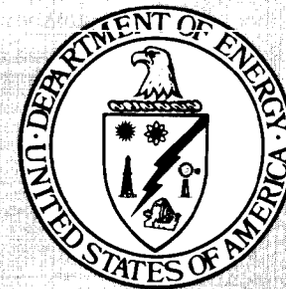


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# FINAL SUPPLEMENT ENVIRONMENTAL IMPACT STATEMENT

## Waste Isolation Pilot Plant

Volume 2 of 13



January 1990

U.S. DEPARTMENT OF ENERGY  
Office of Environmental Restoration  
and Waste Management  
Washington, D.C. 20585

MASTER

EB



## COVER SHEET

### RESPONSIBLE AGENCIES:

Lead Agency: U.S. Department of Energy (DOE)  
Cooperating Agency: U.S. Department of the Interior, Bureau of Land Management (BLM)

### TITLE:

Final Supplement, Environmental Impact Statement, (SEIS), Waste Isolation Pilot Plant (WIPP)

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### ABSTRACT:

In 1980, the DOE published the Final Environmental Impact Statement (FEIS) for the WIPP. This FEIS analyzed and compared the environmental impacts of various alternatives for demonstrating the safe disposal of transuranic (TRU) radioactive waste resulting from DOE national defense related activities. Based on the environmental analyses in the FEIS, the DOE published a Record of Decision in 1981 to proceed with the phased development of the WIPP in southeastern New Mexico as authorized by the Congress in Public Law 96-164.

Since publication of the FEIS, new geological and hydrological information has led to changes in the understanding of the hydrogeological characteristics of the WIPP site as they relate to the long-term performance of the underground waste repository. In addition, there have been changes in the information and assumptions used to analyze the environmental impacts in the FEIS. These changes include: 1) changes in the composition of the TRU waste inventory, 2) consideration of the hazardous chemical constituents in TRU waste, 3) modification and refinement of the system for the transportation of TRU waste to the WIPP, and 4) modification of the Test Phase.

The purpose of this SEIS is to update the environmental record established in 1980 by evaluating the environmental impacts associated with new information, new circumstances, and proposal modifications. This SEIS evaluates and compares the Proposed Action and two alternatives.

The Proposed Action is to proceed with a phased approach to the development of the WIPP. Full operation of the WIPP would be preceded by a Test Phase of approximately 5 years during which time certain tests and operational demonstrations would be carried out. The elements of the Test Phase, tests and operations demonstration, continue to evolve. These elements are currently under evaluation by the DOE based on comments from independent groups such as the Blue Ribbon Panel, the National Academy of Sciences, the Environmental Evaluation Group, and the Advisory Committee on Nuclear Facility Safety. At this time, the Performance Assessment tests would be comprised of laboratory-scale, bin-scale, and alcove-scale tests. The DOE, in December 1989, issued a revised draft final Test Phase plan that focuses on the Performance Assessment tests to remove uncertainties regarding compliance with long-term disposal standards (40 CFR 191 Subpart B) and to provide confirming data that there would be no migration of hazardous constituents (details are available in Subsection 3.1.1.4 and Appendix O). The tests would be conducted to reduce uncertainties associated with the prediction of natural processes that might affect long-term performance of the underground waste repository. Results of these tests would be used to assess the ability of the WIPP to meet applicable Federal standards for the long-term protection of the public and the environment. The operational demonstrations would be conducted to show the ability of the TRU waste management system to certify, package, transport, and emplace TRU waste in the WIPP safely and efficiently. Waste requirements for the Integration Operations Demonstration remain uncertain. A separate document would be developed to describe in detail the Integration Operations Demonstration following the DOE's decision as to the scope and timing of the demonstration.

During the Test Phase, National Environmental Policy Act (NEPA) requirements would be reviewed in light of the new information developed and appropriate documentation would be prepared. In addition, the DOE will issue another SEIS at the conclusion of the Test Phase and prior to a decision to proceed to the Disposal Phase. This SEIS will analyze in more detail the system-wide impacts of processing and handling at each of the generator/storage facilities and will consider the system-wide impacts of potential waste treatments.

Upon completion of the Test Phase, the DOE would determine whether the WIPP would comply with U.S. Environmental Protection Agency (EPA) standards for the long-term disposal of TRU waste (i.e., 40 CFR Part 191, Subpart B; 40 CFR Part 268). The WIPP would enter the Disposal Phase if there was a favorable Record of Decision based on the new SEIS to be prepared prior to the Disposal Phase and if there was a determination of compliance with the EPA standards and other regulatory requirements. During this phase, defense TRU waste generated since 1970 would be shipped to and disposed of at the WIPP. After completion of waste emplacement, the surface facilities would be decommissioned, and the WIPP underground facilities would serve as a permanent TRU waste repository.

The first alternative, No Action, is similar to the No Action Alternative discussed in the 1980 FEIS. Under this alternative, there would be no research and development facility to demonstrate the safe disposal of TRU waste, and TRU waste would continue to be stored. Storage of newly generated TRU mixed waste would be in conflict with the Resource Conservation and Recovery Act (RCRA) Land Disposal Restrictions; treatment would be required to avoid such conflict. The WIPP would be decommissioned as a waste disposal facility and potentially put to other uses.

The second alternative to the Proposed Action is to conduct the bin-scale tests at a facility other than the WIPP and to delay emplacement of TRU waste in the WIPP underground until a determination has been made of compliance with the EPA standards for TRU waste disposal (i.e., 40 CFR Part 191, Subpart B). The bin-scale tests could be conducted outside the WIPP underground facilities in a specially designed, aboveground facility. The implications of this alternative include delays in both the operational demonstrations and alcove-scale tests, the lack of alcove-scale test data for the compliance demonstration, and placing the WIPP facilities in a "standby" mode. The specialized facility for aboveground bin-scale tests could be constructed at any one of the DOE facilities. In order to analyze the environmental impacts of this alternative in the final SEIS, the DOE has evaluated the Idaho National Engineering Laboratory in Idaho as a representative facility for the aboveground bin-scale tests.

#### **ADDITIONAL INFORMATION:**

The 1980 FEIS was reprinted and provided to the public with the draft SEIS which was published April 21, 1989. Public comments on the draft SEIS were accepted for a period of 90 days after publication. During that time, public hearings were conducted in Atlanta, Georgia; Pocatello, Idaho; Denver, Colorado; Pendleton, Oregon; Albuquerque, Santa Fe and Artesia, New Mexico; Odessa, Texas; and Ogden, Utah.

This final SEIS for the WIPP project is a revision of the draft SEIS published in April 1989. It includes responses to the public comments received in writing and at the public hearings and revisions of the draft SEIS in response to the public comments. Revisions of importance have been identified in this final SEIS by vertical lines in the margins to highlight changes made in response to comments.

Volumes 1 through 3 of the final SEIS contain the text, appendices, and the summary comments and responses, respectively. Volumes 6 through 13 of the final SEIS contain reproductions of all of the comments received on the draft SEIS, and Volumes 4 and 5 contain the indices to Volumes 6 through 13. An Executive Summary and/or Volumes 1 through 5 of the final SEIS have been distributed to those who received the draft SEIS or requested a copy of the final SEIS. Although not distributed to all who commented on the draft SEIS, Volumes 1 through 13 of the final SEIS have been placed in the reading rooms and libraries listed in Appendix K; these volumes will be mailed to the general public upon request.

A notice of availability of the final SEIS has been published by the EPA in the Federal Register. The DOE will make a decision on implementation of the Proposed Action or the alternatives no earlier than 30 days after publication of the EPA notice of availability. The DOE's decision will be documented in a publicly available Record of Decision to be published in the Federal Register and distributed to all who receive this final SEIS.

## Foreword

In October 1989, the Secretary of Energy issued a draft Decision Plan for the Waste Isolation Pilot Plant (WIPP). The Decision Plan listed all key technical milestones and institutional activities for which Departmental, Congressional, or State actions are required prior to receipt of waste for the proposed Test Phase, which is the next step in the phased development of the WIPP. The Plan was issued for review to States, Congressional representatives, other Federal agencies (including the Environmental Protection Agency and the Department of the Interior), and oversight groups (e.g., the Advisory Council for Nuclear Facility Safety, the Blue Ribbon Panel, the National Academy of Sciences, and the Environmental Evaluation Group). Revision 1 of the Plan was issued in December 1989.

Departmental activities required prior to receipt of waste at the WIPP include completion of the "as-built" drawings for the facility, the Energy Systems Acquisition Advisory Board review process, waste-hoist repairs, preoperational appraisal and operational readiness review, mining and outfitting of the alcoves for the proposed Test Phase, and completion of this Supplement to the Environmental Impact Statement.

Other Departmental activities include completion of the Final Safety Analysis Report (FSAR) and issuance of the FSAR addenda to address the proposed Test Phase and associated waste retrieval (if necessary). Future Departmental activities include the planned issuance of the EPA Standards Compliance Summary Report and the evaluation of waste form treatments and design modifications that may be required to meet the EPA Subpart B disposal standards.

Key activities involving oversight groups include final development of an acceptable retrievability program to demonstrate that waste emplaced during the first five years of the facility operation are fully retrievable, and an integrated waste handling demonstration using simulated wastes to ensure system-wide readiness for receipt of wastes for the Test Phase.

Institutional activities include concurrent pursuance of legislative and administrative land withdrawal (legislative withdrawal is the process preferred by the Department); the EPA's ruling on the DOE's No-Migration Variance Petition in compliance with the Land Disposal Restrictions under the Resource Conservation and Recovery Act (RCRA); resolution of regulatory issues, including the State of New Mexico's authority to regulate mixed waste under the RCRA and the designation of routes to be used for transport of transuranic waste; Departmental resolution of any mineral lease at the WIPP; and completion of appropriate agreements with the Western Governors Association and Southern States Energy Board.

This Supplemental Environmental Impact Statement (SEIS) is one of a number of milestones which are critical to the opening of the Waste Isolation Pilot Plant. This SEIS provides an upper bound of the potential impacts of the Proposed Action and alternatives. Based on this final SEIS, the Department will issue a Record of Decision no sooner than 30 days after the EPA publishes a notice of availability in the Federal Register.



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**APPENDIX A**

**WASTE ISOLATION PILOT PLANT  
WASTE ACCEPTANCE CRITERIA**



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## A.1 INTRODUCTION

The DOE has established Waste Acceptance Criteria (WAC) for the safe handling and long-term disposal of TRU radioactive waste at the WIPP (DOE, 1989). These criteria establish conditions governing the physical, radiological, and chemical composition of the waste to be emplaced in the WIPP, in addition to specifications for waste packaging to provide for the health and safety of workers and the public. Prior to any waste shipment departing any generator or storage facility, the shipment will be certified to meet the WAC. Similarly, the certification of shipments received at the WIPP will be verified prior to emplacement. The changes to the WAC since 1980 are summarized in Subsection 2.3.1.

The WAC were developed by a DOE-wide committee of experts on the handling and transportation of radioactive material. The basic concepts and limits chosen as WAC requirements are based on personnel safety, handling and storage restrictions at the WIPP facilities, methods of handling equipment, and procedures. Technical justification for the selection of the various requirements is provided in the WAC support documents.<sup>1</sup>

Revisions have been incorporated into the WAC as the WIPP project has evolved. These revisions have been reviewed and commented on by the storage/generator facilities, and others. The WAC is being modified as necessary to ensure compatibility with regulatory requirements such as the TRUPACT-II Certificate of Compliance issued by the Nuclear Regulatory Commission (NRC), the Resource Conservation and Recovery Act (RCRA), and the Department of Transportation (DOT) regulations. Modifications may also result from the Test Phase.

The WAC were established with the assumption that the radiological hazards of TRU mixed waste containing hazardous materials listed in 40 CFR Part 261, Subparts C and D, are much greater than any hazards from associated chemical constituents (Appendix B). Therefore, the WAC focus on the radiological properties of the waste, and the chemical criteria of the WAC are primarily for the prevention of immediate hazards such as fire and explosion. The labeling and data packaging criteria of the WAC also provide for the identification of hazardous waste.

To ensure compliance with the WAC, the DOE has established the WIPP Waste Acceptance Criteria Certification Committee (WACCC) and requires that each facility certify that the WIPP-bound waste meets the WAC. Certification will be directed by the following documents as revised:

DOE 5820.2A, "Radioactive Waste Management"

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<sup>1</sup> Vertical lines in the margins denote changes to the draft SEIS made in response to comments.

WIPP-DOE-069, "TRU Waste Acceptance Criteria for the Waste Isolation Pilot Plant"

WIPP-DOE-114, "TRU Waste Certification Compliance Requirements for Acceptance of Newly Generated Contact-Handled Wastes to be Shipped to the WIPP"

WIPP-DOE-120, "Quality Assurance Requirements for Certification of the TRU Waste for Shipment to WIPP"

WIPP-DOE-137, "TRU Waste Certification Compliance for Acceptance of Contact-Handled Wastes Retrieved from Storage to be Shipped to the WIPP"

WIPP-DOE-157, "Data Package Format for Certified Transuranic Waste for the Waste Isolation Pilot Plant (WIPP)"

WIPP-DOE-158, "TRU Waste Certification Compliance Requirements for Remote-Handled Wastes for Shipment to the WIPP"

SOP 6.6, "Quality Assurance Audit Program"

These documents may be reviewed in the DOE WIPP Project Office, Carlsbad, New Mexico and all DOE reading rooms.

| Each waste generating or storage facility will prepare a TRU Waste Certification Plan that describes the Site Certification Program and how that program meets the WAC and the requirements of the documents listed above. Each facility will also prepare a TRU Waste Quality Assurance Plan that describes their QA program designed to meet the requirements of WIPP-DOE-120. Both of these plans must be approved by the WACCC.

Following the formal approval of Certification and Quality Assurance Plans for the waste generator or storage facility, a compliance verification audit will be performed by the WACCC. Subsequent periodic audits will be performed to verify that the facility is following the approved plans. Audit frequency will be determined by the Chairperson of the WACCC, in consideration of systematic requirements and facility certification status, but will generally be conducted on an annual basis at all facilities. The management of the generator or storage facility is expected to respond to findings and recommendations noted in the audit report, indicating the corrective action taken (or to be taken) to preclude recurrence. If subsequent facility audits determine that corrective action has not been satisfactorily implemented, the WACCC will decertify the waste so that it cannot be accepted at the WIPP.

Since publication of the FEIS, the WAC have been modified twice, and these modifications are summarized in Subsection 2.3.1. A detailed discussion of the WAC and the basis for these criteria are provided in the TRU Waste Acceptance Criteria for the WIPP (DOE, 1989); a summary of the current WAC is provided in Table A.1.1.

Table A.1.1 Summary of WIPP Waste Acceptance Criteria

Criterion	Contact-handled TRU waste	Remote-handled TRU waste
Waste Containers	Waste containers for emplacement at the WIPP shall be noncombustible and meet all the applicable requirements of 49 CFR Part 173.412 for Type A packaging. Waste containers of various sizes shown to meet DOT Type A requirements by the methods detailed in the DOE Evaluation Document for DOT Type 7A, Type A Packaging (DOE, 1987) are acceptable to the WIPP. In addition, they shall have a design life of at least 20 yr from the date of certification.	RH TRU waste containers shall be noncombustible and meet, as a minimum, the structural requirements and design conditions for Type A packaging contained in 49 CFR 173.412. Due to the special characteristics and application of the RH TRU canister, the compression test requirement in 49 CFR 173.465 (d) is not applicable. In addition, all RH TRU waste containers shall be certified to a WIPP approved specification to have a design life of at least 20 yr from the date of certification.
	Any waste containers that appear to be bulged or otherwise damaged shall be repackaged or overpacked in a container meeting the above requirements.	
Waste Container Size	CH TRU waste containers or container assemblies shall not exceed 12 by 8 by 8.5 ft in overall length by width by height dimensions.	RH TRU waste containers shall be no larger than a nominal 26 inches in diameter with a maximum length of 10 ft, 1 inch including the pintle.
Waste Container Handling	All waste containers shall be provided with cleats, offsets, chimes, or skids for handling by means of fork trucks, cranes, or similar handling devices. Lifting rings and other auxiliary lifting devices on the containers, if provided, shall be recessed, offset, or hinged in a manner which does not inhibit stacking the containers.	RH TRU waste containers shall be equipped with an axial lifting pintle of a design acceptable to the WIPP. The containers shall have no other lifting devices.
Specific Activity of Waste	For purposes of TRU waste certification, the 100 nCi/g TRU waste limit shall be interpreted as 100 nCi/g of waste matrix. The weight of added external shielding and the containers should be subtracted prior to performing the nCi/g calculation.	Same as CH TRU waste.

Table A.1.1 Continued

Criterion	Contact-handled TRU waste	Remote-handled TRU waste
Waste Package Weight	CH TRU waste packages or package assemblies shall weigh no more than 21,000 lbs.	RH TRU waste packages shall weigh no more than 8,000 lbs.
Nuclear Criticality	<p>The fissile or fissionable radionuclide content for CH TRU waste containers shall be no greater than the following values, in plutonium-239 fissile gram equivalents:</p> <p>200 g/55-gal drum            100 g/30-gal drum            500 g/DOT 6M container            5 g/ft<sup>3</sup> in boxes, up to 350 g maximum</p> <p>For materials other than plutonium-239, uranium-235, and Uranium-233, which shall be treated as equivalent, fissile equivalents shall be obtained using ANSI/ANS-8.15-1981.</p>	<p>The fissile or fissionable radionuclide content of RH TRU waste shall not exceed 600 g total (in Pu-239 fissile g equivalents).</p> <p>For materials other than Pu-239, U-235, and U-233, which shall be treated as equivalent, fissile equivalents shall be obtained using ANSI/ANS-8.15-1981.</p>
Plutonium-239 Equivalent Activity <sup>a</sup>	Waste packages shall not exceed 1,000 Ci of Pu-239 equivalent activity (Plutonium Equivalent Curies or PE-Ci).	Same as CH TRU waste.
Surface Dose Rate	Waste containers shall have a maximum surface dose rate at any point no greater than 200 mrem/hr. Neutron contributions of greater than 20 mrem/hr to the total container dose rate shall be reported separately in the data container.	RH TRU waste containers shall have a surface dose rate at any point no greater than 1,000 rem/hr. Neutron contributions are limited to 270 mrem/hr. Neutron contributions of greater than 20 mrem/hr to the total container dose rate shall be reported in the data package. WIPP prior approval is required before RH TRU canisters with a dose rate in excess of 100 rem/hr but less than 1,000 rem/hr may be shipped to the WIPP. <sup>b</sup>

Table A.1.1 Continued

Criterion	Contact-handled TRU waste	Remote-handled TRU waste
Surface Contamination	CH TRU waste containers or container assemblies shall have a removable surface contamination no greater than 50 pCi/100 cm <sup>2</sup> for alpha-emitting radionuclides and 450 pCi/100 cm <sup>2</sup> for beta-gamma-emitting radionuclides.	Same as CH TRU waste.
Thermal Power	Individual CH TRU waste packages in which the average thermal power density exceeds 0.1 watt per cubic foot (W/ft <sup>3</sup> ) shall have the thermal power recorded in the data container.	The thermal power generated by waste materials in any RH TRU waste container shall not exceed 300 W. The thermal power shall be recorded in the data container.
Gas Generation	<p>Waste containers containing waste forms known or suspected of gas generation, such that a combination of overpressure and explosive mixtures might damage the container in the long term, shall be provided with an appropriate method of pressure relief. Any liner other than plastic bagging shall be provided with positive gas communication to the outer container.</p> <p>Each CH TRU waste shipper shall provide the following data for each waste container:</p> <ul style="list-style-type: none"> <li>• Total activity (alpha Ci)</li> <li>• Waste form description (from Certification Plan)</li> <li>• Mass and volume percent of organic content</li> </ul> <p>For purposes of transportation and emplacement (short term), there will be no mixture of gases or vapors in any container which could, through any credible spontaneous increase of heat or pressure, or through an explosion, significantly reduce the effectiveness of the packaging.</p>	All RH TRU waste containers shall be vented.

Table A.1.1 Continued

Criterion	Contact-handled TRU waste	Remote-handled TRU waste
Labeling	<p>In addition to DOT labeling requirements, each waste container shall be uniquely identified by means of a label permanently attached in a conspicuous location. The container identification number (to be standardized) shall be in medium to low density Code 39 bar code symbology per MIL-ST-1189 in characters at least 1 inch high, and alpha-numeric characters at least 1/2 inch high.</p> <p>The label must be reasonably expected to remain legible and affixed to the container for a period of 10 yrs under anticipated conditions of retrievable storage before shipment to the WIPP and emplacement underground.</p>	<p>Each RH TRU waste container shall be uniquely identified by means of an identification number permanently attached to the container in a conspicuous location using characters at least 2 inches high.</p> <p>The label must be reasonably expected to remain legible and affixed to the container for a period of 10 yr under anticipated conditions of retrievable storage before shipment to the WIPP and emplacement underground.</p>
Data Package	<p>There shall be transmitted to the WIPP operator in advance of shipment, a Data Package/Certification attesting to the fact that the waste package meets the requirements of these criteria. This Data Package/Certification shall be based upon a quality assurance program subject to audit and verification and shall provide information on the items specified below:</p> <ul style="list-style-type: none"> <li>• Package identification number</li> <li>• Package assembly identification number (if applicable)</li> <li>• Date of waste package certification</li> <li>• WAC exception number (if applicable)</li> <li>• Waste generation site</li> <li>• Date of packaging (closure date)</li> <li>• Maximum surface dose rate in mrem/hr and specific neutron dose rate if greater than 20 mrem/hr.</li> <li>• Weight (in kilograms)</li> <li>• Container type</li> </ul>	<p>The data package requirements for RH TRU waste shipments are the same as those for CH TRU waste shipments with the following exceptions:</p> <ul style="list-style-type: none"> <li>• The container assembly identification requirement does not apply to RH TRU waste shipments.</li> <li>• The cask number shall be used in place of the TRUPACT number.</li> </ul>

Table A.1.1 Continued

Criterion	Contact-handled TRU waste	Remote-handled TRU waste
	<ul style="list-style-type: none"> <li>• Physical description of waste form (content code)</li> <li>• Assay information, including PE-Ci, alpha Ci, and Pu-239 fissile gram equivalent content</li> <li>• Radionuclide information including radionuclide symbol, quantity, and measure (in g or Ci)</li> <li>• Radioactive mixed waste [identity and quantity of hazardous waste characteristic(s)]</li> <li>• Weight and volume percent of organic materials content</li> <li>• Measured or calculated thermal power (if over 0.1 W/ft<sup>3</sup>)</li> <li>• Shipment number</li> <li>• Date of shipment</li> <li>• Vehicle type</li> <li>• TRUPACT number(s)</li> <li>• Other information considered significant by the shipper</li> <li>• Name of certifying official who approves the Data Package</li> </ul>	
Activity Density	No criterion.	The maximum activity concentration for a RH TRU waste container shall not exceed 23 curies/liter (Ci/l). The concentration may be averaged over the waste container.
Immobilization	Powders, ashes and similar particulate waste materials shall be immobilized if more than 1 weight percent of the waste matrix in each container is in the form of particles below 10 microns in diameter, or if more than 15 weight percent is in the form of particles below 200 microns in diameter.	Same as CH TRU waste.
Liquid Wastes	CH TRU waste shall not be in free-liquid form. Minor liquid residues remaining in well drained bottles, cans, and other containers are acceptable.	Same as CH TRU waste.

Table A.1.1 Concluded

Criterion	Contact-handled TRU waste	Remote-handled TRU waste
Pyrophoric Materials	Pyrophoric materials, other than radionuclides, shall be rendered safe by mixing with chemically stable materials (e.g., concrete, glass, etc.) or processed to remove their hazardous properties. No more than 1 percent by weight of the waste in each container may be pyrophoric forms of radionuclides, and these shall be generally dispersed in the waste.	Same as CH TRU waste.
Explosives and Compressed Gases	CH TRU waste shall contain no explosives or compressed gases as defined by 49 CFR Part 173, Subparts C and G.	Same as CH TRU waste.
Radioactive Mixed Waste	CH TRU waste shall contain no hazardous wastes unless they exist as co-contaminants with transuranics. Waste containers containing hazardous materials shall be identified with the appropriate DOT label. TRU contaminated corrosive materials shall be neutralized, rendered noncorrosive, or containered in a manner to ensure container adequacy through the design lifetime. Hazardous materials to be reported are listed in 40 CFR Part 261, Subparts C and D.	Same as CH TRU waste

<sup>a</sup> The Plutonium Equivalent Curies (PE-Ci) concept is described in Appendix F.

<sup>b</sup> The Agreement on Consultation and Cooperation with the State of New Mexico limits the amount of TRU waste that can have a surface dose rate of over 100 rem/hr to 5 percent of the total amount of RH TRU waste.

## REFERENCES FOR APPENDIX A

DOE (U.S. Department of Energy), 1989. "TRU Waste Acceptance Criteria for the Waste Isolation Pilot Plant," WIPP-DOE-069, Rev. 3, U.S. Department of Energy, Carlsbad, New Mexico.

DOE (U.S. Department of Energy), 1987. The DOE Evaluation Document for DOT Type 7A, Type A Packaging, MIL 3245/DOE/DP 0053-HI, Mound Applied Technology, Dayton, Ohio.



APPENDIX B

WASTE CHARACTERISTICS



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## B.1 INTRODUCTION

This appendix provides information on the characteristics and quantities of the TRU waste that may be emplaced at the WIPP. This information is necessary for assessing the potential impacts of transportation and WIPP operations, as well as the performance of the WIPP over the long term.

Current information and assumptions regarding TRU waste have changed substantially since the WIPP FEIS (DOE, 1980) was published. As explained below, these changes have resulted from changes in the definition of TRU waste, changes in the sources of the waste (i.e., the DOE facilities at which TRU waste is generated or stored), the elimination of experiments with defense high-level waste from the plans for the WIPP, the addition of high-curie radioactive waste and neutron-emitting waste, the decision to evaluate the potential impacts of the hazardous chemicals that are contained in the TRU waste, and an extensive effort to accurately characterize the waste at each of the generator or storage facilities. The characterization effort has provided information about the radionuclide inventory (i.e., the radioactivity, the mass, and the longevity [the half-life] of radionuclides in the waste) and the hazardous chemicals that are present in the waste.

Between 1970, when the category of TRU waste was established, and 1982, TRU waste was defined as waste containing long-lived alpha-emitting radionuclides at a concentration greater than 10 nCi (i.e., 10 one-billionths of a Ci) per g of waste. In 1982, the DOE, having evaluated the potential hazards of TRU waste, decided to change its definition. This new definition was accepted by the EPA (1982) and TRU waste is now defined as waste containing alpha-emitting transuranic radionuclides that have half-lives of 20 years or more and that occur in concentrations exceeding 100 nCi per g of waste. ("Transuranic" in this case means uranium and several radionuclides that are heavier than uranium.) As a result, some waste formerly classified as TRU waste is now classified as low-level radioactive waste, and therefore it is not eligible for disposal in the WIPP. In general, as a result of this change, the average radioactivity of TRU waste has increased.

As in the FEIS, a distinction is made between TRU waste known as contact-handled (CH) waste and TRU waste known as remote-handled (RH) TRU waste (DOE, 1989a). For the CH TRU waste, the radiation-dose rate at the external surface of a waste container (drum or box) must be below 200 mrem (200 one-thousandths of a rem) per hour. This waste can be handled directly by personnel without excessive radiation exposure. The RH TRU waste has surface-radiation-dose rates between 0.2 and 1,000 rem per hour, but only 5 percent of this waste can exceed 100 rem per hour.

In general, the FEIS analyses were based on waste from only two sources: the Idaho National Engineering Laboratory, which was expected to send both CH and RH stored TRU waste, and the Rocky Flats Plant in Colorado, which was expected to send newly generated CH TRU waste. The DOE now expects that post-1970 TRU waste would

eventually come from 10 generator and/or storage facilities as discussed in Subsection 3.1.1. Thus, in order to establish the upper limit for the potential impacts, the analyses in this SEIS, like those in the draft Final Safety Analysis Report (FSAR--DOE, 1989b), are based on waste from 10 facilities, and 5 of these facilities have both CH and RH TRU waste.

The consideration of 10 facilities significantly affected assumptions about the contents of average containers of TRU waste, which vary from facility to facility (see Tables B.2.5, B.2.10, B.2.11, and B.2.12). For example, a facility not previously considered, the Savannah River Site, will contribute 92 percent of the plutonium-238 that may be disposed of at the WIPP, and plutonium-238 accounts for nearly half (46 percent) of the total radioactivity of the CH TRU waste that may be emplaced at the WIPP. Similarly, the combined waste from three of the new facilities--Savannah River Site, Los Alamos National Laboratory, and Hanford Reservation--account for 73 percent of the plutonium-241.

Although waste may be received from more facilities, the change in the definition of TRU waste has decreased estimates of waste volumes. The WIPP was designed to receive 6.2 million cubic ft of CH TRU waste and 250,000 cubic ft of RH TRU waste, and the analyses in the FEIS (DOE, 1980) were based on those volumes. However, the DOE's Integrated Data Base, which contains information on the various types of radioactive waste in the United States and is revised annually, shows a decreasing trend. In 1987, the Integrated Data Base (DOE, 1987) reported 5.6 million cubic ft as the estimate for CH TRU waste, both retrievably stored and to be produced from 1987 through 2013 ("newly generated"), whereas the 1988 edition (DOE, 1988) reported a volume of 4.8 million cubic ft, and the 1989 document (DOE, 1989d) estimated a total volume of 4.2 million cubic ft. To provide conservative (i.e., pessimistic) upper limits for the estimated potential impacts of the WIPP, the DOE decided to base the SEIS analyses on the design capacity of the WIPP. Therefore, for the purposes of this SEIS, the volumes given for each generator or storage facility in the 1987 Integrated Data Base were proportionately scaled up to the total design capacity of the WIPP.

Since the publication of the FEIS in 1980, the DOE has attempted to better define the characteristics of the waste. These efforts have included improved sampling of the waste, examination by x-raying, assays of the radioactive-material content, and implementation of improved methods for tracking and recordkeeping. In the FEIS, the information on the RH TRU waste was based on the data available for defense high-level waste, which contains significant amounts of short-lived fission products and therefore has more radioactivity than does the RH TRU waste. The information in the SEIS is based on data collected specifically for RH TRU waste.

The rest of this appendix is divided into two parts: Section B.2, which discusses the radionuclide inventory of the TRU waste, and Section B.3, which covers the hazardous chemical constituents of the TRU waste. The section on the radionuclide inventory includes information on waste volumes and the radioactivities, half-lives, and masses of the radionuclides in the waste. In addition, it explains the procedure used in calculating the following quantities used in various impact analyses: the average radioactivity per shipment of waste, which was used in the analyses of transportation impacts; the average radioactivity per container of waste, which was used in analyzing

the safety of WIPP operations; and the radionuclide inventory for the assessment of long-term performance. Section B.2 also discusses two types of TRU waste that were not considered in the FEIS analyses: high-curie and neutron-emitting waste. Section B.3. discusses the hazardous chemical constituents in both CH and RH TRU waste.

The comments on the draft SEIS and continued discussions with personnel at the various waste generating and storage facilities led to the following revisions in this appendix:

- This introduction was rewritten to explain why there are differences in the radionuclide inventory of the FEIS and this final SEIS.
- Tables B.2.2 and B.2.3 were revised to use the correct number of significant digits for waste volumes and to reflect minor redistribution of volume projections for Argonne National Laboratory-East for RH TRU waste.
- The waste volumes in Table B.2.4 were scaled up for all waste facilities in proportion to the volume given for each facility in the 1987 Integrated Data Base (DOE, 1987).
- The text in Subsection B.2.4.1 was modified to more clearly explain how the values given in Table B.2.6 for the radioactivity per waste shipment were calculated. The values were corrected to account for the misapplication of various data.
- Tables B.2.8 and B.2.9 were rearranged to more clearly demonstrate the calculations made to determine the radioactivity per waste shipment.
- The discussion of the transport index in Subsection B.2.4.1 was revised to more clearly explain the source of the radiation that determines the transport index.
- The assumption that the drums of CH TRU waste are filled to 80 percent of their capacity was eliminated because the calculations based on this assumption greatly overestimated the volume of waste to be emplaced in the WIPP.
- Tables B.2.13 and B.2.14, which show the radionuclide inventory used in assessing the long-term performance of the WIPP, were revised by increasing the inventory to represent a volume equal to the design capacity of the WIPP. In addition, the radionuclides in the latter inventory were assumed to have undergone radioactive decay for 100 years to account for the period of institutional control.
- The text on high-activity waste, Subsection B.2.3.2, was modified to more clearly discuss the radioactivity of plutonium-238.

## B.2 RADIONUCLIDE INVENTORY OF TRU WASTE

This section discusses the radionuclide inventory of TRU waste and explains how the initial amounts of material needed for assessing environmental impacts were calculated. These quantities serve as the basis for the estimation of the amounts of radioactive material that would be released in a given situation, such as transportation, operation under normal conditions, various accident scenarios that may occur during operations, or unintentional human intrusion after the WIPP has been permanently closed.

### B.2.1 WASTE ACCEPTANCE CRITERIA

All waste must be certified to meet the WIPP Waste Acceptance Criteria (DOE, 1989a) before it is transported to the WIPP. The Waste Acceptance Criteria have been refined to reflect the requirements of regulations issued by the U.S. Nuclear Regulatory Commission (NRC) and the Department of Transportation for the transportation of waste and to enhance the safety of long-term isolation. The original criteria were described in Chapter 5 of the FEIS (DOE, 1980); the current criteria are summarized in Subsection 2.3.1 and Appendix A, Table A.1.1.

The Waste Acceptance Criteria that are relevant to the radionuclide source term include the following:

- The surface contamination on containers of CH or RH TRU waste may not exceed 50 percent of the limits specified in Department of Transportation regulations in 49 CFR 173.442.
- The thermal power (the heat-generating capacity) of a package of CH TRU waste must be labeled if it exceeds 0.1 W per cubic ft. The thermal power of RH TRU waste may not exceed 300 W per canister.

In addition, the total plutonium-equivalent curies (PE-Ci) are limited to 1,000 per container. (The PE-Ci concept is discussed in Appendix F). In order to ensure that nuclear criticality (i.e., a self-sustaining nuclear chain reaction) will not occur, the total quantity of fissile material is limited to 200 g per drum. Fissile-material concentrations in boxes (e.g., the standard waste box that may be shipped to the WIPP--see Appendix D) are restricted to a maximum of 5 g per cubic ft, up to a maximum of 350 g per box.

### B.2.2 WASTE VOLUMES

The WIPP was designed to receive about 6.2 million cubic ft of CH TRU waste and about 250,000 cubic ft of RH TRU waste, or a total of about 6.45 million cubic ft. These quantities were used in designing the WIPP and in estimating radionuclide inventories for the analyses in the FEIS (DOE, 1980). However, as explained in the

introduction to this appendix, the estimated volumes of waste that may be sent to the WIPP have decreased over the years.

When the preparations for the SEIS analyses began, the recent information available on waste volumes was the information given in the 1987 edition of the DOE's Integrated Data Base (DOE, 1987), which is revised annually. This data base showed that the volumes of TRU waste that had been stored since 1970 or were projected to be generated between 1987 and the year 2013 were lower than those estimated for the design of the WIPP: the 1987 estimates were 5.6 million cubic ft for the CH TRU waste and about 95,000 cubic ft for the RH TRU waste, or a total of about 5.7 million cubic ft. The radionuclide inventory for these waste volumes is shown in Table B.2.1, and the waste volumes reported in the 1987 Integrated Data Base are given for each generator or storage facility in Tables B.2.2 and B.2.3 for CH and RH TRU waste, respectively.

The data-base reports issued since 1987 continue to show a decrease in waste volumes. The 1988 Integrated Data Base (DOE, 1988) and the report for 1989 (DOE, 1989d) cite 4.8 and 4.5 million cubic ft, respectively, for the total volume of the TRU waste. However, in order to establish conservative (i.e., pessimistic) upper limits for the potential impacts of the WIPP, the DOE decided to base the analyses in this SEIS on the maximum assumed volume of 6.45 million cubic ft of TRU waste. This was done by scaling up, for each waste generating or storage facility, the volume given in the 1987 data base for CH and RH TRU waste to correspond with the design capacity of the WIPP, with the scaling up being in proportion to the volumes reported in 1987. For CH TRU waste, the 1987 volume was multiplied by 10.7 percent. The scaling-up factor (10.7 percent) was determined by subtracting the volume in the 1987 data base report from the design capacity of the WIPP and dividing this difference by the volume in the 1987 data base report. For RH TRU waste, the volume at each waste facility that may ship RH TRU waste to the WIPP was increased by 163 percent. The scaled-up volumes for each facility are given in Table B.2.4.

## **B.2.3 RADIONUCLIDE CHARACTERISTICS**

### **B.2.3.1 General Radiation and Radioactivity Characteristics**

In addition to waste volumes, the SEIS analyses of potential impacts from waste transportation and WIPP operations and the assessment of long-term performance required information on the radionuclide composition of the TRU waste (radionuclides and weight fractions) and radioactivity (i.e., number of curies from plutonium and other alpha-emitting TRU radionuclides). These data were obtained from the 1987 Integrated Data Base (DOE, 1987) and additional information that was obtained from each of the waste facilities on fission-product fractions, the total quantities of radionuclides (in curies) and the numbers of actual waste containers in storage and projected through the year 2013. This additional information has been published as a report that documents the waste-characterization data base for the WIPP (DOE, 1989c). Together with the 1987 data base, this report constitutes the basis for the radiological analyses reported in this SEIS and in the WIPP draft FSAR (DOE, 1989b). The 1987 Integrated Data Base (DOE, 1987) was consistently used to establish the volume of waste from

TABLE B.2.1 Currently projected total radionuclide inventories by facility for CH and RH TRU waste

Waste facility <sup>b</sup>	Radionuclide inventory (curies) <sup>a</sup>		
	Retrievably stored waste <sup>c</sup>	Newly generated waste <sup>d</sup>	Total
<b>CH TRU waste</b>			
Idaho National Engineering Laboratory	3.74 x 10 <sup>5</sup>	7.61 x 10 <sup>2</sup>	3.75 x 10 <sup>5</sup>
Rocky Flats Plant <sup>e</sup>	0	1.05 x 10 <sup>6</sup>	1.05 x 10 <sup>6</sup>
Hanford Reservation	6.85 x 10 <sup>5</sup>	1.10 x 10 <sup>6</sup>	1.78 x 10 <sup>6</sup>
Savannah River Site	8.59 x 10 <sup>5</sup>	3.70 x 10 <sup>6</sup>	4.56 x 10 <sup>6</sup>
Los Alamos National Laboratory	5.96 x 10 <sup>5</sup>	1.61 x 10 <sup>6</sup>	2.21 x 10 <sup>6</sup>
Oak Ridge National Laboratory	2.80 x 10 <sup>4</sup>	3.51 x 10 <sup>4</sup>	6.31 x 10 <sup>4</sup>
Nevada Test Site <sup>f</sup>	4.73 x 10 <sup>2</sup>	0	4.73 x 10 <sup>2</sup>
Argonne National Laboratory--East <sup>e</sup>	0	7.13 x 10 <sup>2</sup>	7.13 x 10 <sup>2</sup>
Lawrence Livermore National Laboratory <sup>e</sup>	0	8.45 x 10 <sup>4</sup>	8.45 x 10 <sup>4</sup>
Mound Laboratory <sup>e</sup>	0	1.87 x 10 <sup>2</sup>	1.87 x 10 <sup>2</sup>
Subtotal	2.54 x 10 <sup>6</sup>	7.58 x 10 <sup>6</sup>	1.01 x 10 <sup>7</sup>
<b>RH TRU waste</b>			
Idaho National Engineering Laboratory	1.51 x 10 <sup>3</sup>	2.28 x 10 <sup>4</sup>	2.43 x 10 <sup>4</sup>
Hanford Reservation	4.04 x 10 <sup>3</sup>	1.93 x 10 <sup>4</sup>	2.33 x 10 <sup>4</sup>
Los Alamos National Laboratory	3.64 x 10 <sup>3</sup>	2.42 x 10 <sup>2</sup>	3.88 x 10 <sup>3</sup>
Oak Ridge National Laboratory	2.71 x 10 <sup>3</sup>	1.84 x 10 <sup>2</sup>	2.89 x 10 <sup>3</sup>
Argonne National Laboratory--East	0	1.03 x 10 <sup>3</sup>	1.03 x 10 <sup>3</sup>
Subtotal	1.19 x 10 <sup>4</sup>	4.36 x 10 <sup>4</sup>	5.54 x 10 <sup>4</sup>
<b>GRAND TOTAL</b>	<b>2.58 x 10<sup>6</sup></b>	<b>7.62 x 10<sup>6</sup></b>	<b>1.02 x 10<sup>7</sup></b>

<sup>a</sup> Radionuclide inventories for the waste volumes estimated in the 1987 Integrated Data Base (DOE, 1987)--that is, 5.6 million ft<sup>3</sup> of CH TRU waste and 95,000 ft<sup>3</sup> of RH TRU waste.

<sup>b</sup> Unless indicated otherwise, these facilities both generate TRU waste and are designated as a TRU waste storage facilities.

<sup>c</sup> Stored as of December 31, 1986.

<sup>d</sup> Generated between 1987 and 2013.

<sup>e</sup> Facility that generates but does not store TRU waste.

<sup>f</sup> Facility that does not generate TRU waste, but is designated a TRU waste storage facility.

TABLE B.2.2 Estimated volumes of CH TRU waste in retrievable storage or projected to be generated through the year 2013

Waste facility <sup>b</sup>	Estimated volume (ft <sup>3</sup> ) <sup>a</sup>		
	Retrievably stored waste <sup>c</sup>	Newly generated waste <sup>d</sup>	Total
Idaho National Engineering Laboratory	1,073,710	9,920	1,083,630
Rocky Flats Plant <sup>e</sup>	0	2,037,600	2,037,600
Hanford Reservation	293,250	537,800	831,050
Savannah River Site	91,465	615,700	707,165
Los Alamos National Laboratory	250,910	302,300	553,210
Oak Ridge National Laboratory	19,160	42,000	61,160
Nevada Test Site <sup>f</sup>	21,290	0	21,290
Argonne National Laboratory--East <sup>e</sup>	0	3,800	3,800
Lawrence Livermore National Laboratory <sup>e</sup>	0	259,400	259,400
Mound Laboratory <sup>e</sup>	0	40,100	40,100
<b>TOTAL.</b>	<b>1,749,735</b>	<b>3,848,620</b>	<b>5,598,405</b>

<sup>a</sup> Estimated volumes correspond to the Integrated Data Base for 1987 (DOE, 1987). The volumes of waste used for the environmental analyses in this SEIS are higher and are based on the design capacity of the WIPP.

<sup>b</sup> Unless otherwise indicated, these facilities both generate TRU waste and are designated TRU waste storage facilities.

<sup>c</sup> Stored as of December 31, 1986. From Table 3.5 in the Integrated Data Base for 1987 (DOE, 1987).

<sup>d</sup> Generated from 1987 through 2013. From Table 3.16 in the Integrated Data Base for 1987 (DOE, 1987).

<sup>e</sup> Facility that generates but does not store CH TRU waste (except limited quantities pursuant to RCRA regulations).

<sup>f</sup> Facility that does not generate TRU waste, but is a designated TRU waste storage facility.

TABLE B.2.3 Estimated volumes of RH TRU waste in retrievable storage or projected to be generated through the year 2013

Waste facility <sup>b</sup>	Estimated volume (ft <sup>3</sup> ) <sup>a</sup>		
	Retrievably stored waste <sup>c</sup>	Newly generated waste <sup>d</sup>	Total
Idaho National Engineering Laboratory	985	4,820	5,805
Hanford Reservation	848	28,600	29,448
Los Alamos National Laboratory	1,020	191	1,211
Oak Ridge National Laboratory	45,478	9,540	55,018
Argonne National Laboratory--East <sup>e</sup>	0	3,500	3,500
<b>TOTAL</b>	<b>48,331</b>	<b>46,651</b>	<b>94,982</b>

<sup>a</sup> Estimated volumes correspond to the Integrated Data Base for 1987 (DOE, 1987). The volumes of waste used for the environmental analyses in this SEIS are higher and are based on the design capacity of the WIPP.

<sup>b</sup> Unless otherwise indicated, these facilities both generate RH TRU waste and are designated TRU waste storage facilities.

<sup>c</sup> Stored as of December 31, 1986. From Table 3.5 in the Integrated Data Base for 1987 (DOE, 1987).

<sup>d</sup> Generated from 1987 through 2013. From Table 3.16 in the Integrated Data Base for 1987 (DOE, 1987).

<sup>e</sup> Facility that generates but does not store RH TRU waste.

TABLE B.2.4 Volumes of stored and newly generated TRU waste, scaled up to equal the design capacity of WIPP<sup>a</sup>

Waste facility <sup>c</sup>	Estimates from 1987 IDB <sup>b</sup>				
	Stored waste	Newly generated waste	Total base	Volume scale-up	Estimate used in SEIS analyses
<b>CH TRU waste</b>					
Idaho National Engineering Laboratory	1.07 x 10 <sup>6</sup>	9.92 x 10 <sup>3</sup>	1.08 x 10 <sup>6</sup>	1.16 x 10 <sup>5</sup>	1.20 x 10 <sup>6</sup>
Rocky Flats Plant <sup>d</sup>	0.00 x 10 <sup>0</sup>	2.04 x 10 <sup>6</sup>	2.04 x 10 <sup>6</sup>	2.19 x 10 <sup>5</sup>	2.26 x 10 <sup>6</sup>
Hanford Reservation	2.93 x 10 <sup>5</sup>	5.38 x 10 <sup>5</sup>	8.31 x 10 <sup>5</sup>	8.93 x 10 <sup>4</sup>	9.20 x 10 <sup>5</sup>
Savannah River Site	9.15 x 10 <sup>4</sup>	6.16 x 10 <sup>5</sup>	7.07 x 10 <sup>5</sup>	7.60 x 10 <sup>4</sup>	7.83 x 10 <sup>5</sup>
Los Alamos National Laboratory	2.51 x 10 <sup>5</sup>	3.02 x 10 <sup>5</sup>	5.53 x 10 <sup>5</sup>	5.95 x 10 <sup>4</sup>	6.13 x 10 <sup>5</sup>
Oak Ridge National Laboratory	1.92 x 10 <sup>4</sup>	4.20 x 10 <sup>4</sup>	6.12 x 10 <sup>4</sup>	6.77 x 10 <sup>3</sup>	6.77 x 10 <sup>4</sup>
Nevada Test Site <sup>e</sup>	2.13 x 10 <sup>4</sup>	0.00 x 10 <sup>0</sup>	2.13 x 10 <sup>4</sup>	2.29 x 10 <sup>3</sup>	2.36 x 10 <sup>4</sup>
Argonne National Laboratory--East <sup>d</sup>	0.00 x 10 <sup>0</sup>	3.80 x 10 <sup>3</sup>	3.80 x 10 <sup>3</sup>	4.10 x 10 <sup>2</sup>	4.22 x 10 <sup>3</sup>
Lawrence Livermore National Laboratory <sup>d</sup>	0.00 x 10 <sup>0</sup>	2.59 x 10 <sup>5</sup>	2.59 x 10 <sup>5</sup>	2.79 x 10 <sup>4</sup>	2.87 x 10 <sup>5</sup>
Mound Laboratory <sup>d</sup>	0.00 x 10 <sup>0</sup>	4.01 x 10 <sup>4</sup>	4.01 x 10 <sup>4</sup>	4.31 x 10 <sup>3</sup>	4.44 x 10 <sup>4</sup>
<b>TOTAL</b>	<b>1.75 x 10<sup>6</sup></b>	<b>3.85 x 10<sup>6</sup></b>	<b>5.60 x 10<sup>6</sup></b>	<b>6.02 x 10<sup>5</sup></b>	<b>6.20 x 10<sup>6</sup></b>
<b>RH TRU waste</b>					
Idaho National Engineering Laboratory	9.85 x 10 <sup>2</sup>	4.82 x 10 <sup>3</sup>	5.80 x 10 <sup>3</sup>	9.48 x 10 <sup>3</sup>	1.53 x 10 <sup>4</sup>
Hanford Reservation	8.48 x 10 <sup>2</sup>	2.86 x 10 <sup>4</sup>	2.94 x 10 <sup>4</sup>	4.80 x 10 <sup>4</sup>	7.75 x 10 <sup>4</sup>
Oak Ridge National Laboratory	4.55 x 10 <sup>4</sup>	9.54 x 10 <sup>3</sup>	5.50 x 10 <sup>4</sup>	8.97 x 10 <sup>4</sup>	1.45 x 10 <sup>5</sup>
Argonne National Laboratory--East <sup>d</sup>	0.00 x 10 <sup>0</sup>	3.50 x 10 <sup>3</sup>	3.50 x 10 <sup>3</sup>	5.76 x 10 <sup>3</sup>	9.29 x 10 <sup>3</sup>
Los Alamos National Laboratory	1.02 x 10 <sup>3</sup>	1.91 x 10 <sup>2</sup>	1.21 x 10 <sup>3</sup>	1.97 x 10 <sup>3</sup>	3.18 x 10 <sup>3</sup>
<b>TOTAL</b>	<b>4.83 x 10<sup>4</sup></b>	<b>4.46 x 10<sup>4</sup></b>	<b>9.29 x 10<sup>4</sup></b>	<b>1.57 x 10<sup>5</sup></b>	<b>2.50 x 10<sup>5</sup></b>

<sup>a</sup> All quantities are in cubic feet (ft<sup>3</sup>). The design capacity of the WIPP is 6.2 million ft<sup>3</sup> of CH TRU waste and 250,000 ft<sup>3</sup> of RH TRU waste.

<sup>b</sup> Estimates from 1987 Integrated Data Base (DOE, 1987) for waste stored as of December 21, 1986, and waste generated from 1987 through 2013.

<sup>c</sup> Unless otherwise indicated, these facilities both generate TRU waste and are designated TRU waste storage sites.

<sup>d</sup> Facility that generates but does not store TRU waste.

<sup>e</sup> Facility that does not generate TRU waste, but is a designated TRU waste storage facility.

each facility that may be placed at the WIPP. The waste-characterization data base (DOE, 1989c) was consistently used to estimate the facility-specific isotopic mixes and radionuclide concentrations. The differences between the waste characteristics assumed in the FEIS (DOE, 1980) and the FSAR are shown in Table B.2.5.

#### **B.2.3.2 High-Curie Waste**

TRU waste with a high-curie content will be subject to the same surface dose equivalent rate restrictions as other waste; therefore, no unique handling or storage procedures or precautions will be required for this waste. The heat generating (thermal power) capability of high-curie waste may be a concern.

TRU waste generates some heat, most of which is produced when the alpha radiation that is emitted in the radioactive decay of plutonium isotopes interacts with waste materials and the walls of the waste container. The amount of heat that is generated for a given volume depends on the activity (curies) and the average energy of the nuclear disintegrations that release the alpha particles. Waste containing significant fractions of plutonium-238 normally have a higher activity than waste without plutonium-238. This happens because the specific activity (the disintegration rate per gram of material) of plutonium-238 is 100 to 1,000 times higher than that of the other plutonium isotopes. Thus, waste containing large quantities of plutonium-238 is designated high-specific-activity waste, or high-curie waste. Because of the greater heat-generating capacity of plutonium-238, it is also referred to as "heat-source plutonium."

Plutonium-238 is a major contributor to the total radionuclide content of CH TRU waste. This contribution comes mainly from the waste generated at Savannah River Site in South Carolina. This waste has a higher specific activity and heat-generating capacity than the waste considered in the FEIS analyses. Typically, the average plutonium-238 content reported in the FEIS represented 1.2 percent of the total radioactivity of CH TRU waste. The data used for this SEIS indicate that the overall activity of plutonium-238 is 46 percent of the total activity of the waste proposed for disposal in the WIPP, and the activity of the plutonium-238 in the waste from Savannah River Site is approximately 92 percent of the total activity of plutonium-238 in WIPP waste. The higher proportion of plutonium-238 in the total waste has modified the average radionuclide composition of the source term used in this SEIS analyses.

TRU waste with a high-curie content will be subject to the thermal power limits and labeling requirements of the Waste Acceptance Criteria (DOE, 1989a).

#### **B.2.3.3 Neutron-Emitting Waste**

Since the publication of the FEIS, the DOE has determined that the Oak Ridge National Laboratory in Tennessee may be contributing a small amount of waste containing californium-252. A portion of the radioactive decay for this radionuclide occurs by spontaneous fission with the emission of neutrons (DOE, 1989b). The californium-252 will contribute about 0.03 percent of the total radioactivity in CH TRU waste. Neutron-emitting waste will be subject to the same surface-radiation-rate restrictions as other waste and requires no special precautions or procedures for handling or storage.

TABLE B.2.5 Summary of average TRU waste characteristics<sup>a</sup>

Characteristic <sup>b</sup>	CH TRU waste		RH TRU waste	
	FEIS <sup>c</sup>	FSAR <sup>d</sup>	FEIS <sup>c</sup>	FSAR <sup>d</sup>
Surface dose rate (millirem per hour) <sup>e</sup>				
Drum	3.1	14		
Standard waste box	1.0	14		
Canister			200-100,000	30,000
Thermal power (watts) <sup>f</sup>				
Drum (maximum)	0.5	0.5		
Standard waste box (maximum)	0.8	0.8		
Canister (average)			70	60
Radioactivity (curies)				
Drum	3.4	20.6		
Standard waste box	5.5	77		
Canister			260 <sup>g</sup>	37 <sup>g</sup>
Total plutonium content (g)				
Drum	8	15.5		
Standard waste box		13	86.3	
Canister			12.8	120
Fissile material content <sup>h</sup>				
Drum	7.5	17		
Standard waste box	12.2	90		
Canister			12	110

<sup>a</sup> The reasons for the differences between the FEIS and the FSAR values are discussed in Section B.1.

<sup>b</sup> For a discussion of waste containers, see Appendices A and L.

<sup>c</sup> From the WIPP FEIS (DOE, 1980).

<sup>d</sup> From the WIPP draft FSAR (DOE, 1989b). These values were also used in the SEIS. The values in the draft FSAR were derived from DOE, 1989c.

<sup>e</sup> The radiation exposure rate at the outside surface of the package.

<sup>f</sup> The heat-generating capability of the radionuclides.

<sup>g</sup> Daughter products are not included. Average radioactivity per container as reported by facilities. The maximum plutonium-239-equivalent curie (PE-Ci) activity per container is 1000 PE-Ci (DOE, 1989c).

<sup>h</sup> Expressed as the plutonium-239-equivalent fissile content in g. For materials other than plutonium-239, uranium-235, and uranium-233, which are treated as equivalent, fissile equivalents are calculated in accordance with standard ANSI/ANS-8.15-1981 of the American National Standards Institute and the American Nuclear Society.

## **B.2.4 CALCULATION OF SOURCE TERMS FOR VARIOUS RELEASE SCENARIOS**

This subsection briefly explains how radionuclide source terms were calculated for the various radioactivity-release scenarios that are included in impact and performance analyses. It shows these calculations for the analysis of potential transportation impacts, for the analysis of safety during WIPP operations, and for the assessment of long-term performance. Examples of calculations are included for greater clarity.

The source term for a particular release scenario is the material at risk multiplied by the fraction of that material that is released (the release fraction) into the environment. The material at risk is the TRU waste material and the surface contamination on a TRU waste container that are potentially available for release under the conditions of the scenario. Examples of the material at risk are the contents of a TRUPACT-II shipping container in a transportation-accident scenario, the contents of two waste drums in an operational-accident scenario in which the drums are punctured by a forklift, the surface contamination on drums with surface contamination plus the contents of drums that are leaking when received in the normal operations scenario, and the total contents of one underground waste disposal panel in the WIPP in a long-term-performance scenario involving human intrusion.

### **B.2.4.1 Source Terms for Transportation Analyses**

In calculating the source term for transportation analyses, average radionuclide compositions were derived for each waste facility (DOE, 1989c). These average mixes were derived for four different waste categories: CH TRU waste, RH TRU waste, waste that is retrievably stored, and waste generated between 1987 and 2013 (newly generated waste). These compositions were then used to estimate the radioactivity per waste category as well as the activity per waste container (drum, box, or RH waste canister) (DOE, 1989c).

For the transportation analyses, it was also necessary to determine the average radioactivity per waste shipment (i.e., one trailer load). To determine the average activity per shipment, it is necessary to determine the following:

- 1) How much of the total radioactivity of the waste at a given facility is in each waste category
- 2) The normalized radioactivity fractions (as derived in DOE, 1989c) for each radionuclide
- 3) The average activity per unit volume for the particular waste facility
- 4) The volume of the transporter (e.g., TRUPACT-II shipping container or a cask for RH waste)
- 5) The number of transporters per shipment.

These quantities were then used to calculate the average facility-specific quantity of radionuclides per shipment (in curies per trailer load). The results served as the material-at-risk term for calculating the amounts of respirable radionuclides assumed to be released in the hypothetical transportation accidents analyzed in this SEIS (Tables B.2.6 and B.2.7), except in the bounding case scenarios, in which maximum values were assumed.

To be more specific, at any waste facility, for each radionuclide  $i$ , the number of curies per shipment was calculated from the following equation:

$$\text{container type } C_i/\text{trailer load}_i = \sum_j (AF_j \times RF_{ij} \times AA \times \text{VOL} \times \text{TTL})$$

where:

- the container type is the container (drum, box, or canister) for the stored or the newly generated waste and the other terms are defined as follows:
- $AF_j$  = the activity fraction for container type  $j$
- $AF_j = \frac{\text{total activity for container type } j}{\text{total activity for the facility}}$
- $RF_{ij}$  = the normalized radionuclide activity fraction for radionuclide  $i$  in container type  $j$  (DOE, 1989c)
- $AA$  = the average activity per unit volume (in curies per cubic meter) for the waste facility
- $AA = \frac{\text{total activity for the facility}}{\text{total volume for the facility}}$
- $\text{VOL}$  = the volume (in cubic meters) of the shipping container or cask (2.8 m<sup>3</sup> for the container used for CH TRU waste and 0.89 m<sup>3</sup> for the cask used for RH TRU waste)
- $\text{TTL}$  = the number of shipping containers or casks per shipment (three containers for CH TRU waste and one cask for RH TRU waste)

As described in Appendix L, the shipping container for CH TRU waste will be the TRUPACT-II; for RH TRU waste, a shipping cask (e.g., the NuPac 72B cask now being developed) will be used. The total volume of waste for each facility was based on the volume given in the 1987 Integrated Data Base (DOE, 1987) and scaled up to the design capacity of the WIPP, as explained earlier in this appendix. Examples of the calculations made with the equation given above are shown in Tables B.2.8 and B.2.9 for CH waste from Rocky Flats Plant and RH waste from Los Alamos National Laboratory, respectively.

TABLE B.2.6 Average radioactivity in a shipment of CH TRU waste<sup>a</sup>

Radionuclide	Waste facility <sup>b</sup>									
	ANLE	HANF	INEL	LANL	LLNL	Mound	NTS	ORNL	RFP	SRP
Thorium-232	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	5.17 x 10 <sup>-5</sup>	0.00 x 10 <sup>0</sup>	4.26 x 10 <sup>-4</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>			
Uranium-233	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	1.53 x 10 <sup>-1</sup>	2.95 x 10 <sup>-2</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	3.85 x 10 <sup>1</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>
Uranium-235	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	5.79 x 10 <sup>-6</sup>	8.37 x 10 <sup>-5</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	1.15 x 10 <sup>-3</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>
Uranium-238	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	9.72 x 10 <sup>-6</sup>	3.61 x 10 <sup>-4</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	4.59 x 10 <sup>-3</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>
Neptunium-237	9.65 x 10 <sup>-4</sup>	0.00 x 10 <sup>0</sup>	4.09 x 10 <sup>-3</sup>							
Plutonium-238	5.39 x 10 <sup>0</sup>	3.08 x 10 <sup>0</sup>	1.08 x 10 <sup>1</sup>	1.67 x 10 <sup>2</sup>	3.42 x 10 <sup>-1</sup>	1.36 x 10 <sup>0</sup>	3.82 x 10 <sup>-2</sup>	5.75 x 10 <sup>1</sup>	5.37 x 10 <sup>-1</sup>	1.83 x 10 <sup>3</sup>
Plutonium-239	3.41 x 10 <sup>0</sup>	3.30 x 10 <sup>1</sup>	5.89 x 10 <sup>0</sup>	8.86 x 10 <sup>1</sup>	8.23 x 10 <sup>0</sup>	1.18 x 10 <sup>-2</sup>	6.46 x 10 <sup>-1</sup>	1.24 x 10 <sup>2</sup>	1.82 x 10 <sup>1</sup>	2.20 x 10 <sup>0</sup>
Plutonium-240	1.56 x 10 <sup>0</sup>	1.18 x 10 <sup>1</sup>	1.44 x 10 <sup>0</sup>	2.04 x 10 <sup>1</sup>	2.36 x 10 <sup>0</sup>	3.10 x 10 <sup>-3</sup>	1.53 x 10 <sup>-1</sup>	0.00 x 10 <sup>0</sup>	4.15 x 10 <sup>0</sup>	8.81 x 10 <sup>-1</sup>
Plutonium-241	3.10 x 10 <sup>1</sup>	5.98 x 10 <sup>2</sup>	4.55 x 10 <sup>1</sup>	6.88 x 10 <sup>2</sup>	7.84 x 10 <sup>1</sup>	1.19 x 10 <sup>-3</sup>	5.76 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	1.29 x 10 <sup>2</sup>	6.61 x 10 <sup>1</sup>
Plutonium-242	0.00 x 10 <sup>0</sup>	2.66 x 10 <sup>-3</sup>	0.00 x 10 <sup>0</sup>	4.00 x 10 <sup>-3</sup>	1.29 x 10 <sup>-4</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	3.70 x 10 <sup>-4</sup>	7.19 x 10 <sup>-4</sup>
Americium-241	1.41 x 10 <sup>1</sup>	0.00 x 10 <sup>0</sup>	3.89 x 10 <sup>1</sup>	2.90 x 10 <sup>2</sup>	6.81 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	1.04 x 10 <sup>1</sup>	8.62 x 10 <sup>-1</sup>	1.81 x 10 <sup>-1</sup>
Curium-244	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	6.90 x 10 <sup>1</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>
Californium-252	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	1.10 x 10 <sup>1</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>
TOTAL	5.55 x 10 <sup>1</sup>	6.46 x 10 <sup>2</sup>	1.03 x 10 <sup>2</sup>	1.25 x 10 <sup>3</sup>	9.62 x 10 <sup>1</sup>	1.38 x 10 <sup>0</sup>	6.59 x 10 <sup>0</sup>	3.10 x 10 <sup>2</sup>	1.53 x 10 <sup>2</sup>	1.89 x 10 <sup>3</sup>

<sup>a</sup> Radioactivity in curies per shipment for the volumes of waste assumed for the SEIS analyses (ie., volumes scaled up to correspond to the design capacity of the WIPP--see last column, Table B.2.4). The volume per shipment is 8.4 m<sup>3</sup> (three TRUPACT-II containers per shipment, with 2.8 m<sup>3</sup> per TRUPACT-II shipping container).

<sup>b</sup> Key: ANLE, Argonne National Laboratory--East; HANF, Hanford Reservation; INEL, Idaho National Engineering Laboratory; LANL, Los Alamos National Laboratory; LLNL, Lawrence

TABLE B.2.7 Average radioactivity in a shipment of RH TRU waste<sup>a</sup>

Radionuclide	Waste facility <sup>b</sup>				
	ANLE	HANF	INEL	LANL	ORNL
Cobalt-60	0.00 x 10 <sup>0</sup>	2.97 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>
Strontium-90	0.00 x 10 <sup>0</sup>	6.76 x 10 <sup>0</sup>	4.08 x 10 <sup>0</sup>	7.99 x 10 <sup>0</sup>	1.12 x 10 <sup>0</sup>
Ruthenium-106	0.00 x 10 <sup>0</sup>	1.89 x 10 <sup>-3</sup>	0.00 x 10 <sup>0</sup>	6.31 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>
Antimony-125	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	1.95 x 10 <sup>-1</sup>	0.00 x 10 <sup>0</sup>
Cesium-137	8.83 x 10 <sup>0</sup>	9.46 x 10 <sup>0</sup>	5.81 x 10 <sup>0</sup>	6.18 x 10 <sup>0</sup>	4.42 x 10 <sup>-2</sup>
Cerium-144	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	6.22 x 10 <sup>1</sup>	0.00 x 10 <sup>0</sup>
Europium-155	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	3.13 x 10 <sup>-1</sup>	0.00 x 10 <sup>0</sup>
Thorium-232	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>
Uranium-233	0.00 x 10 <sup>0</sup>	5.41 x 10 <sup>-4</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	4.56 x 10 <sup>-3</sup>
Uranium-234	0.00 x 10 <sup>0</sup>	8.11 x 10 <sup>-5</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>
Uranium-235	1.21 x 10 <sup>-5</sup>	2.43 x 10 <sup>-6</sup>	8.58 x 10 <sup>-2</sup>	9.48 x 10 <sup>-5</sup>	1.87 x 10 <sup>-6</sup>
Uranium-238	0.00 x 10 <sup>0</sup>	5.41 x 10 <sup>-5</sup>	2.46 x 10 <sup>-2</sup>	0.00 x 10 <sup>0</sup>	1.96 x 10 <sup>-6</sup>
Neptunium-237	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>
Plutonium-238	0.00 x 10 <sup>0</sup>	9.73 x 10 <sup>-2</sup>	1.53 x 10 <sup>-2</sup>	0.00 x 10 <sup>0</sup>	1.18 x 10 <sup>-3</sup>
Plutonium-239	2.52 x 10 <sup>-1</sup>	1.38 x 10 <sup>0</sup>	8.80 x 10 <sup>1</sup>	8.29 x 10 <sup>-1</sup>	3.67 x 10 <sup>-2</sup>
Plutonium-240	9.27 x 10 <sup>-2</sup>	4.05 x 10 <sup>-1</sup>	3.58 x 10 <sup>1</sup>	2.73 x 10 <sup>-1</sup>	0.00 x 10 <sup>0</sup>
Plutonium-241	0.00 x 10 <sup>0</sup>	8.11 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	1.26 x 10 <sup>1</sup>	0.00 x 10 <sup>0</sup>
Plutonium-242	0.00 x 10 <sup>0</sup>	8.65 x 10 <sup>-5</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>
Americium-241	0.00 x 10 <sup>0</sup>	5.95 x 10 <sup>-1</sup>	3.27 x 10 <sup>-3</sup>	0.00 x 10 <sup>0</sup>	1.88 x 10 <sup>-2</sup>
Curium-244	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	1.69 x 10 <sup>-1</sup>
Californium-252	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	2.91 x 10 <sup>-1</sup>
TOTAL	9.18 x 10 <sup>0</sup>	2.98 x 10 <sup>1</sup>	1.34 x 10 <sup>2</sup>	9.68 x 10 <sup>1</sup>	1.68 x 10 <sup>0</sup>

<sup>a</sup> Radioactivity in curies per shipment for the volumes of waste assumed for the SEIS analyses (i.e., volumes scaled up to correspond to the design capacity of the WIPP--see last column, Table B.2.4). The volume per shipment is 0.89 m<sup>3</sup> (one shipping cask per shipment).

<sup>b</sup> Key: ANLE, Argonne National Laboratory--East; HANF, Hanford Reservation; INEL, Idaho National Engineering Laboratory; LANL, Los Alamos National Laboratory; ORNL, Oak Ridge National Laboratory.

TABLE B.2.8 Quantities used in estimating the average radioactivity in a shipment of CH TRU waste from Rocky Flats Plant<sup>a</sup>

Container type <sup>c</sup>	Total volume <sup>b</sup> (m <sup>3</sup> )	Total radioactivity <sup>b</sup> (curies)	Activity fraction
Drums	27,600	880,000	0.771
Boxes (4 x 4 x 7 ft)	4,250	32,000	0.028
TRUPACT-efficient box (TEB)	30,800	230,000	0.201
Total	62,650	1,142,000	1.000

Radioactivity (curies) per container and shipment

Radionuclide	Normalized radionuclide activity fraction <sup>b,d</sup>	Drum	Box	TEB	Total per shipment <sup>e</sup>
Plutonium-238	$3.50 \times 10^{-3}$	$4.13 \times 10^{-1}$	$1.50 \times 10^{-2}$	$1.08 \times 10^{-1}$	$5.37 \times 10^{-1}$
Plutonium-239	$1.19 \times 10^{-1}$	$1.40 \times 10^1$	$5.09 \times 10^{-1}$	$3.66 \times 10^0$	$1.82 \times 10^1$
Plutonium-240	$2.71 \times 10^{-2}$	$3.19 \times 10^0$	$1.16 \times 10^{-1}$	$8.33 \times 10^{-1}$	$4.15 \times 10^0$
Plutonium-241	$8.45 \times 10^{-1}$	$9.96 \times 10^1$	$3.62 \times 10^0$	$2.60 \times 10^1$	$1.29 \times 10^3$
Americium-241	$5.63 \times 10^{-3}$	$6.64 \times 10^{-1}$	$2.42 \times 10^{-2}$	$1.74 \times 10^{-1}$	$8.62 \times 10^{-1}$

<sup>a</sup> This is an example of the calculations performed for one facility; the calculations for the other nine facilities would be similar.

<sup>b</sup> All of the waste from Rocky Flats Plant is in the newly generated category.

<sup>c</sup> DOE, 1989c.

<sup>d</sup> Same for drums, boxes, and TRUPACT-efficient boxes (TEB) for this facility.

<sup>e</sup> Three loaded TRUPACT-II containers per shipment.

TABLE B.2.9 Quantities used in estimating the average radioactivity in a shipment of RH TRU waste from Los Alamos National Laboratory<sup>a</sup>

Waste type <sup>c</sup>	Total volume <sup>b</sup> (m <sup>3</sup> )	Total radioactivity <sup>b</sup> (curies)	Activity fraction
Stored	1.98 x 10 <sup>1</sup>	2.50 x 10 <sup>3</sup>	0.912
Newly generated	5.40 x 10 <sup>0</sup>	2.42 x 10 <sup>2</sup>	0.088
Total	2.52 x 10 <sup>1</sup>	2.74 x 10 <sup>3</sup>	1.000

Radionuclide	Normalized radionuclide activity fraction <sup>b</sup>		Radioactivity (curies) per canister shipment		
	Stored	Newly generated	Stored canisters	Newly generated canisters	Total per shipment <sup>d</sup>
Strontium-90	0.0816	0.0914	7.20 x 10 <sup>0</sup>	7.78 x 10 <sup>-1</sup>	7.99 x 10 <sup>0</sup>
Ruthenium-106	0.0645	0.0723	5.69 x 10 <sup>0</sup>	6.16 x 10 <sup>-1</sup>	6.31 x 10 <sup>0</sup>
Antimony-125	0.0020	0.0022	1.77 x 10 <sup>-1</sup>	1.88 x 10 <sup>-2</sup>	1.95 x 10 <sup>-1</sup>
Cesium-137	0.0632	0.0707	5.58 x 10 <sup>0</sup>	6.02 x 10 <sup>-1</sup>	6.18 x 10 <sup>0</sup>
Cerium-144	0.6356	0.7098	5.61 x 10 <sup>1</sup>	6.04 x 10 <sup>0</sup>	6.22 x 10 <sup>1</sup>
Europium-155	0.0032	0.0036	2.83 x 10 <sup>-1</sup>	3.08 x 10 <sup>-2</sup>	3.13 x 10 <sup>-1</sup>
Uranium-235	0.0000	0.0000	9.18 x 10 <sup>-5</sup>	2.97 x 10 <sup>-6</sup>	9.48 x 10 <sup>-5</sup>
Plutonium-239	0.0091	0.0030	8.03 x 10 <sup>-1</sup>	2.56 x 10 <sup>-2</sup>	8.29 x 10 <sup>-1</sup>
Plutonium-240	0.0030	0.0010	2.65 x 10 <sup>-1</sup>	8.52 x 10 <sup>-3</sup>	2.73 x 10 <sup>-1</sup>
Plutonium-241	0.1377	0.0461	1.22 x 10 <sup>1</sup>	3.94 x 10 <sup>-1</sup>	1.26 x 10 <sup>1</sup>

<sup>a</sup> This is an example of the calculations performed for one facility; the calculations for the other four facilities would be similar.

<sup>b</sup> DOE, 1989c.

<sup>c</sup> All of the RH TRU waste is packaged in a metal canister.

<sup>d</sup> One cask per shipment.

For transportation under normal conditions, the radiological risk depends on the radiation field at the surface of the shipping container or cask. This field is measured in terms of the transport index (TI), which is the radiation-dose rate (in mrem per hour) at 1 m from the surface of the container or cask and is used in calculating radiation exposures under normal transportation conditions.

The radiation field measured by the transport index comes mainly from the gamma radiation released by fission products and other radionuclides (i.e., activation products) in the TRU waste. In CH waste, these products exist in trace amounts and do not contribute sufficient gamma radiation to exceed the limit of 200 mrem per hour for the radiation-dose rate at the surface. These trace amounts are therefore not usually reported in the CH waste inventories. In RH waste, the activation and fission products exist in more significant amounts, as shown in Table B.2.7. The gamma radiation from these products results in radiation-dose rates exceeding 200 millirem per hour and is the reason the waste is assigned to the category of remotely handled, rather than contact-handled, waste.

For the TI used in these SEIS analyses, data from the 1987 Integrated Data Base and the updated radionuclide data (DOE, 1989c) were supplemented with information from the waste facilities. This supplemental information concerned field measurements of the gamma radiation levels around Type A TRU waste containers such as drums and standard waste boxes. The objective of this data-collection effort was to develop a listing of waste containers in terms of the maximum surface dose rates for each facility. From this information, an average for the maximum surface dose rate for the containers from each waste facility was calculated. To ensure that the radiation field was not underestimated, it was assumed that this field resulted entirely from radionuclides emitting photons with an energy of 1 million electron-volts (MeV). In actuality, most of the gamma radiation from CH TRU waste results from the radioactive decay of americium-241 and has an energy of 0.060 MeV. The 0.060 MeV gamma radiation would be significantly attenuated by the TRUPACT-II, while the 1 MeV gamma radiation would not be. The assumption of 1 MeV gamma radiation resulted in radiation levels that exceeded and bounded the expected radiation levels. Shielding models of the TRUPACT-II containers and the shipping cask for RH waste were then developed to calculate the transport index from the 1-MeV radiation fields.

In some cases, the lack of waste-specific information (as in the case of the RH waste from Hanford Reservation) necessitated an assumption about the radiation field. For this SEIS, the Hanford RH waste was assumed to produce a field of 100 rem per hour from the 1-MeV photons (100 rem per hour is the upper limit for 95 percent of the RH waste to be received at the WIPP; the remaining 5 percent may have radiation fields of up to 1,000 rem per hour). This very conservative assumption resulted in a high transport index for RH waste shipments from Hanford Reservation in comparison with the other facilities.

For the CH waste from each waste facility, the number of truck shipments (three TRUPACT-II containers per shipment) was estimated by multiplying the volume per drum (0.2 cubic m) by the number of drums per shipment (42 drums) and dividing this number into the total volume (in cubic meter) of TRU waste (stored and newly generated) at the facility. For rail shipments from facilities with rail access, it was assumed that each shipment carried six TRUPACT-II containers.

For the RH waste, since only one cask will be sent per shipment, the number of shipments was obtained by dividing the volume per shipment (in cubic meters) by the volume per shipping cask (0.89 cubic m). Rail shipments were assumed to carry two

casks per shipment. In all of the shipment calculations, the waste was assumed to be the same as in the above-described calculations of radioactivity per container and the Transport Index.

#### **B.2.4.2 Source Term for WIPP Operational Analysis**

For this SEIS, the analysis of radiation safety during WIPP operations (waste receiving, handling, and emplacement underground) was derived from the WIPP draft FSAR (DOE, 1989b). The safety analyses in the draft FSAR were based on waste inventories reported in Radionuclide Source Term for the WIPP (DOE, 1989c). These safety analyses were scaled up to correspond to the volume design capacity of the WIPP. Scaled-up inventories were used to calculate the number of containers (55-gal drums, standard waste boxes, canisters) that may be processed annually at the WIPP. Average characteristics were also calculated for containers of CH waste (55-gal drums and standard waste boxes) and RH waste (canisters), as shown in Tables B.2.10, B.2.11, and B.2.12. The average radioactivity per container was used in the draft FSAR and the SEIS to analyze the impacts of both normal operations and accidents. Impacts from accidents involving containers with the maximum allowable contents, per the Waste Acceptance Criteria (DOE, 1989a), were also assessed. In assessing occupational safety, the radiation exposures of workers handling waste at the WIPP were based on the same assumptions about radiation fields as those used to calculate the transport index in the transportation-impact analysis.

#### **B.2.4.3 Source Term for Long-Term Performance Analyses**

The source term used in assessing the long-term performance of the WIPP was derived from the scaled-up waste volumes (Table B.2.4) and the radionuclide composition reported in the waste-characterization data base for the WIPP (DOE, 1989c). A discussion of the source term requirements for the long-term performance analyses, including the decay chains, is in Lappin et al. (1989).

The total inventory of CH TRU waste of approximately 11.4 million curies (Table B.2.13) was modified to account for the decay of short-lived nuclides and the buildup of daughter products with high radiotoxicity (100 years for institutional controls). In addition, radionuclides with low radiotoxicity were eliminated from the inventory. The modified inventory (Table B.2.14) is approximately 3.8 million curies.

The RH TRU waste is not included in the long-term performance-assessment inventory because RH TRU waste constitutes less than 2 percent by activity. Also, as discussed by Lappin et al. (1989), the procedures for emplacing waste in the WIPP will minimize the interaction of RH waste canisters and CH waste rooms. And many of the short-lived radionuclides (which are typically the reason for the waste being assigned to the RH category) will have minimal consequences over the long term. An analysis has been made of the consequences of RH TRU waste being brought directly to the surface by an intruding borehole (see Subsection 5.4.2.6).

TABLE B.2.10 Mass and radioactivity of the radionuclides in an average drum of CH TRU waste<sup>a</sup>

Radionuclide	Mass (g)		Radioactivity (curies)	
	FEIS <sup>b</sup>	FSAR <sup>c</sup>	FEIS <sup>b</sup>	FSAR <sup>c</sup>
Thorium-232	NP	$6.0 \times 10^0$	NP	$6.6 \times 10^{-7}$
Uranium-233	NP	$1.7 \times 10^0$	NP	$1.7 \times 10^{-2}$
Uranium-235	NP	$4.0 \times 10^{-1}$	NP	$8.8 \times 10^{-7}$
Uranium-238	NP	$1.0 \times 10^1$	NP	$3.5 \times 10^{-6}$
Neptunium-237	NP	$3.1 \times 10^{-2}$	NP	$2.2 \times 10^{-5}$
Plutonium-238	$2.5 \times 10^{-3}$	$6.2 \times 10^{-1}$	$4.2 \times 10^{-2}$	$1.1 \times 10^1$
Plutonium-239	$7.5 \times 10^0$	$1.4 \times 10^1$	$4.6 \times 10^{-1}$	$8.5 \times 10^{-1}$
Plutonium-240	$5.0 \times 10^{-1}$	$8.5 \times 10^{-1}$	$1.1 \times 10^{-1}$	$1.9 \times 10^{-1}$
Plutonium-241	$2.7 \times 10^{-2}$	$6.6 \times 10^{-2}$	$2.8 \times 10^0$	$6.8 \times 10^0$
Plutonium-242	$2.4 \times 10^{-3}$	$7.8 \times 10^{-3}$	$9.4 \times 10^{-6}$	$3.1 \times 10^{-5}$
Americium-241	$1.5 \times 10^{-3}$	$4.9 \times 10^{-1}$	$5.2 \times 10^{-3}$	$1.7 \times 10^0$
Curium-244	NP	$4.2 \times 10^{-4}$	NP	$3.4 \times 10^{-2}$
Californium-252	NP	$1.0 \times 10^{-5}$	NP	$5.4 \times 10^{-3}$
TOTAL	$8.0 \times 10^0$	$3.4 \times 10^1$	$3.4 \times 10^0$	$2.1 \times 10^1$

<sup>a</sup> The reasons for the differences between the 1980 FEIS and the draft FSAR values are discussed in Section B.1.

<sup>b</sup> From the WIPP FEIS (DOE, 1980). NP indicates that data were not provided in the FEIS.

<sup>c</sup> From the WIPP draft FSAR (DOE, 1989b). These values were also used in the SEIS analyses.

TABLE B.2.11 Mass and radioactivity of the radionuclides in an average standard waste box of CH TRU waste<sup>a</sup>

Radionuclide	Mass (g)		Radioactivity (curies)	
	FEIS <sup>b</sup>	FSAR <sup>c</sup>	FEIS <sup>b</sup>	FSAR <sup>c</sup>
Thorium-232	NP	$1.2 \times 10^1$	NP	$1.3 \times 10^{-6}$
Uranium-233	NP	$6.7 \times 10^0$	NP	$6.5 \times 10^{-2}$
Uranium-235	NP	$9.6 \times 10^{-1}$	NP	$2.1 \times 10^{-6}$
Uranium-238	NP	$2.5 \times 10^1$	NP	$8.3 \times 10^{-6}$
Neptunium-237	NP	$4.4 \times 10^{-4}$	NP	$3.1 \times 10^{-7}$
Plutonium-238	$4.0 \times 10^{-3}$	$4.2 \times 10^{-2}$	$6.8 \times 10^{-2}$	$7.2 \times 10^{-1}$
Plutonium-239	$1.2 \times 10^1$	$7.9 \times 10^1$	$7.5 \times 10^{-1}$	$4.9 \times 10^0$
Plutonium-240	$8.1 \times 10^{-1}$	$6.5 \times 10^0$	$1.8 \times 10^{-1}$	$1.5 \times 10^0$
Plutonium-241	$4.4 \times 10^{-2}$	$6.7 \times 10^{-1}$	$4.5 \times 10^0$	$6.9 \times 10^1$
Plutonium-242	$3.9 \times 10^{-3}$	$7.5 \times 10^{-2}$	$1.5 \times 10^{-5}$	$2.9 \times 10^{-4}$
Americium-241	$2.5 \times 10^{-3}$	$2.1 \times 10^{-1}$	$8.4 \times 10^{-3}$	$7.3 \times 10^{-1}$
Curium-244	NP	$8.6 \times 10^{-5}$	NP	$7.0 \times 10^{-3}$
Californium-252	NP	$2.1 \times 10^{-6}$	NP	$1.1 \times 10^{-3}$
TOTAL	$1.3 \times 10^1$	$1.3 \times 10^2$	$5.5 \times 10^0$	$7.7 \times 10^1$

<sup>a</sup> The reasons for the differences between the FEIS and the draft FSAR values are discussed in Section B.1.

<sup>b</sup> From the WIPP FEIS (DOE, 1980). NP indicates that data were not provided in the FEIS.

<sup>c</sup> From the WIPP draft FSAR (DOE, 1989b). These values were also used in the SEIS analyses.

TABLE B.2.12 Radioactivity of the radionuclides in an average canister of RH TRU waste<sup>a</sup>

Radionuclide	Radioactivity (curies)	
	FEIS <sup>b,d</sup>	FSAR <sup>c,d</sup>
Cobalt-60	$1.6 \times 10^0$	$1.7 \times 10^{-1}$
Strontium-90	$2.5 \times 10^2$	$5.1 \times 10^0$
Ruthenium-106	$2.2 \times 10^0$	$3.5 \times 10^{-2}$
Antimony-125	NP	$1.1 \times 10^{-3}$
Cesium-137	$1.2 \times 10^0$	$4.3 \times 10^0$
Cerium-144	NP	$3.4 \times 10^{-1}$
Uranium-233	NP	$5.5 \times 10^{-3}$
Uranium-235	NP	$3.0 \times 10^{-3}$
Uranium-238	NP	$1.5 \times 10^{-3}$
Plutonium-238	$6.5 \times 10^{-2}$	$5.7 \times 10^0$
Plutonium-239	$7.5 \times 10^{-1}$	$6.8 \times 10^0$
Plutonium-240	$1.8 \times 10^{-1}$	$2.2 \times 10^0$
Plutonium-241	$4.6 \times 10^0$	$1.2 \times 10^{+1}$
Plutonium-242	NP	$3.8 \times 10^{-4}$
Americium-241	$1.2 \times 10^{-2}$	$2.1 \times 10^{-1}$
Curium-244	NP	$1.6 \times 10^{-1}$
Californium-252	NP	$2.8 \times 10^{-1}$
TOTAL	$2.6 \times 10^2$	$3.7 \times 10^1$

<sup>a</sup> The reasons for the differences between the FEIS and the draft FSAR values are discussed in Section B.1.

<sup>b</sup> From the WIPP FEIS (DOE, 1980). NP indicates that data were not provided in the FEIS.

<sup>c</sup> From the WIPP draft FSAR (DOE, 1989b). These values were also used in the SEIS analysis.

<sup>d</sup> Daughter products not included.

TABLE B.2.13 Initial radionuclide inventory in CH TRU waste for the assessment of long-term performance<sup>a</sup>

Radionuclide	Half-life (years)	Radioactivity (curies)
Thorium-232	$1.41 \times 10^{10}$	$3.07 \times 10^{-1}$
Uranium-233	$1.59 \times 10^5$	$9.48 \times 10^3$
Uranium-235	$7.04 \times 10^8$	$4.59 \times 10^{-1}$
Uranium-238	$4.47 \times 10^9$	$1.84 \times 10^0$
Neptunium-237	$2.14 \times 10^6$	$1.08 \times 10^1$
Plutonium-238	$8.77 \times 10^1$	$5.25 \times 10^6$
Plutonium-239	$2.41 \times 10^4$	$4.89 \times 10^5$
Plutonium-240	$6.54 \times 10^3$	$1.20 \times 10^5$
Plutonium-241	$1.44 \times 10^1$	$4.70 \times 10^6$
Plutonium-242	$3.76 \times 10^5$	$2.13 \times 10^1$
Americium-241	$4.32 \times 10^2$	$7.72 \times 10^5$
Curium-244	$1.81 \times 10^1$	$1.57 \times 10^4$
Californium-252	$2.64 \times 10^0$	$2.51 \times 10^4$
TOTAL		$1.14 \times 10^7$

<sup>a</sup> This source term is different from that given by Lappin et al. (1989), because it was scaled up to correspond to the design volume of the WIPP. This was done by scaling the source term, by radionuclide, at each waste facility by the volume increment for that facility.

TABLE B.2.14 Modified radionuclide inventory in CH TRU waste for the assessment of long-term performance<sup>a</sup>

Radionuclide	Half-life (years)	Radioactivity (curies)	Mass (g)
Plutonium-238	$8.77 \times 10^1$	$2.38 \times 10^6$	$1.39 \times 10^5$
Plutonium-239	$2.41 \times 10^4$	$4.89 \times 10^5$	$7.87 \times 10^6$
Plutonium-240	$6.54 \times 10^3$	$1.20 \times 10^5$	$5.26 \times 10^5$
Uranium-233	$1.59 \times 10^5$	$9.48 \times 10^3$	$9.82 \times 10^5$
Uranium-234	$2.44 \times 10^5$	$1.03 \times 10^3$	$1.64 \times 10^5$
Uranium-235	$7.04 \times 10^8$	$4.59 \times 10^{-1}$	$2.12 \times 10^5$
Uranium-236	$2.34 \times 10^7$	0 <sup>b</sup>	0
Americium-241	$4.32 \times 10^2$	$7.94 \times 10^5$	$2.31 \times 10^5$
Neptunium-237	$2.14 \times 10^6$	$1.08 \times 10^1$	$1.53 \times 10^4$
Thorium-229	$7.43 \times 10^3$	0 <sup>b</sup>	0
Thorium-230	$7.70 \times 10^4$	0 <sup>b</sup>	0
Radium-226	$1.60 \times 10^3$	0 <sup>b</sup>	0
Lead-210	$2.23 \times 10^1$	0 <sup>b</sup>	0
TOTAL		$3.79 \times 10^6$	

<sup>a</sup> The radionuclide inventory in Table B.2.13 was modified by assuming that the radioactivity has decayed for 100 years and, therefore, removing the nontransuranic radionuclides, except uranium.

<sup>b</sup> The radionuclides with zero activity are listed to establish initial amounts for all radionuclides in the decay chains shown in Table 4-3 of the report by Lappin et al. (1989).

## **B.3 HAZARDOUS CHEMICAL CONSTITUENTS**

The FEIS (DOE, 1980) addressed only the impacts of the radioactive component of TRU waste. Since that time, it has been determined that TRU waste is subject to dual regulation under the Atomic Energy Act and the Resource Conservation and Recovery Act (RCRA) because it may also contain hazardous chemical constituents; such waste is called TRU mixed waste. TRU mixed waste is defined as waste that is contaminated with transuranic radionuclides at levels exceeding 100 nCi per g of waste and with hazardous chemical constituents. Information provided by the DOE waste generators indicates that 60 percent of the total TRU waste proposed to be sent to the WIPP over 25 years of operation will contain hazardous waste that is subjected to regulation under RCRA. All shipments of mixed waste are required to meet the conditions of RCRA and the U.S. Department of Transportation (WEC, 1989).

Until recently, few records were required to document the hazardous chemical constituents in TRU waste. The waste was and currently is not routinely sampled and analyzed, because some of the waste is contained in complex matrices and such sampling activities might expose personnel to unacceptable levels of radiation. However, it was possible to determine the composition and other characteristics of TRU mixed waste from knowledge about the waste and the industrial processes from which it was generated. For example, because of the requirements for strict product quality and concerns for safety in handling radioactive materials, production and research activities are highly structured. The ingredients used in a given process and the process conditions are highly controlled. This precision both requires and generates extensive knowledge of the ingredients and the processes involved; it also facilitates the characterization of TRU mixed waste.

This section discusses the hazardous chemical constituents in TRU waste. This information serves as the basis for estimation of the amount of hazardous chemicals that would be released in a given situation.

### **B.3.1 CH TRU MIXED WASTE**

The DOE facilities that may ship waste to the WIPP have used very conservative approaches characterizing their CH TRU mixed waste (i.e., approaches that are likely to overestimate the hazardous chemical constituents in the waste). The conservative approaches were chosen to facilitate preparation of the permit application to operate the WIPP as an "interim status" facility under the RCRA. The characteristics of the waste were recently reported in the Radioactive Mixed Waste Compliance Manual (WEC, 1989) and represent a conservative upper bound for the concentrations of hazardous chemicals in the waste. In other words, if a chemical is present in the waste, it is identified even though its concentration in the waste may be below the regulatory limit.

The identification of the hazardous chemical constituents in CH TRU mixed waste is based on newly generated waste from the Rocky Flats Plant and waste from the Rocky Flats Plant that is currently in retrievable storage at the Idaho National Engineering Laboratory. It is estimated that this waste represents approximately 86 percent by volume of the total CH TRU mixed waste proposed to be emplaced in the WIPP over the 25-year operating life. Furthermore, the Rocky Flats Plant generates many different forms of waste from a variety of processes. Other DOE facilities generate smaller quantities of TRU mixed waste, fewer categories of waste, and waste that contains a narrower range of hazardous chemical constituents (WEC, 1989). Therefore, data on the stored or newly generated waste from Rocky Flats Plant represent a conservative upper bound for the potential risks associated with the chemical components of the CH TRU mixed waste.

In the WIPP Waste Acceptance Criteria (See Section 2 and Appendix A), CH TRU waste is divided into several categories based on the physical characteristics of the materials in the waste. These categories or forms are used by each DOE waste facility to classify its TRU mixed waste. Before shipment to the WIPP, each waste form must be certified by the DOE for compliance with the WIPP Waste Acceptance Criteria. Waste forms identified by the Rocky Flats Plant as containing hazardous chemical constituents are cemented and uncemented aqueous and organic waste, cemented process and laboratory solids, combustible waste, metal and filter waste, inorganic solids, and leaded rubber waste. Each of these waste forms is briefly described below:

- Cemented and uncemented aqueous process waste. This waste consists of a wastewater-treatment sludge that is precipitated at a pH of 10 to 12. The sludge contains alcohols and halogenated organics from the cleaning of equipment and glassware and the degreasing of metal. Some aqueous process waste may also contain metals (e.g., cadmium and lead), although no analyses have been performed to determine specific concentrations. Since 1984, aqueous process waste has been solidified in a process involving neutralization, precipitation, flocculation, clarification, filtration, and solidification with portland cement. Before 1984, this waste was not cemented and it exists today as a damp solid.
- Cemented and uncemented organic waste. Organic waste consists of lathe coolants and degreasing solvents used in plutonium fabrication. Organic waste containing oil and halogenated organic solvents is solidified with Envirostone cement and an emulsifier. Before 1984, this waste was not solidified with cement; it is a damp solid.
- Cemented (immobilized) process and laboratory solids. This waste consists of ion-exchange resins and incinerator ash that has been neutralized and solidified with portland cement. The solvents in this waste come from plutonium-recovery operations.
- Combustible waste. This waste consists of paper and cloth (dry and damp); various plastics, such as polyethylene and polyvinyl chloride; wood; and filters contaminated with trace quantities of halogenated organic solvents.

These materials are generated during plutonium recovery and fabrication and in analytical laboratories.

- **Metals.** The principal constituents of this waste are lead, tantalum, stainless steel, and aluminum. This waste includes equipment, tools, crucibles from laboratories, and molds. Residual halogenated organic solvents may also be present.
- **Filters.** This waste consists of polypropylene filters and high-efficiency particulate air filters as well as processed filter media. Portland cement is added to absorb any residual liquid and to neutralize residual acids. Exhaust-stream filters may be contaminated with volatile organic solvents used in plutonium fabrication and recovery.
- **Inorganic solid waste.** This waste contains materials like firebrick, Oil Dri, concrete, and soil. It is generated from the decontamination and decommissioning of plutonium-recovery areas. Oil Dri, concrete, and soil may be contaminated with residual halogenated organic solvents.
- **Leaded-rubber waste.** This waste consists of the leaded rubber dry-box gloves and aprons that are used throughout plutonium-processing areas. It is considered an RCRA-regulated hazardous waste according to the EPA extraction procedure toxicity test (40 CFR Part 261) for lead, although no analysis has been done to establish the lead concentrations. The EPA toxicity test is used to characterize waste as hazardous under the RCRA.

The estimated quantity of each waste form is given in Table B.3.1. The above descriptions indicate that most of the organic solvents are present in residual quantities from the cleaning of equipment, plastics, glassware, and filters. A major constituent in CH TRU mixed waste is lead, which is present mainly in shielding, dry-box parts, and lead-lined gloves and aprons.

The types and estimated maximum concentrations of hazardous chemical constituents in the various forms of CH TRU mixed waste are given in Table B.3.2. This information is used to determine the types of hazardous chemicals expected in various waste forms and their relative abundance. The concentrations, estimated by the Rocky Flats Plant (Rockwell International, 1988) from knowledge of the waste-generating processes, are very conservative and do not represent the actual concentrations of these chemicals. Information from Clements and Kudera (1985) indicates that the volatile organic compounds in the headspace of drums are well below saturation values for the various chemicals and that the source is limited. A description of the actual hazardous chemical source term used in the hazardous chemical risk assessment is provided in Subsection 5.2.4.

### **B.3.2 RH TRU MIXED WASTE**

As discussed in Subsection 2.3, RH TRU waste represents a much smaller portion than CH TRU waste of the total waste proposed for shipment to the WIPP site: the design

capacity for RH TRU waste at the WIPP is 250,000 cubic feet. Oak Ridge National Laboratory reported the following two major waste forms in the Radioactive Mixed Waste Compliance Manual (WEC, 1989):

TABLE B.3.1 Estimated quantities of TRU mixed waste (by waste form) from Rocky Flats Plant<sup>a,b</sup>

Description of waste form	Quantity (kilogram)
Cemented and uncemented aqueous waste	$1.35 \times 10^7$
Cemented and uncemented organic waste	$3.27 \times 10^6$
Immobilized process and laboratory solids	$3.38 \times 10^5$
Combustible waste	$6.66 \times 10^6$
Metal waste	$9.65 \times 10^6$
Filter waste	$2.21 \times 10^6$
Inorganic solid waste	$4.15 \times 10^5$
Leaded rubber waste	$3.64 \times 10^5$
Total	$3.64 \times 10^7$

<sup>a</sup> From the Radioactive Mixed Waste Compliance Manual, (WEC, 1989), Appendix 6.4.1.

<sup>b</sup> Quantities include waste projected to be generated through the year 2013 and waste in retrievable storage at the Idaho National Engineering Laboratory.

TABLE B.3.2 Estimated maximum concentrations of hazardous chemical constituents in CH TRU mixed waste from the Rocky Flats Plant

Estimated maximum concentration (milligrams per kilograms)<sup>a</sup>

Hazardous chemical constituent <sup>b</sup>	Aqueous waste <sup>c</sup>	Organic waste <sup>c</sup>	Process and laboratory solids <sup>d</sup>	Combustible waste	Metal waste	Filter waste	Inorganic solids	Leaded rubber waste
1,1,1-Trichloroethane	75	150,000	200	2,000	15	150	900	0
Carbon tetrachloride	25	50,000	25	750	10	150	100	0
1,1,2-Trichloro-1,2,2-trifluoroethane	100	50,000	200	1,500	75	100	8,000	0
Methylene chloride	700	0	100	750	200	50	700	0
Methyl alcohol	25	0	15	0	0	0	0	0
Xylene	50	0	50	0	0	0	0	0
Butyl alcohol	10	0	10	0	0	0	0	0
Cadmium	10	0	0	0	0	0	0	0
Lead	10	0	400	0	1 x 10 <sup>6</sup>	0	0	6 x 10 <sup>5</sup>

<sup>a</sup> Data from Rockwell International (1988).

<sup>b</sup> The hazardous chemical constituents were determined from knowledge of the processes used in generating the waste. The given maximum concentrations for the specific waste forms were calculated in an extremely conservative manner and hence are likely to be greatly overestimated. No analytical data are available for the hazardous chemical constituents in these waste forms.

<sup>c</sup> Cemented and uncemented sludges.

<sup>d</sup> Neutralized and immobilized (cemented) solids.

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- Solid RH TRU mixed waste. This waste contains mixtures of combustible materials (e.g., paper, polyvinyl chloride, polypropylene, polyethylene, and Neoprene) and noncombustible materials (e.g., laboratory equipment, tools, and small electric motors) that were removed from an experimental facility at the Oak Ridge National Laboratory (the Alpha Gamma Hot Cell Facility). This waste does not contain free liquids or particulates.
- Sludges. This waste consists of fuel and process sludges that are currently stored in tanks but will be solidified before shipment (with cement or by exposure to microwaves). This waste will be solid packaged in lead-shielded canisters.

The primary hazardous chemical constituent of RH TRU mixed waste is lead, which is used to provide shielding against gamma radiation. Trace quantities of mercury, barium, chromium, and nickel have also been reported in some of the sludges.

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APPEND X C

TRANSPORTATION EMERGENCY PLANNING



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## C.1 INTRODUCTION

Of 500 billion domestic shipments annually, about 100 million, or 0.02 percent, are shipments of hazardous materials, and 3 million, or 0.0006 percent, are shipments of radioactive materials. The vast majority (95 percent) of the radioactive-material shipments involve small quantities for general users like hospitals, research laboratories, and industries. The remaining 5 percent are large quantity shipments for commercial reactors or shipments related to national defense (Wolff, 1984).

The safety record of the radioactive-material shipments is outstanding. No serious injuries or deaths have ever resulted from the radioactive materials carried in these shipments. The main reason for this outstanding safety record is the stringent Federal requirements for the packagings, shipping containers, and shipping casks that must be used for radioactive materials. Accidents that have released radioactive material from limited quantity, or Type A containers, have resulted in insignificant consequences and in each case the material was cleaned up, and no one was injured from the radioactivity. Large quantity, or Type B containers and casks are occasionally involved in transportation accidents; fifty such containers or casks were involved in accidents between 1971 and 1985 (DOE, 1989a). No Type B packages have ever released their radioactive contents because of impact or fire, except for a radiography camera failure.

As described in Appendix L, the packagings that will be used for shipping TRU waste to the WIPP are in the Type B category and are designed to withstand severe accidents without releasing their contents. However, as an additional precaution the DOE continues to ensure its emergency-response capabilities and procedures to protect public health and safety after transportation accidents. The current status of those capabilities and the plans for their future development are discussed in this appendix.

Planning for radiological emergency preparedness, including transportation activities, began several years ago. State, Tribal, and local governments as well as the DOE and several other Federal agencies have been closely involved in this effort. The Federal effort includes developing transportation-specific planning guidance and reviewing generic State radiological emergency-response plans.

This appendix describes the responsibilities and resources available for responding to emergencies in general and transportation accidents in particular. Then it presents a detailed discussion of the emergency-response responsibilities in transportation to the WIPP and presents the procedures to be followed by the carrier of the waste (i.e., the WIPP trucking contractor); the State, Tribal, and local governments; and various organizations in, or employed by, the DOE. The subsection on procedures is followed by a discussion of the training programs that the DOE has conducted in various States. To illustrate how the carrier, the State and local governments, and the DOE would respond in a given accident situation, the last subsection in this appendix describes a hypothetical accident and emergency-response scenario. In addition, it describes the

responses to actual transportation accidents and incidents involving radioactive materials.

This appendix has been rewritten in response to the many comments received which requested additional clarification and detail concerning emergency-response capabilities and plans in the event of transportation accidents.

## **C.2 OVERVIEW OF RESPONSIBILITIES AND RESOURCES IN EMERGENCY RESPONSE**

In the Civil Defense Act of 1950, the U.S. Congress broadly defined the roles and responsibilities of the Federal Government in responding to nuclear attacks and other emergencies in general. Following a tradition established early in the history of the United States, the Act assigned to State and local governments primary responsibility for implementing measures to protect life and property, whereas Federal agencies were given responsibility for providing assistance when requested by State, Tribal, and local governments. Subsequently, responsibilities were also defined for the shippers and carriers of hazardous materials, including radioactive waste.

This subsection reviews emergency-response responsibilities and roles. It also discusses the resources that are available for emergency response. The discussion is not specific to WIPP transportation; emergency response for WIPP transportation is discussed in Subsection C.3.

### **C.2.1 OVERVIEW OF RESPONSIBILITIES**

The general roles of shippers; carriers; State, Tribal, and local governments; and Federal agencies can be summarized as follows:

- Shippers. The shipper is required to provide to the carrier, at the time of shipment, any special precautions required for each shipment. If called on in case of an accident, the shipper will also provide information that may be necessary for, or helpful in, emergency-response activities.
- Carriers. The carrier has the initial responsibility for minimizing radiation hazards to the public and notifying State, Tribal, and local authorities of accidents in their jurisdictions.
- States, Tribal, and local governments. These entities have primary responsibility for implementing measures at the scene of the accident in order to protect life, property, and the environment.
- Federal agencies. If requested, assistance from Federal agencies is available to support the emergency-response measures taken by State, Tribal, and local governments.

In the case of transportation to the WIPP, the DOE has responsibilities in two of the above categories: 1) the DOE is the shipper, and 2) the DOE is a Federal agency that can provide assistance if requested by State, Tribal, or local governments. As shipper and owner, the DOE would respond directly to transportation accidents involving the TRU waste.

This subsection describes the State, Tribal, and local responsibilities for emergency response. Although State, Tribal, and local governments have a more important role in emergency response, and Federal assistance is rarely required in a transportation accident, this subsection also presents a comprehensive discussion of Federal emergency-response resources which allows the reader to understand the types of assistance that are available to State, Tribal, and local governments.

## **C.2.2 GENERAL RESPONSIBILITIES AND RESOURCES OF STATE, TRIBAL, AND LOCAL GOVERNMENTS**

In the event of a transportation accident involving radioactive waste, State, Tribal, and local governments are responsible for taking measures to protect life, property, and the environment. This might entail direct actions, such as rescuing people from a wreck, extinguishing fires, and giving first aid to the injured, as well as protective actions, such as keeping people away from the area of the accident. These are activities that usually occur within the first 30 minutes of a response and are normally performed by local governments. If the local government determines that its response capabilities have been exceeded, which is often the case in incidents involving radioactive materials, they would request additional radiological monitoring and assessment help from a State government organization. In addition, State, Tribal, and local governments must ensure that cleanup and decontamination activities, if necessary, meet their standards.

In 1980, the Nuclear Regulatory Commission (NRC) published a survey<sup>1</sup> (Mitter et. al, 1980) of State emergency-response capabilities for responding to transportation accidents. The NRC Survey reports that the number of requests for State assistance in transportation accidents involving radioactive materials is 275 per year, or a mean of 5.6 requests per State per year. Many of the States responding to the survey stressed that most of these accidents are not serious, the shipping containers or casks retain their integrity, and there is rarely any release of radioactive material. Some of the respondents mentioned that they were more concerned about accidents involving hazardous chemicals. However, knowledge that most transportation accidents involving radioactive materials are not serious does not diminish the need for technical expertise at the scene, because hasty decisions or actions by uninformed personnel can lead to unnecessary panic. In one accident, for example, a civil-defense volunteer who was among the first responders used a pocket dosimeter that had not been calibrated for more than a year. The worker's defective dosimeter indicated a near-lethal reading of radiation dose, causing an entire township to panic. The State response team later determined that there had been no radiation leakage.

Forty-six States responding to the NRC survey (Mitter et al., 1980) reported that they had never needed to call on Federal assistance in transportation accidents involving radioactive material. Four of these States, however, have DOE installations within their borders; these installations are routinely notified and respond on behalf of the State, if they are the nearest source of qualified personnel. Only three States reported having

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<sup>1</sup> This survey is currently being updated.

called for Federal personnel, and one of these stated that they asked for Federal assistance to verify the integrity of shipping casks that had been involved in a rail accident. In addition, several States mentioned that in some incidents involving shipments from or to Federal installations, the drivers had notified the Federal installation, which sent personnel to respond. As discussed in Subsections C.2.3.1 and C.2.3.2, when the DOE is the shipper, the DOE will respond automatically. If DOE receives notification of an accident from its carrier, they will provide this information to the State and coordinate the response.

To be prepared to respond, it is necessary to develop and implement emergency-response plans. The rest of this subsection briefly describes planning by State, Tribal, and local governments; guidance for evacuation plans; and capabilities.

#### **C.2.2.1 Response Plans**

State, Tribal, and local governments are generally responsible for providing the first response to a transportation accident. In addition, according to a guidance document issued by the Federal Emergency Management Agency (FEMA, 1988), the local government must determine the action required in order to prevent further damage to life or property. (State and local statutes should be consulted to determine specific responsibilities.) Cleanup and decontamination may be performed by any of a number of organizations, but the carrier and shipper have ultimate financial responsibility. The State does have a responsibility to assure that cleanup is in compliance with State-established levels. In the event State, Tribal, or local governments expend resources for activities needed to mitigate the effects of the accident, these expenses would be reimbursable (see Subsection C.2.3.6).

Under Federal and State regulations, each State, Tribal, and local government is responsible for developing emergency-response plans and for providing the first response to emergencies involving radioactive material. As discussed in the subsequent subsections, assistance is available from the Federal government for planning for emergency preparedness and evaluating the adequacy of the plans.

States have generic plans for responding to emergencies involving radioactive materials. These plans include procedures for notifying the organizations that can provide the required assistance and lists of organizations to call in order to initiate the proper response. There is no requirement for State, Tribal, and local governments to develop specific plans for responding to transportation accidents involving radioactive materials. The guidance document issued by the FEMA (FEMA, 1988) suggests that planning for transportation accidents be closely integrated into generic emergency operating plans for all types of disasters and emergencies.

#### **C.2.2.2 Evacuation Plans**

In a transportation accident, the State, Tribal, or local government has the responsibility for taking emergency protective actions, like evacuation. It should be noted, however, that a transportation accident involving radioactive materials, unlike an accident involving explosives or noxious gases, is not likely to require an evacuation in the ordinary sense. At most, in the unlikely event that some radioactive material is released, it

would be necessary to establish a small control zone (with a radius of 150 feet from the source) from which people would be excluded until cleanup was completed.

Federal agencies clearly have the responsibility to coordinate emergency preparedness with other jurisdictions. To this end, the DOE, through its States Training and Education Program (STEP), has attempted to provide decision makers at the State, Tribal, and local levels with accurate information to develop written procedures for making protective-action decisions, such as evacuations.

For example, DOE's STEP training course presents the recommendations of the FEMA guidance document (FEMA, 1988) and the DOT's Emergency Response Guidebook (DOT, 1987) to establish "an upwind exclusion area of at least 150 feet" after an accident involving radioactive materials. In addition, radiological health and environment professionals at the State and county level have been given specific information about the generic contents and hazards of the transuranic waste that may cross their boundaries. This information includes radiation exposure rates and long-term effects expressed in probabilities of developing cancer.

### C.2.2.3 Capabilities

The number of resources (and thus capabilities) available to State, Tribal, and local governments depends on the types of industry located within their boundaries. States with operating commercial reactors have more resources, because a demonstrated emergency-response capability must be established in order for a reactor to be licensed by the NRC. All States have functionally oriented radiological health and emergency management organizations. These organizations include trained staff and specialized equipment.

Most first responders do not maintain the capability to measure or detect radiation or radioactive material at the scene of an accident. However, the Committee on Emergency Response Planning of the Conference of Radiation Control Program Directors advised the Federal committee that revised the FEMA guidance document (FEMA, 1988) that a radiation detection instrument is not necessary in first response to a transportation accident. The role of the first responders is to deal with preservation of life, health, and property. This generally means extinguishing or preventing fires and saving lives. First responders, therefore, should arrive at the scene with adequate protective clothing. For example, bunker clothes or turnout gear and self-contained breathing apparatus are typically used by responding firefighters and some rescue personnel. This type of gear will give sufficient protection against the inhalation of radioactive material such as would be transported to the WIPP and would prevent external contamination. Protection is also provided by the surgical gloves (or their equivalent) and masks that have been issued to most ambulance, rescue, and law-enforcement personnel.

State-level radiological health personnel would respond with protective clothing (shoe covers, gloves, coveralls, and respirators) and portable instruments for detecting and measuring radiation. Many States have mobile laboratories for analyzing environmental samples. Information generated by State radiological field teams would be provided

to the decision makers responsible for recommending protective actions to nearby residents.

In addition, if the State and local resources need to be supplemented, the resources of the Federal government, primarily the DOE, can be requested to support radiation monitoring and assessment.

### **C.2.3 FEDERAL ASSISTANCE IN EMERGENCY RESPONSE**

#### **C.2.3.1 The Federal Emergency Management Agency and the Framework for Federal Assistance**

Until 1979, several Federal agencies had responsibilities related to emergency response, and no single agency was charged with coordinating their efforts. To consolidate resources and capabilities, the Federal Emergency Management Agency (FEMA) was created in April 1979 by Presidential order. The FEMA was created from the following five agencies: the Defense Civil Preparedness Agency (Department of Defense), the Federal Disaster Assistance Administration (Department of Housing and Urban Development), the Federal Preparedness Agency (General Services Administration), the U.S. Fire Administration (Department of Commerce), and the Federal Insurance Administration (Department of Housing and Urban Development). In addition, the FEMA took over the responsibilities of the NRC for planning the activities of State and local governments in emergency response for radiation-related accidents. The NRC, however, provides technical assistance and expertise to the FEMA.

The FEMA was subsequently made responsible for establishing policies for and coordinating all Federal functions in civil-defense and civil-emergency planning, management, mitigation, and assistance. The Director of the FEMA represents the President in working with State and local governments and the private sector to stimulate active participation in planning and implementing programs for civil-emergency response and recovery. Civil emergencies include transportation accidents involving radioactive materials. The FEMA has entered into cooperative agreements with each of the States, and under these agreements it provides financial assistance to the States to support planning, preparedness, and response activities (see Subsection C.2.3.6).

In 1985, the FEMA, in cooperation with several other Federal agencies, including the DOE, developed the Federal Radiological Emergency Response Plan. This document was released as an interim document in 1984; in 1985, after receiving the concurrence of the above-listed agencies, it was released as its final operational plan (FEMA, 1985).

The Federal Radiological Emergency Response Plan (FRERP) assigned to the FEMA the responsibility of coordinating overall Federal assistance for radiological-emergency preparedness. The DOE was assigned the specific responsibility of providing Federal assistance for radiological monitoring and accident assessment. To facilitate this task, the DOE developed the Federal Radiological Monitoring and Assessment Plan (FRMAP). Under the FRMAP, the DOE has the primary responsibility (if assistance is requested by State or local governments) to provide technical personnel and equipment for radiation monitoring and assessment for any radiological emergency including a

transportation accident involving radioactive waste. The DOE resources that are available for emergency response are discussed in Subsection C.2.3.2.

The FRERP recognizes that a transportation accident involving radioactive waste may represent a lesser hazard or serious threat to the public than other radioactive material accident scenarios, such as reactors, weapons, etc., and States that "in most cases, State resources or a limited Federal Response will suffice." In accordance with the practice established under the Civil Defense Act of 1950, the plan makes two basic assumptions about the role of the Federal Government in responding to radiological emergencies:

- State and local governments are responsible for protecting the health and safety of their citizens.
- An agency of the Federal Government will respond only if requested by the State, except in situations where the Federal agency has statutory or other authority. The availability of Federal resources is subject to prior statutory commitments to fulfill other operational requirements.

In order to assist State, Tribal, and local governments in planning emergency preparedness for transportation accidents involving radioactive material and to coordinate this Federal assistance, the FEMA promulgated regulations as Title 44 to the Code of Federal Regulations, Part 351 (44 CFR Part 351). In these regulations the FEMA assigned to various Federal agencies responsibilities for assisting State, Tribal, and local governments in planning for radiological emergencies. To this end it created the Federal Radiological Preparedness Coordinating Committee and 10 separate Regional Assistance Committees.

The Federal Radiological Preparedness Coordinating Committee (FRPCC) is composed of nine Federal agencies:

- Federal Emergency Management Agency
- U.S. Department of Energy
- U.S. Department of Commerce
- U.S. Department of Defense
- U.S. Department of Health and Human Services
- U.S. Department of the Interior
- U.S. Department of Transportation
- U.S. Environmental Protection Agency
- U.S. Nuclear Regulatory Commission.

The Federal Radiological Preparedness Coordinating Committee provides the FEMA with policy direction for the program of Federal assistance to State and local governments in their planning and preparedness activities for radiological emergencies. The Committee has established several subcommittees, one of which is the Subcommittee on Transportation Accidents. The DOE is one of the agencies represented on this subcommittee.

While the Federal Radiological Preparedness Coordinating Committee has coordination responsibilities at the national level, the Regional Assistance Committees provide coordinated Federal assistance directly to State and local governments. In general, the agencies involved in the FEMA are also involved in the Regional Assistance Committees. The committees have been given the responsibility of assisting State and local government officials in developing and reviewing their radiological emergency plans and in observing exercises to evaluate the adequacy of the plans. On specific requests from State and local governments, Federal assistance is provided, to the extent that resources permit, through the integrated efforts of the Regional Assistance Committees. The DOE has been active in all 10 Regional Assistance Committees, primarily in the area of radiation monitoring and assessment.

### **C.2.3.2 The Emergency-Response Resources of the DOE**

The DOE has a wide variety of resources available for response to radiological emergencies; these resources are briefly described in this subsection. A more comprehensive discussion of these resources can be found in a recently published report (DOE, 1989b). In addition, this subsection discusses the various levels at which the DOE can provide assistance in emergency response and a typical sequence for DOE response to a transportation emergency.

The DOE organizations providing emergency radiological assistance are guided by the Regional Radiological Assistance Plan (see Subsection C.2.3.2.1) and the Federal Radiological Monitoring and Assessment Plan (see Subsection C.2.3.1).

**C.2.3.2.1 Radiological Assistance Program.** The DOE maintains an active emergency-response program through its Radiological Assistance Program, which is implemented through eight Regional Coordinating Offices in various parts of the United States (see Figure C.2.1). These offices, supported as necessary by other DOE offices, DOE contractors, and Federal agencies in their regions, have the capability to respond to transportation and nontransportation radiological emergencies. They usually respond directly to incidents involving materials (e.g., TRU waste) owned by the DOE or its contractors, and they will respond to requests for assistance from State, Tribal, or local governments. The guidelines for providing assistance under the Radiological Assistance Program are given in a Regional Radiological Assistance Plan. When a DOE Regional Coordinating office responds to a request for assistance, the authority of State and local jurisdictions as on-scene directors prevails, except in cases involving nuclear weapons.

Each Regional Coordinating office maintains a 24-hour per day point-of-contact, where calls for assistance are received.

**C.2.3.2.2 Levels of Emergency Response.** A DOE response to a request for radiological assistance will vary, depending on the incident. As discussed below, it can be as simple as advice by telephone or a full Federal response. Unless the Federal Radiological Monitoring and Assessment Plan (FRMAP) is activated, all forms of response are conducted under the DOE's Regional Radiological Assistance Plan. Transportation emergencies, however, are not likely to be serious enough to activate the FRMAP.

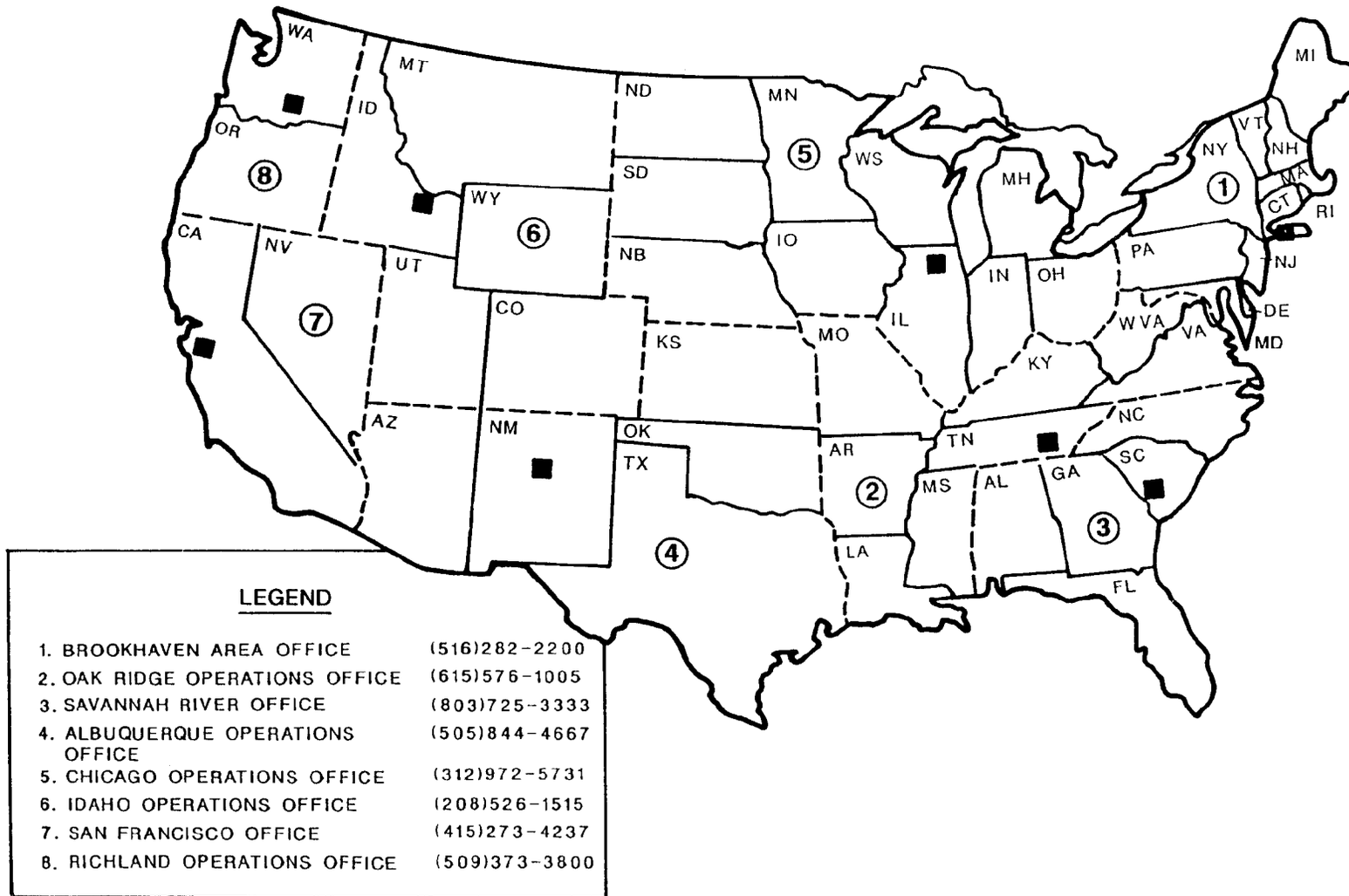


FIGURE C.2.1.

For minor incidents, the DOE's response may be limited to advice given by telephone. The point-of-contact at the Regional Coordinating Office in whose area the accident occurred requests from the party reporting the accident essential information, including a telephone number where the first responders can be reached and a description of the accident. This information is then provided to a designated health physicist. The health physicist then calls the first responders at the scene of the accident and provides all advice necessary for mitigation, including recommendations to expand the response, if necessary. The Regional Coordinating Office also coordinates an exchange of information with the appropriate State and Tribal agency or agencies.

When the caller asks for assistance in radiological monitoring or assessment, the Regional Coordinating Office coordinates with and receives approval from the State or Indian Tribe prior to dispatching a Radiological Assistance Program (RAP) team to the scene of the accident. This team consists of specialized personnel, such as health physicists, industrial hygienists, and medical specialists, chosen from DOE and contractor personnel. The size and composition of the team will depend on the severity of the accident.

The mission of the team is to help State, Tribal, and local authorities identify and mitigate the radiological effects of the accident. Specific activities include identifying vehicles or property that is contaminated with radioactive materials, providing advice on decontamination, and arranging for medical advice on the treatment of personal injuries that may be complicated by exposure to radiation and/or contaminated with radioactive material. A designated spokesperson of the RAP team also coordinates with the local or State authorities to provide prompt information to the public about DOE shipments and the DOE's response assistance.

In the event of a major emergency requiring response by several Federal agencies, the FRMAP is activated, and the activities of the RAP team are incorporated into the general Federal response. In such an event, the DOE's management and staff would initiate and maintain effective coordination of their radiological monitoring and assessment efforts with State and local agencies and Tribal governments. The DOE would provide all necessary resources to fully integrate Federal activities with the response efforts of the State, Tribal, and local authorities. It should be noted, however, that an emergency of such severity is not likely in transportation accidents involving radioactive materials.

C.2.3.2.3 Sequence of Events in an Emergency Response. The basic activities of a DOE Regional Coordinating Office in response to a transportation accident are likely to proceed in the sequence given below. However, because each Regional Coordinating Office has its own response plans and procedures, some variations may occur.

- 1) The Regional Coordinating Office receives a call for assistance.
- 2) The appropriate State, Tribal, or local authorities are immediately notified to verify the request.
- 3) A health physicist may give advice over the telephone and determine the proper level of response.

- 4) If the emergency requires emergency-response personnel or equipment, the Regional Coordinating Office will contact State, Tribal, and local authorities to determine their capabilities. If the State, Tribal, or local resources are adequate, the participation of the DOE is terminated unless additional assistance is specifically requested. However, if the DOE is the owner, shipper, or receiver of the shipment, the Regional Coordinating Office will respond automatically.
- 5) The Regional Coordinating Office notifies the Emergency Operations Center at DOE Headquarters in Washington, D.C., about the incident and the resources requested. If the Office needs additional support, such as the Atmospheric Release Advisory Capability, it will request DOE Headquarters to facilitate that request.
- 6) On arriving at the scene of the accident, the RAP team assesses the situation to determine whether additional assistance is needed. If an emergency requires additional resources, the leader of the RAP team contacts the Regional Coordinating Office, which requests the Emergency Operations Center in Washington to activate additional DOE resources. If no other assistance is required, the leader of the RAP team ensures that the response proceeds appropriately until it is terminated.
- 7) In the unlikely event that the resources needed for radiological monitoring assessment exceed those of the DOE, the Federal Radiological Monitoring and Assessment Plan will be activated. When this happens, the manager of the DOE's Nevada Operations Office, (responsible for managing DOE resources during responses to major radiological emergencies), will select a director to coordinate monitoring and assessment assistance and to establish the liaison with the cognizant Federal agency (the shipper or owner) and State, Tribal, and local officials.
- 8) The appointed director selects a site near the incident to establish a Federal Radiological Monitoring and Assessment Center. The appropriate procedures from the Federal Radiological Monitoring and Assessment Plan are then executed until the emergency phase of the accident is over.
- 9) Once the initial emergency is over, the EPA assumes the DOE's duties of radiological monitoring and assessment. The time for this transfer will be determined by consultation among the DOE, the EPA, and the State or Indian Tribe. The EPA designates who assumes the DOE's responsibilities.

C.2.3.2.4 Resources Available to Regional Coordinating Offices. Each of the Regional Coordinating Offices has a wide range of resources for responding to a transportation accident involving radioactive materials, including both personnel and equipment. These resources are drawn from the staffs and facilities of the DOE and the DOE contractors.

The equipment available at most of the Offices includes the following:

- 1) Radiation monitors
  - a. Alpha detectors
  - b. Beta and gamma detectors
  - c. Neutron detectors
  - d. Tritium detectors
- 2) Whole-body dosimeters
- 3) Spectrometers (instruments capable of identifying specific radioisotopes)
- 4) Sampling equipment
  - a. Air-sampling equipment for particulates and gases
  - b. Environmental sampling equipment (plastic bags, etc.)
- 5) Decontamination equipment
- 6) Aerial-survey instruments
- 7) Protective clothing
  - a. Gloves, boots, etc.
  - b. Anticontamination clothing
  - c. Breathing apparatus, including respirators and self-contained breathing apparatus
- 8) Dedicated response vehicles
- 9) Mobile laboratories
- 10) Electric power generators
- 11) Communications equipment (RAP radio frequencies).

The personnel available for response include experts in health physics, medicine, security, legal counsel, public information, and industrial hygiene.

C.2.3.2.5 Other DOE Resources. In responding to a major radiological emergency, the Regional Coordinating Offices can request assistance from various other DOE resources. The magnitude of resources available is extensive. However, for scenarios considered credible for transportation accidents, only a portion of the DOE's full cadre of resources would be called upon. These resources, which are described in more detail in the above-cited report on the DOE's emergency preparedness (DOE, 1989b), include the following:

- Atmospheric Release Advisory Capability. This resource is operated by the Lawrence Livermore National Laboratory in Livermore, California. It provides estimates, using computer modeling techniques, of atmospheric diffusion, deposition of radioactive material on the ground, and radiation doses.

- Aerial Measurement System. This system, based in Las Vegas, Nevada and Washington, D.C., consists of airplanes and helicopters with extensive equipment for radiation detection, data management, location mapping, and photography. It can be used for aerial monitoring to determine the extent of lost or diverted radioactive materials.
- Mobile Accident Response Group. This unit consists of two trucks and two trailers designed to support a military response and can be transported by U.S. Air Force C-141 aircraft. One of the trailers is a personnel-decontamination unit equipped with a shower, sink, a 30-gallon hot-water tank, and anticontamination equipment and supplies, while the trucks carry an electric generator, a 250-gallon water tank, and a workshop.
- Mobile Manipulator. The mobile manipulator is used as an emergency or standby system for toxic or radioactive environments. It is attached to a control console and can operate at a distance of up to 700 feet from the console. The mechanical hand on the manipulator can lift up to 160 pounds and drag up to 500 pounds. Two television cameras mounted behind the arm transmit pictures to monitors on the control console. This equipment is located at the Oak Ridge National Laboratory in Tennessee.
- Radiation Emergency Assistance Center/Training Site. This facility in Oak Ridge, Tennessee provides the most modern multipurpose facilities available for handling victims of radiological emergencies and is designed to handle any type of incident involving exposure to radiation (see Subsection C.3.4.2).

C.2.3.2.6 The TRANSCOM Vehicle-Tracking and Communication System. As described in Appendices D and M, a satellite-based communications system will be used to track vehicles carrying TRU waste. Based in Oak Ridge, Tennessee, it has several features that can be useful during a transportation emergency. For example, the monitoring screens at the TRANSCOM Control Center will indicate the occurrence of an accident to an operator who is on duty 24 hours a day, 7 days a week. In addition, the system can be used to obtain information about the type of radioactive material carried in a shipment, it provides information from the Emergency Response Guidebook (DOT, 1987), and it provides a means for communication between the drivers of the vehicle involved in the accident and the Central Coordination Center at the WIPP.

### C.2.3.3 Guidance to State, Tribal, and Local Governments for Emergency Response to Transportation Accidents

The Subcommittee on Transportation Accidents (Subsection C.2.3.1), of which the DOE is a member, has been charged with coordinating activities associated with transportation accidents involving radioactive materials. One of the major activities of this subcommittee has been to prepare emergency planning guidance for State, Tribal, and local governments so that they may safely and appropriately respond to a transportation accident involving radioactive material. The subcommittee has coordinated the development of a document entitled Guidance for Developing State and Local Radiological Emergency Response Plans and Preparedness for Transportation

Accidents (FEMA, 1988). This document, which is referred to as FEMA Rep-5, was initially released in 1983 and was revised in 1988. In addition to general information on transportation systems and casks, the document provides planning objectives and guidance.

Included in the revised document is guidance for ensuring that State, Tribal, and local organizations have established procedures for contacting the proper emergency-response personnel, establishing methods for communicating to the general public when an accident occurs, ensuring the availability of means for limiting radiation exposures, making arrangements for medical services, providing for clean-up after the accident, and training. The document also describes the FEMA program for assisting States, Tribal, and local governments in their planning if they request assistance.

#### **C.2.3.4 Federal Emergency-Response Training**

Training in emergency response is offered by several Federal agencies, including the FEMA, the DOT, the EPA, and the DOE. Information on the training courses that are available is given in the Digest of Federal Training in Hazardous Materials (FEMA-134, Washington, D.C., July 1987), which includes a summary of Federal training courses for emergency response to accidents involving radioactive materials. (The digest can be obtained from the FEMA Publications Office, 500 C Street S.W., Washington, D.C. 20472.)

The FEMA operates the National Emergency Training Center in Emmitsburg, Maryland. Training courses are offered at this center by the Emergency Management Institute. They address such topics as the assessment of radiological accidents, planning for radiological emergency-response teams. Information on the Emergency Management Institute and a schedule of courses can be obtained by writing to the FEMA National Emergency Training Center, Emmitsburg, MD 20727.

In addition, the FEMA sponsors a radiological-emergency-response course at the Nevada Test Site. This course consists of 8-1/2 days of instruction on such topics as accident assessment and procedures for response. This course is targeted for individuals in State governments who must respond to radiological emergencies, including those initiated by transportation scenarios.

The DOT supports the Transportation Safety Institute in Oklahoma City, Oklahoma. In addition, the DOT has recently published and distributed the 1987 Emergency Response Guidebook: Guidebook for Hazardous Material Incidents (DOT/P-5800.4, Washington, D.C., 1987). The guidebook contains an inventory of hazardous materials, including radioactive materials, and a series of 76 one-page guides listing potential hazards and recommended emergency actions. It is intended to be carried, for immediate use, in every emergency-service vehicle (fire, police, first aid, civil defense) in the United States. Copies can be obtained by writing to the U.S. Department of Transportation, Research, and Special Programs Administration, Attention: DHM-51, Washington, D.C. 20590.

The DOE has created the Radiation Emergency Assistance Center/Training Site (REAC/TS) at Oak Ridge, Tennessee. This multipurpose facility, operated by the Oak Ridge Associated Universities, is designed to treat victims of radiological accidents and

to train medical and health-physics personnel. It is designed to handle any type of radiation-exposure accident that might occur at Oak Ridge or elsewhere (see Subsection C.3.4.2).

The DOE's Transportation Management Division sponsors a series of workshops on radiation-related emergency response. These one-day introductory courses cover basic emergency-response issues related to hazardous materials transportation incidents, with emphasis on accidents. Designed for regulatory and enforcement personnel as well as first responders to transportation incidents, the workshops cover four major topics: hazardous materials in general radioactive materials, shipments of radioactive materials, and response to incidents involving radioactive materials.

The DOE has also instituted a special training program for the transportation of TRU waste to the WIPP. This program is discussed in Subsection C.3.4.

#### **C.2.3.5 Federal Information Services for Radiological Emergencies**

The DOE operates, in conjunction with the Defense Nuclear Agency, the Joint Nuclear Accident Coordinating Center (JNACC). The purpose of the JNACC, which is headquartered at the Kirtland Air Force Base in Albuquerque, New Mexico, is to exchange and maintain information related to radiological-assistance capabilities within Federal government agencies and the military. The JNACC also functions as a point of coordination for requesting military assistance in connection with radiological accidents.

The DOE also has eight regional centers of emergency-response experts to provide information and assist in responding to accidents. The teams are located in Upton, New York; Oak Ridge, Tennessee; Aiken, South Carolina; Albuquerque, New Mexico; Argonne, Illinois; Idaho Falls, Idaho; Oakland, California; and Richland, Washington.

Information is also available from the National Response Center in Washington, D.C. This center is maintained by the DOT through the Coast Guard and in cooperation with the EPA. It provides information and advice to all interested parties for meeting emergencies involving spills of hazardous substances, including radioactive materials. The Chemical Manufacturers Association maintains CHEMTREC, a similar information resource, also located in Washington, D.C. Both the National Response Center and CHEMTREC can be accessed using a toll free 800 telephone number, 24 hours per day.

#### **C.2.3.6 Financial Responsibility for Transportation Accidents**

To provide a high level of financial protection for the public in the event of a nuclear incident, Congress enacted the Price-Anderson Act, 42 USC 2014 and 2210 (Act). The Act provides a system of financial protection for public liability for a nuclear incident or a precautionary evacuation arising out of or in connection with DOE contractor activity by providing Government indemnity to pay claims up to approximately \$7.3 billion per incident. (Certain NRC-licensed activities are also covered by the Price-Anderson system through insurance and a pooling of utility funds, but those provisions are not applicable to the WIPP.)

In the event that claims exceed the statutory dollar limit, the President is required to submit a compensation plan to the Congress providing for prompt and full compensation for all valid claims, and Congress has promised to "take whatever action is determined to be necessary (including approval of appropriate compensation plans and appropriation of funds) to provide full and prompt compensation to the public for all public liability claims resulting from a disaster of such magnitude" (42 USC 2210 [e]).

Price-Anderson coverage applies to all DOE fixed facilities shipping waste to the WIPP, the WIPP itself, and transportation to or from these covered facilities. All transportation modes are covered, and the protection applies not only to the named party in the indemnity agreement, but to any person (except DOE and NRC) who may be liable for public liability.

In addition to the Price-Anderson coverage, all motor vehicles carrying TRU waste to the WIPP are required by the Motor Carrier Act of 1980, 42 USC 10927, and implementing regulations, 49 CFR 387, to maintain financial responsibility of at least \$5 million, which would be available to cover public liability from a non-nuclear incident and for environmental restoration.

### **C.3 EMERGENCY-RESPONSE PLAN FOR WASTE TRANSPORTATION TO THE WIPP**

This subsection specifically addresses emergency preparedness for accidents occurring during the transportation of TRU waste to the WIPP. It outlines the general responsibilities, illustrates the responses that might be expected by describing a hypothetical accident scenario, and then gives detailed procedures to be followed by the various cognizant organizations or persons.

In transportation accidents involving shipments of TRU waste, the responsibilities will be as follows:

- 1) The carrier will be responsible for notifying designated authorities of the accident (see Subsection C.3.1).
- 2) State, Tribal, and local authorities will be the first responders at the scene of the accident. They will have command and control authority for emergency response, and they will be responsible for implementing measures necessary to protect life, property, and the environment.
- 3) The DOE, as owner and shipper, will be present at the scene to assess the damage, to verify the level of any release of radioactive material or that no release of radioactive material has occurred, and to help the State and local authorities promptly inform the public about the situation. In the unlikely event that a release of radioactive material has occurred, the DOE or its contractors will collect the TRU waste and any debris; decontaminate soil, vehicles, and persons as needed; reload the TRU waste into new shipping containers; and return the site of the accident to normal use.

These responsibilities are illustrated in Figure C.3.1 and outlined in the sections that follow, which discuss the procedures to be followed by the carrier; State, Tribal, and local governments; and the DOE.

Each of the responsible parties must make various notifications of the accident. The organizations to be called by each party are cited in the text that follows, and the notifications that are to be made are summed up in Figure C.3.2.

#### **C.3.1 EMERGENCY-RESPONSE PROCEDURES FOR THE CARRIER**

The trucking contractor (the carrier) for the WIPP has prepared an emergency-response plan, including an itemized list of the emergency equipment carried on the vehicle, and has submitted it to the DOE for approval. The trucking contractor has provided the tractors transporting the TRU waste with equipment to be used in the event of a

**ACTIONS OF FIRST RESPONDERS  
(STATE, INDIAN TRIBAL, AND  
LOCAL AUTHORITIES)**

- RESCUE INJURED
- PROTECT PROPERTY
- ASSESS DAMAGE

- ASSESS NEED FOR PROTECTIVE ACTION
- EXAMINE SHIPPING PAPERS TO DETERMINE HAZARD
- ESTABLISH BOUNDARIES AROUND ACCIDENT SITE

**MITIGATION OF  
CONSEQUENCES**

- SURVEY PEOPLE, PROPERTY, AND VEHICLES
- GATHER UP WASTE\*
- DECONTAMINATE\* SOIL, VEHICLES, PEOPLE, AS NEEDED

**RE-ENTRY AND  
RECOVERY**

- RELOAD WASTE INTO NEW SHIPPING CONTAINER
- RETURN INCIDENT SITE TO NORMAL USE

\* THESE ACTIONS WOULD BE PERFORMED BY THE DOE WITH THE APPROVAL OF THE STATE RADIOLOGICAL HEALTH ORGANIZATION. THEY WOULD BE NEEDED ONLY IN EXTREMELY SEVERE ACCIDENTS WITH A LOW PROBABILITY OF OCCURRENCE.

**FIGURE C.3.1  
ACTIVITIES PERFORMED BY STATE, INDIAN TRIBAL, AND LOCAL AUTHORITIES AND  
THE DOE IN RESPONSE TO A TRANSPORTATION EMERGENCY INVOLVING TRU WASTES**

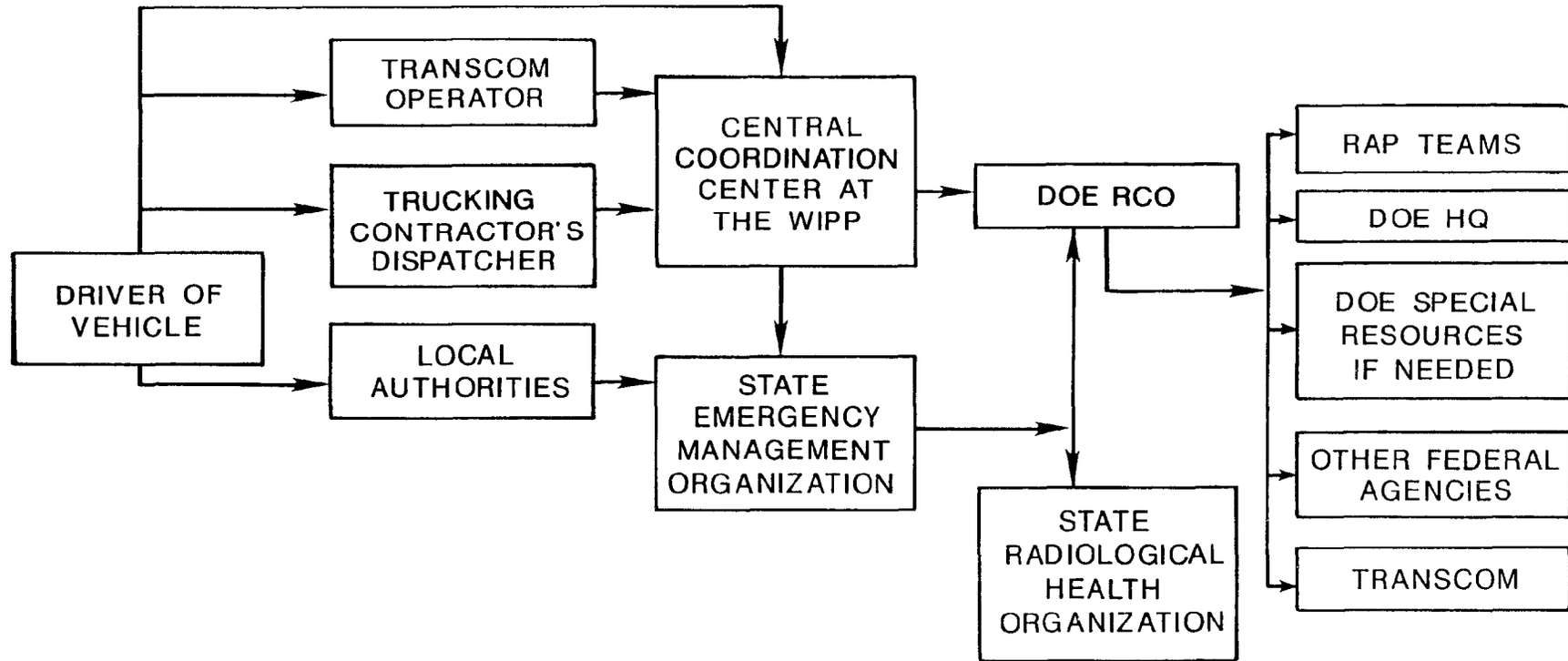


FIGURE C.3.2  
TYPICAL NOTIFICATIONS THAT WOULD BE MADE AFTER A

transportation accident. This equipment includes a citizens' band radio, a mobile telephone, an antenna for the TRANSCOM satellite-based vehicle tracking system, and instruments for detecting and measuring alpha, beta, and gamma radiation. The drivers of the tractor-trailers are to receive training in radioactive waste transportation and emergency response, including procedures for obtaining local, State, or Federal assistance, if technical advice or emergency assistance is needed. (As explained in Appendix M, two drivers will be used for each shipment in order to provide constant surveillance of the tractor-trailer at all times.) The drivers will be trained in the use of the radiation survey meters. They will be supplied with complete procedures for responding to the accident, including the telephone numbers of the Central Coordination Center at the WIPP, the cognizant State or Tribal agencies, and the telephone numbers of the DOE's Regional Coordinating Offices where the Radiological Assistance Program teams are located (Figure C.2.1). The drivers will be given telephone numbers that can be called collect if the mobile telephone does not operate. For communication with the dispatcher of the trucking contractor, the drivers will be given 800-numbers.

#### **C.3.1.1 Procedures for the Drivers of the Vehicles**

If a transportation accident occurs, the drivers of the vehicle will take the following actions in addition to the usual actions (e.g., extinguishing fires, placing caution devices on the road) necessary to control an accident situation:

- 1) Isolate the immediate area around the vehicle.
- 2) Prevent unauthorized personnel from entering the affected area.
- 3) Notify local authorities.
- 4) If there is a possibility that one of the shipping containers has been breached and radioactive materials have been released, the drivers will perform a preliminary radiation survey with the radiation monitoring instruments provided in the cab of the tractor.
- 5) Notify the WIPP Central Coordination Center and report as much of the following information as is available at the time:
  - a. Date, time, and location of accident
  - b. Severity of accident
  - c. Telephone number where the drivers can be reached
  - d. Shipment number and description of waste from shipping papers
  - e. Extent of property damage and/or personnel injuries
  - f. Results of the radiation survey made by the drivers
  - g. The authorities in charge at the scene
  - h. The civil agencies that have been notified
  - i. What assistance is required.

If all of the information listed above is not known, the drivers must not delay calling. To facilitate this reporting, the driver will be provided with a form

that lists all of the items to be reported. This form should be filled out before the trip is completed.

- 6) The drivers are to identify the persons who might have been in the immediate area of the vehicle to the on-scene commander. If an on-scene commander is not present, request the persons who have been identified to remain at the scene.
- 7) Stand by until assistance arrives.
- 8) Notify the dispatcher of the trucking contractor.
- 9) Follow any site-specific instructions that have been given to the drivers by the dispatcher.
- 10) Notify TRANSCOM Operator (as shown on Figure C.3.2).

While the above-listed activities are performed, constant surveillance of the tractor-trailer must be provided by one of the drivers. The drivers are not to move any vehicles, containers, or wreckage unless directed to do so by the on-scene commander, or unless it is in the interest of public health and safety. Before moving vehicles, containers, or wreckage, the drivers must obtain permission from WIPP Transportation Operations or the cognizant DOE regional office of the Radiological Assistance Program. The drivers must obtain the name of the person or persons approving the movement.

In addition, the drivers may not remove any seals from the shipping containers. And unless they have the specific approval of the WIPP Transportation Operations, the drivers shall not permit the removal of seals by anyone other than the authorized WIPP representative.

#### **C.3.1.2 Procedures for the Dispatcher of the Trucking Contractor**

The dispatcher of the trucking contractor will take the following actions:

- 1) In conjunction with the WIPP Central Coordination Center, notify the following, in order of priority:
  - a. The WIPP Project Office
  - b. The DOE Albuquerque Operations Office
  - c. Appropriate State, Tribal, and local law-enforcement agencies
  - d. Generator facility.
- 2) In the event of breakage of the shipping containers, spillage of TRU waste, or suspected contamination with radioactive material, notify the DOT.
- 3) Have the vehicle repaired or dispatch a replacement tractor.
- 4) Send replacement drivers, if necessary.

- 5) Authorize the shipment of replacement parts, if necessary.
- 6) Maintain a log of actions taken during the emergency, including the time of each action, and send a copy of the record to the WIPP.

### **C.3.1.3 Insurance**

The trucking contractor will be responsible for maintaining up to \$5 million liability insurance for nonradiation-related property damage, injury, or death. Radiation-related liabilities will be covered by the Federal Government under the provisions of the Price-Anderson Amendment Act (see Subsection C.2.3.6).

### **C.3.2 EMERGENCY-RESPONSE PROCEDURES FOR THE STATE, TRIBAL, AND LOCAL GOVERNMENTS**

As explained in Subsection C.2, State, Tribal, and local governments have primary responsibility for implementing measures at the scene of the accident to protect life, property, and the environment. These measures may include such activities as extinguishing fires, excluding people from the scene of the accident, giving first aid to the injured, and evacuating the nearby residents. The same responsibility applies to the governments of Indian Tribes having response capabilities in the case of emergencies on Indian reservations.

The DOE has developed a program for training police and emergency-response personnel of State, Tribal, and local governments in the proper procedures to be followed in the event of a transportation accident. The training course includes an 8-hour course for personnel selected by the States to be the first responders. The personnel who were trained first were 2,417 firemen, policemen, and emergency medical personnel from the States involved in shipments from the Idaho National Engineering Laboratory and the Rocky Flats Plant; that is, Idaho, Utah, Wyoming, Colorado, and New Mexico. Personnel from the other States will be trained before any TRU waste is transported through their State. The training course is described in detail in Subsection C.3.4.

### **C.3.3 PROCEDURES FOR RESPONSES BY THE DOE AND ITS CONTRACTORS**

#### **C.3.3.1 Procedures for the Central Coordination Center at the WIPP**

The Central Coordination Center (CCC) at the WIPP will be responsible for coordinating the emergency-response actions of the DOE. This center will be linked to the Control Center of the TRANSCOM satellite-based vehicle tracking and communication system at Oak Ridge, Tennessee. (The TRANSCOM system is described in Subsection D.2.)

To increase public confidence and maintain a high level of coordination, a CCC operator will monitor incoming and outgoing shipments 24 hours per day, 7 days a week. The duties of the CCC operator will include the following:

- 1) Monitor the transport of the TRUPACT-II containers and the shipping casks for RH TRU waste, both loaded and empty.
- 2) Coordinate, as necessary, the activities of the DOE, the trucking contractor, and the drivers, in the event of breakdown or driver emergency.
- 3) Provide a means of emergency notification.
- 4) Coordinate, as necessary, with the State and local personnel who are designated first responders and with law-enforcement agencies.
- 5) Coordinate between the drivers and the Joint Nuclear Accident Coordinating Center for a safe haven for the shipment if necessary. (A "safe haven" is a parking area, for example, at military installations that can be used, by agreement with the Department of Defense, for TRU waste shipments.)
- 6) Function as a central tracking point in the event the TRANSCOM satellite-based system does not function properly.

To facilitate CCC responses during and after a transportation accident, check sheets will be provided. The CCC operator will maintain a log of events as they occur, citing all actions taken, if appropriate.

In the event that the CCC operator is notified or becomes aware of an emergency situation, he or she will follow a prescribed procedure, using an Accident Response Checklist. An emergency situation requiring this response from the CCC operator is defined to be one of the following: a vehicle accident, a breach of a shipping container (a TRUPACT-II for CH TRU waste or a NuPac 72B for RH TRU waste), or a security problem (an attempt to impede the progress of the vehicle to the WIPP site).

The procedure is as follows:

- 1) The CCC operator will attempt to establish contact with the driver and gather as much information as possible about the cause of the accident.
- 2) In the event of an accident, the CCC operator will notify the organizations listed on the Accident Response Checklist.

#### **C.3.3.2 Procedures to Be Followed in the TRANSCOM Control Center**

The operator of the TRANSCOM Control Center will update or correct, as appropriate, the data bases for the list of emergency contacts and the emergency checklist. This operator is the only user that may update these data bases.

The MESSAGE option of the TRANSCOM system provides a means of communication that links the Central Coordination Center at the WIPP, the TRANSCOM Control Center in Oak Ridge, Tennessee, other selected users, and the vehicles used to transport TRU waste. Messages are assigned one of four priority categories. All messages from

vehicle drivers are routed to the CCC operator at the WIPP; messages to drivers are sent by the operator of the TRANSCOM Control Center or the CCC operator.

Priority 1 messages are information only and do not require responses. Priority 2 messages signify minor problems and must be acknowledged in 5 minutes. All messages from vehicle drivers will be automatically assigned a priority ranking of 3. Such a message must be read and acknowledged within 2 minutes, or an alarm will be generated at the TRANSCOM Control Center.

Priority 4 will be reserved for emergency messages. If such a message is not acknowledged within 1 minute or if the addressee is not logged onto the system, an alarm will sound at the TRANSCOM Control Center. In such a case, the TRANSCOM operator will attempt to contact the CCC Operator at the WIPP. If necessary, the message will be routed to a back-up WIPP computer.

### **C.3.3.3 Emergency-Response Responsibilities of Other DOE and DOE-Contractor Organizations**

This subsection reviews the emergency-response responsibilities of the WIPP Transportation Operations, the DOE's Albuquerque Operations Office, and the WIPP Project Office.

Transportation Operations is a group in the Waste Isolation Division of the Westinghouse Electric Corporation (WEC). WEC is the operations contractor for the WIPP, and it is responsible for ensuring that the transportation of TRU waste to the WIPP is safe, cost-effective, and legal. WEC provides maintenance for the shipping containers for TRU waste, and ensures that WIPP transportation activities are properly documented.

Transportation Operations personnel must demonstrate an understanding and knowledge of emergency-response procedures. The qualification program for these personnel includes formal training, on-the-job training and retraining, performance checklists, and written and oral examinations. Specific emergency-response topics covered in the examinations include fire, nuclear criticality, evacuation, and the use of radiation-dose meters in accidents involving radioactive materials.

The specific emergency-response responsibility of Transportation Operations personnel is the timely notification of WIPP management of accidents or incidents involving TRU waste shipments to the WIPP. When an accident occurs, Transportation Operations will receive information on the details of the accident from the CCC operator. Transportation Operations will notify the DOE's Albuquerque Operations Office, and the DOE Operations Manager will permit the carrier to remove the shipment from the scene of the accident, if necessary. This decision will be relayed to Transportation Operations, who will notify the carrier (driver) through the CCC operator and the TRANSCOM system. The traffic manager of the shipping site and the WIPP Transportation Operations will decide whether the shipment should proceed to the WIPP or return to the point of origin. This decision will be relayed to the carrier (driver) by WIPP Transportation Operations through the CCC operator and the TRANSCOM system.

The DOE's Albuquerque Operations Office (DOE/AL) will be responsible for notifying the Radiological Assistance Teams of the Radiological Assistance Program (see Subsection C.2.3) if their assistance is needed. DOE/AL will identify the Regional Office of the Radiological Assistance Program that is closest to the scene of the accident (there are eight regional offices) and notify it (through the established DOE Headquarters notification system) that a Radiological Assistance Team should be dispatched. In the event that the accident is a Type A accident as defined in DOE Order 5484.1, "Environmental Protection, Safety, and Health Protection Information Reporting Requirements"), DOE/AL will notify DOE Headquarters.

DOE/AL and the DOE's WIPP Project Office will coordinate the deployment of assistance resources for the accident. These resources may include a public information officer, Radiological Assistance Teams for making radiation surveys, and other technical and management personnel, as may be required by the conditions of the accident to support the on-scene command and control maintained by the State, Tribal, and local agencies involved in the response.

### **C.3.4 EMERGENCY-RESPONSE TRAINING**

#### **C.3.4.1 Introduction**

In late 1987, the State of New Mexico agreed to provide training for responding to WIPP-related emergencies to the States traversed by WIPP transportation routes. This led to the creation of the States Training and Education Program (STEP). As a result, the TRU System Integration and Transportation office of DOE's WIPP Program office, developed and conducted ER training to transport-corridor States and Indian Tribes. The purposes of this training are 1) to provide accurate information regarding the WIPP in order to enhance hazardous material response capabilities along the transport corridor routes, 2) to provide specific response protocols to responders along TRU waste routes, 3) to provide States and local jurisdictions with the framework to build radiological materials response programs, 4) to provide responders with the skills necessary to assess impacts of an accident involving a WIPP shipment, and 5) to provide States and Tribes with independent response capabilities.

Five separate training programs have been developed for the first responders to enable them to respond to a maximum credible emergency involving a WIPP shipment.

- First Responder Course. A 1-day, 8-hour class that provides an overview of the WIPP and basic radiation and radiation protection principles. This course is intended to train fire, law enforcement, and emergency medical personnel to ascertain accident severity before a command center can be established. These courses are available to local responders at approximately 60-mile intervals along transportation routes. As of November 30, 1989, this course was offered 123 times, and attended by approximately 3,500 personnel in the States of Idaho, Wyoming, Utah, Colorado, New Mexico, Texas, Louisiana, Mississippi, Alabama, Georgia and South Carolina.

- First Responder Refresher Course. This is a 4-hour course offered to those personnel in the States of Idaho, Utah, Wyoming and New Mexico who have attended the First Responders course over 1 year ago. This course presents updated information and reviews radiological protection techniques and health effects and response protocol. As of November 30, 1989, this course has been offered in 19 different locations.
- Command and Control Course. This is a 2-day course intended for individuals who may be in command at the scene of a transportation accident involving TRU waste. In most cases these are law-enforcement or firefighting officers. In either case the DOE works with State training contacts to identify those organizations assigned this responsibility either in a written plan/procedure or by legislation. State, Tribal, and local authorities are responsible for identifying and inviting those individuals who have command and control responsibility. As of November 30, 1989, this course was offered 35 times, and 998 people were trained in the States of Idaho, Wyoming, Utah, Colorado, New Mexico, Texas, and Alabama.

This course discusses the same topics as the First Responders course, but in much greater detail. The incident command system is used to explain the roles of each response organization in mitigating overall impacts of accidents. Topics covered include scene and crowd control, fire fighting practices, medical and rescue protocols, equipment necessary to respond to a TRUPACT or RH cask accident, activities of radiological monitoring teams, the use of the TRANSCOM satellite tracking system for obtaining specific information about WIPP shipments, and media interaction techniques. The course stresses that use of protective equipment normally carried to any accident and the application of techniques taught in class will be sufficient to protect responders. Personnel are instructed in basic radiological protection principles to assist in decision making. The scope of this instruction does not include the use of radiation monitoring and detection equipment.

Personnel being trained are provided handout materials to supplement the learning experiments. Additional teaching aids include videotapes and scale models of the TRUPACT and the 55-gal drum packaging. Table-top exercises using 4 ft by 6 ft models of rural and urban environments are included to challenge the personnel and ascertain their ability to respond correctly to postulated accidents.

- Mitigation Course. This is a 4-hour course intended for State radiological health and environmental professionals who may perform radiological monitoring, make protective action decisions or perform environmental restoration activities associated with a transportation accident involving transuranics. States are responsible for inviting class participants. Individuals able to perform activities previously described would be invited. This course is offered in one location, usually the capital city, in each State where analysis has indicated that the target audience lives. As of November 30, 1989, this course was offered 11 times and taught to 231

people in the States of Idaho, Utah, Wyoming, Colorado, New Mexico, Texas, Alabama, Georgia, and South Carolina.

The course assumes all attendees have a basic knowledge of health physics. Specific information is presented on the unique properties of transuranic elements. Specific topics include a detailed discussion of the WIPP Waste Acceptance Criteria, detection techniques for alpha emitters, decontamination procedures, and methods of reducing uptake of radioisotopes following ingestion or inhalation.

Participants are provided handout materials of visual slides used in the training to reinforce the learning experience and to be used as a reference, if required during an actual response to a TRU waste transportation accident.

- Train-the-Trainer Program. This is a 12-hour course intended for individuals currently certified or otherwise authorized to train law-enforcement, fire or emergency medical personnel within the State, Tribal, or local jurisdiction. Attendees sit in on an in-depth presentation of the First Responders course. Each section is expanded upon so that future instructors will be prepared to answer potential questions. In addition, response protocols are discussed in greater detail.

Each attendee receives a copy of the First Responders course lesson plan and sample handouts. Each organization attending the course will be provided with a set of 35mm slides for use in their own training programs. These points-of-contact will be maintained and updated information will be provided when changes have occurred.

As of November 30, 1989, this course has been offered 14 times and taught to 150 potential trainers in the States of Wyoming, Utah, Alabama, Georgia, South Carolina, Mississippi, Louisiana, and Texas.

Training in the first transportation corridor, between the Idaho National Engineering Laboratory and Rocky Flats Plant to the WIPP, was completed in October 1988. A total of 2,451 persons attended 75 courses. Refresher training in the five first corridor States (Wyoming, Idaho, Colorado, New Mexico, and Utah) started in June 1989 and was completed in November, 1989.

Training for State personnel along the Southern Transportation Corridor, between the Savannah River Site and the WIPP (South Carolina, Georgia, Alabama, Mississippi, Louisiana, and Texas) started in April 1989 and finished in October 1989; approximately 1,700 people attended 64 courses.

#### C.3.4.2 Medical Response Training

The DOE has contracted with the Radiation Emergency Assistance Center/Training Site (REAC/TS) in Oak Ridge, Tennessee, to conduct an 8-hour course entitled "Medical Management in Radiation Accidents." This 8-hour presentation is a compressed version of the 3-day course offered at the REAC/TS facility. The course is being offered along

the transportation route from the Idaho National Engineering Laboratory to the WIPP and Rocky Flats Plant to the WIPP, in the States of New Mexico, Colorado, Wyoming, Utah, and Idaho. Twelve different locations, usually hospitals with trauma centers, were designated to receive training based on feedback from a State point-of-contact, usually an emergency management or radiological health representative. As of November 30, 1989, 370 people have been trained in this program. The 8-hour on-location course is a generic presentation for physicians, nurses, health/medical physicists, lab technicians, etc. about how to treat traumatized individuals who may be exposed to radiation and/or contaminated with radioactive materials. Health physicists in nearby areas are also invited to attend. The techniques presented are also applicable to TRU waste. The instructors stress that normal disease control and germ prevention techniques practiced in all hospitals are the techniques that are recommended to prevent the spread of contamination in the hospital environment. Normal surgical apparel is adequate in protecting hospital staff from contamination. In addition, instrumentation available in hospitals that use radioisotopes is also shown to be effective for responding to TRU accidents.

This course is designed to initiate further dialogue between community hospital staffs in order to prepare written response procedures and to schedule transportation scenario exercises. The REAC/TS staff also discusses the availability and use of chelating drugs used on individuals who have ingested or inhaled radioisotopes similar to those transported in WIPP shipments.

The REAC/TS staff is recognized by the DOE as the source of instruction for courses related to the handling of radiation accident cases. As part of the Oak Ridge Associated Universities, REAC/TS is accredited by the Accreditation Council of Continuing Medical Education, the American College of Emergency Physicians and the American Board of Health Physics. In addition to their training activities, REAC/TS maintains a research program on human radiation exposure, and provides 24-hour direct or consultative assistance regarding medical and health physics problems associated with radiation accidents in local, national and international incidents. REAC/TS has played an active role in medical responses for actual incidents in Goiania, Brazil (1987); Juarez, Mexico (1983); and Houston, Texas (1983).

REAC/TS is recognized by the Food and Drug Administration (FDA) as the principal investigator for two types of chelating agents that are considered to be Investigational New Drugs. These drugs are calcium and zinc DTPA (diethylenetriaminepentaacetic acid). These drugs are for use in radiation accidents where actinide contamination has occurred. Since 1951, REAC/TS has monitored approximately 3,000 doses administered to about 600 persons.

The DOE has also funded the State of New Mexico for a full-time WIPP trainer in the Environmental Improvement Division. The purpose of this individual is to further train emergency room and hospital staff in the State of New Mexico to deal with traumatized patients involved in WIPP transportation accidents. Training activities began in October 1989.

### **C.3.5 ASSISTANCE TO MEDICAL FACILITIES**

#### **C.3.5.1 Hospital Planning and Capabilities**

All hospitals accredited by the Joint Commission on the Accreditation of Healthcare Organizations (JCAHO) must develop written emergency plans and conduct periodic disaster drills to manage the consequences of community-wide emergency situations that disrupt the hospital's ability to provide care and treatment. Emergency situations include transportation accidents involving radioactive waste and commercial aircraft disasters such as the recent crash in Sioux City, Iowa. Written guidance for these activities exists in documents such as the National Council on Radiation Protection and Measurement's (NCRP) Report 65 entitled, "Management of Persons Accidentally Contaminated with Radionuclides." The NCRP document includes specific guidance for preparing medical response, treatment, and decontamination protocols. This detailed planning is normally found in hospitals with major trauma centers. However, many rural hospitals which are based along major transportation routes or near commercial nuclear power reactors have been active at varied levels of participation. It cannot be overemphasized that the above planning activities are required of each hospital as a condition of accreditation. The certification of the hospital's readiness to respond to radiological emergencies is the responsibility of the JCAHO, not the DOE.

As part of the planning process, each accredited hospital is also responsible for maintaining the proper equipment and facilities for responding to emergencies involving radioactive materials. This includes radiation monitoring equipment. Hospitals with nuclear medicine departments normally have the equipment and staff to handle contamination incidents from internal misuse of radioisotopes, as well as contamination incidents resulting from transportation accidents involving radioactive materials. Normal disease control and germ prevention techniques are also effective in preventing the spread of contamination in a hospital situation. Normal surgical apparel is adequate in protecting hospital staff from contamination.

In the event that a traumatized individual has been exposed to radiation and/or is contaminated with radioactive material, several forms of assistance are available from the DOE. First, the REAC/TS maintains a 24-hour per day assistance telephone line regarding medical and health physics problems associated with radiation accidents. Zinc and calcium DTPA (chelating drugs) are also available from 42 different locations within the United States, 14 of which are DOE plutonium handling facilities that are in close proximity to the WIPP routes. In addition, radiation monitoring and decontamination support is available from the Radiological Assistance Program teams (previously described in Subsection C.2.3.2.1). It is not a medical standard to stockpile chelating drugs in places where plutonium exposure is a possibility. In fact, a study funded by the Department of Defense concluded that DTPA was not required at bases that stored nuclear weapons. The availability of DTPA from the DOE network was satisfactory to provide adequate medical care.

Radiological monitoring instruments, assorted decontamination supplies, and training have been provided by the DOE to the Carlsbad and Hobbs Medical Centers for the purpose of dealing with a major incident at the WIPP site.

### **C.3.5.2 Specialty Drugs**

In the event that an individual ingests plutonium into his or her body, chelator drugs (i.e., Ca and Zn DTPA) are available to 42 U.S. physicians as an Investigational New Drug. Fourteen locations are in close proximity to WIPP transportation routes; most are located at DOE facilities that handle plutonium. Through the medical training provided along transportation routes, it is anticipated that the interest in maintaining an inventory of this drug will be sparked. If requested, DOE will evaluate each request for the drug and provide an inventory and training in its use.

One of the drawbacks to using chelator drugs is that the side effects are often more harmful than the preventive efforts. Decisions on administering the drug must be made by a physician who is aware of the risks to the patient balanced by the potential benefits. Oak Ridge Associated Universities has the Food and Drug Administration Investigational New Drug permit to act as principal investigator in monitoring the use of this drug.

### **C.3.6 FUNDING**

The FEMA currently provides financial assistance to the States to support planning, preparedness, and response activities for a wide range of emergencies, including those related to accidents involving radioactive materials. The purpose is to assist State and local governments in the development and enhancement of emergency-management systems to cope with all types of disasters and emergencies. The funding is made available through the comprehensive cooperative agreements (CCAs) that the FEMA has entered into with each of the States. These agreements are individually reviewed and renewed every year, and State requests for funding are handled during the agreement-renewal process. Although priority for funding is given to planning for a nuclear attack, the resources provided through the CCA programs may be used to plan for response to peacetime disasters and emergencies, including transportation accidents involving radioactive materials. Such planning must be conducted in the context of emergency operating plans addressing all hazards.

Under the State-specific agreements, the following CCA programs may be funded:

CCA Program	Federal share (percent)
Emergency-management assistance (staff salaries and administrative costs)	50
Radiation-instrument inspection, maintenance, and calibration	100
Radiation protection (generic planning and exercise)	50
Population protection planning (generic evacuation planning for all hazards)	100
Disaster-preparedness improvement (\$25,000 per State)	50
Emergency-management training and education	100

Financial assistance provided for training and education may be used to support the following training and education activities:

- Emergency-response training conducted by State and local governments (up to 100 percent funding by the FEMA).
- Training at the FEMA's own training center.
- Procuring equipment necessary for State and local training courses (up to 50 percent funding by the FEMA if approved by the FEMA).

The DOE has agreed to support approved State and Tribal activities related to WIPP transportation. This funding will be administered through Cooperative Agreements with representative organizations (e.g., the Western Governors' Association will administer funding to the Western States).

There are, however, provisions in a draft piece of legislation entitled "The WIPP Land Withdrawal Act" which call for funding under certain conditions.

## **C.4 EMERGENCY-RESPONSE SCENARIOS**

This section presents a scenario for a hypothetical severe transportation emergency and examples of emergency response in two accident situations that have actually occurred. The purpose is to illustrate how response proceeds in a given situation and how the various resources available for emergency response are used.

### **C.4.1 SCENARIO FOR A HYPOTHETICAL SEVERE TRANSPORTATION EMERGENCY**

To provide the reader with a graphic example of emergency response and to illustrate the content of the training courses given by the DOE to the States involved in TRU-waste transportation to the WIPP, this section describes in detail a scenario for a hypothetical severe transportation emergency. An emergency as severe as that described in this scenario has a low probability of occurrence because, as described in Appendix L, the TRUPACT-II container in which the TRU waste will be transported is designed to withstand the conditions of accidents that can be expected to occur on the basis of accident experience.

### **C.4.2 RADIOLOGICAL ASSISTANCE RESPONSE: BURLEY, IDAHO—OCTOBER 12, 1986**

At 5:25 p.m. on October 12, 1986, the Idaho Warning Communications Center arranged a conference call between the Idaho Department of Health and Welfare and the DOE Idaho Operations Office, Region 6 Radiological Assistance Coordinator. It was reported that a tractor-trailer containing radioactive materials had been involved in an accident with other vehicles on Interstate 84 near Burley, Idaho, and had plunged into the Snake River. The radioactive shipment was en route from the RMI Company Ashtabula Extrusion Plant, Ashtabula, Ohio, to the United Nuclear Company, Hanford Site, Richland, Washington. The IHW staff was preparing to proceed to the scene of the accident (about 130 miles from Boise, Idaho, and about 120 miles from Idaho Falls, Idaho) to assist law enforcement personnel at the scene.

A Radiological Assistance Team (RAT) of the DOE Idaho Operations was placed on alert, pending a request for services. Following a review of the accident, the five-man RAT (with eight RAT kits and special survey instruments) was dispatched to the Burley airport by helicopter. The Idaho State Police and the Cassia County Sheriff's Office provided ground transportation to the accident scene. Following an inspection of the accident scene by the RAT and a determination that the radioactive shipment posed no immediate threat to public health and safety, State and local authorities held a meeting in Twin Falls to formulate a plan of action to be implemented as soon as daylight permitted.

The Idaho National Engineering Laboratory Emergency Response Van arrived at Burley to function as a mobile command post, communications center, and health physics laboratory. A second RAT arrived by helicopter at the Burley airport to provide assistance at the accident scene. The truck driver and relief driver had sustained injuries that required their hospitalization. The tractor-trailer cargo consisted of: 1) 20 wooden packages loaded with 3-5 billets of low enrichment uranium metal weighing 250-285 pounds each, and 2) 73 empty wooden packages. Radiological surveys of the cargo, vehicle, handling personnel, and the environment by the State of Idaho health and physics personnel and the RAT demonstrated that no detectable radioactivity was released from the radioactive shipment.

Local, regional, and national news media coverage of this accident was intense. Local and State authorities at the scene requested that the DOE coordinate radio commentaries, television coverage, and newspaper articles. This action ensured that information about the accident was timely, factual, and consistent among the various reports of the accident. Timely notifications, with appropriate updates, were made throughout the response to DOE management, the DOE Headquarters Emergency Operations Center, the shipper, the receiver, State and local officials, and other officials.

By October 13, 1986, a firm in Twin Falls, Idaho, commenced salvage operations to retrieve the tractor-trailer cargo of loaded and empty containers. The last package was lifted out by crane that afternoon. The salvaged containers were placed in large water-tight containers. In addition, a structural engineer provided guidance to the RAT and the salvage operator, relative to the effects of water (river) pressure on the trailer during load recovery operations. Late on October 13, 1986, two trucks, one loaded with empty containers and the other carrying loaded containers, arrived at the Idaho National Engineering Laboratory.

On October 14, 1986, the tractor-trailer was towed from the Snake River and transported to a salvage yard in Twin Falls, Idaho. Later on October 14, 1986, following radiological surveys of the vehicle and the environment, the area was released for unrestricted use. A close-out was held at the accident scene by participants in the response. A critique of the accident response was held at the Idaho State Police Office in Twin Falls.

#### **C.4.3 RADIOLOGICAL ASSISTANCE RESPONSE: POCATELLO, IDAHO—OCTOBER 10, 1985**

On October 7, 1985, the Union Pacific Railroad Operations Division, Omaha, Nebraska, contacted the Idaho Warning Communications Center (WCC), regarding a radioactive placarded ATMX railcar observed to be leaking at the Union Pacific Rail Terminal in Pocatello, Idaho.

The WCC was provided details by the Region 6, Radiological Assistance Coordinators with a follow-up call to the shipping department at Rocky Flats Plant, Colorado, from which the shipment originated. It was confirmed that the subject car was carrying plutonium-contaminated waste. The Union Pacific Railroad formally requested a radiological assistance team (RAT).

At the site, the five personnel who had visited the railcar in question were monitored (frisked) immediately. No contamination was detected during personnel alpha surveys. Then, samples were taken in the immediate railcar area. Weather conditions prior to and during the surveys were generally windy with a mixture of snow and rain. Samples were taken of the dripping liquid and smears taken in the immediate railcar area. The smears were allowed to dry, scanned (frisked) with alpha and beta gamma instruments, and then counted. Follow-up smears were taken of the observed wide crack on the underside of the ATMX car. No contamination was detected, and it was concluded that leakage was weather-related without any radioactive release.

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APPENDIX D

TRANSPORTATION AND TRANSPORTATION-RELATED  
RISK ASSESSMENTS



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## D.1 INTRODUCTION

This appendix provides information that supports the discussions in Subsections 3.1 and 5.2. It discusses plans for transporting TRU waste to the WIPP and the risks associated with transportation. It has been expanded and revised in response to comments on the draft SEIS. In particular, the assessment of transportation risks has been revised and expanded to include more State-specific transportation data, along with comparative risk data from independent risk models.

Since the DOE prepared the FEIS in 1980, changes have been made in the plans and systems required to transport TRU waste to the WIPP. In addition, substantially more development work has been completed on the required components, systems, and facilities for transporting TRU waste to the WIPP.

The major changes between the 1980 FEIS and this SEIS fall into four general categories.

First, where the FEIS assessed the impacts of only TRU waste shipped from the Idaho National Engineering Laboratory in Idaho and the Rocky Flats Plant near Denver, Colorado, the SEIS analyzes waste transportation from 10 facilities located across the nation. A comprehensive analysis is provided for transportation from each of these facilities.

Second, the U.S. Nuclear Regulatory Commission (NRC) has certified the design of the TRUPACT-II shipping container for CH TRU waste. The TRUPACT-II container is the result of 7 years of an intense, iterative process of design, testing, and certification. Design, testing, and certification of the RH waste shipping cask will be completed in advance of RH TRU shipments.

Third, fulfilling the intent and spirit of the law establishing the WIPP (Public Law 96-164), the DOE held substantive discussions with the State of New Mexico on a wide variety of subjects, including the transportation of TRU waste across the State. The DOE has also conducted discussions with the other States through which TRU waste will be transported.

Fourth, because of better definition and information, the volume, quantities, and characteristics of waste to be transported are more detailed than reported in the 1980 FEIS. This improved data permits a more thorough analysis of the risks associated with transporting waste (see Appendix B).

This appendix should be read in conjunction with the appendices describing the design, testing, and certification of the shipping containers and casks for TRU waste (Appendix L); emergency-response training and capabilities (Appendix C); and the management plan of the trucking contractor (Appendix M). Appendix M has been added in response to comments; it discusses trucking company safety procedures and equipment and

| maintenance, in addition to the qualifications and training of drivers and the routine and  
| emergency procedures to be followed during waste shipments. When reviewed  
| together, Appendices C, D, L, and M provide a good understanding of how the entire  
| transportation system is organized to ensure that the shipments will be safe.

## D.2 TRANSPORTING TRU WASTE TO THE WIPP

### D.2.1 TRANSPORTATION MODES

#### D.2.1.1 Truck Transport

Although the WIPP can receive TRU waste shipments by truck or train, current plans call for all shipments during the approximate 5-year Test Phase to be made by truck. During the Test Phase, the DOE proposes to transport to and emplace in the WIPP limited quantities of waste; the specific quantities of waste emplaced would be limited to that deemed necessary to achieve the objectives of the Test Phase. For purposes of bounding the potential impacts of the Test Phase in this SEIS, the DOE assumes that up to 10 percent of the volume of TRU waste that could ultimately be permanently emplaced at the WIPP would be emplaced during the Test Phase. The actual amount of waste proposed for the Test Phase is likely to be less than that assumed for purposes of analysis in this SEIS. For purposes of bounding the impacts it is also assumed that waste would be shipped from all 10 facilities, although it is now likely that only waste from the Rocky Flats Plant and the Idaho National Engineering Laboratory would be used during the initial phases of the proposed Test Phase. The subsequent Disposal Phase is scheduled to last 20 years.

To ensure that the transportation operations proceed safely and efficiently, the DOE has developed detailed operating plans and provided various facilities for communication, including a satellite-based vehicle tracking system. This system, called TRANSCOM, is discussed in Subsection D.2.4. In addition, the DOE has awarded a contract to a commercial carrier for the truck transport of TRU waste to the WIPP. This contract, which runs for 3 years and has options for two 1-year extensions, contains numerous provisions for the safe and efficient transport of TRU waste and for response to transportation emergencies. The key provisions of the contract include, but are not limited to, the following:

- The contractor will provide tractors wholly dedicated to contract requirements and provide technically qualified and experienced drivers for the life of the contract period. Tractors are to be domiciled and maintained within 50 miles of the WIPP and will be dispatched with a DOE-owned trailer and empty shipping containers for CH TRU waste.
- The DOE will operate a transportation operations control center called the Central Coordination Center (CCC) 24 hours a day, 7 days a week. This center will maintain day-to-day contact with the contractor carrier and the drivers.
- The contractor will be required to meet Federal regulatory requirements for the transportation of radioactive and hazardous materials, including driver training in accordance with 49 CFR, as amended, and the Commercial Motor

Vehicle Safety Act of 1986 and subsequent amendments, and manifesting requirements for mixed waste specified in 40 CFR.

- At facilities with high volumes of waste, the driver will drop the trailer and packaging at the loading location designated by the facility and will be provided a return loaded trailer for the shipment back to the WIPP. At facilities with low volumes of waste, the driver will drop the trailer and packaging at the loading location designated by the facility and wait for facility personnel to load the container and trailer and release it to the driver for the return trip to the WIPP.
- On reaching the WIPP, the driver will drop the trailer and the loaded containers at a designated location and return to the terminal.
- The contractor will be required to perform verifiable routine maintenance and inspections on the tractors and trailers before and after each movement.
- The DOE will be responsible for any maintenance and repairs to the shipping containers. If the containers need repair while en route, the contractor will take appropriate corrective steps after receiving approval from the Central Coordination Center.
- The contractor is required to provide a traffic manager (dispatcher) who will act as a single point of contact for the DOE's Technical Representative in dealing with the dispatching and scheduling of shipments and coordinating and resolving problems associated with shipments.

One of the provisions of the contract was the requirement that the carrier prepare a management plan. The plan has been prepared and is summarized in Appendix M.

#### **D.2.1.2 Rail Transport**

Since current plans call for waste transport by truck for at least 5 years, details and specifications for rail transport have yet to be completed. For example, the design of a railcar for the transportation of TRU waste has not been agreed upon by the rail companies and the DOE, and it is unknown when a certifiable shipping container would be available for use. The present design of the TRUPACT-II container may have to be modified for proper tie-down on a railcar. It may be possible that the tractor-trailer with TRUPACT-II containers could be placed on flatbed cars with only additional supports. The decisions to pursue NRC certification, design modifications, other feature modifications, and safety specification for rail transport will be made in the future as necessary.

## **D.2.2 TRANSPORTATION ROUTES**

### **D.2.2.1 Truck Transport**

**D.2.2.1.1 Applicable Regulations - The Department of Transportation.** The DOT regulations in 49 CFR 177.825 provide a routing rule for highway-route-controlled quantities of radioactive materials (WIPP shipments fall into this category). The routing rule permits States and Indian Tribes to designate routes in accordance with DOT guidelines or an equivalent routing analysis. Interstate highways must be used in the absence of a State- or Tribal-designated route, unless a deviation is necessary.

The DOT defines a "state-designated route" as a preferred route selected in accordance with the DOT "Guidelines for Selecting Preferred Highway Routes for Highway Route Controlled Quantity Shipments of Radioactive Materials," or an equivalent routing analysis that adequately considers the overall risk to the public. The designation of routes must be preceded by substantive consultation with affected local jurisdictions and with any other involved States to ensure the consideration of impacts and continuity of designated routes.

"State routing agency" means an entity (including a common agency of more than one State such as one established by Interstate compact) that is authorized to use a State legal process pursuant to 49 CFR 177.825 to impose routing requirements, enforceable by State agencies, on carriers of radioactive materials without regard to intrastate jurisdictional boundaries. This term also includes Indian Tribal authorities that have police power to regulate and enforce highway routing requirements within their lands.

The DOT regulations in 49 CFR 177.825 provide routing and training requirements for carriers of radioactive materials, which are excerpted for the reader as follows:

(a) The carrier shall ensure that any motor vehicle which contains a radioactive material for which placarding is required is operated on routes that minimize radiological risk. The carrier shall consider available information on accident rates, transit time, population density and activities, time of day, and day of week during which transportation will occur. In performance of this requirement, the carrier shall tell the driver that the motor vehicle contains radioactive materials and shall indicate the general route to be taken. This requirement does not apply when--

- 1) There is only one practicable highway route available, considering operating necessity and safety, or
- 2) The motor vehicle is operating on a preferred highway under conditions described in paragraph (b) of this section.

(b) Unless otherwise permitted by this section, a carrier and any person who operates a motor vehicle containing a package of highway route controlled quantity radioactive materials as defined in Part 173.403(l) of this subchapter shall ensure that the vehicle operates over preferred routes selected to reduce

time in transit, except that an Interstate System bypass or beltway around a city shall be used when available.

1) A preferred route consists of:

(i) An Interstate System highway for which an alternative route is not designated by a State routing agency as provided in this section, and

(ii) A State-designated route selected by a State routing agency (see Part 171.8 of this subchapter) in accordance with the DOT "Guidelines for Selecting Preferred Highway Routes for Highway Route Controlled Quantity Shipments of Radioactive Materials" and amended by HM164a (May 12, 1988) as, "an equivalent routing analysis which adequately considers overall risk to the public. Designations must have been preceded by substantive consultation with affected local jurisdictions and with any other affected States to ensure consideration of all impacts and continuity of designated routes. A State designated route is not effective until written notice has been given by the State, by certified mail, return receipt requested, to, and receipt acknowledged by, the Dockets Unit (DHM-30), Research and Special Programs Administration, U.S. Department of Transportation, Washington, D.C. 20590."

2) When a deviation from a preferred route is necessary (including emergency deviation, to the extent time permits), routes shall be selected in accordance with paragraph (a) of this section. A motor vehicle may deviate from a preferred route under any of the following circumstances:

(i) Emergency conditions that would make continued use of the preferred route unsafe.

(ii) To make necessary rest, fuel, and vehicle repair stops.

(iii) To the extent necessary to pick up, deliver, or transfer a highway route controlled quantity package of radioactive materials.

(c) A carrier who operates a motor vehicle which contains a package of highway route controlled quantity radioactive materials as defined in Part 173.403(l) of this subchapter shall prepare a written route plan and supply a copy before departure to the Research and Special Programs Administration (RSPA) as well as to the motor vehicle driver and a copy to the shipper (before departure for exclusive use shipments, or otherwise within 15 working days following departure). Any variation between the route planned and routes actually used, and the reason for it, shall be reported in an amendment to the route plan delivered to the RSPA and to the shipper as soon as practicable but within 30 days following the deviation.

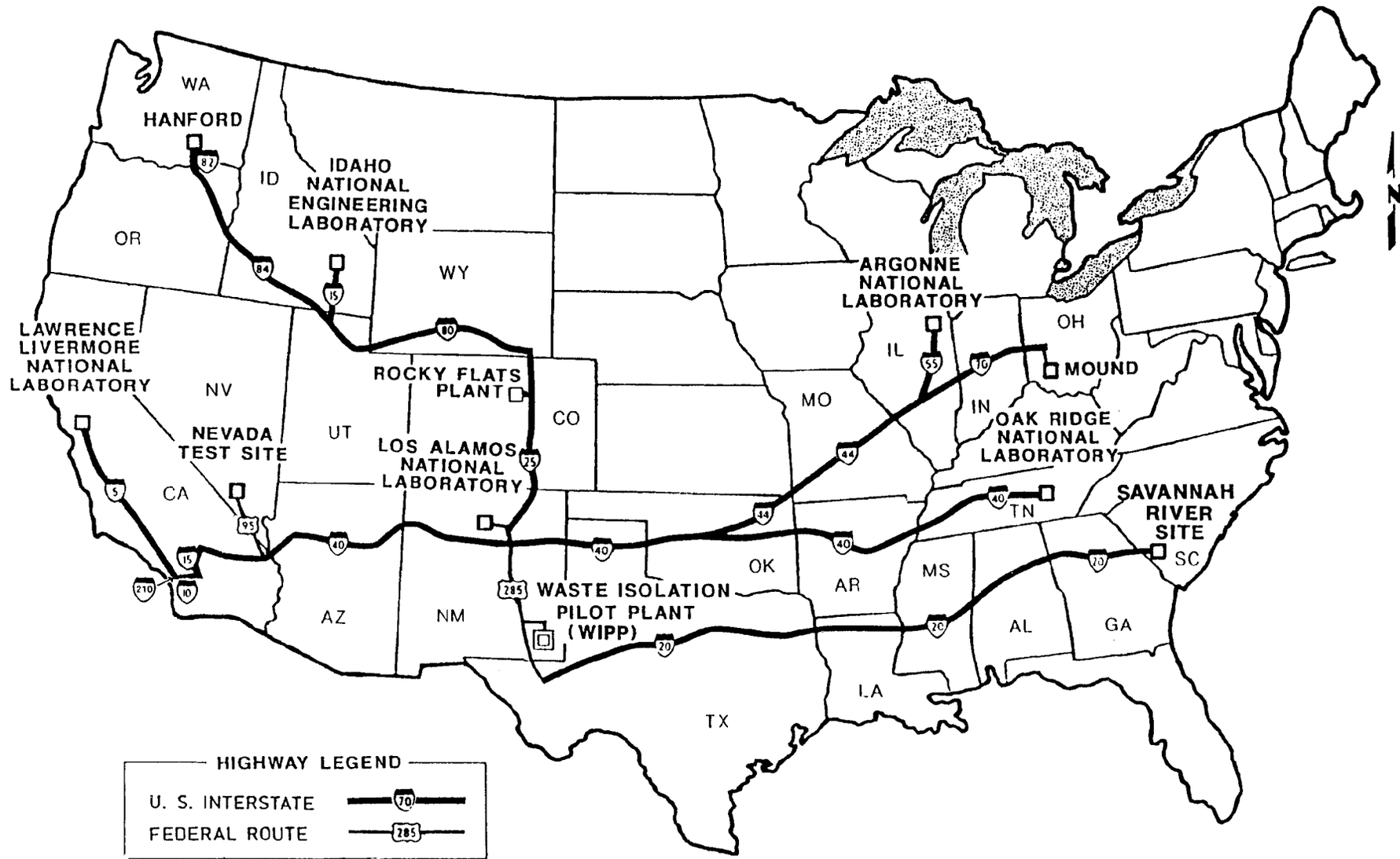
**D.2.2.1.2 Proposed Routes.** The proposed routes for transporting TRU waste to the WIPP are shown in Figure D.2.1. The various Indian Tribes along the proposed routes are shown in Figure D.2.2, and Figures D.2.3 through D.2.5 provide additional details on the routes. The route selection was based on the use of interstate highways and other criteria presented.

To ensure that road segments of concern to the State were identified, corridor States were contacted and asked to provide a qualitative assessment of hazardous road conditions that may be present along the proposed routes (Table D.2.1). The concerns about particular segments were found to be primarily related to winter driving conditions in the mountains, bridges icing up in the winter, and interchanges in urban areas. These road segments and potential problems will be noted on logs provided to the carrier. Weather conditions will be constantly monitored and drivers will be alerted to possible severe weather conditions; no shipments will be allowed during severe weather. All truck drivers will follow the DOT requirements in 49 CFR 397.7b for identifying parking areas to use in emergency situations. The DOT requirement for motor vehicles transporting hazardous waste materials other than Class A or Class B explosives is that vehicles must not be parked on or within 5 feet of the traveled portion of a public street or road except for brief periods when the necessities of operation require the vehicle to be parked and make it impracticable to park the vehicle in any other place. In addition, the DOE is investigating the use of the 50 Department of Defense facilities along the TRU waste routes for emergency parking and is working with States to identify other emergency parking facilities. The DOE welcomes any State recommendations. The following text provides additional details.

**State of New Mexico.** As shown in Figure D.2.3, all transportation routes converge in New Mexico and for that reason, New Mexico is addressed separately. Transportation and routing within the State have been identified in several agreements with the State of New Mexico. The most relevant of these is the "Supplemental Stipulated Agreement Resolving Certain State Off-Site Concerns Over WIPP," which was entered into by the State of New Mexico and the DOE in December 1982.

