Recertification CARD No. 21 Inspections

BACKGROUND

Section 194.21, Inspections, provides U.S. Environmental Protection Agency (EPA or Agency) with the right to inspect all activities at the Waste Isolation Pilot Plant (WIPP) and all activities located off-site, which provide information included in any compliance applications. The Agency can conduct periodic inspections to verify the adequacy of information included in the compliance applications. The Agency can conduct its own laboratory tests, in parallel with those conducted by the U.S. Department of Energy (DOE or Department) to confirm the adequacy of the techniques employed at those facilities. The Agency may also inspect any relevant records kept by DOE.

This provision of EPA's Compliance Criteria was not applied prior to the 1998 Certification Decision. EPA used the authority given by Section 194.21 to inspect WIPP site activities, waste generator sites, the monitoring program, and magnesium oxide (MgO) backfill and waste emplacement requirements after 1998. These inspections were performed to assure requirements are met by DOE.

REQUIREMENTS

- (a) "The Administrator or the Administrator's authorized representative(s) shall, at any time:
 - (1) Be afforded unfettered and unannounced access to inspect any area of the WIPP, and any locations performing activities that provide information relevant to compliance application(s), to which the Department has rights of access. Such access shall be equivalent to access afforded Department employees upon presentation of credentials and other required documents.
 - (2) Be allowed to obtain samples, including split samples, and to monitor and measure aspects of the disposal system and the waste proposed for disposal in the disposal system."
- (b) "Records (including data and other information in any form) kept by the Department pertaining to the WIPP shall be made available to the Administrator or the Administrator's authorized representative upon request. If requested records are not immediately available, they shall be delivered within 30 calendar days of the request."
- (c) "The Department shall, upon request by the Administrator or the Administrator's authorized representative, provide permanent, private office space that is accessible to the disposal system. The office space shall be for the exclusive use of the Administrator or the Administrator's authorized representative(s)."

(d) "The Administrator or the Administrator's authorized representative(s) shall comply with applicable access control measures for security, radiological protection, and personal safety when conducting activities pursuant to this section."

1998 CERTIFICATION DECISION

No inspections under this authority were conducted prior to the 1998 Certification Decision; therefore, no evaluation related to inspections was completed during the certification review.

CHANGES IN THE CRA

The 2004 Compliance Recertification Application (2004 CRA) did not specifically address EPA's inspection activities under Section 194.21.

EVALUATION OF COMPLIANCE FOR RECERTIFICATION

The inspections section of the compliance criteria, 40 CFR 194.21, list specific requirements related to EPA's ability to perform inspections involving WIPP. These requirements include: unfettered and unannounced access equivalent to DOE employees, availability of records for review, and private office access if needed to perform inspections.

EPA evaluated DOE implementation of these requirements at each of the twenty-one inspections performed since the 1998 Certification Decision. DOE provided unfettered access to facilities, access to and list of records as requested by EPA, and actively supported our inspection activities.

Monitoring Inspections

EPA inspects the implementation of the monitoring requirements for geomechanical, hydrological, waste activity, drilling related, and subsidence parameters. 40 CFR Part 194.42(a), requires DOE to "conduct an analysis of the effects of disposal system parameters on the containment of waste in the disposal system." The results of these analyses were included in the 1998 Compliance Certification Application (CCA) and were used to develop pre-closure and post-closure monitoring requirements.

Volume 1, Section 7.0, of the CCA documented DOE's analysis of monitoring parameters. Table 7-7 of the CCA lists the ten parameters that DOE determined may affect the disposal system. These parameters are grouped into major categories and listed in Table CARD 21-1. DOE revisited the 40 CFR 194.42 requirements and reevaluated monitor parameters as part of the 2004 CRA, this is documented in CRA, Volume 1 Chapter 7.2 and the Agency's review is discussed in 2004 CRA CARD 42.

Table CARD 21-1 Monitored Parameters

Geomechanical ParametersCreep closure, -Extent of deformation,	Waste Activity ParameterWaste Activity
-Initiation of brittle deformation, and-Displacement of deformation features.	Subsidence ParameterSubsidence measurements
Hydrological ParametersCulebra groundwater composition and -Change in Culebra groundwater flow direction.	Drilling Related ParametersDrilling rate and -The probability of encountering a Castile brine reservoir.

Monitoring inspection activities included an examination of monitoring and sampling equipment both on and off site, and in the underground. EPA also reviewed numerous sampling procedures and measurement techniques and verified implementation of an effective quality assurance program for monitor activities.

Results of EPA's monitor inspections are described in Table CARD 21-2 below. EPA found few issues during the seven monitor inspections. Please see each inspection report for details of each inspection, see the reference section below for Docket reference information. EPA found the overall parameter monitoring program adequate to capture potential changes in the ten monitoring parameters and to verify predictions of the compliance performance assessment.

