



# Rocky Flats Environmental Technology Site

## RECONNAISSANCE LEVEL CHARACTERIZATION REPORT (RLCR)/PRE-DEMOLITION SURVEY REPORT (PDSR)

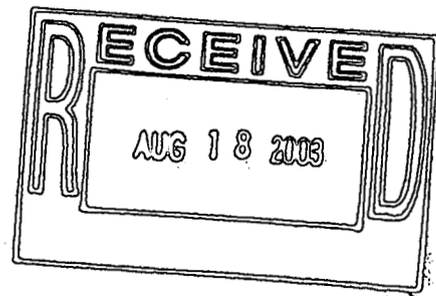
### Tent 6 Closure Project

REVISION 0

July 12, 2005

Change Control:

- Rev. 1 Removed reference to lead in Section 4 – 7/14/05
- Rev. 1 Revised asphalt waste volumes in Section 7 – 7/14/05
- Rev. 1 Revised text in Attachment E, Table E-1 – 7/14/05



CLASSIFICATION REVIEW NOT REQUIRED PER  
EXEMPTION NUMBER CEX-005-02

ADMIN RECORD

37

# RECONNAISSANCE LEVEL CHARACTERIZATION REPORT (RLCR)/PRE-DEMOLITION SURVEY REPORT (PDSR)

## Tent 6 Closure Project

REVISION 0

July 12, 2005

Reviewed by: *R.P. Plappert* Date: *7/13/05*  
Robert Plappert, Quality Assurance

Reviewed by: *R.P. Plappert for D.P. Snyder* Date: *7/13/05*  
D.P. Snyder, RISS ESH&Q Manager

Approved by: *M. Swartz* Date: *7/13/05*  
Mike Swartz, K-H Project Manager

## TABLE OF CONTENTS

<b>ABBREVIATIONS/ACRONYMS .....</b>	<b>III</b>
<b>EXECUTIVE SUMMARY .....</b>	<b>IV</b>
<b>1 INTRODUCTION .....</b>	<b>1</b>
1.1 PURPOSE.....	1
1.2 SCOPE.....	2
1.3 DATA QUALITY OBJECTIVES.....	2
<b>2 HISTORICAL SITE ASSESSMENT .....</b>	<b>2</b>
<b>3 RADIOLOGICAL CHARACTERIZATION AND HAZARDS .....</b>	<b>2</b>
<b>4 CHEMICAL CHARACTERIZATION AND HAZARDS .....</b>	<b>3</b>
4.1 ASBESTOS .....	4
4.2 BERYLLIUM.....	4
4.3 RCRA/CERCLA CONSTITUENTS [INCLUDING METALS, VOLATILE ORGANIC COMPOUNDS (VOCs) AND SEMI VOLATILE ORGANIC COMPOUNDS (SVOCs)] .....	4
4.4 POLYCHLORINATED BIPHENYLS (PCBs) .....	4
<b>5 PHYSICAL HAZARDS .....</b>	<b>5</b>
<b>6 DATA QUALITY ASSESSMENT .....</b>	<b>5</b>
<b>7 DECOMMISSIONING WASTE TYPES AND VOLUME ESTIMATES .....</b>	<b>5</b>
<b>8 FACILITY CLASSIFICATION AND CONCLUSIONS.....</b>	<b>6</b>
<b>9 REFERENCES .....</b>	<b>7</b>

### ATTACHMENTS

- A Facility Location Map
- B Historical Site Assessment Report
- C Radiological Data Summaries and Survey Maps
- D Chemical Data Summaries and Sample Maps
- E Data Quality Assessment (DQA) Detail

## ABBREVIATIONS/ACRONYMS

ACM	Asbestos Containing Material
Be	Beryllium
CDPHE	Colorado Department of Public Health and the Environment
DCGL <sub>EMC</sub>	Derived Concentration Guideline Level – elevated measurement comparison
DCGL <sub>w</sub>	Derived Concentration Guideline Level – Wilcoxon Rank Sum Test
D&D	Decontamination and Decommissioning
DDCP	Decontamination and Decommissioning Characterization Protocol
DOE	U.S. Department of Energy
DPP	Decommissioning Program Plan
DQA	Data quality assessment
DQOs	Data quality objectives
EPA	U.S. Environmental Protection Agency
FDPM	Facility Disposition Program Manual
HVAC	Heating, ventilation, air conditioning
HSAR	Historical Site Assessment Report
HEUN	Highly Enriched Uranyl Nitrate
IHSS	Individual Hazardous Substance Site
IWCP	Integrated Work Control Package
K-H	Kaiser-Hill
LBP	Lead-based paint
LLW	Low-level waste
MARSSIM	Multi-Agency Radiation Survey and Site Investigation Manual
MDA	Minimum detectable activity
MDC	Minimum detectable concentration
NORM	Naturally occurring radioactive material
NRA	Non-Rad-Added Verification
OSHA	Occupational Safety and Health Administration
PARCC	Precision, accuracy, representativeness, comparability and completeness
PCBs	Polychlorinated Biphenyls
PDS	Pre-demolition survey
QC	Quality Control
RCRA	Resource Conservation and Recovery Act
RFCA	Rocky Flats Cleanup Agreement
RFETS	Rocky Flats Environmental Technology Site
RFFO	Rocky Flats Field Office
RLC	Reconnaissance Level Characterization
RLCR	Reconnaissance Level Characterization Report
RSA	Removable Surface Activity
RSP	Radiological Safety Practices
SVOCs	Semi-volatile organic compounds
TCLP	Toxicity Characteristic Leaching Procedure
TSA	Total surface activity
VOCs	Volatile organic compounds

## EXECUTIVE SUMMARY

A Reconnaissance Level Characterization (RLC) and a Pre-Demolition Survey (PDS) was performed to enable compliant disposition and waste management of Tent 6. Tent 6 was anticipated to be a Type 2 Facility, and based on the results of the RLC/PDS that was performed, it has been determined to be a Type 2 Facility. Because this Type 2 structure will be demolished, the characterization was performed in accordance with the Pre-Demolition Survey Plan (MAN-127-PDSP). Structure surfaces characterized as part of this PDS included the tent fabric and metal structure supports comprising the walls, ceiling, and roof. All PDS surveys were performed using Radiological Safety Practice procedure 3-PRO-165-07.02, *Contamination Monitoring Requirements*. The asphalt pad beneath the tent was radiologically surveyed in accordance with the Waste Release Evaluation (WRE) process, and all results were less than the unrestricted release criteria and are included in this PDSR. Environmental media beneath and surrounding the structure was not within the scope of this PDS and will be addressed in accordance with the Soil Disturbance Permit process and in compliance with RFCA.

The PDS encompassed both radiological and chemical characterization to enable compliant disposition and waste management pursuant to the D&D Characterization Protocol (MAN-077-DDCP). The characterization built upon physical, chemical and radiological hazards identified in the facility-specific *Historical Site Assessment Report for the Area 5 - Group 13 Facilities*, dated December 2002, Revision 0.

Results indicate that fixed radiological contamination exists in excess of the PDSP unrestricted release limits on the exterior tent fabric only. No beryllium, asbestos or PCB contamination exists in excess of the PDSP unrestricted release limits. Sampling and analysis for RCRA/CERCLA constituents have been conducted as part of the RCRA closure process. The results of this sampling effort demonstrated that the tent structure is not a regulated hazardous waste, and is suitable for disposal at a sanitary landfill. However, the asphalt pad has not undergone RCRA closure and will be managed as hazardous waste (top layer) and sanitary waste (remaining layer). Additional RSP 7.02 surveys of the asphalt pad areas outside the tent structure will be performed after tent demolition is complete for waste disposal determinations (refer to RFCA Contact Record (DAP-035), dated 6/20/05).

Based on the analysis of radiological hazards, Tent 6 is classified as RFCA Type 2 structure pursuant to the RFETS Decommissioning Program Plan (DPP; K-H, 1999). Tent 6 can be demolished and the tent fabric managed as LLW and the structural support steel as sanitary waste. The asphalt pad will undergo RCRA closure by means of physical extraction. The top layer of the asphalt pad will be removed and managed as hazardous waste and the remainder of the asphalt pad will be managed as sanitary waste. To ensure the facility remains free of further contamination and PDS data remain valid, Level 2 Isolation Controls have been established with the required postings.

## 1 INTRODUCTION

A Reconnaissance Level Characterization (RLC) and a Pre-Demolition Survey (PDS) was performed to enable compliant disposition and waste management of Tent 6. Tent 6 was anticipated to be a Type 2 Facility, and based on the results of the RLC/PDS that was performed, it has been determined to be a Type 2 Facility. Because this Type 2 structure will be demolished, the characterization was performed in accordance with the Pre-Demolition Survey Plan (MAN-127-PDSP). Building surfaces characterized as a part of this PDS included the walls, ceiling and roof. All PDS surveys were performed using Radiological Safety Practice (RSP) procedure 3-PRO-165-07.02, *Contamination Monitoring Requirements*. The asphalt pad beneath the tent was radiologically surveyed in accordance with the Waste Release Evaluation (WRE) process, and all results were less than the unrestricted release criteria and are included in this PDSR. Additional RSP 7.02 surveys of the asphalt pad areas outside the Tent structures will be performed, after tent demolition is complete, for waste disposal determinations (refer to RFCA Contact Record (DAP-035), dated 6/20/05). Environmental media beneath and surrounding the facility was not within the scope of this PDS and will be addressed in accordance with the Soil Disturbance Permit process and in compliance with RFCA.

