Office of Environmental Management – Grand Junction

Moab UMTRA Project
Waste Management Plan

Revision 3

March 2016
Moab UMTRA Project Waste Management Plan

Revision 3

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<td>BMP</td>
<td>Best Management Practice</td>
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<td>BMPA</td>
<td>Best Management Practice Area</td>
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<td>CA</td>
<td>Contamination Area</td>
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<td>CFR</td>
<td>Code of Federal Regulations</td>
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<td>DOE</td>
<td>U.S. Department of Energy</td>
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<td>EC</td>
<td>Environmental Compliance</td>
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<td>EPA</td>
<td>U.S. Environmental Protection Agency</td>
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<td>H&amp;S</td>
<td>Health and Safety</td>
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<td>HRRM</td>
<td>Hazardous Residual Radioactive Material</td>
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<td>IDW</td>
<td>Investigation-Derived Waste</td>
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<tr>
<td>IWP/JSA</td>
<td>Integrated Work Plan/Job Safety Analysis</td>
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<td>NRC</td>
<td>Nuclear Regulatory Commission</td>
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<tr>
<td>PCB</td>
<td>polychlorinated biphenyl</td>
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<td>PPE</td>
<td>personal protective equipment</td>
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<td>RAC</td>
<td>Remedial Action Contract or Contractor</td>
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<td>RCRA</td>
<td>Resource Conservation and Recovery Act</td>
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<tr>
<td>RRM</td>
<td>residual radioactive material</td>
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<tr>
<td>SHRRM</td>
<td>Suspected Hazardous Residual Radioactive Material</td>
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<tr>
<td>TAC</td>
<td>Technical Assistance Contract or Contractor</td>
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<td>TSCA</td>
<td>Toxic Substances Control Act</td>
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<tr>
<td>UAC</td>
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<td>UMTRA</td>
<td>Uranium Mill Tailings Remedial Action</td>
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<td>UMTRCA</td>
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<td>USC</td>
<td>United States Code</td>
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1.0 Introduction

The Moab Uranium Mill Tailings Remedial Action (UMTRA) Project is a former uranium-processing site owned and operated by the U.S. Department of Energy (DOE). The Project includes the former processing site in Moab, Utah, and the disposal site located near Crescent Junction, Utah. DOE has responsibility for remediation of the site and properly managing all wastes generated from site activities, including operation, maintenance, and remediation activities, including vicinity properties. This Waste Management Plan describes practices that will be used for managing Project wastes and will comply with applicable federal, state, and local statutes, ordinances, and regulations.

1.1 Regulatory Background

Title 42 United States Code Section 7901 (42 USC 7901), the Uranium Mill Tailings Radiation Control Act of 1978 (UMTRCA) and 40 Code of Federal Regulations Part 192 (40 CFR 192), “Health and Environmental Protection Standards for Uranium and Thorium Mill Tailings,” provide the definition of residual radioactive material (RRM) as radioactive waste in the form of tailings resulting from the processing of ores for extraction of uranium, other valuable constituents of the ores, and other wastes at a processing site that relate to processing.

The Floyd D. Spence National Defense Authorization Act for Fiscal Year 2001 (Public Law 106-398) designated the Moab UMTRA Project as an UMTRCA Title I processing site in 2001. This Act tasked DOE with remediation of the site consistent with remediation performed at other UMTRCA Title I sites and assigned the Nuclear Regulatory Commission (NRC) to oversee the cleanup and issue licenses for the disposal cells.

UMTRCA Title I is a stand-alone statute and is the overriding authority for the remediation of RRM at Title I processing sites. Environmental statutes such as 42 USC 6901, the Resource Conservation and Recovery Act (RCRA) or 15 USC 2601, the Toxic Substances Control Act (TSCA) do not regulate RRM, including RRM combined with other hazardous components, because UMTRCA is the regulatory authority for RRM. However, other hazards in RRM that present an unacceptable risk to workers or the environment may necessitate, as a Best Management Practice (BMP), the use of more protective management methods, such as additional safety controls or isolation or stabilization of the waste, before disposal at the Crescent Junction disposal site. Unforeseen circumstances may justify the disposal of RRM combined with particularly hazardous components in an appropriate off-Project facility. DOE will make decisions on a case-by-case basis concerning the methods needed for the special management of RRM combined with other hazardous components.

The state of Utah, though it is an NRC-agreement state, lacks the authority to regulate RRM at the Moab UMTRA Project. However, the state of Utah has the authority to regulate certain activities over which it maintains jurisdiction, such as the management of non-RRM waste. For example, wastes that enter the public domain, such as water discharged from treatment systems and site air emissions, may be subject to state jurisdiction through the Utah Pollutant Discharge Elimination System and the Utah Division of Air Quality, respectively.
1.2 Purpose and Scope

The purpose of this Plan is to provide direction for properly managing wastes generated at the Moab and Crescent Junction sites, including transportation and disposal in the Crescent Junction disposal cell, in accordance with applicable federal, state, and local requirements and in a manner that is protective of human health and the environment. This Plan pertains to wastes generated within the Contamination Area (CA) where RRM and operations are located and in the uncontaminated area outside the CA, where office trailers and other facilities that support site operations are located. This Plan encompasses wastes generated by pre-DOE historical activities (ore processing, site maintenance, decommissioning) and wastes generated by DOE contractor/subcontractor activities (investigation and characterization of site environmental media (e.g., surface water, ground water, soils, air), operation and maintenance of site facilities or equipment, remediation of RRM, and transportation and disposal of RRM.

