

U.S. Department of Energy Carlsbad Field Office

Corrective Action Plan

Addressing the Accident Investigation Reports of:

the Underground Salt Haul Truck Fire at the Waste Isolation Pilot Plant, February 5, 2014, and
the Radiological Release Event at the Waste Isolation Pilot Plant, on February 14, 2014
Revision 1

	July 2015			
Prepared by:				
	Sean Dunagan/Corrective Action Manager			
	Carlsbad Field Office			
Approved by:				
	Dana Bryson, Acting Manager	(7	
	Carlsbad Field Office	,	To a control	
Approved by:				
	James Hutton, Deputy Assistant Secretary for			
	/ Safety, Security, and Quality Programs Office	of Envi	ronment	al Management

Table of Contents

1						
2	Sun	nmary (of the Events	7		
	2.1	Fire E	Event	7		
		2.1.1	Salt Haul Truck Fire AIB Conclusions	8		
	2.2	Radia	tion Release Event	9		
		2.2.1	Radiological Event AIB Conclusions (Phase 1 Radiological Release Report)	10		
		2.2.2	Radiological Event AIB Conclusions (Phase 2 Radiological Release Report)	11		
3	Cor	rective	Action Plan	14		
4	Sun	nmary.		15		
5	Org	anizati	ion and Management	16		
6	CBI	FO Cor	rrective Actions to Address the Judgments of Need from the Fire Report	16		
	6.1	Emerg	gency Response	17		
		6.1.1	Judgment of Need: JON 4	17		
		6.1.2	Judgment of Need: JON 5	19		
		6.1.3	Judgment of Need: JON 6	21		
		6.1.4	Judgment of Need: JON 7	22		
		6.1.5	Judgment of Need: JON 9	24		
		6.1.6	Judgment of Need: JON 10	26		
		6.1.7	Judgment of Need: JON 11	27		
	6.2	Maint	tenance Program	28		
		6.2.1	Judgment of Need: JON 14	28		

		6.2.2 Judgment of Need: JON 17	32
	6.3	Fire Protection Program	33
		6.3.1 Judgment of Need: JON 20	33
		6.3.2 Judgment of Need: JON 21	35
		6.3.3 Judgment of Need: JON 22	36
	6.4	DOE Programs and Oversight	37
		6.4.1 Judgment of Need: JON 24	37
		6.4.2 Judgment of Need: JON 25	41
		6.4.3 Judgment of Need: JON 26	42
		6.4.4 Judgment of Need: JON 32	43
	6.5	Safety Program	44
		6.5.1 Judgment of Need: JON 33	44
		6.5.2 Judgment of Need: JON 34	47
		6.5.3 Judgment of Need: JON 35	48
7	CBF	O Corrective Actions to Address the Judgments of Need from the Phase 1 Radiological Report	50
	7.1	Nuclear Safety Program	51
		7.1.1 Judgment of Need: JON 10	51
		7.1.2 Judgment of Need: JON 11	54
		7.1.3 Judgment of Need: JON 12	55
		7.1.4 Judgment of Need: JON 13	56
	7.2	Emergency Management	57
		7.2.1 Judgment of Need: JON 15	57
		7.2.2 Judgment of Need: JON 20	58
	7.3	Safety Culture	59

		7.3.1	Judgment of Need: JON 24	59
	7.4	Condu	uct of Operations	60
		7.4.1	Judgment of Need: JON 28	60
	7.5	Maint	enance Program	61
		7.5.1	Judgment of Need: JON 31	61
		7.5.2	Judgment of Need: JON 32	62
	7.6	Radia	tion Protection Program	63
		7.6.1	Judgment of Need: JON 36	63
	7.7	CBFC	Oversight	64
		7.7.1	Judgment of Need: JON 40	64
		7.7.2	Judgment of Need: JON 41	65
		7.7.3	Judgment of Need: JON 42	66
		7.7.4	Judgment of Need: JON 43	67
8	CBF	O Cor	rective Actions to Address the Judgments of Need from the Phase 2 Radiological Report	68
	8.1	Carlsh	oad Field Office	69
		8.1.1	Judgment of Need: JON 1	69
		8.1.2	Judgment of Need: JON 2	71
		8.1.3	Judgment of Need: JON 4	75
		8.1.4	Judgment of Need: JON 5	76
		8.1.5	Judgment of Need: JON 11	77
		8.1.6	Judgment of Need: JON 28	83
		8.1.7	Judgment of Need: JON 29	86
		8.1.8	Judgment of Need: JON 30	88

ACRONYMS

AIB Accident Investigation Board

AMWTP Advanced Mixed Waste Treatment Project

CAM Continuous Air Monitor
CAP Corrective Action Plan
CAS Contractor Assurance System

CBFO Carlsbad Field Office

CCP Centralized Characterization Program

CMR Central Monitoring Room

CON Conclusion of the Accident Investigation Board

CONOPS Conduct of Operations
DOE U.S. Department of Energy
DSA Documented Safety Analysis

EM Office of Environmental Management

EMCBC Environmental Management Consolidated Business Center EM-LA Office of Environmental management Los Alamos Field Office

FHA Fire Hazards Analysis

HEPA High Efficiency Particulate Air

HQ Headquarters

HWFP Hazardous Waste Facilities Permit ICE Issues Collection and Evaluation ICS Incident Command System IEP Integrated Evaluation Plan

JON Judgment of Need

LANL Los Alamos National Laboratory
LANS Los Alamos National Security, LLC

NA-LA NNSA Los Alamos Field Office (formerly Los Alamos Site Office- LASO)

NFPA National Fire Protection Association
NIMS National Incident Management System
NNSA National Nuclear Security Administration
NMMP Nuclear Maintenance Management Program

NWP Nuclear Waste Partnership LLC

MP Management Procedure

Corrective Action Plan Addressing the Accident Investigation Report of the February 5, 2014 Fire Event and the February 14, 2014 Radiological Release Event, Rev 1

MSHA Mine Safety and Health Administration RCRA Resource Conservation and Recovery Act

SSO Safety Systems Oversight

TRU Transuranic

TSR Technical Safety Requirement WAC Waste Acceptance Criteria

WAP Waste Analysis Plan

WCRRF Waste Characterization, Reduction, and Repackaging Facility

WIPP Waste Isolation Pilot Plant

1 Purpose

The purpose of this Corrective Action Plan (CAP) is to specify U.S. Department of Energy (DOE) Carlsbad Field Office (CBFO) actions for addressing issues identified in the March 2014, accident investigation report for the *Underground Salt Haul Truck Fire at the Waste Isolation Pilot Plant (WIPP) February 5, 2014* (hereafter referred to as the Fire Report), the April 2014, *Phase 1 Radiological Release Event at the Waste Isolation Pilot Plant on February 14, 2014* (hereafter referred to as the Phase 1 Radiological Report), and the April 2015, *Phase 2 Radiological Release Event at the Waste Isolation Pilot Plant on February 14, 2014* (hereafter referred to as the Phase 2 Radiological Report).

This consolidated CAP specifies the CBFO corrective actions responsive to the three Accident Investigation Boards' reports. Each corrective action includes the associated JON, the resulting approach, the applicable actions to be taken, the deliverables, the action owner (responsible CBFO Program or Division Office, responsible individual by job title), and due dates for completing the actions.

The approving officials for this CAP are the Manager, Carlsbad Field Office and the Deputy Assistant Secretary, Safety, Security, and Quality Programs, Office of Environmental Management.

2 Summary of the Events

2.1 Fire Event

On Wednesday, February 5, 2014, at approximately 10:45 Mountain Standard Time, an underground mine fire involving an EIMCO Haul Truck, 74-U-006B, (salt haul truck) occurred at the DOE WIPP near Carlsbad, New Mexico. There were 86 workers in the mine (underground) when the fire occurred. All workers were safely evacuated. Six workers were transported to the Carlsbad Medical Center for treatment for smoke inhalation and an additional seven workers were treated on-site.

On February 7, 2014, the Deputy Assistant Secretary for Safety, Security, and Quality Programs, DOE, Office of Environmental Management (EM) formally appointed an Accident Investigation Board (AIB) to investigate the underground salt haul truck fire in accordance with DOE Order (O) 225.1B, based on this accident meeting Accident Investigation Criteria 2.d.1 of DOE O 225.1B, Accident Investigations, Appendix A.

The Salt Haul Truck Fire AIB began the investigation on February 10, 2014, and completed the investigation on March 8, 2014. They submitted findings to the Deputy Assistant Secretary for Safety, Security, and Quality Programs Environmental Management on March 11, 2014. On March 14, 2014, the Salt Haul Truck Fire AIB's Report was approved.

2.1.1 Salt Haul Truck Fire AIB Conclusions

The Salt Haul Truck Fire AIB concluded the following causes of the accident:

Direct Cause – the immediate events or conditions that caused the accident.

The Salt Haul Truck Fire AIB identified the direct cause of this accident to be contact between flammable fluids (either hydraulic fluid or diesel fuel) and hot surfaces (most likely the catalytic converter) on the salt haul truck, which resulted in a fire that consumed the engine compartment and two front tires.

Root Cause – causal factors that, if corrected, would prevent recurrence of the same or similar accidents.

The Salt Haul Truck Fire AIB identified the root cause of this accident to be the failure of NWP and the previous management and operations contractor to adequately recognize and mitigate the hazard regarding a fire in the underground. This includes recognition and removal of the buildup of combustibles through inspections and periodic preventative maintenance (e.g., cleaning), and the decision to deactivate the automatic onboard fire suppression system.

Contributing Causes – events or conditions that collectively with other causes increased the likelihood or severity of an accident but that individually did not cause the accident. For the purposes of this investigation, contributing causes include those related to the cause of the fire, as well as those related to the subsequent response.

The Salt Haul Truck Fire AIB identified ten contributing causes to this accident or resultant response:

- 1. The preventative and corrective maintenance program did not prevent or correct the buildup of combustible fluids on the salt truck. There is a distinct difference between the way waste-handling and non-waste-handling vehicles are maintained.
- 2. The fire protection program was less than adequate in regard to flowing down upper-tier requirements relative to vehicle fire suppression system actuation from the Baseline Needs Assessment into implementing procedures. There was also an accumulation of combustible materials in the underground in quantities that exceeded the limits specified in the Fire Hazard Analysis (FHA) and implementing procedures. Additionally, the FHA does not provide a comprehensive analysis that addresses all credible underground fire scenarios including a fire located near the Air Intake Shaft.
- 3. The training and qualification of the operator was inadequate to ensure proper response to a vehicle fire. He did not initially notify the Central Monitoring Room (CMR) that there was a fire or describe the fire's location.
- 4. The CMR Operations response to the fire, including evaluation and protective actions, was less than adequate.

- 5. Elements of the emergency preparedness and response program were ineffective.
- 6. A nuclear versus mine culture exists where there are significant differences in the maintenance of waste-handling versus non-waste-handling equipment.
- 7. The NWP Contractor Assurance System (CAS) was ineffective in identifying the conditions and maintenance program inadequacies associated with the root cause of this event.
- 8. The DOE Carlsbad Field Office was ineffective in implementing line management oversight programs and processes that would have identified NWP CAS weaknesses and the conditions associated with the root cause of this event.
- 9. Repeat deficiencies were identified in DOE and external agencies assessments, e.g., Defense Nuclear Facility Safety Board emergency management, fire protection, maintenance, CBFO oversight, and work planning and control, but were allowed to remain unresolved for extended periods of time without ensuring effective site response.
- 10. There are elements of the Conduct of Operations (CONOPS) program that demonstrate a lack of rigor and discipline commensurate with the operation of a Hazard Category 2 Facility.

2.2 Radiation Release Event

On Friday, February 14, 2014, there was an incident in the underground repository at the DOE WIPP near Carlsbad, New Mexico, which resulted in the release of americium and plutonium from one or more transuranic (TRU) waste containers into the mine and the environment. The release was detected by an underground continuous air monitor (CAM) and then directed through high-efficiency particulate air (HEPA) filter banks located in the surface exhaust building. However, a measurable portion bypassed the HEPA filters through leaks in two ventilation system dampers and was discharged directly to the environment from an exhaust duct. No personnel were determined to have received external contamination; however, 21 individuals were identified through bioassay to have initially tested positive for low level amounts of internal contamination as of March 28, 2014. Trace amounts of americium and plutonium were detected off-site.

On February 27, 2014, the Deputy Assistant Secretary for Safety, Security, and Quality Programs, DOE, EM, formally appointed an AIB to investigate the radiological release in accordance with DOE O 225.1B, *Accident Investigations*.

The Radiological Event AIB began the investigation on March 3, 2014, completed Phase 1 of the investigation on March 28, 2014, and submitted the report to the Acting Deputy Assistant Secretary for Safety, Security, and Quality Programs, DOE, EM on April 1, 2014. The Phase 1 Radiological Report covers the Radiological Event AIB's conclusions for the release of TRU from the underground to the environment. The Phase 1 Radiological Release Event Report was released on April 22, 2014.

2.2.1 Radiological Event AIB Conclusions (Phase 1 Radiological Release Report)

The Phase 1 Radiological Event AIB concluded the following causes of the accident.

Direct Cause: the immediate events or conditions that caused the accident.

The Radiological Event AIB identified the direct cause of this accident to be the breach of at least one TRU waste container in the underground which resulted in airborne radioactivity escaping to the environment downstream of the HEPA filters. Due to restrictions on access to the underground following the event, the exact mechanism of container failure, e.g., back or rib fall, puncture by a failed roof bolt, off-gassing, etc., was unknown at the time the Phase 1 Radiological Report was issued.

Root Cause: causal factors that, if corrected, would prevent recurrence of the same or similar accidents.

The Radiological Event AIB identified the root cause of Phase 1 of the investigation of the release of radioactive material from underground to the environment to be NWP's and CBFO's management failure to fully understand, characterize, and control the radiological hazard. The cumulative effect of inadequacies in ventilation system design and operability compounded by degradation of key safety management programs and safety culture resulted in the release of radioactive material from the underground to the environment, and the delayed/ineffective recognition and response to the release.

