
VOC	volatile organic compound
VVE	vapor vacuum extraction

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VVED vapor vacuum extraction demonstration

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WCC Warning Communications Center

WMF Waste Management Facility

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APPENDIX A

TASK-SPECIFIC HEALTH AND SAFETY PLAN

A-1. INTRODUCTION

Task: Organic Contamination in the Vadose Zone (OCVZ) Pilot-Scale Treatability Study (Vapor Vacuum Extraction Drilling Project)

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Project Manager: G. E. Matthern Phone No.: 526-8747

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- T. R. Wood, Drilling Backup Phone No.: 526-1293 Alternate

Date Plan Requested: February 1992

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This task-specific health and safety plan (HSP) addendum addresses the basic tasks to be performed for the Organic Contamination in the Vadose Zone (OCVZ) Operable Unit (OU) 7-08 pilot-scale treatability study at the Subsurface Disposal Area (SDA) of the Radioactive Waste Management Complex (RWMC). The activities outlined in the pilot-scale treatability study include vapor vacuum extraction (VVE) system operation with associated tests and well-drilling operations relevant to VVE operations.

Purpose of Task (VVE Operations):

The purpose of this task is to demonstrate the viability of VVE as a remedial alternative for extraction of subsurface volatile organic compounds (VOCs); optimize performance of the existing VVE system; provide design criteria and design data for site-specific remedial design; provide operation, maintenance, and capital costs; establish cleanup goals for full-scale remediation; provide additional data to aid in characterizing the VOC contaminants in the vadose zone beneath the SDA at the RWMC; calibrate the organic transport model; and aid in remedial design and remedial action.

Purpose of Task (Drilling Operations):

Monitor well - Monitor for contaminant migration from the SDA and the effects of VVE on the vadose zone and VOC extraction.

Extraction well - Remove the 8-in. casing to facilitate zone extraction investigation.

Proposed Dates of Work: June 1992 to July 1994.

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A-1.1 SCOPE OF WORK

This VVE system was developed specifically for the RWMC at the Idaho National Engineering Laboratory (INEL). At the RWMC, leakage from buried waste in subsurface pits and trenches has resulted in subsurface VOC contamination. The objectives for operation of this system are to remove VOC vapors from the subsurface region, to verify the computer models of VOC migration in the subsurface using the data collected during operation of the VVE system, and to collect data for design and optimization of future VVE-based remediation activities at the RWMC.

The OCVZ pilot-scale treatability study involves sampling and analyzing gas concentrations in monitor wells and open wells, testing well flow and pressure, measuring pressure in monitoring wells, performing tracer tests, extracting high concentration zone and high permeability zone organic vapors, performing carrier-gas injection tests, testing extraction well pressure cycling; and evaluating and testing off-gas treatment. The various measurements of extraction well gas and system operational parameters support characterization of the VOC contamination plume beneath the SDA, calibration of the organic transport model, and prevailing engineering data for a final remedial system. The VVE activities are conducted under the Draft Work Plan for Organic Contamination in the Vadose Zone Operable Unit (OU-7-08) Pilot-Scale Treatability Study (EG&G Idaho, 1992) and the Abbreviated Sampling and Analysis Plan for Spent Carbon Adsorbers in the Vapor Vacuum Extraction System (EG&G Idaho, 1991a). In conjunction with VVE activities, shallow and deep wells available in and around the RWMC will be monitored for VOCs and perched water.

In addition, two monitoring wells will be installed. Locations for these wells have not yet been determined; however, the early phases of the treatability study and other recent OCVZ studies will provide the necessary information for optimal location of these wells. Moreover, the 8-in. well casing may be removed from extraction well 8901-D to facilitate investigation of the zone extraction.

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A-1.2 BACKGROUND

A-1.2.1 Task Site Description

The VVE will operate in the SDA of the RWMC. Components of the VVE will be connected to borehole 8901D, which is drilled to a depth of approximately 240 ft (73 m). The borehole is in a waste-free corridor between Pit 6 and Pit 10; it is 82 ft (25 m) ² east of borehole 8801D.

Components of the VVE are shown in the OCVZ treatability study work plan. The vacuum, created by the pump that is located at the downstream end of the process apparatus, will pull both air and VOC vapors from the surrounding vadose zone to the borehole and through the extraction apparatus for processing. This design maintains a vacuum on the entire system and serves a safety function to prevent VOC vapors from leaking.

The extraction flow first passes through an isolation valve and is then heated by an electric gas immersion heater to prevent condensation in the lines. Next, the stream passes through a three-stage particulate removal process to remove particulate matter >0.3 μ m. The first of the three-stage particulate removal process is a cyclone separator, which removes material >15 μ m. The second particulate removal stage is a prefilter, with an efficiency of 55 to 60%. The final particulate removal stage is a high-efficiency particulate air (HEPA) filter, which removes the remaining particulates down to 0.3 μ m. After passing through the particulate removal system, the stream is processed through either of the two activated carbon adsorbers to remove the volatile organic vapors. Downstream of the carbon in the adsorbers. The vacuum pump is located downstream of all filtration equipment and discharges at a rate of approximately 700 scfm from the stack to the atmosphere.

All components in the system, except the carbon adsorbers, are located on an 8×12 -ft skid. The carbon adsorbers are stand-alone units

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approximately 7 ft in diameter and 7 ft high. The entire system is housed in an insulated weather shelter. The exhaust is continually monitored for organic vapors using a volatile organic compound (VOC). monitor; if total organic vapors greater than 2 ppm for five seconds are detected in the exhaust, the system will automatically shut down.

A-1.2.2 Waste Description

During the 1960s and early 1970s, barreled mixed waste containing VOCs and radioactive waste was buried at the SDA of the RWMC. This waste is estimated to contain approximately 88,400 gal of organics: 24,400 gal of carbon tetrachloride, 25,000 gal of other volatile chlorinated hydrocarbons, and 39,000 gal of oil used in machining processes (Rauen, 1990). Much of this waste was disposed in Pits 2, 4, 5, 6, 9, and 10. Over time, some of the barrels have potentially deteriorated, allowing VOC vapors to be released into the vadose zone. The potential for aqueous transport of organic contaminants is being further investigated during the groundwater Track 2 drilling activities. This VOC transport resulted in contaminant concentrations detected in groundwater monitoring wells adjacent to the SDA. Dikes have since been constructed around the perimeter of the RWMC to prevent future flooding. Currently, VOC contamination in the groundwater is below drinking water standards.

Complete descriptions of waste source, waste types, and location of disposal can be found in the document titled *Preliminary Remedial Action Objectives and Remediation Technologies for the Subsurface Disposal Area*, (SAIC, 1989). See Table A-1 for list of known substances in the SDA.

A-1.2.3 Unusual Features

Figure A-1 is a map of the RWMC showing the approximate locations of the monitoring wells with respect to the existing wells and disposal pits.

All power lines are outside the vicinity of the proposed drilling activities; however, clearance approvals from the power management organizations and telephone services will be obtained prior to the start of drilling activities.

z ,						Toxicity	
Substance	CAS number	Environmental concentration (with units)	In sample (soil, water, air, waste)	1990–1991 TLV	1990 PEL	Route of exposure	Comments
Tributyl phosphate	126-73-8	ppb*	Soil	0.2 ppm	0.2 ppm	Inhalation	
Carbon tetrachloride	56-23-5	ppm	Soil	5 ppm	2 ppm	Skin, inhalation	CSH
Chlorodiphenyl (.42)	53469-21-9	 *	Soil	l mg/m³	1 mg/m ³	Skin, inhalation	
Chlorodiphenyl (.54)	11097-69-1	^{\$}	Soi1	0.5 mg/m ³	0.5 mg/m ³	Skin, inhalation	
Hydrogen cyanide	74-90-8	*	Soil	10 ppm	4.7 ppm	Skin, inhalation	
1,1,1-trichloroethane	71-55-6	- -*	Soil	350 ppm	350 ppm	ൢ Inhalation	
Irichloroethylene	79-01-6	*	Soil	50 ppm	50 ppm	Inha lation	CSA CSH
Chloroform	67-66-3	*	Soil	10 ppm	2 ppm	Inha lation	CSH
Calcium hydroxide	1305-62-0	~~ ^a	Soil	5 mg/m ³	5 mg/m ³	Inhalation	
Perchloroethylene	127-18-4	_ " ^e	Soil	50 ppm	25 ppm	Inha lation	CSH
1,1,2-trichloro- trifluoroethane (freon 113)	76-13-1	*	Soil	1,000 ppm	1,000 pớm	Inha lat ion	
Dichlorodifluoro- methane (freon 12)	75-71-8	*	Soil	1,000 ppm	1,000 ppm	Inha lation	
1.1 dichloroethane	75-34-3	*	Soil	200 ррт	100 ppm	Inhalation	
Vinylidene chloride	75-35-4	*	Soil	5 ppm	1 ppm	Inha lat ion	CSH
Terphenyls	26140-60-3	*	Soil	0.5 ppm (ceiling)	0.5 ppm (ceiling)	Inha lation	
Toluene	108-88-3	[*]	Soil	100 ppm	100 ppm	Inhalation	
1,2 dichloroethylene	540-59-0	⁴	Soil	200 ppm	200 ppm	Inha lation	

