

EDMC

DOE-RL COORDINATION

With regard to Duties and Authorities of DOE-RL and Natural Resource Trusteeship responsibilities, the following shall apply:

Trustee Authority

"Natural Resource Trustees, including DOE, are authorized by CERCLA section 107(f) to act as Trustees in the public interest with regard to natural resources." Pg.2 DOE/EH-0192.

DOE Duties

● **Notify, Coordinate and Cooperate**

- DOE must notify and coordinate with other natural resource trustees when DOE discovers a release or threat of a release of a hazardous substance, pollutant or contaminant from a DOE facility. CERCLA Section 104(b)(2) and 40 CFR 300.135(j).
- **Coordination** means the notification and sharing of information with these trustees regarding:
 - the nature of the discharge or release,
 - planned studies and response operations, as well as those already underway, or
 - any other relevant information which may be helpful in assessing and abating threats to human health or the environment. Pg. 28; DOE/EH-0192.
- **Coordination** with the trustees should occur "no later than the project scoping phase of a Remedial Investigation/Feasibility Study (RI/FS), or as soon thereafter as any information indicates that natural resources will be threatened." Pg. 30; DOE/EH-0192.
- Cooperate with other Natural Resource Trustees with regard to releases or potential releases of hazardous substances from DOE's facilities, when there are multiple trustees because of coexisting or contiguous natural resources or concurrent jurisdictions. Pg. 10; 40 CFR 300.615.
- "The ultimate goal should be to work with Natural Resource Trustees to devise remedies which incorporate early appropriate resource restoration plans, while at the same time avoiding costly and time-consuming litigation." Pg. 12; DOE/EH-0192.
- **Make Information and Documentation Available Concerning Potential Injury**

- DOE must "make available to the trustees of affected natural resources information and documentation that can assist the trustees in the determination of actual or potential natural resource injuries." 40 CFR section 300.160(a)(3).

COORDINATION PROCEDURE

With regard to Duties and Authorities of DOE-RL and Natural Resource Trusteeship responsibilities, the following shall apply:

Trustee Authority

"Natural Resource Trustees, including DOE, are authorized by CERCLA section 107(F) to act as Trustees in the public interest with regard to natural resources." Pg. 2; DOE/EH-0192.

DOE Duties

- **Notify, Coordinate and Cooperate**
 - DOE must notify and coordinate with other cognizant natural resource trustees when DOE discovers a release or threat of a release of a hazardous substance, pollutant or contaminant from a DOE facility. CERCLA Section 104(b)(2) and 40 CFR 300.135(j).
 - **Coordination** means the notification and sharing of information with these trustees about:
 - the nature of the discharge or release,
 - planned studies and response operations, as well as those already underway, or
 - any other relevant information which may be helpful in assessing and abating threats to human health or the environment. Pg. 28; DOE/EH-0192.
 - **Coordination** with the trustees should occur "no later than the project scoping phase of a Remedial Investigation/Feasibility Study (RI/FS), or as soon thereafter as any information indicates that natural resources will be threatened." Pg. 30; DOE/EH-0192.
- Cooperate with other Natural Resource Trustees with regard to releases or potential releases of hazardous substances from DOE's facilities, when there are multiple trustees because of coexisting or contiguous natural resources or concurrent jurisdictions. Pg. 10; 40 CFR 300.615.
- "The ultimate goal should be to work with Natural Resource Trustees to devise remedies which incorporate early appropriate resource restoration plans, while at the same time avoiding costly and time-consuming litigation." Pg. 12; DOE/EH-0192.
- **Make Information and Documentation Available Concerning Injury**
 - DOE must "make available to the trustees of affected natural resources information and documentation that can assist the trustees in the determination of actual or potential natural resource injuries." 40 CFR section 300.160(a)(3).

RICHLAND OPERATIONS OFFICE
CERCLA NATURAL RESOURCE RESPONSIBILITIES POLICY

Submitted to DOE

PURPOSE: This policy provides guidance on the roles and responsibilities of the Department of Energy, Richland Operations Office (RL). RL has diverse roles as Natural Resource Trustee for the Hanford Site. RL is establishing this policy, and associated organizational responsibilities and procedures, in order to meet its Natural Resource (NR) obligations under CERCLA, consistent with its other environmental and legal obligations.

SCOPE: This policy applies to all departmental elements and programs when natural resources are impacted or potentially impacted by the release or potential release of a CERCLA hazardous substance or when they may be impacted by Remedial Investigation/Feasibility Study (RI/FS) activities.