Tent 6 was an "anticipated" Type 2 RFCA facility prior to the performance of this RLC/PDS effort. A Type 2 RLC had not yet been performed in this building because the tent had been in operation until recently, thus the majority of the tent surfaces were inaccessible for characterization. Since the performance of this RLC/PDS effort was performed in accordance with the Pre-Demolition Survey Plan (MAN-127-PDSP), no further characterization of this structure is necessary.

As part of the Rocky Flats Environmental Technology Site (RFETS) Closure Project, numerous facilities will be removed. Among these is Tent 6. The location of this structure is shown in Attachment A, *Facility Location Map*. This structure no longer supports the RFETS mission and will be removed to reduce Site infrastructure, risks and/or operating costs.

Before this Type 2 structure can be demolished, the Data Quality Objectives (DQOs) for a Pre-Demolition Survey (PDS) must be satisfied; this document presents the PDS results for Tent 6. The PDS was conducted pursuant to the Decontamination and Decommissioning Characterization Protocol (MAN-077-DDCP) and the Pre-Demolition Survey Plan for D&D Facilities (MAN-127-PDSP). The PDS was built upon physical, chemical and radiological hazards identified in the facility-specific *Historical Site Assessment Report for the Area 5 - Group 13 Facilities*, dated December 2002, Revision 0.

### 1.1 Purpose

The purpose of this report is to communicate and document the results of the Tent 6 PDS effort. A PDS is performed prior to building demolition to define the final radiological and chemical conditions of a facility. Final conditions are compared with the release limits for radiological and non-radiological contaminants. PDS results will enable project personnel to make final disposition decisions, develop related worker health and safety controls, and estimate waste volumes by waste types.

## 1.2 Scope

This report presents the final radiological and chemical conditions of the Tent 6 structure. Environmental media beneath and surrounding the structure are not within the scope of this PDSR and will be addressed in accordance with the Soil Disturbance Permit process and in compliance with RFCA.

## 1.3 Data Quality Objectives

The Data Quality Objectives (DQOs) used in designing this PDS were the same DQOs identified in the Radiological Safety Practice procedure 3-PRO-165-07.02, *Contamination Monitoring Requirements*.

## 2 HISTORICAL SITE ASSESSMENT

A facility-specific Historical Site Assessment Report (HSAR) was conducted to understand the facility history and related hazards. The assessment consisted of facility walk-downs, interviews, and document review, including review of the Historical Release Report (refer to the D&D Characterization Protocol, MAN-077-DDCP). Results were used to identify data gaps and needs, and to develop radiological and chemical characterization packages. Results of the facility specific HSA were documented in a facility specific *Historical Site Assessment Report for the Area 5 - Group 13 Facilities*, dated December 2002, Revision 0. Refer to Attachment B, *Historical Site Assessment Report*, for a copy of the Tent 6 HSAR. In summary, the HSAR identified a low potential for radiological, chemical, beryllium or asbestos hazards.

## 3 RADIOLOGICAL CHARACTERIZATION AND HAZARDS

Tent 6 was characterized for radiological hazards per the PDSP. Radiological characterization was performed to define the nature and extent of radioactive materials that may be present on the structure surfaces. Measurements were performed to evaluate the contaminants of concern. Based upon a review of historical and process knowledge, structure walk-downs, and MARSSIM guidance, a Radiological Characterization Plan was developed during the planning phase that describes the minimum survey requirements (refer to the RISS Characterization Project files for the Tent 6 Radiological Characterization Plan).

Fixed transuranic contamination up to 202 dpm/100cm<sup>2</sup> was identified on the exterior fabric panels of Tent 6. Therefore, these fabric panels were surveyed using the Radiological Safety Practices (RSP) 7.02 procedure and forms, and will be managed as LLW during demolition. Although the RSP 7.02 survey of the fabric panels only shows one location as having fixed contamination above the release limits, it was anticipated that other areas of the fabric not surveyed would also be elevated. Therefore, based on a cost-benefit analysis, the decision was made to manage all of the Tent 6 fabric as LLW. The RSP 7.02 surveys of the tent fabric are included in Attachment C and were of adequate quality and quantity to safely demolish the tent structure.

Since the tent fabric panels were determined to be LLW, the only remaining surfaces to characterize in Tent 6 were the structural support steel. Since these structural support steel surfaces were too difficult to draw a MARSSIM type survey map, the structural support steel was also surveyed using the RSP 7.02 survey process, and were of adequate quality and quantity to safely demolish and dispose of the tent structure. Therefore, no MARSSIM survey unit packages were developed for Tent 6.

A total of 100 total surface activity (TSA) measurements and 100 removable surface activity (RSA) measurements were taken and scan surveys were performed of the structural support steel. None of the measurements or scans indicated elevated activity above applicable DCGL values. The RSP 7.02 procedure surveys of the structural support steel met PDSP TSA and RSA MDA requirements, and are included in Attachment C

The asphalt pad beneath Tent 6 will be released as part of the WRE and RCRA closure process. The RSP 7.02 procedure surveys of the asphalt pad that are included in Attachment C are of adequate quality and quantity to safely demolish the tent structure. The RSP 7.02 survey of the asphalt pad was performed at evenly distributed locations and met TSA and RSA MDA PDSP requirements. Biased scans of stained areas (stained areas encompassed some of the same locations as TSA/RSA locations) and areas along the tent edges were also performed. Additional RSP 7.02 surveys of the asphalt pad areas outside the tent structures will be performed after tent demolition is complete for waste disposal determinations (refer to RFCA Contact Record DAP-035, dated 6/20/05).

Level 2 Isolation Control postings are displayed on the tent entrances to ensure no further radioactive materials are introduced.

#### 4 CHEMICAL CHARACTERIZATION AND HAZARDS

Tent 6 was characterized for chemical hazards per the PDSP. Chemical characterization was performed to determine the nature and extent of chemical contamination that may be present on, or in the structures. Based upon a review of historical and process knowledge, visual inspections, and PDSP DQOs, additional sampling needs were determined. A Chemical Characterization Plan was developed during the planning phase that describes sampling requirements and the justification for the sample locations and estimated sample numbers. The contaminants of concern were asbestos, beryllium, RCRA/CERCLA, and PCBs. Refer to Attachment D, *Chemical Summary Data and Sample Maps*, for details on sample results and sample locations. Isolation control postings are displayed on affected structures to ensure no hazardous materials are introduced.

Rev. 1

#### 4.1 Asbestos

A survey of building materials suspected of containing asbestos was conducted in Tent 6 as part of PDS activities. A CDPHE-certified asbestos inspector conducted the inspection in accordance with the *Asbestos Characterization Protocol, PRO-563-ACPR, Revision 1*. Building materials suspected of containing asbestos were identified for sampling at the discretion of the inspector. No materials suspected of containing asbestos were identified therefore, asbestos sampling was not performed as part of this RLC/PDS.

#### 4.2 Beryllium

Based on the HSAR, Interview Checklists, and the Known Beryllium Area list, there was not adequate historical or process knowledge to conclude that beryllium was not present in Tent 6. Consequently, random and biased beryllium sampling was conducted in Tent 6 in accordance with PRO-536-BCPR, Beryllium Characterization Procedure. Biased beryllium sample locations corresponded with the most probable areas of dust accumulation (including beryllium dust), assuming airborne deposition. Random sample locations were computer generated.

All PDS beryllium laboratory results from Tent 6 were less than the investigative limit of  $0.1 \mu\text{g}/100\text{cm}^2$ . PDS beryllium laboratory sample data and location maps are contained in Attachment D, *Chemical Data Summaries and Sample Maps*.

#### 4.3 RCRA/CERCLA Constituents [including Metals, Volatile Organic Compounds (VOCs) and Semi Volatile Organic Compounds (SVOCs)]

A Closure Description Document (CDD) was submitted for RCRA Unit 750.1 including Tent 6 (05-RF-00218) and approved by CDPHE on March 23, 2005. The tent structure will be closed as denoted in the CDD. Since the asphalt pad is the RCRA secondary containment for the 750 Pad, and the pad has not yet undergone RCRA closure, the pad will undergo closure once the tent structure has been demolished. Tent 6 may have contained some RCRA regulated items, such as mercury thermostats, fluorescent light bulbs, mercury vapor light bulbs, mercury containing gauges, circuit boards, and lead-acid batteries. However, these items have been removed and are being managed in accordance with the Colorado Hazardous Waste Act. The Tent 6 structure will be removed and managed as sanitary waste and LLW. The asphalt pad will undergo proper RCRA closure by means of physical extraction. The layer removed will be managed as hazardous waste and the remainder of the pad will be managed as sanitary waste. All RCRA closure actions will be reported in the Closure Summary Report for the RCRA Unit 750.1.

#### 4.4 Polychlorinated Biphenyls (PCBs)

Based on the HSAR for Tent 6, interviews, facility walk-downs and a review of historical WSRIC processes, the facility did not have a history of PCB use or storage. The structure may have contained PCB fluorescent light ballast, however, all PCB ballast have been removed from the structure. Consequently, PCB sampling and analysis was not conducted as part of this RLC/PDS and will not impact decontamination and decommissioning activities.

