

DOE/RL-96-82
Revision 1

Hanford Facility Dangerous Waste Closure Plan, 241-Z Treatment and Storage Tanks

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Prepared for the U.S. Department of Energy
Assistant Secretary for Environmental Management
Project Hanford Management Contractor for the
U.S. Department of Energy under Contract DE-AC06-96RL13200



**United States
Department of Energy**
P.O. Box 550
Richland, Washington 99352

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P.O. Box 550
Richland, Washington 99352

Chris Williamson 7/10/03
Release Approval Date

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1 **HANFORD FACILITY DANGEROUS WASTE CLOSURE PLAN,**
2 **241-Z TREATMENT AND STORAGE TANKS**

3
4
5 **FOREWORD**

6
7
8 The *Hanford Facility Dangerous Waste Permit Application* is considered to be a single application
9 organized into a General Information Portion (document number DOE/RL-91-28) and a Unit-Specific
10 Portion. The scope of the General Information Portion includes information used to discuss units
11 undergoing closure, such as the 241-Z Treatment and Storage Tanks (the unit addressed in this document,
12 DOE/RL-96-82).

13
14 Documentation contained in the General Information Portion is broader in nature and is used by
15 reference in documents associated with multiple treatment, storage, and/or disposal units (e.g., the
16 glossary provided in the General Information Portion). Wherever appropriate, the 241-Z Treatment and
17 Storage Tanks closure plan documentation makes cross-reference to the General Information Portion,
18 rather than duplicating text.

19
20 Information provided in this revised 241-Z Treatment and Storage Tanks closure plan documentation is
21 current as of July 2003.

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GLOSSARY

1		
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4	241-Z	241-Z Treatment and Storage Tanks
5		
6	AEL	Analytical Engineering Laboratory
7	ALARA	as low as reasonably achievable
8		
9	CAW	column aqueous waste
10	CERCLA	<i>Comprehensive Environmental Response, Compensation, and Liability Act of</i>
11		<i>1980</i>
12	CXP	CX column waste stream
13	CUU	CU column waste stream
14		
15	DOE	U.S. Department of Energy
16	DOE-RL	U.S. Department of Energy, Richland Operations Office
17	DQO	data quality objective
18	DST	double-shell tank
19		
20	Ecology	Washington State Department of Ecology
21	EE/CA	engineering evaluation/cost analysis
22	EPA	U.S. Environmental Protection Agency
23		
24	HEPA	high-efficiency particulate air
25	HSW	high-salt waste
26		
27	LDR	land disposal restrictions
28	LSW	low-salt waste
29		
30	NTC	non-time-critical
31		
32	OU	operable unit
33		
34	PFP	Plutonium Finishing Plant
35	ppm	parts per million
36	PSSL	Plutonium Process Support Laboratory
37	PRF	Plutonium Reclamation Facility
38	PUREX	Plutonium-Uranium Extraction
39		
40	RCRA	<i>Resource Conservation and Recovery Act of 1976</i>
41	RMC	remote mechanical C
42		
43	SAP	sampling and analysis plan
44		
45	TPA	<i>Hanford Federal Facility Agreement and Consent Order</i>
46	TSD	treatment, storage, and/or disposal
47		
48	WAC	Washington Administrative Code
49	WDOH	Washington State Department of Health
50	WIDS	Waste Information Data System
51		

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1.0 INTRODUCTION

This certified closure plan for the 241-Z Treatment and Storage Tanks (241-Z) *Resource Conservation and Recovery Act* (RCRA) of 1976 treatment, storage, and/or disposal (TSD) unit is being submitted to the Washington State Department of Ecology (Ecology) in accordance with *Hanford Federal Facility Agreement and Consent Order* (TPA) Milestone M-83-30. This milestone requires submittal of a certified closure plan for the "241-Z Waste Treatment Facility" by July 31, 2003 (Ecology et al. 1996). The 241-Z Waste Treatment Facility and the 241-Z are synonymous.

Detailed discussion of 241-Z processes and equipment and of the waste types treated and stored at the unit is provided in Chapters 3.0 and 4.0, respectively. Although the treatment, storage and/or disposal of radioactive waste (i.e., source, special nuclear, and by-product materials as identified in the *Atomic Energy Act of 1954*) are not within the scope of RCRA or Washington Administrative Code (WAC) 173-303, information is provided for general knowledge.

The 241-Z is a tank system for treatment and storage of corrosive, plutonium-bearing liquid waste from activities at the Plutonium Finishing Plant (PFP). 241-Z waste is transferred to the double-shell tanks (DST System) for storage until final disposition. 241-Z currently is operating and will continue to operate until closure under this plan that could occur sometime between June 30, 2005 and September 30, 2011, the dates when 241-Z will receive the final volume of waste from PFP in support of TPA Milestone M-83-31 and when closure plan activities are required to be completed in accordance with TPA Milestone M-83-32, respectively.

The 241-Z consists of belowgrade tanks D-4, D-5, D-7, D-8 and an overflow tank located in a concrete containment vault; and its associated ancillary piping and equipment. The tank system is located beneath the 241-Z Building, which is not a portion of the TSD unit. Waste managed at the TSD unit is received via underground piping from PFP sources. Tank D-6 within vault D-6 is a past-practice tank that never operated as a portion of the RCRA unit. Tank D-6, its containment vault cell, and soil beneath the vault that were potentially contaminated during past-practice operations and any other potential past-practice contamination identified during 241-Z closure while outside the scope of this 241-Z closure plan will be addressed concurrent with the RCRA activities described in this plan.

Under this closure plan, the 241-Z will undergo final or partial clean closure to the performance standards of WAC 173-303-610 with respect to dangerous waste contamination from RCRA operations. The unit will be clean closed if physical closure activities identified in this plan achieve clean closure standards for all 241-Z locations. The scope of closure activities under this plan will be similar to the scope of 241-Z 'terminal cleanout' activities in support of PFP deactivation, that will include but are not limited to tank system decontamination and visual inspections or sampling to verify clean closure levels. Clean closed 241-Z tanks and/or structures will remain after closure for future disposition in conjunction with PFP decommissioning activities.

If the 241-Z cannot be clean closed under this plan, the TSD unit will undergo partial closure. The 241-Z Part A, Form 3, would be modified to identify clean closed and unclosed portions of the TSD unit for monitoring until final closure. Final closure would occur after disposition of remaining TSD unit contamination in conjunction with the appropriate future *Comprehensive Environmental Response, Compensation, and Liability Act* (CERCLA) of 1980 action(s) (Chapter 6.0, Section 6.1). The results of final closure activities would be documented in a modification to the HF RCRA Permit.

Extension of the closure period and integration of 241-Z closure with future CERCLA activities in this manner are acceptable because after decontamination under this plan, the unit will pose minimal risk to human health and the environment. Also, integration of RCRA and CERCLA activities is consistent with

- 1 TPA Section 6.0, and the HF RCRA Permit, Section II.K.7 that encourage coordination of RCRA unit
- 2 closure with other statutorily or regulatorily mandated cleanups (e.g., CERCLA) to avoid duplication of
- 3 effort and with TPA Milestone M-83-32 that reflects coordination of CERCLA action(s) with 241-Z
- 4 closure activities.
- 5

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2.0 SYSTEM DESCRIPTION

This chapter provides a description of the 241-Z and provides security information.

2.1 SYSTEM DESCRIPTION AND OPERATIONS

The 241-Z are part of the PFP complex (Figures 2-1 and 2-2). Construction of PFP began in 1948 and was completed in 1951, with the 241-Z first put into use in 1949. The PFP was the final link in the plutonium manufacturing chain on the Hanford Site that processed plutonium-bearing chemical solutions into metal and oxide. This process ended in May 1989. The 241-Z continues to receive, store, and treat process waste generated during PFP operations and decommissioning activities. The waste is treated in the tank system for transfer to the DST System. Waste managed at this unit is received via underground piping from PFP sources.

The 241-Z TSD unit boundary is defined in the 241-Z Part A, Form 3, as beginning at the 241-Z vault cell walls. The TSD unit boundary includes waste transfer piping and sample piping within the cells and associated ancillary piping and equipment used for transfer of waste from PFP dangerous waste sources described in Chapter 3.0 to 241-Z during RCRA operations. Tank D-6, located in the middle vault cell, failed and was removed from service in 1972 (before RCRA operations) and although part of the overall 241-Z terminal cleanout activity is outside the scope of this closure plan. The concrete pipe trench (Figure 2-7, Note 2) between PFP and 241-Z containing ancillary piping is a past-practice infrastructure that predates RCRA operations and is outside the scope of TSD unit closure.

Detailed discussion of 241-Z processes and equipment and of the waste types treated and stored at the unit is provided in Chapters 3.0 and 4.0, respectively. Although the treatment, storage and/or disposal of radioactive waste (i.e., source, special nuclear, and by-product materials as identified in the *Atomic Energy Act of 1954*) are not within the scope of RCRA or WAC 173-303, information is provided for general knowledge.

2.1.1 241-Z Tanks and Vault

The 241-Z system consists of four large stainless steel tanks, D-4 and D-5 of approximately 16,400 liters, tanks D-7 and D-8 of approximately 17,900 liters; an overflow tank in D-7 cell of approximately 700 liters; ancillary piping and equipment; and containment structures (Figure 2-3 and 2-4). The tanks are housed individually in a ventilated belowgrade, reinforced concrete vault that is separated into five separate cells. The floors and walls of each vault cell has been painted, however, much of the paint has deteriorated significantly. The cells have no floor drains and serve as containment for the tanks in the event of tank or piping failure.

Waste generated during PFP decommissioning operations is transferred via a buried pipeline to tank D-8. From tank D-8, the waste is transferred to tank D-5 for treatment by pH adjustment to meet DST System waste acceptance criteria (DOE/RL-90-39) before being transferred to the DST System. Tanks D-4 and D-7 began receiving waste from PFP operations before 1994 but now provide reserve storage capacity. Any overflow, from any of the tanks, is directed initially to the overflow tank in D-7 cell from which the waste is pumped to tank D-4, to tank D-7, and to tank D-5 before being transferred to the DST System (Figure 2-5). The floor of each cell is sloped toward a sump located in a corner of the cell floor. Except for D-5 cell, any liquid can be jetted via a steam jet from the cell sump into tank D-4. Tank D-5 cell sump is jetted into tank D-5 (Figure 2-6). Tank D-5 is equipped with a pump and a steam jet for use in

1 waste transfers. The tanks also can collect small amounts of steam condensate resulting from operation of
2 the steam jet systems.

3
4 In the past, sodium hydroxide used for waste pH adjustment was provided from aboveground tank D-9, in
5 the 241-ZB area, which is a concrete pad outside the 241-Z Building. Sodium or potassium hydroxide are
6 now added through chemical addition tanks D-10 and D-11, which are two 190-liter tanks located inside
7 the 241-Z Building. Other chemicals (e.g., sodium nitrite and ferric nitrate) are added, as required,
8 through tanks D-10 and D-11 to meet DST System waste acceptance criteria. Tanks D-9, D-10 and D-11
9 are chemical product tanks that did not manage RCRA waste and are outside the scope of TSD unit
10 closure.

