ADDENDUM H
CLOSURE
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ADDENDUM H
CLOSURE

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ADDENDUM H

CLOSURE AND FINANCIAL ASSURANCE

This addendum is the closure plan for the River Protection Project Waste Treatment Plant (WTP). This closure plan describes the activities that are necessary to close the WTP. The procedures and estimated times to complete these activities are discussed in this plan. The closure plan will be updated and submitted prior to the initial receipt of dangerous and/or mixed waste to meet Compliance Schedule Item 8.

This closure plan is provided in compliance with the applicable requirements of the Washington Administrative Code (WAC) 173-303-610, -620, and –806. The closure plan is specifically required to be included by WAC 173-303-806 (4)(a)(xiii). This plan is also intended to demonstrate compliance with Conditions II.J and III.10.C.8 of the Hanford Facility Dangerous Waste Permit (Site-wide Permit).

With several exceptions, this plan follows the format of a typical closure plan as outlined in the Dangerous Waste Permit Application Requirements for Facilities Which Store and/or Treat Dangerous Wastes in Tank Systems and Containers (Ecology 1996). The exceptions are the exclusion of sections that do not apply to the WTP (financial assurance, liability, “already closed disposal unit”, and post-closure requirements), and the addition of new sections not addressed in the guidance (closure of tank, container storage, and containment building units).

H.1.0 INTRODUCTION

This closure plan identifies the steps and procedures necessary to completely close the WTP at any point in its active life. This includes the removal of dangerous and mixed waste and the decontamination of the permitted units, ancillary equipment, and containment systems. The closure activities will be consistent with the requirements of the WTP deactivation plan, and the decontamination and decommissioning plan. These plans are to be prepared under separate authorities. They will be revised, or the closure plan will be revised as necessary to maintain consistency between the plans. Deactivation is discussed further in Sections 3.2 and 7.0.

H.1.1 Closure Plan Overview

Mixed waste will be handled and stored in the following areas of the WTP:

- Pretreatment plant building (tank systems, miscellaneous units, container storage areas, and containment buildings)
- Waste transfer lines from the United States Department of Energy (DOE) double-shell tank (DST) system unit, to the WTP pretreatment building (tank system ancillary equipment)
- Intra-facility transfer lines between WTP buildings
- Effluent transfer lines from the WTP pretreatment building, to the Liquid Effluent Retention Facility (LERF) and the Effluent Treatment Facility (ETF) (tank system ancillary equipment)
- Low Activity Waste (LAW) vitrification building (miscellaneous units, tank systems, container storage areas and containment buildings)
- High-Level Waste (HLW) vitrification building (miscellaneous units, tank systems, container storage areas, and containment buildings)
- Laboratory
- Failed melter storage building

The permitted mixed and dangerous waste management units in the WTP are identified in Addendum C. The WTP dangerous and mixed-waste management units, including ancillary equipment, secondary containment areas, supporting structures and underlying soil, are addressed in this closure plan. Closure of the pipelines connecting the WTP with the DST system unit and the LERF/ETF will be integrated with
those respective facilities. Closure criteria will be developed jointly by DOE, its contractors, and Ecology prior to initiating closure activities. DOE will be responsible for implementing the clean-up standards. The closure plan indicates several potential Hanford treatment, storage, and disposal units that may be used to manage wastes generated during closure of the WTP. These identifications are preliminary, and are subject to change as the Hanford facility is developed, and as the Site-wide Permit is modified in the future.

The remainder of the closure plan provides the following information:

- Section 2.0 of the closure plan identifies the regulatory standards that apply to closure, and the processes to be used for developing specific cleanup standards that will be achieved during closure.
- Section 3.0 describes the overall approach for removing the waste inventory, flushing and decontamination operations, removing and disposing of contaminated equipment and residues, and inspections and sampling to verify clean closure.
- Section 4.0 describes other activities, including certification of completion of closure, control of run-on and run-off during closure, and equipment reuse.
- Section 5.0 provides the maximum possible waste inventory.
- Section 6.0 describes the closure procedures for each type of dangerous waste management unit.
- Section 7.0 provides the schedule for closure.
- Section 8.0 describes the demonstration required to support a request to extend the standard 90 and 180-day waste removal and closure completion time limits, as specified in WAC 173-303-610(4)(a) and (b).

H.1.2 Closure Plan Revisions

This closure plan will be revised and resubmitted to Ecology for review and approval prior to the start of mixed waste processing. This revision will include any changes to the WTP operating plans or design that may affect the closure of the plant. Any addition of new dangerous wastes or dangerous constituents to the wastes treated or stored at the WTP will also be included in the revision of the closure plan.

Clean closure is the goal for the WTP. The closure plan will be revised if efforts to achieve the clean closure standards for the WTP structures or soil are unsuccessful. The “Method C” cleanup standard found in WAC 173-340-706 should be followed if feasible, and should provide a monitoring plan according to WAC 173-340-410 and the institutional controls found in WAC 173-340-440. The WTP may also be closed as a landfill, as provided in WAC 173-303-610, if the clean closure standards are not technically or economically feasible. The revised closure plan will be accompanied by a written request for modification of the permit.

The design life of the WTP is 40 years after the initiation of waste treatment operations. The actual operating life of the plant may change depending on expansion in treatment capacity, improvements in treatment technology, or many other factors. The closure plan will be revised and submitted for approval under WAC 173-303-830 (Permit Changes) to incorporate future advances in decontamination technology, changes in plant capacity, newly designated dangerous waste, or other factors that may affect the closure of the plant.

The closure plan will also be revised before the start of closure work, based on relevant information from the operational history of the WTP. The final revised closure plan will provide the necessary final detailed decontamination schedule and procedures, sampling and analysis plan, health and safety plan, the interface with DST system unit and LERF/ETF closure plans, and additional information dependent on future conditions, as indicated in the following pages.
H.2.0 CLOSURE PERFORMANCE STANDARD

The WTP will be closed in accordance with the requirements of Conditions II.J and III.10.C.8 of the Site-wide Permit.

Clean closure requires decontamination or removal and disposal of dangerous waste, waste residues, contaminated equipment, soil, or other material, in accordance with the clean closure performance standards of WAC 173-303-610(2). Clean closure as described in this closure plan will accomplish the following:

- Minimize the need for future maintenance
- Control, minimize, or eliminate, to the extent necessary to protect human health and the environment, post-closure escape of dangerous waste, dangerous constituents, leachate, contaminated run-off, or dangerous waste decomposition products, to the ground, surface water, groundwater, or the atmosphere
- Return the land to the appearance and use of the surrounding land areas to the degree possible given the nature of the previous dangerous waste activity

This closure plan proposes to decontaminate structures and equipment to reasonable exposure limits. Activities beyond that point will be decided and documented in the revised plan prior to closure. The WTP buildings will not be used for RCRA-regulated TSD activities following clean closure, unless a new permit is issued.

The appearance of the land where the WTP buildings are located will be consistent with the appearance and future use of the surrounding processing land areas, after completion of clean closure activities. The WTP buildings will remain at the site until final disposition is determined and implemented. The WTP buildings may be demolished, if the buildings will have no future mission. Future land use decisions will be considered during the WTP decommissioning process. The final decision on building disposition and the appearance and use of the plant area will be integrated with the decisions on disposition of the buildings in the adjacent 200 East Area.

The long-term future use of the WTP site and the adjacent 200 Areas was addressed in the Final Hanford Comprehensive Land-Use Plan Environmental Impact Statement (DOE 1999). The Central Plateau as defined in that document includes the United States Ecology commercial waste disposal facility, the DOE ERDF, and the 200 West and 200 East Areas, as well as the WTP site. The land use classification attached to the Central Plateau is “industrial (exclusive)”, indicating the expected continuing operation of DOE waste management facilities, and permanent institutional controls.

Units where mixed or dangerous wastes have been treated or stored will undergo closure activities. Contaminated equipment, debris, and solid decontamination residues generated during the closure of the WTP will be designated and packaged in accordance with the appropriate regulatory requirements (expected to be the Washington Administrative Code Dangerous Waste Regulations in effect at the time of closure). The waste will then be transferred to a permitted treatment, storage, or disposal unit either on or off the Hanford Site. Equipment and debris that are not adequately decontaminated will be treated to comply with land disposal restriction requirements. Radiologically-contaminated liquid decontamination solutions or agents generated during closure activities will be collected, designated, and transferred to an appropriate disposal unit for treatment and/or disposal.

If a product, residual waste, or decontamination fluid is spilled or released during closure activities, spill response will be initiated as described in Addendum F and Addendum F1 (River Protection Project – Waste Treatment Plant Emergency Response Plan). The residual waste will be collected, designated, and managed appropriately. The waste will be managed in accordance with the appropriate regulatory requirements.
**Clean Debris Surface**

This closure plan proposes use of a “clean debris surface”, defined in the following paragraph, as the clean closure performance standard for the metal structures and equipment and concrete structures that will remain after closure, which are able to be visually inspected. Attainment of a clean debris surface can be verified visually in accordance with the standard in WAC 173-303-140 (2)(a), incorporating 40 CFR 268.45, Table 1, footnote 3, which states:

“Clean debris surface” means that the surface, when viewed without magnification, will be free of all visible contaminated soil and hazardous (dangerous) waste except that residual staining from soil and waste consisting of light shadows, slight streaks, or minor discolorations, and soil and waste in cracks, crevices, and pits may be present provided that such staining and waste and soil in cracks, crevices, and pits will be limited to no more than 5 % of each square inch of surface area.”

The clean debris surface standard will be achieved by using the physical and chemical extraction techniques identified in 40 CFR 268.45, Table 1. The primary method of decontamination will be water washing, followed by a choice of using chemical decontamination solutions, ultrahigh pressure water technologies, impact technologies such as sand blasting, or CO2 blasting or other new technologies that may be developed prior to closure. Physical extraction methods that remove up to 0.6 cm of concrete will be used only after the previous technologies have failed to result in a clean-debris surface, or if there has been a failure of the coated concrete surface. Visual verification may be performed by direct worker observation with written inspection documentation (Figure H-4, Decontamination Checklist), or by other means such as remote-operated closed circuit television and videotape.

Concrete surfaces may be protected with a contamination-resistant protective coating. Protective coatings in good condition may be decontaminated using one of the technologies described above, then inspected to determine if a clean debris surface is present in the same manner as steel or other metal surfaces. If there is evidence that a release has occurred, such as confirmation of contamination behind a cladding breach or identification of damaged or deteriorated protective coating on a concrete floor where a waste release has occurred, and if the concrete is adjacent to soil, a contamination investigation using visual and radiological surveys will be performed.

If the concrete protective coating exhibits more damage than hairline cracks and has lost integrity, the concrete surface under the deteriorated coating will be treated with aggressive physical extraction technologies such as high pressure water or scabbling, to remove at least 0.6 cm of material below the original surface. This approach also applies to uncoated concrete behind or beneath cladding breaches. The exposed concrete will again be inspected to verify that the clean debris surface standard is met. The treatment will be repeated until the clean debris surface standard is met. Closure standards for soil underlying the WTP are addressed in Section 4.1.

**Designation Limit**

Some waste handling equipment metal surfaces cannot be visually inspected (for example, internal pipe, pump, and tank surfaces). A component or portions of a component may be flushed with decontamination solutions, if it cannot be decontaminated to meet the clean debris surface standard, or if it cannot be inspected to verify that it meets the standard. The decontamination solution, or rinsate, will be sampled and analyzed using methods complying with *Test Methods for Evaluating Solid Waste, Physical Chemical Methods* (EPA 1986) for indicator constituents. Analytical data that meet the criteria defined in WAC 173-303-610(2)(b) will indicate successful decontamination and attainment of the clean closure performance standard. The rinsate analysis criteria is hereafter referred to as the designation limit standard.
Closure Strategy for Tank Systems

The general closure strategy for tank systems is outlined in flowcharts in Figure H-1 and Figure H-2. Triple-rinsing followed by visual inspections is an accepted method of decontaminating tanks. However, modification of this technique may be necessary, if determined at a later date.

Figure H-1 shows that internal flushing and decontamination of tanks and ancillary equipment, inspection of the secondary containment area, and sealing of observed cladding breaches will be performed prior to final decontamination efforts. Disposition of solid and liquid treatment residuals is shown only at the initial flushing step (below “flush tanks, piping”), to avoid unnecessary complexity in Figure H-1. The residuals from the following internal and external decontamination steps are expected to follow the same paths.