## 5 PHYSICAL HAZARDS

Physical hazards associated with Tent 6 consist of those common to standard industrial environments, and include hazards associated with energized systems, utilities, and trips and falls. There are no other unique hazards associated with the facility. The facility has been relatively well maintained and is in good physical condition, therefore, does not present any hazards associated with building deterioration. However, care should be taken as Tent 6 is located near the following IHSSs, PACs or UBCs:

- PAC – 700-214, *750 Pad Pondcrete and Saltcrete Storage, Unit 25*, Active
- IHSS – 192, *Seep Area Near OU-2 Influent*, NFA 1999

Physical hazards are controlled by the Site Occupational Safety and Industrial Hygiene Program, which is based on OSHA regulations, DOE orders, and standard industry practices.

## 6 DATA QUALITY ASSESSMENT

Data used in making management decisions for decommissioning of Tent 6, and consequent waste management, are of adequate quality to support the decisions documented in this report. The data presented in this report (Attachments C and D) were verified and validated relative to DOE quality requirements, applicable EPA guidance, and original project DQOs.

In summary, the Verification and Validation (V&V) process corroborates that the following elements of the characterization process are adequate:

- ◆ the *number* of samples and surveys;
- ◆ the *types* of samples and surveys;
- ◆ the sampling/survey process as implemented “in the field”; and
- ◆ the laboratory analytical process, relative to accuracy and precision considerations.

Details of the DQA are provided in Attachment E.

## 7 DECOMMISSIONING WASTE TYPES AND VOLUME ESTIMATES

The demolition and disposal of Tent 6 will generate low-level-waste (LLW), sanitary and hazardous waste. The tent fabric will be managed and disposed of as LLW, the metal structure will be managed and disposed of as sanitary waste, and the asphalt pad will be managed as hazardous waste (top layer) and the remainder of the pad will be managed as sanitary waste (remaining layer). Estimated waste types and waste volumes are presented below. PCB ballast and hazardous waste items have been removed and managed pursuant to Site PCB and waste management procedures.

**WASTE TYPES AND VOLUME ESTIMATES**

Facility	Concrete (cu ft)	Wood (cu ft)	Metal (cu ft)	Corrugated Sheet Metal (cu ft)	Wall Board (cu ft)	ACM (cu ft)	Other Waste (cu ft)
Tent 6	0	0	5,000	0	0	0	Tent Fabric -2,000 LLW
Asphalt Pad	0	0	0	0	0	0	Hazardous waste- 7,300 Sanitary Waste - 700

Rev 1.

**8 FACILITY CLASSIFICATION AND CONCLUSIONS**

Based on the analysis of radiological hazards, Tent 6 is classified as a RFCA Type 2 structure pursuant to the RFETS Decommissioning Program Plan (DPP; K-H, 1999). Results indicate that fixed radiological contamination exists in excess of the PDSP unrestricted release limits on the exterior tent fabric only. Tent 6 does not possess any asbestos or beryllium contamination in excess of the PDSP unrestricted release criteria. PCB ballast and hazardous waste items have been removed and disposed of in compliance with Environmental Protection Agency (EPA) and Colorado Department of Public Health and Environment (CDPHE) regulations.

The RLC/PDS for Tent 6 was performed in accordance with the DDCP and PDSP. All RSP DQOs were met, and all data satisfied the RSP DQA criteria. The asphalt pad beneath the tent was radiologically surveyed in accordance with the Waste Release Evaluation (WRE) process and meets the unrestricted release criteria. Additional RSP 7.02 surveys of the asphalt pad areas outside the Tent structures will be performed, after tent demolition is complete, for waste disposal determinations (refer to RFCA Contact Record (DAP-035), dated 6/20/05).

Tent 6 can be demolished and the tent fabric managed as LLW and the structural support steel as sanitary waste. The asphalt pad will undergo RCRA closure by means of physical extraction. The layer removed will be managed as hazardous waste and the remainder of the pad will be managed as sanitary waste. Environmental media beneath and surrounding the facility will be addressed at a future date in accordance with the Soil Disturbance Permit process and in compliance with RFCA. To ensure Tent 6 remains free of further contamination, Level 2 Isolation Controls have been established with the required postings.

## 9 REFERENCES

- DOE/RFFO, CDPHE, EPA, 1996. Rocky Flats Cleanup Agreement (RFCA), July 19, 1996.
- DOE Order 5400.5, "Radiation Protection of the Public and the Environment."
- DOE Order 414.1A, "Quality Assurance."
- EPA, 1994. "The Data Quality Objective Process," EPA QA/G-4.
- K-H, 1999. Decommissioning Program Plan, June 21, 1999.
- MAN-131-QAPM, *Kaiser-Hill Team Quality Assurance Program*, Rev. 1, November 1, 2001.
- MAN-076-FDPM, *Facility Disposition Program Manual*, Rev. 3, January 1, 2002.
- MAN-077-DDCP, *Decontamination and Decommissioning Characterization Protocol*, Rev. 4, July 15, 2002.
- MAN-127-PDSP, *Pre-Demolition Survey Plan for D&D Facilities*, Rev. 1, July 15, 2002.
- MARSSIM - *Multi-Agency Radiation Survey and Site Investigation Manual*, dated August 2000, Revision 1.(NUREG-1575, EPA 402-R-97-016).
- PRO-475-RSP-16.01, *Radiological Survey/Sampling Package Design, Preparation, Control, Implementation, and Closure*, Rev. 1, May 22, 2001.
- PRO-476-RSP-16.02, *Pre-Demolition (Final Status) Radiological Surveys of Surfaces and Structures*, Rev. 1, May 22, 2001.
- PRO-477-RSP-16.03, *Radiological Samples of Building Media*, Rev. 1, May 22, 2001.
- PRO-478-RSP-16.04, *Radiological Survey/Sample Data Analysis for Final Status Survey*, Rev. 1, May 22, 2001.
- PRO-479-RSP-16.05, *Radiological Survey/Sample Quality Control for Final Status Survey*, Rev. 1, May 22, 2001.
- PRO-563-ACPR, Asbestos Characterization Procedure, Revision 0, August 24, 1999.
- PRO-536-BCPR, Beryllium Characterization Procedure, Revision 0, August 24, 1999.
- RFETS, Environmental Waste Compliance Guidance #25, Management of Polychlorinated Biphenyls (PCBs) in Paint and Other Bulk Product Waste During Facility Disposition.
- RFETS, Environmental Waste Compliance Guidance #27, Lead-Based Paint (LBP) and Lead-Based Paint Debris Disposal.
- RFETS, RFCA RSOP for Recycling Concrete, September 28, 1999
- RFETS, *Historical Site Assessment Report for Area 5-Group 13*, dated December 2002.

ATTACHMENT A  
Facility Location Map

# Tent 06 Location Map

- Standard Map Features**
- Demolished Facility
  - Lakes and Ponds
  - Demolished Roads
  - Perennial Roads
  - Old Roads
  - Railroad Removed
  - Railroad Remaining
  - Fence Remaining
  - Streams, Ditches, or Other Drainage Features
  - Remaining Facility
  - Tent 06