11
12 Air is drawn from the cells and tanks and is heated, filtered through high-efficiency particulate air
13 (HEPA) filtration, and discharged to the atmosphere through a 7.6-meter stainless steel stack (296-Z-3).
14 The 296-Z-3 Stack and associated fans, filters, and controls are located on a concrete pad outside the
15 southwest corner of the 241-Z Building. Exhaust air from the 241-Z Building is monitored per applicable
16 radioactive air emission requirements implemented by the Washington State Department of Health
17 (WDOH) and the U.S. Environmental Protection Agency (EPA).

18 19 20 2.1.2 Support Buildings and Structures

21 The 241-Z Building and the 241-ZA and 241-ZB structures (Figure 2-2) house equipment and product
22 chemicals used in 241-Z operations that includes a sample glovebox and sample piping. Except for the
23 glovebox and sample piping, these structures and components are outside the scope of TSD unit closure.

24 25 2.1.2.1 241-Z Building

26 The 241-Z Building (Figure 2-3) is a pre-engineered corrugated metal enclosure built in 1979 to provide
27 weather protection for the vault and equipment. The 241-Z Building is approximately 6 meters wide,
28 28 meters long, and 6.7 meters deep and is located about 100 meters south of the 234-5Z Building. The
29 abovegrade portion of the 241-Z Building never was used to treat or store dangerous waste. The building
30 covers the vault coverblocks, steam jet equipment, HEPA filters, ventilation equipment for the tanks and
31 cells, and chemical addition tanks D-10 and D-11. A 1.5-ton crane runs the length of the building near
32 the ceiling. There is a personnel access door at the south end of the east wall and at the west end of the
33 south wall. An electrically operated door is located in the middle of the south wall. There are two
34 windows on the north wall. A 45.7-centimeter diameter ventilation duct exits abovegrade through the
35 southern wall in the southwest corner of the building.

36 37 2.1.2.2 241-ZA and 241-ZB Structures

38 The 241-ZA and 241-ZB structures (Figure 2-2) house equipment used in 241-Z operations. The 241-ZA
39 houses a glovebox used for collecting and packaging samples taken from the 241-Z tanks. The glovebox
40 provides containment for the sample pipe and the sample collection process. The glovebox exhaust is
41 vented back through the 241-Z ventilation system. This glovebox and sample piping will be closed under
42 this plan.

43
44 The 241-ZB area, located adjacent to the 241-Z Building, is a concrete pad and spill barrier housing
45 caustic storage tank D-9 that historically provided sodium hydroxide, a caustic treatment chemical used
46 for waste pH adjustment, to 241-Z. There are two sumps located within the spill barrier and one sump
47 located in the concrete pad adjacent to tank D-9. This system did not manage waste and the location does
48 not house ancillary equipment.

49

1
2 **2.1.3 Waste Transfer Piping from 234-5Z, 242-Z, and 236-Z Buildings**

3 Waste transfer piping from PFP sources to 241-Z is identified in Figure 2-7. Until 1994, separate transfer
4 lines existed for tanks D-4, D-5, D-6, D-7, and D-8 from various PFP dangerous waste sources. Out of
5 service piping that transferred waste from 234-5Z and related buildings (242-Z and 236-Z) remains in a
6 covered, underground concrete pipe trench to the 241-Z Building (Figure 2-7). The trench contains
7 piping that is currently in use, piping that was in service during the period of RCRA regulated operations,
8 and piping that was removed from service before RCRA regulations. Currently only one double-walled
9 pipe from 234-5Z is active and transfers waste to tank D-8. All piping, except the piping to failed
10 tank D-6 was in service during RCRA operations and is ancillary piping within the scope of 241-Z
11 closure. Removal of underground piping is not within the scope of terminal cleanout activities or this
12 closure plan. Radiologically contaminated underground piping, including any unclosed RCRA ancillary
13 piping, will be dispositioned under the appropriate CERCLA action. One minor leak from this piping
14 described in Chapter 3.0, Section 3.3.1, due to piping failure is documented to have occurred during
15 RCRA operations.
16
17

18 **2.2 SECURITY INFORMATION**

19 Security information for the Hanford Facility is discussed in DOE/RL-91-28.

20
21 Staffed barricades are maintained around the clock at checkpoints on vehicular access roads leading to the
22 200 Areas (Yakima, Rattlesnake, and Wye Barricades). All personnel accessing the Hanford Facility
23 areas must display a U.S. Department of Energy (DOE)-issued security identification badge indicating
24 authorization. Personnel also are subject to random search of items carried into or out of the Hanford
25 Facility. Signs posted at the 200 West Area boundaries inside the Hanford Facility, or an equivalent
26 legend, state:

27
28 **NO TRESPASSING. SECURITY BADGES REQUIRED BEYOND THIS POINT.**
29 **GOVERNMENT VEHICLES ONLY. PUBLIC ACCESS PROHIBITED.**
30

31 Changes to security are expected to occur during the course of 241-Z deactivation and decommissioning
32 activities. Security measures will remain in place that limit unit entry to authorized personnel and that
33 preclude unknowing access by unauthorized individuals. The following describes the current security
34 arrangement at PFP, for information purposes only. Hanford Patrol ensures the protection of special
35 nuclear material at PFP. PFP currently has controlled areas within the boundary (Figure 2-2). The inner
36 fenced area is termed a Protected Area. The 241-Z is located within this Protected Area.
37

38 The buildings are posted to allow entry by authorized personnel only and to identify hazards present by
39 the building. To preclude access by unauthorized individuals, the 241-Z Building is controlled by lock
40 and key.

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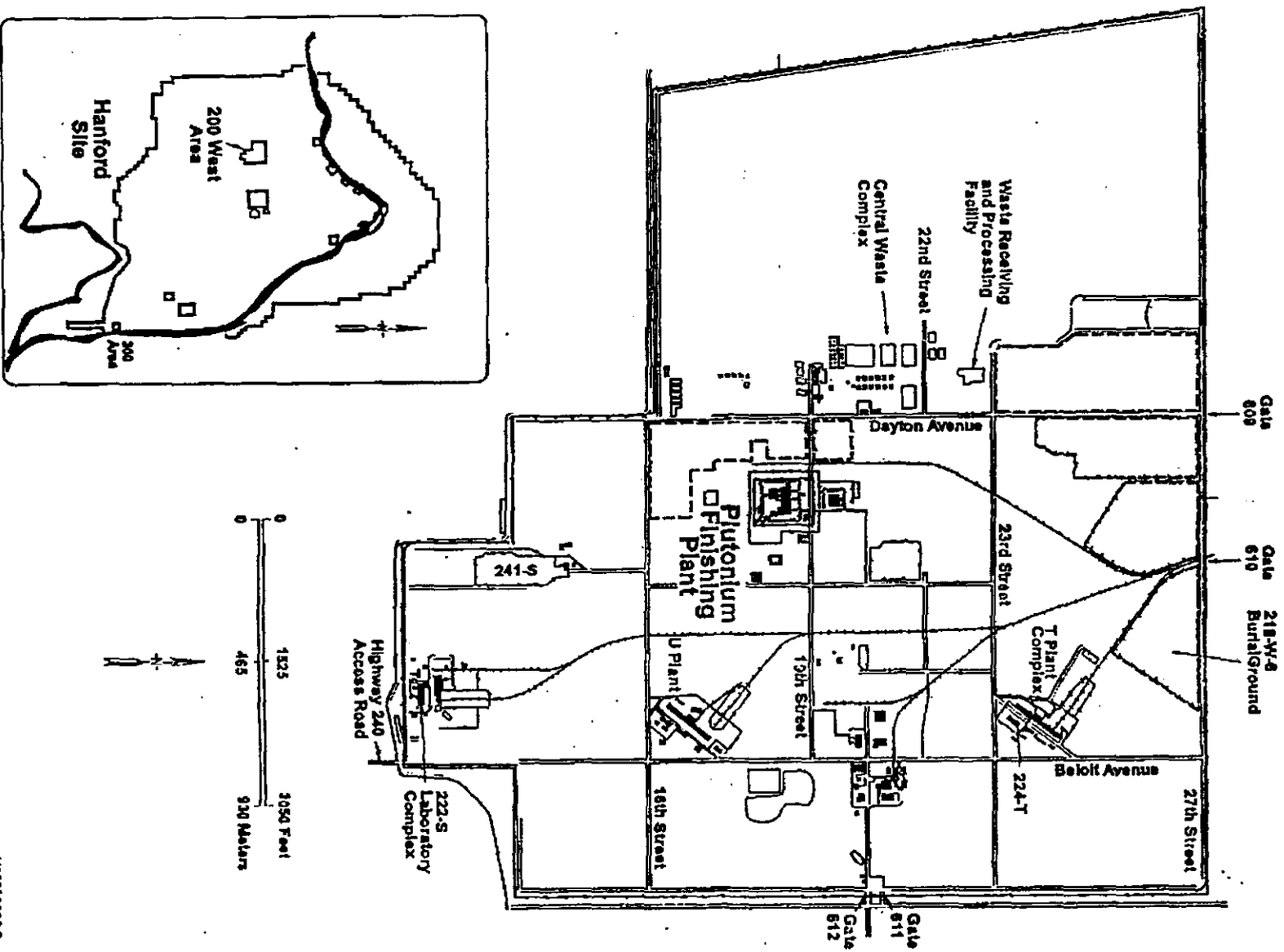


Figure 2-1. 200 West Area.