This policy will be applied consistently across the site to both RCRA and CERCLA past practice operable units.

POLICY: For purposes of this policy, "natural resources" are defined as "land, fish, wildlife, biota, air, ground water, drinking water supplies, and other such resources belonging to, managed by, held in trust by, appertaining to, or otherwise controlled by the United States, any State or local government, or any Indian Tribe, or if such resources are subject to trust restrictions on alienation, any member of an Indian tribe."

NR values encompass a broad range of benefits derived from human uses of natural resources which include sustenance, economic, recreational, commercial, cultural, scientific, educational, and aesthetic.

It is the policy of RL to ensure that NR values are considered in the cleanup activities consistent with CERCLA, the National Contingency Plan (NCP), Executive Order (E.O.) 12580 and all other applicable environmental laws and legal obligations.

RL RESPONSIBILITIES:

RL will, as NR Trustee, restore, replace, rehabilitate or mitigate for natural resources that have been injured by a CERCLA hazardous substance release or a CERCLA response action.

RL will, as Lead Response Agency, conduct CERCLA remediation of the site in a cost effective manner and avoid or mitigate NR impacts. In all present CERCLA remedial activities and future potential CERCLA remedial actions, RL will strive to prevent additional harm and to avoid, and/or minimize potential ecological NR impacts during implementation of the remediation process.

RL will seek to coordinate and (cooperate and consult with other NR trustees with respect to issues arising under CERCLA Section 107(f)., in an open and cooperative manner.

RL will support a "working group" forum as the mechanism for achieving coordination and cooperation of NR issues with other trustees. RL will coordinate early in the decision process for each remedial activity that could potentially result in significant impacts to natural resources NR values.

To the extent consistent with the other provisions of this policy, allowable exclusions from NR liability will be discussed with other Trustees and, when determined appropriate by RL, will be systematically included in NEPA and remedial process documentation.

When NR issues have the potential to affect Tri-Party Agreement milestones, RL will endeavor to reconcile the Trustee issues with the milestone through consultation with the Trustees and the Tri-Party Signators.

RL will attempt to accommodate the relevant views and concerns of both the Trustees and the Hanford Advisory Board (HAB). If conflicts arise that may adversely affect NR values, RL will assume the lead role to achieve consensus. If consensus cannot be reached, RL shall exercise its final decision making authority.

PROGRAM RESPONSIBILITIES:

RL programs will consider and incorporate NR values into the planning, design and implementation of cleanup and restoration activities.

Office of Assistant Manager for Environmental Management (AME) will:

Consider and incorporate NR values into the restoration planning and/or mitigation actions during the appropriate phase of the CERCLA process [either the RI, the FS (the evaluation of remedial alternatives), the Record of Decision (ROD) or the Remedial Design/Remedial Action (RD/RA)].

Early in the planning process, identify to Trustees potential NR impacts or potential impacts damages that may occur as a result of remedial activities.

As appropriate, provide technical and administrative support for Trustee meetings.

Coordinate review of RL's CERCLA & RCRA past practice programmatic documents with other Trustees to ensure NR values are considered.

Coordinate input from other Trustees on specific NR issues raised by remedial action alternatives to both minimize potential injury and damages, and promote coordination and cooperation with other Trustees.

Office of Environment Safety and Health (ESH) will:

Be RL's representative for NR Trustee responsibilities, including participating in Trustee Council meetings and coordinating with technical support from appropriate RL organizations and programs.

Be the focal point for dealing with other Trustees regarding CERCLA issues and participating in Trustee Council Meetings. How will this be done now? Are you still matrixed to ER and then taking on the Responsibilities of Trustee as well? I thought you could just reword bullet one and eliminate this one.

Provide administrative and technical support for Trustee interactions.

Coordinate with other RL organizations to develop RL Trustee positions and will communicate the position to other Trustees, as appropriate.

Coordinate input from other Trustees on specific NR issues raised by remedial action alternatives to both minimize potential injury and damages, and promote coordination and cooperation with other Trustees.

Coordinate review of RL's CERCLA & RCRA past practice programmatic documents with other Trustees to ensure NR values are considered.

Coordinate Trustee and program interactions when conducting ecological surveys and investigations. This will provide significant information useful in minimizing potential NR injuries from remedial actions.

REFERENCES:

Washington Department of Ecology, U.S. Environmental Protection Agency, and U.S. Department of Energy. 1990. Hanford Federal Facility Agreement and Consent Order, 2 vols., as amended.

