

US Army Corps of Engineers

Construction Engineering Research Laboratories





Environmental Compliance Assessment and Management Program (ECAMP)

United Kingdom

Environmental assessments help determine compliance with regulations, and the U.S. Air Force's environmental compliance program identifies problems before they are cited as violations. in 1984, the U.S. Army Construction Engineering Research Laboratories (USACERL) and the U.S. Air Force Engineering and Services Center began the Environmental Compliance Assessment and Management Program (ECAMP) to combine Federal, Department of Defense (DOD), and Air Force regulations and documentation of management practices and risk-management issues into checklists with legal requirements and specific items or operations to review.

The Worldwide ECAMP incorporates existing checklists from the industry and integrates the Overseas Environmental Baseline Guidance Document (OEBGD), published by the DOD. Worldwide ECAMP includes pertinent information from Air Force regulations (AFRs) and instructions (AFIs), DOD directives and instructions, and management practices (MPs). This manual is intended for use in host nations with no final governing standards.

The United Kingdom (UK) manual was developed using the same principles as those for Worldwide ECAMP. It is based on the final governing standards for the UK (FGS-UK), published in 1994, which sets the minimum standards for DOD installations in the UK. This ECAMP manual is based on the FGS-UK and pertinent AFRs, AFIs, DOD directives and instructions, and MPs.

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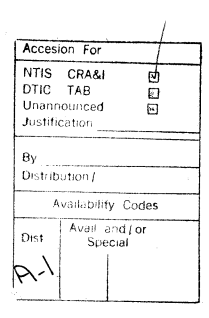
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FOREWORD

The research was performed for the Headquarters, U.S. Air Force Europe (HQ USAFE), under Military Interdepartmental Purchase Request (MIPR) number NL94-125, dated 2 March 1994. The USAF technical monitor was Captain Lowell Nelson, HQ USAFE/RSIV.

The research was performed by the Environmental Compliance Modeling and Systems Division (EC) of the Environmental Sustainment Laboratory (EL), U.S. Army Construction Engineering Research Laboratories (USACERL). The Principal Investigator was Dr. David A. Krooks, Environmental Compliance Protocol Team, CECER-ECP. Associate Investigators were Donna J. Schell and Catherine J. Goodzey, CECER-ECP. Dr. Diane K. Mann, CECER-ECP, is Team Leader. Dr. John T. Bandy is Chief, CECER-EC, and William D. Goran is Chief, CECER-EL.

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NOTICE

This manual is intended as general guidance for personnel at Air Force (AF) facilities. It is not, nor is it intended to be, a complete treatise on environmental laws and regulations. Neither the U.S. Government nor any agency thereof, nor any of their employees, makes any warranty, expressed or implied, or assumes any legal liability or responsibility for the accuracy, completeness, or usefulness of any information contained herein. For any specific questions about, or interpretations of, the legal references herein, consult appropriate legal counsel.

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MANUAL OBJECTIVES AND ORGANIZATION

This manual provides the Environmental Compliance Assessment and Management Program (ECAMP) assessment checklists to be used during an ECAMP assessment. These environmental assessment checklists are based on the Final Governing Standards-United Kingdom. This manual serves as the primary tool in conducting the environmental compliance assessment phase of the ECAMP process. Specifically, this manual:

- 1. Compiles applicable Department of Defense (DOD), and AF environmental regulations and instructions with AF operations and activities
- 2. Synthesizes environmental regulations, management practices (MPs), and risk management issues into consistent and easy to use checklist
- 3. Serves as an aid in the assessment process and the management action development phases of the ECAMP.

This manual is divided into 11 sections. General ECAMP guidance and information applicable to all 11 compliance assessment checklists in the ECAMP can be found in the Main Introduction. Sections 1 through 11 contain the specific environmental compliance guidelines and checklists for each of the eleven compliance categories:

Air Emissions Management
Hazardous Materials Management
Hazardous Waste Management
Natural and Cultural Resources Management
Environmental Noise Management
Pesticides Management
Petroleum, Oil, and Lubricant (POL) Management
Solid Waste Management
Special Programs Management
Water Quality Management
Pollution Prevention Management.

This manual contains references to existing Air Force Regulations (AFRs). The AF is in the process of replacing AFRs with Air Force Policy Directives (AFPDs), Air Force Instructions (AFIs), Air Force Manuals (AFMs), and Air Force Pamphlets (AFPs). This ECAMP Manual contains references to a combination of the above. References to AFRs will be replaced with applicable citations in the next version of the manual. HQ USAF/CEV will issue interim guidance as the new policies and regulations are approved.

(NOTE: The regulations in all of the volumes have been promulgated through 18 May 1994.)

PROGRAM BACKGROUND

The ECAMP is explained in AFI 32-7045, Environmental Compliance Assessment and Management Program (ECAMP). The primary objectives of ECAMP are:

- 1. improve AF environmental management
- 2. improve AF environmental compliance and compliance management
- 3. build supporting financial programs and budgets for environmental compliance requirements
- 4. ensure that Major Commands (MAJCOM) are effectively addressing past, present, and future environmental concerns.

AF installations, support sites, and government-owned contractor-operated (GOCO) facilities are required to receive an external environmental compliance assessment at least once every 3 yr. Each installation and support site must conduct an internal assessment each calendar year, except in years when external assessments are conducted.

Facilities can be exempted from the ECAMP if their inclusion in the program will significantly interfere with their military effectiveness or if it is otherwise in the national interest. Approval authority for such exemptions is the Deputy Assistant Secretary of the Air Force for Environment, Safety, and Occupational Health (SAF/MIQ). The MAJCOM Environmental Protection Committee (EPC) will prepare requests for exemption and forward to HQ USAF/CEV for action.

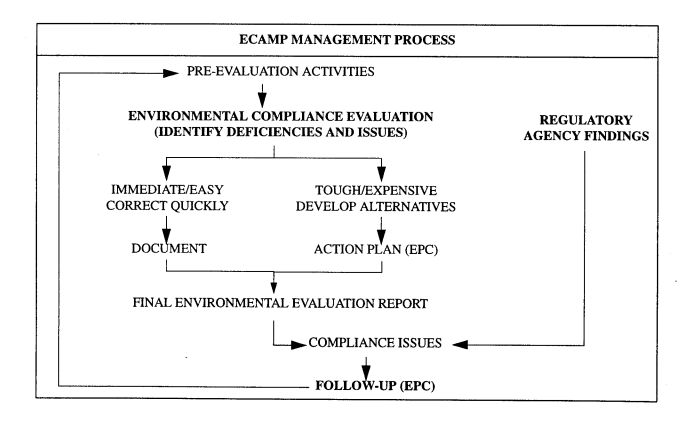
ECAMP PROGRAM MANAGEMENT PROCESS

The ECAMP program management process begins with the environmental compliance assessment and written report that identifies compliance and management issues. The commander, through the EPC, then assigns appropriate staff agencies to work each issue.

ECAMP Action Summary - The path illustrated on the far left of the flowchart represents the process the installation follows in resolving most issues. Immediate hazards should, of course, be addressed as quickly as possible. The procedural, easy-to-fix issues, are corrected during the assessment process and documented in the report.

The path in the center, for the tough and expensive issues, includes preparing a management action plan describing how these problems will be addressed.

Formal notices of noncompliance issued by regulatory agencies are represented by the path on the far right. Open notices of noncompliance at the time of the assessment are included in the ECAMP assessment and report. Notices of noncompliance issued after the date of the ECAMP assessment do not appear in the report, but are managed by the installation EPC along with ECAMP issues.



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ECAMP ABROAD

AFI 32-7006, Environmental Program in Foreign Countries, 15 February 1994, details the objectives, background, and standards unique to AF environmental activities in foreign countries. It requires that installations comply with the DOD Final Governing Standards (FGS) issued for the particular host country where each installation is located. This manual is based on the Final Governing Standards for the United Kingdom.

The Instruction acknowledges that FGS have not yet been issued for all countries in which the AF has installations. In instances where the FGS have not been completed, installations must comply with the requirements of the Overseas Environmental Baseline Guidance Document (OEBGD), but only after ensuring that the criteria in it do not conflict with any applicable international agreements such as treaties, Status of Forces Agreements (SOFAs), or bilateral agreements. The Worldwide ECAMP Manual is used in such cases.

Those few installations and facilities located in foreign countries for which Environmental Executive Agents (EEAs) have not been assigned to prepare the FGS must comply with the criteria in the OEBGD, but only after ensuring that the criteria in it do not conflict with any applicable international agreements such as treaties, SOFAs, or bilateral agreements. The Worldwide ECAMP Manual is used in these cases as well. When an EEA is assigned and the FGS prepared, the FGS will supersede the use of the OEBGD.

As the sole compliance standards at installations and facilities in foreign countries, the FGS (or the OEBGD, under the conditions discussed above) takes precedence over compliance with AF environmental compliance instructions specified as not required in Attachment 2 to AFI 32-7006. Compliance with instructions so designated in the Attachment is not required. Compliance with the AFIs specified as required is mandatory, but only after ensuring that their requirements do not conflict with the provisions of the FGS or with any applicable international agreements such as treaties, SOFAs, or bilateral agreements. Only those AFIs specified as required in AFI 32-7006 are included in this manual. The required AFIs included in this manual are the following:

32-7001 - Environmental Budgeting

32-7002 - Environmental Information Management System

32-7061 - Environmental Impact Analysis Process

32-7080 - *Pollution Prevention Programs* (as of 10 May 1994, only the draft of this AFI dated 13 March 1994 was available).

ENVIRONMENTAL COMPLIANCE ASSESSMENT PROCESS

The ECAMP program management process described can be divided into three distinct phases:

- 1. pre-assessment activities
- 2. site assessment activities
- 3. post assessment activities.

Pre-assessment Activities - There are five key activities that should be completed before an assessment team begins the site assessment.

- 1. Previsit Questionnaire The purpose of the previsit questionnaire is to collect information that will familiarize the assessment team with the installation and its operations so that its assessment team is able to review the applicable regulations and prepare a detailed assessment schedule. The previsit questionnaire is essential as part of the pre-assessment activities for an external assessment. It is also an excellent tool for ensuring internal assessment team members are starting from the same base of information. Table 1 (see page xliii) contains a sample previsit questionnaire.
- 2. Define Assessment Scope and Team Responsibilities The installation or MAJCOM may wish to place special emphasis on certain compliance categories or to review additional areas not covered in the volumes. These goals should be clearly stated so the assessment can be properly planned. Additionally, the duration of the assessment, appointment of team members by the EPC, and handling of tenants and offbase sites should be addressed. Typical teams include members from personnel, and may include: Environmental Coordinator (EC), Bioenvironmental Engineer (BEE), Judge Advocate (JA), Ground Supply Officer, Supply, Maintenance, Transportation, Defense Reutilization and Marketing Office (DRMO), Base Civil Engineer (BCE) Water and Waste Superintendent), BCE (Contract Management), BCE (Natural Resources Manager), BCE (Fire Department), BCE (Engineering Design); or, if contracted, people with equivalent varied experience may be chosen. Assessors should possess a good working knowledge of the various environmental pollution statutes and regulations. Collectively, the team must have the knowledge and background required to conduct all aspects of an installation assessment efficiently and effectively. Team members should also understand appropriate techniques for collecting information and interviewing installation personnel. Team members should have received formal training or received oversight from someone who has received formal training. Finally, responsibilities for each of the checklists should be assigned to the team members as appropriate.

Table 2 (see page lvii) lists the major environmental operations and activities at typical AF installations and the sections within which they are addressed. As shown, many activities and operations cause environmental impacts in more than one area, and are, therefore, addressed in more than one section.

- 3. Review Relevant Regulations Once the assessment scope and responsibilities are known, the assessors should undertake a thorough review of the regulations relevant to the installation. What environmental regulations are applicable must be determined before the assessment begins.
- 4. Develop Assessment Schedule The team should develop a detailed assessment schedule that includes the activities planned for each day.

5. Review Assessment Protocols - Each assessor should know the regulatory requirements and be familiar with the assessment checklists that will be used.

Site Assessment Activities - Onsite, the assessors will conduct record searches, interviews, and site surveys to determine the compliance status of the installation. Operations are compared with environmental standards and any deficiencies are written up as findings. The data collected should be sufficient, reliable, and relevant to provide a sound basis for assessment findings and recommendations. Figure 1 (see page xv), the ECAMP Finding Summary, is available to assist assessors in compiling needed information during an ECAMP assessment. A Finding Summary should be completed for each finding during the assessment. These forms comprise the basis of the ECAMP report. Figure 1 is based on the future version of the finding screen layout on the Work Information Management System-Environmental Subsystem (WIMS-ES).

On the following pages the reader will find an ECAMP Finding Form and an explanation of the fields it contains.

(NOTE: Any findings discovered through the use of this guidance manual by the internal assessment should be validated by the environmental coordinator and Judge Advocate. The findings and corrective actions should be recorded in the EPC minutes.)

Post Assessment Activities. The first step in the post assessment activities is the creation of the draft report. The MAJCOM EPC will ensure that each installation reviews and comments on the Preliminary Environmental Findings, develops a management action plan that addresses all unresolved findings; and tracks each significant, major, and minor noncompliance finding. The MAJCOM EPC will coordinate the development of a management action plan, the Draft Final Environmental Compliance Assessment Report, and the Final Environmental Compliance Assessment Report within 120 days of the site assessment. Upon approval, the MAJCOM will forward the final report to HQ USAF/CEV and the Air Force Center for Environmental Excellence (AFCEE)/ESP via the WIMS-ES.

Figure 1 ECAMP Finding Form

| Date of Finding | | Protocol | Finding # |
|--|--|---------------------------------------|-----------|
| Rating | Repeat Finding? | | |
| Street Address | | | |
| Grid Coordinates | | | |
| Facility # | Location | · · · · · · · · · · · · · · · · · · · | |
| Finding Title | | 1000 | TMA |
| Details | | | |
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ECAMP Finding Form (continued)

| Question Number | A-106 Media | | | | | | |
|----------------------------|-------------|--|----------|---------------------------------------|--------|--|--|
| Responsible Organization _ | | | Org Type | | | | |
| | | | | | | | |
| | | | | | | | |
| CFR Citation | | | | | | | |
| Other Criteria | | | | | | | |
| | F. d. in | | | | | | |
| Root Cause | Explain | | | | | | |
| | E. 1. ID | | Finding | Tuna | Source | | |
| Violation Type | | | | | | | |
| Owning Org POC | | | | | | | |
| Env Mgt Org POC | | | | | Ext | | |
| Suggested Solution | | | | · · · · · · · · · · · · · · · · · · · | | | |
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| | | | | | | | |
| | | | | | | | |
| A-106 Proj # | Est Cost \$ | | | | | | |

Definitions for Finding Form

(NOTE: The following fields included on the form are not in the current version of the software, but this form can be used to assist with data entry in the current version: Repeat Finding; Grid Coordinates; Street Address; Organization Type; Code of Federal Regulation (CFR) Citation; Other Criteria; Root Cause; additional two entries for Violation Type; additional two entries for Finding ID; Suggested Solution.)

- 1. **Date of Finding**: Enter the date the finding was discovered. This is the exact date the finding was discovered. Try to avoid using the same date for all findings. YYYY MM DD (Convert Finding Date)
- 2. **Protocol**: Using the selector, choose the protocol for the finding.
 - Air
 - · Hazardous Materials
 - · Hazardous Waste
 - Natural/Cultural Resources
 - Noise
 - Pesticides
 - Petroleum, Oil, and Lubricant (POL)
 - · Solid Waste
 - Special Programs (Polychlorinated Biphenyls (PCBs), Asbestos, Radon, Installation Restoration Program (IRP), Environmental Impact Analysis Process (EIAP), A-106. WIMS-ES, and Lead-based Paint)
 - Water Quality
 - Pollution Prevention
- 3. **Finding Number**: This field indicates the placement of this finding in the report. It may have nothing to do with its priority or status, depending on the philosophy of the program manager. Each protocol has its own set of numbers. In other words, you can have a HW-001 and an AIR-001.
- 4. Rating:
 - Significant
 - Major
 - Minor
 - Management Practice
 - Positive
- 5. Repeat?: Identify with a "Y" if this finding is a repeat finding. Has there been a finding documented in a prior ECAMP identical to this finding? If not, enter "N".
- 6. Estimated Compliance Date (ECD): What is the YYYY MM DD that this finding will be brought into compliance?
- 7. Actual Compliance: If the finding is brought into compliance during the evaluation, enter that date.

- 8. At least one of the following three must be completed. If more information is known, it should be entered.
 - a. Street Address: Enter the street/mailing address for the location of this finding.
 - b. Grid Coord: Enter the grid coordinated for the location of the finding. This is optional.
 - c. Facility Number: Enter the facility number for the location of the finding.
- 9. **Location Description**: Use this field if facility number or street address is not applicable. Briefly describe the location of the finding.
- 10. Finding Title: Enter a brief, descriptive title for the finding (up to 51 characters).
- 11. **Details**: Enter a detailed description of the finding. State what is wrong, how the process or procedures are being done now, and how long is has been under way. State exactly how the AF is out of compliance. Be concise, objective and strictly factual. Do not be subjective. Do not make inflammatory remarks (up to 726 characters).
- 12. Question #: This is the question number from the ECAMP Manual. The first three characters are entered automatically by the system. Enter the question number from the manual (enter the main paragraph number only, no periods or dashes required).
- 13. A-106 Media: Choose the A-106 media that best matches the finding condition.
 - AT Atomic Energy
 - CA Clean Air Act
 - CW Clean Water Act
 - ES Endangered Species Act
 - FF Federal Insecticide/Fungicide/Rodenticide Act
 - HP Historic Preservation
 - MU Multi-Media
 - NC Noise Control
 - NE National Environment Policy Act
 - RC Resources Conservation and Recovery Act
 - SD Safe Drinking Water Act
 - SF Comprehensive Environmental Response Compliance and Liability Act
 - TS Toxic Substance Control Act
- 14. Responsible Organization: Enter the organizations that "caused" the finding. You can enter up to three organizations. This is the "who done it" data field that can be used for trend analysis to find organizations that need additional training, equipment, manpower, etc.
- 15. Organization Type: For each organization, identify the appropriate type code.

Academic

Academic

AC Maint

Aircraft maintenance

AC Clean

Cleaning/degreasing aircraft parts

AC Storage

Aircraft storage, ramp, parking, etc.

AC Wash

Aircraft washrack

AGE Repair Aerospace ground equipment (AGE) Storage and/or Repair

Alert Transient Alert
Arts Arts and Crafts
Auto Body Auto Hobby

Audio Audiovisual Services

Avionics Aircraft Avionics Maintenance

Base Svc Base Service Station

Bio Bioenvironmental Engineering

Bulk Fuels Bulk Fuels Management

BX Base Exchange Childcare Childcare center

Clean/Deg Cleaning and degreasing (not aircraft)
CE Maint Civil Engineering Maintenance Shop
CE Mat Civil Engineering Material Control
CE Self Civil Engineering Self-Help Store

Cmmssry Commissary

Comm Maint Communications Maintenance

Dental Dental Clinic

DRMO Treatment, Storage, and Disposal Facility (TSDF)

Elect/Env Electro/Environmental Entomology Entomology Shop

EOD Explosive Ordinance Disposal Env Mgt Environmental Management

Fire Department
Golf Gold Course
Heat Plnt Heat Plant

Hvy Equip Heavy Equipment Maintenance/Storage

Hospital Hospital/Clinic
Housing Housing Maintenance
Hyd/Pneu Hydraulics/Pneudraulics

IWTP Industrial Wastewater Treatment Plant

Landfill Landfill

Off Bldg Business Offices (CBPO, banks, etc.)

Other Other, any other not listed Rsrch Lab Research Laboratory

Supply Base Supply
Swim Swimming Pool
Test Cell Engine Test Cell
TSD Base TSD Facility

Veh Maint Vehicle Maintenance/storage

Veh Wash Vehicle Washrack Vet Clinic Veterinary Clinic

WWTP Wastewater Treatment Plant

16. **CFR Citation**: Enter the CFR citation for the finding.

17. Other Criteria: Enter all the laws, regulations, statutes, etc., other than the CFR citation, defining the out-of-compliance condition. You may also enter a brief description of that criteria (up to 192 characters).

18. Root Cause: Select the root cause that best reflects the basic reason for the out of compliance condition.

Materials:

- M1 Supply
- M2 Poor Quality

Personnel:

- P1 Awareness of Requirement
- P2 Understanding
- P3 Not conscientious (deals with attitude of personnel)
- P4 Result vs. Action (The result did not equal the action taken. Procedures were followed that should have produced a favorable result but did not.)
- P5 Accountability not assigned
- P6 Action vs. Procedure (correct procedure(s) in place but incorrect action taken)
- P7 Insufficient skills
- P8 Inexperience (not an attitude of personnel)

Equipment:

- E1 Controls failure
- E2 Inadequate facility design
- E3 Monitoring equipment failure
- E4 Poor maintenance

Techniques:

- T1 Time to do the job
- T2 No procedures in place
- T3 Priority conflict
- T4 Inadequate Procedures
- T5 Procedures not available
- 19. Explain the reason for your selection of Root Cause. Be specific and stick to the facts (up to 119 characters).

20. Violation Type: Choose the appropriate code(s) that best describe(s) the situation. You can enter up to three.

Administrative

- A1 Records
- A2 Labels
- A3 Reports
- A4 Manifests
- A5 Lack of a Permit
- A6 Inadequate/Missing Plan
- A7 Public Notification
- A8 Operator Certification
- A9 Fire Standard
- A10 Program Planning
- A11 Sampling
- A12 Training
- A13 Other
- A14 Registration
- A15 Uncharacterized
- A16 Lacking or incomplete inventory/survey

Potential Discharge

- P1 Operational Practices
- P2 Inadequate Facility
- P3 Inadequate Equipment/Containers
- P4 Other
- P5 No Testing/Verification
- P6 Containment

Discharge

- D1 Excess Chemical Parameter
- D2 Excess Physical Parameter
- D3 Groundwater Contamination
- D4 Spills/Leaks
- D5 Other

| | | 5 D | 0.1 |
|--------------------|---------------------------------------|--------------|--|
| | ing Category Codes: Choose the appro- | 7D | Others |
| priate | e code(s). You can enter up to three. | 7E | Oil/Water Separators |
| | | 7F | Drum Storage |
| <u>Air E</u> | <u>Emissions</u> | | |
| 1A | Fuel Burners | <u>Solid</u> | Waste |
| 1B | Incinerators | 8A | Landfills |
| 1C | Volatile Organics | 8B | Receptacles |
| 1D | Others | 8C | Recycling |
| 1E | Ozone Depleting Chemicals (ODC) | 8D | Others |
| 1F | Particulates/Bead Blast | 8E | Medical Waste |
| 1G | Air Toxics, Metals | 8F | Regulated Materials |
| 1H | General Requirements | | , and the second |
| | 1 | Speci | al Programs |
| Haza | rdous Material Mgt | 9A | PCBs |
| 2A | Storage Structures | 9B | Asbestos |
| 2B | Operations/Management | 9C | Radon Mitigation |
| 2C | Others | 9D | Others |
| 20 | Others | 9E | IRP |
| Цата | rdous Waste | 9F | EIAP |
| <u>11aza</u> 3A | Accumulation Points | 9G | A-106 |
| 3B | TSD Facilities | 9H | ECAMP |
| эв 3С | | 9I | Lead-Based Paint |
| 3D | Training Waste Minimization | 9J | Low Level Radiation |
| | | 95 9K | Automation Issues |
| 3E | Others | ЭK | Automation issues |
| 3F | Oil/Water Separators | Water | Ovolity |
| 3G | Satellite Accum Points | | Ouality Society Westernature |
| 3H | Operational Procedures | 10A | Sanitary Wastewater |
| | | 10B | Industrial Wastewater |
| | ral/Cultural Resources | 10C | Stormwater Runoff |
| 4A | Wildlife/Recreation/Forestry | 10D | Nonpoint Runoff |
| 4B | Cultural/Historic | 10E | Operations |
| 4C | Land/Agriculture | 10F | Others |
| 4D | Wetlands/Floodplains | 10 G | Facilities/Equipment |
| 4E | Others | 10H | Oil/Water Separators |
| | | 10I | Drinking Water |
| | e Management | | |
| 5A | Installation Compatible Use Zone | - | tion Prevention |
| | (ICUZ) | 11A | Management Plans |
| 5B | Procedures | 11B | ODCs |
| 5C | Others | 11 C | EPA 17 |
| | • | 11D | Hazardous Waste Minimization |
| Pesti | cide Management | 11E | Recycling |
| 6A | Facilities/Equipment | 11 F | Affirmative Procurement |
| 6B | Operations/Mgt | 11 G | Energy Conservation |
| 40 | Othoro | 1111 | Education and Training |

11H

11I

11J

Other

6C

7A

7B 7C Others

Petroleum, Oil, and Lubricant (POL)

Above Ground Tanks

Underground Tanks

Operations/Mgt

Education and Training

Hazardous Material Control

- 22. Finding Type: Choose the appropriate code.
- 23. Source: Choose the appropriate source for the definition of the noncompliance.

US Protocols
Worldwide Manual/Overseas Manual
Installation Supplement to ECAMP Manual
Command Supplement to ECAMP Manual
Country Manual
Country Supplement
State Supplement
Local Law/Ordinance

- 24. Owning Organization Point of Contact (POC): Enter the name of the POC of the organization handling the fix.
- 25. Office Symbol: Enter the office symbol for the POC.
- 26. Phone and Extension: Enter the phone and extension for the POC.
- 27. Environmental Management POC: Enter the name of the POC within the Environmental Management Office (EMO) who is responsible for tracking this finding.
- 28. Office Symbol: Enter the office symbol for the POC.
- 29. Phone and Extension: Enter the phone and extension for the POC.
- 30. **Evaluator's Suggested Solution**: Enter the suggested solution for the evaluator. After validation, this is nonmodifiable (up to 308 characters).
- 31. **A-106 Project** #: If there is funding already programmed for the fix, enter the A-106 project number if available.
- 32. Estimated Cost: If the information is available, enter the estimated cost of the project.

ECAMP Finding Form

| Date of Finding | Protocol | | Finding # | - |
|--|--|--|--|---|
| Rating | Repeat Finding? | Est Comp Date | | |
| | | | | |
| Street Address | | | | |
| Grid Coordinates | | | | |
| Facility # | Location | | | |
| Finding Title | | | | |
| Details | | | | |
| 440-od-of-4-1 | | | | |
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ECAMP Finding Form (continued)

| Question Number | | A-106 Media | | | | | |
|----------------------------|-------------|-------------|----------|---------------------------------------|---|-------------|--|
| Responsible Organization _ | | | Org Type | | | - | |
| | | | | | | | |
| | | | | | | | |
| | | | | | | _ | |
| CFR Citation | | | | | | | |
| Other Criteria | | | | | 1 | | |
| | | | A-04-0- | | | | |
| | | | | | | | |
| Root Cause | Explain | | | | | | |
| | | | | | | | |
| | | | | 11.50 | | | |
| 480 | | | | · · · · · · · · · · · · · · · · · · · | | | |
| Violation Type | Finding ID | | Finding | Туре | Source | | |
| Owning Org POC | M-9-70 | Off Sym | | Phone | Ext | | |
| Env Mgt Org POC | | Off Sym_ | | Phone | Ext | | |
| Suggested Solution | | | | | | | |
| | | | | | | | |
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| | | | | | | | |
| | | | | | 11 MATE | | |
| A-106 Proj # | Est Cost \$ | | | _ | | | |

USING THE ECAMP MANUAL

AF installations engage in many operations and activities that can cause environmental impacts on public health and the environment if not controlled or properly managed. Many of these activities and operations are regulated by the Final Governing Standards and by AFRs and policies. After a review of these activities at AF installations it is apparent that there are major categories of environmental compliance into which most environmental regulations and Agency activities can be grouped. This manual is divided into 11 sections that correspond to major compliance categories:

- 1. Air Emissions Management
- 2. Hazardous Materials Management
- 3. Hazardous Waste Management
- 4. Natural Resource Management
- 5. Environmental Noise Management
- 6. Pesticide Management
- 7. Petroleum, Oil, and Lubricant (POL) Management
- 8. Solid Waste Management
- 9 Special Programs (Polychlorinated Biphenyls (PCBs), Asbestos, Radon, Installation Restoration Program (IRP), Environmental Impact Analysis Process (EIAP), A-106. WIMS-ES, and Lead-Based Paint)
- 10. Water Quality Management (includes both wastewater and potable water)
- 11. Pollution Prevention Management.

Each section is organized in the following format:

- **A.** Applicability. This provides guidance on the major activities and operations included in the section and a brief description of the major application.
- **B.** Department of Defense (DOD) Directives and Instructions. This identifies DOD Directives and Instructions that have not yet been implemented by an AFR or AFI.
- C. Air Force Regulations (AFRs) and Policies. This identifies, in summary form, the key AFRs, AFIs, and AFPDs that mandate requirements in the compliance category.
- **D.** Key Compliance Requirements. This summarizes the significant compliance requirements associated with the regulations included in the checklist. It is a brief abstract summarizing the overall thrust of the regulations for that particular compliance category.
- **E.** Responsibility for Compliance. This identifies the personnel on the installation who have compliance responsibilities for the compliance category.
- F. Key Compliance Definitions. This presents definitions taken from the Final Governing Standards and pertinent AFRs and AFIs for those key terms associated with each compliance category. Definitions drawn from the CFRs are occasionally provided as an aid to the user.
- G. Compliance Assessment Checklists. The final portion of each section is a checklist composed of requirements or guidelines that serve as indicators to point out possible compliance problems, and practices, conditions, or situations that could indicate potential problems. The checklist is intended to focus attention on the key compliance issues. Instructions are provided to direct the assessor to the action, references, or activity appropriate to the specific requirement or guideline.

USING THE CHECKLISTS

Understanding the layout and structure of the checklists facilitates their use during the assessment.

- Explanation of Layout/Content. The checklist portion of assessment section is divided into two columns. The first of these is a statement of a requirement. This may be a strict regulatory requirement, in which case the citation is given, or it may be a requirement that is considered to be a good management practice to maintain compliance, but which is not specifically mandated by regulation. The second column gives instructions to help conduct the compliance assessment. These instructions are intended to be specific action items that should be accomplished by the investigator. Some of the instructions may be a simple documentation check taking a few minutes; others may require physical inspection of a facility.
- Worksheet. At the end of each section is an assessment worksheet. This worksheet should be reproduced and used during the assessment to take notes. It is designed to be inserted between each page of the checklists, allowing the main text to be kept usable for the next assessment. The worksheet is divided into two columns. The first column is a quick check for those items that are in compliance (C), not applicable (N/A) to the facility being reviewed, or require management action (RMA). The second column on the worksheet allows for more detailed notations or comments. These notations will provide a record for use in preparing the final report. These notations should include both situations of substandard operation needing attention and those operations that are above requirements or provide examples of good programs. For future reference and clarity it is essential that the building number (or other reference to location) be made during the review.
- Standard Checklist Items. The first three checklist items in each section of the manual are standardized. The first item requires a review of any previous assessment documents. The second is a management practice that indicates the AF documents that the installation should have on hand. The third item provides a place for assessors to write up findings that are based on regulations that have been promulgated since the publication of the manual or regulations not included in the manual.

The assessment procedures are designed as an aid and should not be considered exhaustive. Use of the checklist requires the assessor's judgement to play a role in determining the focus and extent of further investigation.

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CUSTOMIZING THE CHECKLISTS FOR YOUR INSTALLATION

Creating Shop-Specific and Self-Inspection Checklists - The ECAMP checklists in this manual are a useful tool for creating self-inspection checklists for individual shops. These shop-specific checklists, can be used by shop supervisors and workers to ensure correct practices and procedures are being followed on a routine basis. Thus, good self-inspection checklists are an excellent supplement to annual ECAMP assessments. A customized checklist can be created in five steps:

- 1. Review the shop's activities to determine which sections apply.
- 2. Select broad portions of the applicable sections for closer review by using the guidance page found before the checklist in each section.
- 3. Review the individual checklist items selected for application to the shop being assessed.
- 4. Edit the applicable checklist items to make them shop-specific.
- 5. Compile the checklist items.

WRITING THE ECAMP REPORT

All ECAMP documents prepared prior to the Final Environmental Report are internal working documents until the time that the Final Environmental Report is executed. They will be marked For Official Use Only and handled accordingly. The AF has determined that their premature release would jeopardize the AF's interest in preserving the free flow, analysis, and comment on internal information regarding environmental compliance. Therefore, except as otherwise required by law, ECAMP documents will not be released to the public sector prior to the execution of the Final Environmental Evaluation Report. As a matter of policy, the Final Environmental Evaluation Report will be made available for release to the public, upon request, as soon as it is executed.

Final assessment reports will consist of six chapters and subheadings for each chapter as follows:

Chapter 1.0 Executive Summary

- 1.1 Background
- 1.2 Summary of Findings

Chapter 2.0 Background and Scope

- 2.1 Background
- 2.2 Scope

Chapter 3.0 Environmental Compliance Status

- 3.1 Air Emissions Management
- 3.2 Hazardous Materials Management
- 3.3 Hazardous Waste Management
- 3.4 Natural/Cultural Resources Management
- 3.5 Environmental Noise Management
- 3.6 Pesticides Management
- 3.7 Petroleum, Oil, and Lubricant (POL) Management
- 3.8 Solid Waste Management
- 3.9 Special Programs Management
- 3.10 Water Quality Management
- 3.11 Pollution Prevention Management

Chapter 4.0 Environmental Practices Issues

- 4.1 Air Emissions Management
- 4.2 Hazardous Materials Management
- 4.3 Hazardous Waste Management
- 4.4 Natural/Cultural Resources Management
- 4.5 Environmental Noise Management
- 4.6 Pesticides Management
- 4.7 Petroleum, Oil, and Lubricant (POL) Management
- 4.8 Solid Waste Management
- 4.9 Special Programs Management
- 4.10 Water Quality Management
- 4.11 Pollution Prevention Management

Chapter 5.0 Management Plan

- 5.1 Corrected Environmental Compliance Findings
- 5.2 Open Environmental Compliance Findings
- 5.3 Closed Environmental Practice Issues
- 5.4 Open Environmental Practice Issues

Each chapter of the assessment report should follow the described format:

Chapter 1.0. Executive Summary - The executive summary should contain background information and a summary of findings, as follows:

- 1. Background.
 - a. Date and location of the assessment and identification of the assessment team.
 - b. Overall assessment purpose.
- 2. Summary of Findings
 - a. Narrative summary of compliance status by section and major environmental issues. To provide balanced tone, consider placing positive comments first, followed by a summary of negative comments, if applicable.
 - b. The Environmental Compliance Summary (see Figure 2 for format, page xxxiii).
 - c. The Detailed environmental Compliance Status (see Figure 3, page xxxiv).
 - d. The Environmental Compliance Status (see Figure 4, page xxxviii) that is a summary of findings by violation type.

Figure 2

Environmental Compliance Summary

Summary

| Compliance Area | Sig | Major | Minor | TOTAL |
|-------------------------------|-------------------------------------|-------|--------------|---|
| 1. Air Emissions | | | | |
| 2. Hazardous Materials | - | | | |
| 3. Hazardous Wastes | | | | |
| 4. Natural/Cultural Resources | - | | | |
| 5. Environmental Noise | | | | |
| 6. Pesticides | | | | <u></u> |
| 7. POL | | | | |
| 8. Solid Waste | - | | | |
| 9. Special Programs | | | | |
| 10. Water Quality | | | | *** |
| 11. Pollution Prevention | | | | *************************************** |
| TOTAL | Control of the Second of the Second | | | |

Figure 3

Detailed Environmental Compliance Status

| Compliance Area | Sig | Major | Minor | TOTAL |
|-------------------------------|---|---------|---|-------------|
| Air Emissions | | | | |
| Fuel Burners | *************************************** | | | |
| Incinerators | | - | *************************************** | |
| Volatile Organics | | | | |
| Vehicle Emissions | **** | - | | |
| Ozone Depleting Chemicals | | | | |
| Particulates, Bead Blast | | | | |
| Air Toxics Metals | | | | |
| General Requirements | ### delication for the second | | ************ | |
| TOTAL | | | | |
| Hazardous Materials | | | | |
| Storage Structures | | | | |
| Operations/Management | | | | |
| TOTAL | | | | <u> </u> |
| Hazardous Waste | | | | |
| Accumulation Points | | | - | |
| TSDFs | | | | |
| Training | | | | |
| Waste Minimization | | | ·· - ·· · · | |
| Oil/Water Separators | | | | |
| Satellite Accumulation Points | ***** | ******* | | |
| Operational Procedures | | | | |
| TOTAL | | | | |

Figure 3 (continued)

Detailed Environmental Compliance Status

| Compliance Area | Sig | Major | Minor | TOTAL |
|--------------------------------|-------------|-------------|-------|---|
| Natural/Cultural Resources | | | | |
| Wilderness/Recreation/Forestry | | | | |
| Cultural/Historic | | | | |
| Land/Agriculture | | | | - |
| Wetlands/Floodplains | | | | |
| TOTAL | | | | · . |
| Environmental Noise | | | | |
| ICUZ | | | | |
| Procedures | | | | *************************************** |
| Management | | | | |
| TOTAL | - | - | | <u></u> |
| Pesticides Management | | | | |
| Facilities/Equipment | | . ——— | | |
| Operations/Management | | | | |
| TOTAL | | | | |
| POL | | | | |
| Aboveground Tanks | | | | |
| Underground Tanks | | | | |
| Operations/Management | | | | |
| Loading/Unloading Racks | | | | |
| Oil/Water Separators | | | | |
| Drum Storage | | | | |
| Hydrant System | | | | |
| TOTAL | | | | |

Figure 3 (continued)

Detailed Environmental Compliance Status

| Compliance Area | Sig | Major | Minor | TOTAL |
|-----------------------------|---|---------------|-------------|-------------|
| Solid Waste | | | | |
| Landfills | | | | <u> </u> |
| Receptacles | | | | |
| Recycling | | | | |
| Medical Waste | | | | |
| Regulated Wastes | - | | | - |
| TOTAL | | <u>_</u> | | |
| Special Programs | | | | |
| PCB | | | | |
| Asbestos | | | | |
| Radon Mitigation | data de la conse | | | |
| IRP | And the street water | | | |
| EIAP | | ************* | <u></u> | |
| A-106 | ************************************** | | | |
| ECAMP (Preparation/Conduct) | *************************************** | | | |
| Lead-Based Paint | | - | | |
| Low Level Radiation | *************************************** | distribution. | | |
| TOTAL | distribution and the second | | | |
| Water Quality | | | | |
| Sanitary Wastewater | | | | |
| Industrial-Wastewater | | | <u></u> | |
| Stormwater Runoff | | - | | |
| Nonpoint Runoff | | | | |
| Facilities/Equipment | | | | |
| Oil/Water Separators | | | | |
| Drinking Water | | | | |

Figure 3 (continued)

Detailed Environmental Compliance Status

| Compliance Area | Sig | Major | Minor | TOTAL |
|------------------------------|----------|-------|--------------------------------|--|
| TOTAL | ******** | | | |
| | | | | |
| Pollution Prevention | | | | |
| Management Plans | | | ****************************** | |
| ODCs | | | | |
| EPA 17 | | - | | |
| Hazardous Waste Minimization | | | | |
| Recycling | | | | |
| Affirmative Procurement | | | | Manager of the Particular Particu |
| Energy Conservation | | | | |
| Education and Training | | | | |
| Hazardous Material Control | | | | |
| Other | | | | |
| TOTAL | | | | |
| | | | | |
| TOTAL FINDINGS | | | | · |

Figure 4

Environmental Compliance Status

Findings

| Totals Identified | Sig | Major | Minor | TOTAL |
|---------------------|-----|-------|-------|-------|
| Discharge | | | | |
| Potential Discharge | | | | |
| Administrative | | ··· | | |
| TOTAL FINDINGS | - | | | |

Chapter 2.0. Background and Scope The background and scope section is reserved for information needed to make a complete report but which does not fit into the executive summary or compliance findings section.

1. Background.

- a. ECAMP Objectives. A statement of the ECAMP objectives as stated in this manual and individual objectives unique to each specific assessment.
- b. Installation Description. Describe the major attributes of the installation.
- c. Environmental Management Structure. Describe in general how the installation's environmental management organization is structured.

2. Scope.

- a. Activity Review. Describe the base activities that were inspected (this is the appropriate section for positive statements). Comment on the state and local or host nation regulations that were considered. Identify any permits or licenses (by number and issuing agency) that were reviewed.
- b. Summary of Evaluation Procedures. A statement that the assessment included a review of documentation, inspection of facilities, interviews of personnel, and that samples were or were not collected.
- Chapter 3.0. Environmental Compliance Status The regulatory compliance section of the report should contain a separate subsection for each assessed checklist. The information presented in Figure 4 pertains to each compliance section. Each compliance finding may consist of two parts: a findings paragraph and a separate observations and comments paragraph as follows:
 - Findings. Findings may be positive or negative. Positive findings (descriptions of exemplary activities and procedures) should be stated concisely. Negative findings will be limited to noncompliance issues involving Federal, state, local, DOD, host nation, or AF regulations and should briefly summarize the permit conditions or other restrictions, note the deficiency, and cite the specific regulation (be specific). Where applicable, describe the total sample universe, the number of items sampled, and how many were out of compliance:
 - a. Ensure that each negative finding is clearly identified as regulatory, host country, or procedural.
 - b. Negative findings that were closed since the last ECAMP and have occurred again must be identified as repeat findings.
 - c. Negative findings that remain open since the last external ECAMP must be identified as carryover findings.
 - d. Ensure that each finding paragraph is concise, factual (conditions clearly in noncompliance with criteria), and free of the assessor's opinions and recommendations. If there is uncertainty over the regulations that apply, their meaning, or the actual conditions on the installation, place such comments in the Environmental Practice Issues Section of the report.
 - e. Negative findings will be separately labelled and numbered. All negative findings will include finding identification codes for summarizing ECAMP results. See the explanation of how to fill out the findings summary for a listing of codes.

- 2. Observations and Comments on Compliance Findings. Since the finding paragraphs are reserved for strictly factual compliance criteria and conditions, all comments and recommendations on a compliance finding will be placed in a separate comments paragraph immediately following the finding. No new findings will be introduced in the comments paragraphs. Information in the comments paragraphs may include background information on a finding if necessary, statements on causes and effects, and a recommendation for correcting the deficiency. Assessment teams are under no obligation to make recommendations. Where recommendations are made, they should be aimed at resolving root causes. Often, the onsite portion of the assessment does not permit time to identify root causes. Recommendations made under these conditions usually address symptoms rather than providing permanent solutions.
- Chapter 4.0. Environmental Practice Issues. The assessment team may include recommendations for reducing environmental risks and improving environmental management practices as well as suggesting areas requiring additional study. Recommendations placed in this chapter are not based on environmental regulations and do not involve noncompliance. Instead, they are management practices that will help keep an installation in compliance. Items appropriate for this chapter include:
 - 1. Environmental risk reduction issues not associated with noncompliance.
 - 2. Potential noncompliance based on final regulations with a future compliance deadline.
 - 3. Management practice recommendations based on items in the ECAMP checklist.
 - 4. Other management practice recommendations.

Chapter 5.0. Management Action Plan. The management action plan states how each compliance finding was resolved or contains the installation EPC's plan for resolving the compliance finding. The Management Action Plan also states how each environmental practice issue is being addressed. Since environmental practice issues do not involve noncompliance, they should be carefully reviewed by the installation EPC, but may be closed without action. After the installation approves the Management Action Plan, it should be included in the Draft Final Environmental Assessment Report as Chapter 5. The Management Action Plan tracks each compliance finding or environmental issue.

Table 1: Sample Previsit Environmental Management Questionnaire

| 7. Does the installation have a drycleaning facility? | | OPR | DATE | | |
|---|---|---------|------|----|-----|
| environmental compliance assessment. Name of Installation: Air Emissions 1. Does installation operate one or more fuel burner? a. Central steam plant? b. Hot water? c. Other d. Approximate size of fuel burner 2. Are any hazardous or toxic air pollutants present in the installation's air emissions (e.g., beryllium, mercury, and vinyl chloride)? 3. Is the installation subject to any of the following air emission standards: a. Particulates? b. NO _X c. SO ₂ ? d. VOCs? e. CO? f. Toxic air pollutants? If yes, please specify source of standards: 4. Does the installation operate any incinerators (i.e., for classified documents, medical waste, etc.)? a. How many a. What type Attach list of locations. 5. Does the installation engage in: a. Open burning? b. Open detonation? c. Fire fighter training? 6. Does the installation have a drycleaning facility? 8. Does the installation have a: a. Spray painting operation? b. Surface coating operation? | ITEM | | YES | NO | N/A |
| Air Emissions 1. Does installation operate one or more fuel burner? a. Central steam plant? b. Hot water? c. Other | | duct an | | | |
| 1. Does installation operate one or more fuel burner? a. Central steam plant? b. Hot water? c. Other d. Approximate size of fuel burner 2. Are any hazardous or toxic air pollutants present in the installation's air emissions (e.g., beryllium, mercury, and vinyl chloride)? 3. Is the installation subject to any of the following air emission standards: a. Particulates? b. NO _x c. SO ₂ ? d. VOCs? e. CO? f. Toxic air pollutants? If yes, please specify source of standards: 4. Does the installation operate any incinerators (i.e., for classified documents, medical waste, solid waste, etc.)? a. How many a. What type Attach list of locations. 5. Does the installation engage in: a. Open burning? b. Open detonation? c. Fire fighter training? 6. Does the installation have a drycleaning facility? 8. Does the installation have a: a. Spray painting operation? b. Surface coating operation? | Name of Installation: | | | | |
| a. Central steam plant? b. Hot water? c. Other d. Approximate size of fuel burner 2. Are any hazardous or toxic air pollutants present in the installation's air emissions (e.g., beryllium, mercury, and vinyl chloride)? 3. Is the installation subject to any of the following air emission standards: a. Particulates? b. NO _x c. SO ₂ ? d. VOCs? e. CO? f. Toxic air pollutants? If yes, please specify source of standards: 4. Does the installation operate any incinerators (i.e., for classified documents, medical waste, solid waste, etc.)? a. How many a. What type Attach list of locations. 5. Does the installation engage in: a. Open burning? b. Open detonation? c. Fire fighter training? 6. Does the installation have a drycleaning facility? 8. Does the installation have a: a. Spray painting operation? b. Surface coating operation? | Air Emissions | | | | |
| b. Hot water? c. Other d. Approximate size of fuel burner 2. Are any hazardous or toxic air pollutants present in the installation's air emissions (e.g., beryllium, mercury, and vinyl chloride)? 3. Is the installation subject to any of the following air emission standards: a. Particulates? b. NO _X c. SO ₂ ? d. VOCs? e. CO? f. Toxic air pollutants? If yes, please specify source of standards: 4. Does the installation operate any incinerators (i.e., for classified documents, medical waste, etc.)? a. How many a. What type Attach list of locations. 5. Does the installation engage in: a. Open burning? b. Open detonation? c. Fire fighter training? 6. Does the installation have a drycleaning facility? 8. Does the installation have a: a. Spray painting operation? b. Surface coating operation? | 1. Does installation operate one or more fuel burner? | | | | |
| c. Other | a. Central steam plant? | | | | _ |
| d. Approximate size of fuel burner | b. Hot water? | | | _ | |
| 2. Are any hazardous or toxic air pollutants present in the installation's air emissions (e.g., beryllium, mercury, and vinyl chloride)? 3. Is the installation subject to any of the following air emission standards: a. Particulates? b. NO _x c. SO ₂ ? d. VOCs? e. CO? f. Toxic air pollutants? If yes, please specify source of standards: 4. Does the installation operate any incinerators (i.e., for classified documents, medical waste, solid waste, etc.)? a. How many a. What type Attach list of locations. 5. Does the installation engage in: a. Open burning? b. Open detonation? c. Fire fighter training? 6. Does the installation was any solvent degreasers? 7. Does the installation have a drycleaning facility? 8. Does the installation have a: a. Spray painting operation? b. Surface coating operation? | c. Other | | | | |
| (e.g., beryllium, mercury, and vinyl chloride)? 3. Is the installation subject to any of the following air emission standards: a. Particulates? b. NO _x c. SO ₂ ? d. VOCs? e. CO? f. Toxic air pollutants? If yes, please specify source of standards: 4. Does the installation operate any incinerators (i.e., for classified documents, medical waste, solid waste, etc.)? a. How many a. What type Attach list of locations. 5. Does the installation engage in: a. Open burning? b. Open detonation? c. Fire fighter training? 6. Does the installation use any solvent degreasers? 7. Does the installation have a drycleaning facility? 8. Does the installation have a: a. Spray painting operation? b. Surface coating operation? | d. Approximate size of fuel burner | | | | |
| a. Particulates? b. NO _x c. SO ₂ ? d. VOCs? e. CO? f. Toxic air pollutants? If yes, please specify source of standards: 4. Does the installation operate any incinerators (i.e., for classified documents, medical waste, solid waste, etc.)? a. How many a. What type Attach list of locations. 5. Does the installation engage in: a. Open burning? b. Open detonation? c. Fire fighter training? 6. Does the installation use any solvent degreasers? 7. Does the installation have a drycleaning facility? 8. Does the installation have a: a. Spray painting operation? b. Surface coating operation? | 2. Are any hazardous or toxic air pollutants present in the installation's air em (e.g., beryllium, mercury, and vinyl chloride)? | issions | | | |
| b. NO _x c. SO ₂ ? d. VOCs? e. CO? f. Toxic air pollutants? If yes, please specify source of standards: 4. Does the installation operate any incinerators (i.e., for classified documents, medical waste, solid waste, etc.)? a. How many a. What type Attach list of locations. 5. Does the installation engage in: a. Open burning? b. Open detonation? c. Fire fighter training? 6. Does the installation use any solvent degreasers? 7. Does the installation have a drycleaning facility? 8. Does the installation have a: a. Spray painting operation? b. Surface coating operation? | 3. Is the installation subject to any of the following air emission standards: | | | | |
| c. SO ₂ ? d. VOCs? e. CO? f. Toxic air pollutants? If yes, please specify source of standards: 4. Does the installation operate any incinerators (i.e., for classified documents, medical waste, solid waste, etc.)? a. How many a. What type Attach list of locations. 5. Does the installation engage in: a. Open burning? b. Open detonation? c. Fire fighter training? 6. Does the installation use any solvent degreasers? 7. Does the installation have a drycleaning facility? 8. Does the installation have a: a. Spray painting operation? b. Surface coating operation? | a. Particulates? | | _ | | |
| d. VOCs? e. CO? f. Toxic air pollutants? If yes, please specify source of standards: 4. Does the installation operate any incinerators (i.e., for classified documents, medical waste, solid waste, etc.)? a. How many a. What type Attach list of locations. 5. Does the installation engage in: a. Open burning? b. Open detonation? c. Fire fighter training? 6. Does the installation use any solvent degreasers? 7. Does the installation have a drycleaning facility? 8. Does the installation have a: a. Spray painting operation? b. Surface coating operation? | b. NO _x | | | | |
| e. CO? f. Toxic air pollutants? If yes, please specify source of standards: 4. Does the installation operate any incinerators (i.e., for classified documents, medical waste, solid waste, etc.)? a. How many a. What type Attach list of locations. 5. Does the installation engage in: a. Open burning? b. Open detonation? c. Fire fighter training? 6. Does the installation use any solvent degreasers? 7. Does the installation have a drycleaning facility? 8. Does the installation have a: a. Spray painting operation? b. Surface coating operation? | c. SO ₂ ? | | | | |
| f. Toxic air pollutants? If yes, please specify source of standards: 4. Does the installation operate any incinerators (i.e., for classified documents, medical waste, solid waste, etc.)? a. How many a. What type Attach list of locations. 5. Does the installation engage in: a. Open burning? b. Open detonation? c. Fire fighter training? 6. Does the installation use any solvent degreasers? 7. Does the installation have a drycleaning facility? 8. Does the installation have a: a. Spray painting operation? b. Surface coating operation? | d. VOCs? | | | _ | _ |
| If yes, please specify source of standards: 4. Does the installation operate any incinerators (i.e., for classified documents, medical waste, solid waste, etc.)? a. How many a. What type Attach list of locations. 5. Does the installation engage in: a. Open burning? b. Open detonation? c. Fire fighter training? 6. Does the installation use any solvent degreasers? 7. Does the installation have a drycleaning facility? 8. Does the installation have a: a. Spray painting operation? b. Surface coating operation? | e. CO? | | | | |
| 4. Does the installation operate any incinerators (i.e., for classified documents, medical waste, solid waste, etc.)? a. How many a. What type Attach list of locations. 5. Does the installation engage in: a. Open burning? b. Open detonation? c. Fire fighter training? 6. Does the installation use any solvent degreasers? 7. Does the installation have a drycleaning facility? 8. Does the installation have a: a. Spray painting operation? | f. Toxic air pollutants? | | | | |
| waste, solid waste, etc.)? a. How many a. What type Attach list of locations. 5. Does the installation engage in: a. Open burning? b. Open detonation? c. Fire fighter training? 6. Does the installation use any solvent degreasers? 7. Does the installation have a drycleaning facility? 8. Does the installation have a: a. Spray painting operation? b. Surface coating operation? | If yes, please specify source of standards: | | | | |
| a. What type Attach list of locations. 5. Does the installation engage in: a. Open burning? b. Open detonation? c. Fire fighter training? 6. Does the installation use any solvent degreasers? 7. Does the installation have a drycleaning facility? 8. Does the installation have a: a. Spray painting operation? b. Surface coating operation? | | nedical | _ | _ | |
| Attach list of locations. 5. Does the installation engage in: a. Open burning? b. Open detonation? c. Fire fighter training? 6. Does the installation use any solvent degreasers? 7. Does the installation have a drycleaning facility? 8. Does the installation have a: a. Spray painting operation? b. Surface coating operation? | a. How many | | | | |
| 5. Does the installation engage in: a. Open burning? b. Open detonation? c. Fire fighter training? 6. Does the installation use any solvent degreasers? 7. Does the installation have a drycleaning facility? 8. Does the installation have a: a. Spray painting operation? b. Surface coating operation? | a. What type | | | | |
| a. Open burning? b. Open detonation? c. Fire fighter training? 6. Does the installation use any solvent degreasers? 7. Does the installation have a drycleaning facility? 8. Does the installation have a: a. Spray painting operation? b. Surface coating operation? | Attach list of locations. | | | | |
| b. Open detonation? c. Fire fighter training? 6. Does the installation use any solvent degreasers? 7. Does the installation have a drycleaning facility? 8. Does the installation have a: a. Spray painting operation? b. Surface coating operation? | 5. Does the installation engage in: | | | | |
| c. Fire fighter training? 6. Does the installation use any solvent degreasers? 7. Does the installation have a drycleaning facility? 8. Does the installation have a: a. Spray painting operation? b. Surface coating operation? | a. Open burning? | | | | _ |
| 6. Does the installation use any solvent degreasers? 7. Does the installation have a drycleaning facility? 8. Does the installation have a: a. Spray painting operation? b. Surface coating operation? | b. Open detonation? | | | _ | |
| 7. Does the installation have a drycleaning facility? 8. Does the installation have a: a. Spray painting operation? b. Surface coating operation? | c. Fire fighter training? | | | _ | |
| 8. Does the installation have a: a. Spray painting operation? b. Surface coating operation? | 6. Does the installation use any solvent degreasers? | | | | |
| a. Spray painting operation? b. Surface coating operation? | 7. Does the installation have a drycleaning facility? | | | | |
| b. Surface coating operation? | 8. Does the installation have a: | | | | |
| | a. Spray painting operation? | | | | • |
| Attach list of locations if answered yes to either. | b. Surface coating operation? | | | _ | _ |
| | Attach list of locations if answered yes to either. | | | | |

Table 1: Sample Previsit Environmental Management Questionnaire (continued)

| | OPR | DATE | | |
|---|---------|------|-----|-----|
| ITEM | | YES | NO | N/A |
| 9. Have installation emissions resulted in complaints from the public due to: | | | | |
| a. Odors? | | | | |
| b. Fugitive dusts? | | _ | _ | |
| c. Other? | | _ | | |
| 10. Does the installation use air pollution control equipment? | | | | |
| If yes, please list and explain: | | | | |
| | | | | |
| 11. Does installation operate a motor vehicle station? | | | | |
| 12. Does the installation dispense fuel to motor vehicles? | | | . — | _ |
| 13. List each fuel storage area and the fuel type. | | | | |
| Fuel type Quantity Fuel type Quantity | | | | |
| | | | | |
| 14. Does the installation have active aircraft operations? | | _ | _ | _ |
| 15. Does the installation have active aircraft maintenance operations? | | | | |
| 16. Does the installation have AGE operations? | | | | |
| 17. Does the installation recycle/reclaim chlorofluorocarbons (CFCs) or halons? Where? | | | | _ |
| 18. Please list any additional shop activities that generate any form of air pollution | n: | | | |
| | | | | |
| | | | | |
| Hazardous Materials Management | | | | |
| 1. Does the installation store any flammable materials? | | | | |
| 2. Does the installation transport any hazardous materials off-installation? | | _ | | |
| 3. Does the installation have a procedure to ensure the proper labeling, packagin spill response for hazardous materials? | ng, and | _ | | _ |
| 4. Does the installation store: | | | | |
| a. Acids? | | _ | | |
| b. Caustics? | | - | | |
| c. Flammables? | | | | |
| 1. Combarding | | _ | _ | _ |
| d. Combustibles? | | | | |
| e. Compressed gases? | | | | |

Table 1: Sample Previsit Environmental Management Questionnaire (continued)

| | OPR | DATE | | |
|---|----------|-------------|----|-------|
| ITEM | | YES | NO | N/A |
| Hazardous Waste Management | | | | |
| 1. Does the installation produce any wastes classified as: | | | | |
| a. Ignitable? | | | _ | _ |
| b. Corrosive? | | | | |
| c. Reactive? | | | | |
| d. Toxic? | | | _ | _ |
| 2. Which of the following classifications does the installation fall under? | * | | | |
| Conditionally Exempt Small Quantity Generator (generates less than 100 kg/mo | [220.5] | b/mo]) | | |
| Small Quantity Generator (generates 100 - 1000 kg /mo [220.5 - 2205 lb/mo]) | | | | |
| Generator (generates more than 1000 kg/mo [2205 lb/mo]) | | | | |
| 3. Does the installation operate a TSDF on site? | | | | _ |
| Permitted? | | | | |
| Unpermitted? | | | | |
| 4. Does the installation treat or dispose of hazardous wastes onsite? | | | _ | ***** |
| If so, please specify waste type and treatment method: | | | | |
| disposal?6. Does the installation engage in the transportation of hazardous wastes:a. On base?b. Off base?c. Central transport (transportation squadron)? | | _ _ _ | | |
| d. Individual unit transport? | | _ | | |
| 7. Does the installation have a hazardous waste management (contingency) plan? | | _ | _ | _ |
| 8. Does the installation have a spill, prevention, and response (contingency) plan? | | _ | | |
| 9. Does the installation utilize other locations for the treatment, storage, or disponant disponant waste? | sal of | | | _ |
| Please specify: | | | | |
| 10. Does the installation use any nonhazardous solid waste (including used oil) as | a sup- | | | |
| plemental fuel source? | | | | |
| 11. Does the installation have a contractor dispose of its hazardous waste? Which office monitors this contract? | | | _ | |

Table 1: Sample Previsit Environmental Management Questionnaire (continued)

| | OPR | DATE | | |
|---|------------|--------------|----|-----|
| ITEM | | YES | NO | N/A |
| 12. Does the installation have any tank systems used in the treatment or storage of hazardous waste? | | | | |
| Natural and Cultural Resources Management | | | | |
| 1. Does the installation have an area designated as a natural resource, including protected and more generally protected? | g highly | | | |
| 2. Does the installation have a plan for managing its natural resources? | | _ | | |
| 3. Does the installation have an area that is designated as any of the following please have maps indicating locations available for team on arrival.): | g? (If so, | | | |
| a. Cultural resource? | | _ | - | |
| b. Archeological resource? | | | | _ |
| c. Historic structure? | | | _ | |
| 4. Does the installation serve as habitat for any threatened or endangered species | ? | | _ | |
| 5. Are there any areas on the installation which have any of the following? (If s have maps indicating locations available for team on arrival.): | o, please | | | |
| a. Wetlands? | | | | _ |
| b. Flood Plains? | | _ | | |
| Environmental Noise Management | | | | |
| 1. Does the installation have an active runway? | | _ | | |
| 2. Does the installation have any operations or maneuvers that produce environoise (i.e., target ranges, skeet range, helicopter pad)? | onmental | . | | |
| Pesticide Management | | | | |
| 1. Does the installation use pesticides in regulated quantities? | | | | |
| 2. Do installation personnel apply pesticides? | | | | |
| 3. Does the installation hire contractors to apply pesticides? | | _ | | _ |
| 4. Are pesticide wastes disposed of at the installation? | | | _ | |
| 5. Are pesticides stored on the installation? | | | | |
| Please list locations: | | | | |
| | | | | |
| 6. Are medical records kept for individuals involved in the management of pesti 7. Where are pesticides prepared at the installation? | cides? | _ | | |

Table 1: Sample Previsit Environmental Management Questionnaire (continued)

| | DATE | - | |
|--|--------------|----|-----|
| ITEM | YES | NO | N/A |
| Petroleum, Oil and Lubricant (POL) Management | | - | |
| Fuels and Lubricants | | | |
| 1. Does the installation have a motor pool? | | _ | |
| a. How many? | | | |
| b. Locations (if more than one) | | | |
| 2. Does the installation store oil in large volumes? | | | |
| 3. Does the installation have a spill prevention and response plan? | _ | | |
| 4. Does the installation's spill plan include provisions pertaining to hazardous substance or hazardous wastes? | s | | _ |
| 5. Does the installation conduct spill response training? | | _ | |
| 6. Does the installation use fuel bladders during field exercises? | | | - |
| 7. Does the installation have any oil/water separators? (Please have a map available for the team showing locations.) | | | |
| 8. Does the installation use a hydrant system for aircraft fueling? | | | |
| 9. Does the installation use fuel trucks for aircraft fueling? | | _ | |
| 10. Does the installation have an aircraft fuel storage area? | | | |
| If yes, do storage tanks have properly sized and constructed | | | |
| containment dikes equipped with draws? | | | |
| Understand Course To 1 (FIGTO NO. | | | |
| Underground Storage Tank (UST) Management | | | |
| <u>-</u> | | | |
| Underground Storage Tank (UST) Management 1. Does the installation have jet fuel disposing/hydrant systems? If yes, how many USTs serve each pump house (normally Panars and Pitch) and system? | | - | |
| 1. Does the installation have jet fuel disposing/hydrant systems? | _ | | _ |
| 1. Does the installation have jet fuel disposing/hydrant systems? If yes, how many USTs serve each pump house (normally Panars and Pitch) and system? | _ | | _ |
| 1. Does the installation have jet fuel disposing/hydrant systems? | | _ | _ |
| 1. Does the installation have jet fuel disposing/hydrant systems? If yes, how many USTs serve each pump house (normally Panars and Pitch) and system? 2. Does the installation have a ground vehicle fuel storage yard? If yes, how many USTs are in the ground vehicle fuel storage yard and what size are they? | - | _ | _ |
| 1. Does the installation have jet fuel disposing/hydrant systems? If yes, how many USTs serve each pump house (normally Panars and Pitch) and system? 2. Does the installation have a ground vehicle fuel storage yard? If yes, how many USTs are in the ground vehicle fuel storage yard and what size are hey? 3. Does the installation have an AAFES-run or other type of gas station located on the base? | - | _ | _ |
| 1. Does the installation have jet fuel disposing/hydrant systems? If yes, how many USTs serve each pump house (normally Panars and Pitch) and system? 2. Does the installation have a ground vehicle fuel storage yard? If yes, how many USTs are in the ground vehicle fuel storage yard and what size are they? 3. Does the installation have an AAFES-run or other type of gas station located on the | - | _ | _ |
| 1. Does the installation have jet fuel disposing/hydrant systems? If yes, how many USTs serve each pump house (normally Panars and Pitch) and system? 2. Does the installation have a ground vehicle fuel storage yard? If yes, how many USTs are in the ground vehicle fuel storage yard and what size are they? 3. Does the installation have an AAFES-run or other type of gas station located on the pase? | - | | |

Table 1: Sample Previsit Environmental Management Questionnaire (continued)

| | OPR | DATE | | |
|---|----------|------|----|-----|
| ITEM | | YES | NO | N/A |
| 5. Does the installation have any USTs used for storing heating fuel located at includings? | dividual | | | _ |
| If yes, how many USTs are located at the gas station and what size are they? | | | | |
| 6. Does the installation have any USTs used to store hazardous substances? | | | _ | |
| If yes, where are they located, how many are there, what size are they, and what ous product do they contain? | hazard- | | | |
| 7. Does the installation have any underground tanks out-of-service? | | _ | | _ |
| If yes, provide locations. | | | | |
| | _ | | | |
| | _ | | | |
| | _ | | | |
| | _ | | • | |
| | _ | | | |
| Solid Waste Management | | | | |
| 1. Does the installation have a solid waste management facility onsite? | | | | _ |
| 2. Does the installation have a: | | | | |
| a. Resource Recovery facility (DRMO) on the installation? | | _ | | _ |
| b. Resource Recovery facility (DRMO) off the installation? | | _ | _ | _ |
| c. Sanitary Landfill? | | | _ | |
| d. Construction Debris Landfill? | | | _ | _ |
| e. Municipal Solid Waste Landfill? | | | | |
| f. Solid waste incinerator? | | _ | | |
| g. Solid waste recycling program? | | | _ | _ |
| h. Composting facility for sludge from a domestic wastewater treatment plant? | | | | _ |
| 3. Does the installation have any unofficial landfill sites that are no longer in use | ? | | _ | |
| 4. Is waste transported off-installation for disposal: | | | | |
| a. In landfills? | | | | |
| b. In incinerators? | | | _ | _ |
| c. Others (specify): | | | | |

Table 1: Sample Previsit Environmental Management Questionnaire (continued)

| | OPR | DATE | | |
|--|----------|------|----|-------------|
| ITEM | | YES | NO | N/A |
| 5. Does the installation dispose of ash residues or sludge: | | | | |
| a. Onbase? | | | _ | |
| b. Offbase? | | | | |
| 6. Is the installation monitored for: | | | | |
| a. Leachate? | | _ · | | _ |
| b. Groundwater? | | | | _ |
| 7. Does the installation currently dispose of, or has it been used for the disposal of tos? | f asbes- | _ | | _ |
| 8. Does the installation generate medical/pathological wastes? | | _ | | - |
| 9. Does the installation dispose of medical/pathological wastes onbase by incinera | ation? | | | |
| Creatial Decomposi | | | | |
| Special Programs PCBs | | | | |
| 1. Are PCB or PCB-contaminated fluids in use or stored on the installation: | | | | |
| a. Transformers? | | | | |
| b. Capacitors? | | _ | | |
| c. Switch gear? | | | _ | |
| d. Circuit breakers? | | | _ | |
| e. Other? | | _ | _ | |
| 2. Are there any PCB items in storage for disposal? | | | | |
| Item Concentration | | | | |
| | | | | |
| · · | | | | |
| FE-SAMPAGE COLUMN COLUM | | | | |
| | | | | |
| 3. Does installation dispose of PCBs or PCB-contaminated equipment on or offba | se? | | | |
| | | | | |
| Asbestos | | | | |
| 4. Does the installation have Air Force-owned primary or secondary schools? | | | | |
| 5. Has the installation conducted a complete base-wide asbestos facility survey? | | | | |
| 6. Does the installation have a written Asbestos Management Plan? | | | | |
| 7. Does the installation have a written Asbestos Operating Plan? | | | | |
| 8. Does the installation operate an in-house asbestos removal team? | | | | |
| 9. Has the installation undergone any asbestos removal projects in the past? | | | | |
| 10. Is there any asbestos on the installation that has been removed and is awaiting disposal at this time? | | | | |

Table 1: Sample Previsit Environmental Management Questionnaire (continued)

| OPR | DATE | | |
|---|------|----|--------|
| ITEM | YES | NO | N/A |
| 11. Will the installation have any demolition, remodeling or renovation projects underway at the time of the ECAMP assessment? | | | |
| Please identify those projects and buildings: | | | |
| | | | |
| | | | |
| | | | |
| 12. Does the installation maintain training records for asbestos workers? | | | |
| Location of records | | | |
| | | | |
| 13. Does the installation dispose of asbestos on the installation? | _ | _ | |
| | | | |
| Radon 14. Is the installation located in a geographic area where high levels of radon are typically | | | |
| found? | | | ****** |
| 15. Has the installation been monitored for radon? | | | _ |
| Location of records | | | |
| 16. Does the installation currently have any designated IRP sites? | | _ | |
| 17. If IRP sites are present, does the installation maintain documentation of all interim and final remedial actions or decisions in the IRP program. | _ | • | _ |
| Location of documents | | | |
| 18. For installations with IRP sites, determine if the installation maintains the | | | |
| Administrative Record that details the physical situation at the installation. | | | |
| a. Is the location of the Record easily accessible to the public? | | _ | |
| b. Does the installation periodically advertize location of Records and Procedures for assessments? | _ | _ | _ |
| Environmental Impact Analysis Process (EIAP) | | | |
| 19. Does the base civil engineering office perform Environmental Planning functions? | | | _ |
| Do they maintain copies of AF Form 813, Request for Environmental Analysis? | _ | | |
| 20. Does the Environmental Protection Committee review, and approve or disapprove environmental documents during the EIAP? | _ | _ | |

Table 1: Sample Previsit Environmental Management Questionnaire (continued)

| | OPR | DATE | | |
|---|----------|-------------|----|-------------|
| . ITEM | | YES | NO | N/A |
| A-106 | | | | |
| 21. Does the installation include all environmental projects listed in the Civil Engineering Contract Reporting System (CECORS) in the A-106 report? | | | | |
| 22. Does the installation have a single POC for the A-106 Pollution Abatement Plan? | | | _ | |
| 23. Who is responsible for the quality and dating of the automated A-106 WIMS-ES | | | | |
| 24. Does the installation have a mechanism in place to ensure that the automated accurately reflects the project and requirement data maintained in other data (CECORS, Programming Design and Construction (PDC), etc.)? | | | - | |
| 25. Does the installation accurately reflect financial data (obligations, expenditures A-106 systems? |) in the | | | |
| Water Quality | | | | |
| Drinking Water | | | | |
| 1. Does installation operate a public water system? | | _ | | |
| 2. Does the installation operate a community water system? | | | | |
| 3. Does the installation operate a noncommunity water system? | | | | _ |
| 4. Does the installation operate a nontransient, noncommunity water system? | | | _ | _ |
| 5. Does any portion of the installation's drinking water supply come from onsite water sources? | ells or | | _ | |
| 6. Does the installation monitor onsite drinking water sources? | | | | |
| 7. Does the installation provide filtration of its drinking water? | | | | |
| If yes, what type of filtration? | | | | |
| | | | | |
| Wastewater Discharge | | | | |
| 8. Does the installation have any discharges of the following: | | | | |
| a. Stormwater runoff from operational or storage area? | | _ | _ | |
| b. Stormwater runoff from undeveloped area? | | | | _ |
| c. Dredge and fill solids drainage water? | | | | |
| d. Wastewater treatment effluent? | | | _ | |
| e. Process wastewater? | | | | |
| f. Heat or power production cooling water? | | | | |
| g. Other? | | | | - |

Table 1: Sample Previsit Environmental Management Questionnaire (continued)

| | OPR | DATE | | |
|--|----------|------|----------|-----|
| ITEM | | YES | NO | N/A |
| 9. Does the installation discharge into a Publicly Owned Treatment Works (POTW)? | | | | |
| If yes, please specify types of discharge (i.e., process wastewater, sanitary wastewater, etc.) | | | | |
| 10. Does the installation make use of an onsite wastewater treatment system peffluent discharge? | prior to | | _ | _ |
| 11. Does the installation conduct any effluent monitoring? | | | | |
| 12. Are monitoring samples analyzed by: | | | | |
| a. Installation personnel? | | _ | | |
| b. Off-site contractor? | | | <u> </u> | _ |
| 13. Does the installation have a separate storm water runoff system? | | _ | | |
| 14. Does the installation have vehicle/aircraft washracks (or other designated vehicle/aircraft wash areas)? | | _ | | _ |
| Pollution Prevention | | | | |
| 1. Does the installation have a Pollution Prevention Management Plan? | | _ | . — | _ |
| 2. Does the installation still purchase ODCs? | | _ | | _ |
| 3. Does the installation reclaim ODCs? | | | | |
| 4. Are the purchase, issue, and distribution of hazardous materials under centralized control? | | | _ | |
| 5. Does the installation have a hazardous waste minimization program? | | 4 | _ | |
| 6. Does the installation have a Qualified Recycling Program? | | | | |
| 7. Does the installation actively purchase recycled products? | | | | _ |
| General Information | | | | |
| 1. Does the installation contain water protection areas? | | | | _ |
| 2. Is the installation suspected of contributing to a groundwater contamination problem? | | _ | _ | _ |

Table 1: Sample Previsit Environmental Management Questionnaire (continued)

| ALL PURPOSE CHECKLIST | PAGE | OF | PAC | GES |
|---|--------------------|---------------|------|-----|
| Previsit Environmental Management Questionnaire | OPR | DATE | **** | |
| ITEM | | YES | NO | N/A |
| Records And Files To Be Compiled | | | | |
| Briefly state the installation mission, size, scope of operations, and activities. approximate base population, housing units, industrial operations, aerospace supported land area, and other significant factors: | Include systems | | | |
| | | _ | | |
| | | | | |
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| | | | | |
| | | - | _ | |
| | | | | |
| | | | - | |
| | | | | |
| | | | **** | _ |
| | | _ | _ | |
| Signature of individual completing this form: | | | | |
| Date completed: | | | | |

Table 1: Sample Previsit Environmental Management Questionnaire (continued)

ATTENTION: The following records should be available for review by the assessment team either prior to the assessment or immediately upon arrival at the installation.

(NOTE: Not all installations will have, or are even required to have, all of the following documents.)

General

- 1. Detailed maps of the installation indicating street names and building numbers. Enough for one for every member of the assessment team
- 2. A phone list
- 3. Copies of Notices of Violation (NOVs) issued to the installation in any of these areas

Air Emissions Management

- 1. Air emissions inventory
- 2. All air related permits
- 3. A list of steam generating units and boilers and their size, fuel used, and locations

Hazardous Materials Management.

- 1. A list of hazardous material storage/use areas
- 2. A waste minimization plan
- 3. Material Safety Data Sheet (MSDS)
- 4. Documentation of personnel training
- 5. The Oil and Hazardous Substance Pollution Contingency (OHSPC) Plan
- 6. A copy of any reports of spills
- 7. Copies of the Tier I or Tier II reports
- 8. Documentation on contaminated sites

Hazardous Waste Management

- 1. The Hazardous Waste Management Plan
- 2. A list of hazardous wastes generated at the installation
- 3. A list of waste generation/storage areas
- 4. Manifests
- 5. Any permits
- 6. The biennial report
- 7. Personnel training records

Natural and Cultural Resources Management

- 1. The endangered species survey
- 2. The Natural Resources Management Plan
- 3. Any land management plans
- 4. Any cultural or archeological resources surveys
- 5. Management plans for cultural and archeological resources
- 6. A list of properties included on the host nation's equivalent of the National Register

Environmental Noise Management

- 1. The ICUZ Study
- 2. Noise complaints

(continued)

Table 1: Sample Previsit Environmental Management Questionnaire (continued)

Pesticides Management

- 1. The Pesticide Management Plan
- 2. A list of pesticide storage sites
- 3. Application records
- 4. MSDS sheets for pesticides
- 5. Personnel Certifications for applicators
- 6. Contracts for pesticide application

Petroleum, Oil, and Lubricant (POL) Management

- 1. The Spill Prevention, Control, and Countermeasures (SPCC) plan
- 2. A list of POL storage areas
- 3. Upgrading and/or closure plans
- 4. A list of all USTs and their locations
- 5. Release detection documentation
- 6. UST integrity test results
- 7. Site contamination reports after tank removals

Solid Waste Management

- 1. Any contracts with waste haulers
- 2. Any recycling plans
- 3. All documentation pertaining to landfill operation or closure
- 4. Records on groundwater sampling resulting from monitoring wells

Special Programs Management

- 1. The PCB inventory
- 2. The PCB annual report
- 3. The results of the asbestos survey
- 4. The Asbestos Management Plan
- 5. Radon survey results
- 6. Recent environmental assessments (EAs), environmental impact statements (EISs), environmental studies, environmental reviews
- 7. The A-106 Pollution Abatement Plan
- 8. Plan for management of lead-based paint
- 9. IRP documentation; Installation Administrative Record

Water Quality Management

- 1. Copies of drinking water test results
- 2. Maps of the storm, sanitary, and industrial sewers
- 5. A copy of pretreatment standards imposed on the installation.
- 6. A list of maintenance shops/operations, including wash facilities
- 7. Locations of holding ponds, sedimentation pits, and open/end-of-pipe discharge points

Pollution Prevention Management

1. The Pollution Prevention Management Plan

Table 2

| | Sections | | | | |
|--------------------------------------|-------------------------------------|---|---------------------------------------|---|--|
| Major Activities/Operations | Air Emissions Management 1 | Hazardous Materials Management 2 | Hazardous Waste Management 3 | Natural and Cultural Resources 4 | |
| 1. Incinerators | • | | • | | |
| 2. Heat/Power Production | • | | • | | |
| 3. AGE Operation | • | | • | | |
| 4. Aircraft Operations | • | | | | |
| 5. Aircraft Maintenance | | | • | | |
| 6. Fuel Storage | • | • | | | |
| 7. Surface Casting Operations | • | | • | | |
| 8. Sanitary Wastewater | | | | ,, | |
| 9. Stormwater Runoff | | • | | | |
| 10. Sludge Disposal | • | | | | |
| 11. POL Dispensing | | | | | |
| 12. Wastewater Treatment | | | | | |
| 13. Vehicle Maintenance | • | • | •. | | |
| 14. Shop Activities | • | | • | | |
| 15. Solid Waste Generation | | | | | |
| 16. Water Supply | | | | | |
| 17. Toxic/hazardous Materials Use | | • | | | |
| 18. Firefighting Training | • | | | | |
| 19. PCB Electrical Equipment | | | | . 77 8 16. | |
| 20. Pesticide/ Herbicide Use | | | | | |
| 21. Environmental Noise | | | | | |
| 22. Emergency Planning | | • | | | |
| 23. Asbestos Removal | | | | | |
| 24. Underground Storage Tanks | | • | | | |
| 25. Remodeling Activities | | | | • | |
| 26. Construction Activities | | | | • | |
| 27. Soil Removal | 11 | | | • | |

Table 2 (continued)

| AND THE PARTY OF T | Sections | | | | |
|--|--|-------------------------|---|---------------------------|--|
| Major Activities/Operations | Environmental Noise5 Management 5 | Pesticide Management | POL Management | Solid Waste Management | |
| 1. Incinerators | | | | • . | |
| 2. Heat/Power Production | | | • | • | |
| 3. AGE Operation | | | • | | |
| 4. Aircraft Operations | • | | • | | |
| 5. Aircraft Maintenance | | | • | | |
| 6. Fuel Storage | | | • | | |
| 7. Surface Casting Operations | | | | | |
| 8. Sanitary Wastewater | | | | | |
| 9. Stormwater Runoff | | • | • | | |
| 10. Sludge Disposal | | | | • | |
| 11. POL Dispensing | | | • | | |
| 12. Wastewater Treatment | | | | • | |
| 13. Vehicle Maintenance | | | | | |
| 14. Shop Activities | 12.00 | | | i | |
| 15. Solid Waste Generation | | | | • | |
| 16. Water Supply | | | . , , , , , , , , , , , , , , , , , , , | | |
| 17. Toxic/hazardous Materials Use | | | | | |
| 18. Firefighting Training | · | 1.000 | • | | |
| 19. PCB Electrical Equipment | | | | | |
| 20. Pesticide/ Herbicide Use | | • | | , | |
| 21. Environmental Noise | • | | | | |
| 22. Emergency Planning | | | | | |
| 23. Asbestos Removal | | | | | |
| 24. Underground Storage Tanks | | | • | | |
| 25. Remodeling Activities | | | | | |
| 26. Construction Activities | | | | | |
| 27. Soil Removal | | | | | |

Table 2 (continued)

| | Sections | | | | |
|--------------------------------------|--|--------------------------------------|---|--|--|
| Major Activities/Operations | Special Programs Management 9 | Water Quality Management 10 | Pollution Prevention Management 11 | | |
| 1. Incinerators | | | | | |
| 2. Heat/Power Production | | • | | | |
| 3. AGE Operation | | | | | |
| 4. Aircraft Operations | | | | | |
| 5. Aircraft Maintenance | | • | | | |
| 6. Fuel Storage | | | | | |
| 7. Surface Casting Operations | | • | | | |
| 8. Sanitary Wastewater | | • | | | |
| 9. Stormwater Runoff | | • | | | |
| 10. Sludge Disposal | | • | | | |
| 11. POL Dispensing | | | | | |
| 12. Wastewater Treatment | | • | | | |
| 13. Vehicle Maintenance | | | | | |
| 14. Shop Activities | | • | | | |
| 15. Solid Waste Generation | | | | | |
| 16. Water Supply | | • | | | |
| 17. Toxic/hazardous Materials Use | | | | | |
| 18. Firefighting Training | | • | | | |
| 19. PCB Electrical Equipment | • | | | | |
| 20. Pesticide/ Herbicide Use | | | | | |
| 21. Environmental Noise | | | | | |
| 22. Emergency Planning | | | | | |
| 23. Asbestos Removal | • | | | | |
| 24. Underground Storage Tanks | | | | | |
| 25. Remodeling Activities | • | | | | |
| 26. Construction Activities | | | | | |
| 27. Soil Removal | | | | | |

GLOSSARY OF ACRONYMS

AAFES Army/Air Force Exchange Service

AC Clean cleaning/degreasing aircraft parts (Organizational Type (Code))

AC Maint aircraft maintenance (Organizational Type (Code))

AC Storage aircraft storage, ramp, parking, etc. (Organizational Type (Code))

AC Wash aircraft washrack (Organizational Type (Code))

ACM asbestos-containing material

AF Air Force

AFCEE Air Force Center for Environmental Excellence

AFI Air Force Instruction
AFM Air Force Manual

AFOSH Air Force Occupational Safety and Health

AFP Air Force Pamphlet

AFPD Air Force Policy Directive

AFR Air Force Regulation

AFTO Air Force Technical Order

AGE aerospace ground equipment

AICUZ Air Installation Compatible Use Zone (Program)

AIR National Primary and Secondary Ambient Air Quality Standards

ANSI American National Standards Institute

API American Petroleum Institute

ASME American Society of Mechanical Engineers
ASTM American Society for Testing and Materials

AT atomic energy (A-106 Media (Code))

AVGAS aviation gasoline

BASH bird aircraft strike hazard
BAT best available technology

BCE Base Civil Engineer

BCP Base Comprehensive Planning
BEC Base Environmental Coordinator

BES Bioenvironmental Engineer
BES Bioenvironmental Services

BFMO Base Fuels Management Officer

BMS Base Medical Service

BOD biological oxygen demand

BX Base Exchange (Organizational Type (Code))

CA Clean Air Act (A-106 Media (Code))

CO₂ carbon dioxide

CAA Clean Air Act

CAS Chemical Abstract Service

CATEX categorical exclusion

CBOD carbonaceous biochemical oxygen demand

CDNL C-weighted day-night average sound (noise) level

CE Civil Engineering

CE Maint Civil Engineering Maintenance Shop (Organizational Type (Code))

CE Mat Civil Engineering Material Control (Organizational Type (Code))
CE Self Civil Engineering Self-Help Store (Organizational Type (Code))

CECOR Civil Engineering Contract Operations Reporting (System)

CEMS Continuous Emission Monitoring System

CEP Civil Engineering Programer

CERCLA Comprehensive Environmental Response, Compensation, and Liability

Act

CFC chlorofluorocarbon

CFR Code of Federal Regulations

CONUS continental United States

CPSA Consumer Product Safety Act

CW Clean Water Act (A-106 Media (Code))

CWA Clean Water Act

CWS Community Water System

DBMS Director, Base Medical Services

DCM Deputy Commander for Maintenance

DD Department of Defense (Form)

DERA Defense Environmental Restoration Account

DLA Defense Logistic Agency

DOD Department of Defense

DOE Department of Energy
DOL Director of Logistics

DOPAA description of the proposed action and alternatives

DOT Department of Transportation

DRMO Defense Reutilization and Marketing Office

DRMS Defense Reutilization and Marketing Service

(continued)

DWTP domestic wastewater treatment plant

EA environmental assessment

EC Environmental Coordinator

ECAMP Environmental Compliance Assessment and Management Program

ECD estimated compliance date

ECP Environmental Compliance Protocol (Team)

EEA environmental executive agent
EHO Environmental Health Office

EIAP environmental impact analysis process

EIS environmental impact statement

EL Environmental Laboratory

EM enlisted member

EM environmental manager

EMO Environmental Management Office

EOD explosive ordinance disposal (Organizational Type (Code))

EPC Environmental Protection Committee

EPCRA Emergency Planning & Community Right-to-Know Act

EPF environmental planning function

ES Endangered Species Act (A-106 Media (Code))

FF Federal Insecticide, Fungicide, and Rodenticide Act (A-106 Media

(Code))

FGS-UK Final Governing Standards-United Kingdom

FONSI finding of no significant impact

GOCO government-owned, contractor-operated

GSA General Services Administration

HAZWOPER hazardous waste operations and emergency response

HCFC hydrogenated chlorofluorocarbon HM Hazardous Material (Management)

HMIP Her Majesty's Inspectorate of Pollution

HMIS Hazardous Materials Information Management System

HP Historic Preservation Act (A-106 Media (Code))

HQ Headquarters

HUD Housing and Urban Development Interim Guidelines

HW Hazardous Waste (Management)

HWAP hazardous waste accumulation point

HWPS hazardous waste profile sheet

HWSA hazardous waste storage area

IAR Installation Administration Record

IC Installation Commander

ICUZ Installation Compatible Use Zone (Program)

IOSC Installation On-Scene Coordinator

IRP Installation Restoration Program

IRT Installation Response Team

ISCP Installation Spill Contingency Plan

ITP Industrial Toxic Project

IWTP industrial wastewater treatment plant

JA Judge Advocate

JCS Joint Chiefs of Staff

LBP lead base paint

LD lethal dose

LDR land disposal restriction

LEQ equivalent level

LFM Liquid, Fuel, Maintenance (Office)

LGS Logistics Supply

LGT Transportation Officer

LPG liquefied petroleum gas

LTI lead toxicity investigation

MAFF Ministry of Agriculture, Fisheries, and Food (UK)

MAJCOM Major Command

MBtu Million British thermal units

MCL maximum contaminant level

MCLG maximum contaminant level goal

MCP military construction project

MFH military family housing

MOA military operating area

MOGAS motor gasoline

MP management practice

MPH Military Public Health (Office)

MSDS material safety data sheet

MSW municipal solid waste

MSWLF municipal solid waste landfill

MTR military training route

MU multi-media (A-106 Media (Code))

MW megawatt

MWR Morale, Welfare, and Recreation (Office)

NACE National Association of Corrosion Engineers

NC noise control (A-106 Media (Code))

NE National Environmental Policy Act (A-106 Media (Code))

NFPA National Fire Prevention Association

NLR noise level reduction

NOI notice of intent (to file an EIS)

NOV notice of violation

NPWS Nonpublic Water System

NTNCWS Nontransient, noncommunity Water System

ODC ozone depleting chemical
ODS ozone depleting substance

OEBGD Overseas Environmental Baseline Guidance Document

OEHL Occupational and Environmental Health Laboratory

OHSPC Oil and Hazardous Substance Pollution Contingency (Plan)

OI operating instruction

O&M Operations and Maintenance (Department)

OMB Office of Management and Budget
OPR Office of Primary Responsibility

OSC On-Scene Commander

OSC/RPM On-Scene Commander/Remedial Project Manager

OSHA Occupational Safety and Health Administration

PAO Public Affairs Officer

PA/SI preliminary assessment//site investigations

PCB Polychlorinated Biphenyl

PCMS Project by Contract Management System

PDC Programming, Design, and Construction (Department)

PEL permissible exposure limit

PM₁₀ particulate matter with diameter less than or equal to $10 \mu m$

PMC Pest Management Consultant

POC point of contact

POL Petroleum, Oil, and Lubricant (Management)

POTW publicly owned treatment works

PPE personal protection equipment

PPMP Professional Pest Management Person

PWS Public Water System

QAE Quality Assurance Evaluator

QA/QC Quality Assurance/Quality Control

QC&I Quality Control and Inspection

ORP Qualified Recycling Program

RAC risk assessment code

RACM regulated asbestos-containing material

RAMP Radon Assessment and Mitigation Program

RCRA Resource Conservation and Recovery Act (A-106 Media (Code))

RCS report control symbol

RDF refuse derived fuel

RI/FS remedial investigation/feasibility study

RMA require management action

ROD record of decision
RQ reportable quantity

SAF/MIQ Deputy Assistant Secretary of the Air Force for Environment, Safety, and

Occupational Health

SD Safe Drinking Water Act (A-106 Media (Code))

SDWA Safe Drinking Water Act

SEL sound exposure level

SF Comprehensive Environmental Response, Compensation, and Liability

Act (Superfund Amendment and Reauthorization Act) (A-106 Media

(Code))

SJA Staff Judge Advocate

SOFA status of forces agreement

SPCC Spill Prevention, Control, and Countermeasures (Plan)

SPR Spill Prevention and Response (Plan)

SRT Spill Response Team

SWDA Solid Waste Disposal Act

THM trihalomethane

TIM Technical Information Memorandum

TM Technical Manual
TO Technical Order

TS Toxic Substance Control Act (A-106 Media (Code))

TSDF treatment, storage, and disposal facility

TSS total suspended solids

TTHM total trihalomethanes

UK United Kingdom

ULV ultra low volume

USACERL United States Army Construction Engineering Research Laboratories

USAF United States Air Force

USAFE United States Air Force Europe

USC United States Code

USEPA United States Environmental Protection Agency

UST underground storage tank

VHAP volatile hazardous air pollutant

VOC volatile organic compound

VOL volatile organic liquid

WIMS Work Information Management System

WIMS-ES Work Information Management System-Environmental Subsystem

WWTP wastewater treatment plant

Abbreviations

| С | Celsius | mgd | million gallons per day |
|---------|-------------------------------|-------|---------------------------------|
| | centimeter | _ | |
| cm | | μg | microgram |
| cm^2 | square centimeter | μm | micrometer |
| F | Fahrenheit | min | minute |
| ft | feet | mo | month |
| ft^2 | square feet | mm | millimeter |
| ft^3 | cubic feet | mm Hg | millimeters of mercury |
| g | gram | mrem | millirem |
| gal | gallons | MW | MegaWatt |
| gpd | gallons per day | NTU | nephelometric turbidity unit |
| gpm | gallons per minute | pCi | picoCurie |
| gr | grain | ppm | parts per million |
| gr/dscf | grain/dry standard cubic foot | ppmv | parts per million by volume |
| h | hour | psi | pounds per square inch |
| in. | inch | psia | pounds per square inch absolute |
| J | Joule | psig | pounds per square inch gauge |
| kg | kilogram | qt | quart |
| kPa | kiloPascal | S | second |
| kW | kiloWatt | V | volt |
| L | liter | | |
| lb | pound | | |
| m | meter | | |
| m^2 | square meter | | |
| m^3 | cubic meter | | |
| mi | mile | | |
| mg | milligram | | |
| | | | |

METRIC CONVERSION TABLE

The following conversion table may be used throughout this manual to convert the measures stated in U.S. units to their approximate metric equivalents.

1 in. = 25.4 mm

1 ft = 0.3048 m

1 kip = 4448 N

1 psi = 6.89 kPa

1 psi = 89.300 g/cm^2

1 lb = 0.453 kg

1 lb/h = 0.126 g/s

1 cu ft = 0.028 m^3

1 mi = 1.61 km

 $1 \text{ sq ft} = 0.093 \text{ m}^2$

1 gal = 3.78 L

 $^{\circ}F = (^{\circ}C + 17.78) \times 1.8$

 $^{\circ}C = 0.55 \, (^{\circ}F - 32)$

1 yd = 0.9144 m

1 Btu/lb = 0.556 cal/g

SECTION 1

AIR EMISSIONS MANAGEMENT

SECTION 1

AIR EMISSIONS MANAGEMENT

A. Applicability of this Section

This section includes regulations, responsibilities, and compliance requirements associated with air pollution emissions at Air Force installations. The major sources of air pollution emissions at Air Force installations are:

- particulates, SO₂, and NO_x from fuel burning at steam and hot water generation plants and boilers
- particulate emissions from the operation of classified material and pathological incinerators
- the emission of volatile organic compound (VOC) vapors from the storage and transfer of certain petroleum fuels and chemicals (solvents), and the operation of degreasers and other processes (paint stripping and metal finishing) that use solvents
- the emission of NO_x and hydrocarbons from aerospace ground equipment (AGE) and vehicles operated on the base.

Most Air Force installations have air emissions sources in each of these four categories. Therefore, this section is applicable to some extent at all Air Force installations.

The regulatory requirements in this section are based on Department of Defense (DOD) and Air Force Regulations (AFRs) that apply at overseas installations. Management Practices (MPs) are derived from U.S. Environmental Protection Agency (USEPA) regulations and typical state or local regulations that are not mandatory overseas but are important to follow to preserve the health and safety of Air Force employees and protect the environment. Any procedural USEPA requirements, such as permits and notifications, are not applicable overseas, and, therefore, are not in the Worldwide Manual. MPs in the Air Emissions section are derived from the following USEPA regulations: 40 Code of Federal Regulations (CFR) 51, 60, and 80.

B. DOD Directives/Instructions

 Final Governing Standards - United Kingdom (FGS-UK), 1 January 1994, outlines performance standards for fossil fuel fired steam generators, hot water generating plants, electric utility steam generators, and incinerators. Motor vehicles, ozone-depleting substances, and VOCs are also included.

C. U. S. Air Force Regulations (AFRs)

- AFR 19-6, Air Pollution Control Systems for Boilers and Incinerators, 9 May 1988, provides guidance on how to select, design, operate, and maintain emission control devices on boilers and incinerators.
- AFR 19-7, Environmental Pollution Monitoring, 19 April 1985, requires Base Medical Services to conduct and maintain an emissions inventory. This AFR is scheduled to be replaced with Air Force Instruction (AFI) 48-119.

• AFR 19-15, Reduction in Use of Chlorofluorocarbons (CFCs), Halons, and Other Substances that Deplete Stratospheric Ozone, establishes policies and procedures for reducing use of CFCs and halons in units at all levels of commands. This AFR is scheduled to be replaced by AFI 32-7108.

D. Responsibility for Compliance

- The Combat Support Group Commander is usually the person responsible for compliance.
- Base Civil Engineering (BCE) is responsible for the maintenance of incinerators and fuel handling and storage equipment, as well as the operation and maintenance of all fuel burners (boilers). The heating and boiler plants are responsible for the operation of fuel burners and are part of the Operations Branch of Civil Engineering.
- The Environmental Coordinator in BCE is responsible for the preparation of all air pollution emission source permit applications.
- The regional hospital or base clinic is responsible for the operation of any pathological incinerators located in its facility.
- The Fuels Management Branch of Base Supply is responsible for the operation of all fuel handling, transportation (tanks and/or pipelines), and onsite storage facilities. It is also responsible for insuring that all fuels satisfy specifications and for operating the Military Service Station, which dispenses leaded or unleaded fuel.
- The Automotive Maintenance Branch of Base Transportation is responsible for the emission testing and vehicle maintenance required by host nation and Air Force regulations.
- The various maintenance squadrons at the base are responsible for the operation of degreasers and other industrial processes that are regulated or may require operating permits.
- The Base Exchange operates a service station that dispenses leaded and unleaded fuels. The service station is normally operated by a contractor, but the labeling and nozzle size regulations still apply. The Government is responsible for compliance, but the contractor may also be responsible, depending on the contract wording.
- The Bioenvironmental Engineer (BEE) is responsible for monitoring ambient air quality and preparing the installation air emission inventory.

E. Key Compliance Definitions

These definitions were obtained from the directives/instructions and AFRs listed at the end of each definition. If there is no citation listed for the definition, it has been drawn from the U.S. CFR.

• Annual Capacity Factor - the ratio between the actual heat input to a steam generating unit from an individual fuel or combustion of fuels during a period of 12 consecutive calendar months and the potential heat input to the steam generating unit from all fuels, had the steam generating unit been operated for 8700 h during that 12-mo period at the maximum design heat input capacity.

- Black Smoke smoke that appears to be as dark or darker than Shade 4 on a Ringelmann Chart (FGS-UK 20).
- Bulk Gasoline Terminal any gasoline facility that receives gasoline by pipeline, ship, or barge and has a throughput of greater than 284,250 L (75,000 gal) per day.
- Closed-vent System a system that is not open to the atmosphere and is composed of piping, connections, and, if necessary, flow inducing devices that transport gas or vapor from a piece or pieces of equipment to a control device.
- Coal Refuse waste products of coal mining, cleanings, and coal preparation operations, containing coal, matrix material, clay, and other organic and inorganic material (FGS-UK 20).
- Continuous Emissions Monitoring Systems (CEMS) a monitoring system for continuously measuring the emissions of a pollutant from an affected facility.
- Dark Smoke smoke that appears to be as dark or darker than Shade 2 on a Ringelmann Chart (FGS-UK 20).
- Diesel Fuel any fuel sold and suitable for use in diesel motor vehicles and diesel motor vehicle engines, and commonly or commercially known or sold as diesel fuel.
- Dryer a machine, used to remove petroleum solvent from articles of clothing or other textile or leather goods after washing and removing excess petroleum solvent, together with the piping and ductwork used in the installation of this device.
- Electric Utility Steam Generating Unit any furnace, boiler, or other device used for combusting fuel for the purpose of producing steam to generate electricity (FGS-UK 20).
- Fossil Fuel natural gas, petroleum, coal, and any form of solid, liquid, or gaseous fuel derived from such material for the purpose of creating useful heat (FGS-UK 20).
- Fuel Pretreatment a process that removes a portion of the sulfur in a fuel before combustion of the fuel in a steam generating unit.
- Fugitive Emissions air pollutants entering into the atmosphere from other than a stack chimney, vent, or other functionally equivalent opening (e.g., vapors, dust, or fumes).
- Gasoline Carrier any distributor who transports or stores, or causes the transportation or storage of, gasoline or diesel fuel, without taking title to or otherwise having any ownership of the gasoline and without altering either the quality or quantity of the gasoline or diesel fuel.
- Incinerator any furnace used in the process of burning solid or liquid waste for the purpose of reducing the volume of the waste by removing combustible matter, including equipment with heat recovery systems for either hot water or steam generation (FGS-UK 20).
- Management Practices (MPs) practices that, although not mandated by law, are encouraged to promote safe operating procedures.

- Maximum Heat Input Capacity of a Steam Generating Unit determined by operating the facility at maximum capacity for 24 h and using the heat loss method described in Sections 5 and 7.3 of the American Society of Mechanical Engineers (ASME) Power Test Codes 4.1 no later than 180 days after initial startup of the facility and within 60 days after reaching the maximum production rate at which the facility will be operated.
- New any facility, discharge source, or project with a construction start date, or that was significantly modified, on or after 1 October 1994 (FGS-UK 20).
- Nontactical Vehicles commercially available vehicles that are adapted for military use (FGS-UK 20).
- Opacity the degree to which emissions reduce the transmission of light and obscure the view of an object in the background.
- Ozone-Depleting Substances (ODS) those substances listed in Table 1-8.
- Particulate Matter Emissions any airborne, finely divided solid or liquid material, except uncombined water, emitted to the ambient air.
- Petroleum Drycleaner a drycleaning facility that uses petroleum solvent in a combination of washers, dryers, filters, stills, and settling tanks.
- PM_{10} particulate matter with an aerodynamic diameter less then or equal to a nominal 10 micrometers (μm).
- Publication Rotogravure Printing any number of rotogravure printing units capable of printing simultaneously on the same continuous web or substrate and including any associated device for continuous cutting and folding of the printed web, where the following sellable paper products are printed: catalogues; direct mail advertisements; display advertisements; magazines; miscellaneous advertisements, including brochures, pamphlets, catalogue sheets, circular folders, and announcements; newspapers; periodicals; and telephone and other directories.
- Reid Vapor Pressure the absolute vapor pressure of volatile crude oil and volatile nonviscous petroleum liquids, except liquefied petroleum gases (LPGs), as determined by the ASTM, Part 17, 1973, D-323-72 (reapproved 1977).
- Steam Generating Unit any furnace, boiler, or other device used for combusting fuel for the purpose of producing steam, including fossil fuel fired generators associated with the combined cycle of gas turbines; nuclear generators are not included (FGS-UK 20).
- Substantial Modification any modification the cost of which exceeds \$1 million, regardless of funding source (FGS-UK 20).
- True Vapor Pressure the equilibrium partial pressure exerted by a petroleum liquid, as determined in accordance with methods described in American Petroleum Institute (API) Bulletin 2517, Evaporation Loss From Floating Roof Tanks, 1962.

- Very Low Sulfur Oil an oil that contains no more than 0.5 weight percent sulfur or that, when combusted without SO₂ emission control, has a SO₂ emission rate equal to or less than 0.225 kg/MBtu or 0.5 lb/MBtu heat input.
- VHAP Service a piece of equipment that either contains or contacts a fluid (liquid or gas) that is, at least 10 percent by weight, a volatile hazardous air pollutant (VHAP).
- VOC Service in relationship to fugitive emissions, when a piece of equipment contains or contacts a process fluid that is at least 10 percent VOC by weight.
- Volatile Hazardous Air Pollutant (VHAP) a substance regulated under 40 CFR 61, Subpart V for which a standard for equipment leaks of the substance has been proposed and promulgated. Benzene and vinyl chloride are VHAPs.
- Volatile Organic Compound (VOC) any compound containing carbon and hydrogen or containing carbon and hydrogen in combination with any other element that has a vapor pressure of 1.5 psia (77.6 mm Hg) or greater under actual storage conditions (FGS-UK 20).
- Wood Residue bark, sawdust, slabs, chips, shavings, mill trim, and other wood products derived from wood processing and forest management operations.

1 - 6

AIR EMISSIONS MANAGEMENT

GUIDANCE FOR CHECKLIST USERS ·

| | REFER TO CHECKLIST ITEMS: | CONTACT THESE PERSONS OR GROUPS: (a) |
|---|------------------------------|---|
| All Installations | 1-1 through 1-5 | (1)(2) |
| Fuel Burning Facilities (central steam plant, hot water boiler, or hot water steam boiler) | 1-6 through 1-14 | (1)(2)(3)(4) |
| Fuel Burning Sources | 1-15 through 1-20 | (2)(3) |
| Incinerators | 1-21 through 1-23 | (2)(3) |
| Gasoline | 1-24 through 1-26 | (4)(5)(10) |
| Motor Vehicles | 1-27 | (5) |
| VOCs | 1-28 through 1-32 | (2)(3)(4)(5) |
| Fugitive Emissions | 1-33 through 1-38 | (2)(3) |
| Vapor Degreasers | 1-39 | (3)(4)(5)(7)(8)(9)(10) |
| Drycleaning | 1-40 | (2)(3) |
| CFCs and Halons | 1-41 and 1-42 | (2)(5)(6)(7)(8)(9) |
| | | |

(a) CONTACT/LOCATION CODE:

- (1) BCE (Base Civil Engineering/Environmental Planning)
- (2) BEE (Bioenvironmental Engineering)
- (3) Air Pollution Source Operator
- (4) Fuels Management Branch
- (5) Transportation Maintenance Branch
- (6) LGS (Base Supply)
- (7) MWR (Morale, Welfare, and Recreation) Auto Hobby Shop
- (8) Refrigeration Shops (BCE)
- (9) Equipment Maintenance Squadron
- (10) AAFES (Army/Air Force Exchange Service) Gas Station

1 - 8

AIR EMISSIONS MANAGEMENT

Records To Review

- Host nation air pollution control regulations
- Emissions inventory
- All air pollution source permits
- Plans and procedures applicable to air pollution control
- Emission monitoring records
- · Opacity records
- · Instrument calibration and maintenance records
- Reports/complaints concerning air quality
- Air Emergency Episode Plan
- Host nation regulatory inspection reports
- Documentation of preventive measures or actions
- Results of air sampling at the conclusion of response action

Physical Features To Inspect

- All air pollution sources (fuel burners, incinerators, VOC sources, etc.)
- Air pollution monitoring and control devices
- · Air emission stacks
- · Air intake vents

People To Interview

- BCE (Base Civil Engineering/Environmental Planning)
- BEE (Bioenvironmental Engineering)
- Air Pollution Source Operator
- Fuels Management Branch
- Transportation Maintenance Branch
- LGS (Base Supply)
- MWR (Morale, Welfare, and Recreation) Auto Hobby Shop
- Refrigeration Shops (BCE)
- Equipment Maintenance Squadron
- AAFES (Army/Air Force Exchange Service) Gas Station

| Onited Anguoni ECAVII | | |
|--|--|--|
| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| ALL INSTALLATIONS 1-1. Determine actions | Determine, by reviewing a copy of the previous review report, if noncompliance | |
| or changes since previous review of air emissions (MP). | issues have been resolved. (1)(2) | |
| 1-2. Copies of all relevant DOD directives/instructions, Air Force | Verify that copies of the following regulations are maintained and kept current at the installation: (1) | |
| directives, and guidance documents on air emissions should be maintained at the installation (MP). | Final Governing Standards - United Kingdom (FGS-UK), 1 January 1994. AFR 19-7, Environment Pollution Monitoring, 19 April 1985. AFR 19-15, Reduction in Use of Chlorofluorocarbons (CFCs), Halons, and Other Substances, 30 September 1991. | |
| | (NOTE: Regulations on asbestos management are addressed in Section 9, Special Programs Management.) | |
| | Verify that the Base Staff Judge Advocate reviews the documents annually for currency and completeness and submits the findings of the review to the Base Environmental Protection Committee (EPC). | |
| 1-3. Installations must develop a supplement to | Verify that the installation has developed a local supplement to AFR 19-7. (1)(2) | |
| AFR 19-7 that meets specific requirements (AFR 19-7, para 5). | (NOTE: Both air and water monitoring may be addressed in the same document.) Verify that, at a minimum, the local supplement: | |
| • | specifies all routine environmental pollution monitoring requirements for the installation, including those required as part of the IRP (Installation Restoration Program) names the office responsible for monitoring each sampling point lists the following: all established routine sample collection points the sampling point identification number the latitude and longitude coordinates of the sampling point frequency of sampling parameters to be evaluated at each point preservation method used the applicable compliance standard where analysis will be performed (i.e., contractor, on base, etc.) includes a schedule for submitting environmental monitoring data to U.S. Air Force (USAF) Occupational and Environmental Health Laboratory (OEHL). Verify that a draft of the local supplement was reviewed by USAF OEHL. | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
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| 1-3. (continued) | Verify that a copy of the final supplement has been sent to USAF Regional Medical Center Wiesbaden/SGB. | |
| 1-4. Medical Services must maintain a master record of all environmen- | Verify that the installation maintains a master record of all environmental pollution monitoring locations. (1)(2) | |
| tal pollution monitoring locations (AFR 19-7, para 7e). | Verify that the record identifies air sampling locations. | |
| 1-5. Installations must meet regulatory and Air | Determine whether any new regulations concerning air quality have been issued since the finalization of the manual. (1)(2) | |
| Force requirements issued since the finalization of the manual (a finding under this checklist item will have the citation of the new regulation as a basis of finding). | Verify that the installation is in compliance with newly issued regulations. | |
| FUEL BURNING FACILITIES | | |
| 1-6. New or substantially modified fossil fuel fired | Determine whether the facility burns coal, oil, wood, or a combination of fuels. (3) | |
| steam generating units with a heat input capacity of greater than 100 MBtu/ h must meet specific | Verify that flue gas discharged into the atmosphere does not contain particulate matter in excess of 43 ng/J heat input (0.10 lb/MBtu) derived from fossil fuel or fossil fuel and wood residue. | |
| emissions limitations for particulate matter and SO ₂ (FGS-UK 2-1.A | Verify that discharged flue gases do not exhibit more than 20 percent opacity, except for one 6-min period per hour of not more than 30 percent opacity. | |
| through 2-1.D). | Verify that discharged flue gases do not contain SO ₂ in excess of 340 ng/J heat input (0.80 lb/MBtu) derived from liquid fossil fuel or liquid fossil fuel and wood residue. | |
| | Verify that discharged flue gases do not contain SO ₂ in excess of 520 ng/J heat input (1.2 lb/MBtu) derived from solid fossil fuel or solid fossil fuel and wood residue. | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 1-7. New or substantially modified fossil fuel fired steam generating units with a heat input capacity of greater than 100 MBtu/h must meet specific emissions limitations for NO _x (FGS-UK 2-1.E through 2-1.G). | Verify that flue gas discharged to the atmosphere does not contain NO _x in excess of the following: (2)(3) - 86 ng/J heat input (0.20 lb/MBtu) derived from gaseous fossil fuel - 129 ng/J heat input (0.30 lb/MBtu) derived from liquid fossil fuel, liquid fossil fuel and wood residue, or gaseous fossil fuel and wood residue - 300 ng/J heat input (0.70 lb/MBtu) derived from solid fossil fuel or solid fossil fuel and wood residue - 260 ng/J heat input (0.80 lb/MBtu) derived from lignite or lignite and wood residue. Verify that, if they are compatible with existing combustion configurations, low excess air/low NO _x burners are used in new construction and major modifications. (NOTE: This provision does not apply when a fossil fuel containing at least 25 percent by weight of coal refuse is burned in combination with gaseous, liquid, or other solid fossil fuel or wood residue.) | |
| 1-8. New or substantially modified fossil fuel fired steam generating units with a maximum design heat input capacity of greater than 100 MBtu/h must meet specific requirements with regard to fuel sulfur content (FGS 2-1.H). | Verify that the installation conducts and records measurements of fuel sulfur content for each fuel batch. (3)(4) Verify that the fuel sulfur content does not exceed 0.5 percent by weight. | |
| 1-9. New or substantially modified fossil fuel fired steam generating units with a maximum design heat input capacity of greater than 100 MBtu/h must maintain records of ash contents and higher heating values (FGS-UK 2-1.I). | Verify that the installation maintains a record of ash contents and higher heating values for the fuel combusted in the source. (3)(4) | |

REGULATORY REQUIREMENTS:

REVIEWER CHECKS:

1-10. Existing and new or substantially modified steam generating units or electric utility steam generating units rated greater than 100,000 Btu/h heat input must have an annual tune-up to ensure that specific operating requirements are met (FGS-UK 2-4.A through 2-4.C and 2-4.F).

