RADIOACTIVE MATERIALS
PACKAGING AND TRANSPORTATION
PRIMER

DOE/OAK RIDGE OFFICE
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Purpose and Use of this Manual

This manual was prepared by the U.S. Department of Energy (DOE) to assist in advanced-level training of DOE federal and contractor hazardous materials employees involved with radioactive material packaging and transportation. It can also be useful as a desk reference and an auditing aid.

The fundamentals for packaging and transportation of all hazardous materials are presented along with in-depth discussion of radioactive material shipments, including mixed waste shipments. This manual is intended for training purposes only and should not be used to determine compliance with the hazardous materials regulations.

This manual should not be used by itself. It must be used with simultaneous reference to all current, applicable regulations found in the Code of Federal Regulations (CFR) and in DOE Orders. At a minimum, the following references are required to gain the maximum benefit from this manual:

- 49 CFR 100-185, current edition
- 10 CFR 71, current edition
- 40 CFR 61, current edition
- International Air Transport Association (IATA) Dangerous Goods Regulations, current edition
- DOE Order 460.1C, Packaging and Transportation Safety, May 14, 2010
- DOE Guide 460.1-1, Packaging and Transportation Safety, June 5, 1997
- DOE Order 460.2A, Departmental Materials Transportation and Packaging Management, December 22, 2004
- DOE Order 461.1B, Packaging and Transportation of Materials of National Security Interest, 2010
- DOE Order 461.2, Onsite Packaging and Transfer of Materials of National Security Interest, 2010
- Nuclear Regulatory Commission NUREG 1608, Categorizing and Transporting Low Specific Activity Materials and Surface Contaminated Object, 1998


This manual may be reproduced and used for training purposes only if the entire document is reproduced in full, without alteration, addition, or deletion. This manual will be routinely updated to reflect the current regulations. Comments, suggestions, or corrections should be directed to Dana M. Willaford, DOE Oak Ridge Office, at willaforddm@oro.doe.gov.
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Office of Science, U.S. DOE
Oak Ridge Office, DMW 2013
### Acronyms, Abbreviations, and Scientific Terms

<table>
<thead>
<tr>
<th>Symbol</th>
<th>Term</th>
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<tr>
<td>$\alpha$</td>
<td>alpha</td>
</tr>
<tr>
<td>$\beta$</td>
<td>beta</td>
</tr>
<tr>
<td>$\gamma$</td>
<td>gamma</td>
</tr>
<tr>
<td>ALARA</td>
<td>as low as reasonably achievable</td>
</tr>
<tr>
<td>Am</td>
<td>americium</td>
</tr>
<tr>
<td>ANSI</td>
<td>American National Standards Institute</td>
</tr>
<tr>
<td>ASME</td>
<td>American Society of Mechanical Engineers</td>
</tr>
<tr>
<td>Be</td>
<td>beryllium</td>
</tr>
<tr>
<td>Bq</td>
<td>Becquerel (SI basic unit of activity)</td>
</tr>
<tr>
<td>C</td>
<td>carbon</td>
</tr>
<tr>
<td>CERCLA</td>
<td>Comprehensive Environmental Response, Compensation, and Liability Act</td>
</tr>
<tr>
<td>Cf</td>
<td>californium</td>
</tr>
<tr>
<td>CFR</td>
<td>Code of Federal Regulations</td>
</tr>
<tr>
<td>Ci</td>
<td>curie (basic unit of activity)</td>
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<tr>
<td>Cm</td>
<td>curium</td>
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<tr>
<td>cm</td>
<td>centimeter</td>
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<tr>
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<tr>
<td>cm$^3$</td>
<td>cubic centimeter</td>
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<tr>
<td>Co</td>
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</tr>
<tr>
<td>Cs</td>
<td>cesium</td>
</tr>
<tr>
<td>CSI</td>
<td>criticality safety index</td>
</tr>
<tr>
<td>DSA</td>
<td>documented safety analysis</td>
</tr>
<tr>
<td>DOE</td>
<td>Department of Energy</td>
</tr>
<tr>
<td>DOT</td>
<td>Department of Transportation</td>
</tr>
<tr>
<td>DOT 7A</td>
<td>Department of Transportation Specification 7A</td>
</tr>
<tr>
<td>dpm</td>
<td>disintegrations per minute</td>
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<tr>
<td>EM</td>
<td>Office of Environmental Management</td>
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<tr>
<td>EPA</td>
<td>Environmental Protection Agency</td>
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<tr>
<td>Eu</td>
<td>europium</td>
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<tr>
<td>FMCSR</td>
<td>Federal Motor Carrier Safety Regulations</td>
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<tr>
<td>ft$^3$</td>
<td>cubic feet</td>
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<tr>
<td>g</td>
<td>gram</td>
</tr>
<tr>
<td>GBq</td>
<td>gigabecquerel</td>
</tr>
<tr>
<td>H</td>
<td>hydrogen</td>
</tr>
<tr>
<td>$^3$H</td>
<td>tritium</td>
</tr>
<tr>
<td>HMR</td>
<td>Hazardous Material Regulations</td>
</tr>
<tr>
<td>HMT</td>
<td>Hazardous Materials Table</td>
</tr>
<tr>
<td>hr</td>
<td>hour</td>
</tr>
<tr>
<td>IAEA</td>
<td>International Atomic Energy Agency</td>
</tr>
<tr>
<td>IATA</td>
<td>International Air Transport Association</td>
</tr>
<tr>
<td>ICAO</td>
<td>International Civil Aviation Organization</td>
</tr>
<tr>
<td>IMDG</td>
<td>International Maritime Dangerous Goods</td>
</tr>
<tr>
<td>IMO</td>
<td>International Maritime Organization</td>
</tr>
<tr>
<td>in$^3$</td>
<td>cubic inches</td>
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<tr>
<td>IP</td>
<td>industrial packaging</td>
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<tr>
<td>ISO</td>
<td>International Standards Organization</td>
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<tr>
<td>kBq</td>
<td>kilobecquerel</td>
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<tr>
<td>kg</td>
<td>kilogram</td>
</tr>
<tr>
<td>lb</td>
<td>pound</td>
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<tr>
<td>LSA</td>
<td>low-specific activity</td>
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<tr>
<td>m$^3$</td>
<td>cubic meters</td>
</tr>
<tr>
<td>MBq</td>
<td>megabecquerel</td>
</tr>
<tr>
<td>mCi</td>
<td>millicurie</td>
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<tr>
<td>mg</td>
<td>milligram</td>
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</table>
Acronyms, Abbreviations, and Scientific Terms (continued)

mL  milliliter
mm  millimeter
mrem millirem
mSv millisievert
nCi nanocurie
NNSA National Nuclear Security Administration
n.o.i. not otherwise indexed
n.o.i.b.n. not otherwise indexed by name
n.o.s. not otherwise specified
Np neptunium
NRC Nuclear Regulatory Commission
ORM other regulated material
PCB polychlorinated biphenyl
pCi picocuries
Pd palladium
PHMSA Pipeline and Hazardous Materials Safety Administration
PIH poison inhalation hazard
ppm parts per million
Pu plutonium
rem roentgen equivalent man (unit of dose for ionizing radiation)
Ra radium
RCRA Resource Conservation and Recovery Act
Rn radon
RQ reportable quantity
SARA Superfund Amendments and Reauthorization Act
SCO surface-contaminated object
SI International System of Units
Sr strontium
ST-1 Regulations for the Safe Transport of Radioactive Material, TS-R-1
ST-2 Advisory Material for the IAEA Regulations for the Safe Transport of Radioactive Material, Safety Guide, TS-G-1.1
Sv sievert (SI unit of dose)
TBq terabecquerel
Tc technetium
Th thorium
TI transport index
TSCA Toxic Substances Control Act
TSD transportation safety document
TSR technical safety requirements
U uranium
µCi microcurie
UF₆ uranium hexafluoride
UN United Nations
UN ID United Nations identification
USEC United States Enrichment Corporation
USPS United States Postal Service
Y yttrium
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The Curie (Ci) and Becquerel (Bq) are units of measure of the quantity of radioactive material which indicates the rate that atoms in the material are giving off radiation or disintegrating. The Ci is equal to 37 billion disintegrations per second, while the Bq is equal to only 1 disintegration per second. Thus, for example, 1 Ci is equal to 37 gigabecquerels (GBq) or 0.037 terabecquerels (TBq); in symbols, \(1 \text{ Ci} = 37 \text{ GBq} = 0.037 \text{ TBq}\).

The rem and Sievert (Sv) are units of radiation dose (technically, of dose equivalent) absorbed by the body. An Sv is equal to 100 rem, or \(1 \text{ Sv} = 100 \text{ rem}\). One one-thousandth of this would be 1 millisievert (mSv), or 100 millirem (mrem). In symbols, \(1 \text{ mSv} = 100 \text{ mrem}\).
Equivalents for Conversions (Quantity/Activity)

1 TBq = 27 Ci = 27,000 mCi
1 GBq = 0.027 Ci = 27 mCi = 27,000 µCi
1 MBq = 0.000027 Ci = 0.027 mCi = 27 µCi
1 Ci = 0.037 TBq = 37 GBq = 37,000 MBq
1 mCi = 0.000037 TBq = 0.037 GBq = 37 MBq
1 µCi = 0.037 MBq = 37,000 Bq
1 nCi = 0.000037 MBq = 37 Bq
1 pCi = 0.037 Bq = 37 mBq

Radiation Level (Dose Equivalent Rate)
1 Sv/hr = 100 rem/hr = 100,000 mrem/hr
1 mSv/hr = 0.1 rem/hr = 100 mrem/hr
1 µSv/hr = 0.0001 rem/hr = 0.1 mrem/hr
1 rem/hr = 0.01 Sv/hr = 10 mSv/hr = 10,000 µSv/hr
1 mrem/hr = 0.00001 Sv/hr = 0.01 mSv/hr = 10 µSv/hr

Contamination Levels

1 Bq = 1 dis/sec = 60 dpm
*0.037 Bq = 2.22 dpm = 1 pCi
(*In the DOT regulations, 0.037 is rounded up to 0.04.)
0.04 Bq = 2.2 dpm = 1 pCi
0.4 Bq = 22 dpm = 1 E-5 µCi
4.0 Bq = 220 dpm = 1 E-4 µCi

Use of Conversion Factors

To convert a value from one system of units to another:

First, in the left column, find the unit you wish to convert from.
Second, find the factor in that line for the unit you wish to convert to.
Third, multiply your original value by that factor. The result will be in the new unit.
Source Documents and References

In addition to the Department of Transportation (DOT), Nuclear Regulatory Commission (NRC), and Environmental Protection Agency regulations, the following references and resources were used in development of this training manual.

- NRC NUREG-1608, *Categorizing and Transporting Low Specific Activity Materials and Surface Contaminated Objects*, 1998

Websites:

- Training materials and resources:
  - [http://phmsa.dot.gov/hazmat/training/publications](http://phmsa.dot.gov/hazmat/training/publications)
  - [http://www.em.doe.gov/TEPPPages/TEPPHome.aspx](http://www.em.doe.gov/TEPPPages/TEPPHome.aspx)

- Technical resources:
  - [http://www.nrc.gov/materials/transportation.html](http://www.nrc.gov/materials/transportation.html)
  - [http://rampac.energy.gov/](http://rampac.energy.gov/)
  - [http://www.epa.gov/epawaste/index.htm](http://www.epa.gov/epawaste/index.htm)
CHAPTER 1
INTRODUCTION AND OVERVIEW OF HAZARDOUS MATERIALS REGULATIONS

OBJECTIVES

- IDENTIFY REGULATORY AGENCIES THAT REGULATE HAZARDOUS MATERIALS PACKAGING AND TRANSPORTATION.
- UNDERSTAND THE LAYOUT OF THE VARIOUS HAZARDOUS MATERIALS REGULATIONS.
- RECOGNIZE WHICH FUNCTIONS ASSOCIATED WITH HAZARDOUS MATERIALS PACKAGING AND TRANSPORTATION ARE REGULATED.
- UNDERSTAND THE APPLICABILITY OF THE HAZARDOUS MATERIALS REGULATIONS.
1.1 INTRODUCTION

Hazardous material transportation is regulated by numerous international and domestic entities. The challenge for today’s shippers, carriers, and packaging manufacturers is to identify which regulations apply so that all the requirements can be addressed. A summary of the principal safety and security regulations and U.S. Department of Energy (DOE) directives affecting DOE transportation activities are illustrated in the Figure 1-1 below.

Figure 1-1. Regulations and DOE directives affecting DOE transportation activities

1.2 DOMESTIC REGULATIONS

U.S. Department of Transportation

The federal hazardous materials transportation law (49 United States Code, Transportation, Section 5101 et. seq., formally called the Hazardous Materials Transportation Act, 49 United States Code, Section 1801) gives the Department of Transportation (DOT) jurisdiction for establishing safety regulations for the transport of hazardous material in foreign commerce and in interstate and intrastate commerce within the United States. A hazardous material as defined by the DOT is a substance or material, including a hazardous substance, in a quantity or form that may pose an unreasonable risk to health, safety, or property when transported in commerce. An explanation of transporting shipments in commerce is provided later in this chapter.

The DOT has promulgated regulations that specify the defining criteria for nine hazard classes of hazardous materials. Associated with each hazard class are specific packaging and hazard communication requirements. These requirements (along with the modal-specific operational provisions for air, rail, water, and highway shipments) are found in Title 49 Code of Federal Regulations (CFR), Parts 100–180. In addition to carriers and offerors (shippers) of hazardous material, the DOT Hazardous Materials Regulations (HMR) apply to persons who manufacture, mark, maintain, recondition, repair, or test packaging and packaging components used for transporting hazardous material.
U.S. Environmental Protection Agency

The Environmental Protection Agency (EPA) promulgated regulations under several legislative acts: the Clean Water Act, the Resource Conservation and Recovery Act (RCRA); the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA); the Superfund Amendments and Reauthorization Act of 1986 (SARA); the Toxic Substances Control Act (TSCA); and the Clean Air Act. The Clean Water Act, CERCLA, and SARA identify materials considered to be hazardous substances that pose an environmental threat if released into the environment, and they establish the reportable quantity (RQ) levels that require notification in the event of a release. The DOT incorporates these values into its regulations and establishes communication requirements for packages and shipping papers.

The regulations promulgated under RCRA define material that is considered to be hazardous waste and which requires specific shipping documentation and package markings when the material is transported for disposal. The EPA defaulted to the DOT for material classification, packaging, and other communication requirements.

The TSCA regulations establish the requirements for the storage and disposal of polychlorinated biphenyls (PCBs) and prescribe the use of DOT-authorized packaging. The DOT regulates PCBs, in certain quantities, as environmentally hazardous substances and Class 9 material.

Under the Clean Air Act, the EPA established the National Emissions Standards for Asbestos Program. These regulations require hazard communication and specific documentation for asbestos shipments, but otherwise, they default to the DOT for packaging and shipping requirements.

U.S. Nuclear Regulatory Commission

The Nuclear Regulatory Commission (NRC) is responsible for establishing packaging standards for fissile material, Type B quantities of radioactive material, low-specific activity (LSA) material, and surface-contaminated objects (SCOs) with dose rates exceeding 1 roentgen equivalent man (rem)/hour (hr) at 1 meter from the unshielded material. These are considered to be high-risk radioactive materials, and they require packages capable of withstanding severe accident conditions. All other radioactive material shipments are considered low risk, and the DOT is responsible for establishing the packaging standards for these materials.

U.S. Postal Service

The transport of domestic mail by the United States Postal Service (USPS) is not subject to the HMR, as the shipments are not in commerce. However, for legal and safety reasons, the USPS requirements for transporting hazardous materials closely adhere to the HMR and also include many additional limitations and prohibitions.

The USPS specifies its requirements in the Domestic Mail Manual, Issue 55, and Publication 52, Acceptance of Hazardous, Restricted, or Perishable Matter. The DOT hazard classes and communication and packaging requirements form the foundation of the USPS regulations. In general, the USPS regulations prohibit hazardous material requiring DOT labeling, with the exception of some Division 6.2 material and dry ice requiring a Class 9 label. Under very restricted conditions, Class 7 material may be offered by the USPS.
DOE Regulations and Directives

DOE has regulations regarding the transport of plutonium (Pu) by air, radiation protection, quality assurance, and transportation activities that are not regulated by the DOT. The DOE Directives System has a number of DOE directives that address offsite shipments and onsite transfers of hazardous material. These directives are applicable to contractor activities when they are included in the contract with DOE.

All DOE activities must be conducted in accordance with DOE Policy 450.4, Safety Management System Policy. The DOE safety management system establishes a hierarchy of components to facilitate the orderly development and implementation of safety management throughout the DOE complex. The safety management system consists of six components: the objective, the guiding principles, the core functions, the mechanisms, the responsibilities, and implementation.

The DOE core functions of Integrated Safety Management provide the necessary structure for any work activity. The five core functions are (1) define the scope of work, (2) analyze the hazards, (3) develop and implement hazard controls, (4) perform the work within controls, and (5) provide feedback and continuous improvement.

Key DOE Directives Affecting Transportation Activities by DOE and Contractors

- DOE Order 460.1C, Packaging and Transportation Safety
- DOE Guide 460.1-1, Implementation Guide for Use with DOE Order 460.1A
- DOE Order 460.2A, Departmental Materials Transportation and Packaging Management (expected to be revised in 2010)
- DOE Order 461.1B, Packaging and Transportation of Materials of National Security Interest
- DOE Order 461.2, Onsite Packaging and Transfer of Materials of National Security Interest

Ancillary Related Directives and Regulations

- DOE Order 440.2C, Aviation Management and Safety
- DOE Order 473.3, Protection Program Operations
- DOE Order 462.1, Import and Export of Category 1 and 2 Radioactive Sources and Aggregated Quantities
- 10 CFR 830, Nuclear Safety Management
- 10 CFR 835, Occupational Radiation Protection
- 10 CFR 851, Worker Safety and Health Program
- 10 CFR 871, Air Transportation of Plutonium
- 10 CFR 707, Workplace Substance Abuse Programs at DOE Sites
1.3 INTERNATIONAL RECOMMENDATIONS AND REGULATIONS

United Nations “Orange Book”

The United States participates as a member of the United Nations (UN) Committee of Experts on the Transportation of Dangerous Goods. The result of the deliberations of this committee (and a parallel committee on the transportation of explosives) is the UN “Orange Book” of recommendations on the transport of dangerous goods, including performance standards for packaging.

International Maritime Organization

The International Maritime Organization (IMO) implements the UN recommendations in the International Maritime Dangerous Goods (IMDG) Code. The IMDG Code is generally followed or required by most international water carriers and is a viable option for domestic water shipments in the United States, subject to the provisions in 49 CFR 171.22, 171.23, and 171.25. The IMDG Code also identifies materials deemed to be marine pollutants under the International Convention for the Prevention of Pollution from Ships. These materials are also incorporated into the DOT regulations and have specific communication requirements associated with them.

International Civil Aviation Organization

Under various international treaties involving air transportation, the International Civil Aviation Organization (ICAO) has adopted an Annex and Technical Instructions on the preparation of dangerous goods for air transport. The ICAO Technical Instructions are based on the UN recommendations and may be used in the United States in accordance with 49 CFR 171.22, 171.23, and 171.24.

Air carriers have adopted their own regulations through the International Air Transportation Association (IATA). The IATA Dangerous Goods Regulations are based on the ICAO Technical Instructions, but they are generally more restrictive in certain operational respects. Most domestic carriers have chosen to only accept shipments prepared under the ICAO regulations as implemented by the IATA regulations.

International Atomic Energy Agency

Beginning in the 1950s, there was an effort to develop an international consensus on how radioactive material should be transported. The initial effort relied heavily on the standards used in the United States, which at that time were found in the Bureau of Explosives regulations. The first publication of the international standards was the 1961 edition of Safety Series No. 6, Regulations for the Safe Transport of Radioactive Material, issued by the International Atomic Energy Agency (IAEA). The 1967 edition of Safety Series No. 6 was adopted into the domestic regulations in 1968. Since that time, the United States has continued to incorporate these standards (with certain exceptions) into its domestic regulations. The current edition of 49 CFR is based on the 1996 edition of the international standards, Regulations for the Safe Transport of Radioactive Material (ST-1, revised). These regulations were incorporated into the domestic regulations by final rule on January 26, 2004, and were effective on October 1, 2004. The current IAEA regulations were published in 2012, and are designated as Specific Safety Requirements (SSR-6).
1.4 LAYOUT OF THE REGULATIONS

Domestic Transportation Regulations: 49 CFR 100–180

The DOT HMR is found in 49 CFR 100–180. The primary goal of the HMR is the safety of the public and transportation workers. To minimize risks, the DOT established specific requirements for shipments of hazardous materials. These requirements fall into three general areas: (1) hazardous material identification and hazard communication, (2) packaging requirements, and (3) operational rules.

It is important to remember where you are within the outline of the regulations. See Figure 1-2 for the layout of the CFR book. For example, if the regulations provide an exception from any other requirements in the subchapter, e.g., see the wording in Section 173.4(a), then the rest of the requirements in Subchapter C (the HMR) do not apply.

<table>
<thead>
<tr>
<th>Title</th>
<th>Title 49 – Transportation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subtitle</td>
<td>Subtitle B – Other Regulations Relating to Transportation</td>
</tr>
<tr>
<td>Chapter</td>
<td>Chapter I – Research and Special Programs Administration, Department of Transportation</td>
</tr>
<tr>
<td>Subchapter</td>
<td>Subchapter C – Hazardous Materials Regulations</td>
</tr>
<tr>
<td>Part</td>
<td>Part 173 – Shippers – General Requirements for Shipments and Packages</td>
</tr>
<tr>
<td>Subpart</td>
<td>Subpart I – Class 7 (Radioactive) Materials</td>
</tr>
<tr>
<td>Section</td>
<td>173.427</td>
</tr>
<tr>
<td>Paragraph</td>
<td>173.427(a)</td>
</tr>
<tr>
<td>Subparagraph</td>
<td>173.427(a)(6)</td>
</tr>
<tr>
<td>Sub-subparagraph</td>
<td>173.427(a)(6)(i)</td>
</tr>
</tbody>
</table>

Figure 1-2. Layout of the CFR


The layouts of the EPA and NRC regulations are similar to the DOT regulations, as they are also published in the CFR. Determinations for actual shipments should be made by referring to the current set of regulations. The regulations can be found on the internet at http://www.ecfr.gov.

USPS Regulations (Domestic Mail Manual, Issue 55, and Publication 52)

The USPS regulations for hazardous materials are provided in Publication 52, Acceptance of Hazardous, Restricted, or Perishable Matter, and in the Domestic Mail Manual. Publication 52 is written in a straightforward manner and has both a table of contents and an index for quick reference. The extracts from the Domestic Mail Manual provide cross-references to more updated DOT references than can be found in Publication 52, and it should be used in conjunction with that document. The Domestic Mail Manual and other useful reference material can be found on the internet at http://pe.usps.com.

IMDG Code

The IMDG Code is presently in a two-volume format that is issued biennially. Use of the IMDG Code is authorized for vessel shipments in 49 CFR 171.22, 171.23, and 171.25. Because the IMDG regulations are international, domestic terms like hazardous waste, hazardous substances, and poison inhalation hazard (PIH) do not appear in the IMDG Code. The requirements for these...
materials are addressed in 49 CFR 171.23(b). There is a grammatical difference between the IMDG regulations and the domestic regulations regarding use of the word should. In the IMDG Code, should indicates a mandatory rather than permissive requirement.

**Layout of the IMDG Code**
The IMDG Code consists of two volumes. Volume 1 contains the hazard class definitions and packing instructions. It includes definitions and packing, stowage, and segregation requirements. The equivalent of the DOT “Hazardous Materials Table” (HMT) is the “Dangerous Goods List,” which is contained in Volume 2. Volume 2 also contains the exceptions for limited quantities and the transport schedules for radioactive material.

**ICAO Technical Instructions for the Safe Transport of Dangerous Goods by Air (and the IATA Dangerous Goods Regulations)**
The ICAO Technical Instructions for the Safe Transport of Dangerous Goods by Air are published biennially, and the current edition incorporates the requirements for radioactive material from the most recently published IAEA safety regulations. To the extent possible, the current Technical Instructions reflect the current edition of the UN Orange Book, Recommendations on the Transport of Dangerous Goods.

**Layout of the Technical Instructions**
The ICAO Technical Instructions for the Safe Transport of Dangerous Goods by Air are divided into nine Parts, with each Part divided into Chapters, and each Chapter divided into paragraphs and subparagraphs. A reference might therefore read “2:7.7.3.2,” indicating Part 2, Chapter 7, paragraph 7.3, subparagraph 7.3.2. A table of contents and an index are provided to facilitate finding the sections easily.

Use of the Technical Instructions is authorized for domestic air shipments under 49 CFR 171.22, 171.23, and 171.24. Because the ICAO regulations are international, domestic terms like hazardous waste, and hazardous substances do not appear in the regulations. The requirements for these materials are addressed in 49 CFR 171.23(b). Domestic restrictions are shown as state variations in the Technical Instructions and in the carriers' regulations.

Carrier restrictions (e.g., specific requirements imposed by FedEx Corporation or Delta Airlines) are published annually in each carrier’s requirements publication and the IATA Dangerous Goods Regulations. The IATA regulations do not have regulatory standing under the DOT, but they are a reprint of the ICAO Technical Instructions with additional carrier-specific requirements. For ease of instruction, this manual also references sections in the IATA Dangerous Goods Regulations.

Part 2 of the Technical Instructions details the various hazard classes and the “List of Dangerous Goods.” Each of the first nine Chapters within this Part matches numerically with the hazard classes (i.e., Chapter 1 has requirements for Class 1 material, Chapter 2 has requirements for Class 2 material, etc.). The IATA Dangerous Goods Regulations have a similar format. In the IATA regulations, Part 3, Chapter 10, contains the requirements for multiple hazard classification similar to 49 CFR 173.2a, and Part 4 has the “List of Dangerous Goods” that is comparable to the HMT in 49 CFR.

**IAEA Regulations**
The IAEA Regulations for the Safe Transport of Radioactive Material, Safety Series, TS-R-1 (2012 edition is designated SSR-6), are the model and standard for regulating the packaging and transportation of radioactive material nationally and internationally. The regulations were initially developed in 1961, and they have been periodically revised ever since. In addition to the regulations, over the years the IAEA has produced several "companion" documents to supplement the regulations (i.e., the "what" and "how" requirements). These are now incorporated into the Advisory Material for the IAEA Regulations for the Safe Transport of Radioactive Material, Safety Guide, TS-G-1.1.
1.5 **FUNCTIONS COVERED BY THE HAZARDOUS MATERIALS REGULATIONS**

Title 49 CFR Part 171.1 states that the HMR applies to persons who:

- Transport hazardous materials in commerce.
- Cause hazardous materials to be transported in commerce.
- Manufacture or maintain hazardous materials packaging transported in commerce.

Therefore, the regulations establish the requirements for anyone who offers for transport or transports hazardous materials or who designs, manufactures, or uses packaging for transporting hazardous materials. The major parties involved in hazardous materials transportation are shown graphically below in Figure 1-3.

**Participants in the Hazardous Materials Transport System and Their Responsibilities**

**SHIPPER (Consignor, Offeror)**
Shippers accept the packaging manufacturer’s certification; or if the Shipper is also the manufacturer they self-certify compliance with the packaging standard.

Shippers certify to the Carrier that all pre-transport functions (material classification, package selection and preparation, and hazard communication) have been performed in compliance with the regulations. Shippers also communicate to the carrier any controls that are required for the material in transit.

**PACKAGING MANUFACTURER**
Certifies to the Shipper that the packaging procured meets the regulatory standards (generally 49 CFR 178 and/or 10 CFR 71).

**CARRIERS (Transporters)**
Carriers accept the certification from the Shipper that all the functions performed prior to their carriage of the material have been performed in compliance.

Carriers are responsible for the safe securement and security of the material while in transit. Carriers are also responsible for cleanup and recovery operations in the event of an incident in transit.

**RECEIVING FACILITY**
Receiving facility acknowledges receipt of the material in good condition from the carrier, or reports any damage, loss or non-compliances.

Figure 1-3. Participants in the hazardous materials transport system and their responsibilities

1.6 **APPLICABILITY OF THE DOT REGULATIONS TO DOE CONTRACTORS**

The question of jurisdiction is an important one for DOE contractors to understand. Determination of DOT jurisdiction requires examining the distinct operating environments. The determination is also a two-test process.

The first test involves the commercial nature of the transportation. The DOT HMR and various modal safety regulations apply whenever transportation occurs in commerce. In commerce has been interpreted and enforced by the DOT to be when the transportation is not conducted wholly by a governmental entity. Therefore, transportation of DOE material in a vehicle operated by a DOE employee (or by a DOE contractor that is a state university employee) is not in commerce and is not subject to the HMR or the various modal safety requirements.
NOTE: Although offsite transportation activities performed by DOE contractors that are employees of a state university are not considered to be in commerce, DOE Order 460.1C requires that the contractor comply with the DOT regulations to the same extent as if the activity was in commerce. Currently, the only DOE contractor site that is operated by a state university is the Lawrence Berkeley Laboratory.

If the transportation is determined to be in commerce, the second test must be examined. The second test applies to the operating environment as it pertains to the public. Transportation of a hazardous material in commerce where the public has unrestricted access is subject to the HMR. Likewise, hazardous material in a nongovernmental, contractor-driven vehicle on a road with public access restricted by gates/guards (i.e., on a site) is not subject to the HMR.

The DOT Federal Motor Carrier Safety Regulations (FMCSR) apply whenever a vehicle is operated on, along, or across a public road. Whether the road is public is determined by who owns or leases it, maintains it, and enforces the traffic laws. Thus, a contractor commercial motor vehicle containing hazardous material operated on an unrestricted-access state, local, or city public highway is subject to the HMR and the FMCSA requirements.

Shippers should understand the definitions for pre-transportation functions that are covered by the HMR. (See the definitions in Sections 171.8 and 171.1 for applicability.) Anyone performing pre-transportation functions is subject to the applicable regulations.

The applicability of the DOT HMR to DOE contractors is summarized below:

- DOE contractors are either directly subject to the DOT regulations or required to comply with the DOT regulations by DOE directives whenever they prepare hazardous material shipments and/or offer them for transport and/or transport them on roads with unrestricted public access (offsite roads).
- DOE contractors preparing and/or transporting hazardous material on roads with restricted public access (onsite roads) are not directly regulated by the DOT, but they are subject to DOE directives that require contractors to conduct the shipments either in compliance with the DOT regulations or in a manner that provides an equivalent level of safety.
- Shipments prepared and/or conducted by DOE federal personnel (e.g., transportation safety or Federal Radiological Assistance Program team personnel) are not regulated by the DOT, regardless of what road is used for transportation. They are subject to the requirements in DOE directives and regulations.

For a more complete discussion of applicability, see Chapter 11.
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CHAPTER 2
HAZARDOUS MATERIAL FUNDAMENTALS

OBJECTIVES

- UNDERSTAND HOW TO USE THE HAZARDOUS MATERIAL TABLE (HMT).

- UNDERSTAND IMPORTANT DEFINITIONS.

- BE ABLE TO DETERMINE IF A MATERIAL IS A HAZARDOUS MATERIAL, HAZARDOUS SUBSTANCE, HAZARDOUS WASTE, AND/OR A MARINE POLLUTANT.

- UNDERSTAND THE CONCEPTS OF IDENTIFICATION, CLASSIFICATION, CONTAINMENT, COMMUNICATION, AND CONTROL AS THEY RELATE TO HAZARDOUS MATERIAL PACKAGING AND TRANSPORTATION.

- UNDERSTAND HOW TO DETERMINE THE APPLICABILITY OF THE VARIOUS REGULATIONS FOR HAZARDOUS MATERIALS, WASTE, AND SUBSTANCES.
2.1 HOW TO USE THE HAZARDOUS MATERIALS REGULATIONS

It is necessary to understand the organization of the regulations and how the regulations are numbered. The beginning of Chapter 1 in 49 CFR contains an outline of the regulations. Note that the regulations are divided into subchapters, and the subchapters are divided into parts.

The HMR is basically contained in Subchapter C and consists of Parts 171–180. The specific regulations are numbered according to their location by part and section designation. For example, the placarding requirements are contained in Part 172, Section 500. The part and section designations are separated by a period (.), e.g., Section 172.500. More specific regulations may be identified by reference to a paragraph within a section, such as Section 172.500(a).

Note that there is a table of contents at the beginning of each part (Part 172, 173, etc.). This can be used to help find sections more easily and to identify individual subparts. Take a few minutes to familiarize yourself with the regulations by locating various parts and sections referenced in the table of contents.

Most of the regulations are contained in Subchapter C. Any time a specific regulation in Parts 171-180 states that certain materials are “not subject to this subchapter,” those materials are not considered to be covered by the HMR. Review Section 173.307 as an example. Note that carbonated beverages and several other items are "not subject to . . . this subchapter"; therefore, they are not subject to any of the HMR. Sometimes a regulation may state that certain items are not subject to a subpart. For example, review Section 172.500 and read paragraph (b). The materials listed in Section 172.500(b) are not subject to Subpart F, which covers placarding. However, these materials are subject to other parts of the regulations, such as the marking requirements in Subpart D.

To make it easier to find important regulations, it is suggested that you tab your regulations at each subject listed in Table 2-1. Review Section 171.9, “Rules of Construction,” since this section is important for understanding application of the regulations. Note the meaning of shall, must, should, may, and may not.

<table>
<thead>
<tr>
<th>Subject</th>
<th>HMR Reference</th>
<th>Suggested Tab</th>
</tr>
</thead>
<tbody>
<tr>
<td>Exemptions</td>
<td>Part 107</td>
<td>107</td>
</tr>
<tr>
<td>Oil Spill Prevention Plans</td>
<td>Part 130</td>
<td>OIL</td>
</tr>
<tr>
<td>Marine Pollutant</td>
<td>171.4</td>
<td>MP</td>
</tr>
<tr>
<td>Definitions/Abbreviations</td>
<td>171.8</td>
<td>DEF</td>
</tr>
<tr>
<td>Hazardous Materials Table</td>
<td>172.101</td>
<td>HMT</td>
</tr>
<tr>
<td>Appendix to HMT - Hazardous Substances</td>
<td>Appendix A</td>
<td>HAZ SUB (RQ)</td>
</tr>
<tr>
<td>Appendix to HMT - Marine Pollutants</td>
<td>Appendix B</td>
<td>MP TABLE</td>
</tr>
<tr>
<td>Special Provisions</td>
<td>172.102</td>
<td>SP PROV</td>
</tr>
<tr>
<td>Shipping Papers</td>
<td>172.200</td>
<td>SHIP PAP</td>
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<tr>
<td>Marking</td>
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<td>Labeling</td>
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<td>LABEL</td>
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<td>Placarding</td>
<td>172.500</td>
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<td>Emergency Response Information</td>
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<td>ER</td>
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<td>Security</td>
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### Table 2-1. Suggested Tabs for 49 CFR (continued)

<table>
<thead>
<tr>
<th>Subject</th>
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<td>Precedence Table</td>
<td>173.2a</td>
<td>CLASS</td>
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<tr>
<td>Materials of Trade</td>
<td>173.6</td>
<td>MOTS</td>
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<tr>
<td>Waste Packaging Exception</td>
<td>173.12</td>
<td>LAB PACK</td>
</tr>
<tr>
<td>Packaging - General Requirements</td>
<td>173.24</td>
<td>GEN PKG</td>
</tr>
<tr>
<td>Packaging - Additional Requirements, Non-Bulk</td>
<td>173.24a</td>
<td>NON-BULK</td>
</tr>
<tr>
<td>Packaging - Additional Requirements, Bulk</td>
<td>173.24b</td>
<td>BULK</td>
</tr>
<tr>
<td>Class 1 Explosives</td>
<td>173.50</td>
<td>CLASS 1</td>
</tr>
<tr>
<td>Class 2 Gases</td>
<td>173.115/173.116</td>
<td>CLASS 2</td>
</tr>
<tr>
<td>Class 3 Flammable/Combustible Liquid</td>
<td>173.120/173.121</td>
<td>CLASS 3</td>
</tr>
<tr>
<td>Class 4 Flammable, Solid Spontaneously Combustible, Dangerous When Wet</td>
<td>173.124/173.125</td>
<td>CLASS 4</td>
</tr>
<tr>
<td>Class 5 Oxidizer, Organic Peroxide</td>
<td>173.127/173.128</td>
<td>CLASS 5</td>
</tr>
<tr>
<td>Class 6 Poisonous Materials</td>
<td>173.132/173.133</td>
<td>CLASS 6</td>
</tr>
<tr>
<td>Infectious Substance</td>
<td>173.134</td>
<td>CLASS 6</td>
</tr>
<tr>
<td>Class 7 Radioactive Materials</td>
<td>173.403</td>
<td>CLASS 7</td>
</tr>
<tr>
<td>Class 8 Corrosive Materials</td>
<td>173.136/173.137</td>
<td>CLASS 8</td>
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<tr>
<td>Class 9 Miscellaneous Hazardous Material</td>
<td>173.140/173.141</td>
<td>CLASS 9</td>
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<td>Other Regulated Materials</td>
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<td>ORM-D</td>
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<td>AIR</td>
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<td>Highway Carrier Requirements</td>
<td>Part 177</td>
<td>HWY</td>
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<tr>
<td>Specifications for Packaging</td>
<td>Part 178</td>
<td>PKG</td>
</tr>
</tbody>
</table>

#### 2.2 DEFINITION OF TERMS

There are many terms in the regulations that have specific meanings. Therefore, it is important to know how these terms have been defined by the regulator.

**General Definitions** – These apply throughout the regulations and are found in Section 171.8.

**Specific Definitions** – These apply to a specific subject and are found in the section(s) dealing with that subject. For example, Section 173.403 contains the radioactive material definitions.

Review Section 171.8. Locate the definitions for the terms shown in Table 2-2 on the following page, read them carefully, and highlight them in your copy of the regulations for future reference.
Table 2-2. Important Definitions to Know in Section 171.8

<table>
<thead>
<tr>
<th>Bulk packaging</th>
<th>Material of trade</th>
<th>Reportable quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cargo aircraft only</td>
<td>Material poisonous by inhalation</td>
<td>Research</td>
</tr>
<tr>
<td>Combination packaging</td>
<td>Mixture</td>
<td>Residue</td>
</tr>
<tr>
<td>Composite packaging</td>
<td>Movement</td>
<td>Shipping paper</td>
</tr>
<tr>
<td>Hazardous materials</td>
<td>Nonbulk packaging</td>
<td>Sift-proof packaging</td>
</tr>
<tr>
<td>Hazardous substance</td>
<td>Overpack</td>
<td>Solution</td>
</tr>
<tr>
<td>Hazardous waste</td>
<td>Packaging</td>
<td>Specification packaging</td>
</tr>
<tr>
<td>Hazmat employee</td>
<td>Packing group</td>
<td>Storage incidental to movement</td>
</tr>
<tr>
<td>Hazmat employer</td>
<td>Person</td>
<td>Strong outside container</td>
</tr>
<tr>
<td>Limited quantity</td>
<td>Person who offers or offeror</td>
<td>Subsidiary hazard</td>
</tr>
<tr>
<td>Liquid</td>
<td>Primary hazard</td>
<td>Transportation</td>
</tr>
<tr>
<td>Loading incidental to movement</td>
<td>Pre-transportation function</td>
<td>Undeclared hazardous material</td>
</tr>
<tr>
<td>Marine pollutant</td>
<td>Proper shipping name</td>
<td>Unintentional release</td>
</tr>
</tbody>
</table>

2.3 DETERMINING APPLICABLE REQUIREMENTS

For every hazardous material shipment, determinations must be made in order to **identify** (characterize) the material, **classify** the material under the DOT regulations, **contain** (package) the material, **communicate** the hazard, and place any necessary **controls** on the shipment. In this decision-making process, the shipper is forced to answer the following questions:

1. Will this shipment be subject to domestic or international regulations?
2. What mode(s) will be utilized?
3. What quantity of material will be in each package/conveyance?
4. What DOT hazard class(es) does my material meet?
5. Is the material a hazardous substance?
6. Is the material a hazardous waste?
7. Is the material a PIH material?
8. Does the material contain asbestos?
9. Does the material contain PCBs?
10. Is the material a marine pollutant?
11. Does the material contain oil?

The answers to these questions will determine how the material is classed under the DOT regulations, how it is packaged, and what communication and control requirements are applied.

2.4 THE IDENTIFICATION AND CLASSIFICATION PROCESS

Title 49 CFR Part 173.22(a)(1) requires that persons offering a hazardous material for transport classify and describe the hazardous material in accordance with the regulations. This burden is rightfully placed with the offeror (shipper), as they should be the most knowledgeable about the material and its properties.

Correct identification and classification is the most important function under the regulations because this determination will establish all other requirements for packaging, marking, labeling,
placarding, documentation, carrier requirements, and shipment controls. It will also determine what actions are taken by a first responder in the event of an incident during transport. The classification decision must combine chemistry, physics, regulations, experience, common sense, and good judgment. It will necessarily also require the cooperation and use of personnel with expertise in a number of different areas. It will often require consultation with a number of different sets of regulations, technical references, and sets of analytical data. Consequently, this can be a time-consuming task, and it is essential that adequate time be budgeted to ensure that it can be performed properly.

With technical grade material, classification will generally be less time- and labor-intensive and may be as simple as finding the material listed in the DOT HMT and using the hazard class designated there. With mixtures of two or more hazardous materials (and especially for hazardous waste), this process will require considerably more effort.

**Material Identification**

The identification process entails determining the physical and chemical characteristics of the material, as well as determining which sets of regulations will apply to the material. For example, consider a mixture of acids that are corrosive and oxidizers, in an amount per package that causes them to be regulated as a hazardous substance, and are regulated as hazardous waste when they are shipped for disposal. In this case, the acid mixture is a DOT hazardous material, an EPA hazardous waste, and also an EPA/DOT hazardous substance. The mixture meets all of these definitions, and it will be regulated to some extent by all of these agencies. However, when it comes to the classification step, we will see that there will be a single DOT hazard class assigned to this material. The hazard class will dictate the proper shipping name choice, the authorized packaging, and the hazard communication requirements.

**Hazardous Materials**

The DOT has listed a significant number of technical grade chemicals in the HMT at Section 172.101. The materials specifically listed have been evaluated and classed by the DOT, and no further analysis as to the hazardous properties is required by the shipper of these materials. If, however, the material is not specifically listed and/or is a mixture or solution, then it is incumbent on the shipper to determine which of the defining hazard class criteria the material meets.

For example, sodium peroxide is specifically listed in Column 2 of the HMT. Alternatively, a material may not be listed by technical name but may be represented by a chemical group or functional use list. For example, “Ketones, liquid, n.o.s.” (not otherwise specified) and “Dyes, liquid, corrosive, n.o.s.” are listed in the HMT. In each case, the DOT has identified the material as being a hazardous material and has indicated the appropriate hazard class in Column 3 of the HMT. Figure 2-1 on the following page provides the hazard classes and regulatory sections with defining criteria.

**Hazardous Substances**

The DOT defines *hazardous substance* in 49 CFR 171.8. Hazardous substances are materials identified by the EPA that pose a hazard to the environment. These materials are incorporated into the DOT regulations in Appendix A of the HMT. Associated with each material listed is an RQ value. The RQ value for a nonradioactive material is expressed as pounds (lb) or kilograms (kg). For radioactive material, RQ values are expressed in curies (Ci) or terabecquerels (TBq).

For transportation purposes, a hazardous substance is a material specifically listed in Appendix A where the amount in one package equals or exceeds the RQ value. For a nonradioactive mixture or solution (weighing at least 22,680 kg), the table in Section 171.8 should be used. A material that is a hazardous substance but does not meet any DOT hazard class definition for Hazard Classes 1–8 is regulated as a Class 9 material.
Hazard Classes and Regulatory Sections

If a material is not listed in the HMT, then the shipper must determine if the material meets the defining criteria of any of the nine DOT hazard classes. The hazard classes and the regulatory sections containing the defining criteria are as follows:

<table>
<thead>
<tr>
<th>Hazard Class</th>
<th>Hazard Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>173.50</td>
<td>Class 1</td>
</tr>
<tr>
<td>173.115</td>
<td>Explosives</td>
</tr>
<tr>
<td>173.120</td>
<td>Class 2</td>
</tr>
<tr>
<td>173.124</td>
<td>Division 2.1, 2.2, 2.3</td>
</tr>
<tr>
<td>173.127</td>
<td>Division 4.1</td>
</tr>
<tr>
<td>173.128</td>
<td>Division 4.2</td>
</tr>
<tr>
<td>173.132</td>
<td>Division 4.3</td>
</tr>
<tr>
<td>173.134</td>
<td>Division 4.4</td>
</tr>
<tr>
<td>173.403</td>
<td>Division 5.1</td>
</tr>
<tr>
<td>173.136</td>
<td>Division 5.2</td>
</tr>
<tr>
<td>173.140</td>
<td>Division 6.1</td>
</tr>
<tr>
<td>173.144</td>
<td>Division 6.2</td>
</tr>
<tr>
<td>173.134</td>
<td>Class 6</td>
</tr>
<tr>
<td>173.136</td>
<td>Class 7</td>
</tr>
<tr>
<td>173.140</td>
<td>Class 8</td>
</tr>
<tr>
<td>173.140</td>
<td>Class 9</td>
</tr>
<tr>
<td>173.140</td>
<td>ORM-D</td>
</tr>
</tbody>
</table>

These hazard classes are identical under the international regulations, with the exception of Class 3 material under the IMDG Code. The IMDG Code has three divisions of Class 3 material, based on the flash point of the material. The flash point for Class 3 material is defined differently in the IMDG Code and in the ICAO/IATA regulations than it is in 49 CFR.

Figure 2-1. Hazard classes and regulatory sections with defining criteria

Hazardous Waste
Hazardous waste is regulated by the EPA and includes materials that could have a harmful effect on human health or the environment. Under the EPA regulations, these materials are identified either by being on one of four lists (F, K, P, or U) or by meeting one or more of four characteristics (ignitability, corrosivity, reactivity, and toxicity). A full explanation of how to identify hazardous waste is provided later in this manual. If a material is regulated by the EPA as a hazardous waste but does not meet any of the DOT criteria for Hazard Classes 1–8, then the DOT regulates it as a Class 9 material.

Poison Inhalation Material
These materials are defined in 49 CFR 171.8 under “material poisonous by inhalation,” and they are specifically called out in the identification process because these materials have additional communication requirements. These materials are generally flammable liquids or gases that are also toxic (poisonous).

Marine Pollutants
Marine pollutants are materials that pose an environmental threat if released into waterways. The definition is contained in 49 CFR 171.8, and the materials are listed in Appendix B of the HMT. Certain requirements and exceptions apply based on the concentration, size of the package, and mode of transport. These exceptions are found in 49 CFR 171.4. Unless they meet another DOT Hazard Class 1–8 definition, marine pollutants are regulated as Class 9 materials.

Oil
The requirements to ship oil or material containing oil are found in 49 CFR 130. The definitions, exceptions, and requirements for communication, packaging, and spill response plans are found in this subchapter of the regulations. Unless it meets
another DOT Hazard Class 1–8 definition, oil and oil-contaminated materials are regulated as Class 9 materials.

**Decision Chart to Navigate Through the Regulations**

Figure 2-2 provides a decision chart that can be used as a checklist to make sure all applicable determinations are made. Shippers should take each section of the chart and make the appropriate determinations as to the mode of transport and what characteristics the material being shipped meets. This will help ensure that all the appropriate regulations are evaluated and addressed prior to shipment.

To use the chart, enter from the top or bottom, as appropriate for domestic or international shipments. This will help determine if the international air or water regulations will be needed in addition to 49 CFR. Work through the interior boxes in any sequence, evaluating the material being shipped against the definitions and requirements found in the referenced regulations in each box. When the process is completed, you should have answered the 11 questions presented earlier in this chapter.

![Decision Chart to navigate the regulations](image)

**Material Classification**

Hazardous materials are classified according to their chemical and/or physical properties or their relative hazard to health. The DOT has adopted the UN system of identifying hazardous materials by class number. The regulations in 49 CFR generally show both the UN hazard class number and, in parenthesis, the name of that hazard class. For example, under the UN system, flammable liquids are Class 3. This is shown in 49 CFR as "Class 3 (flammable liquid)." Some materials are identified with a Division number. For example, compressed gas could be Division 2.1 (flammable gas), Division 2.2 (nonflammable gas), or Division 2.3 (poisonous gas).
Most hazardous materials are assigned to a packing group according to the degree of danger. There are three packing groups: I, II, and III. Packing Group I packages are for the greatest danger, Packing Group II for medium danger, and Packing Group III for minor danger. Materials in the same hazard class may require different packing groups. For example, Class 3 (flammable liquids) may be assigned to Packing Group I, II, or III, depending on the characteristics of the material, such as the flash point and boiling point. Packing groups are not assigned to Class 2 (gases), Class 7 (radioactive) material, or material classed as ORM. Section 173.2 contains a table listing the hazard classes, their names, and those sections which contain definitions for classifying material.

If a material is one of the specifically listed chemicals in the HMT, then the DOT has already determined the hazard class and the shipper can rely on the class listed in Column 3. In other cases, analytical data or Material Safety Data Sheet information may be used in conjunction with the hazard class definitions in Section 171.8 and 49 CFR 173 to determine the hazard class. For mixtures with multiple hazards, Section 173.2a must be used to make the hazard class determination.

Frequently, a material has properties which meet the definition of more than one hazard class. If the material is not specifically shown in Column 2 of the HMT, the shipper must classify the material according to the “Precedence of Hazard Table” in Section 173.2a. This table determines which is the primary hazard class (or division) and, therefore, how the material is classed. See Figure 2-3 for an example of material classification.

NOTE: Class 9 will never be a primary or subsidiary hazard when Class 9 material is mixed with materials meeting Class 1-8 criteria. See the definition of Class 9 in Section 173.140.

Classification Example

You have 10 gallons of dimethylethanolamine needed for a research project. Consulting the HMT, you find that this material is not listed. It is also not listed in the RQ tables or in the list of marine pollutants. It is not being shipped for disposal, so we will not consider the RCRA waste regulations. We now have to determine if it meets any of the defining criteria for one or more of the DOT hazard classes.

We are able to obtain the Material Safety Data Sheet for this material, and it indicates that this material is:

- Liquid, clear to slightly yellow in color
- Boiling point is 139°C
- Specific gravity is 0.8866
- Material causes full thickness destruction of skin tissue after 15 minutes of exposure
- Flash point is 40.5°C
- Melting point is –59°C
- There is no reference to toxicity

The DOT hazard class definitions are provided in Part 173, Subparts C, D, and I. Using this information and the process of elimination, we can determine which hazard classes are applicable to this material. Based on the Material Safety Data Sheet information, Class 3 and Class 8 are the logical choices to pursue.

Using the criteria for Class 3 (flammable) material in Section 173.120 and the packing group criteria in Section 173.121, we determine this material meets the criteria for Class 3, Packing Group III.

Using the criteria for Class 8 (corrosive) material in Section 173.136 and the packing group criteria in Section 173.137, we determine that this material meets the criteria for Class 8, Packing Group II.

We have a material that is both flammable and corrosive. Since only one hazard class is assigned for a material, we must use the precedence table in Section 173.2a. From Section 173.2a, we determine that this material should be classed as Class 8, Packing Group II, with the subsidiary hazard of Class 3.

Figure 2-3. Classification example
The primary hazard class (or division) is shown on the shipping papers and used to determine vehicle placarding and other operating requirements for the carrier. Other hazards that a material may possess are called subsidiary hazards and are communicated through additional shipping paper entries and/or hazard warning labels on the packages. As an example, “Crotonaldehyde, stabilized” is a material that is Division 6.1 (poison), Packing Group I, and also Class 3 (flammable liquid). This material has a primary hazard of Division 6.1 and a subsidiary hazard of Class 3. In addition, it will be identified on the shipping papers as a PIH material.

Within DOE, it is possible for Class 7 material to meet one or more other DOT hazard class definitions. In addition, the radioactive material may also be regulated as a hazardous substance, hazardous waste, or marine pollutant. Consequently, these types of shipments can be very complex, and care must be taken to class the material properly to ensure all regulatory requirements are met.

Identification and Classification Using the Air and Water Requirements

The identification and classification process under the ICAO/IATA is the same as that in 49 CFR. In the IATA regulations, see Section 3 for the hazard class definitions and Section 3.10 for the material classification and the precedence table. The comparable sections in the IMDG Code are found in Part 2 of the Code.

**NOTE:** The international regulations also regulate Genetically Modified Micro-organisms (GMMO) and Genetically Modified Organisms (GMO) as Class 9 if they do not meet the definitions of infectious substances (6.1 or 6.2) or a toxic substance. The international regulations have UN 3245, Genetically modified micro-organisms or Genetically modified organisms.

# 2.5 HAZARDOUS MATERIALS TABLE—ROADMAP INTO THE REGULATIONS

The heart of the HMR is the HMT in Section 172.101. In general terms, the HMT contains a list of those materials which have been designated by the DOT as hazardous materials for the purpose of being transported in commerce, and it gives specific information and/or references to the following information:

- Mode or modes by which regulated, Column 1
- Proper shipping name, Column 2
- Hazard class or division, Column 3
- UN Identification (UN ID) number, Column 4
- Packing group, Column 5
- Hazardous material label(s) required, Column 6
- Special provisions, Column 7
- Packaging requirements, Column 8
- Net quantity limitations per package for shipments by passenger-carrying aircraft, railcar, or cargo-only aircraft, Column 9
- Special requirements for water shipments, Column 10
When is the material regulated? (HMT Column 1) [172.101(b)]

Many of the materials listed in the HMT are not always regulated as hazardous materials. For example, “paint” may be a flammable liquid. However, if it is a water-based paint that is not flammable, then it is not subject to the HMR. Also, some materials are regulated when shipped by air and water, but they are not subject to the regulations when shipped by highway or rail.

Section 172.101(b) discusses Column 1 of the HMT. This section contains information specifying the mode or modes by which a hazardous material is regulated. Column 1 uses “A,” “W,” or no symbol to designate these. Column 1 also contains the symbols “+,” “D,” “G,” and “I,” and the meaning of each symbol is explained in Section 172.101(b).

The symbol "A" in Column 1 indicates that the hazardous material described in Column 2 is subject to the regulations only when offered or intended for transport by air, unless the material is also a hazardous substance or hazardous waste, when it is regulated by all modes. Refer to the entry for "Calcium oxide" in Column 2 of the HMT. Column 1 contains the symbol "A." Calcium oxide is regulated only when transported by air unless it is also a hazardous substance or hazardous waste.

The symbol "W" in Column 1 indicates that the hazardous material described in Column 2 is subject to the regulations only when offered or intended for transport by water, unless the material is also a hazardous substance or hazardous waste, when it is regulated by all modes. Refer to the entry for "Cotton" in Column 2 of the HMT. Column 1 contains the symbol "W." Cotton is regulated only when transported by water, unless it is also a hazardous substance or hazardous waste.

If neither an "A" nor a "W" is listed in Column 1, the material listed in Column 2 is regulated by all modes of transportation. Refer to the entries for "Acetone" and " Allyl alcohol" in Column 2 of the HMT. Both of these hazardous materials are regulated by all modes of transportation.

If a (+) appears in Column 1, it means the hazardous material is listed in Column 2, its hazard class shown in Column 3, and the packing group shown in Column 5 must be used for that entry without regard to whether the material meets the definition of the hazard class or packing group.

The materials listed in Column 2 may or may not be hazardous materials. To make this determination, the shipper should compare the chemical characteristics of the material against those listed in the definition section of Part 173 for the hazard class listed in Column 3. If the material's characteristics do not meet the definition of the hazard class listed or the definition of any other hazardous material, then the material is not regulated by 49 CFR as a hazardous material.

NOTE: It is the shipper's responsibility to ensure that all hazardous materials are properly identified and classified prior to offering them for shipment. (See Section 171.2) It is, therefore, necessary for a shipper to compare the chemical characteristics of the material against the definition sections of all the classes of hazardous materials to ensure that the material does not meet any of the hazard classifications specified. For each hazard class, Section 171.8 provides the appropriate section reference within 49 CFR where the definition for the hazard class can be found.

Refer to the entry "Boron trifluoride" in Column 2 of the HMT. There is no (+) in Column 1. If it is a hazardous material, by what mode is it regulated? The answer is “all modes” because there is no "A" or "W" in Column 1. Column 3 indicates that the hazard division is "2.3 (poison gas).” Reference to Section 171.8 for the definition of Class 2 indicates that the definition is found in Section 173.115. If a comparison of the chemical characteristics of the material against the characteristics listed in the definition section indicates the material meets the definition, then it is a hazardous material and must be offered and transported in accordance with 49 CFR using the shipping name contained in Column 2 of the HMT.

See Figure 2-4 on the following page for an example of the thought processes for determining the applicable regulations for PCBs. This example shows the importance of addressing each of the 11 questions and/or using the decision chart referenced earlier in this chapter. As demonstrated in the
example, the requirements for packaging and transporting PCBs vary greatly depending on how the questions related to transport mode and material quantity are answered.

When are PCBs regulated as hazmat by DOT?

Find the entry for “Polychlorinated Biphenyls” in the HMT. There is an “A” and a “W” in Column 1, and Column 2 states “see Polychlorinated Biphenyls.” Note that there are no entries in the rest of the columns. Therefore, all information about shipping PCBs will be found with the “Polychlorinated Biphenyls” entry.

The entry for PCBs does not include an “A” or a “W” in Column 1. Based on the entries for “PCBs, liquid” and “PCBs, solid,” it would appear that the material is regulated by all modes.

However, we must pay attention to the special provisions listed in Column 7. Specifically, we need to look at the reference to Special Provision 140. Special provisions are included behind the appendices of the HMT. Special Provision 140 states that PCBs are not regulated as a hazardous material unless they are a hazardous substance or a marine pollutant. If they are a hazardous substance, they are regulated by all modes.

Using Appendix A, Table 1, of the HMT, we determine that PCBs are a hazardous substance when there are 0.454 kg (1 lb) or more in a package.

PCBs are listed in the marine pollutant table (Appendix B of the HMT) as a severe marine pollutant. Section 171.4 states that marine pollutants are regulated only by water unless they are transported in bulk packaging by highway, rail, or air.

If we offer our PCBs by air, most domestic air carriers require compliance with the ICAO/IATA regulations. Looking up PCBs in the IATA regulations, we are referred to Special Provision A11, which states that PCBs are not regulated by air unless they are in concentrations ≥50 parts per million (ppm). There is a similar provision in the water regulations (IMDG Code).

Consequently, depending on our mode of transport, the packaging, and the quantity of PCBs, our material could be (a) not regulated, (b) regulated as a Class 9 material and a hazardous substance, or (c) regulated as a Class 9 material, hazardous substance, and marine pollutant.

Figure 2-4. When are PCBs regulated?

Proper Shipping Names (HMT Column 2) [172.101(c)]

For technical grade material, the HMT may specifically list that material by name. For example, find the entry for “Blue asbestos” in the HMT. Section 172.101(c)(1)–(9) should be reviewed for the rules regarding format and the modifications that are allowed for the proper shipping name entries used on shipping documentation.

Proper shipping names may be specific, such as propane, or they may refer to a group of materials having the same hazard but which are not
specifically named. These materials are identified by one of the all-inclusive phrases or abbreviations such as n.o.s., n.o.i. (not otherwise indexed), or n.o.i.b.n. (not otherwise indexed by name). There is a generic grouping for most hazard classes (e.g., “flammable liquid, n.o.s.”, “corrosive solid, acidic, inorganic, n.o.s.”).

Generic proper shipping names may also be descriptive of the chemical family or end use. “Alcohols, n.o.s.” is an example of a chemical family name. “Compounds, cleaning liquid” is an end-use generic proper shipping name. Proper shipping names are assigned by the regulations for uniformity and are listed in Column 2 of the HMT, which is provided in Section 172.101.

The proper shipping name generally appears on the shipping papers (Section 172.202), is marked on the package (Section 172.301), and may be entered on certain other documents. Although Column 2 contains entries in both Roman type and italics, only the entries shown in Roman type may be used as proper shipping names (Section 172.101(c)).

Refer to the entry in Column 2 of the HMT for "Benzyl chloride unstabilized." The proper shipping name is the description in Roman type, "Benzyl chloride." Although the word in italics (unstabilized) is not required as part of the shipping name, it may be included on the shipping papers in addition to the proper shipping name indicated by Roman type (e.g., Benzyl chloride, unstabilized).

The shipper must use the proper shipping name in Column 2 of the HMT that most appropriately describes the hazardous material being shipped. A shipper transporting a container of gasoline, Class 3 (flammable liquid), must use the proper shipping name "Gasoline," not "Flammable liquid, n.o.s." “Gasoline is” the shipping name that most appropriately describes the commodity. (See Section 172.101(c)(12).)

When one entry references another entry by the use of the word See, then either name may be used as the proper shipping name, provided both are in Roman type. (See Section 172.101(c)(5).) Refer to the entry in Column 2 of the HMT for “Isobutyl alcohol.” Although it references another entry (isobutanol), either one may be used as the proper shipping name because both are in Roman type. Although either name may be used as the proper shipping name, reference must be made to the entry for “Isobutanol” to get the information found in Columns 1 and 3-10 of the HMT. (See Section 172.101.)

When choosing proper shipping names, it is important to determine the properties of the material and where those properties fit into the regulations. A material may be changed by diluting or mixing to fit a particular need. This means that the shipping description may also change. The table in Section 172.101 is not a list of chemicals; it is a list of proper shipping names. When the chemical or material is not technical grade or has been modified, the properties may not match the hazard class shown in the HMT for the associated proper shipping name entry. In this situation, another proper shipping name must be selected that matches the appropriate hazard class of the material.

Mixtures and Solutions

When a hazardous material and a nonhazardous material are combined, the proper shipping name must be the proper shipping name plus the qualifier mixture or solution, unless the other information in the description doesn’t match (e.g., different physical form, hazard, or emergency protocols) or if it is excepted. See Section 171.101(c)(10)(i).

Although many materials are specifically listed in the HMT, there are times when the shipper must select a proper shipping name for:

- A material not listed in the HMT.
- A material listed in the HMT but mixed with a nonhazardous material.
- A material that is a mixture of two or more hazardous materials.
- A material that is specifically listed but which no longer meets the hazard class, packing group, or subsidiary hazard(s) listed in the HMT.
Hazardous Material Not Specifically Listed by Name in the HMT

Before a proper shipping name can be selected for a material that is not listed in the HMT, its hazard class and packing group must be determined. For a material meeting more than one hazard class, the packing group of each class must be determined. Definitions for each hazard class and packing group are found in Part 173. Section 173.2 provides an index to the sections where the hazard classes are defined.

Section 172.101(c)(12)(iii) provides some guidance for selecting the proper shipping name for a material that meets more than one hazard class. This section directs the reader to Section 173.2a to determine the primary class of the material. Each of the other classes that the material meets is known as a subsidiary class or hazard.

After the primary hazard class is determined, the shipping name for the material must be determined. Section 172.101(c)(12)(ii) provides some guidance:

“...selection of proper shipping name shall be made from the generic or n.o.s. descriptions corresponding to the specific (i.e., primary) hazard class, packing group, or subsidiary hazard, if any, for the material. The name that most appropriately describes the material shall be used; e.g., an alcohol shall be described as ‘Alcohol, n.o.s.’ rather than ‘Flammable liquid, n.o.s.’. Some mixtures may be more appropriately described according to their application...”

The HMT has numerous generic shipping names. It is important to select the name that most appropriately describes the material (i.e., a name that fits the primary hazard class and packing group). It also is important to note that the hazard class or packing group of a name in the table cannot be changed. If a shipping name fits the material but the hazard class, packing group, or subsidiary hazard(s) do not correspond, a different shipping name must be selected.

Mixtures and Solutions of Hazardous Materials Listed in the HMT

If the material is the mixture of a material specifically listed in the HMT and a nonhazardous material, Section 172.101(c)(10) requires that the material be described using its listed proper shipping name and the qualifying words mixture or solution (e.g., acetone solution).

This process must also be used for a mixture/solution of a single predominant hazardous material listed by technical name in the HMT and one or more hazardous materials. This is true, unless:

- The packaging specified is inappropriate for the physical form of the material (e.g., packaging for a solid versus a liquid product).
- The proper shipping name applies only to the pure product.
- The hazard class, packing group, or subsidiary hazard of the mixture is different from that specified.
- There is significant change in any emergency response measures involving the mixture.
- The material is identified in Column 7 of Section 172.101 as a PIH (under Special Provisions 1–6); however, it no longer meets that definition or falls into a different hazard class.
• The material can be described by a proper shipping name describing its intended end use (e.g., “coating solution or compound, cleaning fluid”).

If one of these conditions is met, then selection of the shipping description must be made in the same fashion as a material not specifically listed in the HMT.

For example, suppose you are shipping a calibration gas that is 99% nitrogen with trace amounts of other gases that contribute to the Division 2.2 classification, but not to any other hazard class. You determine that none of the provisions in 172.101(c)(10)(i)(A)-(F) apply. Therefore, the calibration gas should be shipped as “Nitrogen, compressed, mixture”

Hazardous Waste Shipments and Samples Being Shipped for Analysis [172.101(c)(11)]

If a technical grade material also meets the definition of a hazardous waste (Section 171.8), then Section 172.101(c)(9) states that the word Waste must precede the proper shipping name (e.g., “Waste Acetone”).

For nontechnical grade material, not meeting any other DOT hazard classes, two proper shipping names are authorized for domestic hazardous waste shipments: “Hazardous waste, liquid, n.o.s.” and “Hazardous waste, solid, n.o.s.”

Sometimes the hazard class for samples of materials cannot be determined unless they are shipped for further analysis. Section 172.101(c)(11) provides that sample material, where the hazard class is uncertain and must be determined by testing, may be assigned a tentative proper shipping name, hazard class, UN ID number, and packing group based on the following:

• Defining criteria.
• Hazard precedence in Section 173.2a.
• Shipper’s knowledge of the material.

The word sample must be shown in association with the basic description on the shipping papers.

NOTE: Section 172.101(c)(11) and the sample provisions do not apply to Class 7 material, as the presence of radioactivity is readily determined by field instrumentation and does not require testing. Samples of radioactive material are shipped based on their categorization as an excepted quantity, Type A, Type B, etc.

Hazard Class (HMT Column 3) [172.101(d)]

Column 3 of the HMT contains the assigned hazard class or division number of the proper shipping name as it must appear on the shipping papers. When reference to Column 3 indicates a class entry of Forbidden, that material may not be offered or accepted for transportation. (See Section 172.101(d)(1).) Material that is not specifically identified in the HMT, Section 172.101, and which has more than one hazard as described in Part 173 must be classed according to Section 173.2a.
UN ID Number (HMT Column 4) [172.101(e)]

Column 4 of the HMT contains the UN ID number for the material. This number is keyed to emergency response information, such as the DOT Emergency Response Guide Book, to assist fire, police, and other responders during an incident or accident. When completing the shipping descriptions on shipping papers, the UN ID number is shown first in the sequence for the basic description.

Packing Group (HMT Column 5) [172.101(f)]

Column 5 of the HMT contains one or more packing groups assigned to a material. If more than one packing group is listed in Column 5, the shipper must go to the appropriate regulations to select the packing group based on the criteria for each hazard class or division. No packing groups are assigned to Class 2 (compressed gases), Class 7 (radioactive material), or ORM-D.

Basic Description

The basic description referenced in the shipping paper requirements is comprised of the UN ID number, proper shipping name, hazard class, and packing group. (See Sections 172.201(a)(1)(ii) and 172.202(a)(1)–(4).) See Figure 2-5 below for an example. This information comes from Columns 2, 3, 4, and 5 of the HMT.

NOTE: Class 7 material does not have a packing group.

<table>
<thead>
<tr>
<th>No. Pkgs.</th>
<th>HM</th>
<th>Description of Material</th>
<th>Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>4 DRUMS</td>
<td>X</td>
<td>UN 1263, Paint, 3, Packing Group II</td>
<td>25 kg</td>
</tr>
</tbody>
</table>

Figure 2-5. Example of a basic description (UN ID/PSN/HC/PG)

Section 172.202(b) requires the basic description to be written with the UN ID number listed first. The old sequence, prior to January 1, 2008, was proper shipping name, hazard class, UN ID number, and packing group.
Entries on shipping documents prepared under the ICAO/IATA and the IMDG Code must have the basic description in the following sequence: UN ID number, proper shipping name, hazard class or division, and packing group. In addition, the number of packages, type of package, and net quantity of hazardous material per package must be shown on the shipper’s declaration for air shipments.

**Labels (HMT Column 6) [172.101(g)]**

Column 6 of the HMT shows the required labeling, unless it is excepted elsewhere in the regulations. Labeling requirements are provided in Section 172.400, et al.

![Hazardous Materials Table](image)

**Special Provisions (HMT Column 7) [172.101(h) and 172.102]**

The special provisions listed in Column 7 of the HMT must always be considered. Special provisions may refer to communicating certain hazards, packaging provisions, prohibitions, exceptions from requirements for particular quantities, and requirements or prohibitions for certain modes of transportation. Also, these provisions may affect package marking, labeling, shipping paper entries, placarding, emergency response information, and modal operating requirements. Column 7 is coded to Section 172.102. By using the numeric and alphanumeric codes, the shipper can determine the specific relationship of the HMR to the particular hazardous material.

Review the entry for “White asbestos” in the HMT. Note that “156” is referenced in Column 7. Locate Special Provision 156. It states that asbestos is not regulated by the DOT as a hazardous material if it is fixed in a binder material or contained in a manufactured product.