The two “more decon?” decision boxes in Figure H-1 (following determinations that decontamination efforts so far have been inadequate) are the symbols for the key decisions the future closure managers will have to make:

1. Perform additional decontamination to meet the clean closure standard
2. Stop decontamination and designate that tank or ancillary equipment as mixed waste to be removed, reduced in size, encapsulated, packaged, and disposed

Figure H-1 does not show that additional decontamination of external tank or other surfaces may be required to continue on the disposal path (after “remove, dispose of as mixed waste”), because such additional decontamination, if required, will be due to radiological dose concerns, not dangerous waste requirements. Figure H-1 also illustrates the assumption that internal surfaces of tanks and ancillary equipment cannot be adequately or efficiently decontaminated and/or inspected to demonstrate that the clean debris surface standard is met, and that the decontamination solution or rinsate designation limit standard will apply to all internal tank system surfaces. Listed waste codes will be managed through use of the debris standard, through a “contained in determination”, or other approach described in the Sampling and Analysis Plan identified in Section 3.4.

Closure Strategy for Containment Areas

Figure H-2 shows the strategy for closure of containment areas. These steps illustrate the approach for decontaminating stainless steel liners and coated concrete surfaces. Containment area liner breaches may need to be sealed prior to decontamination or removal of equipment. The general procedure for investigating liner breaches or breaks, and decontaminating the concrete behind or below such breaches, is shown in Figure H-2.

The closure strategy for concrete with intact protective coatings is straightforward. If a release of dangerous or mixed waste in the unit has not been documented in the facility operating record, and no evidence of a release is found during the initial closure inspection, the assumption will be made that the concrete floor surface meets the clean debris surface standard.

If a release has been documented, and the concrete does not meet the clean debris standard, decontamination technologies, as described in Section 2.0, will be performed until the clean debris standard can be met and documented.

If evidence is found that a release has occurred on a concrete floor where the protective coating has even minor cracking, physical extraction will be required. Physical extraction of the concrete surface will also be required in areas where the protective coating is substantially damaged or deteriorated; for example, if it is broken or peeling, whether a release is documented or not. The extraction will be followed by an inspection to verify and document the presence of a clean debris surface. The inspection will also determine whether the underlying concrete is significantly deteriorated or cracked and has lost integrity. If so, further physical extraction will be required. If a release is documented at such a location and the concrete at that location is resting on or against soil, a soil investigation may be required. These steps are
illustrated in the last two boxes before the final decision box, “Visible Crack or Decomposed Concrete?” in Figure H-2.

Closure Strategy for Soil
The criteria for determining whether additional soil investigation is required are shown in the final decision box in Figure H-3. Contaminated soil will be removed to meet risk-based concentration limits, referred to as the soil cleanup limits (see Section 2.1). Soil sampling and analyses will be performed after removal to verify compliance with the soil cleanup standard. Figure H-3 shows the strategy for addressing potential impacts to soil and groundwater.

Compliance with this plan and attainment of the closure standards will be documented by videotape or written inspection records, such as those shown in the sample checklist in Figure H-5, the example Closure Certification in Figure H-6, and other supporting records as discussed in Section 4.1.

H.2.1 Closure Standards for Soils, Groundwater, Surface Water, and Air
The design of the WTP is intended to prevent the release of dangerous waste to the soil, groundwater, surface water, or air. Clean closure of the soil beneath the WTP will be accomplished by demonstrating that the stainless-steel process cell liners, and the coated concrete walls and floors in other units, have not lost integrity and have therefore prevented contaminants from reaching the soil. If loss of containment integrity has occurred, the potential for soil contamination will be investigated. The demonstrations will consist of performing and documenting inspections and decontamination work, and soil investigations and removal, if necessary.

The need for sampling of soil will be determined on a unit-specific basis, and will take into consideration the unit operating history. Liner (cladding) inspections will be performed by the following methods: remote closed-circuit television (CCTV), if necessary due to radiation levels; gamma camera; and dye penetrant or other nondestructive evaluation techniques. The inspections will look for areas of severe corrosion of the steel, seam weld failure, or accumulations of waste constituents in cracks or beneath cladding.

Where a dangerous waste release is known or suspected to have occurred, the following conditions indicate probable containment failure and potential soil contamination: the existence of radiological contamination in concrete floors or walls that are in contact with soil; or the observation of potential through-thickness cracks or crumbling concrete at a liner breach location or at a unit with deteriorated concrete floor coating. Potential soil contamination will be investigated through coring and sampling of both the concrete and the soil. Biased sampling will be focused in the vicinity of the liner defect or coating defect, concrete cracks, or in the known or suspected release location. Samples will be analyzed for constituents of concern (COCs). The proposed COCs will be submitted to Ecology with the revised closure plan submitted before the start of closure. The COCs to be used will be developed using process knowledge, the operating record, and waste characterization analyses, whenever possible.

Industrial exposure assumptions will be incorporated in the calculation of soil concentration limits. These exposure assumptions are justified based on the anticipated long-term use of the WTP site and surrounding land, as addressed in the Final Hanford Comprehensive Land-Use Plan Environmental Impact Statement, (DOE 1999), as noted in Section 2.0. The appropriate risk-based clean-up standard will be consistent with the future land-use classification. The standard will be reviewed prior to initiating closure to ensure it is still appropriate. Risk assessment principles will be used to establish clean closure concentration limits for soils in accordance with WAC 173-303-610(2)(b)(i). Given the long operating life of the WTP and the current state of flux in risk assessment assumptions, toxicity data, and regulatory guidance, calculation of specific limits is not appropriate at this time.

In establishing soil clean closure concentration limits, consideration will also be given to “area background”, as defined in Ecology's Guidance on Sampling and Data Analysis Methods (Ecology 1995).
The TWRS Phase 1 Privatization Site Preconstruction Characterization Report (HNF 1998) and the Hanford Site Background Part 1, Soil Background for Nonradioactive Analytes (DOE/RL 1995), or other site-specific soil background information will be used to assist in determining background levels in the soil. If the closure soil sample data are at or below the calculated soil cleanup levels, or the site-specific background concentrations, whichever is greater for each constituent, the soil will be considered clean-closed.

Due to the level of containment provided at the WTP, non-permitted releases of wastes to soil, groundwater, surface water, or air are not anticipated.

Soil sampling will be addressed in a sampling and analysis plan (SAP) that will be included in the revised closure plan. An outline for the SAP is provided in Section 3.4 of this plan. The SAP will be consistent with Guidance for Clean Closure of Dangerous Waste Facilities (Ecology 1994c).

Specific soil clean closure levels will be developed in consultation with Ecology, and submitted in a revised closure plan for Ecology review and approval prior to the start of closure.

H.2.2 Closure Standards for Decontamination of Structures and Equipment

Some of the waste-contaminated structures and ancillary equipment that will undergo decontamination during the closure of the WTP consist of equipment with smooth metal surfaces. Concrete and protective coating surfaces will also be decontaminated as part of closure. The types of structures and associated equipment that may be decontaminated to meet the clean debris surface standard include, but are not limited to:

- Interior and exterior tank and pipe surfaces
- Containment area stainless steel liners (cladding)
- Uncoated concrete floors and walls behind cladding
- Coated concrete walls and ceilings above secondary containment cladding
- Coated concrete floors

Decontamination of interior surfaces of tanks and pipes, and documentation that they meet the clean debris surface standard, may or may not be possible, given the current state of decontamination and inspection technologies. At present, the available miniature equipment may not be adequate to remove hardened waste or contaminated corrosion coatings from relatively inaccessible interior tank and pipe surfaces. Similarly, available video equipment may not provide the inspection capability necessary to demonstrate attainment of the clean debris surface standard on interior surfaces. The criteria for whether or not decontamination is possible will be developed and submitted for approval prior to initiating closure activities.

Decontamination of equipment and stainless steel cladding or liners will be conducted by using water washing and spraying or ultrahigh-pressure water jetting, or other technologies listed in Section 3.0. Residues from these extraction operations will be collected, sampled as necessary, designated in accordance with WAC 173-303, and transferred to a TSD facility such as the LERF/ETF or the Central Waste Complex (CWC) for treatment, storage, and/or disposal.

Decontamination of intact protective coating surfaces on concrete to meet the clean debris surface standard will also be performed primarily through water washing and spraying. Additional technologies that may be used include chemical decontamination solutions, ultrahigh pressure water technologies, impact technologies such as sand blasting, CO₂ blasting, or other new technologies that may be developed prior to closure. The protective coating on concrete is designed and applied to provide a durable, non-porous surface. The exposed surface protective coating is not concrete, although the underlying concrete supports it. If decontamination of the impermeable protective coating surface cannot be completed through chemical extraction, or if the protective coating has broken, cracked, or peeled away...
from the concrete, then at least 0.6 cm (0.24 inches) of the underlying concrete will be removed using one or more of the physical extraction technologies. The physical extraction performance standard for concrete is removal of 0.6 cm of the surface layer and treatment to a clean debris surface, as noted in the Guidance for Clean Closure of Dangerous Waste Facilities (May 2005), Section 5.6

Metal surface areas of equipment that cannot be documented to meet the clean debris surface standard may be decontaminated using water washing, followed by a choice of chemical decontamination solutions, ultrahigh pressure water technologies, impact technologies such as sand blasting or other new technologies that may be developed prior to closure. Rinsate may be sampled and analyzed, using methods complying with Test Methods for Evaluating Solid Waste, Physical Chemical Methods (EPA 1986), for Ecology-approved indicator constituents. If other analytical methods are developed and chosen for use, the closure plan will be revised and submitted for approval. Indicators will be determined on the basis of process knowledge, the operating record, and waste characterization analyses, whenever possible.

Analytical data less than designation limits will indicate successful decontamination and attainment of the clean closure performance standard for the tank, piping, or other metal structures and equipment. Documentation of the representative character of the sample and laboratory quality control and quality assurance data will be entered into the closure record as specified in Sections 3.4 and 4.1. Concrete and protective coated concrete surfaces will not be addressed using designation limits.

If the metal structure or equipment cannot be considered decontaminated using the clean debris surface or designation limit criteria, or if further decontamination is determined to be impractical due to high radiation levels, waste minimization, cost considerations, or other reasons, it will be packaged using the debris treatment standard for immobilization by encapsulation. The waste will be designated on the basis of process knowledge, and transported to a permitted dangerous or mixed-waste disposal facility such as Hanford LLBG mixed-waste trenches. Examples of equipment that may undergo encapsulation and disposal include, but are not limited to:

- Tanks and pipe
- Melter off-gas duct work; scrubber, condenser, precipitator, and washout holding vessels
- Pumps, agitators, wash rings, and ejectors
- Air, steam, and water lines within unit containment areas

Contaminated items and solid decontamination residues removed from the WTP will be designated, packaged, and treated as necessary to meet the waste acceptance criteria of the receiving facility. Sampling of items and solid residues known to be contaminated and intended for disposal is not necessary if process knowledge is adequate to accurately designate the wastes with the proper dangerous waste identification codes. The closure plan will be revised prior to closure and will address treatment and disposal plans in more detail.

H.2.3 Closure Standards for Tank Systems

At closure of a tank system, the owner or operator is required by WAC 173-303-640(8)(a) to remove or decontaminate waste residues, contaminated containment system components (such as liners), contaminated soils, and structures and equipment contaminated with waste, and manage them as dangerous waste, with few exceptions.

For the purposes of the WTP closure, the standard is interpreted to mean that each tank and associated ancillary equipment, including the secondary containment area, will meet the clean debris surface standard and/or designation limit criteria for rinsate. Indicator constituents or COCs to be used for rinsate evaluation will be determined using process knowledge, including consideration of the available waste characterization data, and other relevant information in the facility operating record.
Inspectable surfaces may be declared clean if they meet the definition of a clean debris surface, including concrete containment walls with intact protective coating surfaces, and physically-extracted concrete surfaces behind cladding breaches, or under abraded or loose protective coating that have had at least 0.6 cm of material removed from the original surface. Rough or inaccessible metal surfaces such as corroded tank containment area liner surfaces, or tank and pipe interior surfaces, may be declared clean when the decontamination solution sample is analyzed, with appropriate quality control and quality assurance as noted in Section 3.4, and the indicator parameter or COC data are determined to be less than or equal to the designation limits.

If decontaminating a tank system in place is not feasible or is ineffective, an alternative method is to remove the tanks, disassemble them, and decontaminate the tank parts using extraction technologies described under alternative treatment standards for hazardous debris (40 CFR 268.45). With Ecology’s concurrence, the decontaminated debris can then be disposed of as non-dangerous (but possibly controlled as radioactive) waste, as indicated in Section 4.3 of Guidance for Clean Closure of Dangerous Waste Facilities (Ecology 1994c).

Tank systems will be inspected for compliance with the clean debris surface standard by observing the external and internal metal surfaces. Portions of a tank system that cannot be fully inspected (such as interior surfaces of tanks and attached piping, pumps, ejectors, and welded pipe connections or penetrations) or that may pose ALARA compliance problems, may be decontaminated with chemical or physical extraction technologies. The decontamination solutions from these portions of the system will be sampled and analyzed for indicator parameters, and the results will be compared to waste designation limits. Solid residues will be removed, containerized, designated, and disposed of at a permitted disposal facility as required. The tank or ancillary equipment, if not decontaminated to meet either clean closure standard, will be removed, treated as necessary, and disposed of in a permitted landfill. Treatment may include macro-encapsulation or micro-encapsulation, or other processes that comply with land disposal restrictions.

