ATTACHMENT A

**GENERAL FACILITY DESCRIPTION AND PROCESS INFORMATION** 

Waste Isolation Pilot Plant Hazardous Waste Permit March 2018

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## ATTACHMENT A

# GENERAL FACILITY DESCRIPTION AND PROCESS INFORMATION

## TABLE OF CONTENTS

A-1	Facility Description	1
A-2	Description of Activities	2
A-3	Property Description	2
A-4	Facility Type	2
A-5	Waste Description	3
A-6	Chronology of Events Relevant to Changes in Ownership or Operational Control	4

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PERMIT ATTACHMENT A Page A-ii

1	ATTACHMENT A				
2 3	GENERAL FACILITY DESCRIPTION AND PROCESS INFORMATION				
4	A-1 Facility Description				
5	Abstract				
6	NAME OF FACILITY:	Waste Isolation Pilot Plant			
7 8 9	OWNER and CO-OPERATOR:	U.S. Department of Energy P.O. Box 3090 Carlsbad, NM 88221			
10 11 12	CO-OPERATOR:	Nuclear Waste Partnership LLC P.O. Box 2078 Carlsbad, NM 88221			
13 14 15 16	RESPONSIBLE OFFICIALS:	Todd A. Shrader Manager, DOE/Carlsbad Field Office Bruce C. Covert Project Manager, Nuclear Waste Partnership LLC			
17 18 19	FACILITY MAILING ADDRESS:	U.S. Department of Energy P.O. Box 3090 Carlsbad, NM 88221			
20 21	FACILITY LOCATION:	30 miles east of Carlsbad on the Jal Highway, in Eddy County.			
22	TELEPHONE NUMBER:	575/234-7300			
23	U.S. EPA I.D. NUMBER:	NM4890139088			
24 25	GEOGRAPHIC LOCATION:	32° 22′ 30″ N 103° 47′ 30″ W			
26	DATE OPERATIONS BEGAN:	November 26, 1999			
27					

#### A-2 Description of Activities 1

The Waste Isolation Pilot Plant (WIPP) is a facility for the management, storage, and disposal of 2

transuranic (TRU) mixed waste subject to regulation under 20.4.1.500 NMAC. Both contact-3

handled (CH) and remote-handled (RH) TRU mixed wastes are permitted for storage and 4

disposal at the WIPP facility. 5

#### A-3 Property Description 6

The WIPP property has been divided into functional areas. The Property Protection Area (**PPA**), 7 surrounded by a chain-link security fence, which encompasses approximately 44 acres and 8 provides security and protection for all major surface structures. The DOE Off Limits Area 9 encloses the PPA, and is approximately 1,454 acres. These areas define the DOE exclusion 10 zone within which certain items and material are prohibited. The final zone is marked by the 11 WIPP Site Boundary (WIPP Land Withdrawal Area), a 16-section Federal land area under the 12 jurisdiction of the DOE. 13

#### A-4 Facility Type 14

There are three basic groups of structures associated with the WIPP facility: surface structures, 15 shafts and underground structures. The surface structures accommodate the personnel, 16 equipment, and support services required for the receipt, preparation, and transfer of TRU 17 mixed waste from the surface to the underground. There are two surface locations where TRU 18 mixed waste is managed and stored. The first area is the Waste Handling Building (WHB) 19 Container Storage Unit (WHB Unit) for TRU mixed waste management and storage. The WHB 20 Unit consists of the WHB contact-handled (CH) Bay and the remote-handled (RH) Complex. 21 The second area designated for managing and storing TRU mixed waste is the Parking Area 22 Container Storage Unit (Parking Area Unit), an outside container storage area which extends 23 south from the WHB to the rail siding. The Parking Area Unit provides storage space for up to 24 50 loaded Contact-Handled Packages and 14 loaded Remote-Handled Packages on an asphalt 25 and concrete surface. Part 3 of the permit authorizes the storage and management of CH and 26 RH TRU mixed waste containers in these two surface locations. The technical requirements of 27 20.4.1.500 NMAC (incorporating 40 CFR §§264.170 to 264.178) are applied to the operation of 28 the WHB Unit and the Parking Area Unit. Permit Attachment A1 describes the container storage 29 units, the TRU mixed waste management facilities and operations, and compliance with the 30 technical requirements of 20.4.1.500 NMAC. 31