Find “Asbestos” in Appendix A of the HMT. The RQ value is 1 lb. However, note that “‡‡” appears after the entry. This refers to a footnote to the table which states that the RQ applies to friable forms only. Therefore, asbestos is not regulated as a hazardous substance or a hazardous material unless it is in a friable form.
Packaging (HMT Column 8) [172.101(i)]

Column 8 lists the sections on the types of packaging that are authorized for the material. Except for small-quantity shipments in Section 173.4, a packaging section can be used only if it is referred to in the HMT. A full discussion of packaging is provided later in this manual. Column 8A lists the section in the regulations that covers exceptions to the packaging requirements. If None is shown in Column 8A, then no exceptions are authorized and the packaging sections referenced in Columns 8B or 8C must be used. Column 8B lists the packaging section(s) that must be used for nonbulk shipments, and Column 8C lists the bulk packaging sections.

Quantity Limitations (HMT Column 9) [172.101(j)]

The quantity limits for material offered by passenger air and rail and for cargo aircraft are shown in Column 9. If Forbidden is shown, it means the material may not be offered for transportation or transported in that mode.

The limits in Column 9 of the HMT can be more restrictive than what is allowed for air shipments under the ICAO/IATA regulations. Title 49 CFR Part 171.22(e) and USG 02 in the IATA regulations stipulate that material which is identified in the HMT under Column 9A as forbidden cannot be offered by passenger aircraft, regardless of the entry in the “List of Dangerous Goods” in the IATA regulations. While there a great deal of consistency between the entries in the HMT and the ICAO/IATA “List of Dangerous Goods,” shippers should check both entries before offering material for transport by air.

2.6 List of Dangerous Goods in the Air and Water Regulations

Use of the ICAO regulations is authorized in Sections 171.22, 171.23, and 171.24. You should read and familiarize yourself with the requirements in this section. The IATA Dangerous Goods Regulations are published by air carriers, and they reprint the ICAO regulations and add additional requirements imposed by the carriers. Most domestic air carriers require compliance with the IATA requirements for both international and domestic air shipments.

The ICAO/IATA regulations include a table that is comparable to the HMT in 49 CFR. This table, entitled the “List of Dangerous Goods,” is located in Section 4 of the IATA regulations. The information in this table is displayed as follows:

<table>
<thead>
<tr>
<th>Column A: UN ID Number</th>
<th>Column B: Proper Shipping Name</th>
<th>Column C: Hazard Class/Division</th>
<th>Column D: Hazard Label</th>
</tr>
</thead>
</table>

Office of Science, U.S. DOE
Oak Ridge Office, DMW 2013
Column E: Packing Group  
Column F: EQ (Excepted Quantity Limits)  
Column G: Packaging Instructions (Limited Quantity by Passenger/Cargo Air)  
Column H: Maximum Net Quantity/Package (Limited Quantity by Passenger/Cargo Air)  
Column I: Packaging Instructions (Passenger/Cargo Air)  
Column J: Maximum Net Quantity/Package (Passenger/Cargo Air)  
Column K: Packaging Instructions (Cargo Air Only)  
Column L: Maximum Net Quantity/Package (Cargo Air Only)  
Column M: Special Provisions  
Column N: Emergency Response Guidebook Code

The special provisions are located after the “List of Dangerous Goods.” Determinations for hazardous substances, hazardous waste, and marine pollutants must be made in accordance with the DOT regulations, as these terms are not defined in the international regulations. See 49 CFR 171.23 and the state variations for the United States, USG 4, in Section 2 of the IATA regulations.

Part 3, Chapter 3.2, of the IMDG Code contains a table that is comparable to the HMT, and it is entitled “Dangerous Goods List.” The comparable entries to the HMT are as follows:

Column 1: UN ID number  
Column 2: Proper Shipping Name  
Column 3: Hazard Class/Division  
Column 4: Subsidiary Risk  
Column 5: Packing Group  
Column 6: Special Provisions  
Column 7: Limited Quantities  
Column 8: Packaging Instructions (nonbulk packaging)  
Column 9: Packaging Provisions (nonbulk packaging)  
Column 10–11: Intermediate Bulk Container Packaging  
Column 12–14: Portable Tanks and Bulk Containers

2.7 HAZARDOUS SUBSTANCES [SECTION 172.101, APPENDIX A, TABLES 1 AND 2]

At some point in the material identification process, we must determine if the material is a hazardous substance. The definition for hazardous substance is found in Section 171.8. To determine if a material is a hazardous substance, use Appendix A of Section 172.101, which follows the HMT. Appendix A is a list of materials and includes the RQ amount in the far right-hand column.

A material is a hazardous substance if it is listed in Appendix A and there is at least an RQ amount of that material in a single package. If the material is mixture or solution, then it must be in a concentration by weight that equals or exceeds the concentration shown in the table in Section 171.8. From a practical standpoint, the only time a mixture or solution will not meet this third criterion is when the material in a package weighs at least 22,680 kg (50,000 lb).

Appendix A contains two tables. Table 1 lists the nonradioactive materials, and Table 2 lists the radionuclides.

Find the entry for “Toluene” in Table 1 of Appendix A. It has an RQ of 454 kg (1000 lb). If a shipper puts 1000 lb or more of toluene in a single package, the material then becomes a hazardous substance in addition to being a hazardous material. If the shipper puts less than 1000 lb of toluene in a package, the material would not be a hazardous substance but would still be a hazardous material.
If a shipper puts a toluene solution (70% toluene, 30% water) in a cargo tank, and the solution weighs 24,000 lb, the RQ to be applied is 1000 lb. Based on the table in Section 171.8, the concentration must meet or exceed 2% by weight. In this case, the toluene is 16,800 lb; thus, there is an RQ of this toluene solution.

A hazardous substance is subject to the HMR by all modes of transportation, even if an "A" or "W" appears in Column 1 of the HMT. In such a situation, the "A" and "W" have no significance. The same rule holds true if the material is a hazardous waste. (See Sections 172.101(b)(2) and (5).)

For radioactive material, the RQ values are located in Table 2 of Appendix A. A radioactive material is a hazardous substance when the activity per package meets or exceeds the activity levels shown in the RQ table. Find "Americium-241" (241Am) in Table 2 of the appendix. The RQ value is 0.00037 TBq (0.01 Ci).

Reportable Quantity Determinations for Hazardous Waste

RQ values are set for materials that are constituents in a waste stream (e.g., acetone, lead, and chromium), and the values are also set for the various waste streams and codes (e.g., F003, D008, and D006). The appropriate RQ for a hazardous waste depends on the amount of information available on the waste stream, including the constituents of the waste stream, their amount per package, and their respective concentrations.

If the constituent of a waste and its respective concentration are known within a specified range and the packaging size does not permit the constituent at its highest concentration to meet or exceed its RQ, this information may be used to determine the constituent is not a hazardous substance. If all or some of the waste’s constituents or their respective concentrations are unknown, then the RQ will be based on the mass of the waste rather than the amount of the constituent(s) within the waste.

Consider the following scenarios:

Scenario 1: The shipper has a 55-gallon drum containing 400 lb of waste that meets the criteria for the characteristic of ignitability (D001 waste). The flammable liquid in the waste is isopropanol. Isopropanol is not listed in the RQ table; however, the RQ for unlisted hazardous waste with the characteristic of ignitability (waste code D001) is set at 100 lb. In this case, the shipper has an RQ because there is greater than 100 lb of a D001 waste.

Scenario 2: The shipper has spent halogenated solvents used in degreasing (F001 waste) that consist entirely of 1,1,1-Trichloroethane. The "default" RQ value for an F001 waste stream is 10 lb. The RQ value for 1,1,1-Trichloroethane as a F001 waste constituent is 1000 lb. Since the shipper knows the constituents and the percentage of the waste, the RQ value is the one associated with 1,1,1-Trichloroethane.

Scenario 3: The shipper has an F003 waste consisting of an unknown percentage of acetone and water. The RQ for F003 waste is 100 lb, and the RQ for acetone in F003 waste is
5000 lb. Since the concentration of acetone is not known, the shipper has an RQ when there is 100 lb or more of F003 waste in a package.

Scenario 4: The shipper has a 55-gallon drum containing 720 lb of soil contaminated with 10 ppm lead, which meets the criteria for hazardous waste with the characteristic of toxicity (D008 waste). The RQ for lead as a D008 waste is 10 lb. At 10 ppm, the amount of lead present in the soil is less than 1 lb. Therefore, there is not an RQ amount present.

2.8 MARINE POLLUTANTS

Marine pollutants are defined in Section 171.8. A marine pollutant is a material that is listed in Appendix B of the HMT. When it is in a mixture or solution, it must be in specified concentrations. Appendix B designates the marine pollutants that are considered to be severe marine pollutants. A severe marine pollutant is identified in Appendix B by the entry “PP” in the first column. Two key points to remember on marine pollutants:

- To be a severe marine pollutant, the material in the mixture or solution must be (a) identified by the “PP” designation in Appendix B and (b) in a package in a concentration that equals or exceeds 1% by weight of the mixture or solution.
- All other materials listed in Appendix B must in a mixture or solution in a concentration that equals or exceeds 10% by weight to be regulated as a marine pollutant.

**NOTE:** Section 171.4 provides that marine pollutants packaged in nonbulk packaging are not regulated as marine pollutants when transported exclusively by highway, rail, or air. Marine pollutants in bulk packaging are regulated by all modes.

International Regulations for Environmentally Hazardous Substances (Aquatic Environment)

A substance is classified as a Marine Pollutant, if it meets the criteria for Acute 1, Chronic 1, or Chronic 2 for Environmentally Hazardous Substance (aquatic environment) as found in Chapter 2.9, Section 2.9.3 of the UN Model Regulations. This section of the regulations can be found at: [http://www.unece.org/fileadmin/DAM/trans/danger/publi/unrec/rev17/English/Rev17_Volume1.pdf](http://www.unece.org/fileadmin/DAM/trans/danger/publi/unrec/rev17/English/Rev17_Volume1.pdf)

When offered by air, the IATA regulations require that materials that are dangerous to aquatic environment that aren’t covered by another hazard class to be designated as UN3077 or UN3082 and assigned PG III. (see IATA 3.9.2.4)

When offered by vessel, these materials are addressed in IMDG Code Criteria found in Section 2.9.3.3.

2.9 REVIEW QUESTION SET 1

Answer the following questions using a current copy of 49 CFR 100–185.

1. Column 2 of the HMT contains which of the following:
   - Label requirements
   - Packaging information
   - Proper shipping name
   - Hazard class

2. Sulfuric acid (35% acid) is an authorized proper shipping name.
   a. True  172.101(c)(6)
   b. False

3. Which of the following is a proper shipping name?
   a. Uranyl nitrate  not listed
   b. Marine pollutants, liquid  shown in italics; see Env. Haz. Sub.
   c. London purple

4. The proper shipping name for cordite is "Powder, smokeless."
   a. True  shown in italics; see "Powder, smokeless"
   b. False

5. Which of the following prefixes is optional in any shipping name?
   a. "mono" as used in Iodine monochloride  172.101(c)(7)
   b. "methyl" as used in Methylpentadienes
   c. "fluoro" as used in Fluorosulfonic acid
   d. None of the above

6. "Flammable liquid, n.o.s." would be a proper shipping name for gasoline.
   a. True
   b. False  Gasoline is specifically listed

7. Ammonium chlorate may be offered for transportation by which of the following modes:
   a. Air
   b. Rail
   c. Motor carrier
   d. None of the above: Forbidden is shown in Column 3

8. The primary hazard class for "Acrylonitrile, stabilized" is –
   a. 8
   b. 3  "3" is shown in Column 3; 6.1 is in Column 6 as the subsidiary hazard
   c. 7
   d. 6.1
9. The identification number of acetaldehyde is:
   a. UN 9801
   b. UN 1074
   c. UN 1203
   d. UN 1089

10. The packing group required for acetone is:
    a. None
    b. Packing Group I
    c. Packing Group II
    d. Packing Group III

11. Acetone is not regulated for transportation by air because the symbol "A" is not indicated in Column 1 of the HMT.
    a. True
    b. False  172.101(b)

12. Refer to the HMT and indicate the mode or modes by which the following materials are regulated by placing an "X" in the appropriate column (none of the materials are hazardous substances or hazardous waste):

<table>
<thead>
<tr>
<th>MATERIAL</th>
<th>AIR</th>
<th>WATER</th>
<th>ALL MODES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Phosgene</td>
<td></td>
<td></td>
<td>X</td>
</tr>
<tr>
<td>Castor Beans</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Antimony Lactate</td>
<td></td>
<td></td>
<td>X</td>
</tr>
</tbody>
</table>

13. All paints are hazardous materials regulated by 49 CFR.
    a. True
    b. False; must meet the Class 3 criteria

14. “Phenol, solid” may be shipped as hazard class 9.
    a. True
    b. False  “+” in Column 1 fixes the hazard class as 6.1

15. A package containing 90 lb of allyl alcohol is regulated as a hazardous substance.
    a. True
    b. False  RQ = 100 lb

16. A package containing 15 lb of mercury (contained in manufactured articles) is regulated only when offered or intended for transport by air.
    a. True
    b. False  “A” in Column 1; RQ = 1 lb
17. Determine the RQ values for:

- Benzene 
  10 lb
- Asbestos
  1 lb; †‡ friable forms only
- Lead
  10 lb; † <100 micrometer pieces only
- Unlisted Hazardous Waste, D001
  100 lb
- Cobalt-60 (60Co)
  0.37 TBq
- 241Am
  0.00037 TBq

18. Using Section 173.2a, determine the appropriate hazard class for the following multi-hazard materials:

<table>
<thead>
<tr>
<th>Multi-hazard Materials</th>
<th>Hazard Class</th>
</tr>
</thead>
<tbody>
<tr>
<td>Class 3, Packing Group II, and Class 8, Packing Group I liquid (dermal)</td>
<td>8</td>
</tr>
<tr>
<td>Class 4.3, Packing Group I, and Class 6.1, Packing Group I liquid (dermal)</td>
<td>6.1</td>
</tr>
<tr>
<td>Limited Quantity Class 7 and Class 8, Packing Group II limited quantity</td>
<td>8; see Sections 173.2a(c)(5) and 173.423</td>
</tr>
<tr>
<td>Class 7 (not limited quantity) and Class 3, Packing Group I</td>
<td>7; see Section 173.2a(a)</td>
</tr>
<tr>
<td>Class 7 (limited quantity) and Class 9</td>
<td>7; see definition of Class 9 in Section 173.140; can't be Class 9 if mixed with another hazard</td>
</tr>
</tbody>
</table>

19. Determine if the following are marine pollutants when offered by highway in bulk packaging: (percentages are by weight of the solution or mixture)

- Chlorine (100%) Yes
- Solid mercury compound (2%) Yes, 171.4
- Creosote (wood tar) (6%) No, Not Listed; see 171.8 Definitions
- Lead compounds, soluble (21%) Yes, Listed, Non-SMP >10%

20. Determine if the following waste solution is a hazardous substance: Waste (D001) acetone and benzene solution (fully characterized, 520 lb, with 76% acetone, 23% benzene, and the rest nonhazardous constituents)

The waste is fully characterized, so base the RQ on the individual constituents.

\[ RQ \text{ of acetone} = 5000 \text{ lb} \quad RQ \text{ of benzene} = 10 \text{ lb} \]

For benzene, you have: \((0.23)(520) = 115 \text{ lb}\).

So, the waste is a hazardous substance based on benzene.
2.10 HAZARDOUS WASTE AND UNIVERSAL WASTE

Hazardous Waste
The EPA regulates and defines hazardous waste. When transported, the packaging is determined by the DOT regulations, and both the EPA and DOT have requirements for hazard communication. In 49 CFR 171.8, the DOT defines hazardous waste as any material that is subject to the EPA hazardous waste manifest requirements specified in 40 CFR 262.

The EPA considers a hazardous waste to be a waste with properties that make it dangerous or capable of having a harmful effect on human health or the environment. Determining what is a hazardous waste is important because only waste that has certain attributes is regulated as hazardous waste under the regulations in 40 CFR.

Hazardous waste determinations are complex because waste is generated from many sources, ranging from industrial manufacturing process waste to batteries to fluorescent light bulbs. Hazardous waste comes in many forms, including liquids, solids, gases, and sludges. To cover this wide range, the EPA developed a system to identify specific substances known to be hazardous and provide objective criteria for including other materials. The regulations contain guidelines for determining what exactly is a waste (called a solid waste) and what is excluded from the hazardous waste regulations. In addition, the EPA promotes recycling and reducing the amount of waste entering the RCRA system by providing exemptions for some kinds of waste when they are recycled in certain ways.

Hazard Waste Identification Process [261.3]
Proper hazardous waste identification is essential, and it can be very complex. One approach is for waste generators to answer the following questions about their waste material:

- Is the material a solid waste?
- Is the material excluded from the definitions of solid waste or hazardous waste?
- Is the waste a listed or characteristic hazardous waste?
- Is the waste delisted?

These questions are graphically shown in Figure 2-6.

![Figure 2-6. Process for hazardous waste determination](image-url)
Is the Material a Solid Waste? [261.2]
The EPA uses the term solid waste to denote something that is a waste. In order for a material to be classified as a hazardous waste, it must first be a solid waste. Therefore, the first step in the identification process is to determine if the material is a solid waste.

The statutory definition of a solid waste is not based on the physical form of the material (solid, liquid, or gas) but rather that the material is a waste. The regulations define a solid waste to be any material that is discarded by being either abandoned, inherently waste-like, specific military munitions, or recycled. See Figure 2-7.

The term abandoned simply means thrown away. A material is abandoned if it is disposed of, burned, or incinerated. Inherently waste-like material is one that poses a threat to human health and the environment, and as such, these materials are always considered to be solid waste. An example is certain waste containing dioxin. Military munitions are considered solid waste when they are abandoned or treated prior to disposal, rendered nonrecyclable or nonusable through deterioration, or declared a waste by an authorized military official. Used munitions may also be solid waste if they are collected for storage, recycling, treatment, or disposal. A material is recycled if it is used or reused, reclaimed, or used in certain ways (e.g., burned for energy recovery). Figure 2-8 addresses recycled waste.

Figure 2-7. Process for solid waste determination

Figure 2-8. Process for recycled waste determination
Is the Waste Excluded? [261.4]
Not all solid waste qualifies as hazardous waste. Regulation of certain wastes may be impractical or otherwise undesirable. For example, household waste can contain dangerous chemicals such as solvents and pesticides, but subjecting households to RCRA waste management regulations would create a number of practical problems. Consequently, the EPA exempts or excludes certain waste from the hazardous waste definition and regulations. There are five exclusion categories:

- Exclusion from the definition of solid waste.
- Exclusion from the definition of hazardous waste.
- Exclusions for waste generated in raw material, product storage, or manufacturing units.
- Exclusions for laboratory samples and waste treatability studies.
- Exclusions for dredged material regulated under the Marine Protection Research and Sanctuaries Act or the Clean Water Act.

NOTE: RCRA excludes radioactive material from the definition of solid waste. However, RCRA excludes only the radioactive components of the waste. If a radioactive waste is mixed with a hazardous waste, the resultant mixture is regulated as a mixed waste.

The exclusion of certain samples is an important one for DOE and its contractors. Hazardous waste samples are essential to ensure accurate characterization and hazardous waste treatment. Samples sent to a laboratory for a waste determination are exempt from the RCRA regulations. (See Section 261.4(d).) The exemption applies to samples that are collected and shipped for the sole purpose of determining the hazardous waste characteristics or composition. These samples are still regulated by the DOT, and they must be appropriately classed and packaged based on the shipper’s best knowledge of the material.

Is the Waste a Listed Hazardous Waste? [261.30-33]
Once the determination has been made that the waste is a solid waste and not excluded or exempt, the next step is to determine if the material is a listed hazardous waste in the RCRA regulations. Listed wastes are identified in 40 CFR 261, Subpart D. There are four lists:

- F List – Wastes from nonspecific common industrial and manufacturing processes
- K List – Wastes from specific industries
- P List – Wastes that are pure or commercial grade formulations of specific unused chemicals that are acutely toxic
- U List – Wastes that are pure or commercial grade formulations of specific unused chemicals

Each list includes anywhere from 30 to a few hundred hazardous wastes. Each listed waste is assigned an identification number known as a waste code (e.g., F001, K045).

Characteristic Waste [261.20-24]
Some wastes may not meet any of the criteria for the F, K, P, and U Lists, but they still pose threats to human health and the environment. Materials that have ignitability, corrosivity, reactivity, and toxicity characteristics are regulated as hazardous wastes.

- The ignitability characteristic identifies wastes that can readily catch fire and sustain combustion.
- The corrosivity characteristic identifies wastes that are acidic or alkaline (basic) and can readily corrode or dissolve flesh, metal, or other materials.
- The reactivity characteristic identifies wastes that readily explode or undergo violent reactions.
• The toxicity characteristic identifies wastes that are likely to leach dangerous concentrations of toxic chemicals into groundwater. This is determined by a procedure known as the Toxicity Characteristic Leaching Procedure.

**RCRA Requirements for Waste Generators**

The regulations applicable to generators of hazardous waste are contained in 40 CFR 261–262. Usually, waste generators are also the ones responsible for offering the waste for transport for disposal. A DOE contractor’s waste management program can comply with the majority of the requirements, but there must be an interface with the transportation personnel. This interface usually includes marking and labeling the hazardous waste package and completing the shipping documentation.

The EPA defers the packaging requirements for hazardous waste to the DOT. (See Section 262.30.) Therefore, it is important for shippers to understand the various waste codes and characteristics so that they can compare these with the DOT hazard classes. For example, an EPA ignitable waste might meet the criteria for DOT Class 3, Packing Group II.

The EPA also requires that certain information be marked on hazardous waste containers. When these containers are transported, they must be marked and labeled in accordance with the DOT requirements in addition to the EPA requirements.

The EPA requires the use of a very specific shipping document called the Uniform Hazardous Waste Manifest (Form 8700-22). The manifest is a part of the EPA’s cradle-to-grave waste tracking. The manifest contains many requirements unique to the EPA; however, it interfaces with the DOT by requiring that the document show a DOT shipping description and it includes the shipper’s certification required under 40 CFR 172.204.

49 CFR 172.205(b) requires the shipper to prepare the manifest in accordance with 40 CFR Part 262. Paragraph 172.205(h) states that a manifest containing all the information required under 49 CFR Part 172, Subpart C may be used as the shipping paper. Specific instructions for completing the manifest are found in 40 CFR 262. Additional information about the manifesting system is available from the EPA at [http://www.epa.gov/epawaste/hazard/transportation/manifest/](http://www.epa.gov/epawaste/hazard/transportation/manifest/).

The previous discussion was a brief overview and summary of some of the requirements, and it was not a complete discussion. It does, however, lay a foundation for discussing the packaging and transportation requirements for hazardous waste. Because of the complexity of the hazardous waste regulations, a thorough understanding of the RCRA requirements is required.

**Universal Waste**

EPA promulgated the universal waste program in 1995, and requirements for handling these wastes are found in 40 CFR Part 273. The universal waste program promotes collection and recycling of certain widely generated hazardous waste, designated as universal waste. Universal waste currently includes hazardous wastes that are: batteries, pesticides, lamps (e.g. fluorescent, neon, mercury vapor, etc.), and mercury containing equipment. Guidance from EPA for the generation, handling, transporting and recycling/disposal of universal waste can be found at [http://www.epa.gov/epawaste/hazard/wastetypes/universal/](http://www.epa.gov/epawaste/hazard/wastetypes/universal/).

Shipments of universal waste that meet any of the defining criteria of a hazardous material in 49 CFR must be made in compliance with the applicable regulations for packaging and hazard communication for these materials.

**NOTE:** In accordance with 40 CFR 273.52, universal wastes do not require a Uniform Hazardous Waste Manifest. Therefore, they may not be offered under the “hazardous waste” proper shipping name or a proper shipping name amended to include the word “waste.”
2.11 REVIEW QUESTION SET 2

1. Under the EPA regulations, a solid waste can have what physical characteristics?
   
   Solid, liquid, gas, semisolid

2. What section of the EPA regulations defines solid waste?
   
   261.2

3. What section of the EPA regulations defines hazardous waste?
   
   261.3

4. What section of the EPA regulations excludes radioactive material from being a solid waste?
   
   261.4(c)(4)

5. Under what conditions can a radioactive material be regulated as a hazardous waste?
   
   When a radioactive material is mixed with a RCRA material

6. Match the following waste lists and codes with the corresponding criteria:

   - F-listed waste: hazardous waste from a specific source (K)
   - K-listed waste: discarded off-specific chemicals and spill residues (U)
   - P-listed waste: hazardous waste from nonspecific sources (F)
   - U-listed waste: discarded commercial chemicals that are acutely toxic (P)
   - D001: characteristic of reactivity (D003)
   - D002: characteristic of ignitability (D001)
   - D003: characteristic of corrosivity (D002)

7. Will all DOT Class 8 material also meet the criteria for EPA hazardous waste meeting the characteristic of corrosivity? Why or why not?
   
   No. The EPA corrosivity is for liquids only; the DOT has liquids and solids. The testing criteria are different.

8. A liquid with flash point of 150°F meets the DOT definition of a combustible liquid. Does the same material meet the EPA characteristic of an ignitable waste?
   
   No. 261.21(a)(1)
9. Characterize trichloroethylene as a waste under the following conditions and assign an EPA waste code.

<table>
<thead>
<tr>
<th>Condition</th>
<th>Code</th>
<th>Waste Code</th>
</tr>
</thead>
<tbody>
<tr>
<td>Used in a process as a degreasing solvent</td>
<td>F001</td>
<td>261.31</td>
</tr>
<tr>
<td>Column bottoms or heavy ends from the combined production of trichloroethylene and perchloroethylene</td>
<td>K030</td>
<td>261.32</td>
</tr>
<tr>
<td>Trichloroethylene as a spill residue</td>
<td>U228</td>
<td>261.33</td>
</tr>
<tr>
<td>Trichloroethylene that meets the characteristic of toxicity and in concentrations &gt; 0.5 milligram (mg)/liter</td>
<td>D040</td>
<td>261.24</td>
</tr>
</tbody>
</table>

10. What section of 40 CFR 262 specifies the packaging requirements for a hazardous waste?

   262.30

11. You are tasked with shipping the following solution, by highway, to an authorized disposal facility. The solution consists of 60% Trichloroethylene (F002), 30% Ethyl Acetate (F003), PCBs (120 ppm), and depleted uranium below the regulatory definition of Class 7 material. The solution meets Class 3, PG II and 6.1, PG III criteria. Net weight of the solution is 158.9 kg (350 pounds). The solution is in an authorized 55 gallon drum that meets PG I criteria, and the gross weight is 181.6 kg (400 pounds). The solution is fully characterized and in the percentages shown above. There is not an RQ of uranium. The emergency contact number is 865-481-4808. Determine all the applicable shipping requirements and answer the questions below:

   - Is this material a hazardous material?
     - What hazard class(es) does the material meet?
       3, (II) [ethyl acetate]
       6.1 (III) [trichloroethylene]
       PCBs: note SP 140 and also section 173.140 NOT CLASS 9
       NOT CLASS 7
     - What is primary hazard class? 3 [173.2a]
     - What is/are the subsidiary hazard class(es)?

   - Is this material a hazardous substance?

     YES, for Trichloroethylene (have >100 lbs)
     RQ Ethyl Acetate = 5000 lbs. Not RQ
     RQ PCBs = 1 lb. we have 0.042 lbs.
     [120 ppm: (120/1,000,000)(350 lbs) = 0.042 lbs.] Not RQ for PCBs
     Not RQ for U dep [stated in the problem]

   - Is this material a hazardous waste? YES. F003, F002

   - Is this material a marine pollutant?

     PCBs are listed as SMP, but we have non-bulk pkg—therefore, not MP
     None of the other constituents are listed in the MP table

   - Is this material regulated under TSCA for PCBs? YES
- Prepare a complete shipping description for this material on the extracted manifest below.

<table>
<thead>
<tr>
<th>9a</th>
<th>9b. USDOT Description [Including Proper Shipping Name, Hazard Class, ID Number and Packing Group (if any)]</th>
<th>10.</th>
<th>11. Total Quantity</th>
<th>12. Unit Wt/Vol</th>
<th>13. Waste Codes</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>1. UN1992 WASTE FLAMMABLE LIQUIDS, TOXIC, N.O.S. (TRICHLOROETHYLENE, ETHYL ACETATE) 3 (6.1), II RQ (F002)</td>
<td>1</td>
<td>DM</td>
<td>182</td>
<td>K</td>
</tr>
<tr>
<td></td>
<td>[172.202(a)(3); 172.203(k)(1); 172.203(c); 40 Instr man] CFR uctions fest to the</td>
<td>7</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

14. Special Handling Instructions and Additional Information

PCB OUT OF SERVICE DATE: XX/XX/XX [40 CFR 761.207 INFO]
(ER Contact will be shown in Block 3)

- What are the required packaging markings?
  FLAMMABLE LIQUIDS, TOXIC, N.O.S. UN1992 (TRICHLOROETHYLENE, ETHYL ACETATE) [172.301]
  NAMES/ADDRESSES RQ (F002) [172.324]
  40 CFR 262 HW MARKING [40 CFR 262.32]
  40 CFR 761 PCB MARK [40 CFR 761.40]
  (ORIENTATION ARROWS OPTIONAL) [172.312; no inner pkg]

- What is the required packaging labeling?
  3, 6.1 [172.402]

- What is the required vehicle placarding?
  NONE [172.504]
2.12 TRANSPORTATION REQUIREMENTS FOR SAMPLE SHIPMENTS

Sampling activities at DOE sites include transporting hazardous materials (sample preservatives) on/offsite, packaging and transporting samples on/offsite, and offering sample shipments for transport offsite by highway and air. Many types of samples are shipped by DOE contractors, including:

- Environmental samples (air, water, soil)
- Hazardous waste samples
- Samples sent to determine DOT hazard class
- Radioactive material samples

Each of these types of sample shipments will be discussed below, except for radioactive material samples, which are discussed in Chapter 4. An expanded discussion of the packaging and hazard communication requirements for sample shipments is provided in Chapter 7.

Personnel involved in packaging and shipping of environmental samples must be aware of the applicable transportation regulations. Personnel who ship samples that are regulated by the DOT must have the applicable training required under 49 CFR 172.704, and be knowledgeable of all applicable DOT requirements. Additionally, since samples may be shipped by air, the applicable air regulations of the ICAO/IATA must also be adhered to.

Environmental Samples

Environmental samples typically include soil and groundwater specimens which may be unpreserved or preserved with acidic/base chemicals. Unpreserved environmental samples are not regulated by the DOT unless the soil/water sample is known to contain a constituent that would cause it to meet one of the DOT hazard class criteria (flammable, corrosive, etc).

Preserved environmental samples might meet a DOT hazard class criteria (generally Class 8), depending upon the percentage of acidic/base chemical that is used as the preservative. For example, under 40 CFR 136.3, Table II, footnote 3, EPA states that DOT has determined that water samples with preservatives in concentrations shown below are not regulated as Class 8 by the DOT.

- Nitric acid 0.15% by weight (pH ≥ 1.62)
- Sulfuric Acid 0.35% by weight (pH ≥ 1.15)
- Hydrochloric acid 0.04% by weight (pH ≥ 1.96)
- Sodium Hydroxide 0.08% by weight (pH ≤ 12.3)

In addition to the concentrations above, DOT issued a letter of interpretation to EPA in 2003 (02-0093), which was later re-validated in 2008 (08-0222) concerning “upper limits” for preserved environmental samples that would be below the DOT Class 8 criteria. These limits for aqueous solutions are:

- Nitric acid 0.28% by weight
- Sulfuric Acid 0.38% by weight
- Hydrochloric acid 0.15% by weight
- Sodium Hydroxide 0.20% by weight

If the water samples are preserved above these concentrations, the sample will meet Class 8 criteria (unless the shipper has testing data showing that it doesn’t), and will be subject to the applicable DOT requirements for packaging and hazard communication. The regulated sample should be evaluated to see if it will qualify as a small quantity shipment under 173.4 (shipped by highway), 173.4a (shipped by air) or the limited quantity section for Class 8 materials (173.154). The comparable section in the IATA regulations is section 2.7.

**Note:** Nitric acid, in any concentration, is not authorized for the limited quantity exceptions in 173.154. The Hazardous Material Table shows “None” in column 8A for this material. Additionally, there is a
If the preserved water sample does not qualify for the small quantity exception or limited quantity exception, it will have to be packaged in accordance with the Class 8 packaging requirements based upon the assigned packing group, and will be subject to all the applicable hazard communication requirements (shipping papers, marking, labeling, etc.).

Care should be taken when samplers transport preservatives in the field. If they transport the preservatives “offsite” or on onsite roads with unrestricted public access, the material will be subject to the DOT regulations. In such a situation, the sampler should consider restricting the amount of preservative transported to a quantity authorized as a material of trade (MOT) under 173.6. The MOT regulations allow for a broad range of hazard classes, including Class 8, to be transported with significant packaging and hazard communication exceptions.

For example, up to 1 pint of a Class 8, PG I, or 8 gallons of a Class 8, PG II material could be transported as a MOT. As such, the packaging must either be the manufacturer’s original packaging, or one of equal strength and integrity. The packaging must be marked with either the chemical name or the DOT proper shipping name. The personnel transporting the MOT must be informed of, and comply with, the requirements in 173.6.

**Hazardous Waste Samples and PCB Samples**

Hazardous waste samples are typically sent to a lab for analytical testing to determine RCRA constituents. DOT addresses these types of shipments in 171.101(c)(11). This section of the regulations allows the shipper to assign a tentative proper shipping name, hazard class, ID number and packing group. When offered by air, the applicable ICAO/IATA regulations must also be met.

The EPA regulations provide some regulatory relief for hazardous waste samples. 40 CFR 261.4(d) states that samples collected for the sole purpose of determining its characteristics or composition are not subject to the RCRA requirements in Part 262, which include the manifesting requirement. To use this exception, the sample must meet all the requirements in 261.4(d), which includes the following requirements:

- The sample must be transported to/from a laboratory for the purpose of testing
- The sample must be offered and transported in compliance with the DOT requirements (in compliance with USPS regulations if offered in US mail)

There is a similar section addressing treatability study samples in 261.4(e).

Hazardous waste samples could potentially meet a number of the DOT hazard classes 1-8, and would be shipped based upon shipper’s knowledge according to the requirements for the tentatively assigned hazard class. If none of the Class 1-8 hazard class criteria is met, the shipper is left with potentially classing the sample as Class 9. Since the samples are excepted from manifesting by the EPA, the sample would no longer meet the DOT definition of a hazardous waste (see 171.8). However, if there is an RQ in the sample, it would be shipped as Class 9 material and the shipper could use the proper shipping names, “Environmentally hazardous substances, solid, n.o.s.” or “Environmentally hazardous substances, liquid, n.o.s.”, as appropriate.

Hazardous waste samples may also be candidates for the small quantity, limited quantity and MOT exceptions.

EPA generally regulates PCBs under the TSCA regulations when PCBs are present at 50 ppm or more. Shipments of PCB samples are provided some regulatory relief under the TSCA regulations in 40 CFR 761.65(i)(2). This section of the TSCA regulations exempts a sample shipment from the manifesting requirements in 761.208, however sample shipments must fully comply with the applicable DOT requirements or if shipped via US mail, the USPS regulations.
DOT regulates PCBs as a Class 9 material when they are a hazardous substance (one pound or more of PCBs in a package) or when the PCBs are regulated as a marine pollutant. Generally, sample shipments of PCBs would not be marine pollutants, but some might meet the hazardous substance criteria and therefore be regulated as Class 9, PG III material when transported by highway. When transported by highway, DOT regulated PCB sample shipments might also be eligible for the small quantity and limited quantity exceptions. If all the provisions in 173.6 are met, PCB samples might also be candidates for the MOT exception.

Note: When offered by air, IATA regulates PCBs (50 ppm or greater) in any quantity as a Class 9, PG II material. Under the Polychlorinated Biphenyl proper shipping names, the IATA regulations do not allow PCBs to be shipped as a limited quantity (see columns G and H in the List of Dangerous Goods). Additionally, some air carriers will have additional packaging restrictions for PCBs. For example, Federal Express, under their variation FX—06 has more restrictive packaging requirements than what would be required when shipping by highway under 49 CFR.

Samples Shipped to Determine Hazard Class
Other types of samples may be sent for analysis to determine DOT hazard class criteria, e.g. flammability, corrosivity, or toxicity. DOT addresses these types of shipments in 171.101(c)(11). When offered by air, the applicable ICAO/IATA regulations must also be met.

For samples that are not hazardous waste, subparagraph 171.101(c)(11)(iv) states that: (comparable section in the IATA regulations is section 3.11)
- The word “Sample” must appear as either part of the proper shipping name or in association with the basic description (e.g. UN 1993, Flammable Liquids, n.o.s., 3, PG I, Sample)
- The requirement to show technical names of constituents is not required
- Sample must be packaged in combination packaging
- Net mass of the material may not exceed 2.5 kg (5.5 lbs.)

DOT Letters of Interpretation Relating to Sample Shipments:
CHAPTER 3
RADIOACTIVE MATERIAL TRANSPORT FUNDAMENTALS

OBJECTIVES

- IDENTIFY THE AGENCIES THAT REGULATE RADIOACTIVE MATERIAL PACKAGING AND TRANSPORTATION.

- UNDERSTAND HOW AS LOW AS REASONABLY ACHIEVABLE (ALARA) PRINCIPLES ARE REFLECTED IN THE REGULATIONS.

- UNDERSTAND HOW TO DETERMINE AND USE EXEMPTION VALUES FOR RADIOACTIVE MATERIAL.

- UNDERSTAND HOW TO DETERMINE AND USE THE $A_1$ AND $A_2$ VALUES.

- UNDERSTAND HOW TO DETERMINE THE RQ VALUES FOR RADIOACTIVE MATERIAL.

- UNDERSTAND THE ICAO/IATA REQUIREMENTS FOR AIR SHIPMENTS OF RADIOACTIVE MATERIAL.
3.1 INTRODUCTION

Radioactive material has been transported domestically and internationally for over 60 years. The safety record for transportation of radioactive material has been excellent. It is estimated that over four million packages containing radioactive material are transported in commerce annually within the United States.

To date, there have been no known deaths or serious injuries to transport workers, emergency services personnel, or the general public as a result of the radioactive nature of the material during transport. This safety record can be attributed to the proper packaging of radioactive material and the effectiveness of the transportation safety standards and regulations.

Radioactive material is used to generate electric power and for research, manufacturing, and industrial processes, and it is indispensable for medical diagnosis and therapy. Radioactive waste is routinely transported in commerce. Radioactive material is transported by all modes (highway, rail, air, and water).

The DOT periodically updates the transportation regulations to address changing industry practices and maintain consistency with changing international standards. These changes are also aimed at maintaining and upgrading the existing excellent safety record.

Background on the Radioactive Material Transport Regulations

The hazardous materials transportation safety program originated with the Transportation of Explosives and Other Dangerous Articles Act in 1908. The Interstate Commerce Commission was given responsibility for developing regulations to ensure the safe transportation of these materials in interstate commerce.

Transportation of radioactive material has been regulated since the 1930s. The earliest domestic standards were established by the USPS when radium sources were commonly shipped by mail. These early regulations addressed allowable dose rates, contamination levels, and separation and segregation distances to protect transportation workers and also to protect undeveloped film.

A more comprehensive set of regulations was promulgated in 1948 by the Interstate Commerce Commission, and radioactive material was regulated as a poison. In the early 1950s, the Interstate Commerce Commission first established radioactive material regulations limiting the radiation levels that emanate from packages to protect radiation-sensitive cargo (e.g., photographic film) which might be transported with radioactive material packages. By protecting such radiation-sensitive cargo, protection was also provided to the drivers and passengers.

In 1961, the IAEA adopted radioactive material transportation regulations (standards) based largely on those of the Interstate Commerce Commission. These IAEA regulations became the first international radioactive material regulations. The IAEA recommended that member states and international transport organizations adopt the IAEA regulations as the basis or standard for their own domestic national requirements.
Later, in 1967, responsibility for domestic transportation safety was transferred from the Interstate Commerce Commission to the newly created DOT. In 1967, IAEA Safety Series No. 6 was substantially revised. This revision included a new category of material—large radioactive sources. This category was considered special because of the large amount of radioactivity involved and the heat that might be generated. The 1967 IAEA regulations served as the basis for a major revision of the HMR in 1968 related to radioactive material and, concurrently, a major revision of 10 CFR 71 by the NRC. These 1968 amendments brought the DOT and NRC regulations into essential conformity with the international standards.

In 1973, the IAEA completely revised Safety Series No. 6. The changes included a new system, $A_3/A_2$, for classifying radionuclides, which replaced the former transport group system. The special characteristics of large sources were now routinely considered for all packages containing greater than a Type A quantity of radioactive material. The 1973 IAEA standards also introduced the concepts for Type B packages and the determination of when each country must approve the package design for an international shipment.

In 1983, the DOT and NRC both adopted regulations that were in essential conformity with the 1973 edition of the IAEA requirements in Safety Series No. 6. However, certain relatively minor exceptions and differences remained between the DOT and NRC regulations and the IAEA standards.

Two years after the DOT revised the HMR to conform to the IAEA 1973 standards, the IAEA again issued a comprehensive revision to Safety Series No. 6 in 1985. This edition was reprinted in 1990 with minor revisions.

In 1996, the IAEA revised the contents of Safety Series No. 6 again and renamed it TS-R-1. The explanatory/guidance companion document to TS-R-1 was issued by the IAEA as TS-G-1.1. The DOT’s and NRC’s current domestic regulations generally conform to TS-R-1, 1996, Revised. The guidance document, TS-G-1.1 was revised in 2008. A revision to TS-R-1 was published in 2009. The lastest revision was published in 2012, and is designated as SSR-6.

The current domestic regulations are published by three agencies (the DOT, NRC, and USPS). The international regulations are published by the IAEA, ICAO, and IMO.

3.2 DOMESTIC REGULATIONS

The DOT has regulatory responsibility for safety in the transport of all hazardous materials, including radioactive material. This includes shipments by all modes of transport in interstate, intrastate, or foreign commerce (rail, highway, air, and water) and by all means (truck, bus, automobile, vessel, airplane, railcar, etc.), except for postal shipments. Postal shipments are under the jurisdiction of the USPS.

Prior to 1967, the Interstate Commerce Commission had jurisdiction over both the safety and economic aspects of the transport of radioactive and other hazardous material by surface modes. Jurisdiction over safety was transferred to the DOT in April 1967. The modal administrations (Federal Highway Administration, Federal Railroad Administration, Federal Aviation Administration, and Coast Guard) each had separate regulations for the transport of hazardous material until 1974, when the Hazardous Materials Transportation Act was passed. At that time, a set of safety standards was developed which assured that properly prepared shipments would be acceptable for transport by all modes.

Under the Atomic Energy Act of 1954, as amended, the NRC also has responsibility for safety of the possession, use, and transfer (including transport) of byproduct, source, and special nuclear material, i.e., licensed material. Due to this overlap in statutory authorities, the NRC and DOT signed
a Memorandum of Understanding in 1979 with regard to regulating the transport of radioactive material. The principal objective of the Memorandum of Understanding is to avoid conflicting and duplicative regulations and to clearly delineate the areas in which each agency establishes regulations.

In 10 CFR 71, the NRC promulgated requirements that must be met by licensees for the packaging used to deliver certain types of licensed material to a carrier for transport if it is fissile material or if the quantity exceeds Type A. The NRC also assists and advises the DOT in establishing both national and international safety standards and in reviewing and evaluating packaging designs. The NRC has adopted, by reference in 10 CFR 71.5, portions of the DOT regulations, enabling the NRC to inspect its licensees for compliance with the DOT regulations applicable to shippers/ licensees and to take enforcement actions on violations.

Over half of the states have entered into formal agreements with the NRC whereby the NRC transfers to those states its regulatory authority over licensed byproduct, source, and less-than-critical quantities of special nuclear material (fissile material). These agreement states have adopted uniform regulations pertaining to intrastate transportation of radioactive material. Generally, these regulations require the shipper to conform to the DOT requirements for packaging, labeling, placarding, and marking. Many of the states have formally adopted the DOT regulations by reference for both intrastate and interstate transportation.

**NOTE:** The NRC and its agreement states regulate licensed shippers and receivers of radioactive material packages. Common and contract carriers are exempt from the requirement to obtain a license from the NRC or an NRC agreement state to the extent that they transport licensed radioactive material for someone else. (See 10 CFR 30.13, 40.12, and 70.12.) The DOT’s authority applies to shippers and carriers, not to receivers.

DOE contractors are generally not NRC licensees; thus, they are not directly regulated by the NRC. However, DOE contractors become subject to specific NRC requirements when using NRC-certified packaging and also through DOE directives. In addition, DOE contractors frequently ship to NRC licensees, and they may need to comply with some of the NRC requirements when shipping to a licensee’s facility.

### 3.3 THE NRC’S TRANSPORT REGULATIONS AND CORRESPONDING DOE REQUIREMENTS

The NRC requirements that apply to transport of NRC-licensed radioactive material are located in 10 CFR 71. Several other transport-related requirements are also contained in 10 CFR 20 and 61. A brief overview of these requirements is provided in this section.

DOE has a number of directives with requirements for both offsite shipments and onsite transfers of hazardous material. These DOE directives are as follows:


**10 CFR 71 (NRC)**

In accordance with 10 CFR 71.5, each NRC licensee who (a) transports licensed radioactive material outside the site of usage, as specified in the NRC license, or (b) transports the material on a public highway, or (c) delivers licensed material to a carrier for transport must comply with the applicable requirements of the DOT hazardous materials transport regulations. The NRC inspects the
radioactive material shipping practices of its licensees and enforces compliance with the DOT regulations.

With the exception of DOT specification packages and packages approved by DOE, all packages with the following contents must be shipped in packaging certified by the NRC:

- Non-LSA/SCO Type B quantities.
- LSA/SCO Type B quantities for which the unshielded radiation level at 3 meters is greater than 10 millisievert (mSv)/hr (1 rem/hr).
- Fissile material which exceeds a fissile-excepted quantity.

The packaging approval standards for these materials are found in 10 CFR, Subparts D, E, and F. The user of an NRC-certified packaging must register with the NRC and make all shipments in compliance with the terms of the packaging approval.

DOE Order 460.1C requires DOE contractors to comply with the packaging requirements in 49 CFR. In addition, for fissile material and Type B quantities, contractors may use NRC-certified packaging or packaging certified by the DOE Office of Environmental Management (EM) or the National Nuclear Security Administration (NNSA). When using a packaging certified by DOE EM or the NNSA, the contractor must register, in writing, with either DOE EM or the NNSA prior to using the packaging. Contractors using NRC-certified packaging do not have to register with the NRC if DOE is a registered user; however, it is recommended that users register with DOE EM prior to using the packaging. Additional guidance can be found on the RAMPAC website: [http://rampac.energy.gov/](http://rampac.energy.gov/).

For materials of national security interest, DOE Order 461.1B requires the use of packages approved by the NRC, DOE, or NNSA. Alternatively, shipments may be made under a DOE/NNSA Offsite Transportation Certificate or Offsite Transportation Authorization.

**10 CFR 20 (NRC)**

Title 10 CFR Part 20.1906 requires that an NRC licensee who receives a radioactive package must monitor the package as follows:

- Except for packages containing gaseous or special form radioactive material, any package bearing any of the three categories of RADIOACTIVE labels must be monitored for external surface contamination.
- The external surface of any package containing greater than a Type A quantity (i.e., a Type B quantity) must be monitored on receipt for external radiation levels.
- Monitoring for both surface contamination and external radiation levels must be performed on any package known to contain radioactive material if there is evidence of degradation of package integrity.
- Instances of surface contamination and/or external radiation levels exceeding the applicable limits must be reported to the appropriate NRC regional office.

**10 CFR 835 (DOE)**

The DOE Radiation Protection Program requirements are codified in 10 CFR 835, *Occupational Radiation Protection*, and they have several interfaces with transportation activities:

- Receipt inspection (10 CFR 835.405).
- Contamination (10 CFR 835.1101 and 1103).
- Labeling (10 CFR 835.604 and 606).
10 CFR 61 (NRC)

Title 10 CFR Part 61 contains regulations for siting and operating near-surface, low-level waste disposal sites, as well as the requirements for classification and the form of the materials which may be transferred (including transport) for disposal at such a facility. The requirements for waste classification and waste form are not technically equivalent to the DOT requirements for radioactive material classification and packaging for purposes of transportation. However, shippers of radioactive waste inevitably must keep these Part 61 requirements in mind when preparing such low-level waste (usually LSA material or SCO) for shipment to a shallow land burial facility. Part 61 also contains specific requirements for the Radiological Waste Manifest information and format, which are more rigorous and detailed than the DOT requirements for shipping papers in 49 CFR 172.

Two important facts to remember about 10 CFR 61:

- The Class A and Class B waste designations pursuant to 10 CFR 61 are neither synonymous with nor the same as the DOT’s Type A and Type B package designations.
- The term high-integrity container, or HIC, is a Part 61-related term and not a DOT term.

10 CFR 830 (DOE)

DOE established requirements for quality assurance and safety basis in 10 CFR 830, Nuclear Safety Management. The safety basis requirements apply when shipments are not subject to the DOT’s jurisdiction. Therefore, onsite transfers of greater than nuclear facility Hazard Category 3 quantities (generally Type B quantities) are subject to the requirements in 10 CFR 830.

Title 10 CFR Part 830 authorizes the use of transportation safety documents (TSDs) approved by DOE and developed under DOE Orders 460.1C and 461.2 to document the safety of onsite transfers of nuclear Hazard Category 2 and 3 material. These DOE Orders require contractors to either fully comply with the DOT regulations for onsite transfers or to provide an equivalent level of safety. Safety equivalency is ensured by the use of compensatory measures (administrative controls) applied whenever a deviation from the regulations is made. Offsite shipments of greater than nuclear Hazard Category 3 quantities that are not in commerce are subject to 10 CFR 830.

3.4 WHEN DOES THE DOT HAVE JURISDICTION?

The question of jurisdiction is important for DOE contractors to understand. Determination of the DOT’s jurisdiction requires examining distinct operating environments. Determining jurisdiction can be tricky, and for a complex situation, it may require a formal interpretation from the regulator. For simple cases, the determination is a two-test process.

The first test involves the commercial nature of the transportation. The DOT HMR and the various modal safety regulations apply whenever transportation occurs in commerce. The DOT has interpreted and enforced in commerce to be when the transportation is not conducted wholly by a governmental entity (See 171.1(d)(5)). Therefore, transporting DOE material in a vehicle operated by a DOE employee (or a DOE contractor that is a state university employee) is not in commerce and not subject to the HMR or the various modal safety requirements.

Although offsite transportation activities performed by DOE contractors that are employees of a state university are not considered to be in commerce, DOE Order 460.1C requires that the contractor comply with the DOT regulations to the same extent as if the activity was in commerce.

If the shipment is determined to be in commerce, the second test must be examined. This test applies to the operating environment as it pertains to the public. Transporting a hazardous material in commerce on a road where the public has unrestricted access is subject to the HMR. Likewise,
transporting a hazardous material in a nongovernmental, contractor-driven vehicle on a road with public access restricted by gates/guards (i.e., on site) is not subject to the HMR.

The DOT FMCSR applies whenever a vehicle is operated on, along, or across a public road. Whether the road is public is determined by who owns or leases it, maintains it, and enforces the traffic laws. Thus, a nongovernmental contractor commercial motor vehicle containing hazardous material and operating on an unrestricted state, local, or city public highway is subject to the requirements of the HMR and the FMCSR.

When the DOT does not have jurisdiction, DOE directives and rules apply. The 10 CFR 830 safety basis requirements are applicable when the DOT does not have jurisdiction. DOE Order 460.1C includes provisions that require contractors which are governmental in nature (e.g., laboratories run by state universities) to comply with the regulations as if they were operating in commerce. In this case, the regulator is DOE, not DOT.

There are times when an offsite shipment is not regulated by the DOT, but it is subject to DOE regulations. For example, shipments made by DOE personnel (which do not meet the in commerce test) in government vehicles on interstate highways are not subject to the DOT HMR or the FMCSR. However, if the material on the vehicle meets the criteria for DOE nuclear Hazard Category 2 or 3 material, then the shipment is subject to the safety basis requirements in 10 CFR 830. The applicability of the DOT HMR to DOE contractors is summarized in Figure 3-1.

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**Figure 3-1. Applicability of DOT regulations to DOE contractors**

DOE shippers need to understand the definitions of the pre-transportation functions covered by the HMR. (See the definitions in Section 171.8 and also Section 171.1 for applicability.) Anyone performing pre-transportation functions is subject to the applicable regulations, regardless that the functions are performed before transport occurs. Section 171.1 states that the HMR applies to the following:

- Persons who transport hazardous materials.
- Persons who cause hazardous materials to be transported in commerce.
- Persons who manufacture or maintain a package or a component of a package that is authorized for transporting hazardous materials in commerce.
- Persons performing pre-transportation functions, which include:
  - Determining the hazard class.
  - Selecting a hazardous materials packaging.
  - Filling a hazardous materials package.
  - Securing a closure on a filled or partially filled hazardous materials package.
Marking a package to indicate it contains a hazardous material.

Labeling a package to indicate it contains a hazardous material.

Preparing shipping papers.

Providing and maintaining emergency response information.

Reviewing a shipping paper to verify compliance with the HMR.

DOE contractors meet the definition of person under the regulations, and the functions listed above are typical of those performed by DOE contractors that package and transport hazardous materials in support of DOE’s missions. For additional discussion, see Chapter 11.

3.5 INTERNATIONAL REGULATIONS

There are a number of international bodies and organizations which deal with transportation of radioactive material. The majority of these international bodies are sanctioned by or affiliated with the UN. These agencies write regulations and recommend their adoption by member states as a basis for national regulations. The IAEA, located in Vienna, Austria, has been the primary body for establishing the radioactive material regulations that have served as the basis for all other international regulations and requirements.

The ICAO is active in regulating the transport by air of dangerous goods, including radioactive material. The ICAO requirements have been adopted by nearly all countries. The IATA, a body of member air carriers, also publishes regulations for air transport of restricted articles, including radioactive material. Although the IATA is not recognized in the DOT regulations, the ICAO requirements are essentially restated in the IATA regulations.

For transport by ocean vessel, the IMO issues safety regulations for all types of hazardous materials, including radioactive material. The IMO regulations are published in the IMDG Code and reflect the UN’s recommendations for all hazardous materials, which include the IAEA standards for radioactive material.

The IAEA, ICAO, and IMO regulations have been incorporated by reference in 49 CFR, thereby making their provisions enforceable by the DOT. See Section 171.7 and also Sections 171.22, 171.23, 171.24, and 171.25 in 49 CFR and USG 01 in the IATA regulations.

3.6 IMPORTANT RADIOACTIVE MATERIAL DEFINITIONS

Definitions important to understanding the regulations for radioactive material packaging and transportation are found in Section 173.403. Shippers need to understand the definitions for the following terms:

- $A_1$ and $A_2$
- Closed transport vehicle
- Consignment
- Contamination
- Criticality safety index (CSI)
- Exclusive use
- Exemption value
- Fissile material
- Highway route-controlled quantity
- Limited quantity of Class 7 material
- LSA (low-specific activity) material
- Low-toxicity alpha ($\alpha$) emitters
- Multilateral approval
- Normal form Class 7 material
- Package
- Radioactive material
- Special form Class 7 material
- SCO (surface-contaminated object)
- Transport index (TI)
- Unilateral approval
- Uranium (U)—natural, depleted, enriched
3.7 PURPOSE OF THE RADIOACTIVE MATERIAL TRANSPORTATION REGULATIONS

The underlying philosophy of the regulations is that safety is ensured by the proper preparation of shipments by shippers, rather than relying on actions to be taken by carriers. The regulations provide that:

- Packages of radioactive material are treated in the same manner as any other hazardous material.
- Safety depends primarily on the package rather than on the operational controls.
- The shipper is responsible for ensuring safety during transport through proper characterization of the contents, proper packaging of those contents, and proper operational controls, including adequate hazard communication.

As with all aspects of handling radioactive material, the underlying principle is ALARA (i.e., to keep personnel exposures to levels that are as low as reasonably achievable). To achieve this during transport, consideration must be given to the transport system and how the freight is handled, as well as what stresses the freight is subjected to while in the transport system. The regulations require that packaging provide protection to workers, equipment, and the environment with minimal reliance on operational controls or human intervention. See Figure 3-2 below.

![Diagram of Regulatory Scheme for Transporting Radioactive Material]

Figure 3-2. Regulatory scheme for transporting radioactive material

All radioactive material packages must meet regulatory standards that result in material containment, dose restriction, criticality prevention, and decay heat management. Packaging requirements are addressed by a graded approach commensurate with the physical properties and activity level associated with the radioactive material being shipped. Just as with other hazard classes, the DOT’s system of identification, classification, containment, communication, and control applies to radioactive material shipments.

For example, when the regulations authorize exceptions in packaging (containment) or shipping paper, marking, or labeling requirements (communication), then the activity, dose rate, and contamination levels (controls) may be restricted to compensate. By balancing the packaging requirements with the activity/dose limits, the communication requirements, and the controls, the safe, economic shipment of radioactive materials is achieved.
3.8 DETERMINING RADIOACTIVE MATERIAL SHIPMENT REQUIREMENTS

All determinations concerning packaging and transporting radioactive material stem from the answers to the following questions:

1. **What nuclide(s) is/are being shipped?**

   Title 49 CFR Part 173.435 lists the $A_1$ and $A_2$ values for approximately 400 specific radionuclides. Title 49 CFR Part 173.433 provides a methodology for developing the values for unlisted, unknown, or mixtures of radionuclides. For unlisted nuclides, shippers may use the default values found in Section 173.433, Table 7, or obtain DOT approval for a derived value.

2. **How much activity is being shipped?**

   The packaging requirements are directly related to the total quantity of radioactivity in a package in terms of activity, e.g., TBq, Becquerel (Bq), Ci, millicurie (mCi), and microcurie (µCi). The basic International System of Units (SI) unit for a quantity of radioactive material is the Bq, and the customary unit is the Ci. For the radiation level, or dose rate, the basic SI unit is the Sievert (Sv)/hr, and the customary unit is rem/hr.

   **NOTE:** The IAEA and DOT have adopted the SI radiological units as the controlling units for transportation, and these must be shown on shipping papers and labels.

3. **What form (solid, liquid, gas, or special form) is the material?**

   Special form is defined in the regulations in Section 173.403. For a material to be considered a special form, the shipper must have documentation showing that the tests listed in Section 173.469 were conducted and the criteria were met. Materials that are in special form are nondispensible. If the material is in special form, the quantity is compared to the $A_1$ value. Material in normal form is relatively dispersible, and it is solid, liquid, or gas. For material in normal form, the quantity is compared to the $A_2$ value.

   The table in Section 173.435 of the DOT regulations lists the $A_1$ and $A_2$ values for most radionuclides that are transported. For each radionuclide, both the $A_1$ values for materials in special form and the $A_2$ values for materials in normal form are listed in TBq and Ci.

   The $A_1$ and $A_2$ quantities for each radionuclide are the maximum activity that can be transported in a Type A package. For many radionuclides, the regulations allow substantially larger quantities of special form material to be placed in a Type A package than when the material is in normal form (i.e., not in special form).

**Special Form Radioactive Material ($A_1$)**

Special form material is limited to a material which, if released from a package, presents a hazard due to direct external radiation only. Usually, due to the high physical integrity of a special form material, radioactive material contamination is not expected even under severe accident conditions. This high physical integrity is occasionally the result of the inherent natural properties of the material, such as its being in a nondispensible solid form. Most often, however, it is an acquired characteristic resulting from being welded (encapsulated) into an extremely durable metal capsule.

Special form sources must have at least one external physical dimension which exceeds 5 millimeters (mm) (0.197 inches). The minimum dimension requirement makes the capsule easier to see and recover in the event of its release from the package during an accident. Special form...
encapsulations must be constructed in a manner that prevents the inadvertent loosening or opening of the capsule, either during transport or following an accident.

The testing requirements for determining whether a radioactive material qualifies as special form are found in 49 CFR 173.469, which describes the tests for high temperature, impact, percussion, bending, and leakage. For import or export purposes, the shipper must furnish the carrier and the foreign consignee a Certificate of Competent Authority for the special form material.

For domestic shipments, the DOT does not require special form certificates when offering the material for transport as a special form. However, the shipper must have evidence that the source meets the special form standards, and the shipper must maintain that evidence on file for at least 1 year after shipment in accordance with Section 173.476(a).

A special form certificate issued by the DOT or by a foreign competent authority is acceptable evidence of a source being a special form. Special form source manufacturers or suppliers often provide customers with Special Form Certificates of Competent Authority. The requirements for certification of special form sources are listed in 49 CFR 173.476.

**NOTE:** An encapsulated sealed source need not be subjected to the impact and percussion tests of Sections 173.469(b)(1) and (2), provided it satisfies the Class 4 impact test prescribed in International Standards Organization (ISO) document ISO 2919, *Sealed Radioactive Sources Classification*. Also, it need not be subjected to the heat test listed in Section 173.469(b)(4) if it satisfies the Class 6 temperature test specified in ISO 2919.

The activity limits for special form packages are stated in terms of $A_1$. The figures below illustrate typical special form radioactive material sources.

*Neutron Source* – Shows the empty inner and outer capsules with the plugs to be welded for sealing. This is typically an americium-beryllium (AmBe) source with 0.7 TBq (20 Ci) of $^{241}$Am.

*Industrial Radiography *Camera* and Source* – Shown with a connector cable called a “pigtail.” The source is typically 4 TBq (100 Ci) of iridium-192.

*Normal Form Radioactive Material ($A_2$)* – As defined in Section 173.403, normal form radioactive material means a Class 7 material that does not qualify as a special form Class 7 material. These materials are solids, liquids, and gases. The normal (nonspecial) form package activity limits are stated in terms of $A_2$. 
### 3.9 THE $A_1/A_2$ SPECTRUM OF PACKAGE ACTIVITY LIMITS

Once the nuclide(s), activity, and material form have been identified, the shipper needs to determine the proper shipping name and the packaging options. Aside from LSA material and SCO, radioactive material packaging choices relate directly to the $A_1/A_2$ values associated with each nuclide. The relationship between excepted packaging, Type A packaging, and Type B packaging to the $A_1/A_2$ value is shown on the shipping spectrum in Figure 3-3 below.

Figure 3-3 shows that the required packaging integrity increases with the activity level. For excepted quantity shipments (e.g., limited quantity, instruments, or articles) where the activity level is generally 1/1000 to 1/10,000 of what could be shipped in a Type A packaging, excepted packaging is allowed. The excepted packaging has to meet the general packaging requirements for radioactive material, which are provided in Section 173.410. Note that on the left side of the chart there is a threshold below which a radioactive material is not regulated. This threshold is found within the regulations in the definitions for radioactive material and contamination. The definition for radioactive material refers to established exemption levels on a per-nuclide basis. The definition for contamination establishes the surface contamination levels for nonradioactive contaminated items, below which the item is considered not to be regulated as Class 7 by the DOT.

#### Packaging Selection Relates to Type of Material and Activity

<table>
<thead>
<tr>
<th>Not Radioactive</th>
<th>Exempted Quantity</th>
<th>Type A Quantity</th>
<th>Type B Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Exemption values (nuclide specific)</td>
<td>≤ $10^{-2}$ $A_1$ or $A_2$ (Instruments &amp; Articles)</td>
<td>≤ $A_1$ (special form) or ≤ $A_2$ (normal form)</td>
<td>&gt; $A_1$ or $A_2$</td>
</tr>
<tr>
<td>For contaminated items, surface contamination levels (fixed + removable):</td>
<td>≤ $10^{-3}$ $A_1$ or $A_2$ (LQ solids/gases)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>≤ 22 dpm/cm$^2$ ($\beta$, $\gamma$, low tox $\alpha$); and</td>
<td>≤ $10^{-4}$ $A_1$ or $A_2$ (LQ liquids)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>≤ 2.2 dpm/cm$^2$ (high tox $\alpha$)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Figure 3-3.** Radioactive material shipping spectrum

Type A quantities are authorized to be shipped in Type A packaging, which is designed to withstand the rigors of normal transport conditions. Generally, activity levels above the $A_1/A_2$ value must be packaged in Type B packaging, which is designed to withstand severe transportation accidents. As noted above, LSA material and SCO are treated differently, and their packaging requirements are discussed later in this manual.

The international regulations provide for a Type C package, which is for highway route-controlled quantity shipments by air. The domestic regulations have not adopted this type of package.

**When is a material regulated as Class 7?**

The DOT regulates material as Class 7 (radioactive) material when the material exceeds specified activity levels. The DOT also regulates nonradioactive, contaminated items as Class 7 material when the contamination levels exceed specified values. Both these situations are described below. Review the definitions for radioactive material and contamination in Section 173.403.
Radioactive Material

In 49 CFR 173.403, the DOT defines radioactive material to be “. . . any radioactive material containing radionuclides where both the activity concentration and the total activity in the consignment exceed the values in the table in 173.436 . . .” To be considered a radioactive material by the DOT, the material must exceed both the nuclide-specific exemption concentration limit and the consignment exemption activity limit. The underlying philosophy in deriving these exemption values is that the DOT should not regulate materials that are considered to be inherently safe, with inconsequential radiological concerns.

The exemption values were derived from the IAEA Safety Series No. 115, Basic Safety Standards, and they are based on an individual effective dose of 1 millirem (mrem)/year and a collective dose of 100 rem/year associated with a transportation activity. The activity concentration value is applied to the radioactive material within a package. The consignment activity exemption values were established for transporting small quantities of material that, when transported together, will have a total activity that is unlikely to result in any significant exposure.

For the listed decay chains, shippers need only compare the activity and activity concentration of the parent nuclide to the parent nuclide exemption value(s). Other mixtures (not decay chains) of nuclides must be evaluated using the equations in Sections 173.433(d)(6) and (7). The decay chains shown in footnote (b) include both long- and short-lived (≤10 days) daughters. This is different than footnote (a) to the A1/A2 table, which only references parent nuclides with short-lived daughters. The dosimetric model for the exemption values is different than the model used to derive the A1/A2 values.

Using Section 173.436, note that 241Am has a concentration exemption value of 1 Bq/g and a consignment activity exemption value of 10,000 Bq. Therefore, material containing 241Am would be regulated as a Class 7 material if shipped with more than 10,000 Bq in a single consignment and in a concentration greater than 1 Bq/g. Alternatively, a shipment with 74 Bq/g of 241Am and a total activity of 1 kilobecquerel (kBq) would not be regulated as Class 7.

<table>
<thead>
<tr>
<th>Symbol of radionuclide</th>
<th>Element and atomic number</th>
<th>Activity concentration for exempt material (Bq/g)</th>
<th>Activity concentration for exempt material (Ci/g)</th>
<th>Activity limit for exempt consignment (Bq)</th>
<th>Activity limit for exempt consignment (Ci)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ac-225</td>
<td>Actinium (89)</td>
<td>1.0×10^1</td>
<td>2.7×10^-10</td>
<td>1.0×10^4</td>
<td>2.7×10^-7</td>
</tr>
<tr>
<td>Ac-227</td>
<td></td>
<td>1.0×10^-1</td>
<td>2.7×10^-12</td>
<td>1.0×10^3</td>
<td>2.7×10^-8</td>
</tr>
<tr>
<td>Ac-228</td>
<td></td>
<td>1.0×10^1</td>
<td>2.7×10^-10</td>
<td>1.0×10^6</td>
<td>2.7×10^-5</td>
</tr>
<tr>
<td>Ag-105</td>
<td>Silver (47)</td>
<td>1.0×10^2</td>
<td>2.7×10^-9</td>
<td>1.0×10^6</td>
<td>2.7×10^-5</td>
</tr>
<tr>
<td>Ag-108m (b)</td>
<td></td>
<td>1.0×10^1</td>
<td>2.7×10^-10</td>
<td>1.0×10^6</td>
<td>2.7×10^-5</td>
</tr>
</tbody>
</table>

Figure 3-4. Exemption values for radionuclides (Section 173.436)
When shipping mixtures where the nuclides are known but the associated individual activity is not known, the provisions in Section 173.433(f) should be followed, and the activity in the mixture should be assigned to the radionuclide with the most restrictive value. If the individual nuclides are not known, the shipper can use the values in Table 8, “General Exemption Values,” and assign the exemption values based on the type of energies emitted. Figure 3-5 below provides an example of exemption calculations for radioactive material.

---

**Exemption Calculations for Radioactive Material**

For a solution consisting of 80 mL (112 g) of toluene, 6 kBq tritium ($^3$H), and 3 kBq carbon-14 ($^{14}$C), determine if the DOT regulates the material as radioactive.

First, determine the exemption concentration limits and consignment limits for $^3$H and $^{14}$C.

From the table in Section 173.436:

- $^3$H (T): concentration limit: $1 \times 10^6$ Bq/g  
  consignment limit: 1 E9 Bq
- $^{14}$C: concentration limit: $1 \times 10^4$ Bq/g  
  consignment limit: 1 E7 Bq

We have:

- $^3$H concentration: $6000 \text{ Bq}/112 \text{ g} = 53.6 \text{ Bq/g}$
- $^{14}$C concentration: $3000 \text{ Bq}/112 \text{ g} = 26.8 \text{ Bq/g}$

Total activity concentration: $9000 \text{ Bq}/112 \text{ g} = 80.4 \text{ Bq/g}$

The fraction of activity concentration of $^3$H is: $53.6/80.4 = .66$

The fraction of activity concentration of $^{14}$C is: $26.8/80.4 = .33$

Using the equation from Section 173.433(d)(6), we determine the exempt activity concentration for the mixture to be:

$$\frac{1}{\sum \left(\frac{\text{fraction of activity concentration}}{\text{nuclide exemption concentration}}\right)} = \frac{1}{\frac{0.66}{1 \times 10^6} + \frac{0.33}{1 \times 10^4}} = 2.97 \times 10^4 \text{ Bq/g}$$

Since we only have 80.4 Bq/g, we have not exceeded the concentration limit.