Standards for clean closure of tank system secondary containment are identical to standards for decontamination of containment areas for the container storage, containment building, and miscellaneous units, that is, clean debris surface standard and/or designation limits.

The proposed COCs will be submitted to Ecology with the revised closure plan to be submitted before the start of operations, and finalized in the revised closure plan to be submitted before the start of closure.

H.2.4 Closure Standards for Container Storage Areas

In addition to the requirements of WAC 173-303-610, WAC 173-303-630(10) requires that at closure, dangerous waste and dangerous waste residues will be removed from the containment system. Remaining containers, liners, bases, and soil contaminated with dangerous waste or dangerous waste residues will be decontaminated or removed.

Standards for clean closure of clad container storage secondary containment are identical to standards for decontamination of containment areas for the tank system, containment building, and miscellaneous units (that is, clean debris surface standard and/or designation limits). Special requirements for clean closure of several units with coated concrete floors were explained in Section 2.2.
H.2.5 Closure Standards for Containment Buildings

At closure of a containment building system, the owner or operator is required by WAC 173-303-645 (incorporating 40 CFR 264.1102(a)) to remove or decontaminate waste residues, contaminated containment system components (such as liners), contaminated soils, and structures and equipment contaminated with waste and leachate, and manage them as dangerous waste, unless WAC 173-303-070(2)(a)(ii) applies.

Standards for clean closure of containment building units are identical to standards for decontamination of containment areas for the tank system, container storage, and miscellaneous units (that is, clean debris surface standard and/or designation limits).

H.2.6 Closure Standards for Miscellaneous Units

The owner or operator is required by WAC 173-303-680 (2) to close miscellaneous units in a manner that will ensure protection of human health and the environment. The LAW and HLW melters will be removed and replaced several times during the operational life of the WTP. Removal and replacement are not considered closure or partial closure activities. Melters may be replaced according to the schedule based on the design life of the melter components, or replaced when unplanned failure of a component occurs. In either case, ancillary equipment will be removed or disconnected from the melter after molten glass has been removed to the maximum practical extent.

Openings to the LAW locally shielded melter (LSM) will be mechanically closed and will be removed from the LAW vitrification building, after surface decontamination, as a single container.

Spent HLW melters will be overpacked in a specially designed shield cover then removed from the HLW vitrification building to a disposal facility. Failed melters will be placed in the failed melter storage building (a permitted container storage unit). During closure of the WTP, the failed HLW melters will be dispositioned to meet disposal site waste acceptance criteria.

Spent LAW and HLW melters may also be stored in the failed melter storage buildings if necessary to accommodate scheduling of treatment and disposal operations, or for other reasons. The melters will be encapsulated and shipped to permitted disposal facilities. Note that these events will not necessarily occur in this order; for example, encapsulation may occur at a location other than the WTP, after removal from the WTP. The operational standard to be met during these closure activities is to prevent releases of dangerous or mixed wastes to the environment.

The miscellaneous units will be housed in containment building units, the caves, process/hot cells and the LAW LSM gallery.

Standards for clean closure of the miscellaneous unit secondary containment areas are the standards for decontamination of containment building units (that is, the clean debris surface standard and/or designation limits).

H.3.0 CLOSURE ACTIVITIES

This section describes closure activities that will be conducted to meet the clean closure performance standards. Details provided here may change, and if necessary, the plan will be revised to reflect those changes. The facility is scheduled to close at the end of its operating life. If the WTP is shut down prior to this time, an updated closure plan will be submitted. Full closure of the facility is planned. If partial closure is necessary, an updated closure plan will be submitted prior to initiating closure activities.

Section 3.1 describes the maximum extent of operations. Section 3.2 describes the process for removing dangerous (mixed) wastes from permitted units. Section 3.3 identifies several chemical and physical extraction technologies that may be used to achieve the clean debris surface standard. Section 6.0 describes how each of the four types of permitted units will be closed. The goal for closure of the WTP is clean closure, which is contingent on achievement of the clean debris surface standard or verification that
indicator constituents in decontamination solutions from the units are not present in concentrations above
designation limits. If contaminated soil is found, it will be removed until the remaining concentrations
are less than or equal to the risk-based concentration limits based on industrial exposure factors.

Partial closure may be considered for the mixed-waste units; that is, one or more treatment processes or
tank systems may be closed prior to the start of closure of the entire plant. Closure of a single unit or
group of units could be necessary if a process were to be redesigned, eliminating the previous functions of
the units. Abnormal occurrences could also force partial closure, such as plugging of a tank or piping.
Partial closures of the plant are not planned, but could result from unforeseen circumstances. The closure
plan will be revised to address the specific details for the units if partial closure is necessary, and the
revised plan submitted to Ecology for review, approval, and incorporation into the permit.

The following assumptions were made in developing the closure plan:

- The maximum inventory will be present approximately nine months or more before the start of the
closure period. This is the case because of the batch nature of the entire WTP treatment scheme. The
last transfer of waste feed from the DST system unit to the WTP may be as large as 1 million gallons.
The treatment systems within the WTP will operate normally until the last portions of this final
transfer are treated.
- The Pretreatment plant and the HLW melter will treat mixed waste and will be fully operational at the
start of the closure period. These portions of the WTP will continue to operate during the closure
period until the tank system flush solutions and residues are removed from each system to the
maximum practical extent and treated before final decontamination begins.
- Operating records documenting the constituents and volumes of the wastes in the storage and
treatment areas, and of the wastes previously processed through the facility, will be available. The
operating record also will include detailed information on historical releases of wastes into secondary
containment areas, previous decontamination work, and equipment that is present in containment
areas. This information will be directly relevant to final detailed planning of decontamination steps
and procedures, especially treatment and disposal of the decontamination solutions and residues that
will be generated.
- A release of wastes outside permitted unit secondary containment areas will not occur.
- Equipment necessary for waste removal and equipment decontamination will be functional or can be
repaired or replaced.
- Permitted TSD facilities will be available to receive dangerous and mixed wastes that will be
generated during closure.

Overall Closure Approach

After the final waste feed shipment or inventory is processed, the LAW-LSM units will be closed and
removed from the site. Tanks and piping will be flushed. The flush solutions will be treated in the
Pretreatment building by filtration and evaporation, and concentrated solids will be immobilized in glass
produced in the HLW melter. Immobilized waste may or may not be acceptable at the facilities that
accepted standard ILAW and IHLW during the operating life of the WTP. Specific disposal plans for this
type of waste may not be finalized until submittal of the final revised closure plan.

The next step in the overall closure approach is to decontaminate WTP unit components to the maximum
feasible extent, and remove components that cannot be decontaminated, to meet the clean closure
performance standards. Contaminated components will be disposed of, and the residues and
decontamination fluids remaining after treatment operations at the WTP have ceased will be transferred to
the CWC, LERF/ETF or another Hanford Site permitted TSD facility. Other Hanford Site TSD facilities
that may be considered for treatment or disposal of closure wastes in addition to the CWC and LERF/ETF
include the LLBG, the Waste Receiving and Processing (WRAP) facility, and the Integrated Disposal Facility (IDF).

Vitrification treatment will not be available after the last melter is shut down, near the completion of deactivation work. Small quantities of feed waste or flushing residues may remain in tanks after the last melter is shut down, in addition to insoluble adhered coatings in piping and tanks. The remaining aqueous residues may have to be transferred to the LERF/ETF or the CWC for evaporation, precipitation, filtration, solidification, or other treatment.

General Sequence of Closure Activities

The general sequence of activities necessary to close dangerous waste management units within the WTP, and the basis for establishing the order of performing these activities, is summarized in the following discussion:

Deactivation

- Dangerous waste removal: The nonradioactive dangerous waste will be removed from the WTP to minimize the possibility of release. Note: dangerous wastes may be generated at the WTP throughout the closure period from maintenance activities.
- Inventory removal: The mixed-waste inventory present in the WTP at the beginning of the closure (primarily heels in the bottoms of tanks) will be removed and processed (pretreated and vitrified) to the maximum practical extent. This removal will minimize the possibility for release and allow decontamination of the equipment to proceed. Implementation of the deactivation plan will remove the majority of the dangerous wastes from the WTP. Tank systems and equipment will undergo flushing as part of deactivation activities.

Decontamination

- Liner inspection: After removal of wastes (flushing), but before final decontamination of tanks and other units begins, each containment area will be inspected to identify potential or apparent breaks, cracks, or separation of the liner or protective coating from the concrete floors and walls. These locations (if any) will be mapped and documented, and sealed by welding or by application of patching or protective coating material, to prevent entry of contaminants during decontamination activities.
- Decontamination: Tank systems and other equipment in the permitted units will be decontaminated. Additional chemical or physical extraction may be performed before tank systems, piping, or the equipment and equipment support structures in the permitted units are removed. Extraction will be performed not only to meet clean closure standards detailed in Section 2.0, but also to minimize the amount of mixed-waste constituents that would be readily available for migration or release during equipment removal.
- Equipment may be left in place as clean-closed if it can be successfully decontaminated, and if DOE has determined that the equipment should stay in place.

Inspection

- Equipment inspection: Tank systems and ancillary equipment will be inspected to ensure that the clean debris surface standard and/or rinsate analyses designation limits are met. If necessary, the equipment will be identified as requiring removal, encapsulation, and disposal.

Removal

- Equipment removal: If the process equipment cannot be decontaminated to meet the closure performance standard, it will be removed, treated by encapsulation, and disposed at a permitted facility. Size reduction treatment may also be performed.
• Process Equipment decontamination: After the last batch of waste feed has been fully processed through the waste treatment plant, the LAW LSMs will be shut down and removed. Pretreatment process vessels and lines will be flushed with water or other solutions. Flushing liquids will be determined prior to initiation of closure activities, and if a liquid other than water is identified for use, the closure plan will be revised and submitted for approval prior to initiating closure activities. Flushing wastes will be treated in the Pretreatment evaporation, cesium removal, and ultrafiltration processes, then the concentrates will be transferred to a HLW melter. Water condensate will be routed to the LERF/ETF. Similarly, the HLW ultrafiltration system will be flushed to the LAW evaporator and ultrafiltration systems. One HLW melter will be operated after shutdown of the LAW LSMs to provide treatment for the solid flushing residues and evaporator concentrates. At the completion of treatment operations, the HLW melter will be emptied, cooled, overpacked, and removed. The HLW melters stored in the out of service melter storage building at the time of closure may be partially decontaminated, and/or reduced in size in the HLW melter cave, to the degree necessary to meet disposal facility waste acceptance criteria (Section H.3.3). LAW LSMs are not expected to require decontamination or size reduction treatment, other than surface decontamination after the operating equipment openings are closed. Partially decontaminated spent HLW melters will be overpacked and shipped to a permitted disposal facility.

Structure Decontamination

• Building structure decontamination: stainless steel-lined containment areas: Liners in the permitted unit containment areas will be decontaminated using chemical or physical extraction technologies, or both. Most of the secondary containment areas in the process buildings will be lined with stainless steel cladding. Coated concrete walls and ceilings (above cladding) will be decontaminated using only chemical extraction technologies, unless the protective coating is damaged or deteriorated. Damaged protective coating areas, and contaminated concrete under or behind liner breaches, will be decontaminated using physical extraction technologies. Decontamination solutions may be sampled to determine treatment requirements and transferred via existing pipelines to the LERF/ETF if they meet the LERF/ETF acceptance criteria. The level of radioactivity of some waste solutions may be above maximum limits for the LERF/ETF, and the waste may be transferred to another permitted Hanford TSD unit. Structure decontamination activities are described in Section H.3.3.

• Building structure decontamination: concrete containment areas: Examples of units that have coated concrete secondary containment without stainless steel cladding include the condensate tank system, the LAW LSM gallery, ILAW container finishing line and ILAW container fixative containment buildings, and several secondary waste container storage areas. Of these, only the dangerous waste container storage area, and possibly the failed melter storage building, are expected to routinely store containers holding free liquids. At the time of closure, the facility operating record will be reviewed and each unit will be inspected to determine if releases of wastes from containers have occurred in these areas. If a release of dangerous waste has occurred on a concrete floor where the protective coating is even slightly damaged or deteriorated, the concrete in that area will be physically extracted to remove at least 0.6 cm of concrete from the original surface. This effort will demonstrate compliance with the clean debris surface standard. If a release is not documented or suspected, minor or hairline cracks may still be accepted in determining that the clean debris surface standard is met. If the protective coating is intact, the surface may be decontaminated by chemical extraction. If chemical extraction is unsuccessful, or if the coating is damaged by the chemical extraction, physical extraction will be performed.