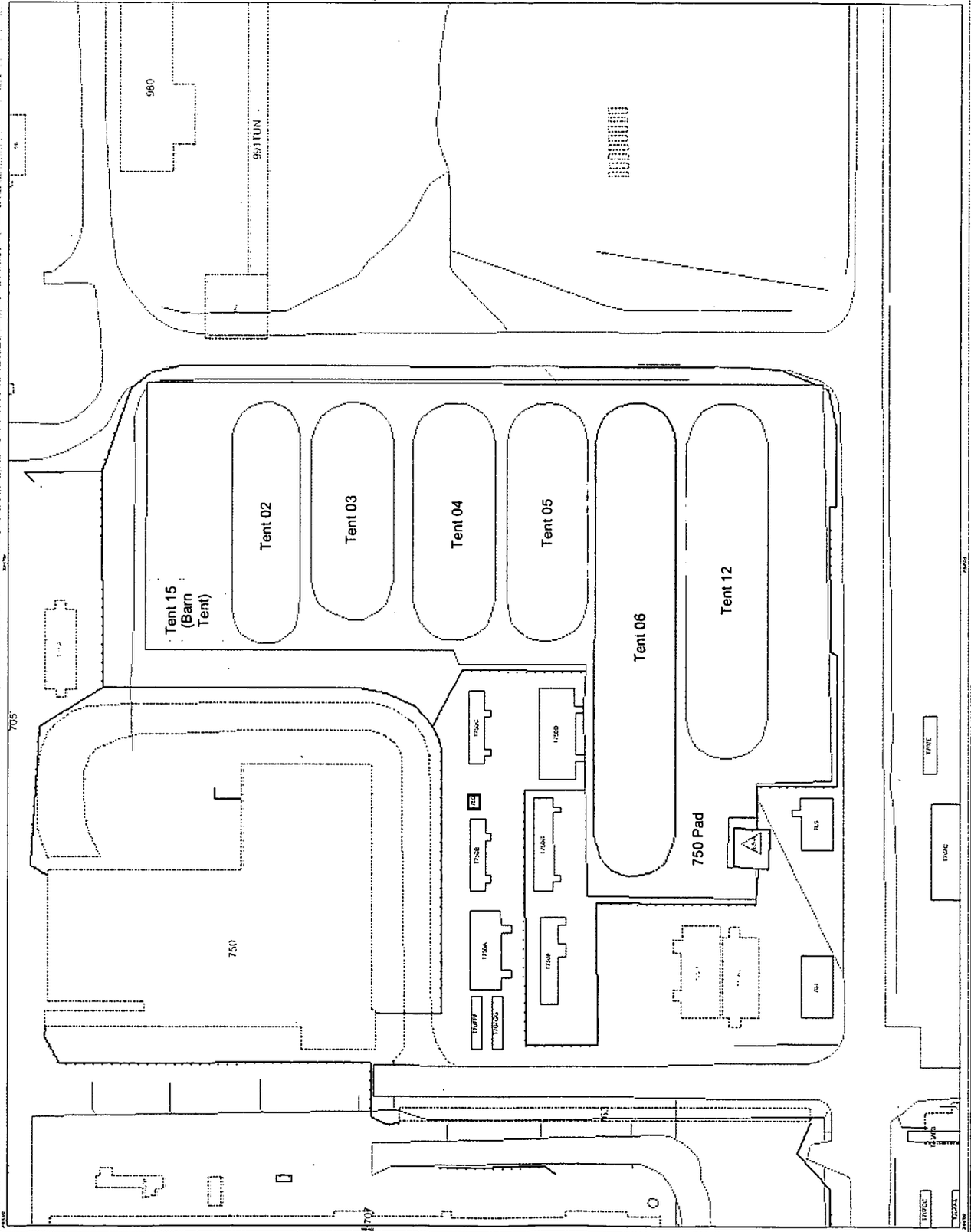


U.S. Department of Energy  
Rocky Flats Environmental Technology Site

Prepared By: **CH2M/HILL**  
GIS DEPT. (303) 866-7707



DATE: 6/15/2005



14

# ATTACHMENT B

## Historical Site Assessment Report

**D&D RISS Facility Characterization  
Historical Site Assessment Report  
December, 2002 Rev. 0**

**Facility ID: (AREA 5 - GROUP 13) Buildings S750, 750 Pad, Tent 02, Tent 03, Tent 04, Tent 05, Tent 06, and Tent 12.**

Anticipated Facility Type (1, 2, or 3): Buildings S750, 750 Pad, Tent 02, Tent 03, Tent 04, Tent 05, Tent 06, Tent 12, and Tent 15 (Barn Tent) are anticipated Type 2 facilities.

This facility-specific Historical Site Assessment (HSA) has been performed in accordance with:  
*D&D Characterization Protocol*, RFETS MAN-077-DDCP, latest version, and  
*Facility Disposition Program Manual*, RFETS MAN-076-FDPM, latest version

**Physical Description**

**Building S750**

Building S750 is a 48 square-foot skid mounted portable shed acquired in the late 1980s or early 1990s. The shed has aluminum siding and an aluminum roof, the floor is wood.

Building S750 has the following utilities: electric.

**The 750 Pad and associated tents (Tents 02, 03, 04, 05, 06, and 12)**

The 750 Pad is approximately 100,000 square-foot, fenced and bermed, asphalt pad that was built in 1987. The 750 Pad is estimated to be 4-inches thick and is sloped to control runoff. In 1990 six large tents (Tents 02, 03, 04, 05, 06, and 12) were added to the pad to enclose the Pondcrete and saltcrete waste management activities. In 2002 tent T-750 SPR was constructed to house the sludge stabilization equipment. The tents were constructed with fabric panel stretched across an aluminum frame and used steel anchored pins to mount the tents to the pad. The pad has installed piping for transferring the pond sludge from the storage tents to T750SPR for stabilization activities.

The 750 pad has the following utilities: electric and fire protection is provided by randomly placed fire extinguishers.

**Tent 2, 3, 4, 5, 6, 12, and 15**

Tents 2, 3, 4, 5, 6, and 12 were constructed in approximately 1990 as a temporary storage facility for the storage and solidification of Pondcrete and Saltcrete. Tent 15 (Barn Tent) was constructed in 2002 to house pond sludge stabilization equipment. These tents are constructed with arched aluminum frames covered with polyester fabric. Tent 2 and 12 have a second layer of fabric to increase durability. The arched frames are anchored to the asphalt pad. Each tent has a containment berm around perimeter of the interior of each tent. Tent 5 houses a Perma-Con unit and a drum crusher.

Each tent is equipped with one or more vehicle access ways, metal access doors and 12-in-diameter wind turbine style ventilators. Tent 5 has a Perma-Con used to sample and repackage waste containers. The dimension of each tent is as follows; Tent 2 - 50 ft. wide by 180 ft. long by 24 ft. high; Tent 3 - 60 ft. wide by 176 ft. long by 24 ft. high; Tent 4 - 60 ft. wide by 180 ft. long by 24 ft. high; Tent 5 - 60 ft. wide by 180 ft. long by 24 ft. high; Tent 6 - 60 ft. wide by 360 ft. long by 24 ft. high; Tent 12 - 60 ft. wide by 280 ft. long by 24 ft. high; and Tent 15 - 60 ft. wide by 80 ft. long by 24 feet high.

Each Tent has the following utilities: electric and fire protection is provided by randomly placed fire extinguishers.

**D&D RISS Facility Characterization  
Historical Site Assessment Report  
December, 2002 Rev. 0**

**Historical Operations**

**Building S750**

Building S750 is a shed that was installed in the late 1990s. This shed has primarily been used as a storage shed for non-hazardous and non-radiological operation such as the site housekeeping services, food service organization and site maintenance organization. There is no history of any radiological or Hazardous operations.

**The 750 pad and Tents 2, 3, 4, 5, 6, 12, and 15**

The 750 pad is a large asphalt-paved area located east of Building 750. The 750 Pad and the associated tents (Tents 2, 3, 4, 5, 6, 12, and 15) are used to store LLW, LLW-Mixed, and hazardous waste. Tents 2 and 12 can be used to store TRU and TRU-Mixed waste. Waste is stored in Tri-wall boxes, plywood crates, corrugated boxes, metal crates, and pond sludge storage tanks. Tent 5 has a Perma-Con used to repackage and samples waste, and a drum crusher. Tent 15 was constructed in 2002 and houses the pond sludge stabilization equipment. A piping system has been installed to move the pond sludge from the tents 3, 4, and 5 to Tent 15 for stabilization. The 750 Pad and the associated tents primarily store Pondcrete, Saltcrete, pond sludge, investigative derived waste and to a lesser extent process generated waste from various operation inside the Protected area. See the 750 Pad WSRIC and Safety Analysis Report for additional information. There have been several small releases to the 750 Pad. Additional release information can be found in IHH, PAC, and UBC section below.

Tent 5 holds the Perma-Con unit used to repackage and sample waste containers and the drum-crushing unit. A second Perma-con is being built in Tent 5 to assist in the waste repackaging and sampling activities. Tent 3, 4, and 6 are primarily used to house Pondcrete storage tanks and Tents 2, 6, and 12 are primarily used to store waste drums and crates.

The 750 pad and associated tents have the following RCRA units:

- 1) RCRA Unit 750-1, which addresses container storage, and will be closed in accordance with RCRA Part B Permit No. CO 97-05-30-01.
- 2) RCRA Unit 750.2, which addresses the Pondcrete storage, tanks, and will be closed in accordance with RCRA Part B Permit No. CO-97-05-30-01.
- 3) RCRA Unit 750.3 that addresses sludge de-watering and stabilization processes. The sludge de-watering equipment has been removed and RCRA Closure is in progress. The stabilization process is still active. Closure will be performed in accordance with RCRA Part B Permit No. CO-97-05-30-01.

**Current Operational Status**

Buildings S750, the 750 Pad and the associated tents are all operational.

**Contaminants of Concern**

17

**D&D RISS Facility Characterization  
Historical Site Assessment Report  
December, 2002 Rev. 0**

**Asbestos**

*Describe any potential, likely, or known sources of Asbestos:*

None of the facilities addressed in this HSA have an asbestos posting.

**Beryllium (Be)**

*Describe any potential, likely, or known Be production or storage locations:*

The 750 pad and Tents 2, 3, 4, 5, 6, 12 and the Perma-Con in Tent 5 are all on the RFETS list of Historic and Present Beryllium Areas. Tent 15 was constructed in 2002 and has no current Data.

*Summarize any recent Be sampling results:*

See Industrial Hygiene group has a list of the most recent Be samples collected for the facilities addressed in this HSA.

**Lead**

*Describe any potential, likely, or known sources of Lead (e.g., paint, shielding, etc.):*

Based on the age of some of the facilities addressed in this HSA, lead in paint should not be a concern. No processes containing lead were conducted in these facilities.

**RCRA/CERCLA Constituents**

*Describe any potential, likely, or known sources of RCRA/CERCLA constituents (e.g., chemical storage, waste storage, and processes):*

Building S750 has no history of Hazardous operations. The 750 Pad and the Associated tents where used to Store LLW, LLW-Mixed, TRU, TRU-Mixed, and hazardous waste streams. See the Historical Operation section above for a more detailer description of the activities which occurred on the 750 Pad. See the 750 Pad WSRIC for a more detailer description of the waste streams handled on the 750 Pad. See the IHSS, PAC, and UBC section below for release information.

*Describe any potential, likely, or known spill locations (and sources, if any):*

The 750 Pad and the associated tents have had several small releases, some of these releases are documented in PAC 700-214, "750 Pad Pondcrete and Saltcrete Storage, Unit 25".

*Describe methods in which spills were mitigated, if any:*

Spills were cleaned by sweeping, washing, wiping or scooping.

**D&D RISS Facility Characterization  
Historical Site Assessment Report  
December, 2002 Rev. 0**

**PCBs**

*Describe any potential, likely, or known sources of PCBs (e.g., light ballasts, paints, equipment, etc.):*

No PCB containing process were housed in any of the facilities addressed in this HSA. No process equipment containing PCBs were located in any of these facilities. The 750 Pad (and the associated tents) were never used a permitted TSCA waste storage area. Based on the age of construction of some of these facilities, PCBs in paint should not be a concern.