Using the equation in Section 173.433(d)(7), we determine the exempt consignment activity for the mixture to be:

$$\frac{1}{\sum \left(\frac{\text{activity of nuclide/total activity}}{\text{nuclide exemption activity}}\right)} = \frac{1}{\frac{6000 \text{ Bq}}{1 \times 10^9} + \frac{3000 \text{ Bq}}{1 \times 10^7}} = 2.94 \times 10^7 \text{ Bq}$$

Since our consignment activity is 9000 Bq, we also have not exceeded the consignment limit.

As an alternative, rather than calculating the exemption limits for the mixture, you could use the unity equation and verify that the result is less than 1. For example, for the concentration limit:

$$\Sigma \left(\frac{\text{activity concentration/exemption concentration}}{1}\right) \leq 1$$

$$(53.6/1 \times 10^6) + (26.8/1 \times 10^4) = .0001 + .0027 = .0028$$

For the consignment limit:

$$\Sigma \left(\frac{\text{Consignment Activity/exemption consignment activity}}{1}\right) \leq 1$$

$$(6000 \text{ Bq}/1 \times 10^9) + (3000 \text{ Bq}/1 \times 10^7) = 6 \times 10^{-6} + 3 \times 10^{-4} = 3 \times 10^{-4}$$

Since both determinations were less than 1, we have not exceeded the exemption limits.

Based on the determinations above, the DOT would not regulate the material as Class 7. However, the toluene is regulated as a Class 3 flammable liquid and must be shipped accordingly.

---

Figure 3-5. Example of exemption calculations for radioactive material
Contaminated Objects and Equipment

The DOT regulates nonradioactive solid objects with surface contamination as Class 7 material when both the surface contamination levels are above those in the definition of contamination in Section 173.403. Currently, the regulations do not provide an exempt consignment value for surface-contaminated items. However, DOT issued letters of interpretation in 2008 that indicate that items with surface contamination above the levels stated in the contamination definition should be regulated as Class 7 when the total activity in the consignment is also above the exempt consignment levels in Section 173.436. This may be clarified in a future rulemaking.

Contamination is defined as the presence of a radioactive substance on a surface that is in excess of specified activity per surface area. The activity limits are established for beta (β), gamma (γ), and α emitters. The α emitters are further distinguished as either low-toxicity α emitters, or “all other α emitters.” The definition for a low-toxicity α emitter is found in the definitions in Section 173.403.

Therefore, by definition, contamination is surface activity in excess of 0.4 Bq/square centimeters (cm²) (22 disintegrations per minute [dpm]/cm²) for beta/gamma and low-toxicity α emitters and 0.04 Bq/cm² (2.2 dpm/cm²) for all other α emitters. It should be noted that these values are for surface contamination on the object (not contamination measured on swipes) and that the limits are for total contamination (fixed plus removable).

Note that the DOT contamination levels are not the same as the contamination levels established by the NRC and DOE to free release or to green-tag an item. Therefore, it is possible to green-tag an item that is regulated by the DOT as a Class 7 SCO when offered for transport in commerce. See the DOE contamination limits from 10 CFR 835 in Figure 3-6.

APPENDIX D TO PART 835—SURFACE CONTAMINATION VALUES

The data presented in appendix D are to be used in identifying the need for posting of contamination and high contamination areas in accordance with 835.603(e) and (f) and identifying the need for surface contamination monitoring and control in accordance with 835.1101 and 835.1102.

<table>
<thead>
<tr>
<th>Radionuclide</th>
<th>Surface Contamination Values# in dpm/100 cm²</th>
<th>Removable</th>
<th>Total (Fixed +Removable)</th>
</tr>
</thead>
<tbody>
<tr>
<td>U-nat, U-235, U-238, and associated decay products..................................................</td>
<td>7,000</td>
<td>7,000</td>
<td></td>
</tr>
<tr>
<td>Transuranics, Ra-226, Ra-228, Th-230, Th-228, Pa-231, Ac-227, I-125, I-129...............</td>
<td>20</td>
<td>500</td>
<td></td>
</tr>
<tr>
<td>Th-nat, Th-232, Sr-90, Ra-223, Ra-224, U-232, I-126, I-131, I-133..........................</td>
<td>200</td>
<td>1,000</td>
<td></td>
</tr>
<tr>
<td>Beta-gamma emitters (nuclides with decay modes other than alpha emission or spontaneous fission) except Sr-90 and others noted above# ..................................................</td>
<td>1,000</td>
<td>5,000</td>
<td></td>
</tr>
<tr>
<td>Tritium and STCs# .................................................................</td>
<td>10,000</td>
<td>See Footnote 6</td>
<td></td>
</tr>
</tbody>
</table>

† The values in this appendix, with the exception noted in footnote 5, apply to radioactive contamination deposited on, but not incorporated into the interior or matrix of, the contaminated item. Where surface contamination by both alpha- and beta-gamma emitting nuclides exists, the limits established for alpha- and beta-gamma emitting nuclides apply independently.

‡ As used in this table, dpm (disintegrations per minute) means the rate of emission by radioactive material as determined by correcting the counts per minute observed by an appropriate detector for background, efficiency, and geometric factors associated with the instrumentation.

§ The levels may be averaged over one square meter provided the maximum surface activity in any area of 100 cm² is less than three times the value specified. For purposes of averaging, any square meter of surface shall be considered to be above the surface contamination value if: (1) From measurements of a representative number of sections it is determined that the average contamination level exceeds the applicable value; or (2) it is determined that the sum of the activity of all isolated spots or particles in any 100 cm² area exceeds three times the applicable value.

¶ The amount of removable radioactive material per 100 cm² of surface area should be determined by swiping the area with dry filter or soft absorbent paper, applying moderate pressure, and then assessing the amount of radioactive material on the swipe with an appropriate instrument of known efficiency. (Note—The use of dry material may not be appropriate for tritium.) When removable contamination on objects of surface area less than 100 cm² is determined, the activity per unit area shall be based on the actual area and the entire surface shall be wiped. It is not necessary to use swiping techniques to measure removable contamination levels if direct scan surveys indicate that the total residual surface contamination levels are within the limits for removable contamination.

‖ This category of radionuclides includes mixed fission products, including the Sr-90 which is present in them. It does not apply to Sr-90 which has been separated from the other fission products or mixtures where the Sr-90 has been enriched.

† Tritium contamination may diffuse into the volume or matrix of materials. Evaluation of surface contamination shall consider the extent to which such contamination may migrate to the surface in order to ensure the surface contamination value provided in this appendix is not exceeded. Once this contamination migrates to the surface, it may be removable, not fixed; therefore, a “Total” value does not apply. In certain cases, a “Total” value of 10,000 dpm/100 cm² may be applicable either to metals, of the types which form insoluble special tritium compounds that have been exposed to tritium; or to bulk materials to which particles of insoluble special tritium compound are fixed to a surface.

Figure 3-6. DOE contamination limits from 10 CFR 835
Aₐ/A₂ Values

The regulations use the A₁ and A₂ values as points of reference for quantity limits for each radionuclide. Each radionuclide is assigned an A₁ and an A₂ value. These two values (in TBq) are the maximum activity of a radionuclide that may be transported in a Type A package.

The A₁ value is the activity limit for a particular special form radionuclide in a Type A package. The A₂ value is the activity limit that can be transported in a Type A package if the material is not in special form (i.e., it is in normal form).

The A₁ and A₂ values are used in the regulations as a normalized measurement of the radiological risk for all radionuclides. Their uses go beyond the activity limits for Type A packages in determining when Type B packages must be used. Other uses involving large multiples of A₁ or A₂ or different fractions of A₁ or A₂ include:

- Ensuring special routing of packages with large quantities.
- Determining the total activity in packages and conveyances.
- Designating the limits for packages excepted from most requirements.
- Designating the specific activity of a contaminated material and associated packaging.

The derivation of the A₁ and A₂ values in the IAEA regulations is based on a series of dosimetric models (i.e., the Q System).

The limiting value for A₂ results from the worst-case assumptions of external direct γ radiation levels from an unshielded source at a certain distance. Generally, the A₁ value for a radionuclide is the quantity of that radionuclide which will result in a dose rate of 0.1 Sv/hr (10 rem/hr) at a distance of 1 meter.

The A₂ value, however, is based on the applicability of the most conservative worst-case value for five different scenarios, which include the A₂ scenario plus external β radiation to skin, inhalation, ingestion, and external γ radiation from immersion in a gaseous cloud of material released from a breached package.

As a result of an arbitrary limitation established by the IAEA, no radionuclides have been assigned A₁ or A₂ values greater than 40 TBq (1080 Ci). However, based on their LSA and low toxicity, some radionuclides were assigned unlimited A₁ and A₂ values.

The A₁/A₂ values have a direct relationship to radiation protection principles. The values are established based on potential exposures. The values in the 1985 IAEA regulations were derived using a dosimetric model intended to limit an individual's exposure due to a damaged package to the allowed annual dose limit for a radiation worker (5 rem). This was considered acceptable as a once-in-a-lifetime exposure for members of the public inadvertently exposed near an accident scene involving a Type A package. This dosimetric model, called the Q System, was an improvement over an earlier system that divided nuclides into transport groups based on toxicity. The revised Q System that is the basis for the A₁/A₂ values in the current domestic regulations no longer links to the annual dose limit for radiation workers; however, the 5 rem reference dose has been retained.

By definition, A₁ values apply to a nondispersible material that is in a special form. The A₂ values are for material in dispersible form (i.e., solids, liquids, and gases). Each value represents the maximum amount of activity that is authorized in a Type A package. Use of the A₁/A₂ values provides for a
consistent, dose-based reference. An \( A_2 \) amount of any one nuclide represents the same potential hazard as an \( A_2 \) amount of any other nuclide. Because the \( A_1/A_2 \) values provide a normalized measurement of radiological risk, multiples or fractions of the \( A_1/A_2 \) values are also used for designating the activity per package and the conveyance, special routing for large quantity shipments, activity limits for excepted packages, and specific activity limits for contaminated material.

**Determination of the \( A_1/A_2 \) Value for Nuclides, Decay Chains, and Mixtures**

The \( A_1/A_2 \) values are listed in 49 CFR 173.435, a portion of which is extracted below in Figure 3-7. Similar lists are included in the international regulations. For an individual nuclide that is not listed, the default values in Section 173.433, Table 7, may be used, or the shipper can follow the process in Section 173.433(c) and submit a value for approval to the Competent Authority (DOT).

**§ 173.435 Table of \( A_1 \) and \( A_2 \) values for radionuclides.**

The table of \( A_1 \) and \( A_2 \) values for radionuclides is as follows:

<table>
<thead>
<tr>
<th>Symbol of radionuclide</th>
<th>Element and atomic number</th>
<th>( A_1 ) (TBq)</th>
<th>( A_1 ) (Ci)</th>
<th>( A_2 ) (TBq)</th>
<th>( A_2 ) (Ci)</th>
<th>Specific activity (TBq/g)</th>
<th>(Ci/g)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ac-225 (a)</td>
<td>Actinium (89)</td>
<td>8.0×10⁻¹</td>
<td>2.2×10¹</td>
<td>6.0×10⁻³</td>
<td>1.6×10⁻¹</td>
<td>2.1×10³</td>
<td>5.8×10⁴</td>
</tr>
<tr>
<td>Ac-227 (a)</td>
<td></td>
<td>9.0×10⁻¹</td>
<td>2.4×10¹</td>
<td>9.0×10⁻⁵</td>
<td>2.4×10⁻³</td>
<td>2.7</td>
<td>7.2×10⁴</td>
</tr>
<tr>
<td>Ac-228</td>
<td></td>
<td>6.0×10⁻¹</td>
<td>1.6×10¹</td>
<td>5.0×10⁻¹</td>
<td>1.4×10¹</td>
<td>8.4×10⁴</td>
<td>2.2×10⁶</td>
</tr>
<tr>
<td>Ag-105</td>
<td>Silver (47)</td>
<td>2.0</td>
<td>5.4×10¹</td>
<td>2.0</td>
<td>5.4×10¹</td>
<td>1.1×10³</td>
<td>3.0×10⁴</td>
</tr>
<tr>
<td>Ag-108m (a)</td>
<td></td>
<td>7.0×10⁻¹</td>
<td>1.9×10¹</td>
<td>7.0×10⁻¹</td>
<td>1.9×10¹</td>
<td>9.7×10⁻¹</td>
<td>2.6×10¹</td>
</tr>
<tr>
<td>Ag-110m (a)</td>
<td></td>
<td>4.0×10⁻¹</td>
<td>1.1×10¹</td>
<td>4.0×10⁻¹</td>
<td>1.1×10¹</td>
<td>1.8×10²</td>
<td>4.7×10³</td>
</tr>
<tr>
<td>Ag-111</td>
<td></td>
<td>2.0</td>
<td>5.4×10¹</td>
<td>6.0×10⁻¹</td>
<td>1.6×10¹</td>
<td>5.8×10³</td>
<td>1.6×10⁶</td>
</tr>
<tr>
<td>Al-26</td>
<td>Aluminum (13)</td>
<td>1.0×10⁻¹</td>
<td>2.7</td>
<td>1.0×10⁻¹</td>
<td>2.7</td>
<td>7.0×10⁻⁴</td>
<td>1.9×10⁻²</td>
</tr>
<tr>
<td>Am-241</td>
<td>Americium (95)</td>
<td>1.0×10⁻¹</td>
<td>2.7×10²</td>
<td>1.0×10⁻³</td>
<td>2.7×10⁻²</td>
<td>1.3×10⁻¹</td>
<td>3.4</td>
</tr>
</tbody>
</table>

**Figure 3-7. Extract of Section 173.435**

A number of nuclides in the \( A_1/A_2 \) table are part of decay chains, and the table contains entries for both the parent nuclide and progeny. When there are short-lived daughters (less than 10 days), the \( A_1/A_2 \) values for the parent have taken the daughter activity into account. The 10-day threshold was originally based on an assumed maximum 50-day transit time. For these decay chains, the progeny activity has been assumed to be in secular equilibrium, and the entries are denoted by a reference to footnote (a) in the table. For these decay chains, the activity of the parent nuclide is compared to the \( A_1/A_2 \) value of the parent. (See Section 173.433(c)(2).)
When longer-lived daughters are present or the daughter is longer lived than the parent, the decay chain is treated as a mixture. Also, if the material has been altered (processed material) to where the distribution of nuclides is not the same as naturally occurring, then it should be treated as a mixture. These caveats are important to keep in mind when considering some DOE U shipments, and this is discussed in more detail later in this chapter.

As with all tables in the regulations, the footnotes to the table in Section 173.435 are very important. Take a moment to look at the footnotes to the A₁/A₂ table, which are extracted on the following page in Figure 3-8. Scan through the table in Section 173.435, and note the entries where the footnotes are referenced.

<table>
<thead>
<tr>
<th>Symbol of radionuclide</th>
<th>Element and atomic number</th>
<th>A₁ (TBq)</th>
<th>A₁ (Ci) b</th>
<th>A₂ (TBq)</th>
<th>A₂ (Ci) b</th>
<th>Specific activity</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>(TBq/g)</td>
</tr>
<tr>
<td>Zr-93</td>
<td></td>
<td>Unlimited</td>
<td>Unlimited</td>
<td>Unlimited</td>
<td>Unlimited</td>
<td>9.3×10⁻⁵</td>
</tr>
<tr>
<td>Zr-95 (a)</td>
<td></td>
<td>2.0</td>
<td>5.4×10⁻¹</td>
<td>8.0×10⁻¹</td>
<td>2.2×10⁻¹</td>
<td>7.9×10²</td>
</tr>
<tr>
<td>Zr-97 (a)</td>
<td></td>
<td>4.0×10⁻¹</td>
<td>1.1×10⁻¹</td>
<td>4.0×10⁻¹</td>
<td>1.1×10⁻¹</td>
<td>7.1×10⁴</td>
</tr>
</tbody>
</table>

a A₁ and/or A₂ values include contributions from daughter nuclides with half-lives less than 10 days.
b The values of A₁ and A₂ in curies (Ci) are approximate and for information only; the regulatory standard units are Terabecquerels (TBq), (see § 171.10).

c The quantity may be determined from a measurement of the rate of decay or a measurement of the radiation level at a prescribed distance from the source.
d These values apply only to compounds of uranium that take the chemical form of UF₆, UO₂F₂ and UO₂(NO₃)₂ in both normal and accident conditions of transport.
e These values apply only to compounds of uranium that take the chemical form of UO₃, UF₄, UCl₄ and hexavalent compounds in both normal and accident conditions of transport.
f These values apply to all compounds of uranium other than those specified in notes (d) and (e) of this table.
g These values apply to unirradiated uranium only.
h A₁ = 0.1 TBq (2.7 Ci) and A₂ = 0.001 TBq (0.027 Ci) for Cf-252 for domestic use.
i A₂ = 0.74 TBq (20 Ci) for Mo-99 for domestic use.

Figure 3-8. Footnotes to the A₁/A₂ Table

Uranium and Thorium Decay Chains

The thorium (Th) decay chain is shown graphically in Figure 3-9. Note the half-life duration for the various decay products and the associated decay mode (α/β/γ). Table 3-1 on the following page provides the ²³⁸U and ²³⁵U decay series.
Table 3-1. Uranium-238 and Uranium-235 Decay Series

<table>
<thead>
<tr>
<th>Nuclide</th>
<th>Half-Life</th>
<th>Radiation *</th>
</tr>
</thead>
<tbody>
<tr>
<td>U-238</td>
<td>$4.468 \times 10^6$ years</td>
<td>alpha</td>
</tr>
<tr>
<td>Th-234</td>
<td>24.1 days</td>
<td>beta</td>
</tr>
<tr>
<td>Pa-234m</td>
<td>1.17 minutes</td>
<td>beta</td>
</tr>
<tr>
<td>U-234</td>
<td>244,500 years</td>
<td>alpha</td>
</tr>
<tr>
<td>Th-230</td>
<td>77,000 years</td>
<td>alpha</td>
</tr>
<tr>
<td>Ra-226</td>
<td>1,600 years</td>
<td>alpha</td>
</tr>
<tr>
<td>Rn-222</td>
<td>3.8235 days</td>
<td>alpha</td>
</tr>
<tr>
<td>Po-218</td>
<td>3.05 minutes</td>
<td>alpha</td>
</tr>
<tr>
<td>Pb-214</td>
<td>26.8 minutes</td>
<td>beta</td>
</tr>
<tr>
<td>Bi-214</td>
<td>19.9 minutes</td>
<td>beta</td>
</tr>
<tr>
<td>Po-214</td>
<td>63.7 microseconds</td>
<td>alpha</td>
</tr>
<tr>
<td>Pb-210</td>
<td>22.26 years</td>
<td>beta</td>
</tr>
<tr>
<td>Bi-210</td>
<td>5.013 days</td>
<td>beta</td>
</tr>
<tr>
<td>Po-210</td>
<td>138.378 days</td>
<td>alpha</td>
</tr>
<tr>
<td>Pb-206</td>
<td>stable</td>
<td>--</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Nuclide</th>
<th>Half-Life</th>
<th>Radiation *</th>
</tr>
</thead>
<tbody>
<tr>
<td>U-235</td>
<td>$703.8 \times 10^6$ years</td>
<td>alpha</td>
</tr>
<tr>
<td>Th-231</td>
<td>25.52 hours</td>
<td>beta</td>
</tr>
<tr>
<td>Pa-231</td>
<td>32,760 years</td>
<td>alpha</td>
</tr>
<tr>
<td>Ac-227</td>
<td>21.773 years</td>
<td>beta</td>
</tr>
<tr>
<td>Th-227</td>
<td>18.718 days</td>
<td>alpha</td>
</tr>
<tr>
<td>Ra-223</td>
<td>11.434 days</td>
<td>alpha</td>
</tr>
<tr>
<td>Rn-219</td>
<td>3.96 seconds</td>
<td>alpha</td>
</tr>
<tr>
<td>Po-215</td>
<td>778 microseconds</td>
<td>alpha</td>
</tr>
<tr>
<td>Pb-211</td>
<td>36.1 minutes</td>
<td>beta</td>
</tr>
<tr>
<td>Bi-211</td>
<td>2.13 minutes</td>
<td>alpha</td>
</tr>
<tr>
<td>Ti-207</td>
<td>4.77 minutes</td>
<td>beta</td>
</tr>
<tr>
<td>Pb-207</td>
<td>stable</td>
<td>--</td>
</tr>
</tbody>
</table>

Note: Only major decays are shown.
* In addition, all decays emit γ radiation.
Parent Nuclides with Short-Lived Progeny

The Q System takes decay chains into account. As stated before, a shipper usually just needs to take the value in the $A_1/A_2$ table assigned to the parent nuclide and make a comparison with the total activity. The Q System treats decay chains as a single nuclide if (a) the nuclides are in their naturally occurring proportions and (b) no daughter nuclide has a half-life either longer than 10 days or longer than the parent. Otherwise, the decay chain is treated as a mixture.

Short-lived daughters (less than 10 days) are assumed to be in secular equilibrium with the parent, and the assigned $A$ value for the parent takes this into account. For the listed nuclides, when the $A$ value assigned to the parent includes contributions by the short-lived daughter(s), there is a reference to footnote (a) in the table.

For example, strontium-90 ($^{90}$Sr) has a half-life of approximately 28 years, and it has a daughter, yttrium-90 ($^{90}$Y), with a half-life of approximately 64 hours. The $^{90}$Y will come into secular equilibrium with the $^{90}$Sr in approximately three to four weeks. The Q System assumes the short-lived daughter will reach secular equilibrium in transit, and the parent $A_1/A_2$ value shown in the $A_1/A_2$ table accounts for the daughter.

Secular Equilibrium

Radioactive equilibrium for a decay chain occurs when each radionuclide decays at the same rate it is produced. At equilibrium, all radionuclides decay at the same rate. Understanding the equilibrium for a given decay series helps when estimating the amount of radiation that will be present at the various stages of decay.

When the half-life of the original radionuclide is much longer than the half-life of the decay product, the decay product generates radiation more quickly. Within about seven half-lives of the decay product, their activities are equal and the amount of radiation (activity) is doubled. Beyond this point, the decay product decays at the same rate it is produced—a state called secular equilibrium. This is shown in Figure 3-10.

![Figure 3-10. Secular equilibrium](image)

If the half-life of the decay products is much longer than that of the original radionuclide, its activity builds up to a maximum and then declines. The original radionuclide eventually decays away, and no equilibrium occurs. This is shown in Figure 3-11 on the following page.
Determining the A₁/A₂ values for Mixtures

Section 173.433(d) of 49 CFR details two ways to determine if a Type A quantity of a mixture is present. The first method applies to both normal and special form material, and it provides a calculation to determine if the Type A limit has been exceeded. The second method applies to both normal and special form material and determines the A₁ or A₂ value for the mixture.

The first two equations in Sections 173.433(d)(1) and (2) are shown in Figure 3-12. These equations are sometimes referred to as unity equations, and they apply to mixtures either in normal or special form. The activity of each radionuclide is divided by its A value, and the resulting fractions are summed and compared to unity (1). If the sum is less than or equal to 1, then the Type A limit has not been exceeded. Subparagraph (d)(3) is used if there is a mixture of both special and normal form material.

\[ \sum \frac{C(j)}{A_2(j)} \leq 1 \]

Where:
- C(j) is the activity of radionuclide j in normal form;
- A₂(j) is the A₂ value for radionuclide j.

\[ \sum \frac{B(i)}{A_1(i)} \leq 1 \]

Where:
- B(i) is the activity of radionuclide i in special form;
- A₁(i) is the A₁ value for radionuclide i.

Alternatively, the above equation can be restated as:

\[ \Sigma \left[ \text{activity of nuclide} / A_2 \text{ value for nuclide} \right] \leq 1 \]

The equations shown in Sections 173.433(d)(4) and (5) relate the summed fraction of activity of each nuclide to the total activity in the mixture in either special or normal form, as appropriate. The equation produces a number in TBq that is the A₂ value for the mixture. This number can then be compared to the activity being shipped to determine if the Type A quantity has been exceeded or not. The equation in Section 173.433(d)(5) is shown below.

\[ A_2 \text{ for mixture} = \frac{1}{\sum \frac{f(i)}{A_2(i)}} \]

Where:
- f(i) is the fraction of activity for normal form radionuclide i in the mixture;
- A₂(i) is the appropriate A₂ value for radionuclide i.

Alternatively, the above equation can be restated as:

\[ A_2 \text{ for mixture} = \frac{\text{Total Activity}}{\Sigma \left[ \text{activity of nuclide} / A_2 \text{ value for nuclide} \right]} \]
Section 173.433(e) provides a method for determining the $A_1/A_2$ value if the nuclides are known, but an analysis has not been done to determine the activity associated with one or more of the nuclides. In such a case, the nuclides may be grouped according to the $\alpha$ or $\beta\gamma$ activity, and the lowest $A_1/A_2$ value within each group would be applied. This method is particularly useful in the case of mixed fission products, which will usually also contain a proportion of transuranic nuclides. In this case, the grouping would be between $\alpha$ emitters and other emitters, using the most restrictive of the respective $A_2$ values for the individual nuclides within each of the two groups. This process accounts for the differing risk from the transuranic nuclides and the fission products.

In determining the total activity to be shown on shipping papers and labels and in determining the packaging type, a parent nuclide with daughters having less than 10-day half-lives is treated as a single nuclide, and the activity of the parent is applied. Although there may be more activity associated with this chain (because of the daughter activity), the $A_1/A_2$ values are based on the sum of the parent and daughter activity in secular equilibrium.

**Uranium Decay Chains and Mixtures**

Natural and depleted U meet the LSA criteria, and as such, they have been assigned an unlimited $A_2$ value. This is also true for $^{235}$U, $^{238}$U, and U enriched up to 20%.

**NOTE:** The unlimited value for enriched material only applies to unirradiated U. See the table in Section 173.435, footnote g. This distinction is important for DOE material.

Beginning in the early 1950s, a small percentage of feed material in the DOE gaseous diffusion plants was reclaimed from reprocessed, irradiated reactor fuel. This feed material contained trace amounts of transuranics (Am, neptunium [Np], and Pu) and fission products (technetium-99 [$^{99}$Tc], cesium-137 [$^{137}$Cs], $^{60}$Co, and $^{236}$U). Once this feed was introduced, the cascades were contaminated. Consequently, many DOE U materials will carry these contaminants, and they must be treated as mixtures with the U isotopes. See Figure 3-13 on the following page.

Look at the U entries in the $A_1/A_2$ table. There are multiple listings for most U isotopes, and there is also an entry for U enriched to 20% or less. Note also that many of the entries have references to lung absorption, and they also refer to one or more of footnotes (a) to (g). The footnotes are very important. Footnotes (d), (e), and (f) refer to specific chemical forms of U and relate directly back to the lung absorption data. The lung absorption data correlates to the inhalation criteria for lung clearance rates. If the U is not typical of those listed, the shipper should obtain additional data to ensure selection of an appropriate value. For shipments of U enriched greater than 20%, the U activity will be dominated by the activity from $^{234}$U. Consequently, for highly enriched U, the $A_2$ value for $^{234}$U will generally be the driver for the U constituents.
Uranium in the DOE Complex

Use of reprocessed fuel as feed material has led to the near universal presence of mixed fission products and transuranic nuclides as trace contaminants in the majority of DOE U materials. As a result, DOE U shipments are often mixtures of U compounds, mixed fission products, and transuranic nuclides. Care should be taken to review the analytical data for such shipments to determine what $A_2$ value should be applied. Typical analytical data from a gaseous diffusion plant is shown below:

<table>
<thead>
<tr>
<th>Nuclide</th>
<th>pCi/g</th>
<th>TBq/g</th>
</tr>
</thead>
<tbody>
<tr>
<td>U (total)</td>
<td>4311</td>
<td>1.26E-10</td>
</tr>
<tr>
<td>$^{235}$U</td>
<td>0.39% wt</td>
<td>0.39% wt</td>
</tr>
<tr>
<td>$^{234m}$Pa</td>
<td>1096</td>
<td>4.05E-11</td>
</tr>
<tr>
<td>$^{237}$Np</td>
<td>2621</td>
<td>9.69E-11</td>
</tr>
<tr>
<td>$^{137}$Cs</td>
<td>2.59</td>
<td>9.58E-14</td>
</tr>
<tr>
<td>$^{134}$Cs</td>
<td>0.22</td>
<td>9.11E-15</td>
</tr>
<tr>
<td>$^{60}$Co</td>
<td>0.21</td>
<td>7.77E-15</td>
</tr>
<tr>
<td>$^{241}$Am</td>
<td>1548</td>
<td>1.72E-11</td>
</tr>
<tr>
<td>$^{232}$Th</td>
<td>0.61</td>
<td>2.25E-14</td>
</tr>
<tr>
<td>$^{230}$Th</td>
<td>29.98</td>
<td>1.10E-12</td>
</tr>
<tr>
<td>$^{228}$Th</td>
<td>4.04</td>
<td>1.49E-13</td>
</tr>
<tr>
<td>$^{239}$Pu</td>
<td>48.11</td>
<td>1.78E-12</td>
</tr>
<tr>
<td>$^{238}$Pu</td>
<td>82.36</td>
<td>3.04E-12</td>
</tr>
<tr>
<td>$^{99}$Tc</td>
<td>271,681.4</td>
<td>1.00E-8</td>
</tr>
</tbody>
</table>

From this data, we see that we have depleted U ($^{235}$U) and natural Th ($^{232}$Th). The decay products in the U chain are protactinium-$^{234}$ (from $^{238}U$ and $^{230}$Th from $^{234}U$). The $^{228}$Th is a daughter of $^{232}$Th. That leaves the following fission products: $^{137}$Cs, $^{134}$Cs, $^{60}$Co, and $^{99}$Tc, and it leaves following transuranics: $^{237}$Np, $^{241}$Am, $^{239}$Pu, and $^{238}$Pu. When shipping this material, it would be a mixture of depleted U, natural Th, $^{237}$Np, $^{241}$Am, $^{239}$Pu, $^{238}$Pu, and the fission products. The mixture equation would be run with the respective $A_2$ values applied for each of the constituents in the mixture.

Care should be taken when looking at the analytical data for DOE materials. The $^{232}$Th (and progeny) activities are not always consistent with what would be seen with natural Th, and the $^{230}$Th value is not always in the correct ratio for what would be seen from naturally occurring $^{238}U$ decay. Consultation with a health physicist and/or commercially available radionuclide decay software programs can be helpful in this regard.

Figure 3-13. Uranium in the DOE complex
Determining the $A_1/A_2$ Values When One or More Nuclide Activity is Unknown

When there is incomplete information about the nuclides present and/or their activity, Section 173.433(e) should be used. This section requires the activity in the mixture to be assigned to the most restrictive nuclide. This will result in a conservatively assigned $A_2$ value. Figure 3-14 provides two examples of $A_2$ calculations for mixtures.

<table>
<thead>
<tr>
<th>Example 1</th>
<th>Example 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Determine if the following solid palladium (Pd) mixture can be offered in a Type A package based on activity alone:</td>
<td>Determine the maximum amount of activity that can be offered in a Type A package for the following solution:</td>
</tr>
<tr>
<td>$^{103}$Pd 3 gigabecquerel (GBq)</td>
<td>$^{14}$C 1.8 GBq</td>
</tr>
<tr>
<td>$^{109}$Pd 0.4 GBq</td>
<td>$^{129}$I 3.0 GBq</td>
</tr>
<tr>
<td>$^3$H 6.0 GBq</td>
<td>$^3$H 6.0 GBq</td>
</tr>
</tbody>
</table>

Since our material is not in special form, we will use the $A_2$ values in the unity equation from Section 173.433(d)(2):

$$0.003 \text{ TBq/40 TBq} + 0.0004 \text{ TBq/0.5 TBq} =$$

$$0.0001 + 0.0008 = 0.0009$$

Since this value is less than 1 (unity), this mixture does not exceed the Type A limit.

Using the equation in Section 173.433(d)(5):

$$A_2 = \frac{1}{\sum \left(\frac{\text{Act/total activity}}{A_2}\right)}$$

$$A_2 \text{ mixture} =$$

$$1/ \sum \left[ \left(\frac{1.8 \text{ E-3 TBq/10.8 E-3 TBq}}{3 \text{ TBq}}\right) + \left(\frac{3 \text{ E-3 TBq/10.8 E-3 TBq}}{\text{unl}}\right) + \left(\frac{6 \text{ E-3 TBq/10.8 E-3 TBq}}{40 \text{ TBq}}\right) \right]$$

$$= 1/ \sum \left[ (0.0556) + 0 + (0.0139) \right] = 14.38 \text{ TBq}$$

Therefore, up to 14.38 TBq of this mixture may be offered in a Type A package. A Type B package would be required for activity levels exceeding this amount.

Figure 3-14. Two examples of calculating and using the $A_2$ values for mixtures

In summary, when determining the $A_1$ or $A_2$ values:

- For single nuclides, use the values in the table in Section 173.435. [173.433(a)]
- For unlisted nuclides, use the “default” values in Table 7, or obtain another value from the DOT. [173.433(b)]
- For mixtures (including some decay chains), use the equations in Section 173.433(d)(1)–(5), as appropriate.
- For mixtures where some activities are not known, use Section 173.433(e) and apply the most restrictive value.
What Nuclides Must Be Shown on Shipping Papers and Labels?

Sometimes, a large number of nuclides are being shipped. Section 173.433(g) specifies how to determine which nuclides must be shown. The DOT has determined that nuclides need to be listed based on their radiotoxicity and predominance in the mixture. This is accomplished using the equation shown in this section of the regulations, which determines those nuclides that represent 95% of the weighted average of activity. The weighted average incorporates the $A_1$ or $A_2$ value of the material. This results in nuclides with very low $A_2$ values (especially transuranics) always having to be listed.

**NOTE:** Care should be taken in using this equation, since it "eliminates" nuclides with unlimited $A_2$ values. This can lead to confusing entries on shipping papers, and it can frustrate some fissile shipments. For example, consider a mixture of U enriched <20%, $^{60}$Co, $^{137}$Cs, and $^{90}$Sr. The enriched U has an unlimited $A_2$ value. Using the equation for this mixture would result in a fissile shipment with no fissile nuclides being shown on the shipping papers and labels. While this is in compliance with the regulations, the inconsistency could look suspicious to an inspector.

### 3.10 DETERMINING RQ VALUES FOR RADIOACTIVE MATERIAL

The list of RQ values for radionuclides is located in Appendix A, Table 2, of the HMT. A portion of the table is shown below in Figure 3-15. The RQ values are shown in units of Ci and TBq. The footnotes to the table are very important, especially the ones designated ** and ***. In addition, when dealing with mixtures of radionuclides, it is important to read and understand paragraph 7, which is found immediately preceding Table 1 of Appendix A.

<table>
<thead>
<tr>
<th>(1)—Radionuclide</th>
<th>(2)—Atomic Number</th>
<th>(3)—Reportable Quantity (RQ) Ci (TBq)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Actinium-224</td>
<td>89</td>
<td>100 (3.7)</td>
</tr>
<tr>
<td>Actinium-225</td>
<td>89</td>
<td>1 (.037)</td>
</tr>
<tr>
<td>Actinium-226</td>
<td>89</td>
<td>10 (.37)</td>
</tr>
<tr>
<td>Actinium-227</td>
<td>89</td>
<td>0.001 (.00037)</td>
</tr>
<tr>
<td>Actinium-228</td>
<td>89</td>
<td>10 (.37)</td>
</tr>
<tr>
<td>Aluminum-26</td>
<td>13</td>
<td>10 (.37)</td>
</tr>
</tbody>
</table>

*Figure 3-15. Extract of Appendix A, Table 2, of the HMT*
Paragraph 7 of Appendix A states that the RQ determination for a mixture depends on how much information is known about the individual nuclides and associated activities in the mixture. Shippers will utilize the unity equation and apply the most restrictive RQ or use a default value. It is important to understand each of the subparagraphs in this section of the regulations, which are provided on the following page.

“7. For mixtures of radionuclides, the following requirements shall be used in determining if a package contains an RQ of a hazardous substance:

(i) if the identity and quantity (in curies or terabecquerels) of each radionuclide in a mixture or solution is known, the ratio between the quantity per package (in curies or terabecquerels) and the RQ for the radionuclide must be determined for each radionuclide. A package contains an RQ of a hazardous substance when the sum of the ratios for the radionuclides in the mixture or solution is equal to or greater than one;

(ii) if the identity of each radionuclide in a mixture or solution is known but the quantity per package (in curies or terabecquerels) of one or more of the radionuclides is unknown, an RQ of a hazardous substance is present in a package when the total quantity (in curies or terabecquerels) of the mixture or solution is equal to or greater than the lowest RQ of any individual radionuclide in the mixture or solution; and

(iii) if the identity of one or more radionuclides in a mixture or solution is unknown (or if the identity of a radionuclide by itself is unknown), an RQ of a hazardous substance is present when the total quantity (in curies or terabecquerels) in a package is equal to or greater than either one curie or the lowest RQ of any known individual radionuclide in the mixture or solution, whichever is lower.”

The U entries in the RQ Table and the footnotes to the RQ Table are shown below.

<table>
<thead>
<tr>
<th>Radionuclide</th>
<th>RQ</th>
<th>Footnote</th>
</tr>
</thead>
<tbody>
<tr>
<td>Uranium (Depleted)</td>
<td>92</td>
<td>***</td>
</tr>
<tr>
<td>Uranium (Irradiated)</td>
<td>92</td>
<td>***</td>
</tr>
<tr>
<td>Uranium (Natural)</td>
<td>92</td>
<td>**</td>
</tr>
<tr>
<td>Uranium Enriched 20% or greater</td>
<td>92</td>
<td>***</td>
</tr>
<tr>
<td>Uranium Enriched less than 20%</td>
<td>92</td>
<td>***</td>
</tr>
<tr>
<td>Uranium-230</td>
<td>92</td>
<td>1 (.037)</td>
</tr>
<tr>
<td>Uranium-231</td>
<td>92</td>
<td>1000 (37)</td>
</tr>
<tr>
<td>Uranium-232</td>
<td>92</td>
<td>0.01 (.00037)</td>
</tr>
<tr>
<td>Uranium-233</td>
<td>92</td>
<td>0.1 (.0037)</td>
</tr>
<tr>
<td>Uranium-234 **</td>
<td>92</td>
<td>0.1 (.0037)</td>
</tr>
<tr>
<td>Uranium-235 **</td>
<td>92</td>
<td>0.1 (.0037)</td>
</tr>
<tr>
<td>Uranium-236</td>
<td>92</td>
<td>0.1 (.0037)</td>
</tr>
<tr>
<td>Uranium-237</td>
<td>92</td>
<td>100 (3.7)</td>
</tr>
<tr>
<td>Uranium-238 **</td>
<td>92</td>
<td>0.1 (.0037)</td>
</tr>
<tr>
<td>Uranium-239</td>
<td>92</td>
<td>1000 (37)</td>
</tr>
<tr>
<td>Uranium-240</td>
<td>92</td>
<td>1000 (37)</td>
</tr>
</tbody>
</table>

$ The RQs for all radionuclides apply to chemical compounds containing the radionuclides and elemental forms regardless of the diameter of pieces of solid material.
† The RQ of one curie applies to all radionuclides not otherwise listed. Whenever the RQs in TABLE 1, HAZARDOUS SUBSTANCES OTHER THAN RADIONUCLIDES, and this table conflict, the lowest RQ shall apply. For example, uranyl acetate and uranyl nitrate have RQs shown in TABLE 1 of 100 lb, equivalent to about one-tenth the RQ level for uranium-238 in this table.
** The method to determine the RQs for mixtures or solutions of radionuclides can be found in paragraph 7 of the note preceding TABLE 1 of this appendix. RQs for the following four common radionuclide mixtures are provided: radium-226 in secular equilibrium with its daughters (0.053 curie); natural uranium (0.1 curie); natural uranium in secular equilibrium with its daughters (0.052 curie); and natural thorium in secular equilibrium with its daughters (0.011 curie).
*** Indicates that the name was added by PHMSA because it appears in the list of radionuclides in 49 CFR 173.435. The reportable quantity (RQ), if not specifically listed elsewhere in this appendix, shall be determined in accordance with the procedures in paragraph 7 of this appendix.

Look at the entry for natural U in the RQ Table. Note that it references footnote **. This footnote addresses the fact that natural U is a mixture of $^{238}\text{U}$, $^{235}\text{U}$, and their daughter products. For natural U, natural Th, and radium-226 ($^{226}\text{Ra}$), the principles in paragraph 7 have been applied, and values for these mixtures are provided for use. Note that the shipper will need to determine if the U or Th is in secular equilibrium. This is fairly easy to determine from the analytical data, but if in doubt, a health physicist or some commercially available software can assist with in this determination.
Look at the entry for depleted U. Footnote *** is referenced, but it does not provide an RQ value. Since depleted U is primarily $^{238}\text{U}$ with a small amount of $^{235}\text{U}$ and associated daughter products, unless the analytical data indicates otherwise, the shipper will most likely use the value for $^{238}\text{U}$. For enriched U, the RQ value for $^{235}\text{U}$ will generally be applied unless the analytical data indicates otherwise.

### 3.11 TYPES OF RADIOACTIVE MATERIAL SHIPMENTS

Review the HMT for the proper shipping names beginning with “Radioactive material.” All of the proper shipping names for Class 7 material and their associated UN ID numbers are shown below:

- **UN 2909** “Radioactive material, excepted package-articles manufactured from natural uranium or depleted uranium or natural thorium”
- **UN 2908** “Radioactive material, excepted package-empty packaging”
- **UN 2911** “Radioactive material, excepted package-instruments or articles”
- **UN 2910** “Radioactive material, excepted package-limited quantity of material”
- **UN 2912** “Radioactive material, low specific activity (LSA-I) non fissile or fissile excepted”
- **UN 3321** “Radioactive material, low specific activity (LSA-II) non fissile or fissile excepted”
- **UN 3322** “Radioactive material, low specific activity (LSA-III) non fissile or fissile excepted”
- **UN 2913** “Radioactive material, surface contaminated objects (SCO-I or SCO-II) non fissile or fissile excepted”
- **UN 2919** “Radioactive material, transported under special arrangement, non fissile or fissile excepted”
- **UN 3331** “Radioactive material, transported under special arrangement, fissile”
- **UN 3327** “Radioactive material, Type A package, fissile non-special form”
- **UN 2915** “Radioactive material, Type A package, fissile non-special form, non fissile or fissile excepted”
- **UN 3332** “Radioactive material, Type A package, special form non fissile or fissile excepted”
- **UN 3333** “Radioactive material, Type A package, special form, fissile”
- **UN 3329** “Radioactive material, Type B(M) package, fissile”
- **UN 2917** “Radioactive material, Type B(M) package, non fissile or fissile excepted”
- **UN 3328** “Radioactive material, Type B(U) package, fissile”
- **UN 2916** “Radioactive material, Type B(U) package, non fissile or fissile excepted”
- **UN 2978** “Radioactive material, uranium hexafluoride, non fissile or fissile excepted”
- **UN 2977** “Radioactive material, uranium hexafluoride, fissile”

Notice that most of the proper shipping names include references to the type of packaging that is authorized and whether the material is fissile or in special form. Generally, the types of Class 7 shipments are excepted packaging, LSA/SCO, fissile, and Type A and Type B quantities in nonfissile packaging. Each type of shipment is discussed in detail later in this manual. In addition, uranium hexafluoride ($\text{UF}_6$) shipments are also discussed separately.

Using the HMT for Class 7 material is the same as for other hazard classes. Once the proper shipping name has been determined, the table provides references for the sections detailing the packaging requirements. The sections of the regulations detailing the hazard communication
requirements for marking, labeling, placarding, and shipping papers also contain the specific requirements for Class 7 material.

3.12 RADIOACTIVE MATERIAL SHIPMENTS BY AIR AND WATER

For all hazardous material shipments offered for transport by air, the shippers must comply with the DOT regulations or, under the provisions in Section 171.22, 171.23, and 171.24, they are permitted to comply with the ICAO regulations. Most domestic air carriers require compliance with the ICAO regulations and the additional carrier requirements that are published annually by the air carriers in the IATA Dangerous Goods Regulations.

You should review the provisions in Section 171.23 and pay special attention to Section 171.23(b)(11), which contains the specific requirements for radioactive material. After reviewing this section, look at USG-10 in the IATA regulations. Note that many of the provisions in Section 171.23 are also reflected here.

Find the entries for radioactive material in the “List of Dangerous Goods” in Part 4 of the IATA regulations. Note that Special Provisions A130, A78, A139, A159, A160, A23, and A76 are referenced in Column M.

- **Special Provision A130** – This provision is referenced for the entry “Radioactive material, excepted package-limited quantity of material.” This special provision addresses limited-quantity radioactive materials with other hazardous properties. The requirements are similar to those found in 49 CFR 173.423.

- **Special Provision A78** – This provision is listed for nonexcepted packaging proper shipping names, and it addresses the packaging and hazard communication requirements for Type A and Type B quantity radioactive material that has subsidiary hazards.

- **Special Provision A139** – This provision is listed for proper shipping name entries that reference “non-fissile” or “fissile excepted.”

- **Special Provisions A23 and A76** – These provisions relate to shipments of UF₆. The specific requirements for the package and its marking, labeling, and shipping documentation for radioactive material are located in Part 10 of the IATA regulations and discussed in Chapter 9 of this manual.

- **Special Provisions A159 and A160** – These provisions contain restrictions against shipping highway route controlled quantities of certain radioactive materials by air.

Use of the IMDG Code is authorized in Sections 171.22, 171.23, and 171.25. For radioactive material, its conditions of use are detailed in Section 172.12(d). Special Provisions 290, 172, and 317 – The “Dangerous Goods List” in the IMDG Code references these three provisions for various Class 7 entries.

- **Special Provision 290** – This provision addresses limited quantity radioactive material with other hazardous properties.

- **Special Provision 172** – This provision addresses the packaging and hazard communication requirements for Type A and Type B quantity radioactive materials that have subsidiary hazards.

- **Special Provision 317** – This provision addresses fissile-excepted radioactive material shipments.
Summary of Requirements for Air Shipments of Radioactive Material

Who Regulates Hazardous Materials Shipments By Air?

For all hazardous material shipments offered for transport by air, shippers must comply with the DOT regulations or, under the provisions in Section 171.22, 171.23, and 171.24, they are permitted to comply with the International Civil Aviation Organization (ICAO) regulations. Most domestic air carriers require compliance with the ICAO regulations and the additional carrier requirements that are published annually by the air carriers in the IATA Dangerous Goods Regulations.

There are a number of international bodies and organizations which regulate the transportation of radioactive material. The majority of these international bodies are sanctioned by or affiliated with the UN. These agencies write regulations and recommend their adoption by member states as a basis for national regulations. The IAEA, located in Vienna, Austria, has been the primary body for establishing the radioactive material regulations that have served as the basis for all other international regulations and requirements, including the ICAO regulations.

The ICAO is active in regulating the transport by air of dangerous goods, including radioactive material. These requirements have been adopted by nearly all countries. The IATA, a body of member air carriers, also publishes regulations for air transport of restricted articles, including radioactive material. Although the IATA is not recognized in the DOT regulations, the ICAO requirements are essentially restated in the IATA regulations.

The ICAO regulations have been incorporated by reference in 49 CFR, thereby making their provisions enforceable by the DOT. See Section 171.7 and also Sections 171.22, 171.23, and 171.24 in 49 CFR and USG-01 in the IATA regulations. (USG-01 is extracted on the next page)

Requirements In 49 CFR 175

Both USG-01 in the IATA regulations and 49 CFR 171.24 require compliance with 49 CFR Part 175. Generally, Part 175 has requirements for air carriers; however, some of these requirements can be of interest to shippers. For radioactive material shipments, Sections 175.700 – 706 are applicable.

What Is The Relationship Between The ICAO Technical Instructions And The IATA Dangerous Goods Regulations?

The ICAO Technical Instructions for the Safe Transport of Dangerous Goods by Air are published biennially, and the current edition incorporates the requirements for radioactive material from the most recently published IAEA safety regulations. To the extent possible, the current Technical Instructions reflect the current edition of the UN Orange Book, Recommendations on the Transport of Dangerous Goods.

Carrier restrictions (e.g., specific requirements imposed by FedEx or Delta Airlines) are published annually in each carrier’s requirements publication and the IATA Dangerous Goods Regulations. The IATA regulations do not have regulatory standing under the DOT, but they are a reprint of the ICAO Technical Instructions with additional carrier-specific requirements.

How Are The Air Regulations Organized?

The ICAO Technical Instructions for the Safe Transport of Dangerous Goods by Air are divided into nine Parts, with each Part divided into Chapters, and each Chapter divided into paragraphs and subparagraphs. A reference might therefore read “2;7.7.3.2,” indicating Part 2, Chapter 7, paragraph 7.3, subparagraph 7.3.2. A table of contents and an index are provided to facilitate finding the sections easily.
Part 2 of the Technical Instructions details the various hazard classes and the “List of Dangerous Goods.” Each of the first nine Chapters within this Part matches numerically with the hazard classes (i.e., Chapter 1 has requirements for Class 1 material, Chapter 2 has requirements for Class 2 material, etc.). The IATA Dangerous Goods Regulations have a similar format. In the IATA regulations, Part 3, Chapter 10, contains the requirements for multiple hazard classification similar to 49 CFR 173.2a, and Part 4 has the “List of Dangerous Goods” that is comparable to the HMT in 49 CFR.

**What Are State And Operator Variations?**

Use of the Technical Instructions is authorized for domestic air shipments under 49 CFR 171.22, 171.23, and 171.24. Because the ICAO regulations are international, domestic terms like hazardous waste and hazardous substances do not appear in the regulations. The requirements for these materials are addressed in 49 CFR 171.23(b). Domestic restrictions are shown as state variations in the Technical Instructions and in the carriers’ regulations.

Determinations for hazardous substances and hazardous waste must be made in accordance with the DOT regulations, as these terms are not defined in the international regulations. See 49 CFR 171.23 and the state variations for the United States, USG-04, in Section 2 of the IATA regulations.

State variations are regulatory exceptions to the ICAO regulations that are filed by countries. Operator variations are exceptions filed by individual air carriers. State variations can be either more or less restrictive than the stated regulation, and compliance with them is required for hazmat transportation to, from or within the filing country. Variations filed by the United States are shown in the IATA regulations as USG-01 through USG-18.

Operator variations are filed by carriers and apply whenever that carrier is the transporter. For example, FX-06 was filed by Federal Express to address concerns with transporting PCBs on their aircraft.

49 CFR 171.23(b)(11) contains the specific requirements for radioactive material. After reviewing this section, look at USG-10 in the IATA regulations. Note that many of the provisions in Section 171.23 are also reflected here.

Also note that 171.24(b)(3) requires compliance with any U.S. variation specified in the ICAO regulations.

| USG-01 Transport of dangerous goods by air must be in accordance with United States Regulations (49 CFR Parts 171-180) or the ICAO Technical Instructions as limited by 49 CFR Part 171 Subpart C. The requirements of 49 CFR 175 apply to the offering, acceptance, and transportation of dangerous goods in commerce by aircraft to, from, or within the United States, and to any aircraft of United States registry anywhere in air commerce. Part 175 contains additional requirements applicable to any person who performs, attempts to perform, or is required to perform a function subject to 49 CFR and is also applicable to air passengers and crew. When the ICAO Technical Instructions are used for consignments of dangerous goods, failure to comply with the ICAO Technical Instructions and all relevant US variations is a violation of the United States Regulations. **** |
| USG-10 The following additional requirements or limitation apply to the transport of radioactive material to, from or within the United States (see 9.1, 10.3.4, 10.5 and 10.8.1.2): (a) Radioactive material, other than that contained in excepted packagings, may not be offered for transport aboard passenger aircraft unless the radioactive material is intended for use in, or incident to, research or medical diagnosis or treatment. The Shipper’s Declaration for the radioactive material other than that contained in excepted packagings, aboard a passenger aircraft must contain a certification stating that the shipment contains radioactive material intended for use in, or incident to, research or medical diagnosis or treatment. Regardless of its intended use, no person may carry a Type B(M) package aboard a passenger-carrying aircraft, a vented Type B(M) package aboard any aircraft, or a liquid pyrophoric Class 7 material aboard any aircraft; (b) No person may offer for transport aboard a passenger aircraft a package or an overpack with a transport index greater than 3.0; **** |

**FX-06** Polychlorinated biphenyls: The following Class 9 materials, if known or suspected to contain PCBs, must be packaged as follows—for liquids: IP3 or IP3A inner metal packaging with absorbent material utilized to fill all available space; or solids: any inner packaging as per applicable packing instruction is permitted. Outer packagings must be 1A2 steel drum, 4H2 plastic box, USA DOT-SP 8249, 9168 or 11248 (see Packing Instructions (e) listed after each substance):

**UN Number—Description**

UN 2315 – **Polychlorinated biphenyls, liquid** [964]

UN 3077 – **Environmentally hazardous substances, solid, n.o.s.* [956.Y956]

UN 3082 – **Environmentally hazardous substances, liquid, n.o.s.* [964, Y964]

UN 3432 – **Polychlorinated biphenyls, solid** [956]
Under What Conditions Does The DOT Allow Use Of The ICAO/IATA Regulations?

DOT authorizes the use of the ICAO regulations under Sections 171.22, 171.23 and 171.24. Section 171.23(b)(11) contains requirements specific to radioactive materials. As noted above, many of the requirements in this section are also reflected in the U.S. variation, USG-10. A correlation between USG-10 and 49 and 10 CFR is shown below.

<table>
<thead>
<tr>
<th>IATA USG section</th>
<th>Requirement</th>
<th>CFR Section(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>USG-10 (a)</td>
<td>Certification for &quot;use in, or incident to, research or medical diagnosis or treatment&quot; for radioactive material shipments on passenger aircraft (not required for excepted packaging shipments)</td>
<td>49 CFR 171.23(b)(11)(vii); 173.448(e); 175.700</td>
</tr>
<tr>
<td>USG-10 (b)</td>
<td>T1 ≤ 3.0 for packages and overpacks on passenger aircraft</td>
<td>49 CFR 173.448(e); 171.23(v); 175.700</td>
</tr>
<tr>
<td>USG-10 (c)</td>
<td>Restrictions for Pu by air</td>
<td>49 CFR 175.704; 10 CFR 71.63; 71.64</td>
</tr>
<tr>
<td>USG-10 (d), (e)</td>
<td>Requirements for HRCQ and large quantity shipments</td>
<td>49 CFR 171.23(b)(11)(i); 172.403</td>
</tr>
<tr>
<td>USG-10 (f)</td>
<td>Packaging certification requirements for fissile and Type B packaging</td>
<td>49 CFR 171.23(b)(11)(ii); 173.471; 173.472; 173.473</td>
</tr>
<tr>
<td>USG-10 (g)</td>
<td>Use of A1/A2 values in 49 CFR</td>
<td>171.23(b)(11)(iii)</td>
</tr>
<tr>
<td>USG-10 (g)</td>
<td>Country of origin must have adopted TS-R-1, as specified in 171.1</td>
<td>171.23(b)(11)(iv)</td>
</tr>
<tr>
<td>USG-10 (g)</td>
<td>Must use Class 7 definition in 49 CFR</td>
<td>171.23(b)(11)(vi)</td>
</tr>
<tr>
<td>USG-10 (g)</td>
<td>Excepted packaging shipments must comply with 173.421, 173.424, 173.426, as appropriate</td>
<td>171.23(b)(11)(viii)</td>
</tr>
<tr>
<td>USG-12</td>
<td>Emergency response information</td>
<td>171.22(g)(1)</td>
</tr>
<tr>
<td>IATA 1.5</td>
<td>Training</td>
<td>171.22(g)(2)</td>
</tr>
<tr>
<td>USG-17</td>
<td>Security</td>
<td>171.22(g)(3)</td>
</tr>
<tr>
<td>USG-13 (e)</td>
<td>Incident reporting</td>
<td>171.22(g)(4)</td>
</tr>
<tr>
<td>USG-13 (e)</td>
<td>Registration</td>
<td>171.22(g)(7)</td>
</tr>
<tr>
<td>USG-04</td>
<td>Hazardous substances</td>
<td>171.23(b)(5)</td>
</tr>
<tr>
<td>USG-04</td>
<td>Hazardous waste</td>
<td>171.23(b)(6)</td>
</tr>
<tr>
<td>Generally forbidden</td>
<td>PIH material</td>
<td>171.23(b)(10)</td>
</tr>
</tbody>
</table>
What Is The Comparable Table To The HMT In The Air Regulations?

The ICAO/IATA regulations include a table that is comparable to the HMT in 49 CFR. This table, entitled the “List of Dangerous Goods,” is located in Section 4 of the IATA regulations. While there is a great deal of consistency between the entries in the HMT in 49 CFR and the List of Dangerous Goods in ICAO/IATA, shippers should check both entries before offering material for transport by air. The limits in Column 9 of the HMT can be more restrictive than what is allowed for air shipments under the ICAO regulations.

Additionally, 49 CFR 173.22(e) and USG-02 in the IATA regulations stipulate that material which is identified in the HMT under Column 9A as forbidden cannot be offered by passenger aircraft, regardless of the entry in the List of Dangerous Goods.

Find the entries for radioactive material in the “List of Dangerous Goods” in Part 4 of the IATA regulations. Note that Special Provisions A130, A78, A139, A159, A160, A23, and A76 are referenced in Column M. The special provisions are located after the “List of Dangerous Goods.”
Special Provision A130 – This provision is referenced for the entry “Radioactive material, excepted package-limited quantity of material.” This special provision addresses limited-quantity radioactive materials with other hazardous properties. The requirements are similar to those found in 49 CFR 173.423.
A78 Radioactive material with a subsidiary risk must:

(a) be labeled with subsidiary risk labels corresponding to each subsidiary risk exhibited by the material in accordance with the relevant provisions of 10.7.2. Corresponding placards must be affixed to cargo transport units in accordance with the relevant provisions of 10.7.5.

(b) be allocated to Packaging Groups I, II or III, as and if appropriate, by application of the grouping criteria in Section 3 corresponding to the nature of the predominant subsidiary risk.

The description required in 10.8.3.9.2(b) must include a description of these subsidiary risks (e.g. “Subsidiary risk: 3, 6.1”), the name of the constituents which most predominantly contribute to this (these) subsidiary risk(s), and where applicable, the packing group.

(c) The packaging must also be capable of meeting the appropriate performance criteria for the subsidiary risk.

Radioactive material with a subsidiary risk of Division 4.2 (Packing Group I) must be transported in Type B packages. Radioactive material with a subsidiary risk of Division 2.1 is forbidden from transport on passenger aircraft and radioactive material with a subsidiary risk of Division 2.3 is forbidden from transport on passenger or cargo aircraft except with the prior approval of the appropriate authority of the State of origin and the State of the operator under the conditions established by those authorities. A copy of the document of approval, showing the quantity limitations and the packaging requirements, must accompany the consignment.

Special Provision A139 – This provision is listed for proper shipping name entries that reference “non-fissile” or “fissile excepted.”

Special Provisions A23 and A76 – These provisions relate to shipments of UF₆. The specific requirements for the package and its marking, labeling, and shipping documentation for radioactive material are located in Part 10 of the IATA regulations.

Special Provisions A159 and A160 – These provisions contain restrictions against shipping HRCQ of specified LSA materials and materials in Type B packagings.

Special Provision A78 – This provision is listed for nonexcepted packaging proper shipping names, and it addresses the packaging and hazard communication requirements for Type A and Type B quantity radioactive material that has subsidiary hazards.

Identification and Classification Using the Air Regulations

The identification and classification process under the ICAO/IATA is the same as that in 49 CFR. In the IATA regulations, see Section 3 for the hazard class definitions and Section 3.10 for the material classification and the precedence table.

See also Section 3.10.3 and Special Provision 130 in the IATA regulations.

How Is Packaging Selected?

The packaging selection process is the same as for shipments made using 49 CFR. Once the proper shipping name has been determined, the List of Dangerous Goods in the IATA regulations refers to Section 10.5 for packaging options. Also the Special Provisions that are referenced may have packaging restrictions, e.g., Special Provision A78.

The requirements for air shipments are often more restrictive than other modes because of the unique transportation environment associated with air transport. Section 10.3 provides information on the allowable packaging for each type of shipment (excepted quantity, Type A, etc.) and also has packaging design criteria, similar to that found in 49 CFR. This section also contains the allowable limits for dose rates and removable contamination levels associated with a radioactive material package. Additional specific requirements for packaging transported by air are found in 173.27.

Consider a shipment of PCB solids. Find the listings for PCBs in the List of Dangerous Goods. (these are extracted and shown below) There are two listings; for solid and liquid form. PCBs are shown as Class 9 material, and assigned PG II.
The packaging choices for these materials are shown in columns I and K. Packing Instruction 956 is referenced. Note that Special Provision A11 is referenced in column M.

The information in A11 is similar to that found in the TSCA regulations in 40 CFR 761. PCBs below 50 ppm are not regulated by air. However, PCBs greater than 50 ppm and less than an RQ amount are regulated by air.

Packing Instruction 956 references USG-04. USG-04 requires shippers to determine if their materials meet the definitions of a DOT hazardous substance or hazardous waste.
Packing Instruction 956 lists the available packaging that can be used for our PCBs. However, the packaging choices are restricted by FX-06 when this material is offered to FedEx for transport. In that case, packaging is limited to the choices in FX-06.

The packaging choices for radioactive materials are in Section 10.3 in the IATA regulations. As in 49 CFR, packaging choices include excepted packaging; Type A and Type B packaging; and industrial packaging for LSA/SCO.

**Additional Considerations For Specific Types Of Radioactive Material Shipments**

**Radioactive Material in Excepted Packages (DOT Excepted Quantity of Class 7)**

Find the entry for “Radioactive material, excepted package-limited quantity of material” in the IATA “List of Dangerous Goods.” Note the requirements in Special Provision A130 referenced in Column M. Section 10.3.11.1.2 of the IATA regulations contains the specific requirements for a limited quantity shipment. Table 10.3.D is similar to Table 4 in 49 CFR 173.425, with the notable difference in the entry for ³H as tritiated water.

Section 10.3.11.1.2 lists the exceptions for limited quantity shipments, and Section 10.7.1.3.2 contains the marking requirements, which includes:

- UN ID Number
- Name/Address of consignee and consignor
- Gross weight if >50 kg (110 lbs.)

Additionally, 171.23(b)(11)(viii) requires that excepted packaging shipments comply with the requirements in 173.421, 173.424 or 173.426 as appropriate. This requires “Radioactive” to be marked on the inner packaging for combination packages, and on the outside of single containment packages. This is also required in 10.3.11.1.2(b) in the IATA regulations.

Limited quantity Class 7 shipments are required to have the packages labeled with the RADIOACTIVE MATERIAL, EXCEPTED PACKAGE HANDLING label as referenced in Sections 7.2.4.6, 10.5.8.2.1 and 10.7.4.4.3 of the IATA regulations.

Requirements for the Air Waybill are contained in Section 10.8.8.3.
Radioactive Material as an Excepted Quantity (DOT Small Quantity Shipment)

Title 49 CFR Part 173.4 allows a limited quantity of radioactive material that also meets another DOT hazard class definition to be offered as a small quantity shipment. In addition to meeting the requirements of Section 173.421(a)(1)–(5), the restrictive quantity limits, packaging, and communication requirements of Section 173.4 must be met.

By air, these types of shipments are referred to as excepted quantity shipments, and the requirements are found in 49 CFR 173.4a and the IATA regulations in section 2.6. The requirements for packaging generally mirror those found in 49 CFR. An air waybill indicating “Dangerous Goods in Excepted Quantities” is required, and the Excepted Quantities Label in 2.6.7 is required on the package. The hazard class/division number will be shown below the encircled “E” on the label.

LSA and SCO Shipments by Air

For air shipments, LSA/SCO shipments must be made in IP-1, IP-2, or IP-3 packaging, in accordance with Section 10.5.9 in the IATA regulations. Unpackaged LSA/SCO material is prohibited by air. None of the domestic exceptions for packaging, marking, and labeling are authorized in the IATA regulations, so shipments must be fully marked, labeled and placarded, as appropriate. While IP-1 and IP-3 packaging is identical to excepted packaging and Type A packaging for solids, respectively; packages should be marked with the IP markings when offered by air under the LSA and SCO proper shipping names.

Fissile Material Shipments by Air

In addition to the accident condition tests for Type B packaging, fissile material packaging designs for air transport must remain subcritical after being subjected to enhanced puncture, thermal, and drop tests in addition to the 10 CFR 71.73 free drop and crush tests. These additional requirements are stated in Section 71.55(f). Title 10 CFR Parts 71.74 and 71.88 address the additional requirements for Pu shipments by air.

The NRC added more tests to address the high-impact forces that can occur during an airplane crash. Consequently, the following additional tests/evaluations are required for these packagings:

- An enhanced puncture test.
- The thermal test in 10 CFR 71.73(c)(4), which has an extended duration of 60 minutes.
- The contents must be shown to be subcritical when subjected to an impact onto an unyielding surface at a velocity of 90 meters per second.

Shippers wishing to ship domestically or to import/export fissile material using commercial air transport will have to be very careful when considering use of either foreign packaging or domestically approved packaging. See Sections 10.5.11, 10.6.2.8, and 10.10.2 and USG-10 in the IATA regulations.

NOTE: There are very few packaging designs that meet these additional air requirements. Shippers must take care to check the Certificate of Compliance issued for these packagings and ensure that the certificate contains wording that specifically authorizes shipment by air. Generally, fissile material packaging approvals to the IAEA standards from 1967 to 1985 will not be authorized for air transport of fissile material.

NOTE: The fissile material exception requirements are different in the ICAO regulations and the IMDG Code. See Section 10.3.7.2 in the IATA regulations. However, the fissile exceptions in the DOT regulations must be met when shipping by air under the IATA regulations. See USG-01 and Section 175.703(b).
Additional Restrictions for Plutonium Shipments by Air

There are restrictions for Pu by air in 175.703. Also, 10 CFR Parts 71.63 and 71.64 contain additional requirements for packaging designed for air transport of Pu. The accident testing requirements for this type of packaging are detailed in 10 CFR 71.74. In addition, DOE has requirements in 10 CFR 871 and in DOE Order 460.1 for Pu shipments by air. As with fissile material packaging, few designs have been approved for air transport of Pu. One authorized packaging is the PAT-1, USA/0361/B(U)F-96.

Type C Packaging

Under the international regulations, Type B packages transported by air are restricted to 3000 $A_2$. For special form material, the restriction is to 3000 $A_1$ or 100,000 $A_2$. Type C packaging was introduced in the 1996 IAEA regulations and is similar to Type B packaging, but it must also be capable of withstanding the severe accident conditions associated with air transport. Basically, this category of packaging is for highway route-controlled quantities transported by air. These packages require unilateral approval unless they contain fissile material, in which case multilateral approval is required.

An exception to the Type C packaging requirement is for low dispersible material, which must meet certain testing requirements. (See the definition and requirements in the international regulations.) These materials may be shipped in Type B packaging with multilateral approval of both the packaging design and the low dispersible material.

**Note:** The United States has not adopted Type C packaging, and currently does not have an approval process for this type of packaging.

Competent Authority Approvals For Import/Export Of Specific Packaging Designs

Certain packaging designs require competent authority approval before they can be used for importing or exporting. The Competent Authority will issue a Competent Authority Certificate in accordance with 49 CFR 173.471–473. Shipments that require multilateral competent authority approval are:

- All fissile packages.
- Type B(M) packages and -85 packages.
- Fissile shipments where the sum of the CSIs is greater than 50.
- Type C packages (highway route-controlled quantity shipments by air).
- DOT specification Type B or fissile packaging used outside the United States. (See 10 CFR 71.20. These packagings were not authorized after 10/1/08.)

How Is Hazard Communication Addressed?

Marking for Shipments by Air

The IATA requires all radioactive material packages (including excepted packages) to be marked with the full name and address of both the shipper and consignee and the gross weight if greater than 50 kg. See Section 10.7.1.3 in the IATA regulations for all marking requirements.

Section 10.7.4.4.2 of the IATA regulations does not require the packaging orientation arrows on radioactive material packages containing liquids.
Labeling for Shipments by Air

The CARGO AIRCRAFT ONLY label is required on packages that are prohibited by regulation from being offered for transport aboard passenger aircraft. See 49 CFR 172.402(c) and Section 7.2.4.2 in the IATA regulations.

When shipping by air, Section 10.7.4.3 requires radioactive material packages to bear two radioactive labels and two of each of the following labels, as applicable:

- Subsidiary risk label (e.g., FLAMMABLE LIQUID label)
- FISSILE label
- CARGO AIRCRAFT ONLY label

For very small packages, including cylinders, one set of labels is allowed.

The EMPTY label is not required under the IATA regulations or the IMDG Code.

Air shipments of excepted packages of limited quantity radioactive material are required to display a RADIOACTIVE MATERIAL-EXCEPTED PACKAGE label. See Sections 7.2.4.6 and 10.7.4.4.3 of the IATA regulations.

Placarding for Shipments by Air

Large freight containers with radioactive material (other than excepted packages) must be placarded. In lieu of showing both labels and placards, enlarged radioactive material labels may be used. See Section 10.7.5 in the IATA regulations.

NOTE: In the case of foreign shipments coming into the United States, the placard may take the format of an enlarged RADIOACTIVE label. This may be seen on freight containers and unit load devices.