Four vertical shafts connect the surface facility to the underground. These are the Waste Shaft, 32 the Salt Handling Shaft, the Exhaust Shaft and the Air Intake Shaft. The Waste Shaft is the only 33 shaft used to transport TRU mixed waste to the underground. The WIPP underground 34

structures are located in a mined salt bed 2,150 feet below the surface. 35

The WIPP is a geologic repository mined within a bedded salt formation, which is defined in 36 20.4.1.100 NMAC (incorporating 40 CFR §260.10) as a miscellaneous unit. As such, hazardous

37 waste management units within the repository are subject to permitting according to 20.4.1.900

38

and .901 NMAC (incorporating 40 CFR §270), and are regulated under 20.4.1.500 NMAC, 39

- Miscellaneous Units. 40
- The underground structures include the underground Hazardous Waste Disposal Units 41
- (HWDUs), an area for future underground HWDUs, the shaft pillar area, interconnecting drifts 42

and other areas unrelated to the Hazardous Waste Facility Permit. The underground HWDUs 1 2 are defined as waste panels, each consisting of seven rooms and two access drifts. The WIPP underground area is designated as Panels 1 through 10, although only Panels 1 through 8 will 3 be used under the terms of this permit. Each of the seven rooms is approximately 300 feet long, 4 33 feet wide and 13 feet high. Part 4 of the permit authorizes the management and disposal of 5 CH and RH TRU mixed waste containers in underground HWDUs. The Disposal Phase consists 6 of receiving CH and RH TRU mixed waste shipping containers, unloading and transporting the 7 waste containers to the underground HWDUs, emplacing the waste in the underground 8 HWDUs, and subsequently achieving closure of the underground HWDUs in compliance with 9 applicable State and Federal regulations. As required by 20.4.1.500 NMAC (incorporating 40 10 CFR §264.601), the Permittees shall ensure that the environmental performance standards for a 11 miscellaneous unit, which are applied to the underground HWDUs in the geologic repository, will 12 be met. Permit Attachment A2 describes the underground HWDUs, the TRU mixed waste 13 management facilities and operations, and compliance with the technical requirements of 14 15 20.4.1.500 NMAC.

16 A-5 Waste Description

17 Wastes destined for WIPP are byproducts of nuclear weapons production and have been

identified in terms of waste streams based on the processes that produced them. Each waste

19 stream identified by generators is assigned to a Waste Summary Category to facilitate RCRA

20 waste characterization, and reflect the final waste forms acceptable for WIPP disposal.

These Waste Summary Categories are:

### 22 <u>S3000—Homogeneous Solids</u>

Solid process residues defined as solid materials, excluding soil, that do not meet the
 applicable regulatory criteria for classification as debris [20.4.1.800 NMAC, (incorporating
 40 CFR §268.2(g) and (h))]. Solid process residues include inorganic process residues,
 inorganic sludges, salt waste, and pyrochemical salt waste. Other waste streams are
 included in this Waste Summary Category based on the specific waste stream types and
 final waste form. This category includes wastes that are at least 50 percent by volume
 solid process residues.

30 S4000—Soils/Gravel

This waste summary category includes waste streams that are at least 50 percent by volume soil. Soils are further categorized by the amount of debris included in the matrix.

- 33 <u>S5000—Debris Wastes</u>
- This waste summary category includes waste that is at least 50 percent by volume materials that meet the NMAC criteria for classification as debris (20.4.1.800 NMAC (incorporating 40 CFR §268.2)). Debris means solid material exceeding a 2.36 inch (60 millimeter) particle size that is intended for disposal and that is: 1) a manufactured object, plant or animal matter, or 3) natural geologic material.
- 2) plant or animal matter, or 3) natural geologic material.
- The S5000 Waste Summary Category includes metal debris, metal debris containing lead, inorganic nonmetal debris, asbestos debris, combustible debris, graphite debris,
- 41 heterogeneous debris, and composite filters, as well as other minor waste streams.
- 42 Particles smaller than 2.36 inches in size may be considered debris if the debris is a
- 43 manufactured object and if it is not a particle of S3000 or S4000 material.