U.S. Department of Energy, 1991. Natural Resource Trusteeship and Ecological Evaluation for Environmental Restoration at Department of Energy Facilities. Office of Environmental Guidance, DOE, Washington, D.C.

40 CFR 300, National Oil and Hazardous Substances pollution Contingency Plan. Title 40, Code of Federal Regulations, Part 300. U.S. Environmental Protection Agency, Washington, D.C.

43 CFR 11, Natural Resource Damage Assessment. Title 43, Code of Federal Regulations, Part 11. U.S. Department of the Interior, Washington, D.C.

Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended by the Superfund Amendments and Reauthorization Act of 1986, 42 USC 9601 et seq.

Executive Order 12580. 1987. "Superfund Implementation". President of the United States of America.

DOE-RL COORDINATION POLICY

With regard to Duties and Authorities of DOE-RL and Natural Resource Trusteeship responsibilities, the following shall apply:

Trustee Authority

"Natural Resource Trustees, including DOE, are authorized by CERCLA section 107(f) to act as Trustees in the public interest with regard to natural resources." Pg.2 DOE/EH-0192.

DOE Duties

* Notify, Coordinate and Cooperate

* DOE must notify and coordinate with other cognizant natural resource trustees when DOE discovers a release or threat of a release of a hazardous substance, pollutant or contaminant from a DOE facility. CERCLA Section 104(b)(2) and 40 CFR 300.135(j).

* Coordination means the notification and sharing of information with these trustees about:

- * the nature of the discharge or release,
- * planned studies and response operations, as well as those already underway, or
- * any other relevant information which may be helpful in assessing and abating threats to human health or the environment. Pg. 28; DOE/EH-0192.

* Coordination with the trustees should occur "no later than the project scoping phase of a Remedial Investigation/Feasibility Study (RI/FS), or as soon thereafter as any information indicates that natural resources will be threatened." Pg. 30; DOE/EH-0192.

* Cooperate with other Natural Resource Trustees with regard to releases or potential releases of hazardous substances from DOE's facilities, when there are multiple trustees because of coexisting or contiguous natural resources or concurrent jurisdictions. Pg. 10; 40 CFR 300.615.

* "The ultimate goal should be to work with Natural Resource Trustees to devise remedies which incorporate early appropriate resource restoration plans, while at the same time avoiding costly and time-consuming litigation." Pg. 12; DOE/EH-0192.

* Make Information and Documentation Available Concerning Injury

* DOE must "make available to the trustees of affected natural resources information and documentation that can assist the trustees in the determination of actual or potential natural resource injuries." 40 CFR section 300.160(a)(3).

RL COORDINATION IMPLEMENTING PROCEDURE

PURPOSE

The purpose of this procedure is to establish the implementing procedures applicable to coordination and cooperation of DOE-RL regarding Natural Resource Trustees as authorized by CERCLA Section 107(f).

REQUIREMENTS

DOE-RL will seek to coordinate and (cooperate and consult) with other NR trustees with respect to issues arising under CERCLA Section 107(f), in an open and cooperative manner.

DOE-RL will support a "working group" forum as the mechanism for achieving coordination and cooperation of NR issues with other trustees.

DOE-RL will coordinate early in the decision process for each remedial activity that could potentially result in significant impacts to NR values.

When NR issues have the potential to affect Tri-Party Agreement milestones, RL will endeavor to reconcile the Trustee issues with the milestone through consultation with the Trustees and the Tri-Party Signators.

Coordinate review of DOE-RL's CERCLA & RCRA past practice programmatic documents to ensure NR values are considered.

Coordinate input from other Trustees on specific NR issues raised by remedial action alternatives to both minimize potential injury and damages, and promote coordination and cooperation with other Trustees

Coordinate with other DOE-RL organizations to develop DOE-RL Trustee positions and will communicate the position to other Trustees, as appropriate.

Coordinate Trustee and program interactions when conducting ecological surveys and investigations. This will provide significant information useful in minimizing potential NR injuries from remedial actions.

ACTION PLAN

Interface with Trustees

DOE-RL will make available to the trustees of affected natural resources information and documentation that can assist the trustees in the determination of actual or potential natural resource impacts.

DOE-RL will coordinate and schedule appropriate meetings and tours of waste sites, including technical support from other programs and organizations.

Early in the remedial/removal planning process DOE-RL will identify to Trustees potential impacts that may occur as a result of remedial/removal activities.