Shipper's Declaration and the Air Waybill

Entries on shipping documents prepared under the ICAO/IATA and the IMDG Code must have the basic description in the following sequence: UN ID number, proper shipping name, hazard class or division, and packing group. In addition, the net quantity of hazardous material per package must be shown on the shipper’s declaration for air shipments. Section 172.204(c)(4) requires an additional certification for all radioactive material shipments offered for transport by passenger aircraft. Except for shipments in excepted packaging, the shipper must certify that the contents are intended for use in or are incidental to research, medical diagnosis, or treatment.

There are a number of specific requirements for completing a shipper’s declaration under the IATA regulations. (See the IATA 10.8.) Some of these requirements for radioactive materials include the following:

- The packing group must be shown for a radioactive material with a subsidiary risk.
- The category of radioactive label should be shown as I-White, II-Yellow, or III-Yellow, as appropriate.
- For packages with II-Yellow or III-Yellow labels, in addition to the TI, the package dimensions must be shown, e.g., L x W x H or L x D x H.
• Notations must be shown for:
  o Special form approval.
  o Type B package and Type B(M) shipment approval.
  o Fissile material package design approval.
  o Special arrangement approval.
• For LSA-II, LSA-III, SCO-I, and SCO-II shipments, the total activity of the consignment must be shown as a multiple of the \( A_2 \) value.
• For a package with RADIOACTIVE YELLOW-II or RADIOACTIVE YELLOW-III labels, the dimensions of the package must be shown.

In addition, when air shipment of an excepted package is involved, the shipper should be aware that a prescribed statement on the Air Waybill is required by the ICAO and IATA regulations. See the Air Waybill requirements in Section 10.8.8.3 in the IATA regulations.
### 3.13 REVIEW QUESTION SET 3

1. Determine the $A_1$ and $A_2$ value for the following:

   - $^{60}\text{Co}$: $A_1: 0.4 \text{ TBq}$, $A_2: 0.4 \text{ TBq}$
   - $^{241}\text{Am}$: $A_1: 10 \text{ TBq}$, $A_2: 0.001 \text{ TBq}$

2. Determine the $A_2$ value for a solid mixture of 127 GBq of $^{137}\text{Cs}$ and 32 MBq of $^{90}\text{Sr}$.

   $$A_2 = 0.605 \text{ TBq}$$

   $$127 \text{ E-3 TBq}/[(127 \text{ E-3}/0.6) + (32 \text{ E-6}/0.3)] =$$

   $$127 \text{ E-3}/0.21 = 0.605 \text{ TBq}$$

3. The maximum activity that can be shipped in a Type A package is the ____ $A_1$ or $A_2$ ____ for a nuclide or mixture of nuclides.

4. A highway route-controlled quantity is $\geq 3000 \times A_1$ or $A_2$ or 1000 TBq, whichever is least.

5. How is special form material different from material in normal form?

   Special form is nondispersible, and the material must pass the tests in Section 173.469.

6. Determine the RQ values for the following:

   - $^{60}\text{Co}$ $0.37 \text{ TBq}$
   - $^{226}\text{Ra}$ (in secular equilibrium) footnote to Table: $0.053 \text{ Ci} = 0.002 \text{ TBq}$
   - $^{137}\text{Cs}$ $0.037 \text{ TBq}$

   Depleted U footnote to Table; use value for $^{238}\text{U}$ (0.0037 TBq) unless analytical data indicates otherwise

7. The following materials are $\alpha$ emitters. Which are regulated by the DOT as low-toxicity $\alpha$ emitters? Circle the correct response(s).

   - Enriched U
   - Natural Th ore
   - Radon-222 ($^{222}\text{Rn}$) (half-life ~ 4 days)
   - $^{241}\text{Am}$ (half-life ~ 432 years)
8. Determine if the following are regulated as Class 7:

- One package with $^{90}\text{Sr}$ (25 Bq/g) in 5498 g of soil

  \[
  25 \text{ Bq/g} \times 5498 \text{ g} = 137,450,000 \text{ Bq} = 0.137 \text{ GBq}
  \]

  Exempt concentration = 100 Bq/g
  Exempt activity = 10,000 Bq

  It does not exceed both exemption values, so it is not regulated as Class 7.

- Two packages offered as a single consignment
  - Pkg 1: $^{14}\text{C}$ 1 E8 Bq in 100 kg matrix
  - Pkg 2: $^{137}\text{Cs}$ 1 E3 Bq/3.2E12 Bq/g

  Using the sum of ratios equation:

  \[
  \frac{\text{Activity Have}}{\text{Exempt Activity}} = \frac{1 \times 10^8 \text{ Bq}}{1 \times 10^7} + \frac{1 \times 10^3}{1 \times 10^4} > 1; \text{ so exceeds limit}
  \]

  \[
  \frac{\text{Conc. Have}}{\text{Exempt Conc.}} = \frac{(1000 \text{ Bq/g})}{1 \times 10^4} + \frac{3.2 \times 10^{12}}{10} > 1; \text{ so exceeds limit}
  \]

  Since both limits are exceeded, the consignment is regulated as Class 7.

- Contaminated equipment with the following associated survey data:

  Nuclides: U enriched, Pu, $^{99}\text{Tc}$, $^{241}\text{Am}$

  Removable (smear data): 3.43 dpm/100 cm$^2$ $\alpha$

  6.77 – 8.25 dpm/100 cm$^2$ $\beta\gamma$

  Fixed contamination: $\leq 165$ dpm/100 cm$^2$

  High toxicity $\alpha$ limit = 2.2 dpm/cm$^2$ (total contamination)

  Total contamination = fixed + removable; use highest value

  \[
  3.43(10) + 8.25(10) + 165 = 281.8 \text{ dpm/100 cm}^2\\
  = 2.81 \text{ dpm/cm}^2
  \]

  It is regulated as Class 7.

9. What section of the IATA provides the United States restriction for maximum allowable TI for a radioactive material package offered by passenger air?

USG 10

10. What is the maximum allowable TI for a radioactive material packaged offered by passenger air?

3.0
CHAPTER 4
EXCEPTED PACKAGING SHIPMENTS

OBJECTIVES

- DETERMINE THE LIMITED QUANTITY ACTIVITY LIMITS FOR RADIOACTIVE MATERIAL.
- DETERMINE THE REQUIREMENTS FOR MAKING EXCEPTED PACKAGING SHIPMENTS.
- DETERMINE THE REQUIREMENTS FOR SHIPPING SMALL QUANTITY SHIPMENTS.
- DETERMINE HOW TO CLASS A LIMITED QUANTITY CLASS 7 MATERIAL THAT ALSO MEETS ANOTHER HAZARD CLASS DEFINITION.
4.1 EXCEPTED QUANTITY RADIOACTIVE MATERIAL SHIPMENTS

When a small fraction of the $A_1/A_2$ activity is being shipped, it may be possible to have such shipments excepted from the full requirements for specification packaging, marking, labeling, and shipping paper requirements. Shipments that are eligible for these exceptions have the following proper shipping names associated with them:

- “Radioactive material, excepted package-limited quantity of material.”
- “Radioactive material, excepted package-instruments or articles.”
- “Radioactive material, excepted package-articles manufactured from natural or depleted uranium or natural thorium.”
- “Radioactive material, excepted package-empty packaging.”

The packaging sections referenced for these proper shipping names include Sections 173.421, 173.422, 173.424, 173.426, and 173.428. These sections, in addition to the activity or material restrictions, have restrictions on dose rates and contamination levels. These shipments may be shipped in packaging that meets the general design requirements in Section 173.410.

Excepted Packaging

In addition to the general packaging requirements for all hazardous materials, excepted packaging must meet the general design requirements for radioactive material packaging in Section 173.410. Excepted packaging is authorized when smaller quantities or lower-hazard radioactive material is being shipped. Excepted packages are not required to be tested or designed to survive any transportation accidents, and it is assumed that all the contents could potentially be released under accident conditions. Therefore, the total activity and maximum allowable dose rates associated with these packages are significantly lower than those allowed for Type A and Type B packages.

Limited Quantity Radioactive Material Shipments

In the HMT in 49 CFR, find the entry for “Radioactive material, excepted package-limited quantity of material.” Note that the packaging sections in Column 8 refer to Sections 173.421 and 173.422. Section 173.421 restricts the allowable activity per package (as specified in Section 173.425), and it establishes the minimum packaging requirements, maximum surface dose rate, maximum removable surface contamination levels, and maximum allowable mass for fissile material.

Limited quantities are excepted from the marking and labeling requirements in Part 172 if the provision in Section 173.421(a)(4) is met and the package is marked with the UN ID number in accordance with Section 173.422(a). If the limited quantity is not also a hazardous substance or waste, then the shipping paper and certification requirements are also excepted.

The allowable activity limits for a limited quantity shipment are provided in Section 173.425, Table 4. This section is referenced in Section 173.421(a), and for instrument or article shipments, it is referenced in Section 173.424(b). Table 4 is shown in Figure 4-1 on the following page.

The activity limits for excepted packages are set based on an assumed total release of the contents during an accident; therefore, the activity is restricted based on the assumed releases associated with a Type A package. This affords the same level of protection, even though the packaging has a lower integrity.
Table 4—Activity Limits for Limited Quantities, Instruments, and Articles

<table>
<thead>
<tr>
<th>Nature of contents</th>
<th>Instruments and articles</th>
<th>Limited quantity package limits</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Limits for each instrument or article</td>
<td>Package limits¹</td>
</tr>
<tr>
<td>Solids:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Special form</td>
<td>$10^{-2} A_1$</td>
<td>$A_1$</td>
</tr>
<tr>
<td>Normal form</td>
<td>$10^{-3} A_2$</td>
<td>$A_2$</td>
</tr>
<tr>
<td>Liquids:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tritiated water, &lt;0.0037 TBq/L (0.1 Ci/L)</td>
<td>$10^{-2} A_1$</td>
<td>$A_1$</td>
</tr>
<tr>
<td></td>
<td>$10^{-3} A_2$</td>
<td>$A_2$</td>
</tr>
<tr>
<td>&gt;0.0037 TBq/L (0.1 Ci/L)</td>
<td>37 TBq (100 Ci)</td>
<td>37 TBq (100 Ci)</td>
</tr>
<tr>
<td>Other Liquids</td>
<td>$10^{-3} A_3$</td>
<td>$A_3$</td>
</tr>
<tr>
<td>Gases:</td>
<td></td>
<td>$10^{-4} A_4$</td>
</tr>
<tr>
<td>Tritium²</td>
<td>$2 \times 10^{-2} A_2$</td>
<td>$2 \times 10^{-1} A_2$</td>
</tr>
<tr>
<td>Special form</td>
<td>$10^{-3} A_1$</td>
<td>$A_1$</td>
</tr>
<tr>
<td>Normal form</td>
<td>$10^{-3} A_2$</td>
<td>$A_2$</td>
</tr>
</tbody>
</table>

¹ For mixtures of radionuclides, see § 173.433(d).
² These values also apply to tritium in activated luminescent paint and tritium adsorbed on solid carriers.

Figure 4-1. Table 4 - Activity Limits for Limited Quantities, Instruments, and Articles

There are three main columns in this table: “Nature of contents,” “Instruments and articles,” and “Limited quantity package limits.” The “Instruments and articles” column is further divided into two columns, and it is used when offering material under Section 173.424. For limited quantity shipments under Section 173.421, the third column (“Limited quantity package limits”) is used to determine the maximum allowable activity per package. Note the footnotes to the table, especially Footnote 1, which refers back to the unity equation in Section 173.433(d) for mixtures of nuclides.

Under the applicable entry for solid, liquid, gas, or special form, Table 4 provides the activity limits ranging from $10^{-3}$ to $10^{-4}$ of the $A_1/A_2$ value. Exceptions to this are the values associated with tritium ($^3$H), which were determined separately based on its radiological properties. The values for tritiated water are provided only in the domestic regulations, and under the international regulations, the $10^{-4} A_2$ value would be used. See Figure 4-2 on the following page for an example of a limited quantity determination.

Section 173.421(a)(2) specifies that the external dose rate at the package surface cannot exceed 0.5 mrem/hr. In addition, the removable contamination must not exceed the values in Section 173.443. The word Radioactive must be marked on either the outer packaging or on the inner packaging of a combination package. The outer package must be marked with the UN ID number.

Limited Quantity Radioactive Material That Is Also a Hazardous Substance or Waste

Limited quantities of Class 7 material that are present in an RQ amount and/or are mixed with a hazardous substance or a RCRA waste are not excepted from the shipping paper and certification requirements. Under Sections 173.421(a) and (b), these materials are subject to the shipping paper requirements. However, the shipping description under Section 172.203(d) and the certification in Section 172.204(c)(4) are not required. A typical shipping description involving a limited quantity Class 7 material mixed with RCRA waste and a hazardous substance is:

1 drum, RQ Waste UN 2910, Radioactive material, excepted quantity limited quantity of material, 7, (D001) 450 lb

NOTE: Class 9 will not be a primary or subsidiary hazard when Class 9 material is mixed with materials meeting Class 1-7 criteria. See the definition of Class 9 in Section 173.140.
Limited Quantity Determination

Determine if the following liquid Pd mixture can be offered in excepted packaging based on the activity alone:

\[
\begin{align*}
^{103}\text{Pd} & \quad 3 \text{ GBq} \\
^{109}\text{Pd} & \quad 0.04 \text{ GBq}
\end{align*}
\]

Since the material is not in special form, we will use the A\(_2\) values.

The A\(_2\) value for \(^{103}\text{Pd}\) is 40 TBq, and for \(^{109}\text{Pd}\), it is 0.5 TBq.

Therefore, at first glance, the activity of each nuclide is much less than the A\(_2\) quantity, and it makes sense to see if the activity to be shipped is also below the limited quantity value.

For liquids, the limited quantity packaging limit from Table 4 is \(10^{-4}A_2\).

The limited quantity value for \(^{103}\text{Pd}\) is 0.004 TBq (4 GBq), and the limited quantity value for \(^{109}\text{Pd}\) is 0.00005 TBq (0.05 GBq).

Individually, each nuclide is below the limited quantity packaging limit; however, since this is a mixture, the unity equation must be used.

Using the unity equation from Section 173.433(d)(2):

\[
\Sigma \frac{\text{Have/Allowed}}{A_2} \leq 1:
\Sigma \left(\frac{3 \text{ GBq}}{4 \text{ GBq}}\right) + \left(\frac{0.04 \text{ GBq}}{0.05 \text{ GBq}}\right) = 0.75 + 0.8 = 1.55
\]

Since this value is more than 1 (unity), this mixture exceeds the limited quantity packaging limit and should be shipped in a Type A package.

Figure 4-2. Example of a limited quantity determination

Limited Quantity Radioactive Material Mixed with Material Meeting Another Hazard Class

Class 7 material mixed with other hazard class material is classed in accordance with Section 173.2a. This section stipulates that Class 7 material has the highest precedence, except when in limited quantities. When in limited quantities, Section 173.2a(c)(5) requires that the material be classed in accordance with Section 173.423.

Section 173.423 requires that the material be classed for the additional hazard, packaged in accordance with the requirements in Section 173.421(a)(1)-(5), and packaged and offered in accordance with the applicable requirements for the additional hazard. Including the phrase Limited quantity radioactive material after the basic description negates the need to comply with the requirements in Sections 172.203(d), 172.204(c)(4), and 173.422(a).
See also Section 3.10.3 and Special Provision 130 in the IATA regulations. In the IMDG Code, see Section 2.7.9 for the excepted quantity shipment requirements.

Empty Radioactive Material Packages

The empty package provisions in Section 173.428 provide exceptions from certain requirements for a radioactive material package that has been emptied of its radioactive contents as far as practicable but which still contains residual radioactivity. This residual radioactivity limit, however, is not quantified or stated in terms of activity content. Instead, the limits are stated in terms of internal contamination with units of activity per cm². Such internal contamination is limited to 100 times the removable (nonfixed) contamination limits for the exterior package surfaces.

Empty packages are required to have the UN ID number on the outer packaging, and they must be labeled with the EMPTY label. Unless the package also meets the hazardous substance or waste criteria, empty package shipments are excepted from the shipping paper requirements.

**NOTE:** The EMPTY label is not required under the IATA or the IMDG Code.

Limited Quantities of Radioactive Material in the Mail

The USPS regulations for mailing radioactive material are found in the Domestic Mail Manual and Publication 52, Acceptance of Hazardous, Restricted, or Perishable Matter. The Domestic Mail Manual prohibits any packages that either require a DOT RADIOACTIVE label or exceed the activity limits in Publication 52. Publication 52 allows for limited quantity, instruments, and articles, and articles containing natural U and Th shipments. A further restriction is placed on the shipments in that the activity per package is restricted to one-tenth of the allowable activity limits in 49 CFR.

Limited Quantity Class 7 Material by Air and Water

Find the entry for “Radioactive material, excepted package-limited quantity of material” in the IATA “List of Dangerous Goods.” Note the requirements in Special Provision A130 referenced in Column M. Section 10.3.11.1.2 of the IATA regulations contains the specific requirements for a limited quantity shipment. Table 10.3.D is similar to Table 4 in 49 CFR 173.425, with the notable difference in the entry for ³H. Section 10.3.11.1.2 lists the exceptions for limited quantity shipments, and Section 10.7.1.3.2 contains the marking requirements. Requirements for the Air Waybill are contained in Section 10.8.8.3.

Limited quantity Class 7 shipments are required to have the packages labeled with the RADIOACTIVE MATERIAL, EXCEPTED PACKAGE HANDLING label as referenced in Sections 7.2.4.6 and 10.5.8.2.1 of the IATA regulations. Additional discussion of air requirements under the IATA/ICAO regulations is provided in Chapter 3 of this manual.

Similarly, using the IMDG Code, Section 2.7.9, contains the provisions for excepted packaging shipments. Sections 5.2.1.5.1 through 5.2.1.5.3 contain the marking requirements. Shipping document requirements are contained in Section 5.4.1.4.1.1 and require the shipping document to show the UN ID number.
Radioactive Material as a Small Quantity and Excepted Quantity Shipment (49 CFR 173.4 and 173.4a)

Title 49 CFR Part 173.4 allows a limited quantity of radioactive material that also meets another DOT hazard class definition to be offered as a small quantity shipment. Section 173.4 applies to highway shipments, and 173.4a applies to excepted quantities by air and vessel. In addition to meeting the requirements of Section 173.421(a)(1)–(5), the restrictive quantity limits, packaging, and communication requirements of Section 173.4 or 173.4a, as appropriate, must be met. Section 173.4b addresses requirements for “de minimis” quantity shipments. Radioactive materials are not authorized under 173.4b.

Environmental Samples

Samples with radioactive constituents are treated the same as any other radioactive material shipment. The shipper must first determine if the activity present meets the Class 7 definition, and if so, then determine if there is a limited quantity or Type A quantity, etc.

Class 7 samples can be offered as small quantity shipments if they meet the limited quantity provisions in 173.421, in addition to the small quantity provisions in 173.4 or 173.4a, as appropriate.

Environmental samples with radioactive constituents generally have low levels of radioactivity, and are therefore frequently shipped as limited quantity shipments. If limited quantity radioactive material samples contain preservatives in concentrations meeting DOT Class 8 criteria, they must be classed, packaged and offered in accordance with 173.423.

Radioactive material sample shipments that exceed the limited quantity limits could potentially be offered as LSA or Type A shipments.

Note: Samples meeting Class 7 are not eligible for the MOT exceptions. Also, Class 7 is not authorized under the “Sample” provisions in the IATA regulations in section 3.11. Since a determination that radioactive material is present is easily verified by field instruments, Class 7 materials are also not shipped under the sample provisions of 49 CFR 171.101(c)(11).

An expanded discussion of small quantity, excepted quantity and de minimis shipments is provided in Chapter 7 of this manual. A discussion of other types of sample shipments is provided in Chapter 2.
4.2 REVIEW QUESTION SET 4

1. Determine the maximum activity allowed as a limited quantity for the following:

- Iodine-131 as a liquid: \( A_2 = 0.7 \text{ TBq} \) \( LQ = 10^{-4} \times 0.7 = 0.07 \text{ GBq} \)
- \( ^{60}\text{Co} \) as a solid metal: \( A_2 = 0.4 \text{ TBq} \) \( LQ = 10^{-3} \times 0.4 = 0.4 \text{ GBq} \)
- \( ^{241}\text{Am} \) as a special form source: \( A_1 = 10 \text{ TBq} \) \( LQ = 10^{-4} \times 10 = 10 \text{ GBq} \)

2. Can the following be offered as a limited quantity shipment?

<table>
<thead>
<tr>
<th>Nuclide/Activity</th>
<th>Activity</th>
<th>Package Surface Dose Rate</th>
<th>Package Contamination level (removable)</th>
</tr>
</thead>
<tbody>
<tr>
<td>( ^{137}\text{Cs} ), as a solid oxide</td>
<td>0.06 MBq</td>
<td>0.7 mrem/hr</td>
<td>less than 1800 dpm/100 cm²</td>
</tr>
</tbody>
</table>

Regardless of activity, the dose rate is too high for limited quantity.

3. What package markings are required for:

- Limited quantity Class 7:
  - By highway: UN ID number, Radioactive either on inner or outer packaging, as appropriate, Section 173.421
  - By air: UN ID number, Names/Addresses; Gross Weight >50 kg; Radioactive on inner or outer packaging, as appropriate, IATA 10.7.1.3.2
- Empty package (by highway): UN ID number 173.428
- Small quantity shipment (by highway, Class 8, and limited quantity Class 7):
  - 173.4(a)(10) “This package conforms to 49 CFR 173.4”
  - 173.4(b), 173.421(a)(4) The word Radioactive on inner or outer packaging, as appropriate

4. What labels are required for:

- Limited quantity Class 7:
  - By highway: None
  - By air: RADIOACTIVE MATERIAL-EXCEPTED PACKAGE HANDLING label IATA 10.7.4.4.3
- Empty package: EMPTY
- Small quantity shipment: None

5. What are the internal and external contamination levels allowed for a Class 7 empty packaging shipment?

  Internal: 100 X Table 9 Values  
  External: Table 9 Values
4.3 REVIEW QUESTION SET 5

Based on the information provided for the materials listed below, indicate the applicable packaging category (excepted, Type A, or Type B), if there is an RQ, and what the proper shipping name should be.

1. By highway, 0.4 GBq Iodine-131 as a liquid chloride:

   Packaging Category: Type A
   RQ? Yes
   Proper Shipping Name: Radioactive Material, Type A Package

   \[ A_2 = 0.7 \text{ TBq} \quad LQ = 10^{-4}A_2 = 0.07 \text{ GBq} \quad RQ = 0.00037 \]

2. By highway, 5 GBq \(^{241}\text{Am}\) as an AmBe special form source:

   Packaging Category: Excepted
   RQ? Yes
   Proper Shipping Name: Radioactive Material, Excepted Package—Limited Quantity of Material

   Could this be offered in the United States mail? No

   \[ A_1 = 10 \text{ TBq} \quad LQ = 10 \text{ GBq} \quad USPS = 1 \text{ GBq} \quad RQ = 0.00037 \quad TBq = 0.37 \text{ GBq} \]

3. By highway, liquid scintillation media, 6 kBq \(^3\text{H}\), 3 kBq \(^{14}\text{C}\), both in 80 mL (112 g) of toluene:

   Packaging Category: Class 3, Packing Group II
   RQ? No
   Proper Shipping Name: Flammable Liquids, n.o.s.

   \[ ^3\text{H} \quad A_2 = 40 \quad RQ = 3.7 \text{ TBq} \quad \text{Exempt Values: } 1 \times 10^6 \text{ Bq/g AND } 1 \times 10^9 \text{ Bq} \]
   \[ ^{14}\text{C} \quad A_2 = 3 \quad RQ = 0.37 \quad \text{Exempt Values: } 10,000 \text{ Bq/g AND } 1 \times 10^7 \text{ Bq} \quad \text{Exempt} \]

4. By highway, \(^{237}\text{Np}\), \(^{230}\text{Th}\), and \(^{90}\text{Sr}\) as sealed source standards (not in special form), all in one package, with a total activity of 2.24 \(\times 10^{-5}\) TBq:

   Packaging Category: Type A
   RQ? No
   Proper Shipping Name: Radioactive Material, Type A Package

   \[ ^{237}\text{Np} \quad A_2 = 0.002 \quad RQ = 0.00037 \]
   \[ ^{230}\text{Th} \quad A_2 = 0.001 \quad RQ = 0.00037 \]
   \[ ^{90}\text{Sr} \quad A_2 = 0.3 \quad RQ = 0.0037 \quad \text{Assume all activity is with the Th: LQ = 0.001E-3 TBq} \]

5. By highway, Pu standard (\(^{238}\text{Pu}\), 0.11 GBq), solid nitrate, meeting both Class 7 and 5.1:

   Packaging Category: Type A
   RQ? No
   Proper Shipping Name: Radioactive Material, Type A Package

   \[ A_2 = 0.001 \quad LQ = 0.001 \text{ GBq} \quad RQ = 0.00037 \]
CHAPTER 5
LOW-SPECIFIC ACTIVITY (LSA) MATERIAL AND SURFACE-CONTAMINATED OBJECTS (SCOs)

OBJECTIVES

- UNDERSTAND THE DIFFERENCES BETWEEN LSA MATERIAL AND SCO CATEGORIES.
- DETERMINE THE APPLICABLE PACKAGING REQUIREMENTS FOR LSA MATERIAL AND SCO.
- DETERMINE THE HAZARD COMMUNICATION AND CONTROLS REQUIRED FOR LSA AND SCO SHIPMENTS.
5.1 INTRODUCTION

The majority of waste material shipments from nuclear fuel cycle facilities and cleanup, remediation, and decontamination projects will be either LSA material or SCO shipments. The domestic regulations provide for significant regulatory relief for these materials in terms of packaging and hazard communication. Therefore, this is a frequently used shipping category by a majority of DOE sites.

Characterizing LSA/SCO is a straightforward process for well characterized material. If a shipper has a complete understanding of the nuclides involved and how the activity is distributed either within a material matrix or on the surface of a contaminated item, the characterization as LSA/SCO can be a simple mathematical exercise. As with all radioactive materials, DOT assumes that the shipper knows what they are shipping. Therefore, the regulations are written based upon the assumption that the shipper knows the nuclides and activity to be shipped. The LSA/SCO requirements were written based upon the assumption that the shipper has data regarding how the activity is distributed within a material matrix or on the surface of a non-radioactive item.

Characterizing LSA/SCO shipments can be a challenge if a shipper works with imperfect information or minimal information. Unfortunately, when legacy waste is involved, the material usually has been characterized to waste acceptance criteria (WAC) and already packaged. A shipper is then forced to try to “back fit” the data into an LSA/SCO category. This is particularly problematic where surface contaminated items have been mixed with LSA material, and there is no smear data available. Most WAC criteria is based upon activity/mass disposed and has no concern for how activity is distributed on surfaces of a non-radioactive item.

Reliance exclusively on WAC characterization can also be problematic when fissile material is involved, as the WAC generally is concerned with total fissile mass being buried, and the fissile exceptions in the DOT regulations are sometimes based upon how the fissile mass is distributed. This is an important distinction, as materials involving fissile nuclides must meet fissile excepted criteria before they can be considered for LSA/SCO characterization.

Projects with newly generated wastes also face problems if there is insufficient planning upfront to ensure adequate smears are taken before mixing SCO items with LSA materials in a packaging. When demolishing a building or remediating a disposal trench, workers prefer to simply load all material into the nearest intermodal container or dump truck and then ship without further characterization.

This approach can be taken only if the materials have been adequately characterized beforehand, and if loading plans are developed to ensure that all the surface contaminated items meet an SCO category, and all the LSA-like material meets an LSA category before any material is loaded into the container. Additionally, the shipper must ensure that the total activity/container limit is also not exceeded.

Material characterization issues within DOE are not new, and improvements have been made. However, it seems that it is still not well understood within the waste management community that characterization to a WAC will not always be sufficient to characterize material as LSA/SCO. This also has economic implications due to the significant packaging relief afforded to LSA/SCO shipments. A new DOE guidance document for LSA/SCO characterization is anticipated to be issued by EM-45 in 2011.

If additional characterization is too problematic for a project, there is an alternative. In many cases, WAC characterization should be adequate to ship the material under the “Radioactive material, Type A packaging” proper shipping name and utilizing Type A packaging. Granted, bulk Type A packaging is expensive and rare, but the project can make the choice of either increased cost in packaging or increased cost in material characterization/repackaging.
5.2 DEFINITIONS OF LSA AND SCO

The definition of low-specific activity material is found in 49 CFR 173.403. There are three subcategories of LSA material, and each one has its own requirements for activity distribution, nuclides, and physical form. Each subcategory stands on its own merits.

The definition of surface-contaminated object is also provided in 49 CFR 173.403. For an SCO, the activity is distributed on the surface of a nonradioactive material rather than distributed within it as for LSA material.

The allowable activities associated with LSA material and SCOs were derived with the requirement that the unpackaged material would not produce radiation levels in excess of those allowed for Type A packages under accident conditions. Therefore, when LSA material and SCOs exceed the limit of 1 rem/hr at 3 meters, they must be placed in packaging tested for accident conditions.

**LSA-I Category** – This category is for material that has a very low specific activity, such as U and Th ores and their concentrates. The LSA-I category consists of:

- U and Th ores.
- Concentrates of U ore, Th ore, and other ores containing naturally occurring radionuclides that are intended to be processed for use of the nuclides.
- Solid, unirradiated natural U, depleted U, natural Th, or their liquid or solid compounds or mixtures.
- Nonfissile or fissile-excepted material with unlimited A₂.
- Nonfissile or fissile-excepted material with activity distributed throughout and an estimated average specific activity not exceeding 30 times the exemption concentration values.

**LSA-II Category** – This category was envisioned to include nuclear reactor process wastes, such as lower-activity resins and filter sludge. It can also include activated equipment. The activity does not have to be uniformly distributed, but it does need to be distributed throughout. The LSA-II category consists of:

- Tritiated water (0.8 TBq/liter).
- Solids with activity distributed throughout and estimated average specific activity not exceeding $10^4$ A₂/g.
- Liquids with activity distributed throughout and estimated average specific activity not exceeding $10^6$ A₂/g.

**LSA-III Category** – This category is for higher-activity materials, such as solidified resins and cartridge filters. The LSA-III category consists of:

- Solids with activity distributed throughout the solid or group of solids or activity uniformly distributed in a solid, compact binding agent.
- Material with not more than 0.1 A₂ leached in 7 days.
- Material with not more than $2 \times 10^3$ A₂/g.
The leaching rate limit of 0.1 \( \text{A}_2 \) per week is based on a scenario where a solidified material in a drum is exposed to rain, and there is an assumed film of water within the package. If the package is then involved in a handling accident, some of the liquid may escape and be available to expose a person near the accident scene.

**SCO-I and SCO-II Category** - There are two categories of SCO, and SCO-II allows for higher contamination levels than SCO-I. Note that the limits are in dpm/cm\(^2\) rather than dpm/100 cm\(^2\). The SCO limits are denoted for both accessible and inaccessible surfaces. Examples of inaccessible surfaces include:

- Inner surfaces of pipes that have ends which can be securely closed.
- Inner surfaces of equipment that have been blanked off or closed.
- Gloveboxes with access ports blanked off.

See Figure 5-1 for an overview of the SCO contamination limits.

<table>
<thead>
<tr>
<th>Removable Contamination (accessible)</th>
<th>( \beta, \gamma \text{ and low toxicity } \alpha )</th>
<th>SCO-I</th>
<th>( \beta, \gamma \text{ and low toxicity } \alpha )</th>
<th>SCO-II</th>
</tr>
</thead>
<tbody>
<tr>
<td>220 dpm/cm(^2)</td>
<td>22 dpm/cm(^2)</td>
<td>22,000 dpm/cm(^2)</td>
<td>2,200 dpm/cm(^2)</td>
<td></td>
</tr>
<tr>
<td>Fixed Contamination (accessible)</td>
<td>( 2.2 \times 10^6 ) dpm/cm(^2)</td>
<td>( 2.2 \times 10^5 ) dpm/cm(^2)</td>
<td>( 4.4 \times 10^7 ) dpm/cm(^2)</td>
<td>( 4.4 \times 10^6 ) dpm/cm(^2)</td>
</tr>
<tr>
<td>Fixed + Removable Contamination (inaccessible)</td>
<td>( 2.2 \times 10^6 ) dpm/cm(^2)</td>
<td>( 2.2 \times 10^5 ) dpm/cm(^2)</td>
<td>( 4.4 \times 10^7 ) dpm/cm(^2)</td>
<td>( 4.4 \times 10^6 ) dpm/cm(^2)</td>
</tr>
</tbody>
</table>

*Bq values are rounded up from .037

Figure 5-1. SCO-I and SCO-II maximum surface contamination levels

It should be noted that the definition of contamination in Section 173.403 establishes the lower regulatory limits for surface contamination. Items with surface contamination levels below the levels stated in the definition are not regulated as radioactive material by the DOT.

**The Safety Basis (Dosimetric Model) for LSA/SCO Shipments**

The LSA and SCO limits were derived based on specific assumptions under accident scenarios. The dosimetric model for LSA material considered personnel exposures in a “dusty” environment and assumed an uptake of 10 mg of material by an individual after an accident. In combination with the concept of a \( 10^{-6} \text{ A}_2 \) release from a Type A package, the \( 10^{-4} \text{ A}_2/g \) concentration limit for LSA-II solids gives the same level of safety as Type A quantities in Type A packaging.

The SCO models were based on surface-contaminated equipment from the fuel cycle with primarily fission product contaminants. Based on the allowable contamination for \( \beta \gamma \) emitters, an object with \( 10 \text{ cm}^2 \) surface area could have fixed contamination up to 4 GBq and removable contamination up to 0.4 MBq. During an accident, it is assumed that:

- 20% of the SCO-I surface is scraped.
- All of the removable contamination is released.
- 20% of the fixed contamination is released.
- Worse case total intake is \( 10^{-6} \text{ A}_2 \)
Based on individual intake assumptions, the SCO limits for contamination afford the same level of safety as Type A quantities in Type A packaging.


### 5.3 INSIGHTS FROM NRC NUREG-1608

The NRC guidance document NUREG-1608/RAMREG-003, *Categorizing and Transporting Low Specific Activity Materials and Surface Contaminated Object*, was issued by both the NRC and the DOT in 1998. Understanding this document, along with the applicable regulations, is essential to making compliant LSA/SCO shipments. Some of the information in this document changed with issuance of the DOT rule (DOT docket number HM-230) and the companion NRC final rule in 2004; however, the majority of the document is still valid and helpful. This document is available on the internet at [http://rampac.energy.gov/](http://rampac.energy.gov/). It may be many years before this document is updated.

The NUREG provides information in a user-friendly format, and it addresses frequently asked questions about LSA material, SCO, and shipping requirements. The document also provides shippers with a clear indication of how the regulatory agencies view compliance with their regulations. While not having the full force of law, the document is very useful because it provides information as to what the regulatory agencies consider acceptable practices and methods to achieve compliance with the regulations. Shippers can take different approaches than what is presented in the guidance. However, if the guidance in the NUREG is followed, there is less chance that a regulator will take issue with a shipment. The following pages provide some highlights from the NUREG that are of particular importance to DOE.

#### LSA versus SCO [NUREG, 4.1.1, 4.1.4]

LSA generally implies activity within a material, while SCO implies activity on a material. There is no size below which an item with surface contamination is not considered to be an SCO. Items greater than 17 in³ are considered discreet for characterization purposes.

A collection of smaller objects can be qualitatively characterized under the provisions in Section 3.4.1 of the NUREG. Some compactable and noncompactable trash (dry active waste) could possibly be either LSA or SCO, depending on its characteristics. For materials such as rags, laboratory wipes, cloth personal protective equipment, and other absorbent material, a reasonable argument can be made that the radioactivity is absorbed throughout the material matrix and is therefore within the material. Nonabsorbent materials such as tools, glassware, and building materials are SCO.

#### Shipments with Mixed LSA/SCO Contents [NUREG, 6.1.1, 6.1.2]

LSA material and SCO may be mixed together within a package. Each category of material must be appropriately characterized and shown to meet the LSA/SCO definition first.

For packages with an LSA/SCO mixture not exceeding the A₂ quantity, the package may be shipped under the LSA proper shipping name. For packages exceeding the A₂ quantity, the proper shipping name used should be for whichever material comprises the greatest fraction of the A₂ quantity in the package, either LSA or SCO.

The use of a single shipping name for two different materials in a single packaging allows for similar communication and emergency response, while not requiring shippers to mark for both LSA and SCO or complete two separate shipping descriptions for a single package.
Characterizing an SCO [NUREG, 3.3.1, 3.3.2, 3.4.5]

Non-activated materials with activity distributed on surfaces are, by definition, surface contaminated objects (SCO). Within DOE, typical examples are contaminated process equipment, scrap metal, and some PPE. As decommissioning activities increase across the complex, the number of SCO shipments will increase. This category of material, like low specific activity (LSA) materials, runs the entire spectrum of activity from unregulated to Type B quantities.

Some DOE sites are struggling with the challenge of shipping equipment contaminated with fissile nuclides. These items cannot be shipped as SCO unless they first qualify as fissile excepted. Under the current fissile exceptions, contaminated equipment will generally be restricted to not more than 15 grams per package. Additional discussion on fissile contaminated equipment is provided in Chapter 6 of this manual.

From the SCO definition, it is clear that the shipper must know what nuclide(s) are contaminating the item so that the appropriate limit can be applied. In addition, the shipper must know how much activity is distributed on the item’s surface. The NUREG states that the level of precision needed for this information depends on whether or not the total activity in the package exceeds the A2 quantity. Therefore, it is imperative that, at a minimum, the shipper must have enough information to determine the nuclide(s) and total activity. If the SCO item(s) in the package has an activity that does not exceed the A2 value, then a more qualitative than quantitative evaluation may be made.

Packages with not more than an A2 quantity can be shipped as SCO-II without having detailed quantitative determinations of accessible fixed or total inaccessible contamination levels. In lieu of these determinations, the shipper must comply with all of the following:

- There must be less than an A2 quantity present.
- The removable contamination levels on the accessible surfaces must be less than the SCO-II limit.
- The activity distribution on the object(s) is distributed throughout (not highly localized), and the total activity on the object, divided by its mass, must meet the LSA-II limits.
- The α emitter contribution within the package must be less than 0.025 of the A2 quantity. [This is to ensure that the shipment is within the safety envelope of the dosimetric model. SCO-II alpha contamination limits can be exceeded with relatively small surface areas. Therefore, where significant alpha contamination is present, more detailed contamination analysis will be required.]

Unfortunately, the “model” shipment that was considered by the NRC in developing the methodology described above was a 55-gallon drum filled with contaminated fasteners (screws/bolts, etc) generated during an outage at a commercial nuclear power plant [D.Willaford (DOE) conversation with John Cook (NRC)]. Clearly, this is not a typical shipment found at a DOE site.

For SCO packages exceeding the A2 quantity, rigorous quantitative determinations must be made as to the activity levels on all accessible and inaccessible surfaces.

In summary, to characterize an SCO:

- The shipper must know the following:
  - Nuclides.
  - A2 fraction within the package.
  - β, γ and α A2 fraction.
- Collections of contaminated items are SCO, not LSA. For small items, the shipper can use the methodology described in Section 3.3.1 of NUREG 1608. NOTE: Small means <17 cubic inches (in3).
• The SCO limits found in Section 173.403 are surface limits and do not incorporate a wiping efficiency, which is assumed to be 10%.
• The wiping efficiency must be accounted for in all SCO determinations. See Section 3.4.5.

When is an SCO not regulated as Class 7 under DOT?

All materials with surface contamination are, by definition, SCO (see 49 CFR 173.403, definition of SCO). Consequently, the item must have surface contamination levels below those specified in the definition of "contamination" (173.403) to not be regulated as class 7. DOT has determined that materials with contamination levels below those in the contamination definition are not subject to the hazardous material regulations.

Contamination is defined as the presence of a radioactive substance on a surface in quantities in excess of 0.4 Bq/cm² (22 dpm/cm²) for β,γ, and low toxicity α emitters, and 0.04 Bq/cm² (2.2 dpm/cm²) for all other α emitters. It should be noted that these values are for surface contamination on the object (not contamination measured on “swipes”), and that the limits are for total contamination (fixed plus removable).

Consider a metal pallet contaminated with plutonium (a high-toxicity α emitter). The pallet exceeds the limits in the DOT definition of contamination when the total surface contamination exceeds 2.2 dpm/cm² (220 dpm/100 cm²).

When assessing the removable contamination using wipes or smear data, remember to account for the assumed 10% efficiency of wiping procedure (Note: this is different than the efficiency of the instrument, which the HP will already account for when reporting smear data). Further discussion of wiping efficiency and contamination limits can also be found in NUREG 1608, and also in the advisory material to the IAEA regulations, TS-G-1.1 (ST-2), and the preamble to the DOT final rule, FR 1/26/04.

Currently, the regulations do not provide for an exempt consignment value for surface contaminated items, although there appears to be no reason why a contaminated item with surface contamination above the definition levels should be regulated when the total activity in the consignment is below the exempt levels in 173.436. DOT has issued informal interpretations to this effect, and indicated they will address this in a future rulemaking.

Therefore, for the metal pallet discussed above, it should be regulated as Class 7 if the total surface contamination exceeds 220 dpm/100 cm², and the total activity associated with the pallet exceeds the consignment exemption level of 1,000 Bq.

Are the "free release" limits under DOE/NRC different from the DOT regulatory limits for surface contamination?

Yes. The contamination levels in the DOT definition of contamination are not the same as contamination levels established by NRC and DOE for “free release” or to “green-tag” a contaminated item. This is a recognized issue within the DOE complex, and is seen most often during salvage sales and for other activities where “green tagged” materials are being offered to the public or other non-DOE entities.

Characterizing LSA Material [NUREG 4.2.2, 4.2.3, 4.2.4]

Shippers need to consider how well distributed the activity is when consigning a material as LSA. Total activity and net weight of material are usually two easy data points to find for a shipment. Shipping software used by many DOE shippers will quickly calculate activity concentration based upon the activity and weight values entered. But it is up to the shipper to ascertain if a calculated concentration is a valid representation for the material being shipped.
The LSA allowable concentration levels are based on the activity being essentially uniformly distributed for some LSA-III materials and distributed throughout for all LSA-II materials. In calculating the specific activity, consider the following:

- Nonradioactive, contaminated objects must be classed as SCO and cannot be included in the LSA calculation.
- Encapsulated waste and sealed sources cannot have the activity averaged over the mass of the solidified mass.
- The phrase estimated average specific activity means the arithmetic average of the specific activity where the range of specific activity does not vary by more than a factor of 10.
- To assess the estimated average specific activity:
  - For volumes between 0.2 cubic meters (m$^3$) and 1 m$^3$ (roughly 55 gallons to one-half B25 box volume):
    - Divide the volume into at least 5 equal volumes.
    - The specific activity should not vary by more than a factor of 10.
  - For volumes greater than 1 m$^3$, divide it into at least 10 volumes.

For packages with activity less than the A$_2$ quantity, the distribution assessment can be qualitative rather than quantitative if:

- Large amounts of nonradioactive or slightly radioactive material have not been used in the specific activity determination, and
- The material is known not to have a highly stratified or significantly nonuniform distribution of activity.

For packages exceeding the A$_2$ quantity, the quantitative method set forth in Section 4.2.3 of the NUREG should be applied.

### 5.4 ACTIVITY LIMITS, DOSE RATES, AND HAZARD COMMUNICATION REQUIREMENTS FOR LSA AND SCO SHIPMENTS

Once a material has been found to meet either the LSA or SCO definition, there are additional constraints that must be met. These constraints are detailed in 49 CFR 173.427(a)(1)–(5), as well as in the international regulations. The packaging requirements and domestic exceptions for exclusive use shipments are detailed in Sections 173.427(a)(6) and 173.427(b) and (c). The domestic exceptions do not apply for air and water shipments made under the international regulations. The constraints on LSA/SCO shipments are as follows:

- The external dose rate must not exceed 1 rem/hr at 3 meters from the unshielded material. Material that exceeds this dose rate must be packaged in NRC- or DOE-approved packaging that passes the hypothetical accident tests.
- A conveyance limit is specified in Table 5 of Section 173.427.
- The material must be either nonfissile or fissile-exceptioned under Section 173.453.
- Packages must meet the contamination control limits in Section 173.443 and the dose limits in Section 173.441.
Radiation Level Limit for Unshielded LSA Material and SCO

Section 173.427(a)(1) specifies that the quantity of LSA material or SCO in a single authorized package must be restricted so that the external radiation level from the unshielded material does not exceed 10 mSv/hr (1 rem/hr) at 3 meters. This radiation dose rate limit restricts the permitted quantity of LSA material and SCO in one package to the same external radiation hazard that is associated with a non-LSA/SCO shipment. Essentially, the external radiation from unshielded LSA material or SCO in a package will not exceed the dose rate that would result if a special form source was released from a Type A package.

Compliance with this requirement is not possible by simply adding shielding to the packaging. The inherent property of the material must be so limited that the dose rate would not exceed the limit of 1 rem/hr at 3 meters even without any shielding. If it exceeds the limit, the material may no longer be considered LSA or SCO, and it will require Type B packaging. Shippers of LSA/SCO material will find useful information concerning methodologies for determining activity and unshielded radiation dose rates for LSA/SCO shipments in NUREG-1608.

LSA material or SCO that exceeds the 1 rem/hr at 3 meters dose restriction in Section 173.427(a)(1) must be offered in packaging approved by the NRC under the provisions in 10 CFR 71. LSA material or SCO that cannot qualify as fissile-excepted must be packaged in authorized fissile material packaging.

Conveyance Activity Limits for LSA/SCO

The regulations place restrictions on the total activity of some LSA material and all SCOs transported in a conveyance. An activity restriction of 100 A₂ per conveyance applies to all SCOs and to LSA-II and LSA-III materials that are combustible solids or are in liquid or gaseous form. These conveyance limits are found in Table 5 of Section 173.427.

Hazard Communication

Domestic LSA/SCO shipments that are conducted as exclusive use shipments are excepted from the marking and labeling requirements in Part 172. However, the packages and unpackaged material must be marked with the words Radioactive-LSA or Radioactive-SCO and RQ, as appropriate. In accordance with Subpart F of part 172, exclusive use shipments of LSA/SCO made under 173.427(b)(4), (5) or (c) must be placarded. An expanded discussion on placarding LSA/SCO shipments is found in Chapter 9. There is no exception for shipping papers. Air and water shipments of LSA/SCO have no exceptions for shipping papers, marking, labeling, or placarding.

5.5 PACKAGING REQUIREMENTS FOR LSA MATERIAL AND SCO

Starting in the HMT, the proper shipping names (including LSA or SCO) are referenced in Section 173.427 in Columns 8B and 8C. Column 8A refers to Sections 173.421, 173.422, and 173.428. Therefore, LSA/SCO material that also meets the excepted packaging requirements can be shipped as limited quantity or empty packaging, as appropriate. The choice of packaging will be determined by the LSA/SCO category, the mode of transport, whether domestic or international carriage is involved and economic factors.

Industrial packaging (IP) is authorized for LSA/SCO in both the domestic and international regulations. The DOT Specification Type A packaging is authorized for domestic transportation only. Excepted packaging is only authorized for domestic transportation, with the contents restricted to no more than Type A quantities and shipped as exclusive use. LSA-I liquids may be offered in the bulk packages listed in Section 173.427(b)(5).
Section 173.427(b) authorizes the following packages for shipment of LSA material and SCO:

- For domestic transportation only, excepted packaging is authorized when it is transported in an exclusive use vehicle and does not exceed an A2 quantity in each package.

**NOTE:** The packaging must meet the “General Design Requirements” of Sections 173.410 and 173.24.

- For domestic transportation only, DOT Specification 7A (DOT 7A) Type A packaging may be used. The package must prevent the loss or dispersal of the radioactive contents and maintain the radiation shielding properties during normal conditions of transport, which include rough-handling conditions. The tests are specified in 49 CFR 173.465 and include a water spray test, drop test, penetration test, and stacking test.

- For both domestic and international transportation, IP-1, IP-2 or IP-3 may be used. IP-1 must meet the general packaging requirements of Section 173.410 and is, therefore, equivalent to excepted packaging. Each IP-2 must meet the general design requirements of an IP-1 and the free drop test and stacking (compressive load) test specified for Type A packaging. Each IP-3 is identical to the Type A packaging authorized for solid Type A quantities of radioactive material.

For IP-1, IP-2, and IP-3, the IP category required for LSA material or SCO is related to the potential radiological hazard of the material to be transported. LSA-II and LSA-III material with radiological hazards greater than LSA-I require the more durable IP-2 and IP-3, while the LSA-I material with lower radiological risk can be shipped in the lower-durability IP-1.

This illustrates the general principle that contents posing a greater radiological risk are required to be transported in more durable packages. In addition, if released from its package, radioactive material in liquid form generally presents greater radiological risks than material in solid form. Therefore, LSA material in liquid form requires more durable packaging than solid LSA material.

Similarly, nonexclusive use shipments do not have the controls during transport that may exist for exclusive use shipments. Thus, nonexclusive use LSA shipments require packaging of greater integrity than is required for exclusive use shipments. The categories of industrial packages required for different LSA material and SCO shipped under different transportation conditions are provided in Table 6 of Section 173.427.

- Any Type B, B(U), or B(M) package, as authorized in Section 173.416. Type B packages are usually used for material other than LSA and SCO. However, they may be used if the radioactivity and physical form of the LSA material or SCO to be shipped are such that the material can be considered one of the authorized contents for a particular Type B package. For DOT Specification Type B packages, the authorized materials are described in Section 173.416. For NRC- and DOE-certified Type B packages, the authorized contents are described in the NRC certificate for each package.

Under Section 173.427(c), LSA-I and SCO-I solids may be transported unpackaged under the following conditions:

- The material must be transported in a manner that ensures no release of contents from the conveyance and no loss of shielding under normal conditions of transport.

- Except for SCO-I items with specified low contamination levels, the shipment must be exclusive use.

- For SCO-I items with removable contamination above the specified limits, measures must be taken to ensure that the radioactive material is not released inside the conveyance or to the environment.

Items such as piping from decommissioning projects should have the ends plugged, capped, or crushed to prevent the release of radioactive material to the conveyance.
For air and water shipments, LSA/SCO shipments must be packaged in IP-1, IP-2, or IP-3, as appropriate. Unpackaged LSA/SCO material is prohibited by air. None of the domestic exceptions for packaging, marking, and labeling appear in the IATA/IMDG regulations.

A summary of the packaging, controls and hazard communication options for LSA/SCO shipments is shown in the graphic below.

### Class 7

#### LSA/SCO

### Communication

**Shipping papers**: no exceptions

**Marking**: no exceptions, unless exclusive use and less than A₂. If so, then:
- Radioactive-LSA (or SCO) marked on package or unpackaged item
- RQ marking (as appropriate)

**Labels**: no exceptions unless exclusive use and less than A₂

**Placarding**:
- Required if exclusive use and packaged in excepted packaging under 173.427(b)(4) or
- liquid LSA-I under 173.427(b)(5)
- As appropriate, based upon labeling

### Containment

**Excepted packaging** (173.410) if made by exclusive use and less than A₂, domestic shipment

**Industrial Packaging**
- IP-1 (173.410)
- IP-2 (Type A drop test and stacking test)
- IP-3 (Type A tests for solids)

**DOT 7A**

**Unpackaged**

**Certificate packaging** under 10 CFR 71 if exceed 1 R/hr @ 3 m from unshielded material

### Controls

**Activity concentrations** set by material definition; Type A quantity limit imposed for use of excepted packaging

**Dose rate restrictions** (unshielded material)

**Package contamination levels** per 173.443

**Material contamination levels** restricted for unpackaged LSA/SCO per 173.427(c)

**Exclusive use** required for use of excepted packaging

**Fissile mass restricted** to fissile excepted material only

**Conveyance limits** per 173.427, Table 5
Typical Packages for Radioactive Waste Shipped as LSA or SCO

The following are typical packaging and shipping configurations for material classified as LSA or SCO.

**Intermodal Container** – Depending on the contents or other packaging, it may be a conveyance, bulk packaging, excepted, or IP.
- **Dimensions:** 2.4 meters by 2.6 meters by 6 meters or 12 meters
- **Weight:** 18,000 kg
- **Contents:** Type A package, IP, or excepted package, unpackaged LSA-I or LSA-II material, or unpackaged SCO
- **Radionuclides:** Nonfissile, fissile-excepted, or isotopes from research or production facilities

**Shielded LSA Cask** – Type A, IP-2, and IP-3.
- **Dimensions:** 1.9 meters outer diameter by 2.2 meters
- **Weight:** 26,500 kg
- **Contents:** Irradiated solids, dewatered resins, and other solids meeting the LSA and SCO definitions
- **Radionuclides:** Nonfissile or fissile-excepted radionuclides in quantities less than or greater than A_2 and not exceeding 1 rem/hr at 3 meters

**Steel Drum** – Depending on content and inner packaging, it may be an excepted packaging, Type A, or IP-1, IP-2, or IP-3.
- **Dimensions:** 0.7 meters outer diameter by 0.9 meters
- **Weight:** 290 kg
- **Contents:** May range from limited quantities to LSA-I, LSA-II, and LSA-III and SCO-I and SCO-II
- **Radionuclides:** May be nonfissile or fissile-excepted in quantities from MBq to TBq (mCi to Ci)

**Metal Box** – Excepted packaging, Type A, or IP
- **Dimensions:** 0.9 meters by 1.2 meters by 2.4 meters
- **Weight:** 3600 kg
- **Contents:** LSA-I, LSA-II, or LSA-III; SCOs
- **Radionuclides:** May be nonfissile or fissile-excepted in quantities from MBq to TBq (mCi to Ci)
5.6 REVIEW QUESTION SET 6

1. What types of packaging are authorized for LSA material and SCO?

   IP
   Excepted Packaging
   DOT 7A
   Certificate Type A/B
   Unpackaged

2. What markings are required on LSA/SCO packages offered:

   • By highway, as exclusive use (Type A quantity of material):
     
     *Radioactive*-LSA or *Radioactive*-SCO; RQ (if applicable)

   • By air:
     
     No Marking Exceptions (IATA 10.7.1.3) PSN; UN ID number; Names/Addresses; Gross Weight (>50 kg); IP-1, -2, or -3, as appropriate

   • By highway, nonexclusive use:
     
     No Marking Exceptions; Full Marking per Section 172.301-310, et al.

   • By rail, Type B quantity:
     
     No Marking Exceptions; Full Marking per Section 172.301-310, et al.

3. When must LSA/SCO shipments be placarded?

   When the RADIOACTIVE YELLOW-III label is applied or it is exclusive use under Section 173.427(b),(4),(5) or (c)

4. When must NRC-approved packaging be used for LSA/SCO shipments?

   When >1 rem/hr at 3 meters from unshielded material

5. Under what conditions can unpackaged SCO be shipped?

   Section 173.427(c)
6. A 55-gallon drum (gross weight is 90.8 kg), containing three cartridge filters, each weighing 4.53 kg. Each filter contains the following nuclides/activity distributed throughout the filter media:

\[
\begin{align*}
^{60}\text{Co} & : 0.018 \text{ TBq} \\
^{90}\text{Sr} & : 0.011 \text{ TBq} \\
^{137}\text{Cs} & : 0.015 \text{ TBq}
\end{align*}
\]

Determine if the drummed filters can be shipped as an LSA-I or LSA-II material. The dose rate at 3 meters from the unshielded filters is less than 1 rem/hr.

We determine the corresponding \( A_2 \) and exempt concentration limits to be the following:

<table>
<thead>
<tr>
<th>Nuclide</th>
<th>Activity (TBq)</th>
<th>Exempt Concentration Limit (Bq/g)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(^{60}\text{Co})</td>
<td>0.4</td>
<td>10</td>
</tr>
<tr>
<td>(^{90}\text{Sr})</td>
<td>0.3</td>
<td>100</td>
</tr>
<tr>
<td>(^{137}\text{Cs})</td>
<td>0.6</td>
<td>10</td>
</tr>
</tbody>
</table>

Calculating our total activity and concentrations for the 3 filters:

<table>
<thead>
<tr>
<th>Nuclide</th>
<th>Activity (TBq)</th>
<th>Concentration (TBq/g)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(^{60}\text{Co})</td>
<td>0.054</td>
<td>4 \times 10^6</td>
</tr>
<tr>
<td>(^{90}\text{Sr})</td>
<td>0.033</td>
<td>2.4 \times 10^6</td>
</tr>
<tr>
<td>(^{137}\text{Cs})</td>
<td>0.045</td>
<td>3.3 \times 10^6</td>
</tr>
</tbody>
</table>

LSA-I Limit: 30 \times \text{Exempt Concentration Value}

Look at: \(^{60}\text{Co}\): 30 (10 Bq/g) = 300 Bq/g = LSA-I Limit for \(^{60}\text{Co}\)

We have: 4 MBq/g = 4 \times 10^6 Bq/g

This exceeds the LSA-I limit, so there is no need to evaluate the mixture further.

LSA-II Limit: \(10^{-4}(A_2/g)\)

We can evaluate the mixture using the sum of the ratios equation:

\[
\Sigma \left[ \frac{\text{Nuclide Concentration}}{\text{LSA-II Limit}} \right] \leq 1
\]

\[
\Sigma \left[ \frac{4 \times 10^{-6}}{0.4 \times 10^{-4}} \right] + \left[ \frac{2.4 \times 10^{-6}}{0.3 \times 10^{-4}} \right] + \left[ \frac{3.3 \times 10^{-6}}{0.6 \times 10^{-4}} \right] = 0.1 + 0.08 + 0.055 = 0.24
\]

So, it is okay as LSA-II.

Alternatively, you could calculate an \( A_2 \) value for the mixture and apply the LSA-II limit and compare against the shipping value:

\[
A_2 = \frac{1}{\Sigma \left[ \frac{\text{Nuclide Activity}}{\text{Total Activity}} \right] A_2} \quad \text{see Section 173.433 (d)(5)}
\]

This equation can be rewritten as: \( A_2 = \frac{\text{Total activity}}{\Sigma \left[ \frac{\text{Nuclide Activity}}{A_2} \right]} \)

TOTAL ACTIVITY PER FILTER: 0.044 TBq

LSA-II limit = \(10^{-4} A_2/g = 0.4 \times 10^{-4} \text{ TBq/g}\)

For our mixture:

\[
A_2 = \frac{0.044 \text{ TBq}}{\Sigma \left[ \frac{(0.018/0.4) + (0.011/0.3) + (0.015/0.6)}{0.044/0.045 + 0.037 + 0.025} \right]} = \frac{0.044}{0.4} = 0.4 \text{ TBq/g}
\]

Concentration for each filter = \(0.044/4.530 \text{ g} = 9.7 \times 10^{-6} \text{ TBq/g}\) Therefore, each filter qualifies as LSA-II, and the contents of the drum will meet LSA-II.
CHAPTER 6
FISSILE MATERIAL

OBJECTIVES

- IDENTIFY FISSILE MATERIAL.
- DETERMINE FISSILE EXEMPTIONS.
- DETERMINE APPROPRIATE PACKAGING FOR FISSILE MATERIAL.
- DETERMINE AND USE THE CSI.
- DETERMINE THE APPLICABLE HAZARD COMMUNICATION AND CONTROLS FOR FISSILE MATERIAL SHIPMENTS.
6.1 INTRODUCTION

In addition to the other hazards associated with all radioactive material, fissile material has the potential to produce a criticality event that would result in significant releases of radiation and thermal heat. Prevention of this occurrence is achieved by selecting the appropriate packaging, applying additional controls on the shipment, and communicating those controls to the transport worker.

The DOT regulates materials as being fissile if they meet the fissile material definition in Section 173.403. Fissile material means $^{239}\text{Pu}$, $^{241}\text{Pu}$, $^{235}\text{U}$, or any combination of these radionuclides. The definition applies to the nuclides themselves and not to the material containing them. For example, fissile mass restrictions in the regulations apply to the mass of $^{235}\text{U}$ and not to the mass of U metal containing the $^{235}\text{U}$.

There are other nuclides that are fissionable. The DOT only regulates as fissile materials those materials that are capable of having a sustained criticality by accumulation of mass alone. Therefore, the fissile material definition does not apply to unirradiated natural U, unirradiated depleted U, natural U, or depleted U that has been irradiated in thermal reactors only. (See the definitions for unirradiated uranium and thorium in Section 173.403.)

Identifying and choosing fissile material packaging is a relatively straightforward process, but there are multiple regulatory sections that must be addressed to complete this process. Care must be taken to ensure that all of the requirements are met.

As with all radioactive material shipments, the starting point for determining the packaging requirements is Column 8 in the HMT of 49 CFR. The entries for Type A and Type B packaging that include the word fissile in the proper shipping name refer to Section 173.453 for packaging exceptions in Column 8A. In Column 8B, the reference is Section 173.417.

6.2 FISSILE MATERIAL EXCEPTIONS

The criteria for fissile material exceptions are found in 49 CFR 173.453, and in 10 CFR 71.15. Remember that under an MOU between the DOT and NRC, the NRC establishes the packaging standards for fissile materials. Therefore, fissile exceptions are set by the NRC and then incorporated into the DOT regulations.

The intent of the fissile exceptions in 173.453 (10 CFR 71.15) is to provide criteria for fissile material where the packaging is not evaluated for criticality safety. Consequently, the section provides limits for type, form, mass, moderation, and concentration. The expectation is that the material will be subcritical under normal and hypothetical accident transport conditions without the design and testing requirements associated for a −AF or −BF packaging. Therefore, shipments that meet the fissile exception criteria allow shippers the flexibility afforded by use of nonfissile packaging.

For packaging determinations, fissile-excepted material is treated the same as any other nonfissile radioactive material. The full range of packaging that is available for nonfissile radioactive material is available for fissile-excepted material. Fissile-excepted material might meet the limited quantity or LSA/SO definitions and, therefore, be shipped under these proper shipping names in excepted packaging. Alternatively, any other proper shipping name with appropriate Type A or Type B packaging could be used.

173.453(a) allows up to 2 g of fissile material in an individual package.

- Intended for shipment of small samples of fissile material (should accommodate most environmental samples and some laundry shipments)
• Allows up to 2 g of \(^{235}\text{U}\) in excepted packaging (based upon unlimited \(A_2\)). For \(^{233}\text{U}\), \(^{239}\text{Pu}\) and \(^{241}\text{Pu}\), based upon specific activity and \(A_2\) values, most shipments would require nonfissile Type A or B packaging. [e.g. a Type B package would be needed for greater than 0.44 g \(^{239}\text{Pu}\)]

173.453(b) allows for individual or bulk packaging containing 15 grams or less of fissile material provided the package has at least 200 grams of solid nonfissile material for every gram of fissile material. Lead, beryllium, graphite, and hydrogenous material enriched in deuterium may be present in the package but must not be included in determining the required mass for solid nonfissile material in the 200:1 ratio.

• Provides flexibility to shippers with larger amounts of dilute fissile material
• Mitigates criticality safety concerns by the presence of solid, nonfissile mass in the package together with the fissile mass limit per package
• Packaging mass may be counted in determining the 200:1 ratio

173.453(c) is intended to accommodate shipments of large volumes of well-mixed, very dilute, fissile material, such as contaminated soil. It allows low concentrations of solid fissile material commingled with solid nonfissile material, provided that:

• There is at least 2000 grams of solid nonfissile material for every gram of fissile material, and

• There is no more than 180 grams of fissile material distributed within 360 kg of contiguous fissile nonfissile material.

• Lead, beryllium, graphite, and hydrogenous material enriched in deuterium may be present in the package but must not be included in determining the required mass of solid nonfissile material.

• Packaging mass may not be included in the 2000:1 ratio determination

Note that unlike previous two fissile exceptions, 173.453(c) does not contain a mass limit per package. Instead, the limitations are for moderating media and mass concentrations. These criteria ensure that the fissile mass is distributed such that heterogeneous lumps of fissile material are not present, and a low concentration of fissile material in any volume is maintained.

The driver for this exception was an industry need to have bulk volume shipments with low concentrations of fissile material. The NRC's usage of the terms "low concentrations" and "commingled" were intended to prohibit packages with high density masses of fissile material segregated from nonfissile mass. In 2007, the NRC issued a letter of clarification concerning what is meant by the term "commingled". This letter, issued to EnergySolutions, is available in the ADAMS database at www.nrc.gov (accession number ML072830615). This letter, as it relates to contaminated equipment is discussed later in this chapter.

All of the fissile exceptions in Section 173.453 are summarized below:

• Not more than 2 g fissile material per package.
• Package with not more than 15 g fissile material, provided there is a 200:1 g ratio of solid nonfissile material (excluding lead, Be, graphite, and deuterium-enriched hydrogenous
material that is present) for every fissile gram. The mass of the packaging may be included in determining the 200:1 ratio.

- Fissile material commingled with solid nonfissile material, provided that all the following criteria are met:
  - 2000:1 ratio nonfissile g to fissile g.
  - ≤180 g fissile material distributed within 360 kg of contiguous nonfissile material (excluding lead, Be, graphite, and deuterium-enriched hydrogenous material that is present).
  - Only mass that has fissile material distributed in it (i.e., fissile mass is interspersed with it) may be used to calculate the 2000:1 ratio. **NOTE: The packaging mass may not be included when determining the ratios in Section 173.453(c).**

- U enriched ≤1% (restrictions on Pu and $^{233}$U content).
- Liquid uranyl nitrate enriched ≤2% (restrictions on Pu and $^{233}$U content).
- A package with Pu mass less than 1 kg, with $^{239}$Pu and $^{241}$Pu not more than 20% by mass. **NOTE: This paragraph is not applicable for U that may have trace amounts of Pu present.**

**Contaminated Equipment and Fissile-Excepted Criteria**

For equipment contaminated with fissile material, there are two options: qualify the item as fissile excepted in accordance with 173.453, or ship the item as a fissile material. If the fissile exception can be met, and the material meets either SCO criteria, then the packaging options in 173.427 are available.

If the fissile exceptions cannot be met, then the contaminated item must be shipped in fissile packaging designated in 173.417. This can be especially problematic for large pieces of equipment, as there are not a large number of certificate-AF or -BF packages that can accommodate large dimension items.

If the equipment is contaminated with U enriched <1%, or with Pu, then the fissile material exceptions in 173.453(d) or (f) may be an option.

The fissile material exceptions in 173.453(a) and (b) can easily be applied for contaminated equipment. These sections place fissile mass limits per package of 2 grams and 15 grams, respectively. Additionally, when shipping up to 15 grams of fissile material under 173.453(b), the shipper must ensure that there is a 200:1 ratio of solid, nonfissile mass for every fissile gram. The stated moderating materials may not be included in this calculation; however, the mass of the packaging can be included. At 15 grams, the 200:1 ratio is achieved at 3000 grams (~6.6 pounds). This might easily be met by the mass of the equipment itself, or with most metal drums and boxes.

Generally, 173.453(c) will not be readily applicable for contaminated equipment, because this section requires that the fissile mass be a dilute concentration (fairly homogenous distribution within a mass matrix), as opposed to non-uniform distribution on the surfaces of one or more items. The intent was to preclude the presence of heterogeneous lumps of fissile mass and to ensure the concentration of fissile mass in any volume remains at the 2000:1 ratio. This will be difficult to meet with many pieces of contaminated pieces of process equipment.
The rationale for 2000:1 ratio, and the requirement for a fairly homogenous distribution of fissile mass within a nonfissile matrix is found in NUREG/CR-5342, Assessment and Recommendations for Fissile-Material Packaging Exemptions and General Licenses Within 10 CFR71, (http://www.ornl.gov/sci/cale/pub/cr5342.pdf) There is also some explanatory language in the preamble to the NRC final rule (FR 1/26/04, pages 3747-3752). Additionally, there was a technical paper presented at PATRAM 2010 (A. Barto, J. Smith, C. Parks) that had a nice summary of the rationale for the regulatory changes made as a result of the recommendations in NUREG/CR-5342.

There are a number of DOE projects that have equipment contaminated with fissile material. Qualifying these items as fissile excepted has been problematic, based upon the wording in the regulations. While it is theoretically possible to ship contaminated equipment as fissile excepted, “the devil is in the details”.

The 2007 NRC letter of clarification regarding commingled material is an important one, because it is the first time materials other than contaminated soils (or other homogenously distributed material) have been referenced, in writing, in association with 71.15(c). The letter states that,

“...examples of exempt fissile material could include objects contaminated with low concentrations of solid fissile material that are commingled with nonfissile material, or contents that are slightly contaminated throughout, provided the fissile material package contents meet the specifications of 71.15(c)(1).”

The important parts of this statement are the phrases “low concentration” and “meet the specifications of 71.15(c)(1)”. NOTE: 10 CFR 71.15(c)(1)(i) matches 49 CFR 173.453(c)(1) and 71.15(c)(1)(ii) and (c)(2) matches 173.453(c)(2).

In the letter to the NRC, EnergySolutions referenced a discussion where examples of candidate fissile excepted materials were “a small pail containing fissile material within a drum of nonfissile material or nonfissile rubble which is contaminated with fissile material.”

In response to the example of groups of contaminated items within a package, NRC stressed that the fissile mass contamination needed to be fairly uniform or homogenous among the group of items. This will ensure that the limit of not more than 180g/360kg is met.

After the NRC letter of clarification was received in 2007, DOE followed up with the NRC, and insights from that discussion are provided below. At issue is the level of characterization that is needed to qualify contaminated equipment as fissile excepted under the provisions in 10 CFR 71.15(c) and its companion section 49 CFR 173.453(c).

