

INTEGRATED DISPOSAL FACILITY
APPENDIX 4CC5
FACILITY RESPONSE ACTION PLAN
CHANGE CONTROL LOG

Change Control Logs ensure that changes to this unit are performed in a methodical, controlled, coordinated, and transparent manner. Each unit addendum will have its own change control log with a modification history table. The “**Modification Number**” represents Ecology’s method for tracking the different versions of the permit. This log will serve as an up to date record of modifications and version history of the unit.

Modification History Table

Modification Date	Modification Number
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APPENDIX 4C5
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1 ~~4C.~~ C5 **FACILITY RESPONSE ACTION PLAN**

2 ~~4C.1.~~ C5.1 **Leakage Response Action Plan**

3 Washington Administrative Code (WAC) 173-303-665(9) regulations require the owner ~~of~~ or the operator
4 of a landfill unit to have an approved Response Action Plan (RAP) before receipt of waste. The RAP is a
5 site-specific plan that establishes actions to be taken if leakage through the upper (primary) lining system
6 of a landfill exceeds a certain rate. The intent of the RAP is to assure that any leachate that leaks through
7 the primary lining system will not migrate out of the landfill into the environment.

8 A key element of the RAP is the action leakage rate (ALR), a threshold value which triggers the
9 responses described in the RAP, but below which no special actions are required. Because landfill liner
10 systems have not yet been perfected, a small amount of leakage through the primary liner generally
11 occurs, despite the use of best available materials, construction techniques, and quality assurance
12 procedures. (This leakage is collected by the leachate detection system (LDS) system and removed from
13 the landfill.) Hence, the ALR is set at some level higher than normally expected leakage rates to serve as
14 an indicator that the primary lining system is not functioning as expected. Exceeding the ALR may reflect
15 serious failure of the primary lining system and indicates the need for investigation and possibly
16 corrective action while the problem is still manageable.

17 This RAP has been prepared in accordance with requirements of WAC 173-303-665(9). The requirements
18 for determining the ALR are contained in WAC 173-303-665(8) and the U.S. Environmental Protection
19 Agency (EPA) guidance document, *Action Leakage Rates for Leak Detection Systems* (EPA 530-R-92-
20 004).

21 The following sections establish the ALR and discuss response actions to be taken if the ALR is
22 exceeded.

23 ~~4C.1.1.~~ C5.1.1 **Action Leakage Rate**

24 Section C1.5.11 of Appendix C1, "Phase I Critical Systems Design Report," provides a detailed
25 discussion of the analysis to determine the ALR into the LDS for the Integrated Disposal Facility (IDF).
26 Based on this analyses, the ALR for ~~each~~ the IDF permitted cell is 206 gallons per acre per day, or
27 approximately 1,800 gallons per day per cell (each cell area is approximately 8.5 acres). This value
28 includes a factor of safety of 2 in accordance with EPA guidelines (57 FR 19). It is also much lower than
29 the LDS pump capacity. ~~Details of the calculation are presented in Appendix C.10.~~

30 In accordance with WAC 173-303-665(8)(b), the flow rate used to determine if the ALR has been
31 exceeded will be calculated as the average daily flow rate into the sump, expressed as gallons per acre per
32 day (unless the Washington State Department of Ecology [Ecology] approves a different calculation).
33 This calculation will be performed on a weekly basis during the active (operational) life of the landfill,
34 and monthly after the landfill has been closed. Post-closure frequency may be reduced if only minimal
35 amounts of leachate accumulate in the leak detection system sump. As outlined in WAC 173-303-
36 665(4)(c)(ii), during post-closure monitoring, if the liquid level in the LDS sump stays below the pump
37 operating level for two consecutive months, monitoring of the amount of liquid in the LDS sumps can be
38 reduced to at least quarterly. If the liquid level in the LDS sump stays below the pump operating level for
39 two consecutive quarters, monitoring of the amount of liquid in the LDS sumps can be reduced to at least
40 semiannually. Pump operating level is defined as a liquid level approved by Ecology, based on pump
41 activation level, sump dimensions, and level that minimizes head in the sump.