*Describe any potential, likely, or known spill locations (and sources, if any):*

No PCB spills occurred in any of the Facilities addressed in this HSA.

*Describe methods in which spills were mitigated, if any:*

No PCB spills occurred in any of the Facilities addressed in this HSA.

**Radiological Contaminants**

*Describe any potential, likely, or known radiological production or storage locations:*

The 750 Pad (including Tents 2, 3, 4, 5, 6, 12, and 15), have radiological postings, The 750 Pad, and the associated Tents are permitted LLW, LLWN TRU and TRUM waste storage units. Waste stored on the 750 Pad is primarily Pondcrete, and Saltcrete. See the 750 Pad WSRIC for more information on the waste stored on the 750 Pad. See the Historical Operations section above for a more detailed listing of the operations which occurred in the facilities addressed in this HSA.

*Describe any potential, likely, or known spill locations (e.g., known leaking sealed radioactive sources, leaking waste drums, potentially contaminated drains, etc.):*

The 750 Pad and the associated tents have had several small releases, some of which are documented in the IHSS, PAC, and UBC section below.

*Describe methods in which spills were mitigated, if any:*

Spills were cleaned by sweeping, washing, wiping or scooping.

*Describe any potential, likely, or known isotopes of concern (e.g., weapons grade plutonium, uranium isotopes, pure beta emitters, mixed fission products, etc.):*

Isotopes of concern include uranium and plutonium.

*Describe any potential, likely, or known external facility contamination (e.g., stack release points, unfiltered ventilation, facility's physical location to known site releases, etc.):*

See section below for information on IHSSs PACs, and UBCs.

**D&D RISS Facility Characterization  
Historical Site Assessment Report  
December, 2002 Rev. 0**

**Environmental Restoration Concerns**  
Describe any ER concerns that could affect facility characterization (e.g., IHSSs, PACs, UBCs):

The 750 Pad and Tents 2, 3, 4, 5, 6, 12, and 15 are located on the following IHSSs, PACs, or UBCs. See individual IHSS, PAC, or UBC report for additional information.

- 1) PAC - 700-214, "750 Pad Pondcrete and Saltcrete Storage, Unit 25", Active.
- 2) IHSS - 192 "Seep Area Near OU-2 Influent", NFA, 1999.

Building S750 is not associated with any IHSSs, PACs, or UBCs.

**Additional Information**  
Describe any additional information that may be useful during facility characterization (e.g., contaminant migration routes, waste handling operations, physical hazards, Historical Release Reports, WSRIC data, etc.):

None

**References**  
Provide all sources of information utilized to gather data for facility history (e.g., documents, files, interviews):

Sources reviewed to complete this HSA were the RFETS Facility List, the Historical Release Report, Site Master List of RCRA Units, and the Site IHSS, PAC, and UBC databases. The WSRIC for those buildings with a WSRIC. In addition, a facility walkdown and interviews were performed.

**Waste Volume Estimates and Material Types**

Facility	Concrete (cu ft)	Wood (cu ft)	Metal (cu ft)	Corrugated Sheet Metal (cu ft)	Wall Board (cu ft)	ACM (cu ft)	Other Waste (cu ft)
S750	0	50	50	50	0	TBD	N/A
750 Pad	0	0	0	0	0	TBD	Asphalt 50,000
Tent 2	0	0	2,000	0	0	TBD	Fabric- 1,000
Tent 3	0	0	2,000	0	0	TBD	Fabric- 1,000
Tent 4	0	0	2,000	0	0	TBD	Fabric- 1,000
Tent 5	0	0	2,000	0	0	TBD	Fabric- 1,000
Tent 6	0	0	5,000	0	0	TBD	Fabric- 2,000
Tent 12	0	0	3,100	0	0	TBD	Fabric- 1,000
Tent 15	0	0	2,500	0	0	TBD	Fabric- 1,000

**Further Actions**  
Recommend any further actions, if any (e.g., characterization, decontamination, special handling, etc.):

Begin the RLC/PDS process.

20



# ATTACHMENT C

## Radiological Data Summaries And Survey Maps

## ROCKY FLATS ENVIRONMENTAL TECHNOLOGY SITE

### INSTRUMENT DATA

Mfg. <u>Eberline</u>	Mfg. <u>NE Electra</u>	Mfg. <u>NE Electra</u>
Model <u>SAC-4</u>	Model <u>DP-6</u>	Model <u>DP-6</u>
Serial # <u>835</u>	Serial # <u>665</u>	Serial # <u>2396</u>
Cal Due <u>12/8/05</u>	Cal Due <u>12/2/05</u>	Cal Due <u>12/2/05</u>
Bkg <u>0.1 cpm a</u>	Bkg <u>2.0 cpm a</u>	Bkg <u>3.3 cpm</u>
Eff. <u>33 %</u>	Eff. <u>20.3 %</u>	Eff. <u>20.3 0.203 %</u>
MDA <u>10 dpm a</u>	MDA <u>48 dpm α</u>	MDA <u>48 dpm</u>

Mfg. <u>Eberline</u>	Mfg. <u>NE Electra</u>	Mfg. <u>NE Electra</u>
Model <u>SAC-4</u>	Model <u>DP-6</u>	Model <u>DP-6</u>
Serial # <u>767</u>	Serial # <u>N/A</u>	Serial # <u>N/A</u>
Cal Due <u>8/3/05</u>	Cal Due <u> </u>	Cal Due <u> </u>
Bkg <u>0.2 cpm a</u>	Bkg <u> </u> cpm	Bkg <u> </u> cpm
Eff. <u>33 %</u>	Eff. <u> </u> %	Eff. <u> </u> %
MDA <u>10 dpm a</u>	MDA <u> </u> dpm	MDA <u> </u> dpm

**Survey type:** Contamination Alpha

Building: Tent 6

Location: 750 Pad

Purpose: Tent 6 interior and exterior panels

RWP #:   N/A

Date: 7/12/05 Time: 1600

RCT: S. Jablkowski *[Signature]*  
 Print name Signature

RCT: R. Read *[Signature]*  
 Print name Signature

RCT: D. Buchanan *[Signature]*  
 Print name Signature

PRN/REN # :  

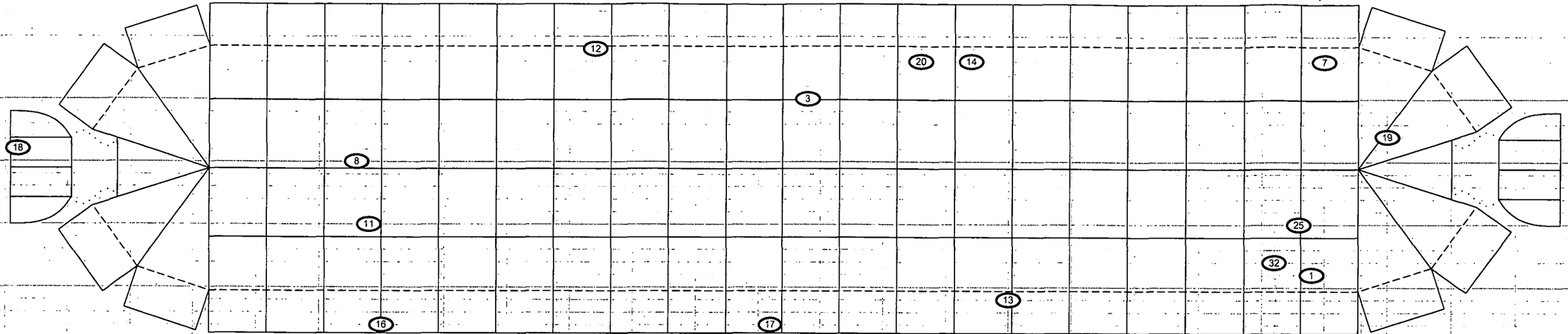
**Comments:** Nuclide of concern is Plutonium. Fixed contamination above the release limits was detected at location 14. No loose contamination was detected. The contaminated sample was analyzed and the isotope was determined to be plutonium. An additional scan 1 m2 scan survey was performed around each interior overhead location.