- The purpose of the combined 2000:1 ratio and 180 g/360 kg ratio is to prevent “lumping” of fissile mass, which is a criticality concern. By having the fissile mass in low concentrations and fairly homogenously distributed, there is no possibility of accumulation of relatively higher mass concentrations.

- Contaminated items should have low concentrations of fissile material contamination. Large fissile deposits within equipment will not be compliant with this section of the regulations. However, equipment with well distributed surface contamination can be potential candidates for fissile exception.

- In order for the 2000:1 ratio determination to be meaningful, the fissile material contamination should be relatively evenly distributed on an item or group of items (think homogenous distribution of fissile to nonfissile mass). Therefore, relatively large accumulations of fissile mass in isolated sections of a piece of equipment, or multiple pieces of equipment, will not work for this section of the regulations.

For example, a 350 g deposit of fissile material that is concentrated in a small section of a piece of equipment with a gross weight of 700 kg (1,543 pounds) cannot be considered as
fissile excepted. Mathematically, you would meet a 2000:1 ratio, however that ratio is not meaningful due to the fact that you have a concentrated rather than distributed fissile mass.

However, if that same 350 g of fissile mass was fairly evenly distributed along a 6 foot section of contaminated pipe that weighed 700 kg, it might be possible to declare the pipe fissile excepted. Further determinations would be needed to ensure that the condition in 173.453(c)(2) is met, thereby ensuring that the 180 g fissile in 360 kg contiguous nonfissile mass ratio is not exceeded. Additional calculations would be required if several similar pipes are packaged together.

Remember, when using 173.453(c), the mass of the packaging cannot be used when evaluating the 2000:1 ratio.

Additionally, consideration must be given to the shipping configuration and how the 2000:1 mass ratio will be maintained in transit. The example of contaminated soils or rubble with fissile mass fairly uniformly distributed throughout provides an easy means of precluding a minimal critical concentration of fissile mass. Further discussion of this concept is provided in NUREG/CR-5342, Assessment and Recommendations for Fissile-Material Packaging Exemptions and General Licenses Within 10 CFR Part 71, and also in the Federal Register (dated 1/26/04, page 3747).

Ensuring these same criteria for contaminated equipment, where the fissile mass is not homogenously distributed within nonfissile mass can be challenging. Consideration must be also be given for the re-distribution of the fissile mass while in transit due to chemical properties. This is especially true if such a re-distribution could potentially exceed the specified ratios in 173.453(c)(1) or (2).

In 2006, the DOT, in consultation with the NRC, issued a letter of interpretation (Ref. # 05-0241) concerning fissile material contaminated equipment associated with a DOE D&D of a gaseous diffusion plant in Oak Ridge, TN. The petitioner requested that the DOT/NRC concur that contaminated equipment from a DOE project could be qualified as fissile excepted under paragraph (c) of the fissile excepted section of the regulations and/or agree that such material could have its own fissile exception. The NRC/DOT did not concur on either point. Additionally, the response highlighted the regulator’s concern for potential re-distribution of fissile mass during transport, due to the chemical properties of uranyl fluoride.

In conclusion, contaminated equipment can possibly be shipped as fissile excepted, however it is not merely an arithmetic exercise involving fissile mass and mass of the equipment. Therefore, this is not a determination that can be made solely by the most commonly used shipping software. The shipper must clearly understand how the fissile mass is distributed on one or more items and must consider if there will be any potential for re-distribution of mass in transit. This requires close coordination with personnel providing NDA and other radiological data. It may necessitate additional contamination smear data. It may also require modification to the equipment to ensure that fissile mass configurations remain “fixed” or insoluble while being transported.

The contaminated equipment is fissile excepted. Now what?
Once the shipper determines that surface-contaminated equipment is fissile excepted, the packaging options increase dramatically. Being fissile excepted negates the need to use fissile material packagings. Therefore, a standard DOT 7A Type A packaging could be used for Type A quantities. Also, if the contaminated equipment can qualify as an SCO, then the packaging identified in Section 173.427 is available.

Unfortunately, the higher the fissile mass associated with a contaminated item, the less likely it is that it will qualify as SCO. Consider the following data set and note that the SCO–II limits for removable contamination is exceeded at fairly low fissile mass quantities:
The specific activity for enriched U ranges from approximately 0.8 µCi/g to 91 µCi/g.

- The specific activity for $^{235}$U is 2.2 µCi/g.
- The specific activity for $^{233}$U is 9.7 mCi/g.
- The specific activity for $^{239}$Pu is 62 mCi/g.
- The specific activity for $^{241}$Pu is 100 Ci/g.
- The SCO-II limit for removable contamination for high-toxicity α emitters is approximately 1 nanocurie (nCi)/cm$^2$ (2200 dpm/cm$^2$), and 10 nCi/cm$^2$ (22,000 dpm/cm$^2$) for low toxicity α emitters.

For example, the specific activity for U enriched to 20% is 10 µCi/g; therefore, the SCO-II limit is exceeded when there is more than 1 mg/cm$^2$ (100 mg/100 cm$^2$) of U enriched to 20% as removable contamination. The calculation is $(10 \times 10^{-9} \text{ Ci/cm}^2)/(10 \times 6 \text{ Ci/g}) = 0.001 \text{ g/cm}^2$.

Now consider this example: The shipper has a 6-foot length of 6-inch-diameter pipe with internal contamination of $^{235}$U as an insoluble oxide.

- There are no “visible” deposits, and all the contamination is fixed and uniformly distributed along the pipe. All surfaces of the pipe are accessible.
- The nondestructive analysis data indicates that there are 15 g of $^{235}$U per foot of pipe.
- The 6-foot section of pipe weighs 189.8 kg.
- The surface area for a one foot section of the pipe is 4635 cm$^2$.

Since there are 90 g of fissile mass in the pipe, the shipper needs 180 kg of nonfissile mass to meet this criterion. Also, there is less than 180 g total fissile mass, so the second criterion is met. The contamination is fixed and the uranium is in a solid, insoluble form. Redistribution in transit is not likely. Therefore, the pipe could be considered fissile excepted. Enriched uranium is a low toxicity alpha emitter, and the SCO-I limit for fixed contamination is 1 µCi/cm$^2$. There are 3.2 mg/cm$^2$ or $\sim 0.007$ µCi/cm$^2$ associated with the pipe. Therefore, the pipe qualifies as SCO-I.

To ship multiple pieces of similarly contaminated pipe within a package as SCO, the shipper needs to determine that the fissile-excepted criteria would still be met in this configuration. For example, a package containing six of the pipes described above results in 540 g of fissile mass and 1138.8 kg of nonfissile mass. The 2000:1 ratio is still maintained. Since the fissile mass is fixed fairly uniformly along the sections of each pipe, the 180g/360 kg should also be met.

These examples demonstrate that contaminated equipment that is fairly uniformly contaminated with very low fissile mass concentrations has the best chance of qualifying as an SCO. For many DOE D&D projects, a significant percentage of fissile contaminated equipment may have more fissile mass than will meet SCO criteria, and will need to be offered, at a minimum, as Type A packaging shipments.

**The contaminated equipment cannot meet fissile excepted criteria. Now what?**

If the contaminated equipment cannot meet the fissile excepted criteria, it must be shipped as fissile material and packaged in one of the authorized fissile material packaging listed in 49 CFR 173.417. It should be noted that NRC sets the packaging standards for fissile material packages. Consequently, you will see references to the NRC regulations in several of the packaging choices in 173.417. Most contaminated equipment generated at DOE facilities will be packaged in a DOT 7A Type A or a certified -AF or -BF packaging.
Under the current regulations, when using a DOT 7A under 173.417(a)(1)(i), the mass limits per package are specified in 10 CFR 71.22. These limits are relatively restrictive for enrichments above 5%, and for enrichments above 24%, the maximum allowable fissile mass is 60 grams per package. The rationale for establishing these thresholds can also be found in NUREG/CR-5342.

When using an -AF, -B(M)F, or -B(U)F packaging, the contents will be limited within the CoC. There are not many packagings currently in the RAMPAC database http://www.rampac.com that have contaminated equipment as authorized contents, so use of these packagings could require amending the certificate.

For large pieces of equipment, the packaging choices are extremely limited due to relatively small inner containment volumes. Also, there are very few DOE or NRC certified fissile packagings that have contaminated equipment as an authorized content.

DOE is the holder of a special permit (SP 14267) which can be used by DOE contractors who obtain Party Status (see 49 CFR 107.107). This special permit allows for up to 252 g of well distributed $^{235}\text{U}$, as surface contamination on equipment, to be shipped in a DOT 7A Type A packaging. The special permit expires in October, 2015, but DOE will apply for renewal if there is a continued need.

If none of these options work for a specific piece of contaminated equipment, then one recourse is to petition for a DOT special permit. Because fissile material packaging is under the NRC’s purview, it is expected that DOT will coordinate any review of a special permit request with the NRC.

Current experience with a fissile packaging special permit request has shown that NRC/DOT is amenable to granting requests for relief from some packaging requirements in 173.417, but not from requirements in 173.453. Said another way, requesting relief from the mass limits in 173.453 to qualify equipment as fissile excepted has not been favorably received by the regulator. Requesting fissile packaging relief under 173.417 stands a much better chance of success.

As part of such a request, a comprehensive criticality evaluation is required, and should clearly establish safety equivalency. Because two regulatory agencies will be involved, shippers should allow ample time for processing special permit requests before they will be needed. Normally, DOT can process routine requests in 120 days (30 days of which are mandatory posting in the Federal Register for comments). Special permit requests that involve NRC review could easily take twice this amount of time.

As a reminder, under DOE O 460.1C, DOT special permit requests are processed from the Field Office to HQ/EM-45 (or NNSA Certifying Official) for processing to DOT.

6.3 FISSILE MATERIAL PACKAGING AND SHIPPING REQUIREMENTS

All fissile material shipments, unless fissile excepted under Section 173.453, must meet the requirements in Sections 173.457 and 173.459. The requirements for fissile material shipments include the following:

- Packages must be assigned a CSI and TI.
- The dose rates for packages and conveyances must meet Section 173.441.
- An individual package CSI cannot exceed 50, unless it is offered by exclusive use.
- The total CSI per conveyance is limited to 50, unless it is offered by exclusive use.
- Mixing fissile material packages with other Class 7 material is allowed only if the TI of any package is ≤10 and the CSI of any package is ≤50.

Authorized fissile material packaging is provided in Section 173.417. This a rather long section, but it is logically laid out with all of the Type A packaging listed in paragraph (a) and all of the Type B packaging listed in paragraph (b).
Except for DOT specification packaging (e.g., DOT 7A, DOT-20PF, DOT-21PF), all other types of Type A and Type B fissile packaging in use have been certified by the NRC as indicated in Sections 173.417(a)(4) and (b)(3) or by DOE pursuant to the authority of Section 173.7(d). Fissile packages of foreign origin are subject to the same DOT requirements as nonfissile Type B packages, and they must be revalidated by the DOT before they can be used for import or export of shipments.

The fissile packaging choices are discussed below. (The packaging and shipment of fissile and nonfissile UF₆ are discussed in Chapter 10 of this manual.)

**Type A Fissile Packaging Overview**

- Type A packaging listed in Section 173.415. (The mass restrictions for these packagings are in listed in 10 CFR 71.22).
- NRC- and DOE-approved Type A or B packaging.
- IAEA-approved packaging (domestic use is restricted to import/export).
- DOT 7A cylinders for UF₆ heels.
- DOT 20PF-1, 20PF-2, 20PF-3; DOT 21PF-1A, 21PF-1B; 21PF-2 (for UF₆).

**Type B Fissile Packaging Overview**

- NRC- and DOE-approved Type B packaging.
- IAEA-approved packaging (restricted domestic use).
- DOT 20PF-1, 20PF-2, 20PF-3; DOT 21PF-1A, DOT 21PF-1B (for UF₆).

In all cases, it is important that the fissile material contents comply with the approved contents for the packaging. Criticality safety can be sensitive to the quantity, type, form, and configuration of the fissile material, any fixed neutron poisons, and/or other nonfissile material included in the contents. Inclusion of fissile material or other radionuclides not authorized for the packaging can affect the criticality safety. For example, replacing ²³⁵U with ²³³U can yield a higher neutron multiplication factor. Similarly, placement of the same quantity of fissile material in a heterogeneous or homogenous distribution can significantly affect the multiplication factor. A heterogeneous lattice arrangement provides a higher reactivity for low enriched U systems than a homogenous distribution of the same quantity of material.

Packaging selection is primarily a process that compares the material being shipped against the authorized contents for the particular packaging. This involves using the paragraphs and tables in 49 CFR or the relevant sections in a Certificate of Compliance. When using a DOT 7A packaging under Section 173.417(a)(1)(i), the shipper must use Subpart C of 10 CFR 71. Some specifics regarding the more popular choices of fissile packaging are discussed on the following pages.

**DOT 7A Type A Packaging**

Use of DOT 7A Type A packaging is authorized for Type A quantities of fissile material under Section 173.417(a)(1)(i). The packaging content limits are provided in 10 CFR 71, Subpart C. Although written for NRC licensees, DOE contractors may use the packaging in this subpart, subject to the stated requirements.

The mass restrictions for the DOT 7A packaging are stated in Section 71.22. Restrictions are also provided for the allowable mass of Be, graphite, and hydrogenous material enriched with deuterium. An equation in Section 71.22(e) is used to calculate the CSI for the package. Table 71-1 in Section 71.22 is used for mixed fissile nuclides (²³³U and/or Pu >1% present) and for enrichment greater than 24%, as well as for unknown enrichment. According to Section 71.22(5)(iv), when accounting for moderating effectiveness, the polyethylene used for the packaging or wrapping does not have to be considered. See also the footnote to Table 71-1.
When using Table 71-2, do not use linear interpolation for masses in between the values. This is not a linear relationship. Instead, use the higher value stated in the table or extrapolate from the plotted curve. For insight into how the values were determined, see NUREG/CR-5342, Assessment and Recommendations for Fissile-Material Packaging Exemptions and General Licenses Within 10 CFR Part 71. This is available on the internet at: [http://rampac.energy.gov//NRCinfo/NUREG_5342.pdf](http://rampac.energy.gov//NRCinfo/NUREG_5342.pdf). Tables 71-1 and 71-2 are shown in Figure 6-1.

### TABLE 71-1—MASS LIMITS FOR GENERAL LICENSE PACKAGES CONTAINING MIXED QUANTITIES OF FISSILE MATERIAL OR URANIUM-235 OF UNKNOWN ENRICHMENT PER § 71.22(e)

<table>
<thead>
<tr>
<th>Isotope</th>
<th>Mass Limit (grams)</th>
<th>Mass Limit (grams)</th>
</tr>
</thead>
<tbody>
<tr>
<td>$^{235}$U (X)</td>
<td>60</td>
<td>30</td>
</tr>
<tr>
<td>$^{235}$U (Y)</td>
<td>45</td>
<td>27</td>
</tr>
</tbody>
</table>

*When mixtures of moderating substances are present, the lower mass limits shall be used if more than 15 percent of the moderating substance has an average hydrogen density greater than H$_2$O.*

### TABLE 71-2—MASS LIMITS FOR GENERAL LICENSE PACKAGES CONTAINING URANIUM-235 OF KNOWN ENRICHMENT PER § 71.22(e)—Continued

<table>
<thead>
<tr>
<th>Uranium enrichment in weight percent of $^{235}$U not exceeding</th>
<th>Fissile material mass of $^{235}$U (grams)</th>
</tr>
</thead>
<tbody>
<tr>
<td>24</td>
<td>80</td>
</tr>
<tr>
<td>60</td>
<td>90</td>
</tr>
<tr>
<td>15</td>
<td>67</td>
</tr>
<tr>
<td>11</td>
<td>72</td>
</tr>
<tr>
<td>10</td>
<td>76</td>
</tr>
<tr>
<td>9</td>
<td>91</td>
</tr>
<tr>
<td>8.5</td>
<td>82</td>
</tr>
<tr>
<td>8</td>
<td>85</td>
</tr>
<tr>
<td>7.5</td>
<td>88</td>
</tr>
<tr>
<td>7</td>
<td>90</td>
</tr>
<tr>
<td>6.5</td>
<td>93</td>
</tr>
<tr>
<td>6</td>
<td>97</td>
</tr>
<tr>
<td>5.5</td>
<td>102</td>
</tr>
<tr>
<td>5</td>
<td>108</td>
</tr>
<tr>
<td>4.5</td>
<td>114</td>
</tr>
<tr>
<td>4</td>
<td>120</td>
</tr>
<tr>
<td>3.5</td>
<td>132</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Uranium enrichment in weight percent of $^{235}$U not exceeding</th>
<th>Fissile material mass of $^{235}$U (grams)</th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td>150</td>
</tr>
<tr>
<td>2.5</td>
<td>160</td>
</tr>
<tr>
<td>2</td>
<td>245</td>
</tr>
<tr>
<td>1.5</td>
<td>408</td>
</tr>
<tr>
<td>1</td>
<td>460</td>
</tr>
<tr>
<td>0.92</td>
<td>1,000</td>
</tr>
<tr>
<td>[69 FR 3786, Jan. 26, 2004; 69 FR 58038, Sept. 29, 2001]</td>
<td></td>
</tr>
</tbody>
</table>

Figure 6-1. Tables 71-1 and 71-2 on Mass Limits in Section 71.22

Title 10 CFR Part 71.23 contains provisions for PuBe special form sources authorized for shipment in DOT 7A packaging. When using DOT 7A packaging, the shipper is required to maintain on file for at least 1 year after shipment the complete documentation of the tests and an engineering evaluation or comparative data showing that the package used met the Type A specification.

**NOTE:** An additional drop test is required under Section 173.465(c)(2) when there are fissile contents. Currently, there are a limited number of DOT 7A Type A packages that have passed the additional drop test in Section 173.465(c)(2) and are qualified for fissile contents.

DOE has a database with DOT 7A testing and evaluation information available for use on the internet at the DOE Radioactive Material Packaging homepage at [http://rampac.energy.gov](http://rampac.energy.gov). Care should be taken when using this database to ensure that all the required testing data is present. Additional documentation or analysis may be needed to meet the requirements in Section 173.415(a).

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**Office of Science, U.S. DOE**  
Oak Ridge Office, DMW 2013

Chapter 6  
6-10
In 10 CFR 71.22(e), there is an equation to calculate the CSI for the package. The values for X, Y, and Z are the allowable mass limits for $^{235}\text{U}$, $^{233}\text{U}$, and Pu, respectively, as found in either Table 71-1 or Table 71-2, as appropriate. The equation is shown in Figure 6-2 below.

$$
\text{CSI} = 10 \left[ \frac{\text{grams of } ^{235}\text{U}}{X} + \frac{\text{grams of } ^{233}\text{U}}{Y} + \frac{\text{grams of Pu}}{Z} \right]
$$

**Figure 6-2. CSI equation for use with the DOT 7A Type A Packaging**

### NRC- and DOE-Approved Packaging

The types of packaging that have been certified for fissile contents by either the NRC or DOE have a Certificate of Compliance issued by the respective entity. The certificate details the authorized contents for the package and any controls, such as an assigned CSI. Figure 6-3 below is extracted from a packaging Certificate of Compliance and shows the CSI in the far right-hand column.

5.(b) Contents (continued)

(3) Unirradiated uranium as solid metal. The uranium may be of any enrichment. The maximum H/U must consider all sources of moderation in the inner vessel.

<table>
<thead>
<tr>
<th>Fissile Material</th>
<th>Maximum H/U</th>
<th>Maximum Fissile Mass per Package (kg)</th>
<th>Minimum Transport Index (Criticality Safety Index)</th>
</tr>
</thead>
<tbody>
<tr>
<td>U-235</td>
<td>3</td>
<td>9.0</td>
<td>2.5</td>
</tr>
<tr>
<td>U-235</td>
<td>3</td>
<td>1.6</td>
<td>0.5</td>
</tr>
<tr>
<td>U-235</td>
<td>20</td>
<td>4.0</td>
<td>2.0</td>
</tr>
<tr>
<td>U-235</td>
<td>20</td>
<td>0.5</td>
<td>1.8</td>
</tr>
</tbody>
</table>

**Figure 6-3. Example ofCSI in a package Certificate of Compliance**

NRC-approved packages may be used by DOE contractors if either they or DOE has registered with the NRC as a user of the certificate. (See the registration requirement in Section 173.471(a) and DOE Guide 460.1-1.) Shippers must have a current copy of the Certificate of Compliance and comply with all the provisions of the certificate. Shipments can still be made if the expiration date has passed if the certificate is under timely renewal in accordance with 10 CFR 71.38. Packaging approved by the NRC or DOE and authorized for fissile contents has an AF or BF designation in the approval (e.g., USA/9196/AF-96 and USA/9975/B(M)F-85 (DOE)).

There are additional requirements for DOE shipments of special nuclear material. Special nuclear material is defined in DOE Order 461.1B as:

- Pu, $^{233}\text{U}$, U enriched in the isotope $^{235}\text{U}$, and any other material, pursuant to Section 51 of the Atomic Energy Act, as amended, has been determined to be special nuclear material, not including source material.
- Any material artificially enriched by an isotope of the foregoing, not including source material.

When shipping certain quantities of special nuclear material (Category I, II, III, or IV, as defined in DOE Order 474.2), there can be additional security requirements. In some cases, use of commercial carriers is prohibited, and shipments must be conducted under the DOE Transportation Safeguards System operated by DOE’s Office of Secure Transportation. See also, DOE Order 473.3.
Title 10 CFR Part 71.55(f) contains the additional tests and performance criteria for fissile material packages that will be offered for commercial air transport. The NRC added more tests to address the high-impact forces that can occur during an airplane crash. Consequently, the following additional tests/evaluations are required for these packagings:

- An enhanced puncture test.
- The thermal test in 10 CFR 71.73(c)(4), which has an extended duration of 60 minutes.
- The contents must be shown to be subcritical when subjected to an impact onto an unyielding surface at a velocity of 90 meters per second.

Shippers wishing to ship domestically or to import/export fissile material using commercial air transport will have to be very careful when considering use of either foreign packaging or domestically approved packaging. See Sections 10.5.7.2, 10.5.8, 10.6.2.4, and 10.10.3 and USG-10 in the IATA regulations.

**NOTE:** There are very few packaging designs that meet these additional air requirements. Shippers must take care to check the Certificate of Compliance issued for these packagings and ensure that the certificate contains wording that specifically authorizes shipment by air. Generally, fissile material packaging approvals to the IAEA standards from 1967 to 1985 will not be authorized for air transport of fissile material.

### Additional Restrictions for Plutonium Shipments by Air

Title 10 CFR Parts 71.63 and 71.64 contain additional requirements for packaging designed for air transport of Pu. The accident testing requirements for this type of packaging are detailed in 10 CFR 71.74. In addition, DOE has requirements in 10 CFR 871 and in DOE Order 460.1C for Pu shipments by air. As with fissile material packaging, few designs have been approved for air transport of Pu. One authorized packaging is the PAT-1, USA/0361/B(U)/F-96.

### Use of Foreign-Made Fissile Material Packaging

Type B packaging of foreign origin that meets the applicable requirements of the IAEA and for which the foreign Competent Authority Certificate has been revalidated by the DOT pursuant to Section 173.473 (see also 10 CFR 71.21) is authorized only for export shipments from, import shipments into, and shipments traveling through the United States. For purely domestic shipments of such packages, the NRC’s or DOE’s certification of the packaging must be obtained.

### Quality Assurance Requirements for Fissile Material Shipments

There are a number of quality assurance requirements for radioactive material packaging in general and some requirements for fissile material packaging specifically. Quality assurance requirements are found in the DOT and NRC regulations and in DOE directives and regulations.

The DOT requirements for quality control are located in 49 CFR 173.474, “Quality control for construction of packaging,” and 49 CFR 173.475, “Quality control requirements prior to each shipment of radioactive material.” The 10 CFR 71 requirements contain essentially identical paragraphs to Sections 71.85 and 71.87.

The DOT quality control requirement to survey packages of radioactive material prior to shipment is the provision found in Section 173.475(i), which states:

"Before each shipment of any radioactive material package the offeror must ensure, by examination or appropriate tests, that external radiation
and contamination levels are within the allowable limits specified in this subchapter.”

**NOTE:** This requirement to ensure compliance with the radiation and contamination limits in Sections 173.441 and 173.443 does not require that surveys or direct measurement be made. Both sections give shippers latitude in their methods of ensuring compliance with the radiation and contamination limits. The DOT letters of interpretation have indicated that procedures other than measurements, such as quality assurance and quality control, are acceptable means of ensuring compliance. However, if a compliance inspection during transportation determines that the radiation or contamination levels exceed the limit, the shipper is subject to a citation.

In addition to the above-mentioned generic quality control requirements of 10 CFR 71.85 and 71.87, Subpart H, contains specific quality assurance requirements associated with the use of NRC-certified Type B and fissile material packages under the general licenses of Sections 71.17, 71.20, and 71.21. A major condition applying to the use of such NRC-certified packages is the requirement that each registered user of such a package must also have the quality assurance program associated with use of the package approved by the NRC as meeting the applicable requirements of Subpart H.

DOE Order 460.1C requires contractors who use fissile or Type B packaging to have DOE-approved quality assurance programs that meet the requirements in 10 CFR 71. Subpart H. In addition, if DOE is registered with the NRC as a user of an NRC-certified packaging, DOE contractors may use that packaging without having to register with the NRC. DOE Order 460.1C requires contractors to have a DOE-approved quality assurance program that meets the following:

- 10 CFR 71, Subpart H for:
  - Type B packaging.
  - Fissile material packaging.
- DOE Order 414.1, current version, for all other radioactive and hazardous material packaging.

These contractor quality assurance programs must be approved by the head of the Operations Office or Field Office/Site Manager, DOE or NNSA, as appropriate. Title 10 CFR Part 830 has quality assurance requirements for nuclear facilities, including the requirement to have a DOE-approved quality assurance program. Some DOE onsite transfers will meet the 10 CFR 830 definition of a nonreactor nuclear facility and, consequently, will be subject to these requirements.

**Typical Fissile Material Packages**

The following are some typical packages used in transporting fissile radioactive material. The descriptions of the illustrated packages show the approximate dimensions, weight, and contents of the packages.

**UF₆ Overpack** – Bare 30-inch cylinder for UF₆ beside the overpack

**Dimensions:** 1.1 meters outer diameter by 2.3 meters

**Weight:** 3700 kg

**Contents:** UF₆ enriched to 5% ^235^U, 0.2 TBq (6 Ci).
**Research Reactor Spent Fuel Cask** (with impact limiters) –
**Dimensions:** 1.8 meters outer diameter by 3.3 meters
**Weight:** 15,200 kg
**Contents:** Highly enriched U, mixed fission products,
600 TBq (16,000 Ci).

**ES-3100** – Replacement for
the DOT Specification 6M
**Contents:** Enriched U in solid form

**Interpretation Letters**
NRC and DOE interpretation letters are provided on the following pages as Figure 6-4 and 6-5.
Figure 6-6 provides the Envirocare of Utah LLC letter to the DOT.
Joseph Heckman  
Technical Services Manager  
Energy Solutions  
423 West 300 South, Suite 200  
Salt Lake City, UT 84101  

SUBJECT: CLARIFICATION OF TERM "COMMINGLED" IN 10 CFR 71.15(c)  

Dear Mr. Heckman:  

This letter responds to your letter dated March 27, 2007, in which you requested clarification of the term "commingled" that appears in 10 CFR 71.15(c). I apologize for the delay in response due to the press of casework and other business.

The term "commingled," is not found in §71.4 Definitions, and therefore has no specific definition for the purpose of Part 71. In typical usage, commingled means blended, combined; or mixed together.

Section 71.15 Exemptions from classification as fissile material provides that fissile material meeting the requirements of at least one of the paragraphs (a) through (f) are exempt from classification as fissile material and from the fissile material package standards of 71.55 and 71.59, but are subject to all other provisions except as noted. Regarding the question at hand, subparagraph (c)(1) states, in part, that:

"... low concentrations of solid fissile material commingled with solid nonfissile material, provided that:

(i) There is at least 2000 grams of solid material nonfissile material for every gram of fissile material, and
(ii) There is no more than 180 grams of fissile material distributed within 360 kg of contiguous nonfissile material."

This subparagraph provides an exemption for certain fissile material when mixed with certain non-fissile material, and specifies the parameter and value limits for the exemption. Based on this subparagraph, examples of exempt fissile material could include objects contaminated with low concentrations of solid fissile material that are commingled with nonfissile objects or material, or contents that are slightly contaminated throughout, provided the fissile material package contents meet the specifications of 71.15(c)(1).

If you have questions on this subject please contact Andrew Barto on (301) 492-3336.

Sincerely,

E. William Brach, Director  
Division of Spent Fuel Storage and Transportation  
Office of Nuclear Material Safety and Safeguards

Figure 6-4. NRC Letter of Clarification – 10/2/2007
Mr. Mark Ledoux
Corporate Radiation Safety Officer
Envirocare of Utah, LLC
605 North 5600 West
Salt Lake City, Utah 84116

Dear Mr. Ledoux,

This is in response to your September 13, 2005 letter requesting clarification of the Hazardous Materials Regulations (HMR; 49 CFR Parts 171-180) regarding the applicability of fissile material exceptions. Specifically, you ask whether § 173.453(c) of the HMR applies to waste generated at the Eastern Tennessee Technology Park (ETTP). You describe the waste as demolition debris from the K-25 and K-27 buildings with enriched uranyl fluoride as surface contamination on structural steel and as scale within process piping and equipment. Prior to transportation structural foam filling is placed in process equipment voids to restrict geometry changes.

The fissile material exception provided in § 173.453(c) applies when there are low concentrations of solid fissile material commingled with solid non-fissile material provided that there are at least 2000 grams of non-fissile material for every gram of fissile material and there are no more than 180 grams of fissile material distributed within 360 kg of contiguous non-fissile material.

Uranyl fluoride is highly soluble in water and is susceptible to changes from a solid to liquid state under conditions normally incident to transportation. The potential for preferential movement of the fissile material separate from the non-fissile material gives no assurance that there will be no more than 180 grams of fissile material distributed within 360 kg of contiguous non-fissile material. Preparation of the metal debris to fill voids with structural foam is a step towards improved safety assurance, but such foam does not eliminate the potential for the uranyl fluoride changing from a solid state to a liquid state because of its high solubility in water.

Therefore, the exception in 173.453(c) does not apply to the situation you have described.

I hope this satisfies your inquiry. If we can be of further assistance, please contact us.

Sincerely,

John A. Gale
Chief, Standards Development
Office of Hazardous Materials Standards

Figure 6-5. DOT Letter of Interpretation - 1/24/2006
September 13, 2005

Associate Administrator for Hazardous Materials Safety
Pipeline and Hazardous Materials Safety Administration
U.S. Department of Transportation
400 7th Street, S.W.
Washington, DC 20590-0001

Attention: Richard Boyle, PHH-23

Dear Mr. Boyle:

Envirocare of Utah, LLC (Envirocare), hereby requests an interpretation of the applicability of the exception found in 49 CFR 173.453(c) to waste generated at the Eastern Tennessee Technology Park (ETTP). Specifically, Envirocare has determined that demolition debris with surface contamination, primarily enriched uranyl fluoride, meets the intent of the fissile exception given in the reference. However, Envirocare and the waste generator would like concurrence on this determination from DOT – RSPA.

The following information is provided to assist you in this determination:

The waste material is primarily metal debris including steel building materials and segmented process equipment, which are generated from the demolition of the K-25 and K-27 buildings at the East Tennessee Technology Park. The fissile material in question is enriched uranyl fluoride. The fissile material is present primarily as contamination on the structural steel and as scale within the process piping and equipment.

Envirocare reviewed NUREG/CR-5462, prepared by Oak Ridge National Laboratory (ORNL) for US NRC. Specifically, Section 5.1.2 "Fissile-Material Exemptions," Section 5.3.3 "Recommendations for Fissile-Material Exemptions," and Appendix G "Recommended New Criteria for Fissile-Material Exemptions." ORNL performed various models to evaluate criticality safety during transportation to support rulemaking activities with respect to 10CFR73.15, et al.

ORNL suggests in the first bullet of Section 5.3.3 that the exemption should be based on a ratio of fissile material to non-fissile material which is insoluble-in-water and noncombustible (excluding special moderators from the ratio). The NRC through rulemaking changed the language to "solid" is lieu of "insoluble-in-water and noncombustible"). The logic for these criteria is two-fold:

"Add enhanced assurance in preventing a potential transport situation that could provide a criticality safety concern, and

Maintain flexibility for regulators, licensees, and operators by precluding the need to prescribe and use a TI for transport control."

Appendix G provides recommendations for several transportation scenarios:

- Exemptions for Packages with Small Fissile Material Mass (<15 grams with a ratio of 200:1 non-fissile to fissile-material)
- Exemptions for Packages not Meeting the Standard for NCT (normal condition of transport)
- Exemptions for Packages Meeting Standards for NCT

The applicable recommendation for the K-25/K-27 scenario is the Exemption for Packages not Meeting the Standard for NCT. This section (G.2) describes the mass density scenario of 350 g of U-235 with 2000 g of aluminum metal.

CONCLUSIONS

Based on the research in the previous paragraphs, it is Envirocare's opinion that the material transported by 6600 cubic-foot rail cars from ETTP (i.e. building materials, process piping, and process equipment with the exception of the compressor seals and converters) would at a minimum qualify for a specific exemption from the DOT/NRC, and may be fissile excepted/exempted in accordance with 49CFR173.453(c) and 10CFR71.15. The reasoning for this opinion is that:

The solid nonfissile to fissile-material ratio is greater than 2000:1

The proposed material preparation (i.e. structural foam filling in process equipment voids) will further restrict geometry changes in transport as well in accident scenarios.

The material per rail car would be limited to 350 g of U-235 to meet our disposal license and SNM exemption.

Sincerely,

Mark Ledoux, CHP
Corporate Radiation Safety Officer

Figure 6-6. Envirocare Letter to DOT for Interpretation of Fissile Exempt Material - 9/13/2005
6.4 REVIEW QUESTION SET 7

1. List the nuclides that are considered to be fissile by the DOT.

$^{233}\text{U}$, $^{235}\text{U}$, $^{239}\text{Pu}$, and $^{241}\text{Pu}$

2. What percentage, by weight of $^{235}\text{U}$ is in:

- Natural U: 0.72
- Depleted U: <0.72 Section 173.403 definition of U
- Enriched U: >0.72

3. If the conditions in Section 173.453 are met, then:

- What is the material/package excepted from?
  - Fissile Packaging Standards
  - Criticality Controls

- What proper shipping name should be used to make the shipment?
  - Any appropriate, nonfissile proper shipping name

4. What section of the regulations specifies the maximum mass of fissile material authorized in a DOT 7A packaging?

   10 CFR 71.22

5. When using an NRC- or DOE-certified packaging, where are the CSI and other controls and restrictions found?

   In the packaging Certificate of Compliance
CHAPTER 7
PACKAGING

OBJECTIVES

• UNDERSTAND PACKAGING STANDARDS FOR ALL HAZARDOUS MATERIALS.

• UNDERSTAND HOW TO SELECT PROPER PACKAGING FOR ALL HAZARDOUS MATERIALS.

• UNDERSTAND QUALITY ASSURANCE AND QUALITY CONTROL REQUIREMENTS FOR PACKAGING.

• UNDERSTAND TESTING AND PERFORMANCE REQUIREMENTS FOR PACKAGING.

• UNDERSTAND THE RESPONSIBILITIES FOR PACKAGING MANUFACTURERS AND USERS.
7.1 INTRODUCTION

Hazardous material transportation has been regulated in the United States for over 100 years. The early regulations codified from common law the responsibilities of shippers and common rail carriers. Generally, these obligations were for the shipper to know the hazards of the material, to package it safely, and to communicate the hazards to the carrier. The common carrier’s primary responsibility was to assure the material was delivered undamaged.

The original focus was on explosive material and then on what was called other dangerous articles, which included flammables, corrosives, compressed gases, and poisonous material. The regulations have evolved into a much more complex system today, but these original concepts remain, with the emphasis on effective containment of material in transit and hazard communication to involved personnel.

In 1966, the DOT received the hazardous materials regulatory authority that had been previously vested with the Interstate Commerce Commission, the Federal Aviation Administration, and the Coast Guard. General packaging issues are now managed by the DOT's Pipeline and Hazardous Materials Safety Administration (PHMSA).

There are also a number of private groups that establish standards or specifications for packaging. The most common of these groups are rail and highway carriers. By tariff, rail (Uniform Freight Classification), and truck (National Motor Freight Classification), the common carriers establish the packaging standards that are applicable to nonhazardous material. Other carriers, such as the USPS, have established packaging standards in conjunction with the National Safe Transit Association. The packaging specifications from these groups relate to the shippers being able to successfully file claims for loss or damage to their freight. The carrier’s liability for claims is generally contingent on the shipper having used carrier-recommended packaging. Other nongovernmental bodies with packaging standards include the Association of American Railroads, the American Society for Testing Materials, and the American Society of Mechanical Engineers (ASME). These standards may be incorporated by reference in other requirements, contracts, and government codes.

All hazardous material packages must meet the general packaging requirements of 49 CFR 173.24. These requirements lay the foundation for all types of packaging and require that packages be “...designed, constructed, maintained, filled, its contents so limited, and closed that under conditions normally incident to transportation...there will be no identifiable...release of hazardous materials to the environment...effectiveness of the packaging will not be substantially reduced...”

The regulations address all types of packaging. Included are single and combination nonbulk packages, such as fiberboard boxes and metal drums and cylinders. Bulk packages include tank cars, cargo tanks, and portable tanks.

7.2 PACKAGING PERFORMANCE STANDARDS

The current hazardous material packaging standards are based largely on the international standards established by the UN Committee of Experts on the Transportation of Dangerous Goods. These standards require the use of performance-oriented packaging (i.e., packaging designed and tested to pass specific tests that simulate the stresses and insult that could occur during conditions of normal transport).

This system allows for greater flexibility in packaging material and design as opposed to the old specification system found in the earlier regulations. A small number of specification packagings still exist in 49 CFR 178 and 179 (some gas cylinders, portable tanks, cargo tanks, tank cars, and a
few radioactive material packages), and their use is authorized under 49 CFR 173.23. The standards for performance-oriented packaging are provided in Part 178, Subpart L. Packages and their associated performance levels are grouped into packing groups that reflect the hazard associated with the authorized contents: low, medium, or high hazard. The testing requirements for nonbulk packages are located in Part 178, Subpart M. As an example, review Section 178.603(e)(1) and compare the required drop test heights for Packing Groups I, II, and III.

**What is Performance-Oriented Packaging?**

Performance-oriented packaging is based on performance standards developed in the form of recommendations by the UN Committee of Experts on the Transport of Dangerous Goods (called the UN Recommendations). The UN standards have general requirements for materials, construction, and maximum capacity. The containers must pass or be capable of passing a series of performance tests before they are authorized for the transport of hazardous materials. Packaging requirements are based on the packing group of the material, its vapor pressure, and the chemical compatibility between the package and the hazardous material. Nonbulk packaging standards are based on a number of performance tests. In addition to the performance-oriented tests recommended by the UN, a vibration test for nonbulk packaging is required domestically.

Reuse of plastic and metal drums is based on minimum thickness requirements. This compensates for the lack of performance tests in the UN standards for puncture resistance, abrasion resistance, and metal fatigue. Package manufacturers must provide written notification to customers of any specification shortfalls or steps to be taken to conform to the applicable specification. Performance tests for UN packaging, including design qualification tests and periodic retests, are included in Part 178.

**Packing Groups**

The packing group designated in the HMT Table, Column 5, indicates the degree of danger presented by the material. The shipper is responsible for determining the appropriate packing group.

<table>
<thead>
<tr>
<th>Packing Group</th>
<th>Degree of Danger</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>Great</td>
</tr>
<tr>
<td>II</td>
<td>Medium</td>
</tr>
<tr>
<td>III</td>
<td>Minor</td>
</tr>
</tbody>
</table>

If more than one packing group is indicated for an entry in the HMT, the packing group for the hazardous material is determined using the criteria in 49 CFR 173, Subpart D. For example, Section 173.121 details the designation of packing groups for Class 3 material based on flash point and initial boiling point.

**7.3 PACKAGING RESPONSIBILITIES**

General requirements are contained in 49 CFR 171.2(g). No person may represent, certify, mark, sell, or offer a packaging or container as meeting the requirements of the HMR unless the packaging or container is manufactured, fabricated, marked, maintained, reconditioned, repaired or retested, as appropriate, in accordance with the HMR. The responsibilities for packaging manufacture and testing are provided in Section 178.2.

**Packaging Manufacturer**

It is the responsibility of the packaging manufacturer to assure that each package is capable of passing the prescribed tests. The following tests are performed, as appropriate, for each type of packaging:
• Drop Test (Section 178.603)
• Leakproofness Test (Section 178.604)
• Hydrostatic Pressure Test (Section 178.605)
• Stacking Test (Section 178.606)
• Cooperage Test for Bung-Type Wooden Barrels (Section 178.607)
• Vibration Standard (Section 178.608)
• Chemical Compatibility Test for Plastic Receptacle [Section 173.24(e)(3)]

**NOTE:** Each section must be consulted to determine the applicable test for each type of container.

Packaging testing consists of the following:

• Design Qualification Testing [Section 178.601(c)(1),(d)]
• Periodic Retesting [Section 178.601(c)(2),(e)]
• Production Testing [Section 178.601(c)(3), 178.604]
• Test Samples [Section 178.601(f)]
• Selective Testing [Section 178.601(g)]

The person who manufactures packaging subject to the HMR requirements is responsible for ensuring that it is in conformance with the requirements contained in 49 CFR 178. When packaging is required to be marked with a UN standard or DOT specification, the packaging must meet all the requirements of the regulation, including testing. The manufacturer’s marking requirement is contained in 49 CFR 178.503.

The packaging identification code consists of the following:

• Type of packaging.
• Material of construction.
• Category of packaging, when appropriate.
• A letter identifying the performance standard:
  o X – Meets Packing Group I, II, and III tests.
  o Y – Meets Packing Group II and III tests.
  o Z – Meets only Packing Group III tests.
• Specific gravity or mass. The specific gravity for packaging without an inner lining designed to hold liquids is rounded down to the first decimal for non-viscous liquids having a specific gravity greater than 1.2.
• Maximum gross mass in kg for viscous liquids, solids, or inner packaging.
• A letter "S" for packaging intended only for solids or inner packaging, with the test pressure in kilopascals of the hydrostatic test pressure.
• The last two digits of the year of manufacture.
• The letters indicating the country of origin (e.g., USA).
• The name and address or symbol of the person applying the marks.
The manufacturer or person certifying that the packaging is in compliance with Part 178 must inform in writing each person to whom the packaging is transferred of all the requirements of Part 178 not met at time of transfer and all actions that need to be taken for the packaging to conform to requirements of Part 178. The written statements must be retained by the manufacturer for at least 1 year in accordance with 49 CFR 178.2(c). When filling a packaging with hazardous material, the shipper must comply with these written instructions.

Packaging User Responsibilities

It is the shipper (the user of the packaging) who has overall responsibility to ensure that the transportation package is in full compliance with the regulations. These responsibilities are generally delineated as:

- Use.
- Reuse and maintenance.
- Design.
- Fabrication and/or procurement.
- Testing, analysis, and evaluation.
- Quality assurance and documentation.

The shipper might not perform all of the above functions, but it has the responsibility to ensure that each function performed is properly done. The shipper is the one who uses the packaging and is, therefore, responsible to make sure that it is used in accordance with its design. The design will dictate many of the limits placed on the contents, such as mass and physical form.

There is a fundamental relationship between the contents and the packaging that bears directly on the ability of the completed package to pass the required tests. For example, one type of packaging may be adequate for a lightweight, relatively soft, solid content. This same type of packaging may be incapable of passing the required drop tests when filled with a hard, high-density content.

In addition, the shipper must ensure the chemical compatibility of the contents with the primary containment. This is addressed in the packaging design. The shipper must also ensure that the package is properly loaded and closed. Some designs involve assembly of numerous components and specific closure requirements. Failure to adhere to the design requirements will cause the package to be out of specification and could result in unacceptable releases of material during transport.

Packaging may be designed for either a single trip or multiple trips. Each time the package is offered, it is the shipper’s responsibility to ensure that the design specifications are met. For reusable packaging, this necessarily requires that inspection and maintenance operations are performed on a periodic basis. This can range from visual inspection to periodic nondestructive analysis testing. The fabricator of packaging is obligated to manufacture the packaging to the required specifications, and likewise, it is the procurer’s obligation to ensure that the correct specifications are requested. Having a quality assurance program involved with fabrication and procurement activities is essential to ensuring compliance in this area.

It is the shipper’s responsibility to classify and describe the hazardous material contents in accordance with Parts 172 and 173. The shipper must determine that the packaging or container is an authorized packaging for those contents, including all special requirements, and that the package has been manufactured, assembled, and marked in accordance with the HMR. The shipper may accept the manufacturer’s certification, specification, approval, or special permit marking in determining the manufacture and testing compliance of the package.

Based on instructions provided by the manufacturer (Section 178.2(c)), the shipper performs all the actions that need to be taken for the packaging to conform to the requirements of Part 178.
shipper must perform any packaging functions required by Sections 173.24, 173.24a, and 173.24b for which the shipper is responsible, such as filling limits, compatibility between the hazardous material and the container, securing, and cushioning.

### 7.4 SELECTING THE CORRECT PACKAGING

The fundamental key to safe transport of a hazardous material is selection of the right packaging for the material. This area has seen considerable enforcement activity within recent years, and noncompliant shipments can be quite costly. The potential criminal and civil liability of corporate officers and the civil liabilities involved with personal injury lawsuits require that knowledgeable, experienced personnel be involved in the selection process, and due to the complexity, a team effort is generally warranted.

There are often both complementary and conflicting interests that may influence the packaging choice. For example, if shipped for disposal, will the packaging be reused or disposed of with its contents? If destined for storage, is the package design compatible with the receipt and storage requirements at the receiving facility? While these are concerns that must be addressed, the starting point for packaging selection is not with these questions but with the list of the authorized types of packaging in 49 CFR.

The determination as to what packaging is authorized goes back to the earlier discussion of material classification and the choice of proper shipping name. Once the material is properly classed and an appropriate proper shipping name selected, the section of the regulations detailing the authorized packaging is found in Column 8 of the HMT.

Column 8 has three subcolumns. Column 8A lists the sections of the regulations where packaging exceptions are provided (or None is indicated if no exceptions are authorized). Packaging exceptions are generally provided when small amounts of material are to be shipped and the material qualifies as a limited quantity. Column 8B lists the available nonbulk packaging, and Column 8C lists bulk packaging. Definitions for bulk and nonbulk packaging are provided in Section 171.8. These definitions were amended in 2010 under DOT Docket HM-231.

**NOTE:** DOT has stated in informal interpretations and guidance that Type A and Type B packagings have been traditionally treated as nonbulk packagings for hazard communication requirements (marking and labeling), but may also be treated as bulk packaging. This may be clarified by DOT in a future rulemaking.

Consider a shipper offering gasoline (Class 3, Packing Group II) in a 1-liter (0.3 gallon) metal can that is securely packaged and cushioned within a strong outside container. Is this package eligible for the packaging exception?

Reference to Column 8A of the HMT indicates that Section 173.150 contains a packaging exception. Comparing the package used to the provisions in Section 173.150(b), it is clear that this package of gasoline meets the provisions of Section 173.150(b)(2). This exception is referred to as a limited quantity. Therefore, this package of gasoline is eligible to be shipped as a limited quantity and excepted from the specification packaging for all modes of transportation. It is also excepted from labeling for all modes except air, as well as other operational requirements. A limited quantity shipment is simply a package prepared under a limited quantity packaging provision. Notice that there are other packaging exceptions in Section 173.150 for alcoholic beverages and consumer commodities.

If Column 8A indicates None (such as for the entry for “Ethyl chloride” in the HMT) or if the package the shipper plans to use does not meet the requirements specified in the exception section to which Column 8A refers, then the material must be packaged in specification packaging. Specification packaging means the package meets the construction and testing requirements specified by the DOT or the UN.
Columns 8B and 8C refer the shipper to the section containing the specification packaging requirements. Column 8B contains the references for nonbulk packaging, and Column 8C contains the references for bulk packaging. Thus, if gasoline is packaged in an inside container of 1.2 liters, it does not meet the eligibility requirements of Section 173.150(b)(2) and has to be packaged in specification packaging. Column 8B indicates that the nonbulk specification packaging can be found in Section 173.202. The shipper may choose any appropriate specification packaging listed in that section.

Review Section 173.202 to become acquainted with the different types of packagings. If a shipper wants to package gasoline in metal drums, Section 173.202(b) authorizes the use of several specification combination drums. Paragraph (c) of that section references several single-packaging drums that may be used. Consider the examples in Figure 7-1 for determining the appropriate packaging.

### Determining Appropriate Packaging

**Example 1**
You need to ship 2 liters of technical grade 50% nitric acid by highway. This material is listed by technical name in Column 2 of the HMT. The authorized packaging section in Column 8A shows the word None, Column 8B shows Section 173.15, and Column 8C identifies Section 173.242 for bulk packaging options. The word None in Column 8A means that no packaging exceptions are authorized. Section 173.158(b) specifies the conditions under which this material may be offered in a 1A1 steel drum or a 4H1 plastic outer package with an inner glass bottle. Sections 173.158(e) and (f) list additional packaging options.

**Example 2**
You need to ship a 0.5-liter solvent mixture of 50% acetone and 50% xylene by highway. Analysis of the mixture determines that the material meets the Class 3, Packing Group II criteria. Since the material is not listed by technical name, chemical group, or functional name in the HMT, assign the proper shipping name of “Flammable liquids, n.o.s.” Columns 8A and 8B list Sections 173.150 and 173.202 for the authorized packaging.

*Note: If we had a mixture of 98% acetone and 2% xylene, we could use the proper shipping name, “Acetone, mixture”, in accordance with 172.101(c)(10). We would still have the packaging in 173.150 and 173.202 as authorized packaging.*

### Figure 7-1. Examples of determining appropriate packaging

### 7.5 Packaging Standards

All packaging for hazardous materials must meet certain general packaging requirements. Sections 173.24, 173.24a, and 173.24b prescribe standards for all packages, even specification packages. Sometimes these sections provide the only standard applicable to a package. For example, the material may need to be packaged in a strong outer packaging (see 173.155(b)). What is a strong outer packaging? See the definition in 171.8. Section 173.2, and for air shipments, section 173.27, provide the performance standard for this referenced packaging.

Because of the distinct characteristics of each hazard class, there are general packaging requirements that must be considered when preparing a package. For example, many flammable liquids expand when they are heated. For this reason, all containers of flammable liquid must have vacant space, or outage, as required by Section 173.24. The hazardous material contents must be
compatible with the packaging materials, and there must not be any chemical interactions that would (a) generate gases or vapors or (b) cause heat or pressure increases, since any of these could compromise the packaging integrity.

Section 173.24(b) states that the prepared package must be “designed, constructed, maintained, filled, its contents so limited, and closed so that under conditions normally incident to transportation . . . there will be no identifiable (without the use of instruments) release of hazardous materials . . . the effectiveness of the package will not be substantially reduced . . .”

All packaging closures must close tightly and securely. The shipper must consider the transport conditions, including vibration, temperature, and pressure changes. Inner packaging must remain upright in the outer container. Cushioning material may be needed to hold inner containers fixed within the outer packaging.

Inner containers must also have tightly secured closures. Liquid containers must have leak-tight packaging, such as leak-proof liners or plastic bags. There must also be sufficient absorbent material in the outer packaging to absorb the liquid contents.

Section 173.27 prescribes the general requirements for transport by aircraft that are in addition to the requirements in Section 173.24. The packaging must also meet the performance requirements in Part 178 and the modal requirements in Part 175. The requirements for air shipments are often more restrictive than other modes because of the unique transportation environment associated with air transport. Shippers are required to certify that the hazardous material offered for air transport has been properly prepared and is in compliance with all applicable requirements. (See Sections 173.27(i) and 172.204(c)(3).)

7.6 SMALL QUANTITY, EXCEPTED QUANTITY AND DE MINIMIS EXCEPTIONS

Title 49 CFR Part 173.4 provides for packaging exceptions when offering small amounts of certain hazardous materials. Not all hazard classes are covered, and the quantities are limited to 30 mL, 30 g, or, in some instances, 1 g of material. Qualifying materials under this section are excepted from all the requirements of Subchapter C, providing all the requirements in 49 CFR 173.4 are met.

These requirements include provisions to ensure material compatibility and packaging integrity, including a specific package performance standard. While marking, labeling, and shipping papers are not required, the shipper provides certification for the shipment by marking the package with the statement “This package conforms to 49 CFR 173.4. See Section 173.4(a)(10).” The gross mass of the completed package may not exceed 29 kg (64 lb).

Section 173.4(a)(6) requires that the completed package, as demonstrated by prototype testing, be capable of sustaining the following:

- Each of the following free drops made from a height of 1.8 meters (5.9 feet) directly onto a solid, unyielding surface without breakage or leakage from any inner receptacle and without a substantial reduction in the effectiveness of the package:
  - One drop flat on bottom.
  - One drop flat on top.
  - One drop flat on the long side.
  - One drop flat on the short side.
One drop on a corner at the junction of three intersecting edges.

- A compressive load as specified in Section 178.606(c) of this subchapter.

In January, 2009, a new section, 173.4a was added to cover excepted quantities. This section was added to harmonize with the air shipment requirements in the ICAO/IATA regulations. In their final rule, DOT took some of the information in the “old” 173.4 section and re-distributed it among three sections: 173.4, Small quantities for highway and rail; 173.4a, Excepted quantities; and 173.4b, De minimis exception. Each section is discussed below. The discussion focuses primarily on the requirements in 49 CFR. For air and water shipments, the ICAO/IATA and IMDG regulations should be consulted for additional requirements.

**Small quantities for highway and rail (173.4)**
As implied by the title, this section now only applies to highway and rail shipments. The following hazard classes and divisions are authorized: 3, 4.1, 4.2 (PG II, III), 4.3 (PG II, III), 5.1, 5.2, 6.1, 7 (excepted packaging only), 8 (PG II, III; no gallium or mercury), 9 (except lithium batteries/cells).

Allowable quantities in inner packaging are generally 30 g or 30 ml. Division 6.1, PG I, Zone A or B material is restricted to 1 g or 1 ml. Outer packaging limits and testing requirements are found in 173.4(a)(2 ) - (8).

**Excepted Quantities (173.4a)**
This section applies to both air and water shipments, and allows for the following hazard classes and divisions: 2.2 (with no subsidiary hazard), 3, 4 (PG II, III, except for self-reactive materials), 5.1 (PG II, III), 5.2 (only in chemical kit or first aid kit), 6.1 (except PG I, Zone A or B), 7 (excepted packaging only), 8 (PG II, III; no gallium or mercury), 9 (except UN1845 and lithium batteries/cells).

Allowable quantities in inner packaging are generally 30 g or 30 ml. Division 6.1, PG I and II materials and other toxic materials are restricted to 1 g or 1 ml. Outer packaging limits and testing requirements are found in 173.4a(c) - (f). When offered by air, the material may not be carried in checked or carry-on baggage.

**De minimis Exceptions (173.4b)**
This new section of the regulations contains information that was previously contained in the “old” 173.4(e). The de minimis exception applies to all modes of transport. As noted in the title of the section, as well as the language in 173.4b(a), materials packaged in accordance with this section do not meet the definition of a hazardous material, and are not subject to any requirements of the regulations except those found in 173.4b. Even though DOT excepts the material from being a hazardous material, there are still packaging requirements and other restrictions that must be met.

Note that the only authorized materials are certain hazard classes of PG II and III materials (Classes 3, 8, and 9, and Divisions 4.1, 4.2, 4.3, 5.1 and 6.1). Class 7 material is not authorized under this section. The authorized quantity of material is quite restrictive:

<table>
<thead>
<tr>
<th>Inner Packaging</th>
<th>Outer Package</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 ml (liquids)</td>
<td>100 ml</td>
</tr>
<tr>
<td>1 g (solids)</td>
<td>100 g</td>
</tr>
</tbody>
</table>

Despite the small amount of material to be shipped, the required packaging performance criteria [see 173.4b(a)(5)] is identical to that for a small quantity shipment [compare with 173.4(a)(6)]. The 173.4b packaging section does not stipulate prototype packaging testing, however shippers should be prepared to justify to auditors that the “capability” requirements in 173.4b(a)(5) are met.

When de minimis materials are offered for transport by air, section 173.4b(a)(10) stipulates that the material must also be authorized to be carried by passenger-carrying aircraft. Also, it is forbidden to carry these materials onto an aircraft in either checked or carry-on baggage.
As seen above, each of these sections have differing authorized materials, packaging requirements, controls and restrictions. The hazard communication requirements are also different for each. Table 7-1 below shows a comparison of the major requirements for each type of shipment.

<table>
<thead>
<tr>
<th>Regulatory section</th>
<th>Small Quantity</th>
<th>Excepted Quantity</th>
<th>De minimis Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>173.4</td>
<td>173.4a (see also IATA 2.7)</td>
<td>173.4b</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Authorized transport modes</th>
<th>Highway/rail</th>
<th>Air/water</th>
<th>All modes</th>
</tr>
</thead>
</table>

| Hazard classes/divisions | Materials in the following classes/divisions that are authorized aboard passenger aircraft: 2.2 (no subsidiary hazard), 3, 4 (PG II,III; no self-reactive materials), 5.1 (PG II,III), 5.2 (only in chemical kit or first aid kit), 6.1 (except PG I, Zone A or B), 7 (excepted packaging only), 8 (PG II,III; no gallium or mercury), 9 (except UN1845 and lithium batteries/cells) | PG II,III materials in Classes 3, 8, and 9 and Divisions 4.1, 4.2, 4.3, 5.1 and 6.1 |

| Authorized quantities | Inner Packaging: 30 g or 30 ml (except for 6.1, PG I, Zone A or B, which is restricted to 1 g or 1 ml) | Outer Package: Gross weight not more than 29 kg | Inner Packaging: 1 ml (liquids), 1 g (solids) | Outer Package: 100 ml (liquids), 100 g (solids) |

| Packaging requirements/testing | See 173.4(a)(2) - (8) (5) 1.8 m drops; compressive load test in 178.606(c) (demonstrated by testing) | See 173.4(e) - (f) (5) 1.8 m drops (boxes), (3) 1.8 m drops (drums); compressive load test in 178.606(c) (demonstrated by testing) | See 173.4(b)(1) - (8) (5) 1.8 m drops; compressive load test in 178.606(c) (capability of passing tests) |

| Hazard communication | "This package conforms to 49 CFR 173.4 for domestic highway or rail transport only" marked on outer packaging. Class 7 material must have "Radioactive" marking per 173.421(a)(4) | Excepted quantity marking: Class 7 material must have "Radioactive" marking per 173.421(a)(4). Air waybills must have the statement: "Dangerous Goods in Excepted Quantities" and indicate the number of packages. By vessel, shipping paper must have the statement: "Dangerous Goods in Excepted Quantities" and indicate number of packages. | None |

| Other restrictions/controls | No lithium batteries or cells | Shippers must classify the material in accordance with 173.22. Class 7 material must comply with requirements for an excepted package. No lithium batteries or cells. Each person offering excepted quantities must know about the requirements in 173.4a. Shipments are subject to the incident reporting requirements in 171.15 and 171.16. Package is not opened or altered until out of commerce. Material not allowed in checked or carry-on baggage. | When transported by air, material must be authorized aboard passenger aircraft. Package is not opened or altered until out of commerce. Material not allowed in checked or carry-on baggage. |

Table 7-1. Regulatory Summary of Small Quantity, Excepted Quantity, and De Minimis Quantity Shipments
Shipping Instruments Containing Small Amounts of Hazmat

Frequently, questions arise as to what regulatory relief can be afforded for shipping instruments that contain small amounts of compressed gases or other hazardous material. For some instruments, it may be possible to ship them under the small quantity, excepted quantity or a limited quantity section of the regulations. However, if the quantity limit or some other restriction cannot be met, then regulatory relief may be found in a DOT special permit. Some examples of special permits issued for commonly used detection instruments are: SP 12131, SP 14183, SP 9880 and SP 12087. You can locate special permits on the DOT site at http://www.phmsa.dot.gov/hazmat/regs/sp-a/special-permits/list

Each of the special permits listed above requires that the packaging be, “a strong outside packaging capable of withstanding a minimum drop test of four feet without breakage of the radiation sensor or rupture of the outside packaging.” It is up to the shipper to make this packaging determination. The instrument manufacturer may not be able to provide any packaging information. Additionally, if the instrument is currently in a carrying case, this may not have been the original shipping configuration, and the carrying case may need to be placed in an appropriate outer packaging for shipment.

Some instrument manufacturers may provide shipping guidance for their instruments. Be careful when using such guidance and always verify any information with a current set of regulations and any applicable special permit. Information from a manufacturer may be outdated, inaccurate or incomplete.

Any time you are using a special permit, care must be taken to ensure all the provisions of the special permit are met. While a special permit generally will grant some packaging relief, there will still be hazard communication and operational control requirements that must be met. Additionally, every person using the special permit must be trained and tested on the requirements of the special permit.

Bottom line: Generally speaking, even if you are shipping an “itty-bitty” amount of hazardous material, there will still be regulatory requirements that must be met. Make sure your procedures and training programs are adequate to address all applicable requirements!

A comparable section to Section 173.4 is found in the international air regulations (ICAO 1; 2.5, IATA 2;2.7).

7.7 MATERIALS OF TRADE EXCEPTIONS

Another section of the regulations that provides packaging exceptions for small amounts of material used as part of a business is the materials of trade section in 49 CFR 173.6. This exception is restricted to highway transport only. Materials of trade are hazardous materials that are carried by motor vehicle for at least one of the following purposes:

- To protect the health and safety of the motor vehicle operator or passengers (e.g., insect repellent, self-contained breathing apparatus, fire extinguishers).
- To support the operation or maintenance of a motor vehicle or auxiliary equipment (e.g., engine starting fluid, spare battery, gasoline).
- To directly support a principal business that is not transportation (e.g., lawn care, pest control, plumbing, welding, painting) when carried by private motor carrier.
Only the specific hazard classes listed in Section 173.6 are eligible for this exception, and while shipping papers are not required, there are specific packaging and marking requirements. The packaging must be:

- Leak-tight for liquids and gases.
- Sift-proof for solids.
- Securely closed.
- Secured against movement.
- Protected against damage during transport.

Each package must be either the manufacturer’s original packaging or a packaging of equal or greater strength and integrity. The packages must be marked with a common name or proper shipping name and RQ, if appropriate. The operators of the motor vehicle must be knowledgeable of the hazards associated with the material, must be informed if there is an RQ of the material, and must be aware of the requirements for this material under Section 173.6.

**NOTE:** Material identified as Class 7 (Radioactive) is not authorized as a material of trade.

### 7.8 LAB PACKS

The lab pack provisions are found in Section 173.12(b). This section of the regulations was originally a DOT packaging exemption for shipping specified waste shipments. Due to the extensive use of this exemption, the DOT incorporated the exemption into the regulations. Only the listed hazard classes in Section 173.12(b) may be shipped as lab packs, excluding the prohibited materials listed in Section 173.12(b)(3).

**NOTE:** Material classed as Class 7 cannot be shipped as a lab pack.

The shipments must be for disposal or recovery and transported only by highway, rail, or cargo vessel. The section also provides regulatory relief for specified hazard communication and material segregation requirements. Lab packs consolidate small containers of chemicals having the same hazard class within a specification drum (UN1A2 metal drum, UN1G fiber drum, or UN1H2 plastic drum). The drums must meet the Packing Group III performance criteria for liquids or solids.

The inner glass containers may not exceed 4 liters (1 gallon), and the inner metal or plastic containers may not exceed 20 liters (5.3 gallons). The gross weight of the completed package may not exceed 205 kg (453 lb). An inner packaging with liquids must be surrounded by a chemically compatible, absorbent material in sufficient quantity to absorb the total liquid contents.

### 7.9 SALVAGE DRUMS

Section 173.3(c) provides for damaged, defective, or leaking hazardous material packages to be placed into metal or plastic salvage drums and shipped for repackaging or disposal. This section applies to packages after being offered for transportation (e.g. packages found damaged/leaking at a carrier’s sort facility). Salvage drums must comply with the provisions in Section 173.3(c)(1)–(7). The drums may be metal or plastic removable-head drums and must be compatible with the hazardous material.
Generally, salvage drums must be UN1A2, UN1B2, UN1N2, or UN1H2 and meet at least the Packing Group III performance criteria. The drum must have sufficient cushioning and absorbent material to prevent excessive shifting of the damaged inner package and eliminate any free liquid at the time the drum is closed. Each salvage drum must be marked with:

- The proper shipping name.
- The name and address of the consignee.
- The words Salvage or Salvage Drum.

Drums must be labeled, as appropriate, and the shipper (could be the carrier) must complete compliant shipping papers (see also 172.202(a)(5)(ii)).

### 7.10 OVERPACKS

An overpack is defined in Section 171.8 as an enclosure that is used by a single consignor to provide protection or convenience in handling a package or to consolidate two or more packages. It does not include the:

- Transport vehicle.
- Freight container.
- Aircraft unit load device.

**NOTE: This definition does not apply to radioactive material overpacks, which are described in Part 178, Subpart K.**

Overpacks must be marked with the word Overpack unless the specification markings on the inside of the package are visible. Specific requirements for overpacks are found in Section 173.25.

### 7.11 EMPTY PACKAGING

Generally, an empty package containing residue must be offered for transport in the same manner as when it contained a greater quantity. Certain regulatory exceptions are provided for empty packaging in Section 173.29. Placarding exceptions are provided in Sections 173.29(c) and (h). Section 172.203(e) provides for the phrase *Residue: Last Contained*** to be entered in association with the basic description of the hazardous material last contained in the packaging.

### 7.12 SPECIAL PERMITS (PREVIOUSLY KNOWN AS EXEMPTIONS)

Periodically, shippers may find that the material and/or the available packaging simply do not fit within the requirements of 49 CFR. In such cases, shippers may petition the DOT for a special permit authorizing specified deviations from the regulations. This process is outlined in 49 CFR 107.105.

Section 107 of the Hazardous Materials Transportation Act (49 United States Code 5117) gives the Secretary of the DOT the authority to grant exemptions from the provisions of the Act and the regulations enacted under the authority of the Act, provided certain conditions are met. In 2005, the DOT decided to refer to exemptions as special permits. Part 107 of 49 CFR starting at Section 107.101 (49 CFR 107.101) sets forth the procedure to apply for a special permit, the administrative
procedure to process the application, and other items of concern to those persons seeking relief through the special permit process.

The special permit process does not allow a shipper to simply disregard the regulations, but it allows for an alternative method of transport that provides an equivalent level of safety as that afforded by compliance with the regulations. The petitioner, therefore, must state the specific requirement in 49 CFR from which relief is requested and then justify how the proposed method of packaging/transport compensates to provide equivalent safety. A discussion of equivalent safety, as it relates to radioactive material, is provided in Chapter 11 of this manual.

Special permits generally expire after 2 years, but they may be renewed if there is a continuing need. Renewals generally expire after 4 years. The renewal process is found in 49 CFR 107.109. Only persons listed as parties to the special permit may use it. A special permit issued to DOE or one of its contractors may not be used by other contractors or subcontractors unless they also become a party to the special permit. The application process for party status is detailed in 49 CFR 107.107.

When using a special permit, all the provisions stated in the special permit must be met. In addition, all other applicable requirements in 49 CFR must be followed. For example, a shipper is still subject to all the communication requirements if the special permit only grants packaging relief.

Generally, packages offered under a special permit are required to be marked with the special permit number. In some cases, a copy of the special permit is required to be in the possession of the carrier during transport. A list of current DOT special permits can be found at this website: http://hazmat.dot.gov/sp_app/approvals/exsys.htm.

Although there are certain similarities between special permits and exceptions, they are two different terms. Both a special permit and an exception provide relief from the HMR as long as certain conditions are met. Exceptions are specifically listed in 49 CFR and apply in accordance with the stated conditions. Special permits are not specifically set forth in 49 CFR, since they apply only to the specific person or class of persons to whom they are issued or the parties to the special permits. Special permits are issued by the DOT only in response to a written application submitted in accordance with Part 107, Subpart B.

Any person subject to the regulations (shipper, carrier, or container manufacturer) may apply for special permits (Section 107.107). Generally, only the holder of a special permit or a party to the permit may operate under its authority. Section 173.22a provides that if the special permit authorizes use of a packaging by “any person” or a “class of persons” other than or in addition to the holder of the special permit, then the packaging may be used by “any person” or a member of the class specified if they otherwise meet the requirements of Section 173.22a(b). For example, a “class of persons” could be any shipper or customers of “X” company.

If a renewal application is submitted at least 60 days prior to the expiration of the current special permit, the special permit will remain in effect until a final determination is made on the renewal application, regardless of the fact that the special permit has expired.

All special permits are issued in the same format. The first paragraph will vary depending on whether the special permit is granted to a shipper, carrier, or manufacturer. The special provisions in paragraph 8 will vary depending on the circumstances involved. A copy of the special permit is not always required to be carried. However, this condition can only be determined by reading the actual special permit. It is important to note that a special permit grants relief only to those regulations specifically stated under "Regulation(s) Affected," which is usually paragraph 5 of the special permit.