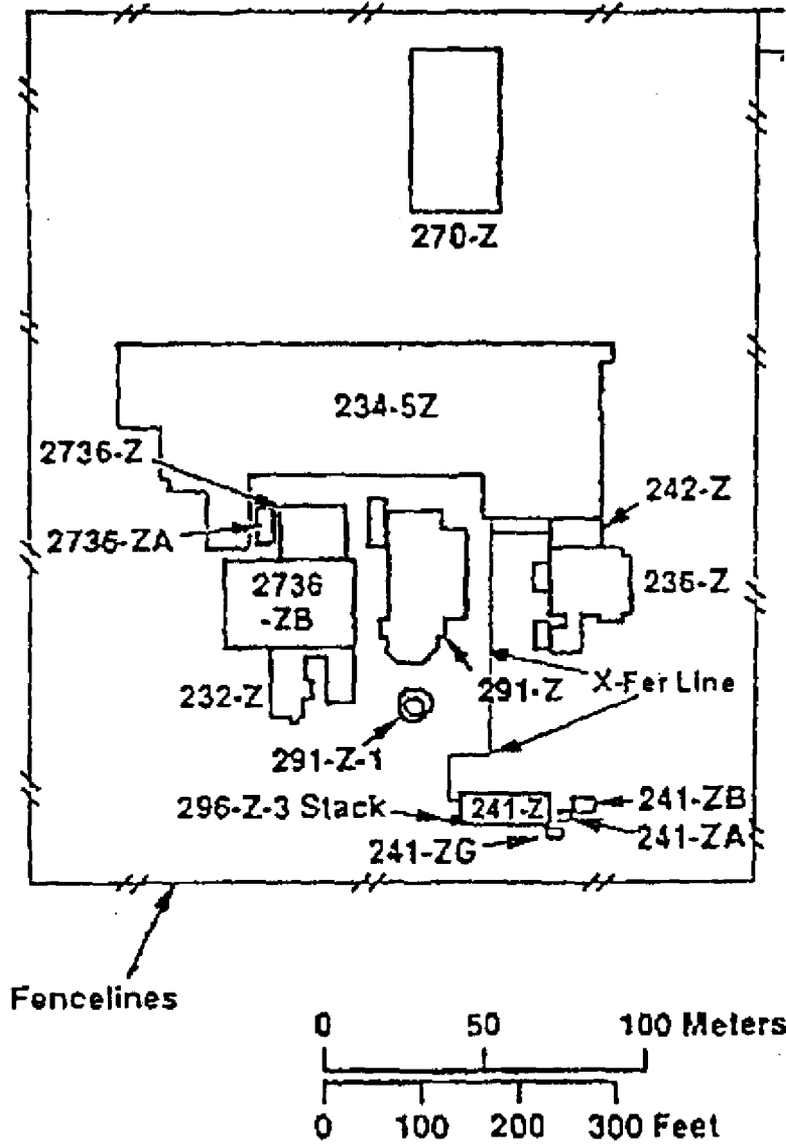


Figure 2-2. Plutonium Finishing Plant.

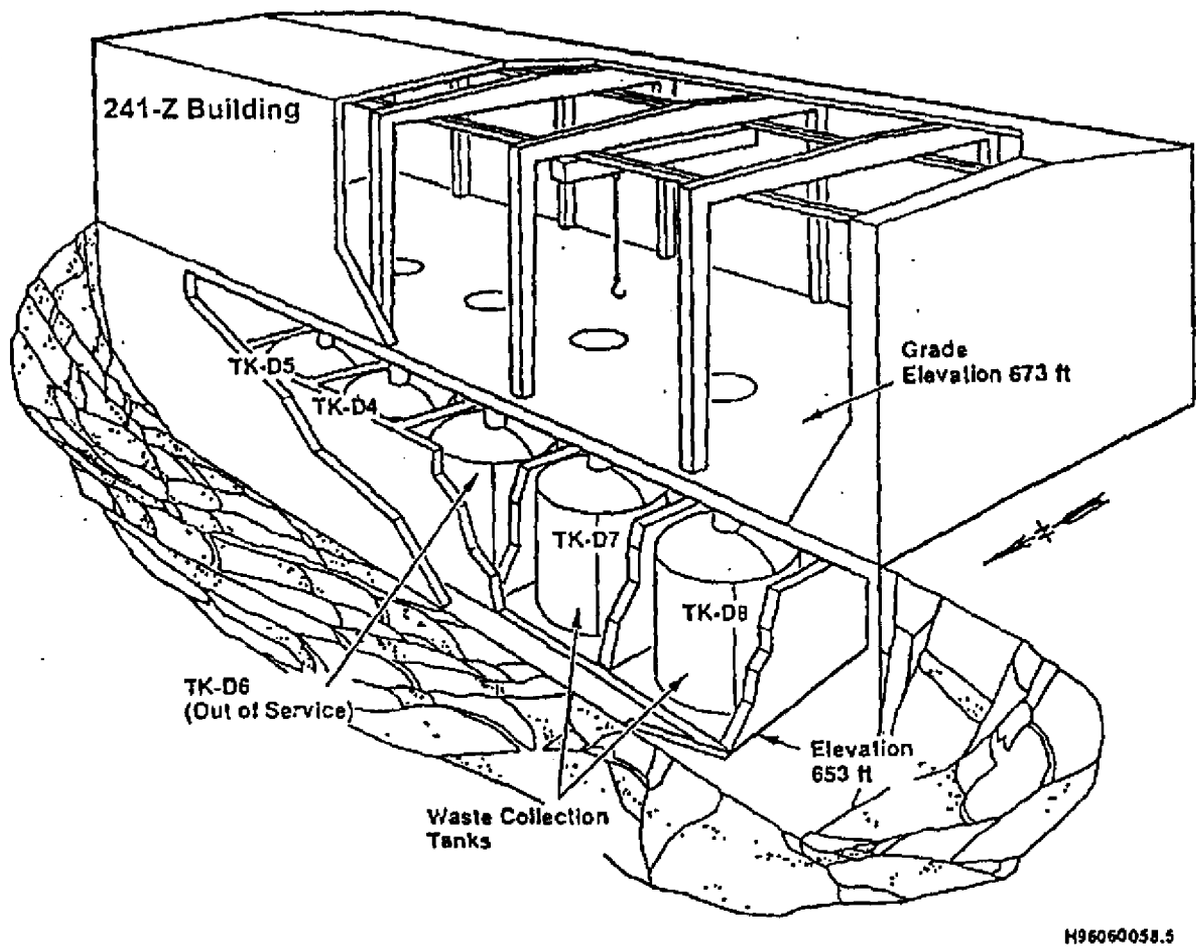
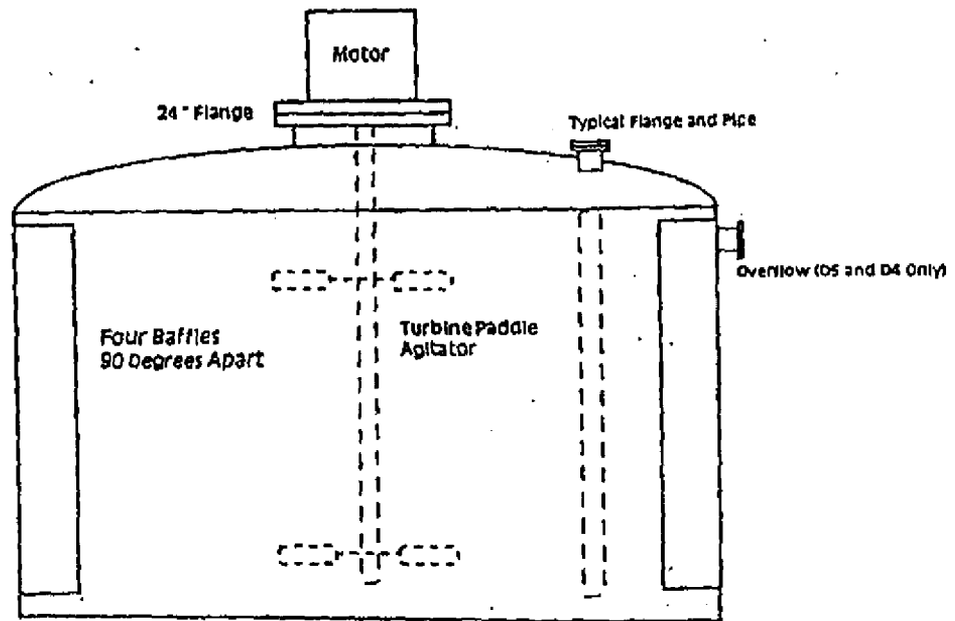


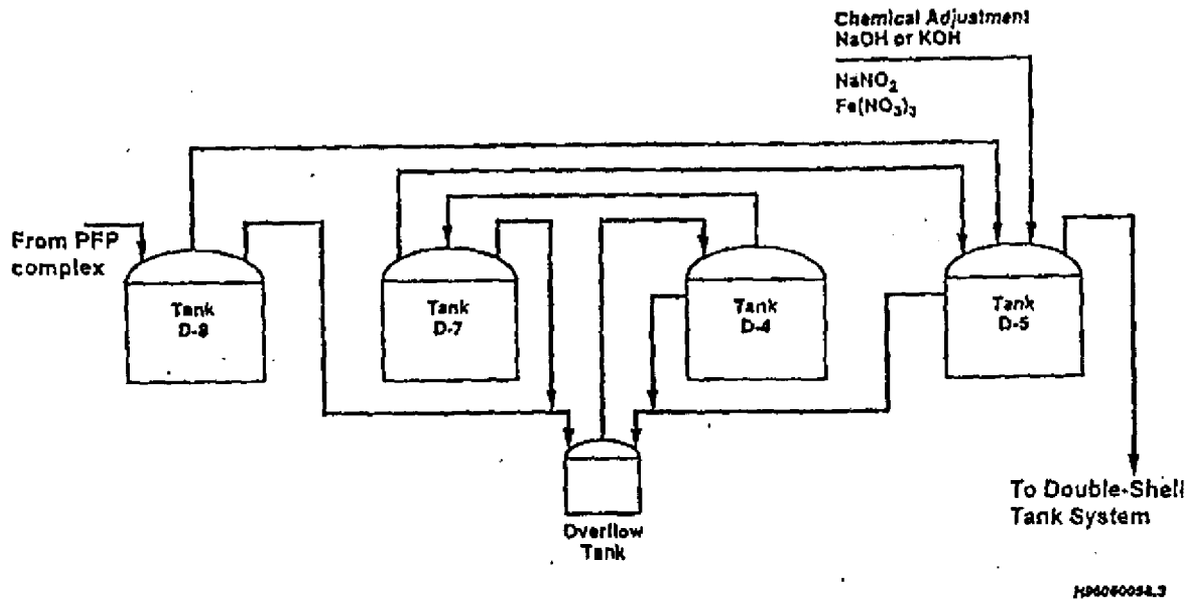
Figure 2-3. Cutaway View of 241-Z Tanks and the 241-Z Building.

Reference Drawing
H-2-16418



241-Z Waste Tank (10 feet Wide x 8 feet High)
D5 and D4 - 16,400 Liters
D7 and D8 - 17,900 Liters

Figure 2-4. Typical Tank Diagram.



Note 1: Treatment in tank D-8 has not occurred.

Note 2: Sumps located in cells D-4, D-6, D-7, and D-8 discharge to tank D-4. Sump in cell D-5 discharges to tank D-5.

Figure 2-5. Schematic of 241-Z Treatment and Storage Tanks.