Verify that the identified steam generating unit has an annual tune-up to ensure combustion efficiency of the unit so that the following requirements are met: (1)(2)(3)

- CO emissions are below 400 ppm by volume
- the flame is stable and does not impinge on the furnace walls or burner parts
- for natural gas, the minimum O_2 level at high firing rates is 0.5 percent through 3 percent
- for liquid fuels, the minimum O₂ level at high firing rates is 2 percent through 4 percent
- the unit does not produce dark or black smoke in excess of the limitations specified in Table 1-1.

(NOTE: The provision regulating the production of dark or black smoke does not apply to:

- smoke due solely to the lighting up of the unit when cold
- smoke due solely to some failure of the apparatus
- smoke due solely to the use of an unsuitable fuel if:
 - suitable fuel was unobtainable
 - the least suitable fuel was used
 - all practicable steps were taken to prevent or minimize smoke from the use of the fuel.)

1-11. Existing and new or substantially modified steam generating units or electric utility steam generating units rated greater than 100,000 Btu/h heat input must consult with the Environmental Executive Agent (EEA) in specific circumstances (FGS-UK 2-4.D and 2-4.E).

Verify that the installation consults with the EEA if either of the following conditions exists: (3)(4)

- the identified steam generating unit produces more than 825,000 Btu/h of heat output
- the identified steam generating unit uses waste oil or other wastes as a fuel.

| United Kingdom ECAMP | | |
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| REVIEWER CHECKS: | | |
| Verify that such steam generating units are properly calibrated and operating continuous emissions monitoring systems for O ₂ emissions and CO emissions. (3) | | |
| Verify that the opacity of emissions is continuously monitored, except where gaseous or distillate fuels are the only fuels combusted. (2)(3) Verify that NO _x emissions are continuously monitored. Verify that the O ₂ or CO ₂ content of flue gases is continuously monitored at each location where either SO ₂ or NO _x emissions are monitored. | | |
| Verify that flue gases discharged into the environment do not contain particulate matter in excess of 13 ng/J heat input (0.03 lb/MBtu) derived from the combustion of solid, liquid, or gaseous fuel. (2)(3) Verify that such units do not discharge any gases that: - exhibit greater than 20 percent opacity, except for one 6-min period per hour of not more than 30 percent opacity - contain SO ₂ in excess of 520 ng/J heat input (1.2 lb/MBtu) and 10 percent of the potential combustion concentration derived from solid fuel - contain SO ₂ in excess of 340 ng/J heat input (0.80 lb/MBtu) and 10 percent of the potential combustion concentration derived from liquid or gaseous fuels - contain NO _x in excess of the emissions limits listed in Table 1-2. (NOTE: When emissions of SO ₂ are less than 260 ng/J heat input (0.60 lb/MBtu), there is a limit of 30 percent of the potential combustion concentration derived from | | |
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⁽¹⁾ BCE (Base Civil Engineering/Environmental Planning (2) BEE (Bioenvironmental Engineering) (3) Air Pollution Source Operator (4) Fuels - Management Branch (5) Transportation - Maintenance Branch (6) LGS (Base Supply) (7) MWR (Morale, Welfare, and Recreation) Auto Hobby Shop (8) Refrigeration Shops (BCE) (9) Equipment Maintenance Squadron (10) AAFES (Army/Air Force Exchange Service) Gas Station

solid fuel.)

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 1-14. (continued) | (NOTE: The following fuels require the specified percent reduction in potential combustion concentrations: - gaseous fuels, 25 percent - liquid fuels, 30 percent - solid fuels, 65 percent.) | |
| | Verify that fuel consumption and electrical steam output are verified monthly in order to calculate boiler efficiency. | |
| | (NOTE: Emissions limitations and percent reduction requirements are determined on a 30-day rolling average.) | |
| | (NOTE: Particulate matter emissions criteria do not apply during periods of startup, shutdown, and malfunction.) | |
| | (NOTE: SO ₂ emissions criteria do not apply during periods of startup and shutdown and when emergency conditions exist.) | |
| FUEL BURNING SOURCES | | |
| 1-15. Fuel burning facilities with greater than 250 | Verify that the opacity of emissions is less than 20 percent, except for one 6-min period of no greater than 27 percent per hour: (2)(3) | |
| MBtu/h heat input should meet specific emissions standards (MP). | Verify that particulate emissions do not exceed 0.10 lb/MBtu. | |
| | Verify that SO ₂ emissions do not exceed levels outlined in Table 1-3. | |
| | Verify that NO _x emissions do not exceed levels outlined in Table 1-3. | |
| 1-16. Fuel burning facilities with greater than 250 | Verify that the following monitors are in place: (2)(3) | |
| MBtu/h heat input should have specific types of monitoring instruments installed (MP). | NO₂ continuous monitor opacity monitor (except in gaseous fuel burners) SO₂ monitor (except for fossil fuel fired steam generators not using a fuel gas desulfurization device, and gaseous fuel burners) fuel sampling monitor when SO₂ monitor is not required CO₂ or O₂ monitors (except when continuous monitoring systems are not required to be installed for SO_x or NO_x). | |
| | Verify that such monitors are calibrated and properly maintained. | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 1-16. (continued) | Verify that, for fuel consumption and electrical steam output instruments: | |
| | instruments are correctly installed and operating instruments are calibrated every 24 h monitoring records are maintained for 2 yr. | |
| | Verify that the installation maintains records of fuel analysis. | |
| | Verify that such records contain: | |
| | - sulfur content - ash content - heating value. | |
| 1-17. Steam generating units with a maximum design heat input capacity of greater than or equal to 10 MBtu/h but less than 100 MBtu/h should meet specific standards for emissions of particulates (MP). | Verify that facilities that combust coal or mixtures of coal with other fuels and have a heat input capacity of 30 MBtu/h or greater do not discharge particulate matter in excess of: (2)(3) | |
| | 22 ng/J heat input (0.05 lb/MBtu) if the facility combusts only coal or coal with other fuels and has an annual capacity factor of 10 percent for the other fuels 43 ng/J heat input (0.10 lb/MBtu) if the facility combusts coal with other fuels, and has an annual capacity factor greater than 10 percent for the other fuels. | |
| F | Verify that facilities that combust wood or mixtures of wood with other fuels, except coal, and have a heat input capacity of 30 MBtu/h or greater do not discharge particulate matter in excess of: | |
| | 43 ng/J heat input (0.10 lb/MBtu) if the facility has an annual capacity factor for wood greater than 30 percent 130 ng/J heat input (0.30 lb/MBtu) if the facility has an annual capacity factor for wood of 30 percent or less. | |
| • | Verify that facilities that combust coal, wood, or oil with a heat input capacity of greater than 30 MBtu/h do not discharge gases with greater than 20 percent opacity (6-min average), except for one 6-min period per hour of not more than 27 percent opacity. | |
| | (NOTE: Particulate matter and opacity standards apply at all times, except during periods of startup, shutdown, or malfunction.) | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 1-18. Steam generating units with a maximum design heat input capacity of greater than or | Verify that the installation installs, calibrates, maintains, and operates continuous emissions monitoring systems for measuring SO ₂ concentrations and either O ₂ or CO ₂ concentrations at the outlet of the SO ₂ control device or the outlet of the steam generating unit if no control device is used. (2)(3) | |
| equal to 10 MBtu/h, but less than 100 MBtu/h, should meet specific mon- itoring standards for SO ₂ | Verify that, if continuous emissions monitoring systems for SO ₂ are not used, the fuel is sampled prior to combustion. | |
| itoring standards for SO ₂ and particulate matter (MP). | Verify that the installation installs, calibrates, maintains, and operates a continuous monitoring system for measuring opacity. | |
| 1-19. Municipal waste combustors with a capac- | Verify that gases are not discharged that contain the following constituents in excess of the least stringent amount listed: (2)(3) | |
| ity greater than 225 Mg (250 tons) per day of municipal solid waste or refuse-derived fuel should | - dioxin/furan in excess of 30 ng per dry standard cubic meter (dscm) (12 grains per billion dry standard cubic feet (gr/bdscf), corrected to 7 percent O ₂ (dry basis) | |
| meet specific operational standards (MP). | SO₂ in excess of 20 percent of the potential SO₂ emission rate or 30 ppm by volume, corrected to 7 percent O₂ (dry basis) hydrogen chloride in excess of 5 percent of the potential hydrogen chloride | |
| | emission rate (95 percent reduction by weight or volume), or 25 ppm by volume, corrected to 7 percent O ₂ (dry basis) - NO _x emissions in excess of 180 ppmv, corrected to 7 percent O ₂ (dry basis). | |
| | Verify that facilities meet the operating standards for CO emissions outlined in Table 1-4. | |
| | Verify that the installation implements the following operating practices: | |
| | facilities do not operate at a load level greater than 110 percent of the maximum demonstrated municipal waste combustor unit load facilities do not operate at a temperature exceeding 17 °C [62.60 °F] above the maximum demonstrated particulate matter control device temperature. | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 1-20. Municipal waste combustors with a capacity greater than 225 Mg (250 tons) per day of municipal solid waste or refuse-derived fuel should meet specific recordkeeping requirements (MP). | Verify that the installation maintains an operating manual at the facility. (2)(3) Verify that the operating manual includes: - applicable standards - procedures for receiving, handling, and feeding municipal solid waste - startup, shutdown, and malfunction procedures - operational provisions for meeting emission standards - response procedures - monitoring procedures - procedures for handling ash - reporting and recordkeeping requirements. Verify that the installation updates the operating manual annually. Verify that the installation maintains records of the following for 2 yr: - emissions rates - dates when excess emissions were identified and reason for excess emissions - operating days when the minimum numbers of hours of SO ₂ or NO _x emissions or operational data have not been obtained and the reasons - identification of the times when SO ₂ or NO _x emissions or operational data have been excluded from the calculation of average emission rates or parameters and the reason for exclusion - results of daily SO ₂ , NO _x , and CO continuous emission monitoring systems drift tests and accuracy assessments - results of all annual performance tests - continuous emissions monitoring data for opacity, SO ₂ , NO _x , CO, load level, and particulate matter control device temperature - names of the people who have completed the review of the operating manual - weights of municipal solid waste and other fuel combusted when being used in a cofired combustor with a municipal waste capacity greater than 225 Mg/day (250 tons/day) - the amount of nonmedical and medical waste combustor is from municipal solid waste with a design heating value of 10,500 kJ/kg (4500 Btu/lb). | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| INCINERATORS | | |
| 1-21. New or substantially modified incinerators that burn more than 50 tons/day [45.36 metric | Verify that no incinerator discharges any gas into the atmosphere that contains particulate matter in excess of 0.18 g/dscm (0.08 gr/dscf) corrected to 12 percent CO ₂ . (2)(3) | |
| tons/day] or that burn more than 10 percent sewage sludge must meet specific emissions limita- | Verify that incinerators that process beryllium-containing waste, beryllium, beryllium oxide, or beryllium alloys do not emit more than 10 g [0.022 kg] of beryllium into the atmosphere over a 24-h period. | |
| tions (FGS-UK 2-6.A). | Verify that all air emissions, other than steam or water vapor: | |
| | are colorless are free from persistent mist, persistent fume, and droplets do not have an offensive odor outside the process boundary. | |
| | Verify that, during normal operations, emissions from combustion processes are free from visible smoke and do not exceed Shade 1 of the Ringelmann Chart. | |
| | (NOTE: This provision does not apply to: - emissions due solely to the lighting up of the incinerator when cold - emissions due solely to some failure of the apparatus.) | |
| 1-22. Clinical waste incinerators must not exceed specific emissions concentrations (FGS-UK 2-6.B). | Verify that clinical waste incinerators do not exceed the air emissions concentrations specified in Tables 1-1 and 1-5. (2)(3) | |
| 1-23. General waste incinerators that burn less than 1 ton/h [0.91 metric tons/h], but more than 50 kg/h [110.23 lb/h], must not exceed specific emissions concentrations (FGS-UK 2-6.C). | Verify that such general waste incinerators do not exceed the air emissions concentrations specified in Tables 1-1 and 1-6. (2)(3) | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
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| GASOLINE | |
| 1-24. Leaded gasoline should not be introduced into any motor vehicle that is labeled "unleaded gasoline only" or that is equipped with a gasoline tank filler inlet designed for introduction of unleaded gasoline (MP). | Determine what grades of gasoline are used and where they are dispensed. (4)(5)(10) Verify that controls are in place to ensure proper fueling of vehicles. |
| 1-25. Installations should meet specific requirements with regard to fuel pumps (MP). | Verify that the installation posts signs at each pump stand stating that unleaded gas should be introduced only into vehicles designed to use unleaded gas. (4)(5)(10) Verify that fuel pump nozzles are properly sized. Verify that each fuel pump is labeled to indicate the type of fuel (e.g., unleaded gasoline or contains lead anti-knock compounds). |
| 1-26. Bulk gasoline terminals with greater than 284,250 L (75,000 gal) of gasoline throughput per day that deliver liquid product into greater tank trucks should meet specific operating standards (MP). | Verify that each facility has a vapor collection system designed to collect the total organic compound vapors displaced from tank trucks during product loading and to prevent the total organic compounds collected at one loading rack from passing to another loading rack. (4)(5) Verify that emissions from the vapor collection system do not exceed 35 mg/L of total organic compound of gasoline loaded. Verify that the following loading procedures are followed: - vapor tightness documentation is available for each gasoline tank truck |
| | the tank identification number is recorded as each gasoline tank truck is loaded each tank identification number is cross-checked with the file of tank vapor tightness documentation within 2 weeks after the tank is loaded steps are taken to ensure that only vapor-tight tanks are loaded and that vapor collection systems are operational. Verify that the vapor collection and liquid loading equipment is designed and operated to prevent gauge pressure in the delivery tank from exceeding 4500 Pa (450 mm of water) during product loading. Verify that pressure vacuum vents in the vapor collection system do not open at a system pressure of less than 4500 Pa (450 mm of water). Verify that the installation conducts a monthly inspection of the vapor collection system, the vapor processing system, and each loading rack handling gasoline. |

| AIR EMISSIONS MANAGEMENT United Kingdom ECAMP | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 1-26. (continued) | Verify that the above inspections are conducted when loading is in progress. |
| | Verify that the installation establishes inspection records and keeps them on file for 2 yr. |
| | Verify that leaks are repaired within 15 calendar days after detection. |
| | Verify that the installation maintains records of all replacements or additions of components performed on existing vapor processing systems for at least 3 yr. |
| MOTOR VEHICLES | |
| 1-27. Installations must maintain DOD-owned, nontactical vehicles so as | Verify that all vehicles are inspected biannually to ascertain if the factory-installed emission control equipment is intact and operational. (5) |
| to prevent excessive emissions (FGS-UK 2-9). | Verify that only unleaded gasoline is used in vehicles designed for unleaded gasoline. |
| VOCs | |
| 1-28. Publication rotogravure printing presses, except for proof presses, | Determine whether the installation operates any publication rotogravure printing presses. (3) |
| should meet specific VOC emission standards (MP). | Verify that gases are not being discharged containing VOCs equal to more than 16 percent of the total mass of VOC solvent and water used at the facility during any single performance averaging period. |
| | (NOTE: Each performance averaging period is 30 consecutive calendar days.) |
| | Verify that, if the installation uses waterborne ink systems or solvent-borne ink systems with solvent recovery systems, it records: |
| | the amount of solvent and water used the amount of solvent recovered an estimated emission percentage for each calendar month. |
| | Verify that the installation maintains these records for 2 yr. |
| 1-29. Installations engaged in respraying road vehicles must consult with the EEA under | Determine whether the respraying (painting) of road vehicles involves the use of 2 or more tons [1.81 or more metric tons] of organic solvents in any 12-mo period. (2)(3)(5) |
| specific circumstances (FGS-UK 2-8.B). | Verify that the installation consults with the EEA for applicable standards. |

COMPLIANCE CATEGORY:

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 1-30. Liquid petroleum | Determine the true vapor pressure of the liquids stored in such vessels. (2)(4) |
| storage vessels with a storage capacity greater than 151,600 L (40,000 gal) should meet specific standards (MP). | Verify that vessels storing petroleum liquid with a true vapor pressure equal to or greater than 1.5 psia [10.34 kPa absolute], but less than 11.1 psia [76.53 kPa absolute], are equipped with one of the following: |
| | an external floating roof a fixed roof with an internal floating type cover equipped with a continuous closure device between the tank wall and edges a vapor recovery system that collects all VOC vapors and gases discharged from the storage vessel and a vapor return or disposal system to process the VOC vapors and gases to reduce emissions by at least 95 percent by weight an equivalent, approved system. |
| | Verify that vessels storing petroleum liquids with a vapor pressure greater than 11.1 psia [76.53 kPa absolute] are equipped with a vapor recovery system that collects all VOC vapors and gases and a vapor return or disposal system that is designed to process the VOC vapors to reduce emissions by at least 95 percent by weight. |
| | Verify that the installation conducts the following testing: |
| | gap measurement for primary seals of external floating roofs at least once every 5 yr gap measurement for secondary seals of external floating roofs at least annually. |
| | Verify that the installation keeps records of the following: |
| | gap measurement, for at least 2 yr following the date of measurement the petroleum liquid stored, the period of storage, and the maximum true vapor pressure during the storage, unless the storage vessel has a vapor recovery and return or disposal system. |
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REGULATORY **REVIEWER CHECKS: REQUIREMENTS:** 1-31. Volatile organic Determine the vapor pressure of the liquids stored in such vessels. (2)(4) liquid (VOL) storage ves-Verify that storage vessels with a design capacity greater than or equal to 151 m³ sels with a capacity of greater than or equal to 40 [approximately 39,890 gal] containing VOL with a vapor pressure equal to or greater than 5.2 kPa [0.75 psi], but less than 76.6 kPa [11.11 psi], or storage vessels with a m³ (approximately 10,567 capacity greater than or equal to 75 m³ [approximately 19,813 gal], but less than 151 gal) should meet specific m³ [approximately 39,890 gal], containing VOL that has a maximum vapor pressure standards (MP). equal to or greater than 27.6 kPa [4.00 psi], but less than 76.6 kPa [11.11 psi], are equipped with one of the following: - a fixed roof in combination with an internal floating roof - an external floating roof - a closed vent system and control device that reduces emissions by 95 percent by weight - an approved, equivalent system. Verify that storage vessels with a design capacity greater than or equal to 75 m³ [approximately 19,813 gal] containing a VOL with a maximum true vapor pressure greater than or equal to 76.6 kPa [11.11 psi] are equipped with one of the following: - a closed vent system and control device that reduces emissions by 95 percent by weight - an approved, equivalent alternative method. Verify that the accumulated areas or gaps do not exceed 212 cm²/m [10.02 in.²/ft] of tank diameter between the tank wall and the primary seal and that the width of any portion of any gap does not exceed 3.81 cm [1.50 in.]. Verify that the accumulated areas or gaps do not exceed 21.2 cm²/m [1.00 in.²/ftl of tank diameter between the tank wall and the secondary seal and that the width of any portion of any gap does not exceed 1.27 cm [0.50 in.].

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 1-32. VOL storage vessels with a capacity of greater than or equal to 40 | Verify that the installation inspects internal floating roofs, primary seals, and secondary seals for holes, tears, or defects before filling the tank. (2)(3)(4) |
| m ³ [approximately 10,567 gal] should meet specific inspection and documentation standards (MP). | Verify that the installation conducts visual inspections of the internal floating roof and primary or secondary seals of vessels with a liquid-mounted or mechanical shoe primary seal at least once every 12 mo after the initial fill. |
| | Verify that the installation either repairs vessels or removes them from service within 45 days of discovering problems. |
| | Verify that the installation inspects vessels with double-seal systems at least once every 5 yr. |
| | Verify that the installation inspects internal floating roofs, primary seals, secondary seals, gaskets, slotted membranes, and sleeve seals each time the storage vessel is emptied and degassed. |
| | Verify that, when control equipment is installed, gap areas are measured at least: |
| | - once every 5 yr for gaps between the tank wall and the primary seal - annually for gaps between the tank wall and the secondary seal. |
| | Verify that, for vessels with a design capacity greater than or equal to 151 m ³ [approximately 39,890 gal], storing a liquid with a maximum true vapor pressure greater than or equal to 3.5 kPa [0.51 psi], or with a design capacity greater than or equal to 75 m ³ [approximately 19,813 gal] but less than 151 m ³ [approximately 39,890 gal] storing a liquid with a true vapor pressure greater than or equal to 15.0 kPa [2.18 psi], the installation keeps a record of the following: |
| | the VOL stored the period of storage the maximum true vapor pressure of that VOL during the storage period. |
| | (NOTE: This provision does not apply to vessels that store a waste mixture of indefinite or variable composition or vessels equipped with a closed vent system and control device.) |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| FUGITIVE EMISSIONS | | |
| 1-33. Installations should manage the emission of volatile hazardous air pollutants (VHAPs) from pumps, compressors, pressure relief devices, sampling connection systems, flanges and other connectors, and product accumulator vessels operating in VHAP service, according to specific requirements (MP). | Determine whether the installation operates sources in VHAP service. (2)(3) Verify that when a leak is detected: - weatherproof and readily visible identification, marked with the equipment identification number, is attached to the leaking equipment - identification is removed only after no leak has been detected for 2 mo or the leak is repaired - leaks detected for pumps, compressors, pressure-relief devices in liquid service, and flanges are recorded in a log that is maintained for 2 yr at a readily accessible location. Verify that the following records are maintained: | |
| 1-34. Installations should monitor and control the emission of VHAPs from pumps in VHAP service (MP). | a list of identification numbers of all equipment to which a standard applies a list of equipment designated for no detectable emissions dates of compliance tests a list of identification numbers for equipment in vacuum service information and data used to demonstrate that a piece of equipment is not in VHAP service. (NOTE: VHAPs include vinyl chlorides and benzene.) Determine whether the installation operates pumps in VHAP service. (2)(3) Verify that the installation visually inspects such pumps for leaks each week. Verify that the installation monitors pumps monthly for leaks, using standard test methods. | |
| | Verify that leaks are repaired within 15 days of their discovery. | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 1-35. Installations should monitor and con- | Determine whether the installation operates compressors in VHAP service. (2)(3) |
| trol the emission of VHAPs, from compressors in VHAP service | Verify that compressors are equipped with a seal system that includes a barrier fluid system and prevents leakage of process fluids. |
| (MP). | Verify that the seal system: |
| · | operates with the barrier fluid at a pressure greater than the compressor stuffing box pressure, or is equipped with a barrier fluid system connected by a closed-vent system to a |
| | control device, or - is equipped with a system that purges the barrier fluid into a process stream with zero VHAP emissions |
| | - contains barrier fluid that is not in VHAP service. |
| | Verify that barrier fluid systems are equipped with a sensor to detect the failure of the seal system, barrier fluid system, or both. |
| | Verify that sensors are checked daily or have an audible alarm, unless the compressor is located within the boundary of an unmanned plant site. |
| 1-36. Installations should monitor and con- | Determine whether the installation operates sources in VHAP service. (2)(3) |
| trol the emission of VHAPs from pressure relief devices, sampling connection systems, | Verify that, except during pressure releases, the pressure relief devices in gas/vapor service are operated with no detectable emissions, as indicated by an instrument reading of less than 500 ppm above background. |
| flanges, and other connectors, and product accumu- | Verify that after a pressure release, the device is returned to a state of no detectable emissions within 5 days. |
| lator vessels operating in VHAP service (MP). | Verify that sampling connectors are equipped with a closed-purge system or closed-vent system that either: |
| | returns the purged process fluid directly to the process line, or collects and recycles the purged process fluid, or is designed and operated to capture and transport all purged process fluid to a control device. |
| | Verify that pressure relief devices in liquid service and flanges and other connectors are monitored within 5 days if evidence of a potential leak is found by visual, audible, olfactory, or any other detection method and repaired within 15 days. |
| | Verify that product accumulator vessels are equipped with a closed-vent system capable of capturing and transporting any leakage from the vessel to a control device. |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 1-37. Valves and lines in VHAP service should be operated according to | Determine whether valves and lines at the installation, including those exposed to vinyl chlorides and benzene, are in VHAP service. (2)(3) |
| specific procedures (MP). | Verify that open-ended valves or lines are equipped with a cap, blind flange, or second valve that seals the open end at all times, except during operations requiring process fluid flow through the valve or line. |
| | Verify that open-ended valves or lines with a second valve are operated so that the valve on the process fluid end is closed before the second valve. |
| 1-38. Systems and devices used to control VHAP emissions should | Verify that vapor recovery systems are designed and operated to recover the organic vapors vented to them with 95 percent or greater efficiency. (2)(3) |
| be operated according to specific standards (MP). | Verify that enclosed combustion devices are designed and operated to reduce the VHAP and benzene emissions vented to them with an efficiency of 95 percent or greater or provide a minimum residence time of 0.50 s at a minimum temperature of 760 °C [1400 °F]. |
| | Verify that closed-vent systems: |
| | have no detectable emissions are monitored annually have leaks repaired within 15 days of their discovery. |
| | Verify that closed-vent systems and control devices are operated at all times when emissions may be vented to them. |
| | Verify that the installation maintains in a readily accessible location the following records pertaining to closed-vent systems and control devices: |
| | detailed schematics dates and descriptions of any changes to the system periods when the systems are not operating startup and shutdown dates. |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| VAPOR DEGREASERS | |
| 1-39. Vapor degreasers in use after 1 January 1995 must incorporate systems that minimize the direct release of VOCs to the atmosphere (FGS-UK 2-8.A). | Verify that the installation uses systems such as covered or refrigerated systems to minimize direct release of VOCs to the atmosphere. (3)(4)(5)(7)(8)(9)(10) |
| DRYCLEANING | |
| 1-40. Petroleum solvent drycleaning dryers, washers, filters, stills, and settling tanks at petroleum drycleaning plants with a total manufacturer's rated dryer capacity equal to or greater than 38 kg (84 lb) should meet specific standards of operation (MP). | Verify that installation dryers are solvent recovery dryers. (2)(3) Verify that the petroleum solvent filters are cartridge filters that are drained in their sealed housing for at least 8 h before their removal. Verify that a clearly visible label, regarding fire protection and inspection, is posted on the dryer. |
| CFCs AND HALONS | (NOTE: See also Section 11, Pollution Prevention Management.) |
| 1-41. Certain installations must prepare an annual summary of the amounts of CFCs and halons procured (FGS-UK 2-7.A; AFR 19-15, para 2 and para 10). | Determine whether the installation meets either of the following conditions: (2)(6)(8)(9) - the installation procures and stores CFCs and halons for mission-critical applications when substitutes are not available - the installation uses CFCs and halons to service equipment. |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 1-41. (continued) | Verify that the installation produces and submits an annual summary of amounts of CFCs and halons procured, using DOD Form 2530. |
| | Verify that the annual summary includes the following information: |
| | aggregate procurement (by thousand pounds) of CFCs and halons for which they are the integrated item manager) data on significant noncentralized CFC and halon procurements. |
| | (NOTE: The annual report is produced and submitted so that the Air Force can submit the CFC and Halon Annual Report to the Assistant Secretary of Defense (Production and Logistics).) |
| | Verify that the installation is working toward the goals in Table 1-7. |
| 1-42. Installations must meet specific standards during the servicing of | Verify that all repairs or services to nontactical vehicle air conditioners use commercially available refrigerant recycling equipment, operated by trained personnel. (5)(7)(8) |
| CFC- or halon-containing sources (FGS-UK.2-7.B through 2-7.D). | Verify that no activity intentionally vents any Class I or Class II CFC refrigerant in the process of maintaining, servicing, repairing, or disposing of an appliance or refrigeration unit or during an industrial process. |
| | (NOTE: See Table 1-8 for a list of Class I and Class II substances.) |
| | Verify that, for any ozone depleting substance that is not banked or accumulated for future use, the installation disposes of the substance in accordance with the requirements of FGS-UK 7-1 (see the Solid Waste Management section) and includes a Hazardous Waste Profile Sheet with the substance. |
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Table 1-1

Dark Smoke Limitations

(FGS-UK Table 2-5)

1. Aggregate emissions of dark smoke are limited to the following time periods:

| Number of Furnaces/Sources Served by the Chimney | Permitted Emission During any 8-h Period |
|---|--|
| 1 | 10 min |
| 2 | 18 min |
| 3 | 24 min |
| 4 or more | 29 min |

- 2. Continuous single emissions of dark smoke may not exceed 4 min in duration.
- 3. Aggregate emission of black smoke may not exceed 2 min in duration in any 30-min period.

NO_x Emissions for New or Substantially Modified Electric
Steam Generating Units
(FGS-UK Table 2-2)

| | Nanograms per Joule | Emission Limits lb/MBtu |
|----------------------------|---------------------|-------------------------|
| Gaseous Fuels: | | |
| Coal-derived | 210 | 0.50 |
| Other | 86 | 0.20 |
| Liquid Fuels: | | |
| Coal derived and shale oil | 210 | 0.50 |
| Other | 130 | 0.30 |
| Solid Fuels: | | |
| Coal-derived | 210 | 0.50 |
| Subbituminous | 210 | 0.50 |
| Bituminous | 260 | 0.60 |
| Anthracite | 260 | 0.60 |
| Other | 260 | 0.60 |

Table 1-3
Performance Standards
(40 CFR 60)

| Source Category | Fuel Type | Pollutant | Emission Level | Monitoring Requirement |
|--|--|--|---|---|
| | 4 | 0 CFR 60, Subpart I | D: | |
| Steam generators* (> 250 MBtu/h) constructed or modified after 8/17/71 | Solid Fossil Fuel | Particulate Opacity SO ₂ NO _x (except lignite and coal refuse) | 0.10 lb/MBtu 20%; 27% 6 min/h 1.2 lb/MBtu 0.70 lb/Mbtu | None Continuous Continuous Continuous |
| | Liquid Fossil Fuel | SO ₂ NO _x | 0.80 lb/MBtu 0.30 lb/MBtu | Continuous Continuous |
| | Gaseous Fossil Fuel | NO _x | 0.20 lb/MBtu | Continuous |
| | Lignite | NO _x | 0.60 lb/MBtu | Continuous |
| - | Lignite mined in ND, SD, or MT, burned in a cyclone fired unit | NO _x | 0.80 lb/MBtu | Continuous |
| | 40 | O CFR 60, Subpart I | Z: | <u> </u> |
| Incinerators (> 50 tons/day) constructed or modified after 8/17/71 | Incinerators | Particulate CO ₂ | 0.08 gr/dscf** corrected to 12% CO ₂ | Record of daily charging rates and hours of operation |

^{*} Does not include electric utility steam generating units that started construction or modification after 18 September 1978.

^{**} gr/dscf - grains per dry standard cubic foot.

Table 1-4

Municipal Waste Combustors Operating Standards for CO
(40 CFR 60.56a Table I)

| Municipal Waste Combustor Technology | Emission Limit (ppm by volume) |
|---|--------------------------------|
| Mass burn waterwall | 100 |
| Mass burn refractory | 100 |
| Mass burn rotary waterwall | 100 |
| Modular starved air | 50 |
| Modular excess air | 50 |
| Refuse derived fuel (RDF) stoker | 150 |
| Bubbling fluidized bed combustor | 100 |
| Circulating fluidized bed combustor | 100 |
| Coal/RDF mixed fuel fired combustor | 150 |

Table 1-5
Clinical Waste Incinerator Emissions Concentration Limits
(FGS.UK Table 2-3)

| Emission | Concentration |
|---|--|
| Chloride | 100 mg/m ³ expressed as HCL |
| Total particulate matter | 100 mg/m ³ |
| СО | 100 mg/m ³ averaged over 1 h |
| SO ₂ | 300 mg/m ³ |
| Organic compounds (excluding particulate matter) | 20 mg/m ³ expressed as total carbon |
| Heavy metals and their compounds (total of cadmium, mercury, arsenic, lead, chromium, nickel, copper, and manganese) expressed as metal | 5 mg/m ³ |

Table 1-6

General Waste Incinerator Emissions Concentration Limits
(FGS.UK Table 2-4)

| Emission | Concentration |
|---|--|
| Chloride | 250 mg/m ³ expressed as HCL |
| Total particulate matter | 200 mg/m ³ |
| СО | 100 mg/m ³ averaged over 1 h |
| SO ₂ | 300 mg/m ³ |
| Organic compounds (excluding particulate matter) | 20 mg/m ³ expressed as total carbon |
| Heavy metals and their compounds (total of cadmium, mercury, arsenic, lead, chromium, nickel, copper, and manganese) expressed as metal | 5 mg/m ³ |

Table 1-7

DOD Goals for Reduction, Releases, Procurement, and Use of Ozone-Depleting Substances

(AFR 19-15 Table 4)

| Phase I | Phase II | Phase III | Phase IV | Phase V |
|---|---------------|-------------------------------|--|---|
| Institute plans to reduce unnecessary releases during operation, maintenance, and training. | ment and use. | Stop use in new procurements. | Phaseout of current applications to 50 percent of 1986 levels. | Reduce use in all applications to zero. |

Goals for CFCs:

| | Phase I | Phase II | Phase III | Phase IV | Phase V |
|--------------|----------|----------|-------------|----------|----------------------------|
| Category III | OCT 1990 | OCT 1992 | OCT 1996 | OCT 1996 | OCT 2000 |
| Category II | OCT 1990 | OCT 1993 | OCT 1997 | OCT 1997 | OCT 2000* |
| Category I | OCT 1990 | OCT 1993 | OCT 1998 | OCT 1998 | Upon available substitutes |
| | | | Goals for H | alons: | |
| Category III | OCT 1990 | OCT 1990 | OCT 1990 | | OCT 1995 |
| Category II | OCT 1990 | OCT 1990 | OCT 1990 | OCT 1995 | OCT 2000* |
| Category I | OCT 1990 | OCT 1990 | OCT 1995 | OCT 1995 | Upon available substitutes |

^{*} Meet requirement from recycle or inventory.

(NOTE: All phaseout goals are dependent on development of suitable substitutes for ozone-depleting substances in a timely manner. To prevent interruption of supplies for mission-critical uses (Category I), these uses will be identified and plans initiated not later than October 1990 to recycle existing stocks and initiate stockpiling of sufficient quantities of ozone-depleting substances to allow operation for the useful life of the weapons system.)

Category I: Mission-Critical Uses - The highest-priority uses will be those that are mission critical. Mission-critical uses have a direct impact on combat mission capability and include uses that are integral to combat mission assets or affect operability of these assets. Mission-critical uses include cooling operational suppression systems in tactical vehicle crew compartments to protect the lives of mission-critical personnel.

Category II: Essential Uses - These uses include those applications that have an indirect effect on combat mission assets and play an auxiliary role in ensuring the operability of those assets. Essential uses include process cooling applications and charging portable fire extinguishers for electronic area protection.

Category III: Nonessential Uses - This category includes all nonessential uses. Nonessential uses include uses for comfort cooling in family housing and installation support activities.

Table 1-8
Class I and Class II Ozone-Depleting Substances
(FGS-UK Table 2-1)

| HC No. | Name |
|----------------------|--|
| | Class I Ozone-Depleting Chemicals (ODCs) |
| CFC-11 | Trichlorofluoromethane |
| CFC-12 | Dichlorodifluoromethane |
| CFC-113 | Triclhorotrifluoroethane |
| CFC-114 | Dichlortetrafluoroethane |
| CFC-115 | Chloropentafluoroethane |
| R-500 | R-500 |
| R-502 | R-502 |
| HALON-1202 | Dibromodifluoromethane |
| HALON-1211 | Bromochlorodifluoromethane |
| HALON-1301 | Bromotrifluoromethane |
| HALON-2402 | Dibromotetrafluoroethane |
| MB | Methyl Bromide |
| CFC-13 | Chlorotrifluoromethane |
| CFC-111 | Pentachlorofluoroethane |
| CFC-112 | Tetrachlorodifluoroethane |
| CFC-211 | Heptachlorofluoropropane |
| CFC-212 ⁻ | Hexachlorodifluoropropane |
| CFC-213 | Pentachlorotrifluoropropane |
| CFC-214 | Tetrachlorotetrafluoropropane |
| CFC-215 | Trichloropentafluoropropane |
| CFC-216 | Dichlorohexafluoropropane |
| CFC-217 | Chloroheptafluoropropane |
| Carbon Tetrachloride | Tetrachloromethane |
| Methyl Chloroform | Trichloroethane (1,1,1 TCA) |
| | Class II ODCs |
| HCFC-21 | Dichlorofluoromethane |
| HCFC-22 | Chlorodifluoromethane |
| HCFC-31 | Chlorofluoromethane |
| HCFC-121 | Tetrachlorofluoroethane |

(continued)

Table 1-8 (continued)

| HC No. | Name |
|----------|-----------------------------|
| HCFC-122 | Trichlorodifluoroethane |
| HCFC-123 | Dichlorotrifluoroethane |
| HCFC-124 | Chlorotetrafluoroethane |
| HCFC-131 | Trichlorofluoroethane |
| HCFC-132 | Dichlorodifluoroethane |
| HCFC-133 | Chlorotrifluoroethane |
| HCFC-141 | Dichlorofluoroethane |
| HCFC-142 | Chlorodifluoroethane |
| HCFC-221 | Hexachlorofluoropropane |
| HCFC-222 | Pentachlorodifluoropropane |
| HCFC-223 | Tetrachlorotrifluoropropane |
| HCFC-224 | Trichloropentafluoropropane |
| HCFC-225 | Dichloropentafluoropropane |
| HCFC-226 | Chlorohexafluoropropane |
| HCFC-231 | Pentachlorofluoropropane |
| HCFC-232 | Tetrachlorodifluoropropane |
| HCFC-233 | Trichlorotrifluoropropane |
| HCFC-234 | Dichlorotetrafluoropropane |
| HCFC-235 | Chloropentafluoropropane |
| HCFC-241 | Tetrachlorofluoropropane |
| HCFC-242 | Trichlorodifluoropropane |
| HCFC-243 | Dichlorotrifluoropropane |
| HCFC-244 | Chlorotetrafluoropropane |
| HCFC-251 | Trichlorofluoropropane |
| HCFC-252 | Dichlorodifluoropropane |
| HCFC-253 | Chlorotrifluoropropane |
| HCFC-261 | Dichlorofluoropropane |
| HCFC-262 | Chlorodifluoropropane |
| HCFC-271 | Chlorofluoropropane |

| NSTALLATION: | COMPLIANCE CATEGORY: AIR EMISSIONS MANAGEMENT United Kingdom ECAMP | DATE: | REVIEWER(S |
|--------------------|--|-------|------------|
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SECTION 2

HAZARDOUS MATERIALS MANAGEMENT

SECTION 2

HAZARDOUS MATERIALS MANAGEMENT

A. Applicability of this Protocol

Most Air Force installations handle many chemicals and substances that may be considered hazardous if not handled, stored, or used properly. A complete list of chemicals used at Air Force installations is too lengthy to include in this protocol, but many of the materials are hazardous, i.e., toxic chemicals, flammable substances, reactive substances, and corrosive materials.

This protocol primarily addresses the proper storage and handling of chemicals and the spill contingency and response requirements related to hazardous materials. Oil, pesticides, and asbestos are hazardous materials that require special management practices at Air Force installations and are addressed in separate protocols. Radioactive substances and the general category of hazardous wastes are also not included in this protocol. This protocol does not focus on individual hazardous chemicals or substances used at Air Force installations. It deals with the generic requirements and Management Practices (MPs) associated with minimizing impacts on the environment from spills or releases of hazardous materials as a result of improper storage and handling. As a general rule, most sections of this protocol will be applicable to most Air Force installations.

The regulatory requirements in this protocol are based on DOD regulations, U.S. Air Force Occupational Safety and Health (USAFOSH) standards, and Air Force Regulations (AFRs) that apply at overseas installations. MPs are derived from U.S. Environmental Protection Agency (USEPA) regulations and National Fire Protection Association (NFPA) publications that are not mandatory overseas but are important to follow to preserve the health and safety of Air Force employees and to protect the environment.

B. DOD Directives/Instructions

- Final Governing Standards United Kingdom (FGS-UK), October 1992, Chapter 5, contains criteria for the storage, handling, and disposition of hazardous materials used by DOD installations. Chapter 19 addresses hazardous substance underground storage tanks (USTs).
- DOD Directive 4145.19-R-1, Chapter 5, Section 4, Hazardous Commodities, September 1979, provides overall guidance for storage and handling of various types of hazardous commodities at Air Force installations.

C. U.S. Air Force Regulations

- AFR 19-1, Pollution Abatement and Environmental Quality, 9 January 1978 provides guidance for writing oil and hazardous substance contingency plans. This AFR is to be replaced by Air Force Policy Directive (AFPD) 23-2.
- AFR 19-8, Environmental Protection Committee and Environmental Reporting, 19 August 1988, addresses the role of the Environmental Protection Committee (EPC) in reviewing the Oil and Hazardous Substances Pollution Contingency (OHSPC) Plan. This AFR is to be replaced by Air Force Instruction (AFI) 32-7104.

- AFOSH Standard 127-43, Flammable and Combustible Liquids, 21 September 1980, applies to the storage, use, and handling of flammable and combustible liquids in containers or tanks of 60 gal [227.12 L] or less and in portable tanks of up to 660 gal [approximately 2500 L] capacity.
- AFOSH Standard 161-21, *Hazard Communication*, 23 January 1989 for an effective hazard communication program for activities that handle or use hazardous materials. It implements Title 29 Code of Federal Regulation (CFR) 1910.1200, *Hazard Communication*.
- 29 CFR 1910.106, Flammable and Combustible Liquids, that are applicable to Air Force operations.
 In addition, it covers several items not addressed in the Occupational Safety and Health Administration (OSHA) standard.

D. Responsibility for Compliance

- Base Supply (Logistics) has primary responsibility to receive, store, and issue all hazardous commodities. Base Supply reviews all items that have a potential health hazard and determines if an issue exception code should be assigned to the item before being placed in storage. The receipt of hazardous materials with the proper documentation and shipping papers is also the responsibility of Base Supply. The proper maintenance and operation of flammable/combustible materials storage facilities, acid storage facilities, and compressed gas storage facilities is also the responsibility of Base Supply.
- The Director of Base Medical Services, through the Bioenvironmental Engineering Section (BEE), is responsible for reviewing the issue exception codes for hazardous materials assigned by Base Supply and for approving or disapproving the recommendations.
- The Base Civil Engineer (BCE) is responsible for the storage and handling of all hazardous materials used by the civil engineering shops.
- The Base Fire Department provides support in emergency response, spill events, exercises, and fire protection activities. In addition, the department is responsible for making periodic fire safety inspections of flammable/combustible storage and handling areas on the installation.
- The Base Safety Manager is responsible for conducting workplace safety evaluations and inspections of the handling and storage of hazardous materials. The Safety Manager provides the appropriate manager with a report of findings and recommended corrective actions. He or she is also responsible for ensuring the prompt and accurate investigation of any hazardous material mishaps that result in injury or property damage.

E. Key Compliance Definitions

These definitions were obtained from the directives/instructions and AFRs listed at the end of each definition. If there is no citation listed for the definition, it has been drawn from the U.S. CFR.

• Basement - a story of a building or structure having one-half or more of its height below ground level and to which access for fire fighting purposes is unduly restricted.

- Boiling Point the temperature at which a liquid starts to boil when at atmospheric pressure (14.7 psia [101.35 kPa absolute], as determined by ASTM test D-86-72.
- Bulk Storage for the purposes of DOD Directive 4145.19-R-1, storage in warehouses of any large quantity of supplies usually in original containers or storage of liquids or solids such as coal, lumber, rubber bales, petroleum products, or ores in tanks or piles.
- Closed Container a container sealed with a lid or other closing device that neither liquid and/or vapor will escape from at ordinary temperatures.
- Combustible Liquid a liquid with a flashpoint at or above 100 °F (37.8 °C). Combustible liquids are categorized as Class II or Class III liquids and are further subdivided as follows:
 - 1. Class II liquids are those having a flashpoint at or above 100 °F (37.8 °C), and below 140 °F (60 °C), except any mixture having components with a flashpoint of 200 °F (93.4 °C) or higher, the volume of which makes up 99 percent or more of the total volume of the mixture
 - 2. Class III A liquids are those with a flashpoint at or above 140 °F (60 °C), and below 200 °F (93.4 °C), except any mixture having components with a flashpoint of 200 °F (93.4 °C) or higher, the total volume of which makes up 99 percent of more of the total volume of the mixture
 - 3. Class III B liquids are those with a flashpoint at or above 200 °F (93.4 °C).
- Fire Area that portion of a building separated from the remainder by construction with a rated fire resistance of at least 1 h and with all communicating openings properly protected by an assembly with a fire resistance rating of at least 2 h.
- Flammable Aerosol an aerosol that is required to be labeled "Flammable" under the Federal Hazardous Substance Labeling Act (15 U.S. Code (USC) 1261). These aerosols are considered Class IA liquids.
- Flammable Liquid a liquid with a flashpoint.below 100 °F (37.8 °C) except any mixture with components with flashpoints of 100 °F or higher, the total of which makes up 99 percent or more of the total volume of the mixture. Flammable liquids are categorized as Class 1 liquids and are further subdivided as follows:
 - 1. Class 1A are those with a flashpoint below 73 °F (22.8 °C) and boiling point below 100 °F (37.8 °C)
 - 2. Class 1B are those with a flashpoint below 73 °F (22.8 °C) and boiling points at or above 100 °F (37.8 °C)
 - 3. Class 1C are those with a flashpoint at or above 73 °F (22.8 °C) and below 100 °F (37.8 °C).
- Flashpoint the minimum temperature at which a liquid gives off vapor in sufficient concentration to form an ignitable mixture with air near the surface of the liquid. Flashpoints are established using several standard closed cup test methods.
- Hazardous Chemical Warning Label a label, a tag, or a marking on a container that provides the following information (FGS-UK 20):
 - 1. identification/name of hazardous chemicals
 - 2. appropriate hazard warnings
 - 3. the name and address of the manufacturer, importer, or other responsible party, and that is prepared in accordance with DOD 6050.5-H, DOD Hazardous Chemical Warning Labeling System.

- Hazardous Material any material that is capable of posing an unreasonable risk to health, safety, or
 the environment if improperly stored, handled, issued, transported, labeled, or disposed of because it
 displays a characteristic identified in Table 2-1 or the material is listed in Table 3-1 of the Hazardous
 Waste Management subsection. Munitions are excluded (FGS-UK 20).
- Hazardous Material Shipment any movement of hazardous material in a DOD land vehicle either from an installation to a final destination off the installation, or from a point of origin off the installation to a final destination on the installation, in excess of any of the following quantities (FGS-UK 20):
 - 1. for hazardous material identified as a result of inclusion in Table 3-1 (A.3), any quantity in excess of the reportable quantity listed in Table 3-1 (A.3)
 - 2. for other liquid or semi-liquid hazardous material, in excess of 416 L (110 gal)
 - 3. for other solid hazardous material, in excess of 225 kg (500 lb), or
 - 4. for combinations of liquid, semi-liquid, and solid hazardous materials, in excess of 340 kg (750 lb).
- Hazardous Substance any substance having the potential to do serious harm to human health or the environment if spilled or released in reportable quantity. A listing of these substances and corresponding reportable quantity is contained in Table 3-1 (A.3). The term does not include (FGS-UK 20):
 - 1. petroleum, including crude petroleum, oils and lubricants (POL) or any fraction thereof, that is not otherwise specifically listed or designated as a hazardous substance above.
 - 2. natural gas, natural gas liquids, liquefied natural gas, or synthetic gas usable for fuel (or mixtures of natural gas and such synthetic gas.
- Hazardous Substance UST a UST that contains a hazardous substance (but not including hazardous waste) or any mixture of such hazardous substance and petroleum, and that is not a petroleum UST (FGS-UK 20).
- Liquid any material with a fluidity greater than that of 300 penetration asphalt when tested in accordance with ASTM Test D-5-73. When not otherwise identified, the term "liquid" will include both flammable and combustible liquid.
- Management Practice (MP) practices that, although not mandated by law, are encouraged to promote safe operating procedures.
- Material Safety Data Sheet (MSDS) a form used by manufacturers of chemical products to communicate to users the chemical, physical, and hazardous properties of their product (FGS-UK 20).
- New UST any UST installed after 1 October 1994 (FGS-UK 20).
- Portable Tank a closed container with a liquid capacity of over 227.4 L (60 gal) and not intended for fixed installation.
- *Pressure Vessel* a storage tank or container designed to operate at pressures above 15 psig [103.42 kPa gauge].
- Safety Can an approved flammable liquid container with a spring closing lid, spout cover, and other features designed to safely relieve internal pressure and to provide safe storage for the liquid.

- Underground Storage Tank (UST) under the FGS-UK, this is any tank, including underground piping connected thereto, larger than 420 L (110 gal), that is used to contain POL products or hazardous substances and the volume of which, including the volume of connected pipes, is 10 percent or more beneath the surface of the ground, but does not include:
 - 1. tanks containing heating oil used for consumptive use on the premises where it is stored
 - 2. septic tanks
 - 3. stormwater or wastewater collection systems
 - 4. flow through process tanks
 - 5. surface impoundments, pits, ponds, or lagoons
 - 6. field constructed tanks
 - 7. hydrant fueling systems.

HAZARDOUS MATERIALS MANAGEMENT

GUIDANCE FOR CHECKLIST USERS

| | REFER TO CHECKLIST ITEMS: | CONTACT THESE PERSONS OR GROUPS: (a) |
|---|---------------------------|---|
| All Installations | 2-1 through 2-4 | (1)(2)(4)(5) |
| Hazardous Materials Storage and Handling Dispensing Areas | 2-5 through 2-16 2-17 | (1)(2)(3)(4)(5)(6)(7) (2)(4) |
| Flammable/Combustible Liquid Handling Storage | 2-18 2-19 through 2-33 | (1)(2)(4) (1)(2)(4)(5) |
| Industrial Storage Areas | 2-34 through 2-36 | (1)(2)(4)(5) |
| Bulk Storage Compressed Gases | 2-37 through 2-39 | (1)(2)(4)(5) |
| Acids | 2-40 | (1)(2)(4)(5) |
| Hazardous Substance USTs | 2-41 through 2-44 | (2)(4)(5) |
| Transportation | 2-45 through 2-49 | (2)(4)(5)(7) |
| Releases | 2-50 | (4)(6) |

(a) CONTACT/LOCATION CODE:

- (1) LGS (Base Supply)
- (2) BCE (Base Civil Engineering)
- (3) Fire Department
- (4) Safety Officer
- (5) BEE (Bioenvironmental Engineering)
- (6) Disaster Preparedness Office
- (7) LGT (Transportation Officer)

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HAZARDOUS MATERIALS MANAGMENT

Records To Review

- Spill Control and Contingency Plan
- Emergency Plan documents
- MSDSs
- · Inventory records
- Training records
- Inspection records
- Shipping papers
- Placarding of hazardous materials

Physical Features To Inspect

- Hazardous materials storage areas
- Shop activities
- Shipping and receiving area

Sources To Interview

- BCE (Base Civil Engineering)
- LGS (Base Supply)
- Fire Department
- BEE (Bioenvironmental Engineering)
- Safety Manager
- LGT (Transportation Officer)
- Disaster Preparedness Office

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 2-1. Determine actions or changes since previous review (MP). | Determine, by reviewing a copy of the previous review report, if noncompliance issues have been resolved (2) | |
| 2-2. Copies of all relevant DOD directives/ instructions, USAF directives, and guidance documents should be maintained at the installation (MP). | Verify that copies of the following regulations are maintained and kept current at the installation: (2) Final Governing Standards - United Kingdom (FGS-UK), 1 January 1994. DOD Directive 4145.19-R-1, Chapter 5, Section 4, Hazardous Commodities, September 1979. DOD Instruction 6050.5-H, DOD Hazardous Chemicals Warning Label System, June 1989. AFR 19-1, Pollution Abatement and Environmental Quality, 9 January 1978. AFR 19-8, Environmental Protection Committee and Environmental Reporting, 19 August 1988. AFR 71-4, Preparing Hazardous Materials for Military Air Shipments, 15 January 1988. AFR 75-2, Defense Traffic Management Regulation, 31 July 1986. AFOSH Standard 127-43, Flammable and Combustible Liquids, 21 September 1980. AFOSH Standard 161-21, Hazard Communication, 23 January 1989. AFM 67-1, Vol. II, Part Two, Chapter 14, Storage and Related Operations, 1 December 1991. AFM 67-1, Vol. II, Part Two, Chapter 21, Special Logistic Support Procedures, 1 December 1991. International Civil Aviation Organization, Technical Instructions for the Safe Transport of Dangerous Goods by Air. 29 CFR 1910.106, Flammable and Combustible Liquids, | |
| | Verify that the Base Staff Judge Advocate reviews the documents annually for currency and completeness and submits the findings of the review to the Base Environmental Protection Committee (EPC). | |
| 2-3. Installations must meet regulatory and Air Force requirements issued since the finalization of the manual (a finding under this checklist item will have the citation of the new regulation as a basis of finding). | Determine whether any new regulations concerning hazardous materials have been issued since the finalization of the manual. (2)(5) Verify that the installation is in compliance with newly issued regulations. | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 2-4. Installations must have a comprehensive list of all chemicals used/ | Determine the locations of all hazardous materials storage areas on the installation. (1)(4) |
| generated onsite and an assessment of their hazards (FGS-UK 5-5 and | Verify that the installation keeps a master list of all hazardous materials storage locations and the hazardous substances therein. |
| AFM 67-1, Volume II, Part Two, Chapter 14 and 21). | Verify that the installation has assessed the chemical hazards of such substances. |
| HAZARDOUS MATERIALS Storage and Handling | |
| 2-5. Installations must have MSDSs for each chemical procured, | Verify, by reviewing records, that an MSDS is on file with the BEE for each chemical procured. (4)(5) |
| stored, or used onsite (FGS-UK 5-6,5-7 and AFOSH Standard 161- | Verify that an MSDS is readily accessible for each hazardous chemical in the work-place during each work shift. |
| 21, para 5c). | Verify that the installation obtains or prepares MSDSs for locally purchased items. |
| | Verify that MSDSs are in English and contain at least the following information: |
| | - the identity used on the label: |
| | - if the hazardous chemical is a single substance, it is the chemical and common name of the substance |
| | if the hazardous chemical is a mixture that has been tested as a whole to determine its hazards, it is the chemical and common name(s) of the ingredients that contribute to these known hazards and the common name(s) of the mixture itself if the hazardous chemical is a mixture that has not been tested as a whole, |
| | it is: |
| · | - the chemical and common name(s) of all ingredients that have been determined to be health hazards and that comprise less than 1 percent or greater (0.1 percent or greater for carcinogens) of the composition; |
| | - the chemical and common name(s) of all ingredients that have been determined to be health hazards and that comprise less than 1 percent (0.1 percent for carcinogens) of the mixture, if there is evidence that the ingredient(s) could be released from the mixture in concentrations that would exceed an established OSHA permissible exposure limit (PEL), or could present a health hazard to personnel; and |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 2-5. (continued) | the chemical and common name(s) of all ingredients that have been determined to present a physical hazard when present in the mixture physical and chemical characteristics of the hazardous chemical, such as vapor pressure, flash point, etc. physical hazards of the chemical, including the potential for fire, explosion, and reactivity health hazards of the chemical, including signs and symptoms of exposure and any medical conditions that are generally recognized as being aggravated by exposure to the chemical primary route of entry (e.g., inhalation, skin absorption, ingestion, etc.) OSHA PELs and any other pertinent exposure limit whether the chemical has been found to be a potential carcinogen any generally applicable precautions, including appropriate hygienic practices, protective measures during repair and maintenance of contaminated equipment, and procedures for cleanup of spills and leaks any generally applicable control measures, such as appropriate engineering controls, work practices, or personal protective equipment emergency and first aid procedures date of preparation or last change name, address, and telephone number of the chemical manufacturer, importer, employer, or other responsible party preparing or distributing the MSDS who can provide additional information on the chemical and appropriate emergency procedures. |
| 2-6. Personnel who manage, use, store, and/or ultimately dispose of hazardous materials must be trained (FGS-UK 5-11 and AFOSH Standard 161-21, para 5e). | Verify that personnel who manage, use, store, and/or ultimately dispose of hazardous materials are trained in spill response and related handling issues. (1)(3)(4)(5)(6)(7) Verify that installation personnel fulfill different hourly training requirements dependent on various levels of position/job status. |
| 2-7. Specific persons should be designated responsible for hazardous materials storage areas, and the precise nature of their responsibilities should be specified (MP). | Verify that specific individuals have been designated responsible for hazardous material storage areas. (2)(5) Verify that the individuals designated responsible for hazardous materials storage areas are aware of the precise nature of their responsibilities. |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 2-8. Installations must reduce the use of hazardous materials, where practical, through resource recovery, recycling, source reduction, acquisition, or other minimization strategies (FGS-UK 5-9). | Verify that the installation has a hazardous waste minimization program and that it addresses hazardous material management through the use of: (2)(4)(5) - process substitution - material recovery - recycling - acquisition - reuse. |
| 2-9. Installations should coordinate with the fire department concerning the types of hazardous chemicals used at the installation, the areas where they are used, what they are used for, and the quantities used in a given operation (MP). | Verify that the fire department is aware of areas that are at high risk for chemical incidents. (3) |
| 2-10. Installations must have a written hazard communication program that details specific information at each workplace using or handling hazardous materials (AFOSH Standard 161-21, para 5a). | Verify that each such workplace has a copy of the written hazard communication program that includes the following: (1)(2)(4)(5)(6)(7) - location of MSDSs - requirements for personnel training - availability of personnel training - work area hazardous chemical inventory - standard operation procedures, operating instructions, or technical orders concerning nonroutine tasks - any contractor operations/interface. |
| 2-11. Installations must have a written OHSPC Plan that is reviewed annually by the EPC (DOD Directive 5030.41, para D3; AFR 19-1, para 11e(3) and 19-8, para 3c(3)). | (NOTE: This same plan may be necessary for evaluating oil related operations in POL management and may also be known as the spill or contingency plan.) Verify that the OHSPC Plan contains the following items: (2)(4)(5)(6) - a list of all areas where hazardous substances are stored - one individual or department that is designated to initiate the spill response - phone numbers of agencies that must be notified when a spill occurs - contacts for agencies that provide emergency advice and assistance - personnel decontamination procedures to be followed after the spill has been cleaned up. |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 2-11. (continued) | Verify that the following criteria are met: |
| | the plan is written, reviewed, and made available to other departments onsite the plan is rehearsed through periodic drills and demonstrations materials and equipment needed to manage a spill as specified in the plan are readily available, including: respiratory protection absorbents ear/eye protection spill kits protective clothing neutralizers response materials and protective clothing are readily available emergency medical procedures and first aid materials are available, as specified in the plan hazard control materials listed in the plan are available, including: hazard signs and labels rope, wire, and tape |
| 2-12. Each work area having hazardous materials must keep an inventory of all the hazardous materials used within the work area (AFOSH Standard 161-21, para 5f). | - monitors and survey meters. Verify that each work area has an inventory of its hazardous chemicals and that the inventory is attached to the workplace hazard communication program. (2)(4) Verify that the inventory is reviewed annually. (NOTE: This requirement does not apply to areas where personnel only handle materials in sealed containers.) |
| 2-13. Installations must not allow the storage of non-DOD-owned toxic or hazardous materials onsite (DOD Directive 6050.8, para D). | Verify that the installation does not allow the storage of non-DOD-owned toxic or hazardous materials onsite. (1)(2)(5) (NOTE: This requirement does not apply to: - agreements with the General Services Administration (GSA) for storage of strategic and critical materials in the National Stockpile Program - agreements between DOD Components and other Federal agencies for temporary storage or disposal of explosives - emergency lifesaving assistance to civil authorities involving temporary storage or disposal of explosives |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
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| 2-13. (continued) | excess explosives generated under a DOD contract arrangements with the Department of Energy (DOE) for the temporary storage of nuclear materials or nonnuclear classified materials military resources used during peacetime civil emergencies assistance and refuge for commercial carriers containing material of other Federal agencies during transportation emergencies.) | |
| 2-14. All hazardous materials on DOD installations must be labeled and have MSDS information attached or available through the hazardous materials information system (HMIS) throughout the life cycle of the materials (FGS-UK 5-8 and AFOSH Standard 161-21, para 5d). | Verify that materials are labeled with a Hazardous Chemical Warning Label and that the MSDS is onhand or available through the HMIS throughout the life cycle of materials. (2)(4)(5) | |
| 2-15. All excess hazardous materials must be processed through the Defense Reutilization and Marketing Service (DRMS) (FGS-UK 5-10). | Verify that excess hazardous materials are turned over to DRMS. (1)(2)(4)(5) | |
| 2-16. Installations must prevent the unauthorized entry of people or livestock into hazardous materials storage areas (FGS-UK 5-12). | Verify that the installation prevents unauthorized entry to the following types of hazardous materials storage areas: (2)(4) - paint storage - pesticides storage - solvents storage. | |
| Dispensing Areas | | |
| 2-17. Installations must maintain hazardous materials dispensing areas properly (FGS-UK 5-2). | Verify that drums and containers in hazardous materials dispensing areas are not leaking. (2)(4) Verify that drip pans/absorbent materials are placed under containers as needed in order to collect drips or spills. | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 2-17. (continued) | Verify that container contents are clearly marked. |
| | Verify that the dispensing areas are located away from catch basins and storm drains. |
| FLAMMABLE/ COMBUSTIBLE LIQUIDS Handling | |
| 2-18. Flammable/combustible liquids must be handled according to specific procedures (AFOSH Standard 127-43, para 4g). | Verify that the following procedures are followed when flammable/combustible materials are handled: (1)(2)(4) - transfer of liquids from vessels, containers, or portable tanks within a building is only through a closed piping system - transfer of liquids from a safety can is by means of a device drawing through the top - transfer of liquids from a container or tank is done by gravity through an approved self-closing valve - approved safety cans are used for transporting and dispensing flammable liquids in quantities of 19 L (5 gal) or less - flammable liquids are kept in covered containers when not actually in use - Class I liquids are only used when there are no open flames or other sources of ignition. Verify that safety cans and other portable containers of flammable liquids having a flashpoint at or below 80 °F [26 °C] are painted red with some additional clearly visible identification either in the form of a yellow band around the can or the name of the contents conspicuously stenciled or painted on the can in yellow. (NOTE: This provision does not apply to shipping containers.) |
| Storage 2-19. Flammable or combustible liquids must not be stored in ways that limit the use of exits, stairways, or areas normally used for the safe egress of people (AFOSH Standard 127- | Verify that exits or common traffic routes are not blocked. (1)(4) |
| 43, para 4d(1)). | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 2-20. Specific MPs should be considered when storing and handling flammable/combustible materials (MP). | Verify that the installation observes the following MPs: (1)(4) - positive sources of ignition (open flames, welding, radial heat, mechanical sparks) are not in the immediate area - items are not stored against pipes or coils that produce heat - paint drums that are stored horizontally are rolled a half turn every 90 days - containers of paint are palletized prior to storage - aerosol containers are stored in well ventilated areas. (NOTE: These MPs are suggested in DOD Directive 4145.19-R-1.) |
| 2-21. Flammable and combustible liquid containers must meet specific capacity standards (AFOSH Standard 127-43, para 4a). | Verify that containers meet the capacity standards in Table 2-2. (1)(2)(4) Verify that plastic containers are not used to store Class I or II liquids in general purpose warehousing. |
| 2-22. Flammable/combustible material containers must be stored and handled according to specific requirements (FGS-5-1 and DOD Directive 4145.19-R-1, para 5-404i). | Verify that containers are stored and handled such that: (1)(2)(4)(5) open flame devices are not in use in the storage area combustible materials, other than wood pallets used in the storage of flammable/combustibles, are not stored in the storage facility handling is done so as to avoid damaging the label materials received without a date of manufacture label are marked with the shipping document date leaking containers are removed from the storage area immediately containers are stored so that they are issued or used in the order of dates of manufacture, with the oldest material used first there are no open containers containers are inspected periodically while in storage. |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 2-23. Flammable and combustible liquid storage cabinets must meet | Verify that flammable and combustible storage cabinets meet the following structural requirements: (1)(2)(4)(5) |
| specific structural requirements (AFOSH Standard 127-43, para 4b). | - all cabinets are constructed to limit internal temperature to no more than 163 °C (325 °F) when subject to the standard 10-min fire test specified in NFPA 251-196 |
| | - the bottom, top, door, and sides of metal cabinets are at least 18 gauge sheet steel and double-walled with 1 1/2 in. [1.27 cm] air space, and joints are riveted or welded |
| | the doors of metal cabinets have a three-point lock and the door sill is raised at least 2 in. [5.08 cm] above the bottom of the steel cabinet existing wood cabinets are knot-free and of at least 1 in. [2.54 cm] nominal |
| | thickness, and all joints are rabbeted and fastened in two directions with flat- head wood screws. |
| | Verify that the following storage requirements are met: |
| | - not more than 455 L (120 gal) of Class II, Class II, and Class III A liquids are stored in any cabinet |
| | - not more than 227 L (60 gal) of the 455 L (120 gal) are Class I or II liquids. |
| 2-24. Flammable/combustible liquid storage cabinets should meet spe- | Verify that not more than 227 L (60 gal) of Class I or Class II liquids nor any more than 455 L (120 gal) of Class III liquids are stored in cabinets. (1)(2)(4)(5) |
| cific requirements (MP). | Verify that cabinets are fire resistant. |
| | Verify that cabinets are constantly closed and conspicuously labeled FLAMMABLEKeep Fire Away. |
| 2-25. Flammable/combustible liquid storage | Verify that materials within storage cabinets are segregated. (1)(2)(4)(5) |
| cabinets should be han- dled properly (MP). | Verify that there are no open containers within cabinets. |
| died property (WF). | Verify that all containers in cabinets are labeled. |
| 2-26. Installations must not have more than three | Verify that no more than three cabinets are located in a single fire area. (1)(2)(4)(5) |
| cabinets in a single fire area (AFOSH 127-43, | (NOTE: This requirement does not apply to industrial areas.) |
| para 4b(1)). | (NOTE: The limit of three cabinets in a single area may be increased where small cabinets are used; however, the maximum amount of flammable storage cannot exceed 1365 L (360 gal) total.) |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | | | | |
| 2-26. (continued) | (NOTE: Additional cabinets may be located in the same fire area of an industrial area if the additional cabinet, or group of not more than three 455 L (120 gal) cabinets, is separated from other cabinets or group of cabinets by at least 30.5 m (100 ft).) | | | | | |
| 2-27. Indoor flammable/combustible storage rooms must meet specific standards (FGS-UK 5-1 and DOD Directive 4145.19-R-1, para 5-404c; AFOSH Standard 127-43, para 4c). | Verify that the installation's flammable/combustible storage rooms have: (1)(2)(4) - walls that meet fire resistance test NFPA 251-1969 - liquid tight wall/floor joints - self-closing fire doors (NFPA 80) - one clear aisle at least 3 ft [0.91 m] wide - a continuous mechanical exhaust ventilation system Verify that a 4-in. [10.16 cm] raised sill or ramp is provided to adjacent rooms or buildings or that the floor of the storage area is 4 in. [10.16 cm] lower than the surrounding floors. Verify that, if a sill or ramp is not present, the building has an open grated trench that drains to a safe area. Verify that wooden shelving, flooring, dunnage is at least 1 in. [2.54 cm] thick. Verify that electrical wiring and equipment meet NFPA 70 requirements. Verify that dispensing is done by an approved pump or self-closing faucet. Verify that storage in the rooms meets the requirements in Table 2-3. Verify that mechanical exhaust systems are controlled by a switch outside the door and have exhaust outlets on exterior walls. Verify that makeup and exhaust air openings are within 12 in. [30.5 cm] above the floor on one side of the room with one or more makeup air inlets located on the opposite wall and that air movement occurs across all portions of the floor. Verify that containers of over 114 L (30 gal) capacity are not stacked one upon the other. | | | | | |
| 2-28. Flammable/combustible liquids stored in buildings where storage rooms or cabinets are not used must meet specific standards (AFOSH Standard 127-43, para 4d(2) and 4d(4)). | Verify that, in indoor storage areas, containers are tightly sealed. (1)(2)(4) (NOTE: This provision does not apply when container contents are transferred, poured, or applied.) Verify that flammable paints, oils, and varnishes in 3.8 L or 19 L (1 gal or 5 gal) containers used for building maintenance are stored temporarily in closed containers at the job site for fewer than 10 calendar days. | | | | | |

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| REGULATORY REQUIREMENTS: REVIEWER CHECKS: | | | | | |
| 2-29. Flammable and combustible liquid storage buildings must meet specific structural require- | Verify that flammable/combustible storage buildings are one story and devoted principally to the handling and storing of flammable or combustible liquids. (1)(2)(4) Verify that such buildings have 2-h fire-rated exterior walls with no openings within | | | | |
| ments (AFOSH 127-43, para 4d(3)). | 3 m (10 ft) of the storage area. | | | | |
| 2-30. The storage of flammable/combustible | Verify that the following requirements are met: (1)(2)(4)(5) | | | | |
| liquids in warehouses or storage buildings must meet specific require- | - if the storage building is located 15 m (50 ft) or less from a building or line of adjoining property that may be built upon, the exposing wall is a blank wall with a fire-resistance rating of at least 2 h | | | | |
| ments (FGS-UK 5-1; DOD Directive 4145.19- | any quantity of liquids may be stored as long as the storage arrangements outlined in Table 2-4 are met | | | | |
| R-1, para 5-404d; AFR 127-43, para 5d). | containers are separated by pallets or dunnage when necessary to provide stability and prevent excess stress on container walls portable tanks stored over one tier high are designed to nest securely | | | | |
| | - no pile is closer than 1 m (3 ft) to the nearest beam, chord, girder, or other obstruction | | | | |
| | - piles are 1 m (3 ft) below sprinkler deflectors or discharge points of water spray - containers have clearly legible labels | | | | |
| | aisles are at least 1 m (3 ft) wide when necessary for access to doors, windows, or standpipe connections. | | | | |
| 2-31. Installations must meet specific requirements with regards to | Verify that flammable/combustible outdoor storage areas meet the following requirements: (1)(2)(4)(5) | | | | |
| flammable/combustible materials stored outside (FGS-UK 5-1 and DOD Directive 4145.19-R-1, para 5-404e and 5-404f). | no more than 4169 L (1100 gal) of flammable/combustible liquids are stored adjacent to buildings located on the same premises unless 3 m (10 ft) or more exists between buildings and the nearest flammable container, and the quantity and arrangement of materials complies with AFOSH requirements (Table 2-3) the storage area is graded to divert spills or is surrounded by a curb at least 15 | | | | |
| | cm (6 in.) high - drains terminate in a safe location | | | | |
| | - the storage area is protected against tampering. | | | | |
| 2-32. When flammable/ combustible liquids are | Verify that no leaking or severely corroded drums are present. (1)(2)(4)(5) | | | | |
| stored outside, specific procedures and practices should be followed (MP). | Verify that drums stored in outdoor storage areas are placed horizontally (on sides) in double rows, butt-to-butt, with closures (bungs and vents) facing outward. | | | | |
| | Verify that the end drum of the bottom tier is braced to prevent rolling. | | | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | | | |
| 2-33. Flammable/combustible storage areas must meet specific fire protection standards (FGS-UK 5-1 and DOD Directive 4145.19-R-1, para 5-404g; AFOSH 127-43, para 4f). | Verify that flammable/combustible storage locations meet the following requirements: (1)(2)(4)(5) - at least one portable fire extinguisher rated 10-BC is located outside the door of any room used for storage and within 3 m (10 ft) of the door opening - at least one portable fire extinguisher rated not less than 20-BC is located within 3 to 7.5 m (10 to 25 ft) of any Class I or Class II liquid storage area outside of a storage room, but inside a building - fire extinguishing systems are sprinklers, water spray, or other USAF approved systems - open flames and smoking are not permitted within 15 m (50 ft) of flammable/combustible liquid storage areas - water reactive materials are not stored in the same room with flammable/combustible liquids, except for small quantities that can be stored in laboratories - containers and portable tanks used for Class I liquids are electrically bonded and grounded during transfer of liquids - liquid containers are protected from heat sources. Verify that the installation takes positive measures to eliminate sources of ignition, such as open flames, electrical smoking, cutting and welding, hot surfaces, static, mechanical sparks, radiant heat, and spontaneous ignition. | | | | |
| INDUSTRIAL STORAGE AREAS | (NOTE: Items 2-34 through 2-36 pertain to industrial areas where the use of flammable or combustible liquid is incidental to the principal business or where flammable or combustible liquids are handled or used only in unit physical operations that do not involve chemical reactions.) | | | | |
| 2-34. Areas where flammable/combustible materials are stored, dispensed, or used in industrial plants should meet specific guidelines (MP). | Verify that the following requirements are met: (1)(2)(4)(5) - portable fire extinguishers and fire control equipment are in place in quantity and type as needed for the hazards of operation and storage at the site - adequate precautions are taken to prevent sources of ignition at the site - Class I liquids are not dispensed into containers unless nozzles and containers are electrically interconnected - operations such as welding and cutting for repairs to equipment are done under the supervision of an individual in charge - maintenance and operating practices control leakage and prevent the accidental escape of flammable or combustible liquids: - adequate aisles are maintained - combustible waste materials and residues are kept to a minimum, stored in covered metal containers, and disposed of daily | | | | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | | | |
| 2-34. (continued) | the grounds area around the buildings and unit operating areas are kept free of weeds, trash, or other unnecessary combustibles tank vehicle and tank car loading or unloading facilities are separated from aboveground tanks, warehouses, and other plant buildings or nearest line of adjoining property by a distance of 25 ft [7.62 m] for Class I liquids and 15 ft [4.57 m] for Class II and III liquids. | | | | |
| 2-35. Installations must meet specific requirements with regards to incidental storage of flammable/combustible liquids in industrial areas (AFOSH Standard 127-43, para 4h). | Verify that the following requirements are met in industrial areas: (1)(2)(4)(5) - storage is in metal cabinets stenciled FLAMMABLE KEEP FIRE AWAY - storage is limited to 4 L (1 gal) of Class I or 40 L (10 gal) of Class II and III liquids - amount of liquid stored in the cabinet does not exceed 40 L (10 gal) - containers in the cabinet are closed - storage is limited to a 5-day supply - each work center only has one cabinet. Verify that the fire department was consulted prior to the establishment of incidental | | | | |
| 2-36. Areas where flam- | storage areas in industrial shops. Verify that the following requirements are met: (1)(2)(4)(5) | | | | |
| mable/combustible liquids are used in unit operations, such as mixing, drying, evaporating, filtering, or distilling should meet specific operating standards (MP). | areas are located so that each building or unit of equipment is accessible from at least one side for fire fighting areas where unstable liquids are handled or small scale unit chemical processes are carried on are separated from the remainder of the area by a fire wall of 2-h minimum fire resistance rating emergency drainage systems direct leakage and fire protection water to a safe location emergency drainage systems, if connected to public sewers or discharged into public waterways, are equipped with traps or a separator when Class I liquids are being used, ventilation is provided at a rate of not less than 1 ft³/min/ft² of solid floor area through either natural or mechanical means equipment is designed to limit flammable vapor-air mixtures. | | | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | | | | |
| BULK STORAGE Compressed Gases | , | | | | | |
| 2-37. Bulk storage of compressed gases in roofed, open-sided sheds must meet specific criteria (FGS-UK 5-1 and DOD 4145.19-R-1, para 5-405d(1)). | Verify that compressed gas storage sheds meet the following requirements: (1)(2)(4)(5) - they are on concrete slabs above grade - they are located in secured area - they are separated from other buildings by at least 15 m (50 ft) - if they have one or more sides, provisions are made to ensure complete change of air at least six times per hour - they are unheated. | | | | | |
| | Verify that flammable gases and gases that support combustion are stored in separate sheds with at least 15 m (50 ft) between sheds. | | | | | |
| | Verify that, if necessary, stationary or rotating roof vents are used to lower temperature near ceilings to ambient conditions during warm weather. | | | | | |
| | Verify that cylinders and portable tanks have pressure relief devices installed. | | | | | |
| 2-38. Installations must meet specific requirements with regard to bulk storage of compressed gases in enclosed storage facilities (FGS-UK 5-1 and DOD 4145.19-R-1, para 5-405d(2)). | Verify that the compressed gases storage areas meet the following requirements: (1)(2)(4)(5) - buildings are one story in height, preferably of noncombustible construction - separate storage compartments or rooms are available for flammable gases or gases that support combustion - at least one wall of each storage room or compartment for combustible gases is an exterior wall - every storage room or compartment is provided with either a gravity or a mechanical exhaust ventilation system designed to provide complete change of air at least six times per hour - buildings are not heated - cylinders and portable tanks have pressure relief devices installed. | | | | | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | | | |
| 2-39. Compressed gases must be handled in accordance with specific good practices (FGS-UK 5-1 and DOD Directive 4145.19-R-1, para 5-405c(6) through 5-405c(9), para 5-405c(14), and para 5-405c(22)). | Verify that the following practices are observed in the handling of compressed gases: (1)(2)(4)(5) - oxygen cylinders are free from grease or oil - numbers or markings that are stamped on the cylinders are not altered or defaced - additional markings are not applied to cylinders without approval - empty cylinders are stored separately but in the same manner as full cylinders - valves on empty cylinders are closed - NO SMOKING signs are posted in and around compressed gas storage sheds. | | | | |
| ACIDS | | | | | |
| 2-40. Installations must meet specific requirements with regards to the storage and handling of acids in bulk (FGS-UK 5-1 and DOD 4145.19-R-1, para 5-406). | Verify that the bulk acid storage areas meet the following: (1)(2)(4)(5) - buildings are one story in height, preferably of nonflammable construction - permanent louvered openings at floor and ceiling levels or other gravity ventilation methods are provided - safety equipment is available and operating (eye wash, deluge shower, self-contained breathing apparatus, protective clothing) - buildings are heated to prevent freezing (if applicable) - different acids are stored in separate spaces or noncombustible sealed barriers at least 1 m (3 ft) high between acids and: - NO SMOKING signs are posted - automatic sprinkler protection is provided - workers are provided with protective safety equipment and a copious, flowing supply of fresh, clean water for first aid. | | | | |
| HAZARDOUS SUBSTANCE USTs | | | | | |
| 2-41. New and existing hazardous substance USTs must meet specific standards (FGS-UK 19-4 and 19-5). | Verify that existing hazardous substance tanks and piping are being upgraded to meet the requirements for new hazardous substance tanks and piping by 1 January 1999. (2)(4)(5) Verify that existing tanks and piping that do not incorporate leak detection are tightness tested annually and inventoried monthly. Verify that new hazardous substance USTs have secondary containment for both the tanks and the piping. | | | | |
| | (NOTE: Installations can meet the secondary containment requirement by using double-walled tanks and piping, liners, or vaults.) | | | | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | | | |
|---|---|--|--|--|--|
| 2-41. (continued) | Verify that the interstitial space for tanks and piping is monitored monthly for liquid or vapors. | | | | |
| 2-42. New hazardous substance USTs and piping installed after 1 Octo- | Determine whether the installation plans to install any USTs after 1 October 1994. (2)(4)(5) | | | | |
| ber 1994 must have corrosion protection | Verify that installation plans include corrosion protection if necessary. | | | | |
| (FGS-UK 19-2.A). | Verify that the corrosion protection system is certified by a competent authority. | | | | |
| | (NOTE: This requirement do not apply if the USTs and piping are constructed of fiberglass or other noncorrodible materials.) | | | | |
| 2-43. New hazardous substance USTs must be fitted with spill and overfill prevention equipment | Verify that USTs are fitted with spill prevention equipment that will prevent a release of product to the environment when the transfer hose is detached from the fill pipe. (2)(4)(5) | | | | |
| (FGS-UK 19-2.B). | Verify that a spill containment box is installed around the fill pipe. | | | | |
| | Verify that USTs are fitted with one of the following methods of overfill prevention: | | | | |
| | - an automatic shut-off device set at 95 percent of tank capacity - a high level alarm set at 90 percent of tank capacity. | | | | |
| | (NOTE: Spill and overfill prevention equipment is not required if the UST system is filled by transfers of not more than 95 L (25 gal) at one time.) | | | | |
| 2-44. Leak detection systems on new hazard-ous substance USTs must meet specific operating requirements (FGS-UK | Verify that leak detection systems are capable of detecting a 0.75 L (0.2 gal) per hour leak rate or a release of 460 L (150 gal) (or 1 percent tank volume, whichever is greater) within 30 days with a probability of detection of 0.95 and a probability of false alarm of not more than 0.05. (2)(4)(5) | | | | |
| 19-2.C). | Verify that USTs installed after 1 October 1994 use one of the following leak detection methods: | | | | |
| | - automatic tank gauging - vapor monitoring | | | | |
| · | - groundwater monitoring - interstitial monitoring. | | | | |
| | Verify that new pressurized piping is equipped with automatic line leak devices and utilizes either an annual tightness test or monthly monitoring. | | | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | | | | |
| 2-44. (continued) | Verify that suction piping either has a line tightness test conducted every 3 yr or use monthly monitoring. | | | | | |
| TRANSPORTATION | | | | | | |
| 2-45. Hazardous materials shipments must meet specific standards (FGS-UK 5-3 and 5-8). | Verify that hazardous materials shipments are accompanied by shipping papers that clearly describe the quantity and identity of the material and include an MSDS. (2)(4)(5) | | | | | |
| | Verify that, as needed, materials are labeled as Ignitable, Corrosive, Reactive, or Toxic. | | | | | |
| | Verify that supervisory personnel do a walk-around inspection of the vehicles before and after the material is loaded. | | | | | |
| | Verify that all packages have a hazardous chemical warning label. | | | | | |
| | Verify that all drivers are briefed on the hazardous material in the shipment, including the health risks of exposure and the physical hazards of the material. | | | | | |
| 2-46. Installations should provide proper placarding to vehicles | Determine whether installation vehicles are used in transporting hazardous materials offsite. (7) | | | | | |
| transporting hazardous materials off the installa- | Verify that proper placards are affixed to such vehicles. | | | | | |
| tion (MP). | Verify that commercial vehicles used for transportation of hazardous materials have proper placards provided by Director of Logistics (DOL). | | | | | |
| 2-47. Certain MPs should be followed in the course of onsite transpor- | Verify that procedures exist to manage movement of hazardous materials throughout the installation. (7) | | | | | |
| tation of hazardous materials (MP). | Verify that drivers are trained in spill control procedures. | | | | | |
| 11413 (1411). | Verify that provisions have been made for securing hazardous materials in vehicles when transporting. | | | | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | | | | |
| 2-48. International air shipments of hazardous materials that originate | Determine whether the installation ships hazardous materials internationally by air. (7) | | | | | |
| from a DOD installation must adhere to Interna- tional Civil Aviation Organization rules (FGS- UK 5-4). | Verify that the installation adheres to International Civil Aviation Organization Rules. | | | | | |
| 2-49. Vehicles being used to transport explosive and/or extremely hazardous materials must be inspected (AFR 75-2, para 33-18). | Verify that vehicles being used to transport explosive and/or extremely hazardous materials are inspected. (7) | | | | | |
| RELEASES | | | | | | |
| 2-50. Installations must take specific actions in the event of hazardous substance spills (FGS-UK | Verify that spills of reportable quantities (RQs) of hazardous substances are reported to the IOSC immediately (see Table 3-1 in Section 3, Hazardous Waste Management, for RQs). (4)(6) | | | | | |
| 18-5.B, 18-5.D, and 18-5.E). | Verify that immediate action is taken to eliminate the source and contain the spill. | | | | | |
| | Verify that, when a hazardous substance spill occurs inside the installation and cannot be contained within its boundaries, the following are notified immediately: | | | | | |
| | - the appropriate Military Department and/or Defense Agency - HQ USAFE - host nation authorities. | | | | | |
| | Verify that, when a hazardous substance spill threatens a local host nation drinking resource, the following are notified immediately: | | | | | |
| | - the appropriate Military Department and/or Defense Agency - HQ USAFE | | | | | |
| | host nation authorities. Verify that, if a hazardous substance spill in excess of the RQ occurs outside the installation, the person in charge at the scene immediately notifies host nation authorities and local fire departments and obtains necessary assistance. | | | | | |
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Table 2-1

Typical Hazardous Material Characteristics

(FGS-UK Table 5-1)

| I. | The item is a health or physical hazard. Health hazards include carcinogens, corrosive materials, irritants, sensitizers, toxic materials, and materials that damage the skin, eyes, or internal organs. Physical hazards include combustible liquids, compressed gases, explosives, flammable materials, organic peroxides, oxidizers, pyrophoric materials, unstable (reactive) materials, and water-reactive materials. |
|------|--|
| II. | The item and/or its disposal is regulated by the host nation because of its hazardous nature. |
| III. | The item contains asbestos, mercury, or polychlorinated biphenyls (PCBs). |
| IV. | The item has a flashpoint below 93 °C (200 °F) closed cup, or is subject to spontaneous heating, or is subject to polymerization with release of large amounts of energy when handled, stored, or shipped without adequate control. |
| V. | The item is a flammable solid, or is an oxidizer, or is a strong oxidizing or reducing agent with a standard reduction potential of greater than 1.0 v or less than -1.0 v. |
| VI. | In the course of normal operations, accidents, leaks, or spills, the item may produce dusts, gases, fumes, vapors, mists, or smokes with one or more of the above characteristics. |
| VII. | The item has special characteristics that, in the opinion of the manufacturer or the DOD Components, could cause harm to personnel if used or stored improperly. |

Table 2-2

Maximum Allowable Capacity of Containers and Portable Tanks for Hazardous Materials (AFOSH Standard 127-43, Table 1)

| Container Type | Flammable Liquids | | | Combustible Liquids | |
|----------------------------------|-------------------|-------------------|-----|---------------------|------|
| | IA | IB | IC | II | II . |
| Glass or approved plastic l | 1 pt ² | 1 qt ² | 13 | 1 | 1 |
| Metal (other than DOT drums) | 1 | 5 | 5 | 5 | 5 |
| Safety cans | 2 | 5 | 5 | 5 | . 5 |
| Metal drums (DOT specifications) | 60 | 60 | 60 | 60 | 60 |
| Approved portable tanks | 660 | 660 | 660 | 660 | 660 |

¹ Nearest metric size is also acceptable for the glass and plastic containers listed.

^{2 1} gal of nearest metric equivalent size may be used if metal containers must be avoided because of chemical reaction with their contents.

³ Quantities are in gallons for the rest of this table.

Table 2-3

Storage of Hazardous Materials in Inside Rooms

(AFOSH Standard 127-43, Table 2)

| Fire Protection Provided ¹ | Fire Resistance | Maximum Size | Total Allowable Quantities ² (gal/ft ² floor area) |
|--|--------------------|---------------------|--|
| Yes | 2 h | 500 ft ² | 10 |
| No | 2 h | 500 ft ² | 4 |
| Yes | 1 h | 150 ft ² | 5 |
| Nọ | 1 h | 150 ft ² | 2 |

¹ Fire protection system will be sprinkler, water spray, or other approved method.

² If metric containers are being stored, use the nearest metric equivalent.

Table 2-4

Indoor/Outdoor Storage for Flammable/Combustible Materials

(DOD 4145.19-R-1, Tables 5-1 through 5-4)

)

Indoor Container Storage

| Class Liquid | Storage Level | *Protected Storage Maximum per Pile In Gallons | Unprotected Storage Maximum per Pile In Gallons |
|-----------------|-----------------------------------|--|---|
| IA | Ground and upper floors | 2750 (50) | 600 (12) |
| | Basement | Not permitted | Not permitted |
| IB | Ground and upper floors | 5500 (100) | 1375 (25) |
| | Basement | Not permitted | Not permitted |
| IC | Ground and upper floors Basement | 16,500 (300) Not permitted | 4125 (25) Not permitted |
| II | Ground and upper floors Basement | 16,500 (300) 5500 (100) | 4125 (75) Not permitted |
| III | Ground and upper floors Basement | 55,000 (1000) 8250 (450) | 13,750 (250) Not permitted |

^{*}A sprinkler or equivalent fire protection system installed in accordance with NFPA Standard 30.

When two or more classes of materials are stored in a single pile, the maximum gallonage permitted in that pile must be the smallest of the two or more separate maximum gallonages.

² Aisles must be provided so that no container is more than 3 m (12 ft) from an aisle. Main aisles must be at least 2 m (8 ft) wide and side aisles at least 1 m (4 ft) wide. (Numbers in parentheses indicate the number of 55-gal drums.)

³ Each pile must be separated from each other by at least 1 m (4 ft).

Table 2-4 (continued)

| Outdoor Container Storage | | | | |
|---------------------------|---|--|--|---|
| Class Liquid | Maximum per pile ¹ (gal) | Distance between piles ² (ft) | Distance to property line that can be built upon ^{1,3} (ft) | Distance to street, alley, public way ⁴ (ft) |
| IA | 1100 | 5 | 20 | 10 |
| IB | 2200 | 5 | 20 | 10 |
| IC | 4400 | 5 | 20 | 10 |
| II | 8800 | 5 | 10 | 5 |
| III | 22,000 | 5 | 10 | 5 |

When two or more classes of materials are stored in a single pile, the maximum gallonage permitted in that pile must be the smallest of the two or more separate maximum gallonages.

Within 200 ft (50 m) of each container, there must be a 12-ft (3 m) wide accessway to permit access to fire control apparatus.

³ The distances listed apply to properties that have protection for exposures as defined. If there are exposures, and such protection for exposures does not exist, the distances in column 4 must be doubled.

When total quantity stored does not exceed 50 percent of maximum per pile, the distance in columns 4 and 5 may be reduced 50 percent, but not to less than 3 ft (0.75 m).

Table 2-4 (continued)

| Indoor Portable Tank Storage | | | |
|------------------------------|-----------------------------------|--|---|
| Class Liquid | Storage Level | *Protected Storage Maximum per Pile In Gallons | Unprotected Storage Maximum per Pile In Gallons |
| IA | Ground and upper floors Basement | Not permitted Not permitted | Not permitted Not permitted |
| IB | Ground and upper floors Basement | 20,000 Not permitted | 2000 Not permitted |
| IC | Ground and upper floors Basement | 40,000 Not permitted | 5500 Not permitted |
| II | Ground and upper floors Basement | 40,000 20,000 | 5500 Not permitted |
| III | Ground and upper floors Basement | 60,000 20,000 | 22,000 Not permitted |

^{*}A sprinkler or equivalent fire protection system installed in accordance with NFPA Standard 30.

When two or more classes of materials are stored in a single pile, the maximum gallonage permitted in that pile must be the smallest of the two or more separate maximum gallonages.

² Aisles must be provided so that no container is more than 3 m (12 ft) from an aisle. Main aisles must be at least 2 m (8 ft) wide and side aisles at least 1 m (4 ft) wide.

³ Each pile must be separated from each other by at least 1 m (4 ft).

Table 2-4 (continued)

| Outdoor Portable Tank Storage | | | | |
|-------------------------------|---|--|--|---|
| Class Liquid | Maximum per pile ¹ (gal) | Distance between piles ² (ft) | Distance to property line that can be built upon ^{1,3} (ft) | Distance to street, alley, public way ⁴ (ft) |
| IA | 2200 | 5 | 20 | 10 |
| ΙΒ | 4400 | 5 | 20 | 10 |
| IC | 8800 | 5 | 20 | 10 |
| Π | 17,600 | 5 | 10 | 5 |
| III | 44,000 | 5 | 10 | 5 |

When two or more classes of materials are stored in a single pile, the maximum gallonage permitted in that pile must be the smallest of the two or more separate maximum gallonages.

² Within 200 ft (50 m) of each container, there must be a 12-ft (3 m) wide accessway to permit access to fire control apparatus.

³ The distances listed apply to properties that have protection for exposures as defined. If there are exposures, and such protection for exposures does not exist, the distances in column 4 must be doubled.

When total quantity stored does not exceed 50 percent of maximum per pile, the distance in columns 4 and 5 may be reduced 50 percent, but not to less than 3 ft (90.75 m).

| INSTALLATION: | COMPLIANCE CATEGORY: HAZARDOUS MATERIALS MANAGEMENT United Kingdom ECAMP | DATE: | REVIEWER(S): |
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SECTION 3

HAZARDOUS WASTE MANAGEMENT

SECTION 3

HAZARDOUS WASTE MANAGEMENT

A. Applicability of this Protocol

This protocol applies to U.S. Air Force (USAF) installations that generate, store, treat, or dispose of any type of hazardous waste.

This protocol and its associated evaluation worksheets are necessarily more complex than other protocols in this volume. All evaluation items will not be applicable to all installations. Guidance is provided to direct the evaluator to the questions related to the type of hazardous waste activities/facilities on the installation.

The regulatory requirements in this protocol are based on DOD and Air Force regulations (AFRs) that apply at overseas installations. Management Practices (MPs) are derived from U.S. Environmental Protection Agency (USEPA) regulations that are not mandatory overseas but are important to follow to preserve the health and safety of Air Force employees and protect the environment.

B. DOD Directives/Instructions

- Final Governing Standards United Kingdom (FGS-UK), 1 January 1994, Chapter 6, addresses the management of hazardous waste. It includes criteria for the identification, accumulation, storage, transportation, and disposal of hazardous waste.
- DOD 4160.21M, *Defense Demilitarization Manual*, 28 January 1985, gives guidance on waste turnin for disposal at Defense Reutilization and Marketing Office (DRMO).

C. U.S. Air Force Regulations

Air Policy Letter, 21 January 1994. This memorandum, Air Force Policy on the Application of the
Resources Conservation and Recovery Act to Conventional Explosive Ordnance Operations,
addresses the issue of when waste ordinance is to be handled as a hazardous waste; only that portion
of the letter that specifies the procedures for identifying when conventional explosive ordnance
becomes a waste is applicable to AF components located outside the United States and its territories.

D. Responsibility for Compliance

• The Installation Commander (IC) - The installation commander is responsible for establishing and maintaining an active surveillance program of users, generators, transporters, and storers of hazardous wastes; the waste minimization program; and disposal activities. By DOD direction, the IC is responsible for compliance with host nation regulations involving host and tenant organizations on the installation. In either case, operational responsibility for the hazardous waste program rests with the activities that generate, treat, store, transport, or dispose of the waste and the activities responsible for implementing health, safety, and environmental protection programs.

- The Installation Environmental Protection Committee (EPC) The EPC is responsible for reviewing and coordinating the IC's hazardous waste program. The EPC reviews summary data on waste generation, personnel training, and disposal practices.
- The Base Civil Engineer (BCE) or designated Environmental Management Office (EMO) The BCE/EMO develops installation-specific policy for all aspects of hazardous waste management for all activities on the installation, including Air Force and non-Air Force tenants. The BCE/EMO manages the hazardous waste program; reviews all hazardous waste storage, treatment, and disposal facilities and ensures their compatibility with hazardous waste regulations; identifies to the contracting office those hazardous wastes that the installation elects to dispose of by local contract, along with the necessary conditions the contractor is required to meet; and approves siting and design of all hazardous waste management facilities.
- Base Fire Department This department provides support in emergency response, spill events, exercises, and fire protection activities. In addition, the department will be responsible for making periodic fire safety inspections of hazardous waste storage areas and accumulation points on the installation.
- Civil Engineering Environmental Planning Function or EMO Subgroup The environmental planner is responsible for monitoring day-to-day hazardous waste management activities, maintaining hazardous waste files, and establishing procedures for transfer of accountability and/or custody of hazardous waste from the generating activity to the DRMO.
- The Bioenvironmental Engineer (BEE) The BEE reviews workplace processes and practices to
 ensure all hazardous materials/wastes are identified; conducts or arranges for environmental monitoring as required; interprets monitoring results for health risks; reviews plans to build or modify
 facilities used to treat, store, or dispose of hazardous wastes; reviews all material requests for issues
 of stock classes listed in Federal Standard 313; and maintains a master file of material safety data
 sheets (MSDSs).
- The Environmental Health Officer (EHO) The EHO conducts Hazardous Communication Training for all supervisors who have personnel who handle hazardous materials.
- The Supply Officer The supply officer receives, stores, and issues hazardous materials; ensures that turn-in hazardous waste documents contain information necessary to meet all regulatory requirements; and ensures all hazardous materials are properly labeled.
- The Ground Safety Officer The ground safety officer performs workplace safety inspections, monitors hazardous conditions, and performs occupational safety training.
- The Transportation Officer The transportation officer coordinates as necessary with shipping activities to ensure hazardous wastes are properly labeled, packaged, manifested, and transported in appropriate vehicles (contract or Air Force-owned vehicles).
- The Deputy Commander for Maintenance (DCM)/Chief of Maintenance The DCM ensures that
 nonhazardous/nontoxic materials are used where possible; maintains a list of hazardous materials
 used in the work area by shop and maintenance-related task; ensures personnel are properly trained
 in ordering, using, handling, controlling, and storing hazardous materials and wastes; and ensures
 hazardous waste is properly labeled.

- Hazardous Waste Generators Generators manage hazardous waste in their custody and are responsible for proper storage, inspection, recordkeeping, labeling of containers, and transfer for disposal.
- Hazardous Waste Treatment, Storage, and Disposal Facility (TSDF) Operators Each TSDF operator is responsible for ensuring compliance with hazardous waste regulations applicable to the facility, including maintaining operational and training records.
- Defense Reutilization and Marketing Office (DRMO) The installation may or may not have a
 DRMO, but it is the single agency designated by DOD to provide hazardous waste disposal service
 on a pay-for-services-rendered basis to the installation. DRMO is responsible for compliance with
 regulations at its storage/disposal facility. The DRMO is not in the scope of the assessment unless it
 is located on the installation.

F. Key Compliance Definitions

These definitions were obtained from the directives/instructions and AFRs listed at the end of each definition. If there is no citation listed for the definition, it has been drawn from the U.S. Code of Federal Regulations (CFR).

- Aboveground Tank a tank that is situated in such a way that the entire surface area of the tank is completely above the plane of the adjacent surrounding surface and the entire surface area of the tank (including the tank bottom) is able to be visually inspected.
- Accumulation Point see Hazardous Waste Accumulation Point.
- Active Portion that portion of a facility where treatment, storage, or disposal operations are being or have been conducted and that is not a "closed portion."
- Acute Hazardous Waste those wastes listed in Table 3-1 with a USEPA waste number with the designator "P" or those wastes with an "(H)" following the waste number (FGS-UK 20).
- Characteristics of Hazardous Waste the characteristics of ignitability, corrosivity, reactivity, and toxicity that identify hazardous waste.
- Closed Portion the portion of a facility that has been closed in accordance with the approved closure plan and all applicable closure requirements.
- Component refers to either the tank or the ancillary equipment of the tank system.
- Container any portable device in which a material is stored, transported, treated, disposed of, or otherwise handled.
- Contingency Plan a document setting out an organized, planned, and coordinated course of action to be followed in case of a fire, explosion, or release of hazardous waste or hazardous waste constituents that could threaten human health or the environment.
- Dike an embankment or ridge of either natural or manmade materials used to prevent the movement of liquids, sludges, solids, or other materials.

- Discharge or Hazardous Waste Discharge the accidental or intentional spilling, leaking, pumping, pouring, emitting, emptying, or dumping of hazardous waste into or on any land or water.
- Disposal the utilization of those methods of treatment and/or containment technologies that are approved in FGS-UK 6-11 (see checklist items 3-53 through 3-62) that effectively mitigate the hazards to human health or the environment of the discharge, deposit, injection, dumping, spilling, leaking, or placing of a hazardous waste into or on any land or water so that without application of such methods, such hazardous waste or any constituent thereof may enter the environment, or be emitted into the air, or discharged into any waters, including groundwater (FGS-UK 20).
- DOD Hazardous Waste Generator a generator is considered to be the installation or activity on an installation that produces a regulated hazardous waste (FGS-UK 20).
- Facility all contiguous land and structures, other appurtenances, and improvements on the land used for treating, storing, or disposing of hazardous waste. A facility may consist of several treatment, storage, or disposal operational units (e.g., one or more landfills, surface impoundments, or combination of them).
- Free Liquids liquids that readily separate from the solid portion of a waste under ambient temperature and pressure.
- Hazardous Constituent a chemical compound that is listed by name in Table 3-1 or possesses a characteristic described in Table 3-1 (FGS-UK 20).
- Hazardous Waste a discarded material that may be solid, semisolid, liquid, or contained gas and either exhibits a characteristic of a hazardous waste in Table 3-1 or is listed as a hazardous waste in Table 3-1 (FGS-UK 20).
- Hazardous Waste Accumulation Point an area at or near the point of generation where hazardous
 wastes are temporarily stored, up to 208 L (55 gal) or 1 L (1 qt) of acute hazardous waste, from each
 waste stream, until removed to a hazardous waste storage area (HWSA) or shipped for treatment or
 disposal (FGS-UK 20).
- Hazardous Waste Fuel hazardous waste burned for energy recovery. Fuel produced from hazardous waste by processing, blending, or other treatment is also hazardous waste fuel (FGS-UK 20).
- Hazardous Waste Generation any act or process that produces hazardous waste as defined in FGS-UK (FGS-UK 20).
- Hazardous Waste Profile Sheet a document that identifies and characterizes the waste by providing user's knowledge of the waste and/or lab analysis and details the physical, chemical, and other descriptive properties or processes that created the hazardous waste (FGS-UK 20).
- Hazardous Waste Storage Area a location where more than 208 L (55 gal) of hazardous waste or 1
 L (1 qt) of acute hazardous waste from one waste stream is stored prior to shipment for treatment or
 disposal (FGS-UK 20).
- Incinerator an enclosed device using controlled flame combustion that neither meets the criteria for classification as a boiler nor is listed as an industrial furnace.

- Incompatible Waste wastes are incompatible when their mixture causes reactions that:
 - 1. generates extreme heat or pressure, fire, or explosions, or violent reactions
 - 2. produces uncontrolled toxic mists, fumes, dusts, or gases in sufficient quantities to threaten human health or the environment
 - 3. produces uncontrolled flammable gases in sufficient quantities to pose a risk of fire or explosion
 - 4. damages the structural integrity of the storage device or the environment.

See Table 3-4 for examples of potentially incompatible wastes (FGS-UK 20).

- Inground Tank a tank a portion of which is situated to any degree within the ground, thereby preventing visual inspection of that external surface area of the tank that is in the ground.
- Inner Liner a continuous layer of material placed inside a tank or container that protects the construction materials of the tank or container from the contained waste or reagents used to treat the waste.
- Land Disposal placement in or on the land, including, but not limited to, land treatment, surface impoundments, underground injection wells, salt dome formations, salt bed formations, underground mines, or caves (FGS-UK 20).
- Leachate any liquid, including any suspended components in the liquid, that has percolated through or drained from hazardous waste.
- Leak Detection System a system capable of detecting the failure of either the primary or secondary containment structure or the presence of a release of hazardous waste or accumulated liquid in the secondary structure. Such a system must employ operational controls (e.g., daily visible containment for releases into the secondary containment system of aboveground tanks) or consist of an interstitial monitoring device designed to continuously and automatically detect the failure of the primary or secondary containment structure or the presence of hazardous waste released into the secondary containment structure.
- Liner a continuous layer of natural or man-made materials, beneath or on the sides of a surface
 impoundment, landfill, or landfill cell, that restricts the downward or lateral escape of hazardous
 waste, hazardous waste constituents, or leachate.
- Management Practice (MP) practices that, although not mandated by law, are encouraged to promote safe operating procedures.
- Onground Tank a tank that is situated in such a way that the bottom of the tank is on the same level as the adjacent surrounding surface so that the external tank bottom cannot be visibly inspected.
- Onsite the same, or geographically continuous property that may be divided by a public right-of-way, provided the entrance and exit between the properties is at a crossroads intersection and access is by crossing as opposed to going along the right-of-way.
- Representative Sample a sample of a universe or whole (e.g., waste pile, lagoon, groundwater) that can be expected to exhibit the average properties of the universe or whole.
- Runoff any rainwater, leachate, or other liquid that drains over land from any part of a facility.

- Run-on any rainwater, leachate, or other liquid that drains over land onto any part of a facility.
- Sludge any solid, semisolid, or liquid waste generated from a municipal, commercial, or industrial wastewater treatment plant, water supply treatment plant, or air pollution control facility, exclusive of the treated effluent from a wastewater treatment plant.
- Storage the holding of hazardous wastes for a temporary period, at the end of which the hazardous wastes are treated, disposed of, or stored elsewhere.
- Sump any pit or reservoir that meets the definition of tank and those troughs/trenches connected to it that serve to collect hazardous waste for transport to hazardous waste storage, treatment, or disposal facilities. Except when used in rules for landfills, surface impoundments, and waste piles, sump means any lined pit or reservoir that serves to collect liquids drained from a leachate collection and removal system or leak detection system for subsequent removal from the system.
- Surface Impoundment a facility or part of a facility that is a natural topographic depression, manmade excavation, or diked area formed primarily of earthen materials designed to hold an accumulation of liquid wastes or wastes containing free liquids and that is not an injection well.
- Tank a stationary device designed to contain an accumulation of hazardous waste and constructed primarily of nonearthen materials (e.g., wood, concrete, steel, plastic) that provide structural support.
- Tank System a hazardous waste storage or treatment tank and its associated ancillary equipment and containment system.
- Treatment any method, technique, or process, including neutralization, designed to change the
 physical, chemical, or biological character or composition of any hazardous waste so as to neutralize
 such waste, recover energy or material resources from the waste, or render such waste: nonhazardous, or less hazardous; safer to transport, store, or dispose of; or amenable for recovery, amenable
 for storage, or reduced in volume (FGS-UK 20).
- Treatment, Storage, and Disposal Facility (TSDF) refers to any facility not located on a DOD installation that is used for the collection, source separation, storage, transportation, transfer, processing, treatment, or disposal of hazardous waste (FGS-UK 20).
- Treatment Zone a soil area of the unsaturated zone of a land treatment unit within which hazardous constituents are degraded, transformed, or immobilized.
- Underground Tank a tank whose entire surface area is totally below the surface and covered by the ground.
- Unfit-for-Use Tank System a tank system that has been determined, through an integrity assessment or other inspection, to be no longer capable of storing or treating hazardous waste without posing a threat of release of hazardous waste to the environment.
- Unsaturated Zone or Zone of Aeration the zone between the land surface and the water table.