• Building examination to verify decontamination: After each unit in each building has been decontaminated, the units will be inspected and closure documentation will be examined to verify that the clean closure standards have been met.
Soil Investigation, Removal, and Verification

- Potentially contaminated soil identification: Areas in which soil could have become contaminated, that is, areas in which liners and/or concrete have lost integrity, will be mapped during the liner or concrete containment area inspection and decontamination process. Soil sampling protocols will be established and implemented if potentially contaminated areas are identified.

- Soil decontamination: Soil removal will be performed if necessary. A revised closure plan and a post-closure plan will be submitted if removal to the established risk-based standards is not feasible.

- Soil sampling to verify decontamination for indicator constituents: The soil will be sampled and analyzed for indicator constituents after the contaminated soil has been removed.

Disposition of Decontamination and Containment Wastes

- Disposition of decontamination fluids: Wastewater or chemical extraction solutions from decontamination activities will enter an existing collection system for waste characterization and verification against LERF/ETF waste acceptance criteria. At the final stage of closure, when the transfer pipeline to the LERF/ETF is taken out of service, decontamination solutions may be containerized and transported to the LERF/ETF by truck. Characterization of the closure residues in the units will be documented based on process knowledge or analysis of the waste treated in the units. The waste will be transferred to LERF/ETF for treatment if appropriate. If the wastewater cannot be accepted by LERF/ETF, it may be solidified and transferred to the CWC or another available permitted unit.

- Disposition of air emission control equipment: Air emission control equipment will remain in place until decontamination of other WTP components meets the clean closure performance standards. The air emission control equipment will be decontaminated to meet the clean closure performance standard, or will be removed, designated, and packaged to meet the waste acceptance criteria of a permitted disposal facility.

- Disposition of decontamination equipment: Equipment or materials used in performing closure activities will be decontaminated or disposed of at a permitted disposal facility. Personal protective equipment will be disposed of at a permitted disposal facility.

The general order of closure activities was selected to minimize the potential for release of mixed-waste constituents by removing the bulk of the mixed-waste constituents early in the closure process. This order of closure also minimizes waste generation by reducing the possibility that decontaminated areas will become contaminated again by ongoing closure efforts.

Detailed scheduling of closure activities depends on the necessary facility functions required to be maintained during the closure period, and the degree of contamination in each unit, especially after the waste inventory is removed and decontamination activities start. The large number of tank systems increases the potential for a highly complex schedule. Similar tank systems and other types of units will be grouped for the purpose of minimizing the bulk and complexity of plans for closure activities. The detailed decontamination operations schedule will be included in the revised closure plan to be submitted before the start of closure activities (see Section H.7.0).

Work will be performed in a manner that ensures worker exposure to dangerous and/or mixed waste, radioactivity, hazardous chemicals, or other workplace hazards will be ALARA.

Additional detail will be provided describing waste removal, equipment decontamination, and closure-generated waste disposal activities in the revised closure plans to be submitted prior to closure.

H.3.1 Maximum Extent of Operations

The maximum extent of operations during the active life of the WTP corresponds to the maximum waste inventory with full feed tanks, the melters operating at design capacity, and full storage areas.
The general arrangement drawings in Addendum C1 show the location of tanks, melters, containment buildings, and storage areas. The dimensions of the dangerous waste management units are shown in tables in Addendum C.

### H.3.2 Removing Dangerous Waste

The waste feed inventory present in the WTP after the final receipt of waste feed from the DST system unit will be processed before the start of the first phase of closure. The waste will be removed from tank systems to the maximum practical extent. Removal will be continued by processing the last bulk volumes of waste feed through the applicable pretreatment and vitrification systems, and transferring treated ILAW and IHLW to other TSD units or facilities from the container and canister shipping docks. These activities will follow normal operating procedures.

The following description of waste removal is intended to provide a brief overview of the deactivation and closure activities.

At the completion of waste operations, DOE and its contractor will deactivate the waste facilities and their contents. Deactivation, when completed, will leave the facilities in a safe, stable, and passive state that can be monitored with minimal cost and minimal requirements for service support from either personnel or active equipment.

Deactivation operations will comprise a large portion of the closure activities that will occur between the start of the closure period, as defined in WAC 173-303-610(3)(c)(ii), and the final shutdown of the HLW vitrification system. Deactivation and the first half of the closure period will overlap, and will contribute to completing closure activities in accordance with WAC 173-303-610. Deactivation operations for some units may begin before the completion of treatment of the final batch of waste feed from the DST system unit.

Overlaps between dangerous waste unit closure and deactivation activities, and the overall treatment, storage, and disposal facility permitting process, as defined in the Hanford Federal Facility Agreement and Consent Order (Ecology, EPA, and DOE 1998) and the implementing attachment known as the Tri-Party Agreement Action Plan, Section 6.2, are illustrated in Figure H-4. The full extent of necessary interfaces, and detailed definition of the intermediate points in this timeline, will not be determined until deactivation and closure planning are finalized before the start of closure.

Vitrified waste in storage at the WTP at the start of the closure period will be shipped to disposal units on the Hanford Site or to other appropriate facilities. If the inventory of untreated waste feed cannot be treated at the WTP, it will be transferred to a permitted TSD facility. Circumstances under which the waste feed inventory would not be treated through vitrification are not accounted for in this closure plan and would require revision of the plan. Properly completed shipping papers and certifications, as applicable, will accompany waste shipments.

Once the final batch of waste feed has been processed, residual heels will be flushed from the tank systems in accordance with deactivation procedures. Wastewater from flushing and decontamination solutions will be filtered, evaporated, and further treated as necessary in the WTP Pretreatment building. The removed solids will be sent to the HLW melter. Wastewater will be sent to the LERF/ETF for treatment if acceptance criteria is met, or it will be transported to the CWC or another permitted TSD unit for storage, treatment, and disposal. Treatment in containers could be performed at the WTP if necessary or preferable, and if the resulting waste will meet the CWC or another TSD unit’s waste acceptance criteria. The treatment in containers alternative is not likely to be used, due to the relatively large volumes of flush solutions that will be generated.

If non-mixed dangerous waste is present as inventory at the start of the closure period at the dangerous waste container storage unit, it will be transferred to a permitted off-site facility for treatment or disposal. Non-mixed dangerous waste generated during the closure or deactivation work will be managed similarly.
The TSD units available at the time of closure, and their waste acceptance criteria, may include additional units that are not available today.

Complete records will be kept as to the date of shipment, waste characterization, waste quantity, destination facility, land disposal restriction certifications and notifications, and other appropriate information for removed waste. Specific documentation requirements are discussed in Addendum B1. This information will be included in the closure documentation supporting certification, which is described in Section 4.1.

The specific types of off-site treatment and disposal units for dangerous wastes generated during closure will be determined and provided in the revised closure plan to be submitted before closure begins. Interfaces with the DST system unit and LERF/ETF will be specified in the revised plan to be submitted before the start of closure.

H.3.3 Decontaminating Structures, Equipment, and Soils

The only structures and equipment that are expected to be contaminated at the start of the closure period are within the permitted unit containment areas. Some of the types of waste handling equipment that may be located in each unit can be determined by review of the design drawings and operating plans. Examples include, but are not limited to, cranes, power manipulators, and welding machines. Many other types of hand tools, instruments, lights and cameras, radiation monitors, buckets, and other equipment may be present in one or more unit containment areas.

Contaminated structures and equipment will be decontaminated, if feasible, using one or more of the following technologies to achieve the clean closure performance standard:

- Ultrahigh-pressure water jet
- Rotating cavitation water jet
- Soap scrubbing and wet vacuuming
- Steam vacuuming
- Vacuum abrasive blasting
- Soda blasting
- Shot blasting
- Ice blasting
- Hydroblasting
- Grit blasting
- Cryogenic CO₂ pellet blasting
- Sponge blasting
- Etching
- Rotating brushes/honing

More aggressive decontamination methods may be used on concrete if it becomes necessary to remove waste accumulations that extend into the concrete:

- Needle scaler
- Paving breaker or chipping hammer
- Piston scabbler

These decontamination technologies were chosen based upon demonstrated effectiveness in a radioactive environment and the ability to successfully achieve the closure performance standard. These technologies are covered under the generic physical or chemical extraction technology categories listed in
40 CFR 268.45, Table 1. This approach is consistent with Ecology guidance (Ecology 1994c) to achieve clean closure.

Specific methods of decontamination (and removal and disposal if required) for the unit components and equipment will be determined at the time of closure. These methods will be based on information in the operating record, existing radiation levels, and DOE plans for future use of the buildings. The feasibility, or practicality, of decontamination depends on many factors that cannot be fully defined until the closure plan is finalized. Decision criteria may include, but are not limited to, radiation hazards, secondary waste volumes, schedule and budget restrictions, and availability of TSD facilities to receive secondary wastes. Equipment and debris that are not decontaminated will be disposed of as mixed waste.

Decontamination solutions from interiors of tanks, attached piping, and other equipment will be collected in tank drain piping and collection tanks. Decontamination solutions from radiological cleanup of tank and pipe exterior surfaces, and from decontamination of other free-standing ancillary equipment and secondary containment walls, ceilings, and floors in the four types of units will be collected in containment area sumps, then transferred by pumping or gravity drainage to plant wash collection tanks. Exceptions to this process may include decontamination of small surface areas where drainage may be captured in portable collection basins or buckets. Transfers of decontamination solutions to the LERF/ETF, CWC or another on-site TSD unit, or if the waste is non-mixed, to an off-site TSD facility, are addressed in Section 3.2.

The decontamination solutions and residues will be designated on the basis of process knowledge, or sampling and analysis if necessary, and transferred by existing hard piping to the LERF/ETF. The pipe connection to the LERF/ETF will be one of the last WTP components to be taken out of service, after decontamination activities are complete. The last few decontamination activities may require the collection of wastewater in a temporary sump and container, and will be transported by truck to the LERF/ETF.

Solid residues will be collected into containers by vacuuming or mechanical means (such as sweeping or shoveling), treated, if necessary, at the WTP, CWC, or WRAP to stabilize or solidify the residues, and disposed in the LLBG or a permitted disposal unit on the Hanford Site. Off-site mixed-waste landfill disposal facilities may be considered if an appropriate Hanford Site unit is not available.

Contaminated debris and solid decontamination residues removed from the WTP will be designated and packaged to meet the waste acceptance criteria of the receiving facility. Sampling of equipment and solid residues that are known to be contaminated and are intended for disposal is not necessary, if process knowledge is adequate to accurately designate the waste with the proper dangerous waste identification codes. Process knowledge includes the operating record, which should provide adequate waste analyses and waste processing histories for each unit in the WTP.

Information to support disposal of melters and other debris will be provided in a revised closure plan to be submitted before the start of closure.

H.3.3.1 Structures and Associated Equipment

Within most of the process areas, stainless steel liners or cladding supported by steel reinforced concrete structures provide secondary containment for the process tanks, miscellaneous units, HLW melters, LAW melters, and ancillary equipment. Selected tank, miscellaneous unit, and ancillary equipment will utilize special protective coatings in accordance with 24590-WTP-3PS-AFPS-TP006 to provide secondary containment. Coated concrete surfaces (the walls and ceilings above the liners) in lined or cladded waste management areas are not part of the required dangerous waste secondary containment structure, although additional containment may be provided for splashes and airborne contamination. Concrete in cladded units, where containment of splashes, washdown sprays, or airborne contamination is necessary, will be coated during construction with a durable chemical-resistant impermeable protective coating. Top edges of the liner plates in these units will be sealed to the concrete surface.
Steel liners and coated concrete surfaces will be inspected visually and surveyed radiologically before final decontamination (or after, if the pre-decontamination radiation levels are too high, precluding useful gamma camera data). The visual inspection may be conducted remotely using CCTV with a zoom lens. The purpose of the inspections will be twofold: to identify and map cracks that might provide a migration pathway for contaminants; and to identify areas that are potentially contaminated with mixed waste or waste residues. An undetermined methodology will identify areas where contamination has infiltrated behind the cladding.

Identified cracks will be sealed to prevent infiltration of decontamination solutions between the stainless steel liner and the concrete, or migration into cracks in concrete. Coated concrete and liner surfaces will be decontaminated to achieve the clean debris surface standard using chemical extraction, or if necessary, through physical extraction as described in Section 2.0.

Concrete surfaces are eligible for decontamination by chemical extraction only if the protective coating is intact. Minor cracking in the protective coating will not disqualify the concrete surface from being eligible for classification as a clean debris surface, if that surface has not been directly exposed to dangerous waste as a result of a container leak or some other release mechanism. The facility operating record will be consulted before decontamination work begins to identify units where leaks or other waste releases have occurred. These units will also be physically inspected to determine whether the protective coating is intact, and whether undocumented evidence of a waste release is present.