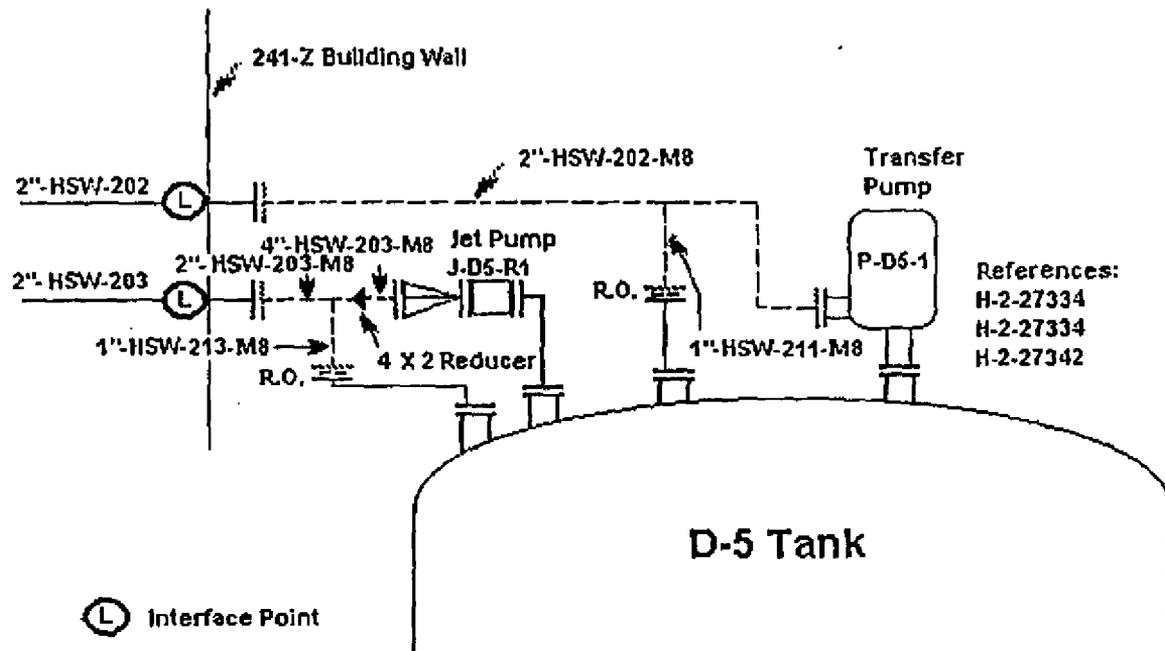
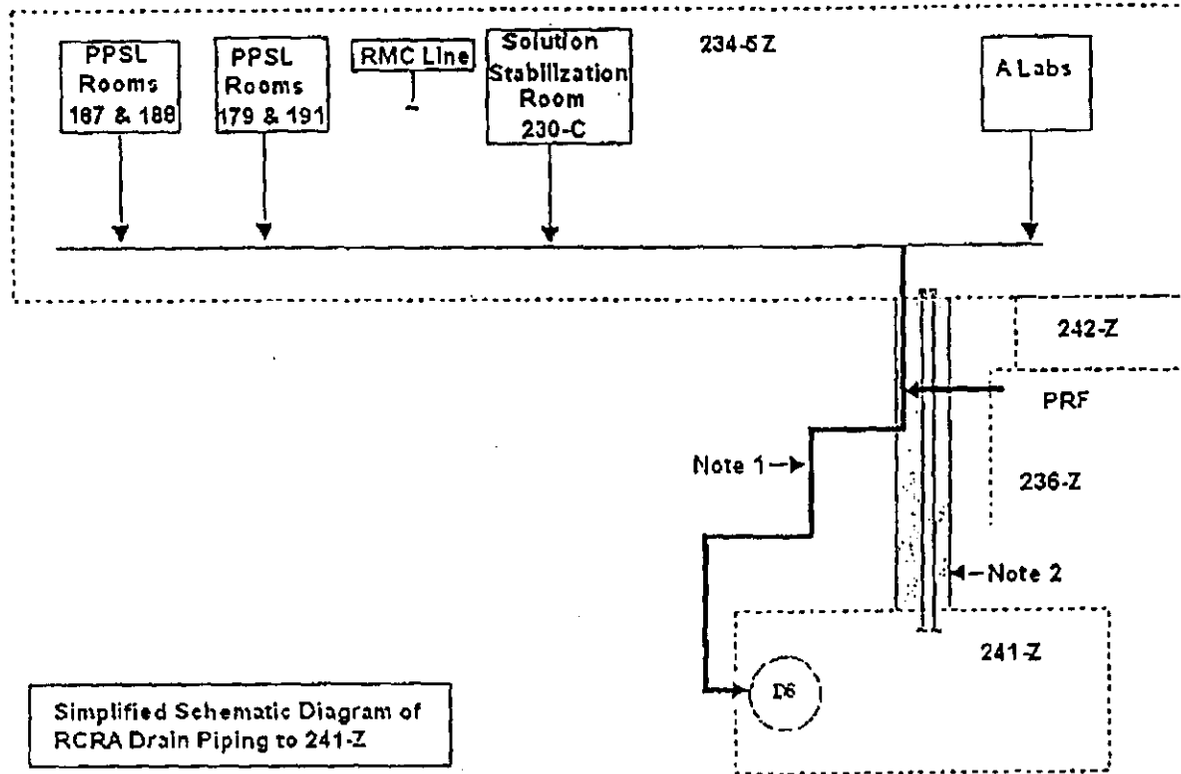


Figure 2-6. Tank D-5 Piping and Ancillary Equipment.



Simplified Schematic Diagram of RCRA Drain Piping to 241-Z

Note 1: Direct buried double-walled pipe (in service since 1994)

Note 2: Trench and single-walled pipes to tanks D-4, D-5, D-6, D-7, and D-8 (D-6 line failed in 1969, remaining piping was removed from service in 1994).

Figure 2-7. Schematic Diagram of 241-Z Waste Transfer Piping from PFP Sources.

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3.0 PROCESS INFORMATION

2 This chapter describes the processes that generated the waste received by 241-Z and the 241-Z treatment
3 and storage processes.

4

5

6

3.1 PAST AND CURRENT PFP WASTE PRODUCING PROCESSES

7 All liquid mixed waste managed at 241-Z originates from PFP facilities. Dangerous waste streams that
8 discharged to 241-Z during the period of RCRA operations (since 1987) are identified by the salt
9 concentration (high salt or low salt) and/or the process of origin as follows:

10

11

- High-salt waste (HSW) from Plutonium Reclamation Facility (PRF) (inactive since 1993)

12

13

- HSW from the remote mechanical C (RMC) line (inactive since 1989)

14

15

- Low-salt waste (LSW) from PFP laboratories, PRF, and RMC line

16

17

- Waste from precipitate process operations in Room 230C using magnesium hydroxide and oxalate to precipitate plutonium from nitric acid solutions from 1999 until 2002; solutions processed were similar to liquids historically processed in the PRF or RMC process

18

19

- Additional plutonium processes waste in support of washing impure plutonium solids using the precipitation process operations equipment, planned to begin in 2003 and be completed in 2004.

20

21

22

23

24

25

3.1.1 Plutonium Reclamation Facility

26

The mission of the PRF, located in the 236-Z Building, was to recover and purify plutonium from aqueous feed to produce plutonium nitrate solution. The PRF began operation in 1964, shut down in 1979, restarted in 1984, and last operated in 1993 as part of a training campaign.

27

28

29

30

A liquid-liquid solvent extraction process was used at PRF to separate plutonium from dilute aqueous (water-based) solutions containing other various impurities to purify the extraction into a concentrated plutonium nitrate solution. A dense organic liquid consisting of tributyl phosphate and carbon tetrachloride (solvent) was passed through a less dense aqueous solution in the CA extraction column where the liquids picked up or adsorbed (extracted) specific substances from each other. To remove impurities from the solvent for reuse, the process was repeated in different extraction columns. Uranium was removed using the CU column. Dibutyl phosphate was removed using the CX column.

31

32

33

34

35

36

37

An evaporator was used to further concentrate the plutonium nitrate solutions to meet the RMC line feed specifications. Steam was supplied to the steam jacket surrounding the evaporator to heat the evaporator.

38

39

40

41

42

3.1.2 RMC Line

43

The RMC line located in the 234-5Z Building was used to convert plutonium nitrate solutions to plutonium metal. The RMC line started in 1959, shut down in 1973, restarted in 1985, and last operated in 1989.

44

45

46

1 Plutonium nitrate solution for the RMC line came from PRF or the Plutonium-Uranium Extraction
2 (PUREX) Plant. The plutonium nitrate solution was fed from glass tanks into the RMC line where nitric
3 acid and hydrogen peroxide were added to achieve a specific chemical composition. This adjusted feed
4 stream was mixed with oxalic acid to precipitate plutonium oxalate into solid and liquid slurry. The
5 slurry was vacuum filtered to remove the excess liquid (filtrate).
6

7 Potassium permanganate was added to the filtrate to partially destroy the remaining oxalic acid and the
8 filtrate was added to the PRF filtrate evaporator to complete oxalic acid destruction. The distillate from
9 the filtrate evaporator contained trace quantities of nitric acid and plutonium, which was discharged into
10 tank D-4.
11

12 The plutonium oxalate solids were scraped from the vacuum filter into a heated screw calciner for
13 conversion into plutonium oxide powder. The powder was reacted with hydrogen fluoride gas to convert
14 the solids into plutonium fluoride powder. The unreacted hydrogen fluoride gas was scrubbed before
15 discharge into the ventilation system using a concentrated potassium hydroxide liquid. The spent
16 potassium hydroxide stream was discharged to tank D-8.
17

18 19 3.1.3 PFP Laboratories

20 The 234-5Z Building houses the PFP Analytical Engineering Laboratory (AEL) and the Plutonium
21 Process Support Laboratory (PPSL). The AEL performs analytical measurements in support of PFP
22 operations. The PPSL performs process development studies at PFP, such as plutonium stabilization
23 methods. Liquid waste from the laboratories is transferred to 241-Z.
24

25 26 3.1.4 Precipitate Process Operations

27 The solutions processing equipment located in Room 230C of the 234-5 Z Building uses magnesium
28 hydroxide or oxalate as a precipitating agent to facilitate removal of the plutonium from the solutions for
29 stabilization and packaging. The filtrate and flush water are discharged to tank D-8.
30

31 32 3.1.5 Plutonium Stabilization Activities

33 The solutions processing equipment located in Room 230C could be used to support washing of certain
34 salt contaminated plutonium solids. The process is currently under development. Waste liquid from this
35 process will be discharged to tank D-8.
36

37 38 3.2 TANK STORAGE AND TREATMENT PROCESSES

39 Before 1994, various PFP waste streams were transferred directly to tanks D-4, D-5, or D-8. Following
40 upgrades to the system in 1994, only one new double-walled transfer line to tank D-8 from the 234-5Z
41 building has been used. However, waste can be transferred within the system as follows. Tank D-4 can
42 receive any liquid that collects in the D-4, D-7, and D-8 sumps and discharges the liquid to either tanks
43 D-7 or D-8. Tank D-7 currently can receive only waste from tank D-4. Tank D-5 can only receive waste
44 from the sampling system and from the D-7, D-8, or D-5 sumps.
45