Based on a decision made in September 1989, the State of New Mexico will hold public hearings and initiate a formal process to designate alternate routes in New Mexico for transuranic shipments to the WIPP. The formal State recommendation is expected to be complete in Spring 1990.

The specifications of the agreement recognized that movements between incoming interstates and the relatively remote WIPP would involve local highways and that, because New Mexico is the host State, these highways would see relatively concentrated service. Therefore, the DOE agreed to support the State in efforts to obtain from Congress the funds necessary to repair and upgrade various highway segments that are designated in the agreement.



NOT TO SCALE

FIGURE D.2.1

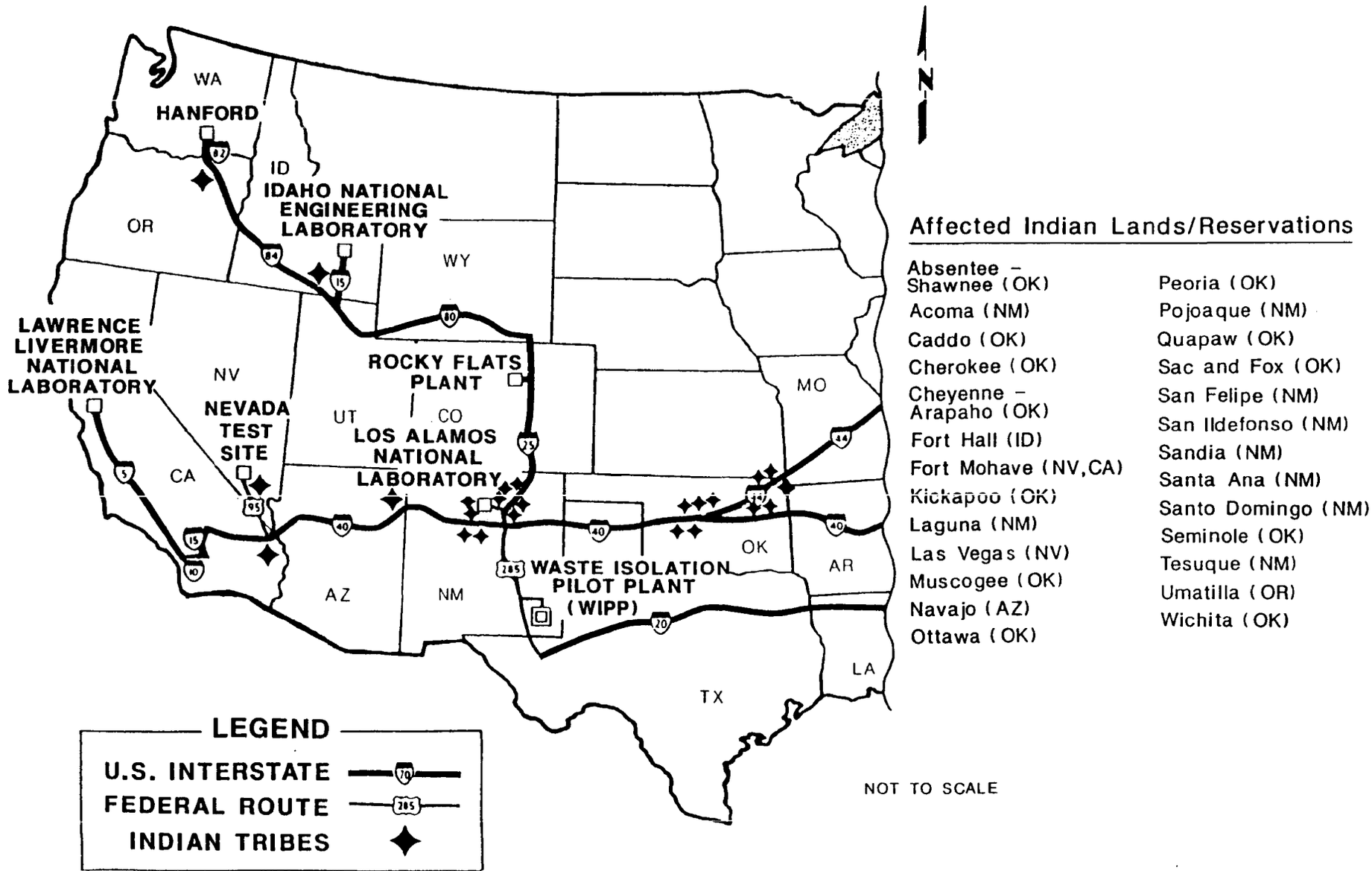
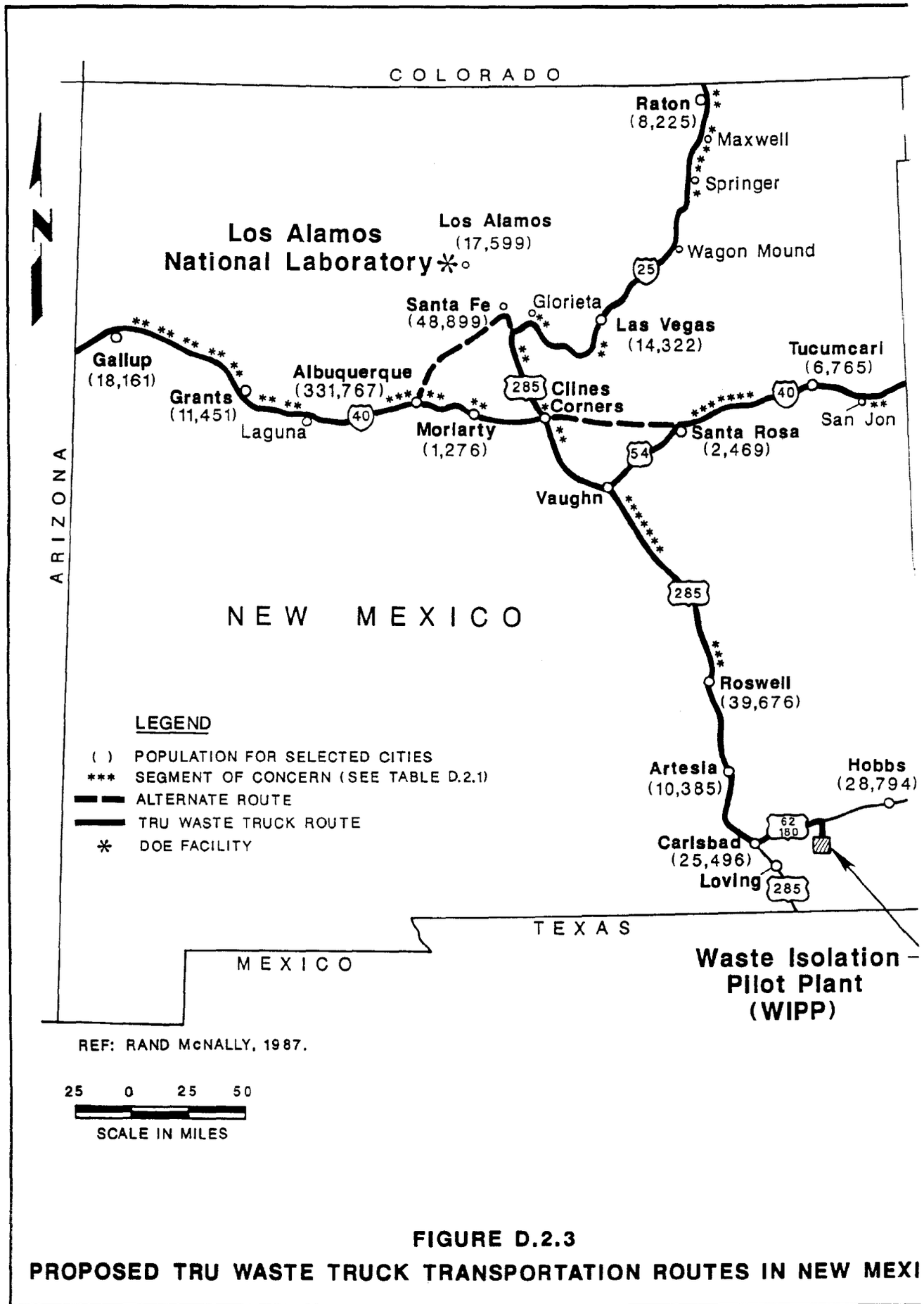


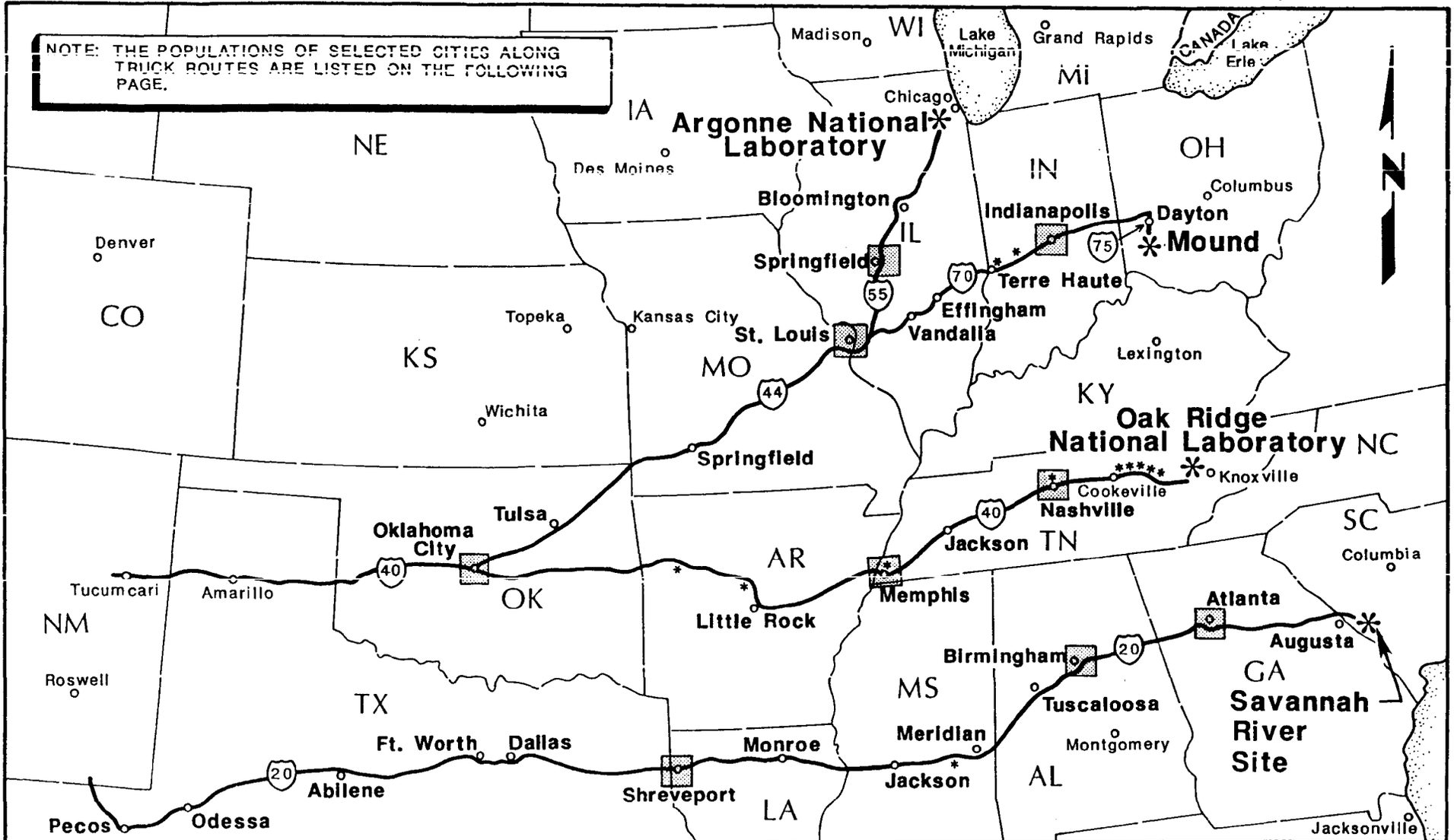
FIGURE D.2.2

INDIAN TRIBES ALONG PROPOSED TRU WASTE TRUCK TRANSPORTATION ROUTES



**FIGURE D.2.3**  
**PROPOSED TRU WASTE TRUCK TRANSPORTATION ROUTES IN NEW MEXI**

NOTE: THE POPULATIONS OF SELECTED CITIES ALONG TRUCK ROUTES ARE LISTED ON THE FOLLOWING PAGE.



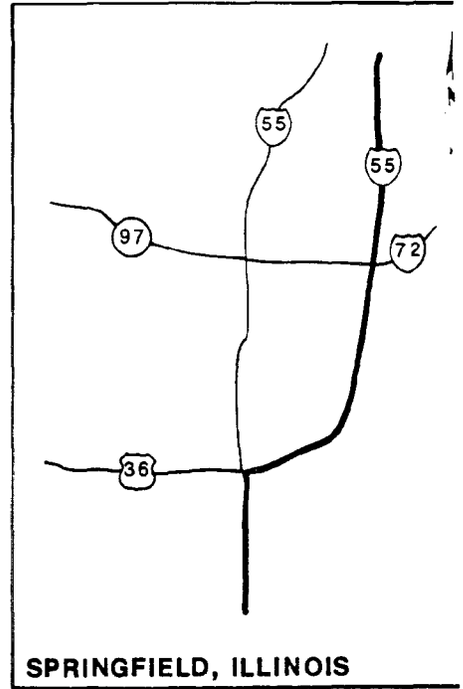
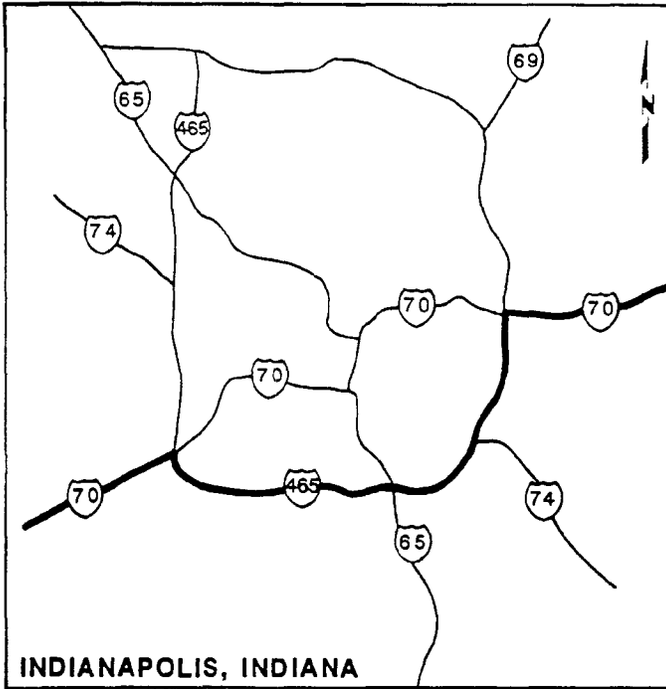
**LEGEND**

- SEE INSETS ON FOLLOWING PAGES
- \*\*\* SEGMENT OF CONCERN
- \* DOE FACILITY



REF: RAND McNALLY, 1987.

**FIGURE D.2.4**  
**PROPOSED TRU WASTE TRUCK TRANSPORTATION ROUTES**  
**FROM EASTERN DOE FACILITIES TO THE NEW MEXICO BORDER**



**Populations of Selected Cities**

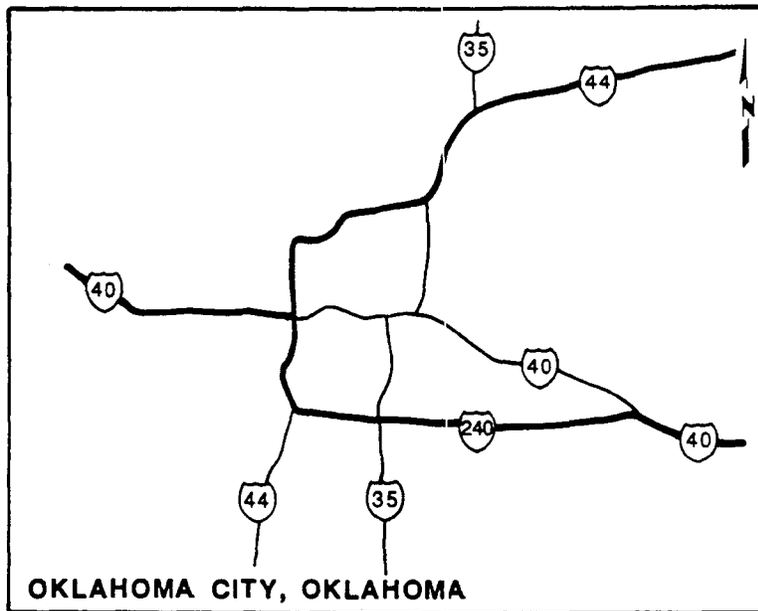
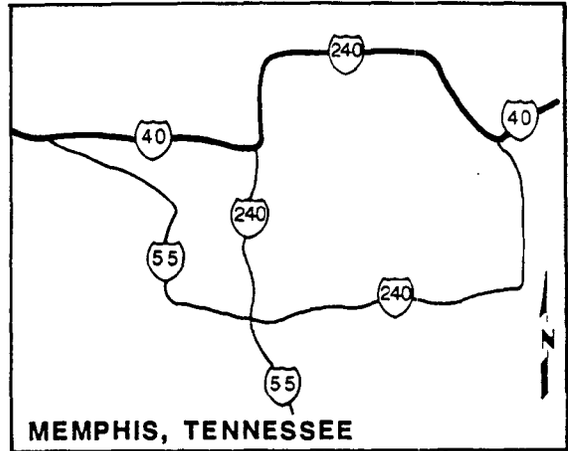
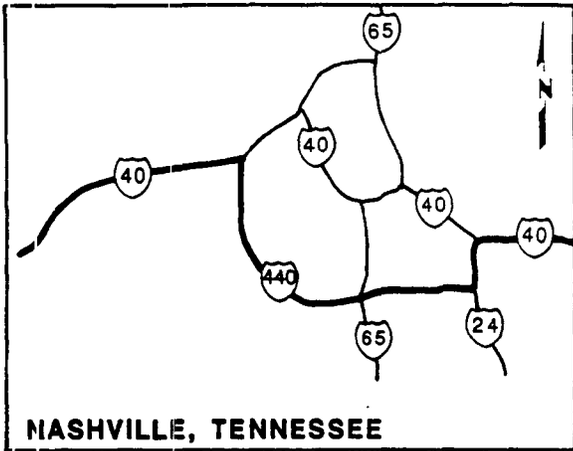
Abilene, Texas	98,31
Amarillo, Texas	149,23
Atlanta, Georgia	425,02
Augusta, Georgia	47,53
Birmingham, Alabama	284,41
Bloomington, Illinois	44,18
Dallas, Texas	904,07
Dayton, Ohio	203,58
Effingham, Illinois	11,27
Fort Worth, Texas	385,14
Indianapolis, Indiana	700,80
Jackson, Mississippi	202,89
Jackson, Tennessee	49,13
Little Rock, Arkansas	158,46
Memphis, Tennessee	646,35
Meridian, Mississippi	46,57
Monroe, Louisiana	57,59
Nashville, Tennessee	455,65
Odessa, Texas	90,02
Oklahoma City, Oklahoma	403,21
Pecos, Texas	14,61
Shreveport, Louisiana	205,81
Springfield, Illinois	99,63
Springfield, Missouri	133,11
St. Louis, Missouri	453,08
Terra Haute, Indiana	61,12
Tulsa, Oklahoma	470,59
Tuscaloosa, Alabama	75,14
Vandalia, Illinois	5,33

NOTE: THIS FIGURE SHOWS IN BOLD THE HIGHLIGHTED CITY BYPASSES  
ALONG ROUTES FROM THE ARGONNE NATIONAL LABORATORY  
AND MOUND TO OKLAHOMA CITY, OKLAHOMA.

NOT TO SCALE

REF: RAND McNALLY, 1987.

**FIGURE D.2.4 (CONTINUED)  
PROPOSED TRU WASTE TRUCK TRANSPORTATION ROUTES  
FROM EASTERN DOE FACILITIES TO THE NEW MEXICO BORDER**

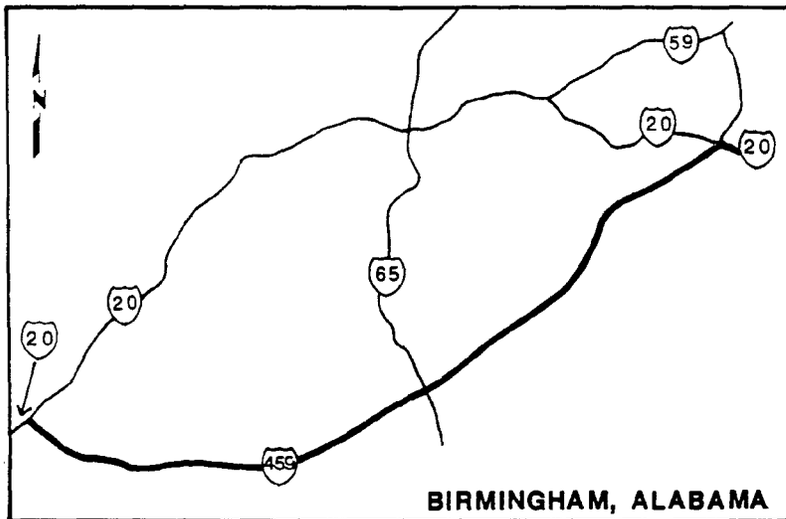
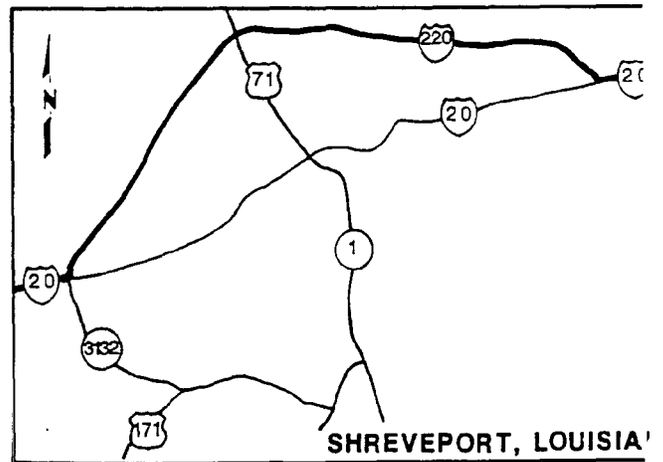
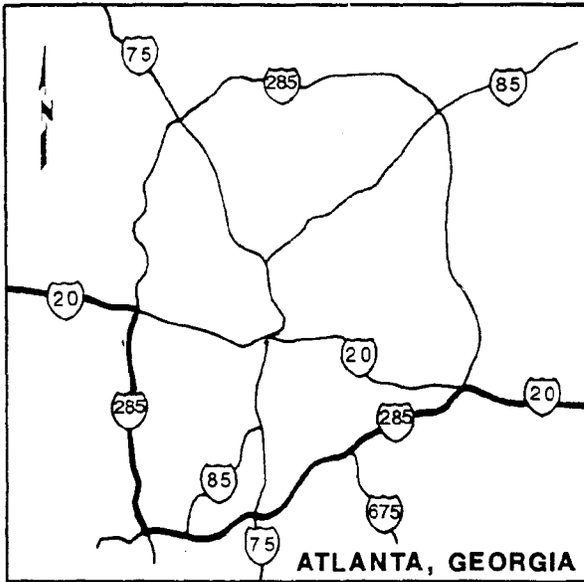


NOT TO SCALE

NOTE: THIS FIGURE SHOWS IN BOLD THE HIGHLIGHTED CITY BYPASSES ALONG THE ROUTE FROM OAK RIDGE NATIONAL LABORATORY TO THE NEW MEXICO BORDER.

REF: RAND McNALLY, 1987.

**FIGURE D.2.4 (CONTINUED)  
PROPOSED TRU WASTE TRUCK TRANSPORTATION ROUTES  
FROM EASTERN DOE FACILITIES TO THE NEW MEXICO BORDER**

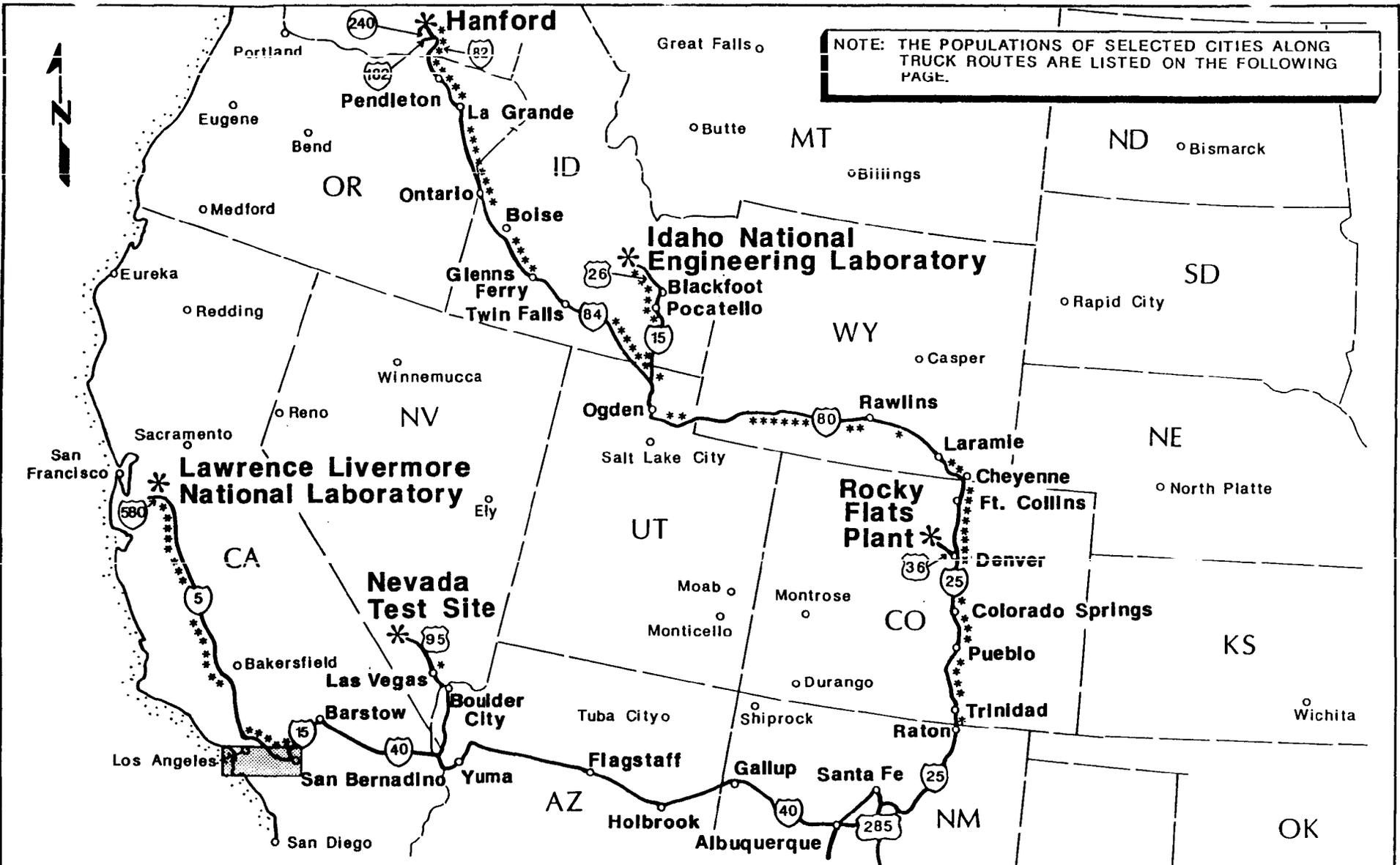


NOT TO SCALE

NOTE: THIS FIGURE SHOWS IN BOLD THE HIGHLIGHTED CITY BYPASSES ALONG THE ROUTE FROM THE SAVANNAH RIVER PLANT TO THE NEW MEXICO BORDER.

REF: RAND McNALLY, 1987.

**FIGURE D.2.4 (CONCLUDED)  
PROPOSED TRU WASTE TRUCK TRANSPORTATION ROUTES  
FROM EASTERN DOE FACILITIES TO THE NEW MEXICO BORDER**



NOTE: THE POPULATIONS OF SELECTED CITIES ALONG TRUCK ROUTES ARE LISTED ON THE FOLLOWING PAGE.

**LEGEND**

- \*\*\* SEGMENT OF CONCERN
- SEE NEXT PAGE FOR ENLARGEMENT OF AREA
- \* DOE FACILITY

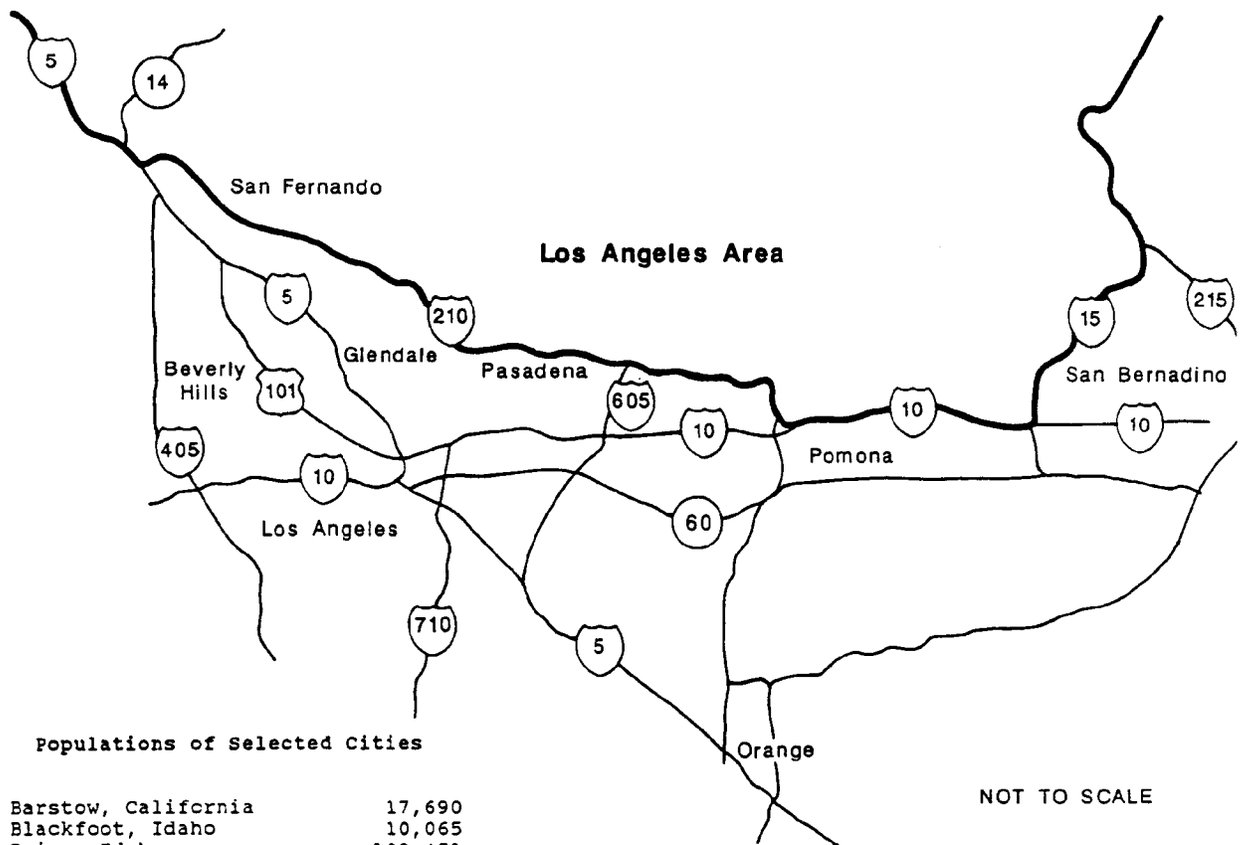


SCALE IN MILES  
REF: RAND McNALLY, 1987.

**FIGURE D.2.5**

**PROPOSED TRU WASTE TRUCK TRANSPORTATION ROUTES FROM WESTERN DOE FACILITIES TO THE NEW MEXICO BORDER**

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**Populations of Selected Cities**

Barstow, California	17,690
Blackfoot, Idaho	10,065
Boise, Idaho	102,451
Boulder City, Nevada	9,590
Cheyenne, Wyoming	47,283
Colorado Springs, Colorado	215,150
Denver, Colorado	491,396
Flagstaff, Arizona	34,641
Glenns Ferry, Idaho	1,374
Holbrook, Arizona	5,785
La Grande, Oregon	11,354
Laramie, Wyoming	24,410
Las Vegas, Nevada	164,674
Los Angeles, California	2,966,763
Ogden, Utah	64,407
Ontario, Oregon	8,814
Pasco, Washington	17,944
Pendleton, Oregon	11,354
Pocatello, Idaho	46,340
Pueblo, Colorado	101,686
Rawlins, Wyoming	11,547
San Bernadino, California	118,057
Trinidad, Colorado	9,663
Twin Falls, Idaho	26,209
Yuma, Arizona	42,433

NOT TO SCALE

REF: RAND McNALLY, 1987.

NOTE: THIS FIGURE SHOWS IN BOLD THE HIGHLIGHTED BYPA ALONG THE ROUTE FROM LAWRENCE LIVERMORE NATIONAL LABORATORY TO THE NEW MEXICO BORDE

**FIGURE D.2.5 (CONCLUDED)**  
**PROPOSED TRU WASTE TRUCK TRANSPORTATION ROUTES FROM**  
**WESTERN DOE FACILITIES TO THE NEW MEXICO BORDER**

TABLE D.2.1 Road segments of concern<sup>a</sup>

Defense facility/route	Milepost <sup>b</sup>	Geographic description	Description of concern
<b>Mound Laboratory, Ohio<sup>c</sup></b>			
I-70 (Indiana)	34-33	Approximately seven miles west of Cloverdale, Indiana	Water in east-bound lane may puddle causing trucks to hydroplane
I-70 (Indiana)	18-17	Near Terre Haute, Indiana	Overpass bridge on curve will ice
I-70 (Indiana)	11	State Highway 46 interchange, near Terre Haute, Indiana	High-volume interchange
I-70 (Indiana)	7-6	US-41 Interchange, near Terre Haute, Indiana	High-volume interchange
<b>Oak Ridge National Laboratory, Tennessee</b>			
I-40 (Tennessee)	330-287	Highway segment between Crab Orchard and Cookeville, Tennessee	Mountain driving, ice on highway during winter storms, may be impassable
I-40 (Tennessee)	210 0.00	Nashville and Memphis, Tennessee	Interchanges are busy during rush hour traffic
I-40 (Arkansas)	69.61	Just east of Clarksville, Arkansas	Flat curve in west-bound lane
I-40 (Arkansas)	125.11	Just west of Conway, Arkansas	Flat curve in east-bound lane

TABLE D.2.1 Continued

Defense facility/route	Milepost <sup>b</sup>	Geographic description	Description of concern
<b>Oak Ridge National Laboratory, Tennessee (continued)</b>			
I-40 (New Mexico)	373-358	Just east of San Jon, New Mexico	Pavement is concrete and will freeze first
I-40 (New Mexico)	326-324	Palma Hill, west of Tucumcari, New Mexico	Ices in winter
I-40 (New Mexico)	310	West of Tucumcari, New Mexico	Bad curve, accident area
I-40 (New Mexico)	291-281	East of Santa Rosa, New Mexico	Windy, drifting snow conditions
<b>Savannah River Site, South Carolina</b>			
I-20 (Mississippi)	100-92	Approximately 30 mi west of Meridian, Mississippi	Ground shifting breaks up pavement, road under construction
I-20 (Mississippi)	100	Approximately 30 mi west of Meridian, Mississippi	Long, gradual curve

TABLE D.2.1 Continued

Defense facility/route	Milepost <sup>b</sup>	Geographic description	Description of concern
<b>Hanford Reservation, Washington</b>			
I-82 (Washington)	96.6 - 132.6	Interstate from Richland, Washington south to Oregon border	Subject to freezing rain late fall to early spring
I-84 (Oregon)	208.00 - 378.00	Pendleton to Ontario, Oregon	Majority of I-84 in northeastern Oregon has hazardous winter driving conditions; mountainous driving
I-84 (Oregon)	213.00 - 225.00	Approximately five miles east of Pendleton, Oregon	Fog in winter and steep grades on hill
I-84 (Oregon)	268.00 - 280.00	Approximately eight miles east of La Grande, Oregon (Ladd Canyon)	Mountain driving; snow and ice; winter driving conditions in canyon
I-84 (Idaho) <sup>d</sup>	0.00 - 25.00	Western Idaho border to Caldwell, Idaho	"Black ice" conditions in winter
I-84 (Idaho)	50.00 - 90.00	Boise to Mountain Home, Idaho	"Black ice" conditions in winter
I-84 (Idaho)	100.00 - 121.00	East of Mountain Home, to Glenns Ferry, Idaho	When wet, concrete paving may cause trucks to jackknife
I-84 (Idaho)	222.00 - 275.65	I-84/I-86 interchange in Idaho to Utah border	Low visibility due to blowing snow or dust in early spring and winter; in general, subject to poor weather conditions

TABLE D.2.1 Continued

Defense facility/route	Milepost <sup>b</sup>	Geographic description	Description of concern
<b>Hanford Reservation, Washington</b> (continued)			
I-84 (Utah)	87.70 - 111.70	Nine miles east of Ogden, Utah	Mountain driving; Wever Canyon is subject to high winds and blowing snow
I-84/I-80 (Utah)	168.00	Interchange in Utah	High speed on curve can cause trucks to overturn
I-80 (Utah)	168.00 - 180.00	From interchange east-bound on I-80, Utah	Mountain driving; curves and shady areas with ice in winter; history of vehicles sliding off road
I-80 (Utah)	186.00 - 198.00	I-80 in Utah to Wyoming border	Pavement changes to concrete and freezes in winter; problems with vehicles sliding off road
I-80 (Wyoming)	68.97 - 212.54	Between Little America and Rawlins, Wyoming	Icy roads and strong cross winds; may have concurrent ground blizzard conditions
I-80 (Wyoming)	235.00 - 300.00	Elk Mountain area, Wyoming	Many long and steep grades may have ice, blowing snow and blizzard conditions
I-80 (Wyoming)	323.05 - 359.98	Happy Jack Summit to Cheyenne, Wyoming	Icy roads and strong cross winds; have concurrent ground blizzard conditions
I-25 (Colorado)	298.9 - 272.4	Southern Wyoming border to Fort Collins, Colorado	Hazardous storms with high winds, ground blizzards, and ice conditions

TABLE D.2.1 Continued

Defense facility/route	Milepost <sup>b</sup>	Geographic description	Description of concern
<b>Hanford Reservation Washington (continued)</b>			
I-25 (Colorado)	221 - 197.2	Between 104th St. to Arapahoe Rd., Denver, Colorado	Morning rush hour traffic (6:00 a.m. to 9:00 a.m.); and evening rush hour traffic (4:00 p.m. to 6:00 p.m.)
I-25 (Colorado)	221 - 197.2	38th St. exit and the Alameda exit south to University Ave., Denver, Colorado	During heavy rain storms, segments segments may flood several feet
I-25 (Colorado)	221 - 197.2	Broadway viaduct near Santa Fe Dr. in Denver, Colorado	Has restricted access because it is elevated and may be subject to ice conditions
I-25 (Colorado)	174	Monument Hill, 17 miles north of Colorado Springs, Colorado	Subject to severe weather with high winds, heavy rain, icy conditions, and snow blizzards. I-25 in this location often closed for weather
I-25 (Colorado)	157.1	Colorado Springs, Colorado	Rush hour traffic conditions
I-25 (Colorado)	141.8	Bijou St. exit, Colorado Springs, Colorado	Unique curves and turns may be hazardous during weather or high-speed conditions
I-25 (Colorado)	103.5	Pueblo, Colorado	Rush hour traffic conditions

D-21

TABLE D.2.1 Continued

Defense facility/route	Milepost <sup>b</sup>	Geographic description	Description of concern
<b>Hanford Reservation, Washington</b> (continued)			
I-25 (Colorado)	100	Near Colorado Fuel & Iron Plant, Pueblo, Colorado	Unique curves and turns that may be dangerous during weather or high-speed conditions
I-25 (Colorado)	15.6	Elevated portion of I-25 in Trinidad, Colorado	Has restricted access because it is elevated and may be subject to ice conditions
I-25 (Colorado)	0.0	Entire I-25 corridor in Colorado	Severe weather conditions may result in white-outs and heavy winds
I-25 (New Mexico)	454-460	Raton Pass, New Mexico	Mountain pass area, may be closed because of weather conditions
I-25 (New Mexico)	434	North of Maxwell, New Mexico	Curves and overpass may ice up
I-25 (New Mexico)	426-413	Between Maxwell and Springer, New Mexico	Winter ski traffic packs snow on road
I-25 (New Mexico)	374-369	South of Wagon Mound, New Mexico	Hill ices up in winter
I-25 (New Mexico)	323-307	South of Las Vegas, New Mexico	Icy hills with snow drifts in winter

TABLE D.2.1 Continued

Defense facility/route	Milepost <sup>b</sup>	Geographic description	Description of concern
<b>Hanford Reservation, Washington (concluded)</b>			
I-25 (New Mexico)	300-284	Glorietta Pass to Lamy area, New Mexico	Ices up with drifting snow Interchange to US-285 can be dangerous; US-285 is two-lane with old pavement
U.S.-285 (New Mexico)	276	White Lakes area, New Mexico	Hills, icy
U.S.-285 (New Mexico)	264-250	Clines Corners area, New Mexico	May have drifting snow with zero visibility, high winds
U.S.-285 (New Mexico)	239-238	South of Clines Corners, New Mexico	Hills, icy
U.S.-285 (New Mexico)	205-175	South of Vaughn, New Mexico	Snow pack, icy, windy
U.S.-285 (New Mexico)	135	20-Mile Hill, 30 mi north of Roswell, New Mexico	Long hill, weather change area
<b>Rocky Flats Plant, Colorado</b>			
SH-128; U.S.-36 (Colorado)	48 - 57.2	Segment from Rocky Flats Plant to I-25, Colorado	Area is subject to high winds and severe snow blizzards; portions of road are two-lane

TABLE D.2.1 Continued

Defense facility/route	Milepost <sup>b</sup>	Geographic description	Description of concern
<b>Idaho National Engineering Laboratory, Idaho</b>			
SH 26/20 (Idaho)	272.00 - 306.00	Entire length of State road to I-15 interchange	Road is two-lane with old pavement. Severe weather may close road. Blowing snow and wind gusts exceeding 40-60 mph are not uncommon in winter
I-15 (Idaho)	92.50 - 00.00	Entire I-15 segment from Blackfoot, Idaho to Utah border	Mountain driving; winter closures for weather of blowing snow and high wind gusts of 40-60 mph. Also, segments 3 to 10 miles in length on I-15 will be under construction until 1995
I-15 (Utah)	397.5 - 381	Plymouth to Tremonton, Utah	Mountain driving, two lanes; under construction until 1992 or 1993
<b>Lawrence Livermore National Laboratory, California</b>			
I-580 (California)	1.48 - 8.29	Altamont Pass, San Joaquin County	Steep grades
I-5 (California)	<sup>e</sup>	From I-580 to Tejon Pass, in San Joaquin Valley	Subject to heavy fog, particularly months of Dec., Jan., and Feb., clearing by 10:00 a.m. Steep grades on Tejon Pass, may close for ice or snow conditions

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TABLE D.2.1 Continued

Defense facility/route	Milepost <sup>b</sup>	Geographic description	Description of concern
<b>Lawrence Livermore National Laboratory, California (concluded)</b>			
I-5, I-210, I-10 (California)	f	Freeway interchanges in Los Angeles area	Extremely hazardous, multiple freeway interchanges
I-10, I-15 (California)	g	I-10 to I-15 interchange	Hazardous freeway interchange. May have high winds
I-15 (California)	h	Cajon Pass in San Bernadino Mountains	Steep mountain road grades, may have ice and snow road closures
I-15 (California)	i	Near Victorville, California	Steep downhill grade with curve
<b>Nevada Test Site, Nevada</b>			
U.S.-95 (Nevada)	86.65 - 70	Las Vegas area, Nevada	Dangerous intersections; I-15 - US-95 interchange capacity problem; capacity/safety problems from I-15 to Rainbow Blvd.
U.S.-95 (Nevada)	64.89 - 11.37	Junction of U.S.-93 in Las Vegas to Henderson	High speeds at intersections, construction until 1995
I-40 (New Mexico)	36-47; 63-68	Between Gallup and Grants, New Mexico	Rapid snow, ice accumulation
I-40 (New Mexico)	80-100	Between Grants and Laguna, New Mexico	Rapid snow and ice accumulation

D-25

TABLE D.2.1 Continued

Defense facility/route	Milepost <sup>b</sup>	Geographic description	Description of concern
<b>Nevada Test Site, Nevada (concluded)</b>			
I-40 (New Mexico)	104	West of Laguna, New Mexico	Wind, rapid snow and ice accumulations, steep hill
I-40 (New Mexico)	114	Near Laguna, New Mexico	Curves, high accident area
I-40 (New Mexico)	115	Laguna area, New Mexico	Wind, steep hill, accident area
I-40 (New Mexico)	126-128	East of Laguna area, New Mexico	Interchanges
I-40 (New Mexico)	149	Nine Mile Hill, west of Albuquerque, New Mexico	Sharp exit
I-40 (New Mexico)	160	Albuquerque, New Mexico "Big I" interchange	All ramps ice quickly
I-40 (New Mexico)	170-184	Tijeras Canyon, east of Albuquerque, New Mexico	Icy, winds, poor visibility; road may be closed for weather
I-40 (New Mexico)	179-183	West of Edgewood, New Mexico	Long hill can ice up
I-40 (New Mexico)	194	West end of Moriarity, New Mexico	Bad curve, accident area, fog will settle over area

TABLE D.2.1 Concluded

- <sup>a</sup> The States of Arizona, Illinois, Louisiana, Missouri, Ohio, Oklahoma, South Carolina and Texas did not report segments of concern. This table should be used in conjunction with Figure D.2.1 and the more detailed route figures. The DOE facilities are presented in order from Northeast to Southeast and Northwest to Southwest.
- <sup>b</sup> Estimated.
- <sup>c</sup> Segments of concern reported along interstate by defense facility until routes merge (e.g., I-40 in Oklahoma is confluence of Mound Laboratory route I-70 and Oak Ridge National Laboratory route I-40).
- <sup>d</sup> Also route from Idaho National Engineering Laboratory to the WIPP.
- <sup>e</sup> From milepost 28.06 in Stanislaus County to milepost 11.0 in Kern County, California.
- <sup>f</sup> From milepost 46.58 to 42.44 (on I-10) in Los Angeles County, California.
- <sup>g</sup> Milepost 9.95 on I-10 in San Bernadino County, California.
- <sup>h</sup> Milepost 15 to 34 in San Bernadino County, California.
- <sup>i</sup> Milepost 55 in San Bernadino County, California.

Two highway segments in New Mexico were identified by the DOE as potential routes in 1981, but are no longer expected to be used as State-preferred routes. However, it is likely that they would be used to carry limited shipments when circumstances (such as inclement weather) prevent transport over more direct routes as shown in Figure D.2.3. East-bound trucks on I-40 would interchange onto I-25 in Albuquerque and continue north on I-25 to the US-285 interchange, just west of Glorietta, New Mexico. They would then continue south on US-285 to the WIPP. West-bound trucks on I-40 would remain on I-40 to Clines Corners and then continue south on US-285.

Route from the Mound Laboratory, Ohio. Figure D.2.4 shows the route WIPP trucks would take from the Mound Laboratory, Ohio, to the New Mexico border. The proposed route is as follows:

- Mound Avenue (W)
- First Street (N), 0.5 mile
- State 725 (E), 0.4 mile
- I-75 (N) to I-70
- I-70 (W) to I-74/465 (S) Indianapolis, Indiana
- I-74/465 (S) to I-70 (W)
- I-70/55 (W) to I-255 (S)
- I-255 (S) to I-270 (W)
- I-270 (W) to I-44 St. Louis, Missouri
- I-44 (W) to I-40 Oklahoma City, Oklahoma
- I-40 to US-54 (S) Santa Rosa, New Mexico
- US-54 (S) to Vaughn, New Mexico
- US 285 (S) to Carlsbad, New Mexico
- US 62/180 (E), 29 miles
- WIPP North Access Road, 13 miles

Between the Mound Laboratory and New Mexico, several highway segments of concern in Indiana have been identified; these are shown on Figure D.2.4 and further described in Table D.2.1. Major populated areas with their populations are also shown in Figure D.2.4. WIPP traffic would use the beltway around St. Louis, Missouri.

Route from the Argonne National Laboratory, Illinois. Figure D.2.4 shows the proposed WIPP transportation route from the Argonne National Laboratory south of Chicago to the New Mexico border. From the Argonne National Laboratory, trucks would take the Northgate Entrance Road (NE) for 0.25 mile to Cass Avenue and go north 0.1 mi to I-55. Once on I-55, they would continue south until they intersected with I-70, east of St. Louis.

Route from the Oak Ridge National Laboratory, Tennessee. Figure D.2.4 shows the proposed transportation route from the Oak Ridge National Laboratory, southwest of Knoxville, Tennessee, to the New Mexico border. A more detailed route description is as follows:

- Bethel Valley Road (W), 1.1 miles
- Tennessee State Route 95 (S), 3.3 miles
- I-40 to I-240 (southern bypass) Oklahoma City, Oklahoma

I-240 to I-44 (N)  
I-44 to I-40  
I-40 to US-54 (S) Santa Rosa, New Mexico  
US-54 (S) to US 285 Vaughn, New Mexico  
US-285 (S) to US-62/180, Carlsbad, New Mexico  
US-62/180 (E), 29 miles  
WIPP North Access Road, 13 miles

Several hazardous road segments of concern were identified in Tennessee and Arkansas; they are shown in Figure D.2.4 and explained in Table D.2.1. WIPP traffic would use established bypasses around major cities as shown in Figure D.2.4.

Route from the Savannah River Site, South Carolina. The Savannah River Site is southwest of Columbia, South Carolina, just east of the Georgia border. The proposed TRU waste transportation route from the Savannah River Site to the WIPP follows I-20 for most of the route. Figure D.2.4 shows the proposed route with major cities, bypasses, and segments of concern. The local route from the Savannah River Site to I-20 has not yet been determined. The rest of the route can be described as follows:

I-20 (W) to I-285 (southern bypass) Atlanta, Georgia  
I-285 to I-20 (W)  
I-20 to I-459 (W) Birmingham Bypass  
I-459 (W) to I-20 (W)  
I-20 to US-285 (N), Pecos, Texas  
US-285 (N) to US-62/180, Carlsbad, New Mexico  
US-62/180 (E), 29 miles  
WIPP North Access Road, 13 miles

Route from the Hanford Reservation, Washington. The DOE's Hanford Reservation is north of the Tri-Cities area in south-central Washington. Figure D.2.5 shows the proposed route from Hanford to the New Mexico border, including major cities and road segments of concern. The route would pass through mountainous areas of Oregon, Idaho, Utah, Wyoming, and Colorado. A brief description of the route follows:

SR-240 (S), 3.4 miles  
I-182 (E), 5-10 miles  
I-82 (E) to I-84 (Oregon, Idaho, Utah)  
I-84 to I-80 (Utah)  
I-80 to I-25 (Wyoming, Colorado, New Mexico)  
NM US-285 to NM US-62/180  
US-62/180 (E), 29 miles  
WIPP North Access Road, 13 miles

Route from the Idaho National Engineering Laboratory, Idaho. The Idaho National Engineering Laboratory is west of Idaho Falls in southeastern Idaho. Figure D.2.5 shows the proposed highway route from Idaho National Engineering Laboratory to where it will intersect with the Hanford Reservation transportation corridor. US-26 will be used to access I-15.

Route from the Rocky Flats Plant, Colorado. The Rocky Flats Plant is between Golden and Boulder, Colorado, west of Denver. TRU waste shipments to the WIPP would follow the transportation corridor in Colorado shown for the Hanford Reservation in Figure D.2.5. Access from the plant to I-25 would be as follows:

Exit RFP by State Highway 93 (N) to State Highway 128  
State Highway 128 (E) to US Highway 36  
US Highway 36 (S) to I-25

Route from the Los Alamos National Laboratory, New Mexico. The Los Alamos National Laboratory is shown in Figure D.2.3. At the time of this writing, approximately one-third of a relief route to the west of Santa Fe is under construction. A second bypass, known as the Los Alamos-Santa Fe Corridor, is planned for future construction, although funding commitments have not yet been made. Shipments from Los Alamos would use the relief route or the Los Alamos-Santa Fe Corridor to access I-25, which would be used to access US-285.

Route from the Lawrence Livermore National Laboratory, California. The Lawrence Livermore National Laboratory is located just west of Stockton, California. Figure D.2.5 shows the proposed route for transporting TRU waste to the New Mexico border. The State of California is in the process of evaluating additional routes in California and plans to propose an alternate route in 1990 for WIPP-related use. No TRU waste shipments are planned from the Lawrence Livermore National Laboratory during the first 5 years of the WIPP program. The following describes in more detail the proposed route:

South Exit 0.5 mile on East Avenue  
Right on Vasco 3.0 miles on I-580  
I-580 South 35 miles to I-5  
I-5 to I-210  
I-210 to I-10  
I-10 to I-15  
I-15 to I-40  
I-40 to NM US-285  
NM US-285 to NM US-62/180, Carlsbad, New Mexico  
US-62/180 (E), 29 miles  
WIPP North Access Road, 13 miles

Route from the Nevada Test Site, Nevada. Highway access from the Nevada Test Site is northwest of Las Vegas. TRU waste will be transported on US-95 to I-40; Figure D.2.5 shows the proposed route to the New Mexico border.

#### D.2.2.2 Rail Transport

There are no regulatory requirements related to the selection of routes to be used for rail shipment of TRU waste (or any other material). However, the Federal Railroad Administration (FRA), which is the delegated enforcement arm of the DOT, does request to be informed of any hazardous materials shipments and will provide an evaluation of

the proposed rail route for the shipper. In addition, the FRA will provide regular (e.g. each 6 months) safety inspections of the route.

Six mainline rail companies have rail lines that would provide access to eight waste facilities. These are the Atchison-Topeka Santa Fe (now known as the Santa Fe Railroad), the Union Pacific (which also owns the Missouri Pacific), Mid-South, CSX Transportation, Norfolk-Southern, and Denver, Rio Grande. The two facilities that are not readily accessible by mainline railroads or that would require truck transportation to a railspur are the Nevada Test Site and Los Alamos National Laboratory. Figure D.2.6 shows the proposed rail routes and mainline companies. As noted in the figure, only the Argonne National Laboratory would be able to transport directly to the WIPP without changing rail companies during shipment; between one and five transfers would be required for transporting TRU waste from the other waste facilities.

### **D.2.3 TRANSPORTATION PLANNING AND RESPONSIBILITIES**

#### **D.2.3.1 General**

The truck transportation system will consist of the shippers (the waste facilities), the carrier (the trucking contractor), and the receiver (the WIPP). Overall management of the transportation system will be conducted at the WIPP at the Central Coordination Center.

Transportation planning tasks such as the development of transportation strategies and plans and the implementation of TRU waste shipments will be coordinated by DOE personnel.

An overall schedule will be developed by WIPP Transportation Operations in cooperation with the TRU Waste and Integration Department of the Westinghouse Electric Corporation, the operating contractor for the WIPP. A strategy will be developed for the optimum employment of available TRUPACT-II containers. The schedule will be revised at the end of each fiscal year to reflect the current operating experience of the transportation system and updated waste projections. A midyear update will be provided. A short-range schedule reflecting a 6-week projection will be developed in close cooperation with the waste shipper traffic managers. This schedule will be developed to implement the long-term schedule.

With respect to transportation, each of the waste facilities will be responsible for the following transportation activities:

- Interacting with the WIPP and involved States on institutional issues
- Certifying TRU waste to meet the WIPP Waste Acceptance Criteria (WAC)
- Meeting the shipment schedule developed by WIPP Transportation Operations and the waste facilities

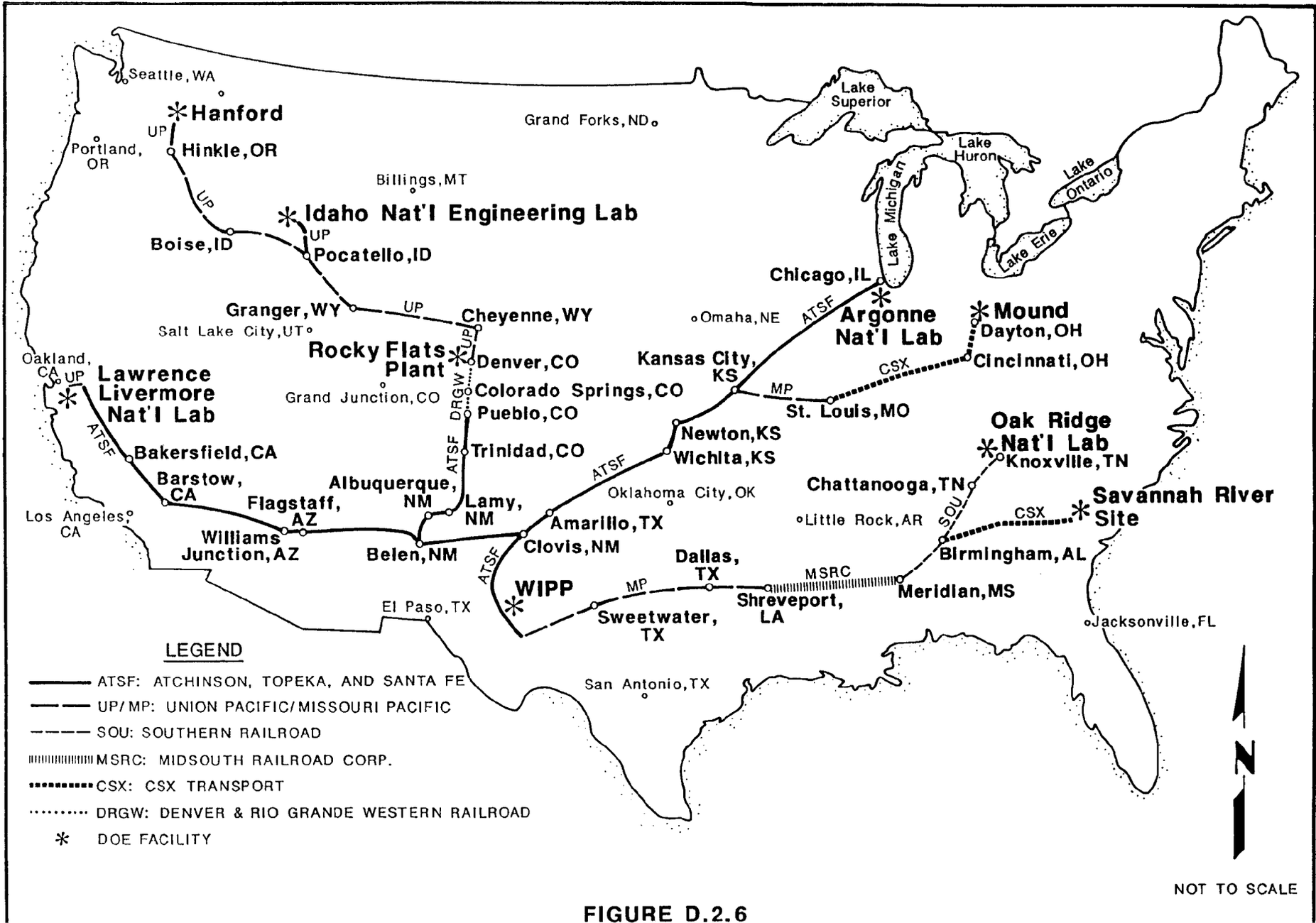


FIGURE D.2.6

NOT TO SCALE

- Reporting the status of the TRUPACT-II containers and NuPac 72B casks to the Central Coordination Center
- Loading TRU waste into TRUPACT-II containers and NuPac 72B casks
- Meeting DOT and RCRA shipping paper requirements
- Dispatching loaded TRUPACT-II containers and NuPac 72B casks
- Notifying the Central Coordination Center of shipments
- Following on-site emergency response procedures for TRU waste loading accidents.

The trucking contractor will be responsible for the actual physical movement of the TRUPACT-II containers and NuPac 72B casks between the waste sites and the WIPP. The contractor will provide a dedicated tractor fleet, dedicated drivers, and a dedicated manager for this contract. The responsibilities of the contractor are outlined in the summary of the management plan in Appendix M.

The DOE will be responsible for the following transportation tasks:

- Interfacing on institutional issues with other Federal, State, and local agencies in conjunction with TRU waste facilities and local DOE field offices
- Coordinating with the waste facilities
- Planning TRU waste transportation
- Translating DOE policies into operating procedures
- Establishing and operating the Central Coordination Center
- Administering the contract of the trucking contractor
- Budgeting transportation operations
- Procuring transport packaging and trailers with placard holders
- Scheduling shipments in coordination with the traffic managers at the waste facilities
- Receiving shipments
- Maintaining communications equipment
- Complying with procedures and reporting requirements

- Reporting routine activities and nonroutine incidents to appropriate authorities
- Monitoring and evaluating the performance of the trucking contractor.

#### D.2.3.2 Preoperational Checkout

Before shipment of TRU waste, as part of an overall integrated operations demonstration, multiple dry runs from each waste facility to the WIPP will be conducted as a part of a series of preoperational checks designed to provide experience and hands-on training for the drivers of the trucking contractor and the operations personnel of the waste facility and the WIPP. A summary of the preoperational checkout plan is provided here to describe the types of testing and training procedures used by the WIPP, the waste facilities, affected States, and the trucking contractor. The checkout will provide a review of the completeness of the facility readiness review procedures, will determine the adequacy of facility readiness, and will allow the review process to track incomplete items to closure. The checkout is designated to:

- Validate the facility's ability to load and ship a TRUPACT container
- Provide experience in using the TRANSCOM tracking and communication system
- Evaluate the responsibilities of States and Indian Tribes
- Evaluate the procedures for waste receipt and emplacement at the WIPP.

The intent of these dry runs is to incorporate as many realistic conditions and procedural checks as possible into a training exercise and to incorporate any changes into the existing procedures before actual shipment. At least two dry-run preoperational checkouts will be conducted at each facility before any actual shipments. If requested by appropriate authorities, additional dry-run preoperational checkouts will be scheduled to ensure readiness of all participants for actual shipments.

It is expected that the products of the preoperational checkouts would include:

- Final shipment procedures for waste facilities and the WIPP, including the WIPP Waste Information System
- Final procedures for interactions with States and Indian Tribes regarding TRU waste shipments
- Final procedures for TRU waste receipt, unloading, and emplacement
- Driver training and familiarization with the preferred routes
- Operational readiness reviews for each waste facility confirming readiness to ship TRU waste.

A typical dry run will begin with the receipt of the empty TRUPACT-II container at the waste facility and end with receipt, unloading, and emplacement at the WIPP. The latter will be done at the discretion of the WIPP waste-handling operations manager. There is no mandatory requirement for the underground emplacement of drums for every checkout. During each dry run, various scenarios for en route events will be initiated by WIPP personnel or by the driver to test systems on the truck or at the WIPP. The locations of each event will be modified for each preoperational checkout to fit the participating waste facility. The dry runs will be tracked with the TRANSCOM system and monitored by WIPP personnel at the CCC; digital communication will be established with the driver on a periodic basis, following established TRANSCOM procedures. As a minimum, on the return trip, drivers will input simulated "shipment problems" via the TRANSCOM to test the CCC operator responsiveness. These may include, but are not limited to, mechanical problems, protestors, sabotage, vehicle accidents, severe weather conditions, or the need to deviate from the preferred route. The CCC operator, following approved procedures, will provide the appropriate direction. On at least one occasion, the operator will ignore a message from the driver to verify that the Transportation Control Center in Oak Ridge, Tennessee, is monitoring the shipment.

Dry runs provide an opportunity to test various shipment scenarios. Data obtained regarding travel times to and from each facility will be used to establish a baseline for future shipments. All routes used during the dry runs will be those contained in the DOE-approved trucking management plan. On occasion, the driver will be instructed to deviate from these routes to test the alertness of the shipment monitoring agencies.

Summaries of various dry-run test scenarios are provided below with the expected response. Those summaries marked with an asterisk were used on dry runs in January and June 1989. These dry runs used an "engineering model" of the TRUPACT-II on a prototype WIPP trailer. These initial dry runs were made to determine shipment time, and to give the driver experience in using the TRANSCOM keyboard, in interacting with the TRANSCOM operator, in using the mobile phone, in using the KAVOURAS weather forecast system, and in responding to a variety of simulated accident scenarios.

- \*1) Evaluator-induced scenario: National weather channel indicates severe storm approaching the shipper's area. KAVOURAS system indicates temperatures below zero and 15-mph winds.

The operator contacts the facility traffic manager and Transportation Operations personnel to make a coordinated decision of appropriate action. The trucking contractor should be notified of delay if not alerted by driver.

- \*2) Evaluator-induced scenario: No communication capability with driver through TRANSCOM.

The operator attempts to call the driver via the mobile phone. Instructs driver to call in every 2 hours or when crossing a State border. The operator provides the Transportation Control Center with location provided by driver for manual input to TRANSCOM.

- 3) Driver-induced scenario: Tractor placed out of service because of excessive play on the right front axle. Vehicle cannot be repaired locally and must be replaced. The gross vehicle weight at weigh station was 79,748 pounds. The driver will notify the Transportation Control Center, and secure approval for the Proposed Action.

The operator should notify the trucking contractor of replacement requirement, as well as the receiver (WIPP Transportation Operations) and the shipper. Weight was specified, as it will require a special tractor not to exceed the 80,000-pound limit. Operator should be aware of weight limitations.

- \*4) Driver-induced scenario: Broken radiator hose. Driver can arrange repair. Estimated 2-hour delay.

The operator will notify the trucking contractor and WIPP Transportation Operations.

- 5) Driver-induced scenario: Protesters harassing shipment. Path blocked by protestor vehicles. Carrier tractor damaged by thrown objects. Demonstrators becoming more and more violent.

The operator notifies WIPP Transportation Operations, the waste facility, local law enforcement agency, and trucking contractor. Tractor replacement may be required. The operator stays in contact with driver.

- \*6) Evaluator-induced scenario: Information provided by the State Highway Patrol: on the downhill slope of the pass, the tractor brakes failed; the driver attempted to keep control but the vehicle overturned. All three TRUPACT-II containers have broken loose and are scattered within 100 yards of the trailer. The drivers have been seriously injured. Not known whether there was any spread of contamination. No further information available at this time.

The operator follows the notification plan given in Appendix C.

- \*7) Evaluator-induced scenario: Two vehicle accident. Collision between carrier vehicle and auto which entered interstate from on ramp, cutting off tractor-trailer. The auto was totalled. The tractor driver was injured seriously. TRUPACT-II containers are undamaged. The tractor is inoperable (right front fender and frame crushed). Damage to car--\$12,000; to tractor--\$7,000. Local authorities at the scene; the ambulance has departed.

The operator notifies the WIPP Project Office, WIPP Transportation Operations, trucking contractor, and the facility traffic manager. The trucking contractor will arrange for replacement tractor and driver replacement.

- \*8) Driver-induced scenario: 100-mile check shows broken U-bolt in the third rearmost container, right rear corner.

The operator notifies the WIPP Transportation Operations, which arranges for installation of a replacement by a qualified individual. Appropriate staff at the WIPP Project Office would be notified of the event.

- 9) An evaluator-induced scenario that is yet to be used is as follows: At some point while a dry run shipment is traversing a State, the State police and highway patrol will be notified that TRANSCOM contact with the shipment has been lost and their assistance is requested in locating the vehicle. The State will use its resources to locate the vehicle and pull it over. Once located, the driver will contact the Central Coordination Center and notify the operator of his location. The State police or highway patrol representative will also notify his headquarters that the vehicle has been located, and they, in turn, will notify the CCC operator. This will exercise both lines of communication. This may be implemented in each State the vehicle passes through.

#### **D.2.4 VEHICLE TRACKING SYSTEM**

The CCC at the WIPP will use the Transportation Tracking and Communication System (TRANSCOM) to track TRU waste shipments. This system is operated by the DOE's Oak Ridge Operations Office and is linked to the WIPP at the CCC via a dedicated telephone line. TRANSCOM will use a land-based LORAN-C positioning system to obtain longitude/latitude information. This information is calculated by a LORAN-C receiver and transporter antenna attached to the trailer. Signals will be transmitted via satellite to a commercial ground station and then to the TRANSCOM Control Center (TCC). The satellite communications system allows digital communication between the driver and the CCC at the WIPP. The CCC is able to communicate directly with the en route driver by mobile telephone. The TCC will provide access to the tracking system to those Indian Tribes, States, and facilities that need to monitor TRU waste shipments.

The location of the tracked vehicle will be monitored by the CCC so as to detect any deviation from the preferred route. Frequency of detection is limited by the frequency of vehicle location transmissions to the TCC. For TRU waste shipments, the frequency will be approximately every 15 minutes.

In New Mexico, as elsewhere, the officials of the State and the Indian Tribes will also have access to limited functions of TRANSCOM. The appropriate software training will be provided to enable them to receive data regarding TRU waste shipments passing through their jurisdictions.

Integrated with the TRU waste shipment system will be a set of activities that function to deter, protect, detect, and respond to unauthorized possession, use, or sabotage of TRU waste shipments. These activities will include:

- 1) Close, continued surveillance of the en route shipment by means of the TRANSCOM vehicle tracking and two-way communications system.
- 2) Efforts to minimize intermediate stops for each shipment.

- 3) Constant surveillance of the vehicle and cargo during transit. One of the drivers in the two-person truck crew will remain with the unit at all times, including refueling, food, and relief stops. A vehicle will be considered to be under surveillance when one driver is in the vehicle, awake, and not in the sleeper berth, or is within 100 feet of the vehicle and has the vehicle within an unobstructed field of view.
- 4) Use of a tamper-proof fifth wheel locking device.
- 5) The use of an escort vehicle would be a decision made by the appropriate State agency, with due consideration for DOT regulations. The DOE does not plan to use any escorts because with real-time tracking of shipments, accident situations would be identified and communications with the vehicle would take place almost immediately.

## D.3 TRANSPORTATION RISKS

### D.3.1 INTRODUCTION

This section presents an analysis of the risks involved in shipping CH and RH TRU waste to the WIPP. These risks fall into two general categories: radiological risks and nonradiological risks, and each of these categories can be further divided into risks incurred from transportation under normal conditions and from transportation accidents.

This analysis of transportation risks was conducted in a manner similar to other risk assessments, including the WIPP FEIS, using the methodology established by the NRC in studies done in the late 1970s. Although computer models and basic assumptions have been refined since these studies, the basic approach to assessing risk remains essentially the same. The primary reason for this stability of research methods is that this approach has proved to be accurate and reliable.

The analytical models or codes used in this analysis have been extensively documented elsewhere (Peterson, 1984; Joy et al., 1982; NRC, 1977; Taylor and Daniel, 1977; AEC, 1972). The code used to calculate radiological risks was RADTRAN II (Taylor and Daniel, 1982), a revision of the RADTRAN code (Taylor and Daniel, 1977). This code is the product of almost 15 years of development and is a flexible analytical tool for calculating the impacts of both normal transportation and transportation accidents.

The initial RADTRAN code and its subsequent versions have been used to prepare a number of key risk assessment documents, including the environmental assessment used in hearings held by the Interstate Commerce Commission on the issue of shipping radioactive materials by special-use trains; the Final Environmental Impact Statement on the Transportation of Radioactive Material by Air and Other Modes (NRC, 1977); the shipping risk analysis presented in the WIPP FEIS; and subsequent environmental and technical documentation for shipping TRU waste to the WIPP.

The RADTRAN model continues to be modified and refined; even at the present time changes are being made to the code. However, the versions of RADTRAN used in this SEIS have been validated by extensive use and assessment.

The major revisions to RADTRAN II from the earlier RADTRAN version used in the FEIS include the following:

#### Incident-Free Model (Transportation Under Normal Conditions)

- Shielding options in urban and suburban areas
- Checks for regulatory consistency
- Addition of rail crew doses

- Inclusion of rail travel through urban areas
- Revision of dose-while-stopped model
- Three package-size discriminators for handlers
- Pedestrian dose evaluated in cities

#### Accident Model

- Groundshine dose evaluated
- Cloudshine dose evaluated
- Economic impacts included
- Early morbidities evaluated
- Genetic effects evaluated
- Building dose factors included
- Inclusion of urban pedestrian inhalation dose
- Addition of Pasquill stability category option
- Expanded material dispersibility classes

#### General

- Redesign of input and output

Incident-free radiological risks occur during routine transportation and are the result of public and worker exposures to direct radiation at levels allowed by transportation regulations. While radiation shielding is incorporated into package designs where needed in accordance with DOT and NRC regulations, workers, vehicle crew members, and the public along the transportation routes will be exposed to very low dose rates of direct radiation from the packages during incident-free transportation. These low doses usually fall below the threshold of natural background radiation.

In the case of transportation accidents, radiological risks could be incurred if any radioactive material is released into the environment and is spread by winds or possibly through the plume of a fire that occurs during the accident. Since TRU waste emits primarily nonpenetrating (i.e., will not penetrate the skin) radiation, the released material must be either inhaled or ingested in order to present an immediate health hazard.

In order to evaluate the radiological risks of accidents, it is necessary to do a probabilistic analysis--that is, to consider the probability of an accident occurring and the potential consequences of that accident. This analysis includes the following steps:

- 1) a description of the physical, chemical, and radiological characteristics of the waste
- 2) a system description (types of shipping containers, number of containers per shipment, etc.)
- 3) an identification of potential accident scenarios in which radioactive material may be released
- 4) a probability to be assigned to the release scenarios
- 5) an estimate of the amount and type of material released in each scenario (the release fraction)

- 6) an evaluation of consequences, most often in terms of radiation exposure to the worker and the public.

In addition, a credible probabilistic evaluation of the radiological risks of accidents must include variations in transportation routes, population density along the routes and weather characteristics that could affect the results.

In the RADTRAN transportation accident model, the consequences of accidents are apportioned among eight severity categories and calculated for truck and rail transport (see Tables D.3.15 and D.3.16). Each severity category is associated with a release fraction and probability of occurrence. These categories are related to fire and mechanical forces expected in an accident, but specific accident scenarios are not described for the severity categories. The model for calculating release combines the fraction of material that is released from the shipping container with the fraction of material that becomes airborne and the fraction of the released material that is of respirable size. These latter fractions are based on the characteristics of the waste and the mechanisms by which the release occurs.

For this analysis, an average release fraction for each severity category was estimated, and the shipping containers were assumed to respond the same way in an accident regardless of the waste contents or waste form. It was further assumed that there would be no release for accidents assigned to severity category one or two, which a Type B shipping container or cask (e.g., TRUPACT-II or RH cask) must survive intact in order to be certified by the NRC.

Releases from crush impacts were expected to be limited to the Type A containers (55-gal drums/standard waste boxes) only and those to be limited to the interior of the TRUPACT-II containers with no subsequent release for accidents below severity category six. Releases from the TRUPACT-II were assumed to be possible during accidents involving fires in category three or above. The release fractions were increased for each succeeding severity category. The release fractions for each severity category were combined with the accident rates for each category, the probability of a fire or impact event, the travel distance per shipment, and the fraction of travel through each population density zone to determine a cumulative, probability-weighted consequence for each shipment in terms of radiation doses.

To complement the radiological incident-free and probabilistic accident risk analysis, bounding case accidents were postulated and their radiological consequences analyzed. These accidents were assumed to occur under conditions which maximized, within reasonable bounds, the consequences to exposed population groups.

In addition to the analyses of transportation radiological risks, an analysis was conducted of the nonradiological risks associated with projected shipments of TRU waste. These risks include potential injuries and fatalities along the truck and rail routes from accidents that are unrelated to the cargo and are based on historical injury and fatality rates for truck and rail traffic. These risks also include the exposure of populations along the routes to vehicle emissions from the TRU truck and rail shipments.

Although the transportation of TRU waste cannot be made entirely risk free, with reasonable planning and control, risks can be reduced to a level usually below that of comparable shipments (e.g., commercial shipments of hazardous materials such as gasoline) on the nation's transportation routes.

A more complete picture of how various components of the transportation system fit together to provide reliability and ensure the safety of the TRU waste shipping campaign is provided when Appendix C, Appendix L, and Appendix M are reviewed in conjunction with this appendix.

- Appendix C discusses emergency response training, procedures, and plans for the WIPP shipping campaign.
- Appendix L discusses the design, certification, and operation of the TRUPACT-II shipping container for CH TRU waste and the NuPac 72B shipping cask for RH TRU waste.
- Appendix M summarizes the trucking contract, including qualifications standards and training requirements for drivers, and quality assurance standards applicable to operational activities.

The approach to the transportation of TRU waste continues to be based on proven and safe practices established in transporting this waste to retrievable storage facilities at several sites over the last 20 years. These transportation practices are enhanced by the training, certification, regulatory compliance, safety, and quality assurance procedures discussed in the above-cited appendices.

### **D.3.2 INCIDENT-FREE RISKS**

#### **D.3.2.1 Method for Calculating Radiological Risks from Normal Transportation**

The analysis of incident-free radiological risks began with an estimate of the volumes and characteristics of the waste to be transported. As discussed in more detail in Appendix B, the volumes of waste currently in storage and projected to be generated through the year 2013 were estimated from the 1987 Integrated Data Base (ORNL, 1987). These volumes were scaled-up to the maximum amount of waste that could be emplaced at the WIPP (approximately 6.45 million ft<sup>3</sup>) and are shown in Table D.3.1. The analysis assumed that for truck shipments CH TRU waste would be packaged in Type A 55-gallon drums and transported in TRUPACT-II shipping containers, with each TRUPACT-II carrying two 7-packs of drums and 3 TRUPACT-II containers or 42 drums, per shipment. RH TRU waste was assumed to be transported in RH casks (one cask per shipment). For these conditions, the number of shipments to the WIPP was calculated as shown in Table D.3.2. For rail shipments, six TRUPACT-II containers on a single railcar constitute a CH shipment, and two RH casks on a railcar constitute an RH shipment.

For incident-free shipments, important waste characteristics include the radionuclide composition of the waste and the total amount (curies) of each radionuclide transported

TABLE D.3.1 Year 2013 projected retrievably stored and newly generated TRU waste volumes

Facility	1987 IDB 12/31/86 stored (ft <sup>3</sup> )	1987 IDB amount generated through 2013 (ft <sup>3</sup> )	Total base (ft <sup>3</sup> )	Volume scale-up (ft <sup>3</sup> )	Total maximum volume case (ft <sup>3</sup> )
Contact-Handled					
Idaho National Engineering Laboratory (INEL)	1.07 x 10 <sup>6</sup>	9.92 x 10 <sup>3</sup>	1.08 x 10 <sup>6</sup>	1.16 x 10 <sup>5</sup>	1.20 x 10 <sup>6</sup>
Rocky Flats Plant (RFP)	0	2.04 x 10 <sup>6</sup>	2.04 x 10 <sup>6</sup>	2.19 x 10 <sup>5</sup>	2.26 x 10 <sup>6</sup>
Hanford Reservation (HANF)	2.93 x 10 <sup>5</sup>	5.38 x 10 <sup>5</sup>	8.31 x 10 <sup>5</sup>	8.93 x 10 <sup>4</sup>	9.20 x 10 <sup>5</sup>
Savannah River Site (SRS)	9.15 x 10 <sup>4</sup>	6.16 x 10 <sup>5</sup>	7.07 x 10 <sup>5</sup>	7.60 x 10 <sup>4</sup>	7.83 x 10 <sup>5</sup>
Los Alamos National Laboratory (LANL)	2.51 x 10 <sup>5</sup>	3.02 x 10 <sup>5</sup>	5.53 x 10 <sup>5</sup>	5.95 x 10 <sup>4</sup>	6.13 x 10 <sup>5</sup>
Oak Ridge National Laboratory (ORNL)	1.92 x 10 <sup>4</sup>	4.20 x 10 <sup>4</sup>	6.12 x 10 <sup>4</sup>	6.77 x 10 <sup>3</sup>	6.77 x 10 <sup>4</sup>
Nevada Test Site (NTS)	2.13 x 10 <sup>4</sup>	0	2.13 x 10 <sup>4</sup>	2.29 x 10 <sup>3</sup>	2.36 x 10 <sup>4</sup>
Argonne National Laboratory-East (ANLE)	0	3.80 x 10 <sup>3</sup>	3.80 x 10 <sup>3</sup>	4.10 x 10 <sup>2</sup>	4.22 x 10 <sup>3</sup>
Lawrence Livermore National Laboratory (LLNL)	0	2.59 x 10 <sup>5</sup>	2.59 x 10 <sup>5</sup>	2.79 x 10 <sup>4</sup>	2.87 x 10 <sup>5</sup>
Mound Laboratory (Mound)	0	4.01 x 10 <sup>4</sup>	4.01 x 10 <sup>4</sup>	4.31 x 10 <sup>3</sup>	4.45 x 10 <sup>4</sup>
TOTAL	1.75 x 10 <sup>6</sup>	3.85 x 10 <sup>6</sup>	5.60 x 10 <sup>6</sup>	6.02 x 10 <sup>5</sup>	6.20 x 10 <sup>6</sup>
Remote-Handled					
Idaho National Engineering Laboratory	9.85 x 10 <sup>0</sup>	4.82 x 10 <sup>3</sup>	5.80 x 10 <sup>3</sup>	9.48 x 10 <sup>3</sup>	1.53 x 10 <sup>4</sup>
Hanford Reservation	8.48 x 10 <sup>2</sup>	2.86 x 10 <sup>4</sup>	2.94 x 10 <sup>4</sup>	4.80 x 10 <sup>4</sup>	7.75 x 10 <sup>4</sup>
Oak Ridge National Laboratory	4.55 x 10 <sup>4</sup>	9.54 x 10 <sup>3</sup>	5.50 x 10 <sup>4</sup>	8.97 x 10 <sup>4</sup>	1.45 x 10 <sup>5</sup>
Argonne National Laboratory-East	0	3.50 x 10 <sup>3</sup>	3.50 x 10 <sup>3</sup>	5.76 x 10 <sup>3</sup>	9.29 x 10 <sup>3</sup>
Los Alamos National Laboratory	1.02 x 10 <sup>3</sup>	1.91 x 10 <sup>2</sup>	1.21 x 10 <sup>3</sup>	1.97 x 10 <sup>3</sup>	3.18 x 10 <sup>3</sup>
TOTAL	4.83 x 10 <sup>4</sup>	4.67 x 10 <sup>4</sup>	9.29 x 10 <sup>4</sup>	1.57 x 10 <sup>5</sup>	2.50 x 10 <sup>5</sup>

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TABLE D.3.2 Projected number of CH TRU and RH TRU waste shipments from generator and storage facilities to the WIPP

Facility	Number of shipments	
	100% Truck	Maximum rail
<u>Contact-Handled<sup>a,b</sup></u>		
Idaho National Engineering Laboratory	4046	2023
Rocky Flats Plant	7608	3804
Hanford Reservation	3103	1552
Savannah River Site	2640	1320
Los Alamos National Laboratory	2065	2065 <sup>c</sup>
Oak Ridge National Laboratory	228	114
Nevada Test Site	80	80 <sup>c</sup>
Argonne National Laboratory-East	14	7
Lawrence Livermore National Laboratory	969	485
Mound Laboratory	150	75
TOTAL	20903	11525
<u>Remote-Handled<sup>d</sup></u>		
Idaho National Engineering Laboratory	487	244
Hanford Reservation	2470	1235
Los Alamos National Laboratory	101	101 <sup>c</sup>
Oak Ridge National Laboratory	4605	2303
Argonne National Laboratory-East	300	150
TOTAL	7963	4033

<sup>a</sup> Shipments based on 3 TRUPACT-IIs per truck shipment and 6 TRUPACT-IIs per railcar shipment.

<sup>b</sup> Truck shipments calculated from a drum volume of 0.2 m<sup>3</sup>/drum x 14 drums/TRUPACT-IIs x 3 TRUPACT-IIs/Truck.

Rail shipments from a drum volume of 0.2 m<sup>3</sup>/drum x 14 drums/TRUPACT-IIs x 6 TRUPACT-IIs /Railcar.

<sup>c</sup> Los Alamos National Laboratory and Nevada Test Site do not have access to rail, thus truck shipments are included in the maximum rail case.

<sup>d</sup> Truck shipments calculated from a NuPac 72B volume of 0.89 m<sup>3</sup>/NuPac 72B x 1 NuPac 72B/Truck.

Rail shipments calculated from a NuPac 72B volume of 0.89 m<sup>3</sup>/NuPac 72B x 2 NuPac 72B/Railcar.

per shipment. Using the waste volumes presented in the 1987 Integrated Data Base, and the information on waste characteristics provided by the facilities, the radioactivity characteristics of average truck or rail shipments of TRU waste from each of the sites were determined and are shown in Table D.3.3 for CH TRU waste and Table D.3.4 for RH TRU waste. Site-specific values of the Transport Index (TI) for a typical shipment of CH and RH TRU waste were developed by the WIPP and generator/storage site personnel. The TI represents the radiation dose rate at 1 meter (3.28 ft) from the surface of the shipping container (TRUPACT-II with a load of 14 drums of waste or an RH cask) and depends on waste density, distribution of radionuclides, quantity of radionuclides per shipment, mix of waste types, self-shielding provided by the waste, and shielding provided by the TRUPACT-II container or RH cask. The TI is very sensitive to small quantities of gamma-emitting fission products such as Cobalt-60 and Cesium-137. TI values for typical shipments from each facility are shown in Table D.3.5. The radiation dose rate represented by the TI was used to calculate radiation exposures of occupational populations (i.e., crew, shipment inspectors, waste handlers) and nonoccupational populations (people living or traveling along shipment routes, and people in the vicinity of the shipment while it is stopped). These TI values are very conservative (see Appendix B) in that they were based on two key assumptions: 1) the maximum drum surface dose rates as measured by the facilities and 2) a drum source term and energy of 1 MeV. A more typical source term energy would be 0.06 to 0.1 MeV<sub>E</sub> for CH TRU waste.

In the RADTRAN model, the people living along shipment routes were classified into urban, suburban, and rural fractions with respective population densities of 3,861, 719, and 6 persons per square kilometer as specified by the NRC (1977). These population densities are quite typical of urban, suburban, and rural environments. For example, statistics from the Denver Regional Council of Governments show that along Interstate 25 through Denver only a small area around downtown Denver has a population density exceeding the urban figure used in RADTRAN (3,997 persons per square kilometer for Denver versus the 3,861 assumed by RADTRAN). Other segments through Denver have much lower population densities than the RADTRAN urban value. Fifteen miles south of downtown, population densities along I-25 approach the rural value of six persons per square kilometer.

For truck shipments, the HIGHWAY model (Joy et al., 1982) was used to estimate trip lengths from various facilities to the WIPP and the corresponding population density fractions along these routes. The routes selected generally follow interstate highways as specified by the DOT for shipments of route-controlled quantities of radioactive materials. For rail shipments, the INTERLINE model (Peterson, 1984) was used to estimate trip lengths and population density fractions. The selected routes follow Class A/Class B main lines. These distances and population density fractions are summarized in Table D.3.6. Other major input parameters to RADTRAN are summarized in Table D.3.7.

#### **D.3.2.2 Results of the Analysis**

The radiation exposures that would be received from the normal transportation of CH and RH TRU waste by truck and rail are shown in Tables D.3.8 and D.3.9. These exposures are summarized for both occupational and nonoccupational populations. The radiological exposures are presented on a per-shipment basis for each facility and are given in doses (person-rem) received by the exposed population for each shipment. These per-shipment exposures were used to calculate the total incident-free transportation exposures for the Proposed Action and the two alternatives (see Table

TABLE D.3.3 Average radioactivity in a shipment of CH TRU waste<sup>a</sup>

Radionuclide	Waste facility <sup>b</sup>									
	ANLE	HANF	INEL	LANL	LLNL	Mound	NTS	ORNL	RFP	SRS
Thorium-232	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	5.17 x 10 <sup>-5</sup>	0.00 x 10 <sup>0</sup>	4.26 x 10 <sup>-4</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>			
Uranium-233	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	1.53 x 10 <sup>-1</sup>	2.95 x 10 <sup>-2</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	3.85 x 10 <sup>1</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>
Uranium-235	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	5.79 x 10 <sup>-6</sup>	8.37 x 10 <sup>-5</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	1.15 x 10 <sup>-3</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>
Uranium-238	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	9.72 x 10 <sup>-6</sup>	3.61 x 10 <sup>-4</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	4.59 x 10 <sup>-3</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>
Neptunium-237	9.65 x 10 <sup>-4</sup>	0.00 x 10 <sup>0</sup>	4.09 x 10 <sup>-3</sup>							
Plutonium-238	5.39 x 10 <sup>0</sup>	3.08 x 10 <sup>0</sup>	1.08 x 10 <sup>1</sup>	1.67 x 10 <sup>2</sup>	3.42 x 10 <sup>-1</sup>	1.36 x 10 <sup>0</sup>	3.82 x 10 <sup>-2</sup>	5.75 x 10 <sup>1</sup>	5.37 x 10 <sup>-1</sup>	1.83 x 10 <sup>3</sup>
Plutonium-239	3.41 x 10 <sup>0</sup>	3.30 x 10 <sup>1</sup>	5.89 x 10 <sup>0</sup>	8.86 x 10 <sup>1</sup>	8.23 x 10 <sup>0</sup>	1.18 x 10 <sup>-2</sup>	6.46 x 10 <sup>-1</sup>	1.24 x 10 <sup>2</sup>	1.82 x 10 <sup>1</sup>	2.20 x 10 <sup>0</sup>
Plutonium-240	1.56 x 10 <sup>0</sup>	1.18 x 10 <sup>1</sup>	1.44 x 10 <sup>0</sup>	2.04 x 10 <sup>1</sup>	2.36 x 10 <sup>0</sup>	3.10 x 10 <sup>-3</sup>	1.53 x 10 <sup>-1</sup>	0.00 x 10 <sup>0</sup>	4.15 x 10 <sup>0</sup>	8.81 x 10 <sup>-1</sup>
Plutonium-241	3.10 x 10 <sup>1</sup>	5.98 x 10 <sup>2</sup>	4.55 x 10 <sup>1</sup>	6.88 x 10 <sup>2</sup>	7.84 x 10 <sup>1</sup>	1.19 x 10 <sup>-3</sup>	5.76 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	1.29 x 10 <sup>2</sup>	6.61 x 10 <sup>1</sup>
Plutonium-242	0.00 x 10 <sup>0</sup>	2.66 x 10 <sup>-3</sup>	0.00 x 10 <sup>0</sup>	4.00 x 10 <sup>-3</sup>	1.29 x 10 <sup>-4</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	3.70 x 10 <sup>-4</sup>	7.19 x 10 <sup>-4</sup>
Americium-241	1.41 x 10 <sup>1</sup>	0.00 x 10 <sup>0</sup>	3.89 x 10 <sup>1</sup>	2.90 x 10 <sup>2</sup>	6.81 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	1.04 x 10 <sup>1</sup>	8.62 x 10 <sup>-1</sup>	1.81 x 10 <sup>-1</sup>
Curium-244	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	6.90 x 10 <sup>1</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>
Californium-252	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	1.10 x 10 <sup>1</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>
TOTAL	5.55 x 10 <sup>1</sup>	6.46 x 10 <sup>2</sup>	1.03 x 10 <sup>2</sup>	1.25 x 10 <sup>3</sup>	9.62 x 10 <sup>1</sup>	1.38 x 10 <sup>0</sup>	6.59 x 10 <sup>0</sup>	3.10 x 10 <sup>2</sup>	1.53 x 10 <sup>2</sup>	1.89 x 10 <sup>3</sup>

<sup>a</sup> Radioactivity in curies per shipment for the volumes of waste assumed for the SEIS analyses (ie., volumes scaled up to correspond to the design capacity of the WIPP--see last column, Table B.2.4). The volume per shipment is 8.4 m<sup>3</sup> (three TRUPACT-II containers per shipment, with 2.8 m<sup>3</sup> per TRUPACT-II shipping container).

<sup>b</sup> Key: ANLE, Argonne National Laboratory; East HANF, Hanford Site; INEL, Idaho National Engineering Laboratory; LANL, Los Alamos National Laboratory; LLNL, Lawrence Livermore National Laboratory; Mound, Mound Facility; NTS, Nevada Test Site; ORNL, Oak Ridge National Laboratory; RFP, Rocky Flats Plant; SRS, Savannah River Site.

TABLE D.3.4 Average radioactivity in a shipment of RH TRU waste<sup>a</sup>

Radionuclide	Waste facility <sup>b</sup>				
	ANLE	HANF	INEL	LANL	ORNL
Cobalt-60	0.00 x 10 <sup>0</sup>	2.97 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>
Strontium-90	0.00 x 10 <sup>0</sup>	6.76 x 10 <sup>0</sup>	4.08 x 10 <sup>0</sup>	7.99 x 10 <sup>0</sup>	1.12 x 10 <sup>0</sup>
Ruthenium-106	0.00 x 10 <sup>0</sup>	1.89 x 10 <sup>-3</sup>	0.00 x 10 <sup>0</sup>	6.31 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>
Antimony-125	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	1.95 x 10 <sup>-1</sup>	0.00 x 10 <sup>0</sup>
Cesium-137	8.83 x 10 <sup>0</sup>	9.46 x 10 <sup>0</sup>	5.81 x 10 <sup>0</sup>	6.18 x 10 <sup>0</sup>	4.42 x 10 <sup>-2</sup>
Cerium-144	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	6.22 x 10 <sup>1</sup>	0.00 x 10 <sup>0</sup>
Europium-155	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	3.13 x 10 <sup>-1</sup>	0.00 x 10 <sup>0</sup>
Thorium-232	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>
Uranium-233	0.00 x 10 <sup>0</sup>	5.41 x 10 <sup>-4</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	4.56 x 10 <sup>-3</sup>
Uranium-234	0.00 x 10 <sup>0</sup>	8.11 x 10 <sup>-5</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>
Uranium-235	1.21 x 10 <sup>-5</sup>	2.43 x 10 <sup>-6</sup>	8.68 x 10 <sup>-2</sup>	9.48 x 10 <sup>-5</sup>	1.87 x 10 <sup>-6</sup>
Uranium-238	0.00 x 10 <sup>0</sup>	5.41 x 10 <sup>-5</sup>	2.46 x 10 <sup>-2</sup>	0.00 x 10 <sup>0</sup>	1.96 x 10 <sup>-6</sup>
Neptunium-237	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>
Plutonium-238	0.00 x 10 <sup>0</sup>	9.73 x 10 <sup>-2</sup>	1.63 x 10 <sup>-2</sup>	0.00 x 10 <sup>0</sup>	1.18 x 10 <sup>-3</sup>
Plutonium-239	2.52 x 10 <sup>-1</sup>	1.38 x 10 <sup>0</sup>	8.80 x 10 <sup>1</sup>	8.29 x 10 <sup>-1</sup>	3.67 x 10 <sup>-2</sup>
Plutonium-240	9.27 x 10 <sup>-2</sup>	4.05 x 10 <sup>-1</sup>	3.58 x 10 <sup>1</sup>	2.73 x 10 <sup>-1</sup>	0.00 x 10 <sup>0</sup>
Plutonium-241	0.00 x 10 <sup>0</sup>	8.11 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	1.26 x 10 <sup>1</sup>	0.00 x 10 <sup>0</sup>
Plutonium-242	0.00 x 10 <sup>0</sup>	8.65 x 10 <sup>-5</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>
Americium-241	0.00 x 10 <sup>0</sup>	5.95 x 10 <sup>-1</sup>	3.27 x 10 <sup>-3</sup>	0.00 x 10 <sup>0</sup>	1.88 x 10 <sup>-2</sup>
Curium-244	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	1.69 x 10 <sup>-1</sup>
Californium-252	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	0.00 x 10 <sup>0</sup>	2.91 x 10 <sup>-1</sup>
TOTAL	9.18 x 10 <sup>0</sup>	2.98 x 10 <sup>1</sup>	1.34 x 10 <sup>2</sup>	9.68 x 10 <sup>1</sup>	1.68 x 10 <sup>0</sup>

<sup>a</sup> Radioactivity in curies per shipment for the volumes of waste assumed for the SEIS analyses (i.e., volumes scaled up to correspond to the design capacity of the WIPP--see last column, Table B.2.4). The volume per shipment is 0.89 m<sup>3</sup> (one shipping cask per shipment).

<sup>b</sup> Key: ANLE, Argonne National Laboratory--East; HANF, Hanford Reservation; INEL, Idaho National Engineering Laboratory; LANL, Los Alamos National Laboratory; ORNL, Oak Ridge National Laboratory.

TABLE D.3.5 Transport index values<sup>a</sup>

Facility	CH TRU waste	RH TRU waste
Idaho National Engineering Laboratory	1.0	5.0
Rocky Flats Plant	1.5	b
Hanford Reservation	0.7	16.0
Savannah River Site	2.7	b
Los Alamos National Laboratory	4.1	8.9
Oak Ridge National Laboratory	11.0	3.2
Nevada Test Site	1.2	b
Argonne National Laboratory-East	7.5	2.5
Lawrence Livermore National Laboratory	0.4	b
Mound Laboratory	0.4	b

<sup>a</sup> mrem/hr at 1 meter from transporter surface.

<sup>b</sup> Blanks = RH TRU waste not stored at facility.

TABLE D.3.6 Average distances to the WIPP and percent of travel in various population zones<sup>a</sup>

	Average distance	Population zone		
	Miles	R	S	U
<b>Truck</b>				
Idaho National Engineering Laboratory	1521	85.0	13.8	1.2
Rocky Flats Plant	874	82.3	15.7	2.0
Hanford Reservation	1913	85.7	13.4	0.9
Savannah River Site	1585	74.3	25.1	0.6
Los Alamos National Laboratory	343	90.1	9.9	0.0
Oak Ridge National Laboratory	1350	78.6	20.7	0.7
Nevada Test Site	1286	86.8	11.2	2.0
Argonne National Laboratory-East	1387	78.1	21.8	0.1
Lawrence Livermore National Laboratory	1458	86.2	10.1	3.7
Mound Laboratory	1472	75.4	24.1	0.5
<b>Rail</b>				
Idaho National Engineering Laboratory	1761	89.5	9.8	0.7
Rocky Flats Plant	1098	86.7	11.6	1.7
Hanford Reservation	2296	87.8	11.5	0.7
Savannah River Site	1915	76.0	22.4	1.6
Oak Ridge National Laboratory	1630	79.8	18.9	1.3
Argonne National Laboratory-East	1469	81.6	17.0	1.4
Lawrence Livermore National laboratory	1873	85.0	14.3	0.8
Mound Laboratory	1677	76.8	21.3	1.9

<sup>a</sup> Mean population densities are utilized and correspond to:

R = Rural (6 persons/km<sup>2</sup>)

S = Suburban (719 persons/km<sup>2</sup>)

U = Urban (3861 persons/km<sup>2</sup>).

Source: Madsen et al., 1983.

TABLE D.3.7 RADTRAN general input data<sup>a</sup>

Parameter	CH TRU waste		RH TRU waste	
	Truck	Rail	Truck	Rail
Package type	TRUPACT-II		Cask	
Package waste volume, m <sup>3</sup>	2.8	2.8	1.0	1.0
Packages/shipment	3	6	1	2
Transport Index (TI), mrem/hr	(Site-specific, see Table D.3.5)			
Package length dimension, m	7.32	7.32	3.61	3.61
Number of crewmen	2	5	2	5
Distance from source to crew, m	4	152	5	152
Speed, km/hr				
Urban population zone	24	24	24	24
Suburban population zone	40	40	40	40
Rural population zone	88	64	88	64
Stop time per kilometer, hr/km	.011	.0036	.011	.0036
No. of people exposed while stopped	50	100	50	100
No. of people per vehicle	2	3	2	3
Population density, people/km <sup>2</sup>				
Urban population zone	3861	3861	3861	3861
Suburban population zone	719	719	719	719
Rural population zone	6	6	6	6
Avg. rad./trailer-load of pkgs., Ci	(Site-specific, see Tables D.3.3 and D.3.4)			
Accident release fractions	(See Tables D.3.17 through D.3.22)			

<sup>a</sup> Source: Madsen et al., 1983.

TABLE D.3.8 Radiological exposures per CH TRU shipment  
(person-rem)<sup>a, b, c</sup>

Facility	Truck		Rail	
	Occupational	Nonoccupational	Occupational <sup>d</sup>	Nonoccupational
Idaho National Engineering Laboratory	$5.0 \times 10^{-2}$	$2.0 \times 10^{-2}$	$2.9 \times 10^{-4}$	$3.0 \times 10^{-2}$
Rocky Flats Plant	$4.0 \times 10^{-2}$	$1.0 \times 10^{-2}$	$2.7 \times 10^{-4}$	$2.0 \times 10^{-2}$
Hanford Reservation	$3.9 \times 10^{-2}$	$2.3 \times 10^{-2}$	$2.6 \times 10^{-4}$	$4.0 \times 10^{-2}$
Savannah River Site	$1.4 \times 10^{-1}$	$7.0 \times 10^{-2}$	$8.4 \times 10^{-4}$	$1.2 \times 10^{-1}$
Los Alamos National Laboratory	$2.8 \times 10^{-2}$	$8.0 \times 10^{-3}$	e	e
Oak Ridge National Laboratory	$1.3 \times 10^{-1}$	$2.0 \times 10^{-1}$	$2.1 \times 10^{-3}$	$2.0 \times 10^{-1}$
Nevada Test Site	$5.0 \times 10^{-2}$	$2.0 \times 10^{-2}$	e	e
Argonne National Laboratory-East	$1.3 \times 10^{-1}$	$1.4 \times 10^{-1}$	$1.8 \times 10^{-3}$	$1.9 \times 10^{-1}$
Lawrence Livermore National Laboratory	$1.7 \times 10^{-2}$	$9.0 \times 10^{-3}$	$1.2 \times 10^{-4}$	$1.6 \times 10^{-2}$
Mound Laboratory	$1.9 \times 10^{-2}$	$9.0 \times 10^{-3}$	$1.1 \times 10^{-4}$	$1.4 \times 10^{-2}$

<sup>a</sup> Exposures per waste shipment are expressed in equivalent whole body dose and are tabulated in units of person-rem.

<sup>b</sup> Values for rail are expressed per railcar shipment.

<sup>c</sup> Exposures per waste shipment are presented as a function of the Transport Index (TI) which is defined as the dose rate in mrem/hr at 1 meter from the waste package. Calculations are based on three TRUPACT-IIs per truck and six per railcar.

<sup>d</sup> Rail occupational exposures resulting from normal transportation include the impact of DOT inspection activities (.01 X Total Stop Time (hr) X TI).

<sup>e</sup> No railheads present.

TABLE D.3.9 Radiological exposures per RH TRU shipment (person-rem)<sup>a,b,c</sup>

Shipment origin facility	Truck		Rail	
	Occupational	Nonoccupational	Occupational <sup>d</sup>	Nonoccupational
Idaho National Engineering Laboratory	$1.0 \times 10^{-1}$	$8.0 \times 10^{-2}$	$1.3 \times 10^{-3}$	$1.3 \times 10^{-1}$
Hanford Reservation	$1.7 \times 10^{-1}$	$3.3 \times 10^{-1}$	$3.5 \times 10^{-3}$	$2.9 \times 10^{-1}$
Los Alamos National Laboratory	$2.8 \times 10^{-2}$	$1.2 \times 10^{-2}$	e	e
Oak Ridge National Laboratory	$6.3 \times 10^{-2}$	$4.4 \times 10^{-2}$	$7.7 \times 10^{-4}$	$7.4 \times 10^{-2}$
Argonne National Laboratory-East	$5.0 \times 10^{-2}$	$4.0 \times 10^{-2}$	$5.5 \times 10^{-4}$	$5.0 \times 10^{-2}$

<sup>a</sup> Exposures per waste shipment are expressed in equivalent whole body dose and are tabulated in units of person-rem.

<sup>b</sup> Values for rail are expressed per railcar shipment.

<sup>c</sup> Exposures per waste shipment are presented as a function of the Transport Index (TI) which is defined as the dose rate in mrem/hr at 1 meter from the waste package. Calculations are based on three TRUPACT-IIs per truck and six per railcar.

<sup>d</sup> Rail occupational exposures resulting from normal transportation include the impact of DOT inspection activities (.01 X Total Stop Time (hr) X TI).

<sup>e</sup> No railheads present.

TABLE D.3.10 Lifetime radiological exposures of incident-free transportation of CH TRU waste (person rem)<sup>d</sup>

Shipment origin site	Proposed Action						Alternative Action			
	Test Phase (5-yr) <sup>d</sup>		Disposal Phase (20-yr)				Disposal Phase (20-yr)			
	100% Truck		100% Truck		Max. rail		100% Truck		Max. rail	
	Occ <sup>b</sup>	Nonocc <sup>c</sup>	Occ	Nonocc	Occ	Nonocc	Occ	Nonocc	Occ	Nonocc
Idaho National Engineering Laboratory	$2.0 \times 10^1$	$8.1 \times 10^0$	$1.8 \times 10^2$	$7.3 \times 10^1$	$5.3 \times 10^{-1}$	$5.5 \times 10^1$	$2.0 \times 10^2$	$8.1 \times 10^1$	$5.9 \times 10^{-1}$	$6.1 \times 10^1$
Rocky Flats Plant	$3.0 \times 10^1$	$7.6 \times 10^0$	$2.7 \times 10^2$	$6.8 \times 10^1$	$9.0 \times 10^{-1}$	$6.8 \times 10^1$	$3.0 \times 10^2$	$7.6 \times 10^1$	$1.0 \times 10^0$	$7.6 \times 10^1$
Hanford Reservation	$1.2 \times 10^1$	$7.1 \times 10^0$	$1.1 \times 10^2$	$6.4 \times 10^1$	$3.6 \times 10^{-1}$	$5.6 \times 10^1$	$1.2 \times 10^2$	$7.1 \times 10^1$	$4.0 \times 10^{-1}$	$6.2 \times 10^1$
Savannah River Site	$3.7 \times 10^1$	$1.8 \times 10^1$	$3.3 \times 10^2$	$1.7 \times 10^2$	$1.0 \times 10^0$	$1.4 \times 10^2$	$3.7 \times 10^2$	$1.8 \times 10^2$	$1.1 \times 10^0$	$1.6 \times 10^2$
Los Alamos National Laboratory <sup>e</sup>	$5.8 \times 10^0$	$1.6 \times 10^0$	$5.2 \times 10^1$	$1.5 \times 10^1$	$5.2 \times 10^1$	$1.5 \times 10^1$	$5.8 \times 10^1$	$1.6 \times 10^1$	$5.8 \times 10^1$	$1.6 \times 10^1$
Oak Ridge National Laboratory	$3.0 \times 10^0$	$4.6 \times 10^0$	$2.7 \times 10^1$	$4.1 \times 10^1$	$2.2 \times 10^{-1}$	$2.0 \times 10^1$	$3.0 \times 10^1$	$4.6 \times 10^1$	$2.4 \times 10^{-1}$	$2.3 \times 10^1$
Nevada Test Site <sup>e</sup>	$4.0 \times 10^{-1}$	$1.6 \times 10^{-1}$	$3.6 \times 10^0$	$1.4 \times 10^0$	$3.6 \times 10^0$	$1.4 \times 10^0$	$4.0 \times 10^0$	$1.6 \times 10^0$	$4.0 \times 10^0$	$1.6 \times 10^0$
Argonne National Laboratory-East	$1.8 \times 10^{-1}$	$2.0 \times 10^{-1}$	$1.6 \times 10^0$	$1.8 \times 10^0$	$1.1 \times 10^{-2}$	$1.2 \times 10^0$	$1.8 \times 10^0$	$2.0 \times 10^0$	$1.3 \times 10^{-2}$	$1.3 \times 10^0$
Lawrence Livermore National Laboratory	$1.6 \times 10^0$	$8.7 \times 10^{-1}$	$1.5 \times 10^1$	$7.8 \times 10^0$	$5.2 \times 10^{-2}$	$7.0 \times 10^0$	$1.6 \times 10^1$	$8.7 \times 10^0$	$5.8 \times 10^{-2}$	$7.8 \times 10^0$
Mound Laboratory	$2.8 \times 10^{-1}$	$1.4 \times 10^{-1}$	$2.6 \times 10^0$	$1.2 \times 10^0$	$7.4 \times 10^{-3}$	$9.0 \times 10^{-1}$	$2.8 \times 10^0$	$1.4 \times 10^0$	$8.2 \times 10^{-3}$	$1.0 \times 10^{-0}$
Total	$1.1 \times 10^2$	$4.8 \times 10^1$	$9.9 \times 10^2$	$4.4 \times 10^2$	$5.9 \times 10^1$	$3.7 \times 10^2$	$1.1 \times 10^3$	$4.8 \times 10^2$	$6.5 \times 10^1$	$4.1 \times 10^2$

<sup>a</sup> Test Phase assumes 10% of shipments; all by truck.

<sup>b</sup> Occupational population—quantifies doses received by transportation crews.

<sup>c</sup> Nonoccupational population.

<sup>d</sup> Population group exposures are calculated by multiplying the exposure/shipment identified in Table D.3.8 by the total number of shipments to the WIPP by truck or rail, as determined from the projections in Table D.3.2. Rail occupational exposures resulting from normal transportation include the impact of inspection activities.

<sup>e</sup> Waste shipments are limited to truck mode. Rail exposures are thus the same as truck exposures.

D.3.10). The Proposed Action corresponds to an approximate 5-year Test Phase period during which up to 10 percent of the waste would be shipped to the WIPP by truck and a subsequent 20-year Disposal Phase during which the remainder of the waste would be shipped by either truck or rail. Cumulative exposures for the entire campaign in the Proposed Action are the sum of the total exposures from the Test Phase (truck shipments) and Disposal Phase (truck or rail shipments). The No Action Alternative does not involve transportation to the WIPP and therefore has no radiological exposures from transportation.

The Alternative Action also includes an approximate 5-year Test Phase during which approximately 300 drums of CH TRU waste would be shipped from the Rocky Flats Plant to the Idaho National Engineering Laboratory for bin storage tests. This would require approximately seven truck shipments with three TRUPACT-II containers per shipment. Assuming a per-shipment incident-free exposure which is the ratioed difference (based on Transport Index) between the per-shipment exposures for the Idaho National Engineering Laboratory to the WIPP and the Rocky Flats Plant to the WIPP (see Table D.3.8), the estimated occupational and nonoccupational incident-free exposures from these shipments are 0.035 person-rem and 0.02 person-rem, respectively.

Tables D.3.11 and D.3.12 summarize the differences between the Proposed Action and the Alternative Action in the radiological exposure to occupational and nonoccupational populations from transporting CH TRU waste under normal conditions.

Table D.3.13 shows the lifetime radiological exposure of transporting RH TRU waste under normal conditions during the Disposal Phase of either the Proposed Action or the Alternative Action. No RH TRU waste would be shipped during the Test Phase for either the Proposed Action or the Alternative Action. However, if RH TRU waste is shipped to the WIPP during the Test Phase, the lifetime radiological exposures would be spread over more than the 20 years assumed for the Disposal Phase.

Doses to maximally exposed individuals in various population groups over the 25-year shipping campaign (Test Phase and Disposal Phase) for the Proposed Action are presented in Table D.3.14. Two sets of dose tabulations are provided: one for 100 percent truck shipments and one for maximum rail. The totals represent the dose expected for an individual whose residence or occupation results in an exposure to all or a large number (depending on exposure group) of waste shipments. For the Alternative Action, these maximum individual doses would be identical, except that they would be received over a 20-year period.

Maximum individual doses were determined using the RADTRAN occupational and hypothetical maximum individual exposure models. The doses were adjusted or supplemented by more detailed models to account for individual doses due to inspections, refueling, food stops, rail operations, and traffic congestion. Estimates of individual doses (e.g., exposure duration, distances) for each of these activities were calculated using line source ( $1/r$ ) or point source ( $1/r^2$ ) approximations. No credit was taken for attenuation of radiation by the air or by any structures between the individual being exposed and the radiation source.

TABLE D.3.11 Summary of lifetime radiological exposures between Proposed Action and Alternative Action: CH TRU incident-free occupational exposures (person-rem)

Facility	Proposed Action		Alternative Action	
	Truck	Rail	Truck	Rail
Idaho National Engineering Laboratory	$2.0 \times 10^2$	$2.1 \times 10^1$	$2.0 \times 10^2$	$5.9 \times 10^{-1}$
Rocky Flats Plant	$3.0 \times 10^2$	$3.1 \times 10^1$	$3.0 \times 10^2$	$1.0 \times 10^0$
Hanford Reservation	$1.2 \times 10^2$	$1.2 \times 10^1$	$1.2 \times 10^2$	$4.0 \times 10^{-1}$
Savannah River Site	$3.7 \times 10^2$	$3.8 \times 10^1$	$3.7 \times 10^2$	$1.1 \times 10^0$
Los Alamos National Laboratory	$5.8 \times 10^1$	$5.8 \times 10^1$	$5.8 \times 10^1$	$5.8 \times 10^1$
Oak Ridge National Laboratory	$3.0 \times 10^1$	$3.2 \times 10^0$	$3.0 \times 10^1$	$2.4 \times 10^{-1}$
Nevada Test Site	$4.0 \times 10^0$	$4.0 \times 10^0$	$4.0 \times 10^0$	$4.0 \times 10^0$
Argonne National Laboratory-East	$1.8 \times 10^0$	$1.9 \times 10^{-1}$	$1.8 \times 10^0$	$1.3 \times 10^{-2}$
Lawrence Livermore National Laboratory	$1.6 \times 10^1$	$1.7 \times 10^0$	$1.6 \times 10^1$	$5.8 \times 10^{-2}$
Mound Laboratory	$2.8 \times 10^0$	$2.9 \times 10^{-1}$	$2.8 \times 10^0$	$8.2 \times 10^{-3}$
<b>TOTAL</b>	$1.1 \times 10^3$	$1.7 \times 10^2$	$1.1 \times 10^3$	$6.5 \times 10^1$

TABLE D.3.12 Summary of lifetime radiological exposures between Proposed Action and the Alternative Action: CH TRU incident-free nonoccupational exposures (person-rem)

Facility	Proposed Action		Alternative Action	
	Truck	Rail	Truck	Rail
Idaho National Engineering Laboratory	$8.1 \times 10^1$	$6.3 \times 10^1$	$8.1 \times 10^1$	$6.1 \times 10^1$
Rocky Flats Plant	$7.6 \times 10^1$	$7.6 \times 10^1$	$7.6 \times 10^1$	$7.6 \times 10^1$
Hanford Reservation	$7.1 \times 10^1$	$6.3 \times 10^1$	$7.1 \times 10^1$	$6.2 \times 10^1$
Savannah River Site	$1.8 \times 10^2$	$1.6 \times 10^2$	$1.8 \times 10^2$	$1.6 \times 10^2$
Los Alamos National Laboratory	$1.6 \times 10^1$	$1.6 \times 10^1$	$1.6 \times 10^1$	$1.6 \times 10^1$
Oak Ridge National Laboratory	$4.6 \times 10^1$	$2.5 \times 10^1$	$4.6 \times 10^1$	$2.3 \times 10^1$
Nevada Test Site	$1.6 \times 10^0$	$1.6 \times 10^0$	$1.6 \times 10^0$	$1.6 \times 10^0$
Argonne National Laboratory-East	$2.0 \times 10^0$	$1.4 \times 10^0$	$2.0 \times 10^0$	$1.3 \times 10^0$
Lawrence Livermore National Laboratory	$8.7 \times 10^0$	$7.9 \times 10^0$	$8.7 \times 10^0$	$7.8 \times 10^0$
Mound Laboratory	$1.4 \times 10^0$	$1.0 \times 10^0$	$1.4 \times 10^0$	$1.0 \times 10^0$
TOTAL	$4.8 \times 10^2$	$4.1 \times 10^2$	$4.8 \times 10^2$	$4.1 \times 10^2$

TABLE D.3.13 Summary of lifetime radiological exposures for incident-free transportation of RH TRU waste (person-rem): Proposed Action and Alternative Action

Facility	Disposal Phase (20-yr) <sup>a</sup>			
	100% Truck		Maximum Rail	
	Occ <sup>b</sup>	Nonocc <sup>c</sup>	Occ	Nonocc
Idaho National Engineering Laboratory	4.9 x 10 <sup>1</sup>	3.9 x 10 <sup>1</sup>	3.2 x 10 <sup>-1</sup>	3.2 x 10 <sup>1</sup>
Hanford Reservation	4.2 x 10 <sup>2</sup>	8.2 x 10 <sup>2</sup>	4.3 x 10 <sup>0</sup>	3.6 x 10 <sup>2</sup>
Los Alamos National Laboratory <sup>e</sup>	2.8 x 10 <sup>0</sup>	1.2 x 10 <sup>0</sup>	2.8 x 10 <sup>0</sup>	1.2 x 10 <sup>0</sup>
Oak Ridge National Laboratory	2.9 x 10 <sup>2</sup>	2.0 x 10 <sup>2</sup>	1.8 x 10 <sup>0</sup>	1.7 x 10 <sup>2</sup>
Argonne National Laboratory-East	1.5 x 10 <sup>1</sup>	1.2 x 10 <sup>1</sup>	8.2 x 10 <sup>-2</sup>	7.5 x 10 <sup>0</sup>
<b>TOTAL</b>	<b>7.8 X 10<sup>2</sup></b>	<b>1.1 X 10<sup>3</sup></b>	<b>9.3 X 10<sup>0</sup></b>	<b>5.7 X 10<sup>2</sup></b>

<sup>a</sup> No RH TRU waste is shipped to the WIPP during the Test Phase for any alternative.

<sup>b</sup> Occupational population-quantifies doses received by transportation crews.

<sup>c</sup> Nonoccupational population.

<sup>d</sup> Population group exposures are calculated by multiplying the exposure/shipment identified in Table D.3.9 by the total number of shipments to WIPP by truck or rail, as determined from the projections in Table D.3.2. Rail occupational exposures resulting from normal transportation include the impact of inspection activities.

<sup>e</sup> Waste shipments from this facility are limited to the truck mode. Rail exposures are thus the same as truck exposures.

TABLE D.3.14 Estimated maximum exposure to individuals within various population categories from incident-free transportation during the Test Phase and Disposal Phase for the Proposed Action and during the Disposal Phase for the Alternative Action (rem)

## 100 % Truck shipment case

	Occupational				Nonoccupational			
	Crew member <sup>a</sup>			Departure inspections <sup>e</sup>	State inspections <sup>f</sup>	On-link <sup>g</sup>	Off-link <sup>h</sup>	Stops <sup>i</sup>
	In-transit <sup>b</sup>	Stops <sup>c</sup>	Total <sup>d</sup>					
<b>Contact-Handled</b>								
INEL	$3.5 \times 10^1$	$6.8 \times 10^0$	$4.2 \times 10^1$	$2.7 \times 10^{-1}$	$8.1 \times 10^{-1}$	$5.0 \times 10^{-4}$	$1.5 \times 10^{-4}$	$5.5 \times 10^{-2}$
RFP	$5.4 \times 10^1$	$1.0 \times 10^1$	$6.4 \times 10^1$	$7.6 \times 10^{-1}$	$2.3 \times 10^0$	$7.5 \times 10^{-4}$	$4.2 \times 10^{-4}$	$1.5 \times 10^{-1}$
Hanford	$2.4 \times 10^1$	$4.8 \times 10^0$	$2.9 \times 10^1$	$1.5 \times 10^{-1}$	$4.3 \times 10^{-1}$	$3.5 \times 10^{-4}$	$8.1 \times 10^{-5}$	$2.9 \times 10^{-2}$
SS	$1.1 \times 10^2$	$1.9 \times 10^1$	$1.3 \times 10^2$	$4.8 \times 10^{-1}$	$1.4 \times 10^0$	$1.4 \times 10^{-3}$	$2.6 \times 10^{-4}$	$9.6 \times 10^{-2}$
LANL	$2.9 \times 10^1$	$7.6 \times 10^0$	$3.7 \times 10^1$	$5.7 \times 10^{-1}$	$1.7 \times 10^0$	$2.1 \times 10^{-3}$	$3.1 \times 10^{-4}$	$1.1 \times 10^{-1}$
ORNL	$1.5 \times 10^1$	$1.0 \times 10^1$	$2.5 \times 10^1$	$1.7 \times 10^{-1}$	$5.0 \times 10^{-1}$	$5.5 \times 10^{-3}$	$9.1 \times 10^{-5}$	$3.4 \times 10^{-2}$
NTS	$1.8 \times 10^0$	$3.6 \times 10^{-1}$	$2.2 \times 10^0$	$6.4 \times 10^{-3}$	$1.9 \times 10^{-2}$	$6.0 \times 10^{-4}$	$3.5 \times 10^{-6}$	$1.3 \times 10^{-3}$
ANLE	$9.1 \times 10^{-1}$	$4.1 \times 10^{-1}$	$1.3 \times 10^0$	$7.0 \times 10^{-3}$	$2.1 \times 10^{-2}$	$3.8 \times 10^{-3}$	$3.8 \times 10^{-6}$	$1.4 \times 10^{-3}$
LLNL	$8.2 \times 10^0$	$1.7 \times 10^0$	$9.9 \times 10^0$	$2.6 \times 10^{-2}$	$7.8 \times 10^{-2}$	$2.0 \times 10^{-4}$	$1.5 \times 10^{-5}$	$5.2 \times 10^{-3}$
MOUND	$1.4 \times 10^0$	$2.7 \times 10^{-1}$	$1.7 \times 10^0$	$4.1 \times 10^{-3}$	$1.2 \times 10^{-2}$	$2.1 \times 10^{-4}$	$2.3 \times 10^{-6}$	$8.3 \times 10^{-4}$
TOTAL (WIPP)	--	--	--	$2.4 \times 10^{0q}$	$7.3 \times 10^0$	--	$1.3 \times 10^{-3}$	$4.8 \times 10^{-1}$
<b>Remote-Handled</b>								
INEL	$2.4 \times 10^1$	$1.1 \times 10^1$	$3.5 \times 10^1$	$2.0 \times 10^{-1}$	$4.9 \times 10^{-1}$	$2.5 \times 10^{-3}$	$6.3 \times 10^{-5}$	$4.1 \times 10^{-2}$
Hanford	$8.4 \times 10^1$	$9.2 \times 10^1$	$1.8 \times 10^2$	$3.3 \times 10^0$	$7.9 \times 10^0$	$8.0 \times 10^{-3}$	$1.1 \times 10^{-4}$	$6.6 \times 10^{-1}$
LANL	$1.4 \times 10^0$	$8.1 \times 10^{-1}$	$2.2 \times 10^0$	$7.5 \times 10^{-2}$	$1.8 \times 10^{-1}$	$4.5 \times 10^{-3}$	$2.4 \times 10^{-5}$	$1.5 \times 10^{-2}$
ORNL	$4.5 \times 10^1$	$1.7 \times 10^1$	$6.2 \times 10^1$	$1.2 \times 10^0$	$3.0 \times 10^0$	$1.6 \times 10^{-3}$	$4.0 \times 10^{-4}$	$2.5 \times 10^{-1}$
ANLE	$7.7 \times 10^0$	$2.9 \times 10^0$	$1.1 \times 10^1$	$6.3 \times 10^{-2}$	$1.5 \times 10^{-1}$	$1.3 \times 10^{-3}$	$2.0 \times 10^{-5}$	$1.3 \times 10^{-2}$
TOTAL (WIPP)	--	--	--	$4.8 \times 10^{0q}$	$1.2 \times 10^1$	--	$6.2 \times 10^{-4}$	$9.8 \times 10^{-1}$

TABLE D.3.14 Continued

## Maximum rail shipment case

	Occupational			Nonoccupational				
	Crew member <sup>a, j</sup>			Yard crew <sup>l</sup>	Departure inspections <sup>m</sup>	State inspections <sup>n</sup>	Off-link <sup>h</sup>	Stops <sup>o</sup>
	In-transit <sup>b</sup>	Stops <sup>k</sup>	Total <sup>d</sup>					
Contact-Handled								
INEL	$2.0 \times 10^{-2}$	$1.3 \times 10^0$	$1.3 \times 10^0$	$5.4 \times 10^{-2}$	$2.7 \times 10^{-1}$	$6.1 \times 10^{-1}$	$1.5 \times 10^{-4}$	$2.8 \times 10^{-2}$
RFP	$2.9 \times 10^{-2}$	$1.9 \times 10^0$	$1.9 \times 10^0$	$1.5 \times 10^{-1}$	$7.6 \times 10^{-1}$	$1.7 \times 10^0$	$4.2 \times 10^{-4}$	$7.9 \times 10^{-2}$
Hanford	$1.7 \times 10^{-2}$	$1.1 \times 10^0$	$1.1 \times 10^0$	$2.9 \times 10^{-2}$	$1.5 \times 10^{-1}$	$3.2 \times 10^{-1}$	$7.9 \times 10^{-5}$	$1.5 \times 10^{-2}$
SRS	$3.5 \times 10^{-2}$	$2.3 \times 10^0$	$2.3 \times 10^0$	$9.5 \times 10^{-2}$	$4.8 \times 10^{-1}$	$1.1 \times 10^0$	$2.6 \times 10^{-4}$	$5.0 \times 10^{-2}$
LANLP	$2.9 \times 10^1$	$7.6 \times 10^0$	$3.7 \times 10^1$	--	$5.7 \times 10^{-1}$	$1.7 \times 10^0$	$3.1 \times 10^{-4}$	$1.1 \times 10^{-1}$
ORNL	$1.3 \times 10^{-2}$	$1.5 \times 10^0$	$1.5 \times 10^0$	$3.4 \times 10^{-2}$	$1.7 \times 10^{-1}$	$3.8 \times 10^{-1}$	$9.2 \times 10^{-5}$	$1.7 \times 10^{-2}$
NTSP	$1.8 \times 10^0$	$3.6 \times 10^{-1}$	$2.2 \times 10^0$	--	$6.4 \times 10^{-3}$	$1.9 \times 10^{-2}$	$3.5 \times 10^{-6}$	$1.3 \times 10^{-3}$
ANLE	$1.4 \times 10^{-3}$	$8.6 \times 10^{-2}$	$8.7 \times 10^{-2}$	$1.4 \times 10^{-3}$	$7.0 \times 10^{-3}$	$1.6 \times 10^{-2}$	$3.9 \times 10^{-6}$	$7.3 \times 10^{-4}$
LLNL	$6.9 \times 10^{-3}$	$4.5 \times 10^{-1}$	$4.6 \times 10^{-1}$	$5.2 \times 10^{-3}$	$2.6 \times 10^{-2}$	$5.9 \times 10^{-2}$	$1.4 \times 10^{-5}$	$2.7 \times 10^{-3}$
MOUND	$7.9 \times 10^{-4}$	$5.2 \times 10^{-2}$	$5.3 \times 10^{-2}$	$8.2 \times 10^{-4}$	$4.1 \times 10^{-3}$	$9.0 \times 10^{-3}$	$2.3 \times 10^{-6}$	$4.3 \times 10^{-4}$
TOTAL (WIPP)	--	--	--	$3.7 \times 10^{-1}$	$2.4 \times 10^{0q}$	$5.9 \times 10^0$	$1.3 \times 10^{-3}$	$3.0 \times 10^{-1}$
Remote-Handled								
INEL	$2.6 \times 10^{-2}$	$2.0 \times 10^0$	$2.0 \times 10^0$	$4.1 \times 10^{-2}$	$2.0 \times 10^{-1}$	$3.7 \times 10^{-1}$	$6.6 \times 10^{-5}$	$1.7 \times 10^{-2}$
Hanford	$1.1 \times 10^{-1}$	$2.0 \times 10^1$	$2.0 \times 10^1$	$6.6 \times 10^{-1}$	$3.3 \times 10^0$	$5.9 \times 10^0$	$1.1 \times 10^{-3}$	$2.8 \times 10^{-1}$
LANLP	$1.4 \times 10^0$	$8.1 \times 10^{-1}$	$2.2 \times 10^0$	--	$7.5 \times 10^{-2}$	$1.8 \times 10^{-1}$	$2.4 \times 10^{-5}$	$1.5 \times 10^{-2}$
ORNL	$3.2 \times 10^{-2}$	$2.5 \times 10^0$	$2.5 \times 10^0$	$2.5 \times 10^{-1}$	$1.2 \times 10^0$	$2.3 \times 10^0$	$3.9 \times 10^{-4}$	$1.0 \times 10^{-1}$
ANLE	$8.0 \times 10^{-3}$	$6.1 \times 10^{-1}$	$6.2 \times 10^{-1}$	$1.3 \times 10^{-2}$	$6.3 \times 10^{-2}$	$1.1 \times 10^{-1}$	$2.1 \times 10^{-5}$	$5.2 \times 10^{-3}$
TOTAL (WIPP)	--	--	--	$9.6 \times 10^{-1}$	$4.8 \times 10^{0q}$	$8.9 \times 10^0$	$1.6 \times 10^{-3}$	$4.2 \times 10^{-1}$

TABLE D.3.14 Concluded

Notes:

- <sup>a</sup> The fraction of shipments a crew member is estimated to participate in is calculated based on an availability of 5,400 hours per year (225 days at 24 hours per day) and an average travel speed of 35 mph for truck and 20 mph for rail.
- <sup>b</sup> Based on RADTRAN-II model, with an exposure distance of 13 ft for truck shipments and 492 ft for rail shipments.
- <sup>c</sup> Based on line source exposure model (l/r) for 100 mile inspections, food stops and refueling stops:

	<u>Exposure Time</u>	<u>Exposure Distance</u>	<u>Comments</u>
Inspections	15 min	3.2 ft	
Food stops			
Dining	1 hr	66 ft	
Surveillance	1 hr	33 ft	
Refueling			
Near activities	20 min	16 ft	Refueling assumed to occur every 850 miles
Far activities	20 min	33 ft	

- <sup>d</sup> Total crew member occupational dose will be monitored by a dosimetry program and doses to individuals will be maintained below DOE guidelines.
- <sup>e</sup> Calculated using a line source exposure model, with an average exposure distance of 10 ft and an exposure time of 30 minutes and assuming three shifts per day and that the individual works in same position for 10 years.
- <sup>f</sup> Based on line source exposure model with one inspector exposed to 20 percent of all shipments for 1 hour per inspection at an average distance of 3.2 ft (1 m).
- <sup>g</sup> Assumes member of public is delayed in traffic adjacent to shipment for one 30-minute period, at a distance of 3.2 ft (1 m). This calculation gives the upper bound for the actual radiation dose due to the usage of conservative assumptions, as discussed in Subsection D.3.2.1 and Appendix B.
- <sup>h</sup> Calculated using RADTRAN-II model which assumes that individual is exposed to every waste shipment traveling at 15 mph at a distance of approximately 100 ft.
- <sup>i</sup> Estimated exposure using a line source exposure model to a member of the public working at a truckstop (exposure distance of 65 ft and exposure duration of 2 hours) and assuming all trucks stop at that location, three shifts per day, and that individual works at location for 10 years.
- <sup>j</sup> Maximum rail crew member exposure calculation based upon the maximum anticipated distance between railcar classification terminals from each shipment site to the WIPP. The distances used in this analysis are: INEL/1,200 mi, RFP/770 mi, HANF/1,910 mi, SRS/875 mi, ORNL/850 mi, ANLE/1,180 mi, LLNL/1,680 mi, Mound/1,220 mi.
- <sup>k</sup> Individual crew member doses during stops for inspections and servicing (e.g., air hose connections) were calculated, assuming an exposure duration of 1 percent of the stop time at an exposure level equaling the TI value. A freight stop time of 0.033 hours per kilometer was used for conservatism.
- <sup>l</sup> Calculated using line source model (l/r), with an average exposure distance of 33 ft (10 m) and an exposure duration of 2 hours for each shipment and assuming that there are three rotating yard crews, with an individual working 10 years in the same job.
- <sup>m</sup> Assumed to be the same as for truck shipments since fewer rail shipments will be required but more items to inspect/survey per shipment.
- <sup>n</sup> State inspector exposure parameters for rail are assumed to be the same as the truck mode, but with a reduced exposure time of 45 minutes since no queue time is expected.
- <sup>o</sup> Assumes individual is exposed to every waste shipment stopped at a train terminal, with an average exposure distance of 660 ft (200 m) for a duration of 20 hours. Dose rate calculated as a point source beyond 300 ft (approximately 5 times a railcar length) equaling  $6.9 \times 10^{-4}$  (TI).
- <sup>p</sup> Waste shipments are limited to the truck mode.
- <sup>q</sup> Arrival inspections.

Doses to a truck crew member include those received while the shipment is moving and stopped. The RADTRAN model was used to determine the exposure to an individual crew member while the shipment is moving. An exposure distance of 13 ft (4 m) was specified. Doses received while stopped are from inspections every 100 miles, refueling, and food stops. A truck driver, rather than a service attendant, is assumed to refuel the truck. Estimated exposure distances and durations for these activities while stopped are given in Table D.3.14. Depending upon the number of shipments from a facility and the travel time to the WIPP, a truck driver may transport all or only a fraction of the shipments. Hypothetical lifetime maximum crew member exposures are projected to be up to 130 rem for CH TRU waste shipments and up to 180 rem for RH TRU waste shipments. However, any monitored crew member who receives an accumulated dose that approaches 5 rem (the regulatory limit for occupational exposures) in any given year would be reassigned to other duties involving no further exposure.

Exposures to rail crew members while shipments are moving were also calculated using the RADTRAN model, with an exposure distance of approximately 490 ft (150 m). Exposure while stopped for inspections and servicing was estimated assuming a crew member radiation dose rate equal to the Transport Index value received over a duration of 1 percent of the total stop time (.033 hours per kilometer, typical of regular freight shipments).

The maximum individual dose to a railyard handler/serviceman was estimated assuming an average exposure distance of 33 ft (10 m) for a duration of 2 hours and that this person is exposed to approximately 13 percent of CH TRU shipments and 17 percent of RH TRU shipments (allowing for a 10-year career in the same position and three shifts/crew).

Maximum individual occupational exposures resulting from inspecting departing trucks were estimated assuming an exposure distance of approximately 3 ft (1 m) for 30 minutes. As above, it was also assumed that this individual would remain in the same job for 10 years, and that there would be three shifts/crews performing the same tasks. Individual dose commitments were projected to range from 0.0041 to 0.76 rem for CH TRU shipments and 0.063 to 3.3 rem for RH TRU shipments. The lifetime occupational exposure for truck inspections at the WIPP was estimated by summing the individual facility departure values, and resulted in a dose of 2.4 rem for CH TRU shipments and 4.8 rem for RH TRU shipments. The transportation worker performing rail departure inspections would receive the same maximum exposure as the worker inspecting departing truck shipments, since there are only one-half the number of shipments but about twice the inspection effort per shipment.

Estimated doses to an individual performing State safety vehicle inspections were calculated assuming the person would be involved in 20 percent of the inspections with an average exposure distance of approximately 3 ft (1 m). Inspections may occur at the origin facility, upon arrival at the WIPP, or in the corridor States at ports of entry for trucks or classification yards (transfer of railcar to another rail carrier) for rail shipments. To allow for queues, a truck inspection time of 1 hour was used. For individual railcar shipments, an inspection time of 45 minutes was assumed. For truck transportation, maximum lifetime inspection doses of 7.3 and 12 rem were calculated

for CH TRU and RH TRU waste shipments. For rail transportation, maximum lifetime exposures of 5.9 rem (CH TRU) and 8.9 rem (RH TRU) were estimated.

The maximum radiation dose to an individual member of the public (off-link) due to waste shipments which travel by his or her residence or workplace was calculated using the RADTRAN model. It was assumed that the individual is exposed to every waste shipment at a distance of approximately 100 ft (30 m). For truck shipments, an additional exposure category (on-link) was evaluated to assess the radiation dose to a person in an adjacent traffic lane for an extended length of time due to traffic congestion. Assuming the individual is present for one 30-minute period in the adjacent traffic lane during the lifetime of the WIPP at an exposure distance of about 3 ft (1 m), individual doses could range from 0.2 to 8 mrem depending on the shipment's origin facility and type of waste (CH TRU or RH TRU).

The maximum individual dose to a member of the public working at a truckstop was calculated to be 480 mrem for CH TRU waste shipments and 980 mrem for RH TRU waste shipments. This assumes a stop duration of 2 hours, with an exposure distance of 65 ft (20 m). This also assumes that the individual is exposed to approximately 13 percent of all CH TRU shipments and 17 percent of all RH TRU shipments arriving at the WIPP (assuming all shipments stop at the same location, that the individual works for 10 years at the truckstop, and there are 3 shifts/crew.). Exposures to individuals employed at truckstops along routes leading from the individual waste origin facilities will be lower, ranging from .83 to 660 mrem, depending on the specific origin facility and type of waste shipped (CH TRU or RH TRU).

The maximum exposure to a member of the public residing near a train terminal was estimated assuming an exposure distance of 660 ft and that the individual is exposed to every railcar shipment for a duration of 20 hours per stop (Wooden, 1986 used for guidance). Lifetime doses of 0.3 rem for CH TRU shipments and 0.42 rem for RH TRU shipments were estimated.

### **D.3.3 RADIOLOGICAL RISKS OF TRANSPORTATION ACCIDENTS**

#### **D.3.3.1 Method for Calculating Radiological Risks of Transportation Accidents**

D.3.3.1.1 Severity Categories. CH TRU and RH TRU shipments to the WIPP will be made in NRC-certified Type B containers (TRUPACT-II and RH cask). The certification standards ensure that these containers will withstand virtually any accident condition without releasing their radioactive contents to the environment. Recently, a 1987 NRC study (Fischer et al., 1987) determined that only 0.6 percent of truck and rail accidents involving Type B containers or casks could cause a radiation hazard to the public. The earlier 1977 NRC study (NRC, 1977) conservatively estimated that approximately 9 percent of all truck accidents and 20 percent of rail accidents involving Type B containers or casks would result in radioactive material releases. Thus, a TRU waste transportation accident that exceeds regulatory criteria and causes the release of a portion of the contents of the shipping container has an extremely small chance of occurring. However, in order to assure bounding estimates of environmental impact, the more conservative accident severity probability statistics from the older 1977 NRC

study (NRC, 1977) are considered by RADTRAN to determine the overall, probabilistic transportation radiological risk.

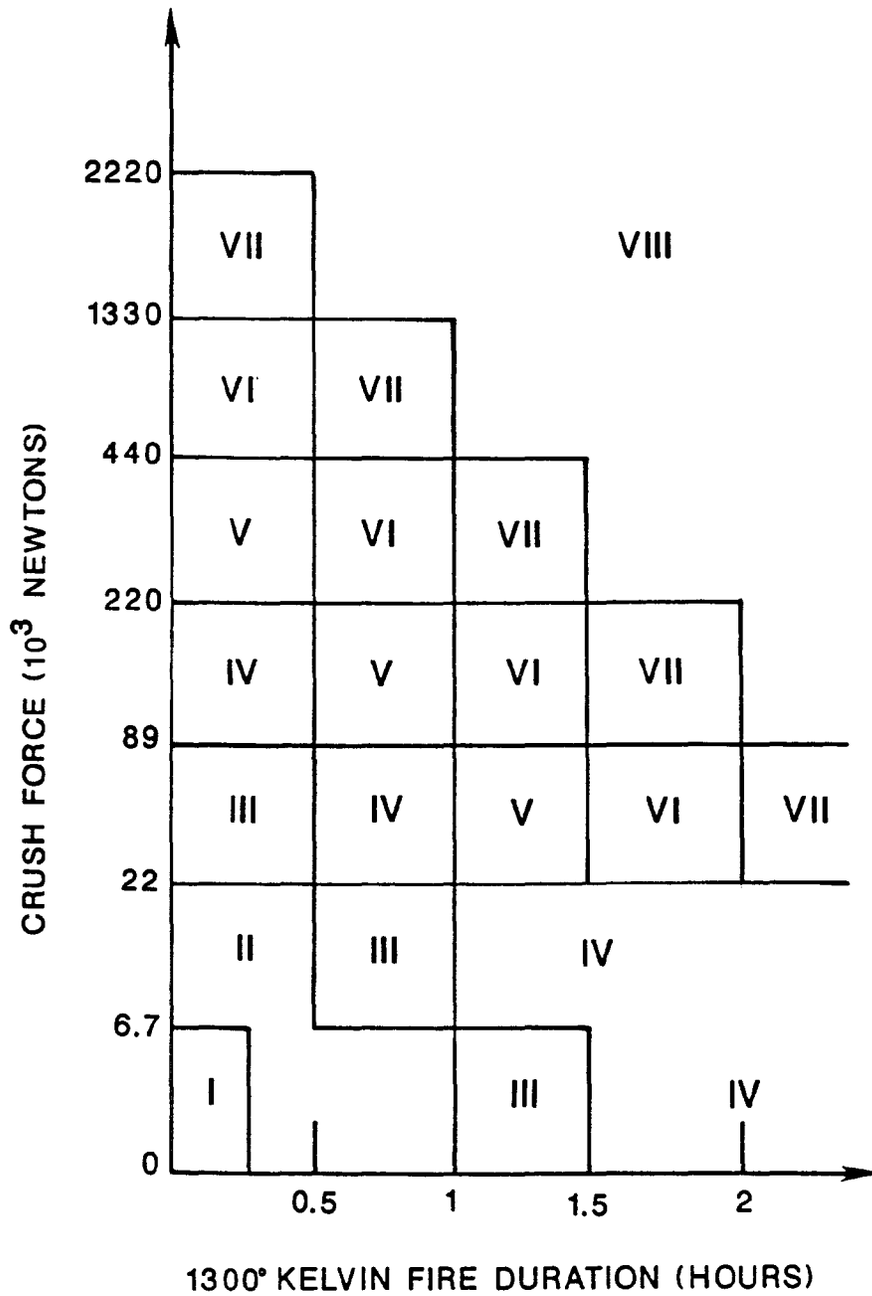
The amount of radioactive material released in an accident depends on the severity of the accident, the characteristics of the waste, and the capabilities of the shipping container. Most accidents are unlikely to cause any release, but very severe accidents (much more severe than conditions represented by NRC certification standards for Type B containers) may cause some of the radioactive materials to be released. Thus, the distribution of accidents according to severity must be determined, in addition to the overall accident rate. In this subsection, the accident severity classification scheme that was used in this assessment is discussed. The distribution of accidents according to severity is presented for truck and rail shipping modes.

Accident severity categories define the seriousness of an accident in terms of mechanical and thermal loads. Many methods can be used to classify accidents in terms of mechanical and thermal parameters. The relevant mechanical parameters may include impact speed, impact force, impact location and orientation, impact surface hardness, and impact puncture characteristics. The thermal characteristics may include flame temperature, fire duration, fire source size and orientation with respect to the container, and heat transfer properties (such as flame emissivity and convection coefficients).

The NRC defined eight accident severity categories for each transportation mode in a study performed to assess the adequacy of regulations for radioactive material transport (NRC, 1977). The first two accident categories were defined to be less serious than the hypothetical accident conditions specified in 10 CFR Part 71 for testing Type B packaging (i.e., shipping containers or casks). These tests simulate very severe transportation accidents, with the packaging sequentially subjected to drop, puncture, thermal, and water immersion tests. Thus, accidents in severity categories 1 and 2 are very unlikely to cause any release to the environment because the shipping containers or casks are designed to withstand them without releasing any of their contents.

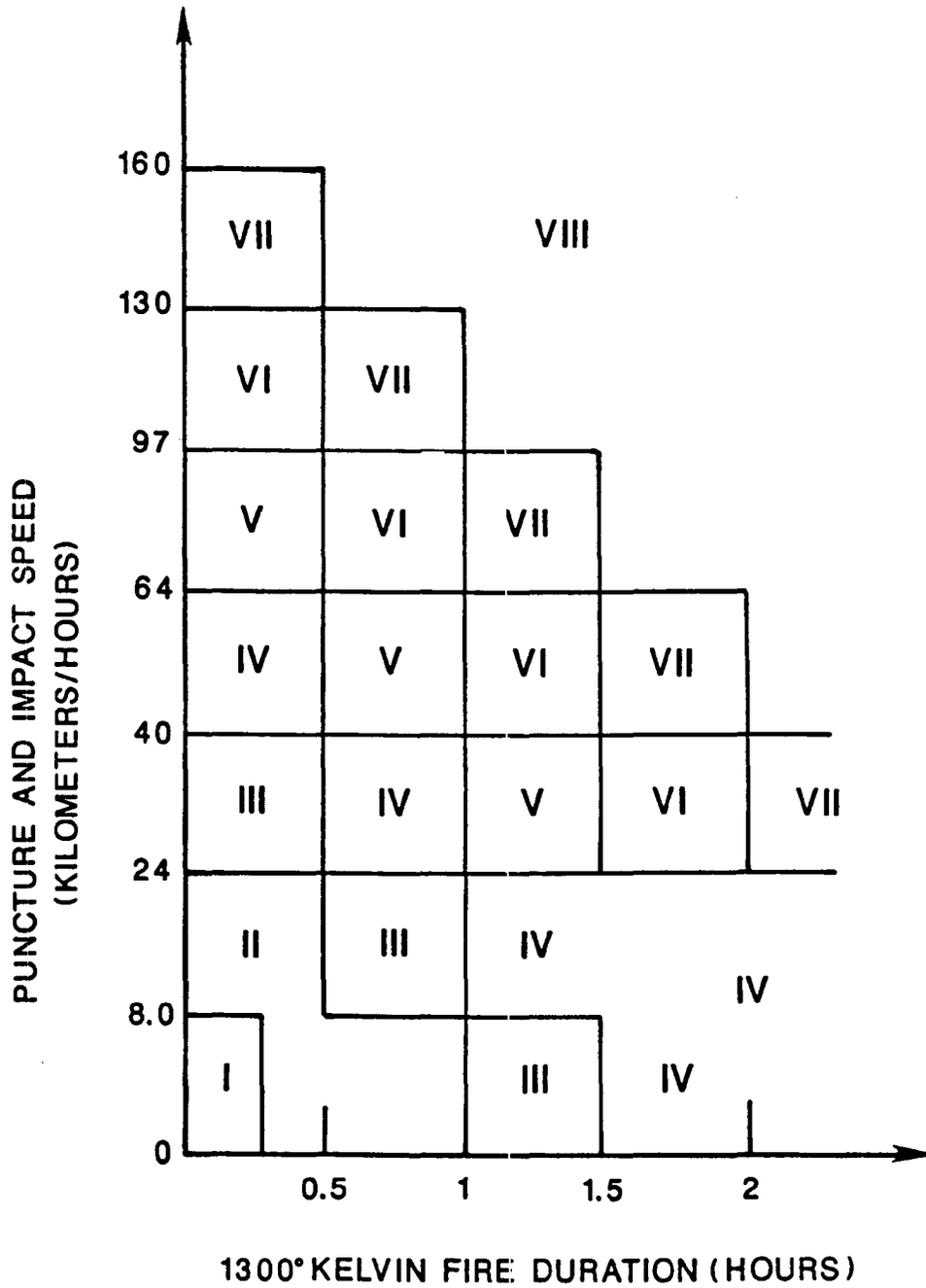
The NRC (1977) classification scheme for truck accidents, illustrated in Figure D.3.1, uses crush force and fire duration to determine the seriousness of an accident. The crush force may result from either an internal (e.g., container crushed upon impact by other containers in the load) or static load (e.g., container crushed beneath vehicle). The classification approach used for train accidents is shown in Figure D.3.2. While fire duration is retained as the thermal parameter, the NRC decided to use puncture and impact speed as the mechanical measure of accident severity. This was done because crushing from the impact of other containers in the cargo was considered less relevant for rail shipments.

The assessment used in this SEIS retains the severity classification scheme used by the NRC (1977). In order to place the accident severities into perspective, two accidents representative of categories 1 and 2 are described:



REF: NRC, 1977.

**FIGURE D.3.1  
TRUCK ACCIDENT SEVERITY CATEGORY CLASSIFICATION SCHEME**



REF: NRC, 1977.

**FIGURE D.3.2  
RAILROAD ACCIDENT SEVERITY CATEGORY CLASSIFICATION SCHEME**

In the accident known as the I-80 bridge accident, a tractor-trailer rig was struck by a pickup truck while on an overpass bridge on I-80 near San Francisco, California. The tractor-trailer rig veered into the bridge railing and fell to a soil surface 64 feet below. Fischer et al. (1987) determined that a comparable accident involving a Type B certified container would be within the accident conditions specified for the design of the containers and thus would not be expected to cause any significant release.

A truck accident involving a fire occurred in the Caldecott Tunnel near Oakland, California. The accident resulted from a collision involving a gasoline truck, a bus, and a car. The gasoline truck carried approximately 8,800 gallons of gasoline, which acted as the fire source; a resulting peak flame temperature of 1900°F was estimated. Although it took about 2 hours and 42 minutes to completely extinguish the fire, most of the gasoline burned in less than 40 minutes. Fischer et al. (1987) concluded that the response of Type B containers to an accident of this type would be within the design capabilities.

For higher accident severities, there is an incremental increase in mechanical and thermal loads. At the highest severity category, impact forces can be 100 times greater than those in category 2, and fire durations can exceed 1.5 to 2 hours. For example, a fire that engulfs a truck shipment in a diameter of 40 feet would require approximately 17,000 gallons of hydrocarbon fuel to burn for 2 hours. This would require the very unlikely event of involving three tanker trucks in the incident because a typical tanker carries approximately 5,000 gallons of hydrocarbons (Wolff, 1984). At a minimum, at least two full 10,000-gallon tanker trucks would need to be involved. For a rail incident, the average fire pool size is 2,000 square feet (50 ft in diameter) (Wolff, 1984); over 27,000 gallons of hydrocarbon fuel would be required to maintain a fire of this magnitude for 2 hours. The large majority of truck (99.90 percent) and rail (99.83 percent) accidents that involve fires, however, last less than 30 minutes (Wolff, 1984). The probability of such accidents diminishes as their severity increases, as already noted.

Table D.3.15 presents the fractional occurrences of truck accidents in each of the eight severity categories. The assessment conducted for this SEIS assumes an overall accident rate of  $1.1 \times 10^{-6}$  accidents per kilometer (NRC, 1977). The fraction of accidents in each population zone relevant to TRU waste shipments to the WIPP is also presented in Table D.3.15.

Table D.3.16 presents the fractional occurrence of train accidents in each of the eight accident severity categories. The overall accident rate is  $9.3 \times 10^{-7}$  railcar accidents per railroad-kilometer, assuming an average train length of 70 cars and an average of 10 cars involved in each accident (NRC, 1977). The more severe accidents are assumed to occur in lower-population-density zones, where travel speeds are higher.

**D.3.3.1.2 Release Fractions.** The DOE plans to ship TRU waste to the WIPP in Type B shipping containers or casks whose designs are approved and certified by the NRC (see Appendix L). Type B containers or casks are designed and tested to NRC requirements to demonstrate that they are sufficiently strong to withstand very severe accidents, with safety largely independent of the transport vehicle and procedural and other controls on the shipment. Testing as specified by the NRC in 10 CFR 71.73

TABLE D.3.15 Fractional occurrences<sup>a</sup> for truck accidents by accident severity category and population density zone

Accident severity category	Fractional occurrences	Fractional occurrences according to population density zones		
		Low	Medium	High
I	.55	.1	.1	.8
II	.36	.1	.1	.8
III	.07	.3	.4	.3
IV	.016	.3	.4	.3
V	.0028	.5	.3	.2
VI	.0011	.7	.2	.1
VII	$8.5 \times 10^{-5}$	.8	.1	.1
VIII	$1.5 \times 10^{-5}$	.9	.05	.05

<sup>a</sup> Overall accident rate =  $1.1 \times 10^{-6}$  accidents/kilometer.

TABLE D.3.16 Fractional occurrences<sup>a</sup> for train accidents by accident severity category and population density zone

Accident severity category	Fractional occurrences	Fractional occurrences according to population density zones		
		Low	Medium	High
I	.50	.1	.1	.8
II	.30	.1	.1	.8
III	.18	.3	.4	.3
IV	.018	.3	.4	.3
V	.0018	.5	.3	.2
VI	$1.3 \times 10^{-4}$	.7	.2	.1
VII	$6.0 \times 10^{-5}$	.8	.1	.1
VIII	$1.0 \times 10^{-5}$	.9	.05	.05

<sup>a</sup> Overall accident rate =  $9.3 \times 10^{-7}$  railcar accidents/kilometer.

encompasses a range of very severe accident conditions that are applied sequentially to determine cumulative effects; it includes impact (free drop), puncture, thermal, and water-immersion tests.

The 1977 NRC study (NRC, 1977) conservatively estimated that approximately 9 percent of all truck accidents and 20 percent of rail accidents involving Type B containers or casks could result in radioactive material releases. More recently, however, Fischer et al. (1987) determined that only 0.6 percent of truck and rail accidents could cause a radiation hazard to the public. To estimate how much radioactive material could be released to the environment for the very small number of accidents that exceed the containment design capabilities of the Type B containers or casks, a release fraction analysis was performed.

Release Fraction Definition. The release fraction analysis determined how much radioactive material could be released to the environment in a respirable, airborne form after a very severe accident that affects the containment capabilities of the shipping containers or casks. The calculation focused on respirable particle sizes with a mean aerodynamic diameter of less than 10 microns because inhalation is the primary exposure pathway for TRU elements. Particles that are larger will be expelled from the body and consequently are not as significant in estimating health effects. This calculational approach is consistent with existing NRC risk assessments (WASH-1400, NUREG-0170, NUREG/CR-4829).

Method of Calculating Release Fractions. In order to calculate release fractions for very severe accidents, it is necessary to:

- Characterize the radioactive material being transported
- Identify and quantify the response of the shipping containers or casks (loss of containment) to accident conditions
- Identify and quantify the release mechanisms resulting in the escape of radioactive material from the containers or casks to the environment.

This analysis used representative values for parameters where published data and test results are applicable and reasonable, and conservative estimates where uncertainties exist. "Conservative" is used in this discussion to mean using such parameter values that the consequences of potential accidents will be overestimated.

Characterization of the TRU Waste. The radionuclide compositions, quantities, and volumes used in the analysis are based on the waste inventory data and projections presented in Appendix B. As noted in Subsection 2.3.1, the DOE has established criteria and procedures which govern the physical, radiological, and chemical composition of the waste. Physical restrictions require that the waste not be in a free-liquid form and that particulate waste materials be limited to specific levels in accordance with DOE (1989). Transuranic radionuclides are generally present as oxides with concentrations exceeding 100 nanocuries per gram.

Response of Shipping Containers and Casks. If a shipping container or cask is involved in an accident, the extent of damage will depend on the design of the container and the severity of the accident. Accident severity is categorized in terms of mechanical (e.g., impact) and thermal loads. Many methods can be used to classify accidents in terms of mechanical and thermal parameters. The relevant mechanical parameters may include impact speed, impact force, impact location and orientation, impact surface hardness, and impact puncture characteristics. The thermal parameters may include flame temperature, fire duration, fire source size and orientation with respect to the containers, and heat transfer properties (e.g., flame emissivity and convection coefficients).

The analysis conducted for the SEIS used the accident severity model developed by the NRC (1977) as discussed in the preceding subsection. This model conservatively predicts the frequency of accidents whose severity exceeds Type B package test requirements (accident severity category three through eight).

Because NRC regulations do not require Type B containers to be tested to failure, and because there are no historical data on the response of containers to very severe accidents, certain assumptions were required to estimate the extent of damage sustained by the TRUPACT-II container and the RH cask from accidents in severity categories three through eight. Guidance was obtained from the analysis and test data presented in NRC (1977), Fischer et al. (1987), and Jefferson (1978). The data indicate that a catastrophic failure (e.g., gaping hole, container severed in half) of a Type B container or cask would not be expected for accidents more severe than those in severity category two. Because of margins in the materials of construction (e.g., minimum versus actual rupture stress) and structural design (e.g., absorption of energy by plastic deformation), more likely failures would include the formation of cracks in the side of the container or cask, the failure of the closure seals, or the failure of any valves or penetrations.

To define the response of Type B containers or casks to transportation accidents, the following conservative assumptions were made:

- For shipments of several Type B containers on one transport vehicle, it was assumed that all containers would sustain the same damage. No credit was taken for the mitigating effects of one container shielding the others from impact forces or thermal loadings.
- Two package response states were defined for the shipping container or cask:
  - 1) No leak path and no release of radioactive material
  - 2) A leak path is present, allowing the release of all respirable airborne radioactive material present inside the containers.

The second state was postulated even though catastrophic failures are very unlikely. This state is consistent with NRC's position (Fischer et al., 1987) and does not take credit for any processes that will tend to reduce radioactive material releases (e.g.,

particle settlement, vapor plate-out on interior surfaces, filtration effects along leak path) from the containers.

The response states are influenced by both the mechanical and thermal conditions of the accident. The response to the impact conditions will be largely independent of the thermal conditions, with impact effects immediate and thermal effects delayed. Consequently, the analysts elected to use two components for the response state (one for the impact event and one for the thermal event) for each accident severity category. Both components have two accident response states as defined above.

Once the potential response states for the shipping containers or casks have been defined, it is necessary to assign the appropriate response state components to each accident severity category. As previously noted, there are few data that can be used to determine failure thresholds for transport containers involved in accidents with conditions more severe than NRC certification test requirements. NRC (1977) Model II release fractions (Table 5-8 of reference) were used as a primary guide. From impact test data, the NRC (1977) projected Type B shipping containers for plutonium to have a failure threshold at accident severity category six. With current development programs, more recent container designs (1985) were projected to have an increased failure threshold, corresponding to accident severity category seven. The NRC (1977) also projected Type B casks to have a failure threshold at accident severity category three, with more significant releases occurring at accident severity category five. These projections included effects from both impact and thermal events.

For response to an impact event, a failure threshold corresponding to severity category five was assigned; it corresponds to the more significant release state projected by the NRC (1977) for Type B casks. For response to a thermal event, a failure threshold corresponding to severity category three (an accident with conditions slightly exceeding the NRC's test requirements) was conservatively assigned.

Release Mechanisms. Any release of radioactive material due to a transportation accident would normally progress in two stages: release inside the shipping containers or casks, followed by release to the environment. Releases from the container to the environment were addressed in the preceding discussion of accident response states. The discussion that follows evaluates how much radioactive material would be released into the cavities of the shipping containers or casks.

There are multiple release mechanisms and pathways that may lead to the release of respirable radioactive material into container cavities. Impact release mechanisms include waste container (e.g., a 55-gallon drum or standard waste box) failure, fragmentation of solid waste, particulate suspension, and aerodynamic entrainment of particles. Thermal release mechanisms include heat-induced failures of the waste containers; aerosolization of particles by combustion, gas generation, or the heating of contaminated surfaces; and potential volatilization of radionuclides. Impact and thermal release mechanisms were evaluated by using applicable test data and analyses available in the published literature, as supplemented by conservative assumptions where only limited data exist. It was assumed that all failed waste containers, without regard to waste form or type, release an average amount of material for each accident severity category.

In assessing releases from impact events for each severity category, the following procedure was used:

- Identification of the fraction of failed waste containers inside the shipping container or cask
- Determination of the fraction of radioactive material released from the failed waste containers
- Calculation of the fraction of radioactive material released from the failed waste containers that is aerosolized in a respirable form by the mechanical stress of impact
- Calculation of the fraction of radioactive material released from the failed waste containers that becomes aerodynamically entrained in a respirable form after the loss of containment by the shipping containers and any subsequent depressurization (e.g., TRUPACT-II design pressure of 50 psig).

Studies by Huerta (1983) and Shirley (1983) were used to determine the fraction of failed waste containers. The fractions of radioactive material released from the failed waste containers were conservatively estimated using reports by Huerta (1983) and the NRC (1977) for guidance. The fraction of radioactive material converted to a respirable aerosol from impact stresses was calculated by using a resuspension factor approach. This is an accepted analytical method for predicting airborne concentrations of material above contaminated surfaces. The mechanical action of vigorous sweeping was used to represent the respirable airborne contamination fraction, using data taken from an NRC report (NRC, 1980), for the resuspension factor.

It was judged that this approach would be at least representative, if not conservative, in estimating the release of respirable contaminants by impact stresses.

The aerodynamic entrainment of respirable particulates was determined by using data from wind tunnel tests for uranium dioxide power (Mishima and Schwendiman, 1973a). This release mechanism will occur only to the extent that the shipping container is pressurized by the release of gases from the waste containers. The analysis conservatively assumed that maximum pressurization of the container cavity will always occur for every shipment. Based upon the nature of potential container damage previously described, and the void volume space within the container cavity, a depressurization duration of approximately 30 minutes at an average velocity of about 2.5 mph was calculated. For these conditions, the average entrainment value given by Mishima and Schwendiman (1973a) for four surfaces (asphalt, sand, vegetation, and stainless steel) was conservatively assigned.

The algorithm used to calculate the release fraction of respirable radioactive material from impact stresses is summarized in Table D.3.17. Values for specific algorithm parameters are presented in Table D.3.18.

TABLE D.3.17 Estimate of potential accident release fractions for CH and RH TRU waste shipments due to impact events

$$\text{Impact release fraction (IRF)} = (\text{FFC} \times \text{FMRC}) (\text{FMAI} + \text{FMEI}) (\text{FMRPI})$$

Where:

- FFC = Fraction of failed waste containers
- FMRC = Fraction of material released from failed containers into package cavity
- FMAI = Fraction of material aerosolized from impact
- FMEI = Fraction of material entrained to environment during impact event
- FMRPI = Fraction of material released from package cavity during impact event

Severity category					TRUPACT-II <sup>a</sup>		RH Cask <sup>a,b</sup>	
	FMRC	FMAI	FMEI	FMRPI	FFC	IRF	FFC	IRF
1	0 x 10 <sup>0</sup>	0 x 10 <sup>0</sup>	0.0 x 10 <sup>0</sup>	0 x 10 <sup>0</sup>	0 x 10 <sup>0</sup>	0 x 10 <sup>0</sup>	0 x 10 <sup>0</sup>	0 x 10 <sup>0</sup>
2	0 x 10 <sup>0</sup>	0 x 10 <sup>0</sup>	0.0 x 10 <sup>0</sup>	0 x 10 <sup>0</sup>	0 x 10 <sup>0</sup>	0 x 10 <sup>0</sup>	0 x 10 <sup>0</sup>	0 x 10 <sup>0</sup>
3	1 x 10 <sup>-1</sup>	8 x 10 <sup>-5</sup>	0.0 x 10 <sup>0</sup>	0 x 10 <sup>0</sup>	3 x 10 <sup>-1</sup>	0 x 10 <sup>0</sup>	3 x 10 <sup>-1</sup>	0 x 10 <sup>0</sup>
4	3 x 10 <sup>-1</sup>	8 x 10 <sup>-5</sup>	0.0 x 10 <sup>0</sup>	0 x 10 <sup>0</sup>	5 x 10 <sup>-1</sup>	0 x 10 <sup>0</sup>	7 x 10 <sup>-1</sup>	0 x 10 <sup>0</sup>
5	5 x 10 <sup>-1</sup>	8 x 10 <sup>-5</sup>	1.5 x 10 <sup>-4</sup>	1 x 10 <sup>0</sup>	7 x 10 <sup>-1</sup>	8 x 10 <sup>-5</sup>	1 x 10 <sup>0</sup>	1 x 10 <sup>-4</sup>
6	7 x 10 <sup>-1</sup>	8 x 10 <sup>-5</sup>	1.5 x 10 <sup>-4</sup>	1 x 10 <sup>0</sup>	1 x 10 <sup>0</sup>	2 x 10 <sup>-4</sup>	1 x 10 <sup>0</sup>	1 x 10 <sup>-4</sup>
7	1 x 10 <sup>0</sup>	8 x 10 <sup>-5</sup>	1.5 x 10 <sup>-4</sup>	1 x 10 <sup>0</sup>	1 x 10 <sup>0</sup>	2 x 10 <sup>-4</sup>	1 x 10 <sup>0</sup>	2 x 10 <sup>-4</sup>
8	1 x 10 <sup>0</sup>	8 x 10 <sup>-5</sup>	1.5 x 10 <sup>-4</sup>	1 x 10 <sup>0</sup>	1 x 10 <sup>0</sup>	2 x 10 <sup>-4</sup>	1 x 10 <sup>0</sup>	2 x 10 <sup>-4</sup>

<sup>a</sup> Respirable release fractions.

<sup>b</sup> Release fractions are the same for truck and rail transportation modes.

TABLE D.3.18 Impact release algorithm parameters for CH and RH TRU waste shipments

Parameters	Value	Basis/reference
FFC	.2728 lnF -2.814	Huerta (1983); Shirley (1983). Where F is NRC (1977) accident severity breach force (Newtons)
FMRC	Table D.3.17	Huerta (1983) and NRC (1977) used as guidance
FMAI	Table D.3.17	NRC (1980) resuspension factor of $2.00 \times 10^{-2} \text{ m}^{-1}$ used (mechanical stress of vigorous sweeping)
FMEI	$1.50 \times 10^{-4}$	Mishima and Schwendiman (1973a) average entrainment value for 4 surfaces used with airflow of 2.5 mph for 30 minutes
FMRPI	Accident severity 1-4: 0.0  Accident severity 5-8: 1.0	Type B package design and NRC (1977) used as guidance

Fischer et al. (1987) estimated that 1.7 percent of truck accidents and 6.8 percent of rail accidents will involve fires. For fire events, the following method was used for each accident severity category:

- Identification of the fraction of radioactive material subject to thermal release mechanisms
- Calculation of the fraction of radioactive material released by combustion in a respirable form
- Calculation of the fraction of radioactive material released in a respirable form by the release of gases and the heating of contaminated surfaces
- Determination of the fraction of radioactive material released in a respirable form from any volatilization of radionuclides.

In the absence of detailed knowledge about the responses of shipping containers and waste containers to fires more severe than those specified in regulatory test requirements for Type B packagings, it was conservatively assumed that all radioactive material was available for release for all accidents exceeding severity category two, as limited by the specific release mechanisms.

For combustion related releases, it was assumed that combustible materials could be ignited in all accident severity categories exceeding category two. To maximize the amount of combustible waste burned for a given amount of oxygen, incomplete combustion, producing carbon monoxide (CO), was assumed. The amount of oxygen present to support combustion was calculated by assuming an 85 percent void volume for a loaded shipping container and observing that there would be no external sources of air or oxygen (no major breach of container). From a review of the inorganic compound tables in the Handbook of Chemistry and Physics, it was concluded that any decomposition of metal hydroxides (e.g.,  $\text{Ca}(\text{OH})_2$ ,  $\text{Al}(\text{OH})_3$ ) present in cemented sludges would not act as an internal source of additional oxygen. Finally, the results of experiments conducted by Mishima and Schwendiman (1973b) were used to assess the fraction of radioactive material released in a respirable form from the burning of combustible material.

For accident severity categories four through eight, the fire event may last longer than 1.5 hours. For these more severe conditions, it was assumed that more radioactive material could be converted to an aerosol form because of the release of gases from the waste at elevated temperatures. Potential gas generation was assumed to be comparable for all five accident severity categories and was calculated by assuming a graphite/steam reaction as the off-gassing source. For an upper bound gas generation estimate, it was further assumed that all waste containers within the shipping container were loaded with solidified process waste (water/steam source) and that there was adequate graphite (e.g., molds) present to react with all of the steam.

With these assumptions, gas generation was calculated to be in excess of 600 TRUPACT-II void volumes and 700 RH cask void volumes, at atmospheric pressure.

The fraction of respirable radioactive material present in the gases released from the waste containers and subsequently to the environment was calculated by using a resuspension factor approach. A resuspension factor value corresponding to a vigorous and continued surface stress of people walking on a surface contaminated with plutonium dioxide (at a rate of 36 steps per minute) was used in the analysis.

Vaporization was reviewed as another thermal release mechanism. As previously noted, TRU radionuclides are generally present in an oxide form. They are highly stable at elevated temperatures. Alexander et al. (1986) report that volatile releases of transuranic radionuclides are not of any significance until temperatures of 3140°F are reached. The volatilization of uranium oxide (e.g., UO<sub>2</sub>) becomes measurable at approximately 2960°F. Flame temperatures for the open burning of hydrocarbon fuels (e.g., JP-4, gasoline, diesel) range from 1400°F to 2400°F, with a median temperature of approximately 1800°F. Consequently, a volatile release of TRU or uranium oxide material is not credible for a transportation accident. This is consistent with the release analysis presented by Fischer et al. (1987), in which the releases of TRU material are quantified in terms of particulates only. In conjunction with waste characterization data, it can be concluded that potential accidents involving CH TRU waste shipments cannot result in radioactive material releases in a vapor form. However, RH TRU waste contains activation/fission products that may volatilize at elevated temperatures. These radionuclides are identified as being present in RH TRU waste. Testing conducted by Lorenz (1980) indicates that cesium, antimony, and ruthenium may volatilize at elevated temperatures. Assuming that volatilization mechanisms for RH TRU waste would be similar to the referenced test conditions at 1290°F, it was concluded that the releases of cesium, antimony, and ruthenium vapors would be comparable to the values estimated for respirable particulate releases.

The algorithm for estimating the respirable release fraction of radioactive material from thermal accident events is illustrated in Table D.3.19. Values for specific algorithm parameters are summarized in Table D.3.20.

Total Respirable Release Fractions. The calculated impact release fractions (Table D.3.17) and thermal release fractions (Table D.3.19) were added to determine the total respirable release fractions due to very severe transportation accidents and are summarized in Table D.3.21 and D.3.22. A maximum release fraction of 0.0002 was estimated for accidents involving both CH and RH TRU waste shipments. This is consistent with or bounding of previous transportation risk studies such as the NRC modal study (Fischer et al., 1987), which estimated particulate releases of 0.000002 and vapor (C<sub>s</sub>) releases of 0.0002 due to spent fuel shipments, and the WIPP FEIS (DOE, 1980), which incorporated a release fraction of 0.00018 for CH TRU waste shipments.

D.3.3.1.3 Dispersal Conditions. The dispersion of airborne radioactive material during an accident is controlled by meteorological conditions at the time of the accident. The airborne radioactive material moves downwind from the scene of the accident and its dispersal and transport are affected by the degree of atmospheric turbulence. For this analysis, the materials were assumed to move downwind and disperse. As the radioactive cloud disperses, the people in its path will be exposed to external radiation, internal radiation from inhalation, or internal radiation from ingestion. For inhalation and

TABLE D.3.19 Estimate of potential accident release fractions for CH and RH TRU waste shipments due to thermal events

Thermal release fraction (TRF) =  $FAT [(FMC \times FMAC) + FMAT] FMRPT$

- Where:
- FAT = Fraction of accidents involving a thermal event
  - FMC = Fraction of material consumed by combustion
  - FMAC = Fraction of material aerosolized by combustion
  - FMAT = Fraction of material aerosolized by thermal event
  - FMRPT = Fraction of material released from package cavity during thermal event

Severity Category	FMAC	FMC	FMAT	FMRPT	Truck <sup>a</sup>		Rail <sup>a</sup>	
					FAT	TRF	FAT	TRF
<u>TRUPACT-II</u>								
1	$0 \times 10^0$	$0 \times 10^0$	$0 \times 10^0$	$0 \times 10^0$	$1.7 \times 10^{-2}$	$0 \times 10^0$	$6.8 \times 10^{-2}$	$0 \times 10^0$
2	$0 \times 10^0$	$0 \times 10^0$	$0 \times 10^0$	$0 \times 10^0$	$1.7 \times 10^{-2}$	$0 \times 10^0$	$6.8 \times 10^{-2}$	$0 \times 10^0$
3	$9 \times 10^{-4}$	$5 \times 10^{-4}$	$2 \times 10^{-8}$	$1 \times 10^0$	$1.7 \times 10^{-2}$	$8 \times 10^{-9}$	$6.8 \times 10^{-2}$	$2 \times 10^{-8}$
4	$9 \times 10^{-4}$	$5 \times 10^{-4}$	$1 \times 10^{-5}$	$1 \times 10^0$	$1.7 \times 10^{-2}$	$2 \times 10^{-7}$	$6.8 \times 10^{-2}$	$7 \times 10^{-7}$
5	$9 \times 10^{-4}$	$5 \times 10^{-4}$	$1 \times 10^{-5}$	$1 \times 10^0$	$1.7 \times 10^{-2}$	$2 \times 10^{-7}$	$6.8 \times 10^{-2}$	$7 \times 10^{-7}$
6	$9 \times 10^{-4}$	$5 \times 10^{-4}$	$1 \times 10^{-5}$	$1 \times 10^0$	$1.7 \times 10^{-2}$	$2 \times 10^{-7}$	$6.8 \times 10^{-2}$	$7 \times 10^{-7}$
7	$9 \times 10^{-4}$	$5 \times 10^{-4}$	$1 \times 10^{-5}$	$1 \times 10^0$	$1.7 \times 10^{-2}$	$2 \times 10^{-7}$	$6.8 \times 10^{-2}$	$7 \times 10^{-7}$
8	$9 \times 10^{-4}$	$5 \times 10^{-4}$	$1 \times 10^{-5}$	$1 \times 10^0$	$1.7 \times 10^{-2}$	$2 \times 10^{-7}$	$6.8 \times 10^{-2}$	$7 \times 10^{-7}$
<u>RH Cask</u>								
1	$0 \times 10^0$	$0 \times 10^0$	$0 \times 10^0$	$0 \times 10^0$	$1.7 \times 10^{-2}$	$0 \times 10^0$	$6.8 \times 10^{-2}$	$0 \times 10^0$
2	$0 \times 10^0$	$0 \times 10^0$	$0 \times 10^0$	$0 \times 10^0$	$1.7 \times 10^{-2}$	$0 \times 10^0$	$6.8 \times 10^{-2}$	$0 \times 10^0$
3	$7 \times 10^{-4}$	$5 \times 10^{-4}$	$2 \times 10^{-8}$	$1 \times 10^0$	$1.7 \times 10^{-2}$	$6 \times 10^{-9}$	$6.8 \times 10^{-2}$	$2 \times 10^{-8}$
4	$7 \times 10^{-4}$	$5 \times 10^{-4}$	$9 \times 10^{-5}$	$1 \times 10^0$	$1.7 \times 10^{-2}$	$2 \times 10^{-7}$	$6.8 \times 10^{-2}$	$7 \times 10^{-7}$
5	$7 \times 10^{-4}$	$5 \times 10^{-4}$	$9 \times 10^{-5}$	$1 \times 10^0$	$1.7 \times 10^{-2}$	$2 \times 10^{-7}$	$6.8 \times 10^{-2}$	$7 \times 10^{-7}$
6	$7 \times 10^{-4}$	$5 \times 10^{-4}$	$9 \times 10^{-5}$	$1 \times 10^0$	$1.7 \times 10^{-2}$	$2 \times 10^{-7}$	$6.8 \times 10^{-2}$	$7 \times 10^{-7}$
7	$7 \times 10^{-4}$	$5 \times 10^{-4}$	$9 \times 10^{-5}$	$1 \times 10^0$	$1.7 \times 10^{-2}$	$2 \times 10^{-7}$	$6.8 \times 10^{-2}$	$7 \times 10^{-7}$
8	$7 \times 10^{-4}$	$5 \times 10^{-4}$	$9 \times 10^{-5}$	$1 \times 10^0$	$1.7 \times 10^{-2}$	$2 \times 10^{-7}$	$6.8 \times 10^{-2}$	$7 \times 10^{-7}$

<sup>a</sup> Respirable release fractions.

TABLE D.3.20 Thermal release algorithm parameters for CH and RH TRU waste shipments

Parameter	Value	Basis/reference
FAT	1.7 x 10 <sup>-2</sup> (Truck) 6.8 x 10 <sup>-2</sup> (Rail)	Fischer et al. (1987)
FMC	Accident severity 1-2: 0 x 10 <sup>0</sup>	
	Accident severity 3-4: 9 x 10 <sup>-4</sup> (TRUPACT-II) 7 x 10 <sup>-4</sup> (RH Cask)	Type B package design Limited internal oxygen source: 3.95 lb O <sub>2</sub> (TRUPACT-II) 0.73 lb O <sub>2</sub> (RH Cask)
FMAC	Accident severity 1-2: 0 x 10 <sup>0</sup>	Type B package design Mishima and Schwendiman (1973b)
	Accident severity 3-8: 5 x 10 <sup>-4</sup>	
FMAT	Accident severity 1-2: 0 x 10 <sup>0</sup>	Type B package design
	Accident severity 3: 2 x 10 <sup>-8</sup>	Only combustion assumed to occur, with attendant off-gas (combustion) products
	Accident severity 4-8: 1 x 10 <sup>-5</sup> (TRUPACT-II) 9 x 10 <sup>-6</sup> (RH Cask)	Off-gasing assuming steam/graphite reaction and resuspension factor of 5.00 x 10 <sup>-6</sup> m <sup>-1</sup> corresponding to a surface stress from walking (NRC, 1980)
FMRPT	Accident severity 1-2: 0 x 10 <sup>0</sup>	Type B package design NRC (1977) used as guidance
	Accident severity 3-8: 1 x 10 <sup>0</sup>	

TABLE D.3.21 CH TRU waste transportation release fractions

Total respirable release fraction (TRRF)		=	Impact release fraction (IRF) + Thermal release fraction (TRF)	
Accident severity category	Impact release fraction <sup>a</sup>		Thermal release fraction <sup>b</sup>	Total respirable release fraction
<u>Truck</u>				
1	$0 \times 10^0$		$0 \times 10^0$	$0 \times 10^0$
2	$0 \times 10^0$		$0 \times 10^0$	$0 \times 10^0$
3	$0 \times 10^0$		$8 \times 10^{-9}$	$8 \times 10^{-9}$
4	$0 \times 10^0$		$2 \times 10^{-7}$	$2 \times 10^{-7}$
5	$8 \times 10^{-5}$		$2 \times 10^{-7}$	$8 \times 10^{-5}$
6	$2 \times 10^{-4}$		$2 \times 10^{-7}$	$2 \times 10^{-4}$
7	$2 \times 10^{-4}$		$2 \times 10^{-7}$	$2 \times 10^{-4}$
8	$2 \times 10^{-4}$		$2 \times 10^{-7}$	$2 \times 10^{-4}$
<u>Rail</u>				
1	$0 \times 10^0$		$0 \times 10^0$	$0 \times 10^0$
2	$0 \times 10^0$		$0 \times 10^0$	$0 \times 10^0$
3	$0 \times 10^0$		$2 \times 10^{-8}$	$2 \times 10^{-8}$
4	$0 \times 10^0$		$7 \times 10^{-7}$	$7 \times 10^{-7}$
5	$8 \times 10^{-5}$		$7 \times 10^{-7}$	$8 \times 10^{-5}$
6	$2 \times 10^{-4}$		$7 \times 10^{-7}$	$2 \times 10^{-4}$
7	$2 \times 10^{-4}$		$7 \times 10^{-7}$	$2 \times 10^{-4}$
8	$2 \times 10^{-4}$		$7 \times 10^{-7}$	$2 \times 10^{-4}$

<sup>a</sup> From Table D.3.17.

<sup>b</sup> From Table D.3.19.

TABLE D.3.22 RH TRU waste transportation release fractions

Total respirable release fraction (TRRF)		=	Impact release fraction (IRF) + Thermal release fraction (TRF)	
Accident severity category	Impact release fraction <sup>a</sup>		Thermal release fraction <sup>b</sup>	Total respirable release fraction
<u>Truck</u>				
1	$0 \times 10^0$		$0 \times 10^0$	$0 \times 10^0$
2	$0 \times 10^0$		$0 \times 10^0$	$0 \times 10^0$
3	$0 \times 10^0$		$6 \times 10^{-9}$	$6 \times 10^{-9}$
4	$0 \times 10^0$		$2 \times 10^{-7}$	$2 \times 10^{-7}$
5	$1 \times 10^{-4}$		$2 \times 10^{-7}$	$1 \times 10^{-4}$
6	$1 \times 10^{-4}$		$2 \times 10^{-7}$	$1 \times 10^{-4}$
7	$2 \times 10^{-4}$		$2 \times 10^{-7}$	$2 \times 10^{-4}$
8	$2 \times 10^{-4}$		$2 \times 10^{-7}$	$2 \times 10^{-4}$
<u>Rail</u>				
1	$0 \times 10^0$		$0 \times 10^0$	$0 \times 10^0$
2	$0 \times 10^0$		$0 \times 10^0$	$0 \times 10^0$
3	$0 \times 10^0$		$2 \times 10^{-8}$	$2 \times 10^{-8}$
4	$0 \times 10^0$		$7 \times 10^{-7}$	$7 \times 10^{-7}$
5	$1 \times 10^{-4}$		$7 \times 10^{-7}$	$1 \times 10^{-4}$
6	$1 \times 10^{-4}$		$7 \times 10^{-7}$	$1 \times 10^{-4}$
7	$2 \times 10^{-4}$		$7 \times 10^{-7}$	$2 \times 10^{-4}$
8	$2 \times 10^{-4}$		$7 \times 10^{-7}$	$2 \times 10^{-4}$

<sup>a</sup> From Table D.3.17.

<sup>b</sup> From Table D.3.19.

ingestion, the degree of exposure depends on the amount of material retained in the lungs or other organs of the exposed persons.

Airborne transport and diffusion can disperse radioactive materials over large areas. The degree of dispersion is influenced by many factors, such as season (which influences atmospheric turbulence), time of day, degree of cloud cover, land surface features and characteristics, and other meteorological parameters. Dispersed material can expose people in many ways, as shown in Figure D.3.3. The principal effect of gamma-emitting materials is a direct external or internal dose. Material that emits alpha or beta radiation if it is converted to an aerosol and inhaled by people produces the largest consequence. Figure D.3.3 illustrates that radioactive materials can also be incorporated in the food chain. Radiation doses received by the population through the food chain pathway are usually more significant if a continuous release exists.

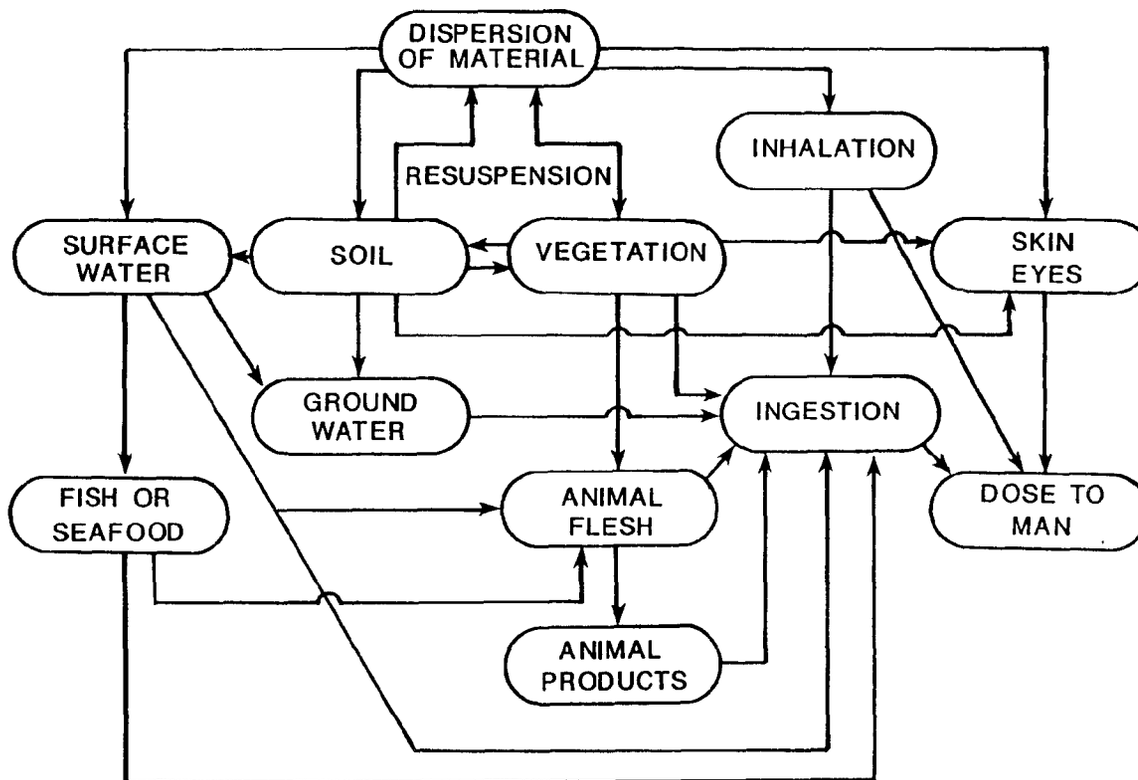
One of the pathways of note is resuspension. This occurs when deposited particulate material becomes airborne through the action of pedestrians, vehicles, plowing, the wind, etc. The resuspended material then becomes available for inhalation and can deliver an additional dose that accumulates with time.

**D.3.3.1.4 Pathways and Exposed Populations.** RADTRAN or similar analytical tools can be used to evaluate the radiological impacts of transporting radioactive materials under accident conditions. As input to RADTRAN, the exposure pathways must be identified and the size of exposed populations must be estimated. Transportation accidents may be divided into those accidents in which the shipping containers maintain their integrity and there is no release of radioactive materials, and those accidents in which the integrity of the shipping containers is compromised. The exposure pathways and the exposed population subgroups are discussed below.

In an accident that does not compromise the containment of the shipping containers, the exposure pathway is limited to direct exposure by penetrating radiation from the intact package. The dose delivered to any member of an exposed population is evaluated in the same manner as the exposure from normal (incident-free) transportation, with adjustments made for the duration of exposure and the distance between the shipment and the exposed individuals. The exposed populations include the truck or rail crew, the occupants of the other vehicle(s) involved in the accident, bystanders and pedestrians, the occupants of nearby buildings, and the members of emergency response crews.

In an accident that results in a failure of the shipping containers and possible release of radioactive material, exposures may result from both nondispersible and dispersible materials.

The exposure pathway from accidents involving shipping containers with nondispersible materials is direct exposure resulting from the loss of shielding of the contents of the containers. Certain radioactive materials are not dispersible because of their chemical or physical form, such as irradiated steel hardware; these materials may nevertheless result in exposure by penetrating radiation. The doses received by exposed individuals are evaluated in the same manner as other direct exposures, with adjustments made



REF: NRC, 1977.

FIGURE D-22

for increased dose rates resulting from shielding loss as well as exposure time and distance adjustments. The exposed populations are the same as identified above.