Intact protective coatings may be decontaminated with water washing if necessary. If additional decontamination is necessary, other technologies will be used, such as chemical decontamination solutions, ultrahigh-pressure water technologies, impact technologies such as sand blasting, CO2 blasting, or other new technologies that may be developed prior to closure. Physical extraction methods that remove up to 0.6 cm of concrete will be necessary on concrete surfaces where the protective coating has peeled, bubbled, or is broken (before or after decontamination), exposing bare concrete. Cladding may also require physical extraction treatment to remove waste residues or corrosion. Inspections of the concrete and liner surfaces for a clean debris surface will be documented in an inspection record. Details of the decontamination methods to be used will be developed and submitted for approval prior to initiating closure activities.

Concrete and steel grinding, scaling, or scabbling residues will be collected, placed in containers, and sampled and analyzed for indicator parameters; or the residues will be designated based on knowledge of the process or the waste that contaminated the concrete or steel.

The operating record will be reviewed prior to closure to determine if decontamination procedures should be performed in any areas outside the permitted unit secondary containment areas. These areas may include equipment decontamination bays or containment sumps in transfer tunnels, or other locations where wastes may have been generated or transferred during the operating life of the WTP. A final revised closure plan that includes areas identified as a result of the operating record review will be submitted to Ecology for review and approval before closure starts. Floors and walls in non-process areas of the building (such as offices, lunch rooms, or bulk storage areas for non-hazardous materials) will not undergo decontamination activities unless there is evidence in the operating record that chemical spills or other occurrences may have contaminated interior surfaces of the rooms.

H.3.3.2Air Emission Control Equipment

Air emission control equipment will remain in place and in operation as necessary to facilitate deactivation and decontamination of the WTP. Equipment will be taken out of service in stages as contamination is progressively removed or reduced. Compliance with applicable air emission standards will be maintained. Air permits for operations will be evaluated to determine if they will support closure activities. The permits will be modified if necessary.
Condition II.Q of the Site-wide Permit necessitates that air emissions from TSD units subject to the permit will comply with applicable state and federal regulations pertaining to air emission controls. The applicable regulations include but are not limited to the following: WAC 173-400, General Regulations for Air Pollution Sources; WAC 173-460, Controls for New Sources of Toxic Air Pollutants; and WAC 173-480, Ambient Air Quality Standards and Emission Limits for Radionuclides.

Uncontrolled emissions will be prevented by continued operation of the vessel and process cell ventilation systems, and melter off-gas control systems, as necessary throughout the performance of closure activities for those units, and by maintenance of containment structures and procedures. After completion of decontamination operations that may generate fumes, vapors, or dust that will be controlled by the ventilation system, the air emission control equipment will be decontaminated, then dismantled and reduced in size to the extent necessary to facilitate preparation for disposal. DOE may determine that the equipment will remain in place after closure.

Modifications to air emission standards or other appropriate standards to prevent or minimize the release of dangerous waste or dangerous waste constituents to the air or surrounding environment during closure will be specified in the revised closure plan to be submitted before the start of closure.

H.3.3.3 Soil

Discovery of an apparent or potential breach in a cell liner, or in the protective coating in unlined units, on an exterior wall or bottom floor adjacent to soil, will require further investigation. The presence of soil contamination will be a unit-specific determination based on WTP records and direct visual or CCTV inspection and gamma camera survey of the stainless-steel liners and concrete surfaces, as described in Section 2.0. The liner will be removed to allow access for additional investigation and decontamination if this inspection reveals areas of poor liner integrity such as severe corrosion, weld breaks, or other damage to the steel. Coring and soil sampling will be performed if a liner breach or damaged protective coating is found on a wall or floor adjacent to external soil, and if the concrete has lost integrity at that location. If the concrete is not cracked, deteriorated, or porous, and a clean debris surface can be obtained by physical extraction treatment, no further investigation may be necessary. Data from radiation surveys may be useful at such locations to support decisions to continue or terminate further investigations such as coring the concrete and sampling exterior soil. If soil is sampled, it will be analyzed for indicator constituents of concern identified on the basis of the wastes contained in that unit during the operating life of the plant.

If soil having levels of contamination that exceed the risk-based soil cleanup levels is found, it will be removed and managed as media containing dangerous waste, and will be designated and disposed of accordingly at a permitted disposal facility. Soil at the limits of excavation will be sampled and analyzed after removals are completed to confirm that the concentrations of dangerous waste constituents are below the risk-based industrial exposure limits. The appropriate risk-based clean-up standard will be consistent with the future land-use classification from the Final Hanford Comprehensive Land-Use Plan Environmental Impact Statement (DOE 1999). The project could propose to revisit the clean-up standard at the time of closure to see if another standard is reasonable. Risk assessment principles will be used to establish clean closure concentration limits for soils in accordance with WAC 173-303-610(2)(b)(i).

H.3.4 Sampling and Analysis to Identify Extent of Decontamination/Removal and to Verify Achievement of Closure Standard

If there are cladding breaches or concrete that has lost integrity, efforts to define the extent of contamination will use a graded approach using field screening and survey with a portable detector followed by verification sampling if needed. This section is an outline for a sampling and analysis plan (SAP) that describes the approach that will be followed for verification sampling. The sampling and analysis plan will also assist in confirming that decontamination and/or removal activities have attained the closure performance standard. Sampling may be employed where the clean debris surface standard cannot be met, such as interior tank and pipe surfaces, or where evidence is found indicating apparent
failure of permitted unit secondary containment such as liner cracks. The SAP cannot be finalized at this time because the dangerous waste COCs at each unit, and restrictions on sampling and analysis activities due to high radiation levels, are not adequately defined. Prior to closure, this closure plan will be revised to specify sampling and analysis techniques in a site-specific SAP.

**H.3.4.1 Sampling to Determine Extent of Contamination**

The SAP will be prepared to evaluate the extent of soil contamination and the effectiveness of decontamination at specific units in the WTP when needed. This section discusses the design and outline of the sampling program. Subjects addressed in this section will be detailed in the revised closure plan and in the SAP prior to commencement of closure. Additional information concerning investigation tools such as the gamma camera, CCTV, and other analytical or survey equipment will also be included in the final closure plan. The subjects addressed in this section include analytical parameters, sampling activities, and data quality.

**Sampling Objectives**

Sampling may be conducted to evaluate the extent of contamination and the effectiveness of decontamination at the WTP. Media anticipated to be sampled during closure of the WTP include rinsate from tank systems and ancillary equipment that does not meet the clean debris surface standard for inspection (inaccessible areas), and soil at suspected release locations. Concrete may be sampled if necessary for waste designation purposes. Sampling may be conducted following decontamination of the interior surfaces of process cells. If there is required sampling under structures, it will be conducted in a manner that minimizes disturbance of underlying soil.

If relatively high radiation levels are found in soil or on interior surfaces of equipment, sampling may not be practical due to potential worker exposure or laboratory contamination concerns. In such cases it will be assumed that further decontamination or removal work will be performed to approach the dangerous waste clean closure standard, and sampling will not be performed until radiation levels are reduced. The expected co-contamination of equipment and soil by both radionuclides and dangerous waste constituents is not a proven fact, and the actual ratio between the two types of contaminants will vary widely. However, the proposed approach is conservative in assuming significant dangerous waste contamination wherever radionuclide contamination is found.

Sampling tasks in areas of suspected contamination (such as cladding breaches) and areas in which clean-closure demonstrations may be needed are as follows:

- Select biased or “focused” sample sites, based on review of the unit operating record, cladding breach investigations and underlying concrete decontamination work and evaluations; or based on interior inspection data (for example, from video, CCTV, or radiation surveys) for tanks, pipe, or other ancillary equipment.

- Obtain samples from specified areas, focusing on the locations of apparent highest concentrations. For soil, these locations will be immediately adjacent to or below cladding breaches or cracked or deteriorated concrete. The sample locations could theoretically expand extensively, as necessary to determine the limits of the volume of soil contaminated at concentrations above the risk-based limits. For tanks, piping, or other equipment, the locations to be rinsed and sampled will include apparent or likely waste accumulations in crevices, connections, or other rough or restricted flow locations such as inlets or outlets. The rinse sample will be taken from the first rinse, obtained within a reasonably short time after the completion of decontamination efforts, to avoid drying of potentially contaminated surfaces.

- Conduct analyses of samples

- Evaluate results for closure, and provide feedback to the closure project management team.

Documentation of analyses and the resulting decisions (for example, clean closure is complete, or
more decontamination or removal work will be done) will be included in the record of closure activities.

Analytical Parameters

Analytical parameters, methods, and specific analytical and sampling procedures will be based on knowledge of the operations and wastes processed (process knowledge) in the WTP.

A list of indicator constituents will be developed based on potential COCs and the closure performance standard (designation and/or risk-based limits). These indicator constituents and associated analytical methods will be provided in the updated closure plan prior to initiation of closure. The analyses will follow the methods described in *Test Methods for Evaluating Solid Waste, Physical Chemical Methods* (EPA 1986) and/or other approved methods. Target practical quantitative limits will be established at a minimum of one order of magnitude less than the specified decontamination standard.

Sampling Methods

Sampling will be performed in a manner consistent with EPA guidelines in the *Quality Assurance/Quality Control Guidance for Removal Activities: Sampling and QA/QC Plan and Data Validation Procedures, Interim Final* (EPA 1990), *Sampling and Mobile Laboratories Procedures* (WMFS 1998), *Guidance on Sampling and Data Analysis Methods* (Ecology 1995), or other appropriate references. If evidence or knowledge of spills, or if a failure of secondary containment exists, biased sampling will be conducted in accordance with applicable requirements of *Test Methods for Evaluating Solid Waste, Physical Chemical Methods* (EPA 1986). Biased samples may be taken, as needed, from equipment or locations that cannot be visually verified to meet the clean debris surface standard. Some area-wide sampling may be conducted in larger areas of suspected contamination. The area-wide sampling will be performed in accordance with *Guidance for Clean Closure of Dangerous Waste Facilities* (Ecology 1994c).

Specific sampling methods appropriate to the media to be sampled will be provided when the closure plan is revised and the SAP is prepared prior to closure. Decontamination solutions or water rinsate and soils are examples of the media that may be sampled. Concrete and other materials are not expected to be sampled unless analyses are required for determining the correct waste designation or for cleanup/decontamination confirmation. For waste characterization or designation purposes, representative samples of concrete rubble will be taken after removal from the structure. This approach may be changed if significant volumes of concrete are suspected to be contaminated.

Sampling Locations

Tank and pipe internal surfaces will be visually inspected if feasible, and radiologically surveyed to identify potentially contaminated areas before sample collection. These areas will be identified and documented as part of the closure record, and biased sampling by application of rinse solution will be performed in these areas. Samples of rinsate may be obtained from decontamination of equipment at other locations that cannot be visually verified to meet the clean debris surface standard. Biased soil sample site locations will be determined by previous inspections during or after initial decontamination activities, liner removal and concrete decontamination physical extraction activities at cladding breach locations. Soil sampling could also be necessary at one or more of the container storage buildings that have concrete floors. Soil sampling locations at these units will be at through-thickness cracks or where the concrete has otherwise lost integrity, and a spill, container leak, or other release is known or suspected to have occurred at that location.

Sampling Equipment, Containers, and Preservation

The sampling equipment used will be appropriate to the different media that may be encountered. The list of criteria used for determining appropriate sampling equipment will be developed using state and federal guidance, and submitted for approval prior to initiating closure activities. Sampling will be performed in a manner consistent with EPA guidelines in the *Quality Assurance/Quality Control Guidance for*
Removal Activities: Sampling and QA/QC Plan and Data Validation Procedures, Interim Final
(EPA 1990), Sampling and Mobile Laboratories Procedures (WMFS 1998), Guidance on Sampling and Data Analysis Methods (Ecology 1995), or other appropriate references. Sample equipment and supplies will be procured as required to perform necessary sampling. Specialized sample collection apparatus for taking samples of rinsate from equipment will be specified in the SAP in the revised closure plan to be submitted to Ecology before the start of closure activities.

Sample containers will be selected based on their compatibility with the samples, types of analyses to be performed, resistance to leaking or breakage, ability to seal tightly, and the required volume for an optimum sample, in accordance with protocols in SW-846 (EPA 1986). Deviations from these protocols will be documented and proposed to Ecology in accordance with WAC 173-303-110. Deviations will be proposed only in cases where compliance is impractical or would conflict with other requirements, such as ALARA. Any such anticipated deviations will be proposed in the revised closure plan to be submitted to Ecology before the start of closure of the WTP. Containers for collecting and storing samples will be made of high-density plastic or glass appropriate for the constituents to be analyzed. The containers will have tight, screw-type lids, with Teflon™ cap liners for glass bottles.