46 From tank D-8, the waste is transferred to tank D-5 for treatment as necessary before transfer to the
47 DST System. Waste treatment in the tank system consists of adding sodium or potassium hydroxide to
48 adjust pH, so the waste is less corrosive to carbon steel. Waste is brought to an excess hydroxide

1 condition. Sodium nitrite is added to further inhibit corrosion. Ferric nitrate is added to form a stable
2 solid particulate to provide favorable spacing of plutonium in larger tanks. Similar treatment is allowed
3 in tank D-8 but to date has not occurred.
4

5 6 3.3 DOCUMENTED TSD AND PAST-PRACTICE OPERATIONAL EVENTS

7 This section identifies documented TSD unit and past-practice operational events.
8

9 10 3.3.1 TSD Unit Operational Events

11 In March 1991, an operational event resulted in an overflow of water into the D-5 and D-4 vaults. It is
12 estimated that approximately 26,000 liters of water were transferred inadvertently to the tanks during a
13 PRF maintenance outage. The top mounted flanges on tanks D-4 and D-5 leaked after water backed up
14 the overflow tank drain line thereby allowing water to overflow into the vaults. The sump alarms went
15 off. The liquid was transferred back into the tanks and later transferred to the DST System. While there
16 was standing water in the vault, the water level did not decrease noticeably, indicating that the concrete
17 vault cells effectively contained the spills.
18

19 In March 2002, a leak in the system piping was identified that resulted in liquid leaking into the
20 D-8 vault. While investigating higher than normal plutonium assay results associated with tank D-8, a
21 portion of ancillary piping was observed leaking. A cell entry was made and a determination made that a
22 drain line connected to the main drain line from 234-5Z to tank D-8 had failed, resulting in a minor
23 release of liquids (approximately 1 liter) to the tank cell. The spill was cleaned up and the line was
24 replaced.
25

26 27 3.3.2 Past-Practice (Pre-RCRA) Events

28 The two significant documented past-practice events are the failure of the D-6 drain line from
29 234-5Z structures to the 241-Z in April of 1971 (UPR-200-W-103) and the failure of tank D-6 in 1972
30 that spilled tank waste to the cell. The D-6 system was taken out of service after the 1972 failure and
31 never was part of the RCRA permitted system.
32

33 Because tanks D-4, D-5, D-7, and D-8 operated for almost 40 years before being permitted, process
34 upsets similar to those described in this plan could have occurred that were not documented or the
35 documentation is not available. Because of the potential for undocumented tank overflows and piping
36 failures, tank exteriors are presumed to have contacted mixed waste contaminants similar to contaminants
37 found in current waste streams.

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4.0 WASTE CHARACTERISTICS

This chapter discusses the inventory and the characteristics of the waste treated and stored at 241-Z during RCRA operations.

4.1 ESTIMATE OF MAXIMUM INVENTORY OF WASTE

The maximum estimated inventory of waste stored in 241-Z at one time is calculated on the basis that tanks D-4, D-5, D-7, and D-8 are filled to design capacity. These volumes do not include tank D-6 or the D-7 cell overflow tank. Because the overflow tank is identified in the 241-Z Part A, Form 3, as a temporary holding tank and not a dangerous waste storage, its volume is not considered here. The tank volumes at the overflow level are as follows: (1) D-8, 17,900 liters; (2) D-5, 16,400 liters; (3) D-4, 16,400 liters; and (4) D-7, 17,900 liters, for a total of 68,600 liters.

4.2 WASTE CHARACTERISTICS

The PRF and the RMC lines no longer operate and therefore no longer contribute waste to the 241-Z. However, waste constituents from processes occurring at these locations could still remain in the tank system and so the characteristics of the waste generated by these processes are described in the following sections.

4.2.1 PRF Waste Streams

The waste solutions generated by the PRF and transferred to 241-Z were a mixture of HSW and LSW, as described in the following sections.

4.2.1.1 PRF High Salt Waste

High salt waste (HSW) was generated by a solvent extraction process that involved an aqueous feed stream containing plutonium and some impurities that was interacted with an organic solution in pulse columns to recover plutonium from the aqueous stream. The organic solution used carbon tetrachloride as a diluent and fire suppressant and not for its solvent properties. The HSW consisted of the column aqueous waste (CAW) stream and two waste streams comprised of organic cleanup waste. The CAW stream was highly acidic waste from the CA column. The feed stream into the column typically was characterized only with respect to plutonium content. The two solvent cleanup waste streams generated during the organic cleanup phase were the CU column waste stream (CUU) and CX column waste stream (CXP). The CUU consisted of the aqueous waste from the uranium removal CU column and contained trace levels of fluoride and chloride and high levels of uranium. The CXP consisted of aqueous waste from the dibutyl phosphate removal CX column and was a carbonate solution that contained the organic degradation product sodium dibutyl phosphate.

The combined CAW, CUU, and CXP were collected in tank D-8 and transferred to tank D-5 for pH adjustment to a final caustic condition by the addition of sodium hydroxide. Ferric nitrate and sodium nitrite also were added to the waste before transfer to the DST System.

These processes separated impurities, many of which are RCRA heavy metal contaminants, from the plutonium that remained in the aqueous waste discharged to the 241-Z. Additionally, the waste contained carbon tetrachloride because of direct contact of aqueous and organic phase solutions. The PRF HSW

1 was a RCRA characteristic waste for corrosivity because the waste was acidic before treatment for
2 transfer to the DST System and for toxicity because the waste contained residual heavy metal
3 contaminants and carbon tetrachloride.

4 5 4.2.1.2 PRF Low Salt Waste

6 The remaining waste streams were low salt waste (LSW) consisting of filtrate concentrator distillate and
7 steam condensate from the filtrate and product evaporators. The evaporator distillate normally contained
8 nitric acid and trace plutonium, but small concentrations of fluoride and chloride might have been present.
9 The steam condensate normally was only water and scale inhibitor.

10
11 These waste streams were piped to tank D-4 and assayed in tank D-7. The waste usually was transferred
12 to tank D-5 where the waste was combined with HSW from tank D-8 for pH adjustment to a caustic
13 condition before transfer to the DST System. Batches that did not contain HSW also could have been pH
14 adjusted to a caustic condition for transfer to the DST System.

15 16 17 4.2.2 RMC Line Waste Streams

18 RMC (remote mechanical C) line operation waste that was transferred to 241-Z came from the potassium
19 hydroxide scrubber located in the 234-5Z Building and from the filtrate evaporator located in the 236-Z
20 Building. The potassium hydroxide scrubber solution generated a HSW stream that contained potassium
21 fluoride and potassium hydroxide. The filtrate evaporator generated a LSW stream that had higher
22 volume and lower acidity than the LSW stream generated by PRF. Although the bulk components of the
23 RMC line LSW were the same as PRF LSW, the trace constituents were different. The RMC line last
24 operated in 1989 and this portion of the piping system that serviced the scrubber was removed from
25 service in 1994.

26
27 The RMC line HSW was collected in tank D-8 and, when necessary, transferred to tank D-5 for transfer
28 to the DST System. The waste was highly caustic and no caustic addition was required before transfer.

29
30 The RMC line LSW, like PRF LSW, was collected in tank D-4 and stored in tank D-7. These solutions
31 were slightly acidic and required treatment by pH adjustment to a caustic condition before transfer to the
32 DST System.

33 34 35 4.2.3 Laboratory and Miscellaneous Operations Waste

36 The PFP AEL and the PPSL generate LSW containing acids, bases, and trace amounts of plutonium and
37 other contaminants such as metals. This stream is routed to tank D-8 where the liquids are transferred to
38 tank D-5, treated with caustic to 0.5 M excess hydroxide, and transferred to the DST System.

39 40 41 4.2.4 New Waste Streams from Transition Activities

42 Waste streams from the PFP solutions stabilization and deactivation activities contain magnesium
43 hydroxide; oxalate; trace plutonium; and metals, such as silver, lead, barium, and chromium. Additional
44 waste from decontamination activities and some additional stabilization activities are anticipated.

1 4.2.5 Waste Summary

2 Table 4-1 summarizes the past waste compositions contributed by the various streams. This information
3 is a combination of historical sample data and chemical material balances.

4
5 Table 4-2 summarizes the composition of anticipated waste streams from PFP developmental laboratory
6 operations.

7
8 Potential heavy metal contaminants in tank waste identified in the Part A, Form 3, (arsenic, barium,
9 chromium, lead, silver, mercury, and selenium) entered the process stream either by leaching from piping
10 (e.g., chromium) or as minor contaminants in the feed stream. Many of these metals are not identified as
11 anticipated process constituents in Table 4-1 or Table 4-2 but from time to time could have been present
12 in the feed at low concentrations and historically have been detected in the waste stream only slightly
13 above the regulatory level. Lead, chromium, and carbon tetrachloride, associated with the PRF
14 operations, represent the only contaminants that historically have been present in the waste stream at
15 concentrations well above regulatory levels.

16
17 As part of PFP transition activities (solution stabilization and chloride salt material processing), liquids
18 have and will continue to be generated that can be anticipated to contain varying concentration of the
19 heavy metals listed in the Part A, Form 3 (arsenic, barium, chromium, lead, silver, mercury, and
20 selenium).

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Table 4-1. Past Waste Characterization of PFP Waste Transferred to the 241-Z
(concentrations are listed in parts per million).

Species	Plutonium Reclamation Facility					Remote Mechanical C		Laboratories
	CAW	CAW Range*	CXP	CUU	LSW	HSW	LSW	
Ag	---	---	---	---	---	---	---	10
Ba	1	---	0	0	1	0	0	0
Ca	50	---	1	0	6	0	2	0
Cr	70	10-100	<0.01	<0.01	<0.01	<0.01	<0.01	<0.01
H	2,000	2,000-3,000	0	400	2,000	0	800	100
Pb	90	---	0	0	0	0	0	0
OH	0	---	80	0	0	30,000	0	0
CCl ₄	600	---	700	700	300	0	0	0

* Waste concentrations show a range because of variations in the PRF process used to accommodate variations in the PRF feed.

- CAW = column aqueous waste
- CXP = CX column waste stream
- CUU = CU column waste stream
- HSW = high-salt waste
- LSW = low-salt waste

Table 4-2. 241-Z Waste Composition Associated with Laboratory Operations
(ppm).

Species	Vertical calciner	Ion exchange	Flushing	Laboratories
Ag*	10-100	---	---	0-10
Ba*	10-100	---	---	---
Cr	---	10-100	10-100	10-100
Fe	---	10-100	10-100	10-100
Pb*	10-100	---	---	---

* Silver persulfate process waste combined with vertical calciner caustic scrubber waste.
ppm = parts per million.