HAZARDOUS WASTE MANAGEMENT

GUIDANCE FOR CHECKLIST USERS

| | REFER TO CHECKLIST ITEMS: | CONTACT THESE PERSONS OR GROUPS: (a) |
|---------------------------------------|---------------------------|---|
| All Installations | 3-1 through 3-8 | (1)(2)(5)(6)(7)(8)(9)(10) |
| Training | 3-9 and 3-10 | (1)(2)(3)(4)(5)(6)(10) |
| Transportation of Hazardous Waste | 3-11 through 3-14 | (8)(9) |
| Hazardous Waste Generators | 3-15 through 3-17 | (2)(10) |
| Accumulation Point Sites | 3-18 through 3-23 | (3)(10) |
| Hazardous Waste Storage Areas (HWSAs) | | |
| General | 3-24 through 3-35 | (2)(5) |
| Containers | 3-36 through 3-40 | (2)(5) |
| Tank Systems | 3-41 through 3-49 | (1)(2)(5)(10) |
| Documentation | 3-50 through 3-52 | (2)(3)(5)(10) |
| Hazardous Waste Disposal | | |
| General | 3-53 through 3-57 | (1)(2)(5)(8)(9) |
| Land disposal | 3-58 | (2)(5) |
| Incinerators | 3-59 | (1)(2)(5) |
| Treatment Technologies | 3-60 and 3-61 | (1)(2)(5) |
| Specific Wastes | 3-62 | (2)(5) |
| Conventional Explosive Ord- nance | 3-63 and 3-64 | (1)(10) |

(a) CONTACT/LOCATION CODE:

- (1) BCE (Environmental Planning)
- (2) DRMO (Defense Reutilization and Marketing Office)
- (3) Accumulation Point Managers
- (4) Fire Department
- (5) TSD (Treatment, Storage, and Disposal) Facility Officer
- (6) Safety Manager
- (7) Bioenvironmental Engineer (BEE)
- (8) Transportation Officer
- (9) Base Supply
- (10) Generating Activities

HAZARDOUS WASTE MANAGEMENT

Records To Review

- Generators (including TSDFs if they are also considered generators):
 - Hazardous waste manifests
 - Manifest exception reports
 - Personnel training documentation
 - Contingency plan
 - Notifications of hazardous waste oil fuel marketing or blending activity
 - Hazardous waste disposal turn-in document (DD Form 1348-1)
- TSDFs (in addition to the above records):
 - Unmanifested waste reports
 - Facility audit reports (inspection log)
 - Waște analysis plan(s)
 - Operating record
 - Groundwater monitoring records and annual reports
 - Closure/post closure plans
 - Closure/post closure notices (where applicable)
 - Other documents as required by the permit

Physical Features To Inspect

- Disposal sites
- · Generating areas
- · Accumulation points
- Incinerators
- Vehicles used for transport
- Storage facilities (including drums)

People To Interview

- BCE (Environmental Planning)
- DRMO (Defense Reutilization and Marketing Office)
- Accumulation Point Managers
- Fire Department
- TSD Facility Officer
- Safety Manager
- Transportation Officer
- Base Supply
- Generating Activities

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 3-1. Determine actions or changes since the previous review of hazardous waste management (MP). | Determine whether noncompliance issues have been resolved by reviewing a copy of the previous review report. (1)(2) | |
| 3-2. Copies of all relevant DOD directives/ instructions, USAF directives, and guidance documents should be maintained at the installation (MP). | Verify that copies of the following regulations are maintained and kept current at the installation: (1) - Final Governing Standards - United Kingdom (FGS-UK), 1 January 1994. - Air Force Policy Letter, 21 January 1994. Verify that the Base Staff Judge Advocate reviews the documents annually for currency and completeness and submits the findings of the review to the Base EPC. | |
| 3-3. Installations must meet regulatory and Air Force requirements issued since the finalization of the manual (a finding under this checklist item will have the citation of the new regulation as a basis of finding). | Determine whether any new regulations concerning hazardous waste have been issued since the finalization of the manual. (1)(7) Verify that the installation is in compliance with newly issued regulations. | |
| 3-4. Installations that generate hazardous waste should have a hazardous waste management plan (MP). | Verify that the installation has a hazardous waste management plan that includes the following: (1)(6)(7) - letter of instruction - information and emergency contacts - introductory materials - introduction - responsibilities - organizational chart - location maps - waste inventory | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 3-4. (continued) | waste analysis plan recordkeeping reporting training contingency plan preparedness and spill prevention pollution prevention. | |
| 3-5. Installations must recycle or reuse hazardous waste to the maxi- | Verify that hazardous waste is recycled or reused to the maximum extent practical. (1)(9)(10) | |
| mum extent practical (FGS-UK 6-11.F). | Verify that each facility that produces hazardous waste has a hazardous waste minimization program in place. | |
| | Verify that BCE provides quarterly summaries of generation data, prior year data, and waste minimization baseline year data (normally calendar year 1986) to the EPC for evaluating progress in hazardous waste minimization. | |
| 3-6. Hazardous waste must not be used for dust suppression or road treatment (FGS-UK 6-9.B). | Verify that neither hazardous waste nor used oil contaminated with hazardous waste is used for dust suppression or road work. (1)(7)(8) | |
| 3-7. Installations must identify and characterize the wastes generated at | Determine whether the installation generates, transports, treats, stores, or disposes of any hazardous waste (see Table 3-1 for guidance). (1)(10) | |
| their sites (FGS-UK 6- 1.A, and 6-1.C and 6- | Verify that the installation identifies and characterizes its wastes. | |
| 9.C). | (NOTE: Wastes may be identified and characterized on the basis of knowledge of the materials and processes that generated the wastes, or on the basis of laboratory analysis of the waste.) | |
| | Verify that a hazardous waste profile sheet (HWPS) is used to identify each hazardous waste. | |
| | Verify that the installation treats lead-acid batteries that are not intended for recycling as hazardous waste. | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 3-8. Installations that handle or manage wastes should identify those wastes defined as hazardous according to toxicity characteristics (MP). | Determine whether the installation handles or manages wastes that: (1)(5)(10) - have previously been identified as toxic (see Table 3-2), or - contains contaminants in greater concentrations than the toxicity characteristics listed in Table 3-3. Verify that all data, including quality assurance data, is maintained and made available for reference or inspection. | |
| TRAINING | | |
| 3-9. Installation personnel who handle hazardous waste must meet specific training requirements (FGS-UK 6-10.A through 6-10.D). | Verify that all DOD personnel whose duties involve actual or potential exposure to hazardous waste receive training. (1)(2)(3)(4)(5)(6)(10) (NOTE: The following persons are subject to this requirement: - those who determine which wastes are hazardous wastes - those who meet hazardous waste recordkeeping requirements - those who handle/store hazardous waste containers - those who transfer hazardous waste to or from accumulation tanks or containers - those who transport hazardous waste - those who perform nonemergency hazardous waste cleanup - those who collect hazardous waste samples - those who conduct other hazardous waste related activities as designated by the IC and/or Environmental Coordinators.) Verify that the training program is conducted by a person trained in hazardous waste management procedures or who has comparable academic credentials and experience. | |
| | Verify that the training program includes sufficient information to enable personnel to comply fully with and carry out requirements in the FGS. Verify that the program is designed to ensure that facility personnel are able to respond effectively to emergencies by familiarizing them with emergency procedures, equipment, and systems. Verify that training for personnel whose duties include hazardous waste handling and management addresses the following in particular: - emergency procedures - handling and storage of drums and containers - safe use of hazardous waste equipment | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 3-9. (continued) | - protection of personnel, including: | |
| | Verify that training for new personnel assigned to duties involving actual or potential exposure to hazardous wastes is completed prior to their assuming those duties. | |
| | Verify that such personnel work under direct supervision until training is completed. | |
| | Verify that an annual review of initial training is provided. | |
| | (NOTE: Hazardous Waste Operations and Emergency Response (HAZWOPER) training will fulfill the requirements of this checklist item.) | |
| 3-10. Installations must document all hazardous | Verify that all hazardous waste training is documented. (1)(2)(5)(6)(10) | |
| waste training for each individual assigned | Verify that training records are up-to-date. | |
| duties involving actual or potential exposure to hazardous waste (FGS-UK 6-10.E). | Verify that training records are retained for 3 yr after termination of employment at the installation. | |
| | | |
| TRANSPORTATION OF HAZARDOUS WASTE | | |
| 3-11. Installations must prepare offsite hazardous waste shipments in accor- | Verify that the installation prepares offsite hazardous waste shipments in accordance with applicable host nation regulations. (8) | |
| dance with applicable host nation transportation regulations (FGS-UK 6- | (NOTE: Such regulations may include requirements for placarding, marking, containerization, and labeling.) | |
| 1.D.1). | (NOTE: In the absence of host nation regulations, international standards should be used.) | |
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| REVIEWER CHECKS: | | |
| Verify that the installation meets applicable international regulations for hazardous waste designated for international transport. (8) | | |
| Verify that all hazardous waste that leaves the installation are accompanied by a hazardous waste profile sheet and a manifest. (8) | | |
| Verify that the installation uses UK transfer and/or consignment notes as appropriate. | | |
| Verify that procedures exist to manage movement of hazardous wastes throughout the installation. (8)(9) | | |
| Verify that drivers are trained in spill control procedures. | | |
| Verify that provisions are made to secure wastes in vehicles during transport. | | |
| | | |
| Verify that each hazardous waste is assigned a unique number. (10) | | |
| Verify that wastes have been identified on the HWPS according to: (10) - physical properties (solid, liquid, gaseous) - chemical properties (chemical constituents, technical name) - other descriptive properties (ignitable, corrosive, reactive, toxic). | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 3-17. Generators must maintain an audit trail of hazardous waste from the point of generation to disposal (FGS-UK 6-1.D.3). | Verify that generators using DRMO disposal services have a signed copy of the manifest from the initial DRMO recipient of the waste. (2)(10) | |
| | Verify that, if a generator uses a hazardous waste management and/or disposal program of a DOD component with a different unique identification number, it obtains a signed copy of the manifest from the receiving component. | |
| | Verify that installations that dispose of their wastes outside of the DRMO system have developed their own manifest tracking system. | |
| ACCUMULATION POINT SITES | | |
| 3-18. Hazardous waste accumulation points (HWAPs) must meet spe- | Verify that an HWAP is at or near the point of generation and that no more than 208 L (55 gal) of hazardous waste or 1 L (1 qt) of acute hazardous waste (Table 3-1) from each waste stream is accumulated there. (3) | |
| cific design and operating standards (FGS-UK 6-2.A and 6-2.B). | Verify that, when the above accumulation limits are reached, the generator makes arrangements either to move the hazardous waste to an HWSA or to ship it offsite for treatment or disposal. | |
| 1 | Verify that each HWAP is designed and operated to provide appropriate segregation for different waste streams, including those that are chemically incompatible. | |
| | (NOTE: See Table 3-4 for a list of incompatible wastes.) | |
| | Verify that each HWAP has warning signs appropriate to the waste being accumulated at the site. | |
| | Verify that, after leaving the HWAP, the waste either goes to an onsite HWSA or to an offsite treatment and disposal facility. | |
| 3-19. Containers at HWAPs must meet specific requirements (FGS-UK 6-2.C and 6-4.A.1 through 6-4.A.4). | Verify that containers are in good condition and free from severe rusting, bulging, or structural defects. (3) | |
| | Verify that containers, including overpack containers, are compatible with the materials stored. | |
| | Verify that containers are kept closed, except when they need to be opened to add or remove waste. | |
| | Verify that containers are not opened, handled, or stored in a manner that could cause a rupture or a leak. | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 3-19. (continued) | Verify that containers are marked with a hazardous waste marking and a label indicating the hazard class of the contents (flammable, corrosive, etc.). |
| 3-20. HWAP container storage areas must have containment systems (FGS-UK 6-2.C). | Verify that each container storage area has a containment system, such as a drip pan, with sufficient capacity to contain 10 percent of the volume of the containers or the volume of the largest container, whichever is greater. (3) |
| | (NOTE: This requirement applies only to containers that hold free liquids.) |
| 3-21. HWAPs must be inspected weekly for leaking containers and | Verify that a weekly inspection of each HWAP is performed for leaking containers and for deterioration of containers and the containment system. (3)(10) |
| deterioration of the containment system caused by corrosion and other factors (FGS-UK 6-2.C and 6-4.A.5). | Verify that secondary containment systems are inspected for defects and emptied of accumulated wastes. |
| 3-22. HWAPs that have containers holding ignitable or reactive waste must be located at least 15 m (50 ft) inside the installation boundary (FGS-UK 6-2.C and 6-4.C). | Verify that containers that hold ignitable or reactive waste are at least 15 m (50 ft) inside the installation boundary. (3)(10) |
| 3-23. HWAPs must handle incompatible wastes according to specific requirements (FGS-UK 6-2.C and 6-4.D). | Verify that incompatible wastes and materials are not placed in the same container. (3)(10) |
| | Verify that hazardous waste is not placed in an unwashed container that previously held an incompatible waste or material. |
| | Verify that storage containers holding a hazardous waste that is incompatible with any waste or other materials stored nearby in containers, piles, open tanks, or surface impoundments are separated from the other materials or protected from them by means of a dike, berm, wall, or other device. |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| HAZARDOUS WASTE STORAGE AREAS (HWSAs) General | | |
| 3-24. New HWSAs must be located so as to minimize the risk of a release due to seismic activity, floods, or other natural events (FGS-UK 6-3.A). | Verify that new HWSAs are located so as to minimize the risks from natural disasters. (5) Verify that, for storage areas located where such risks may be encountered, the installation spill prevention and control plan addresses the risk. | |
| 3-25. HWSAs must meet specific security requirements (FGS-UK 6-3.D). | Verify that the installation prevents the unknowing entry and minimizes the possibility of unauthorized entry of people or livestock onto HWSA grounds. (5) Verify that the HWSA security system consists of either: | |
| | a 24-h surveillance system (e.g., television monitors, surveillance by guards) that continuously monitors and controls entry, or a fence or natural barrier that completely surrounds the area, combined with a means to control entrance at all times. | |
| | Verify that a sign is posted with the words DANGER, UNAUTHORIZED PERSONNEL KEEP OUT, at each entrance and at other locations in sufficient numbers to be seen from any approach to the HWSA. | |
| , | Verify that signs are legible from 7.5 m (25 ft). | |
| | (NOTE: Existing signs with a legend other than the above may be used if the legend indicates that only authorized personnel are allowed to enter, and that entry can be dangerous.) | |
| 3-26. HWSAs must be designed, constructed, maintained, and operated | Verify that the following equipment is easily accessible to personnel in HWSAs and in working condition: (5) | |
| to minimize the possibil- ity of a fire, explosion, or any unplanned release of hazardous waste (FGS- | internal communications or alarm system capable of providing immediate emergency instructions to facility personnel telephone (immediately available at the scene of operation) or hand-held two-way radio | |
| UK 6-3.B, 6.3.E, and 6-3.G). | - portable fire extinguishers and special extinguishing equipment (foam, inert gas, or dry chemicals) | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 3-26. (continued) | spill control equipment decontamination equipment (eyewash and shower) fire hydrants or other source of water (reservoir, storage tank, etc.) with adequate volume and pressure, foam producing equipment, automatic sprinklers, or water spray systems personal protective equipment appropriate to the materials stored eyewash and shower facilities. |
| | Verify that the equipment is tested and maintained as necessary to insure proper operation in an emergency. |
| | Verify that sufficient aisle space is maintained to allow unobstructed movement of personnel, fire protection equipment, spill control equipment, and decontamination equipment to any area of the facility operation. |
| | Verify that containers do not obstruct any exit. |
| | Verify that police, fire departments, and emergency response teams are familiar with the layout of the facility, properties of the waste being handled, and general operations. |
| | Verify that the hospital is familiar with the site and the types of injuries that could result in an emergency. |
| 3-27. Installations must meet specific requirements with regard to access to communica- | Verify that, whenever hazardous waste is being poured, mixed, or otherwise handled, all personnel involved in the operation have immediate access to an internal alarm or emergency communication device, either directly or through visual or voice contact with another person. (5) |
| tions or alarm systems in HWSAs (FGS-UK 6-3.F). | Verify that, if there is only one person on duty in the HWSA, said person has immediate access to a device, such as a telephone (immediately available at the scene of the operation) or a hand-held two-way radio capable of summoning emergency assistance. |
| 3-28. The storage of ignitable, reactive, or incompatible wastes at HWSAs must not threaten | Verify that, when treating, storing, or disposing of ignitable or reactive wastes, or when mixing incompatible wastes and other materials, precautions are taken to prevent dangerous reactions, including: (2)(5) |
| human health or the environment (FGS-UK 6-3.J). | generation of extreme heat or pressure, fires or explosions, or violent reactions production of uncontrolled toxic mists, fumes, dusts, or gases sufficient to threaten human health or the environment production of uncontrolled flammable fumes or gases sufficient to pose a risk of fires or explosions damage to the structural integrity of the device or facility threats to human health or the environment through other like means. |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 3-28. (continued) | Verify that while ignitable or reactive waste is being handled, smoking and open flames are confined to specially designated areas. |
| | Verify that ignitable and reactive waste are separated and protected from source of ignition or reaction. |
| | (NOTE: Sources of ignition or reaction include, but are not limited to, open flames, smoking, cutting and welding, hot surfaces, frictional heat, sparks (static, electrical, or mechanical), spontaneous ignition (i.e., from heat-producing chemical reactions), and radiant heat.) |
| | Verify that NO SMOKING signs are conspicuous and in English and any other predominant language. |
| | Verify that water reactive waste is not stored in the same area as flammable and combustible liquids. |
| 3-29. Installations must develop a waste analysis plan (FGS-UK 6-3.C.1). | Verify that the installation, in conjunction with the HWSA manager, has developed a plan to determine how and when wastes are to be analyzed. (2)(5) |
| plan (1 do-ok o-5.c.1). | Verify that the plan includes: |
| | procedures for characterizing and verifying the testing of both onsite and offsite hazardous waste testing parameters and the rationale for selecting them frequency of analysis test and sampling methods. |
| 3-30. A detailed chemical and physical analysis of a representative sample | Verify that a detailed physical and chemical analysis is done of a representative sample of wastes prior to treatment, storage, or disposal. (2)(5) |
| of hazardous waste must be obtained prior to treat- | (NOTE: Prior studies and published information may be included as a part of the analysis.) |
| ment, storage, or disposal (FGS-UK 6-3.C.3). | Verify that the analysis is repeated as necessary to ensure that it is accurate and up to date. |
| 3-31. Installations must maintain an HWPS for | Verify that the installation maintains a file of HWPSs. (2)(5) |
| each waste stream handled by each HWSA (FGS-UK 6-3.C.2). | Verify that the installation does not accept any waste for storage unless it has received an HWPS. |
| (2 33 612 6 3.6.2). | Verify that the generator updates the HWPS as needed to reflect any new waste streams or process modifications that change the character of the hazardous waste being handled at the storage area. |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 3-32. HWSA managers must conduct periodic verification testing of the hazardous waste in storage (FGS-UK 6-3.C.2). | Verify that periodic testing is carried out to ensure that the generator has accurately identified the stored hazardous wastes. (2)(5) | |
| 3-33. Prior to accepting waste from a generator, HWSA managers must follow specific procedures (FGS-UK 6-3.C.3). | Verify that, prior to accepting waste from generators, the HWSA manager: (2)(5) - inspects the waste to ensure that it matches the description provided - requests a new HWPS from the generator if there is reason to believe that the process generating the waste has changed - analyzes waste shipments to see if they match the waste description on the accompanying manifest and documents - rejects shipments that do not match the accompanying waste descriptions, unless the generator provides an accurate description. | |
| 3-34. Installations must inspect HWSAs for malfunction, deterioration, operator errors, and discharges (FGS-UK 6-3.H). | Verify that inspections are conducted according to a written schedule that is kept at the HWSA and at a sufficient frequency to identify problems in time to correct them before they harm human health or the environment. (2)(5) Verify that the schedule identifies the type of problems that are to be looked for during the inspection. Verify that inspections cover all equipment and areas involved in the storage and handling of hazardous waste. Verify that areas subject to spills, such as loading and unloading areas, are inspected daily when in use. Verify that, when an imminent hazard is identified or one has already occurred, the installation takes immediate action. | |
| | Verify that inspections are recorded in an inspection log or summary that is kept for 3 yr from the date of inspection and includes at least: - the date and time of inspection - the name of the inspector notation of the observations made - the date and nature of any repairs or other remedial actions. | |
| 3-35. At the closure of an HWSA, all hazardous waste and hazardous waste residues must be removed (FGS-UK 6-7). | Verify that, at the closure of an HWSA, all hazardous waste and hazardous waste residues, including remaining liners and bases, are removed from the containment system. (2)(5) | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| Containers | | |
| 3-36. Containers at HWSAs must meet specific standards (FGS-UK | Verify that containers are in good condition, and free from severe rusting, bulging, or structural defects. (2)(5) | |
| 6-4.A.1 through 6-4.A.4). | Verify that containers, including overpack containers, are compatible with the materials stored. | |
| | Verify that containers are kept closed, except when they need to be opened to add or remove waste. | |
| | Verify that containers are not opened, handled, or stored in a manner that could cause a rupture or a leak. | |
| | Verify that containers are marked with a hazardous waste marking and a label indicating the hazard class of the contents (flammable, corrosive, etc.). | |
| 3-37. HWSA container storage areas must have a containment system (FGS-UK 6-4.B). | Verify that the container storage area has a containment system that has sufficient capacity to contain 10 percent of the volume of the containers or the volume of the largest container, whichever is greater. (2)(5) | |
| | Verify that the HWSA is sufficiently impervious to contain leaks, spills, and accumulated precipitation until the collected material is detected and removed. | |
| | (NOTE: Storage areas that store containers holding only wastes that do not contain free liquids need not have such a containment system provided that the storage area is sloped or otherwise designed and operated to drain and remove liquid from precipitation, or the containers are elevated, or otherwise protected from contact with accumulated liquid.) | |
| 3-38. HWSAs must be inspected weekly for | Verify that a weekly inspection is performed. (2)(5) | |
| leaking containers and for deterioration of containers and the containment system caused by corrosion and other factors (FGS-UK 6-4.A.5). | Verify that secondary containment systems are inspected for defects and emptied of accumulated releases. | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 3-39. HWSAs that have containers holding ignitable or reactive waste must be located at least 15 m (50 ft) inside the installation boundary (FGS-UK 6-4.C). | Verify that containers that hold ignitable or reactive waste are at least 15 m (50 ft) from the installation boundary. (2)(5) | |
| 3-40. HWSAs must handle incompatible wastes in accordance with specific | Verify that incompatible wastes and materials are not placed in the same container. (2)(5) | |
| cific requirements (FGS-UK 6-4.D). | Verify that hazardous waste is not placed in an unwashed container that previously held an incompatible waste or material. | |
| | Verify that storage containers holding a hazardous waste that is incompatible with any waste or other materials stored nearby in containers, piles, open tanks, or surface impoundments are separated from the other materials or protected from them by means of a dike, berm, wall, or other device. | |
| Tank Systems | | |
| 3-41. Secondary containment must be in place for tank systems used to store or treat hazardous waste (FGS-UK 6-8.A and 6-8.D). | (NOTE: This requirement applies to: - all new tank systems or components - existing tank systems when an annual leak test detects leakage - tank systems that store or treat hazardous wastes by 1 January 1999.) Verify that such tank systems have secondary containment that: (2)(5) | |
| | is designed, installed, and operated to prevent the migration of liquid out of the system is capable of detecting and collecting releases and accumulated liquids until removal is possible is constructed to include one or more of the following: a liner external to the tank a vault a double-walled tank. | |
| | (NOTE: The provisions of this checklist item do not apply to: tank systems used to store or treat hazardous wastes that contain no free liquids and are situated inside a building with an impermeable floor tank systems, including sumps, that serve as part of a secondary containment system to collect or contain releases of hazardous wastes.) | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 3-42. Tank ancillary equipment should also be provided with secondary containment (MP). | Verify that ancillary equipment has secondary containment. (2)(5) (NOTE: The following equipment is exempted from this MP: - aboveground piping that is visually inspected for leaks on a daily basis - welded flanges, welded joints, and welded connections that are visually inspected for leaks on a daily basis - sealless or magnetic coupling pumps and sealless valves that are visually inspected for leaks on a daily basis - pressurized aboveground piping systems with automatic shutoff valves that are visually inspected for leaks on a daily basis.) | |
| 3-43. Existing tank systems without proper secondary containment must meet specific standards (FGS-UK 6-8.B). | Verify that, for tank systems without proper secondary containment, an annual determination is made as to whether the tank system is leaking or fit for use. (2)(5) Verify that the installation obtains and keeps on file at the HWSA a written assessment of tank system integrity reviewed and certified by a competent authority. | |
| 3-44. When new tank systems or components are installed, HWSA managers must obtain an assessment certifying that the tank is acceptable (FGS-UK 6-8.C). | Verify that the HWSA manager has received a written assessment that the tank system has sufficient structural integrity and is acceptable for the storage and treatment of hazardous waste. (2)(5) Verify that the assessment indicates: - that the foundation, structural support, seams, connections, and pressure controls are adequately designed - that the tank system has sufficient structural strength, compatibility with the waste(s), and corrosion protection to ensure that it will not collapse, rupture, or fail. | |
| 3-45. Tanks used for hazardous waste treatment or storage must be operated in accordance with specific procedures (FGS-UK 6-8.E.1). | Verify that hazardous wastes or treatment reagents are not placed in tanks if they could cause the tank system (including ancillary equipment or containment system) to fail. (2)(5) | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 3-46. Tank systems should meet specific requirements for ignitable, reactive, or incompatible wastes (MP). | Verify that ignitable or reactive wastes are not placed in a tank system unless one of the following conditions is met: (2)(5) |
| | the waste is treated, rendered, or mixed before or immediately after placement in the tank system so that it is no longer reactive or ignitable, and the minimum requirements for reactive and ignitable wastes are met the waste is treated or stored in such a way that it is protected from any material or conditions that may cause the waste to ignite or react the tank system is used solely for emergencies. |
| | Verify that the installation maintains minimum protective distances between waste management areas and any public ways, streets, alleys, or an adjoining property line that can be built upon, as required in Tables 3-1 through 3-6 of the NFPA's, Flammable and Combustible Liquids Code, pamphlet. |
| | Verify that, unless minimum safety requirements are met, incompatible wastes, or incompatible wastes and materials, are not placed in the same tank system. |
| | Verify that, unless minimum safety requirements are met, hazardous waste is not placed in a tank system that: |
| | previously held an incompatible waste or material has not been decontaminated. |
| 3-47. Installations must conduct inspections of | Verify that installation conducts and logs inspections of the following at least once each operating day: (2)(5) |
| tank systems and associated equipment (FGS-UK 6-8.E.2 and 6-8.E.3). | aboveground portions of the tank, to detect corrosion or releases tank monitoring equipment (e.g., pressure and temperature gauges) data gathered from monitoring and leak detection equipment the area surrounding the tank, including the secondary containment system, for signs of leakage (wet spots, dead vegetation). |
| | Verify that the proper operation of cathodic protection systems is confirmed within 6 mo after initial installation and annually thereafter. |
| | Verify that all sources of impressed current are inspected and/or tested every other month. |
| | Verify that the installation documents all tank system inspections. |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 3-48. Installations must meet specific requirements with regard to tank | Verify that such systems are immediately removed from service and repaired or closed. (1)(2)(5)(10) |
| systems or secondary containment systems | Verify that the installation also takes the following steps: |
| from which there has been a leak or spill, or that are unfit for use (FGS-UK 6-8.F). | stops the flow or addition of hazardous wastes to the tank inspects systems to determine the cause of the release contains the visible release and prevent further migration of the leak or spill to soils or surface water removes and properly disposes of any contamination of the soil and surface |
| | water - completes required notifications and reports. |
| 3-49. Installations must follow specific proce- | Determine whether the installation has closed any tank systems. (1)(2)(5) |
| dures when closing a tank system (FGS-UK 6-8.G). | Verify that all waste residues and contaminated containment system components, soils, structures, and equipment have been removed or decontaminated to the greatest extent practicable. |
| Documentation | |
| 3-50. HWSAs and HWAPs must maintain a hazardous waste log, | Verify that the installation maintains a written log of all hazardous waste that consists of the following: (2)(3)(5)(10) |
| inspection logs, manifests, and waste analysis/ | name and address of the generator description and hazard class of the waste |
| characterization records (FGS-UK 6-5.A through 6-5.E). | number and types of containersquantity of hazardous wastedate stored |
| , | storage location disposition data, including: dates received, sealed, transported, and transporter used. |
| | Verify that the hazardous waste log is available to emergency personnel in the event of a fire or a spill and is maintained until closure of the installation. |
| | Verify that the installation maintains inspection logs for 3 yr. |
| | Verify that the installation retains manifests of incoming and outgoing hazardous wastes for 3 yr. |
| | Verify that the installation retains waste analysis/characterization records until 3 yr after closure. |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 3-51. HWSAs must have a written closure plan (FGS-UK 6-5.F). | Verify that the HWSA has a closure plan that includes: (2)(5) - estimates of the storage capacity of hazardous waste - steps to be taken to remove or decontaminate all waste residues - an estimate of the expected date of closure. Verify that the installation develops a closure plan prior to opening a new HWSA. |
| 3-52. Installations must have a contingency plan to manage spills and releases of hazardous waste (FGS-UK 6-6.A, 6-6.B, and 18-4). | Verify that the installation has a contingency plan designed to minimize hazards to human health and the environment from fires, explosions, or any unplanned sudden or gradual release of hazardous waste or hazardous waste constituents. (2)(5) Verify that a copy of the contingency plan is maintained at the HWSA and each HWAP. |
| | Verify that a copy of the plan has been submitted to all police departments, fire departments, hospitals, and emergency response teams upon which the plan relies to provide emergency services. Verify that the plan includes the following: |
| | a description of actions to be taken during an emergency a description of arrangements made with local police departments, fire departments, hospitals, contractors, and local emergency response teams names, addresses, and phone numbers of all people qualified to act as emergency coordinator a list of all emergency equipment at the facility stating where this equipment is required and located and what it looks like an evacuation plan for facility personnel where there is a possibility evacuation would be needed. |
| | Verify that the installation reviews and updates the contingency plan at least annually and whenever there is a significant change in operations, as in the following situations: |
| | when the facility is issued a new permit the failure of the plan in an emergency a change in emergency coordinators a change in the waste being handled a change in emergency equipment. (NOTE: See the requirements for the Spill Plan as outlined in the subsection titled) |
| | Petroleum, Oil, and Lubricant (POL) Management.) |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | | |
| HAZARDOUS WASTE DISPOSAL General | (NOTE: HQ USAFE has determined that all types of hazardous waste may be disposed of in the United Kingdom.) | | | |
| 3-53. DOD hazardous waste should normally be disposed of through the | Verify that the installation normally disposes of its DOD hazardous waste through the DRMO. (1)(5) | | | |
| DRMO (FGS-UK 6-11.A). | (NOTE: A decision not to use the DRMO for hazardous waste disposal may be made for best accomplishment of the mission, but the decision should be concurred in by the component chain of command to ensure that installation contracts and disposal criteria are at least as protective as the criteria used by the DRMO.) | | | |
| 3-54. Hazardous or UK special waste must not be | Determine whether the installation disposes of hazardous or UK special wastes in the United Kingdom. (1)(2)(5)(8) | | | |
| disposed of in the United Kingdom unless disposal methods meet applicable | Verify that disposal methods meet applicable FGS-UK requirements (see checklist items 3-53 through 3-62). | | | |
| final governing standards (FG-UK 6-11.B, 6-11.B.1, and 6-11.C). | Verify that, if a hazardous waste cannot be disposed of according to FGS-UK requirements, the waste is then either: | | | |
| | retrograded to the United States transshipped to another country for disposal. | | | |
| 3-55. Installations that transship hazardous or | Determine whether the installation transships hazardous or UK special wastes to a country other than the United States. (8) | | | |
| UK special wastes to a country other than the | Verify that the transshipment meets applicable international agreements. | | | |
| United States must meet specific requirements (FGS-UK 6-11.B.1 and 6-11.B.2). | Verify that methods of disposal meet the requirements of the final governing standards for the nation in which the waste is disposed, if any such standards exist. | | | |
| , 1.D.2). | Verify that the transshipment has been approved by at least the DOD. | | | |
| · | (NOTE: The determination of whether particular DOD-generated hazardous waste may be disposed of in a nation other than the United States or United Kingdom is made by the DOD Executive Agent for that nation, in coordination with the Director of Defense Logistics Agency (DLA), or other relevant DOD components, and the Chief of the U.S. Diplomatic Mission.) | | | |
| | Verify that, if a DOD executive agent has not been assigned, the installation receives approval for shipment of wastes from the unified commander for that AOR. | | | |
| | (NOTE: HQ USAFE has determined that all types of hazardous waste may be disposed of in the UK.) | | | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 3-56. Hazardous material that meets the definitions of hazardous waste | Determine whether the installation has any hazardous materials that meet the definition of hazardous waste. (1)(2)(5)(9) |
| must be disposed of as a hazardous waste in cer- | Verify that the installation disposes of such materials as hazardous wastes whenever: |
| tain circumstances (FGS-UK 6-11.D). | the installation is discarding the materials as being no longer useful, or the materials have failed the DRMS reutilization, transfer, or sales cycles. |
| 3-57. All UK facilities that store, treat, or dispose of DOD-generated waste must be properly licensed (FGS-UK 6-11.E). | Verify that all UK facilities that the installation uses to dispose of DOD-generated waste are licensed to treat, store, or dispose of DOD-generated waste. (1)(2)(5) |
| Land Disposal | |
| 3-58. Installations that dispose of hazardous wastes in landfills must do so only in properly licensed landfills (FGS-UK 6-11.G). | Verify that the installation uses only landfills that are licensed by Her Majesty's Inspectorate of Pollution (HMIP) to accept the type of waste being disposed of. (2)(5) |
| Incinerators | |
| 3-59. Hazardous waste incinerators must be licensed to accept the type of waste being burned (FGS-UK 6-11.H). | Verify that the installation burns hazardous waste only in incinerators licensed by HMIP to accept the type of waste being burned. (1)(2)(5) |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | | |
| Treatment Technologies | | | | |
| 3-60. Hazardous wastes that are disposed of as solid wastes must be treated prior to disposal so that they no longer exhibit hazardous characteristics (FGS-UK 6-11.I.1 through 6-11.I.4). | Determine whether wastes that are categorized as hazardous on the basis of Section A.1 of Table 3-1 have been disposed of as solid wastes. (1)(2)(5) Verify that, prior to their disposal, such wastes are treated so that they no longer exhibit hazardous characteristics, using treatment technologies appropriate to the type of waste, as follows: - for organics: - incineration - fuel substitution where the units are operated so that destruction of hazardous constituents is efficient, and hazardous emissions are no greater than those produced by incineration - biodegradation - recovery - chemical degradation - for heavy metals: - stabilization or fixation - recovery - for reactives: - treatments that change the chemical or physical composition of a material so that it no longer exhibits the characteristics of reactivity - for corrosives: - neutralization of corrosives to a pH value between 6.0 and 9.0 - recovery - incineration - chemical or electrolytic oxidation - chemical or electrolytic oxidation - stabilization. (NOTE: The installation should consult with HQ USAFE for incineration standards.) | | | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | |
| 3-61. Treatment residues of wastes categorized as hazardous must be managed as hazardous waste | (NOTE: This requirement applies to the treatment residues of all wastes categorized as hazardous on the basis of Table 3-1, except for those wastes covered under Section A.1 of the table.) | | |
| (FGS-UK 6-11.I and 6-11.I.1 through 6-11.I.4). | Verify that treatment residues from the following technologies are managed as hazardous wastes: (1)(2)(5) | | |
| | - for organics: | | |
| | - incineration | | |
| | fuel substitution where the units are operated so that destruction of hazardous constituents is efficient, and hazardous emissions are no greater than those produced by incineration biodegradation | | |
| | - recovery - chemical degradation | | |
| | - for heavy metals: | | |
| | - stabilization or fixation | | |
| | - recovery - for reactives: | | |
| · | - treatments that change the chemical or physical composition of a material so that it no longer exhibits the characteristics of reactivity - for corrosives: | | |
| | neutralization of corrosives to a pH value between 6.0 and 9.0 recovery | | |
| | - incineration - chemical or electrolytic oxidation | | |
| | - chemical reduction | | |
| | - stabilization. | | |
| Specific Wastes | | | |
| 3-62. Mercury, nickel-cadmium, lithium, and lead-acid batteries must be treated prior to disposal (FGS-UK 6-11.I.5). | Verify that mercury, nickel-cadmium, lithium, and lead-acid batteries are being treated prior to disposal to stabilize, fix, or recover heavy metals and neutralize any corrosives. (2)(5) | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | |
| CONVENTIONAL EXPLOSIVE ORDNANCE | (NOTE: Generally, conventional explosive ordnance manufacture, assembly, testing, training, intended use, or range management do not constitute hazardous waste management.) | | |
| 3-63. Installations must identify conventional explosive ordnance as hazardous waste in specific circumstances (Air | Verify that the installation identifies conventional explosive ordnance as hazardous waste when: (1)(10) - an authorized official records in writing a determination that the conventional explosive ordnance will be discarded | | |
| Force Policy Letter, 21 January 1994, para IV.c.2, IV.c.3, and IV.c.7). | - custodians of the conventional explosive ordnance receive this written determination. | | |
| | (NOTE: The authorized official is identified by being designated in writing.) | | |
| | (NOTE: Prior written authorization is not required if safety or other considerations (such as an emergency response conducted by an explosive ordnance disposal unit or a response to mitigate an imminent hazard) preclude obtaining prior written authorization.) | | |
| | (NOTE: An authorized official may make a written designation that conventional explosive ordnance that has previously been designated as waste, but for which a legitimate use is subsequently identified, is no longer waste. If the official cannot make this redesignation, the waste remains a hazardous waste until it ceases to exhibit a characteristic of a hazardous waste, or until it has been specifically excluded by regulation (i.e., delisted).) | | |
| 3-64. Authorized individuals must take into | Verify that decisions to discard conventional explosive ordnance are based on the facts and circumstances applicable to each situation. (1)(10) | | |
| account the facts and circumstances applicable to each situation in making a determination to discard (Air Force Policy Letter, 21 January 1994, para IV.c.4). | (NOTE: The following guidelines should be used in making the determination to discard: a determination to discard excess conventional explosive material that is safe and stable in normal logistical environments may be made only after all efforts have been exhausted to reuse, recycle, recover, or sell such material a determination to discard conventional explosive ordnance that be unstable or unsafe to store or transport should be made by an authorized official after conducting appropriate testing or inspection, if conditions allow, or if it is readily apparent that there is no reasonable alternative to discarding material.) | | |
| | | | |

Table 3-1

Characteristics of Hazardous Wastes and Lists of Hazardous Wastes and Hazardous Materials

(FGS-UK Appendix A)

A-1 CHARACTERISTICS OF HAZARDOUS WASTE

a. General

- 1. A solid waste is a hazardous waste if it exhibits any of the characteristics identified in this section.
- A hazardous waste which is identified by a characteristic in this section is assigned every USEPA Hazardous Waste Number that is applicable. This number must be used in complying with the notification, recordkeeping, and reporting requirements of these alternate standards.

b. Characteristic of Ignitability

- 1. A solid waste exhibits the characteristic of ignitability if a representative sample of the waste has any of the following properties:
 - i. It is a liquid, other than an aqueous solution that contains less than 24 percent alcohol by volume and has a flash point less than 60 °C (140 °F), as determined by a Pensky-Martens Closed Cup Tester, using the test method specified in ASTM Standard D-93-80, or a Setaflash Closed Cup Tester, using the test method specified in ASTM Standard D-3278-78, or as determined by an equivalent test method.
 - ii. It is not a liquid and is capable, under standard temperature and pressure, of causing fire through friction, absorption of moisture or spontaneous chemical changes and, when ignited, burns so vigorously and persistently that it creates a hazard.
 - iii. It is an ignitable, compressed gas as determined by appropriate test methods or the USEPA.
 - iv. It is an oxidizer.
- 2. A solid waste that exhibits the characteristic of ignitability has the USEPA Hazardous Waste Number of D001.

c. Characteristic of Corrosivity

- 1. A solid waste exhibits the characteristic of corrosivity if a representative sample of the waste has either of the following properties:
 - i. It is aqueous and has a pH less than or equal to 2.0 or greater than or equal to 12.5, as determined by a pH meter.

- ii. It is a liquid and corrodes steel (SAE 1020) at a rate greater than 6.35 millimeters (mm), or 0.250 inch (in.), per year at a test temperature of 55 °C (130 °F) as determined by the test method specified in NACE (National Association of Corrosion Engineers) Standard TM-01-69 as standardized in Test Methods for the Evaluation of Solid Waste, Physical Chemical Methods.
- 2. A solid waste that exhibits the characteristic of corrosivity has the USEPA Hazardous Waste Number of D002.

d. Characteristic of Reactivity

- 1. A solid waste exhibits the characteristic of reactivity if a representative sample of the waste has any of the following properties:
 - i. It is normally unstable and readily undergoes violent change without detonating.
 - ii. It reacts violently with water.
 - iii. It forms potentially explosive mixtures with water.
 - iv. When mixed with water, it generates toxic gases, vapors, or fumes in a quantity sufficient to present danger to human health or the environment.
 - v. It is a cyanide or sulfide bearing waste that, when exposed to pH conditions between 2.0 and 12.5, can generate toxic gases, vapors, or fumes in a quantity sufficient to present a danger to human health or the environment.
 - vi. It is capable of detonation or explosive reaction if subjected to a strong initiating source or if heated under confinement.
 - vii. It is readily capable of detonation, explosive decomposition, or reaction at standard temperature and pressure.
 - viii. It is a forbidden explosive.
- 2. A solid waste that exhibits the characteristic of reactivity has the USEPA Hazardous Waste Number of D003.

e. Toxicity Characteristic

- 1. A solid waste exhibits the characteristic of toxicity if, the extract from a representative sample of the waste contains any of the contaminants listed in table A.1a. or (b) at the concentration equal to or greater than the respective value given in that Table. Where the waste contains less than 0.5 percent filterable solids, the waste itself is considered to be the extract for the purpose of this section.
- 2. A solid waste that exhibits the characteristic of toxicity has the USEPA Hazardous Waste Number specified in Table A.1 a. or (b) which corresponds to the toxic contaminant causing it to be hazardous.

TABLE A.1(a)

Maximum Concentration of Contaminants for the Toxicity Characteristics

| USEPA HW No.1 | Contaminant | CAS No. ² | Regulatory Level (mg/L) |
|------------------|-------------------|----------------------|-------------------------|
| D004 | arsenic | 7440-38-2 | 5.0 |
| D005 | barium | 7440-39-3 | 100.0 |
| D006 | cadmium | 7440-43-2 | 1.0 |
| D007 | chromium | 7440-47-3 | 5.0 |
| D016 | 2,4-D | 94-75-7 | 10.0 |
| D012 | endrin | 72-20-8 | 0.02 |
| D008 | lead | 7439-92-1 | 5.0 |
| D013 | lindane | 58-89-9 | 0.4 |
| D009 | mercury | 7439-97-6 | 0.2 |
| D014 | methoxychlor | 72-43-5 | 10.0 |
| D010 | selenium | 7782-49-2 | 1.0 |
| D011 | silver | 7440-22-4 | 5.0 |
| D015 | toxaphene | 8001-35-2 | 0.5 |
| D017 | 2,4,5-TP (silvex) | 93-72-1 | 1.0 |

¹ USEPA Hazardous waste number.

² Chemical Abstracts Service number.

TABLE A.1(a)

Maximum Concentration of Contaminants for Nonwastewater

| USEPA HW No. ¹ | Contaminant | CAS No. ² | Regulatory Level mg/kg |
|------------------------------|------------------------------|----------------------|------------------------|
| D018 | benzene | 71-43-2 | 36 |
| D019 | carbon tetrachloride | 56-23-5 | 5.6 |
| D020 | chlordane | 57-74-9 | 0.13 |
| D021 | chlorobenze | 108-90-7 | 5.7 |
| D022 | chloroform | 67-66-3 | 5.6 |
| D023 | o-cresol | 95-48-7 | 5.6 |
| D024 | m-Cresol | 108-39-4 | 3.2 |
| D025 | p-cresol | 106-44-5 | 3.2 |
| D026 | cresol | | 3.2 |
| D027 | 1,4-dichlorobenzene | 106-46-7 | 6.2 |
| D028 | 1,2-dichloroethane | 107-06-2 | 7.2 |
| D029 | 1,1-dichloroethylene | 75-35-4 | 33 |
| D030 | 2,4-dinitrotoluene | 121-14-2 | 140 |
| D031 | heptachlor (and its epoxide) | 76-44-8 | 0.066 |
| D032 | hexachlorobenzene | 118-74-1 | 37 |
| D033 | hexachlorobutadiene | 87-68-3 | 28 |
| D034 | hexachloroethane | 67-72-1 | 28 |
| D035 | methyl ethyl ketone | 78-93-3 | 36 |
| D036 | nitrobenzene | 98-95-3 | 14 |
| D037 | pentachlorophenol | 87-86-5 | 7.4 |
| D038 | pyridine | 110-86-1 | 16 |
| D039 | tetrachloroethylene | 127-18-4 | 5.6 |
| D040 | trichloroethylene | 79-01-6 | 5.6 |
| D041 | 2,4,5-trichlorophensol | 95-95-4 | 37 |
| D042 | 2,4,6-trichlorophenol | 88-06-2 | 37 |
| D043 | vinyl chloride | 75-01-4 | 33 |

¹ USEPA Hazardous waste number.

² Chemical Abstracts Service number.

A-2 Lists of Hazardous Wastes

a. General

- 1. A solid waste is a hazardous waste if it is listed in this section.
- The basis for listing the classes or types of wastes listed employed one or more of the following Hazard Codes:

| Ignitable Waste | (I) |
|-------------------------------|-----|
| Corrosive Waste | (C) |
| Reactive Waste | (R) |
| Toxicity Characteristic Waste | (E) |
| Acute Hazardous Waste | (H) |
| Toxic Waste | (T) |

- 3. Each hazardous waste listed in section A-2 is assigned a USEPA Hazardous waste Number which precedes the name of the waste. This number must be used in complying with the notification, recordkeeping and reporting requirements of these alternative standards.
- b. Hazardous wastes from nonspecific sources.

The solid wastes in Table A.2 are listed hazardous wastes from nonspecific sources.

- c. The solid wastes listed in Table A.3, denoted "K" as the first character in the USEPA number are listed hazardous wastes from specific sources.
- d. Discarded commercial chemical products, off-specification species, container residues, and spill residues thereof.

The following materials or items are hazardous wastes if and when they are discarded or intended to be discarded: when they are mixed with waste oil, or used oil, or other material and applied to the land for dust suppression or road treatment: when they are otherwise applied to the land in lieu of their original intended use; when they are contained in products that are applied to the land in lieu of their original intended use; or when, in lieu of their original intended use, they are produced for use as (or as a component of) a fuel, distributed for use as a fuel, or burned as a fuel.

- 1. Any commercial chemical product, or manufacturing chemical intermediate with the generic name listed in Table A.3, annotated "P" or "U" as the first character in the USEPA waste number.
- 2. Any off-specification commercial chemical product or manufacturing chemical intermediate that, if it met specifications, would have the generic name listed in Table A.3, annotated "P" or "U" as the first character in the USEPA waste number.

TABLE A.2

Listed Hazardous Wastes from Nonspecific Sources

| USEPA Waste No. ¹ | Hazardous Waste | HazardCode |
|---------------------------------|---|--------------------|
| F001 | The following spent halogenated solvents used in degreasing: tetra- chloroethylene, trichloroethylene, methylene chloride, 1,1,1-trichloro- ethane, carbon tetrachloride, and chlorinated fluorocarbons; all spent solvent mixtures/blends used in degreasing containing, before use, a total of 10 percent or more (by volume) of one or more of the above halogenated solvents or those solvents listed in F002, F004, and F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures. | (T) |
| F002 | The following spent halogenated solvents: tetrachloroethylene, methylene chloride, trichloroethylene, 1,1,1-trichloroethane, chlorobenzene, 1,1,2-trichloro-1,2,2-trifluoroethane, orthodichlorobenzene, trichlorofluoromethane, and 1,1,2-trichloroethane; all spent solvent mixtures/blens containing, before use, a total of 10 percent or more (by volume) of one or more of the above halogenated solvents or those listed in F001, F004, or F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures. | (T) |
| F003 | The following spent nonhalogenated solvents: xylene, acetone, ethyl acetate, ethyl benzene, ethyl ether, methyl isobutyl ketone, n-butyl alcohol, cyclohexanone, and methanol; all spent solvent mixtures/ blends containing, before use, only the above spent nonhalogenated solvents; and all spent solvent mixtures/blends containing, before use, one or more of the above nonhalogenated solvents and a total of 10 percent or more (by volume) of one or more of those solvents listed in F001, F002, F004, and F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures. | (I) |
| F004 | The following spent nonhalogenated solvents: cresols and cresylic acid, and nitrobenzene; all spent solvent mixtures/blends containing, before use, a total of 10 percent or more (by volume) of one or more of the above nonhalogenated solvents or those solvents listed in F001, F002, and F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures. | (T) |
| F005 | The following spent nonhalogenated solvents: toluene, methyl- ethyl ketone, carbon disulfide, isobutanol, pyridine, benzene, 2-ethoxyethanol, and 2-nitropropane; all spent solvent mixtures/blends containing, before use, a total of 10 percent or more (by volume) of one or more of the above nonhalogenated solvents or those solvents listed in F001, F002, or F004; and still bottoms from the recovery of these spent solvents and spent solvent mixtures. | (I,T) ² |

Table 3-1 (continued)

| USEPA Waste No. ¹ | Hazardous Waste | HazardCode |
|---------------------------------|--|------------|
| F006 | Wastewater treatment sludges from electroplating operations except from the following processes: (1) sulfuric acid anodizing of aluminum; (2) tin plating on carbon steel; (3) zinc planting (segregated basis) on carbon steel; (4) aluminum or zinc-aluminum plating on carbon steel; (5) cleaning/stripping associated with tin, zinc and aluminum plating on carbon steel; and (6) chemical etching and milling of aluminum. | (T) |
| F007 | Spent cyanide plating bath solutions from electroplating operations. | (R,T) |
| F008 | Plating bath residues from the bottom of plating baths from electroplating operations where cyanides are used in the process. | (R,T) |
| F009 | Spent stripping and cleaning bath solutions from electroplating operations where cyanides are used in the process. | (R,T) |
| F010 | Quenching bath residues from oil baths from metal heat treating operations where cyanides are used in the process. | (R,T) |
| F011 | Spent cyanide solutions from salt bath pot cleaning from metal heat treating operations. | (R,T) |
| F012 | Quenching wastewater treatment sludges from metal heat treating operations where cyanides are used in the process. | (T) |
| F019 | Wastewater treatment sludges from the chemical conversion coating of aluminum except from zirconium phosphating in aluminum can washing when such phosphating is an exclusion conversion coating process. | (T) |

- 1. USEPA Hazardous Waste Number
- 2. (I,T) should be used to specify mixtures containing ignitable and toxic constituents.
- 3. Any residue remaining in a container or in an inner liner removed from a container that has held any commercial chemical product or manufacturing chemical intermediate having the generic name listed in Table A.3, annotated "P" or "U" as the first character in the USEPA waste number, unless the container is empty.
 - (NOTE: Unless the residue is being beneficially used or reused, being legitimately recycled or reclaimed, or being accumulated, stored, transported, or treated prior to such use, reuse, recycling or reclamation, the residue should be discarded, and is thus, a hazardous waste. An example of a legitimate reuse of the residue would be where the residue remains in the container, and the container is used to hold the same commercial chemical product or manufacturing chemical intermediate it previously held. An example of the discard of the residue would be where the drum is sent to a drum reconditioner who reconditions the drum but discards the residue.)
- 4. Any residue or contaminated soil, water or other debris resulting from the cleanup of a spill into or on any land or water of any commercial chemical product or manufacturing chemical intermediate having the generic name listed in Table A.3, annotated "P" or "U" as the first character in the USEPA waste number, or any residue or contaminated soil, water or other debris resulting from the cleanup of a spill into or on any land or water of any off-specification chemical product and manufacturing chemical intermediate that, if it me specifications, would have the generic name listed in Table A.3, annotated "P" or "U" as the first character in the USEPA waste number of this section.

(NOTE: The phrase commercial chemical product or manufacturing chemical intermediate having the generic name listed in... refers to a chemical substance that is manufactured or formulated for commercial or manufacturing use that consists of the commercially pure grade of the chemical, any technical grades of the chemical that are produced or marketed, and all formulation in which the chemical is the sole active ingredient. It does not refer to a material, such as a manufacturing process waste, that contains any of the substances listed in Table A.3, annotated "P" or "U" as the first character in the USEPA waste number. Where a manufacturing process waste is deemed to be a hazardous waste because it contains a substance listed in Table A.3, annotated "P" or "U" as the first character in the USEPA waste number, such waste will be listed in section A.2 or will be identified as a hazardous waste by the characteristics set forth in section A-1.)

5. The commercial chemical products, manufacturing chemical intermediates, or off-specification commercial chemical products or manufacturing chemical intermediates referred to in Table A.3, annoted "P" as the first character in the USEPA waste number, are hereby identified as acute hazardous wastes (H).

(NOTE: For the convenience of the regulated community, the primary hazardous properties of these materials have been indicated by the letters T (Toxicity) and R (Reactivity). Absence of a letter indicates that the compound only is listed for acute toxicity.)

These wastes and their corresponding USEPA Hazardous Waste Numbers are listed in Table A.3, annotated "P" as the first character in the USEPA waste number.

6. The commercial chemical products, manufacturing chemical intermediates, or off-specification commercial chemical products referred to in Table A.3 of this section are hereby identified as toxic wastes (T), unless otherwise designated.

(NOTE: For the convenience of the regulated community, the primary hazardous properties of these materials have been indicated by the letter T (Toxicity), R (Reactivity), I (Ignitability), and C (Corrosivity). Absence of a letter indicates that the compound is only list for toxicity.)

TABLE A.3

List of Hazardous Waste/Substances/Materials

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|------------------------------------|----------|---|--------------------------|--------------------------|
| acenaphthene | 83329 | | | 100 |
| acenaphthylene | 208968 | | · | 5000 |
| acetaldehyde (i) | 75070 | | U001 | 1000 |
| acetaldehyde, chloro- | 107200 | | P023 | 1000 |
| acetaldehyde, trichloro- | 75876 | | U034 | 5000 |
| acetamide, N-(aminothioxomethyl)- | 591082 | | P002 | 1000 |
| acetamide, N-(4-ethoxyphenyl)- | 62442 | | U187 | 100 |
| acetamide, 2-fluoro- | 640197 | 4.00 | P057 | 100 |
| acetamide, N-9H-fluoren-2-yl- | 53963 | | U005 | 1 |
| acetic acid | 64197 | | | 5000 |
| acetic acid (2,4-dichlorophenoxy)- | 94757 | | U240 | 100 |
| acetic acid, lead(2+) salt | 301042 | | U144 | # |
| acetic acid, thallium(1+) salt | 563688 | | U214 | 100 |
| acetic acid, ethyl ester (I) | 141786 | | U112 | 5000 |
| acetic acid, fluoro-, sodium salt | 62748 | | P058 | 10 |
| acetic anhydride | 108247 | | | 5000 |
| acetone (I) | 67641 | | U002 | 5000 |
| acetone cyanohydrin | 75865 | 1000 | P069 | 10 |
| acetone thiosemicarbazide | 1752303 | 1000/10,000 | | 1 |
| acetonitrile (I,T) | 75058 | | U003 | 5000 |
| acetophenone | 98862 | | U004 | 5000 |
| 2-acetylaminofluorene | 53963 | | U005 | 1 |
| acetyl bromide | 506967 | | | 5000 |
| acetyl chloride (C,R,T) | 75365 | | U006 | 5000 |
| 1-acetyl-2-thiourea | 591082 | | P002 | 1000 |
| acrolein | 107028 | 500 | P003 | 1 |
| acrylamide | 79061 | 1000/10,000 | U007 | 5000 |
| acrylic acid (I) | 97107 | | U008 | 5000 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|------------------------------|----------|---|--------------------------|-----------------------------|
| acrylonitrile | 107131 | 10,000 | U009 | 100 |
| acrylyl chloride | 814686 | 100 | | 1 |
| adipic acid | 124049 | | | 5000 |
| adiponitrile | 111693 | 1000 | | 1 |
| aldicarb | 116063 | 100/10,000 | P070 | 1 |
| aldrin | 309002 | 500/10,000 | P004 | 1 |
| allyl alchol | 107186 | 1000 | P005 | 100 |
| allylamine | 107119 | 500 | | 1 |
| ally chloride | 107051 | | | 1000 |
| aluminum phosphide (R,T) | 20859738 | 500 | P005 | 100 |
| aluminum sulfate | 10043013 | | | 5000 |
| 5-(aminomethyl)-3-isoxazolol | 2763964 | | P007 | 1000 |
| aminoptenn | 54626 | 500/10,000 | | 1 |
| 4-aminopyndine | 504245 | | P008 | 1000 |
| amiton | 78535 | 500 | | 1 |
| amiton oxalate | 3734972 | 100/10,000 | | 1 |
| amitrole | 61825 | | U011 | 10 |
| ammonia | 7664417 | 500 | | 100 |
| ammonium acetate | 631618 | | | 5000 |
| ammonium benzoate | 1863634 | | | 5000 |
| ammonium bicarbonate | 1066337 | | | 5000 |
| ammonium bichromate | 7789095 | | | 10 |
| ammonium bifluonde | 1341497 | | | 100 |
| ammonium bisulfite | 10192300 | | | 5000 |
| ammonium carbamate | 1111780 | | | 5000 |
| ammonium carbonate | 506876 | | | 5000 |
| ammonium chloride | 12125029 | | | 5000 |
| ammonium chromate | 778989 | | | 10 |
| ammonium citrate, dibasic | 3012655 | | | 5000 |
| ammonium fluoborate | 13826830 | | | 5000 |
| ammonium fluoride | 12125018 | | | 100 |
| ammonium hydroxide | 1336216 | | | 1000 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|--------------------------------------|---|---------------------------------------|-----------------------------|
| ammonium oxalate | 6009707 5972736 | | | 5000 |
| | 14258492 | | | · |
| ammonium picrate (R) | 131748 | | P009 | 10 |
| ammonium silicofluoride | 16919190 | | | 1000 |
| ammonium sulfamate | 7773060 | | | 5000 |
| ammonium sulfide | 12135761 | | | 100 |
| ammonium tartrate | 14307438 3164292 | | | 5000 |
| ammonium thiocyanate | 1762954 | | · · · · · · · · · · · · · · · · · · · | 5000 |
| ammonium vanadate | 7803556 | | P119 | 1000 |
| amphetamine | 300629 | 1000 | | 1 |
| amyl acetate iso-amyl acetate Sec-amyl acetate tert-amyl acetate | 628637 123922 626380 625161 | | | 5000 |
| aniline (I,T) | 62533 | 1000 | U012 | 5000 |
| aniline, 2,4,6- trimethyl | 88051 | 500 | | 1 |
| anthracene | 120127 | | | 5000 |
| antimony++ | 7440360 | | | 5000 |
| antimony pentachloride | 7647189 | | | 1000 |
| antimony pentafluoride | 7783702 | 500 | | 1 |
| antimony potassium tartrate | 28300745 | | | 100 |
| antimony tribromide | 7789619 | | | 1000 |
| antimony trichloride | 10025919 | | | 1000 |
| antimony trifluoride | 7783564 | | | 1000 |
| antimony trioxide | 1309644 | | | 1000 |
| antimycine a | 1397940 | 1000/10,000 | | 1 |
| ANTU | 86884 | 500/10,000 | | 100 |
| argentate(1-), bis(cyano-C)-, potassium | 506616 | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | P099 | 1 |
| aroclor 1016 | 12674112 | | | 1 |
| aroclor 1221 | 11104282 | | | 1 |
| arcolor 1232 | 11141165 | | | 1 |
| aroclor 1242 | 53469219 | , | | 1 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|--------------------|---|--------------------------|-----------------------------|
| aroclor 1248 | 12672296 | | | 1 |
| aroclor 1254 | 11097691 | | | 1 |
| aroclor 1260 | 11096825 | | | 1 |
| arsenic++ | 7440382 | | | 1 |
| arsenic acid H ₃ asO ₄ | 1327522 7778394 | | P010 | 1 |
| arsenic disulfide | 1303328 | | | 1 |
| arsenic oxide as ₂ O ₃ | 1327533 | | P012 | 1 |
| arsenic oxide as ₂ O ₅ | 1303282 | | P011 | 1 |
| arsenic pentoxide | 1303282 | 100/10,000 | P011 | 1 |
| arsenic trichloride | 7784341 | | | 1 |
| arsenic trioxide | 1327533 | | P012 | 1 |
| arsenic trisulfide | 1303339 | | | 1 |
| arsenous trichloride | 7784341 | 500 | | 5000 |
| arsine | 7784421 | 100 | | 1 |
| arsine, diethyl- | 692422 | | P038 | 1 |
| arsinic acid, dimethyl- | 75605 | | U136 | 1 |
| arsorous dichloride, phenyl- | 696286 | | P036 | 1 |
| asbestos+++ | 1332214 | | | 1 |
| auramine | 492808 | | U014 | 100 |
| azasenne | 115028 | | U015 | 1 |
| azindine | 151564 | | P054 | 1 |
| azindine, 2-methyl- | 75558 | | P067 | 1 |
| azinno[2',3',3,4]pyrrolo[1,2-a] indole-4, 7-dione,6-amino- 8- [(aminocarbonylooxy) methyl]-1,1a,2,8,8a,8b- hexahydro-8a-methoxy-5- methyl-,[1aS-(1a-alpha,8- beta, 8a-alpha, 8b-alpha)]- | 50077 | | U010 | 10 |
| aziphos-ethyl | 2642719 | 100/10,000 | | 1 |
| azinphos-methyl | 86500 | 10/10,000 | | 1 |
| banum cyanide | 542621 | | P013 | 10 |
| benz[1]aceanthrylene, 1,2-dihydro-3-methyl- | 56421 | | U157 | 10 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|---|----------|---|--------------------------|-----------------------------|
| benz[c]acridine | 225514 | | U016 | 100 |
| benzal chloride | 98873 | 500 | U017 | 5000 |
| benzamide, 3,5-dichloro-N-(1,1-dimethyl-2-propynyl)- | 23950595 | | U192 | 5000 |
| benz[a]anthracene | 56553 | | U018 | 10 |
| 1,2-benzathracene | 56553 | | U018 | 10 |
| benz[a]anthracene, 7,12-dimethyl- | 57976 | | U094 | 1 |
| benzenamine (I,T) | 62533 | | U012 | 5000 |
| benzenamine, 3-(Trifluoromethyl) | 98168 | 500 | | 1 |
| benzenamine, 4,4'-carbonimidoylbis (N,N-dimethyl- | 492808 | | U014 | 100 |
| benzenamine, 4-chloro- | 106478 | | P024 | 1000 |
| benzenamine 4-chloro-2-methyl- hydrochloride, | 3165933 | | U049 | 100 |
| benzenamine, N,N-dimethyl-4- (phenylazo-) | 60117 | | U093 | 10 |
| benzenamine, 2-methyl- | 95534 | | U328 | 100 |
| benzenamine, 4-methyl- | 106490 | | U353 | 100 |
| benzenamine, 4,4'-methylenebis(2-chloro- | 101144 | | U158 | 10 |
| benzenamine, 2-methyl-, hydrochloride | 636215 | | U222 | 100 |
| benzenamine, 2-methyl-5-nitro- | 99558 | | U181 | 100 |
| benzenamine, 4-nitro- | 100016 | | P077 | 5000 |
| benzene (I,T) | 71432 | | U109 | 10 |
| benzene, 1-(Chloromethyl)-4-Nitro- | 100141 | 500/10,000 | | 1 |
| benzeneacetic acid, 4-chloro- alpha-(4-chlorophenyl)-alpha- hydroxy-, ethyl ester | 510156 | | U038 | 100 |
| benzene, 1-bromo-4-phenoxy- | 101553 | | U030 | 100 |
| benzenearsonic Acid | 98055 | 10/10,000 | | 1 |
| benzenebutanoic acid, 4-[bis (2-chloroethyl)amino]- | 305033 | | U035 | 10 |
| benzene, chloro- | 108907 | | U037 | 100 |
| benzene, chloromethyl- | 100447 | | P028 | 100 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|---|--------------------------------------|---|--------------------------|--------------------------|
| benzenediamin, ar-methyl- | 95807 496720 823405 | | U221 | 10 |
| 1,2-benzenedicarboxylic acid, dioctyl ester | 117840 | | U107 | 5000 |
| 1,2-benzenedicarboxylic acid, [bis(2-ethylhexyl)]-ester | 117817 | · | U028 | 100 |
| 1,2-benzenedicarboxylic acid, dibutyl ester | 84742 | | U069 | 10 |
| 1,2-benzenedicarbosylic acid, diethyl ester | 84662 | | U088 | 1000 |
| 1,2-benzenedicarbosylic acid, dimethyl ester | 131113 | | U102 | 5000 |
| benzene, 1,2-dichloro- | 95501 | | U070 | 100 |
| benzene, 1,3-dichloro- | 541731 | | U071 | 100 |
| benzene, 1,4-dichloro- | 106467 | | U072 | 100 |
| benzene, 1,1'-(2,2-dichloroethylidene) bis[4-chloro- | 72548 | | U060 | 1 |
| benzene, dichloromethyl- | 98873 | | U017 | 5000 |
| benzene, 1,3-diisocyanotomethyl- (R,T) | 584849 91087 264716254 | | U223 | 100 |
| benzene, dimethyl (I,T) m-benzene, dimethyl o-benzene, dimethyl p-benzene, dimethyl | 1330207 108383 95476 106423 | | U239 | 1000 |
| 1,3-benzenediol | 108463 | | U201 | 5000 |
| 1,2-benzenediol, 4-[1 -hydroxy-2- (methylamino)ethyl]- (R) | 51434 | | P042 | 1000 |
| benzeneethanamine, alpha, alpha-dimethyl- | 122098 | | P046 | 5000 |
| benzene, hexachloro- | 118741 | | U127 | 10 |
| benzene, hexahydro- (I) | 110827 | | U056 | 1000 |
| benzene, hydroxy- | 108952 | | U188 | 1000 |
| benzene, methyl- | 108883 | | U220 | 1000 |
| benzene, 2-methyl-1,3-dinitro- | 606202 | U106 | 100 | |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|----------|--|--------------------------|-----------------------------|
| benzene, 1-methyl-2,4-dinitro- | 121142 | | U105 | 10 |
| benzene, 1-methylethyl- (I) | 98828 | | U055 | 5000 |
| benzene, nitro- | 98953 | | U169 | 1000 |
| benzene, pentachloro | 608935 | | U183 | 10 |
| benzene, pentachloronitro- | 82688 | | U185 | 100 |
| benzenesulfonic acid chloride (C,R) | 98099 | | U020 | 100 |
| benzenesulfonyl chloride | 98099 | | U020 | 100 |
| benzene, 1,2,4,5-tetrachloro- | 95943 | | U207 | 5000 |
| benzenethiol | 108985 | | P014 | 100 |
| benzene, 1,1'-(2,2,2-tri- chloroethylidene)bis[4-chloro- | 50293 | | U061 | 1 |
| benzene, 1,1'-(2,2,2-tri- chloroethylidene)bis[4-methoxy- | 72435 | | U247 | 1 |
| benzene,(trichloromethyl)- | 98077 | | U023 | 10 |
| benzene, 1,3,5-trinitro- | 99354 | The Wall And A Committee of the Committe | U234 | 10 |
| benzidine | 92875 | | U021 | 1 |
| benzimidazole, 4,5-Dichloro-2- (Trifluormethyl)- | 3615212 | 500/10,000 | | 1 |
| 1,2-benzisothiazol-3(2H)-one, 1,1-dioxide | 81072 | | U202 | 100 |
| benzo[a]anthracene | 56553 | | U018 | 10 |
| benzo[b]fluoranthene | 205992 | | | 1 |
| benzo[k]fluoranthene | 207089 | | | 5000 |
| benzo[j,k]fluorene | 206440 | | U120 | 100 |
| 1,3-benzodioxole, 5-(1-propenyl)- | 120581 | | U141 | 100 |
| 1,3-benzodioxole, 5-(2-propenyl)- | 94597 | | U203 | 100 |
| 1,3-benzodioxole, 5-propyl | 94586 | | U090 | 10 |
| benzoic acid | 65850 | | | 5000 |
| benzonitrile | 100470 | | | 5000 |
| benzo[rst]pentaphene | 189559 | | U064 | 10 |
| benzo[ghi]perylene | 191242 | | | 5000 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|---------------------|---|--------------------------|-----------------------------|
| 2H-1-benzophyran-2-one, 4-hydroxy-3-oxo-1- phenyl-butyl)-, & salts, when present at concentrations greater than 0.3% | 81812 | | P001 | 100 |
| benzo[a]pyrene | 50328 | | U022 | 1 |
| 3,4-benzopyrene | 50328 | | U022 | 1 |
| p-benzoquinone | 106514 | | U197 | 10 |
| benzotrichloride (C,R,T) | 98077 | 100 | U023 | 10 |
| benzoyl chloride | 98884 | | | 1000 |
| 1,2-benzphenanthrene | 218019 | | U050 | 100 |
| benzyl chloride | 100447 | 500 | P028 | 100 |
| benzy cyanide | 140294 | 500 | | 1 |
| beryllium++ | 7440417 | | P015 | 10 |
| beryllium chloride | 7787475 | | | 1 |
| beryllium fluoride | 7787497 | | | 1 |
| beryllium nitrate | 13597994 7787555 | | | 1 |
| alpha-bHC | 319846 | | | 10 |
| beta-bHC | 319857 | | | 1 |
| delta-bHC | 319868 | | | 1 |
| gamma-bHC | 58899 | | U129 | 1 |
| bicyclo [2,2,1]Heptane-2- carbonitrile, 5-chloro-6- (((Methylamino)Carbonyl)Oxy- lmino)-, (1s-(1-alpha, 2-beta, 4-alpha, 5-alpha, 6E))- | 15271417 | 500/10,000 | | 1 |
| 2,2'-bioxirane | 1464535 | | U085 | 10 |
| (1,1'-biphenyl)-4,4'diamine | 92875 | | U021 | 1 |
| (1,1'-biphenyl)-4,4'diamine, 3,3'dichloro- | 91941 | | U073 | 1 |
| (1,1'-biphenyl)-4,4'diamine, 3,3'dimethoxy- | 119904 | U091 | 100 | |
| (1,1'-biphenyl)-4,4'diamine, 3,3'dimethyl- | 119937 | | U095 | 10 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|---|-------------------|---|--------------------------|-----------------------------|
| bis(chloromethyl) ketone | 534076 | 10/10,000 | | 1 |
| bis(2-chloroethyl)ether | 111444 | | U025 | 10 |
| bis(2-chloroethoxy)methane | 111911 | | U024 | 1000 |
| bis(2-ethylhexyl)phthalate | 117817 | | U028 | 100 |
| bitoscanate | 4044659 | 500/10,000 | | 1 |
| boron trichloride | 10294345 | 500 | | 1 |
| boron trifluoride | 7637072 | 500 | | 1 |
| boron trifluoride compound with methyl ether (1:1) | 353424 | 1000 | 1 | |
| bromoacetone | 598312 | | P017 | 1000 |
| bromadiolone | 28772567 | 100/10,000 | | 1 |
| bromine | 7726956 | 500 | | 1 |
| bromoform | 75252 | | U225 | 100 |
| 4-bromophenyl phenyl ether | 101553 | | U030 | 100 |
| brucine | 357573 | | P018 | 100 |
| 1,3-butadiene, 1,1,2,3,4,4- hexachloro- | 87683 | | U128 | 1 |
| 1-butanamine, N-butyl-N-nitroso- | 924163 | | U172 | 1 |
| 1-butanol | 71363 | | U031 | 5000 |
| 2-butanone | 78933 | | U159 | 5000 |
| 2-butanone peroxide (R,T) | 1338234 | | U160 | 10 |
| 2-butanone, 3,3-dimethyl-1- (methylthio)-, O[(methylamno) carbonyl] oxime | 3916184 | | P045 | 100 |
| 2-butenal | 123739 4170303 | | U053 | 100 |
| 2-butene, 1,4-dichloro- (I,T) | 764410 | | U074 | 1 |
| 2-butenoic acid, 2-methyl-, 7[[2, | 303344 | | U143 | 10 |
| 3-dihydroxy-2-(1-meth- oxyethyl)-3- | | | | |
| methyl-1-oxobutoxy]methyl]-2,3,5, | | | | |
| 7a-tetrahydro-1H- pyrrolizine-1yl | | | | |
| ester, [1S-[1- alpha(Z),7(2S*,3R*), | | | | |
| 7a-alpha]]- | | | | |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|---------------------------------|--------------------|---|--------------------------|-----------------------------|
| butyl acetate | 123864 | | | 5000 |
| iso-butyl acetate | 110190 | | | |
| sec-butyl acetate | 105464 | | | |
| tert-butyl acetate | 540885 | | | |
| n-butyl alcohol (I) | 71363 | | U031 | 5000 |
| butylamine | 109739 | | | 1000 |
| iso-butylamine | 78819 | | | |
| sec-butylamine | 513495 13952846 | | | |
| tert-butylamine | 75649 | | | |
| butyl benzyl phthalate | 85687 | | | 100 |
| n-butyl phthalate | 84742 | | U069 | 10 |
| butyric acid | 107926 | | | 5000 |
| iso butyric acid | 79312 | | | |
| cacodylic acid | 75605 | | U136 | 1 |
| cadmium++2+ | 7440439 | | | 10 |
| cadmium acetate | 543908 | | | 10 |
| cadmium bromide | 7789426 | | | 10 |
| cadmium chloride | 10108642 | | | 10 |
| cadmium oxide | 1306190 | 100/10,000 | | 1 |
| cadmium stearate | 2223930 | 1000/10,000 | | 1 |
| calcium arsenate | 7778441 | 500/10,000 | | 1 |
| calcium arsenite | 52740166 | | | 1 |
| calcium carbide | 75207 | | <u>'-</u> | 10 |
| calcium chromate | 13765190 | | U032 | 10 |
| calcium cyanide ca(cN)2 | 592018 | | P0221 | 10 |
| calcium dodecylbenzenesulfonate | 26264062 | | | 1000 |
| calcium hypochlorite | 7778543 | | | 10 |
| camphechlor | 8001352 | 500/10,000 | | 1 |
| camphene, octachloro- | 8001352 | | P123 | 1 |
| cantharidin | 56257 | 100/10,000 | | 1 |
| carbachol chloride | 51832 | 500/10,000 | | 1 |
| captan | 133062 | | | 10 |
| carbamic acid, ethyl ester | 51796 | | U238 | 100 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|---|----------|---|--------------------------|--------------------------|
| carbamic acid, methylnitroso-, ethyl ester | 615532 | | U178 | 1 |
| carbamic acid, Methyl-, 0-(((2,4-Dimethyl-1, 3- Dithiolan-2-yl)Methyliene)Amino)- | 26419738 | 100/10,000 | | 1 |
| carbamic chloride, dimethyl- | 79447 | | U097 | 1 |
| carbamodithioic acid, 1,2- ethaneiylbis, salts & esters | 111546 | | U114 | 5000 |
| carbamothioic acid, bis(1- methylethyl)-, S-(2,3-dichloro-2- propenyl) ester | 2303164 | | U062 | 100 |
| carbaryl | 63252 | | | 100 |
| carbofuran | 1563662 | 10/10,000 | | 10 |
| carbon disulfide | 75150 | 10,000 | P022 | 100 |
| carbon oxyfluoride (R,T) | 353504 | | U033 | 1000 |
| carbon tetrachloride | 56235 | | U211 | 10 |
| carbonic acid, dithallium(1+)salt | 6533739 | | U215 | 100 |
| carbonic dichloride | 75445 | | P095 | 10 |
| carbonic difluoride | 353504 | | U033 | 1000 |
| carbonochloridic acid, methyl ester | 79221 | | U156 | 1000 |
| carbophenothion | 786196 | 500 | | 1 |
| chloral | 75876 | | U034 | 5000 |
| chlorambucil | 305033 | | U035 | 10 |
| chlordane | 57749 | 1000 | U036 | 1 |
| chlordane, alpha & gamma isomers | 57749 | | U036 | 1 |
| chlordane, technical | 57749 | | U036 | 1 |
| chlorfenvinfos | 470906 | 500 | | 1 |
| chlorine | 7782505 | 100 | | 10 |
| chlormephos | 24934916 | 500 | | 1 |
| chlormequat chloride | 999815 | 100/10,000 | | 1 |
| chlornaphazine | 494031 | | U026 | 100 |
| chloroacetaldehyde | 107200 | | P023 | 1000 |
| chloroacetic acid | 79118 | 100/10,000 | | 1 |
| p-chloroaniline | 106478 | | P024 | 1000 |
| chlorobenzene | 108907 | | U037 | 100 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|---|---------------------|---|--------------------------|-----------------------------|
| chlorobenzilate | 510156 | | U038 | 10 |
| p-chloro-m-cresol | 59507 | | U039 | 5000 |
| chlorodibromomethane | 124481 | | | 100 |
| chloroethane | 75003 | | | 100 |
| chloroethanol | 107073 | 500 | | 1 |
| chlorethyl chlorofomate | 627112 | 1000 | | 1 |
| 2-chloroethyl vinyl ether | 110758 | | U042 | 1000 |
| chloroform | 67663 | 10,000 | U044 | 10 |
| chloromethyl ether | 542881 | 100 | | 1 |
| chloromethyl methyl ether | 107302 | 100 | U046 | 10 |
| beta-chloronaphthalene | 91587 | | U047 | 5000 |
| 2-chloronaphthalene | 91587 | | U047 | 5000 |
| chlorophacinone | 3691358 | 100/10,000 | | 1 |
| o-chlorophenol (2) | 95578 | | U048 | 100 |
| 4-chlorophenol phenyl ether | 7005723 | | | 5000 |
| 1-(o-chlorophenyl)thiourea | 5344821 | | P026 | 100 |
| 3-chloropropionitrile | 542767 | | P027 | 1000 |
| chlorosulfonic acid | 7790945 | | | 1000 |
| 4-chloro-o-toluidine, hydrochloride | 3165933 | | U049 | 100 |
| chlorphyrifos | 2921882 | | | 1 |
| chloroxuron | 1982474 | 500/10,000 | | 1 |
| chlorthiophos | 21923239 | 500 | | 1 |
| chromic acetate | 1066304 | | | 1000 |
| chromic acid | 11115745 7738945 | | | 10 |
| chromic acid H ₂ crO ₄ , calcium salt | 13765190 | | U032 | 10 |
| chromic chloride | 10025737 | 1/10,000 | | 1 |
| chromic sulfate | 10101538 | | | 1000 |
| chromium++ | 7440473 | | | 5000 |
| chromous chloride | 10049055 | | | 1000 |
| chrysene | 218019 | | U050 | 100 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|--|---|--------------------------|-----------------------------|
| colbalt, ((2,2'-(1,2-ethanediylbis (Nitrilomethylidyne)) Bis(6-fluoro-phenolato))(2-)- N,N',O,O')-, | 62207765 | 100/10,000 | | 1 |
| cobaltous bromide | 7789437 | | | 1000 |
| colbalt carabonyl | 10210681 | 10/10,000 | | 1 |
| cobaltous formate | 544183 | | | 1000 |
| colbaltous sulfamate | 14017415 | | | 1000 |
| coke Oven Emissions | NA | | | 1 |
| colchicine | 64868 | 10/10,000 | | 1 |
| copper cyanide | 544923 | , | P029 | 10 |
| coumaphos | 56724 | 100/10,000 | | 10 |
| coumatetralyl | 5836293 | 500/10,000 | | 1 |
| creosote | 8001589 | | U051 | 1 |
| cresol(s) m-cresol o-cresol | 1319773 108394 95487 | 1000/10,000 | U052 | 1000 |
| p-cresol cresylic acid m-cresol o-cresol p-cresol | 106445 1319773 108394 95487 106445 | | U052 | 1000 |
| crimidine | 535897 | 100/10,000 | | 1 |
| crotonaldehyde | 123739 4170303 | 1000 100 | u053 | 100 100 |
| cumene (I) | 98828 | | U055 | 5000 |
| cupric acetate | 142712 | | | 100 |
| cupric acetoarsenite | 12002038 | | | 1 |
| cupric chloride | 7447394 | | | 10 |
| cuprice nitrae | 3251238 | | | 100 |
| cupric oxalate | 5893663 | | | 100 |
| cupric sulfate | 7758987 | | | 10 |
| cupric sultate, ammoniated | 10380297 | | | 100 |
| cupric tartrate | 815827 | | | 100 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|--|---|--------------------------|--------------------------|
| cyanides (soluble salts and complexes) not otherwise specified | 57125 | | P030 | 10 |
| cyanogen | 460195 | | P031 | 100 |
| cyanogen bromide | 506683 | 500/10,000 | U246 | 1000 |
| cyanogen chloride | 506774 | | P033 | 10 |
| cyanogen iodide | 506785 | 1000/10,000 | | 1 |
| cyanophos | 2636262 | 1000 | | 1 |
| cyanuric fluoride | 675149 | 100 | . 1 | 1 |
| 2,5-cyclohexadiene-1,4-dione | 106514 | | U197 | 10 |
| cyclohexane (I) | 110827 | | U056 | 1000 |
| cyclohexane, 1,2,3,4,5,6-hexachloro, (1-alpha, 2-alpha, 3-beta, 4-alpha, 5-alpha, 6-beta)- | 58899 | | U129 | 1 |
| cyclohexanone (I) | 108941 | | Y057 | 5000 |
| 2cyclohexanone | 131895 | | P034 | 100 |
| cycloheximide | 66819 | 100/10,000 | | 1 |
| cyclohexylamine | 108918 | 10,000 | | 1 |
| 1,3-cyclopentadiene, 1,2,3,4,5,5-hexachloro- | 77474 | | U130 | 10 |
| cyclophosphamide | 50180 | | U058 | 10 |
| 2,4-D acid | 94757 | | U240 | 100 |
| 2,4-D ester | 94111 94791 94804 1320189 1928387 1928616 1929733 2971382 25168267 53467111 | | | 100 |
| 2,4-D, salts & esters | 94757 | | U240 | 100 |
| daunomycin | 20830813 | | U059 | 10 |
| decarborane(14) | 17702419 | 500/10,000 | | 1 |
| demeton | 8065483 | 500 | | 1 |
| demeton-S-methyl | 919868 | 500 | | 1 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|-----------------------------|----------|---|--------------------------|-----------------------------|
| DDD, 4,4'DDD | 72548 | | U060 | 1 |
| DDD, 4,4'DDE | 72559 | | | 1 |
| DDT, 4,4'DDT | 50293 | | U061 | 1 |
| diallate | 2303164 | | U062 | 100 |
| dialifor | 10311849 | 100/10,000 | | 1 |
| diazinon | 333415 | | | 1 |
| dibenz[a,h]anthracene | 53703 | | U063 | 1 |
| 1,2:5,6-dibenzanthracene | 53703 | | U063 | 1 |
| dibenzo[a,h]anthracene | | | U063 | 1 |
| dibenz[a,i]pyrene | 189559 | | U064 | 10 |
| 1,2-dibromo-3-chloropropane | 96128 | | U066 | 1 |
| diborane | 19287457 | 100 | | 1 |
| dibutyl phthalate | 84742 | | U069 | 10 |
| di-n-butyl phthalate | 84742 | | U069 | 10 |
| dicamba | 1918009 | | | 1000 |
| dichlobenil | 119456 | | | 100 |
| dichlone | 117806 | | | 1 |
| dichlorobenzene | 25321226 | | | 100 |
| m-dichlorobenzene (1,3) | 541731 | | U071 | 100 |
| o-dichlorobenzene (1,2) | 95501 | | U070 | 100 |
| p-dichlorobenzene (1,4) | 106467 | | U072 | 100 |
| 3,3'-dichlorobenzidine | 91941 | | U073 | 1 |
| dichlorobromomethane | 75274 | | | 5000 |
| 1,4-dichloro-2-butene (I,T) | 764410 | | U074 | 1 |
| dichloroifluoromethane | 75718 | | U075 | 5000 |
| 1,1-dichloroethane | 75343 | | U076 | 1000 |
| 1,2-dichloroethane | 107062 | | U077 | 100 |
| 1,1-dichloroethylene | 75354 | | U078 | 100 |
| 1,2-dichloroethylene | 156605 | | U079 | 1000 |
| dichloroethyl ether | 11444 | 10,000 | U025 | 10 |
| dichloroisopropyl ether | 108601 | | U027 | 1000 |
| dichloromethoxy ethane | 111911 | | U024 | 1000 |
| dichloromethyl ether | 542881 | | P016 | 10 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|---|-----------------------------|---|--------------------------|-----------------------------|
| dichloromethylphenylsilane | 149746 | 1000 | | 1 |
| 2,4-dichlorophenol | 120832 | | U081 | 100 |
| 2,6-dichlorophenol | 87650 | | U082 | 100 |
| dichlorophenylarsine | 696286 | | P036 | 1 |
| dichloropropane 1,1-dichloropropane 1,3-dichloropropane | 26638197 78999 142289 | | | 1000 |
| 1,2-dichloropropane | 78875 | | U083 | 1000 |
| dichloropropane-dichloropropene (mixture) | 8003198 | | | 100 |
| dichloropropene 2,3-dichloropropene | 26952238 78886 | | | 100 |
| 1,3-dichloropropene | 542756 | | U084 | 100 |
| 2,2-dichloropropionic acid | 75990 | | | 5000 |
| dichlorvos | 62737 | 1000 | | 100 |
| dicofol | 115322 | | | 10 |
| dicrotophos | 141662 | 100 | | 1 |
| dieldrin | 60571 | | P037 | 1 |
| 1,2:3,4-diepoxybutane (I,T) | 1464535 | 500 | U085 | 10 |
| diethyl chlorophospate | 814493 | 500 | | 1 |
| diethylamine | 109897 | | | 100 |
| diethylarsine | 692422 | | P038 | 1 |
| diethylcarbmazine citrate | 1642542 | 100/10,000 | | 1 |
| 1,4-diethylenedioxide | 123911 | | U108 | 100 |
| diethylhexyl phthalate | 117817 | | U028 | 100 |
| N,n'-diethylhydrazine | 1615801 | | U086 | 10 |
| O,O-diethyl S-methyl dithiophosphate | 3288582 | | U087 | 5000 |
| diethyl-p-nitrophenyl phosphate | 311455 | | P041 | 100 |
| diethyl phthalate | 84662 | | P088 | 1000 |
| O,O-diethyl O-pyrazinyl phosphorothioate | 297972 | | P040 | 100 |
| diethylstilbestrol | 56531 | | U089 | 1 |
| digitoxin | 71636 | 100/10,000 | | 1 |
| diglycidyl Ether | 2238075 | 1000 | - | 1 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|----------|---|--------------------------|-----------------------------|
| digoxin | 20830755 | 10/1000 | | 1 |
| dihydrosafrole | 94586 | | U090 | 10 |
| diisopropylfluorophosphate, 1,2,3,4, 10,10-10-hexa-chloro-1,4,4a,5,8, 8a-hexahydro-(1-alpha, 4-alpha, 4-beta, 5-alpha, 8-alpha, | 309002 | | U004 | 1 |
| 8a-beta)1,4,5,8-dimethanonaphthalene, 1,2,3,4,10,10-hexachloro-1,4,4a,5, 8,8a-hexahydro, (1-alpha, 4-alpha, 4a-beta, 5a-beta, 8-beta, | 465736 | | P060 | 1 |
| 8a-beta)-2,7:3,6-dimethanonaphth[2,3 b]oxirene,3,4,5,6,9,9-hexachloro-1a,2,2a,3,6,6a,7,7a-octahydro-, (1a-alph, 2-beta, 2a-alpha, 3-beta, 6-beta | 60571 | | P037 | 1 |
| 6a-alpha, 7beta, 7aalpha)-2,7:3,6 dimethanonaphth[2,3-b]oxirene, 3,4,5,6,9,9-hexachloro-1a,2,2a, 3,6,6a,7,7a-octa-hydro-, (1a-alpha, 2-beta, 2a-beta, 3-alpha, 6-alpha, | 72206 | | P051 | 1 |
| 6a-beta, 7-beta, 7a-alpha)-dimethoate | 60515 | | P044 | 10 |
| 3,3'-dimethoxybenzidine | 119904 | | U091 | 100 |
| dimefox | 115264 | 500 | | 1 |
| dimethoate | 60515 | 500/10,000 | | 10 |
| dimethyl Phosphorochloridothioate | 2524030 | 500 | | 1 |
| dimethyl sulfate | 77781 | 500 | | 1 |
| dimethyl sulfide | 75183 | 100 | | 1 |
| dimethylamine (I) | 124403 | | U092 | 1000 |
| p-dimethylaminoazobenzene | 60117 | | U093 | 10 |
| 7,12-dimethylbenz[a]anthracene | 57976 | | U094 | 1 |
| 3,3'dimethylbenzidine | 119937 | | U095 | 10 |
| alpha, alpha- dimethylbenzylhydroperoxide (R) | 80159 | | U096 | 10 |
| dimethylcarbamoyl chloride | 79447 | | U097 | 1 |
| dimethyldichlorosilane | 75785 | 500 | | 1 |
| 1,1-dimethylhydrazine | 57147 | 1000 | U098 | 1 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|---|---------------------------------------|---|--------------------------|-----------------------------|
| 1,2-dimethylhydrazine | 540738 | | U099 | 1 |
| alpha, alph-dimethylphenethylamine | 122098 | | P046 | 5000 |
| dimethyl-p-phenylenediamine | 99989 | 10/10,000 | | 1 |
| 2,4-dimethylphenol | 105679 | | U101 | 100 |
| dimethyl phthalate | 131113 | | U102 | 5000 |
| dimethyl sulfate | 77781 | | U103 | 100 |
| dimetilian | 644644 | 500/10,000 | | 1 |
| dinitrobenzene (mixed) m-dinitrobenzene o-dinitrobenzene p-dinitrobenzene | 25154545 99650 528290 100254 | | | 100 |
| 4,6-dinitro-o-cresol and salts | 534521 | 10/10,000 | P047 | 10 |
| dinitrophenol 2,5-dinitrophenol 2,6-dinitrophenol | 25550587 329715 573568 | | | 10 |
| 2,4-dinitrophenol | 51285 | | P048 | 10 |
| dinitrotoluene 3,4-dinitrotoluene | 25321146 610399 | | | 10 |
| 2,4-dinitrotoluene | 121142 | | U105 | 10 |
| 2,6-dinitrotoluene | 606202 | | U106 | 100 |
| dinoseb | 88857 | 100/10,000 | P020 | 1000 |
| dinoterb | 1420071 | 500/10,000 | | 1 |
| di-n-octyl phthalate | 117840 | | U107 | 5000 |
| 1,4-dioxane | 123911 | | U108 | 100 |
| dioxathion | 78342 | 500 | | 1 |
| diphacinone | 82666 | 10/10,000 | | 1 |
| 1,2-diphenylhydrazine | 122667 | | U109 | 10 |
| disphosphoramide, octamethyl- | 152169 | 100 | P085 | 100 |
| diphosphoric acid, tetraethyl ester | 107493 | | P111 | 10 |
| dipropylamine | 142847 | | U110 | 5000 |
| di-n-propylnitrosamine | 621647 | | U111 | 10 |
| diquat | 85007 2764729 | | | 1000 |
| disulfoton | 298044 | 500 | P039 | 1 |
| dithiazanine iodine | 514738 | 500/10,000 | | 1 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|----------|---|--------------------------|-----------------------------|
| dithiobiuret | 541537 | 100/10,000 | P049 | 100 |
| diuron | 330541 | | | 100 |
| dodecylbenzenesulfonic acid | 27176870 | | | 1000 |
| emetine, Dihydrochloride | 316427 | 1/10,000 | | 1 |
| endosulfan | 115297 | 10/10,000 | P050 | 1 |
| alpha-endosulfan | 959988 | | | 1 |
| beta-endosulfan | 33213659 | | | 1 |
| endosulfant sulfate | 1031078 | | | 1 |
| endothall | 145733 | | P088 | 1000 |
| endothion | 2778043 | 500/10,000 | | 1 |
| endrin | 72208 | 500/1000 | P051 | 1 |
| endrin aldehyde | 742934 | | | 1 |
| endrin & metabolites | 72208 | | P051 | 1 |
| epichlorohydrin | 106898 | 1000 | U041 | 1000 |
| epinephrine | 51434 | | P042 | 1000 |
| ePN | 2104645 | 100/10,000 | | 1 |
| ergocalciferol | 50146 | 1000/10,000 | | 1 |
| ergotamine tartrate | 379793 | 500/10,000 | | 1 |
| ethanal | 75070 | | U001 | 1000 |
| ethanamine, N-ethyl-N-nitroso- | 55185 | | U174 | 1 |
| 1,2-ethanediamine, N,N-dimethyl-N'-2-pyridinyl-N'-(2-thienylmethyl)- | 91805 | | U155 | 5000 |
| ethane, 1,2-dibromo- | 106934 | | U067 | 1 |
| ethane, 1,1-dichloro- | 75343 | | U076 | 1000 |
| ethane, 1,2-dichloro- | 107062 | | U077 | 100 |
| ethanedinitrile | 460195 | | P031 | 100 |
| ethane, hexachloro-67721 | | U131 | 100 | |
| ethane, 1,1'-[methylenebis(oxy)] bis(2-chloro- | 111911 | | U024 | 1000 |
| ethane, 1,1'-oxybis- | 60297 | | U117 | 100 |
| ethane, 1,1'-oxybis(2-chloro- | 111444 | | U025 | 10 |
| ethane, pentachloro- | 76017 | | U184 | 10 |
| ethanesulfonyl chloride, 2-chloro | 1622328 | 500 | | 1 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|---|----------|---|--------------------------|-----------------------------|
| ethane, 1,1,1,2-tetrachloro- | 630206 | | U208 | 100 |
| ethane, 1,1,2,2-tetrachloro- | 79345 | | U209 | 100 |
| ethanethioamide | 62555 | | U218 | 10 |
| ethane, 1,1,1-trichloro- | 71556 | | U226 | 1000 |
| ethane, 1,1,2-trichloro- | 79005 | | U227 | 100 |
| ethanimidothioic acid, N-[[(methylamino) carbonyl]oxy]-, methyl ester | 16752775 | | P066 | 100 |
| ethanol, 1,2-Dichloro-, acetate | 10140871 | 1000 | | 1 |
| ethanol, 2-ethoxy- | 110805 | | U359 | 1000 |
| ethanol, 2,2'-(nitrosoimino)bis- | 1116547 | | U173 | 1 |
| ethanone, 1-phenyl- | 98862 | | U004 | 5000 |
| ethene, chloro- | 75014 | | U043 | 1 |
| ethene, 2-chloroethoxy- | 110758 | | U042 | 1000 |
| ethene, 1,1-dichloro- | 75354 | | U078 | 100 |
| ethene, 1,2-dichloro- (e) | 156605 | | U079 | 1000 |
| ethene, tetrachloro- | 127184 | | U210 | 100 |
| ethene, trichloro- | 79016 | | U228 | 100 |
| ethion | 563122 | 1000 | | 10 |
| ethoprophos | 13194484 | 1000 | | 1 |
| ethyl acetate (I) | 141786 | | U112 | 5000 |
| ethyl acrylate (I) | 140885 | | U113 | 1000 |
| ethylbenzene | 100414 | | | 1000 |
| ethylbis(2-Chloroethyl)amine | 538078 | 500 | | 1 |
| ethyl carbamate (urethane) | 51796 | | U238 | 100 |
| ethyl cyanide | 107120 | | P101 | 10 |
| ethylenebisdithiocarbamic acid, salts & esters | 111546 | | U114 | 5000 |
| ethylenediamine | 107153 | | | 5000 |
| ethylenediamine-tetraacetic acid (eDTA) | 60004 | | | 5000 |
| ethylene dibromide | 106934 | | U067 | 1 |
| ethylene dichloride | 107062 | | U077 | 100 |
| ethylene fluorohydrin | 371620 | 10 | | 1 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|---------------------------------|---------------------|---|--------------------------|-----------------------------|
| ethylene glycol monoethyl ether | 110805 | | U359 | 1000 |
| ethylene oxide (I,T) | 75218 | 1000 | U115 | 10 |
| ethylenediamine | 107153 | 10,000 | | 5000 |
| ethylenethiourea | 96457 | | U116 | 10 |
| ethylenimine | 151564 | 500 | P054 | 1 |
| ethyl ether (I) | 60297 | | U117 | 100 |
| ethylthiocyanate | 542905 | 10,000 | | 1 |
| ethylidene dichloride | 75343 | | U076 | 1000 |
| ethyl methacrylate | 97632 | | U118 | 1000 |
| ethyl methanesulfonate | 62500 | | U119 | 1 |
| famphur | 52857 | | P097 | 1000 |
| fenamiphos | 22224926 | 10/10,000 | | 1 |
| fenitrothian | 122145 | 500 | | 1 |
| fensulfothion | 115902 | 500 | | 1 |
| ferric ammonium citrate | 1185575 | | | 1000 |
| ferric ammonium oxalate | 2944674 55488874 | | | 1000 |
| ferric chloride | 7705080 | | | 100 |
| ferric fluoride | 7783508 | | | 1000 |
| ferric nitrate | 10421484 | | | 1000 |
| ferric sulfate | 10028225 | | | 1000 |
| ferrous ammonium sulfate | 10045893 | | | 1000 |
| ferrous chloride | 7758943 | | | 100 |
| ferrous sulfate | 7720787 7782630 | | | 1000 |
| fluentil | 4301502 | 100/10,000 | | 1 |
| fluoranthene | 206440 | | U120 | 100 |
| fluorene | 86737 | | | 5000 |
| fluorine | 7782414 | 500 | P056 | 10 |
| fluoroacentamide | 640197 | 100/10,000 | P057 | 100 |
| fluoracetic acid | 144490 | 10/10,000 | | 1 |
| fluoroacetic acid, sodium salt | 62786 | | P058 | 10 |
| fluoroacetyl chloride | 359068 | 10 | | 1 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|----------|---|--------------------------|--------------------------|
| fluorouracil | 51218 | 500/10,000 | | 1 |
| fonofos | 944229 | 500 | | 1 |
| formaldehyde | 50000 | 500 | U122 | 100 |
| formaldehyde cyanohydrin | 107164 | 1000 | | 1 |
| formetanate hydrochloride | 23422539 | 500/10,000 | | 1 |
| formothion | 2540821 | 100 | | 1 |
| formparanate | 17702577 | 100/10,000 | | 1 |
| formic acid (C,T) | 64186 | | U123 | 5000 |
| fosthietan | 21548323 | 500 | | 1 |
| fuberidazole | 3878191 | 100/10,000 | | 1 |
| fulminic acid, mercury(2) salt (R,T) | 628864 | | P065 | 10 |
| fumaric acid | 110178 | | | 5000 |
| furan (I) | 110009 | 500 | U124 | 100, 100 |
| furan, tetrahydro- (I) | 109999 | | U213 | 1000 |
| 2-furancarboxaldehyde (I) | 98011 | | U125 | 5000 |
| 2,5-furandione | 108316 | | U147 | 5000 |
| furfural (I) | 98011 | | U125 | 5000 |
| furfuran (I) | 110009 | | U124 | 100 |
| gallium trichloride | 13450903 | 500/10,000 | : | 1 |
| glucopyranose, 2-deoxy-2- (3-methyl-3-nitrosoureido)- | 18883664 | | U206 | 1 |
| D-glucose, 2-deoxy-2- [[(methylnitrosoamino)- carbonyl]amino]- | 18883664 | · | U206 | 1 |
| glycidylaldehyde | 765344 | | U126 | 10 |
| guanidine, N-methyl-N'-nitro- N-nitroso- | 70257 | | U163 | 10 |
| guthion | 86500 | | | 1 |
| heptachlor | 76448 | | P059 | 1 |
| heptachlor epoxide | 1024573 | | | 1 |
| hexachlorobenzene | 118741 | | U127 | 10 |
| hexachlorobutadiene | 87683 | | U128 | 1 |
| hexachlorocyclohexane (gamma isomer) | 58899 | | U129 | 1 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|----------|---|--------------------------|-----------------------------|
| hexachlorocyclopentadiene | 77474 | 100 | U130 | 10 |
| hexachloroethane | 67721 | | U131 | 100 |
| hexachlorophene | 70304 | | U132 | 100 |
| hexachloropropene | 1888717 | | U243 | 1000 |
| hexaethyl tetraphosphate | 757584 | | P062 | 100 |
| hexamethylenediamine, N,N'- Dibutyl | 4835114 | 500 | | 1 |
| hydrazine (R,T) | 302012 | 1000 | U133 | 1 |
| hydrazine, 1,2-diethyl- | 1615801 | | U086 | 10 |
| hydrazine, 1,1-dimethyl- | 57147 | | U098 | 10 |
| hydrazine, 1,2-dimethyl- | 540738 | | U099 | 1 |
| hydrazine, 1,2-diphenyl- | 122667 | | U109 | 10 |
| hydrazine, methyl- | 60344 | | P068 | 10 |
| hydrazinecarbothioamide | 79196 | | P116 | 100 |
| hydrochloric acid | 7647010 | | | 5000 |
| hydrocyanic acid | 74908 | 100 | P063 | 10 |
| hydrofluoric acid | 7664393 | | U134 | 100 |
| hydrogen chloride (gas only) | 7647010 | 500 | | 5000 |
| hydrogen cyanide | 74908 | | P063 | 10 |
| hydrogen fluoride | 7664393 | 100 | U134 | 100 |
| hydrogen peroxide (Conc> 52% | 7722841 | 1000 | | 1 |
| hydrogen selenide | 7783075 | 10 | | 1 |
| hydrogen sulfide | 7783064 | 500 | U135 | 100 |
| hydroperoxide, 1-methyl-1- phenylethyl- | 80159 | | U096 | 10 |
| hydroquinone | 123319 | 500/10,000 | | 1 |
| 2-imidazoliainethione | 96457 | | U116 | 10 |
| indeno(1,2,3-cd)pyrene | 193395 | | U137 | 100 |
| iron, Pentacarbonyl- | 13463406 | 100 | | 1 |
| isobenzan | 297789 | 100/10,000 | | 1 |
| 1,3-isobenzofurandione | 85449 | | U190 | 5000 |
| isobutyronitrile | 78820 | 1000 | | 1 |
| isobutyl alcohol (i,T) | 78831 | | U140 | 5000 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|--|---|--------------------------|-----------------------------|
| isocyanic acid, 3,4-dichlorophenyl ester | 102363 | 500/10,000 | | 1 |
| isodrin | 465736 | 100/10,000 | P060 | 1 |
| isofluorphate | 55914 | 100 | | 100 |
| isophorone | 78591 | · | | 5000 |
| isophorone diisocyanbate | 4098719 | 100 | | 1 |
| isoprene | 78795 | | | 100 |
| isopropanolamine dodecylbenzene sulfonate | 42504461 | | | 1000 |
| isopropyl chloroformate | 108236 | 1000 | | 1 |
| isopropyl formate | 625558 | 500 | | 1 |
| isoproplymethylpryrazolyl dimethylcarbamate | 119380 | 500 | | 1 |
| isosafrole | 120581 | | U141 | 100 |
| 3(2H)-isoxazolone, 5-(aminomethyl)- | 2763964 | | P007 | 1000 |
| kepone | 143500 | | U142 | 1 |
| lactonitrile | 78977 | 1000 | | 1 |
| lasiocarpine | 303344 | | U143 | 10 |
| lead acetate | 301042 | | U144 | # |
| lead arsenate | 7784409 7645252 10102484 | | | 1 |
| lead, bis(acetato-O)tetrahydroxytri | 1335326 | | U146 | 100 |
| lead chloride | 7758954 | | | 100 |
| lead fluoborate | 13814965 | | | 100 |
| lead iodide | 10101630 | | | 100 |
| lead nitrate | 10099748 | | | 100 |
| lead phosphate | 7446277 | | U145 | # |
| lead stearate | 7428480 1072351 52652592 56189094 | | | 5000# |
| lead subacetate | 1335326 | | U146 | 100 |
| lead sulfate | 15739807 7446142 | | | 100 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|---------------------|---|--------------------------|-----------------------------|
| lead sulfide | 1314870 | | | 5000# |
| lead thiocyanate | 592870 | | | 100 |
| leptophos | 21609905 | 500/10,000 | | 1 |
| lewisite | 541253 | 10 | | 1 |
| lindane | 58899 | 1000/10,000 | U129 | 1 |
| lithium chromate | 14307358 | | | 10 |
| lithium hydride | 7580678 | 100 | | 1 |
| malathion | 121755 | | | 100 |
| maleic acid | 110167 | | | 5000 |
| maleic anhydride | 108316 | | U147 | 5000 |
| maleic hydrazide | 123331 | | U148 | 5000 |
| malononitrile | 109773 | 500/10,000 | U149 | 1000 |
| manganese, tricarbonyl methylcyclopentadienyl | 12108133 | 100 | | 1 |
| mechlorethamine | 51752 | 10 | | 1 |
| melphalan | 148823 | | U150 | 1 |
| mephosfolan | 950107 | 500 | | 1 |
| mercaptodimethur | 2032657 | | | 10 |
| mercuric acetate | 1600277 | 500/10,000 | | 1 |
| mercuric chloride | 747947 | 500/10,000 | | 1 |
| mercuric cyanide | 592041 | | | 1 |
| mercuric nitrate | 10045940 | | | 10 |
| mercuric oxide | 21908532 | 500/10,000 | | 1 |
| mercuric sulfate | 7783359 | | | 10 |
| mercuric thiocyanate | 592858 | | | 10 |
| mercurous nitrate | 10415755 7782867 | | | 10 |
| mercury | 7439976 | | U151 | 1 |
| mercury (acetate-O)phenyl- | 62384 | | P092 | 100 |
| mercury fulminate | 628864 | | P065 | 10 |
| methacrolein diacetate | 10476956 | 1000 | | 1 |
| methacrylic anhydride | 760930 | 500 | | 1 |
| methacrylonitrile (I,T) | 126987 | 500 | U152 | 1000 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|---|----------|---|--------------------------|-----------------------------|
| methacryloyl chloride | 920467 | 100 | | 1 |
| methacryloyloxyethyl isocyanate | 30674807 | 100 | | 1 |
| methamidophos | 10265926 | 100/10,000 | | 1 |
| methanamine, N-methyl- | 124403 | | U092 | 1000 |
| methanamine, N-methyl-N-nitroso- | 62759 | | P082 | 10 |
| methane, bromo- | 74839 | | U029 | 1000 |
| methane, chloro- (I,T) | 74873 | | U045 | 100 |
| methane, chloromethoxy- | 107302 | | U046 | 10 |
| methane, dibromo- | 74953 | | U068 | 1000 |
| methane, dichloro- | 75092 | | U080 | 1000 |
| methane, dichlorodifluoro- | 75718 | | U075 | 5000 |
| methane, iodo- | 74884 | | U138 | 100 |
| methane, isocyanato- | 624839 | | P064 | ## |
| methane, oxybis(chloro- | 542881 | | P016 | 10 |
| methanesulfenyl chloride, trichloro- | 594423 | | P118 | 100 |
| methanesulfonyl fluoride | 558258 | 1000 | | 1 |
| methanesulfonic acid, ethyl ester | 62500 | | U119 | 1 |
| methane, tetrachloro- | 56235 | | U211 | 10 |
| methane, tetranitro- (R) | 509148 | | P112 | 10 |
| methane, tribromo- | 75252 | | U225 | 100 |
| methane, trichloro- | 67663 | | U044 | 10 |
| methane, trichlorofluoro- | 75694 | | U121 | 5000 |
| methanethiol (I,T) | 74931 | | U153 | 100 |
| 6,9-methano-2,4,3-benzodioxathiepin, 6,7,8,9,10,10-hexa-chloro-1,5,5a, 6,9,9a-hexahydro-, 3-oxide | 115297 | | P050 | 1 |
| 1,3,4-metheno-2H-cyclobutal[cd] pentalen-2-one,1,1a,3,3a,4, 5,5a,5b,6-decachlorocatahydro- | 143500 | | U142 | 1 |
| 4,7-methano-1H-indene, 1,4,5,6,7,8,8 heptachloro-3a, 4,7,7a-tetrahydro- | 76448 | | P059 | 1 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|----------|---|--------------------------|-----------------------------|
| 4,7-methano-1H-indene, 1,2,4,5,6,7,8,8 octachloro-2,3, 3a,4,7,7a-hexahydro- | 57749 | | U036 | 1 |
| methanol (I) | 67561 | | U154 | 5000 |
| methapyrilene | 91805 | | U155 | 5000 |
| methidathion | 950378 | 500/10,000 | | 1 |
| methiocarb | 2032657 | 500/10,000 | | 10 |
| methomyl | 16752775 | 500/10,000 | P066 | 100 |
| methoxychlor | 72435 | | Y247 | 1 |
| methoxyethylmercuric acetate | 151382 | 500/10,000 | | 1 |
| methyl alcohol (I) | 67561 | | U154 | 5000 |
| methyl bromide | 74839 | 1000 | U029 | 1000 |
| 1-methylbutadiene (I) | 504609 | | U186 | 100 |
| methyl chloride (I,T) | 74873 | | U045 | 100 |
| methyl 2-chloroacrylate | 80637 | 500 | | 1 |
| methyl chlorocarbonate (I,T) | 79221 | | U156 | 1000 |
| methyl chloroform | 71556 | | U226 | 1000 |
| methyl chloroformate | 79221 | 500 | U156 | 1000 |
| methyl disulfide | 624920 | 100 | | 1 |
| 3-methylcholanthrene | 56495 | **** | U157 | 10 |
| 4,4'-methylenebis(2-chloroaniline) | 101144 | | U158 | 10 |
| methylene bromide | 74953 | | U068 | 1000 |
| methylene chloride | 75092 | | U080 | 1000 |
| methyl ethyl ketone (MEK) (I,T) | 78933 | | U159 | 5000 |
| methyl ethyl ketone peroxide (R,T) | 1338234 | | U160 | 10 |
| methyl hydrazine | 60344 | 500 | P068 | 10 |
| methyl iodide | 74884 | | U138 | 100 |
| methyl isobutyl ketone | 108101 | | U161 | 5000 |
| methyl isocyanate | 624839 | 500 | P064 | ## |
| methyl isothiocyante | 556616 | 500 | | 1 |
| 2-methyllactonitrile | 75865 | | P069 | 10 |
| methyl mercaptan | 74931 | 500 | U153 | 100 |
| methyl methacrylate (I,T) | 80626 | | U162 | 1000 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|---|----------|---|--------------------------|-----------------------------|
| methyl parathion | 298000 | | P071 | 100 |
| methyl phenkapton | 3735237 | 500 | | 1 |
| methyl phosphoric dichloride | 676971 | 100 | | 1 |
| 4-methyl-2-pentanone (I) | 108101 | | U161 | 5000 |
| methyl thiocyanate | 556649 | 10,000 | | 1 |
| methylthiouracil | 56042 | | U164 | 10 |
| methyl vinyl ketone | 78944 | 10 | | 1 |
| methylmercuric dicyanamide | 502396 | 500/10,000 | | 1 |
| methyltrichlorosilane | 75796 | 500 | | 1 |
| metolcarb | 1129415 | 100/10,000 | | 1 |
| mevinphos | 7786347 | 500 | | 10 |
| mexacarbate | 315184 | 500/10,000 | | 1000 |
| mitomycin C | 50077 | 500/10,000 | . U010 | 10 |
| MNNG | 70257 | | U163 | 10 |
| monocrotophos | 6923224 | 10/10,000 | | 1 |
| monoethylamine | 75047 | | | 100 |
| monomethylamine | 73895 | | | 100 |
| muscimol | 2763964 | 10,000 | P007 | 1000 |
| mustard gas | 505602 | 500 | · | 1 |
| naled | 300765 | | | 10 |
| 5,12-naphthaacenedione, 8-acetyl-10-[3 amino-2,3,6-tri-deoxy- alpha-L-lyxo-hexopyranosyl)- 7,8,9,10-tetrahydro- 6,8,11-trihydroxy-1-methoxy-, (8S-cis)- | 20830813 | | U059 | 10 |
| 1-naphthalenamine | 134327 | | U167 | 100 |
| 2-naphthalenamine | 91598 | | U169 | 10 |
| naphthalenamine, n,n'-bis(2-chloroethyl)- | 494031 | | U026 | 100 |
| naphthalene, 2-chloro- | 91587 | | U047 | 5000 |
| 1,4-naphthalenedione | 130154 | | U166 | 5000 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|-----------------------------|---|--------------------------|-----------------------------|
| 2,7-naphthalenedisulfonic acid, 3,3' [(3,3'-dimethyl-(1,1'-biphenyl)-4,4'-dryl)-bis(azo)]bis(5-amino-4-hydroxy)-tetrasodium salt | 72571 | | U236 | 10 |
| naphthenic acid | 1338245 | | | 100 |
| 1,4-naphthoquinone | 130154 | | U166 | 5000 |
| alpha-naphthylamine | 134327 | | U167 | 100 |
| beta-naphthylamine | 91598 | | U168 | 10 |
| alpha-naphthylthiourea | 86884 | | P072 | 100 |
| nickel++ | 7440020 | | | 100 |
| nickel ammonium sulfate | 15699180 | 380 | | 100 |
| nickel carbonyl | 13463393 | 1 | P073 | 10 |
| nickel carbonyl ni(CO)4, (T-4)- | 13463393 | | P073 | 10 |
| nickel chloride | 7718549 37211055 | | | 100 |
| nickel cyanide | 557197 | | P074 | 10 |
| nickel hydroxide | 12054487 | | | 10 |
| nickel nitrate | 14216752 | | | 100 |
| nickel sulfate | 7786814 | | | 100 |
| nicotine & salts | 54115 | 100 | P075 | 100 |
| nicotine sulfate | 65305 | 100/10,000 | | 1 |
| nitric acid | 7697372 | 1000 | | 1000 |
| nitric acid, thallium(1+) salt | 10102451 | | U217 | 100 |
| nitric oxide | 10102439 | 100 | P076 | 10 |
| p-nitroaniline | 100016 | | P077 | 5000 |
| nitrobenzene (I,T) | 98953 | 10,000 | U169 | 1000 |
| nitrocyclohexane | 1122607 | 500 | | 1 |
| nitrogen dioxide | 10102440 10544726 | 100 | P078 | 10 |
| nitrogen oxide | 10102439 | | P076 | 10 |
| nitroglycenne | 55630 | | P981 | 10 |
| nitrophenol (mixed) m-nitrophenol o-nitrophenol (2) | 25154556 554847 88755 | | | 100 100 100 |
| p-nitrophenol (4) | 100027 | | U170 | 100 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|------------------------------------|---|--------------------------|-----------------------------|
| 2-nitropropane (I,T) | 96469 | | U171 | 10 |
| n-nitrosodi-n-butylamine | 924163 | | U172 | 10 |
| n-nitrosodiethanolamine | 1116547 | | U173 | 1 |
| n-nitrosodiethylamine | 55185 | | U174 | 1 |
| n-nitrosodimethylamine | 62759 | 1000 | P082 | 10 |
| n-nitrosodiphenylamine | 86306 | | | 100 |
| n-nitroso-n-ethylurea | 759739 | | U176 | 1 |
| n-nitroso-n-methylurea | 684935 | | U177 | 1 |
| n-nitroso-n-methylurethane | 615532 | | U178 | 1 |
| n-nitrosomethylvinylamine | 4549400 | | P084 | 10 |
| n-nitrosopipendine | 199754 | | U179 | 10 |
| n-nitrosopyrrolidine | 930552 | | U180 | 1 |
| nitrotoluene m-nitrotoluene o-nitrotoluene p-nitrotoluene | 1321126 99081 88722 99990 | | | 1000 |
| 5-nitro-o-toluidine | 99558 | 7.27 | U181 | 100 |
| norbormide | 991424 | 100/10,000 | | 1 |
| octamethylpyrophosphoramide | 152169 | | P085 | 100 |
| organorhodium complex (PMN-82-147) | 0 | 10/10,000 | | 1 |
| osmium tetroxide | 20816120 | | P087 | 1000 |
| ouabain | 630604 | 100/10,000 | | 1 |
| 7-oxabicyclo[2,2,1]heptane-s,3-dicarboxylic acid | 145733 | | P088 | 1000 |
| oxamyl | 23135220 | 100/10,000 | | 1 |
| 1,2-oxathiolane, 2,2-dioxide | 1120714 | | U193 | 10 |
| 2H-1,3,2-oxazaphosphorin-2-amine, N,N bis(2-chloroethyl)tetrahydro-, 2-oxide | 50180 | | U058 | 10 |
| oxetane, 3,3-bis(chloromethyl)- | 78717 | 500 | | |
| oxirane (I,T) | 75218 | | U115 | 10 |
| oxiranecarboxyaldehyde | 765344 | | U126 | 10 |
| oxirane, (chloromethyl)- | 106898 | | U041 | 100 |
| oxydisulfoton | 2497076 | 500 | | 1 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|--------------------------------------|---|--------------------------|-----------------------------|
| ozone | 10028156 | 100 | | 1 |
| paraformaldehyde | 30525894 | | | 1000 |
| paraldehyde | 123637 | | U182 | 1000 |
| paraquat | 1910425 | 10/10,000 | | 1 |
| paraquat methosulfate | 2074502 | 10/10,000 | | 1 |
| parathion | 56382 | 100 | P089 | 10 |
| parathion-methyl | 298000 | 100/10,000 | | 100 |
| paris green | 12002038 | 500/10,000 | | 100 |
| pentaborane | 19624227 | 500 | | 1 |
| pentachlorobenzene | 608935 | | U183 | 10 |
| pentachlorethane | 76017 | | U184 | 10 |
| pentachlorophenol | 87865 | | U242 | 10 |
| pentachloronitrobenzene (PCNB) | 82688 | | U185 | 100 |
| pentadecylamine | 2570265 | 100/10,000 | | 1 |
| peracetic acid | 79210 | 500 | | 1 |
| 1,3-pentadiene (I) | 504609 | | U186 | 100 |
| perachloroethylene | 127184 | | U210 | 100 |
| perchloromethylmercaptan | 594423 | 500 | | 100 |
| phenacetin | 62442 | | U187 | 100 |
| phenanthrene | 85018 | | | 5000 |
| phenol | 108952 | 500/10,000 | U188 | 1000 |
| phenol, 2-chloro- | 95578 | | U048 | 100 |
| phenol, 4-chloro-3-methyl- | 59507 | | U039 | 5000 |
| phenol, 2-cyclohexyl-4,6-dinitro- | 131895 | | P034 | 100 |
| phenol, 2,4-dichloro | 120832 | | U081 | 100 |
| phenol, 2,6-dichloro- | 87650 | | U082 | 100 |
| phenol, 4,4'-(1,2-diethyl-1,2- ethenediyl)bis-, (E) | 56531 | | U089 | 1 |
| phenol, 2,4-dimethyl- | 105679 | | U&101 | 100 |
| phenol, 2,4-dinitro- | 51285 | | P048 | 10 |
| phenol, methyl- m-cresol o-cresol p-cresol | 1319773 108394 95487 106445 | | U052 | 1000 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|---|----------|---|--------------------------|-----------------------------|
| phenol, 2-methyl-4,6-dinitro- | 534521 | · | P047 | 10 |
| phenol, 2,2'-methylenebis[3,4,6-trichloro- | 70304 | | U132 | 100 |
| phenol, 2,2'-thiobis(4,6-dichloro- | 97187 | 100/10,000 | | 1 |
| phenol, 2,2'-thiobis(4-chloro-6-methyl)- | 4418660 | 10/10,000 | | 1 |
| phenol, 2-(1-methylpropyl)-4,6-dinitro | 88857 | | P020 | 1000 |
| phenol, 3-(1-methylethyl)-, methylcarbamate | 64006 | 500/10,000 | | 1 |
| phenol, 4-nitro- | 100027 | | U170 | 100 |
| phenol, pentachloro- | 87865 | | U242 | 10 |
| phenol, 2,3,4,6-tetrachloro- | 58902 | | U212 | 10 |
| phenol, 2,4,5-trichloro- | 95954 | | U230 | 10 |
| phenol, 2,4,6-trichloro- | 88062 | | U231 | 10 |
| phenol, 2,4,6-trinitro-, ammonium salt | 131748 | | P009 | 10 |
| phenoxarsine, 10,10'-oxydi- | 58366 | 500/10,000 | | 1 |
| l-phenylalanine, 4-[bis(2-chloroethyl) aminol] | 148823 | | U150 | 1 |
| phenyl dichloroarsine | 696286 | 500 | | 1 |
| 1,10-(1,2-phenylene)pyrene | 193395 | | U137 | 100 |
| phenylhydrazine hydrochloride | 59881 | 1000/10,000 | | 1 |
| phenylmercury acetate | 62384 | 500/10,000 | P092 | 100 |
| phenylsilatrane | 2097190 | 100/10,000 | | 1 |
| phenylthiourea | 103855 | 100/1000 | P093 | 100 |
| phorate | 298022 | 10 | P094 | 1010 |
| phosacetim | 4104147 | 100/10,000 | | 1 |
| phosfolan | 947024 | 100/10,000 | | 1 |
| phosgene | 75445 | 10 | P095 | 10 |
| phosmet | 732116 | 10/10,000 | | 1 |
| phosphamidon | 13171216 | 100 | | 1 |
| phosphine | 7803512 | 500 | | 100 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|----------|---|--------------------------|-----------------------------|
| phosphonothioic acid, methyl-, o-ethyl o-(4-(methylthio)phenyl) ester | 2703131 | 500 | | 1 |
| phosphonothioic acid, methyl-, s-(2-(bis(1- methylethyl)amino) ethyl o-ethyl ester | 50782699 | 100 | | 1 |
| phosphonothioic acid, methyl-, 0-(4-nitrophenyl) o-phenyl ester | 2665307 | 500 | | 1 |
| phosphoric acid | 7664382 | | | 5000 |
| phosphoric acid, diethyl | 311455 | | P041 | 100 |
| 4-nitrophenyl ester | | | | |
| phosphoric acid, dimethyl 4-(methylthio) phenyl ester | 3254635 | 500 | | 1 |
| phosphoric acid, lead(2+) salt (2:3) | 7446277 | 500 | U145 | # |
| phosphorodithioic acid, O,O-diethyl S-[2(ethylthio)ethyl]ester | 298044 | | P039 | 1 |
| phosphorodithioic acid, O,O-diethyl S(ethylthio), methyl ester | 298022 | | P094 | 10 |
| phosphorodithioic acid, O,O-diethyl S-methyl ester | 3288582 | | U087 | 5000 |
| phosphorodithoic acid, O,O-dimethyl S-[2(methyl-amino)-2-oxoethyl] ester | 60515 | | P044 | 10 |
| phosphorofluondic acid, bis(1-methylethyl)ester | 55914 | | P043 | 100 |
| phsphorothioic acid, O,O-diethyl O-(4-nitrophenyl) ester | 56382 | | P089 | 10 |
| phosphorothioic acid, O,[4[(dimethylamino)sulfonyl]phenyl]O,Odimethyl ester | 52857 | | P097 | 1000 |
| phosphorothioic acid, O,O-dimethyl O-(4-nitrophenyl) ester | 298000 | | P071 | 100 |
| phosphorus | 7723140 | 100 | | 1 |
| phosphorus oxycloride | 10025873 | 500 | | 1000 |
| phosphorous pentachloride | 10026138 | 500 | | 1 |
| phosphorus pentasulfide (R) | 1314803 | | U189 | 100 |
| phosphorus pentoxide | 1314563 | 10 | | 1 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|---|----------|---|--------------------------|-----------------------------|
| phosphorus trichloride | 7719122 | 1000 | | 1000 |
| phthalic anhydride | 85449 | | U190 | 5000 |
| physostigmine | 57476 | 100/10,000 | | 1 |
| phosostigmine, salicylate (1:1) | 57647 | 100/10,000 | | 1 |
| 2-picoline | 109068 | | U191 | 5000 |
| picotoxin | 124878 | 500/10,000 | | 1 |
| piperidine | 110894 | 1000 | | 1 |
| piperidine, 1-nitroso- | 100754 | | U179 | 10 |
| piprotal | 5281130 | 100/10,000 | | 1 |
| primifos-ethyl | 23505411 | 1000 | | 1 |
| plumbane, tetraethyl- | 78002 | | P110 | 10 |
| polychlorinated biphenyls (PCBs) (see aroclor) | 1336363 | | | 1 |
| potasium arsenate | 7784410 | | | 1 |
| potassium arsenite | 10124502 | 500/10,000 | | 1000 |
| potassium bichromate | 7778509 | | | 10 |
| potassium chromate | 7789006 | | | 10 |
| potassium cyanide | 151508 | 100 | P098 | 10 |
| potassium hydroxide | 1310583 | | | 1000 |
| potassium permanganate | 7722647 | | | 100 |
| potassium silver cyanide | 506516 | 500 | P099 | 1 |
| promecarb | 2631370 | 500/10,000 | | 1 |
| pronamide | 23950585 | | U192 | 5000 |
| propanal, 2-methyl-2-(methylthio)-, O-[(methylamino)carbonyl] oxime | 116063 | | P070 | 1 |
| 1-propanamine (I,T) | 107108 | | U194 | 5000 |
| 1-propanamine, N-propyl- | 142847 | | U110 | 5000 |
| 1-propanamine, N-nitroso-N-proply- | 621647 | | U111 | 10 |
| propane, 1,2-dibromo-2-chloro | 96128 | | U066 | 1 |
| propane, 2-intro- (I,T) | 79469 | | U171 | 10 |
| 1,3-propane sultone | 1120714 | | U193 | 10 |
| propane 1,2-dichloro- | 78875 | | U083 | 1000 |
| propanedinitrile | 109773 | | U149 | 100 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|----------|---|--------------------------|-----------------------------|
| propanenitrile | 107120 | | P101 | 10 |
| propanenitrile, 2-chloro- | 542767 | | P027 | 1000 |
| propanenitrile, 2-hydroxy-2-methyl- | 75865 | · · · · · · · · · · · · · · · · · · · | P069 | 10 |
| propane, 2,2'-oxybis[2-chloro- | 108601 | | U027 | 1000 |
| 1,2,3-propanetnol, trinitrate- (R) | 55630 | | P081 | 10 |
| 1-propanol, 2,3-dibromo-, phosphate (3:1) | 126727 | | U235 | 10 |
| 1-propanol, 2-methyl- (I,T) | 78831 | | U140 | 5000 |
| 2-propanone (I) | 67641 | | U002 | 5000 |
| 2-propanone, 1-bromo- | 598312 | | P017 | 1000 |
| propargite | 2312358 | | | 10 |
| propargyl alcohol | 107197 | | P102 | 1000 |
| propargyl bromide | 106967 | 10 | | 1 |
| 2-propenal | 107028 | | P003 | 1 |
| 2-propenamide | 79061 | | U007 | 5000 |
| 1-propene, 1,1,2,3,3,3-hexachloro- | 1888717 | 7.5 | U243 | 1000 |
| 1-propene, 1,3-dichloro- | 542756 | | U084 | 100 |
| 2-propenenitrile | 107131 | | U009 | 100 |
| 2-propenenitrile, 2-methyl- (I,T) | 126987 | | U152 | 1000 |
| 2-propenoic acid (I) | 79107 | | U008 | 5000 |
| 2-prepenoic acid, ethyl ester (I) | 140885 | | U113 | 1000 |
| 2-prepenoic acid, 2-methyl-, ethyl ester | 97632 | | U118 | 1000 |
| 2-prepenoic acid, 2-methyl-, methyl ester (I,T) | 80626 | | U162 | 1000 |
| 2-propen-1-o1 | 107186 | | P005 | 100 |
| propiolactone, beta- | 57578 | 500 | | 1 |
| propionic acid | 79094 | | | 5000 |
| propionic acid, 2-(2,4,5-trichlorophenoxyl)- | 93721 | | U233 | 100 |
| propionic anhydride | 123626 | | | 5000 |
| propiolactone, beta | 57578 | 500 | | 1 |
| propionitrile | 107120 | 500 | | 10 |
| propionitrile, 3-chloro- | 542767 | 1000 | | 1000 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|-----------------------------|---|--------------------------|-----------------------------|
| propiophenone, 4-amino | 70699 | 100/10,000 | | 1 |
| n-propylamine | 107108 | | U194 | 5000 |
| propyl chloroformate | 109615 | 500 | | 1 |
| propylene dichloride | 78875 | | U083 | 1000 |
| propylene oxide | 75569 | 10,000 | | 100 |
| 1,2-propylenimine | 75558 | 10,000 | P067 | 1 |
| 2-propyn-1-o1 | 107197 | | P102 | 1000 |
| prothoate | 2275185 | 100/10,000 | | Thereth |
| pyrene | 129000 | 1000/10,000 | | 5000 |
| pyrethrins | 121299 121211 8003347 | | | fied |
| 3,6-pyridazinedione, 1,3-dihydro- | 123331 | | U148 | 5000 |
| 4-pyridinamine | 504245 | | P008 | 1000 |
| pyridine | 110861 | | U196 | 1000 |
| pyridine, 2-methyl- | 109068 | | U191 | 5000 |
| pyridine, 2-methyl-5-vinyl- | 140761 | 500 | | 1 |
| pyridine, 4-amino- | 504245 | 500/10,000 | | 1000 |
| pyridine, 4-nitro-, 1-oxide | 1124330 | 500/10,000 | | 1 |
| pyridine, 3-(1-methyl-2- pyrrolidinyl)-, (S) | 54115 | | P075 | 100 |
| 2,4-(1H,3H)-pyrimidinedione, 5-[bis(2-chloroethyl)amino]- | 66751 | | U237 | 10 |
| 4(1H)-pyrimidinone, 2,3-dihydro-6-methyl-2-thioxo- | 56042 | | U164 | 10 |
| pyriminil | 53558251 | 100/10,000 | | 1 |
| pyrrolidine, 1-nitroso- | 930552 | | U180 | 1 |
| quinoline 91225 | | | 5000 | |
| reserpine | 50555 | | U200 | 5000 |
| resorcinol | 106463 | | U201 | 5000 |
| sacchann and salts | 81072 | | U202 | 100 |
| salcomine | 14167181 | 500/10,000 | | 1 |
| sarin | 107448 | 10 | | 1 |
| satrole | 94597 | | U203 | 100 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|---------------------|---|--------------------------|--------------------------|
| selenious acid | 7783008 | 1000/10,000 | U204 | 10 |
| selenious acid, dithallium (1+) salt | 12039520 | | P114 | 1000 |
| selenium ++ | 7782492 | | | 100 |
| selenium dioxide | 7446084 | | U204 | 10 |
| selenium oxychloride | 7791233 | 500 | | 1 |
| selenium sulfide (R,T) | 7488564 | | U205 | 10 |
| selenourea | 630104 | | P103 | 1000 |
| semicarbazide hydrochloride | 56417 | 1000/10,000 | | 1 |
| L-senne, diazoacetate (ester) | 115026 | | U015 | 1 |
| silane, (4-aminobutyl)diethoxyme- thyl- | 3037727 | 1000 | | 1 |
| silver++ | 7440224 | | | 1000 |
| silver cyanide | 506649 | | P104 | 1 |
| silver nitrate | 7761888 | | | 1 |
| silvex (2,4,5-TP) | 93721 | | U233 | 100 |
| sodium | 7440235 | | | 10 |
| sodium arsenate | 7631892 | 1000/10,000 | | 1 |
| sodium arsenite | 7784465 | 500/10,000 | | 1 |
| sodium azide | 26628228 | 500 | P105 | 1000 |
| sodium bichromate | 10588019 | | | 10 |
| sodium bifluoride | 1333831 | | | 100 |
| sodium bisulfite | 7631905 | | | 5000 |
| sodium Cacodylate | 124652 | 100/10,000 | | 1 |
| sodium chromate | 7775113 | | | 10 |
| sodium cyanide | 143339 | | P106 | 10 |
| sodium dodecylbenzenesulfonate | 25155300 | | | 1000 |
| sodium fluoride | 7681494 | | | 1000 |
| sodium fluoroacetate | 62748 | 10/10,000 | | 10 |
| sodium hydrosulfide | 16721805 | | | 5000 |
| sodium hydroxide | 1310732 | | | 1000 |
| sodium hypochlorite | 7681529 10022705 | | | 1000 |
| sodium methylate | 124414 | | | 1000 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|---|---|--------------------------|-----------------------------|
| sodium nitrite | 763200 | | | 100 |
| sodium prentachlorophenate | 131522 | 100/10,000 | | 1 |
| sodium phosphate, dibasic | 7558794 10039324 10140655 | | | 5000 |
| sodium phosphate, tribasic | 7601549 7758294 7785844 10101890 10124568 10361894 | | | 5000 |
| sodium selenate | 13410010 | 100/10,000 | | 1 |
| sodium selenite | 10102188 7782823 | 100/1000 | | 100 |
| sodium tellurite | 10102202 | 500/10,000 | | 1 |
| stannane, acetoxytriphenyl | 900958 | 500/10,000 | | 1 |
| streptozotocin | 18883664 | | U206 | 1 |
| strontium chromate | 7789062 | | | 10 |
| strychnidin-1-one, 2,3-dimethoxy- | 357573 | | P018 | 100 |
| strychnine, & salts | 572494 | 100/10,000 | P018 | 10 |
| strychnine, sulfate | 60413 | 100/10,000 | | 1 |
| styrene | 100425 | | | 1000 |
| sulfotep | 3689245 | 500 | | 100 |
| sulfoxide, 3-chlorophpropyl octyl | 3569571 | 500 | | 1 |
| sulfur monochloride | 12771083 | | | 1000 |
| sulfur dioxide | 7446095 | 500 | | 1 |
| sulfur phosphide (R) | 1314803 | | U189 | 100 |
| sulfur tetrafluoride | 7783600 | 100 | | 1 |
| sulfur trioxide | 7446119 | 100 | | 1 |
| sulfuric acid | 7664939 8014957 | 1000 | | 1000 |
| sulfuric acid, dithallium (1 ⁺) salt | 7446186 10031591 | | P115 | 100 |
| sulfuric acid, dimethyl ester | 77781 | | U103 | 100 |
| tabun | 77816 | 10 | | 1 |
| 2,4,5-T acid | 93765 | | U232 | 1000 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|--------------------|---|--------------------------|-----------------------------|
| 2,4,5-t amines | 2008460 | | | 5000 |
| | 1319728 | | | |
| | 3813147 6369966 | | | |
| | 6369977 | | | |
| tellurium | 13494809 | 500/10,000 | | 1 |
| tellurium hexafluoride | 7783804 | 100 | | 1 |
| 2,4,5-testers | 93798 | | | 1000 |
| | 1928478 | | | |
| | 25168154 | | | |
| 2.4.5 toolto | 61792072 | | | 1000 |
| 2,4,5-tsalts 2,4,5-T | 13560991 93765 | | U232 | 1000 |
| TDE | 72548 | | U060 | |
| TEPP | 10749 | 100 | 0060 | 1 |
| terbufos | 13071799 | 100 | | 10 |
| | | 100 | 11007 | 5000 |
| 1,2,4,5-tetrachlorobenzene | 95943 | | U207 | 5000 |
| 2,3,7,8-tetrachlorodibenzo-p-dioxin (TCDD) | 1746016 | | | 1 |
| 1,1,1,2-tetrachlorethane | 630206 | | U208 | 100 |
| 1,1,2,2-tetrachloroethane | 79345 | | U209 | 100 |
| tetrachloroethene | 127184 | | U210 | 100 |
| tetrachloroethylene | 127184 | | U210 | 100 |
| 2,3,4,6-tetrachlorophenol | 58902 | | U212 | 10 |
| tetraethyl lead | 78002 | 100 | P110 | 10 |
| tetraethyl pyrophosphate | 107493 | | P111 | 10 |
| tetraethyldithiopyrophosphate | 3589245 | | P109 | 100 |
| tetraethyltin | 597648 | 100 | | 1 |
| tetramethyllead - | 75741 | 100 | | 1 |
| tetrahydrofuran (I) | 109999 | | U213 | 1000 |
| tetranitromethane (R) | 509148 | 500 | P112 | 10 |
| tetraphosphoric acid, hexaethyl ester | 757584 | | P062 | 100 |
| thallic oxide | 1314325 | | P113 | 100 |
| thallium ++ | 7440280 | | | 1000 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|---|---------------------|---|--------------------------|--------------------------|
| thallium acetate | 563688 | | U214 | 100 |
| thallium carbonate | 6533739 | | U215 | 100 |
| thallium chloride | 7791120 | | U216 | 100 |
| thallium nitrate | 10102451 | | U217 | 100 |
| thallium oxide | 1314325 | | P113 | 100 |
| thallium selenite | 12039520 | | P114 | 1000 |
| thallium sulfate | 7446186 10031591 | 100/10,000 | P115 | 100 |
| thallous carbonate | 6533739 | 100/10,000 | | 100 |
| thallous chloride | 7791120 | 100/10,000 | | 100 |
| thallous malonate | 2757188 | 100/10,000 | | 1 |
| thallous sulfate | 7446186 | 100/10,000 | | 100 |
| thioacetamide | 62555 | | U218 | 10 |
| thiocarbazide | 2231574 | 1000/10,000 | | 1 |
| thiodiphosphoric acid, tetraethyl ester | 3689245 | | P109 | 100 |
| thiofanox | 39196184 | 100/10,000 | P045 | 100 |
| thioimidodicarbonic diamide [(H2N)C(S)] 2NH | 541537 | | P049 | 100 |
| thiomethanol (I,t) | 74931 | | U153 | 100 |
| thionazin | 297972 | 500 | | 100 |
| thioperoxydicarbonic diamide [(H2N)C(S)] 2S2, tetra-methyl- | 137268 | | U244 | 10 |
| thiophenol | 108985 | 500 | P104 | 100 |
| thiosemicarbazide | 79196 | 100/10,000 | P116 | 100 |
| thiourea | 62566 | | U219 | 10 |
| thiourea, (2-chlorophenyl)- | 5344821 | 100/10,000 | P026 | 100 |
| thiourea, (2-methylphenyl)- | 614788 | 500/10,000 | | 1 |
| thiourea, 1-naphthalenyl- | 86884 | | P072 | 100 |
| thiourea, phenyl- | 103855 | | P093 | 100 |
| thiram | 137268 | | U244 | 10 |
| titanium tetrachloride | 7550450 | 100 | | 1 |
| toluene | 108883 | | U220 | 1000 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|---|-------------------|---|--------------------------|-----------------------------|
| toluenediamine | 95807 | | U221 | 10 |
| | 496720 | | | |
| | 823405 | , | | |
| | 25376458 | | | |
| toluene diisocyanate (R,t) | 584849 | 500 | U223 | 100 |
| | 91087 26471625 | 100 | | 100 |
| o-toluidine | 95534 | | U238 | 100 |
| p-toluidine | 106490 | | U353 | 100 |
| o-toluidine hydrochloride | 636215 | | U222 | 100 |
| toxaphene | 8001352 | | P123 | 100 |
| 2,4,5 TP acid | 93721 | | U233 | 100 |
| 2,4,5-TP esters | 32534955 | | | 100 |
| 1H-1,2,4-triazol-3-amine | 61825 | | U011 | 10 |
| trans-1,4-dichlorobutene | 110576 | 500 | | 1 |
| triamiphos | 1031476 | 500/10,000 | | 1 |
| triazofos | 24017478 | 500 | | 1 |
| trichloroacety chloride | 76028 | 500 | | 1 |
| trichlorfon | 52686 | | | 100 |
| 1,2,4-trichlorobenzene | 120821 | | | 100 |
| 1,1,1-trichloroethane | 71556 | · | U226 | 1000 |
| 1,1,2-trichloroethane | 79005 | | U227 | 100 |
| trichloroethene | 79016 | | U228 | 100 |
| trichloroethylene | 79016 | | U228 | 100 |
| trichloroethylsilane | 115219 | 500 | | 1 |
| trichloronate | 327980 | 500 | | 1 |
| trichloromethanesulfenyl chloride | 594423 | | P118 | 100 |
| trichloromonofluoromethane | 75694 | | U121 | 5000 |
| 2,3,4-trichlorophenol | 15950660 | | | |
| 2,3,5-trichlorophenol 2,3,6-trichlorophenol | 933788 933755 | | | |
| 2,4,5-trichlorophenol | 95954 | | U230 | 10 |
| 2,4,6-trichlorophenol | 88062 | | U230 U231 | 10 10 |
| 3,4,5-trichlorophenol | 609198 | | 0231 | 10 |
| 2,4,5-trichlorophenol | 95954 | | U230 | 10 |
| 2,4,6-trichlorophenol | 88062 | | I231 | 10 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|---|--|---|--|--|
| trichlorphenylsilane | 98135 | 500 | | 1 |
| trichloro(chloromethyl)silane | 1558254 | 100 | | 1 |
| trichloro(dichlorophenyl)silane | 27137855 | 500 | | 1 |
| triethanolamine dodecylbenzene-sulfonate | 27323417 | | | 1000 |
| triethoxysilane | 998301 | 500 | | 1 |
| triethylamine | 121448 | | | 5000 |
| trimethylamine | 75503 | | | 100 |
| trimethylchlorosilane | 75774 | 1000 | | 1 |
| trimethylolpropane phosphite | 824113 | 100/10,000 | | 1 |
| trimethyltin chloride | 1066451 | 500/10,000 | | 1 |
| 1,3,5-trinitrobenzene (R,t) | 99354 | | U234 | 10 |
| 1,3,5-trioxane, 2,4,6-trimethyl- | 123637 | | U182 | 1000 |
| triphenyltin chloride | 639587 | 500/10,000 | | 1 |
| tris(2-chloroethyl)amine | 555771 | 100 | | 1 |
| tris(2,3-dibromopropyl) phosphate | 126727 | | U235 | 10 |
| trypan blue | 72571 | | U236 | 10 |
| Unlisted Hazardous Wastes Characteristic of Corrosivity | NA | | D002 | 100 |
| Unlisted Hazardous Wastes Characteristic: arsenic (D004) barium (D005) cadmium (D006) chromium (D007) 2,4-D (D016) endrin (D9012) lead (D008) lindane (D013) mercury (D009) metoxychlor (D014) selenium (D010) silver (D011) toxaphene (D015) 2,4,5-TP (D017) vinyl chloride (D043) | NA N | | D004 D005 D006 D007 D016 D012 D008 D013 D009 D014 D010 D011 D015 D017 | 1 1000 10 10 100 1 1 1 10 1 100 1 |
| Unlisted Hazardous Wastes Characteristic of Ignitability | NA | | D001 | 00 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|---|--------------------------------------|---|--------------------------|-----------------------------|
| Unlisted Hazardous Wastes Characteristic Reactivity | NA | | D003 | 00 |
| uracil mustard | 66751 | | U237 | 10 |
| uranyl acetate | 541093 | | | 100 |
| uranyl nitrate | 10102064 36478769 | | | 100 |
| urea, N-ethyl-N-nitroso | 759739 | | U176 | 1 |
| urea, N-methyl-N-nitroso | 684935 | | U177 | 1 |
| valinomycin | 2001958 | 1000/10,000 | | 1 |
| vanadic acid, ammonium salt | 7803556 | | P119 | 1000 |
| vanadic oxide v ₂ O ₅ | 1314621 | | P120 | 1000 |
| vanadic pentoxide | 1314621 | | P120 | 1000 |
| vanadium pentoxide | 1314621 | 100/10,000 | | 1000 |
| vanadyl sulfate | 27774136 | | | 1000 |
| vinyl chloride | 75014 | | U043 | 1 |
| vinyl acetate | 108054 | | | 5000 |
| vinyl acetate monomer | 108054 | 1000 | | 5000 |
| vinylamine, N-methyl-N-nitroso- | 4549400 | | P084 | 10 |
| vinylidene chloride | 75354 | | U078 | 100 |
| warfarin, & salts, when present at concentrations greater than 0.3% | 81812 | 500/10,000 | p001 | 100 |
| warfarin sodium | 129066 | 100/10,000 | | 1 |
| xylene (mixed) m-Benzene, dimethyl o-Benzene, dimethyl p-Benzene, dimethyl | 1330207 108383 95476 106423 | | U239 | 1000 |
| xylenol | 1300716 | | | 1000 |
| xylylene dichloride | 28347139 | 100/10,000 | | 1 |
| yohimban-16-carboxylic acid, 11,17 dimethosy-18-[(3,4,5-trimethoxy- benzoyl)oxy]-, methyl ester (3-beta, 16-beta,17-alpha, 18-beta,20-alpha)- | 50555 | | U200 | 5000 |
| zinc | 7440666 | | | 1000 |
| zinc acetate | 557346 | | | 1000 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|---|----------------------------------|---|--------------------------|-----------------------------|
| zinc ammonium chloride | 52628258 14639975 14639986 | | | 1000 |
| zinc borate | 1332076 | | | 1000 |
| zinc bromide | 7699458 | | | 1000 |
| zinc carbonate | 3486359 | | | 1000 |
| zinc chloride | 7646857 | | | 1000 |
| zinc cyanide | 557211 | | P121 | 10 |
| zinc, dichloro(4,4-dimethyl- 5(((((methylamino)carbonyl) oxy)imino)pentaenitrile)-,(t-4)- | 58270089 | 100/1000 | | 1 |
| zinc fluoride | 7783495 | | | 1000 |
| zinc formate | 557415 | | | 1000 |
| zinc hydrosulfite | 7779864 | | | 1000 |
| zinc nitrate | 7779886 | | | 1000 |
| zinc phenosulfonate | 127822 | | | 5000 |
| zinc phosphide | 1314847 | 500 | P122 | 100 |
| zinc phosphide zn ₃ P ₂ ' when present at concentrations greater than 10% | 1314847 | | P122 | 100 |
| zinc silicofluoride | 16871719 | | | 5000 |
| zinc sulfate | 7733020 | | | 1000 |
| zirconium nitrate | 13746899 | | | 5000 |
| zirconium potassium fluoride | 16923958 | | | 1000 |
| zirconium sulfate | 14644612 | | | 5000 |
| zirconium tetrachloride | 10026116 | | | 5000 |
| F001 | | | F001 | 10 |