### SURVEY RESULTS

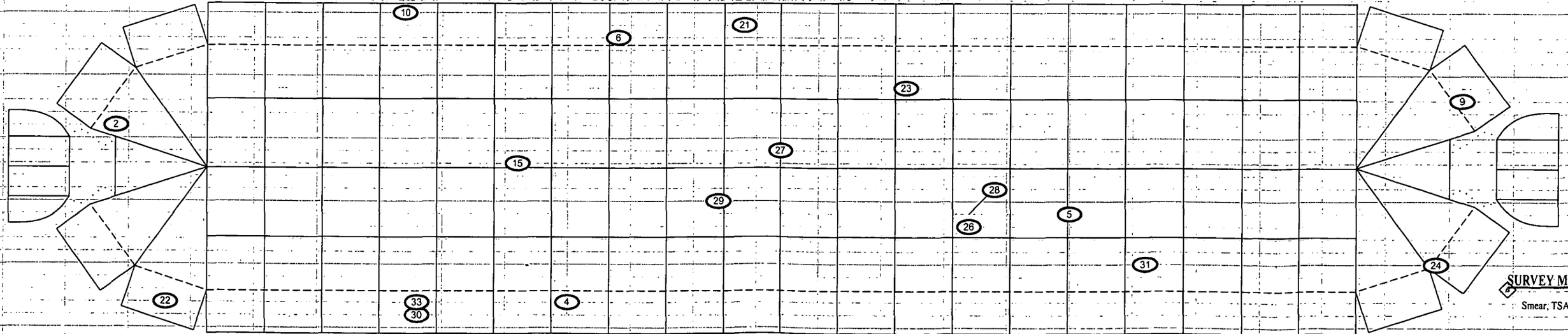
Swipe #	LOCATION/DESCRIPTION	ALPHA			BETA		
		Swipe	Direct	Wipe	Swipe	Direct	Wipe
		dpm/100cm2	dpm/100cm2	dpm/wipe	dpm/100cm2	dpm/100cm2	dpm/wipe
1-6	See attached map	< 10	<48	N/A	N/A	N/A	N/A
7	See attached map	< 10	66	N/A	N/A	N/A	N/A
8	See attached map	< 10	52	N/A	N/A	N/A	N/A
9-11	See attached map	< 10	<48	N/A	N/A	N/A	N/A
12	See attached map	< 10	84	N/A	N/A	N/A	N/A
13	See attached map	< 10	<48	N/A	N/A	N/A	N/A
14	See attached map	< 10	202	N/A	N/A	N/A	N/A
15	See attached map	< 10	<48	N/A	N/A	N/A	N/A
16	See attached map	< 10	53	N/A	N/A	N/A	N/A
17-33	See attached map	< 10	<48	N/A	N/A	N/A	N/A
N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A

Date Reviewed: 7/13/05 RS Supervision: S. Mahoney *[Signature]*  
 Print Name Signature

750 Pad ~ Tent 6 Exterior (Flattened)



750 Pad ~ Tent 6 Interior (Flattened)



**SURVEY MAP LEGEND**

Smear, TSA & Sample Location



1 inch = 30 feet 1 grid sq. = 1 sq. m.

## ROCKY FLATS ENVIRONMENTAL TECHNOLOGY SITE

### INSTRUMENT DATA

Mfg. <u>Eberline</u>	Mfg. <u>NE Electra</u>	Mfg. <u>NE Electra</u>
Model <u>SAC-4</u>	Model <u>DP-6</u>	Model <u>DP-6</u>
Serial # <u>1044</u>	Serial # <u>1369</u>	Serial # <u>665</u>
Cal Due <u>11/6/05</u>	Cal Due <u>9/10/05</u>	Cal Due <u>12/2/05</u>
Bkg <u>0.1 cpm a</u>	Bkg <u>2.7 cpm a</u>	Bkg <u>6.7 cpm a</u>
Eff. <u>33 0.35 %</u>	Eff. <u>21.6 %</u>	Eff. <u>20.3 %</u>
MDA <u>10 dpm a</u>	MDA <u>48 dpm α</u>	MDA <u>48 dpm α</u>

Mfg. <u>Eberline</u>	Mfg. <u>NE Electra</u>	Mfg. <u>NE Electra</u>
Model <u>SAC-4</u>	Model <u>DP-6</u>	Model <u>DP-6</u>
Serial # <u>835</u>	Serial # <u>3552</u>	Serial # <u>N/A</u>
Cal Due <u>12/8/05</u>	Cal Due <u>12/2/05</u>	Cal Due <u></u>
Bkg <u>0.2 cpm a</u>	Bkg <u>5.3 cpm</u>	Bkg <u>cpm</u>
Eff. <u>33 %</u>	Eff. <u>20.4 %</u>	Eff. <u>%</u>
MDA <u>10 dpm a</u>	MDA <u>48 dpm</u>	MDA <u>dpm</u>

Survey type: Contamination Alpha

Building: Tent 6

Location: 750 Pad

Purpose: Tent 6 steel support beams

RWP #: N/A

Date: 7/11/05 Time: 1600

RCT: A.B. Vigil *[Signature]*  
 Print name Signature

RCT: S. Jablkowski *[Signature]*  
 Print name Signature

RCT: D. Buchanan *[Signature]*  
 Print name Signature

PRN/REN # : \_\_\_\_\_

Comments: Nuclide of concern is Plutonium. 1 meter of the steel support above and below each survey point was scanned. No contamination above release limits was detected.

### SURVEY RESULTS

Swipe #	LOCATION/DESCRIPTION	ALPHA			BETA		
		Swipe	Direct	Wipe	Swipe	Direct	Wipe
		dpm/100cm2	dpm/100cm2	dpm/wipe	dpm/100cm2	dpm/100cm2	dpm/wipe
1-2	See attached map - steel support	< 10	<48	N/A	N/A	N/A	N/A
3	See attached map - steel support	< 10	62	N/A	N/A	N/A	N/A
4-6	See attached map - steel support	< 10	<48	N/A	N/A	N/A	N/A
7	See attached map - steel support	< 10	85.7	N/A	N/A	N/A	N/A
8-16	See attached map - steel support	< 10	<48	N/A	N/A	N/A	N/A
17	See attached map - steel support	< 10	82	N/A	N/A	N/A	N/A
18-19	See attached map - steel support	< 10	<48	N/A	N/A	N/A	N/A
20	See attached map - steel support	< 10	59	N/A	N/A	N/A	N/A
21-23	See attached map - steel support	< 10	<48	N/A	N/A	N/A	N/A
24	See attached map - steel support	< 10	89	N/A	N/A	N/A	N/A
25-26	See attached map - steel support	< 10	<48	N/A	N/A	N/A	N/A
27	See attached map - steel support	< 10	66	N/A	N/A	N/A	N/A
28-40	See attached map - steel support	< 10	<48	N/A	N/A	N/A	N/A
41	See attached map - steel support	< 10	66	N/A	N/A	N/A	N/A
42	See attached map - steel support	< 10	<48	N/A	N/A	N/A	N/A
43	See attached map - steel support	< 10	66	N/A	N/A	N/A	N/A
44-45	See attached map - steel support	< 10	<48	N/A	N/A	N/A	N/A
46	See attached map - steel support	< 10	59	N/A	N/A	N/A	N/A
47	See attached map - steel support	< 10	<48	N/A	N/A	N/A	N/A
48	See attached map - steel support	< 10	66	N/A	N/A	N/A	N/A
49-100	See attached map - steel support	< 10	<48	N/A	N/A	N/A	N/A

Date Reviewed: 7/13/05 RS Supervision: *[Signature]* *[Signature]*

Print Name Signature

# ROCKY FLATS ENVIRONMENTAL TECHNOLOGY SITE

## Drawing Showing Survey Points

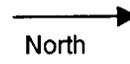
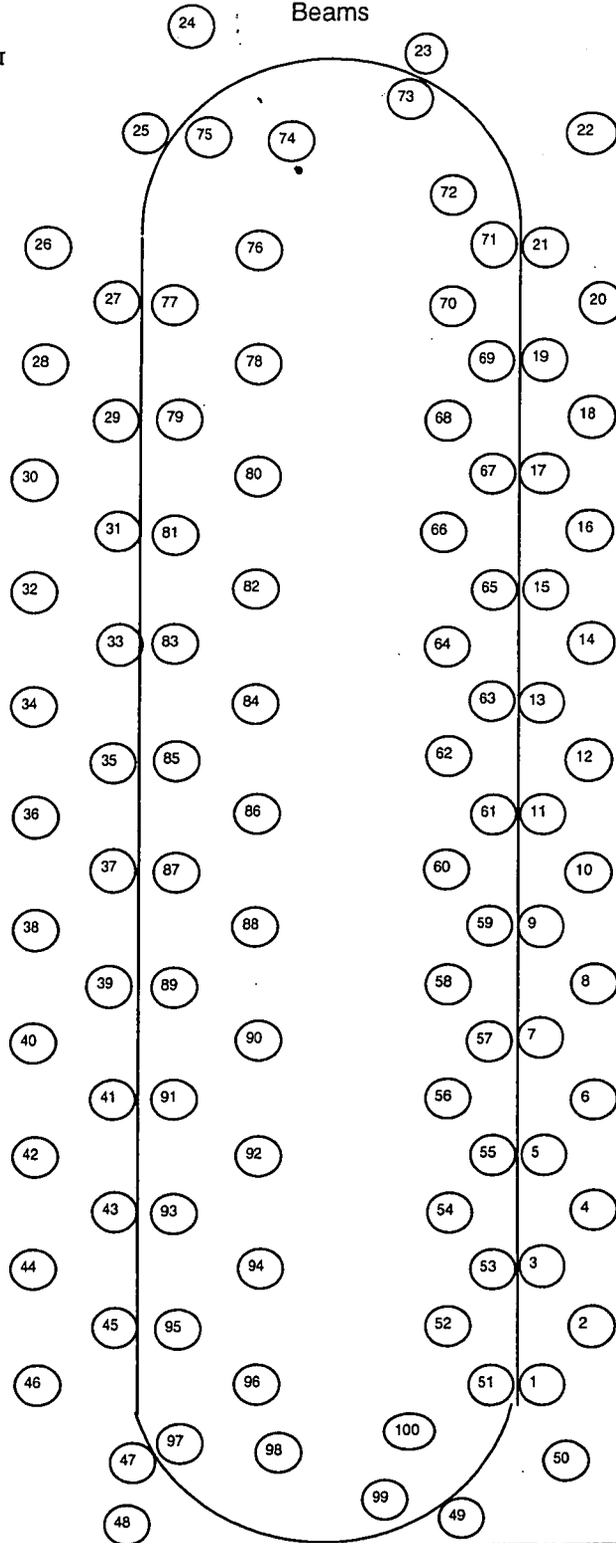
Locations 1-50 Exterior

