Addendum to the Closure Report for Corrective Action Unit 356: Mud Pits and Disposal Sites Nevada Test Site, Nevada

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Revision No.: 0

October 2008

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ADDENDUM TO THE CLOSURE REPORT
FOR CORRECTIVE ACTION UNIT 356:
MUD PITS AND DISPOSAL SITES
NEVADA TEST SITE, NEVADA

U.S. Department of Energy
National Nuclear Security Administration
Nevada Site Office
Las Vegas, Nevada

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Addendum to the Closure Report for Removal of the Use Restriction

This document constitutes an addendum to the November 2002, Closure Report for Corrective Action Unit 356: Mud Pits and Disposal Sites as described in the document Recommendations and Justifications for Modifications for Use Restrictions Established under the U.S. Department of Energy, National Nuclear Security Administration Nevada Site Office Federal Facility Agreement and Consent Order (UR Modification document) dated February 2008. The UR Modification document was approved by NDEP on February 26, 2008. The approval of the UR Modification document constituted approval of each of the recommended UR modifications. In conformance with the UR Modification document, this addendum consists of:

- This cover page that refers the reader to the UR Modification document for additional information
- The cover and signature pages of the UR Modification document
- The NDEP approval letter
- The corresponding section of the UR Modification document

This addendum provides the documentation justifying the cancellation of the URs for:

- CAS 03-04-01, Area 3 Change House Septic System
- CAS 03-09-04, Mud Pit

These URs were established as part of Federal Facility Agreement and Consent Order (FFACO) corrective actions and were based on the presence of contaminants at concentrations greater than the action levels established at the time of the initial investigation (FFACO, 1996; as amended August 2006).

Since these URs were established, practices and procedures relating to the implementation of risk-based corrective actions (RBCA) have changed. Therefore, these URs were re-evaluated against the current RBCA criteria as defined in the Industrial Sites Project Establishment of Final Action Levels (NNSA/NSO, 2006c). This re-evaluation consisted of comparing the original data (used to define the need for the URs) to risk-based final action levels (FALs) developed using the current Industrial Sites RBCA process.

The re-evaluation resulted in a recommendation to remove these URs because contamination is not present at these sites above the risk-based FALs. Requirements for inspecting and maintaining these URs will be canceled, and the postings and signage at each site will be removed. Fencing and posting may be present at these sites that are unrelated to the FFACO URs such as for radiological control purposes as required by the NV/YMP Radiological Control Manual (NNSA/NSO, 2004f). This modification will not affect or modify any non-FFACO requirements for fencing, posting, or monitoring at these sites.
Nevada Environmental Restoration Project

Recommendations and Justifications for Modifications for Use Restrictions Established under the U.S. Department of Energy, National Nuclear Security Administration Nevada Site Office

Federal Facility Agreement and Consent Order

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February 2008

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Environmental Restoration Project
Recommendations and Justifications for Modifications for Use Restrictions Established under the U.S. Department of Energy, National Nuclear Security Administration Nevada Site Office
Federal Facility Agreement and Consent Order

Approved by: /s/ Kevin J. Cabble
Kevin J. Cabble
Federal Sub-Project Director
Industrial Sites Sub-Project
Date: 02/05/2008

Approved by: /s/ John B. Jones
John B. Jones
Acting Federal Project Director
Environmental Restoration Project
Date: 02/04/2008
February 26, 2008

John B. Jones
Acting Federal Project Director
Environmental Restoration Project
National Nuclear Security Administration
Nevada Site Office
P. O. Box 98518
Las Vegas, NV 89193-8518

RE: Approval of Recommendations and Justifications for Modifications for Use Restrictions Established under the U.S. Department of Energy, National Nuclear Security Administration, Nevada Site Office Federal Facility Agreement and Consent Order

Dear Mr. Jones:

The Nevada Division of Environmental Protection, Bureau of Federal Facilities (NDEP) staff has received and reviewed the February 2008 final report for Recommendations and Justifications for Modifications for Use Restrictions Established under the U.S. Department of Energy, National Nuclear Security Administration, Nevada Site Office. The NDEP approves the requested changes to the previously agreed upon use restrictions for those Corrective Action Sites (CASs) as described in the report.

Address any questions regarding this matter to either Ted Zaferatos at (702) 486-2850, ext. 234, or me at (702) 486-2850, ext. 231.