Four exposure pathways may result from accidents that cause a release of dispersible radioactive materials:

- Cloudshine: The exposure from cloudshine is the direct *external* dose from the passing cloud of dispersed material. Dispersion depends on the meteorological conditions at the accident scene, as well as the fraction of failed shipping containers and the fraction of released material that becomes airborne.
- Groundshine: The exposure from groundshine is the direct *external* dose from material that has deposited on the ground after being dispersed from the accident site. The degree of deposition depends on the material being deposited (i.e., the rate at which the dispersed material settles out) and the amount of dispersed material available to settle out (i.e., how much material from the original release has dispersed far enough to deposit on the area of interest).
- Inhalation: The exposure from inhalation is the *internal* exposure that results from breathing aerosolized material. Exposure from inhalation depends on the fraction of failed shipping containers, the fraction of material that becomes airborne, the aerosol fraction of respirable size, the radiation dose delivered per curie of radioactivity inhaled, the dilution factor for radioactive material in the surrounding air, and the breathing rate of the exposed individual.
- Resuspension: The exposure from resuspension is the *internal* exposure that results from the inhalation of material that was dispersed, deposited at a distance from the accident scene and then resuspended as an aerosol and inhaled. Exposure from resuspension requires combining the mechanisms of dispersion, deposition and inhalation described above, as well as estimating the fraction of deposited material that is resuspended. (Resuspension may result from changing weather conditions, such as changes in wind speed or direction, or from disturbing deposited material by other means, such as traffic through a deposition area.) Note that exposure by ingestion is not included in evaluating the radiological impacts of accidents because it is assumed that emergency response and governmental authorities would intervene to impound foodstuffs, provide an alternative water supply, and clean up contaminated land.

The population subgroups that are exposed by an accident that results in dispersion of radioactive material include the individuals who are directly exposed at the scene of the accident and the individuals who are present in the areas over which dispersion occurs.

### **D.3.3.2 Results of the Accident Analysis**

The radiological exposures associated with truck or rail accidents involving CH TRU waste are expressed as the exposure per shipment and as a cumulative exposure over the shipping campaign for the alternative being considered. The exposure is the sum of the products of the probability of a given severity accident times the consequences of such an accident for each of the severity categories. The radiological exposures from an accident involving CH TRU waste are expressed in equivalent whole body dose and are tabulated in units of person-rem, and assume three TRUPACT-II containers per truck shipment and six TRUPACT-II containers per rail shipment. Table D.3.23 presents the exposure per shipment for each facility that ships CH TRU waste and the total per shipment exposure for all facilities for truck and rail modes. Table D.3.24 presents the cumulative exposure for all facilities that ship CH TRU waste to the WIPP. This table shows the estimated radiological exposures for transportation accidents in the Proposed Action, which consists of the Test Phase (10 percent of CH TRU waste shipped and all shipments by truck) and the Disposal Phase, in which truck or rail could be used.

No radiological exposures from transportation accidents were calculated for the No Action Alternative because no shipments to the WIPP would be made.

For the Alternative Action, the radiological exposures from truck accidents are the sum of the exposures from the Test Phase and Disposal Phase (Table D.3.24). These exposures would be incurred in a continuous 20-year period after an approximate 5-year Test Phase during which no waste would be shipped to the WIPP but during which approximately seven truck shipments of CH TRU waste would be made from the Rocky Flats Plant to the Idaho National Engineering Laboratory to support bin tests. The accident contribution for these shipments was calculated by subtracting the per-shipment radiological exposure from accidents (Table D.3.23) for a shipment from the Idaho National Engineering Laboratory to the WIPP from that for a shipment from the Rocky Flats Plant to the WIPP. This difference, which represents the Idaho-to-Rocky Flats transportation segment, was multiplied by the number of shipments to arrive at the transportation exposures from the bin tests. Thus, an accident contribution of approximately  $5.90 \times 10^{-4}$  person-rem is expected from the bin test shipments. The radiological exposures from rail accidents for the Proposed Action and the Alternative Action are shown in Table D.3.25.

The radiological exposures from an accident involving a truck or a railcar carrying RH TRU waste are expressed in equivalent whole body dose and are tabulated in units of person-rem, assuming one RH TRU cask per truck shipment and two RH casks per rail shipment. Table D.3.26 presents the per shipment exposure for each facility that ships RH TRU waste by truck or rail and the total exposures for all facilities. Table D.3.27 presents the cumulative exposure for all facilities that ship RH TRU waste to the WIPP. These lifetime radiological exposures from transportation accidents involving RH TRU waste are shown in Table D.3.27 for a 20-year shipping period. No RH TRU waste shipments would occur during the Test Phase of the Proposed Action or the Alternative Action, and therefore no accident exposures result. The radiological exposures of RH TRU shipments are identical for the Proposed Action and the Alternative Action.

TABLE D.3.23 Per shipment accident radiological exposures of CH TRU waste shipments: (person-rem)<sup>a,b,c</sup>

Facility	Nonoccupational accident contribution	
	Truck	Rail
Idaho National Engineering Laboratory	$7.9 \times 10^{-4}$	$5.7 \times 10^{-4}$
Rocky Flats Plant	$2.0 \times 10^{-4}$	$1.9 \times 10^{-4}$
Hanford Reservation	$9.9 \times 10^{-4}$	$8.9 \times 10^{-4}$
Savannah River Site	$4.2 \times 10^{-2}$	$4.0 \times 10^{-2}$
Los Alamos National Laboratory	$1.3 \times 10^{-3}$	d
Oak Ridge National Laboratory	$4.4 \times 10^{-3}$	$4.22 \times 10^{-3}$
Nevada Test Site	$8.9 \times 10^{-6}$	d
Argonne National Laboratory-East	$4.9 \times 10^{-4}$	$3.5 \times 10^{-4}$
Lawrence Livermore National Laboratory	$1.9 \times 10^{-4}$	$2.94 \times 10^{-4}$
Mound Laboratory	$2.8 \times 10^{-5}$	$5.4 \times 10^{-7}$

<sup>a</sup> Population group exposures per waste shipment are expressed in equivalent whole body dose and are tabulated in units of person-rem.

<sup>b</sup> Values for rail are expressed per railcar shipment.

<sup>c</sup> Population group exposures per waste shipment are presented as a function of the Transport Index (TI), which is defined as the dose rate in mrem/hr at 1 m from the waste package.

<sup>d</sup> No railheads present.

TABLE D.3.24 Lifetime radiological exposures for accidents during transportation of CH TRU waste (person-rem): Proposed Action and Alternative Action<sup>a,c</sup>

Facility	Proposed Action			Alternative Action	
	Test Phase <sup>b</sup>	Disposal Phase (20-yr)		Disposal Phase (20-yr)	
		Truck	Max. rail	Truck	Max. rail
Idaho National Engineering Laboratory	$3.2 \times 10^{-1}$	$2.9 \times 10^0$	$1.0 \times 10^0$	$3.2 \times 10^0$	$1.2 \times 10^0$
Rocky Flats Plant	$1.5 \times 10^{-1}$	$1.4 \times 10^0$	$6.5 \times 10^{-1}$	$1.5 \times 10^0$	$7.2 \times 10^{-1}$
Hanford Reservation	$3.1 \times 10^{-1}$	$2.8 \times 10^0$	$1.2 \times 10^0$	$3.1 \times 10^0$	$1.4 \times 10^0$
Savannah River Site	$1.1 \times 10^1$	$1.0 \times 10^2$	$4.8 \times 10^1$	$1.1 \times 10^2$	$5.3 \times 10^1$
Los Alamos National Laboratory <sup>d</sup>	$2.7 \times 10^{-1}$	$2.4 \times 10^0$	$2.4 \times 10^0$	$2.7 \times 10^0$	$2.7 \times 10^0$
Oak Ridge National Laboratory	$1.0 \times 10^{-1}$	$9.0 \times 10^{-1}$	$4.3 \times 10^{-1}$	$1.0 \times 10^0$	$4.8 \times 10^{-1}$
Nevada Test Site <sup>d</sup>	$7.1 \times 10^{-5}$	$6.4 \times 10^{-4}$	$6.4 \times 10^{-4}$	$7.1 \times 10^{-4}$	$7.1 \times 10^{-4}$
Argonne National Laboratory-East	$6.9 \times 10^{-4}$	$6.2 \times 10^{-3}$	$2.2 \times 10^{-3}$	$6.9 \times 10^{-3}$	$2.4 \times 10^{-3}$
Lawrence Livermore National Laboratory	$1.8 \times 10^{-2}$	$1.6 \times 10^{-1}$	$1.3 \times 10^{-1}$	$1.8 \times 10^{-1}$	$1.4 \times 10^{-1}$
Mound Laboratory	$4.2 \times 10^{-4}$	$3.8 \times 10^{-3}$	$3.6 \times 10^{-5}$	$4.2 \times 10^{-3}$	$4.0 \times 10^{-5}$
Total	$1.2 \times 10^1$	$1.1 \times 10^2$	$5.4 \times 10^1$	$1.2 \times 10^2$	$6.0 \times 10^1$

<sup>a</sup> Population group exposures are calculated by multiplying the exposure/shipment identified in Table D.3.23 by the total number of shipments to the WIPP by truck or rail, as determined from the projection in Table D.3.2.

<sup>b</sup> Test Phase assumes 10% of shipment completed by truck.

<sup>c</sup> Nonoccupational population.

<sup>d</sup> Waste shipments from this facility are limited to truck mode, thus rail exposures are the same as truck exposures.

TABLE D.3.25 Summary of lifetime radiological exposure changes between Proposed Action and Alternative Action: CH TRU accident nonoccupational risk (person-rem)

Facility	Proposed Action		Alternative Action	
	Truck	Rail	Truck	Rail
Idaho National Engineering Laboratory	$3.2 \times 10^0$	$1.3 \times 10^0$	$3.2 \times 10^0$	$1.2 \times 10^0$
Rocky Flats Plant	$1.5 \times 10^0$	$8.0 \times 10^{-1}$	$1.5 \times 10^0$	$7.2 \times 10^{-1}$
Hanford Reservation	$3.1 \times 10^0$	$1.5 \times 10^0$	$3.1 \times 10^0$	$1.4 \times 10^0$
Savannah River Site	$1.1 \times 10^2$	$5.9 \times 10^1$	$1.1 \times 10^2$	$5.3 \times 10^1$
Los Alamos National Laboratory	$2.7 \times 10^0$	$2.7 \times 10^0$	$2.7 \times 10^0$	$2.7 \times 10^0$
Oak Ridge National Laboratory	$1.0 \times 10^0$	$5.3 \times 10^{-1}$	$1.0 \times 10^0$	$4.8 \times 10^{-1}$
Nevada Test Site	$7.1 \times 10^{-4}$	$7.1 \times 10^{-4}$	$7.1 \times 10^{-4}$	$7.1 \times 10^{-4}$
Argonne National Laboratory-East	$6.9 \times 10^{-3}$	$2.9 \times 10^{-3}$	$6.9 \times 10^{-3}$	$2.4 \times 10^{-3}$
Lawrence Livermore National Laboratory	$1.8 \times 10^{-1}$	$1.5 \times 10^{-1}$	$1.8 \times 10^{-1}$	$1.4 \times 10^{-1}$
Mound Laboratory	$4.2 \times 10^{-3}$	$4.6 \times 10^{-4}$	$4.2 \times 10^{-3}$	$4.0 \times 10^{-5}$
Total	$1.2 \times 10^2$	$6.6 \times 10^1$	$1.2 \times 10^2$	$6.0 \times 10^1$

TABLE D.3.26 Per shipment accident radiological exposures of RH TRU shipments (person-rem)<sup>a,b,c</sup>

Facility	Nonoccupational accident contribution	
	Truck	Rail
Idaho National Engineering Laboratory	$1.6 \times 10^{-3}$	$1.3 \times 10^{-3}$
Hanford Reservation	$4.34 \times 10^{-5}$	$4.44 \times 10^{-5}$
Los Alamos National Laboratory	$3.09 \times 10^{-6}$	<sup>d</sup>
Oak Ridge National Laboratory	$4.84 \times 10^{-6}$	$5.21 \times 10^{-6}$
Argonne National Laboratory-East	$6.4 \times 10^{-6}$	$5.2 \times 10^{-6}$

<sup>a</sup> Exposures to the population per waste shipment are expressed in equivalent whole body dose and are tabulated in units of person-rem.

<sup>b</sup> Values for rail are expressed per railcar shipment.

<sup>c</sup> Exposures to the population per waste shipment are presented as a function of the Transport Index (TI) which is defined as the dose rate in mrem/hr at 1 meter from the waste package. Calculations are based on three TRUPACT-II waste packages per truck and six per railcar shipment.

<sup>d</sup> No railheads present.

TABLE D.3.27 Lifetime radiological exposures for accidents during transportation of RH TRU waste (person-rem): Proposed Action and Alternative Action<sup>a,b</sup>

Facility	100% Truck	Maximum rail
Idaho National Engineering Laboratory	$7.8 \times 10^{-1}$	$3.2 \times 10^{-1}$
Hanford Reservation	$1.1 \times 10^{-1}$	$5.4 \times 10^{-2}$
Los Alamos National Laboratory <sup>c</sup>	$3.1 \times 10^{-4}$	$3.1 \times 10^{-4}$
Oak Ridge National Laboratory	$2.2 \times 10^{-2}$	$1.2 \times 10^{-2}$
Argonne National Laboratory-East	$1.9 \times 10^{-3}$	$7.8 \times 10^{-4}$
Total	$9.1 \times 10^{-1}$	$3.9 \times 10^{-1}$

<sup>a</sup> Population group exposures are calculated by multiplying the exposure/shipment identified in Table D.3.26 by the total number of shipments to WIPP by truck or rail, as determined from the projection in Table D.3.22. Rail occupational exposures resulting from normal transportation include the impact of inspection activities.

<sup>b</sup> Nonoccupational populations.

<sup>c</sup> Waste shipments from the facility are limited to truck mode. Rail exposures are thus the same as the truck exposures.

#### **D.3.4 RADIOLOGICAL CONSEQUENCES OF BOUNDING CASE TRANSPORTATION ACCIDENT**

##### **D.3.4.1 Assumptions: Bounding Case Accident**

As discussed in Section 5.0, "bounding case" transportation accident scenarios were developed for this SEIS. These scenarios were used to calculate the impact of very severe accidents in higher population areas along the WIPP-preferred transportation routes. Postulated accidents involved both CH and RH truck and rail shipments using TRUPACT-II containers or RH casks. Based on comments received on the draft SEIS, a revised bounding case accident was calculated based on higher curie content CH waste primarily from Los Alamos National Laboratory, the Savannah River Site, and the Idaho National Engineering Laboratory. In the draft SEIS, calculations assuming average CH waste from the Rocky Flats Plant waste were used because these shipments comprise the majority of the total CH waste shipments. Less likelihood of the current bounding case accidents is expected because the number of shipments of maximally loaded containers (WAC or TRUPACT Payload Compliance Plan limits) are smaller than the number of shipments with average waste loadings. Waste compositions from Los Alamos National Laboratory, Savannah River Site, and the Idaho National Engineering Laboratory were analyzed for CH TRU shipments, and from Hanford and the Idaho National Engineering Laboratory for RH TRU shipments. These waste compositions were scaled up to the maximum total curie content of radionuclides allowed by either the WIPP Waste Acceptance Criteria or the TRUPACT Payload Compliance Plan.

During each accident, all TRUPACT-II containers or RH casks were assumed to be equally breached and subsequently engulfed in fire for two hours (it is estimated that at least 17,000 gallons of fuel would be required to provide sufficient fuel to sustain a two-hour fire). External air/oxygen sources were assumed to be limited (internal combustion is limited) because a major breach of the Type B TRUPACT-II containers or RH casks is not credible. Radioactive contamination and hazardous chemicals were assumed to be evenly distributed throughout the waste volume and 0.02 percent of the hazardous and radioactive particulate materials were postulated to be released in a respirable form (less than 10 micron particle size). Each accident was assumed to occur during a period having very stable atmospheric meteorological conditions, so as to limit dispersion or breakup of the plume and maximize radiation doses and hazardous chemical concentrations.

The accident risk analysis method discussed in Subsection D.3.3 relies on the probabilistic approach in RADTRAN to determine cumulative risks of a series of increasingly less probable but more severe accident scenarios. To determine the accident consequences of the "bounding case" accident scenarios, a probability of 100 percent was specified. The specific conditions assumed for these bounding case accidents are summarized in Table D.3.28.

The probability of breaching all Type B containers or casks during truck or rail accidents and engulfing them in a two-hour fire (requiring the fuel equivalent of two fully loaded fuel transports) in an urban area during adverse meteorological conditions

TABLE D.3.28 Bounding case accident scenario assumptions

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The waste shipment is assumed to be three fully-loaded TRUPACT-IIs or 1 RH cask on a combination tractor-trailer truck or six fully-loaded TRUPACT-IIs or two RH casks on a railcar. The origin facilities of the waste shipments are those with the greatest likelihood of having a trailer load of waste with a curie content set at the maximum thermal or fissile gram limits specified by the WIPP Waste Acceptance Criteria or WIPP Payload Compliance Plan.

All waste is packaged in Type A drums.

A major breach of any of the Type B TRUPACT-II containers or RH casks that compose a TRU shipment is not credible, limiting external air/oxygen sources.

Loss of packaging containment will result in .0002 fraction of the radioactive waste material in the TRUPACT-II containers or RH casks being released to the environment in a respirable form. These respirable materials are airborne particulates and aerosols, which are all less than 10 microns aerodynamic diameter in size.

Radioactive contamination is evenly distributed throughout the waste volume.

The highest accident severity category, category eight, is assumed, with a fire duration of two hours.

All TRUPACT-II containers or RH casks on the trailer or railcar are equally breached.

The accident occurs in the urban or suburban portion of a nonspecific large (greater than one million population) metropolitan area with a mean population density of 3,861 persons (urban) or 719 persons (suburban) per square kilometer in the subarea immediately surrounding the accident site.

An aerosol cloud of respirable radionuclides is dispersed downwind.

is very small. The probability would be a small fraction of the fraction,  $0.05 \times 1.5 \times 10^{-5}$  for a truck shipment or a small fraction of  $0.05 \times 1.0 \times 10^{-5}$  for a rail shipment (Tables D.3.15 and D.3.16). Additional conservatism in the analysis included the use of a range of population densities higher than currently exist along most WIPP transportation corridors, including Atlanta, Georgia; Denver, Colorado; and Albuquerque, New Mexico.

These conditions were input to the RADTRAN computer code to determine radiological consequences of these bounding cases. These radiological consequences measure the potential to cause immediate and delayed health effects in the affected population, including early fatalities, early morbidities, latent cancer fatalities, and genetic effects from the inhalation, resuspension, groundshine, and cloudshine of the aerosol cloud of the released radionuclides. As a check on estimated consequences, each bounding case scenario was also analyzed with the AIRDOS model. A comparison of RADTRAN and AIRDOS parameters for CH and RH bounding cases is shown in Tables D.3.29 and D.3.30.

#### D.3.4.2 **Results: Bounding Case Accident**

The RADTRAN and AIRDOS codes were used to predict the consequences of the bounding case accident scenarios. As previously discussed, health impacts may result from external exposure (e.g., cloudshine, groundshine) and internal exposure (e.g., inhalation, resuspension, and ingestion) to the dispersed radioactive material. Since it was assumed that the accidents occurred in an urban or suburban area, ingestion impacts associated with contamination of agricultural products were not applicable.

The analysis assumed that stable to extremely stable atmospheric conditions predominated. This assumption conservatively predicted high airborne radioactive contaminant concentrations and limited the dispersion of the contaminants to outlying areas. In an urban area, surface irregularities and thermal anomalies will tend to preclude the probability of a prevailing stable atmospheric condition.

The revised results of the bounding case accident analyses are presented in Tables D.3.31 through D.3.34 for CH and RH truck and rail scenarios. Contributions to the total committed effective dose equivalent (CEDE) for the exposed population from various pathways (initial inhalation, inhalation from resuspension processes, groundshine, cloudshine) are shown as calculated by both RADTRAN and AIRDOS. The dose expected for the maximally exposed individual as directly calculated by AIRDOS is also shown for each scenario. Population doses were converted to estimates of health effects (latent cancer fatalities) using a conversion factor of  $1 \text{ person-rem} = 2.8 \times 10^{-4}$  LCFs.

For all the scenarios analyzed, neither RADTRAN nor AIRDOS estimated any early fatalities or morbidities. The estimated population doses were dominated by inhalation contributions (initial or from resuspension processes). Two values for the resuspended inhalation dose contribution were calculated using RADTRAN. These values were calculated using resuspension particle half-lives of 365 and 60 days and are designated

TABLE D.3.29 CH bounding case accident inputs

Input factor	RADTRAN III	AIRDOS
Curies per TRUPACT-II	Same for each model	Maximum allowed per thermal or fissile grams limits set by WAC or Payload Compliance Plan:  LANL 1080 PE-Ci <sup>a</sup> (7170 total Ci) SRS 1100 PE-Ci (3750 total Ci) INEL 1200 PE-Ci (6540 total Ci)
Release fraction	.0002 released of all Ci as airborne, respirable fraction for both models	
Release height	Ground release	Ground release (3.5 meters)
Weather	Same, Stability Class F for both models	
Wind speed	1 meter per second	2 meters per second
Population density	Same for both models (Urban: 3861 people per square kilometer Suburban: 719 people per square kilometer)	
Directly calculated Pathway doses	Inhalation Resuspension  Groundshine  Cloudshine  Ingestion	Inhalation -----  Groundshine  Cloudshine  -----
Calculation of *Maximum Individual* Directly	No	Yes

<sup>a</sup> PE-Ci is plutonium equivalent curies calculated using weighting factors in Appendix F.

TABLE D.3.30 RH bounding case accident inputs

Input factor	RADTRAN III	AIRDOS
Curies per RH cask	Same for each model:	Maximum allowed per thermal or fissile grams limits set by WAC: HANF 813 PE-Ci <sup>a</sup> (909 total Ci) INEL 836 PE-Ci (903 total Ci)
Release fraction	.0002 released of all Ci as airborne, respirable fraction for both models.	
Release height	Ground release	Ground release (3.5 m)
Weather	Same, Stability Class F for both models	
Wind speed	1 meter per second	2 meters per second
Population fraction	Same for both models (Urban: 3861 people per square kilometer)	
Directly calculated Pathway doses	Inhalation Resuspension  Groundshine  Cloudshine	Inhalation -----  Groundshine  Cloudshine
Calculation for "Maximum Individual" Directly	No	Yes

<sup>a</sup> PE-Ci is plutonium equivalent curies calculated by using weighting factors in Appendix F.

TABLE D.3.31 CH bounding case accident results:

Truck accident (CEDE person-rem)

Model	Site	Pop. zone	Resusp. I <sup>a</sup>	Resusp. II <sup>b</sup>	Inhal.	Groundshine	Cloudshine	Ingestion	Total w/Res. I <sup>c</sup>	Total w/Res. II <sup>c</sup>	LCF w/Res. I <sup>d</sup>	LCF w/Res. II <sup>d</sup>	Max. indiv. dose (rem)
RADTRAN III <sup>e</sup>	LANL	Urban	1.30 x 10 <sup>5</sup>	2.07 x 10 <sup>4</sup>	2.86 x 10 <sup>4</sup>	2.54 x 10 <sup>0</sup>	2.53 x 10 <sup>-4</sup>	0	1.59 x 10 <sup>5</sup>	4.39 x 10 <sup>4</sup>	44.5	12.3	—
AIRDOS <sup>f</sup>	LANL	Urban	----	----	3.52 x 10 <sup>4</sup>	2.40 x 10 <sup>0</sup>	2.40 x 10 <sup>-4</sup>	0	3.52 x 10 <sup>4</sup>	3.52 x 10 <sup>4</sup>	9.9	9.9	0.16
RADTRAN III	LANL	Suburban	4.01 x 10 <sup>4</sup>	6.39 x 10 <sup>3</sup>	8.82 x 10 <sup>3</sup>	7.84 x 10 <sup>-1</sup>	7.79 x 10 <sup>-5</sup>	0	4.89 x 10 <sup>4</sup>	1.52 x 10 <sup>4</sup>	13.7	4.3	—
AIRDOS	LANL	Suburban	----	----	6.55 x 10 <sup>3</sup>	4.46 x 10 <sup>-1</sup>	4.46 x 10 <sup>-5</sup>	0	6.55 x 10 <sup>3</sup>	6.55 x 10 <sup>3</sup>	1.8	1.8	0.16
RADTRAN III	SRS	Urban	1.30 x 10 <sup>5</sup>	2.08 x 10 <sup>4</sup>	2.87 x 10 <sup>4</sup>	3.42 x 10 <sup>-1</sup>	2.33 x 10 <sup>-6</sup>	0	1.58 x 10 <sup>5</sup>	4.95 x 10 <sup>4</sup>	44.2	13.9	—
AIRDOS	SRS	Urban	----	----	3.51 x 10 <sup>4</sup>	1.50 x 10 <sup>-1</sup>	2.50 x 10 <sup>-6</sup>	0	3.51 x 10 <sup>4</sup>	3.51 x 10 <sup>4</sup>	9.8	9.8	0.16
RADTRAN III	INEL	Urban	1.47 x 10 <sup>5</sup>	2.34 x 10 <sup>4</sup>	3.24 x 10 <sup>4</sup>	3.87 x 10 <sup>0</sup>	3.76 x 10 <sup>-4</sup>	0	1.80 x 10 <sup>5</sup>	5.58 x 10 <sup>4</sup>	50.4	15.6	—
AIRDOS	INEL	Urban	----	----	3.97 x 10 <sup>4</sup>	3.50 x 10 <sup>0</sup>	3.50 x 10 <sup>-3</sup>	0	3.97 x 10 <sup>4</sup>	3.97 x 10 <sup>4</sup>	11.1	11.1	0.18

<sup>a</sup> RADTRAN III using a resuspension half life of 365 days.

<sup>b</sup> A more realistic resuspension half life might be 60 days, because material is either cleaned up or washed away.

<sup>c</sup> Total CEDE using each respective resuspension dose.

<sup>d</sup> Conversion: 1 person-rem = 2.8 x 10<sup>-4</sup> LCFs (shown for each total CEDE using the two resuspension doses).

<sup>e</sup> RADTRAN III does not directly calculate maximum dose to the individual.

<sup>f</sup> AIRDOS does not calculate resuspension doses.

TABLE D.3.32 CH bounding case accident results:

Rail accident (CEDE person-rem)

Model	Site	Pop. zone	Resusp. I <sup>a</sup>	Resusp. II <sup>b</sup>	Inhal.	Groundshine	Cloudshine	Ingestion	Total w/Res. I <sup>c</sup>	Total w/Res. II <sup>c</sup>	LCF w/Res. I <sup>d</sup>	LCF w/Res. II <sup>d</sup>	Max. indiv. dose (rem)
RADTRAN III <sup>c</sup>	SRS	Urban	2.60 x 10 <sup>5</sup>	4.16 x 10 <sup>4</sup>	5.74 x 10 <sup>4</sup>	6.84 x 10 <sup>-1</sup>	4.66 x 10 <sup>-6</sup>	0	3.16 x 10 <sup>5</sup>	9.90 x 10 <sup>4</sup>	88.5	27.7	---
AIRDOS <sup>f</sup>	SRS	Urban	-----	-----	7.02 x 10 <sup>4</sup>	3.00 x 10 <sup>-1</sup>	5.00 x 10 <sup>-6</sup>	0	7.02 x 10 <sup>4</sup>	7.02 x 10 <sup>4</sup>	19.7	19.7	0.32
RADTRAN III	INEL	Urban	2.94 x 10 <sup>5</sup>	4.68 x 10 <sup>4</sup>	6.48 x 10 <sup>4</sup>	7.74 x 10 <sup>0</sup>	7.52 x 10 <sup>-4</sup>	0	3.60 x 10 <sup>5</sup>	1.12 x 10 <sup>5</sup>	100.8	31.4	---
AIRDOS	INEL	Urban	----	-----	7.94 x 10 <sup>4</sup>	7.00 x 10 <sup>0</sup>	7.00 x 10 <sup>-3</sup>	0	7.94 x 10 <sup>4</sup>	7.94 x 10 <sup>4</sup>	22.2	22.2	0.36
RADTRAN III <sup>e</sup>	LANL	Urban											
AIRDOS <sup>f</sup>	LANL	Urban											
RADTRAN III	LANL	Suburban											
AIRDOS	LANL	Suburban											

<sup>a</sup> RADTRAN III using a resuspension half life of 365 days.

<sup>b</sup> A more realistic resuspension half life might be 60 days, because material is either cleaned up or washed away.

<sup>c</sup> Total CEDE using each respective resuspension dose.

<sup>d</sup> Conversion: 1 person-rem = 2.8 x 10<sup>-4</sup> LCFs (shown for each total CEDE using the two resuspension doses).

<sup>e</sup> RADTRAN III does not directly calculate maximum dose to the individual.

<sup>f</sup> -----

TABLE D.3.33 RH bounding case accident results:

Truck accident (CEDE person-rem)

Model	Site	Pop. zone	Resusp. I <sup>a</sup>	Resusp. II <sup>b</sup>	Inhal.	Groundshine	Cloudshine	Ingestion	Total w/Res. I <sup>c</sup>	Total w/Res. II <sup>c</sup>	LCF w/Res. I <sup>d</sup>	LCF w/Res. II <sup>d</sup>	Max. indiv. dose (rem)
RADTRAN III <sup>e</sup>	HANF	Urban	$3.04 \times 10^3$	$4.83 \times 10^2$	$6.66 \times 10^2$	$1.60 \times 10^1$	$1.22 \times 10^{-3}$	0	$3.72 \times 10^3$	$1.16 \times 10^3$	1.0	0.3	—
AIRDOS <sup>f</sup>	HANF	Urban	-----	-----	$8.81 \times 10^2$	$1.84 \times 10^1$	$3.25 \times 10^{-1}$	0	$8.99 \times 10^2$	$8.99 \times 10^2$	0.25	0.25	0.004
RADTRAN III	INEL	Urban	$3.29 \times 10^4$	$1.50 \times 10^3$	$7.20 \times 10^3$	$1.45 \times 10^0$	$1.65 \times 10^{-4}$	0	$4.01 \times 10^4$	$1.24 \times 10^4$	11.2	3.5	—
AIRDOS	INEL	Urban	-----	-----	$9.00 \times 10^3$	$1.22 \times 10^0$	$1.90 \times 10^{-2}$	0	$9.00 \times 10^3$	$9.00 \times 10^3$	2.5	2.5	0.04

<sup>a</sup> RADTRAN III using a resuspension half life of 365 days.

<sup>b</sup> A more realistic resuspension half life might be 60 days, because material is either cleaned up or washed away.

<sup>c</sup> Total CEDE using each respective resuspension dose.

<sup>d</sup> Conversion: 1 person-rem =  $2.8 \times 10^{-4}$  LCFs (shown for each total CEDE using the two resuspension doses).

<sup>e</sup> RADTRAN III does not directly calculate maximum dose to the individual.

<sup>f</sup> AIRDOS does not calculate resuspension doses.

TABLE D.3.34 RH bounding case accident results:

## Rail accident (CEDE person-rem)

Model	Site	Pop. zone	Resusp. I <sup>a</sup>	Resusp. II <sup>b</sup>	Inhal.	Groundshine	Cloudshine	Ingestion	Total w/Res. I <sup>c</sup>	Total w/Res. II <sup>c</sup>	LCF w/Res. I <sup>d</sup>	LCF w/Res. II <sup>d</sup>	Max. indiv. dose (rem)
RADTRAN III <sup>e</sup>	HANF	Urban	$6.08 \times 10^3$	$9.66 \times 10^2$	$1.33 \times 10^3$	$3.20 \times 10^1$	$2.44 \times 10^{-3}$	0	$7.44 \times 10^3$	$2.32 \times 10^3$	2.1	0.6	—
AIRDOS <sup>f</sup>	HANF	Urban	—	—	$1.76 \times 10^3$	$3.68 \times 10^1$	$6.50 \times 10^{-1}$	0	$1.80 \times 10^3$	$1.80 \times 10^3$	0.5	0.5	0.008
RADTRAN III	INEL	Urban	$6.58 \times 10^4$	$3.00 \times 10^3$	$1.44 \times 10^3$	$2.90 \times 10^0$	$3.30 \times 10^{-4}$	0	$8.02 \times 10^4$	$2.48 \times 10^4$	22.5	6.9	—
AIRDOS	INEL	Urban	—	—	$1.80 \times 10^4$	$2.44 \times 10^0$	$3.80 \times 10^{-2}$	0	$1.80 \times 10^4$	$1.80 \times 10^4$	5.0	5.0	0.08

<sup>a</sup> RADTRAN III using a resuspension half life of 365 days.

<sup>b</sup> A more realistic resuspension half life might be 60 days, because material is either cleaned up or washed away.

<sup>c</sup> Total CEDE using each respective resuspension dose.

<sup>d</sup> Conversion: 1 person-rem =  $2.8 \times 10^{-4}$  LCFs (shown for each total CEDE using the two resuspension doses).

<sup>e</sup> RADTRAN III does not directly calculate maximum dose to the individual.

<sup>f</sup> AIRDOS does not calculate resuspension doses.

in the tables as Resusp. I and Resusp. II, respectively. The resuspension half-life is the required time for half of the initially deposited material to be removed from the accessible environment (i.e., at this point, half of the initially deposited material is still available for resuspension). Because inhalation of resuspended particles is a major contributor to the estimated population dose, variation of the resuspension half-life can significantly affect the total calculated dose as shown in the tables. A resuspension half-life of 365 days is extremely conservative given washing (rain) and weathering (wind) processes which would serve to remove contaminants from the accessible environment. The assumed population density also affects the total calculated dose and estimated health effects as shown by comparing results of Los Alamos National Laboratory bounding case accidents occurring in either urban or suburban population zones (Table D.3.31).

For CH truck shipments, depending on shipment origin facility and using a resuspension half-life of 365 days, the total population doses as calculated by RADTRAN and AIRDOS ranged from 6,550 person-rem (1.8 LCFs) to 180,000 person-rem (50 LCFs). Using a 60-day resuspension half-life, the population doses ranged from 6,550 person-rem (1.8 LCFs) to 55,800 person-rem (15.6 LCFs). The estimated maximum individual doses ranged from 160 mrem to 180 mrem depending on shipment origin site.

Results for CH rail shipments were twice those calculated for truck shipments for those facilities with rail access (Savannah River Site and the Idaho National Engineering Laboratory) because a rail shipment involves twice the number of TRUPACT-II containers as a truck shipment.

For RH truck shipments, depending on shipment origin facility and assuming a resuspension half-life of 365 days, the total population doses as calculated by RADTRAN or AIRDOS ranged from 899 person-rem (.25 LCFs) to 40,100 person-rem (11.2 LCFs). For a 60-day resuspension half-life, population doses ranged from 899 person-rem (.25 LCFs) to 12,400 person-rem (3.5 LCFs). The estimated maximum individual doses ranged from 4 mrem to 40 mrem depending on shipment origin facility.

As for CH shipments, results for RH rail shipments were twice those estimated for RH truck shipments because a rail shipment involves two RH casks, whereas a truck shipment involves one RH cask.

## **D.4 NONRADIOLOGICAL AND NONCHEMICAL CONSEQUENCES OF TRANSPORTATION**

### **D.4.1 INTRODUCTION**

The nonradiological and nonchemical consequences of transporting radioactive waste to the WIPP are discussed in this subsection. These impacts are the same as those resulting from transporting non-nuclear materials and involve accidents and resulting injuries and fatalities from transuranic waste transport and vehicle exhaust emission. The nonradiological and nonchemical impacts do not consider the characteristics of the cargo.

There are two types of nonradiological and nonchemical risks associated with projected TRU waste shipments. These are risks resulting from normal transportation and risks resulting from transportation accidents. The normal risks include the health risks in urban areas caused by the generation of nonradiological air pollutants by the carrier vehicles during waste shipments. Transportation accident risks include injuries and fatalities resulting from shipments that are totally unrelated to radiological and hazardous chemical risks resulting from projected accidents.

### **D.4.2 METHOD**

Two methods were used to estimate the range of nonradiological and nonchemical risks. Using the first method, the risks of adverse urban area pollutant health effects and accident-related injuries and fatalities were calculated on a per shipment basis and a cumulative basis from unit risk factors described by Sandia National Laboratories (see Cashwell et al., 1986). These data were based on heavy truck and Class A rail statistics from the Research and Special Programs Administration of the U.S. Department of Transportation. Using the second method, risks of accident-related injuries and fatalities were calculated by estimating total WIPP lifetime shipment-miles for the truck and maximum rail alternatives and applying injury and fatality rates based on 1987-88 accident statistics from the Federal Railroad Administration (FRA) and from highway traffic statistics along the preferred WIPP highway routes. Tables D.4.1 through D.4.11 summarize risks estimated by the first method. Tables D.4.12 through D.4.14 summarize risks calculated by the second method.

#### **D.4.2.1 Per-Shipment Risk Approach**

Estimates of per shipment risk include the probability of adverse urban area pollutant health effects and accident-related injuries and fatalities of a single TRU waste shipment (round trip) to the WIPP. Cumulative risk estimates were determined by multiplying per shipment risks by average annual shipments for both the Proposed Action and Alternative Action. The estimated total number of shipments, both truck and rail, are summarized in Table D.4.1.

TABLE D.4.1 Estimated number of CH TRU and RH TRU waste shipments from generator and storage facilities to the WIPP

Facility	CH TRU	
	100% Truck	Total shipments <sup>a</sup> Maximum rail
Idaho National Engineering Laboratory	4,046	2,023
Rocky Flats Plant	7,608	3,804
Hanford Reservation	3,103	1,552
Savannah River Site	2,640	1,320
Los Alamos National Laboratory	2,065	2,065 <sup>c</sup>
Oak Ridge National Laboratory	228	114
Nevada Test Site	80	80 <sup>c</sup>
Argonne National Laboratory-East	14	7
Lawrence Livermore National Laboratory	969	485
Mound Laboratory	150	75
<b>Total</b>	<b>20,903</b>	<b>11,525</b>

Facility	RH TRU	
	100% Truck	Total shipments <sup>b</sup> Maximum rail
Idaho National Engineering Laboratory	487	244
Hanford Reservation	2,470	1,235
Los Alamos National Laboratory	101	101 <sup>c</sup>
Oak Ridge National Laboratory	4,605	2,303
Argonne National Laboratory-East	300	150
<b>Total</b>	<b>7,963</b>	<b>4,033</b>

<sup>a</sup> Shipments based on 3 TRUPACT-IIs per truck shipment and 6 TRUPACT-IIs per railcar shipment. Shipments calculated from a drum volume of 0.2 m<sup>3</sup> x 14 drums/TRUPACT-IIs.

<sup>b</sup> Shipments based on 1 RH cask per truck shipment and 2 RH casks per railcar shipment. Shipments calculated from a canister volume of 0.89 m<sup>3</sup> x 1 canister/RH cask.

<sup>c</sup> LANL and NTS do not have access to rail, thus truck shipments are included in the maximum rail case.

The average distance and population fraction from Table D.4.2 are used with Table D.4.3 (Air Pollutant Unit Consequence Factors) and Table D.4.4 (Nonradiological and Nonchemical Unit Risk Factors) to calculate the per shipment nonradiological and nonchemical risk of CH TRU and RH TRU waste shipments from each facility for truck and rail alternatives. The air pollutant unit consequence factors represent the estimated additional urban area health effects from particulates and truck or locomotive emissions of sulfur dioxide during a shipment.

Calculated per shipment nonradiological and nonchemical risks for CH TRU and RH TRU shipments to WIPP are summarized in Table D.4.5. These risks include the impact of the return trip by either truck or rail from the WIPP to the generator or storage facility. Each travel mode alternative assumes the uniform maximum use of that mode by all facilities. Therefore, the mode alternatives are labeled as 100 percent truck, and maximum rail for those facilities that have access to rail. Los Alamos National Laboratory and the Nevada Test Site do not have access to rail, and thus, truck mode risks for these two facilities are listed with the maximum rail risks for the purpose of estimating the cumulative risk.

Total cumulative nonradiological and nonchemical CH TRU transportation risks are summarized in Tables D.4.6 and D.4.7 for the Test Phase and 20-year Disposal Phase of the Proposed Action. Tables D.4.8 and D.4.9 summarize the corresponding results for the Alternative Action. Tables D.4.10 and D.4.11 summarize the total cumulative nonradiological and nonchemical RH TRU transportation risks for both the Proposed Action and the Alternative Action.

#### **D.4.2.2 Lifetime Risk Approach**

During the preparation of the draft SEIS, State transportation departments were contacted and requested to provide estimates of actual annual (1987-1988) heavy truck accident injury and fatality rates per truck vehicle-mile along the WIPP preferred routes. Data received from the States are summarized by specific highway segments in Table D.4.12. Similar route specific accident data for potential rail routes were not available. Table D.4.13 summarizes forecasted percentages of TRU shipments by specific highway segments. These percentages are conservatively estimated by assuming no growth in total truck volumes over the life of the WIPP shipping campaign.

Averages of truck accident, injury and fatality rates by each State and for all affected States are summarized in Table D.4.13 and compared to statistics from the NRC (1977), Chem-Nuclear (1989), and Cashwell et al. (1986).

Table D.4.14 summarizes lifetime shipment-miles for combined CH and RH TRU shipments for the 100 percent truck and maximum rail alternatives for the Proposed Action and the Alternative Action. By using the 1987-1988 WIPP Route Highway System weighted average rates for the 100 percent truck alternative and injury and fatality rates from the Federal Railroad Administration (FRA, 1987) for the maximum rail alternative, total WIPP lifetime accident-related risks were calculated. For comparison purposes, risks of injuries and fatalities calculated using the data from Cashwell et al. (1986) are shown in Table D.4.14.

TABLE D.4.2 Average distances to the WIPP and percent of travel in various population zones<sup>a</sup>

	Average distance	Population zone		
	Miles	R	S	U
Truck				
Idaho National Engineering Laboratory	1521	85.0	13.8	1.2
Rocky Flats Plant	874	82.3	15.7	2.0
Hanford Reservation	1913	85.7	13.4	0.9
Savannah River Site	1585	74.3	25.1	0.6
Los Alamos National Laboratory	343	90.1	9.9	0.0
Oak Ridge National Laboratory	1350	78.6	20.7	0.7
Nevada Test Site	1286	86.8	11.2	2.0
Argonne National Laboratory-East	1387	78.1	21.8	0.1
Lawrence Livermore National Laboratory	1458	86.2	10.1	3.7
Mound Laboratory	1472	75.4	24.1	0.5
Rail				
Idaho National Engineering Laboratory	1761	89.5	9.8	0.7
Rocky Flats Plant	1098	86.7	11.6	1.7
Hanford Reservation	2296	87.8	11.5	0.7
Savannah River Site	1915	76.0	22.4	1.6
Oak Ridge National Laboratory	1630	79.8	18.9	1.3
Argonne National Laboratory-East	1469	81.6	17.0	1.4
Lawrence Livermore National Laboratory	1873	85.0	14.3	0.8
Mound Laboratory	1677	76.8	21.3	1.9

<sup>a</sup> Mean population densities are utilized and correspond to:

- R = Rural (6 persons/km<sup>2</sup>)
- S = Suburban (719 persons/km<sup>2</sup>)
- U = Urban (3861 persons/km<sup>2</sup>).

Source: Madsen et al., 1983.

TABLE D.4.3 Air pollutant unit consequence factors<sup>a</sup>

Source	Health effects per mile	
	Truck	Rail
	(LCF/Mi)	(LCF/Mi)
Pollutants (particulates & sulfur dioxide)	1.6 x 10 <sup>-7</sup> (urban travel only)	2.1 x 10 <sup>-7</sup> (urban travel only)

LCF = Latent cancer fatalities.

<sup>a</sup> Rao et al. (R.K. Rao, E. L. Wilmot, and R. E. Luna), 1982. Nonradiological Impacts of Transporting Radioactive Material. SAND81-1703, TTC-0236, Sandia National Laboratories Albuquerque, NM.

TABLE D.4.4 Nonradiological and nonchemical unit risk factors<sup>a</sup>

Mode	Zone	LCF/Mi <sup>a</sup>	Injuries/Mi <sup>b</sup>	Fatalities/Mi <sup>b</sup>
Truck	Rural	0	$1.33 \times 10^{-6}$	$1.09 \times 10^{-7}$
	Suburban	0	$6.32 \times 10^{-7}$	$2.69 \times 10^{-8}$
	Urban	$1.6 \times 10^{-7}$	$6.16 \times 10^{-7}$	$1.54 \times 10^{-8}$
Rail	Rural	0	$4.78 \times 10^{-7}$	$4.54 \times 10^{-8}$
	Suburban	0	$4.78 \times 10^{-7}$	$4.54 \times 10^{-8}$
	Urban	$2.1 \times 10^{-7}$	$4.78 \times 10^{-7}$	$4.54 \times 10^{-8}$

LCF - Latent cancer fatalities.

Sources:

<sup>a</sup> Rao et al. (R.K. Rao, E. L. Wilmot, and R. E. Luna), 1982. Nonradiological Impacts of Transporting Radioactive Material. SAND81-1703, TTC-0236, Sandia National Laboratories, Albuquerque, NM.

<sup>b</sup> Cashwell, Jon W., et. al., 1986, Transportation Impacts of the Commercial Radioactive Waste Management Program, Appendix 4, Tables 4-4A and 4-4B. SAND85-2715, TTC-0663, Sandia National Laboratories, Albuquerque, NM. Nonradiological unit risk factors determined from U.S. Dept. of Transportation, Research and Special Programs Administration, Transportation Systems Center, 1986, National Transportation Statistics, Annual Report, 1986, Report No. DOT-TSC-RSPA-86-3, "Truck Profile, Heavy Truck Category" and "Rail Profile, Class I Railroads Category," for 1983 and 1984 calendar year.

TABLE D.4.5 Per shipment nonradiological risk of waste shipments

Facility	Zone	Truck			Rail		
		Normal transportation LCF <sup>a,b</sup>	Accident case		Normal transportation LCF	Accident case	
			Fatalities	Injuries		Fatalities	Injuries
INEL	Rural	$0.00 \times 10^0$	$2.82 \times 10^{-4}$	$3.44 \times 10^{-3}$	$0.00 \times 10^0$	$1.43 \times 10^{-4}$	$1.51 \times 10^{-3}$
	Suburban	$0.00 \times 10^0$	$1.13 \times 10^{-5}$	$2.65 \times 10^{-4}$	$0.00 \times 10^0$	$1.57 \times 10^{-5}$	$1.65 \times 10^{-4}$
	Urban	$5.84 \times 10^{-6}$	$5.62 \times 10^{-7}$	$2.25 \times 10^{-5}$	$5.18 \times 10^{-6}$	$1.12 \times 10^{-6}$	$1.18 \times 10^{-5}$
RFP	Rural	$0.00 \times 10^0$	$1.57 \times 10^{-4}$	$1.91 \times 10^{-3}$	$0.00 \times 10^0$	$8.64 \times 10^{-5}$	$9.10 \times 10^{-4}$
	Suburban	$0.00 \times 10^0$	$7.38 \times 10^{-6}$	$1.73 \times 10^{-4}$	$0.00 \times 10^0$	$1.16 \times 10^{-5}$	$1.22 \times 10^{-4}$
	Urban	$5.59 \times 10^{-6}$	$5.38 \times 10^{-7}$	$2.15 \times 10^{-5}$	$7.84 \times 10^{-6}$	$1.69 \times 10^{-6}$	$1.78 \times 10^{-5}$
HANF	Rural	$0.00 \times 10^0$	$3.57 \times 10^{-4}$	$4.36 \times 10^{-3}$	$0.00 \times 10^0$	$1.83 \times 10^{-4}$	$1.93 \times 10^{-3}$
	Suburban	$0.00 \times 10^0$	$1.38 \times 10^{-5}$	$3.24 \times 10^{-4}$	$0.00 \times 10^0$	$2.40 \times 10^{-5}$	$2.52 \times 10^{-4}$
	Urban	$5.51 \times 10^{-6}$	$5.30 \times 10^{-7}$	$2.12 \times 10^{-5}$	$6.75 \times 10^{-6}$	$1.46 \times 10^{-6}$	$1.54 \times 10^{-5}$
SRS	Rural	$0.00 \times 10^0$	$2.57 \times 10^{-4}$	$3.13 \times 10^{-3}$	$0.00 \times 10^0$	$1.32 \times 10^{-4}$	$1.39 \times 10^{-3}$
	Suburban	$0.00 \times 10^0$	$2.14 \times 10^{-5}$	$5.03 \times 10^{-4}$	$0.00 \times 10^0$	$3.89 \times 10^{-5}$	$4.10 \times 10^{-4}$
	Urban	$3.04 \times 10^{-6}$	$2.93 \times 10^{-7}$	$1.17 \times 10^{-5}$	$1.29 \times 10^{-5}$	$2.78 \times 10^{-6}$	$2.93 \times 10^{-5}$
LANL	Rural	$0.00 \times 10^0$	$6.74 \times 10^{-5}$	$8.22 \times 10^{-4}$			
	Suburban	$0.00 \times 10^0$	$1.83 \times 10^{-6}$	$4.29 \times 10^{-5}$	d	d	d
	Urban	c	$0.00 \times 10^0$	$0.00 \times 10^0$			
ORNL	Rural	$0.00 \times 10^0$	$2.31 \times 10^{-4}$	$2.82 \times 10^{-3}$	$0.00 \times 10^0$	$1.18 \times 10^{-4}$	$1.24 \times 10^{-3}$
	Suburban	$0.00 \times 10^0$	$1.50 \times 10^{-5}$	$3.53 \times 10^{-4}$	$0.00 \times 10^0$	$2.80 \times 10^{-5}$	$2.95 \times 10^{-4}$
	Urban	$3.02 \times 10^{-6}$	$2.91 \times 10^{-7}$	$1.16 \times 10^{-5}$	$8.90 \times 10^{-6}$	$1.92 \times 10^{-6}$	$2.03 \times 10^{-5}$
NTS	Rural	$0.00 \times 10^0$	$2.43 \times 10^{-4}$	$2.97 \times 10^{-3}$			
	Suburban	$0.00 \times 10^0$	$7.75 \times 10^{-6}$	$1.82 \times 10^{-4}$	d	d	d
	Urban	$8.23 \times 10^{-6}$	$7.92 \times 10^{-7}$	$3.17 \times 10^{-5}$			
ANLE	Rural	$0.00 \times 10^0$	$2.36 \times 10^{-4}$	$2.88 \times 10^{-3}$	$0.00 \times 10^0$	$1.09 \times 10^{-4}$	$1.15 \times 10^{-3}$
	Suburban	$0.00 \times 10^0$	$1.63 \times 10^{-5}$	$3.82 \times 10^{-4}$	$0.00 \times 10^0$	$2.27 \times 10^{-5}$	$2.39 \times 10^{-4}$
	Urban	$4.44 \times 10^{-7}$	$4.27 \times 10^{-8}$	$1.71 \times 10^{-6}$	$8.64 \times 10^{-6}$	$1.87 \times 10^{-6}$	$1.97 \times 10^{-5}$
LLNL	Rural	$0.00 \times 10^0$	$2.74 \times 10^{-4}$	$3.34 \times 10^{-3}$	$0.00 \times 10^0$	$1.45 \times 10^{-4}$	$1.52 \times 10^{-3}$
	Suburban	$0.00 \times 10^0$	$7.92 \times 10^{-6}$	$1.86 \times 10^{-4}$	$0.00 \times 10^0$	$2.43 \times 10^{-5}$	$2.56 \times 10^{-4}$
	Urban	$1.73 \times 10^{-5}$	$1.66 \times 10^{-6}$	$6.65 \times 10^{-5}$	$6.29 \times 10^{-6}$	$1.36 \times 10^{-6}$	$1.43 \times 10^{-5}$
Mound	Rural	$0.00 \times 10^0$	$2.42 \times 10^{-4}$	$2.95 \times 10^{-3}$	$0.00 \times 10^0$	$1.17 \times 10^{-4}$	$1.23 \times 10^{-3}$
	Suburban	$0.00 \times 10^0$	$1.91 \times 10^{-5}$	$4.48 \times 10^{-4}$	$0.00 \times 10^0$	$3.24 \times 10^{-5}$	$3.41 \times 10^{-4}$
	Urban	$2.36 \times 10^{-6}$	$2.27 \times 10^{-7}$	$9.07 \times 10^{-6}$	$1.34 \times 10^{-5}$	$2.89 \times 10^{-6}$	$3.05 \times 10^{-5}$

<sup>a</sup> Numbers are expressed in scientific notation  $2.82 \times 10^{-4} = 0.0282$ .

<sup>b</sup> Latent cancer fatalities resulting from incremental vehicle pollution in urban population zones.

<sup>c</sup> The preferred route from LANL to WIPP passes through no urban population zones.

<sup>d</sup> LANL and NTS have no rail access.

TABLE D.4.6 Total transportation risk for Proposed Action Alternative, CH truck mode

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Facility	Zone	Number of shipments	Test Phase <sup>a,c</sup>			Number of shipments	Disposal Phase <sup>b,c</sup>		
			Normal transportation	Accident case			Normal transportation	Accident case	
			LCFs	Fatalities	Injuries		LCFs	Fatalities	Injuries
INEL	Rural	405	0	$1.1 \times 10^{-1}$	$1.4 \times 10^0$	3,641	0	$1.0 \times 10^0$	$1.3 \times 10^1$
	Suburban		0	$4.6 \times 10^{-3}$	$1.1 \times 10^{-1}$		0	$4.1 \times 10^{-2}$	$9.6 \times 10^{-1}$
	Urban		$2.4 \times 10^{-3}$	$2.3 \times 10^{-4}$	$9.1 \times 10^{-3}$		$2.1 \times 10^{-2}$	$2.0 \times 10^{-3}$	$8.2 \times 10^{-2}$
RFP	Rural	761	0	$1.2 \times 10^{-1}$	$1.5 \times 10^0$	6,847	0	$1.1 \times 10^0$	$1.3 \times 10^1$
	Suburban		0	$5.6 \times 10^{-3}$	$1.3 \times 10^{-1}$		0	$5.1 \times 10^{-2}$	$1.2 \times 10^0$
	Urban		$4.3 \times 10^{-3}$	$4.1 \times 10^{-4}$	$1.6 \times 10^{-2}$		$3.8 \times 10^{-2}$	$3.7 \times 10^{-3}$	$1.5 \times 10^{-1}$
HANF	Rural	310	0	$1.1 \times 10^{-1}$	$1.4 \times 10^0$	2,793	0	$1.0 \times 10^0$	$1.2 \times 10^1$
	Suburban		0	$4.3 \times 10^{-3}$	$1.0 \times 10^{-1}$		0	$3.9 \times 10^{-2}$	$9.0 \times 10^{-1}$
	Urban		$1.7 \times 10^{-3}$	$1.6 \times 10^{-4}$	$6.6 \times 10^{-3}$		$1.5 \times 10^{-2}$	$1.5 \times 10^{-3}$	$5.9 \times 10^{-2}$
SRS	Rural	264	0	$6.8 \times 10^{-2}$	$8.3 \times 10^{-1}$	2,376	0	$6.1 \times 10^{-1}$	$7.4 \times 10^0$
	Suburban		0	$5.6 \times 10^{-3}$	$1.3 \times 10^{-1}$		0	$5.1 \times 10^{-2}$	$1.2 \times 10^0$
	Urban		$8.0 \times 10^{-4}$	$7.7 \times 10^{-5}$	$3.1 \times 10^{-3}$		$7.2 \times 10^{-3}$	$7.0 \times 10^{-4}$	$2.8 \times 10^{-2}$
LANL	Rural	207	d	$1.4 \times 10^{-2}$	$1.7 \times 10^{-1}$	1,858	d	$1.3 \times 10^{-1}$	$1.5 \times 10^0$
	Suburban		d	$3.8 \times 10^{-4}$	$8.9 \times 10^{-3}$		d	$3.4 \times 10^{-3}$	$8.0 \times 10^{-2}$
	Urban		d	d	d		d	d	d
ORNL	Rural	23	0	$5.3 \times 10^{-3}$	$6.5 \times 10^{-2}$	205	0	$4.7 \times 10^{-2}$	$5.8 \times 10^{-1}$
	Suburban		0	$3.5 \times 10^{-4}$	$8.1 \times 10^{-3}$		0	$3.1 \times 10^{-3}$	$7.2 \times 10^{-2}$
	Urban		$6.9 \times 10^{-5}$	$6.7 \times 10^{-6}$	$2.7 \times 10^{-4}$		$6.2 \times 10^{-4}$	$6.0 \times 10^{-5}$	$2.4 \times 10^{-3}$

TABLE D.4.6 Concluded

Facility	Zone	Number of shipments	Test Phase <sup>a,c</sup>			Number of shipments	Disposal Phase <sup>b,c</sup>		
			Normal transportation	Accident case			Normal transportation	Accident case	
			LCFs	Fatalities	Injuries		LCFs	Fatalities	Injuries
NTS	Rural	8	0	$1.9 \times 10^{-3}$	$2.4 \times 10^{-2}$	72	0	$1.7 \times 10^{-2}$	$2.1 \times 10^{-1}$
	Suburban		0	$6.2 \times 10^{-5}$	$1.5 \times 10^{-3}$		0	$5.6 \times 10^{-4}$	$1.3 \times 10^{-2}$
	Urban		$6.6 \times 10^{-5}$	$6.3 \times 10^{-6}$	$2.5 \times 10^{-4}$		$5.9 \times 10^{-4}$	$5.7 \times 10^{-5}$	$2.3 \times 10^{-3}$
ANLE	Rural	1	0	$2.4 \times 10^{-4}$	$2.9 \times 10^{-3}$	13	0	$3.1 \times 10^{-3}$	$3.7 \times 10^{-2}$
	Suburban		0	$1.6 \times 10^{-5}$	$3.8 \times 10^{-4}$		0	$2.1 \times 10^{-4}$	$5.0 \times 10^{-3}$
	Urban		$4.4 \times 10^{-7}$	$4.3 \times 10^{-8}$	$1.7 \times 10^{-6}$		$5.8 \times 10^{-6}$	$5.6 \times 10^{-7}$	$2.2 \times 10^{-5}$
LLNL	Rural	97	0	$2.7 \times 10^{-2}$	$3.2 \times 10^{-1}$	872	0	$2.4 \times 10^{-1}$	$2.9 \times 10^0$
	Suburban		0	$7.7 \times 10^{-4}$	$1.8 \times 10^{-2}$		0	$6.9 \times 10^{-3}$	$1.6 \times 10^{-1}$
	Urban		$1.7 \times 10^{-3}$	$1.6 \times 10^{-4}$	$6.5 \times 10^{-3}$		$1.5 \times 10^{-2}$	$1.4 \times 10^{-3}$	$5.8 \times 10^{-2}$
Mound	Rural	15	0	$3.6 \times 10^{-3}$	$4.4 \times 10^{-2}$	135	0	$3.3 \times 10^{-2}$	$4.0 \times 10^{-1}$
	Suburban		0	$2.9 \times 10^{-4}$	$6.7 \times 10^{-3}$		0	$2.6 \times 10^{-3}$	$6.0 \times 10^{-2}$
	Urban		$3.5 \times 10^{-5}$	$3.4 \times 10^{-6}$	$1.4 \times 10^{-4}$		$3.2 \times 10^{-4}$	$3.1 \times 10^{-5}$	$1.2 \times 10^{-3}$
Total		2,091	$1.1 \times 10^{-2}$	$4.8 \times 10^{-1}$	$6.3 \times 10^0$	18,812	$9.9 \times 10^{-2}$	$4.4 \times 10^0$	$5.7 \times 10^1$

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<sup>a</sup> The Test Phase assumes a 5-year time frame and 10 percent waste emplacement and shipment for the Test Phase.

<sup>b</sup> Operation assumes 20 years of rail shipment.

<sup>c</sup> Numbers are expressed in scientific notation  $8.92 \times 10^{-7} = 0.000000892$ .

<sup>d</sup> The preferred route from LLNL to WIPP passes through several populated areas.

TABLE D.4.7 Total transportation risk for Proposed Action Alternative, CH rail mode

Facility	Zone	Number of shipments	Test Phase <sup>a,c</sup>			Number of shipments	Disposal Phase <sup>b,c</sup>			
			Normal transportation	Accident case			Normal transportation	Accident case		
			LCFs	Fatalities	Injuries		LCFs	Fatalities	Injuries	
D-109	INEL	Rural	405	0	$1.1 \times 10^{-1}$	$1.4 \times 10^0$	1,821	0	$2.6 \times 10^{-1}$	$2.7 \times 10^0$
		Suburban		0	$4.6 \times 10^{-3}$	$1.1 \times 10^{-1}$		0	$2.9 \times 10^{-2}$	$3.0 \times 10^{-1}$
		Urban		$2.4 \times 10^{-3}$	$2.3 \times 10^{-4}$	$9.1 \times 10^{-3}$		$9.4 \times 10^{-3}$	$2.0 \times 10^{-3}$	$2.1 \times 10^{-2}$
	RFP	Rural	761	0	$1.2 \times 10^{-1}$	$1.5 \times 10^0$	3,429	0	$3.0 \times 10^{-1}$	$3.1 \times 10^0$
		Suburban		0	$5.6 \times 10^{-3}$	$1.3 \times 10^{-1}$		0	$4.0 \times 10^{-2}$	$4.2 \times 10^{-1}$
		Urban		$4.3 \times 10^{-3}$	$4.1 \times 10^{-4}$	$1.6 \times 10^{-2}$		$2.7 \times 10^{-2}$	$5.8 \times 10^{-3}$	$6.1 \times 10^{-2}$
	HANF	Rural	310	0	$1.1 \times 10^{-1}$	$1.4 \times 10^0$	1,396	0	$2.6 \times 10^{-1}$	$2.7 \times 10^0$
		Suburban		0	$4.3 \times 10^{-3}$	$1.0 \times 10^{-1}$		0	$3.4 \times 10^{-2}$	$3.5 \times 10^{-1}$
		Urban		$1.7 \times 10^{-3}$	$1.6 \times 10^{-4}$	$6.6 \times 10^{-3}$		$9.4 \times 10^{-3}$	$2.0 \times 10^{-3}$	$2.1 \times 10^{-2}$
	SRS	Rural	264	0	$6.8 \times 10^{-2}$	$8.3 \times 10^{-1}$	1,188	0	$1.6 \times 10^{-1}$	$1.7 \times 10^0$
		Suburban		0	$5.6 \times 10^{-3}$	$1.3 \times 10^{-1}$		0	$4.6 \times 10^{-2}$	$4.9 \times 10^{-1}$
		Urban		$8.0 \times 10^{-4}$	$7.7 \times 10^{-5}$	$3.1 \times 10^{-3}$		$1.5 \times 10^{-2}$	$3.3 \times 10^{-3}$	$3.5 \times 10^{-2}$
	LANL <sup>e</sup>	Rural	207	<sup>d</sup>	$1.4 \times 10^{-2}$	$1.7 \times 10^{-1}$	1,858	<sup>d</sup>	$1.3 \times 10^{-1}$	$1.5 \times 10^0$
		Suburban		<sup>d</sup>	$3.8 \times 10^{-4}$	$8.9 \times 10^{-3}$		<sup>d</sup>	$3.4 \times 10^{-3}$	$8.0 \times 10^{-2}$
		Urban		<sup>d</sup>	<sup>d</sup>	<sup>d</sup>		<sup>d</sup>	<sup>d</sup>	<sup>d</sup>
ORNL	Rural	23	0	$5.3 \times 10^{-3}$	$6.5 \times 10^{-2}$	103	0	$1.2 \times 10^{-2}$	$1.3 \times 10^{-1}$	
	Suburban		0	$3.5 \times 10^{-4}$	$8.1 \times 10^{-3}$		0	$2.9 \times 10^{-3}$	$3.0 \times 10^{-2}$	
	Urban		$6.9 \times 10^{-5}$	$6.7 \times 10^{-6}$	$2.7 \times 10^{-4}$		$9.2 \times 10^{-4}$	$2.0 \times 10^{-4}$	$2.1 \times 10^{-3}$	

TABLE D.4.7 Concluded

Site	Zone	Number of shipments	Test Phase <sup>a,c</sup>			Number of Shipments	Disposal Phase <sup>b,c</sup>		
			Normal transportation	Accident case			Normal transportation	Accident case	
			LCFs	Fatalities	Injuries		LCFs	Fatalities	Injuries
NTS <sup>e</sup>	Rural	8	0	$1.9 \times 10^{-3}$	$2.4 \times 10^{-2}$	72	0	$1.7 \times 10^{-2}$	$2.1 \times 10^{-1}$
	Suburban		0	$6.2 \times 10^{-5}$	$1.5 \times 10^{-3}$		0	$5.6 \times 10^{-4}$	$1.3 \times 10^{-2}$
	Urban		$6.6 \times 10^{-5}$	$6.3 \times 10^{-6}$	$2.5 \times 10^{-4}$		$5.9 \times 10^{-4}$	$5.7 \times 10^{-5}$	$2.3 \times 10^{-3}$
ANLE	Rural	1	0	$2.4 \times 10^{-4}$	$2.9 \times 10^{-3}$	7	0	$7.6 \times 10^{-4}$	$8.1 \times 10^{-3}$
	Suburban		0	$1.6 \times 10^{-5}$	$3.8 \times 10^{-4}$		0	$1.6 \times 10^{-4}$	$1.7 \times 10^{-3}$
	Urban		$4.4 \times 10^{-7}$	$4.3 \times 10^{-8}$	$1.7 \times 10^{-6}$		$6.0 \times 10^{-5}$	$1.3 \times 10^{-5}$	$1.4 \times 10^{-4}$
LLNL	Rural	97	0	$2.7 \times 10^{-2}$	$3.2 \times 10^{-1}$	436	0	$6.3 \times 10^{-2}$	$6.6 \times 10^{-1}$
	Suburban		0	$7.7 \times 10^{-4}$	$1.8 \times 10^{-2}$		0	$1.1 \times 10^{-2}$	$1.1 \times 10^{-1}$
	Urban		$1.7 \times 10^{-3}$	$1.6 \times 10^{-4}$	$6.5 \times 10^{-3}$		$2.7 \times 10^{-3}$	$5.9 \times 10^{-4}$	$6.2 \times 10^{-3}$
Mound	Rural	15	0	$3.6 \times 10^{-3}$	$4.4 \times 10^{-2}$	68	0	$8.0 \times 10^{-3}$	$8.4 \times 10^{-2}$
	Suburban		0	$2.9 \times 10^{-4}$	$6.7 \times 10^{-3}$		0	$2.2 \times 10^{-3}$	$2.3 \times 10^{-2}$
	Urban		$3.5 \times 10^{-5}$	$3.4 \times 10^{-6}$	$1.4 \times 10^{-4}$		$9.1 \times 10^{-4}$	$2.0 \times 10^{-4}$	$2.1 \times 10^{-3}$
Total		2,091	$1.1 \times 10^{-2}$	$4.8 \times 10^{-1}$	$6.3 \times 10^0$	10,378	$6.7 \times 10^{-2}$	$1.4 \times 10^0$	$1.5 \times 10^1$

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<sup>a</sup> The Test Phase assumes a 5-year time frame and 10 percent waste emplacement shipment for the Test Phase.

<sup>b</sup> Disposal Phase assumes 20 years of rail shipment.

<sup>c</sup> Numbers are expressed in scientific notation  $8.92 \times 10^{-7} = 0.000000892$ .

<sup>d</sup> The preferred route from LANL to WIPP passes through no urban population zones.

<sup>e</sup> For the maximum rail case, shipments from LANL and NTS are made by truck.

TABLE D.4.8 Total transportation risk for Alternative Action, CH truck mode

Facility	Zone	Number of shipments	Normal transportation LCFs	Accident case	
				Fatalities	Injuries
INEL	Rural	4046	$0.00 \times 10^0$	$1.1 \times 10^0$	$1.4 \times 10^1$
	Suburban		$0.00 \times 10^0$	$4.6 \times 10^{-2}$	$1.1 \times 10^0$
	Urban		$2.4 \times 10^{-2}$	$2.3 \times 10^{-3}$	$9.1 \times 10^{-2}$
RFP	Rural	7608	$0.00 \times 10^0$	$1.2 \times 10^0$	$1.5 \times 10^1$
	Suburban		$0.00 \times 10^0$	$5.6 \times 10^{-2}$	$1.3 \times 10^0$
	Urban		$4.3 \times 10^{-2}$	$4.1 \times 10^{-3}$	$1.6 \times 10^{-1}$
HANF	Rural	3103	$0.00 \times 10^0$	$1.1 \times 10^0$	$1.4 \times 10^1$
	Suburban		$0.00 \times 10^0$	$4.3 \times 10^{-2}$	$1.0 \times 10^0$
	Urban		$1.7 \times 10^{-2}$	$1.6 \times 10^{-3}$	$6.6 \times 10^{-2}$
SRS	Rural	2640	$0.00 \times 10^0$	$6.8 \times 10^{-1}$	$8.3 \times 10^0$
	Suburban		$0.00 \times 10^0$	$5.6 \times 10^{-2}$	$1.3 \times 10^0$
	Urban		$8.0 \times 10^{-3}$	$7.7 \times 10^{-4}$	$3.1 \times 10^{-2}$
LANL	Rural	2065	a	$1.4 \times 10^{-1}$	$1.7 \times 10^0$
	Suburban		a	$3.8 \times 10^{-3}$	$8.9 \times 10^{-2}$
	Urban		a	a	a
ORNL	Rural	228	$0.00 \times 10^0$	$5.3 \times 10^{-2}$	$6.4 \times 10^{-1}$
	Suburban		$0.00 \times 10^0$	$3.4 \times 10^{-3}$	$8.0 \times 10^{-2}$
	Urban		$6.9 \times 10^{-4}$	$6.6 \times 10^{-5}$	$2.6 \times 10^{-3}$
NTS	Rural	80	$0.00 \times 10^0$	$1.9 \times 10^{-2}$	$2.4 \times 10^{-1}$
	Suburban		$0.00 \times 10^0$	$6.2 \times 10^{-4}$	$1.5 \times 10^{-2}$
	Urban		$6.6 \times 10^{-4}$	$6.3 \times 10^{-5}$	$2.5 \times 10^{-3}$
ANL/E	Rural	14	$0.00 \times 10^0$	$3.3 \times 10^{-3}$	$4.0 \times 10^{-2}$
	Suburban		$0.00 \times 10^0$	$2.3 \times 10^{-4}$	$5.3 \times 10^{-3}$
	Urban		$6.2 \times 10^{-6}$	$6.0 \times 10^{-7}$	$2.4 \times 10^{-5}$
LLNL	Rural	969	$0.00 \times 10^0$	$2.7 \times 10^{-1}$	$3.2 \times 10^0$
	Suburban		$0.00 \times 10^0$	$7.7 \times 10^{-3}$	$1.8 \times 10^{-1}$
	Urban		$1.7 \times 10^{-2}$	$1.6 \times 10^{-3}$	$6.4 \times 10^{-2}$
Mound	Rural	150	$0.00 \times 10^0$	$3.6 \times 10^{-2}$	$4.4 \times 10^{-1}$
	Suburban		$0.00 \times 10^0$	$2.9 \times 10^{-3}$	$6.7 \times 10^{-2}$
	Urban		$3.5 \times 10^{-4}$	$3.4 \times 10^{-5}$	$1.4 \times 10^{-3}$
	Total	20,903	$1.1 \times 10^{-1}$	$4.9 \times 10^0$	$6.3 \times 10^1$

<sup>a</sup> The preferred route from LANL to WIPP passes through no urban population zones.

TABLE D.4.9 Total transportation risk for Alternative Action, CH rail mode

Facility	Zone	Number of shipments	Normal transportation LCFs	Accident case	
				Fatalities	Injuries
INEL	Rural	2023	0	$2.9 \times 10^{-1}$	$3.1 \times 10^0$
	Suburban		0	$3.2 \times 10^{-2}$	$3.3 \times 10^{-1}$
	Urban		$1.0 \times 10^{-2}$	$2.3 \times 10^{-3}$	$2.4 \times 10^{-2}$
RFP	Rural	3804	0	$3.3 \times 10^{-1}$	$3.5 \times 10^0$
	Suburban		0	$4.4 \times 10^{-2}$	$4.6 \times 10^{-1}$
	Urban		$3.0 \times 10^{-2}$	$6.4 \times 10^{-3}$	$6.8 \times 10^{-2}$
HANF	Rural	1552	0	$2.8 \times 10^{-1}$	$3.0 \times 10^0$
	Suburban		0	$3.7 \times 10^{-2}$	$3.9 \times 10^{-1}$
	Urban		$1.0 \times 10^{-2}$	$2.3 \times 10^{-3}$	$2.4 \times 10^{-2}$
SRS	Rural	1320	0	$1.7 \times 10^{-1}$	$1.8 \times 10^0$
	Suburban		0	$5.1 \times 10^{-2}$	$5.4 \times 10^{-1}$
	Urban		$1.7 \times 10^{-2}$	$3.7 \times 10^{-3}$	$3.9 \times 10^{-2}$
LANL <sup>b</sup>	Rural	2065	a	$1.4 \times 10^{-1}$	$1.7 \times 10^0$
	Suburban		a	$3.8 \times 10^{-3}$	$8.9 \times 10^{-2}$
	Urban		a	a	a
ORNL	Rural	114	0	$1.3 \times 10^{-2}$	$1.4 \times 10^{-1}$
	Suburban		0	$3.2 \times 10^{-3}$	$3.4 \times 10^{-2}$
	Urban		$1.0 \times 10^{-3}$	$2.2 \times 10^{-4}$	$2.3 \times 10^{-3}$
NTS <sup>b</sup>	Rural	80	0	$1.9 \times 10^{-2}$	$2.4 \times 10^{-1}$
	Suburban		0	$6.2 \times 10^{-4}$	$1.5 \times 10^{-2}$
	Urban		$6.6 \times 10^{-4}$	$6.3 \times 10^{-5}$	$2.5 \times 10^{-3}$
ANL/E	Rural	7	0	$7.6 \times 10^{-4}$	$8.1 \times 10^{-3}$
	Suburban		0	$1.6 \times 10^{-4}$	$1.7 \times 10^{-3}$
	Urban		$6.0 \times 10^{-5}$	$1.3 \times 10^{-5}$	$1.4 \times 10^{-4}$
LLNL	Rural	485	0	$7.0 \times 10^{-2}$	$7.4 \times 10^{-1}$
	Suburban		0	$1.2 \times 10^{-2}$	$1.2 \times 10^{-1}$
	Urban		$3.1 \times 10^{-3}$	$6.6 \times 10^{-4}$	$6.9 \times 10^{-3}$
MOUND	Rural	75	0	$8.8 \times 10^{-3}$	$9.2 \times 10^{-2}$
	Suburban		0	$2.4 \times 10^{-3}$	$2.6 \times 10^{-2}$
	Urban		$1.0 \times 10^{-3}$	$2.2 \times 10^{-4}$	$2.3 \times 10^{-3}$
TOTAL		11525	$7.3 \times 10^{-2}$	$1.5 \times 10^0$	$1.6 \times 10^1$

<sup>a</sup> The preferred route from LANL to WIPP passes through no urban population zones.

<sup>b</sup> For the maximum rail case, shipments from LANL and NTS are made by truck.

TABLE D.4.10 Total transportation risk for Proposed Action and Alternative Action, RH truck mode

Facility	Zone	Number of shipments	Normal transportation LCFs	Accident case	
				Fatalities	Injuries
INEL	Rural	487	$0.00 \times 10^0$	$1.4 \times 10^{-1}$	$1.7 \times 10^0$
	Suburban		$0.00 \times 10^0$	$5.5 \times 10^{-3}$	$1.3 \times 10^{-1}$
	Urban		$2.8 \times 10^{-3}$	$2.7 \times 10^{-4}$	$1.1 \times 10^{-2}$
HANF	Rural	2470	$0.00 \times 10^0$	$8.8 \times 10^{-1}$	$1.1 \times 10^1$
	Suburban		$0.00 \times 10^0$	$3.4 \times 10^{-2}$	$8.0 \times 10^{-1}$
	Urban		$1.4 \times 10^{-2}$	$1.3 \times 10^{-3}$	$5.2 \times 10^{-2}$
LANL	Rural	101	a	$6.8 \times 10^{-3}$	$8.3 \times 10^{-2}$
	Suburban		a	$1.8 \times 10^{-4}$	$4.3 \times 10^{-3}$
	Urban		a	a	a
ORNL	Rural	4605	$0.00 \times 10^0$	$1.1 \times 10^0$	$1.3 \times 10^1$
	Suburban		$0.00 \times 10^0$	$6.9 \times 10^{-2}$	$1.6 \times 10^0$
	Urban		$1.4 \times 10^{-2}$	$1.3 \times 10^{-3}$	$5.3 \times 10^{-2}$
ANL/E	Rural	300	$0.00 \times 10^0$	$7.1 \times 10^{-2}$	$8.6 \times 10^{-1}$
	Suburban		$0.00 \times 10^0$	$4.9 \times 10^{-3}$	$1.1 \times 10^{-1}$
	Urban		$1.3 \times 10^{-4}$	$1.3 \times 10^{-5}$	$5.1 \times 10^{-4}$
Total		7963	$6.2 \times 10^{-2}$	$2.3 \times 10^0$	$2.9 \times 10^1$

<sup>a</sup> The preferred route from LANL to WIPP passes through no urban population zones.

TABLE D.4.11 Total transportation risk for Proposed Action and Alternative Action, RH rail mode

Facility	Zone	Number of shipments	Normal transportation LCFs	Accident case	
				Fatalities	Injuries
INEL	Rural	244	$0.00 \times 10^0$	$3.5 \times 10^{-2}$	$3.7 \times 10^{-1}$
	Suburban		$0.00 \times 10^0$	$3.8 \times 10^{-3}$	$4.0 \times 10^{-2}$
	Urban		$1.3 \times 10^{-3}$	$2.7 \times 10^{-4}$	$2.9 \times 10^{-3}$
HANF	Rural	1235	$0.00 \times 10^0$	$2.3 \times 10^{-1}$	$2.4 \times 10^0$
	Suburban		$0.00 \times 10^0$	$3.0 \times 10^{-2}$	$3.1 \times 10^{-1}$
	Urban		$8.3 \times 10^{-3}$	$1.8 \times 10^{-3}$	$1.9 \times 10^{-2}$
LANL	Rural	101	a	$6.8 \times 10^{-3}$	$8.3 \times 10^{-2}$
	Suburban		a	$1.8 \times 10^{-4}$	$4.3 \times 10^{-3}$
	Urban		a	a	a
ORNL	Rural	2303	$0.00 \times 10^0$	$2.7 \times 10^{-1}$	$2.9 \times 10^0$
	Suburban		$0.00 \times 10^0$	$6.4 \times 10^{-2}$	$6.8 \times 10^{-1}$
	Urban		$2.0 \times 10^{-2}$	$4.4 \times 10^{-3}$	$4.7 \times 10^{-2}$
ANL/E	Rural	150	$0.00 \times 10^0$	$1.6 \times 10^{-2}$	$1.7 \times 10^{-1}$
	Suburban		$0.00 \times 10^0$	$3.4 \times 10^{-3}$	$3.6 \times 10^{-2}$
	Urban		$1.3 \times 10^{-3}$	$2.8 \times 10^{-4}$	$3.0 \times 10^{-3}$
Total		4033	$3.1 \times 10^{-2}$	$6.6 \times 10^{-1}$	$7.1 \times 10^0$

<sup>a</sup> No rail access at LANL. Consequences shown are for truck transport of LANL RH TRU waste. No LANL shipments are planned through urban areas.

TABLE D.4.12 Traffic Statistics: Truck Volume and Accidents by Segment

Route	State	Segment Description	Length Miles (L)	Truck Avg Daily Traffic (ADT)	Land use	Annual Truck Vehicle-Miles of travel (VMT) (L*ADT*365.25)	Annual TRU <sup>b</sup> Shipments	TRU as % of Total Truck-Miles	Annual Accidents No.	Rate/Truck VMT	Annual Injuries No.	Rate/Truck VMT	Annual Fatalities No.	Rate/Truck VMT
Year: 1988														
I-25	NM	I-40 to San Mateo I/C, Albuquerque <sup>b</sup>	4.2	3902	U	5.98 x 10 <sup>6</sup>	1818 <sup>b</sup>	0.128% <sup>b</sup>	23	3.84 x 10 <sup>-6</sup>	12	2.00 x 10 <sup>-6</sup>	0	0
I-25	NM	San Mateo I/C to Bernalillo/Sandoval County Line, Albuquerque <sup>b</sup>	4.4	2039	U	3.28 x 10 <sup>6</sup>	1818 <sup>b</sup>	0.244% <sup>b</sup>	1	3.10 x 10 <sup>-7</sup>	2	6.10 x 10 <sup>-7</sup>	0	0
I-25	NM	Bernalillo/Sandoval County Line to NM 44, Bernalillo <sup>b</sup>	7.3	1791	R	4.78 x 10 <sup>6</sup>	1818 <sup>b</sup>	0.278% <sup>b</sup>	2	4.20 x 10 <sup>-7</sup>	2	4.20 x 10 <sup>-7</sup>	0	0
I-25	NM	NM 44, Bernalillo to US84/285, St. Francis Dr., Santa Fe <sup>b</sup>	40.4	1163	R	1.72 x 10 <sup>7</sup>	1818 <sup>b</sup>	0.428% <sup>b</sup>	11	6.40 x 10 <sup>-7</sup>	9	5.20 x 10 <sup>-7</sup>	2	1.20 x 10 <sup>-7</sup>
I-25	NM	US84/285 (N), St. Francis Dr., Santa Fe to US285 (S), Eldorado	7.9	883	S	2.40 x 10 <sup>6</sup>	196	0.061%	1	4.20 x 10 <sup>-7</sup>	2	8.30 x 10 <sup>-7</sup>	0	0
I-25	NM	US285 (S), Eldorado to US84 (S), Romeroville	49.5	695	R	1.26 x 10 <sup>7</sup>	1622	0.640%	8	6.40 x 10 <sup>-7</sup>	7	5.60 x 10 <sup>-7</sup>	0	0
I-25	NM	US84 (S), Romeroville to US56, Springer	72.5	571	R	1.51 x 10 <sup>7</sup>	1622	0.779%	11	7.30 x 10 <sup>-7</sup>	5	3.30 x 10 <sup>-7</sup>	1	7.00 x 10 <sup>-8</sup>
I-25	NM	US56, Springer to US64(W)	34.6	568	R	7.18 x 10 <sup>6</sup>	1622	0.783%	3	4.20 x 10 <sup>-7</sup>	3	4.20 x 10 <sup>-7</sup>	0	0
I-25	NM	US64 (W) to Colorado Line	13.7	1022	R	5.11 x 10 <sup>6</sup>	1622	0.435%	2	3.90 x 10 <sup>-7</sup>	2	3.90 x 10 <sup>-7</sup>	0	0
I-40	NM	Arizona Line to US666, Gallup	20.8	4129	R	1.51 x 10 <sup>6</sup>	96	0.006%	21	6.70 x 10 <sup>-7</sup>	7	2.20 x 10 <sup>-7</sup>	0	0
I-40	NM	US666, Gallup to NM371, Thoreau	32.5	4632	R	5.50 x 10 <sup>7</sup>	96	0.006%	23	4.20 x 10 <sup>-7</sup>	12	2.20 x 10 <sup>-7</sup>	1	2.00 x 10 <sup>-8</sup>

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TABLE D.4.12 Continued

Route	State	Segment Description	Length Miles (L)	Truck Avg Daily Traffic (ADT)	Land use	Annual Truck Vehicle-Miles of travel (VMT) (L*ADT*365.25)	Annual TRU <sup>b</sup> Shipments	TRU as % of Total Truck-Miles	Annual Accidents No.	Rate/Truck VMT	Annual Injuries No.	Rate/Truck VMT	Annual Fatalities No.	Rate/Truck VMT
I-40	NM	NM371, Thoreau to NM53, Grants	28.6	4025	R	$4.20 \times 10^7$	96	0.006%	18	$4.30 \times 10^{-7}$	11	$2.60 \times 10^{-7}$	1	$2.00 \times 10^{-8}$
I-40	NM	NM53, Grants to W. Central I/C, Albuquerque	67.7	3814	R	$9.04 \times 10^{10}$	96	0.007%	58	$6.20 \times 10^{-7}$	46	$4.90 \times 10^{-7}$	2	$2.00 \times 10^{-8}$
I-40	NM	W. Central I/C to Rio Grande Blvd I/C, Albuquerque	7.4	4066	S	$1.10 \times 10^7$	96	0.006%	17	$1.55 \times 10^{-6}$	20	$1.82 \times 10^{-6}$	0	0
I-40	NM	Rio Grande Blvd I/C to I-25, Albuquerque	2.4	5510	U	$4.83 \times 10^6$	96	0.005%	26	$5.38 \times 10^{-6}$	9	$1.86 \times 10^{-6}$	0	0
I-40	NM	I-25 to San Mateo Blvd I/C, Albuquerque	2.4	7590	U	$6.65 \times 10^6$	96	0.003%	36	$5.71 \times 10^{-6}$	17	$2.56 \times 10^{-6}$	0	0
I-40	NM	San Mateo I/C to Tramway I/C, Albuquerque	5.7	4753	U	$9.90 \times 10^6$	96	0.006%	27	$2.73 \times 10^{-6}$	10	$1.01 \times 10^{-6}$	0	0
I-40	NM	Tramway I/C, Albuquerque to US285, Clines Corners	50.6	4566	R	$8.44 \times 10^7$	96	0.006%	48	$5.70 \times 10^{-7}$	31	$3.70 \times 10^{-7}$	1	$1.00 \times 10^{-8}$
I-40	NM	US285, Clines Corners to US84 (N)	38.3	3433	R	$4.80 \times 10^7$	528 <sup>b</sup>	0.042% <sup>b</sup>	27	$5.60 \times 10^{-7}$	17	$3.50 \times 10^{-7}$	1	$2.00 \times 10^{-8}$
I-40	NM	US84 (N) to US84 (S), Santa Rosa	20.4	3521	R	$2.62 \times 10^7$	528 <sup>b</sup>	0.041% <sup>b</sup>	13	$5.00 \times 10^{-7}$	11	$4.20 \times 10^{-7}$	0	$0.00 \times 10^0$
I-40	NM	US84 (S), Santa Rosa to US54, Tucumcari (W)	52.4	4708	R	$9.01 \times 10^7$	528	0.031%	22	$2.40 \times 10^{-7}$	15	$1.70 \times 10^{-7}$	1	$1.00 \times 10^{-8}$
I-40	NM	US54, Tucumcari (W) to Texas Line	44.2	3587	R	$5.79 \times 10^7$	528	0.040%	10	$1.70 \times 10^{-7}$	4	$7.00 \times 10^{-8}$	0	0
US285	NM	Texas Line to US180 (W), El Paso Rd, Carlsbad	31.5	203	R	$2.34 \times 10^6$	238	0.320%	1	$4.30 \times 10^{-7}$	0	0	0	0

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Route	State	Segment Description	Length Miles (L)	Truck Avg Daily Traffic (ADT)	Land use	Annual Truck Vehicle-Miles of travel (VMT) (L*ADT*365.25)	Annual TRU <sup>a</sup> Shipments	TRU as % of Total Truck-Miles	Annual Accidents No.	Rate/Truck VMT	Annual Injuries No.	Rate/Truck VMT	Annual Fatalities No.	Rate/Truck VMT
US285	NM	US180 (W), El Paso Rd to US62-180 (E), Greene St., Carlsbad	2.0	613	S	$4.48 \times 10^5$	238	0.106%	2	$4.47 \times 10^{-6}$	3	$6.70 \times 10^{-6}$	0	0
US285	NM	US62-180 (E), Greene St. to N Urban Limit, Carlsbad	3.5	379	S	$4.84 \times 10^5$	2442	1.76%	1	$2.07 \times 10^{-6}$	0	0	0	0
US285	NM	N Urban Limit, Carlsbad to S Urban Limit, Artesia	30.3	402	R	$4.44 \times 10^6$	2442	1.66%	5	$1.13 \times 10^{-6}$	4	$9.00 \times 10^{-7}$	0	0
US285	NM	S Urban Limit, Artesia to US82, Artesia	1.8	381	S	$2.50 \times 10^5$	2442	1.75%	0	0	0	0	0	0
US285	NM	US82, Artesia to N Urban Limit, Artesia	1.6	416	S	$2.43 \times 10^5$	2442	1.61%	1	$4.12 \times 10^{-6}$	0	0	0	0
US285	NM	N Urban Limit, Artesia to S Urban Limit, Roswell	34.5	349	R	$4.40 \times 10^6$	2442	1.92%	0	0	0	0	0	0
US285	NM	S Urban Limit, Roswell to US70 (W), 2nd St., Roswell	4.2	658	S	$1.01 \times 10^6$	2442	1.02%	3	$2.97 \times 10^{-6}$	4	$3.96 \times 10^{-6}$	0	0
US285	NM	US70 (W), 2nd St., to N Urban Limit, Roswell	3.6	971	S	$1.28 \times 10^6$	2442	0.688%	5	$3.92 \times 10^{-6}$	0	0	0	0
US285	NM	N Urban Limit, Roswell to US70 (E)	1.6	590	R	$3.45 \times 10^5$	2442	1.13%	0	0	0	0	0	0
US285	NM	US70 (E) to US54 (E) Vaughn	89.6	157	R	$5.41 \times 10^6$	2442	4.26%	4	$7.80 \times 10^{-7}$	0	0	0	0
US285/60	NM	US54 (E) Vaughn to US54 (W)	3.9	381	R	$5.43 \times 10^5$	1914	1.38%	0	0	0	0	0	0

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TABLE D.4.12 Continued

Route	State	Segment Description	Length Miles (L)	Truck Avg Daily Traffic (ADT)	Land use	Annual Truck Vehicle-Miles of travel (VMT) (L*ADT*365.25)	Annual TRU <sup>a</sup> Shipments	TRU as % of Total Truck-Miles	Annual Accidents No.	Rate/Truck VMT	Annual Injuries No.	Rate/Truck VMT	Annual Fatalities No.	Rate/Truck VMT
US54	NM	US285 (S), Vaughn to US60 (E)	0.6	244	R	$4.90 \times 10^4$	534	0.595%	0	$2.04 \times 10^{-5}$	0	0	0	0
US54	NM	US60 (E) to I-40, Santa Rosa	37.2	149	R	$2.01 \times 10^6$	534	0.974%	2	$9.90 \times 10^{-7}$	0	0	0	0
US60/285	NM	US54 (W) to US60 (W) Encino	14.2	223	R	$1.16 \times 10^6$	1914	2.35%	1	$8.60 \times 10^{-7}$	0	0	0	0
US285	NM	US60 (W), Encino to I-40, Clines Corners	27	152	R	$1.49 \times 10^6$	1914	3.45%	3	$2.01 \times 10^{-6}$	0	0	0	0
US285	NM	I-40, Clines Corners to I-25, Eldorado	41.3	99	R	$1.49 \times 10^6$	1818	5.03%	3	$2.01 \times 10^{-6}$	0	0	0	0
US84/285	NM	I-25/St. Francis Dr. I/C to N Urban Limit, Santa Fe	6.8	2275	S	$5.65 \times 10^6$	196	0.024%	13	$2.30 \times 10^{-6}$	6	$1.06 \times 10^{-6}$	1	$1.77 \times 10^{-7}$
US84/285	NM	N Urban Limit, Santa Fe to NM 502, Pojoaque	12.6	771	R	$3.55 \times 10^6$	196	0.07%	2	$5.60 \times 10^{-7}$	1	$2.80 \times 10^{-7}$	0	0
NM502	NM	US84/285, Pojoaque to NM4, White Rock Wye	12.2	421	R	$1.88 \times 10^6$	196	0.127%	3	$1.60 \times 10^{-6}$	0	0	0	0
NM502	NM	NM4, White Rock Wye to E Urban Limit, Los Alamos	3.3	371	R	$4.48 \times 10^5$	196	0.145%	1	$2.23 \times 10^{-6}$	0	0	0	0
NM502	NM	E Urban Limit to Diamond Dr. LANL Entrance, Los Alamos	3	344	S	$3.76 \times 10^5$	196	0.156%	1	$2.65 \times 10^{-6}$	0	0	0	0
US62/180	NM	US285, Canal Rd/Greene St Intersection to E Urban Limit, Carlsbad	1.1	504	S	$2.02 \times 10^5$	2680	1.46%	1	$4.94 \times 10^{-6}$	1	$4.94 \times 10^{-6}$	0	0
US62/180	NM	E Urban Limit, Carlsbad to WIPP N Entrance Rd	27.8	636	R	$6.46 \times 10^6$	2680	1.16%	0	0	0	0	0	0

TAB F D 4.12 Continued

Route	State	Segment Description	Length Miles (L)	Truck Avg Daily Traffic (ADT)	Land use	Annual Truck Vehicle-Miles of travel (VMT) (L*ADT*365.25)	Annual TRU <sup>8</sup> Shipments	TRU as % of Total Truck-Miles	Annual Accidents No.	Rate/Truck VMT	Annual Injuries No.	Rate/Truck VMT	Annual Fatalities No.	Rate/Truck VMT
Year: 1987														
I-25	CO	New Mexico Line to US160 (W), Walsenburg (W)	52.3	1276	R	2.44 x 10 <sup>7</sup>	1622	0.348%	32 <sup>c</sup>	1.31 x 10 <sup>-6c</sup>	-	-	-	-
I-25	CO	US160 (W), Walsenburg (W) to Pueblo S. Urban Limit	40.7	1520	R	2.26 x 10 <sup>7</sup>	1622	0.292%	23 <sup>c</sup>	1.02 x 10 <sup>-6c</sup>	-	-	-	-
I-25	CO	Pueblo S. Urban Limit to Pueblo N. Urban Limit, Pueblo	10.6	1688	U	6.54 x 10 <sup>6</sup>	1622	0.263%	20 <sup>c</sup>	3.06 x 10 <sup>-6c</sup>	-	-	-	-
I-25	CO	Pueblo N. Urban Limit to Colorado Springs S Urban Limit	24.3	2506	R	2.22 x 10 <sup>7</sup>	1622	0.177%	20 <sup>c</sup>	8.99 x 10 <sup>-7c</sup>	-	-	-	-
I-25	CO	Colorado Springs S Urban Limit to US24, Colorado Springs	13.3	2880	S	1.40 x 10 <sup>7</sup>	1622	0.154%	23 <sup>c</sup>	1.64 x 10 <sup>-6c</sup>	-	-	-	-
I-25	CO	US24 Colorado Springs to N Urban Limit, Colorado Springs	16.1	3440	U	2.02 x 10 <sup>7</sup>	1622	0.129%	35 <sup>c</sup>	1.73 x 10 <sup>-6c</sup>	-	-	-	-
I-25	CO	N Urban Limit Colorado Springs to S Urban Limit, Denver	36.6	3797	R	5.07 x 10 <sup>7</sup>	1622	0.117%	48 <sup>c</sup>	9.46 x 10 <sup>-7c</sup>	-	-	-	-
I-25	CO	S Urban Limit to I-225 Denver	6.2	7933	U	1.80 x 10 <sup>7</sup>	1622	0.056%	27 <sup>c</sup>	1.50 x 10 <sup>-6c</sup>	-	-	-	-
I-25	CO	I-225 to SH2, Colo. Blvd. Denver	4	6772	U	9.89 x 10 <sup>6</sup>	1622	0.066%	14 <sup>c</sup>	1.42 x 10 <sup>-6c</sup>	-	-	-	-
I-25	CO	SH2, Colo. Blvd. to US6, Denver	5.2	4383	U	8.32 x 10 <sup>6</sup>	1622	0.101%	21 <sup>c</sup>	2.52 x 10 <sup>-6c</sup>	-	-	-	-

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TABLE D.4.12 Continued

Route	State	Segment Description	Length Miles (L)	Truck Avg Daily Traffic (ADT)	Land use	Annual Truck Vehicle-Miles of travel (VMT) (L*ADT*365.25)	Annual TRU <sup>a</sup> Shipments	TRU as % of Total Truck-Miles	Annual Accidents No.	Rate/Truck VMT	Annual Injuries No.	Rate/Truck VMT	Annual Fatalities No.	Rate/Truck VMT
I-25	CO	US6 TO I-70, Denver	4.5	8336	U	$1.37 \times 10^7$	1622	0.053%	32 <sup>c</sup>	$2.52 \times 10^{-6c}$	-	-	-	-
I-25	CO	I-70 to US36, Boulder Turnpike, Denver	3.2	6183	U	$7.23 \times 10^6$	1622	0.072%	14 <sup>c</sup>	$1.94 \times 10^{-6c}$	-	-	-	-
I-25	CO	US36 Boulder Turnpike to SH7	12.1	3676	U	$1.62 \times 10^7$	938	0.070%	23 <sup>c</sup>	$1.42 \times 10^{-6c}$	-	-	-	-
I-25	CO	SH7 to US34, Loveland	28.2	3302	R	$3.40 \times 10^7$	938	0.078%	28 <sup>c</sup>	$8.23 \times 10^{-7c}$	-	-	-	-
I-25	CO	US34, Loveland to N Urban Limit, Fort Collins	15.1	2914	S	$1.61 \times 10^7$	938	0.088%	16 <sup>c</sup>	$9.96 \times 10^{-7c}$	-	-	-	-
I-25	CO	N Urban Limit, Fort Collins to Wyoming Line	26.5	1686	R	$1.63 \times 10^7$	938	0.152%	12 <sup>c</sup>	$7.35 \times 10^{-7c}$	-	-	-	-
US36	CO	I-25 to Sheridan Blvd I/C Westminster	4.8	1400	U	$2.45 \times 10^6$	684	0.134%	3 <sup>c</sup>	$1.22 \times 10^{-6c}$	-	-	-	-
US36	CO	Sheridan Blvd to SH121, Wadsworth Blvd, Broomfield	4.5	1368	U	$2.25 \times 10^6$	684	0.137%	1 <sup>c</sup>	$4.45 \times 10^{-7c}$	-	-	-	-
SH121	CO	US36, Boulder Turnpike to SH128, W 120th Ave, Broomfield	0.2	964	S	$7.04 \times 10^4$	684	0.194%	1 <sup>c</sup>	$4.09 \times 10^{-6c}$	-	-	-	-
SH128	CO	SH121, Wadsworth Blvd to Indiana St. (near Rocky Flats Plant Entrance)	3.8	310	S	$4.30 \times 10^5$	684	0.604%	1 <sup>c</sup>	$2.32 \times 10^{-6c}$	-	-	-	-
I-80	WY	Uinta County	57	2960	R	$6.16 \times 10^7$	938	0.085%	80	$1.30 \times 10^{-6}$	36	$5.84 \times 10^{-7}$	1	$1.62 \times 10^{-8}$
I-80	WY	Sweetwater County	142	2830	R	$1.47 \times 10^8$	938	0.090%	149	$1.02 \times 10^{-6}$	86	$5.86 \times 10^{-7}$	9	$6.13 \times 10^{-8}$
I-80	WY	Carbon County	81.8	2667	R	$7.97 \times 10^7$	938	0.096%	87	$1.09 \times 10^{-6}$	26	$3.26 \times 10^{-7}$	0	0

TABLE D.4.12 Continued

Route	State	Segment Description	Length Miles (L)	Truck Avg Daily Traffic (ADT)	Land use	Annual Truck Vehicle-Miles of travel (VMT) (L*ADT*365.25)	Annual TRU <sup>a</sup> Shipments	TRU as % of Total Truck-Miles	Annual Accidents No.	Rate/Truck VMT	Annual Injuries No.	Rate/Truck VMT	Annual Fatalities No.	Rate/Truck VMT
I-80	WY	Albany County	55.7	2427	R	$4.94 \times 10^7$	938	0.106%	61	$1.24 \times 10^{-6}$	34	$6.88 \times 10^{-7}$	1	$2.02 \times 10^{-8}$
I-80	WY	Albany/Laramie County Line to I-25 Cheyenne	23	1868	R	$1.57 \times 10^7$	938	0.137%	49	$3.12 \times 10^{-6}$	27	$1.72 \times 10^{-6}$	2	$1.27 \times 10^{-7}$
I-25	WY	I-80 Cheyenne to Colorado Line	8.8	1511	R	$4.86 \times 10^6$	938	0.170%	9	$1.85 \times 10^{-6}$	2	$4.12 \times 10^{-7}$	0	0
I-80	UT	Wyoming Line to I-84 Echo	29.5	2780	R	$3.00 \times 10^7$	938	0.092%	20	$6.68 \times 10^{-7}$	-	-	-	-
I-84	UT	I-80 Echo to US80 Uintah	33.2	1250	R	$1.52 \times 10^7$	938	0.205%	10	$6.60 \times 10^{-7}$	-	-	-	-
I-84	UT	US89 Uintah to I-15 Ogden	7.1	1100	S	$2.85 \times 10^6$	938	0.233%	6	$2.10 \times 10^{-6}$	-	-	-	-
I-15/I-84	UT	I-84 Ogden to N Ogden	9	4000	S	$1.31 \times 10^7$	938	0.064%	15	$1.14 \times 10^{-6}$	-	-	-	-
I-15/I-84	UT	N Ogden to US91, Brigham City	12.5	2995	S	$1.37 \times 10^7$	938	0.086%	9	$6.58 \times 10^{-7}$	-	-	-	-
I-15/I-84	UT	US91 Brigham City to I-15 (Travel Way) Elwood	14.4	2170	R	$1.14 \times 10^7$	938	0.118%	7	$6.13 \times 10^{-7}$	-	-	-	-
I-15 (Travel Way)	UT	Elwood to Temp. End, Plywood	10	1045	R	$3.82 \times 10^6$	412	0.108%	5	$1.31 \times 10^{-6}$	-	-	-	-
I-15	UT	Temp. End, Plymouth to Idaho Line	7	900	R	$2.30 \times 10^6$	412	0.125%	1	$4.34 \times 10^{-7}$	-	-	-	-
I-15/I-84	UT	Elwood to Future I-15 I/C Tremonton	3.4	1125	R	$1.27 \times 10^6$	526	0.128%	2	$1.57 \times 10^{-6}$	-	-	-	-
I-84	UT	Future I-15 I/C Tremonton to Idaho Line	41.8	1125	R	$1.72 \times 10^7$	526	0.128%	20	$1.16 \times 10^{-6}$	-	-	-	-

TABLE D.4.12 Continued

Route	State	Segment Description	Length Miles (L)	Truck Avg Daily Traffic (ADT)	Land use	Annual Truck Vehicle-Miles of travel (VMT) (L*ADT*365.25)	Annual TRU <sup>a</sup> Shipments	TRU as % of Total Truck-Miles	Annual Accidents No.	Rate/Truck VMT	Annual Injuries No.	Rate/Truck VMT	Annual Fatalities No.	Rate/Truck VMT
Year: 1988														
I-15	ID	Utah Line to US91 Virginia	36	900	R	$1.18 \times 10^7$	412	0.125%	9	$7.60 \times 10^{-7}$	6	$5.07 \times 10^{-7}$	1	$8.45 \times 10^{-8}$
I-15	ID	US91 Virginia to US30 McCammon	11	910	R	$3.66 \times 10^6$	412	0.124%	6	$1.64 \times 10^{-6}$	3	$8.20 \times 10^{-7}$	0	0
I-15	ID	US30 McCammon to 5th Ave. Pocatello	20	1813	R	$1.32 \times 10^7$	412	0.062%	2	$1.51 \times 10^{-7}$	0	0	0	0
I-15	ID	5th Ave. to I-80 Pocatello	5	2165	S	$3.95 \times 10^6$	412	0.052%	2	$5.06 \times 10^{-7}$	1	$2.53 \times 10^{-7}$	0	0
I-15	ID	I-86 Pocatello to US26 Blackfoot (Access to INEL)	20.5	2261	R	$1.69 \times 10^7$	412	0.050%	6	$3.54 \times 10^{-7}$	0	0	0	0
I-84	ID	Utah Line to I-86 I/C	53.6	1125	R	$2.20 \times 10^7$	526	0.128%	28	$1.27 \times 10^{-6}$	32	$1.45 \times 10^{-6}$	3	$1.36 \times 10^{-7}$
I-84	ID	I-86 I/C to US93 Twin Falls	49	2025	R	$3.62 \times 10^7$	526	0.071%	31	$8.55 \times 10^{-7}$	17	$4.69 \times 10^{-7}$	2	$5.52 \times 10^{-8}$
I-84	ID	US93 Twin Falls to US26 Bliss	32	1863	R	$2.18 \times 10^7$	526	0.077%	7	$3.21 \times 10^{-7}$	3	$1.38 \times 10^{-7}$	1	$4.59 \times 10^{-8}$
I-84	ID	US26 Bliss to US20 Mt. Home	46	1575	R	$2.84 \times 10^7$	526	0.091%	8	$3.02 \times 10^{-7}$	3	$1.13 \times 10^{-7}$	0	0
I-84	ID	US20 Mt. Home to Broadway Ave. Boise	41	2542	R	$3.81 \times 10^7$	526	0.056%	25	$6.57 \times 10^{-7}$	16	$4.20 \times 10^{-7}$	0	0
I-84	ID	Broadway, Boise to I-184 (w) Boise	5	3400	S	$6.21 \times 10^6$	526	0.042%	2	$3.22 \times 10^{-7}$	1	$1.61 \times 10^{-7}$	0	0
I-84	ID	I-184 (W) Boise to Bus I-84 (E) Nampa	11	2800	S	$1.12 \times 10^7$	526	0.051%	7	$6.22 \times 10^{-7}$	5	$4.44 \times 10^{-7}$	0	0
I-84	ID	Bus I-84 (E) Nampa to US20/26 (W) N Caldwell	12	2334	S	$1.02 \times 10^7$	526	0.061%	14	$1.37 \times 10^{-6}$	9	$8.80 \times 10^{-7}$	1	$9.78 \times 10^{-8}$

TABLE D.4.12 Continued

Route	State	Segment Description	Length Miles (L)	Truck Avg Daily Traffic (ADT)	Land use	Annual Truck Vehicle-Miles of travel (VMT) (L*ADT*365.25)	Annual TRU <sup>a</sup> Shipments	TRU as % of Total Truck-Miles	Annual Accidents No.	Rate/Truck VMT	Annual Injuries No.	Rate/Truck VMT	Annual Fatalities No.	Rate/Truck VMT
I-84	ID	US20/26 (W) N Caldwell to Oregon Line	26	2138	R	$2.03 \times 10^7$	526	0.067%	12	$5.91 \times 10^{-7}$	10	$4.92 \times 10^{-7}$	0	0
I-84/I-82	OR	Idaho Line to Washington Line	213	2158	R	$1.68 \times 10^8$	526	0.066%	48	$2.86 \times 10^{-7}$	35	$2.08 \times 10^{-7}$	0	0
I-82	WA	Oregon Line to US395	19.8	2224	R	$1.61 \times 10^7$	526	0.064%	23	$1.43 \times 10^{-6}$	14	$8.70 \times 10^{-7}$	0	0
I-82	WA	US395 to I-184 W. Richland	11	1276	S	$5.13 \times 10^6$	526	0.112%	7	$1.36 \times 10^{-6}$	6	$1.17 \times 10^{-6}$	0	0
I-184	WA	I-82 W. Richland to SR240 by-pass Hwy. Richland	5	1584	S	$2.89 \times 10^6$	526	0.090%	4	$1.38 \times 10^{-6}$	1	$3.46 \times 10^{-7}$	0	0
SR240	WA	I-182 Richland to Horn Rd HANF	14.4	1680	U	$8.84 \times 10^6$	526	0.095%	3	$3.40 \times 10^{-7}$	2	$2.26 \times 10^{-7}$	0	0
I-40	AZ	California Line to US93 (W) Kingman	48.9	2679	R	$4.78 \times 10^7$	96	0.010%	17	$3.55 \times 10^{-7}$	6	$1.25 \times 10^{-7}$	0	0
I-40	AZ	US93 (W) Kingman to US93 (S) Round Valley	22.7	3667	R	$3.04 \times 10^7$	96	0.007%	19	$6.25 \times 10^{-7}$	15	$4.93 \times 10^{-7}$	0	0
I-40	AZ	US93 (S) Round Valley to SR66 E. Seligman	51.4	2404	R	$4.51 \times 10^7$	96	0.011%	41	$9.08 \times 10^{-7}$	25	$5.54 \times 10^{-7}$	0	0
I-40	AZ	SR66 E. Seligman to US89 (S) Ash Fork	22.9	3616	R	$3.02 \times 10^7$	96	0.007%	14	$4.63 \times 10^{-7}$	6	$1.98 \times 10^{-7}$	0	0
I-40	AZ	US89 (S) Ash Fork to I-17 Flagstaff	49.2	4128	R	$7.42 \times 10^7$	96	0.006%	80	$1.08 \times 10^{-6}$	42	$5.66 \times 10^{-7}$	0	0
I-40	AZ	I-17 Flagstaff to US180 (S) Holbrook	91.4	4250	R	$1.42 \times 10^8$	96	0.006%	127	$8.95 \times 10^{-7}$	63	$4.44 \times 10^{-7}$	1	$7.05 \times 10^{-9}$
I-40	AZ	US180 (S) Holbrook to New Mexico Line	72.8	3545	R	$9.43 \times 10^7$	96	0.007%	49	$5.20 \times 10^{-7}$	20	$2.12 \times 10^{-7}$	3	$3.18 \times 10^{-8}$

TABLE D.4.12 Continued

Route	State	Segment Description	Length Miles (L)	Truck Avg Daily Traffic (ADT)	Land use	Annual Truck Vehicle-Miles of travel (VMT) (L*ADT*365.25)	Annual TRU <sup>a</sup> Shipments	TRU as % of Total Truck-Miles	Annual Accidents No.	Rate/Truck VMT	Annual Injuries No.	Rate/Truck VMT	Annual Fatalities No.	Rate/Truck VMT
Year: 1987-88														
I-580	CA	SR84 Livermore (LLNL) Alameda County to San Joaquin County Line	10.7	10750	S	4.20 x 10 <sup>7</sup>	88	0.002%	69 <sup>d</sup>	8.21 x 10 <sup>-7</sup>	39 <sup>d</sup>	4.64 x 10 <sup>-7</sup>	2 <sup>d</sup>	2.38 x 10 <sup>-8</sup>
I-580	CA	San Joaquin County from Alameda County Line to I-5 Vernalis	15.3	2900	R	1.62 x 10 <sup>7</sup>	88	0.008%	27 <sup>d</sup>	8.33 x 10 <sup>-7</sup>	20 <sup>d</sup>	6.17 x 10 <sup>-7</sup>	1 <sup>d</sup>	3.08 x 10 <sup>-8</sup>
I-5	CA	From I-580 Vernalis through Stanislaus County	28.7	5280	R	5.53 x 10 <sup>7</sup>	88	0.004%	76 <sup>d</sup>	6.86 x 10 <sup>-7</sup>	39 <sup>d</sup>	3.52 x 10 <sup>-7</sup>	2 <sup>d</sup>	1.81 x 10 <sup>-8</sup>
I-5	CA	Merced County from Stanislaus County Line to Fresno County Line	32.5	5800	R	6.88 x 10 <sup>7</sup>	88	0.004%	110 <sup>d</sup>	7.99 x 10 <sup>-7</sup>	67 <sup>d</sup>	4.86 x 10 <sup>-7</sup>	2 <sup>d</sup>	1.45 x 10 <sup>-8</sup>
I-5	CA	Fresno County from Merced County Line to Kings County Line	66.2	6500	R	1.57 x 10 <sup>8</sup>	88	0.004%	140 <sup>d</sup>	4.45 x 10 <sup>-7</sup>	109 <sup>d</sup>	3.47 x 10 <sup>-7</sup>	7 <sup>d</sup>	2.23 x 10 <sup>-8</sup>
I-5	CA	Kings County from Fresno County Line to Kern County Line	26.7	6800	R	6.63 x 10 <sup>7</sup>	88	0.004%	48 <sup>d</sup>	3.62 x 10 <sup>-7</sup>	65 <sup>d</sup>	4.90 x 10 <sup>-7</sup>	0 <sup>d</sup>	0
I-5	CA	Kern County from Kings County Line to Los Angeles County Line	87	8521	R	2.71 x 10 <sup>8</sup>	88	0.003%	289 <sup>d</sup>	5.34 x 10 <sup>-7</sup>	211 <sup>d</sup>	3.90 x 10 <sup>-7</sup>	20 <sup>d</sup>	3.69 x 10 <sup>-8</sup>
I-5	CA	Los Angeles County from Kern County Line to I-210 Foothill Freeway Los Angeles	44.6	18834	U	3.07 x 10 <sup>8</sup>	88	0.001%	303 <sup>d</sup>	4.94 x 10 <sup>-7</sup>	203 <sup>d</sup>	3.31 x 10 <sup>-7</sup>	12 <sup>d</sup>	1.96 x 10 <sup>-8</sup>

TABLE D.4.12 Continued

Route	State	Segment Description	Length Miles (L)	Truck Avg Daily Traffic (ADT)	Land use	Annual Truck Vehicle-Miles of travel (VMT) (L*ADT*365.25)	Annual TRU <sup>b</sup> Shipments	TRU as % of Total Truck-Miles	Annual Accidents No.	Rate/Truck VMT	Annual Injuries No.	Rate/Truck VMT	Annual Fatalities No.	Rate/Truck VMT
I-210	CA	I-5 Los Angeles to I-10, San Bernadino Freeway, Pomona	48.5	8318	U	1.47 x 10 <sup>8</sup>	88	0.003%	523 <sup>d</sup>	1.77 x 10 <sup>-6</sup>	250 <sup>d</sup>	8.48 x 10 <sup>-7</sup>	9 <sup>d</sup>	3.05 x 10 <sup>-8</sup>
I-10	CA	I-210 Foothill Freeway Pomona to San Bernadino County Line	5.8	15800	U	3.35 x 10 <sup>7</sup>	88	0.002%	232 <sup>d</sup>	3.46 x 10 <sup>-6</sup>	113 <sup>d</sup>	1.89 x 10 <sup>-6</sup>	0 <sup>d</sup>	0
I-10	CA	San Bernadino County Line to I-15 Devore Freeway Ontario	9.9	16644	U	6.02 x 10 <sup>7</sup>	88	0.001%	246 <sup>d</sup>	2.04 x 10 <sup>-6</sup>	127 <sup>d</sup>	1.06 x 10 <sup>-6</sup>	4 <sup>d</sup>	3.32 x 10 <sup>-8</sup>
I-15	CA	I-10 Ontario to I-40 Barstow	72	9324	S	2.45 x 10 <sup>8</sup>	88	0.003%	321 <sup>d</sup>	6.54 x 10 <sup>-7</sup>	201 <sup>d</sup>	4.10 x 10 <sup>-7</sup>	13 <sup>d</sup>	2.65 x 10 <sup>-8</sup>
I-40	CA	I-15 Barstow to US95(NV) and to Arizona Line	154.6	4500	R	2.54 x 10 <sup>8</sup>	88 96	0.005% 0.006%	152 <sup>d</sup>	2.99 x 10 <sup>-7</sup>	103 <sup>d</sup>	2.03 x 10 <sup>-7</sup>	3 <sup>d</sup>	5.90 x 10 <sup>-9</sup>
US95	CA	I-40 to Nevada Line	23.2	348	R	2.95 x 10 <sup>6</sup>	8	0.006%	6 <sup>d</sup>	1.02 x 10 <sup>-6</sup>	6 <sup>d</sup>	1.02 x 10 <sup>-6</sup>	1 <sup>d</sup>	1.69 x 10 <sup>-7</sup>
Year: 1987														
US95	NV	California Line to SR164 Searchlight	20.4	410	R	3.05 x 10 <sup>6</sup>	8	0.005%	59 <sup>e</sup>	6.45 x 10 <sup>-6</sup>	25 <sup>e</sup>	2.73 x 10 <sup>-6</sup>	1 <sup>e</sup>	1.09 x 10 <sup>-7</sup>
US95	NV	SR164 Searchlight to US93 Alunite	35.9	432	R	5.62 x 10 <sup>6</sup>	8	0.005%	66 <sup>e</sup>	4.04 x 10 <sup>-6</sup>	25 <sup>e</sup>	1.48 x 10 <sup>-6</sup>	0 <sup>e</sup>	0
US95	NV	US93 Alunite to SR147 Henderson	9.4	1379	S	4.73 x 10 <sup>6</sup>	8	0.002%	21 <sup>e</sup>	1.48 x 10 <sup>-6</sup>	11 <sup>e</sup>	7.75 x 10 <sup>-7</sup>	0 <sup>e</sup>	0
US93/95	NV	SR147 Henderson to Boulder Hwy E. Las Vegas	8.8	1940	U	6.42 x 10 <sup>6</sup>	8	0.001%	f	f	f	f	f	f
US93/95	NV	Boulder Hwy E. Las Vegas to I-15 Las Vegas	5.6	3588	U	7.34 x 10 <sup>6</sup>	8	0.006%	13 <sup>e</sup>	5.90 x 10 <sup>-7</sup>	1 <sup>e</sup>	4.54 x 10 <sup>-8</sup>	0 <sup>e</sup>	0
US95	NV	I-15 to Rainbow Blvd Las Vegas	5.1	2230	U	4.15 x 10 <sup>6</sup>	8	0.001%	40 <sup>e</sup>	3.21 x 10 <sup>-6</sup>	6 <sup>e</sup>	4.82 x 10 <sup>-7</sup>	0 <sup>e</sup>	0

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TABLE D.4.12 Continued

Route	State	Segment Description	Length Miles (L)	Truck Avg Daily Traffic (ADT)	Land use	Annual Truck Vehicle-Miles of travel (VMT) (L*ADT*365.25)	Annual TRU <sup>a</sup> Shipments	TRU as % of Total Truck-Miles	Annual Accidents No.	Rate/Truck VMT	Annual Injuries No.	Rate/Truck VMT	Annual Fatalities No.	Rate/Truck VMT
US95	NV	Rainbow Blvd to Rancho Road Las Vegas	5.9	728	S	$1.57 \times 10^6$	8	0.003%	6 <sup>e</sup>	$1.27 \times 10^{-6}$	2 <sup>e</sup>	$4.25 \times 10^{-7}$	0 <sup>e</sup>	0
US95	NV	Rancho Rd. Las Vegas to Indian Springs	33.2	737	R	$8.94 \times 10^6$	8	0.003%	7 <sup>e</sup>	$2.61 \times 10^{-7}$	6 <sup>e</sup>	$2.24 \times 10^{-7}$	0 <sup>e</sup>	0
US95	NV	Indian Springs to Mercury I/C, NTS	18.3	374	R	$2.50 \times 10^6$	8	0.006%	4 <sup>e</sup>	$5.33 \times 10^{-7}$	0 <sup>e</sup>	0	0 <sup>e</sup>	0
Year: 1988														
US285	TX	New Mexico Line to I-20, Pecos	53.4	372	R	$2.53 \times 10^7$	238	0.175%	7 <sup>c</sup>	$5.16 \times 10^{-7c}$	Unknown	Unknown	0 <sup>c</sup>	0 <sup>c</sup>
I-20	TX	US285, Pecos to US87, Big Spring	136	4191	R	$2.08 \times 10^8$	238	0.016%	119 <sup>c</sup>	$5.27 \times 10^{-7c}$	Unknown	Unknown	3 <sup>c</sup>	$1.44 \times 10^{-8c}$
I-20	TX	US87, Big Spring to US84, Roscoe	63	2409	R	$5.54 \times 10^7$	238	0.027%	70 <sup>c</sup>	$1.26 \times 10^{-6c}$	Unknown	Unknown	7 <sup>c</sup>	$1.26 \times 10^{-7c}$
I-20	TX	US84, Roscoe to US183, Cisco	90	4093	R	$1.34 \times 10^8$	238	0.016%	96 <sup>c</sup>	$7.28 \times 10^{-7c}$	Unknown	Unknown	1 <sup>c</sup>	$7.43 \times 10^{-9c}$
I-20	TX	US183, Cisco to I-30, Ft. Worth (W)	81	3345	R	$9.90 \times 10^7$	238	0.019%	99 <sup>c</sup>	$1.00 \times 10^{-6c}$	Unknown	Unknown	4 <sup>c</sup>	$4.04 \times 10^{-8c}$
I-20	TX	I-30, Ft. Worth (W) to US287 (S), Ft. Worth Area	26	3956	U	$3.76 \times 10^7$	238	0.016%	51 <sup>c</sup>	$1.36 \times 10^{-6c}$	Unknown	Unknown	0 <sup>c</sup>	0 <sup>c</sup>
I-20	TX	US287 (S), To US80 (E), Dallas Area	55.6	6755	U	$1.37 \times 10^8$	238	0.010%	48 <sup>c</sup>	$3.50 \times 10^{-7c}$	Unknown	Unknown	1 <sup>c</sup>	$7.29 \times 10^{-9c}$
I-20	TX	US80 (E), Terrell to Louisiana Line	144	5263	R	$2.77 \times 10^8$	238	0.012%	189 <sup>c</sup>	$6.83 \times 10^{-7c}$	Unknown	Unknown	4 <sup>c</sup>	$1.44 \times 10^{-8c}$
I-40	TX	New Mexico Line to Bus. Loop: I-40 (W), W. Amarillo	63	3910	R	$9.00 \times 10^7$	528	0.037%	40 <sup>c</sup>	$4.44 \times 10^{-7c}$	Unknown	Unknown	1 <sup>c</sup>	$1.11 \times 10^{-8c}$

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TABLE D.4.12 Continued

Route	State	Segment Description	Length Miles (L)	Truck Avg Daily Traffic (ADT)	Land use	Annual Truck Vehicle-Miles of travel (VMT) (L*ADT*365.25)	Annual TRU <sup>a</sup> Shipments	TRU as % of Total Truck-Miles	Annual Accidents No.	Rate/Truck VMT	Annual Injuries No.	Rate/Truck VMT	Annual Fatalities No.	Rate/Truck VMT
I-40	TX	Bus. Loop I-40 (W) to Bus Loop I-40 (E), Amarillo	23	7867	U	$6.61 \times 10^7$	528	0.018%	40 <sup>c</sup>	$6.05 \times 10^{-7c}$	Unknown	Unknown	1 <sup>c</sup>	$1.51 \times 10^{-8c}$
Year: 1987														
I-40	TX	Bus. Loop I-40 (E) Amarillo to Oklahoma Line	89	3626	R	$1.18 \times 10^8$	528	0.040%	69 <sup>c</sup>	$5.85 \times 10^{-7c}$	Unknown	Unknown	2 <sup>c</sup>	$1.67 \times 10^{-8c}$
I-40	OK	Arkansas Line to E Oklahoma City Urban Area, Pottawatomie/Oklahoma County Line	157.8	2578	R	$1.49 \times 10^8$	482	0.051%	69	$4.63 \times 10^{-7}$	31	$2.08 \times 10^{-7}$	4	$2.68 \times 10^{-8}$
I-40	OK	Pottawatomie County Line to I-44, Oklahoma City	26.9	3218	U	$3.16 \times 10^7$	482	0.041%	95	$3.00 \times 10^{-6}$	46	$1.46 \times 10^{-6}$	1	$3.16 \times 10^{-8}$
I-40	OK	I-44, Oklahoma City to W Oklahoma City Urban Area Oklahoma/Canadian County Line	5.6	4917	U	$1.00 \times 10^7$	528	0.029%	23	$2.30 \times 10^{-6}$	1	$1.00 \times 10^{-7}$	0	0
I-40	OK	Oklahoma/Canadian County Line to Texas Line	139.8	3991	R	$1.97 \times 10^8$	528	0.036%	104	$5.28 \times 10^{-7}$	47	$2.38 \times 10^{-7}$	2	$1.02 \times 10^{-8}$
I-44	OK	I-40, Oklahoma City to Oklahoma/Lincoln County Line	26.5	3779	U	$3.68 \times 10^7$	46	0.003%	76	$2.06 \times 10^{-6}$	18	$4.89 \times 10^{-7}$	3	$8.15 \times 10^{-8}$
I-44	OK	Oklahoma/Lincoln County Line to Tulsa County Line	75	2910	R	$7.97 \times 10^7$	46	0.004%	43	$5.40 \times 10^{-7}$	16	$2.01 \times 10^{-7}$	0	0
I-44	OK	Tulsa Urban Area, Tulsa County	19.5	4749	U	$3.38 \times 10^7$	46	0.003%	70	$2.07 \times 10^{-6}$	17	$5.03 \times 10^{-7}$	1	$2.96 \times 10^{-8}$
I-44	OK	Tulsa/Rogers County Line to Missouri Line	88	3143	R	$1.10 \times 10^8$	46	0.004%	71	$6.45 \times 10^{-7}$	40	$3.64 \times 10^{-7}$	4	$3.64 \times 10^{-8}$
I-44	MO	Oklahoma Line to Springfield Urban Area, Greene County	59.9	1207	R	$2.64 \times 10^7$	46	0.010%	-	$1.13 \times 10^{-6g}$	-	-	-	-

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TABLE D.4.12 Continued

Route	State	Segment Description	Length Miles (L)	Truck Avg Daily Traffic (ADT)	Land use	Annual Truck Vehicle-Miles of travel (VMT) (L*ADT*365.25)	Annual TRU <sup>a</sup> Shipments	TRU as % of Total Truck-Miles	Annual Accidents No.	Rate/Truck VMT	Annual Injuries No.	Rate/Truck VMT	Annual Fatalities No.	Rate/Truck VMT
I-44	MO	Greene County, Springfield Urban Area	31.1	1492	S	$1.69 \times 10^7$	46	0.008%	-	$1.29 \times 10^{-6g}$	-	-	-	-
I-44	MO	Greene County Line to St. Louis County Line	167.3	1208	R	$7.38 \times 10^7$	46	0.010%	-	$3.14 \times 10^{-6g}$	-	-	-	-
I-44/I-270/I-255	MO	St. Louis County, St. Louis Urban Area. to Illinois Line	27.6	1066	U	$1.07 \times 10^7$	46	0.012%	-	$2.82 \times 10^{-6g}$	-	-	-	-
I-255/I-55	IL	Missouri Line to I-70, E. St. Louis	30.3	1550	U	$1.66 \times 10^7$	46	0.0084%	N/A	-	-	-	-	-
I-55	IL	I-70, E. St. Louis to Cass Ave., Chicago (ANLE)	258.6	3514	U.S.R	$3.32 \times 10^8$	32	0.0025%	N/A	-	-	-	-	-
I-70	IL	I-55, E. St. Louis to Indiana Line	140	4686	R	$2.40 \times 10^8$	14	0.0008%	N/A	-	-	-	-	-
I-70	IN	Illinois Line to I-465 Indianapolis	71	6035	R	$1.56 \times 10^8$	14	0.0006%	N/A	-	-	-	-	-
I-465	IN	I-70 (W) to I-70 (E), Indianapolis	19	9586	U	$6.65 \times 10^7$	14	0.0004%	N/A	-	-	-	-	-
I-70	IN	I-465, Indianapolis to Ohio Line	67	7338	R	$1.80 \times 10^8$	14	0.0005%	N/A	-	-	-	-	-
Year: 1986														
SR725	OH	First St., (MOUND Plant Vicinity) to I-75, Miamisburg	3	658	U	$7.21 \times 10^5$	14	0.006%	15 <sup>h</sup>	$7.56 \times 10^{-6}$	10 <sup>h</sup>	$5.04 \times 10^{-6}$	0 <sup>h</sup>	0
I-75	OH	SR725, Miamisburg Pike, Miamisburg to I-70, Dayton	16.3	11200	U	$6.67 \times 10^7$	14	0.0003%	576 <sup>h</sup>	$3.14 \times 10^{-6}$	219 <sup>h</sup>	$1.19 \times 10^{-6}$	1 <sup>h</sup>	$5.45 \times 10^{-9}$

TABLE D.4.12 Continued

Route	State	Segment Description	Length Miles (L)	Truck Avg Daily Traffic (ADT)	Land use	Annual Truck Vehicle-Miles of travel (VMT) (L*ADT*365.25)	Annual TRU <sup>a</sup> Shipments	TRU as % of Total Truck-Miles	Annual Accidents No.	Rate/Truck VMT	Annual injuries No.	Rate/Truck VMT	Annual Fatalities No.	Rate/Truck VMT
I-70	OH	I-75, Dayton to Preble/Montgomery County Line	16.2	8000	R	$4.73 \times 10^7$	14	0.0005%	199 <sup>h</sup>	$1.53 \times 10^{-6}$	79 <sup>h</sup>	$6.07 \times 10^{-7}$	3 <sup>h</sup>	$2.30 \times 10^{-8}$
I-70	OH	Preble County from Montgomery County Line to Indiana Line	17.7	7990	R	$5.16 \times 10^7$	14	0.0005%	129 <sup>h</sup>	$9.08 \times 10^{-7}$	42 <sup>h</sup>	$3.00 \times 10^{-7}$	1 <sup>h</sup>	$7.04 \times 10^{-9}$
Year: 1987														
I-40	AR	Texas Line to SR9, Russellville	81	3850	R	$1.14 \times 10^8$	482	0.034%	49	$4.30 \times 10^{-7}$	16	$1.40 \times 10^{-7}$	2	$1.76 \times 10^{-8}$
I-40	AR	SR9, Russellville to US65, Conway	44	4917	R	$7.90 \times 10^7$	482	0.027%	27	$3.42 \times 10^{-7}$	9	$1.14 \times 10^{-7}$	2	$2.53 \times 10^{-8}$
I-40	AR	US65, Conway to I-430, Little Rock	23.4	6000	S	$5.13 \times 10^7$	482	0.022%	49	$9.56 \times 10^{-7}$	16	$3.12 \times 10^{-7}$	0	0
I-40	AR	I-430 to I-440, Little Rock	11.4	5460	U	$2.27 \times 10^7$	482	0.024%	69	$3.04 \times 10^{-6}$	23	$1.01 \times 10^{-6}$	1	$4.40 \times 10^{-8}$
I-40	AR	I-440, Little Rock to I-55 (N), W. Memphis	118.4	7200	R	$3.11 \times 10^8$	482	0.018%	124	$3.98 \times 10^{-7}$	41	$1.32 \times 10^{-7}$	7	$2.25 \times 10^{-8}$
I-40	AR	W. Memphis to Tennessee Line	7.4	4918	S	$1.33 \times 10^7$	482	0.027%	37	$2.78 \times 10^{-6}$	12	$9.03 \times 10^{-7}$	6	$4.51 \times 10^{-7}$
I-40	TN	Arkansas Line to I-240 (N), Memphis	2.8	5300	U	$5.42 \times 10^6$	482	0.025%	-	$3.24 \times 10^{-6c}$	-	$1.54 \times 10^{-6c}$	-	0 <sup>c</sup>
I-40/ I-240 (N)	TN	I-40 (W) to I-40 (E), Memphis	11.6	6983	U	$2.96 \times 10^7$	482	0.019%	-	$6.02 \times 10^{-7c}$	-	$5.17 \times 10^{-7c}$	-	$3.72 \times 10^{-9c}$
I-40	TN	I-240 (N), Memphis to SR15/64, E. Memphis	7.1	5340	S	$1.38 \times 10^7$	482	0.025%	-	$1.57 \times 10^{-6c}$	-	$5.73 \times 10^{-7c}$	-	$8.39 \times 10^{-9c}$

TABLE D.4.12 Continued

Route	State	Segment Description	Length Miles (L)	Truck Avg Daily Traffic (ADT)	Land use	Annual Truck Vehicle-Miles of travel (VMT) (L*ADT*365.25)	Annual TRU <sup>a</sup> Shipments	TRU as % of Total Truck-Miles	Annual Accidents No.	Rate/Truck VMT	Annual Injuries No.	Rate/Truck VMT	Annual Fatalities No.	Rate/Truck VMT
I-40	TN	SR15/64, E. Memphis to US BP 45, Jackson	61.5	5580	R	1.25 x 10 <sup>8</sup>	482	0.024%	-	7.16 x 10 <sup>-7c</sup>	-	3.92 x 10 <sup>-7c</sup>	-	9.18 x 10 <sup>-9c</sup>
I-40	TN	US BP 45, Jackson to Davidson County Line, W. Nashville	110.5	6100	R	2.46 x 10 <sup>8</sup>	482	0.022%	-	5.96 x 10 <sup>-7c</sup>	-	3.23 x 10 <sup>-7c</sup>	-	1.83 x 10 <sup>-8c</sup>
I-40	TN	Davidson County, Nashville Urban Area from W to E Nashville	31.2	8400	U	9.57 x 10 <sup>7</sup>	482	0.016%	-	1.78 x 10 <sup>-6c</sup>	-	6.63 x 10 <sup>-7c</sup>	-	1.13 x 10 <sup>-8c</sup>
I-40	TN	E. Nashville to SR111, Cookeville	66.1	5250	R	1.27 x 10 <sup>8</sup>	482	0.025%	-	6.17 x 10 <sup>7c</sup>	-	3.37 x 10 <sup>7a</sup>	-	2.17 x 10 <sup>8a</sup>
I-40	TN	SR111, Cookeville to SR95 ORNL Vicinity	73	5350	R	1.43 x 10 <sup>8</sup>	482	0.025%	-	5.20 x 10 <sup>7c</sup>	-	3.31 x 10 <sup>7a</sup>	-	6.73 x 10 <sup>9a</sup>
I-20	LA	Texas Line to SR526, Shreveport	8.6	9150	R	2.87 x 10 <sup>7</sup>	238	0.007%	14	4.87 x 10 <sup>-7</sup>	4	1.39 x 10 <sup>-7</sup>	0	0
I-20	LA	SR526 to I-220 (E), Shreveport	17.7	17653	U	1.14 x 10 <sup>8</sup>	238	0.004%	240	2.10 x 10 <sup>-6</sup>	112	9.81 x 10 <sup>-7</sup>	2	1.75 x 10 <sup>-8</sup>
I-20	LA	I-220 (E) to SR34, W Monroe	89	8250	R	2.68 x 10 <sup>8</sup>	238	0.008%	155	5.78 x 10 <sup>-7</sup>	119	4.44 x 10 <sup>-7</sup>	5	1.86 x 10 <sup>-8</sup>
I-20	LA	SR34 to SR594 (E), Monroe Urban Area	8.8	13030	S	4.19 x 10 <sup>7</sup>	238	0.005%	53	1.26 x 10 <sup>-6</sup>	38	9.07 x 10 <sup>-7</sup>	0	0
I-20	LA	SR594 (E), Monroe to Mississippi Line	64.4	6630	R	1.56 x 10 <sup>8</sup>	238	0.010%	43	2.76 x 10 <sup>7</sup>	38	2.44 x 10 <sup>-7</sup>	1	6.41 x 10 <sup>-9</sup>
I-20	MS	Louisiana Line to Jackson East Urban Limit, Hinds/ Rankin County Line	45.9	5340	R	8.95 x 10 <sup>7</sup>	238	0.012%	21	2.34 x 10 <sup>-7</sup>	7	7.82 x 10 <sup>-8</sup>	1	1.12 x 10 <sup>-8</sup>
I-20	MS	Hinds/Rankin County Line to Alabama Line	110.2	4568	R	1.84 x 10 <sup>8</sup>	238	0.014%	3	1.63 x 10 <sup>-8</sup>	1	5.44 x 10 <sup>-9</sup>	0	0

Year: 1988

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TABLE D.4.12 Continued

Route	State	Segment Description	Length Miles (L)	Truck Avg Daily Traffic (ADT)	Land use	Annual Truck Vehicle-Miles of travel (VMT) (L*ADT*365.25)	Annual TRU <sup>a</sup> Shipments	TRU as % of Total Truck-Miles	Annual Accidents No.	Rate/Truck VMT	Annual Injuries No.	Rate/Truck VMT	Annual Fatalities No.	Rate/Truck VMT
I-20	AL	Mississippi Line to I-459 Birmingham Urban Area	106.3	6025	R	$2.34 \times 10^8$	238	0.011%	118	$5.04 \times 10^{-7}$	51	$2.18 \times 10^{-7}$	2	$8.55 \times 10^{-9}$
I-459	AL	I-20 (W) TO I-20 (E) Birmingham Urban Area	33.5	3000	S	$3.67 \times 10^7$	238	0.022%	17	$4.63 \times 10^{-7}$	3	$8.17 \times 10^{-8}$	0	0
I-20	AL	I-459, E. Birmingham to Georgia Line	78.3	7800	R	$2.23 \times 10^8$	238	0.008%	102	$4.57 \times 10^{-7}$	42	$1.88 \times 10^{-7}$	6	$2.69 \times 10^{-8}$
I-20	GA	Alabama Line to Atlanta W. Urban Limit	30.3	4420 <sup>i</sup>	R	$4.89 \times 10^7$	238	0.015% <sup>i</sup>	32 <sup>i</sup>	$6.54 \times 10^{-7i}$	22 <sup>i</sup>	$4.50 \times 10^{-7i}$	0 <sup>i</sup>	0 <sup>i</sup>
I-20	GA	Atlanta W. Urban Limit to I-285 (W), Atlanta	20.7	6750 <sup>i</sup>	S	$5.10 \times 10^7$	238	0.10% <sup>i</sup>	136 <sup>i</sup>	$2.66 \times 10^{-6i}$	57 <sup>i</sup>	$1.12 \times 10^{-6i}$	4 <sup>i</sup>	$7.94 \times 10^{-8i}$
I-285	GA	I-20 (W) to I-20 (E), Atlanta	26.1	9100 <sup>i</sup>	U	$8.68 \times 10^7$	238	0.007% <sup>i</sup>	164 <sup>i</sup>	$1.89 \times 10^{-6i}$	75 <sup>i</sup>	$8.64 \times 10^{-7i}$	4 <sup>i</sup>	$4.61 \times 10^{-8i}$
I-20	GA	I-285 (E), Atlanta to SR138, Conyers	14.9	5110 <sup>i</sup>	S	$2.78 \times 10^7$	238	0.013% <sup>i</sup>	63 <sup>i</sup>	$2.26 \times 10^{-6i}$	12 <sup>i</sup>	$4.32 \times 10^{-7i}$	1 <sup>i</sup>	$3.60 \times 10^{-8i}$
I-20	GA	SR138, Conyers to Lewiston, Augusta W. Urban Limit	108.5	2890 <sup>i</sup>	R	$1.14 \times 10^8$	238	0.022% <sup>i</sup>	50 <sup>i</sup>	$4.36 \times 10^{-7i}$	27 <sup>i</sup>	$2.36 \times 10^{-7i}$	1 <sup>i</sup>	$8.73 \times 10^{-9i}$
I-20	GA	Lewiston to South Carolina Line, Augusta Urban Area	11.7	2400 <sup>i</sup>	S	$1.02 \times 10^7$	238	0.027% <sup>i</sup>	9 <sup>i</sup>	$8.78 \times 10^{-7i}$	4 <sup>i</sup>	$3.90 \times 10^{-7i}$	0 <sup>i</sup>	0
I-20	SC	Georgia Line to US25, N. Augusta	5	5800 <sup>j</sup>	S	$1.06 \times 10^7$	238	0.011%	-	$6.04 \times 10^{-7c}$	-	$1.13 \times 10^{-7c}$	-	0 <sup>c</sup>
US25	SC	I-20 to SR125, N. Augusta	5.6	1150 <sup>j</sup>	U	$2.35 \times 10^6$	238	0.057%	-	$4.27 \times 10^{-6c}$	-	$1.38 \times 10^{-6c}$	-	0 <sup>c</sup>
SR125	SC	US25, N. Augusta to SRS Entrance	16.8	635 <sup>j</sup>	U	$3.90 \times 10^6$	238	0.103%	-	$1.71 \times 10^{-6c}$	-	$4.88 \times 10^{-7c}$	-	0 <sup>c</sup>

TABLE D.4.12 Concluded

Notes:

- <sup>a</sup> Average annual truck shipments of both CH TRU TRUPACTs and RH TRU NuPac 72B casks during 20-yr Disposal Phase of the Proposed Action, going both to and from WIPP.
- <sup>b</sup> Alternate route to preferred route.
- <sup>c</sup> Based on the assumption on that truck equals the overall motor vehicle accident and fatality rate.
- <sup>d</sup> 2-yr total; accident, injury, and fatality rates are 1-yr averages.
- <sup>e</sup> 3-yr total; however, the resultant accident, injury, or fatality rate is an average 1-yr rate.
- <sup>f</sup> New freeway segment; 3-yr of accident history not available.
- <sup>g</sup> 1.917-yr period; based on the assumption that truck equals the overall accident rate.
- <sup>h</sup> 2.75-yr period; accident, injury and fatality rates are an average 1-yr period.
- <sup>i</sup> Truck value includes only combination tractor-trailer trucks.
- <sup>j</sup> Estimated truck volume, based on typical values for given land use area.

Land Use Key: R = Rural, S = Suburban or Small Urban; U = Urban  
N/A = Not Available

TABLE D.4.13 Traffic statistics: Recent year Statewide and systemwide annual weighted averages

Jurisdiction/ statistics source	Route <sup>a</sup> miles	Accident rate/ truck vehicle-mile	Injury rate/ truck vehicle-mile	Fatality rate/ truck vehicle-mile
New Mexico	888.1	$7.95 \times 10^{-7}$	$2.97 \times 10^{-7}$	$1.11 \times 10^{-8}$
Colorado	312.2	$1.24 \times 10^{-6}$	N/A	N/A
Wyoming	368.3	$1.26 \times 10^{-6}$	$6.10 \times 10^{-7}$	$3.71 \times 10^{-8}$
Utah	167.9	$9.16 \times 10^{-7}$	N/A	N/A
Idaho	368.1	$7.05 \times 10^{-7}$	$5.03 \times 10^{-7}$	$4.26 \times 10^{-8}$
Oregon	213	$2.86 \times 10^{-7}$	$2.08 \times 10^{-7}$	$0.00 \times 10^0$
Washington	50.2	$1.09 \times 10^{-6}$	$6.99 \times 10^{-7}$	$0.00 \times 10^0$
Arizona	359.3	$7.28 \times 10^{-7}$	$3.73 \times 10^{-7}$	$1.77 \times 10^{-8}$
California	625.7	$6.68 \times 10^{-7}$	$3.71 \times 10^{-7}$	$2.53 \times 10^{-8}$
Nevada	142.6	$2.36 \times 10^{-6}$	$9.03 \times 10^{-7}$	$1.56 \times 10^{-8}$
Texas	824	$6.94 \times 10^{-7}$	N/A	$2.29 \times 10^{-8}$
Oklahoma	539.1	$8.02 \times 10^{-7}$	$3.26 \times 10^{-7}$	$2.31 \times 10^{-8}$
Missouri	285.9	$2.49 \times 10^{-6}$	N/A	N/A
Illinois	428.3	N/A	N/A	N/A
Indiana	157	N/A	N/A	N/A
Ohio	53.2	$2.16 \times 10^{-6}$	$9.33 \times 10^{-7}$	$1.10 \times 10^{-8}$
Arkansas	285.6	$6.11 \times 10^{-7}$	$2.01 \times 10^{-7}$	$3.16 \times 10^{-8}$
Tennessee	363.8	$7.46 \times 10^{-7}$	$3.88 \times 10^{-7}$	$1.38 \times 10^{-8}$
Louisiana	188.5	$1.78 \times 10^{-5}$	$4.34 \times 10^{-7}$	$1.26 \times 10^{-8}$
Mississippi	156.1	$8.03 \times 10^{-8}$	$2.68 \times 10^{-8}$	$3.29 \times 10^{-9}$
Alabama	218.1	$4.81 \times 10^{-7}$	$1.86 \times 10^{-7}$	$1.38 \times 10^{-8}$
Georgia	212.2	$1.02 \times 10^{-1}$	$4.52 \times 10^{-7}$	$2.03 \times 10^{-8}$
South Carolina	27.4	$2.03 \times 10^{-6}$	$6.02 \times 10^{-7}$	$0.00 \times 10^0$
Weighted avg. <sup>b</sup>		$1.37 \times 10^{-6}$	$3.75 \times 10^{-7}$	$1.98 \times 10^{-8}$
Systemwide	6649.3 Miles		5059.3 Miles	5983.3 Miles
NUREG-0170 (1977)		$1.70 \times 10^{-6}$		
Chem-Nuclear (1989)		$1.16 \times 10^{-6}$		
Cashwell et al. (1986)				
Rural			$1.33 \times 10^{-6}$	$1.09 \times 10^{-7}$
Suburban			$6.32 \times 10^{-7}$	$2.69 \times 10^{-8}$
Urban			$6.16 \times 10^{-7}$	$1.54 \times 10^{-8}$

<sup>a</sup> Only route miles for which traffic data was collected is listed.

<sup>b</sup> Excludes States and route segments of States where insufficient truck accident, truck injury, and truck fatality data was available.

N/A = not available.

TABLE D.4.14 Summary of nonradiological and nonchemical impacts: Traffic accidents, injuries, and fatalities

A. WIPP shipment-miles summary statistics: CH and RH combined

<u>Proposed Action</u>		<u>Alternative Action</u>	
<u>Mode: 100% Truck</u>	<u>Shipment-miles</u>	<u>Mode: 100% Truck</u>	<u>Shipment-miles</u>
Test Phase and Disposal Phase	75,658,244	Test Phase and Disposal Phase	75,658,244
<u>Mode: Maximum rail</u>		<u>Mode: Maximum rail</u>	
Test Phase (all truck)	5,139,642		
Disposal Phase (rail, 8 sites)	34,506,160	Disposal Phase (rail, 8 sites)	44,600,508
Disposal Phase (truck, 2 sites)	1,529,058	Disposal Phase (truck, 2 sites)	1,691,536

B. Comparison of WIPP lifetime risks by traffic statistics source

B.1 Proposed Action - Mode: 100% Truck

<u>Statistics Source</u>	<u>Accidents</u>		<u>Injuries</u>		<u>Fatalities</u>	
	<u>Rate/Mile</u>	<u>Total</u>	<u>Rate/Mile</u>	<u>Total</u>	<u>Rate/Mile</u>	<u>Total</u>
Cashwell et al. (1986)						
(SEIS Tables D.4.6, D.4.10)				92.3		7.18
NUREG 0170 (1977)	1.70 x 10 <sup>-6</sup>	129.				
Chem-Nuclear (1989)	1.16 x 10 <sup>-6</sup>	88.0				
WIPP route highway system (1987-1988)	1.37 x 10 <sup>-6</sup>	104.	3.75 x 10 <sup>-7</sup>	28.0	1.98 x 10 <sup>-8</sup>	1.50

B.2 Proposed Action - Mode: Maximum rail

<u>Statistics Source</u>	<u>Accidents</u>		<u>Injuries</u>		<u>Fatalities</u>	
	<u>Rate/Mile</u>	<u>Total</u>	<u>Rate/Mile</u>	<u>Total</u>	<u>Rate/Mile</u>	<u>Total</u>
Cashwell et al. (1986)						
(SEIS Tables D.4.7, D.4.11)				28.4		2.54
NUREG 0170 (1977)						
Test Phase (truck)	1.70 x 10 <sup>-6</sup>	8.74				
Disposal Phase (rail, 8 sites)	1.50 x 10 <sup>-6</sup>	51.8				
Disposal Phase (truck, 2 sites)	1.70 x 10 <sup>-6</sup>	<u>2.60</u>				
TOTAL		63.1				

TABLE D.4.14 Continued

B. Comparison of WIPP lifetime risks by traffic statistics sourceB.2 Proposed Action - Mode: Maximum rail, continued

Statistics Source	Accidents		Injuries		Fatalities	
	Rate/Mile	Total	Rate/Mile	Total	Rate/Mile	Total
WIPP route highway system (1987-1988)/ Fed. R.R. Admin. (1987) <sup>a</sup>						
Test Phase (truck)	$1.37 \times 10^{-6}$	7.04	$3.75 \times 10^{-7}$	1.93	$1.98 \times 10^{-8}$	0.102
Disposal Phase (rail, 8 sites)	$4.55 \times 10^{-6}$	157.00	$1.05 \times 10^{-6}$	36.2	$1.14 \times 10^{-7}$	3.93
Disposal Phase (truck, 2 sites)	$1.37 \times 10^{-6}$	<u>2.09</u>	$3.75 \times 10^{-7}$	<u>0.57</u>	$1.98 \times 10^{-8}$	<u>0.030</u>
TOTAL		166.		38.7		4.06

B.3 Alternative Action - Mode: 100% Truck

Statistics Source	Accidents		Injuries		Fatalities	
	Rate/Mile	Total	Rate/Mile	Total	Rate/Mile	Total
Cashwell et al. (1986)						
(SEIS Tables D.4.8, D.4.10)				92.0		7.20
NUREG 0170 (1977)	$1.70 \times 10^{-6}$	129.				
Chem-Nuclear (1989)	$1.16 \times 10^{-6}$	88.0				
WIPP route highway system (1987-1988)	$1.37 \times 10^{-6}$	104.	$3.75 \times 10^{-7}$	28.0	$1.98 \times 10^{-8}$	1.50

B.4 Alternative Action - Mode: Maximum rail

Statistics Source	Accidents		Injuries		Fatalities	
	Rate/Mile	Total	Rate/Mile	Total	Rate/Mile	Total
Cashwell et al. (1986)						
(SEIS Tables D.4.9, D.4.11)				23.1		2.16
NUREG 0170 (1977)						
Disposal Phase (rail, 8 sites)	$1.50 \times 10^{-6}$	66.9				
Disposal Phase (truck, 2 sites)	$1.70 \times 10^{-6}$	<u>2.88</u>				
TOTAL		69.8				

TABLE D.4.14 Concluded

B. Comparison of WIPP lifetime risks by traffic statistics source

B.4 Alternative Action - Mode: Maximum rail, continued

Statistics Source	Accidents		Injuries		Fatalities	
	Rate/Mile	Total	Rate/Mile	Total	Rate/Mile	Total
WIPP route highway system (1987-1988) Fed. R.R. Admin. (1987) <sup>a</sup>						
Disposal Phase (rail, 8 sites)	$4.55 \times 10^{-6}$	203.	$1.05 \times 10^{-6}$	46.8	$1.14 \times 10^{-7}$	5.08
Disposal Phase (truck, 2 sites)	$1.37 \times 10^{-6}$	<u>2.32</u>	$3.75 \times 10^{-7}$	<u>0.634</u>	$1.98 \times 10^{-8}$	<u>0.0335</u>
TOTAL		205.		47.4		5.11

<sup>a</sup> See Tables 1 (p. 5) and 8 (p. 16) of reference, "Accident/Incident Bulletin No. 156, Calendar Year 1987," U.S. DOT, Federal Railroad Administration Office of Safety, July, 1988.

### **D.4.3 RESULTS**

#### **D.4.3.1 Results from Per-Shipment Risk Approach**

The results in Table D.4.5 show very small per shipment nonradiological and nonchemical risks for all facilities. The volumes of particulates and sulfur dioxide emitted by a single truck or rail shipment in an urban area are so small that one million or more similar pollutant generating shipments would be needed simultaneously to achieve the minimum required pollutant volume of particulates and sulfur dioxide to cause one latent cancer fatality (LCF). The probability of causing one injury from a truck accident from a single shipment ranges from  $1.7 \times 10^{-6}$  to  $4.4 \times 10^{-3}$ . The probability of causing one fatality from a truck accident ranges from  $4.3 \times 10^{-8}$  to  $3.6 \times 10^{-4}$ .

By summarizing estimated fatalities and injuries in Tables D.4.6 and D.4.10 for the Proposed Action, approximately 7 fatalities and 92 injuries were calculated for combined CH and RH shipments using 100 percent trucks. Approximately 3 fatalities and 28 injuries were calculated for combined CH and RH shipments in the Proposed Action for the maximum rail case. (See Tables D.4.7, D.4.9, and D.4.11.)

Similar results for the Alternative Action were calculated from Tables D.4.8 and D.4.10. Approximately 7 fatalities and 92 injuries were estimated for combined CH and RH shipments for the 100 percent truck case. Approximately 2 fatalities and 23 injuries were estimated for combined CH and RH shipments for the maximum rail case. (See Tables D.4.9 and D.4.11.)

#### **D.4.3.2 Results from Lifetime Risk Approach**

Table D.4.12 summarizes traffic statistics along the WIPP preferred routes. For each segment, a description is provided of endpoints, length, average daily truck volume, population density, annual truck vehicle-miles, estimated annual TRU shipments, TRU shipments as a percentage of total miles, and annual average accident injury and fatality statistics.

The route-specific truck injury and fatality rates are very low; they are usually lower than the corresponding rates from Cashwell et al. (1986), as shown in Table D.4.13. There are no segments with a recent history of relatively high injury or fatality rates which could indicate a high-hazard segment.

Estimated TRU shipment volumes as a percentage of total truck volumes are extremely small for most route segments. The highest TRU shipment volume percentage is 4 percent to 5 percent for US 285 in New Mexico between I-25, Eldorado and US 70, Roswell. Because future truck volumes will likely increase, percentages calculated are conservative upper bounds.

Average State and systemwide truck accident, injury, and fatality rates compare favorably with the corresponding rates from other quoted sources (see Table D.4.13). The calculated WIPP Route Highway System Weighted Average accident rate is  $1.37 \times 10^{-6}$ . This is less than the rate ( $1.70 \times 10^{-6}$ ) quoted by the NRC (1977) and slightly

higher than the rate ( $1.16 \times 10^{-6}$ ) experienced by Chem-Nuclear Systems, Inc. for Type B nationwide shipments. The WIPP Highway System Weighted Average injury and fatality rates are also less than the corresponding rates quoted by Cashwell et al. (1986). Consequently, statistical analyses indicate that the preferred WIPP highway routes are safer than the U.S. highway system as a whole. The SEIS analysis of nonradiological and nonchemical risks based on Cashwell et al. data is conservative.

Table D.4.14 and Figure D.4.1 compare lifetime risks for 1) Proposed Action--100 percent truck, 2) Proposed Action--maximum rail, 3) Alternative Action--100 percent truck, and 4) Alternative Action--maximum rail using the two methods discussed above to estimate nonradiological and nonchemical consequences.

Figure D.4.1 shows a range of forecasted estimates based on various statistics and indicates no clear difference between 100 percent truck and maximum rail modes.

#### **D.4.3.3 Comparison of Transuranic Waste Transport Accident, Injury, and Fatality Projections**

In the draft SEIS, impacts were assessed for waste transport by truck (34,144 shipments) and by maximum rail (18,467 shipments) for the proposed 25-year combined Test Phase and Disposal Phase at the WIPP. Based on revisions to the overall number of projected shipments required to transport waste to the WIPP, the final SEIS estimates a total number of truck shipments (28,866 shipments) and maximum rail shipments (15,558 shipments). For the truck shipment of TRU waste, the total estimated consequences for the projected 25-year Test and Disposal Phases in the draft SEIS was 8.3 fatalities and 106 injuries for the Proposed Action, as opposed to the revised final supplement which calculated 7 fatalities and 92 injuries, respectively.

The total estimated consequences for the maximum rail shipment mode for the Proposed Action in the draft supplement were 3 fatalities and 34 injuries. For this final supplement, the numbers have been revised to a projection of approximately 3 fatalities and 28 injuries.

It is important to restate that the total number of injuries and fatalities projected for truck transport in the draft SEIS were calculated based on Cashwell et al. data (1986). However, only in those projections, the projected injury rate per truck vehicle-mile ranged from  $6.16 \times 10^{-7}$  for urban areas to  $1.33 \times 10^{-6}$  for rural areas. This is in contrast to the actual values that were obtained from 23 States during the preparation of this final SEIS, which indicate an overall weighted average systemwide of  $3.75 \times 10^{-7}$ , which is significantly lower than the number that was projected in the EIS (see Table D.4.13).

Similar analyses of 100 percent truck mode fatality rates show that the Cashwell et al. (1986) numbers used in preparation of the SEIS ranged from  $1.54 \times 10^{-8}$  for urban areas to  $1.9 \times 10^{-7}$  for rural areas, as opposed to an overall preferred route highway system weighted average as presented based on State data of  $1.98 \times 10^{-8}$  fatalities per truck vehicle-mile of travel.

Table D.4.13 also compares the accident rates used in the draft SEIS ( $1.70 \times 10^{-6}$  accidents per truck vehicle-mile) to the State data (overall average of  $1.37 \times 10^{-6}$  accidents per truck vehicle-mile) supplied for the final supplement. Probabilistic risks calculated using the higher rate ( $1.70 \times 10^{-6}$ ) from the NRC (NRC, 1977) are thus conservative given expected lower numbers of accidents based on actual route-specific data.

Table D.4.15 summarizes data on radioactive material shipments. The data was compiled from actual shipping records supplied by private sector radioactive waste transporters and the Department of Energy/Albuquerque Operations. As shown, the industry and the DOE have compiled an excellent safety record for shipping radioactive materials. The use of certified TRUPACT shipping containers and casks for TRU shipments and the extensive system of oversight and management developed for these shipments ensure that transportation risks for the Proposed Action or Alternative Action will be comparable, if not less, than those in similar shipping campaigns, as shown in Table D.4.15.

TABLE D.4.15 Comparison of radioactive material shipments

Source	Total mileage	Number of shipments	Accidents/ incidents	Injuries	Fatalities
SEIS					
Truck	74 million <sup>a</sup>	28,866	NR <sup>b</sup>	92	7
Rail	30 million	15,558	NR	25	3
Chem-Nuclear <sup>c</sup>					
Truck	26 million	NR	2	0	0
Spectra Research/SNL <sup>d</sup>					
Truck	NR	2,000,000 <sup>e</sup>	828	NR	NR
Rail	NR		25	NR	NR
DOE/Albuquerque					
Truck	30.8		3	0	0 <sup>f</sup>

<sup>a</sup> The total estimated mileage was not presented in the SEIS, the total estimated mileage represents a 25-year shipping campaign.

<sup>b</sup> NR = Not reported.

<sup>c</sup> Reporting period of 1987-1988.

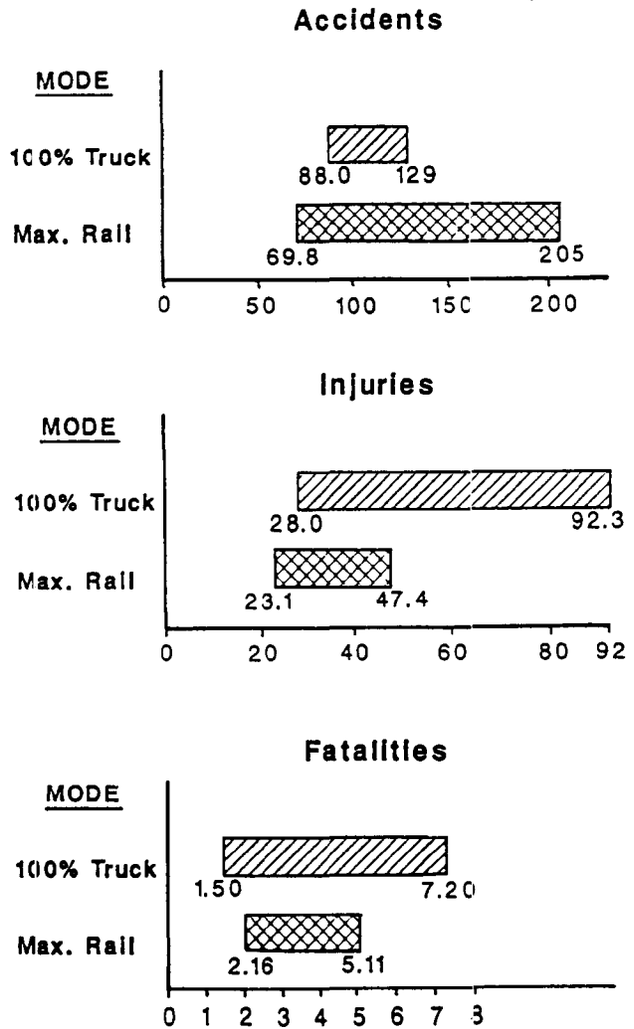
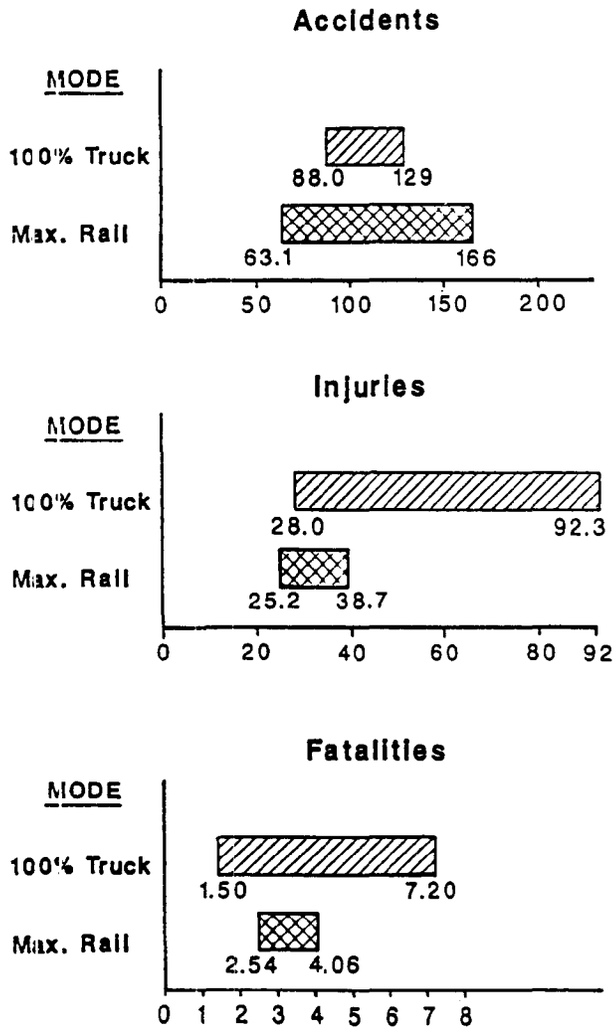
<sup>d</sup> Reporting period of 1971-1988.

<sup>e</sup> The number of shipments were not broken down in truck and rail.

<sup>f</sup> Fatalities, but not attributable to project.

PROPOSED ACTION

ALTERNATIVE ACTION



**FIGURE D.4.1**  
**LIFETIME NONRADIOLOGICAL AND NONCHEMICAL TRANSPORTATION RISKS:**  
**RANGES OF PROJECTIONS FOR CH AND RH SHIPMENTS**

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APPENDIX E  
HYDRAULIC AND GEOTECHNICAL MEASUREMENTS  
AT THE WIPP HORIZON



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## **E.1 INTRODUCTION**

Appendix E contains excerpts from published documents that primarily support conclusions regarding the hydraulic and geotechnical characteristics of the Salado Formation. This appendix is not intended to provide a complete understanding of the various studies, but is intended to provide enough data and interpretation to provide the reader with an adequate level of information to independently assess the conclusions presented in the text.

In this final SEIS, the introductions to all sections (E.1 through E.7) are published, as well as a modified Section E.3; a new Sections E.8, Delineation of the Disturbed Rock Zone (DRZ); and a new Section E.9, Seal Design and Evaluation. The reader is referred to the draft SEIS for the complete sections E.1, E.2, and E.4 through E.7, which remain unchanged.



## E.2 BRINE INFLOW MEASUREMENTS

This subsection of Appendix E describes preliminary sampling and evaluations of brine occurrences at the WIPP facility horizon. Included is a discussion and description of sampling methodology, the manner in which the data were used, calculations made, and a location-by-location description of sampling results.

This subsection was excerpted from Appendix D of Deal and Case, 1987, Brine Sampling and Evaluation Program, Phase I Report. This subsection is included to provide evidence of brine inflow rates defined in the text.



### E.3 BRINE INFLOW MODEL

This subsection of Appendix E presents and describes the WIPP Darcian Brine Flow Model that has been used to analyze brine inflow rates to observed boreholes and moisture release experiments and is provided here to support brine inflow rates defined in the text. Included in this section are the assumptions inherent in the model.

This subsection has been excerpted from Chapters 2 through 6 of Nowak et al., 1988, Brine Inflow to WIPP Disposal Rooms: Data, Modeling, and Assessment. Sections specifically related to nonisothermal flow have been deleted. The nonisothermal aspect of the model was used to simulate inflow due to heat generated by high-level waste. Since high-level waste will not be disposed of at the WIPP, these sections are no longer pertinent. Some reference with respect to nonisothermal conditions is left in portions of the text to provide more generic aspects of the model development.



## 2. WIPP BRINE FLOW MODEL

A brine transport model for both isothermal and non-isothermal conditions in bedded salt was developed with data from the WIPP large scale in situ experiments [25,28,29]. This model is for transient Darcy flow in a porous medium. Elastic responses of the salt and brine account for the "storage" of brine that supports transient flow, and thermal effects are accounted for by including the thermal expansion of the brine and the host rock salt.

Any model for transient flow of fluid in a porous medium requires the stipulation of a mechanism of "storage," that is, local changes of fluid mass per unit volume of the medium. In a rigid porous medium, the only available mechanism is compression, or the local density change, of the fluid. In a deformable porous medium, storage can be accommodated by dilatation of the solid skeleton and local compression of the solid, as well. Dilatation of the porous skeleton is the principal mechanism of interest in soil and rock mechanics, and is the cornerstone of "consolidation" theory. Rock salt, of course, exhibits plastic as well as elastic properties. It is, however, plausible that the immediate, elastic response of the salt and brine and the subsequent relaxation of the pore pressure by flow to the excavation are the predominant mechanisms of brine storage and transport, at least over short time scales.

For a linearly elastic skeleton, Biot [36] generalized the consolidation theory, and Rice and Cleary [37] later recast it in terms with straightforward physical interpretations. An extension of this model to account for non-isothermal effects, allowing for thermal expansion of the fluid and solid, has been presented recently [38,39].

The essence of the model is embodied in a diffusion equation for the pore pressure that, in certain special cases, reduces to:

$$\frac{\partial p}{\partial t} - c\nabla^2 p = b' \frac{\partial \theta}{\partial t}, \quad (1)$$

where  $p$  is the fluid pore pressure,  $c$  is the fluid diffusivity,  $b'$  is a source coefficient, and  $\theta$  is the temperature. The fluid diffusivity,  $c$ , depends upon the permeability, fluid viscosity, and the elastic properties of the solid and fluid (see Appendix A). The source coefficient,  $b'$ , depends upon the thermal expansivities of the solid and fluid (see Appendix A). For isothermal conditions, the right hand side of (1) vanishes, and the classical diffusion equation for Darcy flow is recovered. Various special cases widely considered in hydrologic modeling are embedded in this formulation [25]. For non-isothermal problems in which conduction heat transfer dominates (i.e., small Peclet number), as is certainly true in salt, the source term in (1), which represents the generation of pore pressure by thermal expansion, must be evaluated from the simultaneous solution of the heat equation:

$$\frac{\partial \theta}{\partial t} - \kappa \nabla^2 \theta = 0, \quad (2)$$

where  $\kappa$  is the thermal diffusivity. Extended discussion of this system of equations as well as various solutions to representative initial value problems can be found in [38,39].

The explicit relationships between properties of salt and brine and the coefficients appearing in equations (1) and (2) are given in APPENDIX A of this report. The host rock salt permeability,  $k$ , and other properties of the host rock and brine appear in the fluid diffusivity,  $c$ .

In the data analyses that are discussed here, permeability values,  $k$ , were chosen to match or bracket the brine inflow data. Other values for the host rock and brine properties in the diffusivity,  $c$ , were taken from known properties of salt and saturated brines. The permeability values thus obtained were used to calculate brine inflow to WIPP disposal rooms with this model.

### 2.1. Isothermal Flow

Consider now an idealized model for the introduction of a mined drift into a deeply buried region. The rock is assumed to be homogeneous and isotropic, and the undisturbed stress state is taken to be lithostatic, i.e., isotropic, compressive, and equal in magnitude to the overburden load. The initial pore pressure in the neighborhood of the tunnel is assumed to be constant:

$$p(r,0) = p_0. \quad (3)$$

The pressure  $p_0$  is expected to be between hydrostatic (about 6 MPa) and lithostatic (about 15 MPa) [25]; this has been corroborated by field measurements from which pore pressures of 8.3 MPa and 10.3 MPa were estimated [31]. Superimposed on the hydrostatic pressure is a portion of the increased mean stress induced by the presence of the tunnel. The fluid pressure then relaxes by Darcy flow toward the tunnel, and the load is transferred to the solid skeleton.

The pressure field corresponding to this sequence is governed by (1) with the right-hand side zero and with the initial condition (3) and boundary conditions:

$$p(a,t) = 0, \quad (4)$$

$$\lim_{r \rightarrow \infty} p(r,t) = p_0, \quad (5)$$

where  $a$  is the excavation or borehole radius. Equation (4) simply states that the fluid is free to flow to the "drained" face, which is maintained at atmospheric pressure.

The solution to (1) and (3) to (5) is well known (e.g., [40]); the flux at the tunnel wall,  $q(a, t_*)$ , follows immediately from Darcy's law by differentiation:

$$q(a, t_*) = - \frac{kp_0}{\mu a} \frac{4}{\pi^2} \int_0^\infty \frac{\exp(-u^2 t_*)}{J_0^2(u) + Y_0^2(u)} \frac{du}{u} \quad (6)$$

where  $k$  is the permeability,  $\mu$  is the fluid viscosity,  $t_* = ct/a^2$  is the normalized time, and  $J_0(x)$  and  $Y_0(x)$  are zero-order Bessel functions of the first and second kind, respectively. Note that the sign of the flux is negative because it is in the  $(-r)$  direction. It is convenient also to introduce the asymptotic expansion for early time:

$$\lim_{t_* \rightarrow 0} q(a, t_*) = - \frac{kp_0}{\mu a} \left[ \frac{1}{\sqrt{\pi}} t_*^{-1/2} + \frac{1}{2} - \frac{\sqrt{\pi}}{4} t_*^{1/2} + \frac{1}{8} t_* + \dots \right], \quad (7)$$

and that for late time:

$$\lim_{t_* \rightarrow \infty} q(a, t_*) = - \frac{kp_0}{\mu a} \left[ \frac{2}{\ln(4t_*) - 2\gamma} - \frac{2}{[\ln(4t_*) - 2\gamma]^2} + \dots \right], \quad (8)$$

where  $\gamma = 0.57722$  is Euler's constant. Values calculated with equations (6) - (8) are shown in Figure 1. Note that the flux falls off rapidly at early time, and changes only slowly for  $t_* > 10$ .

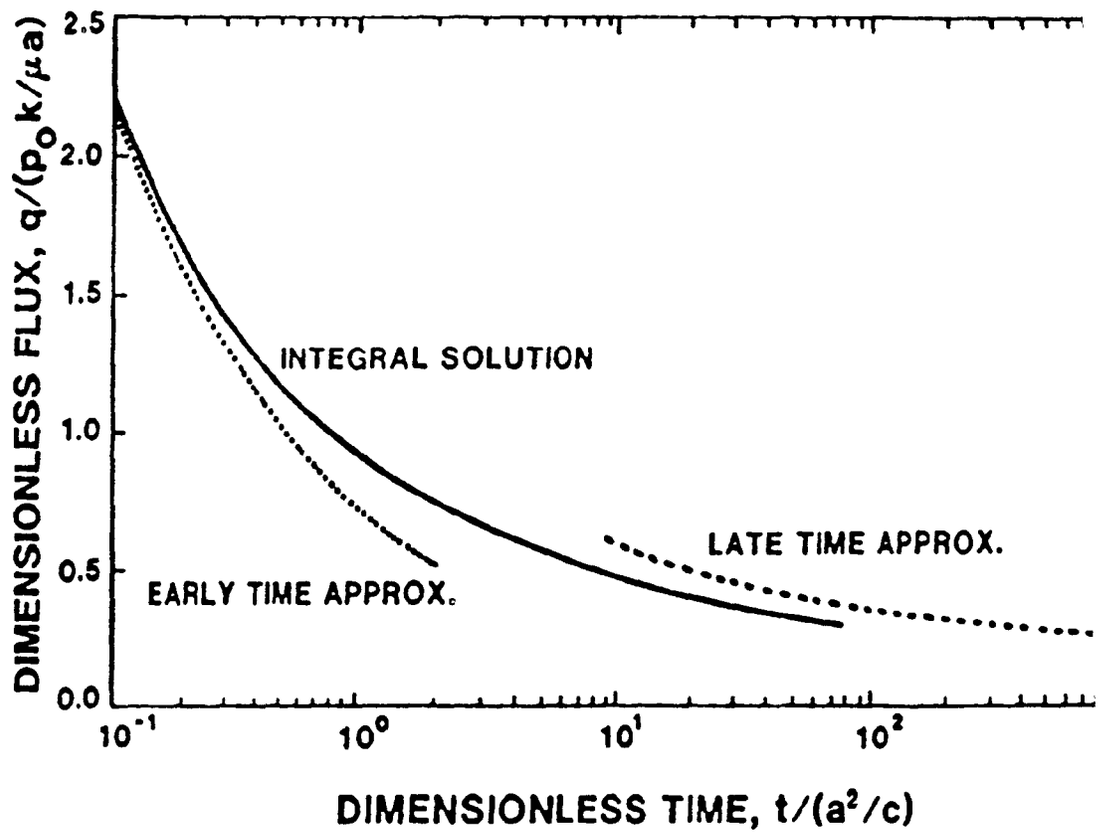


Figure 1. Flux to a circular tunnel or borehole.

### 2.3. Assumptions Inherent in the Model

It is our judgement that uncertainties associated with the assumptions in the model introduce uncertainty in brine inflow predictions for waste disposal rooms of no more than about an order-of-magnitude. Both the Darcy model itself and some of the assumptions invoked in order to represent the practical problems of interest are idealizations of very complex systems. It can be anticipated that some of these idealizations are conservative, in the sense that they tend to lead to overpredictions of brine flow at the WIPP, and some are "liberal," in the sense that they probably lead to underpredictions. The directions of uncertainties that may arise from some of the other model assumptions are difficult to assess at this time.

Assumptions that are likely to lead to overpredictions of brine inflow (conservative) include the following:

There exists a network of interconnected porosity extending outward without bound. This assumption implies a limitless reservoir of brine.

The far-field brine pressure is lithostatic. Aside from the stress perturbation due to the presence of the excavations, it is difficult to imagine a mechanism by which the pressure could rise above lithostatic.

Brine flow is radially symmetric (two dimensional). The effect of the third dimension is to weaken the flow by geometric spreading of the disturbance.

The backpressure from the room contents is negligible. Any backpressure due to interaction of the salt with solid, fluid, or gas in the storage room will mitigate the flow to the room.

Inelastic dilatation of the salt is neglected (see also below). Dilatation of the salt near the excavations due to inelastic mechanisms, such as opening grain boundaries, tends to decrease the pore pressures that drive flow.

Assumptions that are likely to lead to underpredictions of brine inflow ("liberal") include the following:

The storage of available brine in the host rock is due entirely to elastic compression of the brine and salt. Additional (inelastic) storage mechanisms would decrease the brine diffusivity and, therefore, increase the decay time for the flux. Thus, integrated fluxes over long time would be larger. The magnitude of the initial (maximum) flux, however, is unaffected by the storage.

Inelastic dilatation of the salt is neglected (see also above). Dilatation of the salt near the excavations due to inelastic mechanisms such as opening grain boundaries tends to increase the permeability in that region. However, calculations that account for extreme increases in permeability near the wall (given in Section 4.3.4 of this report) show relatively small increases in the cumulative brine flux, because the flow over long periods of time is controlled by the far-field properties.

The directions of uncertainties about possible effects of inelastic, volumetric deformations and of heterogeneities in the host rock salt are now difficult to assess. Such effects have not been the focus of the laboratory testing program for host rock salt. Also, the effects of heterogeneity are difficult to anticipate. Some further work to reduce these uncertainties will be described below. However, these effects on predicted brine inflow values are not expected to exceed an order of magnitude.

### 3. WIPP BRINE FLOW CHARACTERISTICS DATA BASE

Data pertinent to WIPP brine inflow predictions are available from several sources. Brine accumulations were measured by periodic bailing in boreholes located over a wide area of the WIPP facility. These measurements were part of the WIPP Brine Sampling and Evaluation Program [30]. Brine inflow rates were also calculated from moisture release data obtained from isothermal and heated boreholes in the Moisture Release Experiment for Rooms A1 and B in the WIPP [29]. Host rock permeability values are available from WIPP in situ brine and gas flow measurements that support the WIPP Plugging and Sealing Program [31]. The data from these sources are described in the following sections.

#### 3.1. WIPP Brine Sampling Data

Deal and Case [30] monitored 54 drillholes throughout the WIPP, most of them for about 500 days. They show graphical results for the time histories of the total flux for 20 holes. The flow rates to two of the holes, BX02 and DH37, fell essentially to zero after 600 days. The flow rates to the remaining 18 holes at the end of the reporting period are considered here (Table 1). Hole A1X02 exhibited a nearly monotonic decay in flow rate for nearly 400 days, but then experienced a steady increase in flow rate. The value entered in Table 1 for A1X02 hole corresponds to the value at the end of the period of declining rate. The recorded flow rates represent the integrated flux over the borehole surface areas, and are recorded in Table 1 in units of liters per day, i.e., a volume flow rate.

Hole number	Flow Rate l/day	Area m <sup>2</sup>	Radius m
IG202	0.014	5.20	0.0572
IG201	0.025	5.91	0.0572
NG252	0.250	0.26	0.0190
A1X01	0.026	4.84	0.0508
A1X02	0.010	5.74	0.0508
A2X01	0.025	4.87	0.0508
A2X02	0.015	5.13	0.0508
A3X01	0.023	4.91	0.0508
A3X02	0.001	4.93	0.0508
BX01	0.055	4.87	0.0508
DH36	0.250	4.38	0.0444
DH38	0.055	4.04	0.0444
DH40	0.005	4.34	0.0444
DH42	0.030	4.35	0.0444
DH42A	0.095	3.44	0.0444
DH35	0.002	4.42	0.0444
L1X00	0.028	3.72	0.0380
DH215	0.004	1.22	0.0508

Table 1. Observed flow rates for WIPP boreholes [30].

### 3.3. WIPP Host Rock Permeabilities from Independent In Situ Flow Measurements

Permeability values in the range of  $10^{-21}$  to  $10^{-20}$  m<sup>2</sup> (1 to 10 nanodarcy) or lower have been derived for intact WIPP host rock from independent in situ measurements of brine flow during fluid transport experiments [31,42,43]. Independent measurements of the both gas and brine permeability of the salt at the WIPP facility horizon have been made using constant-pressure and pressure-decay methods in 6.5 cm radius boreholes [31,32,42]. These tests showed that permeabilities near the drift wall were mostly of the order of  $10^{-20}$  to  $10^{-18}$  m<sup>2</sup> (10 to 1000 nanodarcy) or higher in some cases. A few meters into the wall, permeabilities were of the order of  $10^{-22}$  to  $10^{-20}$  m<sup>2</sup> (0.1 to 10.0 nanodarcy). Measurements in the WIPP waste-handling shaft at levels above the proposed disposal horizon confirm the range of  $10^{-21}$  to  $10^{-20}$  m<sup>2</sup> (1 to 10 nanodarcy) for undisturbed host rock salt [43]. The permeability range implied by comparisons between model calculations and brine inflow measurements will be compared with these results.

### 3.4. Data Reduction

#### 3.4.1. Radial Darcy Flow Model for Isothermal Data Reduction

An idealized model was introduced previously [25] to investigate the order-of-magnitude agreement of observed fluxes with the proposed Darcy flow mechanism. This model was described above. In particular, it was assumed that mined faces and boreholes introduce zero-pressure surfaces into a region of porous salt in which the brine is initially at hydrostatic pressure. (It is easy to argue that the initial pressure may be as large as lithostatic, but this changes the initial conditions only by a factor of about two. The uncertainty in the permeability is expected to be much greater.) In this case, the Darcy flux,  $q$ , to a circular borehole scales in the following fashion [25]:

$$q \propto \frac{kp_0}{\mu a}, \quad (15)$$

where  $k$  is the permeability,  $p_0$  is the initial pressure,  $\mu$  is the brine viscosity, and  $a$  is the borehole radius. This factor is multiplied by a

time-dependent function of order unity that represents the decay of the flux as the pressure disturbance propagates away from the hole. The characteristic time over which this decay takes place,  $t_0$ , is given by

$$t_0 = \frac{a^2}{c}, \quad (1)$$

where  $c$  is the fluid diffusivity. For elastic rock, the fluid diffusivity scales like:

$$c = \frac{kK}{\mu}, \quad (1)$$

where  $K$  is an elastic modulus for the porous skeleton. It can be argued from the model that, for WIPP salt, the appropriate modulus and viscosity yield a diffusivity of the order of

$$c = 1.1 \times 10^{14} k \text{ m}^2/\text{s}, \quad (1)$$

where the permeability is given in units of  $\text{m}^2$ .

Previous calculations [29,39] suggest that the brine diffusivity is of the order of  $10^{-7} \text{ m}^2/\text{s}$ . For a borehole of radius 0.05 m, then equation (16) gives a characteristic time of the order of  $2.5 \times 10^4 \text{ s}$ , or about seven hours. Therefore, after 500 days, the drillholes in the WIPP are expected to be in the asymptotic limit of "late" time. In this case the flux can be approximated by the first term in the series given by equation (8):

$$|q| = \frac{kp_0}{\mu a} \frac{2}{\ln(4ct/a^2) - 2\gamma}, \quad (1)$$

where  $\gamma = 0.57722$  is Euler's constant.

### 3.4.2. Permeabilities from Brine Sampling Data

Deal and Case [30] report the dimensions of the holes from which brine was collected and measured, so that it is simple to calculate the vertical wall area of each. These values are recorded in Table 2. The average Darcy flux (or "Darcy velocity") for each hole is easily calculated by dividing the integrated volume flux by the total borehole area. This step is not taken here, because the comparison can be misleading. If flow does occur by a Darcy mechanism, then the Darcy velocity is expected to scale inversely with the borehole radius. Thus, the appropriate measure for a hole-to-hole comparison in this context is the product of the Darcy

flux and the borehole radius. The values of this product appear in the fifth column of Table 2, labeled "qa".

The values for the product of the Darcy flux times borehole radius, which are proportional to the total flow rates per unit length of borehole, center around  $3 \times 10^{-12}$  m<sup>2</sup>/s. The maximum value is for hole NG252, at  $2.1 \times 10^{-10}$  m<sup>2</sup>/s. This hole samples an anomaly in the WIPP host rock; consequences of this anomaly will be discussed below.

The apparent permeability was calculated for each borehole using values for "qa", the Darcy flux times the borehole radius, and equation (19). In particular, it was assumed that the initial pressure is  $p_0 = 6.0 \times 10^6$  Pa, corresponding approximately to hydrostatic pressure for a depth of 600 m. The brine viscosity is taken to be  $1.6 \times 10^{-3}$  Pa·s. The time was assumed to be  $t = 4.32 \times 10^7$  s (500 days) for every hole. The diffusivity was assumed to be given by (18). Finally, for each drillhole, values for the flux times the radius, qa, are known (Table 2).

Thus, the only unknown parameter is the apparent permeability,  $k_{app}$ . The explicit relationships between the properties of salt and brine and the coefficients appearing in the above relationships are given in APPENDIX A of this report. Also given in that appendix are the typical properties for WIPP salt that were used.

The nonlinear relationship for " $k_{app}$ ", represented by equations (18) and (19) is then easily solved numerically. The results of this exercise are shown in the last column of Table 2. The values shown may be read directly as nanodarcies ( $10^{-21}$  m<sup>2</sup> = 1 nd).

Figure 2 shows a histogram of the logarithm of the apparent permeabilities given in Table 1. The mean of the log is -20.45 ( $k = 3.5 \times 10^{-21}$  m<sup>2</sup>, or about 3.5 nanodarcy), and the standard deviation of the logarithm of  $k_{app}$  is 0.81. Also shown is the lognormal distribution corresponding to these values. These limited data and the highly idealized model suggest a lognormal distribution for the apparent permeability. This is a common observation in other rocks.

The highest value of apparent permeability shown in Figure 2,  $4.4 \times 10^{-19}$  m<sup>2</sup>, is likely to be anomalously high. That datum represents the brine inflow rate to borehole NG252, a borehole that is known to intersect a horizontal fracture associated with Marker Bed 139 [30]. Thus, the ideal smooth borehole model from which the apparent permeability was calculated can be expected to yield an anomalous value that does not correctly characterize the host rock salt. A fracture can introduce a large surface area for inflow; if this flow is then averaged over the borehole wall area only, the calculated flux and the apparent permeability will be erroneously large. A model that accounts explicitly for flow to both the borehole and a large intercepted fracture should yield a more nearly representative value for the apparent permeability. For example, an order-of-magnitude estimate of the additional inflow from a 12 m radius crack with a very small aperture yields an apparent permeability of  $10^{-20}$  m<sup>2</sup>, a value that is in better agreement with the other permeability values.

Hole number	Flow Rate l/day	Area m <sup>2</sup>	Radius m	q <sub>a</sub> m <sup>2</sup> /s	k <sub>app</sub> m <sup>2</sup> (x10 <sup>-21</sup> )
IG202	0.014	5.20	0.0572	1.78 x 10 <sup>-12</sup>	1.94
IG201	0.025	5.91	0.0572	2.80 x 10 <sup>-12</sup>	3.24
NG252	0.250	0.26	0.0190	2.11 x 10 <sup>-10</sup>	445
A1X01	0.026	4.84	0.0508	3.16 x 10 <sup>-12</sup>	3.83
A1X02	0.010	5.74	0.0508	1.03 x 10 <sup>-12</sup>	1.07
A2X01	0.025	4.87	0.0508	3.02 x 10 <sup>-12</sup>	3.64
A2X02	0.015	5.13	0.0508	1.72 x 10 <sup>-12</sup>	1.92
A3X01	0.023	4.91	0.0508	2.75 x 10 <sup>-12</sup>	3.28
A3X02	0.001	4.93	0.0508	1.19 x 10 <sup>-13</sup>	0.08
BX01	0.055	4.87	0.0508	6.65 x 10 <sup>-12</sup>	8.81
DH36	0.250	4.38	0.0444	2.39 x 10 <sup>-11</sup>	46.4
DH38	0.055	4.04	0.0444	7.02 x 10 <sup>-12</sup>	9.62
DH40	0.005	4.34	0.0444	5.90 x 10 <sup>-13</sup>	0.59
DH42	0.030	4.35	0.0444	3.55 x 10 <sup>-12</sup>	4.51
DH42A	0.095	3.44	0.0444	1.42 x 10 <sup>-11</sup>	21.0
DH35	0.002	4.42	0.0444	2.37 x 10 <sup>-13</sup>	0.20
L1X00	0.028	3.72	0.0380	3.32 x 10 <sup>-12</sup>	4.33
DH215	0.004	1.22	0.0508	1.92 x 10 <sup>-12</sup>	2.19

Table 2. Observed flow rates for WIPP boreholes and apparent permeabilities based on eq. (19).