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						Toxicity	
		Environmentan	(s oidam a deer,	1990 1991	1990	Route of	
Substance	CAS number	(with units)	air, waste)	TLV	PEL	exposure	Comments
1,2 dichlorobenzene	95-50-1	a	Soil	50 ppm (ceiling)	50 ppm (ceiling)	Inhalation, skin	
1,2-dichloropropane	78-87-5	^a	Soil	75 ppm	75 ppm	Inha lat ion	
<u>Metals</u> :							
Chromium	7440-47-3	^a	Soil	0.5 mg/m ³	1.0 mg/m ³	Inha lat ion	СН
Nickel	7440-02-0	a	Soi 1	1.0 mg/m ³	1.0 mg/m ³	Inhalation	CSH
Lead	7439-92-1	a	Soil	0.15 mg/m ³	0.05 mg/m ³	Ingestion/inhalation	n CSH
Arsenic	7440-38-2	ª	Soi]	0.2 mg/m ³	0.15 mg/m ³	Inhalation	~-
Beryllium	7440-41-7	^a	Soil	0.002 mg/m ³	0.002 mg/m ³	Inhalation	CSH
Cadmium	7440-43-9	a	Soi l	0.05 mg/m ³	0.05 mg/m ³	Inhalation	
Cobalt	7440-48-4	^a	Soil	0.05 mg/m ³	0.05 mg/m ³	Inha lat ion	
Copper	7440-50-8	^a	Soi1	1.0 mg/m^3	1.0 mg/m ³	Inha lat ion	°
Uranium oxide	7440-61-1	^a	Soil .	0.02 mg/m ³	0.05 mg/m ³	Inha lat ion	
Vanadium(V ₂ 0 ₅)	1314-62-1	a	Soil	0.05 mg/m ³	0.05 mg/m ³	Inha lat ion	
Thallium oxide	7440-28-0	a	Soi 1	0.01 mg/m ³	0.01 mg/m ³	Inha lation	

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Table A-1. (continued).

a. Anticipated low ppb levels based on site history.

- CAS Chemical Abstract Services CH carcinogenicity established for humans
- CSA carcinogenicity suspected for animals
- CSH carcinogenicity suspected for humans PEL permissible exposure limit
- TLV threshold limit value.

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Figure A-1. Map of the task site.

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A-1.2.4 Status of Task Site

The RWMC includes the SDA and the Transuranic Storage Area (TSA). The SDA is a disposal site for low-level radioactive waste. The TSA is an interim storage facility for transuranic and mixed transuranic radioactive waste. The VVE equipment is placed between two inactive covered pits located in the SDA. The VVE system is protected from the weather by an insulated weather shelter. Proposed drilling operations will occur within the RWMC boundary.

A-1.2.5 History

As early as 1960, concern for the movement of contaminants from the RWMC to the adjacent soil, underlying bedrock, and Snake River Plain Aquifer prompted environmental studies of the disposal facility. Since 1971, at least 75 boreholes and shallow auger holes have been drilled in and adjacent to the RWMC to characterize the geologic and hydrologic media, and to assess the amount of radiological and chemical contamination around and beneath the site.

A-1.2.6 Previous Onsite Monitoring-Previous Sampling Data

The Remedial Investigation/Feasibility Study Work Plan for the Subsurface Disposal Area, Radioactive Waste Management Complex at the INEL (EG&G Idaho, 1989) indicates that measurable concentrations of VOCs are present in water wells in and near the SDA and measurable concentrations of VOC vapors occur in the surface soil gases at distances of 2,000 to 3,400 ft from the SDA boundary. Analysis of gases collected at various depths beneath the RWMC, found in the Annual Progress Report: FY-1987 Subsurface Investigations Program at the Radioactive Waste Management Complex of the Idaho National Engineering Laboratory (DOE-ID, 1988), indicate maximum vapor concentrations at approximately 100 ft below land surface and measurable concentrations to 576 ft. Results of the Soil Gas Survey and Shallow Well Screening of the Radioactive Waste Management Complex Subsurface Disposal Area (ERP-WAG7-09) indicate that organic vapors are being emitted from surface soils. Soil gas monitoring has corroborated the locations of the organic waste producing the vapors. Available data suggest that organic liquids have migrated downward through the subsurface and have formed a relatively large vapor plume. Analysis of groundwater samples confirm that the organic plume has reached the Snake River Plain Aquifer (EG&G Idaho, 1989).

The volatile organics of primary concern at the RWMC, based on soil gas, groundwater, and well gas measurements taken to date, include carbon tetrachloride, trichloroethylene, 1,1,1-trichloroethane, chloroform, and tetrachloroethylene. Other organic vapors that have been found, but less frequently, include 1,1,2-trichlorotrifluoroethane, 1,1-dichloroethane, 1,1-dichloroethylene, dichlorodifluoromethane, toluene, methylene chloride, and acetone. Studies continue today of the subsurface geology and hydrology of the RWMC to evaluate the potential for contamination of the Snake River Plain Aquifer.

Results of monitoring during the previous two-week and four-month operations of the VVE system, documented in the Summary Report of Results of the Vapor Vacuum Extraction Test at the RWMC (EG&G Idaho, 1991b), indicated average carbon tetrachloride and trichloroethylene vapor concentrations in the extraction well gas stream of approximately 36 and 16 ppm, respectively, chloroform was also detected at low levels. No other VOCs were detected in the extraction gas stream. Samples of the carbon collected in November 1990 from a spent carbon bed indicate that it exhibits toxicity characterization leaching procedure (TCLP) characteristics of a hazardous waste (0.8 mg/L carbon tetrachloride, limit = 0.5 mg/L). Vapor concentrations of carbon tetrachloride measured at the three monitoring wells inside the SDA ranged from <10 to approximately 3,000 ppm.

Moreover, mercury was detected during recent Acid Pit monitoring; however, because the Acid Pit is over 100 ft from the drill task site and because drilling will not take place in a waste pit, mercury is not likely to be encountered.

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found the amounts for trichloroethylene, perchloroethylene, methylene chloride, and carbon tetrachloride listed in Table A-2.

Sample identification	Trichloro- ethylene	Perchloro- ethylene	Methylene chloride	Carbon tetrachloride
01	<0.11 <u>p</u> pm	<0.1105 ppm	<0.25 ppm	<0.28 ppm
02	<0.10 ppm	<0.47 ppm	<0.24 ppm	<0.28 ppm

Table A-2. Amounts of substances found in SDA.

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A-2. HEALTH AND SAFETY RESPONSIBILITIES

Proposed site investigation team (VVE operations): (See Figure A-2.)

Personnel	Discipline/Tasks Assigned
G. E. Matthern	Task Project Manager
W. C. Downs	Technical Leader
N. W. Spang	Task Project Engineer
T. B. Arrington	Task RWMC Technical Programs/Job Site Supervisor (JSS)
L. Lazzarotto	Data Collection Technician/Gas Chromatography (GC) Operator/VVE Operator/Alternate Field Team Leader
D. Shoop	RWMC Industrial Hygienist (IH)
D. K. Gray	RWMC Safety Engineer
To be determined (TBD)	Health and Safety Officer (HSO)
S. E. Macleod	RWMC Radiological Engineer
R. M. Lugar	Field Team Leader (FTL)/Data Evaluation and Quality Assurance/Quality Control
D. J. Bright	RWMC Technical Programs Unit Manager
S. French	RWMC Environmental Engineer
K. J. Izbicki	Data Collection Technician
TDB	RWMC Health Physics (HP) Manager
TBD	Design Engineer
ТОВ	Quality Engineer
TBD	Project Geologist
TBD	Environmental Coordinator
TBD	Radiological Engineer
TBD	IH/HP Technician
TBD	Operations Personnel.





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Proposed site investigation team (drilling operations): (See Figure A-3.)

Personnel	Discipline/Tasks Assigned
To be determined (TBD)	Drilling Project Manager/Field Supervisor
TBD	Field Technical Support/Team Leader
TBD	Field Technical Support
TBD	Project Geologist/Field Supervisor
TBD	Project Geologist/Field Supervisor
TBD	Project Geologist/Field Supervisor
TBD	Health Physics Support
TBD	Industrial Hygiene Support
TBD	M-K Site Engineer
TBD	M-K Site Engineer
TBD	ERD Task Operations Personnel
TBD	Health and Safety Officer
ТВО	Safety Engineer
TBD	Quality Engineer
TBD	Facility Task Operations Personnel
TBD	Environmental Coordinator
TBD	Radiological Engineer.

It is the responsibility of the HSO and JSS to ensure that all requirements stated in the base HSP and this addendum are complied with and that the effectiveness of this HSP is evaluated on a weekly basis. Evaluation of this HSP will be documented in the FTL and/or sample logbooks. This project will comply with all applicable Occupational Safety and Health Administration (OSHA) regulations, American National Standards Institute (ANSI) standards, American Conference of Governmental Industrial Hygienists (ACGIH) threshold limit values (TLVs) for exposures to chemical and physical

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agents, and National Institute for Occupational Safety and Health (NIOSH) recommended exposure limits as declared in Department of Energy (DOE) 5480.10 and ID 5480.1 Chapter X, "Contractor Industrial Hygiene Program"; DOE/ID 5483.1A, "Occupational Safety and Health Standards"; DOE/ID 5480.4, "Environmental Protection, Safety, and Health Protection Standards (Industrial Hygiene Manual); DOE 5480.11, "Radiation Protection for Occupational Workers"; and the EG&G Idaho Radiological Controls Manual.