Sincerely

/s/ Tim Murphy

T.H. Murphy
Chief
Bureau of Federal Facilities

TZ

cc: E.F. DiSanza, WMP, NNSA/NSO
    FFACO Group, PSG, NNSA/NSO, Las Vegas, NV
    David C. Loewer, DTRA/CXT1, M/S 645, Mercury, NV
    W.R. Griffin, SNJV/DTRA, M/S 645, Mercury, NV
    T.A. Thiele, NSTec, Las Vegas, NV
    R.F. Boehlecke, SNJV, Las Vegas, NV
    K. J. Cabble, ERP, NNSA/NSO, Las Vegas, NV
    John Wong, Jeff MacDougall, Dennis Nicodemus, NDEP Las Vegas, NV
15.0 CAU 356, CAS 03-04-01 – Area 3 Change House Septic System

15.1 CAS Description

The Area 3 Change House Septic System consists of a dual-chambered, steel septic tank; a concrete manhole south of the septic tank; two leachfields (referred to as the “previous leachfield” and the “fenced leachfield”); a concrete skimmer box at the proximal end of the fenced leachfield; and associated piping both upstream and downstream of the septic tank. The system was initially constructed in the 1960s and received effluent from at least nine Area 3 Camp buildings and trailers until its abandonment in 1991. In 1989, an unpermitted lagoon formed above the fenced leachfield as a consequence of excessive flow and saturated conditions. A new septic system was proposed, but not implemented due to the impending relocation of the Area 3 Camp to Area 6. Temporary remediation of the existing system consisted of evacuating the septic tank of fluids to be treated at other NTS facilities until the camp was abandoned. The temporary remediation efforts resulted in no additional percolation of effluent above ground surface (NNSA/NV, 2002a).

15.2 Current Use Restriction Description

The future use of any land affected by this UR is restricted from any DOE or Air Force activity that may alter or modify the containment control, as approved by the state and identified in the CAU CR or other CAU documentation, unless appropriate concurrence is obtained in advance. Orange snow fencing was installed around the 100-by-75-ft perimeter of the fenced leachfield. Use restriction signs were posted on permanent posts/poles on each side of the fenced leachfield. There is no annual monitoring or inspection requirements associated with the UR (NNSA/NV, 2002a).

15.3 Basis for Current Use Restriction

Twenty-three soil samples were collected and analyzed for VOCs, SVOCs, RCRA metals, TPH (DRO and GRO), isotopic Pu, isotopic U, isotopic Am, and gamma spectrometry. One analytical result indicated the presence of TPH (DRO) (400 mg/kg) contamination exceeding the NDEP action level of 100 mg/kg at one location. No VOCs or SVOCs were detected above PALs. Arsenic was detected above the PAL of 2.7 mg/kg in all samples analyzed, but all concentrations were within the range considered representative of ambient conditions at the site. Therefore, arsenic is not considered to be a basis for this UR. The radionuclides Am-241, Pu-238, and Pu-239/240 exceeded their respective PALs. The PALs for the radionuclides were...
established in the CAIP as any activity distinguishable from undisturbed background activity (NNSA/NV, 2002a).

Table 15-1 contains analytical results of all COCs that are the basis for the current UR. The sample matrix for all samples is soil.

Table 15-1
Sample Results for COCs at CAS 03-04-01 Used To Establish Current Use Restriction