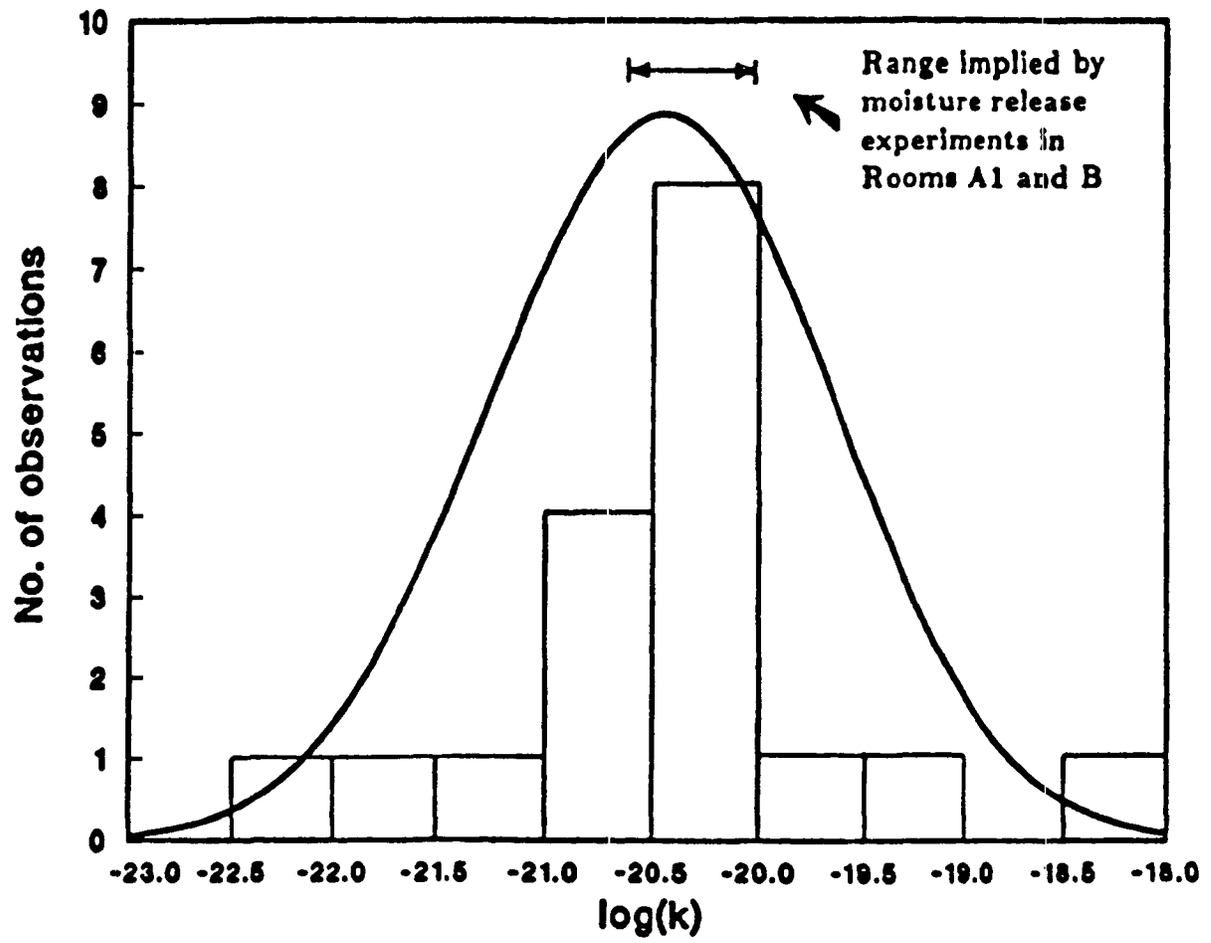


Figure 2. Apparent permeabilities based on BSEP data.

### 3.4.3. Permeabilities from Isothermal Moisture Release Data

Before the heaters were turned on in the instrumented boreholes in Rooms A1 and B, moisture was collected in all four holes for a few days [26]. The integrated mass flow rates were in the range of 5 to 15 g/day, which, averaged over the borehole area, corresponds to a Darcy flux of 0. to  $2.6 \times 10^{-11}$  m/s. The product of the flux times the borehole radius, a 0.38 m, is then in the range:  $q_a = 3.2$  to  $9.9 \times 10^{-12}$  m<sup>2</sup>/s. In comparing these values to those calculated from the IT measurements (Table 2), it should be noted that the latter represent flows at much later time ( $t \gg t_0$ ).

The apparent permeabilities for the moisture-release holes were calculated in a fashion similar to the approach used above, and the resulting values were in the range of  $10^{-21}$  m<sup>2</sup> to  $10^{-20}$  m<sup>2</sup>. In this case however, the flow rates measured in the pre-heating stage do not reflect very late time, and the asymptotic solution, equation (19), is not accurate. Using the full integral solution (6), the same initial condition,  $p_0 = 6.0 \times 10^6$  Pa, and  $t = 2.1 \times 10^7$  s (8 months), the observed range of fluxes requires permeabilities in the range  $k = 2.4$  to  $9.3 \times 10^{-21}$  m<sup>2</sup>. These values are quite consistent with those required to represent the IT data (Figure 2), and, again, are consistent with independently measured in situ permeabilities [31,42,43].

It should be noted that these permeability values are our best estimate so far and represent a significant improvement over an interim study [25]. In that study, it was assumed that the test boreholes for the WIPP moisture release experiments simply intercepted brine flow to the test rooms (WIPP Rooms A1 and B). From the scaling relation for the Darcy flux to a circular hole or tunnel (equation 15), the permeability is expected to scale like  $k = q\mu a/p_0$ , where "a" is the appropriate length scale. The length scale for the test rooms is 3.5 m; for the test boreholes it is 0.38 m. Therefore, the apparent permeabilities reported in the interim study are about an order of magnitude larger than the apparent permeabilities calculated here. Here, the length scale used is the test borehole radius of 0.38 m. This scale is appropriate for the model, because the pressure field in the neighborhood of the test room should change relatively slowly and flow to the boreholes should respond primarily to the local pressure field around the borehole. Time scales for excavations are given in terms of radius and diffusivity in equation 16.

#### 3.4.4.2. Salt Block II Experiment

The Salt Block II experiment [11] was performed some ten years ago in support of the WIPP project. In this experiment, a right circular cylinder of salt, 1 m long and 1 m in diameter, was obtained from a potash mine near Carlsbad. A 13 cm diameter borehole was located on the axis of the cylinder. An electric resistance heater was placed in the borehole, and the heater power was stepped up over a range of 0.2 to 1.5 kW, with each power level held for a period of several days. The fluid driven to the borehole was collected in a low-pressure dry gas stream and absorbed externally in a desiccant. Temperatures interior to the block were monitored by an array of thermocouples.

A one-dimensional idealization of the Salt Block II configuration has been modeled [44] using the "porothermoelasticity" theory described in Section 2. of this report. The block is assumed to be at a constant initial temperature, and the initial excess pore pressure is taken to be zero. The heat flux at the borehole is represented by a linear ramp up to a constant value for each stage of the experiment. The heat flux at the outer boundary is represented by a heat transfer coefficient. The pore pressure at the borehole is taken to be zero, and the outer jacket is assumed to be impermeable, so that the pressure gradient vanishes there. The radial normal stress is zero at both the inner and outer radii.

The coupled heat transfer, fluid flow, and solid deformation problem reduces, in this configuration, to a pair of diffusion equations for the temperature and fluid pressure. The equations are nonlinear, because the model allows for temperature-dependent properties, including the thermal conductivity and brine viscosity. The problem is solved numerically by the method of lines.

The numerical solver is coupled to a parameter-estimation code that seeks the set of specified parameters that results in the best fit to the experimental data. In this case, for example, the thermocouple data are fitted by the solution to the conduction calculation to determine the thermal conductivity and the heat transfer coefficient at the outer boundary. These values are then used in the coupled problem for the fluid flow, with the fluid diffusivity and a source coefficient considered unknown. Here, the calculated fluid flux at the borehole is compared to the experimental measurements.

The inverse calculations were carried out for the first three stages of the Salt Block II experiment, at 0.2, 0.4, and 0.6 kW. An excellent representation of the temperature data was obtained, and the inferred properties are consistent with independent determinations. For example, for constant thermal properties, the procedure indicates a conductivity of 5.2 W/m/K, which is typical of measurements for WIPP salt [45]. The result

of central interest here is that for the brine diffusivity (the permeability divided by a capacitance and the brine viscosity). The simulations were performed for a fixed value of permeability,  $k = 10^{-21}$  (1 nanodarcy), and they allowed for a temperature-dependent viscosity.

The best fit to the fluid flux data was obtained for a reference (18°C) diffusivity value of  $c = 0.70 \times 10^{-7} \text{ m}^2/\text{s}$ . At 28°C, this corresponds to a diffusivity of  $c = 0.87 \times 10^{-7} \text{ m}^2/\text{s}$ . For a permeability of  $10^{-21} \text{ m}^2$  (1 nanodarcy) and a viscosity of  $1.6 \times 10^{-3} \text{ Pa}\cdot\text{s}$ , this implies a capacitance of  $7.2 \times 10^{-12} \text{ Pa}^{-1}$ . A previous estimate of the capacitance based on independent estimates of the elastic properties of the brine and salt [29] was  $5.7 \times 10^{-12} \text{ Pa}^{-1}$ , and the corresponding diffusivity for  $k = 10^{-21}$  (1 nanodarcy) was  $c = 1.1 \times 10^{-7} \text{ m}^2/\text{s}$ .

Thus, a fit of model calculations to data from the Salt Block II experiment yields a fluid diffusivity only about 25% lower than that computed from independent estimates of the elastic properties. This agreement may be regarded as quite good, given the uncertainty in several of the material properties. It might be noted, as well, that one would expect the apparent diffusivity derived from a one-dimensional model simulation to be less than the apparent diffusivity for the multidimensional configuration. The effect of the finite length of the cylinder is to allow axial losses of heat and pressure and to allow some relaxation of the pore pressure by axial expansion of the solid matrix. Thus, the one-dimensional, radial model tends to overpredict the fluid flux, which must be accommodated in the parameter estimation scheme by reducing the apparent transport coefficients.

#### 3.4.4.3. Inferences from Analyses of Thermally-Driven Brine Transport Tests

Both laboratory and field experiments that measured brine flow rates stimulated by heating of salt from a borehole have been analyzed using a Darcy flow model. Although the driving force for the flows is different from those that operate under isothermal conditions, the mechanisms of "storage" (or capacitance) and flow resistance are identical. Thus, study of these configurations has a direct bearing on the isothermal problems that are of more immediate concern at the WIPP. In particular, these experiments offer opportunities to perform independent model validation studies, and to infer material properties by matching model calculations and data.

Calculations with the Darcy flow model for WIPP brine fit data from the Salt Block II experiment with very good agreement. The Salt Block II experiment is currently the only transient flow test that has been analyzed completely in light of the Darcy flow model. Comparisons between the model calculations and experimental data for the first three stages of the test (0.2, 0.4, 0.6 kW) are excellent. An inverse calculation yields a wholly empirical fluid diffusivity measurement, based principally on the decay rate of the borehole flux. This, when combined with an assumed permeability, provides a direct measure of the capacitance of the salt.

The result is only about 25% higher than the capacitance calculated based on the elasticity model and independent estimates of the properties.

The heated borehole experiments at the WIPP also appear to be well represented by the linear, thermoelasticity model, and the observed cumulative flux is bracketed by calculations for permeabilities of  $10^{-21}$  m<sup>2</sup> and  $10^{-20}$  m<sup>2</sup> (1 and 10 nanodarcies), values that are in good agreement with independently-made in situ measurements [31,42,43].

#### 4. PREDICTIONS OF BRINE INFLOW TO WIPP DISPOSAL ROOMS

##### 4.1. Choice of Permeability Values and Other Model Parameters

The range of 1 to 10 nanodarcies ( $10^{-21}$  to  $10^{-20}$  m<sup>2</sup>) was chosen as an experimentally-supported expected permeability range for calculating expected brine inflow to WIPP TRU waste disposal rooms and for idealized scoping calculations. The experimental support for that range is shown in a histogram in Figure 4. The data cluster very strongly in this range with measurements of brine permeabilities in relatively undisturbed WIPP host rock salt and in other rock types such as anhydrite all fall within the chosen range [31,42,43].

Explicit relationships between the properties of salt and brine and the coefficients appearing in brine flow model relationships are given in APPENDIX A of this report. Also given there are the material properties for WIPP salt that were used in the model.

##### 4.2. Scoping Calculations for Idealized Geometries

The calculations in this section serve to illustrate that the prediction of WIPP brine inflow cannot be divorced entirely from physical models. For example, measurements made in boreholes of roughly the same size reveal nothing about the scaling of brine inflow to larger excavations. Furthermore, one does not know from tests done on a small time scale how to extrapolate brine inflow to much longer times. A model is necessary to translate the brine flow pattern surrounding a test borehole and its evolution in time to the brine flow pattern and time history of flow surrounding a disposal room.

These calculations also serve to illustrate the magnitudes of brine inflow that one might expect from a Darcy flow mechanism and the sensitivity of inflow to model variations such as flow geometry and consideration of the transient flow component.

##### 4.2.1. Boundary and Initial Conditions and Material Properties

It is assumed that the mined room introduces surfaces at atmospheric pressure into a region initially at some uniform pressure value. One might expect that the initial pressure is bounded between hydrostatic (for the depth beneath the water table) and lithostatic (for the repository depth). The variation of hydrostatic or lithostatic pressure with depth is negligible within a few tens of meters of the repository. More detailed discussion of the initial condition, including the effect of the altered mean stress field due to the presence of a cavity, is given in [25]. For simplicity, the initial pressure in the following Sections (4.2.2 - 4.2.3) is taken to be hydrostatic:

$$p_0 = 6.0 \times 10^6 \text{ Pa}; \quad (21)$$

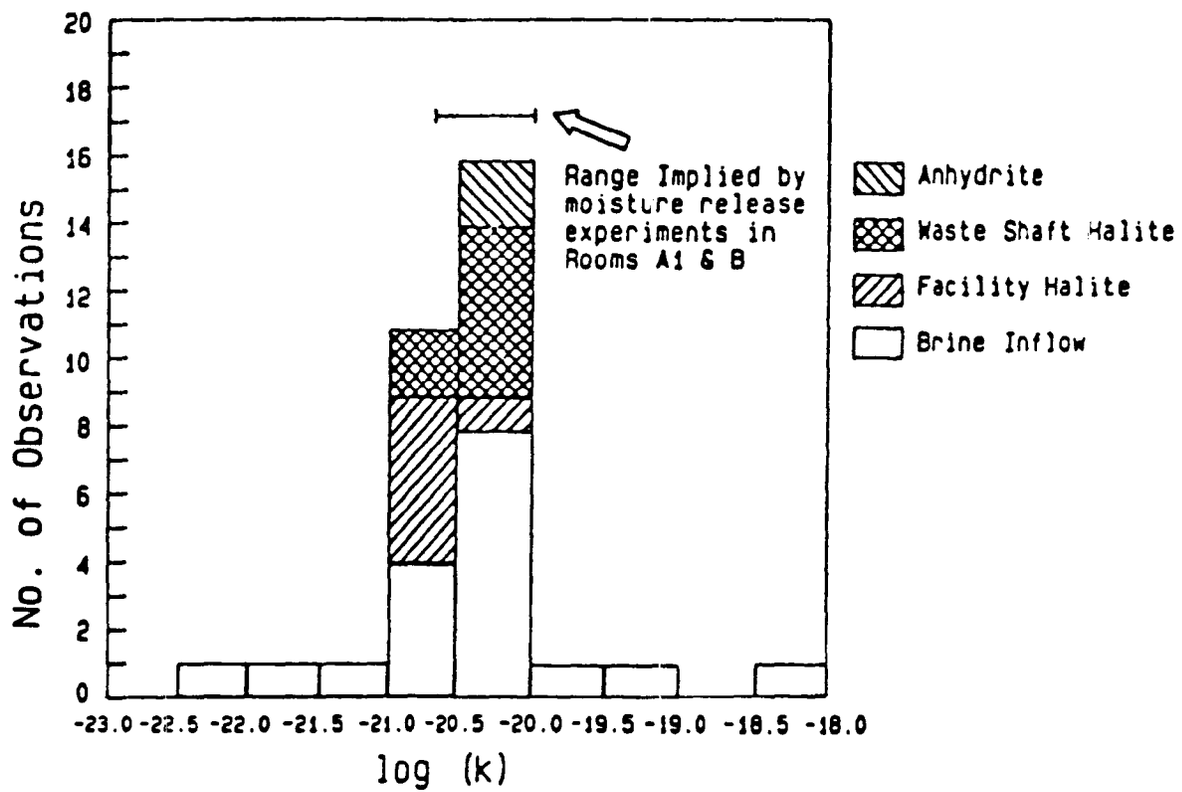


Figure 4. Brine permeabilities derived from in situ experiments.

the choice of lithostatic initial pressure would simply increase the calculated fluxes and volumes by a factor of about two. The cumulative flux is evaluated at 200 years:

$$t = 6.31 \times 10^9 \text{ s.} \quad (22)$$

It has been estimated previously, based on independent measurements of the mechanical properties of salt [e.g., 45], that the diffusivity for WIPP salt is

$$c = (1.1 \times 10^{14})k \text{ m}^2/\text{s} , \quad (23)$$

where  $k$  is given in units of  $\text{m}^2$ .

Permeability ( $k$ ) values in the range of  $10^{-21}$  to  $10^{-20} \text{ m}^2$  (1 to 10 nanodarcy) or lower have been derived for intact WIPP host rock from independent in situ measurements of brine flow during fluid transport experiments [31,42,43]. It should be stressed that these estimates are subject to improvement from more detailed modeling and field measurements. However, they are consistent with the current WIPP data base.

$$k = 10^{-21} \text{ to } 10^{-20} \text{ m}^2 \quad (24)$$

The brine viscosity at  $28^\circ\text{C}$  is

$$\mu = 1.6 \times 10^{-3} \text{ Pa}\cdot\text{s} . \quad (25)$$

Equations (24) and (25) were used to calculate the diffusivity,  $c$ , using equation (23).

#### 4.2.2. Radial Flow to an Isolated Tunnel

The geometry for a radial flow to an isolated tunnel is shown in Figure 5. This model accounts for flow from above and below the tunnel. It neglects, of course, the effects of the rectangular shape of the room, but those effects damp out for later time. The results for this model geometry have been discussed in a previous report [25].

The flux to the tunnel,  $q$ , is given by:

$$|q(a,t)| = \frac{kp_0}{\mu a} \frac{4}{\pi^2} \int_0^\infty \frac{\exp(-u^2 ct/a^2)}{J_0^2(u) + Y_0^2(u)} \frac{du}{u} , \quad (26)$$

where  $a$  is the radius, and  $J_0$  and  $Y_0$  are zero-order Bessel functions of the first and second kind, respectively. The total volume of brine is determined by multiplying the flux by the area of the tunnel walls (vertical side walls, floor, and ceiling for an equivalent rectangular room). A calculation for an equivalent waste disposal room follows.

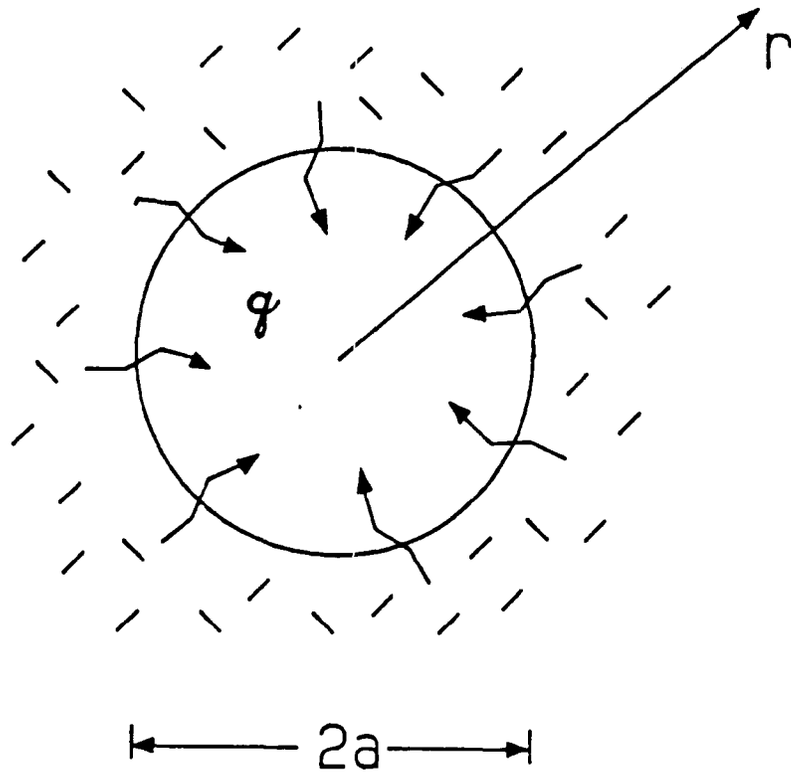


Figure 5. Geometry for radial flow to an isolated tunnel.

The circumference of a reference waste disposal room (33 ft by 1. is 28 m (92 ft); thus, the effective radius of an equivalent circular tunnel is

$$a = 4.5 \text{ m} \quad (2)$$

and the appropriate area is the sum of the side-wall, floor, and ceiling areas:

$$A_2 = 2548 \text{ m}^2 . \quad (2)$$

Equation (26) then gives the following total brine inflow volumes at the end of 200 years ,

$$V \text{ (for } k = 10^{-21} \text{ m}^2) = 6.7 \text{ m}^3 \quad (2)$$

$$V \text{ (for } k = 10^{-20} \text{ m}^2) = 40.6 \text{ m}^3 \quad (3)$$

#### 4.2.3. Steady State Flow to a Line Sink

At sufficiently long time, the pressure field does not relax to  $z$  everywhere as implied by the diffusion model, but approaches a steady-condition in which the far-field is hydrostatic and there is recharge of the water table. See Figure 6 for this geometry. This model should yield a smaller brine inflow value, because the higher transient flow at early times is not included. In this case, for  $a/d \ll 1$ , the flux at the rock walls,  $q_{wall}$ , is given by [25]:

$$|q_{wall}| = \frac{kp_0}{\mu a} \frac{-1}{\ln(a/2d)} , \quad (31)$$

and the cumulative flux is obtained simply by multiplying  $|q_{wall}|$  by the wall area and total time of interest.

The WIPP facility horizon is about 600 m below the water table, i.e.,

$$d = 600 \text{ m} . \quad (32)$$

Equation (31), along with equations (27), (28), and (32), then gives the following total brine inflow values at the end of 200 years:

$$V \text{ (for } k = 10^{-21} \text{ m}^2) = 2.6 \text{ m}^3 , \quad (33)$$

$$V \text{ (for } k = 10^{-20} \text{ m}^2) = 26.3 \text{ m}^3 . \quad (34)$$

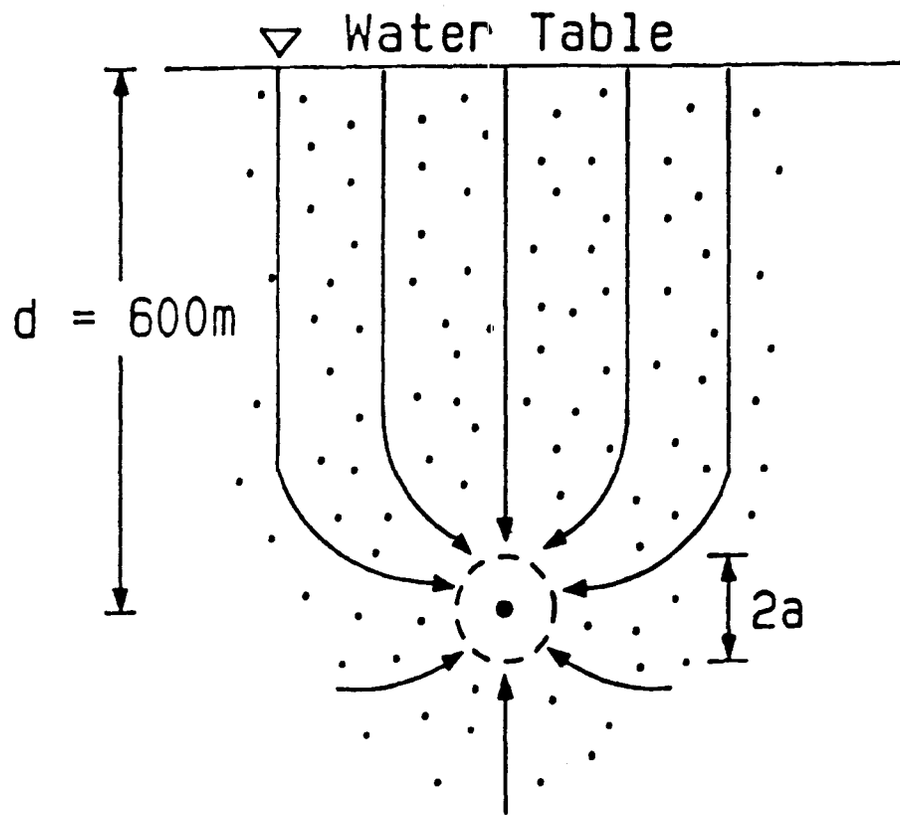


Figure 6. Geometry for steady flow to a line sink.

#### 4.2.4. Horizontal Flow (1-D) to an Isolated Room

This case represents a situation in which there is no vertical flow, perhaps because of impermeable, horizontal clay or anhydrite seams above and below the disposal room. (See Figure 7.) The flow is allowed to spread outward without bound, because adjacent rooms in a panel of rooms are not considered.

This problem is exactly analogous to the cooling of a plane half-space, and the pressure profile takes the well-known form:

$$p = p_0 \operatorname{erf} \frac{x}{2\sqrt{ct}} , \quad (35)$$

where  $p_0$  is the initial pressure,  $x$  is the distance away from the wall, and  $c$  is the diffusivity. The flux at the wall,  $q$  (e.g., in units of  $\text{m}^3/\text{s}/\text{m}^2$ ), is determined from equation (35) using Darcy's law:

$$|q(0,t)| = \frac{kp_0}{\mu\sqrt{\pi ct}} , \quad (36)$$

where  $k$  is the permeability, and  $\mu$  is the brine viscosity. The cumulative flux,  $Q$  (e.g., in units of  $\text{m}^3/\text{m}^2$ ), is obtained from (36) by integration:

$$Q(t) = \frac{2kp_0}{\mu\sqrt{\pi c}} t^{1/2} . \quad (37)$$

The cumulative volume of brine is determined by multiplying (37) by the area of the vertical side walls of the room.

The vertical side-wall area for the model room is

$$A_1 = 728 \text{ m}^3 . \quad (38)$$

Thus, for 1-D flow from an unbounded domain, equation (37) predicts a cumulative volume,

$$V \text{ (for } k = 10^{-21} \text{ m}^3) = 0.73 \text{ m}^3 , \quad (39)$$

$$V \text{ (for } k = 10^{-20} \text{ m}^3) = 2.33 \text{ m}^3 . \quad (40)$$

#### 4.2.5. Horizontal Flow (1-D) to a Room in a Panel

The next case to be considered is for one-dimensional flow to one room among an array of similar rooms separated by pillars of finite width. See Figure 8. In this case, the pressure disturbance can spread only to the centerline of the pillar, where it must be symmetric because of flow to the

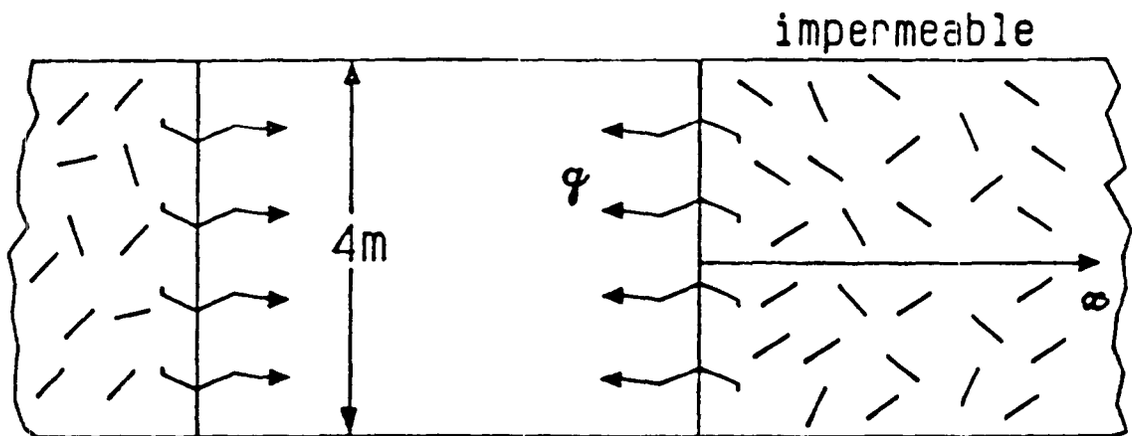


Figure 7. Geometry for lateral flow to an isolated room.

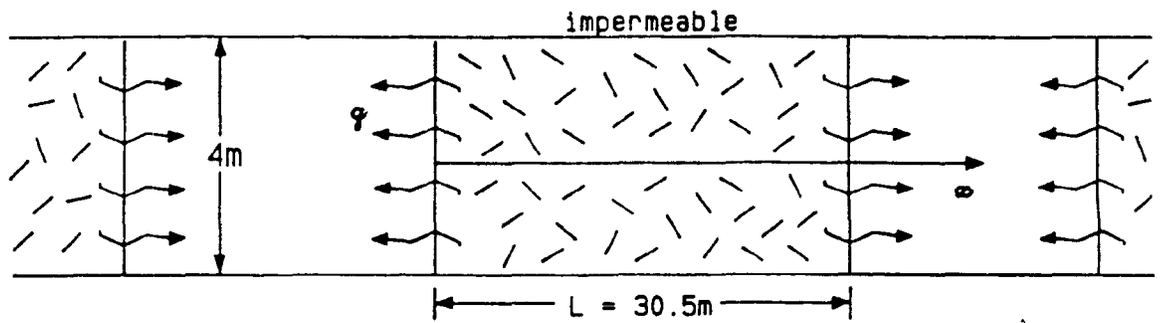


Figure 8. Geometry for lateral flow in an array of rooms.

next room. This problem simply looks like the cooling of a finite slab, and the solution is again well known:

$$p = p_0 4 \sum_{n=0}^{\infty} \frac{\sin \lambda_n x}{\lambda_n L} \exp(-c \lambda_n^2 t) , \quad (41)$$

where  $L$  is the thickness of the pillar between rooms and  $\lambda_n L = (2n + 1)\pi$ . The flux at the wall,  $q$ , is again obtained from Darcy's law by differentiation of (41):

$$|q(0,t)| = \frac{kp_0}{\mu L} 4 \sum_{n=0}^{\infty} \exp(-c \lambda_n^2 t) . \quad (42)$$

The cumulative flux is obtained by integration of (42):

$$Q(t) = \frac{kp_0 L}{\mu c} 4 \sum_{n=0}^{\infty} \frac{1 - \exp(-c \lambda_n^2 t)}{(\lambda_n L)^2} , \quad (43)$$

and the total volume is again obtained by multiplying by the vertical area of the side walls.

For 1-D flow from a finite domain between rooms, using  $A_1$  from above, equation (38), and

$$L = 30.5 \text{ m} ,$$

equation (43) gives:

$$V \text{ (for } k = 10^{-21} \text{ m}^2) = 0.37 \text{ m}^3$$

$$V \text{ (for } k = 10^{-20} \text{ m}^2) = 0.37 \text{ m}^3$$

These values are identical, because the drainage process is essentially complete after 200 years even at the lower diffusivity. This is apparent from evaluation of the characteristic time,  $(L/2)^2/c$ , which takes the value  $2.1 \times 10^9$  s (67 years) for  $k = 10^{-21}$  m<sup>2</sup> and  $2.1 \times 10^8$  s (6.7 years) for  $k = 10^{-20}$  m<sup>2</sup>. Also note that the cumulative flux is significantly less than for the isolated room (unbounded flow region), because there is simply a smaller pressurized region upon which to draw.

#### 4.2.6. Comparison of Results for Idealized Geometries

Results from the highly idealized models considered here are collected in Table 4 for ease of comparison. Some observations can be made from these calculated results:

Cumulative brine inflow to waste disposal rooms does not scale linearly with host rock permeability. An order-of-magnitude increase in permeability results in significantly less than an order-of-magnitude increase in accumulated brine. This non-linearity occurs, because the characteristic time for the transient component of brine inflow is a function of the permeability.

The choice of a flow model has a significant influence on the calculated quantity of accumulated brine in waste disposal rooms.

If vertical brine flow is strongly inhibited by bedding planes, brine inflow will be much smaller than for the isotropic flow case, and adjacent rooms in a panel will also cause significantly reduced flow to a disposal room. Bedding planes of unusually high permeability could increase brine inflow.

The transient contribution to brine inflow is significant during the first 200 years for a waste disposal room.

The expected brine inflow volume to a waste disposal room is to be no more than a few tens of m<sup>3</sup> in 200 years, based on this model

#### 4.3. Calculations of Expected Brine Accumulation in WIPP Disposal Rooms

The WIPP brine flow model was used to calculate, by numerical methods, expected brine accumulation values for the WIPP reference disposal room geometry (4 m (13 ft) high by 10 m (33 ft) wide by 91 m (300 ft) long). These calculations yield more accurate estimates of brine inflow than were obtained from the above scoping calculations for idealized geometries.

Transient, two-dimensional numerical analyses were performed for three different disposal room configurations: (1) a room with reference

Model	Equation	Cumulative Volume (m <sup>3</sup> )	
		k = 10 <sup>-21</sup> m <sup>2</sup>	k = 10 <sup>-20</sup> m <sup>2</sup>
Lateral semi-inf.	(37)	0.7	2.3
Lateral finite	(43)	0.4	0.4
Radial	(26)	6.7	40.6
Line sink	(31)	2.6	26.3

Table 4. Summary of results for cumulative volume at 200 years.

dimensions placed between adjacent rooms in a reference panel configuration (30.5 m (100 ft) wide salt pillars between rooms); (2) a reference room sufficiently distant from other rooms so that there are no brine flow interactions with any other excavations; (3) a room that is larger than the reference in order to simulate, with void space, a high-permeability disturbed zone surrounding a reference room.

Values for model parameters were chosen to represent expected or reasonable ranges. The permeability range of 1 to 10 nanodarcies was chosen, as described above, as a the expected range for the calculated brine inflow. Equation (18) was used to calculate the diffusivity. The values for the initial far field (undisturbed) pore pressure were chosen as hydrostatic pressure (6 MPa) and lithostatic pressure (15 MPa). The pressure values are reasonable bounds for the expected undisturbed pore pressure.

Brine accumulations were obtained by integrating inflow rates from the moment of excavation ( $t = 0$ ). Actual accumulations in WIPP disposal rooms are expected to be smaller, because water from inflowing brine will be removed by evaporation into ventilation air during early times when the inflow rate is highest.

Brine inflow into waste-containing, backfilled WIPP disposal rooms is expected to cease within 100 years due to consolidation of room contents and creep closure [46] and the resulting increase in pore pressure within the rooms. The present calculations were carried out to 200 years for completeness and ease of comparison with the scoping calculations presented in the previous section of this report.

The numerical model constructed for these studies was based on the following simplifications:

The variation of hydrostatic or lithostatic pressure with depth was assumed to be negligible within a few tens of meters within the repository.

The effect of closure on room geometry was neglected. Closure increases the brine flow path and could decrease brine inflow.

Pressure build-up during creep closure due to the compression of room contents is not accounted for. Increasing room pressure would decrease the driving force for brine influx. Therefore, neglecting this interaction is conservative.

Symmetry of brine flow was invoked to simplify the numerical model.

Because of the large geometrical dimensions associated with the model, the specification of impermeable boundaries for all exterior element boundaries vertically above the repository is a good approximation of the real situation.

Details of the physics, algorithm, model geometry, material properties, and boundary and initial conditions are presented elsewhere [47,48]. The mesh is a two-dimensional Cartesian finite element mesh that was generated by the PATRAN-G [49] finite element graphics package. Upon completion of the mesh, it was translated to the equivalent finite difference network. The diffusion equation for pore pressure, equation (1), was solved numerically using Q/TRAN [50].

#### 4.3.1. WIPP Disposal Room in a Panel

Brine inflow to a typical waste disposal room in a panel was calculated for hydrostatic and lithostatic initial (undisturbed host rock) pore pressures and permeability values of 1 and 10 nanodarcies.

The expected range of brine accumulation in a TRU disposal room is 4 m<sup>3</sup> in 100 years for hydrostatic initial pore pressure and 1 nanodarcy permeability, to 43 m<sup>3</sup> in 100 years for lithostatic initial pore pressure and 10 nanodarcy permeability. Calculated cumulative volumes are plotted in Figures 9 through 12 for times to 200 years.

#### 4.3.2. Sensitivity to Initial Pore Pressure

Because of the linearity of the model, the brine flux and cumulative brine inflow are proportional to the initial pore pressure. This is shown by the analytical results discussed previously (equations 6,36,42), and corroborated by the numerical calculations. At a permeability of 1 nanodarcy, the cumulative brine volume in 100 years increases from 4 m<sup>3</sup> to 9 m<sup>3</sup> when the initial pore pressure is increased from hydrostatic to lithostatic (from 6 to 15 MPa). At 10 nanodarcy, the cumulative volume increases from 17 m<sup>3</sup> to 43 m<sup>3</sup> for the same change in the initial pore pressure. Figures 13 and 14 illustrate the sensitivity to the initial pore pressure.

#### 4.3.3. Sensitivity of Brine Inflow Host Rock Permeability

Increasing the host rock permeability from 1 to 10 nanodarcy increases the brine inflow by a factor that lies between 4 and 5. There is a nonlinear relationship between cumulative brine volume and permeability, because the rate at which the transient brine inflow decays depends upon the permeability. The change in brine inflow rate is significant at these permeability values during the first 100 years. These results are illustrated in Figures 15 and 16.

#### 4.3.4. Effect of a High-Permeability Disturbed Zone Surrounding a Waste Disposal Room

The development of a high-permeability disturbed zone surrounding a waste disposal room is unlikely to cause a significant increase in brine

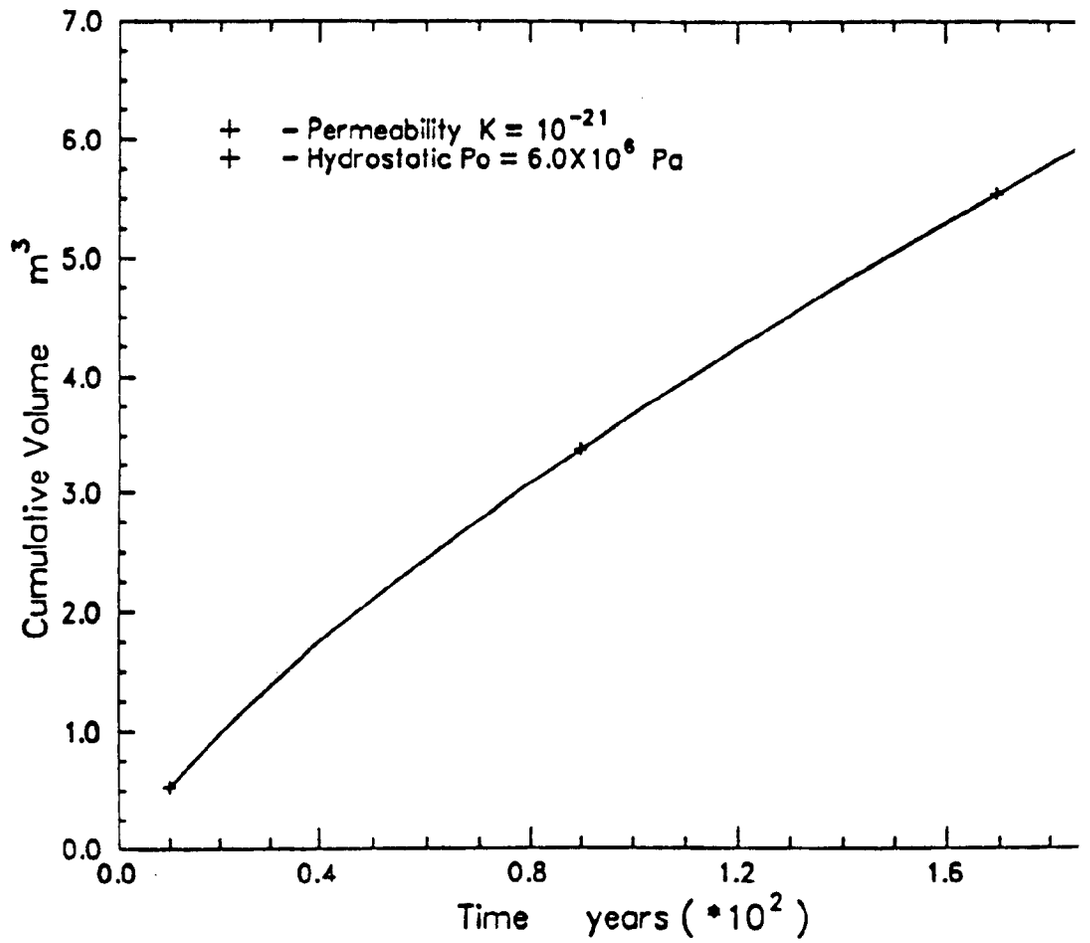


Figure 9. Calculated brine accumulation in a typical waste disposal room in a panel;  $P_o$  = hydrostatic pressure  $K = 1$  nanodarcy.

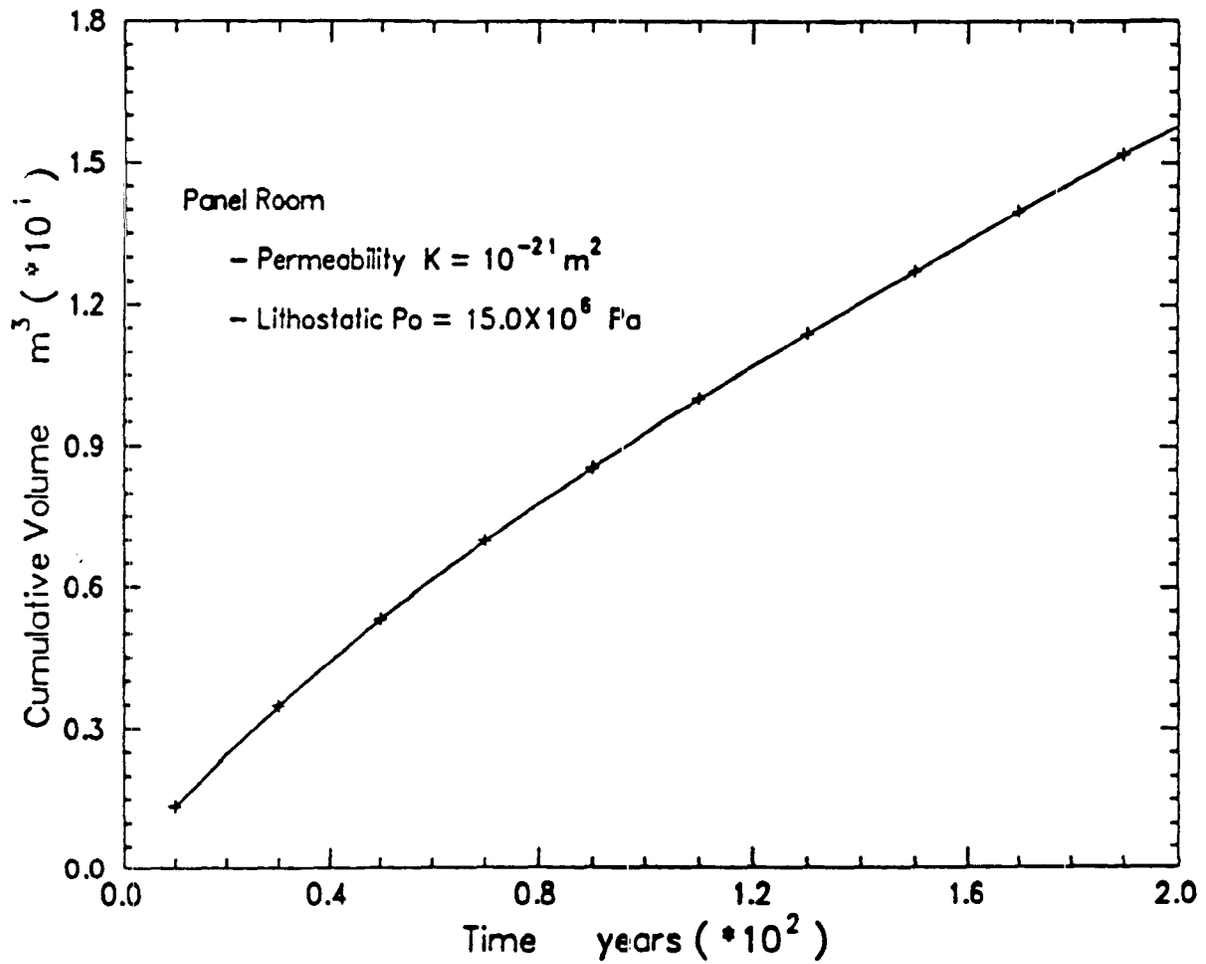


Figure 10. Calculated brine accumulation in a typical waste disposal room in a panel;  $P_o$  = lithostatic pressure;  $K$  = 1 nanodarcy.

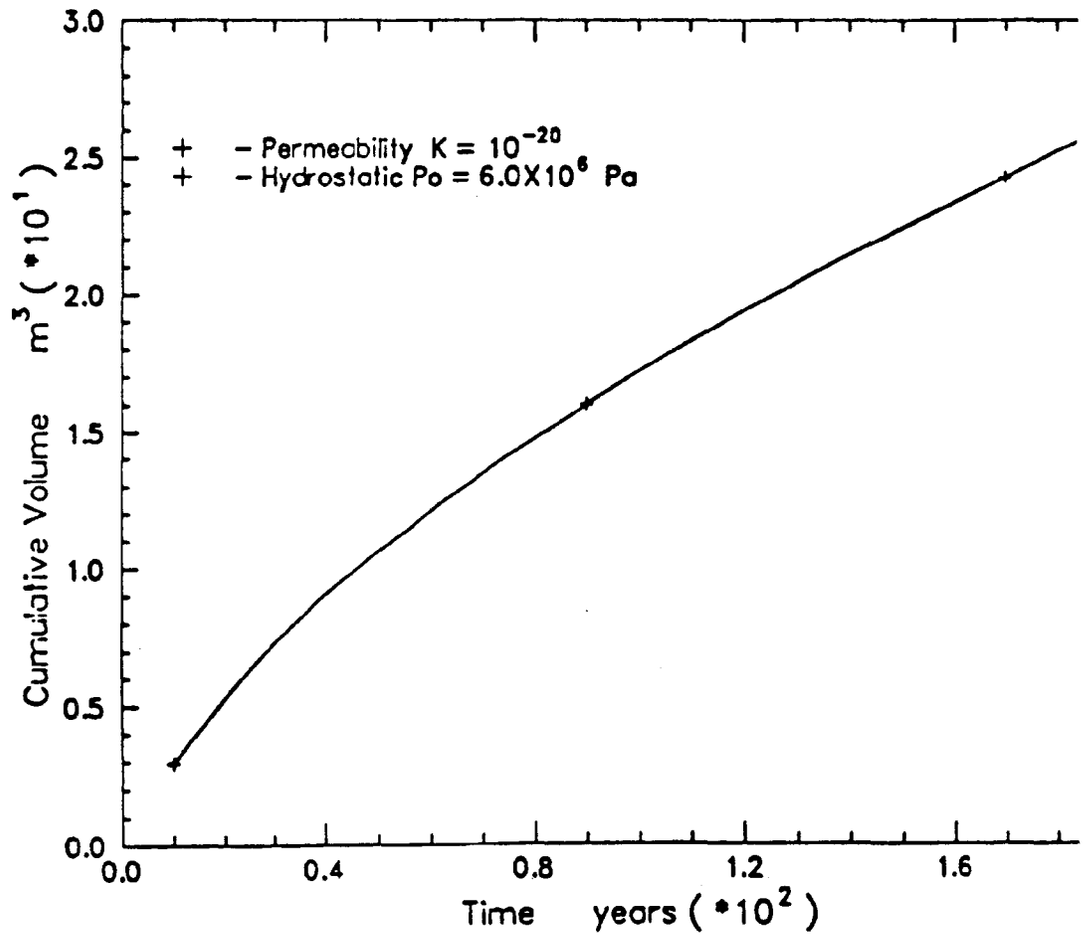


Figure 11. Calculated brine accumulation in a typical waste disposal room in a panel;  $P_0$  = hydrostatic pressure;  $K = 10$  nanodarcy.

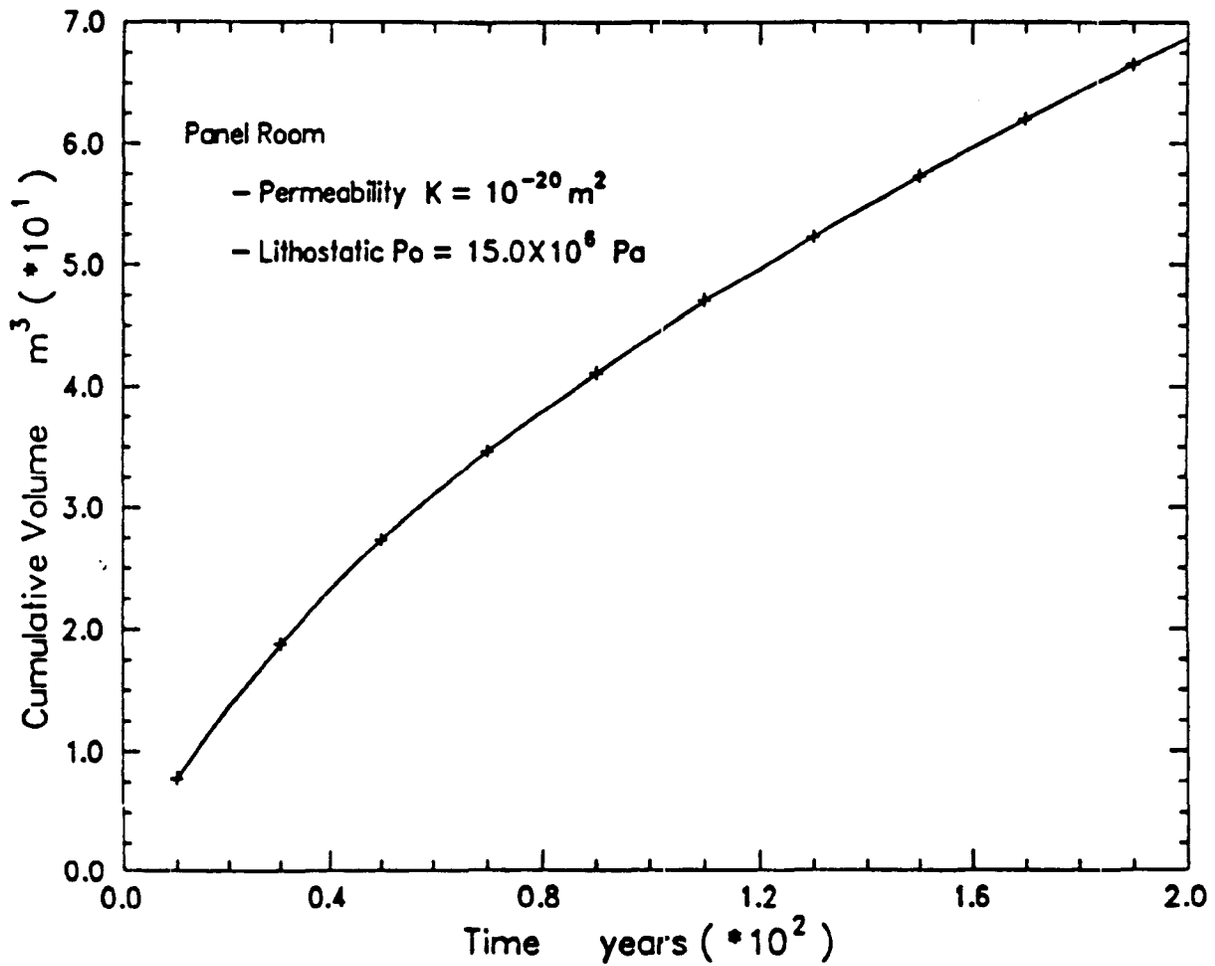


Figure 12. Calculated brine accumulation in a typical waste disposal room in a panel;  $P_o$  = lithostatic pressure;  $K$  = 10 nanodarcy.

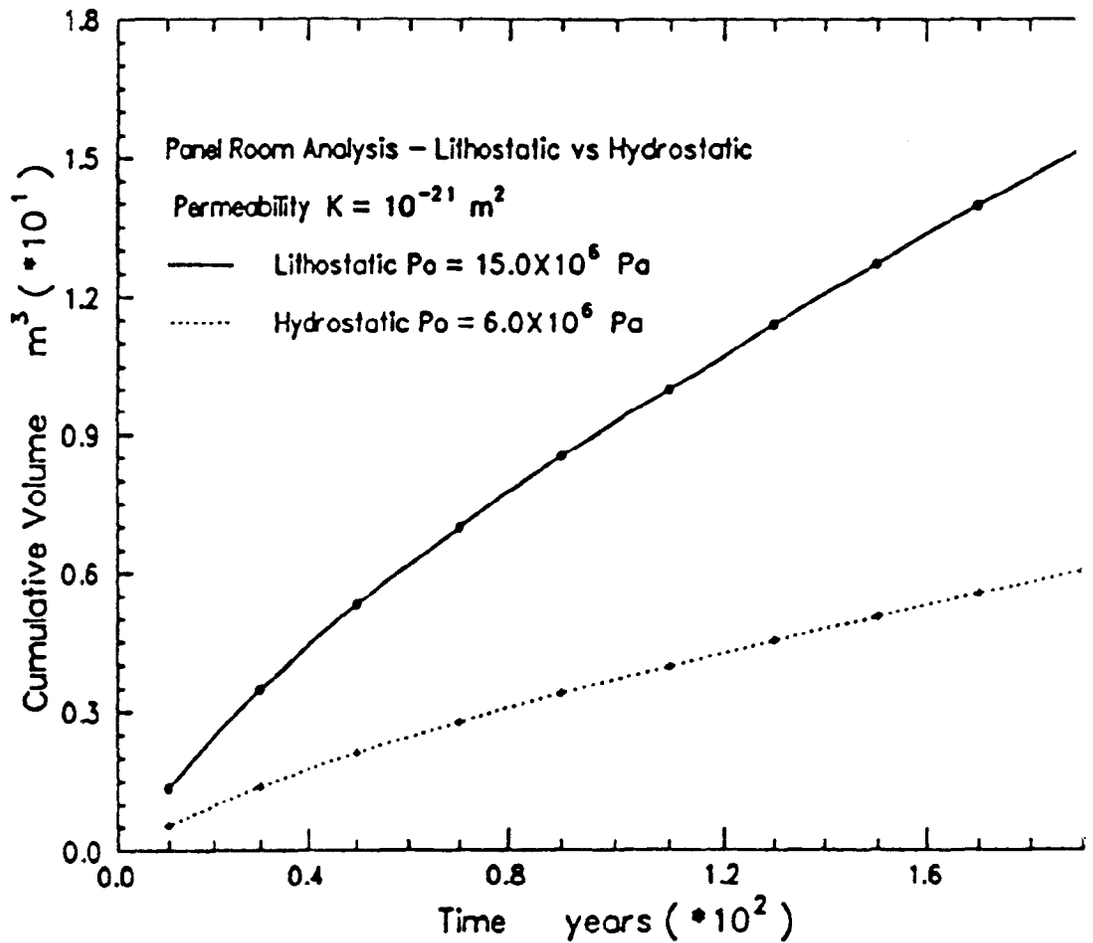


Figure 13. Sensitivity of calculated brine accumulation to initial pore pressure; typical room in a panel;  $K = 1$  nanodarcy.

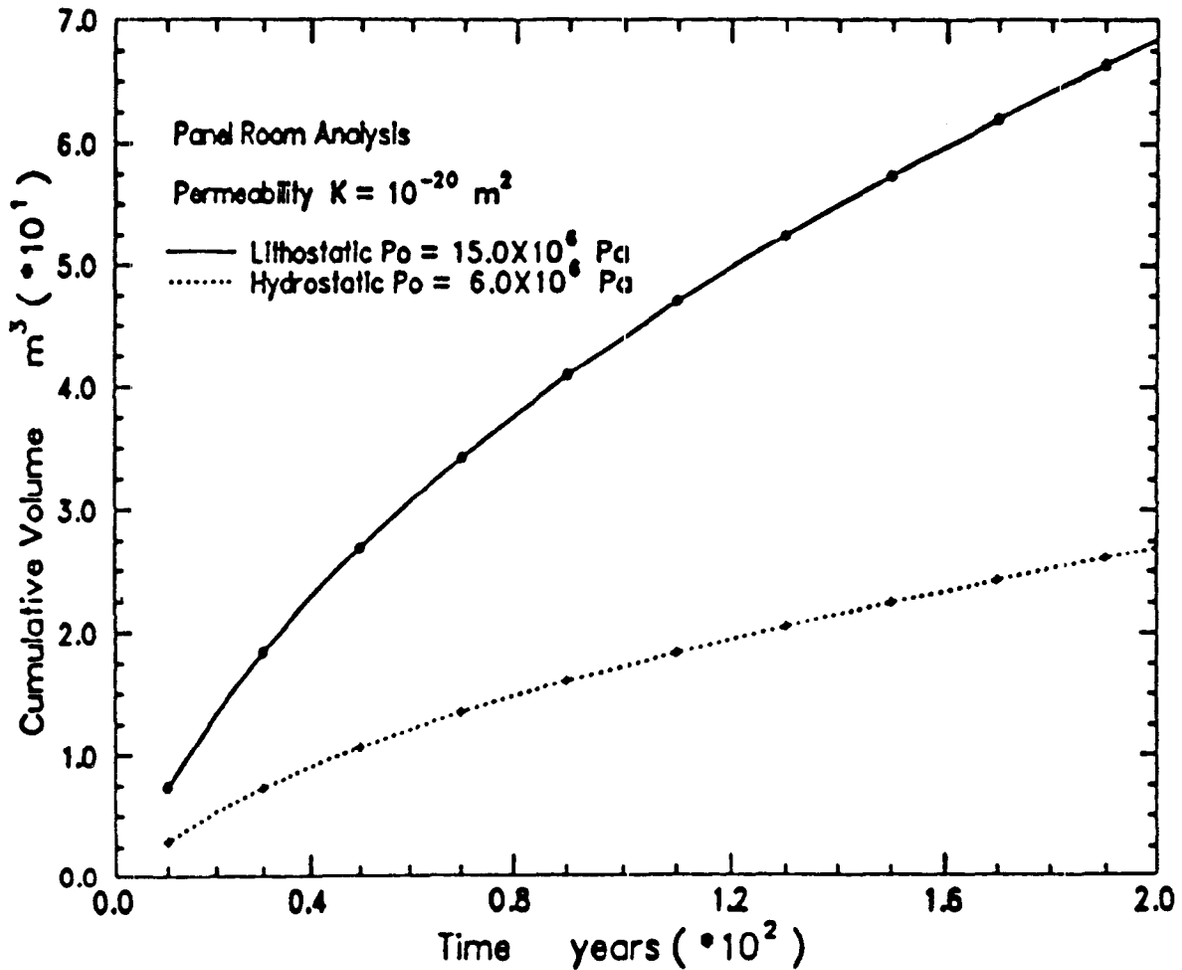


Figure 14. Sensitivity of calculated brine accumulation to initial pore pressure; typical room in a panel;  $K = 10$  nanodarcy.

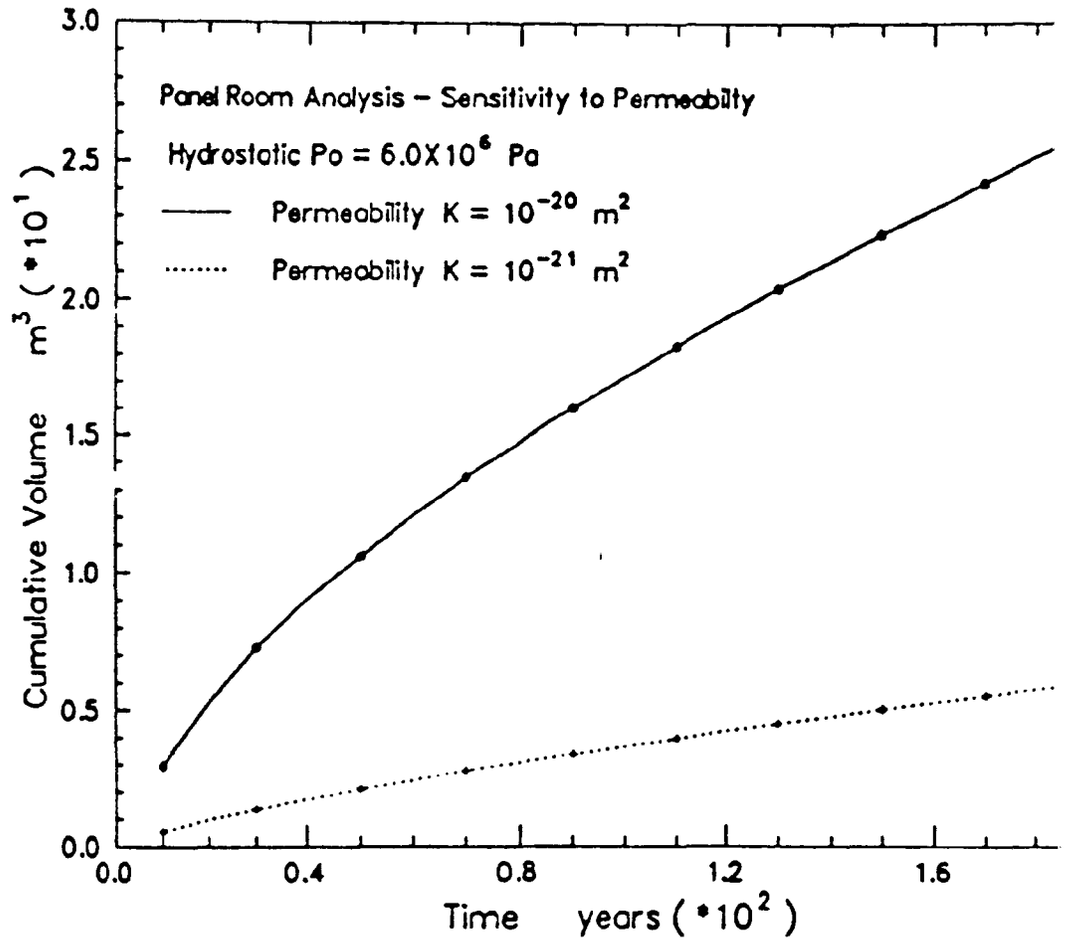


Figure 15. Sensitivity of calculated brine accumulation to host rock permeability; typical room in a panel;  $P_0$  = hydrostatic pressure.

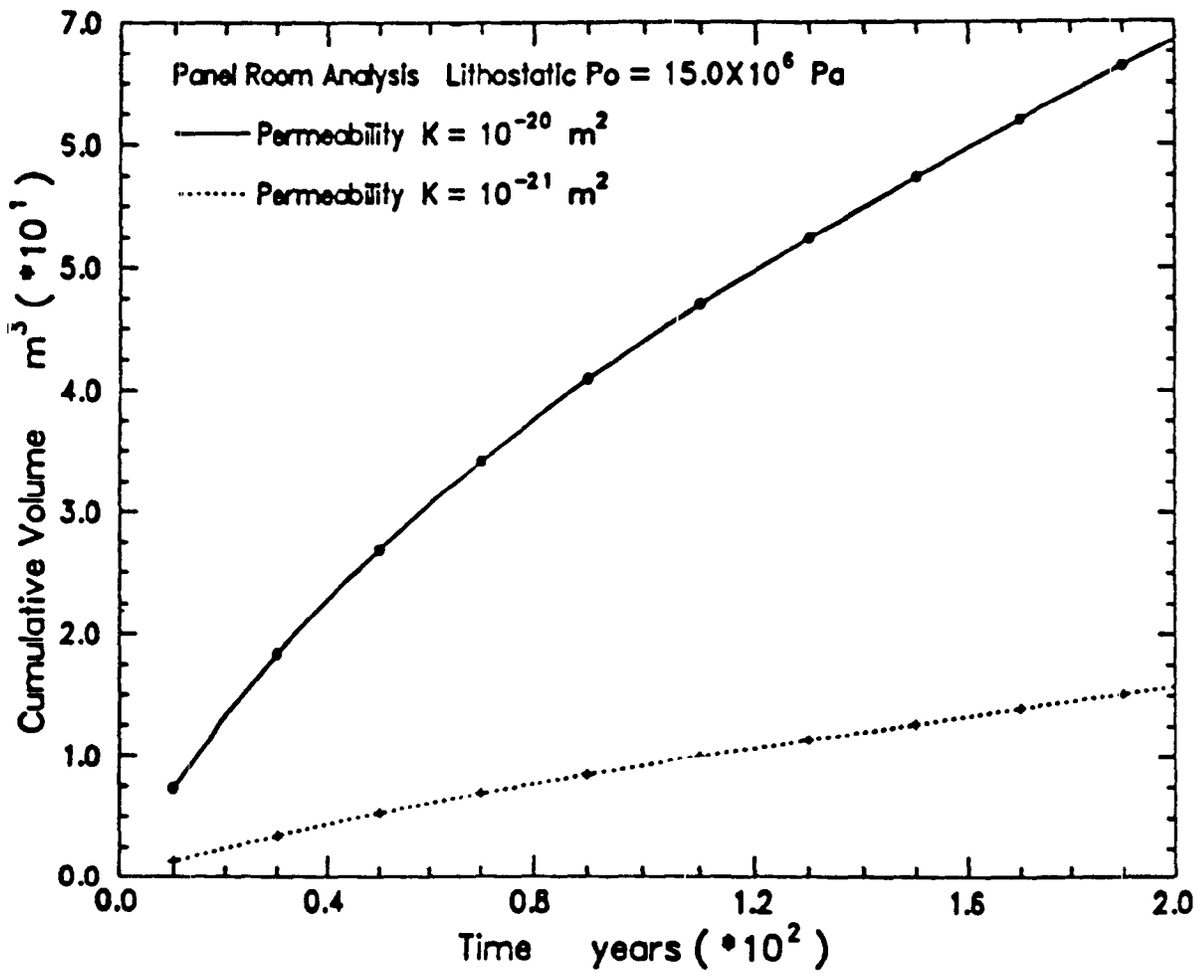


Figure 16. Sensitivity of calculated brine accumulation to host rock permeability; typical room in a panel;  $P_0$  = lithostatic pressure.

inflow. The worst-case disturbed zone surrounding a room has infinite permeability. Such a disturbed zone can be simulated by moving the atmospheric-pressure boundary into the host rock and calculating room inflow at that boundary. Host rock salt within that boundary is assumed to be hydraulically isolated from the far field; thus the brine that it contains experiences no driving force (pore pressure gradient) for flow. A disturbed zone 10 m thick above and below a room and 5 m thick on either side was simulated by increasing the height of the room by 20 m and the width of the room by 10 m. Calculated results are plotted in Figures 17 and 18 for permeabilities of 1 and 10 nanodarcy. The initial pore pressure was taken to be lithostatic pressure (15 MPa). In this simulation, the disturbed zone increased the calculated 100-year cumulative brine inflow volume from 43 to 52 m<sup>3</sup> for the maximum expected permeability of 10 nanodarcies. For 1 nanodarcy, the increase was from 9 m<sup>3</sup> to 17 m<sup>3</sup>.

#### 4.3.5. Effect of Adjacent Rooms in a Panel

The effect of adjacent rooms in a panel on brine inflow is to decrease the 100-year cumulative brine volume by approximately 25% when the host rock permeability is 10 nanodarcy (10<sup>-20</sup> m<sup>2</sup>). This comparison is shown in Figure 19 for hydrostatic pressure as the initial pore pressure and in Figure 20 for lithostatic pressure. The comparison is between the calculated brine inflow to a room far from other rooms and the previously presented calculated inflow to a room in a panel of rooms.

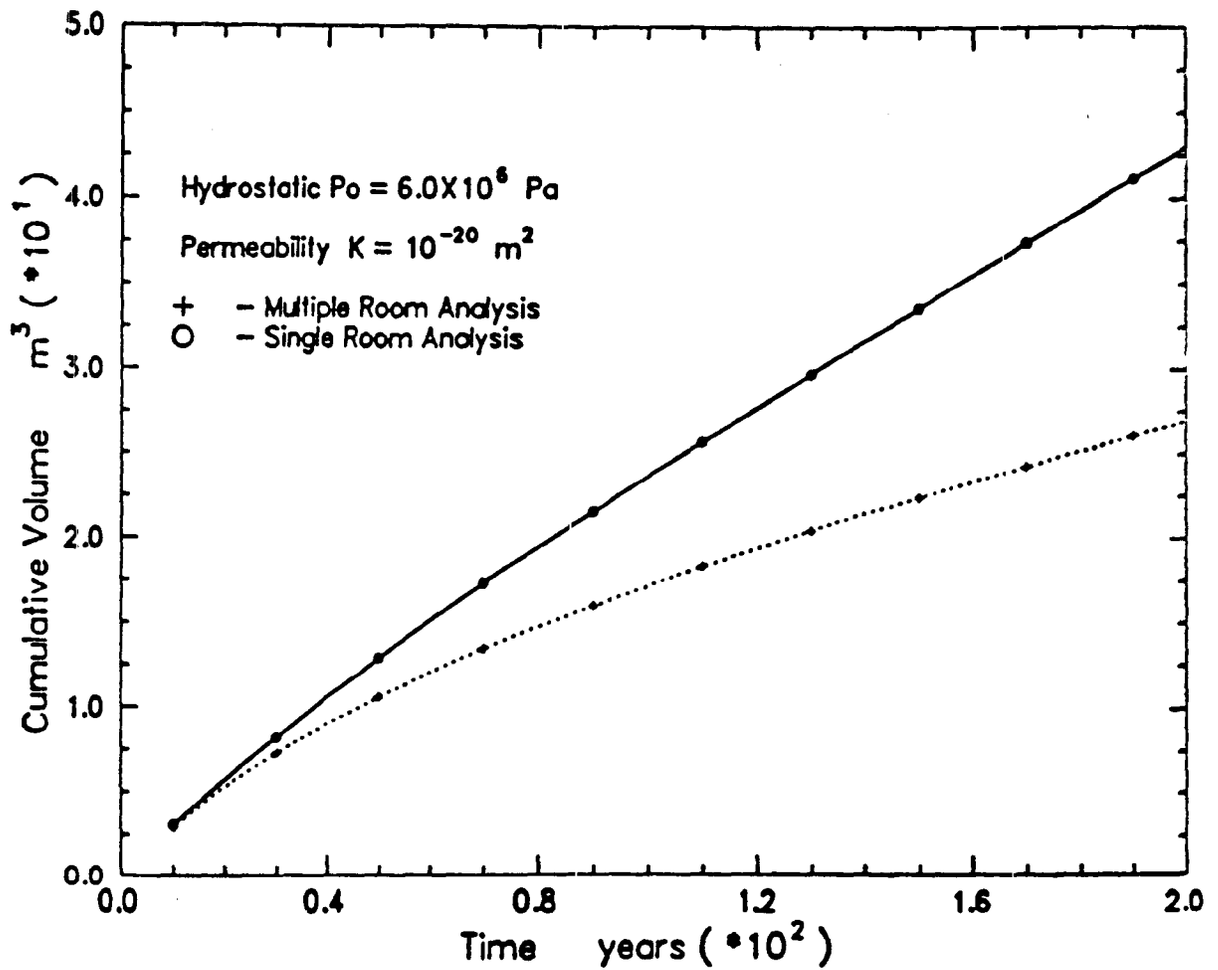


Figure 19. Effect of adjacent rooms in a panel on calculated brine accumulation;  $P_o$  = hydrostatic pressure;  $K$  = 10 nanodarcy.

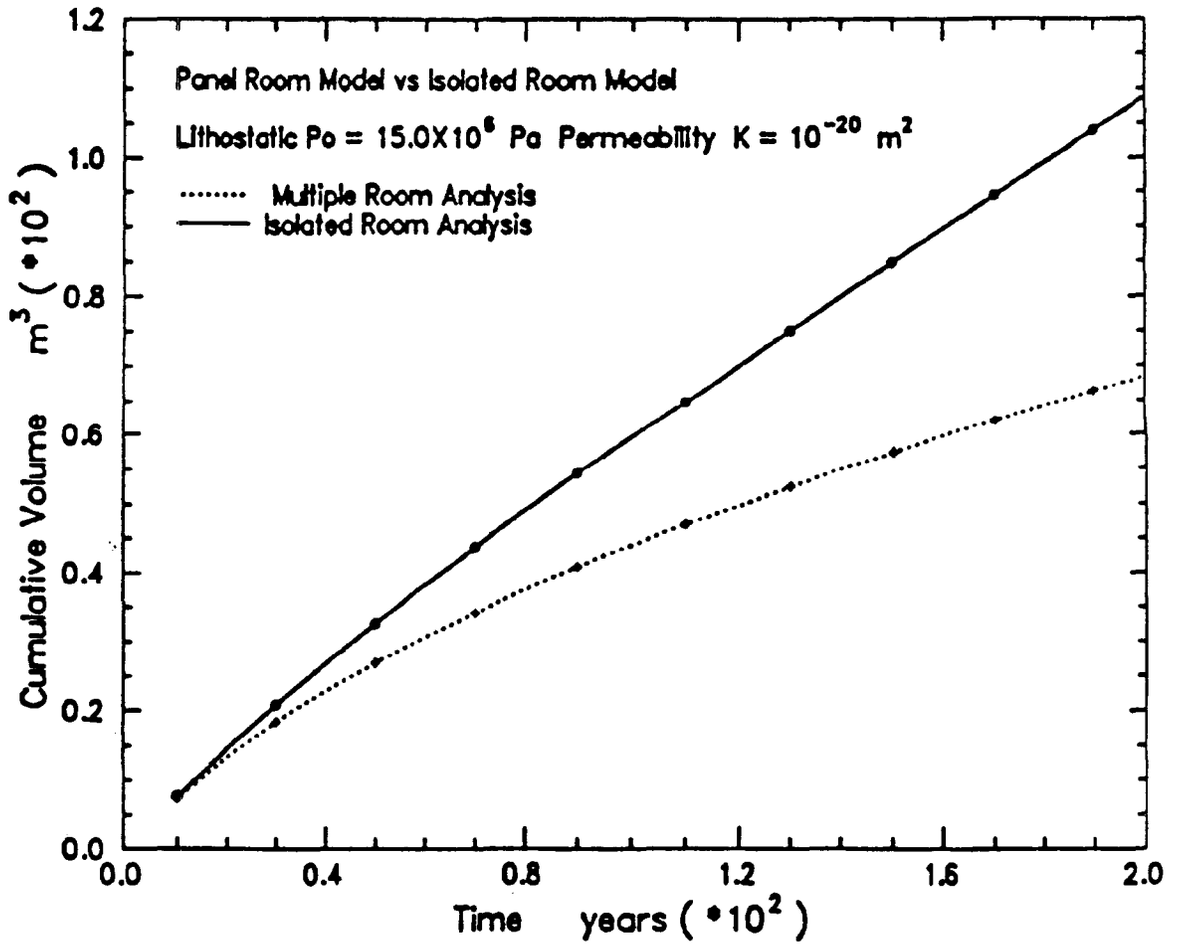


Figure 20. Effect of adjacent rooms in a panel on calculated brine accumulation;  $P_0$  = lithostatic pressure;  $K$  = 10 nanodarcy.

## 5. ASSESSMENT OF BRINE INFLOW EFFECTS ON WIPP DISPOSAL ROOMS

An assessment of brine inflow effects on disposal rooms is necessary to address the potential consequences of this brine for TRU waste isolation. It is desirable to assure that room contents remain in a solid (non-flowing) rather than a fluid state. The final state of room contents will depend on the relative rates of brine inflow and consolidation of room contents by creep closure. Consolidation is expected to be virtually complete within 100 years [46].

It was determined that water-absorbing tailored backfill materials can readily absorb the maximum credible expected 100-year brine accumulations in WIPP disposal rooms without becoming brine-saturated. This assessment was done by coupling expected maximum credible brine accumulations in disposal rooms, the expected maximum reconsolidation time of 100 years [46], and estimated absorption capacities for room backfill materials. The data and calculations that were used are described below.

### 5.1. Expected Brine Accumulations in WIPP Disposal Rooms

Expected accumulations of brine in typical WIPP waste disposal rooms were calculated by numerical methods using a mathematical description for the brine inflow model. These numerical calculations were given in Section 4.3 of this report. WIPP disposal rooms filled with waste and backfilled are expected to become virtually completely compacted due to host rock salt creep in about 100 years [46], preventing further accumulations of brine. Therefore, brine accumulations during the first 100 years were used here. For a comparative reference, a typical room has an initial excavated volume of approximately 3600 cubic meters (950,000 gallons). A summary of 100-year brine accumulations from the numerical calculations is as follows:

Host Rock Permeability, Nanodarcies	Pre-Excavation Pore Pressure	Cumulative Brine Volume in Typical Waste Disposal Room after 100 Years, Cubic Meters, (Gallons), (% of Initial Room Volume)
1	Hydrostatic	4 m <sup>3</sup> ( 1000 gal) (0.11%)
1	Lithostatic	9 m <sup>3</sup> ( 2400 gal) (0.25%)
10	Hydrostatic	17 m <sup>3</sup> ( 4500 gal) (0.47%)
10	Lithostatic	43 m <sup>3</sup> (11000 gal) (1.19%)

Other scoping calculations (in Section 4.2 of this report) for idealized room geometries (long cylinders) provided confirmation of the above results, yielding volumes in the range of approximately 1 to 40 m<sup>3</sup>.

The worst credible case 43 m<sup>3</sup> of brine is 1.2% of the initial room volume, about the same as the quantity of brine in the salt that was removed by mining the room. To gain some visual perspective on the relative magnitude, one can visualize a layer of brine 4.6 cm (1.8 inches)

deep on the floor of a 4 m (13 foot) high room as the equivalent of 43 m<sup>3</sup> of brine in a typical empty WIPP waste disposal room. It will be shown in the next section that backfill materials such as crushed salt and bentonite clay can readily absorb such a quantity of brine without becoming saturated or degraded.

## 5.2. Absorption of Accumulated Brine by Backfills

As-mined (granular) WIPP salt backfill alone can absorb 40 m<sup>3</sup> of accumulated brine in a disposal room (93% of the predicted worst case 43 m<sup>3</sup>), according to conservative estimates of room backfill quantity and water absorption capacity. The absorption capacity is the difference between the measured water content (0.5 wt% or less) of mined WIPP salt backfill material and the water content (2.5 wt%) of mechanically strong blocks pressed from WIPP crushed salt. Details of brine absorption capacity calculations for crushed salt are given in the next section of this report.

A tailored backfill material mixture of 30 wt% bentonite in crushed WIPP salt can absorb 120 m<sup>3</sup> of accumulated brine. That is about 3 times the predicted worst case 43 m<sup>3</sup> in 100 years. This result was also based on conservative estimates of room backfill quantity and water absorption capacity for bentonite. Bentonite in this WIPP room backfill mixture has the capacity to absorb 90 m<sup>3</sup> of water (chemically bound) without becoming water-saturated [51]. This absorption capacity takes into account water that would be pre-absorbed from WIPP air at approximately 70% relative humidity [52], an actual humidity value that is currently being measured at Sandia in WIPP boreholes (ongoing Room D brine inflow and humidity experiments). Details of brine absorption capacity calculations for bentonite/crushed salt mixtures are given in the next section of this report.

Tailored backfill mixtures with bentonite as a water absorber have always been considered in WIPP backfill investigations. Bentonite mixed with 70 wt% WIPP crushed salt is currently being tested in WIPP simulated CH TRU waste technology experiments [53]. The long-term stability of bentonite in contact with WIPP brines is supported by reported Sandia studies [54].

## 5.3. Capacities of Room Backfill Materials for the Absorption of Brine

Absorption capacity values were calculated in the following way. A minimum backfill volume in each disposal room was calculated for a maximum reasonable packing density of waste drums. An empty space two feet thick at the top of each room allows for backfill emplacement with commercially available solids handling and conveying equipment. The water absorption capacities of crushed WIPP salt and a mixture of 30 wt% bentonite in crushed WIPP salt, both as emplaced backfill materials, were calculated from published data. Then the quantity of accumulated brine that the

backfill in a room can absorb was calculated by combining backfill quantities and absorption capacities with the measured water content of WIPP brine.

#### WASTE DISPOSAL ROOM VOLUME AVAILABLE FOR BACKFILL

##### Basis:

- 33 ft wide by 13 ft high by 300 ft long waste disposal rooms
- 2 ft diameter by 3 ft tall drums
- 3 layers of drums (drums stacked 3-high)
- 150 rows of drums, maximum, in each layer
- 15 drums, maximum, in each row
- 2 ft empty gap between emplaced backfill and room back (roof)

##### Calculations:

- volume of each drum =  $\pi(1)^2(3) = 9.4248 \text{ ft}^3$
- maximum number of drums per room =  $15(150)3 = 6750$  drums per room
- maximum volume occupied by drums =  $6750(9.4248) = 63,617 \text{ ft}^3$
- volume of empty gap above backfill =  $2(33)300 = 19,800 \text{ ft}^3$
- volume of disposal room after excavation =  $13(33)300 = 128,700 \text{ ft}^3$
- minimum volume available for backfill =  $128,700 - 63,617 - 19,800$   
=  $45,283 \text{ ft}^3$
- per cent of initial room volume available for backfill =  
 $45,283 \div 128,700 \times 100 = 35\%$

#### WATER ABSORPTION CAPACITY OF WIPP CRUSHED SALT

##### Basis:

- as-emplaced water content [55,56] = 0.5 wt%
- maximum water content in strong crushed salt blocks [57] = 2.5 wt%
- net allowed water content gain =  $2.5 - 0.5 = 2.0 \text{ wt}\%$
- bulk density of crushed salt backfill material [55] =  $1300 \text{ kg/m}^3$

Calculations:

minimum water absorption capacity =  $(0.02)1300$   
= 26 kg water/m<sup>3</sup> crushed salt

volume of disposal room after excavation =  $128,700(0.3048)^3$   
= 3644 m<sup>3</sup>

volume available for backfill =  $3644(0.35)$  = 1276 m<sup>3</sup>  
= 35% of room volume

quantity of water that can be absorbed in the crushed salt backfill  
in a room =  $26(1276)$  = 33,164 kg water absorbed/room

WATER ABSORPTION CAPACITY OF A MIXTURE OF 30 WT% BENTONITE WITH CRUSHED WIPP SALT

Basis:

water content of bentonite equilibrated with water vapor in  
disposal room air [52] = 0.15 g/g bentonite

total water capacity of emplaced bentonite [52] = 0.3 g/g bentonite

available water gain in bentonite backfill [52] = 0.15 g/g  
bentonite

bulk density of 30 wt% bentonite in WIPP crushed salt [55] =  
1300 kg/m<sup>3</sup>

Calculations:

water absorption capacity of bentonite in mixture =  
 $0.15(0.3)1300$  = 58.5 kg water/m<sup>3</sup> backfill mixture

water absorption capacity of crushed WIPP salt in mixture =  
 $0.02(0.7)1300$  = 18.2 kg water/m<sup>3</sup> backfill mixture

total water absorption capacity of backfill mixture =  
 $58.5 + 18.2$  = 76.7 kg water/m<sup>3</sup> backfill mixture

volume of disposal room after excavation =  $128,700(0.3048)^3$   
= 3644 m<sup>3</sup>

volume available for backfill =  $3644(0.35)$  = 1276 m<sup>3</sup>  
= 35% of room volume

quantity of water that can be absorbed in the crushed  
salt/bentonite backfill mixture in a room =  
 $76.7(1276)$  = 97,869 kg water absorbed/room

## ABSORPTION OF WIPP BRINE BY DISPOSAL ROOM BACKFILLS

### Basis:

maximum expected 100-year brine accumulation = 43 m<sup>3</sup> brine/room

density of WIPP brines [58] = 1.2 g/cm<sup>3</sup> = 1200 kg/m<sup>3</sup>

water in WIPP brine "weeps" [58] = 0.6877 kg water/kg brine

quantity of water that can be absorbed by a room backfill of  
100% crushed WIPP salt (see above) = 33,164 kg water/room

quantity of water that can be absorbed by a room backfill mixture  
of 70 wt% crushed salt/30 wt% bentonite (see above) =  
97,869 kg water/room

### Calculation for 100% crushed WIPP salt:

quantity of brine that can be absorbed by crushed WIPP salt  
backfill = 33,164 + ((0.6877)(1200)) = 40 m<sup>3</sup> brine/room

per cent of 100-year brine accumulation that can be absorbed by  
WIPP crushed salt room backfill = 40 + 43 = 93%

### Calculation for 70 wt% WIPP crushed salt/30 wt% bentonite mixture:

quantity of brine that can be absorbed by mixture =  
97,869 + ((0.6877)(1200)) = 119 m<sup>3</sup> brine/room

per cent of 100-year brine accumulation that can be absorbed by  
crushed salt/bentonite room backfill mixture = 119 + 43 = 277%

## 6. SUMMARY AND CONCLUSIONS

Water-absorbing tailored backfill materials can readily absorb the maximum expected brine accumulations in WIPP disposal rooms while maintaining mechanical strength and without becoming brine-saturated. Crushed WIPP salt alone can absorb almost all of the maximum expected accumulation. Salt creep is expected to virtually completely reconsolidate backfilled waste disposal rooms within 100 years, increasing the pore pressure in the room and stopping brine accumulation at that time. The expected 100-year brine accumulations were calculated with a predictive Darcy flow model for the movement of brine to WIPP excavations. The model data base, expected brine volumes, brine absorption capacity of backfill, and needs for further work are summarized below.

### 6.1. Brine Inflow Model

We have a predictive model for the movement of brine to WIPP excavations from WIPP rock salt. This model is based on well-known physical processes of groundwater flow in granular deposits. All values for model parameters are consistent with independent measurements of brine and host rock salt properties, and brine movements calculated from the model are consistent with the body of existing data for brine accumulation in WIPP underground test boreholes. The details of the model and its applicability to WIPP rooms and test boreholes rest upon a number of assumptions that are being subjected to further testing. Experiments are underway in the WIPP specifically for that purpose [59].

According to the model, brine flows in intergranular spaces within polycrystalline host rock salt under the driving force of preexisting hydrostatic (groundwater head of approximately 900 psi, or about 6 MPa) lithostatic (overburden pressure of approximately 2200 psi, or about 15 MPa) pore pressure toward the atmospheric pressure at excavation walls.

The capability of the host rock salt to allow flow under this driving force, commonly expressed as a "permeability", is very small, in the range of 1 to 10 nanodarcies. These permeability values are in good agreement with independent WIPP in situ fluid flow measurements. The Darcy flow process in geologic materials is well understood, and the describing mathematical formalism is accepted by the scientific community.

### 6.2. Brine Inflow Data Base

The range of permeability values for the model, 1 to 10 nanodarcy, derived from WIPP in situ tests and brine sampling data, and data from moisture release experiments. Permeability values in this range or lower have been derived for intact WIPP host rock from several independent in situ measurements of brine flow in the host rock salt and in interbeds such as anhydrite (e.g., Marker Bed 139). These in situ measurements constitute the most reliable source for the host rock permeability. The measurements were made at the disposal horizon and at intervals above in the waste-

handling shaft. Permeabilities in the disturbed zone near drift walls were greater than 10 nanodarcy.

Darcy flow permeability values calculated from IT Corporation's WIPP brine sampling data were described reasonably well by a typical lognormal distribution with a logarithmic mean of 3.5 nanodarcy. A lognormal distribution of permeability values is a common observation for other rock types. Permeability values similarly calculated from Sandia moisture release data (Rooms A1 and B) are in the range of 2 to 9 nanodarcy.

It is our judgement that the uncertainty in permeability is in the order-of-magnitude range. The details of the model and its applicability to WIPP rooms and test boreholes also rest upon a number of assumptions. For the most part, these assumptions are likely to yield conservatively large values for long term brine inflow. Critical assumptions concerning flow mechanisms are being tested with ongoing and planned WIPP experiments. Potential inaccuracies stemming from idealized geometries are being investigated with more detailed numerical calculations.

### 6.3. Calculated Brine Accumulations

The maximum expected brine accumulation in a disposal room was calculated to be 43 m<sup>3</sup>. Expected accumulations of brine in typical WIPP waste disposal rooms during 100 years after waste emplacement were calculated by numerical methods using a mathematical description for the brine inflow model. WIPP disposal rooms, filled with waste and backfilled, are expected to be virtually completely reconsolidated due to host rock creep in about 100 years, preventing further accumulation of brine. Expected cumulative brine volumes were in the range of 4 m<sup>3</sup> to 43 m<sup>3</sup>. Other, less complex calculations for idealized room geometries (long cylinders) provided confirmation of these values, yielding volumes in the range of about 1 to 40 m<sup>3</sup>. The maximum expected accumulation, 43 m<sup>3</sup>, is 1.2% of the initial room volume, about the same as the quantity of brine in the salt that was removed by mining the room.

### 6.4. Absorption of Accumulated Brine by Room Backfills

Mined WIPP salt backfill alone can absorb 40 m<sup>3</sup> of accumulated brine in a disposal room (93% of the expected worst case of 43 m<sup>3</sup>), according to conservative estimates of room backfill quantity and water absorption capacity. The absorption capacity is the difference between the measured water content (0.5 wt% or less) of mined WIPP salt backfill material and the water content (2.5 wt%) of physically strong blocks pressed from WIPP crushed salt.

A tailored backfill material mixture of 30 wt% bentonite in crushed WIPP salt can absorb 120 m<sup>3</sup> of accumulated brine, about 3 times the worst credible case of 43 m<sup>3</sup>. The bentonite in this WIPP room backfill mixture has the capacity to absorb 90 m<sup>3</sup> of water without becoming water-saturated. This absorption capacity takes into account water that would be pre-

absorbed from WIPP air at approximately 70% relative humidity, an activity humidity value that is currently being measured by Sandia in WIPP bor (ongoing Room D brine inflow and humidity experiments).

Tailored backfill mixtures with bentonite as a water absorber have always been considered in WIPP backfill investigations. Bentonite mix with 70 wt% WIPP crushed salt is currently being tested in WIPP simulated CH TRU waste technology experiments. The long-term stability of bentonite in contact with WIPP brines is supported by reported Sandia studies.

### 6.5. Needs for Further Work

Remaining uncertainties in the host rock permeability, in other brine inflow model parameters, and in mechanistic details of the model should be addressed. Experimental work and model development are needed.

The following in situ measurements are recommended to reduce uncertainties and test aspects of the existing model:

- host rock permeabilities to brine throughout the WIPP underground and in all representative strata

- host rock pore pressures beyond and within the disturbed zone

- brine inflow rates to excavations of significantly different scale, including large room-shaped excavations

- brine inflow rates to identifiably different strata

- responses of host rock flow properties and pore pressures to changes in stress and strain

Scale-up predictions and certain mechanistic assumptions in the model concerning pore pressure and flow paths will be tested with ongoing and planned WIPP in situ tests in small (4-inch) and large (36-inch) diameter boreholes [59].

Laboratory measurements of shear strain and permeability may aid in the development of relationships between host rock creep and flow properties.

Brine inflow model development is also recommended. Permeability variations that depend on stratum, general location, host rock stress, host rock creep (disturbed zone development) should be considered in the model. The host rock salt is heterogeneous, and, to be complete, the model should be developed further to reflect that heterogeneity. Experimental testing of model assumptions can be guided by sensitivity studies.

## APPENDIX A: MATERIAL PROPERTIES

The explicit relationships between the properties of salt and brine and the coefficients in the model equation (1) are as follows:

The fluid diffusivity,  $c$ , is given by

$$c = \frac{k}{\mu} \frac{2G(1 - \nu)}{1 - 2\nu} \left[ \frac{B^2(1 + \nu_U)^2(1 - 2\nu)}{9(1 - \nu_U)(\nu_U - \nu)} \right],$$

$$\frac{1}{B} = 1 + \phi_0 \frac{K(1 - K_f/K_s)}{K_f(1 - K/K_s)},$$

$$\nu_U = \frac{3\nu + B(1 - 2\nu)(1 - K/K_s)}{3 - B(1 - 2\nu)(1 - K/K_s)},$$

where  $G$  is the elastic shear modulus,  $\nu$  is Poisson's ratio under "drained" ( $p = 0$ ) conditions,  $\phi_0$  is the reference porosity,  $K$  is the drained bulk modulus,  $K_f$  is the fluid bulk modulus, and  $K_s$  is the bulk modulus of the solid, mineral grains.

The source coefficient,  $b'$ , is given by

$$b' = \frac{4GB(1 + \nu_U)}{9(1 - \nu_U)} \left[ \alpha_s + \frac{B(1 - \nu)(1 + \nu_U)}{2(\nu_U - \nu)} \phi_0(\alpha_f - \alpha_s) \right],$$

where  $\alpha_s$  and  $\alpha_f$  are the thermal expansion coefficients for the solid and fluid constituents, respectively. Typical values of these properties for WIPP salt, used in the following calculations, are collected in the following table:

Property	Symbol	Value	Units
<b>Thermal:</b>			
Thermal conductivity	$K$	5.0	$W\ m^{-1}\ K^{-1}$
Thermal Diffusivity	$\kappa$	$2.5 \times 10^{-6}$	$m^2\ s^{-1}$
<b>Elastic:</b>			
Drained bulk modulus	$K$	20.7	GPa -
Shear modulus	$G$	12.4	GPa -
Drained Poisson ratio	$\nu$	0.25	---
Fluid bulk modulus	$K_f$	2.0	GPa -
Solid bulk modulus	$K_s$	23.5	GPa -
Fluid expansivity (28°C)	$\alpha_f$	$4.6 \times 10^{-4}$	$K^{-1}$
Solid expansivity	$\alpha_s$	$1.2 \times 10^{-4}$	$K^{-1}$
<b>Hydraulic:</b>			
Permeability	$k$	$10^{-21}$ to $10^{-20}$	$m^2$ -
Porosity	$\phi_0$	0.001	---
Fluid viscosity (28°C)	$\mu$	$1.6 \times 10^{-3}$	Pa s
<b>Derived:</b>			
Fluid diffusivity	$c$	$1.1 \times 10^{-7}$ to $1.1 \times 10^{-6}$	$m^2\ s^{-1}$ -
Source coefficient	$b'$	$1.1 \times 10^6$	Pa $K^{-1}$
Pressure coefficient	$B$	0.926	---
Undrained Poisson ratio	$\nu_u$	0.273	---
Diffusivity ratio	$R^2$	0.042 to 0.419	---

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#### **E.4 WIPP HORIZON GAS FLOW MEASUREMENT RESULTS SUMMARY THROUGH 1986**

This subsection of Appendix E contains information and data on the WIPP facility horizon in situ flow tests and measurements conducted through 1986. Flow measurement tests can be grouped into three categories: 1984 tests, N1420 drift tests, and first storage panel tests. The results of these tests are briefly summarized in the following excerpt. More detail on the 1984 and N1420 tests can be found in this SEIS Appendix E and Subsections E.5 and E.6. This subsection is provided to support near-field permeability rates defined in the text.

This subsection is excerpted from Appendices B and C from Stormont et al., 1987, Summary of and Observations About WIPP Facility Horizon Flow Measurements through 1986.



## **E.5 1984 GAS FLOW MEASUREMENT TEST RESULTS**

This subsection of Appendix E contains Phase I test results of in situ gas flow measurement results collected in 1984. A summary of this test and its results can be found in this SEIS Subsection E.4. This subsection is presented to support near-field horizon permeability rates detailed in the text.

This subsection was excerpted from Chapters 4 and 5 of Peterson et al., 1985, WIPP Horizon In-Situ Permeability Measurements.



## **E.6 N1420 DRIFT GAS FLOW DATA ANALYSIS AND EVALUATION**

This subsection of Appendix E contains a description of gas flow measurement data collected during N1420 drift testing. A summary of this test and its results is presented in this SEIS Subsection E.4. This subsection is presented to support near-field horizon permeability rates defined in the text.

This subsection is excerpted from Chapters 4, 5, and 6 of Peterson et al., 1987, WIPP Horizon Free Field Fluid Transport Characteristics.



## **E.7 WASTE-HANDLING SHAFT PULSE TESTING DATA SUMMARY AND CONCLUSIONS**

This subsection of Appendix E contains the test result summary and conclusions from testing in the waste-handling shaft. The results of this test were used to measure the far-field hydraulic conductivities within the Salado Formation. The far-field hydraulic conductivities were converted to permeabilities in the range of  $10^{-20}$  to  $10^{-21}$  m<sup>2</sup>. See Table 5.3 in this SEIS for a summary of hydraulic conductivities and calculated permeabilities. This subsection is presented to support far-field permeability estimates.

The text, figures, and tables contained in this subsection are excerpted from Saulnier and Avis, 1988, Interpretation of Hydraulic Tests Conducted in the Waste-Handling Shaft at the Waste Isolation Pilot Plant (WIPP) Site. For a complete reference, please see the Appendix E reference list.



## **E.8 DELINEATION OF THE DISTURBED ROCK ZONE (DRZ)**

This subsection presents a summary of the observations and measurements that have been conducted in the underground workings. Data collected from these investigations provide the initial results of an ongoing experimental program which is developing a more detailed three-dimensional definition of the DRZ.

This subsection was excerpted from Borns and Stormont, 1989, A Report on Excavation Effect Studies at the WIPP: The Delineation of the Disturbed Rock Zone surrounding excavations in salt.



## The delineation of the disturbed rock zone surrounding excavations in salt

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**ABSTRACT:** At the Waste Isolation Pilot Plant (WIPP) in southeastern New Mexico, the Disturbed Rock Zone (DRZ, the zone of rock in which the mechanical and hydrologic properties have changed in response to excavation) has been characterized with visual observations, geophysical methods, and gas-flow measurements. The visual observations, geophysics, and gas-flow tests have defined a DRZ at the WIPP extending laterally throughout the excavation and varying in depth from 1 to 5 m. Desaturation and microfracturing has occurred to some degree within the zone. The dilation that results from the microfracturing in the DRZ provides a component of the observed closure.

### 1. INTRODUCTION

Following excavation of underground openings at WIPP (an underground research and development facility in bedded salt near Carlsbad, New Mexico), a Disturbed Rock Zone (DRZ) forms in the wall rock. The present extent of the DRZ around workings at WIPP is delineated by the zone of rock in which mechanical properties and hydrologic properties have changed in response to the excavation. As used in this paper, the term "near-field" will be used to describe the zone of rock within the disturbed rock zone, and the term "far-field" will be used to describe the rock outside the disturbed rock zone in which the parameters, such as porosity and permeability, are homogeneous. The processes involved in the development of a DRZ are complex, although basically related to stress relief and/or rapid strain rates. The redistribution of stress around an excavation drives coupled processes such as changes in permeability in response to fracture growth.

### 2. VISUAL OBSERVATIONS IN BOREHOLES

The WIPP underground facility lies 653 m below the surface. Numerous drillholes that were drilled since the start of excavation provide data on the growth of the DRZ (Francke, 1987). These boreholes show that fractures (*with apertures greater than 2 mm and visible without enhancement to the naked eye*) and fluids are common in the underground facility. The distribution of fractures in these boreholes forms an elliptical pattern around an excavation (Figure 1).

A reexamination of existing boreholes (Francke, 1987) observed that the extent of fracturing increased from 48% of the array locations in 1986 to 73% of the locations in 1987. The locations without fractures are largely restricted to drifts with narrow spans (4 x 4 m) and relatively young ages (< 2 years). In the oldest 11 x 4 m test rooms, 100% of the locations exhibited fractures 2 mm or greater.

### 3. GEOPHYSICAL OBSERVATIONS

#### 3.1 In-Mine Electromagnetic Surveys

Electromagnetic methods measure the apparent resistivity of the host rock. Properties, such as permeability and fluid content, can be inferred from the resistivities. The initial phase of this study was the measurement of the electrical conductivity of the wall rock, using conventional

\* This work was supported by the U. S. Department of Energy (DOE) under Contract DE-AC14-76DP00789

electromagnetic coupling equipment. Two systems were used: the EM-31 and EM-34 systems (Pfeifer, 1987). In these systems the mutual coupling between two induction coils is measured and converted to apparent resistivity. With the EM-31 system, the two coils are separated by a distance of 3 m along the excavation surface. In the EM-34 system, the two induction coils are separated by 20 m. Measurements were made at 3.2 m (EM-31) and 7.2 m (EM-34) intervals along the same traverses at the WIPP (Figure 2). These two survey configurations measure the electrical conductivity (or resistivity, the reciprocal of conductivity) adjacent to the opening (EM-31) and 10 m away from the opening (EM-34). For the EM-31 system, the measured conductivities for the wall rock up to 2 m from the excavation range from 1 to 5 millisiemens per meter (from 200 to 1000 ohm-meters). For the EM-34 system, the deeper conductivity measurements up to 20 m from the excavation, range from 7 to 10 millisiemens (100 to 140 ohm-meters).

The deeper measurements with the EM-34 show a conductivity several times larger than those measured with the EM-31 system. The resistivity measurements based on the EM-31 and EM-34 surveys at WIPP are compared with resistivities with known moisture content measured in salt mines in Germany (Kessels et al., 1985). Based on this comparison, the free water content of the salt around the mine opening increases from 0.5 to 1.0% (by weight) at the excavation surface to between 2.0 to 3.0% at a depth of several meters (Figure. 4). This observation may reflect an alteration of the wall rocks resulting from drying by the ventilation system. (Figure 3).

### 3.2 In-Mine Direct Current Method

The second phase was the measurement of the electric field and electrical potential in the mine openings with a source of direct current sited on the surface. The rocks around the mine workings were energized using a fixed dipole source located on the surface. Electrodes were placed in two wells that were 1.0 km apart and that had 300 m deep casings. The underground survey shows a considerable range of lateral variation in resistivity (30 to 10 000 ohm-m, Figure. 4). Some of the variation can be attributed to: 1) dehydration of the host salt adjacent to heated rooms and 2) brine-rich intervals within the wall rock (Pfeiffer, 1987).

### 3.3 Seismic Methods

A series of seismic tomography and refraction studies were conducted underground at WIPP (Skokan et al., 1988). The first study was to set up a tomographic array on an older pillar at the site, as indicated by crosshatches in Figure. 2. An older pillar would have the more extensive fractures. This survey showed that the interior of the pillar was homogeneous with respect to seismic velocities (east to west raypaths, 4570 m/s), which suggests that fracture zones have not developed within the pillar. A skin of low velocity material (4350 m/s) up to 1 m deep has developed around the pillar. The physical process that produces this skin is not well understood, but in general, fracture density and the degree of saturation affect attenuation and velocity in fractured rock (O'Connell and Budiansky, 1974). At WIPP, this skin of slower velocities develops in response to a combination of microfracturing, dilatancy and dehydration adjacent to the excavation. These processes will have the similar effect of increasing resistivity; hence, this skin of slower velocities may correlate to the zone of higher resistivities observed in the electromagnetic surveys.

In addition to seismic tomography, we have utilized seismic refraction (one study in the pillar used above and the other along pillars between the oldest rooms of the facility (300 to 500 ft west of the test pillar described above, Figure. 2). The refraction surveys detected planar vertical boundaries within the pillar parallel to the rib face. These boundaries represent fractures developing within the DRZ. The University of Texas at Austin, Dept. of Civil Engineering, completed the analysis of the Spectral Analysis of Surface Wave (SASW) testing at WIPP. The SASW method is based on the analysis of surface wave velocities determined between two points at varying distance along the excavation surface. The varied distances allow the velocity of the wave at different wavelengths to be determined. As the wavelength increases, the wave interacts with rock more distant from the excavation; hence, a depth profile of velocity and rock moduli can be calculated. Analysis of three surveys along different excavation surfaces showed a systematic increase in values of shear modulus and seismic velocity with depth into the surrounding wall rock. The major increase in velocity and modulus occurs at approximately 1 m depth.

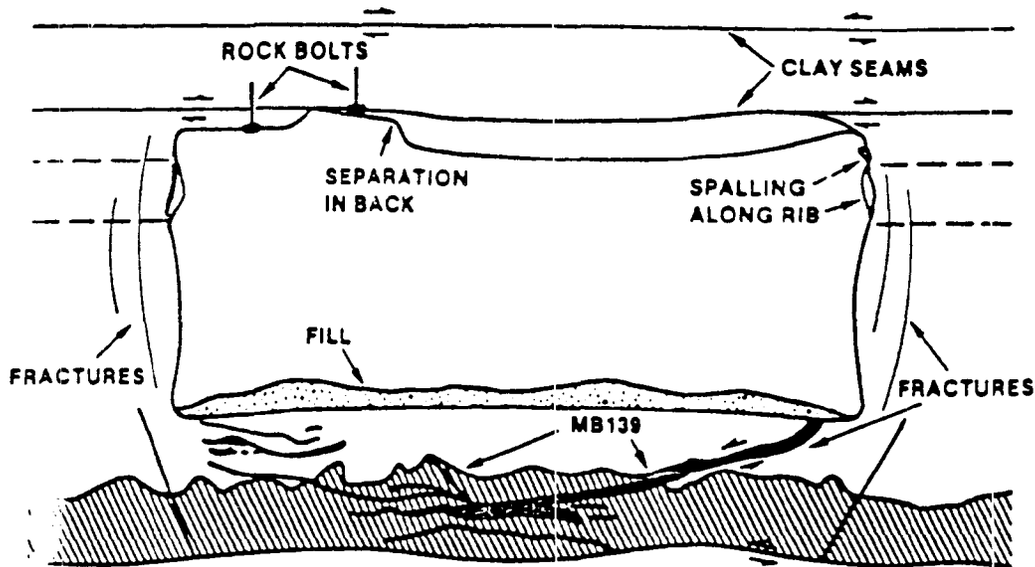


Figure 1. Observed Fracture Pattern for 4 x 11 m Room

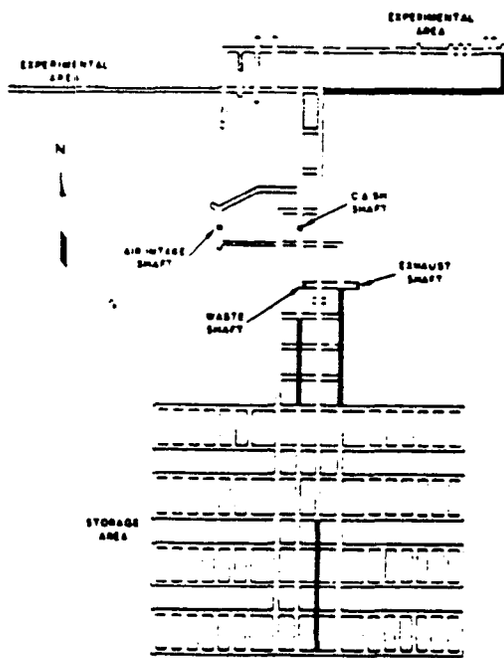


Figure 2. Location of EM-31 and EM-34 Traverses (in Black) and Seismic Surveys (crosshatched)

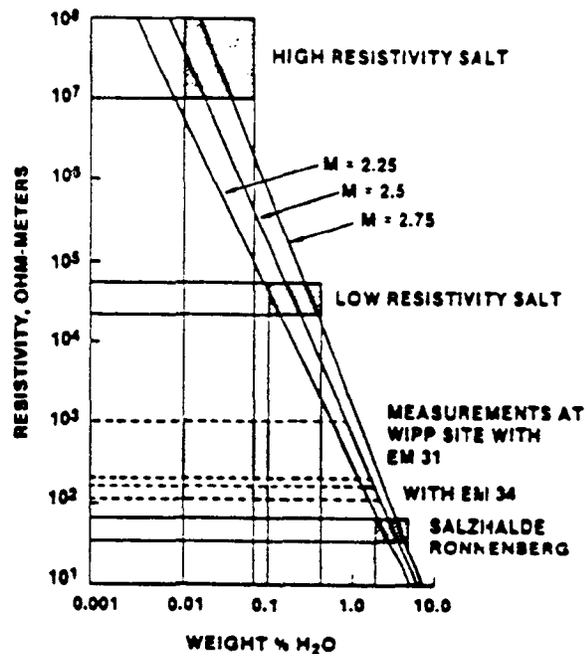


Figure 3. Apparent Resistivity versus Water Content

\*see detailed description in the footnote below

\* Explanation of Figure 3. This figure displays the relationship between apparent resistivity and water content for different factors of cementation or consolidation ( $m$ ) for Archie's Law ( $m = 2.5$  to  $2.75$  for Asse salt (Kessels et al., 1985)), crosshatched ranges are for resistivities of both Asse salt (high and low resistivity salt) and salt tailings pile (Salzhunde Ronnenberg) in which the water content was determined independently; stippled ranges are apparent resistivities of salt at the WIPP facility horizon. the water content of WIPP salt can be extrapolated from the intersection of the WIPP resistivities with the lines for the different consolidation factors

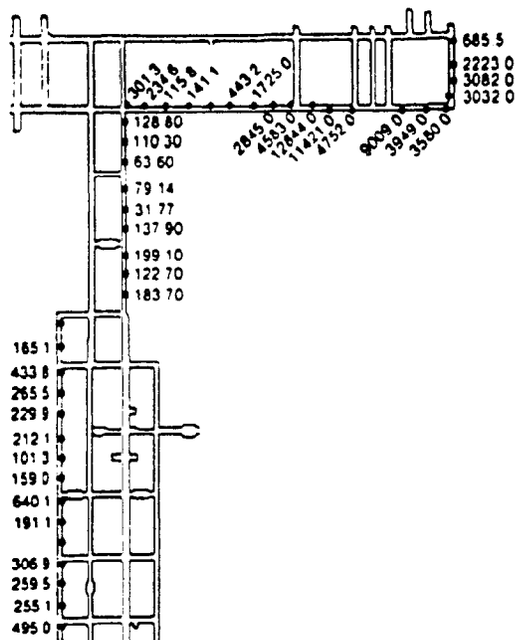


Figure 4. Apparent Resistivity Measurements in Ohm-Meters

- Within 2 m of the excavation, the DRZ is a zone in which increased flow rates are observed relative to the far-field host rock.
- The increase in flow rate within the DRZ appears to be a function of rocktype, size of the excavation, and age of the excavation.

For example, an array of holes was drilled radially around a 3.5 x 6 m drift to a depth of about 10 m. Gas flow tests were conducted in numerous intervals along each hole. Figure 6 presents values of normalized gas flow rates and the distribution of apparent resistivities around the N1100 drift at 4 years after excavation. The contours gas flow within the halite suggest a circular or elliptical pattern centered on the drift with flowrates decreasing radially outward from the excavation. Stormont et al. (1987) postulated that a partially-saturated dilatant zone surrounds the WIPP excavation. In particular, a dilatant DRZ could account for gas flow in a formation that is thought to be brine-saturated in the undisturbed condition. The dilatant zone could include brine-saturated pores of sufficient size that their entry pressures are very low, permitting gas flow in our tests. An alternative explanation is that this zone is not completely brine-saturated, and the gas flows through the accessible gas-filled pore space. When the dilatant zone is created, accessible brine may be drawn into pore spaces by capillary pressure. Evaporation of pore brine, enhanced by mine ventilation, will create, maintain, or expand a partially-saturated zone.

#### 4.2 Brine Injection Testing

The shortcomings of gas flow measurements for determining permeability for a fully or partially saturated rock were recognized (Stormont et al., 1987), and a limited number of brine injection tests were conducted to compare/contrast with gas flow tests (Peterson et al., 1987). These tests were performed in two 10 cm diameter boreholes: a horizontal borehole with the test interval located in a relatively pure halite bed at a distance of 9 m from the nearest excavation, and a borehole angled 45° with respect to horizontal with the test interval located in an 1 meter thick anhydrite layer (Marker Bed 139). This angled borehole intercepts MB139 12 meters from the nearest excavation. Prior to the brine injection tests, 20-hr duration gas flow tests were conducted. Gas flows was measured which corresponds to permeabilities of  $10^{-8}$  darcy and  $10^{-7}$  darcy for the test intervals comprised of halite and anhydrite, respectively, assuming the flow paths were gas-saturated. Subsequent brine testing in both holes lasted 220 days. In borehole DPH01, a 3.5 MPa injection pressure was held essentially

## 4. HYDRAULIC TESTING

### 4.1 Gas-Flow Testing

Gas flow tests at the WIPP site were conducted from horizontal, vertical, and angled boreholes drilled from the WIPP drifts (Stormont et al., 1987). Nitrogen was injected into the test interval, which was isolated by the packer system. The tests were either constant pressure flow tests or pressure decay tests conducted from single boreholes. The principal data from these tests are flow rates from the test interval into the formation. For comparisons of flow rates measured during different conditions (test pressure and test interval size), flow rates have been normalized to a 0.07 MPa (10 psig) working pressure and a test interval of 1 m length and 13 cm diameter (Stormont et al., 1987). The characterization of the DRZ based on the gas flow tests is as follows:

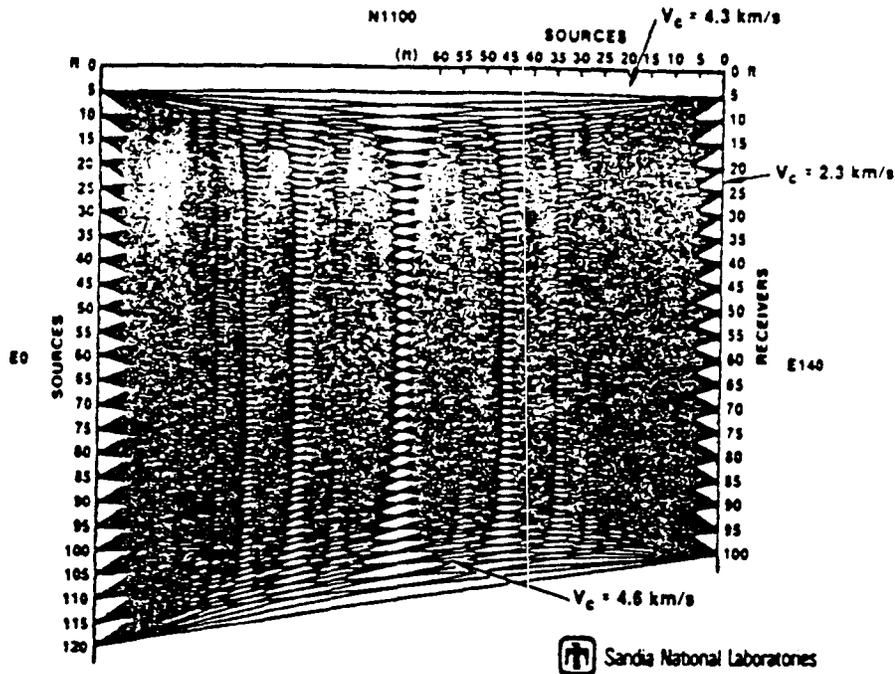


Figure 5. Seismic Tomography Ray-Paths in the North End of the Trial Pillar, Compressional Velocities are 4.3 km/s within a 1 m thick outer skin of the pillar.

constant for 13 days. The test region was then shut-in for following 13 days. The test region was subsequently then shut-in for the remainder of the test, and the test region pressure increased to almost 8 MPa. The data were consistent with a brine-saturated formation with a pore pressure of 8.2 MPa, permeability of  $10^{-9}$  darcy, and porosity of 0.001. In borehole DPD02, the pressure rose quickly from 3.5 to 5.5 MPa during an initial shut-in test, and then rapidly decayed as if the formation had "self-fractured" (Peterson et al., 1987). The interval was then pressurized at a constant 3.5 MPa for an additional 50 days after which time it was shut-in for the remaining 144 days. During this shut-in test, the pressure rose to over 9 MPa, consistent with a brine-saturated formation with a pore pressure of 10.2 MPa, permeability of  $3 \times 10^{-9}$  darcy, and porosity of 0.001. During 20-hr duration gas flow tests conducted at the conclusion of the brine flow tests, there was no measurable gas injection into the formation. These observations may result from the following mechanisms: 1) blockage of flow paths by suspended particulates; 2) restriction of flow because of precipitation of salt in pore space; 3) two phase (gas/brine) flow; and 4) gas dissolution/exsolution.

## 5. DISCUSSION

### 5.1 Possible Mechanical Processes Active In the DRZ

A zone of influence extends 5 to 6 times the radius of the opening into the host rock (Brady and Brown, 1985). Within this zone of influence, the development of a zone (DRZ) of fractured and dilatant rock around a mined opening is common in underground engineering (e.g., 1977; Brady and Brown, 1985) including excavations in salt (Barr, 1977). At the WIPP, the development of a DRZ has been confirmed by borehole observations, geophysical surveys, and gas flow tests. The origin of the DRZ is complex, with several processes competing or acting in concert. The local stress field and resultant DRZ reflect any preexisting features, such as fractures, bedding, clay and anhydrite interbeds, as well as the effects of mining (Coates, 1981). The following processes may play a significant role in the development of the DRZ at the WIPP (Fig. 7):

- Strain-rate dependent brittle failure results in an elliptical zone of host rock immediately around the opening, in which the brittle failure envelope based on a strain-rate criterion is exceeded by the accelerated strain-rate adjacent to the opening (Dusseault et al., 1987).
- Microfracturing develops in response to the release of in-situ fluid pressure. If an appreciable pore pressure exists and that salt obeys an effective stress law, then the redistribution of stresses in response to excavation combined with the low permeability and low tensile strength of salt will

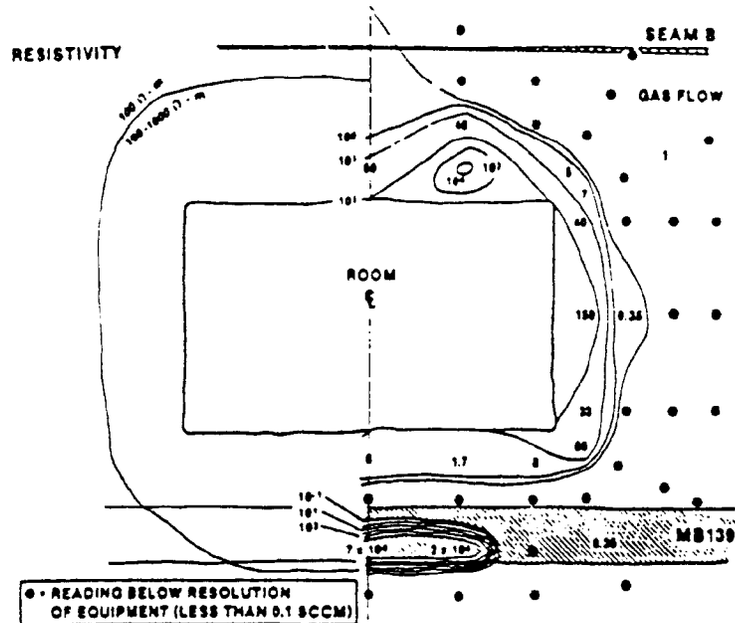


Figure 6. Contours of Normalized Gas Flow Rate and Distribution of Apparent Resistivities around the N1100 Drift at 4 years

produce tensile failure. Very small volume increases (dilatancy) will relieve the pore pressure and halt fracturing. Such failure may tend to create grain boundary microfractures, which may heal after cessation of tensile failure.

- A volume of disturbed rock develops bounded by the excavation face and the elliptical surface of "the Active Opening" (Mraz, 1980). This volume of rock can separate (decouple) from the host rock along a shear zone that follows the elliptical surface of "the Active Opening."
- Shear displacements along planes of weakness such as clay seams are induced by the excavation (Brady and Brown, 1985).
- Beam buckling and flexural slip folding develops within the "Active Opening." The horizontal component of radial creep causes stress-relieved salt beds within the "Active Opening" to buckle, as observed immediately above and below excavations (Baar, 1977). These layers would continue to deform with time in response to horizontal and vertical loading by creep of the adjacent intact salt mass.
- A pressure arch develops symmetrically above and below the opening, resulting in the redistribution of stresses and the development of stress concentration about the opening (Coates, 1981). Within the pressure arch, zones that are in tension develop within the host rock.

## 5.2 The Role of In-Situ Fluid Pressure

Rock salt surrounding the WIPP excavations has been inferred to be a saturated porous medium with an appreciable pore pressure ( $0.5 P_{lith}$ ,  $P_{lith}$  = Lithostatic Pressure). Excavation induces a fluid pressure gradient, which will drive darcy flow. This flow dissipates the pore pressure in the vicinity of the excavation. Because of the low permeability of intact salt ( $10^{-8}$  darcy), the dissipation of the pore pressure will be slow. The analysis of Nowak and McTigue (1987) indicates that 50% of the initial pore volume will persist at a depth of 0.5 radii for at least 50 hrs. after excavation. If an effective stress concept is applicable for salt, then the residual pore pressure can induce a tensile field in the region of the excavation. The elastic (instantaneous) radial stress distribution surrounding a circular drift is given by the Kirsch solution.

$$\sigma_r' = \sigma_r - P_p = P_0 (1 - r_1^2/r^2) - P_p$$

where  $\sigma_r'$  = the effective stress;  $P_0$  = the initial pore pressure;  $P_p$  = the pore pressure;  $r$  = the radius of the opening;  $r_1$  = the distance from the center of the opening

If we assume that the initial pore pressure is hydrostatic (50% of lithostatic stress  $s$  and  $S = 1$ ), the radial stress is (Case I):

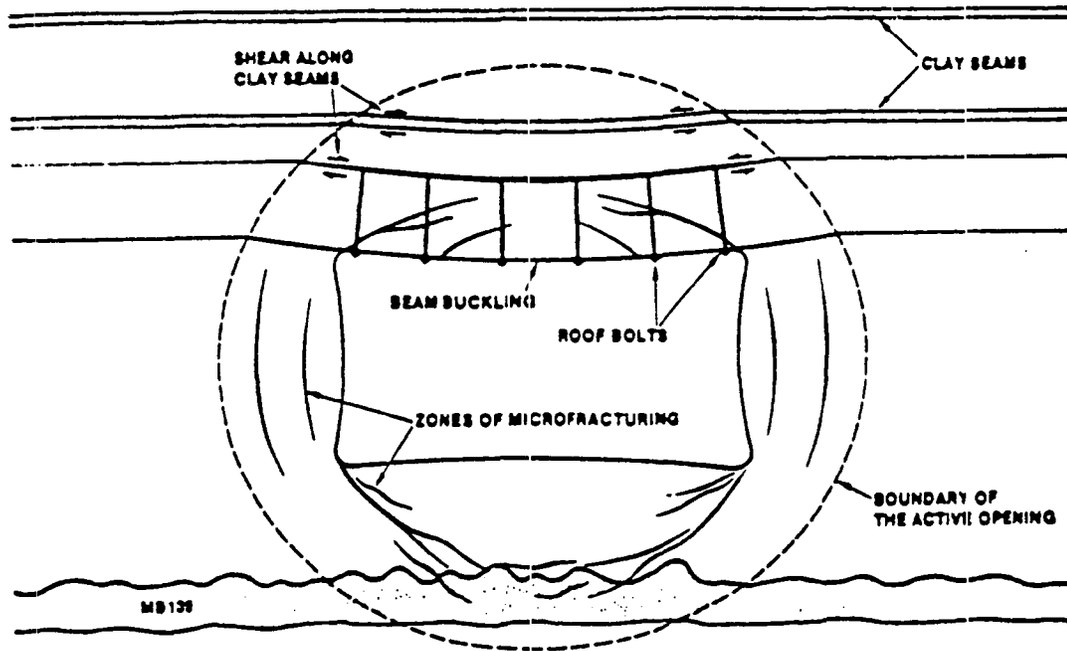


Figure 7. Processes active within the Disturbed Rock Zone

$$\sigma_r' = P_o (1/2 - r_1^2/r^2)$$

If the pore pressure has been depressed to 50% of its initial value (e.g., in response to the advancing mine front) (Case II), then the radial stress is:

$$\sigma_r' = P_o (3/4 - r_1^2/r^2)$$

For an opening with a 4.0 m radius, the tensile zone would extend 0.6 m (Case II) to 1.6 m (Case I) into the wall rock. Greater fluid pressures would extend the tensile field, and a smaller value of  $S$  would result in a smaller tensile field. Salt has a very low tensile strength (about 10 %  $\sigma$ ), so local near-field tensile failure is possible. The pore pressure does not alter the magnitude of the shear stress (ignoring redistribution from tensile failure). However, if a yield or failure criterion is partially dependent on mean stress (e.g., Drucker-Prager criterion) the pore pressure could influence shear yield or failure. If some dilatancy is introduced into the rock by pore pressure-induced failure, the residual pore pressure will be easily relieved and a partially saturated zone, as observed by the seismic and electromagnetic studies, will be created.

#### 5.4 On Observed Closure

Dilatancy refers to the volumetric strain that results from the opening of microfractures (Brace et al., 1966). Dilatancy around the WIPP excavations is observed or inferred from our in situ studies. Measurements of gas flow, apparent resistivity, and seismic velocity indicate that the porosity of the host rock increases significantly within the DRZ. The  $10^4$  increase in gas flow rates within the DRZ indicates that the changes in hydrologic and geophysical properties result both from desaturation and an increase in fracture porosity. The change in porosity (primarily dilatant volume increase) is accommodated by displacement of the excavation surface inwards and contributes to the observed closure. Borns and Stormont, 1988b have calculated the magnitude of this component of closure, using the increase (0.001 to 0.010) in gas porosity inferred from the gas-flow testing program (Stormont et al., 1987) and the increase (0.02 to 0.04) in porosity inferred by analysis of seismic velocities (Skokan et al., 1988). This calculation assumes a thickness for the zone of dilatancy (1 or 2 m from gas flow tests and seismic surveys) and a cylindrical and isotropic room configuration. Dilatancy within the DRZ causes measurable closure within the adjacent opening. For both an experimental experimental room (4 m radius) and a SPDV room (5 m radius), the apparent closure is approximately 4.5 cm (1.8 in) for a zone of dilatancy 2 m thick and 2.0 cm (0.8 in) for a dilatant zone 1 m thick. These components are of same magnitude as the early time closure (see Figure 2.; Munson et al. 1987). Microfracturing around an excavation in salt may develop soon as excavation begins and con-

tinues long as the excavation remains open). The fractures that are observed around the openings could contribute approximately an additional 2 cm of vertical closure and 1 cm of horizontal closure.

## **6. SUMMARY**

The structures developed within the DRZ are characterized by mesoscopic and microscopic fracturing in both the halite and anhydrite interbeds at the facility horizon in response to stresses developed during excavation or excessive strain induced by creep and the release of pore pressure. The rock salt in the ribs develops nearly vertical fractures parallel to the drift due to the low radial stresses near the ribs. These fractures may become extensive enough to result in spalling. Within the "Active Opening," stratigraphic layers that have undergone stress relief will respond by beam buckling to creep of the rock salt outside the zone of stress relief. The magnitude of the structures developed within the DRZ appears to be a function of both the size and the age of the opening.

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## E.9 SEAL DESIGN AND EVALUATION

This subsection of Appendix E evaluates the design concepts for the tunnel and shaft seals required for the WIPP, as they are presently envisioned. The principal design strategy involves the use of salt as the primary structural seal material, relying on creep closure of the surrounding host rock to compress this salt into a low-permeability plug. Key elements of the supporting experimental program are also outlined.

This subsection consists of Stormont (1988), entitled Preliminary Seal Design Evaluation for the Waste Isolation Pilot Plant.



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**PRELIMINARY SEAL DESIGN EVALUATION  
FOR THE WASTE ISOLATION PILOT PLANT**

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**ABSTRACT**

This report presents a preliminary evaluation of design concepts for the eventual sealing of the shafts, drifts, and boreholes at the Waste Isolation Pilot Plant Facility. The purpose of the seal systems is to limit the flow of water into, through, and out of the repository. The principal design strategy involves the consolidation of crushed or granular salt in response to the closure of the excavations in salt. Other candidate seal materials are bentonite, cementitious mixtures, and possibly asphalt. Results from in situ experiments and modeling studies, as well as laboratory materials testing and related industrial experience, are used to develop seal designs for shafts, waste storage panel entryways, non-waste containing drifts, and boreholes. Key elements of the ongoing experimental program are identified.

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PRELIMINARY SEAL DESIGN EVALUATION FOR THE  
WASTE ISOLATION PILOT PLANT

**1. PURPOSE OF THE REPORT**

This report is a preliminary evaluation of design concepts for the sealing of penetrations (shafts, drifts, and boreholes) at the Waste Isolation Pilot Plant (WIPP) Facility. This evaluation is a product of the Plugging and Sealing Program (PSP), an experimental program conducted by Sandia National Laboratories (SNL) for the Department of Energy (DOE). The goal of the PSP is to develop the design concepts, bases, and criteria for the effective, long-term sealing of the WIPP Facility. A final conceptual design evaluation providing all input and information from the PSP is required to support the 1993 DOE decision whether to convert from pilot plant status to an operating repository.

This preliminary evaluation will

- o Allow the application of results and experience to update the design concepts for the WIPP
  
- o Provide direction for the ongoing experimental program

- o Provide input for the decision for the first receipt of waste presently scheduled for October 1988.

This preliminary evaluation provides information and data principally from the PSP, although other sources have been utilized when appropriate. Other sources include other facets of the DOE's program investigating the suitability of the WIPP as a nuclear waste repository, other experimental programs for sealing nuclear waste repositories in salt and other geological media, and mining-related research experience. Although substantial information is available to support the evaluation, many data and models are not presently available or adequately understood. Thus, estimates, extrapolations from limited data, inferences and judgements have been used in the evaluation.

## 2. SITE STRATIGRAPHY

Sealing activities for the WIPP will be largely directed at the Rustler and Salado Formations (the generalized WIPP site stratigraphy is given in Figure 2.1). Some existing boreholes in the vicinity of the WIPP site will penetrate the formations underlying the Salado, and will therefore require sealing the Castile Formation. The Dewey Lake Red Beds above the Rustler and the Delaware Mountain Group below the Castile are zones in which a seal adds little to restricting transport because the zones themselves are relatively permeable compared to salt (Christensen, Gulick, and Lambert, 198.).

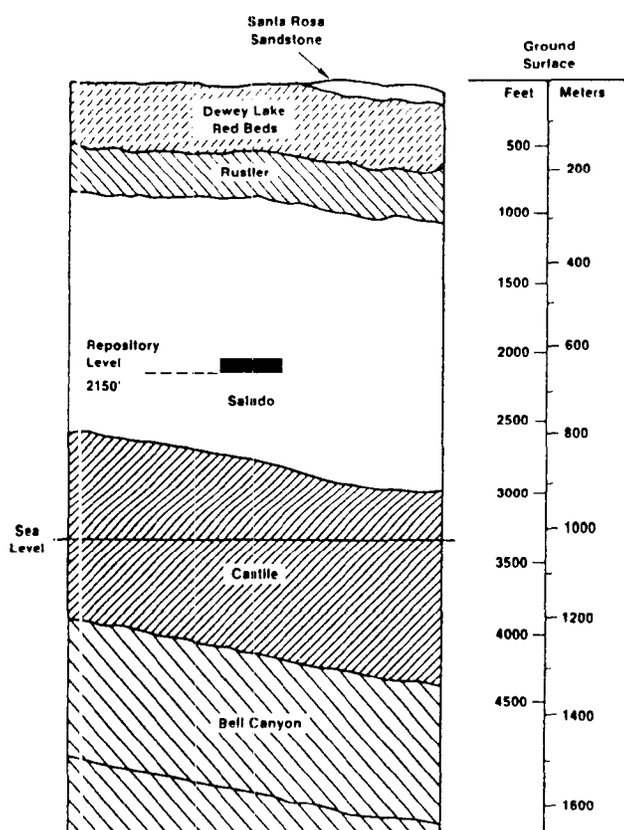


Figure 2.1. Generalized WIPP Site Stratigraphy.

Mapping the shaft walls prior to liner installation provided a good record of the lithology of the Rustler Formation from 168 to 257 m below the surface. The Rustler lithology is very diverse, being composed of carbonates, sulfates (gypsum, anhydrite, and polyhalite), clastic rocks, and halite (US DOE, 1983; US DOE, 1984). The Rustler contains the 8 m thick, water-bearing Magenta and Culebra dolomite beds at 186 and 220 m below the surface, respectively. The Culebra is considered the most transmissive unit in the Rustler, with transmissivities in the range of  $2 \times 10^{-5}$  to  $1 \times 10^{-3} \text{ m}^2/\text{s}$  (Mercer, 1983). The transmissivities of the Magenta vary from  $4 \times 10^{-7}$  to  $6 \times 10^{-4} \text{ m}^2/\text{s}$  (Mercer, 1983). In addition, the Rustler/Salado contact is transmissive in some locations in the vicinity of the WIPP site (Haug et al., 1986), but has not produced water in the WIPP shafts (US DOE, 1983; US DOE, 1984). Mechanical properties of the Rustler rocks have not been determined, but can be estimated from generic properties such as those compiled by Lama and Vuturkuri (1978) and Callahan (1981).

The Salado Formation, from the base of the Rustler to 850 m below the surface, is primarily halite, but also includes thin beds of anhydrite, polyhalite, clay zones, and in some areas, potash minerals. Numerous excavations and boreholes have provided a detailed and extensive characterization of the WIPP Facility horizon stratigraphy (e.g., US DOE, 1986). Krieg (1984) presents a reference stratigraphy and rock properties for the facility horizon, including the reference constitutive model for time-dependent salt deformation (creep). Permeabilities of the Salado rocks calculated from tests made from surface wellbores are generally in the range of  $10^{-18} \text{ m}^2$  or lower

(Mercer, 1986; Peterson et al., 1979). Numerous gas permeability measurements have been made from the facility horizon. At locations well removed from the excavations, the inferred permeabilities are very low ( $<10^{-20}$  m<sup>2</sup>); close to the excavation the permeability can increase 3 orders of magnitude or more (Stormont, Peterson, and Lagus, 1987). Brine testing from the facility horizon indicates permeabilities consistent with the gas test values, but also a substantial pore or formation pressure (Peterson, Lagus, and Lie, 1987a).

The Castile extends from the bottom of the Salado to 1220 m below the surface. It consists principally of thin anhydrite beds with some interbedded halite. Pressurized brine has been encountered several times in the uppermost Castile anhydrite, and is believed to be contained within localized, isolated reservoirs that are chemically and hydraulically in equilibrium with their environment (Popielak et al., 1983).

### 3. FACILITY DESIGN

The WIPP waste emplacement rooms are being developed approximately 650 m below the surface in the Salado Formation, about 400 m below the Rustler/Salado contact, and 200 m above the Salado/Castile contact. The three shafts which currently afford access to the repository are:

- o The Construction and Salt-Handling Shaft (C&SH), 3.7 m drilled diameter
- o The Waste Shaft, 6.1 m slashed diameter
- o The Exhaust Shaft, 4.6 m slashed diameter.

All three shafts are lined through the overlying Dewey Lake Red Beds and the Rustler Formation, and have a liner key or foundation located nominally 18 m into the Salado. The liners in the waste and exhaust shafts are concrete, while the C&SH shaft incorporates a steel liner cemented in place. Details regarding the design, construction, and maintenance of the shafts are given in the Final Design Evaluation Report (US DOE, 1986). A fourth shaft, nominally 6.0 m diameter, is presently being constructed by up-reaming.

Excavation at the facility horizon began in 1982. With the exception of the C&SH shaft station, which was excavated by drilling and blasting, excavations have been created by mining machines (continuous miners). A plan view of the underground development is given in Figure 3.1, and can be divided into the experimental area to the north of the shaft stations and the waste storage panels to the south. Within the experimental area, the drifts are at two levels: to the west drifts have been developed at the disposal horizon; to the east drifts have been developed so their floor is about 2 m above the

roof of the disposal horizon. The stratigraphy associated with the two levels is given in Figure 3.2. Information on the underground construction, completed and planned, is given by the US DOE (1986).

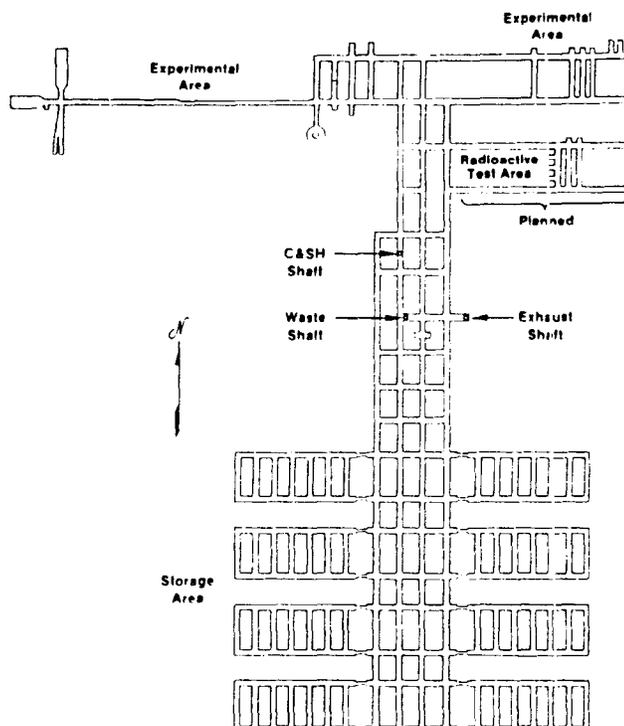


Figure 3.1. Plan View of the Proposed WIPP Facility.

Waste to be stored/disposed at the WIPP will be contact handled transuranic (TRU) wastes in 55-gal drums and remote handled TRU waste in canisters. It is presently planned that the contact handled waste will be packaged and handled in groups of seven drums which will be stacked three high within the storage rooms. The remote handled waste will be emplaced in 91 cm diameter horizontal boreholes in the ribs of some of the contact handled TRU storage rooms.

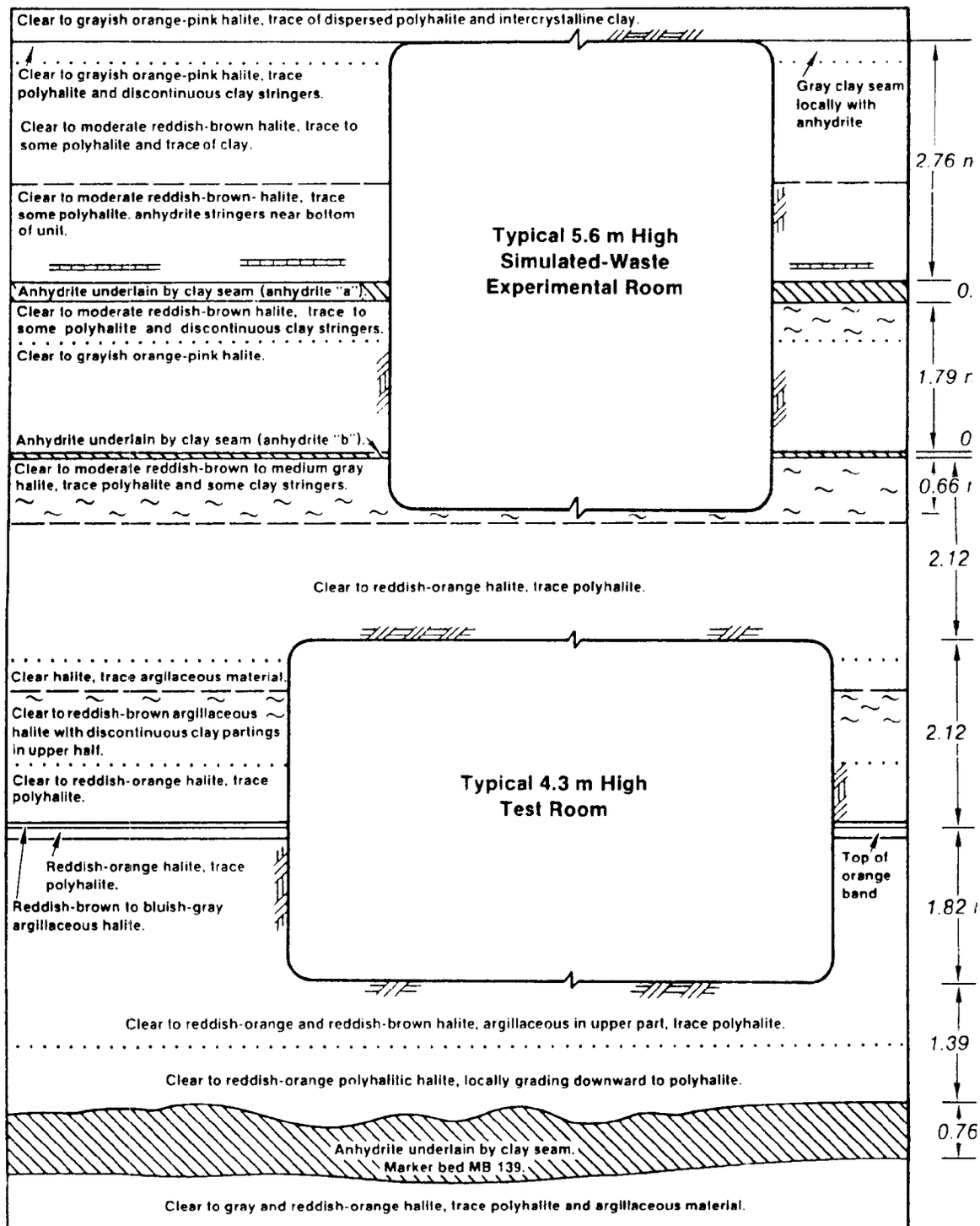


Figure 3.2. WIPP Facility Stratigraphy.

#### 4. FUNDAMENTAL SEALING CONCEPTS

The basic goal of the sealing system is to minimize the release of radionuclides from man-made penetrations in the WIPP by limiting fluid migration in, through, and out of the repository (Stormont, 1984).

The most challenging aspect of seal<sup>a</sup> design is the requirement that it be effective for hundreds to thousands of years, greatly exceeding common engineering and construction demands or experience. Processes will have to be modeled well beyond periods of time for which direct observations can be made. Therefore, extrapolations of relatively short-term data using time-dependent models (whether simple or sophisticated) is inherent in the seal design process.

There are a number of factors which serve as the foundation on which designs are based. These include (Stormont, 1984):

- o The consolidation of crushed or granular salt. This material, which is a by-product of mining the repository, is expected to consolidate into a mass comparable to intact salt under appropriate conditions, restoring the excavation to a condition approaching its undisturbed state. Seal designs incorporate crushed salt as the principal long-term seal material.
- o The time-dependent plastic behavior of the host salt. Salt

creeps or flows under deviatoric stresses, which results in the time-dependent closure of the excavations and the "healing" of fractures under some conditions. Intact salt also possesses a low permeability.

- o Emphasis on the chemical and mechanical compatibility between the host formation and the seal in order to increase long-term stability of the seal system, reduce the burden on predictive modeling, and add confidence to long-term waste isolation. The use of crushed salt maximizes compatibility in the salt formation.
- o Multiple component seal systems. A multiple component seal design allows individual seal components to serve different functions, to be effective over different time spans, and to exist in different locations and formations in order to ensure sufficient redundant barriers are in place at all times.
- o Designs are to be practical. Some of the seal system will be emplaced by commercial contractors and the chance for success will be increased by the simplicity of the designs, and by utilizing modifications of and extrapolations from current industrial capabilities.

The seal systems for the WIPP can be grouped into shaft seals, panel entryway seals, non-waste room backfill, and borehole seals. Because the requirements, functions, and designs of these subsystems differ, they are considered as separate entities in this report. The backfill for the waste-containing rooms is presently not considered part of the sealing system.

<sup>a</sup>Seals are not implied, defined or considered to be completely impervious structures. "Perfect" seals may not be practical or attainable, they are not verifiable, and they will undoubtedly not be necessary--as indicated by previous consequence assessments (Stormont, 1984).

## 5. SEAL FUNCTIONS AND REQUIREMENTS

In order to develop a rational seal design, quantitative requirements for seal system performance must be known. At this stage of assessment, specific requirements for sealing the WIPP have not been established. In this chapter, a perspective for how well the WIPP needs to be sealed is developed from estimates of seal functions and requirements.

The required performance of the seal system and its components must ultimately be developed from the performance assessments of the WIPP site system. These assessments will evaluate the system response of the repository to various scenarios and conditions and will compare the predicted radioactive releases to the applicable environmental standards. As these performance assessments are not yet available, the preliminary designs and design concepts considered here have been developed in the absence of quantitative performance requirements. However, some insight may be gained by considering the scenarios which have been developed for possible site performance assessments. Other factors, including the design philosophy for long-term waste isolation and binding agreements with the State of New Mexico, also contribute to present estimates of seal functions and requirements. In order to quantify seal performance requirements, a working criterion pertaining to effective salt consolidation has been developed. This criterion allows relevant seal design analyses to be conducted for both salt and nonsalt seal components.

### 5.1 Seal Functions and Requirements Inferred from Site Performance Assessment Scenarios

Following Hunter's scenario development work for the WIPP site (Hunter, 1987), seal performance may be considered in the context of two classes of

scenarios: the "undisturbed" scenario and various human intrusion scenarios. The undisturbed scenario involves the predicted response of the disposal system without disruption by human intrusion or unlikely natural events. The human intrusion scenarios involve the disposal system response to drilling of exploratory boreholes at the repository site, some of which provide fluids for the dissolution of waste or a pathway for the transport of radioactivity to the biosphere.

#### 5.1.1 Undisturbed Scenario

The undisturbed scenario involves numerous time-dependent processes which will impact the performance of the entire repository, and the seal system in particular. Predominant processes identified to date include:

- o Closure of the excavations and the halite formations. This closure tends to densify and consolidate backfills, and induce buildup of stresses in the vicinity of stiff seal components.
- o Brine influx from the host rock salt into the excavations in halite formations. The naturally-existing brine seal into excavations and, given enough time, will accumulate in the void spaces remaining in the excavations. The brine may affect backfill consolidation, corrode waste packages, and, if present in discrete pockets, become pressurized in response to closure.
- o Water inflow from the water bearing zones overlying the seal vertically down the shafts. The amount and rate of water inflow presently observed is governed by the performance of the shaft liners, but ultimately will

dependent on the performance of the shaft seal system. In addition to the possibly deleterious effects of brine mentioned above, this water, being unsaturated in halite, may dissolve substantial quantities of salt.

- o The creation of a disturbed zone surrounding excavations. The potential for flow in these zones can be significantly greater than in the undisturbed rock, and seal bypass can occur.
- o Gas generation by the waste. This gas may accumulate in waste rooms, potentially slowing room closure and backfill consolidation.

The undisturbed scenario includes these processes, and their synergism and extrapolation to long periods of time. There is presently sufficient uncertainty associated with this scenario that a wide range of site performances can be postulated depending basically upon the efficacy of the sealing systems. Hunter (1987) proposed an undisturbed scenario that will be evaluated for its potential to provide a radioactive dose to members of the public. First, water from leakage through the shafts or from the Salado formation into the repository is postulated. Water in contact with the waste then dissolves radioisotopes, producing a solution of radioactive brine that occupies the remaining available void space in the repository. The continued closure of the excavations may then pressurize the brine pockets if they exist and force fluid from the repository through available paths to the biosphere. Possible paths are through the host rock (salt and/or clay and anhydrite seams) and the shaft seal system.

In such a sequence of events, if the sealed shafts are substantially more permeable than the formation, they

may be preferential paths for water movement. The amount of water they can allow in and out of the repository and not violate the applicable standards will be the subject of the eventual performance assessments. Effective panel seals separating volumes of waste from one another and from the shafts will also provide substantial resistance to flow through the repository and therefore represent another significant barrier to waste release. Non-waste drift backfills would eventually serve a function similar to that of panel seals after sufficient reconsolidation.

A variation of the undisturbed scenario that could result in the release of radioactivity from the repository involves existing boreholes, which would serve as the source of water and/or the path for contaminated brine. No existing boreholes penetrate the repository, so they are inconsequential unless they facilitate introduction of water to the repository. To do so, the flows established in the boreholes must dissolve the salt that separates the borehole and the repository. In boreholes that intersect the water-bearing strata only above the repository there is no circulation of water, consequently the dissolution is controlled by diffusion and proceeds so slowly as to pose no threat to the WIPP even if the boreholes remain open (Stormont, 1984). Boreholes connecting water-bearing strata above and below the repository can dissolve salt faster because of the circulation established between them. Conservative calculations reveal that open boreholes of this type 300 m horizontally from the bounds of the repository will not intercept the repository for millions of years (Stormont, 1984). Sealing will further slow or prevent flow in the boreholes.

#### 5.1.2 Human Intrusion Scenarios

Numerous scenarios that involve human intrusion can be postulated. The

Environmental Protection Agency (EPA) regulations suggest that future inadvertent intrusion by exploratory drilling for resources can be the most severe scenario assumed in a performance assessment (US EPA, 1985). These exploratory boreholes, assumed to be drilled between 100 and 10,000 years after the decommissioning of the repository, can be combinations of holes that may or may not penetrate the repository and/or intercept pressurized brine reservoirs or other water-bearing strata underlying WIPP. The boreholes that do not penetrate the repository may serve as shortened flow paths between the repository and the overlying water-bearing zones (Hunter, 1987).

When a borehole intercepts the repository, the conditions and properties existing in the repository at the time of intrusion will govern the resulting response. Depending on the condition of the waste and surrounding backfill, radioactive cuttings and drilling mud may be released to the surface, or the penetration may go undetected. Continued drilling into underlying strata may allow the introduction of pressurized brine into the repository. Panel seals will limit effect to one panel and will isolate this panel from subsequent intrusions in other panels. In addition to the possibility of future boreholes penetrating the affected waste panel(s) and allowing releases, contaminated brine leaving the repository through the shaft seal system must be considered.

In the human intrusion scenarios, the panel seals may have a role in limiting the consequences of intrusions by isolating volumes of waste from one another. The shaft seals have not been explicitly included in these particular scenarios. However, because the condition of the repository is in part dependent on the performance of the shaft seals, their performance is implicitly included in all the scenarios.

## 5.2 Discussion of Seal Functions and Requirements

Consideration of hypothetical scenarios that may result in radioactive releases to the public provides some concept of seal requirements. Shaft seals may be required to limit the volume of water introduced to the repository from the overlying water-bearing zones. A further requirement may be to limit the amount of contaminated brine that could move up the shaft to either the surface or the overlying water-bearing zones. Regardless of human intrusion scenarios, shaft seals will require a relatively rigorous design because: (1) shafts serve as a direct connection between the overlying water-bearing zones, the surface, and the repository; (2) shaft seals have to perform immediately after installation to limit the inflow; (3) shaft seals experience decreasing benefit from creep in the upper portions of the shafts; (4) shaft seals must be effective in the adverse geologic conditions through which the shafts pass; and (5) there is a limited opportunity for full-scale experimental design validation.

The role of the panel seals is less obvious. Their performance may not be required unless the repository is breached by future exploratory boreholes, at which time they will serve to isolate volumes of waste from one another and the shafts. However, their contribution as a redundant barrier should not be overlooked, especially because the results of direct experimentation and observation are available.

The necessity for non-waste drift backfill is not immediately obvious from the previously considered scenarios. However, regardless of the scenario, non-waste drift backfill will serve as a redundant barrier to fluid migration, limit damage around excavations, shorten the time until the repository is returned to a condition

comparable to intact rock, limit subsidence and its accompanying effects, and serve as a disposal location for mined salt.

The requirements for seals in existing boreholes are expected to be minimal. Conservative calculations reveal that even open existing boreholes would not be expected to result in a significant radiological dose to the public basically because they do not penetrate the repository.

Because the performance assessment activity is not complete, new scenarios or processes may conceivably arise that place more or different requirements on one or more component of the seal system. Furthermore, regardless of the outcome of the performance assessments, the WIPP should be sealed to the extent deemed effective and practical at the time of decommissioning because (Stormont, 1984):

- o A cautious and conservative approach is appropriate when public health and safety are involved
- o Sealing will add confidence in the long-term isolation of waste, and reduce public concern regarding long-term hazards
- o Sealing the penetrations is consistent with the multiple barrier approach mandated by EPA standards.

Finally, the Department of Energy and the State of New Mexico have entered into a binding agreement that requires the inclusion of certain seals in the WIPP: "DOE shall use both engineered and natural barriers to isolate the radioactive waste after disposal in compliance with the Environmental Protection Agency standards. The barriers shall include, at a minimum, properly designed backfill, plugs, and seals at

the drifts and at panel entries, and plugs and seals in the shafts and drill holes" (US DOE and State of New Mexico, 1981). Thus, there is a legal DOE commitment to seal the WIPP in addition to technical considerations and EPA standards.

### 5.3 Working Criterion

In order to conduct meaningful analyses in the absence of final performance requirements derived from site performance assessments, a preliminary "working" criterion is required. For this purpose, the preliminary design criterion has been defined as the requirement for effective crushed salt consolidation at panel entries and in portions of the shafts. A crushed salt criterion was selected because it is the fundamental element of the long-term sealing strategy: if salt consolidates to a condition comparable to the intact salt, the result is considered to be the ultimate long-term seal. Further, salt consolidation analyses embody many of the repository's time-dependent processes and will provide an opportunity to model these processes. A consolidated salt seal design criterion also permits requirements for other seal components to be estimated by determining the time and degree of isolation from water necessary to allow crushed salt to consolidate effectively.

The criterion is considered satisfied when the porosity of the crushed salt decreases to 5 percent or less. Available data suggest that as the porosity decreases to about 5 percent, the permeability of the crushed salt is reduced to submicrodarcy values (Holcomb and Shields, 1987; IT Corp., 1987). Such a low permeability makes the crushed salt a relatively good barrier to fluid flow. In fact, at this porosity the permeability of the crushed salt approaches that of intact salt. Thus, this preliminary criterion

is probably conservative, as future requirements cannot reasonably require a seal system to have a lower permeability than the intact host rock. The 5 percent specification has an important practical application. The present constitutive model for crushed salt consolidation indicates that the crushed salt will offer very little resistance to the continued closure of the excavations until the porosity of the crushed salt decreases to 5 percent or less (Sjaardema and Krieg, 1987). Thus, as an analytical convenience, drifts and shafts containing crushed salt backfill can be modeled as open drifts until they become effective seals.

Obviously, the estimated time required for the crushed salt to achieve satisfactory consolidation is of interest. Also important is the time and condition (porosity) at which the crushed salt becomes saturated with water liberated from the intact salt or with that flowing along the penetration. The water in the pore space could resist or retard further consolidation, and if the porosity is greater than 5 percent, significant connected porosity may persist. If so, the partially saturated crushed salt could become a preferential flow path, degrading a component of the long-term sealing strategy.

A design criterion that involves salt consolidation allows requirements for other seal components to be deferred. The principal function of non-salt seals is to limit the amount of water that reaches the crushed salt while it's consolidating. As will be subsequently discussed, present estimates of times to achieve effective salt consolidation are <100 years at the disposal horizon and in the lower portions of the shafts. Given the present inability to predict durability or longevity for seal materials other than salt, limiting the timeframe for the required performance of these seals to periods within reasonable engineering experience is crucial for the credibility of the design. In addition, the need for other seal components to protect salt during consolidation and other seal materials are included in seal designs because: (1) crushed salt will not be consolidated by creep closure in those portions of the shafts which pass through nonsalt formations; (2) crushed salt is not an effective short-term barrier; (3) other seal materials may have desirable properties not possessed by crushed salt; and redundancy in the design can be provided by including other seal materials.

## 6. CANDIDATE SEAL MATERIALS

Following is a discussion of the various candidate seal materials: salt, bentonite, cementitious materials, and asphalt. The best possible seal material would return a penetration to a condition comparable to its undisturbed state within a predictable period of time.

### 6.1 Salt

Salt has the potential to be an effective, simple seal material. Experimental evidence suggests that granular or crushed salt consolidates under certain conditions, resulting in a porosity and permeability that decrease toward values comparable to intact salt. For crushed salt emplaced in an opening in a rock salt formation, the consolidation is driven by the creep closure of the adjacent host rock.

The time-dependent properties of crushed salt have been measured by numerous laboratory researchers. At a given stress, the single most important parameter in the consolidation of crushed salt is the presence of a small amount of water. Small amounts of water accelerate consolidation and the accompanying permeability decreases in comparison with dry crushed salt (Holcomb and Shields, 1987; IT Corp., 1987; Shor et al., 1981; Pfeifle and Senseny, 1985). The effects of other variables, such as particle size, are secondary and not as obvious.

The dependence of salt consolidation on added water can be illustrated by considering the experimental results of Holcomb and co-workers (Holcomb and Hannum, 1982; Holcomb and Shields, 1987). The 1982 tests were conducted on dry (no additional water) crushed salt, whereas the 1987 tests involved small amounts (<3% w) of additional water. The volume strain data,  $dV/V_0$ , from both sets of data can be reason-

ably described by (Holcomb and Hannum, 1982; Holcomb and Shields, 1987)

$$dV/V_0 = a \log t + b \quad (1)$$

where  $a$  and  $b$  are fitting constants and  $t$  is time in seconds. The constant,  $b$ , is a measure of the initial condition of the sample (Holcomb and Shields, 1987). To compare times to achieve the same volumetric strain for tests under similar initial and loading conditions, Equation (1) can be rewritten as

$$t_2^{(a_2/a_1)} = t_1. \quad (2)$$

The constant,  $a$ , for wet test data is five to ten times greater than from a comparable dry test. Therefore, for dry crushed salt to experience the same strain under similar test conditions requires a time five to ten orders of magnitude greater than that for the wet sample.

Sjaardema and Krieg (1987) developed and implemented a constitutive relationship for the consolidation of crushed salt based on the laboratory data of Holcomb and co-workers. Numerical calculations of wet crushed salt consolidation in WIPP shafts and drifts were then conducted to determine the influence of the presence of the crushed salt on the closure of the shafts and drifts. Up to a fractional density of 0.95 (the extent of the laboratory data the model was based on), the results indicate that no substantial backstress (resistance) develops in the crushed salt. That is, the closure is largely unaffected by the presence of crushed salt.

As expected, as consolidation proceeds, the permeability of the crushed salt decreases. In general, permeability values for samples with a fractional density of 0.85 or less are millidarcy or greater values ( $10^{-15}$  m<sup>2</sup>

or greater). Between fractional densities of 0.85 and 0.95, however, the permeability drops dramatically. By 0.95 fractional density, the permeability of the crushed salt is on the order of that of intact salt. Figure 6.1 shows permeability versus fractional density for two tests that proceeded to high fractional densities (Holcomb and Shields, 1987; IT Corp, 1987). A similar trend of a dramatic permeability decrease at 0.95 fractional density has been observed in experiments on calcite to simulate the alteration of permeability and porosity of rocks by plastic flow processes (Evans, 1983).

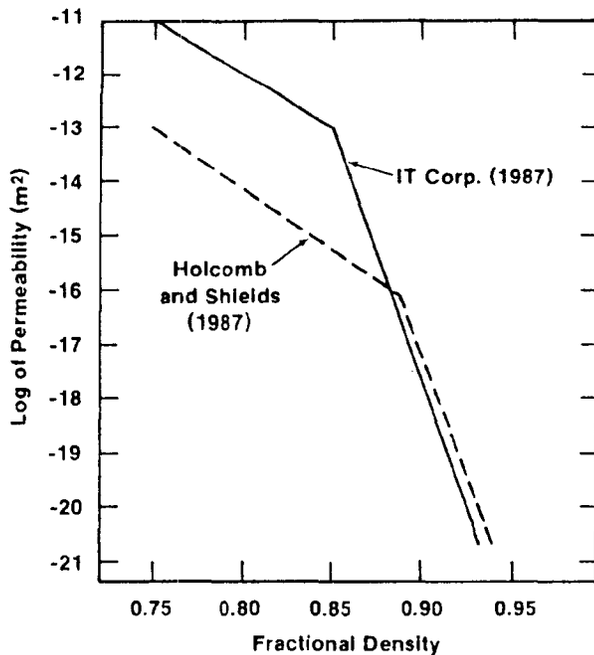


Figure 6.1. Permeability Versus Fractional Density for Two Consolidation Tests on Wetted Crushed Salt.

The exact mechanism(s) of consolidation are not understood. Clearly, water plays some important role. Yost and Aronson (1987) dismiss dislocation

mechanisms of creep as a primary mechanism of consolidation of wet salt, and suggest pressure solution and/or the Joffe effect as the dominant mechanism(s). Holcomb and Shields (1987) discuss the possibility of a pressure solution mechanism for consolidation. In their view of their experimental data, they conclude that further investigation is required. Post-test analyses were conducted on consolidated samples (IT Corp, 1987), and it was concluded that water played an important role in salt consolidation (and the accompanying permeability decrease) by facilitating pressure solution. Zeuch (1987) adapted a model for isostatic hot-pressing to the consolidation of nominally crushed salt, and found good agreement between the model and Holcomb and Hannum's laboratory data. Interestingly, this model predicts consolidation periods of less than 50 years under approximate repository conditions, in contrast to simple extrapolations of laboratory data. The model is presently being expanded to include the influence of water.

While small amounts of water have been determined to benefit consolidation, larger amounts may be detrimental. It is conceivable that if the salt becomes saturated while substantial porosity remains, further consolidation could be impeded by the low compressibility of the entrapped brine (Nowak and Stormont, 1987). Previous tests by Baes et al., (1983) indicate that brine can be readily squeezed out of salt so as to not impede consolidation even to low permeabilities. Preliminary results by Zeuch (1987) suggest that saturated crushed salt consolidates similarly to crushed salt with much less water. However, the laboratory tests have been on vented samples; it is not obvious to what degree brine in large emplacements will be expelled during consolidation.

Another advantage of crushed salt is its availability and low cost. Granular salt is a by-product of the excavation of the WIPP Facility, and is therefore in plentiful supply. Future operations may wish to consider underground stockpiling to limit handling of the mined salt.

Because the time required for crushed salt to become an effective seal is dependent on its initial density, the emplacement method can have a large impact on the sealing function. The options for emplacement include dumping, dumping with compaction via vibrating tampers or rubber-tired trucks, pneumatic stowing, or the placement of pre-compacted blocks. With the exception of the blocks, commercially-available equipment exists for these emplacement techniques. Based on adobe technology, Sandia has developed a prototype machine that presses blocks of salt (and other materials) for use as a seal material (Stormont and Howard, 1987). For the possible emplacement techniques mentioned above, a reasonable range of fractional densities is from 60 to 85 percent. The 60 percent fractional density was obtained from crushed salt poured into molds in the laboratory (Holcomb and Hannum, 1982). The 85 percent fractional density is achievable with the Sandia Block Machine (Stormont and Howard, 1987). Interestingly, it was necessary to add 1 to 3 percent water to produce coherent blocks. Block properties are given by Gerstle and Jones (1986) and Stormont and Howard (1987).

An alternative to crushed salt as a seal material is intact or quarried salt blocks. These intact blocks have higher fractional densities than pre-compacted blocks of granular salt, and the time required for them to become an effective seal is correspondingly reduced. The permeability decrease expected in a quarried salt seal as the adjacent rock tends to creep in may be similar to the "healing" of salt sam-

ples brought to the laboratory from the field. Initial permeabilities are relatively great due to sampling damage; after application of hydrostatic pressure for only a short period of time, permeabilities decrease to low values (Sutherland and Cave, 1980). The interfaces between blocks may heal readily, as evinced by fracture healing studies in salt (Costin and Wawersik, 1980; IT Corp, 1987). Salt is easy to cut and machine, and blocks have already been fashioned from 41 cm diameter cores simply using a band saw. Seals constructed of intact salt blocks require stock material, and block machining would be labor intensive; therefore these alternatives are presently envisioned for limited applications where time to effect a salt seal must be minimized.

## 6.2 Bentonite

Clays have found many applications as fluid barriers in underground excavations (e.g., National Coal Board, 1982; Sitz, 1981), as components of earth dams (e.g., Sima and Harsulescu, 1979), and in containment of hazardous wastes (e.g., Johnson et al., 1984; Leppert, 1986). In particular, sodium bentonite is under consideration as a seal material for geologic nuclear waste repositories (e.g., Pusch, 1987; Stormont, 1984; Lopez, 1987; Kelsall et al., 1982). Bentonites are composed principally of montmorillonite, a smectite mineral responsible for their characteristic swelling. Bentonite mixed with filler or ballast material is being considered as a seal material as a matter of economy, as well as to minimize the loss of the bentonite through small fractures or cracks. Sitz (1981) found that the sand in a bentonite/sand mixture stopped bentonite losses through fractures with a maximum width of 2 to 4 mm.

The permeability of mixtures of bentonite and various filler materials has been measured by numerous investigators

in the laboratory (e.g., Radhakrishna and Chan, 1985; Wheelwright et al., 1981; Peterson and Kelkar, 1983; Stroup and Senseny, 1987). There is considerable variability in the data due to differences in test methods, sample density, working fluids, etc. In general, the permeability of the mixtures to water and brine was found to fall off to microdarcy or lower values somewhere between 25 to 50 percent bentonite by weight, probably coincident with the bentonite becoming the continuous phase of the mixture (Nowak, 1987). Pusch (1987) determined that the permeability of bentonite to brine is about an order of magnitude greater than that to fresh water.

Another important property for mixtures containing bentonite is the swelling pressure developed when the mixture is confined and saturated with water. Swelling is expected to fill voids and heal fractures within the bentonite seal and perhaps to a limited degree in the adjacent host rock. The average swelling pressure of confined 100 percent bentonite in salt water was given by Pusch (1980) as

$$p_s = e^{11.5(\rho - 1.87)} \text{ (MPa)} \quad (3)$$

where  $p_s$  is the swelling pressure and  $\rho$  is the bentonite bulk density between 1.8 and 2.1 g/cc. Gray, Cheung, and Dixon (1984) demonstrated that swelling pressures of bentonite mixtures are dependent on the effective clay density, that is, the mass of the bentonite divided by the volume of the bentonite and any voids. Thus, the sand or other filler material is merely an inert filler.

Bentonite/sand or bentonite/salt mixtures could be emplaced in much the same way as crushed salt: mechanically, pneumatically, or in pre-compacted blocks. Blocks of 50 percent bentonite/50 percent salt and small amounts of water have been pressed to a dry density of about 1.97 g/cc, and an effective

clay density of 1.6 g/cc (Storn and Howard, 1987). At these conditions, a swelling pressure of about MPa and a brine permeability of about  $10^{-19} \text{ m}^2$  are expected. Drift emplacements of bentonite mixtures in Stripa Facility were accomplished with vibrating tampers and a robotic pneumatic machine (Pusch, 1987). Bentonite has also been emplaced and tested as borehole seal (Pusch, 1987; South and Daemen, 1986; Kimbrell, Avery, and Daemen, 1987). Bentonite slurries have been suggested as a rock mass grout material (Meyer and Howard, 1983).

Soil structures (including clay) can fail in the presence of seepage by erosion along pre-existing cracks or piping (internal retrogressive erosion). The predominant factors involved in failure by both mechanisms are (Resendiz, 1976) loosening of interparticle coherent forces upon saturation (dispersivity), permeability, and swelling potential. The risk of failure is increased as the first two factors increase and the third decreases. Clays rich in montmorillonite (e.g., bentonite) are generally too expansive to permit cracks to remain open and too impervious to allow seepage velocities large enough to induce piping (Resendiz, 1976). Further, bentonite is relatively plastic and can withstand considerable deformation prior to failure. The tendency for erosion or piping failures is increased at the interface between the clay and dissimilar materials (Penman and Charles, 1979) i.e., the seal/rock interface. Pusch, Borgesson, and Ramquist (1987) demonstrated the effectiveness of bentonite in effecting a tight interface by swelling. Pusch (1983) investigated the possibility of the migration of bentonite into rock fractures, and the subsequent erosion of the bentonite by flowing groundwater. He concluded that bentonite will migrate a few tenths of a meter into fractures wider than 0.1 mm over the course of thousands of years and should not be significantly eroded.

by groundwater. Because swelling is a time-dependent phenomenon, the rate of introduction of water prior to saturation may be significant. Stormont and Howard (1987) emplaced and tested 50 percent bentonite/50 percent crushed salt seals in 1 m diameter boreholes in the WIPP Facility. Failure by erosion was observed when water was introduced rapidly to one face of the seal; a relatively low permeability seal was established in a similar seal configuration when the water was introduced at a slower rate to permit a gradual uptake of water.

Clays exist naturally in geologic formations, including bedded salt, and are therefore appealing as long-term seal components. Clay sealants have been used by man for long periods of time; Lee (1985) documented the effectiveness of a clay sealant for periods as long as 2100 years. While bentonite alteration to other clays does occur under some conditions, at non-elevated temperatures bentonite transformations are expected to be very slow, on the order of millions of years (Meyer and Howard, 1983; Roy, Grutzeck, and Wakeley, 1983). Krumhansl (1984) found from experiments in WIPP-specific aqueous solutions that bentonite is expected to maintain its desirable mineralogic characteristics indefinitely.

### 6.3 Cementitious Materials

Cementitious materials have been considered as a candidate repository seal material because (Lankard and Burns, 1981): (1) cementitious materials possess favorable seal properties such as low permeability and adequate strength; (2) there is a historical precedent for sealing penetrations with cementitious materials; (3) much physical and chemical properties data exist; and (4) construction with cementitious materials is an established practice with a large number of equipped, qualified and available commercial contractors. Since 1975, cementitious seal

materials have been developed and studied for the WIPP. Early work focused on development of grouts for borehole sealing, with more recent research being devoted to concretes for sealing shafts and drifts. Research on rock fracture grouting has been initiated for the WIPP.

#### 6.3.1 Grouts

Cementitious grouts have been utilized for many years to seal surface-drilled wellbores for disposal of chemical and toxic wastes and to seal abandoned oil and gas boreholes. Typically, few problems are encountered but quantitative measures of seal effectiveness are generally not available (South and Daemen, 1986). Emplacement technology for borehole sealing with cementitious grouts is available (e.g., South, 1979). Recent testing has provided more information about the effectiveness of cementitious borehole seals. The Bell Canyon Test, conducted in borehole AEC-7 near the WIPP site, involved the placement of a 2-m-long grout seal at a depth of 1370 m in anhydrite host rock, isolating the upper portions of the borehole from the 12 MPa Bell Canyon aquifer. The plug reduced the production of the aquifer by five orders of magnitude, and analyses indicated that the predominant flow occurred through the plug/borehole interface region (Christensen and Peterson, 1981). In situ tests in granite show that cementitious plugs placed with conventional methods reduce the hydraulic conductivity of the wellbore to or less than that of the host rock (Kimbrell, Avery, and Daemen, 1987).

Laboratory tests by South and Daemen (1986) indicate the effectiveness of cementitious grouts as a seal material in basalt, granite and tuff. Large flows along the interface have been observed during a laboratory test on a grout-sealed hole in anhydrite (Bush and Lingle, 1986); the sealing

effect of a grout plug in rock salt was considered to be much better in a companion test (Bush and Piele, 1987).

Gulick and Wakeley (1987) provide the reference formulations and properties for candidate grouts for use in sealing the WIPP. Both a freshwater (BCT-1FF) and saltwater (BCT-1F) grout have been selected. A saltwater-based grout is necessary in the host rock salt to preclude dissolution of adjacent rock during hydration. The properties of the freshwater grout are considered somewhat more favorable. The BCT-1FF has been emplaced in the Bell Canyon Test, in portions of the C&SH shaft liner, in the upper portions of borehole B-25 on the WIPP site, and in an underground test bank for curing candidate seal materials (the Plug Test Matrix). The BCT-1F mixture has been emplaced in borehole B-25 and in the Plug Test Matrix. The properties of the BCT-1F and BCT-1FF grouts have been determined under a range of conditions, and are summarized by Gulick and Wakeley (1987). Subsequent to the development of the BCT grouts, modifications have been proposed (e.g., Wakeley, Walley, and Buck, 1986; Buck, Boa, and Walley, 1985; Buck, 1985; Buck et al., 1983; Wakeley and Roy, 1985). However, because there is no identifiable deficiency of the BCT grouts and the advantages of the other formulations have not been shown, the BCT grouts remain the reference materials for the WIPP.

Another potential use of cementitious grouts in sealing the WIPP is grouting fractures in the host rock. Grouts for this application are expected to be thinner than the BCT grouts. Control of inflow to the existing WIPP shafts has been attempted in part by rock grouting with cementitious mixtures. Rock grouting with cementitious mixtures has been used to control inflow to shafts (e.g., Hart, 1983), in conjunction with establishing concrete seals in shafts and drifts (e.g., Auld, 1983; Garrett and Pitt, 1958; Garrett

and Pitt, 1961), and with dams. A complicated system of a curing grout injected into poorly characterized fractures has generated a technology laden with empiricism (e.g., Dept. of the Army, 1984) and controversy over techniques and claims of effectiveness. Rock fracture grouting may be detrimental in some instances: fracture may propagate from injection pressure and water pressure buildup from sealing drainage paths may be sufficient to further fracture the host rock. Schaffer and Daemen (1987) consider rock fracture grouting technology a repository sealing application, and concluded that "considerable and well-recognized uncertainty exists about actual performance of grouting."

### 6.3.2 Concretes

Concrete has historically been used as a seal and shaft liner material because of its availability, relatively low cost, and familiarity among contractors and mine operators. Furthermore, properties of standard concrete such as strength and permeability are generally understood and considered adequate for typical seal applications (National Coal Board, 1982; Auld, 1983). Unfortunately, there is little documentation of the design and performance of concrete seals. The few references to concrete seals in the mining industry must be considered in the context of their application: these seals are usually emplaced in response to an inrush of water, and a substantial reduction in leakage is considered success. In what is believed to be the only documented tests on experimental full-sized drift seals, Garrett and Campbell Pitt (1958, 1961) demonstrate the effectiveness of concrete seals as fluid barriers in quartzite host rock. Auld (1983) cites examples of the successful placement and performance of concrete seals in a sandstone and gypsum and marl deposit. Sitz (1983) provides a summary of German experiences with concrete seals in various rock types, describing both successes

and failures of concrete seals. Concrete seals have been successfully utilized in tuff as containment structures for underground testing at the Nevada Test Site (Gulick, 1987).

The single consistent conclusion from historical experience is that concrete itself is relatively impermeable, and that observed leakage is predominantly attributable to the concrete/rock interface and the near-field rock. Probable causes for flow at the interface are concrete shrinkage, poor rock quality, and interaction between the concrete structure and the host rock. In non salt host rock, there are two potential remedies to ensure a tight interface: the use of an expansive concrete and contact or interface pressure grouting. Expansive concretes have been developed in the laboratory (e.g., Buck, 1985); however, experience with placement of numerous full-size drift seals in tuff with supposedly expansive concretes is inconclusive with regard to net expansion (Gulick, 1987). Pressure grouting along the concrete/rock contact has been demonstrated to be effective in substantially reducing the leakage along the interface, and is considered standard practice in the placement of concrete seals (Garrett and Pitt, 1958; Garrett and Pitt, 1960; Auld, 1983; National Coal Board, 1982; Gulick, 1987; Defense Nuclear Agency). In halite, creep of the adjacent host rock may result in a tight rock/concrete interface.

Reference formulations and properties of candidate concretes for the WIPP are given by Gulick and Wakeley (1987). A saltwater-based concrete (ESC) and a freshwater concrete (FWC) were selected. The ESC is an expansive (in laboratory tests), salt-saturated concrete which has been emplaced in two seal tests in the WIPP (Stormont, 1986; Stormont and Howard, 1986) and in the Plug Test Matrix. The performance of the ESC material has been adequate structurally (Stormont, 1987; Labreche and Van Sambeek, 1987) and exceptional

as a fluid barrier (Peterson, Lagus, and Lie, 1987b) in the field tests. Its properties have been extensively tested in the laboratory and are given in Comes et al. (1987), Wakeley and Walley (1986), and Wakeley (1987). The FWC is based on an expansive concrete developed by Buck (1985) for nonsalt host rock applications.

A thermomechanical model for the ESC was developed based on the results of the in situ seal tests (Van Sambeek and Stormont, 1987; Labreche and Van Sambeek, 1987). The model results show excellent agreement with the measured temperature changes from hydration and fair agreement with the measured strains and stresses in the seal and the adjacent rock. The assumed expansivity of the concrete was found to be the parameter that influences the short-term model results the most and is the least well understood. Numerical modeling of panel seals has utilized the elastic properties of the ESC (Arguello, 1987; Arguello and Torres, 1987); both the ESC and FWC time-dependent properties have been applied to numerical studies of shaft seals' structural interactions and stability (Van Sambeek, 1987).

Large volume pours of concrete will be required for drift or shaft seals. This existing emplacement technology uses standard commercial equipment and techniques (e.g., Defense Nuclear Agency). In situ seal tests conducted at the WIPP have successfully employed gravity-feed by tremmie for small-scale shaft seals and pumping into a formed interval for small-scale drift seals (Stormont, 1986; Stormont and Howard, 1986).

A principal concern regarding the use of cementitious materials as a seal material for nuclear waste repositories are their durability or longevity. Cementitious materials will not be in chemical equilibrium with their environment (Lambert, 1980a). Potential mineralogic phase changes could manifest

themselves as: (1) the formation of a soluble, friable, or permeable phase in the plug or nearby rock; (2) shrinking or degradation of adhesion, opening the interface between the seal and the rock (Lambert 1980a, Lambert, 1980b). On the other hand, there is evidence for the longevity of cementitious materials in certain environments. Evaluation of some ancient cementitious materials reveals they have survived in apparently good condition for centuries (Malinowski, 1981; Monastersky, 1987). Research on the durability of cementitious mixtures applicable to the WIPP is generally favorable with regard to expectations or speculations about the maintenance of long-term properties (Buck, 1987; Wakeley, 1987b; Burkes and Rhoderick, 1983; Wakeley and Roy, 1986; Roy, Grutzeck, and Wakeley, 1983). Yet it is known that concrete is susceptible to degradation, especially in environments with high sulfate contents (Lea, 1971) such as Culebra formation water (Mercer and Orr, 1979). Hart (1983) reports that concrete liners which pass through the formations above salt mines in the northeastern U.S. degrade or corrode from formation water leaking through the liner, resulting in a reduction of the concrete thickness of about 3 mm per year. An examination of a 20-year old shaft liner in the Carlsbad potash district suggests that the concrete liner has appreciably deteriorated from sulphate attack (D'Appolonia, 1981). Heimann et al. (1986) demonstrated that the presence of clay accelerates the dissolution of some cements.

There is presently no comprehensive model of the complicated system of cementitious materials, the host rock, the formation water, and their interactions sufficient to make reliable predictions of long-term (thousands of years), time-dependent performance. Indeed, the problem is so multi-faceted, large, and diverse (involving kinetics, thermodynamics, and chemistry) that resolution of all issues seems remote.

Therefore, reliance on cementitious materials as long-term seal materials should be minimized. Emphasis on solidated salt as the long-term seal will relieve the requirement for concrete effectiveness to perhaps a hundred years.

#### 6.4 Asphalt

Asphalt is a bituminous material produced by the distillation of crude oil. In the construction industry, asphalts have a wide variety of applications because they are durable, highly waterproof, strong, and highly resistant to the action of most acids, alkalies and salts (Herubin and Maro 1977). Bacterial degradation requires microorganisms and moisture; even if these conditions are present, the degradation is expected to be very slow (ZoBell and Molecke, 1978). Many properties of asphalt, including density and viscosity, can be tailored by the distillation process and by the addition of weighting materials and blending and dissolving agents.

Liquid asphalt has been utilized as a key component in the construction of waterproof liners in strata overlying salt and potash deposits (Hart, 1983; Wegener, 1983). A method successfully employed in German mines is described by Wegener (1983). A precast concrete block liner is fixed to the rock by current with shaft construction. A steel cylinder is then emplaced in the shaft so as to leave a gap or annulus between the concrete blocks and the steel. A reinforced concrete liner is then cast on the interior of the steel cylinder. Finally, asphalt with a specific gravity 30 to 40 percent greater than water is poured into the annulus up to the surface, so asphalt tends to move out into the formation rather than formation water tending to move into the shaft. Asphalt is added at the surface to replace that which moves into the formation. Wegener (1983) reports that two such shaft liners recently

installed are ". . . absolutely impermeable to the water from surrounding strata." Such a liner design is being used in the shafts of Germany's proposed radioactive waste disposal facility at Gorleben. Sitz (1981) describes the use of asphalt as a component of an elaborate seal for an underground gas storage facility in domal salt. Overpressure of the asphalt is achieved by pipes from the surface in contrast to an open volume of asphalt.

Solid asphalt, or asphalt cement, has also been used in waterproof liners and drift seals. The liner key is often located in the saliferous formation, and it is imperative that water does not flow behind it or the entire shaft liner may fail by washout or dissolution. Special care is taken

to seal the liner at the key, including the use of asphalt cement (e.g., Wegener, 1983; D'Appolonia, 1981). Solid asphalt has also been used in conjunction with drift and shaft seals in salt or potash mines in Germany (Sitz, 1981).

Previous WIPP seal concepts have not included asphalt, and the experimental program has not evaluated asphalt as a candidate seal material. However, a large experience and data base exist from applications at other facilities and could be readily applied to the WIPP situation. Asphalt warrants consideration as a possible seal material based on its successful applications, especially in Germany. Its present role in WIPP seal concepts is as a potential redundant component.

## 7. DESIGN EVALUATION OF SHAFT SEALS

Shaft sealing strategy and designs are considered separately for the Rustler and Salado formations. Bentonite and concrete are the principal seal materials in the Rustler, where treatment of the disturbed rock zone may be the most difficult sealing problem. In the Salado, salt is the principal long-term seal material.

### 7.1 Shaft Sealing Strategy

The fundamental strategy for sealing the WIPP shafts is to maximize the amount of consolidated salt between the repository horizon and the top of the Salado Formation. In this way, the long-term seal is essentially identical with the host rock, and the otherwise very difficult issue of seal longevity is averted. Shaft seal performance can then be evaluated in the context of salt consolidation; that is, the time to achieve satisfactory consolidation can be used to estimate the type, number, and required performance of other seal components. Furthermore, effective salt consolidation achieved prior to 100 years after decommissioning is independent of breach scenario assumptions.

To ensure effective consolidation, unacceptable amounts of water must be prevented from accumulating in the crushed salt. There are three possible sources of water: the overlying water-bearing zones, the host rock salt, and the repository. Water, if present, could be forced up the shafts from the repository horizon by closure or by some breach event. This suggests a seal at the base of each shaft to eliminate a preferential flow path up the shafts prior to effective salt consolidation. Water influx from the host rock salt will be difficult to limit along the entire length of the shaft in the Salado Formation. An annular seal may limit the flow into the crushed salt, but it would be at odds with the fundamental strategy of monolithic salt

as the long-term seal. The crushed salt could be protected from the overlying water-bearing zones by seals at the top of the Salado, seals in lower portions of the Rustler, or both.

Placing seals in the lower portion of the Rustler is intuitively obvious because these seals would be as close as possible to the source of water (the Culebra and Magenta dolomites, and possibly the Rustler/Salado contact). However, the Rustler lithology is very diverse, being composed of carbonates (gypsum, anhydrite, and polyhalite), clastic rocks, and halite (DOE, 1983; US DOE, 1984). Such variability may be troublesome if, for example, seal design requires a certain length of seal in the same rock type or if a detailed understanding is needed of the interaction between the seal material and multiple host rocks. Some of the weaker rocks in the Rustler may be adversely affected by the excavation and subsequent redistribution of stresses, resulting in seal locations which are weak and a potential source of failure. Further, some of the clastic rocks such as siltstones and sandstones in the Rustler are susceptible to erosion, which could result in relatively large flow along the seal/rock interface.

The Salado formation may be a more favorable environment for sealing because it has a more uniform stratigraphy and the stratigraphic units are thicker than the ones in the Rustler. The predominant rock type is halite, which has many properties considered favorable for sealing (low permeability, fracture healing, and plastic deformation). Moreover, the experience and data base for salt is large, because the vast majority of the seal tests are being conducted with halite as the host rock. The principal concern with sealing in the Salado Formation is the solubility of halite. The water of the Culebra and Magenta

dolomites is not saturated with respect to NaCl and is therefore able to dissolve salt. Even brine which is saturated at standard conditions may be capable of dissolving salt due to the pressure and temperature dependence of salt solubility. Concern that the initial seepage behind WIPP waste and exhaust shaft liners could progress enough to threaten the stability of the liner keys (located in the top of the Salado) has led to remedial grouting programs in these shafts. In the waste shaft, drill holes that penetrated the liner/salt contact produced an estimated 0.03 m<sup>3</sup>/hr (Sauliner and Avis, in preparation). In the exhaust shaft, pre-grouting activities indicated some fluids at the concrete/salt contact (US DOE, 1987). Salt dissolution behind liners in US Gulf Coast mine shafts requires more than half of all shafts to undergo maintenance (principally grouting) to preclude unacceptable inflows (Hart, 1983). Sitz (1981) reviews attempts to seal salt and potash mines in Germany, and concludes that "due to the solubility of the saliferous system, the greatest problems occur in the construction of plugs and dams in potash and rock salt mining."

The preceding discussion indicates that there are advantages and also problems to overcome in sealing either the Salado or the Rustler to limit inflow down the shafts into the crushed salt seals. A prudent approach is to not place total reliance on either system, but to include seals in both regions. This approach is consistent with the concept of multiple barriers.

## 7.2 Shaft Seals in the Rustler

A simple model of flow through seal systems in the Rustler was constructed by Stormont and Arguello (in preparation) to provide information relevant to shaft seal design. The model provides one-dimensional flow through the seal material, the seal/rock interface,

and the adjacent rock (the so-called disturbed zone) at 14 intervals between the Magenta and the top of the Salado. Concrete and bentonite-based materials were input as the seal components. Also input were various cases of seal material and rock performance (principally permeability) estimated from available measurements. Combinations of seals with varying seal and rock performance were examined via the model, and the flow rate through the seal system was compared with estimates of allowable flow into the lower portions of the shaft in the Salado (the allowable inflow was based on a study of salt consolidation in the lower portions of the shafts, and is discussed further in Section 7.3). The analysis provided the following conclusions:

- o The quality (essentially the permeability) of the rock adjacent to the seal is the single most important factor in maintaining a low flow rate through the seal system. Even with perfect sealing of the shaft itself, large flows bypassing the shaft seals through the adjacent rock are possible, especially if vertically persistent fractures exist.
- o A very small gap at the concrete/rock interface can allow substantial flow through concrete seal systems.
- o The assumed degradation of concrete seals may render concrete structures ineffective as flow barriers even when their initial permeability is low.
- o Including bentonite in the seal design can obviate the above concerns over concrete seals if the bentonite is located in a low permeability host rock and does not appreciably degrade with time.

The conclusions from this study suggest that emphasis should be placed on establishing seals of low permeability and long-term durability against rock which has little potential for vertical flow or seal bypass. This approach is consistent with the undisturbed state of the Rustler: the rocks between the water-bearing zones and the top of the Salado have low vertical permeabilities (Saulnier and Avis, in preparation). Thus, the intent for seals in the Rustler is to reestablish the natural low permeability of portions of the formation. Bentonite-based seals, if adequately confined, should be satisfactory. Anhydrite and claystone are two potential rock types in which such a seal can be located. The low vertical permeability of the Rustler has been attributed in part to anhydrite (Barr, Miller, and Gonzalez, 1983). Anhydrite is a strong rock, and its disturbed zone may be limited and well defined. Claystone is more similar to the seal material than is anhydrite, and therefore increases compatibility. Low permeabilities have been measured in Rustler claystone within 2 m of the shaft wall (Saulnier and Avis, in preparation).