Contributing Causes: events or conditions that collectively with other causes increased the likelihood or severity of an accident but that individually did not cause the accident. For the purposes of this investigation, contributing causes include those related to the cause of the fire, as well as those related to the subsequent response.

The Radiological Event AIB identified eight contributing causes to the radiological release to the environment investigated in Phase 1, or resultant response:

- 1. Implementation of the NWP Conduct of Operations Program is not fully compliant with DOE O 422.1, *Conduct of Operations*, and impacted the identification of abnormal conditions and timely response.
- 2. NWP does not have an effective Radiation Protection Program in accordance with 10 Code of Federal Regulations (CFR) 835, *Occupational Radiation Protection*, including, but not limited to radiological control technician training, qualification, and requalification, equipment and instrumentation, and audits.
- 3. NWP does not have an effective maintenance program. The condition of critical equipment and components, including

- continuous air monitors, ventilation dampers, fans, sensors, and the primary system status display were degraded to the point where the cumulative impact on overall operational readiness and safety was not recognized or understood.
- 4. NWP does not have an effective Nuclear Safety Program in accordance with 10 CFR 830 Subpart B, Safety Basis Requirements. There has been a reduction in the conservatism in the Documented Safety Analysis (DSA) hazard/accident analysis and corresponding Technical Safety Requirement (TSR) controls over time. In addition, the DSA and TSRs contain errors, there is a lack of DSA linkage to supporting hazard analysis information, and there is confusion over the back fall accident description in a closed versus open panel.
- 5. NWP implementation of DOE O 151.1C, *Comprehensive Emergency Management System*, was ineffective. Personnel did not adequately recognize, categorize, or classify the emergency and did not implement adequate protective actions in a timely manner.
- 6. The current site safety culture does not fully embrace and implement the principles of DOE Guide (G) 450.4-1C, *Integrated Safety Management Guide*. There is a lack of a questioning attitude, reluctance to bring up and document issues, and an acceptance and normalization of degraded equipment and conditions.
- 7. Execution of the NWP Contractor Assurance System (CAS) in accordance with DOE O 226.1B, *Implementation of Department of Energy Oversight Policy*, was ineffective. Execution of the CAS did not identify precursors to this event or the unacceptable conditions and behaviors documented in this Phase 1 Radiological Report.
- 8. DOE HQ line management oversight was ineffective. DOE HQ failed to ensure that CBFO was held accountable for correcting repeated identified issues involving radiological protection, nuclear safety, Integrated Safety Management (ISM), maintenance, emergency management, work planning, and control and oversight.

2.2.2 Radiological Event AIB Conclusions (Phase 2 Radiological Release Report)

The Phase 2 Radiological Report covers the Radiological Event AIB's conclusions for the radiological release from transuranic waste container 68660 at the WIPP. The Phase 2 Radiological Release Event Report was released on April 15, 2015, and concluded the following causes of the accident.

Direct Cause: the immediate events or conditions that caused the accident.

The Radiological Event AIB identified the direct cause of this accident to be an exothermic reaction of incompatible materials in LANL waste drum 68660 that led to thermal runaway, which resulted in over-pressurization of the drum, breach of the drum, and release of a portion of the drum's contents (combustible gases, waste, and wheat-based absorbent) into the WIPP underground.

Root Cause: Causal factors that, if corrected, would prevent recurrence of the same or similar accidents. For this accident, the Radiological Event AIB identified both local and systemic root causes.

Local Root Cause: a specific deficiency that, if corrected, would prevent recurrence of the same accident.

The Radiological Event AIB identified the local root cause of the radioactive material release in the WIPP underground to be the failure of LANS to understand and effectively implement the LANL Hazardous Waste Facility Permit and Carlsbad Field Office directed controls. LANL's use of organic, wheat-based absorbent instead of the directed inorganic absorbent such as kitty litter/zeolite clay absorbent in the glovebox operations procedure for nitrate salts resulted in the generation, shipment, and emplacement of a noncompliant, ignitable waste form.

Systemic Root Cause: a deficiency in a management system that, if corrected, would prevent the occurrence of a class of accidents.

The Radiological Event AIB identified the systemic root cause as the Los Alamos Field Office (NA-LA) and National Transuranic Program/Carlsbad Field Office (NTP/CBFO) failure to ensure that LANL had adequately developed and implemented repackaging and treatment procedures that incorporated suitable hazard controls and included a rigorous review and approval process. NA-LA and CBFO did not ensure the adequate flow down of the Resource Conservation and Recovery Act and other upper tier requirements, including the WIPP Hazardous Waste Facility Permit, Attachment C, Waste Analysis Plan, WIPP Waste Acceptance Criteria, and the LANL Hazardous Waste Facility Permit requirements into operating procedures at LANL.

Contributing Causes: events or conditions that collectively with other causes increased the likelihood or severity of an accident but that individually did not cause the accident.

The Radiological Event AIB identified twelve contributing causes to the radiological release investigated in Phase 2:

- 1. Failure of Los Alamos National Security, LLC (LANS) to implement effective processes for procedure development, review, and change control. Execution of the Waste Characterization, Reduction, and Repackaging Facility (WCRRF) glovebox procedure resulted in a combination of incompatible materials and the generation of an ignitable, noncompliant waste.
- 2. Failure of Los Alamos National Security, LLC (LANS) to develop and implement adequate processes for hazard identification and control. As a result, an incompatible absorbent was specified and used during nitrate salt bearing waste processing.
- 3. Failure of the Los Alamos National Security, LLC (LANS) Contractor Assurance System (CAS) to identify weaknesses in the processes for operating procedure development; hazard analysis and control; and review that resulted in an inadequate

- glovebox operation procedure for processing the nitrate salt bearing waste.
- 4. Failure of the Central Characterization Program (CCP) to develop an Acceptable Knowledge (AK) for the mixed inorganic nitrate waste stream (LA-MIN02-V.001) that adequately captured all available information regarding waste generation and subsequent repackaging activities in order to prevent the generation, shipment, and emplacement of corrosive, ignitable, or reactive waste. Specifically, the AK Summary Report did not capture changes made to the Waste Characterization, Reduction, and Repackaging Facility (WCRRF) glovebox procedure. The addition of a secondary waste material was not adequately considered.
- 5. Failure of Los Alamos Field Office (NA-LA) and the National Transuranic (TRU) Program/Carlsbad Field Office (CBFO) to ensure that the CCP and LANS complied with Resource Conservation and Recovery Act (RCRA) requirements in the WIPP Hazardous Waste Facility Permit (HWFP) and the LANL HWFP, as well as the WIPP Waste Acceptance Criteria (WAC). Examples include the unapproved treatment (neutralization and absorption of liquids) and the addition of incompatible materials. As a result, waste containing incompatible materials was generated and sent to WIPP.
- 6. Failure of Los Alamos National Security, LLC (LANS), Energy *Solutions*, LLC, and the NNSA Los Alamos Field Office (NALA) to ensure that a strong safety culture existed within the Environmental and Waste Management Operations organization at the Los Alamos National Laboratory (LANL). As a result, although there was a questioning attitude, there was a failure to adequately resolve employee concerns which could have identified the generation of noncompliant waste prior to shipment.
- 7. Failure of the execution of the LANL Unreviewed Safety Question (USQ) process to identify the lack of a hazard analysis of the proposed changes to the Waste Characterization, Reduction, and Repackaging Facility (WCRRF) glovebox waste repackaging procedure (i.e., consistent with Integrated Safety Management (ISM) core functions]), and to recognize that an incompatible reactive nitrate salt bearing waste would be created by using "organic" absorbents. As a result, the Unreviewed Safety Question Determination (USQD) did not ensure that nuclear safety basis documents, including the WCRRF and Area G Basis for Interim Operation (BIO), were updated to evaluate hazards associated with material incompatibility in the nitrate salt-bearing waste stream and to specify preventive or mitigative controls.
- 8. Failure of NNSA Los Alamos Field Office (NA-LA) to establish and implement adequate line management oversight programs and processes in accordance with DOE Order 226.1B, *Implementation of Department of Energy Oversight Policy*. As a result, weaknesses in Los Alamos National Security, LLC / Energy*Solutions*, LLC programs and waste operations procedures were not identified and corrected which allowed an ignitable, noncompliant nitrate salt-bearing waste to be generated, shipped, and emplaced at WIPP.
- 9. Failure of DOE Headquarters to perform adequate or effective line management oversight required by DOE Order 435.1, *Radioactive Waste Management*, dated July 9, 1999. As a result, waste containing incompatible materials was generated and sent to WIPP.

- 10. Failure of Nuclear Waste Partnership LLC (NWP) to ensure that the WIPP Fire Hazard Analysis recognized the potential for a fire starting within the waste array as well as the potential for propagation within the array. As a result, fire protection controls focused on prevention of propagation to the array from external sources (e.g., vehicles) and did not consider the magnitude of the combustible material hazard.
- 11. Failure of Los Alamos National Security, LLC/EnergySolutions, LLC to adequately train and qualify EnergySolutions, LLC operators and supervisors in the identification and control of incompatible materials during waste processing. As a result, personnel did not question the instruction to add organic absorbent and other secondary waste items to the nitrate salt-bearing waste.
- 12. Failure of EnergySolutions, LLC operators and Los Alamos National Security, LLC supervisors to effectively execute the stop work process when unexpected conditions, including foaming reactions and smoke during waste processing, were encountered at Waste Characterization, Reduction, and Repackaging Facility (WCRRF). This resulted in waste containing incompatible materials being generated and sent to WIPP.

3 Corrective Action Plan

The designated Action Owners are responsible for coordinating that action, providing status updates to the CBFO Corrective Actions Manager for inclusion in the CBFO Corrective Action Plan Primavera P6 schedule, and for providing objective evidence documenting completion of the actions to the CBFO Corrective Actions Manager.

The CBFO Corrective Action Manager will monitor and report the status of corrective actions through completion to the CBFO Manager. Proposed changes to the corrective actions in this CAP, including due dates, will be made in writing to the CBFO Manager for review and approval. The CBFO Manager will forward the proposed changes to the acting Deputy Assistant Secretary, Safety, Security, and Quality Programs, Office of Environmental Management for review and approval.

Corrective actions requiring training will be considered complete when 80% of the target audience has completed the training. Those who have not completed the training will not independently perform the associated function until the training is complete for that individual.

Several corrective actions generate implementation plans. Implementation plans created for the purpose of satisfying these corrective actions will include:

- scope,
- schedule,
- actions to be implemented,
- training, and
- others, as determined by the implementation plan.

Completion of the implementation plan includes input of actions into the CBFO Issues Collection and Evaluation (ICE) system for the purpose of tracking and closeout.

The CBFO Corrective Actions Manager will determine that the provided objective evidence for each corrective action is responsive to the associated JONs identified in this CAP. The CBFO Manager will then forward the objective evidence to the AIB appointing official (Deputy Assistant Secretary, Safety, Security, and Quality Programs, Office of Environmental Management) for closure. The CBFO Corrective Action Manager will coordinate with the CBFO Manager and AIB appointing official to assign reviewers and to establish corrective action implementation assessment teams. The assessment teams will determine that the corrective actions are completed and implemented to satisfy the JONs identified in the two AIB reports. Assessment teams will provide assessment reports to the CBFO Manager and the AIB appointing official documenting the effective implementation of the corrective actions.

4 Summary

The actions described in this CAP address the JONs directed to CBFO from the Fire Report, the Phase 1 Radiological Report, and the Phase 2 Radiological Report. The CAP is consistent with the CBFO's commitment to safety and protection of the environment.

The CBFO employees will assert control of the plan and its actions from initiation to closure and verification of effectiveness. The CBFO believes these actions are responsive and appropriate for implementing the overall intent of the issues in the three accident investigation reports.

5 Organization and Management

The CBFO Manager is responsible for the execution of this CAP. The CBFO Corrective Actions Manager will provide a quarterly update of the status of the associated actions to the CBFO Manager via a verbal briefing. The Action Owners will coordinate the actions identified in this report and track their status and closure on an ongoing basis via a P6 schedule.

6 CBFO Corrective Actions to Address the Judgments of Need from the Fire Report

The corrective actions are addressed in the order they were presented in the Fire Report;

- Emergency Response (JON 4-7, & 9-11)
- Maintenance Program (JON 14 & 17)
- Fire Protection Program (JON 20-22)
- DOE Programs and Oversight (JON 24-26, & 32)
- Safety Program (JON 33-35)

6.1 Emergency Response

6.1.1 Judgment of Need: JON 4

JON 4: *NWP and CBFO need to evaluate their corrective action plans for findings and opportunities for improvement identified in previous external reviews, and take action to bring their emergency management program into compliance with requirements.*

Approach

The CBFO will develop a new procedure for responding to reviews, surveillances, and audits conducted by parties outside of the CBFO to ensure issues are tracked to completion. CBFO and EM-40 personnel will review prior assessments received between July 2008 and June 2013 to ensure issues have been address.

Number	Action	Deliverable	Action	Due Date
			Owner	
1	CBFO Assistant Manager for the Office of	Required reading documentation	CBFO	01/16/2015
	Operations Oversight's designated staff will	with signatures showing at least	Assistant	
	read DOE O 151.1C, Comprehensive	80% of the CBFO Assistant	Manager for	
	Emergency Management System to re-	Manager for the Office of	the Office of	
	familiarize themselves with the	Operations Oversight's	Operations	
	requirements of the order.	designated staff have read and	Oversight	
		understood DOE O 151.1C, and		
		30 CFR Part 57.		