Figure A-3. Drilling task organization chart.

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A-3. PERSONNEL TRAINING

Prior to the start of any task, all applicable and appropriate sections of the outline for guiding and training orientation, presented in Section 3 of the base HSP, shall be transmitted to personnel by the JSS or HSO. In addition to the general training requirements found in the base HSP, personnel working at the RWMC will receive training on the *RWMC Emergency Action Manual* and on RWMC access control requirements. Briefing by the JSS will be given to personnel prior to their working on the project (pre-work) and daily (pre-job) before performing work at the site. Major topics to be reviewed in the briefings include:

- Work plan (sample and analysis plan, safe work permit, and site work release)
- HSP
- Special precautions during task-specific operations
- Personal protective equipment (PPE) and clothing
- Emergency assistance (*RWMC Emergency Action Manual*)
- Evacuation requirements.

Normal daily operations of the VVE will be controlled by RWMC detailed operating procedure (DOP) RO 3.3.3. This DOP will be initiated by the data collection technician and will be signed by the RWMC shift manager, or alternate, prior to performing work at the VVE site. This is pre-job briefing and includes all topics identified above.

Table A-3 documents the training required for VVE operations personnel and the date it was received. The JSS will ensure that all training required for field personnel is current and that Table A-3 is completed prior to

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		JSS		Data Evaluation/FTL		Data Collection Technician		Data Collection Technician	
Course						2	}		
Number	Topic	Required	Date	Required	Date	Required	Date	Required	Date
	Task Site Orientation	Initial		Initial		Initial		Initial	
	Decontamination ^a	Initial		Initial		Initial		Initial	
	Hazard Communication ^a	Initial		Initial		Initial		Initial	
	Signs, Tags, Warning Devices	Initial		Initial		Initial		Initial	
	RWMC Emergency Action Manual ^a	Initial		Initial		Initial		Initial	
	RWMC Access Requirements ^a	Initia]		Initial		Initial		Initial	
TS-205	Hazardous Waste Operator	Initial		Initial		Initial		Initial	
TS-205R	Hazardous Waste Operator-Refresher	Annua 1		Annua l	-	Annual		Annual	
TS-206	Hazardous Waste Supervisor	Initial		Initial		NA		NA	
TS-401	Hearing Conservation	Initial		NA		Annua 1 ^b		Annua 1 ^b	
TS-501	Radiation Worker Qualification	Initial		Initial		Initial		Initial	
TS-501R	Radiation Worker Qualification-Refresher	Annua l		Annual		Annua l		Annua !	
TS-503R	Limited Radiation Worker-Refresher	NA		NA		NA		NA	
TS-701	Medic First	Initial		Initial		Initial		Initial	ļ
TS-701R	Medic First-Refresher	Annual		Annua 1		Annual		Annua l	
TS-801	Respirator Fit Test Qualification	Initial		Initial		Initial		Initial	
TS-802	Respirator Fit Test Requalification	Annual		Annua 1		Annua 1		Annual	
	Sentograph Gas Chromatograph Factory Operator Training	NA		Initial		Initial		Initial	
	DOP RO 3.3.3 Vapor Vacuum Extraction Demonstration (VVED)	Initial		Initial		Initial		Initial	

Table A-3. Training record for task site personnel (VVE operations).

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						Site Visito	ors ^c ,d	Carbon Bed Samplers	4
Course						*			
Number	Topic			·····		Required	Date	Required	Date
	Task Site Orientation		ļ			Initial		Initial	
	Decontamination ^a					Initial		Initial	
	Hazard Communication ^a					Initial		Initial	
	Signs, Tags, Warning Devices ^a	\$				Initial		Initial	
	RWMC Emergency Action Manual ^a					Initial		Initial	
	RWMC Access Requirements ^a					Initial		Initial	
TS-205	Hazardous Waste Operator					NA		Initial	
TS-205R	Hazardous Waste Operator-Refresher					NA		Annual	
TS-206	Kazardous Waste Supervisor					NA		NA	
TS-401	Hearing Conservation					NA		NA	
TS-501	Radiation Worker Qualification				=	Initial		Initial	
TS-501R	Radiation Worker Qualification-Refresher					NA		Annual	
TS-503R	Limited Radiation Worker-Refresher					NA		-NA	
ĭs-701	Medic First					NA		Initial ^e	
TS-701R	Medic First Refresher		ŀ			NA		Annual ^e	
TS-801	Respirator Fit Test Qualification	· · · · · · · · · · · · · · · · · · ·				NA		Initial	
TS-802	Respirator Fit Test Requalification					NA		Annual	
	Sentograph Gas Chromatograph Factory Operator Training					NA		NA	
· · · · · · · · · · · · · · · · · · ·	DOP RO 3.3.3 VVED					NA		NA	

Table A-3. (continued).

a. May be part of task orientation.

b. The data collection technicians are the only project personnel exposed to noise at or above an 8-hour timeweighted average of 85 dBA and therefore, will be the only project personnel placed on the Hearing Conservation Program.

c. Site visitors include all VVE and non-VVE project personnel not normally at the site; the JSS shall ensure that their training meets the above requirements prior to visiting the site, and that appropriate escorts are provided.

d. Visitors will be briefed on task/site hazards only to the extent necessary to visit the site under supervision.

e. At least one sampler per team will have completed the Medic First course.

NA - not applicable.

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operation startup. Training records can be obtained from personnel radiation worker cards, Human Resources development training, OV\VM-TIS [for Environmental Restoration Department (ERD) personnel], or facility training records. A completed Table A-3 must be kept in the FTL logbook. Visitors must meet the training requirements identified in Table A-3 prior to entry.

The training required for drilling operations and the date the training was received are presented in Table A-4. The drilling FTL will ensure that all training required for field personnel is current and that Table A-4 is completed prior to drilling operation startup. Training records can be obtained from personnel radiation worker cards, Human Resources development training, OV\VM-TIS, or facility training records. A completed Table A-4 must be kept in the FTL logbook. Visitors to the site are those not otherwise identified in Tables A-3 or A-4. Visitors must meet the training requirements identified in Table A-3 prior to entry.

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		Drillers/Helpers		Project Geologist		Drilling Supervisor			
					2				
Course Number	Торіс	Required	Date	Required	Date	Required	Date		
	Task Site Orientation	Initial		Initial		Initial			
	Decontamination ^b	Initial		Initial		Initial			
	Hazard Communication ^b	Initial		Initial		Initial			
	Signs, Jags, Warning Devices	Initial		Initial		Initial			
	RWMC Emergency Action Manual	Initial	:	Initial		Initial			
	RWMC Access Requirements ^b	Initial		Initial		Initial			
TS-205	Kazardous Waste Operator	Initial		Initial		Initial			
TS-205R	Hazardous Waste Operator-Refresher	Annual		Annual		Annual			
TS-206	Hazardous Waste Supervisor	NA		NA		NA			
TS-401	Hearing Conservation	Annual		Annual		Annual			
TS-501	Radiation Worker Qualification	Initial		Initial		Initial			
TS-501R	Radiation Worker Qualification-Refresher	Annual		Annual		NA	-		
TS-503R	Limited Radiation Worker-Refresher	NA		NA		Annual			
<u>TS-701</u>	Medic First	NA		NA		NA			
TS-7018	Medic First-Refresher	NA		NA		NA			
TS-801	Respirator Fit Test Qualification	Initial		Initial		NA			
TS-802	Respirator Fit Test Requalification	Annual		Annual		NA			

Table A-4. Training record for task site personnel^a (drilling operations).

a. See Table A-3 for training requirements of RWMC IH and HP support personnel and site visitors.

b. May be part of task orientation.

NA - not applicable.

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A-4. OCCUPATIONAL MEDICINE PROGRAM & MEDICAL SURVEILLANCE

Task site personnel shall participate in the INEL Occupational Medicine Program (OMP) per the requirements of 29 CFR 1910.120, which requires medical surveillance for hazardous waste site workers. This includes employees who are or who may be exposed to hazardous substances at or above established permissible exposure limits, without regard to respirator use, for 30 or more days per year, as well as those who wear a respirator for 30 or more days per year. Employees who must use a respirator in their job or are required to take training to use a respirator to perform their duties under this plan must be medically evaluated for respirator use at least annually.

The OMP is responsible for evaluating the physical ability of a worker to perform the task assigned. The OMP provides medical clearance to the worker for the work to be performed. The OMP may impose restrictions on the employee by limiting the amount or type of work performed. Form EG&G-679, "Employee Job Task Analysis," must be supplied to the OMP at the time of initial certification of a hazardous material worker and when a change in job category occurs. Job-related information must be provided to the OMP for each hazardous material worker via completion of Form EG&G-735, "Industrial Hygiene Identification of an Employee for a Medical Surveillance Program," to the OMP.

Areas addressed by the OMP for hazardous waste site workers include:

- Current comprehensive medical examinations for full-time employees in an INEL medical facility
- Records and reports from employees' private physicians, as required by the Site Occupational Medical Director
- Medical evaluation by the OMP on return to work following an absence in excess of one week (40 consecutive work hours) resulting from illness or injury

- Medical evaluation in the event that a supervisor questions the physical condition of an employee
- Medical evaluation in the event that the employee questions his/her physical condition.