DOE-RL will work with the established points of contact (POC) for natural resource trustee issues. Other POC's outside of CERCLA will be identified and the appropriate working relationship will be established.

RL/Trustee Interface outside of CERCLA

DOE-RL will identify appropriate POC's for issues overlapping natural resource trustee issues. Appropriate protocol and or policies will be followed and maintained.

Other interfaces, outside of CERCLA include ^{ut} ~~ba~~ are not limited to: (1) Natural Resource

Management (including mitigation); (2) NEPA (including mitigation); (3) Cultural Resources; (4) Indian Programs; (5) Land Use.

DOE-RL will coordinate with Trustees and other programs when NR issues overlap with other programs --

- * the nature of the discharge or release,
 - * planned studies and response operations, as well as those already underway,
- or
- * any other relevant information which may be helpful in assessing and abating threats to human health or the environment.

DOE-RL will categorize, in conjunction with the Trustees, the issues to facilitate coordination with the various programs (e.g., if there are 2 NEPA issues).

Meetings and Minutes

Trustee Council Meetings

DOE-RL will provide environmental restoration project work schedules to reflect current status of projects, including work plans, closure plans, RI/FS plans, ecological assessments, restoration plans, mitigation action plans, etc. at monthly Trustee Council meetings.

Agreements and commitments resulting from the monthly meetings will be prepared and concurred with by all parties and distributed to appropriate project managers one week after the meeting.

DOE-RL will provide technical and administrative support to all Trustee Council Meetings.

Minutes of each council meeting will be recorded and handled in the following manner:

Distributed in draft form to Trustees and appropriate attendees within 1 week after the meeting.

Comment period of draft minutes will be 1 week. Comments will be incorporated within 1 week or per a specified time frame.

A final meeting record will be distributed and entered into the Administrative Record, at least 1 week prior to the next Trustee Council meeting. Distribution will include appropriate project managers.

If comments are not received within the specified time frame, meeting records can be amended by concurrence of Trustees and appropriate attendees and re-entered into the Administrative Record.

Committee Meetings

DOE-RL will provide appropriate technical support to Trustee Council committee meetings on an as needed basis to discuss and address natural resource issues or action items resulting from Trustee Council meetings related to that committee, including but not limited to issues regarding remedial/removal actions, restoration/revegetation plans, natural resource impacts and potential impacts, ecological field surveys, ecological field investigations, etc.

Agreements and commitments resulting from the meetings will be prepared and concurred with by all parties and distributed 1 week after the meeting. The distribution will include appropriate project managers.

Minutes recorded of each committee meeting will be recorded and handled in the following manner:

The committee lead will be responsible for ensuring meeting minutes are recorded.

Minutes recorded will be distributed in draft form within 2 days following the meeting.

Comment period of draft minutes will be 2 days. Comments shall be incorporated within 2 days or per a specified time frame.

A final meeting record will distributed and entered into the Administrative Record 1 week after the meeting. The distribution will include appropriate project managers.

If comments are not received within the specified time frame, meeting records can be amended by concurrence of all the committee participants or attendees and re-entered into the Administrative Record.

Policy Meetings

DOE-RL will provide technical and administrative support to all Policy meetings on an as needed basis to discuss and address natural resource policy issues. Natural resource policy issues can include be are not limited to issues regarding remedial/removal actions, restoration/revegetation plans, mitigation plans, natural resource impacts and potential impacts from projects, natural resource management, etc.

Agreements and commitments resulting from the meeting will be prepared and concurred with by all parties and will be distributed 1 week after the meeting.

Minutes of each Policy meeting will be recorded and handled in the following manner:

Distributed in draft form to Trustees and appropriate attendees within 1 week after the meeting.

Comment period of draft minutes will be 1 week. Comments shall be incorporated within 1 week or per a specified time frame.

A final meeting record will distributed and entered into the Administrative Record. The distribution will include appropriate project managers.

If comments are not received within the specified time frame, meeting records can be amended by concurrence of Trustees and appropriate attendees and re-entered into the Administrative Record.

Documentation/Dispute Resolution and Administrative Record

Categorization of Documents

For purposes of this procedure, all documents will be categorized as either primary or secondary documents in accordance with CERCLA and the TPA.

Primary Documents -- Those that represent the final documentation of key data and reflect decisions on how to proceed. See Table 1-1.

Secondary Documents -- Those that represent an interim step in a decision-making process, or are issued for information only and do not reflect key decisions. See Table 2-1.