The Project has a specific plan for management of universal waste, the Moab UMTRA Project Universal Waste Management Plan (DOE-EM/GJRAC1920). This Plan does not address the management of non-RRM wastes potentially encountered at properties in the vicinity of the Moab site as a result of the remediation of RRM. If deemed necessary, this Plan will be revised to include such wastes.

1.3 Roles and Responsibilities

DOE has overall responsibility for the final management remedy for any waste.

The Technical Assistance Contractor (TAC), Remedial Action Contractor (RAC), and their subcontractor personnel are responsible for the proper management of Moab UMTRA Project wastes and must adhere to the principles and requirements of this Plan. Key waste management responsibilities for the specific contractor positions are described below; these responsibilities are not limited to the content contained in the position descriptions.

1.3.1 RAC Project Manager and TAC Senior Program Manager
Project/Program Managers are responsible for providing operations management by interfacing with DOE, the Operations/Site Managers, Health and Safety (H&S), Radiological Control, and Environmental Compliance (EC) personnel as necessary to facilitate proper management of wastes.

1.3.2 RAC Operations/Site Managers
The Moab and Crescent Junction Operations/Site Managers are responsible for managing and coordinating all RAC personnel. The Managers interface with personnel to facilitate proper management of wastes. Project/Program Managers may also assume the role of an Operations/Site Manager if one is not designated or available.

1.3.3 TAC Safety, Health, and Quality Manager and RAC H&S Manager
H&S Managers support the needs of the Operations/Site Managers. With regard to wastes, H&S personnel are responsible for: collecting and evaluating worker hazard data; mitigating worker health risks based on industrial hygiene hazards; determining industrial hygiene hazard levels; directing the proper management of waste based on its industrial hygiene hazard level; and facilitating the release of waste from industrial hygiene controls.
1.3.4 RAC Radiological Control Manager
The Radiological Control Manager supports the Operations/Site Managers’ needs. Radiological Control personnel are responsible for mitigating work health risks based on the radiological hazard, determining radioactivity levels, directing the proper management of wastes based on its radioactivity level, and facilitating the radiological release of wastes from the CA.

1.3.5 RAC EC Manager
The EC Manager supports the needs of the Operations/Site Managers. With regard to wastes, EC personnel are responsible for: interpreting and implementing environmental regulations (e.g., RCRA, TSCA) as necessary to facilitate proper management; collecting and evaluating environmental data; and recommending management remedies for Project waste.

1.3.6 Operations Field Personnel
Operations field personnel support the needs of the Operations/Site Managers. With regard to wastes, operations field personnel are responsible for the following with regard to wastes: reporting RRM that is suspected of being combined with other hazardous components to H&S personnel and the appropriate Operations/Site Manager, and interfacing with remediation subcontractors, as necessary, to facilitate proper management of wastes.

A diagram of the overall relationship of these personnel with regard to the management of Project wastes is provided in Figure 1. Further details about personnel functions and responsibilities for managing RRM combined with or suspected of being combined with other hazardous components are provided in Section 3.0.

2.0 Description of Waste Management Strategy
This section describes the general types of waste that will be generated at the Project and the strategies that will be used for their management.

2.1 Waste Description
Project wastes can be categorized as RRM or non-RRM waste. Descriptions of each are detailed below.

2.1.1 RRM Waste
RRM is the primary waste generated by the Project. All waste generated within the CA is considered RRM unless determined otherwise by radiological surveys or other information and designated as non-RRM by DOE. RRM is any material that meets the following definition for RRM provided in UMTRCA, and 40 CFR 192: (1) Waste that the Secretary of Energy determines to be radioactive in the form of tailings resulting from the processing of ores for extraction of uranium and other valuable constituents of the ores; and (2) other wastes that the Secretary of Energy determines to be radioactive at a processing site which relate to such processing, including any residual stock of unprocessed ores or low-grade materials. The DOE Project personnel, as representatives of the Secretary of Energy, have the authority to determine what constitutes RRM.
Figure 1. Waste Management Personnel Relationships

HRRM = Hazardous RRM; SHRRM = Suspected Hazardous RRM
RRM includes the following:

- **Routine RRM** – Consists of uranium mill tailings and radioactively contaminated soil and mill debris. Most of the routine RRM in the CA is located in the tailings pile that covers approximately 130 acres of the site. Tailings have also been scattered throughout the other parts of the CA as windblown and water-borne contamination. Various areas within the tailings pile also contain the demolished remnants of production and support facilities from the former mill.