The information provided by the forms and employee examination is used to determine the following⁶ for each employee:

- Ability to perform relevant occupational tasks
- Ability to work in protective equipment and/or heat stress environments
- Use of respiratory protection
- Need to be entered into additional specific medical surveillance examination programs.

If the OMP does not have sufficient information at the time of request for clearance for respirator training, the employee's supervisor will be notified and clearance will be withheld until the needed information is provided and any necessary additional examination or testing is completed.

Results of the following tests shall be made available to the OMP when any abnormal radiological exposure is noted or a radiological contamination incident occurs:

- Whole body count (baseline, annual, and on actual or suspected radiological contamination incident)
- Bioassay (baseline, as required to assess internal radiation dose, and on actual or suspected radiological contamination incidents).

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Medical data from the worker's private physician, collected pursuant to hazardous material worker qualification of a subcontractor worker, shall be made available to the OMP. This will assist the OMP in assessing the medical ability of the subcontractor worker to work should doubt arise during task operations. Subcontractor past radiation exposure history shall be submitted to the EG&G Idaho Operational Dosimetry Unit (Section 3.5 of Chapter 2 in the *Radiological Controls Manual*).

It is the policy of the OMP to examine all workers, including subcontractors, when they are injured on the job, if they are experiencing symptoms consistent with exposure to a hazardous material, or if there is reason to believe that they have been exposed to toxic substances or physical agents in excess of allowable limits.

Before initiating any task where a chemical or radiological hazard exists, the appropriate medical facility will be notified of the start of the task, anticipated schedules, and task site locations by the HSO. In addition, the OMP shall be supplied with an inventory of the known hazardous constituents located at the task sites.

In the event of a known or suspected injury or illness due to a hazardous substance or physical agent, the worker(s) shall be transported to the nearest medical facility for evaluation with as much information as possible regarding the suspected cause of injury or illness. As much of the following information available at the time shall accompany the individual to the medical facility:

- Individual's name, job title, work location, supervisor's name, and phone number
- Substances or physical agents (known and/or suspected); material safety data sheet(s)

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- Date of employee's first exposure to the substance or physical agent
- Locations, dates, and results of exposure monitoring
- PPE in use during this task (e.g., respirator type)
- Number of days per month PPE has been in use
- Anticipated future exposure to the substance or agent.

Further medical evaluation will be in accordance with the symptoms, specific hazard involved, exposure level, and specific medical surveillance requirements.

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A-5. HAZARD EVALUATION

A-5.1 POTENTIAL ONSITE HAZARDS

Potential onsite hazards during VVE operations include:

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- VOCs
- Radioactive materials/ionizing radiation (man-made radioactive particulate in gas stream and ionizing radiation from operations in the SDA)
- Industrial hazards
- Electrical hazards
- Temperature extremes
- Noise
- Fire and explosion
- Elevated work
- Hoisting and rigging.

Potential hazards during drilling operations include:

- VOCs
- Radioactive materials/ionizing radiation (man-made radioactive particulate in gas stream and ionizing radiation from operations in the SDA)

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- Metals such as cadmium, beryllium, and mercury adsorbed to dust particles
- Industrial hazards
- Electrical hazards
- Temperature extremes
- Noise
- Fire and explosion
- Elevated work
- Hoisting and rigging.

A-5.2 HAZARDS ANALYSIS

A-5.2.1 Chemical Agents

There were three volatile organic contaminants noted in the gas stream during past VVE and drilling operations: carbon tetrachloride, chloroform, and trichloroethylene. The other VOCs (1,1,1-trichloroethane and perchloroethylene) and radioactive contaminants identified in Table A-5 have the potential to be present in low concentrations in the gas stream.

SDA personnel sampling results reported in the EG&G Idaho Environmental Hygiene Laboratory Analytical Report No. 92-0133, dated December 18, 1991, found the amounts for trichloroethylene, perchloroethylene, methylene chloride, and carbon tetrachloride shown in Table A-2.

Table A-5. Chemical hazards.

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Chemica]	Physical state	Exposure limit	Health hazard	NFPA ^a
Carbon tetrachloride	Gas	NIOSH ^b (REL) 2 ppm STEL OSHA (PEL) 2 ppm TWA ACGIH (TLV) 5 ppm TWA	<u>Symptoms</u> CNS depressant, nausea, skin irritation	3-0-0
Chloroform	Gas	NIOSH ^b (REL) 2 ppm STEL OSHA (PEL) 2 ppm TWA ACGIH (TLV) 10 ppm TWA	<u>Target Organs</u> CNS, eyes, lungs, liver, kidneys, skin <u>Symptoms</u> Dizziness, metal dullness, nausea, disorientation, irritated eyes, skin	2-0-0
			<u>Tarqet Organs</u> Liver, kidneys, heart, eyes, skin	
litric acid	Liquid	NIOSH (REL) 4 ppm STEL OSHA (PEL) 2 ppm TWA ACGIH (TLV) 2 ppm TWA	<u>Symptoms</u> Irritated eyes, irritated mucous membranes, skin Target Organs	3-0-0
			Eyes, respiratory system, skin, teeth	
[richlorethylene	Gas	NIOSH ^b (REL) 25 ppm TWA OSHA (PEL) 50 ppm TWA/200 ppm STEL ACGIH (TLV) 50 ppm TWA/200 ppm STEL	<u>Symptoms</u> Headache, vertigo, nausea, eye irritation	2-1-0
			<u>Target Organs</u> Respiratory system, heart, liver, kidneys, CNS, skin	
Tetrachloroethylene	Gas	NIOSH ^b No recommended exposure level OSHA (PEL) 25 ppm TWA ACGIH (TLV) 50 ppm TWA	<u>Symptoms</u> Eye irritation, nose, throat, nausea, flushed face and neck, vertigo, dizziness, incoherentness, erythema (reddening)	2-0-0
			<u>Target Organs</u> Liver, kidneys, eyes, upper respiratory, CNS	
1,1,1- trichloroethane	Gas	NIOSH (REL) 350 ppm ceiling OSHA (PEL) 350 ppm TWA/450 ppm STEL ACGIH (TLV) 350 ppm TWA/450 ppm STEL	<u>Symptoms</u> Headache, CNS depressant, poor equilibrium, irritated eyes, dermal	2-0-0
			<u>Target Organs</u> Skin, CNS, cardiovascular system, eyes	

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Table A-5. (continued).

Chemica 1	Physical state	Exposure limit	Health hazard	NFPAa
Isopropano I	Liquid	NIOSH (REL) 400 ppm TWA OSHA (PEL) 400 ppm TWA ACGIH (TLV) 400 ppm TWA/500 ppm STEL	<u>Symptoms</u> Mild eye irritation, nose, throat, drowsiness, dizziness, headache, dry, cracking skin	1-3-0
			<u>Target Organs</u> Eyes, skin, respiratory system	
1,1,2-trichloro- 1,2,2- trifluoroethane	Gas	NIOSH (REL) 1000 ppm TWA OSHA (PEL) 1000 ppm TWA ACGIH (TLV) 1000 ppm TWA/1250 ppm STEL	<u>Symptoms</u> Irritated throat, drowsiness, dermal irritation <u>Target Organs</u>	1-1-0
 a. Health - Fire - b. NIOSH-suspected ACGIH - American Co CNS - central ner NFPA - National F NIOSH - National In OSHA - Occupational PEL - permissible REL - recommended STEL - short-term TWA - time-weight 	- Reactivity. d human carcinoge onference of Gove rvous system ire Protection Ac nstitute of Occup al Safety and He- e exposure limits d exposure limits exposure limits ted average	en. ernmental Industrial Hygienists gency pational Safety and Health alth Administration s	·	

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Several factors that provide protection from chemical exposure in the VVE system include:

- The pump, which pulls air through the filtration system, provides a negative flow in the system. Any leakage will be inward through the filter system.
- The exhaust stack is monitored for total organic vapors and is set to shut down if concentrations downstream of the filter system reach 2 ppm for five seconds.

The following are VVE system failure concerns and associated safeguards to control the chemical (VOC) vapor hazard:

• Exhaust monitor could fail

Safeguards: Monitor is calibration-checked weekly and portable GC grab sample analysis is performed daily to verify exhaust monitor readings.

Carbon bed may saturate and breakthrough may occur

Safeguards: At past operating parameters, the carbon beds took approximately 1.5 months to saturate. Past test runs show that saturation does not occur instantaneously; exhaust concentration will increase slowly over days. The carbon beds will be monitored for exhaust concentration.

A-5.2.2 Fire and Explosion

VVE Operations:

The VOCs identified in the gas stream in past VVE tests are all noncombustible, with the exception of trichloroethylene, and will not pose a

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hazard at current concentrations and removal rates. In addition, monitoring during the four-month demonstration indicated that the extraction well gas stream is not explosive; however, continued monitoring is recommended in the event that the VVE system is modified for improved removal efficiency.

Drilling Operations:

Past drilling operations produced no other flammable gases than the one noted in the above fire hazard analysis for VVE operations. However, during drilling operations there will be occasions when machinery will need to be refueled and decontaminated. Therefore, the potential for fire is present if fuels or decontamination fluids come in contact with open flames.