A schematic of the design concepts for sealing the Rustler is given in Figure 7.1. The principal seals are constructed from bentonite-based and cementitious materials. Above the top of the Magenta dolomite, the shaft with the existing liner left in place is filled with locally plentiful material, including a clay fraction to reduce the permeability of the mixture, if desired. Owing to the relatively high transmissivity of these strata, there is little motivation to establish a low permeability seal in this location. Between the Magenta dolomite and the top of the Salado are three bentonite-based seals that abut against anhydrite and claystone layers. These are the principal fluid barriers in the Rustler. Concrete in the shaft between the bentonite seals confines the bentonite, provides structural strength for the

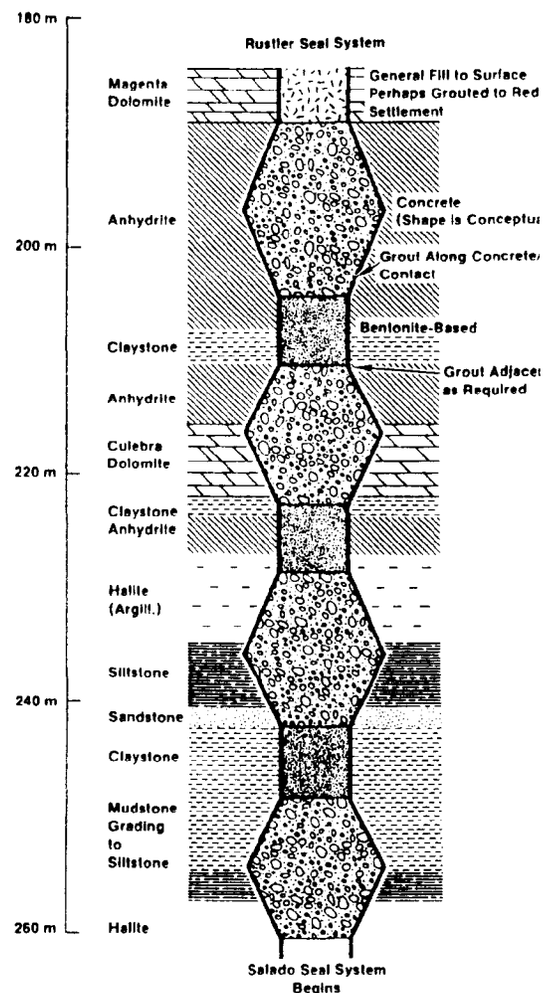


Figure 7.1. Schematic of Design Concepts for Sealing the Rustler.

system, and acts as a redundant barrier. Grouting of the concrete/rock interface or contact is specified. Formation grouting is provided in selected locations to seal disturbed zones adjacent to the shafts, where possible. It is expected that the shaft liner may have to be removed at locations adjacent to the bentonite seal locations to permit removal of damaged rock and prevent the degraded liner from becoming the predominant flow path through the seal system. Whether or not the remainder of the liner can remain in place will depend on the function and shape of the adjacent seal and the condition of

liner. Note that there is no intent to establish a tight seal in the water-bearing zones themselves because this would require very extensive and difficult treatment (grouting the rock), which would probably divert the water around the seals into lower portions of the shafts.

### 7.2.1 Bentonite Design

The lengths of the bentonite-based seals are more than 4 m, and exceed an empirical guideline for a minimum length of 2 m for clay seals (National Coal Board, 1982). The shape of the seals is expected to be cylindrical, with a diameter determined by the removal of fractured host rock. The bentonite will be mixed in approximately equal proportions with a filler material to increase its strength and limit losses through cracks or fractures. The filler could resemble Pfeifle's (1987) silica sand used as a filler with bentonite. A permeability of  $10^{-19} \text{ m}^2$  was shown to dramatically reduce the flow through a model seal system in the Rustler (Stormont and Arguello, in preparation), and should be achievable for such a mixture. An in place density of about 1.8 g/cc for a 50/50 mixture should result in a swelling pressure of less than 3 MPa, limiting the potential for damage to the confinement (rock or concrete) and the bentonite's propensity to migrate from the seal interval through fractures in the rock or along the rock/concrete interface. The water content should be on the order of 10 percent, to reduce the likelihood of piping failure and to limit drying shrinkage.

### 7.2.2 Concrete Design

Two obvious design considerations are the shape and length of concrete seals. As shown in Figure 7.2, there are many possible shapes for concrete seals in the Rustler, from simple cylindrical or parallel shapes to multiple element, truncated-cone shapes. For

strength considerations, the parallel shape is generally considered adequate (National Coal Board, 1982; Auld, 1983) and is the most often employed. However, Sitz (1981) argues that parallel shape will result in an unfavorable stress state upon loading sufficient to cause failure of the seal. In fact, he attributes some notable failures to the parallel shape. Nevertheless, more recent and complete analyses have not confirmed his results (Van Sambeek, 1987).

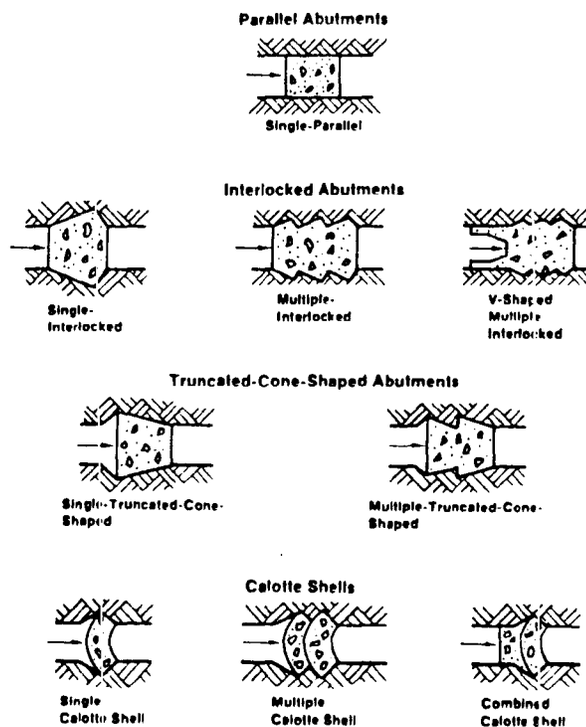


Figure 7.2. Possible Shapes for Concrete Seals (from Sitz, 1981).

Seal length can be determined by means of leakage or structural considerations. From their tests on drift seals, Garrett and Pitt (1958; 1961) regard length as governed by leakage, rather than by structural considerations. Garrett and Pitt developed concrete seal length criteria to establish the point at which leakage becomes excessive, based on allowable pressure gradient across the seal and given as a

function of the contact (interface) and adjacent rock grouting associated with the concrete seal (see Table 7.1).

Garrett and Pitt stressed that these criteria are applicable only to the particular rock conditions under which the test was conducted (relatively strong and intact quartzite). They recommended that safety factors of at least four and up to ten be applied to these criteria to account for uncertainties in rock conditions and the design function of the seal. They concluded that the principal factor in a seal's performance is the condition of the host rock. This is borne out by the dramatic increase in the allowable pressure gradient across a seal when the host rock is extensively grouted. Auld (1983) recommends grouting at pressures up to one and one-quarter times the hydrostatic pressure for contact with weaker rocks. The most important point is the dramatic influence of interface contact and adjacent rock grouting on concrete seal performance.

The concrete seal has to be able to support the imposed axial load, which will be a combination of the weight of

overlying seal materials and water, possibly the load generated by explosive bentonite seals directly adjacent to the concrete seals. Simple formulas for determining the necessary length which assume a frictional contact at the interface or direct bearing on inclined surfaces of asperities at the contact are of limited practical value, as they bear little resemblance to the actual state of stress in concrete and adjacent rock (Si 1981). Numerical studies offer potential for a more rigorous treatment of the strength and stability of concrete shaft seals.

Van Sambeek (1987) conducted a numerical analysis of an unsupported 10 m long, 7 m diameter concrete shaft located at the base of the Rustler. The host rock for the seal was assumed to be sandstone, and neighboring layers of anhydrite and salt were included (Figure 7.3). The modeling of the concrete (FWC, see Chapter 6) accounted for the time-dependent elastic modulus, thermoelastic expansion, time-dependent chemically induced expansion, and creep of the concrete. The general model of the concrete behavior was based

Table 7.1. Concrete Seal Length Criteria (from Garrett and Pitt, 1958).

	minimum p/l ratio where p is hydraulic pressure and l is seal length MPa m <sup>-1</sup> (lb in <sup>-2</sup> ft <sup>-1</sup> )
No grouting of interface or adjacent rock	0.21 (10)
Interface only grouted at hydrostatic pressure	4.72 (228)
Interface grouted at hydrostatic pressure, and adjacent rock grouted at twice hydrostatic pressure	8.28 (400)

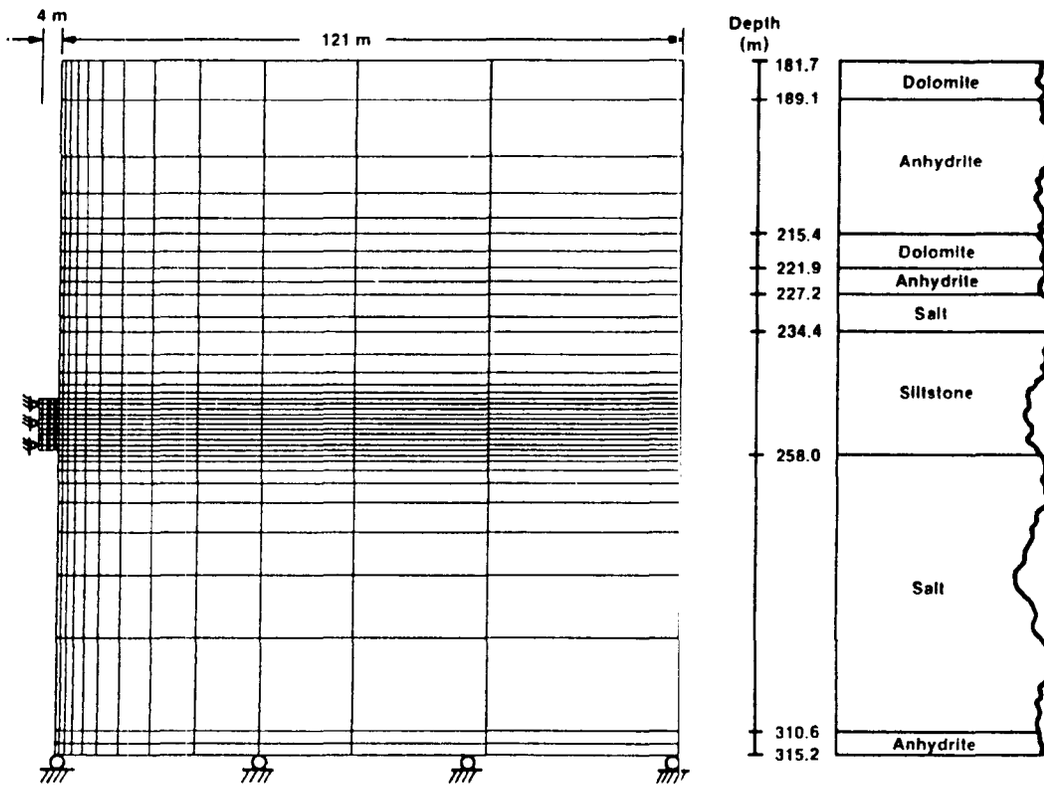


Figure 7.3. Finite Element Mesh and Stratigraphy for the Nonsalt Seal (from Van Sambeek, 1987).

laboratory data that had shown fair agreement with in situ test results (Van Sambeek and Stormont, 1986; Labreche and Van Sambeek, 1987). Reference properties were used for the rock (Krieg, 1984) or estimated from available literature. Thermal analyses were first used to calculate the temperature rise in the concrete and the adjacent host rock resulting from the exothermic hydration of the concrete. The peak temperature for the concrete was estimated to be about 60° C (Figure 7.4), and the maximum penetration into the rock of the 3° C contour was about 4 m from the seal edge. Thermomechanical analyses were then conducted to determine the state of stress and strain in the concrete and the adjacent rock from thermal expansion/contraction of the rock and concrete, chemical expansion of the concrete, and creep of the salt rock and the concrete. Radial and shear stresses at the contact and

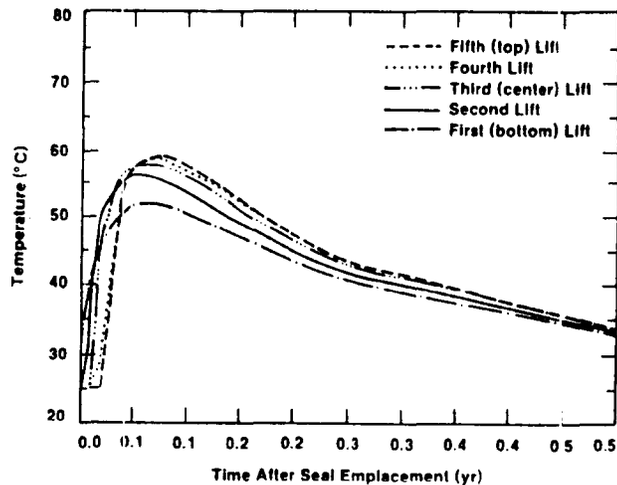


Figure 7.4. Lift Temperatures in the FWC Nonsalt Seal (from Van Sambeek, 1987).

tensile stresses within the concrete were satisfactory with respect to preliminary criteria to judge the

effectiveness of the concrete seal. For example, the radial stress at the interface was compressive from emplacement on, indicating a tight interface (Figure 7.5). The concrete seal was then exposed to a 10 MPa axial load (simulating the swelling pressure of an adjacent bentonite seal), and the seal remained stable. However, when the assumed expansion of the concrete was neglected, the seal was not stable, even without the axial load.

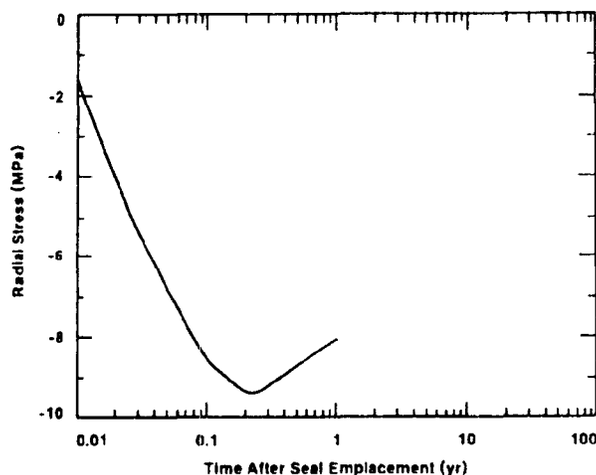


Figure 7.5. Contact Radial Stress in the FWC Nonsalt Seal (from Van Sambeek, 1987).

It is apparent from the preceding discussion that the nature and condition of the contact between a concrete seal and the host rock is an important factor in the strength and stability of a concrete seal in rock. If a good contact is provided (that is, if a substantial normal stress exists across the interface), then substantial strength in response to axial loads will be developed. This conclusion has been substantiated by laboratory push-out tests on borehole seals in rock (Stormont, 1983) and in intermediate, in situ seal tests (Stormont, 1987; Labreche and Van Sambeek, 1987). Further, as previously discussed, flow through concrete seal systems is reduced when a good contact has been provided. A satisfactory con-

tact in these non-creeping host rock could be provided by an expansive concrete, extensive interface contact grouting, or constructing the seal in some favorable shape.

The condition of the adjacent rock is another significant consideration in the performance of concrete seals. In addition to the influence of the adjacent rock as a significant flow path which can bypass the concrete seal, the strength of the seal system may be developed by direct bearing on the inclined surfaces of asperities along the contact. Thus, the strength of the host rock may be a factor in the stability of a concrete seal. Keying or recessing the concrete seals into the rock may provide a better seal by removing heavily damaged (fractured) rock, to provide a stronger bearing surface if required, or even to create a more favorable seal geometry if desired. Limitations of such secondary excavation are given in the next section.

In summary, the first choice for the shape of the concrete seal remains a cylindrical or parallel seal shape. The shapes of concrete seals shown in Figure 7.2 are conceptual, to indicate that the shape may be something other than cylindrical, if necessary. The lengths of the concrete seals (>10 m) are well within Garrett and Pitt's criterion with a safety factor of 10, and should be adequate if the concrete is expansive or the interface is grouted. Creating bearing surfaces by secondary excavation is a further option.

### 7.2.3 Sealing the Rustler Rock

Water seepage into the WIPP shaft in the Rustler has been observed to a varying degree essentially from construction on (US DOE, 1986). The upper range of these rates tends to be between 1000 and 2000 m<sup>3</sup>/year (US DOE, 1986; Haug et al., 1986). It has been estimated that these observed inflow rates would have to be reduced by

factor of up to 1000 to limit the saturation of crushed salt seals in the Salado so as to not impede consolidation (Nowak and Stormont, 1987). If a substantial portion of the observed inflow is through the damaged zone of the adjacent rock, effective sealing will require limiting flow through this damaged zone. In other words, no matter how well the penetration or shaft opening itself may be sealed, the potential for flow in the adjacent rock must still be addressed to limit flow to the top of the Salado. This conclusion is consistent with the shaft seal model study of Stormont and Arguello (1987), as well as with case studies of effective sealing (e.g., Garrett and Pitt, 1958).

Today's approach for reducing fluid seepage from the water-bearing strata into the shafts through the existing liners has been the application of cement and chemical grouting. However, there may be difficulties and limitations for grouting applications with present technology in support of the eventual sealing of the WIPP shafts. Validated techniques for remote identification of fractures and positive confirmation of grouting effectiveness do not presently exist. Experience, notably at the WIPP, has shown that grouting often has to be repeated to obtain or maintain effectiveness. Finally, grouting may have to be effective for up to 100 years, well beyond the currently designed longevity for typical materials and applications.

Alternatives for the sealing of this region of rock include large cut-outs and overpressure systems. A sufficiently large cut-out would remove the damaged rock, and replace it with a material such as concrete. This concept has several difficulties, including determination of the distance into the rock such a structure should extend, the actual construction if the damaged zone is large, and assuring that the excavation for the cut-out does not just extend the damaged zone

farther into the rock. An overpressure system involves placement of a fluid in the shaft that is at a greater pressure than the water; flow is then from the shaft out into the rock, rather than the other way. These systems, employing viscous asphalt in the annular space between the rock and liner, have been used with success in German salt mines. Limitations of this method for long-term sealing applications include assuring that the overpressure is maintained and that an adequate supply of the sealing fluid is available, as it will flow out into the rock.

### 7.3 Shaft Seals in the Salado

The design concepts for sealing the Salado are given in Figure 7.6. Most of the shaft will be filled with crushed salt consistent with the long-term shaft sealing strategy of maximizing the amount of consolidated salt between the repository and the top of the Salado. Other seal materials are concrete and bentonite/salt mixtures. At the top of the Salado, salt/bentonite fill is to be placed as a flow barrier and to saturate water moving down the shaft with salt. Salt/bentonite mixtures are also to be placed against the few layers which are predominantly anhydrite and thicker than 3 m because these intervals will not close from creep and crushed salt would not consolidate in these intervals (if axial consolidation is ignored). Salt/bentonite mixtures will act as a redundant flow barrier, and will perhaps seal the fractures which may result along the contact between halite and anhydrite, where large differential strains are expected. Salt/bentonite mixtures could also be placed to limit downward drainage of water added to the large volumes of crushed salt if necessary. While salt/bentonite mixtures are expected to be an excellent shaft fill material, their applications are limited to select locations because consolidated salt will be an even better long-term seal and to preclude a substantial continuous phase other than monolithic

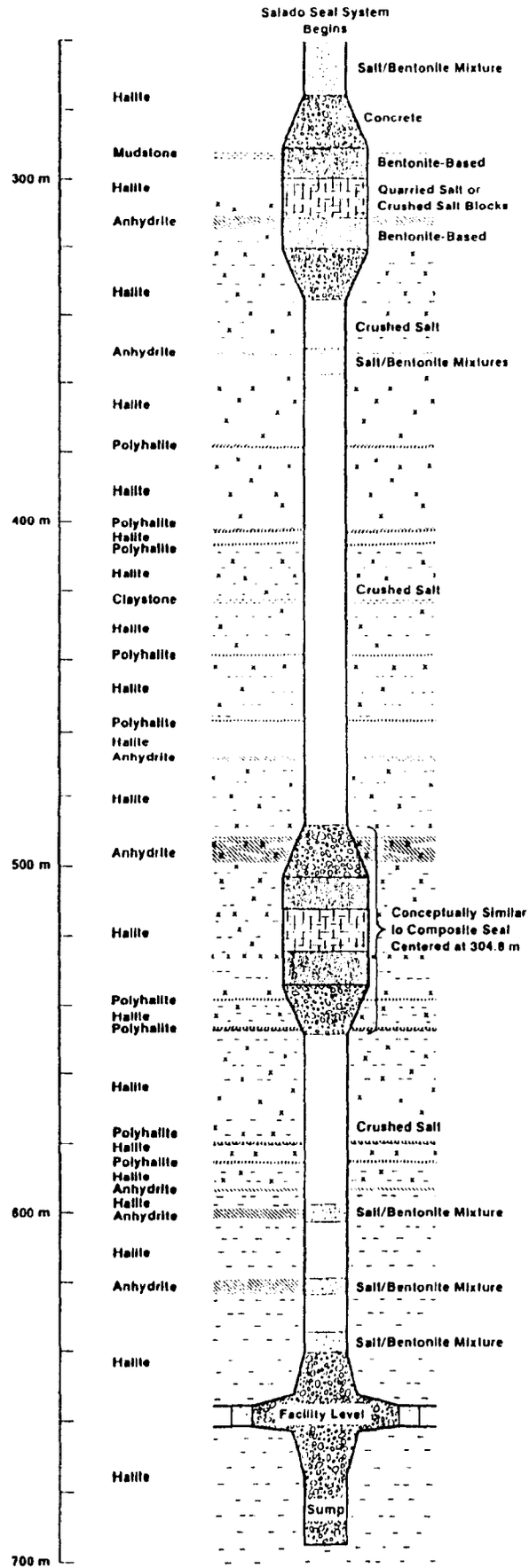


Figure 7.6. Design Concepts for Sealing the Salado.

salt in the shaft. There are two bulkhead-type or composite seals located within the Salado. The first is located nominally 15 m into the Salado, and it is the Salado counterpart to the seals in the Rustler; that is, its principal function is to limit the flow of water down the shaft from the overlying water-bearing zones. The composite seal consists of concrete, bentonite/salt mixtures, and a salt component. The salt component may be quarried or intact machined salt to hasten its return to a state comparable to intact salt. A similar composite seal is located approximately 150 m above the repository horizon. This seal separates the crushed salt that is estimated to consolidate in 100 years or less (and is therefore independent of breach scenarios) from the overlying crushed salt, which will require longer periods of time. This depth is based on a study of salt consolidation discussed in Section 7.3.1. A seal structure is located at the base of the shaft to preclude substantial settlement or movement of the overlying backfill. In addition to concrete, the base seal will have other components to restrict flow either up the shaft or down into the repository horizon.

### 7.3.1 Salt Seals

Scoping model calculations of crushed salt consolidation in the WIPP shafts conducted by Nowak and Stormont (1987) utilize the working criterion for salt consolidation given in Section 5.3. The model couples simplified and idealized representations of shaft closure, salt consolidation, brine influx from the host rock, and inflow from the overlying water-bearing zones. The model predicts the porosity decrease of the crushed salt due to closure concurrent with the filling of the porosity from brine influx and inflow down the shafts. As a worst case, consolidation was assumed to cease when the salt became saturated. This assumption was made to allow simple, conservative calculations. In fact, it is expected

that the greater rate of closure at depth may force fluid upward, so water saturation will not necessarily preclude consolidation. Future experimental studies will address this issue. Effective consolidation was assumed to be achieved when the porosity of the crushed salt decreased to 5 percent or less. The model provides conservative estimates of the final condition of crushed salt (saturated porosity) and the corresponding time needed to achieve its final condition as a function of depth. The representations of closure, brine influx, inflow from the overlying water-bearing zones, initial porosity of the crushed salt, and time of emplacement after excavation were varied in order to assess the sensitivity of the model to these parameters. Over and above revealing the sensitivity of the model to parameters such as closure and brine influx, conclusions regarding the shaft seal design were reached. First, a preliminary criterion for the allowable or target flow from the overlying water-bearing zones was developed. Figure 7.7 reveals the influence of inflow down the shafts on the length of the effectively consolidated salt column at the bottom of the shaft. Baseline values representing best estimates were selected for the other parameters. If the flow is limited to 1 m<sup>3</sup>/year or less, at least 100 m of salt will reach 5 percent or less porosity within 100 years. Another conclusion from this study is that the initial density of the crushed salt in the shafts should be as great as practicable to minimize the time to consolidation. In fact, the 100 m of consolidated salt in 100 years requires an initial density achievable only by salt blocks. It should be emphasized that the model is believed to be conservative; that is, the actual amount of consolidation is expected to be greater than the model predicts. However, it provides quantitative results that can be used to provide guidance for the experimental program, as well as design-relevant information.

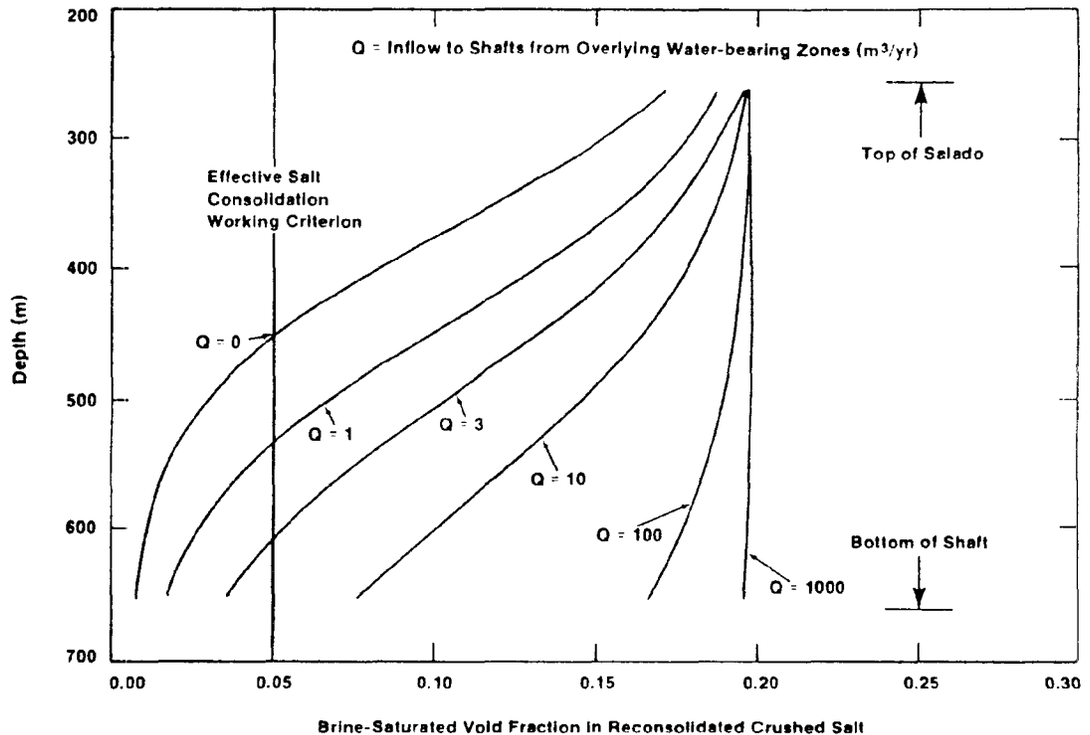


Figure 7.7. Sensitivity of Salt Consolidation in the WIPP Shafts to Brine Inflow from Overlying Water-Bearing Zones (from Nowak and Stormont, 1987).

There are presently no estimates of the time required for quarried salt to achieve its final condition, but it is assumed to be less than that for crushed salt blocks.

### 7.3.2 Bentonite Design

The bentonite mixtures in the Salado could contain salt or sand as the filler material. A 50/50 mixture of bentonite and a filler with an in place density of about 1.8 g/cc will result in a low permeability seal which generates moderate swelling pressures. The minimum seal length should be 4 m. Emplacement of bentonite mixtures in block form offers good control over the in place properties. The discussion regarding shape and length of bentonite-based seals from Section 7.2.1 applies to the bentonite compo-

nent in the composite seal. For bentonite mixtures at the top of Salado and against anhydrite layer confinement by crushed salt block rather than concrete is specified. Pores in the crushed salt blocks have been sufficiently small to prevent substantial loss of bentonite in intermediate size tests in the WIPP (Stormont and Howard, 1987).

### 7.3.3 Concrete Design

Results from the Small-Scale Seal Performance Tests have been very favorable with regard to the establishment of tight, stable concrete seals in salt. Test Series A involved the placement of six concrete seals in vertically-down boreholes, and three simulated shaft seals in halite block rock (Stormont, 1986). Three differ-

sizes were emplaced: 15.2 cm dia, 30.4 cm length; 40 cm dia, 61 cm length; 91 cm dia, 91 cm length. The concrete was the ESC mixture. Measurements of strains and stresses in the concrete seals and the adjacent rock revealed that the strains and stresses are compressive in nature, and are tending toward equilibrium. Creep of the adjacent host rock was identified as the predominant mechanism for the development of stresses and strains in the concrete (Stormont, 1987). The stability of the seal system was not threatened by permeability measurements, which imparted a 2 MPa axial gas pressure on one face of the seals, implying that the concrete/rock interface has substantial strength. Fluid flow measurements indicate that the seals are excellent barriers to fluid flow (Peterson, Lagus, and Lie, 1987b). Both brine and gas flow tests determined that five of the six seals had permeabilities of less than  $10^{-18}$  m<sup>2</sup>. There was no breakthrough of brine during a 140-day test at 3.5 MPa driving pressure on the 60 cm long seal (Peterson, Lagus, and Lie, 1987b).

As part of the numerical analyses of shaft seals described in Section 7.2.2., Van Sambeek (1987) evaluated a 10 m long, 7 m diameter concrete shaft seal located in the top of the Salado. The seal was slightly recessed into the formation to account for the removal of the shaft key and any remnants of the chemical seal material that had been behind the key (Figure 7.8). The concrete was modeled as the ESC, using the best available representations of the concrete properties. The temperature rise in the concrete was 72°C (Figure 7.9), and the maximum penetration of the 3°C temperature rise contour was about 5 m from the seal edge. The subsequent thermomechanical modeling of the seal system accounted for the time-dependent properties of the salt, as well as those of the concrete. The model results imply that the seal system is structurally stable. Consider the modeled radial stress at the rock/

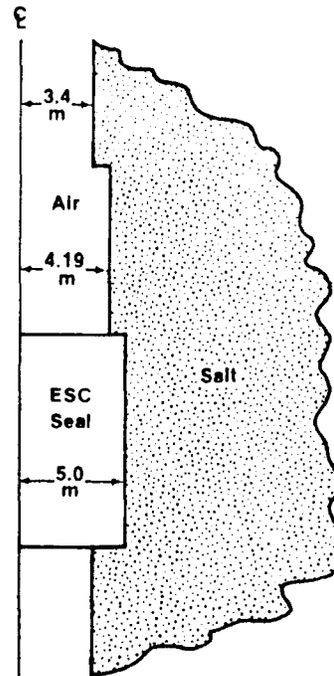


Figure 7.8. Configuration of Modeled Concrete Seal in Top of Salado (from Van Sambeek, 1987).

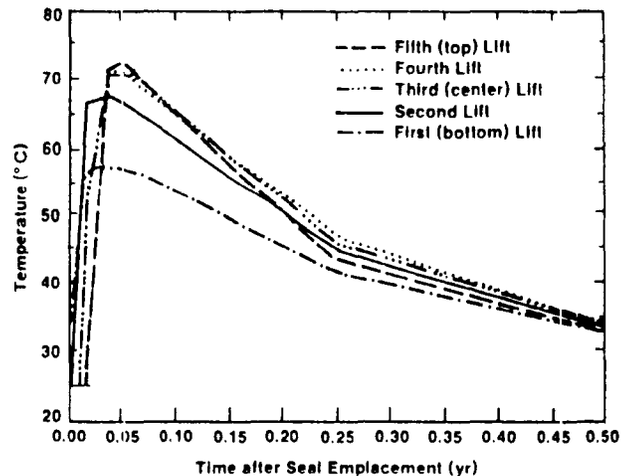


Figure 7.9. Lift Temperatures in the ESC Salt Seal (from Van Sambeek, 1987).

concrete interface given in Figure 7.10. The stress buildup within the first 0.2 year is a result of the

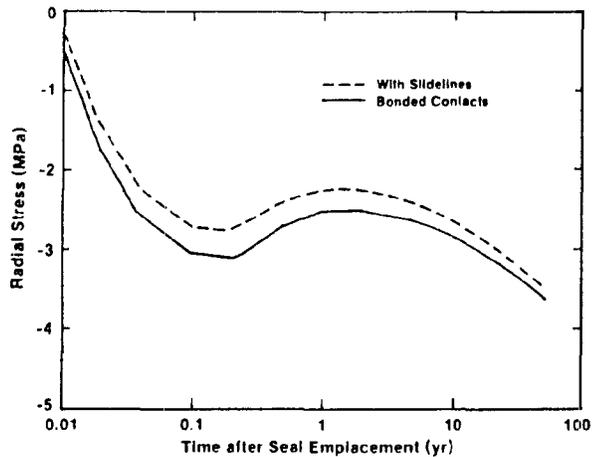


Figure 7.10. Contact Radial Stress in the ESC Salt Seal (from Van Sambeek, 1987).

chemical expansion of the concrete and thermal stresses resulting from the heat liberated during hydration. The subsequent decrease in radial stress is due to the cooling of the concrete and the salt. The stress increase after about one year is a result of creep of the host rock; eventually, the radial stress would approach the lithostatic value of 6 MPa. Axial loads of 10 MPa to simulate the swelling of adjacent bentonite-based seals produced tensile stresses in the concrete that were largely attributed to the artificial modulus of the salt (one-twelfth of the measured value) used to improve creep closure calculations (Van Sambeek, 1987). Due to the dominant effects of salt creep, when the concrete was modeled without expansion the stresses in the seal system tended toward the same values as with expansion.

Both the in situ tests and the numerical study indicate that the biggest advantage of concrete seals in salt is the tendency of the rock to creep in on the seal to effect a tight, stable interface that results in an early, positive seal without waiting for extensive salt creep. The shape previously

given in Figure 7.6 is conceptual to indicate that a shape other than a simple cylinder may be required. A length of approximately 10 m should be adequate.

#### 7.3.4 Sealing the Salado Rock

Placing seals in halite will with time reduce permeability in the surrounding formation and the interface. When a relatively stiff inclusion (such as concrete immediately after emplacement and crushed salt after it appreciably consolidates) is located in an opening in rock salt, the tendency for the rock to creep will cause the radial and tangential stresses in the vicinity of the inclusion to approach the lithostatic stress. These stresses are expected to reverse the disturbance (including a decrease of permeability) in the adjacent rock by literally forcing the rock back together. Further, the stresses at the seal/rock interface are expected to become great enough to render the often-troublesome interface tight. Thus, emplacing certain seals may not only seal the excavation, but may also return the adjacent rock to near pre-excitation condition.

"Disturbance reversal" as described above has been observed in laboratory testing of halite, and has been referred to as "healing." When samples of salt are brought from the field in a disturbed condition, their permeabilities are usually great. After application of hydrostatic pressure, permeabilities decrease to a low value and remain fairly insensitive to stress changes (Sutherland and Cave, 1977). Healing is generally attributed to increased porosity from plastic deformation at the grain boundaries. Another type of healing that may occur in halite is macroscopic fracture healing. Limited tests of fracture toughness suggest that fractures in halite heal appreciably when subjected to moderate pressure and temperatures (Costin and Wawersik, 1980). IT Corporation (1987)

found that confining pressure and elevated temperatures reduced the permeability of fractures in salt with time to a level comparable to that prior to fracturing.

Healing has also been observed in in situ tests. Test Series B of the Small-Scale Seal Performance Tests involved 1-m-long horizontal concrete seals emplaced in 1-m-diameter boreholes (Stormont and Howard, 1986). Approximately 30 days after seal emplacement, tracer gas and flow measurements indicated that while the volumetric flow rates were quite small, very fast travel times (<10 minutes) through the seals were measured. In one case, the flow path was identified as a fracture either along the interface or in the adjacent rock; in the other two cases, the flow paths were assumed to be along cabling routes within the seal. Follow-up measurements approximately one year after seal emplacement revealed that the flow paths previously observed had shut down--no tracer made it through any of the seals even after being introduced behind the seals at 2 MPa for 12 days (Peterson, Lagus, and Lie, 1987b). Pressure measurements within the concrete seals indicate the development of relatively high radial stresses near the interface over the course of the year (Labreche and Van Sambeek, 1987), consistent with the concept of concrete/rock healing.

Grouting of the Salado is possible, but is neither desirable nor thought necessary as a primary seal. Effective

grouting may be difficult due to the small size of the fractures and the tendency for movement of the host rock. At present, the best design option is to utilize the potential of the rock to heal itself under certain conditions.

#### 7.4 Design Options Including Asphalt

Asphalt could be used as a component in the shaft seals if the redundancy that it can provide was thought necessary. Asphalt must be suitably confined to prevent its loss through cracks or fractures; therefore, the adjacent host rock must be without substantial fractures. A material should be placed above and below the asphalt that does not allow the asphalt to travel along its interface with the host rock. Sitz (1981) demonstrated the ability of clay/sand mixtures to retain asphalt. Sitz also determined that the asphalt layer should be more than 1.5 m thick to achieve a good seal.

The designs given in Figures 7.1 and 7.6 could be modified by specifying a layer of asphalt in the middle of the bentonite-based seals. It may be difficult to locate a sufficiently unfractured section of host rock in the Rustler without displacing the position of the bentonite-based seals. In the Salado, there is ample space. Also, the creep of the adjacent rock salt may produce a natural overpressure system with the viscous asphalt, increasing its sealing ability.

## 8. DESIGN EVALUATION OF PANEL SEALS

Due to its predicted rapid consolidation, quarried or crushed salt is the principal seal material for storage panel seals. Special care, or actions such as overexcavation, will be necessary to address the disturbed rock zone problem.

### 8.1 Panel Sealing Strategy

The strategy for panel sealing is to prevent the seal location from providing a preferential flow path out of the storage panel. In this way, pressurized fluid within a storage room (if there were any) would be equally likely to move out through the host rock as it would through the sealed drift and shaft, greatly decreasing the amount of fluid that might reach the biosphere if the sealed penetrations were the predominant flow path. Such a strategy again suggests emplacing a seal that becomes virtually identical with the host rock (that is, a salt-based seal). As will be shown, effective salt seals are expected to be established well within 100 years, consequently their development will not be impeded by human intrusion. The effect of brine influx from the host salt into the consolidating salt is expected to be of less concern than in the shafts. Loading of the panel seals by waste-generated gas has not been explicitly considered in design activities. The seals as presently designed will allow gases to pass through them fairly easily until they consolidate, at which time the seal will be essentially identical to the host rock. Further, as waste will be emplaced on either side of most panel seals, the loading will be nearly symmetric and will not tend to displace the seals. Gas generation, dissipation, and pressure buildup must be evaluated in the context of the entire storage system, not just the panel seals. Once a satisfactory model of gas generation exists, the room response, including panel seals, can be evaluated.

The condition of the host rock is a critical consideration in the strategy, design, and performance of panel seals. As previously discussed, flow through a seal system is partly dependent on host rock permeability. This becomes even more important for panel seals because the seal axis is aligned with that of the formation bedding and discontinuities, increasing the opportunities for seal bypass. Furthermore, the rectangular shape of excavations at the facility horizontal is expected to result in more disturbance than a circular or elliptical shape. The panel seal designs will have to take the adjacent disturbed rock into account.

The current sealing concept is for panel seals in main access drifts and in the panel entries (Figure 8.1). These seals will isolate the disposal area from the shafts, and the panels of waste from one another. The

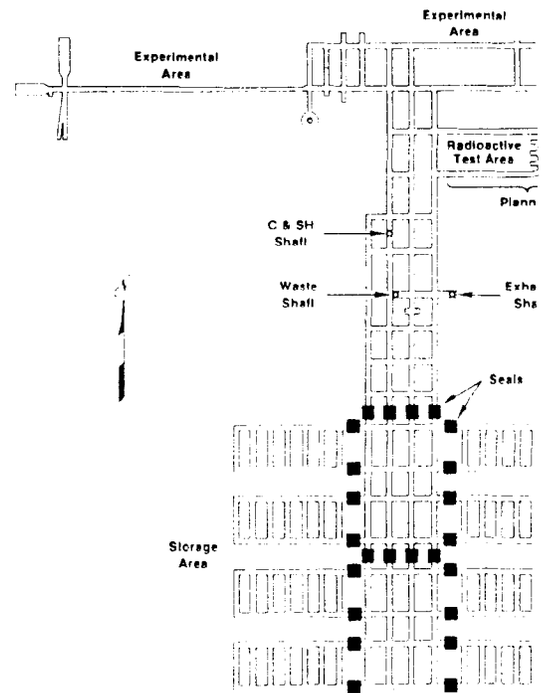


Figure 8.1. Tentative Locations of Panel Seals.

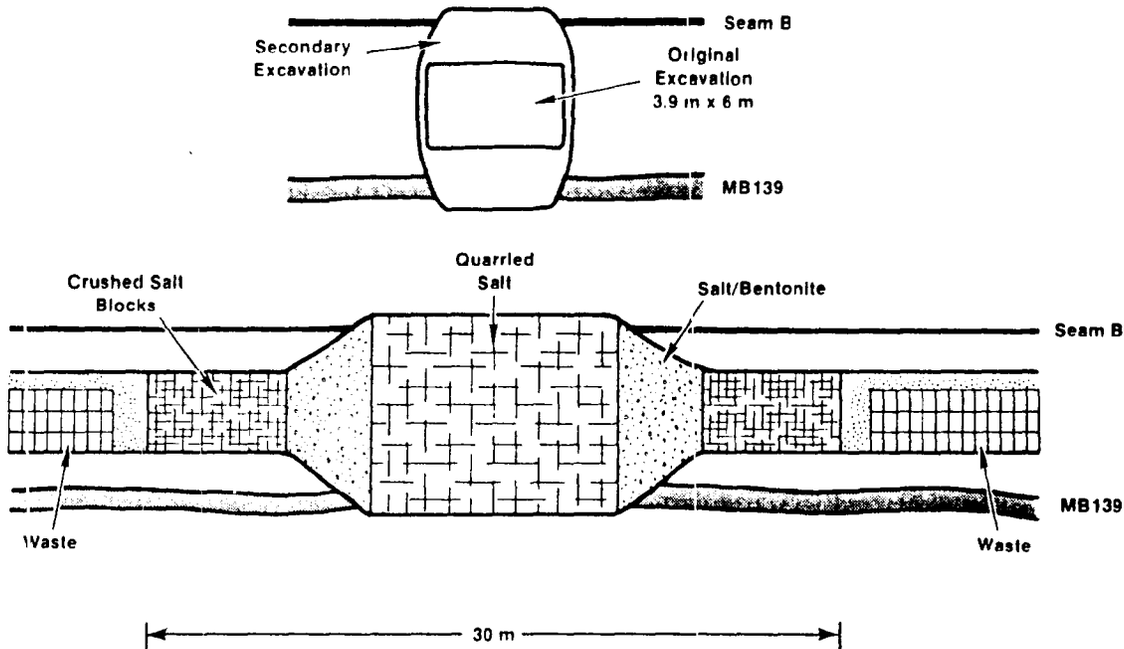


Figure 8.2. Cross-Sectional View of Panel Seals.

Facility design calls for reduced width in the 60 m long panel entries (from 4.9 m high by 9.9 m wide in the storage area to 3.9 m high by 4.0 m wide in one entry and 3.9 m high by 6.0 m wide in the other), and for 30 m of the entry dedicated for a panel seal (US DOE, 1986). Panel seal designs will be developed within the 30 m length constraint if possible. The dimensions of the main access drifts are 3.9 m high by 4.0 m wide, and the remaining one is 4.9 m high by 7.5 m wide.

## 8.2 Panel Seal Design

The panel seal design is given in Figure 8.2. A center or core of quarried or crushed salt is the principal long-term seal component. At this

location, the design calls for the rock to be overexcavated just prior to seal emplacement to remove damaged rock. Salt/bentonite mixtures in block form or pneumatically emplaced will be located on either side of the core principally as a short-term seal component. Pressed salt blocks are the exterior components to confine the bentonite and to serve as a redundant long-term seal. The shapes and sizes of the seal components and the overexcavation in Figure 8.2 are conceptual.

### 8.2.1 Salt Seal Design

Test Series C of the Small-Scale Seal Performance Tests is providing data on the structural and fluid flow performance of block-type seals

that simulate panel seal components (Stormont and Howard, 1987). Eight seals, 92 cm wide, 92 cm high, and 92 cm long, were emplaced in boreholes drilled in the rib (wall) of the WIPP Facility. Four seals are composed of salt blocks, and four seals are composed principally of salt/bentonite blocks. There are four seals instrumented with pressure and closure (displacement) gauges: two salt block seals and two salt/bentonite block seals. The remaining four uninstrumented seals (two salt and two salt/bentonite) are for permeability or fluid flow testing. In order to install the block-type seals in cylindrical horizontal boreholes, the seal intervals were "squared" into rectangular parallelepipeds and therefore have a shape similar to a drift. Methods of block production and seal emplacement devised suggest that block-type seals are viable full-size seal structures. Structural measurements include hole closure in open and sealed portions of the boreholes, pressure changes at the seal/rock interface, and axial displacements of the seals. These measurements provide data to test laboratory-based models of salt consolidation. To date, the measurements are consistent with the conclusion of Sjaardema and Krieg (1987) that crushed salt seals should provide little resistance to hole closure until they become very dense.

The consolidation of a crushed salt panel seal has been modeled by Arguello and Torres (1987). A two-dimensional plane strain geomechanical model of the panel entryway and seal component was used to numerically simulate the seal system response. The drift was modeled as 3.7 m wide by 6.1 m high, and the seal was assumed to be infinitely long in the out-of-plane direction. Reference stratigraphy and material properties were used for the formation, with the exception of an artificial reduction in the elastic modulus for the rock salt to better simulate measured closures. The crushed salt was assumed to provide no backstress to closure

up to a fractional density of 0.8 (Sjaardema and Krieg, 1987); therefore the crushed salt seal was indirectly modeled as an open drift. The study parametrically varied the initial density of the crushed salt and the time of seal emplacement after excavation. Results showing the change in fractional density with time, for various initial fractional densities and for times of emplacement after excavation of 0 and 10 years, are given in Figures 8.3 and 8.4, respectively. Clearly, the time required to reach 0.95 fractional density (the working criterion of effective salt consolidation as discussed in Chapter 5) decreases with increasing initial fractional density. Furthermore, for the same initial density, the time to reach 0.95 fractional density is increased the longer after drift excavation that the seals are emplaced. A conclusion from this study is that an opening 10 years old or less, with an initial fractional density of 0.8 or greater is required to achieve the working criterion of 0.95 fractional density in less than 100 years, and therefore be established prior to breach scenarios. Such a fractional

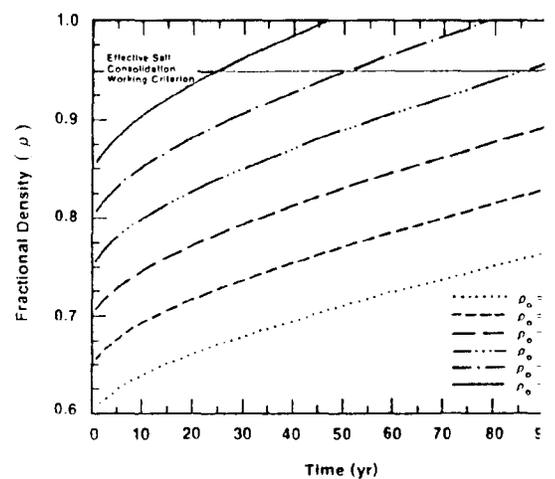


Figure 8.3. Fractional Density with Time for Seal Emplaced at 0.5 Years After Excavation (from Arguello and Torres, 1987).

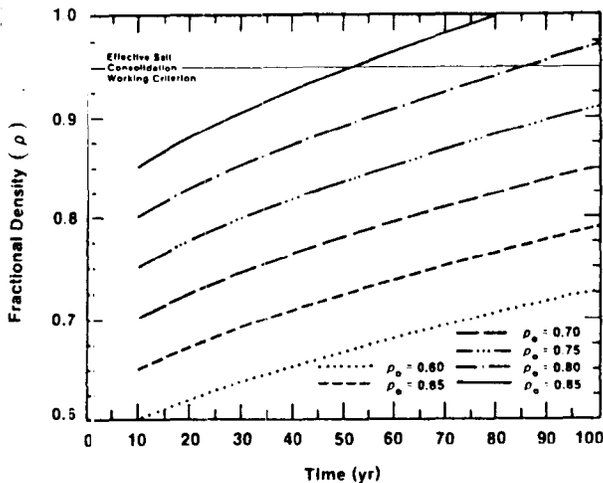


Figure 8.4. Fractional Density with Time for Seal Emplaced at 10 Years (from Arguello and Torres, 1987).

density is achievable by pressed blocks (Stormont and Howard, 1987).

Once its fractional density exceeds 0.95, crushed salt will develop a stiffness approaching that of intact salt. Therefore, stress build-up and the accompanying disturbance reversal is expected in the rock adjacent to a relatively dense crushed salt seal.

Extrapolation from the shaft salt consolidation study by Nowak and Stormont (1987) reveals that the expected rates of brine influx will not saturate a mass of crushed salt at the repository horizon until its fractional density is well above 0.95. Therefore, brine influx should not prevent salt from consolidating adequately as a panel seal component.

An effective seal should be achieved faster with quarried salt. Quarried salt would also limit disturbance in the adjacent rock, as it would take less closure to effect a seal, and it becomes stiffer faster, resulting in a stress buildup in the vicinity of the seal.

## 8.2.2 Salt-Bentonite Seal Design

A salt/bentonite seal component would add a short-term flow barrier function to the panel seal. Such a seal component would remain effective even if it did not consolidate substantially as a result of the "bridging" of closure from the relatively stiff adjacent quarried salt block component. The bentonite would be confined by the pressed or quarried salt blocks on either side of it. The bentonite may seal fractures in the anhydrite or salt rock if they are not too large.

Initial fluid flow testing of the salt/bentonite seals in Test Series C suggested that the salt/bentonite blocks can be effective barriers to brine flow if interface erosion is prevented. Salt blocks provided adequate confinement for the salt/bentonite blocks under these test conditions (Stormont and Howard, 1987).

## 8.2.3 Rock Sealing

The formation could provide a path for fluid to bypass the panel seals. The inherent low permeability of far-field or intact salt will probably preclude unacceptable bypass, but the disturbed zone may be troublesome. In a bedded deposit, especially when the predominant rock (salt) continues to deform in a nearly stable stress-field, separations or fractures associated with the interbed layers are to be expected. The relatively thin layer of salt on the roof and invert between the excavation and the interbed layers may also fracture. The fractures could become a network of connected porosity throughout the storage facility. The fractures may be confined to immediately above and below the excavation, or may extend some distance. Such fractures could ultimately connect waste disposal areas with other portions of the facility.

The most direct method of detecting and measuring disturbance surrounding WIPP Facility excavations has been gas flow or gas permeability tests (Stormont, Peterson, and Lagus, 1987). Results of these gas flow tests in test intervals composed of rock salt are given as a function of distance of the test interval from the excavation in Figure 8.5. Beyond 1 m the flow rates are consistently small, and within 1 m of the excavation flow rates vary by many orders of magnitude. When the test interval containing an interbed layer was distant from the excavation, the measured flow rates were low; relatively high flow rates occur when the interbed is within about 2 m of the excavation and the measurement has been made near the center of a drift or intersection (Figure 8.6). As shown in Figure 8.7, the wider the drift, the more flow is measured in the interbed when measured from the center of the drift.

Tests conducted in the first panel entries provide a good illustration of the dependence of disturbance on time and size. Gas flow measurements conducted in the rock immediately above and below these drifts began about 1 month after excavation and were periodically repeated. The following conclusions are drawn from these measurements: (1) at all times, the flow rates in the wider (6.0 m) drift are substantially greater than in the narrower (3.9 m) drift; (2) the flow rates in the wider drift increase more dramatically with time (Borns and Stormont, 1987). Contours of gas flow rates measured around a 5 year old WIPP drift similar in size to a panel entry are given in Figure 8.8 (Borns and Stormont, 1987). Tracer measurements imply that vertical and horizontal flow paths (both microscopic and macroscopic fractures) exist above and below the excavations, and are located in Marker Bed 139 below, Seam B above, and the salt that separates these layers from the excavation (Stormont, Peterson, and Lagus, 1987).

Visual observations of fracture boreholes in the rock surrounding excavations have also provided direct information regarding the disturbed zone. The observations are summarized in Figure 8.9's idealized cross-section of a storage room (Borns and Stormont, 1987). Reexamination of existing boreholes by Franke (1987) suggests a strong dependence of fracture frequency on drift span and time after excavation.

Continuing deformation is likely to result in increased flow or permeability in the rock adjacent to seal locations, so it appears prudent to install seals to limit the deformation as far as possible after excavating and installing the rooms with waste. It may not be feasible to install some of the panel entry seals within a few years after excavation, but the main access ways should be open for 30 years prior to decommissioning. A different seal design may be required in locations that have been open for long periods of time.

A fundamental issue is whether to overexcavate the rock at the panel entry locations. Some overexcavation is generally believed necessary because disturbance (i.e., fractures) is expected to develop quickly after excavation and get progressively worse, and it is unlikely that healing can reverse the effects of this disturbance within 100 years. Within one year after excavation, anhydrite layer beneath the floor of the first panel entry way had fractured extensively (Borns and Stormont, 1987). While healing of halite in the vicinity of panel seals may reverse some disturbance once the seal components sufficiently stiffen to exert appreciable backstress, fractures in anhydrite are not expected to readily heal, and if they are forced back together, it is likely that the surfaces will not meet perfectly and the fracture will re-open. Overexcavation may allow the drift to possess a more favorable geometry that will minimize post-seal

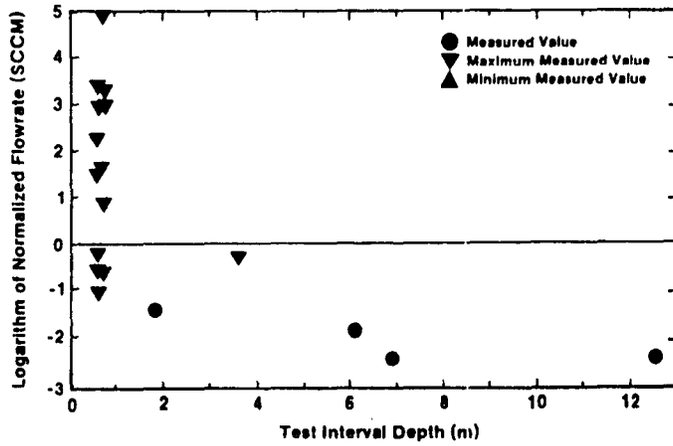


Figure 8.5. Gas Flow Rates in Halite Test Intervals. (from Stormont, Peterson and Lagus, 1987).

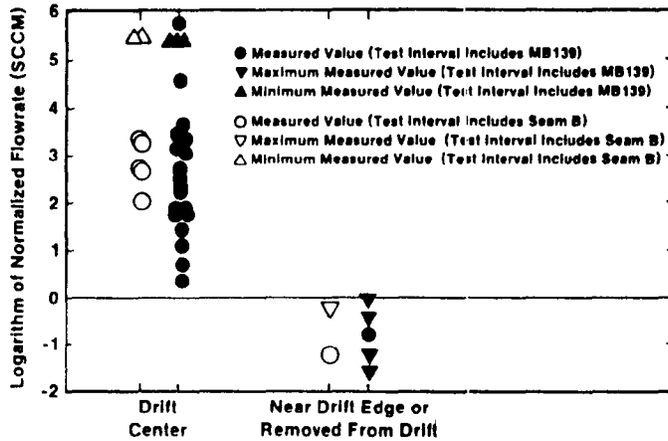


Figure 8.6. Flow Rates in Interbed Layers Within 2 m of WIPP Drifts When Tested at the Drift Center or Near or Just Removed from the Drift Edge (from Stormont, Peterson, and Lagus, 1987).

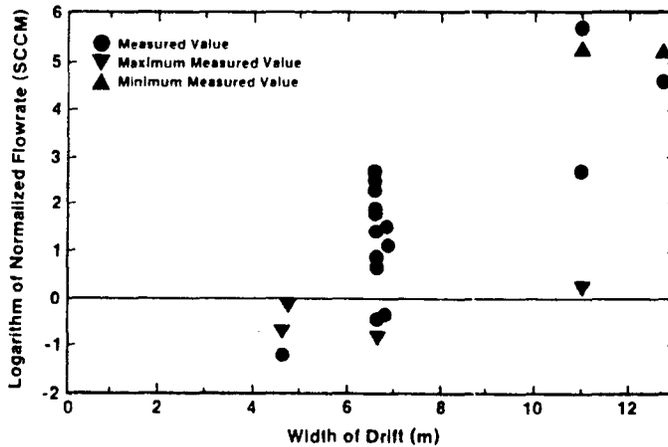


Figure 8.7. Drift-Width vs. Flow Rate From Tests on MB139 (from Stormont, Peterson, and Lagus, 1987).

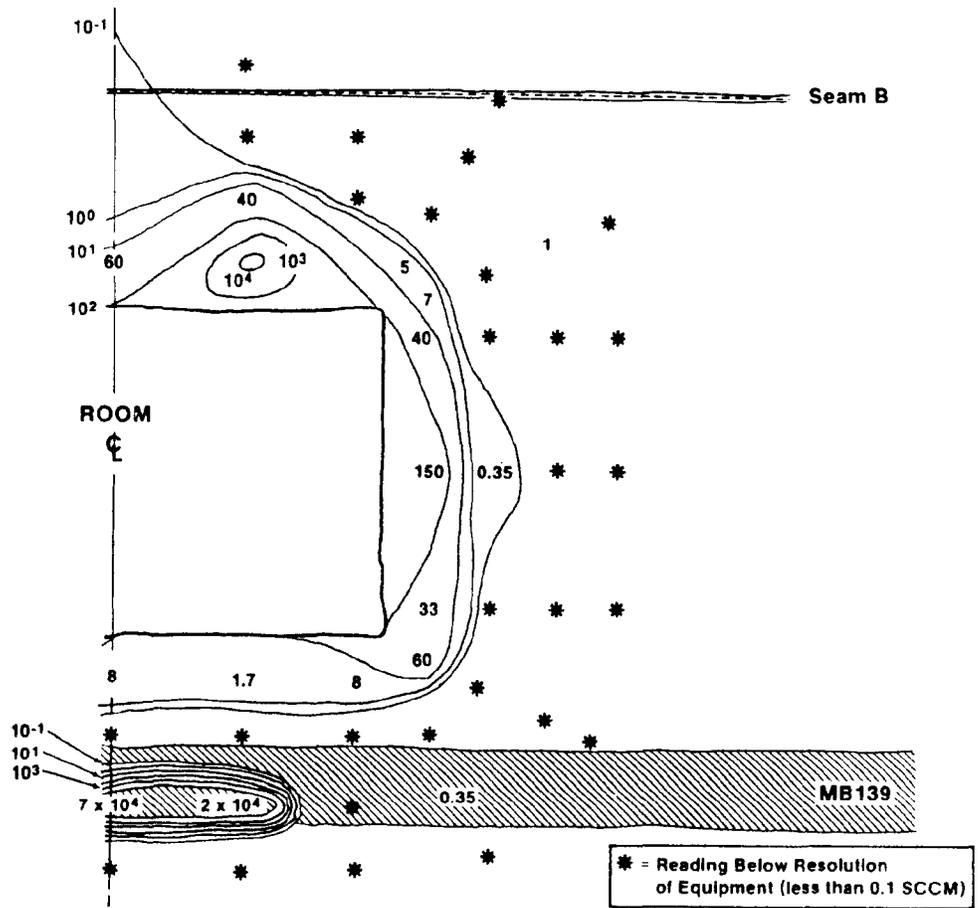


Figure 8.8. NI100 Drift Flow Rate (SCCM) Contours (from Borns and Stormont, 1987).

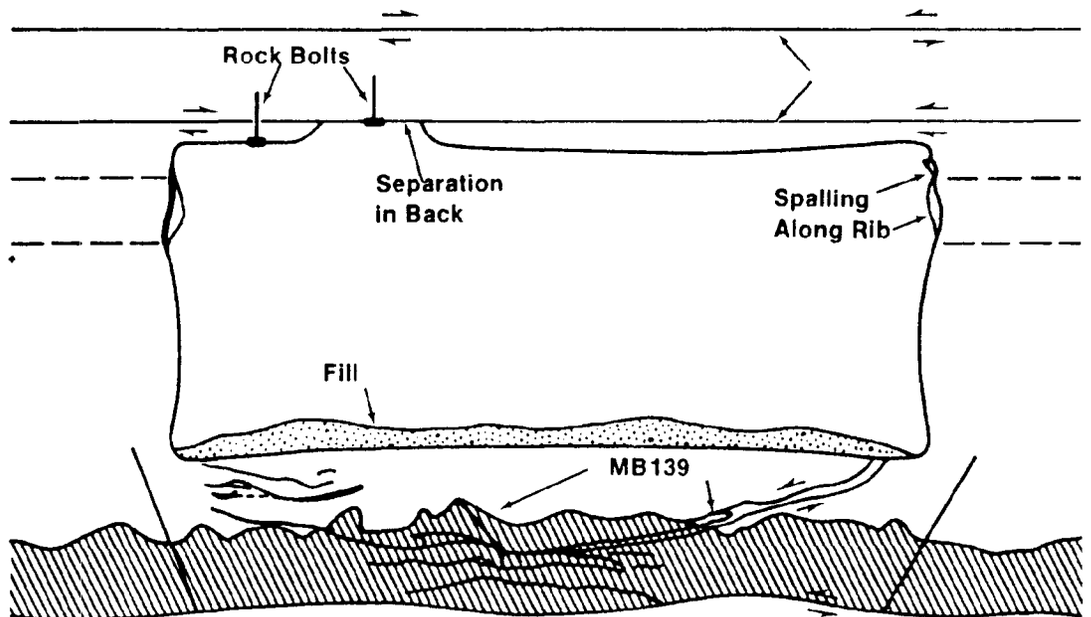


Figure 8.9. Idealized Excavation Effects in a 4m x 10m Room from (Borns and Stormont, 1987).

damage. However, the limitations of overexcavation should be recognized: it will entail additional costs, there is no experience with or data from the overexcavated drift configuration, and as the effective diameter of the opening increases, the disturbed zone may propagate further into the rock.

The overexcavation should be done just prior to seal emplacement if possible, to minimize disturbance and utilize the increased creep rates of the host salt just after excavation. It is likely that portions of Marker Bed 139 and Seam B will have to be removed. The most favorable shape may be elliptical, rather than rectangular. Limited grouting of Marker Bed 139 in the vicinity of the overexcavation may be required to fill large voids.

### 8.3 Design Options Including Concrete

Many alternative designs for panel seals can be generated by including concrete as a component. Concrete components are presently not thought necessary to establish effective panel seals, but they are retained as a secondary design option. Concrete could be used for many reasons: (1) if salt consolidation assumptions are not substantiated; (2) for confinement of salt or bentonite-based seal components; (3) to reverse formation disturbance; (4) as a short-term flow barrier; (5) as a redundant component. Due to the length of time that they will be open, the seals in the main entries may require concrete components. The shaft base seal (introduced in Chapter 7) is likely to include concrete.

Test Series B of the Small-Scale Seal Performance Tests involved three 92 cm diameter, 92 cm long concrete (ESC) seals emplaced horizontally in the rit of Room M (Stormont and Howard, 1986). These seals simulate panel seals in an idealized (circular) geometry. Two seals contain thermal/structural

instrumentation, and one is uninstrumented. The concrete was pumped into place, and the resulting seals had an excellent contact with the host rock. Structural results indicate that the seals are stable, even when axially loaded to 2 MPa during flow testing (Labreche and Van Sambeek, 1987). Trends indicate that axial stresses may become tensile about two years after emplacement, perhaps eventually resulting in fracture. As with Test Series A, the creep of adjacent rock was the predominant mechanism of stress and strain development in the concrete and the adjacent rock after transient effects diminished. The results of fluid flow tests of these seals indicated that they were excellent barriers to fluid flow and become more effective with time, due to the healing effect (Peterson, Lagus, and Lie, 1987b) discussed in Section 7.3.4.

Arguello and Torres (1987) conducted analyses of concrete panel seal components. The model was identical to that previously used for their analyses of the crushed salt component (Section 8.2.1), except the crushed salt was replaced with a concrete seal. The concrete was modeled as linearly elastic, and the material constants were those for the ESC (Gulick and Wakeley, 1987). The analyses were carried out to 50 years, where the seal system response is assumed to be dominated by salt creep. Previous modeling by Van Sambeek (1987) and Van Sambeek and Stormont (1987) suggests that the effects of hydration and expansion diminish with time for a concrete seal in salt because of the dominant long-term effect of salt creep. When the concrete was loaded by the creep of the adjacent rock, the calculations predicted that essentially no tensile stresses developed in the concrete, and the compressive stresses were well below the strength of the concrete. Tensile stresses which exist in the rock prior to seal emplacement (which indicate potential locations for fractures) were

predicted to disappear and become compressive soon after seal emplacement; within five years after seal emplacement no tensile stresses exist. Thus, a concrete component is expected to generate a stress field in the adjacent rock that is conducive to healing or tightening of the halite host rock. Results from Test Series B that substantiate this prediction are discussed in Section 7.3.4.

A composite panel seal consisting of a central crushed salt core with concrete end caps was analyzed by Arguello (1988). A two-dimensional, axisymmetric geomechanical model was used to estimate the effect of a finite length

composite seal and the influence of stiff concrete end caps on the consolidation of the central core (bridging). The concrete seals were 5.4 m in diameter and 5.3 m long, and the salt core was 5.4 m in diameter and 19.8 m long. The composite seal was assumed to be emplaced two years after excavation. Fractional densities of the crushed salt core as a function of time after emplacement are given in Figure 8.10 for an initial salt fractional density of 0.8. The effect of the concrete seals is largely confined to within 2 m of the concrete/crushed salt transition. Data from Test Series B imply that the closure of a borehole is largely unaffected by a concrete seal within one-ha-

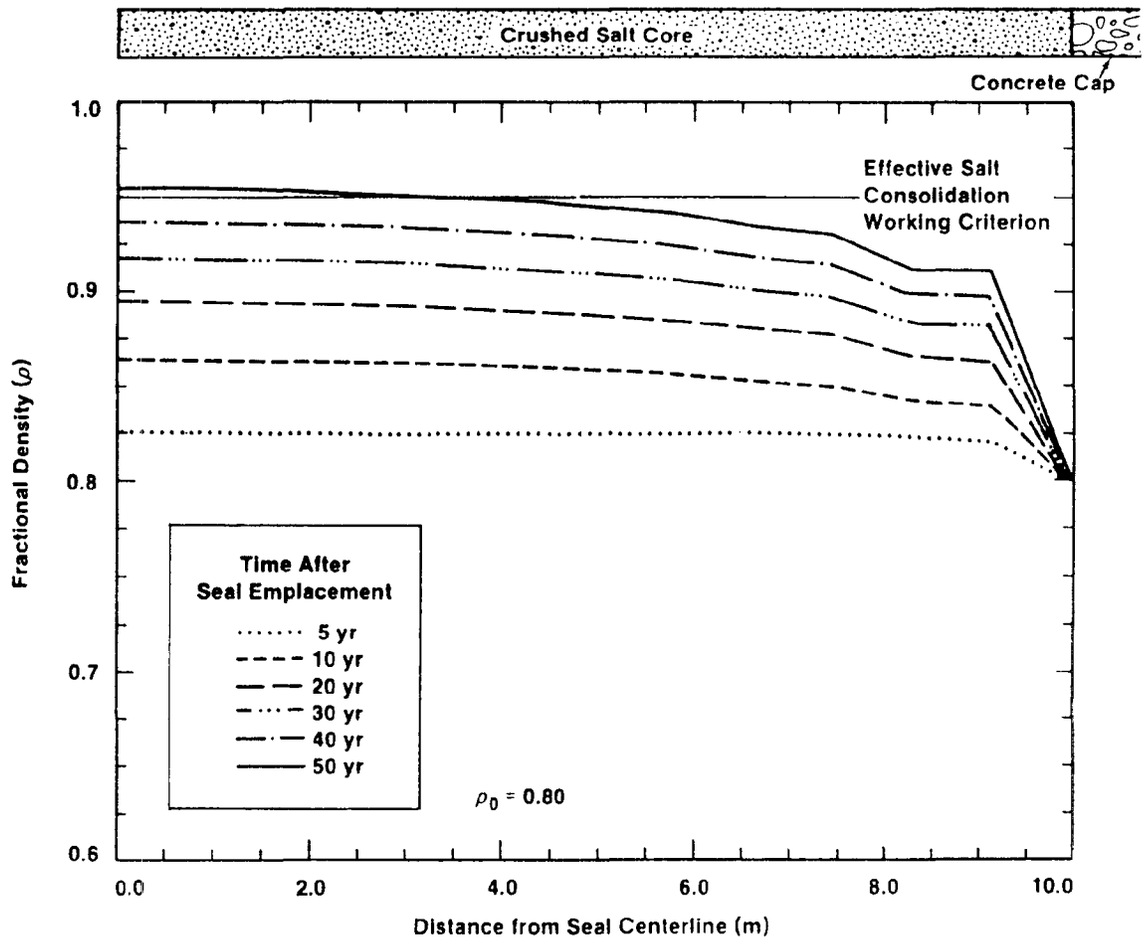


Figure 8.10. Fractional Densities of the Crushed Salt Core as a Function of Time After Emplacement (from Arguello, 1988).

of a hole diameter away from the concrete face (Labreche and Van Sambeek, 1987), and are therefore consistent with this modeling study. Arguello also predicted that unacceptably high axial tensile stresses develop in the concrete soon after seal emplacement, and suggested that reinforcement or

seal geometries other than simple cylindrical ones may be necessary. Test Series B data indicate that tensile strains develop in the concrete, but there is uncertainty over the stress measurements (Labreche and Van Sambeek, 1987).

## 9. DESIGN EVALUATION OF NON-WASTE ROOM SEALS

The non-waste rooms are to be sealed by backfilling with crushed salt.

### 9.1 Non-Waste Room Sealing Strategy

Non-waste rooms or drifts are all excavations not presently dedicated to eventual waste disposal, including the experimental areas. It is presently planned to seal non-waste rooms by backfilling with crushed salt. The purpose of backfilling these areas is to provide a redundant barrier to fluid migration, limit the damage around these excavation, shorten the time until the repository is returned to a condition comparable to intact rock, and serve as a disposal location for mined salt.

### 9.2 Non-Waste Room Seal Design

The non-waste rooms should simply be backfilled with crushed salt. No

secondary excavation is anticipated. Pneumatic stowing or backfilling may be the emplacement method of choice because: (1) relatively high initial densities can be achieved; (2) there is good control over the consistency of the emplacement; (3) it is relatively inexpensive; (4) emplacement can be achieved remotely to avoid regions of possible danger.

The time to achieve effective consolidation can be inferred from analyses for consolidation of panel seal components (e.g., Arguello, 1988; Arguello and Torres, 1987). Based on these analyses, consolidation should be complete in less than 200 years. Because of the time the excavations will be open prior to sealing and the lack of preparation or treatment of the adjacent disturbed zone, substantial additional time may be required to reverse the adjacent formation damage.

## 10. DESIGN EVALUATION OF BOREHOLE SEALS

Cementitious grouts will be used to seal boreholes in the vicinity of the WIPP, probably without removing the hole casing. Present analyses suggest that crushed salt may not be effective for borehole sealing.

### 10.1 Borehole Sealing Strategy

Previous assessments have indicated that open existing boreholes in the vicinity of the WIPP pose little or no threat to the public (Intera, 1981; Christensen, Gulick, and Lambert, 1981; Stormont, 1984), principally because no existing boreholes penetrate the WIPP Facility and salt must be dissolved in the boreholes before penetration could occur. Such dissolution is calculated to proceed slowly, and the requirements for borehole sealing are therefore expected to be minimal. Because concerns regarding long-term performance are alleviated for borehole seals, cementitious mixtures can be used as the principal seal material.

Cement-based materials (grouts) are preferred as borehole seal material for their emplacement characteristics. Borehole sealing entails remote emplacement, and confidence is required that the sealing material completely fills the borehole and makes good contact with the borehole wall. This may be particularly important in boreholes penetrating rock susceptible to substantial washouts (Christensen, Statler, and Peterson, 1980). Cement grouts have known flow properties and established emplacement techniques that allow good rock/seal contact. Even if the grout degrades into its constituents (principally sand), adequate resistance to flow should exist (Stormont, 1984).

### 10.2 Borehole Seal Design

The saltwater BCT-1F mix (Section 6.3.1) should be placed in the salt zones to preclude dissolution of the

host rock by the cement water. On the other hand, the freshwater BCT-1FF mix is preferred in nonsalt zones because of its slightly better performance characteristics.

A fundamental issue concerning borehole sealing is whether or not the casing should be removed prior to sealing. Iron casing will corrode over long periods of time, leaving a more permeable conduit through the seal (Tremper, 1966; Tonini and Dean, 1976). However, because all boreholes which penetrate the Salado are unlined below the Rustler contact with the exception of ERDA-9, a seal of substantial length which has a good bond with the host rock will be emplaced even if the hole is left cased. Very short borehole seals emplaced in salt in Test Series A of the Small-Scale Seal Performance Tests have exhibited permeabilities to gas and brine of less than  $10^{-13}$  m<sup>2</sup> (Peterson, Lagus, and Lie, 1987b). The Bell Canyon Test demonstrated the effectiveness of short grout borehole seals in anhydrite host rock (Christensen and Peterson, 1981). Given the probable minimum sealing requirements for boreholes, it is believed that adequate seals can be achieved with the casing left in place above the Salado.

### 10.3 Design Options Including Crushed Salt

While it would be desirable to achieve a salt seal in boreholes, present concerns regarding emplacement techniques and brine saturation prior to achieving high fractional densities do not make it a first choice material for borehole seals. Bridging of a granular material during remote emplacement in a relatively small diameter is possible. Concerns over bridging and the complete filling of the borehole can be partially alleviated by first screening the salt to eliminate large grains, perhaps to a distribution similar to sand, and then emplacing it through tubing that

is withdrawn during filling. Screening may also help to obtain the highest possible initial density of the crushed salt.

Even if the crushed salt could be emplaced effectively, the consolidation may be impeded by saturation of the crushed salt by brine from the host rock salt. Salt consolidation calculations for shafts (Torres, 1987) can be related to salt consolidation in a borehole by applying the "pseudostrain concept" (Munson, Torres, and Jones, 1987), which in essence states that closure in homogeneous salt is directly

proportional to its diameter. The fractional density of a crushed salt with time is therefore independent of the opening diameter, as long as the initial fractional density is the same. Thus, the results of Torres (1987) showing the change in fractional density with time for an initial fractional density of 0.60 (see Figure 10.1) apply to salt consolidation in boreholes, well as in shafts. The present best estimates of brine influx, however, predict that once short-lived transient diminish, the volumetric flow rate is independent of excavation diameter, stated differently, that the flux

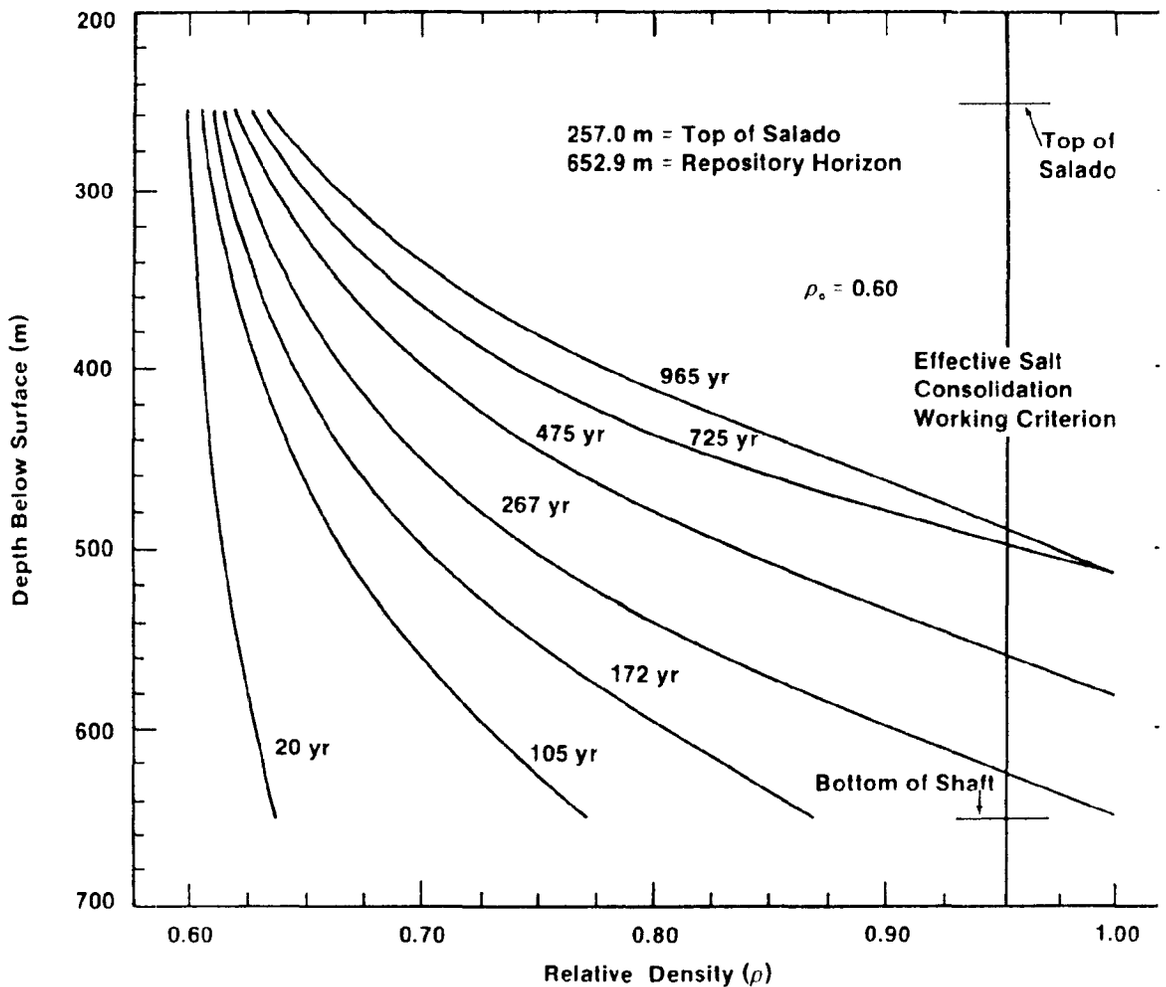


Figure 10.1. Backfill Density for a 3.66-m-Diameter Shaft (initial density = 0.60; from Torres, 1987).

inversely proportional to the opening diameter (Nowak and McTigue, 1987). Therefore, for the expected rates of consolidation and brine influx in boreholes, the crushed salt will become saturated prior to consolidating appreciably and the working criterion of Chapter 5 is not satisfied.

## 11. CONCLUSIONS

Salt consolidation is the key element of the design concepts for sealing the WIPP. To date, all indications are that the behavior of crushed salt is amenable to constructing long-term seals. There are many options for emplacement, and all of them are available, practical and not excessively costly. The recently developed and demonstrated block technology is a significant advancement in emplacement of crushed salt. Small amounts of moisture have consistently and dramatically increased consolidation rates in laboratory tests. In addition, permeabilities were shown to drop markedly at a fractional density of 0.95. The constitutive relationship for crushed salt based on the laboratory tests reveals that the salt will provide little resistance to closure until fractional densities exceed 0.95, at which point they have become effective barriers to flow. A working criterion developed for satisfactory consolidation was a fractional density of 0.95 or greater prior to saturation. Model studies of salt consolidation in shafts show that under conservative assumptions a >100 m long seal of consolidated salt at the base of the shafts can be expected if excessive water from the overlying water-bearing zones is ruled out. Finite element modeling of salt consolidation in panel seal components shows that effective salt consolidation is expected in less than 100 years at these locations. An alternative for emplacing salt seals is the use of quarried salt blocks. This technique, while not yet as advanced as crushed salt consolidation, could substantially reduce the time required to achieve an effective, long-term salt seal should that be desirable.

The design evaluation reveals that the host rock is expected to significantly influence the adequacy of seal systems. The adjacent rock can be the predominant flow path through a seal

system, as demonstrated by model studies and in situ test results. In shafts, rock in the Rustler Formation may be of particular concern due to its diversity and relative inaccessibility. At the disposal horizon, the anhydrous clay interbed has been observed to contribute substantially to a disturbed rock zone. In halite, the tendency of the host rock to creep has positive benefits. First, the closure consolidates the seal material. Once the seal material resists continued closure, rock stresses increase and tend to tighten the seal/host rock interface. This effect, known as healing or disturbance reversal, has been simulated numerically and observed during in situ tests.

Bentonite-based seals have many favorable properties, including low permeability and moderate swelling potential. Model results suggest bentonite's importance in effecting adequate seals in the Rustler. Bentonite can be tailor-mixed with other materials, such as sand or crushed salt, and emplaced in many different ways, including salt blocks. Initial results from in situ tests are favorable for bentonite/salt mixtures as barriers to fluid flow. Bentonite-based materials are being used in other experimental programs throughout the world, and the data base is therefore growing rapidly. The long-term physical and chemical stability of bentonite in WIPP environments is promising, but largely unsubstantiated.

Cementitious materials have been developed for placement in different WIPP environments (salt and non-salt) with adequate material properties and emplacement characteristics. These materials have been emplaced and tested in situ in numerous configurations, and have demonstrated exceptional sealability. Structural and thermal measurements have been used to improve numerical models of concrete/seal

interaction. Numerical simulations of concrete seals in shafts and panel seal locations have indicated that stable seals should be achievable, but indications of tensile stresses in concrete seals emplaced in halite have been noted.

There is presently no known fundamental obstacle to effectively sealing the WIPP by implementing the design concepts contained herein. Therefore, the present long-term sealing considerations support waste isolation at the WIPP. The designs, however, are not complete. Much work will be required to confirm these design concepts prior to the WIPP conversion from a pilot plant to a repository in about 1992. Key elements of the ongoing experimental program are given below.

#### 11.1 Materials Development

Laboratory testing of salt consolidation and permeability will continue, with emphasis on developing a mechanistic model of consolidation. The recently developed constitutive model will be tested against new laboratory data, and applied to potential seal configurations.

The quarried salt concept will be evaluated to determine its feasibility. Emplacement technology, laboratory testing, and model simulations will be developed if warranted.

The long-term physical and chemical stability of bentonite-based seal materials will be investigated.

Basic properties and efficacy of asphalt seals will be obtained from existing literature.

Continued testing of laboratory samples of cementitious material will continue, with emphasis on indications of long-term stability. Grout development

for formation grouting in the shafts will be pursued if necessary.

#### 11.2 Formation Hydraulic Properties

Measurements of permeability, pore pressure, and brine influx will be made in the soon-to-be-excavated Air Intake Shaft.

Measurements to characterize the time-dependent development of the disturbed rock zone surrounding excavations at the facility horizon are being conducted. These measurements include gas permeability and dye injection tests.

Further tests to determine brine influx size effects and the pressure regime in the vicinity of the WIPP Facility are being implemented. A drift-scale test is planned.

#### 11.3 Seal Tests

The Small-Scale Seal Performance Tests have provided a wealth of practical information and data in return for a modest investment. The existing test series will be maintained to provide data on time-dependent effects, and future test series are being designed and implemented to simulate shaft seal components.

A full-size test of a seal component will be required to provide reasonable assurance that the concepts developed on a relatively small-scale can be extrapolated to their intended application. Present plans are for a test of crushed salt block and quarried salt seals to be installed in conjunction with a drift-size brine influx experiment.

#### 11.4 Seal Design and Modeling

The models of crushed salt consolidation in the Salado portion of the

shafts and the flow through the seals in the Rustler portion of the shafts are being coupled to provide a more realistic model for the progressive consolidation and saturation of the crushed salt column in the shafts.

Various loading conditions and geometries will be investigated to develop a stable concrete seal design for salt and non-salt host rocks. The necessity of concrete expansivity will be investigated.

### 11.5 System Integration

An adequate and defensible design will require the integration of laboratory data, in situ data, and model results. Results from other experimental programs must also be considered, including performance assessment activities. A system analysis approach for the entire seal system and its subsystems will be implemented to ensure that the design is adequate.

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APPENDIX F

RADIOLOGICAL RELEASE AND DOSE MODELING  
FOR PERMANENT DISPOSAL OPERATIONS



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## F.1 INTRODUCTION

This appendix provides information concerning the radiological dose assessment modeling used to evaluate the risks associated with WIPP operations. A discussion of the AIRDOS-EPA computer model and its input parameters is provided, the concept of plutonium equivalent curies is explained, and descriptions of accident scenarios are presented. In response to numerous comments on the draft SEIS accident analysis, variations to the accident scenarios have been postulated in F.3 to consider alternate assumptions which result in more severe but less likely consequences. The credible accident scenario having the highest projected consequences is that of a postulated drum fire in the underground waste disposal area.

### F.1.1 OVERVIEW OF AIRDOS-EPA

AIRDOS-EPA (Moore et al., 1979) estimates the radiation dose to either a maximally exposed individual or to an exposed population from the release of a specified quantity of radionuclides to the atmosphere. The code estimates concentrations of radioactivity in air, deposition buildup on ground surface, and ground surface concentrations based on release information, characteristics of the area surrounding the release site (e.g., agricultural productivity and land use), and specified meteorological conditions. These estimates, combined with intake rates for man, were used to estimate the radiation dose to an exposed adult human from potential exposure pathways for routine and accidental releases.

### F.1.2 METEOROLOGICAL MODELING

The WIPP site area was modeled as a 50-mile-radius circular grid system with the site located at the center. Site-specific meteorological data, typical of annual average conditions, were specified for the assessment of routine annual releases. The annual frequency of wind direction was first determined for each of the 16 principal compass directions. The frequency of each Pasquill stability category, ranging from category A (very unstable) to category G (extremely stable), was then determined for each of the 16 directions. The average wind speed was entered for each wind direction and Pasquill category. The average depth of the atmospheric mixing layer (lid) for the area was specified to limit the vertical dispersion of the plume after it travels some distance downwind of the source. The lid value used applies to routine and accidental releases. For the assessment of accidental releases from the WIPP, stable meteorological conditions that allow minimal dispersion were assumed: a wind speed of 2 m/s under stability class F (very stable) conditions with wind direction constrained to a single direction for the maximum individual and annual average conditions with wind direction constrained to the direction having the highest consequences for the general population.

### **F.1.3 STACK EFFLUENT MODELING**

The waste handling building stack and/or the exhaust shaft are the two possible release points for routine and accidental releases (release points are referred to as "stacks" for modeling purposes). AIRDOS-EPA requires input describing each area or point of release.

Because the air will be discharged from the "stacks" at a relatively high velocity, the release will effectively take place at a height above the physical stack. Models for momentum-dominated plumes (Rupp et al., 1948) were used to estimate effective stack heights for releases associated with routine operations and projected accidents. This method employed an effective "stack velocity" in the vertical direction to determine the effective height of the release since the discharge from the stack will be angled. The effective point of release was also offset to account for the angled discharge. For releases associated with postulated accidents, the effective stack heights were estimated using Rupp's equation and reflected actual stack velocity measured during the postulated accidental release.

### **F.1.4 DISPERSION MODELING**

The Gaussian plume model of Pasquill (1961), as modified by Gifford (1961), estimates plume dispersion in the downwind direction. The values recommended by Briggs (1969) for the horizontal and vertical dispersion coefficients were used for dispersion and depletion calculations. The code permits consideration of dry deposition and scavenging for determining deposition of radionuclides on ground surfaces. Dry deposition is the process by which particles are deposited on grass, leaves, and other surfaces by impingement, electrostatic deposition, chemical reactions, or chemical reactions with surface components. The rate of deposition on earth surfaces is proportional to the ground-level concentrations of the radionuclides in the air (Slade, 1968).

Scavenging is primarily due to washout of particles from a plume by rain or snow and is, therefore, a function of the precipitation rate. The scavenging coefficient was averaged over an entire year, including periods during which rain or snow would not fall. Scavenging can thus be described as a continuous removal of a fraction of the plume per second over the entire year.

The value for the total ground deposition rate used in assessing routine releases was the sum of the dry deposition and the scavenging rates. The code removes the deposited fraction and maintains a mass balance along the plume as the concentration of the plume decreases. For the accidental release assessment, scavenging due to precipitation was conservatively ignored.

### **F.1.5 TERRESTRIAL MODELING**

As previously stated, the area surrounding the WIPP site was modeled as a 50-mile radius circular grid system with the WIPP facilities located at the center. Within the grid, 20 distances were specified in each of the 16 compass directions. Each distance

represented the midpoint of a sector. Eleven distances were specified within a 5-mile radius of the WIPP. The remaining nine distances were specified at about 5-mile incremental distances from the center of the site. Within each sector formed by the grid system, WIPP-specific data were used for population, agricultural area, surface-water area, and numbers of beef and dairy cattle. These data are summarized in Section 2.1 of the draft Final Safety Analysis Report (DOE, 1989).

Other factors used in modeling terrestrial and food crop transport are provided in U.S. Nuclear Regulatory Commission (NRC) Regulatory Guide 1.109 (NRC, 1977). One-half of the anticipated operational life of the facility, 12.5 years, was specified as the period of time allowed for long-term buildup of radioactivity on surface soils.

#### F.1.6 DOSE MODELING

The AIRDOS-EPA computer model estimates radiological intake rates at specified environmental locations. Resultant doses are then calculated through various exposure modes, using the ground-level concentrations in air and ground deposition rates computed from the meteorological input. To estimate the collective population dose, average values in the crosswind direction over each sector were used for the air concentrations and ground deposition rates. The average individual dose was determined by dividing the population dose by the number of individuals in the exposed population. The dose to an individual receiving a maximum dose (maximally exposed) was determined directly by the code.

For accident assessments, it was assumed that the maximally-exposed individual was located on the center line of the discharge plume at the point of highest off-site ground-level concentration for the entire duration of the accident. The population dose for accident assessments was calculated using annual average meteorological conditions (wind speed and stability class frequency distribution) with a constant wind in the direction which maximizes the collective population doses.

Exposure pathways, primarily the air pathway, are discussed in Subsection 5.2.3.2. The model calculates doses to total body, lungs, red bone marrow, lower large intestine wall, stomach wall, kidneys, liver, endosteal cells, thyroid, testes, and ovaries. The doses calculated are 50-year Committed Effective Dose Equivalents (CEDE) resulting from a one-year exposure for routine releases or one-time exposure for accidental releases.

The internal dose conversion factors used in the calculation were those reported in Dunning (1986). The inhalation factors were based on the ICRP Task Group Lung Model, which simulates the behavior of particulate matter in the respiratory tract. The inhalation factors used correspond to a median aerodynamic diameter of 1 micron. The ingestion factors were based on a four-segment catenary model with exponential transfer of radioactivity from one segment to the next. Retention of nuclides in other organs was represented by linear combinations of decaying exponential functions. In the inhalation and ingestion models, cross-irradiation (irradiation of one organ by nuclides contained in another) is included.

The Dunning dose factors are based on the ICRP and NCRP models endorsed by the DOE in its August 5, 1985, Vaughan memorandum (DOE, 1985). Further, Dunning calculated dose factor using the same organ uptake fractions for daughter products as for the parent, as recommended in more recent ICRP guidance. Comparison of the Dunning dose factors with those recommended by the Vaughan memorandum (DOE, 1985) indicates that Dunning's approach is slightly more conservative. External dose rate conversion factors developed by Kocher (1981) are used.

Where the chemical form and solubility of nuclides in the source term was not known, the solubility class which yielded the highest effective dose commitment was used in the model. For the alpha emitters, a quality factor of 20 was used in the calculation as recommended in ICRP Publication 26 (ICRP, 1977).

Input parameters to the AIRDOS-EPA model specific to the WIPP site are documented in Tables F.1 through F.11.

TABLE F.1 Meteorological data: assessment of routine releases

Parameter	Value (units)
Lid height	1,435 (m)
Average temperature	288.8 (°K)
Average rainfall	24.13 (cm/yr)
Frequency of atmospheric stability classes for each direction	Table F-2
Frequencies of wind directions and true-average wind speeds	Table F-3
Frequencies of wind directions and reciprocal-average wind speeds	Table F-4
Pasquill Category Temperature Gradients <sup>a</sup>	
E	0.0055 (°K/m)
F	0.0280 (°K/m)
G	0.0400 (°K/m)

<sup>a</sup> Categories A-D are not utilized in the AIRDOS-EPA Code; Categories E-G are AIRDOS-EPA Code default values.

TABLE F.2 Frequency of atmospheric stability classes for each direction

SECTOR <sup>a</sup>	Fraction of time in each stability class						
	A	B	C	D	E	F	G
1	0.5740	0.0084	0.0042	0.0391	0.0705	0.0517	0.2521
2	0.3376	0.0084	0.0038	0.0287	0.0738	0.1937	0.3540
3	0.2030	0.0071	0.0034	0.0240	0.0907	0.1979	0.4740
4	0.1869	0.0098	0.0045	0.0548	0.1209	0.1794	0.4437
5	0.2813	0.0246	0.0086	0.1044	0.1597	0.1413	0.2801
6	0.2627	0.0208	0.0091	0.1053	0.1756	0.1144	0.3121
7	0.2320	0.0044	0.0132	0.0485	0.1498	0.1175	0.4347
8	0.2981	0.0154	0.0154	0.0615	0.1231	0.0712	0.4154
9	0.3701	0.0168	0.0037	0.0299	0.1252	0.1121	0.3421
10	0.4469	0.0163	0.0041	0.0265	0.0898	0.0714	0.3449
11	0.5295	0.0153	0.0088	0.0306	0.0722	0.0481	0.2954
12	0.4420	0.0122	0.0020	0.0326	0.0570	0.0855	0.3686
13	0.5465	0.0178	0.0076	0.0293	0.0561	0.0726	0.2701
14	0.5657	0.0046	0.0061	0.0428	0.0413	0.0428	0.2966
15	0.5731	0.0134	0.0134	0.0403	0.0538	0.0336	0.2723
16	0.6558	0.0061	0.0048	0.0400	0.0461	0.0218	0.2255

<sup>a</sup> Wind directions are numbered counterclockwise beginning with 1 for due north.

TABLE F.3 Frequencies of wind directions and true-average wind speeds

Wind toward <sup>a</sup>	Frequency	Wind speeds for each stability class (meters/sec)						
		A	B	C	D	E	F	G
1	0.091	3.90	2.62	2.62	3.69	3.29	3.58	2.40
2	0.151	4.36	3.91	3.25	3.94	4.79	5.54	3.03
3	0.188	3.94	3.77	3.85	3.86	4.18	4.54	2.94
4	0.085	3.28	4.00	3.87	3.95	3.93	3.32	2.45
5	0.052	4.46	5.32	6.61	5.33	5.39	4.80	3.01
6	0.049	4.67	5.10	6.25	5.65	6.18	5.16	2.93
7	0.043	4.40	2.98	3.05	4.17	4.90	4.04	2.65
8	0.033	4.06	3.38	4.36	4.23	4.29	3.57	2.65
9	0.034	4.25	4.28	3.15	3.87	4.40	3.74	2.70
10	0.031	4.02	2.26	2.25	3.16	3.52	3.97	2.94
11	0.029	3.57	2.26	2.76	3.31	3.41	4.54	2.79
12	0.031	4.28	3.18	0.85	3.08	4.88	5.21	3.36
13	0.050	5.64	3.37	5.11	4.74	5.10	6.01	3.57
14	0.042	4.84	0.85	4.10	3.73	3.40	5.39	3.01
15	0.038	3.75	3.60	4.08	2.73	3.58	2.90	2.63
16	0.053	3.54	2.27	3.15	2.74	2.75	2.11	2.23

<sup>a</sup> Wind directions are numbered counterclockwise starting at 1 for due north.

TABLE F.4 Frequencies of wind directions and reciprocal-average wind speeds

Wind toward <sup>a</sup>	Frequency	Wind speeds for each stability class (meters/sec)						
		A	B	C	D	E	F	G
1	0.091	3.11	2.00	2.00	2.71	2.58	2.78	2.40
2	0.151	3.46	2.74	2.99	2.76	3.35	4.45	3.03
3	0.188	3.04	2.46	3.21	3.09	3.04	3.55	2.94
4	0.085	2.51	3.20	3.37	2.84	2.93	2.50	2.45
5	0.052	3.31	4.09	5.99	4.08	3.68	3.64	3.01
6	0.049	3.11	3.59	5.55	3.81	4.16	3.69	2.93
7	0.043	3.12	1.80	2.80	2.85	3.46	2.57	2.65
8	0.033	2.84	2.28	2.84	2.75	3.21	2.34	2.65
9	0.034	3.00	2.12	2.89	1.99	2.70	2.08	1.91
10	0.031	2.75	1.47	2.25	1.71	2.04	2.51	2.02
11	0.029	2.52	1.40	3.10	1.99	2.30	2.76	2.01
12	0.031	2.68	1.96	0.85	1.47	1.94	2.55	2.11
13	0.050	3.57	1.76	2.64	2.39	2.71	4.35	2.15
14	0.042	3.14	0.85	2.02	1.99	1.71	4.23	2.11
15	0.038	2.50	2.42	2.05	1.62	2.19	1.76	1.83
16	0.053	2.70	1.21	2.89	2.04	1.83	1.46	1.63

<sup>a</sup> Wind directions are numbered counterclockwise starting at 1 for due north.

TABLE F.5 Stack information

Parameter	Waste handling building	Storage exhaust filter building
Number of stacks	1	2
Physical stack height	14.9 (m)	8.2 (m)
Stack diameter	2.4 (m) <sup>a</sup>	4.4 (m)
Velocity of stack gas	9.5 (m/s)	6.7 (m/s)

<sup>a</sup> Equivalent diameter.

TABLE F.6 Terrestrial modeling assumptions

Parameters	Value (units)	Basis
Buildup time for surface deposition	4,562.5 (day)	
Fraction of locally grown produce	1.0	Conservatism
Fraction of radioactivity retained on leafy vegetables after washing	0.5	NRC, 1977
Time delay for ingestion:		
Pasture grass by animals	0 (hr)	NRC, 1977
Stored feed by animals	2160 (hr)	
Leafy vegetables by man	24 (hr)	
Produce by man	24 (hr)	
Removal rate constant for physical loss by weathering	$2.1 \times 10^{-3}$ (hr <sup>-1</sup> )	NRC, 1977
Period of exposure during growing season:		
Pasture grass	720 (hr)	NRC, 1977
Crops and leafy vegetables	1440 (hr)	
Agricultural productivity per unit area:		Baes and Orton, 1979
Grass-cow-milk pathway	0.28 (kg/m <sup>2</sup> )	
Produce and leafy vegetable	1.9 (kg/m <sup>2</sup> )	
Effective surface density of soil	240 (kg/m <sup>2</sup> )	Moore et al., 1979
Fraction of yearly and daily feed from pasture	1.0	Conservatism
Consumption rate of contaminated feed or forage by animals (fresh weight)	15.6 (kg/day)	Baes and Orton, 1979
Transport time from animal Feed-milk-man	2.0 (day)	NRC, 1977
Average time from slaughter of meat to consumption	20.0 (day)	NRC, 1977

TABLE F.6 Concluded

Parameters	Value (units)	Basis
Fraction of meat-producing herd slaughtered each day	$2.74 \times 10^{-3}$	Conservatism
Muscle mass of meat-producing animal	200 (kg)	Site-specific evaluation
Milk production of cow	11 (l/day)	Site-specific evaluation
Fallout interception fraction:		
Pasture	0.57	Miller, 1979
Vegetables	0.20	NRC, 1977
Fraction of food grown in local gardens:		
Produce	0.76	Conservatism
Leafy vegetables	1.00	

TABLE F.7 Bioaccumulation factors<sup>a</sup>

Element	Uptake fraction		Concentration factor	
	Milk (days/l)	Meat (days/kg)	Pasture	Crops
Cobalt	$2.0 \times 10^{-5}$	$2.0 \times 10^{-2}$	$2.0 \times 10^{-2}$	$3.1 \times 10^{-3}$
Strontium	$1.5 \times 10^{-3}$	$3.0 \times 10^{-4}$	$2.5 \times 10^0$	$1.1 \times 10^{-1}$
Ruthenium	$6.0 \times 10^{-7}$	$2.0 \times 10^{-3}$	$7.5 \times 10^{-2}$	$8.7 \times 10^{-3}$
Antimony	$1.0 \times 10^{-4}$	$1.0 \times 10^{-3}$	$2.0 \times 10^{-1}$	$1.3 \times 10^{-2}$
Cesium	$7.0 \times 10^{-3}$	$2.0 \times 10^{-2}$	$8.0 \times 10^{-2}$	$1.3 \times 10^{-2}$
Cerium	$2.0 \times 10^{-5}$	$7.5 \times 10^{-4}$	$1.0 \times 10^{-2}$	$1.7 \times 10^{-3}$
Plutonium	$1.0 \times 10^{-7}$	$5.0 \times 10^{-7}$	$4.5 \times 10^{-4}$	$2.0 \times 10^{-5}$

<sup>a</sup> From Baes et al., 1984.

TABLE F.8 Dose receptor assumptions

Parameter	Value (units)	Basis
Breathing rate of man	1.25 x 10 <sup>6</sup> (cm <sup>3</sup> /hr)	Conservatism
Depth of water for immersion dose	244 (cm)	Conservatism
Fraction of time spent swimming	0.01	Conservatism
Rate of human ingestion		NRC, 1977
Average individual:		
Produce	190 (kg/yr)	
Milk	110 (l/yr)	
Meat	95 (kg/yr)	
Leafy vegetables	18 (kg/yr)	
Maximum individual:		
Produce	520 (kg/yr)	
Milk	310 (l/yr)	
Meat	110 (kg/yr)	
Leafy vegetables	64 (kg/yr)	

Table F.9 Dose rate conversion factors<sup>a</sup>

Photon dose rate conversion factors				
Radio-nuclide	Decay constant (day <sup>-1</sup> )	Immersion in air (rem-cm <sup>3</sup> /μCi-hr)	Immersion in water (rem-cm <sup>3</sup> /μCi-hr)	Surface (rem-cm <sup>2</sup> /μCi-hr)
Co-60	4.96 x 10 <sup>-4</sup>	2.465 x 10 <sup>3</sup>	5.360 x 10 <sup>0</sup>	4.305 x 10 <sup>-1</sup>
Sr-90	8.98 x 10 <sup>-5</sup>	0	0	0
Ru-106	1.88 x 10 <sup>-3</sup>	0	0	0
Sb-125	2.50 x 10 <sup>-1</sup>	4.204 x 10 <sup>2</sup>	9.159 x 10 <sup>-1</sup>	8.948 x 10 <sup>-2</sup>
Cs-137	8.72 x 10 <sup>-5</sup>	0	0	0
Ce-144	2.44 x 10 <sup>-3</sup>	1.785 x 10	4.124 x 10 <sup>-2</sup>	4.558 x 10 <sup>-3</sup>
Pu-239	7.78 x 10 <sup>-8</sup>	5.655 x 10 <sup>-1</sup>	1.431 x 10 <sup>-3</sup>	1.27 x 10 <sup>-3</sup>

<sup>a</sup> From Kocher, 1981.

TABLE F.10 Organ dose correction factors (unitless)<sup>a</sup>

Radio-nuclide	T.body	R.mar.	Lungs	Endost.	S.wall	Lli wall	Thyroid	Liver	Kidneys	Testes	Ovaries
Co-60	.570	.540	.530	.560	.490	.490	.660	.500	.530	.700	.480
Sr-90	0	0	0	0	0	0	0	0	0	0	0
Ru-106	0	0	0	0	0	0	0	0	0	0	0
Sb-125	.539	.511	.502	.582	.461	.451	.631	.467	.489	.678	.447
Cs-137	0	0	0	0	0	0	0	0	0	0	0
Ce-144	.515	.388	.459	.721	.407	.390	.655	.414	.440	.674	.355
Pu-239	.074	.039	.049	.077	.042	.041	.068	.041	.042	.087	.037

<sup>a</sup> From Kocher, 1981.

TABLE F.11 Radionuclide specific parameters 50-year committed dose factors<sup>a</sup>

Sol <sup>b</sup>	Radio-nuclide	Effective	Red marrow	Lungs	Endosteal	Stomach wall	Liv wall	Thyroid	Liver	Kidneys	Testes	Ovaries
Y <sup>c</sup>	Co-60	$2.2 \times 10^{-1}$	$6.4 \times 10^{-2}$	1.3	$5.0 \times 10^{-2}$	$1.0 \times 10^{-1}$	$3.0 \times 10^{-2}$	$6.0 \times 10^{-2}$	$1.2 \times 10^{-1}$	$5.8 \times 10^{-2}$	$9.9 \times 10^{-3}$	$1.8 \times 10^{-2}$
Y	Sr-90	1.3	1.1	$1.1 \times 10$	2.5	$8.6 \times 10^{-3}$	$7.6 \times 10^{-2}$	$8.5 \times 10^{-3}$	$8.8 \times 10^{-3}$	$8.5 \times 10^{-3}$	$8.5 \times 10^{-3}$	$8.5 \times 10^{-3}$
Y	Ru-106	$4.8 \times 10^{-1}$	$5.1 \times 10^{-2}$	3.8	$5.1 \times 10^{-2}$	$5.3 \times 10^{-2}$	$1.4 \times 10^{-1}$	$5.1 \times 10^{-2}$	$5.2 \times 10^{-2}$	$5.2 \times 10^{-2}$	$5.2 \times 10^{-2}$	$5.2 \times 10^{-2}$
W	Sb-125	$1.2 \times 10^{-2}$	$2.2 \times 10^{-3}$	$8.0 \times 10^{-2}$	$1.2 \times 10^{-2}$	$2.3 \times 10^{-3}$	$1.2 \times 10^{-2}$	$1.2 \times 10^{-3}$	$3.9 \times 10^{-3}$	$1.2 \times 10^{-3}$	$9.0 \times 10^{-4}$	$1.3 \times 10^{-3}$
D	Cs-137	$3.2 \times 10^{-2}$	$3.1 \times 10^{-2}$	$3.2 \times 10^{-2}$	$3.0 \times 10^{-2}$	$3.2 \times 10^{-2}$	$3.3 \times 10^{-2}$	$2.9 \times 10^{-2}$	$3.2 \times 10^{-2}$	$3.2 \times 10^{-2}$	$3.2 \times 10^{-2}$	$3.0 \times 10^{-2}$
Y	Ce-144	$3.8 \times 10^{-1}$	$9.5 \times 10^{-2}$	2.9	$1.7 \times 10^{-1}$	$1.0 \times 10^{-2}$	$1.3 \times 10^{-1}$	$6.9 \times 10^{-3}$	$9.4 \times 10^{-1}$	$8.2 \times 10^{-3}$	$6.9 \times 10^{-3}$	$7.1 \times 10^{-3}$
W	Pu-239	$5.2 \times 10^2$	$7.3 \times 10^2$	$1.2 \times 10^3$	$9.1 \times 10^3$	$5.6 \times 10^{-3}$	$1.1 \times 10^{-1}$	$3.3 \times 10^{-3}$	$2.0 \times 10^3$	$3.4 \times 10^{-3}$	$1.2 \times 10^2$	$1.2 \times 10^2$

<sup>a</sup> Dose factors are presented in rem per microcurie inhaled. (Dunning, 1986).

<sup>b</sup> Solubility class yielding highest effective dose for particle size of 1 micron. All other organ dose factors are those yielding highest dose irrespective of solubility class.

<sup>c</sup> D, W, and Y refer to lung clearance rate in days, weeks, or years.

## F.2 PLUTONIUM-EQUIVALENT CURIE

The PE-Ci is intended to eliminate the dependency of radiological analyses on the specific radionuclide composition of a TRU waste stream. A unique radionuclide composition and/or waste disposal distribution is associated with each TRU waste generator and storage facility. By normalizing all radionuclides to a common radiotoxic hazard index, radiological analyses can be conducted for the WIPP which are independent of these variations. Plutonium-239, as a common component of defense TRU wastes, was selected as the radionuclide to which the radiotoxic hazard of other TRU radionuclides could be indexed. Since TRU radionuclides primarily represent inhalation hazards, a valid relationship can be established which normalize the inhalation hazard of a TRU radionuclide to that of Pu-239.

To obtain this correlation, the 50-year CEDE or dose conversion factor (DCF) for a unit intake of each radionuclide is used. These DCFs have been determined by the method described in International Commission on Radiological Protection (ICRP) Publications 26 and 30 (ICRP-26, 1977; ICRP-30, 1979).

For a known quantity of radioactivity and radionuclide distribution, the Pu-239 equivalent activity is determined using radionuclide-specific weighting factor. The Pu-239 equivalent activity (AM) can be characterized by:

$$AM = \sum_{i=1}^K \frac{A_i}{WF_i}$$

where:

- K = the number of TRU radionuclides
- $A_i$  = the activity of radionuclide i
- $WF_i$  = the PE-Ci weighting factor of radionuclide i.

$WF_i$  is further defined as the ratio:

$$WF_i = \frac{E_o}{E_i}$$

where:

- $E_o(\text{rem/Ci})$  = the 50-year effective whole-body dose commitment due to the inhalation of Pu-239 particulates with a  $1.0 \mu\text{m}$  AMAD (activity median aerodynamic diameter) and a W pulmonary clearance class.

$E_i(\text{rem/Ci})$  = the 50-year effective whole-body dose commitment due to the inhalation of radionuclide  $i$  particulates with a  $1.0\text{-}\mu\text{m}$  AMAD and the pulmonary clearance class resulting in the highest 50-year effective committed dose equivalent.

The values of  $E_o$  and  $E_i$  can be obtained from Dunning (1986, Appendix I). Weighting factors calculated in this manner are presented in Table F.12 for selected radionuclides of interest.

TABLE F.12 PE-Ci weighting factors for selected radionuclides

Radionuclide	Pulmonary clearance class <sup>a</sup>	Weighting factor
Uranium-233	Y	4.0
Neptunium-237	W	1.0
Plutonium-236	W	3.1
Plutonium-238	W	1.1
Plutonium-239	W	1.0
Plutonium-240	W	1.0
Plutonium-241	W	52.0
Plutonium-242	W	1.1
Americium-241	W	1.0
Americium-243	W	1.0
Curium-242	W	29.0
Curium-244	W	1.9
Californium-252	Y	3.5

<sup>a</sup> W = Weekly; Y = Yearly.

### **F.3 DESCRIPTIONS OF ACCIDENT SCENARIOS ANALYZED IN THE SEIS**

Operations at the WIPP and accident scenarios postulated in the FEIS have been re-evaluated. This SEIS, consistent with the draft FSAR (DOE, 1989), discusses eleven potential accidents involving CH waste (accidents C0 through C10) and six involving RH waste (accidents R1 through R6). These accidents are derived from potential human error or equipment failures. Additional information concerning the accident scenarios described below appears in Section 7.3 of the draft FSAR. The potential extent of damage to the waste containers involved and the amount of activity released as a result of the accident scenarios are provided below.

The SEIS maintains the assumptions used in Section 7.3 of the draft FSAR (DOE, 1989) except in two areas: the SEIS considers a range of assumed waste container radioactivity content for all accident scenarios where a radioactive material release is postulated; and the SEIS evaluates worker dose assuming that workers will remain at their stations for the full duration of the postulated accidents. Consistent with established operational plans that require workers to wear respirators when handling a waste container with greater than 100 PE-Ci, worker exposure for accidents involving waste containers at higher radioactivity loadings is assumed to be mitigated by a respiratory protection factor of 50.

#### **F.3.1 ACCIDENTS INVOLVING CH WASTE**

C0: Forklift Tine Strikes TRUPACT-II in Radiological Control Area. The new TRUPACT-II design necessitates the removal of the TRUPACT-II from the transport trailer in the Radiological Control Area prior to moving the TRUPACT-II into the waste handling building. It is postulated that the forklift may be misaligned and that the forklift tine may strike the TRUPACT-II and cause it to fall off the transporter. Such a fall is not postulated to cause any release because the test conditions for the TRUPACT-II are more severe than this accident.

C1: Vehicle Collision with a Shipping Container in Off-Loading Area. Vehicles transporting waste from offsite will travel at a very low speed (5 to 10 miles/hour) in the off-loading area. A vehicle collision accident would cause less damage to shipping containers on the vehicle than if the containers fell 30 ft, since a 30-ft free fall would result in an impact velocity of 30 mile/hour. DOE regulations specify that a Type B package must be capable of withstanding a 30-ft drop without releasing radioactive material. Since the shipping container is a Type B package, no activity is postulated to be released in this vehicle collision accident.

C2: Drum Drop from a Forklift in the Inventory and Preparation Area. It is postulated that during the handling process a bundle of CH TRU waste drums is dropped from a forklift in the inventory and preparation area. Since the waste drums are Type A packages (per 49 CFR), they are designed and tested to withstand a 4-ft drop onto an unyielding surface without being damaged enough to release any activity. However, since the vertical lift exceeds the rated design, it is assumed that the drop and

subsequent crushing by the weight of the drum bundle causes the lid of one drum to be knocked off and the inner plastic liner to tear.

Because of the short distance of the drop, it is assumed that 25 percent of the drum contents is spilled. Of the spilled fraction, 0.1 percent is assumed to be resuspended in the room air. It is conservatively assumed that 5 percent of the total radioactivity contained in the drum is contained in the allowed fraction (1 weight percent) that is less than 10 microns in diameter. Consistent with the assumed frequency of this event, the drum is assumed to contain the average drum content of 12.9 PE-Ci of radioactivity. Since depletion of activity in the room air was considered to be equivalent to resuspension, the total amount of suspended radioactivity in the room air is  $1.6 \times 10^4$  PE-Ci. Credit was taken for the permanently installed on-line high-efficiency particulate air (HEPA) filters, which reduce the total source term to the environment by a factor of  $10^6$ . Thus, the total activity released to the environment is  $1.6 \times 10^{-10}$  PE-Ci.

To assess the adequacy of facility design and operating procedures with respect to worker safety, the dose consequences to workers have been estimated. Workers in the immediate vicinity of the postulated accident were assumed to respond as trained and immediately exit the work area. Due to the expected slow rate of contamination spread, internal deposition was therefore not estimated for these workers. Although it is unlikely that other workers in the inventory and preparation area would not be made aware of the accident, it was assumed that a worker would remain. The total activity inhaled by this worker is, therefore, related to how long he/she remains in the area before becoming aware of the incident and exits, the distance from the location of the accident and how rapidly the release spreads. For the purpose of this analysis, the spread of activity was modeled as a hemisphere with an initial volume corresponding to that of a 55-gal drum. The hemisphere is assumed to expand in all directions at a rate equivalent to the ventilation flow rate for the inventory and preparation area (about 25 cm/s). This expanding "cloud" was assumed to spread to a worker in the neighboring work area, conservatively estimated to be about 20 ft away and to remain at that location indefinitely. At an assumed breathing rate of 20 liters per minute (ICRP-23, 1974), the total activity calculated to be inhaled by the worker is  $1.4 \times 10^9$  PE-Ci. Because workers are trained to leave the work area in the event of an accident that could damage a waste container, this estimate is considered to be conservative.

To evaluate more severe but less likely accident scenarios involving a drum drop, two variations on the above scenario have been postulated. These scenarios assume that the drum involved contains 100 PE-Ci of activity and 1,000 PE-Ci of activity, respectively. These are considered to be limiting events, i.e., not expected to occur during the operational lifetime of the WIPP. The 1,000 PE-Ci case is based upon the maximum allowable activity content of a waste container, as provided by the WIPP Acceptance Criteria (see Appendix A). The former case results in an environmental release of  $1.3 \times 10^9$  PE-Ci of activity from the waste handling building and a maximum theoretical exposure to a worker of  $1.1 \times 10^8$  PE-Ci inhaled. The latter case results in an environmental release of  $1.3 \times 10^8$  PE-Ci, and a maximum theoretical exposure to a worker of  $2.1 \times 10^9$  PE-Ci inhaled, reduced as a result of the protection factor of 50 offered by his/her respirator.

C3: Drum(s) Punctured by a Forklift in the Inventory and Preparation Area. An operator error may result in a forklift hitting a stack of CH TRU waste drums. It was

conservatively assumed that two drums were punctured as a result of the collision, and that the lid of a third drum was knocked off as it fell from the stack. Operating procedures caution the operator not to back away from a puncture, but it was assumed that the drums would become disengaged and spill some of the waste. Since not all of the waste would fall out of the damaged drums, it was assumed that 10 percent of the radioactive content was released from each punctured drum and 25 percent of the radioactive content was released from the drum that lost a lid. As for accident C2, of the spilled fraction that is less than 10 microns in diameter, 0.1 percent was assumed to be resuspended in the room air. Consistent with previous analyses, it was assumed that 5 percent of the total radioactivity contained in the drums was contained in the allowed fraction (1 weight percent) that is less than 10 microns in diameter. Consistent with the frequency of the event, it was further assumed that the drums would contain an average loading of 12.9 PE-Ci each. Therefore,  $2.9 \times 10^{-4}$  PE-Ci of radioactivity was suspended in the room air. Credit was taken for the continuously operating on-line HEPA filters, which reduced the total release to the environment by a factor of  $10^5$ . The consequence of this postulated accident was a discharge to the environment of  $2.9 \times 10^{-10}$  PE-Ci.

A worker in an adjacent area could inhale  $2.5 \times 10^{-9}$  PE-Ci based on the exposure model described in C2. Again, the worker's dose commitment is expected to be much smaller than that projected in the SEIS because workers will be trained to evacuate the work area immediately after any accident that could damage a waste container.

As with accident scenario C2, more severe and less likely variations on accident scenario C3 have been evaluated for this SEIS. These variations assume that the drum with the highest release fraction, the one that loses its lid, contains 100 PE-Ci and 1,000 PE-Ci, respectively. The other two drums are assumed to contain an average activity content of 12.9 PE-Ci per drum. For the 100 PE-Ci case, an environmental release of  $1.4 \times 10^{-9}$  PE-Ci is calculated with a worker exposure of  $1.2 \times 10^{-8}$  PE-Ci inhaled. The 1,000 PE-Ci case results in an environmental release of  $1.3 \times 10^{-8}$  PE-Ci and a worker exposure of  $2.2 \times 10^{-9}$  PE-Ci inhaled.

C4: Transporter Hits a Pallet in the Underground Waste Disposal Area. Operator error may result in the transporter striking a pallet of CH TRU waste drums in the underground waste disposal area causing the drums to fall. Although it is unlikely that such an incident would cause sufficient damage to the drums to result in an activity release, it was conservatively assumed that the lid of one of the drums would be knocked off because of the fall and the inner liner tears.

This accident scenario results in a release from the drum identical with the release for accident C2, with the exception that it occurs within the underground waste disposal area. Because of the long distance from the location of the accident to the release point, particle deposition and resuspension were considered. The net result is a conservative estimate of depletion of the released activity by only 20 percent prior to reaching the outside environment. Although they are designed to be activated in case of an accidental release of radioactivity underground, no credit was taken for HEPA filters because they are not continuously on-line and require activation manually or by radiation detection instruments. For the purpose of this analysis, the detection instruments were not assumed to activate the HEPA filters. Occurrence of this

postulated accident resulted in a release of  $1.3 \times 10^{-4}$  PE-Ci from the exhaust shaft stack.

Due to the longer distance of travel between the point of release and the worker and the higher rate of airflow within the mine, the release and subsequent exposure were modeled somewhat differently than a release in the waste handling building. For this accident, the release to the drift was assumed to be homogeneously distributed within a segment of the mine volume equivalent to a  $4.0 \times 3.4 \times 6.1$  meter cloud volume ( $8.3 \times 10^7$  cm<sup>3</sup>). The worker was subject to exposure during the cloud passage time, approximately 15 seconds based upon a linear ventilation flow rate of 300 cm per second. As a result of this postulated accident, this worker could inhale  $8.6 \times 10^{-10}$  PE-Ci. This was considered conservative since the area downstream of the active waste disposal room would normally be unoccupied.

More severe, but less likely, variations of this scenario have been evaluated in this SEIS. These result in an environmental release of  $1.0 \times 10^{-3}$  PE-Ci of activity, and a worker exposure of  $6.7 \times 10^{-9}$  inhaled under the assumption of a 100 PE-Ci drum being involved. For the 1,000 PE-Ci drum variation, the environmental release would be  $1.0 \times 10^{-2}$  PE-Ci, and a worker exposure of  $1.3 \times 10^{-9}$  PE-Ci inhaled.

C5: Drum Drop from a Forklift in the Underground Waste Disposal Area. This accident and its consequences are bounded by the accident described in C4.

C6: Drums are Punctured by a Forklift or Other Machine in the Underground Waste Disposal Area. The conditions for this accident, including drum inventories and releases, were the same as described in C3 except that no credit was taken for HEPA filters. However, since the environmental release actually occurs at some distance from the location of the accident, depletion of the released activity in the underground was considered. As discussed for accident C4, depletion accounts for removal of 20 percent of the activity released from the drums.

The release to the environment from this accident was  $2.3 \times 10^{-4}$  PE-Ci. Worker exposure is modeled as for accident C4. The worker was calculated to inhale  $1.6 \times 10^{-9}$  PE-Ci. More severe, but less likely, variations on this scenario result in environmental releases of  $1.1 \times 10^{-3}$  PE-Ci and  $1.0 \times 10^{-2}$  PE-Ci and worker exposures of  $7.4 \times 10^{-9}$  PE-Ci inhaled and  $1.4 \times 10^{-9}$  PE-Ci inhaled for the 100 PE-Ci and 1,000 drum variations, respectively.

C7: Spontaneous Ignition in a Drum (Waste Handling Building). Although the WIPP WAC controls the types/quantities of pyrophoric materials that could be shipped to the WIPP, and therefore reduces the likelihood of fire in a waste container, the annual probability of a spontaneous ignition occurring during the processing of a container through the waste handling building was estimated based on past operational experience. The operational database indicated that for roughly 1.8 million container-years of operation with TRU-type waste similar to that to be handled at the WIPP, there has been only one recorded instance of a container fire. Contributing circumstances to this occurrence included the drum being painted black, exposure to direct sunlight, and improper packaging material. At the WIPP, the containers are painted white, not exposed to direct sunlight, and would be certified to WAC requirements. Due to these reasons, the low historic probability of a spontaneous ignition, and the short residence

time of waste containers in the waste handling building, this accident was not considered to be a reasonably foreseeable event at this location. Off-site impacts of this accident are bounded by accident C10.

C8: Hoist Cage Drop. The design features of the waste hoist and cage are discussed in Section 4.3 of the draft FSAR. The hoist cage is equipped with multiple cables, providing a safety factor that makes its failure a very unlikely event. In the absence of a detailed assessment of the probability of a hoisting system failure, the WIPP Final Environmental Impact Statement evaluated the consequences of a hoist drop accident scenario. A review of Mine Safety and Health Administration reports on hoisting systems has since been conducted. The review concludes that hoisting system failure resulting in dropping waste down the shaft has an annual probability of  $1.7 \times 10^{-8}$  or about one catastrophic hoist accident in 60 million years of operations. Under the complete sequence of events (see below), the DOE does not consider this scenario to be reasonably foreseeable or the exposure risks to be significant. Nevertheless, because of commenters' interest (in particular the Environmental Evaluation Group), the SEIS has evaluated the consequences of such an accident.

In order to evaluate this event, a complete scenario must be postulated which describes the details of the accident. These details include:

- whether the hoist has waste on the conveyance at the time of the accident,
- the size of the radioactive payload,
- the fraction of the radioactive material which is respirable,
- the percent of the radioactivity released in the accident,
- the percent of the radioactivity which plates out or deposits on surfaces of the mine and shaft during its passage to the atmosphere,
- whether the HEPA filtration system is activated,
- the meteorological conditions including wind speed, direction, and atmospheric stability class (relates to dispersion and mixing of materials in the air), and
- the location of the individual receiving the exposure.

The specific assumptions are critical in estimating the severity of the accident consequences. The complete scenario can use assumptions ranging from very conservative to "nominal". In general, the more conservative the assumptions, the more severe the estimated consequences and the less likely the scenario is to occur.

For example, as shown in Table F. 13, the estimate of dose to the hypothetical maximally exposed individual could range from 190 rem using very conservative assumptions to about 7 millirem using more likely or "nominal" assumptions. The likelihood of these scenarios is estimated to range from a probability of about  $1 \times 10^{-17}$  for the 190 rem to about  $1 \times 10^{-9}$  for the 7 millirem exposure.

C9: Diesel Fuel Fire in CH TRU Waste Disposal Area. In the interest of improved safety, engineering changes have been incorporated that render the underground diesel-fuel fire scenario in the CH TRU Waste Disposal Area a scenario that is not reasonably foreseeable. These design changes can be summarized as follows:

- 1) All underground diesel vehicles will have a governor that limits speed to 20 mph. This effectively limits the impact energy associated with a vehicle accident.
- 2) All diesel fuel tanks will comply with specification SAE J703a. This specification requires that the fuel tank survive a 30-ft drop test onto a flat nonyielding surface. (The 30-ft drop is equivalent to a 30-mph impact.) Further, all fuel tanks will be located within the vehicle structure so that they are protected from puncture.
- 3) All non-steel fuel lines will have braided steel armor and be mounted such that they are protected from abrasion, impact, and operating damage.
- 4) The fuel tank size will be limited to 60 gallons.

C10: Fire Within a Drum Underground. This postulated accident was similar to C7, previously described. However, due to the length of time the drums would be present in the underground relative to the time spent in the waste handling building, spontaneous ignition within a drum was more conceivable following emplacement within the waste disposal area. Should a fire occur within a drum within a waste disposal area, it is not expected to propagate to adjacent waste containers.

Since waste containers will spend essentially all of their time in the waste disposal area, the probability of a drum fire will be highest in this area and will subsequently be evaluated. For the purpose of bounding all reasonable foreseeable accident consequences, the drum involved was assumed to contain 1,000 PE-Ci of radioactivity.

Since only a small fraction of drums in the existing stored waste inventory have a radioactivity content that exceeds 100 PE-Ci, the probability that a 1,000 PE-Ci drum would be involved is very small. Based upon empirical data (Mishima and Schwendiman, 1973), the spontaneous ignition was assumed to aerosolize 0.25 percent of the radioactivity content and this entire aerosolized fraction was released to the underground drift. This release was subject to a high amount of deposition due to the heated aerosol reacting with the relatively cool surfaces within the facility. This deposition was estimated to result in a depletion fraction of approximately 80 percent (Mishima and Schwendiman, 1973). As modeled in accident C4, although the HEPA filtration system is designed to be activated in response to an accidental release of

TABLE F.13 Catastrophic hoist accident<sup>a</sup>

Event	Very Conservative		Nominal	
	Assumption	Probability	Assumption	Probability
Hoist drop		$1.7 \times 10^{-8}$		$1.7 \times 10^{-8}$
Radioactive Payload (PE-Ci)	1,350 <sup>b</sup>	$1.0 \times 10^{-2}$	360 <sup>c</sup>	1.0
Percent respirable (%)	5	$2.0 \times 10^{-2}$	0.1	1.0
Percent released (%)	100	$1.0 \times 10^{-1}$	10	1.0
Percent deposition (%)	20	$2.5 \times 10^{-1}$	80	1.0
Meteorology (class, speed) <sup>d</sup>	F,2	$5.0 \times 10^{-2}$	C,2	1.0
Receptor location	Boundary <sup>e</sup>	$1.0 \times 10^{-2}$	Mills Ranch <sup>f</sup>	$4.3 \times 10^{-2}$
Probability (per year)		$4 \times 10^{-17}$		$7 \times 10^{-10}$
Maximum Individual dose <sup>g</sup> (rem)	$1.9 \times 10^2$		$7 \times 10^{-3}$	

<sup>a</sup> For consistency throughout the document no credit is taken for the HEPA filters from the underground. It is also assumed the hoist is loaded with TRU waste at the time of the accident.

<sup>b</sup> One maximum loaded drum (1,000 PE-Ci) and 27 average drums (12.9 PE-Ci)

<sup>c</sup> Twenty-eight average drums.

<sup>d</sup> Meteorology is expressed in terms of atmospheric stability class and wind speed in meters per second.

<sup>e</sup> WIPP secured area boundary.

<sup>f</sup> Nearest permanent residence.

<sup>g</sup> Committed effective dose equivalent.

radioactive materials underground, no credit for filtration was assumed in this assessment. The environmental release from the waste disposal exhaust shaft assuming the absence of HEPA filtration was 0.5 PE-Ci. Waste is emplaced and stored downstream of workers and, therefore, no dose consequence to an underground worker is postulated for this event.

### F.3.2 ACCIDENTS INVOLVING RH WASTE

R1: Crane Impacts on a Shipping Cask in the Receiving Area. Since the crane velocity and travel distance are limited, and the distance available for a shipping cask drop is less than 30 ft, a postulated accident involving a crane hitting a shipping cask is less

severe than that of a cask free-falling 30 ft to an unyielding surface. A Type B package must withstand a 30-ft free-fall without significant damage. Since the shipping cask is a Type B package, no significant activity was considered to be released as a result of this postulated accident.

R2: Shipping Cask Drops in the Receiving Area. A cask dropped in the receiving area will fall less than 30 ft. Since the shipping cask is a Type B package, no activity was considered to be released for this postulated accident.

R3: Shipping Cask Drops in the Cask Preparation Area. A cask dropped in the cask preparation area will drop less than 30 ft. Since the shipping cask is a Type B package, no significant activity is considered to be released for this postulated accident.

R4: RH TRU Waste Canister Drops from Hot Cell into the Transfer Cell. It is possible that a canister containing RH TRU waste could be dropped into the transfer cell from the hot cell (a distance of about 36 ft) in the event that a grapple fails. Even with a drop over this distance, it is unlikely that a canister would be damaged enough to result in any release of radioactivity. However, for this SEIS analysis, it is assumed that the canister does breach and one percent of its total radioactive contents is released. Five percent of the radioactivity released is assumed to be less than 10 microns in diameter and 0.1 percent of this is assumed to be resuspended in the transfer cell. Depletion and resuspension are traded off equally, and the total amount of radioactivity that becomes airborne is assumed to be reduced by the HEPA filters, which provide a  $10^{-6}$  reduction in the source term. The canister is assumed to contain a total of  $2.5 \times 10^3$  Ci of radioactivity, including 1,000 PE-Ci of transuranics. Based on these assumptions,  $3.4 \times 10^{-10}$  PE-Ci of fission and activation products and  $5.0 \times 10^{-10}$  PE-Ci of transuranics would be released to the environment. Since the transfer cell and hot cell are not occupied during canister transfer operations, doses to workers inside the facility are not calculated.

R5: Hoist drop with a Canister of RH TRU Waste. As discussed in accident C8, catastrophic failure of the hoisting system is not a reasonably foreseeable scenario. A beyond design basis accident involving a RH TRU waste canister is considered to be bounded by C8 because only a single canister is permitted on the hoist, and this would be contained within a thick-walled facility cask.

R6: Fire Involving RH TRU Waste. RH TRU waste is transferred from the waste shaft to an appropriate waste disposal area by the diesel-powered RH waste transporter. The waste is contained within a sealed steel canister and the canister is transported inside a shielded cask. The waste disposal operation consists of horizontally emplacing an RH TRU waste canister into a borehole and then plugging the borehole with a shield plug; experimental waste canisters are emplaced in vertical boreholes, which are subsequently backfilled. One canister is handled at a time, and after emplacement is complete, the contents are isolated from all credible accidents. Prior to emplacement, the canister is contained within the facility cask and the combination of this cask and the steel canister prevents the waste from becoming involved in any credible fire during a handling accident. Therefore, a fire involving a TRU waste canister would not result in any significant release of radioactivity to the environment or exposure to operating personnel.

### F.3.3 ACCIDENTS INVOLVING FLAMMABLE OR DETONABLE GASES

As an extension to the question of operational safety issues that may be associated with gas generation, an assessment was conducted of the potential mechanisms and rates of generation of potentially flammable and/or detonable gases, the conditions under which accumulation could conceivably occur, the ignition sources that could lead to burning or detonation of accumulated gas, and the implications to operational safety of the WIPP, both during the Test Phase and Disposal Phase.

Background. The principal means of gas generation in TRU wastes are hydrogen generated through the radiolytic degradation of organic matrix wastes and hydrogenous materials, hydrogen generation through anaerobic corrosion of metals, and flammable gas production (principally methane) by microbial activity. These methods of gas generation are highly variable and closely associated with the composition of waste in individual waste containers and the environmental conditions to which the wastes and containers are subjected. Hydrogen generation through anaerobic corrosion of metals in the wastes or the waste containers is predominantly of concern in the long term and only if brine has accumulated in sufficient quantity within the decommissioned underground. However, gas generation associated with radiolytic and microbial degradation of the wastes is expected during the Disposal Phase, as well as in the long term.

Based upon existing laboratory data, it is estimated that radiolysis would produce hydrogen in CH TRU wastes at a rate of about 0.05 moles per drum per year. Microbial degradation realistically would produce gas at an average rate of 0.5 moles per drum per year, one-half of which is conservatively assumed to be methane. Therefore, for the purpose of assessing operational safety concerns with handling and storage of waste containers, flammable and/or explosive gas generation rates of 0.05 and 0.25 moles per drum per year were used to evaluate radiolytic and microbial degradation mechanisms, respectively (Slezak and Lappin, 1990).

Accumulation of flammable or detonable gases is principally of concern when sufficient oxygen is also present, i.e., at least 5.0 percent oxygen by volume in the case of hydrogen and 12.1 percent oxygen in the case of methane. If insufficient oxygen exists, a fire or detonation of the gas mixture is not a reasonably foreseeable event. Significantly, the very mechanisms for generation of hydrogen can also consume oxygen as is the case with radiolytic- and corrosion-produced hydrogen, and anaerobic production of methane requires the near absence of oxygen. Flammability and detonability of these gases also requires the presence of an ignition source. Since the presence of any potential ignition source such as a static electric charge cannot be completely ruled out, the assessment was conducted assuming that an ignition source could exist.

Individual Containers. All containers of CH TRU waste proposed to be shipped to the WIPP would be fitted with a carbon composite filter vent to prevent the overpressurization of the containers due to gas generation. Measurements of the diffusion rate of hydrogen through these vents have been conducted, the lowest measured rate being  $1.9 \times 10^{-6}$  moles per mole fraction per second. These measurements indicate that hydrogen generation rates below 2.4 moles per drum per year will maintain the hydrogen content of a container below the lower flammability limit

for hydrogen, 4.0 percent by volume. This rate exceeds the expected upper generation rate due to radiolysis in WIPP waste. The lower detonability limit for hydrogen gas is approximately four times higher and, thus, is of even lesser concern.

The lower flammability limit for methane is 5.3 percent by volume. A methane generation rate below 3.2 moles per drum per year is sufficient to preclude a potential methane-induced fire. This rate exceeds any methane generation rate observed for TRU waste. The lower detonability limit for methane gas is slightly higher than the flammability limit and, thus, is also of lesser concern.

Detonation of methane gas within a waste container is further precluded by the geometry requirements for a methane detonation, i.e., detonation requires the existence of an unobstructed open space at least one-half the volume of a 55-gallon drum in size. More significantly, anaerobic bacteria, the principal potential source of methane gas in CH TRU waste, cannot tolerate or thrive in the presence of free oxygen, a condition guaranteed by the vents. Therefore, there are no reasonably foreseeable operational safety concerns associated with gas accumulation within drums (including during retrieval if that becomes necessary).

#### TEST PHASE

The Proposed Action includes a Test Phase of approximately 5 years during which experiments would be conducted to monitor and collect data on the rate of gas generation under a variety of conditions. These experiments are described in Appendix O of the final SEIS. The experiments include alcove-scale tests where drums of waste are to be emplaced and bin-scale tests involving the equivalent of six drums of waste per bin. By design, these tests are intended to accumulate gases within sealed alcoves and bins for periodic sampling and analysis. As such, conditions where accumulation of hydrogen and methane gas to levels approaching their lower flammability limits could occur. The majority of the experiments, four out of the five waste-containing alcoves and the preponderance of the bins, would be in anoxic environments, that is, with little or no oxygen present. As such, these anoxic experiments are not of apparent operational safety concern.

Alcove Tests. Calculations of the rate of accumulation of hydrogen and methane in alcove 2, which would simulate the waste storage conditions expected during the 20-year Disposal Phase and has an air atmosphere, indicate that, after 5 years, radiolytic-produced hydrogen and microbial-produced methane could be as high as 0.7 percent and 3.4 percent by volume, respectively. These results are below the lower flammability limits of each gas. Moreover, the alcove would be maintained at a slightly positive pressure to prevent inflow of air. If the design basis leak rate for the alcove, 1 percent of the volume per week, is factored into the calculations, the residual hydrogen and methane concentrations after 5 years would be 0.004 and 0.02 percent by volume, respectively. These calculations also conservatively ignore the depletion of oxygen associated with the gas production. As such, alcove 2 is not considered to be of safety concern.

Bin-Scale Tests. Gas generation calculations for individual oxic bins of test waste have also been made. These results indicate that the radiolytic-produced hydrogen concentration could reach 6.6 percent by volume over the approximate 5-year test

period, even when depletion by bin sampling and periodic pressure relief is taken into account. This level exceeds the lower flammability limit for hydrogen, although depletion of oxygen in the process of hydrogen generation may prevent a flammable or detonable mixture from occurring. (As previously indicated, methane generation by anaerobes would not be expected in these bins, while free oxygen still exists. As such, methane accumulation is also not believed to be a significant safety concern.)

As a primary purpose of the Test Phase, the internal hydrogen, methane, oxygen, and other gases within the bins, as well as the alcoves, would be closely monitored. Any approach to a flammable or detonable gas mixture would be quite evident and would be mitigated to prevent the gas concentrations from reaching that level. To minimize possible ignition sources, all bins would also be electrically grounded. Additional available mitigation measures, if deemed necessary, include purging of the atmosphere with inert gas, the capability for which has been designed into the tests. The tests are intended to generate data necessary for the long-term Performance Assessment of the WIPP and to determine operational safety requirements during the Disposal Phase. Although it is important to ensure that these tests are not prematurely terminated, operational safety requirements and limiting conditions for operation during the Test Phase would be established to ensure that safety is not compromised.

#### DISPOSAL PHASE

The Disposal Phase involves the emplacement of waste containers in rooms mined within the salt formation and backfilling over the containers as emplacement proceeds. Seven rooms are constructed within a waste panel and eight panels are sufficient to dispose of all CH TRU waste proposed to be disposed of for the WIPP. Operational plans intended to minimize the potential for worker exposure require the use of ventilation diversion bulkheads at either end of a filled room during subsequent waste emplacement operations in other rooms within the panel. These bulkheads, while not designed to contain pressure, could isolate a space within which gases released from the waste containers could accumulate.

Conservatively ignoring diffusion of hydrogen and methane from the rooms, but crediting the displacement past the bulkheads of an equal volume of the gas/air mixture from the open space within the room as hydrogen and methane are produced, calculations of the gas concentrations in each of the seven rooms were made as a function of time. At the time the panel is filled, the first room filled within the panel would have the highest concentration of gas, estimated to be 3.4 percent methane and 0.7 percent hydrogen, by volume. The last room filled would have just been isolated and consequently would have no accumulated gases. Both gases are well below their respective lower flammability limits. These results are particularly conservative with reference to the methane percentage since ample free oxygen would still be available to all rooms. Based on these results, accumulation of hydrogen and methane within an active waste panel is not a significant operational safety concern.

Upon filling all rooms within a panel, it is planned to seal each entrance to the panel with massive plugs consisting of a truncated cone-shaped concrete structure "keyed" into the salt (see Figures 6.1 and 6.2). Salt is then used to fill most of the remaining length of the panel access drift, and a second concrete structure is set into place. The use of these 130-foot long panel seals would isolate a significant volume of initially

open space within which gases can accumulate. This open space is associated with the average void fraction within WIPP waste containers, considered to be 50 percent void, and the headspace above the backfilled waste, approximately 1.5 feet throughout the entire panel. Assuming the initial concentrations of hydrogen and methane to be the average of the seven rooms at the time the panel was just filled, subsequent gas denervation and pressurization of the panel was calculated as a function of time. These calculations demonstrate that the concentration of hydrogen in the open space would not reach its lower detonability limit during the 20-year Disposal Phase, but the methane concentration could reach and eventually exceed its detonability range over years 4 through 8.

There are several factors which tend to reduce the likelihood of a gaseous detonation. A detonation requires a mixture of oxygen and methane or hydrogen in proper proportions. First, as discussed above, the anerobic generation of methane requires very low concentrations of oxygen and corrosion, which could generate hydrogen, consumes oxygen. Second, closure of the unobstructed free spaces by salt creep and the relative smoothness of the repository walls also reduce the probability of a detonation. Third, compaction of wastes and backfill in response to a pressure pulse within the headspace would also tend to damp out propagation of a pressure pulse. Finally, there are several measures such as purging with inert gas, active ventilation, delay of seal emplacement, and the use of intentional ignitors which could be used, if warranted, to further reduce the likelihood of a detonation.

However, in order to assess the potential consequences of a detonation within the sealed panel, if such a detonation were to occur, the optimal concentration for methane detonation was assumed (bounding or "worst-case" assumption) and the resulting pressures calculated. The ignition was postulated to occur at the farthest point from the seal in order to calculate the maximum possible wave acceleration in the headspace and overpressure at the seal plug. (A detonation within the backfilled waste itself would not proceed as a single event but rather as a series of small detonations and only if sufficient free and open voids existed throughout the waste stack.) It was also conservatively assumed that the reaction transitioned from a deflagration to detonation to maximize the calculated pressure, even though the surfaces of the walls, ceiling, and backfill are considered too smooth (development of a detonation is enhanced by turbulent flow) to allow this transition to occur. The dissipation of the energy of the detonation that would occur through crushing of the backfilled drums below the headspace was also ignored, since such crushing would likely terminate the detonation. A time history of the pressure at the seal plug was developed with an initial resulting impulse load on the exposed concrete face of the seal plug of 800 pounds per square inch (psi) dropping to 120 psi within one-third of 1 second.

A structural evaluation of the impulse loading on the seal plug was conducted by ignoring all but the innermost concrete structure of the seal plug. Because of its size and material of construction, no movement even of this initial component of the plug is predicted, and rapid dissipation of the energy of the detonation would occur within the concrete and surrounding salt. The far face of the innermost concrete structure would see pressures of, at most, several pounds per square inch. Minor cracking within the first several feet of the surrounding salt is possible, as is some spalling of the concrete, but it is unlikely that the event would even be audible to an individual in the main access drift at the far end of the seal. Such an event would also consume the

available oxygen within the panel, precluding the possibility of a subsequent detonation. Based upon these results, the accumulation of hydrogen and methane following sealing of a panel is not considered a significant operational safety issue, and release of radioactive material is not reasonably foreseeable. (For further discussion, see Slezak and Lappin, 1990.)

Long Term. As discussed in Subsection 4.3.2.4, fractures of 3 to 15 feet are expected in the Disturbed Rock Zone. Although it is not certain that a gaseous explosion could occur in the repository, the fractures that could occur as a result of gas detonation (1 or 2 feet) would not, therefore, pose additional long-term performance concerns

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**APPENDIX G**

**TOXICITY PROFILES, RISK ASSESSMENT METHODOLOGY,  
AND MODELS FOR CHEMICAL HAZARDS**



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## G.1 INTRODUCTION

Toxicity profiles are provided to give the reader a brief introduction and understanding of the chemical components and their potential health effects. It is important to remember that any chemical can cause health effects if individuals are exposed to high enough doses.

The profiles are intended to provide information on:

- **Physical/Chemical Properties:** A description of properties that aid in predicting how the chemical will behave in the environment.
- **Fate and Transport:** Indicates, where possible, what happens to the chemical within the environment.
- **Health Effect:** Background information on potential health effects in humans or animals from acute or chronic exposures. In addition, information is provided on various exposure routes (i.e., inhalation, oral, or dermal).
- **Effects on Wildlife:** Includes a discussion of the toxic effects of the chemicals on aquatic and terrestrial organisms.
- **Regulatory Standards and Guidelines:** A description of various parameters that have been developed to protect human health and the environment.

The toxicology profiles are intended to be brief overviews of individual chemicals and not extensive reviews. They are, however, intended to include the major health effects (i.e., toxicity) and other aspects of the chemical in question.

Section G.8 includes a description of the air dispersion models used to estimate concentrations of hazardous chemicals released during routine operations and accidents. The various input parameters and assumptions used in the models are provided.

The exposure parameters and methods used to estimate the daily intakes of hazardous chemicals are provided in Section G.9. The methodology and calculations for determining the long-term or short-term risks associated with exposure to carcinogenic and noncarcinogenic chemicals are given in Section G.10.

## G.2 1,1,2-TRICHLORO-1,2,2-TRIFLUOROETHANE

### SUMMARY

1,1,2-Trichloro-1,2,2-trifluoroethane (Freon 113) is a chlorine-containing, non-hydrogenated fluorocarbon. Exposure to high doses can affect the central nervous system, heart, and liver. 1,1,2-Trichloro-1,2,2-trifluoroethane is mainly of environmental concern due to its ability to destroy atmospheric ozone.

### IDENTIFICATION

CAS Number: 76-13-1

Chemical Formula:  $\text{CCl}_2\text{FCClF}_2$

Synonyms: Halocarbon 113  
Refrigerant 113  
TTE  
Freon 113  
FC-113  
Fluorocarbon 113

### CHEMICAL AND PHYSICAL PROPERTIES

Molecular Weight 197.5  
Boiling Point 47.6° C  
Melting Point -35° C  
Specific Gravity 1.5635 at 25° C  
Vapor Pressure 284 torr at 20° C  
Solubility Insoluble in water, soluble in alcohol, ether, and benzene

### FATE AND TRANSPORT

1,1,2-Trichloro-1,2,2-trifluoroethane is highly volatile. It is more likely to reach the stratosphere than hydrogenated fluorocarbons (Clayton and Clayton, 1981). There it photodissociates, producing chlorine atoms which destroy the ozone layer (National Research Council, 1976; Council on Environmental Quality, 1975; National Science Foundation, 1975).

## HEALTH EFFECTS

1,1,2-Trichloro-1,2,2-trifluoroethane is a weak narcotic. Impairment of psychomotor abilities (e.g., loss of ability to concentrate, mild lethargy) have been observed in human volunteers (ACGIH, 1986; Stopps and McLaughlin, 1967). The threshold for impairment is approximately 2,500 ppm (Stopps and McLaughlin, 1967). Exposure to massive doses also produces irritation of the respiratory tract and liver cell enlargement (ACGIH, 1986). Slight diffuse degenerative fatty infiltration of the liver has been observed in rats after seven, 19-hour exposures to 5,000 ppm (Kniskern and Pittsman, 1952).

1,1,2-Trichloro-1,2,2-trifluoroethane may cause degreasing of the skin. Frostbite can occur which if not properly attended to, can result in gangrene (Clayton and Clayton, 1981).

1,1,2-Trichloro-1,2,2-trifluoroethane has cardiac sensitization potential (ACGIH, 1986; Gosselin, 1984; Clayton and Clayton, 1981). At concentrations greater than 25,000 ppm, dogs, monkeys, and rats (exposed under various conditions) experienced tachycardia, hypotension or myocardial depression (Aviado, 1975). Abuse of fluorocarbon-containing aerosol products has led to death due to cardiac sensitization to endogenous catecholamines, resulting in ventricular fibrillation (Gosselin, 1984). Doses below maternal toxicity produced no changes in the offspring of pregnant rabbits (both oral and inhalation exposures) (Busey, 1967).

The Ames test shows 1,1,2-Trichloro-1,2,2-trifluoroethane to be nonmutagenic. Carcinogenic studies have not been reported (ACGIH, 1986).

## REGULATIONS, STANDARDS, AND GUIDELINES

### Human Health

OSHA TWA	1,000 ppm	(NIOSH, 1985) (29 CFR 1910.1000, Table Z-1) (54 FR 12, 2923-2959, Table Z-1-A)
ACGIH TLV-TWA	1,000 ppm	
TLV-STEL	1,250 ppm	

(The ACGIH guidelines should provide a margin of safety in preventing systemic effects and cardiac sensitization [ACGIH, 1986]).

Reference Dose (RfD)	30 mg/kg-day (based on an oral NOAEL of 273 mg/kg-day in humans with psychomotor impairment as the most sensitive end point [IRIS, 1989])
IDLH	34,200 mg/m <sup>3</sup>

### Aquatic Organisms

No regulations, standards, or guidelines are presently available governing the exposure of aquatic organisms to 1,1,2-Trichloro-1,2,2-trifluoroethane (IRIS, 1989).

## G.3 METHYLENE CHLORIDE

### SUMMARY

Methylene chloride is irritating to the skin, eyes, and mucous membranes. Short-term inhalation produces narcosis, and long-term exposure produces symptoms of neurotoxicity. Methylene chloride causes liver, lung and mammary gland tumors in mice and rats. Hepatotoxicity in experimental animals has been demonstrated.

### IDENTIFICATION

CAS Number: 75-09-2

Chemical Formula:  $\text{CH}_2\text{Cl}_2$

Synonyms: Dichloromethane  
Methane dichloride  
Methylene bichloride

### CHEMICAL AND PHYSICAL PROPERTIES

Molecular Weight	84.93	(ACGIH, 1986)
Specific Gravity	1.3255 at 20° C	(ACGIH, 1986)
Melting Point	-96.7° C	(ACGIH, 1986)
Boiling Point	39.75° C at 76 torr	(ACGIH, 1986)
Vapor Pressure	440 torr at 25° C	(ACGIH, 1986)
Refractive Index	1.4237 (20° C)	(Clayton and Clayton, 1981)
Solubility	2 g/100 ml water at 20° C; soluble in ethanol, ethyl ether, acetone	
Flash Point	none	(Clayton and Clayton, 1981)
Log Octanol/Water Partition Coefficient	1.25	(EPA, 1985a)

### FATE AND TRANSPORT

Because of its high vapor pressure, methylene chloride is easily volatilized. However, atmospheric accumulation is not of great concern due to scavenging from the troposphere by hydroxyl radicals (EPA, 1985b). This reaction produces carbon dioxide and small amounts of carbon monoxide and phosgene. Phosgene is hydrolyzed to

hydrochloric acid and carbon dioxide (EPA, 1979). Methylene chloride has moderate water solubility; therefore, rain washout from the atmosphere may be important in the fate process (ATSDR, 1987). Absorption to soil is unlikely (Dilling et al., 1975). Biodegradation occurs aerobically and anaerobically (EPA, 1985, cited in ATSDR, 1987). Bioaccumulation and bioconcentration are not important fate processes (Hansch and Leo, 1979).

## **HEALTH EFFECTS**

Methylene chloride is a skin, eye, and mucous membrane irritant (ACGIH, 1986). Upper respiratory tract irritation occurs at levels of approximately 100 ppm in humans (Welch, 1987). Short term inhalation (300-800 ppm) leads to decreases in auditory functions and impairment of various psychomotor tasks (Stewart et al., 1972). Longer term inhalation causes neurotoxicity, including headache, dizziness, nausea, memory loss, paresthesia, tingling in the hands and feet, and narcosis (Welch, 1987). These central nervous system effects could be partially due to the metabolism of methylene chloride producing carboxyhemoglobin (Cherry et al., 1983). Burns may result if methylene chloride liquid is placed on the skin (Welch, 1987).

Animal studies have shown methylene chloride to be hepatotoxic. Fatty infiltration of the liver was evident in guinea pigs exposed to 5200 ppm for 6 hours (Morris et al., 1979). Weinstein and Diamond (1972) observed transient fatty changes in the livers of mice exposed to 5,000 ppm for 7 days. A significant increase in liver cytochrome p-450 was induced in rats exposed by inhalation to 500 ppm (Norpoth et al., 1974). Longer term exposures by inhalation cause centrilobular fat accumulation in livers of mice (Weinstein and Diamond, 1972). Haun et al. (1972) showed cytoplasmic vacuolation and the presence of fat droplets in the livers of rats and dogs. An increased incidence of hemosiderosis, cytomegaly, and cytoplasmic vacuolization has been reported in livers of rats and mice exposed to methylene chloride by inhalation (NTP, 1986a). Only very high exposure concentrations will cause serious liver effects in humans (ATSDR, 1987). Cardiac sensitization is seen in animals, but only when given epinephrine (Clark and Tinston, 1973).

Methylene chloride causes cancer in laboratory animals. Increases in liver tumors (NTP, 1986a), lung tumors (NTP, 1986a) and mammary gland tumors (Burek et al., 1980 and 1984; Nitschke et al., 1982; NTP, 1986a) have been reported in rats and mice. There have been no statistically different tumor occurrences between exposed and non-exposed humans (ATSDR, 1987). It has been concluded that methylene chloride is weakly mutagenic in mammalian systems (EPA, 1987a,b). There is no evidence that methylene chloride is a teratogen (an agent causing fetal malformities) (Clayton and Clayton, 1981).

## **EFFECTS ON WILDLIFE**

In the flow-through and static method tests, fathead minnows (*Pimephales promelas*) exposed to methylene chloride experienced loss of equilibrium, melanization, narcosis, and swollen, hemorrhaging gills. These effects are reversible, caused by short

exposures to sublethal levels (Alexander et al., 1978). At concentrations of 100 µg/L, developmental stages of some amphibian species may be affected. Concentrations of 1 mg/L and above may cause substantial reproductive impairment in amphibians (Black et al., 1982). High concentrations (approximately 21 percent) of methylene chloride reduces photosynthesis in alfalfa seedlings by 82 percent (Lehmann and Paech, 1972).

**REGULATIONS, STANDARDS, AND GUIDELINES**

**Human Health**

OSHA TWA 500 ppm  
 1,000 ppm ceiling (NIOSH, 1985)  
 (54 FR 12, 2923-2959, Table Z-1-A)  
 (29 CFR 1910.1000, Table Z-2)

ACGIH TLV-TWA 100 ppm  
 TLV-STEL 500 ppm (NIOSH, 1985)

NIOSH TLV-TWA 75 ppm  
 500 ppm 15 min ceiling (NIOSH, 1985)

IARC Group 3 - indefinite animal carcinogen

EPA Group B2 - probable human carcinogen

Reference Dose (RfD) 0.05 mg/kg-day (ATSDR, 1987) [based on a NOAEL in rats of 5 mg/kg-day with hepatic histological changes as the most sensitive endpoint]

IDLH 17,500 mg/m<sup>3</sup>

Drinking Water  
 Equivalent Level  
 (DWEL) 1.75 mg/L (IRIS, 1989)

**Aquatic Organisms**

Lowest Effect Concentration (LEC) (IRIS, 1989)

**Freshwater:**

- Acute LEC 1.1 x 10<sup>4</sup> µg/L
- Chronic Toxicity No data

**Saltwater:**

- Acute LEC 1.2 x 10<sup>4</sup> µg/L
- Chronic Toxicity 6.4 x 10<sup>3</sup> µg/L

## G.4 1,1,1-TRICHLOROETHANE

### SUMMARY

Exposure to 1,1,1-trichloroethane can cause central nervous system depression, as well as damage to the cardiovascular system, lungs, liver, and kidneys. It is an irritant to the eyes, skin, and mucous membranes. The primary process of elimination of 1,1,1-trichloroethane from the environment is through photo-oxidation in the atmosphere. Neither IARC nor the EPA classify 1,1,1-trichloroethane as a carcinogen. However, some of the animal studies are inconclusive.

### IDENTIFICATION

CAS Number:	71-55-6
Chemical Formula:	C <sub>2</sub> H <sub>3</sub> Cl <sub>3</sub>
IUPAC Name:	1,1,1-trichloroethane
Synonyms:	Methyl chloroform 1,1,1-TCA Chloroethene

### CHEMICAL AND PHYSICAL PROPERTIES

Molecular Weight	133.40
Specific Gravity	1.3376 at 20° C (Sax, 1984)
Melting Point	-32.5° C
Boiling Point	74.1° C
Vapor Pressure	100 mm at 20° C, 155 mm at 30° C
Vapor Density	4.63 (Verschuieren, 1983)
Solubility	44 mg/L in water at 25° C; soluble in acetone, benzene, carbon tetrachloride, ether, methanol (Sax, 1984)

### FATE AND TRANSPORT

The most important route of elimination of 1,1,1-trichloroethane (1,1,1-TCA) from the environment is by reaction with hydroxyl radicals in the atmosphere (photo-oxidation). 1,1,1-TCA is eliminated from surface water primarily through volatilization. It is able to adsorb onto organic matter in the sediment; however, this is probably not a major route of elimination from surface water. 1,1,1-TCA readily migrates from soil to groundwater, the rate of transport through soil depending on the soil composition (EPA, 1987c).

## HEALTH EFFECTS

A number of toxic effects of 1,1,1-TCA have been observed. The most common of these is central nervous system depression manifested by dizziness, incoordination, and impaired judgment at low concentrations, and anesthesia and death at high concentrations. Cardiovascular effects such as cardiac arrest, ventricular fibrillation, and sensitization to epinephrine-induced arrhythmias have been observed, as well as damage to the lungs, liver, and kidneys. 1,1,1-TCA is moderately irritating to the skin and mucous membranes and is a severe eye irritant in rabbits (Sax, 1984). The oral LD<sub>50</sub> value for 1,1,1-TCA in rats is approximately 11,300 mg/kg (IRIS, 1989), and the inhalation LC<sub>50</sub> in rats is approximately 14,000 mg/kg for a 7 hour exposure (Verschueren, 1983).

1,1,1-TCA has been found to be mutagenic in *Salmonella typhimurium* (Farber, 1977) and to cause transformation in rat embryo cells (Price et al., 1978). Although several carcinogenic studies have been performed, the doses administered resulted in direct mortality or no significant increase in tumor formation (IRIS, 1989).

## EFFECTS ON WILDLIFE

1,1,1-Trichloroethane has a relatively low acute toxicity in aquatic species, with LC<sub>50</sub> values ranging from 52.8 ppm for the most sensitive species to 113.0 ppm for the least sensitive species reported (Verschueren, 1983). In aquatic species, 1,1,1-TCA has an elimination half-life of 2 days and a bioconcentration factor of nine, and therefore has only a slight bioaccumulation potential (EPA, 1984).

At this time, there are no data available on the chronic toxicity of 1,1,1-TCA in aquatic species (IRIS, 1989).

## REGULATIONS, STANDARDS, AND GUIDELINES

### Human Health

OSHA TWA 350 ppm (NIOSH, 1985)  
(29 CFR 1910.1000, Table Z-1)  
(54 FR 12, 2923-2959, Table Z-1-A)

ACGIH TLV-TWA 350 ppm  
TLV-STEL 450 ppm (ACGIH, 1986)

NIOSH 350 ppm-15 min ceiling (NIOSH, 1985)

IARC Group 3 indefinite animal carcinogen (IARC, 1987)

EPA Group D not classifiable as to human carcinogenicity (IRIS, 1989)

Reference Dose (RfD) 0.09 mg/kg-day (based on a NOAEL in guinea pigs of 90 mg/kg-day with hepatic histological changes as the most sensitive endpoint (Torkelson et al., 1958)

IDLH 5,429 mg/m<sup>3</sup>

MCL 200 mg/L (IRIS, 1989)

Ambient Water water and fish consumption 218.4 mg/L  
Quality fish consumption only 1,030 mg/L  
Criterion (IRIS, 1989)

### Aquatic Organisms

The EPA (1988a) has reported the following lowest effect levels (LECs) for 1,1,1-trichloroethane on aquatic organisms:

#### Freshwater:

- Acute Toxicity 18.0 mg/L
- Chronic Toxicity No data

#### Saltwater:

- Acute Toxicity 31.2 mg/L
- Chronic Toxicity No data

These data, however are not adequate for establishing water quality criteria.

## G.5 CARBON TETRACHLORIDE

### SUMMARY

Carbon tetrachloride is a suspect human carcinogen and is known to produce liver tumors in laboratory animals. Carbon tetrachloride causes liver damage, as well as damage to the kidneys, skin, and eyes. Carbon tetrachloride may be readily absorbed through the skin. Acute exposure to carbon tetrachloride by inhalation, ingestion, or skin absorption may cause central nervous system depression.

### IDENTIFICATION

CAS Number:	56-23-5
Chemical Formula:	CCl <sub>4</sub>
IUPAC Name:	Tetrachloromethane
Synonyms:	Tetrachloromethane Perchloromethane

### CHEMICAL AND PHYSICAL PROPERTIES

Molecular Weight	153.84
Specific Gravity	1.589
Melting Point	-23° C
Boiling Point	76.7° C
Vapor Pressure	90 mm at 20° C
Vapor Density	5.32
Solubility	800 mg/L H <sub>2</sub> O at 20° C; miscible in alcohol, benzene, chloroform, ether, carbon disulfide (Merck, 1983; Sax, 1984; Verschueren, 1983)

### FATE AND TRANSPORT

Volatilization is the major transport process for the removal of carbon tetrachloride from aquatic systems (EPA, 1979). Carbon tetrachloride in the troposphere degrades very slowly by reaction with hydroxyl radicals (EPA, 1979; EPA, 1987c). It can diffuse to the stratosphere where it is degraded by exposure to higher energy ultraviolet light to form CCl<sub>3</sub> radicals, chlorine atoms, and phosgene. This photolysis reaction is thought to be the predominant environmental fate process for carbon tetrachloride. There is no clear evidence of selective concentration (adsorption) of carbon tetrachloride in soils or

sediments (EPA, 1979). Carbon tetrachloride migrates readily to groundwater and may be expected to remain there for months to years (EPA, 1987c).

## **HEALTH EFFECTS**

Carbon tetrachloride is a suspect human carcinogen and is known to be carcinogenic in rats, mice, and hamsters (IARC, 1979). Liver tumors are most commonly seen, but adrenal tumors have also been observed (Weisburger, 1977). Data on mutagenicity, teratogenicity, and reproductive effects have been inconclusive (Verschueren, 1983).

Carbon tetrachloride has been shown to produce nonmalignant liver damage as well as kidney damage in animals and humans (ACGIH, 1986). Symptoms of liver dysfunction may include nausea, anorexia, vomiting, stomach-ache, and jaundice, but dysfunction may also be asymptomatic (ACGIH, 1986).

Central nervous system depression has been experienced in cases of acute and chronic exposure to carbon tetrachloride. Atmospheric levels of 45-97 ppm have reportedly produced dizziness and headaches (Kazantzis, 1960).

Substances such as barbiturates and chlorinated biphenyls have been shown to enhance the effects of carbon tetrachloride. Consumption of alcoholic beverages is known to markedly increase the toxicity of carbon tetrachloride (Maling, 1975; Cornish, 1973; Carlson, 1975).

Carbon tetrachloride is a skin and eye irritant due to its defatting action and appreciable blood levels of carbon tetrachloride have been reported due to skin absorption.

## **EFFECTS ON WILDLIFE**

Carbon tetrachloride has been shown to be toxic to freshwater aquatic life at acute exposure concentrations as low as 35,200  $\mu\text{g/liter}$ , and as low as 50,000  $\mu\text{g/liter}$  in saltwater aquatic species (EPA, 1980).  $\text{LC}_{50}$  values ranging from 67 ppm to 150 ppm have been reported for subacute exposures to carbon tetrachloride in aquatic species (Verschueren, 1983). A bioconcentration factor of 19 has been reported for carbon tetrachloride in fish (EPA, 1986).

No data on the chronic toxicity of carbon tetrachloride in aquatic species, or its effects on terrestrial wildlife are available at this time.

## **REGULATIONS, STANDARDS, AND GUIDELINES**

### **Human Health**

OSHA TWA	10 ppm	
	25 ppm ceiling	(29 CFR 1910.1000, Table Z-2) (54 FR 12, 2923-2959, Table Z-1-A)

ACGIH TLV-TWA 5 ppm (ACGIH, 1986)

NIOSH TWA 10 ppm  
25 ppm ceiling (NIOSH, 1985)

IARC Group 2B Sufficient evidence of animal carcinogenicity (IARC, 1987)  
Inadequate evidence of human carcinogenicity (IARC, 1987)

EPA Group B2 Probable human carcinogen (IRIS, 1989)

Reference Dose (RfD) 0.0007 mg/kg-day (IRIS, 1989)

IDLH 1,800 mg/m<sup>3</sup>

Drinking Water  
Equivalent Level  
(DWEL) 25 µg/L (IRIS, 1989)

10<sup>-6</sup> Cancer Risk 0.3 µg/L (IRIS, 1989)

#### **Aquatic Organisms**

There are inadequate data for establishing ambient water quality criteria for aquatic organisms (EPA, 1980).

## G.6 LEAD

### SUMMARY

Inorganic lead is found in the earth's crust at about 15 ppm. Lead isotopes are the stable products of decay of three natural radioactive elements: from the uranium series-<sup>206</sup>Pb, from the thorium series-<sup>208</sup>Pb, and from the actinium series-<sup>207</sup>Pb. Lead forms two series of compounds corresponding to the oxidation states of +2 and +4, the most common being +2 (Kirk-Othmer, 1985).

Lead and its compounds are persistent in the environment and are cumulative poisons. High doses of lead result in damage to the central nervous system and loss of kidney function (Sittig, 1979).

### IDENTIFICATION

CAS Number: 7439-92-1 (lead as inorganic fumes and dust)

Chemical Symbol: Pb

Synonyms: C.I. 77575  
Lead Flake  
Lead s2

### CHEMICAL AND PHYSICAL PROPERTIES

Molecular Weight	207.19
Boiling point	1740° C
Melting point	327.5° C
Specific gravity	11.35
Vapor pressure	1 mm @ 973° C
Solubility	Slightly soluble in H <sub>2</sub> O in presence of nitrates, ammonium salts, and CO <sub>2</sub>

### FATE AND TRANSPORT

Lead exhibits the +2 oxidation state in aqueous systems. Natural compounds of lead are not usually mobile in ground or surface water since it tends to combine with carbonate or sulfate ions to form insoluble compounds under oxidizing conditions and forms extremely insoluble lead sulfide under reducing conditions.

Sorption processes are effective in reducing the concentration of soluble lead in natural waters and result in enrichment of bed sediments near the source. The tendency for lead to form complexes with naturally occurring organic material increases its adsorptive affinity for clays and other mineral surfaces. Removal of lead by sorption and precipitation occurs more rapidly in alkaline waters; therefore, lead is considerably more mobile in acidic waters.

Benthic microbes can methylate lead to form tetramethyl lead which is volatile and more toxic than inorganic lead. Biomethylation may provide a mechanism for remobilization of lead in the bed sediments. Bioaccumulation of weakly sorbed lead phases also may result in remobilization (EPA, 1979).

### **HEALTH EFFECTS**

Lead enters the body through inhalation and ingestion, is absorbed into the circulatory system from the lungs and digestive tract, and is excreted via the urine and feces. About 90 percent of the ingested lead passes through the gastrointestinal tract unabsorbed. About 10 percent of the ingested lead is absorbed by the body and a portion is excreted in urine with lesser amounts in sweat, hair, and nails. Under conditions of approximately steady state, more than 90 percent of absorbed lead in the body is in the skeleton, where it remains in a relatively inert state (Lee, 1972).

Particle size and chemical composition affect the readiness with which lead is absorbed from the lungs and digestive tract. Small particles and highly soluble compounds are more readily absorbed, hence more hazardous, than larger particles and compounds with lower solubility.

Lead and its compounds are cumulative poisons. The most common signs of lead exposure are gastrointestinal: anorexia, nausea, vomiting, diarrhea, and constipation followed by colic. Lead can also affect hemoglobin synthesis and red blood cell survival as well as the central and peripheral nervous systems (Kirk-Othmer, 1985).

An early effect of lead on the kidney is the development of intranuclear inclusion bodies in the renal tubular lining. With continued exposure, swelling and mitochondrial changes occur in proximal tubular lining cells (Ratcliffe, 1981).

Epidemiological investigations on exposed population groups and experiments on rats have shown that the placenta does not represent an important barrier to lead. Experiments on female mice have shown that ingested lead may cause, depending on the dose, a reduction of pregnancies, a decrease in embryo weight, or abortion. At high doses of lead and low calcium diet chromosomal abnormalities were found in primates (DiFerrante, 1979).

## **REGULATIONS, STANDARDS, AND GUIDELINES**

### **Human Health**

OSHA TWA	0.05 mg/m <sup>3</sup> (Hazline, 1989)	
ACGIH TLV-TWA	0.15 mg/m <sup>3</sup> (ACGIH, 1986)	
EPA Acceptable Intake	1.40 E-03 mg/kg-day (Oral Route) (EPA, 1986) 4.30 E-04 mg/kg-day (Inhalation Route) (EPA, 1986)	
Safe Drinking Water Act (ARAAR)	0.05 mg/L (MCL) (IRIS, 1989) 0.02 mg/L (Proposed MCLG) (IRIS, 1989)	
EPA Ambient Water Criteria	50 µg/L (Aquatic Organisms & Drinking Water) (IRIS, 1989)	
Clean Air Act (ARAAR)	1.5 (90-day) (µg/m <sup>3</sup> ) (IRIS, 1989)	

### **Aquatic Organisms**

Bioconcentration factors for aquatic organisms range from 60 in marine and freshwater fish to 200 in marine and freshwater plants and invertebrates (EPA, 1979). Decreasing pH increases the availability of divalent lead, the principal form accumulated by aquatic animals.

## G.7 TRICHLOROETHYLENE

### SUMMARY

Trichloroethylene is an industrial solvent that induces central nervous system depression, adversely affects the liver, kidneys, and hematological systems, and sensitizes the heart to endogenous catecholamines. Lung, liver, and kidney tumors are increased significantly in exposed rats and mice.

### IDENTIFICATION

CAS Number: 79-01-6

Chemical Formula:  $C_2HCl_3$

Synonyms: Trichloroethene  
TCE  
Ethylene trichloride

### CHEMICAL AND PHYSICAL PROPERTIES

Molecular Weight 131.4  
Specific Gravity 1.45560 at 25/4 ° C  
Melting Point -86.8° C  
Boiling Point 87.0° C  
Vapor Pressure 77 torr at 25° C  
Refractive Index 1.4777 at 20° C  
Solubility 0.1 g/100 ml water at 20° C; soluble in ethanol and ethyl ether (Clayton and Clayton, 1981)

### FATE AND TRANSPORT

Trichloroethylene vaporizes easily. However, accumulation in the atmosphere is not of critical importance. Hydroxyl radicals react with trichloroethylene to form hydrochloric acid, carbon monoxide, carbon dioxide, and carboxylic acid (EPA, 1979). The atmospheric half-life of trichloroethylene is approximately 7 days (ATSDR, 1988b). It is highly mobile in the soil, and subject to significant leaching (HSDB, 1987; EPA, 1979). Since biodegradation under aerobic conditions is slow, trichloroethylene is relatively persistent in subsurface soils and groundwater (Barrio-Lage et al., 1987; Hallen et al., 1986; Wilson et al., 1986; Fogel et al., 1986; Vogel and McCarty, 1985).

## HEALTH EFFECTS

Inhalation of trichloroethylene causes irritation of the eyes and upper respiratory tract, as well as central nervous system (CNS) depression (Hazline, 1989; Sittig, 1985; Gosselin, 1984; Clayton and Clayton, 1981, Nomiyama and Nomiyama, 1977). CNS effects experienced include visual disturbances, mental confusion, fatigue (Clayton and Clayton, 1981), and at sufficiently high concentrations, euphoria, analgesia, and anesthesia (ACGIH, 1986).

Sensitization of the heart has occurred in humans at anesthetic levels (Clayton and Clayton, 1981). This has also been observed in dogs (Reinhardt et al., 1973) and rabbits (White and Carlson, 1979, 1981). If trichloroethylene is left in contact with the skin, defatting and fissuring, followed by erythema (redness) may result (Clayton and Clayton, 1981).

Trichloroethylene is hepatotoxic and nephrotoxic in experimental animals. Mice exposed to 37 ppm for 30 days had increased liver weights and vacuolated hepatocytes (Kjellstrand et al., 1983, 1981). Rats also showed an increase in liver weights when subjected to 55 ppm, 8 hr/day, 5 days/week for 14 weeks (Kimmerle and Eben, 1973) and >50 ppm continuously for 12 weeks (Nomiyama et al., 1986). Other unspecified treatment-related hepatic effects were also noted by Nomiyama et al. (1986).

Renal effects include increased kidney weights and dysfunction in rats exposed to >150 ppm for 12 weeks (Nomiyama et al., 1986) and renal tubular meganucleocytosis in rats exposed to >300 ppm for 7 hr/day, 5 days/week for 104 weeks (Maltoni et al., 1986).

Hematological system alterations have been experienced by experimental animals subjected to trichloroethylene. Rats treated for 10 days with >50 ppm had concentration-dependent inhibition of delta-aminolevulinate (ALA) dehydrogenase activity in the liver and bone marrow cells, increased ALA synthetase, decreased heme saturation of tryptophan pyrrolase, and decreased cytochrome p-450 in the liver (Fujita et al., 1984). Nomiyama et al. (1986) exposed rats to >50 ppm for 12 weeks and observed dose-related changes in hemoglobin, hematocrit, and erythroblast count. Myelotoxic anemia has been shown in rabbits (Mazza and Brancaccio, 1967).

Teratogenicity data for trichloroethylene in humans are inconclusive. In rat pups, skeletal ossification anomalies were produced by dams subjected to >100 ppm for 4 hr/day on days 8 and 21 of gestation (Healy et al., 1982).

Trichloroethylene is weakly mutagenic in some microbial test systems (Clayton and Clayton, 1981). These data are inadequate to assess human carcinogenicity caused by trichloroethylene (ATSDR, 1988b). However, trichloroethylene has been proven to be carcinogenic in rats and mice, causing renal adenomas and carcinomas, lung adenomas, and hepatomas (Maltoni et al., 1986 NTP, 1986b, 1982; Fukuda et al., 1983; Bell et al., 1978).

## **EFFECTS ON WILDLIFE**

The availability of data pertaining to the toxic effects of trichloroethylene on wildlife is limited. Chlorophyll-containing algae and plants exposed to trichloroethylene lose their color at 600 mg/L (Verschueren, 1983). LC<sub>50</sub> values of approximately 50 mg/L were noted for three freshwater species tested.

The EPA has reported lowest effect levels (LECs) for acute exposure to trichloroethylene of 45 mg/L, and 2 mg/L for freshwater and saltwater organisms, respectively. No LECs for chronic exposures have been reported.

## **REGULATIONS, STANDARDS, AND GUIDELINES**

### **Human Health**

OSHA TWA 100 ppm  
200 ppm ceiling (29 CFR 1910.1000, Table Z-2)  
(54 FR 12, 2923-2959, Table Z-1-A)

ACGIH TLV-TWA 50 ppm  
TLV-STEL 200 ppm (ACGIH, 1986)

NIOSH TWA 25 ppm (10 hr) (Hazline, 1989)

IDLH 5,400 mg/m<sup>3</sup>

EPA Group B2 probable human carcinogen (IRIS, 1989)

IARC Group 3 indefinite animal carcinogen (IARC, 1987)

### **Aquatic Organisms**

There are inadequate data for establishing ambient water quality criteria for aquatic organisms.

## G.8 AIR DISPERSION MODEL

The U.S. Environmental Protection Agency's (EPA's) Users Network for Applied Modeling of Air Pollution (UNAMAP) 6 version of the Industrial Source Complex Model (ISC) (EPA, 1988b) was used to estimate ambient concentrations of materials released from emission sources (stacks) at the WIPP site. Releases resulting from routine operations (long-term) and postulated on-site accident events (short-term), aboveground and underground, were modeled.

### LONG-TERM MODEL

The long-term version of the model (ISCLT) projected the annual average aboveground concentrations, based on the annual average of meteorological data recorded at Carlsbad during the 5-year period 1950 to 1954. Input mixing heights and ambient temperatures were obtained from Holzworth (1972) and National Weather Service records, respectively. The model was run in the "regulatory default" mode. For convenience, the emission rate was assumed to be 10 grams per second (5 gms./sec from each stack). To determine the ambient concentrations resulting from a different emission rate, a ratio of the actual and assumed emission rates was taken and applied to the predicted ambient concentrations.

The receptor field consisted of a rectangular grid extending 50,000 meters north, east, south, and west from the originating point of the emission. The physical location of the point of origin was the centerline of the vertical ventilation exhaust duct.

Ambient concentrations for underground workers were estimated manually using the following assumptions:

- Waste disposal room dimensions are 10 meters by 91 meters by 4 meters
- Air velocity is 0.4 m/sec
- Air flow is parallel to the long axis of the chamber
- Hazardous chemicals are uniformly mixed in the air stream.

Using these assumptions, ambient concentration ( $\mu\text{g}/\text{m}^3$ ) is the quotient of the release rate ( $\mu\text{g}/\text{sec}$ ) and the ventilation volumetric flow rate ( $\text{m}^3/\text{sec}$ ).

### SHORT-TERM MODEL

Short-term concentrations were estimated by the ISC model (ISCST) running in the short-term mode. Short-term releases were assumed to be discharged from the

emergency filtration system with a flow rate of 60,000 cfm to a single stack. Generic meteorological data (48 combinations of wind speed and stability customarily used in UNAMAP screening models) were used in the ISCST model. For each of the 48 combinations, a 1-hour duration was arbitrarily assigned. In all instances, wind was assumed to be blowing from the south. Hypothetical exposed individuals were located due north of the stack at distances out to 50,000 meters.

The assumptions inherent in generic meteorological data are:

- The 48 combinations cover the entire spectrum of meteorological conditions that could be obtained.
- Each of the 48 combinations can occur at some time or other.

Thus, the highest potential short-term exposure can be identified as well as the distance at which this exposure occurs. This is a health-protective approach, since there is a low probability of all the necessary conditions occurring simultaneously. The emission rate was again assumed to be 10 grams per second. To determine the ambient concentrations resulting from a different emission rate, a ratio of the actual and assumed emission rates was taken and applied to the predicted ambient concentrations.

Manual calculations were used to estimate ambient air concentrations of hazardous chemicals affecting workers in the waste handling building and underground during postulated on-site accidents. Some accident-specific assumptions are described in Appendix F. For each accident event, it was assumed that the total release was equal to the total mass of volatile organics in the void volume of breached containers. Concentrations in the air in the vicinity of each accident were estimated using these assumptions.

For the aboveground accidents, the release was assumed to disperse into a hemisphere which expands at a given rate for a given time based on the air flow into the waste handling building. Concentrations of organics within the volume of the hemisphere were assumed to be uniform. For underground accidents, a similar procedure was followed. However, the underground release was assumed to disperse into an underground mined out area which was 4.0 meters x 3.4 meters x 6.0 meters in dimension. Again, concentration within this volume was assumed to be uniform. Estimations of particulate releases of lead during a single drum fire underground were made based on the vapor pressure of elemental lead. The ISCST model was used to predict the maximum aboveground air concentration on-site.

## G.9 EXPOSURE ASSESSMENT

Consistent with the health-protective approach to risk assessment, potential exposures to releases of hazardous chemicals resulting from routine operations are estimated for hypothetical workers located at the points of maximum on-site concentrations above and below ground identified by the air dispersion modeling. Estimates of potential exposures were also made for a hypothetical resident located at the point of maximum concentration at the WIPP site boundary.

### EXPOSURE PARAMETERS

The potential exposed individual was assumed in each case modeled to weigh 70 kg (about 154 lbs). Adults are used as the model residential receptor since no actual individual exists at the site boundary. In fact, the actual resident nearest to the facility is more than 3 miles from the boundary. The increased sensitivity of the elderly or very young individual from considerations such as body weight is mitigated by the additional dilution of the already very low predicted concentrations at the site boundary (see Section 5.0).

The daily respiratory volume was assumed to be 20 cubic meters ( $m^3$ ) for a 24-hour period (residential exposures) (EPA, 1986) and 12  $m^3$  for an 8-hour period (occupational exposures) (EPA, 1985c). Due to a lack of chemical-specific data for volatile organics, a transfer coefficient of 1.00 was used to model uptake and absorption via the lungs for these chemicals.

The rate of lead deposition in the lungs was assumed to range from approximately 30 to 50 percent of particulates inhaled, while up to 70 percent of deposited lead was assumed to be absorbed within 10 hours of exposure (ATSDR, 1988a). To maintain a health-protective approach, a transfer coefficient of 0.35 (i.e., 70 percent x 50 percent) was used to represent deposition and absorption in the exposure estimates for lead.

Potential exposures from the inhalation of hazardous chemicals during routine operations are estimated for occupational and hypothetical residential individuals during above- and belowground operations. The concentrations of hazardous chemicals in air that are predicted at each exposed individual location are evaluated to determine if, based on the postulated scenario, the concentrations will remain constant or increase with time during the exposure period. The aboveground worker and hypothetical residential individual are continually exposed to 42-drum units from the waste handling building during the Test Phase and the Disposal Phase and 6,000-drum units from underground emissions during the Disposal Phase. Similarly, the underground worker is continually exposed to 6,000-drum units during the Test Phase and the Disposal Phase.

The concentration of hazardous chemicals in air from underground operations does not remain constant during the Test Phase because the rooms will not be backfilled and sealed. During the Test Phase, the number of drums increases by 17,600 drums, or 1-drum unit, per year. The concentration of hazardous chemicals in air at the aboveground worker and the residential individual are averaged over the 5-year period by multiplying the predicted air concentration by a weighting factor. A weighting factor (WF) of three was calculated using the following equation:

$$WF = (U_1 + U_2 + U_i \dots U_n) / n, \quad n = 5$$

where:

$$U_i = \text{number of drum units present per year, } i = 1, \dots, n$$

This method conservatively assumes that the drums will be emitting volatile organic compounds over the entire 5-year period. Based on calculations of the emission period, this is unlikely. For example, the entire mass of methylene chloride would be emitted in 2 years if it continuously diffused through the carbon composite filter at the calculated emission rate provided in Subsection 5.2.4.2, Table 5.35. Therefore, an additional measure of conservatism is added by assuming the organics are emitted over the entire 5-year period.

Concentrations available to individuals potentially exposed as a result of accident events were based on the total void volume gas concentrations and short-term modeling employing the specific dispersion characteristics of a given accident area.

### **ESTIMATION OF DAILY INTAKES OF HAZARDOUS CHEMICALS**

The TLV-based, or IDLH-based estimated intakes ( $I_{ai}$ ) for the accident scenarios are estimated by the following formula:

$$I_{ai} = (C_i)(V)(A_i)(E)(f_a)$$

where:

$I_{ai}$  = TLV- or IDLH-based estimated intake (mg/exposure),

$C_i$  = concentration of constituent in air at the receptor location ( $\text{mg}/\text{m}^3$ ),

$V$  = respiratory volume ( $\text{m}^3/\text{day}$ ),

$A_i$  = transfer coefficient for  $i^{\text{th}}$  chemical,

$E$  = seconds or minutes per exposure,

$f_a$  = conversion factor.

The respiratory volume of 20 m<sup>3</sup>/day and transfer coefficients of 0.35 for lead and 1.0 for all volatile organic compounds are used in the upper-bound transportation accident to estimate intake of a hypothetical exposed individual located 50 meters from the accident. An exposure of 30 minutes is postulated during the accident. The conversion factor is 1 day per 1,440 minutes.

The estimated intakes for the accident scenarios postulated to occur during operations at the WIPP are also calculated using the above equation. Because the exposure to a worker is estimated, a respiratory volume of 12 m<sup>3</sup>/workday is used in the calculation of intake. The transfer coefficients of 0.35 for lead and 1.0 for volatile organic compounds were utilized as above. Each exposure period in minutes was then converted, using the factors of 1 hour per 60 minutes and 1 workday per 8 hours. Based on the air modeling, the exposure period for workers during accidents in the waste handling building is 1 minute and in the underground is 15 seconds. A conservative 30-minute exposure period is assumed during the underground fire scenario at the WIPP. For the defined time period of each accident, the concentration of chemicals in air at the location of the worker is assumed to be constant.

For routine operation, the annualized averages for each chemical for both the Test Phase and the permanent Disposal Phase were used to estimate the chemical-specific daily intakes for the residential, aboveground occupational, and underground occupational receptors. The daily intake was estimated by

$$I_{ri} = (C_i)(V)(A_i) / (f)(W), \quad i = 1, \dots, 6, \quad (G-2)$$

where:

$I_{ri}$  = estimated daily intake of the  $i^{\text{th}}$  chemical (mg/kg-day),  $i = 1, \dots, 6$ ,

$C_i$  = concentration of the  $i^{\text{th}}$  chemical ( $\mu\text{g}/\text{m}^3$ ),

$V$  = scenario-specific respiratory volume (m<sup>3</sup>/day),

$A_i$  = transfer coefficient for the  $i^{\text{th}}$  chemical,  $i = 1, \dots, 6$ ,

$f$  = conversion factor (1,000  $\mu\text{g}/\text{mg}$ ),

$W$  = body weight (kg).

## G.10 RISK ESTIMATION

While the estimation of human health risks for this assessment employed a quantitative evaluation of the data available on waste characterization, these estimates are more meaningful when viewed in a relative, and therefore more qualitative sense. The precision of these estimates was limited by the uncertainties associated with the size and quality of the data base. In this assessment, these limitations were partially mitigated by defining a range of extremes. However, overriding uncertainties still persist. An analysis of these uncertainties is given in Section 5.0.

### LONG-TERM RISK ESTIMATION FOR CARCINOGENS: ROUTINE OPERATIONS

For any Class A or B carcinogen (by the classification of the EPA's Carcinogenic Advisory Group) that is projected to average greater than 1 percent by weight of the waste, predicted air pathway exposures that may result from emissions associated with routine facility operations are compared to unit cancer risks (EPA, 1986). Excess incremental lifetime cancer risks resulting from inhalation of vapors are estimated for the exposed individuals associated with each scenario. These estimates are based on guidance provided by the SPHEM and the Air Toxics Assessment Manual (California Air Pollution Control Officers Association [CAPCOA], 1987).

Of the representative chemicals for the waste, there are three volatile organics that are Class A or B carcinogens: carbon tetrachloride, methylene chloride (dichloromethane) and trichloroethylene (TCE). The estimated daily intakes for these chemicals were used to estimate the risk of the occurrence of one excess case of cancer as a result of the estimated exposures to these chemicals. This lifetime incremental excess cancer risk is given by

$$R_i = q_1^* i_{ri} LC, i = 1, \dots, 3, \quad (G-3)$$

where:

$R_i$  = excess incremental lifetime cancer risk for the  $i^{\text{th}}$  chemical,  $i = 1, \dots, 3$ ,

$q_1^*$  = chemical-specific cancer potency factor  $(\text{mg}/\text{kg}\text{-day})^{-1}$ ,

$i_{ri}$  = estimated daily intake of the  $i^{\text{th}}$  chemical for a given individual  $(\text{mg}/\text{kg}\text{-day})$ ,  $i = 1, \dots, 3$ ,

LC = lifetime correction factor.

The cancer potency factors used for carbon tetrachloride, methylene chloride, and trichloroethylene were  $1.36 \times 10^{-1}$ ,  $1.40 \times 10^{-2}$ , and  $1.30 \times 10^{-2} (\text{mg}/\text{kg}\text{-day})^{-1}$ , respectively. (IRIS, 1989).

The lifetime correction factor was used to adjust the risk estimates to the specific length of the exposure period. The resulting estimate was interpreted as the lifetime risk of a single excess cancer occurrence based on the specific exposure period. An average lifetime is defined as 70 years (EPA, 1986). For the WIPP, four LCs were required. These are:

- Residential: 5/70 and 20/70, because residential exposures are assumed to be for 24 hours per day, 365 days per year for the two exposure periods.
- Occupational:  $(8/24)(240/365)(5/70)$  and  $(8/24)(240/365)(20/70)$ , since occupational exposures are assumed to be 8 hours per day, 240 days per year for the entire 5-year and 20-year period.

### **LONG-TERM RISK ESTIMATION FOR NONCARCINOGENS: ROUTINE OPERATIONS**

Potential risks were estimated for noncarcinogens projected to average greater than 1 percent by weight of the waste (Rockwell, 1988). Estimates of daily intakes for each chemical were compared with acceptable daily levels for chronic intake (AIC) according to procedures for deriving "hazard indices" described in the SPHEM (EPA, 1986).