- **Hazardous RRM (HRRM)** – Consists of RRM combined with other hazardous or toxic components that pose significant safety and health risks to workers or may pose long-term environmental risks. It is possible HRRM will be encountered during remediation activities because it is suspected that many types of waste were disposed of on site during historical operations, such as wastes generated by the former mill’s processing operations and wastes generated as a result of its demolition.

UMTRCA is the overriding authority for the remediation of RRM. Other environmental statutes, such as RCRA and TSCA, do not have regulatory authority over RRM or its management as waste, including RRM combined with other hazardous components.

### 2.1.2 Non-RRM Waste

Waste generated in the uncontaminated area outside the CA is considered non-RRM unless radiological surveys or other information indicate otherwise.

Non-RRM waste is material that does not meet the aforementioned definition of RRM. Generally, non-RRM waste is non-radioactive material that meets the definition of solid waste provided in 40 CFR 261. Typical non-RRM waste consists of materials such as office trash, construction debris, and discarded wood, plastic, or metal.

Non-RRM waste that contains other hazardous components may be generated in the uncontaminated support area outside the CA or within the CA and is non-radioactive, such as used oil or other spent petroleum products generated from equipment maintenance. Oil changes within the CA would be done under the supervision of a Radiological Control Technician to ensure oil does not become radiologically contaminated.

Non-RRM waste is not governed by UMTRCA, but is instead governed by other statutes, such as RCRA or TSCA. Non-RRM waste combined with other hazardous components is subject to more stringent regulation than typical non-RRM solid waste, such as by the hazardous waste regulations at 40 CFR 261, “Identification and Listing of Hazardous Materials,” and the corresponding state of Utah hazardous waste regulations at Utah Administrative Code Rule 313-15 (UAC R313-15).

### 2.1.3 Investigation-derived Waste

Investigation-derived waste (IDW) is waste generated in the field during site investigation and monitoring activities associated with ground water or soils. IDW includes various types of waste, including personal protective equipment (PPE), disposable sampling equipment, excess soil (e.g., well-drilling cuttings, trenching leftovers), excess ground water (e.g., well development, purge water), or miscellaneous trash (e.g., empty containers, plastic, packaging materials).
IDW may be RRM or non-RRM waste. IDW may also contain hazardous components other than radioactivity. IDW will be managed in a manner that is consistent with the DOE UMTRA Project “Technical Approach for the Management of UMTRA Ground Water Investigation-Derived Wastes” (DOE-AL/62350-109) (as revised for the UMTRA Ground Water project), the U.S. Environmental Protection Agency (EPA) “Guide to Management of Investigation-Derived Waste” (9345.3-03FS), and the requirements of this Plan.

2.2 Waste Management Strategy

There are different requirements for managing RRM and non-RRM waste because of differing regulating authorities and waste composition.

2.2.1 RRM

RRM shall be remediated in accordance with the standards for the control and cleanup of RRM provided in 40 CFR 192 Subparts A through C. Additional cleanup standards may be established for radioactive contaminants present in RRM other than radium-226, such as thorium or uranium, based on 10 CFR 835, “Occupational Radiation Protection,” DOE Order 458.1, Administrative Change 3, “Radiation Protection of the Public and the Environment,” various guidance from DOE, EPA, NRC, and human health and ecological risk assessments. DOE will be asked to approve cleanup standards for radioactive contaminants in RRM that are not established in 40 CFR 192.

Routine RRM, such as uranium mill tailings and radioactively contaminated soil and debris, will be excavated and handled using standard RRM remediation/construction methods and as required by the approved remedial action and work plans. H&S procedures for controlling radiological contamination will be used to protect site workers, the public, and the environment. Routine RRM meets the NRC-approved waste acceptance criteria (WAC). RRM that meets the WAC will be transported and disposed of at the Crescent Junction disposal site.

HRRM shall also be remediated in accordance with the standards in 40 CFR 192, Subparts A through C. Though the hazardous components in HRRM are not subject to regulation by environmental statutes such as RCRA or TSCA, additional cleanup standards may be established for these hazardous components as a BMP. Hazardous components that present an unacceptable risk to workers or the environment may necessitate, as a BMP, further characterization efforts and the use of more protective excavation and handling methods. HRRM that meets the appropriate WAC may be placed at the Crescent Junction disposal site with DOE concurrence. The management requirements for HRRM and suspected HRRM are discussed more thoroughly in Section 3.0.

RRM may be decontaminated if warranted, feasible, and cost effective. Reusable equipment or materials that become radioactively contaminated during remedial action should be decontaminated whenever possible. If it is not feasible or cost effective to decontaminate reusable equipment or materials, they may be disposed of at the disposal site. The Moab UMTRA Project Radiological Release of Materials and Equipment Plan (DOE-EM/GJRAC2091) contains procedures for decontaminating RRM, including release limits for radioactivity.
2.2.2 Non-RRM Waste
Non-RRM waste shall be managed in accordance with federal, state, and local requirements and regulations pertinent to the waste. There are no specific handling or storage requirements for typical non-RRM waste, such as office trash, wood, plastic, or metal. These solid waste materials should be accumulated using standard practices and disposed of at the local municipal landfill. Non-RRM waste shall not be disposed of at the disposal site. The contractor will make reasonable efforts to minimize the generation of non-RRM wastes and to recycle non-RRM wastes and materials per DOE Order 436.1, “Departmental Sustainability.” Recycling bins are provided for paper, aluminum, and plastic.