Sample labels will be prepared according to the procedures outlined in SW-846 (EPA 1986). Labels with unique identification will be securely attached to each sample container to prevent misidentification. The labels may be adhesive or tags, and will be affixed to the proper sample containers before or at the time of collection. Information will be completed as close as possible to the time of collection. Each label, or an associated record, will contain at least the following information:

- Site contractor
- Collector's name
- Date and time collected
- Sample number
- Sample location
- Analyses to be performed

Samples will be preserved, as appropriate for the analytical method, packaged according to EPA sample handling procedures, and packed in a cooler maintained at 4 °C ± 2 °C (39 °F ± 3.6 °F) immediately after collection unless specified otherwise in the SAP. Samples will not be held in excess of specified holding times in accordance with the SAP.

Because the samples will be collected from radiation zones, the samples will be checked by a radiation control technician prior to removal from the WTP or shipment to the laboratory. A dose assessment will be conducted for those sampling activities occurring in radiation zones. The dose assessment will be used to develop a plan to keep doses ALARA during sampling activities. This assessment will be performed in a manner that will not compromise the validity of the sample.

Seals on the sample containers, and on the sample shipment coolers, will be used to prevent or detect tampering with samples between the time of collection and the beginning of analysis. Seals will be applied to the sample containers and coolers before leaving the sample location. The seals will be attached in such a manner that the seal will be broken to open the container.

Chain-of-Custody Record

Ensuring the integrity of the samples, from collection through analysis to final disposition, will be accomplished by utilizing documentation, in the form of a chain-of-custody record, to trace sample possession and handling history of people having custody of the sample.
The chain-of-custody record will be completed and will accompany samples from collection to analysis. Multiple copies of the record will be required, and the sampling supervisor will maintain at least one copy.

Samples will be tracked in the chain-of-custody record and will remain under one of the following conditions:

- In a person's physical possession
- In view, after being in physical possession
- Secured so that it cannot be tampered with, after having been in physical custody
- Placed in an area restricted to authorized personnel

The following information will be included in the chain-of-custody record:

- Sample number
- Date and time collected
- Medium sampled
- Sample type, grab or composite
- Analyses to be performed
- Number of containers
- Contractor’s name
- Collector's signature
- Signature of person receiving possession
- Inclusive dates of possession
- Condition of samples on receipt

Sample Quality Control

Sample quality control procedures will be followed, including proper implementation of the sample labeling, sample sealing, and chain-of-custody completion described in the preceding paragraphs. Field quality control sampling described in this section will also be followed. Sample quality control procedures will be implemented to adequately control sampling activities.

Field quality control will be accomplished through the use of duplicate samples and equipment and field blanks. The quality control samples will be collected once every 20 samples, or a minimum of once a sample event.

Duplicate samples are two separate samples taken from the same sampling point in the field and placed into separate containers. The duplicates will be used as an indication of the field homogeneity and repeatability of the analytical data. Split samples will be collected along with duplicates. Split samples will be analyzed at a separate, independent laboratory.

Equipment blanks serve as a check on sampling device cleanliness. An equipment blank consists of a sealed container of distilled water that is transported to the site, opened in the field, poured over or through the sampling collection device that has been decontaminated, and then is collected in a sample container and returned to the laboratory for analysis. The analytical results from the blanks will be used to assess the adequacy of sampling device decontamination procedures. This assessment is made during data validation. Equipment blanks will be collected daily and analyzed for the same analytes as the samples collected that day.

Field blanks consist of pure deionized water or reagent sand that will be transferred to a sample container at the site and preserved appropriately. Field blanks are used to check for possible contamination with the
reagent or the sampling environment, and will be collected daily. Trip blanks will accompany volatile organic analysis samples.

**Data Quality**

Quality of samples will be ensured through the collection of field quality control samples and through strict adherence to sample labeling, sample sealing, and chain-of-custody procedures. Data quality will be ensured by adherence to the analyte-specific requirements for precision, accuracy, completeness, and representativeness that will be prescribed in the SAP. The laboratory performing the analyses will be required to meet these specific quality assurance objectives in the SAP, in addition to meeting the guidelines of their quality assurance plan. The quality control of records and documentation will be accomplished by following procedures outlined in US EPA SW-846, as amended (EPA 1986). Sampling and analysis records will be kept on file, including the following:

- Field notes
- Chain-of-custody records
- Daily memoranda
- Laboratory results
- Quality assurance
- Data validation results
- Records of meetings
- Activities concerning the sampling program

**Evaluation and Reporting of Data**

Analytical results from the WTP sampling will be compiled, evaluated, and summarized in the following manner:

- Evaluate the quality control of the sample handling and sample analyses to assess the reliability of the data
- Conduct the statistical evaluation of the analytical data
- Examine results for comparison with accepted regulatory standards on an indicator constituent-by-indicator constituent basis
- Prepare summary statistics for indicator constituents
- For each constituent identified, compare the sample results with the established designation limit or soil cleanup levels, and, for soil, with the established background levels for soils. Sample concentrations below background, but above risk-based closure levels, may be proposed as adequate demonstrations of clean closure, pending Ecology approval.
- Prepare a report that includes data analysis and assessments that evaluate whether the levels of various indicator constituents present a health or environmental concern, and whether they meet the clean closure performance standard. The report will include sample locations, number of samples, specific methods used for collection, data quality assessment, and differences in procedures or sample locations from those provided in the revised closure plan and the SAP, as applicable. The report will provide clean closure evaluations. Each report may address only a single sample or a large group of samples. A single unit at the WTP may require several sampling campaigns and iterative reports, while other units may require no sampling.

**Safety Procedures and Equipment**

Safety procedures will be detailed in a site-specific health and safety plan that will be included in the revised closure plan to be submitted to Ecology prior to initiation of closure activities. A detailed safety
review of the closure tasks and personnel safety will also be conducted prior to beginning the closure activity. Personnel performing closure activities, including sampling, will wear personal protective equipment, as required, to prevent exposure to hazardous materials and dangerous and mixed-waste constituents.

Additional information, as follows, will be provided in the revised closure plan to be submitted prior to closure:

- Health and safety plan
- Details on sampling equipment
- COC indicator parameters for decontamination solution analyses
- Analytical methods that deviate from SW-846 (EPA 1986), if any
- Sampling and analysis plan

**H.3.4.2 Sampling to Confirm Decontamination of Structures and Soil**

Sampling of decontamination solutions may be conducted for equipment, structures, and debris that do not meet the clean debris surface standard following the decontamination process. This sampling will serve to define the extent of remaining contamination and confirm adequate decontamination of equipment, structures, or debris. The sampling process will be repeated after each subsequent round of decontamination effort until the decontamination effort is either determined to be successful, or is terminated, and the contaminated component is removed and disposed of as dangerous or mixed waste.

Soil found to be contaminated will be removed as part of the closure activities, and sampling will be performed to confirm that levels of contamination in the remaining soil do not exceed Ecology-approved risk-based soil cleanup levels.

**H.4.0 OTHER ACTIVITIES**

This section describes the procedures to be followed in order to comply with closure certification requirements, to control run-on and run-off during closure, and to reuse equipment from the plant.

**H.4.1 Certification of Closure**

WAC 173-303-610(6) requires that within 60 days of completion of closure of the WTP, a closure certification will be submitted to Ecology. Following completion of closure, DOE (or the DOE-selected contractor) and an independent Washington state registered professional engineer will submit certifications that the mixed-waste units have been closed in accordance with the approved closure plan. The certifications will be submitted in accordance with Site-wide Permit Condition I.I.1 to the following address:

Program Manager, Nuclear Waste Program
Washington State Department of Ecology
3100 Port of Benton Boulevard
Richland, Washington 99354

The following documentation will be prepared to support the closure certification, and will be provided or accessible to Ecology on request:

- Field notes related to closure activities
- A description of deviations from the approved closure plan and justification for these deviations
- Documentation of the final disposition of dangerous wastes and dangerous waste residues, including contaminated media, debris, and treatment residuals
• Laboratory and field data (including quality assurance and quality control data) for samples and measurements, including those taken to determine background conditions or to determine or confirm clean closure
• A summary report that itemizes the data reviewed by the independent registered professional engineer and tabulates the analytical results of samples taken to determine or confirm clean closure

A draft decontamination documentation checklist and an example closure certification statement are provided in Figure H-5 and Figure H-6, respectively.

H.4.2 Run-on and Run-off Control

No run-off or run--on resulting from precipitation or surface water flows is anticipated in the areas undergoing closure. The WTP dangerous waste management units are enclosed within highly secure reinforced concrete and steel frame buildings, with the exceptions noted below. Wash water or other liquids resulting from decontamination activities will be contained by WTP containment structures - floors, walls, ceilings, sumps, and catch tanks.

The only units that may be exposed to direct precipitation are the two process condensate vessels outside the Pretreatment Building. The miscellaneous dangerous waste and melter storage buildings will be separate freestanding units, and run-on or run-off control will be assured for these units before and during operation of the WTP, as well as during the closure period. There will be no changes in the containment capacities or run-off control design for these units during closure activities.

Activities such as groundwater monitoring and run-on and run--off control will be described in a revision to the closure plan prior to closure.

H.4.3 Equipment Reuse

Equipment may be decontaminated and reused during or after closure, if practicable. For example, contaminated material and handling equipment such as melter cave containment and shield doors, cranes, and power manipulators may be decontaminated in order to reduce radiation dose rates. This will allow initial or repeated personnel entry to areas where additional decontamination, debris size reduction, or packaging and encapsulation activities will be conducted. Equipment described in Sections 3.0 and 6.0 will be decontaminated using methods selected from those specified under 40 CFR 268.45, or equivalent technologies.

Criteria for determining whether equipment will be reused or disposed of include the following:
• Degree of contamination
• The need to minimize potential worker radiation and dangerous waste exposures during decontamination; the amount of decontamination residues that would be generated
• The value of the equipment
• Compliance with the approved schedule and budget

Equipment that could be used by DOE in future operations at the WTP site, in other Hanford projects, or at different DOE facilities, may be decontaminated first.

H.5.0 MAXIMUM WASTE INVENTORY

The estimated maximum mixed-waste inventory for each type of waste management unit is listed in Table H-1. These are total storage capacity volumes from the WTP Part A form in Addendum A.

The actual volumes present at the start of the closure period will be much less than values shown in the table. For example, the containment buildings and container storage areas may be empty or nearly empty.
on the date of completion of treatment of the final volume of waste feed, and the tank systems are not likely to contain more than a few percent of the maximum capacity.

H.6.0 CLOSURE OF TANKS, CONTAINER STORAGE, CONTAINMENT BUILDINGS, AND MISCELLANEOUS UNITS

This section of the closure plan identifies specific closure requirements for each type of unit at the WTP, and describes the removal of wastes and equipment, decontamination of the unit, and disposition of decontamination residues. A summary of the closure standards and activities for each type of unit is provided in Table H-2.

The performance standards and closure activities for many of the unit components are similar or identical for the four types of units, as indicated in the table. Differences in the detailed closure procedures will be due in part to variations in unit design, and different ancillary equipment present in various units, even in units of the same type. Differences in procedures are also mandated by great variations in radiation dose rates in different units. In the HLW melter cave and most tank secondary containment areas, initial decontamination activities will be performed remotely, while the same types of activities may be performed by personnel in most of the other container storage units.

An overall estimate of the volume of closure wastes to be generated has not been prepared, due to the uncertainties regarding final disposition of the WTP equipment and structures. The estimate of the volume of closure wastes will be provided in an amended closure plan and submitted for approval prior to initiating closure activities. The volume of wastes that will be generated may be relatively large if most of the tanks, piping and related equipment, and major portions of the concrete and steel structures are removed and disposed of as waste. Volume of wastes may also be large if the same equipment and structures are completely decontaminated, resulting in large amounts of secondary residues, personnel protective equipment, and decontamination solutions. The volume of immobilized waste that will be generated during the closure period depends in part on the composition of the final batch of waste feed, which cannot be predicted at this time.