The following spent halogenated solvents used in degreasing; all spent solvent mixtures/blends used in degreasing containing, before use, a total of 10 percent or more (by volume) of one or more of the above halogenated solvents or those solvents listed in F002, F004, and F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures.

Table 3-1 (continued)

| b. trichloroethylene | Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|---|---|---|----------------------------------|--------------------------|
| C. methylene chloride | a. tetrachlorethylene | 127184 | | U210 | 100 |
| d. 1,1,1-trichloroethane 71556 U226 10 e. carbon tetrachloride 56235 U211 f. chlorinated fluorocarbons NA | b. trichloroethylene | 79016 | | U228 | 100 |
| e. carbon tetrachloride f. chlorinated fluorocarbons NA Society | c. methylene chloride | 75092 | | U080 | 1000 |
| f. chlorinated fluorocarbons NA 50 F002 F002 The following spent halogenated solvents: all spent solvent mixtures/blends containing, before use, a total of 10 percent or more (by volume) of one or more of the above halogenated solvents or those list in F001, F004, or F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures. a. tetrachloroethylene 127184 U210 1 b. methylene chloride 75092 U080 10 c. trichloroethylene 79016 U228 1 d. 1,1,1-trichloroethane 71556 U226 10 e. chlorobenzene 108907 U037 1 f. 1,1,2-trichloro-1,2,2 76131 50 trifluoroethane 95501 U070 1 g. o-dischlorobenzene 1 10070 1 h. trichlorofluoromethane 95501 U070 1 i. 1,1,2-trichloroethane 75694 U121 50 F003 T F003 1 F003 T F003 1 The following spent nonhalogenated solvents and the still bottoms from the recovery of these solv | l · · · · · · · · · · · · · · · · · · · | 71556 | | U226 | 1000 |
| The following spent halogenated solvents: all spent solvent mixtures/blends containing, before use, a total of 10 percent or more (by volume) of one or more of the above halogenated solvents or those list in F001, F004, or F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures. a. tetrachloroethylene 127184 U210 1 | | 56235 | | U211 | 10 |
| The following spent halogenated solvents: all spent solvent mixtures/blends containing, before use, a total of 10 percent or more (by volume) of one or more of the above halogenated solvents or those list in F001, F004, or F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures. a. tetrachloroethylene | f. chlorinated fluorocarbons | NA | | i | 5000 |
| total of 10 percent or more (by volume) of one or more of the above halogenated solvents or those list in F001, F004, or F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures. a. tetrachloroethylene | F002 | | | F002 | 10 |
| b. methylene chloride c. trichloroethylene d. 1,1,1-trichloroethane e. chlorobenzene f. 1,1,2-trichloro-1,2,2 trifluoroethane g. o-dischlorobenzene h. trichlorofluoromethane i. 1,1,2-trichloroethane g. o-dischlorobenzene h. trichlorofluoromethane j. 1,1,2-trichloroethane g. o-dischlorobenzene h. trichlorofluoromethane j. 1,1,2-trichloroethane j | total of 10 percent or more (by volume in F001, F004, or F005; and still bottomixtures. | of one or more of one of one or | of the above halogenat | ted solvents o lvents and spe | r those listed |
| c. trichloroethylene 79016 U228 1 d. 1,1,1-trichloroethane 71556 U226 10 e. chlorobenzene 108907 U037 1 f. 1,1,2-trichloro-1,2,2 76131 50 trifluoroethane 95501 U070 1 g. o-dischlorobenzene 1 U070 1 h. trichlorofluoromethane 95501 U070 1 i. 1,1,2-trichloroethane 75694 U121 50 79005 U227 1 F003 T The following spent nonhalogenated solvents and the still bottoms from the recovery of these solvent a. xylene 1330207 50 b. acetone 67641 50 c. ethyl acetate 141786 50 d. ethylbenzene 100414 10 e. ethyl ether 60297 1 f. methyl isobutyl ketone 108101 50 g. n-Butyl alcohol 71363 50 h. cyclohexanone 108941 50 | | | | | 100 |
| d. 1,1,1-trichloroethane 71556 U226 10 e. chlorobenzene 108907 U037 1 f. 1,1,2-trichloro-1,2,2 76131 50 trifluoroethane 95501 U070 1 i. 1,1,2-trichloromethane 95501 U121 50 i. 1,1,2-trichloroethane 75694 U121 50 Te following spent nonhalogenated solvents and the still bottoms from the recovery of these solvents as a xylene 1330207 | • | I | | | 1000 |
| e. chlorobenzene 108907 U037 1 f. 1,1,2-trichloro-1,2,2 76131 U070 1 i. 1,1,2-trichloroethane 95501 U070 1 i. 1,1,2-trichloroethane 75694 U121 50 | V | 1 | | i | 100 |
| f. 1,1,2-trichloro-1,2,2 trifluoroethane g. o-dischlorobenzene h. trichlorofluoromethane 76131 50 h. trichlorofluoromethane 95501 U070 1 i. 1,1,2-trichloroethane 75694 U121 50 79005 U227 1 F003 F003 1 The following spent nonhalogenated solvents and the still bottoms from the recovery of these solvent a. xylene 1330207 10 b. acetone 67641 50 c. ethyl acetate 141786 50 d. ethylbenzene 100414 10 e. ethyl ether 60297 1 f. methyl isobutyl ketone 108101 50 g. n-Butyl alcohol 71363 50 h. cyclohexanone 108941 50 i. methanol 67561 50 F004 F004 10 The following spent nonhalogenated solvents and the still bottoms from the recovery of these solvent a. cresols/cresylic acid 131773 U052 10 | - • | | | | 1000 |
| trifluoroethane g. o-dischlorobenzene h. trichlorofluoromethane i. 1,1,2-trichloroethane 75694 79005 F003 The following spent nonhalogenated solvents and the still bottoms from the recovery of these solvents a. xylene b. acetone c. ethyl acetate d. ethylbenzene e. ethyl ether f. methyl isobutyl ketone g. n-Butyl alcohol i. methanol F004 The following spent nonhalogenated solvents and the still bottoms from the recovery of these solvents a. xylene b. acetone 67641 c. ethyl acetate 141786 d. ethylbenzene 100414 e. ethyl ether 60297 f. methyl isobutyl ketone g. n-Butyl alcohol 71363 h. cyclohexanone 108941 i. methanol 67561 F004 F004 To the following spent nonhalogenated solvents and the still bottoms from the recovery of these solvents a. cresols/cresylic acid 131773 U052 10 | | | | U037 | 100 |
| h. trichlorofluoromethane 95501 U070 1 i. 1,1,2-trichloroethane 75694 U121 50 79005 U227 1 F003 F003 1 The following spent nonhalogenated solvents and the still bottoms from the recovery of these solvent a. xylene 1330207 50 b. acetone 67641 50 c. ethyl acetate 141786 50 d. ethylbenzene 100414 10 e. ethyl ether 60297 1 f. methyl isobutyl ketone 108101 50 g. n-Butyl alcohol 71363 50 h. cyclohexanone 108941 50 i. methanol 67561 50 F004 F004 10 The following spent nonhalogenated solvents and the still bottoms from the recovery of these solvent a. cresols/cresylic acid 131773 U052 10 | trifluoroethane | /6131 | | | 5000 |
| i. 1,1,2-trichloroethane 75694 U121 50 TP003 F003 1 The following spent nonhalogenated solvents and the still bottoms from the recovery of these solvent a. xylene 1330207 10 b. acetone 67641 50 c. ethyl acetate 141786 50 d. ethylbenzene 100414 10 e. ethyl ether 60297 1 f. methyl isobutyl ketone 108101 50 g. n-Butyl alcohol 71363 50 h. cyclohexanone 108941 50 i. methanol 67561 50 F004 F004 10 The following spent nonhalogenated solvents and the still bottoms from the recovery of these solvent a. cresols/cresylic acid 131773 U052 10 | h. trichlorofluoromethane | 95501 | | U070 | 100 |
| The following spent nonhalogenated solvents and the still bottoms from the recovery of these solvents are at xylene 1330207 100 10 | i. 1,1,2-trichloroethane | 75694 | | | 5000 |
| The following spent nonhalogenated solvents and the still bottoms from the recovery of these solvents as a xylene a. xylene b. acetone c. ethyl acetate d. ethylbenzene e. ethyl ether f. methyl isobutyl ketone g. n-Butyl alcohol h. cyclohexanone i. methanol F004 The following spent nonhalogenated solvents and the still bottoms from the recovery of these solvents as cresols/cresylic acid 1330207 50 50 67641 50 60297 11 60297 12 60297 6029 | | 79005 | | U227 | 100 |
| a. xylene 1330207 10 b. acetone 67641 50 c. ethyl acetate 141786 50 d. ethylbenzene 100414 10 e. ethyl ether 60297 1 f. methyl isobutyl ketone 108101 50 g. n-Butyl alcohol 71363 50 h. cyclohexanone 108941 50 i. methanol 67561 50 F004 F004 10 The following spent nonhalogenated solvents and the still bottoms from the recovery of these solvents and cresols/cresylic acid 131773 U052 10 | F003 | | | F003 | 100 |
| b. acetone c. ethyl acetate d. ethylbenzene e. ethyl ether f. methyl isobutyl ketone g. n-Butyl alcohol h. cyclohexanone i. methanol F004 The following spent nonhalogenated solvents and the still bottoms from the recovery of these solvent a. cresols/cresylic acid 50 50 50 50 50 50 50 50 50 50 50 50 50 | The following spent nonhalogenated so | olvents and the s | still bottoms from the re | ecovery of the | ese solvents: |
| b. acetone 67641 50 c. ethyl acetate 141786 50 d. ethylbenzene 100414 10 e. ethyl ether 60297 11 f. methyl isobutyl ketone 108101 50 g. n-Butyl alcohol 71363 50 h. cyclohexanone 108941 50 i. methanol 67561 50 F004 F004 F004 10 The following spent nonhalogenated solvents and the still bottoms from the recovery of these solvent a. cresols/cresylic acid 131773 U052 10 | a. xylene | 1330207 | | | 1000 |
| c. ethyl acetate d. ethylbenzene e. ethyl ether f. methyl isobutyl ketone g. n-Butyl alcohol i. methanol F004 The following spent nonhalogenated solvents and the still bottoms from the recovery of these solvents a. cresols/cresylic acid 100414 10 10 10 10 10 10 10 10 10 10 10 10 10 | | 1 | | | 5000 |
| d. ethylbenzene e. ethyl ether f. methyl isobutyl ketone g. n-Butyl alcohol h. cyclohexanone i. methanol F004 The following spent nonhalogenated solvents and the still bottoms from the recovery of these solvents and the still bottoms from the recovery of these solvents and the still bottoms from the recovery of these solvents and the still bottoms from the recovery of these solvents and the still bottoms from the recovery of these solvents and the still bottoms from the recovery of these solvents and the still bottoms from the recovery of these solvents and the still bottoms from the recovery of these solvents and the still bottoms from the recovery of these solvents are covery of these solvents and the still bottoms from the recovery of these solvents are covery of the covery of these solvents are covery of the | c. ethyl acetate | 141786 | | | 5000 |
| e. ethyl ether f. methyl isobutyl ketone g. n-Butyl alcohol h. cyclohexanone i. methanol F004 The following spent nonhalogenated solvents and the still bottoms from the recovery of these solvent a. cresols/cresylic acid 108101 50 50 50 50 F004 Touch following spent nonhalogenated solvents and the still bottoms from the recovery of these solvent a. cresols/cresylic acid 131773 U052 10 | d. ethylbenzene | 100414 | | | 1000 |
| g. n-Butyl alcohol h. cyclohexanone i. methanol F004 The following spent nonhalogenated solvents and the still bottoms from the recovery of these solvent a. cresols/cresylic acid 131773 10052 50 50 F004 10052 10052 | e. ethyl ether | 60297 | | | 100 |
| g. n-Butyl alcohol h. cyclohexanone i. methanol F004 The following spent nonhalogenated solvents and the still bottoms from the recovery of these solvent a. cresols/cresylic acid 131773 10052 50 50 50 F004 To the following spent nonhalogenated solvents and the still bottoms from the recovery of these solvent a. cresols/cresylic acid | | 108101 | | | 5000 |
| i. methanol 67561 50 F004 F004 10 The following spent nonhalogenated solvents and the still bottoms from the recovery of these solvent a. cresols/cresylic acid 131773 U052 10 | - | | | | 5000 |
| F004 F004 10 The following spent nonhalogenated solvents and the still bottoms from the recovery of these solvent a. cresols/cresylic acid 131773 U052 10 | · · | I | | | 5000 |
| The following spent nonhalogenated solvents and the still bottoms from the recovery of these solvent a. cresols/cresylic acid 131773 U052 10 | i. methanol | 67561 | | | 5000 |
| a. cresols/cresylic acid 131773 U052 10 | F004 | | | F004 | 1000 |
| | The following spent nonhalogenated so | lvents and the s | still bottoms from the re | covery of the | ese solvents: |
| .b. nitrobenzene 98953 U169 10 | · · · · · · · · · · · · · · · · · · · | 131773 | | U052 | 1000 |
| 10 | .b. nitrobenzene | 98953 | | U169 | 1000 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|---|--|--|-------------------------------------|
| F005 | | | F005 | 100 |
| The following spent nonhalogenated s | olvents and the | still bottoms from the r | ecovery of the | ese solvents: |
| a. tolueneb. methyl ethyl ketonec. carbon disulfided. isobutanole. pyndine | 108883 78933 75150 78831 110861 | | U220 U159 P022 U140 U196 | 1000 5000 100 5000 1000 |
| F006 | | | F006 | 10 |
| Wastewater treatment sludges from ele acid anodizing aluminum, (2) tin plati steel, (4) aluminum or zinc-aluminum zinc and aluminum plating on carbon | ng on carbon ste | eel, (3) zinc plating (seg on steel, (5) cleaning/str | gregated basis ripping associ ling of alumin | ated with tin, |
| F007 | | | F007 | 10 |
| Spent cyanide plating bath solutions for | rom electroplati | ng operations. | | 10 |
| F008 | | | F008 | 10 |
| Plating bath residues from the bottom are used in the process. | of plating baths | from electroplating op | erations wher | e cyanides |
| F009 | | | F009 | 10 |
| Spent stripping and cleaning bath soluthe process. | itions from elect | roplating operations w | here cyanides | are used in |
| F010 | | | F010 | 10 |
| Quenching bath residues from oil bath cess. | ns from metal he | eat operations were cya | nides are used | in the pro- |
| F011 | | | F011 | 10 |
| Spent cyanide solution from salt bath | pot cleaning fro | m metal heat treating o | perations. | |
| F012 | | | F012 | 10 |
| Quenching wastewater treatment sludge the process. | ges from metal h | neat treating operations | where cyanid | es are used in |
| F019 | | | F019 | 10 |
| Wastewater treatment sludges from the nium phosphating in aluminum can w | e chemical conv | version coating of alum | inum except f | from zirco- ng process. |
| F020 | | | F020 | 1 |
| Waste (except wastewater and spent commanufacturing use (as a reactant, cheror-tetrachlorophenol, or of intermedian not include wastes from the production | nical intermedia ites used to prod | ite, or component in a f uce their pesticide deri | ormulating provatives. (This fied 2,4,5-tric | ocess) of tri- s listing does |
| F021 | | | F021 | 1 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ | |
|--|---|---|-----------------------------------|-------------------------------|--|
| Wastes (except wastewater and spent ca or manufacturing use (as a reactant, che pentachlorophenol, or of intermediates | emical intermed | diate, or component in | | | |
| F022 | | | F022 | 1 | |
| Wastes (except wastewater and spent caing use (as a reactant, chemical intermed hexachlorobenzenes under alkaline con | diate, or compo | | | | |
| F023 | | | F023 | 1 | |
| Wastes (except wastewater and spent car of materials on equipment previously us ical intermediate, or component in a for does not include wastes from equipmen highly purified, 2,4,5-tri-chlorophenol.) | sed for the process rmulating process at used only for | luction or manufacturiness) of tri- and tetrachlo | ng use (as a re prophenols. (| actant, chem- This listing | |
| F024 | | | F024 | 1 | |
| from the production of chlorinated aliph lizing free radical catalyzed processes. aids, spent dessicants(sic), wastewater, in Section 261.32.) | (This listing do | es not include light end | ls, spent filter atalysts, and | rs and filter | |
| F025 | | | F025 | 1 | |
| Condensed light ends, spent filters and tain chlorinated aliphatic hydrocarbons, hydrocarbons are those having carbon cing amounts and positions of chlorine states. | by free radical chain lengths ra | catalyzed processes. T | These chlorina | ated aliphatic | |
| F026 | | | F026 | 1 | |
| of materials on equipment previously us | Wastes (except wastewater and spent carbon from hydrogne chloride purification) from the production of materials on equipment previously used for the manufacturing use (as a reactant, chemical intermediate, or component in a formulating process) of tetrapenta-, or hexachlorobenzene under alkaline conditions. | | | | |
| F027 | | | F027 | 1 | |
| Discarded unused formulations containing tri-, tetra-, or pentachlorophenol or discarded unused formulations containing compounds derived from these chlorophenols. (This listing does not include formulations containing hexachlorophene synthesized from prepurified 2,4,5-tri-chlorophenol as the sole component.) | | | | | |
| F028 | | | K028 | 1 | |
| Residues resulting from the incineration ous Waste Nos. F020, F021, F022, F023 | | | ated with US | EPA Hazard- | |
| K001 | | | K001 | 1 | |
| | | | | | |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|-------------------|---|--------------------------|-----------------------------|
| Bottom sediment sludge from the treat creosote and/or pentachlorophenol. | ment of wastew | vaters from wood presen | rving process | ess that use |
| K002 | | | K002 | # |
| Wastewater treatment sludge from the | production of c | hrome yellow and oran | ge pigments. | |
| K003 | | | K003 | # |
| Wastewater treatment sludge from the | production of r | nolyodate orange pigme | ents. | |
| K004 | | | K004 | 10 |
| Wastewater treatment sludge from the | production of z | inc yellow pigments. | | |
| K005 | | | K005 | # |
| Wastewater treatment sludge from the | production of c | hrome green pigments. | | |
| K006 | | | K006 | 10 |
| Wastewater treatment sludge from the hydrated). | production of c | hrome oxide green pigi | ments (anhyd | rous and |
| K007 | | | K007 | 10 |
| Wastewater treatment sludge from the | production of i | ron blue pigments. | | |
| K008 | | | K008 | 10 |
| Oven residue from the production of c | hrome oxide gr | een pigments. | | |
| K009 | | | K009 | 10 |
| Distillation bottoms from the production | on of acetaldeh | yde from ethylene. | | |
| K010 | | | K 010 | 10 |
| Distillation side cuts from the producti | on of acetaldeh | yde from ethylene. | <u> </u> | |
| K011 | | | K011 | 10 |
| Bottom stream from the wastewater str | ripper in the pro | oduction of acrylonitrile |). | |
| K013 | | | K013 | 10 |
| Bottom stream from the acetonitrile co | olumn in the pro | oduction of acrylonitrile | · . | |
| K014 | | | K014 | 5000 |
| Bottom from the acetonitrile purification | on column in th | e production of acrylor | nitrile. | |
| K015 | | | K015 | 10 |
| Still bottoms from the distillation of be | enzyl chloride. | | | |
| K016 | | | K016 | 1 |
| Heavy ends or distillation residues from | m the production | on of carbon tetrachloric | le. | · , , |
| K017 | | | K017 | 10 |
| Heavy ends (still bottoms) from the pu | rification colur | nn in the production of | epi-chlorohy | drin. |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|------------------|---|--------------------------|-----------------------------|
| K018 | | | K018 | 1 |
| Heavy ends from the fractionation colu | mn in ethyl chl | oride production. | | |
| K019 | | | K 019 | 1 |
| Heavy ends from the distillation of ethy | lene dichloride | e in ethylene dichloride | production. | |
| K020 | | | K020 | 1 |
| Heavy ends from the distillation of viny | l chloride in vi | inyl chloride monomer | production. | |
| K021 | | | K021 | 10 |
| Aqueous spent antimony catalyst waste | from fluorome | thanes production. | | |
| K022 | | | K022 | 1 |
| Distillation bottom tars from the produc | ction of phenol/ | acetone from cumene. | | |
| K023 | | | K023 | 5000 |
| Distillation light ends from the producti | ion of ophthalic | anhydride from napht | halene. | |
| K024 | | | K024 | 5000 |
| Distillation bottoms from the production | n of phthalic ar | nhydride from naphthal | ene. | |
| K025 | | | K025 | 10 |
| Distillation bottoms from the production | n of nitrobenze | ne by the nitration of b | enzene. | |
| K026 | | | K026 | 1000 |
| Stripping still tails from the production | of methyl ethyl | l pyndines. | | |
| K027 | | | K027 | 10 |
| Centrifuge and distillation residues from | n toluene diisoo | cyanate production. | | |
| K028 | | | K028 | 1 |
| Spent catalyst from the hydrochlorinato | r reactor in the | production of 1,1,1-trie | chloroethane. | |
| K029 | | | K029 | 1 |
| Waste from the product steam stripper in | n the productio | n of 1,1,1-trichloroetha | ne. | |
| K030 | | | K030 | 1 |
| Column bottoms or heavy ends from the ene. | combined pro | duction of trichloroeth | | chloroethyl- |
| K031 | | | K031 | 1 |
| By-product salts generated in the product | ction of MSMA | and cacodylic acid. | | |
| K032 | | | K032 | 10 |
| Wastewater treatment sludge from the p. | roduction of ch | lordane. | | |
| K033 | | | K033 | 10 |
| Wastewater and scrub water from the ch | lorination of cy | yclopentadiene in the p | 1 | |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|-------------------|---|--------------------------|-----------------------------|
| K034 | | | K034 | 10 |
| Filter solids from the filtration of hexa | chlorocyclopen | tadiene in the production | on of chlordan | ie. |
| K035 | | | K035 | 1 |
| Wastewater treatment sludges generate | ed in the produc | ction of creosote. | <u> </u> | |
| K036 | | | K036 | 1 |
| Still bottoms from toluene reclamation | distillation in | the production of disulf | oton. | |
| K037 | | | K037 | 1 |
| Wastewater treatment sludges from the | production of | disulfoton. | <u> </u> | |
| K038 | | | K038 | 10 |
| Wastewater from the washing and strip | oping of phorate | e production. | 1 | |
| K039 | | | K039 | 10 |
| Filter cake from the filtration of diethy | lphosphorodith | ioic acid in the product | ion of phorate | 2. |
| K040 | | | K040 | 10 |
| Wastewater treatment sludge from the | production of p | phorate. | | |
| K041 | | | K041 | 1 |
| Wastewater treatment sludge from the | production of t | oxaphene. | | |
| K042 | | | K042 | 10 |
| Heavy ends or distillation residues from T. | m the distillatio | n of tetrachlorobenzene | in the produc | ction of 2,4,5- |
| K043 | | | K043 | 10 |
| 2,6-Dichlorophenol waste from the pro | oduction 2,4-D. | | | |
| K044 | | | K044 | 10 |
| Wastewater treatment sludges from the | e manufacturing | g and processing of exp | losives. | |
| K045 | | | K045 | 10 |
| Spent carbon from the treatment of wa | stewater contai | ning explosives. | | |
| K046 | | | K046 | 100 |
| Wastewater treatment sludges from the compounds. | e manufacturing | g, formulation and loadi | ng of lead-ba | sed initiating |
| K047 | | | K047 | 10 |
| Pink/red water from TNT operations. | | | | |
| K048 | | | K048 | # |
| Dissolved air flotation (DAF) float from | m the petroleur | n refining industry. | | |
| K049 | | | K049 | # |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|---|-------------------|---|--------------------------|---------------------------------------|
| Slop oil emulsion solids from the petro | oleum refining i | ndustry. | | · · · · · · · · · · · · · · · · · · · |
| K050 | | | K050 | 10 |
| Heat exchanger bundle cleaning sludge | from the petro | leum refining industry. | l | ······ |
| K051 | | | K051 | # |
| API separator sludge from the petroleu | m refining indu | stry. | | |
| K052 | | | K052 | 10 |
| Tank bottoms (leaded) from the petrole | eum refining inc | lustry. | | · · · · · · · · · · · · · · · · · · · |
| K060 | | | K060 | 1 |
| Ammonia still lime sludge from coking | g operations. | | | |
| K061 | | | K061 | # |
| Emission control dust/sludge from the | primary produc | tion of steel in electric | furnaces. | |
| K062 | | | K062 | # |
| Spent pickle liquor generated by steel fit (SIC Codes 331 and 332). | inishing operati | ons of facilities within | the iron and s | teel industry |
| K064 | | | K064 | ## |
| Acid plant blowdown slurry/sludge resuproduction. | ulting from thic | kening of blowdown sl | urry from pri | mary copper |
| K065 | | | K065 | ## |
| Surface impoundment solids contained smelting facilities. | in and dredged | from surface impound | ments at prim | ary lead |
| K066 | | | K066 | ## |
| Sludge from treatment of process waste tion. | ewater and/or ac | eid plant blowdown fro | m primary zii | nc produc- |
| K069 | | | K069 | # |
| Emission control dust/sludge from seco | ondary lead sme | lting. | · | |
| K071 | | | K071 | 1 |
| Brine purification muds from the mercu | ry cell process | in chlorine production | where senara | |
| fied brine is not used. | | m emornio production, | where separa | itely prepuri- |
| fied brine is not used. K073 | • | | K073 | itely prepuri- |
| fied brine is not used. | | | K073 | 10 |
| fied brine is not used. K073 Chlorinated hydrocarbon waste from th | | | K073 | 10 |
| fied brine is not used. K073 Chlorinated hydrocarbon waste from th anodes in chlorine production. | e purification st | | K073 | 10 ng graphite |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|-------------------------------------|---|---------------------------------------|-----------------------------|
| Wastewater treatment sludges generate arsenic or organo-arsenic compounds. | ed during the pr | oduction of veterinary p | oharmaceutic | als from |
| K085 | | | K085 | 10 |
| Distillation or fractionation column bo | ottoms from the | production of chlorobe | nzenes. | |
| K086 | | | K086 | # |
| Solvent washes and sludges, caustic w tubs and equipment used in the formul ing chromium and lead. | ashes and sludg ation of ink fro | ges, or water washes and m pigments, driers, soa | d sludges from ps, and stabil | n cleaning zers contain- |
| K087 | | | K 087 | 100 |
| Decanter tank tar sludge from coking | operations. | | | |
| K088 | | | K088 | |
| Spent potliners from primary aluminum | m reduction. | | | |
| K090 | | | K 090 | |
| Emission control dust or sludge from | ferrochromiums | silicon production. | | |
| K091 | | | K091 | |
| Emission control dust or sludge from | ferrochromium | production. | | |
| K093 | | | K093 | 5000 |
| Distillation light ends from the produc | tion of phthalic | anhydride from ortho- | xylene. | |
| K094 | | | K094 | 5000 |
| Distillation bottoms from the production | on of phthalic a | nhydride from ortho-xy | lene. | |
| K095 | | | K095 | 100 |
| Distillation bottoms from the producti | on of 1,1,1-tricl | nloroethane. | | |
| K096 | | | K096 | 100 |
| Heavy ends from the heavy ends colu | mn from the pro | oduction of 1,1,1-trichle | roethane. | |
| K097 | | | K097 | 1 |
| Vacuum stripper discharge from the ch | nlordane chlorir | nator in the production of | of chlordane. | |
| K098 | | | K098 | 1 |
| Untreated process wastewater from the | e production of | toxaphene. | · · · · · · · · · · · · · · · · · · · | |
| K099 | | | K099 | 10 |
| Untreated wastewater from the produc | ction of 2,4-D. | | <u> </u> | |
| K100 | | | K100 | # |
| Waste leaching solution from acid leading. | ching of emission | on control dust/sludge fi | rom secondar | y lead smelt- |
| K101 | | | K101 | 1 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|-------------------|---|--------------------------|-----------------------------|
| Distillation tar residues from the distill pharmaceuticals from arsenic or organ | | | e production | of veterinary |
| K102 | | | K102 | 1 |
| Residue from the use of activated carbeticals from arsenic or organo-arsenic co | | zation in the production | of veterinary | pharmaceu- |
| K103 | | | K103 | 100 |
| Process residues from aniline extractio | n from the prod | uction of aniline. | | |
| K104 | | | K104 | 10 |
| Combined wastewater streams generate | ed from nitrobe | nzene/aniline productio | on. | |
| K105 | | | K105 | 10 |
| Separated aqueous stream from the rea | ctor product wa | shing step in the produ | ction of chlor | obenzenes. |
| K106 | | | K106 | 1 |
| Wastewater treatment sludge from the | mercury cell pro | ocess in chlorine produ | ction. | |
| K107 | | | K107 | 10 |
| Column bottoms from product separaticarboxylic acid hydrazines. | on from the pro | duction of 1,1-dimethy | lhydrazine (U | DMH) from |
| K108 | | | K108 | 10 |
| Condensed column overhead from production of 1,1-dimethylhydrazine (UD) | | | vent gases fro | om the pro- |
| K109 | | | K109 | 10 |
| Spent filter cartridges from product pur from carboxylic acid hydrazides. | ification from th | ne production of 1,1-din | nethylhydrazi | ne (UDMH) |
| K110 | | | K110 | 10 |
| Condensed column overheads from into zine (UDMH) from carboxylic acid hyd | | ation from the producti | on of 1,1-din | nethylhydra- |
| K111 | | | K111 | 10 |
| Product washwaters from the production | n of dinitrotolu | ene via nitration of tolu | iene. | |
| K112 | | | K112 | 10 |
| Reaction by-product water from the dry tion of dinitrotoluene. | ying column in | the production of tolue | nediamine via | hydrogena- |
| K113 | | | K113 | 10 |
| Condensed liquid light ends from the paramine via hydrogenation of dinitrotoluc | | luenediamine in the pro | oduction of to | luenedi- |
| K114 | 1 | | K114 | 10 |

Table 3-1 (continued)

| Hazardous Waste/Substances | CAS No.1 | Threshold Planning ² Quantity (pounds) | USEPA Waste Number | RQ (pounds) ³ |
|--|----------------------------------|---|--------------------------|-----------------------------|
| Vicinais from the purification of toluend of dinitrotoluene. | ediamine in the | production of toluened | liamine via h | ydrogenation |
| K115 | | | K115 | 10 |
| Heavy ends from the purification of toletion of dinitrotoluene. | uenediamine in | the production of tolue | enediamine vi | a hydrogena- |
| K116 | | | K116 | 10 |
| Organic condensate from the solvent re phosgenation of toluenediamine. | covery column | in the production of to | luene disocya | anate via |
| K117 | | | K117 | 1 |
| Wastewater from the reaction vent gas of ethene. | scrubber in the | production of ethylene | bromide via | bromination |
| K118 | | | K118 | 1 |
| Spent absorbent solids from purification | n of ethylene d | ibromide in the product | ion of ethyle | ne dibromide. |
| K123 | | | K123 | 10 |
| Process wastewater (including supermatisdithiocarbamic acid and its salts. | ntes, filtrates, ar | nd washwaters) from th | e production | of ethyleneb- |
| K124 | | | K124 | 10 |
| Reactor vent scrubber water from the p | roduction of et | hylene-bisdithiocarban | nic acid and it | s salts. |
| K125 | | | K125 | 10 |
| Filtration, evaporation, and centrifugati acid and its salts. | ion solids from | the production of ethyl | ene-bisdithio | carbamic |
| K126 | | | K126 | 10 |
| Baghouse dust and floor sweepings in a lation of ethylene-bisdithiocarbamic ac | milling and pacid and its salts. | kaging operations from | the production | on or formu- |
| K131 | | | K131 | 100 |
| Wastewater from the reactor and spent mide. | sulfuric acid fro | om the acid dryer in the | production o | of methyl bro- |
| K132 | | | K132 | 1000 |
| Spent absorbent and wastewater solids | from the produ | ction of methyl bromid | le. | |
| K136 | | | K136 | 1 |
| Still bottoms from the purification of et bromination of ethene. | hylene dibrom | ide in the production of | ethylene dib | romide via |

- . Chemical Abstract Service (CAS) Registry Number.
- 2. Quantity in storage above which the Executive Agent must be notified (see Hazardous Materials Management).

Table 3-1 (continued)

- 3. Reportable Quantity (RQ) release that requires notification (see Petroleum, Oil, and Lubricant (POL) Management).
- ++ No reporting of releases of this hazardous substance is required if the diameter of the pieces of the solid metal released is equal to or exceeds 100 µm (0.004 in.).
- +++ The RQ for asbestos is limited to friable forms only.
- 1* Indicates that the 1-lb RQ is a statutory RQ.
- # Indicates that the RQ is subject to change when the assessment of potential carcinogenicity is completed.
- ## The statutory RQ for this hazardous substance may be adjusted in a future rulemaking; until then, the statutory RQ applies.
- ** Indicates that no RQ is being assigned to the generic or broad class.

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Table 3-2

Commercial Chemical Products or Manufacturing Chemical Intermediates Identified as Toxic Wastes

(40 CFR 261.33, 8 May 1990)

(NOTE: Primary hazardous properties of these materials are indicated by the letter (t) (toxicity), (r) (reactivity), (i) (ignitability), and (c) (corrosivity); absence of a letter indicates that the compound is listed only for acute toxicity.)

| USEPA Hazardous Waste No. | Substance |
|------------------------------|---|
| U001 | acetaldehyde (i) |
| U034 | acetaldehyde, trichloro- |
| U187 | acetamide, N-(4-ethoxyphenyl)- |
| U005 | acetamide, N-9H-fluoren-2-y1- |
| U240 | acetic acid, (2,4-dichlorophenoxy)-, salts and esters |
| U112 | acetic acid, ethyl ester (i) |
| U144 | acetic acid, lead(2+) salt |
| U214 | acetic acid, thallium(1+) salt |
| see F027 | acetic acid, (2,4,5-trichlorophenoxy)- |
| U002 | acetone (i) |
| U003 | acetonitrile (i,t) |
| U004 | acetophenone |
| U005 | 2-acetylaminoflourene |
| U006 | acetyl chloride (c, r, t) |
| U007 | acrylamide |
| U008 | acrylic acid (i) |
| U009 | acrylonitrile |
| U011 | amitrole |
| U012 | aniline (i, t) |
| U136 | arsenic acid, dimethyl- |
| U014 | auramine |
| U015 | azaserine |

Table 3-2 (continued)

| USEPA Hazardous Waste No. | Substance |
|------------------------------|---|
| U010 | azirino(2,3,3,4(pyrrolo(1,2-a)indole -4,7-dione, 6-amino-8-[((aminocarbonyl) oxy)methyl]-1,1a,2,8,8a,8b-hexahydro-8a-methoxy-5-methyl-, |
| U157 | benz[j]aceanthrylene, 1,2-dihydro-3- methyl- |
| U016 | benza[c]ridine |
| U017 | benzal chloride |
| U192 | benzamide, 3,5-dichloro-n- (1,1-diethyl-2-propynyl- |
| U018 | benz[a]anthracene |
| U094 | 1,2-benzanthracene, 7,12-dimethyl- |
| U012 | benzenamine (i,t) |
| U014 | benzenamine, 4,4-carbonimidoylbis(N,N-dimethyl- |
| U049 | benzenamine, 4-chloro-2-methyl-, hydrochloride |
| U093 | benzenamine, N,N-dimethyl-4- (phenylazo)- |
| U328 | benzenamine, 2-methyl- |
| U353 | benzenamine, 4-methyl- |
| U158 | benzenamine, 4,4-methylenebis(2-chloro- |
| U222 | benzenamine, 2-methyl-, hydrochloride |
| U181 | benzenamine, 2,-methyl-5-nitro |
| U019 | benzene (i, t) |
| U038 | benzeneacetic acid, 4-chloro-alpha- (4-chlorophenyl)-alpha-hydroxy, ethyl ester |
| U030 | benzene, 1-bromo-4-phenoxy- |
| U035 | benzenebutanoic acid, 4-[bis (2-chloroethyl)amino]- |
| U037 | benzene, chloro- |
| U221 | benzenediamine, ar-methyl- |
| U028 | 1,2-benzendicarboxylic acid, [bis(2-ethyl-hexyl)]ester |

Table 3-2 (continued)

| USEPA Hazardous Waste No. | Substance | |
|------------------------------|---|--|
| U069 | 1,2-benzenedicarboxylic acid, dibutyl ester | |
| U088 | 1,2-benzenedicarboxylic acid, diethyl ester | |
| U102 | 1,2-benzendicarboxylic acid, dimethyl ester | |
| U107 | 1,2-benzenedicarboxylic acid, dioctyl ester | |
| U070 | benzene, 1,2-dichloro- | |
| U071 | benzene, 1,3-dichloro- | |
| U072 | benzene, 1,4-dichloro- | |
| U060 | benzene, 1,1'- (2,2-dichloroethylidene) bis[4-chloro- | |
| U017 | benzene, (dichloromethyl)- | |
| U223 | benzene, 1,3-diisocyanatomethyl- (r,t) | |
| U239 | benzene, dimethyl-(i,t) | |
| U201 | 1,3-benzenediol | |
| U127 | benzene, hexachloro- | |
| U056 | benzene, hexahydro- (i) | |
| U220 | benzene, methyl- | |
| U105 | benzene, 1-methyl-2,4-dinitro- | |
| U106 | benzene, 2-methyl-1,3-dinitro- | |
| U055 | benzene, (1-methylethyl)-(i) | |
| U169 | benzene, nitro- (i,t) | |
| U183 | Benzene, pentachloro- | |
| U185 | benzene, pentachloronitro- | |
| U020 | benzenesulfonic acid chloride (c,r) | |
| U020 | benzenesulfonyl chloride (c,r) | |
| U207 | benzene, 1,2,4,5-tetrachloro- | |
| U061 | benzene, 1,1'-(2,2,2- trichloroethylidene) bis[4-chloro | |
| U247 | benzene, 1,1'(2,2,2- trichloroethylidene)[4-methoxy- | |

Table 3-2 (continued)

| USEPA Hazardous Waste No. | Substance |
|------------------------------|---|
| U023 | benzene, (trichloromethyl)- |
| U234 | benzene, 1,3,5-trinitro- |
| U021 | benzidine |
| U202 | 1,2-benzisothiazolin-3-one, 1,1-dioxide and salts |
| U203 | 1,3-benzodioxole, 5-(2-propenyl)- |
| U141 | 1,3-benzodioxole, 5-(1-propenyl)- |
| U090 | 1,3-benzodioxole, 5-propyl- |
| U064 | benzo[rst]pentaphene |
| U248 | 2-H-1-benzopyran-2-on2, 4-hydroxy-3-(3-oxo-1-phenylbutyl)-, and salts, when present at concentrations of 0.3% or less |
| U022 | benzo[a]pyrene |
| U197 | p-benzoquinone |
| U023 | benzotrichloride (c,r,t) |
| U085 | 2,2-bioxirane (i,t) |
| U021 | (1,1-biphenyl)-4,4-diamine |
| U073 | (1,1-biphenyl)-4,4-diamine, 3,3-dichloro |
| U091 | (1,1-biphenyl)-4,4-diamine, 3,3-dimethoxy- |
| U095 | (1,1-biphenyl)4,4-diamine, 3,3-dimethyl- |
| U225 | bromoform |
| U030 | 4-bromophenyl phenyl ether |
| U128 | 1,3-butadiene, 1,1,2,3,4,4- hexachloro |
| U172 | 1-butanamine, N-butyl-N-nitroso- |
| U031 | 1-butanol (i) |
| U159 | 2-butanone (i,t) |
| U160 | 2-butanone peroxide (r,t) |
| U053 | 2-butenal |

Table 3-2 (continued)

| USEPA Hazardous Waste No. | Substance |
|------------------------------|---|
| U074 | 2-butene, 1,4-dichloro- (i,t) |
| U143 | 2-butenoic acid, 2-methyl-, 7- [(2,3-dihydroxy-2-(1-methoxyethyl) -3-methyl-1-oxobutoxy)methyl] -2,3,5,7s-yrytshyfto-1- pyrrolizin-1-yl ester, [1S-[alpha(Z),7(2S,3R), 7aalpha]]- |
| U031 | n-Butyl alcohol (i) |
| U136 | cacodylic acid |
| U032 | calcium chromate |
| U238 | carbamic acid, ethyl ester |
| U178 | carbamic acid, methylnitroso- ethyl ester |
| U097 | carbamic chloride, dimethyl- |
| U114 | carbamodithioic acid, 1,2- ethanediylbis-, salts and esters |
| U062 | carbamothioic acid, bis(1-methylethyl)-S- (2,3-dichloro-2-propenyl) ester |
| U215 | carbonic acid, dithallium(1+)salt |
| U033 | carbonic difluoride |
| U156 | carbonochlorodic acid, methyl ester (i,t) |
| U033 | carbon oxyfluoride (r,t) |
| U211 | carbon tetrachloride |
| U034 | chloral |
| U035 | chlorambucil |
| U036 | chlordane, alpha and gamma isomers |
| U026 | chlomaphazine |
| U037 | chlorobenzene |
| U039 | p-chloro-m-cresol |
| U041 | 1-chloro-2,3-epoxypropane |

Table 3-2 (continued)

| USEPA Hazardous Waste No. | Substance |
|------------------------------|---|
| U042 | 2-chloroethyl vinyl ether |
| U044 | chloroform |
| U046 | chloromethyl methyl ether |
| U047 | beta-chloronaphthalene |
| U048 | o-chlorophenol |
| U049 | 4-chloro-o-toluidine, hydrochloride |
| U032 | chromic acid H2CrO4, calcium salt |
| U050 | chrysene |
| U051 | creosote |
| U052 | cresols (cresylic acid) |
| U053 | crotonaldehyde |
| U055 | cumene (i) |
| U246 | cyanogen bromide |
| U197 | 2,5-cyclohexadiene-1, 4-dione |
| U056 | cyclohexane (i) |
| U129 | cyclohexane 1,2,3,4,5,6- hexachloro-, (1alpha, 2alpha, 3beta, 4alpha, 6beta)- |
| U057 | cyclohexanone (i) |
| U130 | 1,3-cyclopentadiene, 1,2,3,4,5,5-hexachloro- |
| U058 | cyclophosphamide |
| U240 | 2,4-d, salts and esters |
| U059 | daunomycin |
| U060 | ddd |
| U061 | ddt |
| U062 | diallate |
| U063 | dibenz[a,h]anthracene |
| U064 | dibenzo[a,i]pyrene |
| U066 | 1,2-dibromo-3-chloropropane |
| U069 | dibutyl phthalate |
| U070 | o-Dichlorobenzene |
| U071 | m-Dichlorobenzene |

Table 3-2 (continued)

| U072 | USEPA Hazardous Waste No. | Substance |
|---|------------------------------|--------------------------------------|
| U074 | U072 | p-Dichlorobenzene |
| U075 | U073 | 3,3'-dichlorobenzidine |
| U078 | U074 | 1,4-dichloro-2-butene (i,t) |
| U079 | U075 | dichlorodifluoromethane |
| U025 dichloroethyl ether | U078 | 1,1-dichloroethylene |
| U027 dichloroisopropyl ether | U079 | 1,2-dichloroethylene |
| U024 dichloromethoxy ethane U081 2,4-dichlorophenol U082 2,6-dichlorophenol U084 1,3-dichlorpropene U085 1,2:3,4-diepoxybutane (i, t) U108 1,4-diethyleneoxide U028 diethylhexyl phthalate U086 N,N-diethylhydrazine U087 O,O-diethyl-s-methyl dithiophosphate U088 diethyl phthalate U089 diethylstilbestrol U090 dihydrosafrole U091 3,3'-dimethoxybenzidine U092 dimethylamine (i) U093 dimethylaminoazobenzene U094 7,12-dimethylbenz[a]anthracene U095 3,3-dimethylbenzidine U096 alpha,alpha-dimethylbenzylhydroperoxide (r) U097 dimethylydrazine U098 1,1-dimethylhydrazine U099 1,2-dimethylphenol U101 2,4-dimethylphenol U102 dimethyl phthalate | U025 | dichloroethyl ether |
| U081 | U027 | dichloroisopropyl ether |
| U082 2,6-dichlorophenol | U024 | dichloromethoxy ethane |
| U084 1,3-dichlorpropene U085 1,2:3,4-diepoxybutane (i, t) U108 1,4-diethyleneoxide U028 diethylhexyl phthalate U086 N,N-diethylhydrazine U087 O,O-diethyl-s-methyl dithiophosphate U088 diethyl phthalate U089 diethylstilbestrol U090 dihydrosafrole U091 3,3'-dimethoxybenzidine U092 dimethylamine (i) U093 dimethylaminoazobenzene U094 7,12-dimethylbenz[a]anthracene U095 3,3-dimethylbenzidine U096 alpha,alpha-dimethylbenzylhydroperoxide (r) U097 dimethylcarbamoyl chloride U098 1,1-dimethylhydrazine U099 1,2-dimethylphenol U101 2,4-dimethylphenol dimethyl phthalate | U081 | 2,4-dichlorophenol |
| U085 1,2:3,4-diepoxybutane (i, t) U108 1,4-diethyleneoxide U028 diethylhexyl phthalate U086 N,N-diethylhydrazine U087 O,O-diethyl-s-methyl dithiophosphate U088 diethyl phthalate U089 diethylstilbestrol U090 dihydrosafrole U091 3,3'-dimethoxybenzidine U092 dimethylamine (i) U093 dimethylaminoazobenzene U094 7,12-dimethylbenz[a]anthracene U095 3,3-dimethylbenzidine U096 alpha,alpha-dimethylbenzylhydroperoxide (r) U097 dimethylcarbamoyl chloride U098 1,1-dimethylhydrazine U099 1,2-dimethylhydrazine U101 2,4-dimethylphenol dimethyl phthalate | U082 | 2,6-dichlorophenol |
| U108 1,4-diethyleneoxide U028 diethylhexyl phthalate U086 N,N-diethylhydrazine U087 O,O-diethyl-s-methyl dithiophosphate U088 diethyl phthalate U089 diethylstilbestrol U090 dihydrosafrole U091 3,3'-dimethoxybenzidine U092 dimethylamine (i) U093 dimethylaminoazobenzene U094 7,12-dimethylbenz[a]anthracene U095 3,3-dimethylbenzidine U096 alpha,alpha-dimethylbenzylhydroperoxide (r) U097 dimethylcarbamoyl chloride U098 1,1-dimethylhydrazine U099 1,2-dimethylphenol U101 2,4-dimethylphenol U102 dimethyl phthalate | U084 | 1,3-dichlorpropene |
| U028 diethylhexyl phthalate U086 N,N-diethylhydrazine U087 O,O-diethyl-s-methyl dithiophosphate U088 diethyl phthalate U089 diethylstilbestrol U090 dihydrosafrole U091 3,3'-dimethoxybenzidine U092 dimethylamine (i) U093 dimethylaminoazobenzene U094 7,12-dimethylbenz[a]anthracene U095 3,3-dimethylbenzidine U096 alpha,alpha-dimethylbenzylhydroperoxide (r) U097 dimethylcarbamoyl chloride U098 1,1-dimethylhydrazine U099 1,2-dimethylphenol U101 2,4-dimethylphenol U102 dimethyl phthalate | U085 | 1,2:3,4-diepoxybutane (i, t) |
| U086 N,N-diethylhydrazine U087 O,O-diethyl-s-methyl dithiophosphate U088 diethyl phthalate U089 diethylstilbestrol U090 dihydrosafrole U091 3,3'-dimethoxybenzidine U092 dimethylamine (i) U093 dimethylaminoazobenzene U094 7,12-dimethylbenz[a]anthracene U095 3,3-dimethylbenzidine U096 alpha,alpha-dimethylbenzylhydroperoxide (r) U097 dimethylcarbamoyl chloride U098 1,1-dimethylhydrazine U099 1,2-dimethylphenol U101 2,4-dimethylphenol U102 dimethyl phthalate | U108 | 1,4-diethyleneoxide |
| U087 O,O-diethyl-s-methyl dithiophosphate U088 diethyl phthalate U089 diethylstilbestrol U090 dihydrosafrole U091 3,3'-dimethoxybenzidine U092 dimethylamine (i) U093 dimethylaminoazobenzene U094 7,12-dimethylbenz[a]anthracene U095 3,3-dimethylbenzidine U096 alpha,alpha-dimethylbenzylhydroperoxide (r) U097 dimethylcarbamoyl chloride U098 1,1-dimethylhydrazine U099 1,2-dimethylphenol U101 2,4-dimethylphenol U102 dimethyl phthalate | U028 | diethylhexyl phthalate |
| U088 diethyl phthalate U089 diethylstilbestrol U090 dihydrosafrole U091 3,3'-dimethoxybenzidine U092 dimethylamine (i) U093 dimethylaminoazobenzene U094 7,12-dimethylbenz[a]anthracene U095 3,3-dimethylbenzidine U096 alpha,alpha-dimethylbenzylhydroperoxide (r) U097 dimethylcarbamoyl chloride U098 1,1-dimethylhydrazine U099 1,2-dimethylphenol U101 2,4-dimethylphenol U102 dimethyl phthalate | U086 | N,N-diethylhydrazine |
| U090 diethylstilbestrol U090 dihydrosafrole U091 3,3'-dimethoxybenzidine U092 dimethylamine (i) U093 dimethylaminoazobenzene U094 7,12-dimethylbenz[a]anthracene U095 3,3-dimethylbenzidine U096 alpha,alpha-dimethylbenzylhydroperoxide (r) U097 dimethylcarbamoyl chloride U098 1,1-dimethylhydrazine U099 1,2-dimethylphenol U101 2,4-dimethylphenol U102 dimethyl phthalate | U087 | O,O-diethyl-s-methyl dithiophosphate |
| U090 dihydrosafrole U091 3,3'-dimethoxybenzidine U092 dimethylamine (i) U093 dimethylaminoazobenzene U094 7,12-dimethylbenz[a]anthracene U095 3,3-dimethylbenzidine U096 alpha,alpha-dimethylbenzylhydroperoxide (r) U097 dimethylcarbamoyl chloride U098 1,1-dimethylhydrazine U099 1,2-dimethylhydrazine U101 2,4-dimethylphenol U102 dimethyl phthalate | U088 | diethyl phthalate |
| U091 3,3'-dimethoxybenzidine U092 dimethylamine (i) U093 dimethylaminoazobenzene U094 7,12-dimethylbenz[a]anthracene U095 3,3-dimethylbenzidine U096 alpha,alpha-dimethylbenzylhydroperoxide (r) U097 dimethylcarbamoyl chloride U098 1,1-dimethylhydrazine U099 1,2-dimethylhydrazine U101 2,4-dimethylphenol U102 dimethyl phthalate | U089 | diethylstilbestrol |
| U092 dimethylamine (i) U093 dimethylaminoazobenzene U094 7,12-dimethylbenz[a]anthracene U095 3,3-dimethylbenzidine U096 alpha,alpha-dimethylbenzylhydroperoxide (r) U097 dimethylcarbamoyl chloride U098 1,1-dimethylhydrazine U099 1,2-dimethylhydrazine U101 2,4-dimethylphenol U102 dimethyl phthalate | U090 | dihydrosafrole |
| U093 dimethylaminoazobenzene U094 7,12-dimethylbenz[a]anthracene U095 3,3-dimethylbenzidine U096 alpha,alpha-dimethylbenzylhydroperoxide (r) U097 dimethylcarbamoyl chloride U098 1,1-dimethylhydrazine U099 1,2-dimethylhydrazine U101 2,4-dimethylphenol U102 dimethyl phthalate | U091 | 3,3'-dimethoxybenzidine |
| U094 7,12-dimethylbenz[a]anthracene U095 3,3-dimethylbenzidine U096 alpha,alpha-dimethylbenzylhydroperoxide (r) U097 dimethylcarbamoyl chloride U098 1,1-dimethylhydrazine U099 1,2-dimethylhydrazine U101 2,4-dimethylphenol U102 dimethyl phthalate | U092 | dimethylamine (i) |
| U095 3,3-dimethylbenzidine U096 alpha,alpha-dimethylbenzylhydroperoxide (r) U097 dimethylcarbamoyl chloride U098 1,1-dimethylhydrazine U099 1,2-dimethylhydrazine U101 2,4-dimethylphenol U102 dimethyl phthalate | U093 | dimethylaminoazobenzene |
| U096 alpha,alpha-dimethylbenzylhydroperoxide (r) U097 dimethylcarbamoyl chloride U098 1,1-dimethylhydrazine U099 1,2-dimethylhydrazine U101 2,4-dimethylphenol U102 dimethyl phthalate | U094 | 7,12-dimethylbenz[a]anthracene |
| ide (r) U097 dimethylcarbamoyl chloride U098 1,1-dimethylhydrazine U099 1,2-dimethylhydrazine U101 2,4-dimethylphenol U102 dimethyl phthalate | U095 | 3,3-dimethylbenzidine |
| U098 1,1-dimethylhydrazine U099 1,2-dimethylhydrazine U101 2,4-dimethylphenol U102 dimethyl phthalate | U096 | |
| U099 1,2-dimethylhydrazine U101 2,4-dimethylphenol U102 dimethyl phthalate | U097 | dimethylcarbamoyl chloride |
| U101 2,4-dimethylphenol U102 dimethyl phthalate | U098 | 1,1-dimethylhydrazine |
| U102 dimethyl phthalate | U099 | 1,2-dimethylhydrazine |
| January 2 printing | U101 | 2,4-dimethylphenol |
| U103 dimethyl sulfate | U102 | dimethyl phthalate |
| | U103 | dimethyl sulfate |

Table 3-2 (continued)

| USEPA Hazardous Waste No. | Substance |
|------------------------------|--|
| U105 | 2,4-dinitrotoluene |
| U106 | 2,6-dinitrotoluene |
| U107 | di-n-octyl phthalate |
| U108 | 1,4-dioxane |
| U109 | 1,2-diphenylhydrazine |
| U110 | dipropylamine (i) |
| U111 | di-n-propylnitrosamine |
| U041 | epichlorhydrin |
| U001 | ethanal (i) |
| U174 | ethanamine, N-ethyl-N-nitroso- |
| U155 | 1,2-ethanediamine, n,n- dimethyl-n'-2-pyridinyl- n'-(2-thienylmethyl)- |
| U067 | ethane, 1,2-dibromo- |
| U076 | ethane, 1,1-dichloro- |
| U077 | ethane, 1,2-dichloro- |
| U131 | ethane, hexachloro- |
| U024 | ethane, 1,1-[methylenebis(oxy)] bis[2-chloro- |
| U117 | ethane, 1,1-oxybis- (i) |
| U025 | ethane 1,1-oxybis[2-chloro- |
| U184 | ethane, pentachloro- |
| U208 | ethane, 1,1,1,2-tetrachloro- |
| U209 | ethane, 1,1,2,2-tetrachloro- |
| U218 | ethanethioamide |
| U359 | ethane, 1,1,2-trichloro- |
| U173 | ethanol 2,2'-(nitrosoimino)bis- 2,2'-(nitrosoimino)bis- |
| U004 | ethanone, 1-phenyl- |
| U043 | ethene, chloro- |
| U042 | ethene, (2-chloroethoxy-) |
| U078 | ethene, 1,1-dichloro- |
| U079 | ethene, 1,2-dichloro- (e) |
| U210 | ethene, tetrachloro- |

Table 3-2 (continued)

| USEPA Hazardous Waste No. | Substance |
|------------------------------|---|
| U228 | ethene, trichloro |
| U112 | ethyl acetate (i) |
| U113 | ethyl acrylate (i) |
| U238 | ethyl carbamate (urethane) |
| U117 | ethyl ether (i) |
| U114 | ethylenebisdithiocarbamic acid, salts and esters |
| U067 | ethylene dibromide |
| U077 | ethylene dichloride |
| U359 | ethylene glycol monoethyl ether |
| U115 | ethylene oxide (i,t) |
| U116 | ethylenethiourea |
| U076 | ethylidene dichloride |
| U118 | ethyl methacrylate |
| U119 | ethyl methanesulfonate |
| U120 | fluoranthene |
| U122 | formaldehyde |
| U123 | formic acid (c,t) |
| U124 | furan (i) |
| U125 | 2-furancarboxaldehyde (i) |
| U147 | 2,5-furandione |
| U213 | furan, tetrahydro- (i) |
| U125 | furfural (i) |
| U124 | furfuran (i) |
| U206 | glucopyranose, 2-deoxy-2 (3-methyl-3-nitrosoureido)- |
| U126 | glycidylaldehyde |
| U163 | guanidine, N-methyl-N'-nitro- N-nitroso- |
| U127 | hexachlorobenzene |
| U128 | hexachlorobutadiene |
| U130 | hexachlorocyclopentadiene |
| U131 | hexachloroethane |

Table 3-2 (continued)

| USEPA Hazardous Waste No. | Substance |
|------------------------------|---|
| U132 | hexachlorophene |
| U243 | hexachloropropene |
| U133 | hydrazine (r,t) |
| U086 | hydrazine, 1,2-diethyl- |
| U098 | hydrazine, 1,1-dimethyl- |
| U099 | hydrazine, 1,2-dimethyl- |
| U109 | hydrazine, 1,2-diphenyl- |
| U134 | hydrofluoric acid (c,t) |
| U134 | hydrogen fluoride (c,t) |
| U135 | hydrogen sulfide |
| U096 | hydroperoxide, 1-methyl-1-phenylethyl-(r) |
| U116 | 2-imidazolidinethione |
| U137 | indeno(1,2,3-cd)pyrene |
| U190 | 1,3-isobenzofurandione |
| U140 | isobutyl alcohol (i,t) |
| U141 | isosafrole |
| U142 | kepone |
| U143 | lasiocarpine |
| U144 | lead acetate |
| U146 | lead, bis(acetato-O) tetrahydroxytri- |
| U145 | lead phosphate |
| U146 | lead subacetate |
| U129 | lindane |
| U163 | mnng |
| U147 | maleic anhydride |
| U148 | maleic hydrazide |
| U149 | malononitrile |
| U150 | melphalan |
| U151 | mercury |
| U152 | methacrylonitrile (i,t) |
| U092 | methanamine (N-methyl- (i) |

Table 3-2 (continued)

| USEPA Hazardous Waste No. | Substance |
|------------------------------|---|
| U029 | methane, bromo- |
| U045 | methane, chloro- (i,t) |
| U046 | methane, chloromethoxy- |
| U068 | methane, dibromo- |
| U080 | methane, dichloro- |
| U075 | methane, dichlorodifluoro- |
| U138 | methane, iodo- |
| U119 | methanesulfonic acid, ethyl ester |
| U211 | methane, tetrachloro- |
| U153 | methanethiol (i,t) |
| U225 | methane, tribromo- |
| U044 | methane, trichloro- |
| U121 | methane, trichlorofluoro- |
| U154 | methanol (i) |
| U155 | methapyrilene |
| U142 | 1,3,4-metheno-2H-cyclobuta[cd]pentalen-2-one-1,1a,3,3a,4,5,5,5a,5b,6-decachlorooctahydro- |
| U247 | methoxychlor |
| U154 | methyl alcohol (i) |
| U029 | methyl bromide |
| U186 | 1-methylbutadiene (i) |
| U045 | methyl chloride (i,t) |
| U156 | methyl chlorocarbonate (i,t) |
| U226 | methyl chloroform |
| U157 | 3-methylcholanthrene |
| U158 | 4,4-methylenebis-(2-chloroaniline) |
| U068 | methylene bromide |
| U080 | methylene chloride |
| U159 | methyl ethyl ketone (mek) (i,t) |
| U160 | methyl ethyl ketone peroxide (r,t) |
| U138 | methyl iodide |
| U161 | methyl isobutyl ketone (i) |

Table 3-2 (continued)

| USEPA Hazardous Waste No. | Substance |
|------------------------------|---|
| U162 | methyl methacrylate (i,t) |
| U161 | 4-methyl-2-pentanone (i) |
| U164 | methylthiouracil |
| U010 | mitomycin C |
| U059 | 5,12-Naphthacenedione, (Bs(cis)8-acetyl-10-[(3-amino-2,3,6-trideoxy-alpha-L-lyxo-hexopyranosyl)oxyl]-7-8,9,10-tetrahydro-6,8,11-trihydroxy-1-methoxy- |
| U167 | 1-naphthalenamine |
| U168 | 2-naphthalenamine |
| U026 | naphthalenamine, N,N'-bis (2-chloroethyl)- |
| U165 | naphthalene |
| U047 | naphthalene, 2-chloro- |
| U166 | 1,4-naphthalenedione |
| U236 | 2,7-naphthalenedisulfonic acid, 3,3'-[(3,3'-dimethyl-(1,1'-biphenyl)- bis(azo)bis(5-amino-4-hydroxy)-, tetrasodium salt |
| U166 | 1,4-Naphthoquinone |
| U167 | alpha-naphthylamine |
| U168 | beta-naphthylamine |
| U217 | nitric acid, thallium(1+) salt (2-chloromethyl)- |
| U169 | nitrobenzene (i,t) |
| U170 | p-nitrophenol |
| U171 | 2-nitropropane (i) |
| U172 | n-nitrosodi-n-butylamine |
| U173 | n-nitrosodiethanolamine |
| U174 | n-nitrosodiethylamine |
| U176 | n-nitroso-n-ethylurea |
| U177 | n-nitroso-n-methylurea |
| U178 | n-nitroso-n-methylurethane |
| U179 | n-nitrosopiperidine |

Table 3-2 (continued)

| USEPA Hazardous Waste No. | Substance |
|------------------------------|---|
| U180 | n-nitrosopyrrolidine |
| U181 | 5-nitro-o-toluidine |
| U193 | 1,2-oxathiolane, 2,2-dioxide |
| U058 | 2H-1,3,2-Oxazaphosphorine,2[bis(2-chloroethyl)amino]tetrahydro-, 2-oxide. |
| U115 | oxirane (i,t) |
| U126 | oxiranecarboxyaldehyde |
| U041 | oxirane, 2-(chloromethyl)- |
| U182 | paraldehyde |
| U183 | pentachlorobenzene |
| U184 | pentachloroethane |
| U185 | pentachloronitrobenzene |
| see F027 | pentachlorophenol |
| U161 | pentanol, 4-methyl- |
| U186 | 1,3-pentadiene (i) |
| U187 | phenacetin |
| U188 | phenol |
| U048 | phenol, 2-chloro- |
| U039 | phenol, 4-chloro-3-methyl- |
| U081 | phenol, 2,4-dichloro- |
| U082 | phenol, 2,6-dichloro- |
| U089 | phenol, 4,4'-(1,2-diethyl- 1,2-ethenediyl)bis-, (e) |
| U101 | phenol, 2,4-dimethyl- |
| U052 | phenol, methyl |
| U132 | phenol, 2,2'-methylenebis [3,4,6-trichloro- |
| U170 | phenol, 4-nitro- |
| see F027 | phenol, pentachloro- |
| see F027 | phenol, 2,3,4,6-tetrachloro- |
| see F027 | phenol, 2,4,5-trichloro- |
| see F027 | phenol, 2,4,6-trichloro- |

Table 3-2 (continued)

| USEPA Hazardous Waste No. | Substance |
|------------------------------|--|
| U150 | l-phenylalanine, 4- [bis(2-chloroethyl)amino]- |
| U145 | phosphoric acid, lead salt |
| U087 | phosphorodithioic acid, 0,0-diethyl S-methyl ester |
| U189 | phosphorus sulfide (r) |
| U190 | phthalic anhydride |
| U191 | 2-picoline |
| U179 | piperidine, 1-nitroso- |
| U192 | pronamide |
| U194 | 1-propanamine (i,t) |
| U111 | 1-propanamine, n-nitroso-n-propyl- |
| U110 | 1-propanamine, n-propyl- (i) |
| U066 | propane, 1,2-dibromo-3-chloro- |
| U083 | propane, 1,2-dichloro- |
| U149 | propanedinitrile |
| U171 | propane, 2-nitro- (i,t) |
| U027 | propane, 2,2-oxybis[2-chloro- |
| U193 | 1,3-propane sultone |
| see F027 | propanoic acid, 2-(2,4,5- trichlorophenoxy)- |
| U235 | 1-propanol, 2,3-dibromo-, phosphate (3:1) |
| U140 | 1-propanol, 2-methyl- (i,t) |
| U002 | 2-propanone (i) |
| U007 | 2-propenamide |
| U084 | 1-propene, 1,3-dichloro- |
| U243 | 1-propene, 1,1,2,3,3,3-hexachloro- |
| U009 | 2-propenenitrile |
| U152 | 2-propanenitrile, 2-methyl- (i,t) |
| U008 | 2-propenoic acid (i) |
| U113 | 2-propenic acid, ethyl ester (i) |
| U118 | 2-propenoic acid, 2-methyl-, ethyl ester |

Table 3-2 (continued)

| USEPA Hazardous Waste No. | Substance |
|------------------------------|--|
| U162 | 2-propenoic acid, 2-methyl-, methyl ester (i,t) |
| U194 | n-propylamine (i,t) |
| U083 | propylene dichloride |
| U148 | 3,6-pyridazinedione, 1,2-dihydro- |
| U196 | pyridine |
| U191 | pyridine, 2-methyl- |
| U237 | 2,4(1H,3H)-pyrimidinedione, 5- [bis(2-chloroethyl)amino]- |
| U164 | 4(1H)-pyrimidinone, 2,3-dihydro-6- methyl 2-thioxo- |
| U180 | pyrrolidine, 1-nitroso |
| U200 | reserpine |
| U201 | resorcinol |
| U202 | saccharin and salts |
| U203 | safrole |
| U204 | selenious acid |
| U204 | selenium dioxide |
| U205 | selenium sulfide |
| U205 | selenium sulfide SeS2 (r,t) |
| U015 | l-serine, diazoacetate (ester) |
| see F027 | silvex (2,4,5-tp) |
| U206 | streptozotocin |
| U103 | sulfuric acid, dimethyl ester |
| U189 | sulfur phosphide (r) |
| U232 | 2,4,5-T |
| U207 | 1,2,4,5-tetrachlorobenzene |
| U208 | 1,1,1,2-tetrachloroethane |
| U209 | 1,1,2,2-tetrachloroethane |
| U210 | tetrachloroethylene |
| see F027 | 2,3,4,6-tetrachlorophenol |
| U213 | tetrahydrofuran (i) |

Table 3-2 (continued)

| USEPA Hazardous Waste No. | Substance |
|------------------------------|---|
| U214 | thallium (i) acetate |
| U215 | thallium (i) carbonate |
| U216 | thallium chloride |
| U216 | thallium chloride Tlcl |
| U217 | thallium (i) nitrate |
| U218 | thioacetamide |
| U153 | thiomethanol (i,t) |
| U244 | thioperoxydicarbonic diamide, tetramethyl- |
| U219 | thiourea |
| U244 | thiuram |
| U220 | toluene |
| U221 | toluenediamine |
| U223 | toluene diisocyanate (r,t) |
| U328 | o-toluidine |
| U353 | p-toluidine |
| U222 | o-toluidine hydrochloride |
| U011 | 1H-1,2,4-triazol-3-amine |
| U227 | 1,1,2-trichloroethane |
| U228 | trichloroethylene |
| U121 | trichloromonofluoromethane |
| U230 | 2,4,5-trichlorophenol |
| U231 | 2,4,6-trichlorophenol |
| U234 | 1,3,5-trinitrobenzene (r,t) |
| U182 | 1,3,5-trioxane, 2,4,6-trimethyl- |
| U235 | tris(2,3-dibromopropyl)phosphate |
| U236 | trypan blue |
| U237 | uracil mustard |
| U176 | urea, n-ethyl-n-nitroso- |
| U177 | urea, n-methyl-n-nitroso- |
| U043 | vinyl chloride |
| U248 | Warfarin, when present at concentrations of .3% or less |

Table 3-2 (continued)

| USEPA Hazardous Waste No. | Substance |
|------------------------------|--|
| U239 | xylene (i) |
| U200 | yohimban-16-carboxylic acid, 11,17-dimethoxy-18-[(3,4,5- trimethoxy-benzoyl)oxy], methyl ester |
| U249 | Zinc phosphide, when present at concentrations of 10% or less. |

Table 3-3

Toxicity Characteristics Constituents and Regulatory Levels
(40 CFR 261.24)

| USEPA HW No. | Constituent | CAS No. | Chronic toxicity reference level | Regulatory Level(mg/L) |
|-----------------|--------------------------------|-----------|----------------------------------|---------------------------|
| D004 | arsenic | 7440-38-2 | 0.05 | 5.0 |
| D005 | barium | 7440-39-3 | 1.0 | 100.0 |
| D018 | benzene | 71-43-2 | 0.005 | 0.5 |
| D006 | cadmium | 7440-43-9 | 0.01 | 1.0 |
| D019 | carbon tetrachloride | 56-23-5 | 0.005 | 0.5 |
| D020 | chlordane | 57-74-9 | 0.0003 | 0.03 |
| D021 | chlorobenzene | 108-90-7 | 1 | 100.0 |
| D022 | chloroform | 67-66-3 | 0.06 | 6.0 |
| D007 | chromium | 7440-47-3 | 0.05 | 5.0 |
| D023 | o-cresol | 95-48-7 | 2 | 200.0 1 |
| D024 | m-cresol | 108-39-4 | 2 | 200.0 1 |
| D025 | p-cresol | 106-44-5 | 2 | 200.0 1 |
| D026 | cresol | | 2 | 200.0 1 |
| D016 | 2,4-D | 94-75-7 | 0.1 | 10.0 |
| D027 | 1,4-dichlorobenzene | 106-46-7 | 0.075 | 7.5 |
| D028 | 1,2-dichloroethane | 107-06-2 | 0.005 | 0.5 |
| D029 | 1,1-dichloroethylene | 75-35-4 | 0.007 | 0.7 |
| D030 | 2,4-dinitrotoluene | 121-14-2 | 0.0005 | 0.13 ² |
| D012 | endrin | 72-20-8 | 0.0002 | 0.02 |
| D031 | heptachlor (and its hydroxide) | 76-44-8 | 0.00008 | 0.008 |
| D032 | hexachlorobenzene | 118-74-1 | 0.0002 | 0.13 ² |
| D033 | hexachloro-1,3-butadiene | 87-68 | 3 | 0.005 |
| D034 | hexachloroethane | 67-72-1 | 0.03 | 3.0 |
| D008 | lead | 7439-92-1 | 0.05 | 5.0 |
| D013 | lindane | 58-89-9 | 0.004 | 0.4 |
| D009 | mercury | 7439-97-6 | 0.002 | 0.2 |
| D014 | methoxychlor | 72-43-5 | 0.1 | 10.0 |
| D035 | methyl ethyl ketone | 78-93-3 | 2 | 200.0 |

Table 3-3 (continued)

| USEPA HW No. | Constituent | CAS No. | Chronic toxicity reference level | Regulatory Level(mg/L) |
|-----------------|-----------------------|-----------|----------------------------------|---------------------------|
| D036 | nitrobenzene | 98-95-3 | 0.02 | 2.0 |
| D037 | pentachlorophenol | 87-86-5 | 1 | 100.0 |
| D038 | pyridine | 110-86-1 | 0.04 | 5.0 ² |
| D010 | selenium | 7782-49-2 | 0.01 | 1.0 |
| D011 | silver | 7440-22-4 | 0.05 | 5.0 |
| D039 | tetrachloroethylene | 127-18-4 | 0.007 | 0.7 |
| D015 | toxaphene | 8001-35-2 | 0.005 | 0.5 |
| D040 | trichloroethylene | 79-01-6 | 0.005 | 0.5 |
| D041 | 2,4,5-trichlorophenol | 95-95-4 | 4 | 400.0 |
| D042 | 2,4,6-trichlorophenol | 88-06-2 | 0.02 | 2.0 |
| D017 | 2,4,5-TP (silvex) | 93-72-1 | 0.01 | 1.0 |
| D043 | vinyl chloride | 75-01-4 | 0.002 | 0.2 |

If o-, m-, and p-cresol concentrations cannot be differentiated, the total cresol (D026) concentration is used.

Quantitation limit is greater than the calculated regulatory level. Therefore, the quantitation limit becomes the regulatory level. (Source: Federal Register 55:61, page 11804.)

Table 3-4

Potentially Incompatible Hazardous Waste

(40 CFR 264 Appendix V)

This table contains examples of potentially incompatible wastes, waste components, and materials, along with the harmful consequences that result from mixing materials in one group with materials in another group. The list is intended as a guide to indicate the need for special precautions when managing these potentially incompatible waste materials or components. It is not intended to be exhaustive. Operators must, as the regulations require, adequately analyze their wastes so as to avoid creating uncontrolled substances or reactions of the type listed below, whether listed below or not.

The mixing of a Group A material with a Group B material may have the potential consequences as noted.

| Group 1-A | Group 1-B | |
|--|--|--|
| acetylene sludge alkaline caustic liquids alkaline cleaner alkaline corrosive liquids alkaline corrosive battery acid caustic wastewater lime sludge and other corrosive alkalies lime wastewater lime and water spent caustic | acid sludge acid and water battery acid chemical cleaners electrolyte, acid etching acid liquid or solvent pickling liquor and other corrosive acids spent acid spent mixed acid spent sulfuric acid | |

Potential Consequences: heat generation, violent reaction.

| Group 2-A | Group 2-B | |
|--|-------------------------------|--|
| aluminum beryllium calcium lithium magnesium potassium sodium zinc powder other reactive metals and metal hydrides | any waste in Group 1-A or 1-B | |

Potential Consequences: fire or explosion, generation of flammable hydrogen gas

Table 3-4 (continued)

| Group 3-A | Group 3-B | | |
|-------------------|--|--|--|
| alcohols water | any concentrated waste in Groups 1-A or 1-B calcium lithium metal hydrides potassium SO ₂ Cl ₂ , SOCl ₂ , PCl ₃ , CH ₃ SiCl ₃ other water-reactive waste | | |

Potential Consequences: fire, explosion, heat generation, generation of flammable or toxic gases.

| Group 4-A | Group 4-b | |
|--|--|--|
| alcohols aldehydes halogenated hydrocarbons nitrated hydrocarbons unsaturated hydrocarbons other reactive organic compounds and solvents | concentrated Group 1-A, or Group 1-B wastes Group 2-A wastes | |

Potential Consequences: generation of toxic hydrogen cyanide or hydrogen sulfide gas.

| Group 6-A | Group 6-B | | |
|--|---|--|--|
| chlorates chlorine chlorites chromic acid hypochlorites nitrates nitric acid, fuming perchlorates permanganates peroxides other strong oxidizers | acetic acid and other organic acids concentrated mineral acids Group 2-A wastes Group 4-A wastes other flammable and combustible wastes | | |

Potential Consequences: fire, explosion, violent reaction.

| NSTALLATION: | COMPLIANCE CATEGORY: HAZARDOUS WASTE MANAGEMENT United Kingdom ECAMP | DATE: | REVIEWER(S |
|--------------------|--|-------|------------|
| STATUS NA C PMA | REVIEWER COMMENTS: | | |
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SECTION 4

NATURAL AND CUTURAL RESOURCES MANAGEMENT

SECTION 4

NATURAL AND CULTURAL RESOURCES MANAGEMENT

A. Applicability of this Protocol

This protocol applies to any Air Force installation with improved, semi-improved, and unimproved grounds. Plans and programs for protection and management of natural resources such as soil, water, plants, wildlife, and cultural resources, which include historic and prehistoric properties, are included in this protocol.