Proper management of non-RRM waste also requires evaluation to determine if it contains hazardous or toxic components. Non-RRM waste that contains hazardous or toxic components shall be managed in accordance with the hazardous waste regulations at 40 CFR 261, the universal waste regulations at 40 CFR 273, “Standards for Universal Waste Management,” and the corresponding state of Utah hazardous waste and universal waste regulations at UAC R315. These management requirements encompass proper tracking, containerization, labeling, storage, treatment, transportation, disposal, and record keeping. The Project has a separate Universal Waste Management Plan.

2.2.3 IDW
IDW shall be managed in accordance with the requirements of this Plan for RRM and non-RRM waste and in a manner that is consistent with the “Technical Approach for the Management of UMTRA Ground Water Investigation-Derived Wastes” (as revised for the UMTRA Ground Water project) and the EPA “Guide to Management of Investigation-Derived Waste.”

The “Technical Approach for the Management of UMTRA Ground Water Investigation-Derived Wastes” was developed, in part, for managing excess ground water by dispersing it on the ground near the well from which it originated. The “Guide to Management of Investigation-Derived Waste,” grants greater flexibility for returning contaminated IDW, such as excess soil generated during well drilling or trenching, to its point of origination in instances when these materials will be remediated at a later date.

A list of options for managing IDW is detailed below.

IDW that is RRM
IDW that is RRM is subject to the same management requirements as RRM with similar characteristics:
- IDW that is RRM that does not contain other hazardous components can be managed in a manner similar to other routine RRM and be disposed of at the disposal site. Alternately, such IDW that is solid, like RRM/soil, can be combined with similar RRM that is scheduled for remediation at a later date.
- IDW that is RRM/ground water that does not contain other hazardous components can be managed as RRM.
- IDW that is RRM suspected or confirmed to contain other hazardous components shall be managed in the same manner as the source material. When feasible, such IDW should be returned to or recombined with the source material.
• If circumstances warrant, such IDW can be containerized and stored near the source material until proper disposition is determined. IDW that is suspected or confirmed to contain other hazardous components shall not be combined with RRM that does not contain the same hazardous components. The requirements for managing RRM that contains other hazardous components are further explained in Section 3.0.

**IDW that is non-RRM**

IDW that is non-RRM waste must be evaluated to determine if it contains hazardous or toxic components. IDW that is non-RRM waste is subject to federal, state, and local requirements and regulations pertinent to the waste, as follows.

• IDW that is non-RRM waste that does not contain other hazardous components does not require any special management. Non-RRM IDW that is solid, such as trash, can be accumulated and disposed of in a municipal waste landfill.

• IDW that is non-RRM ground water that does not contain other hazardous components can be dispersed on the soil near the well from which the ground water was extracted.

• IDW that is non-RRM waste that contains other hazardous components must be managed in accordance with the hazardous waste regulations at 40 CFR 261 and the corresponding state of Utah hazardous waste regulations at UAC R315.

• IDW that is non-RRM ground water that contains other hazardous components that are not hazardous waste must be managed in accordance with the “Technical Approach for the Management of UMTRA Ground Water Investigation-Derived Wastes” (as revised for the UMTRA Ground Water project). That document provides procedures for determining whether such IDW can be dispersed on the soil near the well from which the ground water was extracted.

**2.2.4 Waste Acceptance Criteria**

1. Dispose of the following contaminated items at the disposal site, including tailings pile material bound for disposal site, subject to sizing, placement restrictions, and other special management as specified below.
   • Tailings, soil, organic soil matter, and rock fragments. Spread and compact as contaminated fill.
   • Plant material from tree removal, clearing, grubbing, and stripping. Process, size, and place as specified.
   • Pieces of wood, concrete, and masonry. Process, size, and place as specified.
   • Structural steel members and similar long items. Process, size, and place as specified.
   • Other structural debris, including building siding of various materials. Size and place as specified.
   • Pipes and ducts. Process, size, and place as specified.
   • Geomembranes and similar products from decommissioned ponds, ditches, and temporary facilities. Process and size as specified.
   • Tires excavated from or generated in the CAs. Process, size, and place as specified.
   • Free liquids that do not pass the paint filter test, but do not contain hazardous or suspect hazardous substances. Dewater or stabilize to pass the paint filter test before placement.
   • Sludge that requires stabilization for efficient handling, but does not contain hazardous or suspect hazardous substances. Stabilize as necessary before placement.
   • Containerized waste and already packaged asbestos. Handle and place as specified.
• Lead-based paint and objects coated with such paint. Place as specified for debris and oversized materials.
• Contaminated trash and debris from construction operations, including contaminated PPE. Place as specified.
• Other materials as directed by the Operations/Site Manager.