H.6.1 Closure of Tank Systems

Tank systems will be decontaminated using chemical and/or physical extraction technologies. Types of tank systems that will be decontaminated include, but are not limited to:

- LAW and HLW feed and storage tank systems
- Evaporators and condensers
- Waste filtration tanks
- Ion exchange tanks
- Condensate tanks

Types of ancillary equipment which may be decontaminated include, but are not limited to the following:

- Waste transport, rinse, and washdown piping
- Pumps, agitators, wash rings, and ejectors
- Air, steam, and water lines in secondary containment areas
- Intra-facility pipelines

Decontamination of tank systems including tanks, piping and other ancillary equipment will be conducted using chemical extraction technology and water washing and spraying. High-pressure steam or other physical extraction technologies identified in Section 3.3 will also be used to remove contamination if necessary. The decontamination procedures for closure of tanks will include, but may not be limited to, the following:
• Tank systems will be flushed after the final batch of bulk waste has been processed through that tank system. Large-volume flush solutions will remove as much waste as possible before smaller scale decontamination work begins. Flush water will be transferred to the Pretreatment evaporation and ultrafiltration systems, and the concentrates will be sent to the HLW melter for vitrification, if the HLW vitrification system is operating. (If either or both vitrification systems will not be operating during the first phase of the closure period, this closure plan will be revised to account for changes in treatment and disposal of waste feed and flushing wastes, as necessary.) Water condensate from the evaporator will be routed to the LERF/ETF. The HLW melter will be shut down after flushing wastes are treated. Tank decontamination activities to be performed after completion of flushing may involve any of the chemical or physical extraction technologies identified in Section 3.3. Used decontamination solutions will be transferred to the LERF/ETF or another permitted TSD facility.

• Physical evidence of contamination in the containment systems may be used, in addition to the operating record, to determine whether decontamination of the exterior of a tank system is needed. Before using decontamination solutions on the outside of a tank, the floor and wall liners will be inspected for cracks or other breaches. The cracks will be sealed before beginning decontamination treatment, or other engineered containment devices (such as collection basins) will be used to collect and contain solutions. The outer tank surface then will be cleaned with water or detergents, or other technologies as necessary, and rinsed. Decontamination of secondary containment of these units will be similar or identical to the procedures used for container storage and containment building units.

• After the tanks are decontaminated, the tank interiors may be inspected using CCTV cameras to determine compliance with the clean debris surface standard. Because of possible radiation exposure, visual inspection of the process cells may be performed remotely using a camera with a zoom lens, or using another device that allows verification that the standard is met. Inspections will be documented in an inspection record.

• The outside of the tanks also will be inspected for compliance with the clean debris surface standard, and inspections will be documented in an inspection record.

• If tanks or ancillary equipment cannot be determined by visual inspection to meet the clean debris surface standard, the tanks may undergo further decontamination, or rinsate samples may be obtained to determine if the decontaminated tank meets the designation limit performance standard for clean closure. Before or after decontamination efforts, a tank system may be designated as dangerous waste, removed, reduced in size, packaged, treated by encapsulation, and sent to a permitted disposal facility.

• Decontamination residues will be collected, designated, and transferred to a permitted disposal facility.

The decontamination procedures for piping and ancillary equipment will include, but will not be limited to, the following activities:

• The facility design and process information, in combination with operating records, will be used to identify the equipment associated with mixed waste and mixed-waste constituents. Piping that may have carried mixed waste or may have become externally contaminated with mixed or dangerous waste will undergo decontamination. Contaminated piping may include waste transfer piping, sump contents transfer piping, nitric acid transfer piping, and other piping associated with waste treatment and secondary waste transfer.

• The piping will undergo bulk flushing at the same time the tanks are flushed. Flushing of the pipes and other ancillary equipment will remove the bulk volumes of waste, leaving adhered or attached quantities of waste.
Chemical and/or physical extraction technologies may be used to attempt to remove the remaining waste from piping and other ancillary equipment. Where it is not possible to visually verify that the clean debris surface standard has been met, verification may be attempted by rinsate sampling, analysis, and comparison of analyses with designation limits.

If it is not possible to meet the clean debris surface standard or designation limits, contaminated portions of the piping and ancillary equipment will be removed, designated as dangerous waste, packaged in waste containers, transferred to the CWC or another permitted unit, encapsulated, and disposed of at a permitted landfill disposal unit on the Hanford Site. Encapsulation may be performed at the CWC or elsewhere.

### H.6.2 Closure of Container Storage Areas

Each unit will be evaluated for historical spills or other releases of dangerous or mixed wastes, by review of the facility operating record and by visual inspection. If the record review and inspection support the conclusion that no releases of waste to the floor occurred, no further decontamination or sampling work will be required for that unit. If either the inspection or record review indicate that waste releases to the floor of a unit occurred, decontamination will be required. If the protective coating is intact, chemical extraction treatment may be performed. If the coating is cracked or more severely damaged, physical extraction treatment will be required to remove at least 0.6 cm from the original surface. If the extent of the historical releases (the actual location on the floor) cannot be determined, the entire floor surface will be treated. If the resulting surface cannot be documented as a clean debris surface, the treatment may be repeated, or the full thickness of the floor may be removed. The solid residues or rubble produced by treatment or removal will be disposed of as dangerous waste, unless sampling and analyses are performed to support a request for an Ecology determination that the rubble is not dangerous waste.

The presence of through-thickness cracks or other loss of integrity, if found in concrete floors that rest directly on soil, in units where releases are documented or suspected, may require a soil contamination investigation. Examples of adequate evidence that a release may have occurred include discoloration or staining of the concrete, odor, or elevated radiation readings observed during the initial closure inspection. Soil and possibly concrete samples will be obtained by coring in the vicinity of known or suspected waste releases. Soil contaminated at concentrations above the risk-based soil cleanup levels will be removed, and confirmation samples will be taken at the limits of the excavation to confirm adequate removal. If analyses are less than the Hanford soil background levels but greater than the risk-based soil cleanup concentrations, a request for approval of a clean closure-determination will be submitted to Ecology. The request will be supported with the analytical and other pertinent data for that unit.

If soil contamination is so extensive that the zone of contamination cannot be practically removed, or if groundwater contamination could result, the closure plan will be revised to provide for additional investigation and measures to address corrective action requirements.

Decontamination documentation will be prepared as described in Sections 3.4 and 4.1.

### H.6.3 Closure of Containment Building Units

One containment building unit, the pretreatment plant containment building unit, will be used for decontamination, size reduction, and packaging operations throughout the operating life of the WTP. It may be used for these same functions during the closure period. The HLW melter (cave) containment building may be used for similar operations during closure, after the normal melter operations have been completed. In particular, the HLW melter containment building may be used to partially decontaminate and overpack failed HLW melters that were stored in the failed melter storage building during the operating life of the plant.

After completion of operations to facilitate closure of other units, the melters and associated spent parts, feed apparatus, and off-gas control equipment will be removed. The containment buildings will be closed.
in the same manner, following the same inspection, decontamination, and documentation requirements identified in Sections 6.1 and 6.2 for tank system containment areas and container storage units. Several significant differences in design and waste types will result in substantially longer time requirements for closure of the units, as compared to container storage units. For example, most operations in the HLW melter cave will be conducted with remotely operated equipment, until the final decontamination stages are reached. The ILAW container finishing line and container fixative units are also larger and contain more equipment than most of the container storage units. Complex remote operations are necessarily slow, and the full extent of necessary decontamination, size reduction, and packaging work will not be known until the final stages of closure.

Other containment building units are more similar to container storage units, including coated concrete rather than cladded floors and walls. These containment buildings will be closed in the same manner as the container storage units (Section 6.2), with the added complications of various types of waste handling equipment such as power manipulators, cranes, and the LAW LSM units.

H.6.4 Closure of Miscellaneous Units

The HLW and LAW melters are miscellaneous units. Several times during the life of the WTP, spent melters will be removed from the HLW melter cave and LAW LSM gallery containment buildings, and may be placed in the failed melter storage building. Removal and replacement of spent melters is not considered closure. One or more of the LAW melters may actually be removed and not replaced, before the start of the closure period. The HLW melter is planned to be operating during the deactivation period (the first part of the closure period). If necessary, the HLW melter may be removed and replaced during the closure period to provide treatment for the residues from tank system flushing operations. Such removal and replacement would not be considered closure, although it may occur during the closure period.

LAW melter operating equipment openings will be closed and the exterior surfaces decontaminated. Then the melters will be removed from the LAW melter gallery as intact assemblies, encapsulated, and shipped to the LLBG or another permitted disposal unit. Failed HLW melters may be stored in the failed melter storage buildings during the closure period, while treatment, transport, and disposal operations are arranged. HLW melters may be partially decontaminated and packaged in an overpack in the HLW melter cave during the final phases of closure activities. HLW melters in the failed melter storage building may be returned to the HLW melter cave for partial decontamination and packaging. Both types of melters will be treated in accordance with the immobilization treatment standard and disposed of at permitted mixed-waste disposal facilities.

Removal of melter components will be accomplished according to standard procedures for the operational period of the plant. Special HLW melter closure activities such as size reduction, decontamination of components, or packaging of components and decontamination residues, may require the development of new procedures or the installation of new equipment. These activities cannot be fully predicted at the current stage of design, and some uncertainties will remain even at the start of the closure period. The encapsulation treatment design is still under development. Additional information will be provided in this section, before the start of closure. Information to be provided includes details of encapsulation treatment locations, equipment, and materials.

H.7.0 SCHEDULE FOR CLOSURE

For the purposes of this closure plan, the design life of the WTP is estimated at 40 years of operations. The estimated three-year schedule for closure is provided in Figure H-7. Regulations require that Ecology be notified at least 45 days before the start of the closure period. In addition, the closure period will begin within approximately 30 days after completion of treatment of the final waste feed transfer from the DST system unit. Due to the complexity of the WTP operations, these
requirements will likely be unable to be met. Additional evaluation of the schedule will be conducted prior to closure.

The date of receipt of the final volume of bulk waste feed in the melters, and various other specific individual units within the WTP, will be at the end of the processing of that final batch of waste feed. This date will roughly correspond to the date of the start of deactivation operations. The Pretreatment plant and HLW feed preparation and melter systems will continue to operate for several months after the start of the closure period. The plants will be processing the tank system flush solutions and producing immobilized waste glass containing most of the residual waste constituents left in the tanks at the start of the closure period.

The year the WTP closes will depend on the time required for the initial portion of the tank waste inventory to be processed, the degree of success in this mission, and whether the WTP will be used to continue to process the remaining Hanford tank waste inventory. Other factors that could affect the year of closure include changes in operational requirements, lifetime extension upgrades, a different operating contractor, and other unforeseen factors.

This estimated three-year closure schedule is necessarily general, and is not meant to be definitive. For example, completion of decontamination of the pretreatment building and residue removal is shown at approximately 13 months after the start of the closure period. However, decontamination of the LAW and HLW vitrification plant tanks and other units is expected to require use of pipelines through the Pretreatment plant to transfer decontamination solutions and rinsates to the LERF/ETF. Therefore, the final decontamination of piping and collection tanks in the Pretreatment building may not be completed until after the LAW and HLW vitrification plant tanks and other units are decontaminated.

A more specific schedule will be provided in the revision of this closure plan prior to the start of closure activities. The revised schedule will take advantage of final design and operating procedure information that is not available at this time. The schedule for closure will include a breakdown of activities to be performed after the date of completion of vitrification processing of the last batch of waste feed from the DST System unit.

8.0 EXTENSION FOR CLOSURE TIME

The following discussion addresses the extension of the waste removal and closure time periods, as specified in WAC 173-303-610(4)(a) and (b), respectively. The first citation requires that within 90 days after receiving the final volume of dangerous waste (the DST waste), the owner or operator will treat, remove from the unit, or dispose of all dangerous wastes in accordance with the approved closure plan. The second requirement is that all closure activities will be completed within 180 days after receiving the final volume of dangerous waste.

The need for more than 90 days to remove wastes and more than 180 days to complete closure activities is anticipated. This is due in part to the high radiation fields in many of the waste management units, even after the entire bulk waste inventory has been processed and the residues (the inventory present at the start of the closure period) are removed by flushing. Processing of the final batch of waste feed may require approximately nine months of operation at or near design capacity of the plant, prior to the start of deactivation and closure work. As explained in Section 7.0, these processing operations will be completed, or nearly completed, at the start of the closure period.

Small volumes of waste residues may still exhibit high radiation dose rates requiring much of the closure work to be performed by remotely operated equipment. The large number of units and extensive integrated ancillary equipment such as piping, valves, filters (mostly welded together), and the need to coordinate closure activities with other TSD units both at Hanford and offsite, means that more time will be required for closure than would be necessary for a typical dangerous waste management facility.
The decontamination operations described in this closure plan are intended to avoid excessive secondary waste generation and to provide for the recycling of some pieces of equipment. The decontamination operations will include extensive use of chemical and physical decontamination treatment technologies. Incineration is not considered as an option for wastes to be generated during closure. Solidification, encapsulation, and land-filling of dangerous and mixed wastes will be deliberately minimized. The volumes of wastes that will be disposed of will also be minimized to the extent practical by physical size reduction. Size reduction will allow packaging of large tanks, pipe, and support structures in relatively small, densely packed drums or waste boxes. These waste management priorities are emphasized to support this request for extension of the waste removal and closure periods, as suggested in Section 4.1 of the Ecology Guidance for Clean Closure of Dangerous Waste Facilities (Ecology 1994c).