- 1 If a waste does not include at least 50 percent of any given category by volume,
- 2 characterization shall be performed using the waste characterization process required for the
- 3 category constituting the greatest volume of waste for that waste stream.
- 4 Wastes may be generated at the WIPP facility as a direct result of managing the TRU and TRU
- 5 mixed wastes received from the off-site generators. Such waste may be generated in either the
- 6 WHB or the underground. This waste is referred to as "derived waste." All such derived waste
- 7 will be placed in the rooms in HWDUs along with the TRU mixed waste for disposal.
- Non-mixed hazardous wastes generated at the WIPP, through activities where contact with TRU
  mixed waste does not occur, are characterized, placed in containers, and stored (for periods not
  exceeding the limits specified in 20.4.1.300 NMAC (incorporating 40 CFR §262.34)) until they
  are transported off site for treatment and/or disposal at a permitted facility. This waste
  generation and accumulation activity, when performed in compliance with 20.4.1.300 NMAC
- (incorporating 40 CFR §262), is not subject to RCRA permitting requirements and, as such, is
- 14 not addressed in the permit.
- 15 A-6 Chronology of Events Relevant to Changes in Ownership or Operational Control
- December 19, 1997 NMED received notification of a change of name/ownership from 16 Westinghouse Electric Corporation to CBS Corporation. The WIPP 17 Management and Operating Contractor (**MOC**), Westinghouse Waste 18 Isolation Division (WID), became a division of Westinghouse Electric 19 Company, which in turn was a division of CBS Corporation. Notification to 20 NMED was made by the permit applicant in a letter dated December 18, 21 1997. The permit application was under review, but a draft permit was not 22 yet issued. 23
- NMED received notification of a pending transfer of ownership for the September 22, 1998 24 MOC, Westinghouse WID, from CBS Corporation to an as-yet-to-be-25 named limited liability company owned jointly by British Nuclear Fuels, plc 26 and Morrison-Knudsen Corporation. The transfer of ownership was 27 scheduled to occur on or about December 15, 1998. Notification to NMED 28 was made by the permit applicant in a letter dated September 17, 1998. 29 The draft permit had been issued for public comment, but the final permit 30 was not vet issued. 31
- March 9, 1999 NMED again received notification of the pending divestiture of the MOC, 32 Westinghouse WID, by CBS Corporation to the limited liability company 33 owned jointly by British Nuclear Fuels, plc and Morrison-Knudsen 34 Corporation known as MK/BNFL GESCO LLC. The new MOC would be 35 renamed to Westinghouse Government Environmental Services 36 Company LLC. Notification to NMED was made by the permit applicant in 37 a letter dated March 2, 1999. The public hearing on the permit was 38 underway, but the final permit was not yet issued. 39
- March 26, 1999
  MMED received official notification of the divestiture of Westinghouse
  Electric Company by CBS Corporation to MK/BNFL GESCO LLC
  effective March 22, 1999. The MOC was renamed Westinghouse
  Government Environmental Services Company LLC (WGES), of which

1 2 3 4 5		Westinghouse Waste Isolation Division was a division. This transaction constituted a change of operational control under 20.4.1.900 NMAC (incorporating 40 CFR §270.40). Notification to NMED was made by the permit applicant in a letter dated March 24, 1999. The public hearing on the permit was nearly concluded, but the final permit was not yet issued.
6 7 8 9 10	April 28, 1999	NMED received a revised Part A Permit Application in a letter dated April 21, 1999, reflecting that the Westinghouse Waste Isolation Division, co- operator of the WIPP hazardous waste facility, was now a part of WGES. However, the final permit, issued October 27, 1999, did not reflect the change in ownership.
11 12 13 14 15 16 17	July 25, 2000	NMED received a Class 1 permit modification in a letter dated July 21, 2000, changing the name in the Permit from Westinghouse Electric Corporation to Westinghouse Government Environmental Services Company LLC ( <b>WGES</b> ), Waste Isolation Division ( <b>WID</b> ). However, this notification did not constitute the required permit modification under 20.4.1.900 NMAC (incorporating 40 CFR §270.40) necessary to reflect the transfer of the permit to a new operator.
18 19 20 21 22 23 24 25	December 15, 2000	DOE announced that it had awarded a five-year contract for management and operation of WIPP to Westinghouse TRU Solutions LLC, a limited liability company owned jointly by WGES LLC and Roy F. Weston, Inc. The announcement further stated that, following a brief transition period, the new contractor would assume MOC responsibilities on February 1, 2001. This transaction constituted a change of operational control under 20.4.1.900 NMAC (incorporating 40 CFR §270.40) requiring a Class 1 permit modification with prior written approval of NMED.
26 27 28 29 30 31 32	February 5, 2001	NMED received a Class 1 permit modification in a letter dated February 2, 2001, which notified NMED of an organizational name change of the MOC from Westinghouse Government Environmental Services Company LLC Waste Isolation Division to Westinghouse TRU Solutions LLC. However, this notification did not constitute the required permit modification under 20.4.1.900 NMAC (incorporating 40 CFR §270.40) necessary to reflect the transfer of the permit to a new operator.
33 34 35 36 37 38	December 31, 2002	NMED received a Class 1 permit modification in a letter dated December 27, 2002, which changed the name of the MOC from Westinghouse TRU Solutions LLC to Washington TRU Solutions LLC. Again, this notification did not constitute the required permit modification under 20.4.1.900 NMAC (incorporating 40 CFR §270.40) necessary to reflect the transfer of the permit to a new operator.
39 40 41 42	February 28, 2003	NMED received a Class 1 permit modification requiring prior agency approval in a letter dated February 28, 2003, to satisfy the requirements specified in 20.4.1.900 NMAC (incorporating 40 CFR §270.40) to reflect the transfer of the permit to a new operator.