Number	Action	Deliverable	Action Owner	Due Date
2	Develop and implement a new CBFO procedure for responding to external reviews, surveillances, and audits conducted by parties outside of the CBFO. This procedure will cover obtaining written reports for the CBFO Records Center, issue assignment and tracking; issue trending, issue closure, issue closure documentation, and record keeping requirements.	External Reviews, Surveillances, and Audits Response Procedure	CBFO Quality Assurance Director	04/01/2015
3	Formally train CBFO Manager's designated staff on the new CBFO External Reviews, Surveillances, and Audits Response Procedure.	Training records providing objective evidence that at least 80% of the CBFO Manager's designated staff have successfully completed training to the new CBFO External Reviews, Surveillances, and Audits Response Procedure.	CBFO Manager	05/01/2015
4	CBFO and EM-40 personnel will conduct a joint evaluation of outstanding issues and opportunities for improvement identified in assessments received between July 2008 and June 2013 to ensure they have been addressed.	Report documenting the results of the joint evaluation.	CBFO Assistant Manager for the Office of Operations Oversight	9/30/2015

6.1.2 Judgment of Need: JON 5

JON 5: *NWP and CBFO need to correct their activation, notification, classification, and categorization protocols to be in full compliance with DOE O 151.1C and then provide training for all applicable personnel.*

Approach

The CBFO has directed NWP to develop an integrated WIPP Emergency Management Program that is fully compliant with DOE O 151.1C, Comprehensive Emergency Management System and other pertinent requirements. The CBFO Safety Programs Division Director and staff will oversee and participate in the development of a new, fully compliant WIPP Emergency Management Program. A fully compliant and integrated WIPP Emergency Management Program will ensure that NWP and the CBFO can respond effectively and efficiently to operational emergencies; ensure emergencies are recognized, categorized, and as necessary classified promptly to ensure appropriate response measures are taken to protect workers, the public, and the environment. CBFO and NWP will integrate their emergency response programs into a single, NWP administered WIPP Emergency Response and Operations procedure, which defines roles for CBFO, NWP and TRANSCOM, responsibilities, training and operational guidelines; also providing implementation planning and operational tools, to comply with DOE O 151.1C, Comprehensive Emergency Management System.

Number	Action	Deliverable	Action	Due Date
			Owner	
1	The CBFO Assistant Manager for the Office	CBFO Document Review	CBFO	05/30/2015
	of Operations Oversight will oversee the	Records providing proof of a	Assistant	
	development of fully compliant integrated	comprehensive CBFO adequacy	Manager for	
	WIPP emergency management program.	review of NWP WIPP emergency	the Office of	
	The WIPP emergency management program	management program by the	Operations	
	will include both NWP and CBFO roles and	CBFO Assistant Manager for the	Oversight	
	responsibilities. Oversight will include	Office of Operations Oversight's		
	review of WIPP emergency management	designated staff ensuring the		
	program plans, to ensure compliance with	flow-down of requirements to		
	DOE O 151.1C, Comprehensive Emergency	new WIPP emergency		
	Management System, the National Incident	management plans from DOE O		
	Management System (NIMS) Incident	151.1C, NIMS ICS, and MSHA		
	Command System (ICS) requirements, and	requirements.		
	Mine Safety and Health Administration	-		

Number	Action	Deliverable	Action Owner	Due Date
	(MSHA) requirements.			
2	Oversee the development of a NWP administered WIPP Emergency Response and Operations procedure, which defines roles for CBFO, NWP and TRANSCOM, responsibilities, training and operational guidelines; also providing implementation planning and operational tools, to comply with DOE O 151.1C, Comprehensive Emergency Management System.	CBFO Document Review Records providing proof of a comprehensive CBFO adequacy review of the WIPP Emergency Response and Operations procedure.	CBFO Assistant Manager for the Office of Operations Oversight	05/30/2015
3	NWP Procedures implementing the new WIPP emergency management program plans will be reviewed to ensure adequate flow-down of program requirements including activation, notification, classification, and categorization protocols.	CBFO Document Review Records providing proof of a comprehensive CBFO adequacy review of NWP procedures implementing the new WIPP emergency management plans.	CBFO Assistant Manager for the Office of Operations Oversight	06/15/2015
4	CBFO Manager's designated staff will complete NWP administered training for the WIPP Emergency Response and Operations procedure.	Training records for CBFO staff.	CBFO Manager	06/30/2015

6.1.3 Judgment of Need: JON 6

JON 6: *NWP and CBFO need to improve the content of site-specific EALs to expand on the information provided in the standard EALs contained in DOE O 151.1C.*

Approach

Actions for development of EALs are identified in NWP Fire Report JON 6. These actions will be overseen by CBFO oversight staff as described in CBFO Fire Report JON 5.

Number	Action	Deliverable	Action Owner	Due Date
	See CBFO Fire Report JON 5, action 1.			

6.1.4 Judgment of Need: JON 7

JON 7: *NWP* and *CBFO* need to develop and implement an Incident Command System (ICS) for the EOC/CMR that is compliant with DOE O 151.1C and is capable of assuming command and control for all anticipated emergencies.

Approach

The CBFO Emergency Response Manager will oversee and participate in the development of a new Comprehensive WIPP Emergency Management Program that is fully compliant with DOE O 151.1C, Comprehensive Emergency Management System. As required by the Order, the NIMS "flexible" ICS will be incorporated to ensure that individuals with primary responsibility positions are identified by ICS standardized position titles and the responsibilities of each position are defined. CBFO and NWP will integrate their emergency response programs into a single, NWP administered WIPP Emergency Response and Operations procedure, which defines roles for CBFO, NWP and TRANSCOM, responsibilities, training and operational guidelines; also providing implementation planning and operational tools, to comply with DOE O 151.1C, Comprehensive Emergency Management System.

Number	Action	Deliverable	Action Owner	Due Date
	See CBFO Fire Report JON 4, action 1.		Owner	
1	CBFO Assistant Manager for the Office of Operations Oversight's designated staff will successfully complete the following National Incident Management System (NIMS) Incident Command System (ICS) Training Courses. • IS-700.a: National Incident Management System, (NIMS) An Introduction • ICS 100 • IS-100.b: Introduction to Incident Command System, • or • IS-100.FWA: Intro to	Documentation demonstrating successful completion of ICS Training Courses IS-700.a, IS-100.b or IS-100.FWA, and IS-200.b.	CBFO Assistant Manager for the Office of Operations Oversight	01/30/2015

Number	Action	Deliverable	Action Owner	Due Date
	Incident Command System			
	(IS-100) for Federal Workers			
	• IS-200.b: ICS for Single Resources			
	and Initial Action Incidents			
	Completion of these courses is necessary to			
	obtain and demonstrate core competency for			
	providing oversight of the WIPP			
	Emergency Management Program.			
	See CBFO Fire Report JON 5, action 1 and			
	2.			

6.1.5 Judgment of Need: JON 9

JON 9: *NWP*, *CBFO* and *DOE HQ* need to clearly define expectations for responding to fires in the U/G, including incipient and beyond incipient stage fires.

Approach

The CBFO has directed NWP to develop a new WIPP Fire Protection Program that is fully compliant with DOE O 420.1C, *Facility Safety*, DOE-STD-1066-2012, *Fire Protection*, 30 CFR Part 57, *Safety and Health Standards Underground Metal and Nonmetal Mines*, and applicable National Fire Protection Association (NFPA) codes and standards. The CBFO Facility Engineering Division Director and staff will oversee and participate in the development of the new, fully compliant WIPP Fire Protection Program, which will include a clear definition of expectations for responding to fires in the underground, including incipient and beyond incipient stage fires.

Number	Action	Deliverable	Action	Due Date
			Owner	
1	The CBFO Assistant Manager for the Office of Operations Oversight's designated staff will read DOE O 420.1C, Facility Safety, DOE-STD-1066-2012, Fire Protection, and 30 CFR Part 57, Safety and Health Standards Underground Metal and Nonmetal Mines, to re-familiarize themselves with the requirements of the orders.	Required reading documentation with signatures showing at least 80% of the Assistant Manager for the Office of Operations Oversight's designated staff have read and understood DOE O 420.1C, DOE-STD-1066-2021, and 30 CFR Part 57, and attended the required briefing.	CBFO Assistant Manager for the Office of Operations Oversight	01/16/2015
	In addition, a required briefing will be held by CBFO Subject Matter Experts that explain the requirements of the documents and how they apply to WIPP.			

Number	Action	Deliverable	Action Owner	Due Date
2	The CBFO Fire Protection SSO will oversee the development of the new WIPP Fire Protection Program to ensure that applicable regulations, codes, DOE O 420.1C, Facility Safety, DOE-STD-1066-2012, Fire Protection, and 30 CFR Part 57, Safety and Health Standards Underground Metal and Nonmetal Mines are addressed to the extent applicable to WIPP surface structures and the underground. Oversight will include documented reviews of the new WIPP Fire Protection Program and plans to ensure flow down of requirements from DOE O 420.1C, DOE-STD-1066-2012 and 30 CFR Part 57.	CBFO Document Review Records providing proof of a comprehensive CBFO adequacy review of the WIPP Fire Protection Program and plans by the CBFO Fire Protection SSO to ensure flow down of requirements from DOE O 420.1C, DOE-STD- 1066-2012 and 30 CFR Part 57.	CBFO Assistant Manager for the Office of Operations Oversight	30 days after NWP submittal of the Fire Protection Program and Plan revisions for approval
3	The CBFO Fire Protection SSO will review the NWP Fire Hazard Analysis (FHA) document to ensure it is written in compliance with Section 7.1 and Appendix B of DOE-STD-1066-2012.	CBFO Document Review Records providing proof of a comprehensive CBFO adequacy review of the NWP FHA.	CBFO Assistant Manager for the Office of Operations Oversight	30 days after NWP submittal of a final Fire Hazards Analysis
4	The CBFO Fire Protection SSO will work with NWP and DOE HQ to ensure that NWP develop/revise and implement training and procedures that clearly define expectations for responding to fires in the underground, including incipient and beyond incipient stage fires.	CBFO Document Review Record of NWP procedures and training plans for defining expectations for responding to fires in the underground, including incipient and beyond incipient stage fires.	CBFO Assistant Manager for the Office of Operations Oversight	30 days after NWP final approval of associated procedures and training plans.

6.1.6 Judgment of Need: JON 10

JON 10: NWP and CBFO need to develop and implement a training program that includes hands-on training in the use of personal safety equipment, e.g., self-rescuers, SCSRs, portable fire extinguishers, etc.

Approach

The CBFO has directed NWP to develop and implement a training program that includes hands-on training in the use of personal safety equipment for personnel with unescorted access to the underground. The CBFO oversight staff will oversee development of this training program.

Action	Deliverable	Action	Due Date
		Owner	
The CBFO Fire Protection SSO will ensure	Documentation of oversight	CBFO	12/12/2014
NWP has procedures and training in place	activities.	Assistant	
that includes hands-on training in the use of		Manager for	
use of personal safety equipment, (e.g. self-		the Office of	
rescuers, SCSRs, portable fire		Operations	
extinguishers, etc.).		Oversight	
1	NWP has procedures and training in place that includes hands-on training in the use of use of personal safety equipment, (e.g. self-rescuers, SCSRs, portable fire	NWP has procedures and training in place that includes hands-on training in the use of use of personal safety equipment, (e.g. self-rescuers, SCSRs, portable fire	The CBFO Fire Protection SSO will ensure NWP has procedures and training in place that includes hands-on training in the use of use of personal safety equipment, (e.g. self-rescuers, SCSRs, portable fire Documentation of oversight activities. Assistant Manager for the Office of Operations

6.1.7 Judgment of Need: JON 11

JON 11: NWP and CBFO need to improve and implement an integrated drill and exercise program that includes all elements of the ICS, including the Mine Rescue Team (MRT), First Line Initial Response Team (FLIRT) and mutual aid; unannounced drills and exercises; donning of self- rescuers/SCSRs; and full evacuation of the U/G.

Approach

The CBFO has directed NWP to develop and implement a comprehensive drill and exercise program that includes all elements of the National Incident Management System and Incident Command System. The CBFO oversight staff will oversee development of this drill and exercise program.

Number	Action	Deliverable	Action	Due Date
			Owner	
1	Oversee the NWP development of an	Documented oversight activities.	CBFO	04/30/2015
	integrated drill and exercise program that		Assistant	
	includes all elements of the National		Manager for	
	Incident Management System and Incident		the Office of	
	Command System, and implementation of		Operations	
	these activities in accordance with DOE		Oversight	
	orders and regulatory requirements.			

6.2 Maintenance Program

6.2.1 Judgment of Need: JON 14

JON 14: *NWP and CBFO need to develop and implement a rigorous process that effectively evaluates:*

- changes to facilities, equipment, and operations for their impact on safety, e.g., plant operations review process;
- impairment and corresponding compensatory measures on safety-related equipment; and
- the impact of different approaches in maintaining waste-handling and non-waste-handling equipment.

Approach

The CBFO will develop a new CBFO Contractor Oversight Plan to ensure the flow down of DOE O 226.1B, *Implementation of the Department of Energy Oversight Policy*. The Plan will address evaluations of changes to WIPP facilities, equipment, and operations and their impact on safety, and the evaluation and the timely correction of impaired or out-of-service equipment. DOE oversight staff will be trained to the requirements of DOE O 430.1B, *Life Cycle Asset Management*, and DOE O 433.1B, *Maintenance Management Program for DOE Nuclear Facilities*, in preparation for performing oversight activities associated with maintenance and configuration control activities. CBFO staff previously completed training of DOE G 424.1-1, *Implementation Guide for Use in Addressing Unreviewed Safety Question Requirements*.