The hazard index (HI) for a given chemical may be defined as the ratio between the daily intake of that chemical and an acceptable reference level. Clearly, an HI less than unity (one) implies that the exposure to the given chemical is acceptable.

Hazard indices were calculated for each of these based on the estimated daily intakes. The chemical-specific hazard index was estimated as follows:

$$HI_i = I_{ri} / RL_i, \quad i = 1, \dots, 3, \quad (G-4)$$

where:

$HI_i$  = hazard index for the  $i$ th chemical,  $i = 1, \dots, 3$ ,

$I_{ri}$  = estimated daily intake of the  $i$ th chemical for a given individual (mg/kg-day),  $i = 1, \dots, 3$ ,

$RL_i$  = reference level for the  $i$ th chemical (mg/kg-day),  $i = 1, \dots, 3$ .

Here the reference level is the AIC, since exposures for the routine operations scenario are assumed to be over periods of 5 continuous years and 20 continuous years. The AICs for 1,1,1-trichloroethane and 1,1,2-trichloro-1,1,2-trifluoroethane used in the assessment are 6.3 and 30 mg/kg-day (IRIS, 1989). The oral AIC was used for 1,1,2-trichloro-1,2,2-trifluoroethane because the inhalation AIC was unavailable.

## RISKS ASSOCIATED WITH ACCIDENT SCENARIOS

Accident events as defined in Appendix F are short-term events with respect to potential exposures and associated risks. To estimate these risks, hazard indices were calculated as described previously. The accident scenarios during operations at the WIPP are assumed to involve potential exposures to only the occupational population because all hypothetical accidents occur either in the waste handling building or underground. Because the risks to workers associated with the release of hazardous chemicals from accidents at the WIPP are well below health-based levels, risks to the public are not estimated. Short-term exposures to the public from these events will be less than those to workers because of the restricted access to the facility, operational protocols for accident control and cleanup, and the decreased concentrations of chemicals from dilution and diffusion in air.

Estimates of intake per exposure were compared with reference levels derived from appropriate, short-term occupational standards instead of AICs. These standards include the time-weighted average Threshold Limit Values (TLVs) (ACGIH, 1986) and Immediately Dangerous to Life and Health (IDLH) criteria (CHEMTOX, 1988). In the case of lead, an IDLH has not been established. Therefore, lead exposures were compared to the TLV-based allowable intake only. As before, an HI less than unity implies that the exposure to the given chemical is acceptable.

The TLV-based acceptable intake (TLV-AI<sub>i</sub>) is derived by the following equation:

$$\text{TLV-AI}_i = (\text{TLV}) (V) (A_i)$$

where:

TLV-AI<sub>i</sub> = TLV-based acceptable intake (mg/exposure),

TLV = Threshold Limit Value for the i<sup>th</sup> chemical (mg/m<sup>3</sup>) (ACGIH, 1986),

V = respiratory volume for an occupational receptor during an 8-hour workday (12 m<sup>3</sup>/day),

A<sub>i</sub> = transfer coefficient (0.35 for lead (ATSDR, 1988a) and 1.0 or 100 percent absorption for all volatile organics).

The TLV and respiratory volume are based on an 8-hour workday. Therefore, the allowable intake is considered an acceptable level for an 8-hour occupational exposure.

The IDLH-based acceptable intake (IDLH-AI<sub>i</sub>) is derived by the following equation:

$$\text{IDLH-AI}_i = (\text{IDLH}) (V) (EF) (A_i)$$

where:

IDLH-AI<sub>i</sub> = Immediately Dangerous to Life and Health-based acceptable intake (mg/exposure),

- IDLH = IDLH for the  $i^{\text{th}}$  chemical ( $\text{mg}/\text{m}^3$ ) (CHEMTOX Database, 1988),
- V = respiratory volume for a worker during an 8-hour workday ( $12 \text{ m}^3/\text{day}$ ),
- EF = exposure period and conversion factors (30 minutes per exposure, one hour per 60 minutes and one workday per 8 hours),
- $A_i$  = transfer coefficient (1.0 or 100 percent absorption for all volatile organics).

The IDLH is based on a 30-minute exposure. However, the respiratory rate is the volume breathed during an 8-hour day. The exposure period and conversion factors are used to determine the amount that can be taken into the body (i.e., acceptable intake) during a 30-minute exposure period.

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**APPENDIX H**

**PUBLIC INFORMATION AND INTERGOVERNMENTAL AFFAIRS**



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## **H.1 PUBLIC INFORMATION**

Public information and participation activities undertaken during the preparation of the FEIS are described in Subsection 14.4 of the FEIS. This subsection lists the public hearings that were held and describes the notices of availability that were published. A 141-day public comment period was held on the draft EIS.

Since the completion of the FEIS, the DOE has undertaken a range of intergovernmental affairs and public information activities to inform the public of the development of the WIPP, provide opportunities for interested parties to express concerns and comments to the DOE, and keep key government agencies and interest groups informed of issues and progress related to the WIPP project. These intergovernmental and public information activities are described in detail below.

### **H.1.1 ESTABLISHMENT OF THE WIPP VISITORS PROGRAM AND CENTER**

The WIPP Visitors Center was established in 1988 to provide information to area residents regarding the history, design, and plans for the WIPP. The center includes a multi-room exhibit that demonstrates the need for the WIPP, plant design, plans for waste handling, and projections for the life of the WIPP. The WIPP Visitors Center is managed by the WIPP Project Office of Public Affairs in Carlsbad, New Mexico. Staff members are available to discuss visitors' questions about the project. The center is an extension of the WIPP project tour program so that those who are unable to go to the site may receive similar information.

Interested groups may take tours of the WIPP as part of the visitors program. Between 1981 and 1984, only visits by foreign nationals were recorded as part of the tour program: there were 23 visits from 169 foreign visitors during that period. Between 1984 and 1989, all visits were recorded; 824 tours were conducted for 9,156 visitors. The visitors have included the Governors of New Mexico, Colorado, and Idaho and members of Congress from New Mexico, Colorado, Idaho, Oklahoma, and Louisiana, as well as the Secretary of the DOE.

### **H.1.2 IMPLEMENTATION OF PUBLIC INFORMATION PROGRAM**

In implementing its public information program, the DOE has conducted public hearings; held public awareness tours; sponsored a speakers bureau; participated in dedications; attended professional and scientific meetings; held community update meetings; participated in community days and fairs; responded to media inquiries; sponsored media events; and prepared numerous publications addressing WIPP-related issues. These activities are described below. (Activities in support of this SEIS are discussed in Subsection H.3.)

Public Hearings. Since the FEIS was published in 1980, the DOE has participated in two sets of public hearings that have addressed environmental issues related to the WIPP. The issues these hearings have addressed include:

- Site and Preliminary Design Validation (SPDV) Program. The DOE held hearings on the results of the SPDV in Santa Fe and Albuquerque, New Mexico, April 19 and May 16, 1983, respectively. Following the hearings, a notice was published in the Federal Register that reaffirmed the 1981 Record of Decision and the decision to proceed to full construction.
- The Bureau of Land Management held administrative land withdrawal hearings for the WIPP in Albuquerque and Carlsbad, New Mexico in May, 1983.
- Land Withdrawal Bill. In 1987, Congress considered legislation that would permanently withdraw the land to be used for the WIPP from the public domain and assign administrative responsibility to the DOE. WIPP staff members testified at hearings for the bill in Washington, D.C., and Carlsbad, New Mexico. Congress did not act on this bill prior to adjournment.

Public Awareness Tours. The DOE conducted public awareness tours in 3 cities in Utah, 2 cities in Idaho, 14 cities in New Mexico, 5 cities in Colorado, 3 cities in Mississippi, 2 cities in Louisiana, and 5 cities in Wyoming. These tours informed residents and community officials along waste transportation routes about the WIPP and transportation issues. The DOE issued press releases in each of these cities having news media and the tours received extensive media coverage. Almost 3,000 people attended the exhibits and discussed issues with WIPP staff members. Thousands more were reached through press coverage.

Speakers Bureau. Since the DOE established a speakers bureau in 1987, 376 presentations have been made to 15,628 persons in civic clubs, professional organizations, schools, and other groups. These presentations have covered issues such as transportation of waste to the WIPP, waste handling operations, safety at the WIPP, the WIPP environmental programs, and overviews of the WIPP for elementary and secondary students.

Dedications. The DOE has held official dedications for the WIPP and associated facilities and has invited the public to these events. These dedications have included the following:

- The groundbreaking for the waste handling building was held in 1984 and the facility was dedicated in 1987. About 560 persons attended the two functions. The Waste Handling Building is the largest surface facility at the WIPP.
- The WIPP Visitors Center was dedicated in 1988. This facility is located at the WIPP Project Office in Carlsbad, New Mexico. Approximately 175 persons attended its dedication.

- The Alternate Emergency Operations Center (AEOC) was dedicated in 1988. Located near Carlsbad, New Mexico, the AEOC was developed to provide another location for emergency personnel to conduct emergency response activities if the primary Emergency Operations Center (EOC) at the WIPP site is inaccessible during an emergency. The DOE negotiated an agreement for joint DOE, State, county, and city use of the AEOC. About 30 persons attended its dedication.
- The Safety and Emergency Services Building, which houses the Emergency Operations Center, the First Aid Station, the emergency equipment (ambulance, fire truck, rescue vehicle), and Environmental, Safety and Health employees was dedicated in 1989.
- The DOE developed and installed a display on the WIPP project at DOE's National Atomic Museum at Kirtland Air Force Base in Albuquerque, New Mexico. About 50 persons attended the 1988 opening of the display.
- The DOE provided a regularly updated display on the WIPP project for the Carlsbad Centennial Museum which attracted hundreds of visitors in 1988.

Professional Conferences. The DOE has provided professional conferences with information about the WIPP project through professional conferences as follows:

- In 1988, the DOE's exhibit presented WIPP information to 700 radioactive and hazardous waste management professionals at the DOE Model Conference in Oak Ridge, Tennessee.
- At the 1987, 1988, and 1989 Waste Management Conferences in Tucson, Arizona, WIPP information was presented to 1,300 national and international radioactive waste management professionals each year.
- At Carlsbad, New Mexico, in May 1988 and Odessa, Texas, in December 1988, the WIPP Institutional Program gave status updates on institutional activities within the western and southern States to Defense Transuranic Waste Program participants.
- In November 1988, a presentation was made on the WIPP project and institutional and public affairs outreach to the American Society for Public Administration at El Paso, Texas.
- The Public Awareness display was exhibited at the National Conference of State Legislators in Tulsa, Oklahoma in August 1989. Approximately 1,500 persons visited the display, including legislators from every State.
- In 1989, the DOE provided a WIPP information booth at the annual meeting of the National Conference of State Legislators in Tulsa, Oklahoma. More than 6,000 legislators, legislative staff members, and other government officials attended.

Other Groups. The DOE has also provided information about the WIPP project to groups whose main interest relates to an aspect of the WIPP. These meetings included the following:

- Student Leadership Conference at New Mexico Tech's American Indian Science and Engineering Society's Student Leadership Conference in Socorro. The DOE participated in this 1989 activity, the purpose of which was to interest New Mexico Indian high school students in science and math. About 60 students attended this event.
- Operation CARE (Combined Accident Reduction Effort) in 1989 in Santa Fe, New Mexico. The DOE provided a speaker and an information booth at this meeting, which brought together about 300 law enforcement and highway patrol officials from across the nation.
- Health Physics Society Annual Meeting in 1989 in Albuquerque, New Mexico. The DOE provided an information booth at this meeting, which brought together about 3,000 national and international health physics professionals.
- Ninth International Symposium on Packaging and Transportation of Radioactive Materials (PATRAM) in 1989 in Washington D.C. The DOE provided an informational booth at this event, which drew about 800 national and international experts in the fields of packaging and transporting radioactive waste.
- National Association of Governors' Highway Safety Representatives annual meeting in 1989 in Tulsa, Oklahoma. The DOE provided an information booth at this event, which brought together about 400 State highway safety officials.

Community Activities. The DOE has held both regularly and specially scheduled community update meetings with community leaders in New Mexico. Updates on the WIPP project have been held in Carlsbad, Artesia, Roswell, Vaughn, and Hobbs. Seminars explaining how to participate in the Federal government procurement system have also been held in these locations for local businesses and contractors.

In the informal context of "community days," the DOE has provided the community with opportunities to meet with WIPP staff members and tour its facilities. These events included the following:

- WIPP Family Day at the WIPP site in 1987 and 1989. The DOE invited families of WIPP employees to tour the site. These events provided WIPP employees' family members with a general overview of the facility, a demonstration and overview on transportation, an environmental overview, and tours of the Waste Handling Building and the underground areas.
- Southeast New Mexico Community Leaders Day in 1988. The WIPP Public Affairs Office organized this event for elected officials and community leaders in southern New Mexico. The event included surface and underground tours and overviews of the WIPP project.

- Southeastern New Mexico Community Days in 1988. Organized by the WIPP Public Affairs Office, this event drew about 1,450 persons. The DOE provided overviews and surface and underground tours.
- Northern New Mexico Community Day in 1988. The WIPP Public Affairs Office organized this event, which included a general overview, transportation overview and demonstration, environmental overview, and tours of the Waste Handling Building and the underground areas. The event drew about 785 persons.
- Water Fair. The DOE assisted the State of New Mexico in gathering water samples from the Carlsbad area by co-sponsoring a Water Fair with the Environmental Improvement Division. More than 70 samples were brought to the fair by residents wishing to receive free water analyses.
- Eddy County Fair, 1985 through 1989. The DOE provided an information booth and exhibit at this fair in Carlsbad, New Mexico. About 2,500 people visited the booth.
- Lea County Fair, August 1989. The DOE provided an information booth and exhibit at this fair in Lovington, New Mexico; almost 700 people visited the booth.
- Eastern New Mexico State Fair in 1986, 1987, 1988, and 1989. The DOE provided an information booth and exhibit at this fair in Roswell, New Mexico. About 2,000 persons visited the booth.
- New Mexico State Fair in September 1988 and 1989. The DOE sponsored an information booth and exhibit at this fair in Albuquerque, New Mexico. A total of approximately 18,000 persons stopped at the booth.
- Knowles Frontier Day, July 1989. The WIPP Public Affairs Office provided an information booth and exhibit at this event which is based around fire protection and emergency response; over 100 people visited the booth.
- Science showcase. In 1987, 1988, and 1989, the DOE participated in the Carlsbad School System's Science Showcase program. The goal of this program is to encourage Carlsbad's young people to view science as a creative discipline that offers a wide range of career opportunities. Each year, more than 1,100 students, teachers, and parents learn about the WIPP at this event.

Media. The DOE, through its Office of Intergovernmental and External Affairs and the WIPP Public Affairs Office, is committed to responding to press inquiries with accurate and timely information. In addition to requests for information from southeastern New Mexico, information has been provided to regional media including The Albuquerque Journal and Tribune, Albuquerque television stations, Albuquerque radio stations (KOB and KGGM), the Boise Statesman in Idaho, and the Denver Post and Rocky Mountain News in Colorado. National requests have included inquiries from The Chicago

Tribune, USA-Today News, Newsweek and Time magazines, The New York Times, Cable News Network, and The MacNeil/Lehrer Report.

Media events sponsored by the DOE were designed to provide the media with in-depth information about key issues of public interest. For example:

- The DOE exhibited the TRUPACT-II testing in Albuquerque, New Mexico. Local and national media and public officials were invited to this event. The TRUPACT-II containers were dropped from 30 feet onto an unyielding surface, dropped onto a blunted spike, and burned.
- The DOE sponsored a tour to demonstrate the TRUPACT-II full-scale model in Carlsbad, New Mexico; Idaho Falls, Idaho; and Portland, Oregon. The purpose of this tour was to answer questions from interested media about the proposed transportation routes for waste materials and about the proposed contents of the TRUPACT-II containers.

Publications. In addition to the public information activities described above, the DOE has prepared numerous publications addressing different WIPP issues. The titles of these publications are:

"Waste Isolation Pilot Plant -- WIPP"  
"In Situ Testing at the Waste Isolation Pilot Plant"  
"Visitor Information"\*  
"Certification Requirements"  
"Transuranic Waste"  
"Environmental Protection"  
"Participants/Lines of Communication"  
"Why Salt? Why Southeastern New Mexico?"\*  
"Raptor Studies and the WIPP Environment"  
"Waste Handling Procedures at WIPP"  
"Commonly Asked Questions"\*  
"Transportation: A Satellite Tracking System"  
"Transportation: TRUPACT-II"\*  
"Safety Throughout the Project"  
"Waste Handling Building"  
"Highway Route Selection"  
"States Training and Education Program"  
"Public Law 96-164"  
"Where Will Waste Come From?"  
"WIPP Project Speakers Bureau Brochure"  
"Draft Plan for Waste Isolation Pilot Plant Test Phase: Performance Assessment and Operations Demonstration"\*  
"DOE Invites Public Comments on WIPP-SEIS Document."

\* Spanish translations of these publications are being prepared.

## H.2 INTERGOVERNMENTAL AFFAIRS

An important function related to the WIPP Project Office of Public Affairs is to keep interested government officials informed of key issues and progress related to the WIPP project. In the process, the DOE has worked closely with numerous Federal, State, and local government agencies. In some cases, the DOE has regularly attended meetings of key governmental agencies, and the WIPP project staff members have participated in the ongoing meetings of governmental groups as follows:

- The Environmental Evaluation Group (EEG) provides independent oversight of the WIPP project. The group has a professional staff and is responsible to the president of the New Mexico Institute of Mining and Technology. WIPP staff members have conducted 30 quarterly reviews of the WIPP project for the EEG and published 42 reports on their investigation and analyses of the WIPP.
- The Radioactive and Hazardous Materials Committee (RHMC) oversees WIPP project activities for the New Mexico legislature. Since 1979, WIPP staff members have attended about 50 meetings of the RHMC.
- The Radioactive Waste Consultation Task Force (RWCTF) is an executive task force that oversees the WIPP project for the Governor of New Mexico. In 1985, the DOE was invited to the meetings of the RWCTF and has attended eight meetings since then.
- The National Academy of Sciences (NAS) WIPP Panel is composed of 11 prominent scientists and has met approximately 3 times a year since 1979. WIPP project staff members were available for the 30 meetings.
- The Pacific States Alliance (PSA) is a four-state committee established to study and recommend measures to transport radioactive material safely through Washington, Oregon, Idaho, and Wyoming. The DOE participated in five meetings in 1988 and 1989 with the PSA and attends all PSA meetings to identify concerns, address questions, and provide project updates.
- The Western Governors' Association (WGA) is an alliance of governors from 11 western States dedicated to uniformly representing the western governors in intergovernmental affairs. The DOE regularly attends WGA meetings to identify concerns, address questions, and provide project updates.
- Congressional support. The WIPP Project Office has responded on numerous occasions to requests for information from different members of Congress and has conducted briefings and tours for interested members who have visited the facility.

In addition to regular involvement with these governmental groups, the WIPP Project Office of Public Affairs has met on request and initiated meetings with other governmental groups interested in the project. These meetings have included the following:

- Santa Fe Interested Citizens. Approximately 20 elected and appointed Santa Fe, New Mexico, leaders toured the WIPP site and received briefings.
- National Congress of American Indians (NCAI). The WIPP Project Office met with NCAI members on four occasions. In December 1987, WIPP staff members met with the leaders of New Mexico Indian Tribes and Pueblos. In February 1988, WIPP staff members met with officials of Indian Tribes and Pueblos from outside New Mexico. In December 1988, a WIPP representative met with tribal officials at a meeting arranged by the NCAI at a transportation coordinating group meeting. In September 1989, WIPP staff attended and participated in the NCAI-sponsored tribal seminar on nuclear waste. This seminar's purpose was to familiarize Federal officials with tribal cultural and sovereignty rights.
- All Indian Pueblo Council (AIPC). After AIPC publicly expressed opposition to the WIPP project, the DOE met with the AIPC in 1988 to hear concerns and respond to questions and comments. The AIPC represents New Mexico's 19 Indian pueblos on matters for which unity and numbers enhance the pueblos' interests.
- Interstate Route 84 Task Force. In July 1988, WIPP staff members conducted a public information tour in Oregon along the route of proposed Interstate Route 84 to provide information on the transport of TRU wastes through Oregon and to identify and address concerns. WIPP project staff members responded to media questions, provided technical expertise, and displayed the full-scale TRUPACT-II model.
- Hanford Waste Board and Advisory Committee (Oregon). This group sponsored four public information meetings along the proposed Interstate Highway 84 corridor in Oregon. The DOE attended these meetings to provide the public with information on the transport of TRU wastes through Oregon and to identify and address concerns. WIPP project staff members responded to media questions, provided technical expertise, and displayed the full-scale TRUPACT-II model.
- Western Interstate Energy Board (WIEB). WIPP project staff members attended three meetings held by the WIEB on the WIPP during 1987 and 1988. The WIEB is an interstate compact group representing 16 western States in many environmental and intergovernmental affairs.
- Southern States Energy Board (SSEB). The SSEB held a meeting on the WIPP in 1987 which WIPP project staff members attended. The SSEB is a non-profit interstate compact serving as the regional representative of 16 southern States in energy and environmental matters. The SSEB also held

a meeting in Carlsbad, New Mexico and toured the WIPP site in September 1988.

- **DOE Field Offices.** Personnel associated with or supporting the WIPP Project Office meet with the DOE's Idaho, Oak Ridge, and Savannah River Operations Offices to plan, coordinate, and interface with the States within their regions.
- **Office of Civilian Radioactive Waste Management (OCRWM).** The WIPP Project Office met and worked with DOE OCRWM five times in 1987, 1988 and 1989. During these meetings, the DOE attended OCRWM's Transportation Coordination Group meetings to exchange information about transportation policy, hosted the OCRWM Transportation Institutional Support Manager on a visit to the WIPP site, and participated in the OCRWM Institutional Planning for Transportation Activities meeting.
- **Mine Safety and Health Administration (MSHA).** Pursuant to a Memorandum of Understanding between MSHA and DOE, the MSHA conducts safety inspections of the underground WIPP facility.
- **Other State of New Mexico Agencies.** The DOE met with the State Highway Commission to discuss highway upgrading and with the Radiation Technical Advisory Council to discuss TRU waste transportation and other agenda items. The State Highway Commission has responsibility for maintenance of State roads and shipments of hazardous materials over those roads. The Radiation Technical Advisory Council is responsible for radiation protection in New Mexico.
- **Local government agencies.** The DOE met with the Raton, New Mexico City Council in 1988 to address concerns about waste transportation. After the meeting, the City Council defeated a resolution to restrict the transportation of radioactive waste through city limits. Instead, the council voted to support the New Mexico Municipal League's resolution. The DOE has addressed the Santa Fe City Council on the constituents in and the handling of radioactive mixed wastes and has participated in public forums sponsored by the League of Women Voters, City of Santa Fe, and Santa Fe County.
- **Commercial Vehicle Safety Alliance (CVSA).** The DOE met with the CVSA in 1988 to keep informed on CVSA's pilot study for the inspection of radioactive shipments. The CVSA is an alliance of States that is trying to establish uniform inspection procedures for all hazardous materials shipments.
- **Confederated Tribes of the Umatilla Indian Reservation (CTUIR).** The DOE attended a CTUIR sponsored workshop on transportation of radioactive materials in 1988. The DOE gave a WIPP update to the CTUIR Board of Trustees in August 1989. The CTUIR is composed of the Umatilla, Cayuse, and Walla Indian Tribes in northeastern Oregon.

- Eight Northeast Tribes of Oklahoma. The DOE met with this group in 1988 to inform the tribes about WIPP issues. This group is a State-chartered forum that represents the Eastern Shawnee, Seneca-Cayuga, Quapaw, Peoria, Wyandot, Miami, Modoc, and Ottawa Indian Tribes on issues of common concern.

### **H.3 INTERGOVERNMENTAL AFFAIRS AND PUBLIC INFORMATION PLAN FOR THE WIPP SEIS**

In conjunction with the preparation of the WIPP final SEIS, the DOE Albuquerque Operations Office has established an Office of Intergovernmental Affairs and Public Information (IAPI). The objective of the IAPI Office is to ensure that public information and public participation activities for the SEIS are in compliance with the CEQ's regulations implementing the NEPA and DOE's NEPA guidelines. To ensure the public has adequate opportunities for involvement in the SEIS, the DOE implemented the following activities:

- **Intergovernmental Affairs.** The DOE has met with 1) representatives of the States of New Mexico, Colorado, Utah, Idaho, Washington, Oregon, Wyoming, California, Arizona, Nevada, Kentucky, and Arkansas; 2) the Western Governors' Association; 3) the Southern States Energy Board; 4) the National Congress of American Indians and Council of Energy Resource Tribes; 5) Environmental Protection Agency and the Bureau of Land Management; 6) key environmental groups; 7) the Environmental Evaluation Group; and 8) Congressional representatives from the host and corridor States and from oversight committees such as the House Armed Services Committee. The purposes of these meetings were to discuss the planned content of the SEIS, to receive any input regarding environmental issues, and to review the schedule for completion of the NEPA process.

These meetings provided important input into the development of the SEIS, particularly in the focusing of transportation issues and collection of relevant data. The meetings helped the SEIS Office of Intergovernmental Affairs and Public Information identify information needs that government officials and the interested public may have.

- **Federal Register Notices.** A Notice of Preparation of the SEIS appeared in the Federal Register on February 17, 1989. On April 21, a Notice of Availability for the SEIS was published that also announced the beginning of the public comment period. Subsequently, the DOE published five more Federal Register Notices announcing various changes and additions to the public hearing schedule and extensions of the public comment period (May 26, June 12, June 26, July 7, and July 11, 1989). The total public comment period was 90 days in length.
- **Toll-Free Request Line.** At the beginning of the public comment period, the DOE established a toll-free telephone line connected to an answering machine at the SEIS Project Office. This line allowed citizens from around the U.S. to call 24-hours a day, seven days a week to register to speak at the public hearings on the draft SEIS. The line was also available to request copies of the SEIS; to obtain fact sheets, summaries, or other informational

materials on the SEIS; to be placed on the SEIS mailing list; or to receive a return phone call from someone on the SEIS Project Office staff.

- **Mailing List.** The DOE developed a comprehensive mailing list for distribution of the SEIS and other materials. The mailing list is a compendium of approximately 2,000 interested citizens; Federal, State, and local agencies; elected officials; tribal officials; public interest groups; and others. Sources for this mailing list consisted of those responding to the February 17, 1989, Federal Register notice, lists from the 10 waste generator or storage facilities, the FEIS distribution list, telephone requests received on the SEIS toll-free telephone line, the DOE Office of Intergovernmental and External Affairs, and others. In response to informational materials prepared by the SEIS Project Office during the early public information efforts on the SEIS, numerous interested parties asked to be added to the mailing list.
- **Public Hearings.** During the 90-day public comment period, the DOE held a total of nine public hearings on the draft SEIS in seven States, including:

Atlanta, Georgia	May 25, 1989
Pocatello, Idaho	June 1, 1989
Denver, Colorado	June 6, 1989
Pendleton, Oregon	June 8, 1989
Albuquerque, New Mexico	June 13-14, 1989
Santa Fe, New Mexico	June 15-17, 1989
Artesia, New Mexico	June 22, 1989
Odessa, Texas	June 26, 1989
Ogden, Utah	July 10, 1989

The DOE's approach for notifying the public of an upcoming public hearing included public service announcements, display ads, press releases, and press conferences. For example, prior to the public hearing in Atlanta on May 25, the DOE sent public service announcements to 27 radio and television stations in Georgia, South Carolina, Tennessee, Kentucky, and Ohio. In the same States, the DOE took out display-type advertisements in 16 newspapers of general circulation. Two days before the hearing, the DOE issued a press release, and on the day before and the day of the hearing, the DOE held press conferences.

Similar efforts were undertaken for all of the hearings. As a result of these types of activities, the DOE succeeded in attracting close to a thousand commenters to the nine hearings, in addition to the almost 900 written comments it received.

- **Others.** A variety of press releases and public service announcements regarding the SEIS have been prepared and distributed to the media and to others on the mailing list.

**APPENDIX I**

**METHODS AND DATA USED IN  
LONG-TERM CONSEQUENCE ANALYSES**



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## 1.0 INTRODUCTION

This appendix describes the analytical methods, codes, and exposure calculations used to calculate the impacts from the postulated long-term release scenarios discussed in Subsection 5.4. It also presents the basis for selecting the input data values used in the codes.

### COMPARISON WITH THE DRAFT SEIS

Two principal changes have been made for this final SEIS since the draft SEIS was published in April 1989. In Case I, a model describing the potential for release from an undisturbed repository, a third scenario has been added, Case IC. This scenario assumes a near-complete failure of tunnel and shaft seals, letting some radionuclide-bearing brine move through those tunnels and shafts to the Culebra aquifers, whence they move to the hypothesized stock well 5 km downstream.

In addition, the earlier Cases IIA and IIC have been recalculated as Cases IIA(rev) and IIC(rev). These two were chosen for recalculation because they were the extremes of the earlier analyses. Those scenarios were analyzed using a one-dimensional, stream-tube, single-point-injection version of the SWIFT-II code. For this final SEIS, these two calculations have been repeated with a more realistic version of that code, one that incorporates two-dimensional transport with lateral diffusion, allows for a time-dependent width of the injection plume, and uses radionuclide-specific diffusivities. The code also had available an improved description of the transmissivity field of the Culebra based on more data (i.e., the results of the H-11 multipad tests) than had been available for inclusion in the draft. The more important inputs used in the analyses reported in this final SEIS are compared below with those used in the draft SEIS.

Brine reservoir. The description of the brine reservoir under the site is based on measurements made on the WIPP-12 brine reservoir. Somewhat higher initial pressures have since been observed in a brine reservoir at the Belco well to the south, but the brine reservoir description in the revised Case II has not been changed. All the other input parameters for Case IIC are taken at the end of their ranges. Brine reservoir parameters will be varied in the final performance assessment.

Borehole properties. The properties of the deteriorated drill hole are already at the extremes of their ranges as given in Subsection 1.2.4. No new data have come to the DOE's attention to warrant changing these inputs further.

Waste properties. A few changes were made in the properties of the waste and the waste disposal panels. The quantities of radionuclides present are larger, because the mass inventory for the whole repository has been scaled up to fill the entire repository to its design volume (Appendix B).

Also, the inventory was aged for 175 years instead of 100 years before starting the calculations, this being the sum of the time to the end of the institutional control period (100 years) and the time (75 years) until the borehole plug starts to deteriorate.

Salado brine inflow. The brine inflow to the panels was increased from 1.3 m<sup>3</sup>/yr to 1.4 m<sup>3</sup>/yr, as a result of a modification of the Salado lithostatic pressure value (from 14 MPa to 14.8 MPa) used in estimating long-term brine inflow rates.

Brine properties and inflow into the Culebra. The density of the Castile groundwater was increased from 1.0 g/cm<sup>3</sup> to 1.24 g/cm<sup>3</sup> in the calculations to be consistent with its load of solutes. The net effect has been to decrease the rate at which brine enters the Culebra from the borehole by 30 percent (Table 5.65). For example, in Case IIA(rev), the inflow from the borehole at early times is reduced from 11.2 m<sup>3</sup>/yr to 8.7 m<sup>3</sup>/yr; and in Case IIC(rev) at early times from 99 m<sup>3</sup>/yr to 74 m<sup>3</sup>/yr.

Groundwater transport. An important difference from the draft SEIS has been to build increased capabilities into the SWIFT II code, allowing it to make more realistic predictions. The original Case II calculations used a one-dimensional stream-tube approach for simulating the transport of contaminants in the Culebra. The revised Case II transport calculations presented in this final SEIS use a two-dimensional system: 1) to provide estimates of breakthrough concentrations for the contaminants at the stock well that more realistically incorporate lateral dispersion and species-specific effects, and 2) to provide quantitative estimates of the cumulative release of radionuclides at distances from the waste panel coincident with the present land-withdrawal boundary and with the stock well location. The added capability for calculations in two dimensions permits an explicit time-dependent size of the initial injection disturbance shown in Figure 5.7.

Species-specific diffusivities. Separate diffusivities have been included for each radionuclide as opposed to one figure for all. Thus in Case IIA(rev), the former figure of 1 x 10<sup>-6</sup> cm<sup>2</sup>/s now ranges from 1.0 to 3.8 x 10<sup>-6</sup> cm<sup>2</sup>/s; and in Case IIC(rev) the former diffusivity figure of 5 x 10<sup>-7</sup> cm<sup>2</sup>/s now ranges from 5 x 10<sup>-7</sup> cm<sup>2</sup>/s to 2.0 x 10<sup>-6</sup> cm<sup>2</sup>/s (Tables I.2.12 and I.2.13). The net effect is to increase the diffusion into the matrix on either side of the fractures.

Culebra transmissivity distribution. The Case II calculations reported in the draft SEIS used a Culebra groundwater flow model calibrated to data collected approximately through October 1987 (LaVenue et al., 1988). An additional modeling effort has been completed that includes an expanded area covered and an expanded and revised data base of transmissivities and fluid heads. The new model differs from the previous one in that it is calibrated to all significant transient events (shaft construction, and the H-3 and H-11 multipad tests) near the off-site transport pathway between the waste disposal panel and the stock well. (See Subsection 4.3.3.3.)

Stock well location. Transmissivity data imply more fracturing south of the site. This results in a flow path that flows first to the east, then south, rather than almost straight south. As a result, the hypothetical stock well has moved about 540 m to the southeast. The distance along the flow path to the site boundary is now 3,610 m instead of 2,860 m, and to the stock well the distance is now 5,960 m instead of 4,840

m. The straight line distance from the center of the southwest panel to the stock well is 5.04 km.

Integrated releases. A principal purpose for including a two-dimensional flow model instead of a one-dimensional one was to be able to make realistic evaluations of the integrated releases of contaminants past the site boundary and past the stock well. These results are presented in Subsection 5.4.2.8.

## 1.1 METHODS

### 1.1.1 THE NEFTRAN CODE

The NEFTRAN code (Network Flow and Transport) (Longsine et al., 1987) is used to calculate radionuclide releases from an undisturbed repository in Cases IA, IB, and IC. It is a groundwater flow and radionuclide transport code developed by Sandia National Laboratories for the U.S. Nuclear Regulatory Commission. Codes that preceded NEFTRAN are NWFT (Campbell et al., 1980) and NWFT/DVM (Campbell et al., 1981). It was designed with the assumption that all significant flow and radionuclide transport progresses along discrete one-dimensional legs or paths. A flow field is represented by the assemblage of these legs forming a network. The solution of the flow equations in NEFTRAN requires pressure boundary conditions and it is required that these conditions be specified as part of the input data.

NEFTRAN first solves the flow equations for the network using Darcy's Law. From this, the average interstitial fluid and radionuclide velocities for each leg are calculated. The code then uses a Distributed Velocity Method (DVM) applied over the entire length of the migration path using an average velocity for each isotope calculated from the isotopic velocities in all legs. The DVM technique treats convective-dispersive transport by simulating the movement of an ensemble of representative particles. Dispersion is treated by assigning a velocity distribution to these particle ensembles (Campbell et al., 1986).

The user can set up and input any network in the generalized network scheme through a specification of the number of legs, the number of junctions, the junctions bounding each leg, and the junctions where boundary conditions are specified. The hydraulic head gradient provides the driving force for fluid flow through the leg. Conservation of mass at each junction is the assumption that allows the flow network to represent a flow system. This conservation law is given by

$$\sum_j M_j = 0 \quad (1-1)$$

where  $j$  is the index of summation over all legs that are connected at the given junction, and  $M_j$  is the mass flow rate for the  $j^{\text{th}}$  leg in units of mass per unit time. For the case when the  $j^{\text{th}}$  leg is bounded by junctions  $j1$  and  $j2$ , the mass flow rate in the leg is represented by the equation

$$M_j = \rho_j K_j A_j \frac{(P_{j1} - P_{j2})}{z_j \rho_j g} + \frac{(E_{j1} - E_{j2})}{z_j} \quad (1-2)$$

where  $A_j$  is the cross-sectional area,  $K_j$  is the hydraulic conductivity,  $E_{ji}$  is the elevation of the  $i^{\text{th}}$  junction,  $g$  is the acceleration due to gravity,  $P_{ji}$  is the pressure at the  $i^{\text{th}}$  junction,  $Z_j$  is the length of the leg, and  $\rho_j$  is the fluid density.

To account for the effects of brine concentration on the flow, the hydraulic conductivity is weighted as

$$K_j = K_j' \begin{bmatrix} \mu_f \\ \mu_j \end{bmatrix} \begin{bmatrix} \rho_j \\ \rho_f \end{bmatrix} \quad (1-3)$$

$K_j$  is the fresh-water hydraulic conductivity for the  $j^{\text{th}}$  leg,  $\mu_f$  and  $\rho_f$  are the respective viscosity and density of fresh water at approximately 20 degrees C,  $\mu_j$  and  $\rho_j$  are the respective actual viscosity and density in the  $j^{\text{th}}$  leg.

A matrix equation is developed by applying Equation (1-1) to a boundary junction, substituting Equation (1-2) for  $M_j$  with  $\Theta_j = A_j K_j / Z_j g$ , and repeating this procedure for each junction in the network. The resulting matrix equation is

$$\underline{\Theta} \underline{p} = \underline{e} \quad (1-4)$$

where  $\underline{\Theta}$  is a matrix of coefficients containing functions of  $\Theta_j = A_j K_j / Z_j g$ ,  $\underline{p}$  is a vector of unknown pressures, and  $\underline{e}$  is a vector of junction elevations and boundary pressures.

NEFTRAN calculates the mass flow rate in each leg using Equation (1-2) and divides it by the corresponding density to determine the volumetric flow rate. This flow rate is then used to calculate the fluid velocity for the  $j^{\text{th}}$  leg

$$v_{fj} = \frac{Q_j}{A_j \cdot \phi_j} \quad (1-5)$$

where  $\phi_j$  is the porosity of the leg and  $Q_j$  is the volumetric flow rate.

If  $j=1,2,\dots,n$  is the number of legs along a given radionuclide migration path, NEFTRAN uses the weighted average fluid velocity  $\bar{v}_f$  over the migration path given by

$$\bar{v}_f = \frac{\sum_{j=1}^n Z_j}{\sum_{j=1}^n \frac{Z_j}{v_{fj}}} \quad (1-6)$$

for the transport simulation such that it preserves total migration time. This approach results in a combination of all legs into a single one-dimensional segment having average properties. This approach has been shown to be sufficient provided the legs in the migration path represent either porous media or transport through fractures with no diffusion into the adjacent matrix blocks.

The Distributed Velocity Method (DVM) is the direct simulation technique used in NEFTRAN to treat the convective-dispersive transport of chains of radionuclides. The

DVM approach can treat radionuclide chains of arbitrary length and distribution coefficients. Some numerical dispersion can result from the DVM technique. This dispersion, however, can be controlled while still retaining the efficiency required for risk analysis (Campbell et al., 1981).

The DVM technique is based on the concept that, due to heterogeneity of the flow field, several alternative paths exist for migration of particles from position  $x'$  to  $x$  where  $x$  is the receiver point and donor points are located at coordinates  $x'$ . If the density of an ensemble of particles at time  $t'$  is given by  $\rho(x',t')$ , the density  $\rho(x,t)$  at  $x$  for  $t > t'$  can be determined by introducing a velocity distribution  $P(v)$ . The equation describing the density of particle at point  $x$  is obtained by summing over all possible donor points in the following manner

$$\rho_o(x, t) = \int_{-\infty}^{\infty} dv P(v) \rho(x - v\Delta t, t - \Delta t) \quad (I-7)$$

where

$$\Delta t = t - t'$$

The propagation of the initial conditions from time  $t'$  to time  $t$  is given by Equation (I-7). An integration over "injection" time must be performed in addition to that over velocity, if a source  $S(x,\tau)$  is included. Sources could result from either transport of wastes from the repository or decay of a radioactive parent. The propagation of the density function from time  $t'$  to  $t$  (Equation I-7) is implemented numerically in DVM by discretizing time and space. Also, the velocity-space domain is discretized by dividing the velocity dimension into a few intervals based on equal probability. The propagation of particles is then implemented by simulating the migration of particles in each velocity interval. For the latter, the location of the source is time dependent.

NEFTRAN provides for every species to have a different retardation factor in each leg of the migration path. The average species velocity for each leg is treated separately. The mean species velocity caused by dispersion in the leg for the  $k^{\text{th}}$  species in the  $j^{\text{th}}$  leg is given by

$$\bar{v}_{kj} = v_{fj}/R_{kj} \quad (I-8)$$

NEFTRAN maintains a mean velocity for each species while calculating distributed velocities about the mean in each leg. When particles begin a time step as a parent species and end the time step as a daughter, NEFTRAN calculates the average velocity by weighting species velocities with the average time spent as each species

$$V_m(1, \dots, \rho) = \frac{1}{(\Delta t)} \sum_{j=1}^p TS_j v_j \quad (I-9)$$

The output of NEFTRAN consists of the following:

1. Pressure at each junction of the flow network
2. Volumetric flow rate at each leg of the flow network
3. Discharge rate (in curies/day) of each radionuclide as a function of time at the end of the transport path specified by the user.

In the calculation of Cases IA, IB, and IC, the arrival times of radionuclides at the top of shaft or any other point of interest were determined by the times at which the discharge rates rose to  $10^{-10}$  Ci/day. The threshold used for the arrival of stable lead was  $8 \times 10^{-9}$  mg/L.

### **1.1.2 THE SWIFT II GROUNDWATER TRANSPORT CODE**

The SWIFT II (Sandia Waste Isolation Flow and Transport) Code is used to calculate releases from a disturbed repository (Cases IIA through IID, including Cases IIA[rev] and IIC[rev]). This code requires specification of the time-varying flow out of a brine reservoir and up the borehole to the Culebra. This flow rate is calculated by analytical models described in this subsection. SWIFT II is a fully transient, three-dimensional code that has been under development and maintenance since 1975. The program has been comprehensively documented and extensively tested. Computational comparisons to experimental data have resulted in a program that is both accurate and versatile.

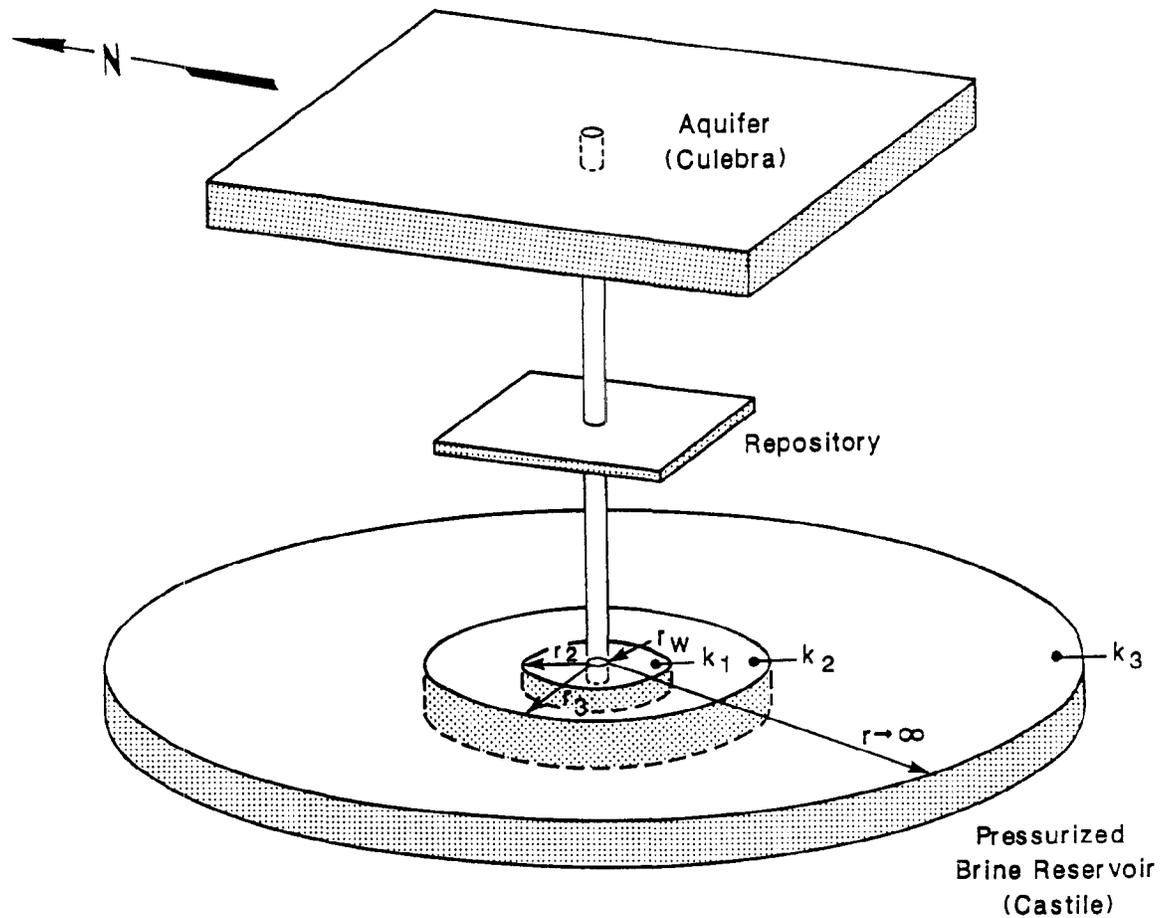
SWIFT II solves the coupled equations for transport in geologic media. This code considers the following processes:

- fluid flow
- heat transport
- dominant-species miscible displacement (brine)
- trace-species miscible displacement (radionuclide chains).

The first three processes indicated above are coupled by means of the fluid density and viscosity. This coupling results in a determination of the velocity field that is needed for a calculation of the third and fourth processes.

#### **1.1.2.1 Implementation of Brine-Reservoir and Borehole Submodels**

Figure 1.1.1 is a drawing of a brine-reservoir breach. It represents a borehole that passes through the repository and connects a brine reservoir to the Culebra. LaVenue et al. (1988) have detailed the most recent model of the Culebra, having calibrated the steady-state flow field to the field data using SWIFT II. The analyses for cases IIA(rev) and IIC(rev) use the transmissivity distribution Culebra model of LaVenue et al. (1988), updated as described in Subsections 4.3.3.2 and 5.4.2.6, with the pressurized brine reservoir specified analytically as a source term.



NOT TO SCALE

REF: LAPPIN et al., 1989.

LEGEND

- $k_1$  - HIGH PERMEABILITY AREA
- $k_2$  - LOWER PERMEABILITY AREA
- $k_3$  - VERY LOW PERMEABILITY AREA
- $r_w$  - WELL RADIUS
- $r_2$  - RADIUS OF HIGH PERMEABILITY AREA
- $r_3$  - RADIUS OF LOWER PERMEABILITY AREA
- $r \rightarrow \infty$  - RADIUS OF VERY LOW PERMEABILITY AREA

**FIGURE I.1.1  
CONCEPTUALIZATION OF THE HIGH-PRESSURE RELEASE SCENARIO**

In terms of its initial and hydraulic properties, the brine-reservoir submodel is represented by the form

$$Q = A_Q + B_Q \delta p \quad (I-10)$$

where  $\delta p$  is the change in pressure within the Culebra source block  $m$  (i.e., the block where the breach will penetrate the Culebra Dolomite) during time-step  $\delta t$ . Quantity  $Q$  is the volumetric rate of water injection into block  $m$  during time-step  $\delta t$ .  $Q$ , as well as the flow-rate parameters  $A_Q$  and  $B_Q$ , are assumed constant during  $\delta t$ .  $A_Q$  and  $B_Q$  are defined by equations I-34 and I-35, respectively.  $Q$  varies as a function of time step to reflect depletion of the brine reservoir.

The brine-reservoir submodel is discussed in the following three subsections. The first subsection describes the influence functions  $P_1$  and  $W_1$  used to characterize pressure and flow rate, respectively, at the borehole-reservoir interface. The second subsection specifies brine-reservoir response in terms of  $P_1$  and its time derivative  $P'_1$ . The third and final subsection couples the Culebra and the reservoir to determine a Culebra source term of the form specified in Equation (I-10).

Influence Functions. Van Everdingen and Hurst (1949) consider two basic influence functions useful in determining pressure drawdown and flow rate at the borehole-reservoir interface.  $W_1$  represents a constant-pressure condition at  $r = r_w$  (Figure I.1.1). This term is called the terminal-pressure influence function. The second influence function  $P_1$  represents a constant-rate condition at  $r = r_w$ . This term is the terminal-rate influence function. These functions provide basic functions that, through superposition, result in a general solution.

$P_1$  and  $W_1$  are derived from a dimensionless flow equation assumed to have cylindrically symmetric form

$$\frac{1}{r_D} \frac{\partial}{\partial r_D} \left[ k_D r_D \frac{\partial \Delta p}{\partial r_D} \right] = \frac{\partial \Delta p}{\partial t_D} \quad (I-11)$$

where  $\Delta p$  is the pressure drawdown.

For well radius  $r_w$ , porosity  $\phi$ , total compressibility  $c$ , viscosity  $\mu$ , and reference permeability  $k_o$ , the dimensionless quantities in Equation (I-11) are defined as follows:

$$r_D = r/r_w, \quad t_D = t/t_w, \quad t_w = \phi c r_w^2 / k_o, \quad \text{and} \quad k_d = k/k_o \quad (I-12)$$

The reference permeability  $k_o$  is set equal to  $k$  for an homogeneous system. The result is  $k_d = 1$ , which is the form of the flow equation given in Van Everdingen and Hurst (1949).

Initial conditions assuming a state of equilibrium in the borehole and reservoir result in the equation

$$\Delta p(r_D, t_D=0) = 0 \quad (I-13)$$

| The boundary condition at the wellbore-reservoir interface distinguishes two influence functions. For  $P_i$ ,

$$\frac{\partial \Delta p}{\partial r_D} (r_D = 1, t_D) = -1 . \quad (I-14)$$

| For  $W_i$ ,

$$\Delta p(r_D=1, t_D) = 1 \quad (I-15)$$

| The constant-rate influence function,  $P_i$ , is obtained as a solution of Equation (I-11) evaluated at the wellbore interface

$$P_i = \Delta p(r_D=1, t_D) \quad (I-16)$$

| The dimensionless flow rate at the wellbore interface,  $W_i$ , is given by  $\partial \Delta p_D / \partial r_D (r_D=1, t_D)$ . Integration over dimensionless time yields the constant-pressure influence function

$$W_i = \int_0^{t_D} \left[ \frac{\partial \Delta p}{\partial r_D} \right]_{r_D = 1} dt_D \quad (I-17)$$

| Van Everdingen and Hurst (1949) assumed homogeneity and derived analytic expressions for  $P_i$  and  $W_i$ . Frick and Taylor (1962) tabulated these functions. Observations indicate that brine reservoirs at the WIPP site have heterogeneous hydraulic properties. The brine reservoir properties are based on WIPP-12 data. These data indicate that a relatively high-permeability region  $k_1$  located near the well serves as a collection area for a larger region having a lower permeability  $k_2$  (Figure I.1.1).

Lappin et al. (1989, Section 3.4.3) present interpretations of the WIPP-12 brine-reservoir test data that result in two permeability regions  $k_1$  and  $k_2$  surrounding the borehole. The assumption is made that yet a third low-permeability zone  $k_3$  provides an effectively infinite source of pressurized brine. Its distance  $r > r_3$  is sufficiently great, however, and its permeability  $k_3$  (equal to the permeability of the intact rock) is so small that it does not participate within the time scale of observations from the WIPP-12 field testing. For the three-zone characterization of the brine reservoir, the dimensionless permeability function assumes the form

$$k_D(r_D) = \begin{cases} k_1/k_0 & 1 \leq r_D \leq r_{D2} \\ k_2/k_0 & r_{D2} < r_D \leq r_{D3} \\ k_3/k_0 & r_D > r_{D3} \end{cases} \quad (I-18)$$

| The radii  $r_w$ ,  $r_2$ , and  $r_3$  are specified in Figure I.1.1. For this heterogeneous system, the reference permeability has been arbitrarily set to  $k_0 = k_1$ . Assuming heterogeneous properties makes an analytic solution difficult. As a result, the study uses the numerical

algorithms of the GTFM model (Pickens et al., 1987) to generate the desired influence functions. A tabulation of these functions provides input for SWIFT II.

Generalized Brine-Reservoir Response. The influence function  $W_I$  represents the total flow that occurs in response to a pressure drop of unity. If the pressure drop at the wellbore  $\Delta p_w = \Delta p_w(r_D=1)$  is constant, but differs from unity, then the flow rate is  $\Delta p_w W_I$ . If  $\Delta p_w$  varies as a function of time, then the principle of superposition (Carslaw and Jaeger, 1959) yields the cumulative fluid flow

$$W_D(t_D) = \int_0^{t_D} \Delta p_w'(\lambda) W_I(t_D - \lambda) d\lambda \quad (I-19)$$

where  $\Delta p_w$  denotes the pressure drop at the wellbore-reservoir interface and the prime denotes differentiation with respect to the argument. Carter and Tracy (1960) approximate Equation (I-19) with a form more suitable for numerical computations by assuming a linear variation within a given time step  $t_D^n \leq t_D \leq t_D^{n+1}$

$$W_D^{n+1} = W_D^n + Q_D (t_D - t_D^n) \quad (I-20)$$

where a superscript denotes the time level and  $Q_D$  represents an average rate of flow during the time step.

Carter and Tracy (1960) evaluate the flow rate  $Q_D$  by equating the right-hand sides of Equations (I-19) and (I-20). Through the use of a step-function Laplace transforms with respect to  $t_D$  the equation becomes

$$s \overline{\Delta p_w} \overline{W_I} = [(W_D^n - Q_D t_D^n)/s] + [Q_D/s^2] \quad (I-21)$$

where  $s$  is the Laplace-transform variable, and the bars denote transformed quantities. The analysis of Carter and Tracy becomes approximate with Equation (I-21). The identity  $1/s^2 = s \overline{P_I} \overline{W_I}$  (VanEverdingen and Hurst, 1949, p. 316) allows one to solve for  $\overline{\Delta p_w}$ . Performing an inverse Laplace transform and solving the resulting equation for  $Q_D$  gives

$$Q_D = (\Delta p_w^{n+1} - W_D^n P_I^{n+1}) / (P_I^{n+1} - t_D^n P_I^{n+1}) \quad (I-22)$$

This equation gives the flow rate as a function of the pressure drop  $\Delta p_w$  at the wellbore. The injection volume  $W$  can be accumulated numerically as a function of time, and  $P_I$  and  $P_I'$  can be evaluated from tables. However, Equation (I-22) applies only to the brine reservoir. The hydraulic coupling to the Culebra is presented below.

Reservoir-Borehole-Aquifer Coupling. The following equations characterize the pressure response of the brine reservoir.

$$Q = A_I + B_I \Delta p_{bw} \quad (I-23)$$

where the subscript  $b$  is used to distinguish brine-reservoir quantities, and

$$A_1 = -(Q_w/W_w)W^n P_1^{n+1}/(P_1^{n+1} - t_D^n P_1^{n+1}) \quad (I-24)$$

and

$$B_1 = Q_w/(P_1^{n+1} - t_D^n P_1^{n+1}) \quad (I-25)$$

In order to characterize the borehole, the analysis assumes a finite transmissibility  $T_w$  in the plugs and rubble. The borehole flow is governed by the equilibrium condition

$$Q = T_w (p_{bw} - p_w - \rho_s g \Delta h) \quad (I-26)$$

Saturated brine of density  $\rho_s$  is assumed to occupy the wellbore with a vertical distance  $\Delta h$  separating the centroids of the Culebra and the brine reservoir.

The static pressure difference  $\Delta p_o = p_{bo} - \rho_s g \Delta h - p_o$  can be substituted into Equation (I-26), giving the equation

$$Q = T_w (\Delta p_w - \Delta p_{bw} - \Delta p_o) \quad (I-27)$$

where  $\Delta p_{bw}$  and  $\Delta p_w$  represent pressure drops of the brine reservoir and the aquifer, respectively. For the pressurized release considered here,  $\Delta p_w$  is inherently negative and  $\Delta p_{bw}$  inherently positive.

Hydraulic coupling to the Culebra focuses on the grid-block  $m$  that was penetrated by the wellbore. The pressure  $p$  of this grid block, as determined by the finite-difference method, represents an average over the pore volume  $V$  of the block. This pressure is influenced by several factors. These include the pore value of the block, its transmissive connections to neighboring blocks, and the hydraulic connection between the wellbore and the grid block. To characterize the latter, the following relation between the borehole flow and pressure differences is assumed

$$Q = M (p_w - p) \quad (I-28)$$

which indicates a proportionality between flow rate and pressure drop between the wellbore and the grid-block center.

$M$ , the mobility, is given by

$$M = 2\pi(\mu_o/\mu)(K/\rho_o g)\Delta z/\ln(r_1/r_w) \quad (I-29)$$

where  $K$  is the hydraulic conductivity of the grid block,  $\Delta z$  is the thickness of the Culebra, and  $\rho_o$  and  $\mu_o$  are reference values of density and viscosity, respectively. These parameters are used to convert hydraulic conductivity to permeability. The quantities  $\rho$  and  $\mu$  vary as functions of the average salinity of the fluid in the grid block.

The distance  $r_1$  of Equation (I-29) refers to the Culebra Dolomite and should not be confused with the radius (cf. Equation [I-18]) used to characterize the permeability distribution of the brine reservoir. After defining  $\Delta r$  as a pseudo-grid-block radius,  $\Delta r = (\Delta x \Delta y/\pi)^{1/2}$ , and after determining the average pressure of the cone of influence in the Culebra Dolomite over the range  $r_w \leq r \leq \Delta r$ , Reeves et al. (1986, pp. 26-27) define  $r_1$  as the radius at which the pressure of the cone of influence equals the average pressure:

$$\ln(r_1/r_w) = r_w(1 + \Delta r/r_w) [\ln(\Delta r/r_w) - 1]/(\Delta r \cdot r_w) \quad (I-30)$$

Equations (I-29) and (I-30) provide a definition of the mobility as the hydraulic conductance from the wellbore radius to the radius of the average pressure. Stated in terms of pressure drops below static pressure, Equation (I-28) can be written in the form

$$Q = M(\Delta p - \Delta p_w) \quad (I-31)$$

Equations (I-23), (I-27), and (I-31) provide a set of three equations in the three unknowns  $\Delta p_w$ ,  $\Delta p_{bw}$ , and  $Q$ . Solved simultaneously, they yield the desired relations. The flow rate injected into the Culebra can be represented as

$$Q = [A_1 + B_1 (\Delta p_o + \Delta p)] T/(T + B_1) \quad (I-32)$$

The net transmissibility due to borehole-aquifer coupling is

$$T^{-1} = T_w^{-1} + M^{-1} \quad (I-33)$$

The assumption has been made that the well skin of the brine reservoir is sufficiently high in permeability relative to  $T_w$  and  $M$  that it may be neglected in Equation (I-33).

Expressed in terms of the incremental change  $\delta p$  for time-step  $n$ , the pressure drop becomes  $\Delta p = \Delta p^n - \delta p$ , and the flow rate  $Q$  can be expressed in the form of Equation (I-10), where

$$A_Q = [A_1 + B_1 (\Delta p_o + \Delta p^n)] T/(T + B_1) \quad (I-34)$$

and

$$B_Q = -TB_1/(T + B_1) \quad (I-35)$$

Equations (I-10), (I-34), and (I-35) are the equations necessary for a determination of the flow rate.

### I.1.3 CALCULATIONS FOR RADIATION EXPOSURE PATHWAYS

This subsection describes the conversion from amounts of released radionuclides to human radiation exposures (Cases IIA through IID, including Cases IIA[rev] and IIC[rev]).

The 1980 FEIS analyzed the effects of radioactivity release from the WIPP through consideration of the consequences of five different hypothetical scenarios that would result in the movement of radionuclides to the biosphere. The analysis of these scenarios followed a pathway that led from radionuclide movement through the geosphere to transport through the biosphere after discharge into the Pecos River at Malaga Bend and ultimately predicted radiation doses to the people living in the area. Direct-access releases to the surface from an intrusion borehole were also included. Human dose estimates in the FEIS used information from the International Commission on Radiological Protection (ICRP, 1959).

The SEIS concentrates on the effects of release of radioactivity from the WIPP through an estimate of the consequences of two different hypothetical cases. These are a release from an undisturbed repository (Case I) and a release as a result of a borehole passing through the repository into a pressurized brine reservoir below. Human dose estimates in this SEIS are based on the new ICRP philosophy in ICRP 26 and 30 (ICRP, 1977, and ICRP, 1979, respectively). Indications are that analyses with the new ICRP philosophy for internal dose assessment are less restrictive than the previous methods (ICRP, 1959) for about 25 percent of the radionuclides considered, more restrictive for about 25 percent, and about the same for the remaining 50 percent (Poston, 1985).

With the exception of this somewhat changed philosophy, the radionuclide-transport pathways calculations in the SEIS repeat the FEIS pathway calculations with a minimum of change. This approach responds to changes in repository design and improved understanding of local geohydrology rather than to changes in biological pathway parameters.

#### **1.1.3.1 Philosophy of Dose Limitations in ICRP**

The International Commission on Radiological Protection recommends a system of dose limitations based on three principles (IRCP, 1977). The first of these is that no practice shall be adopted unless it results in a net positive benefit. The second is that all exposures shall be kept as low as reasonably achievable (ALARA). The third principle is that the dose equivalent to an individual shall not exceed the ICRP recommended limits.

In addition, the ICRP also suggests two other methods of controlling exposure. It recommends controlling exposure on an annual basis through an annual dose equivalent limit and also with a "committed effective dose equivalent." This is the dose equivalent received from internally deposited material integrated over a 50-year working life. The "committed effective dose equivalent" is the concept that is used for calculating internal doses in this SEIS.

A discussion of the possible pathways for Cases IIA through IID, including Cases IIA(rev) and IIC(rev), now follows. The pathway begins as a release to the surface at the top of the intruding borehole.

### **I.1.3.2 Release at the Head of the Intruding Well**

The release at the top of the intrusion well consists of two elements. A repository panel is breached by a borehole, and cuttings are removed directly from the panel. Later, the drillhole penetrates a brine reservoir in the Castile Formation and more material is brought to the surface. The time required to drill from the repository level down to the brine reservoir is about 15 hours. During this time radioactive material continues to be eroded from the consolidated waste by the swirl of the drilling fluid.

Penetration of the Castile brine pocket results in pressurized brine mixing with the drilling fluid in the borehole and flowing with it up to the wellhead. About 1,000 barrels of brine-pocket fluid are assumed to mix with the drilling fluid and recirculate through the panel to the surface. If CH TRU waste is encountered, the equivalent of three drums of consolidated wastes is removed in the form of cuttings and eroded material. If RH TRU waste is encountered, all the contents of a single RH container is brought to the surface. The drilling operation ends, the borehole is plugged and capped, and the immediate supply of radioactive material to the surface ceases.

### **I.1.3.3 Geologist Exposure**

The approach used to calculate the highest individual external dose received by a member of the drilling crew is the same as that used in the FEIS Subsection 9.7.1.5. The highest individual external dose is received by a geologist who examines cuttings for a period of 1 hour at a distance of 1 meter (about 1 yard). The samples are treated as point sources with no self-shielding effects. Elements considered are plutonium-238, plutonium-239, plutonium-240, uranium-233, uranium-235, americium-241, and neptunium-237. For RH TRU waste, strontium-90 and cesium-137 are also considered.

The calculation uses the equation (USPHS, 1970)

$$\text{Exp} = 0.5 \cdot n \cdot E \cdot C \quad (I-36)$$

where Exp is the gamma exposure rate at 1-meter distance from the source (mrem/hr), n is the number of gamma quanta per disintegration, E is the gamma ray energy (MeV), and C is the activity of the sample (mCi). As indicated above, the geologist examines a sample for 1 hour. The sample is assumed to have a volume of 526 cm<sup>3</sup>. After the disposal room is fully compacted, a single consolidated drum of CH TRU waste will occupy a volume of about 21.5 gal (81 L). The ratio of volumes implies that the sample occupies 1/155 of the consolidated drum; the radioactivity in a single sample is obtained by dividing the inventory-per-drum values by 155 (Lappin et al., 1989, Tables 5-1, 7-1). The dose to the geologist from exposure to CH TRU waste on a per sample basis is presented in Table I.1.1.

A similar calculation was made for the drill hole intercepting RH TRU waste. In this case it was assumed that the contents of the whole canister (Table B.2.12) was brought to the surface. The resulting dose to the geologist on a per sample basis is presented in Table I.1.2. The exposure at 100 years after site closure is seen to be dominated by cesium-137 at 90 mrem dose. However, because cesium-137 has only a 30-year

TABLE I.1.1 Maximum dose received by a member of the drilling crew (CH TRU waste)

Nuclide	C (mCi/sample)	E (MeV)	n ( $\gamma$ -q/dis) <sup>a</sup>	Exposure (mrem/hr-sample)
Plutonium-238	35.0	0.099	$8.0 \times 10^{-5}$	$1.4 \times 10^{-4}$
Plutonium-239	4.0	0.0		
Plutonium-240	1.0	0.65	$2.0 \times 10^{-7}$	$6.5 \times 10^{-8}$
Uranium-233	0.06	0.029	$1.7 \times 10^{-4}$	$1.5 \times 10^{-7}$
Uranium-235	$3.2 \times 10^{-6}$	0.143	0.11	
		0.185	0.54	
		0.204	0.05	$3.0 \times 10^{-7}$
Americium-241	7.1	0.06	0.36	0.077
Neptunium-237	$7.3 \times 10^{-5}$	0.0		
Total				0.077

<sup>a</sup>  $\gamma$ -q/dis = gamma quanta per disintegration.  
Cf. Lappin et al., 1989, Table 7-2.

TABLE I.1.2 Maximum dose received by a member of the drilling crew (RH TRU waste) at 100 years after site closure

Nuclide	C (mCi/sample)	E <sup>a</sup> (MeV)	n ( $\gamma$ -q/dis) <sup>b</sup>	Exposure (mrem/hr-sample)
Strontium-90	340	(no gamma)		
Cesium-137	320	0.662	.85	90
Plutonium-238	1950	0.099	$8.0 \times 10^{-5}$	$7.7 \times 10^{-3}$
Plutonium-239	5050	(no gamma)		
Plutonium-240	740	0.650	$2.0 \times 10^{-7}$	$4.8 \times 10^{-5}$
Plutonium-241	74	0.160	$6.7 \times 10^{-8}$	$4.0 \times 10^{-7}$
Americium-241	130	0.060	$3.6 \times 10^{-1}$	1.4
Total				91

<sup>a</sup> From ICRP Publication 38, 1983.

<sup>b</sup>  $\gamma$ -q/dis = gamma quanta per disintegration.

half-life, its contribution to the geologist's dose falls to 1.4 mrem in just 180 years. His dose from cesium has fallen to the level of the dose from the next most important radionuclide, americium-241. These results apply to all six variants of Case II.

#### **I.1.3.4 Doses Received by Indirect Pathways:**

The inventory in the analysis described above involves the equivalent of three CH drums or one RH canister of waste material brought to the surface during the drilling operation. The material (cuttings and particles eroded from the rock contents by drilling fluid) are deposited into a settling pond at the top of the drillhole. After the drilling operations end, the radioactive material present in the settling pond is available for transport through airborne or surface-water pathways.

A ranch family hypothetically resides at a distance of 500 meters (550 yd) downwind from this settling pond. Exposure to the family is through two pathways:

- Inhalation of contaminated air
- Ingestion of foods (meat, milk, and above- and below-surface food crops) produced on the ranch.

The settling pond is assumed to be 14 ft wide, 35 ft long, and 12 ft deep. The pond contains 44,000 gal of mud and has a surface area of 500 ft<sup>2</sup>. There is also a second pit, called the suction pit, downstream of the settling pit. The volume of these two pits totals about three times the volume of the borehole. It is assumed that all waste materials are discharged into the settling pit. Radionuclide concentrations in the dry mud pit are shown in Table I.1.3.

For example, there are 16.5 Ci of Pu-238 in the equivalent of three drums. That much Pu-238 in a volume of 44,000 gal (167 m<sup>3</sup>), with a density of 1.4 yields

$$\frac{16.5 \text{ Ci}}{167 \text{ m}^3} \times \frac{\text{m}^3}{10^6 \text{ cm}^3} \times \frac{\text{cm}^3}{1.4 \text{ g}} = 7.1 \times 10^{-8} \text{ Ci/g}$$

and when the 50 percent of the water evaporates, the concentration doubles, becoming  $1.42 \times 10^{-7}$  Ci/g.

A similar set of calculations was made to determine the amounts of different radionuclides in the mud pit, if RH TRU waste had been intercepted starting from Table B.2.12. The results are given in Table I.1.4.

TABLE I.1.3 Radionuclide concentrations in the dry mud pit from CH TRU waste contributions

Nuclide	Concentration (Ci/g)
Americium-241	$2.83 \times 10^{-8}$
Neptunium-237	$2.91 \times 10^{-13}$
Plutonium-238	$1.42 \times 10^{-7}$
Plutonium-239	$1.54 \times 10^{-8}$
Plutonium-240	$3.86 \times 10^{-9}$
Uranium-233	$2.57 \times 10^{-10}$
Uranium-235	$1.29 \times 10^{-14}$

Cf. Lappin et al., 1989, Table 7.3.

TABLE I.1.4 Radionuclide concentrations in the dry mud pit from RH TRU waste contributions

Nuclide	Concentration (Ci/g)
Strontium-90	$3.86 \times 10^{-9}$
Cesium-137	$3.69 \times 10^{-9}$
Plutonium-238	$2.21 \times 10^{-8}$
Plutonium-239	$5.81 \times 10^{-8}$
Plutonium-240	$1.87 \times 10^{-8}$
Plutonium-241	$8.30 \times 10^{-10}$
Americium-241	$4.51 \times 10^{-9}$

A procedure called the squared Gaussian plume model (FEIS, subsection K.3.1) was used to calculate the downwind surface air concentration at a distance of 500 m (550 yd) and the resulting dry-deposition flux. Provided the area of the mud pit is small (less than 100 square meters [120 yd<sup>2</sup>]), the suspended material transported to distances greater than about 100 meters (110 yd) from the pit may be assumed to come from an upwind point source. The Gaussian plume model for air concentration downwind is given by the expression

$$\chi = \frac{2Q}{\sqrt{2\pi} \cdot 3\sigma_y \sigma_z u} \quad (I-37)$$

where

- $\chi$  = ground-level air concentration (Ci/m<sup>3</sup>)
- Q = source strength (Ci/sec)
- $3\sigma_y$  = lateral width of assumed uniform distribution (m)
- $\sigma_z$  = vertical standard deviation (m)
- u = average wind speed (m/sec).

These air concentrations and deposition fluxes for CH TRU waste are shown in Table I.1.5. Table I.1.6 contains these values for RH TRU waste.

TABLE I.1.5 Air concentration and deposition flux values for CH TRU waste

Nuclide	Concentration (Ci/m <sup>3</sup> )	Deposition Flux (Ci/m <sup>2</sup> -s)	Deposition Flux (Ci/m <sup>2</sup> -yr)
Americium-241	3.07 x 10 <sup>-18</sup>	3.07 x 10 <sup>-20</sup>	9.70 x 10 <sup>-13</sup>
Neptunium-237	3.16 x 10 <sup>-23</sup>	3.16 x 10 <sup>-25</sup>	9.96 x 10 <sup>-18</sup>
Plutonium-238	1.54 x 10 <sup>-17</sup>	1.54 x 10 <sup>-19</sup>	4.85 x 10 <sup>-12</sup>
Plutonium-239	1.68 x 10 <sup>-18</sup>	1.68 x 10 <sup>-20</sup>	5.29 x 10 <sup>-13</sup>
Plutonium-240	4.19 x 10 <sup>-19</sup>	4.19 x 10 <sup>-21</sup>	1.32 x 10 <sup>-13</sup>
Uranium-233	2.79 x 10 <sup>-20</sup>	2.79 x 10 <sup>-22</sup>	8.82 x 10 <sup>-15</sup>
Uranium-235	1.40 x 10 <sup>-24</sup>	1.40 x 10 <sup>-26</sup>	4.41 x 10 <sup>-19</sup>

Source: Lappin et al., 1989, Table 7-4.

TABLE I.1.6 Air concentration and deposition flux values for RH TRU waste

Nuclide	Concentration (Ci/m <sup>3</sup> )	Deposition Flux (Ci/m <sup>2</sup> -s)	Deposition Flux (Ci/m <sup>2</sup> -yr)
Strontium-90	4.21 x 10 <sup>-19</sup>	4.21 x 10 <sup>-21</sup>	1.33 x 10 <sup>-13</sup>
Cesium-137	4.03 x 10 <sup>-19</sup>	4.03 x 10 <sup>-21</sup>	1.27 x 10 <sup>-13</sup>
Plutonium-238	2.41 x 10 <sup>-18</sup>	2.41 x 10 <sup>-20</sup>	7.60 x 10 <sup>-13</sup>
Plutonium-239	6.34 x 10 <sup>-18</sup>	6.34 x 10 <sup>-20</sup>	2.00 x 10 <sup>-12</sup>
Plutonium-240	2.03 x 10 <sup>-18</sup>	2.03 x 10 <sup>-20</sup>	6.42 x 10 <sup>-13</sup>
Plutonium-241	9.04 x 10 <sup>-20</sup>	9.04 x 10 <sup>-22</sup>	2.85 x 10 <sup>-14</sup>
Americium-241	4.92 x 10 <sup>-19</sup>	4.92 x 10 <sup>-21</sup>	1.55 x 10 <sup>-14</sup>

Parameters involved in these calculations include the following:

1. resuspension rate =  $10^{-13} (u/u_0)^3 \text{ s}^{-1}$  ( $u_0 = 1 \text{ m/s}$ )
2. wind velocity = 3.73 m/s
3. density of dry drilling mud = 1.4 g/cm<sup>3</sup>
4. mud pit surface area = 46.45 m<sup>2</sup>
5. depth available for resuspension = 1.0 cm
6. deposition rate =  $1.68 \times 10^{-18} \text{ Ci/m}^2\text{-s}$
7. particle size.
8. plume vertical standard deviation =  $\sigma_z = 40.92 \text{ m}$
9. plume lateral standard deviation =  $\sigma_y = 57.68 \text{ m}$

The source area is approximated by choosing a vertical standard deviation and lateral width of the assumed Gaussian distribution and identifying a virtual point source 20.6 m (22.5 yd) upwind of the leeward side of the pit. Steady-state soil concentrations at 100 years (within 2 percent of steady state) appear in Table I.1.7 for CH TRU waste. RH TRU waste steady-state soil concentrations appear in Table I.1.8.

Transfer factors used in the dose calculations are given in Table I.1.9.

Data on human food consumption per capita are required for the four pathways. Data for the United States were taken from Till and Meyer (1983, Table 6.8). They are 508 g/day for milk, 86 g/day for meat products, 103 g/day for below-surface crops, and 202 g/day for above-surface crops. Each steer eats 15 kg of fresh forage per day.

TABLE I.1.7 Steady-state soil concentrations (CH TRU waste)

Nuclide	Concentration (Ci/kg(soil))
Americium-241	$8.62 \times 10^{-14}$
Neptunium-237	$8.85 \times 10^{-19}$
Plutonium-238	$4.31 \times 10^{-13}$
Plutonium-239	$4.70 \times 10^{-14}$
Plutonium-240	$1.17 \times 10^{-14}$
Uranium-233	$7.84 \times 10^{-16}$
Uranium-235	$3.92 \times 10^{-20}$

Cf. Corrected from Lappin et al., 1989, Table 7-5.

TABLE I.1.8 Steady-state soil concentrations (RH TRU waste)

Nuclide	Concentration (Ci/kg(soil))
Strontium-90	$1.18 \times 10^{-14}$
Cesium-137	$1.13 \times 10^{-14}$
Plutonium-238	$6.76 \times 10^{-14}$
Plutonium-239	$1.78 \times 10^{-13}$
Plutonium-240	$5.70 \times 10^{-14}$
Plutonium-241	$2.54 \times 10^{-15}$
Americium-241	$1.38 \times 10^{-15}$

TABLE I.1.9 Soil-to-plant and forage-to-food-product transfer factors  
(Case II)

Nuclide	Soil-to-Plant (kg-soil/kg-plant)	Forage-to-Food Product (day/kg-food or day/liter-milk)
<b>Beef:</b>		
Americium-241	$4.2 \times 10^{-2}$	$3.6 \times 10^{-6}$
Neptunium-237	$9.2 \times 10^{-2}$	$5.0 \times 10^{-6}$
Plutonium-238	$1.4 \times 10^{-2}$	$1.0 \times 10^{-6}$
Plutonium-239	$1.4 \times 10^{-2}$	$1.0 \times 10^{-6}$
Plutonium-240	$1.4 \times 10^{-2}$	$1.0 \times 10^{-6}$
Plutonium-241	$1.4 \times 10^{-2}$	$1.0 \times 10^{-6}$
Uranium-233	$1.7 \times 10^{-2}$	$3.4 \times 10^{-4}$
Uranium-235	$1.7 \times 10^{-2}$	$3.4 \times 10^{-4}$
Strontium-90	1.25	$8.1 \times 10^{-4}$
Cesium-137	$4.8 \times 10^{-2}$	$2.0 \times 10^{-3}$
<b>Milk:</b>		
Americium-241	$4.2 \times 10^{-2}$	$2.0 \times 10^{-5}$
Neptunium-237	$9.2 \times 10^{-2}$	$5.0 \times 10^{-6}$
Plutonium-238	$1.4 \times 10^{-2}$	$2.7 \times 10^{-6}$
Plutonium-239	$1.4 \times 10^{-2}$	$2.7 \times 10^{-6}$
Plutonium-240	$1.4 \times 10^{-2}$	$2.7 \times 10^{-6}$
Plutonium-241	$1.4 \times 10^{-2}$	$2.7 \times 10^{-6}$
Uranium-233	$1.7 \times 10^{-2}$	$6.1 \times 10^{-4}$
Uranium-235	$1.7 \times 10^{-2}$	$6.1 \times 10^{-4}$
Strontium-90	1.25	$1.4 \times 10^{-3}$
Cesium-137	$4.8 \times 10^{-2}$	$7.1 \times 10^{-3}$
<b>Dried edible below surface crops:</b>		
Americium-241	$6.4 \times 10^{-5}$	
Neptunium-237		
Plutonium-238	$1.4 \times 10^{-3}$	
Plutonium-239	$1.4 \times 10^{-3}$	
Plutonium-240	$1.4 \times 10^{-3}$	
Plutonium-241	$1.4 \times 10^{-3}$	
Uranium-233	$9.0 \times 10^{-4}$	
Uranium-235	$9.0 \times 10^{-4}$	
Strontium-90	$4.7 \times 10^{-1}$	
Cesium-137	$3.2 \times 10^{-2}$	
<b>Dried edible above surface crops:</b>		
Americium-241	$2.8 \times 10^{-5}$	
Neptunium-237	$1.5 \times 10^{-2}$	
Plutonium-238	$1.7 \times 10^{-4}$	
Plutonium-239	$1.7 \times 10^{-4}$	
Plutonium-240	$1.7 \times 10^{-4}$	
Plutonium-241	$1.7 \times 10^{-4}$	
Uranium-233	$1.0 \times 10^{-3}$	
Uranium-235	$1.0 \times 10^{-3}$	
Strontium-90	2.2	
Cesium-137	$2.2 \times 10^{-2}$	

Cf. Lappin et al., 1989, Table 7-6.

**Note.** All data are from Till and Meyer (1983), Tables 5.17, 5.18, 5.36, and 5.37. Transfer factors were selected assuming that vegetables would be washed before being eaten.

The analysis used various computer codes to tabulate the committed effective dose equivalent for various body organs per unit activity inhaled or ingested. The organs included in these tabulations are those explicitly considered by the ICRP to be at risk. The committed dose equivalent is the total dose equivalent that an organ or tissue of the body is expected to receive over the 50-year period following exposure. It is recognized that in most environmental applications, more rigorous evaluation requires information on the time variation in the dose equivalent rates for the various tissues at risk. This information provides the time dependence of environmental conditions, and therefore, that of the intake could be assessed with consideration of the years of remaining life. It is also recognized that overestimates by factors of 2 to 3 in the risk are possible by not using the time-dependent nature of the organ dose equivalent rates and the years of life remaining.

Committed dose equivalent (CDE) and committed effective dose equivalent (CEDE) factors used in the analysis are shown in Table I.1.10.

Tables I.1.11 and I.1.12 list the maximum doses received by a person through indirect pathways for each nuclide of importance. These pathways include ingestion of foods provided by animals feeding on the land, as well as crops grown below and aboveground (root and leafy vegetables). The inhalation pathway assumes a breathing rate of  $2.7 \times 10^{-4} \text{ m}^3/\text{s}$ . The tables summarize the exposure calculated for a person living on the hypothetical farm described in the subsection below for a 50-year committed effective dose equivalent.

#### **I.1.3.5 Exposure from Stock Well Water**

In addition to radiation exposure at the top of the intrusion borehole at the WIPP site itself in Case II, there is a possible exposure pathway through a stock well that taps the Culebra aquifers; a stock well that is at the closest point downstream for the salinity of its water to be low enough for cattle to drink (Subsection I.2.7 below). There is no radionuclide or stable lead release to the stock well until after 200,000 years, and hence no human exposure. The starting point for all six variants of Case II is the concentrations of radionuclides at the stock well (Table 5.68). Discharge rates and concentrations at 10,000 years are used because they are still rising at that time, which is the end of the calculation. The human exposure calculated is the exposure of a person who eats beef from those cattle.

The calculation assumes that eight cattle graze in the square mile ( $2.6 \text{ km}^2$ ) around the well. Each animal requires 13 gal/day (49 L/day) of water to drink. Therefore, allowing for rainfall at the rate of 20 cm/yr and evaporation at the rate of 200 cm/yr and a stock pond whose area is  $139 \text{ ft}^2$  (0.0013 hectares), this well is pumped at the rate of 120 gal/day (460 L/day). The result is an evaporation-caused increase in radionuclide concentrations by a factor of 1.1635.

The maximally exposed individual is assumed to eat beef from the cattle at the rate of 86 g/day (NCRP, 1984, Table 5.3).

TABLE I.1.10 50-year committed dose equivalent (CDE) and committed effective dose equivalent (CEDE) factors (rem/ $\mu$ Ci)

Nuclide	Ingestion CEDE (rem/ $\mu$ Ci)	Inhalation CDE (rem/ $\mu$ Ci)
Americium-241	4.5	10,000
Cesium-137	0.05	0.1
Neptunium-237	3.9	9,600
Plutonium-238	0.054	3,300
Plutonium-239	0.058	3,800
Plutonium-240	0.058	3,800
Plutonium-241	0.086	84
Strontium-90	0.012	11
Uranium-233	0.025	1,100
Uranium-235	0.025	1,000

Cf. Lappin et al., 1989, Table 7-7.

Note. All data are from DOE (1988b). The CEDE values are for the whole body; the CDE values are for critical organs. Lungs are the critical organ for uranium and strontium inhalation. The gastrointestinal tract is the critical organ for cesium inhalation. Bone is the critical organ in all other cases. The doses to the other tissues in the body are generally no more than a tenth of the doses to the body from radionuclides ingested and inhaled.

TABLE I.1.11 Maximum doses received by a person through indirect pathways for CH TRU waste

Committed Effective Dose Equivalents After a 1-Year Exposure (mrem during the subsequent 50 years)					
Nuclide	Beef	Milk	Vegetables	Root Crops	Inhalation
Americium-241	$2.76 \times 10^{-8}$	$9.06 \times 10^{-7}$	$8.01 \times 10^{-7}$	$9.36 \times 10^{-7}$	$2.62 \times 10^{-1}$
Neptunium-237	$7.48 \times 10^{-13}$	$4.42 \times 10^{-12}$	$3.82 \times 10^{-9}$		$2.58 \times 10^{-6}$
Plutonium-238	$1.54 \times 10^{-10}$	$2.45 \times 10^{-12}$	$3.00 \times 10^{-7}$	$1.23 \times 10^{-6}$	$4.37 \times 10^{-1}$
Plutonium-239	$1.80 \times 10^{-11}$	$2.86 \times 10^{-13}$	$3.52 \times 10^{-8}$	$1.44 \times 10^{-7}$	$5.40 \times 10^{-2}$
Plutonium-240	$4.49 \times 10^{-12}$	$7.17 \times 10^{-14}$	$8.80 \times 10^{-9}$	$3.59 \times 10^{-8}$	$1.35 \times 10^{-2}$
Uranium-233	$5.34 \times 10^{-11}$	$5.66 \times 10^{-10}$	$1.45 \times 10^{-9}$	$6.63 \times 10^{-10}$	$2.62 \times 10^{-4}$
Uranium-235	$2.66 \times 10^{-15}$	$2.83 \times 10^{-14}$	$7.23 \times 10^{-14}$	$3.32 \times 10^{-14}$	$1.19 \times 10^{-8}$
Total ingested dose:		$4.43 \times 10^{-6}$			
Total inhaled dose:					$7.66 \times 10^{-1}$

Cf. Corrected from Lappin et al., 1989, Table 7-8.

TABLE I.1.12 Maximum doses received by a person through indirect pathways for RH TRU waste

Committed Effective Dose Equivalents After a 1-Year Exposure (mrem during the subsequent 50 years)					
Nuclide	Beef	Milk	Vegetables	Root Crops	Inhalation
Strontium-90	$6.76 \times 10^{-8}$	$6.90 \times 10^{-7}$	$2.30 \times 10^{-5}$	$2.51 \times 10^{-6}$	$3.94 \times 10^{-5}$
Cesium-137	$2.55 \times 10^{-8}$	$5.35 \times 10^{-7}$	$9.16 \times 10^{-7}$	$6.79 \times 10^{-7}$	$3.43 \times 10^{-7}$
Plutonium-238	$2.41 \times 10^{-11}$	$3.84 \times 10^{-10}$	$4.57 \times 10^{-8}$	$1.92 \times 10^{-7}$	$6.77 \times 10^{-2}$
Plutonium-239	$6.80 \times 10^{-11}$	$1.08 \times 10^{-9}$	$1.29 \times 10^{-7}$	$5.43 \times 10^{-7}$	$2.05 \times 10^{-1}$
Plutonium-240	$2.18 \times 10^{-11}$	$3.48 \times 10^{-10}$	$4.15 \times 10^{-8}$	$1.74 \times 10^{-7}$	$6.58 \times 10^{-2}$
Plutonium-241	$1.44 \times 10^{-12}$	$2.29 \times 10^{-11}$	$2.73 \times 10^{-9}$	$1.15 \times 10^{-8}$	$6.47 \times 10^{-5}$
Americium-241	$1.42 \times 10^{-9}$	$1.49 \times 10^{-8}$	$1.28 \times 10^{-7}$	$1.49 \times 10^{-7}$	$4.19 \times 10^{-2}$
Total ingested dose:		$2.99 \times 10^{-5}$			
Total inhaled dose:					$3.81 \times 10^{-1}$

Table I.1.13 shows the chain of logic leading from the concentrations of the various radionuclides in the well water to the concentrations of those radionuclides in the beef for cases IIA through IID. Table I.1.14 continues from the concentration in beef to the dose to humans, expressed as the 50-year committed dose from 1 year's consumption of that beef. Similarly, Tables I.1.15 and I.1.16 show these chains in logic for Cases IIA(rev) and IIC(rev).

Column A is from Table 5.68. The factor of 1.1635 used in going from Column A to Column C is the evaporation-caused nuclide enrichment factor. The factors in Column D that convert from the amount of water the steer drinks to the concentration of a radionuclide in his flesh are from Baes et al., 1984. These are actually for the forage-to-beef pathway, used here because of the lack of any similar table for the water-to-beef pathway, and as recommended in NRC Regulatory Guide 1.109 (NRC, 1976). The conversion factors of Column G are from tables for individual radionuclides in DOE/EH-0071 (DOE, 1988b). These last factors allow for all the steps from the ingestion of beef to the resultant committed effective dose equivalent, including the amount of the nuclide excreted. A similar logic applies to Tables I.1.15 and I.1.16.

The totals listed in Tables I.1.13 through I.1.16 assume that the cattle have been drinking from the stock well long enough to come to equilibrium with the radionuclides in their water. (That is, the calculations use meat transfer coefficients [Column D, Table I.1.13] that assume that steady-state conditions have been reached [Baes et al., 1984].) As the cattle continue to use this water, the radionuclide concentrations in their muscle tissue build up according to the factor

$$1 - \exp(-\lambda t)$$

where  $\lambda$  is equal to  $\ln 2/T_{1/2}$ ,  $T_{1/2}$  being the effective or biological half-life of the radionuclide in muscle tissue, and  $t$  is the length of time the animal uses the contaminated water.

The value used by the Nevada Applied Ecology Group for the biological half-life of  $^{239}\text{Pu}$  in muscle is 2,000 days (Martin and Bloom, 1980). The Environmental Evaluation Group suggests a value of 200 days for  $t$  (Neill, 1989). The build-up factor then becomes 0.067.

Using the larger of these two factors (0.067), and assuming the same factors apply to other radionuclides as well, the total of 27.8 mrem shown in Table I.1.16 for Case IIC(rev) reduces to 1.9 mrem.

Finally then, this 1.9 mrem dose is a 50-year committed effective dose equivalent. If the individual eats this beef for only 1 year, he or she would receive an average annual exposure of 0.4 mrem, which is approximately 1/2700 the 100-mrem average annual background present in the United States. However, this individual will continue to eat beef. It is standard procedure to calculate the total dose equivalent for radionuclides deposited in the body that will occur over a 50-year period. This is reported in the year that the radionuclide is ingested. On this basis, a committed effective dose equivalent of 1.9 mrem is about 2 percent of background. (None of the exposures in Figure 5.16, Tables 5.63, 5.64 or I.1.13 through I.1.16 include this non-equilibrium factor of 0.067.)

TABLE I.1.13 Steps in the calculation of human exposure: from radionuclide concentrations in the stock well water to their concentrations in beef (Cases IIA, IIB, IIC, and IID)

Nuclide	A Concentration in well kg (nuclide)/ kg (brine)	B Specific activity (Ci/g)	C Concentration in pond (Ci/L)	D Conversion factor (d/kg)	E Concentration in beef (Ci/kg)
<b>Case IIA</b>					
Pb-210	$7.61 \times 10^{-19}$	$7.63 \times 10^1$	$7.43 \times 10^{-14}$	$3.0 \times 10^{-4}$	$1.11 \times 10^{-15}$
Ra-226	$5.46 \times 10^{-17}$	1.0	$6.99 \times 10^{-14}$	$2.5 \times 10^{-4}$	$8.73 \times 10^{-16}$
Th-230	$8.21 \times 10^{-23}$	$2.02 \times 10^{-2}$	$2.12 \times 10^{-21}$	$6.0 \times 10^{-6}$	$6.37 \times 10^{-25}$
U-234	$1.68 \times 10^{-18}$	$6.25 \times 10^{-3}$	$1.34 \times 10^{-17}$	$2.0 \times 10^{-4}$	$1.34 \times 10^{-19}$
<b>Case IIB</b>					
Np-237	$8.37 \times 10^{-9}$	$7.05 \times 10^4$	$7.55 \times 10^{-9}$	$5.5 \times 10^{-5}$	$2.08 \times 10^{-11}$
Pb-210	$1.20 \times 10^{-13}$	$7.63 \times 10^1$	$1.17 \times 10^{-8}$	$3.0 \times 10^{-4}$	$1.76 \times 10^{-10}$
Pu-239	$8.36 \times 10^{-10}$	$6.22 \times 10^{-2}$	$6.66 \times 10^{-8}$	$5.0 \times 10^{-7}$	$1.66 \times 10^{-12}$
Pu-240	$1.07 \times 10^{-10}$	$2.28 \times 10^{-1}$	$3.13 \times 10^{-8}$	$5.0 \times 10^{-7}$	$7.83 \times 10^{-13}$
Ra-226	$8.63 \times 10^{-12}$	1.0	$1.10 \times 10^{-8}$	$2.5 \times 10^{-4}$	$1.38 \times 10^{-10}$
Th-229	$3.65 \times 10^{-11}$	$2.13 \times 10^{-1}$	$9.95 \times 10^{-9}$	$6.0 \times 10^{-6}$	$2.99 \times 10^{-12}$
Th-230	$9.01 \times 10^{-12}$	$2.02 \times 10^{-2}$	$2.33 \times 10^{-10}$	$6.0 \times 10^{-6}$	$6.99 \times 10^{-14}$
U-233	$2.92 \times 10^{-7}$	$9.68 \times 10^{-3}$	$3.61 \times 10^{-7}$	$2.0 \times 10^{-4}$	$3.61 \times 10^{-9}$
U-234	$7.94 \times 10^{-9}$	$6.25 \times 10^{-3}$	$6.35 \times 10^{-8}$	$2.0 \times 10^{-4}$	$6.35 \times 10^{-10}$
U-236	$7.71 \times 10^{-9}$	$6.47 \times 10^{-5}$	$6.39 \times 10^{-9}$	$2.0 \times 10^{-4}$	$6.39 \times 10^{-12}$
<b>Case IIC</b>					
Np-237	$2.98 \times 10^{-8}$	$7.05 \times 10^4$	$2.69 \times 10^{-8}$	$5.5 \times 10^{-5}$	$7.40 \times 10^{-11}$
Pb-210	$4.15 \times 10^{-14}$	$7.63 \times 10^1$	$4.05 \times 10^{-9}$	$3.0 \times 10^{-4}$	$6.07 \times 10^{-11}$
Pu-239	$4.14 \times 10^{-14}$	$6.22 \times 10^{-2}$	$3.29 \times 10^{-12}$	$5.0 \times 10^{-7}$	$8.24 \times 10^{-17}$
Pu-240	$2.32 \times 10^{-14}$	$2.28 \times 10^{-1}$	$6.77 \times 10^{-12}$	$5.0 \times 10^{-7}$	$1.69 \times 10^{-16}$
Ra-226	$2.98 \times 10^{-12}$	1.0	$3.81 \times 10^{-9}$	$2.5 \times 10^{-4}$	$4.76 \times 10^{-11}$
Th-229	$1.58 \times 10^{-11}$	$2.13 \times 10^{-1}$	$4.30 \times 10^{-9}$	$6.0 \times 10^{-6}$	$1.29 \times 10^{-12}$
Th-230	$3.57 \times 10^{-12}$	$2.02 \times 10^{-2}$	$9.22 \times 10^{-11}$	$6.0 \times 10^{-6}$	$2.77 \times 10^{-14}$
U-233	$8.59 \times 10^{-8}$	$9.68 \times 10^{-3}$	$1.06 \times 10^{-6}$	$2.0 \times 10^{-4}$	$1.06 \times 10^{-8}$
U-234	$2.86 \times 10^{-8}$	$6.25 \times 10^{-3}$	$2.29 \times 10^{-7}$	$2.0 \times 10^{-4}$	$2.29 \times 10^{-9}$
U-236	$8.84 \times 10^{-9}$	$6.47 \times 10^{-5}$	$7.32 \times 10^{-10}$	$2.0 \times 10^{-4}$	$7.32 \times 10^{-12}$
<b>Case IID</b>					
Np-237	$2.57 \times 10^{-10}$	$7.05 \times 10^4$	$2.32 \times 10^{-10}$	$5.5 \times 10^{-5}$	$6.38 \times 10^{-13}$
Pb-210	$1.46 \times 10^{-15}$	$7.63 \times 10^1$	$1.43 \times 10^{-10}$	$3.0 \times 10^{-4}$	$2.14 \times 10^{-12}$
Pu-239	$6.58 \times 10^{-13}$	$6.22 \times 10^{-2}$	$5.24 \times 10^{-11}$	$5.0 \times 10^{-7}$	$1.31 \times 10^{-15}$
Pu-240	$3.83 \times 10^{-13}$	$2.28 \times 10^{-1}$	$1.12 \times 10^{-10}$	$5.0 \times 10^{-7}$	$2.80 \times 10^{-15}$
Ra-226	$1.05 \times 10^{-13}$	1.0	$1.34 \times 10^{-10}$	$2.5 \times 10^{-4}$	$1.68 \times 10^{-12}$
Th-229	$1.52 \times 10^{-13}$	$2.13 \times 10^{-1}$	$4.13 \times 10^{-11}$	$6.0 \times 10^{-6}$	$1.24 \times 10^{-14}$
Th-230	$1.20 \times 10^{-13}$	$2.02 \times 10^{-2}$	$3.10 \times 10^{-12}$	$6.0 \times 10^{-6}$	$9.31 \times 10^{-16}$
U-233	$2.55 \times 10^{-10}$	$9.68 \times 10^{-3}$	$3.16 \times 10^{-9}$	$2.0 \times 10^{-4}$	$3.16 \times 10^{-11}$
U-234	$2.56 \times 10^{-10}$	$6.25 \times 10^{-3}$	$2.04 \times 10^{-9}$	$2.0 \times 10^{-4}$	$2.04 \times 10^{-11}$
U-236	$7.40 \times 10^{-11}$	$6.47 \times 10^{-5}$	$6.12 \times 10^{-12}$	$2.0 \times 10^{-4}$	$6.12 \times 10^{-14}$

Column C = A x B x 1100(g/L) x 1.1635  
 Column E = C x D x 50(L/d)

TABLE I.1.14 Steps in the calculation of human exposure: from radionuclide concentrations in beef to committed dose to humans (Cases IIA, IIB, IIC, and IID)

Nuclide	E Concentration in beef (Ci/kg)	F Ingestion rate (Ci/d)	G CEDE (rem/ $\mu$ Ci)	H Committed dose (mrem/yr of exposure)
<b>Case IIA (Total = <math>2.09 \times 10^{-4}</math>)</b>				
Pb-210	$1.11 \times 10^{-15}$	$9.58 \times 10^{-17}$	5.1	$1.78 \times 10^{-4}$
Ra-226	$8.73 \times 10^{-16}$	$7.51 \times 10^{-17}$	1.1	$3.02 \times 10^{-5}$
Th-230	$6.37 \times 10^{-25}$	$5.48 \times 10^{-26}$	$5.3 \times 10^{-1}$	$1.06 \times 10^{-14}$
U-234	$1.34 \times 10^{-19}$	$1.15 \times 10^{-20}$	$2.6 \times 10^{-1}$	$1.1 \times 10^{-9}$
<b>Case IIB (Total = <math>7.2 \times 10^1</math>)</b>				
Np-237	$2.08 \times 10^{-11}$	$1.79 \times 10^{-12}$	3.9	2.54
Pb-210	$1.76 \times 10^{-10}$	$1.52 \times 10^{-11}$	5.1	2.82
Pu-239	$1.66 \times 10^{-12}$	$1.43 \times 10^{-13}$	4.3	$2.25 \times 10^{-1}$
Pu-240	$7.83 \times 10^{-13}$	$6.74 \times 10^{-14}$	4.3	$1.06 \times 10^{-1}$
Ra-226	$1.38 \times 10^{-10}$	$1.19 \times 10^{-11}$	1.1	4.77
Th-229	$2.99 \times 10^{-12}$	$2.57 \times 10^{-13}$	3.5	$3.28 \times 10^{-1}$
Th-230	$6.99 \times 10^{-14}$	$6.01 \times 10^{-15}$	$5.3 \times 10^{-1}$	$1.16 \times 10^{-3}$
U-233	$3.61 \times 10^{-9}$	$3.11 \times 10^{-10}$	$2.7 \times 10^{-1}$	$3.06 \times 10^1$
U-234	$6.35 \times 10^{-10}$	$5.46 \times 10^{-11}$	$2.6 \times 10^{-1}$	5.18
U-236	$6.39 \times 10^{-12}$	$5.49 \times 10^{-13}$	$2.5 \times 10^{-1}$	$5.01 \times 10^{-2}$
<b>Case IIC (Total = <math>1.29 \times 10^2</math>)</b>				
Np-237	$7.40 \times 10^{-11}$	$6.37 \times 10^{-12}$	3.9	9.06
Pb-210	$6.07 \times 10^{-11}$	$5.22 \times 10^{-12}$	5.1	9.72
Pu-239	$8.24 \times 10^{-17}$	$7.08 \times 10^{-18}$	4.3	$1.11 \times 10^{-5}$
Pu-240	$1.69 \times 10^{-16}$	$1.46 \times 10^{-17}$	4.3	$2.28 \times 10^{-5}$
Ra-226	$4.76 \times 10^{-11}$	$4.09 \times 10^{-12}$	1.1	1.64
Th-229	$1.29 \times 10^{-12}$	$1.11 \times 10^{-13}$	3.5	$1.42 \times 10^{-1}$
Th-230	$2.77 \times 10^{-14}$	$2.38 \times 10^{-15}$	$5.3 \times 10^{-1}$	$4.60 \times 10^{-4}$
U-233	$1.06 \times 10^{-8}$	$9.15 \times 10^{-10}$	$2.7 \times 10^{-1}$	$9.02 \times 10^1$
U-234	$2.29 \times 10^{-9}$	$1.97 \times 10^{-10}$	$2.6 \times 10^{-1}$	$1.87 \times 10^1$
U-236	$7.32 \times 10^{-12}$	$6.30 \times 10^{-13}$	$2.5 \times 10^{-1}$	$5.75 \times 10^{-2}$
<b>Case IID (Total = <math>9.15 \times 10^{-1}</math>)</b>				
Np-237	$6.38 \times 10^{-13}$	$5.49 \times 10^{-14}$	3.9	$7.81 \times 10^{-2}$
Pb-210	$2.14 \times 10^{-12}$	$1.84 \times 10^{-13}$	5.1	$3.43 \times 10^{-1}$
Pu-239	$1.31 \times 10^{-15}$	$1.13 \times 10^{-16}$	4.3	$1.77 \times 10^{-4}$
Pu-240	$2.80 \times 10^{-15}$	$2.40 \times 10^{-16}$	4.3	$3.77 \times 10^{-4}$
Ra-226	$1.68 \times 10^{-12}$	$1.44 \times 10^{-13}$	1.1	$5.79 \times 10^{-2}$
Th-229	$1.24 \times 10^{-14}$	$1.07 \times 10^{-15}$	3.5	$1.36 \times 10^{-3}$
Th-230	$9.31 \times 10^{-16}$	$8.00 \times 10^{-17}$	$5.3 \times 10^{-1}$	$1.55 \times 10^{-5}$
U-233	$3.16 \times 10^{-11}$	$2.71 \times 10^{-12}$	$2.7 \times 10^{-1}$	$2.67 \times 10^{-1}$
U-234	$2.04 \times 10^{-11}$	$1.76 \times 10^{-12}$	$2.6 \times 10^{-1}$	$1.67 \times 10^{-1}$
U-236	$6.12 \times 10^{-14}$	$5.27 \times 10^{-15}$	$2.5 \times 10^{-1}$	$4.81 \times 10^{-4}$

Column F = E x 0.086(kg/d)

Column H = F x G x 365(day) x 1000(mrem/rem) x 1,000,000 ( $\mu$ Ci/Ci)

TABLE I.1.15 Steps in the calculation of human exposure: from radio-nuclide concentrations in the stock well water to their concentrations in beef (Cases IIA[rev] and IIC[rev])

Nuclide	A Concentration in well kg (nuclide)/ kg (brine)	B Specific activity (Ci/g)	C Concentration in pond (Ci/L)	D Conversion factor (d/kg)	E Concentration in beef (Ci/kg)
<b>Case IIA(rev) (Total = <math>7.86 \times 10^{-7}</math>)</b>					
Np-237	$4.91 \times 10^{-20}$	$7.05 \times 10^{-4}$	$4.03 \times 10^{-20}$	$5.5 \times 10^{-5}$	$1.11 \times 10^{-22}$
Pb-210	$3.12 \times 10^{-21}$	$7.63 \times 10^1$	$2.77 \times 10^{-16}$	$3.0 \times 10^{-4}$	$4.15 \times 10^{-18}$
Ra-226	$2.40 \times 10^{-19}$	$1.00 \times 10^0$	$2.79 \times 10^{-16}$	$2.5 \times 10^{-4}$	$3.49 \times 10^{-18}$
U-233	$3.00 \times 10^{-22}$	$9.68 \times 10^{-3}$	$3.38 \times 10^{-21}$	$2.0 \times 10^{-4}$	$3.38 \times 10^{-23}$
U-234	$2.67 \times 10^{-22}$	$6.25 \times 10^{-3}$	$1.94 \times 10^{-21}$	$2.0 \times 10^{-4}$	$1.94 \times 10^{-23}$
U-236	$3.02 \times 10^{-22}$	$6.47 \times 10^{-5}$	$2.27 \times 10^{-23}$	$2.0 \times 10^{-4}$	$2.27 \times 10^{-25}$
<b>Case IIC(rev) (Total = 27.8)</b>					
Np-237	$2.01 \times 10^{-9}$	$7.05 \times 10^{-4}$	$1.65 \times 10^{-9}$	$5.5 \times 10^{-5}$	$4.53 \times 10^{-12}$
Pb-210	$7.80 \times 10^{-14}$	$7.63 \times 10^1$	$6.93 \times 10^{-9}$	$3.0 \times 10^{-4}$	$1.04 \times 10^{-10}$
Pu-239	$6.54 \times 10^{-10}$	$6.22 \times 10^{-2}$	$4.73 \times 10^{-8}$	$5.0 \times 10^{-7}$	$1.18 \times 10^{-12}$
Pu-240	$2.34 \times 10^{-11}$	$2.28 \times 10^{-1}$	$6.21 \times 10^{-9}$	$5.0 \times 10^{-7}$	$1.55 \times 10^{-13}$
Ra-226	$6.12 \times 10^{-12}$	$1.00 \times 10^0$	$7.12 \times 10^{-9}$	$2.5 \times 10^{-4}$	$8.91 \times 10^{-11}$
Th-229	$1.33 \times 10^{-11}$	$2.13 \times 10^{-1}$	$3.30 \times 10^{-9}$	$6.0 \times 10^{-6}$	$9.91 \times 10^{-13}$
Th-230	$4.37 \times 10^{-12}$	$2.02 \times 10^{-2}$	$1.03 \times 10^{-10}$	$6.0 \times 10^{-6}$	$3.08 \times 10^{-14}$
U-233	$6.29 \times 10^{-9}$	$9.68 \times 10^{-3}$	$7.08 \times 10^{-8}$	$2.0 \times 10^{-4}$	$7.08 \times 10^{-10}$
U-234	$2.05 \times 10^{-9}$	$6.25 \times 10^{-3}$	$1.49 \times 10^{-8}$	$2.0 \times 10^{-4}$	$1.49 \times 10^{-10}$
U-236	$3.47 \times 10^{-9}$	$6.47 \times 10^{-5}$	$2.61 \times 10^{-10}$	$2.0 \times 10^{-4}$	$2.61 \times 10^{-12}$
Column C = A x B x 1,000(g/L) x 1.1635					
Column E = C x D x 50 (L/d)					

TABLE I.1.16 Steps in the calculation of human exposure: from radionuclide concentrations in beef to committed dose to humans (Cases IIA[rev] and IIC[rev])

Nuclide	E Concentration in beef (Ci/kg)	F Ingestion rate (Ci/d)	G CEDE (rem/ $\mu$ Ci)	H Committed dose (mrem/yr of exposure)
<b>Case IIA(rev) (Total = <math>7.86 \times 10^{-7}</math>)</b>				
Np-237	$1.11 \times 10^{-22}$	$9.53 \times 24^{-24}$	$3.9 \times 10^0$	$1.36 \times 10^{-11}$
Pb-210	$4.15 \times 10^{-18}$	$3.57 \times 10^{-19}$	$5.1 \times 10^0$	$6.65 \times 10^{-7}$
Ra-226	$3.49 \times 10^{-18}$	$3.00 \times 19^{-19}$	$1.1 \times 10^0$	$1.21 \times 10^{-7}$
U-233	$3.38 \times 10^{-23}$	$2.91 \times 24^{-24}$	$2.7 \times 10^{-1}$	$2.86 \times 10^{-13}$
U-234	$1.94 \times 10^{-23}$	$1.67 \times 24^{-24}$	$2.6 \times 10^{-1}$	$1.58 \times 10^{-13}$
U-236	$2.27 \times 10^{-25}$	$1.96 \times 26^{-26}$	$2.5 \times 10^{-1}$	$1.78 \times 10^{-15}$
<b>Case IIC(rev) (Total = 27.8)</b>				
Np-237	$4.53 \times 10^{-12}$	$3.90 \times 10^{-13}$	$3.9 \times 10^0$	$5.55 \times 10^{-1}$
Pb-210	$1.04 \times 10^{-10}$	$8.93 \times 10^{-12}$	$5.1 \times 10^0$	$1.66 \times 10^1$
Pu-239	$1.18 \times 10^{-12}$	$1.02 \times 10^{-13}$	$4.3 \times 10^0$	$1.60 \times 10^{-1}$
Pu-240	$1.55 \times 10^{-13}$	$1.33 \times 10^{-14}$	$4.3 \times 10^0$	$2.09 \times 10^{-2}$
Ra-226	$8.91 \times 10^{-11}$	$7.66 \times 10^{-12}$	$1.1 \times 10^0$	$3.07 \times 10^0$
Th-229	$9.91 \times 10^{-13}$	$8.52 \times 10^{-14}$	$3.5 \times 10^0$	$1.09 \times 10^{-1}$
Th-230	$3.08 \times 10^{-14}$	$2.65 \times 10^{-15}$	$5.3 \times 10^{-1}$	$5.12 \times 10^{-4}$
U-233	$7.08 \times 10^{-10}$	$6.09 \times 10^{-11}$	$2.7 \times 10^{-1}$	$6.00 \times 10^0$
U-234	$1.49 \times 10^{-10}$	$1.28 \times 10^{-11}$	$2.6 \times 10^{-1}$	$1.22 \times 10^0$
U-236	$2.61 \times 10^{-12}$	$2.24 \times 10^{-13}$	$2.5 \times 10^{-1}$	$2.05 \times 10^{-2}$
Column F = E x 0.086 (kg/d)				
Column H = F x G x 365 (day) x 1000 (mrem/rem) x 1,000,000 ( $\mu$ Ci/Ci)				

#### 1.1.4 CALCULATIONS FOR CHEMICAL EXPOSURE PATHWAYS

As discussed in Subsection 5.4.2.2, lead is used as an indicator chemical parameter for the purpose of evaluating potential risks associated with the hazardous chemical component of TRU waste during the long-term (i.e., 10,000 years) performance of the WIPP. Unlike organic compounds that degrade and radionuclides that decay with time, metals will always be present in the waste. The initial concentration of metals in the waste will not change, although the prevalent chemical species may be altered with time due to changes in the repository environment. Lead is the principal metal in the waste (WEC, 1989) and its solubility is not expected to be limited by its initial concentration.

Thermodynamic data and information on stable solid phase equilibrium chemistry for other RCRA-regulated metals in brine are not available, and therefore they cannot be evaluated as lead is. Also, the scientific literature lacks information on the types and rates of reactions (e.g., radiolysis and biodegradation) in salt that would influence long-term behavior of organic chemicals in the WIPP.

##### 1.1.4.1 Lead Solubility in WIPP Composite Brine

The concentration of heavy metals in solution is controlled by the solubility of various oxides, carbonates, sulfates, and sulfides. The solid and aqueous species present in aqueous systems is dependent on oxidation-reduction reactions (measured in terms of Eh) and acid-base reactions (measured in terms of pH). A system has reached equilibrium when forward reactions just balance reverse reactions. When substances are mixed, such as when brine comes in contact with the TRU waste in the repository, they may undergo chemical changes. In natural systems, a final equilibrium is probably never attained because chemical reactions occur at different rates and the environment may be changed by a process that alters the chemistry of the system. Regardless of the rate at which equilibrium is attained, equilibrium relationships are useful for predicting chemical changes that can or cannot occur.

The concentration of lead in WIPP composite brine (Abitz et al., 1989) was calculated using the Pitzer equations employed in the EQ3NR solubility/speciation computer code (Wolery, 1983; Jackson, 1988) by equilibrating the native brine with the mineral anglesite ( $\text{PbSO}_4$ ) at  $\text{pH} = 6.1$ ,  $\text{Eh} = 411 \text{ mV}$ ,  $T = 27^\circ \text{C}$ . Eh was constrained by the  $\text{NH}_4^+$ ,  $\text{NO}_3^-$  redox couple. For a system defined by these parameters, and equal concentrations of  $\text{CO}_3^{--}$  and  $\text{SO}_4^{--}$ , cerussite ( $\text{PbCO}_3$ ) is the predicted stable phase (Brookins, 1988). However, anglesite ( $\text{PbSO}_4$ ) was used in the solubility model because both  $\text{Pb}^{++}$  and  $\text{CO}_3^{--}$  are not mutually present in any one of the thermodynamic data bases accessed by the EQ3NR code. This presents no critical problem when evaluating solubility models for WIPP composite brine because the total inorganic carbon (estimate of  $\text{CO}_3^{--}$ ) rarely exceeds 5 mg/L, whereas  $\text{SO}_4^{--}$  averages 17,000 mg/L. Therefore, it is assumed that the activity of  $\text{CO}_3^{--}$  in the brine is negligible

Table I.1.17 contains the element concentrations entered into the EQ3NR code for the brine solubility simulation. The calculated lead concentrations, with mean ionic values for  $\log a(\pm)$ , are shown in Table I.1.18. The solubility for lead is 116 mg/L. When using the solubility values, it should be kept in mind that they represent the maximum concentrations that can exist in solution. Actual concentrations are influenced by several factors, including dissolution rates and available surface area. The  $\log a(\pm)$  values indicate which species complexes are likely to be present in the brine, with the most dominant complexes having the number closest to zero (e.g., PbCl species for Pb). Unfortunately, Pitzer's equations cannot evaluate the relative concentrations among species of an ion pair (e.g.,  $\text{PbCl}^+$  versus  $\text{PbCl}_2$ ), so the charge on the dominant species cannot be predicted. For the purposes of further calculations, the charge on the dominant species is assumed to be zero.

TABLE I.1.17 Element concentrations entered into the EQ3NR code: brine solubility calculations

Element or complex	Concentration (mg/L)
Br <sup>-</sup>	1,380
Cl <sup>-</sup>	194,000
F <sup>-</sup>	6.4
I <sup>-</sup>	11
NO <sub>3</sub> <sup>-</sup>	11
SO <sub>4</sub> <sup>--</sup>	17,000
B	1,480
Ca <sup>++</sup>	328
K <sup>+</sup>	18,100
Mg <sup>++</sup>	18,200
Mn <sup>++</sup>	1.21
Na <sup>+</sup>	83,400
NH <sub>4</sub> <sup>+</sup>	136
Sr <sup>++</sup>	1.7

TABLE I.1.18 Ionic species and total lead solubility in WIPP composite brine

Ionic Species	Log a(±)
Pb <sup>++</sup> Cl <sup>-</sup>	-1.20
Pb <sup>++</sup> Br <sup>-</sup>	-2.78
Pb <sup>++</sup> SO <sub>4</sub> <sup>--</sup>	-3.90
Pb <sup>++</sup> I <sup>-</sup>	-4.21
Pb <sup>++</sup> F <sup>-</sup>	-4.40
Total Pb = 116.3 mg/L	

#### I.1.4.2 Modeling Assumptions for Calculating Lead Solubility in Culebra Groundwater

Aqueous speciation/solubility calculations with the EQ3NR code (Wolery, 1983) were performed to estimate the lead solubility in Culebra groundwaters (using representative samples from wells H-2a, H-3b and H-14 in Randall et al., 1988). In addition to lead, the elements active in this problem were boron, carbon, calcium, chlorine, fluorine, iron, hydrogen, potassium, magnesium, manganese, sodium, oxygen, sulfur, silicon, and strontium. The number of aqueous species (178-194) and minerals (208-225) that are active in a given problem is unique for each groundwater composition. However, the number of gas species was seven in all three cases. The solubility model is based on the following assumptions:

1. Cerussite is the stable solid phase for lead under the indicated temperature, pressure, Eh (oxidation-reduction state), and pH of the system.
2. The system oxidation-reduction reactions are considered in equilibrium with the entered Eh value based on platinum electrode measurements.
3. Thermodynamic equilibrium is evaluated with the B-dot equations of Helgeson (1969), which are applicable to solutions with ionic strengths no greater than about one molal (moles/kg H<sub>2</sub>O).
4. No reaction-rate or biological kinetics are considered.

Assumptions 2 and 4 are necessary because of limitations in the available data. The first assumption is based on theoretical calculations of stable phases in an aqueous solution containing equal concentrations of sulfate, carbonate, and the cation of interest (lead) at a temperature of 25° C and a pressure of 1 atmosphere (Brockins, 1988).

Culebra groundwaters used in these models have ionic strengths up to 0.9 molal, which is near the indicated upper limit for valid use in the thermodynamic equilibrium equations. Solubility values reported here represent the maximum concentrations that can exist in a solution equilibrated with the indicated pure solid phases. It should be noted, however, that natural ground waters rarely equilibrate with pure solid phases (e.g.,  $\text{PbCO}_3$ ). This is especially true for sulfate and carbonate minerals, which show extensive solid solution with calcium, magnesium, manganese, iron, zinc, and barium. If mineral solid solutions were equilibrated with the aqueous fluid, slightly lower solubilities would probably be calculated for lead. EQ3NR has the capability to model this type of scenario for carbonate solid solutions containing calcium, magnesium, manganese, iron, and zinc, but not lead. Therefore, the solubility values derived from pure mineral phases are the maximum concentrations that can exist in the solution, but not necessarily the actual concentrations.

#### **1.1.4.3 Lead Solubility in Culebra Groundwaters**

Groundwater in the Culebra has been sampled from several wells located within the 16-square-mile WIPP boundary and analyses from three of these (wells H-2a, H-3c, and H-14) are used in this evaluation. These wells were selected because they are generally to the south, in the direction of the hypothetical stock well location. The maximum concentration of lead that can occur in the Culebra groundwater obtained from each well was calculated using the EQ3NR code with the Debye-Huckel B-Dot equations (Wolery, 1983) by equilibrating the groundwater with anglesite ( $\text{PbSO}_4$ ). Anglesite is the predicted stable phase at 25°C and 1 atmosphere (Brookins, 1988) for the values of Eh and pH listed in Table I.1.19. Table I.1.19 also contains the element concentrations entered into the EQ3NR code and the total element and aqueous species concentrations. The solubility range of lead is 52.7 to 54.4 mg/L. These solubility values represent the maximum concentrations that can exist in solution. Actual concentrations, as previously noted, are influenced by several factors, including dissolution and precipitation rates.

The model results indicate that lead solubility in Culebra groundwater is not increased to a large degree with increasing chloride concentration (e.g., well H-2a versus well H-3b). The dominant lead species in the Culebra groundwater was calculated to be uncharged  $\text{PbCO}_3$ .

#### **1.1.4.4 Health Effects Associated with Stable Lead from Wind Dispersion**

As described in Cases IIA and IIB (Subsection 5.4.2.3), drilling mud containing TRU waste constituents is brought to the surface in the scenario involving oil and gas exploration. These drilling fluids and associated cuttings are assumed to be disposed of in a mud pond located at the site. The abandoned mud pond eventually dries and its contents are subject to wind erosion.

TABLE I.1.19 Element concentrations entered into the EQ3NR code and Pb solubility for the dominant aqueous species: Culebra solubility calculations

Code Inputs						
Parameter	Well H-2a		Well H-3b		Well H-14	
T (°C)	22.4		22.4		22.0	
Eh (mv)	60		199		70	
pH	7.8		7.3		7.7	
Concentration (mg/L)						
Element or Complex	Well H-2a		Well H-3b		Well H-14	
Cl <sup>-</sup>	4800		27800		8200	
Br <sup>-</sup>	bdl <sup>a</sup>		27.5		14	
F <sup>-</sup>	2.1		1.6		0.8	
HCO <sub>3</sub> <sup>-</sup>	54		47		40	
SO <sub>4</sub>	2900		4800		1500	
B(OH) <sub>3</sub>	57		137		63	
Ca <sup>++</sup>	670		1300		1800	
Fe <sup>++</sup>	0.42		0.14		0.4	
K <sup>+</sup>	100		450		250	
Mg <sup>++</sup>	160		830		530	
Mn <sup>++</sup>	0.07		0.14		bdl <sup>a</sup>	
Na <sup>+</sup>	2600		17000		3300	
SiO <sub>2</sub> (aq)	13.5		13		14	
Sr <sup>++</sup>	9.8		31.5		31	
Resultant Output						
Solid Phase	Well H-2a		Well H-3b		Well H-14	
	Aqueous Species	Concentration (mg/L)	Aqueous Species	Concentration (mg/L)	Aqueous Species	Concentration (mg/L)
PbCO <sub>3</sub>	Total Pb	53.4	Total Pb	54.4	Total Pb	52.8
	PbCO <sub>3</sub>	68.8	PbCO <sub>3</sub>	67.9	PbCO <sub>3</sub>	67.8
			PbCl <sup>+</sup>	1.0		
			PbCl <sub>2</sub>	0.5		

<sup>a</sup> bdl = below detection limit of analytical method

No exposure to humans from stable lead contained in the mud is expected prior to the mud drying. The dried mud, however, is subject to wind erosion and dispersion of lead particulates. Human exposure to the lead occurs through inhalation of airborne particulates.

The methodology used to calculate the dispersion of particulates in air is the same as that described in the FEIS, Appendix K. Additional assumptions used in calculating the air transport of particulates containing stable lead in this scenario are:

- The surface area of the mud pond is 500 ft<sup>2</sup> (46.45 m<sup>2</sup>).
- The mud pond contains 22,000 gallons of dried mud, including 6 kg of stable lead (i.e., the equivalent of 3 drums of waste with an average lead content of 2 kg each).
- The resuspension rate of one-micron particulates from the mud pond is  $5.19 \times 10^{-12} \text{ s}^{-1}$ .
- The exposed individual (i.e., receptor) is 570 yd (521 m) downwind from a virtual source, 21 m upwind of the center of the mud pond.

The particulate deposition velocity is 0.01 m/sec, resulting in a calculated ground deposition rate of  $5.16 \times 10^{-17} \text{ g/m}^2\text{-s}$ .

Using these assumptions, the calculated ambient air concentration of stable lead at the downwind receptor location is  $5.16 \times 10^{-9} \mu\text{g/m}^3$ . This calculation is shown in Table I.1.20. The amount of ground surface deposition at the same location over a 1-year time period is  $1.63 \times 10^{-9} \text{ g/m}^2$ .

The potential exposed individual was assumed to weigh 70 kg, and a daily respiratory volume of 20 m<sup>3</sup>/day was assumed (EPA, 1986). The rate of lead deposition in the lungs was assumed to be 50 percent of the particles inhaled, while up to 70 percent of this deposited lead was assumed to be absorbed (ATSDR, 1988), resulting in a transfer coefficient of 0.35 (i.e., 70 percent x 50 percent). The calculated daily intake of lead by an exposed individual is compared to the acceptable daily intake levels for chronic exposure (AIC). The calculated AIC-based hazard index as described in EPA (1986) is used for determination of potential risk to human health. The equations used to calculate lead uptake by humans are provided in Tables I.1.20 and I.1.21.

The daily intake of lead by humans in this scenario, using the calculated air concentration of  $5.16 \times 10^{-9} \mu\text{g/m}^3$ , is  $5.16 \times 10^{-13} \text{ mg/kg-day}$ . The daily intake can be compared to the acceptable level for chronic intake (AIC) (EPA, 1986). This acceptable level is  $4.3 \times 10^{-4} \text{ mg/kg-day}$ . The calculated hazard index for lead is therefore  $5.16 \times 10^{-13} / 4.3 \times 10^{-4} = 1.2 \times 10^{-9}$ . This value is considerably less than unity, indicating that the intake of stable lead is well below the acceptable reference level. The dose calculated for ingestion represents the most direct and, therefore, the highest intake of lead by an exposed individual. Because of the small quantity of lead deposited on the ground surface (i.e.,  $1.63 \times 10^{-9} \text{ g/m}^2$ ) and the even smaller amounts potentially taken up by animals and plants, it can be assumed that all other potential exposure pathways in this scenario (e.g., ingestion of vegetables, milk and meat) will be orders of magnitude below health-based levels. These results apply to all six variants of Case II.

TABLE I.1.20 Calculation of the lead ambient air concentration at the exposed individual location, human lead intake via inhalation, and lead hazard index for humans

Equation 1: Calculation of the lead ambient air concentration at exposed individual location

$$X = \frac{2C d_o A K \Omega (10^4)}{\sqrt{2\pi} 3 \Gamma_y \Gamma_z u}$$

Where:

- C = mud density (2.0 g/cm<sup>3</sup>)
- d<sub>o</sub> = depth available for resuspension (1 cm)
- A = area of mud pit (46.45 m<sup>2</sup>)
- K = resuspension rate (5.065 x 10<sup>-12</sup> s<sup>-1</sup>)
- (10<sup>4</sup>) = conversion cm<sup>2</sup>/m<sup>2</sup>
- Ω = 3.6 x 10<sup>-5</sup> g/g (concentration of Pb in dried mud pit)
- Γ<sub>y</sub> = 57.68 m
- Γ<sub>z</sub> = 40.92 m
- u = average wind speed (3.7 m/s)

Calculations:

$$X = \frac{2 \times 2 \times 1 \times 46.45 \times 5.065 \times 10^{-12} \times 3.6 \times 10^{-5} \times 10^4}{\sqrt{2\pi} \times 3(57.68) \times 40.92 \times 3.7}$$

$$X = 5.16 \times 10^{-15} \text{ g/m}^3 \text{ or } 5.16 \times 10^{-9} \text{ } \mu\text{g/m}^3$$

TABLE I.1.20 Concluded

**Equation 2: Calculation of human lead intake via inhalation**

$$I_r = (C_{Ai})(RV)(T_{A1})/A(W_A)$$

$I_r$  = daily Pb intake (mg/kg-day)

$C_{Ai}$  = [Pb] in air ( $\mu\text{g}/\text{m}^3$ )

RV = daily respiratory volume ( $\text{m}^3/\text{day}$ )

$T_{A1}$  = transfer coefficient across lungs

A = conversion factor ( $\mu\text{g}/\text{mg}$ )

$W_A$  = average adult body weight (kg)

Assumptions:

RV = 20  $\text{m}^3/\text{day}$  (EPA, 1986)

$T_{A1}$  = (50% deposited in lungs)(70% absorbed) = 0.35  
(ATSDR, 1988)

A = 1000

$W_A$  = 70 kg

$C_{Ai}$  =  $5.16 \times 10^{-9} \mu\text{g}/\text{m}^3$  (from Equation 1)

Calculations:

$$\begin{aligned} I_r &= \{(5.16 \times 10^{-9})(20)(.35)\}/(1000)(70) \\ &= 5.16 \times 10^{-13} \text{ mg/kg-day} \end{aligned}$$

**Equation 3: Human Hazard Index (HI)**

$$HI = I_r/AIC$$

AIC =  $4.3 \times 10^{-4} \text{ mg/kg-day}$  (EPA, 1986)

$$\begin{aligned} &5.16 \times 10^{-13} \text{ mg/kg-day} / 4.3 \times 10^{-4} \text{ mg/kg-day} \\ &= 1.20 \times 10^{-9} \end{aligned}$$

TABLE I.1.21 Calculation of lead intake by humans, lead concentration in beef, lead intake by humans via beef ingestion, and human hazard index, Case IIC(rev)

**Equation 1: Lead Intake by Beef Cattle**

$$I_c = (C_{w_i})(GPF)(Q_w)/(W_c) \quad (\text{modified from Whelan et al., 1987})$$

Where:

- $I_c$  = intake per day per steer (mg/kg-day)
- $C_{w_i}$  = lead concentration in water (mg/L)
- $W_c$  = steer average body weight (kg)
- GPF = gut partitioning factor
- $Q_w$  = intake of water by cattle (L/day)

Assumptions:

- $C_{w_i}$  = 1.50 mg/L (See Subsection 5.4.2.6)
- GPF = 0.15 (ATSDR, 1988)
- $Q_w$  = 49 L/day
- $W_c$  = 400 kg (Merck, 1979)

Calculations:

$$\begin{aligned} I_c &= C_{w_i} (0.15)(49)/400 \\ &= 1.84 \times 10^{-2} C_{w_i} \\ &= (1.84 \times 10^{-2})(1.50) = 0.028 \text{ mg/kg-day} \end{aligned}$$

Adult cattle will tolerate 6 mg/kg-day for 2-3 years (Botts, 1977)

TABLE I.1.21 Continued

**Equation 2: Lead Concentration in Beef**

$$C_{w_{im}} = C_{w_i} F_{m_i} f_w Q_w \exp[-\beta_{w_i} th_m] \text{ (Whelan et al., 1987)}$$

Where:

$$C_{w_{im}} = [\text{Pb}] \text{ in meat (mg/kg)}$$

$$C_{w_i} = [\text{Pb}] \text{ in water (mg/L)}$$

$$F_{m_i} = \text{water-to-meat transfer coefficient (kg/day)}^{-1}$$

$$f_w = \text{fraction of total water intake that is water containing Pb}$$

$$Q_w = \text{daily water intake of beef cattle (L/day)}$$

$$\beta_{w_i} = \text{decay constant for Pb in water (day)}^{-1}$$

$$th_m = \text{holdup time from slaughter to consumption (days)}$$

Assumptions:

A steer produces 200 kg (441 lb) of beef (Baes et al., 1984)

$$F_{m_i} = 3 \times 10^{-4} \text{ (kg/day)}^{-1} \text{ (Baes et al., 1984)}$$

$$f_w = 1 \text{ (i.e., all water consumed is assumed to contain lead)}$$

$$Q_w = 49 \text{ L/day}$$

$$\beta_{w_i} = 0 \text{ (Pb is environmentally persistent (EPA, 1986))}$$

$$- th_m = 20 \text{ days (Whelan et al., 1987)}$$

Calculations:

$$C_{w_{im}} = C_{w_i} (3 \times 10^{-4}) (1) (49) (e^0) = 0.0148 C_{w_i}$$

$$= (0.0148) \times (1.50)$$

$$= 0.022 \text{ mg (lead)/kg (beef)}$$

TABLE I.1.21 Concluded

**Equation 3: Human Lead Intake via Beef Ingestion**

$$I_r = C_{w_{im}} (IR)_m (GPF)/(W_A) \text{ (Modified from Envirosphere, 1987)}$$

Where:

$I_r$  = daily intake of Pb by consumer (mg/kg-day)

$IR_m$  = meat ingestion rate (kg/day)

GPF = gut partition factor

$W_A$  = average adult body weight (kg)

Assumptions:

$IR_m$  = 0.086 kg/day (adult males 19-50) (ICRP, 1975)

GPF = 0.15 (ATSDR, 1988)

$W_A$  = 70 kg (EPA, 1986)

Calculations:

$$\begin{aligned} I_r &= C_{w_{im}} (0.086)(0.15)/70 = 1.84 \times 10^{-4} C_{w_{im}} \\ &= (1.84 \times 10^{-4})(0.022) \\ &= 4.05 \times 10^{-6} \text{ mg/kg-day} \end{aligned}$$

**Equation 4: Human Lead Hazard Index**

HI =  $I_r/AIC$  (EPA, 1986)

AIC =  $4.30 \times 10^{-4}$  mg/kg-day (EPA, 1986)

HI =  $4.05 \times 10^{-6}/4.30 \times 10^{-4} = 0.009$

#### 1.1.4.5 Health Effects from Exposure to Stable Lead in Beef

This subsection examines the potential human health impacts associated with the release of stable lead to the biosphere. The release scenario examined involves a breach of the repository by a single borehole that penetrates both a waste panel and the pressurized brine of the Castile Formation below the host formation (Case II). The scenario and the assumptions used to model the subsequent release of stable lead to the Culebra are described in Subsection 5.4.2.6. The concentrations of stable lead calculated to reach the stock well at 10,000 years, when that concentration reaches its maximum at the end of the calculations, are  $4 \times 10^{-6}$  mg (lead)/L (brine) in Case IIA(rev) and 1.5 m/L in Case IIC(rev). This assessment assumes that beef cattle consume water from a hypothetical stock well that contains the maximum concentration of lead and that this concentration is maintained in the stock pond throughout the lifetime of the cattle. The equations used to calculate lead uptake by humans are provided in the following pages.

The methodology for this assessment involves calculating the amount of lead uptake per unit body weight of the cattle, the concentration of lead retained in beef, and the concentration of lead ingested by humans consuming this beef.

To calculate lead intake by cattle in Case IIC(rev), it is assumed that 49 liters per day of water containing 1.50 mg/L lead is consumed. An average steer weighs 400 kg (882 lb) (Merck & Co., 1979). A gut partitioning factor of 0.15 is used to account for the fact that not all of the lead ingested by cattle is retained in the beef (i.e., a portion of the lead will be excreted) (ATSDR,1988). Thus, the cattle may take up and retain lead at the rate of 0.028 mg/kg-day (Table I.1.21, Equation 1). It has been estimated that a mature steer will tolerate 6 mg/kg-day lead for 2 to 3 years (Botts, 1977). Assuming the concentration of lead in the stock water remains constant throughout the lifetime of the steer, it is estimated that 0.022 mg of lead per kg of beef will be available for human consumption (Table I.1.21, Equation 2).

For the purposes of these calculations, it is estimated that an adult male (age 19 to 50) consumes 0.086 kg of beef daily (NCRP, 1984). Adult male body weight averages 70 kg (154 lb). The daily human retention of lead, assuming 0.022 mg/kg of lead in the beef consumed, is  $4.05 \times 10^{-6}$  mg/kg-day (Table I.1.21, Equation 3).

The estimate of the daily intake of lead by humans calculated in this manner can be compared to the acceptable daily level for chronic intake (AIC) according to procedures described in the Superfund Public Health Evaluation Manual (EPA, 1986) (see SEIS Appendix G). As shown in Table I.1.21, Equation 4, the acceptable daily level for chronic intake (AIC) is  $4.30 \times 10^{-4}$  mg/kg-day (EPA, 1986). The calculated AIC-based hazard index for lead in Case IIC(rev) is 0.009. This value is considerably less than unity, indicating that the estimated intake of lead is well below the acceptable reference level. In other words, the ingestion of this concentration of lead every day throughout the life of the consumer will not result in adverse health effects.

For Case IIA(rev), these figures are only  $3 \times 10^{-6}$  as large, and the hazard index is that much further below the acceptance intake level.

### **I.1.5 ASSESSING COMPLIANCE WITH THE EPA STANDARDS**

On September 19, 1985, the Environmental Protection Agency (EPA) promulgated Environmental Standards for the Management and Disposal of Spent Nuclear Fuel, High-Level and Transuranic Radioactive Wastes (40 CFR Part 191). In 1987, the court remanded these standards to the EPA because of differences between their groundwater protection provisions and those in the EPA drinking water standards. Strictly speaking therefore, there are at present no standards against which to judge the potential performance of the WIPP. However, the DOE has agreed with the State of New Mexico to use the remanded standards in its planning and analyses until new ones are promulgated.

A June 2, 1989, Working Draft of a possible new 40 CFR Part 191 has recently become available. The changes from the remanded standards that are relevant to the WIPP are:

- A possible alternative to the present definition of "disposal" defines disposal as placement in a disposal system, but explicitly excludes "placements for experimental purposes that include pre-established plans for the removal of the fuel or waste."
- The definitions of groundwater are changed. The proposed new definition would make groundwater in the Culebra dolomite Class IIIB groundwater. Class III groundwater is groundwater that is "saline or otherwise contaminated beyond levels that would allow use for drinking or other beneficial purposes." Class IIIB groundwater is Class III groundwater "characterized by a low degree of interconnection to adjacent groundwaters of higher class or surface waters."
- A new containment requirement extends the time period of concern for the performance of an undisturbed disposal system to cover the period of 10,000 to 100,000 years, with the projected releases over this extended time to be "not much greater" than allowed by a table reproduced here as Table I.1.22. The expected performance of the undisturbed repository as reported in Subsection 5.4.2.5 as Case IA meets this potential requirement.
- A new assurance requirement has been added, that "disposal systems shall be selected to and designed to keep releases to the accessible environment as small as reasonably achievable, taking into account technical, social, and economic considerations." This potential requirement is met by DOE's explicit commitment to comply with all applicable standards, including 40 CFR 191 as finally promulgated.
- The groundwater protection requirements (Part 191.16) are completely rewritten with several options put forward. A portion of Option 2.C might apply to the WIPP. This option, if decided upon, would call for "a reasonable expectation that, for 1,000 years after disposal, undisturbed performance shall not cause . . . any increase in the levels of radioactivity for Class IIIB groundwaters such that an individual can receive more than 25 millirems

TABLE I.1.22 Release limits for containment requirements  
(cumulative releases to the accessible environment  
for 10,000 years after disposal)

Radionuclide	Release limit per 1,000 MTHM or other unit of waste <sup>a</sup> (curies)
Americium-241 or -243 . . . . .	100
Carbon-4 . . . . .	100
Cesium-135 or -137 . . . . .	1,000
Iodine-129 . . . . .	100
Neptunium-237 . . . . .	100
Plutonium-238, -239, -240, or -242 . . . . .	100
Radium-226 . . . . .	100
Strontium-90 . . . . .	1,000
Technetium-99 . . . . .	10,000
Thorium-230 or -232 . . . . .	10
Tin-126 . . . . .	1,000
Uranium-233, -234, -235, -236, or -238 . . . . .	100
Any other alpha-emitting radionuclide with a half-life greater than 20 years . .	100
Any other radionuclide with a half-life greater than 20 years that does not not emit alpha particles . . . . .	1,000

<sup>a</sup> For TRU waste, this unit is a million curies of alpha-emitting transuranic nuclides with half-lives greater than 20 years. The proposed new standards increase the size of the unit to ten million curies, but also increase the release limits per unit by a factor of ten; the net result is no overall change in release limits.

Note: For projected releases of several radionuclides, there is the additional requirement that

$$R = \frac{Q_a}{RL_a} + \frac{Q_b}{RL_b} + \dots + \frac{Q_n}{RL_n} \leq 1 \text{ (or 10)}$$

where R is the normalized release, Q<sub>i</sub> is the projected release of radionuclide i and RL<sub>i</sub> is its release limit for that radionuclide.

annual committed effective dose equivalent from all routes of exposure from the disposal system." Option 3.B would extend this time to 10,000 years. The expected performance of the undisturbed repository as reported in Subsection 5.4.2.5 as Case IA meets this potential requirement.

Part B of both the remanded and the proposed 40 CFR Part 191 sets standards for the disposal of TRU wastes in a geological repository. Part B protects the public from significant radiation doses by requiring that no more than a predetermined amount of each radionuclide be released to the biosphere. Specifically, the disposal systems are to be designed to provide a reasonable expectation that the cumulative releases of radionuclides to the accessible environment for 10,000 years from all significant process and events shall have:

- less than one chance in 10 of exceeding the quantities calculated according to Table I.1.22, and
- less than one chance in 1,000 of exceeding 10 times those quantities.

The standard is thus one dealing with probabilities rather than certainties. It says that performance assessments do not have to provide complete assurance that these requirements will be met. Because there will be substantial uncertainties in projecting disposal system performance, actual proof of the future performance cannot be attained. Instead, the standards require a reasonable expectation that compliance will be achieved.

The EPA assumes that, whenever practicable, the DOE will summarize the results of the performance assessment into a complementary cumulative distribution function (CCDF) indicating the probability of exceeding various levels of cumulative release, written  $P(\text{Release} > R)$ . The effects of the uncertainties will be incorporated into a single CCDF for each disposal system. If this CCDF meets the requirements above, then that disposal system is deemed to comply with Part B of the EPA standards.

#### **I.1.5.1 Performance Assessment**

A performance assessment consists of four parts:

- Scenario development and screening,
- Consequence assessment,
- Sensitivity and uncertainty analysis, and
- Regulatory compliance assessment.

Scenario development and screening examine possible future events or processes that might affect a repository, assign probabilities to them, and determine which possibilities merit detailed consideration. Consequence assessments estimate the releases that might arise from the scenarios of interest. Sensitivity and uncertainty analyses identify important processes and parameters and illuminate the sources and extent of

uncertainties in the consequence assessment, thus enabling the regulator to evaluate the confidence that can be placed in the results. Finally, a regulatory compliance assessment combines the results of the scenario analyses, consequence assessments, and sensitivity and uncertainty analyses and determines whether the repository is in compliance with the requirements of the EPA standards.

In a Monte Carlo simulation using deterministic models for predicting consequences, the following approach can be used to generate a CCDF. (If a stochastic or some other model is used, another technique would be used to generate a CCDF.) This process is described in greater detail in Hunter et al., 1986.

Assume that K scenarios have been identified as important. For WIPP, K might be as large as 10. These scenarios are analyzed by choosing appropriate ranges and distributions for the model's input parameters and then statistically sampling from these ranges to obtain sets of input values for the scenarios. This sampling must be done by some means such as Latin Hypercube sampling, so that all samples have the same probability of occurring. (The same set of input parameters is used for all scenarios in order to ensure that any variation observed between scenarios is due to scenario differences and not to differences in sampling.) For WIPP, the number of sets of input parameters, N, might be 100.

Thus there will be NK sets of consequences,  $R_{nk}$ , calculated in the performance assessment. For WIPP this may amount to as many as 1,000 calculations.

For each scenario, a probability will also be estimated. The sum of these probabilities  $P_k$  cannot, statistically speaking, be greater than one. Each probability is therefore normalized by dividing them by the sum of probabilities  $\sum P_k$  and by N. Similarly, the consequences are normalized by dividing them by the release limits given in Table I.1.22.

There result NK pairs of normalized consequences and associated probabilities. These pairs are ordered by the magnitude of their consequences, with the largest consequence first. Then the CCDF [ $P(\text{Release} > R_{nk})$ ] is the sum of all normalized probabilities  $P_k / (N \sum P_k)$  down to that point on the list.

A CCDF generated in this manner is actually a step function consisting of NK steps (Figure I.1.2). The EPA containment requirements are indicated as the forbidden area in the upper right hand area in this figure. If the CCDF remains outside this forbidden area, the standard is met. This particular hypothetical example indicates a region of possible violation.

#### I.1.5.2 Application to WIPP

Case II will probably be one of the scenarios entering into the CCDF for the WIPP. Its probability of occurrence is high. Using EPA's figure of 30 holes per square kilometer of repository area, 51 holes may be drilled into the WIPP in 10,000 years (i.e., 1 every 200 years on the average). Inasmuch as the waste disposal panels subtend about 7 percent of the repository area, the probability of a hole intersecting a waste panel is

$$[1 - (1 - .07)^{51}] = 1 - .025 \approx .98$$

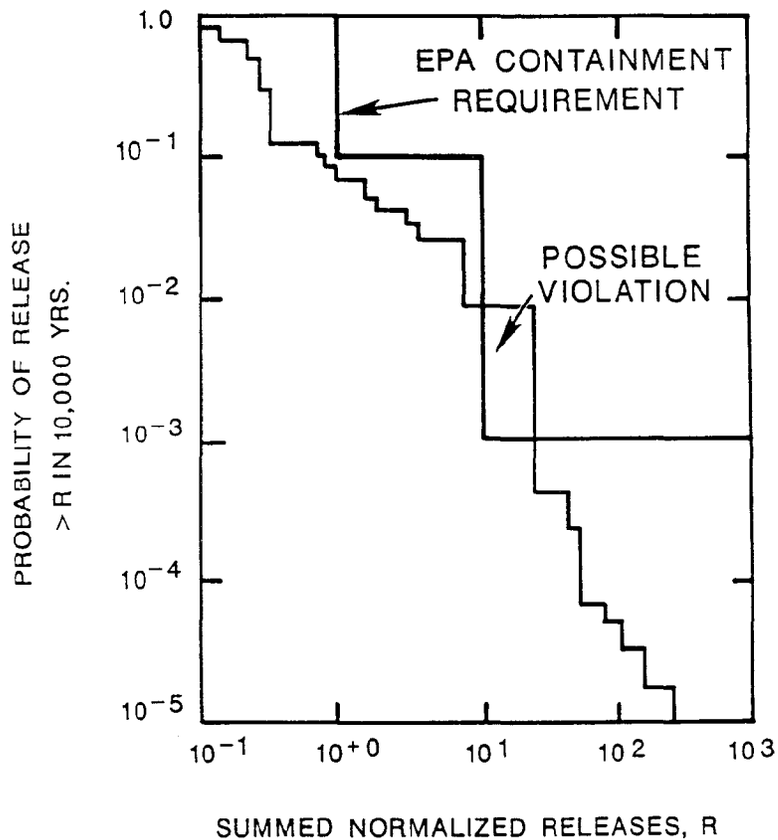
Then, because about half the WIPP area appears to be underlain by a brine reservoir (Earth Technology Corporation, 1987), this probability should be multiplied by 0.5. Finally, superimposed on this should be the probability that the drill hole will actually go as deep as the Castile brine reservoir—it could be being drilled for potash evaluation. Taking this probability arbitrarily as another 0.5, the net probability of Case II is

$$0.98 \times 0.5 \times 0.5 = .25.$$

(Not knowing what the other scenarios might be, this probability cannot be normalized by dividing it by  $\Sigma P_k$ .)

If Case IIC(rev) should be one of the 100 or so sets of input parameters with which Case II is analyzed, its probability would be the overall Case II probability divided by 100, or  $2.5 \times 10^{-3}$ . However, this is not likely, as Case IIC(rev) analyzes the consequences of an extreme case in which all the input parameters (except the initial pressure in the brine reservoir) are taken at the extremes of their ranges.

The calculation of integrated release for Case IIC(rev) in Subsection 5.4.2.8 of this SEIS would therefore appear as one of the last steps in the lower right hand corner of Figure I.1.2. Thus this calculation alone, although with an integrated release of 3.2, does not *per se* indicate noncompliance with the regulations.



REF: HUNTER, et al., 1986.

**FIGURE I.1.2.**  
**HYPOTHETICAL EXAMPLE OF COMPLEMENTARY**  
**CUMULATIVE DISTRIBUTION FUNCTION (CCDF)**

## 1.2 DATA

### 1.2.1 FINAL WASTE POROSITY

If it is assumed, for purposes of calculation, that structural changes do not take place after mechanical compaction, the void volume remaining within a room after waste compaction determines the maximum amount of brine that may eventually enter the room. This value is difficult to estimate, however, because the mechanical and physical properties of the waste are highly variable and poorly characterized.

The compressive stress exerted by the surrounding salt is not sufficient to completely eliminate all voids in the waste. As the waste is compacted, its resistance to additional densification increases, and it becomes rigid enough to prevent further void reduction. A near-term limiting void volume within the repository, associated with purely mechanical densification and expected to be attained in 60 to 200 years, is used for this analysis and is assumed to represent a "steady-state."

Even after this time, the state of the repository will continue to change, as biological decomposition and chemical corrosion alter the chemical and structural nature of the waste. This longer-term evolution of the physical state of the repository is expected to be complex, to occur over a long period of time, and to include interactions between compaction processes and possible repository expansion as a result of gas generation. Its quantitative characterization may never be possible. At least for metal wastes, densification may continue beyond that produced by early room closure, and consequently the near-term limiting void volume is considered the greatest void volume that will exist within the waste. The final room porosity enters the calculations in this report in three ways. First, the estimated porosity is used to estimate the final permeability of the repository. This value is used in the Case I calculations, but does not enter directly into the Case II calculations. Permeability is used there to determine whether Castile brine-reservoir fluids effectively mix with the waste in the repository. Second, the final porosity estimate is used to estimate the volumes available within the repository for gas storage or saturation with brine. Finally, the porosity estimate is used to determine the volume of brine available to dissolve radionuclides. Dissolution is limited either by the mass required to reach the solubility limit of individual radionuclides or by the total mass of the radionuclides present, whichever is less.

The final void volume used here is based on the distribution of waste types in storage (Table 1.2.1) (DOE, 1988a). A total of 6,804 drums are assumed to be stored in seven-pack configurations within a disposal room, each with an internal volume of 0.21 m<sup>3</sup>. In assigning final porosities to each component, combustible waste (low-strength plastics, paper, and rags) is assumed to have such low strength that the near-term interconnected void porosity will be 0.1 or less after compaction to lithostatic pressure (approximately 14 MPa). Because combustible waste will collapse to a dense, interlocking structure, its hydraulic response is considered to be similar to that of silt, with a hydraulic conductivity of 10<sup>-8</sup> m/s. (The porosity is  $n = V_v/V$ , where  $V_v$  is the

TABLE I.2.1 Final void volumes in waste

	Waste Form				
	Combustible	Sludge	Metal/Glass	Other	Total
	<b>Emplaced</b>				
Percent by weight of total waste in storage	30	17	33	20	100
Initial volume in disposal room (m <sup>3</sup> )	429	243	472	286	1430
Percent of solids per drum	24.8	66.5	21.9	--	
	<b>Final</b>				
Solids volume (m <sup>3</sup> )	106	162	103	93	464
Void volume (m <sup>3</sup> )	12	18	68	25	123
Waste volume (m <sup>3</sup> )					587

| Cf. Lappin et al., 1989, Table 4-5.

| Sources. DOE, 1988a; Clements and Kudera, 1985.

compacted volume, and  $V_v$  is the void volume.  $V = V_v + V_s$ , where  $V_s$  is the solid volume that the waste would occupy if no voids were present. Later, the void ratio,  $e$ , will be used, which is defined as  $e = V_v/V_s$ , or  $e = n/1 - n$ .)

The mechanical properties of sludge are not well defined, but this category of waste represents only 17 percent of the total waste inventory. Sludge is much more difficult to compact than combustible waste, and therefore its total void content after compaction is likely to be greater. The same interconnected porosity, 0.1, is assumed for it in the compacted state, however, because many sludges may have a high cement content and are expected to form hydration products that decrease void interconnectivity. In the absence of any data about the hydraulic conductivity of sludge, a value two orders of magnitude greater than for grout has been assumed. The hydraulic conductivity of grout is  $1 \times 10^{-11}$  m/s (Coons et al., 1987), implying a final-state conductivity of  $1 \times 10^{-9}$  m/s for sludges.

The strengths of metallic and glass wastes make them much less compactible than combustible and sludge wastes. Most of the waste is metallic in content. The final porosity assumed for metal and glass waste is 0.4, based on powder-metallurgy literature (Hausner and Kumar, 1982) and on data on supercompaction, which suggests that compaction of metal waste to much greater than 0.6 of theoretical solid density is not likely. A lower final porosity for the metal waste can be expected, however, if the crushed-salt and bentonite backfill intrudes into the open spaces between the pieces of metal, a process that could reduce porosity by as much as 50 percent. Thus, a lower bound to metal-waste porosity is taken to be 0.20.

The properties of the waste category referred to as "other" remain undefined. In the absence of further information about the composition of this waste, its compacted porosity is assumed to be the average porosity of the combined combustible, sludge, and metal and glass waste categories, weighted according to the portion of the inventory that each represents.

Final void volumes for combustible, sludge, and metal and glass waste categories are given in Table I.2.1. The volume of solid waste per drum is computed using the average initial void fraction of each waste category (Clements and Kudera, 1985). Adding in the void volume of the unspecified "other" category of waste (20 percent of the inventory), the total void volume per room is  $123 \text{ m}^3$ , corresponding to a solids volume of  $464 \text{ m}^3$ . This  $123 \text{ m}^3$  volume, divided by the total volume,  $587 \text{ m}^3$ , yields a porosity of  $123/587 = 0.210$ . If the void volume in the metal waste is assumed to be reduced 50 percent by salt intrusion, the net void volume per room is approximately  $123 - 34 = 89 \text{ m}^3$ . This corresponds to a porosity of  $89/587 = 0.152$ . The "expected" final void volume for the consolidated waste is the average of the estimated void volumes, or  $106 \text{ m}^3$  per room, corresponding to an interconnected void porosity of  $106/587 = 0.182$ . To be conservative, the release scenarios in Subsection 5.4 use a saturated void volume of  $123 \text{ m}^3$ .

The estimates above apply only to the waste and do not include any final-state porosity of backfill in the room, because the compacted salt-bentonite backfill is expected to be relatively impermeable. The void volume calculations take no credit for the fact that the metal and glass waste may contain minor amounts of easily compacted materials such as combustibles or sorbents. The only study that has quantitatively inventoried the contents of TRU waste in detail (Clements and Kudera, 1985) showed that metals represent only about 80 percent by weight of the INEL metal waste. The remainder of the metal category contents is combustible material (12 percent) and cement (5 percent), which would reduce its compacted porosity. A major uncertainty in this analysis is introduced by the absence of any information about the compactibility of the various waste types, although tests to determine compactibility are in progress.

An estimate was made of how rapidly the limiting void volume within a disposal room is approached (Figure 5.3). The calculated rate of closure of an empty disposal room (Munson et al., 1989) was used to determine the void volume at a given time. The void volume was obtained by subtracting the volumes of the solids in the waste and backfill and the volume of brine flowing into the room as a function of time (Nowak et al., 1988) from its current volume. Figure 5.3 is not completely consistent with values

listed in Table I.2.1 because, in the absence of experimental results, equal rates of consolidation of waste and backfill were assumed.

An assumption in using closure data for an empty room for this estimate is that any backstress by the room contents is insufficient to retard void reduction. This appears to be warranted for room porosity greater than approximately 0.3: finite-element calculations show that backstress is significant only during the latest stages of closure. The no-backstress assumption is also consistent with the current model for compaction of the waste, which assumes that the final void volume depends only on the stress applied to the waste, and not on the stress history; that is, the only effect of backstress is to prolong the time required to achieve the final compacted state. This assumption, however, is another source of uncertainty. Estimates using these assumptions show that the limiting void volume could be achieved in 40 to 60 years; 60 to 200 years is assumed in Subsection 5.4.2.4, Brine Inflow. The amount of brine flowing into the room during 60 years is estimated to be between 6 and 37 m<sup>3</sup>, a factor of 4 less than would be required to saturate the 123 m<sup>3</sup> of void volume at final-state. In fact, all this brine can be sorbed by the bentonite in the backfill (Subsection 5.4.2.4). In addition, the pressure of decomposition gases within the room, even assuming none leak out, would not reach lithostatic pressure in 60 years (Lappin et al., 1989, Subsection 4.10.2).

## I.2.2 RADIONUCLIDE SORPTION

The  $K_d$  values used in the SEIS analyses are summarized in Tables I.2.2 through I.2.5. Table I.2.2 contains  $K_d$  values that are used to calculate radionuclide retardation in the matrix of the Culebra dolomite. Tables I.2.3 and I.2.4 contain sorption ratios for the clays that line the fractures in the aquifer. Table I.2.5 contains  $K_d$  values for use in radionuclide transport in the tunnels, seals, and Marker Bed 139 at the repository level. If the volume of the clays within the fractures is known, then the  $K_d$ s in Table I.2.3 can be used to calculate retardation within the fractures using the following expression

$$R_f = 1 + \rho_c K_{dc} (\delta_c / \delta), \quad (I-38)$$

where  $K_{dc}$  is the distribution coefficient for the clay given in Table I.2.3;  $\rho_c$  is the density of the clay (2.5 g/cm<sup>3</sup>);  $\delta_c$  is the thickness of the clay coating the fracture; and  $\delta$  is the fracture width (Neretnieks and Rasmuson, 1984).

Surface area-based distribution coefficients  $K_a$  (ml/m<sup>2</sup>) for the clay are listed in Table I.2.4. These were calculated from the  $K_d$ s assuming a surface area of 50 m<sup>2</sup>/g. This is similar to the surface area of 32 m<sup>2</sup>/g measured by Nowak (1980) on a reference montmorillonite used in europium sorption studies and within the range of 15 to 88 m<sup>2</sup>/g measured by Soudek (1984) on montmorillonite used in ion exchange studies.

A retardation factor for use in a transport equation for fracture-dominated flow where sorption occurs on the surface of the fracture fill clay can be calculated as

$$R = 1 + aK_a/\phi \quad (I-39)$$

Table I.2.2  $K_d$  values for radionuclide transport in the matrix of the Culebra dolomite (ml/g)

Case	Pu	Am	Cm	U	Np	Pb, Ra	Th
Case I	100	200	(200)	1	(1)	(1)	(100)
Case IIA, IIA (rev)	50	200	(200)	1	(1)	(0.1)	(50)
Cases IIB, IIC, IIC (Rev), & IID	25	100	(100)	1	(1)	(0.05)	(25)

Values in parentheses are poorly known; estimated by assumption of behavior similar to a homolog element.

Source. Lappin et al., 1989, Table E-10.

TABLE I.2.3  $K_d$  values for radionuclide transport in the fracture clays of the Culebra dolomite (ml/g)

Case	Pu	Am	Cm	U	Np	Pb, Ra	Th
Case I	300	500	(500)	10	(10)	(100)	300
Case IIA, IIA (rev)	200	(300)	(300)	10	(10)	(10)	(200)
Cases IIB, IIC, IIC (Rev), & IID	(100)	(100)	(100)	(1)	(1)	(5)	(100)

Values in parentheses are poorly known; estimated by assumption of behavior similar to a homolog element.

Source. Lappin et al., 1989, Table E-11.

TABLE I.2.4  $K_a$  values for radionuclide transport in the fracture clays of the Culebra dolomite (ml/m<sup>2</sup>)

Case	Pu	Am	Cm	U	Np	Pb, Ra	Th
Case I	6	10	(10)	0.2	(0.2)	2	6
Case IIA, IIA (rev)	6	(6)	(6)	0.2	(0.2)	(0.2)	(6)
Cases IIB, IIC, IIC (rev) & IID	(2)	(2)	(0.02)	(0.02)	(0.1)	(2)	

Values in parentheses are poorly known; estimated by assumption of behavior similar to a homolog element.

Source. Lappin et al., 1989, Table E-12.

TABLE I.2.5  $K_d$  and  $K_a$  values for radionuclide transport in tunnels, seals, and MB 139

	Pu	Am	Cm	U	Np	Pb, Ra	Th
Clay in crushed Salado salt, $K_d$ (ml/g)	100	100	100	1	(10)	(1)	(100)
Anhydrite in MB 139, $K_d$ (ml/g)	100	25	25	(1)	(1)	(1)	(100)
Anhydrite in MB 139, $K_a$ (ml/m <sup>2</sup> )	3700	925	(925)	(37)	(37)	(37)	(3700)

Values in parentheses are poorly known; estimated by assumption of behavior similar to a homolog element.

Source. Lappin et al., 1989, Table D-5.

where  $K_a$  is the sorption ratio in Table I.2.4,  $a$  is the specific surface of the fracture (fracture surface area per unit volume of fracture), and  $\phi$  is the porosity.

Similarly a retardation factor for use in transport through the porosity-controlled flow in the tunnels and seals can be calculated as

$$R = 1 + \rho K_d (1 - \phi) / \phi \quad (I-40)$$

where  $K_d$  is the distribution coefficient given in Table I.2.5,  $\rho$  is the grain density, and  $\phi$  is the porosity.

The following procedure was used to obtain the recommended  $K_d$  values listed above. First, initial ranges of values were obtained from studies carried out under chemical conditions that were similar in some way to those expected under a variety of mixing ratios in the various media. Second,  $K_d$  values obtained under conditions closest to those expected in the WIPP were extrapolated to reference conditions consistent with the descriptions of Cases I and II. Data from parametric studies or theoretical calculations for simple, well-constrained systems were used to estimate the magnitude of the change in the  $K_d$  that might be related to differences between the actual experimental conditions and the range of conditions possible for the cases. Finally, uncertainties in the future physicochemical conditions in the repository and along the flow path in the Culebra dolomite were considered. Possible deviations of  $K_d$  values from those estimated in the previous step were evaluated, and a set of conservative, realistic  $K_d$  values was selected.

In the waste panels, solution chemistry will be dominated by the composition of Salado brines, leachates from the waste, concrete and steel drums, and the products of microbial degradation. In the SEIS analyses, it was assumed that the important sorbing substrates will be iron oxide corrosion products and bentonite backfill. Radionuclide transport within the waste panel was not considered in the report. Available sorption data were used to estimate the partitioning of radionuclides between solution and suspended solids.

The amount of radionuclide sorbed to the particulates will be related to the solution composition and to the total number of sorption sites of the substrate. Consideration was first given to sorption capacity independent of the effects of solution composition. For an oxide or oxyhydroxide, the total sorption capacity is related to the number of surface hydroxyl groups. For a clay such as bentonite, the sorption capacity will be determined by both the number of exchangeable (fixed-charge) sites and the number of hydroxyl groups (Kent et al., 1988).

The total sorption capacities of iron oxyhydroxide and bentonite were estimated from experimental data obtained under conditions very different from those assumed for the waste panel. Under conditions of low total dissolved solids, low concentration of cations such as  $Mg^{+2}$  and  $Ca^{+2}$  and low organic concentration, sorption capacities of bentonite could range from 10 to 100 milliequivalents (meq) per 100 grams (Dever, 1982; Tsunashima et al., 1981). Under similar conditions, the sorption capacity of iron oxyhydroxides could range from 60 to 300 meq per 100 grams (estimated from data in

Hayes et al. (1988, Table 1). The actual sorption capacities will depend on the crystallinity and stoichiometry of the clays and iron oxides present in the repository.

Moderate concentrations of carbonate, organic-sequestering agents,  $Mg^{+2}$ , and  $Ca^{+2}$ , however, will keep some of the sorption sites from being occupied by actinide ions. The effects of the solution composition on sorption are discussed in more detail in Lappin et al. (1989, Section 3.3.4.2).

#### **1.2.2.1 Rationale for Extrapolation of $K_d$ Values**

Table I.2.6 summarizes a variety of data on experimental measurements of  $K_d$ s in brine. The values for  $K_d$  used in this SEIS are lower than those listed in Table I.2.6. Many of the  $K_d$ s for the actinides reported in the literature are in the range 10,000 to 100,000 ml/g. The  $K_d$ s were calculated solely from the loss of radioactivity from solution, and therefore small errors in the measurement of a trace amount of radionuclide remaining in solution could lead to large errors in the calculated  $K_d$ . Review of experimental procedures used to obtain the values suggests that the results could be compromised by unrecognized precipitation; this error would lead to high  $K_d$ s that would overestimate the extent of sorption. This kind of error could be especially important for data from WIPP Brine A and B. Saturation index calculations by Melfi (1985) indicated that Brine A is supersaturated with respect to calcite ( $CaCO_3$ ) and that Brine B is supersaturated with respect to gypsum ( $CaSO_4 \cdot 2H_2O$ ). The extent to which the actinides or fission products can be incorporated into the crystal structure of either of these minerals has not been determined.

The uncertainties in the course of the future chemical evolution of the repository and aquifer require consideration of large ranges of pH, Eh, organic content, and carbonate content of the groundwaters. These possible variations in solution chemistry could result in order of magnitude changes of the  $K_d$ s from the values obtained in the experimental studies listed in Table I.2.6. Evaluation of the magnitude of these changes requires several assumptions about the nature of sorption reactions occurring on the substrates.

For the purpose of the SEIS, it is assumed that only the clay, anhydrite, and salt components of the Salado will come into contact with the radionuclides during transport. It is assumed that none of the elements sorb onto halite ( $K_d = 0$ ). The sorption of trace metals onto salt-like minerals such as anhydrite is poorly understood; the paucity of relevant data precludes extrapolation of sorption behavior to physicochemical conditions that differ from those specifically examined in the experimental studies listed in Table I.2.6. Some qualitative extrapolations are made; they are based solely on the predicted aqueous speciation of the radionuclides.

TABLE I.2.6 Sources of  $K_d$  data used to estimate values for repository (Case I) and Culebra (Case II) transport (saline water  $\pm$  organic ligands). (See Lappin et al. [1989], Table 3-4 for compositions of WIPP brines A and B)

Reference	Water	Rock	Organics	Reported $K_d$ range						
				Pu	Am	Cm	U	Np	Eu	
Nowak (1980)	Brine A	Bentonite	None	2.3x10 <sup>3</sup> to 3.4x10 <sup>3</sup>						350
	Brine B	Bentonite	None	2x10 <sup>4</sup> to 4x10 <sup>4</sup>	4.1x10 <sup>3</sup> to 1.4x10 <sup>4</sup>					1.4x10 <sup>3</sup> to 1.7x10 <sup>3</sup>
Dosch & Lynch (1978)	Brine A	Clay	None							> 1x10 <sup>3</sup>
	Brine B	Clay	None	4x10 <sup>4</sup> to 7.2x10 <sup>4</sup>	310 to 1100	2.7x10 <sup>3</sup> to 1.9x10 <sup>4</sup>				> 1x10 <sup>4</sup>
	Dissolution Brine	Halite (as clay)	None None	17 to 59 (1x10 <sup>4</sup> to 2x10 <sup>4</sup> )	11 to 306 (3.8x10 <sup>3</sup> to 1.8x10 <sup>5</sup> )	56 to 354 2x10 <sup>4</sup> 2.1x10 <sup>5</sup>				
	Brine A	Rustler Dolomite								> 5x10 <sup>3</sup>
	Brine B	Rustler Dolomite	None	2.1x10 <sup>3</sup> to 5.4x10 <sup>3</sup>	3.2x10 <sup>2</sup> to 2.6x10 <sup>3</sup>	1.3x10 <sup>3</sup> 1.2x10 <sup>4</sup>				> 5x10 <sup>3</sup>
	Brine B	Anhydrite	None	6.7x10 <sup>3</sup>	2.9x10 <sup>2</sup>	4.2x10 <sup>3</sup>				> 1x10 <sup>3</sup>
Dosch (1981)	Brine A	Culebra Dolomite	None				0 to 2			
	Brine B	Culebra Dolomite					1.5 to 608			

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Cf. Lappin et al., 1989, Table 3-14.

TABLE I.2.6 Continued

Reference	Water	Rock	Organics	Reported $K_d$ range					
				Pu	Am	Cm	U	Np	Eu
Serne et al. (1977)	Brine A	Rustler Dolomite					29 to 52		
	Brine B	Culebra Dolomite	None	50 to 200	340 to 1160	0.0 to $1.2 \times 10^4$	0 to 7.1	10 to 28	22 to 40
Paine (1978); Dosch & Lynch (1978)	Brine B	Culebra Dolomite	EDTA, etc.	25 to 6,000	100 to $2.8 \times 10^4$				
	Brine B	Rustler Dolomite	Waste	560 to $1.8 \times 10^4$	$5.7 \times 10^4$ to $1.7 \times 10^5$				70 to 660
	Brine B	Anhydrite	Waste						400
	Brine B	Clay	Waste						$2.8 \times 10^4$
Tien et al. (1983)	Salt brine	Claystone	None	$3 \times 10^2$ to $1 \times 10^4$ Ra = 3	90 to 1,000	$3 \times 10^2$ to $1 \times 10^4$	50	5 to 2,000	
	(TDS: > $3 \times 10^{-4}$ )	Carbonate	None	50 to $6 \times 10^3$	$3 \times 10^2$ to $2 \times 10^4$	$3 \times 10^2$ to $1 \times 10^4$	0 to 3	15 to 30	
		Salts	None	20 to $1 \times 10^4$	$3 \times 10^2$ to $2 \times 10^5$	$3.5 \times 10^2$ to $2 \times 10^5$			

TABLE I.2.6 Concluded

Additional References	Water	Rock	Reported $K_d$ range					
			Pu	Am	Cm	U	Np	Eu
Dosch and Lynch (1978)	Solution C	Rustler Dolomite	2.4x10 <sup>3</sup> to 7.3x10 <sup>3</sup>	2.4x10 <sup>3</sup> to 2.2x10 <sup>4</sup>	4.2x10 <sup>4</sup> to 1.1x10 <sup>5</sup>			> 1x10 <sup>4</sup>
	Solution C	Clay	4x10 <sup>4</sup> to 1.8x10 <sup>5</sup>	2.3x10 <sup>3</sup> to 3.5x10 <sup>3</sup>	1.6x10 <sup>5</sup> to 4.2x10 <sup>5</sup>			> 1x10 <sup>4</sup>
	Solution C	Anhydrite	7.7x10 <sup>4</sup>	2.2x10 <sup>3</sup>	1.8x10 <sup>5</sup>			> 1x10 <sup>3</sup>
Dosch (1981)	Solution C H2 (B,C)	Rustler Dolomite Culebra Dolomite					13 to 175 0.6 to 7.4	
Lynch and Dosch (1980)	H2 (B,C)	Rustler Dolomite	83 to 1055	119 to 383				
Serne et al. (1977)	Solution C	Culebra Dolomite	42 to 2206	2,500 to 3,000	1.6x10 <sup>3</sup> to 4.3x10 <sup>4</sup>	0 to 16	5 to 35	
Tien et al. (1983)	Saline H <sub>2</sub> O	Claystone	300	200 to 1x10 <sup>4</sup>	1,000	20	1 to 75	
	(TDS: 5x10 <sup>3</sup> to 3x10 <sup>4</sup> )	Carbonate	Ra = 30 500 Th = 2.7x10 <sup>3</sup> to 1x10 <sup>4</sup>	3,000	3,000	3	21	
	Fresh H <sub>2</sub> O	Claystone	30 to 1x10 <sup>4</sup> Ra = 300	700 to 1x10 <sup>4</sup>	700 to 1x10 <sup>5</sup>	1.270	2 to 400	
	(TDS: < 5x10 <sup>3</sup> )	Carbonate	100-7,000 Th = 1x10 <sup>3</sup> to 1x10 <sup>5</sup>	500 to 1x10 <sup>5</sup>	6x10 <sup>3</sup> to 4x10 <sup>4</sup>	0 to 15	15 to 30	

### 1.2.2.2 Rationale for Choices of Recommended $K_d$ Values

The data for the simple systems discussed above suggest that the amount of sorption of actinides onto either clays or sulfates present in the repository could be several orders of magnitude less than that suggested by the  $K_d$  data listed in Table 1.2.6. Although it is possible that under severe conditions, the  $K_d$ s will be close to zero, there is evidence that some sorption will occur; therefore in the SEIS the  $K_d$ s are not assumed to be zero. The rationales behind the  $K_d$  values chosen for each element are given below.

Plutonium.  $K_d$  values are decreased by 2 to 3 orders of magnitude from the values in Table 1.2.6 to account for the potential effect of carbonate complexation and competition for sorption sites by competing cations.

Americium.  $K_d$  values are decreased by factors of 3 to 1,000 from values listed in the table to account for the potential effects of organic complexation. For example, Swanson (1986) found that EDTA significantly decreased Am sorption onto kaolinite and montmorillonite. The magnitude of this effect was a function of the pH and concentrations of EDTA, Ca, Mg, and Fe in solution.

Curium.  $K_d$  values were decreased by factors of 3 to 100 from the values listed in Table 1.2.6 based on the assumption of similar behavior to Am and Eu.

Uranium and Neptunium. Generally, low  $K_d$ s have been measured in waters relevant to the WIPP. The  $K_d$  of uranium is very dependent on the pH and the extent of complexation by carbonate and organic ligands. A low value ( $K_d = 1$ ) has been assumed in the SEIS to account for the possible effects of complexation and competition. Theoretical calculations (Siegel et al., 1989) and arguments based on similarities in speciation, ionic radii, and valence (Chapman and Smellie, 1986) suggest that the behavior of neptunium will be similar to that of uranium.

Thorium. There are few data for thorium under conditions relevant to the WIPP. Thorium  $K_d$  values were estimated from data for plutonium, a reasonable homolog element (Krauskopf, 1986). Data describing sorption of Th onto kaolinite (Riese, 1982) suggest that a high concentration of Ca and Mg will prevent significant amounts of sorption onto clays in the repository. Stability constants for organo-thorium complexes suggest that organic complexation could be important in the repository and may inhibit sorption (Langmuir and Herman, 1980).

Radium and Lead. There are very few sorption data for radium under conditions relevant to the WIPP.  $K_d$  values in Table 1.2.6 were estimated from assumption of homologous Ra-Pb behavior in Tien et al. (1983). Data from Riese (1982) suggest that Ra will sorb onto clays but that high concentrations of Ca and Mg will inhibit sorption. Langmuir and Riese (1985) present theoretical empirical arguments that suggest that Ra will coprecipitate in calcite and gypsum/anhydrite in solutions close to saturation with respect to these minerals.

### 1.2.3 BRINE RESERVOIR PARAMETERS

In order to model the hydraulic connection between the Culebra member and a brine reservoir in the underlying Castile Formation, it is necessary to realistically define the hydrologic parameters that govern the transient hydraulic response of the brine reservoir. These parameters include

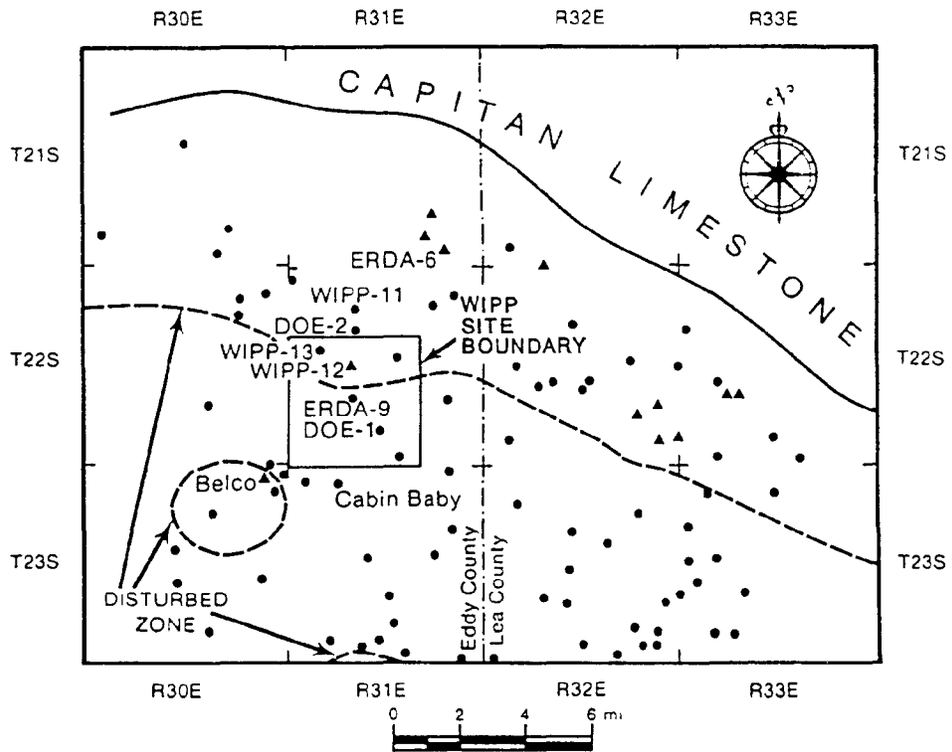
- $P_i$  = initial reservoir pressure
- $b$  = reservoir thickness
- $T$  = reservoir transmissivity
- $\rho$  = reservoir fluid density
- $r_b$  = effective distance to the reservoir boundary
- $\phi$  = reservoir porosity
- $\alpha$  = reservoir compressibility

Interpretation of flow and buildup data from the WIPP-12 brine reservoir indicates that the reservoir is heterogeneous (Popielak et al., 1983). As a result, the hypothetical WIPP brine reservoir is being modeled as consisting of three separate media. Base-case values for each of the parameters listed above are derived from the available data on WIPP-12 (D'Appolonia Consulting Engineers, 1982 and 1983; Popielak et al., 1983) and on the interpretation presented in Section 3.4.3 of Lappin et al. (1989). Uncertainty ranges about these base-case values are derived from WIPP-12 test interpretations and from the limited data base from 12 other wells that have penetrated brine reservoirs in the Castile Formation in the vicinity of the WIPP site. Because data on 11 of these brine occurrences are limited, the parameter range is derived in most cases from the WIPP-12 and ERDA-6 data. For well locations and distributions of Castile brine occurrences, see Figure 1.2.1. The following subsections define the base case and ranges of the appropriate parameters. The selections are summarized in Table 1.2.7.

#### 1.2.3.1 Initial Reservoir Pressure

Two types of data were considered to be best suited for determining initial reservoir pressure. The first is the data on the earliest buildup recorded after encountering the brine reservoir, and the second is the data on the longest buildup recorded.

After the brine reservoir was encountered, WIPP-12 was shut in for 1.43 days. The buildup observed after shut-in was near instantaneous, because only a very limited volume of reservoir fluid had been produced. The maximum pressure observed during this buildup was 1.5 MPa at the surface, a good choice for static reservoir pressure. This pressure corresponds to a reservoir pressure of 12.7 MPa when extrapolated to the center of the brine reservoir at WIPP-12 (918.8 m below the ground surface (BGS)). The longest buildup period followed Flow Test 3. The flow sequence was 7.0 days in length, followed by a buildup period lasting 278.4 days. For this test, the Horner method (Lee, 1982) was appropriate. By extrapolating to a Horner time of one, an undisturbed reservoir pressure of 1.4 MPa was obtained. This corresponds to an initial pressure of 12.6 MPa at the reservoir center depth of 918.8 m BGS.



**LEGEND**

REF: LAPPIN, 1988.

- ▲ BOREHOLE IN WHICH CASTILE FORMATION BRINE WAS ENCOUNTERED
- BOREHOLE THAT PENETRATED THE CASTILE FORMATION BUT DID NOT ENCOUNTER BRINE (ERDA-9 IS INCLUDED FOR REFERENCE ONLY)

**FIGURE 1.2.1  
GENERALIZED DISTRIBUTION OF CASTILE FORMATION BRINE OCCURRENCES AND APPROXIMATE EXTENT OF THE CASTILE "DISTURBED ZONE" IN THE NORTHERN DELAWARE BASIN**

TABLE I.2.7 Base-case and range of values of parameters describing the brine reservoir

Parameter	Symbol	Base case	Range	Units
Initial pressure	$P_i$	12.7	7.0 to 17.4	MPa
Effective thickness	$b$	7.0	7.0 to 24.0	m
Transmissivity of inner zone	$T_i$	$7 \times 10^{-4}$	$7 \times 10^{-6}$ to $7 \times 10^{-2}$	$m^2/s$
Distance to intermediate zone contact	$r_2$	300	100 to 900	m
Transmissivity of intermediate zone	$T_o$	$7 \times 10^{-6}$	$7 \times 10^{-8}$ to $7 \times 10^{-4}$	$m^2/s$
Distance to outer zone contact	$r_3$	2,000	30 to 8,600	m
Transmissivity of outer zone	$T_m$	$1 \times 10^{-11}$	Constant	$m^2/s$
Fluid density	$\rho_f$	1240	Constant	$kg/m^3$
Porosity	$\phi$	0.005	0.001-0.01	
Compressibility	$\alpha$	$1 \times 10^{-9}$	$1 \times 10^{-10}$ to $1 \times 10^{-8}$	1/Pa

Cf. Lappin et al., 1989, Table E-4.

For this modeling study, the base-case reservoir pressure is taken from the highest pressure monitored during the testing of the brine reservoir at WIPP-12, which is equivalent to a pressure of 12.7 MPa at the reservoir center. Of the 13 wells in the northern Delaware Basin that have encountered brine reservoirs, only 4, including WIPP-12, have been tested adequately enough to estimate the formation pressure. These pressures range from 12.6 to 14.3 MPa at formation depth (Popielak et al., 1983). Minimum pressures for nine other wells have been estimated from the minimum pressure needed to allow flow at the surface. From these nine estimates, minimum formation pressures range from 7.0 to 17.4 MPa. The range of initial reservoir pressures for this study is therefore taken to be 7.0 to 17.4 MPa. The base-case value is representative of the WIPP-12 reservoir (for which the best data are available) and is 12.7 MPa at reservoir depth.

### **I.2.3.2 Reservoir Thickness**

In most cases, the brine reservoirs encountered in the Castile Formation are in the lower portion of the uppermost anhydrite unit present at that location. The uppermost anhydrite unit at WIPP-12 is Anhydrite III, which is locally 96.6 m thick (Popielak et al., 1983). The WIPP-12 brine reservoir was at the base of Anhydrite III and appears to have been limited to a small fractured zone.

Anhydrite III at WIPP-12 was mapped by coring, caliper logs, acoustic televiewer logs, neutron logs, and spinner logs (Popielak et al., 1983). A review of these observations identified seven megascopic fractures in Anhydrite III. All these fractures were high-angle fractures with dips ranging from 70 degrees to vertical. Only two showed any evidence of brine production, as identified by the spinner log conducted by the USGS (D'Appolonia Consulting Engineers, 1982). The uppermost brine-producing fracture (fracture C) extended from 916.2 to 917.1 m; the lowermost (fracture D) extended from 919.0 to 921.1 m BGS. These depths were taken from the acoustic televiewer log. The spinner log defined the interval from which nearly 100 percent of the flow was coming as that between 916.2 to 921.4 m BGS, which correlates well with both the caliper log and the acoustic televiewer log (Popielak et al., 1983; D'Appolonia Consulting Engineers, 1982).

Because the reservoir is heterogeneous and composed of high-angle fractures, its thickness is difficult to define from borehole reconnaissance at a single location. The base-case effective thickness of the reservoir is estimated to be 7 m and to occur between 915.3 and 922.3 m BGS. The center of the reservoir is taken to be at a depth of 918.8 m BGS, which is the center of the interval that produced nearly all of the inflow at WIPP-12 (D'Appolonia Consulting Engineers, 1982). All downhole pressures are referenced from a depth of 918.8 m BGS. The base-case effective thickness of 7 m shown in Table I.2.7 can be considered a minimum thickness. From the center of the reservoir to the base of Anhydrite III is approximately 12.0 m. The maximum effective thickness will be considered 24 m centered at 918.8 m BGS. Because the product of hydraulic conductivity and thickness (transmissivity) cannot be determined in the reservoir characterization analyses, sensitivity calculations will be performed upon transmissivity. The variation in transmissivity caused by thickness uncertainty will be less than the variation in transmissivity caused by uncertainty in hydraulic conductivity. As a result, the total variation in formation transmissivity will be driven largely by hydraulic conductivity variation, as described in the following subsection.

### **I.2.3.3 Reservoir Transmissivity**

For modeling, the WIPP-12 reservoir is conceptualized as being composed of two separate, concentric, fractured media with different transmissivities. Because this modeling study will allow very long flow periods in the brine reservoir, the far-field matrix is also expected to contribute to the reservoir response. This matrix is modeled by attaching an infinite low-transmissivity zone to the outside edge of the intermediate zone through the application of a Carter-Tracy boundary condition (Carter and Tracy, 1960; Reeves et al., 1986). This outermost zone represents the intact Castile Anhydrite III. Popielak et al. (1983) determined that the intact formation matrix had a permeability

of less than  $2 \times 10^{-19} \text{ m}^2$ . Assuming a thickness of 7 m, the transmissivity of the outer zone is equal to approximately  $1 \times 10^{-11} \text{ m}^2/\text{s}$ . The transmissivity of the outer zone is at least six to eight orders of magnitude smaller than the base-case transmissivity of the inner and intermediate zones. For this modeling study, the outer zone represented by the Carter-Tracy boundary condition is assigned a constant transmissivity of  $1 \times 10^{-11} \text{ m}^2/\text{s}$ .

From hydraulic interpretations, it was determined that the inner region of the reservoir can be modeled as a cylindrical zone having a transmissivity of  $7 \times 10^{-4} \text{ m}^2/\text{s}$  and extending out from the well to an effective radius of 300 m. The remainder of the reservoir was interpreted as having a smaller mean transmissivity. This intermediate zone is assigned a lower transmissivity equal to  $7 \times 10^{-6} \text{ m}^2/\text{s}$  out to a radius of 2,000 m. These values are interpreted from WIPP-12 testing and are considered base-case values listed in Table I.2.7 for the hypothetical brine reservoir. The transmissivities of these two zones are estimated to range, somewhat arbitrarily, by two orders of magnitude from the base-case values. The only Castile brine reservoir transmissivity data available for comparison to these base-case values and ranges are presented by Popielak et al. (1983), who determined transmissivities from as low as  $1.6 \times 10^{-9} \text{ m}^2/\text{s}$  at ERDA-6 to as high as  $8 \times 10^{-4} \text{ m}^2/\text{s}$  at WIPP-12.

#### **I.2.3.4 Reservoir Fluid Density**

The brine from the WIPP-12 brine reservoir has an average level of total dissolved solids of 328,000 mg/L, as determined from laboratory analyses of 13 water samples (Popielak et al., 1983). The average specific gravity, based on 59 field analyses, is 1.215. In addition to these traditional analyses, four borehole-pressure-gradient surveys were performed in 1982 and 1983 at WIPP-12 as part of the hydraulic testing program. These surveys showed pressure gradients ranging from 0.0121 to 0.0123 MPa/m with an average of 0.0122 MPa/m. This average gradient corresponds to an average fluid density of  $1240.6 \text{ kg}/\text{m}^3$ . For this study, the base-case brine-reservoir fluid density is taken to be  $1241 \text{ kg}/\text{m}^3$ . This parameter will not be varied, and a representative range is not defined.

#### **I.2.3.5 Reservoir Boundary**

Because of the isolated distribution of brine reservoir encounters in the Castile Formation, the reservoirs must be considered limited, with some outer boundary beyond which hydraulic communication is minimal. Methods used to infer the limits of brine reservoirs in the Castile Formation are varied. One method is to look at a map of wells penetrating the Castile Formation and identify which wells did, and which did not, encounter a brine reservoir. When a well that encountered a brine reservoir is surrounded by wells that did not, the distance of the latter wells from the brine reservoir well represents a maximum radius for the boundary of that reservoir. For example, WIPP-12 is surrounded by four nearby wells that did not encounter brine in the Castile Formation. These four wells range in distance from 2 to 3 km from WIPP-12. Therefore, if it is conservatively assumed that WIPP-12 is located at the center of the reservoir and the reservoir is circular, the WIPP-12 reservoir has at most a 2,000 m radius. Most brine reservoirs in the Castile in the northern Delaware Basin are found

to have radii varying from approximately 800 to 3,200 m. Other shapes than circular are possible, but they have not been included in the analysis.

A recent investigation of a different kind that may be used to delineate the extent of the WIPP-12 brine reservoir is a time-domain electromagnetic survey (TDEM) performed at land surface over the waste emplacement panels (Earth Technology Corporation, 1988). This study suggests that there is a low-resistivity body, interpreted as a brine reservoir, within the Castile Formation under portions of the waste emplacement panels. If one assumes that this brine is connected to the WIPP-12 brine reservoir, then one reservoir boundary is at least 1,600 to 2,000 m from WIPP-12.

Another method of inferring the reservoir extent at WIPP-12 is to estimate the total bulk volume of the reservoir using the concept of the storage coefficient of an elastic aquifer. The storage coefficient is defined as the volume of water removed from a vertical column of aquifer of height  $m$  and unit basal area when the head declines by one unit (Domenico, 1972). The equation for the storage coefficient can be written as

$$S = b \rho g (\alpha + \phi \beta) \quad (I-41)$$

where  $b$  is the aquifer thickness,  $\rho$  is fluid density,  $g$  is the acceleration due to gravity,  $\alpha$  is the compressibility of solids,  $\phi$  is the porosity, and  $\beta$  is the compressibility of the fluid. Domenico (1972) showed that the amount of water released from storage for a given head decline over an area  $A$  is equal to

$$\Delta V = S A \Delta h \quad (I-42)$$

where  $h$  is the given head decline. Equation (I-42) can be expanded to

$$\Delta V = \rho g (\alpha + \phi \beta) (bA) \Delta h \quad (I-43)$$

where the product  $(bA)$  is equal to the bulk volume of the aquifer ( $V_b$ ) over which the unit decline in head has occurred and from which water has subsequently been released. Knowing that pressure decline is equal to the product  $(\rho g \Delta h)$ , and solving for the bulk volume of the aquifer, Equation (I-43) can be expressed as

$$V_b = V / (\alpha + \phi \beta) \Delta P \quad (I-44)$$

Therefore, if the total compressibility of an aquifer and the total pressure change  $\Delta P$  that has occurred as a result of known fluid volume release ( $\Delta V$ ) are known, an estimate of the total bulk volume of the aquifer can be made. This calculation assumes that the pressure change has been uniform over the total bulk volume and that no mass has been transferred across the aquifer boundaries. Assuming a total thickness and a reservoir geometry, one can estimate the distance to the reservoir boundary.