Monitoring inspection reports are located in the Docket A-98-49, Category II-B3.

Table CARD 21-2 Summary of Parameter Monitor Inspection Results

Date of Parameter	Inspection Results: [See Inspection Reports For Details]
Monitor	
Inspection	
March 23, 1999	During this inspection the Agency found that DOE adequately
·	implemented programs to monitoring these ten parameters during pre-
	closure operations. EPA did not have any findings or concerns during
	this inspection.
June 20, 2000	During this inspection the inspectors found that DOE continues to
	adequately implemented programs to monitoring these ten parameters
	during pre-closure operations. EPA did not have any findings or concerns
	during this inspection.
June 19, 2001	Inspectors concluded that DOE has adequately maintained programs to
ŕ	monitor the necessary ten parameters during pre-closure operations,
	except for the subsidence monitoring program. Inspectors found that the
	subsidence monitoring program at WIPP was not able to show that it had
	an implemented effective quality assurance program. EPA found that the
	Subsidence Program did not have developed adequate written procedures.
June 24, 2002	Inspectors concluded that DOE has adequately maintained programs to

	monitor the necessary ten parameters during pre-closure operations. EPA evaluated the new subsidence procedure and found it to be adequate and a significant improvement. EPA did not have any findings or concerns during this inspection.
June 17, 2003	Inspectors concluded that DOE has adequately maintained programs to monitor the necessary ten parameters during pre-closure operations. We had no findings or concerns, but we did have one observation. For some of the parameters that are required to be monitored, such as some geomechanical and waste activity parameters, EPA observed that it was not clear that they were reported properly. During the inspection DOE committed to make sure that all monitor parameters are clearly reported annually.
June 28, 2004	Based on program documents, interviews, and field demonstrations during the inspection, we concluded that the monitoring program covers the ten monitor parameters required in the certification decision; that the monitoring, sample collection, and sample/data analysis procedures reviewed were complete and appropriate; that staff were adequately trained and implemented the procedures adequately; and that appropriate quality assurance measures are applied. EPA did not have any findings or concerns during this inspection.
July 12, 2005	Based on program documents, interviews, and field demonstrations during the inspection, EPA concludes that the monitoring program covers the ten monitor parameters required in the certification decision; that the monitoring, sample collection, and sample/data analysis procedures reviewed were complete and appropriate; that staff were adequately trained and implemented the procedures adequately; and that appropriate quality assurance measures are applied. EPA did not have any findings or concerns during this inspection.

Waste Emplacement Inspections

EPA inspected the WIPP to verify that waste is being emplaced in the underground facility in the manner described in DOE's CCA (Docket A-93-02, Item II-G-01, and associated documents). These inspections also verified the proper emplacement of the MgO backfill material with the waste packages.

EPA found during these inspections that DOE adequately emplaced waste and MgO backfill material and that emplaced waste was traceable using the WIPP Waste Information System (WWIS) database. Table CARD 21-3 describes a brief summary of each waste

emplacement inspection. Please see each inspection report for details of each inspection, see the reference section below for Docket reference information.

Table CARD 21-3 Summary of Waste Emplacement Inspection Results

Date of Waste	Inspection Results: [See Inspection Reports For Details]
Emplacement Inspection	
September 8, 1999	EPA found that waste is being emplaced in accordance

	with commitments made in the CCA. EPA did not have
	any findings or concerns during this inspection.
June 20, 2000	EPA found that waste is being emplaced in accordance
	with commitments made in the CCA. EPA did not have
	any findings or concerns during this inspection.
June 19, 2001	EPA found that waste is being emplaced in accordance
	with commitments made in the CCA. EPA did not have
	any findings but one concern during this inspection. EPA
	found that DOE did not appear to have a procedure that
	required proper documentation of off-normal events, in
	this case waste was shipped without proper
	documentation.
June 24, 2002	EPA did not have any findings or concerns during this
	inspection.
June 17, 2003	EPA had one finding during this inspection. EPA found
	that DOE may not be accounting for random waste
	emplacement assumptions properly.
June 28, 2004	EPA did not have any findings but did have one concern.
	EPA found that magnesium oxide (MgO) was not being
	properly tracked in the WIPP Waste Information System
	(WWIS).
May 17, 2005	EPA did not have any findings but did have one concern
-	during this inspection. EPA found that DOE need to
	develop a formal procedure that guides the MgO
	emplacement decision making process, rather than use
	training materials and that the WWIS needs to be back
	populated with the quantity of emplaced MgO.
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EPA did not receive any public comments on DOE's continued compliance with the inspections requirements of Section 194.21.

RECERTIFICATION DECISION

Based on a review and evaluation of the 2004 CRA and supplemental information provided by DOE (FDMS Docket ID No. EPA-HQ-OAR-2004-0025, Air Docket A-98-49), EPA determines that DOE continues to comply with the requirements for Section 194.21.