2. Dispose of the contaminated materials listed below in the disposal site only if specified procedures for hazardous or suspect hazardous substances have been observed and if suitable pre-treatment has been performed. Disposal is subject to sizing, placement, restrictions, and other special management as specified.
• Free liquids or sludges containing hazardous or suspect hazardous substances.
• Used oil, volatile organic compounds, and similar wastes.
• Asbestos requiring protective packaging.
• Liquid polychlorinated biphenyl (PCB) compounds.
• Automotive batteries.
• Materials with highly concentrated contaminants, such as metallic sludge.
• Substances that may pose imminent safety or health hazards.

3. Do not dispose of the materials described below in the disposal site.
• Equipment that can be readily decontaminated.
• Uncontaminated material used by the Project in the course of its activities.
• Materials containing hazardous or suspect hazardous substances that have not been properly characterized or subjected to suitable pretreatment.
• With DOE concurrence, other materials considered by the RAC to be unsuitable for disposal in the disposal site.

4. Materials placed in the disposal site must be processed and sized as indicated.
• Wood, concrete, and masonry: Cut or break up to a maximum 3-foot size measured in any direction.
• Structural steel members, pipes, ducts, and other long items: Cut into maximum 10-foot lengths.
• Concrete, clay tile, and other pipe: Crush concrete and clay tile pipe. Crush other pipes and ducts that are 6 inches or greater in diameter, or, if crushing is impractical, cut pipes and ducts in half longitudinally. Do not crush asbestos-cement pipe.
• Rubber tires: Cut into two halves around the circumference.
• Geomembranes and other sheet material: Cut into strips a maximum of 4 feet wide by 4 feet long.
• Tree limbs four inches in diameter and larger: Cut into maximum 10-foot lengths.

5. With DOE concurrence, the RAC will determine the acceptability of contaminated material not falling clearly under any of the waste acceptance criteria.

6. In specific cases, the RAC, with DOE concurrence, may direct that materials subject to special management, with or without pretreatment, be disposed off site and not within the disposal site.
2.3 Waste Minimization and Pollution Prevention

Waste minimization and pollution prevention are also part of the waste management strategy. Activities shall be evaluated to identify waste minimization/pollution prevention opportunities. Potential improvements must be warranted, feasible, and cost effective to be implemented.

An important waste minimization/pollution prevention method that will be continually used is keeping materials and wastes, especially materials and wastes containing hazardous components (e.g., chemicals, petroleum products, batteries), free of radioactive contamination whenever possible. Materials and wastes should not enter the CA unless required. Materials and wastes that must be taken into the CA should be protected from becoming radioactively contaminated or should be decontaminated if feasible and cost effective.

Other waste minimization/pollution prevention methods that could be used are listed below in order of preference.
1. Source reduction by methods such as product substitution, inventory control, or equipment replacement or modification.
2. Recycling (Metals must be approved for recycling by the Radiological Control Manager).
3. Decontamination.
4. Treatment.

Site-specific planning documents should provide recommendations for waste minimization/pollution prevention practices as applicable to the particular activities being planned. Waste minimization and pollution prevention activities should be documented as memoranda to file as a means of tracking the performance and progress of these efforts.

The general waste-management strategy is summarized in a flowchart in Figure 2.

3.0 Identification and Management of Suspected Hazardous RRM and HRRM

Suspected Hazardous RRM (SHRRM) is RRM encountered during remediation that is suspected of containing hazardous or toxic components that pose a significant and unacceptable risk to workers or the environment. As a BMP, further evaluation of this material is required. HRRM is RRM confirmed to contain hazardous or toxic components. This section discusses the requirements for identifying and managing SHRRM and HRRM.

3.1 SHRRM

The Project recognizes that it does not have a complete understanding of all waste management processes/practices that were utilized at the Moab site. After a review of available information, materials that may be encountered include asbestos, PCBs, laboratory chemicals, unknown petroleum products, or unknown chemicals related to ore processing.
Figure 2. General Waste Management Strategy

Is Waste RRM? (residual radioactive material)

No

Are hazardous or toxic components present?

Yes

No

Solid Waste

Yes

Implement extra management strategies as required (characterization, handling, storage, record keeping, etc.)

Regulated Waste

Are hazardous or toxic components present?