<table>
<thead>
<tr>
<th>Sample ID</th>
<th>Depth (ft bgs)</th>
<th>Pu-238 PAL 0.05 pCi/g</th>
<th>Pu-239/240 PAL 0.106 pCi/g</th>
<th>Am-241 PAL 0.05 pCi/g</th>
<th>TPH (DRO) PAL 100 mg/kg</th>
</tr>
</thead>
<tbody>
<tr>
<td>356003</td>
<td>5.0 - 5.5</td>
<td>--</td>
<td>0.485 ± 0.14 (J)</td>
<td>0.639 ± 0.20</td>
<td>--</td>
</tr>
<tr>
<td>356005</td>
<td>5.25 - 5.75</td>
<td>--</td>
<td>--</td>
<td>2.44 ± 0.38</td>
<td>--</td>
</tr>
<tr>
<td>356012</td>
<td>0.0 - 0.5</td>
<td>--</td>
<td>--</td>
<td>--</td>
<td>400 (J)</td>
</tr>
<tr>
<td>356013</td>
<td>0.0 - 0.5</td>
<td>--</td>
<td>--</td>
<td>1.76 ± 0.41 (J)</td>
<td>--</td>
</tr>
<tr>
<td>356016</td>
<td>4.0 - 4.5</td>
<td>--</td>
<td>--</td>
<td>4.08 ± 0.53 (J)</td>
<td>--</td>
</tr>
<tr>
<td>356095</td>
<td>5.0 - 5.5</td>
<td>--</td>
<td>0.435 ± 0.12 (J)</td>
<td>3.64 ± 1.8</td>
<td>--</td>
</tr>
<tr>
<td>356204</td>
<td>0.0 - 0.5</td>
<td>0.049 ± 0.026</td>
<td>0.211 ± 0.058</td>
<td>--</td>
<td>--</td>
</tr>
<tr>
<td>356205</td>
<td>0.0 - 0.5</td>
<td>--</td>
<td>0.226 ± 0.058</td>
<td>0.053 ± 0.027</td>
<td>--</td>
</tr>
<tr>
<td>356207</td>
<td>0.0 - 0.5</td>
<td>0.117 ± 0.042</td>
<td>1.38 ± 0.23</td>
<td>0.173 ± 0.052</td>
<td>--</td>
</tr>
<tr>
<td>356209</td>
<td>0.0 - 0.5</td>
<td>0.469 ± 0.094</td>
<td>16.5 ± 2.3</td>
<td>2.23 ± 0.34</td>
<td>--</td>
</tr>
</tbody>
</table>

Am = Americium
bgs = Below ground surface
DRO = Diesel-range organics
ft = Foot
mg/kg = Milligrams per kilogram
J = Estimated value
-- = No detect above action levels

15.4 Basis for Use Restriction Modification

The revised FALs for radionuclides listed in Table 12-2 were established based on the PALs presented in Section 2.2.1.

The revised FALs associated with the TPH contamination were established based on the PALs of hazardous constituents of TPH diesel as described in Section 2.2.2. Hazardous constituents of TPH diesel were not detected in any of the samples at concentrations greater than their respective PALs (NNSA/NV, 2002a).
Therefore, no contaminants are present at this site in concentrations exceeding the revised FALs, and all revised FALs were established at the PAL concentrations.

Table 15-2 presents the sample results that are the basis for the current UR was based and demonstrate that none exceed the revised FALs.

<table>
<thead>
<tr>
<th>Sample ID</th>
<th>Depth (ft bgs)</th>
<th>Pu-238</th>
<th>Pu-239/240</th>
<th>Am-241</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Revised FAL</td>
<td>Revised FAL</td>
<td>Revised FAL</td>
</tr>
<tr>
<td></td>
<td></td>
<td>13 pCi/g</td>
<td>12.7 pCi/g</td>
<td>12.7 pCi/g</td>
</tr>
<tr>
<td>356003</td>
<td>5.0 - 5.5</td>
<td>--</td>
<td>0.485 ± 0.14 (J)</td>
<td>0.639 ± 0.20</td>
</tr>
<tr>
<td>356005</td>
<td>5.25 - 5.75</td>
<td>--</td>
<td>--</td>
<td>2.44 ± 0.38</td>
</tr>
<tr>
<td>356013</td>
<td>0.0 - 0.5</td>
<td>--</td>
<td>--</td>
<td>1.76 ± 0.41 (J)</td>
</tr>
<tr>
<td>356016</td>
<td>4.0 - 4.5</td>
<td>--</td>
<td>--</td>
<td>4.08 ± 0.53 (J)</td>
</tr>
<tr>
<td>356095</td>
<td>5.0 - 5.5</td>
<td>--</td>
<td>0.435 ± 0.12 (J)</td>
<td>3.64 ± 1.8</td>
</tr>
<tr>
<td>356204</td>
<td>0.0 - 0.5</td>
<td>0.049 ± 0.026</td>
<td>0.211 ± 0.058</td>
<td>--</td>
</tr>
<tr>
<td>356205</td>
<td>0.0 - 0.5</td>
<td>--</td>
<td>0.226 ± 0.058</td>
<td>0.053 ± 0.027</td>
</tr>
<tr>
<td>356207</td>
<td>0.0 - 0.5</td>
<td>0.117 ± 0.042</td>
<td>1.38 ± 0.23</td>
<td>0.173 ± 0.052</td>
</tr>
<tr>
<td>356209</td>
<td>0.0 - 0.5</td>
<td>0.469 ± 0.094</td>
<td>16.5 ± 2.3</td>
<td>2.23 ± 0.34</td>
</tr>
</tbody>
</table>