The WTP operator will take the actions necessary to prevent threats to human health and the environment from the unclosed but not operating WTP, including compliance with applicable permit requirements. During the first several months of the closure period, a large portion of the plant will be operating to remove waste residues from the tank systems to the maximum practical extent. Flushing, vitrification, and other deactivation activities will require continued security and monitoring of the other non-operating portions of the plant, and no part of the plant will be unsecured or abandoned during the closure period.

If necessary, an extension of the three-year closure schedule will be requested and the need for the extension demonstrated in accordance with WAC 173-303-610(4)(a) and (b). The request would be determined prior to initiating closure activities, or during closure activities should closure conditions necessitate. A revised closure plan will be submitted for approval if an extension is necessary.

Site-wide Permit Condition II.R.1 requires the Permittees to notify Ecology in writing, as soon as possible, of deviations or expected deviations from the schedules of the Permit. The Permittees will include with the notification information supporting their claim that they have used best efforts to meet the required schedules. If Ecology determines that the Permittees have made best efforts to meet the schedules of the Permit, Ecology will notify the Permittees in writing by certified mail that the Permittees have been granted an extension. Such an extension will not require a permit modification under Condition I.C.3. Should Ecology determine that the Permittees have not made best efforts to meet the schedules of the Permit, Ecology may take such action as is deemed necessary. Copies of correspondence regarding schedule extensions will be kept in the operating record.

Side-wide Permit Condition II.R.1 provides that any schedule extension granted through the approved change control process identified in the Hanford Federal Facility Agreement and Consent Order (Ecology, EPA, and DOE 1998) will be incorporated into the Permit. Such a revision will not require a permit modification under Condition I.C.3.
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Table H.1  Maximum Waste Inventory

<table>
<thead>
<tr>
<th>Waste Management Unit</th>
<th>Maximum Inventory a</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total container storage</td>
<td>1,089,000 gal</td>
</tr>
<tr>
<td>Total tank storage</td>
<td>5,276,000 gal</td>
</tr>
</tbody>
</table>

a Miscellaneous (melter) and containment building units are not counted, as they will be processing the volumes previously stored in tanks, and producing treated and secondary wastes that are included in the container storage total.

Table H.2  Clean Closure Performance Standards and Activities

<table>
<thead>
<tr>
<th>Unit Type</th>
<th>Components</th>
<th>Performance Standards</th>
<th>Closure Activities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tank system</td>
<td>Exterior surfaces</td>
<td>Clean debris surface, designation limits, or removal</td>
<td>Extraction technologies or removal of tanks</td>
</tr>
<tr>
<td></td>
<td>Interior surfaces</td>
<td></td>
<td>Liner and concrete decontamination and/or removal</td>
</tr>
<tr>
<td></td>
<td>Ancillary equipment</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Secondary containment</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Container storage area</td>
<td>Floor, walls, and ancillary equipment</td>
<td>Clean debris surface, designation limits, or removal</td>
<td>Extraction technologies</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Liner and concrete decontamination and/or removal</td>
</tr>
<tr>
<td>Containment building</td>
<td>Floor, walls, and ancillary equipment</td>
<td>Clean debris surface, designation limits, or removal</td>
<td>Extraction technologies</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Liner and concrete decontamination and/or removal</td>
</tr>
<tr>
<td>Miscellaneous (melter)</td>
<td>Melters and ancillary equipment</td>
<td>Removal</td>
<td>Removal</td>
</tr>
</tbody>
</table>

Part III, Operating Unit Group 10-H.34
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**Figure H.1 Closure Strategy Flowchart for Tank Systems**

1. **Start**
   - Flush Tanks, Piping
   - Inspect Liner, Seal Visible Breaches
   - Internal Decon, Including Pipe, etc.
   - Sample, Analyze Solution
   - More Decon?
     - Yes
     - No

2. **Results ≤ Designation Limits?**
   - Yes
   - No

3. **Containerize and Transfer to CWC or Other Hanford TSDF**
   - Evaporation and Ultrafiltration
     - Solids
   - Condensate and other Waste Water To LERF/ETF

4. **HLW Vit. Unit Operating?**
   - Yes
   - No

5. **Clean Debris Surface?**
   - Yes
   - No

6. **Sample, Analyze Decon Solution**
   - Yes
   - No

7. **DOE Decision: Leave in Place?**
   - Yes
   - No

8. **Clean Tank Closure Completed - Leave in Place**
   - Remove, Dispose as Radioactive Debris
   - Remove, Dispose as Mixed Waste Debris

9. **External Decon**
   - Yes
   - No
   - More Decon?
     - Yes
     - No

10. **Remove, Dispose As Mixed Waste Debris**
    - Yes
    - No

11. **Results ≤ Designation Limits?**
    - Yes
    - No

**Legend:**
- ETF = Efluuent Treatment Facility
- CWC = Central Waste Complex
- LERF = Liquid Effluent Retention Facility
- TSDF = Treatment, Storage or Disposal Facility
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Figure H.2 Closure Strategy for Container Storage, Containment Building, Miscellaneous Unit, and Tank System Containment Areas

- Decon or Remove Ancillary Equipment
- Decon Ceilings, Walls, Floors, As Necessary, Except Suspected Liner Breaches
- Visual Inspection Remote or Direct Observation
- Gamma Camera Inspection: Identify/Confirm Potential Liner Breaches
- Additional NDE as Necessary to Confirm Breaches
- Decon Ceilings, Walls, Floors, As Necessary, Except Suspected Liner Breaches
- Decon Solutions To LERF/ETF
- Decon Solutions To LERF/ETF
- Decon Solutions To LERF/ETF

- No Breaches, Clean Debris Surface?
- Further Decon?
- Remove Liner Around Full Extent of Breach and Contaminated Concrete Surface
- Identify / Confirm Full Extent of Contaminated Surface By Visual and Radiation Surveys
- Decon Concrete, Chemical and/or Physical Extraction
- Dispose Residue as MW Debris
- Decon or Remove Ancillary Equipment
- Decon Ceilings, Walls, Floors, As Necessary, Except Suspected Liner Breaches
- Visual Inspection Remote or Direct Observation
- Gamma Camera Inspection: Identify/Confirm Potential Liner Breaches
- Additional NDE as Necessary to Confirm Breaches
- Decon Ceilings, Walls, Floors, As Necessary, Except Suspected Liner Breaches
- Decon Solutions To LERF/ETF
- Decon Solutions To LERF/ETF
- Decon Solutions To LERF/ETF

- Visible Crack or Decomposed Concrete? (Lost Integrity)
- Yes
- No
- Clean Closed

- MW = Mixed Waste
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Figure H.3 Closure Strategy Flowchart for Soils and Groundwater

- Implement Soil Sampling and Analysis Plan (Coring/Drilling)
- Soil COC Concentrations ≤ Risk Based Soil Stds?
- Is Contamination Limited and Removable?
- Notify Ecology
- Prepare investigation plan to define extent
- Prepare corrective action plan
- Revise closure plan
- Prepare post closure plan
- Unit(s) Clean Closed
- Remove to Risk Based Soil Standards; Confirm

COC = Constituents of Concern

From Figure 11-2
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Figure H.4  WTP Permitting, Deactivation, and Closure

Tri-Party Agreement TSD Facility Permitting Process
(Action Plan, Section 6.2)

Operating Life Approx. 40 Years

Normal Treatment Operations - Waste Feed Run Out Approx. 9 Months

RPP-WTP Permit Issued

Final Waste Feed Receipt

Notify Ecology At Least 45 Days Prior

Limit Access, Isolate Connections, Seal Migrateable Contamination, Install Monitoring Equipment

Deactivation End Points Reached; Submit Facilities Characterization Report

Certification of Completion of Post-Closure

Certification of Completion of Closure

Deactivation Period

Initial Phase

Shut Down Redundant Systems, Flush & Drain

Isolation and Closure Phase

RCRA / Dangerous Waste Decontamination Activities

WAC 173-303-610 Closure Period Approx. 3 Years

Post-Closure Period

If Clean Closure is Not Accomplished 30 Years or More

Approx. 3 Years

If Clean Closure Is Not Accomplished 30 Years or More

Note: Timeline Not To Scale
**Figure H.5 Sample Clean Debris Surface Checklist**

**DECONTAMINATION CHECKLIST**

This checklist is intended to document decontamination work and the attainment of a clean debris surface for the following components, structures, and materials.

1. Building or Location:
2. Component or Area:
3. Material (such as concrete, metal):
4. Decontamination treatment method:
5. Decontamination treatment parameters:
   - Temperature
   - Propellant
   - Solid media (such as shot, grit, beads)
   - Pressure
   - Residence time
   - Surfactants
   - Detergents
   - Grinding or striking media (such as wheels, piston heads)
   - Depth of surface layer removal in cm (in concrete, for example)
   - Other

The decontamination of the building, component, or material identified in steps 1 through 3 was completed as specified at steps 4 and 5.

<table>
<thead>
<tr>
<th>Title</th>
<th>Signature</th>
<th>Date</th>
</tr>
</thead>
</table>

6. Performance Standard:

I have visually inspected the above-identified material before / after (circle one) decontamination or treatment in accordance with the closure plan. Dangerous waste residues have / have not (circle one) been removed to attain a clean debris surface.

<table>
<thead>
<tr>
<th>Authorized Representative</th>
<th>Signature</th>
<th>Date</th>
</tr>
</thead>
</table>

Notes:

1. Decontamination treatment will use a chemical or physical extraction method as listed in Table 1, Alternative Treatment Standards for Hazardous Debris (40 CFR 268.45).

2. Clean debris surface as defined in Table 1, Alternative Treatment Standards for Hazardous Debris (40 CFR 268.45):
   “Clean debris surface means the surface, when viewed without magnification, will be free of all visible contaminated soil and hazardous waste except that residual staining from soil and waste consisting of light shadows, slight streaks, or minor discolorations, and soil and waste in cracks, crevices, and pits may be present provided that such staining and waste and soil in cracks, crevices, and pits will be limited to no more than 5% of each square inch of surface area.”
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Figure H.6 Example Closure Certification Statement

CLOSURE CERTIFICATION
FOR
River Protection Project – Waste Treatment Plant
Hanford Site
US Department of Energy, Richland Operations Office

We, the undersigned, hereby certify that closure activities were performed in accordance with the specifications in the approved closure plan.

Owner/Operator

Signature

Date

Contractor Representative

Signature

Date

Independent Registered Professional Engineer

Signature

Date

Washington State PE #
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Figure 11-7. Closure Schedule for RPP-WTP

<table>
<thead>
<tr>
<th>ID</th>
<th>Activity Description</th>
<th>Timeline</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Notify Ecology of Intent to Close</td>
<td>31-32</td>
</tr>
<tr>
<td>2</td>
<td>Operate Operations Protocol for Closure Activities</td>
<td>33-37</td>
</tr>
<tr>
<td>3</td>
<td>Receipt of Final Volume of Mixed Waste</td>
<td>38-39</td>
</tr>
<tr>
<td>4</td>
<td>Processing of Last Batch of Waste Feed</td>
<td>40-46</td>
</tr>
<tr>
<td>5</td>
<td>Flush and Decontaminate Pretreatment Unit</td>
<td>47-53</td>
</tr>
<tr>
<td>6</td>
<td>Sample &amp; Analyze for Dangerous Waste Constituents</td>
<td>54-60</td>
</tr>
<tr>
<td>7</td>
<td>Removal of Decontamination Residue PT</td>
<td>61-67</td>
</tr>
<tr>
<td>8</td>
<td>Flush and Decontaminate LAW Unit</td>
<td>68-74</td>
</tr>
<tr>
<td>9</td>
<td>Sample &amp; Analyze for Dangerous Waste Constituents</td>
<td>75-81</td>
</tr>
<tr>
<td>10</td>
<td>Removal of Decontamination Residue LAW</td>
<td>82-88</td>
</tr>
<tr>
<td>11</td>
<td>Flush and Decontaminate HLW Unit</td>
<td>89-95</td>
</tr>
<tr>
<td>12</td>
<td>Sample &amp; Analyze for Dangerous Waste Constituents</td>
<td>96-102</td>
</tr>
<tr>
<td>13</td>
<td>Removal of Decontamination Residue HLW</td>
<td>103-109</td>
</tr>
<tr>
<td>14</td>
<td>Flush and Decontaminate LAW Pretreatment Unit</td>
<td>110-116</td>
</tr>
<tr>
<td>15</td>
<td>Sample &amp; Analyze for DWC</td>
<td>117-123</td>
</tr>
<tr>
<td>16</td>
<td>Removal of Decontamination Residue Waste</td>
<td>124-130</td>
</tr>
<tr>
<td>17</td>
<td>Inspection and Certification</td>
<td>131-137</td>
</tr>
</tbody>
</table>

Timescale heading numbers represent months
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