The regulatory requirements in this protocol are based on Department of Defense (DOD) regulations and Air Force regulations (AFRs) that apply at overseas installations. Management Practices (MPs) are derived from DOD regulations and AFRs that are not mandatory overseas but are important to follow to preserve the health and safety of Air Force employees and protect the environment.

B. DOD Directives/Instructions

• Final Governing Standards - United Kingdom (FGS-UK), 1 January 1994, Chapter 12 contains criteria for required plans and programs needed for the protection and management of cultural resources. Chapter 13 addresses required plans and programs for the protection, establishment, and management of natural resources and endangered or threatened species.

C. U.S. Air Force Regulations (AFRs) and Policy

- AFR 126-1, Conservation and Management of Natural Resources, 21 October 1988, addresses the issues of managing and conserving soil, water, forest, fish, wildlife, and outdoor recreation resources on Air Force lands. Only Chapter Two of this document applies worldwide; otherwise, it serves as a guideline.
- AFR 127-15, The Bird Aircraft Strike Hazard (BASH) Reduction Program, 5 April 1991, gives policies and guidance for implementing an effective BASH program and designated agencies that are responsible fro carrying out the program and evaluating its effectiveness.
- The National Historic Preservation Act of 1966, (16 U.S. Code 470a-2), requires Installation Commanders to inform the Secretary of the Air Force of property listed on the host nation's equivalent of the U.S. National Register prior to approval of any Federal undertaking that may directly and adversely affect such property.

D. Responsibility for Compliance

- Base Civil Engineering (BCE) is responsible for funding, supervising, controlling, and managing installation natural resources and historic preservation programs.
- The Natural Resources Manager is responsible for preparing management plans, cooperative agreements, budgets, and the annual natural resources report. The natural resources manager also imple-

ments and controls all activities that promote natural resources management. On installations without a full-time Natural Resources Manager, these duties would normally be assigned to the environmental coordinator or community planner.

• The Base Historic Preservation Officer is responsible for implementing the historic preservation program, and for locating, inventorying, and evaluating installation cultural resources. This is usually an additional duty assignment within BCE.

E. Key Compliance Definitions

These definitions were obtained from the directives/instructions and AFRs listed at the end of each definition. If there is no citation listed for the definition, it has been drawn from the U.S. Code of Federal Regulations (CFR).

- Action all activities or programs of any kind authorized, funded, or carried out, in whole or in part, on DOD-controlled installations (FGS-UK 20).
- Adverse Effect changes that diminish the quality or significant value of natural resources, archeological resources, or cultural resources or properties. For biological resources, adverse effects include overall population fitness (FGS-UK 20).
- Archaeological Resource any material remains of prehistoric or historic human life or activities. Such resources include, but are not limited to: pottery, basketry, bottles, weapons, weapon projectiles, tools, structures or portions of structures, pit houses, rock paintings, rock carvings, intaglios, graves, human skeletal materials, or any portion of any of the foregoing items (FGS-UK 20).
- Building a structure created to shelter any form of human activity, such as a house, barn, church, hotel, or similar structure. Building may refer to a historically related complex such as a courthouse and jail or a house and barn.
- Burial Site any natural or prepared physical location, whether originally below, on, or above the surface of the earth, into which, as a part of the death rite or ceremony of a culture, individual human remains are deposited.
- Conservation wise management and use of natural resources to provide the best public benefits for present and future generations (FGS-UK 20).
- Critical Habitat specific areas within the geographic area, commonly occupied by a species, which contain features essential to the conservation of the species and which may require special management consideration or protection.
- Cultural Mitigation specific steps designed to lessen the adverse effects of a DOD action on a cultural or archeological resource, including (FGS-UK 20):
 - 1. limiting the magnitude of the action
 - 2. relocating the action in whole or in part
 - 3. repairing, rehabilitating, or restoring the affected property
 - 4. recovering and recording data from cultural properties that may be destroyed or substantially altered.

- Cultural Property or Resources physical remains of any prehistoric or historic district, site, building, structure, or object significant in world, national, or local history, architecture, archeology, engineering, or culture. The term includes artifacts, records, and remains that are related to such a district, site, building, structure, or object (FGS-UK 20).
- Cultural Resources Program identification, evaluation, documentation, curation, acquisition, protection, rehabilitation, restoration, management, stabilization, maintenance, recording, and reconstruction of cultural resources and any combination of the foregoing (FGS-UK 20).
- Curatorial Service managing and preserving a collection according to professional museum and archival practices.
- Destruction or Adverse Modification a direct or indirect alteration that appreciably diminishes the value of critical habitat for both the survival and recovery of a listed species. Such alterations include, but are not limited to, alterations adversely modifying any of those physical or biological features that were the basis for determining the habitat to be critical.
- Endangered Species any species of flora or fauna listed in Table 4-1 or 4-2 whose continued existence is, or is likely to be, threatened and is therefore subject to special protection from destruction or adverse modification of associated habitat (FGS-UK 20).
- Historic Preservation identification, evaluation, documentation, curation, acquisition, protection, rehabilitation, restoration, management, stabilization, maintenance, recording, and reconstruction of cultural resources, and any combination of the foregoing.
- Historic Property or Resource physical remains of any prehistoric or historic district, site, building, structure, or object included in or eligible for inclusion in the National Register. The term includes artifacts, records, and remains that are related to such a district, site, building, structure, or object.
- *Inventory* to determine the location of cultural resources that may have world, national, or local significance (FGS-UK 20).
- Management Plan a document describing natural resources, and their quantity and condition, and actions to ensure conservation and good stewardship (FGS-UK 20).
- Management Practice (MP) practices that, although not mandated by law, are encouraged to promote safe operating procedures.
- Material Remains physical evidence of human habitation, occupation, use, or activity, including the site, loci, or context in which such evidence is situated, including (FGS-UK 20):
 - 1. surface or subsurface structures
 - 2. surface or subsurface artifact concentrations or scatters
 - 3. whole or fragmentary tools, implements, containers, weapons, clothing, and ornaments
 - 4. byproducts, waste products, or debris resulting from manufacture or use
 - 5. organic waste
 - 6. human remains
 - 7. rock carvings, rock paintings, and intaglios
 - 8. rock shelters and caves

- 9. all portions of shipwrecks
- 10. any portion or piece of any of the foregoing.
- Natural Resource all living and inanimate materials supplied by nature that are of aesthetic, ecological, educational, historical, recreational, scientific, or other value (FGS-UK 20).
- Natural Resources Management action taken to protect, manipulate, alter, or manage environmental, human, and biological resources in harmony with each other to meet present and future human needs (FGS-UK 20).
- *Preservation* the act or process of applying measures to sustain the existing form, integrity, and material of a building or structure and the existing form and vegetative cover of a site. It may include initial stabilization work where necessary, as well as ongoing maintenance of the historic building materials (FGS-UK 20).
- Property a site, building, object, structure, or collection of such items (FGS-UK 20).
- Protection the act or process of applying measures designed to affect the physical condition of a property by safeguarding it from deterioration, loss, attack, or alteration, or to cover or shield the property from danger or injury. In the case of buildings and structures, such treatment is generally temporary and anticipates future historic preservation treatment; in the case of archaeological sites, the protective measure may be temporary or permanent FGS-UK 20).
- Restoration the act or process of accurately recovering the form and details of property and its setting, as it appeared at a particular period of time, by means of the removal of later work or by the replacement of missing earlier work.
- Threatened Species any species that is likely to become an endangered species within the foreseeable future throughout all or a significant portion of its range.
- *Undertaking* any project, activity, or program that can result in changes in the character or use of cultural resources if any such resources are located in the area of potential effects.

NATURAL AND CULTURAL RESOURCES MANAGEMENT GUIDANCE FOR CHECKLIST USERS

| | REFER TO CONTACT THESE | |
|----------------------------------|------------------------|------------------------|
| | CHECKLIST ITEMS: | PERSONS OR GROUPS: (a) |
| All Installations | 4-1 through 4-5 | (1)(2)(3) |
| Cultural Resources Management | 4-6 through 4-13 | (2) |
| Natural Resources | 4-14 through 4-16 | (1) |
| Endangered or Threatened Species | 4-17 | (1) |
| Fish and Wildlife | 4-18 | (1) |
| Grounds Management | 4-19 through 4-21 | (1) |
| Grounds Management | 4-19 through 4-21 | (1) |

(a) CONTACT/LOCATION CODE:

- (1) Natural Resources Manager (or Environmental Coordinator)
- (2) Historic Preservation Officer (or Environmental Coordinator)
- (3) BEE (Bioenvironmental Engineer)

NATURAL AND CULTURAL RESOURCES MANAGEMENT

Records To Review

- Documentation of finding of no adverse effect (for construction activities)
- Environmental Impact Statement (EIS)
- Installation Master Plan
- Land Use Plan
- Historic Preservation Plan
- Fish and Wildlife Plan
- · Outdoor Recreation Plan
- · Cropland and Grazing Plan
- Forest Management Plan

Physical Features To Inspect

- Construction sites
- · Site or landmark of historic of archaeological interest
- Facilities constructed in the past 2 yr
- · Wildlife containment areas
- Wildlife habitat and land and water resources
- Equipment that could damage wildlife, its habitat, or land and water resources

People To Interview

- Natural Resources Manager (or Environmental Coordinator)
- Historic Preservation Officer (or Environmental Coordinator)
- BEE (Bioenvironmental Engineer)

| United Kingdom ECAMP | | |
|---|--|--|
| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| ALL INSTALLATIONS | | |
| 4-1. Determine actions or changes since previous review (MP). | Determine, by reviewing a copy of the previous review report, whether noncompliance issues have been resolved. (1)(2) | |
| 4-2. Copies of all relevant DOD directives/instructions, U.S. Air Force (USAF) directives, | Verify that copies of the following regulations are maintained and kept current at the installation: (1)(2) - Final Governing Standards - United Kingdom (FGS-UK), 1 January 1994. | |
| and guidance documents should be maintained at the installation (MP). | AFR 127-15, The Bird Strike Reduction Program, 5 April 1991. Air Force Manual (AFM) 126-1, Conservation and Management of Natural Resources, 21 October 1988. | |
| | Verify that the Base Staff Judge Advocate reviews the documents annually for currency and completeness and submits the findings of the review to the Base Environmental Protection Committee. | |
| 4-3. Installations must meet regulatory and Air Force requirements issued | Determine whether any new regulations concerning natural and cultural resources have been issued since the finalization of the manual. (1)(3) | |
| since the finalization of the manual (a finding under this checklist item will have the citation of the new regulation as a | Verify that the installation is in compliance with newly issued regulations. | |
| basis of finding). | | |
| 4-4. The Installation Natural Resource Manager/ Historic Preservation Officer should be included in the coordination process for all actions that may affect the installation's natural or cultural resources (MP). | Determine whether the Natural Resources Manager/Historic Preservation Officer is included in the coordination process for all actions that may affect the installation's natural or cultural resources. (1)(2) | |
| 4-5. Installations with a | Determine whether the installation has 0.1 | |
| flying mission must have a written Bird Strike Hazard Reduction Plan (AFR 127-15, para 3f(1)). | Determine whether the installation has a flying mission. (1) Verify that the installation has a written Bird Strike Hazard Reduction Plan. | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| CULTURAL RESOURCES MANAGEMENT | | |
| 4-6. Installations must inventory cultural prop- | Verify that, if financially and otherwise practical, the installation inventories cultural property in areas under DOD control. (2) | |
| erty and archaeological resources in areas under DOD control, if finan- cially and otherwise prac- tical (FGS-UK 12-2.A | Verify that the inventory includes buildings, conservation areas and monuments designated by the United Kingdom (UK) Secretary of State for the Environment or local planning authorities. | |
| and 12-2.B). | (NOTE: The cultural inventory can be developed from a records search and visual survey.) | |
| | Verify that, if financially and otherwise practical, the installation inventories archaeological resources in areas under DOD control. | |
| | Verify that the inventory includes archaeological areas designated by the UK Secretary of State for the Environment or local planning authorities. | |
| 4-7. Prior to the start of a new undertaking, installations must take into account the effects of the undertaking on archaeological properties and cultural resources (FGS-UK 12-3.B). | Verify that prior to the start of a new undertaking, the impact of that undertaking on archaeological and cultural properties is reviewed. (2) | |
| 4-8. Installation Commanders have specific responsibilities with | Determine whether any Federal undertaking may directly and adversely affect a property that is on the host nation's equivalent of the United States' National Register. (2) | |
| regard to properties on the host nation's equivalent of the United States' | Verify that the Installation Commander informs the Secretary of the Air Force of such property. | |
| National Register (16 U.S. Code (USC) 470a-2, Section 402). | Determine whether any potential cultural property or resources or archeological resources not previously inventoried have been discovered. | |
| | (NOTE: This notification is to be made so that the Secretary of the Air Force may take into account the effect of the undertaking on such property for purposes of avoiding or mitigating any adverse effects.) | |
| | Verify that the Installation Commander takes the above action prior to the approval of the undertaking. | |
| | r Environmental Coordinator) (2) Historic Preservation Officer (or Environmental Coordinator) (3) BEE | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | |
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| 4-9. Installations must notify appropriate UK officials of the discovery | Verify that appropriate UK officials are notified of the discovery of potential cultural or archaeological resources. (2) | | |
| of any potential cultural property or resources or archaeological resources not previously inventoried that are discovered in the course of a DOD action (FGS-UK 12-4.E). | (NOTE: This requirement is qualified with the word normally.) | | |
| 4-10. Installations must preserve and protect certain newly discovered items pending a decision on final disposition by the installation commander (FGS-UK 12-4.D). | Verify that the installation preserves and protects cultural property or resources or archaeological resources discovered in the course of a DOD action that have not previously been inventoried. (2) | | |
| 4-11. Installations must develop a plan for the protection and preservation of cultural resources (FGS-UK 12-3.A). | Verify that installations with cultural resources have a plan for the protection and preservation of cultural resources and mitigation of any adverse effects. (2) | | |
| 4-12. Personnel who perform cultural or archaeological resource functions must have the required expertise in world, national, and local history and culture (FGS-UK 12-1). | Verify that personnel who perform cultural or archaeological resource functions have the requisite expertise in world, national, and local history and culture. (2) | | |
| | | | |

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| United Kingdom ECAM | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 4-13. Installations must establish measures sufficient to protect known cultural property or archaeological resources until appropriate mitigation or preservation can be completed (FGS-UK 12-4.A through 12-4.C). | Verify that cultural and archaeological resources are protected at the installation. (2) Verify that the installation has established measures to prevent personnel from disturbing or removing archaeological resources without the permission of the host nation. | |
| NATURAL RESOURCES | | |
| 4-14. Certain installations must develop programs for conserving, managing, and protecting natural resources (FGS-UK 13-1). | Determine whether the installation has any of the following resources: (1) - land (soil and water) - grazing and cropland - forest - fish and wildlife - outdoor recreation. | |
| | Verify that the installation has management plans for such resources, where they exist. Verify that the installation consults with the Defense Land Agent to develop a pro- | |
| 4-15. Certain installa- | gram for conserving, managing, and protecting natural resources. Determine whether the installation has any of the following: (1) | |
| tions must have management plans that meet specific requirements (AFR 126-1, para 2-4 and 2-15). | 20 acres [approximately 8.1 hectares] or more of improved or semi-improved grounds 50 acres [approximately 20.23 hectares] or more of unimproved grounds. Verify that the installation has a land management plan that meets the following criteria: | |
| | it is current and approved by Major Command (MAJCOM) within the past 5 yr it is continuously applied and updated in an orderly and timely manner it has a plan for management of wetlands and floodplains it has a program for controlling nonpoint source pollution it reflects a comprehensive effort to educate installation personnel, institute programs and policies, and reduce nonpoint sources of water pollution, including: fertilizer application pesticide use | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
|---|---|--|
| 4-15. (continued) | - stormwater runoff - waste oil recovery - grounds maintenance - car washing - erosion/sedimentation control - erosion and sedimentation controls are incorporated in all construction, agriculture, and forestry contract specifications and are applied at all construction sites to minimize erosion and sedimentation. | |
| 4-16. Personnel who manage natural resources must be properly trained (FGS-UK 13-3). | Verify that personnel who manage natural resources are trained in the management of their discipline. (1) Verify that periodic and comprehensive technical instruction concerning land preparation, soil management, fertilization, pruning, spraying, and other horticulture skills is provided for personnel engaged in the care of the installation. | |
| ENDANGERED OR THREATENED SPECIES | | |
| 4-17. Installations must manage endangered species (FGS-UK 13-2.B, 13-2.C, and 13-4.A). | Verify that the installation commander takes reasonable steps to protect and enhance the species list in Tables 4-1 and 4-2 and their habitat. (1) Verify that host nation officials are normally notified when a new endangered species is identified on the installation. Verify that, if it is financially and otherwise practical, a survey of endangered species is conducted. Verify that, if it is financially and otherwise practical, the installation supports surveys initiated by the host nation. | |
| FISH AND WILDLIFE 4-18. Installations must emphasize the maintenance and protection of habitat favorable to the local fish and wildlife (FGS-UK 13-4.B). | Verify that habitats that are favorable to the reproduction and survival of indigenous fish and wildlife are maintained and protected. (1) | |
| | | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | |
| GROUNDS MANAGEMENT | | | |
| 4-19. Installations must meet specific standards | Verify that grounds are maintained in ways that meet designated mission use and are in harmony with the natural landscape. (1) | | |
| with regard to grounds maintenance (FGS-UK 13-4.C and 13-4.E). | Verify that turf areas are maintained with a permanent vegetative cover of desirable plants. | | |
| | Verify that land and vegetative management activities are consistent with modern conservation and land use principles. | | |
| | Verify that landscape planting, pruning, cultivation, and other maintenance is done according to Technical Manual (TM) 5-630. | | |
| | Verify that grounds maintenance practices include the following: | | |
| | minimizes mowed areas emphasizes locally adapted, low maintenance species minimizes irrigation emphasizes simple, functional, natural designs. | | |
| | - emphasizes simple, functional, natural designs. | | |
| 4-20. A protective vegetative cover (or other standard soil erosion/ sed- | Verify that the Land Management plan addresses, in detail, erosion problems on training and maneuvering areas and proposes remedial actions. (1) | | |
| iment control measures) must be used to control dust or stabilize sites | Verify that the installation has been surveyed to locate areas where bare soil is exposed and current or potential erosion obvious. | | |
| (FGS-UK 13-4.D). | Verify that the installation uses a protective vegetative cover (or other standard soil erosion/ sediment control measures) to control dust or stabilize sites. | | |
| 4-21. The installation should have a mitigation | Verify that there is a mitigation and monitoring plan for environmental compliance. (1) | | |
| and monitoring plan (MP). | Verify that the installation has developed plans to preserve, protect, and acquire the water supplies necessary to support all natural resources projects and programs. | | |
| | | | |
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| | | | |
| | | | |
| | - Environmental Coordinatory (2) Historic Processistion Officer (or Environmental Coordinator) (3) REE | | |

⁽¹⁾ Natural Resources Manager (or Environmental Coordinator) (2) Historic Preservation Officer (or Environmental Coordinator) (3) BEE (Bioenvironmental Engineer)

Table 4-1

Endangered/Threatened Species (FGS-UK Tables 13-1)

| COMMON NAME | SCIENTIFIC NAME | HISTORIC RANGE |
|----------------------------------|---|--|
| | MAMMALS | • |
| Ass, Asian wild (Kulgan, onager) | Equus hemionus | Southwestern and Central Asia |
| Bandicoot, barred | Peremeles bougainville | Australia |
| Bandicoot, desert | Perameles eremiana | Australia |
| Bandicoot, lesser rabbit | Perameles leucura | Australia |
| Bandicoot, pig-footed | Chaeropus ecaudatus | Australia |
| Bandicoot, rabbit | Macrotus lagotis | Australia |
| Banteng | Bos javanicus (banteng) | Southeast Asia |
| Bat, Mexican long-nosed | Leptonyucteris nivalis | Central America |
| Bat, Sanborn's long-nosed | Leptonycteris sanborni (yerbabuenae) | USA, Mexico, Central America |
| Cat, Iriomote | Felis (Mayailurus) iriomotensis | Japan (Iriomote Island, Ryuku Islands) |
| Cat, marbled | Felis marmorata | Southeast Asia |
| Chamois, Apennine | Rupicapra rupicaptaornata | Italy |
| Deer, Eld's brow-antlered | Carvus eldi | Southeast Asia |
| Deer, Philippine | Axis (Cervus) porcinuscalamianensis | Philippines (CalamianIslands) |
| Deer, Ryukyu sika | Cervus nippon keramae | Japan (Ryukyu Islands) |
| Dhole (Asiatic wild dog) | Cuon alpinus | Southeast Asia |
| Dibbler | Antechinus apicalis | Australia |
| Dugong | Dugong dugon | Japan |
| Gibbons | Hylobates spp. (including Nomascus) | Southeast Asia |
| Goat, wild (Chiltanmarkhor) | Capra aegagrus (falconen chiltanensis) | Southwestern Asia |
| Goral | Nemorhaedus goral | East Asia |
| Hutia, Cabrera's | Capromys angelcabrera | Cuba |
| Hutia, dwarf | Cubaapromys nana | Cuba |
| Hutia, large eared | Capromys auntus | Cuba |
| Hutia, little earth | Capromys sanfelipensis | Cuba |
| Ibex, Pyrenean | Capra pyrenaicapyrenaica | Spain |
| Kangaroo, eastern gray | Macropus giganteus | Australia |
| Kangaroo, red | Macropus (Megaleia) rufus | Australia |
| Kangaroo, Tasmanianforester | Macropus giganteustasmaniensis | Australia (Tasmania) |
| Kangaroo, western gray | Macropus fuliginosis | Australia |

(continued)

Table 4-1 (continued)

| COMMON NAME | SCIENTIFIC NAME | HISTORIC RANGE |
|------------------------------|--|--|
| Mammals (continued) | | |
| Leopard | Panthera pardus | Asia |
| Leopard, clouded | Neofelis nebulosa | Southeast and south-central Asia, Taiwan |
| Leopard, snow | Panthera uncia | Central Asia |
| Lion, Asiatic | Panthera leo persica | Turkey |
| Lynx, Spanish | Felis (Lynx) pardina | Spain, Portugal |
| Macaque, Japanese | Macaca fuscata | Japan (Shikoku, Kyushuand Honshu Islands) |
| Marsupial, eastern jerboa | Antechinomys laniger | Australia |
| Marsupial-mouse, large1ep | Sminthopsis psammophila | Australia |
| Marsupial-mouse, long-tailed | Sminthopsis longacaudata | Australia |
| Monkey, red-backedsquirrel | Saimiri oerstedii | Panama |
| Monkey, spider | Ateles geoffroylpanamensis | Panama |
| Mouse, Australian native | Zyzomys (Notomys) pedunculatus | Australia |
| Mouse, Australian native | Notomys aquilo | Australia |
| Mouse, Field's | Pseudomys fieldi | Australia |
| Mouse, Gould's | Pseudomys gouldi | Australia |
| Mouse, New Holland | Pseudomysnovaehollandiae | Australia |
| Mouse, Shark Bay | Pseudomys praeconis | Australia |
| Mouse, Shortridge's | Pseudomys shortridgei | Australia |
| Mouse, Smoky | Pseudomys fumeus | Australia |
| Mouse, western | Pseudomys occidentalis | Australia |
| Native-cat, eastern | Dasyurus viverrinus | Australia |
| Numbat | Mymecodius fasciatus | Australia |
| Planigale, little | Planginale ingramisubtilissima (formerly P.subtilissima) | Australia |
| Planigale, southern | Planigale tenuirostris | Australia |
| Possum, mountain pygmy | Burramys parvus | Australia |
| Possum, scaly-tailed | Wyulda squamicaudata | Australia |
| Puma, Costa Rican | Felis concolorcostaricensis | Panama |
| Quokka | Setonix brachyurus | Australia |
| Rabbit, Ryuku | Pentalagus furnessi | Japan (Ryuku Ilsands) |
| Rat, false water | Xeromys myoides | Australia |
| Rat, stick-nest | Leporillus conditor | Australia |
| Rat-kangaroo, brush-tailed | Bettongia penicillata | Australia |
| Rat-kangaroo, Gaimard's | Bettongia gaimardi | Australia |

Table 4-1 (continued)

| COMMON NAME | SCIENTIFIC NAME | HISTORIC RANGE |
|---|--|------------------------------------|
| Mammals (continued) | 1 | I management |
| Rat-kangaroo, Lesuer's | Bettongia lesuer | Australia |
| Rat-kangaroo, plain | Caloprymnus campestris | Australia |
| Rat-kangaroo,Queensland | Bettongia tropica | Australia |
| Seledang (Gaur) | Bos gaurus | Southeast Asia |
| Serow | Capricornis sumatraensis | East Asia |
| Solenodon, Cuban | Solenodon (Atopolgale) cubanus | Cuba |
| Tamaraw | Bubalus mindorensis | Philippines |
| Tarsier, Philippine | Tarsius syrichta | Philippines |
| Tiger | Panthera tigris | Temperate and tropicalAsia |
| Tiger, Tasmanian (Thylacine) | Thylacinus cynocephalus | Australia |
| Wallaby, banded hare | Lagostrophus fasciatus | Australia |
| Wallaby, brindled nail-tailed | Onychogalea fraenata | Australia |
| Wallaby, cresent nail-tailed | Onychogalea lunata | Australia |
| Wallaby, Parma | Macropus parma | Australia |
| Wallaby, western hare | Lagorchestes hirsutus | Australia |
| Wallaby, yellow-footed | Petrogale xanthopus | Australia |
| Wombat, hairy-nosed (Barnard's and Queensland hairy-nosed | Lasiorhinus krefftii (formerly L. barnardi andL. gillespiel) | Australia |
| | BIRDS | L |
| Albatross, short-tailed | Diomedea albatrus | Japan |
| Bristlebird, western | Dasyomis brachypertuslongirostris | Australia |
| Bristlebird, western rufous | Dasyomis broadbentilittoralis | Australia |
| Caracara, Audobon's crested | Polyborus plancus | Panama, Cuba |
| Eagle, Philippine | Pithecophaga jefferyi | Philippines |
| Falcon, Arctic peregrine | Falco peregrinus tundrius | Central America |
| Falcon, Eurasianperegrine | Falco peregrinusperegrinus | Europe, Eurasia |
| Goose, Aleutian Canada | Branta canadensisleucopareia | Japan |
| Grasswren, Eyrean (flycatcher) | Amytomis goyderi | Australia |
| Greenshank, Nordmann's | Tringa guttifer | Japan |
| Honeyeater, helmeted | Meliphaga cassidix | Australia |
| Ibis, Japanese crested | Nipponia nippon | Japan, Korea |
| Ibis, northern bald | Geronticus eremita | Southern Europe, Southwestern Asia |
| Kite, Cuba hook-billed | Chondrohierax uncinatuswilsonii | Cuba |
| Kite, Everglade snail | Rostrhamus sociabilisplumbeus | Cuba |

Table 4-1 (continued)

| COMMON NAME | SCIENTIFIC NAME | HISTORIC RANGE |
|---------------------------------------|------------------------------------|--------------------------|
| Birds (continued) | | |
| Parakeet, orange-billed | Neopherna chrysogaster | Australia |
| Parakeet, paradise (beautiful) | Psephotus pulchemmus | Australia |
| Parakeet, scharlet-chested (splendid) | Neophema splendida | Australia |
| Parakeet, turquoise | Neophema pulchella | Australia |
| Parrot, Australian | Geopsittacus occidentalis | Australia |
| Parrot, Bahaman or Cuban | Amazona leucocephala | West Indies, Bahamas |
| Parrot, ground | Pezoporus wallicus | Australia |
| Pheasant, Palawan peacock | Polyplectron emphanum | Philippines |
| Pigeon, Mindoro zone-tailed | Ducula mindorensis | Philippines |
| Quetzel, resplendent | Pharomachrus mocinno | Panama |
| Scrup-bird, noisy | Atrichornis clamosus | Australia |
| Shama, Cebu black (thrush) | Copsychus nigercebuensis | Philippines |
| Stork, oriental white | Ciconia ciconia boyciana | Japan, Korea |
| Wanderer, plain (collared-hemipode) | Pedionomous torquatus | Australia |
| Warbler (wood), Bachman's | Vermivora bachmanii | Cuba |
| | REPTILES | |
| Crocodile, Philippine | Crocodylus novaeguineaemindorensis | Philippine Islands |
| Crocodile, saltwater (estuarine) | Crocodylus porosus | Southeast Asia |
| Crocodile, Siamese | Crocodylus siamensis | Southeast Asia |
| Iguana, Cuban ground | Cyclura nubila nubila | Cuba |
| Lizard, Hierro giant | Gallotia simonyi simonyi | Spain (Canary Islands) |
| Lizard, Ibiza wall | Podarcis pityusensis | Spain (Balearic Islands) |
| Turtle, short-necked or western swamp | Pseudemydura umbrina | Australia |
| | FISHES | |
| Ala Balik (trout) | Salmo platycephalus | Turkey |
| Ayumodoki (loach) | Hymenophysa (Botia) curtia | Japan |
| Cicek (minnow) | Acanthorutilus handlirschi | Turkey |
| Nekogigi (catfish) | Coreogagrus ichikawai | Japan |
| Tango, Miyako (Tokyo bitterling) | Tanakia tanago | Japan |

Table 4-1 (continued)

| COMMON NAME | SCIENTIFIC NAME | HISTORIC RANGE | |
|---|---|---------------------------------|--|
| ENDANGERED/THREATENED PLANTS | | | |
| Key tree-cactus | Cereus robinii | Cuba | |
| American hart's-tonguefern | Phyllitis scolopendrium var.americana (P.japonica ssp. americana | Canada (Ontario) | |
| Pitcher's thistle | Cirsium pitchen | Canada (Ontario) | |
| Lakeside daisy | Hymenoxys acaulis var.glabra | Canada (Ontario) | |
| Houghton's goldenrod | Solidago houghtonii | Canada (Ontario) | |
| Hayun lagu (Guam),Tronkon guafi rota | Serianthes neisonii | Western Pacific Ocean | |
| Dwarf lake iris | Iris facustris | Canada (Ontario) | |
| Small whorled pogonia | Isotria nedeoloides | Canada (Ontario) | |
| Eastern prairie fringedorchid | Platanthhera leucophaea | Canada (Ontario, New Brunswick) | |
| Furbish lousewort | Pedicularis furbishiae | Canada (New Brunswick) | |

Table 4-2

Species Protected in the United Kingdom (FGS-UK, Table 13-2

| COMMON NAME | SCIENTIFIC NAME | | | |
|---|-------------------------|--|--|--|
| ANIMALS | | | | |
| Adder | Vipera berus | | | |
| Allis shad* | Alosa alosa | | | |
| Bats, Horseshoe (all species) | Rhinolophidae | | | |
| Bats, Typical (all species) | Vespertilionidae | | | |
| Beetle, Rainbow Leaf | Chrysolina cerealis | | | |
| Burbot | Lota lota | | | |
| Butterfly, Adonis Blue* | Lysandra bellargus | | | |
| Butterfly, Black Hairstreak* | Strymonidia pruni | | | |
| Butterfly, Brown Hairstreak* | Thecla betulae | | | |
| Butterfly, Chalkhill Blue* | Lysandra coridon | | | |
| Butterfly, Chequered Skipper* | Carerocephalus palaemon | | | |
| Butterfly, Duke of Burgandy Fritillary* | Hamearis lucina | | | |
| Butterfly, Glanville Fritillary* | Melitaea cinxia | | | |
| Butterfly, Heath Fritillary | Mellicta athalia | | | |
| Butterfly, High Brown Fritillary* | Argynnis adippe | | | |
| Butterfly, Large Blue | Maculinea arion | | | |
| Butterfly, Large Copper* | Lycaena dispar | | | |
| Butterfly, Large Heath* | Coenonympha | | | |
| Butterfly, Large Tortoiseshell* | Nymphalis polychloros | | | |
| Butterfly, Lulworth Skipper* | Thymelicus acteon | | | |
| Butterfly, Marsh Fritillary* | Eurodryas aurinia | | | |
| Butterfly, Mountain Ringlet* | Erebia epiphron | | | |
| Butterfly, Northern Brown Argus* | Aricia artaxerxes | | | |
| Butterfly, Pearl-bordered Fritillary | Boloria euphrosyne | | | |
| Butterfly, Purple Emporer* | Aparatura iris | | | |
| Butterfly, Silver Spotted Skipper* | Hesperia comma | | | |
| Butterfly, Silver-studded Blue* | Plebejus argus | | | |
| Butterfly, Small Blue* | Cupido minimus | | | |
| Butterfly, Swallowtail | Papilio machaon | | | |
| Butterfly, White Letter Hairstreak* | Stymonida w-album | | | |
| Butterfly, Wood White* | Leptidea sinapis | | | |

Table 4-2 (continued)

| COMMON NAME | SCIENTIFIC NAME |
|----------------------------|-----------------------------|
| Animals (continued) | |
| Cricket, Field | Gryllus campestris |
| Cricket, Mole | Gryllotalpa gryllotalpa |
| Dolphin, Bottle-nosed | Tursiops truncatus |
| Dolphin, Common | Delphinus delphis |
| Dragonfly, Norfolk Aeshna | Aeshna isosceles |
| Frog, Common* | Rana temporaria |
| Grasshopper, Wart-biter | Decticus verrucivorus |
| Lizard, Sand | Lacerta agilis |
| Lizard, Viviparous* | Lacerta vivipara |
| Moth, Barberry Carpet | Pareulype berberata |
| Moth, Black-veined | Siona lineata |
| Moth, Essex Emerald | Thetidia smaragdaria |
| Moth, New Forest Burnet | Zygaena viciae |
| Moth, Reddish Buff | Acosmetia caliginosa |
| Mussel, Freshwater Pearl* | Margaritifera margaritifera |
| Newt, Great Crested | Triturus crisatus |
| Newt, Palmate* | Triturus helveticus |
| Newt, Smooth* | Triturus vulgaris |
| Otter, Common Lutra lutra | |
| Porpoise, Harbour | Phocaena phocaena |
| Slow-worm* Anguis fragilis | |
| Snail, Carthusian | Monacha cartusiana |
| Snail, Glutinous | Myxas glutinosa |
| Snail, Sandbowl | Catinella arenaria |
| Snake, Grass* | Natrix helvetica |
| Snake, Smooth | Coronella austriaca |
| Spider, Fen Raft | Dolomedes planarius |
| Spider, Ladybird | Eresus niger |
| Squirrel, Red | Sciurus vulgaris |
| Toad, Common* Bufo bufo | |
| Toad, Natterjack | Bufo calamita |
| | BIRDS |
| Avocet | Recurvirostra avosetta |
| Bee-eater | Merops apiaster |
| Bittern | Botaurus stellaris |

Table 4-2 (continued)

| COMMON NAME | SCIENTIFIC NAME |
|--------------------------|--------------------------|
| Birds (continued) | |
| Bittern, Little | Ixobrychus minutus |
| Bluethroat | Luscinia svecia |
| Brambling | Fringilla montifringilla |
| Bunting, Cirl | Emberiza cirlus |
| Bunting, Lapland | Calcarius Iaponicus |
| Bunting, Snow | Plectrophenax nivalis |
| Buzzard, Honey | Pernis apivorus |
| Chough | Pyrrhocorax pyrrhocorax |
| Corncrake | Crex crex |
| Crake, Spotted | Porzana prozana |
| Crossbills (all species) | Loxia |
| Curlew, Stone | Burhinus oedicnemus |
| Divers (all species) | Gavia |
| Dotterel | Charadrius morinellus |
| Duck, Long-tailed | Clangula hyemalis |
| Eagle, Golden | Aquila chrysaetos |
| Eagle, White-tailed | Haliaetus albicilla |
| Falcon, Gyr | Falco rusticolus |
| Fieldfare | Turdus pilaris |
| Firecrest | Regulus ignicapillus |
| Garganey | Anas querquedula |
| Godwit, Black-tailed | Limosa limosa |
| Goshawk | Accipiter gentilis |
| Grebe, Black-necked | Podiceps nigricollis |
| Grebe, Slavonian | Podiceps auritus |
| Greenshank | Tringa nebularia |
| Gull, Little | Larus minutus |
| Gull, Mediterranean | Larus melancephalus |
| Harriers (all species) | Circus |
| Heron, Purple | Ardea purpurea |
| Hobby | Falco subbuteo |
| Ноорое | <i>Uрира ерорѕ</i> |
| Kingfisher | Alcedo atthis |
| Kite, Red | Milvus milvus |
| Merlin | Falco columbarius |

Table 4-2 (continued)

| COMMON NAME | SCIENTIFIC NAME | | | | |
|-------------------------|-------------------------|--|--|--|--|
| Birds (continued) | | | | | |
| Oriole, golden | Oriolus oriolus | | | | |
| Osprey | Pandion haliaetus | | | | |
| Owl, Barn | Tyto alba | | | | |
| Owl, Snowy | Nyctea scandiaca | | | | |
| Peregrine | Falco peregrinus | | | | |
| Petrel, Leach's | Oceanodroma leucorhoa | | | | |
| Phalarope, Red-necked | Phalaropus lobatus | | | | |
| Plover, Kentish | Charadrius alexandrinus | | | | |
| Plover, Little Ringed | Charadrius dubius | | | | |
| Quail, Common | Coturnix coturnix | | | | |
| Redstart, Black | Pheonicurus ochruros | | | | |
| Redwing | Turdus iliacus | | | | |
| Rosefinch, Scarlet | Carpodacus erythrinus | | | | |
| Ruff | Philomachus pugnax | | | | |
| Sandpiper, Green | Tringa ochropus | | | | |
| Sandpiper, Purple | Calidris maritima | | | | |
| Sandpiper, Wood | Tringa glareola | | | | |
| Scaup | Aythya marila | | | | |
| Scoter, Common | Melanitta nigra | | | | |
| Scoter, Velvet | Melanitta fusca | | | | |
| Serin | Serinus serinus | | | | |
| Shorelark | Eremophila alpestris | | | | |
| Shrike, Red-backed | Lanius collurio | | | | |
| Spoonbill | Platalea leucorodia | | | | |
| Stilt, Black-winged | Himantopus himantopus | | | | |
| Stint, Temminck's | Calidris temminckii | | | | |
| Swan, Bewick's | Cygnus bewickii | | | | |
| Swan, Whooper | Cygnus cygnus | | | | |
| Tern, Black | Chlidonia niger | | | | |
| Tern, Little | Sterna albifrons | | | | |
| Tern, Roseate | Sterna dougallii | | | | |
| Tit, Bearded | Tanurus biarmicus | | | | |
| Tit, Crested | Parus cristatus | | | | |
| Treecreeper, Short-toed | Certhia brachydactyla | | | | |
| Warbler, Cetti's | Cettia cetti | | | | |

Table 4-2 (continued)

| COMMON NAME | SCIENTIFIC NAME | | | |
|---------------------------|--------------------------------------|--|--|--|
| Birds (continued) | | | | |
| Warbler, Dartford | Sylvia undata | | | |
| Warbler, March | Acrocephalus palustris | | | |
| Warbler, Savi's | Locustella suscinioides | | | |
| Whimbrel | Numenius | | | |
| Woodlark | Lullula arborea | | | |
| Wryneck | Jynx torquilla | | | |
| | PLANTS | | | |
| Alison, Small | Alyssum alyssoides | | | |
| Broomrape, Bestraw | Orobanche caryophyllacea | | | |
| Broomrape, Oxtongue | Orobanche loricata | | | |
| Broomrape, Thistle | Orobanche reticulata | | | |
| Calamint, Wood | Calamintha sylvatica | | | |
| Catchfly, Alpine | Lychnis alpina | | | |
| Cinquefoil, Rock | Potentilla rupestris | | | |
| Club-rush, Triangular | Scirpus triquetrus | | | |
| Cotoneaster, Wild | Cotoneaster integerrimus | | | |
| Cow-wheat, Field | Melampyrum arvense | | | |
| Cudweed, Jersey | Gnaphalium luteoalbum | | | |
| Diapensia | Diapensia lapponica | | | |
| Eryngo, Field | Eryngium campestre | | | |
| Fern, Dickie's Bladder | Cystopteris dickieana | | | |
| Fern, Killarney | Trichomanes speciosum | | | |
| Galingale, Brown | Cyperus fuscus | | | |
| Gentian, Alpine | Gentiana nivalis | | | |
| Gentian, Spring | Gentiana verna | | | |
| Germander, Water | Teucrium scordium | | | |
| Gladiolus, Wild | Gladiolus illyricus | | | |
| Hare's-ear, Sickle-leaved | Bupleurum falcatum | | | |
| Hare's-ear, Small | Bupleurum bladense | | | |
| Heath, Blue | Phyllodoce caerulea | | | |
| Helleborine, Red | Cephalanthera rubra | | | |
| Knawel, Perennial | Scleranthus perennis | | | |
| Knotgrass, Sea | Polygonum maritimum | | | |
| Lady's Slipper | Cypripedium calceolus | | | |
| Lavender, Sea | Limonium paradoxum Limonium recurvum | | | |

Table 4-2 (continued)

| COMMON NAME | SCIENTIFIC NAME | | | | |
|-------------------------------|------------------------------|--|--|--|--|
| Plants (continued) | | | | | |
| Leek, Round-headed | Allium Sphaerocephalon | | | | |
| Lettuce, Least | Lactuca saligna | | | | |
| Lily, Snowdon | Lloydia serotina | | | | |
| Marsh-mallow, Rough | Althaea hirsuta | | | | |
| Orchid, Early Spider | Ophrys sphegodes | | | | |
| Orchid, Fed | Liparis loeselii | | | | |
| Orchid, Ghost | epipogium aphyllum | | | | |
| Orchid, Late Spider | Ophrys fuciflora | | | | |
| Orchid, Lizard | Himantoglossum hircinum | | | | |
| Orchid, Military | Orchis militaris | | | | |
| Orchid, Monkey | Orchis simia | | | | |
| Pear, Plymouth | Pyrus cordata | | | | |
| Pink, Cheddar | Dianthus gratianopolitanus | | | | |
| Pink, Childing | Petroraghia nanteuilii | | | | |
| Sandwort, Norwegian | Arenaria norvegica | | | | |
| Sandwort, Teesdale | Minuartia stricta | | | | |
| Saxifrage, Drooping | Saxifraga cernua | | | | |
| Saxifrage, Tufted | Saxifraga cespitosa | | | | |
| Solomon's Seal, Whorled | Polygonatum verticillatum | | | | |
| Sow-thistle, Alpine | Cicerbita aplina | | | | |
| Spearwort, Adder's-tongue | Ranunculus ophioglossifolius | | | | |
| Speedwell, Spiked | Veronica spicata | | | | |
| Spurge, Purple | Euphorbia peplis | | | | |
| Starfruit | Damasonium alisma | | | | |
| Violet, Fen | Viola persicifolia | | | | |
| Water-plantain, Ribbon-leaved | Alisma gramineum | | | | |
| Wood-sedge, Starved | Carex depauperata | | | | |
| Woodsia, Alpine | Woodsia alpina | | | | |
| Woodsia, Oblong | Woodsia ilvensis | | | | |
| Wormwood, Field | Artemisia campestris | | | | |
| Woundwort, Downy | Stachys germanica | | | | |
| Woundwort, Limestone | Stachys alpina | | | | |
| Yellow-rattle, Greater | Rhinanthus serotinus | | | | |

^{*} The provisions of §9(5) of the Wildlife and Countryside Act (1981) protect the species indicated as follows: any person who sells, offers, or exposes for sale, or has in his possession or transports for the purpose of sale, any live or dead wild animal, or any part of, or anything derived from, such an animal, will be guilty of an offence.

| INSTALLATION: | | COMPLIANCE CATEGORY: | DATE: | REVIEWER(S |
|---------------|-----|---|-------|------------|
| | | NATURAL AND CUTURAL RESOURCES MANAGEMENT United Kingdom ECAMP | | |
| STATUS | | DEVIEWED COMMENT | no. | |
| NA C | RMA | REVIEWER COMMENT | rs: | |
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SECTION 5

ENVIRONMENTAL NOISE MANAGEMENT

SECTION 5

ENVIRONMENTAL NOISE MANAGEMENT

A. Applicability of this Protocol

This protocol applies to all Air Force installations that have aircraft operations, including airfields, ranges, military operating areas (MOAs), military training routes (MTRs), and small-arms training, or other aircraft-noise-generating activities that could impact the environment. This protocol presents review action items that respond to mechanisms for planning operations with consideration for noise. Noise effects are addressed by Base Comprehensive Planning (BCP), Air Force Regulation (AFR) 55-34, the Environmental Impact Analysis Process (EIAP), and Air Force Manual (AFM) 19-10.

B. Department of Defense (DOD) Directives/Instructions

• Final Governing Standards - United Kingdom (FGS-UK), 1 January 1994, Chapter 10, contains criteria to control environmental noise on installations.

C. U.S. Air Force Regulations (AFRs)

- AFR 50-46, Weapons Ranges, 8 June 1987, provides instructions for the planning, acquisition, construction, operation, and maintenance of training ranges. This AFR is scheduled to be replaced by Air Force Instruction (AFI) 13-212.
- AFR 55-34, Reducing Flight Disturbances, 27 February 1984, establishes practices to decrease disturbances from flight operations. It provides guidelines for planning operations with consideration for noise.
- Air Force Policy Letter, New Land Use Compatibility Policy for Shopping Malls and Shopping Centers for the Air Installation Compatible Use Zone (AICUZ) Program, 9 July 1993, mandates the consideration of shopping malls and centers in the land use compatibility analysis.

D. Responsibility for Compliance

- The Airspace Manager, under the Deputy Commander for Operations, is responsible for managing special use airspace and MTRs.
- The Public Affairs Office (PAO) is responsible for making all public releases of information about Air Force activities.
- The Range Management Agency is responsible for activities at an air-to-ground range, including planning for the range.

E. Key Compliance Responsibilities

• Airspace Management - AFR 55-34 requires planning of flight operations to minimize adverse public relations. Air Force operations must be planned to avoid noise-sensitive areas.

• Range Planning - AFR 50-46 requires planning for air operations and land use on air-to-ground test and training ranges for safety, prevention of encroachment, optimal use, and avoidance of conflicts. Each plan must include all reasonable, economical, and practical measures to control aircraft noise. Plans must be updated at least every 2 yr, or sooner if required.

F. Key Compliance Definitions

These definitions were obtained from the directives/instructions and AFRs listed at the end of each definition. If there is no citation listed for the definition, it has been drawn from the U.S. Code of Federal Regulations (CFR).

- A-Weighted Sound Level calculation of noise exposure that emphasizes sound in the frequency range where most speech information occurs, and thus closely resembles the frequency response of the human ear (FGS-UK 20).
- C-Weighted Day-Night Average Sound Level (CDNL) measures more of the low frequency components of a noise than does A-weighting. These low frequency components can cause buildings and windows to rattle and shake. The C-weighting is based on the findings of the National Academy of Sciences Committee on Hearing, Bioacoustics, and Biomechanics and the American National Standards Institute.
- Day-Night Average Sound Level (L_{dn}) the sound exposure for a 24-h calendar day calculated by adding sound exposure obtained during daytime (0700-2200 h) to 10 times the sound exposure obtained during nighttime (0000-0700 and 2200-2400 h). The frequency weighting should be stated; otherwise, the A-weighting is assumed.
- Decibel (dB) the unit of sound pressure is the decibel and is symbolically represented as dB. Sound pressure is the amplitude or measure of the difference between atmospheric pressure (with no sound present) and total pressure (with sound present). The decibel scale is a logarithmic scale (FGS-UK 20).
- Equivalent Level (LEQ) the equivalent steady-state sound that, in a stated period of time, would contain the same acoustic energy as the time-varying sound during the same period (FGS-UK 20).
- Management Practice (MP) practices that, although not mandated by law, are encouraged to promote safe operating procedures.
- Sound Exposure Level (SEL) a measure of single noise events, such as ground runup. It is the level, in decibels, of the time integral of squared A-weighted sound pressure over a given time period or event, with reference to the square of the standard reference sound pressure of 20 micropascals (μPa) and a reference duration of 1 s (FGS-UK 20).

ENVIRONMENTAL NOISE MANAGEMENT

GUIDANCE FOR CHECKLIST USERS

| | REFER TO CHECKLIST ITEMS: | CONTACT THESE PERSONS OR GROUPS: (a) |
|----------------------|---------------------------|---|
| All Installations | 5-1 through 5-8 | (1)(2)(4)(5) |
| Aircraft Noise | 5-9 through 5-11 | (2) |
| Air-to-Ground Ranges | 5-12 | (4) |

(a) CONTACT/LOCATION CODE:

- (1) BCE (Base Civil Engineering (Environmental/Community Planning))
- (2) Deputy for Operations (Air Space Manager)
- (4) Range Operating Agency
- (5) BEE (Bioenvironmental Engineer)

ENVIRONMENTAL NOISE MANAGEMENT

Records To Review

- Facility Master Plan Document
- Complaint log from local community

Physical Features To Inspect

- Power generators or other noise
- Emergency generators
- Test tracks

People To Interview

- BCE (Base Civil Engineering (Environmental/Community Planning))
- Deputy for Operations (Air Space Manager)
- Range Operating Agency

COMPLIANCE CATEGORY: ENVIRONMENTAL NOISE MANAGEMENT United Kingdom ECAMP

| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | | |
|---|--|--|--|--|
| ALL INSTALLATIONS | | | | |
| 5-1. Determine actions or changes since previous review (MP). | Determine, by reviewing a copy of the previous review report, whether noncompliance issues have been resolved. (1)(2) | | | |
| 5-2. Copies of all relevant DOD directives/instructions, U.S. Air Force (USAF) directives, and guidance documents should be maintained at the installation (MP). | Verify that copies of the following regulations are maintained and kept current at the installation: (1) - Final Governing Standards - United Kingdom (FGS-UK), 1 January 1994. - AFR 55-34, Reducing Flight Disturbances, 27 February 1984. - AFR 50-46, Weapons Ranges, 8 June 1987. | | | |
| the instantation (wir). | | | | |
| 5-3. Installations must meet regulatory and Air Force requirements issued since the finalization of the manual (a finding under this checklist item | Determine whether any new regulations concerning noise have been issued since the finalization of the manual. (1)(5) Verify that the installation is in compliance with newly issued regulations. | | | |
| will have the citation of the new regulation as a basis of finding). | | | | |
| | Verify that an initial ICUZ program study was completed. (1)(2) | | | |
| to identify and control noise (AFR 55-34, para 3f | Verify that the installation used a computerized program for developing operational data using the Day-Night Average Sound Level (L_{dn}) noise descriptor system. | | | |
| ter, 9 July 1993). | Verify that noise analysis for airfields is developed using an A-weighted L_{dn} . | | | |
| | Verify that the ICUZ study includes the following minimum components: | | | |
| | noise contour maps (up-to-date) of the installation's existing and future noise environment A-weighted L_{dn} for airfield related noise analysis of land/building use compatibility problems (see Table 5-1) ICUZ public involvement plan review of installation master plans to ensure that existing and future facility siting is consistent with the noise environment identification of noise sources that create impact, investigation of possible mitigations, and programming of resources to reduce noise impacts. | | | |
| will have the citation of the new regulation as a basis of finding). 5-4. Installations must conduct an ICUZ study to identify and control noise (AFR 55-34, para 3f and Air Force Policy Let- | data using the Day-Night Average Sound Level (L _{dn}) noise descriptor system. Verify that noise analysis for airfields is developed using an A-weighted L _{dn} . Verify that the ICUZ study includes the following minimum components: - noise contour maps (up-to-date) of the installation's existing and future noise environment - A-weighted L _{dn} for airfield related noise - analysis of land/building use compatibility problems (see Table 5-1) - ICUZ public involvement plan - review of installation master plans to ensure that existing and future facility sit ing is consistent with the noise environment - identification of noise sources that create impact, investigation of possible miti | | | |

COMPLIANCE CATEGORY: ENVIRONMENTAL NOISE MANAGEMENT United Kingdom ECAMP

| | United Kingdom ECAVII | | | |
|---|---|--|--|--|
| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | | |
| 5-4. (continued) | Verify that local shopping malls and strip malls have been considered in the land use compatibility portion of the study. | | | |
| | Verify that the installation maintains records of incompatible buildings and land uses on the installation (see Table 5-1). | | | |
| | Verify that the installation reviews the installation master plan to ensure that existing and future facility siting is consistent with an acceptable noise environment. | | | |
| | Verify that the ICUZ study is updated whenever significant noise producing operations change. | | | |
| 5-5. The siting and conduct of ground runup must be evaluated for low frequency vibration as well as general audible noise (FGS-UK 10-6). | Verify that the siting and conduct of ground runup is evaluated for both low frequency vibration and general audible noise. (2) | | | |
| 5-6. Installations must maintain operational data on noise producing activities (FGS-UK 10-8). | Verify that the installation maintains operational data required to develop noise level contour installation compatible use zone studies. (1)(2) | | | |
| 5-7. Installations must institute a noise complaint | Verify that a noise complaint procedure has been instituted that ensures the following: (1)(2)(3)(4) | | | |
| procedure to register and resolve complaints (FGS- | - a log is maintained of all noise complaints | | | |
| UK 10-9 and AFR 55-34, | - complaints are investigated without delay | | | |
| para 3g(6)). | copies of complaints are routed to the office responsible for the type of activity that resulted in the noise complaint PAO responds to the complainant. | | | |
| | Verify that the ICUZ committee is provided with a copy of the complaint and follow-up. | | | |
| 5-8. Installations must take specific actions with | Verify that the installation identifies noise sources that create noise impacts. (1)(2)(4) | | | |
| regard to noise mitigation (FGS-UK 10-7). | Verify that the installation investigates possible mitigation measures and program resources to reduce noise impacts. | | | |
| | (NOTE: The requirement to reduce noise impacts applies if practical.) | | | |
| | D | | | |

⁽¹⁾ BCE (Base Civil Engineering (Environmental/Community Planning)) (2) Deputy for Operations (Airspace Manager) (4) Range Operating Agency (5) BEE (Bioenvironmental Engineer)

COMPLIANCE CATEGORY: ENVIRONMENTAL NOISE MANAGEMENT United Kingdom ECAMP

| United Kingdom ECAMP | | | | |
|--|--|--|--|--|
| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | | |
| AIRCRAFT NOISE | | | | |
| 5-9. Installations must minimize aircraft noise disturbances through the application of the planning checklist in AFR 55-34 Attachment I (AFR 55-34, para 3h). | Verify that the installation addresses the following issues to minimize noise disturbances: (2) - traffic patterns - take-off techniques - landing techniques - run-up pads - engine test stands - base quiet hours - CHAFF dispensing - route or operations development. | | | |
| 5-10. Installations with an ICUZ program must also develop a program to distribute information on military training routes, special use airspace, and supersonic areas or routes (AFR 55-34, para 3g). | Verify that a explanatory letter has been developed, outlining the purpose, routes, areas, altitudes, intensity, day and time of use of the areas or routes, and locations of existing operating areas or routes in the vicinity. (2) Verify that the PAO distributes the information in an explanatory letter to community news media and local officials. Verify that copies of the explanatory letter have been sent to airport managers at airports within 33 km [approximately 20.56 mi] of military training routes, military operating areas, and restricted areas and within 65 km [approximately 40.39 mi] km of supersonic operations. | | | |
| 5-11. Installations must keep pilots informed of measures to reduce noise disturbance (AFR 55-34, para 7). | Verify that the following are made a permanent part of all pilot information files: (2) - AFR 55-34 - other directives, standard operating procedures, or announcements that deal with efforts to carry out the purpose of AFR 55-34. | | | |
| AIR-TO-GROUND RANGES | | | | |
| 5-12. Installations must develop a comprehensive range plan (AFR 50-46, para 2-17). | Verify that the installation has a comprehensive range plan. (4) Verify that the range plan includes information about noise-related issues. Verify that the plan is updated at least every 2 yr. | | | |

⁽¹⁾ BCE (Base Civil Engineering (Environmental/Community Planning)) (2) Deputy for Operations (Airspace Manager) (4) Range Operating Agency (5) BEE (Bioenvironmental Engineer)

Table 5-1

Acceptable Land Uses and Minimum Building Sound Level Requirements
(FGS-UK Table 10-1)

| Facility | Outdoor Noise Environment (Ldn/Leq in dB) | | | | |
|--|---|----------|----------|----------|----------|
| | 85-89 | 80-84 | 75-79 | 70-74 | 65-69 |
| Family housing | No | No | No | NLR30(4) | NLR25(4) |
| Bachelor housing | No | No | NLR35(4) | NLR30(4) | NLR25(4) |
| Transient Lodging - Hotel, Motel, etc. | No | No | NLR35(4) | NLR30(4) | NLR25(4) |
| *Classrooms, Libraries, Churches | No | No | No | NLR30 | NLR25 |
| *Offices and Administration Buildings - Military | NLR40 | NLR35 | NLR30 | NLR25 | Yes |
| *Offices - Business and Professional | No | No | NLR30 | NLR25 | Yes |
| Hospitals, Medical Facilities, Nursing Homes (24-h occupancy) | No | No | No | NLR30 | NLR25) |
| *Dental Clinic, Medical Dispensaries | NLR40 | NLR35 | NLR30 | NLR25 | Yes |
| *Outdoor Music Shells | No | No | No | No | No |
| *Commercial and Retail Stores, Exchanges, Movie Theaters, Restaurants and Cafeterias, Banks, Credit Unions, enlisted member (EM)/ Officer Clubs | No | No | NLR30 | NLR25 | Yes |
| *Flight Line Operations, Maintenance and Training | NLR35(5) | NLR30(5) | Yes | Yes | Yes |
| *Industrial, Manufacturing and Laboratories | No | NLR35(5) | NLR30(5) | NLR25(5) | |
| *Outdoor Sports Arenas, Outdoor Spectator Sports | No | No | No | Yes(1) | Yes(1) |
| *Playgrounds, Active Sport Recreational Areas | No | No | No | Yes | Yes |
| *Neighborhood Parks | No | No | No | Yes | Yes |
| *Gymnasiums, Indoor Pools | No | NLR30 | NLR25 | Yes | Yes |
| *Outdoor - Frequent Speech Communication | No(2,3) | No | (2,3) | No | No |
| *Outdoor - Infrequent Speech Communication | No | (2,3) | No | (2,3) | Yes |
| Livestock Farming, Animal Breeding | No | No | No | Yes | Yes |
| *Agricultural (except livestock) | Yes(3) | Yes(3) | Yes | Yes | Yes |

^{*} For detailed design, the LEQ for the appropriate period of usage is the preferred measure of the noise environment.

NLR-Appropriate noise level reduction where indoor activities predominate.

Yes-Land use compatible with noise environment. No special noise control restriction. Normal construction appropriate.

Table 5-1 (continued)

No - Land use not compatible with noise environment, even if special building noise insulation provided.

KEY:

- 1. Land use is acceptable, provided special sound reinforcement systems are installed.
- 2. Land use may be acceptable, provided special speech communication systems are used.
- 3. Land use may be acceptable provided hearing protection devices are worn by personnel. Check applicable hearing damage regulations.
- 4. Although it is recognized that local conditions may require residential uses in these areas, this use is strongly discouraged in Ldn 70-74 and Ldn 75-79 and discouraged in Ldn 65-69. The absence of viable development options should be determined. NLR criteria will not eliminate outdoor environment noise problems, and, as a result, site planning and design should include measures to minimize this impact, particularly where the noise is from ground level sources.
- 5. The NLR must only be incorporated into the design and construction of portions of these buildings where the public is received, where office areas and noise sensitive work areas exist, or where the normal noise level is low.

| INSTALLATION: | | ATION: | COMPLIANCE CATEGORY: ENVIRONMENTAL NOISE MANAGEMENT United Kingdom ECAMP | DATE: | REVIEWER(S |
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SECTION 6

PESTICIDE MANAGEMENT

SECTION 6

PESTICIDE MANAGEMENT

A. Applicability of this Protocol

This protocol applies to any U.S. Air Force (USAF) installation that uses, stores, or handles pesticides. This protocol integrates the requirements of Department of Defense (DOD) Directives, DOD Regulations, and Air Force Instructions (AFIs) into a single document that normally will apply to any installation that handles pesticides.

Much of the guidance for pest management involves operations and maintenance (O&M) procedures. This protocol combines O&M guidance and compliance matters. It is used to determine the compliance status of operations, facilities, and equipment used to store and apply pest control chemicals. The protocol addresses the adequacy of facilities, operating procedures, and personnel qualifications.

The regulatory requirements in this protocol are based on DOD Regulations, Directives, and AFIs that apply at overseas installations. Management practices (MPs) are derived from U.S. Environmental Protection Agency (USEPA) regulations that are not mandatory overseas but are important to follow to preserve the health and safety of Air Force employees and protect the environment.

B. DOD Directives/Instructions

- Final Governing Standards United Kingdom (FGS-UK), October 1992, Chapter 11, contains criteria regulating the use, storage, and handling of pesticides, herbicides, and defoliants at DOD installations but does not address the use of these items by individuals acting in an unofficial capacity in a residence or garden.
- DOD Directive 4150.7, Department of Defense Pest Management Program, 24 October 1983, sets forth the policy, responsibilities, and procedures for pest management programs. This directive establishes the DOD policy of maintaining safe, efficient, and environmentally sound integrated pest management programs to prevent or control pests that may adversely affect health or damage structures, material, or property. The DOD Plan for the Certification of Pesticide Applicators stipulates the certification of USAF military and civilian pest managers.
- DOD Directive 4150.7 is supplemented by Technical Information Memoranda (TIMs) that provide specific criteria and procedures for the operation of pesticide spill prevention and management, which addresses cleanup procedures for pesticide spills. The TIMs are guidance only and nonregulatory. It is useful to have the following on hand: TIM 14, Protective Equipment for Pest Control Personnel; TIM 15, Pesticide Spill Prevention and Management; TIM 16, Pesticide Fires: Prevention, Control, and Cleanup; TIM 17, Pest Control Facilities; TIM 18, Installation Pest Management Program Guide; TIM 21, Pesticide Disposal Guide for Pest Control Shops.
- DOD Regulation 4145.19-R-1, Storage and Materials Handling, September 1979. Chapter 5, Section 4 of this regulation provides overall guidance for storage and handling of various hazardous commodities at Air Force installations.

C. U.S. Air Force Instructions (AFIs)

 AFI 32-1053, Pest Management Program, 18 May 1994, provides guidance for pest management at Air Force installations. It updates, clarifies, and streamlines previous guidance on the subject and more fully emphasizes environmental impact.

D. Responsibility For Compliance

- Base Civil Engineering (BCE): assures that pest management facilities comply with all applicable
 USAF and DOD regulations and standards; submits annual reports; and assumes responsibility for
 the completion of daily records, inspections, requests for additional support, biennial physical
 examinations, notifications to Military Public Health (MPH), protection of the health and safety of
 pest management personnel, and required training and certification/recertification of pesticide applicators. The Installation Pest Control Supervisor within BCE is the principal individual charged with
 proper pesticide management at Air Force installations.
- Military Public Health (MPH): determines the type, source, and prevalence of vectors and medical
 nuisance pests that affect the health and efficiency of personnel; recommends preventive and control
 measures and monitors the effectiveness of BCE pest management efforts; schedules occupational
 physical examinations for all BCE and golf course personnel who apply pesticides; provides Hazard
 Communication training to pest management personnel.
- The Bioenvironmental Engineer (BEE): sets local standards for obtaining and using personal protective equipment (PPE) for pest management personnel and trains all pest management personnel in testing the fit of respiratory protection equipment

E. Key Compliance Definitions

These definitions were obtained from the directives/instructions and AFIs listed at the end of each definition. If there is no citation listed for the definition, it has been drawn from the U.S. Code of Federal Regulations (CFR).

- Acute LD₅₀ a statistically derived estimate of a lethal dose (LD) of the concentration of a substance that would cause 50 percent mortality to the test population under specified conditions.
- Caution the human hazard signal word required on the front panel of a pesticide container determined by the toxicity category of the pesticide. All pesticide products meeting the criteria of Toxicity Category III or IV must bear on the front panel the signal word Caution (see definition of toxicity category).
- Certified Pesticide Applicators personnel who apply pesticides or supervise the use of pesticides and who have been authorized to do so by successfully completing a training program approved by the USEPA, or under the authority of the United Kingdom's Ministry of Agriculture, Fisheries, and Food (MAFF), followed by formal certification. Applicators are certified in accordance with DOD Directive 4150.7 (FGS-UK 20 and 11-2).

- Danger the human hazard signal word required on the front panel of a pesticide container determined by the toxicity category of the pesticide. All pesticide products meeting the criteria of toxicity category I must bear on the front panel the signal word "Danger" (see definition of toxicity category).
- Integrated Pest Management the use of all appropriate technology and management techniques to bring about pest prevention and suppression in a cost-effective and environmentally sound manner (FGS-UK 20).
- Management Practice (MP) practices that, although not mandated by law, are encouraged to promote safe operating procedures.
- *Pest* arthropods, birds, rodents, nematodes, fungi, bacteria, viruses, algae, snails, marine borers, snakes, weeds, undesirable vegetation, and other organisms (except for microorganisms that cause human or animal disease) that adversely affect the well being of humans or animals, attack real property, supplies, equipment or vegetation, or are otherwise undesirable (FGS-UK 20). (NOTE: This term is defined by AFI 32-1053, para 1.2.2., as a plant or animal out of place.)
- Pesticide any substance or mixture of substances used to destroy pests, control their activity, or prevent them from causing damage (FGS-UK 20).
- Pesticide Handling operations involving contact or potential contact with pesticides, including loading, unloading, transferring, mixing, and applying pesticides, filling or cleaning pest management equipment, preparing pesticide waste for disposal, and pesticide spill response (FGS-UK 20).
- Pesticide Product a pesticide in the particular form (including composition, packaging, and labeling) in which the pesticide is, or is intended to be, distributed or sold. This includes any physical apparatus used to deliver or apply the pesticide if distributed or sold with the pesticide.
- Pesticide Waste materials that are subject to pesticide disposal restrictions and should be treated as excess pesticides for purposes of disposal (FGS-UK 20):
 - 1. any pesticide that has been suspended, that does not meet specifications, or that is contaminated, improperly mixed, or otherwise unusable, whether concentrated or diluted
 - 2. used spill cleanup material
 - any containers, equipment, or material that are contaminated with pesticides; empty pesticide
 containers that have been triple rinsed are not considered hazardous waste but are normal
 solid waste.
- Pest Management the effective, economical, and environmentally sound prevention or control of animal pests and vectors, undesirable terrestrial and aquatic plants, and plant diseases. It includes such methods as education; inspection (surveys); sanitation and proper waste managements (such as use of pressure washing and self-closing compactors); proper storage of food and other pest-susceptible items; exclusion, trapping, and other mechanical or physical means of containing pests (such as using portable vacuum cleaners); pest-preventive building construction and maintenance (caulking); biological control; minimal use of pesticidal chemicals in a manner (such as containerized baits and crack and crevice application) that causes the least harm to the environment (AFI 32-1053, para 1.2.1.).
- Pest Management Personnel personnel involved with activities that monitor or mitigate pest problems, including personnel that manage a pest management program, carry out pest control work

(which includes selecting, mixing or applying pesticides), monitor pest populations, coordinate various activities that prevent or mitigate pest problems. This includes active duty, civilian (United States and local nationals) and contract workers directly involved with the program; it does not include persons whose contact with pesticides is limited to transporting, loading and unloading closed containers (FGS-UK 20).

- Registered Pesticide a pesticide that has been registered and approved for sale or use within the United States or the host nation (FGS-UK 20).
- Restricted Use Pesticide (also restricted pesticide) a pesticide that has been determined to merit additional restrictions by either the United States or the host nation because it would cause unreasonable adverse effects on health or the environment (FGS-UK 20).
- Specially Designated Landfill a landfill at which complete long-term protection is provided for the quality of surface and subsurface waters from pesticides, pesticide containers, and pesticide-related wastes, and against hazards to public health and the environment, including a chemical waste landfill (See Section 9, Special Programs Management) (FGS-UK 20).
- *Toxicity Category* required warnings and precautionary statements are based on the toxicity category of the pesticide. The category is assigned on the basis of the highest hazard shown in the table listed in 40 CFR 156.10.
- *Vector* an arthropod or other organism that transmits a disease agent to another organism (AFI 32-1053, para 1.2.3.).
- Warning the human hazard signal word required on the front panel of a pesticide container determined by the toxicity category of the pesticide. All pesticide products meeting the criteria of Toxicity Category II shall bear on the front panel the signal word WARNING.

PESTICIDE MANAGEMENT

GUIDANCE FOR CHECKLIST USERS

| REFER TO CHECKLIST ITEMS: | CONTACT THESE PERSONS OR GROUPS: (a) |
|---------------------------|---|
| 6-1 through 6-7 | (1)(2)(4)(5) |
| 6-8 through 6-21 | (1)(2)(3)(4)(5) |
| 6-22 through 6-38 | (1)(4)(5) |
| 6-39 through 6-49 | (1)(2)(3)(4)(5)(6) |
| 6-50 through 6-55 | (1)(3)(4)(5)(6) |
| 6-56 through 6-58 | (1)(4)(5)(7) |
| | CHECKLIST ITEMS: 6-1 through 6-7 6-8 through 6-21 6-22 through 6-38 6-39 through 6-49 6-50 through 6-55 |

(a) CONTACT/LOCATION CODE:

- (1) BCE (Base Civil Engineering)
- (2) BEE (Bioenvironmental Engineering)
- (3) BMS (Base Medical Service)/EHO (Environmental Health Office)
- (4) Pest Management Shop
- (5) Golf Course Maintenance
- (6) Base Fire Chief
- (7) Base Contracting Office

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PESTICIDE MANAGEMENT

Records To Review

- Records of pesticides purchased by the facility (purchase orders, inventory)
- Pesticide application records
- Description of the facility's pest control program
- Certificates of applicators of restricted-use pesticides
- Facility applicator certification and training program, including documentation of Federal approval program
- Pesticide disposal manifests
- · Any emergency exemption granted to the Federal agency by the USEPA
- Installation Spill Contingency Plan (ISCP)
- Inventory of stored pesticides
- Copy of notification letter to local emergency officials of pesticides stored onsite
- Pest Management Plan

Physical Features To Inspect

- Pesticide application equipment
- Pesticide storage areas, including storage containers
- · Golf course maintenance areas

People To Interview

- BCE (Base Civil Engineering)
- BEE (Bioenvironmental Engineering)
- MPH (Military Public Health)
- Pest Management Shop
- Golf Course Maintenance
- Base Fire Department
- Base Contracting Officer

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | |
| 6-1. Determine actions or changes since previous review (MP). | Determine, reviewing a copy of the previous review report, whether noncompliance issues have been resolved. (1)(2) | | |
| 6-2. Copies of all relevant DOD directives/instructions, USAF directives, and guidance documents should be maintained at the installation (MP). | Verify that copies of the following regulations are maintained and kept current at the installation: (1) - Final Governing Standards - United Kingdom (FGS-UK), October 1992 DOD Directive 4150.7, DOD Pest Management Program, 24 October 1983 Air Force Regulation (AFR) 19-1, Pollution Abatement and Environmental Quality, 9 January 1978 AFI 32-1053, Pest Management Program, 18 May 1994 Military Handbook 1028-8A, Design of Pest Management Facilities, July 1984. Verify that the Base Staff Judge Advocate reviews the documents annually for currency and completeness and submits the findings of the review to the Base Environmental Protection Committee. | | |
| 6-3. Installations will meet regulatory requirements issued since the finalization of the manual (a finding under this checklist item will have the citation of the new regulation as a basis of finding). | Determine whether any new regulations concerning pesticides have been issued since the finalization of the manual. (1) Verify that the installation is in compliance with newly issued regulations. | | |
| 6-4. Each installation must have a comprehensive pest management plan/program (FGS-UK-11-1; DOD 4150.7, para F5; AFI 32-1053, paras 2.4.5. and 2.4.7.). | Verify that the installation implements and maintains a written pest management plan/program. (1)(2)(4) Verify that all installation activities and satellite sites that perform pest control have been included in the plan. | | |

| COMPLIANCE CATEGORY: PESTICIDE MANAGEMENT United Kingdom ECAMP | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 6-4. (continued) | (NOTE: The following are examples of what is to be included: - Land Management Section - Forestry Section - Fish and Wildlife Section - Golf Course Grounds Maintenance - Grounds Section - Contract Pest Control - Greenhouses - Airfield Management - Clubs.) | |
| · | Verify that the plan/program addresses the following: | |
| | integrated pest management procedures for preventing pest problems or conditions conducive to pest problems objectives treatment sensitive areas special safety and health issues manpower requirements annual requirements (such as labor and pest management measures to be used against each pest) termite inspection frequency. Verify that the plan includes necessary attachments such as pesticide labels, Material Safety Data Sheets (MSDSs), and agreements between appropriate pesticide organizations and DOD. | |
| | Verify that the Installation Pest Control Supervisor has coordinated with the following to ensure that the plan complies with applicable requirements: - the Environmental Coordinator (EC) - the Natural Resources Manager (if assigned) - the MPH | |
| | - the BEE. | |
| | Verify that the pest management plan has been updated during the past year. | |
| - | Verify that the program is managed by a professional pest management personnel member or certified pesticide applicator. | |
| 6-5. Installations may use approved pesticides only (FGS-UK 11-4.A and 11-4.B; AFI 32- | Verify that pesticides that are used at the installation are approved for use by the Armed Forces Pest Management Board or other cognizant DOD pest management authority and the UK MAFF. (4)(5) | |
| 1053, para 3.5.3.). | (NOTE: Advice code 2B is to be used on ordering documents to tell supply that it may not substitute another product for the requested item.) | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | |
| 6-6. Installations must have Major Command (MAJCOM) approval before ordering or using nonstandard, locally purchased pesticides or application equipment (AFI 32-1053, para 3.5.2.). | Verify that the installation has sought and received MAJCOM approval before ordering or using nonstandard, locally purchased pesticides or application equipment. (4) | | |
| 6-7. Labels on pesticides must bear the appropriate use instructions and precautionary messages (FGS-UK 11-8). | Verify that the pesticides are properly labeled. (4)(5) | | |
| PESTICIDE APPLICATION | | | |
| 6-8. Installations must use the least toxic but effective product in their pest management efforts (FGS-UK 11-1). | Verify that, where the use of pesticides is warranted, the installation uses the least toxic but effective product. (4) | | |
| 6-9. Installations must use recyclable and refillable pesticide containers and closed pesticide mixing and transfer systems as much as possible (AFI 32-1053, para 2.4.11.). | Verify that the installation uses recyclable and refillable pesticide containers and closed pesticide mixing and transfer systems as much as possible. (4)(5) | | |
| 6-10. Pest management personnel must use all pesticides according to label directions and use equipment according to the manufacturer's instructions (AFI 32-1053, para 3.5.4.). | Verify that pest management personnel use all pesticides according to label directions and use equipment according to the manufacturer's instructions. (4)(5) | | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | |
| 6-11. Application of pesticides may be carried out by certain personnel only | Verify that trained pest management personnel apply general-use pesticides under the supervision of certified personnel. (4)(5) | | |
| (FGS-UK 11-2 and 11-4.C; DOD Directive | Verify that pesticides classified as controlled are applied by trained pesticide applicators only. | | |
| 4150.7, para F1 and F2; and AFI 32-1053, para 2.4.3.). | Verify that the installation has the appropriate number of certified pesticide applicators required to perform pest management operations at the installation (see Table 6-1). | | |
| | Verify that restricted-use pesticides are applied only by certified pesticide applicators or by direct subordinates that are within their line of sight. | | |
| | (NOTE: Table 6-2 contains a list of U.S. restricted use pesticides; host nation restricted use pesticide lists must be consulted.) | | |
| | Verify that neither prisoners nor volunteer workers are assigned to apply pesticides. | | |
| | (NOTE: After receiving training from pest management personnel, nonpest-management personnel may apply pesticides in the following situations: adult military housing occupants and facility building managers may apply approved self-help pesticides military personnel may apply approved arthropod repellents (aerosol, creme, lotion, stick) military personnel may apply approved aerosol insecticide for quarantine insect extermination on aircraft.) | | |
| | Verify that, if contractors are utilized for pest management, they are certified as needed. | | |
| 6-12. Medical treatment facilities personnel may | Verify that medical treatment facilities personnel neither store nor use pesticides. (2) | | |
| neither store nor use pesticides (AFI 32-1053, para 2.6.). | (NOTE: This prohibition does not apply to disinfectants or germicides.) | | |
| 6-13. All pesticide applicators must participate in a medical surveillance | Verify that all BCE personnel who apply pesticides participate in a medical surveil- lance program. (3)(4)(5) | | |
| program (FGS-UK 11-3; AFI 32-1053, para 2.4.9). | (NOTE: Contract pesticide applicators should be in a medical surveillance program provided by their employer.) | | |
| | Verify that all BCE personnel who apply pesticides receive a baseline physical examination and an interview with MPH within 30 days after they arrive. | | |
| | DEF (D) (2) MDH (Militage Public Health) (4) Installation Pest Control Super. | | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | |
| 6-13. (continued) | Verify that the medical surveillance includes: | | |
| | baseline physical examination with a cholinesterase test annual physical quarterly physical and cholinesterase test for personnel who work with organophosphates or carbamate pesticides. | | |
| 6-14. PPE and protective clothing must be provided at employer (Air Force or | Verify that personal protective clothing and PPE is provided and used by pest management personnel. (4)(5) | | |
| contractor) expense (FGS-UK 11-7; DOD Directive 4145.19-R-1, para 3-415a; AFI 32-1053, paras 2.4.9. and 3.4.). | (NOTE: Use of the following equipment depends upon magnitude and type of operations: - respirators - masks - nitrile or chemical- and oil-resistant gloves - rubber boots - safety shoes - coveralls - specialized PPE for fumigation.) | | |
| | Verify that health and safety procedures emphasizing good work habits, reduction or elimination of hazards, and use of personal protective equipment are followed. | | |
| | Verify that protective clothing and equipment are stored away from chemical areas. | | |
| | Verify that appropriate and approved respirators are used when handling and applying pesticides. | | |
| | Verify that respirator cartridges/canisters are changed at appropriate intervals. | | |
| | Verify that overalls are kept clean at all times. | | |
| | Verify that shop washing machines and dryers are used or that any clothing sent to base laundry services is clearly identified as being contaminated with pesticides. | | |
| | Verify that periodic fit testing of respirators is conducted. | | |
| 6-15. Copies of MSDSs for all pesticides must be available at the storage and holding facility (FGS-UK 11-6.D). | Verify that MSDSs are available at the storage and holding facility for the pesticides used at the installation. (4)(5) | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | |
| 6-16. Records must be maintained and summary | Verify that the Work Information Management System (WIMS) pesticide software is used to track pesticide inventories and pesticide applicator certifications. (4)(5) | | |
| reports written for pest management activities | Verify that daily pesticide use is recorded on WIMS pesticide software. | | |
| (AFI 32-1053, para 2.4.13.). | (NOTE: DD Forms 1532 and 1532-1 may be used if WIMS is not on-line.) | | |
| | Verify that historical data are kept on pesticide application in accordance with AFM 37-139, Record DispositionStandards (formerly AFR 4-20, volume 2). | | |
| | Verify that Quarterly Reports are sent no later than 15 days after the close of quarter to the MAJCOM. | | |
| | Verify that the Quarterly Reports include the following: | | |
| | pesticide inventory data pesticide applicator certification data pesticide application data (equivalent of the report control symbol (RCS) DD-P&L[A&AR]1080) for all pest management operations on Air Force real property: pest management shop self-help pest control roads and grounds golf course contractors forestry lessee and land permit holders. | | |
| 6-17. Notification must be made and/or approval received for certain appli- | Verify that MPH is notified prior to any pesticide applications in food preparation or consumption facilities, medical facilities, or child development centers. (3)(4) | | |
| cation activities (AFI 32-1053, paras 2.4.10 and 2.4.12.). | Verify that MPH and the fire department are notified prior to any fumigation activities. | | |
| - | Verify that the Installation Pest Control Supervision coordinates all fumigations with installation medical, fire, security police, and safety personnel. | | |
| | Verify that no internal combustion or electrical power-driven spraying machines for aerosol or mist sprays are used inside buildings without approval from BEE and the installation Fire Chief. | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | |
| 6-18. Equipment used for pesticide applications must be dedicated to the | Verify that vehicles and dispersal equipment are used solely in support of pest management activities. (4)(5) | | |
| pest management opera- tion and meet specific | Verify that only pest management personnel use pest control vehicles. | | |
| requirements (DOD Directive 4145.19- R-1, para 3-413d and AFI 32-1053, para 3.6.). | Verify that pest management vehicles are painted with a chemical-resistant coating (similar to fire department vehicles) and equipped with plastic bed liners. | | |
| | Verify that vehicles are equipped with locking compartments for safe handling, storage, and transport of pesticides. | | |
| | (NOTE: A telephone maintenance truck will suit the purpose.) | | |
| | Verify that the truck carries emergency phone numbers and a spill cleanup kit. | | |
| | Verify that placards are attached to trailer-mounted sprayers that identify the pesticide that is being applied. | | |
| | Verify that all pesticide dispersal equipment is kept in the BCE pest management section. | | |
| | (NOTE: Equipment at base golf courses that have certified pesticide applicators are exempt from this requirement.) | | |
| | Verify that vehicles (prime movers) used for fogging, misting, dusting, or ultra low volume (ULV) application are equipped with air conditioning. | | |
| 6-19. Insecticides and termiticides must not be injected into the soil to | Determine whether pesticide applications are undertaken to control subterranean termites. (1)(4) | | |
| control subterranean termites in any military buildings with subslab or | Verify that no subterranean termite control is undertaken for the types of buildings listed. | | |
| in-slab heating, ventila- tion, or air conditioning ducts (AFI 32-1053, para | (NOTE: This prohibition does not apply if such systems are made inoperable and duct registers are blocked to prevent air flow.) | | |
| 2.4.11.). | | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | |
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| 6-20. Installations must ensure the prevention of damage to wild- | Verify that personnel are aware of any endangered or threatened species at the installation and of the impact of pesticides on these and other wildlife. (1)(2)(4)(5) | | |
| life from pesticide applications (DOD 4145.19-R-1, para 3-417). | Verify that the installation guards against runoff or washoff by rain from treated areas to fish-bearing waters. | | |
| 6-21. Public safety should be ensured when | Verify that hazardous exposure to the general public has been eliminated by: (4)(5) | | |
| applying or using pesticides (MP). | posting appropriate signs for treatment area scheduling low use periods or restricted usage for a number of days following water use restrictions and reentry times according to the pesticide labels. | | |
| PEST MANAGEMENT FACILITIES | | | |
| 6-22. Pesticide management facilities and service vehicles must be provided with spill kits (MIL-HDBK 1028-A, para 3.5.2.2, implementing FGS-UK 11-6.A and 11.6B). | Verify that pesticide management facilities and service vehicles must be provided with spill kits. (4)(5) | | |
| 6-23. Installations must include certain features | Verify that pest management facilities include at least the following: (1)(4) | | |
| in pest management facilities (MIL-HDBK 1028-A, paras 3.1.3, 3.1.4.3, and 3.4.8, implementing FGS-UK 11-6.A). | clean areas (office, vestibule and airlock (where appropriate, given weather conditions), and mechanical and electrical spaces) pesticide handling areas (storage and mixing rooms) transitional areas (dressing area, shower and locker rooms, toilet, laundry and cleaning gear room) an outdoor hardstand and parking apron for vehicles and equipment. | | |
| 6-24. Pest management facilities must have security fencing and gates (MIL-HDBK 1028-A, | Verify that a climb-resistant chain link fence prevents unauthorized entry. (1)(4) (NOTE: The fence may be omitted if other security measures, such as bars or heavy-gauge wire mesh over the windows, are taken.) | | |
| para 3.4.6, implementing FGS-UK 11-6.A). | | | |

| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
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| 6-24. (continued) | Verify that the fence is at least 7 ft (2.13 m) high, without top rail. |
| | Verify that the fence fabric is twisted and barbed at the top and bottom. |
| | Verify that security gates to the fence are kept locked. |
| 6-25. Holding tanks are prohibited in new construction (MIL-HDBK 1028-A, para 3.5.2.3, implementing FGS-UK 11-6.A). | Verify that the facility has no drainage to holding tanks. (4) |
| 6-26. Pest management | Verify that pest management facilities are located away from congested areas. (1)(4) |
| facilities must be located in accordance with spe- cific criteria (MIL- | Verify that new construction results in isolated, single-purpose structures. |
| HDBK 1028-A, para 3.4.1 and 3.4.2, implementing FGS-UK 11- | Verify that pest management facilities are located a minimum of 200 ft (61 m) from surface water, existing wells and cisterns, and 100 yr flood plains. |
| 6.A). | Verify that the facility is located downhill from the above sensitive areas. |
| | (NOTE: Diking must be provided if space is limited.) |
| | Verify that the facility is not located uphill from potable water sources or continuously occupied structures. |
| | (NOTE: Facilities should not be located over aquifers (subsurface potable water supplies), unless the aquifer is adequately protected through containment measures.) |
| | Verify that the facility is located at least 100 ft (30.4 m) from other structures. |
| 6-27. Pest management facilities must meet specific standards with | Verify that vehicles carrying supplies or pulling trailer-mounted dispersal equipment have access to the facility. (1)(4) |
| regard to accessibility, grading, and parking | Verify that the facility is accessible to vehicles and pedestrians on at least two sides. |
| (MIL-HDBK 1028-A, para 3.4.3 through 3.4.5, implementing FGS-UK | Verify that runoff from fire-fighting is prevented from reaching ponds, lakes, streams, or rivers. |
| 11-6.A). | (NOTE: Diking, if provided, is recommended for large pest management facilities only.) |
| | Verify that there is adequate space to park all pesticide dispersal equipment inside the pest management area, under cover. |

(1) BCE (Base Civil Engineering) (2) BEE (Bioenvironmental Engineering (3) MPH (Military Public Health) (4) Installation Pest Control Supervisor (5) Golf Course Maintenance (6) Base Fire Department (7) Base Contracting Officer

| COMPLIANCE CATEGORY: PESTICIDE MANAGEMENT United Kingdom ECAMP | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 6-27. (continued) | Verify that the part of the compound used for travel and vehicle parking is covered with gravel or paved. | |
| | Verify that employee parking, if provided, is located outside the security fence or perimeter. | |
| 6-28. The arrangement of spaces in pest management facilities must meet specific requirements | Verify that arrangement of spaces allows workers to arrive in a clean area, dress for hazardous exposure in the change area, leave through a pesticide area doorway, and retrace that path at the end of the workday. (1)(4) | |
| (MIL-HDBK 1028-A, para 3.1.3 and 3.1.4.3, implementing FGS-UK | Verify that there is no direct access between the office and the pesticide storage and mixing areas. | |
| 11-6.A). | Verify that doorways are arranged so that no pesticide need be carried through clean areas. | |
| | Verify that the mixing room is located adjacent to the storage area and the equipment storage area (if indoors). | |
| | Verify that the mixing room is accessible through the corridor to the shower and locker rooms and the exterior. | |
| 6-29. Installations must meet specific require- | Verify that there are no floor drains in the interior pesticide areas. (1)(4) | |
| ments with regard to the foundations, floor slabs, and floor finishes in pest | Verify that, in areas where pesticides are handled or stored, floors slope (3/100) from sills to the center. | |
| management facilities (MIL-HDBK 1028-A, para 3.1.5.1, implement- | Verify that, if the floor does not slope, a 4 in. (102 mm) concrete curb is provided in the pesticide areas. | |
| ing FGS-UK 11-6.A). | Verify that exterior slabs slope to a sump with a closeable drain located not more than 6 ft (1.829 m) from the outer margin of the washstand. | |
| | Verify that exterior ramps slope downward from exterior flat (flushed) door sills. | |
| - | (NOTE: The intent of these provisions is to provide containment for at least 110 percent of the capacity of the largest bulk liquid pesticide container anticipated for the facility.) | |
| | Verify that no utility, heating, or ventilation ducting is located in or below slabs. | |
| | Verify that pesticide concentrates and finished (formulated) materials are prevented from entering the sanitary or storm sewer systems. | |
| | Verify that concrete floors are finished with a nonabsorbent nonskid finish. | |
| | (NOTE: Change rooms and office floors may be tiled.) | |

PESTICIDE MANAGEMENT **United Kingdom ECAMP** REGULATORY **REVIEWER CHECKS: REQUIREMENTS:** 6-29. (continued) Verify that the floors in both the storage and mixing areas are covered with nonskid epoxy sealant or are otherwise made impermeable. 6-30. Installations must Verify that exterior walls are constructed of metal, concrete, or masonry. (1)(4) meet specific requirements with regard to the Verify that the interior surfaces of exterior walls are constructed of metal, coated exterior walls of pesticoncrete, or masonry. cide management facilities (MIL-HDBK 1028-A, Verify that no porous surface finishes are used. para 3.1.5.2, implementing FGS-UK 11-6.A). **6-31.** Installations must Verify that exterior doors are self-locking and self-closing with weather stripping. meet specific require-(1)(4)ments with regard to the doors and windows in Verify that doors have locks that prevent unauthorized entry. pesticide management facilities (MIL-HDBK Verify that flat (flush) sills are provided for all doors between the mixing and storage 1028-A, para 3.1.5.3, areas. implementing FGS-UK 11-6.A). Verify that the facility has a 9 x 9 ft (2.74 x 2.74 m) overhead garage door with weather stripping. (NOTE: Higher doors may be necessary to accommodate high-mast equipment.) Verify that, if the garage is separate from the pesticide mixing and storage areas, a flat (flush) sill is provided for the garage doorway. Verify that, if the garage is not separate from the pesticide mixing and storage areas. a ramp to a 4 in. (104 mm) high sill is provided. Verify that there is a slope away from the exterior of the door to prevent rain water from entering the facility. Verify that the pest management facility has nonporous framed windows that are double glazed, where appropriate, with a thermal barrier feature. Verify that, if the facility is not surrounded by a climb-resistant chain link fence and security gates, it has interior security mess windows. (NOTE: It is permissible to have no windows as an alternative.) Verify that drop ceilings are not used in pesticide areas.

COMPLIANCE CATEGORY:

| United Kingdom ECAM | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 6-32. A fire extinguisher must be provided by the door between the storage and mixing areas (MIL-HDBK 1028-A, para 3.7.1, implementing FGS-UK 11-6.A). | Verify that a fire extinguisher is located by the door between the storage and mixing areas. (4) |
| 6-33. Drains from pesticide mixing areas may not be connected to septic systems, sanitary sewer, or stormwater system (MIL-HDBK 1028-A, para 3.5.2.5, implementing FGS-UK 11-6.A). | Verify that no pesticide mixing area is connected to septic systems, sanitary sewer, or stormwater system. (1)(4) |
| 6-34. Pesticide management areas must have backflow prevention devices (MIL-HDBK 1028-A, para 3.5.2.10 and 3.5.2.11, implementing FGS-UK 11-6.A). | Verify that reduced pressure backflow prevention devices are installed on plumbing that provides a source of water for filling pesticide dispersal equipment tanks. (1)(4) Verify that permanent hose bibs (overhead filling pipes) have a discharge hose and an approved backflow prevention device. (NOTE: The requirement as to hose bibs applies to outdoor washdown areas of medium and large facilities.) |
| 6-35. Mixing and storage areas must have a ventilation system separate from that in the rest of the facility (MIL-HDBK 1028-A, para 3.5.4.2, implementing FGS-UK 11-6.A). | Verify that mixing and storage areas have a ventilation system separate from that in the rest of the facility. (1)(4) Verify that the system is provided with a roof-mounted, centrifugal fan system selected for a minimum of 6 air changes per hour. Verify that fans discharge vertically. Verify that replacement air is heated to 55 °F (13 °C). Verify that the ventilation system has a control switch with a light to indicate ON at the entrance to the pesticide handling areas. |

| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
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| 6-35. (continued) | Verify that the control switch has a sign that reads as follows: |
| | VENTILATION SYSTEM SHOULD OPERATE CONTINUOUSLY DO NOT ENTER UNLESS VENTILATION SYSTEM HAS OPERATED FOR AT LEAST 10 MINUTES |
| 6-36. Mixing sinks must have slotted hood, local exhaust systems (MIL-HDBK 1028-A, para 3.5.4.2, implementing FGS-UK 11-6.A). | Verify that the mixing sink has a slotted hood, local exhaust system. (4) |
| 6-37. Outdoor hardstand and parking apron for vehicles must meet spe- | Verify that the outdoor hardstand and parking apron consists of a concrete pad sufficiently large to park a truck and trailer (at least 15 x 25 ft (4.57 x 7.62 m)). (1)(4) |
| cific standards (MIL- HDBK 1028-A, para | Verify that the hardstand pad slopes (3/100) to a sump fitted with a removable grate cover suitable for the anticipated vehicular traffic load. |
| 3.4.8, implementing FGS-UK 11-6.A). | Verify that the sump is sufficiently large to contain a minimum of 110 percent of the capacity of the largest bulk liquid pesticide container anticipated to be used at the facility. |
| | Verify that there is a curb at least 4 in. (102 mm) high at the low edge of the pad to direct liquid into the sump. |
| | Verify that, if an industrial sewer is available, a 3 in. (75 mm) sump drain is provided. |
| | Verify that, if a connection to an industrial sewer exists, the sump has a ball valve in the sump drain to control discharge. |
| - | Verify that the valve is located adjacent to the sump in a pit with a grate cover. |
| • | Verify that the ball valve is normally closed and manually opened. |
| | Verify that, if no industrial sewer is available, a small section of removable grate is provided to accommodate a hose for recovering sump contents. |
| | Verify that the hardstand area has an elevated hose bib (fill pipe) of 0.5 to 2 in. (38 to 51 mm) diameter. |
| | (NOTE: This requirement applies if application equipment with tanks 50 gal (189.9 L) or larger will be used at the facility.) |
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| COMPLIANCE CATEGORY: |
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| PESTICIDE MANAGEMENT |
| United Kingdom ECAMP |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 6-37. (continued) | Verify that the hardstand area has an emergency eyewash and a deluge shower with manually operated, delayed-closing valves located adjacent to the mixing site. |
| | (NOTE: This requirement does not apply if devices inside the facility are accessible within 10 s from the outdoor mixing site.) |
| | (NOTE: The hardstand area may be provided with a canopy roof to protect parked vehicles and equipment and to minimize the accumulation of water.) |
| 6-38. Pesticide management facilities must meet specific requirements | Verify that identification signs are provided in appropriate rooms and buildings and on fences. (1)(4)(5) |
| with regard to signs (MIL-HDBK 1028-A, | (NOTE: Signs such as DANGER, POISON, PESTICIDE STORAGE AREA are suggested.) |
| para 3.8, implementing FGS-UK 11-6.A and 11-6.B). | Verify that a NO SMOKING sign is located in pesticide areas. |
| | Verify that warning signs are provided on the exterior of the building at each entrance. |
| | Verify that building identification information is visible from 100 ft (30.48 m). |
| | Verify that a sign is installed over the sink that reads as follows: |
| | DO NOT DISCHARGE PESTICIDES INTO THE SINK |
| | Verify that a sign is posted at the entrance(s) to toilets that reads: |
| | WASH HANDS BEFORE USING TOILET |
| | Verify that the hardstand has a sign that reads as follows: |
| | CLOSE DRAIN WHILE HANDLING PESTICIDES ON HARDSTAND |
| | Verify that a sign is provided near the hardstand's pit valve stating: |
| - | RECOVER PESTICIDE SPILLS USE VALVE TO DRAIN WASHWATER AND RAIN |
| | Verify that, if a flammable liquid storage cabinet is present, a sign is provided that reads as follows: |
| | FLAMMABLE PESTICIDES |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 6-38. (continued) | Verify that a list of the types of materials stored is posted on the outside of the storage area. |
| | (NOTE: Copies of this list should be given to the installation on-scene hazardous waste coordinator and to the fire department.) |
| | Verify that the list includes chemical names and formulations rather than generic brand names. |
| | Verify that a sign is posted at the mixing area that requires the use of protective gloves, aprons and boots, protective eyewear or face shields, coveralls, and an approved pesticide respirator. |
| STORAGE, MIXING, AND PREPARATION OF PESTICIDES | (NOTE: Storage areas must also meet the general requirements for the storage of hazardous materials found in 29 CFR 1910.106 (see Section 2, Hazardous Materials Management.) |
| 6-39. Stored pesticides must be addressed in the Installation Spill Contingency Plan (ISCP) (FGS-UK 11-5). | Verify that the ICSP addresses procedures and techniques used to contain and cleanup a pesticide spill at the pesticide storage facility. (1)(2) |
| 6-40. Pesticide storage areas must be regularly inspected and secured to prevent unauthorized access (FGS-UK 11-6.C and MIL-HDBK 1028-A, para 3.1.4.1.1, implementing FGS-UK 11-6.A and 11-6.B). | Verify that storage areas are inspected regularly and secured to prevent unauthorized access. (4)(5) |
| 6-41. Pesticide storage areas must have a readily visible, current inventory of all items in storage (FGS-UK 11-6.C). | Verify that the inventory indicates all items in storage and items awaiting disposal. (1)(2)(4)(5) |
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| United Kingdom ECAMP | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 6-42. Indoor storage areas for pesticides must meet specific requirements (MIL-HDBK 1028-A, para 3.1.4.1.2, | Verify that pesticides are stored in an area sealed or separated from clean areas, with direct access to the exterior. (1)(4)(5) |
| | Verify that pesticides are stored in such a way that: |
| implementing FGS-UK 11-6.B). | they are off the floor, with all labels visible they are stored no more than 8 ft (2.44 m) high. |
| | Verify that lanes are present to provide effective access and inspection. |
| | Verify that pesticides are stored in a dry building in which a temperature is maintained that is above 50 °F (12 °C) and below 100° F (38° C). |
| | Verify that pesticides are stored separated from the following areas: |
| | - mixing areas- shower and locker room- offices |
| | - any area where personnel work for prolonged periods. |
| | Verify that no pesticide concentrates are stored in a room containing a floor drain of any type. |
| | Verify that storage and mixing areas have containment provided either by curbing or sloped floors. |
| 6-43. Certain chemicals must be stored outside of occupied buildings (MIL-HDBK 1028-A, para 3.1.4.1.4, implementing FGS-UK 11-6.B). | Verify that all liquid fumigants are stored outside of occupied buildings in hazardous chemical lockers. (4) |
| 6-44. Outdoor storage areas for pesticides must | Verify that outdoor storage areas for pesticides are: (4) - secured and under cover |
| meet specific requirements (MIL-HDBK 1028-A, para 3.1.4.1.4, implementing FGS-UK 11-6.A and 11-6.B). | - protected from radiant heating, freezing temperatures, and moisture. |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 6-45. Motor vehicles may not be stored in the | Verify that no motor vehicles are stored in the same area as pesticides. (4)(5) |
| same areas as pesticides (MIL-HDBK 1028-A, para 3.1.4.1.3, imple- | (NOTE: Wherever possible, vehicles are to be located outside or in a separate building from the pesticide storage or handling area.) |
| menting FGS-UK 11-6.B). | Verify that, where motor vehicles are located under the same roof as the pesticide area, they are separated from the pesticide area by a minimum of two-hour fire rated construction. |
| 6-46. Mixing rooms must meet specific | Verify that mixing rooms have electricity and hot and cold water. (4) |
| requirements (MIL-HDBK 1028-A, para 3.1.4.2, implementing | Verify that mixing rooms have metal or plastic shelves to hold pesticides off the floor. |
| FGS-UK 11-6.A). | (NOTE: Plastic is preferred for the pallets, and steel stands are recommended for keeping drums off the floor.) |
| | Verify that no wooden pallets are in use. |
| | Verify that the work area contains a pesticide-resistant sink equipped with the following: |
| | a closeable drain a contiguous self-draining drip-proof counter top at least 5 ft (1.524 m) long sideboards splash panel on back an adjacent shelf for holding measuring devices and concentrates. |
| 6-47. Installations should store pesticides, | Verify that pesticides, pesticide containers, and/or pesticide residues are stored such that: (4)(5) |
| pesticide containers, and pesticide residues in accordance with specific restrictions (MP). | labeling is not inconsistent there is no open dumping of pesticides or pesticide containers there is no open burning, except when allowed by regulation there is no water dumping or ocean dumping. |
| 6-48. Installations must store contingency pesticides under the same controlled temperature, security, and other conditions as daily use pesticides (AFI 32-1023, para 2.4.6.). | Verify that the installation stores contingency pesticides under the same controlled temperature, security, and other conditions as daily use pesticides. (1)(4) |
| (1) RCF (Base Civil Engineering) (2) | |

| United Kingdom ECAMP | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 6-49. Installations must rotate contingency pesticide stocks back to pest management shop inventories and replace them with fresh chemicals annually (AFI 32-1023, para 2.4.6.). | Verify that the installation rotates contingency pesticide stocks back to pest management shop inventories and replaces them with fresh chemicals annually. (1)(4) |
| HIGHLY AND MODERATELY TOXIC PESTICIDES | |
| 6-50. Installations should consider installing an environmental moni- | Verify that the installation has considered providing monitoring systems when appropriate. (1)(4)(5) |
| toring system in the vicinity of pesticide storage facilities under certain conditions (MP). | (NOTE: Monitoring systems are particularly appropriate when there is no spill management system and when the facility handles large quantities of pesticides and is located near a sensitive area.) |
| 6-51. Storage facilities for pesticides and excess pesticides that are classed | Verify that the site location, where possible, is in an area where flooding is unlikely and where hydrogeologic conditions prevent contamination of any water system by runoff or percolation: (1)(4)(5) |
| as highly toxic or moder- ately toxic and that must be labeled DANGER, POISON, WARNING, or with the skull and cross- bones should meet spe- | (NOTE: The following may be considered: - proximity to surface water and to sanitary wastewater or stormwater systems - location relative to floodplains, depth of groundwater, and general soil types and typical permeabilities.) |
| cific requirements (MP). | Verify that storage is in a dry, separate room, building, or covered area where fire protection is provided. |
| | Verify that: - pesticide containers are stored with the labels plainly visible - all containers are in good condition - the lids and bungs on metal or rigid plastic containers are tight - the pesticides are segregated, and if practicable, stored under a sign containing the name of the formulation - rigid containers are stored upright and all containers are stored off of the ground. |
| | Verify that containers are regularly inspected for corrosion and leaks and that absorbent material is available for spill cleanup. |

| COMPLIANCE CATEGORY: |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 6-51. (continued) | Verify that excess pesticides and containers are segregated. |
| 6-52. Personnel in storage/usage facilities for pesticides classed as highly toxic or moderately toxic and labeled DANGER, POISON, WARNING, or with the skull and crossbones symbol, should follow specific practices and procedures to ensure safety (MP). | Verify that no food consumption, drinking, smoking, or tobacco use is undertaken in any area where pesticides are present. (4)(5) Verify the following practices are part of pest management operations: - people handling pesticides keep hands away from mouths and eyes and wear rubber gloves during all pesticide handling - people handling pesticides wash hands immediately upon completion of working with pesticides and always prior to eating, smoking, or using toilet facilities - inspections are made once a month to determine if any pesticide containers are leaking - pesticide containers are inspected for leakage prior to handling. |
| 6-53. Installations must post signs and safety procedures in pesticide storage facilities and equipment that contain or use pesticides classed as highly toxic or moderately toxic and labeled DANGER, POISON, WARNING, or with the skull and crossbones symbol (AFR 19-1, para 2a(1) implementing 40 CFR 165.10(c)(2) through 165.10(c)(3), 165.10(e), and 165.10(g)(2)). | Verify that signs reading DANGER, POISON, and PESTICIDE STORAGE are posted on or near entries to storage facilities. (4)(5) Verify safety precautions and accident prevention measures are posted. Verify that an inventory of pesticides is displayed outside of the storage facility, identifying all chemicals in storage. Verify that mobile equipment used for pesticide applications is labeled CONTAMINATED WITH PESTICIDES. |
| 6-54. Installations must notify the local fire department, hospitals, public health officials, and police department in writing that pesticides are being stored (AFR 19-1, para 2a(1) implementing 40 CFR 165.10(g)(1)). | Verify that notification has been submitted and includes a statement of the hazards that pesticides may present during a fire. (3)(6) Verify that a floor plan of the storage facility, indicating the location of the different pesticide classifications, has been submitted to the fire department. Verify that the fire chief has the home telephone numbers of the person(s) responsible for the pesticide storage facility. |

^(!) BCE (Base Civil Engineering) (2) BEE (Bioenvironmental Engineering (3) MPH (Military Public Health) (4) Installation Pest Control Supervisor (5) Golf Course Maintenance (6) Base Fire Department (7) Base Contracting Officer

| PESTICIDE MANAGEMENT United Kingdom ECAMP | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 6-54. (continued) | (NOTE: These requirements apply where large quantities of pesticides classed as highly toxic or moderately toxic and labeled DANGER, POISON, WARNING, or with the skull and crossbones symbol are being stored, or where other conditions warrant.) | |
| 6-55. Certain precautions should be taken in the event of a fire at a pesticide storage area where pesticides are classed as highly toxic or moderately toxic and labeled DANGER, POISON, WARNING, or with the skull and crossbones symbol (MP). | Verify, by interviewing the fire chief, that the following precautions are taken: (6) fire fighting personnel wear supplied air suits and rubberized clothing personnel avoid breathing or otherwise contacting toxic smoke and fumes personnel wash completely as soon as possible after encountering smoke and fumes water used in fire fighting is contained within the storage site drainage system individuals who might be threatened by the fumes/smoke are evacuated firemen take cholinesterase tests after fighting fires involving organophosphate or N-alkyl carbamate pesticides. | |
| DISPOSAL 6-56. Disposal must be initiated for all excess pesticides (FGS-UK 11-9; DOD 4160.21M, para VI(B) (77); and AFI 32-1053, para 3.5.5.). | Verify that efforts have been made to transfer or exchange excess serviceable pesticides. (1)(4)(5)(7) (NOTE: The best method for disposal of excess pesticides, if not restricted by a suspension or cancellation notice, is to use them in accordance with label directions.) Verify that pesticide wastes are tested to determine if they are hazardous wastes. Verify that pesticide waste determined to be hazardous waste is disposed of in accordance with the requirements of FGS-UK Chapter 6 (see Section 2, Hazardous Material Management). Verify that pesticide waste that is determined not to be hazardous waste is disposed of in accordance withe the label instructions, through the Defense Reutilization and Marketing Office (DRMO), or in a specially-designed solid waste landfill, as appropriate. Verify that paper work to turn in excess serviceable pesticides (that cannot be used) and unserviceable pesticides has been submitted to the installation DRMO. Verify that pesticide waste transferred to a UK transporter or facility is accompanied by a Hazardous Waste Profile Sheet. | |

COMPLIANCE CATEGORY:

| United Kingdom ECAMP | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 6-57. Installations must properly dispose of any clothing that is heavily contaminated with pesticides (AFI 32-1053, para 3.4.2.). | Verify that the installation properly disposes of any clothing that is heavily contaminated with pesticides. (4)(5) |
| 6-58. No concentrated pesticides may be discarded to the sanitary sewer or storm drain (MIL-HDBK 1028-A, para 3.5.2.1, implementing FGS-UK 11-6.A and 11.6.B). | Verify that no concentrated pesticides are discarded to the sanitary sewer or storm drain. (1)(4)(5) |
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Table 6-1

Requirement for Installation Pest Management Program
(DOD Directive 4150.7 (Encl.3))

| Pest Control Recognized Requirements Work Hours* | Minimum No. of Certified Full-time Pesticide Applicators Required | Installation Pest Management Plan | Onsite Program Review |
|---|---|--|--|
| Less than 0.25 | None unless restricted use pesticides are used or unusually sensitive environmental conditions exist including endangered species | Individual plan not required; included in supporting installation plan | Requirements established by MACOM Pest Management Con- sultant (PMC) |
| 0.25 to 0.49 | One | Same as above | Same as above |
| 0.50 to 1.49 | One | Individual pest management plans required | Annual or biennial |
| 1.50 to 3.99 | Two | Same as above | Same as above |
| 4.00 or More | 50% of the pest management workforce | Same as above | Same as above |

^{*} Multiply the total productive work-years required for the pest management program by a factor of 1.19 to determine the recognized requirement. This factor includes essential time allowance for annual and sick leave, on-the-job training, formal training, mandatory attendance at lectures on safety, security, and fire prevention, and required medical examination.

Table 6-2

Restricted Use Pesticides

(40 CFR 152.175)

The following uses of pesticide products containing the active ingredients specified below have been classified for restricted use and are limited to use by or under the direct supervision of a certified applicator.

| Active Ingredient | Formulation | Use Pattern | Classification ¹ | Criteria Influencing Restriction |
|-------------------------|---|--|------------------------------|--|
| Acrolein | As sole active ingredient. No mixtures registered. | All uses. | Restricted | Inhalation hazard to humans. Residue effects on avian species and aquatic organisms |
| Acrylonitrile | In combination with carbon tetrachloride. No registrations as the sole active ingredient. | *do | do | Other hazards-accident history of acrylonitrile and carbon tetrachloride products. |
| Aldicarb | As sole active ingredient No mixtures registered. | Ornamental uses (indoor and outdoor). Agricultural cropuses. | do Under further evaluation. | Other hazards-accident history. |
| Allyl alcohol | All formulations. | All uses. | Restricted | Acute dermal toxicity. |
| Aluminum phos- phide | As sole active ingredient. No mixtures registered. | do | do | Inhalation hazard to humans. |
| Azinphosmethyl | All liquids with a concentration greater than 13.5%. | do | do | do |
| | All other formulations. | do | Under further evaluation. | |
| Calcium cyanide | As sole active ingredient. No mixture registered. | do | Restricted | do |

^{*} do means same as above.