Number	Action	Deliverable	Action	Due Date
			Owner	
1	The CBFO Assistant Manager for the Office	Required reading documentation	CBFO	01/16/2015
	of Operations Oversight's designated staff	with signatures showing at least	Assistant	
	will read DOE O 430.1B, Life Cycle Asset	80% of the CBFO Assistant	Manager for	
	Management, and DOE O 433.1B,	Manager for the Office of	the Office of	
	Maintenance Management Program for	Operations Oversight designated	Operations	
	DOE Nuclear Facilities to re-familiarize	staff have read and understood	Oversight	
	themselves with the requirements of the	DOE O 430.1B and 433.1B.		
	orders.			
2	The CBFO Assistant Manager for the Office	Documentation demonstrating	CBFO	01/30/2015
	of Operations Oversight's designated staff	successful completion of the	Assistant	
	will successfully complete the DOE Self-	training course.	Manager for	
	Study Program for DOE O 433.1,		the Office of	
	Maintenance Management Program for		Operations	

Number	Action	Deliverable	Action Owner	Due Date
	DOE Nuclear Facilities, to obtain and		Oversight	
	demonstrate core competency for providing			
	oversight of the WIPP Maintenance			
	Program activities.			
3	Utilizing benchmark examples of contractor assessment and oversight programs at other DOE facilities as a basis, develop a new CBFO Contractor Oversight Plan to: 1. ensure the flow down of DOE O 226.1B requirements; 2. establish requirements for oversight and evaluation of changes to WIPP facilities, equipment and operations, and evaluation of their impact on safety and safety-related systems; 3. require comprehensive and timely evaluation and correction of impaired or out-of-service equipment; 4. establish criteria and process for prioritizing planned oversight activities and determining the	CBFO Contractor Oversight Plan.	CBFO Assistant Manager for the Office of Operations Oversight	03/16/2015
	appropriate level of oversight rigor (operational awareness, assessment); 5. specify the process for planning, conducting, and documenting oversight evaluations; 6. identify an issues management system capable of categorizing issues, communicating issues effectively to management and			

Number	Action	Deliverable	Action Owner	Due Date
	contractors, ensuring that issues are evaluated and corrected in a timely manner to prevent recurrence, and a mechanism for tracking and trending for feedback and improvement; and 7. provide guides and checklists with specific lines of inquiry for each system and functional area for CBFO contractor oversight personnel to use for conducting oversight activities (e.g., OA, assessments, surveillances, etc.).			
4	Formally train CBFO Manager's designated staff on the new CBFO <i>Contractor Oversight Plan</i> to obtain and demonstrate core competency for providing oversight.	Training records providing objective evidence that at least 80% of the CBFO Manager's designated staff have successfully completed training to the new CBFO Contractor Oversight Plan.	CBFO Manager	03/30/2015
5	Develop CBFO procedure <i>Operational Awareness and Issues Management</i> , MP 10.9, for identifying, communicating, and managing issues to resolution and DOE/CBFO 14-3533, <i>Issues Collection and Evaluation Users' Manual</i> .	Approved procedure MP 10.9 and DOE/CBFO 14-3533.	CBFO Quality Assurance Director	10/02/2014
6	Provide training to CBFO Assistant Manager for the Office of Operations Oversight's designated staff on MP 10.9 and DOE/CBFO 14-3533.	Training records showing at least 80% of the CBFO Assistant Manager for the Office of Operations Oversight's designated staff have successfully completed training on MP 10.9 and DOE/CBFO 14-3533.	CBFO Assistant Manager for the Office of Operations Oversight	10/09/2014

Number	Action	Deliverable	Action Owner	Due Date
7	Provide input to the FY16 Integrated	List of oversight activities of the	CBFO	10/15/2015
	Evaluation Plan (IEP) in accordance with	NWP Nuclear Maintenance	Assistant	
	the requirements of the new CBFO	Management Program for	Manager for	
	Contractor Oversight Plan.	inclusion in the FY16 IEP.	the Office of	
			Operations	
	Oversight activities will include the NWP		Oversight	
	Nuclear Maintenance Management Program			
	(NMMP) description documentation			
	identified processes for developing,			
	implementing, managing, and maintaining			
	the master equipment list; planning,			
	scheduling, coordinating and controlling			
	maintenance activities and properly			
	emphasizing equipment availability; and			
	controlling approved modifications and			
	preventing unauthorized modifications to			
	safety structures, systems and components			
	to ensure all elements of DOE O 433.1B,			
	Maintenance Management Program for			
	DOE Nuclear Facilities, are adequately			
	covered.			

6.2.2 Judgment of Need: JON 17

JON 17: *CBFO* needs to ensure that its contractor oversight structure includes elements for comprehensive and timely evaluation and correction of impaired or out-of-service equipment.

Approach

As with maintenance programs, evaluation and correction of impaired or out-of-service equipment is a NWP program. Therefore, CBFO oversight staff, through the actions of CBFO Fire Report JON 14, will ensure the contractor oversight structure includes elements for comprehensive and timely evaluation and correction of impaired or out-of-service equipment.

Number	Action	Deliverable	Action Owner	Due Date
	See actions for CBFO Fire Report JON 14, action 3 (3) and 7.			

6.3 Fire Protection Program

6.3.1 Judgment of Need: JON 20

JON 20: NWP and CBFO need to perform an integrated analysis of credible U/G fire scenarios and develop corresponding response actions that comply with DOE and MSHA requirements. The analysis needs to include formal disposition regarding the installation of an automatic fire suppression system in the mine.

Approach

The CBFO Fire Protection SSO will review the NWP Fire Hazard Analysis, Baseline Needs Assessment and Emergency Planning Hazard Assessment to ensure credible underground fire scenarios and corresponding response actions comply with DOE and MSHA requirements. This review will also ensure the disposition of the installation of an automatic fire suppression system in the underground.

Number	Action	Deliverable	Action	Due Date
1	The CBFO Fire Protection SSO will oversee NWP evaluation of fire suppression systems to be used in the underground that are appropriate to the analyzed fire hazard. Systems will provide the level of safety specified in DOE-STD-1066-2012, <i>Fire Protection</i> .	Documented oversight activities.	Owner CBFO Assistant Manager for the Office of Operations Oversight	In conjunction with NWP during the selection of fire suppression systems and complete review of NWP documents 30 days after they are submitted.

Number	Action	Deliverable	Action	Due Date
			Owner	
2	The CBFO Fire Protection and Ventilation SSO will ensure NWP has fully analyzed credible underground fire scenarios through the review of the NWP Fire Hazard Analysis, the Baseline Needs Assessment and Emergency Planning Hazard Assessment.	Documented oversight activities.	CBFO Assistant Manager for the Office of Operations Oversight	30 days after NWP submittal of the NWP Fire Hazard Analysis, Baseline
	This analysis will also include integration of ventilation design and control door operations within the underground.			Needs Assessment and Emergency Planning Hazard Assessment

6.3.2 Judgment of Need: JON 21

JON 21: *NWP and CBFO need to review the combustible control program and complete corrective actions that demonstrate compliance with program requirements. These issues remain unresolved from prior internal and external reviews.*

Approach

The CBFO Fire Protection SSO will review the NWP Fire Hazard Analysis for adequacy of the combustible control program. In addition, the CBFO oversight staff will perform periodic operational awareness walk-throughs and inspections of the NWP combustible control program.

Number	Action	Deliverable	Action Owner	Due Date
	See CBFO Fire Report JON 9, action 2 and 3.		Owner	
1	The CBFO Fire Protection SSO, and Facility Representatives will perform periodic (not to exceed monthly) operational awareness walk-throughs and inspections to ensure combustible material loading is controlled in the WIPP underground.	Documented oversight assessments.	CBFO Assistant Manager for the Office of Operations Oversight	12/01/2015
2	CBFO Fire Protection SSO will evaluate the NWP Contractor Assurance System for combustible controls.	Documented oversight assessments, at least quarterly.	CBFO Assistant Manager for the Office of Operations Oversight	12/01/2015

6.3.3 Judgment of Need: JON 22

JON 22: *NWP and CBFO need to evaluate and address deficiencies in housekeeping to ensure unobstructed egress and clear visibility of emergency egress strobes, reflectors, SCSR lights, etc.*

Approach

The CBFO oversight staff will perform periodic operational awareness walk-throughs and inspections of the NWP housekeeping program.

Number	Action	Deliverable	Action	Due Date
1	The CBFO Fire Protection SSO, and Facilities Representatives will perform periodic (not to exceed monthly) operational awareness oversight to identify housekeeping conditions that impede, or potentially impede, egress from the underground and ensure emergency egress strobes, reflectors, and SCSR lights are clearly visible.	Documented oversight assessments.	Owner CBFO Assistant Manager for the Office of Operations Oversight	12/01/2015
2	CBFO Fire Protection SSO will evaluate the NWP Contractor Assurance System for housekeeping.	Documented oversight assessments, at least quarterly.	CBFO Assistant Manager for the Office of Operations Oversight	12/01/2015

6.4 DOE Programs and Oversight

6.4.1 Judgment of Need: JON 24

JON 24: *CBFO* needs to establish and implement an effective line management oversight program and processes that meet the requirements of DOE O 226.1B and hold personnel accountable for implementing those programs and processes.

Approach

The CBFO Manager has established the Office of Operations Oversight to segregate operations, safety, engineering and environmental oversight for WIPP facility operations from programmatic production activities to enhance oversight independence. This newly established Office of Operations Oversight will develop and implement a new Contractor oversight program that fully implements the requirements of DOE O 226.1B, Implementation of the Department of Energy Oversight Policy. The new Contractor Oversight Program will ensure that processes for planning, conducting, and documenting oversight evaluations of NWP programs and activities are developed; issues are evaluated, corrected to prevent recurrence and communicated to management in a timely manner; and CBFO oversight personnel are adequately qualified and trained to perform their oversight function. The CBFO Manager, along with the Office Assistant Managers and Division Directors will hold personnel accountable for implementation of the oversight program by revising position descriptions for their staff to identify the expected oversight functions for the position.

Number	Action	Deliverable	Action	Due Date
			Owner	
	See CBFO Fire Report JON 14, actions 3			
	and 4.			
1	Evaluate the current CBFO organizational	Transmittal of proposed	CBFO	06/09/2014
	structure and identify specific staffing	organizational changes to EM for	Manager	
	needs related to line management,	approval.		
	technical discipline, current oversight			
	functions, and overall organizational and	EM Approval to Reorganize		
	overall organizational performance and	Offices at the Carlsbad Field		
	effectiveness.	Office.		
2	Establish an Office of Operations	EM Approval to Reorganize	CBFO	Positions
	Oversight to segregate the programmatic	Offices at the Carlsbad Field	Manager	will be filled
	element from the oversight element.	Office and letter from CBFO		by 6/1/2015
	_	Manager to CBFO staff		

Number	Action	Deliverable	Action Owner	Due Date
	The Office of Operations Oversight will be responsible for oversight of industrial safety, environmental compliance, mine safety, electrical safety, conduct of operations, engineering and nuclear safety including maintaining all aspects of the Documented Safety Basis. The Office of Operations Oversight will obtain and maintain federal expertise to perform these government oversight functions.	announcing the reorganization. Revised Functional Responsibilities and Authority Manual with new responsibilities from CBFO reorganization. Fill the remainder of the vacant positions (14 of the 22 positions remain unfilled).		
3	The CBFO Assistant Manager to the Office of Operations Oversight's designated staff will read DOE O 226.1B, Implementation of the Department of Energy Oversight Policy, to re-familiarize themselves with the requirements of the order.	Training records indicating at least 80% of the Assistant Manager for the Office of Operations Oversight's designated staff have read DOE O 226.1B, and attended the required briefing.	CBFO Assistant Manager for the Office of Operations Oversight	02/01/2015
	In addition, a required briefing will be held by CBFO Subject Matter Experts that explain the requirements of the Policy, Order, and associated Guide and how they apply to WIPP.			
4	The CBFO Assistant Manager to the Office of Operations Oversight's designated staff will successfully complete DOE National Training Center courses SAF-384, DOE Oversight and Implementation, and SAF-385, Assessment Techniques, to obtain and	Documentation demonstrating successful completion of DOE national training courses SAF-384 and SAF-385 prior to performing oversight activities.	CBFO Assistant Manager for the Office of Operations Oversight	03/31/2015

Number	Action	Deliverable	Action Owner	Due Date
	demonstrate core competency for providing DOE oversight activities.			
5	Develop and revise qualification cards, as necessary, for CBFO personnel performing oversight of facility systems, operations, and safety management programs.	New and revised CBFO qualification cards for oversight personnel.	CBFO Assistant Manager for the Office of Operations Oversight	09/30/2015
6	Qualify personnel to the new qualification cards.	Objective evidence of qualification. Establish qualification dates in accordance with TQP process.	CBFO Assistant Manager for the Office of Operations Oversight	09/30/2015
7	Evaluate the FY15 Integrated Evaluation Plan (IEP) against the requirements of the new CBFO <i>Contractor Oversight Plan</i> .	Documentation of the evaluation of the FY15 IEP.	CBFO Assistant Manager for the Office of Operations Oversight	06/15/2015
8	Revise and implement CBFO <i>Document Review</i> , MP 4.2 to establish a method for conducting reviews of external documents, except for reviews performed in accordance with CBFO <i>Operational Awareness and Issues Management</i> , MP 10.9. The change to MP 4.2 will include requirements for documenting comments, resolving comments, and submitting records.	Revised CBFO <i>Document Review</i> procedure MP 4.2.	CBFO Assistant Manager for the Office of Program Management and National TRU Program	01/30/2015

Number	Action	Deliverable	Action Owner	Due Date
9	Formally train CBFO personnel on the revised CBFO <i>Document Review, MP 4.2.</i>	Training records providing objective evidence that at least 80% of the CBFO Assistant Manager for the Office of Operations Oversight's designated staff have successfully	CBFO Manager	03/01/2015
10		completed training to the revised CBFO <i>Document Review</i> , MP 4.2.	CDDO	05/00/2015
10	The CBFO Manager will hold personnel accountable for implementing oversight activities.	Direction from CBFO Manager to Office Assistant Managers and Division Directors	CBFO Manager	05/30/2015
11	Review and revise Office Assistant Managers and Division Directors position descriptions to identify expected oversight functions of the position.	Revised position descriptions and/or memo documenting evaluation of position descriptions.	CBFO Business Operations Director	05/30/2015
12	Review and revise non-supervisory position descriptions in each CBFO office and division to identify expected oversight functions of the position.	Revised position descriptions and/or memo documenting evaluation of position descriptions.	CBFO Business Operations Director	05/30/2015

6.4.2 Judgment of Need: JON 25

JON 25: *CBFO* needs to accelerate the implementation of a mechanism for all levels of *CBFO* staff to document, communicate, track, and close issues both internally and with *NWP*.