From the time of initial penetration of the brine reservoir at WIPP-12 to the end of Flow Test 3, a volume of 36,935 m<sup>3</sup> was produced from the reservoir. The residual pressure drop measured at the wellbore at the end of a 278.4 day shut in was 0.23 MPa. For the range of total compressibilities, adopted Equation (I-44) gives a range in aquifer

bulk volume of  $1.66 \times 10^7$  to  $1.66 \times 10^9$  m<sup>3</sup>. Then, if the brine reservoir is a right-circular cylinder with a range in effective thickness from 7 to 24 m, the estimated reservoir boundary radius is between 460 and 8,600 m. Popielak et al. (1983) reported that at the ERDA-6 reservoir the production of 262.3 m<sup>3</sup> of reservoir fluid resulted in a change in pressure in the aquifer of 0.36 MPa. Using the same ranges of compressibility and effective thickness as above, the range in aquifer bulk volume at ERDA-6 is estimated to be  $7.32 \times 10^4$  to  $7.32 \times 10^6$  m<sup>3</sup>. This corresponds to a range in estimated reservoir radius from 30 to 560 m.

The final method considered here for identifying boundaries or large-scale heterogeneities is hydraulic-test interpretation. The hydraulic data do not provide evidence to accurately define the outer boundary location for the WIPP-12 brine reservoir. However, the fact that the reservoir did not recover to static pressure during 278 days of buildup following Flow Test 3 suggests that a boundary may have been encountered in the volume of rock stressed during the testing activities at WIPP-12.

The potential range of reservoir radii based on the minimum and maximum estimates calculated using the various methods is from 30 to 8,600 m. The minimum and maximum estimates, and therefore the range, for reservoir radii come from the calculation based upon estimating the total reservoir bulk volume. The large variation in these estimates comes from the two order of magnitude range in the uncertainty of total aquifer compressibility. Although it is not probable that any of these brine reservoirs have radii as great as 8,600 m, this value will be used to represent a maximum case (i.e., greatest volume). The base-case reservoir radius, taken from the hydraulic interpretations presented in an earlier subsection, is 2,000 m. Because for long flow periods the hydraulic response of the reservoir is a product of the coupled matrix-fracture diffusivities, a Carter-Tracy boundary condition is attached to the peripheral edge of the modeled region. This boundary condition represents the low-permeability far-field anhydrite matrix, which is considered homogeneous and infinite.

#### **1.2.3.6 Reservoir Porosity**

Porosity determinations were made on the reservoir anhydrite through geophysical logging and laboratory tests. A neutron-porosity log, a gamma-density log, and an acoustic log were used to estimate total porosity within Anhydrite III of the Castile Formation. Estimates of porosity from these logs ranged from 0 to 5 percent (Popielak et al., 1983). Laboratory porosity determinations were also performed on two intact pieces of core from Anhydrite III. The first piece of core (from 858 m BGS) had a porosity of 0.8 percent, and the second piece (from 916.5 m BGS) had a porosity of 0.2 percent (Popielak et al., 1983).

The brine occurrence appears to be associated with a zone of secondary porosity resulting from the deformation fracturing of the brittle anhydrites. A medium like this is often characterized by very low secondary porosities and high transmissivities. Because we have no accurate means of estimating secondary porosity for this medium, this modeling will adopt the same range of secondary porosity of 0.1 to 1.0 percent that was used by Popielak et al. (1983). The base-case value of porosity is chosen to be 0.5 percent.

### 1.2.3.7 Reservoir Compressibility

In this study, the specific storage is calculated in the classical hydrogeologic representation where the medium compressibility is normalized with respect to the bulk volume (Narasimhan and Kanehiro, 1980). The medium compressibility ( $\alpha$ ) for a triaxial system can be defined as the inverse of the bulk modulus (B) of the rock

$$\alpha = (1/B) \quad (I-45)$$

The bulk compressibility of Anhydrite III was estimated from values of the bulk modulus determined from acoustic logs that were run in WIPP-12. Popielak et al. (1983) reported that the values of bulk modulus for Anhydrite III range from  $3.45 \times 10^{10}$  to  $6.89 \times 10^9$  Pa. This represents a compressibility range from  $2.9 \times 10^{-11}$  to  $1.45 \times 10^{-10}$  Pa<sup>-1</sup>. These values are considered representative of the intact anhydrite. The compressibility of a fractured or jointed rock is generally an order of magnitude higher than that of a non-fractured rock (Freeze and Cherry, 1979). Freeze and Cherry give a range for medium compressibility for a fractured or jointed rock from  $1 \times 10^{-8}$  to  $1 \times 10^{-10}$  Pa<sup>-1</sup>. This study adopts this range of compressibility and takes  $1 \times 10^{-9}$  Pa<sup>-1</sup> to be the base-case value.

### 1.2.4 BOREHOLE PARAMETERS

In Case II, a borehole is assumed to be drilled through the repository and to encounter a brine reservoir within the Castile Formation. In this subsection, the borehole location and properties used in the simulations are discussed. The respective parameters are summarized in Table I.2.8.

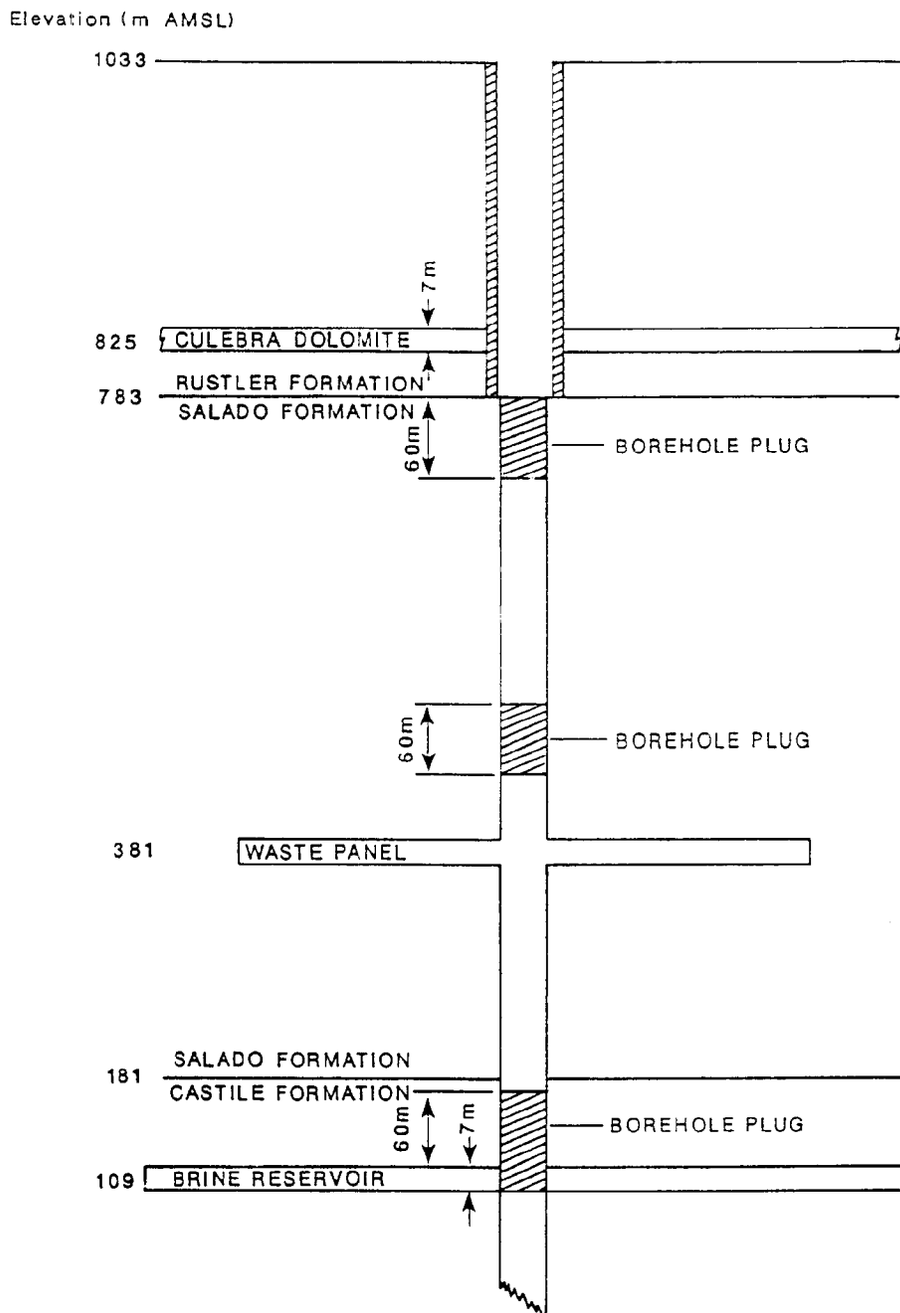
The borehole is assumed to pass through the center of the southwestern waste panel. This is conservative in that travel times in the Culebra aquifer calculated using the groundwater flow model (LaVenue et al., 1988) are shortest between the southwestern corner of the waste disposal area and off-site locations such as that of the hypothetical stock well.

Elevations of the ground surface and the Rustler units are based on the H-3 hydropad because of its nearness. The elevation for the center of the facility is taken from Bechtel (1985). Interpolation between WIPP-12 and Cabin Baby-1 was used to determine the elevation of the Salado-Castile contact at the breach-borehole location. The elevation for the center of the brine reservoir is based on interpolation between the Anhydrite III elevation at WIPP-12 and Cabin Baby-1 and the relative position of the brine reservoir in Anhydrite III at WIPP-12. A schematic representation of the borehole showing elevations and thicknesses of the various units of interest and the locations of the 60-m long borehole plays are shown in Figure I.2.2.

TABLE I.2.8 Specifications for intrusion borehole for Case II simulations

Parameter	Value	Units
Borehole UTM location at center of southwestern waste panel (Case I)	613324 3581146	m E m N
Revised location (Case II)	613331 3581141	m E m N
<b>Elevations</b>		
Ground surface	1033	m
Center of Culebra	825	m
Rustler-Salado contact	783	m
Center of waste panel	381	m
Salado-Castile contact	181	m
Center of brine reservoir	109	m
<b>Drilled diameter</b>		
In Rustler (oil well)	0.413	m
In Rustler (gas well)	0.457	m
In Salado and Castile (oil well)	0.311	m
In Salado and Castile (gas well)	0.356	m
<b>Hole diameters used in numerical analysis</b>		
Cased inside diameter of average hole in Rustler	0.326	m
Diameter of average borehole in Salado and Castile	0.334	m
<b>Borehole plugs</b>		
Lengths	60	m
Locations (above brine reservoir, below potash zone, and below Rustler)		
<b>Effective borehole permeability</b>		
Open borehole period	infinite	
Plug in Castile	$10^{-15}$	$m^2$
Plugs in Salado	$10^{-18}$	$m^2$
For times greater than 150 years		
Case IIA	$10^{-12}$	$m^2$
Cases IIB and IIC	$10^{-11}$	$m^2$

Cf. Lappin et al., 1989, Table E-2.



REF: LAPPIN et al., 1989.

**FIGURE I.2.2**  
**REPRESENTATIVE PLAN FOR PLUGGING A BOREHOLE THROUGH**  
**THE REPOSITORY TO A CASTILE FORMATION BRINE RESERVOIR**

Borehole diameters for oil and gas wells are 0.413 m (16-1/4 inch) and 0.457 m (18 inch), respectively, from ground surface to the top of the Salado Formation and 0.311 m (12-1/4 inch) and 0.356 m (14 inch), respectively, below the top of the Salado Formation.

In the SWIFT II simulations, the hydraulic conductance of the borehole between the brine reservoir and the Culebra is used as input for modeling the hydraulic coupling of the two water-bearing horizons. The hydraulic conductance is defined in terms of a transmissibility  $T_w$  by the relation

$$T_w = kA/L \quad (I-46)$$

where  $k$  is the effective borehole permeability,  $A$  is the borehole cross-sectional area, and  $L$  is the length of the plugs or "rubbleized" borehole zones. Since two potential borehole diameters are possible in exploratory drilling of oil and gas wells, an average cross-sectional area for these two well types was used. An effective borehole hydraulic conductance was calculated as a harmonic average (i.e.,  $K_{ave} = [(1/K_1 + 1/K_2)/2]^{-1}$ ) using the appropriate borehole or plug lengths with specific permeabilities and cross-sectional areas. For modeling purposes, it is assumed that the plugs remain intact for the first 75 years after emplacement, and then their transmissibilities increase linearly until 150 years, when the effective borehole permeability is  $10^{-12} \text{ m}^2$  for Cases IIA and IIA (rev) and  $10^{-11} \text{ m}^2$  for Cases IIB, IIC, IIC (rev), and IID. This time-varying transmissibility is implemented stepwise with equal increments to the transmissibility at 75, 100, 125, and 150 years.

## 1.2.5 REPOSITORY SOURCE-TERM PARAMETERS

The parameters necessary for quantifying the source term to the Culebra aquifer for the Case II simulations using SWIFT II are summarized in Tables 1.2.9, 1.2.10, and 1.2.11.

Waste Species and Mass Inventory. Calculations were performed for four radioactive decay chains ( $^{240}\text{Pu}$ ,  $^{239}\text{Pu}$ ,  $^{238}\text{Pu}$ , and  $^{241}\text{Am}$ ) and stable lead for a time period of 10,000 years. The initial total waste inventories for the decay-chain members of interest and stable lead in the repository are presented in Tables 1.2.10 and 1.2.11.

Calculations of brine inflow in Cases IIA, IIB, and IIC indicate an average value of  $1.3 \text{ m}^3/\text{yr}$  for one panel of seven rooms plus accessways. In cases IIA (rev) and IIC (rev), this value was adjusted to  $1.4 \text{ m}^3/\text{yr}$ . In the Case II simulations, this flux is added to the flux from the brine reservoir to the Culebra. As a consequence of the different specified hydrologic properties of the rooms for Cases IIA and IIB, the mass loading to the borehole is different for the two situations (see Table 5.57). For Cases IIA, IIA (rev), IIC, and IIC (rev), all fluid flowing from the Castile brine reservoir is assumed to have access to the waste mass in one panel, whereas in Cases IIB and IID, the fluid from the Castile brine reservoir does not mix with the waste. Therefore, in Cases IIB and IID the only fluids reaching the Culebra are uncontaminated brine from the Castile and contaminated brine from the Salado. In the first three cases,  $1.3 \text{ m}^3/\text{yr}$  of Salado brine inflow ( $1.4 \text{ m}^3/\text{yr}$  for the revised cases) that has contacted the waste mass is specified to enter the borehole and flow to the Culebra aquifer. In Case IID,  $0.1 \text{ m}^3/\text{yr}$  of Salado brine, from one room only, passes through the waste mass to the borehole.

TABLE I.2.9 Specifications for repository parameters used in Case II simulations

Parameter	Symbol	Base Case	Units
Soluble radionuclide concentration for each decay-chain member in Cases IIA, IIA (rev), and IID	$C_s$	$1 \times 10^{-6}$	molar
	$C_s$	$2.4 \times 10^{-7}$	kg/kg
Cases IIB, IIC, and IIC (rev)	$C_s$	$1 \times 10^{-4}$	molar
	$C_s$	$2.4 \times 10^{-5}$	kg/kg
Soluble stable-Pb concentration in repository in Culebra	$C_s$	$1.16 \times 10^2$	mg/L
	$C_s$	$1.16 \times 10^{-4}$	kg/kg
	$C_s$	$5.4 \times 10^1$	mg/L
	$C_s$	$5.4 \times 10^{-5}$	kg/kg
Mass in initial waste inventory	$M_i$	Reported in Table I.2.10	g
Mass in initial waste inventory (Case II revised)	$M_i$	Reported in Table I.2.11	g
Mass of waste in contact with circulating fluids after borehole is plugged	---	$M/8$	g
Mass of waste in southwestern waste panel in contact with circulating fluids after borehole is plugged (Case II revised)	---	$4.6M/43.5$	g
Pore volume in southwestern waste panel (Case II revised)	---	1,330	$m^3$
Fluid loading from repository to the borehole (q)	---	1.3	$m^3/yr$
	---	0.1	$m^3/yr$
	---	1.4	$m^3/yr$

Cf. Lappin et al., 1989, Table E-1.

**Note.** Based on the specified radionuclide solubilities expressed as molarity, solubility values expressed as kg/kg have about a 6 percent range. Because of the large uncertainty in molarity values, a single solubility value for all radionuclides was used in numerical simulations.

TABLE I.2.10 Specification of mass inventory of waste radionuclide species and stable lead in the repository for the Case II simulations

Decay chain or waste species	Nuclide	Half-life (years)	Initial waste (Ci)	Inventory (g)
$^{240}\text{Pu} \rightarrow ^{236}\text{U}$	$^{240}\text{Pu}$	$6.54 \times 10^3$	$1.05 \times 10^5$	$4.76 \times 10^5$
	$^{236}\text{U}$	$2.34 \times 10^7$	0	0
$^{239}\text{Pu}$	$^{239}\text{Pu}$	$2.41 \times 10^4$	$4.25 \times 10^5$	$6.93 \times 10^6$
$^{238}\text{Pu} \rightarrow ^{234}\text{U} \rightarrow ^{230}\text{Th} \rightarrow ^{226}\text{Ra} \rightarrow ^{210}\text{Pb}$	$^{238}\text{Pu}$	87.7	$3.90 \times 10^5$	$2.31 \times 10^5$
	$^{234}\text{U}$	$2.44 \times 10^5$	0	0
	$^{230}\text{Th}$	$7.7 \times 10^4$	0	0
	$^{226}\text{Ra}$	$1.6 \times 10^3$	0	0
	$^{210}\text{Pb}$	22.3	0	0
$^{241}\text{Am} \rightarrow ^{237}\text{Np} \rightarrow ^{233}\text{U} \rightarrow ^{229}\text{Th}$	$^{241}\text{Am}$	$4.32 \times 10^2$	$7.75 \times 10^5$	$2.26 \times 10^5$
	$^{237}\text{Np}$	$2.14 \times 10^6$	8.02	$1.14 \times 10^4$
	$^{233}\text{U}$	$1.59 \times 10^5$	$7.72 \times 10^3$	$8.15 \times 10^5$
	$^{229}\text{Th}$	$7.43 \times 10^3$	0	0
Stable Pb	n.a.	n.a.	n.a.	$1.33 \times 10^9$

Cf. Lappin et al., 1989, Table E-5.

Note. n.a. means not applicable.

TABLE I.2.11 Specification of mass inventory of waste radionuclide species and stable lead in the repository for the Case II(rev) simulations

Decay chain or waste species	Radionuclide	Half-life (years)	Ci/g	Initial inventory* (g)	Inventory at 175 Years <sup>a</sup> (g)
$^{240}\text{Pu} \rightarrow ^{236}\text{U}$	$^{240}\text{Pu}$	$6.54 \times 10^3$	$2.28 \times 10^1$	$5.27 \times 10^5$	$5.17 \times 10^5$
	$^{236}\text{U}$	$2.34 \times 10^7$	$6.47 \times 10^{-5}$	0	$9.52 \times 10^3$
$^{239}\text{Pu}$	$^{239}\text{Pu}$	$2.41 \times 10^4$	$6.21 \times 10^{-2}$	$7.88 \times 10^6$	$7.84 \times 10^6$
$^{238}\text{Pu} \rightarrow ^{234}\text{U} \rightarrow ^{230}\text{Th}$ $\rightarrow ^{226}\text{Ra} \rightarrow ^{210}\text{Pb}$	$^{238}\text{Pu}$	$8.77 \times 10^1$	$1.71 \times 10^1$	$3.06 \times 10^5$	0 <sup>b</sup>
	$^{234}\text{U}$	$2.44 \times 10^5$	$6.26 \times 10^{-3}$	0	$3.01 \times 10^5$
	$^{230}\text{Th}$	$7.70 \times 10^4$	$2.02 \times 10^{-2}$	0	0 <sup>c</sup>
	$^{226}\text{Ra}$	$1.60 \times 10^3$	$9.89 \times 10^{-1}$	0	0 <sup>d</sup>
	$^{210}\text{Pb}$	$2.23 \times 10^1$	$7.64 \times 10^1$	0	0 <sup>d</sup>
$^{241}\text{Pu} \rightarrow ^{241}\text{Am} \rightarrow ^{237}\text{Np}$ $\rightarrow ^{233}\text{U} \rightarrow ^{229}\text{Th}$	$^{241}\text{Pu}$	$1.44 \times 10^1$	$1.03 \times 10^2$	$4.56 \times 10^4$	0 <sup>b</sup>
	$^{241}\text{Am}$	$4.32 \times 10^2$	$3.43 \times 10^0$	$2.25 \times 10^5$	$2.06 \times 10^5$
	$^{237}\text{Np}$	$2.14 \times 10^6$	$7.05 \times 10^{-4}$	$1.53 \times 10^4$	$7.93 \times 10^4$
	$^{233}\text{U}$	$1.59 \times 10^5$	$9.65 \times 10^{-3}$	$9.82 \times 10^5$	$9.81 \times 10^5$
	$^{229}\text{Th}$	$7.43 \times 10^3$	$2.10 \times 10^{-1}$	0	0 <sup>c</sup>
Stable Pb	n.a.	n.a.	n.a.	$1.33 \times 10^9$	$1.33 \times 10^9$

Cf. Lappin et al., 1989, Table E-5.

Note. n.a. means not applicable.

\* Initial inventory in Ci is presented in Table B.2.13.

<sup>a</sup> The transport calculations start 175 years after the beginning of institutional control.

<sup>b</sup> Because  $^{238}\text{Pu}$  and  $^{241}\text{Pu}$  have short half-lives and large retardation factors, their migration from the source is minimal. Therefore, the conservative approach converts all  $^{238}\text{Pu}$  and  $^{241}\text{Pu}$  to daughter products at simulation beginning.

<sup>c</sup> Because of large retardation factors relative to their parents,  $^{230}\text{Th}$  and  $^{229}\text{Th}$  migration is controlled by their parents. Because of this fact and the fact that both nuclides have very little mass in place at 175 years, they are not considered initially present at 175 years.

<sup>d</sup> These nuclides are not present in quantities large enough at 175 years to warrant source inclusion.

Source Term in the Repository. The concentration of the waste species in these fluids is constrained by their solubilities. For the radionuclides, the solubilities were set equal to  $10^{-6}$  molar for Cases IIA, IIA (rev), and IID and to  $10^{-4}$  molar for Cases IIB, IIC, and IIC (rev). The solubility for stable Pb was set at 116 mg/L in the repository fluids. All fluids entering the borehole from the waste panel had concentrations at these values except as modified by radioactive decay and the total mass available in one panel. The solubility of stable lead in the Culebra groundwaters was specified at 54 mg/L.

### 1.2.6 CULEBRA PARAMETERS

A fractured, porous medium is assumed to exist along the travel path between the breach borehole and the stock well. The definition of the flow path, the stock-well location, and the solute-transport properties within the Culebra are discussed below. Additional discussion on fracturing in the Culebra and its effect on hydraulic and tracer tests is presented in Reeves et al. (1987). The base case and range of values for the Culebra parameters are summarized in Table 1.2.12. The range of values is presented for discussion purposes only. They are not used in the Case IIA and IIA (rev) simulations. For Cases IIB, IIC, IIC (rev), and IID, lower or higher end values of the range were selected, whichever would result in more rapid or longer distance solute transport.

A double-porosity flow is assumed along the travel path. The double-porosity data base is limited; base case and ranges of parameter values are documented using available data, but must be considered as uncertain.

Regional Flow Field. A review of the hydrologic modeling for the Culebra in the vicinity of the WIPP site is discussed in Lappin et al. (1989, Section 3.3.5). The Culebra groundwater flow model by LaVenue et al. (1988) was used in Cases IIA, IIB, IIC, and IID for estimating the Darcy velocity distribution in the regional flow field and for determining the travel path from the borehole to the stock well. Calibration of the model included hydrologic data available up to about October 1987. The model was calibrated to undisturbed head conditions only and did not include data from the large-scale multipad pumping tests that have been performed at the WIPP site. For Cases IIA (rev) and IIC (rev), this flow field description was updated to include all data collected through June 16, 1989. (See Subsection 4.3.3.2.)

As discussed above in Subsection 1.2.4, the borehole is assumed to be drilled through the center of the southwestern waste panel. A particle-tracking code was used to determine the flow path for transport from this release location to a hypothetical stock well. The location of the stock well was based on two constraints: the well is assumed to lie on a flow path from the breach borehole, and the well must be located in an area where the water is potentially fresh enough to support stock.

TABLE I.2.12 Parameter base-case and range values selected for the Culebra dolomite

Parameter	Symbol	Base Case	Range	Units
Free-water diffusivity	D'	5x10 <sup>-6</sup>	5x10 <sup>-7</sup> to 9x10 <sup>-5</sup>	cm <sup>2</sup> /s
Radionuclides: Case IIA	D'	1x10 <sup>-6</sup>	n.a.	cm <sup>2</sup> /s
Cases IIB, IIC, IID	D'	5x10 <sup>-7</sup>	n.a.	cm <sup>2</sup> /s
Cases IIA (rev) and IIC (rev)		See Table I.2.13		
Stable Pb: Case IIA	D'	4x10 <sup>-6</sup>	n.a.	cm <sup>2</sup> /s
Cases IIB, IIC, IID	D'	1x10 <sup>-6</sup>	n.a.	cm <sup>2</sup> /s
Matrix tortuosity		0.15	0.03-0.5	
Case IIA, IIA (rev)		0.15	n.a.	
Cases IIB, IIC, IIC (rev), IID		0.03	n.a.	
Fracture spacing	2L'	2.0	0.25-7.0	m
Cases IIA, IIA (rev)	2L'	2.0	n.a.	m
Cases IIB, IIC, IIC (rev), IID	2L'	7.0	n.a.	m
Porosity	φ'	0.16	0.07-0.30	
Cases IIA, IIA (rev)	φ'	0.16	n.a.	
Cases IIB, IIC, IIC (rev), IID	φ'	0.07	n.a.	
Fracture porosity	φ'	1.5x10 <sup>-3</sup>	1.5x10 <sup>-4</sup> to 1.5x10 <sup>-2</sup>	
Longitudinal dispersivity	α	100	50 to 300	m
Matrix distribution coefficient				
Case IIA: Plutonium	K <sub>d</sub>	50	-	ml/g
Americium	K <sub>d</sub>	200	-	ml/g
Uranium	K <sub>d</sub>	1	-	ml/g
Neptunium	K <sub>d</sub>	1	-	ml/g
Thorium	K <sub>d</sub>	50	-	ml/g
Radium	K <sub>d</sub>	0.1	-	ml/g
Lead	K <sub>d</sub>	0.1	-	ml/g
Cases IIB, IIC, IID				
Plutonium	K <sub>d</sub>	25	-	ml/g
Americium	K <sub>d</sub>	100	-	ml/g
Uranium	K <sub>d</sub>	1	-	ml/g
Neptunium	K <sub>d</sub>	1	-	ml/g
Thorium	K <sub>d</sub>	25	-	ml/g
Radium	K <sub>d</sub>	0.05	-	ml/g
Lead	K <sub>d</sub>	0.05	-	ml/g

Cf. Lappin et al., 1989, Table E-6.

Note: The Culebra groundwater flow model presented in LaVenue et al. (1988) was used for calculating fluxes and determining flow paths. The transient fracture flux along the flow path from the release point in the Culebra aquifer to the off-site stock well is calculated through hydraulic coupling of the brine reservoir, borehole region, and Culebra aquifer.

Free-Water Diffusivity. Base-case and range values for free-water diffusion coefficients for the radionuclides of interest and stable lead are presented in Lappin et al. (1989; Subsection E.2.4.2). For the calculations reported in the draft SEIS, a single value was necessary for all members of a decay chain because of the numerical formulation of the SWIFT II model. For Case IIA, values of  $1 \times 10^{-6}$  cm<sup>2</sup>/s and  $4 \times 10^{-6}$  cm<sup>2</sup>/s are selected for the radionuclides and stable lead, respectively. Values a factor of two smaller were used for the Case IIB, IIC, and IID simulations. For Cases IIA (rev) and IIC (rev), improvements in the SWIFT II codes permitted species-specific diffusion coefficients (Table I.2.13).

The base-case and range of values selected for this study (Tables I.2.12 and I.2.13) are substantially lower than those in Reeves et al. (1987) for two reasons: 1) the previous study did not specifically address the radioactive decay-chain members identified in the present study, and 2) the much higher salinities that are a result of flow from the Salado and Castile can cause a reduction in the free-water diffusivity by as much as a factor of two.

Matrix Porosity. Porosities have been measured in the laboratory for 82 core samples of Culebra dolomite from 15 borehole or hydropad locations at and surrounding the WIPP site. The results are summarized in Table I.2.14. Porosities were measured by the Boyle's Law technique using helium or air on all samples and by the water-resaturation technique on 30 samples. An excellent correlation was obtained between porosity values from the two techniques. From the 82 samples with porosity measurements using the Boyle's Law technique, an average porosity of 15.2 percent was obtained with a range from about 3 to 30 percent. For comparison, core samples from the H-3 and H-11 hydropads, which are the two hydropads closest to the off-site pathway, had average porosities of 19.8 percent (6 samples) and 16.2 percent (10 samples), respectively. Porosities ranged from about 17 to 24 percent for the H-3 hydropad and about 10 to 30 percent for the H-11 hydropad.

Matrix porosities of Culebra dolomite measured by Sandia National Laboratories using the <sup>22</sup>Na diffusion technique range from 1.1 to 3.7 percent. Corresponding tortuosities range from 0.03 to 0.09. The porosities calculated from the diffusion experiments are termed diffusion-porosity values and are lower than those measured by Boyle's Law or mercury-porosimetry techniques. These values lie at the lower end of the range of values shown in Table I.2.14. Possible explanations for the differences between values measured by these different techniques include sample heterogeneity, incomplete resaturation of previously dried samples, and deviations of actual pore geometry from the idealized model assumed in simple versions of Fick's First Law of Diffusion for solute migration in a porous rock. In general, the samples used in the diffusion measurements are fine-grain dolomites free from large cracks and are chosen for mineral homogeneity and structural competence. No claim has been made that these samples are representative of the Culebra dolomite in general or that these results are transferable to field-scale transport.

For transport along the off-site pathway in the Culebra, a base-case matrix porosity of 16 percent is chosen for the Cases IIA and IIA (rev) simulations. For Cases IIB, IIC, IIC (rev), and IID, a matrix porosity of 7 percent is selected as a lower end value.

Table I.2.13 Free-water diffusion coefficients (cm<sup>2</sup>/s) for radionuclides and stable lead for the Case II simulations

Element	Case IIA (rev)	Case IIC (rev)	Range of Values in Literature <sup>a</sup>
Pu	1.7 x 10 <sup>-6</sup>	8.5 x 10 <sup>-7</sup>	4.8 x 10 <sup>-7</sup> - (3 x 10 <sup>-6</sup> )
Am	1.8 x 10 <sup>-6</sup>	9.0 x 10 <sup>-7</sup>	5.3 x 10 <sup>-7</sup> - (3 x 10 <sup>-6</sup> )
U	2.7 x 10 <sup>-6</sup>	1.4 x 10 <sup>-6</sup>	1.1 x 10 <sup>-6</sup> - <u>4.3 x 10<sup>-6</sup></u>
Np	1.8 x 10 <sup>-6</sup>	9.0 x 10 <sup>-7</sup>	5.2 x 10 <sup>-7</sup> - (3 x 10 <sup>-6</sup> )
Ra	3.8 x 10 <sup>-6</sup>	1.9 x 10 <sup>-6</sup>	<u>7.5 x 10<sup>-6</sup></u>
Pb	4.0 x 10 <sup>-6</sup>	2.0 x 10 <sup>-6</sup>	<u>8 x 10<sup>-6</sup></u>
Th	1.0 x 10 <sup>-6</sup>	5.0 x 10 <sup>-7</sup>	5 x 10 <sup>-7</sup> - <u>1.53 x 10<sup>-6</sup></u>

<sup>a</sup> Data from values compiled by Brush (1988) (indicated by parentheses); values calculated from the Nernst expression by Li and Gregory (1974) (underlined); and measurements by Torstenfelt et al. (1982) (all others). Temperature dependence has not been considered for the recommended values. Literature values are further discussed in Lappin et al. (1989), Section E.2.4.2.

Cf. Lappin et al., 1990.

Table I.2.14 Summary of porosities measured in Culebra core samples

Well	Sample Identification Number	Porosity Determination (%)	
		Helium or Air	Water Resaturation
H-2a	-1	11.6	11.3
H-2a	-2	12.2	
H-2b	1-1	14.1	
H-2b	2-1, 3-1	15.4	
H-2b	1-2	11.8	
H-2b	2-2, 3-2	10.3	
H-2b1	-1F	10.5	
H-2b1	-1	8.2	8.8
H-2b1	-2	14.2	
H-2b1	-3	15.3	15.8
H-3b2	1-3	18.8	
H-3b2	1-4	16.8	
H-3b3	2-3, 3-3	18.0	
H-3b3	2-4, 3-4V	20.2	
H-3b3	1-6	24.4	
H-3b3	2-5, 3-5	20.5	
H-4b	1-9	29.7	
H-4b	2-6, 3-6V	20.8	
H-5b	-1	12.5	
H-5b1	-1A	13.0	
H-5b1	-1B	15.6	
H-5b1	-2	22.8	23.7
H-5b1	-2F	24.8	
H-5b1	-3	13.3	12.8
H-6b	2-7	10.8	
H-6b	2-8	11.6	
H-6b	1-7	10.7	
H-6b	1-8	25.5	
H-7b1	-1	17.7	18.1
H-7b1	-1F	14.9	
H-7b1	-2A	20.6	
H-7b1	-2B	27.8	
H-7b2	-1	15.9	14.8
H-7b2	-2	11.8	12.9
H-7c	-1A	12.5	12.9
H-7c	-1B	16.5	
H-7c	-1C	13.4	
H-7c	-1F	13.8	
H-10b	-1	8.9	
H-10b	-2	11.5	11.7
H-10b	-2F	6.6	
H-10b	-3	11.2	10.6

TABLE I.2.14 Concluded

Well	Sample Identification Number	Porosity Determination (%)	
		Helium or Air	Water Resaturation
H-11	-1	15.5	15.3
H-11	-2	10.5	11.3
H-11	-2F	10.4	
H-11b3	-1	30.3	27.5
H-11b3	-1F	22.3	
H-11b3	-2	9.9	10.3
H-11b3	-2F	12.3	
H-11b3	-3	13.0	12.6
H-11b3	-4	15.2	
H-11b3	-4F	22.4	
W-12	-1A	2.8	
W-12	-1B	11.4	
W-12	-2	11.6	11.9
W-12	-2B	12.6	
W-12	-2F	13.5	
W-12	-3	13.4	13.0
W-13	-1	14.3	15.2
W-13	-2	21.9	22.6
W-13	-2F	26.0	
W-13	-3A	17.9	
W-13	-3B	9.7	
W-25	-1	11.5	12.0
W-26	-1	12.4	12.2
W-26	-1F	11.2	
W-26	-2	12.6	12.6
W-26	-3	12.7	
W-28	-1A	14.2	
W-28	-1B	13.0	
W-28	-2	18.7	18.8
W-28	-3	17.0	16.9
W-28	-3F	17.9	
W-30	-1	12.8	12.4
W-30	-2	15.0	15.2
W-30	-3A	17.6	
W-30	-3B	14.9	
W-30	-3F	14.9	
W-30	-4	23.9	
AEC-8	-1	7.9	8.6
AEC-8	-1F	12.2	
AEC-8	-2	10.9	10.6

Number of Samples = 82  
Average = 15.2%  
Standard Deviation = 5.3%  
Range = 2.8 to 30.3%

| Cf. Lappin et al., 1989, Table E-8.

Although lower values have been measured or derived, an average lower value of 7 percent along the flow path is considered most representative.

Matrix Tortuosity. Tortuosity values for dolomite are not available, although a review of the literature does permit an estimation of a potential range. Bear (1972), in his review of unconsolidated media, presents values ranging from 0.3 to 0.7. De Marsily (1986) reports tortuosities varying from 0.1 for clay to 0.7 for sand. Barker and Foster (1981) report diffusion coefficients for Cl<sup>-</sup> in chalk samples that indicate tortuosities of 0.02 to 0.17. Katsube et al. (1986) calculate tortuosity values from 0.02 to 0.19 from diffusion experiments on crystalline-rock samples. As noted earlier, diffusion experiments performed by Sandia National Laboratories on a limited number of core samples have yielded tortuosities in the range of 0.03 to 0.09.

Matrix tortuosity estimates for the Culebra were calculated based on formation-factor and matrix-porosity determinations on 15 core samples. The values, ranging from 0.03 to 0.33 with an average value of 0.14, are summarized in Table I.2.15.

For the Case IIA and IIA (rev) simulations, a base-case matrix tortuosity of 0.15 was selected as representative. This value is the same as that used in the regional-scale transport simulations presented in Reeves et al. (1987). A lower-end estimate of 0.03 for matrix tortuosity was selected for the Case IIB, IIC, IIC (rev), and IID simulations.

Rock Density. Rock-density determinations were performed on 73 Culebra core samples from 15 borehole or hydropad locations. The values range from 2.78 to 2.84 g/cm<sup>3</sup> with an average and standard deviation of 2.82 and 0.02, respectively. A value of 2.82 g/cm<sup>3</sup> was chosen as the base-case value for all simulations.

Fracture Porosity. Estimates of the fracture porosity can be obtained by interpreting tracer tests conducted at sites exhibiting double-porosity transport behavior. Tracer tests have been performed at five locations (H-2, H-3, H-4, H-6, and H-11 hydropads) at the WIPP site. Of these, the tests conducted at the H-3, H-6, and H-11 hydropads appear to demonstrate fracture-transport behavior as evidenced by the very rapid tracer breakthrough between wells on at least one flow path at each hydropad site. Detailed test interpretations have been reported for only the H-3 hydropad (Kelley and Pickens, 1986).

A first estimate of the fracture porosity can be calculated from the convergent-flow tracer tests by the relation

$$\phi_f = Q t_p / \pi r_t^2 b \quad (I-47)$$

where  $\phi_f$  is the fracture porosity, Q is the discharge rate at the pumping well,  $t_p$  is the time to reach the peak concentration,  $r_t$  is the distance between the tracer-addition and pumping wells, and b is the aquifer thickness.

The time to reach the peak concentration is used in this estimation procedure because it is assumed that this time is representative of the average transport rate between the tracer-addition and pumping wells. Although the time to reach the peak concentration is also dependent on longitudinal dispersivity and diffusive losses to the matrix, this approach provides a first estimate of fracture porosity for calibration of the tracer-breakthrough curves.

TABLE I.2.15 Summary of formation factors and calculated tortuosities from Culebra core samples

Well	Identification Number	Helium Porosity (%)	Formation Factor	Calculated Tortuosity
H-2b1	-1F	10.5	326.77	0.03
H-5b1	-2F	24.8	12.20	0.33
H-7b1	-1F	14.9	73.49	0.09
H-7c	-1F	13.8	79.61	0.09
H-10b	-2F	6.6	406.78	0.04
H-11	-2F	10.4	94.82	0.10
H-11b3	-1F	22.3	36.35	0.12
H-11b3	-2F	12.3	101.93	0.08
H-11b3	-4F	22.4	32.74	0.14
W-12	-2F	13.5	47.30	0.16
W-13	-2F	26.0	13.26	0.29
W-26	-1F	11.2	68.77	0.13
W-28	-3F	17.9	26.30	0.21
W-30	-3F	14.9	31.49	0.21
AEC-8	-1F	12.2	90.09	0.09
Average range		15.6% 6.6 to 26.0%	96.13	0.14 0.03 to 0.33

| Cf. Lappin et al., 1989, Table E-9.

The calculated fracture porosities for the flow paths exhibiting the strongest fracture control are  $2 \times 10^{-3}$  and  $1 \times 10^{-3}$  for the H-3 and H-11 hydropads, respectively. Since these two hydropads are closest to the off-site transport pathway, an average value of  $1.5 \times 10^{-3}$  was selected as the base-case fracture porosity.

Matrix-Block Length. The fractured Culebra dolomite is conceptualized in this study as consisting of three orthogonal fracture sets that define rectilinear matrix units. Both horizontal and vertical (or near vertical) fracture sets have been observed in core samples, shaft excavations, and in outcrop areas (Kelley and Pickens, 1986). The matrix-block sizes are expected to vary spatially across the WIPP site. However, since the matrix-block-size data base is so limited at the present time, the effects of this variability cannot be assessed. Therefore, this study analyzes double-porosity effects in terms of an "equivalent" block size assumed to be applicable over the entire length of the travel path.

Block sizes have been interpreted for the H-3 hydropad in the range of 0.5 to 2.4 m for the two travel paths at the hydropad (Kelley and Pickens, 1986). While detailed interpretations have not been completed for the H-11 hydropad tracer test, a preliminary evaluation of the breakthrough curves suggests matrix-block sizes in the range of 0.8 to 3 m. A base-case value of 2 m is selected for matrix-block length, with a range of values of 0.25 to 7 m. There is no physical significance to the value of 7 m chosen as the upper limit for fracture spacing. It simply corresponds to a representative measured thickness for the Culebra dolomite. Base case matrix-block size of 2 m was selected for the Case IIA and IIA (rev) simulations and the upper end matrix-block size of 7 m was selected for the Case IIB, IIC, IIC (rev), and IID simulations.

Longitudinal Dispersivity. A review of the literature for various tracer-test scales and contaminant-plume sizes (e.g., Lalleman-Barres and Peaudecerf, 1978; Pickens and Grisak, 1981) suggests that, up to moderate travel distances of 500 to 1,000 m, longitudinal dispersivity can be expressed as a function of the mean travel distance of the solute. Longitudinal dispersivity, as indicated by these authors, ranges from several to 10 percent of the travel-path length. Although it is assumed that longitudinal dispersivity is directly related to the mean travel distance of the solute, one would not expect the longitudinal dispersivity to increase beyond some maximum or asymptotic value. This study adopts a range of 50 m to 300 m, i.e., approximately 1.5 to 9 percent of the average path length (3,280 m), with a base-case value equal to 100 m.

Matrix Distribution Coefficients. Estimates of the distribution coefficients ( $K_d$ ) for the radionuclides and stable Pb, describing their interaction with the Culebra under Case II conditions, are presented and discussed in Lappin et al. (1989, Appendix E). There is a considerable uncertainty in defining representative  $K_d$  values for the waste species of interest; however, estimates were based on the limited data available. The values used in the Case IIA through Case IID simulations are summarized in Table I.2.12.

### 1.2.7 LOCATION OF THE STOCK WELL

For the Case II calculations, the specified release point to the biosphere from the Culebra is a hypothetical stock well. The location of this well is constrained by two factors. First, the well must lie on one of the principal flow paths leaving the WIPP site. Second, the well must be located in an area where the water is sufficiently fresh (i.e., TDS < 10,000 mg/L) to support stock.

At the WIPP site itself, the water in the Culebra carries too great a burden of total dissolved solids (TDS) to be usable, even for stock; these levels range from 16,000 to nearly 150,000 mg/L. Water quality improves to the south. At a distance of 14 km, the TDS levels are down to about 3,000 mg/L. Unfortunately, there is a 9-km gap between the few test wells near the south edge of the site (wells P-17, H-17, and H-12) and the next wells to the south (wells H-9 and Cabin Baby). The closest possible position at which a livestock well might yield Culebra water with an acceptable TDS level must be somewhere in this gap. This closest possible position was estimated by using the maximum water-quality gradient in the immediate site area, where there are enough data to determine these gradients reliably.

The hypothetical stock well used in the SEIS calculations is 5 km south of the site.

Probably the actual nearest location to the south where acceptable water can really be found is somewhat more distant than this. The present-day solute distribution in the Culebra is not static; solutes will redistribute as time passes as the result of groundwater flow. Given the presence of relatively dense, high-TDS water north of the selected stock well discharge point, it is expected that the long-term water quality changes at the hypothetical well location will be in the form of a very slow increase in TDS. This suggests that the length of the travel path required to reach potable water to the south will increase with time, making the stock well location selected for this SEIS conservative with respect to long-term salinity changes, i.e., exposures to lead and radionuclides reported here will be over-estimated.

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**APPENDIX J**

**BIBLIOGRAPHY**



### **NOTE TO THE READER:**

Appendix J has not been reprinted in this final SEIS. The reader is referred to the draft SEIS for the complete appendix.

Appendix J contains a bibliography related to the WIPP. The list contains various writings about the WIPP, not merely those referenced in the draft and final SEIS. The citations are organized into seven subject areas:

1. Design Development
2. Environmental
3. Geochemistry
4. Geology
5. Hydrology
6. Repository
7. Resources

For additional bibliographic citations, see the reference lists following each section and appendix of this final SEIS.



APPENDIX K

DOE READING ROOMS AND PUBLIC LIBRARIES



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## **K.1 INTRODUCTION**

This appendix contains lists of the DOE public reading rooms and public libraries that will receive copies of this SEIS, including appendices, comment response volumes, and copies of the hearing transcripts, exhibits, and written documents received in response to the draft SEIS (Tables K.1.1 and K.1.2). As noted on the tables, the DOE public reading rooms plus public or university libraries in the cities of Carlsbad, Albuquerque, and Santa Fe, New Mexico and Denver and Boulder, Colorado have available complete sets of the supporting documents referenced in this SEIS.

**TABLE K.1.1 Location of DOE public reading rooms receiving SEIS documents and references<sup>a</sup>**

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<p>U.S. Department of Energy-HQ Public Reading Room Room 1E-190 Forrestal Building 1000 Independence Ave., SW Washington, DC 20585 (202-586-6020)</p>	<p>U.S. Department of Energy-RL Public Reading Room Hanford Science Center 825 Jadwin Avenue Richland, WA 99352 (509-376-8583)</p>
<p>U.S. Department of Energy-ID Public Reading Room University Place 1776 Science Center Drive Idaho Falls, ID 83402 (208-526-1144)</p>	<p>U.S. Department of Energy-SR Public Reading Room University of South Carolina - Aiken Gregg - Graniteville Library 171 University Parkway Aiken, SC 29801 (803-648-6851; ext. 3320)</p>
<p>U.S. Department of Energy-NV Public Reading Room 2753 South Highland Street Las Vegas, NV 89109 (702-295-1274)</p>	<p>U.S. Department of Energy-SFO Public Reading Room 1333 Broadway, 7th Floor Oakland, CA 94612 (415-273-4428)</p>
<p>U.S. Department of Energy-OR Public Reading Room Federal Building 200 Administration Road Oak Ridge, TN 37830 (615-576-1216)</p>	<p>U.S. Department of Energy-CH Public Reading Room 9800 South Cass Avenue, Building 201 Argonne, IL 60439 (312-972-2010)</p>
<p>U.S. Department of Energy National Atomic Museum Public Reading Room Wyoming Boulevard South Kirtland Air Force Base Albuquerque, NM 87115 (505-844-4378)</p>	

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<sup>a</sup> Complete sets of the supporting documents referenced in this SEIS are available at these locations.

TABLE K.1.2 Location of public libraries receiving SEIS documents

Alabama Public Library Service 6030 Monticello Drive Montgomery, AL 36130 (205-277-7330)	Illinois State Library 350 Centennial Building Springfield, IL 62756 (271-782-5430)
Arkansas State Library Document Services 1 Capitol Mall Little Rock, AR 72201 (501-682-1527)	Indiana State Library 140 N. Senate Avenue Indianapolis, IN 46204 (317-232-3675)
Arizona Library Federal Documents Department of Library Archives and Public Records 1700 W. Washington Phoenix, AZ 85007 (602-542-4121)	State Library of Louisiana 760 Riverside North Baton Rouge, LA 70821 (504-342-4923)
California State Library Library and Courts Building 914 Capitol Mall Sacramento, CA 95814 (916-324-4863)	Missouri State Library Federal Documents Office 2002 Missouri Blvd. Jefferson City, MO 65109 (314-751-4552)
Government Publications Norlin Library University of Colorado/Boulder Boulder, CO 80309 (303-492-8834)	Mississippi Library Commission 1221 Ellis Avenue Jackson, MS 39209 (601-359-1036)
Denver Public Library <sup>a</sup> Government Documents Department Second Floor 1357 Broadway Denver, CO 80203-2165 (303-571-2000)	Nevada State Library and Archives Federal Documents 401 N. Carson Street Carson City, NV 89710 (702-885-5160) (800-922-2880)
Atlanta-Fulton Public Library Ivan Allen Department Central Library 1 Margaret Mitchell Square Atlanta, GA 30303 (404-730-1900)	Albuquerque Public Library 501 Copper NW Albuquerque, NM 87102 (505-768-5140)
Idaho State Library 325 W. State Street Boise, ID 83702 (208-334-5124)	Zimmerman Library <sup>a</sup> Government Publications University of New Mexico Roma Avenue and Yale Boulevard Albuquerque, NM 87131 (505-277-5441)
	Carlsbad Public Library <sup>a</sup> Public Document Room 101 South Halagueno Street Carlsbad, NM 88220 (505-885-6776)

<sup>a</sup> Complete sets of the supporting documents referenced in this SEIS are available at these locations.

TABLE K.1.2 Concluded

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<p>El Rito Public Library PO Box 5 El Rito, NM 87530 (None)</p>	<p>Oklahoma Department of Libraries 200 NE 18th Street Oklahoma City, OK 73105 (405-521-2502)</p>
<p>Pannell Library New Mexico Junior College 5317 Lovington Highway Hobbs, NM 88240 (505-392-4510)</p>	<p>Oregon State Library State Library Building Court and Summer Streets Salem, OR 97310 (503-378-4277)</p>
<p>Thomas Branigan Memory Library 200 East Picacho Las Cruces, NM 88001 (505-526-1045)</p>	<p>South Carolina State Library 1500 Senate Street Columbia, SC 29201 (803-734-8666)</p>
<p>Roswell Public Library 301 N. Pennsylvania Roswell, NM 88201 (505-622-7101)</p>	<p>Texas State Library Information Services Division 1201 Brazos Street Austin, TX 78701 (512-463-5460)</p>
<p>New Mexico State Library<sup>a</sup> 325 Don Gaspar Santa Fe, NM 87503 (505-827-3827)</p>	<p>Utah State Library 2150 South 300 West Suite 16 Salt Lake City, UT 84115 (801-466-5888)</p>
<p>Santa Fe Public Library<sup>a</sup> 145 Washington Avenue Santa Fe, NM 87501 (505-984-6780)</p>	<p>Washington State Library 16th and Water Streets Olympia, WA 98504 (206-753-5590)</p>
<p>New Mexico Tech Library Campus Station Socorro, NM 87801 (505-835-5614)</p>	<p>Wyoming State Library Government Documents Supreme Court Building 2301 Capitol Avenue Cheyenne, WY 82002 (307-777-6333)</p>
<p>Ohio State Library Board Documents Department 65 S. Front Street Columbus, OH 43266 (614-644-7051)</p>	

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<sup>a</sup> Complete sets of the supporting documents referenced in this SEIS are available at these locations.

**APPENDIX L**

**CONTAINERS AND CASKS FOR SHIPPING TRU WASTE**



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## **L.1 INTRODUCTION**

This appendix was prepared in response to comments on the draft SEIS. It provides information that supplements Subsection 3.1.1.3, which discusses the shipping containers and casks to be used for transporting TRU waste to the WIPP. It discusses both the TRUPACT-II container, which will be used to transport contact-handled TRU waste, and the NuPac 72B cask, which will be used to transport remotely handled TRU waste. The discussions include descriptions of the TRUPACT-II and the NuPac 72B designs, but they are mainly directed at the certification of these designs by the U.S. Nuclear Regulatory Commission (NRC) and the analysis and tests necessary to obtain the certification.

The design of the TRUPACT-II was certified by the NRC on August 30, 1989. This appendix presents a detailed discussion of the NRC requirements for the designs to be certified. It further describes how compliance has been demonstrated for the TRUPACT-II container and how it will be demonstrated for the NuPac 72B cask. Also discussed are the NRC's requirements for the fabrication, operation, and maintenance of the shipping containers or casks, including restrictions on the waste to be transported. The last section describes quality assurance for the TRUPACT-II and NuPac 72B programs.

The initial Certificate of Compliance for the TRUPACT-II by the NRC limits shipments to only certain waste forms (see Annex 1 to this appendix). In the future, the DOE will apply to the NRC to amend the Certificate of Compliance to include other TRU waste forms known to exist.

Most of the information in this appendix was obtained from the Safety Analysis Report for the TRUPACT-II container (DOE, 1989a), the TRUPACT-II Operation and Maintenance Manual (DOE, 1989b), and the Quality Assurance Plan for the Transportation and Receipt of Transuranic (TRU) Waste (DOE, 1989c).

## L.2 THE TRUPACT-II SHIPPING CONTAINER

The TRUPACT-II container will be used for shipping contact-handled (CH) TRU waste. It has been designed and constructed to meet the regulations issued by the NRC for "Type B packaging"<sup>1</sup> in 10 CFR Part 71. A Type B packaging with double containment is the type of container that must be used for the transport of TRU waste containing more than 20 curies of plutonium per package. A certificate stating that the TRUPACT-II complies with the NRC regulations was issued by the NRC on August 30, 1989. The NRC certificate is reproduced in this appendix as Annex 1.

The TRUPACT-II shipping container has been designed to be rugged and lightweight, because these characteristics enhance the safety of transportation. The use of rugged, yet deformable, packaging features provides capabilities which prevent the release of contents if it were subjected to extreme abuse in an accident. A lightweight design allows the transport of a larger payload per shipment while meeting highway weight limits, thereby reducing the number of waste shipments.

Before proceeding with the fabrication of the TRUPACT-II containers, four full-scale containers were built and tested. One of these served as the engineering prototype; the other three were full-scale containers that were tested in accordance with the NRC's requirements for certification. In addition, a thorough analysis of the CH TRU waste was performed to establish payload-control procedures that meet NRC criteria for transport. These controls have been approved by the NRC as acceptable methods for complying with the applicable regulations for payloads.

### L.2.1 DESCRIPTION OF THE TRUPACT-II SHIPPING CONTAINER

As shown in Figure L.2.1, the TRUPACT-II container is a cylinder with a flat bottom and a domed top; it is transported in an upright position. The overall dimensions of the TRUPACT-II are approximately 8 ft in diameter by 10 ft in height; the inner containment vessel is approximately 6 ft in diameter by 8 ft in height.

To provide double containment for the TRU waste, it consists of an inner containment vessel and an outer containment vessel; the latter is part of the outer containment assembly. NRC regulations require the two separate levels of containment to be used for shipments of plutonium in excess of 20 curies per container.

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<sup>1</sup> In the NRC regulations governing the transportation of radioactive materials (10 CFR Part 71), the term "packaging" is used to mean the shipping container or cask and the term "package" is used to mean the shipping container together with its radioactive contents.

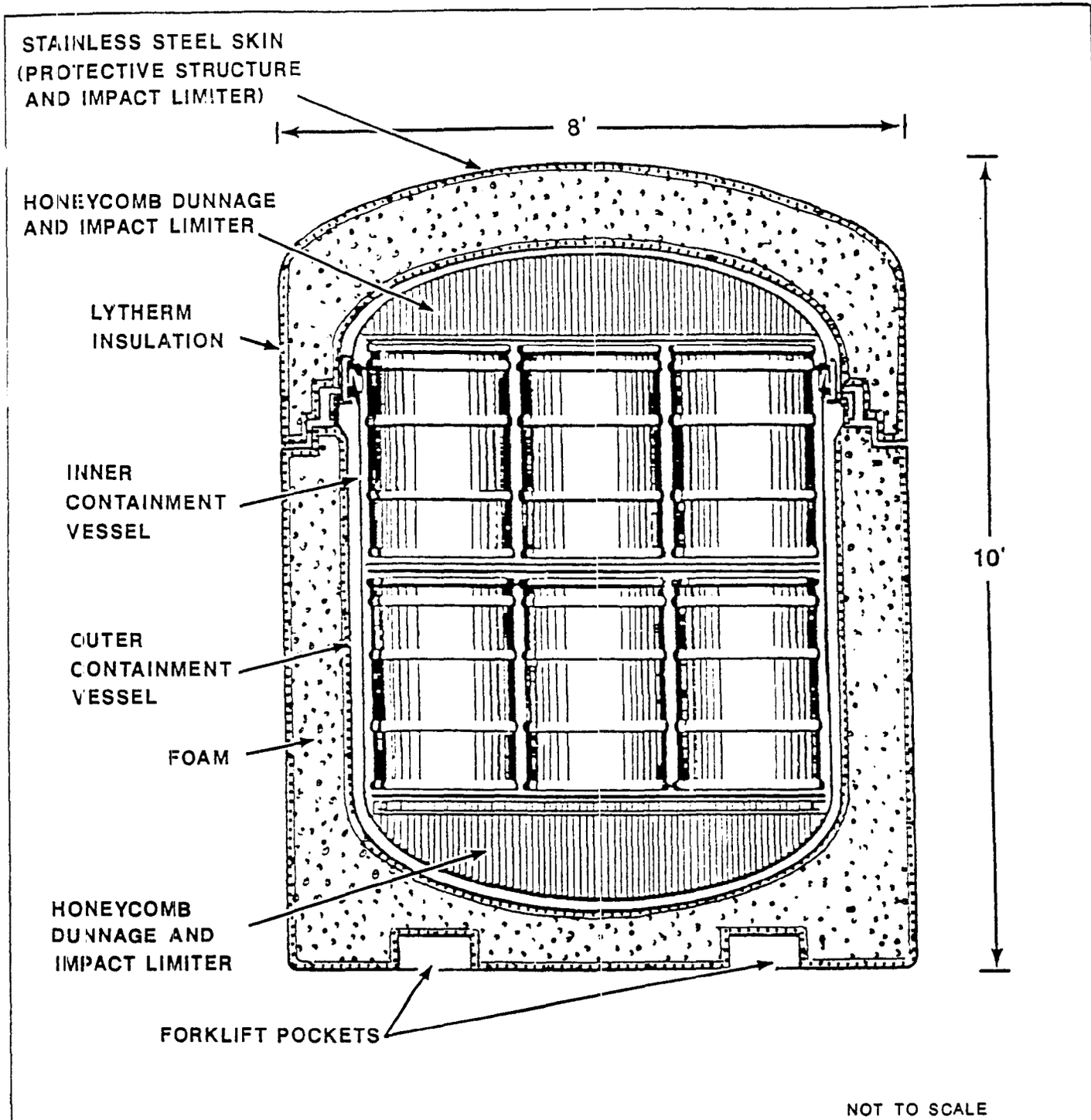


FIGURE L.2.1  
CROSS SECTION OF TRUPACT-II

The inner and the outer containment vessels have removable lids that are held in place by banded lockrings and retaining tabs. The containment vessels are nonvented and are designed for a maximum normal operating pressure of 50 pounds per square inch.

The capacity of each TRUPACT-II shipping container is 7,265 lb of payload, including pallets, slip sheets, and waste, packed in either 55-gal drums or two 67-cubic-ft standard waste boxes. The maximum gross shipping weight of a loaded TRUPACT-II container is 19,250 lb. The weight of the payload is restricted to meet highway weight limits. Up to three TRUPACT-II containers may be transported in each truck shipment. They will be hauled on a custom-designed semitrailer pulled by a conventional tractor.

#### **L.2.1.1 Inner Containment Vessel**

The inner containment vessel is a stainless-steel pressure vessel that contains the waste payload. The payload is protected by spacers that are made of aluminum honeycomb and are located in each of the two domed heads of the inner vessel (Figure L.2.1). The lower body of the inner containment vessel has a closure ring with two grooves, each containing an O-ring seal. The upper lid of the vessel has a mating flat surface that seals against the two O-rings once the lid and the body are assembled. Compression of the O-rings between the lid and the body form a bore-type seal. As the lid is lowered onto the body, retaining tabs on a lockring slide through recesses in the mating tabs on the body. When the lid is fully engaged, the lockring can be rotated to the closed position; the lockring cannot be rotated unless the lid is correctly mated to the body. The locking mechanism secures the lid to the body, and this maintains leaktight seals under both normal and accident conditions.

#### **L.2.1.2 Outer Containment Assembly**

The outer containment assembly is made of stainless steel and polyurethane foam. It consists of an exterior stainless-steel shell and a stainless-steel pressure vessel, the outer containment vessel (Figure L.2.1). Between these steel shells there is a layer of fire-retardant polyurethane foam approximately 10 inches thick. The steel walls surrounding the foam layers are lined with a heat-resistant ceramic-fiber paper, which enhances the resistance of the polyurethane foam to fire damage. On the outside of this foam and ceramic fiber, the exterior stainless-steel shell acts as a protective structure and an impact limiter. This multilayered design increases the overall strength of the container and provides the ability to withstand potential accidents associated with transport.

Like the inner containment vessel, the lower body of the outer containment vessel has a seal flange ring with two grooves, each containing an O-ring seal. The upper lid of the vessel seals against the two O-ring seals of the body when assembled. The lockring secures the lid in place and maintains leaktight seals under both normal and accident conditions, providing the same containment capability as the inner vessel (double containment).

## **L.2.2 NRC CERTIFICATION<sup>2</sup>**

The DOE agreed to have the NRC certify the designs of the shipping containers or casks used for the transport of contact-handled or remotely handled TRU waste, respectively. This agreement was stated in the second modification (August 4, 1987) to the consultation and cooperation agreement between the DOE and the State of New Mexico (see Subsection 10.2.5).

The NRC requirements for the certification of shipping containers and casks are included in 10 CFR Part 71, "Packaging and Transportation of Radioactive Materials."

There are two basic types of packagings for radioactive materials: Type A and Type B; the latter is the type that the NRC requires for the transport of the type of waste that will be sent to the WIPP. Type A packages must withstand normal conditions of transport without loss or dispersal of their radioactive contents as demonstrated through tests outlined in regulations issued by the Department of Transportation (49 CFR Part 173). Type B packaging must withstand both normal and accident transport conditions without releasing its radioactive contents. In order to transport TRU waste containing more than 20 curies of plutonium per package, the Type B packaging must have a double containment.

### **L.2.2.1 Procedure for NRC Certification**

#### **L.2.2.1.1 General Procedure**

In order for the design of a packaging to be certified, the applicant (usually the developer of the packaging) must submit to the NRC a description of the package; an evaluation of the package; and a description of the quality assurance program for the design, fabrication, assembly, testing, maintenance, repairs, modification, and use of the proposed package.

The description of the package must be in sufficient detail to identify it accurately and provide a sufficient basis for evaluation. For the packaging, this description must include a number of specified items, such as the containment system, materials of construction, weights and dimensions, methods of fabrication, and lifting and tiedown devices. In addition, the description must include information about the payload. For example, it must identify the radioactive constituents of the payload and their quantity, identify fissile constituents, describe the chemical and physical form, and state the maximum heat generated by the radioactive payload.

The evaluation of the package is to consist of a demonstration that the packaging complies with the standards specified in 10 CFR Part 71. The standards in Subpart E include general design requirements (e.g., fastening devices for containment vessels,

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<sup>2</sup> To be consistent with the NRC regulations, the terms "packaging" and "package" are used in this section to mean the shipping container and the shipping container loaded with radioactive waste, respectively.

maximum surface temperatures), requirements for lifting and tiedown devices, external radiation limits, and special requirements for packages containing fissile materials or plutonium in excess of 20 curies. Subpart F specifies the evaluations that must be performed to demonstrate that the package can withstand normal and accident conditions without loss of integrity.

The evaluations of response to normal transportation conditions are to include the following: exposure to high and low temperatures, reduced and increased external pressure, vibration, and a water spray simulating a heavy rainfall; a free drop for a specified distance (referred to as a handling drop); and an impact by a vertical steel cylinder, 1-1/4 inches in diameter, dropped from a height of 40 inches onto the most vulnerable surface of the package. It is also necessary to determine and demonstrate the response of the package to accident conditions. The requirements for this evaluation are discussed in detail in the next subsection.

For the quality assurance program, the applicant must identify any established codes and standards proposed for use in the design, fabrication, assembly, testing, maintenance, and use of the package.

After the application is submitted, the NRC may at any time request additional information. The application is reviewed by the NRC's technical staff, who prepare a safety evaluation report for the particular package design. If the staff determines that all pertinent requirements are met, the NRC issues a certificate of compliance. As already mentioned, the NRC certificate of compliance for the TRUPACT-II design was issued on August 30, 1989. This certificate is reproduced in full in Annex 1 to this appendix.

The certificate of compliance specifies procedures for the fabrication, operation, and maintenance of the packaging and defines the payload that may be transported. The certificate is valid for a period of 5 years. At the end of this period, it must be renewed by submitting an application for renewal.

#### L.2.2.1.2 Demonstration of Ability to Withstand Accident Conditions

To be certified by the NRC as Type B (10 CFR 71.73), a candidate packaging must demonstrate resistance to the worst conditions that can be expected in a transportation accident. To simulate these hypothetical accident conditions, the NRC has specified a series of impact, thermal, and immersion tests that must be performed in a specified sequence. Acceptable packaging performance can be demonstrated by analysis, by testing, or a combination of both. In either case, the most damaging orientation for the packaging must be considered for each accident condition. In other words, the tests must be directed at the weakest part of the package. The hypothetical accident conditions and the sequence in which the tests are to be performed are as follows:

- 1) Free drop. A drop from a height of 30 ft onto a flat, unyielding surface in a position for which maximum damage is expected.
- 2) Puncture. A drop from a height of 40 inches onto a metal bar that is 6 inches in diameter and no less than 8 inches long and is mounted on an

unyielding surface. This test is also to be performed in a position for which maximum damage is expected. (The DOE conducted the tests with a puncture bar that was 24 to 48 inches long, depending on the orientation of the TRUPACT-II.)

- 3) Heat. Exposure to a surrounding heat flux with a minimum temperature of 1475°F for 30 minutes. (The TRUPACT-II test units were exposed to a fully engulfing fire to meet and exceed these requirements.)
- 4) Immersion. Exposure to an external pressure equivalent to immersion under at least 50 ft of water for no less than 8 hours.

On completion of these tests, the packaging must maintain its containment integrity by passing a leakage-rate test (NRC, 1975).

The Order of the Tests. The order of the tests is reasoned to be the order of events threatening the packaging in a real transportation accident: impact and puncture followed by exposure to fire. The test sequence, therefore, starts with mechanical impacts and then continues with the fire test; this sequence is designed to inflict maximum heat damage. The mechanical and heat tests are applied to the same specimen. The immersion test may be conducted on a separate specimen, because immersion in water is not likely to occur together with an impact accident (IAEA, 1987).

The Free-Drop Test Target. The free-drop test requires the package to strike an unyielding flat target after a free drop from a height of 30 ft, striking the target in a position for which maximum damage is expected. With an unyielding target all of the deformation produced by the test is transferred to the packaging. An actual accident would usually involve a target that yields somewhat, allowing much of the impact energy to be absorbed by the deformation of the target. Thus, an unyielding target forces the packaging to sustain more damage in a given set of test conditions than would a yielding target.

Unyielding targets are specially constructed to have a mass at least 10 times the mass of the package being tested. They are usually made of concrete and steel, and the concrete is often tied to bedrock through a system of steel columns, making the target very stiff or essentially immovable. The surface of the unyielding target is a steel plate that is in intimate contact with the surface of the concrete.

Tests have shown that the damage created by realistic hard targets, such as rock outcroppings or bridge abutments, would require velocities on the order of 80 miles per hour (mph) in order to be equivalent to the 30-ft drop (30 mph) on the unyielding target. For softer targets, such as other vehicles, concrete pavements, retaining walls, and earth embankments, the velocity required to produce equivalent damage exceeds 200 mph (Jefferson, 1983).

The difference between a yielding and an unyielding target can be seen in the results of two drop tests conducted for the DOE in a previous testing program. Two packagings of the same design were tested at Sandia National Laboratories. One packaging was dropped from a height of 30 ft onto an unyielding target. The second

packaging was subjected to a test not required by the NRC regulations: it was dropped from a helicopter from a height of approximately 2,000 ft onto hard desert soil. This 6,700-lb package reached a terminal velocity of approximately 246 mph and was embedded in a crater approximately 8 ft deep in the desert soil. The packaging suffered no permanent deformation. The 30-ft drop onto an unyielding target caused more damage to the packaging than the 2,000-ft drop onto hard desert soil (McClure et al., 1987). (The packagings in these tests were not TRUPACT-II containers.)

The Puncture Test. Puncture loads can be expected in accidents because the surfaces that may be hit by a packaging are not always flat. The puncture tests are conducted to demonstrate the integrity of the containment even when weak points (e.g., container seals) are struck. Puncture loads can also produce a loss of the thermal insulation that protects against fires by tearing a hole in the wall of the packaging.

In the puncture test, the packaging is dropped from a height of 40 inches in a position for which maximum damage is expected. The target is the upper end of a vertical steel cylinder that is 6 inches in diameter and of a length that would cause maximum damage to the packaging. This puncture bar must be mounted on an essentially unyielding horizontal surface. The areas exposed to the puncture bar tests are subsequently exposed to the fire test (IAEA, 1987).

The Fully Engulfing Fire Test. The effects of fire on a shipping container depend on the time, the temperature, and the surface exposed. The NRC regulations require exposure to a temperature of 1475°F for 30 minutes over the entire surface of the packaging. In order to have the entire surface exposed to the fire, the packaging must be suspended approximately 4 ft above the fire surface (i.e., a burning fuel pool). The orientation of the packaging above the fuel pool is designed to provide exposure to the highest temperature. Elevating the packaging ensures that the flames are well developed at the location of the packaging, with adequate space for the lateral in-flow of air. This total surface exposure requirement encompasses such events as burning with a torch that is directed at one portion of the task. Since under most accident conditions the heavy packaging would end up on the bottom of the debris, the actual accident conditions would not duplicate the total surface exposure of the regulatory fire test (IAEA, 1987; Jefferson, 1983).

Some fires experienced in actual accident conditions burn longer than 30 minutes, but they either burn at lower temperatures (consuming slower burning materials like wood) or are concentrated over small areas, thus being insufficiently large to envelop the entire packaging. An accident that would produce a heat environment exceeding that called for in the regulations is extremely unlikely (Jefferson, 1983).

The Immersion Test. As a result of a potential for transportation accidents near or on a body of water, a packaging could be subjected to an external pressure from submersion under water. To simulate the equivalent damage from this low-probability event, the NRC regulations require that a packaging be able to withstand the external pressures resulting from submersion at reasonable depths. Engineering estimates indicate that water depths near most bridges, roadways, or harbors would be less than 50 ft. Consequently, 50 ft was selected as the immersion depth. While immersion at depths greater than 50 ft is possible, this value was selected to envelop the equivalent

damage from most transportation accidents. In addition, the potential consequences of a significant release of radioactive material would be greatest near a coast or in a shallow body of water. The time of exposure was set at 8 hours, which is time enough to allow the package to come to a steady state from the rate-dependent effects of immersion (IAEA, 1987). Since the main purpose of the immersion test is to demonstrate that a packaging can maintain its structural integrity when subjected to an external pressure, a pressure test or calculation may be substituted for the actual immersion.

The Leakage-Rate Test. After these accident condition tests, a very stringent leakage-rate specification must be met by the packaging. In order to demonstrate that there will be no release of contents under normal accident conditions, both containment vessels must remain leaktight, in accordance with standard ANSI 14.5-1987 of the American National Standards Institute. The stringency of the postaccident-leaktightness standard requires the packaging design to be so robust that it would have to be subjected to an accident much more severe than those simulated in the certification tests before a release of its contents could occur.

### **L.2.3 COMPLIANCE OF THE TRUPACT-II PACKAGE WITH NRC REGULATIONS**

On March 3, 1989, the developer of the TRUPACT-II shipping container submitted to the NRC, on behalf of the DOE, the documentation required for an application for certification. This documentation consisted of a comprehensive safety analysis report for the TRUPACT-II shipping container (DOE, 1989a, Rev. 2) and a document describing the codes used in the preparation and characterization of CH TRU waste. Four revisions to the Safety Analysis Report were made to supplement the document with additional information requested by the NRC and the final results of TRUPACT-II tests.

The Safety Analysis Report provides a detailed description of the TRUPACT-II design, operation, maintenance, the payload (CH TRU waste) and quality assurance programs. In addition, the report documents the performance of the TRUPACT-II container in the regulatory tests described above. The manner in which the tests were conducted and the results are discussed below.

Compliance with the evaluation requirements of 10 CFR Part 71 was demonstrated by a combination of analyses and testing of the TRUPACT-II package.

The certificate of compliance was issued by the NRC on August 30, 1989. It is reproduced in full in Annex 1 to this appendix.

#### **L.2.3.1 Evaluation of Performance**

As reported in Section 2.6 of the Safety Analysis Report for the TRUPACT-II Shipping Package (DOE, 1989a), the container meets the performance requirements of Subpart E of 10 CFR Part 71 for normal transportation conditions. The compliance was demonstrated through analysis and by performing the required free-drop test from a height of 3 ft. The analyses covered the response of TRUPACT-II components to heat and cold, reduced and increased external pressures, and vibration. Exposures to a

water spray simulating a heavy rainfall and impact by a steel cylinder 1-1/4 inches in diameter (penetration test) were judged to be of negligible consequence because of the TRUPACT-II construction.

For the hypothetical accident conditions specified in Subpart F of 10 CFR Part 71, tests with full-scale TRUPACT-II units were conducted. The only exception was the immersion criterion, for which compliance was demonstrated by analysis, as allowed by the NRC. The tests were first conducted with an engineering prototype container. The results from these tests were used to develop design enhancements for the container. For example, a thin ceramic-fiber paper was added as a liner to the polyurethane foam cavity of the outer containment assembly to provide additional protection from fire. Subsequently, three full-scale certification units were tested during the period from December 1988 to April 1989. The testing was performed at Sandia National Laboratories, Albuquerque, New Mexico. Before being tested, all four full-scale TRUPACT-II containers were loaded with 7,265 lb (maximum allowable payload weight) of concrete in 14 drums.

The full-scale tests consisted of free drops from a height of 30 ft followed by free drops of 40 inches onto a 6-inch-diameter puncture bar. After undergoing multiple free drops and puncture-bar impacts, the prototype and two certification packages were suspended over a pool containing approximately 8,000 gal of jet fuel, which burned for more than 30 minutes. The external skin temperature exceeded 1475°F during the fire. Because of the excellent thermal properties of the package, the maximum O-ring seal temperature (on either the inner or the outer containment vessel) reached only 260°F, well below allowable temperatures for the seal materials used. Also, it was found that at least 5 inches of the original 10-inch-thick polyurethane foam in the outer containment assembly remained unaffected after the fire test, further demonstrating the safety margins that have been built into the TRUPACT-II shipping container.

As shown in Table L.2.1, the number of drop and puncture tests performed on each test unit exceeded the regulatory requirements in many cases; this was done to confirm that the package could sustain impacts in a variety of "worst-case" orientations and remain leaktight. For example, each of the 30-ft drops on test units 1 and 2 were performed with different sections of the TRUPACT-II container package striking the unyielding target (i.e., tiedown locations on the bottom, top knuckle of the head, etc.).

The full-scale testing of the test units under the hypothetical accident conditions was conducted with the first certification test unit at the ambient temperature of Albuquerque, New Mexico, in December 1988 (40 to 70°F). The second and third certification test units were chilled to -20°F before the first drops and again before the final leakage-rate tests to prove the ability of the O-rings to function properly at low temperatures.

The leakage rate of the containment seals was tested before, during, and after the test sequence on each test unit. On the first and the third test units, both the inner and the outer containment vessels were demonstrated to be leaktight. On the second test unit, the outer vessel met the criteria for leaktightness as stated in ANSI 14.5-1987 but the inner vessel did not meet this criteria, because debris resulting from the tests interfered with the upper seal of the inner vessel. A wiper O-ring was added to the inner

TABLE L.2.1 Regulatory testing requirements and the actual TRUPACT-II certification testing program

Test	Required number of tests <sup>a</sup>	Number of tests performed		
		Unit 1	Unit 2	Unit 3
30-ft drop	1	3	3	3
40-inch puncture drop	1	5	6	5
Fire test	1	1	1	0
Immersion	1	By analysis <sup>b</sup>	By analysis <sup>b</sup>	By analysis <sup>b</sup>

<sup>a</sup> From 10 CFR 71.73; requirements can be met by test or analysis.

<sup>b</sup> Same analysis was applicable to all three test units.

containment vessel on the third test unit, and its effectiveness was demonstrated by repeating the drop-test sequence. It is important to mention that had the payload been TRU waste during the testing of these three test units, no release of contents to the outside environment would have occurred because all of the test units remained leaktight to the outside.

#### L.2.3.2 Fabrication Controls

Each step in the fabrication of the TRUPACT-II containers is controlled to ensure that the containers are built to the standards and specifications of the test units used for certifying the design of the package. For example, the stainless steel that is used for the pressure vessels is traceable to the mill, including the pouring and rolling of the steel. This traceability includes test reports on the chemical and physical properties of the steel. When the steel is received at the TRUPACT Assembly Facility in Carlsbad, New Mexico, it is inspected, and each piece of steel is assigned a unique identification that stays with that piece of steel through machining, welding, and final assembly. This means that the components of any TRUPACT-II can be traced back to their origins.

Every machining operation is inspected to verify that the part is made to the drawing requirements from which it was designed. Welding during fabrication is done in accordance with the applicable standards of the American Society of Mechanical Engineers. Welds are nondestructively examined to ensure that there are no defects.

Containment boundary welds are examined by x-ray. Welding procedures and welder qualifications (welders must be certified) will be available for audit or review. After welding and machining, the finished pressure vessel is proof-tested at 150 percent of its design pressure (50 lb per square inch) and then examined once again, using a liquid-dye penetrant. (A liquid-dye penetrant is used to detect cracks that cannot be seen with the naked eye.) Finally, each pressure vessel is tested to the "leaktight" criteria. The leaktightness of the containment boundary is tested on each unit before delivery. In addition to possible failures of the O-ring seals, this procedure inspects for leaks in the weld zones and cracks in the vessels.

### **L.2.3.3 Operating Procedures**

**L.2.3.3.1 Payload Controls and Restrictions.** The initial certificate of compliance issued by the NRC (Annex 1 to this appendix) defines the allowable payload (waste materials) that can be transported. Certification of the TRUPACT-II package requires that the payload be controlled to ensure safe transportation.

Each waste container to be transported in the TRUPACT-II shipping container must comply with specific transportation requirements for physical form, the composition and radioactivity of the waste, the chemical compatibility of the waste, and the like. Unique identification codes for each waste container provide a system for tracking the process and packaging history of the waste. This information (along with process controls on waste generation procedures) provides the basis for evaluating the qualification of the waste as payload for the TRUPACT-II. The payload restrictions are described below.

Strict controls will be used at the waste generation and storage facilities to determine the compliance of a given waste package with the transportation requirements. If a package does not meet any of the limits, it cannot be a part of the payload. The Safety Analysis Report for the TRUPACT-II Shipping Package (DOE, 1989a) and supporting documents describe in detail the basis for evaluating the safety of the payload.

The Waste Acceptance Criteria Certification Committee (WACCC) has been identified to the NRC as the DOE's verification organization. The WACCC will ensure payload compliance with the TRUPACT-II certificate of compliance. To verify payload compliance, the WACCC intends to use a process similar to that used for verifying compliance with the WIPP Waste Acceptance Criteria. Therefore, each shipping facility will be required to submit a TRUPACT-II payload compliance plan and an associated quality assurance plan to the WACCC for review and approval. Detailed compliance procedures will be developed and implemented, and their implementation will be audited by the WACCC.

The individual responsible for every TRUPACT-II shipment from a given facility is the Site Certification Official. This person will ensure that the waste containers in a TRUPACT-II shipping container and the total payload are in compliance with all certification and transportation requirements. (See Appendix A for a description of the Waste Acceptance Criteria and their relationship to transportation requirements.)

**Physical Form.** The physical form of the TRUPACT-II payload is restricted to solid or solidified material. Examples of solid materials are paper, glass, and metals. Examples of solidified materials are cemented sludges. Liquid waste is prohibited in the payload containers except for residual amounts. Sharp objects that might affect the integrity of the payload containers are prohibited unless they are adequately packaged to prevent damage to the payload containers. Sealed containers are prohibited from being included as a part of the waste, except in volumes of 1 gal or less.

These restrictions on the physical form of the waste are met during the generation of the waste. Verification procedures like visual examination, x-ray examination, and sampling of previously packaged containers are routinely used as some of the additional controls.

**Chemical Form and Chemical Properties.** The following classes of materials are prohibited from the TRUPACT-II payload unless they have been destroyed, neutralized, or otherwise rendered safe:

- Compressed gases
- Explosive materials
- Nonradioactive pyrophorics
- Corrosive materials

In addition, there are restrictions on specific chemicals and materials that can be present within each waste form. These restrictions on the chemical constituents of the waste are needed in order to limit the amount of gases (flammable as well as nonflammable) that might be generated from materials in the waste on exposure to radiation.

Compliance with these requirements will be achieved through process controls at the waste generator and disposal facilities, including procurement and inventory controls. For example, in the course of being generated, waste will be subjected to neutralization and solidification to remove any corrosives that may be present in the waste. Process-flow analyses yield information on the chemical constituents of each waste form.

**Chemical Compatibility.** The composition of the waste must preclude adverse chemical processes during transport that might pose a threat to the payload. Specifically, it is necessary to establish the following:

- 1) The chemical compatibility of the waste form within each individual container of waste.
- 2) Chemical compatibility between waste containers under hypothetical accident conditions. In analyzing the consequences of hypothetical accidents, no credit is taken for the structural integrity of the individual waste containers. All the waste containers are assumed to be breached, and the contents from all the individual waste containers are assumed to mix together. The contents of a waste container (drum or standard waste

box) must be compatible, and the contents of different waste containers in the TRUPACT-II must also be compatible.

- 3) Chemical compatibility of the waste forms with the inner containment vessel of the TRUPACT-II.
- 4) Chemical compatibility of the waste forms with the O-ring seals of the TRUPACT-II.

Each waste form to be transported in the TRUPACT-II shipping container is analyzed for the above compatibility criteria, using a method proposed by the U.S. Environmental Protection Agency (Hatayama et al., 1980). Only compatible waste forms will be part of the TRUPACT-II payload. This will ensure that chemicals that might affect the performance of the inner containment vessel or the O-ring seals are not released in any significant amounts into the inner containment vessel during transport. In addition, this will ensure that no adverse chemical reactions will take place within the waste containers or between the waste containers under accident conditions. Sampling programs conducted at the waste generating or disposal facilities provide additional verification for the chemical compatibility analyses.

Operating Pressure and Gas Generation. The acceptable maximum operating pressure in the TRUPACT-II cavity is 50 lb per square inch (gauge). The payload is limited in order not to exceed this design pressure. In addition, the generation of gas from the waste (which could occur primarily through the exposure of certain materials to radiation) is controlled to prevent the occurrence of potentially flammable concentrations of gases in the payload or the shipping containers. Gas generation is controlled by limiting the radioactivity of the waste and by restricting the constituents in the waste that may release gases on exposure to radiation.

Decay Heat and Fissile Materials. Decay-heat limits are imposed on each waste container, as well as on the total TRUPACT-II payload, to keep the potential quantity of gases generated below safe limits. In addition, the quantities of fissile materials in the waste containers and the total payload are restricted, so as to remain below the limits established by the NRC to prevent nuclear criticality under all conditions.

Waste Containers. Two types of waste containers can be shipped in the TRUPACT-II shipping containers: 55-gal drums and standard waste boxes. The latter are large steel vessels that are designed to fit in the TRUPACT-II cavity (see Appendix D). A payload consists of either 14 drums or 2 boxes. The containers must be provided with vents equipped with high-efficiency carbon composite filters that allow gases to be released from the containers while retaining particulates.

The main purpose of restrictions on the waste containers is to prevent the buildup of gases within the waste containers. Verification of compliance with these requirements includes controls on waste generation procedures, visual inspection, records and data bases, and sampling programs.

Weight. Weight limits apply to individual waste containers and to the total payload and are as follows:

Container	Weight limit (lb)
Drum	1,000
Standard waste box	4,000
TRUPACT-II shipping container	7,265

Radiation-Dose Rates. The radiation-dose rates on the external surfaces of individual waste containers and the three loaded TRUPACT-II containers to be transported on a trailer will be 200 millirem per hr or less at the surface and 10 millirem per hr or less at a distance of 2 meters from the surface, in accordance with 10 CFR 71.47.

L.2.3.3.2 Procedures for Loading and Assembling TRUPACT-II Shipping Containers. Assembling a TRUPACT-II shipment will involve three steps: 1) preparing each of the waste containers (14 drums or 2 standard waste boxes) in accordance with the specifications in the payload-control procedures (Subsection L.2.3.3.1), 2) loading the waste container into the TRUPACT-II cavity, and 3) testing the leaktightness of the seals on the outer and inner containment vessels of the TRUPACT-II shipping containers.

Specific instructions for operating the TRUPACT-II container will be given to each facility to ensure that the shipping container is loaded and sealed properly. Once the lids of the outer and the inner containment vessels are removed, the payload is lifted into the cavity of the inner vessel. Specially designed lifting devices will be provided to prevent damage to the inner vessel or the outer containment assembly during loading. Before the lid of the inner vessel is installed, the seals and other components must be visually inspected for damage that could impair their function. If function-impairing damage is present, the damaged components are replaced before further use. Once these steps are completed, the inner vessel is ready to be assembled. This is done by positioning the lid above the body and lowering it into position. The lid is then drawn downward to its fully engaged position. Once the lid is fully engaged, the lockring is rotated, thus engaging the locking lugs and locking the lid in place. Lock bolts are then installed to prevent rotation of the lockring. An assembly-verification leaktightness test is then performed to ensure that the O-ring seals were properly installed and not damaged during assembly.

This assembly procedure ensures containment integrity for the following reasons:

- 1) The mating surfaces between the body and head of both the inner and outer containment vessels are designed like a double tongue-and-groove joint. The head and body are connected by rotating a lockring, attached to the head, that has tabs that mate with corresponding tabs on the body. If the head and the body are not assembled correctly, it will be impossible to rotate the lockring. Ability to rotate the lockring is one verification that the head-to-body connection is properly assembled.

- 2) The containment boundary seal is made by an elastomer O-ring that is located at the head-to-body interface and is part of the tongue-and-groove joint. There is also a test O-ring and a wiper O-ring (on the inner vessel only). When properly assembled, the O-rings are captured between the head and body. Each time the head is installed on the body, it is necessary to perform a leak test to verify that the O-rings are in place and that they were not damaged during assembly.

Once the lid of the inner containment vessel is properly installed, the outer vessel can be assembled. This is done in the sequence used for the inner vessel, the only difference being that the locking is rotated and held in position by means of a mechanical actuator ring. In the locked position, lock bolts hold the actuator ring in position, which, in turn, holds the locking in position. As in the case of the inner vessel, an assembly-verification leaktightness test is required.

**L.2.3.3.3 TRUPACT-II Transport Trailer.** The TRUPACT-II transport trailer is of a gooseneck, dropped bed design which is commonly used in commercial fleet operations. The design has been adapted for the transportation of up to three fully loaded TRUPACT-II shipping packages. The TRUPACT-II transport trailer is 42.2 ft in length, the load bearing bed is 40 inches aboveground and when loaded with TRUPACT-IIs, the overall height is 161.5 inches.

Each trailer is provided with 12 each, special tiedown devices used for securing the TRUPACT-II packagings in a vertical position to the trailer. The tiedowns are cam operated, adjustable length U-bolts that interface with, and clamp down on corresponding brackets on the TRUPACT-II packaging. The tiedown restraint applied to the TRUPACT-II packages has been designed to satisfy the tiedown requirements of the DOT, 49 CFR 393.102, and the NRC requirement, 10 CFR 71.45. The Safety Analysis Report for the TRUPACT-II Shipping Package given to the NRC in March 1989 provides the necessary analyses for showing how the TRUPACT-II tiedown system meets these requirements. The trailer has been through a series of tests which demonstrated it can be safely used without restrictions on the nation's highways.

#### **L.2.3.4 Maintenance**

A detailed maintenance program has been established by the DOE and approved by the NRC for the TRUPACT-II containers. Maintenance procedures include scheduled inspections and replacement of components, structural and pressure tests, and leaktightness tests for maintenance verification (O-ring seals, vent-port plug seals, etc.). The maintenance procedures are described briefly below.

**Structural and Pressure Tests.** A structural pressure test must be performed on the inner and the outer containment vessel once every 5 years. This involves pressure testing each vessel to 150 percent of the maximum normal operating pressure.

**Leaktightness Tests.** Maintenance-verification leaktightness tests must be performed for the main O-ring seals and for each vent-port plug seal annually or on seal replacement.

**Maintenance of Components.** Maintenance is specified for certain components, such as fasteners, lockrings, and seal areas and grooves. The threaded parts of fasteners are to be annually inspected for deformed or stripped threads. Visual inspections are required before every use for the lockring bolts (inner containment vessel and outer containment assembly), the vent-port plugs, and the seal-test port. Any damaged parts must be replaced before further use. The lockring of the inner vessel and the locking actuator of the outer containment assembly are to be inspected before every use for any motion-impairing components. Corrective actions are to be taken whenever necessary. Before each use, and at the time of seal replacement, sealing surfaces and O-ring seal grooves are to be visually inspected for any damage. An annual inspection of the dimensions and surface finishes of the O-ring seal area is also required. The required measurements include groove widths, tab widths, axial play, and the surface finish of sealing areas.

Maintenance, repairs performed, or components replaced will be documented on the TRUPACT-II Maintenance Record Form WP-1709 (DOE/WIPP 88-026). All records of maintenance activities performed on the TRUPACT-II container will be maintained by WIPP Operations for retention and distribution. The records will be designated as quality assurance records and will be maintained as permanent records. All replacement components procured by user facilities will be verified for compliance with applicable material requirements. The DOE shipping and receiving facilities that perform maintenance on TRUPACT-II containers will have in place a quality assurance program that meets the applicable requirements of the DOE (see Section L.4).

## **L.3 THE NUPAC 72B CASK PROGRAM**

### **L.3.1 BACKGROUND**

To transport remotely handled (RH) TRU waste, the DOE will use the NuPac 72B shipping cask. The NuPac 72B cask is being designed to meet NRC requirements for Type B packages, and the DOE will apply to the NRC for a certificate of compliance before transporting any waste in the 72B cask. The 72B cask is a scaled-down version of the NuPac 125B cask, whose design has been certified by the NRC as a Type B packaging. The 125B cask is being used to transport debris from the core of the damaged Three Mile Island reactor.

### **L.3.2 DESCRIPTION OF THE NUPAC 72B SHIPPING CASK**

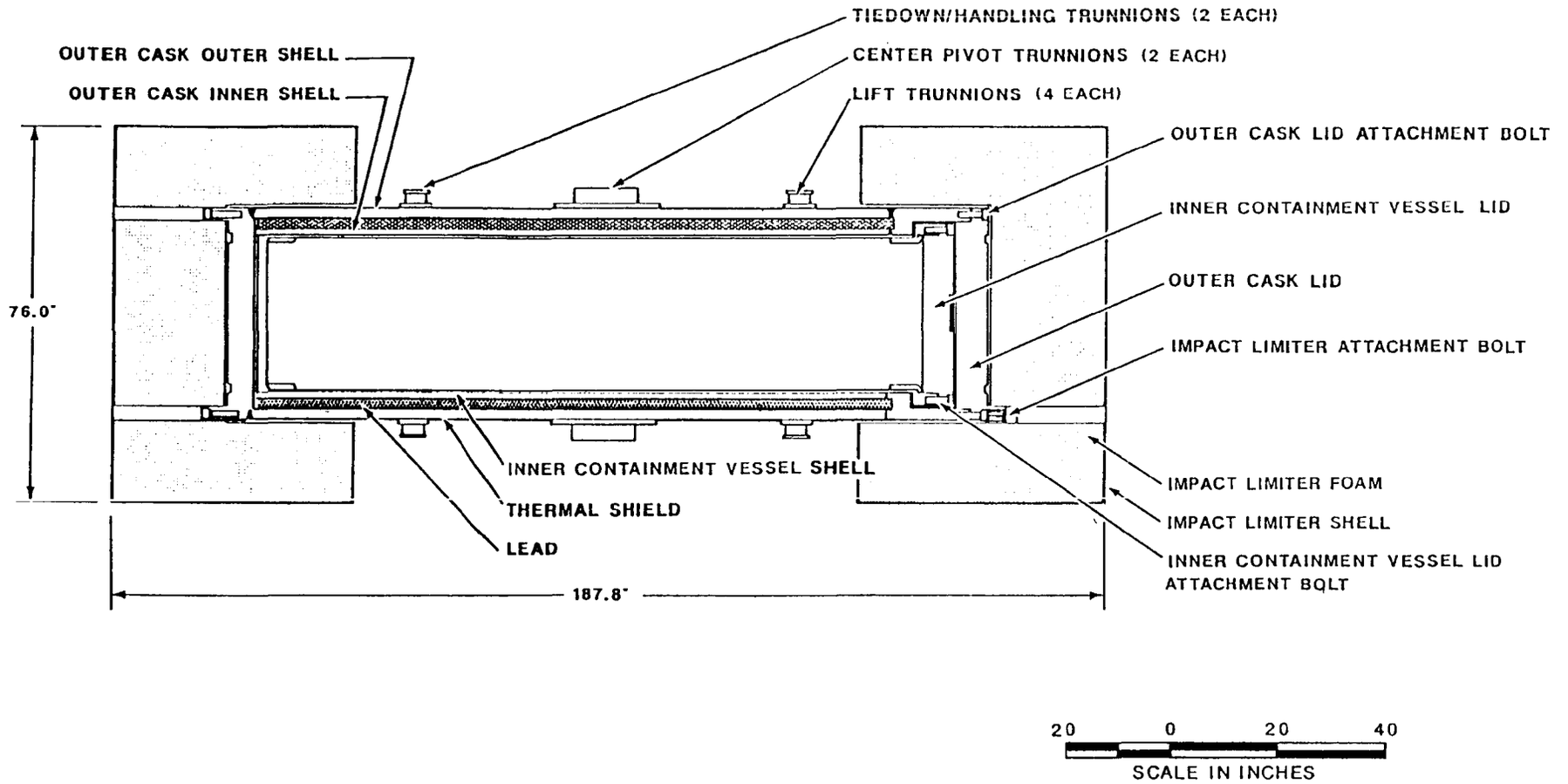
The NuPac 72B cask is a cylindrical cask consisting of a separate inner vessel within an outer cask protected by impact limiters at each end. A schematic is shown in Figure L.3.1. The outer cask provides the primary containment boundary for the payload, while the inner vessel provides a secondary containment boundary. Neither containment vessel (the outer cask nor the inner vessel) is vented, and each is capable of withstanding an internal pressure of 150 lb per square inch (gauge). The capacity of each cask is 8,000 lb of payload. The payload consists of RH TRU waste in 30- or 55-gal drums contained in a canister. The 72B cask is designed to transport a single canister per shipment. A single 72B cask will be loaded onto a custom-designed semitrailer pulled by a conventional tractor.

The inner containment vessel is made of stainless steel and provides a cavity for the payload canister that is approximately 26.5 inches in diameter and 123 inches long. The lid is secured to the body of the vessel by means of eight closure bolts. Internal spacers are provided at the top, bottom, and at two locations near the middle of the inner vessel to center the canister and facilitate the insertion and removal of the canister.

The outer cask is a stainless-steel vessel constructed of two concentric shells enclosing a cast-lead shield. The shield is for gamma radiation and is approximately 1.9 inches thick. The outer cask is approximately 142 inches long and has an outer diameter of 42 inches. It is protected at each end by energy-absorbing impact limiters, which are stainless-steel shells filled with polyurethane foam. The impact limiters also act as thermal insulators to protect seal areas from fire during an accident.

The payload canister, or RH waste canister, is a DOT 7A Type A carbon steel single shell container measuring approximately 26 inches in diameter with an overall length of 121 inches. The canister is vented using a carbon composite HEPA filter and is capable of transporting three 55-gallon waste drums. The allowable gross weight of the canister and contents is 8,000 pounds.

L-19



**FIGURE L.3.1**  
**CROSS SECTION OF NUPAC 72B CASK**

### **L.3.3 COMPLIANCE WITH NRC REQUIREMENTS**

In order for the design of the NuPac 72B cask to be certified by the NRC, it will be necessary to demonstrate compliance with the NRC requirements in 10 CFR Part 71 for Type B packages (see Subsection L.2.2). Compliance with these requirements may be demonstrated by analysis or by a combination of analysis and testing. Since the 72B cask is a scaled-down version of the 125B cask, whose design has been certified by the NRC, analysis will be the primary method of demonstrating compliance with the NRC regulations.

### **L.3.4 OPERATING PROCEDURES**

#### **L.3.4.1 Payload Controls and Restrictions**

As in the case of the TRUPACT-II shipping container, the NRC's certificate of compliance for the 72B cask will specify the allowable payload. The restrictions on the payload will be similar to those discussed in Subsection L.2.3.3.1 for CH TRU waste.

Physical and Chemical Form. The restrictions on the physical and chemical form of the payload to be carried by the 72B cask and the necessary payload controls are expected to be similar to those specified for the CH TRU waste in the TRUPACT-II payload. These restrictions are described in Subsection L.2.3.3.1 of this appendix.

Chemical Compatibility. The payload for the 72B cask will be evaluated to ensure chemical compatibility within itself and with the cask. The criteria for evaluating and ensuring chemical compatibility are discussed in Subsection L.2.3.3.1.

Operating Pressure and Gas Generation. The pressure in both containment levels of the cask is 150 lb per square inch (gauge). The payload is restricted in order to not exceed this design pressure. The generation of gas from the waste is controlled to prevent the occurrence of potentially flammable concentrations of gases.

Weight. The maximum weight of the loaded canister in the 72B cask is limited to 8,000 lb. The cask may carry no more than one canister of RH TRU waste.

Decay Heat. The thermal design rating of the package is 300 watts internal decay heat maximum.

Radiation-Dose Rates. The radiation-dose rates on the external surface of the 72B cask will be below the levels specified in 10 CFR 71.47 and must comply with 49 CFR 173.441.

#### **L.3.4.2 Procedures for Loading the NuPac 72B Cask**

Loading a 72B cask for transport will consist of the following steps: 1) determining that the payload (the canisters of RH TRU waste) has been verified to meet the payload restrictions specified in the certificate of compliance, 2) loading the prepared

payload canister into the 72B cask, 3) testing the leaktightness of the seals on the containment vessels of the cask, and 4) securing external impact limiters on the cask.

Specific procedures for operating the 72B cask will be provided to each waste generating or storage facility to ensure that the cask is loaded and sealed properly. The loading procedures include removing the lids from the containment vessels, loading the waste canister into the vessel, installing the lids, and performing the leaktightness tests.

#### **L.3.5 MAINTENANCE OF THE NUPAC 72B CASK**

As in the case of the TRUPACT-II shipping container, a strict maintenance program will be developed and implemented for the 72B cask. The procedures will be submitted to the NRC as part of the Safety Analysis Report (SAR). The NRC must approve these procedures before the design of the NuPac 72B cask is certified and the cask can be used to transport waste.

The maintenance program will include periodic inspections and replacement of components, structural and pressure tests, leaktightness tests, and routine maintenance of all necessary parts of the cask. A comprehensive quality assurance program will also be developed, as discussed in Section L.4.

#### L.4 QUALITY ASSURANCE PROGRAM

The NRC regulations in 10 CFR Part 71 include requirements for implementing a quality assurance program that is used in the design, purchase, fabrication, handling, shipping, storing, cleaning, assembly, inspection, testing, operation, maintenance, repair, and modification of those components of the TRUPACT-II container and NuPac 72B cask that are important to safety. The quality assurance requirements are not optional; they are mandatory.

The quality assurance program provides a systematic approach to ensuring that a design, and the resulting product or service, are safe and satisfactory for the intended use. The program is aimed at preventing problems, not only at detecting and solving them.

The quality assurance program is developed and implemented by specially trained full-time employees. They report to the highest level of management in their organizations in order to maintain their independence from concerns about costs or schedules. Their primary function is to make sure that the quality assurance program meets the requirements of the NRC and is effective in producing a product that meets required standards and that will maintain its integrity during operation. This requires ascertaining that all workers are trained and qualified to perform their assigned tasks, all workers are trained to understand the program, and work is properly controlled.

Design Control. Quality assurance begins with the design of an item or the description of a service. Large safety margins are established for each item (i.e., if a TRUPACT-II will be operating at a pressure of 50 lb per square inch, it is designed to be strong enough for a pressure of 75 lb per square inch). All of the mathematical calculations and analyses used in making design decisions are reviewed and verified by independent qualified personnel.

Procurement Control. Quality assurance requires that the materials used in constructing a shipping container or cask be tested, both chemically and physically, to make sure that they have the properties needed for the TRUPACT-II or NuPac 72B design. Further, the suppliers who manufacture the materials are evaluated to ensure that they have an acceptable program for ensuring that the materials they are furnishing are properly analyzed, chemically and physically, and that the analysis reports match the material shipped.

Marking and Control of Materials. Once the material arrives, it is inspected by a quality inspector and stored properly for use. The material is placed in an environment that will not damage it and marked or tagged so that its identity is not lost. The materials used in the TRUPACT-II container or the NuPac 72B cask must be traceable from the production unit in which it is used, back to the purchase order used to buy it and the material test report verifying that the material is suitable. Thus, if a problem

arises in a particular batch of material, the company must identify every production unit in which the material was used.

Instructions, Procedures, and Inspection. Work on the TRUPACT-II or the NuPac 72B units is performed in accordance with formal instructions, procedures, or drawings that have been reviewed by engineering and quality assurance personnel. Part of this formal system for controlling the work includes setting points during the fabrication for inspection. If one of these predetermined points is ignored and the inspection cannot be performed at a later time, the unit faces rework. These inspection points are a part of every work plan and ensure that the final unit is acceptable. Those same similar instructions, procedures, and drawings are later used to perform preventive maintenance during the operation of the TRUPACT-II container or the NuPac 72B cask.

Control of Processes. Some types of processes require more control than others because special techniques like x-ray examination are needed to determine that they were performed properly. An example of such a process is welding. The quality assurance program makes special provisions for such processes and for ensuring that the special inspection techniques required for these processes are used successfully. These special provisions include testing the skills of the personnel performing the processes, qualifying the procedure being used, and verifying that the materials and equipment for the process are appropriate. In addition, quality assurance personnel perform in-process inspections to make sure that the controls are being used during the actual work. Records of these activities are kept.

Test Control. Any type of testing requires very tight control and careful monitoring by quality assurance personnel. For example, pressure and leaktightness tests on the containment vessels of the TRUPACT-II container are performed in accordance with formal procedures that have been reviewed by both engineering and quality assurance personnel. Tests are witnessed by quality assurance personnel, and test results are formally documented and reviewed for adequacy. Any reworking on the containment boundary of a TRUPACT-II unit requires previous tests to be performed again.

Control of Measuring and Test Equipment. Results from inspections and tests are only as good as the equipment used to measure the results. The quality assurance program requires that the equipment used to measure or test a TRUPACT-II shipping container be calibrated. This means that all measuring and test equipment has to be checked against a national standard for the particular measurement being taken and has to be accurate within a given range. Not only does the equipment have to be checked and adjusted if necessary, it also has to be rechecked periodically. If a piece of equipment is found not to agree with the national standard, the manufacturer has to evaluate each item that was inspected or tested with that piece of equipment.

Acceptability of Components. The acceptability of parts of a TRUPACT-II container or a NuPac 72B cask must be apparent at all stages of fabrication. The quality assurance program provides a method of doing this by using inspection hold points, tagging, etc. If an item is found to be unacceptable, the quality assurance personnel document the problem on what is called a nonconformance report. The item is then marked or tagged and segregated from the rest of production until a decision is reached on what to do with the item. This decision is made by engineering and

quality assurance personnel. Sometimes an item can be reworked and made acceptable; sometimes an item must be scrapped. The provisions of the quality assurance program, however, prevent unacceptable items from being unintentionally used in the production process and provide a method for deciding how to handle unacceptable items.

Surveillance. In addition to inspections, quality assurance personnel perform scheduled and unscheduled surveillance of various activities to make sure that employees are operating to the same rules and are performing their jobs well. The activities selected for surveillance are those in progress that are most important to the operation at the time.

Corrective Action. The quality assurance program specifies a method for identifying recurring problems and serious problems that might affect the performance of the product. A formal report, called a "corrective action report," is issued by quality assurance personnel when such problems surface. This report must be answered by production or engineering personnel and must include an explanation of what is causing the problem, a description of what is being done to correct the problem, and a description of what is being done to keep it from happening again. Quality assurance then makes sure that the proper actions have been completed and that they are, in fact, solving the problem. These reports are reviewed by the highest level of management, who make sure that all departments respond quickly.

Document Control. The different parts of the quality assurance program are formally documented to make sure that personnel understand the rules and controls that are necessary to produce a good product. These documents are themselves controlled to make sure that all personnel are working to the same guidelines and that only the latest documents are in use. If a document is changed, the old document must be returned or destroyed and personnel must be trained to ensure that they understand the new rules. This is true of every document that affects work, including work plans, procedures and drawings, and inspection plans.

Quality Assurance Records. The final step before releasing a TRUPACT-II or NuPac 72B unit for use is the review of related quality records. These records tell the production story of a unit. They start with the pedigree of the materials used and proceed through fabrication, inspection, and testing to final acceptance. This final review by quality assurance ensures that the records are complete, inspections have been performed, and the requirements have been met. This same record package, which is several hundred pages, is then retained in duplicate in protected storage for the life of the TRUPACT-II or NuPac 72B unit.

Audits. An important mechanism for ascertaining that the quality assurance program is correctly implemented is the audit. Quality assurance personnel audit their facility and operations to see whether all the established rules and regulations are complied with. If deficiencies are found, they are documented, corrected, and verified as effective. The quality assurance personnel who perform these audits are specially qualified through classroom and on-the-job training to spot problems in the system and get them fixed. Auditors from outside the organization also perform this function. For example, the Westinghouse Electric Corporation (the operating contractor for the

WIPP) audits Nuclear Packaging (the manufacturer of the TRUPACT-II container), and the DOE audits Westinghouse, as well as the waste generator and storage facilities. The NRC has also audited Nuclear Packaging as part of the certification process for the TRUPACT-II design and has the prerogative to audit any activities associated with the use of a TRUPACT-II container.

Summary. As overlapping as all of the described quality assurance controls may seem, the checks and balances built into the program are necessary to provide the highest assurance possible that the TRUPACT-II container and the NuPac 72B cask will safely perform its intended function. This program will remain in effect as long as TRUPACT-II or NuPac 72B units are being used.

## REFERENCES FOR APPENDIX L

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**ANNEX 1**

**NRC CERTIFICATE OF COMPLIANCE  
FOR THE TRUPACT-II SHIPPING CONTAINER**





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

8 - 5 1989

AUG 30 1989

SGTB:EPE  
71-9218

Department of Energy  
ATTN: Mr. Edward McCallum  
DP-4  
Washington, DC 20545

Gentlemen:

Enclosed is Certificate of Compliance No. 9218, Revision 0, for the Model No. TRUPACT-II shipping container.

The Department of Energy has been registered as a user of this package under the general license provisions of 49 CFR §173.471.

This approval constitutes authority to use this package for shipment of radioactive material and for the package to be shipped in accordance with the provisions of 49 CFR §173.471.

Sincerely,

*Charles E. MacDonald*  
Charles E. MacDonald, Chief  
Transportation Branch  
Division of Safeguards  
and Transportation, NMSS

Enclosures:

1. Certificate of Compliance  
No. 9218, Rev. 0
2. Safety Evaluation Report

cc w/encl:

Mr. Michael E. Wangler  
Department of Transportation

Mr. G. J. Quinn  
Nuclear Packaging, Inc.

Mr. J. Tollison  
Department of Energy

✓ Mr. T. Halverson  
Westinghouse

**CERTIFICATE OF COMPLIANCE  
FOR RADIOACTIVE MATERIALS PACKAGES**

1. a. CERTIFICATE NUMBER 9218	b. REVISION NUMBER 0	c. PACKAGE IDENTIFICATION NUMBER USA/9218/B(U)F	d. PAGE NUMBER 1	e. TOTAL NUMBER 4
----------------------------------	-------------------------	--	---------------------	----------------------

2. PREAMBLE

- a. This certificate is issued to certify that the packaging and contents described in item 5 below, meets the applicable safety standards set forth in Title 10, Code of Federal Regulations, Part 71, "Packaging and Transportation of Radioactive Material."
- b. This certificate does not relieve the consignor from compliance with any requirement of the regulations of the U.S. Department of Transportation or other applicable regulatory agencies, including the government of any country through or into which the package will be transported.

3. THIS CERTIFICATE IS ISSUED ON THE BASIS OF A SAFETY ANALYSIS REPORT OF THE PACKAGE DESIGN OR APPLICATION

a. ISSUED TO (Name and Address)  
Department of Energy  
Albuquerque Operations Office  
P.O. Box 5400  
Albuquerque, NM 87115

b. TITLE AND IDENTIFICATION OF REPORT OR APPLICATION  
Nuclear Packaging Inc. application  
dated March 3, 1989, as supplemented.

c. DOCKET NUMBER 72-9218

4. CONDITIONS

This certificate is conditional upon fulfilling the requirements of 10 CFR Part 71, as applicable, and the conditions specified below

5.

(a) Packaging

- (1) Model No.: TRUPACT-II
- (2) Description

A stainless steel and polyurethane foam insulated shipping container designed to provide double containment for shipment of contact-handled transuranic waste. The packaging consists of an unvented, 1/4-inch thick stainless steel inner containment vessel (ICV), positioned within an outer containment assembly (OCA) consisting of an unvented 1/4-inch thick stainless steel outer containment vessel (OCV), a 10-inch thick layer of polyurethane foam and a 1/4 to 3/8-inch thick outer stainless steel shell. The package is a right circular cylinder with outside dimensions of approximately 94 inches diameter and 122 inches height. The package weighs approximately 19,250 pounds when loaded with the maximum allowable contents of 7,265 pounds.

The OCA has a domed lid which is secured to the OCA body with a locking ring. The OCV containment seal is provided by a butyl rubber O-ring (bore seal). The OCV is equipped with a seal test port and a vent port.

The ICV is a right circular cylinder with domed ends. The outside dimensions of the ICV are approximately 73 inches diameter and 98 inches height. The ICV lid is secured to the ICV body with a locking ring. The ICV containment seal is provided by a butyl rubber O-ring (bore seal). The ICV is equipped with a seal test port and vent port. Aluminum spacers are placed in the top and bottom domed ends of the ICV during shipping. The cavity available for the contents is a cylinder of approximately 73 inches diameter and 75 inches height.

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5. (a) Packaging (continued)

(3) Drawings

The packaging is constructed in accordance with Nuclear Packaging Inc. Drawing No. 2077-500 SNP, Sheets 1 through 11, Rev. D.

The contents are positioned within the packaging in accordance with Nuclear Packaging Inc. Drawing Nos. 2077-007 SNP, Rev. C, and 2077-008 SNP, Sheets 1 and 2, Rev. C.

(b) Contents

(1) Type and form of material

Dewatered, solid or solidified transuranic wastes. Wastes must be packaged in 55-gallon drums, standard waste boxes (SWB), 55-gallon drums within standard waste boxes, or bins within standard waste boxes. Wastes must be restricted to prohibit explosives, corrosives, non-radioactive pyrophorics and pressurized containers. Within a drum, bin or SWB, radioactive pyrophorics must not exceed 1 percent by weight and free liquids must not exceed 1 percent by volume. Flammable organics are limited to 500 ppm in the headspace of any drum, bin or SWB.

(2) Maximum quantity of material per package

Fourteen (14) 55-gallon drums or two (2) SWB and not to exceed 7,265 pounds including shoring and secondary containers with no more than 1000 pounds per 55-gallon drum and 4,000 pounds per SWB.

Fissile material not to exceed 325 grams Pu-239 equivalent with no more than 200 grams Pu-239 equivalent per 55-gallon drum or 325 grams Pu-239 equivalent per SWB. Pu-239 equivalent must be determined in accordance with Appendix 1.3.7 of the application.

Decay heat not to exceed the values given in Tables 6.1 through 6.3 "TRUPACT-II Content Codes", (TRUCON), DOE/WIPP 89-004, Rev. 3.

(c) Fissile Class

I

6. Physical form, chemical properties, chemical compatibility, configuration of waste containers and contents, isotopic inventory, fissile content, decay heat, weight and center of gravity, radiation dose rate must be determined and limited in accordance with Appendix 1.3.7 of the application, "TRUPACT-II Authorized Methods for Payload Control", (TRAMPAC).

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7. Each drum, bin or SWB must be assigned to a shipping category in accordance with Table 5, "TRUPACT-II Content Codes", (TRUCON), DOE/WIPP 89-004, Rev. 3 or must be tested for gas generation and meet the acceptance criteria in accordance with Attachment 2.0, to Appendix 1.3.7 of the application.
8. Each drum, bin or SWB must be labeled to indicate its shipping category. All drums bins or SWB's within a package must be of the same shipping category.
9. Each drum, bin or SWB must be equipped with filtered vents prior to shipment in accordance with Appendix 1.3.7 of the application. Drums which were not equipped with filtered vents during storage must be aspirated before shipment. The minimum aspiration time must be determined from Tables 9.1 through 9.3 in "TRUPACT-II Content Codes", (TRUCON), DOE/WIPP 89-004, Rev. 3.
10. In addition to the requirements of Subpart G of 10 CFR Part 71:
  - (a) Each package must be prepared for shipment and operated in accordance with the procedures described in Chapter 7.0, "Operating Procedures", of the application.
  - (b) Each package must be tested and maintained in accordance with the procedures described in Chapter 8.0, "Acceptance Tests and Maintenance Program", of the application.
11. The contents of each package must be in accordance with Appendix 7.4.3., "Payload Control Procedures", of the application.
12. Prior to each shipment, the lid and vent post seals on the inner and outer containment vessels must be leak tested to  $1 \times 10^{-5}$  std. cm<sup>3</sup>/sec in accordance with Chapter 7.0, "Operating Procedures", of the application.
13. All free standing water must be removed from the inner containment vessel cavity and the outer containment vessel cavity before shipment.
14. The package authorized by this certificate is hereby approved for use under the general provisions of 10 CFR 71.12.
15. Expiration date: August 31, 1994.

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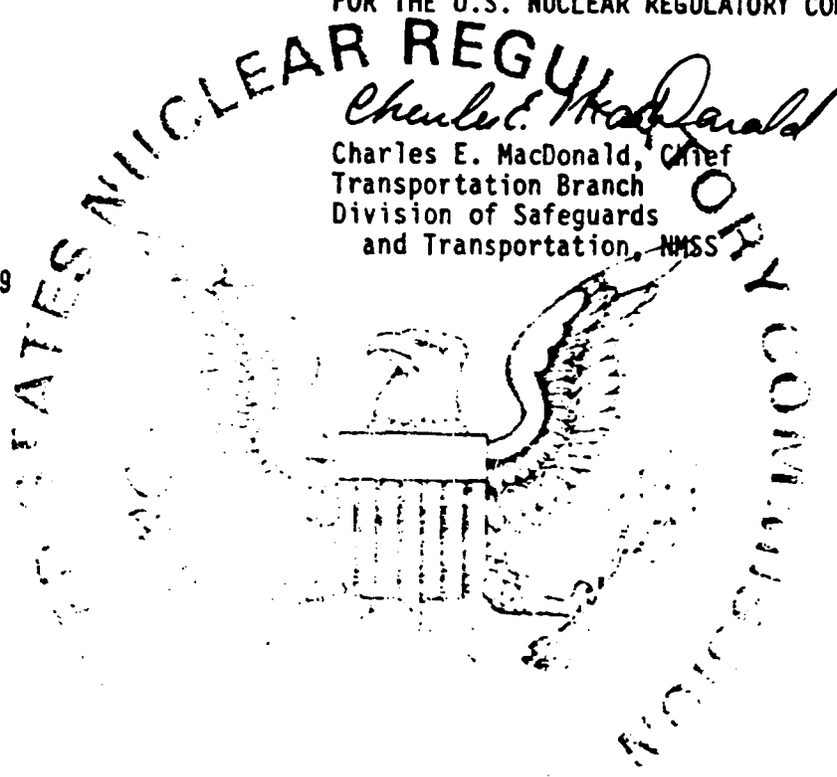
REFERENCES

Safety Analysis Report for the TRUPACT-II Shipping Package dated March 3, 1989.

Supplements dated: May 26, June 27, June 30, August 3, and August 8, 1989.

"TRUPACT-II Content Codes", (TRUCON), DOE/WIPP 89-004, Rev. 3, dated July 1989.

FOR THE U.S. NUCLEAR REGULATORY COMMISSION



*Charles E. MacDonald*  
 Charles E. MacDonald, Chief  
 Transportation Branch  
 Division of Safeguards  
 and Transportation, NRC

Date:     AUG 30 1989



**APPENDIX M**

**SUMMARY OF THE MANAGEMENT PLAN FOR THE TRUCKING CONTRACTOR**



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## M.1 INTRODUCTION

This appendix has been prepared in response to comments on the draft SEIS. Representative comments include concerns about the trucking contractor's experience and safety programs, drivers' rights and training, tractor-trailer requirements, and general safety issues. This appendix addresses these concerns by describing the provisions that will be made and the procedures that will be followed to ensure that the transportation of waste to the WIPP is conducted safely.

This appendix summarizes the management plan developed by the contractor selected by the U.S. Department of Energy (DOE) for transporting transuranic (TRU) waste to the WIPP. The selected contractor is the Dawn Trucking Company of Farmington New Mexico. The transportation operations will be conducted by truck, using a fleet of tractors provided by the contractor and trailers and shipping containers provided by the DOE. The contractor will conduct the transportation operations from a facility to be developed at Hobbs, New Mexico. The transportation project will be both managed and coordinated from the Hobbs facility, but management and support personnel at the contractor's offices in Farmington will be available to assist if needed.

As described in this appendix, the trucking contractor has developed detailed procedures related to safety, equipment maintenance, quality assurance, driver qualification and training, the duties and responsibilities of drivers, dispatching, the reporting of incidents and accidents, and communications procedures associated with shipment tracking. Many of these procedures are based on the regulations issued by the Department of Transportation (DOT) for the transport of hazardous materials, RCRA (40 CFR Part 263) requirements for the transport of mixed waste, and on the experience of the Federal Government in transporting radioactive materials for several decades, particularly the experience of the DOE in transporting weapons.

In reviewing the WIPP program activities, the National Academy of Sciences (NAS) concluded that the "system proposed for transportation of TRU waste to the WIPP is safer than that employed for any other hazardous material in the United States today and will reduce risk to very low levels."

The DOE and the trucking contractor have tried in this plan to reduce as much as possible the potential for human error or mechanical failure. Extensive driver-training requirements, dry-run readiness experience (see Appendix D.2.3.2), emphasis on safety, inspections that exceed many DOT regulatory requirements, and the use of tractor-trailers equipped with governors that limit speed are a few examples of ways in which transportation risk has been minimized. In addition, this plan will be evaluated for improvements at least annually.

## **M.2 SAFETY**

### **M.2.1 POLICY**

Safety is of primary importance in planning and conducting all activities related to the transportation of the TRU waste. The objective is to protect the safety of the public and to protect the employees of the trucking contractor from occupational injuries and illnesses. In order to achieve this objective, the trucking contractor will rely on a variety of mechanisms and measures, including the following:

- Compliance with all applicable health and safety requirements of the Federal Government, States, and local jurisdictions
- Provision of vehicles and equipment with the best available mechanical safeguards, including governors that limit speed, and personal protective equipment
- Provision of a facility for equipment maintenance and inspection
- Implementation of a safety program, including personnel training in safe work practices
- Stringent driver training program and penalty provisions
- Accident and emergency training
- Provision of a constant-surveillance service for all loaded shipments
- Provision of communications equipment and services.

### **M.2.2 REQUIREMENTS FOR PROTECTING HEALTH AND SAFETY**

All activities related to the transportation of TRU waste will be conducted in accordance with the applicable health and safety requirements of the Federal Government, States, and local jurisdictions, including the requirements promulgated by the U.S. Department of Transportation in Title 49 of the Code of Federal Regulations (49 CFR).

The maintenance facility (see Section M.4) will meet all applicable requirements of the U.S. Occupational Safety and Health Administration and the State of New Mexico. All trucks and drivers will meet the applicable requirements of the U.S. Department of Transportation. To ensure that these requirements are met, the trucking contractor will implement a maintenance and inspection program that will be regularly and continually monitored by contractor and DOE management. Another mechanism for ensuring regulatory compliance will be a safety program, which is discussed in the next subsection.

When waste shipments are under way, all applicable regulations pertaining to the shipment of hazardous waste will be followed.

As described in Section M.6, constant-surveillance service will be provided for all loaded shipments. In addition, a satellite-based tracking system will be used to determine the location and progress of all shipments. Such a tracking system is not a Federal requirement but is a voluntary DOE program decision for WIPP shipments.

### **M.2.3 SAFETY PROGRAM**

The transportation contractor will establish and maintain a safety program that will consist of both a safety orientation for new employees and a continuing education program for all employees. To ensure that the safety program is successful, each employee will be made aware of his or her responsibilities in the program. All employees will be required, as a condition of employment, to observe established safety regulations and practices and to use the safety equipment provided.

Every new employee will receive safety instructions, a personnel safety handbook, and any protective equipment deemed necessary. The orientation program for new employees will consist of verbal and written information on job safety, accident-prevention measures, and the responsibilities of the new employee in the safety program. In addition, each driver will be given special training as described in Section M.5.

The continuing education program will include training in applicable safety requirements and regulations, the use of equipment, and safe operating procedures. In addition, safety meetings will be held each week to train and inform employees. All employees will be required to participate in these meetings and to sign an attendance list. The immediate supervisor will be responsible for conducting the meeting. A brief report on the subjects to be discussed will be prepared for each meeting.

### **M.2.4 OCCUPATIONAL SAFETY**

As a matter of policy, no employees will work in surroundings that are unsanitary, hazardous, or dangerous to their health or safety. All employees will be required to maintain their project or work areas. Adequate medical and first aid supplies will be available at all work locations.

When needed, the employer will furnish tools, vehicles, and equipment with the best available mechanical safeguards and personal protective equipment. Employees using tools, vehicles, and equipment will be responsible for inspecting them before use to determine that they are in a safe, operable condition.

Each member of the management team will be responsible for not only protecting the safety and health of all employees who report to or are assigned to him or her but also for the safe work conduct of those employees.

### **M.3 EQUIPMENT**

The tractors used for hauling TRU waste to the WIPP will be provided by the trucking contractor. The trailers and the shipping containers (TRUPACTs) will be provided by the DOE. It is estimated that the tractor fleet will consist of 10 units domiciled in Hobbs, New Mexico. All vehicles will be 1989 and later models, and will be replaced as needed throughout the program.

All equipment used by the trucking contractor to transport TRU waste will conform to applicable Federal regulations (e.g., the requirements for placarding in 49 CFR Part 172); will meet the needs of the DOE; will meet all functional requirements for TRU waste shipments, such as being equipped with special tiedowns for the TRUPACT-II containers; and will have special equipment related to safety. For example, to prevent speed limits from being exceeded, the vehicles will be equipped with governors that will limit the speed to 65 miles per hour. In addition, the tractors will have a Tripmaster, which will automatically record all the speeds the vehicle reached in traveling. The tractors will also be equipped with radiation detection instruments for use by drivers who will be properly trained in their use, in the event of an accident.

The specifications for the tractors are given in Table M.3.1. These specifications are based in part on the DOE's experience over the last 12 years in the transport of nuclear materials.

The dimensions and weights of the tractors and trailers are given in Table M.3.2. These dimensions and weights are in compliance with applicable Federal and State safety requirements.

Table M.3.1 Specifications for the tractors to be used in hauling TRU waste to the WIPP

---

Make and model:	FLD-12064ST Freightliner
Wheel-base length:	219 inches
Weight (dry):	15,915 pounds
Engine:	NCT 444 Cummins B/C4 @2100 rpm
Power steering:	Ross TAS-65 by TRW, Inc.
Brakes	
steering axle:	15 x 2 CAM centrifuge drums
driving axles:	16-1/2 x 7 CAM centrifuge drums
emergency brakes:	MGM dual brakes
Engine brake:	Cummins Brake Retarder
Transmission:	Road Ranger 18-speed transmission
Axles	
steering axle:	12000# FF 921
driving axles:	3800# SQ 100 A
Tires	
steering:	Michelin PXZA-1
driving:	Michelin XDHT
Tire chains:	Laclede
Fenders	
steering wheels:	Molded fenders
rear wheels:	Aluminum full fenders
Fifth wheel:	18-inch Holland FW-2535
Air-ride suspension:	Freightliner air-ride suspension, 40,000 pounds
Mobile telephone:	Motorola Dynatac 6000x
Citizens band radio:	40-channel COBRA 29+
Other specifications:	Front leaf springs, 64 inch Aluminum wheels, frame, and fuel tanks Radiation detection meters alpha-beta-gamma meter beta-gamma meter Rockwell tripmaster Heated rear-view mirrors Heated and air-conditioned cab and sleeper Spray guards and mud flaps for the rear and front wheels Locking fuel caps Externally mounted fire extinguisher Tamper-proof fifth wheel locking device

---

Table M.3.2 Overall dimensions of the tractor-trailer unit

Length

Tractor, total length: 26 feet 6 inches  
 Trailer, total length: 42 feet 2 inches  
 Total length: 62 feet 10 inches (with overlap of 5 feet 10 inches)

Width

Trailer: 8 feet 6 inches  
 Tractor: 8 feet 11 inches (includes side mirrors)

Height

Tractor: 12 feet  
 Trailer with load (maximum): 13 feet 5 inches

Weight

<u>Tractor</u>	<u>Weight (pounds)</u>
Weight dry	15,915
Fuel	1,100
Tire chains	91
Drivers and equipment	500
Spare tire	190
	_____
Tractor weight	17,796
Trailer (includes tools and spare tire)	8,500
Three loaded TRUPACT-II containers (maximum allowable)	53,299
(Maximum loaded shipping weight of any single TRUPACT-II is 19,250 lbs)	_____
<u>Total weight</u>	79,595

## **M.4 EQUIPMENT MAINTENANCE**

### **M.4.1 MAINTENANCE FACILITY**

A facility for the maintenance, storage, and dispatching of tractors and trailers will be provided when required by the DOE. Until such time as a facility is required by the DOE, the tractors and trailers will be stored at the WIPP site. The proposed maintenance facility, to be located at a 6-acre site in Hobbs, New Mexico, will be designed to provide most of the facilities needed for fleet maintenance and operation as a truck terminal. It will contain a three-bay maintenance shop with an area of 3,500 square feet and an office building with an area of 1,550 square feet. If the proposed site is unavailable when the WIPP opens, an equivalent facility will be used.

### **M.4.2 MAINTENANCE PERSONNEL AND EQUIPMENT**

Initially, the maintenance facility will be staffed by one mechanic, a shop helper, and security guards (see Subsection M.4.6). A second mechanic will be added when needed.

All mechanics will have a minimum of 5 years of qualified experience related to diesel engines, air pressure, brake systems, electrical systems, and arc and gas welding. Certification of training in a 2-year technical school specializing in diesels and heavy equipment will be required. The mechanics will receive special training from the manufacturers of the tractors.

The equipment and tools to be provided in the maintenance facility include the following:

- Overhead crane
- Grease pit
- Two 20-ton jacks
- Transmission floor jack
- Jack stands
- Engine stands
- Cutting torch
- Welder
- Drill press
- Hydraulic press
- Battery charger
- Air compressor with hoses

### **M.4.3 MAINTENANCE SCHEDULE**

The schedule to be used for the maintenance of tractors and trailers is given in Table M.4.1. If the manufacturers recommend more frequent maintenance, the manufacturers' recommendations will be followed. Miscellaneous maintenance to repair broken wheels, flat tires, air fittings, air lines, and other similar items will be performed as required.

All in-use tractors and trailers will be inspected monthly, with the inspection recorded on special forms. These forms, which are shown in Figures M.4.1 and M.4.2, specify the items to be inspected. In addition, the trailers will be inspected semiannually and annually (or after driving 10,000 or 20,000 miles, whichever comes first); these inspections will be recorded on the form shown in Figure M.4.3. Furthermore, as described in Section M.6, the tractors and trailers will be inspected by the drivers before each trip, every 2 hours or 100 miles during the trip, and after the trip.

Table M.4.1 Maintenance schedule for tractors and trailers to be used to transport TRU waste to the WIPP

---

Grease every 5000 miles.

Oil and filter change every 15,000 miles or as specified by manufacturer<sup>a</sup>.

New brakes and wheel seals every 100,000 miles or when needed, whichever is first.

New tires every 100,000 miles or when needed, whichever is first.

Miscellaneous maintenance to include universal joints, broken wheels, flats, air fittings, air lines, etc., as required.

---

<sup>a</sup> For tractors only.

If it is necessary to test welds by a nondestructive examination method, arrangements will be made with a subcontractor. If difficulty in scheduling this procedure is encountered, the weld testing will be performed as directed by the DOE.

For the trailers, which will be furnished by the DOE, no maintenance beyond that considered routine or preventative will be permitted. Also prohibited for the trailers will be any modifications, cutting, welding, or drilling, unless authorized by the DOE.

# MONTHLY TRACTOR INSPECTION

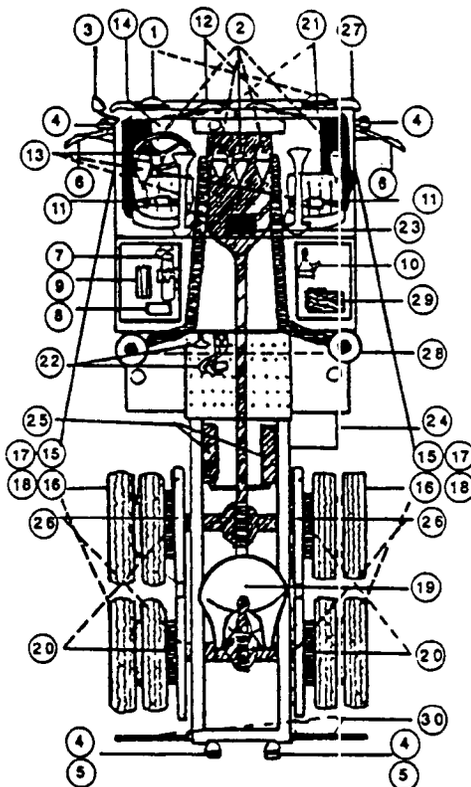
DATE: \_\_\_\_\_ LOCATION OF INSPECTION: \_\_\_\_\_ UNIT #: \_\_\_\_\_  
 MAKE: \_\_\_\_\_ MODEL: \_\_\_\_\_ YEAR: \_\_\_\_\_ SPEEDOMETER READING: \_\_\_\_\_  
 SERIAL #: \_\_\_\_\_ TIRE PLY: \_\_\_\_\_ NUMBER OF TIRES: \_\_\_\_\_  
 OWNER (LESSOR): \_\_\_\_\_ DRIVER: \_\_\_\_\_

**CAB OF TRACTOR:**

- | DEF.                     | NOT DEF.                 |                             |
|--------------------------|--------------------------|-----------------------------|
| <input type="checkbox"/> | <input type="checkbox"/> | 7 FIRE EXT. (B-B-C MOUNTED) |
| <input type="checkbox"/> | <input type="checkbox"/> | 8 FLAGS AND REFLECTORS      |
| <input type="checkbox"/> | <input type="checkbox"/> | 9 FLARES (OPTIONAL)         |
| <input type="checkbox"/> | <input type="checkbox"/> | 10 JACK (OPTIONAL)          |
| <input type="checkbox"/> | <input type="checkbox"/> | 11 SEAT BELTS (BOTH SEATS)  |
| <input type="checkbox"/> | <input type="checkbox"/> | 12 WINDSHIELD WIPERS        |
| <input type="checkbox"/> | <input type="checkbox"/> | 13 HORN (ONE WORKING)       |
| <input type="checkbox"/> | <input type="checkbox"/> | 14 DEFROSTERS               |
| <input type="checkbox"/> | <input type="checkbox"/> | 15 SPEEDOMETER (WORKING)    |
| <input type="checkbox"/> | <input type="checkbox"/> | 16 LOW AIR WARNING DEVICE   |

**LIGHTS OF TRACTOR:**

- | DEF.                     | NOT DEF.                 |                              |
|--------------------------|--------------------------|------------------------------|
| <input type="checkbox"/> | <input type="checkbox"/> | 1 HEAD (HIGH & LOW BEAM)     |
| <input type="checkbox"/> | <input type="checkbox"/> | 2 MARKER OR CLEARANCE        |
| <input type="checkbox"/> | <input type="checkbox"/> | 13 FOG (OPTIONAL)            |
| <input type="checkbox"/> | <input type="checkbox"/> | 3 SPOT (OPTIONAL)            |
| <input type="checkbox"/> | <input type="checkbox"/> | 4 TURN SIGNALS (TRACTOR ON)  |
| <input type="checkbox"/> | <input type="checkbox"/> | 4 TURN SIGNALS (TRACTOR OFF) |
| <input type="checkbox"/> | <input type="checkbox"/> | 5 REGULAR REAR LIGHTS        |
| <input type="checkbox"/> | <input type="checkbox"/> | 5 STOP LIGHTS                |
| <input type="checkbox"/> | <input type="checkbox"/> | 6 REARVIEW MIRROR:           |



**CHASSIS OF TRACTOR:**

- | DEF.                     | NOT DEF.                 |                                   |
|--------------------------|--------------------------|-----------------------------------|
| <input type="checkbox"/> | <input type="checkbox"/> | 17 WHEELS, RIMS & LUGS            |
| <input type="checkbox"/> | <input type="checkbox"/> | 22 BATTERY COVER                  |
| <input type="checkbox"/> | <input type="checkbox"/> | 22 WET TANKS (2) (DRAIN 24 HOURS) |
| <input type="checkbox"/> | <input type="checkbox"/> | 27 SPRINGS (MAIN LEAF)            |
| <input type="checkbox"/> | <input type="checkbox"/> | 27 BUMPER                         |
| <input type="checkbox"/> | <input type="checkbox"/> | 22 BRAKE HOSES & LIGHT LOOM       |
| <input type="checkbox"/> | <input type="checkbox"/> | 22 EXHAUST SYSTEM                 |
| <input type="checkbox"/> | <input type="checkbox"/> | 17 PARKING BRAKES                 |
| <input type="checkbox"/> | <input type="checkbox"/> | 22 TIRE CHAINS (IN SEASON)        |
| <input type="checkbox"/> | <input type="checkbox"/> | 22 MUD FLAPS (FOR BOBTAIL)        |

**REDLINE ITEMS:**

- | DEF.                     | NOT DEF.                 |                                     |
|--------------------------|--------------------------|-------------------------------------|
| <input type="checkbox"/> | <input type="checkbox"/> | 15 STEERING (SECTOR BOX)            |
| <input type="checkbox"/> | <input type="checkbox"/> | 15 STEERING TIRES (CUTS, SMOOTH)    |
| <input type="checkbox"/> | <input type="checkbox"/> | 16 OTHER TIRES (CUTS, SMOOTH, ETC.) |
| <input type="checkbox"/> | <input type="checkbox"/> | 17 LUG BOLTS (FRONT-ONE MISSING)    |
| <input type="checkbox"/> | <input type="checkbox"/> | 16 LUG BOLTS (BACK-TWO MISSING)     |
| <input type="checkbox"/> | <input type="checkbox"/> | 15 FIFTH WHEEL (LOOSE MOUNTING)     |
| <input type="checkbox"/> | <input type="checkbox"/> | 22 BRAKE DRUMS (GLAZED OR BROKEN)   |
| <input type="checkbox"/> | <input type="checkbox"/> | 27 WINDSHIELDS (BAD FITS OR CRACKS) |
| <input type="checkbox"/> | <input type="checkbox"/> | 22 AIR HOSES & LOCM (LEAKS OR CUTS) |
| <input type="checkbox"/> | <input type="checkbox"/> | 22 AIR COMPRESSOR (CHOKING OR LEAK) |

**AIR BRAKE TEST:**

MAXIMUM AIR PRESSURE: \_\_\_\_\_

AMOUNT OF LOSS/1 MIN: \_\_\_\_\_

**CONDITION AND APPEARANCE: (CHECK ONE)**

EXCELLENT:  GOOD:  FAIR:  POOR:

OIL SAMPLE TAKEN:  YES  NO

**REPAIRS TO BE MADE BEFORE DISPATCH:**

\_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_

I HEREBY CERTIFY THAT I HAVE CAREFULLY INSPECTED THE EQUIPMENT LISTED ABOVE AND THAT THIS IS A TRUE AND CORRECT REPORT OF THAT INSPECTION.

\_\_\_\_\_  
 SIGNATURE OF INSPECTOR

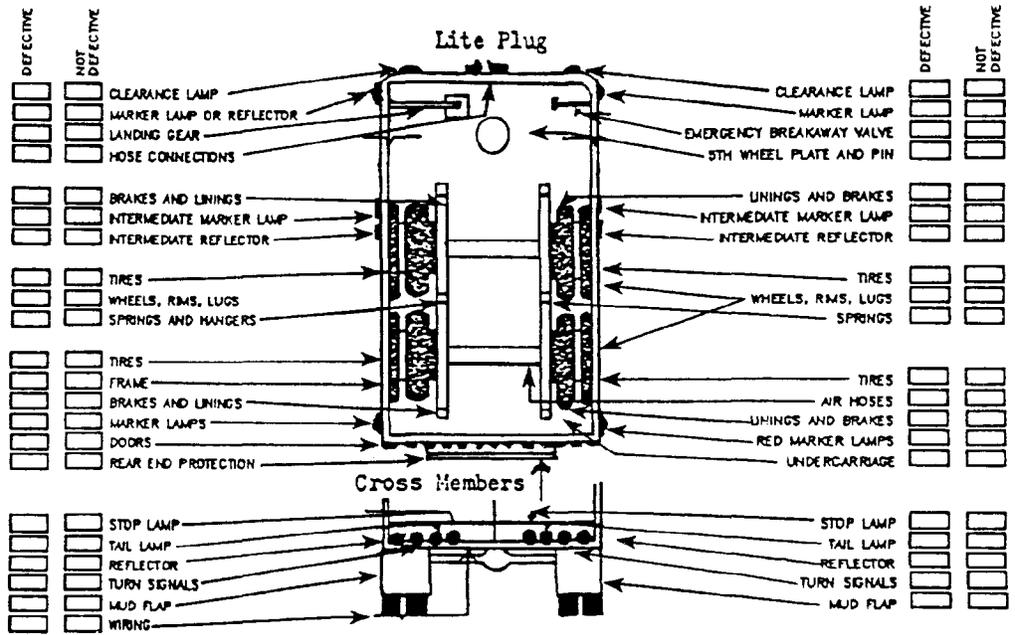
\_\_\_\_\_  
 SIGNATURE OF DRIVER

**FIGURE M.4.1  
 EXAMPLE OF MONTHLY TRACTOR INSPECTION FORM**

WHITE - S.L.C.  
 PINK - SHOP COPY

### TRAILER/DOLLY INSPECTION

TRAILER No: \_\_\_\_\_ MAKE: \_\_\_\_\_ LENGTH: \_\_\_\_\_  
 MODEL: \_\_\_\_\_ SERIAL No: \_\_\_\_\_  
 NUMBER OF TIRES: \_\_\_\_\_ TIRE PLY: \_\_\_\_\_ TIRE SIZE: \_\_\_\_\_  
 LOCATION OF INSPECTION: \_\_\_\_\_ INSPECTOR: \_\_\_\_\_  
(Full Name)



#### REPAIRS

(Circle defective items when corrected and check not defective box)

AIR LOSS TEST WITH ALL SERVICE BRAKES APPLIED: \_\_\_\_\_ LBS. IN 1 MINUTE

NOTE: Maximum permissible air loss must not exceed two pounds per minute.  
 Any audible air loss must be corrected immediately.

REPAIR SECTION	LIST ALL REPAIRS MADE	LIST ALL PARTS OR EQUIPMENT INSTALLED
Date	Repairs - EXPLAIN - Attach extra sheet if necessary.	Replacement or equipment installed

#### MAINTENANCE AND SERVICING

Item	Date
Lubricated	
Washed (Steam Cleaned)	
Painted	

I hereby certify that the mechanical defects indicated above have been corrected.

Date \_\_\_\_\_ Mechanic \_\_\_\_\_  
(Full Name)

**FIGURE M.4.2**  
**EXAMPLE OF MONTHLY TRAILER INSPECTION FORM**

TRUPACT TRAILER INSPECTION FORM

Odometer Reading

<u>Date</u>	<u>Equipment No.</u>	<u>Make, Model</u>	<u>Inspector</u>
-------------	----------------------	--------------------	------------------

10,000 Miles/6 Mo.

20,000 Miles/12 Mo.

Condition Code: Initial if item is satisfactory. X indicates maintenance required. A check mark (✓) indicates service was performed.

COND CODE	10,000 MILE INSPECTION
1	Lubricate (per manufacturer specs)
2	Check wheel seals for signs of leakage
3	Inspect all air line assemblies, glad hand gaskets for looseness, damage and routing
4	Inspect air tanks for security and moisture
5	Brake valves (visual condition, leaks)
6	Service brakes (slack adjuster travel)
7	Visually check brake linings from backing plate side for wear and looseness
8	Apply brakes and check for leaks (2 psi per minute maximum)
9	Electric brakes check operation and security
10	Tires for remaining tread, unusual wear, inflation, cuts and separations (minimum tread depth allowable is 2/32")
11	Hub oilers (level and leaks)
12	Lug nuts and rim clamps (presence and no evidence of looseness)
13	Frame (cracks and paint condition, magnum flux suspect areas)
14	Verify suspension system operational; check landing gear and shoes (operation, security and condition)
15	Pull tongue/hitches (cracks, security and damage)
16	Check operation and condition of locking mechanism and kingpin
17	Check operation and condition of landing gear and leveling jacks
18	Electrical wiring (condition, chafing, and routing)
19	System lighting (clearance, stop, turn, flasher and brakes)
20	Check spare tire in Step 10 and verify operation of tire lock
21	Lubricate lock
22	Check mud flaps for physical condition
23	Check placard holders

**FIGURE M.4.3  
EXAMPLE OF ANNUAL AND SEMIANNUAL TRAILER INSPECTION FORM**

TRUPACT TRAILER INSPECTION FORM

Odometer Reading

Date	Equipment No.	Make, Model	Inspector
	10,000 Miles/6 Mo.	20,000 Miles/12 Mo.	

COND CODE	20,000 MILE INSPECTION (Also perform 10,000 Mile Items)
1	Visually inspect condition of wheel bearings (clean and repack)
2	Inspect brake drums and lining (min. lining thickness is 3/32" above rivets)
3	Check kingpins for cracks (using mag. particles)
4	Check axle spindles for cracks (using mag. particles)
5	Check kingpin and coupler base (use go/no go gauge to measure kingpin; clean coupler base and check for cracks and anomalies)
6	Check swing beam bushings and pins (maximum clearance between pin and bushing is .125 inches)
7	Check trailer deck for damage and attachment to frame

**FIGURE M.4.3. (CONCLUDED)  
EXAMPLE OF ANNUAL AND SEMIANNUAL TRAILER INSPECTION FORM**

#### **M.4.4 QUALITY ASSURANCE AND CONTROL.**

The trucking contractor will implement a quality assurance (QA) program that meets the QA requirements of the DOE. Procedures for the QA program will be developed and personnel will be trained in their implementation. In addition, quality control procedures will be implemented.

The trucking contractor will be responsible for ensuring the accuracy and reliability of measurements, tests, and maintenance procedures performed at the maintenance facility through the use of inspection, measuring, and test equipment of the range, accuracy, and type necessary to determine conformance with established requirements. To the extent required by established procedures, test equipment, gauges, and tooling will be calibrated by an approved standards laboratory. Items requiring calibration will carry readily visible labels showing their calibration status and will be recalibrated as necessary. Items with an expired calibration date will be segregated to ensure that they will not be used for maintenance or inspection.

All replacement parts must conform to manufacturer's specifications for replacement parts and warranted by the maker. The supplier of parts will be required to provide a copy of the warranty at the time a part is delivered for the first time. For subsequent deliveries, the supplier will be required to submit a statement that the part conforms to the original warranty. The warranty and the subsequent quality assurance statement will be kept on file at the maintenance facility. Before it is placed in inventory or installed, each part will be inspected by the mechanic. The mechanic will be responsible for ensuring that all parts received conform to the warranty requirements. The packing slip or other document that accompanies the part will be stamped "Accepted by" and initialed by the mechanic and given to the dispatcher for review.

Material or equipment that does not meet established requirements will be withheld from use until it has been appropriately repaired or reworked. All nonconforming items will be segregated and properly tagged to ensure that they will not be used.

All providers of services will be required to supply documentation that the service meets accepted or required standards applicable to the service being rendered. They will be given a notice of requirements and will be required to certify that their work will be, and has been, conducted according to required standards by qualified personnel. Before authorizing any work, the trucking contractor will verify that the service provider can meet all requirements.

The trucking contractor will verify compliance of the QA program by conducting audits at least every 6 months. The audited organization will verify and document the actions taken to satisfy any recommendations made by the auditors. The results of the audits will be documented and a copy sent to the DOE Transportation Representative.

The QA program will include the requirement that records furnishing evidence of quality assurance be prepared and maintained; examples of such records are reports on audits, inspections, maintenance, and training. The detailed requirements for the control of the QA records will be included in the trucking contractor's QA procedures.

At a minimum, these procedures will address legibility, retention, distribution, maintenance, transmittal to the WIPP, and protection against damage or loss.

At least once a month, the maintenance records and the certification of parts and services provided by other firms will be reviewed by the dispatcher to determine that all standards are being met. If the dispatcher finds that a part or service was not properly certified, the use of that part or service will cease immediately. The provider of the part or service will be notified in writing and required to furnish certification. If certification is not immediately furnished, the provider will be removed from the list of acceptable providers.

If noncertified parts have been installed, the dispatcher will order an immediate inspection of the part to determine whether the part is adequate. If adequacy cannot be ascertained, the part will be replaced. In the event of a noncertified service, the dispatcher will order an immediate review, and the service will be repeated if necessary.

The dispatcher will conduct random inspection to verify the adequacy of repairs performed by employees and by providers.

#### **M.4.5 RECORDS**

In addition to the QA records discussed above, a record file will be maintained for the inspection sheets and shop tickets for each tractor and trailer. Parts-inventory cost sheets will be attached to each shop ticket (see Figure M.4.4).

All records will be prepared in triplicate. One sheet will be placed in the file mentioned above, one sheet will be forwarded to the contractor's home office, and one sheet will be filed at an off-site location.

#### **M.4.6 SECURITY**

Security for the maintenance facility will be provided by the following physical features and by personnel procedures. The site will be surrounded by a 6-foot-high chain-link fence with barbed wire at the top. Access will be allowed only for authorized personnel, who will be admitted through a single gate controlled by personnel inside the facility. Floodlights will be used to illuminate the shop, office, fueling, and truck storage area. The site will be occupied at all times (24 hours a day, 365 days a year) by maintenance or dispatching personnel or by a security guard.

All deliveries will be accepted at the gate. If a maintenance service is to be provided by a subcontractor, the service provider will be accompanied by an authorized employee of the maintenance facility. No unauthorized access by the public will be allowed at any time.



## **M.5 DRIVERS**

It is estimated that 30 drivers will be needed for the trucking program, and the trucking contractor will ensure that only qualified drivers are hired. The contractor, who is an equal opportunity employer, will locate qualified drivers by posting job openings in Job Service centers in all communities near the WIPP site, including Hobbs, Carlsbad, and Roswell, as well as major cities in New Mexico and western Texas. In addition, the contractor may place advertisements in trucking publications. Drivers will be selected on the basis of ability and experience.

### **M.5.1 DRIVER QUALIFICATIONS**

To qualify initially, applicants will have to meet the following requirements: they must be citizens of the United States and at least 25 years of age; they must have logged at least 100,000 miles in driving semi-tractor trailers, must have at least 2 years of uninterrupted experience in driving commercial semi-tractor trailers during the last 5 years, and may not have any moving violations (including chargeable accidents) in the past 3 years.

The driver-qualifying process will consist of the following:

- Completing an application for employment
- Initial interview
- Verification of employment -- including years of service and mileage logged
- Check of driving record, including possession of a Commercial Driver's License
- A test, given by qualified personnel, that examines performance in the following:
  - Pretrip inspection
  - Coupling and uncoupling of tractor and trailer
  - Placing tractor in operation
  - Use of tractor controls and emergency equipment
  - Operating the tractor in traffic and while passing other vehicles
  - Turning the tractor
  - Braking and slowing the tractor by means other than braking (shifting gears)
  - Backing and parking the tractor
- Drug screening

- Physical examination
- Written test on Federal motor-carrier safety regulations and hazardous materials regulations in accordance with 49 CFR 391.35
- Driver-profile evaluation.

When a driver has successfully completed this qualification process, a written report on the driver will be sent to the DOE for approval (see Figure M.5.1). If approved, the driver will be trained as described in the next subsection.

### **M.5.2 DRIVER TRAINING PROGRAM**

Every driver hired by the trucking contractor will have to complete a training program in accordance with the requirements of 49 CFR 177.825. In addition, every driver will receive training to meet the requirements of 49 CFR Part 397. The training to meet the requirements of 49 CFR will be conducted by the Colorado Safety Institute in Denver. However, if necessary to meet scheduling requirements, an alternative qualified source of training may be used. In addition, every driver will be trained to meet special DOE requirements pertaining to the specific characteristics of the TRUPACT-II shipping containers, the transportation of radioactive materials, monitoring equipment, emergency response, and public relations.

In addition, the drivers will be required to attend a training class conducted by the Transportation Safeguards Division of the DOE's Albuquerque Operations Office. This training will be comprehensive, requiring approximately 68 hours. One instructor will be provided for each two drivers. The training will include driving a WIPP tractor-trailer unit carrying TRUPACT-II containers with simulated loads.

Before the actual shipment of any waste, multiple dry runs from each waste site will be conducted as part of a series of preoperational checks designed to provide experience and hands-on training to the drivers (see Appendix D.2.3.2).

DRIVER QUALIFICATIONS

CONTRACT NO. DE-ACO4-89AL51527

DATE: \_\_\_\_\_

NAME: \_\_\_\_\_

SS#: \_\_\_\_\_

ADDRESS: \_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

DOB: \_\_\_\_\_

DATE AND SOURCE OF TRAINING AS REQUIRED BY 49 CFR 177.825:

\_\_\_\_\_

\_\_\_\_\_

SEE ATTACHMENTS FOR:

- (a) Verification of 100,000 miles of semi-tractor trailer combination driving experience.
- (b) Evidence that this driver has had two years of uninterrupted semi-tractor trailer commercial driving experience during the last five years.

I DO HEREBY CERTIFY THAT THE ABOVE NAMED DRIVER IS A CITIZEN OF THE UNITED STATES OF AMERICA.

I DO HEREBY CERTIFY THAT THE ABOVE NAMED DRIVER DOES MEET THE REQUIREMENTS OF 49 CFR 391, THE COMMERCIAL MOTOR VEHICLE SAFETY ACT, AND PARAGRAPH 5.2 OF THE DAWN MANAGEMENT PLAN.

SIGNED: \_\_\_\_\_

**FIGURE M.5.1  
DRIVER QUALIFICATION FORM**

## **M.6 PROCEDURES USED IN WASTE TRANSPORTATION**

### **M.6.1 RESPONSIBILITY FOR DAILY OPERATIONS**

The manager/dispatcher at the Hobbs maintenance facility will be responsible for the daily operations of the trucking contractor. The dispatcher will receive and review trip schedules furnished by the WIPP. These schedules will be furnished for intervals of no less than 6 weeks. If there are problems about the schedules, the dispatcher will immediately communicate with the WIPP to resolve the problems.

The dispatcher will prepare and distribute a 30-day schedule to all drivers. If a driver notifies the dispatcher that there are problems with the schedule, the dispatcher will resolve the problem.

The dispatcher will be reachable by beeper or telephone at all times when not in the dispatch facility.

### **M.6.2 NUMBER OF DRIVERS**

Two qualified drivers will be used for each shipment of TRU waste. If a driver becomes incapacitated along the way, the alternative driver will ask and receive appropriate instructions from the dispatcher before proceeding.

### **M.6.3 SECURITY**

Standard security requirements for materials in transit, as specified in DOE Order 1540.1, will be applied to the TRUPACT-II shipping containers in both the loaded and unloaded condition. Constant surveillance will be provided for each shipment (Subsection M.6.7), and the drivers will know the procedures to be followed in the event of a deliberate obstruction of a shipment. In addition, the location of each TRU waste shipment will be known at all times, via the TRANSCOM satellite-based tracking system (Section M.8).

### **M.6.4 PROCEDURES TO BE FOLLOWED BEFORE THE START OF THE TRIP**

The drivers will report to the dispatch center in Hobbs 1 hour before the scheduled time departure. The driver will check in and receive trip routing instructions. The dispatcher will verify that the drivers have arrived to review the route to be taken for the trip. The routes to be taken are the routes defined as "preferred" in Federal regulations. The two drivers assigned to the trip will review the trip route together. If they have any questions, they will discuss them with the dispatcher.

The drivers will obtain a copy of the pretrip inspection form (Figure M.6.1) and the trip report form from the previous trip. They will inspect the truck and the trailer, paying particular attention to any items mentioned as possibly defective in the post-trip report. The drivers will sign the pretrip report if the tractor and the trailer meet requirements. The inspection will include all extra equipment.

If their inspection of the tractor and trailer shows that an item or items do not meet the required standards, the drivers will notify the dispatcher. The dispatcher will decide whether the tractor and trailer are to be dispatched in their current condition or whether further maintenance is required.

If the dispatcher decides to dispatch the tractor and trailer without further maintenance, the drivers have the option of noting their concurrence or nonconcurrence with the decision of the dispatcher. If the dispatcher decides to use another tractor or trailer, the drivers will carry out the same inspection routine.

#### **M.6.5 PROCEDURES TO BE FOLLOWED AT THE WIPP SITE**

At the WIPP site there will be two trailer-parking areas. Parking Area A will be for trailers incoming with loaded TRUPACT-II shipping containers and trailers that have been inspected by the trucking contractor and are ready to be loaded. Parking Area B will be for empty trailers that require inspection or maintenance and for trailers that are ready for shipment and are loaded with empty TRUPACT-II containers.

At the WIPP site the drivers will present the necessary identification and documentation and receive the shipment documentation, including a manifest which, for mixed waste shipments, conforms to the requirements of 40 CFR Part 263. They will then proceed to the trailer-storage area. At the trailer-storage area, the drivers will leave their tagged empty trailer in Parking Area A and verify that the trailer (from Parking Area B) loaded with empty TRUPACT-II containers has been tagged as ready for service. The drivers will then inspect the trailer, using the trailer-inspection form. As part of the pretrip inspection, the drivers must ensure that the permanently affixed flip-type placards properly signify whether the trailer is carrying a load containing radioactive material or is empty.

If the trailer meets all inspection requirements, the drivers will sign the trailer-inspection sheet and depart from the WIPP site. The departure will follow the correct procedures for notification and departure.

If the trailer does not meet the required standards, the drivers will notify the WIPP and the dispatcher. The drivers will then await a decision by the WIPP and the dispatcher concerning the departure of the trailer.



#### **M.6.6 GENERAL PROCEDURES TO BE FOLLOWED DURING THE TRIP**

The drivers must use the preferred route for shipments unless a deviation is permitted under the provisions of 49 CFR 177.825. A deviation is permitted by 49 CFR 177.825 under the following circumstances:

- 1) Emergency conditions that would make continued use of the preferred route unsafe
- 2) To make necessary rest, fuel, and vehicle-repair stops (stops will be along the preferred route)
- 3) To the extent necessary to pick up, deliver, or transfer a highway route controlled quantity package of radioactive materials.

Any required deviation will be reported to the DOE's representative at the WIPP before the deviation occurs. Any unauthorized deviation from the preferred route will result in penalties, as discussed at the end of this section.

Drivers may alternate driving shifts of approximately 5 hours. Thus, the vehicle will be constantly moving unless stopped for inspection, fueling, or weather. When circumstances require an extended stop, the driver will ensure that the shipment is parked in a safe manner.

#### **M.6.7 CONSTANT SURVEILLANCE**

One driver will keep the tractor and trailer under constant surveillance at all times. Constant surveillance is defined to mean that when the vehicle is not being driven, it must be attended at all times by a driver or a qualified representative of the trucking contractor. A vehicle is "attended" when at least one driver is in the tractor, awake, not in a sleeper berth, or within 100 feet of the vehicle and has the vehicle within his or her constant unobstructed view.

If an extended stop is necessary, a driver must keep the shipment in full view and stay within 100 feet of the shipment at all times.

The trailer with the TRUPACT-II containers must always be connected to the designated tractor during shipment except when stopped at a DOE facility for loading, unloading, or en route to maintenance.

#### **M.6.8 INSPECTIONS DURING THE TRIP**

The drivers will park the vehicle in a safe place every 2 hours of travel time or 100 miles, whichever is less, and inspect the vehicle.

Deficiencies will be corrected at this time or at the next available repair area. The items to be inspected include the tires, tiedowns, labeling and placarding required for the transportation of radioactive materials, and the antenna used for the TRANSCOM

vehicle-tracking equipment (see Section M.8). Items found to be nonconforming will either be corrected at this time or at the next available repair area. If a tire is found to be flat, leaking, or improperly inflated, the tire will be changed or properly inflated. The drivers will also inspect the vehicle lights if lights will be needed before the next stop. Hose connections will be checked, and a visual inspection of the entire vehicle will be made.

The DOT regulations in 49 CFR 397.17 ("Transportation of Hazardous Materials: Driving and Parking Rules") require only tire inspections every 2 hours on vehicles carrying hazardous materials. The DOE has expanded this inspection requirement to include other components and to include unloaded vehicles.

#### **M.6.9 PROCEDURES AT THE WASTE SITE**

On arrival at the waste site, the drivers will stop at an inspection point where the driver and shipment documentation will be checked by site security before the tractor and trailer are permitted entrance. Specific items to be verified are the bill of lading, tamper-indicating devices, and the serial numbers of the TRUPACT-II shipping containers. The drivers will then proceed to the trailer-parking area and drop off the trailer with the empty TRUPACT-II containers. The drivers will undertake an after-trip inspection of the trailer. They will then proceed to the location of the trailer with loaded TRUPACT-II containers, or, if at a low-volume site, find out when they should return to pick up the trailer after it has been loaded.

The drivers will receive trip documentation and inspect the trailer, using the trailer-inspection form. The drivers will also inspect the tractor before departing from the waste site. The drivers will follow the approved departure procedure when leaving the site. The drivers will then proceed to the WIPP site, using the same routes and procedures used with the empty TRUPACT-II shipping containers.

#### **M.6.10 PROBLEMS DURING THE TRIP**

If the dispatcher is notified by the driver of a problem during the trip, the dispatcher will notify the DOE's representative at the WIPP.

If the WIPP notifies the dispatcher that a problem exists, the dispatcher will immediately contact the drivers to ensure that procedures are being followed and to obtain firsthand information on the situation. The dispatcher will decide on the best course of action and notify the WIPP of the decision. If the WIPP concurs, the decision will be implemented. If the WIPP does not concur, further discussions will take place.

When notified of a mechanical problem that prevents the tractor or trailer from moving, the dispatcher will immediately make arrangements to rectify the situation after consultation with the WIPP. If a leased tractor is to be used, the dispatcher will consult the list of locations where tractors are available for leasing from a qualified leaser and determine the most convenient location. The leaser will be called and asked to dispatch a tractor that will allow the shipment not to exceed a total weight of 80,000 pounds. The WIPP and the drivers will be notified of the expected time of arrival.

All drivers will carry full instructions for actions to be taken in the event of an accident. The procedures to be followed after an accident are discussed in Subsection M.7.

#### **M.6.11 DELIVERY OF WASTE AT THE WIPP SITE**

On arrival at the WIPP site, the driver will stop at an inspection point where the driver and shipment documentation must be checked by site security before the shipment is permitted into the secured area. Specific items to be verified are the bill of lading, tamper-indicating devices, and the serial numbers of the TRUPACT-II shipping containers. Shipments will have a radiation survey performed in the designated secure area before entry into the site. The drivers will be badged and proceed to a receiving-inspection position in the radioactive-materials area.

When a shipment arrives at the WIPP site, one driver will remain with the vehicle at all times. The driver will position the trailer as required for further processing in one of the parking areas. After the trailer has been removed, the tractor and drivers will be released. If an empty trailer is available, the drivers will pick up the empty trailer from Parking Area B for delivery to the maintenance facility. The drivers will then return to the maintenance facility with the tractor or tractor and trailer.

#### **M.6.12 AFTER-TRIP REPORT**

At the conclusion of each round trip, the drivers will complete the driver's vehicle-condition report for the tractor and trailer. They will review the report with the maintenance supervisor. The drivers will be encouraged to present their observations on the performance of the vehicle (tractor and trailer).

#### **M.6.13 PENALTIES FOR DRIVERS**

If the drivers fail to follow the prescribed procedures, they will be subject to penalties. For an unauthorized deviation from the preferred route, the penalties will be as follows:

- First time -- written warning and 2 weeks' leave without pay
- Second time -- termination of the driver's employment.

A failure to maintain adequate records will result in the same penalties as deviating from the route.

The failure to maintain constant surveillance of the vehicle will result in a termination of the driver's employment.

A chargeable accident will result in a termination of the driver's employment.

A moving violation will result in a termination of the driver's employment.

## **M.7 PROCEDURES FOR ACCIDENTS AND INCIDENTS**

All drivers will carry full instructions for actions to be taken in the event of an accident. These instructions will include the procedures for obtaining local, State, or Federal assistance if technical advice or emergency assistance is needed. The TRANSCOM equipment (Section M.8) will provide a communications capacity that can be used in any emergency.

The accidents to be reported are those specified in the applicable Federal regulations, 49 CFR 171.15 and 171.16, the general requirements of 49 CFR Part 394, and the requirements of DOE Order 1540.1.

All accidents, no matter how minor, will be reported to the traffic manager of the waste site, the WIPP, and the dispatcher. Accident reporting will follow normal procedures (49 CFR Part 394) for minor accidents that involve no obvious or suspected damage to the TRUPACT-II shipping containers. In the event of a Type A accident (as defined in DOE Order 5484.1), it will be necessary to notify the DOE Headquarters Emergency Operations Center, and this notification will be made through the Albuquerque Operations Office. The trucking contractor will notify the DOE's Albuquerque Operations Office, the U.S. Department of Transportation, the WIPP, and the shipper in the event of fire and damage in excess of \$5,000, breakage, spillage, or suspected contamination with radioactive material, as required by 49 CFR 171.5 and 171.831.

When notified of an emergency situation, the dispatcher will immediately contact the WIPP. If action is needed by the dispatcher, such action will be taken with the concurrence of the WIPP. These actions may include, but are not limited to, the following:

- Having the vehicle repaired
- Dispatching a replacement tractor
- Sending replacement drivers
- Coordinating a route deviation
- Authorizing shipment of replacement parts.

The dispatcher will maintain a log of actions taken during the emergency, including the time of each action. A copy of the record will be sent to the WIPP.

If the drivers perceive a potential obstruction because of a public demonstration, the drivers will immediately notify the local law enforcement agency and the WIPP and describe the situation. The WIPP will advise the drivers as to what action to take. If it is determined by the drivers that the trip should not continue, the drivers will move the tractor to the most secure nearby location, if feasible, and remain with the vehicle.

**If it is determined by the drivers that the tractor and trailer cannot be moved because of a deliberately placed obstruction or public demonstration, the drivers will do the following:**

- 1) Notify the WIPP immediately**
- 2) Notify the local law enforcement agency or the State highway patrol**
- 3) Remain in the tractor with the doors secured.**

## **M.8 SHIPMENT TRACKING AND COMMUNICATIONS**

### **M.8.1 SHIPMENT TRACKING**

The location of each TRU waste shipment will be monitored in order to maintain shipping and receiving schedules and to learn of any unplanned deviation from the schedule or preferred route. This monitoring will include the status of the shipment at the WIPP site or at the waste site as well as location during transit.

The primary method for monitoring or tracking TRU waste shipments will be the TRANSCOM locating system. TRANSCOM will use a land-based Loran C positioning system to obtain exact data on the longitude and latitude. It will have a transmitter to transmit the Loran C data via satellite to the TRANSCOM Control Center at Oak Ridge, Tennessee, which will be linked to the Central Communications Center at the WIPP (see Appendix D). The transmissions will be converted to location data by the TRANSCOM central computer.

TRANSCOM will provide a two-way digital means of communication. However, with the TRANSCOM system providing routine data, communication by the driver will be required only in the event of significant schedule impacts, such as accidents or delays that affect the delivery schedule by 2 hours or more.

### **M.8.2 BACKUP COMMUNICATIONS**

In the event that the TRANSCOM location system is not available, telephone communications will be used, and the drivers will use the mobile telephone provided. Telephone communications will also be used by the dispatcher and by the waste site to report to the WIPP. To facilitate telephone communications, 800 numbers will be available. The required reports will be as follows:

- The drivers will be required to make a telephone call to the WIPP every 2 hours and when crossing State borders, or as soon thereafter as practical, to report their location.
- Any delays and the reason for delays in transit longer than 2 hours will be reported by the trucking contractor to the WIPP, who will in turn relay the information to the waste site.
- The waste site will notify the WIPP at the time the shipment leaves the site. The notification will include the tractor and trailer numbers, the serial numbers of the TRUPACT-II containers, the drivers' names, the bill-of-lading number, the shipment weight, the route, the date and time the vehicle departed, and the expected arrival time.



**APPENDIX N**

**RE-EVALUATION OF RADIATION RISKS FROM WIPP OPERATIONS**



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## N.1 INTRODUCTION

Since the supplemental risk assessment process was initiated, there have been two new evaluations of the risks posed by radiation exposure published (BEIR, 1983 and UNSCEAR, 1988).<sup>1</sup> In response to comments made by the DOE during its internal review of the draft SEIS, this appendix has been prepared to evaluate the extent to which these recent studies may affect the estimation of risks reported in this SEIS.

The selection of a risk estimator to evaluate the radiation-induced human health effects of WIPP operations is discussed in Subsection 5.2.2.1. These estimated health risks are summarized in Table 5.14 for transportation-related exposures and in Tables 5.29 and 5.30 for WIPP routine and accident-related exposures, respectively. To establish that the risk estimators utilized provide a conservative estimation of health risk, a comparison is made between certain reported health risks and those which would be predicted by a rigorous application of data provided by the newly available studies.

Based upon data from the BEIR-III report (BEIR, 1980), risk estimators for both cancer incidence and genetic effects have been developed to estimate health effects associated with the calculated doses to the population and individuals. For cancer incidence, a risk estimator of 280 fatal cancers per million person-rem of radiation (external dose plus committed effective dose equivalent) received by the affected population has been used. For genetic effects, a risk estimator of 257 genetic effects per million live-born offspring for each additional rem of radiation received by the gonads of the affected population has been used.

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<sup>1</sup> On December 20, 1989, the National Research Council's Committee on the BEIR issued a report on the health effects of exposure to low levels of ionizing radiation (BEIR, 1989). This report includes information and analyses from the BEIR-IV report (BEIR, 1988) that are appropriate for cancer and genetic risk assessment along with the delayed health effects that are induced by low linear energy transfer (LET) radiations such as x-rays and gamma radiation. These health effects include fatal cancer induction (carcinogenesis), genetic effects, and retardation from in utero exposure. Quantitative risk estimates based on statistical analyses of the results of human epidemiological studies and animal experiments are presented in the BEIR-V report. A significant portion of the BEIR-V report deals with carcinogenesis in humans because of the extended follow-up in major epidemiological studies (e.g., Japanese atomic-bomb survivors and radiotherapy patients) and the revision of the dosimetric system for the Japanese atomic-bomb survivors.

The report presents risk factors that are higher than proposed in the BEIR-III report (BEIR, 1980). The BEIR-V report estimates that 800 extra cancer deaths would be expected to occur during the exposed population's remaining lifetimes if 100,000 people of all ages were exposed to a whole body dose of 10 rad (or 10 rem) of

gamma radiation in a single brief exposure. These 800 excess cancer deaths are in addition to the nearly 20,000 cancer deaths that would occur in the absence of the radiation. This corresponds to a risk factor of  $8.0 \times 10^{-4}$  excess fatal cancers per person-rem (this SEIS used  $2.8 \times 10^{-4}$  excess fatal cancers per person-rem). The 90 percent confidence limits, based solely on sampling variation, for increased cancer mortality due to an acute whole body dose of 10 rem range from about 500 to 1,200 (mean 760) for 100,000 males of all ages and from about 600 to 1,200 (mean 810) for 100,000 females of all ages. The report also recommends using the relative risk model (as used in Subsection N.3) instead of the constant absolute or additive risk model.

The report recognizes that the assessment of carcinogenic risks that may be associated with low doses of radiation requires extrapolation from effects observed for doses exceeding 10 rad and is derived from assumptions about dose-effect relationships and the mechanisms of carcinogenesis. In the analysis of the epidemiological data for the atomic-bomb survivors, the survivors receiving less than 0.5 rad serve as a control group for the survivors receiving more than 0.5 rad. The report also recognizes that its risk estimates become more uncertain when applied to very low doses; however, the risk estimates could either increase or decrease. For low-LET radiations such as gamma rays, the consensus is that cell survival is enhanced by a decrease in dose rate or separation of the dose into several fractions. To apply the models derived from the data on acute exposures, the dose rate effectiveness factor must be considered. The BEIR-V report indicates that it may be desirable to reduce the estimates given above by a factor of 2 for application to populations exposed to small doses at low dose rates because of the dose rate effectiveness factor.

The report recognizes many uncertainties in its analyses. These include the application of results from a Japanese population (with different naturally occurring cancer rates) to a United States population, the certification of the cause of death, time- and age-related effects, and the shape of the dose-response curve. It also recognizes that direct estimates of the lifetime risk can be obtained only after the exposed population has been followed for a lifetime; however, the Japanese survivors (one of the populations followed for the longest time) have been followed for only 40 years. The report also states that studies of populations chronically exposed to low-level radiation (e.g., those residing in regions with elevated natural background radiation) have not shown consistent or conclusive evidence of an associated increase in the risk of cancer.

The risk factors presented in BEIR-V, which became available as this SEIS was in the final stages of completion, are not incorporated in the risk estimates. The DOE will have to study the report thoroughly to determine any warranted changes in risk estimation methods for the generally low dose/low dose rate circumstances analyzed in this SEIS. The purpose of this SEIS, however, is to provide environmental impact information for deciding whether to proceed to the Test Phase (Proposed Action or Alternative Action). In this context, BEIR-V is not significant because 1) the likely increases in risk estimates are relatively small; 2) they affect all alternatives, including No Action; and 3) the DOE will issue another SEIS--using the then current risk assessment methods--before a decision to enter the Disposal Phase, during which most of the radiological impacts associated with the WIPP are predicted to occur.

## N.2 REVIEW OF RECENTLY PUBLISHED RADIATION RISK EVALUATIONS

Two recently published evaluations of the risks posed by exposure to ionizing radiation contain data relevant to the radionuclide distribution for the WIPP. These studies are reviewed in terms of determinations and recommendations associated with predicting human health risk from exposure to alpha-emitting radionuclides.

### N.2.1 BEIR-IV

In January, 1988, the National Research Council's Committee on the Biological Effects of Ionizing Radiations (BEIR) issued a report reviewing available information on the health risks of alpha-emitting radioactivity which has deposited inside the human body (BEIR, 1988). This information is directly relevant to the WIPP, since virtually all of the radionuclides present in TRU waste are alpha-emitters.

In their review, the BEIR Committee determined that the effects of internally-deposited TRU radionuclides occur predominantly in three organs: the bone, the liver, and the lung. Based on data from animal studies as well as limited human exposure data, the BEIR Committee recommended latency periods (i.e., the time between exposure to radiation and the onset of cancer) and risk factors for these organs as follows:

Organ	Latency Period (years)	Fatal Cancer Risk (deaths/million person-rad)
Bone	5	300
Liver	20	300
Lung	5	700

For the bone risk factor, the absorbed dose used is the mean bone dose.

### N.2.2 UNSCEAR

In 1988, the United Nations Scientific Committee on the Effects of Atomic Radiation (UNSCEAR) issued the latest in a series of reports to the General Assembly, providing a comprehensive assessment of the sources, effects, and risks of ionizing radiation (UNSCEAR, 1988). In this report, the Committee reviewed available data on radiation exposures and risk estimates.

The Committee recommended a range of risks for radiation-induced fatal cancer. Adjusting for the effects of low doses/dose rates as prescribed by UNSCEAR, the absolute lifetime risk of radiation is 200 to 250 fatal cancers per million person-rad. Latency periods were given as a minimum of 2 to 5 years between exposure and the onset of either leukemia or bone cancer and 10 years for all other types of cancer.

These values are similar to those proposed in the BEIR-III report and used in this SEIS.

### **N.3 REASSESSMENT OF RISKS FROM WIPP OPERATIONS**

Based on the information in the reports discussed in Subsection N.2, a reassessment of the risks posed by WIPP operations was performed. The approach used is patterned after the RADRISK computer code (ORNL, 1980), and could be applied to any aspect of the WIPP where radiological dose assessments are performed, including the transportation risk assessment. To establish that the risk estimators used in this SEIS remain conservative, facility operational impacts were selected for reassessment.

#### **N.3.1 METHODOLOGY SELECTED**

The methodology selected for this assessment uses a life table approach to predict the estimated lifetime risk of fatal cancer from exposure to radiation/radioactivity emitted during the operation of the WIPP.

The reassessment calculates the effects of exposure to two types of radiation:

- Low Linear Energy Transfer (LET) radiation (such as gamma and beta radiation), because of its penetrating nature, can cause damage from either outside the body, from external sources, or inside the body, once ingested or inhaled
- High-LET radiation (such as alpha particles or neutrons) is primarily made up of less penetrating alpha radiation, which can cause damage once inside the body.

Low-LET radiation exposure risk at the WIPP during normal operations is associated almost completely with WIPP occupational workers who are subject to external exposure to gamma radiation while handling the waste containers (primarily the CH TRU shipping containers and containers of TRU waste). WIPP employees and the off-site population can also be exposed to gamma and beta radiation from a plume of radioactivity released in the event of a postulated accident. Radiation doses to low-LET radiation are described in Subsections 5.2.3.3 and 5.2.3.4. The prediction of fatal cancers associated with low-LET radiation exposure uses relationships between absorbed dose and risk developed in the BEIR-III report (BEIR, 1980). The relationships selected use a linear quadratic form to express the relationship between absorbed doses and the risk of cancer:

- 1) Leukemia and bone cancer (BEIR-III, Table V-16)
- 2) All other types of cancer (BEIR-III, Table V-19).

The relationships were combined to generate the formulae used in the lifetable.

In accordance with BEIR-III, a 10-year latency period is assumed for low-LET radiation prior to the onset of cancer. Any radiation-induced cancer will not begin to develop until the end of this latency period. In the eleventh year, the risk would be related to the exposure in the first year; the risk in the twelfth year would be related to the exposure in the first and second years; risk in subsequent years would be evaluated in the same manner.

Once the latency period had passed, an exposed individual would have a risk of radiation-induced cancer for the remainder of his/her lifetime. If the exposure is continued, the risk would continue to increase. When the exposure is stopped (e.g., by termination of WIPP operations), the risk would continue to increase for the length of the latency period and thereafter would remain constant. Specifically for low-LET radiation and 25 years of operation, the risk of radiation-induced cancer would begin in the eleventh year and continue to increase until the thirty-sixth year, when it would become constant for the duration of the individual's lifetime. The risk, in the thirty-sixth and following years, would be dependent on the total exposure during the 25 years of operation.

The dose equivalents caused by high-LET radiation exposure to WIPP waste are the result of inhaling, and to a lesser extent, ingesting alpha-emitting radioactivity. They are expressed in terms of committed effective dose equivalents (CEDE's), which provide a measure of the damage done to the body over a 50-year period due to an intake in a single year. These CEDE's are described in Subsections 5.2.3.3 and 5.2.3.4. To assess the impact of these CEDE's on human health, they are converted into organ doses to the bone, the liver, and the lung as identified by the BEIR-IV report (BEIR, 1988).

The prediction of fatal cancers associated with high-LET radiation is accomplished through a series of steps:

- 1) The conversion of CEDE's to annual effective dose equivalents
- 2) The conversion of annual effective dose equivalents to annual organ dose equivalents
- 3) The prediction of fatal cancers for each organ
- 4) The summation of the organ fatal cancer risks to predict the total risk of cancer.

The waste going to the WIPP will contain a variety of radionuclides which emit high-LET radiation. In an attempt to simplify the evaluation of the various types of radionuclides, the SEIS uses the concept of the "Plutonium-239 Equivalent Curie (PE-Ci)." This concept, described in Appendix F.2, uses the ratio of effective dose equivalent conversion factors between a radionuclide and plutonium-239 (Inhalation Class W) to convert each radionuclide's concentration into an equivalent concentration of plutonium-239(W). All analyses then treat the waste as though plutonium-239(W) were the only radionuclide present. The dose conversion factors used are for the

inhalation pathway, using a 1.0 micron aerodynamic median activity diameter (AMAD) and a 50-year commitment period (Dunning, 1986).

Since the retention time for plutonium-239 in the human body is so long (ICRP, 1979), this methodology assumes that the radioactivity remains in the organ of interest for an indefinite period. Thus, the 50-year CEDE's are converted to annual effective dose equivalents simply by dividing by 50. Further, the annual effective dose equivalents are assumed to continue throughout the population's lifetime (i.e., they do not stop at the end of the 50-year period).

To obtain the dose equivalent to the three specific organs of interest (bone, liver, and lung), each annual effective dose equivalent is multiplied by the ratio of the organ CEDE dose conversion factor to the effective dose conversion factor for plutonium-239(W) (Dunning, 1986).

To ensure that this approach was conservative, the conversion factors from effective dose equivalent to organ dose equivalent were calculated for all organs of interest. For the liver and the bone, the assumption that all the activity was plutonium-239(W) was found to be conservative. For the lung, however, there were two radionuclides (uranium-233 and californium-252) which have higher conversion factors. To account for this difference, the conversion factor from effective to organ dose equivalent for the lung was adjusted based on the anticipated concentrations of these two radionuclides in the waste.

One additional adjustment had to be made. The risks of bone cancer are expressed in terms of the mean bone dose. The organ dose equivalent conversion factor used for bone in this SEIS considers the endosteal cells only. To calculate risks, the mean bone dose risk estimator has to be converted to an endosteal dose risk estimator. The conversion was accomplished using the bone dosimetry model published by the International Commission on Radiological Protection (ICRP, 1979).

Once these conversions are made, the number of excess fatal cancers can be predicted using the risk factors and latency periods contained in the BEIR-IV report (see Subsection N.2.1).

The reassessment evaluated risks from both routine WIPP emissions and postulated accidental releases. For routine emissions, the reassessment follows a cohort of people (evenly distributed between the two sexes) through a 109-year lifetime. All people in this cohort are assumed to be simultaneously liveborn at the time the WIPP goes operational. The cohort is exposed to radioactivity/radiation for the 25 years of WIPP operations. The first 5 years are associated with the WIPP's Test Phase. The remaining 20 years are associated with the WIPP's Disposal Phase.

For each year of the cohort's lifetime, the lifetable takes the following steps:

- 1) Given the population existing at the beginning of the year, the total background mortality, the total background cancer mortality, and the background mortalities for bone, liver, and lung cancer are calculated.

- 2) The high-LET annual effective dose equivalents associated with the WIPP are converted into bone, liver, and lung dose equivalents, and the number of predicted excess fatal cancers is calculated based on those dose equivalents and the starting population. Latency periods are built into the calculation for each type of cancer.
- 3) The low-LET annual effective dose equivalent associated with the WIPP is converted into an annual predicted number of excess fatal cancers using the starting population and the dose equivalent (if any). The risk in subsequent years due to a given year's detriment (the actual external plus the CEDE) is corrected to reflect the decrease in the cohort population over time. A latency period is also built into this calculation.
- 4) The population surviving at the end of the year is calculated by subtracting the background mortality and the predicted numbers of excess fatal bone, liver, lung, and low-LET cancer from the population living at the beginning of the year.

At the end of the 109-year lifetime, the excess number of fatal cancers was totalled.

The reassessment also calculated predicted excess fatal cancers from effective dose equivalents received by individuals during postulated accidental WIPP releases. The reassessment follows a cohort of people (evenly distributed between the two sexes) through a 109-year lifetime. All people in this cohort are assumed to be simultaneously liveborn at the time of the postulated accident and exposed to radioactivity/radiation from the accident event. Deaths are calculated as described above for routine operations. At the end of the 109-year lifetime, the excess number of cancer deaths was totalled and divided by the number of people assumed for the cohort to arrive at the excess fatal cancer risk to an individual.

### **N.3.2 SCENARIOS SELECTED**

In order to make health effects comparisons between results obtained utilizing the SEIS methodology and those calculated using the more rigorous approach described above, four dose consequence calculations were selected. These four calculations are not all inclusive but are representative of the full range of exposure pathways, radiation types, and individual and population assessments addressed by the SEIS.

- 1) The collective CEDE received by the off-site population during normal operations (see Table 5.23)
- 2) The collective CEDE received by the WIPP's employee population (waste handling crew) during normal operations (see Table 5.24)
- 3) The highest predicted CEDE to a member of the public, that is associated with postulated accident C-10 (see Table 5.28)

- 4) The highest predicted CEDE to a WIPP employee, that associated with postulated accident C-3 (see Table 5.28).

For each of these scenarios, the total number of predicted fatal cancers was calculated. Similar values for excess fatal cancers were calculated based upon the SEIS health effects estimates of 280 fatal cancers per million person-rem of population detriment.

### N.3.3 PUBLIC HEALTH EFFECTS

The total numbers of predicted excess fatal cancers using the two assessment methodologies are shown in Table N.3.1. The table shows that the estimated health effects associated with WIPP operations as reported in this SEIS overstate estimates obtainable from the latest available recommendations for assessing human health effects associated with radiation exposure.

An example of the lifetable analysis is presented in Table N.3.2 for the population risk resulting from routine WIPP emissions.

TABLE N.3.1 Estimated excess fatal cancers caused by WIPP operations during the Test and Disposal Phases<sup>a</sup>

Scenario	SEIS methodology	BEIR-V methodology
Off-site population due to routine WIPP emissions <sup>b</sup>	$6.8 \times 10^{-6}$	$3.2 \times 10^{-6}$
WIPP employee population during routine WIPP operations <sup>c</sup>	$1.0 \times 10^{-1}$	$4.1 \times 10^{-2}$
Maximum off-site individual due to postulated WIPP accident C-10	$4.8 \times 10^{-4}$	$1.6 \times 10^{-4}$
Maximum worker due to postulated WIPP accident C-3	$1.7 \times 10^{-3}$	$5.6 \times 10^{-4}$

<sup>a</sup> Population risks are expressed as the total number of excess fatal cancers in the entire population. Individual risks are most easily interpreted as the excess risk of an individual contracting a fatal cancer (e.g.,  $4.8 \times 10^{-4}$  represents 48 chances in 100,000).

<sup>b</sup> Off-site population is 112,966 people living within 50 miles of the WIPP.

<sup>c</sup> Employee population is 18 radiation workers.