Am = Americium  
ID = Identification  
bgs = Below ground surface  
FAL = Final action level  
f = Foot  
J = Estimated value  
-- = No detects above original action levels

15.5 Proposed Modification

Remove the FFACO UR and associated fencing and postings.
16.0 CAU 356, CAS 03-09-04 – Mud Pit

16.1 CAS Description

Corrective Action Site 03-09-04 consists of one mud pit that received drill cuttings, drilling fluid, and/or circulated drilling materials during pre-test drilling activities. The mud pit is located west of the potential crater area for U3gi in Area 3 at the NTS. The mud pit is bermed, and tumbleweeds obscure the pit surface. The mud pit is associated with the pre-test drilling activities of either the Tuloso weapons test emplacement hole or the exploratory hole, which were drilled in 1971 and 1972 before the test. Soil originally excavated during construction of the mud pit forms a dirt mound on the southwest margin of the mud pit (NNSA/NV, 2001d).

16.2 Current Use Restriction Description

The future use of any land affected by all URs in this CAU is restricted from any DOE or Air Force activity that may alter or modify the containment control, as approved by the state and identified in the CAU CR or other CAU documentation, unless appropriate concurrence is obtained in advance. The UR is defined as the perimeter of the mud pit (approximately 35 by 105 ft). Three-strand wire fencing approximately 4 ft high was emplaced around the perimeter. Use restriction signs were attached to the top strand of the wire fence on each side of the mud pit. There are no monitoring or inspection requirements associated with this UR (NNSA/NV, 2002a).

16.3 Basis for Current Use Restriction

Samples were analyzed for the Streamlined Approach for Environmental Restoration (SAFER) Plan-specified COPCs, which included total VOCs, total SVOCs, total RCRA metals, TPH (DRO and GRO), isotopic U, isotopic Pu, and gamma spectroscopy; and for PCBs, which were not required by the SAFER Plan. Total petroleum hydrocarbons were the only COPC detected above PALs, except for arsenic. Two samples and the field duplicate exceeded the TPH PAL of 100 mg/kg, and TPH was determined to be a COC. The concentration of TPH ranged from 160 to 200 mg/kg. No VOCs or SVOCs were detected above PALs. The concentrations of arsenic above the PAL of 2.7 mg/kg were within the range considered representative of ambient conditions at the site. Therefore, arsenic is not considered to be a basis for this UR (NNSA/NV, 2002a).

Table 16-1 contains analytical results of all COCs at CAS 03-09-04 that are the basis for the current UR. The sample matrix for all samples is soil.
Table 16-1
Sample Results for COCs at CAS 03-09-04
Used To Establish Current Use Restriction

<table>
<thead>
<tr>
<th>Sample ID</th>
<th>Sample Location</th>
<th>Depth (ft bgs)</th>
<th>TPH (DRO)</th>
</tr>
</thead>
<tbody>
<tr>
<td>356050</td>
<td>Point of maximum accumulation</td>
<td>0.9 - 1.4</td>
<td>160</td>
</tr>
<tr>
<td>356051</td>
<td>Surface at point of maximum accumulation</td>
<td>0.0 - 0.5</td>
<td>170</td>
</tr>
<tr>
<td>356069 (FD of 356051)</td>
<td>Surface at point of maximum accumulation</td>
<td>0.0 - 0.5</td>
<td>200</td>
</tr>
</tbody>
</table>

bgs = Below ground surface  
DRO = Diesel-range organics  
FD = Field duplicate  
ft = Foot  
ID = Identification  
mg/kg = Milligrams per kilogram  
PAL = Preliminary action level  
TPH = Total petroleum hydrocarbons

16.4 Basis for Use Restriction Modification

The revised FALs associated with the TPH contamination were established based on the PALs of hazardous constituents of TPH diesel as described in Section 2.2.2. Hazardous constituents of TPH diesel were not detected in any of the samples at concentrations greater than their respective PALs (NNSA/NV, 2002a). Therefore, no contaminants are present at this site in concentrations exceeding the revised FALs, and all revised FALs were established at the PAL concentrations.

16.5 Proposed Modification

Remove the FFACO UR and associated fencing and postings from this site.
References

FFACO, see Federal Facility Agreement and Consent Order.


NNSA/NSO, see U.S. Department of Energy, National Nuclear Security Administration Nevada Site Office.


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