Locations 51-100 Interior

Odd numbers = <2m

Even numbers = >2m

Tent 6 Steel Support  
Beams

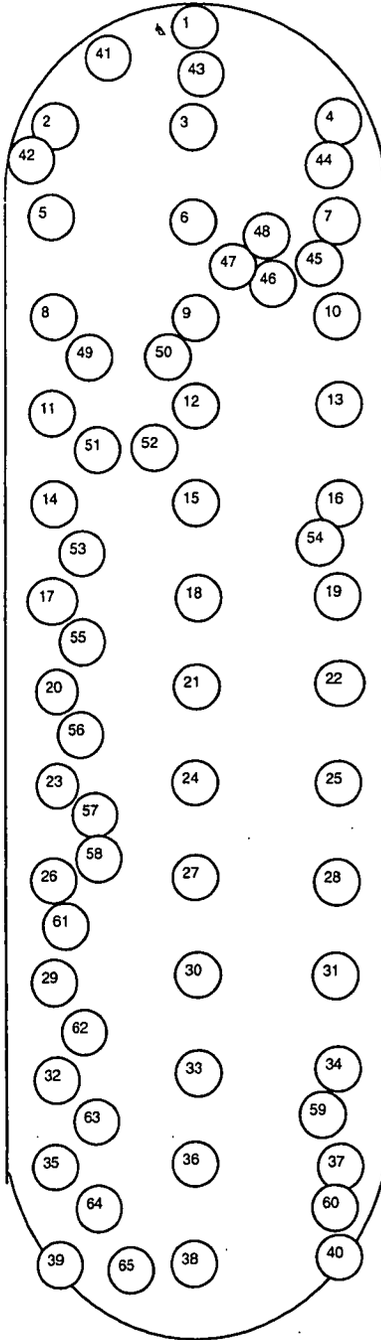




**ROCKY FLATS ENVIRONMENTAL TECHNOLOGY SITE**

**Drawing Showing Survey Points**

Tent 6 Asphalt



← North

# ATTACHMENT D

## Chemical Data Summaries And Sample Maps

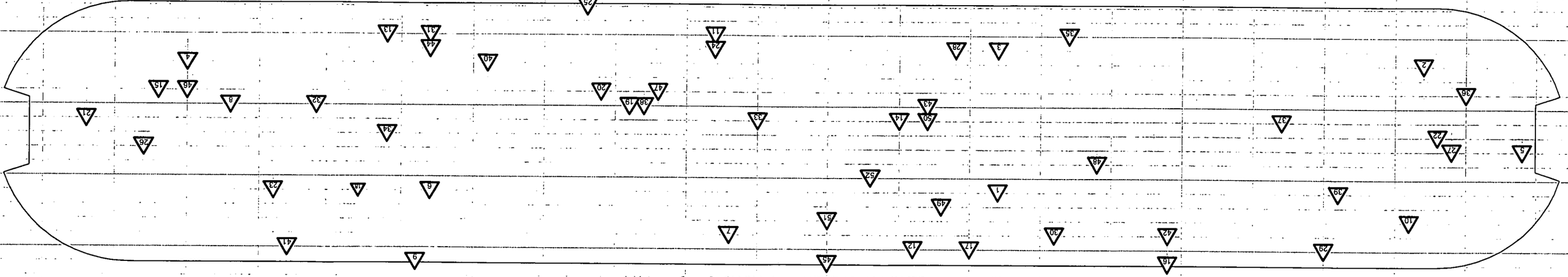
**Beryllium Data Summary**

Sample Number	Map Survey Point Location	Room	Sample Location	Result (ug/100 cm <sup>2</sup> )
<b>Tent 6 – RIN 05Z1261</b>				
750-06282005-214-001	1	Main	Asphalt Pad	< 0.1
750-06282005-214-002	2	Main	Asphalt Pad	< 0.1
750-06282005-214-003	3	Main	Asphalt Pad	< 0.1
750-06282005-214-004	4	Main	Asphalt Pad	< 0.1
750-06282005-214-005	5	Main	Asphalt Pad	< 0.1
750-06282005-214-006	6	Main	Asphalt Pad	< 0.1
750-06282005-214-007	7	Main	Asphalt Pad	< 0.1
750-06282005-214-008	8	Main	Asphalt Pad	< 0.1
750-06282005-214-009	9	Main	Asphalt Pad	< 0.1
750-06282005-214-010	10	Main	Asphalt Pad	< 0.1
750-06282005-214-011	11	Main	Asphalt Pad	< 0.1
750-06282005-214-012	12	Main	Asphalt Pad	< 0.1
750-06282005-214-013	13	Main	Asphalt Pad	< 0.1
750-06282005-214-014	14	Main	Asphalt Pad	< 0.1
750-06282005-214-015	15	Main	Asphalt Pad	< 0.1
750-06282005-214-016	16	Main	Asphalt Pad	< 0.1
750-06282005-214-017	17	Main	Asphalt Pad	< 0.1
750-06282005-214-018	18	Main	Asphalt Pad	< 0.1
750-06282005-214-019	19	Main	Asphalt Pad	< 0.1
750-06282005-214-020	20	Main	Asphalt Pad	< 0.1
750-06282005-214-021	21	Main	Overhead, Speaker	< 0.1
750-06282005-214-022	22	Main	Overhead, Unistrut	< 0.1
750-06282005-214-023	23	Main	Asphalt Pad	< 0.1
750-06282005-214-024	24	Main	Asphalt Pad	< 0.1
750-06282005-214-025	25	Main	Asphalt Pad	< 0.1
750-06282005-214-026	26	Main	Overhead, Light	< 0.1
750-06282005-214-027	27	Main	Overhead, Unistrut	< 0.1
750-06282005-214-028	28	Main	Asphalt Pad	< 0.1
750-06282005-214-029	29	Main	Overhead, Unistrut	< 0.1
750-06282005-214-030	30	Main	Asphalt Pad	< 0.1
750-06282005-214-031	31	Main	Asphalt Pad	< 0.1
750-06282005-214-032	32	Main	Asphalt Pad	< 0.1
750-06282005-214-033	33	Main	Overhead, Conduit	< 0.1
750-06282005-214-034	34	Main	Overhead, Tent Frame	< 0.1
750-06282005-214-035	35	Main	Overhead, Unistrut	< 0.1
750-06282005-214-036	36	Main	Asphalt Pad	< 0.1
750-06282005-214-037	37	Main	Overhead, Conduit	< 0.1
750-06282005-214-038	38	Main	Asphalt Pad	< 0.1
750-06282005-214-039	39	Main	Asphalt Pad	< 0.1
750-06282005-214-040	40	Main	Asphalt Pad	< 0.1
750-06282005-214-041	41	Main	Overhead, Tent Frame	< 0.1
750-06282005-214-042	42	Main	Asphalt Pad	< 0.1
750-06282005-214-043	43	Main	Asphalt Pad	< 0.1
750-06282005-214-044	44	Main	Asphalt Pad	< 0.1
750-06282005-214-045	45	Main	Asphalt Pad	< 0.1
750-06282005-214-046	46	Main	Asphalt Pad	< 0.1
750-06282005-214-047	47	Main	Asphalt Pad	< 0.1
750-06282005-214-048	48	Main	Asphalt Pad	< 0.1
750-06282005-214-049	49	Main	Asphalt Pad	< 0.1
750-06282005-214-050	50	Main	Asphalt Pad	< 0.1
750-06282005-214-051	51	Main	Asphalt Pad	< 0.1
750-06282005-214-052	52	Main	Asphalt Pad	< 0.1

# CHEMICAL SAMPLE MAP

Building: Tent 6  
Beryllium

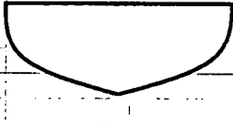
750 Pad ~ Tent 6 Floor



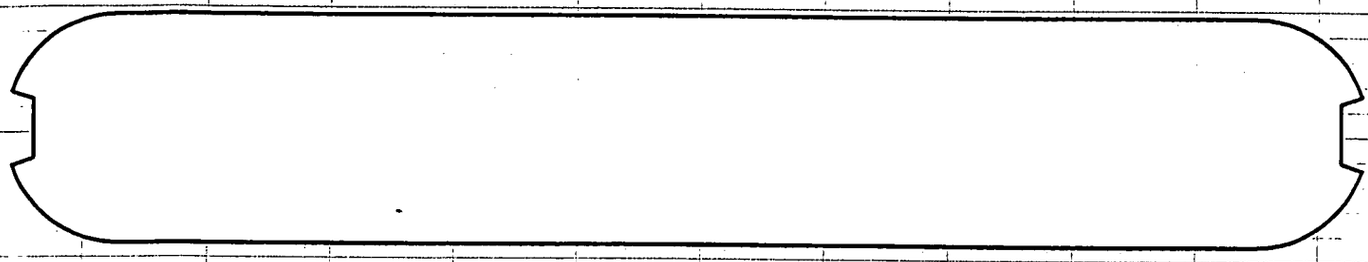
North/South Profile  
1/2-Drawing Scale  
(Reference View)



East/West Profile  
1/2-Drawing Scale  
(Reference View)

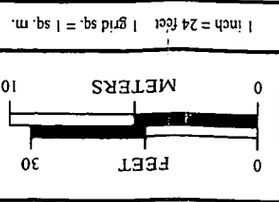


Top Profile  
1/2-Drawing Scale  
(Reference View)



- SURVEY MAP LEGEND**
- ▲ Asbestos Sample Location
  - ▲ Beryllium Sample Location
  - ▲ Lead Sample Location
  - ◆ RCRA/CERCLA Sample Location
  - ◆ PCB Sample Location
  - Open/Inaccessible Area
  - Area Shown in Another View

Neither the United States Government, nor Kaiser Hill Co., or any of their employees, makes any warranty, express or implied, or assumes any legal liability or responsibility for the accuracy, completeness, or usefulness of any information, apparatus, product, or process disclosed, or represents that its use would not infringe privately owned rights.