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1

5.0 GROUNDWATER MONITORING

2 The 241-Z is not a regulated unit under the definitions of WAC 173-303-040 (i.e., surface impoundment,
3 waste pile, land treatment unit, landfill) that would require groundwater monitoring. Therefore a
4 groundwater monitoring program in accordance with WAC 173-303-645 is not a requirement of
5 operations.

6

7 The 241-Z is within the 200-ZP-1 (groundwater) Operable Unit (OU) as designated in the TPA. The
8 200-ZP-1 OU is scheduled to be remediated under the CERCLA remedial investigation/feasibility study
9 (RI/FS) process. Any investigation or remediation of groundwater contamination within this OU,
10 although not expected as a result of 241-Z operations, would occur under the 200-ZP-1 OU RI/FS.

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1 **6.0 CLOSURE STRATEGY AND PERFORMANCE STANDARDS**

2 This chapter describes 241-Z closure strategy and closure performance standards.
3
4

5 **6.1 CLOSURE STRATEGY**

6 The 241-Z will be clean closed with respect to dangerous waste contamination from RCRA operations to
7 the extent practicable after completion of closure activities identified in this plan. Incidental cleanup of
8 non-RCRA components (e.g., tanks D-6, D-9, D-10, and D-11) and structures (e.g., D-6 vault cell) are
9 planned to occur in conjunction with tank system closure activities but remain outside the scope of this
10 plan. Potential past-practice contamination existing in the adjacent D-6 vault or emanating from
11 documented spills to the D-6 vault is considered CERCLA-only contamination that has been identified in
12 Waste Information Data System (WIDS) for tracking to disposition by the appropriate CERCLA action(s)
13 outside the scope of 241-Z TSD unit closure.
14

15 All components, structures, and soil that meet clean closure standards identified in this plan will be clean
16 closed. If 241-Z cannot be clean closed under this plan, the unit will undergo partial closure. The 241-Z
17 Part A, Form 3, would be modified to remove clean closed portions from the TSD unit description and
18 identify unclosed portions for tracking until final closure. Remaining contamination also would be
19 identified in WIDS for tracking to final disposition. Concrete surfaces over unclosed soil (if any) would
20 remain in place until the time of final soil disposition. Final 241-Z closure would occur after disposition
21 of any remaining TSD unit contamination in conjunction with the future CERCLA Removal Action (e.g.,
22 engineering evaluation/cost analysis (EE/CA)) that includes 241-Z structures and/or the CERCLA
23 Remedial Action that includes 241-Z soil. Extension of the closure period beyond 180 days and
24 integration of closure with CERCLA action(s) in this manner are acceptable for reasons described in
25 Chapter 1.0.
26
27

28 **6.2 CLOSURE PERFORMANCE STANDARDS**

29 Clean closure, as defined in the HF RCRA Permit, Section II.K.1 and as provided in this plan, will meet
30 the closure performance standards of WAC 173-303-610 (2)(a) by eliminating future maintenance and by
31 removing or reducing chemical contamination at the 241-Z to levels that eliminate the threat of
32 contaminant escape as necessary to protect human health and the environment. Clean closure will be
33 achieved when all unit dangerous waste, waste residue, or contaminated equipment and soil are removed
34 or decontaminated to the visual or analytical clean closure performance standards identified in this plan
35 and established in accordance with WAC 173-303-610(2)(b). After closure, appearance of the land will
36 be consistent with future land use determinations for adjacent portions of the 200 Areas. Clean closed
37 tanks and vault cells could remain until disposition in conjunction with future PFP decommissioning
38 activities.
39
40

41 **6.2.1 Clean Closure Standards for Structures and Components**

42 Tank system structures and components will be clean closed by removal or by meeting visual or
43 analytical clean closure standard(s) established in accordance with WAC 173-303-610(2)(b)(ii) and
44 identified in the following sections. These standards can be used interchangeably. At the time of closure,
45 management will determine which closure standard to apply based on the conditions encountered during
46 the terminal cleanout of the system.
47

1 **6.2.1.1 Visual Performance Standard: Clean Debris Surface**

2 Clean closure of metal and concrete materials can be achieved by meeting the visually verifiable
3 performance standard of a 'clean debris surface'. This is the visual performance standard for alternative
4 treatment of hazardous debris identified in 40 CFR 268.45, Table 1. "A clean debris surface means the
5 surface, when viewed without magnification, shall be free of all visible contaminated soil and dangerous
6 waste, except that residual staining from soil and waste consisting of light shadows, slight streaks, and
7 minor discoloration; and soil and waste in cracks, crevices, and pits shall be limited to no more than
8 5 percent of each square inch of surface area" (40 CFR 268.45). 241-Z material meeting this standard
9 would not designate as hazardous debris and can be clean closed without further action.

10
11 **6.2.1.2 Analytical Performance Standards: Health-Based Levels and Dangerous Waste**
12 **Designation Levels**

13 Materials that do not meet the visual clean debris surface standard or to which the visual standard will not
14 be applied (e.g., inaccessible pipe internal surfaces) could be clean closed by sampling and analysis
15 instead of through visual inspections. Clean closure of structures and components could be verified by
16 sampling of flush solutions or decontamination rinsate; by wipe sampling of non-porous metal or painted
17 concrete surfaces; or, by chip sampling of bare concrete. The material would qualify for clean closure if
18 concentrations of dangerous waste constituents of concern (Chapter 7.0, Section 7.1.4) are below
19 WAC 173-303-090 designation levels for toxicity characteristic dangerous waste and if the material does
20 not exhibit the WAC 173-303-090 characteristic of corrosivity.

21
22 When a sample is analyzed by totals analysis and the presence of radionuclides or other constituents in
23 the sample matrix adversely impact detection limit(s), a non-carcinogen 'health-based' action level for soil
24 prescribed by WAC 173-303-610(2)(b)(i) could be used as the clean closure standard for the material.

25
26
27 **6.2.2 Closure Standards for Underlying Soil**

28 The concrete vault cells housing the tanks constitute a system to contain leaks or spills and prevent these
29 from reaching soil. Soil will be clean closed by visually verifying that the vault cells remained intact and
30 kept contaminants from reaching soil. Concrete surfaces will be inspected for through-thickness cracks
31 that, if existing, could have provided a pathway to soil for contamination. If such cracks are not
32 identified, the soil will be clean closed.

33
34 If inspections identify such cracks and further investigation (Chapter 7.0, Section 7.2.4) identifies a
35 potential for soil contamination, the condition will be documented and the unit will undergo partial
36 closure as described in Section 6.1. Potential soil contamination will be investigated and dispositioned in
37 conjunction with the appropriate CERCLA action (Section 6.1). The CERCLA action will identify
38 through approved sampling and analysis concentrations of 241-Z contaminants of concern in TSD unit
39 soils so that the appropriate TSD unit closure level (i.e., clean, modified, or landfill closure) in accordance
40 with WAC 173-303-610 (2)(b)(i) and/or Section II.K of the HF RCRA Permit can be identified.

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7.0 CLOSURE ACTIVITIES

This section identifies the activities that will be performed to implement and verify clean closure of the 241-Z.

7.1 INTRODUCTION

The 241-Z will operate in support of PFP complex decommissioning activities up to the time of tank system closure. The scope of physical closure activities is tied closely to the scope of 'terminal cleanout' activities required to reduce plutonium contamination in the tank system and to meet TPA Milestone M-83-31 to discontinue discharges to the DST. These activities are limited to removal of waste inventory; removal of selected piping and ancillary equipment; cleanup of tank system and vault cells; and inspections and/or sampling to determine if these activities meet clean closure levels for unit components, structures, and soil. Significant removal actions are not anticipated under this plan. If the entire unit cannot be clean closed, the activities performed under this plan will leave the unclosed tank system materials in place and in a safe and stable condition while awaiting final closure in conjunction with the appropriate future CERCLA action(s) (Chapter 6.0, Section 6.1).

The following summarizes the general closure activities identified in this chapter.

- Remove and dispose of waste inventory in tanks.
- Perform initial structure and component inspections and document:
 - Material that meets the visual clean closure standard (clean debris surface) without further action
 - Material requiring removal or decontamination for clean closure
 - Significant cracks or openings in containment structures that could have provided a contaminant pathway to soil during operations or that could allow the escape of decontamination solutions during closure. If none, clean close soil and/or perform decontamination activities as necessary.
- Remove selected ancillary equipment for disposal. Remove other components, as necessary, to gain access to tank system components for inspection or decontamination.
- Investigate significant cracks or openings in containment structures to determine if these penetrated the full thickness of the concrete and if so, whether a potential for soil contamination exists. If no potential for soil contamination exists, clean close the soil.
- Decontaminate concrete cell surfaces and internal surfaces and potentially contaminated external surfaces of tanks, piping, equipment, and to a clean debris surface by flushing and/or approved cleaning methods.
- Visually inspect decontaminated surfaces for a clean debris surface or sample surfaces, flush solutions, or decontamination rinsate and compare results to analytical clean closure levels.
- Decontaminate or dispose of closure waste and equipment.
- Certify that closure activities were completed in accordance with the approved closure plan.

1 **7.1.1 Removal of Waste Inventory**

2 Removal of tank waste inventory will be completed after receipt of the final volume of waste from PFP
3 operations, which could occur as late as June 2005 (Chapter 1.0). At that time, tank waste inventory will
4 be transferred to the DST System consistent with previous waste transfers and with onsite procedures. No
5 new waste will be added after this date.
6
7

8 **7.1.2 Field Documentation**

9 Personnel conducting decontamination and inspections will maintain an official logbook. The field
10 logbook will be bound and have consecutively numbered pages. All information pertinent to the activities
11 will be recorded in the logbook in a legible fashion. The field logbook will be reviewed and signed or
12 initialed by the person in charge on days when work is performed. If changes are necessary, the changes
13 will be indicated by a single line drawn through the affected text. The individual responsible for the
14 change will initial and date the entry. The logbook will be protected, stored in a safe file or other
15 repository, and kept as a permanent record. Copies of the field logbook will be made available to
16 Ecology on request.
17

18 Decontamination and Verification checklists (Figure 7-1) will be initiated to verify performance of field
19 decontamination, inspection, and/or sampling activities. Copies of completed checklist(s) will be
20 maintained as a portion of the permanent closure record and filed in the Hanford Facility Operating
21 Record.
22
23

24 **7.1.3 Designation and Disposal of Material Removed During Closure**

25 Designation of closure waste and debris will meet the requirements of WAC 173-303. The land disposal
26 restriction (LDR) notification and certification requirements of WAC 173-303-140 and all applicable
27 requirements will be met. Designation of waste generated during closure activities will be based on
28 process knowledge and sampling as required.
29

30 Closure waste and debris will be accumulated in satellite accumulation areas at appropriate locations at
31 the unit in accordance with WAC 173-303-200 while awaiting designation and transfer to a storage or
32 disposal unit. Containers used for transfer of regulated materials will be U.S. Department of
33 Transportation-approved containers compatible with the waste. The containers will be labeled and
34 appropriate waste acceptance documentation completed for the receiving unit.
35

36 Because this unit managed radioactive waste, all waste will be radioactive or mixed. After designation,
37 waste will be managed as follows.
38

- 39 • Low-level waste will be disposed onsite in the Low-Level Burial Grounds. Waste that is generated as
40 a portion of a CERCLA removal or remedial action is CERCLA remediation waste that can be
41 disposed onsite at the Environmental Restoration Disposal Facility.
42
- 43 • Non-liquid mixed waste, if any, will be designated, containerized, and transferred to the Central
44 Waste Complex for storage to await further treatment before final disposal.
45
- 46 • Non-liquid transuranic waste and mixed transuranic waste, if any, would be transferred to the Central
47 Waste Complex for storage to await transfer offsite to the Waste Isolation Pilot Plant for disposal.
48

- Liquid mixed waste inventory and rinsate or flush solutions generated during closure will be transferred to the DST System for storage until final disposition.