A-5.2.3 Oxygen Deficiency/Confined Space

VVE Operations:

The potential for an oxygen-deficient atmosphere or confined space hazard exits during normal VVE operations only if personnel enter the carbon beds. Because personnel will not be allowed in the carbon beds, no hazard is anticipated. Signs indicating personnel are not to enter the carbon beds will be posted.

Drilling Operations:

There is no oxygen-deficient or confined space hazard anticipated during normal drilling operations.

A-5.2.4 Radiological Hazards

VVE Operations:

Radon and its daughter products occur naturally in the soil and are present in the gas stream. Radon accumulation on the carbon adsorbers was
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estimated in Engineering Design File BWP-VVED-023, Rev. 2. Radon adsorption on activated carbon beds was estimated and confirmed by field radiological measurements to pose no radiological hazard. Most of the naturally occurring nuclides will be in gas form and are expected to pass through the filters and be released to the air. Nuclides that would exist as particulates will be removed from the gas stream by the cyclone separator, prefilter, and HEPA filter. The collection bin of the cyclone separator, prefilter, and HEPA filter may contain radionuclides; however, radiochemistry analysis of the filters and the activated carbon adsorbers after the two-week and four-month tests indicated that no man-made radionuclides were extracted from the vadose zone. Observation during VVE operation indicated a reduction in radon levels exiting the extraction well because of the reduction of radon levels within the subsurface interstitial spaces.

Drilling Operations:

The potential exists for exposure to radiologically contaminated materials, either in borehole cuttings or in waste material, that might accidentally be encountered during the drilling process. The radiological contaminants that have been encountered during past drilling operations at the RWMC include plutonium-239, thorium-230, and cesium-244. The health physics technician (HP) on the drill site will be monitoring all material and equipment coming from the hole. RWMC policy requires personnel entering the SDA to wear a thermoluminescent dosimetry (TLD) monitoring badge and pencil dosimeter to monitor individual dosages.

A-5.2.5 Biological Hazards

No biological hazards are anticipated during VVE or drilling operations.

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A-5.2.6 Industrial Safety Hazards

VVE Operations:

Changeout of the carbon beds and repair or replacement of VVE system components are activities that may pose industrial safety hazards. Adherence to lockout/tagout procedures, approved rigging sketches, and appropriate requirements of the hoisting and rigging manual will be followed.

Drilling Operations:

A number of industrial safety hazards may exist during drilling operations, including:

- Existing hazardous objects and terrain
- High work areas
- Lifting heavy objects
- Moving equipment and falling objects
- PPE
- Drill rig equipment.

PPE can restrict visibility and movement. This increases the risk of falling over objects, striking objects, or being struck by them. PPE may also elevate the risk of heat stress.

A-5.2.7 Electrical Hazards

VVE Operations:

The vacuum pump motor and associated system controls and instrumentation are electrically powered. Appropriate lockout/tagout procedures will be followed prior to servicing. Only qualified RWMC electrical repair personnel shall perform servicing at all times.

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Drilling Operations:

Overhead power lines, downed electrical wires, and buried cables all pose a danger of shock or electrocution if workers contact or sever them during site drilling operations. Electrical equipment used on site, such as generators and portable electric tools, may also pose a hazard to workers. All portable electric lines will be ground fault circuit interrupter equipped. Careful observation for overhead electrical hazards will be performed prior to raising masts on drill rigs or using cranes. The appropriate INEL operating group will be contacted for underground utility clearances prior to drilling or excavating operations. EG&G Idaho requirements for work permits and clearances for operations near power lines will be followed.

A-5.2.8 Heat/Cold Stress

VVE Operations:

Exposure to temperature extremes is generally in short durations, less than 30 minutes, during normal subsurface gas sample collection activity. Certain VVE activities (e.g., filter changeout or sampling) may subject individuals to increased heat stress. During extreme weather conditions, proper exposure monitoring, clothing, fluid intake, and work/rest regimens will be implemented by the task IH or safety engineer per the EG&G Idaho Industrial Hygiene Manual, Section 20.

Drilling Operations:

During the winter months, adequate protective clothing to ensure warmth will be necessary, but extra care must be taken while working in this environment. Heavy clothing impairs movement and hearing. Observation is required of coworkers' facial extremities (ears and nose) for signs of frostbite and of workers mental coherence and body movements to avoid hypothermia. Heat/cold stress training will be addressed in the initial safety meeting before personnel perform any field activities.

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During extreme weather conditions, proper exposure monitoring, clothing, fluid intake (for emergency use only), or work/rest regiments will be implemented by the task IH or safety engineer per the *Industrial Hygiene Manual*, Section 20.

A-5.2.9 Noise Hazards

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VVE Operations:

Hearing protection is required for work performed within the weather shelter when the VVE system is operating or for other work involving VVE as required on the safe work permit. Data collection technicians who work daily within the shelter will be placed on the Hearing Conservation Program per the EG&G Idaho Company Procedures Manual, Section 11.7 (CP 11.7), and Industrial Hygiene Manual, Section 26.

Drilling Operations:

The field team may be exposed to excessive noise levels from drilling equipment and other sources during drilling activities. Hearing protection will be worn by all task site personnel and visitors until the task IH determines that noise levels are below hazardous. The task IH will perform a baseline noise monitoring test of the drilling operations to make this determination. All personnel in the proximity of the drill rig while it is in operation will wear the hearing protection prescribed by the IH.

A-5.2.10 Other Hazards

VVE Operations:

Additional hazards that may exist during VVE operations include fire within the building, poor lighting, and tripping hazards.

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Drilling Operations:

Field team members for drilling operations may be exposed to injury caused by lifting heavy objects, since drilling operations involve manual movement of heavy drilling casing, auger flights, and various other pieces of equipment. All field team members should be trained in the proper method of lifting heavy equipment and cautioned against lifting objects that are too heavy for one person. Mechanical and hydraulic assists will be used whenever possible to minimize lifting dangers.

The drilling field team may be subjected to cuts and bruises since drilling activities usually involve contact with moving machinery and possible falling objects. In order to minimize this injury, workers will wear protective clothing, hard hats, and steel-toed boots, and will use mechanical assists whenever possible. Loose clothing or neck chains for security badges should not be worn around rotating drilling equipment. Badges may be worn inside the worker's outer layer of clothing or in their pocket during drilling equipment operation.

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A-6. LEVELS OF PROTECTION AND PERSONAL PROTECTIVE EQUIPMENT

A-6.1 PERSONAL PROTECTION USED ON PREVIOUS SITE VISITS

Protection Levels B, C, and D were used during previous borehole drilling for VVE (1987); however, previous observation visitors were required to wear only Level D protection or less. Data collection activities require Level D protection. Any breach of the VVE system (filter changeout/sampling) will require the use of Level C PPE with the use of organic/particulate combination cartridge until the task IH and HP can verify that contaminant levels are below levels requiring respiratory protection as defined by the EG&G Idaho Radiological Controls Manual and Industrial Hygiene Manual.

A-6.2 PERSONAL PROTECTIVE EQUIPMENT

Levels of Protection Required for this Task: A____ B___ C_X D_X See Table A-6.

A-6.2.1 Respiratory and Dermal Requirements-Personal Protective Equipment

VVE Operations:

Activities during normal VVE system operations do not present a respiratory or skin hazard to personnel; therefore, Level D (RWMC work uniform) will meet the PPE requirements. Until the task IH and HP can determine contamination levels within the system, Level C PPE and respirators with HEPA and organic filtration cartridge will initially be worn during the changing of filters or during the sampling of the particulate collection bin or carbon bed. Any additional respiratory protection requirements will be determined by the HP or taks IH using criteria found in the *Industrial Hygiene Manual* and *Radiological Controls Manual*, as well as substance-specific requirements from sampling results. Table A-6 identifies the PPE requirements for each aspect of the VVE operation.

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Table A-6. Required levels of protection.

Job to be performed	PPE level	Other modifications
Data collection (pressure, temperature, vapor, extraction well gas, sampling/analysis)	D	Latex gloves optional
VVE system operation and routine maintenance on exterior of system	D	Protective equipment for electrical work will be specified by the safety engineer
Sampling of carbon adsorbers, changeout of HEPA filter, or maintenance on open system	C	Viton gloves with cotton liners and respiratory protection are required until contaminant levels can be determined by the task IH and HP
Gas and water sampling from well in and around the RWMC	D	Latex gloves required to handle samples
Monitor well drilling and installation	C	Nitrile gloves (when refueling), hard hat, pencil dosimeter, hearing protection, leather gloves, and steel-toed footwear are required. Respiratory protection until contaminant levels can be determined by the IH and HP, and hearing protection until IH determines it is not necessary

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Drilling Operations:

Drilling operations in non-waste areas of the SDA have not required PPE above level D in the past; however, because the potential for contaminants to become airborne with dust that is generated from the drill rig exists, Level C PPE and respirators will be worn. The HP or task IH may downgrade the PPE requirements using criteria found in the *Industrial Hygiene Manual* and *Radiological Controls Manual*, as well as substance-specific requirements from sampling results. Table A-6 identifies the PPE requirements for drilling operations.