Table 6-2 (continued)

| Active Ingredient | Formulation | Use Pattern | Classification ¹ | Criteria Influencing Restriction |
|----------------------|--|---|-----------------------------|--|
| Carbofuran | All concrete suspensions and wettable powders 40% and greater. | do | do | Acute inhalation toxicity. |
| | All granular formulations. | Rice | Under evaluation. | |
| | All granular and fertilizer formulations. | All uses except rice. | do | |
| Chlorfenvinphos | | | Restricted | Acute dermal toxicity. |
| Chloropicrin | All formulations greater than 2%. | All uses. | Restricted | Acute inhalation toxicity |
| | All formulations. | Rodent control | Restricted | Hazard to non- target organisms. |
| · | All formulations 2% and less. | Outdoor uses (other than rodent control). | Unclassified | |
| Clonitralid | All wettable powders 70% and greater. | All uses. | do | Acute inhalation toxicity. |
| | All granulars and wettable powders. | Molluscide uses. | do | Effects on aquatic organisms. |
| | Pressurized sprays 0.55% and less. | Hospital antiseptics. | Unclassified | |
| Cycloheximide | All formulations greater than 4%. | All uses. | Restricted | Acute dermal toxicity. |
| | All formulations 0.027% to 4% | All uses. | Under evaluation. | |
| | All formulations 0.027% and less. | Domestic uses. | Unclassified | |

^{*} do means same as above.

Table 6-2 (continued)

| Active Ingredient | Formulation | Use Pattern | Classification ¹ | Criteria Influencing Restriction |
|----------------------|--|--|-----------------------------|--|
| Demeton | 1% fertilizer formulation, 1.985% granular. | All uses including domestic uses. | Restricted | Domestic uses: Acute oral toxicity. Acute dermal toxicity. Nondomestic outdoor uses. Residue effects on avian and mammalian species. |
| | All granular formu- | All uses. | do | Acute dermal toxic- |
| | lations emulsifiable concentrates and concentrated solutions. | | | ity. Residue effects on mammalian and avian species. |
| Dicrotophos | All liquid formulations 8% and greater. | All uses. | Restricted | Acute dermal toxicity; residue effects on avian species (except for tree injections). |
| Dioxathion | All concentrate solutions or emulsifiable concentrates ² greater than 30%. | All uses. | Restricted | Acute dermal toxicity. |
| | Concentrate solutions or emulsiconcentrates ² 30% and less and wettable powders 25% and less. | Livestock and agricultural uses (nondomestic uses only). | Unclassified | |
| | All solutions ² 3% and greater. | Domestic | Restricted | do |
| | 3% and greater 2.5% solutions ² with toxaphene and malathion. | All uses. | Under evaluation. | · |

^{*} do means same as above.

Table 6-2 (continued)

| Active Ingredient | Formulation | Use Pattern | Classification ¹ | Criteria Influencing Restriction |
|----------------------|---|----------------------------|-----------------------------|---|
| Disulfoton | All emulsifiable concentrates 65% and greater, all emulsifiable concentrates and concentrate solutions 21% and greater with fensulfothion 43% and greater, all emulsifiable concentrates 32% and greater in combination with 32% fensulfothion and greater. | do | Restricted | do Acute inhalation toxicity. |
| | Nonaqueous solution 95% and greater. | Commercial seed treatment. | Restricted | Acute dermal toxicity. |
| | Granular formulations 10% and greater. | Indoor uses (greenhouse). | do | Acute inhalation toxicity. |
| Endrin | All emulsions, dusts, wettable powders, pastes, and granular formu- lations 2% and above. | All uses. | Restricted | Acute dermal toxicity. Hazard to nontarget organisms. |
| | All concentrations less than 2%. | do | do | Hazard to non- target organisms. |
| EPN | All liquid and dry formulations greater than 4%. | All uses. | Restricted | Acute dermal toxicity; acute inhalation toxicity; residue effects on avian species. |
| | | Aquatic uses. | Restricted | Effects on aquatic organisms. |

^{*} do means same as above.

Table 6-2 (continued)

| Active Ingredient | Formulation | Use Pattern | Classification ¹ | Criteria Influencing Restriction |
|----------------------|--|----------------------------|-----------------------------|---|
| Ethoprop | Emulsifiable concentrates 40% and greater. | do | do | Acute dermal toxicity. |
| | All granular and fertilizer formulations. | do | Under evaluation. | |
| Ethyl parathion | All granular and dust formulations greater than 2% fertilizer formulations, wettable powders, emulsifiable concentrates, concentrated suspensions, concentrated solutions. | do | Restricted | Inhalation hazard to humans. Acute dermal toxicity. Residue effects or mammalian, aquatic, avian spe- cies. |
| | Smoke fumigants. | do | do | Inhalation hazard to humans. |
| | Dust and granular formulations 2% and below. | do | do | Other hazards- accident history. |
| Fenamiphos | Emulsifiable concentrates 35% and greater. | do | do | Acute dermal toxicity. |
| Fensulfothion | Concentrate solutions 63% and greater, all emulsifiable concentrates and concentrate solutions 43% and greater with disulfoton 21% and greater all emulsifiable concentrates 32% and greater in combination with disulfoton 32% and greater. | do | Restricted | Acute inhalation toxicity. |
| | Granular formulations 10% and greater. | Indoor uses (green-house). | do | do |

^{*} do means same as above.

Table 6-2 (continued)

| Active Ingredient | Formulation | Use Pattern | Classification ¹ | Criteria Influencing Restriction | |
|--|--|---|-----------------------------|--|--|
| Fluoroacetamide/ 1081 | i | | Restricted | Acute oral toxicity. | |
| Fonofos | Emulsifiable concentrates 44% and greater. | All uses. | do | Acute dermal toxicity. | |
| | Emulsifiable concentrates 12.6% and less with pebulate 50.3% and less. | Tobacco | Unclassified | | |
| Hydrocyanic acid | As sole active ingredient. No mixtures registered. | do | do | Inhalation hazard to humans. | |
| Methamidophos | Liquid formulations 40% and greater. | All uses. | Restricted | Acute dermal toxicity; residue effects on avian species. | |
| | Dust formulations 2.5% and greater. | All uses. | Restricted | Residual effects on avian species. | |
| Methidathion | All formulations. | All uses except stock safflower and sunflower. | Restricted | Residue effects on avian species. | |
| | All formulations. | Nursery stock, saf- flower, and sun- flower | Unclassified | Residue effects on avian species. | |
| Methomyl As sole active ingredient in 1% to 2.5 baits (except 1% fly bait). | | Nondomestic out- door agricultural crops, ornamental and turf. All other registered uses. | Restricted. | Residue effects on mammalian species. | |
| | All concentrated solution formulations. | do | do | Other hazards accident history. | |
| | 90% wettable powder formulations (not in water soluble bags). | do | do | do | |
| | 90% wettable powder formulation in water soluble bags. | do | Unclassified | | |

^{*} do means same as above.

Table 6-2 (continued)

| Active Ingredient | Formulation | Use Pattern | Classification ¹ | Criteria Influencing Restriction |
|-------------------------|--|--|-----------------------------|--|
| Methomyl (continued) | All granular formulations. | do | do | |
| | 25% wettable powder formulations. | do | do | |
| | In 1.24% to 2.5% dusts as sole active ingredient and in mixtures with | do | do | |
| | fungicides and chlorinated hydrocarbon, inorganic phosphate and biological insecticides. | | | |
| Methylbromide | All formulations in containers greater than 1.5 lb | All uses. | Restricted | Other hazards-accident history. |
| | Containers with not more than 1.5 lb of methyl bromide with 0.25% to chloropicrin as an indicator. | Single applications (nondomestic use) for soil treatment in closed systems. | Unclassified | |
| | Containers with not more than 1.5 lb having no indicator. | All uses. | Restricted | do |
| Methyl parathion | All dust and granular formulations less than 5%. | do | do | Other hazards-accident history. All foliar applications restricted based on residue effects on mammalian and avian species. |
| | Microencapsulated. All dust and granular formulations 5% and greater and all wettable powders and liquids. | do | do | Residue effects on avian species. Haz- ard to bees. Acute dermal toxicity. Residue effects on mammalian and avian species. |

^{*} do means same as above.

Table 6-2 (continued)

| Active Ingredient | Formulation | Use Pattern | Classification ¹ | Criteria Influencing Restriction |
|---|---|--------------------------------------|-----------------------------|--|
| Mevinphos | All emulsifiable concentrates and liquid concentrates. | do | do | do |
| | Psycodid filter fly liquid formulations. | do | do | Acute dermal toxicity. |
| | 2% dusts. | do | do | Residue effects on mammalian and avian species. |
| Monocrotophos | Liquid formula- tions 19% and greater. | do | do | Residue effects on avian species. Residue effects on mammalian species. |
| | Liquid formula- tions 55% and greater. | do | do | Acute dermal toxicity. Residue effects on avian species. Residue effects on mammalian species. |
| Nicotine (alkaloid) | Liquid and dry formulations 14% and above. | Indoor (green-house) | Restricted | Acute inhalation toxicity. |
| | All formulations. | Applications to cranberries | Restricted | Effects on aquatic organisms. |
| | Liquid and dry formulations 1.5% and less. | All uses (domestic and nondomestic). | Unclassified | |
| Paraquat (dichloride) and paraquat bis(methylsulfate) | All formulations and concentrations except those listed below. | All uses. | Restricted | Other hazards. Use and accident his- tory, human toxico- logical data. |
| | Pressurized spray formulations containing 0.44% Paraquat bis(methyl sulfate) and 15% petroleum distillates as active ingredients. | Spot weed and grass control. | do | |

^{*} do means same as above.

Table 6-2 (continued)

| Active Ingredient | Formulation | Use Pattern | Classification ¹ | Criteria Influencing Restriction |
|---|--|-------------|-----------------------------|---|
| Paraquat (dichloride) and paraquat bis(methylsulfate) (continued) | Liquid fertilizers containing concentrations of 0.025% paraquat dichloride and 0.03% atrazine; 0.03% paraquat dichloride and 0.37% atrazine, 0.04% paraquat dichloride and 0.49% atrazine. | All uses. | Unclassified | |
| Phorate | Liquid formulations 65% and greater. | do | Restricted | Acute dermal toxicity. Residue effects on avian species (applies to foliar applications only). Residue effects on mammalian species (applies to foliar application only). |
| | All granular formulations. | Rice | Restricted | Effects on aquatic organisms. |
| Phosacetim | Baits 0.1% and greater. | All uses. | Restricted | Hazard to non-target species. Residues effects on mammalian species. Residue effects on avian species. |
| Phosphamidon | Liquid formulations 75% and greater. | do | do | Acute dermal toxicity. Residue effects on mammalian species. Residue effects on avian species. |
| * do means can | Dust formulations 1.5% and greater. | do | do | Residue effects on mammalian species. |

^{*} do means same as above.

Table 6-2 (continued)

| Active Ingredient | Formulation | Use Pattern | Classification ¹ | Criteria Influencing Restriction | |
|-----------------------------|--|---|-----------------------------|--|--|
| Picloram | All formulations and concentrations except tordon 101R. | do | do | Hazard to nontarget organisms (specifically nontarget plants both crop and noncrop). | |
| | Tordon 101 R forestry herbicide containing 5.4% picloram and 20.9% 2, 4-D. | Control of unwanted trees by cut surface treatment. | Unclassified | | |
| Sodium cyanide ³ | All capsules and ball formulations. | All uses. | Restricted | Inhalation hazard to humans. | |
| Sodiumfluoro- acetate | All solutions and dry baits. | do | do | Acute oral toxicity. Hazard to nontarget organisms. Use and accident history. | |
| Strychnine | All dry baits pellets and powder formulations greater than 0.5%. | do | do | Acute oral toxicity. Hazard to nontarget species. Use and accident history. | |
| | All dry baits pellets and powder formulations. | All uses calling for burrow builders. | do | Hazard to nontarget organisms. | |
| | All dry baits, and pellets, and powder formulations 0.5% and below. | All uses except subsoil. | do | do | |
| | do | All subsoil uses. | Unclassified | do | |
| Sulfotepp | Sprays and smoke generators. | All uses. | Restricted | Inhalation hazard to humans. | |
| Терр | Emulsifiable concentrate formulations. | do | do | Inhalation hazard to humans. Dermal hazard to humans. Residue effects on mammalian and avian species. | |

^{*} do means same as above.

Table 6-2 (continued)

| Active Ingredient | Formulation | Use Pattern | Classification ¹ | Criteria Influencing Restriction |
|----------------------|---------------------------------------|--|-----------------------------|--|
| Zinc Phosphide | All formulations 2% and less. | All domestic uses and nondomestic uses in and around buildings. | Unclassified | |
| | All dry formulations 60% and greater. | All uses. | Restricted | Acute inhalation toxicity. |
| | All bait formulations | Nondomestic out- door uses (other than around build- ings). | Restricted | Hazard to nontarget organisms. |
| | All dry formulations 10% and greater. | Domestic uses. | Restricted | Acute oral toxicity. |

^{*} do means same as above.

NOTES:

- Under evaluation means no classification decision has been made and the use/formulation in question is still under active review within the USEPA.
- ² Percentages given are the total of dioxathion plus related compounds.
- ³ NOTE: M-44 sodium cyanide capsules may only be used by certified applicators who have also taken the required additional training.

This table lists uses of pesticide products containing the active are limited to use by or under the direct supervision of a certified applicator

The provisions are effective as of 12 August 1988.

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SECTION 7

PETROLEUM, OIL, AND LUBRICANT (POL) MANAGEMENT

SECTION 7

PETROLEUM, OIL, AND LUBRICANT (POL) MANAGEMENT

A. Applicability of this Section

This section applies to U.S. Air Force (USAF) installations that store, transport, dispose of, or use petroleum, oil, and lubricant (POL), including petroleum-based fuels. The section presents review action items that respond to regulations, procedures, and organizational mechanisms designed to prevent or limit the accidental release of POL materials to surface water, groundwater, or soils. Procedures to control volatile organic compounds (VOCs) from POL sources are addressed in Section 1, Air Emissions Management.

This section covers management of aboveground and belowground POL bulk storage tanks, organizational tanks, pipeline delivery systems, truck fill stands, immediate operating storage areas, and fueling/defueling flightline operations. POL materials addressed include jet fuel (JP-4, fuel oil, JP-8), aviation gasoline (AVGAS), motor gasoline (MOGAS), diesel fuel, and lubricating oils. Waste petroleum-based solvents (including PD-680) are addressed in Section 3, Hazardous Waste Management.

Some local requirements for POLs may vary in important ways, and the evaluator should obtain copies of the spill plans, where appropriate, and review them for those differences before conducting the evaluations. In particular, the evaluator should check for differences in the quantities and the specific procedures for reporting spills that may exist in local regulations.

Many local governments have active underground storage tank (UST) programs. These various governments have developed regulations specific to the physical environment and the regulated community's needs. It is important to review regulations at the national and local level to ensure that any differences, such as in reporting notice requirements and monitoring requirements, can be complied with.

The regulatory requirements in this section are based on Department of Defense (DOD) regulations and Air Force Regulations (AFRs) that apply at overseas installations. Management Practices (MPs) are derived from U.S. Environmental Protection Agency (USEPA) regulations that are not mandatory overseas but are important to follow to preserve the health and safety of Air Force employees and protect the environment.

B. DOD Directives/Instructions

- Final Governing Standards United Kingdom (FGS-UK), 1 January 1994, Chapter 9, outlines the criteria for the control and abatement of pollution from the storage, transfer, and distribution of petroleum products. Chapter 18 contains criteria for a spill plan and a contingency plan. Chapter 19 details requirements for POL USTs.
- DOD Directive 5030.41, Hazardous Substance Pollution Prevention and Contingency Plan, addresses requirements for compliance with the National Oil and Hazardous Substances Pollution Contingency Plan.

C. U.S. Air Force Regulations

- AFR 19-1, *Pollution Abatement and Environmental Quality*, outlines the general requirements for the preparation of Oil and Hazardous Substance Pollution Contingency (OHSPC) plans and Spill Prevention Control and Countermeasures (SPCC) plans. This AFR is scheduled to be replaced by Air Force Policy Directive (AFPD) 23-3.
- AFR 19-8, Environmental Protection Committee and Environmental Reporting, outlines the requirements for an annual review of the OHSPC and SPCC plans and gives requirements for reporting spills. This AFR is scheduled to be replaced by Air Force Instruction (AFI) 32-7104.
- AFR 19-14, Management of Recoverable and Waste Liquid Petroleum Products, describes the management of recoverable and waste liquid petroleum products and governs the maintenance of permanently installed storage and dispensing systems for petroleum and unconventional fuels. This AFR is scheduled to be replaced by AFI 23-504.
- Air Force Manual (AFM) 85-16, *Maintenance of Petroleum Systems*, governs the maintenance of permanently installed storage and dispensing systems for petroleum and unconventional fuels.
- AFR 144-1, Fuels Management. This regulation provides objectives, policies, and responsibilities
 that form the foundation for fuels management activities. This AFR is scheduled to be replaced by
 AFI 23-205.
- AFR 144-16, *Organization Fuel Tanks*, provides the policies and procedures for establishing and operating organizational fuel tanks. This AFR is scheduled to be replaced by AFI 23-208.
- Air Force Technical Order (AFTO) 37-1-1, General Operation and Inspection of Installed Fuel Storage and Dispensing System, provides fuels management personnel guidance in the operation, inspection, and operator maintenance of permanently installed fuel facilities.
- AFTO 42B-1-23, *The Management of Recoverable and Waste Liquid Petroleum Products*, provides guidelines for collecting, segregating, and processing reclaimed, recoverable, and waste petroleum products.
- Air Force Policy Letter, Air Force Underground Storage Tank (UST) Management Strategy, 30 May 1990, provides guidance on the management of the Air Force's UST program worldwide.

D. Responsibility for Compliance

- The Base Environmental Protection Committee (EPC) is usually responsible for drafting and reviewing the Spill Prevention and Response (SPR) Plan prior to its promulgation by the Base Commander and for the annual review and update of the SPR Plan. Often, the EPC delegates the specific preparation of the plan to the Base Civil Engineer (BCE) for implementation by the Base Environmental Coordinator (BEC). The EPC also is responsible for review and implementation of the Base Plan for Recoverable and Waste Petroleum.
- The Spill Response Team (SRT) responds to spills, when requested by an On-Scene Commander (OSC), and performs spill containment, recovery, cleanup, disposal, and restoration activities as

directed by the OSC. The SRT is a multidisciplinary team often including the following people: BCE, BEC, Bioenvironmental Engineer (BEE), Fire Chief, Security Police Chief, Public Affairs Officer, Base Fuels Officer, Safety Chief, and Staff Judge Advocate.

- The Base Fire Department provides support in emergency response, spill events, exercises, and fire protection activities. In addition, the department will be responsible for making periodic fire safety inspections of flammable/combustible storage and handling areas, hazardous waste storage areas, and accumulation points on the installation.
- The Safety Manager is responsible for conducting workplace safety evaluations and inspections of the handling and storage of hazardous materials and waste. The Safety Manager will provide the appropriate manager with a report of his or her findings and recommended corrective actions. The Safety Manager is also responsible for ensuring the prompt and accurate investigation of any hazardous material mishaps that result in injury or property damage.
- The Base Fuels Management Officer (BFMO) is responsible for the safe and efficient receipt, storage, handling, issuing, and accounting of all petroleum products and for all general operations and inspections.
- The Base Civil Engineer (BCE) is responsible for the maintenance of all installed petroleum storage and dispensing systems. This responsibility often is discharged by the Liquid Fuels Maintenance (LFM) shop. The BCE also is responsible for the calibration of permanently installed meters.
- The Base Environmental Coordinator (BEC) monitors all POL activities that may affect the environment and usually is responsible for the coordination of the EPC review and updates of the SPR Plan. The BEC often coordinates the reportable spills notification of appropriate Federal and state agencies on behalf of the base OSC.
- The Base Bioenvironmental Engineer (BEE) takes samples to determine the chemical nature, pollutant concentration, and extent of each reportable-quantity spill as required for response actions and documentation.

E. Key Compliance Definitions

These definitions were obtained from the directives/instructions and AFRs listed at the end of each definition. If there is no citation listed for the definition, it has been drawn from the U.S. Code of Federal Regulations (CFR).

- Aboveground Release any release to the surface of the land or to surface water. This includes, but
 is not limited to, releases from the aboveground portion of an UST system and aboveground releases
 associated with overfills and transfer operations as the regulated substance moves to or from UST
 system.
- Ancillary Equipment any devices including, but not limited to, pipings, fittings, flanges, valves, and pumps used to distribute, meter, or control the flow of regulated substances to or from the UST.
- Associated Piping a length or system of piping connected to a UST and used to transport petroleum products or hazardous substances to or from the UST.

- Belowground Release any release to the subsurface of the land or to groundwater. This includes, but is not limited to, releases from the belowground portion of a UST system and belowground releases associated with overfills and transfer operations as the regulated substance moves to or from a UST.
- Bulk Storage Tanks refers to field-erected tanks, usually having a capacity greater than 190,000 L (50,000 gal), and constructed above or below ground (FGS-UK 20).
- Cathodic Protection a technique to prevent corrosion of a metal surface by making the surface the cathode of an electrochemical cell. For example, a tank system can be cathodically protected through the application of either galvanic anodes or impressed current.
- Compatible the ability of two or more substances to maintain their respective physical and chemical properties upon contact with one another for the design life of the tank system under conditions likely to be encountered in the UST.
- Connected Piping all underground piping, including valves, elbows, joints, flanges, and flexible connectors, attached to a tank system through which regulated substances flow. For the purpose of determining how much piping is connected to any individual UST system, the piping that joins two UST systems should be allocated equally between them.
- Deferred USTs USTs that are exempt from meeting the outlined requirements, except those concerning release response and corrective action for UST systems containing hazardous substances. These tanks include:
 - 1. wastewater treatment tank systems
 - 2. any UST system containing radioactive materials that are significant under the *Atomic Energy* Act of 1954
 - 3. any UST system that is a part of an emergency generator system at a nuclear power generation facility regulated by the Nuclear Regulatory Commission under 10 CFR 50, Appendix A
 - 4. airport hydrant fuel distribution systems
 - 5. UST systems with field-constructed tanks.
- Dielectric Material a material that does not conduct direct electrical current. Dielectric coatings are used to electrically isolate UST systems from the surrounding soils. Dielectric bushings are used to electrically isolate portions of the UST system (e.g., tank from piping).
- Electrical Equipment underground equipment that contains dielectric fluid that is necessary for the operation of equipment such as transformers and buried electric cable.
- Excavation Zone the volume containing the tank system and backfill material bounded by the ground surface, walls, and floor of the pit and trenches into which the UST system is placed at the time of installation.
- Excluded USTs USTs that are not required to meet the following outlined requirements, including:
 - 1. any UST system holding hazardous wastes listed under Subtitle C of the Solid Waste Disposal Act or a mixture of such hazardous wastes and other regulated substances
 - 2. any wastewater treatment tank system that is a part of a wastewater treatment facility regulated under Section 402 or 307(b) of the Clean Water Act (CWA)

- 3. equipment or machinery that contains regulated substances for operational purposes such as hydraulic lift tanks and electrical equipment
- 4. any UST system whose capacity is 100 gal [378.54 L] or less
- 5. any UST that contains a de minimis concentration of a regulated substance
- 6. any emergency spill or overflow containment UST system that is expeditiously emptied after use.
- Existing Tank System a tank system used to contain an accumulation of regulated substances or for which installation began on or before 22 December 1988. Installation is considered to have commenced if:
 - 1. the owner or operator has obtained all Federal, state, and local approvals or permits necessary to begin physical construction of the site or installation of the tank system
 - 2. either a continuous onsite physical construction or installation program has begun or the owner or operator has entered into any contractual obligations that cannot be canceled or modified without substantial loss in order for physical construction at the site or installation of the tank system to be completed within a reasonable time.
- Field Constructed Tank any tank piece by piece in the field, such as welded steel or concrete tanks. These are usually very large USTs (greater than 30,000 gal [greater than 113,562 L]). The test is: Was the UST transported to the site it was installed in one piece (i.e., whole), or was it brought in pieces and then assembled at the site installation? If brought in by pieces, it is a field constructed tank (FGS-UK 20).
- Flow-through Process Tank a tank that forms an integral part of a production process through which there is a steady, variable, recurring, or intermittent flow of materials during the operation of the process. Flow-through process tanks do not include tanks used to store material before introduction into the production process or to store finished products or byproducts from the production.
- Free-product a regulated substance that is present as a nonaqueous phase liquid (e.g., liquid not dissolved in water).
- Hazardous Substance any substance having the potential to do serious harm to human health or the environment if spilled or released in a reportable quantity. A listing of these substances and corresponding reportable quantity is contained in Table 3-1. The term does not include (FGS-UK 20):
 - 1. petroleum, including crude POL or any fraction thereof, that is not otherwise specifically listed or designated as a hazardous substance above
 - 2. natural gas, natural gas liquids, liquefied natural gas, or synthetic gas usable for fuel (or mixtures of natural gas and such synthetic gas).
- Hazardous Substance UST System any UST system that contains a hazardous substance defined in Section 101(14) of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) of 1980 (but not including any substance regulated as a hazardous waste under Subtitle C) or any mixture of such substances and petroleum, and that is not a petroleum UST system.
- Heating Oil petroleum that is No. 1, No. 2, No. 4-light, No. 4-heavy, No. 5-heavy, and No. 6 technical grades of fuel oil; other residual fuel oils (including Navy Special Fuel Oil and Bunker C); and other fuels when used as substitutes for one of these fuel oils.
- Hydraulic Lift Tank a tank holding hydraulic fluid for a closed-loop mechanical system that uses compressed air or hydraulic fluid to operate lifts, elevators, and other similar devices.

- Installation On-Scene Coordinator (IOSC) the official that coordinates and directs DOD control and cleanup efforts at the scene of a POL or hazardous substance spill due to DOD activities on or near the installation. This official is designated by the Installation Commander (IC) (FGS-UK 20).
- Installation Response Team (IRT) a team performing emergency functions as defined and directed by the IOSC (FGS-UK 20).
- Issue Tank a type of organizational fuel tank, namely one that is not permanently connected to any equipment or facility and that may be used to issue fuel to vehicles, equipment, or portable containers (AFR 144-16, para 2).
- Liquid Trap sumps, well cellars, and other traps used in association with oil and gas production, gathering, and extracting operations (including gas production plants) for the purpose of collecting oil, water, and other liquids. These liquid traps may temporarily collect liquids for subsequent disposition or reinjection into a production or pipeline stream, or may collect and separate liquids from a gas stream.
- Maintenance the normal operational upkeep to prevent a UST system from releasing a product.
- Management Practices (MPs) practices that, although not mandated by law, are encouraged to promote safe operating procedures.
- Motor Fuel petroleum or a petroleum-based substance that is motor gasoline, aviation gasoline;
 No. 1 or No. 2 diesel fuel, or any grade of gasohol, and is typically used in the operation of motor engines.
- New Underground Storage Tank any UST the installation or significant modification of which began on or after 1 October 1994 (FGS-UK 20).
- Noncommercial Purposes with respect to motor fuel, is not for resale.
- Oil POL of any kind or in any form, including, but not limited to, petroleum, fuel POL, sludge, POL refuse, and POL mixed with wastes other than dredged spoil (FGS-UK 20).
- On the Premises Where Stored (Heating Oil) UST systems located on the same property where the stored heating oil is used.
- Operator any person in control of, or having responsibility for, the daily operation of the UST system.
- Organizational Fuel Tank these are tanks that may be fixed (permanently installed) or portable and must meet established engineering criteria. There are three types: support tanks, issue tanks, and portable tanks. The term does not include fuel tanks that are an integral part of a vehicle or equipment, any type of hand-carried safety cans, 55-gal [208.2-L] drums, or missile propellant conditioning systems (AFR 144-16, para 2).
- Overfill Release a release that occurs when a tank is filled beyond its capacity, resulting in a discharge of the regulated substance to the environment.

- Petroleum UST System a UST system that contains petroleum or a mixture of petroleum with de minimis quantities of other regulated substances. Such systems include those containing motor fuels, jet fuels, distillate fuel oils, residual fuel oils, lubricants, petroleum solvents, and used oils.
- Pipe or Piping a hollow cylinder or tubular conduit that is constructed of nonearthen materials.
- Pipeline Facility includes new and existing pipes, pipeline rights of way, auxiliary equipment (e.g., valves, manifolds, etc.), and buildings or other facilities used in the transportation of POL (FGS-UK 20).
- POL includes, but is not limited to, petroleum and petroleum-based substances comprised of complex blends of hydrocarbons derived from crude oil through processes of separation, conversion, upgrading, and finishing, such as motor fuels, residual fuel oils, lubricants, petroleum solvents, and used oils (FGS-UK 20).
- POL Facility an installation with any individual aboveground tank of 2500 L (660 gal) or greater, aggregate aboveground storage of 5000 L (1320 gal) or greater, UST storage of greater than 15,900 L (4200 gal) or a pipeline facility as identified in the definition of a UST (FGS-UK 20).
- Portable Tank a type of organization fuel tank, namely a portable tank that may be used as either an issue or a support tank. Any mobile or portable tank (for example, A1B or vehicle-mounted POD tanks, Mobile Engine Test Stand Tank, etc.) that is used for mobility exercises, maintenance, research and development, or similar purposes, is a portable tank (AFR 144-16, para 2).
- Regulated Substance -
 - 1. any substance defined in Section 101(14) of CERCLA (but not including any substance regulated as a hazardous waste under Subtitle C), and
 - 2. petroleum, including crude oil or any fraction thereof, that is liquid at standard conditions of temperature and pressure (60 °F [15.56 °C] and 14.7 psia [101.35 kPa absolute]).

The term "regulated substance" includes, but is not limited to, petroleum and petroleum-based substances comprised of a complex blend of hydrocarbons derived from crude oil though processes of separation, conversion, upgrading, and finishing, such as motor fuels, jet fuels, distillate fuel oils, residual fuel oils, lubricants, petroleum solvents, and used oils.

- Release Detection determining if a release of a regulated substance has occurred from the UST system into the environment or into the interstitial space between the UST system and its secondary barrier or secondary containment around it.
- Repair to restore a tank or UST system component that has caused a release of product from the UST system.
- Reportable Quantity (RQ) a released quantity of POL or quantities of hazardous substances that exceeds those identified in this section of the manual or in the RQ column, Table 3-1 (FGS-UK 20).
- Residential Tank a tank located on property used primarily for dwelling purposes.
- Septic Tank a water-tight covered receptacle designed to receive or process, through liquid separation or biological digestion, the sewage discharged from a building sewer. The effluent from such

receptacle is distributed through the soil and settled solids and scum from the tank are pumped out periodically and discharged to a treatment facility.

- Significant Spill for POL, an uncontrolled release to land or water in excess of 416 L (110 gal) (FGS-UK 20).
- Stormwater or Wastewater Collection System piping, pumps, conduits, and any other equipment necessary to collect and transport the flow of surface water runoff resulting from precipitation or domestic, commercial, or industrial wastewater to and from retention areas or any areas where treatment is designated to occur. The collection of stormwater and wastewater does not include treatment except where incidental to conveyance.
- Storage Tank a fixed container designed to store POL (FGS-UK 20).
- Support Tank a type of organizational fuel tank, namely one that is connected by fixed piping to a consuming facility or installed equipment item. Examples include "day tanks" for power plants and boilers, space heater tanks, aviation test cell tanks, and tanks for electrical generators (AFR 144-16, para 2).
- Surface Impoundment a natural topographic depression, manmade excavation, or diked area formed primarily of earthen materials (although it may be lined with man-made materials) that is not an injection well.
- Tank a stationary device designed to contain an accumulation of regulated substances and constructed of nonearthen materials (e.g., concrete, steel, plastic) that provide structural support.
- Underground Area an underground room such as a basement, cellar, shaft, or vault, providing enough space for physical inspection of the exterior of the tank situated on or above the surface of the floor.
- Underground Release any belowground release.
- Underground Storage Tank (UST) under the FGS-UK, any tank, including underground piping connected thereto, larger than 416 L (110 gal) that is used to contain POL products or hazardous substances and the volume of which, including the volume of connected pipes, is 10 percent or more beneath the surface of the ground, but does not include (FGS-UK 20):
 - 1. tanks containing heating oil used for consumptive use on the premises where it is stored
 - 2. septic tanks
 - 3. stormwater or wastewater collection systems
 - 4. flow through process tanks
 - 5. surface impoundments, pits, ponds, or lagoons
 - 6. field constructed tanks
 - 7. hydrant fueling systems.
- *Upgrade* the addition or retrofit of some systems, such as cathodic protection, lining, or spill and overfill controls, to improve the ability of a UST system to prevent the release of product.
- Used Oil any oil or other waste POL product that has been refined from crude oil, or is a synthetic oil, has been used, and as a result of such use, is contaminated by physical or chemical impurities. Used oil exhibiting the characteristics of reactivity, ignitability, and corrosivity is still considered

used oil, unless it has been mixed with other hazardous waste. However, used oil that exhibits the characteristic of toxicity is a hazardous waste and will be managed as such. In addition, used oil mixed with hazardous waste is a hazardous waste and will be managed as such (FGS-UK 20).

- Used Oil Burned for Energy Recovery used oil that is burned for energy recovery is termed "used oil fuel." It includes any fuel processed from used oil by processing, blending, or other treatment (FGS-UK 20).
- UST System or Tank System UST, connected underground piping, underground ancillary equipment, and containment system, if any.
- Waste Petroleum Product a product that is no longer suitable for any use because of excessive degradation or contamination by hazardous or toxic wastes.
- Wastewater Treatment Tank a tank designed to receive and treat influent wastewater through physical, chemical, or biological methods.

PETROLEUM, OIL, AND LUBRICANT (POL) MANAGEMENT GUIDANCE FOR CHECKLIST USERS

| | REFER TO CHECKLIST ITEMS: | CONTACT THESE PERSONS OR GROUPS: (a) |
|----------------------------------|---------------------------|---|
| All Installations | 7-1 through 7-4 | (1)(2)(3)(4) |
| POL Management | 7-5 through 7-10 | (1)(2)(3)(4)(5)(6) |
| Organizational Fuel Tanks | 7-11 through 7-16 | (1)(2)(3)(4)(8)(11) |
| Aboveground Storage Tanks (ASTs) | 7-17 through 7-26 | (1)(3)(4)(5)(8) |
| Underground Storage Tanks (USTs) | | |
| General | 7-27 through 7-33 | (1)(2)(3)(4)(5)(8)(10) |
| New USTs | 7-34 through 7-36 | (1)(3)(4)(8)(9) |
| Existing USTs | 7-37 through 7-39 | (1)(3)(4)(8) |
| Leaking USTs | 7-40 through 7-42 | (1)(3)(4) |
| Pipelines | 7-43 through 7-46 | (1)(3)(4)(8) |
| Discharges/Spills | 7-47 through 7-49 | (1)(2)(3)(4)(5)(6) |
| Used Oil | 7-50 through 7-52 | (1)(2)(5)(9)(11) |

(a) CONTACT/LOCATION CODE:

- (1) BEC (Base Environmental Coordinator)
- (2) BCE (Base Civil Engineer)
- (3) BFMO (Base Fuels Management Office)
- (4) LFM (Liquid Fuels Maintenance)
- (5) BEE (Base Bioenvironmental Engineer)
- (6) Base Fire Department
- (8) Power Production
- (9) AAFES (Army/Air Force Exchange Service) Service Station Manager
- (10) Generating Activities
- (11) Vehicle Maintenance Shop

PETROLEUM, OIL, AND LUBRICANT (POL) MANAGEMENT

Records To Review

- Records of all spills, leaks, and associated site assessment/cleanup activities (for 3 yr)
- Spill Prevention and Response Plan
- Records of spill response training

Physical Features To Inspect

- Refueling facilities, including:
 - aboveground storage tanks and dikes
 - venting
 - fill pipe
 - gauge
- · Washrack areas
- Vehicle maintenance areas
- Oil separators
- · Oil and hazardous substance site

People To Interview

- BEC (Base Environmental Coordinator)
- BCE (Base Civil Engineer)
- BFMO (Base Fuels Management Office)
- LFM (Liquid Fuels Maintenance)
- BEE (Base Bioenvironmental Engineer)
- Base Fire Department
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 7-1. Determine actions or changes since previous review (MP). | Determine, by reviewing a copy of the previous review report, whether noncompliance issues have been resolved. (1)(2) | |
| 7-2. Copies of all relevant DOD directives/instructions, USAF directives, and guidance documents should be maintained at the installation (MP). | Verify that copies of the following regulations are maintained and kept current at the installation: (1) Final Governing Standards - United Kingdom (FGS-UK), 1 January 1994. DOD Directive 5030.41, Oil and Hazardous Substances Pollution Prevention and Contingency Program, 26 September 1978. AFR 19-1, Pollution Abatement and Environmental Quality, 9 January 1978. AFR 19-8, Environmental Protection Committees and Environmental Reporting, 19 August 1988. AFR 19-14, Management of Recoverable and Unusable Liquid Petroleum Products, 24 August 1990. AFR 144-1, Fuels, Propellants, and Chemicals, 4 November 1991. AFR 144-16, Organizational Fuel Tanks, 24 May 1991. Technical Order (TO) 37-1-1, General Operation and Inspection of Installed Fuel Storage and Dispensing System. Air Force Policy Letter, Air Force Underground Storage Tank (UST) Management Strategy, 30 May 1990. Verify that the base Staff Judge Advocate reviews the documents annually for currency and completeness and submits the findings of the review to the base Environmental Protection Committee. | |
| 7-3. Installations must meet regulatory requirements issued since the finalization of the manual (a finding under this checklist item will have the citation of the new regulation as a basis of finding). | Determine if any new regulations concerning POL management have been issued since the finalization of the manual. (1) Verify that the installation is in compliance with newly issued regulations. | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 7-4. Installations must have a program in place for the management of recoverable and unusable | Verify that the base program, either in the form of a plan or a regulation, addresses the segregation and collection, reuse, or recycling of recoverable product and the disposition of material categorized as unusable petroleum. (1)(3)(4) |
| liquid-petroleum products (AFR 19-14, para 8, 9, and 10). | Verify that at the user level and operating agencies that generate unused, recoverable, or unusable fuels, these products and hazardous waste fuels are properly collected, segregated, handled, and disposed of according to TO 42B-1-23 and applicable regulations. |
| | Verify that mixed petroleum liquids that are contaminated by halogenated solvents or industrial chemicals are disposed of as hazardous waste. |
| | Verify that vehicle hobby shops collect used crankcase oils/lubricants. |
| POL MANAGEMENT | |
| 7-5. Installations that store, transport, or dispense petroleum products must prepare a contingency plan and an SPCC plan (FGS-UK 9-1 and 18; DOD Directive 5030.41, para D3 and para E1; AFR 19-1, para 11e(3), AFR 19-8, para 3c(3)). | Verify that the installation has both a contingency plan and an SPCC plan. (1)(2)(5)(6) Verify that the prevention portion of the spill plan includes, at a minimum: - name, title, responsibilities, duties, and telephone number of the designated IOSC - general information on the installation, including: - name - type and function - location and address - charts of drainage patterns - designated water protection areas - maps showing locations of facilities - critical water resources - land uses - possible significant migration pathways - inventory of all storage, handling, and transfer facilities that could produce a significant spill. For each listing include: - prediction of direction and rate of flow - total quantity of POL that could be spilled as a result of major failure - inventory of all POL at storage and handling and transfer facilities - detailed description of equipment and countermeasures, including structures and equipment for diversion and containment of spills for each facility listed in the inventory |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 7-5. (continued) | description of deficiencies in spill prevention and control measures at each listed site, including corrective measures required, procedures to be followed to correct listed deficiencies, and any interim control measures in place written procedures for: operations to preclude spills of oil inspections recordkeeping requirements. | |
| | Verify that the control section of the plan contains: | |
| | description of the responsibilities, duties, procedures, and resources to be used to contain and cleanup spills description of immediate response actions | |
| · | responsibilities, composition, and training requirements of the IRT procedures for IRT alert and responses to include: access to a reliable communications system for timely notification of a POL spill public affairs involvement | |
| | current roster of persons and alternates who must be notified of a spill procedure for notifying the IC and local authorities in the event of hazard to human health and the environment assignment of responsibilities for making notifications prespill planning for major potential spill areas, including surveillance proce- | |
| | dures for early detection of spills - prioritized list of critical water resources to be protected - other resources available through prearranged agreements to cleanup a large spill | |
| | cleanup methods, including procedures and techniques used to identify, contain, disperse, reclaim, and remove POL and hazardous substances disposal procedures for contaminated soil, absorbent, or product procedures to be accomplished prior to resumption of operations description of general safety and fire prevention precautions for spill cleanup | |
| | actions - public affairs section. | |
| | - public arraits section. | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 7-5. (continued) | Verify that, if the installation stores hazardous waste in addition to POL, the contingency plan addresses the following: | |
| | names and office telephone numbers of all individuals qualified to act as an emergency coordinator arrangements with local hospitals, police and fire departments, and emergency services | |
| | means to contact emergency services (i.e, phone numbers) list of all emergency equipment at the facility and list and location of decontamination equipment evacuation plan for personnel where there is a possibility that evacuation would | |
| | be necessary. Verify that the reporting section of the plan addresses the following: | |
| | recordkeeping when emergency procedures are implemented a written report from the IOSC to appropriate DOD agencies when the spill cannot be contained inside a DOD installation, when the spill exceeds 400 L (110 gal) of POL, when a water resource has been polluted, or when the IOSC has determined that the spill is significant. | |
| 7-6. The spill plan must be reviewed annually and updated at least once every 5 yr (FGS-UK 18-1; DOD 5030.41, para E1, AFR 19-8, para 3c(3)). | Verify that the spill plan has been reviewed annually and updated at least once every 5 yr. (1)(2)(5) | |
| | (NOTE: Under DOD 5030.41, para E1, review and update is required every 3 yr.) | |
| 7-7. Each installation must have a contingency plan to manage spills and releases at all POL facilities (FGS-UK 9-1). | Verify that the contingency plan addresses each POL storage and distribution facility specifically. (1)(2) | |
| | Verify that the plan is certified by a competent authority. | |
| | Verify that the plan is updated at least every 5 yr. | |
| 7-8. Any fuels laboratory must be inspected (AFR 144-1, para 8-11). | Determine whether the installation operates a fuels laboratory. (3) | |
| | Verify that the laboratory undergoes quarterly inspection of its equipment and procedures by Quality Control and Inspection (QC&I) personnel. | |
| | Verify that the laboratory undergoes at least 5 spot checks each week by the QC&I or the Quality Assurance Evaluator (QAE). | |
| | | |
| 1) DEC (D | edinator) (2) PCE (Page Civil Engineer) (2) PEMO (Page Fig. 1) March (CCC.) (4) LEMA (1) | |

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| REVIEWER CHECKS: |
| (NOTE: Installations with less than 20 full-time fuels specialists may conduct as few as two spot checks per week.) |
| Verify that the installation provides necessary training to ensure the effectiveness of personnel and equipment. (3)(4)(5)(6) |
| Verify that one of the following preventive systems, or an equivalent, is used: (1)(4)(5) - absorbent material - sand bags/temporary curbing devices - dikes, berms, or retaining walls sufficiently impervious to contain spilled oil - culverting gutters or other drainage system - weirs, booms, or other barriers - spill diversion ponds - retention ponds. Verify that each oil storage area: - has adequate supplies of appropriate materials - is accessible - has equipment that is in good condition. |
| |
| Verify that the BFMO has a listing of all organizational fuel tanks. (3) Verify that the list identifies the tanks by the following: - organization - tank location - type (i.e., aboveground support or underground issue, etc.) - product - capacity. (NOTE: This list may be maintained in an electronic form.) |
| |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 7-12. Installations must meet specific requirements with regard to organizational fuel tank safety and product marking (AFR 144-16, para 8). | Verify that organizational fuel tanks over 660 gal [2498.37 L] are diked. (3)(4)(8)(11) |
| | Verify that markings identify the type of fuel in the tank. |
| | Verify that fuel tanks are marked to indicate NO SMOKING. |
| | Verify that the markings are: |
| | in highly visible colors with lettering of significant size visible from a distance of 50 ft [15.24 m] positioned so as to be visible from each approach. |
| | (NOTE: The international NO SMOKING sign with product marking (Diesel, Mogas, etc.) may be used instead of the above.) |
| 7-13. Installations must meet specific requirements with regard to the calibration of meters and tanks (AFR 144-16, para 9). | Verify that all issue tanks are equipped with a calibrated dispensing meter. (3)(4)(8)(11) |
| | Verify that all organizational tank meters are calibrated annually, after repairs, and when accuracy is in doubt. |
| 7-14. Installations must | Verify that calibrated tanks are guaged daily. (3)(4)(8)(11) |
| gauge calibrated tanks daily (AFR 144-16, para 11). | (NOTE: This requirement does not apply if the organization commander has authorized weekly inventory gauging.) |
| | Verify that all tanks are gauged before receipt of product to ensure that enough tank ullage is available. |
| 7-15. All organizational fuel tanks should be inspected annually (MP). | Verify that certified tank calibration charts to measure fuel volumes are present on all tanks of 2505 L (660 gal) or more. (1)(2) |
| | Verify that the condition of tanks, piping, and dikes is noted. |
| | Verify that any confirmed leaking tanks were repaired or replaced. |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 7-16. Tank custodians must receive training before assuming responsibility for tanks (AFR 144-16, para 14). | Verify that tank custodian training is offered quarterly. (3) Verify that tank custodians are trained, as a minimum, in the following areas: - gauging procedures - daily facility inspection and maintenance requirements - product accountability and proper completion of inventory - product receipt/delivery procedures and required documentation and processing actions - safety precautions, proper storage of equipment, and management of reclaimed or recoverable product - responsibilities under the Spill Response and Countermeasure Plan. Verify that the BFMO keeps documentation to support the training. |
| | (NOTE: BMFO determines the method of documentation, but whatever method (signature cards, logs, letters, etc.) is chosen, the BMFO must provide an audit trail of trained custodians.) |
| ABOVEGROUND STORAGE TANKS (ASTs) | |
| 7-17. Dikes around bulk ASTs should be inspected daily by Base Fuels Management (TO 37-1-1). | Verify that dikes have been inspected daily. (3) Verify that any deficiencies noted on AFTO Form 39 have been corrected. |
| 7-18. Drainage of stormwaters from diked areas around bulk ASTs must be controlled by a valve that is closed when not in active use (FGS-UK 9-2.C). | Verify that the valves are closed and locked at each diked area when not in use. (3)(4) Verify that drainage valves are attended when open. Verify that drainage water is tested to determine whether it represents a harmful discharge. Verify that water drained from diked areas does not cause a harmful discharge. Verify that personnel draining the diked area know how to identify a discharge. |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 7-19. Drainage water from diked areas around bulk ASTs that is determined to contain petroleum products in harmful quantities should be treated before discharge (FGS-UK 9-2.D). | Verify that, prior to draining stormwater from diked areas, the water is inspected for petroleum sheen. (3)(4) Verify that any sheen is collected with absorbent material prior to drainage or treated using an oil-water separator. Verify that the absorbent material is disposed of according to any hazardous characteristics it exhibits. |
| 7-20. All aboveground bulk storage tanks must be provided with a secondary means of containment for the entire contents plus sufficient free board to allow for precipitation and expansion of product (FGS-UK 9-2.A). | Verify that adequate containment is provided for aboveground bulk storage tanks. (3)(4) Verify that diked areas are impervious enough to contain spilled oil. |
| 7-21. The maximum permeability for diked areas around bulk ASTs must be 10 ⁻⁷ cm/s [3.94 x 10 ⁻⁸ in./s] (FGS-UK 9-2.B). | Verify that the permeability of diked areas does not exceed 10 ⁻⁷ cm/s [3.94 x 10 ⁻⁸ in./s]. (1)(3)(4)(8) |
| 7-22. A product recovery system should be installed at the tank water drain-off valve for tanks storing aviation fuels (MP). | (NOTE: This MP is based on guidance given in AFM 88-15.) Verify that product recovery systems are in place and operating correctly by inspecting aviation fuel tanks. (3)(4) |
| 7-23. The BCE, LFM, and BFMO should have a Memorandum of Agreement pertaining to draining of floating roof tanks and interior dike basins (MP). | Verify that a Memorandum of Agreement has been prepared and signed or coordinated through the BEE and the BEC. (1)(3)(4)(5) |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 7-24. Washwater and sludge resulting from | Verify that tank cleaning wastes are tested for hazardous characteristics. (1)(3)(4) |
| periodic tank cleaning must be tested for hazard- ous characteristics (FGS- UK 9-3). | Verify that tank bottom waters that are periodically drained from bulk storage tanks are collected and tested for hazardous characteristics. |
| | Verify that wastes that test positive for hazardous characteristics are handled as hazardous waste. |
| 7-25. Aboveground storage tanks should undergo | Verify that periodic leak tests have been conducted. (1)(3)(4)(8) |
| periodic integrity testing (MP). | (NOTE: A decrease in converted fuel volume equal to or greater than 0.65 cm [0.25 in.] constitutes a suspected leak). (1)(3)(4)(8) |
| | (NOTE: Such techniques as the following may be employed to test tank integrity: - hydrostatic testing - visual inspection |
| | - a system of nondestructive shell thickness testing.) |
| | Verify, that the BCE, Environmental Coordinator, and Safety Officer have been notified of all confirmed leaks. |
| | Verify that leaking tanks have been repaired or replaced. |
| 7-26. Installations should inspect MOGAS, | Verify that inspections have been conducted as required. (1)(3)(4)(8) |
| diesel, kerosene, and avi- | Verify that leaking or deteriorated tanks have been repaired or replaced. |
| ation fuel test cell storage tanks periodically (MP). | Verify that leaks were reported to the BCE, Environmental Coordinator, and Safety Officer. |
| | |
| UNDERGROUND STORAGE TANKS (USTs) | |
| General | |
| 7-27. Installations must maintain a UST inventory (FGS-UK 19-1). | Verify that the installation has an inventory of USTs (including hazardous substance USTs). (1)(2) |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 7-28. Installations must maintain a separate file on each individual UST system at the installation (30 May 1990 UST Management Strategy Letter). | Verify that each file contains the following: (1)(3)(4)(8)(10) - a completed UST inventory form - a completed risk assessment form - spill reports - leak detection sampling and monitoring tests - performance claims by the manufacturer - calibration, maintenance, and repair records - history of products stored - certification, if applicable, that site conditions do not require cathodic protection - and results of site investigation conducted when the USTs are permanently closed. Verify that records are kept of the following: | |
| | a corrosion expert's analysis of site corrosion potential if corrosion protection equipment is not used documentation of operation of corrosion protection equipment documentation of repairs recent compliance with release detection requirements results of any sampling, testing, or monitoring of release detection systems for at least 1 yr results of any site investigations. Verify that records are at the UST site, with records immediately available for inspection, or at a readily available alternative site, with records provided for inspection. | |
| 7-29. The Air Force UST Management Strategy strongly recommends annual leak testing of airfield hydrant fuel systems (30 May 1990 UST Management Strategy Letter). | Determine whether the installation has an airfield hydrant fuel system. (1)(3)(4)(5) Verify that the airfield hydrant fuel system is tested for leaks annually. | |
| 7-30. Installations should use UST systems made of or lined with materials compatible with the substance stored (MP). | Verify that the substances stored in UST systems are compatible with the system. (1)(8) | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 7-31. The filling of a UST should include the | Verify that controls are in use that prevent overfilling and spilling. (1)(3)(4) | |
| prevention of overfilling and spilling of the substance (MP). | (NOTE: It is useful to observe the filling operations, to review records for reports, and to check grounds around for visible or odorous indications of contaminated soil.) | |
| Stance (IVII). | Verify that the level of the UST is checked before a transfer is made. | |
| · | Verify that fill lines are capped and locked. | |
| 7-32. UST systems with corrosion protection should meet specific | Determine which UST systems at the installation have corrosion protection. (1)(3)(4)(8) | |
| requirements (MP). | Verify that the corrosion protection system operates continuously to provide corrosion protection to the metal components that routinely contain regulated substances and are in contact with the ground. | |
| | Verify that all cathodic protection systems are tested within 6 mo after installation . and every 3 yr thereafter. | |
| | Verify that UST systems with impressed current cathodic protection are inspected every 60 days. | |
| | Verify that inspection records are maintained of the last three inspections for systems with impressed current cathodic protection and of the last two inspections for all other cathodic protection systems. | |
| | Verify that new USTs are appropriately protected from corrosion. (3)(4)(10) | |
| | Verify that the voltage is greater than -0.85 V, but not more than -3.0 V (monthly), for impressed current systems. | |
| | Verify that the voltage is greater than -0.85 V, but not more than -3.0 V (biannually), for sacrificial anode systems. | |
| , | Verify that leak detection and failure are reported. | |
| 7-33. Repairs to USTs should be performed | Verify that the following procedures are used to repair USTs: (1)(3)(4)(8) | |
| according to industry standards (MP). | fiberglass reinforced tanks are repaired by the manufacturer's authorized representative or according to industry standards | |
| | metal pipe fittings and sections that have leaked because of corrosion are replaced, whereas fiberglass may be repaired according to manufacturer's spec- ifications. | |
| | Verify that tanks and piping that have been replaced or repaired are tested for tightness within 30 days. | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | |
| 7-33. (continued) | (NOTE: Tanks and piping need not be tested if: - repairs are internally inspected - repaired portion is already monitored monthly - an equally protective test is used.) | | |
| | Verify that, within 6 mo of repair, tanks with cathodic protection systems are tested as follows: | | |
| | every 3 yr thereafter for all cathodic protection systems every 60 days for impressed current cathodic protection systems. | | |
| | Verify that records of repairs are maintained for the life of the tank. | | |
| New USTs | | | |
| 7-34. Tanks and piping | Determine if there are plans to install any USTs after 1 October 1994. (1)(3) | | |
| installed after 1 October 1994 must have corro- | Verify that installation plans include corrosion protection if necessary. | | |
| sion protection (FGS-UK 19-2.A). | Verify that the corrosion protection system is certified by a competent authority. | | |
| | (NOTE: This requirement does not apply if they are constructed of fiberglass or other noncorrodible materials.) | | |
| 7-35. New USTs must be fitted with spill and over-fill prevention equipment | Verify that spill prevention equipment will prevent a release of product to the environment when the transfer hose is detached from the fill pipe. (1)(3)(4)(8)(9) | | |
| (FGS-UK 19-2.B). | Verify that overfill prevention equipment does one of the following: | | |
| | automatically shuts off flow into the tank when the tank is no more than 95 percent full sounds a high level alarm (set at 90 percent of the tank's capacity). | | |
| J.A. | (NOTE: Spill and overfill prevention equipment is not required if the UST system is filled by transfers of no more than 95 L (25 gal) at one time.) | | |
| | Verify that, where spill and overfill protection are required, a spill containment box is installed around the fill pipe. | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | |
| 7-36. Leak detection systems on new POL USTs must meet specific operating requirements (FGS-UK 19-2.C). | Verify that leak detection systems are capable of detecting a 0.75 L (0.2 gal) per hour leak rate or a release of 460 L (150 gal) (or 1 percent tank volume, whichever is greater) within 30 days with a probability of detection of 0.95 and a probability of false alarm of not more than 0.05. (1)(3) | | |
| (100 011 15 210) | Verify that USTs installed after 1 October 1994 use one of the following leak detection methods: | | |
| | automatic tank gauging vapor monitoring groundwater monitoring interstitial monitoring. | | |
| | Verify that new pressurized piping is equipped with automatic line leak devices. | | |
| | Verify that suction piping is subject to either an annual tightness test or monthly monitoring. | | |
| | Verify that suction piping is subject to either a line tightness test conducted every 3 yr or monthly monitoring. | | |
| Existing USTs | | | |
| 7-37. Existing USTs and piping must be properly closed if not needed or be upgraded to meet new | Verify that existing USTs and piping without leak detection are tightness tested annually according to recognized U.S. standards and inventoried monthly to verify system tightness. (1)(3)(4)(8) | | |
| UST system standards by 1 October 2004 (FGS- UK 19-3.A). | Verify that a replacement and upgrading program is in place. | | |
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| 7-38. USTs that are put out of service temporarily should have continued maintenance (MP). | Verify that proper maintenance is being performed for corrosion protection and release detection. (1)(3)(4) | | |
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⁽¹⁾ BEC (Base Environmental Coordinator) (2) BCE (Base Civil Engineer) (3) BFMO (Base Fuels Management Office) (4) LFM (Liquid Fuels Maintenance) (5) BEE (Base Bioenvironmental Engineer) (6) Base Fire Department (8) Power Production (9) AAFES (Army/Air Force Exchange Service) Service Station Manager (10) Generating Activities (11) Vehicle Maintenance Shop

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| REGULATORY REQUIREMENTS: | | REVIEWER CHECKS: | |
| | 7-39. If an existing UST has not been used for 1 yr, all of the product and sludges must be removed and the tank either cleaned and filled with an inert substance or removed (FGS-UK 19-3.C). | Determine if there are USTs at the installation that have not been used for 1 yr or more. (1)(3)(4) Verify that they were either cleaned and filled with an inert substance or removed. | |
| | Leaking USTs | | |
| must be removed from service immediately (FGS-UK 19-3.B). Verify that, | | Verify that leaking USTs are removed from service immediately. (1)(3)(4) Verify that contaminated groundwater and/or soil are remediated. Verify that, if the UST is no longer needed, it is removed from the ground. Verify that, if the UST is still needed, it is repaired or replaced. Verify that the following information is collected: (1)(3)(4) | |
| | 7-41. Installations with a confirmed release from a petroleum or hazardous substance UST should assemble information about the site and nature of the release (MP). | data on the nature and estimated quantities of the release data from available sources and/or site investigations concerning surrounding population, water quality, use and approximate locations of wells potentially affected, subsurface soil conditions, locations of subsurface sewers, climatological conditions, and land use results of site check results of free product investigation. | |
| | 7-42. Installations with a confirmed release from a petroleum or hazardous substance UST, where site investigations have indicated free product, should, to the maximum extent possible, remove the free product (MP). | Determine if there are release sites where the presence of free product has been confirmed. (1)(3)(4) Verify that free product is removed in such a way that the spread of contamination is minimized. | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| PIPELINES | | |
| 7-43. Buried fuel piping should have a protective wrapping and coating and should be cathodically protected if soil con- | Verify that buried fuel piping is properly protected from corrosion. (3)(4)(8) Verify that the voltage is greater than -0.85 V, but not more than -3.0 V (monthly), for impressed current systems. | |
| ditions warrant (MP). | Verify that the voltage is greater than -0.85 V, but not more than -3.0 V (biannually), for sacrificial anode systems. | |
| · | Verify that leak detection and failure are reported. | |
| 7-44. All pipeline facilities with a construction start date after 1 October 1994 must be designed and constructed to meet recognized U.S. industry standards (FGS-UK 9-5). | Verify that all pipeline facilities with a construction start date after 1 October 1994 are designed and constructed to meet recognized U.S. industry standards. (3)(4)(8) | |
| 7-45. All pipeline facilities carrying POL must be tested and maintained in accordance with recognized U.S. industry standards (FGS-UK 9-4). | Verify that each pipeline operator handling POL prepares and follows a procedural manual for operations, maintenance, and emergencies. (3)(4)(8) Verify that each new pipeline system and each system in which pipe has been replaced or relocated is hydrostatically tested, in accordance with recognized U.S. industry standards, without leakage. | |
| 7-46. Air Force operated off-installation pipelines should be inspected at least once a week by air patrol and once per year by a line walker or vehicle patrol (MP). | Verify that records confirm that inspections were performed. (1)(3)(4) Verify that detected leaks and failures have been reported and leaking pipes repaired or replaced. | |
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| REGULATORY REQUIREMENTS: DISCHARGES/SPILLS 7-47. Installations must take specific actions in the event of POL spills (FGS-UK 18-5.B and 18-5.E). Verify that spills of RQs of POL are reported to the IOSC immediate action is taken to eliminate the source and contain the spills of RQs of POL are reported to the IOSC immediate action is taken to eliminate the source and contain the spills of RQs of POL are reported to the IOSC immediate action is taken to eliminate the source and contain the spills of RQs of POL are reported to the IOSC immediate action is taken to eliminate the source and contain the spills of RQs of POL are reported to the IOSC immediate action is taken to eliminate the source and contain the spills of RQs of POL are reported to the IOSC immediate action is taken to eliminate the source and contain the spills of RQs of POL are reported to the IOSC immediate action is taken to eliminate the source and contain the spills of RQs of POL are reported to the IOSC immediate action is taken to eliminate the source and contain the spills of RQs of POL are reported to the IOSC immediate action is taken to eliminate the source and contain the spills of RQs of POL are reported to the IOSC immediate action is taken to eliminate the source and contain the spills of RQs of POL are reported to the IOSC immediate action is taken to eliminate the source and contain the spills of RQs of POL are reported to the IOSC immediate action is taken to eliminate the source and contain the spills of RQs of POL are reported to the IOSC immediate action is taken to eliminate the source and contain the spills of RQs of POL are reported to the IOSC immediate action is taken to eliminate the source and contain the spills of RQs of POL are reported to the IOSC immediate action is taken to eliminate the source and contain the spills of RQs of POL are reported to the IOSC immediate action is taken to eliminate the source and contain the IOSC immediate action is taken to eliminate action is taken to eliminate action is taken to el | | |
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| 7-47. Installations must take specific actions in the event of POL spills (FGS- | REVIEWER CHECKS: | |
| take specific actions in the event of POL spills (FGS- | | |
| | ately. | |
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| Verify that, when a POL spill occurs inside the installation and cannot be contained within its boundaries, that following are notified immediately: | ained | |
| the appropriate Military Department and/or Defense Agency Headquarters U.S. Air Force Europe (HQ USAFE) host nation authorities. | | |
| Verify that, when a POL spill threatens a local host nation drinking water reso the following are notified immediately: | urce, | |
| the appropriate Military Department and/or Defense Agency HQ USAFE host nation authorities. | - | |
| Verify that, if a POL spill in excess of the RQ occurs outside of the installation person in charge at the scene immediately notifies host nation authorities and fire departments and obtains necessary assistance. | | |
| 7-48. Specific steps and actions must be taken in | | |
| incidents of a spill or a - stopping the leak - controlling the spill - calling for help. | | |
| Verify that followup includes: | | |
| preventing the migration of released POL continuing the monitoring and mitigation of and fire and safety standard vapors or free product determining soil and water cleanup action beginning free product removal as soon as possible. | ls by | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 7-48. (continued) | Verify that a Pollution Incident Report is submitted when the discharge does one of the following: - threatens public health - could result in substantial harm to plants or animals - contaminates or threatens to contaminate surface water or groundwater - results in the release of a hazardous substance - violates applicable water quality standards - causes a film, sheen, or discoloration on the surface of the water or adjoining shoreline - could cause unfavorable publicity - may foreseeably result in litigation - results in an outside agency report. | |
| 7-49. Installations are not allowed to add dispersants or emulsifiers to oil that will be discharged (DOD Directive 5030.41, para D(5)). USED OIL | Verify that facilities do not add dispersants or emulsifiers to discharges. (1) | |
| 7-50. Installations that burn used oil may do so in certain devices only (FGS-UK 6-9.A). | Verify that used oil fuel is burned in the following devices only: (1)(2)(5) - industrial furnaces - industrial boilers located on the site of a facility engaged in a manufacturing process where substances are transformed into new products, including the component parts of products, by mechanical or chemical processes - utility boilers used to produce electric power, steam, heated, or cooled air, or other gases or fluids - used oil-fired space heaters if: - the heat burns only used oil that the installation generates - the heater is designed to have a maximum capacity of not more than 0.5 MBtu/h [0.147 MW], and - the combustion gases from the heater are properly vented to the ambient air. | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | |
| 7-51. Installations that generate used oil and market it directly to a burner should meet specific standards (MP). | Verify that the installation prepares and sends the receiving facility an invoice detailing the following for off-specification used oil: (1)(2)(5)(9)(11) - an invoice number - the names and addresses of the shipping and receiving facilities - the quantity of off-specification oil to be delivered | | |
| · | - the dates of shipment or delivery Verify that copies of the invoices are kept for 3 yr. | | |
| | Verify that copies of the invoices are kept for 3 yr. Verify that, for used oil that is not off-specification, copies of the waste analyses are kept for 3 yr. | | |
| | Verify that the installation has a signed notice from the burner that the oil will be burned only in approved furnaces and/or boilers. | | |
| 7-52. Neither used oil nor used oil contaminated with any hazardous waste may be used for dust suppression or road treatment (FGS-UK 6-9.B). | Verify that the installation does not use used oil for dust suppression or road treatment. (1) | | |
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| INSTALLATION: | COMPLIANCE CATEGORY: PETROLEUM, OIL, AND LUBRICANT (POL) MANAGEMENT United Kingdom ECAMP | DATE: | REVIEWER(S) |
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| STATUS | REVIEWER COMMENTS | S: | |
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SECTION 8

SOLID WASTE MANAGEMENT

SECTION 8

SOLID WASTE MANAGEMENT

A. Applicability of this Section

This section addresses the collection, storage, and disposal of solid waste on Air Force installations. Solid waste is considered to be nonhazardous trash, rubbish, garbage, bulky wastes, liquids, or sludges generated by any Air Force installation operations and activities. This section also addresses the management of infectious medical waste, noninfectious medical waste, and prescription-only medications. The handling and disposal of asbestos waste materials are addressed in Section 9, Special Programs Management.

Recycling and resource recovery activities are also included in this section, because this form of solid waste management is required by Department of Defense (DOD) and U.S. Air Force (USAF) directives.

The regulatory requirements in this section are based on DOD regulations and Air Force Regulations (AFRs) that apply at overseas installations. Management Practices (MPs) are nonregulatory but are important to follow to preserve the health and safety of Air Force employees and protect the environment.

B. DOD Directives/Instructions

- Final Governing Standards United Kingdom (FGS-UK), 1 January 1994, Chapter 7, includes criteria concerning the identification, classification, collection, transportation, storage, treatment, and safe disposal of solid waste. Chapter 8 addresses the management of medical waste.
- DOD Directive 4165.60, Solid Waste Management, 1 October 1976, provides guidance and direction to all DOD facilities relative to solid waste collection, disposal, material recovery, and recycling in agreement with the Solid Waste Disposal Act (SWDA).

C. U.S. Air Force Regulations (AFRs)

- AFR 19-1, Pollution Abatement and Environmental Quality, 9 January 1978, directs Air Force
 installations to use municipal or regional waste disposal systems for the disposal of solid waste
 whenever feasible. When the use of such facilities is not feasible, Air Force installations must do
 whatever is necessary to comply with all applicable laws, rules, and regulations. This AFR is scheduled to be replaced by Air Force Policy Directive (AFPD) 23-3.
- HQ USAF/CE Policy Letter, Air Force Recycling Policy, 13 October 1993, requires each overseas installation to have a Qualified Recycling Program.
- HQ USAF/CEV Policy Letter, *Interim Affirmative Procurement Guidance*, 30 December 1993, contains procurement and reporting requirements for recycled material.

D. Responsibility for Compliance

- Base Civil Engineering (BCE) is responsible for site location, licensing, construction, and operation of on-base landfills and for the storage and transportation of solid wastes to either on-base or off-base disposal activities.
- Bioenvironmental Engineering (BEE) is responsible for reviewing and coordinating asbestos disposal plans and operations.

E. Key Compliance Definitions

These definitions were obtained from directives/instructions and AFRs listed at the end of each definition. If there is no citation listed for the definition, it has been drawn from the U.S. Code of Federal Regulations (CFR).

- Bottom Ash the solid material that remains on a hearth or falls off the grate after thermal processing is complete (DOD Directive 4165.60, para V(A)).
- Bulky Wastes large items of solid waste such as household appliances, furniture, large auto parts, trees, branches, stumps, and other oversized wastes whose large size precludes or complicates their handling by normal solid wastes collection, processing, or disposal methods (FGS-UK 20).
- Carry-out Collection collection of solid waste from a storage area proximate to the dwelling unit(s) or establishment where generated (FGS-UK 20).
- Cell compacted solid wastes that are enclosed by natural soil or cover material in a land disposal site (40 CFR 241.101 as adopted by DOD Directive 4165.60, para V(A)).
- Class A Compost compost that contains average contaminant levels no greater than the following levels (FGS-UK 7-16.A):

| Contaminant | Allowable Average Concentration, mg/kg |
|----------------------------------|---|
| Polychlorinated biphenyls (PCBs) | 1 |
| Cadmium | 10 |
| Chromium | 1000 |
| Copper | 500 |
| Lead | 500 |
| Mercury | 5 |
| Nickel | 100 |
| Zinc | 1000 |

• Class B Compost - compost that fails to meet the standards for Class A Compost (FGS-UK 7-16.B).

- Collection the act of consolidating solid wastes (or materials that have been separated for the purpose of recycling) from various locations (FGS-UK 20).
- Collection Frequency the number of times collection is provided in a given period of time (FGS-UK 20).
- Commercial Solid Waste all types of solid wastes generated by stores, offices, restaurants, ware-houses, and other nonmanufacturing activities, excluding residential and industrial wastes (FGS-UK 20).
- Compactor Collection Vehicle a vehicle with an enclosed body, containing mechanical devices, that conveys solid waste into the main compartment of the body and compresses it into a smaller volume of greater density (FGS-UK 20).
- Construction and Demolition Waste the waste building materials, packaging, and rubble resulting from construction, remodeling, repair, and demolition operations on pavement, houses, commercial buildings, and other structures (FGS-UK 20).
- Cover Material that is material used to cover compacted solid wastes in a land disposal site (FGS-UK 20).
- Curb Collection collection of solid waste placed adjacent to a street (FGS-UK 20).
- Daily Cover cover material that is spread and compacted on the top and side slopes of compacted solid wastes at least at the end of each operating day in order to control vectors, fire, moisture, and erosion and to assure an aesthetic appearance (40 CFR 241.101 as adopted by DOD Directive 4165.60, para V(A)).
- Daily Cover in addition to the above definition, solid material that is spread and compacted or synthetic material that is placed on the top and side slopes of compacted solid waste at least at the end of each operating day in order to control vectors, fire, moisture, and erosion and to assure an aesthetic appearance (FGS-UK 20).
- Final Cover cover materials that serve the same function as daily cover but, in addition, may be permanently exposed on the surface (FGS-UK 20).
- Fly Ash suspended particles, charred paper, dust, soot, and other partially oxidized matter carried in the products of combustion (40 CFR 240.101 as adopted by DOD Directive 4165.60, para V(A)).
- Food Waste the organic residues generated by the handling, storage, sale, preparation, cooking, and serving of foods, commonly called garbage (FGS-UK 20).
- Generation the act or process of producing solid waste (FGS-UK 20).
- Groundwater water present in the unsaturated zone of an aquifer (40 CFR 241.101 as adopted by DOD Directive 4165.60, para V(A)).

- Human Blood and Blood Products includes serum, plasma, and other blood components. It is items contaminated with liquid or semiliquid blood or blood products, items saturated or dripping with blood or blood products, or items caked with blood or blood products that are capable of releasing these materials during handling (FGS-UK 20).
- *Industrial Solid Waste* solid waste generated by industrial processes and manufacturing (FGS-UK 20).
- Infectious Medical Waste solid waste, produced by medical and dental treatment facilities that is specially managed because it has the potential for causing disease in man and may pose a risk to both individuals or community health if not managed properly. The term includes microbiology waste, pathology waste, human blood and blood products, potentially infectious materials, sharps, and infection wastes from isolation rooms (including only those items that are contaminated, with infectious agents or pathogens, and excretion exudates and discarded material contaminated with blood) (FGS-UK 20).
- Institutional Solid Waste solid waste generated by educational, health care, correctional, and other institutional facilities (FGS-UK 20).
- Intermediate Cover cover material that serves the same function as daily cover but must resist erosion for a longer period of time because it is applied in areas where additional cells are not to be constructed for extended periods of time (40 CFR 241.101 as adopted by DOD Directive 4165.60, para V(A)).
- Land Application Unit an area where wastes are applied onto or incorporated into the soil surface (excluding manure spreading operations) for agricultural purposes or for treatment or disposal (FGS-UK 20).
- Land Disposal placement in or on the land, including, but not limited to, land treatment, facilities, surface impoundments, underground injection wells, salt dome formations, salt bed formations, underground mines or caves (FGS-UK 20).
- Management Practice (MP) practices that, although not mandated by law, are encouraged to promote safe operating procedures.
- Microbiology Waste includes cultures and stocks of etiologic agents that, due to their species, type, virulence, or concentration, are known to cause disease in humans (FGS-UK 20).
- Municipal Solid Waste (MSW) normally, residential and commercial solid waste generated within a community, not including yard waste (FGS-UK 20).
- Municipal Solid Waste Landfill Unit (MSWLF) a discrete area of land or an excavation, on or off the installation, that receives household waste and that is not a land application unit, surface impoundment, injection well, or waste pile. An MSWLF unit also may receive other types of wastes, such as commercial solid waste and industrial waste (FGS-UK 20).
- Noninfectious Medical Waste solid waste created in medical and dental treatment facilities that does not require special management because it has been determined to be incapable of causing disease in humans or it has been treated to render it noninfectious. Prescription-only medications do require special management (FGS-UK 20).

- Open Burning burning of solid wastes in the open, such as in an open dump (FGS-UK 20).
- Open Dump a land disposal site at which solid wastes are disposed of in a manner that does not protect the environment, are susceptible to open burning, and are exposed to the elements, vectors, and scavengers (FGS-UK 20).
- Pathology Waste includes human tissues and organs, amputated limbs or other body parts, fetuses, placentas, and similar tissues from surgery, delivery or autopsy procedures. Animal carcasses, body parts, blood, and bedding are also included.
- Potentially Infectious Materials include human body fluids such as semen, vaginal secretions, cerebrospinal fluid, pericardial fluid, pleural fluid, peritoneal fluid, amniotic fluid, saliva in dental procedures, any body fluid that is visibly contaminated with blood, and all body fluids in situations where it is difficult or impossible to differentiate between body fluids.
- Regulated Wastes liquid or semiliquid blood or other potentially infectious materials, or contaminated items that would release blood or other potentially infectious materials in a liquid or semiliquid state if compressed. Also included are items that are caked with dried blood or other potentially infectious materials and are capable of releasing these materials during handling or through contaminated sharps or pathological and microbiological wastes containing blood or other potentially infectious materials.
- Residential Solid Waste the wastes generated by the normal activities of households, including, but not limited to, food wastes, rubbish, ashes, and bulky wastes (FGS-UK 20).
- Resource Recovery Facility Any physical plant that processes residential, commercial or institutional solid waste, biologically, chemically or physically, and recovers useful products, such as shredded fuel, combustible oil or gas, steam, metal, glass, etc., for resale or reuse (DOD Directive 4165.60, Encl 2, J).
- Rubbish a general term for solid waste, excluding food wastes and ashes, taken from residences, commercial establishments, and institutions (FGS-UK 20).
- Sanitary Landfill a land disposal site employing an engineered method of disposing of solid wastes on land in a manner that minimizes environmental hazards by spreading the solid wastes in thin layers, compacting the solid wastes to the smallest practical volume, and applying and compacting cover material at the end of each operating day (FGS-UK 20).
- Satellite Vehicle a small collection vehicle that transfers its load into a larger vehicle operating in conjunction with it (FGS-UK 20).
- Scavenging the uncontrolled and unauthorized removal of materials at any point in the solid waste management system (FGS-UK 20).
- Sludge the accumulated semiliquid suspension of settled solids deposited from wastewaters or other fluids in tanks or basins. It does not include solids or dissolved material in domestic sewage or other significant pollutants in water resources, such as silt, dissolved or suspended solids in industrial wastewater effluent, dissolved materials in irrigation return flows, or other common water pollutants (FGS-UK 20).

- Solid Waste garbage, refuse, sludge, and other discarded materials, including solid, semisolid, liquid, and gaseous containing materials resulting from industrial and commercial operations and from community activities. It does not include solids or dissolved material in domestic sewage or other significant pollutants in water resources, such as silt, dissolved or suspended solids in industrial wastewater effluent, dissolved materials in irrigation return flows or other common water pollutants (FGS-UK 20).
- Solid Waste Storage Container a receptacle used for the temporary storage of solid waste while awaiting collection (FGS-UK 20).
- Stationary Compactor a powered machine that is designed to compact solid waste or recyclable materials, and which remains stationary when in operation (FGS-UK 20).
- Storage the interim containment of solid waste after generation and prior to collection for ultimate recovery or disposal (FGS-UK 20).
- Street Wastes material picked up by manual or mechanical sweepings of alleys, streets, and sidewalks, wastes from public waste receptacles, and material removed from catch basins, runways, and taxiways (FGS-UK 20).
- Thermal Processing processing of waste material by means of heat (40 CFR 240.101 as adopted by DOD Directive 4165.60, para V(A)).
- Transfer Station a site at which solid wastes are concentrated for transport to a processing facility or land disposal site. A transfer station may be fixed or mobile (FGS-UK 20).
- Treatment any method, technique, or process, including neutralization, designed to change the physical, chemical, or biological character or composition of any hazardous waste so as to neutralize such waste, or so as to recover energy or materials resources from the waste, or so as to render such waste nonhazardous, or less hazardous; safer to transport, store, or dispose of; or amenable for recovery, amenable for storage, or reduced in volume. It also includes any method, technique, or process designed to render infectious medical waste noninfectious (FGS-UK 20).
- Universal Precautions an approach to infection control. According to the concept of Universal Precautions, all human blood and certain human body fluids are treated as if known to be infected with HIV, H-B virus, and other bloodborne pathogens.
- Vector a carrier, usually an arthropod, that is capable of transmitting a pathogen from one organism to another (FGS-UK 20).
- Working Face that portion of the land disposal site where solid wastes are discharged and are spread and compacted prior to the placement of cover material (40 CFR 241.101 as adopted by DOD Directive 4165.60, para V(A)).
- Yard Waste grass and shrubbery clippings, tree limbs, leaves, and similar organic materials commonly generated in residential yard maintenance (also known as green waste) (FGS-UK 20).

SOLID WASTE MANAGEMENT

GUIDANCE FOR CHECKLIST USERS

| | REFER TO CHECKLIST ITEMS: | CONTACT THESE PERSONS OR GROUPS: (a) |
|--|--|--|
| All Installations | 8-1 through 8-8 | (1)(2)(3) |
| Recycling | 8-9 through 8-17 | (1)(2)(3) |
| Solid Waste Storage and Collection | 8-18 through 8-28 | (1)(2)(3) |
| Land Disposal Sites Specific Wastes Operations Closure New Landfills | 8-29 through 8-32 8-33 through 8-47 8-48 and 8-49 8-50 through 8-52 | (1)(2)(3) (1)(2)(3) (1)(2)(3) (1)(2)(3) |
| Thermal Processing Facilities | 8-53 through 8-66 | (1)(2)(3) |
| Resource Recovery Facilities | 8-67 and 8-68 | (1)(2)(3) |
| Composting Facilities | 8-69 and 8-70 | (1)(2)(3) |
| Medical/Pathological Wastes | 8-71 through 8-85 | (1)(3) |
| | | |

(a) CONTACT/LOCATION CODE:

- BEC (Base Environmental Coordinator)
 BCE (Base Civil Engineer)
- (3) BEE (Bioenvironmental Engineering)

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SOLID WASTE MANAGEMENT

Records to Review

- · Record of current nonhazardous solid waste management practices
- Documentation of locations (map) and descriptions of all nonhazardous waste treatment, storage, and disposal facilities (TSDFs)
- · Records of operational history of all active and inactive TSDFs
- Environmental monitoring procedures or plans
- Records of resource recovery practices, including the sale of materials for the purpose of recycling
- Solid waste removal contracts and inspection records

Physical Features to Inspect

- Resource recovery facilities
- Incineration and land disposal facilities (active and inactive)
- Areas where hazardous and nonhazardous wastes are disposed of
- Construction debris areas
- · Waste receptacles
- Solid waste vehicle storage and washing areas

People to Interview

- BEC (Base Environmental Coordinator)
- BCE (Base Civil Engineer)
- BEE (Bioenvironmental Engineering)

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| ALL INSTALLATIONS | |
| 8-1. Determine actions or changes since previous review (MP). | Determine, by reviewing a copy of the previous review report, if noncompliance issues have been resolved. (1)(2) |
| 8-2. Copies of all relevant DOD directives/instructions, USAF directives, and guidance documents should be maintained at the installation (MP). | Verify that copies of the following regulations are maintained and kept current at the installation: (1)(2) Final Governing Standards - United Kingdom (FGS-UK), 1 January 1994. DOD Directive 4165.60, Solid Waste Management- Collection, Disposal, Resource Recovery, and Recycling Program, 4 October 1976. AFR 19-1, Pollution Abatement and Environmental Quality, 9 January 1978. HQ USAF/CE Policy Letter, Air Force Recycling Policy, 13 October 1993. HQ USAF/CEV Policy Letter, Interim Affirmative Procurement Guidance, 30 December 1993. Verify that the Base Staff Judge Advocate reviews the documents annually for currency and completeness and submits the findings of the review to the Base Environmental Protection Committee. |
| 8-3. Installations must meet regulatory and Air Force requirements issued since the finalization of the manual (a finding under this checklist item will have the citation of the new regulation as a basis of finding). | Determine whether any new regulations concerning solid waste have been issued since the finalization of the manual. (1) Verify that the installation is in compliance with newly issued regulations. |
| 8-4. Installations must make all practical efforts to use municipal or regional waste collection or disposal systems as the preferred method for disposal of waste (AFR 19-1, para 2b(9)). | Determine whether the use of municipal or regional waste collection or disposal systems is feasible and appropriate. (1)(2)(3) Verify that the installation makes all practical efforts to use municipal or regional waste collection or disposal systems as the preferred method for disposal of waste. Verify that, if use of such systems is not feasible or appropriate, the installation makes all practical efforts to do whatever is necessary to dispose of its wastes satisfactorily. |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 8-5. Installations must cooperate, to the extent possible, with local, regional, and national officials of the United Kingdom (UK) in the solid waste management process (FGS-UK 7-2). | Verify that the installation cooperates, to the extent possible, with local, regional, and national officials of the UK in the solid waste management process. (2) |
| 8-6. Installations must develop a solid waste management strategy | Verify that the installation has a strategy for reducing solid waste disposal. (1)(2) (NOTE: This strategy could include recycling, composting, and minimization |
| (FGS-UK 7-3). | efforts.) |
| 8-7. Buildings and all other facilities that are constructed, modified, or leased after the effective date of the FGS-UK must provide for storage areas that can be easily cleaned and maintained and that allow for safe and efficient collection of solid waste (FGS-UK 7-6). | Verify that buildings and facilities in the design phase will have appropriate solid waste storage areas. (1)(2) |
| 8-8. Installations must not use open burning as the regular method of | Verify that open burning is not the installation's regular method of solid waste disposal. (1)(2) |
| solid waste disposal (FGS-UK 7-14). | Verify that, if burning is the disposal method of choice, the installation uses incinerators that meet applicable air quality standards. |
| * | (NOTE: For air quality standards, see Section 1, Air Emissions Management.) |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| RECYCLING | |
| 8-9. Installations must procure materials that contain recycled material and report the amounts purchased each fiscal year (HQ USAF/CEV Policy Letter, 30 December 1993) | Verify that the installation collects data for the following items, whether locally produced or provided through construction contracts: (1)(2)(3) - cement and concrete containing fly ash - building insulation containing recovered material - re-refined lubricating oil - retread tires - paper and paper products. Verify that the installation reports quarterly on the Affirmative Procurement screens of the Pollution Prevention module in the Work Information Management System-Environmental Subsystem (WIMS-ES) the total value of the product purchased and the total value of the product purchased that met the U.S. Environmental Protection Agency (USEPA) guideline criteria. (NOTE: Guideline criteria are found in Attachment 1 to the Policy Letter.) |
| 8-10. Air Force installations must institute, where cost effective, recycling programs and reduce the volume of solid waste materials at the source (FGS-UK 7-9; DOD Directive 4165.60, para V(a), V(c), and V(h)). | Verify that a solid waste reduction/resource recovery program exists. (1)(3) Verify that reusable or marketable materials are collected at regular intervals. |
| 8-11. All installations must have or be associated with a Qualified Recycling Program (QRP) to service all tenant activities (HQ USAF/CE Policy Letter, 13 October 1993, para 2b, 2c, and 3b). | Verify that, if the installation has several recycling programs, they are incorporated into the single installation QRP. Verify that the QRP is reviewed continually to identify materials appropriate for waste stream diversion, explore recycling methods, and identify potential markets. (NOTE: Recyclable material includes scrap (including ferrous and nonferrous scrap) and firing range expended brass and mixed metals gleaned from firing range cleanup that do not require demilitarization.) |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 8-12. Installations must recover and recycle com- | Verify that a solid waste reduction program exists. (1)(2) |
| mercial, residential, and institutional solid waste and other waste (Execu- | Verify that quantities of solid waste are reduced at the source when possible. Verify that reusable or marketable materials are collected at regular intervals. |
| tive Order 12780, Section 301, implemented by HQ USAF/CE Policy Letter, 13 October 1993, para 2a). | (NOTE: Materials to be included in recycling programs are paper, plastic, metals, glass, used oil, lead acid batteries, tires, and yard waste composting.) |
| 8-13. Installations with office facilities of over | Determine whether the installation has over 100 office workers. (1)(3) |
| 100 office workers must recover high-grade paper | Verify that high-grade paper is separated at the source of generation. |
| (DOD Directive 4165.60, | Verify that high-grade paper is separately collected. |
| para V(I)). | Verify that high-grade paper is sold for recycling. |
| 8-14. Installations where more than 500 families | Determine whether the installation has more than 500 families residing on it. (1)(3) |
| reside must recycle newspapers (DOD Directive | Verify that used newspapers are separated at the source of generation. |
| 4165.60, para V(J)). | Verify that used newspapers are separately collected. |
| | Verify that used newspapers are sold for recycling. |
| 8-15. Installations that generate 10,160 kg (10 tons) [9.07 metric | Determine whether the installation generates 10,160 kg (10 tons) [9.07 metric tons], or more of waste corrugated containers per month. (1)(2)(3) |
| tons], or more of waste corrugated containers per | Verify that waste corrugated containers are collected separately. |
| month must sell this material for recycling (DOD Directive 4165.60, para V(K)). | Verify that waste corrugated containers are sold for recycling. |
| 8-16. Installations that recycle lead acid batteries must manage them as hazardous materials (FGS-UK 6-9.C). | Verify that lead acid batteries that are awaiting recycling are handled as hazardous materials. (1)(3) |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 8-17. Installations that generate 101,600 kg | Determine whether the installation meets the listed criteria. (1)(2)(3) |
| (100 tons) [90.72 metric tons], or more per day of | Verify that resource recovery facilities are used. |
| residential, commercial, and institutional solid waste after complying with waste reduction and source separation policies must establish and/or use resource recovery facilities to separate and recover materials, energy, or both, from solid waste (DOD Directive 4165.60 (V)(F) and 4165.60(V) | Verify that joint or regional civilian community resource recovery facilities are utilized whenever possible. |
| (H)). SOLID WASTE STORAGE AND COLLECTION | |
| 8-18. Installations must use solid waste storage containers that meet spe- | Verify that storage containers are leakproof, waterproof, and vermin-proof, including sides, seams, and bottoms. (2)(3) |
| cific design standards (FGS-UK 7-7). | Verify that storage containers are durable enough to withstand anticipated usage. |
| | Verify that storage containers have functional lids. |
| 8-19. Installations must store containers in accordance with specific | Verify that containers are stored on a firm, level, well-drained surface that is large enough to accommodate all of the containers. (2)(3) |
| requirements (FGS-UK 7-8). | Verify that the storage area is clean and free of spills. |
| 8-20. Installations should inspect receptacles for industrial shop | Verify that corrective actions are taken where indicated |
| waste quarterly to verify that hazardous wastes are not being deposited in them (MP). | Verify that corrective actions are taken where indicated. |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
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| 8-21. Installation personnel should be periodically informed about materials that may not be put in solid waste receptacles (MP). | Verify that a program exists at the installation to keep personnel informed about proper waste disposal practices. (1)(2)(3) |
| 8-22. Installations must store solid waste and materials separated for recycling according to | Verify that solid waste and materials separated for recycling are stored so as not constitute a fire, health, or safety hazard or provide food or harborage for vectors. (1)(2)(3) |
| specific guidelines (FGS-UK 7-4, 7-5, and DOD Directive 4165.60, para V(A)). | Verify that solid waste containing food waste is stored in covered or closed containers that are nonabsorbent, leakproof, durable, easily cleaned, and designed for safe handling. |
| | Verify that solid waste containers are of an adequate size and number to contain all waste generated between collections. |
| · | Verify that bulky wastes are stored so as not to create a nuisance and to avoid the accumulation of solid waste and water in and around the bulky items by removing all doors from large household appliances and covering the items. |
| | Verify that bulky wastes are screened for the presence of hazardous constituents and ozone-depleting substances. |
| • | Verify that readily detachable or removable hazardous waste is segregated and disposed of properly. |
| | Verify that reusable containers are capable of being serviced without the collector coming into contact with the waste. |
| 8-23. All installations must operate their collection systems in such a way as to protect the health and safety of personnel associated with the operation (DOD Directive 4165.60, para V(A)). | Verify that the collection system is operated safely. (1)(2)(3) |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
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| 8-24. Installations must maintain collection equipment according to certain standards if such equipment is considered to be operating in interstate or foreign commerce (DOD Directive 4165.60, para V(A)). | Verify that all vehicles used for the collection and transportation of solid waste meet all applicable standards established by the Federal Government, including: (1)(2)(3) - Motor Carrier Safety Standards (49 CFR 390 through 396) - Noise Emission Standards for Motor Carriers Engaged in Interstate Commerce (40 CFR 202) - Federal Motor Vehicle Safety Standards (49 CFR 500 through 580) (Federally owned collection equipment only). |
| 8-25. All collection equipment must meet specific standards (DOD Directive 4165.60, para V(A)). | Verify that all vehicles used for collection and transportation of solid wastes or materials separated for recycling are enclosed and have suitable covers to prevent spillage. (2)(3) Verify that equipment used in the compaction, collection, and transportation of solid waste or materials separated for recycling are constructed, operated, and maintained adequately. Verify that the following types of equipment meet the standards established by the American National Standards Institute (ANSI): |
| | rear-loading compaction equipment side-loading compaction equipment front-loading compaction equipment tilt-frame equipment hoist-type equipment satellite vehicles special collection compaction equipment stationary compaction equipment. |
| 8-26. Installations must collect solid wastes or materials separated for recycling according to a certain schedule (DOD Directive 4165.60, para V(A)). | Verify that solid wastes that contain food wastes are collected at a minimum of once a week. (1)(2)(3) Verify that bulky wastes are collected at a minimum of once every 3 mo. Verify that all wastes are collected with sufficient frequency to inhibit the propagation or attraction of vectors and the creation of nuisances. |
| 8-27. Installations must collect solid waste in a safe and efficient manner (DOD Directive 4165.60, para V(A)). | Verify that solid wastes or materials separated for recycling are collected in a safe, efficient manner. (2)(3) Verify that the operator of the collection vehicle immediately cleans up any spillage caused by his or her operations. |

| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
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| 8-28. Installations must meet specific requirements when they dispose of waste at any non-DOD facility or transfer waste to such a facility or transporter (FGS-UK 7-1). | Verify that the waste is transferred to persons in the following categories only: (1) - a waste collection authority - the holder of a waste management license, or someone who is exempt from holding a license - a registered carrier of controlled waste, or someone who is exempt from registration - a waste regulation authority. Verify that the waste is accompanied by a transfer/consignment manifest. Verify that the waste is accompanied by a description that contains the following: - identification of the waste - quantity of the waste - if containerized, the size and type of container - time and place of transfer - name and address of transferor and transferee. Verify that the installation maintains records of each transfer of waste for at least 3 yr. |
| LAND DISPOSAL SITES Specific Wastes 8-29. Bulky wastes must be disposed of in a specific fashion (DOD Directive 4165.60, para V(A)). 8-30. Water treatment plant sludges must be covered with soil or MSW (DOD Directive 4165.60, para V(A)). | Verify that automobile bodies, furniture, and appliances are either salvaged or crushed and pushed onto the working face near the bottom of the cell. (1)(2)(3) Verify that demolition and construction debris, tree stumps, and large timbers are pushed onto the working face near the bottom of the cell. Verify that water treatment plant sludges are covered with soil or MSW. (1)(2)(3) |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 8-31. Incinerator and air pollution control residues must be disposed of in a specific fashion (DOD Directive 4165.60, para V(A)). | Verify that incinerator and air pollution control residues are incorporated into the face and covered as necessary to prevent them from becoming airborne. (1)(3) | |
| 8-32. Installations must develop procedures for dealing with yard waste and construction debris (FGS-UK 7-12.F). | Verify that the installation has developed procedures for dealing with yard waste and construction debris that keep it out of MSWLF units to the maximum extent possible. (1)(3) | |
| Operations | | |
| 8-33. Installations must investigate options for composting MSW (FGS-UK 7-12.D). | Verify that the installation has investigated options for MSW as an alternative to landfilling or treatment prior to landfilling. (1)(2) | |
| 8-34. Facilities must place cover material at the end of each operating day (DOD Directive 4165.60, para V(A)). | Verify that cover material is put in place daily. (1)(2) | |
| 8-35. Land disposal sites | Determine whether the land disposal site accepts special wastes. (1)(2) | |
| that accept special wastes must have approval of the responsible agency (DOD Directive 4165.60, para V(A)). | Verify that the land disposal site has agency approval to accept special wastes. | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 8-36. Installations must implement programs to detect and prevent the disposal of hazardous waste, infectious waste, PCB waste, bulk or noncontainerized liquids, and waste determined to be unsuitable for the specific site (FGS-UK 7-12.C and 7-12.M). | Verify that the installation has a program that effectively prevents the disposal of hazardous waste, infectious waste, PCB waste, bulk or noncontainerized liquid waste, and other unsuitable waste in the MSWLF. (1)(2)(3) |
| 8-37. Installations that operate land disposal sites must provide a list of | Verify that a list of excluded materials is displayed prominently at the entrance to the site. (1)(2) |
| excluded materials to reg- ular users and develop | Verify that a list of excluded materials is given to all regular users of the site. |
| criteria for unacceptable materials (FGS-UK 7- 12.B and DOD Directive | Verify that the installation has established criteria for unacceptable wastes based on site-specific factors. |
| 4165.60, para V(A)). | (NOTE: Examples of site-specific factors are: |
| | hydrology chemical and biological characteristics of the waste available alternative disposal methods environmental and health effects safety of personnel. |
| 8-38. Installations must operate land disposal sites in such a way as to protect | Verify that surface watercourses and runoff are diverted from the land disposal site. (1)(2) |
| in such a way as to protect water quality (FGS-UK 7-12.K, and DOD Directive 4165.60, para V(A)). | Verify that the land disposal site is constructed and graded to promote rapid surface water runoff without excessive erosion. |
| | Verify that the site is regraded as necessary to avoid ponding of precipitation and to maintain the integrity of the cover material. |
| | Verify that siltation or retention basins or other approved methods of retarding runoff are used where necessary to avoid stream siltation or flooding problems. |
| | Verify that leachate collection and treatment systems are used where necessary to protect groundwater and surface water resources. |
| | Verify that MSW and leachate are not in contact with groundwater or surface water. |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 8-38. (continued) | Verify that aquifers will not be contaminated. |
| 8-39. Installations must operate land disposal sites | Verify that there is no open burning of MSW. (1)(2)(3) |
| in such a way as to protect air quality (FGS-UK 7- 12.E and DOD Directive | (NOTE: Infrequent burning of agricultural wastes, silvicultural wastes, landclearing debris, diseased trees, or debris from emergency cleanup operations is allowed.) |
| 4165.60, para V(A)). | Verify that dust control measures are initiated as necessary. |
| 8-40. Installations must control decomposition gases at land disposal | Verify that decomposition gases are not allowed to migrate laterally from the land disposal site. (1)(2)(3) |
| sites (FGS-UK 7-12.I and DOD Directive 4165.60, | Verify that decomposition gases do not pose an explosion or toxicity hazard. |
| para V(A)). | Verify that methane gas does not exceed 25 percent of the lower explosive limit for methane in facility structures. |
| 8-41. Installations must control vectors at land disposal sites (FGS-UK | Verify that conditions at the land disposal site are unfavorable for the harboring, feeding, and breeding of disease vectors. (1)(2)(3) |
| 7-12 and DOD Directive 4165.60, para V(A)). | Verify that vector control contingency programs are implemented when necessary to prevent or rectify vector problems. |
| 8-42. Land disposal sites must be designed and operated in an aestheti- | Verify that blowing litter is controlled through portable litter fences or other devices. (1)(2)(3) |
| cally acceptable manner (FGS-UK 7-12.J and DOD Directive 4165.60, | Verify that wastes that are easily moved by wind are covered as necessary to prevent their becoming airborne. |
| para V(A)). | Verify that onsite vegetation is cleared only as necessary. |
| u.e.* | Verify that natural windbreaks are maintained. |
| | Verify that buffer strips and/or berms are used to screen the site from nearby residences and major roadways. |
| | Verify that salvage material is removed from the site frequently. |
| 8-43. Installations must control public access to landfill facilities (FGS-UK 7-12.L). | Verify that public access to the landfill facilities is controlled. (1)(2)(3) |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 8-44. Specific requirements as to cover material must be met at land disposal sites (DOD Directive 4165.60, para V(A)). | Verify that cover material is applied as necessary to: (1)(2)(3) - minimize fire hazards - minimize infiltration of precipitation - minimize odors - minimize blowing litter - control gas venting - control vectors - discourage scavenging - provide a pleasing appearance. Verify that cover material is applied daily, regardless of weather. Verify that intermediate cover is applied on areas where additional cells are not to be constructed for extended periods of time. Verify that final cover is applied on each area as it is completed or if the area is to remain idle for over 1 yr. |
| 8-45. MSW and cover material must be compacted to the smallest practicable volume (FGS-UK 7-12 and DOD Directive 4165.60, para V(A)). | Verify that, on any operating day, MSW handling equipment is capable of performing the following functions: (1)(2)(3) - spread solid waste in layers no more than 0.6 m (2 ft) thick while confining it to the smallest practicable area - compact the spread solid wastes to the smallest practicable volume - place, spread, and compact the cover material at the end of each operating day. |
| 8-46. Land disposal sites must be designed, constructed, and operated in such a way as to protect the health and safety of personnel (FGS-UK 7-12.G and DOD Directive 4165.60, para V(A)). | Verify that a safety manual is available to personnel. (1)(2)(3) Verify that personal safety devices are provided to facility personnel. Verify that equipment is provided with safety devices. Verify that there are provisions to extinguish fires. Verify that communications equipment is available onsite. Verify that scavenging is prohibited. Verify that traffic signs or markers are provided to promote an orderly traffic pattern to and from the discharge area. |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 8-47. Operators of land disposal sites must maintain records and monitor data (FGS-UK 7-12.N and DOD Directive 4165.60, para V(A)). | Verify that records are maintained and that they cover at least: (1)(2)(3) - major operational problems, complaints, or difficulties - results of leachate sampling and analyses - results of gas sampling and analyses - results of groundwater and surface water quality sampling and analyses upstream and downstream from the site - vector control efforts - dust and litter control efforts - quantitative measurements of the solid wastes handled - description of solid waste materials received. | |
| Closure | | |
| 8-48. Installations must take specific actions in the course of closure and postclosure operations (FGS-UK 7-13 and DOD Directive 4165.60, para V(A)). | Verify that a final cover is installed that is designed to minimize infiltration and erosion. (1)(2)(3) Verify that the infiltration layer is made up of a minimum of 46 cm (18 in.) of earthen material, geotextiles, or combination thereof, that have a permeability less than or equal to the permeability of any bottom liner system or natural subsoils present or a permeability no greater than 0.00005 cm/s [1.97 x 10 ⁻⁵ in./s], whichever is less. Verify that the erosion layer is a minimum of 12 cm (8 in.) of earth material that can sustain native plant growth. Verify that there is a written closure plan that includes, at a minimum: - a description of the monitoring and maintenance activities required for integrity | |
| | of the final cover - a description of planned uses during the postclosure period - a survey plot showing the exact site location. | |
| | Verify that the plan is kept as part of the installlation's permanent records. | |
| | Verify that upon closure of a site, a detailed description is recorded with the area's land recording authority. | |
| | Verify that the postclosure period lasts a minimum of 5 yr. | |
| 8-49. Installations should survey for and be aware of old disposal sites (MP). | Verify that the installation has conducted a survey for old disposal sites. (1)(2) | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| New Landfills | | |
| 8-50. Installations must not initiate new or expand existing waste landfill units without approval of the Component and only after showing that unique circumstances justify a new unit (FGS-UK 7-10). | Determine whether the installation is planning to start a new landfill or expand an existing one. (1)(2)(3) Verify that appropriate approval has been received. (NOTE: FGS-UK does not define component.) | |
| 8-51. New MSWLFs must meet certain location and design criteria (FGS-UK 7-11 and DOD Directive 4165.60, para V(A)). 8-52. Plans for the design, construction, and operation of new sites or modifications to existing sites must be prepared or approved by a profes- | Verify that the hydrogeology of the site has been evaluated. (1)(2)(3) Verify that onsite soil characteristics have been evaluated. Verify that environmental factors, seismic factors, climatic conditions, and socioeconomic factors have been considered in site selection. Verify that the site is easily accessible to vehicles. Verify that the site location will not attract birds and pose a hazard to low-flying aircraft. Verify that the site will exclude hazardous wastes. Verify that there will be: - daily cover - disease vector control - explosive gas control - control of air pollution (i.e., open burning) - control of access - appropriate records kept - an inspection program. Verify that a professional engineer has prepared or approved plans. (1)(2) | |
| sional engineer (DOD Directive 4165.60, para V(A)). | | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| THERMAL PROCESSING FACILITIES | | |
| 8-53. Installations with thermal processing facilities designed to process or that are processing 50,800 kg (50 tons) [45.36 metric tons] or more, per day of MSW must provide special areas for certain wastes while they await processing (DOD Directive 4165.60, para V(A)). | Verify that storage areas for bulky wastes, digested and dewatered sludges from wastewater treatment facilities, raw sewage sludges, and septic tank pumpings are clearly marked. (1)(2) (NOTE: This does not apply to hazardous, agricultural, or mining wastes.) | |
| 8-54. Installations with thermal processing facilities designed to process or that are processing 50,800 kg (50 tons) [45.36 metric tons] or more, per day of MSW must train personnel in any unusual handling requirements for accepting certain wastes (DOD Directive 4165.60, para V(A)). | Verify that personnel are thoroughly trained to handle bulky wastes, digested and dewatered sludges from wastewater treatment facilities, raw sewage sludges, and septic tank pumpings. (1)(2) (NOTE: This does not apply to hazardous, agricultural, or mining wastes.) | |
| 8-55. Installations with thermal processing facilities designed to process or that are processing 50,800 kg (50 tons) [45.36 metric tons] or more, per day of MSW must inform regular users about materials that are excluded (DOD Directive 4165.60, para V(A)). | Verify that regular users are given a list of excluded materials. (1)(2) Verify that a list of excluded materials is posted prominently at the facility. (NOTE: This does not apply to hazardous, agricultural, or mining wastes.) | |

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| | REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| | 8-56. Installations with thermal processing facilities designed to process or | Verify that there is an operating plan that specifies procedures and precautions to be taken if unacceptable wastes are delivered to or left at the facility. (1)(2) | |
| | that are processing 50,800 kg (50 tons) | Verify that operating personnel are thoroughly trained in such procedures. | |
| | [45.36 metric tons] or more, per day of MSW must have certain procedures and precautions to deal with unacceptable wastes that are delivered | (NOTE: This does not apply to hazardous, agricultural, or mining wastes.) | |
| | to or left at the facility (DOD Directive 4165.60, para V(A)). | | |
| | 8-57. Installations with thermal processing facilities designed to process or | Verify that the facility is located in an area zoned for industrial use and has adequate utilities to serve it. (1)(2) | |
| | that are processing 50,800 kg (50 tons) [45.36 metric tons] or | Verify that the site is accessible by permanent roads leading from the public road system. | |
| | more, per day of MSW must meet certain site selection criteria (DOD Directive 4165.60, para V(A)). | (NOTE: This does not apply to hazardous, agricultural, or mining wastes.) | |
| | 8-58. Installations with thermal processing facilities designed to process or | Verify that a professional engineer prepares or approves plans for the design of new facilities or modification of existing facilities. (1)(2) | |
| | that are processing 50,800 kg (50 tons) [45.36 metric tons] or more, per day of MSW must have plans for the design of new facilities or modification of existing facilities prepared or approved by a professional engineer (DOD Directive 4165.60, para V(A)). | (NOTE: This does not apply to hazardous, agricultural, or mining wastes.) | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | |
| 8-59. Installations with thermal processing facilities designed to process or | Verify that all waters discharged from the facility are treated to meet the most stringent of applicable water quality standards. (1)(2)(3) | | |
| that are processing 50,800 kg (50 tons) [45.36 metric tons] or more, per day of MSW | Verify that when monitoring instrumentation indicates excessive discharge contamination, appropriate adjustments are made to lower the concentrations to acceptable levels. | | |
| must operate in a manner that protects water quality (DOD Directive | Verify that in the event of an accidental spill, the local regulatory agency is notified immediately. | | |
| 4165.60, para V(A)). | (NOTE: This does not apply to hazardous, agricultural, or mining wastes.) | | |
| 8-60. Installations with thermal processing facili- | Verify that emissions do not exceed applicable, existing emission standards. (1)(2) | | |
| ties designed to process or that are processing | Verify that all emissions, including dust from vents, are controlled. | | |
| 50,800 kg (50 tons) [45.36 metric tons] or more, per day of MSW | Verify that when monitoring equipment indicates excessive emissions, appropriate adjustments are made to lower the emissions to acceptable levels. | | |
| must operate in a manner that protects air quality (DOD Directive 4165.60, para V(A)). | (NOTE: This does not apply to hazardous, agricultural, or mining wastes.) | | |
| 8-61. Installations with thermal processing facili- | Verify that a housekeeping schedule is established and maintained. (1)(2) | | |
| ties designed to process or that are processing 50,800 kg (50 tons) | Verify that solid waste and residue do not accumulate at the facility for more than 1 wk. | | |
| [45.36 metric tons] or more, per day of MSW must control vectors (DOD Directive 4165.60, para V(A)). | (NOTE: This does not apply to hazardous, agricultural, or mining wastes.) | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
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| 8-62. Installations with thermal processing facilities designed to process or | Verify that a routine housekeeping and litter removal schedule is established and implemented. (1)(2) |
| that are processing 50,800 kg (50 tons) | Verify that solid wastes that cannot be processed by the facility are removed on a weekly basis. |
| more, per day of MSW must operate in an aes- | (NOTE: This does not apply to hazardous, agricultural, or mining wastes.) |
| thetically acceptable manner (DOD Directive 4165.60, para V(A)). | |
| 8-63. Installations with thermal processing facilities designed to process or | Verify that the furnace operator records, in a log, the estimated percentage of unburned combustibles. (1)(2) |
| that are processing 50,800 kg (50 tons) | Verify that, if residue or fly ash is collected in a wet condition, it is drained of free moisture. |
| [45.36 metric tons] or more, per day of MSW must dispose of residue and other solid waste | Verify that residue and fly ash are transported by means that prevent the loads from shifting, falling, or blowing from the container. |
| products resulting from the thermal process in an | (NOTE: This does not apply to hazardous, agricultural, or mining wastes.) |
| environmentally acceptable manner (DOD Directive 4165.60, para V(A)). | |
| 8-64. Installations with thermal processing facili- | Verify that procedures are developed for operation in emergency situations. (1)(2) |
| ties designed to process or that are processing 50,800 kg (50 tons) | Verify that approved respirators or self-contained breathing apparatus are available at convenient locations. |
| [45.36 metric tons] or more, per day of MSW must be designed, oper- | Verify that training in first aid practices and emergency procedures are given to all personnel. |
| ated, and maintained in a manner to protect the | Verify that personal safety devices are provided to all personnel. |
| health and safety of personnel (DOD Directive 4165.60, para V(A)). | Verify that any regular user or individual that poses a safety hazard is barred from the facility and reported to the responsible agency. |
| | (NOTE: This does not apply to hazardous, agricultural, or mining wastes.) |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 8-65. Installations with thermal processing facilities designed to process or | Verify that the facility supervisor is experienced in the operation of the type of facility designed. (1)(2) |
| that are processing 50,800 kg (50 tons) [45.36 metric tons] or more, per day of MSW | Verify that alternate and standby disposal and operating procedures are established for implementation during emergencies, air pollution episodes, and shutdown periods. |
| must follow certain general operation criteria | Verify that a routine maintenance schedule is established. |
| (DOD Directive 4165.60, para V(A)). | Verify that engineering drawings are updated as the facility is modified. |
| para ((11)). | Verify that key operational procedures are prominently posted. |
| | Verify that equipment manuals, catalogs, spare parts lists, and spare parts are readily available at the facility. |
| | Verify that training opportunities are available for personnel. |
| | (NOTE: This does not apply to hazardous, agricultural, or mining wastes.) |
| 8-66. Installations with thermal processing facilities designed to process or that are processing 50,800 kg (50 tons) [45.36 metric tons] or more, per day of MSW must provide records and monitoring data (DOD Directive 4165.60, para V(A)). | Verify that extensive monitoring and recordkeeping are practiced during: (1)(2)(3) - the first 12 to 18 mo of operation of a new or renovated facility - periods of high air pollution - periods of upset conditions at the facility. Verify that operating records are kept in a daily log and include as a minimum: - the total weight and volume of solid waste received during each shift, including the number of loads received, the ownership or specific identity of delivery vehicles, and the source and nature of the solid wastes accepted - furnace and combustion chamber temperatures recorded at least every 60 min and as changes are made, including explanations for abnormally high and low temperatures - rate of operation, such as grate speed - overfire and underfire air volumes and pressure and distribution recorded at least every 60 min and as changes are made - weights of bottom ash, grate siftings, and fly ash, individually or combined, recorded at intervals appropriate to normal facility operation - estimated percentages of unburned material in the bottom ash - water used on each shift for bottom ash quenching and scrubber operation - power produced and utilized during each shift - quality, production totals, and consumption rates if steam is produced - auxiliary fuel used for each shift - gross calorific value of daily representative samples of bottom ash, grate siftings, and fly ash |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | | |
| 8-66. (continued) | required emission measurements and laboratory analyses complete records of monitoring instruments problems encountered and methods of solution. | | | |
| | (NOTE: Representative samples of process waters should be collected and analyzed as recommended by the responsible agency.) | | | |
| · | (NOTE: Sampling time should be varied so that all shifts are monitored on a weekly basis.) | | | |
| | Verify that an annual report is prepared and that it includes the following information: | | | |
| | minimum, average, and maximum daily volume and weight of waste received and processed, summarized on a monthly basis summary of the laboratory analyses, including at least monthly averages number and qualifications of personnel in each job category total work-hours per week number of state certified or licensed personnel staffing deficiencies serious injuries, their cause, and preventive measures instituted identification and brief discussion of major operational problems and solutions adequacy of operation and performance with regard to environmental requirements, general level of housekeeping and maintenance, testing and reporting proficiency, and recommendations for corrective actions copy of all significant correspondence, reports, inspection reports, and any other communications from enforcement agencies. Verify that a methodology for evaluating the facility's performance has been developed. (NOTE: This does not apply to hazardous, agricultural, or mining wastes.) | | | |
| RESOURCE RECOVERY FACILITIES | | | | |
| 8-67. Installations must establish or utilize resource recovery facilities (DOD Directive 4165.60, para V(A)). | Verify that a resource recovery facility has been established or utilized. (1)(2)(3) (NOTE: This requirement does not apply if the installation has made a determination not to utilize or establish a resource recovery facility.) | | | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | |
| 8-68. Installations that establish or utilize a resource recovery facility must design such facilities to process a standard amount of solid waste (DOD Directive 4165.60, para V(A)). | Verify that the facility is designed to process at least 65 percent (by wet weight) of the input solid waste into recycled material, fuel, or energy. (1)(2) | | |
| COMPOSTING FACILITIES | | | |
| 8-69. Composting facilities that 5000 tons [approximately 4536 metric tons] of sludge from a | Verify that a record is maintained for the characteristics of the waste, sewage sludge, and other materials, including the source and volume, or weight of the material. $(1)(2)(3)$ | | |
| domestic wastewater | Verify that access to the facility is controlled. | | |
| treatment plant annually must meet specific standards (FGS-UK 7-15). | Verify that all access points are secured when the facility is not in operation. | | |
| | Verify that by-products are stored to prevent vector intrusion and aesthetic degradation. | | |
| | Verify that materials that are not composted are removed periodically. | | |
| | Verify that runoff water that has come in contact with composted waste, materials stored for composting, or residual waste is diverted to a leachate collection and treatment system. | | |
| | Verify that the temperature and retention time for material being composted is monitored and recorded. | | |
| | Verify that the compost is analyzed periodically for the following: | | |
| | percentage of total solids volatile solids as a percentage of total solids pH ammonia nitrate nitrogen total phosphorus cadmium chromium copper lead nickel | | |

⁽¹⁾ BEC (Base Environmental Coordinator) (2) BCE (Base Civil Engineer) (3) BEE (Bioenvironmental Engineering)

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 8-69. (continued) | - zinc - mercury - PCBs. | |
| | Verify that compost is produced by a process that further reduces pathogens. | |
| | (NOTE: Two acceptable methods of production are windrowing and the enclosed vessel method: windrowing consists of an unconfined composting process involving periodic aeration and mixing such that aerobic conditions are maintained during the composting process enclosed vessel method involves mechanically mixing compost under controlled environmental conditions: | |
| 8-70. The distribution of compost produced at a composting facility that processes 5000 tons [approximately 4536 metric tons] of sludge from a domestic wastewater | Verify that compost distributed or marketed as commercial fertilizer, speciality fertilizer, soil amendment, or plant amendment is registered with the Executive Agent. (1)(2)(3) Verify that Class A compost is: - stabilized | |
| treatment plant annually must be done in accordance with the classification of the compost (FGS- | - stabilized - stored until it has matured (a 60 percent decomposition) Verify that Class B compost is distributed on a restricted basis only. | |
| UK 7-16.A and 7-16.C). | (NOTE: Class A compost may be distributed for unrestricted use, including agricultural applications.) | |
| | (NOTE: The Executive Agent determines appropriate distribution for Class B compost.) | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| MEDICAL/ PATHOLOGICAL WASTES | | |
| 8-71. All personnel who handle infectious medical waste must wear protective apparel or equipment (FGS-UK 8-9). | Verify that all personnel who handle infectious medical waste wear protective equipment such as gloves, coveralls, masks, and goggles. (1)(3) | |
| 8-72. Infectious and pathological wastes must | Determine whether infectious waste is generated on the installation. (1)(3) | |
| be handled in accordance with specific requirements (FGS-UK 8-1, 8- | Verify that infectious medical waste is separated from noninfectious medical waste at the point of origin. | |
| 2.A, 8-2.B, 8-4.C). | Verify that infectious waste is not compacted unless it has been converted to noninfectious waste. | |
| | Verify that containers holding sharps are not compacted. | |
| | Verify that mixtures of infectious medical wastes and hazardous waste are handled as infectious hazardous waste. | |
| | (NOTE: Mixtures of infectious medical waste and hazardous waste are the responsibility of the generating DOD component, not the Defense Reutilization and Marketing Office (DRMO).) | |
| | Verify that mixtures of infectious medical wastes and solid wastes are handled as infectious medical waste. | |
| 8-73. Installations must | Verify that prescription-only medications are segregated from other wastes. (1) (3) | |
| handle prescription-only medications in accor- dance with specific crite- ria (FGS-UK 8-1.A and 8- | Verify that prescription-only medications are disposed of in accordance with FGS-UK 7-1 (see regulatory requirement 8-28). | |
| 2.D). | Verify that prescription-only medications are accompanied throughout the disposal process by a Hazardous Waste Profile Sheet. | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
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| 8-74. Infectious medical waste must be segregated, stored, and transported in bags or receptacles that | Verify that bags or receptacles are clearly marked with the universal biohazard symbol, the word BIOHAZARD, and markings that identify the generator, date of generation, and contents. (1)(3) |
| meet specific criteria (FGS-UK 8-4.B and 8-5). | Verify that bags or receptacles are a minimum of 3 mls thick, durable, puncture resistant, and with sufficient burst strength to prevent rupture or leaks during ordinary use. |
| 8-75. Anatomical pathology waste must be handled in accordance with specific procedures | Verify that bags or receptacles are clearly marked with the universal biohazard symbol, the word BIOHAZARD, and markings that identify the generator, date of generation, and contents. (1)(3) |
| (FGS-UK 8-7). | Verify that bags or receptacles are a minimum of 3 mls thick, durable, puncture resistant, and with sufficient burst strength to prevent rupture or leaks during ordinary use. |
| | Verify that anatomical pathology waste is disposed of by incineration or burial only. |
| 8-76. Installations must treat infectious medical waste in accordance with | Verify that infectious medical waste is treated according to the parameters in Table 8-1. (1)(3) |
| specific criteria (FGS-UK 8-10). | Verify that sterilizers maintain a temperature of 121 °C (250 °F) for at least 90 min. |
| CK 0 10). | Verify that the effectiveness of the sterilizers is tested at least weekly using <i>Bacillus</i> stearo thermophilus spore strips or an equivalent biological performance test. |
| · | Verify that incinerators are designed and operated to maintain a minimum temperature and retention time sufficient to destroy all infectious agents and pathogens. |
| | Verify that incinerators meet the standards of Section 1, Air Emissions Management. |
| | Verify that ash is tested for heavy metals and is disposed of according to test results. |
| | Verify that chemical disinfection is carried out using procedures and compounds approved by DOD medical personnel for use on any pathogen or infectious agent suspected to be present in the waste. |
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| REVIEWER CHECKS: | |
| Verify that infectious medical waste that is in storage is maintained in a nonputrescent state, using refrigeration as necessary. (1)(3) Verify that storage sites: - are specifically designated - are constructed to prevent entry of insects, rodents, and other pests - prevent access by unauthorized personnel - are marked on the outside with the universal biohazard symbol and the word BIOHAZARD. Verify that bags and receptacles containing infectious medical waste are placed in rigid or semi-rigid containers before being transported offsite. | |
| Verify that the installation has such a contingency plan. (1)(3) | |
| Verify that sharps are disposed of in rigid containers. (1)(3) Verify that needles are not clipped, bent, cut, or recapped prior to disposal. Verify that containers holding sharps are not compacted. | |
| Verify that bulk blood or blood products are decanted into clinical sinks only. (1)(3) Verify that emptied containers are managed as infectious medical wastes. Verify that suction canister waste from operating rooms is either decanted into a clinical sink or sealed into leak-proof containers and incinerated. Verify that infectious medical waste is transported in a manner that minimizes human exposure and is not placed in chutes or dumbwaiters. (1)(3) | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | |
| 8-82. Spills of infectious medical waste must be cleaned up as soon as possible and in accordance with specific standards (FGS-UK 8-12). | Verify that personnel wear protective equipment. (1)(3) Verify that blood and body fluids are removed with an absorbent material that is then managed as infectious medical waste. Verify that all surfaces that were in contact with the infectious medical waste are washed with soap and water and disinfected chemically. | | |
| 8-83. Installations must keep records on the disposal of infectious medical waste (FGS-UK 8-13). | Verify that records are kept for 3 yr after the date of disposal and include: (3) - type of waste - amount of waste by volume or weight - treatment, if any, including date of treatment - disposition, including date of disposition, and, if the waste was transferred to host nation facilities, receipts for each transfer that includes the above information. | | |
| 8-84. Radioactive medical waste must be disposed of according to service directives (FGS-UK 8-3). | Determine whether the installation disposes of radioactive medical waste. (1)(3) Verify that such waste is disposed of in accordance with Air Force guidance. | | |
| 8-85. Installations must manage noninfectious medical waste that is classified as a hazardous waste in accordance with specific criteria (FGS-UK 8-2.C). | Verify that such waste is managed in accordance with the criteria in Section 3, Hazardous Waste Management. (1)(3) | | |
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Table 8-1

Treatment and Disposal Methods for Infectious Medical Waste
(FGS-UK Table 8-1)

| Type of Medical Waste | Method of Treatment | Method of Disposal |
|-----------------------------|--|--|
| Microbiological | Steam sterilization Chemical disinfection Incineration | MSWLF ¹ |
| Pathological | Incineration ² Cremation | MSWLF Burial Cremation |
| Bulk blood | See Note 3 | Domestic wastewater treatment plant |
| Suction canister waste | | Domestic wastewater treatment plant Incineration |
| Sharps in sharps containers | Steam sterilization Incineration | MSWLF |

¹ See definitions for criteria for solid waste landfills.