Approach

The CBFO will develop a new management procedure and user's manual for the identification, documentation, reporting and correction of issues.

Number	Action	Deliverable	Action	Due Date
			Owner	
1	Develop CBFO procedure Operational	Approved procedure MP 10.9 and	CBFO	10/09/2014
	Awareness and Issues Management, MP	DOE/CBFO 14-3533; and training	Quality	
	10.9, for identifying, communicating, and	records showing at least 80% of the	Assurance	
	managing issues to resolution and	CBFO Assistant Manager for the	Director	
	DOE/CBFO 14-3533, Issues Collection and	Office of Operations Oversight's		
	Evaluation Users' Manual.	designated staff have successfully		
		completed training on MP 10.9 and		
	Provide training to CBFO Assistant	DOE/CBFO 14-3533.		
	Manager for the Office of Operations			
	Oversight's designated staff on MP 10.9			
	and DOE/CBFO 14-3533.			

6.4.3 Judgment of Need: JON 26

JON 26: The CBFO Site Manager needs to institutionalize and communicate expectations for the identification, documentation, reporting, and correction of issues.

Approach

The CBFO Site Manager will communicate their expectations for the identification, documentation, reporting and correction of issues through development of the new CBFO Contractor Oversight Plan, and associated procedures.

Number	Action	Deliverable	Action Owner	Due Date
	See CBFO Fire Report JON 14, action 3 (6), and JON 25.			

6.4.4 Judgment of Need: JON 32

JON 32: The EMCBC and CBFO need to develop and implement clear expectations and a schedule for EMCBC to provide support in the areas of regulatory compliance, safety management systems, preparation of program procedures and plans, quality assurance, lessons learned, contractor assurance, technical support, DOE oversight assistance, etc.

Approach

The CBFO Business Operations Director will perform a staffing resources needs assessment and communicate those needs to EMCBC in order to develop a schedule for support through the Service Level Agreement.

Number	Action	Deliverable	Action	Due Date
			Owner	
1	CBFO Business Operations Director will	Transmittal of CBFO resource	CBFO	02/15/2015
	perform a resource needs assessment to	needs assessment to EMCBC,	Business	
	determine the EMCBC resources needed to	along with a proposed schedule	Operations	
	provide support in the area of	for support.	Director	
	Environmental Safety Health & Quality			
	Team, as defined in the Service Level			
	Agreement. The CBFO Business			
	Operations Director will communicate these			
	needs to the EMCBC along with a proposed			
	schedule for the support.			
2	CBFO Business Operations Director and	Approved EMCBC Service Level	CBFO	03/15/2015
	EMCBC will revise the service level	Agreement with a schedule for	Business	
	agreement to address CBFO's resource	providing support per the CBFO	Operations	
	needs assessment and proposed schedule.	resource needs assessment.	Director	

6.5 Safety Program

6.5.1 Judgment of Need: JON 33

JON 33: NWP and CBFO need to evaluate and correct weaknesses in the CONOPS program and its implementation, particularly with regard to flow-down of requirements from upper-tier documents, procedure content and compliance, and expert-based decision making.

Approach

The CBFO staff will review and approve the NWP Conduct of Operations matrix to ensure the matrix adequately demonstrates conformance with DOE O 422.1. In addition CBFO staff will review the procedures and plans listed in that matrix to ensure the appropriate flow-down of requirements. Finally, CBFO staff will provide input to the FY 16 Integrated Evaluation Plan to ensure compliance with DOE O 422.1.

Number	Action	Deliverable	Action	Due Date
			Owner	
1	The CBFO Assistant Manager to the	Training records indicating that at	CBFO	01/16/2015
	Office of Operations Oversight and	least 80% of the CBFO Assistant	Assistant	
	designated staff will read DOE O 422.1,	Manager to the Office of	Manager for	
	Conduct of Operations, to re-familiarize	Operations Oversight's	the Office of	
	themselves with the requirements of the	designated staff have read and	Operations	
	order.	understood DOE O 422.	Oversight	
2	The CBFO Assistant Manager to the Office	Documentation demonstrating at	CBFO	05/30/2015
	of Operations Oversight's designated staff	that at least 80% of the CBFO	Assistant	
	will successfully complete DOE National	Assistant Manager to the Office	Manager for	
	Training Center course SAF-261, Conduct	of Operations Oversight's	the Office of	
	of Operations, to obtain and demonstrate	designated staff have successfully	Operations	
	core competency for providing DOE	completed SAF-261.	Oversight	
	oversight activities.			

Number	Action	Deliverable	Action Owner	Due Date
3	Review and approve the NWP Conduct of Operations Matrix to ensure the matrix adequately demonstrates conformance with DOE O 422.1, <i>Conduct of Operations</i> .	CBFO Document Review Records providing proof of a comprehensive CBFO adequacy review of the Conduct of Operations Matrix and Approved NWP Conduct of Operations Matrix.	CBFO Assistant Manager for the Office of Operations Oversight	30 days after NWP submittal of their final Conduct of Operations Matrix
4	Procedures and program plans listed in the NWP Conduct of Operations Matrix will be formally reviewed by CBFO to ensure adequate flow-down of requirements as well as procedure content and compliance in order to assess effective implementation prior to resumption of normal WIPP waste emplacement operations.	CBFO Document Review Records providing proof of a comprehensive CBFO adequacy review of the NWP plans and procedures listed in the Conduct of Operations Matrix.	CBFO Assistant Manager for the Office of Operations Oversight	30 days after NWP submittal of their final Conduct of Operations Matrix
5	Provide input to the FY16 Integrated Evaluation Plan (IEP) in accordance with the requirements of the new CBFO Contractor Oversight Plan. Oversight activities will include oversight of the NWP Conduct of Operations implementing procedures to ensure compliance with DOE O 422.1, Conduct of Operations; the NWP mentoring program to provide feedback on effectiveness; the NWP procedure development process to ensure abnormal response procedures do not depend on expert judgment or expert-based	List of oversight activities of the NWP Conduct of Operations program for inclusion in the FY16 IEP.	CBFO Assistant Manager for the Office of Operations Oversight	09/15/2015

Number	Action	Deliverable	Action	Due Date
			Owner	
	decision making; the NWP operations drill			
	program to ensure operator response to			
	upset conditions are being evaluated as part			
	of the drill program; the NWP maintenance			
	and engineering processes to ensure out-of-			
	service equipment is evaluated and returned			
	to service in a timely manner.			

6.5.2 Judgment of Need: JON 34

JON 34: *NWP and CBFO need to identify and control the risk imposed by non-waste-handling equipment, e.g., combustible buildup, manual vs. automatic fire suppression system, fire- resistant hydraulic oil, etc., or treat waste-handling equipment and non-waste-handling equipment the same.*

Approach

The distinction between non-waste-handling and waste-handling equipment will be removed from the NWP program. A single NWP program will be used to evaluate all equipment. The CBFO's role is to oversee the NWP's development of the program.

Number	Action	Deliverable	Action Owner	Due Date
	See CBFO Fire Report JON 14 action 7 and JON 24 action 5 (2, 3, and 7).			

6.5.3 Judgment of Need: JON 35

JON 35: *NWP and CBFO management need to examine and correct the culture that exists regarding the maintenance and operation of non-waste-handling equipment.*

Approach

While both boards identified cultural issues requiring attention by CBFO, the Phase 1 Radiological Event AIB specifically identified that CBFO needs "to develop and implement an effective integrated safety management system that embraces the principals of DOE G 450.4-1C, *Integrated Safety Management* Guide...." The CBFO's current integrated safety management system is described in DOE/CBFO 09-3442, *CBFO Integrated Safety Management System Description*. This document will be reviewed against the principles of DOE G 450.4-1C, Attachment 10, and revised to incorporate those principles into the CBFO program. Once reviewed and revised, all CBFO personnel will receive training on the revised program. As an immediate action, CBFO management will conduct training on a safety conscious work environment. In addition, CBFO will commission and Institute of Nuclear Power Operations (INPO) visit, and respond as appropriate to the recommendations provided.

Number	Action	Deliverable	Action	Due Date
			Owner	
1	The CBFO Office of Operations Oversight	CBFO Document Review	CBFO	02/15/2015
	Assistant Manager will review DOE/CBFO	Records providing proof of a	Assistant	
	09-3442, CBFO Integrated Safety	comprehensive CBFO adequacy	Manager for	
	Management System Description, against	review of the DOE/CBFO 09-	the Office of	
	the principles described in DOE G 450.4-	3442, CBFO Integrated Safety	Operations	
	1C, Attachment 10 and revise.	Management System Description,	Oversight	
		to ensure the principles of DOE G		
		450.4-1C, Attachment 10 are		
		adequately flowed down. In		
		addition, the revised version of		
		DOE/CBFO 09-3442.		

Number	Action	Deliverable	Action Owner	Due Date
2	All CBFO personnel will receive training on	Training records indicating at	CBFO	02/28/2015
	DOE/CBFO 09-3442, CBFO Integrated	least 80% of the Assistant	Assistant	
	Safety Management System Description.	Manager for the Office of	Manager for	
		Operations Oversight's	the Office of	
		designated staff have read	Operations	
		DOE/CBFO 09-3442 and	Oversight	
		documentation of the attendance		
		of mandatory training on		
		DOE/CBFO 09-3442.		
3	Conduct Safety Conscious Work	Training records indicating at	CBFO	12/15/2014
	Environment (SCWE) training for CBFO	least 80% of the CBFO staff	Manager	
	leadership to reinforce CBFO's	attendance of mandatory training		
	commitment to the principles of an	on a safety conscious work		
	integrated safety management system.	environment.		
4	CBFO Manager will commission an	CBFO Manager summary of	CBFO	01/30/2015
	Institute of Nuclear Power Operations	CBFO actions to take in response	Manager	
	(INPO) safety culture assist visit.,	to the INPO evaluation.		
5	Implement the recommendations of the	To Be Determined based on the	CBFO	Third Quarter
	evaluation as determined by the CBFO	recommendations, validation via	Manager	of FY17
	Manager.	SC.6		
6	CBFO will commission a follow-up	Assessment Report of the WIPP	CBFO	Third Quarter
	assessment of the safety culture in the third	safety culture.	Manager	of FY17
	quarter of FY17 to determine the effective			
	implementation of the WIPP safety culture.			

7 CBFO Corrective Actions to Address the Judgments of Need from the Phase 1 Radiological Report

The corrective actions are addressed in the order they were presented in the Phase 1 Radiological Report;

- Nuclear Safety (JON 10-13)
- Emergency Management (JON 15, and 20)
- Safety Culture (JON 24)
- Conduct of Operations (JON 28)
- Maintenance Program (JON 31, and 32)
- Radiation Protection Program (JON 36)
- CBFO Oversight (JON 40- 43)

7.1 Nuclear Safety Program

7.1.1 Judgment of Need: JON 10

JON 10: CBFO needs to revise Management Procedure 4.11, Safety Basis Review Procedure, to require adequate documentation of the technical basis supporting approval of changes to the WIPP Document Safety Analysis or Technical Safety Requirements, consistent with DOE Standard 1104, e.g., regulatory compliance, justification for initial assumptions/initial conditions, reduced conservatisms of the hazards and accident analysis.

Approach

The CBFO will revise the procedure MP 4.11, Safety Basis Review Procedure, to require adequate documentation and technical basis standards consistent with DOE-STD-1104-2009, Review and Approval of Nuclear Facility Safety Basis and Safety Design Basis Documents. The CBFO Manager will commission an independent assessment of the CBFO safety basis review and approval process to verify that the new Safety Basis review process is consistent with DOE-STD-1104-2009, Review and Approval of Nuclear Facility Safety Basis and Safety Design Basis Documents.

Number	Action	Deliverable	Action	Due Date
			Owner	
1	The CBFO Assistant Manager to the Office	Training records indicating that at	CBFO	01/16/2015
	of Operations Oversight's designated staff	least 80% of designated personnel	Assistant	
	will read 10 CFR 830 Subpart B, Safety	have read and understood 10 CFR	Manager for	
	Basis Requirements, and DOE-STD-1104-	830 Subpart B and DOE-STD-	the Office of	
	2009, Review and Approval of Nuclear	1104-2009.	Operations	
	Facility Safety Basis and Safety Design		Oversight	
	Basis Documents, to re-familiarize		_	
	themselves with the requirements of the			
	orders.			

Number	Action	Deliverable	Action Owner	Due Date
2	The CBFO Assistant Manager for the Office of Operations Oversight's designated staff will successfully complete DOE National Training Center courses SAF-270, Safety Systems Oversight Duties and Responsibilities, SAF-385, Assessment Techniques, and SAF-784, Review and Approval of Nuclear Safety Basis Documents, to obtain and demonstrate core competency for providing DOE oversight activities.	Documentation demonstrating that at least 80% of designated personnel have successfully completed SAF-270, SAF-385 and SAF-784.	CBFO Assistant Manager for the Office of Operations Oversight	05/31/2015
3	The CBFO Assistant Manager for the Office of Operations Oversight's designated staff will revise CBFO MP 4.11, Safety Basis Review Procedure to require adequate documentation and technical basis standards consistent with DOE-STD-1104-2009, Review and Approval of Nuclear Facility Safety Basis and Safety Design Basis Documents.	Revised CBFO MP 4.11.	CBFO Assistant Manager for the Office of Operations Oversight	04/30/2015
4	CBFO Assistant Manager for the Office of Operations Oversight's designated staff will be trained on the MP 4.11 revision prior to review of the revised NWP Safety Basis document.	Training records providing objective evidence that at least 80% of the CBFO Assistant Manager for the Office of Operations Oversight's designated staff have successfully completed training to the revised CBFO Safety Basis Review Procedure, MP 4.11.	CBFO Assistant Manager for the Office of Operations Oversight	05/15/2015
5	The Nuclear Safety Senior Technical Advisor will review the CBFO MP 4.11,	CBFO Document Review Records providing proof of a	CBFO Nuclear	04/30/2015

Number	Action	Deliverable	Action	Due Date
			Owner	
	Safety Basis Review Procedure, to ensure	comprehensive CBFO adequacy	Safety Senior	
	the procedure requires adequate	review of CBFO MP 4.11 to	Technical	
	documentation and technical basis standards	ensure it requires adequate	Advisor	
	consistent with DOE-STD-1104, Review	documentation and technical basis		
	and Approval of Nuclear Facility Safety	standards consistent with DOE-		
	Basis and Safety Design Basis Documents.	STD-1104.		