1 2 3 4 5 6 7 8	September 16, 2004	NMED received a Class 1 permit modification requiring prior agency approval in a letter dated September 16, 2004, describing a change of ownership of Washington TRU Solutions LLC ( <b>WTS</b> ). WTS is owned jointly by WGES, managing member, and Weston Solutions, Inc. WGES had been owned jointly by Washington Group International, Inc. ( <b>WGI</b> ), and BNFL Nuclear Services, Inc. However, WGI has acquired BNFL's prior interest in the former Westinghouse government services businesses, which includes BNFL's prior interest in WGES.
9 10 11 12 13 14 15	August 6, 2007	NMED received notification in a letter dated August 2, 2007 of the pending acquisition of WGI by URS Corporation at an unknown future date. This acquisition would be related to operational control, because WGI is the sole owner of WGES, managing member of the joint venture, along with Weston Solutions, Inc., that owns WTS, the WIPP MOC. This notification was submitted to assure compliance with 20.4.1.900 NMAC (incorporating 40 CFR §270.40(b)).
16 17 18 19 20 21	November 26, 2007	NMED received a Class 1 permit modification requiring prior agency approval in a letter dated November 19, 2007, describing a change of ownership of WTS. On November 15, 2007, WGI was acquired by URS Corporation. WTS is owned jointly by WGES, managing member, and Weston Solutions, Inc. WGES, formerly owned by WGI, is now owned by URS Corporation.
22 23 24 25 26 27	October 1, 2012	NMED received a Class 1 permit modification requiring prior agency approval in a letter dated June 25, 2012 describing a change in the MOC for the WIPP facility. The new MOC for the WIPP facility will be Nuclear Waste Partnership LLC. The new MOC is comprised of URS Energy & Construction, Inc. and Babcock and Wilcox Technical Services Group, Inc.
28 29 30 31 32 33	April 1, 2014	URS announced an organizational realignment to move Global Management and Operational Services Group (GMOS) from URS Energy & Construction to URS Federal Services Division. Nuclear Waste Partnership LLC is part of GMOS and remains in this group. The MOC is comprised of URS Federal Services, Inc. and Babcock and Wilcox Technical Services Group, Inc.
34 35 36 37 38 39 40	January 5, 2015	On January 5, 2015 URS merged with AECOM. The WIPP Management and Operating Contractor (MOC), Nuclear Waste Partnership LLC, is comprised of URS Energy & Construction, Inc. (an organization within AECOM) and Babcock and Wilcox Technical Services Group, Inc. This merger is therefore not related to a change in operational control because URS Energy & Construction, Inc. continues to be 70% owner of Nuclear Waste Partnership LLC.
41 42 43 44	July 1, 2015	On June 8, 2015 the Babcock & Wilcox Company announced its intent to change the name to BWXT Technical Services Group, Inc. (BWXT TSG). This change was effective July 1, 2015. No changes are being made to the Management and Operating Contractor (MOC). The MOC is

1 2		comprised of URS Energy & Construction, Inc. and BWXT Technical Services Group, Inc.
3	September 19, 2016	URS Energy & Construction, Inc. changed its name to AECOM Energy &
4		Construction, Inc. This name change was effective September 19, 2016.
5		No changes are being made to the Management and Operating
6		Contractor (MOC). This is a name change only; there was no change in
7		operational control. The MOC, Nuclear Waste partnership LLC, is
8		comprised of AECOM Energy & Construction, Inc. and BWXT Technical
9		Services Group, Inc. This change does not constitute the required permit
10		modification under 20.4.1.900 NMAC (incorporating 40 CFR §270.40)
11		necessary to reflect the transfer of the permit to a new operator.