U.S. Department of Energy  
Rocky Flats Environmental Technology Site  
Prepared for: CH2M HILL  
Communications Group  
MAP ID: 03-JS1ENT06-BE  
March 27, 2005

# ATTACHMENT E

## Data Quality Assessment (DQA) Detail

## DATA QUALITY ASSESSMENT (DQA)

### VERIFICATION & VALIDATION (V&V) OF RESULTS

V&V of the data confirm that appropriate quality controls are implemented throughout the sampling and analysis process, and that any substandard controls result in qualification or rejection of the data in question. The required quality controls and their implementation are summarized in a tabular, checklist format for each category of data – radiological surveys and chemical analyses (specifically beryllium).

DQA criteria and results are provided in a tabular format for each suite of surveys or chemical analyses performed. The radiological survey assessment is provided in Table E-1 and beryllium in Table E-2. A data completeness summary for all results is given in Table E-3.

All relevant Quality records supporting this report are maintained in the RISS Characterization Project File. The report will be submitted to the CERCLA Administrative Record for permanent storage within 30 days of approval by the Regulators. Chemical data are organized by RIN (Report Identification Number) and are traceable to the sample number and corresponding sample location.

Beta/gamma survey designs were not implemented for Tent 6 based on the conservatism of the transuranic limits used as DCGLs in the unrestricted release decision process. Survey designs were implemented based on the transuranic limits used as DCGLs in the unrestricted release decision process. Transuranic isotope activity and Uranium and/or other naturally occurring isotope activity were evaluated against, and were less than the Transuranic DCGL<sub>w</sub> (100 dpm/100cm<sup>2</sup>) unrestricted release limits for the tent structural support steel. Transuranic isotope activity was evaluated against, and was greater than the Transuranic DCGL<sub>w</sub> (100 dpm/100cm<sup>2</sup>) unrestricted release limits on the tent fabric.

The radiological survey Data Quality Objectives (DQOs) for the asphalt pad and structural support steel were satisfied per Radiological Safety Practice procedures 3-PRO-165-07.02, *Contamination Monitoring Requirements*, and are equivalent to the PDSP DQOs. Additional RSP 7.02 surveys of the asphalt pad areas outside the Tent structures will be performed after tent demolition is complete for waste disposal determinations (refer to RFCA Contact Record DAP-035, dated 6/20/05).

### DQA SUMMARY

In summary, the data presented in this report have been verified and validated relative to the quality requirements and project decisions as stated in the original DQOs. All data are useable based on qualifications stated herein and are considered satisfactory without qualification. All media surveyed and sampled yielded results less than their associated action levels and with acceptable certainties, except the exterior tent fabric.

Based upon an independent review of the radiological data, it is determined that the original project DQOs satisfied PDSP guidance. The RSP surveys that were performed were representative of surface activity levels and no additional PDSP characterization is required. All facility contamination levels were below applicable DCGL unrestricted release levels, except the exterior surfaces of the tent fabric, which will be managed as LLW. Minimum survey requirements were met, sampling/survey protocol was performed in accordance with applicable RSPs, survey units were properly designed and bounded, and instrument performance and calibration was verified as acceptable thereby ensuring data accuracy criteria.

Chain of Custody was intact; documentation was complete, hold times were acceptable (where applicable,) and packaging integrity/custody seals were maintained throughout the sampling/analysis process. Level 2 Isolation Controls have been posted to prevent the inadvertent introduction of further contamination into the facility. On this basis RLC/PDS, Tent 6 is ready for demolition and the waste managed appropriately.

**Table E-1 V&V of Radiological Results - Tent 6**

V&V CRITERIA, RADIOLGICAL SURVEYS		K-H RSP 16.00 Series MARSSIM (NUREG-1575)		
QUALITY REQUIREMENTS				
	Parameters	Measure	Frequency	COMMENTS
ACCURACY	Initial calibrations	90%<x<110%	≥1	Multi-point calibration through the measurement range encountered in the field; programmatic records.
	Daily source checks	80%<x<120%	≥1/day	Performed daily/within range.
	Local area background: Field	typically < 10 dpm	≥1/day	All local area backgrounds were within expected ranges (i.e., no elevated anomalies.)
PRECISION	Field duplicate measurements for TSA	≥5% of real survey points	≥10% of reals	N/A
REPRESENTATIVENESS	RSP 7.02 methodology	Random and biased	NA	N/A
	Survey Maps	NA	NA	Random and biased measurement locations controlled/mapped to ±1m.
	Controlling Documents (Characterization Pkg; RSPs)	qualitative	NA	Refer to the Characterization Package (planning document) for field/sampling procedures (located in Project files); thorough documentation of the planning, sampling/analysis process, and data reduction into formats.
COMPARABILITY	Units of measure	dpm/100cm <sup>2</sup>	NA	Use of standardized engineering units in the reporting of measurement results.
COMPLETENESS	Plan vs. Actual surveys	>95%	NA	See Table E-3 for details.
	Usable results vs. unusable	>95%		
SENSITIVITY	Detection limits	TSA: ≤50 dpm/100cm <sup>2</sup> RA: ≤10 dpm/100cm <sup>2</sup>	all measures	MDAs ≤ 50% DCGL <sub>w</sub>  Note: The waste characterization surveys of the asphalt pad, tent fabric and structural steel met the MDA requirements for waste packaging and disposal, and PDSR requirements.

Table E-2 V&V of Beryllium Results - Tent 6

V&V CRITERIA, CHEMICAL ANALYSES		DATA PACKAGE		COMMENTS
BERYLLIUM	Prep: NMAM 7300 METHOD: OSHA ID-125G	LAB ---->	Johns Manville Littleton, Co.	
		RIN ---->	RIN 05070704	
QUALITY REQUIREMENTS		Measure	Frequency	All results were below associated action levels.
ACCURACY	Calibrations Initial	linear calibration	≥1	
	Continuing	80%<%R<120%	≥1	
	LCS/MS	80%<%R<120%	≥1	
	Blanks – lab & field	<MDL	≥1	
	Interference check std (ICP)	NA	NA	
PRECISION	LCSD	80%<%R<120% (RPD<20%)	≥1	
	Field duplicate	all results < RL	≥1	
REPRESENTATIVENESS	COC	Qualitative	NA	
	Hold times/preservation	Qualitative	NA	
	Controlling Documents (Plans, Procedures, maps, etc.)	Qualitative	NA	
COMPARABILITY	Measurement units	ug/100cm <sup>2</sup>	NA	
COMPLETENESS	Plan vs. Actual samples	>95%	NA	
	Usable results vs. unusable	>95%		
SENSITIVITY	Detection limits	MDL of 0.00084 ug/100cm <sup>2</sup>	all measures	

**Table E-3 Data Completeness Summary – Tent 6**

ANALYTE	Building/Area/ Unit	Sample Number Planned (Real & QC)	Sample Number Taken (Real & QC)	Project Decisions (Conclusions) & Uncertainty	Comments (RIN, Analytical Method, Qualifications, etc.)
Beryllium	Tent 6 (interior and exterior)	52 samples (42 random/10 biased)	52 samples (42 random/10 biased)	No contamination found at any location	10CFR850; OSHA ID-125G  No results above the action level (0.2 ug/100cm <sup>2</sup> ) or investigative level (0.1 ug/100cm <sup>2</sup> .)
Radiological	Tent 6 – Structural Support Steel RSP 7.02 WRE Surveys	100α TSA 100 α Smears  2 m scan at each TSA/RSA location,	100 α TSA 100 α Smears  2 m scan at each TSA/RSA location,	No contamination at any location; all values below unrestricted release levels	Transuranic DCGLs used.
Radiological	Tent 6 - Fabric RSP 7.02 WRE Surveys	33 α TSA 33 α Smears  1 m <sup>2</sup> scan at each interior TSA/RSA location, plus biased scanning on stains and at tent edges	33 α TSA 33 α Smears  1 m <sup>2</sup> scan at each interior TSA/RSA location, plus biased scanning on stains and at tent edges	Contamination found above unrestricted release levels	Transuranic DCGLs used.
Radiological	Tent 6 Asphalt Pad RSP 7.02 WRE Survey	40 α TSA 40 α Smears  2 m <sup>2</sup> scan at each TSA/RSA location, plus biased scanning on stains and at tent edges	65 α TSA 65 α Smears  2 m <sup>2</sup> scan at each TSA/RSA location, plus biased scanning on stains and at tent edges	No contamination at any location; all values below unrestricted release levels	Transuranic DCGLs used.  Additional RSP 7.02 surveys of the asphalt pad areas outside the Tent structures will be performed after tent demolition is complete for waste disposal determinations (refer to RFCA Contact Record DAP-035, dated 6/20/05).