7.1.2 Judgment of Need: JON 11

JON 11: *CBFO* and *DOE HQ* need to commission an independent assessment of the *CBFO* safety basis review and approval process and implement corrective actions that ensure effective implementation.

Approach

The CBFO Manager's Office will commission an independent assessment to verify the new Safety Basis Review Process.

Number	Action	Deliverable	Action	Due Date
			Owner	
1	The CBFO Manager will commission an	Report documenting the results of	CBFO	60 days after
	independent assessment to verify that the	the independent review of the	Manager	NWP
	new Safety Basis Review Process is	Safety Basis Review Process.		submittal of
	effectively implemented and is consistent			Documented
	with DOE-STD-1104, Review and Approval			Safety
	of Nuclear Facility Safety Basis and Safety			Analysis
	Design Basis Documents.			Revision 5

7.1.3 Judgment of Need: JON 12

JON 12: CBFO needs to perform a critical federal staffing analysis focused on Nuclear Safety e.g., Nuclear Safety Specialist, nuclear safety qualified Senior Technical Advisor and supporting CBFO Subject Matter Experts and determine whether existing resources are adequate.

Approach

CBFO has performed a critical staffing analysis and determined that a Nuclear Safety Senior Technical Advisor position will be filled within the CBFO Office of the Manager. The new organizational structure in CBFO has a vacant position, which will be filled with an additional nuclear safety specialist reporting to the Safety Programs Division Director in the CBFO Office of Operations Oversight.

Number	Action	Deliverable	Action Owner	Due Date
	See CBFO Fire Report JON 24, action 1			
	and 2 for actions related to staffing analysis			
	and structure.			

7.1.4 Judgment of Need: JON 13

JON 13: *CBFO* and *DOE HQ* need to arrange for temporary *DOE* senior nuclear safety resources to mentor existing *CBFO* nuclear safety and supporting resources, and assist as necessary.

Approach

CBFO temporarily filled the vacant Nuclear Safety Senior Technical Advisor position until a full time person can be hired.

Number	Action	Deliverable	Action Owner	Due Date
1	The CBFO Manager's office will temporarily fill the Nuclear Safety Senior Technical Advisor position until a	Documentation showing that a temporary staff member has been put in place until a permanent staff	CBFO Manager	07/31/2014
	permanent staff member hired.	member can be hired.		

7.2 Emergency Management

7.2.1 Judgment of Need: JON 15

JON 15: *CBFO* needs to take prompt action to fully integrate trained Federal management resources into the emergency response organization and take action to bring their emergency management program into compliance with DOE Order 151.1C, Comprehensive Emergency Management System.

Approach

The CBFO Manager's Office will take compensatory actions to integrate Federal management resources into the emergency response organization and bring their emergency management program into compliance with DOE Order 151.1C.

Number	Action	Deliverable	Action	Due Date
			Owner	
1	Until the approval of a revised emergency	Documentation of direction from	CBFO	04/03/2014
	management program, the CBFO Manager	CBFO Manager.	Manager	
	will direct the establishment and assignment			
	of senior management to the Emergency			
	Operations Center (EOC) for additional			
	oversight.			
2	See CBFO Fire Report JON 4, action 1,			
	JON 5, action 1 and 2, and JON 7, action 1.			

7.2.2 Judgment of Need: JON 20

JON 20: *CBFO* needs to ensure that NWP completes prompt action to correct longstanding deficiencies from previous reviews.

Approach

The CBFO will develop a new procedure for responding to reviews, surveillances, and audits conducted by parties outside of the CBFO to ensure issues are tracked to completion. CBFO and EM-40 personnel will review prior assessments received between July 2008 and June 2013 to ensure issues have been address.

Number	Action	Deliverable	Action Owner	Due Date
	See CBFO Fire Report JON 4, actions 2-4.			

7.3 Safety Culture

7.3.1 Judgment of Need: JON 24

JON 24: *NWP and CBFO need to develop and implement an effective integrated safety management system that embraces and implements the principles of DOE G 450.4-1C, Integrated Safety Management Guide, including but not limited to:*

- Demonstrated leadership in risk informed, conservative decision making
- Improved learning through error reporting and effective resolution of problems
- Line management encouraging a questioning attitude without fear of reprisal and following through to resolve issues identified by the workforce
- Reinforcing the mechanisms, e.g., WIPP Forms, "Notes to Joe," employee concern program, differing professional opinions, and protocols for communicating issues to NWP and CBFO leadership.

Approach

While both boards identified cultural issues requiring attention by CBFO, the Phase 1 Radiological Event AIB specifically identified that CBFO needs "to develop and implement an effective integrated safety management system that embraces the principals of DOE G 450.4-1C, Integrated Safety Management Guide...." The CBFO's current integrated safety management system is described in DOE/CBFO 09-3442, CBFO Integrated Safety Management System Description. This document will be reviewed against the principals of DOE G 450.4-1C, and revised to incorporate those principles into the CBFO program. Once reviewed and revised, all CBFO personnel will receive training on the principals of the program. As an immediate action, CBFO management will conduct training on a safety conscious work environment. In addition, CBFO will commission and Institute of Nuclear Power Operations (INPO) visit, and respond as appropriate to the recommendations provided.

Number	Action	Deliverable	Action Owner	Due Date
	See CBFO Fire Report JON 35, actions 1-6.			

7.4 Conduct of Operations

7.4.1 Judgment of Need: JON 28

JON 28: *CBFO* needs to take an active role towards improving NWP conduct of operations through implementation of a structured DOE O 226.1B, Implementation of Department of Energy Oversight Policy, oversight process that includes mechanisms for identifying, reporting, and transmitting issues that tracks corrective actions to effective closure. Specific areas of focus must include, but are not limited to:

- Develop and conduct routine oversight of contractor implementation of the WP 04-CO.01, Conduct of Operations series procedures. Oversight needs to include detailed oversight plans that contain specific criteria and lines of inquiry to effectively assess compliance with DOE O 422.1.
- Oversight of the NWP mentoring program e.g., senior supervisor watch that provides real time feedback to first and second line supervisors as to their responsibilities regarding compliant execution of operations activities in order to provide feedback on effectiveness.
- Oversight of procedure development in order to strengthen the structure, content and flow of abnormal response procedures to ensure immediate actions do not require judgment calls prior to execution.
- Overseeing execution of the NWP operational drill program that evaluates operator response to upset conditions.
- Strengthen oversight of NWP processes that monitor equipment status and initiate action to correct deficiencies in order to ensure a reduction in the quantity and length of time key pieces of equipment are out of service.

Approach

The CBFO staff will review and approve the NWP Conduct of Operations matrix to ensure the matrix adequately demonstrates conformance with DOE O 422.1. In addition CBFO staff will review the procedures and plans listed in that matrix to ensure the appropriate flow-down of requirements. Finally, CBFO staff will provide input to the FY 16 Integrated Evaluation Plan to ensure compliance with DOE O 422.1.

Number	Action	Deliverable	Action Owner	Due Date
	See CBFO Fire Report JON 14, action 3 JON 33, actions 1-5.			

7.5 Maintenance Program

7.5.1 Judgment of Need: JON 31

JON 31: *CBFO* needs to take a more proactive role in the configuration management and maintenance programs to ensure that the facility can meet its operational and life time expectancy.

Approach

The CBFO will develop a new CBFO Contractor Oversight Plan to ensure the flow down of DOE O 226.1B, *Implementation of the Department of Energy Oversight Policy*. The Plan will address evaluations of changes to WIPP facilities, equipment, and operations and their impact on safety, and the evaluation and the timely correction of impaired or out-of-service equipment. DOE oversight staff will be trained to the requirements of DOE O 430.1B, *Life Cycle Asset Management*, and DOE O 433.1B, *Maintenance Management Program for DOE Nuclear Facilities*, in preparation for performing oversight activities associated with maintenance and configuration control activities.

Number	Action	Deliverable	Action Owner	Due Date
	See CBFO Fire Report JON 14, actions 1-7.			

7.5.2 Judgment of Need: JON 32

JON 32: *DOE HQ Office of Environmental Management and CBFO need to develop an infrastructure improvement plan within six months to identify and prioritize program wide critical infrastructure upgrades for key systems to ensure continuation of EM's programmatic mission execution at WIPP.*

Additionally, DOE HQ Office of Environmental Management needs to coordinate an extent of condition review at other EM sites and take action based on the outcome of that review.

Approach

CBFO has an approved Recovery Plan which addresses actions and upgrades to address resumption of operations. In addition, CBFO will develop a plan for improvements to the WIPP infrastructure to identify critical infrastructure upgrades for key systems and seek budget approval from DOE HQ for implementation.

Number	Action	Deliverable	Action	Due Date
			Owner	
1	The CBFO will submit a Recovery Plan to	Recovery Plan	CBFO	10/01/2014
	DOE HQ prior to resume TRU waste		Manager	
	operations.			
2	The CBFO Assistant Manager for the Office	Plan for WIPP infrastructure	CBFO	06/01/2015
	of Program Management and the National	improvements and upgrades.	Assistant	
	TRU Program will develop a plan for		Manager for	
	improvements to the WIPP infrastructure.		the Office of	
	The Plan will identify and prioritize critical		Program	
	infrastructure upgrades for key systems to		Management	
	ensure continuation of the WIPP mission.		and the	
			National	
			TRU	
			Program	

7.6 Radiation Protection Program

7.6.1 Judgment of Need: JON 36

JON 36: *CBFO* needs to determine the effectiveness of the radiation protection program within three months of completion of NWP's corrective actions.

Approach

CBFO will determine the effectiveness of the radiation program following the guidance in DOE O 425.1D, *Verification of Readiness and Startup or Restart Nuclear Facilities*, and DOE-STD-3006, *Planning and Conducting Readiness Reviews*.

Number	Action	Deliverable	Action Owner	Due Date
1	The CBFO Assistant Manager for the Office of Operations Oversight's designated staff will read 10 CFR 835, <i>Occupational Radiation Protection</i> , to re-familiarize themselves with the requirements.	Required reading documentation with signatures showing that at least 80% of the designated staff have read and understood 10 CFR 835 prior to performing oversight activities.	CBFO Assistant Manager for the Office of Operations Oversight	01/16/2015
2	The CBFO Assistant Manager for the Office of Operations Oversight's designated staff will successfully complete DOE National Training Center course: SAF-385, <i>Assessment Techniques</i> , to obtain and demonstrate core competency for performing readiness review assessment of the radiation protection.	Documentation demonstrating that at least 80% of the designated staff have successfully completed SAF-385.	CBFO Assistant Manager for the Office of Operations Oversight	05/31/2015
3	CBFO will determine the effectiveness of the NWP radiation program corrective actions within three months of completion.	Documented determination of effectiveness.	CBFO Assistant Manager for the Office of Operations Oversight	Within 3 months of completion of NWP's corrective actions

7.7 CBFO Oversight

7.7.1 Judgment of Need: JON 40

JON 40: *CBFO* needs to establish and implement line management oversight programs and processes such that *CBFO*:

- Verifies that NWP has developed and implemented a DOE Order 226.1B compliant Contractor Assurance System.
- Meets the requirements of DOE Order 226.1B and hold personnel accountable for implementing those programs and processes.
- Implements effective oversight processes to ensure emphasis on conduct of operations, maintenance, radiological protection, nuclear safety, emergency management, and safety culture

Approach

The CBFO Manager has established the Office of Operations Oversight to segregate operations, safety, engineering and environmental oversight for WIPP facility operations from programmatic production activities to enhance oversight independence. This newly established Office of Operations Oversight will develop and implement a new Contractor oversight program that fully implements the requirements of DOE O 226.1B, Implementation of the Department of Energy Oversight Policy. The new Contractor Oversight Program will ensure that processes for planning, conducting, and documenting oversight evaluations of NWP programs and activities are developed; issues are evaluated, corrected to prevent recurrence and communicated to management in a timely manner; and CBFO oversight personnel are adequately qualified and trained to perform their oversight function. The CBFO Manager, along with the Office Assistant Managers and Division Directors will hold personnel accountable for implementation of the oversight program by revising position descriptions for their staff to identify the expected oversight functions for the position.

Number	Action	Deliverable	Action Owner	Due Date
	See CBFO Fire Report Jon 24, actions 1 - 13.			

7.7.2 Judgment of Need: JON 41

JON 41: *CBFO* needs to develop and implement an effective issues management process to document, disposition (including extent of condition), close, track/trend issues, and ensure effectiveness of corrective actions. The process shall also ensure that actions from prior assessments are implemented to prevent or minimize recurrence of identified deficiencies.

Approach

The CBFO will develop a new management procedure and user's manual for the identification, documentation, reporting and correction of issues.

Number	Action	Deliverable	Action Owner	Due Date
	See CBFO Fire Report JON 25, action 1.			

7.7.3 Judgment of Need: JON 42

JON 42: The CBFO Site Manager needs to institutionalize and communicate expectations for a strong safety culture and the identification, documentation, reporting, and correction of issues without fear of reprisal.

Approach

While both boards identified cultural issues requiring attention by CBFO, the Phase 1 Radiological Event AIB specifically identified that CBFO needs "to develop and implement an effective integrated safety management system that embraces the principals of DOE G 450.4-1C, Integrated Safety Management Guide...." The CBFO's current integrated safety management system is described in DOE/CBFO 09-3442, CBFO Integrated Safety Management System Description. This document will be reviewed against the principals of DOE G 450.4-1C, and revised to incorporate those principles into the CBFO program. Once reviewed and revised, all CBFO personnel will receive training on the principals of the program. As an immediate action, CBFO management will conduct training on a safety conscious work environment. In addition, CBFO will commission and Institute of Nuclear Power Operations (INPO) visit, and respond as appropriate to the recommendations provided.