A-6.2.2 Selection Criteria

Respiratory protection will be required whenever personnel are exposed to concentrations of organic vapors greater than the lowest exposure limits (TWA) for the potential contaminants identified in Table A-5, or if the VVE system is to be opened and contaminant levels are unknown. Respiratory protection for particulate radionuclides will be required when surface contamination levels exceed Zone I (>5000 dpm/100cm² beta-gamma and/or >50 dpm/100cm² alpha), when the VVE system is open and contamination levels are unknown, or if radioactive airborne concentrations exceed the specific levels found in Section 3 of the *Radiological Controls Manual*. All exposure limits are selected to ensure the health and safety of all those working directly with the equipment, as well as the health and safety of the general public.

Levels of organic vapors and respirable dust are expected to be below allowable limits during drilling activities; however, Level C PPE and respirators will be required until the HP or task IH can determine otherwise. Section A-6.3 identifies action levels that may require upgrading PPE and the potential for exposure to airborne radionuclides, aerosols, or fumes. Document No. <u>EGG-WM-10199</u> Section No. <u>H&S Plan</u> Revision No. <u>0</u> Date <u>August 1992</u> Page No. <u>A-52</u>

A-6.2.3 Personal Protection Requirements

In addition to Level C PPE, respiratory protection will be required for system breach or sampling because of the physical form in which the contaminants will be found (primarily VOCs in their vapor state) and because of the concentrations to which personnel may be exposed. Hearing protection requirements are detailed under Section A-5.2.9, Noise Hazards. Additional modification to personal protection requirements will be as directed by the task IH or HP.

A-6.2.4 Levels of Protection

List of Level C PPE:

Level C protection should be selected when the type of hazardous airborne substance is known, concentrations are measured, criteria for using air-purifying respirators are met, and skin and eye exposure is unlikely. Monitoring of the air must be performed to comply with OSHA regulations and to ensure respirator adequacy. Modified Level C PPE will be used during VVE operations involving the opening of the system (bed sampling, HEPA_filter changeout, maintenance). Visual or voice communication will be used. Level C PPE includes:

- Full-face, air purifying respirator (Mine Safety and Health Administration/NIOSH-approved) with type GMC-H cartridge or type GMR-I canister
- Tyvek coveralls
- TLD badge for radiation
- Pencil dosimeter

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- Chemical-resistant inner and outer gloves; latex gloves and cotton liners.
- Boots with steel toe.

List of Level D PPE:

Level D protection is primarily a work uniform. It should not be worn on any site when respiratory or skin hazards exist. Level D PPE includes:

• Work coveralls (RWMC work uniform or equivalent)

- TLD badge for radiation
- Pencil dosimeter
- Boots or shoes with steel toe
- Safety glasses (with side shields)
- Leather gloves.

List of Anti-C PPE:

The anti-C requirements will be per the EG&G Idaho Radiological Controls Manual, as dictated by the level of contamination detected or anticipated.

A-6.3 ACTION LEVELS REGARDING LIMITATIONS IN TASKS ASSIGNED, PPE Requirements, and Withdrawal From Site

VVE Operations:

If the VOC monitor measures a total organic concentration of 2 ppm or greater for five seconds in the stack, the system will automatically shut down.

Drilling Operations:

A portable organic vapor analyzer will be used to measure total volatile organic vapor concentrations in the breathing zone of site personnel during sampling and drilling activities. If total volatile organic vapors are detected at or above 1 ppm for a minimum of 1 minute in the breathing zone, work will cease and the area will be evacuated until the specific contaminant(s) can be identified and quantified or until the total organic vapor concentration in the breathing zone have decreased to below 1 ppm. If specific contaminant levels exceed 1/2 the current ACGIH TLV, OSHA PEL or NIOSH REL (which ever is most restrictive) additional engineering controls and personal protective equipment (PPE) may be required to ensure the health and safety of site personnel. The task industrial hygienist will determine the necessity for and type of additional engineering controls and PPE to be used.

Note: If breathing zone volatile organic vapor levels are substantially greater than 1 ppm but are sustained for <u>less</u> than 1 minute on a consistent basis, the specific contaminant(s) shall be identified and quantified.

Hearing protection will be worn continuously by the drilling crew and personnel in proximity of the drill rig until the task IH has determined that noise levels are below recommended levels. If the daily combustible gas indicator (CGI) readings exceed 10% of the lower explosive limit (LEL) in the borehole, work will be halted until the situation is further assessed by safety personnel.

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A-7. SAFE WORK PRACTICES

A-7.1 VARIATIONS TO SAFE WORK PRACTICES LISTED IN Section 7 of this HSP

No variances are anticipated for VVE operations; however, if radiological or hazardous contamination is encountered during field drilling operations or if CGI readings increase above 10% of the LEL, all work will halt until safety personnel have made an assessment of the situation and have deemed the site safe for workers to occupy. Cold/heat stress conditions will by monitored and dealt with according to ACGIH guidelines and at the direction of the task IH.

A-7.2 Additional Safe Work Practices for the Task Site

- The buddy system will be used during all nonroutine VVE operations. This field team will have radio communications present at the site in the event of an emergency.
- Rigging sketches will supplement site work releases for removing the roof sections of the weather shelter and for lifting the carbon adsorbers.
- Changeout of the prefilter and HEPA filter will be per the *RWMC* Operations and Maintenance Manual (OMM).
- Gasoline will be stored in grounded gasoline drums or tanks with National Fire Protection Association (NFPA) labels and signs to prevent ignition sources from entering the storage area. Containers will be closed at all times except when workers are filling or dispensing the contents. The containers will be bonded while the contents are being dispensed. The storage area will be surrounded by a dirt berm covered with plastic to prevent any spilled liquid from escaping. Maximum

quantities of gasoline on site will be 110 gal or less. Drilling machinery should be cooled prior to refueling.

• Eating, drinking, chewing gum or tobacco, smoking, and any other practice that increases the probability of hand-to-mouth transfer and ingestion of material are prohibited within the RWMC operations area except at approved eating areas.

A-7.3 DRUMS AND OTHER CONTAINERS

Carbon adsorber handling will be per a site work release and "charcoal adsorber unit" rigging sketch.

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A-8. WORK/RADIATION ZONES, SITE ENTRY, AND SECURITY

A-8.1 PERIMETER ESTABLISHMENT

Site Secured:

Containment Zones Mapped: _____

Perimeter Identified: Yes

Containment Zones Identified: _____

A-8.2 DESCRIPTION OF WORK/RADIATION ZONES INCLUDING SITE ENTRY AND SECURITY

The weather shelter is defined as the boundary of the work zone for perimeter control purposes. The area within the weather shelter is considered to be a support zone because of the closed/negative flow of the system. The doors of the VVE weather shelter are permanently posted, requiring hearing protection and hazardous waste operator training to enter. Changes to the shelter entry requirements will be as required by the HP, IH, or safety engineer, and will be approved by the JSS and shift manager.

Communications during normal VVE operations will be performed using a radio carried by the data collection technician. Communications during maintenance, carbon bed sampling, and well gas sampling will be performed visually or by voice on site and by radio to the shift manager's office as necessary in an emergency.

The drilling work site perimeter will be established and marked as diagrammed in the map of the work site (Figure A-4). Access will be controlled by the drill site supervisor through an exit/entrance corridor. Hearing protection required signs will be posted at the perimeter of the exclusion zone. All personnel entering or exiting the drill site will sign in and out via a logbook.



Figure A-4. Example schematic diagram for drill site work zones.

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A-9. ENVIRONMENTAL AND PERSONNEL MONITORING

A-9.1 OPERATIONS AND MONITORING EQUIPMENT CHECKLIST

Table A-7 lists the equipment to be calibrated and the frequency of calibration.

Type of equipment	Number needed	Calibrated
Photoionization detector, VOC monitor (for stack exhaust)	1	Weekly as required
Portable HNu or equivalent	1	Daily before use
Gas chromatograph	1	Daily per standard operating procedure
Portable alpha survey, Ludlum 61 or equivalent	1	Semiannually
Portable beta-gama survey, Ludlum 2A or equivalent	1	Semiannually -
Low-range direct, Ludlum 14C or equivalent	1	Semiannually
Combustible gas indicator	1	Daily as required

Table A-7. Frequency and type of equipment to be calibrated.

Portable radiological survey instrumentation will be calibrated every six months by the Health Physics Instrument Laboratory using calibration procedures that conform to ANSI N323-1978, "Radiation Protection Instrumentation Test and Calibration," and CP 10.6, Appendix I, and using sources directly or indirectly traceable to the National Institute of Standards and Technology. The portable HNu will be calibrated by the manufacturer annually; in addition, the instrument will be field calibrated daily prior to use, using the calibration procedure found in CP 11.4. User calibration data shall be maintained on an instrument calibration log similar
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to the one in CP 11.4. Combustible gas meters will have preventive maintenance performed on them biannually by the calibration laboratory at the Central Facilities Area (CFA). The combustible gas meter will be calibrated using the procedure found in CP 11.4.

The HP will use survey equipment on borehole cuttings several times a day, appropriate to the type(s) of radiation expected, to verify and establish boundaries of work zones not already posted. Appropriate survey instruments will also be used for contamination surveys and to survey personnel and other materials before they leave the task site.