DOE contractors must follow the requirements in DOE Order 460.1C for requesting special permits. The DOE Order requires that all requests be processed from the field to Headquarters EM for processing to the DOT. Special permits will generally be held by DOE, with the contractors holding status as a party to the permit.
7.13 REVIEW QUESTION SET 8

1. What column(s) in the HMT in 49 CFR specify the packaging sections?
   
   Subcolumns 8A, 8B, and 8C

2. What column(s) in the IATA “List of Dangerous Goods” specify the packaging sections?
   
   Columns G, I, and K

3. What sections of 49 CFR contain the requirements for:
   
   • General requirements for the types of packaging?  173.24, 24a, 24b
   • Empty packages?  173.29
   • Overpacks?  173.25
   • Salvage drums?  173.3(c)

4. What section of 49 CFR contains the assignment of packing groups for Class 3 material?
   
   173.121

5. Assign packing groups for the following Class 8 materials:
   
   • A material with a corrosion rate on steel or aluminum surfaces exceeding 6.25 mm a year at a test temperature of 55°C, but it does not degrade intact skin tissue
     
     Packing Group II  173.137(c)(2)
   • A substance that causes full thickness destruction of skin tissue at the site of contact when tested on intact skin for a period of not more than 3 minutes
     
     Packing Group I

6. Provide the UN ID code for the following packaging types:
   
   • Aluminum drums:  1B
   • Plywood drums:  1D
   • Fiber drums:  1G  178.502
   • Plastic drums:  1H
   • Fiberboard boxes:  4G

7. What are the performance drop test heights for packages with the following performance levels that will contain solid hazardous materials:
   
   • Packing Group I?  1.8 meters
   • Packing Group II?  1.2 meters  178.603(e)(1)
   • Packing Group III?  0.8 meter
8. Which of the following classes of materials can be shipped as a lab pack?

- Class 8 173.12(b)
- Class 3 173.12(b)
- Class 7 Not Listed
- Class 6.1, Packing Group I Prohibited in 173.12(b)(2)(ii)
- Class 4.2, Packing Group I Prohibited in 173.12(b)(2)(ii)

9. What is the maximum amount of waste that can be placed in an inside glass packaging in a lab pack?

4 liters 173.12(b)(2)(ii)

10. Can lab packs be shipped by air under the IATA regulations?

No. 173.12(b)

11. Must the technical names of the individual chemicals packed in a lab pack be shown as a package marking and on shipping papers?

No. 173.12(d)

12. By what mode of transport and for what purposes may a material be transported as a material of trade?

171.8 Definition

By highway; protect health and safety of driver/passenger; supporting operation/maintenance of vehicle; by private motor carrier in direct support of business other than transportation

13. What are the hazard communication requirements for a material of trade?

173.6(c)

14. What are the packaging testing requirements for a small quantity shipment?

173.4(a)(6)
7.14 RADIOACTIVE MATERIAL PACKAGING

Safety in transporting radioactive material primarily depends on use of the proper packaging for the type, quantity, and form of the radioactive material. Packaging designs for radioactive materials are performance-oriented designs, with the packaging integrity being dictated by the hazards of the radioactive content.

There are five categories of radioactive material packaging:

- Excepted packaging.
- IP-1, IP-2, and IP-3 (for LSA material and SCO only).
- Type A packaging.
- Type B packaging.
- Type C packaging (not recognized for domestic shipments).

Radioactive material packages are subject to the general hazardous material packaging requirements contained in 49 CFR 173.24 and 173.24a and to the general design requirements in Section 173.410 for radioactive material packaging. The responsibility for establishing packaging standards for radioactive material is split between the NRC and DOT. The DOT establishes the packaging standards for low-risk material, and the NRC has responsibility for the packaging standards for high-risk material.

The packaging pyramid in Figure 7-2 shows the relationship between the different packaging types and how the requirements increase as you progress from excepted packaging up through Type B packaging. It also shows the relationship between the NRC and DOT packaging standards.
General Packaging Requirements

Packaging for hazardous materials is subject to the applicable general requirements in 49 CFR 173, Subparts A and B, and Section 173.410, "General Design Requirements." Shippers and package designers should review Section 173.24, "General design requirements for packagings and packages," and Section 173.24a, "Additional Design Requirements for non-bulk packagings and packages," to determine which requirements apply. The bulk and nonbulk packaging definitions do not apply directly to radioactive material packaging, and the DOT has traditionally treated Type A and Type B packaging as nonbulk packaging.

An example of a requirement that is applicable to all packages is the performance capability requirement for vibration in Sections 173.24(a)(5) and 173.410(f). Packages do not require vibration testing in a laboratory. Demonstrating compliance by methods other than testing is allowed in Section 173.461(a)(4). The DOT has provided letters of interpretation that the vibration requirement in Section 178.608 is a performance capability requirement that may be reasonably satisfied by documented evidence that packages of a particular design have been transported extensively without failure.

When deciding on the material for lifting attachments, consideration should be given to material that will not yield under the range of loads expected in normal handling. The effects of wear should also be considered. Attachment points are critical for packages that will be lifted many times over the course of their life. Fatigue behavior should be taken into account, and the design should allow for detecting cracks by nondestructive means.

Where practical, the package design should be simple and allow for easy decontamination. Protruding features on the packaging exterior are vulnerable to impacts during handling and transport. Such impacts can cause high stresses in the packaging structure and compromise containment.

Exterior surfaces with a smooth finish and low porosity are less susceptible to absorbing contamination and subsequent “weeping.” Collection and retention of water (on lids) can result in rusting and also contribute to contamination leaching. In addition, water dripping from packages can be misinterpreted as leakage from a package.

The packaging components (including those associated with containment, lifting attachments, and load securement) can loosen as a result of acceleration, vibration, and vibration resonance. The packaging design should ensure that the fasteners remain secure during routine conditions of transport.

Packaging material compatibility should take into account the effects of corrosion, embrittlement, gas generation, thermal expansion, radiolysis, etc., and should consider the compatibility of the packaging material and the contents. When designing packaging that will be transported by air, additional consideration must be given to changes in temperature and pressure.

7.15 EXCEPTED PACKAGING

In addition to the general packaging requirements for all hazardous material packaging (Section 173.24), excepted packaging must meet the general requirements for radioactive material packaging in Section 173.410. Excepted packaging is authorized when smaller quantities or lower-hazard radioactive material is being shipped.

Excepted packaging is expected to retain its contents (no releases) under routine (incident free) transport. The conditions relating to routine transport include climatic changes such as temperature and pressure and inertial forces due to:
• Uneven road or track.
• Vibration.
• Linear accelerations and decelerations.
• Directional changes.
• Road skids (no impact).
• Heavy seas.
• Air turbulence.

Excepted packages are not required to be tested or designed to survive any transportation accidents. It is assumed that all the contents could potentially be released under accident conditions. Therefore, the total activity and maximum allowable dose rates associated with these packages are significantly lower than those allowed for Type A and Type B packages.

7.16 INDUSTRIAL PACKAGING

Material with sufficiently limited specific activity (LSA material) and certain SCO are authorized to be shipped in IP-1, IP-2, or IP-3. These are the only materials authorized for this packaging. IP integrity is graded in relation to the hazard posed by its contents. Each IP-1 must meet the general packaging requirements of Section 173.410 and is, therefore, equivalent to excepted packaging.

Each IP-2 must meet the general design requirements of an IP-1. In addition, when subjected to the free drop and stacking (compressive load) tests specified in Sections 173.465(c) and (d) or evaluated against these tests by any of the authorized methods of Section 173.461(a), each IP-2 must prevent:

• Loss or dispersal of the radioactive contents.
• Any significant increase in the radiation levels recorded or calculated at the external surfaces for the condition before the test.

Each IP-3 must meet the requirements of an IP-1 and IP-2 and must also meet the requirements specified in Section 173.412(a)–(j). An IP-3 is, therefore, identical to the Type A packaging authorized for solid Type A quantities of radioactive material.

Freight containers that meet the IP-2 and IP-3 requirements and are built to the ISO 1496-1 specifications may be used as IP-2 and IP-3 packaging. See Section 173.411(b)(6) for the specific requirements.

Shippers of IP-2 and IP-3 packages/containers must maintain the packaging documentation on file for 1 year after shipment. The documentation must show by test results or analysis that the packaging met the IP-2 or IP-3 criteria.
### 7.17 TYPE A PACKAGING

Type A packaging must meet Section 173.410 and the testing requirements in Section 173.465. Authorized Type A packages are listed in Section 173.415. Packaging for Type A quantities of radioactive material may be (a) DOT specification packaging, (b) Type A packaging designed and tested commercially or by DOE, or (c) Type A or Type B packaging certified by DOE or the NRC. Foreign-made Type A packaging may also be used for both domestic transport and export.

Many Type A packages used by DOE are designed, tested, and self-certified as DOT 7A. Each user of DOT 7A packaging must maintain complete documentation of tests and other data that demonstrates that the packaging met all of the Type A requirements.

The specifications for DOT 7A Type A packaging are presented in 49 CFR 178.350. These specifications require that each packaging meets all applicable requirements of 49 CFR 173, Subpart B, and be designed and constructed so that the packaging meets the requirements of 49 CFR 173, Subpart I, Sections 173.403, 173.410, 173.412, 173.415, and 173.465. Each packaging built to DOT 7A Type A must be marked on the outside with the words USA DOT 7A Type A and also be in accordance with the marking requirements in Section 178.3.

To satisfy the documentation requirements of 49 CFR 173.415(a), some form of documentation should be available that shows consideration of each requirement. It is recommended that the documentation identify the requirement and follow with a statement that the requirement has been met and how it was met. The statement can contain references to supporting documentation, such as engineering evaluations. DOE has a testing program for Type A packaging and maintains a database of the approved packaging designs in the Test and Evaluation Document for DOT 7A Type A Packaging that can be accessed at [http://rampac.energy.gov/](http://rampac.energy.gov/).

The specific packaging data contained in this DOE evaluation document will serve to meet the requirements of 49 CFR 173.415(a) for "documentation of tests" when the packaging is used as prescribed therein. However, shippers are cautioned that additional documentation will be needed to fulfill all of the requirements for a particular shipment; most importantly, that the contents to be shipped have been evaluated for compatibility with the packaging and that their characteristics have been bounded by the simulated contents used in qualification testing.

DOE contractors may use any of the packagings identified in the testing document, as long as the packaging is used in accordance with its tested parameters. Type A packages purchased from commercial vendors do not require retesting by DOE, but (a) the vendor’s quality assurance program should be equivalent to DOE’s program and (b) the shipper must maintain the packaging testing documentation.

#### Type A Packaging Tests

Type A packaging must comply with the applicable general packaging requirements of Sections 173.24, 173.24a, and 173.410 and the additional requirements of Sections 173.412 and 173.415. The package must prevent the loss or dispersal of the radioactive contents and maintain its radiation shielding properties during normal conditions of transport, which include rough-handling conditions. These normal transport conditions include:

- Changing climatic conditions: humidity, temperature, pressure, solar heating, and rain.
- Dynamic and static mechanical effects: limited shock, repeated bumping, and/or vibration.
- Compressive forces due to stacking and load movement.
The tests and their sequence are specified in 49 CFR 173.465:

1. Water Spray Test, which simulates the package having been left in the rain for a period of 1 hour.

2. Drop Test of 1.2 m (4 feet) onto a hard surface in the most damaging orientation, which simulates falling off a vehicle or loading platform. There are different drop heights based upon package mass.

3. Penetration Test with a 6 kg (13-lb) steel rod being dropped from 1 m (3.3) feet onto the damp package, which simulates a loose object hitting the package.

4. Stacking (compression) Test equal to a force of at least 5 times the weight of the package, which simulates the damp package being at the bottom of a stack of packages.

The water spray test is primarily intended for packaging comprised of material that absorbs water or is softened by water or material that is bonded with water-soluble glue. Packaging with outer surfaces entirely of metal may be shown to pass the test by reasoned argument, provided that it does not retain water.

The free drop test simulates the type of shock that a package would experience if it were to fall off a vehicle or be dropped during loading or unloading. In most cases, the package would be able to continue in the transport system after being dropped. Since heavier packages are likely to be exposed to large drop heights during normal handling, the free drop distance is graded according to the package mass. Lighter packages require additional drops to simulate repeated impacts during handling.

The compression test is designed to simulate the effect of loads pressing on a package over a prolonged period of time to ensure that the effectiveness of the shielding and containment systems will not be impaired, and in the case of fissile material contents, that the compression will not adversely affect the configuration.

The penetration test is intended to ensure that the contents will not escape from the containment boundary and that the shielding or confinement boundary will not be damaged if a slender object should fall or strike the package and penetrate the outer layers of the packaging.

The performance requirements for Type A packages containing liquids and gases are more stringent than the requirements for solids because of the greater potential for the material spreading if the package containment system fails. The more stringent requirements relate to containment and the height in the drop tests, and these are provided in Sections 173.412(k) and 173.466.

Normal conditions of transport include minor mishaps, and the Type A tests are designed to address these occurrences. For example, the drop test is intended to simulate the damage that could occur as a result of falling from the vehicle or being dropped during handling. In most cases, the packages will be relatively undamaged and able to remain in the transport system.

Type A packages have historically performed very well in many accident conditions. Current national and international data shows that there have been approximately two dozen accidents involving
consignments of multiple Type A packages. There were releases of radioactive contents in only two of these events, and the releases were on the order of $10^{-4} \text{A}_2$ quantity.

**DOT 7A Type A Packaging**

Essentially, the only DOT-approved Type A packaging in the DOT regulations is the DOT 7A packaging, which is based totally on performance test conditions rather than on hardware or design requirements. This provides the packaging designer with the maximum latitude in the using engineering creativity to produce optimally useful, economic designs.

Using any of the methods authorized in Section 173.461, each shipper of a DOT 7A package must determine if the DOT 7A design meets the performance requirements in Sections 173.412 and 173.465 and must document and maintain this evaluation, or self-certification, on file for at least 1 year after the last shipment. Consequently, each design must be specifically certified as meeting the DOT 7A requirements. Each time the contents change or the packaging components change (content weight, material form, closure, etc.), the performance capability of the modified package must be reevaluated with respect to the requirements before the Type A designation may be assigned.

The DOT 7A designs do not require the approval of either the DOT or the NRC for domestic shipments or for international transportation of nonfissile radioactive material. Imported packaging that is marked with Type A and the country of origin and meets the IAEA regulations is acceptable for import shipments. If such packages are to be used for domestic shipments, the domestic shipper must obtain and maintain on file the applicable Type A evaluation and documentation performed by the foreign packaging designer.

**NRC-Approved Packaging for Type A Quantity Shipments**

In authorizing use of NRC-approved packages for transport of Type A quantities of radioactive material, the DOT regulations specify in 49 CFR 173.415 that certain conditions must be met. One condition is that the shipment of the package be made in compliance with the terms of the NRC Certificate of Compliance. (See 49 CFR 173.471.)

For example, a radiographic source changer packaging authorized for a Type B quantity of a specific radionuclide in special form is also authorized for a Type A quantity of the same specific radionuclide in special form, provided all the terms and conditions of the certificate are met. Note that the NRC approvals include the type and form of material, the maximum quantity of material per package, and the operating instructions and maintenance procedures for the package.

Alternately, an NRC-approved packaging may be shipped under the provisions of 49 CFR 173.415(a) as a DOT 7A package. In this instance, the shipper (if requested) must provide the DOT with complete documentation of the tests and an engineering evaluation or comparative data showing that the construction methods, packaging design, and materials of construction comply with DOT 7A.

Thus, a radiographic source changer packaging approved by the NRC for shipment of a specific radionuclide in special form could be used to ship a Type A quantity of a different nuclide, provided that the package is reevaluated under the provisions of 49 CFR 173.415(a). When an NRC-approved package is used as a DOT 7A package, the NRC packaging identification marking should be covered and the DOT 7A Type A markings should be affixed.

**Type A Fissile Packaging**

The NRC approves package designs for shipment of all fissile Type A quantities of radioactive material. Under 10 CFR 71.55, Type A fissile packaging must meet the same requirements as nonfissile Type A packaging. In addition, the contents must be shown to remain subcritical when the package is subjected to the hypothetical accident tests in 10 CFR 71.73. There are additional testing requirements when the packaging will be transported by air and if the content is Pu.
See 10 CFR 71.55, 71.59, 71.63, and 71.64. Authorized Type A fissile packages include packaging where an AF certificate has been issued by the NRC, DOE, or IAEA.

As an alternative to an AF certificate packaging, fissile material may be shipped in the DOT 7A package. Use of the DOT 7A package is restricted to the mass limits found in 10 CFR 71.22. An additional 1-foot drop test is required under Section 173.465(c)(2).

**NOTE: If a DOT 7A packaging is used for fissile material, a Certificate of Competent Authority Approval must be issued before it can be exported. (See Section 173.472.)**

**Typical Type A Packaging Configurations**

The following are descriptions of several typical nonfissile Type A packaging configurations.

**Moisture Density Gauge and Carrying Case**
*Contents:* Special form, AmBe source, 2 GBq (50 mCi) and $^{137}$Cs, 0.4 GBq (10 mCi)

**Research/Medical Isotope Shipping Container**
*Contents:* Medical radioisotopes in solid or liquid form

**Steel Drum (55 gallon)**
*Contents:* Various radionuclides, 0.1 GBq to 40 TBq (3 mCi to 1000 Ci)

**Carton for Medical/Research Radionuclide in Liquid Form**
The picture shows the carton, foam spacer, shielding, secondary container, absorbent, and primary container
*Contents:* Various radionuclides, 10 MBq to 40 TBq (0.3 mCi to 1000 Ci)
7.18 **TYPE B PACKAGING**

In addition to the requirements for Type A packaging, the NRC-, DOE-, or IAEA-approved packaging must meet the hypothetical accident condition tests specified in 10 CFR 71. The required tests include free drop, crush, puncture, thermal, and immersion tests. These tests are intended to account for a wide range of accidents possible by all modes of transport. The tests expose the package to severe dynamic forces. The package should survive the most severe transport accident conditions without loss of containment or increase in the external radiation level to an extent that would endanger the public or those involved in rescue or cleanup operations. It should be safely recoverable but not necessarily capable of being reused.

The DOT has also authorized certain specification packaging for Type B quantity material (i.e., the 20PF and 21PF series of UF₆ packaging).

**NOTE:** Older packaging designs designated as B( ), and the DOT Specification 6L, 6M, 20WC, and 21WC packaging were not authorized after October 1, 2008. The open parentheses designation indicated that the package design and approval were in accordance with the 1967 edition of the IAEA regulations. Some of these packagings may still be in use for storage and onsite transfers at DOE sites.

Currently, certified authorized Type B packagings are designated as Type B(U), Type B(M), and those with -85 or -96 at the end of the designation. An overview is provided below.

- Type B(U) and B(M) packaging designs were approved to the 1973 regulations and had NRC and DOE approval prior to April 1, 1996.
- Package designs with -85 were approved after April 1, 1996, and meet the 1985 IAEA regulations.
- Package designs with -96 meet the 1996 IAEA regulations.
- Use of package designs without the -85 or -96 designation is restricted by both the NRC and DOE in terms of export, and this also applies to any design modifications.
- The (U) designation indicates a design requiring only unilateral approval—approval by the country of origin only. The receiving country does not need to review these designs, but in general, they will revalidate the certification.
- The (M) indicates a design requiring multilateral approval (i.e., approval by all countries into or through which the package is transported).
- A Type B(U) and a Type B(M) packaging are identical, except that a Type B(M) packaging design has a maximum normal operating pressure greater than 700 kilopascals or a pressure-relief device that allows the release of radioactive material to the environment under the hypothetical accident condition tests.
- Certificate Type B packaging that is authorized for fissile material has an “F” in the identification (e.g., USA/9126/B(U)F-85).

Under the international regulations, Type B packages transported by air are restricted to 3000 A₂. For special form material, the restriction is to 3000 A₂ or 100,000 A₂.

**Authorized Type B Packaging – Domestic Use**

The vast majority of authorized Type B packagings are NRC-certified designs. Each design is approved under an NRC Certificate of Compliance and General License issued pursuant to 10 CFR 71.17. The DOT authorization for use of NRC-approved Type B packagings is provided in Section 173.416(a), and the standard requirements applicable to their use are contained in Section in 173.471. In addition, numerous Type B packagings currently being used are those approved by
DOE pursuant to the authority provided by the DOT in Section 173.7(d). Some of these DOE-certified packagings are also certified by the NRC.

**Foreign-Made Type B Packaging**

Type B packaging of foreign origin that meets the applicable requirements of the IAEA and for which the foreign Competent Authority Certificate has been revalidated by the DOT pursuant to Section 173.473 (see also 10 CFR 71.21) is authorized only for export shipments from, import shipments into, and shipments traveling through the United States. For purely domestic shipments of such packages, the NRC’s certification of the packaging must be obtained.

**Type B Packaging Tests**

Type B packaging must meet the general packaging and performance standards for Type A packages. In addition, they must have the ability to survive serious accident damage tests (hypothetical accident conditions). After testing, there can be only a very limited loss of shielding capability and no loss of containment (as measured by leak-rate testing of the containment system of the package). The performance criteria that the packaging designer must use to assess the Type B packaging design against the established hypothetical accident conditions are prescribed in 10 CFR 71.73 and include the following sequential tests:

- Free fall of the test package from 9 meters (30 feet) onto an unyielding surface.
- If applicable for certain contents and package density, subjecting the test specimen to a dynamic crush test by positioning the specimen on a flat, unyielding, horizontal surface so as to suffer maximum damage by the drop of a 500 kg (1100 lb) steel plate mass from 9 meters (30 feet) onto the test package.
- A puncture test as a free drop of the test package from a height of 1 meter (40 inches) onto a 15-cm-diameter (6 inch) vertical steel peg.
- Exposure to a thermal environment of 800°C (1475°F) for 30 minutes.
- Water immersion of the test package under at least 15 meters (50 feet) depth.
- For fissile material packages where water in-leakage is not assumed in the criticality analysis, immersion of the test package under a head of water of at least 0.9 meter (3 feet).

**NOTE:** The NRC Regulatory Guides in Division 7, Transportation, are reference resources for the engineering tests listed above (i.e., Regulatory Guides 7.3, 7.4, 7.6, 7.8, 7.11, and 7.12).

The purpose of the drop tests and the subsequent thermal test is to subject the package to damage equivalent to that which would occur if the package was involved in a severe accident. The order and type of the tests are considered to correspond to the order of environmental threats to packaging in real transportation accidents. The test sequence also ensures mechanical damage to the package prior to the thermal test, thereby ensuring the package is vulnerable to the maximum thermal damage. For fissile material packages, criticality analyses must be performed that consider the damage resulting from the drop tests and the thermal test.

The tests for Type B(U) and B(M) certificate packages are summarized below. Section 173.413 references 10 CFR 71 (i.e., 10 CFR 71.71, “Normal Conditions of Transport,” and 10 CFR 71.73, “Hypothetical Accident Conditions”).
• **Free Drop – 9 meters (30 feet)**
  The speed on impact is 30 miles per hour, which is meant to simulate damage to a package from:
  - Being struck by a train at 60 miles per hour.
  - Falling from a 30-foot bridge onto solid rock or falling from a higher bridge onto a roadway or rail.
  - Running into a bridge support or rock slope at 45 miles per hour.

• **Crush**
  The crush test is meant to simulate damage to a package when it is under a vehicle during a pileup or when the package is pinned between two vehicles during a collision.

• **Puncture**
  The speed on impact is 10 miles per hour, which is meant to simulate damage to a package from:
  - Being speared by the frame rail from a truck.
  - Being skewered by a railroad track.

• **Thermal**
  The thermal test is meant to simulate damage to a package when it is in an accident with a gas tanker truck or with 5000 gallons of fuel, fully engulfed, and with no protection to the package from the vehicle.

• **Immersion**
  The immersion test is meant to simulate damage to a package when it is submerged at sea or in a river.

Figure 7-3 shows an “unyielding surface“ at Sandia National Laboratories that is used for drop tests of radioactive material packages.
Fissile Material Packaging and Packaging Authorized for Plutonium

Fissile material packaging may be either Type A or Type B, as described above. There are additional criteria related to criticality safety that must be met by all fissile material packaging designs. NRC- or DOE-certified packaging designs authorized for fissile contents must have been evaluated under the requirements in 10 CFR 71.55 and 71.59. These criteria are summarized as follows:

- AF packaging must meet the Type A packaging test requirements and remain subcritical under the tests in 10 CFR 71.71 and 71.73.
- BF packaging must meet the Type B packaging test requirements and remain subcritical under the tests in 10 CFR 71.71 and 71.73.
- All fissile packaging must meet the general requirements for fissile packages in 10 CFR 71.55.
- For air transport, 10 CFR 71.55(f) has additional requirements for subcriticality under the Type C package tests.
- The CSI must be assigned in accordance with 10 CFR 71.59.
- Pu shipments are subject to 10 CFR 71.63, 71.64, 71.74 and 71.88.

Type C Packaging

Type C packaging was introduced in the 1996 IAEA regulations and is similar to Type B packaging, but it must also be capable of withstanding the severe accident conditions associated with air transport. Basically, this category of packaging is for highway route-controlled quantities transported by air. These packages require unilateral approval unless they contain fissile material, in which case multilateral approval is required.

An exception to the Type C packaging requirement is for low dispersible material, which must meet certain testing requirements. (See the definition and requirements in the international regulations.) These materials may be shipped in Type B packaging with multilateral approval of both the packaging design and the low dispersible material.

NOTE: The DOT and the NRC have chosen not to adopt Type C packaging at this time.

Fissile Material Packaging by Air

In addition to the accident condition tests for Type B packaging, fissile material packaging designs for air transport must remain subcritical after being subjected to enhanced puncture, thermal, and drop tests in addition to the 10 CFR 71.73 free drop and crush tests. These additional requirements are stated in Section 71.55(f). Title 10 CFR Parts 71.74 and 71.88 address the additional requirements for Pu shipments by air.

Competent Authority Approvals for Import/Export of Specific Packaging Designs

Certain packaging designs require competent authority approval before they can be used for importing or exporting. The Competent Authority will issue a Competent Authority Certificate in accordance with 49 CFR 173.471–473. Shipments that require multilateral competent authority approval are:

- All fissile packages.
- Type B(M) packages and -85 packages.
- Fissile shipments where the sum of the CSIs is greater than 50.
- Type C packages (highway route-controlled quantity shipments by air).
7.19 **TYPICAL TYPE B PACKAGES**

The following are typical Type B packages. Type B packages cover a wide range of physical sizes, from small radiographic devices to large waste casks and spent nuclear fuel casks.

**Transuranic Waste Cask (RH-TRU 72-B)**
- **Weight**: 86,000 lb
- **Contents**: Remote-handled transuranic waste

**TRUPACT-II**
- **Dimensions**: 1.9 meters outer dimension by 1.9 meters
- **Weight**: 8740 kg
- **Contents**: Nonfissile and fissile transuranic radionuclides dispersed in processed solid waste inside drums or other containers. The activity and fissile content are restricted for both the inner container and total package, which is typically in the GBq to TBq range.

7.20 **QUALITY CONTROL AND QUALITY ASSURANCE REQUIREMENTS**

The DOT requirements for quality control are located in 49 CFR 173.474, "Quality control for construction of packaging," and 173.475, "Quality control requirements prior to each shipment of radioactive material." The 10 CFR 71 requirements contain essentially identical paragraphs as Sections 71.85 and 71.87.

The DOT quality control requirement to survey packages of radioactive material prior to shipment is found in Section 173.475(i), which states:

"Before each shipment of any radioactive material package the offeror must ensure, by examination or appropriate tests, that external radiation and contamination levels are within the allowable limits specified in this subchapter."

**NOTE:** The requirement to ensure compliance with the radiation and contamination limits of Sections 173.441 and 173.443 does not require that surveys or direct measurement be made. Both sections give shippers latitude in their methods of ensuring compliance with the radiation and contamination limits. The DOT letters of interpretation have indicated that procedures other than measurements, such as quality assurance and quality control, are acceptable means of ensuring compliance. However, if a compliance inspection during transportation determines that the radiation or contamination levels exceed the limit, the shipper is subject to a citation.

In addition to the above-mentioned generic quality control requirements in 10 CFR 71.85 and 71.87, Subpart H contains specific quality assurance requirements associated with use of NRC-certified Type B and fissile material packages used under the general licenses of Sections 71.17, 71.20, and 71.21. A major condition applying to the use of such NRC-certified packages is the requirement that each registered user of such a package must also have its quality assurance program associated with use of the package approved by the NRC as meeting the applicable requirements of Subpart H. Additional discussion of quality assurance programs is provided in Chapter 11 of this manual.
DOE, as a user of NRC-certified packages, imposes quality control requirements on its contractors through DOE Order 460.1C.

Contractors using fissile or Type B packaging must have DOE-approved quality assurance programs that meet the requirements in 10 CFR 71, Subpart H. In addition, if DOE is registered with the NRC as a user of an NRC-certified packaging, DOE contractors may use that packaging without having to register with the NRC.

### 7.21 RADIOACTIVE MATERIAL PACKAGING STANDARDS CHRONOLOGY

<table>
<thead>
<tr>
<th>Year</th>
<th>Event</th>
</tr>
</thead>
<tbody>
<tr>
<td>1957</td>
<td>The IAEA was formed.</td>
</tr>
<tr>
<td>1959</td>
<td>The IAEA was tasked with developing recommendations on the transport of radioactive material.</td>
</tr>
<tr>
<td></td>
<td>Prior to this time, domestic regulations issued by the Interstate Commerce Commission were essentially aimed at facilitating the movement of ores, concentrates, and packages containing relatively small quantities of material for medical and industrial use.</td>
</tr>
<tr>
<td>1961-1965</td>
<td>The IAEA published its first edition of <em>Regulations for the Safe Transport of Radioactive Material</em>. These regulations were revised in 1964 and 1965. The 1964 edition first established the mechanical test requirements.</td>
</tr>
<tr>
<td>1966</td>
<td>The DOT was created.</td>
</tr>
<tr>
<td>March 1969</td>
<td>Bureau of Explosives permits were no longer valid. These were based on the 1961/1964 IAEA regulations, which had no uniform standard or specified test to address “maximum credible accident,” and there was no specified containment standard. Special permits were issued if the packaging met the structural integrity, shielding, and thermal resistance criteria specified in the 1967 IAEA regulations (30-foot impact/crush test, 1-meter puncture test, and thermal test). Basis of the 1967 regulations:</td>
</tr>
<tr>
<td></td>
<td>• Release from normal or accident conditions not to exceed the 12 rem “emergency dose.”</td>
</tr>
<tr>
<td></td>
<td>• Allowable release rates based on radionuclide groupings (“transport groups”).</td>
</tr>
<tr>
<td></td>
<td>• Postaccident dose rate at 1 meter from package up to 100 times the preaccident value.</td>
</tr>
<tr>
<td>1972</td>
<td>Some special permits were converted to specifications within the DOT regulations (6M, 6L, 20WC, etc.).</td>
</tr>
<tr>
<td>February 1973</td>
<td>Design approval authority for “high risk” radioactive material packaging was given to the Atomic Energy Commission. A Memorandum of Understanding was established between the DOT and the Atomic Energy Commission.</td>
</tr>
</tbody>
</table>
**December 1974**  
The DOT Specification 6M/6L was amended regarding the 2R closure requirements.

**February 1982**  
DOE was given packaging approval authority.

**1985**  
The DOT adopted the 1973 IAEA standards. Packages were designated as B(U) or B(M).

The immersion test was added to the hypothetical accident conditions.

**Basis of the 1973 regulations:**
- Assumes no release under normal conditions of transport.
- Under accident scenarios, $10^{-3}$ of the content activity will be released, and $10^{-3}$ of that activity will be ingested.
- Allowable postaccident release rate is $10^{-6} A_2$/hr for Type B(U) packages, with $10^{-3}(A_2)$ within 1 week.

**1995**  
The DOT and NRC adopted the 1985 IAEA regulations.

The crush test for lightweight, low-density packaging was added to the hypothetical accident condition tests. The thermal test conditions for cooling were modified.

**Basis of the 1985 regulations:**
- Release from normal conditions of transport: $10^{-6} A_2$/hr.
- Release under accident conditions is $A_2$ within a 1-week period.
- Postaccident dose rate at 1 meter from package $\leq 1$ R/hr
- Committed effective dose: 5 rem.

**2004**  
The DOT and NRC adopted the 1996 IAEA regulations.

Thermal protection was required for UF$_6$ packaging $>100$ g UF$_6$.

Additional testing requirements were imposed for fissile shipments by air.

**Basis of the 1996 IAEA regulations:**
- Same as those for the 1985 regulations.

**2008**  
All packaging previously approved based on the 1967 IAEA regulations were no longer authorized after October 1, 2008. This included all B( ) packaging designs and the following DOT specification packaging: 6L, 6M, 20WC, 21WC, and the combination UN1A2/inner 7A configuration.
RESTRICTIONS ON PACKAGING USED FOR DOMESTIC AND INTERNATIONAL SHIPMENTS

7.22 Use of Older Packaging Designs [B(U), B(M), -85]

The timeline in the previous section shows that the design requirements for Type B packaging have changed significantly over the years. DOE still uses packagings that were designed to the 1967 IAEA standards. When evaluating Type B packaging either for shipment or as part of facility safety documentation, it is important to recognize which standard the design meets.

There are restrictions for fabrication of older packaging designs and on their use for import and export. Since the tests changed over the years, credit cannot be given to older designs for passing the dynamic crush test that is in the current regulations. This is an important consideration when using these packagings to store material and when evaluating their integrity for facility safety documentation.

Title 10 CFR Part 71.19 states the restrictions for use of older packaging designs. These restrictions are summarized below.

- **Type B(U) and B(M) Packaging (1973 IAEA Standards)**
  - The packaging must have been manufactured before April 1, 1999.
  - It requires multilateral approval for export, and some countries may not grant Competent Authority Approval for these designs.

- **Type B-85 Designation (1985 IAEA Standards)**
  - The packaging must have been manufactured before December 31, 2006.
  - It requires multilateral approval for export, but the design is acceptable to most countries.

Additional Restrictions for Fissile Shipments by Air

Title 10 CFR Part 71.55(f) contains the additional tests and performance criteria for fissile material packages that will be offered for commercial air transport. The NRC added additional tests to address the high-impact forces that can occur during an airplane crash. Consequently, the following additional tests are required for these packagings:

- An enhanced puncture test.
- The thermal test in Section 71.73(c)(4) has an extended duration of 60 minutes.
- The contents must be shown to remain subcritical when subjected to an impact onto an unyielding surface at a velocity of 90 meters per second.

**NOTE:** There are very few packaging designs that meet these additional air requirements. Shippers must take care to check the Certificate of Compliance issued for these packagings and ensure that the certificate contains wording specifically authorizing shipment by air. Generally, fissile material packaging approvals to the 1967–1985 IAEA standards will not be authorized for air transport.

Additional Restrictions for Plutonium Shipments By Air

Title 10 CFR Parts 71.63 and 71.64 contain additional requirements for packaging designed for air transport of Pu. The accident testing requirements for this type of packaging are detailed in 10 CFR 71.74. In addition, DOE has requirements in 10 CFR 871 and DOE Order 460.1C for Pu shipments by air. As with fissile material packaging, few designs are approved for air transport of Pu. One authorized packaging is the PAT-1, USA/0361/B(U)F-96.
7.23 REVIEW QUESTION SET 9

1. What are the differences between the design and testing requirements for:
   - IP-2 packaging and Type A packaging?
     IP-2 only has 2 of the Type A Tests: Drop and Stacking
   - IP-3 packaging and Type A packaging?
     IP-3 is identical to Type A authorized for solids. Type A for liquids has additional requirements.

2. What are the recordkeeping requirements for:
   - IP: 173.411(c) Maintain the testing data for 1 year after shipment
   - Type A Packaging: 173.415(a) Maintain the testing data for 1 year after shipment

3. What section of the DOT regulations allows DOE to certify Type B and fissile material packaging?
   173.7(d)

4. What marking requirements are required on a DOT 7A packaging under Section 178.350?
   USA DOT 7A Type A
   Section 178.3(a)(2) Name/Address or Symbol of the Manufacturer (Shipper)

5. What section of 10 CFR contains the design and construction requirements for Type B(U) and B(M) packaging?
   10 CFR 71, Subpart F

6. What section of 49 CFR contains the testing requirements for Type A packaging?
   173.465
CHAPTER 8
CONTROLS FOR RADIOACTIVE MATERIAL SHIPMENTS

OBJECTIVES

- UNDERSTAND HOW TO DETERMINE AND USE THE TI.
- UNDERSTAND HOW TO DETERMINE AND USE THE CSI.
- DETERMINE THE APPLICABLE RADIATION LEVELS FOR PACKAGES AND SHIPMENTS.
- DETERMINE THE APPLICABLE CONTAMINATION LEVELS FOR PACKAGES AND VEHICLES.
8.1 INTRODUCTION

Controls, combined with packaging, provide for safe radioactive material shipments and also achieve the principles of ALARA. These controls are the TI, the CSI, dose rate limits, contamination limits, exclusive use provisions, and use of a closed transport vehicle.

8.2 TRANSPORT INDEX

The dose rates associated with radioactive material shipments are controlled, in part, by the TI. The TI is a dimensionless number that restricts the number of radioactive material packages that can be safely accumulated on a conveyance or in a storage area. By definition, the TI is the maximum radiation level in mrem/hr at 1 meter from the package surface. (If using instrumentation that reads in the SI units, multiply the reading in mSv by 100 to get the TI.) The TI is rounded to the nearest tenth and is shown, without units, as the TI on shipping papers and radioactive material labels.

NOTE: You may have a TI of 0.0. A TI between 0.0 and 0.05 may be taken as zero.

The TI is used by carriers and transport workers who store and transport groups of radioactive material packages. For nonexclusive use shipments, the total TI is restricted to 50, thereby limiting the radiation levels around a group of packages.

There are additional restrictions on the allowable TI for packages offered by passenger air. See Sections 173.448(e) and 175.700 and the USG 01 and 10 in the IATA regulations. For water shipments, see Section 176.704, as well as Section 7.2.9 in the IMDG Code.

8.3 CRITICALITY CONTROL

In the transport system, criticality safety is achieved by a combination of mass restriction and packaging design. The requirements aim to ensure that the package or array of packages will remain subcritical under all credible transport conditions.

Packages containing fissile-excepted material under Section 173.453 do not require any criticality controls because the mass or concentration of fissile material has already been restricted by the requirements in this section such that a criticality is not possible. The additional requirements for fissile material packages are imposed to ensure that the contents remain subcritical under normal and accident transport conditions.

Sections 173.457–459 detail the requirements for criticality control of fissile material packages during transport. Criticality control is reflected by assigning the CSI, and this value is shown on the FISSILE label and on the shipping documentation. The CSI is a number used to provide criticality safety by restricting the number of fissile packages and, consequently, the fissile mass allowed on a conveyance. Nonexclusive use shipments are restricted to a total CSI of 50. Exclusive use shipments may have a total CSI of up to 100.

CSI Determinations

Determination of the CSI depends on the packaging used. The CSI determination when using the DOT 7A packaging is found in 10 CFR 71, Subpart C. For fissile material packaging approved by the NRC or DOE, the CSI is stated in the packaging certificate.
CSI Determination for the DOT 7A

In 10 CFR 71.22(e), there is an equation to calculate the CSI for the package. The values for X, Y, and Z are the allowable mass limits for $^{235}\text{U}$, $^{233}\text{U}$, and Pu, respectively, as found in either Table 71-1 or Table 71-2, as appropriate.

$$CSI = 10 \left( \frac{\text{grams of } ^{235}\text{U}}{X} + \frac{\text{grams of } ^{233}\text{U}}{Y} + \frac{\text{grams of Pu}}{Z} \right)$$

CSI Determination for NRC- and DOE-Approved Packaging

The types of packaging that have been certified for fissile contents by either the NRC or DOE have a Certificate of Compliance issued by the respective entity. The certificate will specify the assigned CSI; it generally will be found in Section 5 of the certificate.

There are additional restrictions on the allowable CSI for packages offered by passenger air. See Section 175.700 and USG 01 and 10 in the IATA regulations. For water shipments, see Section 176.704 and Section 7.2.9 in the IMDG Code.

8.4 EXCLUSIVE USE AND CLOSED TRANSPORT VEHICLE PROVISIONS

Throughout the regulations, there are times when the exclusive use provisions or use of a closed transport vehicle is required. These are generally cases where higher dose rates or contamination levels are present or there is a need to compensate for a lower-integrity package.

As defined in Section 173.403, exclusive use is a contractual arrangement between the shipper and the carrier which, in part, ensures that only personnel having radiological training will come into contact with the radioactive cargo. A closed transport vehicle, by definition, requires an enclosure that restricts access by the general public to the surfaces of the radioactive material packages.

Exclusive Use Definition

Exclusive use (also known as “sole use” or “full load”) is defined in 49 CFR 173.403. Important aspects of the definition are as follows:

- Exclusive use, by definition, requires a single consignor (shipper), and it gives the shipper sole use of a conveyance. This does not preclude multimodal shipments or consignments with multiple pickup or delivery locations. However, care must be taken to ensure that all the exclusive use provisions are met for these types of shipments.

- It is a contractual agreement between a single shipper and carrier, and it has responsibilities for both the shipper and the carrier. The shipper is required to provide certain information to the carrier, and the carrier is required to maintain certain controls, as directed by the shipper, while the shipment is in transit.

- Any loading/unloading is conducted as directed by either the shipper or consignee, and it must be conducted by personnel with radiological training and appropriate equipment to deal with the radiological aspects of the shipment. This requirement is communicated to the carrier by the shipper. Within DOE, the loading and unloading are generally conducted by contractor personnel who are radiological workers. A broader implication of this...
requirement is that if there are any incidents with the shipment in transit, trained radiological workers must be dispatched to the scene to assess the situation and conduct any loading/unloading operations.

- The shipper must provide the carrier with written instructions for maintenance of exclusive use controls. (See Sections 173.403, 173.427(a)(6)(iv) and 173.441(c).) Also, shipping papers are required to have a notation that the shipment is consigned as exclusive use whenever exclusive use is required under the regulations. (See Section 172.203(d)(9).) The information in the written instructions to the carrier must include the following:
  - If applicable, it must include a statement that the vehicle survey in Section 173.443(c) is required. This vehicle survey is required when shipments are made using Section 173.443(b), which allows for higher contamination levels on the surface of a package. The survey ensures that vehicles are returned to general service at the same cleanliness levels as other vehicles that carry radioactive material packages with surface contamination levels that meet the limits in Section 173.443, Table 9. **NOTE: Dedicated transport vehicles operating under the provisions in Section 173.443(d) are not subject to this survey until they are released back to general service.**
  - Statements must be included that direct the carrier to avoid actions that will unnecessarily delay delivery or will result in increased radiation levels or exposures to transport workers and the general public. This is required when shipping under Section 173.441(b), which allows for higher radiation levels. (See Section 173.441(c).) This requirement may be met by detailing the specific routing and the locations of safe havens to be used in the event of unexpected delays due to weather or road conditions.

**When is Exclusive Use Required?**

As seen in the definition, exclusive use provisions give shippers considerable control over a shipment. It also significantly restricts access and exposure times to radioactive material packages by transportation workers and the general public. Exclusive use also reduces the number of times a package is handled during transportation, as opposed to the multiple handling opportunities afforded by mixed load (nonexclusive use) shipments.

Therefore, the following are typical shipping conditions that require exclusive use:

- Package with surface dose rates exceeding 200 mrem/hr or with a TI greater than 10. (See Section 173.441(b).) **NOTE: Packages with surface dose rates exceeding 200 mrem/hr must be shipped in a closed transport vehicle in addition to being offered as exclusive use.**
- Package expected to have removable contamination (while in transit) above the limits in Section 173.443, Table 9. (See Section 173.443(b).)
- Package with CSI >50. (See Section 173.457(c).)
- Consignment with total TI >50. (See Section 173.441(d).)
- Consignment with total CSI >50. (See Sections 173.457(d) and (e).)
- Use of lower-integrity packaging for LSA materials and SCO. (See Sections 173.427(b)(1), (4), and (5), as well as Section 173.427(c)(2).)
- Required as an operational control in a Special Permit. For example, see Special Permit 14267.
Considerations for Consigning as Exclusive Use When It Is Not Required

Within DOE, some shipments are consigned as exclusive use even though the shipment does not meet any of the criteria under the DOT regulations. Because of the significant control it affords a shipper, exclusive use can have considerable appeal.

As noted above, exclusive use usually entails less package handling than what is experienced with mixed loads. This provides fewer opportunities for packages to be damaged. Also, should an incident occur where there is a suspected release of contents, it is much easier to survey one conveyance than multiple conveyances, loading docks, and mixed freight in multiple states.

Within DOE, when not required by DOT, exclusive use is utilized when it is:

- Required by a receiving site (e.g., specified as a waste acceptance criteria).
- Required by a transportation security plan.
- Required by a transportation plan prepared under DOE Manual 460.2-1A.

When exclusive use is optional, rather than required by DOT, it should be noted that some of the requirements discussed above are not applicable. For example, if a shipment is in compliance with the dose rate limits in Section 173.441(a) and is consigned as exclusive use by choice, the provisions in Section 173.441(c) do not apply.

Links to recent interpretations relating to exclusive use are listed below.


8.5 RADIATION LEVELS

Allowable dose rates for packages and conveyances are provided in Section 173.441. The dose limits for excepted packages are located in Sections 173.421, 424, 426, and 428. These limits are significantly lower (0.5 mrem/hr) than what is allowed for other radioactive material packages. The 0.5 mrem/hr surface dose rate for excepted packages was established to ensure that sensitive photographic material will not be damaged and that any radiation dose to transport workers and the public will be insignificant.

For nonexcepted packaging, radioactive material packages are restricted to surface readings not exceeding 200 mrem/hr and a maximum TI of 10. These limits apply for nonexclusive use shipments and help to ensure that transport personnel do not receive significant doses, even when frequently handling a large number of packages.
The TI limit of 10 was originally established based on an assumed transit time and conventional separation distances between packages containing radium sources being shipped via the U.S. Railway Express Company in 1947. This limit would yield a dose of approximately 10 mrem (at a distance of 15 feet over a 24-hour period).

The surface dose rate limit of 200 mrem/hr considered personnel exposures to a transport worker carrying packages close to the body for a period of time each day. The worker’s exposure was not to exceed the then permissible dose of 100 mrem per 8-hr working day. This was considered to be a conservative limit for transportation, as workers would have much shorter exposure times.

Care must be taken when designing and loading radioactive material packaging to ensure that the radiation levels will not increase during transport. For example, heavy inner packaging may shift in transit if it is centered within the outer packaging using lightweight material, resulting in higher readings on the bottom of the package surface as a result of settling.

Radiation level limitations from Section 173.441 are shown in Figure 8-1. Packages may be offered with higher dose rates if additional controls are placed on the shipment. For packages with up to 200 mrem/hr readings at the surface and a TI exceeding 10, the shipment may be placed under exclusive use. This changes the 10 mrem/hr restriction to be at 2 meters from the outer edge of the vehicle. Radioactive material packages may have a surface reading as high as 1000 mrem/hr if they are placed under exclusive use and in a closed transport vehicle. In this case, the surface of the access-limiting enclosure cannot exceed 200 mrem/hr. The limits on radiation levels of a package offered for transport and the various vehicle configurations are shown in Figures 8-2, 8-3, and 8-4 on the following pages. Following the figures is a summary of the radiation levels for packages and transport vehicles in Table 8-1.

**Figure 8-1. Radiation level limitations (Section 173.441)**

*NOTE: In determining the radiation levels, contributions from neutrons must be added to the βγ dose rate. See the definition of radiation level in Section 173.403 for the flux density conversions.*
Figure 8-2. Dose rates at surface and 1 meter for nonexclusive use shipments

Figure 8-3. Allowable dose rates for an exclusive use shipment
Figure 8-4. Allowable dose rates for an exclusive use shipment in a closed transport vehicle

- 10 mrem/hr maximum at 2 meters (6.6 feet) from the vehicle
- 200 mrem/hr maximum on contact on vehicle surface
- 1000 mrem/hr maximum on package surface
### Table 8-1. Summary of Radiation Levels for Packages and Transport Vehicles

<table>
<thead>
<tr>
<th>Package and Vehicle Radiation Level Limits (49 CFR 173.441)(^1)</th>
<th>Nonexclusive Use Shipment</th>
<th>Exclusive Use Shipment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Open or Closed Transport Vehicle</td>
<td>Open (flat-bed)</td>
<td>Closed Transport Vehicle</td>
</tr>
<tr>
<td><strong>Package Limits:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>External Surface</td>
<td>2 mSv/hr (200 mrem/hr)</td>
<td>2 mSv/hr (200 mrem/hr)</td>
</tr>
<tr>
<td>Transport Index (TI)(^2)</td>
<td>10</td>
<td>No limit</td>
</tr>
<tr>
<td>Criticality Safety Index (CSI)(^3)</td>
<td>50</td>
<td>No limit</td>
</tr>
<tr>
<td><strong>Transport Vehicle Limits (highway and rail):</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Any point on the outer surface</td>
<td>N/A</td>
<td>2 mSv/hr (200 mrem/hr)</td>
</tr>
<tr>
<td>Vertical planes projected from outer edges</td>
<td>2 mSv/hr (200 mrem/hr)</td>
<td>N/A</td>
</tr>
<tr>
<td>Top of Load</td>
<td>2 mSv/hr (200 mrem/hr)</td>
<td>Vehicle: 2 mSv/hr (200 mrem/hr)</td>
</tr>
<tr>
<td>Vertical Planes:</td>
<td>0.1 mSv/hr (10 mrem/hr)</td>
<td>Outer Lateral Surfaces: 0.1 mSv/hr (10 mrem/hr)</td>
</tr>
<tr>
<td>2 meters from Underside</td>
<td>2 mSv/hr (200 mrem/hr)</td>
<td></td>
</tr>
<tr>
<td>Occupied position</td>
<td>N/A(^3)</td>
<td>0.02 mSv/hr (2 mrem/hr)(^4)</td>
</tr>
<tr>
<td>Sum of package TIs</td>
<td>50</td>
<td>No limit</td>
</tr>
<tr>
<td>Sum of package CSIs(^5,6)</td>
<td>50</td>
<td>100</td>
</tr>
</tbody>
</table>

1. The limits in this table do not apply to excepted packages. [173.421, 173.424, 173.426, and 173.428]
2. The dimensionless number equivalent to maximum radiation level at 1 meter (3.3 feet) from the exterior package surface is in mrem/hr rounded up to the next tenth. [173.403]
3. No dose limit is specified, but separation distances apply to packages with RADIOACTIVE YELLOW-II, RADIOACTIVE YELLOW-III, or CSI labels. [177.842]
4. Does not apply to carriers if operating under a state or federally-regulated radiation protection program and if personnel wear radiation dosimetry devices. [173.441(b)(4)]
5. These provisions do not apply to shipment by vessel. See Sections 176.700–720 for the vessel requirements.
6. The number of packages containing fissile material stored in transit in any one storage area must be limited so that the total sum of the CSIs is ≤50 and such groups of packages must be spaced at least 6 meters (20 feet) from other such groups. [173.457 and 173.459]
8.6 CONTAMINATION LIMITS

Definition of Contamination

DOT defines contamination in 49 CFR 173.403. The definition includes all forms of contamination, both fixed and removable. The limits specified in the definition relate to the total contamination present on the surface of an object. The limits are 22 dpm/cm² (0.4 Bq/cm²) for βγ and low-toxicity α emitters, and 2.2 dpm/cm² (0.04 Bq/cm²) for all other α emitters. Low-toxicity alpha emitters is defined in 173.403. Non-radioactive materials with surface contamination below the levels in the contamination definition are not regulated as Class 7 by DOT.

Package Contamination Limits

Removable contamination on the surface of radioactive material packages must meet the principles of ALARA. The maximum removable surface contamination limits are stated in Section 173.443, Table 9, and are expressed in dpm/cm².

The contamination limits have remained largely unchanged for several decades. The limits were originally established in the 1960s based on recommendations by the 1959 International Commission on Radiological Protection and the allowable exposure levels for laboratory and plant workers (100 mrem/week; 8 hour days). These levels were seen to be reasonably conservative for transportation workers due to the significantly shorter exposure times. In 2005, the IAEA published TECDOC 1449, Radiological Aspects of Non-fixed Contamination of Packages and Conveyances, which affirmed that the current regulatory limits are adequately protective.

The DOT contamination limits are found in Section 173.443 and are based on whether the contaminant is a βγ and/or a low-toxicity α emitter or a high-toxicity α emitter. The definition of a low-toxicity α emitter is provided in Section 173.403. Based upon this definition, the DOT considers most transuranics to be high-toxicity α emitters.

The levels in Table 9 of Section 173.443 are the surface limits for removable contamination. Most DOE contractors use smears to assess the removable contamination levels. It is assumed that the smear technique has 10% efficiency. That is, activity on a wipe represents 10% of the total nonfixed contamination present on the surface. Therefore, shippers should multiply the smear data by 10 before comparing it to the Table 9 limits. Since smears are commonly used and recorded in dpm/100 cm², shippers should be careful to ensure that they covert to the appropriate units before making comparisons between the smear data and the values in Table 9.

If a technique other than smears is used to assess the removable contamination and a higher efficiency can be documented, then the higher values could be applied. Regardless, at no time during transport may contamination levels exceed 10 times the levels in Table 9, “Non-Fixed External Radioactive Contamination Limits.” See Figure 8-5.

<table>
<thead>
<tr>
<th>Contaminant</th>
<th>Maximum Permissible Limits</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Beta and gamma emitters and low-toxicity alpha</td>
<td>Bq/cm²</td>
</tr>
<tr>
<td>• All other alpha-emitting radionuclides</td>
<td>4</td>
</tr>
<tr>
<td>Important Notes:</td>
<td>0.4</td>
</tr>
<tr>
<td>• For assessment by wipe method, 300 cm² is smeared.</td>
<td></td>
</tr>
<tr>
<td>• Limits in the table are SURFACE limits. Wipe efficiency is assumed to be 10% and must be taken into account when comparing with the smear data.</td>
<td></td>
</tr>
</tbody>
</table>

Figure 8-5. Maximum removable surface contamination levels in Table 9 (Section 173.443)
The contamination limits in Table 9 of 49 CFR apply to all nonexclusive use shipments of radioactive material packages. For packages shipped as exclusive use shipments by rail or highway, the removable (nonfixed) radioactive surface contamination at any time during transport may not exceed 10 times the limits for nonexclusive use shipments.

This provision allows for the phenomenon called weeping. Under certain conditions, packages will have fixed contamination that will migrate, or weep, to the outer surface and become removable. For example, contaminants such as $^{137}$Cs may adhere onto or penetrate into steel surfaces. The contamination may become ingrained in pores, fine cracks, and crevices, particularly near the lid and seals of a package. Subsequent weathering and exposure to moisture can cause some of this fixed contamination to be released and increase the removable contamination levels. Section 173.443(b) allows for this increase in the contamination levels, as long as all three of the following conditions are met:

- The levels do not exceed the Table 9 limits at the beginning of transport.
- The shipment is made as exclusive use.
- The level of contamination at the end of transport does not exceed 10 times the values in Table 9.

The only time a radioactive material package may have removable contamination levels above those in Table 9 at the beginning of transport is when the package is transported by exclusive use utilizing a dedicated conveyance (stenciled with the words For Radioactive Materials Use Only) in accordance with Section 173.443(d). Under these conditions, the package can have removable contamination up to 10 times the levels in Table 9, but it may not exceed these levels at any time during transport.

There are no limits set for the fixed contamination on packages, as this will be controlled by the dose rate.

DOE contractors should note the differences between the values in Table 9 and the values stated in DOE directives and regulations. See the DOE contamination limits from 10 CFR 835 on the following page in Figure 8-6. Following the figure is a summary of the contamination limits for packages and transport vehicles in Table 8-2.

**NOTE:** Under the international air and water regulations, the allowances for higher contamination levels specified in Sections 173.443(b) and (d) do not exist.

**Transport Vehicle Contamination Surveys**

Vehicles transporting exclusive use shipments of radioactive material packages under the provisions of Section 173.443(b) must be surveyed with the appropriate radiation detection instruments after each use. The vehicle must not be returned to service until the external radiation on each accessible surface does not exceed 0.5 mrem/hr (0.005 mSv/hr) and the removable surface contamination does not exceed the limits in Table 9. (See also Section 177.843.)

An exception to this vehicle survey requirement is found in Section 173.443(d). This section allows for removable contamination levels on package surfaces up to 10 times the Table 9 limits. In addition, the vehicles do not have to be decontaminated to the Table 9 limits.
until they are released back to general service. This section applies to closed highway or rail transport vehicles that are dedicated solely to the transport of radioactive packages and are appropriately marked on the exterior as dedicated vehicles with the words For Radioactive Materials Use Only. In such cases, the removable surface contamination on the packages may be as high as 10 times the limits in Table 9 at the beginning of transport.

There is comparable language in each of the modal sections. See Sections 177.843, 174.715, and 175.705 for contamination levels on conveyances by highway, rail, and air, respectively.

**APPENDIX D TO PART 835—SURFACE CONTAMINATION VALUES**

The data presented in appendix D are to be used in identifying the need for posting of contamination and high contamination areas in accordance with 835.603(e) and (f) and identifying the need for surface contamination monitoring and control in accordance with 835.1101 and 835.1102.

<table>
<thead>
<tr>
<th>Radionuclide</th>
<th>Removable</th>
<th>Total (Fixed + Removable)</th>
</tr>
</thead>
<tbody>
<tr>
<td>U-nat, U-235, U-238, and associated decay products</td>
<td>1,000</td>
<td>5,000</td>
</tr>
<tr>
<td>Transuraneics, Ra-226, Ra-228, Th-230, Th-228, Pa-231, Ac-227, I-125, I-129</td>
<td>20</td>
<td>500</td>
</tr>
<tr>
<td>Th-nat, Th-232, Sr-90, Ra-223, Ra-224, U-232, I-126, I-131, I-133</td>
<td>200</td>
<td>1,000</td>
</tr>
<tr>
<td>Beta-gamma emitters (nuclides with decay modes other than alpha emission or spontaneous fission) except Sr-90 and others noted above</td>
<td>1,000</td>
<td>5,000</td>
</tr>
<tr>
<td>Tritium and STGs</td>
<td>10,000</td>
<td>See Footnote 6</td>
</tr>
</tbody>
</table>

1 The values in this appendix, with the exception noted in footnote 5, apply to radioactive contamination deposited on, but not incorporated into the interior or matrix of, the contaminated item. Where surface contamination by both alpha- and beta-gamma emitting nuclides exists, the limits established for alpha- and beta-gamma-emitting nuclides apply independently.

2 As used in this table, dpm (disintegrations per minute) means the rate of emission by radioactive material as determined by an appropriate detector for background, efficiency, and geometric factors associated with the instrumentation.

3 The levels may be averaged over one square meter provided the maximum surface activity in any area of 100 cm² is less than three times the value specified. For purposes of averaging, any square meter of surface shall be considered to be above the surface contamination value if: (1) From measurements of a representative number of sections it is determined that the average contamination level exceeds the applicable value; or (2) it is determined that the sum of the activity of all isolated spots or particles in any 100 cm² area exceeds three times the applicable value.

4 The amount of removable radioactive material per 100 cm² of surface area should be determined by swiping the area with dry filter or soft absorbent paper, applying moderate pressure, and then assessing the amount of radioactive material on the swipe with an appropriate instrument of known efficiency. (Note—The use of dry material may not be appropriate for tritium.) When removable contamination on objects of surface area less than 100 cm² is determined, the activity per unit area shall be based on the actual area and the entire surface shall be wiped. It is not necessary to use swiping techniques to measure removable contamination levels if direct scan surveys indicate that the total residual surface contamination levels are within the limits for removable contamination.

5 This category of radionuclides includes mixed fission products, including the Sr-90 which is present in them. It does not apply to Sr-90 which has been separated from the other fission products or mixtures where the Sr-90 has been enriched.

6 Tritium contamination may diffuse into the volume or matrix of materials. Evaluation of surface contamination shall consider the extent to which such contamination may migrate to the surface in order to ensure the surface contamination value provided in this appendix is not exceeded. Once this contamination migrates to the surface, it may be removable, not fixed; therefore, a “Total” value does not apply. In certain cases, a “Total” value of 10,000 dpm/100 cm² may be applicable either to metals, of the types which form insoluble special tritium compounds that have been exposed to tritium; or to bulk materials to which particles of insoluble special tritium compound are fixed to a surface.

7 These limits only apply to the alpha emitters within the respective decay series.

Figure 8-6. DOE contamination limits from 10 CFR 835
### Table 8-2. Summary of Package and Vehicle Contamination Limits (49 CFR 173.443)

**Package and Vehicle Contamination Limits (49 CFR 173.443)**

**NOTE:** All values for contamination in the DOT regulations are to be averaged over each 300 cm². Sufficient measurements must be taken in the appropriate locations to yield representative assessments. Wipe efficiency must be determined in accordance with Section 173.443(a)(1) or assumed to be 10%.

#### Table 9, Removable Contamination Limits (173.443)

<table>
<thead>
<tr>
<th>Maximum Permissible Limit</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Beta emitters, gamma emitters, and low-toxicity emitters</td>
<td>4 Bq/cm²</td>
</tr>
<tr>
<td>All other alpha emitters (i.e., other than low-toxicity alpha emitters)</td>
<td>0.4 Bq/cm²</td>
</tr>
</tbody>
</table>

The following exceptions from the above limits exist when the stated conditions are met:

For exclusive use shipments, the removable contamination on a package:
- May not exceed the values in Table 9 at the **beginning** of transport. [173.443(b)]
- May not exceed 10 times the values in Section 173.443(a) **during transport**. [173.443(b)]

The vehicle must not be returned to service until the radiation level is shown to be ≤0.005 mSv/hr (0.5 mrem/hr) at any accessible surface and there is no significant removable (nonfixed) contamination (Table 9 limits). [173.443(c)]

In a closed transport vehicle used solely for transporting radioactive materials packages, the contamination levels on the packages may not exceed 10 times the values in Table 9.

Additional conditions include:
- A survey of the interior surfaces of the empty vehicle must show that the radiation level at any point does not exceed 0.1 mSv/hr (10 mrem/hr) at the surface or 0.02 mSv/hr (2 mrem/hr) at 1 meter (3.3 feet).
- The exterior of the vehicle must be conspicuously stenciled with the words **For Radioactive Materials Use Only** in letters at least 76 mm (3 inches) high on both sides of the exterior.
- The vehicle must be kept closed except for loading and unloading. [173.443(d)]

Excepted package—empty packaging [173.428]
- Internal contamination may not exceed 100 times the Table 9 limits. [173.428(c)]
- External contamination on the package may not exceed the Table 9 limits. [173.428(a)]
- The radiation level must be ≤0.005 mSv/hr (0.5 mrem/hr) at any external surface. [173.428(a)]
- The package must be marked with **UN 2908** in accordance with Section 173.422(a).
- The packaging must be in unimpaired condition and securely closed to prevent leakage. [173.428(b)]
- The labels must be removed, obliterated, or covered, and the **EMPTY** label affixed to the packaging. [173.428(d)]
- The package contains no fissile material unless it is fissile excepted.

After any incident involving spillage, breakage, or suspected radioactive contamination, the modal-specific DOT regulations (i.e., Section 174.750(a) for railway, Section 175.700(b) for air, and Section 177.843(c) for highway) specify that vehicles, buildings, areas, or equipment have “no significant removable surface contamination” before being returned to service or routinely occupied. The carrier must also notify the offeror at the earliest practicable moment after each incident. In the event of certain hazardous materials incidents, the regulations (Sections 171.15 and 171.16) specify the criteria for immediate notice and detailed hazardous material incident reports.
8.7 REVIEW QUESTION SET 10

1. What is the purpose of the TI?
   
   It is used by the carrier to restrict the number of packages (and dose rate) accumulated on a conveyance and for separation/segregation determinations.

2. What is the maximum CSI allowed per conveyance:
   
   - By highway and rail, nonexclusive use: 50 173.457(d)
   - By highway and rail, exclusive use: 100 173.457(e)

3. The radiation dose rate at any point on the surface of an excepted package cannot exceed what value?
   
   0.5 mrem/hr 173.421(a)(2)

4. You have an LSA shipment consisting of contaminated soil packed in metal boxes. The soil is contaminated with depleted U. The removable contamination levels on the surface of the boxes are as high as 150,000 dpm/100 cm². Under what conditions can this shipment be legally transported?
   
   Have: 1500 dpm/cm²
   Either decontaminate to Table 9 limits or ship under Section 173.443(d) in a closed transport vehicle that is dedicated for radioactive material use only.

5. A DOE contractor uses a private motor carrier to transport a series of high-level radioactive waste shipments. Based on the shipping cask design and anticipated activity loading, the radiation levels in the cab of the vehicle are expected to be between 3–5 mrem/hr. Under what provisions can this configuration legally be transported?

   Section 173.441(b)(4) Can exceed 2 mrem/hr if the driver is monitored under the state/federal radiation protection program.

6. What is the maximum TI per conveyance?

   - By highway and rail, nonexclusive use: 50 173.441(d)(1)
   - By highway and rail, exclusive use: No limit as long as 173.441(b) is met
   - By passenger air: 50 175.700(a)(5)
   - By cargo air: 175.702 (or 200 if exclusive use)

7. What is the maximum TI allowed for a package offered by passenger air?

   175.700(a)(1) 3.0 IATA USG 10(b)

8. Under conditions normal to transport, the radiation level for a nonexclusive use shipment must not exceed what level at any point on the surface of the package?

   200 mrem/hr 173.441(a)
9. What maximum level of radiation is permitted at 1 meter (3.3 feet) from the external surface of the package in a nonexclusive use shipment?

   10 mrem/hr 173.441(a)

10. For an exclusive use, closed vehicle shipment, what is the maximum surface reading permitted on the external surface of the package?

   1000 mrem/hr 173.441(b)(1)

11. For an exclusive use, closed-vehicle shipment, the radiation reading at any point on the surface of the vehicle must not exceed what level?

   200 mrem/hr 173.441(b)(2)

12. For an exclusive use, closed-vehicle shipment, the radiation reading at 2 meters from the outer lateral surface of any point on the transport vehicle must not exceed what level?

   10 mrem/hr 173.441(b)(3)

13. What radiation levels are permitted in any normally occupied space, except for private carriers, if the exposed personnel are wearing dosimetry devices and operate under the provisions of a regulated radiation protection program?

   2 mrem/hr 173.441(b)(4)
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CHAPTER 9
COMMUNICATION

OBJECTIVES

- UNDERSTAND AND APPLY THE MARKING REQUIREMENTS.
- UNDERSTAND AND APPLY THE LABELING REQUIREMENTS.
- UNDERSTAND AND APPLY THE PLACARDING REQUIREMENTS.
- UNDERSTAND AND APPLY THE SHIPPING PAPER REQUIREMENTS.
9.1 INTRODUCTION

The communication requirements of 49 CFR 172 are designed to complement the basic safety requirements for package activity limitation and package integrity. Historically, 49 CFR 172 has addressed the conventional communication requirements, such as shipping papers, package marking, package labeling, and vehicle placarding. In recent years, additional subparts have been added to Part 172 to address emergency response information, hazardous material employee training, and security for hazardous material shipments.

Package markings and labels and vehicle placards all serve to communicate to workers and the public the presence of radioactive material in the transport system. Shipping documentation provides a more complete picture of the shipment, and it provides additional information that is helpful to emergency response personnel. There are numerous exceptions to the marking, labeling, and placarding requirements. The general requirements are summarized below.

9.2 MARKING REQUIREMENTS

General marking requirements for all hazardous material packages are provided in 49 CFR 172.301, with additional requirements for specific commodities and packaging types detailed in Sections 172.302–338. The specific requirements for Class 7 material are located in Section 172.310.

Generally, packages of hazardous material are marked with the proper shipping name of the material, the UN ID number of the material, and the name and address of the consignee or consignor. All required markings must be durable, in English, and displayed in a manner so as not to obscure them or reduce their effectiveness. Markings may either be printed on the surface of the package itself or on a label, tag, or sign. (See Section 172.304.) Any package containing a material shipped using a shipping name with a "G" in Column 1 must also be marked with the technical name of the material in parentheses. For example, "Corrosive liquid, n.o.s. (Capryl chloride)."

While there are some exceptions, general package marking requirements include the following:

- Proper shipping name.
- UN ID number.
- Names/addresses of consignee/consignor.
- The word Waste if the material is a hazardous waste.
- Technical names for generic proper shipping names.
- DOT-SP or DOT-E entries for special permits and exemptions.
- RQ and technical name, if needed for hazardous substances.
- The words Inhalation Hazard, if appropriate.
- The Marine Pollutant mark (for bulk packages, some exceptions apply).
- The word Biohazard for infectious substances.
- Orientation arrows for liquids (for nonbulk combination packaging, some exceptions apply).
- Limited quantities may display the UN ID number in a diamond (square on point) marking until 12/31/2013 except if offered by air. By air, the new diamond marking with a “Y” in the middle must be used. For highway shipments, the new marking, required 1/1/14 does not include the “Y”.
Hazardous Waste

In addition to the DOT marking requirements, packages of hazardous waste are also required to be marked as specified in 40 CFR 362.32.

Hazardous Substances

Marking hazardous substance packages is covered in Section 172.324. There are requirements for marking the RQ and for identifying the technical constituents.

NOTE: There is an exception in Section 172.324 for radioactive material.

Polychlorinated Biphenyls

In addition to the marking requirements for Class 9 material under the DOT regulations, the marking requirements for PCB material are specified in 40 CFR 761.40–45.

Large Quantities of a Single Hazardous Material in Nonbulk Packages

The requirements for UN ID number marking for large quantities of a single hazardous material in nonbulk packages are located in Section 172.301(a)(3).

NOTE: This section does not apply to Class 7 material.