No

Yes

Routine RRM

Suspected hazardous RRM or hazardous RRM

Disposition Options

Recycle/Reuse*
Dispose of off site in appropriate licensed facility

Disposition Options

Recycle/Reuse*
Dispose of off site in municipal landfill

Disposition Options

Disposal in the Crescent Junction disposal cell
Decontaminate*
Recycle/Reuse*
Dispose of off site in appropriate licensed facility**

Disposition Options

Decontaminate*
Recycle/Reuse*
Dispose of off site in appropriate licensed facility**

*Metals must be approved for recycling by the Radiological Control Manager
*If feasible and cost effective
**Requires DOE concurrence and must meet disposal cell WAC
SHRRM may be indicated as a result of historical evidence, pre-remediation characterization or operational activities, or remediation activities. Certain historical information indicates particular areas within the CA may have been used for disposal of laboratory wastes, demolition debris, petroleum products, or trash. Trash and petroleum-contaminated soils have been encountered in the CA during some radiological investigations. The initial response to SHRRM includes the SIN principal: “Safety first and always, Isolate and deny entry, Notifications.” Personal protective equipment (PPE) requirements associated with the identification and initial response to SHRRM and HRRM will comply with the Moab UMTRA Project Respiratory Protection Program (DOE-EM/GJ1620) and the Moab UMTRA Project Health and Safety Suspected Hazardous Residual Radioactive Material Response Procedure (DOE-EM-GJRAC2160).

The requirements for managing SHRRM include proper notification, mitigation, identification, delineation, evaluation, and hazard determination.

3.1.1 Notification
Once it has been determined that SHRRM may be present, the Operations/Site Manager, site H&S personnel, and DOE shall be notified. Work shall be temporarily halted in the area of the potential SHRRM and continued in another area if necessary.

3.1.2 Mitigation
Whenever potential SHRRM is observed, the first priority is worker health and safety. All reasonable measures shall be taken to ensure workers do not undergo unnecessary or unacceptable exposure to hazards. H&S will mitigate worker hazards by identifying and implementing protective measures when potential SHRRM is managed, such as when handling, excavating, or moving this material. Management of SHRRM also includes proper storage, disposition evaluation, and if applicable, mitigation of the hazardous material. Mitigation activities will be directed by Integrated Work Plan/Job Safety Analysis (IWP/JSA) or sampling and analysis plans per the Health and Safety Suspected Hazardous Residual Radioactive Material Response Procedure.

3.1.3 Identification
The decision to designate RRM as SHRRM shall be made on a case-by-case basis, contingent upon the circumstances and taking into consideration the following factors.

- SHRRM should be distinguishable from surrounding “normal” RRM by physical characteristics, such as color, texture, consistency, “crystal” growth, or odor that indicates the presence of an un-natural, manmade substance (e.g., a chemical), or by the presence of stressed vegetation or dead wildlife potentially attributable to such substances.
- SHRRM may be identified by observations and/or physical indications experienced among workers, such as skin irritation, respiratory irritation, headaches, dizziness, nausea, or unusual taste or smell (though SHRRM or HRRM may not affect workers to any noticeable degree).
- Field instrumentation measurements or field test kit results may indicate that SHRRM is present (e.g., photoionization detector measurements, Draeger tube results).
- There should be a significant quantity or concentration of suspicious material to qualify as SHRRM; that is, a connected deposit of significant depth, area, or concentration (i.e., the physical characteristics that make it distinguishable from surrounding RRM is of significant intensity of color, odor). This quantity is not definable, but will be based on the particular circumstances.
• SHRRM may involve distinct units or containers (e.g., 55-gallon drums) that are intact and filled (or partially filled) or damaged and leaking.

RRM that simply appears different from surrounding RRM (i.e., different soil types, such as silt and clay) would not necessarily be suspected of containing hazardous or toxic components that are worth evaluating further. The other factors listed above also must be considered. SHRRM may be indicated because one or a combination of these factors is applicable. Depending on the circumstances, it may be necessary to temporarily halt work in the area where potential SHRRM is encountered until the identification process is completed. If possible, work should continue in another area.

A record (e.g., field logbook) shall be maintained that documents the decision-making process used for determining whether a particular RRM qualifies as SHRRM.

The Operations/Site Manager or designee shall specify qualified staff from among the Project and functional groups (Radiological Control, H&S, EC, or Operations groups) that are responsible for identifying SHRRM. These may include the following:

- Operations/Site Manager or designee.
- Radiological Control Supervisor or designee.
- H&S Manager or designee.
- EC Manager or designee.
- Operations field personnel.
- Remediation subcontractor personnel.

Those designated with the authority and responsibility to identify SHRRM shall receive appropriate training for performing these duties.

3.1.4 Delineation
Once SHRRM has been identified, the Operations/Site and H&S Managers shall delineate and isolate the SHRRM in situ in an area designated as a Best Management Practice Area (BMPA). The purpose of a BMPA is to segregate and temporarily store SHRRM so that these materials can be further evaluated to determine if HRRM exists. If deemed necessary, the SHRRM may be moved into a BMPA at another location to facilitate continued remediation near the affected area and/or to enable more successful evaluation of the SHRRM. Further information is provided about the BMPA in Section 3.4. The Operations/Site Manager shall notify the contractor Project and EC Managers when SHRRM is identified.