Only primary documents are subjected to the dispute resolution process in accordance with this procedure.

The document review comment process will be consistent with CERCLA and the TPA. See Figure 1-1.

DOE-RL will brief the Trustees either prior to or after the release of the documents, to informally respond to questions and to facilitate the comment period.

DOE-RL will respond to Trustee comments via informal meetings to address comments and concerns and then DOE-RL will respond formally in writing.

Written comments and responses will then be entered into the Administrative Record.

In the event comments or issues cannot be resolved, the matter will enter the dispute resolution process outlined in this policy. It is anticipated that disputes will be resolved during the informal meetings and discussions.

Dispute Resolution

Upon discovery of any dispute between DOE-RL and any one or all the Natural Resource Trustees, DOE-RL shall make reasonable efforts to informally resolve such disputes.

If informal resolution cannot be achieved, the disputing Party shall submit a written statement of dispute, formalizing and initiating the dispute resolution process consistent with and as identified in Article XXVI, pages 51-53 of the TPA.

The formal written dispute will include, the Party's position and the information relied upon supporting it's position.

The formal written dispute shall be submitted to a Dispute Resolution Committee (DRC) and the DOE-RL Manager consistent with and as identified in Article XXVI, pages 51-53 of the TPA.

The formal dispute resolution period will be consistent and as identified in Article XXVI, pages 51-53 of the TPA.

If DOE-RL and the Natural Resource Trustees are unable to resolve jointly any dispute, then each reserves its rights to impose its authority to implement appropriate requirements.

Administrative Record

The administrative record serves as the record of documents and information that is considered or relied upon for final decisions of remedial/removal actions and is found in Section 113(k) of CERCLA, 40 CFR 124.9 of RCRA and 173--303-840 of the State dangerous waste program requirements.

The administrative record is established for each operable unit and TSD group and will contain all of the documents containing information considered in arriving at a record of decision.

DOE-RL will compile and maintain the administrative record file. The file will include factual information and data identified and consistent with CERCLA, RCRA, Appropriate Policy and Guidance documents, decision and enforcement documents as well as public participation documents. See Table 3-1.

Primary Documents

The primary documents in the AR will include all drafts submitted to the regulatory agencies for review and/or approval, written comments from regulatory agencies,

and DOE-RL written responses to comments received from the regulatory agencies, trustees, and the public.

The final document and any subsequent revisions.

Secondary Documents

The secondary documents in the AR will include all final documents and any subsequent revisions, written comments from the regulatory agencies and DOE-RL written responses to comments received from the regulatory agencies, and the trustees.

Draft documents that are undergoing internal review within any party will not be included in the administrative record.

Additional documents that may be included in the administrative record are Validated sampling and analysis results, supporting technical studies, investigations and analyses and inspection reports and follow up responses.

Additional documents that may be included in the AR will be discussed by DOE-RL and Trustees and those that are decided upon will be submitted to EPA and Ecology for concurrence.

DOE-RL will maintain an index of all documents entered into the AR and a current copy of the index shall be distributed at least quarterly to each administrative record file, and to each Trustee.

Correspondence between DOE-RL and Natural Resource Trustees not affecting decisions on remedial/removal actions will be sent to Project and Unit Managers of the regulatory agencies.

Correspondence between DOE-RL and Natural Resource Trustees that does affect decisions on remedial/removal actions will be sent to Project and Unit Managers and the AR.

*****DRAFT 10-26-95*****

**RICHLAND OPERATIONS OFFICE
ENVIRONMENTAL RESTORATION CERCLA
NATURAL RESOURCE POLICY**

PURPOSE: This policy provides guidance on the roles and responsibilities of the Department of Energy, Richland Operations Office (RL). RL has diverse roles as Natural Resource Trustee for the Hanford Site. RL is establishing this policy, and associated organizational responsibilities and procedures, in order to meet its Natural Resource (NR) obligations under CERCLA, consistent with its other environmental and legal obligations.

SCOPE: This policy applies to all departmental elements and programs when natural resources are impacted or potentially impacted by the release or potential release of a CERCLA hazardous substance or when they may be impacted by Remedial Investigation/Feasibility Study (RI/FS) activities.

This policy will be applied consistently across the site to both RCRA and CERCLA past practice operable units.