1 ~~4C.1.2.~~ C5.1.2 **Response Actions**

2 WAC 173-303-665(9) lists several required actions if the ALR is exceeded. In the event that the ALR is
3 exceeded, the U.S. Department of Energy (DOE) will:

- 4 • Notify Ecology in writing of the exceedance within 7 days of the determination.
- 5 • Submit a preliminary written assessment to Ecology within 14 days of the determination, as to the
6 amount of liquids, likely sources of liquids, possible location, size, cause of any leaks, and
7 short-term actions taken and planned.
- 8 • Determine, to the extent practicable, the location, size, and cause of any leak.
- 9 • Determine whether waste receipt should cease or be curtailed, whether any waste should be
10 removed from the unit for inspection, repairs, or controls, and whether or not the unit should be
11 closed.
- 12 • Determine any other short-term and longer-term actions to be taken to mitigate or stop any leaks.
- 13 • Within 30 days after the notification that the action leakage rate has been exceeded, submit to
14 Ecology the results of the analyses specified in bullets 3, 4, and 5 of this section, the results of
15 actions taken, and actions planned. Monthly thereafter, as long as the flow rate in the leak
16 detection system exceeds the action leakage rate, the owner or operator must submit to the
17 regional administrator a report summarizing the results of any remedial actions taken and actions
18 planned.

19 If the ALR is exceeded, DOE will submit the required notifications to Ecology, as stated above. The EPA
20 will also receive copies of this confirmation.

21 The leachate will be analyzed for Resource Conservation and Recovery Act (RCRA) constituents. If the
22 analytical results indicate that these constituents are present, and if the constituents can be traced to a
23 particular type of waste stored in a known area of the landfill, then it may be possible to estimate the
24 location of the leak. However, because the waste will meet land disposal restrictions, it will contain no
25 free liquids and will be stabilized or solidified, except as allowed by [Addendum B, "Waste Analysis
26 Plan." Appendix 3A, section 1.2](#). In addition, the canister(s) or other type of waste package(s) may not
27 undergo enough deterioration during the active life of the landfill to permit escape of its contents. For
28 these reasons, it is possible that the leachate may be clean or the composition too general to indicate a
29 specific source location.

30 If the source location cannot be identified, large-scale removal of the waste and operations layer to find
31 and repair the leaking area of the liner would be one option for remediation. However, this procedure
32 risks damaging the liner. In addition, waste would have to be handled, stored, and replaced in the landfill.
33 Backfill would need to be removed from around the waste packages to accomplish this. If the waste
34 packages are damaged during this process, the risk of accidental release may be high. For these reasons,
35 large scale removal of waste and liner system materials is not considered a desirable option and will not
36 be implemented except as a last resort.

37 The preferred options for remediation include covers and changes in landfill operating procedures. The
38 preferred alternative will depend on factors such as the amount of waste already in the landfill, the rate of
39 waste receipt, the chemistry of the leachate, the availability of other RCRA-compliant disposal facilities,
40 and similar considerations. Hence, at this time no single approach can be selected. If the ALR is
41 exceeded, potential options will be evaluated prior to selecting a remediation process. If necessary, an
42 interim solution will be implemented while the evaluation and permanent remediation is performed.
43 Examples of potential approaches include the following:

- 1 • The surface of the intermediate soil cover over the waste could be graded to direct runoff into a
2 shallow pond. The surface would then be covered with a discardable, temporary geomembrane
3 (e.g., 30-mil PVCpolyvinyl chloride or reinforced polypropylene). Precipitation water would be
4 pumped or evaporated from the pond and would not infiltrate the waste already in the landfill.
5 Waste packages would be placed only during periods of dry weather and stored temporarily at
6 other times. This type of approach would also be used, if necessary, to reduce leakage during the
7 time immediately after the ALR was exceeded, while other remediation options were being
8 evaluated.
- 9 • If the landfill was nearly full, partial construction of the final closure cover might be an option.
10 This would reduce infiltration into the landfill and possibly the leakage rate, if the cover was
11 constructed over the failed area.
- 12 • A layer of low-permeability soil could be placed over the existing waste, perhaps in conjunction
13 with a geomembrane, to create a second “primary” liner higher in the landfill. This new liner
14 would intercept precipitation and allow its removal.
- 15 • A rigid-frame or air-supported structure could be constructed over the landfill to ensure that no
16 infiltration occurred. Although costly, this approach might be less expensive than constructing a
17 new landfill.

18 In general, the selected remediation efforts would be those that are easiest to implement, with more
19 difficult or expensive options to be applied only if earlier approaches were not satisfactory.

20 ~~4C.2.~~ C5.2 References

21 EPA 530-R-92-004, *Action Leakage Rates for Leak Detection Systems*, U.S. Environmental Protection
22 Agency, Office of Solid Waste Management, Washington, D.C., January 29, 1992.

23 57 FR 19, *Liners and Leak Detection Systems for Hazardous Waste Land Disposal Units*,
24 U.S. Environmental Protection Agency, January 1992.

25 WAC 173-303, *Dangerous Waste Regulations, Washington Administrative Code, Olympia, Washington.*
26 Available at: <http://apps.leg.wa.gov/WAC/default.aspx?cite=173-303>.

27 303-665, *Landfills*.

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