TABLE N.3.2 Lifetable for population dose and risk resulting from routine emissions

	Year of Operation											Summed dose	Population	Excess lung cancer deaths	Excess liver cancer deaths	Excess bone cancer deaths	Total Excess Cancer deaths	Natural deaths
	1	2	3	4	5	6	7	8	9	10 - 24	25							
Collective CEDE (person-rem)	$4.7 \times 10^{-4}$	$1.1 \times 10^{-3}$	$1.1 \times 10^{-3}$	$1.1 \times 10^{-3}$	$1.1 \times 10^{-3}$	a	$1.1 \times 10^{-3}$											
External EDE (person-rem)	$0.0 \times 10^0$	a	$0.0 \times 10^0$															
Committed DE (person-rem)	$4.7 \times 10^{-4}$	$1.1 \times 10^{-3}$	$1.1 \times 10^{-3}$	$1.1 \times 10^{-3}$	$1.1 \times 10^{-3}$	a	$1.1 \times 10^{-3}$											

Age of individual	Test Phase					Disposal Phase						Summed dose	Population	Excess lung cancer deaths	Excess liver cancer deaths	Excess bone cancer deaths	Total Excess Cancer deaths	Natural deaths
	1	2	3	4	5	6	7	8	9	10 - 24	25							
0	$9.4 \times 10^{-6}$	$0.0 \times 10^0$	a	$0.0 \times 10^0$	$9.4 \times 10^{-6}$	112,966	$0.0 \times 10^0$	$0.0 \times 10^0$	$0.0 \times 10^0$	$0.0 \times 10^0$	$2.3 \times 10^3$							
1	$9.4 \times 10^{-6}$	$9.4 \times 10^{-6}$	$0.0 \times 10^0$	a	$0.0 \times 10^0$	$1.9 \times 10^{-5}$	110,704	$0.0 \times 10^0$	$0.0 \times 10^0$	$0.0 \times 10^0$	$0.0 \times 10^0$	$1.4 \times 10^2$						
2	$9.4 \times 10^{-6}$	$9.4 \times 10^{-6}$	$9.4 \times 10^{-6}$	$0.0 \times 10^0$	a	$0.0 \times 10^0$	$2.8 \times 10^{-5}$	110,566	$0.0 \times 10^0$	$0.0 \times 10^0$	$0.0 \times 10^0$	$0.0 \times 10^0$	$9.5 \times 10^1$					
3	$9.4 \times 10^{-6}$	$9.4 \times 10^{-6}$	$9.4 \times 10^{-6}$	$9.4 \times 10^{-6}$	$0.0 \times 10^0$	a	$0.0 \times 10^0$	$3.8 \times 10^{-5}$	110,471	$0.0 \times 10^0$	$0.0 \times 10^0$	$0.0 \times 10^0$	$0.0 \times 10^0$	$7.6 \times 10^1$				
4	$9.4 \times 10^{-6}$	$0.0 \times 10^0$	$0.0 \times 10^0$	$0.0 \times 10^0$	$0.0 \times 10^0$	a	$0.0 \times 10^0$	$4.7 \times 10^{-5}$	110,395	$0.0 \times 10^0$	$0.0 \times 10^0$	$0.0 \times 10^0$	$0.0 \times 10^0$	$6.3 \times 10^1$				
5	$9.4 \times 10^{-6}$	$2.2 \times 10^{-5}$	$0.0 \times 10^0$	$0.0 \times 10^0$	$0.0 \times 10^0$	a	$0.0 \times 10^0$	$6.9 \times 10^{-5}$	110,332	$5.4 \times 10^{-11}$	$0.0 \times 10^0$	$1.7 \times 10^{-10}$	$2.2 \times 10^{-10}$	$5.6 \times 10^1$				
6	$9.4 \times 10^{-6}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	$0.0 \times 10^0$	$0.0 \times 10^0$	a	$0.0 \times 10^0$	$9.1 \times 10^{-5}$	110,276	$1.1 \times 10^{-10}$	$0.0 \times 10^0$	$3.4 \times 10^{-10}$	$4.5 \times 10^{-10}$	$5.1 \times 10^1$				
7	$9.4 \times 10^{-6}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	$0.0 \times 10^0$	a	$0.0 \times 10^0$	$1.1 \times 10^{-4}$	110,225	$1.6 \times 10^{-10}$	$0.0 \times 10^0$	$5.1 \times 10^{-10}$	$6.7 \times 10^{-10}$	$4.7 \times 10^1$				
8	$9.4 \times 10^{-6}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	a	$0.0 \times 10^0$	$1.4 \times 10^{-4}$	110,177	$2.1 \times 10^{-10}$	$0.0 \times 10^0$	$6.8 \times 10^{-10}$	$8.9 \times 10^{-10}$	$4.3 \times 10^1$				
9	$9.4 \times 10^{-6}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	a	$0.0 \times 10^0$	$1.6 \times 10^{-4}$	110,134	$2.7 \times 10^{-10}$	$0.0 \times 10^0$	$8.5 \times 10^{-10}$	$1.1 \times 10^{-9}$	$3.7 \times 10^1$				
10	$9.4 \times 10^{-6}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	a	$0.0 \times 10^0$	$1.8 \times 10^{-4}$	110,097	$3.9 \times 10^{-10}$	$0.0 \times 10^0$	$1.2 \times 10^{-9}$	$1.6 \times 10^{-9}$	$3.4 \times 10^1$				
11	$9.4 \times 10^{-6}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	a	$0.0 \times 10^0$	$2.0 \times 10^{-4}$	110,063	$5.2 \times 10^{-10}$	$0.0 \times 10^0$	$1.6 \times 10^{-9}$	$2.2 \times 10^{-9}$	$3.3 \times 10^1$				
12	$9.4 \times 10^{-6}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	a	$0.0 \times 10^0$	$2.2 \times 10^{-4}$	110,030	$6.4 \times 10^{-10}$	$0.0 \times 10^0$	$2.0 \times 10^{-9}$	$2.7 \times 10^{-9}$	$3.9 \times 10^1$				
13	$9.4 \times 10^{-6}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	a	$0.0 \times 10^0$	$2.5 \times 10^{-4}$	109,991	$7.7 \times 10^{-10}$	$0.0 \times 10^0$	$2.4 \times 10^{-9}$	$3.2 \times 10^{-9}$	$5.1 \times 10^1$				









TABLE N.3.2 Concluded

Age of individual	Test Phase					Disposal Phase						Summed dose	Population	Excess lung cancer deaths	Excess liver cancer deaths	Excess bone cancer deaths	Total excess cancer deaths	Natural deaths
	1	2	3	4	5	6	7	8	9	10 - 24	25							
106	$9.4 \times 10^{-6}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	a	$2.2 \times 10^{-5}$	$4.9 \times 10^{-4}$	58	$2.8 \times 10^{-9}$	$2.8 \times 10^{-8}$	$8.8 \times 10^{-9}$	$4.0 \times 10^{-8}$	$2.0 \times 10^1$				
107	$9.4 \times 10^{-6}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	a	$2.2 \times 10^{-5}$	$4.9 \times 10^{-4}$	38	$2.8 \times 10^{-9}$	$2.8 \times 10^{-8}$	$8.8 \times 10^{-9}$	$4.0 \times 10^{-8}$	$1.3 \times 10^1$				
108	$9.4 \times 10^{-6}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	a	$2.2 \times 10^{-5}$	$4.9 \times 10^{-4}$	25	$2.8 \times 10^{-9}$	$2.8 \times 10^{-8}$	$8.8 \times 10^{-9}$	$4.0 \times 10^{-8}$	$8.8 \times 10^0$				
109	$9.4 \times 10^{-6}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	$2.2 \times 10^{-5}$	a	$2.2 \times 10^{-5}$	$4.9 \times 10^{-4}$	16	$2.8 \times 10^{-9}$	$2.8 \times 10^{-8}$	$8.8 \times 10^{-9}$	$4.0 \times 10^{-8}$	$5.7 \times 10^0$				
Totals =													$2.5 \times 10^{-7}$	$2.2 \times 10^{-6}$	$8.1 \times 10^{-7}$	$3.2 \times 10^{-6}$	$1.1 \times 10^5$	

Age of individual = Age of individual members of public subject to exposure. Lifetable is extended through 109 years.

Year of operation = 25 year operating lifetime of WIPP showing annual effective dose equivalent for test and disposal phases.

Summed dose = summation of annual effective dose equivalents in a given year.

Population = Shows decrease in total population over time as a result of deaths from all causes. Initial population within 50 miles of WIPP is 112,966.

Natural death rate = Natural death rate for each age group.

Excess lung cancer deaths - Excess lung cancer deaths within remaining population resulting from WIPP-related exposure incurred 5 years ago (latency period for lung cancer).

Excess liver cancer deaths - Excess liver cancer deaths within remaining population resulting from WIPP-related exposure incurred 20 years ago (latency period for liver cancer).

Excess bone cancer deaths - Excess bone cancer deaths within remaining population resulting from WIPP-related exposure incurred 5 years ago (latency period for bone cancer).

Natural deaths = deaths from all natural causes in that year.

Totals = Total of indicated column.

Total Excess deaths = Total of all excess lung, liver, and bone cancer deaths in the population of 112,966.

a Columns for years 10 through 24 not shown for ease of illustration.

#### N.3.4 GENETIC EFFECTS

The references mentioned in Subsection N.2 also discuss the genetic effects of radiation exposure. Based on the data currently available, the following genetic risk factors for subsequent generations apply to WIPP radiation doses:

<u>Type of Radiation</u>	<u>Genetic Risk Factor (per million live offspring per rad)</u>
Low-LET (UNSCEAR, 1988)	120
High-LET (BEIR, 1988)	600

Using these risk factors, the genetic risk caused by WIPP emissions (both routine and accidental) were calculated. For high-LET radiation, the calculation involved three steps:

- 1) Converting the CEDE for each scenario into a committed dose equivalent (CDE) to reproductive organs (testes and ovaries)
- 2) Dividing the CDE by the quality factor for alpha radiation (20) to convert dose equivalent to absorbed dose (rem to rad)
- 3) Multiplying the committed dose by the genetic risk factor to obtain the risk to subsequent generations.

For low-LET radiation, the first two steps were not necessary since the dose equivalent is uniform over the whole body and the quality factor for low-LET radiation is 1. The results of these calculations are shown in Table N.3.3.

These risks were then compared with the risk of fatal cancer associated with the particular scenario. The ratio of the genetic risk to the excess fatal cancer risk is also shown in Table N.3.3. In all cases, the risk of genetic effects was less than 93% of the cancer risk. The major factor affecting the magnitude of the risk was the low-LET contribution. For the transuranic elements present in the waste at the WIPP, the CDE to reproductive organs is a fraction of the CEDE. This fact and the large quality factor for alpha radiation were the principal reasons for the lower contribution of high-LET radiation.

These results support the conclusion made in this SEIS that the risk of fatal cancer provides the most conservative measure of the health effects caused by WIPP operations.

TABLE N.3.3 Estimated excess genetic effects caused by WIPP operations:

Scenario	Excess genetic effects <sup>a</sup>	Ratio of excess genetic effects to excess fatal cancers <sup>b</sup>
Off-site population due to routine WIPP emissions <sup>c</sup>	$5.6 \times 10^{-8}$	0.02
WIPP employee population during routine WIPP operations <sup>d</sup>	$3.8 \times 10^{-2}$	0.93
Maximum off-site individual due to postulated WIPP accident C-10	$7.1 \times 10^{-6}$	0.04
Maximum worker due to postulated WIPP accident C-3	$2.6 \times 10^{-5}$	0.05

<sup>a</sup> Population risks are expressed as the total number of excess genetic effects appearing in live-born offspring in all future generations of the exposed population. Individual risks are most easily interpreted as the excess risk of a genetic effect appearing in the live-born offspring in all future generations of the exposed individual.

<sup>b</sup> Excess fatal cancers taken from Table N.3.1, BEIR-IV methodology. The ratios presented compare to the 0.918 risk estimator used in this SEIS.

<sup>c</sup> Off-site population is 112,966 people living within 50 miles of the WIPP.

<sup>d</sup> Employee population is 18 radiation workers.

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APPENDIX O

TEST PLAN SUMMARY



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## O.1 INTRODUCTION

This appendix describes the underground tests using TRU waste proposed at the WIPP during the Test Phase. This appendix has been prepared in response to comments that requested additional details on the proposed Test Plan, especially as to how the Test Plan relates to the Proposed Action. As noted in Subsection 3.1.1.4, the initial step of the Proposed Action is to conduct a Test Phase of approximately 5 years. The Test Phase has two distinct elements: 1) the Performance Assessment and 2) the Integrated Operations Demonstration. These elements continue to evolve. At this time, the Performance Assessment tests using TRU waste would be composed of laboratory, bin-scale, and alcove tests, and plans on such issues as waste source, type, and volumes for the initial phase of tests are nearing finalization (DOE, 1989a). Waste requirements for the integrated operations demonstration remain uncertain. The DOE, in December 1989, published a detailed phased plan for the Test Phase (DOE, 1989a) that focused on the methods and activities required to demonstrate compliance with the long-term performance standard of 40 CFR 191, Subpart B. In addition, several of the tests planned for the Test Phase would provide data that would be used to support WIPP's demonstration that there would be no migration of hazardous constituents of the waste, as required under the RCRA Land Disposal Restrictions (40 CFR 268). A separate, detailed plan would be developed to describe in detail the Integrated Operations Demonstration. As discussed below, the DOE believes that the analyses in this SEIS bound the potential impacts that would be estimated to arise from any such waste requirements decision.

During the Test Phase, the DOE proposes to transport to and emplace in the WIPP limited quantities of waste; the specific quantities of waste emplaced would be limited to that deemed necessary to achieve the objectives of the Test Phase. For purposes of bounding the potential impacts of the Test Phase in this SEIS, the DOE assumes that up to 10 percent of the volume of TRU waste that could ultimately be permanently emplaced at the WIPP would be emplaced during the Test Phase. The actual amount of waste proposed for the Test Phase would likely be less than that assumed for purposes of analysis in this SEIS. It is also assumed for purposes of bounding the impacts that waste would be shipped from all 10 facilities, although it is now likely that only waste from Rocky Flats Plant and the Idaho National Engineering Laboratory would be used during the initial phases of the proposed Test Phase.

Subsets of the Proposed Action include conducting the Test Phase with bin-scale and/or alcove tests without the Integrated Operations Demonstration and the conduct of these tests with lesser volumes of waste than assumed in the SEIS. The impacts of these subsets would be bounded by the analysis of the Proposed Action in this SEIS.

### **O.1.1 EXECUTIVE SUMMARY**

The following has been derived with modification from the Executive Summary of the proposed Test Plan (DOE, 1989a).

#### **O.1.1.1 Objectives of the WIPP Test Phase**

The purpose of the Test Phase is to further the intent of Congress to demonstrate safe and environmentally acceptable disposal of defense wastes and thereby establish a permanent disposal facility for TRU wastes. The activities that will provide the needed information include experiments, analyses, and operations at the WIPP facility. Although the initial part of the Test Phase is well defined, experimental programs will evolve with increasing understanding of the systems under test. The nature, scope, waste quantities, and timing of experiments and full-scale rooms recommended by various groups remain flexible. The sum total of waste for these tests would initially require approximately 2 percent by volume of the design capacity.

The initial plans for the Test Phase described in this document call for the emplacement of approximately 0.5 percent by volume of the design capacity for Phases 1 and 2 of the alcove tests and Phases 1 and 2 of the bin-scale tests. These bin-scale and alcove tests will support assessment of compliance with the EPA Standard, 40 CFR 191, Subpart B, Sections 13 and 15, and the RCRA Land Disposal Restrictions, 40 CFR 268, Section 6. Additional tests will be defined based on the data acquired during the first two phases of the bin-scale and alcove tests and to incorporate potential engineered alternatives.

In addition, the EPA has requested that the Project monitor the performance of the facility by emplacing waste in 2 full-scale, instrumented, backfilled, sealed rooms after an appropriate demonstration of retrieval using simulated waste. Waste requirements for these 2 full-scale room tests would be approximately 1.5 percent by volume of design capacity. The DOE will conduct a feasibility evaluation to determine the best technical approach, scope, and timing of such monitoring. The DOE will consult the NAS/NAE WIPP Panel, the EPA, the State of New Mexico, and the EEG prior to initiation of such tests.

Also, waste requirements for an Operations Demonstration have not yet been determined. As suggested by several reviewers, the DOE will evaluate the operational experience to be gained through the conduct of all of the test activities and will factor this into future decisions on the scope and timing of an Operations Demonstration. Waste emplaced in the WIPP during the Test Phase would be retrievable until the DOE decides whether the WIPP should become a disposal facility. During the Test Phase, per agreement with the State of New Mexico, the WIPP would meet the applicable requirements of the EPA Standard, 40 CFR Part 191, Subpart A.

The two primary objectives of the Test Phase are to demonstrate the following:

- 1) Reasonable assurance of compliance of the WIPP disposal system with the long-term disposal standards of the EPA Standard, 40 CFR Part 191, Subpart B, Sections 13 and 15. Compliance of the disposal system would be

determined based on a performance assessment, which would include an analysis of the WIPP disposal system design and an evaluation of potential engineered alternatives.

- 2) The ability of the DOE TRU waste management system to safely and effectively certify, package, transport, and emplace waste at the WIPP in accordance with all applicable regulatory requirements. Acceptability of the waste management system would be evaluated by operations testing and monitoring, both individually and collectively, of the elements of the TRU waste management system. The Operations Demonstration program will be presented in greater detail in a separate document.

These objectives are consistent with the Congressional guidance to demonstrate the safe and environmentally acceptable disposal of TRU waste. In addition, several of the tests planned for the Test Phase would provide data that may also be used to verify the WIPP's demonstration that there would be no migration of hazardous constituents of the waste, as required under the RCRA Land Disposal Restrictions, 40 CFR Part 268, Section 6.

#### **O.1.1.2 Description of Test Phase Activities**

The objectives would be accomplished by completion of two important programs: a Performance Assessment and an Operations Demonstration. These two programs would provide the necessary information to determine compliance of the disposal system with applicable environmental requirements and to evaluate the safety and effectiveness of the TRU waste management system operations.

Although Subpart B of 40 CFR Part 191 was vacated and remanded to the EPA by the U.S. Court of Appeals for the First Circuit, this Plan (DOE, 1989a) addresses the Standard as first promulgated. The 1987 Second Modification to the Agreement for Consultation and Cooperation between the DOE and the State of New Mexico (1981) commits the WIPP project to continue the performance assessment planning as though the 1985 Standard remained in effect. Compliance plans for the WIPP would be revised as necessary in response to any changes in the Standard.

**O.1.1.2.1 Performance Assessment.** The performance objective for the WIPP disposal system is to adequately isolate TRU waste from the accessible environment; the performance requirements are reasonable assurance of compliance with the 10,000-year release limits and the 1,000-year dose limits of the EPA Standard, 40 CFR Part 191, Subpart B, Sections 13 and 15. The 10,000-year performance assessment would predict cumulative releases of radionuclides to the accessible environment resulting from both disturbed and undisturbed performance of the disposal system. The 1,000-year assessment would predict annual doses to members of the public in the accessible environment resulting from undisturbed disposal system performance. It would not address the concentration limits established by Subpart B for special sources of groundwater, because no such sources exist at the WIPP. In evaluating compliance with Subpart B, the guidance provided in Appendix B of the Standard would be followed. To ensure that all plausible responses are identified, scenarios would be developed by coupling the individual events and processes that occur. These scenarios

would be screened on the basis of probability, consequence, physical reasonableness, and regulatory interest.

Consequence analysis would be used to calculate a performance measure for each of the remaining significant scenarios. The performance measures for the scenarios would be normalized, summed, and reported as a "complementary cumulative distribution function" of release probabilities. Uncertainties in the data would be included in calculations of the performance measure for each scenario. To show that the WIPP can meet the annual dose limits set for 1,000-year performance, the Standard requires that releases from the undisturbed scenarios be analyzed. If any release to the accessible environment is predicted, transport along biological pathways would be modeled, and doses would be estimated. Uncertainties in the data would be included in the dose calculations.

The performance assessment process would be divided into five elements: scenario screening, repository/shaft system behavior and performance modeling, controlled area behavior characteristics and performance modeling, computational system development, and consequence analysis. The combined repository/shaft system and controlled area represent the disposal system that would be assessed.

O.1.1.2.2 Disposal System Characterization Activities. Accurately simulating behavior of the disposal system requires data derived from experiments conducted in the laboratory as well as in the WIPP underground. Such scientific investigations have been conducted since 1975. These studies have resolved many technical issues and have focused attention on aspects still requiring investigation.

There are four major areas of scientific investigation integral to the assessment of disposal system performance. These areas examine the behavior of the disposal room and drift system, the sealing system, structural and fluid-flow behavior of the Salado Formation, and non-Salado hydrology and radionuclide migration. Investigation of these areas involves both laboratory and large-scale underground tests.

Disposal room and drift system activities would examine the interaction of TRU waste and backfill in a waste room. The combined interactions of the source term, waste containers, emplaced backfill and admixtures, brine inflow, and gas generation would be studied through laboratory testing, modeling, and in situ testing. The behavior and performance of possible backfills and additives to be emplaced in access drifts as part of facility decommissioning would also be investigated.

An important parameter of the disposal room and drift system is gas generation. Gaseous products would be generated by microbial and radiolytic decomposition of the TRU waste and corrosion of the waste and waste containers. Gas generation tests with actual TRU waste would be required to characterize the behavior of the disposal system under realistic conditions. These tests would consist of laboratory tests using radioactive and nonradioactive simulated waste, three phases of bin-scale tests with CH TRU waste, and two phases of alcove tests with CH TRU waste. These tests would provide the data needed to evaluate the effects of gas generated by the waste in realistic environments for both the operational (short-term) period and the postoperational (long-term) period. The information collected in these tests would aid

the performance assessment in establishing a sufficient level of confidence in the consequence analysis to demonstrate compliance with the EPA Standard. The waste quantities required for these tests represent approximately 0.5 percent by volume of the WIPP disposal area design capacity. In addition to supporting the Performance Assessment Program, the gas generation tests would provide information to be used to verify the RCRA No-Migration Variance Petition's demonstration that the hazardous constituents will not migrate.

Sealing system activities would examine seal design, system behavior, and overall performance evaluation. Seals would be developed for use in drifts to isolate waste panels, in access shafts to isolate the repository from the accessible environment, and in exploratory boreholes. Laboratory and in situ tests would evaluate behavior of potential seal materials such as crushed salt, salt/clay mixtures, and concretes. The effect of hazardous constituents of the waste on seal components would also be tested.

Studies of structural and fluid-flow behavior of the Salado Formation would improve the capability to model fluid flow, hydrologic transport, waste room and drift response, and shaft closure. Healing of fractures in the disturbed zone outside excavations and around seals in shafts and access drifts would be evaluated by modeling. Effects of brine on salt creep would be examined. Laboratory and in situ tests would provide data for improving models of excavation closure, fracture behavior, permeability, and fluid-flow characteristics of the Salado Formation, and brine inflow to excavated rooms. A wide range of studies would address the behavior of penetrations through the Salado Formation, openings at the repository level, and fluid flow to and through these disturbances in the host rock.

The non-Salado hydrology and radionuclide migration activities would address transport of waste to the Rustler Formation and in the Rustler Formation under present and future conditions. Laboratory studies of sorption and retardation in the Rustler Formation would be included, as well as in situ geophysical and hydrological tests from the surface.

In conjunction with the performance assessment, potential engineered alternatives to the current waste disposal system design would be examined. This examination would prepare the DOE to implement any necessary changes to the design in a timely manner as a contingency if performance assessment results have a high degree of uncertainty or are unsatisfactory, or if changes are required to enhance the demonstration of no migration as required under RCRA. Examples of alternatives under consideration are waste processing, changes in the waste disposal room or panel configuration, and passive markers. Engineered alternatives would be screened for relative effectiveness using a design analysis model, and would be screened for feasibility with respect to cost, state of technology, regulatory concerns, and worker exposure. The bin-scale tests, which would use actual radioactive waste underground at the WIPP, would be scheduled in three phases. Engineered alternatives that pass initial screening would be tested in Phase 3, and if identified early enough, in Phases 1 and 2. Alternatives that seem effective and feasible would then be evaluated using the formal performance assessment process to quantify the improvement in disposal system performance.

**O.1.1.2.3 Operations Demonstration.** The purpose of the Operations Demonstration Program is to demonstrate safe and effective emplacement of certified waste at the WIPP facility. A separate document would be developed to describe the Operations Demonstration following the Secretary of Energy's decision as to the scope and timing of the program. Key elements of the Operations Demonstration would be waste certification and packaging at the generating/storage facilities, the operation of the transportation system, and operation of the WIPP. This demonstration would be integrated to include all elements of the TRU waste management system and would require both CH and RH TRU waste operations. Operational data needs include results from the evaluation of the safety, environmental adequacy, and effectiveness of operations that would certify, transport, and emplace waste at the WIPP. In addition, operational data would be derived from the experience gained during mock demonstrations of bin and drum emplacement and retrieval, and the emplacement of actual TRU waste for bin-scale and alcove experiments underground at the WIPP. The goal of the Operations Demonstration is to provide assurance that operations can be conducted within the limits of all applicable regulatory, technical, industrial, and managerial criteria.

## **O.1.2 BACKGROUND**

TRU waste proposed to be disposed of at the WIPP is contained in a mixture of standard 55-gal (208 L) drums and standard waste boxes (SWB). The waste results from nuclear weapons research and production. It consists of laboratory hardware (such as ring stands and other metal structures, and glassware); other laboratory waste (such as Kimwipes, tissues, and towels); protective gloves and clothing; chemicals and inorganic process sludges (generally stabilized with cement); plastic, rubber, and resin; worn-out engineered equipment and tools; and residual organic compounds.

The processes by which gas may be generated include microbial action, corrosion, and radiolysis. In the short-term, these gases are generated predominantly from radiolytic degradation of the waste, and include hydrogen, oxygen (rapidly depleted in most cases), carbon oxides, and low-molecular-weight organic compounds (Zerwekh, 1979; Kosiewicz, et al., 1979; Kosiewicz, 1981; Molecke, 1979). Radiolysis of water and potentially intruding brines could also generate appreciable quantities of hydrogen (and oxygen) in the postoperational and long-term time periods. Microbial degradation mechanisms may be a major concern in both the short- and long-term time periods (Caldwell, et al., 1987; Molecke, 1979). Microbially generated gases include carbon dioxide or methane (Caldwell, et al., 1987; Molecke, 1979), potentially nitrogen from denitrification of nitrates, and hydrogen sulfide from sulfate-reducing bacteria (Brush and Anderson, 1988). Anaerobic (anoxic) metal corrosion in the postoperational and long-term periods could also generate significant quantities of hydrogen (Brush and Anderson, 1988; Molecke, 1979). No radioactive gases would be generated, with the exception of radon ( $T_{1/2} = 3.8$  days) from the decay of transuranic isotopes in the wastes. No radioactive particulates would be released, because the drums would be vented through HEPA filters.

The potential for gas generation in the WIPP and its effect on the long-term performance of the repository is a primary focus of the gas generation test program.

WIPP waste emplacement operations for permanent disposal would include placement in rooms and entries within the eight panels; the rooms would be backfilled with an appropriately designed material. After being filled with containers of waste and backfilled, the panels would be sealed from the rest of the underground facility. Any net gas generated by the waste after a panel is sealed must be considered in the long-term performance assessment calculations. The performance of the WIPP disposal system includes not only the room behavior, but also the individual and coupled behavior of the panel seals, access drifts, shaft seals, disturbed zones in the rock around the excavation, and potential transport of radionuclides and hazardous waste through the upper water-bearing units to the accessible environment.

Since the 1980 FEIS, changes in the understanding of factors that affect long-term performance have occurred. These are described below.

- The Salado Formation is probably hydraulically saturated, with very low effective permeability in undisturbed regions. At the time of the FEIS, it was thought to be hydraulically unsaturated, with sufficient gas permeability to dissipate any gases that might be generated by emplaced waste. Thus, the estimated far-field permeability of the Salado Formation has decreased since 1980.
- Current estimates of total gas generation from degradation of emplaced waste and containers are smaller than similar estimates in the FEIS, although uncertainties exist in gas-generation rates, total volumes of gas generated, and the time periods over which gas generation might occur.
- Decreased far-field permeability suggests that the WIPP repository following closure may be dominated by gas at elevated pressure, with little or no free brine within the workings.
- The volumes of gas potentially generated, even in the absence of free brine, may exceed the gas-storage capacity of the waste emplacement rooms at their final state of closure under lithostatic pressure. Gas storage (or relief of pressures) is possible through 1) an expansion of the rooms, after closure, to something less than their original volume; 2) generation of a secondary zone of increased porosity from fracturing around the waste emplacement rooms, or in an incompletely removed disturbed rock zone; 3) migration of gas along open fractures within Marker Bed 139, within or around panel seals, and perhaps within stratigraphic contacts at and near the repository horizon; and 4) following transport from the panels, migration of gas into the shafts and adjacent marker beds.

Thus, laboratory, bin-scale, and alcove tests are proposed to evaluate the effects of gas generation and consumption. These tests are intended to collect, interpret, and refine data necessary for performance assessment. The data resulting from the tests would reduce uncertainty in the performance assessment by verifying assumptions and providing input data on gas generation, gas depletion, and aqueous radiochemistry.

### O.1.3 **PROPOSED TESTING**

The laboratory tests would use only simulated waste (nonradioactive) or spiked waste containing a single radionuclide to assess radiolysis and effects of compaction. This appendix addresses only underground tests using actual TRU waste; a brief description of the laboratory tests is presented in the Draft Final Plan for the Waste Isolation Pilot Plant Test Phase: Performance Assessment (DOE, 1989a).

The bin-scale tests would use CH TRU waste specially prepared and modified to provide both repository relevant gas and brine-leachate radiochemical data. (Bins are specially produced, instrumented containers that will hold the equivalent of about 6 drums of CH waste.) The bin-scale tests would confirm and extend similar past and current laboratory test results. Bin-scale tests would provide the results of a scaled verification and evaluation of the impacts of synergistic waste degradation, gas-generation modes, and the effectiveness of backfill additives designed to consume gases ("gas getters"). These tests would include a range of environments: wet, dry, with oxygen, without oxygen, backfilled with gas getters, and backfilled without gas getters.

The alcove tests would use a mix of unmodified (as received) and specially prepared CH TRU waste to obtain information on the operational phase conditions and on the long-term, postoperational phase conditions. Alcove tests are the only experiments planned that can incorporate the impacts of the actual repository environment on the degradation behavior of the waste. The repository impacts are expected to include gases released from the host rock salt (e.g., nitrogen) intermixing with or influencing waste degradation modes; brine influx and consequent humidity effects; long-term waste compaction; and total encapsulation of the waste containers by backfill containing gas getter materials.

The gas generation experiments would not include RH TRU waste. Experiments with CH TRU waste are expected to bound any effects of RH TRU waste, for two reasons. First, the repository would contain 4,000 to 5,000 RH canisters with an average radionuclide content of 37 curies per canister (DOE, 1989c; Table 3.3 in this SEIS). Thus, the maximum RH loading is expected to be 185,000 Ci, only 2 percent of the initial CH loading. Half of the RH radionuclides are short-lived, with half lives of less than 30 years. Second, RH TRU waste would be emplaced in individually drilled and sealed boreholes in the pillars, not in the waste panels proper. Preliminary calculations suggest that these boreholes will creep closed in about 10 years, making waste inaccessible to brine intrusion and degradation (Lappin et al., 1989).

Underground testing would provide data necessary to conduct the performance assessment with a sufficient degree of confidence. Previously, gas generation was not considered a critical factor in the long-term performance of the WIPP. Calculations of gas transport out of the repository into the surrounding Salado Formation (DOE, 1980b; Sandia, 1979) suggested that permeability of the Salado Formation was high enough to allow gas to dissipate without a significant increase in repository pressure, even if the high gas production rates estimated by Molecke (1979) as upper bounds were applicable. Recent, more definitive far-field permeability calculations (Tyler et al., 1988), indicate that permeability of the Salado Formation is low enough that the

anticipated high gas production rates may significantly pressurize the repository. Thus, improved understanding of parameters such as gas generation and the repository system (backfill and host rock) behavior have become necessary to establish a realistic range of gas production rates for WIPP. Available estimates of the rates of gas production by CH TRU waste are based on laboratory studies of processes such as radiolysis, microbial activity, corrosion, thermal degradation (Molecke, 1979), and field studies of gases accumulated in the tops of drums (headspace gases) (Clements and Kudera, 1985).

Another investigation of gas generation processes was reported by Brush and Anderson (1988). It was concluded that processes such as drum corrosion, microbial decomposition of cellulosic materials, and reactions between drum corrosion products and microbially-generated gases could affect the gas and water budget of the repository. These processes could consume or produce quantities of water similar to the quantities of brine that are expected to seep into the repository from the Salado Formation.

The Performance Assessment must address the gas and water content of the disposal rooms because these factors could affect long-term performance calculations, especially in the human intrusion scenarios. However, obtaining gas production data representative of the total waste mix is difficult due to the extreme heterogeneity of CH TRU waste, which is the result of the wide variety of generating waste streams. A test program that will be representative would require a large number of experiments and, in large-scale tests, a significant and representative sample of the total waste inventory.

Bin-scale and alcove tests are thus necessary to acquire the data for predictions of long-term gas and water content of WIPP disposal rooms and to assess their impact on repository performance. It is evident, based on all previous investigations, that a proper understanding of gas generation rates and quantities is critical to predicting the behavior and ultimate state of the repository. The TRU waste tests described in this appendix are designed to provide that understanding and help establish an acceptable level of confidence in the prediction of repository performance.

These tests would also help in establishing whether modifications to the design of the disposal system are needed. Rates of gas consumption, normally controlled by radiolysis, microbial degradation, and corrosion, can presumably be increased by including gas getter materials as a backfill component. In addition, anoxic corrosion reactions that generate hydrogen require and consume water in the process. Thus, modifying the disposal room design to minimize brine inflow may limit hydrogen generation.

In addition, the testing program would collect data to support WIPP's RCRA No Migration Variance Petition. Key aspects of the gas testing program related to RCRA compliance are:

- To identify any hazardous components (such as volatile organic compounds) that may be released from waste.

- To gain greater understanding of potential chemical interactions that may occur between various waste types and between waste and repository host rock, brine, and alternative backfill and gas getter materials.
- To observe and report on waste and repository behavior to meet monitoring requirements related to the granting by the EPA of a No-Migration Variance for the WIPP. Air monitoring of all potential releases from the bin and alcove experiments would be conducted throughout the Test Phase.
- To evaluate through a combination of modeling and experimental studies, the expected structural and fluid-flow response of WIPP to internal gas pressurization.
- To evaluate the potential for degradation of the seals and plugs (final design, not temporary inflatable seals) due to exposure to the volatile organic compounds in the waste.

In conjunction with the performance assessment activities, the Project will examine engineered alternatives to the current waste disposal system design. It will prepare the Project to implement any necessary changes to the design in a timely manner as a contingency if performance assessment results have a high degree of uncertainty or are unsatisfactory, or if changes are required to enhance the demonstration of no migration as required under RCRA. Examples of types of alternatives under consideration include waste processing and changes in the storage room or panel configuration. Engineered alternatives will be screened for relative effectiveness using a design analysis model and will be screened for feasibility with respect to cost, state of technology, regulatory concerns, and worker exposure; they will then be tested in laboratory or larger scale experiments where possible. Phase 3 bin-scale tests will incorporate appropriate alternatives, and it is possible that some alternatives will be identified early enough to include them in Phases 1 and 2. Potentially effective and feasible alternatives will be evaluated using the formal performance assessment process to quantify the improvement in disposal system performance.

## O.2 APPROACH

An assessment of gas issues must consider three elements: gas production, gas consumption, and gas transport.

Gas production is a function of radiolysis and chemical and biological interactions between the waste, waste containers, engineered backfill, brine, and salt. Gas consumption is controlled by the processes of radiolytic and microbial degradation and corrosion. Gas transport depends on the ability of the formation to accept the gas and allow it to disperse. The primary parameter controlling gas transport (in the absence of seal failure) is the Salado Formation gas permeability, which differs for different gases. The gas transport element can be addressed by investigations without waste, but gas production and consumption are largely functions of the waste itself; therefore, radioactive waste is needed in the testing.

The approach of the bin-scale tests is to use test bins that will be large enough to contain a mixture of up to 6 drum volumes of actual CH TRU waste, drum metals, backfill materials, brine, and salt. Sources of gas generation would be introduced into the various environments created in each bin (wet, dry, with oxygen, without oxygen, with gas getters, and without gas getters). For microbial gas generation the sources would be halophilic and nonhalophilic bacteria. Drum and metallic waste materials would provide the corrosion gas source, and the radioactive component of the waste would be the source of radiolytic gas generation. The bin-scale tests would also provide an environment in which various types of gas generation may occur simultaneously. Therefore, these tests would provide a realistic, credible, and synergistic test for the gas generation rates and interactions with backfill and gas getters.

Alcove tests would confirm the results of the laboratory and bin-scale tests. These tests would allow a larger, synergistic test of gas generation, waste compaction impacts, and effectiveness of gas getter material. The tests would consist of waste emplaced in five sealed, atmosphere-controlled test alcoves (each about one-quarter the volume of a waste disposal room). This testing arrangement allows lesser quantities of waste per test alcove, so that more types of test conditions can be accommodated. The waste emplaced in the alcoves would include a typical, representative quantity and mixture of waste types and waste loadings. The volume of waste required is based on both statistical evaluations and practical considerations, and is subject to change based on oversight agency concerns, initial results of the tests, modification of the tests to accommodate treated waste, and other factors.

To accurately measure gas production and consumption, actual radioactive waste must be used. Data needed for the performance assessment models could be obtained from the combination of laboratory tests using small-scale, simulated waste (Brush, 1989; Zerwekh, 1979; Kosiewicz et al., 1979; Kosiewicz 1980, 1981; Caldwell et al., 1987; Molecke, 1979), intermediate, bin-scale tests (Molecke, 1989a), and large, alcove

(field) tests (Molecke, 1989b). Resultant data from all of these experimental programs, when coupled with model development, would be used to assess the importance of gas to the performance of the repository. The laboratory-scale tests have been described in more detail by DOE (1989a) and Brush (1989). The strong interrelationship of the bin- and alcove-scale experimental programs, and the perceived benefits and disadvantages of each program are detailed below.

The bin-scale tests may be viewed as larger-scale laboratory experiments, except that they would have the following advantages:

- 1) They would incorporate actual radioactive TRU waste, and also contain minor chemical components, organic compounds and solvents, and microbial contaminants which could have a very significant impact on overall gas generation and source-term radiochemistry;
- 2) There would be very few test simulations or required assumptions;
- 3) All test components, waste forms, contaminants, and possibly engineered alternative materials would be interacting in a synergistic, repository relevant environment, in which various modes of gas generation are occurring simultaneously;
- 4) The larger scale of the test bins, incorporating about 6 drum-volumes of waste each, would help smooth out the known nonhomogeneities among supposedly similar waste types;
- 5) The total test matrix could be expanded as necessary, to incorporate new waste forms, backfill and getter materials, and engineered alternatives as they are developed and are ready for testing; and
- 6) These tests could provide for the rapid collection of data, as compared to the alcove tests, consistent with present Performance Assessment schedules.

The disadvantages of the bin-scale test program are

- 1) The inability to test at high gas pressures;
- 2) The inability to fully incorporate all repository environmental effects -- as in the alcove tests;
- 3) The performance of bin-scale tests at the WIPP is linked to first receipt of waste; and
- 4) Tests can only examine limited interactions between waste types.

The in situ alcove tests would be conducted under credible, expected-case repository conditions. The major advantages of the alcove tests are

- 1) Tests would provide "real-world" data, with the fewest simulations or restraints of any of the test programs that could potentially bias the end results;
- 2) They would be the only tests which actually incorporate the environmental, possibly synergistic effects of the repository itself, i.e., gases and fluids released from the host rock, mine geochemistry and biochemistry, etc., on waste degradation rates and modes;
- 3) Assessments would determine the gas generation rates for the times of interest, and incorporate how the gases will either be produced or consumed;
- 4) There would be no significant scaling effects due to the size of the test alcoves; and
- 5) Many waste forms would be emplaced together in the same test alcove, as would be the case in an operating repository.

The major disadvantages of the alcove tests are

- 1) The inability to test at high gas pressures because of underground facility safety concerns;
- 2) The limited number of test alcoves available, resulting in a limitation on test variables and test replicates that can be incorporated;
- 3) The combination of many waste types within each test alcove makes interpretation of the effects from each type or degradation mechanism almost impossible without comparison to other program data;
- 4) The large volume of each test alcove, plus the initial trapped gas (air or nitrogen), decreases the analytical sensitivity for gases of interest being produced -- small changes in the quantity of produced gases may be masked;
- 5) The expected rates of production for individual gases, and changes in those rates, may not be clearly evident for an appreciable period of time -- when compared to gases generated and analyzed in the smaller test bins; and
- 6) There is no human access to the alcoves after test initiation; potential engineered modifications cannot be added after the test begins.

The added degrees of experimental control, assumed increased sensitivity and selectivity for gas analyses, and the increased number of test conditions for variables to be used in the bin-scale tests -- relative to the alcove tests -- allows the interpretation of obtained data to be simpler and more straightforward than that from the alcove

tests. As such, the bin-scale tests provide a technically more satisfying and rapid means of obtaining data.

Collecting test data from any of the test types must not be simply a monitoring or confirmatory activity. Data must be used for both analytical and predictive performance assessment modeling calculations and for comparison with smaller-scale laboratory data on simulated waste. It must be emphasized that it is the combined suite of CH TRU waste test programs (laboratory, bin-scale, and alcove) that are required to provide the full spectrum of information and expertise needed for the performance assessment program. Each test program has its own advantages and disadvantages. None of the three test programs alone can credibly produce the required information.

### O.3 TEST DESCRIPTIONS

A description of the proposed bin-scale and alcove tests is presented in the following subsections. The test description includes the objectives of the tests, a summary of the tests, and the transportation and emplacement operations. These descriptions are summarized from Brush (1989) and Molecke (1989a and 1989b).

#### O.3.1 BIN-SCALE TESTS

The primary purpose of the bin-scale test program is to provide relevant data and technical support to the WIPP Performance Assessment program for both predictive modeling studies and for the assessment of hazardous component release and consequent impacts on the WIPP, in relation to EPA concerns and regulations. Specific data to be obtained include the quantities, compositions, and kinetic rate data on gas production and consumption resulting from various CH TRU waste degradation mechanisms.

Similar data on potentially hazardous volatile organic compounds released by the waste and waste-brine leachate or source-term radiochemistry would also be provided. Actual CH TRU waste would be used in these tests.

The degradation and interaction behavior of several representative classifications and types of waste would be tested under aerobic and anaerobic conditions representative of the Disposal Phase and the long-term, postoperational phase of the repository. Tests are intended to allow evaluation of impacts of several types and quantities of intruding brine; impacts on gas production and consumption of waste interactions with salt, container materials, backfill, and gas getter materials; and gas production resulting from synergism among various degradation modes. The tests would be controlled so that safety of personnel is maintained by the use of leak-tight bins, venting through HEPA filters, and close monitoring.

In total, the first two phases of the bin-scale test program would include 116 waste-filled bins and 8 empty test bins (representing background conditions), and a contingency of 8 additional waste-filled bins. This represents a total of 608 drum-volume-equivalents (55-gal, 208 L) of actual CH TRU waste. A later phase of the test program is also defined but cannot be described in adequate detail at this time; all future test additions and contingencies would be included in this "Phase 3." The DOE has formed an Engineering Alternatives Task Force to evaluate potential waste form treatments, facility design modifications, and regulatory compliance approaches that may be evaluated during Phase 3 of the Test Phase. Phase 3 test bins would include any other alternate or processed waste forms, backfill materials, and/or getter materials that may be defined and developed in the future. These materials may be tested in Phase 1 or 2 if they are identified early enough. As indicated in Subsection O.2, the volume of waste to ultimately be used in the Test Phase is subject to modification (a maximum

volume of 10 percent of the total waste destined for the WIPP, as analyzed in this SEIS).

#### **O.3.1.1 Bin-Scale Test Objectives**

The objectives of the bin-scale tests are to

- 1) Quantify gas quantities, composition, generation, and depletion rates from TRU waste as a function of waste type, time, and interactions with brines and other repository natural and engineered barrier materials with a high degree of control; the experimental conditions would be primarily representative of the long-term, postoperational phase of the repository and the operational phase.
- 2) Provide a larger-scale evaluation and extension of the laboratory-scale test results, using actual CH TRU waste under repository relevant, expected conditions.
- 3) Evaluate the synergistic impacts of microbial action, potential saturation, waste compaction, degradation-product contamination, etc., on the gas-generation capacity and radiochemical environment of TRU waste.
- 4) Incorporate long-term room closure and waste compaction impacts on gas generation by including supercompacted waste.
- 5) Evaluate effectiveness for minimizing overall gas generation by incorporating getter materials, waste form modifications, and/or engineered alternatives into the CH TRU waste test system.
- 6) Measure solution leachate radiochemistry and hazardous constituent chemistry from saturated TRU waste interactions as a function of many credible environmental variables.
- 7) Determine the amount of volatile organic compounds/hazardous gases released from the TRU waste under realistic repository conditions in order to quantify releases of hazardous constituents and adequately address RCRA requirements. Reactive carbon composite filters will not be used because they could affect the behavior of these gases.
- 8) Provide necessary gas-generation and depletion data and source-term information in direct support of WIPP performance assessment analyses, predictive modeling, and related evaluation, and to justify pertinent assumptions used in modeling.
- 9) Help establish an acceptable level of confidence in the performance assessment calculations. Help evaluate pertinent modeling assumptions. Help eliminate most "what if" questions and concerns.

### **O.3.1.2 Bin-Scale Test Summary**

The bin-scale tests involve testing in multiple large, instrumented metal "bins" with specially prepared TRU waste and appropriate material additives. The "prepared" waste includes up to 6 drum-volume-equivalents of a specific type of actual CH TRU waste with added backfill materials (including salt), metal corrodants (mild steel wire mesh), and brine (to be injected at WIPP). Within each individual test bin there would be a specific type of TRU waste, either noncompacted or compacted. Any plastic bags encapsulating this waste would be "prebreached;" that is, the bags would be sliced or slashed, or the waste itself would be shredded. Special preparation of the waste would occur at the generator/preparer facility. This "prebreaching" permits contact between, and interactions of, the waste with other added components within the bin, and within a time frame shorter than expected in the repository.

Each WIPP test bin, after special waste preparation and filling, would be shipped to WIPP for emplacement and monitoring during the test period. These test bins are specifically designed to fit within a SWB (which is transported within a TRUPACT-2) for transportation to the WIPP and eventual post-test disposal. The test bin alone would not be used for transportation or as a terminal disposal container; the bin is for testing purposes only.

Each bin would function as a nominally independent, isolated and controlled system. All of the test bins for Phases 1 and 2 would be isolated within one underground test room, Room 1 of Panel 1 (Figure O.3.1). In Phase 3, bins may also be placed in Room 2 of Panel 1. The leak-tight bins would have a closely controlled and sealed test environment (internal atmosphere) similar to an isolated, waste-filled repository room. Each bin would be equipped with remote-reading thermocouples, pressure gauges, pressure relief valves, gas flow/volume monitors, redundant gas sampling valves, and oxygen-specific detectors. Each test bin and associated instruments would be periodically and closely controlled and monitored by a computerized data acquisition system. Each bin would also be equipped with integral, non-gas-sorbing high efficiency particulate air (HEPA) filters. As such, any gases sampled or released would not contain particulate radioactive contamination.

The bin-scale test matrix includes combinations of the following parameters:

- 4 representative TRU waste materials classifications (waste types)
- 2 levels of waste compaction
- 4 types of backfill material
- 4 brine moistness conditions.

The four waste types that have been selected for testing are

- High-organic/newly generated (HONG) (compacted and noncompacted)
- Low-organic/newly generated (LONG) (compacted and noncompacted)
- High-organic/old waste (HOOW)
- Inorganic processing sludges (PS).

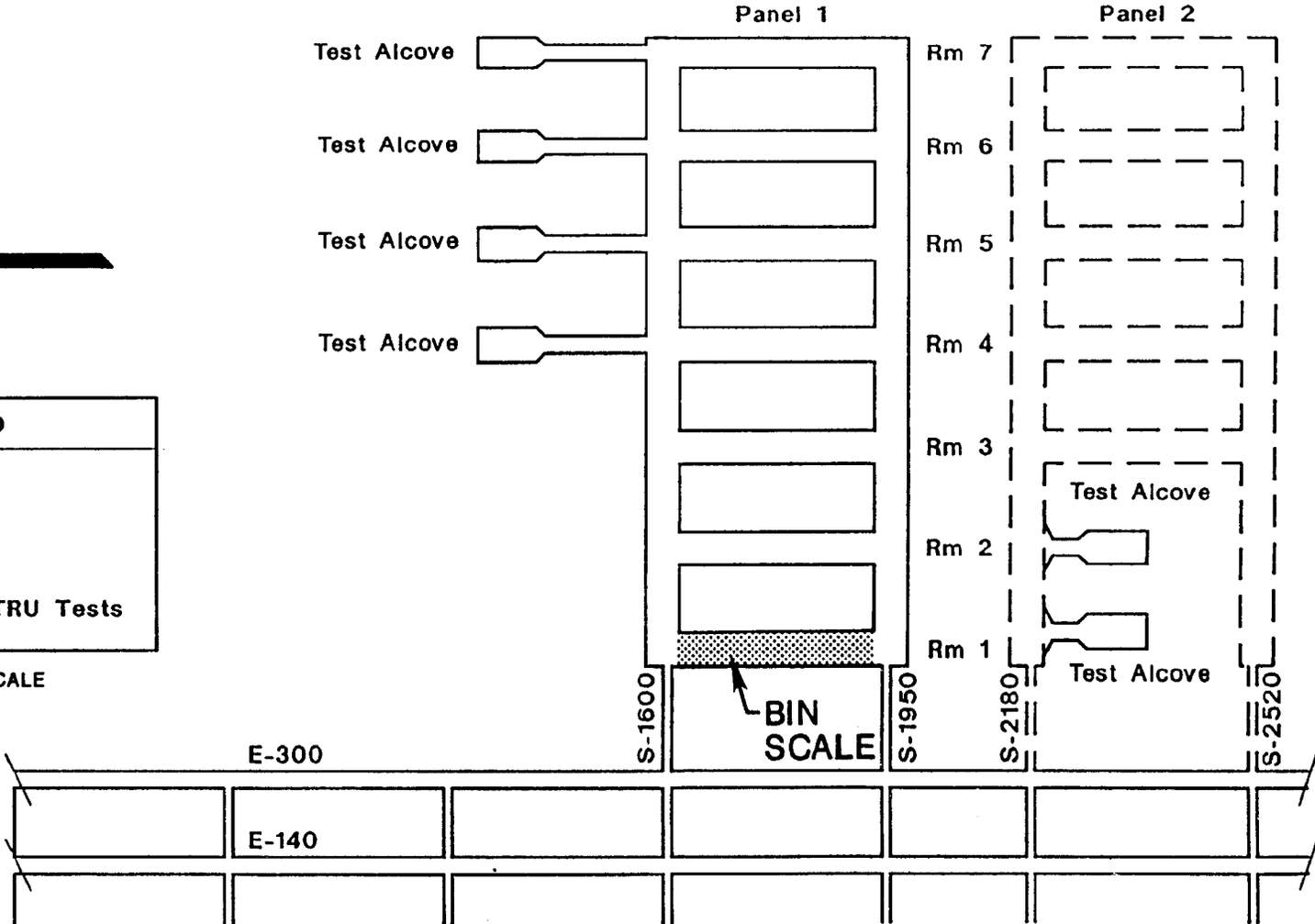
As noted in Subsection O.1, for purposes of bounding impacts it is assumed that CH TRU waste would be shipped from all 10 generator facilities. It is likely, however, that only waste from the Rocky Flats Plant and the Idaho National Engineering Laboratory would be used.



**LEGEND**

 Bin-Scale TRU Tests

NOT TO SCALE



The estimated contaminated number of bins per waste type is shown in Table O.3.1. Other representative waste (i.e., high-activity, etc.) may be defined and tested during Phase 3.

TABLE O.3.1 Estimated number of bins

	PHASE 1	PHASE 2	DRUM VOLUMES
High-organic/newly generated (HONG)	24	24	280
Low-organic/newly generated (LONG)	12	6	96
Prepared sludges (PS)	12	14	144
High-organic/old waste (HOOW)	0	24	88
	48	68	608
Empty/gas reference bins	8		
Total	56	68	608

Most high-organic ("soft") and low-organic ("hard," primarily metal and glass) newly generated waste would be compacted at the Rocky Flats Plant. The advantage of using compacted waste in these tests is that the degradation behavior of compacted waste is expected to be very similar to regular (noncompacted) waste that has been crushed/compacted in situ by the long-term closure of the repository rooms. Thus, impacts on gas generation caused by compaction could be realistically evaluated during the course of these tests and factored into the performance assessment calculations.

Other bin-scale test parameters are as follows:

Moistness—

Dry (expected short-term)

Moistened with Salado Formation brine, about 1 percent by volume (expected case within several years)

Saturated with Salado Formation brine, about 10 percent by volume (probable in the long-term)

Saturated with Castile Formation brine (possible in the case of human intrusion).

Backfill (representative of the postoperational phase)–

None

Salt

Salt (70 percent) and bentonite (30 percent)

Salt, bentonite, and gas or radionuclide getter additives

Salt and others (e.g., grouts or others to be defined later).

The atmosphere inside selected test bins would be initially controlled and is expected to be representative of TRU waste in both the short-term post-emplacment period and later periods. HONG waste is expected to create its own anoxic (hydrogen and carbon dioxide) atmosphere primarily by radiolysis and would not require gas flushing. Similarly, no initial gas flushing for the inorganic PS waste would be conducted. The radiolytic depletion or production of oxygen from the PS waste would be quantified along with other evolved gases. The HOOW and LONG bins would be flushed with argon gas until an anoxic (no oxygen present) atmosphere is established. The study of potential anoxic corrosion of metals within the waste, as impacted by other ongoing degradation mechanisms, is one of the significant objectives of this test. All of the waste bins would be injected with (nonradioactive) tracer gases to help facilitate analysis and interpretation of the results.

Gas sample collection would begin as soon as each bin is emplaced, prepared, and sealed. The samples would be analyzed with an on-site gas chromatography-mass spectrometer to determine major and minor gas concentrations and changes in gas compositions as a function of time. The major gases to be analyzed, based on earlier laboratory testing (Molecke, 1979), include hydrogen, carbon dioxide, carbon monoxide, methane, oxygen, water vapor, nitrogen, and injected tracer gases. The minor gases to be potentially measured include: volatile organic compounds (VOC), radon, ammonia, hydrogen sulfide, nitrogen oxides, hydrogen chloride, and any other detectable gases.

Gas quantities and generation rates are significantly impacted by, and would be measured as a function of,

- several representative classifications and types of CH TRU waste;
- time (periodically, over several years);
- impacts of several types and quantities of intruding brines;
- impacts of waste interactions with salt, container metals, and backfill materials;
- aerobic and anaerobic environment conditions representative of the operational-phase and longer-term, postoperational phase of the repository, respectively; and,
- impacts of potential gas getter materials and engineered alternatives, particularly on gas consumption/production.

Waste gas production also includes the synergistic effects of radiolysis, microbial degradation, and corrosion. Different test conditions are tailored so that the effects of

individual environmental variables on gas production can be separated from the effects of other variables.

The major gases are primarily generated or consumed by various waste degradation mechanisms occurring within the test bin or those remaining from the initial air atmosphere. The minor gases may arise in two ways: they may be sorbed on or in the waste before it is emplaced in the repository and eventually be volatilized in the repository, or they may be generated in the repository by waste degradation mechanisms. Determining whether VOCs and other hazardous gases are released from TRU waste is an important objective of the test program in order to adequately address compliance with RCRA regulations. Data and analyses would be incorporated into the performance assessment calculations, available on a near-continuous basis.

#### **O.3.1.3 Bin-Scale Test Phases and Schedule**

This bin-scale test program is planned to take place in several phases. Phase 1 would incorporate test bins where all components can be presently defined. Approximately 48 waste-filled bins of different waste compositions and backfills, including replicates, would be included in Phase 1. There would also be 8 other empty Phase 1 test bins used for gas baseline-reference purposes. Phase 2 tests would incorporate another 68 waste-containing bins, with more moisture conditions, with gas getter materials, and with the supercompacted high-organic and low-organic waste. Initiation of much of Phase 2 would be dependent on supporting laboratory data (Brush, 1989), particularly as to the composition of gas getters or other backfill material components and on the availability of supercompacted waste. Phase 2 tests would not be anticipated to start sooner than about early FY91. Phase 3 of the test program, including all contingencies and additions, is under evaluation. Future needs for additional test bins and drum-volumes of actual CH TRU waste would be based on upcoming developments, preliminary test results, perceived data needs, and/or possible WIPP project decisions. Details of Phase 3 tests would be incorporated into a future, separate Test Plan addendum (Molecke, 1989a).

Bin-scale testing would continue for a minimum of about 5 years, or until the data acquired are sufficient to provide confidence in the reliability of the information being obtained. At specific periods within the testing program, data would be analyzed and evaluated for input to ongoing performance assessment studies. At appropriate test intervals, data would be fully evaluated and documented in topical reports.

#### **O.3.1.4 Bin Preparation and Transportation**

Safe transportation of the waste-filled test bins from the generator facility to the WIPP is a critical step in the testing program. The conceptual program design includes the following assumptions with regard to waste packaging and transportation.

Two additions must be made to the preinstrumented bin before the waste is placed in the test bin. First, about a half-drum volume of backfill material would be placed in the bottom of the test bin. Second, about 6 drum-equivalents of bare, unpainted steel (mild steel wire mesh) would be placed along the bottom and side walls of the bin.

The bins would then be remotely filled with waste which would be characterized. Newly generated waste (HONG and LONG) could be loaded directly into the WIPP test bins at the generator facility. Previously packaged (drummed or boxed) waste (HOOW) could be emptied into the bins without the original waste packaging material. Sludges (PS) could be placed directly into the bins.

After the waste is placed in the bins, another half-drum volume of backfill material would be sprinkled on top of the waste materials. The mated bin-lid/liner-lid combination would then be attached to the bin and sealed. The filled bin would be checked for surface contamination and, if necessary, decontaminated following standard procedures of the generator facility.

The waste-filled test bins would be inserted into SWBs at the generator/preparer facility for transportation to the WIPP. The upper gas valves on the test bins (with HEPA filters) would be left in the open, gas-release position during transportation. Therefore, any gases vented would also be filtered through the redundant HEPA filter of the SWB. The SWBs would be loaded into the TRUPACT-II transportation containers and trucked to the WIPP. Removal of the waste bins from the SWBs would occur in the WIPP underground, just prior to emplacement.

### **O.3.2 ALCOVE**

The alcove tests are designed to provide data on production, depletion, and composition of gases resulting from the in situ degradation of CH TRU waste. These types of data are needed to support performance assessment of long-term repository behavior and to evaluate long-term generation and release of hazardous constituents. Data on TRU waste degradation rates are needed from testing that includes not only waste that is representative of anticipated waste to be disposed of at WIPP, but also representative of the time from emplacement to the long-term postoperational phase. These tests would enable acquisition of this data in a controlled research mode and allow multiple degradation mechanisms and impacts to be assessed.

#### **O.3.2.1 Alcove Test Objectives**

The objectives of the alcove tests are to

- 1) Determine baseline gas quantities, composition, generation, and depletion rates for as-received, representative mixtures of TRU waste in a typical, operational phase repository room environment
- 2) Determine net gas quantities, composition, generation and depletion rates for a representative range of specially prepared mixtures of actual TRU waste (with and without compaction), backfill materials, gas getters, and intruding brine under representative, postoperational phase repository room conditions
- 3) Determine the amount of volatile organic compounds/hazardous gases released from the TRU waste under actual repository conditions

- 4) Provide an in situ test of gas getter effectiveness and demonstration of waste room backfilling procedures
- 5) Correlate large, alcove results of gas generation and interpretations with those of the laboratory and bin-scale tests of TRU waste degradation and gas production
- 6) Establish an acceptable level of confidence in the performance assessment calculations that include gas generation and depletion with actual in situ gas measurements and support validation of modeling assumptions.

#### **O.3.2.2 Alcove Test Summary**

The primary purposes of this WIPP in situ alcove CH TRU waste test program are to provide relevant data and technical support to the WIPP performance assessment program for predictive modeling studies, and to provide in situ data for the assessment of hazardous component release and consequent impacts on the WIPP, in relation to EPA concerns and regulations. Specific data to be obtained include the quantities, compositions, and kinetic rate data on gas production and consumption resulting from various CH TRU waste degradation mechanisms. Similar data on potentially hazardous volatile organic compounds released by the waste would also be provided.

This alcove test program involves, basically, the sampling and analysis of gases released from mixtures of CH TRU waste which have been emplaced within isolated, atmosphere-controlled test alcoves in the underground at the WIPP.

The alcove tests would be conducted in six sealed atmosphere-controlled test alcoves. Four alcoves would be in Panel 1 and the remaining two alcoves would be in Panel 2 (Figure O.3.2). Five of the test alcoves would be filled with waste. The sixth alcove would not have waste in order to collect "background" gases and establish baseline conditions. A test alcove would be about one-quarter the volume and one-third the length of a standard-size WIPP waste room. The test alcoves are smaller than standard rooms to increase the alcove stability with regard to short-term rock deformation and potential fracturing. (The behavior of the disturbed rock zone around full-sized rooms would continue to be examined in other experiments and by modeling during the Test Phase.)

The waste used in the alcove tests would be "as received" (no special processing), compacted, and specially prepared CH TRU waste. All CH TRU test waste would be prepared and packaged at DOE waste generator facilities. "Specially prepared" waste is a waste container that has been filled with waste, backfill and metal corrodants in specified amounts. Waste types, representative of the majority of waste to be isolated at WIPP, include:

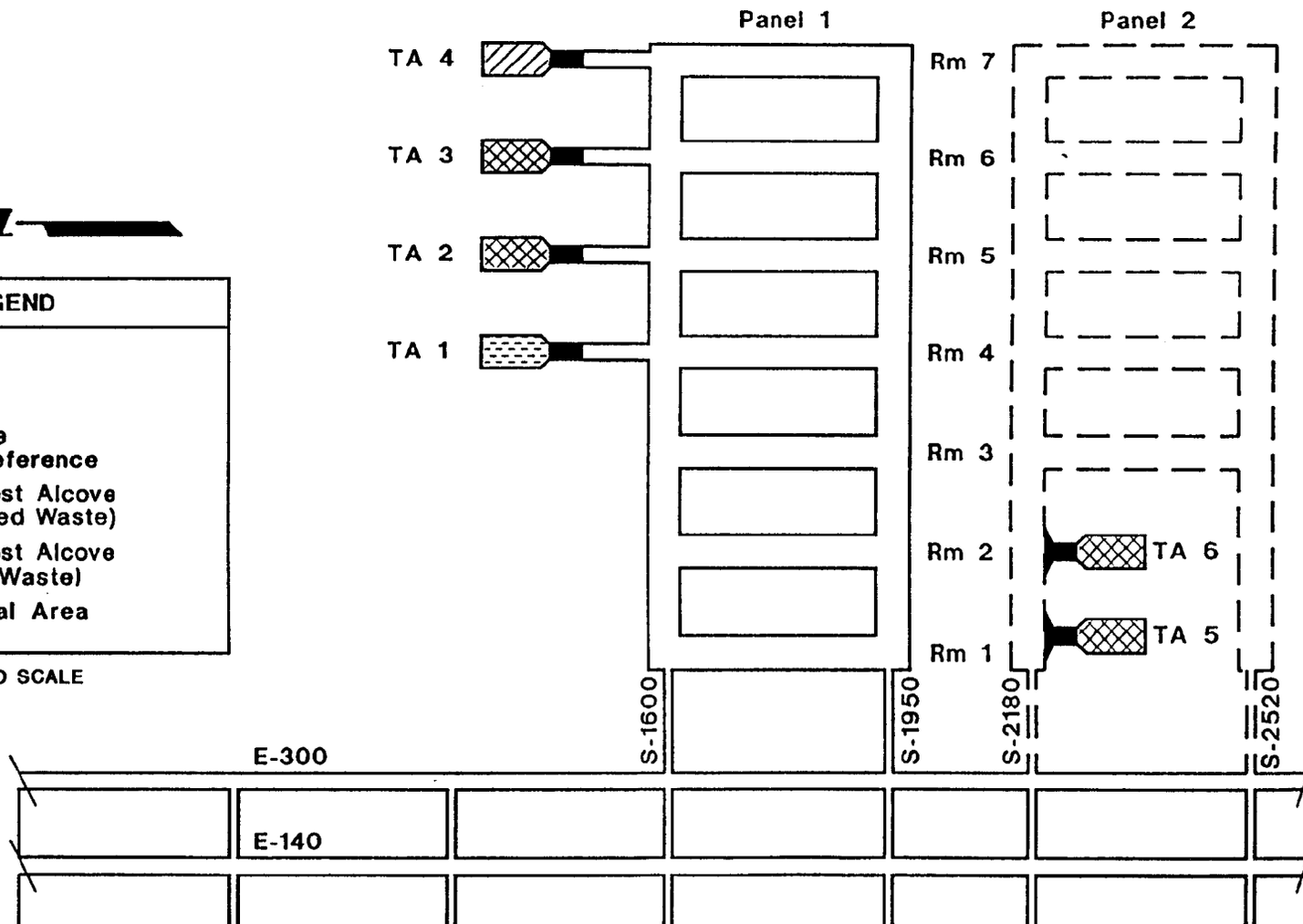
- High-organic/newly generated (HONG)
- Low-organic/newly generated (LONG)
- Inorganic processed sludges (PS)
- High-organic/old waste (HOOW).



**LEGEND**

-  **Test Alcove  
Baseline-Reference**
-  **CH TRU Test Alcove  
(As-Received Waste)**
-  **CH TRU Test Alcove  
(Prepared Waste)**
-  **Alcove Seal Area**

NOT TO SCALE



The approximate quantity of drums per waste type to be used in the alcove tests is based on a preliminary analysis (Batchelder, 1989) of waste currently stored at DOE waste generator facilities and extrapolated to exist through the year 2013. The required in situ alcove CH TRU waste gas data would be acquired in two phases. The alcoves in the Test Phase and the test parameters of each alcove are as follows:

#### PHASE 1

##### Test Alcove 1

No waste  
Oxic atmosphere  
Dry  
No backfill

##### Test Alcove 2

As-received, mixed CH TRU waste  
Oxic atmosphere  
Dry  
No backfill

#### PHASE 2

##### Test Alcove 3

Specially prepared and noncompacted waste  
Anoxic atmosphere  
Moist, 1% brine  
No backfill

##### Test Alcove 4

Specially prepared, compacted waste  
Anoxic atmosphere  
Moist, 1% brine  
No backfill

##### Test Alcove 5

Specially prepared and noncompacted waste  
Anoxic atmosphere  
Moist, 1% brine  
Backfill: salt, bentonite, gas getter material

##### Test Alcove 6

Specially prepared, compacted waste  
Anoxic atmosphere  
Moist, 1% brine  
Backfill: salt, bentonite, gas getter material

The alcove tests would be conducted in two phases. Phase 1 includes test alcoves 1 and 2. Test alcove 2 (TA2) would represent expected conditions in the short-term, operational phase of the repository. Test alcove 1 is the gas baseline room. It would provide gas composition data (i.e., trapped atmosphere and gases released from the host rock) necessary for comparison with waste-filled rooms.

Test alcove 2 would contain a representative mixture of about 1,050 drum or drum-volume equivalents of "as-received" CH TRU waste. This waste would be packaged at waste generator facilities into either standard 55-gallon drums or SWBs. Both types of containers would be vented and particulate-filtered. Alcove TA2 would be used to provide data on CH TRU waste gas generation under actual, in situ repository conditions (initial air atmosphere, dry/as-received, with no salt, backfill, or getter material in direct contact with the waste), and is specifically representative of the short-term, operational-phase of the repository. TA2 also provides the initial data for repository time  $t = 0$ , necessary for the Phase 2 tests.

Phase 2 of this alcove test program would include four alcoves, and is specifically tailored to be representative of the long-term, postoperational phase of the WIPP repository. Phase 2 test "tailoring" consists of three basic operations: alcove gas atmosphere control, waste special preparation, and brine injection of all waste. It is assumed in WIPP performance assessment that the repository will be anaerobic in the long-term, i.e., anoxic, less than 10 ppm O<sub>2</sub>. Therefore, the atmosphere in each alcove would be initially prepared and kept anaerobic. This involves nitrogen gas flushing of each alcove and the continuous use of an oxygen-gettering reactant system. The TRU waste in each Phase 2 test container would be "specially prepared" and/or packaged, as follows. There will be a specific type of TRU waste, either noncompacted or supercompacted, within each test drum or SWB. Any plastic bags encapsulating this waste would be "prebreached," e.g., sliced, slashed, or similarly prepared at the waste generator/storage facility. This operation is beneficial for both testing and transportation (within TRUPACT-II) purposes. The waste would be sandwiched between added layers of backfill materials, 70 wt% WIPP crushed salt/ 30 wt% bentonite clay, and metal corrodant materials (mild steel wire mesh). One or two unbreached plastic bags would enclose all the prebreached waste and other components within one total environment. These all-encompassing plastic bags, at the periphery of the waste container, are used for contamination control during waste packaging operations at the generator facilities.

After emplacement in the WIPP, all Phase 2 TRU waste containers would be specifically moistened with about 1% by volume of Salado brine; this is to be representative of probable long-term brine intrusion. The brine is a mixture of 90% by volume of artificially prepared, and 10% of WIPP-collected Salado brine. Small amounts of brine, 2 liters/drum or 14 liters/SWB, would be injected through brine-injection septa on the top of each container into or onto the waste inside, breaching the all-encompassing plastic bags.

Phase 2 test alcoves TA3 and TA5 would include "specially prepared," noncompacted waste, and TA4 and TA6 would include "specially prepared," supercompacted waste. Alcoves TA5 and TA6 would also include both backfill and gas getters, e.g., reactant, sorptive materials that encapsulate the waste. Backfill and getter materials would be emplaced over and around the waste container stacks in these two test alcoves in a fully retrievable mode. All test waste would be emplaced in such a manner to ensure that post-test retrieval is possible. Waste backfilling would be conducted for gas mitigation test purposes, as well as for operational demonstrations. If other engineering modifications to minimize TRU waste gas generation are available in the appropriate time frame, they could also be added to alcoves TA5 and TA6 for testing of their in situ efficacy.

Four of the six test alcoves would be located along the northern edge of Panel 1; the remaining two alcoves would be located within Panel 2 (Figure O.3.2). Two of the conventionally-mined alcoves (1 and 2) would be 13 ft high by 25 ft wide by 100 ft long. Four of the test alcoves (3, 4, 5, and 6) would be 0.8 ft higher, for a total of 13.8 ft to accommodate compacted backfill on the floor. The available volume to store

the TRU waste in each test alcove is about 32,500 ft<sup>3</sup>. The alcove would be rock bolted and wire meshed to facilitate waste retrievability and to increase operational safety.

The access drifts would have a slightly smaller cross-sectional area, approximately 13 ft (4 m) wide by 14 ft wide, to facilitate sealing. The access drift would be 170 ft long. The height and width of the access drift are the minimum size possible to accommodate a mining machine and still allow sealing with an appropriately shaped closure seal.

The closure seal would be inflatable and adequate to control pressure of up to 1.5 pounds per square inch (psi) differential pressure without being pushed out. An internal differential pressure of 0.5 psi must be maintained within the test alcove. The test alcove seal would be constructed of materials that have a five-year durability when in contact with salt, gases and liquids expected within the test alcove and that are impermeable to air/oxygen (without generating volatile gases). The seals would contain instrumentation and access ports for the gas sampling system. Dual redundant closure seals would be placed in each access drift, in case one seal leaks while in place.

The test alcoves would contain either 150 seven-packs of drums or standard waste boxes, stacked four across and three high. Test alcoves 3 and 5 would contain a mixture of specially prepared and packaged waste that has not been compacted. Test alcoves with standard, noncompacted waste would contain about 1,050 drums or drum-volume equivalents (210 liter or 55-gallon). Test alcoves 4 and 6 would contain similar waste that has been compacted. Test alcoves with compacted waste would contain about 350 drums of waste. Waste quantities were selected based on statistical evaluations and practical matters.

Each test alcove would be equipped with remote reading thermocouples, pressure gages, and HEPA-filtered gas relief and gas volume monitoring gages. All instruments would be connected to a computerized data acquisition system. No appreciably elevated gas pressures would be present in the test alcoves. A gas recirculation system would be installed to mix gases for sampling; it would include inlet and outlet ducts that penetrate through the inflatable seal with gas sampling ports or septa. All instrumentation and hardware access would be through a sealed access port in the test alcove seal. After the waste, backfill, instruments, hardware and seals are installed, there would be no access to the test alcoves during the tests.

Tracer gases would be added to the test alcoves. Tracer gases would help monitor outflow from the test alcoves to the repository environment, and evaluation of the changes in concentration over time of these tracers would allow compensating corrections to be applied to all other gases being quantified. Separate tracers would be used in each test alcove to monitor any potential leakage from one alcove to another through fractures in the rock.

Gas quantities, compositions, and generation rates can be significantly affected by, and would be measured as a function of, several factors:

- representative classifications and types of CH TRU waste, and mixtures thereof
- time (periodically over several years)
- impacts of intruding, moistening brine
- impacts of waste interactions with salt, container metals, and backfill materials
- aerobic and anaerobic environment conditions, as representative of the operational-phase and longer-term, postoperational-phase of the repository, respectively
- impacts on gas consumption of potential gas getter materials that surround or encapsulate the waste containers.

The waste gas production results also include synergisms between the various waste materials and degradation modes.

Gases periodically collected from each test alcove would be analyzed using a gas chromatograph/mass spectrometer to determine major and minor gas concentrations, and changes in those concentrations as a function of time. This allows rates of generation and/or depletion to be determined. Evaluation of the changes in gas composition would help to determine the relative importance and kinetics of individual degradation mechanisms over time and of the subsequent impacts of degradation by-products on further gas production. The major and minor gases to be analyzed in the alcove tests are the same as those to be analyzed in bin-scale tests (see Subsection 0.3.1.2).

Gas data collection would begin as soon as each test alcove is filled with TRU waste, sealed, and the initial alcove gas atmosphere appropriately prepared. These tests are expected to start providing significant data within months after test emplacement. However, due to the expected slow rate of gas generation and the lack of sensitivity due to the large, masking amount of gas atmosphere initially in the alcoves, it is expected that almost one year will be required before there is an adequate quantity and quality of data for interpretations. WIPP alcove testing would continue for roughly 5 years, or until the data acquired are sufficient to provide confidence in the reliability of the information being obtained. Data would be analyzed and evaluated for input to ongoing performance assessment studies on a near-continuous basis. Data would be fully evaluated and documented in periodic, topical reports.

### **0.3.2.3 Alcove Test Phases and Schedule**

Initiation of Phase 2 testing in alcoves TA5 and TA6 depends on supporting laboratory data, (Brush 1989) particularly as to the composition and quantities of gas getters, other

backfill material components, or proposed engineered alternatives. These Phase 2 tests would not be expected to start sooner than FY91.

The first four test alcoves, TA1 - TA4, must be mined, equipped, and instrumented prior to the first receipt of waste at the WIPP, expected in FY90. This would be followed by sequential waste loading and filling for each alcove, alcove sealing, appropriate atmosphere preparation, and subsequent gas testing. In order to adequately meet WIPP performance assessment schedule needs, the first four alcoves must be on-line and generating data for about one year prior to the end of FY92 (DOE, 1989a). The remaining two needed test alcoves, TA5 and TA6, would be available for testing at a somewhat later date.

Detailed test planning for these in situ alcove CH TRU waste tests continued through 1989. Procurement activities for necessary test equipment, instruments, associated supplies, and the actual CH TRU waste will proceed through and beyond 1990. Site preparation, including any necessary mining and test installation, also began during FY90 and will continue for one year or more. Initial data acquisition from these tests, e.g., baseline-alcove gas analyses and interpretations, is anticipated to start during FY91. Further descriptions and technical details of these WIPP in situ alcove CH TRU waste tests will be found in the Test Plan (Molecke, 1989b).

#### **O.3.2.4 Waste Preparation and Transportation**

Safe transportation of the waste-filled test drums and/or standard waste boxes (SWB) from the generator/preparer facility to the WIPP is a critical step in the testing program. The conceptual program design includes the following assumptions with regard to waste packaging and transportation.

The specially prepared waste is placed in a polyethylene-lined drum or SWB. About 0.5 cubic ft of backfill material would be placed in the bottom of the container. A special metal corrodant (a mild steel wire screen or mesh) would be inserted in the container on top of the backfill layer. The container would then be nearly filled with CH TRU waste in prebreached plastic bags. An additional 0.5 cubic ft of backfill would be placed over the waste.

The waste-filled containers would be inserted into the TRUPACT-II at the generator/preparer facility for transportation to the WIPP. Gases released from the drums during transportation would be contained in the TRUPACT-II containers.

## O.4 UNDERGROUND TEST OPERATIONAL SAFETY

Concerns regarding operational test safety are addressed in three categories: emplacement, test monitoring, and mine safety. The major safety consideration in the first two categories, emplacement and test monitoring, is personnel exposure to radioactive and/or hazardous constituents. The safety practices during emplacement operations would be similar to those planned for normal operations. During the test monitoring and sampling activities, concerns are focused on personnel exposure during sampling and ventilation due to release of gases from the test bins or rooms. The third category, mine safety considerations, is focused on room stability and waste retrieval.

### O.4.1 EMPLACEMENT SAFETY CONCERNS

The emplacement operations for testing are anticipated to be similar to planned WIPP waste handling operations. WIPP waste handling operations would encompass a broad range of activities. The operating functions at the WIPP involve the handling of waste for emplacement, operation of surface facilities, and mining operations. Waste handling consists of shipping container receipt and unloading, waste handling from the surface to the underground facility, emplacement in the underground test area, and maintenance of required records. In support of waste handling activities, the surface and underground facilities would be operated in a manner to ensure operator and public safety in accordance with the "WIPP Operational Safety Requirements Administration Plan" and the "WIPP Radiation Safety Manual" (WEC, 1988a and 1988b).

Unlike plans for normal operations, the emplacement operations, and subsequent sampling and retrieval, would require operators to be in the downstream ventilation air flow on a routine basis. This air flow would be monitored for personnel safety. Use of waste container handling equipment during the Test Phase would be limited to emplacement and retrieval activities. Thus, the potential for an equipment handling accident would be restricted.

The operational safety requirements are based on the as low as reasonably achievable (ALARA) principle. The ALARA techniques applied to the WIPP facilities are based on DOE Order 5480.11, as well as DOE's exposure guide (DOE, 1980a), as appropriate for this first-of-a-kind facility. Radiation exposure to plant personnel is kept ALARA by continued review of operations, training, and the functioning of the Radiation Safety and Emergency Programs Section. The WIPP ALARA program is described in Section 2.0 of the WIPP Radiation Safety Manual (WEC, 1988b). The expected radiation and chemical doses to plant personnel described in Subsections 5.2.3 and 5.2.4 of this SEIS, respectively, are based on testing with 10 percent of the total projected waste and are far below regulatory guidelines. On this basis, the dose estimates in this SEIS can be considered a conservative upper bound.

#### **O.4.2 TEST OPERATIONAL SAFETY CONCERNS**

Safety concerns during the testing are related to radiological safety, hazardous material safety, and ventilation. In accordance with DOE Order 5480.5 (DOE, 1986), Operational Safety Requirements would be developed as necessary to ensure control of appropriate safety parameters during the Test Phase. Operating procedures would be developed by Westinghouse Electric Corporation, the WIPP operating contractor, in coordination with Sandia National Laboratories, the in situ test coordinator, to guide the testing and monitoring activities. These procedures would be approved by the Westinghouse Radiation Safety and Emergency Programs Section.

Radiological and hazardous material safety operations associated with the in situ testing of actual CH TRU waste would be guided by procedures, which would include specific monitoring and testing requirements. The program would, at the minimum, include the following requirements:

- Gas or other samples taken in the testing program will be monitored for radiation and volatile organic compounds prior to being removed from the test area, a defined Radioactive Materials Area.
- Appropriate personal protective equipment will be worn during sampling and monitoring activities.
- Radiation Work Permits will be prepared for most of the test activities conducted with the actual waste.
- Site Health Physics and Industrial Hygiene personnel will monitor sampling and other test-related activities.
- Westinghouse Radiation Safety and Emergency Programs Section personnel will review sampling and monitoring procedures.

The ventilation system for the WIPP underground facilities is designed to provide a suitable environment for personnel and equipment. It is also designed to remove potential airborne radioactive or hazardous material from the underground area during routine operations or through HEPA filters in the event of an accident. The ventilation system is an exhausting system in which the underground area is maintained below atmospheric pressure. The design airflow quantities are based on standard local, State, and Federal industrial and mining laws and practices. Air quantities supplied to the underground area have been determined to meet or exceed the criteria specified in the Mine Safety and Health Administration code.

All gases released through the pressure relief valves on bins and alcove seals would already have been filtered through a non-gas-sorbing HEPA filter. Therefore, the potential for a radioactive release from within the bins or drums is very small. Released gases are expected to be predominantly nitrogen, with low concentrations of carbon dioxide, carbon monoxide, hydrogen, oxygen, tracers, and possibly methane and other volatile organics. These released gases would be vented to the person-access area or

directly to a mine ventilation duct to be carried away by normal mine ventilation. Separate chromatograph/mass spectrometry analyses of gases from the test bins and alcoves would provide a measure of the possible hazard of such gas released in small quantities. If necessary, samples of mine air in the immediate vicinity of the test room person-access areas may also be analyzed for safety assurances.

#### **O.4.3 MINE SAFETY CONCERNS**

Guaranteeing the retrievability of CH TRU waste emplaced and related operational mine safety are major concerns in the design of the underground testing program. The test areas must remain stable and open during the Test Phase and for several more years to assure retrievability. Concerns about rock spalling, fracturing, and slabbing would be mitigated by rock bolts and wire mesh.

In order to minimize the rock instability uncertainties, the roofs of the test alcoves and rooms would be supported using patterned rock bolting, which has been successfully used for stability in other portions of the underground. The rock bolt system, which was designed and installed in Panel 1, consists of three-fourths inch diameter by ten-foot long mechanically anchored bolts. A similar rock bolting pattern would be implemented in the alcoves. Wire mesh would also be added. The support system has been designed to support the full weight of the immediate roof beam up to the first anhydrite layer in the roof. The pattern is staggered in order to increase bolt hole distance, and, therefore, reduce the potential for fracturing between holes. It is not expected that the bolting will prevent creep of the salt nor stop the fracturing and separating that have been observed in the underground. Rather, the bolting would prevent roof rock from falling, once it has fractured and has become detached. In order to maintain the gas and brine leak-tight integrity of the test room roofs, certain precautions must be taken with regard to rock bolt installation, testing and sealing procedures. Appropriate types of caulking sealant would be injected into the rock bolt holes; degassing and volatilization of the sealant material would be kept to a minimum to limit interference with subsequent gas sampling and analyses.

## **O.5 POST-TEST OPERATIONAL SAFETY**

Post-test operational safety concerns focus on three main issues: retrieval of bins, retrieval of drums, and options for disposition of the waste used in the tests. Safety concerns associated with bin retrieval include handling and processing the waste and possible exposure to radiation and hazardous materials. Radiological exposures to the workers and to the public from retrieval operations are discussed in Subsection 5.2.3 of this document. While potential drum handling accident scenarios are not different than during emplacement, the probability of container failure during handling may be higher, particularly for drums from the test alcoves because of the potential for drum corrosion or damage during the test period. In addition, retrieval of waste from back-filled rooms may be more complex resulting in a higher probability of an accident during retrieval operations. However, as discussed in Subsection 5.2.3, special procedures and provisions would be employed to reduce worker exposures in the event that retrieval of the waste is required. Disposition of the waste after the tests is subject to regulatory requirements and available disposal or storage facilities. A Waste Retrieval Plan (DOE, 1989d) is currently being developed to describe the processes, administrative controls and procedures, and organizational responsibilities that would be implemented to ensure safe and effective removal of emplaced TRU waste.

### **O.5.1 BIN RETRIEVAL**

At the end of the test period, the bins would still be filled with various combinations of CH TRU waste, backfill, and brine. Gases, potentially with radioactive or hazardous constituents, are also expected to be in the bins. The gases would be purged by flushing through the HEPA filters on the bins. The HEPA filters would remove any radioactive particulates. The gases would be vented through the facility ventilation system. Any free liquids would be removed from the bins. The waste in the bins could be further desiccated by flushing the bins with warm air or injecting sorptive materials. Disposition of the liquid and the waste is discussed in Subsection O.5.2.

Safety precautions during the post-test period would be similar to those taken during the test period (Subsection O.4.2). Gas and liquids removed from the test bins would be monitored for radiation and volatile organic compounds prior to being removed from the test area. During all post-test activities, appropriate personal protective equipment would be worn. Site health physicists and industrial hygienists would monitor post-test-related activities. Radiation work permits would be prepared for the post-test activities conducted with the actual waste. The Radiation Safety and Emergency Programs Section personnel would review sampling and monitoring procedures in use during post-test activities.

### **O.5.2 ALCOVE RETRIEVAL**

At the conclusion of the alcove test measurements, five of the alcoves would contain various combinations of waste, backfill, drums, and gas. The injected brine is expected to be predominantly sorbed on the waste matrix materials; very little free liquid is anticipated. If a decision to retrieve waste is made at the end of the Test Phase, a contamination control area would be established in the waste retrieval chambers during waste retrieval operations. Air flow in the control area would be maintained such that workers remain in the upstream flow of the working face of the waste stack. Current plans are to continuously filter area exhausts through a single HEPA filter, reducing the concentration of particulates released to the underground exhaust shaft by a factor of 1,000 before release to the atmosphere.

The gas atmosphere in each alcove would be purged (flushed, or simply released) into the normal mine ventilation system. The plug seals would then be removed. In the test alcoves where backfill was installed, the backfill would be removed, possibly by vacuuming as waste retrieval proceeds.

Safety precautions during the post-test period would be similar to those taken during the test period (Subsection O.4.2). Gas removed from the test bins and alcoves would be monitored for radiation and volatile organic compounds prior to being removed from the test area. During all post-test activities, appropriate personal protective equipment would be worn. Site health physics personnel and industrial hygienists would monitor post-test-related activities. Radiation Work Permits would be prepared for the post-test activities conducted with the actual waste. The Radiation Safety and Emergency Programs Section personnel would review sampling and monitoring procedures in use during post-test activities.

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**APPENDIX P**

**TRU WASTE RETRIEVAL, HANDLING, AND PROCESSING**



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## P.1 INTRODUCTION

This appendix has been prepared in response to comments requesting that this SEIS evaluate TRU waste retrieval, certification, handling, and processing activities that would be conducted at the various generator/storage facilities for the purpose of preparing the waste for transport to the WIPP. In the 1980 FEIS, Subsection 9.8, and in this SEIS, Subsection 5.2.1, waste retrieval and processing at the Idaho National Engineering Laboratory are discussed. These discussions include: 1) waste characteristics and management methods; 2) the consequences of current operations from routine handling and potential accidents; and 3) the methods used to retrieve, process, and ship waste.

This appendix provides information that describes the current and planned TRU waste retrieval and processing activities at representative DOE generator/storage facilities. Many of these activities would support TRU waste certification and preparation for transport to the WIPP. However, these retrieval and processing activities would be applicable even if the No Action Alternative were implemented. For example, waste containers currently in retrievable storage on asphalt pads and covered with plastic and soil will ultimately have to be retrieved and altered (treated or repackaged) to avoid a release of materials from package degradation. Once this becomes necessary, it would be appropriate to assay the packages to better characterize the contents. Other treatments could be applied at this time as appropriate. Therefore, the processes described herein are not unique to WIPP operations. Appropriate NEPA documentation has been or will be prepared for any proposed modifications to TRU waste management activities of the various DOE facilities. This appendix also provides a description of bin and waste preparation that would occur at the generator/storage facilities prior to the Test Phase.

This appendix draws upon the following documentation:

- Idaho National Engineering Laboratory. A draft Environmental Assessment for the Process Experimental Pilot Plant (PREPP) has been prepared and is undergoing internal review. Other NEPA documentation will be prepared for other retrieval and process facilities as proposed.<sup>1</sup>
- Hanford Reservation. A Final Environmental Impact Statement (DCE/EIS-0113), "Disposal of Hanford Defense High-Level, TRU and Tank Waste" (DOE, 1987a), was published in December 1987 and a Record of Decision was issued on April 4, 1988 (53 FR 12449).

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<sup>1</sup> Copies of preliminary drafts of documents in internal review are not yet publicly available; descriptive information and environmental consequences are preliminary and subject to change.

- Los Alamos National Laboratory. A draft Environmental Assessment addressing waste retrieval, processing, and shipment to the WIPP has been prepared and is undergoing internal review.<sup>2</sup>
- Oak Ridge National Laboratory. A draft Environmental Assessment addressing CH TRU waste has been prepared and is undergoing internal review.<sup>2</sup> A similar Environmental Assessment addressing RH waste will be prepared in 1992.
- Savannah River Site. DOE/EA-0315, "Environmental Assessment on Management Activities for Newly Generated TRU Waste, Savannah River Plant" (DOE, 1988a) and a finding of no significant impact covers retrieval, treatment, and packaging for shipment to the WIPP.
- Rocky Flats Plant. DOE/EIS-0064, "Final Environmental Impact Statement: Rocky Flats Plant Site" was published in April, 1980. Also, an Environmental Assessment to consider the potential environmental impacts that may occur from construction and operation of a Supercompactor and Repackaging Facility and a Transuranic Waste Shredder has been prepared and is undergoing internal review.<sup>2</sup>
- WIPP Site. WIPP 89-011, "Draft Plan for the Waste Isolation Pilot Plant Test Phase, Performance Assessment and Operations Demonstration" has been prepared (DOE, 1989).

The DOE believes that the waste retrieval and processing activities described herein are representative of those that likely would occur at other DOE facilities that may eventually transport post-1970 TRU waste to the WIPP. This belief is based on the following:

- The similarity in retrieval and processing approaches at the various facilities and the nature of retrievable storage among facilities.
- The volume of retrievably stored CH TRU waste at the six DOE facilities described constitutes 98 percent of the total retrievably stored inventory (see Table 3.1).
- The magnitude of the consequences presented for the Idaho National Engineering Laboratory, Hanford Reservation, and Savannah River Site.

As noted elsewhere in this SEIS, the DOE will issue another SEIS at the conclusion of the Test Phase; such a SEIS would update the information contained in this Appendix for all 10 DOE facilities and would analyze in detail the system-wide impacts (including those from retrieval, handling, processing, and transportation) of disposal of post-1970 TRU waste in the WIPP.

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<sup>2</sup> Copies of preliminary drafts of documents in internal review are not provided.

## **P.2 SAVANNAH RIVER SITE**

### **P.2.1 RETRIEVAL AND PROCESSING**

TRU waste at the Savannah River Site is in retrievable storage on concrete pads or buried in shallow trenches. It is contained in concrete and steel boxes, concrete culverts, and galvanized steel drums covered with 4 ft of soil or tornado netting (in use since 1985).

The 4-ft soil cover would be removed from the stored waste pads by earth-moving equipment to within 6 to 12 inches of the waste containers. The remaining soil would be removed with the remotely operated, HEPA-filtered soil vacuum. Drums would be removed using a shielded lifting canister. Large steel boxes and concrete culverts would be lifted from the pads and placed directly on a transport trailer for shipment to the TRU Waste Processing Facility building.

Retrieved TRU waste and the newly generated TRU waste requiring processing prior to certification would be processed at a new TRU Waste Processing Facility. A flow diagram for TRU waste processing at the Savannah River Site is depicted in Figure P.2.1. The TRU Waste Processing Facility is scheduled to begin operation in 1995.

Waste containers would be received at the TRU Waste Processing Facility through an airlock into a high bay storage and opening area. The TRU Waste Processing Facility would be used to vent, purge, x-ray, and assay the storage containers; size-reduce the large waste not suitable for shipment; solidify free liquids, resins, and sludge; and repackage the waste to meet WIPP Waste Acceptance Criteria (WAC). (The WAC are described in Appendix A.) Large steel boxes would be opened in this area, and plywood boxes within the large steel boxes would be removed to be processed individually. Culverts would be opened remotely, and drums would be removed and placed into a cell where they would be vented, purged with inert gas, and fitted with a filter vent before going to the verification area. Any gases vented from the drums would pass through the building exhaust system.

In the verification area, drums and boxes would be assayed to determine curie content for inventory control and record purposes. Each container would then be x-rayed to verify compliance with the WAC.

After being x-rayed, containers not conforming to the WAC would pass through an airlock into the remote waste-preparation cell. This cell would have lead-shielded viewing windows and a remote operator's console. All waste-preparation activities would be performed remotely with the aid of a telerobot. This robot would handle several tools, including a plasma arc torch, to size-reduce large objects. The telerobot would remove any objects identified in the x-ray process that do not meet the WAC. An electric worktable would be provided so that the telerobot can work on large bulky objects.

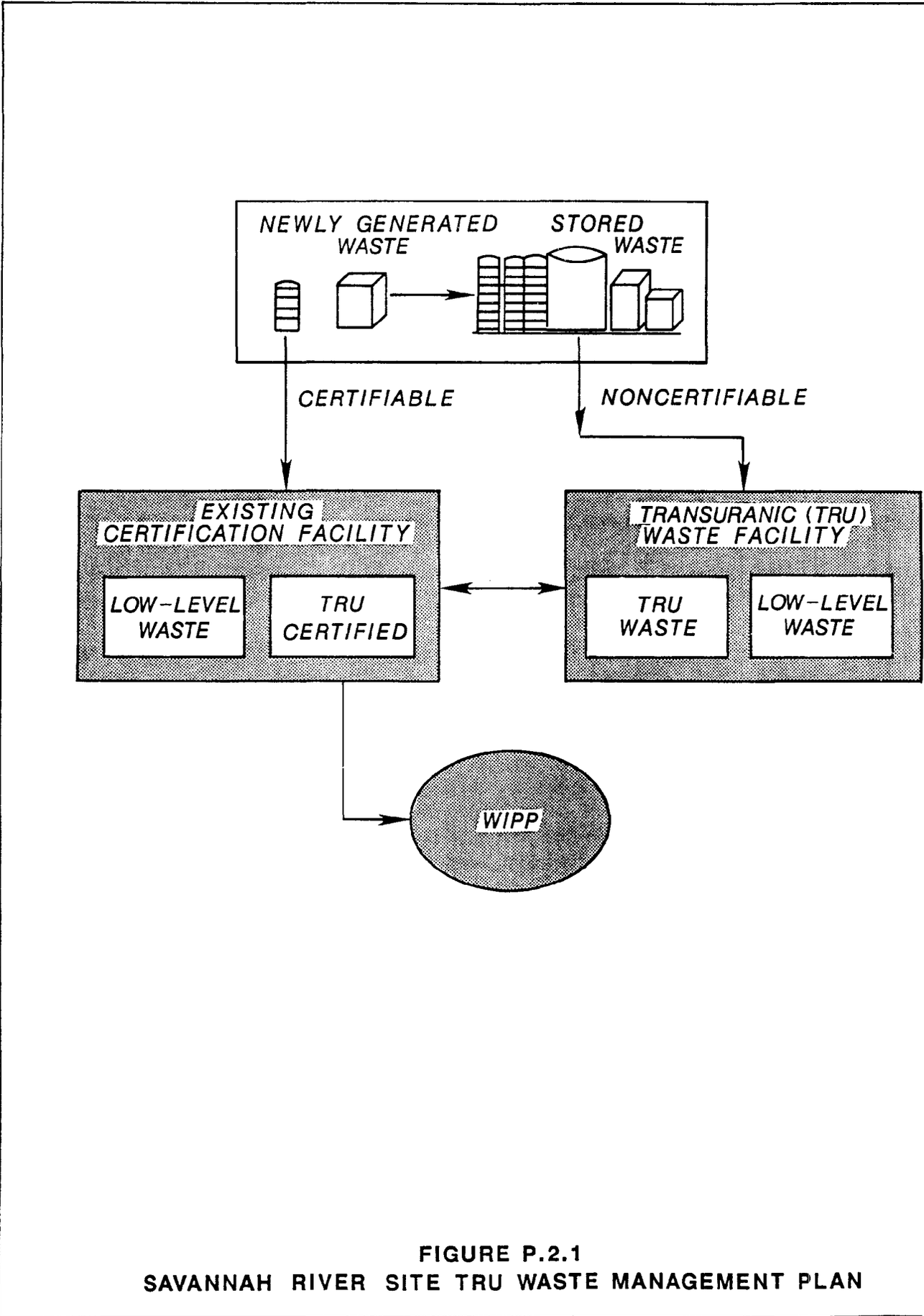


FIGURE P.2.1  
SAVANNAH RIVER SITE TRU WASTE MANAGEMENT PLAN

Drums and other pieces of equipment may be placed in a shredder for size-reduction. Some smaller equipment would be placed directly in a drum overpack for removal using bagless transfer systems. These systems would significantly reduce the amount of waste generated during the bagout operation by eliminating the need for drum liners and plastic bags. Operations in this cell would be completely remote. A closed circuit television would provide localized viewing of individual equipment operations.

Waste forms segregated as requiring additional processing, such as HEPA filters and respirable fines, would be stabilized or solidified in the TRU Waste Processing Facility to meet the WAC. An in-cell vacuum cleaning system would remove dust and contamination. Drums of processed waste would be removed from the processing area using the bagless transfer system and transported to the shipping area, where they would be prepared for shipment to the Waste Certification Facility. In the Waste Certification Facility, drums would be classified as low-level waste or WIPP-certified TRU waste. Low-level waste would be disposed of onsite. Certified drums of TRU waste would be sent to retrievable storage in the burial ground for eventual shipment to the WIPP.

## **P.2.2 CONSEQUENCES**

### **P.2.2.1 Routine Operations**

During routine operations at the Savannah River Site, the impact of atmospheric releases from TRU waste activities is negligible. Any releases from the TRU Waste Processing Facility and other activities would be well below applicable State and Federal standards.

Plutonium 238 and 239 would be the major radionuclides released to the atmosphere during normal operations. The annual release to the atmosphere is estimated to be less than  $6.7 \times 10^{-5}$  Ci of Pu-239 and/or Pu-238. The radiological doses to the maximally exposed individual members of the public and the general population at the Savannah River Site boundary, 7 mi from the TRU waste facility, have been calculated using methods described in ICRP Publication 30 (ICRP, 1979) and others. Radiation doses due to normal atmospheric releases are expected to result in a maximum individual dose of  $3.5 \times 10^{-4}$  mrem per year effective dose equivalent. These releases are significantly below the EPA standard of 25 mrem/year to members of the general public from radioactive emissions in 40 CFR Part 191 and 40 CFR Part 61. The collective effective dose equivalent is estimated to be  $1.2 \times 10^{-2}$  person-rem/year. These values are small compared with background whole-body doses of 93 mrem per year to the maximally exposed individual and  $5.1 \times 10^4$  person-rem per year to the population within 50 miles of the facility.

Routine TRU waste retrieval and processing operations would result in insignificant amounts of radiation exposure to the operating personnel. Occupational dose estimates for normal operations were based on overall occupational doses experienced at the Savannah River Site. Because the work that would be done in the TRU Waste Processing Facility would involve less potential for radiation exposure than most other Savannah River Site activities, this approach is expected to overestimate occupational

radiation exposures. The average occupational dose during TRU waste normal operations was estimated to be 0.22 rem per year, a dose well within the DOE occupational exposure limit of 5 rem per year as stated in DOE Order 5480.11 (DOE, 1988a).

#### **P.2.2.2 Facility Accidents—Retrieval**

The potential impacts of retrieval are assumed to be similar to those resulting from current operations for burial ground TRU waste management activities. For the purposes of this subsection, the consequences of potential accidents to the onsite population, offsite maximally exposed individual, and offsite population are discussed.

**P.2.2.2.1 Natural Phenomena.** High winds (including straight winds, hurricanes, and tornadoes) could adversely impact the retrieval operations in the burial ground. TRU waste to be retrieved is stored on concrete pads. A 4-ft layer of soil was mounded over the containers until mid-1985. Since then, waste containers placed on concrete pads are covered with tornado netting. The total number of drums on concrete pads is approximately 4,500, but the drums at greatest risk from high winds are those potentially exposed on the perimeters of the pads, up to 420 drums during retrieval operations. The threshold damage speed for straight winds is estimated to be 100 mph. Winds in excess of 100 mph could cause some drum damage and partial content release. Straight winds of 100-150 mph could result in 10 percent (42) of the exposed drums being ruptured. An estimated 10 percent of the contents of the 42 drums (0.5 Ci/drum) would become airborne since the drums contain a variety of alpha-contaminated solid waste, some of which is not likely to be dispersed. An estimated 1 percent of that released would be respirable. Therefore, this event would result in a release of  $2.1 \times 10^{-2}$  Ci (assumed to be Pu-238). In the extreme case of winds over 150 mph, 20 percent of the perimeter drums would be ruptured, and  $4.2 \times 10^{-2}$  Ci would be released.

Failure of concrete culverts is not assumed to occur in even a 150 mph wind. Hence, drums requiring storage in the culverts would retain their integrity.

The threshold damage speed for tornado winds is estimated to be 113 mph. During tornadoes with wind speeds in excess of 113 mph, drums may become airborne for short distances, causing some to rupture. A windspeed of 113-157 mph is conservatively assumed to rupture 12 percent of the drums on the face of a half-filled pad, approximately 50 drums. A tornado of 158-206 mph would rupture 25 percent of the drums on the perimeter, or 105 drums. Using the same assumptions as for straight winds, the consequences would be  $2.5 \times 10^{-2}$  Ci and  $5.3 \times 10^{-2}$  Ci, respectively. The probabilities of tornadoes occurring at the Savannah River Site with these wind speeds are  $4.5 \times 10^{-5}$ /year and  $4.0 \times 10^{-6}$ /year, respectively.

**P.2.2.2.2 Process-Related Accidents.** Process-related accidents are the direct result of burial ground operations (e.g., criticality, fires and drum ruptures).

No criticality incidents have ever occurred at the Savannah River Site; however, where fissile materials are present, potential criticality incidents cannot be precluded. A nuclear criticality event would be no worse than an explosion with respect to the

dispersal of particulate matter; and in this respect, the offsite consequences would be less severe than for fires. The greatest hazard of a nuclear criticality event would be direct radiation to the operating personnel. However, the overall frequency for a nuclear criticality event is so small that the risk can be ignored when compared to the risks from other abnormal events.

To date, no fires have occurred in any of the Savannah River Site TRU waste storage drums or culverts during operations. However, fire is a serious hazard in the burial ground because of the types of waste. Fires in drums could arise from spontaneous combustion, drum rupture, lightning, vehicle crashes, or aircraft crashes.

The release due to fires would depend upon the quantity of material involved. The pad could hold up to 4,500 drums. The quantity of TRU radionuclides in a 55-gal drum placed on the pad is limited to no more than 0.5 Ci, so the maximum quantity of TRU radionuclides on the uncovered pad would be 2,250 Ci. Although large quantities of radionuclides might be on the pad, few containers would actually be involved in a TRU pad fire. It is assumed that one 55-gal drum would be involved in a TRU pad fire. Previous studies have shown that in the event of fire, only those combustion products less than 10 microns are likely to travel beyond the plant boundary. Waste-producing combustion products smaller than 10 microns represent approximately 1 percent of the total material at risk or  $5.0 \times 10^{-3}$  Ci (0.5 Ci/drum).

If a fire occurred in a culvert, it would have a consequence only while the culvert lid is off to load additional drums. However, this could occur only in the TRU Waste Processing Facility because culverts remain closed during retrieval and transport into the TRU Waste Processing Facility. A culvert fire is assumed to involve only one drum containing an average of 167 Ci of Pu-238; therefore, the release is 1.7 Ci (1 percent of the total material is at risk).

No ruptures have occurred in the history of TRU waste storage at the Savannah River Site. Potential for rupture from internal pressure build-up is present in TRU waste drums containing alpha activity in contact with cellulosic material. If drum rupture occurred from such overpressurization, some radioactive material could be dispersed. As in the case of an internal fire, the drum lid seal would fail, allowing the overpressure to be relieved. Released radioactive material that is airborne and respirable should not exceed 1 percent of the drum contents. Conservatively assuming drum contents to be 0.5 Ci Pu-238, a release to the atmosphere is estimated to be 0.005 Ci Pu-238.

Drum damage can result from corrosion during storage or from mishandling during transport. Mishandling can result in drums being dropped, crushed, punctured, or dented. The release from such accidents would be localized since insufficient energy is available to disperse the radioactive nuclides. However, the potential for operator exposure remains. It is estimated that 1 percent of the contents of the damaged container would be released and 1 percent of the release, or  $5.0 \times 10^{-5}$  Ci Pu-238, would become airborne.

The maximally exposed offsite individual would receive the highest exposure from an accident in the burial ground which results in a fire in a culvert. The effective dose

equivalent for this accident was calculated to be 4.4 rem, which is well below the DOE guide of 25 rem for postulated accidental releases for nonreactor nuclear facilities.

The upper-bound latent cancer risk to the total onsite and offsite populations would be about two additional deaths among the total population within 50 mi. This population is expected to experience about 110,000 cancer deaths during the same time frame from unrelated causes. The maximum individual risk off the site would represent less than a 1 percent increase in normal cancer risk. Consequences of all other postulated accidents are so much smaller than this example that they do not require analysis.

Table P.2.1 summarizes the consequences from postulated accidents at the burial ground.

### **P.2.2.3 Facility Accidents—TRU Waste Processing Facility**

The following discussion of potential accidents in the TRU Waste Processing Facility is based on the analysis of potential processing accidents at the burial ground.

The categories of abnormal events analyzed are natural phenomena and process-related accidents. An aircraft crash or a criticality accident are not considered credible accidents because of the extremely low frequency of occurrence. The threshold damage speed for straight winds and tornado winds is 100 mph.

The accident in the TRU Waste Processing Facility resulting in the highest exposure to an offsite individual was determined to be a tornado (> 200 mph). The effective dose equivalent was calculated to be 2.0 rem, which is well below the DOE guideline of 25 rem. The upper-bound latent cancer risk to the total onsite and offsite populations would be about two additional deaths among the total population within 50 mi. This population is expected to experience about 110,000 cancer deaths during the same time frame from unrelated ("natural") causes.

Table P.2.2 summarizes the consequences for postulated accidents in the TRU Waste Processing Facility.

TABLE P.2.1 Summary of consequences from postulated accidents in the burial ground<sup>a</sup>

Accident	Effective dose equivalent			
	Curies released	On-site population (person-rem)	Off-site population (person-rem)	Offsite maximally exposed individual (mrem)
<b>Winds<sup>b</sup></b>				
100 mph	$2.1 \times 10^{-2}$	$1.6 \times 10^{-1}$	4.4	$6.3 \times 10^{-2}$
> 150 mph	$4.2 \times 10^{-2}$	$2.2 \times 10^{-1}$	6.3	$7.3 \times 10^{-2}$
<b>Tornado</b>				
113-157 mph	$2.5 \times 10^{-2}$	9.3	$1.6 \times 10^1$	$1.3 \times 10^{-2}$
158-206 mph	$5.3 \times 10^{-2}$	$2.1 \times 10^1$	$3.5 \times 10^1$	2.7
<b>Fire</b>				
Drum in culvert	1.7	$9.3 \times 10^3$	$2.0 \times 10^4$	$4.4 \times 10^3$
Drum on pad	$5.0 \times 10^{-3}$	$2.8 \times 10^1$	$6.1 \times 10^1$	$1.3 \times 10^1$
<b>Drum rupture</b>				
Internal pressure	$5.0 \times 10^{-3}$	$2.8 \times 10^1$	$6.1 \times 10^1$	$1.3 \times 10^1$
External pressure	$5.0 \times 10^{-5}$	$2.8 \times 10^{-1}$	$6.1 \times 10^{-1}$	$1.3 \times 10^{-1}$

<sup>a</sup> Estimated from the analysis of potential burial ground accidents reported in DFSTSA-200-10, Supp. 8.

<sup>b</sup> Straight winds.

TABLE P.2.2 Summary of consequences from postulated accidents in the TRU Waste Processing Facility<sup>a</sup>

Accident	Effective dose equivalent				
	Curies released		On-site population (person-rem)	Off-site population (person-rem)	Offsite maximum individual (mrem)
	Pu-238	Pu-239			
<b>Winds<sup>b</sup></b>					
100-150 mph	4.3	4.7x10 <sup>-2</sup>	5.1x10 <sup>1</sup>	7.3x10 <sup>2</sup>	1.1x10 <sup>1</sup>
> 150 mph	8.8	9.5x10 <sup>-2</sup>	7.3x10 <sup>1</sup>	1.1x10 <sup>3</sup>	1.8x10 <sup>1</sup>
<b>Tornado</b>					
100-200 mph	5.2	5.7x10 <sup>-2</sup>	1.9x10 <sup>3</sup>	2.8x10 <sup>3</sup>	2.5x10 <sup>2</sup>
> 200 mph	4.4x10 <sup>1</sup>	4.7x10 <sup>-1</sup>	1.5x10 <sup>4</sup>	2.3x10 <sup>4</sup>	2.0x10 <sup>3</sup>
<b>Earthquakes</b>					
0.09-0.2 g	4.3x10 <sup>-2</sup>	5.0x10 <sup>-4</sup>	3.4x10 <sup>2</sup>	4.3x10 <sup>2</sup>	1.1x10 <sup>2</sup>
<b>Vehicle crash</b>	2.2x10 <sup>-2</sup>	2.4x10 <sup>-4</sup>	1.7x10 <sup>2</sup>	2.1x10 <sup>2</sup>	5.5x10 <sup>1</sup>
<b>Fire</b>	8.7x10 <sup>-3</sup>	9.5x10 <sup>-5</sup>	7.3x10 <sup>1</sup>	9.3x10 <sup>1</sup>	2.5x10 <sup>1</sup>
<b>Drum rupture</b>					
Internal pressure	4.3x10 <sup>-3</sup>	4.7x10 <sup>-5</sup>	3.4x10 <sup>1</sup>	4.2x10 <sup>1</sup>	1.1x10 <sup>1</sup>
External pressure	4.3x10 <sup>-5</sup>	4.7x10 <sup>-5</sup>	3.5x10 <sup>-1</sup>	4.3x10 <sup>-1</sup>	1.1x10 <sup>-1</sup>

<sup>a</sup> Estimated from the analysis of potential ETWAF/WCF accidents reported in DPSTSA-200-17, Rev. 1.

<sup>b</sup> Straight winds.

## **P.3 HANFORD RESERVATION**

### **P.3.1 WASTE CHARACTERISTICS AND CURRENT MANAGEMENT METHODS**

TRU waste generated at the Hanford Reservation since 1970 has been retrievably stored. Most of this waste is contact-handled (CH) waste and is in 55-gal drums, stored as shown in Figure P.3.1. The containers are covered with plywood, plastic-reinforced nylon sheeting, and a 4-ft layer of uncontaminated soil to reduce surface radiation exposure rates. Hot cell remote-handled (RH) waste is stored in caissons such as those illustrated in Figure P.3.2. TRU waste unsuitable for asphalt pad or caisson storage because of size, chemical composition, security requirements, or surface radiation has been packaged in wooden, concrete, or metal boxes, and stored in dry waste trenches since approximately 1973. Each trench is covered with plywood and vinyl plastic and backfilled with dirt (see Figure P.3.3). Newly generated TRU waste is stored in approved storage facilities. These aboveground buildings meet all Federal, State, and local regulations.

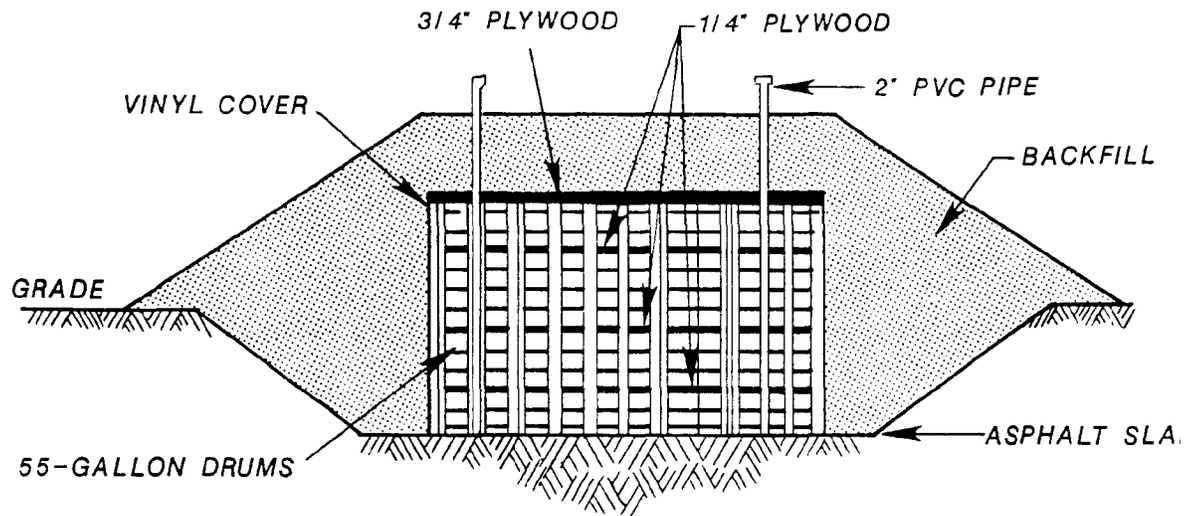
### **P.3.2 RETRIEVAL**

CH TRU waste in retrievable storage trenches and aboveground buildings is stored free of external contamination and packaged to maintain integrity for a minimum of 20 years. It is packaged so that the waste can be retrieved in an open environment without releasing airborne radioactivity. The soil overburden would be removed using conventional equipment and/or hand digging as required. Once the overburden is removed, the packaged waste would be removed by a forklift or crane.

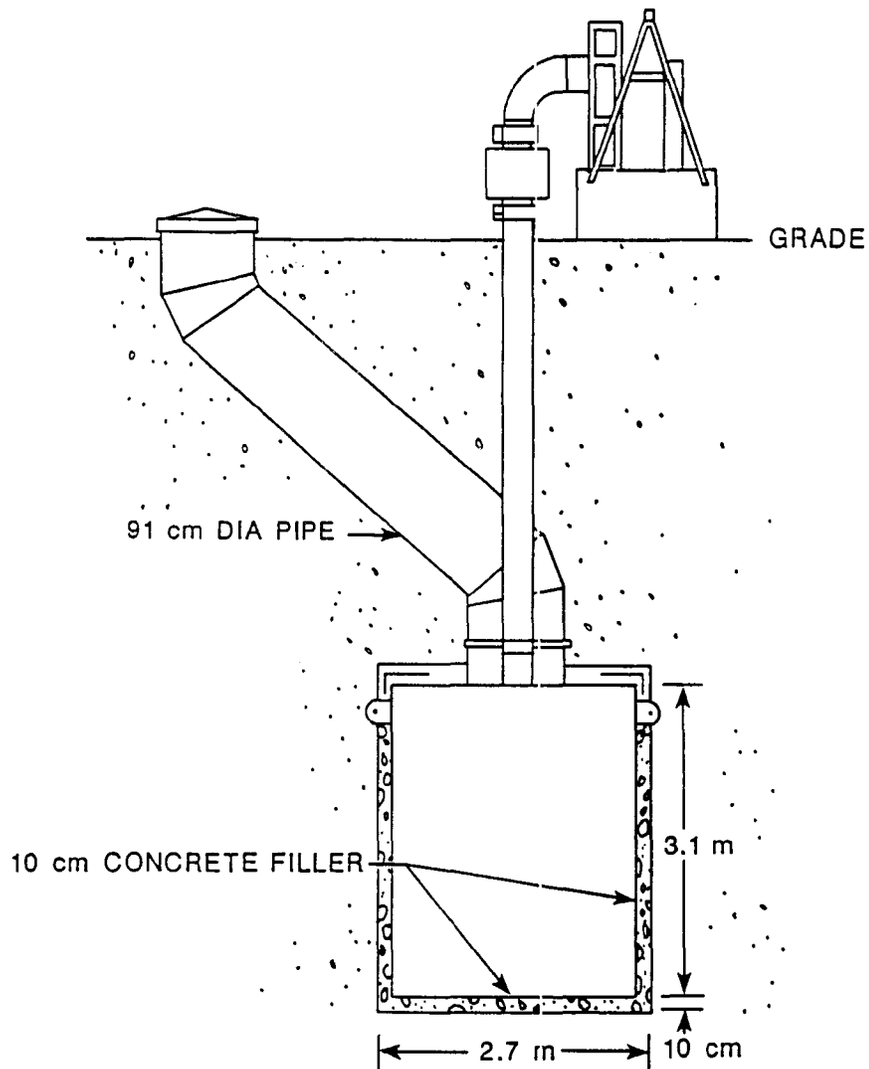
The current inventory of retrievably stored CH TRU waste would be removed and transferred for certification to a Waste Receiving and Processing Facility (Subsection P.3.3). Waste not directly certifiable would be processed within the Waste Receiving and Processing Facility to produce waste packages that would meet the WAC.

Until about 1994 when the Waste Receiving and Processing Facility is scheduled to begin operation, newly generated TRU waste would be retrievably stored on pads or in buildings. Newly generated TRU waste would be retrieved and, if required, processed in the same manner as the existing retrievable TRU solid waste. After 1994, all CH TRU waste would be processed and packaged to meet the WAC in the facility as it is generated.

Special equipment would be used to recover the RH TRU waste in caissons. In the current retrieval scenario this equipment would not require an entry pit to gain access to the caissons. A recovery building would be positioned over the first caisson row and would contain a remotely operated manipulator and associated equipment. Movement of the building would require roadways. A new entry cut would be made



**FIGURE P.3.1**  
**TRU WASTE ASPHALT PAD STORAGE**



**FIGURE P.3.2**  
**TYPICAL CAISSON FOR TRU WASTE STORAGE**



into the caisson. The retrieval operations would be controlled remotely from an auxiliary control room. A grappler housing equipped with a telescoping articulated boom would retrieve the caisson waste stored mainly in 1-gal and 5-gal containers. An airlock and conveyor system would be used to transfer the remotely handled cask containing the retrieved caisson waste. This cask would be remotely sealed and decontaminated before placement on a truck. The cask would then be transported to a waste processing facility for conversion to a form suitable for geologic disposal.

A small amount of retrievably stored and newly generated RH TRU waste would also require processing. This waste may be routed to a Special Handling and Packaging Facility designed to process RH TRU waste (not in the Waste Receiving and Processing Facility). This facility would be functionally similar to the Waste Receiving and Processing Facility, and its operations would include specific processes required to meet WAC requirements.

### **P.3.3 WASTE RECEIVING AND PROCESSING FACILITY**

The major functions of the Waste Receiving and Processing Facility would include: 1) providing for examination, processing, packaging, and certification of retrievably stored CH TRU waste; and 2) providing for examination and certification of newly generated CH TRU waste for repository disposal.

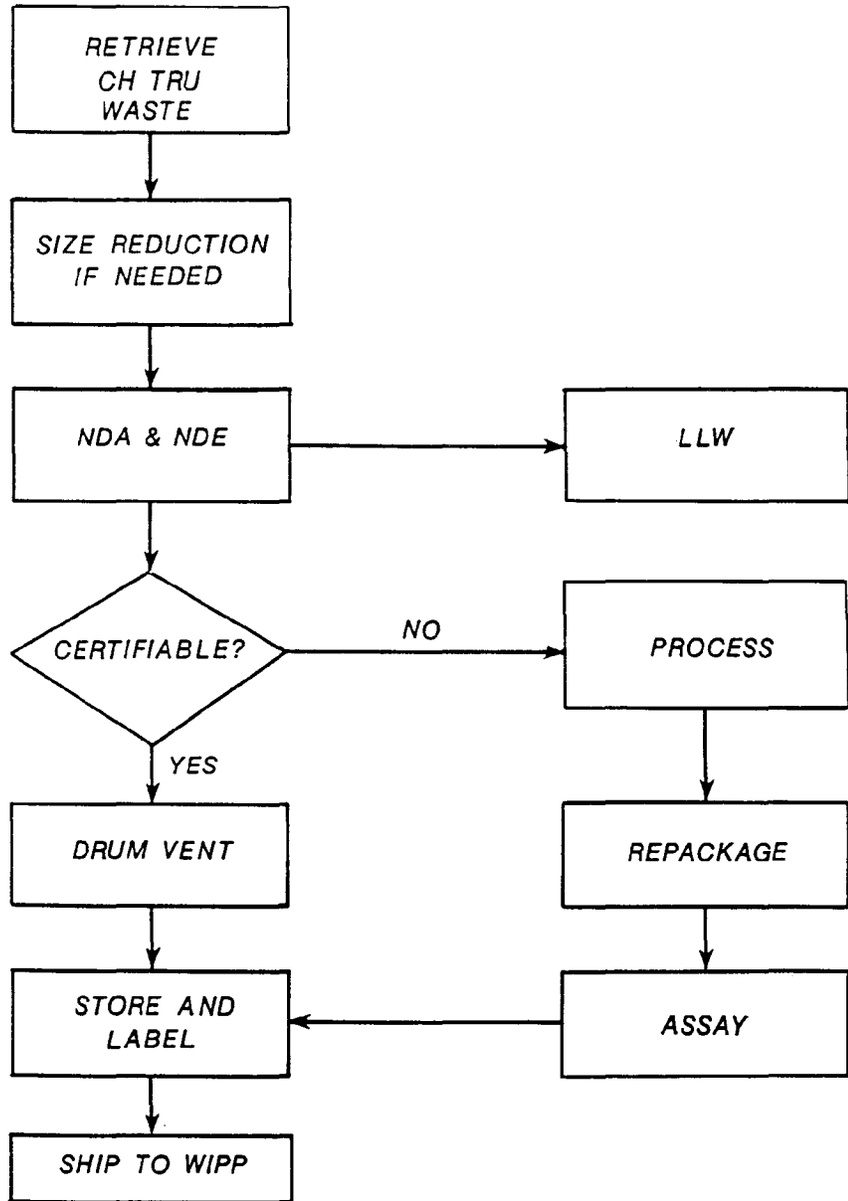
The Waste Receiving and Processing Facility is conceptually designed to support examination and certification (to the WAC) of CH TRU waste for permanent disposal and is scheduled to be constructed during the 1990s. Processing and packaging capabilities for CH TRU waste in retrievable storage would be provided in the Waste Receiving and Processing Facility.

In estimating product costs, emissions, and volumes of waste, it is projected that 40 percent of all CH TRU waste would be reclassified as low-level waste after the TRU waste content of each pack is measured. The projected 40 percent of waste to be reclassified is based on engineering judgment and historical records.

Waste process systems being considered include waste package inspection, assaying, repackaging, size reduction, compaction, sorting, shredding, and waste immobilization in grout. A conceptual process flow diagram for the Waste Receiving and Processing Facility using a shredding process without incineration is shown in Figure P.3.4.

#### **P.3.3.1. Waste Process Description**

**P.3.3.1.1 Receiving Dock.** The first step in the waste package flow would be to offload the waste onto the receiving dock. The dock would be constructed to facilitate offloading of trucks by forklift and possibly by crane. Once offloaded, the waste packages would initially be inspected to determine whether incoming waste meets the WAC or whether further processing is required. For inspection, the receiving dock would be equipped with instruments that measure surface contamination, surface exposure rates, and physical dimensions. Waste packages with exposure rates greater



**LEGEND**

NDA & NDE - NONDESTRUCTIVE ASSAY AND EXAMINATION  
 LLW - LOW-LEVEL WASTE  
 CH TRU - CONTACT-HANDLED TRANSURANIC

**FIGURE P.3.4  
 WASTE RECEIVING AND PROCESSING FACILITY FLOW DIAGRAM**

that 200 mR/hr would be treated or placed in a canister overpack to reduce exposure rates. If it is not cost-effective to place waste packages in a canister overpack, thereby reducing exposure levels below contact handling limits, the waste would be treated as RH TRU and transferred to RH TRU waste storage.

**P.3.3.1.2 Size-Reduction Rooms.** Waste packages that exceed the WAC physical size requirements would be diverted to the size-reduction room. Here the waste would be repackaged into drums or steel boxes. The size-reduction area in the Waste Receiving and Processing Facility would consist of the following: 1) a waste container opening chamber (box-opening room), 2) a waste-entry air lock, and 3) a size-reduction cell. The box-opening chamber would be equipped with commercially available equipment that would open boxes and sample for internal airborne contamination. The size-reduction cell would be a large stainless steel enclosure equipped with glove ports and viewing windows. Operations would be performed both remotely and manually. The room would be equipped with a positioning table that rotates horizontally and vertically, manipulators and cranes, lightweight dismantling tools, and metal sectioning equipment including nibblers, mechanical saws, abrasive saws, electric saws, and/or plasma torches.

**P.3.3.1.3 Nondestructive Assay and Examination Room.** Waste packages that meet size, contamination, and exposure criteria would then be routed to the nondestructive assay and examination (NDA/NDE) room to determine 1) TRU waste content, 2) weight, and 3) the presence of noncomplying items such as free liquids or cylinders of compressed gases. Equipment potentially required for the NDA/NDE room includes: scale systems (both in-floor, drive-on scales and smaller scales), neutron- and gamma-scan assayers, x-ray fluoroscopy equipment, ultrasonic and eddy current systems, and visual examination instruments. All certified waste would be routed to the shipping dock for transport to the WIPP. Waste that does not meet WAC would be diverted to the waste-processing room.

**P.3.3.1.4 Waste-Processing Room.** Noncertifiable drummed waste would be sent through the waste-processing room. The room would include an opening and sorting glovebox and a shredding and immobilizing processor. The opening and sorting glovebox provides for removal of drum lids and for lifting, tilting, and unloading of the drum to a sorting table. The sorting table would be used to separate drum waste into certifiable categories and would be equipped with manipulator arms, glove ports, and tools. This glovebox would also be able to crush empty drums and repackage waste.

The WAC require immobilization of particulates and removal of all but residual quantities of free liquids. (See Appendix A for a description of the WAC.) The shredder and immobilizer would process drum waste to meet these immobilization criteria. The shredding/immobilization process line includes a slow-speed shredder with double rotors to shred 55-gal and 83-gal drums and other similarly sized containers. To minimize contamination and the potential for fire or explosion, the shredding process would be designed to control dust and sparks.

Packages would be opened and sorted when direct shredding of unopened packages is not practical. Examples of nonshreddable waste include pressurized gas cylinders and drums with potentially flammable or explosive contents. Opened drums would be

sorted to remove noncertifiable contents for further processing. Uncertifiable waste items would be processed via direct immobilization or other processes as required. Remote operation and maintenance would minimize any damage resulting from contact with unshreddable items.

Processed waste would be transferred to a rotating grout-mixing chamber to be immobilized in grout. Grout formula(s) most suited to immobilize the shredded waste would be determined by experimental testing. To meet functional requirements, the grout must immobilize particulates and free liquids generated as a result of the shredding process. The grouting process would also provide for direct immobilization of various liquid waste streams. Grouting would probably be required to eliminate pyrophoric and/or corrosive characteristics of the waste, but other techniques could be used. The grout/shredded waste mixture would be injected into drums and sent to the drum-curing room for solidification.

#### **P.3.4 CONSEQUENCES OF WASTE RECEIVING AND PROCESSING OPERATIONS**

##### **P.3.4.1 Radiological Emissions**

Beginning about 1996, retrievably stored TRU waste would be processed and repackaged during a 5-year period, and the newly generated TRU waste would be processed during a subsequent 8-year period. Due to uncertainties associated with the distribution of the radionuclide inventory, it is conservatively assumed that the entire radionuclide inventory is present in the fraction of waste drums and boxes that are shredded. Projected annual releases from the Waste Receiving and Processing Facility are well below the limits established by the DOE for release in uncontrolled areas.

##### **P.3.4.2 Radiological Impacts**

Dose commitments to the general population and to the maximally exposed individual are presented in Tables P.3.1 and P.3.2, respectively. The values presented include doses from the processing of retrievably stored and newly generated CH TRU waste. Values are given for exposure periods of 1 year and 70 years. The projected population doses shown in Table P.3.1 are insignificant when compared to the  $2.5 \times 10^4$  person-rem the offsite population would receive over the same time period from natural background radiation sources.

TABLE P.3.1 Population total-body dose commitments (man-rem) from the processing of retrievably stored and newly generated CH TRU waste at the Waste Receiving and Processing Facility

Pathway	Exposure period	
	1 year	70 years
Air submersion	$5.0 \times 10^{-11}$	$9.0 \times 10^{-10}$
Inhalation	$1.2 \times 10^{-5}$	$2.4 \times 10^{-4}$
Terrestrial (air paths)	$2.0 \times 10^{-7}$	$4.0 \times 10^{-5}$
Total doses	$1.2 \times 10^{-5}$	$2.8 \times 10^{-4}$

TABLE P.3.2 Maximum individual total-body dose commitments (rem) from the processing of retrievably stored and newly generated CH TRU waste at the Waste Receiving and Processing Facility

Pathway	Exposure period	
	1 year	70 years
Air submersion	$3.7 \times 10^{-16}$	$7.3 \times 10^{-15}$
Inhalation	$9.7 \times 10^{-11}$	$2.1 \times 10^{-9}$
Terrestrial (air paths)	$3.6 \times 10^{-12}$	$7.4 \times 10^{-10}$
Total doses	$1.0 \times 10^{-10}$	$2.9 \times 10^{-9}$

## P.4 LOS ALAMOS NATIONAL LABORATORY

### P.4.1 RETRIEVAL AND PROCESSING

CH TRU waste is generated at Los Alamos National Laboratory as a result of plutonium processing and research and development activities and is currently being placed into retrievable storage. Subsequently, this waste would be retrieved and processed by means such as size reduction and incineration, so that it can be certified for shipment and disposal at the WIPP.

RH TRU waste (contaminated with beta- or gamma-emitting nuclides) would also be shipped from Los Alamos National Laboratory to the WIPP. The volume of RH TRU waste is a small percentage (about 0.4 percent) of all retrievably stored TRU waste. Output of RH TRU waste would cease after the existing inventory of experimental materials has been processed and the residues from decommissioning and decontamination have been removed.

Newly generated certified waste would be stored aboveground on an asphalt pad and protected from the elements by plywood and a plastic cover topped with at least 3 feet of soil, much in the same manner in which waste has been retrievably stored since 1971.

The TRU waste facilities at Los Alamos National Laboratory would consist of the following facilities:

- Existing storage facilities
- TRU Waste Size Reduction Facility
- TRU Contaminated Solid Waste Treatment and Development Facility
- TRU Waste Preparation Facility
- TRU Waste Nondestructive Analysis and Examination (NDA-NDE) Facility
- TRU Waste Transportation Facility
- TRU Waste Corrugated Metal Pipe Saw-Processing Facilities
- Other related facilities: liquid waste treatment plant.

The TRU waste facilities would be capable of handling not only newly generated TRU waste but also stored waste and would, either individually or in conjunction with one another, produce certified TRU waste. The Size Reduction Facility and the Treatment and Development Facility are existing online facilities that would be modified.

Retrievable storage is located at the Los Alamos National Laboratory's Radioactive Waste Storage Site. Radioactive liquid waste would be treated at the existing liquid waste treatment plant, which would require no modification. The process path for newly generated and stored TRU waste is presented in Figure P.4.1.

Each facility is discussed below.

#### **P.4.2 WASTE STORAGE SITE**

Since 1971, TRU waste has been packaged and stored in either subsurface trenches or aboveground earth berms at the waste burial site. Two types of packaging have generally been used. Small items have been stored in 55-gal steel drums (sealed and coated with bituminous corrosion protection material), and larger items have been placed in plywood crates (sealed and coated with fiberglass-reinforced polyester). Plywood storage crate sizes vary considerably with a maximum length of approximately 30 ft.

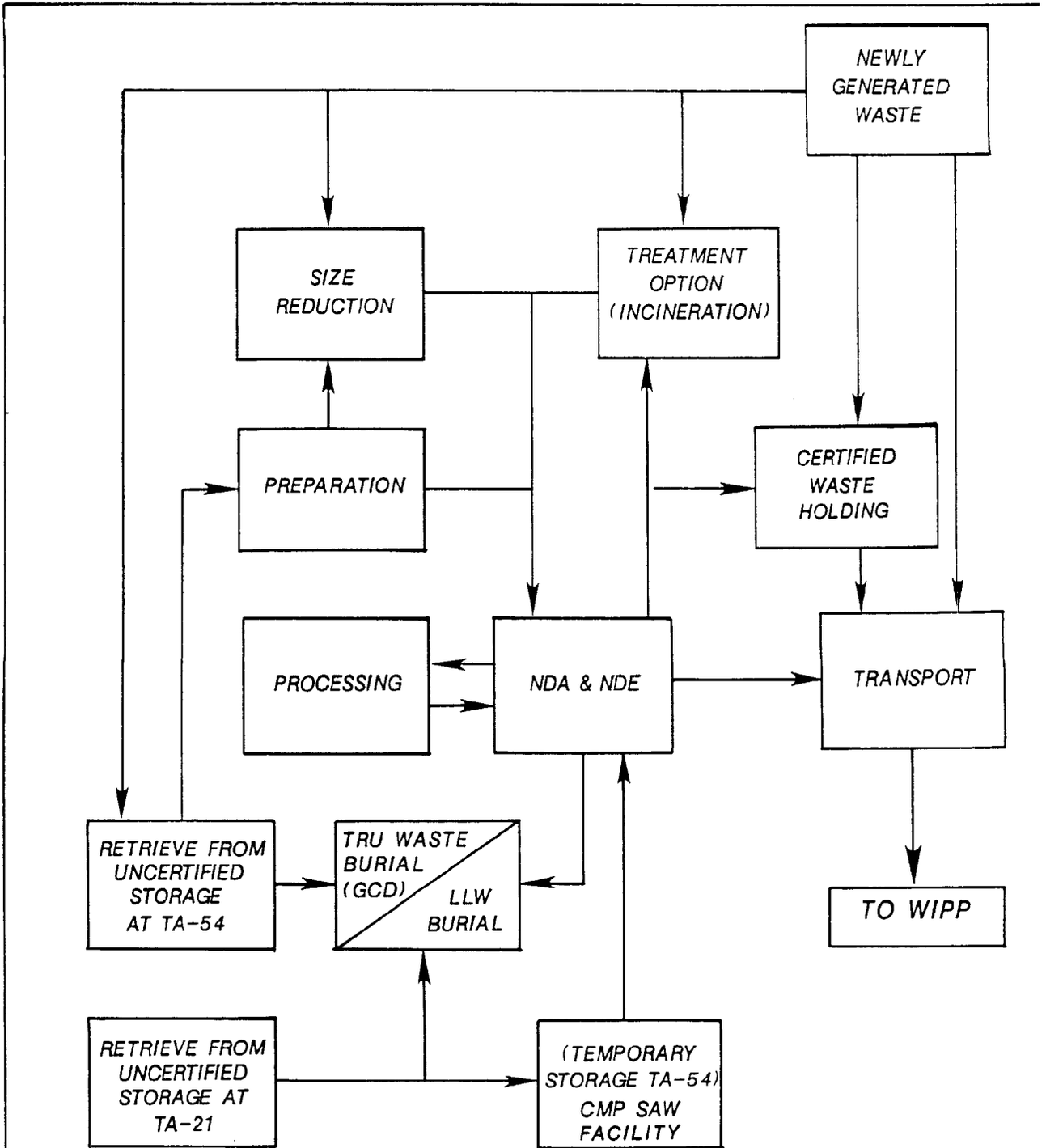
Retrieval work would require heavy earth-moving equipment (e.g., bulldozer, scraper) and a crane capable of about a 60-ft reach to remove the overburden. A small rubber track front-end loader would also be required to assist in the final stages of this operation. As the backfill cover is removed, personnel would probe the remaining cover over the waste with metal rods, measuring the thickness of that cover to ensure that waste packages would not be damaged. This method has proved effective in all prior excavations of this type. Final excavation of the last 4 inches would require manual labor to ensure that no packages are breached. Waste would then be removed using the crane for larger crates and a forklift for smaller crates and drums.

#### **P.4.3 TRU WASTE SIZE REDUCTION FACILITY**

The Size Reduction Facility has been modified to process large items of TRU waste and to package the cut pieces into certified containers. The facility was designed and built in the late 1970s and was modified in 1984-1985.

The Size Reduction Facility is a production-oriented prototype designed to repackage and reduce the volume of various types of metallic waste (such as gloveboxes, process equipment, and ductwork primarily resulting from decommissioning the old Los Alamos National Laboratory plutonium facility) contaminated with TRU levels greater than 100 nCi/g of material. The Size Reduction Facility enclosure is divided into four modules according to function: airlock, disassembly, cutting, and packaging/bagout.

To process a waste item, the package would be placed in the Size Reduction Facility building and the building would be locked. External packaging would be removed and the item brought into the airlock. The item would pass from the airlock to the disassembly area where attached combustible items would be removed. The item would then be moved into the cutting area where a plasma torch would be used to cut it into smaller pieces for packaging. The pieces would be placed into Department of



**LEGEND**

- NDA - NONDESTRUCTIVE ASSAY
- NDE - NONDESTRUCTIVE EXAMINATION
- GCD - GREATER CONFINEMENT DISPOSAL
- LLW - LOW-LEVEL WASTE
- TA - TECHNICAL AREA
- CMP - CORRUGATED METAL PIPE

**FIGURE P.4.1  
LOS ALAMOS NATIONAL LABORATORY TRU WASTE PROCESS FLOW**

Transportation (DOT) Type A-approved metal containers in the bagout area, and the containers would be sealed for temporary holding at the waste storage site.

#### **P.4.4 TRU CONTAMINATED SOLID WASTE TREATMENT AND DEVELOPMENT FACILITY (TDF)**

The TRU Contaminated Solid Waste Treatment and Development Facility is essentially a controlled-air incinerator. The facility was designed and constructed as an option to reduce volume, stabilize chemical composition, and eliminate combustibility of TRU waste. It was built in the mid-1970s and modified in 1984-1985. The Treatment and Development Facility can reduce the volume of combustible waste and/or destroy hazardous or toxic solid and liquid chemical waste. Residues (ash) from the Treatment and Development Facility require additional processing (immobilization) and packaging in other facilities to meet the WAC. Liquid waste from the exhaust gas cleaning system would be piped directly to the Liquid Radioactive Waste Treatment Plant.

The principal component of the incineration process is a dual-chamber, commercially-available unit modified for TRU waste. The Los Alamos National Laboratory modified design could accept a low-density, combustible TRU waste and reduce it by a factor of up to 40:1 by weight and up to 120:1 by volume to produce a chemically-stable, dry product (ash). System components include a feed preparation and introduction train, an off-gas cleanup system, a scrub-solution recycling system, and an ash-removal and packaging station.

The feed preparation and introduction train assays waste and removes any materials not suitable for combustion. Noncombustibles are repackaged and processed as appropriate. The off-gas cleanup system removes particulates and acid gases from effluents and conditions the gas stream for passage through high efficiency particulate air (HEPA) filters before discharge. The scrub-solution recycling system supplies liquids at required pressures to the off-gas system and processes these liquids for recycling or discharge to the Liquid Radioactive Waste Treatment Plant.

#### **P.4.5 TRU WASTE PREPARATION FACILITY**

The TRU Waste Preparation Facility is a tension-support, polyester-fabric-covered shelter. The initial phase of retrieval operations on stored waste began in 1985 with retrieval of the plywood crates of decommissioned equipment. Retrieved waste drums would also be processed at the Waste Preparation Facility.

In the process of retrieving and certifying TRU waste materials, the Waste Preparation Facility would provide dedicated space for three functionally related operations:

- Cleaning: After retrieval, TRU waste drums and storage boxes would be cleaned, with excess soil removed from plywood storage boxes and excess soil and bituminous corrosion protection coatings removed from steel storage drums.

- Inspection: Steel storage drums would be examined and evaluated for structural integrity and the presence of internal or hidden corrosion using ultrasonic equipment and visual inspection; unacceptable containers would be overpacked as required for onsite transport. Storage boxes would be examined for structural integrity and trapped moisture; they would be drained if necessary and repaired as required for onsite transport.
- Staging: Waste drums and boxes would be staged for transport to the next step in the certification and shipping process.

Experience to date has indicated that high-pressure steam and hot water are most effective for the types of cleaning required in the Waste Preparation Facility. A commercial-type portable steam generator unit would be used. Operations at the TRU Waste Preparation Facility may necessitate periodic decontamination (washdown) of a portion of the interior of the facility (i.e., where the cleaning operation would be performed) and collection and processing of internal drainage.

All internal drainage and effluents emanating from the facility would be considered potentially contaminated and held for further processing. Consequently, these liquids would be collected in a storage tank for sampling and analyzing before periodic transfer to the liquid waste treatment facility. In addition, residues from removal of the bituminous corrosion protection coating on steel storage drums would be removed from the drainage system, processed as a potentially contaminated low-level waste material, and buried at the storage site.

#### **P.4.6 TRU WASTE NONDESTRUCTIVE EXAMINATION AND ANALYSIS (NDE-NDA) FACILITY**

Retrieved packages (drums) would be examined in the TRU Waste NDA-NDE Facility and analyzed to validate the nature of the waste matrix and the identity and level of radioactive elements contained in the waste. Where additional processing of the waste is not required, this operation would provide the basis for directly certifying a large portion of stored waste as meeting the WAC.

Drums of TRU waste would be delivered to the NDA-NDE Facility by truck from staging in the Waste Preparation Facility. Following offloading onto individual carts, the drums would be subject to nondestructive analysis (NDA) and examination (NDE) using an active-passive drum assay system and a real time x-ray radiography system. Drums meeting the WAC would be certified and transferred to the adjacent transportation facility for transport to the WIPP. Drums intended for additional processing would be transferred to the appropriate facility. A small fraction of newly generated waste drums may be reviewed as a quality assurance check on the certification process. Only metal drums would be examined in this facility. Steel boxes containing TRU waste packed at the waste size-reduction facility and sectioned pipe from the Corrugated Metal Pipe Saw-Processing Facility would undergo examination and analysis by a mobile assay system.

#### **P.4.7 TRU WASTE TRANSPORTATION FACILITY**

The Transportation Facility is constructed as a single building with the NDA-NDE Facility. These facilities share a common wall with the Corrugated Metal Pipe Saw-Processing Facility.

The Transportation Facility is a standard design warehouse where certified waste packages would be loaded into TRUPACT-IIs. A semitrailer and tractor would be brought inside the Transportation Facility to load the waste containers. A gantry crane would assist in transferring the waste into the TRUPACT-II. The sealed TRUPACT-IIs would then be inspected and tested prior to shipment.

#### **P.4.8 TRU CORRUGATED METAL PIPE (CMP) SAW-PROCESSING FACILITIES**

It is proposed that the Corrugated Metal Pipe Saw-Processing Facility be constructed adjacent to the NDA-NDE Facility-Transportation Facility. Though sharing a common wall, it would be independent with separate support systems.

The facility would be initially constructed as the Corrugated Metal Pipe Saw-Processing Facility. The initial operation would be to cut 158 corrugated metal pipes into sections to be packaged in accordance with the WAC. To be certified, a cut corrugated metal pipe section must be 4 ft or less in length to fit into steel boxes that are within the WAC weight limit (6,000 lbs). After the corrugated metal pipes have been processed (approximately 1 year) the facility would be decommissioned, decontaminated, and refitted as the TRU Waste Processing Facility. Operations of the TRU Waste Processing Facility would begin in 1993. It would have the capability of handling retrieved drums of plutonium processing waste and placing them in a special glovebox line for certification through sorting, shredding, fixation and immobilization, or repackaging. Waste such as HEPA filters, soils, and others identified as needing immobilization would also be processed in this facility.

The corrugated metal pipes measure 2.5 ft in diameter by 20 ft in length and weigh 12,000 to 15,000 lbs. They contain a TRU solidified cement paste from the treatment of Pu- and Am- contaminated aqueous waste. Corrugated metal pipes are plugged with uncontaminated concrete. All of the pipes were stored vertically in a 22-ft deep pit that was backfilled with 2 to 3 ft of tuff. In 1984, the TRU corrugated metal pipes were retrieved, decontaminated, and transported to the waste storage site. They later would be transported to the Corrugated Metal Pipe Saw-Processing Facility for processing.

At the Corrugated Metal Pipe Saw-Processing Facility, the pipes would be offloaded, stacked on skids, and covered with plastic sheets or canvas tarps during retrievable storage. During processing, the pipes would be loaded onto a trolley car by gantry crane and taken from the retrievable storage holding area to a staging area inside the facility. Here, any protective plastic film would be removed and the pipes x-rayed by the mobile assay system to locate large metallic objects such as electric motors, which could impair the cutting operation. The mobile x-ray unit would be a high-intensity source and would be designed with proper shielding to prevent adverse radiation

exposures to personnel and/or the environment. Following x-ray, the pipes would be moved into a cutting area (a large, semi-hardened, HEPA-ventilated glovebox) for sawing or sectioning. A wet-cutting operation would be used to contain radioactive contaminants released in the cutting process. The process area would have curbing and a liquid waste collection system. Solids from the cutting operation would be collected in a sump in the liquid drain system where they can be removed, packaged, and immobilized in a cementation process. TRU liquid waste would be immobilized in a cementing operation at the processing facility.

After cutting, the sectioned pipes would be moved to a packaging area. Two 4-ft sections of pipe would be placed in a steel box using remotely operated grappling hooks similar to log-handling equipment. The box lid would be sealed by welding. The sealed boxes would be held in the packaging area or transported back to the storage site until space is available in the transportation operation. When space becomes available, they would be moved to the Transportation Facility and loaded into TRUPACT-IIs for shipment to the WIPP.

Upon the completion of the corrugated metal pipe processing, the facility would be stripped out and set up for other processing operations. The drum processing operations at the converted facility are scheduled to begin in early 1993 and continue through 1997.

Processing would involve opening drums and inspecting, sorting, shredding, and cement-fixing the contained TRU waste. Drums of TRU waste (generally 55 gal) that are known or suspected of requiring immobilization treatment (e.g., liquid wastes) would be brought to the Processing Facility from the Waste Preparation and NDA-NDE Facilities. Drums would be opened in a special glovebox line, and the contents removed and sorted. Combustibles would be taken to the TDF for incineration. Some noncombustibles may be certifiable without processing and others would be shredded and subsequently immobilized in a cement mix inside 55-gal metal containers to meet the WAC. The containers would be held until space is available in the Transportation Facility to prepare them for transport to the WIPP.

## **P.5 OAK RIDGE NATIONAL LABORATORY**

TRU waste is generated in the main Oak Ridge National Laboratories complex, primarily in the Isotopes Area and the Radiochemical Engineering Development Center. Newly generated CH TRU waste is packaged in stainless steel drums at the point of generation and is transported within the Oak Ridge National Laboratory site boundary to the TRU waste storage area.

Following inspection for structural integrity and radiation surveys, the stored CH TRU waste containers would be removed from this area, using normal material-handling methods (crane, forklift, other mechanical equipment). From the staging or interim storage area, retrievably stored waste, along with newly generated CH waste, would be moved to the Waste Examination Assay Facility. Fig. P.5.1 provides a diagram of Oak Ridge National Laboratory CH TRU waste management activities. Here the individual containers of waste are nondestructively examined and assayed to determine whether they meet the WIPP WAC.

It is estimated that about 50 percent of the stored CH TRU waste and about 10 percent of the newly generated CH TRU waste would not meet the WAC as is and, therefore, would be repackaged.

The material that causes a drum to fail certification (generally free liquids or compressed gases) would be removed and disposed of in an appropriate manner.

Fine particle materials, in quantities greater than the WAC allow, would be immobilized and repackaged for shipment to the WIPP. Then the drum would be repackaged, sealed, and returned to the assay facility for certification. Transportation of materials between the repackaging facility and the assay facility would be entirely within the Oak Ridge National Laboratory site boundaries. Retrievable storage would be required for waste awaiting either repackaging or shipment to the WIPP, following certification. This retrievable storage would be provided in the existing retrievable storage facilities.



## P.6 IDAHO NATIONAL ENGINEERING LABORATORY

### P.6.1 WASTE RETRIEVAL AND PROCESSING

About 61 percent of the pad-stored defense TRU waste in the United States is located at the Radioactive Waste Management Complex (RWMC) of the Idaho National Engineering Laboratory. Subsection 9.8 of the WIPP FEIS analyzed impacts associated with retrieving, processing, and handling TRU waste at the RWMC. The following subsection updates the FEIS discussion by analyzing the environmental impacts of current TRU operations in Idaho and conceptually describing options under consideration for future processing facilities that would remove TRU waste from retrievable storage and prepare it for shipment to the WIPP.

#### P.6.1.1 Waste Characteristics and Current Management Methods

Since 1970, CH TRU waste received at the Radioactive Waste Management Complex has been stored at the 56-acre Transuranic Storage Area (TSA), a controlled area surrounded by a security fence. The waste is stored on three asphalt pads known as TSA-1, TSA-2, and TSA-R and in two covered enclosures. Approximately 2.3 million cubic feet of TRU waste is currently stored at the TSA.<sup>3</sup>

Solid TRU waste has been received from the DOE facilities in government-owned ATMX railcars or on commercial truck trailers in Type B shipping containers. The ATMX shipments were made under the authority of a special permit issued by the Department of Transportation (DOT Exemption 5948). The waste is contained in 4 x 4 x 7 ft metal boxes with welded lids, 55-gal steel drums with polyethylene liners, and 4 x 5 x 6 ft steel bins. (Earlier, some of the waste placed on the TSA was stored in containers of nonstandard sizes.) The containers are intended to be retrievable and contamination free for at least 20 years.

In the past, the drums and boxes were stacked on the TSA pads with boxes around the perimeter and drums in the center. The drums were stacked vertically in layers, with a sheet of 1/2-inch plywood separating each layer. When the stack reached a height of approximately 16 feet, a cover consisting of 5/8-inch plywood, nylon-reinforced polyvinyl sheeting, and 3 feet of soil was emplaced.

Precertified waste (i.e., in compliance with the WIPP WAC) has been received from the generators and is stored in a covered enclosure.

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<sup>3</sup> Prior to 1982, TRU waste was defined as having a concentration of alpha-emitting radionuclides greater than 10 nCi/g TRU. In 1982, the definition was changed to include only that waste with TRU concentrations greater than 100 nCi/g. As a result, about 1/2 of the 2.3 million ft<sup>3</sup> of waste stored at the RWMC is expected to be reclassified as low-level waste, and is not proposed to be shipped to the WIPP.

Other current TRU waste operations at the RWMC include the retrieval of drummed waste that has been stored in a covered enclosure located on the TSA-2 pad, and certification of that waste for compliance with the WIPP WAC and appropriate transportation requirements.

This certification takes place in the Stored Waste Examination Pilot Plant (SWEPP) that provides nondestructive examination and assay capabilities to examine TRU waste. The facility contains a real-time x-ray radiography (RTR) system to examine the contents of both boxes and drums, an assay system to determine fissile and transuranic content, and a container integrity system to assure the waste drums meet DOT metal thickness requirements for Type A containers. In addition, the facility provides capabilities to puncture a drum lid (using a sparkless tool) and install a carbon composite filter to vent any radiolytic-produced gas and provide for pressure equilibrium.

All drums retrieved are vented and examined at this facility. Retrieved waste boxes are also examined using the RTR and the box assay system. Those waste packages that meet the WIPP WAC and transportation requirements are so labeled and stored. Those waste packages that do not meet the WIPP WAC would be further processed and repackaged before being shipped to the WIPP.

More complete descriptions of the Idaho National Engineering Laboratory, the RWMC, the TRU waste storage and examination facility, and the TRU waste stored on the TSA pads can be found in the Safety Analysis for the Radioactive Waste Management Complex at the Idaho National Engineering Laboratory (DOE, 1986).

#### **P.6.1.2 Environmental Effects of Current Operations**

The radiological effects associated with retrieving, examining, venting, and storing TRU waste are presented below. These impacts are discussed for both workers and the general population as a result of normal operations and releases due to potential accidents and violent natural phenomena.

Routine Operations. Measurable exposure to the public or adverse effects on the surrounding environment would not be expected from the extremely small airborne releases experienced during routine operations involving TRU waste at the RWMC. No liquid effluents are expected during routine operations. Releases during normal operations are discussed in annual DOE environmental monitoring reports for the Idaho National Engineering Laboratory (DOE, 1987a). In keeping with the ALARA (as low as reasonably achievable) philosophy, the radiological exposures to workers during normal operations are limited by monitoring accumulated personnel dose equivalents and by job preplanning. The maximum radiation exposure on external waste container surfaces is restricted to less than 200 mR/hr. Annual dose equivalents to RWMC personnel including operators, health physics technicians, and supervisors for all RWMC activities, including TRU waste operations, vary from a maximum of 306 mrem to less than 20 mrem. This is well below the established DOE occupational exposure limit of 5 rem per year (DOE, 1988a).

**Accident Conditions.** Safety documentation prepared for the current operations of the RWMC complex, which includes all TRU operations, evaluates the dose commitments and risks associated with potential operational accidents (e.g., fires, explosions, dropped containers), as well as those associated with potential natural disasters (e.g., earthquakes, volcanoes, lightning) (DOE, 1986). The projected consequences and risks of the dominant accident scenarios for the general public and workers are summarized in Tables P.6.1 and P.6.2, respectively.

The maximum exposure to an individual member of the public is shown in Table P.6.1 to be  $2 \times 10^{-2}$  rem committed whole-body dose equivalent. This exposure is associated with the occurrence of a tornado with 280 mile per hour winds, which has an extremely low probability of occurrence at the Idaho National Engineering Laboratory. The highest population exposure is also associated with the tornado and results in a collective dose equivalent of 1 person-rem. The excess risk to the total exposed population would be  $2.8 \times 10^{-4}$  excess cancer fatalities based on a multiplier of  $2.8 \times 10^{-4}$  latent cancer fatalities/person-rem.

Table P.6.2 indicates that the highest exposure to the maximally exposed worker is 0.7 rem, resulting from a fire in the air support weather shield. The risks of excess cancer to both the workers and average members of the public are presented in Table P.6.3.

### **P.6.1.3 Methods for Retrieving and Handling Waste**

Several operations would be involved in removing the waste and preparing it for shipment to the WIPP: retrieving waste from earthen-covered cells and potential processing and packaging of the waste to meet current WIPP WAC and transportation criteria. The FEIS evaluated several options for each operation.

Three methods of retrieving waste containers were considered: 1) manual handling by the operators; 2) handling by means of operator-controlled equipment; and 3) handling by means of remotely controlled equipment. A combination of the first two methods is currently being performed for retrieval of drummed waste located at the TSA-2 pad and would likely be used for the remaining post-1970 TRU waste.

Four confinement methods for waste retrieval were considered: 1) open-air retrieval (no confinement); 2) the use of an inflatable fabric shield to protect against the weather; 3) the use of a movable, solid-frame structure operating at ambient pressure; and 4) the use of a movable or nonmovable, solid-frame structure operating at subatmospheric pressure. The last method is the only one that provides positive control against the possible release of contamination.

TABLE P.6.1 Summary of radiological consequences to the public from accidental or abnormal releases during RWMC/SWEPP operations with stored TRU waste<sup>a</sup>

Event	Release fraction	Event frequency yr <sup>-1</sup>	Maximally Exposed Individual			Population		
			Committed dose equivalent (rem) <sup>b</sup>			Collective dose equivalent (person-rem) <sup>b</sup>		
			Body	Bone	Lung	Body	Bone	Lung
Tornado	5 x 10 <sup>-4</sup>	1 x 10 <sup>-7</sup>	2 x 10 <sup>-2d</sup>	4 x 10 <sup>0d</sup>	5 x 10 <sup>-1d</sup>	1 x 10 <sup>0</sup>	2 x 10 <sup>3</sup>	4 x 10 <sup>3</sup>
Earthquake <sup>c</sup>	8 x 10 <sup>-8</sup>	2 x 10 <sup>-4</sup>	2 x 10 <sup>-7</sup>	3 x 10 <sup>-4</sup>	4 x 10 <sup>-4</sup>	3 x 10 <sup>-4</sup>	4 x 10 <sup>-1</sup>	8 x 10 <sup>-1</sup>
Fire in ASWS/C&S	8 x 10 <sup>-7</sup>	1 x 10 <sup>-3</sup>	1 x 10 <sup>-6</sup>	3 x 10 <sup>-3</sup>	4 x 10 <sup>-3</sup>	3 x 10 <sup>-3</sup>	4 x 10 <sup>0</sup>	7 x 10 <sup>0</sup>
Breached container	8 x 10 <sup>-8</sup>	6 x 10 <sup>-4</sup>	2 x 10 <sup>-8</sup>	3 x 10 <sup>-5</sup>	4 x 10 <sup>-5</sup>	3 x 10 <sup>-5</sup>	4 x 10 <sup>-2</sup>	8 x 10 <sup>-2</sup>
Explosion	5 x 10 <sup>-7</sup>	1 x 10 <sup>-4</sup>	2 x 10 <sup>-3d</sup>	3 x 10 <sup>-2d</sup>	2 x 10 <sup>-2d</sup>	2 x 10 <sup>-4</sup>	2 x 10 <sup>-1</sup>	4 x 10 <sup>-1</sup>

<sup>a</sup> Letter updating tables from WM-PD-86-011-Rev 2 (DOE, 1989).

<sup>b</sup> Exposure calculated using ICRP-2 dosimetry and methodology (DOE, 1986).

<sup>c</sup> Release due to damaged containers.

<sup>d</sup> The maximum annual dose equivalent and not the committed dose equivalent is stated.

TABLE P.6.2 Summary of radiological consequences to the maximally exposed worker from accidental or abnormal events during RWMC/SWEPP operations with stored TRU waste<sup>a</sup>

Event	Event frequency (yr <sup>-1</sup> )	Dose equivalent to maximally exposed worker (rem) <sup>b</sup>					
		Inside facility			Outside facility		
		Body	Bone	Lung	Body	Bone	Lung
Earthquake <sup>c</sup>	2 x 10 <sup>-4</sup>	1 x 10 <sup>-1</sup>	4 x 10 <sup>0</sup>	6 x 10 <sup>0</sup>	8 x 10 <sup>-5</sup>	1 x 10 <sup>-1</sup>	2 x 10 <sup>-1</sup>
Fire in ASWS/C&S	1 x 10 <sup>-3</sup>	7 x 10 <sup>-1</sup>	2 x 10 <sup>1</sup>	6 x 10 <sup>1</sup>	4 x 10 <sup>-4</sup>	8 x 10 <sup>-1</sup>	1 x 10 <sup>0</sup>
Breached container	6 x 10 <sup>-4</sup>	1 x 10 <sup>-2</sup>	4 x 10 <sup>1</sup>	6 x 10 <sup>1</sup>	8 x 10 <sup>-6</sup>	1 x 10 <sup>-2</sup>	2 x 10 <sup>-2</sup>
Explosion	1 x 10 <sup>-4</sup>	2 x 10 <sup>-3</sup>	7 x 10 <sup>-2</sup>	4 x 10 <sup>-3</sup>	1 x 10 <sup>-3</sup>	4 x 10 <sup>-2</sup>	1 x 10 <sup>-3</sup>
Lightning strike	4 x 10 <sup>-6</sup>	1 x 10 <sup>-3</sup>	2 x 10 <sup>0</sup>	4 x 10 <sup>0</sup>	1 x 10 <sup>-6</sup>	1 x 10 <sup>-3</sup>	2 x 10 <sup>-3</sup>

<sup>a</sup> Letter updating tables from WM-PD-86-011-Rev 2 (DOE, 1989).

<sup>b</sup> Exposure calculated using ICRP-2 dosimetry and methodology (DOE, 1986).

<sup>c</sup> Release due to damaged container.

TABLE P.6.3 Excess cancer risks due to accidents associated with RWMC/SWEPP operations with TRU stored waste

Event	Excess cancer risk <sup>a,b,c</sup>		
	Maximally exposed individual	Average member of population <sup>d</sup>	Maximally exposed worker <sup>e</sup>
Tornado	$6 \times 10^{-6}$	$2 \times 10^{-9}$	nc <sup>f</sup>
Earthquake	$6 \times 10^{-11}$	$7 \times 10^{-13}$	$3 \times 10^{-5}$
Fire in ASWS/CS	$3 \times 10^{-10}$	$7 \times 10^{-12}$	$2 \times 10^{-4}$
Breached container	$6 \times 10^{-12}$	$7 \times 10^{-14}$	$3 \times 10^{-6}$
Explosion	$6 \times 10^{-7}$	$4 \times 10^{-13}$	$6 \times 10^{-7}$

<sup>a</sup> Health risks are expressed as the probability of an individual contracting a fatal cancer during his/her lifetime as a result of RWMC/SWEPP related activities.

<sup>b</sup> Risk of contracting fatal cancer:  $2.8 \times 10^{-4}$  fatalities/person-rem (BEIR, 1980).

<sup>c</sup> Health effects risk estimates for genetic effects would be somewhat lower than the numbers presented in the table for cancer fatalities--by a factor of 0.918.

<sup>d</sup> Risk to an average member of the population is the product of the collective population exposure (Table P.6.1) by  $2.8 \times 10^{-4}$  fatalities/person-rem divided by an estimated population of 129,000.

<sup>e</sup> Risk based on exposure within the facility (Table P.6.2).

<sup>f</sup> Not calculated.

Four potential processing options were also considered in the FEIS: 1) shipping as is, 2) overpacking, 3) repackaging only, and 4) treatment and packaging. A slagging pyrolysis incineration (SPI) process was proposed for waste treatment and was analyzed in detail in the FEIS. Incineration was the selected processing technology because it was anticipated that free liquid and combustible limitations in the WIPP WAC would make some of the stored waste unacceptable. Waste feed to the SPI was to be blended with glassforming compounds (soil) so the noncombustible ash would be melted at the incineration temperature and form a glass-like slag with low leachability. The molten slag was to be packaged in steel drums. Since 1930, this process was evaluated on an experimental basis and was proven inadequate for development for reliable treatment of stored TRU waste (Tait, 1983). No further DOE development of the process has occurred.

The following subsections discuss conceptual operations of facilities that may be proposed for the retrieval and processing/packaging of TRU waste at the Idaho National Engineering Laboratory. At such time that specific facilities are proposed, the appropriate NEPA documentation will be prepared for these new facilities and operations.

#### **P.6.1.4 Retrieval Building and Operations**

The retrieval building currently under conceptual design would be either a mobile or large, fixed single-walled structure. Subatmospheric pressure would be maintained inside to prevent the escape of contaminants during retrieval operations. The ventilation system would include roughing filters and a bank of high-efficiency particulate air (HEPA) filters, for an estimated overall decontamination factor of 1,000.

Prior to erection of the building over the retrieval area, most of the soil cover may be removed. After the building is in place, the remainder of the soil, the polyvinyl sheeting, and the plywood cover would be removed to expose the waste containers and permit retrieval.

Waste containers would be inventoried and examined to confirm their integrity. Any breached containers would be placed in a waste transfer container and loaded into a transfer vehicle. Forklifts would remove the intact containers from the stacks and place them into the transfer vehicle. The waste would be transferred from the retrieval building to drum-venting and -examining facilities. Following venting and examining, the container would be placed in storage modules for eventual transfer to a processing facility or a transporter loading facility. All transfers would be made using the controlled roadways within the RWMC.

#### **P.6.1.5 Processing to Meet WIPP WAC**

Facilities are also being conceptually designed to provide for the storage, treatment, and repackaging of the retrieved waste to meet the WIPP WAC. Noncertifiable drums and boxes would be segregated, based on nondestructive examination, into waste packages containing large metallic components, packages containing liquids or respirable/dispersible particulates, and oversize packages that do not meet transportation requirements. Treatment processes under consideration include size

reduction using mechanical and plasma arc cutting to size-reduce metallic components, immobilization to stabilize free liquids or respirable/dispersible particulates, and shredding/compaction to shred and repackage waste.

These facilities would be designed to ensure two levels of containment (in addition to the waste container) for all waste processing and repackaging areas. The ventilation system would be designed to maintain progressively lower pressures between the outside atmosphere and the waste processing areas. All air removed by the ventilation systems would pass through appropriate HEPA filtration systems for an estimated overall decontamination factor of 1,000.

Prior to construction of these facilities under conceptual design, NEPA documentation will be prepared to analyze the impacts of the proposed retrieval, treatment, and repackaging activities at the Idaho National Engineering Laboratory; alternatives would be considered.

#### **P.6.2 PROCESS EXPERIMENTAL PILOT PLANT**

The 1980 FEIS discussed in Subsection 9.8 the effects of removing the stored TRU waste from the Idaho National Engineering Laboratory. Three methods of processing were considered: slagging pyrolysis, repackaging only, and overpacking. Further investigation indicated that slagging pyrolysis would not meet performance objectives. As an alternative, shredding and incineration were considered and an experimental research and development process plant known as the Process Experimental Pilot Plant (PREPP) was constructed to demonstrate the efficacy of a process to certify a limited volume of TRU waste in retrievable storage.

The PREPP is designed to process waste to

- provide processing and repackaging to meet DOT 49 CFR 173 transport requirements
- comply with current EPA land disposal restrictions per 40 CFR Part 268
- reduce waste volume by incineration
- process materials into a form meeting the WIPP or other disposal facility waste acceptance criteria (see Appendix A)
- any combination of these requirements.

##### **P.6.2.1 Existing Facilities and Process**

The PREPP is located at the Test Area North (TAN) site on the Idaho National Engineering Laboratory. This area also includes the Water Reactor Research Test Facility, Special Manufacturing Capability Facility, Spent Fuel Technology Facilities, and the Technical Support Facility.

The PREPP occupies a portion of the TAN-607 building that was originally designated as the north machine bay. It is a two-story, double-walled, steel enclosure, with the interior separated into compartments by concrete floors, internal steel walls, and air locks.

Waste containers (drums or boxes) would be delivered to PREPP and unloaded in the shipping/receiving area or waste storage facility using mechanical methods. Containers would then be visually inspected for shipping damage, and the container information would be logged into a waste tracking system.

To initiate processing, the waste containers would be transported from the receiving area through airlocks to the opening and verification enclosure. Containers would then be transferred to the shredder enclosure or maintained in the opening and verification enclosure until unprocessable items are removed from the container. The waste containers would then be fed into an electric-powered shredder with counter-rotating intermeshing teeth. The shredded waste would then be transferred by a conveyor and auger feed system to the rotary kiln.

The refractory-lined kiln and secondary combustion chamber comprise the incineration system. In the kiln, the shredded waste would be exposed to a 1,500 to 1,800° F (815 to 982° C) oxidizing environment maintained at a slightly negative pressure. All combustibles would be burned or gasified. Combustion gases would then pass to the secondary combustion chamber, where they would be subjected to temperatures in the range of 1,800 to 2,300° F (892 to 1,260° C), ensuring complete combustion. The gases would then be directed to the offgas treatment system.

Following incineration, the solid waste residue would drop onto the discharge conveyor. After cooling, this ash would be separated into coarse and fine components by the trommel ash segregator. This unit consists of two rotating concentric drums with holes such that fine ash would drop into the hopper below while larger pieces would continue through the trommel to the drum fill enclosure. The fine ash would then be transferred from the trommel hopper to filtering hopper tanks by a pneumatic transport system.

The transport air would be separated from the fine ash by fabric bag filters and would continue through a high efficiency particulate air (HEPA) filter and eventually exhaust from the building via the filtered HVAC system. When the bag filter accumulates a cubic foot of fine ash, it would discharge to a blender tank below. After thorough blending, the fine ash could be sampled to ascertain chemical and physical properties. This information would then be used to properly mix the ash waste into the grout.

Coarse material arrives at the drum fill enclosure room, where operators using glove ports, enclosed rakes, grapples, and leaded acrylic viewing ports would transfer it to the fill drum.

The grout mixer is also located in the drum fill enclosure directly above the fill drum. The grout mixer is designed to produce one drum or less of grout to minimize grout set-up problems and cleaning requirements. Sand, cement, fines, sludge, solution from the offgas cleaning system, and, if necessary potable water, would be added to the

grout mixer. Material coming from the fines blender would be weighed in the fines weigh tank. Discharge from this tank to the grout mixer would be controlled by a metering valve. Sludge that has been accumulated in the sludge tank would then be added directly to the grout mixer. Water would be provided to the mixer from the potable water system. A plasticizer can be added directly to the grout mixer, reducing the amount of water required in the mixture and improving the flow characteristics of the grout around the shredded material in the drum.

After mixing, the wet grout would be discharged to the fill drum below. During the filling process, the operator can mix the grout and coarse material into the drum in layers, turning the drum vibrator on for short time periods to settle the contents and to fill any voids.

Once the drums have been filled, they would be surveyed for radiation, decontaminated if required, weighed, sampled, labelled, and temporarily sealed. After curing for approximately 3 days, each drum would undergo a final inspection, decontamination if required, and permanent installation of the lid. Containers meeting final inspection criteria would then be placed outside the containment area for shipment to SWEPP or an approved disposal site.

The offgas treatment system is designed to cool and neutralize the offgases and remove particulates. This system is composed of seven major treatment components: a wet quencher, a venturi scrubber, an entrainment eliminator, a mist eliminator, gas reheaters, four prefilters and four banks of dual-stage HEPA filters, and three induced draft fans.

The PREPP HVAC system consists of supply and exhaust fans, HEPA filters, ductwork and dampers, air conditioning units, instrumentation, and controls. The system would be automatically controlled to maintain three pressure control zones for contamination confinement. This type of pressure zone configuration will ensure that air flows from areas of least contamination potential (such as the control room) to areas of most contamination potential (such as the kiln room).

After monitoring for oxygen and carbon monoxide levels (to allow evaluation and control of the incineration process), the combustion gases will enter the quencher, where they would be cooled and neutralized by sodium carbonate solution spray. They would then pass to the venturi scrubber, where particulates are removed and the gas further neutralized. The entrainment eliminator and the mist eliminator would remove moisture. The gas would then be heated by reheaters and directed through the dual-stage HEPA filter bank.

Offgas air would be then directed to the stack. After entering the stack, a representative sample would be drawn off and routed to a continuous stack monitor. The stack monitor would be used to quantify and characterize any radioactive material in the stack exhaust. This information would be used to verify that stack radioactive releases are below regulatory requirements and to notify operating personnel if limits are being approached so that process adjustments could be initiated.

In addition to process monitoring equipment, PREPP would have instrumentation throughout the facility to warn personnel of direct radiation or airborne radiological contamination. Air samples would also be taken and analyzed to determine if organic hazardous chemicals are present, outside of process equipment. The HVAC system, which provides room ventilation, would also be equipped with a radiological monitoring system similar to the one identified for the offgas system.

#### **P.6.2.2 Waste Characteristics**

Waste materials that could be treated at the PREPP consist of construction and demolition materials, laboratory equipment and materials, process materials, process equipment, protective clothing, maintenance equipment, decontamination materials, and miscellaneous materials. Waste forms include sludges; combustibles, including rags, plastics, and wood; inorganics, including glass; and oxidized lead and other metals. It is anticipated that uncontained free liquids are present in some containers. Absorbed liquids would also be present in the feed, as absorbent material would be added to the drums by the waste generators before the containers are sealed for shipment. The waste currently identified is contained in either plywood boxes covered with fiberglass-reinforced polyester, 55-gal steel drums with 90 mil polyethylene liners, or steel bins.

PREPP operations would generate solid incinerator residue and offgas emissions. Scrubber solution and liquid effluent would be reused or mixed with grout to encapsulate incinerator residues in the final product drums. Airborne emissions would be minimized by using the best available control technology.

No radioactive or hazardous liquid waste would be released from PREPP. All of the liquid used in the process would either be recycled in the process or mixed with the final grout in the product waste drums. Approximately 65 ft<sup>3</sup> (1.8m<sup>3</sup>) of solid waste would be generated each month due to processing operations. This solid waste includes filter media and decontamination/maintenance materials. Whenever possible, these materials would be processed through the incinerator.

Processed TRU waste would be returned to RWMC for certification at SWEPP if necessary and for storage and eventual loading for transport to the WIPP. The cemented wastes leaving PREPP are expected to meet the WIPP WAC. Containers would not be allowed to have an alpha contamination level on the outside of the container greater than 20 dpm/dm<sup>2</sup>, or 200 dpm/dm<sup>2</sup> for beta-gamma isotopes. Also, the surface gamma dose rates shall be no greater than 200 mR/h; the average rate is expected to be less than 10 mR/h.

## **P.7 ROCKY FLATS PLANT**

### **P.7.1 PROCESSING**

The Rocky Flats Plant Supercompaction and Repackaging Facility and TRU Waste Shredder would process solid waste which is newly generated during routine production operations, maintenance activities, and laboratory support operations and may process waste in permitted storage. The Colorado Department of Health currently recognizes eight permitted storage areas at the Rocky Flats Plant for TRU mixed waste. The areas differ in size for a total permitted storage capacity of 1,601 yd<sup>3</sup>. The storage units are within existing structures having concrete floors covered with epoxy paint and fenced areas within the buildings, which allow segregation of the storage facility from adjacent operations.

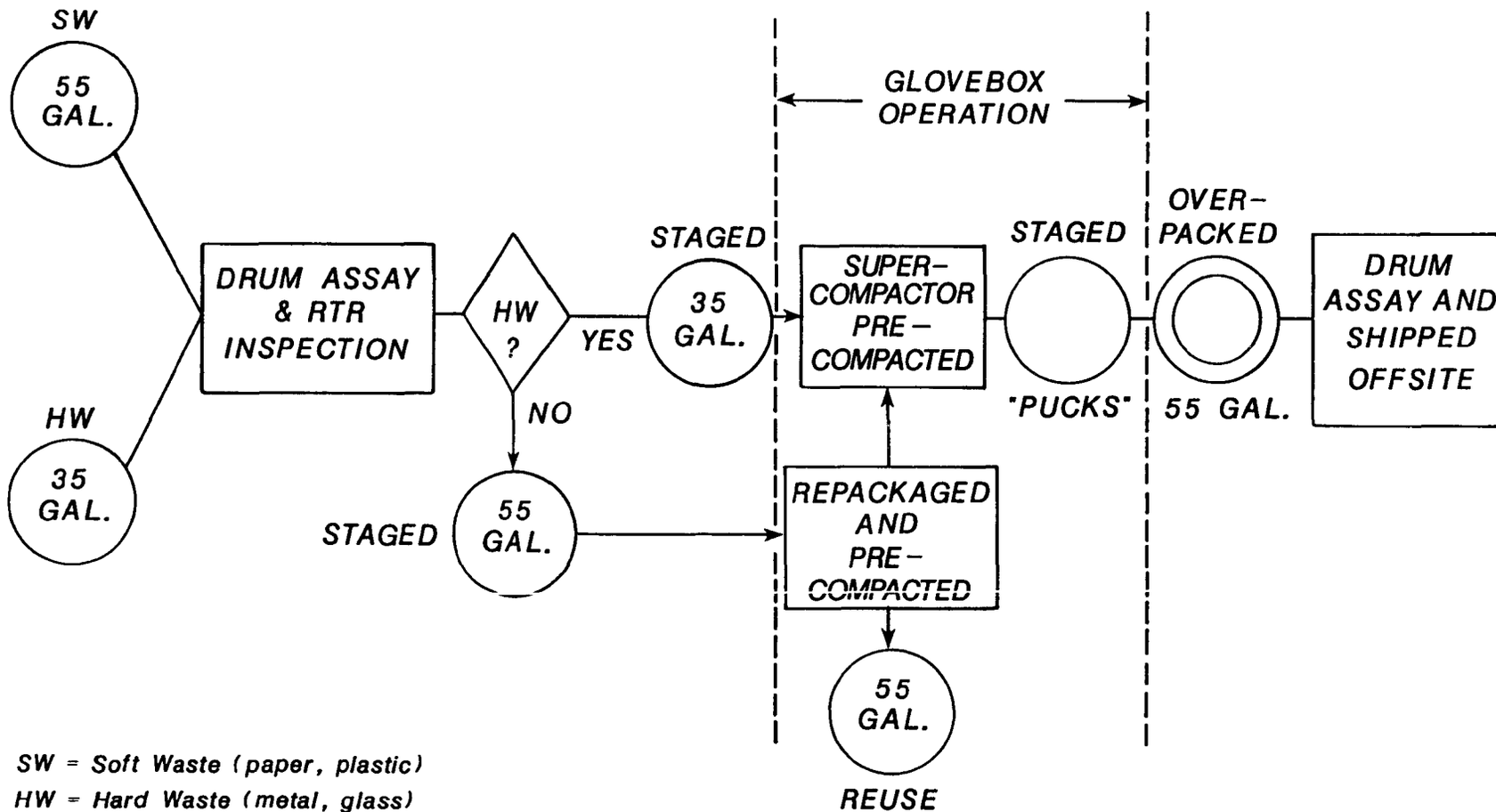
Two categories of waste would be processed: soft or combustible waste and hard or noncombustible waste. Combustible waste includes such items as paper and plastic. Noncombustible waste includes miscellaneous metals, piping, motors, glass, Raschig rings, process filters, and high-efficiency particulate air (HEPA) filters. The waste types are separated into designated drums at the point of generation, and separation is maintained throughout the waste management operations.

Hard waste packaged in 35-gal steel drums would be directly supercompacted (drum and all) into "pucks," and the pucks would be loaded into 55-gal steel drums for final disposal. Bags of soft waste, initially packaged in 55-gal drums, would be unpacked and precompacted into 35-gal drums, and then the 35-gal drums would be supercompacted as described above. Figure P.7.1 shows a process flow diagram.

The Rocky Flats Plant TRU Waste Shredder would be used to process discarded graphite molds and filters. Approximately 80 percent of the waste to be processed in the TRU Waste Shredder would be filters. The remaining 20 percent would be graphite molds.

The graphite molds would be crushed in the shredder. Approximately 10 to 20 55-gal drums of classified graphite molds would be processed in 1 month. Each drum would contain approximately 100 to 150 pounds of molds. Weighing approximately 20 pounds each, the molds would be individually wrapped in heavy vinyl bags inside the drums. They would be removed from the drums prior to shredding. Once processed, they would be considered TRU waste.

The filter waste that would be shredded includes HEPA filters and process filters. Approximately 30 to 70 55-gal drums of combined filter types would be processed in 1 month. The HEPA filters with their frames would be individually wrapped in heavy vinyl and contained in cardboard boxes. The process filters would be contained in 55-gal drums. The filters would be shredded for volume reduction and packaged in



**FIGURE P.7.1  
 SUPERCOMPACTION AND REPACKAGING FACILITY  
 PROCESS FLOW DIAGRAM**

35-gal steel drums for supercompaction in the Supercompaction and Repackaging Facility as hard waste.

**P.7.2 SUPERCOMPACTION AND REPACKAGING FACILITY EQUIPMENT DESCRIPTION**

Most of the Supercompaction and Repackaging Facility equipment would be contained in a 1,105 cubic foot single-walled, unshielded glovebox, which would be subdivided into nine sections:

- the hard-waste airlock entry chamber and associated interlocks
- the soft-waste airlock entry chamber and associated interlocks
- the 30-ton precompactor area
- the drum piercing station
- the press loader/unloader
- the 2,200-ton supercompactor area, which includes a small liquid waste collection system
- the puck conveyer
- the monorail/hoist
- the load-out area.

The glovebox enclosure would be equipped with two airlock chambers for the introduction of waste into the system, and two drum ports for the removal of compacted waste from the system. One of the airlock chambers would receive soft waste contained in polyethylene bags (i.e., soft-waste airlock). The second chamber would receive empty 35-gal steel drums and 35-gal steel drums containing hard waste.

Safety interlocks would be installed in each of the two airlock chambers. The airlock chambers would each be equipped with an inner and an outer door. The interlock system would control operation of the door by allowing only one of the four doors to be opened at any given time. In addition, a minimum airflow of 150 feet per minute directed into the glovebox would automatically be maintained across the opening of each door.

The remainder of the equipment would be located outside of the glovebox enclosure and would include a downdraft table with a stainless steel hood and sliding glass doors for unloading soft waste; hydraulic systems to operate the compactors and the press loader/unloader; a control station; and peripheral equipment, which includes instrumentation, associated piping, ductwork, and electrical utilities.

Drums would be scanned for the presence of free liquids by the real time radiography unit prior to being transported to the Supercompaction and Repackaging Facility. If liquids were detected, the drums would be repackaged.

Drums which are to be compacted in the Supercompaction and Repackaging Facility unit would first be sent to one of several drum counters to determine the plutonium content of each drum. Administrative controls would be used to ensure that drums entering the Supercompaction and Repackaging Facility do not exceed the established 50-gram plutonium limit. If a drum were found to exceed the limit, it would not be supercompacted but would be repackaged in the Advanced Size Reduction Facility. Drums and their associated plutonium content would be logged prior to processing in the Supercompaction and Repackaging Facility. Drums would be arranged for processing according to the type of material contained, compatibility, the plutonium content of each of the drums and the final overpacked drum (maximum of 100 grams of plutonium), and the maximum combined weight (not to exceed 800 pounds). Additionally, selection of drums for processing in the Supercompaction and Repackaging Facility would be based on the compatibility of the material contained (i.e., the expected height following compaction to provide the most efficient packaging of the final drums and, therefore, maximize volume reduction).

#### **P.7.2.1 Hard-Waste Entry into the Supercompaction and Repackaging Facility**

Drums of hard waste would be transported from the staging area by a forklift. A 35-gal steel drum containing double-bagged hard waste surrounded by a polyethylene liner would be placed by forklift onto the roller table adjacent to the hard-waste entry airlock. The outer airlock door would be opened from the airlock control station and the drum would be pushed manually into the airlock. The outer door would be closed and the interlock systems would then allow the inner door to be opened. The drum would be automatically conveyed into the glovebox by operators working at the control panel and the inner airlock door would be closed.

#### **P.7.2.2 Soft-Waste Entry and Precompaction**

A downdraft table would be located outside of the glovebox at the soft-waste airlock. It would be equipped with a negative pressure (HEPA) filtration system to minimize the unlikely spread of radioactive and hazardous contaminants within the room while waste is being introduced to the glovebox. A stainless steel hood with sliding glass doors would be placed over the table to increase the effectiveness of the ventilation exhaust system. The enclosure would be operated at negative pressure with the air flow directed into the HEPA filtration system.

Prior to admittance of soft waste into the Supercompaction and Repackaging Facility, an empty 35-gal steel drum would be entered into the glovebox. The drum would be transferred to the precompactor area, where it would be clamped to the precompactor.

Polyethylene lined 55-gal drums containing soft TRU waste would be transported to the staging area to the downdraft table. The lid of the drum would be removed and contamination surveyed by radiation monitoring personnel. The drum liner containing double-bagged contents would be removed from the 55-gal drum as a unit. The soft-

waste airlock chamber outer door would be opened from the airlock control station, and the liner and waste would be manually entered as a unit into the chamber. Waste would be manually moved into the glovebox by personnel working outside the glovebox through gloveports.

Personnel working from outside the glovebox through gloveports would cut open the drum liner and remove the inner plastic bags containing soft waste. The inner bags and the liner would then be placed into each empty 35-gal drum located on the precompactor. The precompactor is a 30-ton force hydraulic compactor. The waste would be precompacted, and more bags of soft waste (maximum of three additional 55-gal drums) would be introduced into the glovebox by the method described above. The bags would be added to the 35-gal drum and precompacted until the drum reaches capacity.

Following precompaction, a lid would then be placed on each 35-gal drum and secured by an operator working from outside the glovebox. The drum would be unclamped from the precompactor and the conveyor would then be activated by the operator to move the drum to the drum piercing station and then to the hydraulic loader/unloader, where it would be loaded into the supercompactor.

Photoelectric cells located at the centerline of the gloveports on either side of the precompactor would be connected to safety shutoff devices that disable the precompactor ram if personnel have their hands in the gloves during actual precompaction.

#### **P.7.2.3 Supercompaction**

Precompacted soft-waste drums and hard-waste drums ready for processing would be conveyed by motorized conveyor to the drum piercing station. Each drum would be pierced with four holes prior to supercompaction. The procedure would allow any entrapped air to escape from the drum and would thereby ensure a greater volume reduction. The piercing procedure would also reduce the possibility of the drum springing back following compaction.

A hydraulic loader/unloader would automatically load the drums onto the supercompactor for compaction. A mold would be hydraulically lowered around the drum to contain lateral expansion during supercompaction. Once the mold is in position, the supercompactor power unit will pressurize the hydraulic ram cylinder. Then the ram will descend and compact the drum and its contents into a puck, measuring 2 to 18 inches in height. The loader/unloader would again be used to move the puck from the supercompactor onto an automated conveyor in the load-out section of the glovebox.

### **P.7.3 TRU WASTE SHREDDER DESCRIPTION**

#### **P.7.3.1 TRU Waste Shredder Equipment Description**

All of the TRU Waste Shredder equipment except the downdraft table would be contained in a single-walled, lead-shielded glovebox. Unlike the Supercompaction and Repackaging Facility glovebox, the TRU Waste Shredder would be composed of the following equipment:

- a downdraft table at the glovebox airlock
- an airlock chamber with safety interlock system
- a shredder (hopper, cutting chamber, and material compressors)
- drum ports in the load-out area
- a dry-chemical fire-suppression system
- a scale.

#### **P.7.3.2 TRU Waste Shredder Process Description**

The TRU Waste Shredder would be used to size-reduce graphite molds, HEPA filters, and process filters by shredding and compressing the material. The graphite molds and process filters would be contained in 55-gal drums. The incoming whole HEPA filters would be wrapped in heavy vinyl and contained in lined cardboard boxes.

All drums destined for processing in the TRU Waste Shredder unit would first be sent to one of several drum counters. The plutonium content of each drum and box would be determined. Drums and filter boxes entering the TRU Waste Shredder unit would not exceed established fissile material limits.

Waste Entry. The downdraft table, airlock chamber, and safety interlock system would be similar to those found in the Supercompaction and Repackaging Facility. Boxes containing filters and drums containing filter media and graphite waste to be processed in the TRU Waste Shredder system would be staged in the drum storage area. One box or drum at a time would be transported on a dolly to the TRU Waste Shredder drum hoist. The box or drum would be raised to the TRU Waste Shredder platform level in front of the downdraft table. The downdraft table hood door would be opened and the contents of the box or drum would then be opened and the contents manually transferred from the downdraft table into the airlock chamber. When the chamber has been loaded, the outer airlock door would be closed and the inner door opened. The molds or filters would then be manually moved from the chamber into the glovebox by operators working outside the glovebox through gloveports.

Shredding and Compacting. The graphite molds, HEPA filters, process filters, and filter media would be batched separately for shredding. The waste would be loaded onto a conveyor and manually transported to the shredder feed hopper. The shredder

would be gravity fed through the hopper, located above the shredder chamber. The shredder would consist of two counter-rotating shafts with knives able to shred molds into declassified scraps measuring 1 inch by 2 inches by 2 inches or smaller, and HEPA filters into similar-sized small pieces. The shredder would be equipped with an automatic kick-out device which would reject unshreddable materials from the shredding chamber. The unshreddable materials would be removed through kickout doors and would be disposed along with shredded material.

Shredder material would be extruded through the bottom of the shredder into the material compressor. Waste material would be compressed and extruded through a discharge into a tray located on the floor or the glovebox. The material compressor would be used for further volume reduction of the shredder material. The hopper loading-shredding-material compression operation would be repeated until all molds or filters have been processed.

## **P.8 BIN-SCALE TESTS**

During the Test Phase, the DOE proposes to operate the WIPP with limited amounts of waste. For this SEIS, it is assumed that the maximum amount of TRU waste that would be used during the Test Phase is 10 percent of the TRU waste (by volume) that could ultimately be emplaced at the WIPP. It is also assumed that waste would be shipped from all 10 facilities, although it is now likely that only waste from the Rocky Flats Plant and Idaho National Engineering Laboratory would be used during the initial phase of the proposed Test Phase. The actual amount and source of waste proposed for the Test Phase will be determined by the Secretary of Energy.

The bin-scale tests involve testing in multiple large, instrumented metal "bins" with specially prepared TRU waste and appropriate material additives. The "prepared" waste includes up to 6 drum-volume-equivalents of a specific type of actual CH TRU waste with added backfill materials (including salt), metal corrodants (mild steel wire mesh), and brine (to be injected at WIPP). Within each individual test bin there will be a specific type of TRU waste, either noncompacted or compacted. Any plastic bags encapsulating this waste will be "prebreached"; that is, the bags will be sliced or slashed, or the waste itself will be shredded. This "prebreaching" permits contact between, and interactions of, the waste with other added components within the bin, and within a time frame shorter than expected in the repository. Additional details regarding the bin-scale tests are presented in Appendix O.

Special preparation of the waste and bin preparation would occur at the generator facilities. The program design includes the following assumptions with regard to waste packaging and transportation.

Two additions must be made to the preinstrumented bin before the waste would be placed in the test bin. First, about a half-drum volume of backfill material would be placed in the bottom of the test bin. Second, about 6 drum-equivalents of bare, unpainted steel (mild steel wire mesh) would be placed along the bottom and side walls of the bin. The bins would then be remotely filled with waste.

Prior to bin loading, a waste characterization effort would be undertaken. Although this characterization effort is evolving, it is currently anticipated that the volatile organic compounds in the headspace of each drum would be sampled and its constituents' concentrations determined. After gas sampling, each drum would be opened and its contents qualitatively assessed by visual inspection (i.e., relative evaluation of waste type and form). In addition, for processed sludges only, a sample would be collected from each drum and would be subjected to a complete chemical and radiological analysis by recognized protocols. After sampling, waste would be placed in the bins.

After the waste is placed in the bins, another half-drum volume of backfill material would be sprinkled on top of the waste materials. The mated bin-lid and liner-lid combination would then be attached to the bin and sealed. The filled bin would be

checked for surface contamination and, if necessary, decontaminated following standard procedures of the generator facility.

The waste-filled test bins would be inserted into standard waste box (SWB) facilities for transportation to the WIPP. The upper gas valves on the test bins (with HEPA filters) would be left in the open, gas-release position during transportation. Therefore, any gases vented would also be filtered through the redundant HEPA filter of the SWB. The SWBs would be loaded into the TRUPACT-II transportation containers and trucked to the WIPP. Waste bins would be removed from the SWBs in the WIPP underground and brine would be injected just prior to emplacement. The procedures for loading and assembling TRUPACT-IIs are presented in Appendix L.

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