Number	Action	Deliverable	Action Owner	Due Date
	See CBFO Fire Report JON 35, actions 1-6.			

7.7.4 Judgment of Need: JON 43

JON 43: *CBFO* needs to evaluate the current organizational structure, identify specific staffing needs related to line management, technical discipline and oversight functions, submit those staffing needs to DOE HQ, and effectively manage their resources such that qualified personnel are effectively performing those functions.

Approach

CBFO will evaluate its current organizational structure to identify specific staffing needs related to line management, technical discipline, current oversight functions, and overall organizational and overall organizational performance and effectiveness.

Number	Action	Deliverable	Action Owner	Due Date
	See CBFO Fire Report JON 24, action 1.			

8 CBFO Corrective Actions to Address the Judgments of Need from the Phase 2 Radiological Report

The corrective actions are addressed in the order they were presented in the Phase 2 Radiological Report;

- JON1
- JON 2
- JON 4
- JON 5
- JON 11
- JON 28
- JON 29
- JON 30

8.1 Carlsbad Field Office

8.1.1 Judgment of Need: JON 1

JON 1: The National TRU Program needs to re-evaluate and strengthen the flow down of requirements regarding the compilation of Acceptable Knowledge (AK) in order to more clearly demonstrate that the WIPP Hazardous Waste Facilities Permit (HWFP), Attachment C, WIPP Waste Analysis Plan (WAP) waste characteristics prohibitions and chemical compatibility requirements are met consistent with 40 CFR 261.21.

Approach

The National TRU Program will perform a gap analysis between 40 CFR 261.21 and the WIPP WAP, focused on characteristics prohibitions and chemical compatibility requirements with emphasis on AK compilation, and will develop an Implementation Plan based on the gap analysis report recommendations. CBFO Phase 2 Radiological Release JON 1, actions 2 and 4 investigate the consistency of the WAP with 40 CFR 261 and identify implementation actions in actions 3 and 5.

Number	Action	Deliverable	Action	Due Date
			Owner	
1	CBFO Assistant Manager of the Office of	Required reading documentation	CBFO	07/31/2015
	Program Management and National TRU	with signatures showing at least	Assistant	
	Program's designated staff will read 40	80% of the CBFO Assistant	Manager of	
	CFR 261 and the WIPP Hazardous Waste	Manager of the Office of Program	the Office of	
	Facilities Permit (HWFP), Attachment C to	Management and National TRU	Program	
	re-familiarize themselves with the	Program's designated staff have	Management	
	regulation and the WIPP HWFP Attachment	read and understand.	and National	
	C and, specifically, the intent of the WIPP		TRU Program	
	Waste Analysis Plan to meet the 40 CFR			
	261.21 waste characteristics prohibitions			
	and chemical compatibility requirements			
	with emphasis on acceptable knowledge			
	compilation.			

Number	Action	Deliverable	Action	Due Date
2	Perform a gap analysis between 40 CFR	Gap Analysis report with	Owner CBFO	08/31/2015
	261.21 and the WIPP Waste Analysis Plan	recommendations.	Assistant	
	focused on characteristics prohibitions and chemical compatibility requirements with		Manager of	
			the Office of	
	emphasis on acceptable knowledge		Program	
	compilation.		Management	
			and National	
			TRU Program	
3	Develop an Implementation Plan based on	Implementation Plan and	CBFO	10/30/2015
	the Gap Analysis report recommendations	schedule.	Assistant	
	(see corrective action 2 deliverable above).		Manager of	
			the Office of	
			Program	
			Management	
			and National	
			TRU Program	
4	Conduct a gap analysis between the WIPP Waste Analysis Plan and 40 CFR 261 characteristic wastes.	Gap Analysis report.	Assistant	09/30/2015
			Manager of	
			the Office of	
			Program	
			Management	
			and National	
			TRU Program	
5	Develop an Implementation Plan based on	Implementation Plan and	CBFO	10/30/2105
	the Gap Analysis report recommendations	schedule.	Assistant	
	(see corrective action 4 deliverable).		Manager of	
			the Office of	
			Program	
			Management	
			and National	
			TRU Program	

8.1.2 Judgment of Need: JON 2

JON 2: The National TRU Program needs to reevaluate and strengthen the certification audit process across the DOE complex at all generator sites to include:

- Evaluation of waste generator repackaging operations that prepare TRU waste for characterization;
- Implementation of waste generator site processes as they relate to TRU waste management;
- Verification that changes to processes are correctly incorporated into acceptable knowledge summary reports;
- Verification of effective implementation documentation and programs to ensure that waste generator activities comply with the generator site Resource Conservation and Recovery Act (RCRA) permit; and
- Evaluation of local site office oversight of TRU waste operations.

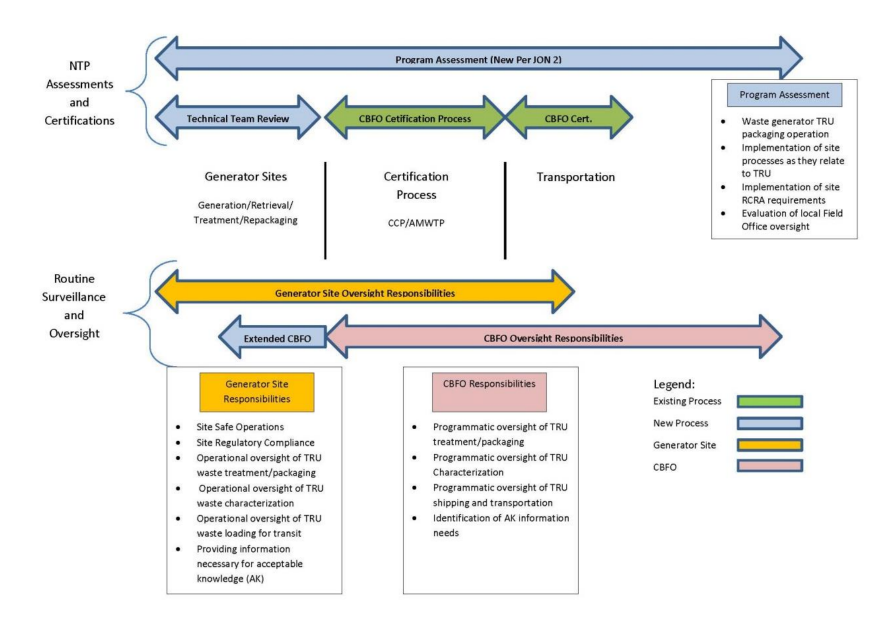
Approach

National TRU Program will benchmark the Nevada National Security Site Low-Level Waste (LLW) generator site certification and oversight program, and evaluate the portions of the program that should be adopted as a TRU waste certification and oversight program. A comprehensive TRU waste certification and oversight program will then be revised or developed based on the evaluation of the benchmarking that verifies process changes are incorporated, are in compliance with local RCRA requirements, and that evaluate local federal oversight of TRU waste operations. This comprehensive process will validate the site programs, relied on for compliant TRU waste are in place and effectively functioning. Revised National TRU Program oversight, defined in CBFO Phase 2 Radiological Release JON 5 corrective actions, will be integrated with this comprehensive review process. DOE-HQ participation with the team will be integrated with the CBFO Phase 2 Radiological Release JON 31 approach and corrective actions to perform independent oversight of the TRU waste management program. CBFO Phase 2 Radiological Release JON 2, action 4 ensures implementation of the new process defined in JON 2, action 2, by making the completion of the assessment for a waste generator site a pre-shipment condition.

CBFO Phase 2 Radiological Release JON 2 develops the program for NTP oversight of the programs and processes at the waste generator sites and ensures the local site office oversight of TRU waste operations. CBFO Phase 2 Radiological Release JON 11 provides for verification of effective implementation of programs for activities to comply with generator site RCRA permits. CBFO Phase 2 Radiological Release JON 29 specifies oversight of waste generator repackaging operations to include development and changes to procedures for TRU waste packaging operations.

Number	Action	Deliverable	Action	Due Date
			Owner	
1	Benchmark the NNSS LLW generator site certification and oversight program.	Evaluation report and recommendations.	CBFO Assistant Manager of the Office of Program Management and National TRU Program	09/30/2015
2	On behalf of the National TRU Program, co-permitees will develop a comprehensive review process based on the benchmarked evaluation report, with participation from the generator sites that includes the following elements (as illustrated in the figure below: • Evaluation of waste generator repackaging operations that prepare TRU waste for characterization; • Implementation of waste generator site processes as they relate to TRU waste management; • Verification that changes to processes are correctly incorporated into acceptable knowledge summary reports; • Verification of effective implementation documentation and programs to ensure that waste	An approved and issued review process.	CBFO Assistant Manager of the Office of Program Management and National TRU Program	11/30/2015

Number	Action	Deliverable	Action Owner	Due Date
	 generator activities comply with the generator site Resource Conservation and Recovery Act permit; Evaluation of local site office oversight of TRU waste operations; and Evaluation of waste generator site deferred maintenance in TRU waste program operations 			
3	Train CBFO Assistant Manager of the Office of Program Management and National TRU Program designated staff to the revised review process.	Training records providing objective evidence that at least 80% of the designated staff have successfully completed training to the revised process.	CBFO Assistant Manager of the Office of Program Management and National TRU Program	12/31/2015
4	Implement the assessment program, identified in action 2, above, by developing/modifying a pre-shipment checklist to include verification NTP has completed the waste generator site assessment prior to accepting the generator site waste.	An approved pre-shipment checklist to include verification of the completion of the NTP assessment as a condition for shipment.	CBFO Assistant Manager of the Office of Program Management and National TRU Program	11/30/2015



8.1.3 Judgment of Need: JON 4

JON 4: *The CBFO oversight of characterization and certification of TRU waste sites needs to be improved to include:*

- Waste generator repackaging operations that prepare TRU waste for characterization;
- Implementation of waste generator site processes as they relate to TRU waste management;
- Verification of effective implementation documentation and programs to ensure that waste generator activities comply with the generator site Resource Conservation and Recovery Act permit; and
- Evaluation of local site office oversight of TRU waste operations

Approach

This JON was evaluated as part of CBFO Phase 2 Radiological Release Report JON 2, JON 11, and 29. CBFO Phase 2 Radiological Release JON 2 develops the program for NTP oversight of the programs and processes at the waste generator sites and ensures the local site office oversight of TRU waste operations. CBFO Phase 2 Radiological Release JON 11 provides for verification of effective implementation of programs for activities to comply with generator site RCRA permits. CBFO Phase 2 Radiological Release JON 29 specifies oversight of waste generator repackaging operations to include development and changes to procedures for TRU waste packaging operations.

Number	Action	Deliverable	Action Owner	Due Date
	See Phase 2 Radiological Release Report			
	JON 2, 11, 29 corrective actions.			

8.1.4 Judgment of Need: JON 5

JON 5: *CBFO* needs to evaluate and restructure their organization such that objective oversight of the National TRU Program is evident and effective in ensuring that waste generator sites comply with requirements including appropriate separation of CBFO line management and oversight functions and responsibilities.

Approach

CBFO will evaluate and make recommendations for CBFO organizational restructuring that provides objective oversight of the NTP. The implementation plan will establish resource needs and positions with an action to gain approval from EM-1. These changes will assure oversight of the National TRU Program is evident and effective in ensuring that waste generator sites comply with requirements. This oversight function will be incorporated into the review process established in CBFO Phase 2 Radiological Release Report JON 2, corrective action 2. The recommended organizational restructuring, developed in CBFO Phase 2 Radiological Release JON 5 corrective actions will be consistent and in alignment with the roles and responsibilities identified in DOE-HQ Phase 2 Radiological Release Corrective Action Plan, JON 6.

Number	Action	Deliverable	Action Owner	Due Date
1	Consistent with the roles and responsibilities defined in DOE-HQ Phase 2 Radiological Release Corrective Action Plan, JON 6, evaluate and make recommendations for the CBFO organization restructuring to assure oversight of National TRU Program is evident and effective in ensuring that waste generator sites comply with requirements.	Evaluation report and recommendations.	CBFO Manager	08/31/2015
2	Develop and approve implementation plan and schedule based on the evaluation report and recommendations from action 1, above.	Implementation plan and schedule.	CBFO Manager	09/30/2015

8.1.5 Judgment of Need: JON 11

JON 11: *CBFO* needs to conduct an extent of condition review of other waste generator sites to determine the adequacy of the flow down into the operating procedures and implementation of Resource Conservation and Recovery Act (RCRA) requirements contained in the WIPP Waste Acceptance Criteria (WAC) and hazardous waste permits regarding the treatment and repackaging of TRU waste.

Approach

The CBFO will address this JON in a two-phased manner. The first phase will consist of the EM TRU waste generator sites conducting self-assessments to evaluate the adequacy of the flow down into the operating procedures and implementation of RCRA requirements contained in the WIPP WAC and hazardous waste permits regarding the treatment and repackaging of TRU waste. The EM TRU waste generator sites will then develop corrective action plans to address identified deficiencies, and provide the self-assessment reports and corrective action plans to CBFO and EM-30. For consistency complex wide, EM-30 will communicate expectations for self-assessments and corrective action plan content to each TRU waste generator site. The expectations will incorporate the deficiencies identified in the Phase 2 Radiological Release Report JON 3, to ensure similar deficiencies do not exist at other waste generator sites. To ensure the same action is completed by sites, not directly controlled by EM, CBFO will ensure those sites are aware of the expectation for such self-assessments, and include this (with concurrence from EM-30) as a pre-shipment requirement in the National TRU Program site certification processes. The next phase, which directly addresses the JON, is to have the National TRU Program conduct regular, periodic assessments of TRU waste generator sites to include this review of flow-down of requirements in the evaluation process. This specific action is addressed in the Phase 2 Radiological Release Report JON 2. The corrective actions for this JON also address an identified need, as expressed in the Phase 2 Radiological Release Report, for routine, periodic lessons learned communications from the National TRU Program, including waste generation and certification requirements, to all waste generator sites.