3.1.5 Hazard Evaluation
Once the SHRRM has been delineated and the appropriate personnel have been notified, the Operations/Site Manager, H&S Manager, and the EC Manager will work cooperatively to determine how to further investigate the SHRRM to determine if it is HRRM. The investigation approach will vary depending on the circumstances. The SHRRM must be fully characterized by additional field testing or collecting samples for laboratory analysis. Field characterization activities will be directed by IWP/JSA or sampling and analysis plans in compliance with the Health and Safety Suspected Hazardous Residual Radioactive Material Response Procedure. EC is responsible for taking the lead in researching and recommending the evaluation approach.
3.1.6 Hazard Determination
SHRRM shall be further investigated as agreed to by the Operations/Site Manager, H&S Managers and EC Manager. This group assesses the results of SHRRM investigations and determines whether this material qualifies as HRRM. The Operations/Site Manager and other appropriate contractor staff will make an HRRM recommendation to DOE. DOE has final concurrence authority for identifying material as HRRM.

3.2 HRRM
The requirements for managing HRRM include proper storage, disposition evaluation, and if applicable, mitigation. Similar to SHRRM, managing HRRM activities will be directed by IWPs/JSAs or sampling and analysis plans in compliance with the Health and Safety Suspected Hazardous Residual Radioactive Material Response Procedure.

3.2.1 Storage
Once HRRM has been identified, it will remain stored in a BMPA until final disposition. HRRM must remain segregated from other RRM in a BMPA to ensure additional HRRM is not created. Further information is provided about the BMPA in Section 3.4.

3.2.2 Disposition Evaluation
Once HRRM has been identified, further evaluation must be performed to determine the appropriate disposition of this material. DOE, the Operations/Site Managers, H&S Manager, and EC Manager shall evaluate each instance of HRRM on a case-by-case basis to determine appropriate disposition. Disposition options may include the following:
- Disposal of HRRM at the Crescent Junction disposal site without any special hazard mitigation other than that required to protect workers.
- Mitigation of the environmental hazards posed by HRRM before disposal at the Crescent Junction disposal site.
- Unforeseen circumstances may justify the disposal of particularly hazardous RRM in an appropriate off-site facility.

The contractor shall obtain DOE concurrence for the preferred HRRM disposition option before its implementation.

3.2.3 Mitigation
If deemed necessary, the environmental hazards posed by HRRM shall be mitigated. The contractor shall obtain DOE concurrence for any treatment methods and treatment performance levels proposed for HRRM. The Operations/Site Managers, H&S Managers, and EC shall oversee the performance of mitigation measures. The effectiveness of the mitigation measures shall be verified before disposal of this material at the Crescent Junction disposal site. Figure 3 is a flowchart that illustrates the process for identifying and managing SHRRM and HRRM.

3.3 BMPA
As stated previously, a BMPA is a distinct location established for temporarily managing SHRRM or HRRM. SHRRM is managed in a BMPA so that it may be evaluated to confirm the presence of hazardous or toxic components.
Confirmed HRRM is managed in a BMPA until final disposition of this material can be determined. Mitigation of the hazardous components in RRM, such as by treatment, is conducted within a BMPA. Establishment of a BMPA enables remediation to continue in surrounding non-hazardous RRM, reduces the chance that HRRM will spread into surrounding non-hazardous areas, and reduces hazards to workers.

Possible features of a BMPA are described below.
- A BMPA may be established at the original location of the SHRRM or HRRM. Alternately, if deemed necessary, these materials may be relocated to a BMPA that is segregated from the original location.
- SHRRM or HRRM may be stored in a BMPA in different ways, such as in bulk piles or in containers (e.g., drums, roll-off bins).
- Multiple BMPAs may be established to manage multiple types of SHRRM or HRRM, such as uranium mill tailings, soil, chemicals, equipment, debris, or miscellaneous other materials.

A summary of management controls required for a BMPA is described below.
- A BMPA shall be a delineated and posted area (i.e., a BMPA will typically be a roped-off area with an identifying sign).
- If deemed necessary and feasible, a BMPA will be bermed and plastic-lined to minimize the release of SHRRM or HRRM to the surrounding environment.
- If deemed necessary and feasible, SHRRM or HRRM in a BMPA will be covered with plastic sheeting or a tarp, containerized, or otherwise protected to minimize release to the surrounding environment.
- All containers of SHRRM or HRRM in a BMPA shall be marked or labeled with identifying information.
- SHRRM or HRRM in a BMPA shall be tracked through the use of an inventory that will be updated as SHRRM or HRRM enters or leaves a BMPA.
- SHRRM or HRRM in a BMPA shall be inspected as necessary to determine hazard conditions, ensure the integrity of containers, and minimize releases to the surrounding environment.
Figure 3. Management Process for SHRRM and HRRM

Step 1: Suspicious RRM encountered during remediation
- Ops Supv notifies H&S and OM, OM notifies RadCon, DOE and PM
- H&S mitigates worker hazard if necessary
- Temporarily halt work, move excavation activities if necessary

Step 2: Evaluate RRM to determine if it is SHRRM

Step 3: SM, H&S, FS, RAC, ES
- Delineate and secure SHRRM in a BMPA in situ
- Relocate SHRRM if necessary
- Establish controls in BMPA as necessary to protect workers and/or prevent spread of SHRRM from BMPA