7.1.4 Constituents of Concern for Closure

Waste received at 241-Z from PFP is a corrosive mixed waste containing predominately nitric acid and other incidental process impurities. After treatment in the tank system to meet receiving unit acceptance standards, the waste remains corrosive but has been made caustic by the addition of sodium hydroxide. The Part A, Form 3, defines 241-Z waste as a potential characteristic mixed waste for corrosivity (D002) and for arsenic (D004), barium (D005), cadmium (D006), chromium (D007), lead (D008), mercury (D009), selenium (D010), silver (D011) and carbon tetrachloride (D019). Some of these constituents potentially could remain in waste residues on unit components and structures.

Verification of clean closure for some 241-Z materials could require laboratory sampling and analysis of material surface(s) or of rinse or flush solutions (Chapter 6.0, Section 6.2.1.2). Sampling would be used to verify that the concentration of constituents of concern applicable to the material being sampled are below analytical clean closure levels. Sampling would be in accordance with an approved sampling and analysis plan (SAP) that would evolve from a data quality objectives (DQO) process involving the permittee(s) and Ecology. The SAP would document the number of samples, type and quality of data, sampling and analytical procedures, and the appropriate field and laboratory quality control.

7.2 CLOSURE ACTIVITIES

This section identifies the physical activities for clean closure of 241-Z tanks, piping, ancillary equipment, concrete containment cells, and soil directly beneath the cells. Past-practice tank D-6, cell D-6, and soil beneath the cell will be dispositioned outside the scope of TSD unit closure (Chapter 6.0, Section 6.1).

Access to locations undergoing closure will be controlled during the closure period. Access will be limited to personnel required to support unit closure activities. All closure activities will be performed to keep personnel exposure as low as reasonably achievable (ALARA). Radiation surveys and/or chemical field screening could be used to assist locating contamination.

7.2.1 Tank Closure Activities

The 241-Z tanks will not be removed under this plan. Tanks D-4, D-5, D-7, D-8, and the overflow tank in the D-7 cell will be clean closed in place or will remain in place for disposition and final closure in conjunction with the future CERCLA Removal Action that includes 241-Z structures. Interior and exterior surfaces of the same tank could be clean closed using any approved closure decontamination method and/or performance standard (i.e., analytical or visual) identified in this plan. However, tank system components cannot be clean closed until all surfaces of the component are clearly documented to have met an approved clean closure standard.

7.2.1.1 Closure of Tank Internal Surfaces

After removal of tank waste inventory (Section 7.1.1), mixed waste residues could remain inside the tanks, such as along side baffles or agitators. The internal surfaces of tanks D-4, D-5, D-7, D-8, and the overflow tank will be cleaned by use of high pressure/low volume steam or water spray; by hand or remote wiping, washing, brushing, or scrubbing using a cleaning agent; and/or, by other appropriate

1 methods. Decontamination would be conducted to minimize the quantity of rinsates generated and would
2 be documented on a checklist similar to Figure 7-1. After cleaning, tank interiors will be examined
3 visually for a clean debris surface. Because of possible radiation exposure, visual inspection could be
4 performed remotely using a camera or other device. Visual acceptance will be documented on the
5 checklist used to document the decontamination. Copies of completed decontamination and verification
6 checklist(s) would be managed as described in Section 7.1.2.

7
8 Material that does not meet the visual clean debris surface standard could be removed. If not removed,
9 the material will be directly sampled or decontamination rinsate will be collected and sampled to verify
10 achievement of an analytical clean closure standard (Chapter 6.0, Section 6.2.1.2).

11 12 7.2.1.2 Closure of Tank External Surfaces

13 External surfaces of tanks D-4, D-5, D-7, D-7, D-8, and the overflow tank are documented to have
14 contacted hazardous waste (Chapter 3.0, Section 3.3.2) and so will be decontaminated using any of the
15 methods used to decontaminate tank internal surfaces. Decontamination rinsate will be collected,
16 designated, and transferred to the DST System. Decontamination will be documented on a checklist
17 similar to Figure 7-1. Decontaminated areas will be inspected and visual acceptance would be
18 documented on the checklist used to document the decontamination. As an alternative to visual
19 inspections, the material could be directly sampled to verify achievement of the appropriate analytical
20 standard (Chapter 6.0, Section 6.2.1.2).

21
22 Before using decontamination solutions on the outside of the tanks, the floor will be inspected for cracks
23 or other openings that could provide a pathway to soil for decontamination solutions. The cracks will be
24 sealed before beginning treatment or other engineered containment devices (e.g., portable catch basins,
25 liners) will be used to collect and contain solutions.

26
27 The outside of previously uncoated, stainless steel tank D-8 was spray painted in 1992. At that time,
28 spraying of lead-based paint was prohibited and paint containing hazardous constituents (e.g., lead) at
29 regulated levels generally was no longer used onsite. Before painting, the tank surface would have been
30 cleaned to remove oil, foreign matter, and waste residues (e.g., crystals from the salts or caustic) so the
31 paint could adhere to the tank surface. While no documentation of this cleaning is available the adhesion
32 of the paint provides evidence of the activity. Even nominal cleaning would have reduced waste residues
33 beneath the new paint to well below waste designation levels. Because the contaminants beneath the
34 painted tank reasonably do not exist above dangerous waste designation levels and because the paint itself
35 was not regulated, the paint will not require removal for tank clean closure.

36 37 38 7.2.2 Piping and Ancillary Equipment Closure Activities

39 Waste transfer piping and ancillary equipment (e.g., waste transfer pumps, agitators), including the
40 sample glovebox, could be removed, designated, and disposed as described in Section 7.1.3.
41 Alternatively, interior and exterior surfaces of these materials could be decontaminated in-place to meet a
42 visual or analytical clean closure standard (Chapter 6.0, Section 6.2.1.1 and 6.2.1.2, respectively) using
43 methods described in Section 7.2.1 for closure of tanks.

44
45 The interior surfaces of piping and contaminated ancillary equipment that will not be removed at closure
46 will be flushed. The flush solution could be sampled or, where accessible for visual inspection, interior
47 surfaces could be inspected visually for a clean debris surface. Exterior surfaces of piping and ancillary
48 equipment will be inspected visually for a clean debris surface as-is. Visual acceptance of interior and
49 exterior surfaces would be documented on a checklist similar to Figure 7-1. Exterior surfaces unable to
50 meet the visual standard will be cleaned and re-inspected or will be directly sampled to verify

1 achievement of an analytical standard. Clean closed piping will be blanked to ensure that the pipe
2 remains clean and the tank remains isolated.

3
4 Surfaces of system piping and components shown to have not contacted dangerous waste can be closed
5 without decontamination. Examples of this would be unused pipe (e.g., spare D-8 pipe) or the annulus of
6 a double wall pipe with no history of leaks (e.g., new double-walled D-8 pipe) or, piping exterior surfaces
7 where the absence of spills or leaks can be visually verified and documented on a checklist similar to
8 Figure 7-1.

9
10 Materials that do not meet clean closure standards could remain in place for disposition and closure in
11 conjunction with the future CERCLA Removal Action that includes these materials.

12 13 14 7.2.3 Activities for Closure of the Concrete

15 Concrete vault cells containing tanks D-4, D-5, D-7, and D-8 will not be removed under this plan.
16 Concrete surfaces will be clean closed in-place by achievement of visual or analytical clean closure
17 levels. Surfaces not able to meet clean closure standards will remain in place for disposition and final
18 closure in conjunction with the future CERCLA Removal Action that includes these structures. Vault cell
19 D-6 is outside the scope of 241-Z closure (Chapter 6.0, Section 6.1).

20
21 Vault cell floors, walls, and ceiling surfaces will first be inspected visually to identify areas that meet the
22 clean debris surface standard as-is (i.e., without decontamination). Visual acceptance of the remaining
23 floors and walls will be documented on a checklist similar to Figure 7-1.

24
25 The area between the tanks and their support pads are grouted. Void spaces are not anticipated to exist
26 that could harbor contamination sufficient to designate this material as dangerous waste. Consequently,
27 these areas can be clean closed after inspection verifying the absence of void spaces. The absence of void
28 spaces will be documented on a checklist similar to Figure 7-1.

29
30 Potentially contaminated areas identified by initial visual inspections will be decontaminated to a clean
31 debris surface. Cleaning could be by hand using mops, rags, brushes, water, and appropriate nonregulated
32 detergent or by mechanical means using a power scrubber, high-pressure/low-volume steam or water
33 spray, or by scabbling sufficient to remove the indication. Cleaning would be conducted so as to
34 minimize the quantity of rinsates generated. Before use of decontamination solutions, floors and walls
35 will be inspected for cracks or other openings that could provide a pathway to soil for decontamination
36 solutions and addressed (Section 7.2.1.2). Rinsate and decontamination waste will be collected,
37 designated, and managed accordingly. Sumps used as rinsate collection areas could be cleaned and
38 inspected last. Decontamination will be documented on a checklist similar to Figure 7-1.
39 Decontaminated surfaces will be re-inspected and visual acceptance documented on the checklist.

40
41 Clean closure of decontaminated concrete surfaces could be verified analytically instead of by visual
42 inspections. Concrete surfaces could be wipe or chip sampled (Chapter 6.0, Section 6.2.1.2) or
43 decontamination rinsate could be collected and sampled in accordance with the approved SAP.
44 Acceptance of the analytical standard would be documented on a checklist.

45 46 47 7.2.4 Activities for Closure of the Soils Directly Beneath the Unit

48 The concrete vault cells constitute a containment system to collect and channel leaks or spills to sumps
49 from which the solutions have been pumped back into the tank system. The soils only could be
50 contaminated where the concrete had failed. Concrete surfaces will be inspected to identify cracks that

1 could provide a pathway for dangerous waste or dangerous waste residues. If no cracks are noted, the soil
2 will be clean closed. If significant cracks are identified, cracks will be mapped and investigated to
3 determine if the cracks penetrated the thickness of the concrete. If through-thickness cracks exist,
4 operating records will be reviewed to determine if spills occurred to the location of the crack and a
5 potential for soil contamination exists. Potential soil contamination will be documented for investigation,
6 disposition, and final closure in coordination with the appropriate CERCLA action (Chapter 6.0,
7 Section 6.1).