² Placentas may also be ground and discharged to a domestic wastewater treatment plant that complies with the criteria of Section 10, Water Quality Management.

³ Bulk blood known to be infectious must be treated by incineration or steam sterilization before disposal.

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SECTION 9

SPECIAL PROGRAMS MANAGEMENT

SECTION 9

SPECIAL PROGRAMS MANAGEMENT

A. Applicability of this Section

This section applies to all U.S. Air Force (USAF) installations in the United Kingdom (UK). Currently, this section contains subsections for polychlorinated biphenyls (PCBs), asbestos, radon gas, the Installation Restoration Program (IRP), the A-106 Pollution Abatement Plan, and the Environmental Impact Analysis Process (EIAP). It also addresses requirements with regard to management of environment-related data in the Work Information Management System-Environmental Subsystem (WIMS-ES), lead-based paint (LBP), deployments of forces to Air Force installations overseas, and reporting requirements. The Special Programs Management section is written in response to regulations and policy that are applicable to the conduct of activities that involve these programs.

The Special Programs Management section is used to determine the compliance status of the management activities associated with:

- PCBs and in-service and out-of-service PCB items
- asbestos in schools and on the installation
- the Air Force Radon Assessment and Mitigation Program (RAMP)
- the EIAP Overseas
- the A-106 Pollution Abatement Plan
- IRP
- management of environment-related data in WIMS-ES
- LRP
- deployments of forces to overseas installations
- reporting requirements.

The regulatory requirements in this section are based on the Final Governing Standards - United Kingdom (FGS-UK), Department of Defense (DOD) regulations, Air Force Regulations (AFRs), and Air Force Instructions (AFIs) that apply at overseas installations. Management Practices (MPs) are derived from the U.S. Environmental Protection Agency (USEPA) regulations that are not mandatory overseas but are important to follow to preserve the health and safety of Air Force employees and protect the environment.

B. DOD Directives/Instructions

• Final Governing Standards - United Kingdom (FGS-UK), 1 January 1994, Chapter 14, discusses the actions and controls needed to abate threats to human health and the environment from the handling, use, storage, and disposal of PCBs. Chapter 15 addresses similar issues for asbestos, while Chapter 16 outlines the criteria for assessing and mitigating radon. Chapter 17 contains procedures for informing decision makers of environmental considerations when authorizing or approving major DOD actions to be taken.

C. U.S. Air Force Regulations (AFRs)

PCBs

• There are no AFRs or AFIs on PCBs; the Final Governing Standards address issues previously covered by various policy letters.

Asbestos

- AFR 91-42, Facility Asbestos Management, 21 December 1988, outlines procedures for developing a base facility asbestos management program. It also contains optional guidance to help the Base Civil Engineer (BCE) administer plans to incorporate facility asbestos management procedures and practices into Air Force Military Construction Program (MCP) and Operations and Maintenance (O&M) projects.
- Air Force Occupational Safety and Health (AFOSH) Standard 161-4, *Exposure to Asbestos*, January 1980, also contains information on asbestos requirements and control.

Radon

• There are no AFRs or AFIs on radon; the Final Governing Standards are the source for all radon-related checklist items in this manual.

IRP

- AFI 32-7006, Environmental Program in Foreign Countries, 15 February 1994, contains requirements relevant to the cleanup of overseas sites that have been contaminated in the course of Air Force actions.
- HQ USAF/CEVR Policy Letter. The letter titled Fiscal Year XX Defense Environmental Restoration Account (DERA) Eligibility / Programming Guidance, United States Air Force is issued yearly by HQ USAF/CEV and presents key guidelines and authorities for the IRP.
- HQUSAF/CEVR Policy Letter, Administrative Records for the Installation Restoration Program, 12 January 1988, contains requirements for recordkeeping related to the IRP.
- HQUSAF/CEVR Policy Letter, *Installation Restoration Program Decision Documentation*, 19 January 1988, also contains requirements for recordkeeping related to the IRP.

EIAP Overseas

- AFI 32-7061, Environmental Impact Analysis Process, 3 February 1994, contains requirements that apply to EIAP overseas.
- HQUSAF/CEVR Letter, *EIAP and Related Compliance Documents*, 3 January 1994, also contains requirements related to recordkeeping.

A-106 Pollution Abatement Plan

- AFI 32-7001, *Environmental Budgeting*, 18 March 1994, provides guidance on identifying, developing, and processing requirements to meet environmental standards at Air Force installations.
- AFR 19-8, Environmental Protection Committees and Environmental Reporting, 19 August 1988, briefly outlines the A-106 procedure. The required report is to be sent to HQUSAF/LEEV in June and November. HQUSAF/LEEV gives detailed instructions in a semiannual call that includes the Instruction Kit for Completion of USEPA Form 3500-7 for New Pollution Abatement and Prevention Projects.

WIMS-ES

• AFI 32-7002, Environmental Information Management System, 31 January 1994, provides guidance and procedures to standardize the use of WIMS-ES.

Lead-Based Paint (LBP)

HQ USAF Policy Letter, Air Force Policy and Guidance on LBP in Facilities, 24 May 1993, specifies actions necessary to protect facility occupants and workers and the environment from hazardous exposure to lead in LBP. Table 9-1 summarizes the likelihood of LBP being present and the regulations/guidelines that normally must be followed.

Reporting Requirements

AFI 32-7006, Environmental Program in Foreign Countries, 15 February 1994, requires installations to cooperate with host nation regulatory authorities. Further, it requires that copies of host nation regulatory authority inspection reports be forwarded to HQ USAF/CE and that receipt or notification of the imminent receipt of findings involving media attention or offbase impacts be reported to specific authorities.

Deployments

• AFI 32-7006, *Environmental Program in Foreign Countries*, 15 February 1994, imposes on installations requirements for planning prior to receiving deployments.

D. Responsibility for Compliance

PCBs

• The BCE, through the Exterior Electrical Shop or the Base Environmental Coordinator, is responsible for identifying, inspecting, marking (labeling), and properly servicing PCB electrical equipment (transformers and capacitors).

- The Base Environmental Coordinator (BEC) is responsible for ensuring that out-of-service items are located in a licensed and technically adequate PCB storage facility. Normally, such facilities are located at a Defense Reutilization and Marketing Office (DRMO), and the DRMO is responsible for storage, disposal transportation, and contracting for disposal.
- The Bioenvironmental Engineer (BEE) is responsible for arranging chemical analytical support in screening electrical equipment for PCBs and for cleanup verification.

Asbestos

- The BCE appoints an Asbestos Program Officer to prepare the Asbestos Management Plan and an Asbestos Operations Officer to prepare the Asbestos Operating Plan. The BCE ensures a sufficient number of in-house technicians and supervisors are trained and equipped to remove, repair, and control asbestos-containing materials (ACMs).
- The Asbestos Program Officer prepares the Asbestos Management Plan, which contains documentation on all asbestos management efforts and the mechanism for oversight of the program.
- The Asbestos Operations Officer prepares and implements the Asbestos Operating Plan.
- The BEE takes air samples, evaluates friable materials for the preservation of asbestos, and assigns Risk Assessment Codes (RACs).

Radon

- The BCE is responsible for reviewing Radon assessments planning and programming and for instituting radon mitigation features for existing and future facility projects.
- The BEE is responsible for sampling radon gas levels at installation offices, housing, day care facilities, etc. The BEE provides these sample results to the BCE. The BEE is also responsible for mitigation.

IRP

- The BCE is normally responsible for IRP execution. However, this responsibility may be assigned to the installation's Environmental Management Office if one has been established.
- The BEE is responsible for providing technical support in the Remedial Investigation/Feasibility Study (RI/FS), risk Analysis, Quality Assurance or Quality Control (QA/QC), worker health and safety, and other areas.
- The Staff Judge Advocate (SJA) is responsible for providing legal and negotiation support.
- The On-Scene Coordinator or Remedial Project Manager (OSC/RPM) is responsible for managing response actions and coordinating all other IRP efforts on the installation. Actual execution of these

responsibilities can be performed by others (Air Force (AF) personnel, technical support center, contractors, etc.). However, the OSC/RPM must retain overall management oversight responsibility for IRP actions.

• The Public Affairs Officer (PAO) is responsible for dissemination of reports providing information to the public and the media, and helping in the preparation of Community Relation Plans.

EIAP

- The BCE provides Environmental Planning Functions (EPF), including managing and getting the technical analyses necessary to support the EIAP.
- The BEE provides technical assistance to EPF concerning environmental quality standards, effects, and monitoring capabilities relating to the action(s) being assessed.
- The Environmental Protection Committee (EPC) reviews and approves or disapproves environmental documents prepared by the EPF during the EIAP.
- The SJA advises EPF and EPC of legal issues regarding environmental documents.
- The PAO reviews environmental documents for public affair sufficiency and advises EPF on issues to be addressed in Environmental Impact Statements (EISs).
- The Proponent Activity is responsible for providing a complete description of the proposed action
 and alternatives (DOPAA) and for identifying key decision points and assisting in making sure that
 the EIAP is properly phased so that the environmental documents are available to the decision
 maker.

A-106 Pollution Abatement Plan

- The BEC is responsible for managing the A-106 program, including updating the current plan, inputting new projects, and coordinating with the Civil Engineering Programmer to ensure projects are included in the Civil Engineering Contract Reporting System (CECORS) or the Programming Design and Construction (PDC) System.
- The Civil Engineering Programmer (CEP) is responsible for getting projects into the CECORS or the PDC system.
- The EPC is responsible for coordinating and approving the A-106 Plan.

WIMS-ES

• The BCE or the Environmental Manager will coordinate the input of data into WIMS-ES.

LBP

- The BCE participates in developing and implementing the management plan for identifying, evaluating, managing, and abating LBP. Additionally, the BCE trains personnel and maintains records of activities.
- The Chief, Aerospace Medicine ensures a coordinated epidemiological analysis of facility lead sampling results and sees to it that positive pediatric lead analysis is accomplished.
- The BEE conducts testing and sampling of paint to determine the lead content. The BEE participates in inspections and training activities as well.

Reporting Requirements and Deployments

• AFI 32-7006 does not designate responsible parties for actions required by these sections.

E. Key Compliance Definitions

These definitions were obtained from the directives/instructions and AFRs listed at the end of each definition. If there is no citation listed for the definition, it has been drawn from the U.S. Code of Federal Regulations (CFR).

- Active Waste Disposal Site any disposal site other than an inactive site.
- Adequately Wetted sufficiently mixed or penetrated with liquid to prevent the release of particulates.
- Asbestos a generic term used to describe six distinctive varieties of fibrous mineral silicates, including chrysotile, amosite, crocidolite, tremolite asbestos, anthrophylite asbestos, actinolite asbestos, and any other of these materials that have been chemically treated and/or altered (FGS-UK 20).
- Asbestos-Containing Material (ACM) any material containing more than 1 percent asbestos by weight (FGS-UK 20).
- Asbestos-Containing Waste Materials this term includes filters from control devices, friable asbestos waste material, and bags or other similar packaging contaminated with commercial asbestos. As applied to demolition and renovation operations, this term also includes regulated asbestos-containing material waste and materials contaminated with asbestos including disposable equipment and clothing.
- Capacitor a device for accumulating and holding a charge of electricity and consisting of conducting surfaces separated by a dielectric.
- Categorical Exclusion (CATEX)- a class of actions that normally do not, individually or cumulatively, significantly harm the environment and that require no further environmental review beyond appropriate documentation of the decisions to apply the exclusion (FGS-UK 20).

- Category I Nonfriable ACM asbestos-containing packings, gaskets, resilient floor covering, and asphalt roofing products containing more than 1 percent asbestos.
- Category II Nonfriable ACM any material, excluding Category I nonfriable ACM, containing more than 1 percent asbestos.
- Chemical Waste Landfill a landfill at which a high level of protection against risk of injury to human health or the environment from migration of deposited PCBs to land, water, or the atmosphere is provided by incorporating special methods for locating, engineering, and operating the landfill (FGS-UK 20).
- Demolition the wrecking or taking out of any load-supporting structural member of a facility, together with any related handling operations, or the intentional burning of any facility
- Description of Proposed Action and Alternatives (DOPAA) an AF document that is the framework for assessing the environmental impact of a proposal. It describes the purpose and need for the action, the alternatives to be considered, and the rationale used to arrive at the proposed action (AFI 32-7061, para A1.1.1).
- Detailed Radon Testing a comprehensive testing program for radon (FGS-UK 20).
- *Disposal* to intentionally or accidentally discard, throw away, or otherwise complete or terminate the useful life of PCBs and PCB items.
- Emergency Renovation Operation a renovation operation that was not planned but results from a sudden, unexpected event that, if not immediately attended to, presents a safety or public health hazard, is necessary to protect equipment from damage, or is necessary to avoid imposing an unreasonable financial burden. This term includes operations necessitated by nonroutine failures of equipment.
- Emergency Situations for continuing use of a PCB transformer exists when:
 - 1. neither a non-PCB transformer nor a non-PCB-contaminated transformer is currently in storage for reuse or readily available within 24 h for installation
 - 2. immediate replacement is necessary to continue service for power users.
- Environmental Assessment a concise analysis to assist DOD components in determining whether there is a potential for significant environmental impacts associated with the proposed action and whether an environmental impact statement is required (FGS-UK 20).
- Environmental Impact Statement (EIS) an analysis of the likely environmental consequences of a proposal for a major Federal action that is to be considered by DOD components in deciding whether to approve the proposal. It includes a review of the affected environment, a description of any adverse environmental effects that cannot be avoided if the proposal is adopted, alternatives to the proposed action (including a no-action alternative), actions taken to avoid environmental harm or otherwise to better the environment, and environmental considerations and actions by the other participating nations, bodies, or organizations (FGS-UK 20).
- Environmental Review an analysis of the likely environmental consequences of the action that is to be considered by DOD components in the decision-making process. It includes a review of the affected environment, actions taken to avoid environmental harm or otherwise to better the environ-

ment, and environmental considerations and actions by the other participating nations, bodies, or organizations. Environmental reviews are prepared either unilaterally by DOD or in conjunction with another U.S. Agency but do not include foreign government participation (FGS-UK 20).

- Environmental Study an analysis of the likely environmental consequences of the action that is to be considered by DOD components in the decision-making process. It includes a review of the affected environment, actions taken to avoid environmental harm or otherwise to better the environment, and environmental considerations and actions by the other participating nations, bodies, or organizations. Environmental studies are prepared by the United States in conjunction with one or more foreign nation or by an international body or organization in which the United States is a member or participant (FGS-UK 20).
- Federal Action an action that is implemented or funded directly by the U.S. Government. It does not include actions in which the United States participates in an advisory information gathering, representational, or diplomatic capacity, nor does it include actions taken by a foreign government in a foreign country in which the United States is a beneficiary of the action or actions in which foreign governments use funds derived indirectly from the United States (FGS-UK 20).
- Friable Asbestos any material containing more than 1 percent asbestos that, when dry, can be crumbled, pulverized, or reduced to powder by hand pressure (FGS-UK 20).
- Global Commons geographic areas that are outside the jurisdiction of any nation, including the oceans outside territorial limits. Global commons do not include contiguous zones and fisheries zones of foreign nations (AFI 32-7061, para A1.2.4).
- Glove Bag a sealed compartment with attached inner gloves used for handling of ACM.
- High Concentration PCBs PCBs that contain 500 ppm or greater PCBs, or those materials that the USEPA requires to be assumed to contain 500 ppm or greater PCBs in the absence of testing.
- High-Priority Facilities with respect to LBP, facilities or portions of facilities that are or may be frequented/used by children under age seven that are further prioritized as follows:
 - 1. child development centers, annexes, and playground equipment
 - 2. onbase AF-licensed family day care homes
 - 3. youth centers, recreational facilities, and playgrounds
 - 4. waiting areas in medical and dental treatment centers
 - 5. AF-maintained DOD schools
 - 6. military family housing (MFH) currently occupied by families with children under age seven
 - 7. remaining MFH (USAF/CC Policy Letter, 24 May 1993, AF Guidance on LBP in Facilities, Section 5a).
- In or Near Commercial Buildings within the interior of, on the roof of, attached to the exterior wall of, in the parking area serving, or within 30 m [98.43 ft] of a nonindustrial, nonsubstation building (FGS-UK 20).
- Incinerator an engineered device using controlled flame combustion to thermally degrade PCBs and PCB Items. Examples include rotary kilns, liquid injection incinerators, cement kilns, and high temperature boilers (Overseas Environmental Baseline Guidance Document (OEBGD), Chapter 14, Definitions; FGS-UK 20 does not contain a definition applicable to PCBs).

- Industrial Building a building directly used in manufacturing or technically productive enterprises.
- Initial Radon Screening short-term radon testing in a statistically representative sample of selected high priority facilities (family housing, child development centers, schools, dormitories, etc.). The purpose of initial screening is to identify installations having high radon levels (FGS-UK 20).
- Leak or Leaking any instance in which a PCB article, a PCB container, or PCB equipment has any PCBs on any portion of its external surface (FGS-UK 20).
- Level 1 Projects and Services in the context of the A-106 Pollution Abatement Plan:
 - 1. correct conditions out of compliance with the FGS or the OEBGD, if there are no FGS (see AFI 32-7006)
 - 2. correct conditions out of compliance with the DOD FGS
 - 3. restore contaminated sites posing imminent and substantial endangerment to human health and safety
 - 4. restore contaminated sites as needed to sustain current operations (AFI 32-7001, para 3.4.2.1.1).
- Level 2 Projects and Services in the context of the A-106 Pollution Abatement Plan, these address:
 - 1. conditions that will be out of compliance with future requirements of international agreements such as treaties, Status of Forces Agreements (SOFAs), or bilateral agreements
 - 2. conditions that will be out of compliance with future FGS or OEBGD requirements (AFI 32-7001, para 3.4.2.2.1).
- Level 3 Projects and Services in the context of the A-106 Pollution Abatement Plan, these projects and services enhance the environment beyond current and future FGS or OEBGD requirements
 - (NOTE: Do not use U.S. funds to restore contaminated sites beyond that needed to eliminate imminent and substantial endangerment to human health and safety or sustain current operations (unless required by international agreement)) (AFI 32-7001, para 3.4.2.2).
- Low Concentration PCBs PCBs that are tested and found to contain less than 500 ppm PCBs or those PCB-containing materials that the USEPA requires to be assumed to be at concentrations below 500 ppm (i.e., untested mineral oil dielectric fluid).
- Major Action an action involving substantial expenditures of time, money, or resources, that affects the environment on a large geographic scale or has substantial environmental effects on a more limited geographic area, and that is substantially different or a significant departure from other actions previously analyzed with respect to environmental considerations and approved, with which the action under consideration may be associated. A deployment of units, ships, aircraft, or mobile military equipment that does not involve significant changes to the physical environment and that does not require additional support facilities that would significantly change the physical environment is not a major action for the purposes of the Special Programs Management section (FGS-UK 20).
- Management Practice (MP) practices that, although not mandated by law, are encouraged to promote safe operating procedures.
- Mark the descriptive name, instructions, cautions, or other information applied to PCBs, PCB items, or other objects subject to FGS-UK (FGS-UK 20).

- Marking the marking of PCB items and PCB storage areas and transport vehicles by means of applying a legible mark by painting, fixation of an adhesive label, or by any other method that meets the criteria of FGS-UK (FGS-UK 20).
- Mineral Oil PCB Transformers any transformer originally designed to contain mineral oil as the dielectric fluid and that has been tested and found to contain 500 ppm or greater PCBs.
- Mitigation actions taken to reduce radon levels in facilities having radon levels higher than 4 pCi/L as identified during detailed radon testing (FGS-UK 20).
- Negative Decision a record of decision not to prepare environmental analyses (FGS-UK 20).
- Non-PCB Transformers any transformer that contains less than 50 ppm PCB (FGS-UK 20).
- *PCB or PCBs* any chemical substance that is limited to the biphenyl molecule that has been chlorinated to varying degrees or any combination of substances that contain such a substance.
- *PCB Article* any manufactured article, other than a PCB container, that contains PCBs and whose surface(s) has been in direct contact with PCBs. This includes capacitors, transformers, electric motors, pumps, and pipes (FGS-UK 20).
- *PCB Article Container* any package, can, bottle, bag, barrel, drum, tank, or other device used to contain PCB articles or PCB equipment, and whose surface(s) has not been in direct contact with PCBs (FGS-UK 20).
- *PCB Container* any package, can, bottle, bag, barrel, drum, tank, or other device that contains PCBs or PCB articles and whose surface has been in direct contact with PCBs (FGS-UK 20).
- PCB-Contaminated Electrical Equipment any electrical equipment including, but not limited to, transformers, capacitors, circuit breakers, reclosers, voltage regulators, switches, electromagnets, and cable, that contain 50 ppm or greater PCB, but less than 500 ppm PCB (FGS-UK 20).
- *PCB Equipment* any manufactured item, other than a PCB container or a PCB article container, that contains a PCB article or other PCB equipment; the term includes microwave ovens, electronic equipment, and fluorescent light ballasts and fixtures (FGS-UK 20).
- *PCB Item* any PCB article, PCB article container, PCB container, or PCB equipment that deliberately or unintentionally contains, or has as a part of it, any PCB or PCBs at a concentration of 50 ppm or greater (FGS-UK 20).
- PCB Transformer any transformer that contains 500 ppm PCB or greater (FGS-UK 20).
- Permissible Exposure Limit (PEL) an airborne concentration of 0.2 of an asbestos fiber per cubic centimeter (f/cc) [0.06 cubic in.] as an 8-h time-weighted average (FGS-UK 20).
- Posing an Exposure Risk to Food or Feed being in any location where human food or animal feed products could be exposed to PCBs released from a PCB item.

- Post Mitigation Monitoring follow-up radon testing in facilities where mitigation has been completed. The purpose of post-mitigation monitoring is to ensure that mitigation actions were effective in reducing radon levels below 4 pCi/L (FGS-UK 20).
- Proponent any office, unit, or activity that initiates a proposed action (AFI 32-7061, para A1.1.7).
- Protected Global Resource natural or ecological resources of global importance designated for protection by the President, or in the case of a resource protected by international agreement binding on the U.S., by the Secretary of State (AFI 32-7061, para A1.2.6).
- Radon a naturally occurring, odorless, colorless, inert radioactive gas that is formed from the radioactive decay of uranium (FGS-UK 20).
- Regulated Asbestos-containing Material (RACM) includes: friable asbestos material; Category I
 Nonfriable ACM that has become friable; Category I nonfriable ACM that will be or has been subjected to sanding, grinding, cutting, or abrading; and Category II nonfriable ACM that has a high
 probability of becoming crumbled, crushed, or pulverized.
- Renovation altering a facility or one or more facility components in any way, including the stripping or removal of RACM from a facility component. Operations in which load-supporting structural members are wrecked or taken out are demolition.
- Restricted Access Area areas where access by unauthorized personnel is controlled by fences, other
 manmade structures, or naturally occurring barriers such as mountains, cliffs, or rough terrain (FGSUK 20).
- Retrofill to remove PCB or PCB-contaminated dielectric fluid and to replace it with either PCB, PCB-contaminated, or non-PCB dielectric fluid.
- Rupture of a PCB Transformer a violent or nonviolent break in the integrity of a PCB transformer caused by an over-temperature and/or over-pressure condition that results in the release of PCBs.
- Strip to take off RACM from any part of a facility.
- Structural Member any load-supporting member of a facility, such as beams and load-supporting walls, or any nonload-supporting member, such as ceilings and nonload-supporting walls.
- Substantial Contact Area an area that is subject to public access on a routine basis or that could result in substantial dermal contact by employees (FGS-UK 20).
- Visible Emissions any emissions that are visually detectable without the aid of instruments that come from RACM or asbestos-containing waste materials or from any asbestos milling, manufacturing, or fabricating operations. This does not include condensed water vapor.

GUIDANCE FOR CHECKLIST USERS

| | REFER TO CHECKLIST ITEMS: | CONTACT THESE PERSONS OR GROUPS: (a) |
|---------------------|---------------------------|---|
| PCB Management | | |
| All Installations | 9-1 through 9-3 | (1)(2) |
| General | 9-4 and 9-5 | (1)(2)(3) |
| PCB Records | 9-6 through 9-8 | (1)(2)(3) |
| PCB Transformers | 9-9 through 9-16 | (1)(2)(3) |
| Other PCB Items | 9-17 through 9-19 | (3) |
| PCB Spills | 9-20 through 9-22 | (1)(2)(3) |
| PCB Storage | 9-23 through 9-25 | (1)(3) |
| PCB Disposal | 9-26 through 9-38 | (1)(3)(4)(5)(6) |
| Asbestos Management | | |
| All Installations | 9-39 through 9-41 | (1)(2) |
| General | 9-42 through 9-46 | (1)(9)(10) |
| Personnel Safety | 9-47 and 9-48 | (1)(9)(10) |
| | | |

(a) CONTACT/LOCATION CODE:

- (1) BCE (Environmental Planning)
- (2) BEE (Bioenvironmental Engineering)
- (3) BCE (Exterior Electric Shop)
- (4) DRMO (Defense Reutilization and Marketing Office)
- (5) BCE (Contract Programmer)
- (6) BCE (Contract Management)
- (7) BCE (Chief of Operations and Maintenance)
- (8) School Principal
- (9) Asbestos Program Officer
- (10) Asbestos Operating Officer
- (11) SJA (Staff Judge Advocate)
- (12) Base Safety Officer
- (13) PAO (Public Affairs Officer)

GUIDANCE FOR CHECKLIST USERS (continued)

| | REFER TO CHECKLIST ITEMS: | CONTACT THESE PERSONS OR GROUPS: (a) |
|---|------------------------------|---|
| Asbestos Management (continued) | | |
| Renovation and Demolition | 9-49 through 9-54 | (1)(7)(9)(10) |
| Asbestos Disposal | 9-55 through 9-58 | (1)(2)(9)(10) |
| Asbestos-in-Schools | 9-59 | (8)(9) |
| Radon | | |
| All Installations | 9-60 through 9-70 | (1)(2) |
| Installation Restoration Program (IRP) | | |
| All Installations | 9-71 through 9-80 | (1)(2) |
| Environmental Impact Analysis Program (EIAP) | | |
| All Installations | 9-81 through 9-88 | (1)(2)(11)(12)(13) |
| Environmental Impact Statements (EISs) | 9-89 through 9-93 | (1) |
| Environmental Studies and Reviews | 9-94 through 9-96 | (1) |

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GUIDANCE FOR CHECKLIST USERS (continued)

| REFER TO CHECKLIST ITEMS: | CONTACT THESE PERSONS OR GROUPS: (a) |
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| 9-97 through 9-101 | (1)(2)(5) |
| | |
| 9-102 through 9-106 | (1)(2) |
| | |
| 9-107 through 9-117 | (1)(2) |
| 9-118 through 9-120 | (1) |
| 9-121 and 9-122 | (1) |
| | 9-97 through 9-101 9-102 through 9-106 9-107 through 9-117 9-118 through 9-120 |

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Records To Review

- Inspection, storage, maintenance, and disposal records for PCBs/PCB items
- PCB Equipment inventory and sampling results
- Asbestos management plan
- · Documentation of asbestos sampling and analytical results
- Documentation of preventive measure or action
- Results of air sampling at the conclusion of response action
- · Records of asbestos training program
- List of buildings insulated with asbestos or housing ACMs
- Record of demolition or renovation projects completed in the past 5 yr that involve friable asbestos
- Records of radon tests
- · Documentation related to IRP
- Installation Administrative Record (IAR)
- · Documentation related to EIAP
- A-106 Pollution Abatement Plan
- · LBP Hazard Abatement Plan
- Exercise- or contingency-specific environment plans, if any

Physical Features To Inspect

- PCB storage areas
- Equipment, fluids, and other items, used or stored at the facility, that contain PCBs
- Pipe, spray-on, duct, and troweled cementitious insulation, and boiler lagging
- Ceiling and floor pipes

People To Interview

- BCE (Environmental Planning)
- BEE (Bioenvironmental Engineering)
- BCE (Exterior Electric Shop)
- DRMO (Defense Reutilization and Marketing Office)
- BCE (Contract Programmer)
- BCE (Contract Management)
- BCE (Chief of Operations and Maintenance)
- · School Principal
- · Asbestos Program Officer
- Asbestos Operating Officer
- (SJA)Staff Judge Advocate
- Base Safety Officer
- (PAO) Public Affairs Officer

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COMPLIANCE CATEGORY: SPECIAL PROGRAMS MANAGEMENT United Kingdom ECAMP

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| PCB MANAGEMENT | | |
| All Installations | | |
| 9-1. Determine actions or changes since previous review (MP). | Determine, by reviewing a copy of the previous review report, whether noncompliance issues have been resolved. (1)(2) | |
| 9-2. Copies of all relevant DOD directives/instructions, USAF direc- | Verify that copies of the following regulations are maintained and kept current at the installation: (1) | |
| tives, and guidance docu- ments should be main- | - Final Governing Standards - United Kingdom (FGS-UK), 1 January 1994. | |
| tained at the installation (MP). | Verify that the Base SJA reviews the documents annually for currency and completeness and submits the findings of the review to the Base EPC. | |
| 9-3. Installations must meet regulatory requirements issued since the | Determine whether new regulations concerning PCBs have been issued since the finalization of the manual. (1)(2) | |
| finalization of the manual (a finding under this checklist item will have the citation of the new regulation as a basis of finding). | Verify that the installation is in compliance with newly issued regulations. | |
| a . | | |
| General | | |
| 9-4. PCB items (see definition) and rooms, vaults, or storage rooms that con- | Verify that PCB items and rooms, vaults, or storage rooms that contain them are prominently marked in English. (1)(3) | |
| tain PCB items must be marked in English (FGS- | Verify that the items or areas are identified as containing PCBs. | |
| UK 14-1.C). | Verify that there is a warning against improper handling and disposal. | |
| | Verify that a phone number is provided for use in the event of spills or questions about disposal. | |
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COMPLIANCE CATEGORY: SPECIAL PROGRAMS MANAGEMENT United Kingdom ECAMP

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | |
| 9-5. Installations must repair or replace leaking PCB transformers within | Verify that the installation repairs or replaces leaking PCB transformers within 48 h. (1)(2)(3) | | |
| 48 h or as soon as possible (FGS-UK 14-1.G and | Verify that leaking PCB fluids are containerized. | | |
| 14-2.H). | Verify that PCB transformers that are not repaired or replaced are inspected daily. | | |
| PCB Records | | | |
| 9-6. Certain installations should prepare written annual document logs by | Determine whether at any time the installation uses or stores any of the following: $(1)(2)(3)$ | | |
| 1 July of each calendar year (MP). | more than 45 kg (99.4 lb) of PCBs in PCB containers PCB transformers with concentrations of 50 ppm or greater one or more large PCB capacitors of high or low-voltage. | | |
| | Verify that, by 1 January of each calendar year, the installation prepares a written annual log that covers the previous year. | | |
| | Verify that the written annual document log addresses the following: | | |
| | identification of facility calendar year covered manifest number for every manifest generated total number (by type) of PCB articles, PCB article containers, and PCB containers placed into storage for disposal or disposed of during the calendar year total weight placed into storage for disposal or disposed of during the calendar year of: PCBs in PCB articles contents of PCB article container contents of PCB containers bulk PCB waste a list of PCBs and PCB items remaining in service at the end of the calendar year the total weight of any PCBs and PCB items in containers including identification of container contents and the total number of PCB transformers, PCB large capacitors of high- and low-voltage, and the total weight of PCBs in PCB transformers a record of each telephone call or other form of verification to confirm the receipt of PCB waste transported by independent transport. | | |

COMPLIANCE CATEGORY: SPECIAL PROGRAMS MANAGEMENT United Kingdom ECAMP

| United Kingdom ECAMP | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 9-6. (continued) | Verify that the annual document log contains the following for each manifest, for each unmanifested waste, and for any PCBs or PCB items received from or shipped from another facility owned or operated by the generator: | |
| | - date removed from service for disposal (first date material placed in PCB container) | |
| | date placed into transport for off-site storage/disposaldate of disposal (if known) | |
| | - weight of PCB wastes - total bulk PCB wastes | |
| | - total in each article (PCB transformers or capacitors) - total in each container (PCB containers) | |
| | - total weight of contents and of the PCB article (in kg) in each PCB article container | |
| | serial number or other unique identification number (except for bulk wastes) description of the contents of PCB containers and article containers. | |
| | Verify that the following information is provided in the annual record: | |
| | all signed manifests generated or received at the facility during the calendar year all certificates of disposal that have been generated or received during the calendar year. | |
| | Verify that the annual document log and annual records (manifests, certificates of disposal) are kept for at least 5 yr after the facility stops using or storing PCBs and PCB items in the listed quantities. | |
| 9-7. Installations with PCB items must maintain | Verify that the installation maintains a written inventory of PCB items. (1)(3) | |
| a written inventory of those PCB items (FGS-UK 14-1.D). | Verify that the inventory contains a current list, by type, of all PCB items in use, placed into storage for disposal, or disposed of for that year. | |
| 9-8. Installations must retain records of inspec- | Determine whether the installation has disposed of any transformers. (1)(3) | |
| tions and maintenance histories for 3 yr after dis- posal of a transformer (FGS-UK 14-1.F). | Verify that records of inspections and maintenance histories are retained for at least 3 yr after the disposal of a transformer. | |
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| United Kingdom ECAMP | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| PCB Transformers (500 ppm or greater) | |
| 9-9. PCB transformers that are in use or in storage for reuse may not be used in any application that poses a risk of contamination to food or feed (FGS-UK 14-2.A). | Verify that no PCB transformer that is in use or in storage for reuse is used in any application that poses a risk of contamination to food or feed. (1)(3) |
| 9-10. Certain PCB transformers must be equipped with electrical protection (FGS-UK 14-2.C). | Verify that PCB transformers that are used in or near commercial buildings or located in sidewalk vaults have electrical protection to minimize transformer failure that would result in the release of PCBs. (1)(3) |
| 9-11. PCB transformers must be registered with the fire department (FGS-UK 14-2.B). | Verify that all PCB transformers with PCB concentrations greater than 500 ppm, including those in storage for reuse, are registered with the fire department. (1)(3) (NOTE: It would be useful to provide the following information: - physical location of PCB transformer(s) - principle constituent of dielectric fluid (i.e., PCBs, mineral oil, silicone oil, etc.) - name and telephone number of contact person knowledgeable of PCB transformer(s).) |
| 9-12. Combustible materials should not be stored near PCB transformers (MP). | Verify that all combustible materials have been removed from areas within PCB transformer enclosures (i.e., vaults or partitioned areas) and from areas within 5 m (16 ft) of a PCB transformers or their enclosures. (1)(3) (NOTE: Combustible materials include, but are not limited to, paints, solvents, plastics, paper, and swan wood.) |
| 9-13. PCB transformers must be serviced properly (FGS-UK 14-2.E). | Verify that servicing activities are properly conducted as follows: (1)(3) - transformers classified as PCB-contaminated electrical equipment are only serviced with dielectric fluid containing less than 500 ppm PCB - the transformer coil is not removed during servicing - PCBs removed during servicing are captured and either reused or disposed of properly |

| United Kingdom ECAMP | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 9-13. (continued) | the PCBs from a PCB transformer are not mixed with or added to dielectric fluid from PCB-contaminated electrical equipment dielectric fluids containing less than 500 ppm that are mixed with fluids containing 500 ppm or greater are not used as dielectric fluid in any electrical equipment dielectric fluids containing 500 ppm or greater are not used as dielectric fluid in any transformers classified as PCB-contaminated electrical equipment. |
| | (NOTE: PCB transformers may be serviced with dielectric fluid at any concentration.) |
| 9-14. Installations must inspect certain PCB transformers. (EGS LIV. 14 | Verify that in-service PCB transformers are inspected at least once every 3 mo. (1)(3) |
| formers (FGS-UK 14-2.F). | Verify that the following are inspected at least every 12 mo: - PCB transformers with impervious, undrained secondary containment capacities of 100 percent of dielectric fluid - PCB transformers that have been tested and found to contain less than 60,000 ppm PCBs. (NOTE: It would be useful to record the following information as part of each PCB transformer inspection: - location of transformer - dates of each visual inspection - date when any leak was discovered - name of person conducting inspection - location and estimate of the dielectric fluid quantity of any leaks - data and description of any cleanup, containment, or repair performed - results of any daily inspections of transformers with uncorrected active leaks.) Verify that, if any leaking transformers have been discovered, proper reporting procedures have been followed. |
| 9-15. PCB transformers that have been removed and stored for reuse may be returned to their original application and location only (FGS-UK 14-2.D). | Verify that PCB transformers are returned to their original application and location and not used at another location. (1)(3) (NOTE: This restriction does not apply if there is no practical alternative to use at another location.) Verify that such alternative used does not exceed 1 yr. |

| United Kingdom ECAMP | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 9-16. Installations must take specific actions if a PCB transformer is | Verify that measures are taken to control water runoff if a PCB transformer is involved in a fire and subjected to sufficient heat and/or pressure that might result in violent or nonviolent rupture. (1)(2)(3) |
| involved in a fire (FGS-UK 14-2.G). | Verify that runoff water is tested and treated if required. |
| | (NOTE: Blocking floor drains is one way to control water runoff.) |
| Other PCB Items | |
| 9-17. Installations must service electromagnets, switches, and voltage reg- | Verify that PCB-contaminated electrical equipment is serviced only with dielectric fluid that contains less than 500 ppm PCB. (3) |
| ulators that may contain PCBs at any concentra- tion in accordance with | Verify that the installation does not service any electromagnets, switches, or voltage regulators that contain PCB concentrations of 500 ppm or greater. |
| specific standards (FGS-UK 14-3.A). | Verify that PCBs removed during servicing are captured and either reused as dielectric fluid or disposed of properly. |
| | Verify that dielectric fluid containing a mixture of fluids with more than 500 ppm PCBs is not used as dielectric fluid in any electrical equipment. |
| | Verify that PCBs from electromagnets, switches, and voltage regulators with a PCB concentration of at least 500 ppm are not mixed with or added to dielectric fluid from PCB-contaminated electrical equipment. |
| | Verify that dielectric fluids that contain 500 ppm or greater are not used as dielectric fluid in any electromagnets, switches, and voltage regulators classified as PCB-contaminated electrical equipment. |
| 9-18. Installations must meet specific requirements with regard to the use and storage of PCB large capacitors (FGS-UK 14-3.B). | Verify that the installation does not use PCB large capacitors (whether of high or low voltage) that pose an exposure risk to food or feed. (3) |
| | Verify that the installation does not store such capacitors for use. |
| | Verify that the installation uses PCB large capacitors (whether of high or low voltage) only in restricted-access electrical substations or in contained and restricted-access indoor areas. |
| | Verify that there is no public access to such capacitors that have been installed indoors. |
| | Verify that such capacitors have been installed indoors only where the roof, walls, and floor are adequate to contain any release of PCBs. |
| | |

⁽¹⁾ BCE (Environmental Planning) (2) BEE (Bioenvironmental Engineering) (3) BCE (Exterior Electric Shop) (4) DRMO (Defense Reutilization and Marketing Office) (5) BCE (Contract Programmer) (6) BCE (Contract Management) (7) BCE (Chief of Operations and Maintenance) (8) School Principal (9) Asbestos Program Officer (10) Asbestos Operating Officer

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 9-19. When PCB items are removed from service, they must be marked | Determine whether the installation is storing any PCB items that have been removed from service. (3) |
| with the removal date (FGS-UK 14-3.C). | Verify that such items are marked with the date on which they were removed from service. |
| PCB Spills | |
| 9-20. Installations must address PCBs in their | Determine whether the installation has any PCB items. (1)(2)(3) |
| spill contingency plan (FGS-UK 14-1.A and 14- | Verify that all PCB items are addressed in the spill contingency plan. |
| 4.A.5). | (NOTE: This requirement also applies to PCB items in temporary storage.) |
| | Determine whether PCB storage facilities for PCBs and PCB items at concentrations of 500 ppm or greater are located where they are at risk from seismic activity, floods, or other natural events. |
| | Verify that the installation's spill contingency plan addresses such storage facilities directly. |
| | (NOTE: See Section 7, Petroleum, Oil, and Lubricant (POL) Management, for further details on the contents of the spill contingency plan). |
| 9-21. Spills of PCB liquids at concentrations of 50 ppm or greater must be responded to immediately and cleaned up according to specific standards (FGS-UK 14-1.B). | Verify that the installation responds immediately to spills of PCB liquids at concentrations of 50 ppm or greater. (1)(2)(3) |
| | Verify that surfaces located in substantial contact areas are cleaned to 10 μg per 100 cm^2 [15.50 in. ²]. |
| | Verify that surfaces in all other contact areas are cleaned to $100 \ \mu g$ per $100 \ cm^2$ [15.50 in. ²]. |
| | Verify that contaminated soil located in restricted access areas is removed until the soil tests no higher than 25 ppm PCB. |
| | Verify that the area is then backfilled with clean soil containing less than 1 ppm PCB. |
| | Verify that contaminated soil located in unrestricted access areas is removed to a minimum depth of 25 cm (10 in.) or until the soil tests no higher than 10 ppm PCB, whichever is deeper. |
| | Verify that the area is then backfilled with clean soil containing less than 1 ppm PCB. |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 9-22. Installations should clean up spills in accordance with good practice (MP). | Determine whether any of the following types of spills have occurred: (1)(2)(3) - high-concentration spills - low-concentration spills involving 0.45 kg (1 lb) or more of PCBs by weight - spills of 1023 L (270 gal) or more of untested mineral oil. Verify that the following actions are taken within 24 h of discovering the spill: - the area of the spill is cordoned off or otherwise identified to include the area with visible traces of the spill and a 2-ft [0.61-m] buffer zone - clearly visible signs are placed advising people to avoid the area - the area of visible contamination is recorded and documented, identifying the extent and center of the spill |
| | cleanup of visible traces of the fluid from hard surfaces is initiated removal of all visible traces of the spill on soil and other media, such as gravel, sand, etc., is started. (NOTE: If there are no visible traces, the area of the spill may be estimated.) Verify that, if the spill occurs in an outdoor substation: contaminated solid surfaces are cleaned to a PCB concentration of 100 μg/cm² [0.16 in.²] (as measured by standard wipe tests) soil contaminated by the spill is cleaned to either 25 ppm PCB by weight or 50 ppm PCB post-cleanup sampling is done. |
| | (NOTE: The installation may choose the level to which cleanup is conducted if notice is placed in the area to indicate the level of cleanup.) Verify that, if the spill occurs in a restricted access area other than an outdoor substation: - high-contact solid surfaces are cleaned to 10 µg per 100 cm² [15.50 in.²] (as measured by standard wipe tests) - low-contact, indoor, impervious solid surfaces are decontaminated to 10 µg per 100 cm² [15.50 in.²] - low-contact, indoor, nonimpervious surfaces are cleaned to either 10 or 100 µg per 100 cm² [15.50 in.²] and encapsulated at the option of the installation - low-contact, outdoor surfaces (both impervious and nonimpervious) are cleaned to 100 µg per 100 cm² [15.50 in.²] - soil contaminated by the spill is cleaned to 25 ppm PCB by weight - post-cleanup sampling is done. |

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| REVIEWER CHECKS: | |
| Verify that spills in nonrestricted access locations are decontaminated as follows: | |
| furnishings, toys, and other easily replaceable household items are disposed of and replaced indoor solid surfaces and high-contact, outdoor solid surfaces are cleaned to 10 μg per 100 cm² [15.50 in.²] (as measured by standard wipe tests) indoor vault areas and low-contact, outdoor, impervious solid surfaces are decontaminated to 10 μg per 100 cm² [15.50 in.²] at the option of the installation, low-contact, outdoor, nonimpervious solid surfaces are cleaned to either 10 or 100 μg per 100 cm² [15.50 in.²] and encapsulated soil is decontaminated to 10 ppm PCB by weight provided that the soil is excavated to a minimum depth of 25 cm or 10 in. and replaced with clean soil post-cleanup samples are taken. | |
| Verify that records documenting all cleanup and decontamination are maintained for 5 yr. (NOTE: Neither the occurrence/discovery of the spill on the weekend nor overtime | |
| costs are considered acceptable reasons for delaying response.) (NOTE: The final numerical cleanup standards do not apply to spills directly into surface waters, drinking water, sewers, grazing lands, and vegetable gardens.) | |
| | |
| Verify that PCB storage areas meet the following requirements: (1)(3) - the roof and walls of the building in which the PCBs are stored are constructed so as to prevent rainfall from contacting PCBs and PCB Items - a 15 cm (6 in.) containment berm surrounds the entire area in which PCBs or PCB items are stored. - berming provides effective containment for twice the internal volume of the largest PCB article or 25 percent of the total internal volume of all PCB articles or containers stored, whichever is greater - drains, valves, floor drains, expansion joints, sewer lines, or other openings that would allow liquids to flow from the bermed area are not present - floors and berming are constructed of continuous, smooth, and impervious material Verify that, as far as possible, new storage areas are located to minimize the risk of release because of seismic activity, floods, or other natural events. | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 9-23. (continued) | (NOTE: The following items may be stored for up to 30 days from the date of removal from service in areas that do not meet the above requirements: nonleaking PCB articles and PCB equipment leaking PCB articles and PCB equipment placed in a nonleaking PCB container that contains sufficient sorbent material to absorb liquid contained on the PCB article or equipment PCB containers in which nonliquid PCBs have been placed PCB containers in which liquid PCBs at a concentration between 50 and 500 ppm have been placed when containers are marked to indicate 500 ppm or less PCB.) |
| | Verify that the above items are inspected weekly while in temporary storage. |
| · | (NOTE: Nonleaking and structurally undamaged Large, High-Voltage PCB capacitors and PCB-contaminated electric equipment that have not been drained of free-flowing dielectric fluid may be stored on pallets next to a storage area that meets the requirements above.) |
| | Verify that the above nonleaking items are inspected weekly. |
| 9-24. Installations must inspect all other storage areas than the above at least monthly (FGS-UK 14-4.D). | Verify that all storage areas other than those covered by FGS-UK 14-4.A.1 through 14-4.A.1, 14-4.B, and 14-4.C (see checklist item 9-23) are inspected monthly. (3) |
| 9-25. Containers used for the storage of PCBs must be as secure as those conforming with the Defense Traffic Management Regulations (FGS-UK 14-4.E). | Verify that containers used for the storage of PCBs are at least as secure as those that conform to the Defense Traffic Management Regulations. (3) |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| PCB Disposal | |
| 9-26. Installations must return DOD-generated PCBs manufactured in the United States to the Continental United States (CONUS) for delivery to a permitted disposal facility under certain conditions (FGS-UK 14-5.N). | Determine whether UK or third-country disposal of DOD-generated PCBs manufactured in the United States is not possible, is prohibited, or will not be managed in an environmentally sound manner. (3)(5)(6) Verify that the installation returns DOD-generated PCBs manufactured in the United States to the CONUS for delivery to a permitted disposal facility in the above circumstances. |
| 9-27. Installations that generate PCB waste of 50 ppm or greater PCB must maintain an audit trail for the waste (FGS-UK 14-5.A). | Verify that the installation maintains an audit trail at least as stringent as the audit trail required for hazardous waste. (1)(3)(5)(6) |
| 9-28. Installations may dispose of PCB items through the DRMO only (FGS-UK 14-1.E). | Verify that all PCB items have been disposed of through the DRMO. (1)(3)(4)(5)(6) Verify that the PCB items are accompanied by a Hazardous Waste Profile Sheet. (NOTE: The requirements of FGS-UK 7-1 apply to PCB items (see checklist item 8-28).) |
| 9-29. Installations must dispose of PCB-contaminated liquids in accordance with specific requirements (FGS-UK 14-5.B and 14-5.C). | Verify that PCB-contaminated dielectric fluids with concentrations of greater than 500 ppm are disposed of in an incinerator with 99.9 percent combustion efficiency. (4) Verify that PCB-contaminated dielectric fluids with concentrations of 50 ppm to 500 ppm are only disposed of in an incinerator with at least 99.9 percent combustion efficiency. |
| 9-30. PCB-contaminated electrical equipment must have the free-flowing liquid drained off prior to disposal (FGS-UK 14-5.H). | Verify that the free-flowing liquid is drained from electrical equipment prior to disposal as a municipal solid waste. (3)(4) (NOTE: This requirement does not apply to capacitors.) |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 9-31. Rags, soils, and other debris contaminated with PCBs at concentrations greater than 50 ppm must be incinerated (FGS-UK 14-5.D). | Verify that rags, soils, and other debris contaminated with PCBs at concentrations greater than 50 ppm are disposed of in an incinerator with at least a 99.9 percent combustion efficiency. (3)(4) |
| 9-32. PCB transformers must be disposed of in certain ways (FGS-UK | Verify that the installation is disposing of PCB transformers in an incinerator with at least a 99.9 percent combustion efficiency or in a chemical waste landfill. (3)(4) |
| 14-5.E). | Verify that transformers disposed of in landfills and all their inner workings are drained of all free-flowing liquids prior to disposal. |
| 9-33. PCB capacitors must be disposed of in accordance with certain | Verify that the installation is disposing of PCB capacitors in an incinerator with at least a 99.9 percent combustion efficiency. (3)(4) |
| requirements (FGS-UK 14-5.F). | (NOTE: Small PCB capacitors may be disposed of in a solid waste landfill, unless large quantities (more than 100 lb [45.36 kg]) are identified at the same time.) |
| 9-34. PCB hydraulic machines may be disposed of as municipal solid waste (MSW) under certain conditions (FGS-UK 14-5.G). | Verify that no PCB hydraulic machines are disposed of as MSW unless the following conditions are met: (3)(4) |
| | machines containing PCBs at concentrations of 50 ppm or greater are drained of all free-flowing liquid machines containing PCB liquid of 1000 ppm or greater are flushed prior to disposal with a solvent that contains less than 50 ppm PCB. |
| 9-35. PCB articles must be disposed of properly (FGS-UK 14-5.I). | Verify that PCB articles with concentrations at 500 ppm or greater are disposed of in either: (3)(4) |
| | an incinerator with 99.9 percent combustion efficiency a chemical waste landfill, if all free-flowing liquids have first been drained off. |
| - | Verify that PCB articles with PCB concentration between 50 and 500 ppm are drained of all free-flowing liquid. |
| 9-36. PCB containers must be disposed of properly (FGS-UK 14-5.J and | Verify that PCB containers with concentrations of 500 ppm or greater are disposed of in one of the following ways: (3)(4) |
| 14-5.M). | in a incinerator with 99.9 percent combustion efficiency in a chemical waste landfill, if the container is first drained of all free-flowing liquids. |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 9-36. (continued) | Verify that PCB containers with PCBs at concentrations less than 500 ppm are disposed of in a municipal solid waste landfill after being drained of all free-flowing liquid. |
| 9-37. When PCB fluids, items, or articles are disposed of in a high temperature boiler, specific procedures must be followed (FGS-UK 14-5.K). | Verify that, if the boiler used natural gas or oil as the primary fuel, the CO concentration in the stack is 50 ppm or less and the excess oxygen is at least 3 percent when PCBs are being burned. Verify that, if the boiler uses coal as the primary fuel, the CO concentration in the stack is 100 ppm or less and the excess oxygen is at least 3 percent when PCBs are being burned. Verify that the mineral oil dielectric fluid: - does not comprise more than 10 percent by volume of the total fuel feed rate - is not fed into the boiler unless the boiler is operating at its normal operating |
| | temperature is not fed into the boiler during startup or shutdown. Verify that the performance of the boiler is continuously monitored for CO and excess O ₂ percentage in the stack gas while burning mineral oil dielectric fluid. (NOTE: If the boiler is burning less than 112,500 L (30,000 gal) of mineral oil dielectric fluid per year, monitoring is required at least every 60 min.) Verify that the primary fuel feed rates, mineral oil dielectric fluid feed rates, and the total quantities of both primary fuel and mineral oil dielectric fluid fed to the boiler are measured and recorded at least every 15 min. Verify that the flow of mineral oil is stopped if the carbon monoxide or excess oxygen limits are exceeded. |
| 9-38. When PCB fluids, items, or articles are disposed of in an incinerator, specific procedures must be followed (FGS-UK 14-5.L). | Verify that the combustion criteria require maintenance of the introduced liquids for a 2 s dwell time at 1200 °C, ± 100 °C (2200 °F, ± 212 °F), and 3 percent excess oxygen in the stack gas or maintenance of the introduced liquids for a 1.5 s dwell time at 1600 °C, ± 100 °C (3050 °F, ± 212 °F) and 2 percent excess oxygen in the stack gas. (3)(4) Verify that combustion efficiency is maintained at no less than 99.9 percent. Verify that the rate and quantity of PCBs that are fed to the combustion system are measured and recorded at regular intervals of not more than 15 min. |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 9-38. (continued) | Verify that the temperature of the incineration process is continuously measured and recorded. |
| | Verify that the flow of PCBs to the incinerator stops automatically if temperature criteria are not met. |
| | Verify that sufficient monitoring is conducted to establish that an incinerator to be used for disposal for the first time is operating within the above parameters. |
| | Verify that oxygen and carbon monoxide are monitored continuously during incineration of PCBs. |
| | Verify that carbon dioxide is monitored periodically during incineration of PCBs. |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| ASBESTOS MANAGEMENT | |
| All Installations | · |
| 9-39. Determine actions or changes since previous review (MP). | Determine, by reviewing a copy of the previous review report, whether noncompliance issues have been resolved. (1)(2) |
| 9-40. Copies of all relevant DOD directives/instructions, USAF directives/ | Verify that copies of the following regulations are maintained and kept current at the installation: (1) |
| tives, and guidance documents should be maintained at the installation (MP). | Final Governing Standards - United Kingdom (FGS-UK), 1 January 1994. AFR 91-42, Air Force Facility Asbestos Management, 21 December 1988. AFOSH Standard 161-4, Exposure to Asbestos, January 1980. |
| | Verify that the Base SJA reviews the documents annually for currency and completeness and submits the findings of the review to the Base EPC. |
| 9-41. Installations must meet regulatory require- | Determine whether new regulations concerning asbestos management have been issued since the finalization of the manual. (1)(2) |
| ments issued since the finalization of the manual (a finding under this checklist item will have the citation of the new regulation as a basis of finding). | Verify that the installation is in compliance with newly issued regulations. |
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| General | |
| 9-42. Installations must appoint an asbestos program manager (FGS-UK 15-1). | Verify that the installation has an asbestos program manager. (1)(9) |
| 9-43. Installations must complete an asbestos survey of all structures (AFR 91-42, para 7a). | Verify that the installation has completed an asbestos survey. (1)(9)(10) |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 9-44. Installations must prepare and implement a written asbestos operation and management plan (FGS-UK 15-2; AFR 91-42, para 2d, para 7, and para 8). | Verify that the installation has developed a written operation and management plan for asbestos management. (1)(9)(10) | |
| | (NOTE: The Major Command (MAJCOM) can exempt small installations from inhouse training and equipment requirements. In such cases, the asbestos management and operation plan must contain a viable alternate program (such as contract or other government support) for the satisfactory removal, repair, and control of ACM in facilities.) | |
| | Verify that the plan contains a current permanent record on the status and condition of all ACM in the installation's facilities and that: | |
| | it is updated continually, including recording changes because of removal projects it is based on a complete installation-wide asbestos facility survey the survey was used to prepare an asbestos register that indicates the location, type, condition, and all events affecting the ACM corrective actions have been initiated by preparing AF Form 332 or DD Form 1391 for each facility where damaged friable asbestos material has been identified the plan contains a priority listing of all asbestos projects identified in the survey. | |
| | Verify that the plan: - assigns responsibilities - establishes inspection and repair teams - gives repair procedures and personnel protection instructions; - explains applicable USEPA and Occupational Safety and Health Administration (OSHA) regulations and AFRs 19-1 and 127-12 and AFOSH 161-4. Verify that the plan addresses: - the organizational structure for carrying out asbestos related work - personnel training programs - equipment and supply requirements - identification of worker manuals or other written procedures - yearly budget estimates | |
| | procedures for interim control measures and extraordinary precautions procedures for asbestos certification and asbestos disposition statements on programming documents work control/permit systems for controlling activities that might disturb ACM operations and maintenance work practices for avoiding or minimizing release of fibers during activities that affect ACM requirements for a special response team and in-house inspection capability contractor requirements to perform analytical work and asbestos abatement | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 9-44. (continued) | medical and respiratory protection programs recordkeeping to document O&M activities related to asbestos regularly scheduled ACM surveillance training procedures for assessing and prioritizing identified hazards for abatement. Verify that the plan includes a notification and education program to tell workers, tenants, and building occupants where potentially friable ACM is located and how and why to avoid disturbing it. |
| 9-45. Installations must repair or remove damaged ACM and monitor friable ACM (AFR 91-42, para 2a through para 2c). | Verify that damaged ACM is removed or repaired. (1)(9)(10) Verify that friable asbestos is routinely inspected. (NOTE: Damaged ACM is presumed to be hazardous because of its potential to release airborne asbestos fibers.) |
| 9-46. Friable materials that may be contaminated with asbestos should be tested (MP). | Verify that friable materials that are suspected of being contaminated are tested when located in areas where workers might be exposed. (1)(9)(10) |
| Personnel Safety | |
| 9-47. Installations should provide personnel working with asbestos with proper education and training (MP). | Verify that workers are provided with appropriate training. (1)(9)(10) Verify that a procedure exists to notify individuals occupationally exposed to asbestos. |
| 9-48. The installation must not expose employees, visitors, or contractors to airborne asbestos above the PEL without appropriate personal protective equipment (FGS-UK 15-3). | Verify that individuals are not exposed to airborne asbestos above the PEL unless they wear personal protective equipment. (1)(9)(10) |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| Renovation and Demolition | |
| 9-49. Prior to renovation or demolition, the installation must determine if ACM will be removed or disturbed and must record the determination in the project authorization document (work order) (FGS-UK 15-4.A). | Verify that facilities are surveyed for ACM prior to renovation and/or demolition and that the determination of action is noted on the work order. (1)(7)(9)(10) |
| 9-50. A written assessment must be prepared and furnished to the Installation Commander prior to certain actions (FGS-UK 15-4.B). | Verify that a written assessment is produced prior to the demolition or renovation of a facility that involves removing or disturbing friable ACM. (9)(10) Verify that a copy of the written assessment is kept on file permanently. |
| 9-51. Installations must remove ACM when it poses a threat to release airborne asbestos fibers and cannot be reliably repaired or isolated (FGS-UK 15-5.A). | Verify that asbestos that poses a threat has been removed. (9)(10) |
| 9-52. Installations must remove ACM that is friable or that has a high degree of probability of becoming friable (FGS-UK 15-4.C). | Verify that friable or potentially friable ACM is removed before disturbing or demolishing the facility or any part of the facility in which it is found. (9)(10) |
| 9-53. When a facility is demolished by intentional burning, all RACM should be removed (MP). | Verify that RACM is removed before a facility is burned. (9)(10) |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 9-54. Installations must meet specific criteria before and during the removal of asbestos (FGS-UK 15-5.B). | Verify that all workers are trained prior to the removal. (1)(7)(9)(10) | |
| | Verify that monitoring programs are in place during asbestos removal to document exposure levels. | |
| | Verify that all workers involved in the removal use properly fitted respiratory protection and personal protective equipment. | |
| | Verify that appropriate engineering controls and work practices are used to contain and control asbestos fiber releases for all asbestos removal that has the potential to release airborne asbestos fibers in concentrations greater than the PEL. | |
| Asbestos Disposal | | |
| 9-55. Installations must dispose of asbestos-containing waste materials | Verify that all ACM waste is wetted, sealed in a leak-proof container, and properly disposed of in accordance with the requirements of Section 8, Solid Waste Management. (1)(9)(10) | |
| according to specific standards (FGS-UK 15-6). | Verify that containers bear a label such as that found in Table 9-3. | |
| | Verify that containers are accompanied by a Hazardous Waste Profile Sheet. | |
| | Verify that permanent records are maintained that document the disposal action and site. | |
| 9-56. It is recommended that installations follow | Verify that containers are so designed, constructed, and maintained that none of the contents can escape in the course of normal handling. (1)(9) | |
| certain practices in their handling of asbestos waste (FGS-UK 15-6.A and 15-6.B). | Verify that double plastic sacks are used for raw fiber, friable waste, and other asbestos waste in small fragments. | |
| and 10 (12). | Verify that, when double sacks are used, the inner sack is not overfilled. | |
| • | Verify that, when double sacks are used, each sack is capable of being securely tied or sealed. | |
| | Verify that air is excluded from the sack as far as possible before sealing it. | |
| | (NOTE: Stronger containers are necessary if the waste contains sharp objects that are likely to puncture a plastic bag.) | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 9-56. (continued) | Verify that large pieces of rigid material are not broken or cut for disposal in plastic sacks. | |
| | (NOTE: Such objects should be wrapped intact in sheet plastic or other suitable material, or placed in a sealed container such as a totally enclosed skip.) | |
| | Verify that open skips used for the disposal of asbestos waste are tightly and securely sheeted with a tarpaulin or similar strong material. | |
| 9-57. Active waste disposal sites where ACM is | Determine whether the installation operates a landfill where asbestos is being disposed of. (1)(2) | |
| being disposed of should meet specific standards (MP). | Verify that there are no visible emissions from active asbestos-containing waste disposal sites, or that: | |
| | at the end of each operating day, or once in a 24-h period, the waste material is covered with either at least 15 cm (6 in.) of compacted non-ACM. or a resinous or petroleum based dust suppression agent is applied (waste crankcase oil is not suitable for this purpose). or an approved alternative method of control is used. | |
| | Verify that the waste is either properly covered daily by non-ACM or that proper warning signs and fences are installed and maintained as follows: | |
| | warning signs are displayed at all entrances at intervals of 100 m (330 ft) or less along the property line of the site or the perimeter of the section of the site where ACMs are disposed of and the signs state that the site contains asbestos and warn against creating dust the area is adequately fenced. | |
| | (NOTE: This requirement does not apply if a natural barrier exists that deters access by the general public.) | |
| | Verify that a record is kept of the location, depth, and area of asbestos-containing waste on a map or diagram of the disposal area. | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 9-58. Inactive waste disposal sites should meet specific standards (MP). | Verify that inactive waste disposal sites meet one of the following criteria: (1)(2) - no visible emissions are discharged - asbestos-containing waste material is covered with at least 15 cm (6 in.) of compacted non-ACM, and a vegetation cover is grown and maintained. (In desert areas where vegetation is difficult to maintain, at least 8 cm (3 in.) of additional well-graded, nonasbestos-containing crushed rock may be used instead.) - the asbestos-containing waste material is covered with at least 60 cm (2 ft) of nonasbestos-containing material, and the cover is maintained to prevent exposure. Verify that warning signs and a fence are installed to deter public access. (NOTE: This requirement does not apply if a natural barrier to public access exists.) Verify that easily legible warning signs are displayed at all entrances and at intervals of 100 m (328 ft) or less that indicate that the area is an asbestos waste disposal site. Verify that a procedure is in place to notify the administrator in writing at least 45 days prior to excavating or disturbing any asbestos-contaminated waste material at an inactive waste disposal site. | |
| Asbestos-in-Schools 9-59. DOD Schools must meet specific requirements with regard to ACM (FGS-UK 15-10). | Verify that both friable and nonfriable ACM have been identified in elementary and secondary schools. (8)(9) Verify that all suspect materials that are not confirmed to be ACM have been sampled. Verify that samples are analyzed using appropriate techniques. Verify that an accredited DOD inspector has provided a written analysis of all friable, known or assumed, ACM in school buildings. | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 9-59. (continued) | Verify that appropriate response actions are selected and implemented in a timely manner to protect human health and the environment. |
| | Verify that all maintenance and custodial persons who may work in buildings that contain ACM receive awareness training regarding asbestos, its uses and forms, location in school buildings, and recognition of ACM. |
| | Verify that each school has an asbestos management plan that includes all leased or owned facilities. |
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| REVIEWER CHECKS: | |
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| Determine, by reviewing a copy of the previous review report, whether noncompliance issues have been resolved. (1)(2) | |
| Verify that copies of the following regulations are maintained and kept current at the installation: (1) - Final Governing Standards - United Kingdom (FGS-UK), 1 January 1994. Verify that the Base SJA reviews the documents annually for currency and completeness and submits the findings of the review to the Base EPC. | |
| Determine whether new regulations concerning radon management have been issued since the finalization of the manual. (1)(2) Verify that the installation is in compliance with newly issued regulations. | |
| Verify that scheduled radon measurements have been performed as follows: (1)(2) - Priority 1: daycare centers, hospitals, schools, military family housing, unaccompanied officers/enlisted quarters, confinement facilities, visiting officer/enlisted quarters, and dormitories/barracks - Priority 2: administrative areas having 24-h operations - Priority 3: all other structures routinely occupied over 4 h/day. (NOTE: Priority 2 and 3 structures will be measured for radon depending on the results of the initial phase measurements for Priority 1 structures.) (NOTE: Leased buildings will be measured for radon, but remedial action is the responsibility of the owner.) | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 9-63. (continued) | (NOTE: The FGS-UK require that initial samples be collected from selected Priority 1 facilities, according to a section to obtain a statistically representative sample, by October 1994. However, HQ USAF/CV Policy Letter, 23 October 1987, required initial sampling to be done by May 1988.) |
| | Verify that records are prepared and maintained of all radon measurement results. |
| 9-64. Installations that have only Priority 2 and 3 | Determine whether the installation has only Priority 2 and 3 buildings. (1)(2) |
| facilities must conduct radon screening to obtain a statistically representa- tive sample by 1 January 1996 (FGS-UK 16-4). | Verify that radon screening is being carried out so that a sample is ready by 1 January 1996. |
| 9-65. Detailed testing for radon is required if the results of the initial phase | Verify that 12-mo radon samples are collected from all Priority 1, 2, and 3 facilities if any Priority 1 structures on the installation had a radon level of greater than 4 pCi/L. (1)(2) |
| measurement of Priority 1 structures indicated radon concentrations greater than 4 pCi/L (FGS-UK 16-3). | (NOTE: Under the HQ USAF/CV Policy letter dated 23 October 1987, detailed testing was to have been completed in May 1990 for high and some medium risk basis and by mid-1992 for the rest of the medium risk basis.) |
| 9-66. Installations must have a Quality Assurance/ Quality Control (QA/QC) program to ensure the validity of test results (FGS-UK 16-6). | Verify that the installation has a QA/QC program. (1)(2) |
| 9-67. Installations must mitigate certain facilities according to a specific schedule (FGS-UK 16-5). | Verify that the installation mitigates facilities that showed radon levels above 4 pCi/L during detailed testing. (1)(2) |
| | Verify that the radon mitigation of such facilities proceeds according to the schedule in Table 9-2. |
| 9-68. Installations must have post-mitigation monitoring programs (FGS-UK 16-8). | Verify that the installation has a post-mitigation monitoring program to confirm and document the effectiveness of mitigation. (1)(2) |
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⁽¹⁾ BCE (Environmental Planning) (2) BEE (Bioenvironmental Engineering) (3) BCE (Exterior Electric Shop) (4) DRMO (Defense Reutilization and Marketing Office) (5) BCE (Contract Programmer) (6) BCE (Contract Management) (7) BCE (Chief of Operations and Maintenance) (8) School Principal (9) Asbestos Program Officer (10) Asbestos Operating Officer

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 9-69. Installations should maintain or have access to a database that will permanently capture all the information derived from the assessment and mitigation of radon (MP). | Verify that the installation maintains or has access to such a database. (1)(2) Verify that all pertinent radon information is contained in such a database. |
| 9-70. Installations must develop an information package on the potential health effects of radon and provide the information along with the test results to facility occupants (FGS-UK 16-7). | Verify that the installation has developed an information packet on radon. (1)(2) Verify that the packet and the radon monitoring results are given to facility occupants. |
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(1) BCE (Environmental Planning) (2) BEE (Bioenvironmental Engineering) (3) BCE (Exterior Electric Shop) (4) DRMO (Defense Reutilization and Marketing Office) (5) BCE (Contract Programmer) (6) BCE (Contract Management) (7) BCE (Chief of Operations and Maintenance) (8) School Principal (9) Asbestos Program Officer (10) Asbestos Operating Officer

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| INSTALLATION RESTORATION PROGRAM (IRP) | |
| All Installations | |
| 9-71. Determine actions or changes since previous review (MP). | Determine, by reviewing a copy of the previous review report, whether noncompliance issues have been resolved. (1)(2) |
| 9-72. Copies of all relevant DOD directives/instructions, USAF directives, and guidance documents should be maintained at the installation (MP). | Verify that copies of the following regulations are maintained and kept current at the installation: (1) AFI 32-7006, Environmental Program in Foreign Countries, 15 February 1994. AF/CEVR Letter, Fiscal Year XX DERA Eligibility/Programming Guidance. HQ USAF/CEVR Letter, 12 January 1988, Administrative Records for the Installation Restoration Program. HQ USAF/CEVR Letter, 19 January 1988, Installation Restoration Program (IRP) Decision Documentation. Verify that the Base SJA reviews the documents annually for currency and completeness and submits the findings of the review to the Base EPC. |
| 9-73. Installations must meet regulatory requirements issued since the finalization of the manual (a finding under this checklist item will have the citation of the new regulation as a basis of finding). | Determine whether new regulations concerning the IRP have been issued since the finalization of the manual. (1)(2) Verify that the installation is in compliance with newly issued regulations. |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 9-74. Installations must evaluate in a systematic and comprehensive manner all properties that may have been contaminated in the course of past activities (Yearly Defense Environmental Restoration Account (DERA) Eligibility and Programming Guidance). | Determine whether there have been previous spills or actions that could lead to possible contamination. (1)(2) Verify that actions have been taken to ascertain the extent of the contamination. | |
| 9-75. Cleanup projects at sites contaminated by AF operations must be executed to a point established by AF policy (AFI 32-7006, para 2.2 and 2.3). | Determine whether the installation has planned or conducted any cleanup projects. (1)(2) Verify that cleanup projects are executed to the point that contamination no longer poses an imminent and substantial danger to human health and safety. Verify that cleanup projects are executed as needed to sustain current operations. (NOTE: These requirements do not apply if the AF is bound by international agreement to do more.) | |
| 9-76. Installations or facilities identified for return to the host nation must meet specific requirements with regard to documentation (AFI 32-7006, para 2.3.2). | Determine whether the installation or facility has been identified for return to the host nation. (1)(2) Verify that the installation or facility documents all known environmental contamination and provides the documentation to the host nation. (NOTE: This requirement applies only after appropriate U.Shost public announcement of the return, and only after MAJCOM has granted clearance to release the documentation.) | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 9-77. Significant decisions in the IRP process must be documented (HQ | Verify that all site closeouts and interim and final remedial actions have been fully documented in a decision/record of decision. (1) |
| USAF/ CEVR Letter, 19 January 1988). | Verify that the document has been signed by the installation commander or MAJCOM/DCS for engineering and services. |
| | (NOTE: Actions such as the following are considered significant: - taking no further action at a site - selecting a remedial action |
| | - implementing long term monitoring - activating IRP work at a previously excluded site.) |
| 9-78. Each installation that has conducted or is | Determine whether the installation maintains an Administrative Record. (1) |
| currently conducting IRP activities must establish an Administrative | Verify that it is kept in a location normally frequented or found by the public, such as the Base Library, Base Pass and Identification Office, Public Affairs, etc. |
| Record that is the legal record of the physical sit- | Verify that the public is periodically informed of the record's availability. |
| uation at the installation (HQ USAF/CEVR Let- | Verify that the table of contents is posted conspicuously near the record. |
| ter, 12 January 1988). | Verify that the table shows the date each document was placed into the record. |
| | Verify that the following documents are included in the record: |
| | Final Preliminary Assessments/Site Investigations (PA/SI) RI/FS, Risk Assessments, Endangerment Assessments, etc. |
| | - Final Remedial Action Plans |
| | Site Decision Papers, Decision Documents, or Records of Decisions final correspondence sent to or received from environmental regulatory agencies pertaining to the IRP |
| | copies of all Community Relations Documents pertaining to the base IRP (plans, press releases, records of public meetings, hearings, etc.) documentation of meetings that contain relevant or significant information con- |
| - | cerning the status of a site - any other information that formed the basis of decisions made regarding an IRP action. |
| | Verify that the Administrative Record is maintained at the installation for as long as IRP activities (including long-term monitoring) are underway. |
| | according long-term momenting) are underway. |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 9-79. Installations with IRP sites must appoint a remedial project manager (Executive Order 12580 - National Contingency Plan). | Verify that the Installation Commander has appointed a remedial project manager for all IRP sites. (1) |
| 9-80. Installations with known contaminated sites must establish goals and milestones for expe- | Verify that the installation has established goals and milestones for expeditious cleanup of known contaminated sites. (1) Verify that these goals and milestones are consistent with the associated risk to |
| ditious cleanup of these sites. (Yearly DERA Eligibility / Programming Guidance, USAF). | human health and the environment from known contaminants. Verify that the installation has been meeting these goals. |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| ENVIRONMENTAL IMPACT ANALYSIS PROGRAM (EIAP) | |
| All Installations | |
| 9-81. Determine actions or changes since previous review (MP). | Determine, by reviewing a copy of the previous review report, whether noncompliance issues have been resolved. (1)(2) |
| 9-82. Copies of all relevant DOD directives/instructions, USAF directives, and guidance docu- | Verify that copies of the following regulations are maintained and kept current at the installation: (1) - Final Governing Standards - United Kingdom (FGS-UK), 1 January 1994 |
| ments should be maintained at the installation (MP). | - AFI 32-7061, The Environmental Impact Analysis Process, 3 February 1994 - HQ USAF/CEV Policy Letter, EIAP and Related Compliance Documents, 3 January 1994. |
| | Verify that the Base SJA reviews the documents annually for currency and completeness and submits the findings of the review to the Base EPC. |
| 9-83. Installations must meet regulatory requirements issued since the | Determine whether new regulations concerning EIAP have been issued since the finalization of the manual. (1)(2) |
| finalization of the manual (a finding under this checklist item will have the citation of the new regulation as a basis of finding). | Verify that the installation is in compliance with newly issued regulations. |
| 9-84. Installations must have an environmental | Determine who at the installation participates in the EPF. (1)(2)(11) |
| planning function (EPF) | (NOTE: The EPF is an interdisciplinary staff, at any level of command.) |
| (AFI 32-7061, para 1.3.6). | Verify that the EPF: |
| | assists the proponent in preparing a description of the proposed action and alternatives (DOPAA) evaluates proposed actions and completes Sections II and III of AF Form 813, Request for Environmental Impact Analysis subsequent to submissions by the proponent and makes categorical exclusion (CATEX) determinations manages the EIAP, including preparation and approval of environmental assessments (EA) and findings of no significant impact (FONSIs) |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 9-84. (continued) | identifies and documents, with technical advice from the BEE and other staff members, environmental quality standards that relate to the action under evaluation prepares environmental documents, or obtains technical assistance through the AF channels or contract support, and adopts the documents as official AF papers when completed and approved ensures the EIAP is conducted on base and MAJCOM-level plans, including contingency plans for the training, movement, and operation of AF personnel and equipment prepares Notices of Intent (NOI) to prepare an EIS with assistance from the proponent and the Public Affairs Officer (PAO) ensures that the environmental documents submitted to HQ USAF and the Secretariat for review and approval include the completed AF Form 813 responds to enquiries from higher headquarters for information or status reports on environmental documents and EIAP milestones prepares applicable portions of Certificates of Compliance for each military construction project according to AFI 32-1021. |
| 0.95 Any office unit or | Verify that the EPF responsible official signs the AF Form 813 certification. Verify that the proponent of an activity does the following: (1)(2)(11) |
| 9-85. Any office, unit, or activity at any level that initiates AF actions (the proponent) must perform specific functions in the EIAP process (AFI 32-7061, para 1.3.7). | notifies the EPF of pending actions and completes Section I of AF Form 813, including a DOPAA for submittal to the EPF identifies the earliest program-need data for document completion to facilitate the decisions making process identifies key decision points and coordinates the EPF on EIAP phasing to ensure that environmental documents are available to the decision maker before the final decision is made and activities associated with the proposal are not implemented until the EIAP is complete integrates the EIAP into the planning stage of a proposed program or action and, with the EPF, determines as early as possible whether to prepare an EIS presents the DOPAA to the EPC for review and comment coordinates with the EPF prior to organizing public or interagency meetings that deal with EIAP elements of a proposed action and involve persons or agencies outside the Air force assists the EPF and PAO in preparing a draft NOI when a decision is made to prepare an EIS. |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 9-86. The SJA, PAO, BEE, and Safety Office must perform specific functions in the EIAP process (AFI 32-7061, para 1.3.9 through 1.3.12). | Verify that the SJA does the following: (11) - advises the command level proponent EPF and the EPC on CATEX determination and the legal sufficiency of environmental documents - advises the EPF during the scoping process of issues that should be addressed in EISs and on procedures for the conduct of public hearings. |
| , | Verify that the PAO: (13) |
| | advises the EPF, the EPC, and proponents on public affairs implications of proposed actions and reviews environmental documents for public affairs issues advises the EPF during the scoping process of issues that should be addressed |
| | in the EIS prepares, coordinates, and distributes news releases related to the proposal and associated EIAP documents notifies the media and purchases advertisements when newspapers will not run the notices free of charge. |
| | Verify that as a representative of Medical Services, the BEE provides technical assistance to EPFs in the areas of environmental standards, effects, and monitoring capabilities. (2) |
| | Verify that the Safety Office provides technical assistance to EPFs to ensure consideration of safety standards and requirements. (12) |
| 9-87. The EPC must perform specific activities during the EIAP (AFI 32- | Verify that the EPC requests formal staffing of a CATEX determination, as necessary. (1) |
| 7061, para 1.3.8). | Verify that the EPC reviews and coordinates DOPAAs prepared by the proponent and environmental documents prepared by the EPF. |
| 9-88. If it is determined that no environmental analysis (EA) is required, | Verify that, if a component determines that no environmental analysis is required, it completes a negative decision. (1) |
| the installation must document that decision (FGS-UK 17-3.) | (NOTE: The term 'environmental analysis' is understood to include environmental impact statements (EISs), environmental reviews, and environmental studies.) |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| Environmental Impact Statements (EISs) | (NOTE: See Table 9-4 for a summary of which types of actions require which kinds of documentation.) |
| 9-89. Installations must analyze and document | Verify that no action is taken that does significant harm or limits the choice of a reasonable alternative until the completion of the documentation process. (1) |
| major Federal actions that have the potential to do significant harm to the environment of the global commons (FGS-UK | (NOTE: In the case of an emergency where the actions are taken that do significant harm to the environment, the DOD component concerned must consult with the Assistant Secretary of Defense.) |
| 17-1 and 17-4). | (NOTE: Environmental documents may be combined with other documents to reduce duplication. Both the use of collective statements and tiering is acceptable.) |
| | Determine whether the DOD provided a categorical exclusion for the action, thereby negating the need for an EIS. |
| •. | (NOTE: Installations may use an EA to determine whether preparation of an EIS is required.) |
| | Verify that the EA meets the following requirements: |
| | is concise but includes enough information so the EPF can determine whether the proposed action is major and whether it significantly harms the environment of the global commons includes consideration of the need for the proposed action, a description of the action and reasonable alternatives, and the environmental effects of the action goes to HQ USAF/CEV for review of actions that are above MAJCOM approval authority documents a decision not to prepare an EIS. |
| | (NOTE: The EPF is not required to distribute the EA for public comment.) |
| 9-90. Installations must meet specific require- | Verify that the installation prepares a Draft EIS. (1) |
| ments with regard to the preparation of Draft EISs | Verify that the installation send the proposed Draft EIS to Air Force Center for Environmental Excellence (AFCEE)/ESE for technical and functional review. |
| (AFI 32-7061, para . A3.3.2 and A3.3.4). | (NOTE: It is determined at this stage whether the proposed Draft EIS becomes a EIS.) |
| | Verify that security and policy approval is obtained prior to public release of the draft EIS. |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 9-90. (continued) | (NOTE: The Final EIS considers both individual and collective substantive comments received on the draft EIS.) | |
| | (NOTE: The EPF may add supplements to the Draft or Final EIS to cover substantial changes to the proposed actions that are relevant to the environment of the global commons.) | |
| 9-91. The installation must meet specific | Verify that the EIS includes the following: (1) | |
| requirements with regard to the contents of the EIS (AFI 32-7061, para A3.3.5). | summary consideration of the purpose and need for the proposed action a description of the proposed action and reasonable alternatives the environmental effects of the proposed action and reasonable alternatives a brief description of the environment of the global commons affected by the proposed action and reasonable alternatives | |
| | analysis, in comparative form, of the environmental effects on the global commons of the proposed action and reasonable alternatives list of preparers | |
| | list of agencies, organizations, and persons to whom copies of the EIS are sent appendices. | |
| | Verify that the EIS contains clear statements as to why relevant information is missing, whether that information is unavailable or scientifically uncertain. | |
| 9-92. Installations must submit all draft and final EISs and Records of Decision (RODs) to HQ USAF/CEV (Policy Letter, 3 January 1994). | Verify that the installation submits all draft and final EISs and RODs to HQ USAF/CEV. (1) | |
| 9-93. Installations must document and forward to HQ USAFE decisions not to prepare an EIS (FGS-UK 17-4). | Verify that the installation documents and forwards to HQ USAFE decisions not to prepare an EIS. (1) | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| and Reviews | (NOTE: The decision whether a proposed action is one that would do significant harm to one of the environments covered by this section is taken by HQ USAF/CEV after consultation with foreign governments or organizations.) |
| and documentation procedures must be carried out when an installation performs certain types of major Federal actions that do significant harm to the environment of a foreign nation or to a protected global resource (FGS-UK 17-1 and 17-2). | Verify that the installation performs analyses and creates documentation for the following types of major Federal actions: (1) - those that significantly harm the environment of a foreign nation that is not involved in the action - those that are determined to cause significant harm to the environment because they provide to that nation: - a product or involve a physical project that produces a principal product, emission, or effluent that is prohibited or strictly regulated in the U.S. because its toxic effects on the environment create a serious public health risk - a physical project that is prohibited or strictly regulated in the U.S. by Federal law to protect the environment against radioactive substances - those that significantly harm natural or ecological resources of global importance designated for protection by the President or, in case of such a resource protected by international agreement binding on the U.S., designated for protection by the Secretary of State. (NOTE: Examples of such products, emissions, or effluents include asbestos, vinyl chloride, acrylonitrile, isocyanates, polychlorinated biphenyls, mercury, beryllium, arsenic, cadmium, and benzene.) Determine whether any of the actions occurring at the installation have been granted a categorical exclusion by the DOD. Verify that either an environmental study or an environmental review was prepared. |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 9-94. (continued) | (NOTE: The following are exempt from these requirements: actions that DOD components concerned determine do not do significant harm to the environment outside the United States or to a designated resource of global importance actions taken by the President actions taken by or pursuant to the direction of the President or a cabinet officer in the course of armed conflict actions taken by or pursuant to the direction of the President or a cabinet officer when the national security or national interest is involved intelligence activities and arms transfers decisions and actions of the Office of the Assistant Secretary of Defense (International Security Affairs), the Defense Security Assistance Agency, and other responsible offices within DOD components with respect to arms transfers to foreign nation's disaster and emergency relief actions votes and other actions in international conferences and organizations actions involving export licenses, permits, or approvals, other than those relating to nuclear activities actions relating to nuclear activities and nuclear material, except actions providing a nuclear production or utilization facility or a nuclear waste management facility to a foreign nation.) |
| | (NOTE: Additional exemptions may be granted on a case-by-case basis.) (NOTE: If a current and acceptable environmental document already exists for a particular action, regardless of which Federal agency prepared it, AFI 32-7061, Attachment 4 does not require the preparation of a new document.) |
| 9-95. An environmental study must meet specific requirements as to its contents (AFI 32-7061, para A4.5.3). | Verify that the environmental study includes the following: (1) - a general review of the affected environment - the predicted environmental effects - significant governmental actions regarding the proposed action to protect or improve the environment - statement as to whether the affected foreign government or international organization made a specific decision not to act to protect or enhance the environment. |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 9-96. An environmental review must meet specific requirements as to its contents (AFI 32-7061, para A4.6.3). | Verify that the environmental review includes the following, if practicable: (1) - a statement of the proposed action including its timetable, physical features, general operating plan, and other similar broad-gauge descriptive factors - identification of the important issues involved - identification of present or future AF mitigative actions that will decrease the impact on the environment - a description of present or future government actions by any participating and affected foreign nations that will affect environmental considerations. |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| A-106 POLLUTION ABATEMENT | |
| All Installations | |
| 9-97. Determine actions or changes since previous review (MP). | Determine, by reviewing a copy of the previous records, whether noncompliance issues have been resolved. (1)(2) |
| 9-98. Copies of all relevant DOD directives/instructions, USAF directives/ | Verify that copies of the following regulations are maintained and kept current at the installation: (1) |
| tives, and guidance documents should be maintained at the installation (MP). | AFI 32-7001, Environmental Budgeting, 18 March 1994. AFR 19-8, Environmental Protection Committees and Environmental Reporting, 19 August 1988. |
| | Verify that the Base SJA reviews the documents annually for currency and completeness and submits the findings of the review to the Base EPC. |
| 9-99. Installations must meet regulatory requirements issued since the | Determine whether new regulations concerning the A-106 have been issued since the finalization of the manual. (1)(2) |
| finalization of the manual (a finding under this checklist item will have the citation of the new regulation as a basis of finding). | Verify that the installation is in compliance with newly issued regulations. |
| 9-100. Installations must submit a 5 yr pollution abatement plan (the A-106 report) detailing the | Verify that the installation A-106 Pollution Abatement Plan reflects environmental requirements and properly prioritizes each as Operation and Services, Level 1, Level 2, or Level 3. (1)(5) |
| actions they plan to take to get into or maintain compliance (AFI 32-7001, para 3.8). | Verify that the A-106 Plan includes all projects involving costs that are necessary to comply with environmental standards. |
| | Verify that projects resulting from previous Environmental Compliance Assessment and Management Program (ECAMP) evaluations or regulatory inspections are included in the A-106 Plan. |
| | (NOTE: Management action plans from ECAMP will give projects required to get installation back in compliance.) |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | | |
| 9-100. (continued) | Verify that the A-106 Plan includes funds required for studies, management, and monitoring associated with the definition and development of corrective measures and necessary equipment to assure compliance with standards. | | | |
| | Verify that the installation budgets for the environmental requirements are recorded in the installation A-106 Plan. (1)(5) | | | |
| | (NOTE: Assessors compare listings in the A-106 with the Project by Contract Management System (PCMS) and Programming, Design, and Construction (PDC) listings in Civil Engineering and compare official financial records with obligation/expenditure data reflected in the A-106 system.) | | | |
| | Verify that funds have been requested for Level 1 projects in the current fiscal year. | | | |
| | Verify that design funds have been requested for those projects that will be Level 1 projects in the subsequent fiscal year. | | | |
| 9-101. Installations must submit the A-106 to HQUSAF/CEV on 1 May and 1 November of each year (AFR 19-8, para 6). | Verify that the A-106 Environmental Pollution, Prevention, Control, and Abatement Status Report (RCS: DD-A&L(SA)1383) is submitted to HQUSAF/CEV on 1 May and 1 November of each year. (1) Verify that the report reflects the current status of each project. | | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | | | | |
| WIMS-ES MANAGEMENT | | | | | | |
| All Installations | | | | | | |
| 9-102. Determine actions or changes since previous review (MP). | Determine, by reviewing a copy of the previous records, whether noncompliance issues have been resolved. (1) | | | | | |
| 9-103. Copies of all relevant DOD and USAF | Verify that the following documents are maintained: (1) | | | | | |
| directives, and guidance documents should be | - AFI 32-7002, Environmental Management System, 31 January 1994. | | | | | |
| maintained at the installation (MP). | Verify that the Base SJA reviews the documents annually for currency and completeness and submits the findings of the review to the Base EPC. | | | | | |
| 9-104. Installations must meet regulatory requirements issued since the | Determine whether any new regulations related to WIMS-ES management have been issued since the finalization of the manual. (1)(2) | | | | | |
| finalization of the manual (a finding under this checklist item will have the citation of the new regulation as a basis of finding). | Verify that the installation is in compliance with newly issued regulations. | | | | | |
| 9-105. Installations must meet specific requirements with regard to the | Verify that the installation tracks and reports data from the following areas using WIMS-ES: (1)(2) | | | | | |
| tracking and reporting of certain data (AFI 32-7006, para 6.1). | - cleanup - compliance with FGS - ECAMP - EIAP | | | | | |
| - | - comprehensive planning | | | | | |
| | pollution prevention data on host nation regulatory findings. | | | | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
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| | - inventory of sources | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | |
| LEAD-BASED PAINT (LBP) | | | |
| All Installations | | | |
| 9-107. Determine actions or changes since previous review (MP). | Determine, by reviewing a copy of the previous records, whether noncompliance issues have been resolved. (1) | | |
| 9-108. Copies of all relevant DOD and AF directive, and guidance | Determine whether copies of the following documents and publications are maintained and kept current at the installation: (1) | | |
| documents should be maintained at the installation (MP). | - HQ USAF/CC Policy Letter, Air Force Policy and Guidance on Lead Based Paint in Facilities, 24 May 1993. | | |
| tion (ivii). | Verify that the Base SJA reviews the documents annually for currency and completeness and submits the findings of the review to the Base EPC. | | |
| 9-109. Installations will meet regulatory requirements issued since the | Determine if any new regulations concerning LBP have been issued since the finalization of the manual. (1)(2) | | |
| finalization of the manual (a finding under this checklist item will have the citation of the new regulation as a basis of finding). | Verify that the installation is in compliance with newly issued regulations. | | |
| 9-110. Installations must develop and imple- | Verify that the installation has a management plan that includes a strategy for: (1)(2) | | |
| ment a plan for identify- ing, evaluating, managing, and abating | identifying, evaluating, controlling, and eliminating existing LBP hazards and preventing new hazards from developing protecting facility occupants, especially children, and workers from LBP haz- | | |
| LBP hazards (HQ USAF/ CC Policy letter 24 May 1993, para 6). | ards - ensuring compliance with all applicable environmental protection requirements and all laws and regulations pertaining to LBP activities. | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | | |
| 9-110. (continued) | Verify that the plan: | | | |
| | is an integral part of the installation's overall plan for inspecting, constructing, upgrading, repairing, maintaining, and demolishing the facility inventory is based on local conditions and an evaluation of the health risk from LBP onbase that considers available information on the conditions of the facilities, the results of facility inspections and evaluations, and incidents of lead toxicity resulting from LBP gives priority to finding and reducing or eliminating the risk of existing hazardous conditions in high-priority facilities emphasizes in-place management to control existing hazards and reduce the risk of hazardous exposure to acceptable levels considers abatement of LBP as part of the normal facility renovation and upgrade programs when it is cost-effective ensures precautions and procedures are incorporates into all maintenance, repair, renovation, and upgrade activities that are performed in-house, by contract, or self-help and that disturb painted surfaces known or likely to contain lead. | | | |
| 9-111. Installations must identify existing and potential LBP hazards in accordance with specific procedures (USAF/CC Policy Letter 24 May 1993, para 7). | Verify that, depending on local circumstances, one of the following is used to identify and evaluate existing and potential LBP hazards: (1)(2) - evaluations of observations from routine facility inspections and activities such as walk-throughs by Military Public Health (MPH), fire and safety inspections, inspections for family day care home licensing, and occupant reports of deteriorated paint - inspections and evaluations specifically designed to locate existing and potential LBP hazards so that appropriate measures can be taken to avoid hazardous lead exposures. - facility investigations to determine the source of documented lead exposure. Verify that facility personnel who conduct routine inspections have been instructed to report signs of paint deterioration or children chewing on painted surfaces in high-priority facilities. Verify that there are procedures in place to document and respond to information reported from inspections and occupants concerning potential LBP problems and the resulting evaluations and actions. | | | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | |
| 9-111. (continued) | Verify that facility inspections that are done specifically to identify LBP problems meet the following requirements: | | |
| | they are focused on high-priority facilities and areas within those facilities with painted surfaces in deteriorated condition the evaluations are performed by a team consisting of and BEE representatives or by a qualified contractor reports of the data results and resulting actins are collected, consolidated, and analyzed by the Chief, Aerospace Medicine for reporting through AF medical channels permanent records of facility evaluations are maintained by the BCE and/or BEE. | | |
| 9-112. Installations must determine whether LBP is present prior to the start of facility maintenance, repair, modification, and renovation activities (HQ USAF/CC Policy Letter 24 May 1993, para 11). | Verify that the installation determines whether LBP is present prior to the start of maintenance, modification, or renovation activities. (1)(2) (NOTE: This requirement applies to high priority facilities and other facilities likely to contain lead.) | | |
| 9-113. Installations must restrict the use of LBP (USAF/CC Policy Letter 24 May 1993, para 12). | Verify that the installation does not use paint with more than 0.06 percent lead by weight of the nonvolatile solids. (1)(2) (NOTE: This restriction applies to all facilities, both industrial and nonindustrial.) | | |
| 9-114. AF personnel who perform tests for LBP and work on painted surfaces must be trained (USAF/CC Policy Letter 24 May 1993, para 13). | Verify that at least one person from BCE has received USEPA certification. (1)(2) Verify that all training is conducted by persons who have been trained at an EPA-approved Regional Lead Training Center or an equivalent in-house training program presented by a certified trainer. (NOTE: The person from BCE who received USEPA certification may train other installation personnel on potential hazards and proper precautions.) | | |

⁽¹⁾ BCE (Environmental Planning) (2) BEE (Bioenvironmental Engineering) (3) BCE (Exterior Electric Shop) (4) DRMO (Defense Reutilization and Marketing Office) (5) BCE (Contract Programmer) (6) BCE (Contract Management) (7) BCE (Chief of Operations and Maintenance) (8) School Principal (9) Asbestos Program Officer (10) Asbestos Operating Officer

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | | |
| 9-114. (continued) | Verify that a minimum level of training that includes the following is provided for all workers who perform tasks which disturb painted surfaces: | | | |
| | potential hazards of LBP (hazard communication) work practices to reduce and control dust and debris handling of debris hygiene cleanup procedures. | | | |
| 9-115. Certain personnel must receive training beyond the minimum level (USAF/CC Policy | Verify that the following personnel receive additional training in the requirements of the Occupational Safety and Health Act and those of the Department of Housing and Urban Development: (1)(2) | | | |
| Letter 24 May 1993, para 13). | personnel who perform larger jobs in which simple work practices will not reliably reduce or control dust personnel who assist in LBP evaluations. | | | |
| 9-116. All training related to LBP must be documented (USAF/CC Policy Letter 24 May 1993, para 13). | Verify that all training is documented in official personnel folders. (1)(2) | | | |
| 9-117. Installations must perform a Lead Toxicity Investigation (LTI) | Determine whether the installation has ever had a case of elevated level of lead in the blood. (1)(2) | | | |
| when children with ele- vated blood lead levels have been identified at the | Verify that the LTI team consists of representatives from BCE, BEE, MPH, PAO, and SJA as needed. | | | |
| installation (USAF/CC Policy Letter, 24 May 1993, para 14). | Verify that the installation conducted an LTI. | | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | |
| REPORTING REQUIREMENTS | | | |
| 9-118. Installations must cooperate with host nation regulatory authorities to achieve and maintain environmental quality (AFI 32-7006, para 6.3.5). | Verify that the installation cooperates with host nation regulatory authorities to achieve and maintain environmental quality. (1) | | |
| 9-119. Installations must promptly forward copies of host nation regulatory authority inspection reports to HQ USAF/CE (AFI 32-7006, para 6.3.5). | Verify that the installation promptly forwards copies of host nation regulatory authority inspection reports to HQ USAF/CE. (1) | | |
| 9-120. Installations must immediately report receipt or notification of the imminent receipt of findings involving media attention or offbase impacts to certain authorities (AFI 32-7006, para 6.3.5). | Verify that the installation immediately reports receipt or notification of the imminent receipt of findings involving media attention or offbase impacts to the following: (1) - HQ USAF/CE - MAJCOM Surgeon - AFLSA/JACE - HQ USAF/JAI. | | |
| DEPLOYMENTS | | | |
| 9-121. Installations must comply with specific instructions for deployments (AFI 32-7006, para 7.1). | Verify that the installation complies with the provisions of AFI 32-7601 (EIAP) for deployments. (1) (NOTE: See checklist items 9-81 through 9-96). | | |
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⁽¹⁾ BCE (Environmental Planning) (2) BEE (Bioenvironmental Engineering) (3) BCE (Exterior Electric Shop) (4) DRMO (Defense Reutilization and Marketing Office) (5) BCE (Contract Programmer) (6) BCE (Contract Management) (7) BCE (Chief of Operations and Maintenance) (8) School Principal (9) Asbestos Program Officer (10) Asbestos Operating Officer

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | | |
| 9-122. Installations must develop and comply with an exercise- or contin- | Verify that the installation develops and complies with an exercise- or contingency-specific environmental plan. (1) | | | |
| gency-specific environmental plan (AFI 32-7006, para 7.1 and 7.3.2). | Verify that the plan meets the requirements of Joint Chiefs of Staff (JCS) Publication 4-04. | | | |
| 7000, para 7.1 and 7.3.2). | Verify the plan specifies environmental responsibilities and policies. | | | |
| | Verify that the plan addresses at least the following concerns: | | | |
| | certification of local water sources by medical field units solid and liquid waste management hazardous materials management protection of flora and fauna archaeological and historical preservation spill response. | | | |
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| (1) DCF (Funity and Blancian) | (2) BEE (Bioenvironmental Engineering) (3) BCE (Exterior Electric Shop) (4) DRMO (Defense Reutiliza- | | | |

Table 9-1

Summary of Likelihood of Lead-Based Paint Being Present and Regulation/Guidelines Which Normally Must Be Followed

(USAF/CC Policy Letter 24 May 1993)

High Priority Facilities

| Facility Type | LBP Likely | HUD | OSHA | RCRA | AIR |
|---|------------|-----|------|------|-----|
| MFH/Day Care Home, Before 1980 | Yes | Yes | Yes | Yes | No |
| MFH/Day Care Home, During/After 1980 | No | Yes | No | No | No |
| Other High Priority Facilities Before 1980 | Yes | Yes | Yes | Yes | No |
| Other High Priority Facilities During/After 1980, Ferrous Metal Surface | Yes* | Yes | Yes | Yes | No |
| Other High Priority Facilities, During/After 1980, Other Surfaces | No** | Yes | No | No | No |

Other Facilities (Not High-Priority)

| Facility Type | LBP Likely | HUD | OSHA | RCRA | AIR |
|---|------------|-----|------|------|-----|
| Steel Structures | Yes | No | Yes | Yes | Yes |
| Industrials | Yes | No | Yes | Yes | No |
| Painted Yellow Pavement Markings | Yes | No | Yes | Yes | No |
| Nonindustrials, Ferrous Metal Surfaces | Yes* | No | Yes | Yes | No |
| Nonindustrials, During/After 1980, Other Surfaces | No** | No | No | No | No |

^{*} CPSA restrictions uncertain but common practices favor lead present.