CBFO Phase 2 Radiological Release JON 11, action 7, requests that the CCP program improvements, implemented through NWP Phase 2 Radiological Release JON 7, 8, 12, are evaluated by the Advanced Mixed Waste Treatment Project (AMWTP) and

Corrective Action Plan Addressing the Accident Investigation Report of the February 5, 2014 Fire Event and the February 14, 2014 Radiological Release Event, Rev 1

applicable AMWTP programs and procedures incorporate the improvements. CBFO Phase 2 Radiological Release JON 11, action 8 develops/modifies a pre-shipment checklist to ensure that NTP validates the completion of the evaluation specified in action 7, including verification of actions taken in response to the evaluation. CBFO Phase 2 Radiological Release JON 11, action 9 develops the process to evaluate waste previously certified, but not yet disposed, to add confidence that the waste is safe for disposal.

Number	Action	Deliverable	Action	Due Date
1	National TRU Program draft and approve a memorandum for issuance by EM-1 directing EM TRU waste generator sites to conduct self-assessment of the adequacy of the flow down into the operating procedures and implementation of Resource Conservation and Recovery Act requirements contained in the WIPP Waste Acceptance Criteria and hazardous waste permits regarding the treatment and repackaging of TRU waste. Self-Assessment criteria will incorporate JON 3 deficiencies. The direction memo will stipulate for non-EM TRU waste generator sites that this self-assessment will be a condition of shipping waste to WIPP.	Draft and approve memorandum for EM-1 signature directing self-assessments.	CBFO Assistant Manager of the Office of Program Management and National TRU Program	08/31/2015
2	EM TRU waste generator sites to conduct self-assessment of the adequacy of the flow down into the operating procedures and implementation of Resource Conservation and Recovery Act requirements contained in the WIPP Waste Acceptance Criteria and hazardous waste permits regarding the treatment and repackaging of TRU waste.	Self-assessment reports and corrective action plans sent to NTP and EM-30.	EM TRU waste generator sites field managers	09/30/2015

Number	Action	Deliverable	Action	Due Date
			Owner	
3	Incorporate the pre-shipment requirement	An approved pre-shipment	CBFO	11/30/2015
	for TRU waste generator site self-	checklist to include NTP	Assistant	
	assessments and corrective action plans in	verification generator sites have	Manager of	
	applicable procedures and pre-shipment	completed self-assessments and	the Office of	
	checklist.	generated corrective action plans	Program	
		as a condition for shipment.	Management	
			and National	
			TRU Program	
4	Establish a mechanism for routine	Issue revised procedure or plan	CBFO	10/31/2015
	communications between National TRU	that includes this requirement.	Assistant	
	Program and the waste generator sites for		Manager of	
	the purpose of communicating lessons		the Office of	
	learned and WIPP requirements.		Program	
			Management	
			and National	
			TRU Program	
5	Formalize the Difficult Waste Team process	Approved and implemented	CBFO	11/30/2015
	for evaluating waste streams and	National TRU Program	Assistant	
	recommending methods for bringing waste	formalized process and	Manager of	
	streams into compliance with WIPP	procedures for the Difficult Waste	the Office of	
	requirements, including the method for	Team responsibilities.	Program	
	communicating recommendations from the		Management	
	National TRU Program to the generator		and National	
	sites.		TRU Program	

Number	Action	Deliverable	Action	Due Date
			Owner	
6	Strengthen the NTP waste stream approval	Revised and implemented NTP	CBFO	11/30/2015
	process to ensure the initial waste	waste stream approval process,	Assistant	
	operations and subsequent changes are	MP 5.2.	Manager of	
	consistent with WIPP requirements and		the Office of	
	identified in generator site certification.		Program	
			Management	
			and National	
			TRU Program	
7	Request Advanced Mixed Waste Treatment	Letter to DOE-ID Deputy	CBFO	10/31/2015
	Project (AMWTP) to evaluate their program	Manager for Idaho Cleanup	Assistant	
	for potential changes relative to the changes	Project requesting AMWTP	Manager of	
	made by Centralized Characterization	conduct an evaluation and the	the Office of	
	Program in response to the Phase 2	results, including actions taken,	Program	
	Radiological Report JONs 7, 8, and 12.	communicated in an evaluation	Management	
		report.	and National	
			TRU Program	
8	Incorporate the pre-shipment requirement in	An approved pre-shipment	CBFO	10/31/2015
	applicable procedures for the Advance	checklist to include NTP	Assistant	
	Mixed Waste Treatment Project to conduct	verification AMWTP has	Manager of	
	the evaluation specified in action 7, above,	completed self-assessments and	the Office of	
	including verification of actions taken in	generated corrective action plans	Program	
	response to the evaluation.	as a condition for shipment.	Management	
			and National	
			TRU Program	

Number	Action	Deliverable	Action	Due Date
			Owner	
9	Develop a process for validating currently	Approved procedure or plan.	CBFO	12/31/2015
	certified waste.		Assistant	
			Manager of	
			the Office of	
			Program	
			Management	
			and National	
			TRU Program	
10	Train CBFO Assistant Manager of the	Training records providing	CBFO	01/31/2016
	Office of Program Management and	objective evidence that at least	Assistant	
	National TRU Program designated staff to	80% of the designated staff have	Manager of	
	the approved procedure or plan for	successfully completed training to	the Office of	
	validating currently certified waste.	the revised process.	Program	
			Management	
			and National	
			TRU Program	
11	Implement the process and procedure for	Implementation schedule for the	CBFO	01/31/2016
	performing the validation of currently	validation process on currently	Assistant	
	certified TRU waste not yet disposed of in	certified waste.	Manager of	
	WIPP.		the Office of	
			Program	
			Management	
			and National	
			TRU Program	

8.1.6 Judgment of Need: JON 28

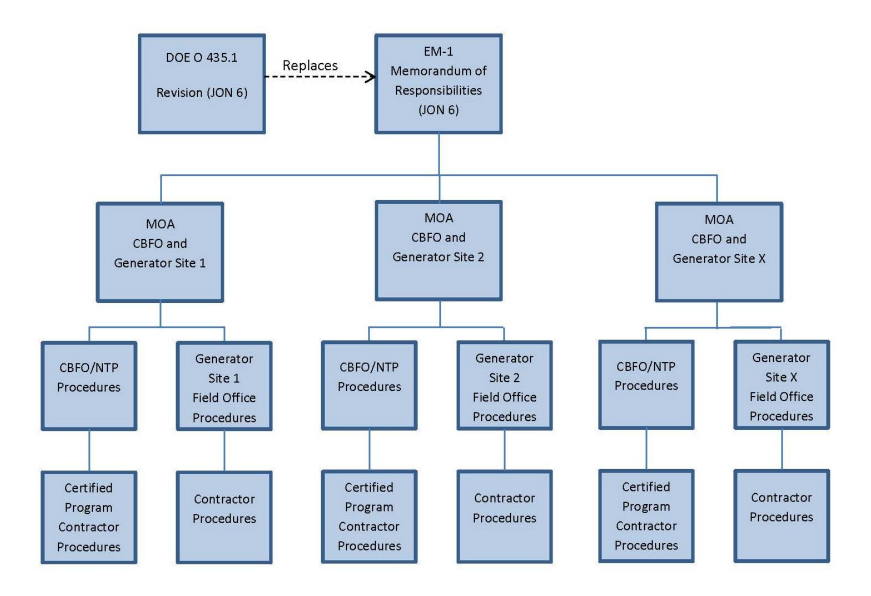
JON 28: The National TRU Program needs to clarify NA-LA and CBFO expectations and oversight roles and responsibilities between the generator site TRU waste program (LANL) and the TRU waste Centralized Characterization Program (CCP).

Approach

This JON was evaluated as part of the Phase 2 Radiological Release Report JON 6. NTP will develop new Memorandums of Agreement (MOAs) between the two DOE Offices for LANL and NTP defining roles, responsibilities, authorities, and accountabilities beyond the EM-1 National TRU Program delegation memo (as illustrated in the figure below). The MOA will clarify expectations and federal oversight roles and responsibilities. In addition, the National TRU Program will modify the site certification process MOAs between the National TRU Program and the generator sites (other than LANL) are approved. These new MOAs will further define roles, responsibilities, authorities and accountabilities, and goals for disposition of TRU waste from generator sites beyond the EM-1 National TRU Program delegation memo as described in the Phase 2 Radiological Release Report JON 6.

Number	Action	Deliverable	Action	Due Date
			Owner	
1	Develop new memorandums of agreement	Approved MOA(s) between	CBFO	12/31/2015
	(MOA) between NA-LA, EM-LA and NTP	NTP and the following sites:	Assistant	
	to further define roles, responsibilities,	• NA-LA	Manager of	
	authorities, and accountabilities and goals	• EM-LA	the Office of	
	for disposition of TRU waste from LANL		Program	
	beyond the EM-1 National TRU Program		Management	
	delegation memo as described in the Phase		and National	
	2 Radiological Release Report JON 6. The		TRU Program	
	MOA's will clarify expectations and federal			
	oversight roles and responsibilities,			
	including TRU waste processing procedure			
	revisions.			

Number	Action	Deliverable	Action	Due Date
			Owner	
2	NTP will modify site certification process to	Revised and implemented	CBFO	11/30/2015
	include verification that new/revised	CBFO/NTP procedure.	Assistant	
	memorandums of agreement between NTP		Manager of	
	and the generator site are approved and		the Office of	
	implemented as a condition of shipping		Program	
	waste to WIPP.		Management	
			and National	
			TRU Program	
3	Review the direction provided by EM-1 in	Revised WIPP WAC.	CBFO	08/31/2015
	response to the Phase 2 Radiological		Manager	
	Release Report JON 6, and revise the roles			
	and responsibilities in the WIPP Waste			
	Acceptance Criteria to align with that			
	direction.			
4	Train CBFO Manager designated staff to	Training records providing	CBFO	09/30/2015
	the revised roles and responsibilities.	objective evidence that at least	Manager	
		80% of the designated staff have		
		successfully completed training		
		to the revised process.		



8.1.7 Judgment of Need: JON 29

JON 29: NA-LA and CBFO needs to perform effective Federal oversight of Centralized Characterization Program (CCP) review and approval of waste management operating procedures/process changes, e.g., WCRRF glovebox operating procedure.

Approach

The CBFO Manager will revise and issue the CBFO Contractor Oversight Plan stating oversight expectations for mission related TRU waste management activities and environmental compliance (i.e. RCRA), and responsibilities for performing federal oversight of the certified program. This plan will include expectations for federal oversight of process changes that affect WIPP Waste Acceptance Criteria (WAC) compliance and verification of the incorporation of these changes into acceptable knowledge (AK). CBFO evaluates TRU waste generator site federal oversight as part of the CBFO Phase 2 Radiological Release JON 2, action 2, comprehensive program.

Number	Action	Deliverable	Action	Due Date
			Owner	
1	Revise and issue CBFO Contractor	Approved revision of the CBFO	CBFO	10/31/2015
	Oversight Plan stating oversight	Contractor Oversight Plan.	Assistant	
	expectations for mission related TRU waste		Manager of	
	management activities and environmental		the Office of	
	compliance (i.e. RCRA), and		Operations	
	responsibilities for performing oversight		Oversight	
	which will hold personnel accountable for			
	implementing oversight activities. This plan			
	will include expectations for federal			
	oversight of waste management operating			
	procedure/process changes that affect WIPP			
	waste acceptance criteria compliance and			
	incorporation of these changes into			
	acceptable knowledge.			

Number	Action	Deliverable	Action	Due Date
			Owner	
2	Train CBFO Assistant Manager of the	Training records providing	CBFO	12/31/2015
	Office of Operations Oversight designated	objective evidence that at least 80%	Assistant	
	staff to the revised CBFO Contractor	of the designated staff have	Manager of	
	Oversight Plan.	successfully completed training to	the Office of	
		the revised CBFO Contractor	Operations	
		Oversight Plan.	Oversight	
3	Develop an implementation schedule for	Implementation schedule for	CBFO	12/31/2015
	conducting oversight activities.	oversight activities.	Assistant	
			Manager of	
			the Office of	
			Operations	
			Oversight	

8.1.8 Judgment of Need: JON 30

JON 30: *DOE Headquarters and CBFO need to conduct an extent of condition review of the overall Federal oversight across the DOE complex in all three key segments of the National TRU Program: the Generator Site TRU Waste Program, TRU Waste Certification Program, and the Disposal System Program (WIPP).*

Approach

The Assistant Secretary for the Office of Environmental Management will direct EM Field Managers to conduct a self-assessment of federal oversight of their local TRU waste management and certification programs as a condition for certification to ship waste to WIPP. The EM-1 memo will stipulate that a corrective action plan be developed to address deficiencies identified during the self-assessment. NTP will ensure deficiencies identified do not invalidate TRU waste certification data. NTP will develop/modify preshipping checklist to verify the assessment and corrective action plan has been developed.

Number	Action	Deliverable	Action	Due Date
			Owner	
1	National TRU Program draft and approve a	Draft and approve memorandum	CBFO	08/31/2015
	memorandum for issuance by EM-1	for EM-1 signature directing self-	Assistant	
	directing EM TRU waste generator sites to	assessments of federal oversight.	Manager of	
	conduct self-assessment of the adequacy of		the Office of	
	federal oversight of TRU waste		Program	
	management and certification programs.		Management	
	The direction memo will stipulate for non-		and National	
	EM TRU waste generator sites that this self-		TRU Program	
	assessment will be a condition for			
	certification to ship waste to WIPP.			

Number	Action	Deliverable	Action	Due Date
			Owner	
2	Incorporate the requirement for TRU waste	An approved pre-shipment	CBFO	09/30/2015
	generator sites federal oversight self-	checklist to include NTP	Assistant	
	assessment and associated corrective action	verification generator sites have	Manager of	
	plan(s) in applicable procedures and pre-	completed self-assessments and	the Office of	
	shipment checklist.	generated corrective action plans	Program	
		as a condition for shipment.	Management	
		_	and National	
			TRU Program	