Step 4: Is SHRRM present?
- Yes
  - Release area, continue usual remediation activities
- No

Step 5: SM, H&S, RAC
- OM notifies EC about SHRRM

Step 6: Determine how to further investigate SHRRM

Step 8: ES, H&S, SM
- Investigate SHRRM to determine if it is HRRM

Step 9: ES, H&S, PM
- Evaluate SHRRM investigation results

Step 10: Is HRRM present?
- Yes
  - PM notifies DOE about HRRM
  - Evaluate disposition options for HRRM
  - No
    - Release area, continue usual remediation activities

Step 11: Is HRRM present?
- Yes
  - Perform mitigation measures
  - Confirm mitigation measures are effective
  - Disposal in Crescent Junction cell (DOE must concur)
  - Release area, continue usual remediation activities
- No

Step 12: DOE, PM, SM, ES, H&S
- Evaluate disposal options for HRRM

Step 13: On-site disposition? (DOE must concur)
- Yes
  - Further mitigate worker or environmental hazard in HRRM?
    - Yes
      - Perform mitigation measures
      - Confirm mitigation measures are effective
      - Disposal in Crescent Junction cell (DOE must concur)
    - No
      - Release area, continue usual remediation activities
- No

Step 14: Further mitigate worker or environmental hazard in HRRM?
- Yes
  - Perform mitigation measures
  - Confirm mitigation measures are effective
  - Disposal in Crescent Junction cell (DOE must concur)
- No

Step 15: ES, H&S, SM
- EC arranges for off-site disposal

Step 16: ES, H&S, SM
- Release area, continue usual remediation activities

BMPA = Best Management Practice Area
EC = Environmental Compliance
OM = Operations Manager
H&S = Health and Safety
HRRM = hazardous residual radioactive material
PM = Project Manager
RadCon = Radiological Controls Supervisor
SHRRM = suspected hazardous residual radioactive material
CJ = Crescent Junction

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4.0 Definitions

**Best Management Practice Area (BMPA)** – For the purposes of this Plan, a BMPA is a location for temporarily managing RRM suspected of being combined or that is combined with a hazardous or toxic component until further evaluation or disposition of this material is completed.

**Contamination area (CA)** – An area containing removable surface (radioactive) contamination at levels greater than those identified in 10 CFR 835, Appendix D, “Limits.”

**Decontamination** – For the purposes of this Plan, decontamination refers to the removal of radioactive material.

**Hazardous residual radioactive material (HRRM)** – For the purposes of this Plan, hazardous RRM refers to RRM combined with a hazardous or toxic component other than radioactivity, such as hazardous chemicals, PCBs, asbestos, or unknown petroleum products.

**Hazardous waste** – A solid waste, as defined in 40 CFR 261.2, which meets the definition of hazardous waste at 40 CFR 261.3. This generally refers to an RCRA characteristic or listed hazardous waste, as defined in 40 CFR 261 Subparts C and D.

**Investigation-derived waste (IDW)** – Waste generated in the field as a result of site assessment, characterization, and monitoring activities.

**Non-residual radioactive material (non-RRM) waste** – Waste that does not meet the definition of RRM. Generally, non-RRM waste is either a solid waste or a regulated waste.

**Regulated waste** – For the purposes of this Waste Management Plan, regulated waste generally refers to any waste that is not RRM, but has a hazardous or toxic component that is regulated by certain environmental statutes, such as an RCRA characteristic or listed hazardous waste or a TSCA toxic substance (e.g., PCBs).

**Residual radioactive material (RRM)** – UMTRCA and 40 CFR 192 define RRM. Specifically, UMTRCA Section 101(7) and 40 CFR 192.01(a) define RRM as (1) waste the Secretary of Energy determines to be radioactive in the form of tailings resulting from the processing of ores for extraction of uranium and other valuable constituents of the ores; and (2) other wastes the Secretary of Energy determines to be radioactive at a processing site which relate to such processing, including any residual stock of unprocessed ores or low-grade materials.

**Solid waste** – Any material that meets the definition of solid waste provided in 40 CFR 261.2. For the purposes of this Plan, solid waste generally refers to any waste that is not RRM and not combined with a regulated hazardous or toxic component.

**Suspected HRRM (SHRRM)** – For the purposes of this Plan, SHRRM refers to RRM suspected of containing a hazardous or toxic component other than radioactivity.

**Universal waste** – A category of waste materials designated as “hazardous waste” that consists of very common materials, such as batteries, mercury containing thermostats, and fluorescent lamps.
5.0 References


DOE (U.S. Department of Energy), Moab UMTRA Project Respiratory Protection Program (DOE EM/GJ1620).


DOE (U.S. Department of Energy), Order 436.1, “Departmental Sustainability.”


UAC R313-15 (Utah Administrative Code), “Standards for Protection Against Radiation, Dose Limits for Individual Members of the Public.”