Packaging Transported under a DOT Special Permit (Formerly Known as an Exemption)

Unless excepted by the special permit, packages transported under a DOT special permit must be marked in accordance with Section 172.301(c). For DOT exemptions issued before October 1, 2005, this requires the package to be marked with DOT-E and the exemption number. The package must be marked with DOT-SP and the permit number for special permits issued by the DOT on or after October 1, 2005.
9.3 RADIOACTIVE MATERIAL PACKAGE MARKING

Marking for all nonbulk hazardous materials packaging includes the following, although some exceptions apply: (1) Proper shipping name, (2) UN ID number, (3) names_ADDRESSES of the consignee/consignor, and (4) RQ, as appropriate. In addition to these markings, radioactive material packages are subject to the following marking requirements:

- Gross weight if >50 kg (110 lb).
- Type A, Type B(U), or Type B(M), as appropriate. This relates to the packaging design, not the radioactive content.
- Type IP-1, IP-2, or IP-3, as appropriate.
- The letters USA, or if the packaging is not of United States origin, the international vehicle registration code for that country.
- The applicable DOT specification number or the NRC or DOE package certificate number, as specified in the DOT specification or relevant certificate, e.g., USA DOT-7A or USA/9166/B(U)-85.
- For Type B(U) and B(M) packages, the trefoil radiation symbol.
- Each fissile material package or Type B(U) or B(M) package destined for export must be marked with the letters USA.

A summary of the marking requirements for radioactive material packages is shown in Table 9-1 on the following page. There are marking exceptions for domestic, exclusive use shipments of LSA material and SCO. (See Section 173.427(a)(6)(vi).) Limited quantity shipments also have marking exceptions. (See Sections 173.421 and 422.)

**Bulk packaging** for a hazardous material is defined in Section 171.8. The concept of bulk packaging reflected in that definition is that the packaging may involve the vehicle itself, such as a freight container or other large, closed receptacle in which the hazardous material is loaded with no intermediate form of containment. Traditionally, the DOT has viewed Type A and Type B radioactive material packaging as nonbulk packaging. Bulk radioactive material packaging is, therefore, most likely to involve conveyances such as:

- Tightly closed trucks/vans or railcars containing contaminated soils and debris.
- Large bins or freight containers for solids.
- Tanks containing slurries or other liquid waste.

For such shipments, the bulk packaging must be marked on its exterior with the applicable UN ID number. (See Section 172.302.) When required for radioactive material, the UN ID number must be placed on an orange rectangular panel adjacent to the required RADIOACTIVE placard. (See Section 172.332.) According to Section 172.334(a), it may not be placed on the RADIOACTIVE placard in lieu of the word Radioactive for domestic shipments. However, this prohibition does not exist in the international regulations (IAEA and IMO).

The IATA regulations require all radioactive material packages (including excepted packages) to be marked with the full name and address of both the shipper and consignee and the gross weight if greater than 50 kg. See Section 10.7.1.3 in the IATA regulations. In the IMDG Code, see the similar provisions in Section 5.2.1.5.
Table 9-1. Summary of Marking Requirements for Class 7 (Radioactive) Material Packages

<table>
<thead>
<tr>
<th>Markings Always Required</th>
<th>Additional Markings Sometimes Required</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Bulk Packages</strong></td>
<td><strong>Material-Based Requirements</strong></td>
</tr>
<tr>
<td>UN ID number on:</td>
<td>Each package with a gross mass greater than 50 kg (110 lb) must have its gross mass, including the unit of measurement, marked on the outside of the package. [172.301(a)]</td>
</tr>
<tr>
<td>orange panels [172.332(b)]</td>
<td>For a nonbulk combination package containing liquid, use underlined double arrows indicating the upright orientation, and place them on two opposite sides. [172.312(a)–(c)]</td>
</tr>
<tr>
<td>white square-on-point display [172.336(b)]</td>
<td>For a hazardous substance in a nonbulk package, the letters RQ in association with the proper shipping name. [172.324(b)]</td>
</tr>
<tr>
<td><strong>Nonbulk Packages</strong></td>
<td>Shipments of LSA material or SCO consigned as exclusive use by Section 173.427 are excepted from the marking requirements (i.e., proper shipping name and identification number) except that the exterior of each package or unpackaged material must be marked with the words Radioactive-LSA or Radioactive-SCO, and RQ, as appropriate.</td>
</tr>
<tr>
<td>Proper shipping name [172.301]</td>
<td><strong>Package-Based Requirements</strong></td>
</tr>
<tr>
<td>UN ID number [172.301]</td>
<td>The package type for Type IP-1, Type IP-2, Type IP-3, Type A, Type B(U), or Type B(M), as appropriate, in letters 13 mm (0.5 inches) high or greater. [172.310(b)]</td>
</tr>
<tr>
<td>Name and address of consignor or consignee, unless:</td>
<td>The words USA DOT 7A Type A for DOT 7A packaging. See Section 178.350 and the markings required by Section 178.3.</td>
</tr>
<tr>
<td>- Highway only and no motor carrier transfers, or</td>
<td>For NRC-approved Type B(U), B(M), or fissile material packages, the package identification marking from the Certificate of Compliance (e.g., USA/9166/B(U), USA/9150/B(U)-85). [173.471(b)]</td>
</tr>
<tr>
<td>- Part of carload or truckload lot or freight container load, and entire contents of railcar, truck, or freight container are shipped from one consignor to one consignee. [172.301(d)]</td>
<td>For Type B(U) or B(M) package, the trefoil symbol per 49 CFR 172, Appendix B. [172.310(d)]</td>
</tr>
<tr>
<td><strong>Excepted Packages</strong></td>
<td>For IP-1, IP-2, IP-3, or a Type A package, the package must be marked with the letters USA or the international vehicle registration code of the country of origin for foreign designs. [172.310(c)]</td>
</tr>
<tr>
<td>Limited Quantity:</td>
<td>For NRC-certified packages, the model number, gross weight, serial number, and package identification number. [10 CFR 71.85]</td>
</tr>
<tr>
<td>- UN 2910 [173.422(a)]</td>
<td><strong>Administrative-Based Requirements</strong></td>
</tr>
<tr>
<td>- RADIOACTIVE [173.421(a)(4)]</td>
<td>If a DOT special permit is being used, the outside of the package must be marked with SP, followed by the exemption number. [172.301(c) and 172.302(c)]</td>
</tr>
<tr>
<td>Instruments and Articles:</td>
<td>For each Type B(U), B(M), or fissile material package destined for export, the letters USA in conjunction with the specification markings or certificate identification. [172.310(e)]</td>
</tr>
<tr>
<td>- UN 2911 [173.422(a)]</td>
<td><strong>Special Considerations/Exceptions for Marking</strong></td>
</tr>
<tr>
<td>Manufactured Articles containing natural U or Th:</td>
<td>Markings must be (a) durable and printed in English on a package surface, label, tag, or sign, (b) displayed on a background of sharply contrasting color, (c) unobscured by labels or attachments, and (d) isolated from other marks (such as advertising). [172.304]</td>
</tr>
<tr>
<td>- UN 2909 [173.422(a)]</td>
<td>For bulk packages, markings (i.e., orange panels) may be required on more than one side of the package (see Sections 172.302(a) and 172.331(c)) and must be displayed in proximity to any required placards. [172.334(f)]</td>
</tr>
<tr>
<td>- RADIOACTIVE [173.421(a)(4)]</td>
<td>An overpack must have a statement that the contained packages comply with the prescribed specifications. [173.25(a)(4)]</td>
</tr>
</tbody>
</table>
9.4 REVIEW QUESTION SET 11

1. Required marking may be made in English or the language of the country to which the package is being shipped.
   - True
   - False 172.304(a)(1)

2. A nonbulk combination package containing 10 inside 1-pint containers of 6.1 poison liquid must have which of the following markings on it?
   a. Arrows indicating a pull tab for the opening.
   b. TURN ME OVER I'M LEAKING on the bottom of the package.
   c. Arrows on two opposite vertical sides to indicate the upward position of the inside container. 172.312(a)(2)
   d. Both b and c.

3. What marking is required on a package shipped under a DOT exemption or special permit?
   DOT-E XXXX or DOT-SP XXXX 172.301(c)

4. What are the markings required for a radioactive material offered
   - By highway as a limited quantity?
     UN ID number, the word Radioactive on inner or outer packaging 173.421(a) and (a)(4)
   - By air as a limited quantity?
     IATA 10.7.1.3 UN ID number, Gross Weight (>50 kg), Names/Addresses

5. What markings are required for a Type A quantity radioactive material packaged in DOT 7A packaging? The gross weight of the package is 408 kg, and there is an RQ of the radioactive material.
   RQ Radioactive Material, Type A Package UN2915
   408 kg USA DOT 7A Names/Addresses 172.301–310; 178.350

6. What markings are required for a Type B radioactive material package, Certificate of Compliance number USA/9216/B(U)F-85, that will be shipped domestically? There is an RQ amount of activity, and the gross weight of the package is 6810 kg.
   RQ Radioactive Material, Type B(U) Package, Fissile UN3328
   6810 kg USA/9216/B(U)F-85 Names/Addresses Trefoil Symbol 172.301–310
9.5 **GENERAL LABELING REQUIREMENTS**

Although similar in color and shape, there is a difference between labels and placards. Generally, *labels* are applied to packages such as boxes and drums, and *placards* are applied to transport vehicles such as trucks and railcars. Labels are used to identify primary and subsidiary hazards and can also communicate handling precautions and prohibitions (e.g., CARGO AIRCRAFT ONLY label).

Sections 172.400–401 discuss the labels that a shipper must affix to packages, overpacks, or freight containers (if appropriate) prior to offering a package for transport that contains a hazardous material. Section 172.400(b) refers to Column 6 of the HMT. Column 6 of the HMT specifies the hazard warning label(s) required for a particular hazardous material. The initial step in determining the appropriate labeling requirements, if any, is to check the label codes indicated in Column 6. If Column 6 indicates None, then no label is required.

In certain instances, even though Column 6 of the HMT specifies a label, the label need not be affixed. Labeling might be excepted by some other section of the regulations, such as Section 172.400a or the packaging section for the material referenced in Column 8A in the HMT. All packaging exceptions should be read very closely to ensure that the exception applies to labeling for the commodity and mode of transportation.

**Label Placement**

Section 172.406 details the requirements for displaying labels on packages.

9.6 **ADDITIONAL LABELING REQUIREMENTS**

Generally, the labeling requirements in Section 172.402 are in addition to the labeling specified in Column 6 of the HMT. For many materials listed in the HMT, more than one label is required to indicate the secondary hazards. Except for Class 1 or 2 material, the "Subsidiary Hazard Label Table" in Section 172.402(a) is used when the package is not already labeled in accordance with the primary and subsidiary labels specified in Column 6 of the HMT, Section 172.101. It is important to note that the chart is based on the packing group of the subsidiary hazard. For example, a Class 3 (flammable liquid) material, Packing Group II, which has a subsidiary hazard of Class 8 (corrosive), must have a FLAMMABLE label for the primary hazard and a CORROSIVE label for the subsidiary hazard. The "X" in the chart means this applies to all modes of transportation.
transportation. Labels must display the hazard class or division number in the lower corner of the label. This display is required for both primary and subsidiary hazard labels.

CARGO AIRCRAFT ONLY Label

The CARGO AIRCRAFT ONLY label is required on packages that are prohibited by regulation from being offered for transport aboard passenger aircraft. See 49 CFR 172.402(c) and Section 7.2.4.2 in the IATA regulations.

9.7 LABELING REQUIREMENTS FOR RADIOACTIVE MATERIAL

Radioactive material labeling is based on the maximum package surface dose rate and the TI, as shown in the table in Section 172.403. Shippers should carefully read the footnotes in the table and note the requirement that two labels must be placed on opposite sides (excluding the top and bottom) of a radioactive material package.

RADIOACTIVE YELLOW-II and RADIOACTIVE YELLOW-III labels have the TI indicated on the label. For fissile material packages, the FISSILE label with the CSI indicated is required. Two FISSILE labels must be placed adjacent to the two RADIOACTIVE labels on the package.

For radioactive material with subsidiary hazards, the required subsidiary labels must also be shown. (See Section 172.402(d).)

There are labeling exceptions for excepted packaging shipments and some LSA material and SCO shipments. Empty radioactive material packages shipped under Section 173.428 must be labeled with the EMPTY label.

The RADIOACTIVE labels alert persons, particularly the handlers, that the package contains radioactive material and that the package may require special handling and stowage distance/separation control.

- RADIOACTIVE WHITE-I label – Indicates that the external radiation level is low and no special stowage controls or handling are required.
- RADIOACTIVE YELLOW-II and RADIOACTIVE YELLOW-III labels – Indicate that the package will have an external radiation level which requires consideration for stowage for during transport.
- RADIOACTIVE YELLOW-III label – Means the highway carrier must placard the transport vehicle with Radioactive placards when the packages are accepted from the shipper. By rail, the placards must be affixed by the shipper.
- FISSILE label – Indicates the material has properties relating to nuclear criticality safety and may require stowage controls for transport.

The following applicable items of information must be entered on the blank spaces of each RADIOACTIVE label by legible printing (manual or mechanical) using a durable, weather-resistant means of marking:

- Contents – Name of the radionuclides; for mixtures of radionuclides, use Section 173.433(f)
- Activity – Activity must be expressed in appropriate SI units (e.g., Bq, TBq, etc.)
- TI – For RADIOACTIVE YELLOW-II and RADIOACTIVE YELLOW-III labels
For the FISSILE label, the CSI must be entered on the label. Figure 9-1 provides additional examples of the RADIOACTIVE labels.

![Image of FISSILE and RADIOACTIVE labels]

Figure 9-1. Examples of RADIOACTIVE labels

The key criteria which the shipper must consider in choosing the appropriate category of label are the dose rate at the surface of the package and the TI. See Figure 9-2 below. The label table in Section 172.403 details which label is applicable based on these dose rates.

<table>
<thead>
<tr>
<th>Transport Index</th>
<th>Maximum radiation Level at any point on the external surface</th>
<th>Label Category¹</th>
</tr>
</thead>
<tbody>
<tr>
<td>0²</td>
<td>Not more than 0.005 mSv/h (0.5 mrem/h)</td>
<td>White – I</td>
</tr>
<tr>
<td>More than 0 but not more than 1</td>
<td>More than 0.005 mSv/h (0.5 mrem/h) but not more than 0.5 mSv/h (50 mrem/h)</td>
<td>Yellow – II</td>
</tr>
<tr>
<td>More than 1 but not more than 10</td>
<td>More than 0.5 mSv/h (50 mrem/h) but not more than 2 mSv/h (200 mrem/h)</td>
<td>Yellow – III</td>
</tr>
<tr>
<td>More than 10</td>
<td>More than 2 mSv/h (200 mrem/h) but not more than 10 mSv/h (1,000 mrem/h)</td>
<td>Yellow – III (Must be shipped under exclusive use provisions; see §173.441(h).)</td>
</tr>
</tbody>
</table>

¹Any package containing a highway route-controlled quantity (Section 173.403) must be labeled with a RADIOACTIVE YELLOW-III label.
²If the measured TI is not greater than 0.05, the value may be considered to be zero.

Figure 9-2. Label category based on TI and surface radiation level
When shipping by air, Section 10.7.4.3 requires radioactive material packages to bear two RADIOACTIVE labels and two of each of the following labels, as applicable:

- Subsidiary risk label (e.g., FLAMMABLE LIQUID label)
- FISSILE label
- CARGO AIRCRAFT ONLY label

For very small packages, including cylinders, one set of labels is allowed. The EMPTY label is not required under the IATA regulations or the IMDG Code.

Packages with an excepted quantity (see Section 2.7 in the IATA regulations) must be labeled with a newly designed label. The UN ID numbers will be shown below the encircled “E” in the circle.

Air shipments of excepted packages of limited quantity radioactive material are required to display a RADIOACTIVE MATERIAL-EXCEPTED PACKAGE label. See Sections 7.2.4.6 and 10.7.4.4.3 of the IATA regulations.

Air shipments of limited quantities of radioactive material that also contain excepted quantities of other hazard classes may be offered as excepted quantity shipments. These are similar to small quantity shipments under 49 CFR 173.4.

A summary of the labeling requirements for radioactive material packages is shown in Table 9-2 on the following page.
## Table 9-2. Summary of Labeling Requirements for Radioactive Material Packages

### Labeling for Class 7 (Radioactive) Material Packages

*(49 CFR 172, Subpart E)*

**NOTE:** The IAEA, ICAO, and IMO may require additional hazard communication information for international shipments.

#### Placement of RADIOACTIVE Labels

Labeling must be (1) printed or affixed to the package (not the bottom), (2) placed near the proper shipping name marking, (3) in contrast with its background, (4) unobscured by markings or attachments, (5) within the color, design, and size tolerance, and (6) representative of the hazardous material contents of the package. In addition, multiple labels must be within 150 mm (6 inches) of each other. [172.406, 172.407]

Packages of radioactive material must have two RADIOACTIVE labels affixed to opposite sides. When FISSILE labels are required, two labels must be used. [172.402(d)(2)]

For radioactive material, the label must be for the highest category required for any of the two determining conditions (i.e., TI and maximum radiation level on the package surface). The RADIOACTIVE WHITE-I label is the lowest category, and the RADIOACTIVE YELLOW-III label is the highest category.

### Determination of Required Labels

[172.403]

<table>
<thead>
<tr>
<th>Surface Radiation Level</th>
<th>Transport Index</th>
</tr>
</thead>
<tbody>
<tr>
<td>&lt;0.005 mSv/hr (0.5 mrem/hr)</td>
<td>TI = 0 (If the measured TI is ≤0.05, the value may be considered to be 0.)</td>
</tr>
<tr>
<td>&gt;0.005 mSv/hr (0.5 mrem/hr), but ≤0.5 mSv/hr (50 mrem/hr)</td>
<td>TI &gt;0 but ≤1</td>
</tr>
<tr>
<td>&gt;0.5 mSv/hr (50 mrem/hr), but ≤2 mSv/hr (200 mrem/hr)</td>
<td>TI &gt;1 and if &gt;10 exclusive use</td>
</tr>
<tr>
<td>&gt;2 mSv/hr (200 mrem/hr)</td>
<td></td>
</tr>
</tbody>
</table>

#### Contents on RADIOACTIVE and FISSILE Labels

The RADIOACTIVE and FISSILE labels must contain the following information entered using a durable, weather-resistant means:

1. The names of the radionuclides in the package. [172.403(g)(1) and 173.433(g)]
2. The activity in the package expressed in SI units (e.g., Bq, TBq). The weight in g or kg of fissile radionuclides may be inserted instead of the activity units. [172.403(g)]
3. The TI is entered only on RADIOACTIVE YELLOW-II and RADIOACTIVE YELLOW-III labels. [172.403(g)]
4. The CSI is entered only on the FISSILE label. [172.403(e)]

### Special Considerations/Exceptions for Labeling

- Any package containing a highway route-controlled quantity must be labeled with the RADIOACTIVE YELLOW-III label. [172.403(c)]
- For material meeting the definition of another hazard class, labels for each secondary hazard class must be affixed to the package. The subsidiary label may not be required on opposite sides, but it must display the hazard class or division number in the lower corner. [172.402]
- When one or more packages of Class 7 (radioactive) material are placed in an overpack, the overpack must be labeled in accordance with Section 172.403(h).
- A label is not required on a package of LSA material or SCO when transported under Section 173.427(a)(6)(vi).
- Excepted packages are excepted from labeling. However, if the excepted quantity meets the definition for another hazard, it is re-classed for that hazard. Hazard communication requirements for the other class are required. [173.423]
- Empty packages (UN 2908) must have the EMPTY label in accordance with Section 173.428.
- The CARGO AIRCRAFT ONLY label is required for radioactive material packages that are prohibited from being shipped by passenger aircraft. [172.402(c)]
\section*{9.8 REVIEW QUESTION SET 12}

1. Referring only to Column 6 of the HMT, indicate what label, if any, is specified for the following materials:

\begin{itemize}
  \item Phenacyl Bromide
    \begin{itemize}
      \item 6.1
      \item 3
      \item 8
    \end{itemize}
  \item Consumer commodity
    \begin{itemize}
      \item 3
      \item 8
      \item None
    \end{itemize}
  \item Petroleum gases, liquefied
    \begin{itemize}
      \item 2.1
      \item 3
      \item 5.1
    \end{itemize}
  \item Black powder (gunpowder)
    \begin{itemize}
      \item 1.4S
      \item 1.3
      \item 1.1D
    \end{itemize}
\end{itemize}

2. A package of Class 3 (flammable liquid), Packing Group I, material that has a subsidiary hazard meeting the definition of a Class 6.1 (poison liquid), Packing Group II, requires only a FLAMMABLE LIQUID label.

   a. True
   b. False 172.402

3. A 4-liter package of Class 7 (radioactive) material that has a subsidiary hazard of Class 3 (flammable liquid) is required to have both a RADIOACTIVE label and a FLAMMABLE LIQUID label.

   a. True172.402(d)
   b. False

4. An overpack containing packages of different hazard classes would be labeled:

   a. With only the label for the highest hazard class.
   b. With the label for the package containing the greatest amount of material.
   c. With labels required for each hazard class in the overpack. 172.404
   d. Only when shipped by air or water.

5. Generally, labels must be on the same surface of the package as the marked shipping name.

   a. True172.406
   b. False

6. What label is required on a package of radioactive material with a reading of 0.4 mrem/hr (0.004 mSv/hr) on the surface of the package? The reading at 1 meter is <0.05 mrem/hr, and the radioactive material is a nonfissile material.

   RADIOACTIVE WHITE-I
7. What label is required on a package of radioactive material with a reading of 3.2 mrem/hr (0.032 mSv/hr) on the surface of the package? The reading at 1 meter is 0.3 mrem/hr (0.003 mSv/hr), and the radioactive material is a nonfissile material.

   **RADIOACTIVE YELLOW-II**

8. What label is required on a package of radioactive material with a reading of 8.2 mrem/hr (0.082 mSv/hr) on the surface of the package? The reading at 1 meter is 1.3 mrem/hr (0.013 mSv/hr), and the radioactive material is a nonfissile material.

   **RADIOACTIVE YELLOW-III**

9. What label is required on a package containing a highway route-controlled quantity of a fissile material with a dose rate of 0.7 mrem/hr at the surface of the package, and readings at 1 meter are indistinguishable from background?

   **RADIOACTIVE YELLOW-III and FISSION**
9.9 **PLACARDING**

As a general rule, each transport vehicle and freight container containing hazardous material must be placarded on each end and on each side with the placards as specified in Tables 1 and 2 in Section 172.504(e). Note that the placarding tables list the hazardous materials by category of material, which includes the hazard class and additional descriptions. For example, Class 6 (poisons) appears in both Table 1 and Table 2, the distinction being the packing group and whether or not the material meets the inhalation hazard criteria. Placards must only be used for materials that are hazardous materials, and they must represent the hazard of the materials being transported.

A vehicle transporting packages of limited quantity hazardous materials (no matter how much is aboard) does not require placards. In other words, the shipper could have 40,000 lb of acetone (packaged as a limited quantity) on a semitrailer, but no placards would be required or necessary. Notice that there is a condition to this exception. The shipping papers must contain an entry identifying the limited quantity shipment. Another example of an exception would be a vehicle containing 40,000 lb of material classed as ORM-D. This vehicle would also not be subject to placarding. (See Section 172.500(b).)

Table 1 of Section 172.504 lists the hazard classes that require placarding in any quantity. Note the footnote for radioactive material.

Once a transport vehicle or freight container contains 454 kg (1001 lb) or more gross aggregate weight of Table 2 items, each category of hazard must be represented by a placard for that hazard class or the DANGEROUS placard, when appropriate.

Do not combine Table 1 and Table 2 items when determining placarding. Note that the first part of the sentence in the paragraph lists when the 1001-lb exception does not apply. Also, additional exceptions to placarding are listed in Section 172.504(f).
The DANGEROUS placard may be used in place of the placards specified in Table 2 under certain conditions. (Use of the word may means this substitution is permissible and not required.) Notice also that this provision applies only to nonbulk packaging and there must be two or more categories of hazardous materials involved.

Any time 1000 kg (2205 lb) of material or more than one category of hazardous materials from Table 2 are loaded at one loading point, which could be at a shipper’s dock or a carrier’s terminal, the placard specified in the table for that category must be used.

Providing and Affixing Placards – Highway

The shipper must provide the required placards for the shipment unless the vehicle is already placarded. Regardless of whether the shipper must provide the placards or not for a particular shipment, the carrier must ensure the transport vehicle is properly placarded before transportation begins. **NOTE: By rail, placards must be affixed by the shipper.**

The required placarding on the front of a motor vehicle may be on the front of a truck-tractor instead of or in addition to the placarding on the front of the motor vehicle (semitrailer) to which the truck-tractor is attached. Generally, placards must be:

- Securely affixed.
- Placed clear of ladders, pipes, tarps, etc.
- Located so that water and dirt from the wheels are not directed on them.
- Kept at least 3 inches from advertising and markings.
- Displayed so that the words read horizontally.
- Maintained so that the visibility, color, and legibility are not substantially reduced.
Placarding For Subsidiary Hazards

Section 172.505 specifies when placards are required in addition to the placards required by the tables in Section 172.504. For example, a vehicle transporting a material described on the shipping papers as Class 3 and PIH must be placarded with the words *Poison Inhalation Hazard* in addition to the placard for its primary hazard category. In this example, the vehicle would have both the FLAMMABLE and PIH placards. Since the 454 kg (1001 lb) exception in Section 172.504(c) does not apply to material subject to Section 172.505, the multiple placarding examples mentioned here would apply regardless of the quantity of material on the vehicle.

Placarding Bulk Packagings and Freight Containers

The requirements for placarding bulk packagings are in 172.514. Generally, bulk packaging will require placarding, in addition to placards on the transport vehicle. There are some instances where labels can be placed instead of placards on the packaging. Placarding requirements for freight containers are in 172.512. There is a difference between placarding the freight container and placarding the vehicle transporting the freight container. See Section 172.512, 172.516 and Figure 9-3 for more information on placarding freight containers.

Freight Containers

When placards are required, placard both ends and both sides of freight containers and unit load devices (ULD) of 10 cubic meters (640 cubic feet) capacity or more. When the aggregate gross weight of a Table 2 material in a freight container or unit load device is less than 454 kg (1,001 lbs), placards are not required for the motor vehicles transporting the freight container or ULD.

Figure 9-3. Placarding freight containers
9.10 PLACARDING REQUIREMENTS FOR RADIOACTIVE MATERIAL

Placarding information for radioactive material shipments is located in Sections 172.504–507. A summary of the placarding requirements for Class 7 shipments is shown in Table 9-3. Placarding is required for bulk packaging, freight containers and transport vehicles carrying radioactive material under the following conditions:

1. There is at least one package bearing the RADIOACTIVE YELLOW-III label.
2. Exclusive use LSA/SCO shipments (except for unconcentrated U or Th ore) offered under 173.427(b)(4),(5) or (c).

This requirement differs from the customary placarding requirement wherein the carrier must placard on the basis of any packages being present that require the RADIOACTIVE YELLOW-III placard.

LSA material or SCO packages consigned as exclusive use (domestic shipment only) are excepted from the labeling requirements. Therefore, it would be illogical to base the requirement for placarding exclusive use shipments of LSA material and SCO on the presence of RADIOACTIVE YELLOW-III labels.

3. Highway route-controlled quantity shipments (square-background placard by highway or regular placard by rail).

In addition, Section 172.505(b) requires that shipments containing 454 kg (1001 lb) or more of UF₆ must display the CORROSIVE placard in addition to any required RADIOACTIVE placard.

In the case of foreign shipments coming into the United States, the placard may take the format of an enlarged RADIOACTIVE label. This may be seen on freight containers and unit load devices.

Placarding Requirements for LSA/SCO Shipments and Other Radioactive Material in Bulk/Nonbulk Packaging

In 2009, there was an enforcement issue relating to the placarding requirements for LSA/SCO materials in excepted packaging that met the definition of bulk package. This led to an informal interpretation from PHMSA, 09-0231, which stated that LSA/SCO shipments in 96 ft³ boxes require placards to be placed on the package, as specified in 49 CFR 172.514. DOE subsequently requested further clarification of the placarding requirements for LSA/SCO shipments, and PHMSA issued interpretation letter 10-0001.

The PHMSA letters of interpretation assert that 173.427(a)(6)(v) requires placarding of both the package and the vehicle, as appropriate, in accordance with 172, Subpart F. Under 172.504, placarding for Class 7 material is only required under two conditions:

- A package is labeled with Yellow-III labels, or
- Exclusive use shipment of LSA/SCO transported under 173.427(b)(4), (5) or (c)
Based upon the letters of interpretation, shippers should placard bulk packages of LSA/SCO, in addition to placarding the transport vehicle, as applicable.

Unpackaged LSA-I and SCO-I material, transported under 173.427(c) requires placards to be affixed to the transport vehicle. A summary of the placarding options for packaged LSA/SCO material, based upon the packaging types commonly used by DOE, is shown on the following page.

While this table focuses on LSA/SCO shipments, the same principles for placarding apply for all radioactive materials shipped in bulk/non-bulk packaging. For non-LSA/SCO shipments, if the bulk packaging requires Yellow-III labels, you will need to placard both the package and the vehicle in accordance with the requirements in 49 CFR Subpart F.
## SUMMARY OF PLACARDING OPTIONS FOR PACKAGED LSA/SCO MATERIALS

<table>
<thead>
<tr>
<th>PACKAGE TYPE</th>
<th>PLACARDING ON PACKAGE</th>
<th>PLACARDING ON VEHICLE (HIGHWAY AND RAIL)</th>
<th>REGULATORY CITE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Excepted Package or IP-1 (meets 173.24, 173.24a, and 173.410) [shipped under 173.427(b)(4) or (5)]</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Non-bulk</td>
<td>None</td>
<td>(4) placards</td>
<td>172.504</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Bulk box (~96 ft³, B-25, ST-90, etc.)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(2) labels</td>
<td>(4) placards</td>
<td>172.504; 172.514(c)</td>
</tr>
<tr>
<td></td>
<td>or:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(2) placards</td>
<td>(4) placards</td>
<td>172.504; 172.514(c)</td>
</tr>
<tr>
<td></td>
<td>or:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(4) placards</td>
<td>(4) placards</td>
<td>172.504; 172.514(a)</td>
</tr>
<tr>
<td>• Freight container</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>o &lt; 640 ft³</td>
<td>(2) labels</td>
<td>(4) placards</td>
<td>172.504; 172.514(c)</td>
</tr>
<tr>
<td></td>
<td>or:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(2) placards</td>
<td>(4) placards</td>
<td>172.504; 172.514(c)</td>
</tr>
<tr>
<td></td>
<td>or:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(4) placards</td>
<td>None (if placards visible from all sides of vehicle)</td>
<td>172.504; 172.514(a)</td>
</tr>
<tr>
<td>o ≥ 640 ft³</td>
<td>(4) placards</td>
<td>None (if placards visible from all sides of vehicle)</td>
<td>172.504; 172.512(a)</td>
</tr>
</tbody>
</table>

| IP-1 (LSA-I/SCO-I only) or IP-2/3 [shipped under 173.427(b)(1), and as exclusive use] |

[NOTE: This configuration allows for all physical forms of LSA/SCO and allows shippers to take labeling exception in 173.427(a)(6)(vi). If the labeling exception is not taken, placarding is required if the package requires Yellow-III labels]

| • Non-bulk         | None                  | None                                      | 172.504; 173.427(b)(1) and Table 6 |
|                    |                       |                                          |                 |
| • Bulk box (~96 ft³, B-25, ST-90, etc.) |
|                    | None                  | None                                      | 172.504; 173.427(b)(1) and Table 6 |
|                    |                       |                                          |                 |
| • Freight container|                       |                                          |                 |
| o < 640 ft³        | None                  | None                                      | 172.504; 173.427(b)(1) and Table 6 |
| o > 640 ft³        | None                  | None                                      | 172.504; 173.427(b)(1) and Table 6 |

| Type A or Type B Package [shipped under 173.427(b)(2) or (b)(3)] |

Under PHMSA letter of interpretation 01-0153, Type A and Type B packaging can currently be considered non-bulk. Therefore, vehicle placarding would only be required if the package is labeled with Yellow III labels. It is unclear whether this interpretation will still be valid after 10/1/10. This interpretation can be found at: [http://www.phmsa.dot.gov/staticfiles/PHMSA/DownloadableFiles/Files/Interpretation%20Files/2001/010153.pdf](http://www.phmsa.dot.gov/staticfiles/PHMSA/DownloadableFiles/Files/Interpretation%20Files/2001/010153.pdf)
Table 9-3. Placarding Requirements for Radioactive Material Shipments

Placarding for Class 7 (Radioactive) Material
(49 CFR Part 172, Subpart F)

NOTE: The IAEA, ICAO, and IMO may require additional hazard communication information for international shipments.

### Visibility and Display of RADIOACTIVE Placards

Placards must be displayed:

- On four sides of the vehicle. [172.504(a)]
- Visible from the direction they face on each side and each end of the vehicle (i.e., four placards). [172.516(a)]
- On the front of a motor vehicle instead of, or in addition to, the front of the cargo body (i.e., five placards). [172.516(b)]
- Securely attached or affixed to the vehicle or in a holder. [172.516(c)(1)]
- Clear of appurtenances and devices (e.g., ladders, pipes, tarpaulins). [172.516(c)(2)]
- So that dirt or water is not directed to them from the wheels of the transport vehicle, as far as practicable. [172.516(c)(3)]
- At least 3 inches from any markings (such as advertisements) that may reduce the placards’ effectiveness. [172.516(c)(4)]
- Upright and on-point such that the words read horizontally, left to right. [172.516(c)(5)]
- So that they are in contrast with the background or have a solid or dotted-line border that contrasts with the background. [172.516(c)(7)]

### Conditions Requiring Placarding

Placards are required:

- For any vehicle containing a package with a RADIOACTIVE YELLOW-III label. [172.504(e), Table 1]
- For exclusive use shipments of LSA or SCO consigned under 173.427(b)(4),(5) or (c). [172.504(e), Table 1]
- For a highway route-controlled quantity of radioactive material, and when it is transported by highway, it must be displayed on a square background. [172.507 and 172.527] Highway route-controlled quantities by other modes require the standard RADIOACTIVE placard.

### RADIOACTIVE Placards

![Domestic Placard](image1)

![International Placard](image2)

![Highway Route-Controlled Quantity Placard](image3)

### Special Considerations/Exceptions for Placarding

- Domestically, substitution of the UN ID number for the word Radioactive on the placard is prohibited for Class 7 material. [172.503] However, some import/export shipments may have this substitution in accordance with international regulations. [171.12]
- If placarding for more than one hazard class, both placards must display the hazard class number. [172.519(b)(4)]
- For UF₆ shipments of ≥454 kg (1001 lb) gross weight, the requirement is for both RADIOACTIVE and CORROSIVE (Class 8) placards on each side and each end. [172.505(b)]
- For shipments of radiography cameras in convenience overpacks, if the overpack does not require a RADIOACTIVE YELLOW-III label, then vehicle placarding is not required (regardless of the label that must be placed on the camera). [172.403(h)(5)]
9.11 REVIEW QUESTION SET 13

1. A truck contains 20,000 lb (9090 kg) of ORM-D material, 20,000 lb (9090 kg) of combustible liquid in 55-gallon drums (209 liters), and 50 lb (23 kg) of radioactive material with a RADIOACTIVE YELLOW-II label. How must this truck be placarded?
   
   a. RADIOACTIVE placard
   b. COMBUSTIBLE placard
   c. Both a and b above
   d. No placard \text{172.500(b)(6)}

2. A truck transporting 500 lb (227 kg) of Division 2.3 (poison gas) and 500 lb (227 kg) of Class 8 (corrosive) is not required to have any placards.

   a. True
   b. False \text{2.3 Table 1; 8 Table 2}

3. A truck transporting packages with Class 7 (radioactive) material with RADIOACTIVE YELLOW-III labels and packages of Division 1.3 (explosives) material may be placarded with the DANGEROUS placard.

   a. True
   b. False \text{Table 1 Material}

4. Six thousand lb (2727 kg) of Class 8 (corrosive) material and 8000 lb (3636 kg) of Class 3 (flammable liquid) material are loaded into a truck at one loading facility. What placards apply?

   a. CORROSIVE
   b. FLAMMABLE
   c. DANGEROUS
   d. CORROSIVE and FLAMMABLE \text{172.504(b); >1000 kg from each facility}

5. The 454 kg (1001 lb) exception in Section 172.504(c) does not apply to:

   a. Cargo tanks
   b. Portable tanks
   c. Tank cars
   d. Transportation by air and vessel
   e. All the above \text{172.504(c)}

6. What placard is required on a motor vehicle containing one radioactive material package requiring no RADIOACTIVE label?

   None

7. What placard is required on a motor vehicle containing one radioactive material package requiring a RADIOACTIVE WHITE-I label?

   None

8. What placard is required on a motor vehicle containing one radioactive material package requiring a RADIOACTIVE YELLOW-II label?

   None
9. What placard is required on a motor vehicle containing one radioactive material package requiring a RADIOACTIVE YELLOW-III label?

   RADIOACTIVE

10. What placard is required when transporting highway route-controlled quantities of radioactive material:

   - By highway? RADIOACTIVE – Square Background
   - By rail? RADIOACTIVE – Square-on-Point

11. What placard is required on motor vehicles transporting exclusive use shipments of LSA radioactive material (other than unconcentrated U or Th ores)?

   RADIOACTIVE

12. Under what circumstances must a motor vehicle be placarded with a RADIOACTIVE placard?

   RADIOACTIVE YELLOW-III Label

   Exclusive Use LSA/SCO under Section 173.427(b)(4), (5), or (c)

   Highway Route-Controlled Quantities

13. What placards are required for a UF₆ shipment:

   - Offered as an exclusive use, LSA shipment?
     RADIOACTIVE and CORROSIVE 173.427(a)(6)(v); 172.505(b)

   - Offered as a fissile shipment?
     Placarding will be based on labeling
9.12 SHIPPING PAPERS

Except for the Hazardous Waste Manifest, there is no specific shipping document required by the HMR. Shippers may use whatever form or shipping document that appropriately fits their operation or the papers may be mandated by another regulation. Shipping documentation for the following shipment types has a prescribed format; otherwise, hazardous materials generally move on a standard Bill of Lading.

- Air shipments made under IATA (Shipper’s Declaration).
- Water shipments made under the IMDG Code (Multimodal Dangerous Goods Form).
- Radioactive waste shipped for disposal (Low-Level Waste Manifest).
- Hazardous waste shipped for treatment or disposal (Uniform Hazardous Waste Manifest).
- PCBs shipped for disposal (Uniform Hazardous Waste Manifest).

However, each document will have the same DOT-required entries for a hazardous material shipping description.

Unless excepted by Section 172.200(b), the shipping paper entries must meet the following:

- Contain the basic description of the hazardous material being shipped as required by Sections 172.202(a)(1), (2), (3), and (4).
- Have the basic description appear in the same sequence as stated in Sections 172.202(a)(1), (2), (3), and (4).
- Contain any applicable additional description requirements stated in Section 172.203.
- Be prepared and placed on the shipping papers in accordance with the requirements of Section 172.201(a)–(d).
- Be dated and retained in accordance with Section 172.201(e).

In general, hazardous material entries on shipping papers are not required for material identified by the letters "A" or "W" in Column 1 of the HMT when transported by highway, unless they are offered or intended for transport by air or water. If these materials identified by "A" or "W" are offered or intended for transport by air or water, then the shipping paper requirements apply during the highway transport to the airport or to the dock for transport by water. Shipments of ORM-D by air must also have specific shipping paper entries. Shipments of hazardous substances and hazardous waste are subject to specific shipping paper requirements for all modes.

Emergency Information

The shipping papers offered by the shipper and the shipping papers carried by the carrier must contain an emergency telephone number or "emergency contact" in accordance with Sections 172.201(d) and 172.604. This number may be the number of the shipper or a person "knowledgeable" about the material in question. CHEMTREC or other similar organizations may be utilized, provided prior arrangements have been made, the particular organization agrees to assume the responsibility, and only one telephone call has to be made to reach a knowledgeable person. Additionally, the shipper is responsible for ensuring that the contracted organization has current information on the material before it is offered for transport, and the shipping document must include the contract number or name of the person registered with the contracted organization.

Another regulation pertaining to emergency response is the requirement to carry information that "can be used in the mitigation of an accident." (See Section 172.602.) This information may be in
the form of a Material Safety Data Sheet, other emergency response information (such as the Emergency Response Guidebook), or other similar emergency response guidance manuals.

This additional emergency response information must be either (a) presented on the shipping papers or (b) be on a separate document carried in addition to the shipping papers and maintained by the carrier in the same manner as the shipping papers. This information and the telephone number requirement apply to shippers, carriers, and facilities where hazardous materials are stored or transferred incidental to transportation. (See Section 172.600(a).)

**Shipping Description**

The hazardous material shipping description can be broken down into the following parts:

- The UN ID number as prescribed in the HMT, Column 4, Section 172.202(a)(1).
- The proper shipping name as listed in the HMT, Column 2, Section 172.202(a)(2).
- The hazard class or division as prescribed in the HMT, Column 3, Section 172.202(a)(3).
- The packing group in Roman numerals as listed in the HMT, Column 5, Section 172.202(a)(4).
- The total quantity of material covered by the basic description, with the unit of measurement entered either before or after or both before and after the required description in accordance with Sections 172.202(a)(5) and (6).
- The number and type of packages must be indicated (e.g., 12 drums or 12 1A2 drums) in accordance with Section 172.202(a)(7).

**NOTE:** The entries for the first four bullets above are known as the **basic description** and must appear in that sequence. See Figure 9-4 below. For the shipping description shown below in Figure 9-4, the basic description would be “UN 1263, Paint, 3, Packing Group II.”

<table>
<thead>
<tr>
<th>No. Pkgs.</th>
<th>HM</th>
<th>Description of Material</th>
<th>Weight</th>
</tr>
</thead>
<tbody>
<tr>
<td>4 DRUMS</td>
<td>X</td>
<td>UN 1263, Paint, 3, Packing Group II</td>
<td>25 kg</td>
</tr>
</tbody>
</table>

**Figure 9-4. Shipping description on a shipping paper derived from information in the HMT**

Entries on shipping documents prepared under the ICAO/IATA and the IMDG Code must have the basic description in the following sequence: UN ID number, proper shipping name, hazard class or division, and packing group. In addition, the net quantity of hazardous material per package must be shown on the shipper’s declaration for air shipments.

**Additional Description Requirements**

In cases where an additional description requirement is identified in Section 172.203, the additional information is entered in association with the basic description. The additional information can appear in any order. Each paragraph in Section 172.203 states what must be entered as the additional descriptive information and where it must appear on the shipping papers.

**NOTE:** In some cases, there will be no additional description requirements.
For shipments where no additional description is required by Section 172.203, the shipping description is complete after entering the basic description required by Section 172.202(a) and the emergency response telephone number required by Section 172.201(d).

Additional entries are required for:

- DOT special permits.
- Limited quantity.
- Hazardous substances.
- Empty packaging.
- Technical names for generic entries.
- Marine pollutants.
- Poison or toxic material.
- Inhalation hazard.
- Air, rail, and water shipment.
- Radioactive material.

### Table: Hazardous Material Shipments

<table>
<thead>
<tr>
<th>No. of Units</th>
<th>HM</th>
<th>Shipping Description</th>
<th>Total Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Carton</td>
<td>UN 1207, Hexaldehyde, 3, Packing Group III</td>
<td>4 liters</td>
<td></td>
</tr>
<tr>
<td>1 Drum</td>
<td>RQ 1617, Lead arsenates, 6.1, Packing Group II</td>
<td>10 kg</td>
<td></td>
</tr>
<tr>
<td>3 Drums</td>
<td>UN 3082, Environmental Hazardous Substances. Liquid, n.o.s., 9, Packing Group III, RQ (Amitrole)</td>
<td>454 kg</td>
<td></td>
</tr>
<tr>
<td>1 Box</td>
<td>UN 1760, Corrosive Liquids, n.o.s., (sulfuric acid) 8, Packing Group III</td>
<td>30 liters</td>
<td></td>
</tr>
<tr>
<td>1 Box</td>
<td>UN 1100, Allyl Chloride, 3, Packing Group I, Toxic</td>
<td>50 kg</td>
<td></td>
</tr>
<tr>
<td>2 Drums</td>
<td>UN 1098, Allyl alcohol, 6.1, Packing Group I, Poison Inhalation Hazard Zone B</td>
<td>420 kg</td>
<td></td>
</tr>
</tbody>
</table>

### Empty Packaging [172.203(e)]

Generally, an empty package containing residue must be offered for transport in the same manner as when it contained a greater quantity. Certain regulatory exceptions are provided for empty packaging in Section 173.29. Placarding exceptions are provided in Sections 173.29(c) and (h). Section 172.203(e) provides for the words Residue: Last Contained *** to be entered in association with the basic description of the hazardous material last contained in the packaging.

### Marine Pollutants [172.203(l)]

When the basic description of a marine pollutant does not identify the component that makes the material a marine pollutant, the name of the component(s) must appear in parentheses in association with the basic description. The words Marine Pollutant must also be entered in association with the basic description.

### Inhalation Hazard [172.203(m)]

For a material meeting the criteria to be poisonous or toxic by inhalation, the words Poison–Inhalation Hazard or Toxic–Inhalation Hazard and the appropriate hazard zone must be entered on the shipping paper immediately following the shipping description. The hazard zones consist of Zone A, B, C, or D for gases and Zone A or B for liquids.

### Shipper’s Certification

The shipping papers prepared by the shipper and offered to the carrier with the shipment must bear a signed shipper’s certification prepared in accordance with Sections 172.204(a) or (c). The following statement from 49 CFR 172.204(a)(1) (or an alternate statement listed in Section 172.204(a)(2)) must be used for all hazardous material shipments, except those by air:

“This is to certify that the above-named (or herein named) materials are properly classified, described, packaged, marked, and labeled, and are in proper condition for transportation according to the applicable regulations of the Department of Transportation.”
For air transportation, the following language may be included on the shipping paper in place of the above statement:

“I hereby declare that the contents of this consignment are fully and accurately described above by proper shipping name and are classified, packaged, marked, and labeled, and in proper condition for carriage by air according to the applicable national governmental regulations.”

The requirements and limitations for transporting radioactive material aboard aircraft are prescribed in Sections 175.700 through 175.705. The following statement, with the deletion marking, is required for all hazardous materials shipments by air:

“I declare that all the applicable air transport requirements have been met.”

9.13 EMERGENCY RESPONSE INFORMATION

Title 49 CFR Part 172, Subpart G, Section 172.600, requires shippers to provide emergency response information on hazardous material shipments. The regulation applies to any shipment of a hazardous material that is required to have shipping papers. Shipments of excepted radioactive material packages (packages containing limited quantities, instruments, or articles or empty packaging) are excepted from the shipping paper requirements and, therefore, are not subject to the emergency response information requirements.

At a minimum, the emergency response information must provide:

1. Basic description and technical name of the hazardous material.
2. Immediate hazards to health.
3. Immediate precautions to be taken in the event of an accident or incident.
4. Immediate methods for handling fires.
5. Immediate methods for handling spills or leaks in the absence of fire.

This information must be on the shipping papers or an associated document, kept in the vehicle, and maintained at all locations where the shipment is handled. This required information is very similar to the information in the Emergency Response Guidebook. In many cases, shippers satisfy this requirement by attaching to their shipping papers an appropriate page from the Emergency Response Guidebook.

The DOT, in partnership with Canada and Mexico, developed and distributed the Emergency Response Guidebook with the intent that a copy be placed in every emergency services vehicle in North America. First responders to a hazardous material accident use the Emergency Response Guidebook as a means of obtaining initial information on the identification and hazards of the specific material and to assist in decisionmaking on the actions to be taken.
The four-digit UN ID number assigned to each DOT proper shipping name is cross-referenced to a three-digit guide number in the Emergency Response Guidebook. For Class 7, radioactive material, the Emergency Response Guidebook contains guide numbers that correlate to all DOT proper shipping names for radioactive material.

It should be recognized that there is a wide range of potential hazards for the many types of radioactive material that can be shipped under a given shipping name and guide number. If the product being shipped has properties that are either less hazardous or more hazardous than the description in the applicable guide in the Emergency Response Guidebook, then the emergency actions could be more specific than those in the guide. In such cases, the shipper may wish to satisfy the technical information requirements from Section 172.602(a)(1)–(7) by preparing statements that are appropriate to the product being shipped.

Shippers are required to provide an emergency response telephone number that must be monitored on a 24-hour basis while the shipment is in transit. The number must be of a person or entity that is knowledgeable of the mitigation information or has immediate access to such a person. The number may be of an organization or agency that is capable of providing the information and has agreed to do so. If an outside organization or agency is used, the person who registered with the organization or agency must be identified by name or contract number on the shipping document.

9.14 HAZARDOUS WASTE MANIFEST

Section 172.205 addresses use of the Hazardous Waste Manifest for hazardous waste shipments. The specific requirements for completion of the manifest are found in 40 CFR 262. The EPA allows for electronic submission of manifests; however, that is not in compliance with the DOT requirement to have the shipping documentation readily available during transport. Therefore, shippers may transmit the manifest electronically in addition to providing a Bill of Lading and manifest when offering the shipment.

The Uniform Hazardous Waste Manifest is also required when offering PCB shipments for transport. (See 40 CFR 761.207.) The manifest is required whenever the PCB concentration exceeds 50 ppm and the shipment is offered for commercial offsite storage or disposal. The manifest is a part of the EPA’s cradle-to-grave waste tracking. The manifest contains many requirements unique to the EPA; however, it interfaces with the DOT by requiring that the document show a DOT shipping description. Specific instructions for completing the manifest are provided in 40 CFR 262. Additional information about the manifesting system is available from the EPA at http://www.epa.gov/epaoswer/hazwaste/gener/manifest/registry/index.htm.
REVIEW QUESTION SET 14

1. Additional information, not required by 49 CFR, may be entered on the shipping paper if it is not inconsistent with the required description and follows the required entries.
   - True 172.201(a)(4)
   - False

2. Which of the following is a proper shipping description for a 1-quart package of oleum being shipped by highway?
   - Class 8, Oleum, UN 1831, I, 1 quart.
   - Oleum, Class 8, UN 1831, I, 1 quart.
   - Sulfuric acid, fuming, 8, UN 1831, I, 1 quart.
   - None of the above.

3. In addition to the basic description required by Section 172.202, additional description requirements (Section 172.203) would not be required for which of the following?
   - Hazardous material package offered for air transportation and permitted to be transported aboard passenger aircraft.
   - A shipment of hazardous materials defined as "limited quantities" by 49 CFR 100-177.
   - A shipment of radioactive material.
   - A shipment of a hazardous material shipped as "Flammable, liquid, n.o.s."

4. Who must ensure that the emergency response telephone number is provided?
   - Carrier
   - Shipper
   - CHEMTREC

5. Emergency response information is not required on a shipment that does not require shipping papers.
   - True 172.600(d)
   - False

6. The emergency response information document must be:
   - In the trailer with the material being transported.
   - Immediately available.
   - Sent to the local fire department.

7. The term emergency response information means information that may be used in the mitigation of a hazardous material incident.
   - True 172.602(a)
   - False
9.16 REVIEW QUESTION SET 15

1. A mixture of PCBs greater than 50 ppm, friable white asbestos (chrysolite), and mercury in 100 steel drums with a gross weight of 170 lb (77.3 kg) each. The material meets the EPA characteristic of toxicity (D009). The PCBs in each 55-gallon 1A2 drum weigh 10 lb. The mercury is dispersed throughout the material. The weight of the mercury is >3% of the total weight of the material and has failed the Toxic Characteristic Leaching Process Test. There is approximately 2 lb of asbestos in each drum. The material does not meet the DOT Class 1–8 definitions. The total weight of the material is 130 lb (59 kg). The quantity of all the constituents is known by testing and listed above. The mercury consists of elemental mercury only. This is a domestic shipment by an exclusive use motor carrier at truck load rates. The emergency response number is 865-481-4808.

<table>
<thead>
<tr>
<th>9a HM</th>
<th>9b USDOT Description [Including Proper Shipping Name, Hazard Class, ID Number and Packing Group (if any)]</th>
<th>10. Containers</th>
<th>11. Total Quantity</th>
<th>12. Unit Wt/Vol.</th>
<th>13. Waste Codes</th>
</tr>
</thead>
<tbody>
<tr>
<td>RQ</td>
<td>NA3077, Hazardous Waste, Solid, n.o.s., 9, III (PCBs, Asbestos, D009)</td>
<td>100 DM</td>
<td>7730 K</td>
<td>D009</td>
<td></td>
</tr>
<tr>
<td>RQ</td>
<td>OR UN3077, Waste Environmentally Hazardous Substances, n.o.s., 9, III (PCBs, Asbestos, D009)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Emergency Contact: 865-481-4808</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

14. Special Handling Instructions and Additional Information

40 CFR 761.207 INFO

- What markings are required? RQ, Proper Shipping Name, UN ID number (PCBs, Asbestos, D009), Names/Addresses, RCRA Waste Marking, TSCA PCB Marking, Part 178 Packaging Marking
- What labels are required? Class 9
- What placards are required? None
2. Four plastic drums of beryllium powder (diameter less than 100 micrometers). The gross weight of the shipment is 890 lb (404.5 kg). The net weight of the material is 560 lb (254.5 kg) distributed equally in each 55-gallon 1H2 plastic drum (140 lb per container). The shipment is by exclusive use motor vehicle. The emergency response number is 865-481-4808. This is a domestic shipment.

<table>
<thead>
<tr>
<th>NO. PKGS</th>
<th>HM</th>
<th>DESCRIPTION OF MATERIAL</th>
<th>WEIGHT</th>
</tr>
</thead>
<tbody>
<tr>
<td>4 Drums</td>
<td>RQ</td>
<td>UN 1567, Beryllium Powder, 6.1 (4.1), II Emergency Contact: 865-481-4808</td>
<td>890 lb</td>
</tr>
</tbody>
</table>

- What markings are required? RQ Beryllium Powder, UN 1567, Names/Addresses, Part 178 Package Marking
- What labels are required? 6.1, 4.1
- What placards are required? None
3. One fiberboard package containing 1200 mL of a liquid mixture of soil samples immersed in hexane being transported to North Carolina for analysis. The package weight is 20 lb (9.1 kg). The emergency response number is 865-481-4808. The shipment is prepared and offered by truck transport to an airport. The material is to be packaged in combination packaging to satisfy the requirements of the air carrier. The shipment is to be made by air using the IATA Dangerous Goods Regulations, and it will be made by cargo aircraft. The inner packaging is glass. The receiver desires not to receive the material shipped as a limited quantity.

<table>
<thead>
<tr>
<th>Shipper</th>
<th>Air Waybill No</th>
</tr>
</thead>
<tbody>
<tr>
<td>Page</td>
<td>of pages</td>
</tr>
<tr>
<td>Consignee</td>
<td>Reference Number</td>
</tr>
</tbody>
</table>

This shipment is within the limitations prescribed for: (delete nonapplicable)  

**WARNING**  
Failure to comply in all respects with the applicable Dangerous Goods Regulations may be in breach of the applicable law, subject to legal penalties.

**NATURE AND QUANTITY OF DANGEROUS GOODS**

<table>
<thead>
<tr>
<th>UN or ID no.</th>
<th>Proper Shipping Name</th>
<th>Class or Division (Subsidiary Risk)</th>
<th>Packing Group</th>
<th>Quantity and type of packing</th>
<th>Packing Inst.</th>
<th>Authorization</th>
</tr>
</thead>
<tbody>
<tr>
<td>UN 1208</td>
<td>HEXANES MIXTURE, SAMPLE</td>
<td>3</td>
<td>II</td>
<td>(1) 4G FIBREBOARD BOX X 1200 mL</td>
<td>307</td>
<td></td>
</tr>
</tbody>
</table>

**Additional Handling Information**  
**EMERGENCY CONTACT:** 865-481-4808

- What markings are required? **Proper Shipping Name, UN ID number, Part 178 Package Marking, Orientation Arrows, Names/Addresses**
- What labels are required? **FLAMMABLE label**
- What placards are required? **None**
4. Four metal bulk containers (less than 1000-gallon capacity) by motor vehicle weighing a gross total of 700 lb (318.2 kg) each. The packages contain manufactured items exceeding 50 ppm of PCBs. There are approximately 20 lb of PCBs in each container. The shipment is an environmental project being performed by DOE. The emergency response number is 865-481-4808.

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>RQ</td>
<td>UN 2315, Polychlorinated Biphenyls, Solid, Mixture, 9, Packing Group III</td>
<td>4 DM 1273 K</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Emergency Contact: 865-481-4808

14. Special Handling Instructions and Additional Information

40 CFR 761.207 INFO

- What markings are required? **RQ Proper Shipping Name, UN ID number, Container and TSCA PCB Marking, 2315 Orange Panel**
- What labels are required? **None**
- What placards are required? **None**
5. One dump-trailer load of dirt being transported by motor vehicle. The activity is an environmental restoration project. The dirt contains 9.25 Bq/g (250 pCi/g) of $^{137}$Cs. The net weight of the dirt is 30,000 lb (13,620 kg). The emergency response number is 865-481-4808.

<table>
<thead>
<tr>
<th>NO. PKGS</th>
<th>HM</th>
<th>DESCRIPTION OF MATERIAL</th>
<th>WEIGHT</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 TRUCK</td>
<td></td>
<td>DIRT</td>
<td>30,000 LBS</td>
</tr>
</tbody>
</table>

- What markings are required?
- What labels are required?
- What placards are required?

$^{137}$Cs exempt concentration: 10 Bq/g  exempt activity: 10,000 Bq

Not Class 7

RQ = 0.037 TBq

Have: 10 E-12 TBq/g (13,620 E3 g) = 0.0001 TBq  not RQ
6. Five gallons of benzene (36.6 lb), 1 quart of acetone (1.4 lb), and 1 quart of ethyl alcohol (1.3 lb) in individual glass and metal containers. The benzene is a toxicity characteristic waste (D018). The package (1G fiber drum) weighs 65 lb (29.5 kg). The benzene weighs approximately 35 lb. The emergency response number is 865-481-4808. The materials are discarded chemical products. This material is to be shipped as a lab pack by a contract exclusive use motor vehicle. The material has been analyzed, and the contents by weight have been determined.

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Emergency Contact</td>
<td>865-481-4808</td>
</tr>
</tbody>
</table>

- What markings are required? **Names/Addresses, RQ, Proper Shipping Name, UN ID number, (D018), EPA RCRA Waste and Part 178 Packaging Marking, Orientation Arrows**
- What labels are required? **3, 6.1**
- What placards are required? **None**
9.17 SHIPPING DOCUMENTATION FOR RADIOACTIVE MATERIAL

In addition to the basic description required for all hazardous material shipments (UN ID number, proper shipping name, and hazard class) and the other required entries (e.g., RQ and emergency response number), the additional requirements for radioactive material are provided in Section 172.203(d). There are shipping paper exceptions for excepted packaging shipments that are not a hazardous substance or a hazardous waste.

Shipping documentation follows a prescribed format for the following shipment types; otherwise, radioactive material generally moves on a standard Bill of Lading:

- Air shipments made under the IATA (Shipper’s Declaration).
- Water shipments made under the IMDG Code (Multimodal Dangerous Goods Form).
- Radioactive waste shipped for disposal (Low-Level Waste Manifest).
- Hazardous waste shipped for treatment or disposal (Uniform Hazardous Waste Manifest).
- PCBs shipped for disposal (Uniform Hazardous Waste Manifest).

Shippers have the greatest responsibility for compliance with the communication requirements of 49 CFR 172, but carriers are also subject to some of the requirements. Safe transport of radioactive material requires correct communication of the specific hazards of the material. It is an essential part of the total system for providing safe transport of radioactive materials.

As with other hazardous material shipments, certain essential elements of information must be included on the shipping papers. The availability of a complete, correct shipping paper description for a hazardous material shipment is vital not only to the carrier and the consignee but also to emergency response personnel in the event of an incident.

Basic Shipping Paper Requirements

The shipping paper description must include the following basic description:

- The UN ID number.
- The proper shipping name from Section 172.101.
- The hazard class or division.
- The quantity of the material by weight, volume, or activity, as appropriate. Note that Section 172.202(a)(5)(iii) excepts bulk packaging from this requirement.

**NOTE:** Section 172.203(d)(3) requires the activity per package to be shown. For shipments with multiple nonbulk radioactive material packages, the total shipment activity should be shown in addition to the activity per package to meet Section 172.202(a)(5). The gross weight or volume is usually shown to establish the freight charges.

- The number of packages and type.
- The letters RQ if the shipment is a hazardous substance. See Section 172.101, Appendix A, Table 2, for the RQ values of radionuclides.
- The emergency response telephone number as prescribed in Part 172, Subpart G.

The shipping papers may contain additional information concerning the material, provided it is not inconsistent with and does not cause confusion with the basic description. Unless otherwise specified, the additional information must be placed after the required basic description.
Additional Shipping Paper Description for Radioactive Material

Section 172.203(d) details the additional shipping paper descriptions for radioactive material, and this information, as appropriate, follows this basic description:

- The name of each radionuclide in the material as listed in Section 173.435. For mixtures of radionuclides, only the radionuclides that constitute 95% of the hazard of the mixture, as determined by the equation in Section 173.433(f), need to be listed on the shipping papers and package labels.
- A description of the physical and chemical form of the material, unless the material is a special form.
- The activity contained in each package in the shipment in appropriate SI units (Bq, TBq, etc.).
- If the package contains a highway route-controlled quantity, then those words (or the letters HRCQ) must also be shown with the basic description.
- The category of RADIOACTIVE label applied to each package in the shipment (e.g., a RADIOACTIVE WHITE-I label).
- The Ti assigned to each package in the shipment bearing a RADIOACTIVE YELLOW-II or RADIOACTIVE YELLOW-III label.
- For a shipment of fissile material, the additional information required by Section 172.203(d)(7), i.e., the words Fissile Excepted or the CSI.

**NOTE:** For a package containing a fissile nuclide with an activity content less than the definition of radioactive material, the term Fissile Excepted need not be added, since a material having an activity content less than the transport definition of radioactive material is not subject to the transportation regulations.

- For a shipment required to be consigned as exclusive use, an indication that the shipment is consigned to be exclusive use, along with any appropriate special instructions to the carrier relative to maintenance of the exclusive use shipment controls.
- The Certificate of Approval marking required on the package must also be noted on the shipping papers if the package is (1) approved and certified by the NRC or DOE or (2) a package of foreign origin that has been revalidated by the DOT.

Proper Shipping Names for Fissile and Fissile-Excepted Material

If the radioactive material is not fissile excepted, use the following shipping names, as appropriate:

- “Radioactive material, Type A package, fissile”
- “Radioactive material, Type B(M) package, fissile”
- “Radioactive material, Type B(U) package, fissile”

When shipping a fissile-excepted material, an appropriate proper shipping name should be chosen based on the quantity, i.e., the shipping names for excepted packaging, Type A, Type B, or LSA/SCO. The words Fissile Excepted must be added to the shipping description.

Shipping Documentation for Excepted Packages

Packages shipped according to the exceptions provided in Sections 173.421, 173.424, 173.426, and 173.428 for limited quantity, instruments or articles, articles manufactured from natural or depleted U or natural Th, and empty radioactive material packaging are excepted from the detailed shipping paper description requirements.
NOTE: Although shipping papers are not required for these excepted packages, they are not forbidden. Furthermore, in accordance with Section 173.422(b)(3), a shipping paper is required if the radioactive material in the excepted package is also (or is part of) a hazardous substance or hazardous waste as defined in Section 171.8.

In addition, when air shipment of an excepted package is involved, the shipper should be aware that a prescribed statement on the Air Waybill is required by the ICAO and IATA regulations. See the Air Waybill requirements in Section 10.8.8.3 in the IATA regulations.

Documentation for Low-Level Radioactive Waste Shipments

NRC regulations in 10 CFR 20, Appendix G requires persons who transport or offer for transport low-level radioactive waste for disposal at an NRC/Agreement State disposal facility to prepare a Uniform Low-Level Radioactive Waste Manifest. Information on completing the manifest can be found at: http://www.nrc.gov/reading-rm/doc-collections/nuregs/brochures/br0204/

Other Information and Examples of Shipping Papers Entries

As indicated above, a great deal of specific information is required on the shipping papers for radioactive material. While there is no precise prescription for the shipping paper format, the first three entries of the basic description must be in a specific order. Other descriptive information is allowed; however, it must not confuse or detract from the required description.

Entries on shipping documents prepared under the ICAO/IATA and the IMDG Code must have the basic description in the following sequence: UN ID number, proper shipping name, hazard class or division, and packing group. In addition, the net quantity of hazardous material per package must be shown on the shipper’s declaration for air shipments. Section 172.204(c)(4) requires an additional certification for all radioactive material shipments, except for those in excepted packaging that are offered for transport by passenger aircraft. The shipper must certify that the contents are intended for use in or are incidental to research, medical diagnosis, or treatment.

There are a number of specific requirements for completing a shipper’s declaration under the IATA regulations. (See the IATA 10.8.) Some of these requirements include the following:

- The packing group must be shown for a radioactive material with a subsidiary risk.
- The category of RADIOACTIVE label should be shown as RADIOACTIVE I-WHITE, RADIOACTIVE II-YELLOW, or RADIOACTIVE III-YELLOW, as appropriate.
- Notations must be shown for:
  - Special form approval.
  - Type B package and Type B(M) shipment approval.
  - Fissile material package design approval.
  - Special arrangement approval.
- For LSA-II, LSA-III, SCO-I, and SCO-II shipments, the total activity of the consignment must be shown as a multiple of the $A_2$ value.
- For a package with RADIOACTIVE YELLOW-II or RADIOACTIVE YELLOW-III labels, the dimensions of the package must be shown.

A summary of the shipping paper requirements for radioactive material shipments is shown in Table 9-4 on the following page.
Table 9-4. Summary of Shipping Paper Requirements for Radioactive Material Shipments

<table>
<thead>
<tr>
<th>Entries Always Required</th>
<th>Entries Sometimes Required</th>
</tr>
</thead>
<tbody>
<tr>
<td>The basic description, in sequence:</td>
<td></td>
</tr>
<tr>
<td>• UN ID Number, Proper Shipping Name, Hazard Class [172.202(a),(b)]</td>
<td>Materials-Based Requirements</td>
</tr>
<tr>
<td>• The total quantity of the material described (mass, volume, or activity) in appropriate units (kg, liters, etc.) [172.202(a)(5)]</td>
<td>If a hazardous substance, the letters RQ immediately before or after the basic description. [172.203(c)(2)]</td>
</tr>
<tr>
<td>• The number and type of packages [172.202(a)(6)]</td>
<td>The words Highway Route-Controlled Quantity (or the letters HRCQ) entered in association with the basic description. [172.203(d)(10)]</td>
</tr>
<tr>
<td>• The name of each radionuclide as determined by Section 173.433(g)</td>
<td>For a package containing fissile material, the words Fissile Excepted if the package is excepted by Section 173.453; otherwise, the CSI for that package. [172.203(d)(6)]</td>
</tr>
<tr>
<td>• The activity per package must be shown in SI units (e.g., Bq, TBq). Abbreviations are authorized. [172.203(d)(1) and (3)]</td>
<td>If the material is considered to be a hazardous waste and the word Waste does not appear in the shipping name, then the word Waste must precede the shipping name (e.g., UN 2915, Waste Radioactive Material, Type A package, 7). [172.101(c)(9)]</td>
</tr>
<tr>
<td>• If not a special form, a description of the chemical and physical form [172.203(d)(2)]</td>
<td>Except for 239Pu and 241Pu, the weight in g or kg of fissile radionuclides may be inserted instead of the activity units. For 239Pu and 241Pu, the weight in g of fissile radionuclides may be inserted in addition to the activity units. [172.203(d)(3)]</td>
</tr>
<tr>
<td>• For each labeled package:</td>
<td></td>
</tr>
<tr>
<td>o The category of label used</td>
<td>Package-Based Requirements</td>
</tr>
<tr>
<td>o The TI of each package with a RADIOACTIVE YELLOW-II or RADIOACTIVE YELLOW-III label [172.203(d)(5)]</td>
<td>Package identification marking for DOE- or NRC-certified packages [172.203(d)(7)]</td>
</tr>
<tr>
<td>• The CSI of a package with a FISSILE label [172.203(d)(6)]</td>
<td>The IAEA Certificate of Competent Authority identification number for export shipments or shipments using foreign-made packaging. (See Section 173.473.) [172.203(d)(8)]</td>
</tr>
<tr>
<td>• The shipper’s certification (not required for private carriers) and signature [172.204]</td>
<td>Administrative-Based Requirements</td>
</tr>
<tr>
<td>• A 24-hour emergency response telephone number. (Use of a number that requires a call back—answering machine—is not authorized.) [172.201(d) and 172.604]</td>
<td>Exclusive use shipments. [172.203(d)(9)]</td>
</tr>
<tr>
<td></td>
<td>If a DOT special permit is being used, the letters SP followed by the exemption number. [172.203(a)]</td>
</tr>
<tr>
<td></td>
<td>Cargo aircraft only. [172.203(f)]</td>
</tr>
<tr>
<td></td>
<td>If a subsidiary hazard is present, the hazard class or division number. [172.202(a)(2)]</td>
</tr>
<tr>
<td></td>
<td>Emergency response information may be entered on the shipping papers, or it may be a separate document carried with the shipping papers. [172.602(b)]</td>
</tr>
</tbody>
</table>

Special Considerations/Exceptions for Shipping Papers

Excepted packages (e.g., limited quantity [UN 2910], instruments or articles [UN 2911], manufactured articles of U and Th [UN 2909], and empty packages [UN 2908]) are excepted from shipping papers. For excepted quantities, this is only true if the excepted quantity is not a hazardous substance (RQ) or a hazardous waste. [173.422(e)]

For shipments of multiple cargo types, any hazardous material entries must appear as the first entries on the shipping papers, be designated by an “X” (or “RQ”) in the Hazardous Material column, or be highlighted in a contrasting color. [172.201(a)]

Instructions for maintenance of exclusive use shipment controls for LSA material or SCO must be included with the shipping papers. [173.403 and 173.427(a)(6)(iv)]

The shipping paper retention period is two years for the shipper, and one year for the carrier (three years for both carrier and shipper for hazardous wastes). [172.201(e), 177.817(f), 175.33(b), 174.24(b), 176.24(b)]
Examples of Radioactive Material Shipping Descriptions

The following are some example entries of different ways shipments can be described on shipping papers:

One (1) box  
RQ  UN 2916, Radioactive Material, Type B(U) package, 7, 22.7 kg gross  
Iridium—192, Special Form, 2.2 TBq  
RADIOACTIVE YELLOW-II, Transport Index 0.6  
USA/9033/B(U)  
In emergency, contact: 1-800-000-0000.