8
9 The top surfaces of the concrete tank support pads and the floor beneath the support pads are not
10 accessible for visual inspection. The edges of the tank support pads will be inspected for cracks. If no
11 significant cracks are found at the pad edges, significant cracks in the non-visible portions are unlikely. In
12 the unlikely event that significant cracks in the pad exist that did not propagate to pad edges, it remains
13 unlikely that waste could have reached them since the tanks have not been shown to be leaking and
14 because no space exists to contain waste (Section 7.2.3). However, if significant cracks are found in the
15 support pad edges surrounding concrete and if cracks or leaks are found in tank bottoms during visual
16 inspection, the soil will be considered potentially contaminated and will be documented for investigation,
17 disposition, and final closure in coordination with the CERCLA action (Chapter 6.0, Section 6.1) for this
18 soil.

21 7.2.5 Other Activities Required for Closure

22 Temporary containment ('greenhouse' type structure) for control of radioactive airborne contamination
23 from decontamination activities could be constructed in accordance with the appropriate job safety
24 documents to provide negative air pressure, HEPA filtration, and other attributes, as necessary, to protect
25 personnel and the environment. These activities are outside the scope of this closure plan.

26
27 Equipment used during closure activities will be decontaminated as necessary for reuse or disposed as
28 waste.

29
30 If 241-Z undergoes partial closure as described in Chapter 6.0, Section 6.1, the unit will no longer be
31 operating and waste will no longer be managed. A 241-Z contingency plan, personnel training plan, or a
32 waste analysis plan will not be required after partial closure. After partial closure, monitoring and/or
33 inspections of the unclosed unit will occur that does not equate to postclosure care. A plan for inspection
34 and/or monitoring of unclosed components and concrete structures that overlay potential soil
35 contamination will be developed and submitted to Ecology to ensure that conditions do not develop that
36 could mobilize contamination. Such a plan would identify all areas of concern. If ongoing inspections
37 are determined to be necessary, the plan would include an inspection schedule, inspection parameters, and
38 a response to unsatisfactory conditions. This plan would constitute the TSD unit inspection schedule.

41 7.3 SCHEDULE OF CLOSURE

42 A schedule for the 241-Z closure activities under this plan is provided in Figure 7-2. Because of the size
43 and complexity of this unit, closure activities will require greater than 180 days to complete. However,
44 TPA milestones M-83-31 and M-83-32 (Chapter 1.0) have been developed recognizing that 241-Z closure
45 will be coordinated with PFP deactivation activities and could be coordinated with future CERCLA
46 action(s). TPA milestone M-83-31 indicates that 241-Z closure activities might not begin until June 2005
47 when the tank system ceases to receive waste from PFP operations. TPA milestone M-83-32 does not
48 require 241-Z closure plan activities to be completed until September 2011. If closure activities begin in
49 June 2005, as allowed, and end in September 2011, as required, the approved closure period under these
50 milestones is approximately 6 years. Consequently, even though closure activities identified in

1 Figure 7-2, once begun, could require greater than 180 days to complete, a WAC 173-303-610 (4)(b)
2 extension of the closure period will not be required as long as closure activities under this plan are
3 completed by September 30, 2011.
4

5
6 **7.4 AMENDMENT OF PLAN**

7 Any amendments to the closure plan will be submitted in accordance with the *Hanford Facility*
8 *Dangerous Waste Permit Application, General Information Portion* (DOE/RL-91-28).
9

10
11 **7.5 CERTIFICATION OF CLOSURE**

12 Certification of closure will be submitted in accordance with *Hanford Facility Dangerous Waste Permit*
13 *Application, General Information Portion* (DOE/RL-91-28).

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EXAMPLE

**241-Z TREATMENT AND STORAGE TANKS
CLOSURE DECONTAMINATION AND VERIFICATION CHECKLIST**

This checklist is intended to document decontamination of the following 241-Z components, structures, and/or materials and verification of visual or analytical clean closure standards for the materials.

- 1. Building/location: _____
- 2. Component(s)/area(s) (e.g., D-4 tank interior) _____
- 3. Material (e.g., concrete, metal): _____
- 4. No cracks or openings are visible that could have provided a pathway to soil for contamination. _____
- 5. No contact with dangerous waste. _____
- 6. No void space under tank. _____

Signature

Date

- 7. Decontamination:
 - A. Method (NA step 5.C if no decontamination performed) _____
 - B. Parameters (check appropriate parameters):
 - Temperature _____
 - Propellant _____
 - Pressure _____
 - Surfactant(s) _____
 - Detergents/solvents _____
 - Grinding/striking media (e.g., wheels) _____
 - C. Decontamination (steps 6A and B) is complete.

Signature

Date

- 8. The identified materials were:
 - Visually inspected and have attained a clean debris surface¹
 - Sampled and meet an analytical clean closure standard². Reference results (e.g., sample number)

Authorized Representative:

Signature

Date

- 1 Definition of 'clean debris surface' from Table 1, Alternative Treatment Standards for Hazardous Debris (40 CFR 268.45): "Clean debris surface" means the surface, when viewed without magnification, shall be free of all visible contaminated soil and hazardous waste except that residual staining from soil and waste consisting of light shadows, slight streaks, or minor discoloration's, and soil and waste in cracks, crevices, and pits, may be present provided that such staining and waste and soil in cracks, crevices, and pits shall be limited to no more than 5% of each square inch of surface area".
- 2 See Chapter 6.0, Section 2.1.2 for analytical clean closure standards.

Figure 7-1. Example 241-Z Decontamination and Verification Checklist.

241-Z Treatment and Storage Tanks Closure Schedule

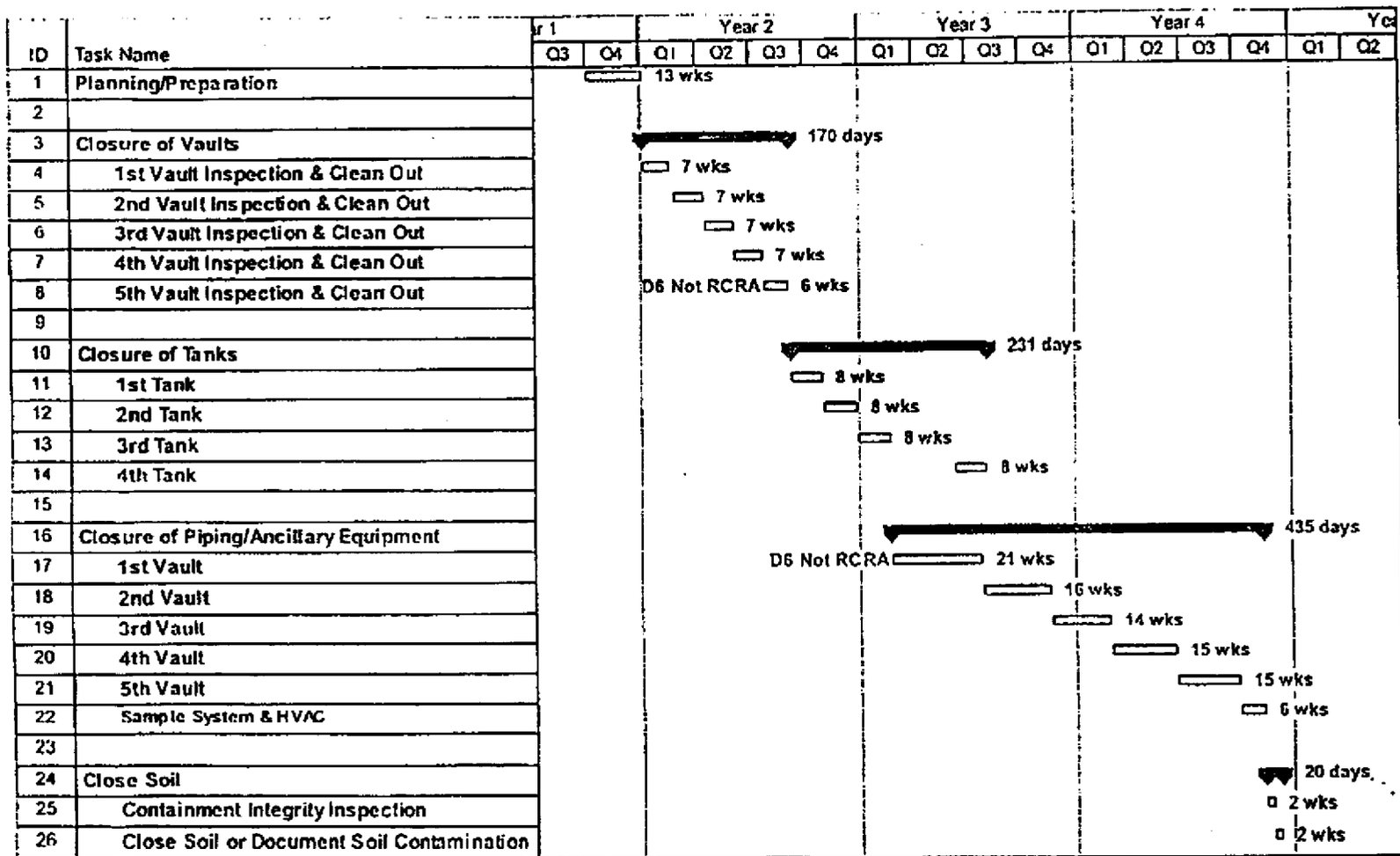


Figure 7-2. Closure Activities Schedule for the 241-Z.

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8.0 POSTCLOSURE8-1

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1

8.0 POSTCLOSURE

2 The 241-Z is proposed to be clean closed in which case no postclosure care would be required.

3

4 If the unit cannot be clean closed under this plan, 241-Z would undergo partial closure with final closure
5 to occur at a later date in conjunction with the appropriate 241-Z CERCLA action(s) (Chapter 6.0,
6 Section 6.1). During the period between partial and final 241-Z closure, a plan for unit monitoring and/or
7 inspections will be developed as described in Chapter 7.0, Section 7.2.5 that does not equate to
8 postclosure care.

9

10 If the future CERCLA action(s) do not allow for final 241-Z clean closure, the unit would be closed under
11 modified closure or landfill closure provisions of WAC 173-303-610 and the HF RCRA Permit,
12 Section II.K. Either closure method would require postclosure care. A plan for postclosure care would be
13 generated to address WAC 173-303-610(1)(b) required inspections, maintenance, monitoring,
14 institutional controls, and periodic assessments during a period of postclosure care. These requirements
15 would be in the surveillance and maintenance plan for the PFP Complex.

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9.0 REFERENCES9-1

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