A-9.2 MEDICAL SURVEILLANCE PROCEDURES

Personnel exposure to VOCs is not anticipated. Levels of organic vapors and respirable dust are expected to be below allowable limits during VVE and drilling operations. If the task IH suspects that personnel are being exposed to VOCs at or above the lowest recommended contaminant exposure limits (Table A-5), air sampling will be performed to determine if exposure is greater than the TLV/PEL/REL. If necessary, medical surveillance will be initiated on those individuals for the specific substances to which they were exposed. Enrollment in the EG&G Idaho Medical Surveillance Program for hazardous waste site workers is required for all task site workers. Enrollment in the Hearing Conservation Program may be required for some persons, if noise exposures exceed the 8-hour TWA of 85 dBA. Noise exposures will be evaluated on an individual basis, as needed.

A-9.3 PERSONNEL MONITORING

Potential personnel exposure to chemical and radiological contaminants will be monitored by the task IH/HP whenever the VVE system is activated and following work performed.

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Job to be Performed

Cyclone separator cleanout and HEPA filter cleanout

Normal VVE operations

Gas and water sampling

Personal Monitoring Device(s)

Survey on completion using a Ludlum Model 2A and 61 and portal monitor located at WMF-601. VOC exposure monitoring using an HNu or equivalent when opening the system.

Personal monitoring for radioactive contamination is not required prior to leaving the weather shelter.

Survey using a Ludlum Model 2A and 61 and a portal monitor located at WMF-601 when perched water or downhole equipment has been handled. VOC exposure monitoring using an HNu or equivalent when opening wells.

All site personnel will be required to wear a TLD and pencil dosimeter while on site in order to evaluate exposure to ionizing radiation. The HP will make recommendations for other dosimetry if it is required.

Personnel monitoring for airborne chemical contaminants will be accomplished through the use of passive lapel samplers, which will be worn by team members at the discretion of the task IH or HSO.

Hearing protection is required for work performed within the weather shelter when the VVE system is operating or for other work involving VVE as required on the safe work permit. Data collection technicians who work daily within the shelter will be placed on the Hearing Conservation Program per CP 11.7 and the *Industrial Hygiene Manual*, Section 26.

The field team may be exposed to excessive noise levels from drilling equipment and other sources during drilling activities. Hearing protection will be worn by all task site personnel and visitors until the task IH determines that noise levels are below hazardous levels. The task IH will perform a baseline noise monitoring test of the drilling operations to make this determination. All personnel in the proximity of the drill rig while it is in operation will wear the hearing protection prescribed by the task IH.

A-9.4 OPERATING PROCEDURES AND METHODS FOR SURVEILLANCE

VVE operating requirements, including survey and safety requirements, are included in RWMC DOP RO 3.3.3 VVED.

Heat/cold stress: See CP 11.10.

Barriers, signs, and tags: See CP 4.4 "Lock and Tag Procedure," CP 10.10, "Posting Radiological Control Areas," CP 11.2, "Hazard Communication," and CP 11.7, "Hearing Conservation." Also, see the EG&G Idaho Safety Manual, Section 7, "Lock and Tag," and Section 12, "Sign, Tags, Warning Devices, and Color Codes."

Physical hazards: Hearing protection and full-face respirators will be available if deemed necessary by the task IH. Physical hazards include uneven or sloped ground and the sampling equipment. All work will be performed in a controlled manner, and according to RWMC health and safety operations and all applicable EG&G Idaho waste management directives.

Work stress: During the course of drilling operations, a workweek-in excess of 48 hours requires approval of a Level 2 or 3 manager, or the general manager. In the event that Level C PPE is used, the work/rest periods and length of the workday will be determined by the task IH using guidelines in the EG&G Idaho Industrial Hygiene Manual, Section 20; EG&G Idaho Safety Manual, Section 20, Appendix B; and biological exposure indices, 1987-88. This statement applies to all personnel at the drill site, including EG&G Idaho employees, and contractors and subcontractors of EG&G Idaho. Work fatigue will be constantly monitored by the FTL and other samplers.

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A-10. DECONTAMINATION PROCEDURES

A-10.1 PERSONNEL DECONTAMINATION PROCEDURES

A-10.1.1 Chemical Decontamination

Contamination of personnel by volatile organic vapors is not expected during normal operating conditions. If personnel chemical contamination is encountered, the affected area shall be immediately flushed with water and the IH will be notified for further instructions.

A-10.1.2 Radiological Decontamination

Radiological contamination of personnel is not expected. Precautions for sampling and system breach are provided in the following documents:

- Draft Work Plan for the Organic Contamination in the Vadose Zone-Operable Unit (OU 7-08) Pilot Scale Treatability Study (EG&G Idaho, 1992)
- Abbreviated Sampling and Analysis Plan for Spent Carbon Adsorbers in the Vapor Vacuum Extraction System (EG&G Idaho, 1991a)
- "RWMC OMM HEPA Filter Change-Out" procedure.

If personnel or personal property become contaminated during any phase of the VVE operations, CP 10.4 will be followed.

A-10.1.3 Mixed Contaminants Decontamination

No mixed contamination of personnel is expected during normal operating conditions. Contaminants involved with the VVE operations are of two types: particulate radioactive contamination, and VOCs in the vapor state or that have been adsorbed in the carbon beds. The filtration system is designed to remove particulates separately from VOCs. If personnel mixed contamination is encountered, the most restrictive decontamination and chemical decontamination will be followed.

Chemical, radiological, and mixed decontamination procedures will be followed as stated in Section 10 of the base HSP.

A-10.2 DECONTAMINATION OF SAMPLING AND MONITORING EQUIPMENT

Chemical and/or radiological contamination of sampling and monitoring equipment is not expected. The grain thief sampling device used to collect samples of carbon from the carbon adsorbers will be smeared for radiological contamination, then (if releasible) bagged, and transported to CFA-606 for post-sampling cleaning. See Abbreviated Sampling and Analysis Plan for Spent Carbon Adsorbers in the Vapor Vacuum Extraction System (EG&G Idaho, 1991a).

Prior to the release of materials or equipment for unrestricted use, all equipment will be surveyed per CP 10.11 and the *Radiological Controls Manual*, Chapter 4.

A-10.3 DECONTAMINATION MODIFICATION (E.G., PERSONNEL, Surfaces, Materials Instruments, Equipment)

No decontamination modification is anticipated for this project.

A-10.4 DISPOSAL PROCEDURES

On Site:

No generation of mixed or hazardous waste requiring onsite disposal is anticipated from the normal operation of the VVE system and associated data collection activities. During both the previous two-week and four-month VVE

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test demonstrations, no man-made radionuclides were detected in the HEPA filters. Because the RWMC is a radioactive storage and disposal site, however, there is potential for radioactive waste detection. Because of this potential, DOE currently mandates that the spent carbon adsorbers be processed on site for carbon regeneration and/or VOC incineration. Radioactive waste may be generated at the time of filter changeout. This waste will be disposed of in compliance with the RWMC low-level waste acceptance criteria.

During drilling operations, only nonradioactive waste will be generated; however, if any radioactive material is found it will be disposed of in compliance with the RWMC low-level waste acceptance criteria. Decontamination waste will be contained in appropriate containers until it can be sampled and determined to be nonhazardous. If the waste is hazardous, it will be disposed of appropriately per the RWMC shift supervisor or HP.

Off Site:

In the event that no man-made radiological contaminants are detected and at the discretion of DOE, the Environmental Protection Agency, State of Idaho, and EG&G Idaho, the spent carbon adsorbers may be transported off site to an ERD-approved vendor for carbon regeneration and/or incineration of VOCs.

For drilling activities, offsite (non-INEL) disposal will occur only in the event of an accidental spill in which the spilled substance is determined to be hazardous.

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A-11. EMERGENCY PROCEDURES, EQUIPMENT, AND INFORMATION

A-11.1 EMERGENCY REFERENCE LIST

VVE Operations:

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•	Warning Communications Center (WCC)	777
•	Area Emergency Action Director	526-6260
•	First Aid (CFA-603)	526-2356
•	Occupational Medical Program	526-235 6
•	Ambulance/Fire/Security	777
•	Waste Management Dept. ESH&Q Safety Support:	526-4301
	- Industrial Hygiene (RWMC)	
	D. Shoop	526-6653
	- Industrial Safety (RWMC)	
	D. K. Gray	526-5179
	- Explosives Expert	
	R. C. Green	526-2702
•	Health Physics (RWMC)	526-2710
•	Area Operations Shift Manager (RWMC)	526-2766
•	Field Team Leader/Monitoring Equipment	
	R. M. Lugar	525-5649
•	Field Team Leader Alternates	
	I. R. Anderson	525-5648
	J. M. Hubbell	526-1747
	Llazzarotto	526-2465
	Task Project Engineer	
•	N W Spang	526-1628
•	Project Manager	••••
	G. E. Matthern	526-6914
	Technical Lead	
-	W. C. Downs	525-5629
	Job Site Supervisor/Operations Engineer	
•	T R Arrington	526-2364
Dril	ling Operations:	
٠	Uriling Supervisor	EDE ODAT
	lo be determined	520-0945

To be determined
 Drilling Supervisor Alternate
 D. D. Faulder

D. D. Faulder 526-00	574
W. E. Harrison 526-19	970
T. R. Wood 526-12	293

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NOTE: The emergency reference list will be posted inside the VVE weather shelter, in the sampling and/or FTL logbooks, in drilling and sampling staff vehicles, at all drill sites, in the office trailer, and attached to each radio. Initial notification to WCC or the shift manager may be made using radio communications.