POLICY: For purposes of this policy, "natural resources" are defined as "land, fish, wildlife, biota, air, groundwater, drinking water supplies, and other such resources belonging to, managed by, held in trust by, appertaining to, or otherwise controlled by the United States, and State or local government, or any Indian Tribe, or if such resources are subject to trust restrictions on alienation, any member of an Indian Tribe."

NR values encompass a broad range of benefits derived from human uses of natural resources which include sustenance, economic, recreational, commercial, cultural, scientific, educational, and aesthetic.

It is the policy of RL to ensure that NR values are considered in the cleanup activities consistent with CERCLA, the National Contingency Plan (NCP), Executive Order (E.O.) 122580 and all other applicable environmental laws and legal obligations. DOE also incorporates National Environmental Policy Act (NEPA) values and natural resource issues into the CERCLA process.

RL RESPONSIBILITIES:

RL will, as NR Trustee, restore, replace, rehabilitate or mitigate for natural resources that have been injured by a CERCLA hazardous substance release or a CERCLA response action.

RL will, as Lead Response Agency, conduct CERCLA remediation of the site in a cost effective manner and avoid or mitigate NR impacts. In all present CERCLA remedial activities and future potential CERCLA remedial actions, RL will strive to prevent additional harm and to avoid, and/or minimize potential NR impacts during implementation of the remediation process.

RL will seek to coordinate and cooperate with other NR trustees with respect to issues arising under CERCLA Section 107(f). RL will support a "working group" forum as the mechanism for achieving coordination and cooperation of NR issues with other trustees. RL will apprise other NR trustees early in the decision process of each remedial activity that could potentially result in significant impacts to natural resources.

To the extent consistent with the other provisions of this policy, allowable exclusions from NR liability will be discussed with other Trustees and, when determined appropriate by RL, will be systematically included in NEPA and remedial process documentation.

PROGRAM RESPONSIBILITIES:

RL programs will consider and incorporate NR values into the planning, design and implementation of cleanup and restoration activities.

Office of Assistant Manager for Environmental Management (AME)
will:

Consider and incorporate NR values into the restoration planning and/or mitigation actions during the appropriate phase of the CERCLA process [either the RI, the FS (the evaluation of remedial alternatives), the Record of Decision (ROD) or the Remedial Design/Remedial Action (RD/RA)]. DOE also incorporates National Environmental Policy Act (NEPA) values and natural resource issues into the CERCLA process.

Early in the planning process, identify to Trustees potential NR impacts or potential impacts that may occur as a result of remedial activities.

As appropriate, provide technical and administrative support for Trustee meetings.

Coordinate review of RL's CERCLA & RCRA past practice programmatic documents with other Trustees to ensure NR values

are considered.

Coordinate input from other Trustees on specific NR issues raised by remedial action alternatives to both minimize potential injury and damages, and promote coordination and cooperation with other Trustees.

Office of Environment Environmental Assurance, Permits, and Policy Division
(EAP)
will:

Be RL's representative for NR Trustee responsibilities, including participating in Trustee Council meetings and solicit technical support from appropriate RL organizations and programs.

Provide administrative and technical support for Trustee interactions.

Coordinate input from other Trustees on specific NR issues raised by remedial action alternatives to both minimize potential injury and damages, and promote coordination and cooperation with other Trustees.

Coordinate review of RL's CERCLA & RCRA past practice programmatic documents with other Trustees to ensure NR values are considered.

Coordinate Trustee and program interactions when conducting ecological surveys and investigations. This will provide significant information useful in minimizing potential NR injuries from remedial actions.

REFERENCES:

Washington Department of Ecology, U.S. Environmental Protection Agency, and U.S. Department of Energy. 1990. Hanford Federal Facility Agreement and Consent Order, 2 vols., as amended.

U.S. Department of Energy, 1991. Natural Resource Trusteeship and Ecological Evaluation for Environmental Restoration at Department of Energy Facilities. Office of Environmental Guidance, DOE. Washington, D.C.

40 CFR 300, National Oil and Hazardous Substances Pollution Contingency Plan. Title 40, Code of Federal Regulations, Part 300. U.S. Environmental Protection Agency, Washington, D.C.

43 CFR 11, Natural Resource Damage Assessment. Title 43, Code of Federal Regulations, Part 11. U.S. Department of the Interior, Washington, D.C.

Comprehensive Environmental Response, Compensation, and Liability act of 1980, as amended by the Superfund Amendments and Reauthorization Act of 1986, 42 USC 9601 et seq.

Executive Order 12580. 1987. "Superfund Implementation". President of the United States of America.

Policy / Procedures
94