HUD - Housing and Urban Development Interim Guidelines

OSHA - Occupational Safety and Health Administration

RCRA - Resource Conservation and Recovery Act

AIR - National Primary and Secondary Ambient Air Quality Standards

(continued)

^{**} CPSA restriction uncertain but common practices favor lead absent.

Table 9-1 (continued)

CPSA - Consumer Product Safety Act

(NOTE: Likelihood of finding LBP on a particular surface in a facility is based on when it was constructed (before 1980 or during/after 1980), applicability of CPSA restrictions on use of LBP, and common painting practices.)

(NOTE: Although LBP may not be likely, some precautions described in the HUD guidelines will normally be considered in high priority facilities since children are potentially at risk and there is some possibility the LBP is present.)

Table 9-2

Radon Mitigation Schedule

(FGS-UK Table 16-1)

| Radon Level (pCi/L) | Mitigation Within: |
|----------------------------------|--|
| Greater than 200 | 1 mo of sample results or move occupants |
| 200 or less, but greater than 20 | 6 mo of sample results |
| 20 or less, but greater than 8 | 4 yr |
| 8 or less, but greater than 4 | 5 yr |
| 4 or less | No action required |

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Table 9-3

Label For Asbestos Wastes

(FGS-UK Table 15-1)



- In the case of any product containing crocidolite, the words contains asbestos shown in the diagram shall be replaced by the words contains crocidolite/blue asbestos.
- The label shall be clearly and indelibly printed so that the words in the lower half of the label can easily be read, and those words shall be printed in black or white.

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Table 9-4

Environmental Effects Abroad

(FGS-UK Table 17-1)

| | Analyses Of Overseas Actions | | | | |
|----|--|--|--|--|--|
| A | ction | Analyses Required | | | |
| a. | Major DOD actions significantly affecting the environment of the geographic areas outside the jurisdiction of any nation (i.e., outside any economic zone, fishery zone, territorial sea, or other claim of national sovereignty). Antarctica is considered outside the jurisdiction of any nation. | Environmental Impact Statement | | | |
| b. | Major DOD actions significantly affecting the environment of a foreign nation, that is not participating with the United States and not otherwise involved in the action. | Environmental Review or Environmental Study | | | |
| c. | Major DOD actions significantly affecting the environment of a foreign nation in which the actions provide, to that nation, a product or physical project producing a principal product or an emission or effluent that is prohibited or strictly regulated by Federal law in the United States because its toxic effects on the environment create a serious public health risk. | Environmental Review or Environmental Study | | | |
| d. | Major DOD actions significantly affecting the environment of a foreign nation in which the actions provide, to that nation, a physical project that is prohibited or strictly regulated by Federal law in the United States to protect against radioactive substances. | Environmental Review or Environmental Study | | | |
| e. | Major DOD actions that significantly affect natural or ecological resources of global importance designated for protection by the President or, in the case of such a resource protected by international agreement binding on the United States, by the Secretary of State. Recommendations to the President in such cases will be accompanied by the views of the Council on Environmental Quality and the Secretary of State. | Environmental Impact Statement, Environmental Review, or Environmental Study | | | |
| f. | Major DOD actions affecting only the environment of a participating or otherwise involved foreign nation and that do not involve emissions, effluents that are prohibited or strictly regulated by Federal law in the United States, or resources of global importance that have been designated for protection. | No formal document required. | | | |

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| STATUS NA C RMA | | TION: | COMPLIANCE CATEGORY: SPECIAL PROGRAMS MANAGEMENT United Kingdom ECAMP | DATE: | REVIEWER(S): | |
|-----------------|--|------------|---|-------|--------------|--|
| | | U S | REVIEWER COMMENTS: | | | |
| | | RMA | REVIEWER COMMENTS: | | | |
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SECTION 10

WATER QUALITY MANAGEMENT

SECTION 10

WATER QUALITY MANAGEMENT

A. Applicability of this Protocol

This protocol identifies regulations, responsibilities, and compliance requirements applicable to all water use, management, and discharge on U.S. Air Force (USAF) installations, including activities and procedures involved in the collection, treatment, storage, and distribution of drinking water and the collection, treatment, and discharge of wastewater.

The regulations, responsibilities, and compliance requirements associated with wastewater discharge at Air Force installations include, but are not limited to, the following examples:

- sanitary or industrial wastewater discharged directly to a receiving stream or through an onbase treatment facility
- sanitary or industrial wastewater discharge to an offbase publicly owned treatment works (POTW)
 or to a treatment plant of another Department of Defense (DOD) activity
- stormwater runoff from industrialized areas of the installation to a receiving stream or water body.

Most Air Force installations have wastewater discharge of one type or another; therefore, this protocol will be applicable to most installations.

The regulatory requirements in this protocol are based on DOD regulations and Air Force Regulations (AFRs) that apply at overseas installations. Management practices (MPs) are derived from U.S. Environmental Protection Agency (USEPA) regulations that are not mandatory overseas but are important to preserve the health and safety of Air Force employees and protect the environment.

B. DOD Directives/Instructions

- Final Governing Standards United Kingdom (FGS-UK), January 1994, Chapter 3, addresses standards for potable water and the management of a drinking water facility. Chapter 4 contains criteria to control and regulate discharges of wastewaters into surface waters and groundwater. It also addresses domestic and industrial wastewater discharges, pollutants from indirect dischargers, and septic tanks and on-site treatment processes that discharge into the soil.
- DOD Directive 6230.1, Safe Drinking Water, 24 April 1978, sets forth DOD policy for provision of adequate safe drinking water and compliance with the Safe Drinking Water Act (SDWA) and the standards established by 40 Code of Federal Regulations (CFR) 141. Outside of the United States, the provisions of this directive apply, consistent with international agreements, the status of forces agreement (SOFA), or host country laws.

C. U.S. Air Force Regulations (AFRs)

• AFR 19-7, Environmental Pollution Monitoring, 19 April 1985, specifies requirements for establishing water quality surveillance and monitoring to ensure compliance with appropriate host nation

and local requirements. All Air Force installations are required to issue supplements to AFR 19-7 that identify specific monitoring locations and frequencies of sampling at the installation. This AFR is scheduled to be replaced by Air Force Instruction (AFI) 48-119.

- AFR 86-4, *Base Comprehensive Plan*, 26 December 1984, requires Base Comprehensive Plans to be reviewed and revised as appropriate every 5 yr. The Base Comprehensive Plan includes master plans for the drinking water, wastewater, and stormwater systems. This AFR is scheduled to be replaced by AFI 32-7005.
- AFR 91-9, Water Pollution Control Facilities, 1 December 1989, specifies additional requirements relative to proper operation of waste treatment works at Air Force installations. Requirements for training and certification of treatment plant operators are also included along with requirements for a base wastewater regulation and plant-specific operations and maintenance (O & M) manuals. This AFR is scheduled to be replaced by AFI 32-5017.
- AFR 91-10, Operation and Maintenance of Air Force Water Works Facilities, and AFR 91-26, Maintenance and Operation of Water Supply, Treatment, and Distribution Systems, 25 August 1968, contain pertinent standards related to operation and maintenance of drinking water systems. AFR 91-10 is scheduled to be replaced by AFI 32-5017.
- AFR 91-93, *Maintaining Plumbing Systems*, 15 November 1990, outlines basic policies for maintaining plumbing systems on Air Force installations.
- Air Force Manual (AFM) 91-32, Operation and Maintenance of Domestic and Industrial Wastewater Systems, 12 August 1988, specifies detailed operation and maintenance guidelines and requirements for water pollution control plants on Air Force installations. In particular, requirements for maintenance of operating logs, maps, and records are specified in these AFMs.
- AFR 161-14, Swimming Pools and Bathing Areas, 1 May 1990, addresses the operation and maintenance of swimming pools and other bathing areas; it includes provisions for water quality in such facilities.
- AFR 161-44, Management of the Drinking Water Surveillance Program, 1 May 1990, is the operative regulation for the management of drinking water programs at all Air Force installations. It implements the Safe Drinking Water Act (SDWA) (Public Law 93-523), the USEPA Primary Drinking Water Regulations, and DOD Directive 6230.1. It is the key regulation against which compliance with all appropriate standards, procedures, and requirements for drinking water systems will be measured at Air Force installations. As the USEPA finalizes rules for specific contaminants (i.e. synthetic volatile organics, lead, microbiologicals, etc.), Head quarters (HQ) USAF/SG will publish policy letters to supplement AFR 161-44. Revision of AFR 161-44 is in progress, the USEPA is finalizing rules for all requirements as mandated by the SDWA. To date, HQ USAF/SG policy letters have been issued for volatile synthetic organic chemicals (28 December 1987) and public notice pertaining to lead has been given (28 December 1987).

D. Responsibility for Compliance

Air Force Systems Command, Occupational and Environmental Health Laboratory (OEHL), Brooks
Air Force Base, Texas, provides services to complete all required laboratory, chemical, physical, and
radiological analyses for drinking water. It also establishes a water supply sampling schedule for

each installation to conform to the frequency established in AFR 161-44. OEHL maintains a potable water quality data repository of the last 10 yr of data and disseminates analytical results as required to the using activities and commands.

- The Base Civil Engineer (BCE) designs, constructs, and operates the water supply system to provide sufficient drinking water to installation personnel. The BCE is responsible for providing adequate water treatment to assure that drinking water does not exceed the maximum contaminant levels established for human consumption. Training of operating personnel to meet proficiency levels consistent with the operator certification requirements that apply to their location is also the responsibility of the BCE. The BCE maintains an up-to-date map of the complete potable water system, makes repairs, and maintains the systems. The BCE is also responsible for negotiating and maintaining the base's water supply contract and for preparing applications for monitoring compliance with, and reporting deviations from, minimum standards outlined in wastewater discharge permits of host nations (or host nation equivalents). The BCE's design departments are responsible for the design and construction of wastewater collection and treatment systems as needed on the installation.
- Bioenvironmental Engineering (BEE) is responsible for monitoring wastewater discharge and streamwater quality at selected locations around the installation, according to the installation's supplement to AFR 19-7.
- The Director of Base Medical Services, through BEE, is responsible for proper sample collection from drinking water systems at Air Force installations and for determining compliance with drinking water standards. Coordination with OEHL, interpretation of results of water analyses, and notifications to state regulatory authorities when maximum contaminant levels are exceeded are also the responsibilities of the Director of Base Medical Services.
- Individual Shop Supervisors and Superintendents are responsible for ensuring that the prohibited, unpermitted discharge of wastewater containing toxic or hazardous substances is not discharged into the sanitary or stormwater systems on the installation.
- The Water and Waste Shop within BCE is responsible for operating and maintaining sewer lines, pretreatment facilities, pump stations, oil/water separators, and other associated facilities around the installation and for taking timely and appropriate corrective actions when deficiencies are discovered.

E. Key Compliance Definitions

These definitions were obtained from the directives/instructions and AFRs listed at the end of each definition. If there is no citation listed for the definition, it has been drawn from the U.S. CFR.

- Action Level the concentration of a substance in the water which determines appropriate treatment for a water system (FGS-UK 20).
- Best Available Technology (BAT) the best technology treatment techniques, or other means which the administrator finds, examined for effectiveness under field conditions and not solely under lab conditions that are available (taking cost into consideration). For the purposes of setting maximum contaminant levels (MCLs) for synthetic organic chemicals, any BAT must be at least as effective as granular activated carbon.

- BOD₅ the 5-day measure of the pollutant parameter, biochemical oxygen demand (FGS-UK 20).
- CBOD₅ the 5-day measure of the pollutant parameter, carbonaceous biochemical oxygen demand (FGS-UK 20).
- Community Water System (CWS) a public water system having at least 15 service connections used by year-round residents or which regularly serves at least 25 of the same people for more than 6 mo per year (FGS-UK 20).
- Contaminant any physical, chemical, biological, or radiological substance in water.
- Continuous Discharge a discharge which occurs without interruption throughout the operating hours of the facility, except for infrequent shutdowns for maintenance, process changes, or other similar activities.
- Conventional Filtration Treatment a series of processes including coagulation, flocculation, sedimentation, and filtration resulting in substantial particulate removal.
- Daily Discharge the discharge of a pollutant measured during a calendar day or any 24-h period that reasonably represents the calendar day for purposes of sampling (FGS-UK 20).
- Diatomaceous Earth Filtration a process resulting in substantial particulate removal in which:
 - 1. a pre-coat cake of diatomaceous earth filter media is deposited on a support membrane (septum), and
 - 2. while the water is filtered by passing through the cake on the septum, additional filter media known as body feed is continuously added to the feed water to maintain the permeability of the filter cake.
- Direct Discharge any discharge of pollutants other than an indirect discharge (FGS-UK 20).
- Direct Filtration a series of processes, including coagulation and filtration but excluding sedimentation, resulting in substantial particulate removal.
- Discharge of a Pollutant any addition of any pollutant or combination of pollutants to waters of the host nation from any point source (FGS-UK 20).
- Disinfectant any oxidant, including but not limited to, chlorine, chlorine dioxide, chloramines, and ozone, intended to kill or inactivate pathogenic microorganisms in water (FGS-UK 20).
- Disinfection a process which inactivates pathogenic organisms in water by chemical oxidants or equivalent agents.
- Domestic or Other Nondistribution System Plumbing Problem a coliform contamination problem in a public water system, with more than one service connection, that is limited to the specific service connection from which the coliform-positive sample was taken.
- Domestic Wastewater Treatment Plant (DWTP) any DOD or host nation facility designed to treat wastewater, the majority of which is made up of domestic sewage, before its discharge to waters of the host nation (FGS-UK 20).

- Effluent Limitation any restriction imposed on quantities, discharge rates, and concentrations of
 pollutants that are ultimately discharged from point sources into waters of the host nation (FGS-UK
 20).
- Electroplating operations in which metal is electroplated on any base material including: electroplating of common metals; electroplating of precious metals; anodizing; metal coatings like immersion plating; chemical etching and milling; electrolysis plating; and printed circuit board manufacturing (FGS-UK 20).
- Existing Source a source that discharges pollutants that was in operation or under construction prior to 1 October 1994 (FGS-UK 20).
- Filtration a process for removing particulate matter from water by passage through porous media.
- First Draw Sample a 1-L sample of tapwater that has been standing in plumbing at least 6 h and is collected without flushing the tap (FGS-UK 20).
- Flocculation a process to enhance agglomeration or collection of smaller floc particles into larger, more easily settleable particles through gentle stirring by hydraulic or mechanical means.
- Gross Alpha Particle Activity the total radioactivity due to alpha particle emissions, as inferred from measurements on a dry sample.
- Groundwater Under the Direct Influence of Surface Water any water below the surface of the ground with (FGS-UK 20):
 - 1. significant occurrence of insects or other macro-organisms, algae, or large-diameter pathogens such as Giardia lamblia, or
 - 2. significant and relatively rapid shifts in water characteristics such as turbidity, temperature, conductivity, or pH which closely correlate to climatological or surface water conditions.
- Halogen one of the chemical elements chlorine, bromine, or iodine.
- Indirect Discharge the introduction of pollutants in process wastewater to a DWTP (FGS-UK 20).
- Industrial Wastewater Treatment Plant (IWTP) any DOD facility designed to treat process wastewater before its discharge to waters of the United Kingdom (UK) other than a DWTP (FGS-UK 20).
- Interference a discharge that, alone or in conjunction with one or more discharges from other sources, inhibits or disrupts the publicly owned treatment works (POTW) and causes a violation of any requirement of a POTW's permit.
- Large Water System in reference to lead and copper in systems, this refers to a water system that serves more than 50,000 people.
- Lead-free a maximum lead content of 0.2 percent for solder and flux and 8.0 percent for pipes and fittings (FGS-UK 20).
- Lead Service Line a service line, made of lead, which connects the water main to the building inlet and any lead pigtail, gooseneck, or other fitting which is connected to such a line (FGS-UK 20).

- Legionella a genus of Bacteria, some species of which have caused a type of pneumonia called Legionnaires Disease.
- Management Practice (MP) practices that, although not mandated by law, are encouraged to promote safe operating procedures.
- Maximum Contaminant Level (MCL) the maximum permissible level of a contaminant in water that is delivered to the free-flowing outlet of the ultimate user of a public water system, except for turbidity for which the maximum permissible level is measured after filtration. (NOTE: Contaminants added to the water under circumstances controlled by the user, except those resulting from the corrosion of piping and plumbing caused by water quality, are excluded) (FGS-UK 20).
- Maximum Contaminant Level Goal (MCLG) the maximum level of a contaminant in drinking water at which no known or anticipated adverse effect on the health of people would occur and which allows an adequate margin of safety. MCLGs are nonenforceable health goals.
- Maximum Daily Discharge Limitation the highest allowable daily discharge (FGS-UK 20).
- Maximum Total Trihalomethane Potential the maximum concentration of total trihalomethanes produced in a given water, containing a disinfectant residual, after 7 days at a temperature of 25 °C [77 °F] or above.
- Medium Size Water System in reference to lead and copper in systems, this refers to a water system that serves more than 3300 and fewer than or equal to 50,000 people.
- Near the First Service Connection located at one of the 20 percent of all service connections in the entire system that are nearest the water supply treatment facility, as measured by water transport time within the distribution system.
- New Source a source built or significantly modified after 1 October 1994 that discharges pollutants (FGS-UK 20).
- Nonpublic Water System (NPWS) a system that is not a public water system. For example, a well serving a building (FGS-UK 20).
- Nontransient, Noncommunity Water System (NTNCWS) a public water system that is not a community water system and that regularly serves at least 25 of the same people for more than 6 mo per year. Examples include a school or a factory with its own water supply (FGS-UK 20).
- Palatable Water water that is pleasing to the taste and free of objectionable color, turbidity, taste, or odor. Palatability does not imply potability (AFR 161-44).
- Pass Through a discharge that exits the POTW into waters in quantities or concentrations that, alone or in conjunction with a discharge from other sources, are a cause of a violation of any requirement of the POTW's permit.
- PicoCurie (pCi) quantity of radioactive material producing 2.22 nuclear transformations/min.
- Point of Disinfectant Application the point where the disinfectant is applied and water downstream of that point is not subject to recontamination by surface water runoff.

- Point-of-Entry Treatment Device a treatment device applied to the drinking water entering a structure to reduce contaminants in the drinking water throughout the structure.
- Point-of-Use Treatment Device a treatment device applied to a tap to reduce contaminants in drinking water at that tap (FGS-UK 20).
- Point Source any discernible, confined, and discrete conveyance including, but not limited to, a pipe, ditch, channel, tunnel, conduit, well, discrete fissure, container, or rolling stock, but not including vessels, aircraft, or any conveyance that merely collects natural surface flows of precipitation (FGS-UK 20).
- Pollutant includes, but is not limited to, the following: dredged spoil, solid waste, incinerator residue, filter backwash, sewage, garbage, sewage sludge, munitions, chemical wastes, biological materials, radioactive materials, heat, wrecked or discarded equipment, rock, sand, cellar dirt, and industrial, municipal, and agricultural waste discharged into water (FGS-UK 20).
- *Population Served* the number of base residents plus one-third of the nonresidents usually served by the system (AFR 161-44).
- Potable Water water that has been examined and treated to meet the proper standards and declared by responsible authorities to be fit for drinking (AFR 161-44).
- Pretreatment the reduction of the amount of pollutants, the elimination of pollutants, or the alteration of the nature of pollutant properties in wastewater prior to or in lieu of discharging or otherwise introducing such pollutants into a POTW.
- Process Wastewater any water that, during manufacturing or processing, comes into direct contact with or results from the production or use of any raw material, intermediate product, finished product, by-product, or waste product (FGS-UK 20).
- Public Water System (PWS) a system that provides piped water to the public for human consumption if such system has at least 15 service connections or regularly serves an average of at least 25 individuals daily for at least 60 days out of the year. This term includes (FGS-UK 20):
 - 1. any collection, treatment, storage, and distribution facilities under control of the operator of such system
 - 2. any collection or pretreatment storage facilities not under such control that are used primarily in connection with such system.

A public water system is either a community water system or a noncommunity water system.

- Rem the unit of dose equivalent from ionizing radiation to the total body or any internal organ or organ system. A millirem is 1/1000 of a rem.
- Residual Disinfectant Concentration ("C" in CT calculations) the concentration of disinfectant measured in mg/L in a representative sample of water.
- Sanitary Survey an on-site review of the water source, facilities, equipment, operation, and maintenance of a public water system for the purpose of evaluating the adequacy of such elements for producing and distributing potable water (FGS-UK 20).

- Sedimentation a process for removing solids before filtration by gravity or separation
- Slow Sand Filtration a process involving passage of raw water through a bed of sand at low velocity (generally less than 0.4 m/h) resulting in substantial particulate removal by physical and biological mechanisms.
- Standard Sample the aliquot of finished drinking water that is examined for the presence of coliform bacteria.
- Substantial Modification any functional alteration to an existing facility, the cost of which exceeds \$1 million, regardless of funding source (FGS-UK 20).
- Surface Water all water that is open to the atmosphere and subject to surface runoff.
- System with a Single Service Connection a system that supplies drinking water to consumers via a single service line.
- Total Suspended Solids (TSS) the pollutant parameter total filterable suspended solids (FGS-UK 20).
- Total Trihalomethanes (TTHM) the sum of the concentration in milligrams per liter of chloroform, bromoform, dibromochloromethane, and bromodichloromethane (FGS-UK 20).
- Trihalomethane (THM) one of the family of organic compounds, named as derivatives of methane, wherein three of the four hydrogen atoms in methane are each substituted by a halogen atom in the molecular structure.
- Underground Injection a subsurface emplacement through a bored, drilled, driven, or dug well, where the depth is greater than the largest surface dimension whenever a principle function of the well is the emplacement of any fluid (FGS-UK 20).
- Virus a virus of fecal origin that is infectious to humans by waterborne transmission.
- Vulnerability Assessment an evaluation by the DOD that shows the contaminants of concern either
 have or have not been used in a watershed area or the source of water for the system is not susceptible to contamination. (NOTE: Susceptibility is based on prior occurrence, vulnerability assessment
 results, environmental persistence and transport of the contaminants, and any wellhead protection
 program) (FGS-UK 20).
- Water System refers to PWSs and NPWSs, and purchasers who have a distribution system and water storage facilities (FGS-UK 20).

- Waters of the UK surface waters and any waters contained in underground strata including the territorial seas recognized under customary international law, including:
 - 1. all waters that are currently used, were used in the past, or may be susceptible to use in commerce
 - 2. waters that are or could be used for recreation or other purposes
 - 3. waters from which fish or shellfish are or could be taken and sold
 - 4. waters that are used or could be used for industrial purposes by industries
 - 5. waters including lakes, rivers, and streams (including intermittent streams) sloughs, prairie potholes, or natural ponds
 - 6. tributaries of waters identified in 1 through 5 of this definition.

(NOTE: Waste treatment systems, including treatment ponds or lagoons designed to meet the requirements of this section, are not waters of the UK. This exclusion only applies to manmade bodies of water that neither were originally waters of the UK nor resulted from impoundment of waters of the UK.) (FGS-UK 20).

WATER QUALITY MANAGEMENT

GUIDANCE FOR CHECKLIST USERS

| | REFER TO CHECKLIST ITEMS: | CONTACT THESE PERSONS OR GROUPS: ^(a) |
|----------------------------------|------------------------------|--|
| All Installations | 10-1 through 10-4 | (1)(2) |
| Drinking Water | | |
| General | 10-5 through 10-14 | (1)(2)(5) |
| Monitoring | 10-15 through 10-21 | (1)(2)(5) |
| Disinfection and Filtration | 10-22 and 10-23 | (1)(2)(4) |
| Notification Requirements | 10-24 through 10-27 | (1)(2) |
| Lead and Copper | 10-28 through 10-30 | (2) |
| Alternative Water Supplies | • | |
| General | 10-31 | (1)(2) |
| Water to Aircraft | 10-32 | (2) |
| Underground Injection Control | 10-33 | (2)(4) |
| Aquifers | 10-34 | (2)(4) |
| Wastewater | 10-35 through 10-40 | (2)(3) |
| Point Source Discharges | 10-41 through 10-43 | (2)(3) |
| Fire Training Pit Discharges | 10-44 | (4) |
| Discharges to DWTPs | 10-45 through 10-47 | (1)(2)(3)(4) |
| Effluent Limitation | 10-48 and 10-49 | (2)(3) |
| Swimming Pools and Bathing Areas | 10-50 | (2) |

(a) CONTACT/LOCATION CODE:

- (1) BCE (Environmental Planning)
- (2) BEE (Bioenvironmental Engineering)
- (3) Wastewater Treatment Plant Superintendent
- (4) BCE (Natural Resources Planner)
- (5) Water Treatment Plant Superintendent

WATER QUALITY MANAGEMENT

Records To Review

- Bacterial and chemical analyses of drinking water, including sampling dates and locations, dates of analyses, analytical methods used, and results of analyses
- Monthly operating reports (flow, chlorine residual, etc.)
- · Records of planning and construction of injection wells
- Results of injection well monitoring
- Records of facility projects, including any petition for review, that may potentially cause contamination of a sole source aquifer through its recharge zone
- · Discharge monitoring reports for the past year
- · Laboratory records and procedures
- · Monthly operating reports for wastewater treatment facilities
- · Flow monitoring calibration certification and supporting records
- Ash pond volume certification and supporting records
- Red water inspection records
- Spill Prevention, Control, and Countermeasures (SPCC) Plan
- · All records required by SPCC
- · Sewage treatment plant operator certification
- · Sewer and storm drain layout

Physical Features To Inspect

- Drinking water collection, treatment, and distribution facilities
- Onbase laboratory analysis facilities
- Underground injection wells
- Discharge outfall pipes
- · Wastewater treatment facilities
- · Industrial treatment facilities
- · Streams, rivers, open waterways
- Floor and sink drains (especially in industrial areas)
- Stormwater collection points (especially in industrial areas)
- · Oil storage tanks
- Oil/water separators

People To Interview

- BCE (Environmental Planning)
- BCE (Natural Resources Planner)
- BEE (Bioenvironmental Engineering)
- Wastewater Treatment Plant Superintendent
- Water Treatment Plant Superintendent

COMPLIANCE CATEGORY: WATER QUALITY MANAGEMENT United Kingdom ECAMP

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| ALL INSTALLATIONS 10-1. Determine actions or changes since previous review (MP). | Determine, by reviewing a copy of the previous review report, if noncompliance issues have been resolved. (1)(2) | |
| 10-2. Copies of all relevant DOD directives/instructions, USAF directives, and guidance documents should be maintained at the installation (MP). | Verify that copies of the following regulations are maintained and kept current at the installation: (1) - Final Governing Standards - United Kingdom (FGS-UK), 1 January 1994 AFR 19-7, Environmental Pollution Monitoring, 19 April 1985 AFR 86-4, Base Comprehensive Plan, 26 December 1984 AFR 91-9, Water Pollution Control Facilities, 1 December 1989 AFR 91-10, Operation and Maintenance of Air Force Waterworks Facilities, 25 August 1968 AFR 91-93, Maintaining Plumbing Systems, 15 November 1990 AFR 91-26, Maintenance and Operation of Water Supply, Treatment, and Distribution Systems, 30 August 1984 AFR 161-14, Swimming Pools and Bathing Areas, 1 May 1990 AFR 161-44, Management of the Drinking Water Surveillance Program, 1 May 1990 AFM 91-32, Operation and Maintenance of Domestic and Industrial Wastewater Systems, 12 August 1988. Verify that the Base Staff Judge Advocate reviews the documents annually for currency and completeness and submits the findings of the review to the Base Environmental Protection Committee. | |
| 10-3. Installations must meet regulatory and Air Force requirements issued since the finalization of the manual (a finding under this checklist item will have the citation of the new regulation as a basis of finding). | Determine whether any new regulations concerning water quality have been issued since the finalization of the manual. (1)(2) Verify that the installation is in compliance with newly issued regulations. | |
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COMPLIANCE CATEGORY: WATER QUALITY MANAGEMENT United Kingdom ECAMP

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 10-4. Installations must develop a supplement to | Verify that the installation has developed a local supplement to AFR 19-7. (1)(2) | |
| AFR 19-7 that meets specific requirements (AFR | (NOTE: Both air and water monitoring may be addressed in the same document.) | |
| 19-7, para 5). | Verify that, at a minimum, the local supplement: | |
| | - specifies all routine environmental pollution monitoring requirements for the installation, including those required as part of the Installation Restoration Program (IRP) | |
| | names the office responsible for monitoring each sampling point lists the following: | |
| | - all established routine sample collection points - the sampling point identification number | |
| | - the latitude and longitude coordinates of the sampling point - frequency of sampling | |
| | - parameters to be evaluated at each point - preservation method used | |
| | - the applicable compliance standard | |
| | - where analysis will be performed (i.e., contractor, on base, etc.) - includes a schedule for submitting environmental monitoring data to USAF OEHL. | |
| | Verify that a draft of the local supplement was reviewed by USAF OEHL. | |
| | Verify that a copy of the final supplement has been sent to USAF Regional Medical Center Wiesbaden/SGB. | |
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| DRINKING WATER General | | |
| 10-5. DOD water systems must meet specific operating requirements | Verify that the water system maintains continuous positive pressure in the water distribution system. (2)(5) | |
| concerning positive pres- sure and maintenance practices (FGS-UK 3-1.F | Verify that there is an effective cross connection control and backflow prevention program. | |
| through 3-1.H). | | |
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COMPLIANCE CATEGORY: WATER QUALITY MANAGEMENT United Kingdom ECAMP

| United Kingdom ECAMP | | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | |
| 10-5. (continued) | Verify that the water distribution operation and maintenance practices include: | | |
| | maintenance of a disinfectant residual throughout the water distribution system (except where an effective ultraviolet or ozone disinfectant process is used) proper repair and replacement of mains procedures (including disinfection and bacteriological testing) implementation of an effective annual water main flushing program proper operation and maintenance of storage tanks and reservoirs, and maintenance of distribution system components (including hydrants and valves). | | |
| 10-6. The BCE must keep records of actions taken to correct or repair | Determine whether there have been any changes to the water system since the previous review, and review the map of the complete potable water system. (1) | | |
| any part of the distribu- tion system (FGS-UK 3- | Verify that records of operational changes have been maintained for at least 3 yr. | | |
| 1.B and 3-1.M; AFR 161- 44, para 7-3). | Verify that monthly operating reports on performance are reviewed and that the water supply system master plan is updated every 5 yr. | | |
| 10-7. The BCE must maintain an up-to-date map of the complete potable water system (FGS-UK 3-1.A; AFR 161-44, para 3-6h, and AFR 91-13, para 4c (5)). | Verify that the BCE has an up-to-date map of the potable water system. (1) Verify that a facility survey of plumbing devices and systems (excluding military family housing) is done every 5 yr in conjunction with the BEE. (1) (2) Verify that records are updated to reflect the results of the survey. | | |
| 10-8. Installations must have an emergency contingency plan for alerting personnel in national or local emergencies or at times of actual or anticipated noncompliance (FGS-UK 3-1.J). | Verify that an emergency contingency plan is in place and includes: (1)(2) - identification of key personnel - procedures to restore service - procedures to isolate damaged lines - identification of alternative water supplies - installation public notification procedures - conducting a vulnerability assessment. Verify that the plan is updated as necessary. | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 10-9. The BCE and the Director of Base Medical Services will review all | Verify that the BCE and the Director of Base Medical Services review plans for water systems modification. (1)(2) | |
| plans and drawings of new or modified water | Verify that potential cross-connections are identified. (1)(2) | |
| systems to identify potential cross-connections (AFR 91-13, para 4c (6)). | Verify, in the event that cross-connections are identified, that backflow prevention devices are specified. (1)(2) | |
| 10-10. Backflow prevention devices must be installed under certain | Verify that backflow prevention devices are installed where there is a threat of cross-connection with the potable water systems. (1) | |
| conditions (AFR 91-13, para 6). | (NOTE: Backflow prevention devices are intended to prevent back-pressure or back-siphonage from fixtures, equipment, appliances, or buildings. Examples of potential areas of hazard include the following: - the pesticide mixing area | |
| | - paint shops - battery filling/draining areas - laboratory sinks.) | |
| 10-11. The BCE must establish a schedule | Determine whether the installation has installed any backflow prevention devices. (1) | |
| according to which test- ing and inspecting of all backflow protection | Verify that the BCE has established a testing and inspection schedule for all backflow prevention devices. (1) | |
| devices will be carried out by certified technicians | (NOTE: This requirement also applies to air gaps.) | |
| (AFR 91-13, para 8). | Verify that certified technicians carry out the tests and inspections. | |
| | (NOTE: The following are recommended time intervals for inspection of backflow protection devices: | |
| | If the Degree of Hazard is Inspect Device Every | |
| | Minor 24 mo | |
| | Moderate 24 mo | |
| | Severe 6 mo (Air Gap) 12 mo.) | |
| 10-12. Installations must conduct sanitary surveys of the water system (FGS.UK 3-1.D). | Verify that surveys of the water system, including a review of required water quality analysis, are conducted annually and as needed. (1)(2) (NOTE: Off-installation surveys will be coordinated with host nation authorities.) | |
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⁽¹⁾ BCE (Environmental Planning) (2) BEE (Bioenvironmental Engineering) (3) Wastewater Treatment Plant Superintendent (4) BCE (Natural Resources Planner) (5) Water Treatment Plant Superintendent

| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
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| 10-13. Installations must conduct vulnerability assessments (FGS-UK 3-1.N). | Verify that the installation has conducted a vulnerability assessment. (1)(2) |
| 10-14. Installations that fluoridate their water supply must sample daily and maintain specific records | Determine whether the installation fluoridates its water supply. (2) Verify that sampling is conducted daily. |
| (AFR 161-44, para 6-5a and 6-5c). | Verify that plant operators complete either Air Force (AF) Form 1460 or AF Form 1461 to record the quantity of fluoride added and the results of the daily tests. |
| Monitoring | |
| 10-15. DOD PWSs must meet specific monitoring requirements and MCLs | Verify that the inorganic chemicals in the water distributed to end users does not exceed the limitations in Table 10-1. (2) |
| for inorganic chemicals, fluorides, and synthetic organics (FGS-UK 3- | Verify that PWSs are monitored for inorganic chemicals at the frequencies outlined in Table 10-2. |
| 2.B.1, 3-2.B.2 and B3, 3-2.C.2 and C.3; 3-2.E.1-2-3). | (NOTE: When the MCLs for inorganic compounds are exceeded, quarterly monitoring is to be increased as detailed in Table 10-2 until authorities determine the system is reliable.) |
| | (NOTE: Daily monitoring is recommended for systems practicing fluoridation using the criteria in Table 10-3.) |
| | Verify that if the system is out of compliance and is only monitoring annually under a waiver, it immediately increases monitoring to the levels outlined in Table 10-4 until the system is determined to be reliable. |
| | Verify that fluoride monitoring involves collecting one treated water sample at any entry point to the distribution system annually for surface water systems and once every 3 yr for groundwater systems. |
| | (NOTE: Daily monitoring is recommended for systems practicing fluoridation using the criteria in Table 10-3.) |
| | Verify that synthetic organic chemicals in water distributed to people does not exceed the limitation outlined in Table 10-1. |
| | Verify that systems are monitored according to the schedule outlined in Table 10-4. |
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| REGULATORY REQUIREMENTS: | REVIEV | VER CHECKS: |
| 10-15. (continued) | tion will begin immediate quarterly m | c organic chemicals are exceeded, the installa- nonitoring, increase monitoring if the level of hit but less than its MCL (see Table 10-4) and |
| | Verify that if the system is out of com ble, but no later than 14 days after the | pliance, notification is made as soon as possiviolation. |
| 10-16. DOD PWSs and NTNCWSs must meet specific MCL, monitoring, and notification | | add a disinfectant (oxidant, such as chlorine, e) to any part of the treatment process do not trihalomethanes. (2) |
| requirements for total tri- halomethanes and radio- nuclides (FGS-UK 3-2.F | Verify that systems that add a disinfect lined in Table 10-5. | tant monitor for total trihalomethanes as out- |
| and 3-2.G). | Verify that if the systems exceed the I made as soon as possible, but no later t | MCL for total trihalomethanes, notification is han 14 days after the violation. |
| | Verify that PWSs and NTNCWSs meetoring is performed as outlined in Table | et the MCLs for radionuclides and that moni- e 10-6. |
| | | for gross alpha activity, total radium, or gross ation authorities and the public are notified as ays after the violation. |
| | | for radionuclides, monitoring will continue gross alpha) until remedial actions are comation no longer exceeds the MCL.) |
| | Verify that if any gross beta MCL is exidentified. | ceeded, the major radioactive components are |
| 10-17. DOD water systems must meet specific requirements with regard to the organoleptic and physico-chemical proper- | (NOTE: This requirement applies regative purchases water.) | rdless of whether the installation produces or |
| | Verify that installation water systems m | eet the following standards: (1)(2)(5) |
| ties of water (FGS-UK 3- | Conductivity | 1500 μS @ 20 °C |
| 2.L). | Color | 20 mg/L |
| | Dry Residues | 1500 mg/L (after drying at 180 °C) |
| | Oxidability | 5 mg/L |
| | Total Hardness as Ca | 60 mg/L |
| | Total Alkalinity as HCO ₃ | 30 mg/L |
| | Odor Taste | 3 dilution numbers @ 25 °C 3 dilution numbers @ 25 °C. |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 10-18. DOD water systems must meet specific MCL and testing require- | (NOTE: This requirement applies regardless of whether the installation produces or purchases water.) | |
| ments for total coliform bacteria (FGS-UK 3-2.A). | (NOTE: Compliance may be assured by either independent testing or validated supplier testing.) | |
| | Verify that PWSs have no more than 5 percent positive samples for the presence of total coliforms per month for a system examining 40 or more samples per month. (2) | |
| | Verify that PWSs have no more than one positive sample for the presence of total coliforms per month when a system analyzes less than 40 samples per month. | |
| | (NOTE: The MCL for total coliforms is exceeded whenever a routine sample is positive for fecal coliforms or <i>E. Coli</i> or when any repeat sample is positive for total coliforms.) | |
| | Verify that each system has a written, site specific monitoring plan and collects routine samples according to the schedule in Table 10-7. | |
| | Verify that systems with initial samples testing positive collect repeat samples as soon as possible, preferably on the same day. | |
| | Verify that repeat samples are taken at the same tap as the original sample and that an upstream and a downstream sample are taken in the vicinity of the tap. | |
| | Verify that monitoring continues until total coliforms are no longer detected. | |
| | Verify that when routine or repeat samples are positive for total coliforms, they are tested for fecal coliforms or <i>E. Coli</i> . | |
| | (NOTE: Fecal-type testing can be foregone on a total coliform positive sample if fecal coliforms or E. Coli are assumed to be present.) | |
| | Verify that if the system has exceeded the MCL, the installation notifies the appropriate individuals no later than the end of the next business day that an acute risk to public health may exist. | |
| 10-19. Installations must test DOD PWS filtered | Verify that the installation tests PWS filtered water for turbidity daily. (2) | |
| waters daily for turbidity and must meet a specific MCL for turbidity (FGS- | Verify that the monthly average of daily samples does not exceed 1 NTU in more than 5 percent of the samples. | |
| UK 3-2.I). | Verify that the average of 2 consecutive days does not exceed 5 NTU. | |
| | Verify that if the MCL for turbidity is exceeded, notification is made as soon as possible, but no later than 14 days after the violation. | |
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⁽¹⁾ BCE (Environmental Planning) (2) BEE (Bioenvironmental Engineering) (3) Wastewater Treatment Plant Superintendent (4) BCE (Natural Resources Planner) (5) Water Treatment Plant Superintendent

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 10-20. When a resample indicates excess turbidity, the water plant personnel must notify the BCE, the BEE, and the Director of Base Medical Services (AFR 161-44, para 6-3). | Verify that, if the resample shows excess turbidity, the BCE, the BEE, and the Director of Base Medical Services are notified. | |
| 10-21. Installations must monitor periodically | Determine whether the installation operates an NPWS. (2) | |
| DOD NPWSs for total coliforms and disinfectant residual (FGS-3-2.J). | Verify that the installation monitors total coliforms and disinfectant periodically. | |
| | | |
| Disinfection and Filtration | | |
| 10-22. Installations that use surface water sources or groundwater sources under direct influence of a surface water source must conform to certain surface water treatment standards found in Table 10-8 (FGS-UK 3-1.E and 3-2.H). | Verify that the standards found in Table 10-8 are met. (2) | |
| 10-23. Installations that | Determine whether the installation's water supply is groundwater. (1)(2)(4) | |
| use a groundwater source as their supply of drinking water must disinfect the supplies (FGS.UK 3-1.E). | Verify that groundwater supplies are disinfected. | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| Notification Requirements | | |
| 10-24. Specific records must be maintained for | Verify that records of chemical analyses are kept for 10 yr. (2) | |
| DOD water systems (FGS-UK 3-1.L). | Verify that records showing monthly operating reports are maintained for at least 3 yr. | |
| | Verify that records of bacteriological results are maintained for at least 5 yr. | |
| 10-25. When drinking water standards are | Determine whether the installation has failed to meet drinking water standards. (2) | |
| exceeded, specific notifi- cations must be made | Verify that the following public notification procedures are followed: | |
| (FGS-UK 3-3). | - notices are placed in a daily newspaper for 3 consecutive days or a weekly newspaper for 3 consecutive weeks | |
| | notice is published within 14 days after the noncompliance was determined radio and TV stations are notified within 7 days after the noncompliance was determined | |
| | - written notices are sent to occupants of base housing - notices are published in the daily bulletin. | |
| | Verify the Executive Agent and installation personnel are notified. | |
| | Verify that the notice is clear, understandable, and addresses the following topics: | |
| | - explanation of the violation - any potential adverse health effect | |
| · | - the population at risk | |
| | - the steps that the system is taking to correct the violation - the necessity for seeking alternative water supply, if any | |
| , | any preventive measures the consumer should take until the violation is corrected. | |
| * | (NOTE: The Executive Agent coordinates notification of host authorities where off-installation populations are at risk.) | |
| 10-26. Water treatment facilities must prepare | Verify that the water treatment facility prepares monthly reports compiled from daily operation data reports using AF Form 1460 and AF Form 1461. (2) | |
| monthly and yearly operating reports (AFR 91-26, para 1-10). | Verify that the water treatment facility prepares yearly reports. | |
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| REVIEWER CHECKS: | | |
| Verify that duplicate copies of forms are maintained by the BCE. (1)(2) Verify that BEE keeps records of bacteriological analysis for at least the last 5 yr. | | |
| | | |
| Verify that only lead-free materials are used. (2) | | |
| Verify that the installation provides public notification of the following: (2) - the lead content of materials used in distribution or plumbing systems, or - the corrosivity of water that has caused leaching - remedial actions that may be taken. | | |
| Verify that the concentration of lead does not exceed 0.015 mg/L. (2) Verify that the concentration of copper does not exceed 1.3 mg/L. (NOTE: Actions such as corrosion control treatment, public education, and removal of lead service lines must be triggered if the lead and copper levels are exceeded in more than 10 percent of all sampled taps.) Verify that monitoring is carried out in accordance with Table 10-9. Verify that sampling sites selected as outlined in Table 10-9. Verify that high risk sampling sites are targeted by conducting a materials evaluation of the distribution system. | | |
| | | |

| REGULATORY REQUIREMENTS: Verify that, if standards are exceeded, additional water samples are collected as specified in Table 10-9. Verify that optimal corrosion control treatment is pursued. Verify that if action levels are exceeded after implementation of applicable corrosi control and sourcewater treatment, lead service lines are replaced if it is lead service lines that are causing the excess. Verify that installation personnel are notified within 14 days when an action level exceeded. |
|--|
| ified in Table 10-9. Verify that optimal corrosion control treatment is pursued. Verify that if action levels are exceeded after implementation of applicable corrosi control and sourcewater treatment, lead service lines are replaced if it is lead servillines that are causing the excess. Verify that installation personnel are notified within 14 days when an action level |
| Verify that if action levels are exceeded after implementation of applicable corrosi control and sourcewater treatment, lead service lines are replaced if it is lead servil lines that are causing the excess. Verify that installation personnel are notified within 14 days when an action level |
| control and sourcewater treatment, lead service lines are replaced if it is lead service lines that are causing the excess. Verify that installation personnel are notified within 14 days when an action level |
| |
| |
| Verify that an education program is implemented within 60 days. |
| ALTERNATIVE WATER SUPPLIES General |
| 10-31. DOD installations will, if necessary, |
| only use alternative water sources are approved. Verify that alternative water sources are approved. |
| by the installation commander (FGS-UK 3-2.K). (NOTE: This requirement includes point-of-entry and point-of-use treatment devices as well as bottled water supplies.) |
| |
| Water to Aircraft |
| 10-32. Installations must meet specific requirements with regard to Verify that the service connection on the distribution system that provides water aircraft is sampled at least monthly for bacteriological contaminants. (2) |
| monitoring water pro- vided to aircraft (AFR |
| Verify that a water sample from the discharge point of one tank or truck is obtain and analyzed at least once a month. |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
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| Underground Injection Control | | |
| 10-33. Underground injection must be carried out in such a way that underground water resources are protected (FGS-UK 3-1.I). | Verify that the installation regulates underground injection so as to protect underground water sources. (2) (4) Verify that, at a minimum, the installation conducts monitoring to determine the effects of any underground injection wells on nearby groundwater supplies. | |
| Aquifers | | |
| 10-34. Installations must protect water supply aquifers from contamination (FGS-UK 3-1.C). | Determine whether the installation is located by a water supply aquifer. (2)(4) Verify that the aquifer is protected by suitable placement and construction of wells, siting and maintenance of septic systems, on-site treatment units, and appropriate land use management. | |
| WASTEWATER | | |
| engaged or employed in the operation and maintenance of water pollution control facilities must be trained according to AFR 50-9 and Chapter 400, AFM 40-1 (AFR 91-9, para 8, AFR 91-10, para 2b and AFR 161-44, para 3-4d). | Verify that operating/maintenance staff at the plant have been trained. (3) Verify that periodic refresher training is conducted. | |
| 10-36. Supervisors at Air Force treatment plants must provide the staff | Verify that safety and occupational hazards instructions are posted around the plant or are readily available to plant personnel. (3) | |
| with training in safety and occupational hazards, as found in AFM 121-101 and 85-14 (AFR 91-9, para 9 and AFR 91-10, para 10). | Verify that training is conducted on proper safety practices at the plant. | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 10-37. Treatment plant operators must maintain certain operating logs | Verify that AF Form 1462 (Utility Operating Log) and AF Form 1463 (Plant Operating Log) are posted daily and are neat and legible. (3) | |
| and records (AFR 91-9, para 10). | Verify that copies of these forms are distributed as follows: | |
| | - original retained by BCE - duplicate to Major Command (MAJCOM). | |
| • • | Verify that the treatment facilities maintain and keep available the following information: | |
| | required manuals system operating instructions (OIs) with single-line drawings, including operational and compliance monitoring procedures up-to-date system as-built drawings along with other system plans and blue- | |
| | prints - maintenance records. | |
| 10-38. Wastewater systems at installations must be operated and main- | Verify that each wastewater system has plant specific operations and maintenance manuals. (3) | |
| tained according to AFM 91-32 and plant specific operations and mainte- | Verify that the system is being operated and maintained according to the plant specific operations and maintenance manuals. | |
| nance manuals (AFR 91- 9, para 6). | Verify that: | |
| | standby power or other equivalent provisions are provided general housekeeping is satisfactory | |
| | no odor is presentall treatment units are in service | |
| | established procedures are available for training new operators files are maintained on spare parts inventory, major equipment specifications, and parts and equipment suppliers | |
| <i>!</i> | - an adequate supply of chemicals is available | |
| | standby pumping capability is available a recurring work program available equipment is properly calibrated. | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 10-39. Each installation must have a system for investigating water pollution complaints from individuals and local or national water pollution control authorities (FGS-UK 4-1.D and 4-2.B). | Verify that the installation has procedures for investigating water pollution complaints. (3) Verify that the installation provides to HQ U.S. Air Force Europe (USAFE) copies of all correspondence and documentation used to resolve complaints from UK officials. Verify that the installation consults with HQ USAFE before attempting to resolve any complaint or dispute that could affect other DOD installations in the UK. | |
| 10-40. Activities or installations that have a significant potential for spills or batch discharges must develop a slug prevention plan (FGS-UK 4-2.6). | Verify that the plan contains the following, at a minimum: (2)(3) - a description of discharge practices, including nonroutine batch discharges - a description of stored chemicals - a plan for immediately notifying the DWTP of slug discharges and discharges that would violate standards, including procedures for subsequent written notification within 5 days - necessary practices to prevent accidental spills, including: - proper inspection and maintenance of storage areas - handling and transfer of materials - loading and unloading operations - control of plant site runoff - worker training - proper procedures for building containment structures or equipment - necessary measures to control toxic organic pollutants and solvents - proper procedures and equipment for emergency response and any subsequent plans needed to limit damage to the treatment plant or the environment. | |
| POINT SOURCE DISCHARGES 10-41. New point source dischargers of pollutants must meet specific effluent limitations and monitoring requirements (FGS-UK 4-1.A and 4-1.C). | Verify that all new sources of pollutants to waters of the UK comply with the following effluent limitations or with more stringent discharge conditions when deemed necessary to meet water quality requirements established by the National Rivers Authority (or, in Scotland, the River Purification Board) for the receiving waters: (2)(3) - BOD ₅ : - 30-day average does not exceed 30 mg/L - 7-day average does not exceed 45 mg/L - TSS: - 30-day average does not exceed 30 mg/L - 7-day average does not exceed 45 mg/L - effluent pH values are maintained between 6.0 and 9.0. | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | |
| 10-41. (continued) | Verify that the installation monitors these parameters according to Table 10-10. | |
| | (NOTE: Installations may request HQ USAFE to substitute CBOD ₅ for the parameter BOD ₅ at new sources. In those cases, the following apply: - 30-day average does not exceed 25 mg/L - 7-day average does not exceed 40 mg/L.) | |
| | (NOTE: Discharge at a new source can be exempted from the pH limit if it is demonstrated that: | |
| | - no inorganic chemicals are added to the waste stream as part of the treatment process, and | |
| | - contributions from industrial sources do not cause the pH of the effluent to be outside the 6.0 to 9.0 range.) | |
| 10-42. Existing point source dischargers of pollutants must meet spe- | Verify that all existing source of pollutants to waters of host nation comply with the following: (2)(3) | |
| cific effluent limitations and monitoring require- ments (FGS-UK 4-1.B and 4-1.C). | - BOD ₅ : - 30-day average does not exceed 45 mg/L - 7-day average does not exceed 65 mg/L - TSS: | |
| | - 30-day average does not exceed 45 mg/L - 7-day average does not exceed 65 mg/L - effluent pH values are maintained between 6.0 and 9.0. | |
| | Verify that these parameters are monitored in accordance with Table 10-10. | |
| 10-43. Samples of wastewater discharges should be processed using proper collection, testing, and shipping procedures | Verify that for wastewater sampling: (2)(3) - proper sample containers are used - samples are refrigerated during composting - proper preservation techniques are used. | |
| (MP). | - | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | |
| FIRE TRAINING PIT DISCHARGES | | | |
| 10-44. Installations with live fire training facilities that are connected to onsite wastewater treatment plants should discharge the effluent gradually to avoid adverse impact on the wastewater treatment plant (MP). | Verify that there is an effective fuel and water separator. (4) Verify that the fuel and water separator are being properly maintained. Verify that there are self-monitoring reports on fuel and water separators. Verify that wastewater treatment plant discharge is in compliance with permit requirements. Verify that the fuel used for fire training is free from contaminants that can cause adverse environmental impact. | | |
| DISCHARGES TO DWTPs | (NOTE: These effluent limitations apply to all discharges of pollutants to DWTPs and associated collection systems.) | | |
| 10-45. Installations must not discharge certain materials into a treatment works (FGS-UK 4-2.A.1, 4-2.A.5, and 4-2.A.6). | Verify that the installation does not discharge any of the following to a DWTP: (1)(2)(3) - petroleum oil - nonbiodegradable cutting oil - products of mineral oil origin - any solid or viscous products that may result in obstructions to plant flow - trucked or hauled waste. | | |
| | Verify that oil/water separators connected to the sanitary sewer are operating correctly. | | |
| | (NOTE: DWTPs may specify locations at which trucked and hauled waste may be discharged; the prohibition on discharge of such waste does not apply to such location.) | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | |
| 10-46. Installations must not introduce specific pollutants into a DWTP | Determine whether the installation has been granted any exemptions or variances concerning its discharges. (2)(3) | | |
| (FGS-UK 4-2.A.2, 4-2.A.3, and 4-2.A.4). | Verify that pollutants that create a fire or explosion hazard in the collection system or treatment facility are not discharged, specifically: | | |
| | wastewater with a closed cup flashpoint of less than 60 °C [140 °F] liquid waste solutions that contain more than 24 percent alcohol by volume with a flash point less than 60 °C (140 °F) | | |
| · | nonliquid wastes under standard temperature and pressure that can cause a fire through friction ignitable compressed gases | | |
| | - oxidizers such as peroxide. | | |
| | Verify that no pollutant that has the potential to be structurally corrosive is discharged to the DWTP. | | |
| | Verify that no wastewater with a pH lower than 5.0 is discharged to the DWTP. | | |
| | (NOTE: This prohibition does not apply if the treatment facilities and collecting systems are designed to handle such wastewater.) | | |
| | Verify that the following types of waste are not discharged: | | |
| | - wastes that are normally unstable and readily undergo violent changes without detonating - wastes that react violently with water | | |
| | wastes that form explosive mixtures with water or form toxic gases or fumes when mixed with water cyanide or sulfide wastes that can generate potentially harmful toxic fumes, | | |
| | gases, or vapors - wastes capable of detonation or explosive decomposition or reaction at stan- | | |
| | dard temperature and pressure - wastes that contain regulated explosives | | |
| | wastes that contain regulated explosives wastes that produce any toxic fumes, vapors, or gases with the potential to cause safety problems or harm to workers. | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: |
| 10-47. Installations should periodically survey stormwater discharge (MP). | Verify that the installations stormwater discharges are uncontaminated. (1)(2)(4) (NOTE: The following sites or activities, and records related to them, may reveal problems with stormwater discharges: - the storm sewer system, its outfalls and discharge points - major industrial shops or areas, such as the following: - battery shop - corrosion control - engine shop - motor pool - paint shop - plating shop - petroleum, oil, and lubricant (POL) area.) (NOTE: Signs of contamination include oil sheen, discoloration, etc.) Verify that any oil/water separators connected to the storm sewer on the installation are operating properly. |
| EFFLUENT LIMITATATION 10-48. Installations that have certain industrial activities must consult with HQ USAFE (FGS-UK 4-3). | Determine whether the installation has any of the following activities: (2) - electroplating - anodizing - metal coating from chromating, phosphating, or immersion plating - chemical etching and milling - electroless plating, or - printed circuit board manufacturing. |
| | Verify that the installation has consulted with the HQ USAFE and obtained effluent limitations. Verify that the installation complies with the limitations. |
| 10-49. The discharge of specific substances into the soil or the waters of the UK is prohibited (FGS-UK 4-4). | Verify that the installation does not allow any of the substances listed in Table 10-11 to enter the soil or any waters of the UK. (2)(3) Verify that none of the substances listed in Table 10-11 is placed in any drain that leads to a treatment facility. |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | |
| 10-49. (continued) | (NOTE: This requirement does not apply if either of the following conditions can be met: | | |
| | - the installation will not violate the terms of its recommended discharge consent, or | | |
| : | - the installation will not cause any sewage treatment works that receives its wastes to violate its discharge consent.) | | |
| SWIMMING POOLS AND BATHING AREAS | | | |
| 10-50. Installations must meet specific require- | Verify that the water in the swimming pool is supplied from sources that meet the USEPA primary drinking water standards. (2) | | |
| ments with regard to the quality of water in swim- | (NOTE: See AFR 161-44.) | | |
| ming pools (AFR 161-14, para 10c and para12). | Verify that the water is kept clean by filtration and pure by disinfection. | | |
| | Verify that bacteriological samples are taken at least twice a week during times of maximum bathing load. | | |
| 1 | Verify that when the membrane filter technique is used: | | |
| | the arithmetic mean of all standard samples examined monthly does not exceed one per 100 mL coliform colonies do not exceed: 4 per 100 mL in two consecutive samples more than one standard sample when less than 20 are examined in a month more than 5 percent of the standard samples when 20 or more are exam- | | |
| | ined in a month. | | |
| | Verify that, when 10 mL standard portions are examined by the multiple tube fermentation technique, not more than 10 percent in any month show the presence of the coliform group. | | |
| · | Verify that, when 100 mL standard portions are examined by the multiple tube fermentation, not more than 60 percent in any month show the presence of the coliform group. | | |
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Table 10-1

Inorganic Chemicals MCLs (FGS-UK Table 3-3)

| Contaminant | MCL |
|--|--|
| Aluminum | 200.0 μg/L |
| Antimony | 10.0 μg/L |
| Arsenic | 0.05 mg/L |
| Asbestos ^a | 7 million fibers/L (longer than 10 μm) |
| Barium | 1.0 mg/L |
| Boron | 2.0 mg/L |
| Cadmium ¹ | 0.010 mg/L |
| Calcium | 250.0 mg/L |
| Chromium l | 0.05 mg/L |
| Cyanide | 50.0 μg/L |
| Fluoride ^b | 1.5 mg/L |
| Iron | 200. 0 μg/L |
| Kjeldahl Nitrogen | 1.0 mg/L |
| Magnesium | 50.0 mg/L |
| Manganese . | 50.0 μg/L |
| Mercury | 0.002 mg/L |
| Nickel | 50.0 μg/L |
| Nitrate ^c | 10.0 mg/L (as N) |
| Nitrite | 0.1 mg/L (as N) |
| Total Nitrite and Nitrate ³ | 10.0mg/L (as N) |
| Phosphorus | 2200.0 μg/L (as P) |
| Potassium | 12.0 mg/L |
| Selenium | 0.01 mg/L |
| Silver | 10.0 µg/L |
| Sodium | 150.0 mg/L |
| Lead | 0.05 mg/L |
| Copper | 1.3 mg/L |
| Silver | 0.05 mg/L |
| Zinc | 5.0 mg/L |

a. MCLs apply to CWS and NTNCW systems.

Table 10-1 (continued)

- b. MCL applies only to CWS. See regulatory requirement 10-12 above for additional fluoride requirements.
- c. MCLs apply to CWS, NTNC, and TNC systems.

(NOTE: Additional criteria for lead and copper are addressed in regulatory requirement 10-24 above.)

Synthetic Organic Chemical MCLs

(UK.FGS Table 3-7)

| Synthetic Organic Chemical | MCL, mg/L | Detection Limit, mg/L | | | |
|--|-----------------------------|-----------------------|--|--|--|
| Pesticides, Polychlorinated Biphenyls (PCBs) | | | | | |
| Alachor | 0.002 | 0.0002 | | | |
| Aldicarb | 0.003 | 0.0005 | | | |
| Aldicarb sulfone | 0.003 | 0.0008 | | | |
| Aldicarb sulfoxide | 0.003 | 0.0005 | | | |
| Carbofuran | 0.04 | 0.0009 | | | |
| Chlordane | 0.002 | 0.0002 | | | |
| 2,4-D | 0.1 | 0.0001 | | | |
| 1,2-Dibromo-3-chloropropane (DBCP) | 0.0002 | 0.00002 | | | |
| Endrin | 0.0002 | 0.00002 | | | |
| Ethylene dibromide (EDB) | 0.00005 | 0.00001 | | | |
| Heptachlor | 0.0004 | 0.00004 | | | |
| Heptachlorepoxide | 0.0004 | 0.00002 | | | |
| Lindane | 0.0002 | 0.00002 | | | |
| Methoxychlor | 0.04 | 0.0001 | | | |
| Organochlorine and herbicides | 0.0001, each >0.0005, total | 0.00005 | | | |
| Atrazine | 0.0002 (until '97) | 0.0001 | | | |
| Simazine | 0.001 (until '97) | 0.0005 | | | |

Table 10-1 (continued)

| Synthetic Organic Chemical | MCL, mg/L | Detection Limit, mg/L |
|-------------------------------|-----------------------------|-----------------------|
| 2,4,5-TP | 0.0001, each >0.0005, total | 0.0001 |
| PCBs (as decachlorobiphenyls) | 0.0005 | 0.0001 |
| Pentachlorophenol | 0.001 | 0.00004 |
| Toxaphene | 0.003 | 0.001 |
| Volatile O | rganic Compounds | |
| Benzene | 0.005 | 0.0005 |
| Benzo (3,4) fluoranthene | 0.0001 | 0.0001 |
| Carbon tetrachloride | 0.005 | 0.0005 |
| o-Dichlorobenzene | 0.6 | 0.0005 |
| cis-1,2-Dichloroethylene | 0.07 | 0.0005 |
| trans-1,2-Dichloroethylene | 0.1 | 0.0005 |
| 1,1-Dichloroethylene | 0.007 | 0.0005 |
| 1,1,1-Trichloroethane | 0.01 | 0.0005 |
| 1,2-Dichloroethane | 0.005 | 0.0005 |
| 1,2-Dichloropropane | 0.005 | 0.0005 |
| Ethylbenzene | 0.7 | 0.0005 |
| Monochlorobenzene | 0.1 | 0.0005 |
| para-Dichlorobenzene | 0.075 | 0.0005 |
| Phenols C6 H5 OH/1 | 0.0005 | 0.0005 |
| Polycyclic Hydrocarbons | 0.0002, total | 0.0001 |
| Styrene | 0.1 | 0.0005 |
| Tetrachloroethylene | 0.005 | 0.0005 |
| Tetrachloromethane | 0.003 | 0.0005 |
| Trichloroethane | 0.03 . | 0.0005 |
| Trichloroethylene | 0.005 | 0.0005 |
| Trichloromethane | 0.003 | 0.0005 |
| Toluene | 1.0 | 0.0005 |
| Vinyl chloride | 0.002 | 0.0005 |
| Xylene (total) | 10 | 0.0005 |

Table 10-1 (continued)

| Synthetic Organic Chemical | MCL, mg/L | Detection Limit, mg/L | | |
|----------------------------|-------------------------|-------------------------|--|--|
| Other Organics | | | | |
| Acrylamide | treatment technique | treatment technique (1) | | |
| Epihydrochlorin | treatment technique | treatment technique (1) | | |
| Surfactants as Laurl SO4 | 0.2 0.01 | | | |
| Total Organic Carbon | no significant increase | | | |

⁽¹⁾ Best available treatment technique relates to polymer addition practices.

Table 10-2

Inorganics Monitoring Requirements

(FGS-UK 3-4)

| Contaminant | Groundwater Baseline Requirement ¹ | Surface Water Baseline Requirement | Trigger That Increases Monitoring ⁵ | Waivers |
|--------------------------|---|--|--|------------------|
| Aluminum | 1 sample/yr | Annual sample | > MCL | |
| Antimony | 1 sample/yr | Annual sample | > MCL | |
| Barium | 1 sample/yr | Annual sample | > MCL | |
| Boron | 1 sample/yr | Annual sample | > MCL | |
| Calcium | 1 sample/yr | Annual sample | > MCL | |
| Cadmium | l sample/yr | Annual sample | > MCL | |
| Chromium | 1 sample/yr | Annual sample | > MCL | |
| Cyanide | 1 sample/yr | Annual sample | > MCL | |
| Fluoride | 1 sample/yr | Annual sample | > MCL | |
| Kjedahl Nitrogen | 1 sample/yr | Annual sample | > MCL | |
| Magnesium | 1 sample/yr | Annual sample | > MCL | |
| Manganese | 1 sample/yr | Annual sample | > MCL | |
| Nickel | 1 sample/yr | Annual sample | > MCL | *** |
| Iron | l sample/yr | Annual sample | > MCL | |
| Phosphorus | 1 sample/yr | Annual sample | > MCL | |
| Potassium | l sample/yr | Annual sample | > MCL | |
| Silver | 1 sample/yr | Annual sample | > MCL | |
| Sodium | 1 sample/yr | Annual sample | > MCL | |
| Zinc | 1 sample/yr | Annual sample | > MCL | *** |
| Asbestos | 1 sample/9 yr | 1 sample/9 yr | > MCL | Yes ² |
| Nitrate | Annual sample | Quarterly | > 50% MCL ⁶ | Yes ³ |
| Nitrite | Annual sample | Quarterly | > 50% MCL ⁶ | Yes ⁴ |
| Corrosivity ⁷ | Once | Once | | |

¹ Samples shall be taken as follows: groundwater systems shall take a minimum of one sample at every entry point to the distribution system that is representative of each well after treatment; surface water systems shall take at least one sample at a consumer's tap and every entry point to the distribution system after any application of treatment or in the distribution system at a point that is representative of each source after the treatment.

(continued)

² Necessity for analysis is predicated upon a vulnerable assessment conducted by the PWS.

Table 10-2 (continued)

- ³ The HQ USAFE may reduce repeat sampling frequency of surface water systems to an annual sample if, after 1 yr, the parameter is less than 50 percent of the annual sample MCL.
- ⁴ The HQ USAFE may reduce repeat sampling frequency to one sample if the parameter is 50 percent of MCL.
- ⁵ Increased quarterly monitoring requires a minimum of two samples per quarter for groundwater systems and at least four samples per quarter for surface water systems.
- ⁶ Increased quarterly monitoring shall be undertaken for nitrate and nitrite if a sample is less than 50 percent of the MCL.
- ⁷ PWSs shall be analyzed within 1 yr of the effective date of country specific, final governing standards to determine the corrosivity entering the distribution system.

Table 10-3

Recommended Fluoride Concentration at Different Temperatures
(FGS-UK Table 3-5)

| Annual Average of | Control Limits (mg/L) | | | |
|--|-----------------------|---------|-------|--|
| Max. Daily Air Temperatures (⁰ F) | Lower | Optimum | Upper | |
| 50.0 - 53.7 | 0.9 | 1.2 | 1.7 | |
| 53.8 - 58.3 | 0.8 | 1.1 | 1.5 | |
| 58.4 - 63.8 | 0.8 | 1.0 | 1.3 | |
| 63.9 - 70.6 | 0.7 | 0.9 | 1.2 | |
| 70.7 - 79.2 | 0.7 | 0.8 | 1.0 | |
| 79.3 - 90.5 | 0.6 | 0.7 | 0.8 | |

Synthetic Organic Chemical Monitoring Requirements

(FGS-UK Table 3-8)

| Contaminant | Base Requirement ¹ | | Trigger for more | Waivers |
|--|-------------------------------|---------------|--------------------------------|--------------------|
| Contaminant | Groundwater | Surface water | monitoring ⁶ | waivers |
| Volatile Organic Compound (VOCs) | Quarterly | Quarterly | > 0.0005 | Yes ^{2,3} |
| Pesticides/PCBs | Quarterly | Quarterly | > Detection limit ⁵ | Yes ^{3,4} |

¹ Groundwater systems shall take a minimum of one sample at every entry point that is representative of each well after treatment; surface water systems will take a minimum of one sample at every entry point to the distribution system at a point that is representative of each source after treatment.

(NOTE: Compliance is based on an annual running average for each sample point for systems monitoring quarterly or more frequently. For systems monitoring annually or less frequently, compliance is based on a single sample, unless the DOD Executive Agent requests a confirmation sample. A system is out of compliance if any contaminant exceeds the MCL.)

² Repeat sampling frequency may be reduced to annually after 1 yr of no detection and to every 3 yr after three rounds of no detection.

³ Monitoring frequency may be reduced, if warranted, based on a vulnerability assessment by the PWS.

⁴ Repeat sampling frequency may be reduced after one round of no detection; systems greater than 3300 may be reduced to two samples/yr every 3 yr or systems less than 3300 may be reduced to one sample every 3 yr.

⁵ Detection limits noted in Table 10-10.

⁶ Increased monitoring requires a minimum of two samples per quarter for groundwater systems and at least four samples per quarter for surface water systems.

Total Trihalomethane Monitoring Requirements

(FGS-UK Table 3-9)

| Population Served by System | Number of Samples per Distribution System | Frequency of Samples | Type of Sample |
|--------------------------------|--|-------------------------|-------------------|
| 10,000 or more | 4 | Quarterly | Treated |
| Less than 10,000 | 1 | Annually | Treated |

- (NOTE: 1. One of the samples must be taken at a location in the distribution system reflecting the maximum residence time of water in the system. The remaining samples shall be taken at representative points in the distribution system. Systems using groundwater sources that add a disinfectant should have one sample analyzed for maximum total trihalomethane potential. Systems that employ surface water sources, in whole or in part, and that add a disinfectant should have one sample analyzed for total trihalomethanes.
 - 2. Compliance is based upon a running yearly average of quarterly samples for systems serving more than 10,000 people. Noncompliance exists if the average exceeds the MCL. For systems serving less than 10,000 people and having a maximum total trihalomethane potential sample exceeding the MCL, a sample for total trihalomethanes shall be analyzed. If the total trihalomethane sample exceeds the MCL, noncompliance results.)

Radionuclide MCLs and Monitoring Requirements

(FGS-UK Table 3-10)

| MCL Contaminant | MCL, pCi/L | |
|------------------------------|------------|--|
| Gross Alpha ¹ | 15 | |
| Combined Radium-226 and -228 | 5 | |
| Gross Beta ² | 50 | |
| Tritium | 20,000 | |
| Radon ³ | · 300 | |

Monitoring Requirements

For gross alpha activity and radium-226 and radium-228, systems will be tested once every 4 yr. Testing will be conducted using an annual composite of four consecutive quarterly samples or the average of four samples obtained at quarterly intervals at a representative point in the distribution system.

Gross alpha only may be analyzed if activity is less than or equal to 5 pCi/L. Where radium-228 may be present, radium-226 and/or radium-228 analyses should be performed when activity is greater than 2 pCi/L. If the average annual concentration is less than half the maximum contaminant level, analysis of a single sample may be substituted for the quarterly sampling procedure. A system with two or more sources having different concentrations of radioactivity shall monitor source water in addition to water from a free-flowing tap. If the installation introduces a new water source, these contaminants will be monitored within the first year after introduction.

¹ Gross alpha activity includes radium-226, but excludes radon and uranium.

² Gross beta activity refers to the sum of beta particle and photon activity from manmade radionuclides. If gross beta exceed the MCL, i.e., equals a dose of 4 millirem/yr, the individual components must be determined.

³ MCL for radon is proposed to be effective in 1995.

Table 10-7

Total Coliform Monitoring Requirements

(FGS-UK Table 3-2)

| Population Served | Minimum Number of | |
|---------------------------|-------------------|--|
| per Month | Samples per Month | |
| 25 to 1000 ^a | 1 | |
| 1001 to 2500 | 2 | |
| 2501 to 3300 | 3 | |
| 3301 to 4100 | 4 | |
| 4101 to 4900 ^b | 5 | |
| 4901 to 5800 | 6 | |
| 5801 to 6700 | 7 | |
| 6701 to 7600 | 8 | |
| 7601 to 8500 | 9 | |
| 8501 to 12,900 | 10 | |
| 12,901 to 17,200 | 15 | |
| 17,201 to 21,500 | 20 | |
| 21,501 to 25,000 | 25 | |
| 25,001 to 33,000 | 30 | |
| 33,001 to 41,000 | 40 | |
| 41,001 to 50,000 | 50 | |
| 50,001 to 59,000 | 60 | |
| 59,001 to 70,000 | 70 | |
| 70,001 to 83,000 | 80 | |
| 83,001 to 96,000 | 90 | |
| 96,001 to 130,000 | 100 | |
| 130,001 to 220,000 | 120 | |
| 220,001 to 320,000 | 150 | |
| 320,001 to 450,000 | 180 | |
| 450,001 to 600,000 | 210 | |
| 600,001 to 780,000 | 240 | |
| 780,001 to 970,000 | 270 | |
| 970,001 to 1,230,000 | 300 | |
| 1,230,001 to 1,520,000 | 330 | |
| 1,520,001 to 1,850,000 | 360 | |
| 1,850,001 to 2,270,000 | 390 | |
| | | |

(continued)

Table 10-7 (continued)

| Population Served per Month | Minimum Number of Samples per Month | |
|-----------------------------|--|--|
| 2,270,001 to 3,020,000 | 420 | |
| 3,020,001 to 3,960,000 | 450 | |
| 3,960,001 or more | 480 | |

a.A noncommunity water system using groundwater and serving 1000 or fewer people may monitor once in each calendar quarter during which the system provides water, provided that a sanitary survey conducted within the last 5 yr shows the system is supplied solely by a protected groundwater source and free of sanitary defects

b. Systems serving less than 4900 people which use groundwater and collect samples from different sites may collect all samples on a single day. All other systems must collect samples at regular intervals throughout the month.

Surface Water Treatment Requirements

(FGS-UK Table 3-1)

1. Unfiltered Systems

- a. Systems that use unfiltered surface water or groundwater sources under the direct influence of surface water will analyze the raw water for total coliforms or fecal coliforms at least weekly and for turbidity at least daily for a minimum of 1 yr. If the total coliforms and/or fecal coliforms exceed 100/100 milliliters (mL) and 20/100 mL, respectively, appropriate filtration must be applied. Appropriate filtration must also be applied if turbidity exceeds 1 NTU.
- b. Disinfection must achieve at least 99.9 percent inactivation of Giardia lamblia cysts and 99.99 percent inactivation of viruses by meeting applicable CT values.
- Disinfection systems must have redundant components to ensure uninterrupted disinfection during operational periods.
- d Daily disinfectant residual monitoring immediately after disinfection is required. Disinfectant residual measurements in the distribution system will be made weekly.
- e. Water in a distribution system with a heterotrophic bacteria concentration less than or equal to 500/mL, measured as heterotrophic plate count, is considered to have a detectable disinfectant residual.
- f. If disinfectant residuals in the distribution system are undetected in more than 5 percent of monthly samples for 2 consecutive months, appropriate filtration must be implemented.

2. Filtered Systems

- a. The turbidity of filtered water will be monitored at least daily.
- b. The turbidity of filtered water will not exceed 1 NTU in 95 percent of the analyses in a month, with a maximum of 5 NTU.
- c. Disinfection requirements are identical to those for unfiltered systems.

Monitoring Requirements for Lead and Copper Water Quality Parameters

(FGS-UK Table 3-6)

| Population Served | No. of Sites for Standard Monitoring ^{1,2} | No. of Sites for Reduced Monitoring ³ | No. of Sites for Water Quality Parameters ⁴ |
|-------------------|---|--|--|
| > 100,000 | 100 | 50 | 25 |
| 10,001-100,000 | 60 | 30. | 10 |
| 3,301-10,000 | 40 | 20 | 3 |
| 501-3,300 | 20 | . 10 | 2 |
| 101-500 | 10 | 5 | 1 |
| < 100 | 5 | 5 | 1 |

- 1. Monitor every 6 mo for lead and copper.
- 2. Sampling sites shall be based on a hierarchal approach. For CWS, priority will be given to: single family residences that contain copper pipe with lead solder installed after 1982, contain lead pipes, or are served by lead service lines; then, structures, including multifamily residences, with the foregoing characteristics; and finally, residences and structures with copper pipe with lead solder installed before 1983. For NTNC systems, sampling sites will consist of structures that contain copper pipe with lead solder installed after 1982, contain lead pipes, and/or are served by lead service lines. First draw samples will be collected from a cold water kitchen or bathroom tap; nonresidential samples will be taken at an interior tap from which water is typically drawn for consumption.
- 3. Monitor annually for lead and copper if action levels are met during each of two consecutive 6-mo monitoring periods. Annual sampling will be conducted during the 4 warmest months of the year.
- 4. Samples will be representative of water quality throughout the distribution system. Samples will be taken in duplicate for pH, alkalinity, calcium, conductivity or total dissolved solids, and water temperatures to allow a corrosivity determination (via a Langelier saturation index or other appropriate saturation index); additional parameters are orthophosphate when a phosphate inhibitor is used and silica when a silicate inhibitor is used.

Table 10-10

Monitoring Requirements for Wastewater

(FGS-UK Table 4-2)

| Plant Capacity in million gallons per day (MGD) | Monitoring Frequency |
|--|----------------------|
| 0.0 - 0.099 | Quarterly |
| 0.1 - 0.99 | Monthly |
| 1.0 - 4.99 | Weekly |
| > 5.0 | Daily |

- (NOTE: 1. The monitoring frequencies given here include both sampling and analysis and address all three regulated parameters (BOD $_5$, TSS, and pH
 - 2. Samples should be collected at the point of discharge prior to any mixing with the receiving water.)

Table 10-11

Substances Prohibited From Being Discharged Into Soil or Water

(FGS-UK Table 4-1)

- Mercury and its compounds
- Cadmium and its compounds
- Gamma-hexachlorocyclohexane (Lindane)
- DDT
- Pentachlorophenol and its compounds
- Hexachlorobenzene
- Hexachlorobutadine
- Aldrin
- Dieldrin
- Endrin
- Polychlorinated biphenyls
- Dichlorovos
- 1,2-Dichloroethane
- Trichlorobenzene
- Atrazine
- Simazine
- Tributyltin compounds
- Triphenyltin compounds
- Trifuralin
- Fenitrothion
- Azinphos-methyl
- Malathion
- Endosulfan
- Organohalogen compounds and substances which may form such compounds in an aquatic environment, e.g., chlorinated solvents
- Organophosphorous compounds
- Organotin compounds
- Substances possessing carcinogenic, mutagenic or teratogenic properties in it via the aquatic environment; no list of these currently exists, but consideration is being given to the nomination of such a list of the substances
- Mineral oils and hydrocarbons
- Cyanides
- The following metals, metalloids and their compounds:

| Antimony | Boron | Lead | Silver | Uranium |
|-----------|--------|------------|-----------|----------|
| Arsenic | Chrome | Molybendum | Tellerium | Vanadium |
| Barium | Cobalt | Nickel | Thallium | |
| Beryllium | Copper | Selenium | Tin | |

- Biocides and their derivatives not otherwise prohibited
- Substances which have a deleterious effect on the taste and/or odor of groundwater, and compounds likely to cause the formation of such compounds in water and to render it unfit for human consumption

(continued)

Table 10-11 (continued)

- Toxic or persistent organic compounds of silicon, and substances which may cause the formation of such compounds in water, excluding those which are biologically harmless or are rapidly converted in water into harmless substances
- Inorganic compounds of phosphorus and elemental phosphorus
- Fluorides
- Ammonia and nitrites
- Petroleum spirit
- Calcium carbide.

| INSTALLATION: | | COMPL | IANCE CA | TEGOR | Y: | DATE: | REVIEWER(S |
|---------------|---|-------|----------|----------|----------|-------|------------|
| | WATER QUALITY MANAGEMENT United Kingdom ECAMP | | | | | | |
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SECTION 11

POLLUTION PREVENTION MANAGEMENT

SECTION 11

POLLUTION PREVENTION MANAGEMENT

A. Applicability

The United States Environmental Protection Agency (USEPA) has developed a hierarchy of options regarding environmental management. The highest priority in this hierarchy of management methods is source reduction as a means of preventing pollution. Source reduction includes reuse or closed-loop recycling. The hierarchy then proceeds to recycling, treatment, and disposal as management methods of decreasing priority.

The concept of pollution prevention, as defined by the USEPA, is the maximum feasible reduction at the source of all wastes generated. This reduction is accomplished by the judicious use of resources through source reduction, materials substitution, energy efficiency, reuse of input materials during production, and reduced water consumption.

Some of the benefits of pollution prevention are:

- 1. reducing operating costs (materials, waste management and disposal, production, energy, and facility cleanup)
- 2. reducing risk of liability
- 3. enhancing public image, and
- 4. protecting the environment and public health.

In Air Force Policy Directive 32-70, Environmental Quality, 30 November 1993, the Air Force explicitly makes Pollution Prevention one of the four pillars of its environmental quality program. The Air Force will eliminate pollution from its activities wherever possible. It will reduce the generation of waste and the procurement of environmentally damaging materials to as near zero as feasible through material substitution, process change, and other techniques. It will prevent at the source, to the greatest extent possible, environmentally harmful discharges to the air, land, surface water, and groundwater. If the generation of waste cannot be prevented at the source, spent material and waste will be reused or recycled whenever possible. What cannot be reused or recycled will be disposed of in an environmentally sound manner. Both waste disposal and releases to the environment are permitted only after all other pollution prevention alternatives have been exhausted.

B. DOD Regulations

• No DOD Directives have yet been issued that address pollution prevention management directly.

C. U.S. Air Force Regulations

• Air Force Instruction (AFI) 32-7080, *Pollution Prevention Program*, Draft of 11 March 1994, outlines the requirements for the Air Force's Pollution Prevention Program. It provides instruction in the areas of planning, use of ozone depleting chemicals (ODCs), hazardous substance management and minimization, solid waste management, nonpoint source pollution, and air pollutant emissions.

• Air Force Policy Letter, Air Force Ban on Purchases of Ozone Depleting Chemicals (ODCs), 7 January 1993, governs the purchase, use, and management of controlled ODCs. It outlines the ODCs and equipment that use them that cannot be purchased and it outlines the steps that should be taken to replace ODCs currently in use.

D. Key Compliance Requirements

- Generator Requirements The generator of hazardous waste must certify at least annually, that there
 is a program in place to reduce the volume or quantity and toxicity of such waste to the degree determined to be economically practicable.
- Hazardous Substance Release Requirements As part of spill contingency plans and procedures, all practical effort should be made to prevent pollution by:
 - 1. reducing or eliminating waste at the source
 - 2. considering potential pollution control problems when selecting chemical compounds and materials to be used in operations, and
 - 3. including pollution abatement in specifications.
- Pollution Prevention Management Plan The preferred method for managing hazardous materials is to avoid or reduce their use. Installations must develop their own pollution prevention program plan following procedures outlined by the Major Commands (MAJCOMs). The plan should address:
 - 1. the process required to run a pollution prevention program at the installation
 - 2. the program required to fund pollution prevention projects
 - 3. the road map to achieve Air Force pollution prevention goals, and
 - 4. the actions required to execute the program.
- Hazardous Materials Substances listed as hazardous need to be selected, used, and managed over their life-cycle as economically as possible while protecting human health and the environment.
- Solid Waste As with hazardous waste, solid waste also needs to be selected, used, and managed over the life-cycle. In this case, the objective is to reduce the quantities of solid waste that are eventually disposed of in landfills.

E. Responsibility for Compliance

- The Installation Commander (IC) must establish and maintain an active program to survey the use, generation, and disposal of hazardous and radioactive waste. The commander must identify requirements and execute the programs to comply with Air Force policy.
- The Deputy Commander for Maintenance (DCM) ensures that nonhazardous/nontoxic materials are used where possible, maintains a list of hazardous materials used in the work area by shop and maintenance related task, ensures that personnel are properly trained in ordering, using, handling, controlling, and storing hazardous materials and wastes. DCM is also responsible for ensuring that hazardous waste is properly labeled and for notifying the appropriate headquarters when a nonhazardous substitute can be used. In addition, he/she works with the civil and bioenvironmental engineers to develop the installation's waste management plan.

- The Base Civil Engineer (BCE) is responsible for the maintenance and operation of incinerators, fuel burners (boilers), and all installed petroleum storage and dispensing systems. The BCE is also responsible for the storage and handling of all hazardous materials and fuels used by civil engineering shops. The BCE or designated Environmental Management Office (EMO) develops installation-specific policy for all aspects of hazardous waste and pollution prevention management for all activities on the installation (including Air Force and non-Air Force tenants). The BCE/EMO also manages the pollution prevention program and serves as the Office of Primary Responsibility (OPR) for developing and implementing the pollution prevention plan.
- The Bioenvironmental Engineering Services (BES) provides technical expertise on hazardous waste identification and, along with the Environmental Manager and the Environmental Protection Committee, establishes the baseline inventory of the Industrial Toxic Project (ITP) targeted chemicals (see Table 11-1). The BES identifies pollution prevention opportunities based on workplace surveys and recommends substitute processes. The BES reviews all substitutions to ensure that substituted materials do not introduce new hazards.
- The Supply Officer has primary responsibility to receive, store, and issue all items ordered. He/she serves as the equipment approval authority, administers the supply improvement program, provides technical guidance and assistance on supply matters to agencies across the installation, and serves as the primary stock fund manager.
- The Environmental Protection Committee (EPC) is comprised of representatives from all activities involved in pollution prevention management. It reviews and coordinates the installation commander's pollution prevention management program. The committee reviews summary data on waste generation and personnel exposure. The EPC helps with establishing the baseline inventory of ITP targeted chemicals. It should also adopt a policy recommending against the procurement of hazardous materials containing any USEPA ITP chemicals.
- The Environmental Manager (EM) is responsible for managing the installation hazardous waste (HW) management program. The EM, along with the BES and the EPC, establishes the baseline inventory of ITP chemical quantities. The EM then tracks the issue of these chemicals and sends the information to the MAJCOM.
- Hazardous Waste Generators manage hazardous waste in their custody. Management includes proper storage, inspection, recordkeeping, labeling of containers, and transfer for disposal.
- The Water and Waste Shop within Base Civil Engineering has responsibility for operations and maintenance of treatment plants, pretreatment facilities, pump stations, oil/water separators, and other associated facilities around the installation.

F. Key Compliance Definitions

These definitions were obtained from the directives/instructions and AFRs listed at the end of each definition. If there is no citation listed for the definition, it has been drawn from the U.S. Code of Federal Regulations (CFR).

• Affirmative Procurement - federal agencies must establish programs to encourage purchase of products containing recycled materials, in particular, USEPA Guideline Items. Affirmative procurement

programs must establish preference for products containing recycled material, must include a promotion plan to place emphasis on buying recycled, and must have procedures for obtaining and verifying estimates and certifications of recycled content (AFI 32-7080).

- Alternatives ways of reducing adverse effects of hazardous materials (HM). Alternatives, as applied to HM decision making, include, but are not limited to, such possibilities as substituting less hazardous or nonhazardous material; redesigning a component such that HM is not needed in its manufacture, use, or maintenance; modifying processes or procedures; restricting users; consumptive use; on-demand supply; direct ordering; extending shelf life; regenerating spent material; downgrading and reuse of spent material; use of waste as raw material in other manufacturing and combinations of those factors. Alternatives are to be analyzed in a could cost approach, considering what the lowest amount the decision could cost by overcoming barriers to getting the job done, while ensuring protection of human health and the environment (AFI 32-7080).
- Baseline quantified starting points from which progress is measured. For the purposes of this
 instruction, baselines are quantities of material purchased or generated over a specified period of
 time (AFI 32-7080).
- Characteristic Waste a waste that exhibits any of the characteristics listed in 40 CFR 261, Subpart C (i.e., toxicity, corrosiveness, ignitability, reactivity) (AFI 32-7080).
- Cost Factors the expense and cost avoidance associated with hazardous materials that may be
 reduced to monetary terms, that includes future liability. Cost factors refer to direct and indirect
 costs attributable to hazardous materials that are encountered in operations such as acquisition, manufacture, supply use, supply, use, storage inventory control, treatment, recycling, emission control,
 training, work place safety, labeling, hazard assessments, engineering controls, personal protective
 equipment, medical monitoring, regulatory overhead, spill contingency, disposal, remedial action
 and liability (AFI 32-7080).
- Economic Analysis an evaluation of the costs associated with the use of hazardous materials and potential alternatives. An economic analysis is not a specific, step-by-step procedure that can be applied by rote to all cases of analyzing whether to use a hazardous material. Rather, organizations shall be guided by basic principles of economics and informed judgment (AFI 32-7080).
- Environmental Manager the Base environmental management function supervisor or designated representative. Synonymous with the term Environmental Coordinator (AFI 32-7080).
- Environmentally Preferable products or services that are less harmful to human health and the environment to use, reuse, operate and maintain, and dispose of in comparison with competing products or services of equal value (AFI 32-7080).
- Hazardous Material Pharmacy single point control of hazardous material (AFI 32-7080).
- Hazardous Materials any substances or materials that pose a threat to human health or the environment typically due to their toxic, corrosive, ignitable, explosive, or chemically reactive nature. More specific definitions may be found in various federal regulations that implement statutes (i.e., Hazardous Material Transportation Act, Comprehensive Environmental Response, Compensation and Liability Act (CERCLA)) (AFI 32-7080).

- Hazardous Waste any waste by-products of society that can pose a substantial or potential hazard to human health or the environment when improperly managed; possess at least one of five characteristics (toxic, corrosive, ignitable, explosive, or chemically reactive) or are listed in 40 CFR 261.3 or applicable state or local waste management regulations (AFI 32-7080).
- Hazardous Waste Characterization the identification, description, and quantification of a hazardous waste stream (AFI 32-7080).
- Landfill a disposal facility or part of a facility where hazardous waste is placed in or on land and that is not a land treatment facility, a surface impoundment, an underground injection well, a salt dome formation, a salt bed formation, underground mine, or a cave.
- Life Cycle Economic Analysis an evaluation of the costs associated with the use of hazardous materials and potential alternatives over the life of the investment or hazardous material. The analysis is not a specific, step-by-step procedure that can be applied by rote to all cases. Analysis shall be guided by basic principles of economics and informed judgement (AFI 32-7080).
- Life Cycle of Hazardous Material the period starting when the use or potential use of hazardous material is first encountered and extending as long as the actual material or its after effects, such as a discarded residual in a landfill, have a bearing on cost. In the case of weapon system acquisition, the life cycle starts when the system is first envisioned. Effects of the use of hazardous material on later operations and maintenance are to be considered. This also holds true for a new use of a hazardous material. Where the hazardous material is already in general use, the life cycle starts when the material is first encountered by any organization that must deal with it (AFI 32-7080).
- Management Practice (MP) practices that, although not mandated by law, are encouraged to promote safe operating procedures.
- Material Safety Data Sheet (MSDS) written or printed material that contains information on hazardous chemicals such as common name, physical hazards, and health hazards.
- Media the term referring to air, land, water, and groundwater (AFI 32-7080).
- Municipal Solid Waste trash. Wastes generated by administrative and domestic activities. MSW does not include hazardous wastes (AFI 32-7080).
- Nonpoint or Nonstationary Source (NPS) Pollution a diffuse source of pollution that does not discharge through a single point, such as:
 - 1. for water runoff from construction activities and agricultural, silvicultural, urban areas, and industrial areas including airfield operating areas
 - 2. for air aircraft test stands, vehicles, aerospace ground equipment (AGE), and aircraft operations (AFI 32-7080).
- Oil oil of any kind or in any form, including, but not limited to, petroleum, fuel oil, sludge, oil refuse.
- Opportunity Assessment a systematic procedure to identify and assess ways to prevent pollution by reducing or eliminating wastes (AFI 32-7080).

- Ozone Depleting Chemicals (ODCs) chlorofluorocarbons, halons, and other substances that
 deplete the stratospheric ozone layer as classified by the Clean Air Act (CAA) Amendment of 1990
 (AFI 32-7080).
- Pollution Prevention all the actions necessary, to include use of processes, practices, products or management actions that eliminate or reduce undesirable impacts on human health and the environment. These actions are a hierarchy of source reduction, recycling, treatment, and disposal or means "source reduction" and other practices that reduce or eliminate the creation of pollutants through increased efficiency in the use of raw materials, energy, water, or other natural resources, and the protection of natural resources (AFI 32-7080).
- Recycling the use, reclamation and reuse of a material. Use/reuse includes return of the recovered waste to the original process or when the waste is substituted for a raw material in another process. Waste reclamation includes processing of residual waste to recover a useful product and generation of waste material (AFI 32-7080).
- Solid Waste any garbage, refuse, sludge from a waste treatment plant, water supply treatment plant, or air pollution control facility and other discarded material, including solid, liquid, semisolid, or contained gaseous material resulting from industrial, commercial or mining and agricultural operations, and from community activities, but does not include solid or dissolved materials in domestic sewage, or solid or dissolved materials in irrigation return flows, or industrial discharges that are point sources subject to permits under Section 402 of the Federal Water Pollution Control Act as amended (86 Stat. 880), or source, special nuclear, or byproduct materials as defined by the Atomic Energy Act of 1954, as amended (68 Stat. 923).
- Source Reduction any practice that reduces or eliminates any hazardous material, pollutant, or contaminant entering any waste stream or otherwise residual waste generation at the source, usually within the generation process. The term includes equipment or technology modifications, process or procedure modifications, reformulation or redesign of products, feedstock substitutions, improvements in feedstock purity, shipping and packaging modifications, improvements in housekeeping, maintenance, training, and management practices, increases in machinery efficiency, and recycling within a process (AFI 32-7080).
- Toxic Chemicals those chemicals listed in Section 313 of the Emergency Planning and Community Right-to-Know Act (EPCRA) as of 1 December 1993 (AFI 32-7080).
- Treatment any method, technique, or process, including neutralization, designed to change the physical, chemical, or biological character or composition of any hazardous waste so as to neutralize such waste, or so as to recover energy or material resources from the waste, or so as to render such waste nonhazardous, or less hazardous, safer to transport, store, or dispose of; or amenable for recovery, amenable for storage, or reduced in volume.
- Used Oil any oil that has been refined from crude oil, used, and as a result of such use is contaminated by physical or chemical impurities. This term also includes used oil fuels that have been blended or mixed.
- Volatile Organic Compound (VOC) organic substances that react rapidly with NO_x in the air and in the presence of sunlight to form oxidants or smog (AFI 32-7080).

• Waste Reduction - is defined as in-plant practices that reduce, avoid, or eliminate the generation of hazardous or other wastes so as to reduce risks to health and environment. Onsite recycling is considered waste reduction, however, actions taken away from the waste generating activity (i.e., offsite recycling) are not (Water Pollution Control Federation).

POLLUTION PREVENTION MANAGEMENT

GUIDANCE FOR CHECKLIST USERS

| | REFER TO CHECKLIST ITEMS: | CONTACT THESE PERSONS OR GROUPS: ^(a) |
|--------------------------------------|------------------------------|--|
| All Installations | 11-1 through 11-3 | (1)(2) |
| Opportunity Assessments | 11-4 | (4)(7) |
| Pollution Prevention Management Plan | 11-5 and 11-6 | (4)(6)(7) |
| Ozone Depleting Chemicals | 11-7 through 11-15 | (1)(2)(3)(4)(5)(6)(7) |
| Hazardous Substances | 11-16 through 11-18 | (2)(4)(5)(7) |
| Solid Waste | 11-19 and 11-20 | (1)(2)(4)(5)(7)(8) |

(a)CONTACT/LOCATION CODE:

- (1) BCE (Base Civil Engineer)
- (2) Base Supply
- (3) BES (Bioenvironmental Engineering Services)
- (4) Environmental Manager
- (5) Generation Activities
- (6) Water and Waste Shop
- (7) EPC (Environmental Protection Committee)
- (8) Contracting

POLLUTION PREVENTION MANAGEMENT

Records To Review

- Inventory records
- Supply/distribution procedures
- · Opportunity assessments
- · Baseline records
- Pollution Prevention Management Plan
- Storm Water Pollution Prevention Plan
- · Records of any waste reduction/pollution prevention programs
- · Records of resource recovery practices including the sale of materials for the purpose of recycling
- Equipment maintenance and inspection records
- Records of waste recovery equipment (i.e., solvent distillation equipment)
- Plans and procedures applicable to air pollution control
- · Air emission inventories

Physical Features To Inspect

- Shop activities
- · Hazardous materials and wastes storage areas
- Firefighting equipment
- Vehicle maintenance areas/motor pool
- Supply area
- Waste recovery areas
- · Reuse facility
- Volatile Organic Compound (VOC) sources
- Recycling Area

People To Interview

- Accumulation Point Managers/Operators
- Base Civil Engineer
- Bioenvironmental Engineering Services
- Chief of Maintenance
- Environmental Manager
- Hazardous Waste Generators
- Supply Officer.

| United Kingdom ECAIVIF | | | | |
|--|--|--|--|--|
| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | | |
| ALL INSTALLATIONS 11-1. Determine actions | Determine, by reviewing a copy of the previous review report, whether noncompli- | | | |
| or changes since previous review (MP). | ance issues have been resolved. (1)(2) | | | |
| 11-2. Copies of all relevant DOD directives/instructions, USAF directives/ | Verify that copies of the following regulations are maintained and kept current at the installation: (1)(2) | | | |
| tives, and guidance docu- ments should be | - Air Force Instruction 32-7080, Pollution Prevention Program, Draft of 11 March 1994. | | | |
| maintained at the installation (MP). | - Air Force Policy Letter, Air Force Ban on Purchases of Ozone Depleting Chemicals (ODCs), 7 January 1993. | | | |
| | Verify that the Base Staff Judge Advocate reviews the documents annually for currency and completeness and submits the findings of the review to the Base EPC. | | | |
| 11-3. Installations must meet regulatory and Air Force requirements issued | Determine whether any new regulations concerning pollution prevention have been issued since the finalization of the manual. (1)(2) | | | |
| since the finalization of this manual (a finding under this checklist item will have the citation of the new regulation as a basis of finding). | Verify that the installation is in compliance with newly issued regulations. | | | |
| OPPORTUNITY ASSESSMENTS | | | | |
| 11-4. Installations must conduct Opportunity Assessments to review | Verify that an Opportunity Assessment of each waste generating activity is conducted on a recurring basis. (4)(7) | | | |
| waste generating activities and installation waste streams (AFI 32-7080, | Verify that the Opportunity Assessment provides a systematic review of the waste generating activities and installation waste streams. | | | |
| para 2.2.1). | Verify that the assessment examines the total waste generation by type and volume of content and determines the most economical and practical waste minimization option. | | | |
| | | | | |

⁽¹⁾ BCE (Base Civil Engineer) (2) Base Supply (3) BES (Bioenvironmental Services) (4) EM (Environmental Manager) (5) Generation Activities (6) Water and Waste Shop (7) EPC (Environmental Protection Committee (8) Contracting

| | United Kingdom ECAMP | | | | |
|--|---|--|--|--|--|
| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | | | |
| 11-4. (continued) | Verify that consideration is given to cost/benefit analysis when evaluating options. | | | | |
| | (NOTE: An example of the composition of an assessment team includes the following persons: - raw material supplier - Quality Assurance/Quality Control Officer - consultant - process engineer - safety engineer - purchasing specialist - line laborer - plant manager.) | | | | |
| POLLUTION PREVENTION MANAGEMENT PLAN | | | | | |
| 11-5. Installations must develop and execute a pollution prevention management plan (AFI 32-7080, para 2.2). | Verify that the installation has a pollution prevention management plan. (4)(7) Verify that the plan addresses all of the following issues: - the process required to run a pollution prevention program - the program required to fund pollution prevention projects - the road map to achieve Air Force pollution prevention goals - the actions required to execute the program. Verify that the plan contains management strategies for the following areas: | | | | |
| • | ODCs USEPA 17 industrial toxics hazardous wastes municipal solid waste affirmative procurement of recycled materials energy conservation air pollution reduction. | | | | |
| | Verify that the plan identifies and programs projects needed to achieve stated objectives. | | | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | | |
| 11-6. Installations should include additional strategies for improving the pollution prevention program in the pollution prevention management plan (MP). | Verify that the plan includes the following information: (4)(6)(7) - plans to crossfeed information to the rest of the Air Force - plans to brief the base EPC - plans to implement Opportunity Assessments - oil/water separator management strategies - usable measures of success - programming and budgeting strategies: | | | |
| OZONE DEPLETING CHEMICALS | (NOTE: See also Section 1, Air Emissions Management.) | | | |
| 11-7. Installations must eliminate dependence on ODCs (Air Force Policy Letter, 7 January 1993). | Determine whether the installation uses any of the substances listed in Table 11-2. (2)(4)(6)(7) Verify that the installation's dependence on CFCs, halons, and other substances that deplete the stratospheric ozone layer is being reduced. Verify that any new system or modification to an existing system does not include the use of ODCs as a solvent. (NOTE: This requirement does not apply if the system or modification is approved by the proper waiver approval authority.) | | | |
| 11-8. Installations must follow specific requirements during the period of transition away from ODC dependence (Air Force Policy Letter, 7 January 1993 and AFI 32-7080, para 3.1.2). | Verify that, when non-ODC substitutes need long research and development lead times, existing uses are converted to ODCs with lower ozone depletion potential as interim substitutes, (i.e., hydrochlorofluorocarbons (HCFCs)). (1)(2)(3)(4) Verify that inventory reserves are used only to aid a transition from ODCs. (NOTE: This requirement applies after production has been outlawed.) (NOTE: Inventory reserves may not be used as a substitute for changing to non-ozone-depleting practices.) Verify that, if reserves are used to extend the service life of ODC dependent equipment, the installation practices conservation, recovery, and reuse. | | | |

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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | | | |
| 11-9. Installations must initiate certain ODC replacement programs | Verify that halon systems on crash/rescue vehicles are disabled and a phased program is in place to replace them with nonhalon fire fighting agents. (1)(4) | | | | |
| (Air Force Policy Letter, 7 January 1993). | Verify that a phased replacement program has been initiated to replace halon in the 150 lb [68.04 kg] flightline extinguishers. | | | | |
| | (NOTE: Halon removed from crash/rescue vehicles, or from existing installation stock, may be used to service flightline extinguishers until the phased replacement program is complete). | | | | |
| | Verify that existing halon fire extinguishers for facilities are replaced through attri- | | | | |
| | Verify that refrigerators and other domestic equipment are replaced at the end of their economic life with non-ODC equipment. | | | | |
| | (NOTE: Existing airborne cooling systems and subsystems that require ODC refrigerants are considered mission critical). | | | | |
| 11-10. Installations must follow specific requirements regarding | Verify that contracts awarded after 1 June 1993 do not include a requirement to use ODCs or any requirement that can be met only through the use of ODCs. (4)(7) | | | | |
| contract writing for the use of ODCs (Air Force Policy Letter, 7 January 1993). | (NOTE: This requirement does not apply if waived by the waiver approval authority (AF/LG, AF/CE, or SAF/AQ).) | | | | |
| 11-11. Installations must | Verify that the discharge of ODCs is reduced to zero as soon as possible. (4)(7) | | | | |
| reduce the atmospheric discharge of ODCs (Air Force Policy Letter, 7 Jan- | Verify that one of the following is being used to reduce discharges: | | | | |
| uary 1993). | modification of operating, training, and testing practices implementation of conservation measures such as: | | | | |
| | recovery recycling reuse material substitution. | | | | |
| · | Verify that existing halon systems that discharge to the atmosphere for other than actual fire situations, such as fuel tank inerting systems, are used only in actual combat or in in-flight emergencies. | | | | |
| | Verify that fire warning systems and operational procedures operate so that there are no false alarms or false discharges. | | | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | | |
| 11-11. (continued) | Verify that automatic discharge extinguisher systems in facilities are disabled and placed on manual activation. | | | |
| | Verify that all servicing of aircraft halon systems captures the halon for recycling with no atmospheric discharge, other than de minimis amounts. | | | |
| | Verify that leaking systems are repaired quickly. | | | |
| 11-12. Installations must eliminate purchases of ODCs (Air Force Pol- | Verify that policies and procedures are in place to eliminate purchases of ODCs. (2)(4)(7) | | | |
| icy Letter, 7 January 1993 and AFI 32-7080, para | Verify that the following are no longer purchased: | | | |
| 3.1.3). | newly produced CFCs without approved waiver halon extinguishers for facilities facility air conditioning systems, AGE, and other refrigeration and support equipment that use ODCs commercial vehicles with ODC air conditioning equipment ODC solvents and the equipment/systems/products that require these solvents for maintenance or operation. | | | |
| | (NOTE: ODC needed to meet the mission critical applications will be obtained by using stocks, or from the Defense Logistic Agency (DLA) Defense Reserve, or purchased from commercial sources if the reserve is not able to fill a request). | | | |
| | Verify that ODC-containing products are not purchased or obtained from the Defense Reserve without an approved waiver. | | | |
| 11-13. Installations should follow specific procedures for the processing of reclaimed ODCs (MP). | Verify that processes are in place to ensure that reclaimed and excess ODC halons, refrigerants, and solvents are routed to the DLA Defense Reserve. (2)(3)(5) | | | |
| 11-14. Installations must manage halons in | Verify that halons are removed from aircraft that are being retired from service. (5) | | | |
| existing systems in a specific manner (Air Force Policy Letter, 7 January 1993). | Verify that such halons are redeployed or added to the Air Force account at the DLA Defense Reserve. | | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | | |
| 11-15. Installations must maintain equipment and inventories at a certain level (Air Force Policy Letter, 7 January 1993). | Verify that chillers are well maintained and repaired promptly. (1)(5) | | | |
| HAZARDOUS SUBSTANCES (WASTE AND MATERIAL) | | | | |
| 11-16. Installations must develop centralized control procedures for | Verify that the purchase of hazardous materials is under centralized control. (2)(4) (NOTE: This requirement also applies to ODCs.) | | | |
| the purchase and use of hazardous materials (AFI 32-7080, para 2.4). | Verify that the issuance and distribution of hazardous materials is centrally controlled. | | | |
| | Verify that hazardous materials are issued in the smallest quantity necessary to meet the customer's need. | | | |
| 11-17. Installations must work to minimize hazardous waste generation (AFI 32-7080, para | Verify that hazardous waste from industrial, maintenance, and cleanup operations is minimized to the greatest extent practical and economical. (4)(5)(7) Verify that the installation strives to reduce hazardous waste generation at the source. | | | |
| 3.3 and para 2.4.3). | Verify that alternatives to hazardous materials and processes are used whenever possible. | | | |
| | Verify that, when technical orders require the use of many hazardous substances or out-of-date technology, the installation submits an Air Force Technical Order (AFTO) Form 22. | | | |
| | (NOTE: This requirement applies only if alternative substances/technology are known to exist.) (2)(3)(4)(5) | | | |
| 11-18. Installations should encourage complete use of hazardous materials (MP). | Verify that a reuse facility of some type is established. (2)(4)(7) | | | |
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| REGULATORY REQUIREMENTS: | REVIEWER CHECKS: | | | |
| SOLID WASTE | | | | |
| 11-19. Installations must institute pollution prevention procedures as | Verify that cost-effective waste reduction and recycling programs have been integrated into the Municipal Solid Waste Management program. (1)(5) | | | |
| part of their solid waste management (AFI 32- 7080, para 3.4.1 and para | Verify that the installation either operates a composting program for yard wastes, or participates in a regional composting program. | | | |
| 3.4.1.1). | (NOTE: This requirement does not apply if the program can be shown to be cost prohibitive.) | | | |
| | Verify that the installation establishes a qualifying recycling program (QRP). | | | |
| | Verify that recycling includes the following materials: (4) | | | |
| | - high quality copier paper - plastic - metals | | | |
| | - glass - used oil | | | |
| | - lead acid batteries | | | |
| | - cardboard - newspaper | | | |
| | - tires. | | | |
| | Verify that contracts awarded after 20 October 1993 for government owned, contractor operated (GOCO) facilities include provisions that obligate the contractor to participate with a DOD installation or establish their own qualified recycling program. | | | |
| | Verify that where economically feasible and to the extent required by law, existing contracts covering GOCOs are modified to incorporate these recycling provisions. | | | |
| | Verify that the installation conducts an annual opportunity assessment of the solid waste stream to identify source reduction potential and additional recyclable materials. | | | |
| 11-20. Installations must actively purchase recycled products (AFI 32-7080, para 1.5). | Verify that the installation is proactive in the purchasing of all recycled products. (1)(2)(4)(7)(8) | | | |
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Table 11 - 1

USEPA ITP Targeted Chemicals

(AFI 32-7080 Attachment 2)

- 1. benzene
- 2. cadmium and compounds
- 3. carbon Tetrachloride
- 4. chloroform
- 5. chromium and compounds
- 6. cyanides
- 7. dichloromethane
- 8. lead and compounds
- 9. mercury and compounds
- 10. methyl Ethyl Ketone
- 11. methyl Isobutyl Ketone
- 12. nickel and compounds
- 13. tetrachloroethylene
- 14. toluene
- 15. trichloroethane
- 16. trichloroethylene
- 17. xylene(s)

Table 11 - 2

ODCs Subject to Air Force Policy Letter, 7 January 1993

HALONS

Halon 1211, Halon 1301, Halon 1202, and Halon 1011 are used primarily as firefighting agents.

CFCs

CFCs -11, -12, -13, -111, -112, -113, -114, -115, -211, -213, -214, -215, -216, and -217 are used primarily as refrigerants and cleaning solvents.

OTHER CONTROLLED SUBSTANCES

carbon tetrachloride and methyl chloroform are used primarily as cleaning solvents. Methyl Bromide is used as pesticide and fumigant.

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