A-11.2 EMERGENCY ROUTES

INEL Medical Facility:

Medical emergencies will be handled by the dispensary at CF-603, per the base HSP. Notification will be to the dispensary directly, by calling WCC, or by contacting the shift manager. Response time from CFA is approximately eight minutes. If an ambulance is required, transportation of injured persons will only be performed by medical facility personnel.

Medical emergency procedure information will be posted at the task site, at the following locations:

- VVE weather shelter
- Field logbooks (drilling operations)
- Sign-in logbook (drilling operations)
- Sampling and drilling personnel vehicles.

A-11.3 Emergency Procedures

A-11.3.1 Additional or Modified Emergency Procedures (see Section 11 of the base HSP)

The RWMC shift manager and operations manager will take additional/ appropriate action as required by the *RWMC Emergency Action Plan* and project directives for the RWMC. Spill containment during well-gas and perched water sampling will be performed under the supervision of the HP, using spill control equipment specified in the *Abbreviated Sampling and Analysis Plan for Carbon Adsorbers in the Vapor Vacuum Extraction System* (EG&G Idaho, 1991a).

A-11.3.2 Requirements for Task Site Evacuation

VVE and sampling activities will cease if the constant air monitors (CAMs) alarm. The alarm levels for the CAMs are set at 25 cpm above background alpha and 10,000 cpm (1.3 derived air concentrations-hour) for beta and gamma as set forth in CP 10.6. The CAMs are part of the SDA operations.

The VVE system will be shut down and the weather shelter will be evacuated if CAMs alarm or if site personnel determine an evacuation is necessary because of abnormal operations of the VVE system. If an evacuation is performed, the evacuation will be upwind and to the appropriate staging area identified in the *RWMC Emergency Action Manual*. The facility shift manager will be notified of the evacuation and will direct the emergency as necessary.

The following standard emergency procedures will be used by onsite drilling personnel. The IH and drilling supervisor will be notified of any onsite emergencies. Site personnel will assemble at the support zone and await further instructions from the FTL. Emergency signals at the task site will be responded to appropriately by site personnel. The FTL will be responsible for ensuring that the appropriate procedures are followed.

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All injuries, regardless of severity, will be reported to the FTL and recorded in a field logbook. The safety engineer will determine whether or not the injury is OSHA reportable. All injuries or illnesses deemed reportable, vehicle accidents resulting in damage or losses above \$500.00, and property damage occurrences resulting in losses of \$1,000.00 or more will be reported on DOE Form 5484X. The form will be completed and transmitted to the EG&G Idaho Environmental Safety and Quality Department on or before the 10th of the month following the date of the accident.

Reasons for suspension of drilling task operations include, but are not limited to:

- Background organics in the breathing zone >10% LEL
- High winds >25 mph
- Radiation contamination (100 counts above normally occurring background levels of beta/gamma or any alpha-emitting radiation)
- Combustible gas readings that exceed 10% of the LEL.

A-11.3.3 Task Site Warning Devices

Radio-Portable two-way carried with data collection technician

CAM-(Located in the SDA) Red rotating beacon and fast ringing bell

VVE system lights-Green (running) and amber (abnormal condition related to pump failure or VOCs >2 ppm for five seconds)

Facility/SDA-Amber beacons and sirens on power poles to warn personnel of alert or evacuation conditions.

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A-11.3.4 Task Site Emergency Responsibilities

Name	<u>Responsibility</u>	Action
T. Arrington	Job Site Supervisor	Direct task site emergency
L. Lazzarotto	Data Collection	Evacuate as directed
D. Shoop	RWMC Industrial Hygienist	Recommend protective measures
K. Branter	Health Physics	Recommend protective measures
J. Bishoff	RWMC Operations Manager	Initiate emergency action
T. Cline	Shift Manager (after hours)	Initiate emergency action
To be determined	Drilling Supervisor	Notify WCC/EG&G Idaho management and DOE-ID, and direct site evacuation.

A-11.3.5 Procedures for Inclement Weather

The weather shelter currently over the VVE system protects the system from severe weather. The building is not designed for full-time occupancy and will be evacuated if winds reach 50 mph. Also, precipitation (rain or snow) may prohibit task personnel from reaching the task site to perform duties. If there is a question of conditions affecting movement in and out of the SDA, the shift manager should be consulted for current recommended actions. The JSS will be notified by the shift manager in the event that weather conditions could shut down the task site.

During drilling operations, in the event of winds exceeding 25 mph, lightning, extreme heat, or extreme cold, work at the site will be stopped or altered until conditions improve.

A-11.3.6 Reentry Procedures

Reentry into the task site will be directed by the JSS using recommended protective measures given by the IH or HP.

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A-11.4 EMERGENCY EQUIPMENT

VVE Operations:

Fire Extinguishers - No.: 2 (20-1b ABC) Location(s): Inside weather shelter, command trailer, and fuel storage area Maintenance schedule: Monthly

Self-Contained Breathing Apparatus - No.: 2 Location(s): WMF-601 HP office and HP emergency response vehicle Maintenance schedule: Monthly

First Aid Kits - No.: 1 Location(s): WMF-601 HP office and HP emergency response vehicle Maintenance schedule: Monthly

Portable Eyewashes - No.: 1 Location(s): In office trailer Maintenance schedule: Monthly

Radiological Spill Kit - No.: 1 Location(s): WMF-601 HP office and HP emergency response vehicle Maintenance schedule: Monthly

Contents: Anti-C gloves and shoecovers, Tyvek coveralls, wipes, signs, HP instruments, and rope.

Location of emergency equipment at facility: Because of the low hazard potential during normal operations, the emergency equipment (excluding fire extinguishers) will be maintained at WMF-601 (see Figure A-1).

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Drilling Operations:

Fire Extinguishers - No.: Two 20-lb extinguishers per drill rig Location(s): One inside and one outside the exclusion zone Maintenance schedule: Monthly

First Aid Kits - No.: 1 (per drill rig) Location(s): In office[®] trailer Maintenance schedule: Inspected daily by the HSO or FTL

Portable Eyewashes - No.: 1 (per drill rig) Location(s): In office trailer Maintenance schedule: Inspected daily the HSO or FTL

Spill Kit - No.: As needed Location(s): Near liquid use/handling jobs Maintenance schedule: Used supplies replaced by FTL

SCBA Respirator - No.: 2 (per drill rig) Location(s): In office trailer Maintenance schedule: Inspected daily the HSO or FTL

Other -

Two-way radios will be located at each drill site. Emergency equipment will be located in the site trailer.

A-11.4.1 First Aid Supplies

The first aid kit used is the one approved by the OMP. The designated HSO will be notified if any items are used or removed from the kits so that the kits can be replenished.

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A-12. ADDITIONAL INFORMATION

The HSO will perform a daily walk-through of the site, as well as periodic reviews. This HSP will be reviewed periodically and updated if necessary.

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A-13. REFERENCES

- DOE-ID, 1988, Annual Progress Report: FY-1987 Subsurface Investigation Program at the Radioactive Waste Management Complex of the Idaho National Engineering Laboratory, DOE/ID-10183, April 1988.
- EG&G Idaho, 1989, Remedial Investigation/Feasibility Study Work Plan for the Subsurface Disposal Area, Radioactive Waste Management Complex at the INEL, Draft, Idaho National Engineering Laboratory, EGG-WM-8876.
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- EG&G Idaho, 1991b, Summary Report of Results of the Vapor Vacuum Extraction Test at the RWMC, EGG-WM-9301 Rev. 1, March 1991.
- EG&G Idaho, 1992, Draft Work Plan for the Organic Contamination in the Vadose Zone - Operable Unit (OU 7-08) Pilot-Scale Treatability Study, EGG-WM-10132, February 1992.
- Rauen, C. D., 1990, Sampling and Analysis Plan for the Radioactive Waste Management Complex Subsurface Disposal Area, RCRA-Facility Investigation/Corrective Measures Study, Task: Vapor Vacuum Extraction Demonstration. EGG-WM-8381, March 1990.
- SAIC, 1989, Preliminary Remedial Action Objectives and Remediation 3 Technologies for the Subsurface Disposal Area, SAIC-89/1199, Science Applications International Corporation.

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A-14. HEALTH AND SAFETY CERTIFICATION FORM

Task Title: OCVZ Pilot-Scale Treatability Study (Vapor Vacuum Extraction/ Drilling Operations)

Project Manager: G. E. Matthern

Field Team Leader: R. M. Lugar (L. Lazzarotto, I. Anderson, alternates)

I certify that I have been given a copy of the task-specific Environmental Restoration Department HSP for the Draft Work Plan for the Organic Contamination in the Vadose Zone - Operable Unit (OU 7-08) Pilot-Scale Treatability Study task and agree to comply with the procedures described therein. I further certify that I understand the potential health and safety hazards of the program (as outlined in this HSP) and have been trained in the use of the personal protective equipment selected for this task.

Employee:

(Print)	(Signature)	(Date)
Company of Employment:		
Field Team Leader: R. M	. Lugar (L. Lazzarotto, I. Ander:	son, alternates)
(Print)	(Signature)	(Date)
Health and Safety Office	r: To be determined	
(Print)	(Signature)	(Date)