One (1) carton  
UN 2915, Radioactive Material, Type A package, Class 7(8), 7.8 kg gross  
$^{60}$Co, 0.01 GBq  
liquid, cobalt in 50 ml 5% hydrochloric acid solution,  
RADIOACTIVE YELLOW-III and CORROSIVE labels applied, TI = 1.8  
Emergency contact: 1-800-000-0000.

One (1) box  
UN 2915, Radioactive Material, Type A package, 7(5.1), 10 kg net  
Thorium natural, as powdered solid thorium nitrate  
48 MBq (1.3 mCi),  
RADIOACTIVE YELLOW-II and 5.1 labels, TI 0.1  
DOT Spec. 7A  
CARGO AIRCRAFT ONLY  
In emergency, contact: 1-800-000-0000.

**NOTE:** Although this material is also an LSA-I, it must be packaged and shown on the shipping papers in accordance with the specific packaging requirements of Section 173.419, with air shipment limited to not more than 11.3 kg by cargo aircraft only.

(3) drums  
UN 3321 Radioactive Material, low-specific activity (LSA-II) 7, 363 kg ea.  
$^{137}$Cs, $^{60}$Co and $^{90}$Sr  
Solid, elemental, and inorganic salts in noncompacted solid debris and waste  

<table>
<thead>
<tr>
<th>Drum No.</th>
<th>Activity (MBq)</th>
</tr>
</thead>
<tbody>
<tr>
<td>731</td>
<td>1.5</td>
</tr>
<tr>
<td>680</td>
<td>0.57</td>
</tr>
<tr>
<td>541</td>
<td>0.18</td>
</tr>
</tbody>
</table>

Total activity: 2.25 MBq  
See attached Rad Waste Manifest XZ 00052  
Exclusive use shipment  
In emergency, contact (24-hour) 1-800-000-0000.

**NOTE:** This is an example of a shipment under Section 173.427(b)(4). The material is being shipped for disposal, so a Low-Level Radioactive Waste Manifest is required. (The word waste does not appear before the basic description because the material is not an EPA RCRA hazardous waste.)

(3) cartons  
UN 2915, Radioactive Material, Type A package, 7,  
ALL MATERIAL TO BE USED IN PHYSICAL CHEMISTRY RESEARCH PROJECT  
Total Activity: 4.55 GBq  
Carton No. 1, catalytic specimen, $^{35}$S, 2.6 GBq  
solid, powdered metal oxide matrix  
RADIOACTIVE WHITE-I label, 60 lb
Carton No. 2, Tagged solvent, $^{30}\text{Cl}$, 0.11 GBq
Liquid, nonflammable organic
RADIOACTIVE WHITE-I label, 50 lb

Carton No. 3, converter element, $^{59}\text{Fe}$ and $^{55}\text{Fe}$
1.1 GBq and 0.74 GBq, solid steel part
RADIOACTIVE YELLOW-III label, TI 1.6, 80 lb

NOTE: This is an example of how one basic entry can be used for three different packages. Detailed information is given on the content, labels, and TI of each package.

4 cylinders
UN 2977, Radioactive Material, uranium hexafluoride, fissile, 7
Total Gross Weight: 18,795 kg
Total Activity: 2.52 GBq
Solid Uranium Hexafluoride (UF$_6$) contained in four Model 30B steel cylinders, each enclosed in a Model UX-30 protective overpack
Each cylinder contains 2277 kg of UF$_6$
5.0 % $^{235}\text{U}$ enrichment, (629 MBq)
NRC Certificate USA/9196/AF, Type A
RADIOACTIVE YELLOW-III labels, TI = 5.0/package
RADIOACTIVE and CORROSIVE placards and orange 2977 UN panel applied.
24-hour Emergency Telephone: contact 1-888-888-8888.

9.18 EXAMPLES OF SHIPPING DOCUMENTATION

Examples of the shipping documentation listed below are provided on the following pages.

- Straight Bill of Lading
- Air Shipper’s Declaration
- IMDG Dangerous Goods Form
- Asbestos Waste Shipment Record
- Uniform Hazardous Waste Manifest
- Uniform Low-Level Radioactive Waste Manifest
## STRAIGHT BILL OF LADING SHORT FORM NOT NEGOTIABLE

**CARRIER:**

**Carrier No:**

**SCAC No:**

**Purchase / Customer Order No:**

**Shipper No:**

**Date:**

Received, subject to the classifications and tariffs in effect on the date of issue of this Bill of Lading, the property described below in apparent good order, except as noted (contents and condition of contents of packages unknown), marked, consigned, and described as indicated below, which said carrier agrees to carry to its usual place of delivery. If on its route, otherwise to deliver to another carrier on the route to said destination. It is mutually agreed to each carrier of all or any of said route to destruction and as to each party at any time interested in all or any of said property, that every service to be performed hereunder shall be subject to all Bill of Lading terms and conditions in the governing classification on the date of shipment. The shipper hereby certifies that he is familiar with all the Bill of Lading terms and conditions in the governing classification and the said terms and conditions are hereby agreed to by the shipper and accepted by himself and his assigns.

**Consignee:**

**Shipper:**

**Site:**

**Route:**

**Vehicle Initial and Number:**

<table>
<thead>
<tr>
<th>No. Pkgs</th>
<th>Description of Material</th>
<th>Weight (tons)</th>
<th>Class</th>
<th>Charges</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Subject to section 7 of conditions of applicable Bill of Lading, if the shipment is to be delivered to the consignee without recourse on the consignor, the consignor shall sign the following statement:

The carrier shall not make delivery of this shipment without payment of freight and all other lawful charges.

N/A

Signature of the Consignor

If freight charges are to be pre-paid, with or without the words "TO BE PREPAID," N/A

NOTE: Where the rate is dependent on value, shippers are required to state specifically in writing the agreed-on value of the property.

Agreed on or declared value of the property is hereby specifically stated by the shipper to be not exceeding:

N/A

per (unit)

SST41 Reference

N/A

Label(s) applied:

N/A

Placard(s) required:

If this Bill of Lading lists Hazardous Materials - Note as follows:

**Emergency Response #**

U.S. Department of Energy

This is to certify that the above-named materials are properly described, packaged, marked, and labeled, and are in proper condition for transportation according to the applicable regulations of the U.S. Department of Transportation.

**Shipper:**

**Contract:**

**Per:**

**For:**

for U.S. Department of Energy Date:

**Carrier:**

**Per:**

**Date:**

**If delayed in Transit Notify:**

Chapter 9

9-41
STRAIGHT BILL OF LADING SHORT FORM NOT NEGOTIABLE

CARRIER: [Carrier No:] SCAC No: [Shipper No:] Date: 
Purchase / Customer Order No: 

Received, subject to the classifications and tariffs in effect on the date of the issue of this Bill of Lading, the property described below in apparent good order, except as noted (contents and condition of contents of packages unknown), marked, consigned, and destined as indicated below, which said carrier agrees to carry to its usual place of delivery. If on its route, otherwise to deliver to another carrier on the route to said destination. It is mutually agreed as to each carrier of all or any of said route to destination and as to each party at any time interested in all or any of said property, that every service to be performed hereunder shall be subject to all Bill of Lading terms and conditions in the governing classification on the date of shipment. The shipper hereby certifies that he is familiar with all the Bill of Lading terms and conditions in the governing classification and the said terms and conditions are hereby agreed to by the shipper and accepted for himself and his assigns.

<table>
<thead>
<tr>
<th>Consignee:</th>
<th>Shipper:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Site:</td>
<td></td>
</tr>
</tbody>
</table>

Route: Vehicle Initial and Number: 

<table>
<thead>
<tr>
<th>No. Pkgs.</th>
<th>HM</th>
<th>Description of Material</th>
<th>Weight (tons)</th>
<th>Class</th>
<th>Charges</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 CASK</td>
<td>X</td>
<td>UN 3328, RADIOACTIVE MATERIAL, TYPE B(U) PACKAGE, FISSILE, 7, U ENR &lt;20%, 0.85 GBq, SOLID/OXIDE AS UNIRRADIATED FUEL RADIOACTIVE YELLOW-II, TI = 0.7, CSI =100 USE/9289/B(U)F-85 EXCLUSIVE USE SHIPMENT EMERGENCY CONTACT: 888-888-8888</td>
<td>9090 LBS</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

For additional information contact: 

Note: The carrier shall not make delivery of this shipment without payment of freight and all other lawful charges. 

Signature of the Consignor N/A 

Label(s) applied: N/A 

Placard(s) required: 

Transportation hereunder is for the U.S. Department of Energy and the actual total transportation charges paid to the carrier(s) by the consignor or consignee are to be reimbursed by the U.S. Government, pursuant to cost reimbursable contract number _____________. This may be confirmed by contacting ________________ at _________________.

IF THIS BILL OF LADING LISTS HAZARDOUS MATERIALS - NOTE AS FOLLOWS:

Emergency Response #: Radioactive Shipments If delayed in Transit 
888-888-8888 YES ( ) NO ( ) 

Notify: U.S. Department of Energy 

This is to certify that the above named materials are properly described, packaged, marked, and labeled, and are in proper condition for transportation according to the applicable regulations of the U.S. Department of Transportation.

Shipper: Contract: Per: 
for U.S. Department of Energy Date: 

The additions on the face hereof and the terms and conditions are hereby noted: 

Carrier: Per: Date: 
For _________________________________
Shipper's Declaration Completion for a Manual Form

**SHIPPER'S DECLARATION FOR DANGEROUS GOODS**

<table>
<thead>
<tr>
<th>Shipper</th>
<th>Air Waybill No.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>10.8.3.3</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Air Waybill No.</th>
<th>10.8.3.3</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Consignee</th>
<th>Page of Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>10.6.3.4</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Consignee</th>
<th>10.6.3.2</th>
</tr>
</thead>
</table>

Two completed and signed copies of this Declaration must be handed to the operator.

**WARNING**

Failure to comply in all respects with the applicable Dangerous Goods Regulations may be in breach of the applicable law, subject to legal penalties.

**TRANSPORT DETAILS**

<table>
<thead>
<tr>
<th>This shipment is within the limitations prescribed for:</th>
</tr>
</thead>
<tbody>
<tr>
<td>(delete non-applicable)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Airport of Departure:</th>
<th>10.8.3.6</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Airport of Departure:</th>
<th>10.8.3.6</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Cargo Aircraft ONLY</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Airport of Destination:</th>
<th>10.8.3.7</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Airport of Destination:</th>
<th>10.8.3.7</th>
</tr>
</thead>
</table>

| Shipment type (delete non-applicable): NON-RADIOACTIVE, RADIOACTIVE | 10.8.3.8 |

**NATURE AND QUANTITY OF DANGEROUS GOODS**

<table>
<thead>
<tr>
<th>UN or ID No.</th>
<th>Proper Shipping Name</th>
<th>Class or Division (Risk)</th>
<th>Packing Group</th>
<th>Quantity and type of packing</th>
<th>Packing Inst.</th>
<th>Authorization</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Step 1</th>
<th>Step 2</th>
<th>Step 3</th>
<th>Steps 6, 7</th>
<th>Steps 8, 10</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Additional Handling Information</th>
<th>10.8.3.11</th>
</tr>
</thead>
</table>

I hereby declare that the contents of this consignment are fully and accurately described above by the proper shipping name, and are classified, packaged, marked, and labelled/enclosed, and are in all respects in proper condition for transport according to applicable international and national governmental regulations. I declare that all of the applicable air transport requirements have been met.

**Name/Title of Signatory**

<table>
<thead>
<tr>
<th>Name/Title of Signatory</th>
<th>10.8.3.12</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Name/Title of Signatory</th>
<th>10.8.3.12</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Place and Date</th>
<th>10.8.3.14</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Place and Date</th>
<th>10.8.3.14</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Signature (see warning above)</th>
<th>10.8.3.15</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Signature (see warning above)</th>
<th>10.8.3.15</th>
</tr>
</thead>
</table>
**Shipper's Declaration Completion — Example 2**

**SHIPPER'S DECLARATION FOR DANGEROUS GOODS**

**Shipper:** ADVANCED CHEMICAL CO.
345 MAIN STREET
REIGATE, SURREY, ENGLAND

**Air Waybill No.:** 800 1234 5686

**Consignee:** ABC Co.Ltd.
1000 HIGH STREET
ATHENS, GREECE

**Airport of Departure:** LONDON

**Airport of Destination:** ATHENS

**For optional use for Company logo name and address**

**WARNING**

Failure to comply in all respects with the applicable Dangerous Goods Regulations may be in breach of the applicable law, subject to legal penalties.

**TRANSPORT DETAILS**

This shipment is within the limitations prescribed for:
(Passenger and Cargo Aircraft Only)

**Shipment type:** (delete non-applicable)

**NATURE AND QUANTITY OF DANGEROUS GOODS**

<table>
<thead>
<tr>
<th>UN or ID No.</th>
<th>Proper Shipping Name</th>
<th>Class or Division (Subsidiary Risk)</th>
<th>Packer Group</th>
<th>Quantity and Type of packing</th>
<th>Packing Inst.</th>
<th>Authorization</th>
</tr>
</thead>
<tbody>
<tr>
<td>UNG28D</td>
<td>RADIOACTIVE MATERIAL, TYPE B(U) PACKAGE</td>
<td>7</td>
<td>IRIDUIM - 192</td>
<td>SPECIAL FORM</td>
<td>1 TYPE B(U) PACKAGE</td>
<td>x1,925 TBq</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Additional Handling Information**

I hereby declare that the contents of this consignment are fully and accurately described above by the proper shipping name, and are classified, packaged, marked and labelled/pictured, and are in all respects in proper condition for transport according to applicable international and national governmental regulations. I declare that all of the applicable air transport requirements have been met.

**Name/Title of Signatory:** A. BROWN, SHIPPING MANAGER

**Place and Date:** REIGATE, 1 JAN 2011

**Signature:** [Signature]

9-44
# MULTIMODAL DANGEROUS GOODS FORM

This form may be used as a dangerous goods declaration as it meets the requirements of SOLAS 74, chapter VII, regulation 4; MARPOL 73/78, Annex III, regulation 4.

<table>
<thead>
<tr>
<th>1. Shipper/Consignor/Sender</th>
<th>2. Transport document number</th>
</tr>
</thead>
<tbody>
<tr>
<td>5. Freight forwarder's reference</td>
<td>6. Consignee</td>
</tr>
<tr>
<td>7. Carrier (to be completed by the carrier)</td>
<td>8. This shipment is within the limitations prescribed for: (Delete non-applicable)</td>
</tr>
<tr>
<td>9. Additional handling information</td>
<td>10. Vessel/flight No. and date</td>
</tr>
<tr>
<td>11. Port/place of loading</td>
<td>12. Port/place of discharge</td>
</tr>
<tr>
<td>Number and kind of packages, description of goods</td>
<td>Gross mass (kg)</td>
</tr>
<tr>
<td>Net mass (kg)</td>
<td>Cube (m³)</td>
</tr>
<tr>
<td>15. Container identification No./vehicle registration No.</td>
<td>16. Seal number(s)</td>
</tr>
<tr>
<td>17. Container/vehicle size &amp; type</td>
<td>18. Tare mass (kg)</td>
</tr>
<tr>
<td>19. Total gross mass (including tare) (kg)</td>
<td>20. Name of company</td>
</tr>
<tr>
<td>Haulier's name</td>
<td>21. RECEIVING ORGANIZATION RECEIPT</td>
</tr>
<tr>
<td>Vehicle reg. no.</td>
<td>Received the above number of packages/containers/bottles in apparent good order and condition, unless stated hereon. RECEIVING ORGANIZATION REMARKS:</td>
</tr>
<tr>
<td>Place and date</td>
<td>22. Name of company (CP SHIPPER PREPARING THIS NOTE)</td>
</tr>
<tr>
<td>Signature and date</td>
<td>23. Name/status of declarant</td>
</tr>
<tr>
<td>Place and date</td>
<td>24. Signature of declarant</td>
</tr>
</tbody>
</table>

**DANGEROUS GOODS:**

You must specify: Proper Shipping Name, hazard class, UN No., packing group, (where assigned) marine pollutant and observe the mandatory requirements under applicable national and international governmental regulations. For the purposes of the IMDG Code, see 5.4.1.4.

For the purposes of the IMDG Code, see 5.4.2.
Documentary Aspects of the International Transport of Dangerous Goods

Container/Vehicle Packing Certificate

The signature given overleaf in Box 20 must be that of the person controlling the container/vehicle operation.

It is certified that:

The container/vehicle was clean, dry and apparently fit to receive the goods.

If the consignments include goods of class 1, other than division 1.4, the container is structurally serviceable.

No incompatible goods have been packed into the container/vehicle unless specially authorized by the competent authority.

All packages have been externally inspected for damage and only sound packages packed.

Drums have been stowed in an upright position unless otherwise authorized by the competent authority.

All packages have been properly packed and secured in the container/vehicle.

When materials are transported in bulk packagings the cargo has been evenly distributed in the container/vehicle.

The packages and the container/vehicle have been properly marked, labelled and placarded. Any irrelevant mark, labels and placards have been removed.

When solid carbon dioxide (CO₂ – dry ice) is used for cooling purposes, the vehicle or freight container is externally marked or labelled in a conspicuous place, e.g. at the door end, with the words:

**DANGEROUS CO₂ GAS (DRY ICE) INSIDE – VENTILATE THOROUGHLY BEFORE ENTERING.**

When this Dangerous Goods Form is used as a container/vehicle packing certificate only, not a combined document, a dangerous goods declaration signed by the shipper or supplier must have been issued/received to cover each dangerous goods consignment packed in the container.

**Note:** The container packing certificate is not required for tanks.
### MULTIMODAL DANGEROUS GOODS FORM

This form may be used as a dangerous goods declaration as it meets the requirements of SOLAS 74, Chapter Regulation 4; MAROL 73/78, Annex III, Regulation 4.

<table>
<thead>
<tr>
<th>1. Shipper/Consignor/Sender</th>
<th>2. Transport document number:</th>
</tr>
</thead>
<tbody>
<tr>
<td>USDOE OAK RIDGE, TN USA</td>
<td>TLIH13</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>3. Page 1 of ___ pages</th>
<th>4. Consignee</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>COMMISSARIAT A 1 ENERGIA ATOMIQUE ATALANTE LABORATORY FRANCE</td>
</tr>
</tbody>
</table>

SHIPPERS DECLARATION
I hereby declare that the contents of this consignment are fully and accurately described below by the Proper Shipping Name, and are classified, packaged, marked and labeled/placarded and are in all respects in proper condition for transport according to the applicable international and national governments.

<table>
<thead>
<tr>
<th>6. Consignee</th>
<th>7. Carrier (to be completed by carrier):</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

RECEIVING ORGANIZATION RECEIPT
Received the above number of packages/container/trailers in apparent good order and condition, unless stated hereon: RECEIVING ORGANIZATION REMARKS

<table>
<thead>
<tr>
<th>8. This shipment is within limitations prescribed for:</th>
<th>9. Additional Handling Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Delete non-applicable</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>10. Vessel/flight no and date</th>
<th>11. Port/Place of Loading</th>
</tr>
</thead>
<tbody>
<tr>
<td>TLI AQUILA 013</td>
<td>CAMDEN NJ</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>12. Destination</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>FRANCE</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>14. Shipping marks</th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><em>Number and kind of packages, description of goods</em></td>
<td>Gross mass (kg)</td>
<td>Net mass (kg)</td>
<td>Cube (m³)</td>
</tr>
<tr>
<td>RQ UN2916, RADIOACTIVE MATERIAL, TYPE B(U) PACKAGE, CLASS 7</td>
<td>57 kg</td>
<td>57 kg</td>
<td></td>
</tr>
<tr>
<td>Pu-241, Am-243, Pu-240, as solid oxide, 1.29 TBq</td>
<td>57 kg</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Category I-White, Fissile Excepted</td>
<td>57 kg</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Packaged in (1) Croft 2799E Type B(U) container</td>
<td>57 kg</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cert. No. USA/6788/B(U)-85</td>
<td>57 kg</td>
<td></td>
<td></td>
</tr>
<tr>
<td>GB/2799E/B(U)-85</td>
<td>57 kg</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Transport Schedule 10</td>
<td>57 kg</td>
<td></td>
<td></td>
</tr>
<tr>
<td>EMS No F-1, S-S</td>
<td>57 kg</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>15. Freight Container</th>
<th>16. Seal Number (s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>RQ UN2916, RADIOACTIVE MATERIAL, TYPE B(U) PACKAGE, CLASS 7</td>
<td>BIO079</td>
</tr>
<tr>
<td>Pu-241, Am-243, Pu-240, as solid oxide, 1.29 TBq</td>
<td>BIO079</td>
</tr>
<tr>
<td>Category I-White, Fissile Excepted</td>
<td>BIO079</td>
</tr>
<tr>
<td>Packaged in (1) Croft 2799E Type B(U) container</td>
<td>BIO079</td>
</tr>
<tr>
<td>Cert. No. USA/6788/B(U)-85</td>
<td>BIO079</td>
</tr>
<tr>
<td>GB/2799E/B(U)-85</td>
<td>BIO079</td>
</tr>
<tr>
<td>Transport Schedule 10</td>
<td>BIO079</td>
</tr>
<tr>
<td>EMS No F-1, S-S</td>
<td>BIO079</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>17. Container vehicle size and type</th>
<th>18. Tare mass (kg)</th>
<th>19. Total gross including tare (kg)</th>
</tr>
</thead>
<tbody>
<tr>
<td>20' STANDARD</td>
<td></td>
<td>2367 KG</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>21. RECEIVING ORGANIZATION RECEIPT</th>
<th>22. Name of company (shipper preparing this note)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Received the above number of packages/container/trailers in apparent good order and condition, unless stated hereon: RECEIVING ORGANIZATION REMARKS</td>
<td>USDOE CONTRACTOR</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>23. Name of company</th>
<th>24. Name/Status of Declarant:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hauler's Name: CHUCK'S TRUCKING</td>
<td>SHIPPERS DECLARATION</td>
</tr>
<tr>
<td>Vehicle registration No.: 12689</td>
<td>Name/Status of Declarant:</td>
</tr>
<tr>
<td>Signature and date</td>
<td>Name/Status of Declarant:</td>
</tr>
<tr>
<td>Place and date: OAK RIDGE, TN USA 02/17/08</td>
<td>Name/Status of Declarant:</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>25. Signature of Declarant</th>
<th>26. Signature of Driver</th>
<th>27. Signature of Declarant</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**DANGEROUS GOODS**
- You must specify: Proper Shipping Name, hazard class, UN No. packing group, (where assigned) marine pollutant and observe the mandatory requirements under applicable national and international governmental regulations. For the purpose of the IMDG Code, see 5.4.1.4.
- For the purpose of the IMDG see 5.4.2.
### UNIFORM HAZARDOUS WASTE MANIFEST

**Please print or type.** (Form designed for use on site (12-point) typewritten.)

**UNIFORM HAZARDOUS WASTE MANIFEST**

<table>
<thead>
<tr>
<th>Generator's ID Number</th>
<th>Emergency Response Phone</th>
<th>Manifest Tracking Number</th>
<th>Generator's Name and Mailing Address</th>
<th>Generator's Site Address (if different from mailing address)</th>
</tr>
</thead>
</table>

**Generator's Phone:**

**Transporter 1 Company Name:**

**Transporter 2 Company Name:**

**Desiganted Facility Name and Site Address:**

**Facility's Phone:**

<table>
<thead>
<tr>
<th>Item</th>
<th>U.S. DOT Description (Including Proper Shipping Name, Hazard Class, ID Number, and Packing Group [if any])</th>
<th>Container</th>
<th>Type</th>
<th>Quantity</th>
<th>Unit</th>
<th>Waste Codes</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Special Handling Instructions and Additional Information**

**15. GENERATOR'S/SUPERIOR'S CERTIFICATION:**

I hereby declare that the contents of this consignment are fully and accurately described above by the proper shipping name, and are classified, packaged, marked and labeled/packaged, and are in all respects in proper condition for transport, according to applicable international and national governmental regulations. If transport and I am the Primary Exporter, I certify that the contents of this consignment, and are in all respects, are in accordance with the terms of the attached EPA Certification of Export.

**Generators/Shipper's Name:**

**Signature:**

<table>
<thead>
<tr>
<th>Item</th>
<th>Month</th>
<th>Day</th>
<th>Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>16. International Shipment</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Export from U.S.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Import to U.S.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**17. Transportation Acknowledgment of Receipt of Materials**

<table>
<thead>
<tr>
<th>Item</th>
<th>Month</th>
<th>Day</th>
<th>Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transporter 1 Printed/Typed Name</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Signature</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Transporter 2 Printed/Typed Name**

**Signature:**

<table>
<thead>
<tr>
<th>Month</th>
<th>Day</th>
<th>Year</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**18. Discrepancy**

<table>
<thead>
<tr>
<th>Item</th>
<th>Quantity</th>
<th>Type</th>
<th>Status</th>
<th>Partial Rejection</th>
<th>Full Rejection</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Manifest Reference Number:**

**19. Alternate Facility (or Generator)**

**U.S. EPA Number:**

<table>
<thead>
<tr>
<th>Item</th>
<th>Month</th>
<th>Day</th>
<th>Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Facility's Phone</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Transporter 1 Printed/Typed Name**

**Signature:**

<table>
<thead>
<tr>
<th>Month</th>
<th>Day</th>
<th>Year</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**20. Discrepancy Indication: No, Yes**

**Manifest Reference Number:**

<table>
<thead>
<tr>
<th>Item</th>
<th>Month</th>
<th>Day</th>
<th>Year</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**EPA Form 8700-31 (Rev. 1-84) Previous editions are obsolete.**

**DESIGNATED FACILITY TO DESTINATION STATE (IF REQUIRED)**

---

Office of Science, U.S. DOE
Oak Ridge Office, DMW 2013

Chapter 9 9-48
### UNIFORM HAZARDOUS WASTE MANIFEST

**Please print or type. (Form designed for use on 12-pitch typewriter.)**

<table>
<thead>
<tr>
<th>Generator ID Number</th>
<th>120,994.000</th>
<th>130,995.000</th>
</tr>
</thead>
<tbody>
<tr>
<td>Generator’s Name and Address</td>
<td>DOE CONTRACTOR, OAK RIDGE, TN 37831</td>
<td>DOG TRANSPORTER</td>
</tr>
<tr>
<td>Transporter Company Name</td>
<td>DOG TRANSPORTER</td>
<td></td>
</tr>
<tr>
<td>U.S. EPA ID Number</td>
<td>TN012345678</td>
<td></td>
</tr>
</tbody>
</table>

**Facility Information**

- **Facility Name:** OUT WEST DISPOSAL
- **Locality:** ALAMEDA, CA
- **Postal Code:** 94577
- **U.S. DOT Number:** 7876542810
- **Facility Phone:**

<table>
<thead>
<tr>
<th>Container Number</th>
<th>Type</th>
<th>Quantity</th>
<th>Waste Code</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>CM</td>
<td>1015</td>
<td>DOG408</td>
</tr>
<tr>
<td>2</td>
<td>CM</td>
<td>3789</td>
<td>DOG408</td>
</tr>
</tbody>
</table>

**Special Handling Instructions and Additional Information:**

**EXCLUSIVE USE SHIPMENT**

**TRANSPORTER INFORMATION**

<table>
<thead>
<tr>
<th>Signature</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Doe Driver</td>
<td>Doe Shippin</td>
</tr>
</tbody>
</table>

**Carrier Information**

<table>
<thead>
<tr>
<th>Signature</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Doe Driver</td>
<td>Doe Shippin</td>
</tr>
</tbody>
</table>

**Designated Facility Information**

<table>
<thead>
<tr>
<th>Designated Facility Name</th>
<th>U.S. EPA ID Number</th>
</tr>
</thead>
</table>

**EPA Form 8700-22 (Rev. 3-05) Previous editions are obsolete.**

**DESIGNATED FACILITY TO DESTINATION STATE (IF REQUIRED)**
### Uniform Low-Level Radioactive Waste Manifest

**Section A: Container and Waste Description**

- **Waste Identification:** Additional Nuclear Regulatory Commission (NRC) Requirements for Control, Transfer and Disposal of Radioactive Waste

**Section B: Disposal Container Description**

- **Container Information:**
  - Container Identification
  - Date
  - Material
  - Volume
  - Weight

**Section C: Physical Description**

- **Physical Characteristics:**
  - Weight
  - Volume
  - Consistency

**Section D: Waste Description for Each Waste Type in Container**

- **Chemical Form:**
  - Description
  - Weight
  - Percentage

**Section E: Radioactivity Description**

- **Radioactivity Levels:**
  - Source
  - Activity
  - Decay Constant

---

**Notes:**

1. Container Description Cycles: For container waste requiring disclosure in approved materials, the numerical code must be followed by "C-".
4. Weight: Kilograms.
5. Consistency: Solid, Liquid, or Gaseous.
6. Chemical Form: Alkaline, Acidic, or Neutral.
7. Radioactivity Levels: Source, Activity, and Decay Constant.
8. Additional Information: Descriptions of additional waste types and container information.

**Table:**

<table>
<thead>
<tr>
<th>Waste Type</th>
<th>Volume</th>
<th>Weight</th>
<th>Consistency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nuclear Waste</td>
<td>0.5</td>
<td>1.2</td>
<td>Solid</td>
</tr>
<tr>
<td>Low-Level Waste</td>
<td>0.3</td>
<td>0.7</td>
<td>Liquid</td>
</tr>
<tr>
<td>Organic Waste</td>
<td>0.2</td>
<td>0.5</td>
<td>Gaseous</td>
</tr>
</tbody>
</table>

---

**Source:**

- **Chemical Form:**
  - Description
  - Weight
  - Percentage

**Solidification:**

- **Solidification:**
  - Description
  - Weight
  - Percentage

---

**Additional Information:**

- Additional Waste Types
- Additional Container Information
- Additional Radioactivity Levels

---

**References:**

- NRC Form 841
- U.S. Nuclear Regulatory Commission
- Oak Ridge Office, DMW 2013
1. By highway, one 5-gallon DOT 7A Type A package containing radiation standards in four inner poly bottles. Two of the bottles each contain $1.5 \times 10^6$ MBq of $^{230}\text{Th}$ in a nitric acid solution. One bottle contains $1.92 \times 10^6$ MBq of $^{237}\text{Np}$ in hydrochloric acid, and the other contains $0.22$ MBq of $^{90}\text{Sr}$ in hydrochloric acid. All of the solutions meet Class 8, Packing Group II, criteria. The maximum surface dose rate on the package is 0.42 mrem/hr, and the 1-meter reading is 0.1 mrem/hr. The gross weight of the package is 30 lb. The emergency response number is 865-481-4808.

<table>
<thead>
<tr>
<th>NO. PKGS.</th>
<th>HM</th>
<th>DESCRIPTION OF MATERIAL</th>
<th>WEIGHT</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 DRUM</td>
<td></td>
<td><strong>UN 2915, RADIOACTIVE MATERIAL, TYPE A PACKAGE, 7 (8)</strong> $^{230}\text{Th}$, $^{237}\text{Np}$, $^{90}\text{Sr}$, 0.712 MBq, LIQUID/NITRIC AND HYDROCHLORIC ACID SOLUTIONS, $T_1 = 0.1$ RADIOACTIVE YELLOW-II AND CORROSIVE LABELS</td>
<td><strong>30 LB</strong></td>
</tr>
</tbody>
</table>

- What markings are required? **Radioactive Material, Type A Package, UN 2915 USA DOT 7A, Names/Addresses, Orientation Arrows**
- What labels are required? **RADIOACTIVE YELLOW-II and CORROSIVE**
- What placards are required? **None**

$$^{237}\text{Np} \quad 0.19 \times 10^6 \text{ TBq} \quad RQ = 370 \text{ MBq} \quad A_2 = 0.002 \text{ TBq}$$

$$^{230}\text{Th} \quad (2) \quad 0.15 \times 10^6 \text{ TBq} = 0.30 \quad RQ = 370 \text{ MBq} \quad A_2 = 0.001 \text{ TBq}$$

$$^{90}\text{Sr} \quad 0.22 \times 10^6 \text{ TBq} \quad RQ = 3700 \text{ MBq} \quad A_2 = 0.002 \text{ TBq}$$
2. To be transported by rail, 5 Type A, USA/6553/AF packages (overpack with inner 10-ton cylinder), each containing 9800 kg (18.61 GBq U enriched <20%) of solid UF₆ at 2.0% enrichment. Each package weighs 37,500 lb. The radiation level at the surface of each cylinder is 40 mrem/hr, and the TI is 0.7. The U daughters are not in secular equilibrium. The package is a bulk packaging, and the Certificate of Compliance states that the CSI is 0.4. The emergency response number is 865-481-4808.

<table>
<thead>
<tr>
<th>NO. PKGS.</th>
<th>HM</th>
<th>DESCRIPTION OF MATERIAL</th>
<th>WEIGHT</th>
</tr>
</thead>
<tbody>
<tr>
<td>5 CYLS</td>
<td>RQ</td>
<td>UN 2977, RADIOACTIVE MATERIAL, URANIUM HEXAFLUORIDE, FISSILE, 7(8) TOTAL ACTIVITY: 93 GBq EACH CYLINDER CONTAINS: 18.61 GBq, U (ENR 20% OR LESS), SOLID/URANIUM HEXAFLUORIDE, RADIOACTIVE YELLOW-II AND CORROSIVE LABELS TI = 0.7 CSI = 0.4 USA/6553/AF Emergency Contact: 865-481-4808</td>
<td>37,000 LB EA.</td>
</tr>
</tbody>
</table>

- What markings are required? UN 2977, Type A, Gross Weight, USA/6553/AF, Names/Addresses
- What labels are required? RADIOACTIVE YELLOW-II, CORROSIVE, FISSILE
- What placards are required? CORROSIVE (RADIOACTIVE optional)

\[ RQ = 0.0037 \text{ TBq} = 3.7 \text{ GBq} \]
3. By highway, a shipment of externally-contaminated equipment. There is a total activity of 32.2 MBq of U enriched <5%, 230Th, and 237Np. The material meets the SCO-II criteria, and it will be shipped in an intermodal bulk container. The gross weight is 39,000 lb. There are 14.35 g of 235U. The maximum radiation level at 3 meters from the unpackaged material is 2 mrem/hr. The surface dose rate at the package surface is 0.01 mrem/hr. The emergency response number is 865-481-4808.

<table>
<thead>
<tr>
<th>NO. PKGS.</th>
<th>HM</th>
<th>DESCRIPTION OF MATERIAL</th>
<th>WEIGHT</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 CONTAINER</td>
<td></td>
<td>UN 2913, RADIOACTIVE MATERIAL, SURFACE CONTAMINATED OBJECTS (SCO-II), 7, 230Th, 237Np, U (ENR. 20% OR LESS), 32.2 MBq, SOLID/METAL, SCO-II FISSILE EXCEPTED EXCLUSIVE USE SHIPMENT Emergency Contact: 865-481-4808</td>
<td>39,000 LB</td>
</tr>
</tbody>
</table>

- What markings are required? **RADIOACTIVE–SCO**
- What labels are required? **None**
- What placards are required? **RADIOACTIVE**
4. By air, an authorized package weighing 1.8 kg and containing 6 kBq of $^3$H and 3 kBq of $^{14}$C in 80 mL (112 g) of toluene. The surface dose reading on the package is <0.05 mrem/hr. The toluene meets the Packing Group II criteria. The emergency response number is 865-481-4808.

- What markings are required? Toluene Solution, UN 1993, Orientation Arrows, Names/Addresses

- What labels are required? FLAMMABLE

- What placards are required? None

$^3$H exempt values: $1 \times 6$ Bq/g/$1 \times 7$ Bq Have: 9000 Bq
$^{14}$C exempt values: $1 \times 4$ Bq/g/$1 \times 9$ Bq Have: 9000 Bq/112 g = 8 Bq/g

Not regulated as Class 7
5. One shipping container, USA/6642/B(U), weighing 9550 lb, will be shipped by highway. The content is 100.6 GBq of Californium (Cf) as a solid oxide encapsulated in special form. The isotopic breakdown is $^{249}$Cf (0.64 GBq), $^{250}$Cf (14.6 GBq), $^{251}$Cf (0.13 GBq), $^{252}$Cf (82.9 GBq), $^{245}$Cm (0.7 MBq), $^{246}$Cm (17.2 MBq), $^{248}$Cm (0.5 MBq), and various mixed fission products (2.6 MBq). The reading on the surface of the cask is 13.0 mrem/hr, and it is 1.4 mrem/hr at 1 meter. The emergency response number is 865-481-4808.

<table>
<thead>
<tr>
<th>NO. PKGS.</th>
<th>HM</th>
<th>DESCRIPTION OF MATERIAL</th>
<th>WEIGHT</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 CASK</td>
<td>RQ</td>
<td>UN 2916, RADIOACTIVE MATERIAL, TYPE B(U) PACKAGE, 7 $^{252}$Cf, $^{250}$Cf SPECIAL FORM, 98.29 GBq, RADIOACTIVE YELLOW-III, T1 = 1.4 USA/6642/B(U) Emergency Contact: 865-481-4808</td>
<td>9550 LBS.</td>
</tr>
</tbody>
</table>

- What markings are required? **RQ, PSN, ID Number, Type B, USA/6642/B(U), Gross Weight, Trefoil Symbol, Names/Addresses**

- What labels are required? **RADIOACTIVE YELLOW-III**

- What placards are required? **RADIOACTIVE**
6. By highway, one inner High Flux Isotope Reactor unirradiated fuel element shipping container, USA/5797/B(U)F. There are 0.22 TBq of U enriched to 93% (235U, 238U, and 234U) as a solid U/aluminum cermet. The package certificate states that the criticality TI is 0.4. The surface radiation reading is 2 mrem/hr, and the reading at 1 meter is 0.1 mrem/hr. The cask is a nonbulk packaging, and the gross weight is 650 lb. The emergency response number is 865-481-4808.

<table>
<thead>
<tr>
<th>NO. PKGS</th>
<th>HM</th>
<th>DESCRIPTION OF MATERIAL</th>
<th>WEIGHT</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 CASK</td>
<td>RQ</td>
<td>UN 3328, RADIOACTIVE MATERIAL, TYPE B(U) PACKAGE, FISSILE, 7 \ 235U, 238U, 234U \ SOLID/U-AL CERMET, 0.22 TBq \ RADIOACTIVE YELLOW-II, TI = 0.4 \ CSI = 0.4 \ USA/5797/B(U)F \ Emergency Contact: 865-481-4808</td>
<td>650 LBS</td>
</tr>
</tbody>
</table>

- What markings are required?  RQ, PSN, ID Number, Type B, Gross Weight, Trefoil Symbol, Names/Addresses

- What labels are required?  RADIOACTIVE YELLOW-II, FISSILE

- What placards are required?  None

\[ A_2 = 0.001 \, \text{TBq} \]
\[ RQ = 0.0037 \, \text{TBq} \]
CHAPTER 10
URANIUM HEXAFLUORIDE

OBJECTIVES

- UNDERSTAND THE CHARACTERISTICS OF UF$_6$.
- UNDERSTAND THE PACKAGING REQUIREMENTS FOR UF$_6$.
- UNDERSTAND THE TRANSPORT REQUIREMENTS FOR UF$_6$.
10.1 **UF₆ PROPERTIES**

Uranium hexafluoride (UF₆) is a radioactive material having a significant chemical hazard. It is a compound of hexavalent U and fluorine, which is used as the process gas in gaseous diffusion plants to increase the concentration of the fissile isotope ²³⁵U in the mixture of U isotopes found in naturally occurring U. Under the DOT regulations, the radioactive nature of the material takes precedence, and the chemical hazard (corrosivity) is treated as a subsidiary risk. Depending on the degree of enrichment and the amount of fissile U present, UF₆ may be transported (from a radiological standpoint) in excepted, IP, Type A, or fissile packaging.

The cylinders used to transport UF₆ are designed to be pressurized during filling and emptying, and they must comply with the pressure vessel standards, even though the cylinders are not pressurized under normal transport conditions. The UF₆ is multiphasic in nature and will pass through liquid and gaseous phases while the cylinder is filled, but the material must be a solid when transported.

With respect to its packaging and transport requirements, UF₆ is a unique material. During transport, UF₆ exists as a crystalline solid and is shipped in metal cylinders at slightly reduced atmospheric pressure. The material presents hazards due to its radioactivity and corrosivity. Breaching a cylinder of solid UF₆ would result in a reaction product of the material with the moisture in the air to produce a highly corrosive but moderately radioactive gaseous cloud of material.

Depending on its enrichment in the ²³⁵U isotope, UF₆ is packaged and shipped essentially as either a nonfissile (LSA) material or as a fissile material. When the material is enriched in the ²³⁵U isotope beyond 1%, it is shipped as and subject to the additional requirements for a fissile radioactive material.

The packaging standards for UF₆, both fissile and LSA material, are located in Section 173.420, which details the physical requirements for the pressure cylinders used to process and package UF₆. This section contains references to American National Standards Institute (ANSI) Standard N14.1, *Nuclear Materials - Uranium Hexafluoride - Packaging for Transport*, and the United States Enrichment Corporation (USEC) Report USEC-651, *Good Handling Practices for Uranium Hexafluoride*. These documents are extremely important sources of information relative to processing, packaging, and transporting UF₆. Many of the requirements for UF₆ are imposed by other standards (ANSI N14.1 and the ASME Pressure Vessel Code) that address the physical properties and chemical toxicity hazard posed by UF₆ if it is released to the atmosphere and reacts with water or water vapor.

10.2 **UF₆ CYLINDERS AND SHIPPING REQUIREMENTS**

Section 173.420 of 49 CFR details the requirements applicable to both fissile and nonfissile UF₆. For modern cylinder designs, this section specifies compliance with the provisions in ANSI N14.1 in effect at the time of cylinder manufacture. Older designs were generally manufactured to the ASME Pressure Vessel Code, which is also referenced in Section 173.420. Most of the cylinder designs are discussed in USEC-651.

All UF₆ cylinders with greater than 100 g of UF₆ must comply with the provisions in Section 173.420, which require each UF₆ package to be designed so that it will:

- Withstand a hydraulic test at an internal pressure of 200 lb per square inch without leaking.
- Withstand the free drop test in Section 173.465(c) without loss or dispersal of the UF₆.
- Withstand the thermal test in 10 CFR 71.73(c)(4) without rupture of the containment.

These tests do not have to be conducted sequentially or on the same package.
In addition to the provisions in Section 173.420, UF6 shipments are subject to the provisions in either Section 173.427 or 173.417, as referenced in the HMT.

When it is enriched to not more than 1%, UF6 is considered nonfissile and meets the fissile exemption in Section 173.453(d). As such, it can be shipped using the LSA shipping provisions in Section 173.427. This allows the UF6 cylinders to meet the excepted packaging standard.

When it is enriched to more than 1%, UF6 must be shipped in the authorized Type A or Type B fissile packages referenced in Sections 173.417(a)(2) and (3) and in Section 173.417(b)(3).

The quantity limits for shipping enriched (fissile) UF6 in the form of residual "heels" of material in "empty" cylinders are provided in Section 173.417(a)(7). The quantity limits for fissile UF6 in metal cylinders overpacked in DOT Specification 20PF and 21PF protective overpacks are contained in Section 173.417(b)(5) or in the certificates for NRC-certified UF6 packages. The specifications for DOT overpacks are provided in Sections 178.356 and 178.358.

Several NRC Certificates of Compliance for transport have been issued for packages that are used to ship fissile UF6. These include Certificates USA/4909/AF, USA/9196/AF, USA/9234/AF, and USA/6553/AF.
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CHAPTER 11
ADDITIONAL OPERATIONAL AND LOGISTICAL CONSIDERATIONS FOR DOE SHIPMENTS CONDUCTED BOTH OFFSITE AND NOT IN COMMERCE (ONSITE AND OFFSITE)

OBJECTIVES

• UNDERSTAND THE TRAINING REQUIREMENTS.

• UNDERSTAND LOGISTICAL ISSUES SUCH AS CARRIER AND SECURITY REQUIREMENTS.

• UNDERSTAND USE OF THE “NATIONAL SECURITY EXEMPTION.”

• UNDERSTAND THE REQUIREMENTS APPLICABLE TO ONSITE TRANSFERS AND OTHER SHIPMENTS NOT IN COMMERCE.

• UNDERSTAND PACKAGING ISSUES ASSOCIATED WITH NUCLEAR FACILITY SAFETY BASIS DOCUMENTATION.

NOTE: THE ABOVE PHOTOGRAPHS DO NOT REFLECT TYPICAL DOE SHIPPING PRACTICES BUT ARE SHOWN AS A REMINDER THAT BAD THINGS CAN SOMETIMES HAPPEN TO GOOD SHIPMENTS.
11.1 INTRODUCTION

In addition to the requirements related to packaging and shipment preparation, there are a number of other transportation-related areas covered by the DOT regulations and/or DOE directives or regulations. These areas include:

- Employee training.
- Shipper and carrier registration.
- Specific carrier requirements and motor vehicle safety.
- Specific shipper requirements.
- Quality assurance requirements.
- Shipment security.
- Use of the “national security exception” identified in 49 CFR 173.7(b).
- DOT enforcement.
- DOE onsite transport requirements.

Each of these areas is discussed further in the following sections.

11.2 OTHER REQUIREMENTS FOR SHIPPERS AND CARRIERS

Training Requirements

Sections 172.700 through 172.704 of 49 CFR contain the requirements for training employees involved in transporting hazardous materials. Each hazardous materials employer (hazmat employer definition in Section 171.8) must ensure that each hazardous materials employee (hazmat employee definition in Section 171.8) receives the required training and testing in the following subjects:

- General awareness/familiarization with the 49 CFR hazardous materials transportation requirements.
- Function-specific training.
- Safety training.
- Security awareness training (and in-depth security training if a security plan is required).

Initial training is required within 90 days of employment on a specific job. The hazardous materials employee must have recurrent training every 3 years or within 90 days after assignment to a new job for which training has not already been provided.

General Awareness/Familiarization Training

This requirement is directed toward the hazardous materials employee being able to recognize and identify hazardous materials in a manner consistent with the hazard communication standards of 49 CFR 172. Training in this area should include a basic orientation on DOT shipping papers, package marking, package labeling, emergency response information, and vehicle placarding requirements. Testing should focus on awareness, recognition, and identification.

Function-Specific Training

The term function specific is intended to focus the training on those hazardous materials activities (functions) which actually involve the hazardous materials employee. If the employee does not perform certain hazardous materials activities, then neither training nor testing on those activities is required.
Safety Training
Safety training must cover required emergency response information, measures to protect employees from the hazards, and methods and procedures for avoiding accidents, such as proper material handling procedures.

Security Training
Security awareness training is intended to provide awareness of the security risks associated with hazardous material transportation. It should include a discussion of the methods used to enhance transportation security, including how to recognize and respond to possible security threats. In-depth security training must be provided to hazardous material employees directly impacted by a security plan developed under 49 CFR 172.800-804.

Testing and Recordkeeping
Each hazardous materials employee must be trained and tested to determine the effectiveness of the training received. The hazardous materials employer must certify that each hazardous materials employee has been properly trained, and the employer must maintain the training records for hazardous materials employees.

NOTE: The DOT has information and reference materials for training requirements at http://hazmat.dot.gov/training/training.htm.

Registration Requirements for Shippers and Carriers
In 1992, the DOT issued regulations establishing a national registration program for certain persons engaged in offering for transport and transporting certain hazardous materials in foreign, interstate, or intrastate commerce. The regulation was mandated by a provision in the Hazardous Materials Transportation Uniform Safety Act of 1990, and the registration requirements are located in Sections 107.601–620.

The registration requirements apply to radioactive material shippers and carriers who offer or transport:

- Shipments of a highway route-controlled quantity.
- Shipments of radioactive material in bulk packaging with a capacity equal to or greater than 13,248 liters (3500 gallons) for liquids or gases or more than 13.24 m³ (468 cubic feet \([\text{ft}^3]\)) for solids.
- Shipments of 2268 kg (5000 lb) or more gross weight of any radioactive material for which vehicle placarding is required, which essentially includes:
  - Exclusive use shipments of LSA material or SCO when the gross weight of the material is 2268 kg (5000 lb) or more.
  - Packages of 2268 kg (5000 lb) or more bearing the RADIOACTIVE YELLOW-III labels.

Registration is also required for shippers and carriers who offer or transport:

- More than 25 kg of Division 1.1, 1.2, or 1.3 materials in a motor vehicle, railcar, or freight container.
- More than 1 liter per package of a PIH, Hazard Zone A, material.
- A hazardous material in bulk packaging with a capacity \(\geq13,248\) liters (3500 gallons) for liquids or gases or 13.24 m³ (468 ft³) for solids.
- A shipment in nonbulk packaging of 2268 kg (5000 lb) or more gross weight of any single class of hazardous material for which placarding is required.
- A shipment of a quantity of hazardous material that requires placarding, other than those shipments listed above.
There is an annual registration fee, with part of that fee devoted to the cost of managing the system and the balance devoted to funding public sector training and planning grants to states for emergency response planning and training. (See 49 CFR 110.) Information on the registration program can be found at http://hazmat.dot.gov/regs/register/register.htm.

**Highway Route-Controlled Quantity Shipments**

The term *highway route-controlled quantity* is defined in Section 173.403. To determine if a package contains this type of material, follow these three steps:

1. Identify the radionuclide(s) being transported.
2. Determine if the material is in special form or normal form.
3. Determine if the activity being shipped exceeds either 3000 times the applicable $A_1$ or $A_2$ value or 1000 TBq.

Highway route-controlled quantities may be transported by any mode; however, the majority of specific requirements apply when transported by highway. The vehicles must be inspected in accordance with 49 CFR 385.415, and the shipment must be transported under specific routing and other controls:

- The carrier must operate on preferred routes that conform to Section 397.101(b) of the FMCSR.
- The carrier is required to prepare a written route plan and furnish a copy to the driver and the shipper (before departure for exclusive use shipments and within 15 days following departure for all other shipments).
- Carriers of highway route-controlled quantities must also file detailed reports to the Office of Enforcement and Compliance, Federal Motor Carrier Safety Administration, within 90 days of accepting the packages for shipment. The report must include the route plans, shipping papers, and the names of the shippers, carriers, consignees, etc. (See 49 CFR 397.101(g).)

**NOTE:** Shipments made in compliance with the NRC physical security requirements in 10 CFR 73 are excepted from this requirement.

- The driver of a shipment with highway route-controlled quantities must be provided with certain training every 2 years and must have in his/her possession a certificate of such training.

In addition, Section 173.22(c) requires shippers of highway route-controlled quantities to notify the consignee of the expected arrival date and any special loading/unloading requirements.

**NOTE:** The NRC regulations require that licensees shipping highway route-controlled quantities of nuclear waste in Type B packages provide advance notification to state governors or their designated representative. There are other advance notification requirements for shippers of spent nuclear fuel and special nuclear material. (See 10 CFR 71.97 and 73.72.)

DOE has specific routing and notification requirements as a result of agreements with state regulatory agencies, as well as other notifications and preshipment approvals that were developed after September 11, 2001. These requirements apply to a broad range of shipments other than highway route-controlled quantities. (See DOE M 460.2-1A.)

**Additional Safety Requirements for Carriers**

Common and contract carriers are both "for hire" carriers serving the general public. Common carriers operate under procedures and charge rates that are established by the carrier organizations. Contract carriers differ in that the rates are usually agreed upon between the shipper and the carrier. A contract carrier serves only those shippers with whom it has a written contract.
The authority of federal and state agencies to issue operating permits has been greatly reduced in recent years. Common and contract carriers do not own the property they transport for others, and transporting property for others is their principal business activity. Further, for radioactive material, common and contract carriers are exempt from the requirement to obtain a license from the NRC or an NRC agreement state to the extent that they transport licensed radioactive material for someone else. (See 10 CFR 30.13, 40.12, and 70.12.)

Some private carriers own the radioactive material that is being transported, and the transportation activities are incidental to their regular business activity. These private carriers may be licensed by the NRC or an NRC agreement state to possess and transport the radioactive material.

All carriers (common, contract, and private) are subject to the same safety requirements in 49 CFR. An exception from the requirement for certification of the shipping papers is provided to a private motor carrier.

**Requirements for All Carriers of Radioactive Material**

The principal requirements that apply to all carriers are as follows:

- Assure that the transport vehicle is properly placarded.
- Assure that the shipper has properly certified the shipment.
- Maintain radiation control based on the package TI, separation table, and other transport requirements.
- Report to the DOT any hazardous material incidents involving fire, accident, breakage, or suspected radioactive contamination. (See 49 CFR 171.15, 171.16, 174.750, 175.700(b), 176.710, and 177.861.)
- Provide training to their hazardous materials employees.
- Develop security plans, as required by 49 CFR 172.800-804.
- Register with the DOT and submit an annual fee when transporting certain radioactive material.

The sections specifically applicable to radioactive material in the modal parts of the HMR begin as listed below:

- Rail: 49 CFR 174.700
- Air: 49 CFR 175.700 (see also Sections 175.33 and 175.75)
- Water: 49 CFR 176.700
- Highway: 49 CFR 177.842, 177.843, and 177.870(g)

**Federal Motor Carrier Safety Regulations**

Title 49 CFR Part 40 and Sections 325–399 contain the FMCSR. These regulations have requirements for both the vehicle and the vehicle operator. Regulatory guidance for interpretation and compliance with these regulations is available on the DOT website at [http://www.fmcsa.dot.gov/safety-security/hazmat/hm.htm](http://www.fmcsa.dot.gov/safety-security/hazmat/hm.htm).

DOE contractors who transport materials in commercial motor vehicles are required to comply with the FMCSR. A commercial motor vehicle is defined in the FMCSR as:

- A vehicle used in interstate commerce that has a gross vehicle weight rating or gross combination weight rating of ≥10,001 lb.
• A vehicle designed or used to transport more than 15 passengers, including the driver, and is not used to transport passengers for hire (for compensation).
• A vehicle used to transport hazardous materials that require placarding.

In some instances, a state may impose a different requirement for intrastate commercial motor vehicle operations. For example, the State of Tennessee exempts the requirements in 49 CFR 390–397 for intrastate operations conducted by vehicles with a gross vehicle weight rating or gross combination weight rating of 26,000 lb or less, except if the vehicle carries a hazardous material requiring placards or if it is designed to transport 16 or more passengers, including the driver.

**Commercial Driver’s License**

*A commercial driver's license* means a license issued to an individual by a state in accordance with 49 CFR 383, which authorizes that individual to operate a class of commercial motor vehicle. For hazardous material, a commercial vehicle may be of any size used to transport a hazardous material requiring vehicle placarding pursuant to 49 CFR 172. For radioactive material shipments requiring placarding, the driver of the vehicle must have a commercial driver’s license with a hazardous materials endorsement. (See 49 CFR 383.93.)

**Hazardous Materials Safety Permits**

The Federal Motor Carrier Safety Administration requires motor carriers to obtain a Hazardous Materials Safety Permit prior to transporting certain highly hazardous materials, including highway route-controlled quantities of radioactive material. All motor carriers, including interstate, intrastate, and foreign carriers must comply with this regulation. In order to maintain a Hazardous Materials Safety Permit, the motor carriers are required to:

• Maintain a “satisfactory” safety rating in order to obtain and hold a safety permit.
• Maintain their crash rating and their driver, vehicle, hazardous materials, or out-of-service rating so that they are not in the worst 30% of the national average as indicated in the Federal Motor Carrier Safety Administration’s Motor Carrier Management Information System.
• Have in place a satisfactory security program (and associated training) that meets 49 CFR 172.800.
• Maintain registration with the PHMSA.
• Develop a system of communication that will enable the vehicle operator to contact the motor carrier during transport, and maintain records of these communications.
• Have the written route plan required for radioactive materials as set forth in 49 CFR 397.101 and for explosives as set forth in Part 397.19.
• Perform a pre-trip inspection (North American Standard Level VI Inspection Program for Radioactive Shipments) for shipments containing highway route-controlled Class 7 material.

The following hazardous materials require a Hazardous Materials Safety Permit:

• **Radioactive Materials:** A highway route-controlled quantity of Class 7 material
• **Explosives:** More than 25 kg (55 lb) of a Division 1.1, 1.2, or 1.3 material or an amount of a Division 1.5 material requiring a placard
• **Toxic by Inhalation Materials:**
  o Hazard Zone A: More than 1 liter (1.08 quarts) per package of a PIH material that meets the criteria for Hazard Zone A
  o Hazard Zone B: A PIH material that meets the criteria for Hazard Zone B in bulk packaging having a capacity greater than 450 liters (119 gallons)
Hazard Zone C and D: A PIH material that meets the criteria for Hazard Zone C or Hazard Zone D in a packaging having a capacity equal to or greater than 13,248 liters (3500 gallons)

- **Methane:** A shipment of compressed or refrigerated liquefied methane, liquefied natural gas, or other liquefied gas with a methane content of at least 85% in bulk packaging having a capacity equal to or greater than 13,248 liters (3500 gallons) for liquids or gases.


**Routing Radioactive Material Shipments**

A carrier or any person operating a motor vehicle that contains a radioactive material for which placarding is required by 49 CFR 172 must ensure that the motor vehicle is operated on routes that minimize the radiological risk. (See 49 CFR 397.101(a).)

A carrier or person operating a motor vehicle containing a highway route-controlled quantity of Class 7 (radioactive) material as defined in 49 CFR 173.403 must operate the motor vehicle only over preferred routes. A preferred route is the interstate highway system or a designated alternate route selected by a state agency pursuant to 49 CFR 397.103. Guidance is provided by the DOT at [http://hazmat.fmcsa.dot.gov/nhmrr/index.asp](http://hazmat.fmcsa.dot.gov/nhmrr/index.asp).

Rail routes for shipping are determined by the shipper and the railroad companies that operate between the origin and destination, and routing is based on safety, best available trackage, schedule efficiency, and cost effectiveness.

Pursuant to 49 CFR 397.101(e), the driver of a vehicle containing a highway route-controlled quantity must be provided with a written route plan, have received specific training within 2 years prior to the shipment, and have in his/her possession during the shipment a certificate of such training. In addition, shippers of highway route-controlled quantities must notify the consignee of the expected arrival date and any special loading/unloading requirements.

**NOTE:** The NRC regulations require that shippers of highway route-controlled quantities of nuclear waste in Type B packages provide advance notification to state governors or their designated representatives. There are other advance notification requirements for shippers of spent nuclear fuel and special nuclear material. (See 10 CFR 71.97 and 73.72.)

DOE has specific notification requirements as a result of agreements with state regulatory agencies, as well as other notifications and preshipment approvals that were developed after September 11, 2001. These requirements apply to a broad range of shipments other than highway route-controlled quantities.

11.3 **ADDITIONAL SHIPPER REQUIREMENTS**

Section 173.22 details a number of requirements in addition to the shipper’s responsibility to properly class, describe, and package hazardous material. Shippers are also responsible for determining that the packaging used for a hazardous material has been manufactured, assembled, and marked in accordance with the appropriate requirements. (See Section 173.22(a)(2).) When making this determination, Section 173.22(a)(3) allows the shipper to generally accept the manufacturer’s certification, specification approval, or special permit marking. (See also Sections 178.2 and 179.1.)

In practice, the packaging procurement process normally goes beyond acceptance of the packaging manufacturer’s certification and marking. In recent years, a significant number of enforcement actions have been brought against packaging manufacturers, and it is prudent to conduct vendor audits as part of the procurement process to ensure that the packaging manufacturers are consistently producing compliant packaging.
Section 173.22(c) requires shippers to notify consignees of the shipment date and arrival time for each shipment of:

- Fissile material.
- Type B quantity packages.
- Highway route-controlled quantities.

Shippers are also required to notify the consignee of any special loading/unloading instructions pertinent to the first shipment of any of the above-listed shipments. For irradiated reactor fuel shipments, the shipper must provide physical protection in compliance with a plan established under either the NRC or the requirements approved by the PHMSA Associate Administrator. (See 10 CFR 71.37.)

For some irradiated (spent) fuel shipped by DOE, contractors can meet the physical protection requirements by meeting the DOE Order requirements that have been approved by the DOT. (Reference: DOT letter to DOE regarding DOE Order 5632.11, dated November 2, 1993.) See the additional discussion in Section 11.5 below.

11.4 QUALITY CONTROL AND QUALITY ASSURANCE REQUIREMENTS

The DOT requirements for quality control are located in 49 CFR 173.474, "Quality control for construction of packaging," and Section 173.475, "Quality control requirements prior to each shipment of radioactive material." The 10 CFR 71 requirements contain essentially identical paragraphs to Sections 71.85 and 71.87.

The preshipment inspection requirements ensure that packages are properly prepared for transport and also help reduce or prevent noncompliances due to human error. The DOT quality control requirement to survey packages of radioactive material prior to shipment is found in Section 173.475(i), which states:

“Before each shipment of any radioactive material package the offeror must ensure, by examination or appropriate tests, that external radiation and contamination levels are within the allowable limits specified in this subchapter.”

The requirement to ensure compliance with the radiation and contamination limits in Sections 173.441 and 173.443 does not require making surveys or direct measurements. Both sections give shippers latitude in their methods of ensuring compliance with the radiation and contamination limits. The DOT letters of interpretation have indicated that procedures other than measurements, such as quality assurance and quality control requirements, provide an acceptable means of ensuring compliance.

However, if a compliance inspection during transport determines that the radiation or contamination levels exceed the limit, the shipper is subject to enforcement action. Therefore, if the shipper relies on an inadequate quality control/quality assurance program to meet the requirements, it could result in compliance problems.

Subpart H of 10 CFR 71 contains specific quality assurance requirements associated with use of NRC-certified Type B and fissile material packages under the general licenses of Sections 71.17, 71.20, and 71.22. Each user of such NRC-certified packages must have its quality assurance program associated with use of the package approved by the NRC as meeting the applicable requirements of Subpart H. The quality assurance program requirements in Subpart H apply not only to users of packagings that have an NRC-issued Certificate of Compliance but also to DOT specification packaging used under 10 CFR 71.20 and 71.22.
Consequently, users of a DOT specification packaging authorized in Section 71.20 must have a quality assurance program that meets the Subpart H requirements. The DOT specification packaging authorized under this section of the NRC regulations includes the packaging referenced in 49 CFR 173.417(c), i.e., the DOT Specification 6M, DOT Specification 6L, and the UN1A2/7A combination packaging for fissile material contents. The authorization to use these packagings expires on October 1, 2008. Also, when a DOT 7A packaging is used for fissile material contents under 10 CFR 71.22, the user must have a quality assurance program that meets the Subpart H requirements. (See Section 71.22(b).)


Section 71.101 of 10 CFR states that the quality assurance requirements apply to the “design, purchase, fabrication, handling, shipping, storing, cleaning, assembly, inspection, testing, operation, maintenance, repair, and modification of components of packaging, that are important to safety.”

DOE, as a user of NRC-certified packages, imposes quality control requirements on its contractors through DOE Order 460.1C. These requirements mirror the NRC requirements applicable to NRC licensees. Contractors who participate in the design, fabrication, procurement, use, or maintenance of fissile or Type B packaging must have DOE-approved quality assurance programs that meet the requirements in 10 CFR 71, Subpart H. If DOE is registered with the NRC as a user of an NRC-certified packaging, DOE contractors may use that packaging without having to register with the NRC. DOE contractors’ quality assurance programs must be approved by the Head of the Operations Office or Field Office/Site Manager, DOE or NNSA, as appropriate.

DOE Order 460.1C requires contractors to have a DOE-approved quality assurance program that meets:

- 10 CFR 71, Subpart H for:
  - Type B packaging,
  - Fissile material packaging.
- DOE Order 414.1D for all other radioactive and hazardous material packaging.

Note that the quality assurance program requirements apply to anyone who “participates in the design, fabrication, procurement, use, or maintenance of a hazardous materials packaging.” Therefore, DOE contractors need to be certain that their procurement programs are adequate to ensure that all fissile and Type B packaging is procured from vendors with quality assurance programs that meet 10 CFR 71, Subpart H.

In addition, 10 CFR 830, Subpart A, has quality assurance requirements for nuclear facilities, including the requirement to have a DOE-approved quality assurance program. Some DOE onsite transfers will meet the 10 CFR 830 definition of a nonreactor nuclear facility and, consequently, will be subject to these requirements.

### 11.5 SECURITY REQUIREMENTS FOR HAZARDOUS MATERIAL SHIPMENTS

The requirements for shippers and carriers of specified high-risk hazardous materials to develop and implement security plans are provided in 49 CFR 172.800–809. In addition, there are training requirements in Section 172.704(a)(5) for security awareness and in-depth security training. Additional information and resources for hazardous materials security can be found at the DOT website: [http://hazmat.dot.gov/riskmgmt/hmt/hmt_security.htm](http://hazmat.dot.gov/riskmgmt/hmt/hmt_security.htm). Security training program information is also available from the Transportation Safety Administration at: [http://www.tsa.gov/what_we_do/tsnm/highway/self_training.shtm](http://www.tsa.gov/what_we_do/tsnm/highway/self_training.shtm).

DOT revised the requirements for a transportation plan in March 2010. Effective 10/1/10, under DOT Docket HM-232F, shippers who offer for transport or transport the following types of materials are required to develop and implement a transportation security plan.

<table>
<thead>
<tr>
<th>Class/ division</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.1</td>
<td>Any quantity.</td>
</tr>
<tr>
<td>1.2</td>
<td>Any quantity.</td>
</tr>
<tr>
<td>1.3</td>
<td>Any quantity.</td>
</tr>
<tr>
<td>1.4</td>
<td>Placarded quantity.</td>
</tr>
<tr>
<td>1.5</td>
<td>Placarded quantity.</td>
</tr>
<tr>
<td>1.6</td>
<td>Placarded quantity.</td>
</tr>
<tr>
<td>2.1</td>
<td>A large bulk quantity.</td>
</tr>
<tr>
<td>2.2</td>
<td>A large bulk quantity of materials with an oxidizer subsidiary.</td>
</tr>
<tr>
<td>2.3</td>
<td>Any quantity.</td>
</tr>
<tr>
<td>3</td>
<td>PG I and II in a large bulk quantity; placarded quantity desensitized explosives.</td>
</tr>
<tr>
<td>4.1</td>
<td>Placarded quantity desensitized explosives.</td>
</tr>
<tr>
<td>4.2</td>
<td>PG I and II in a large bulk quantity.</td>
</tr>
<tr>
<td>4.3</td>
<td>Any quantity.</td>
</tr>
<tr>
<td>5.1</td>
<td>Division 5.1 materials in PG I and II, and PG III perchlorates, ammonium nitrate, ammonium nitrate fertilizers, or ammonium nitrate emulsions or suspensions or gels in a large bulk quantity.</td>
</tr>
<tr>
<td>5.2</td>
<td>Any quantity of Organic peroxide, Type B, liquid or solid, temperature controlled.</td>
</tr>
<tr>
<td>6.1</td>
<td>Any quantity PIH or a large bulk quantity of a material that is not a PIH.</td>
</tr>
<tr>
<td>6.2</td>
<td>CDC or USDA list of select agents.</td>
</tr>
<tr>
<td>7</td>
<td>IAEA Categories 1 &amp; 2; HRCQ; radionuclides in forms listed as RAM-QC by NRC; or a quantity of uranium hexafluoride requiring placarding under 172.505(b).</td>
</tr>
<tr>
<td>8</td>
<td>PG I in a large bulk quantity.</td>
</tr>
<tr>
<td>9</td>
<td>Not subject.</td>
</tr>
<tr>
<td>ORM-D</td>
<td>Not subject.</td>
</tr>
</tbody>
</table>

**Note:** Below is a listing of the radionuclides considered RAM-QC by IAEA/NRC. For full discussion, go to: [http://www.nrc.gov/security/byproduct/public-meeting.html](http://www.nrc.gov/security/byproduct/public-meeting.html); [http://www.nrc.gov/reading-rm/doc-collections/enforcement/security/](http://www.nrc.gov/reading-rm/doc-collections/enforcement/security/)
### Radioactive Material in Quantities of Concern (RAMQC) Threshold Limits

<table>
<thead>
<tr>
<th>Radioactive Material</th>
<th>Category 1</th>
<th>Category 2</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Terabecquerels(^1)</td>
<td>Curies (Ci)</td>
</tr>
<tr>
<td>Americium-241</td>
<td>60</td>
<td>1,600</td>
</tr>
<tr>
<td>Americium-241/Beryllium</td>
<td>60</td>
<td>1,600</td>
</tr>
<tr>
<td>Californium-252</td>
<td>20</td>
<td>540</td>
</tr>
<tr>
<td>Curium-244</td>
<td>50</td>
<td>1,400</td>
</tr>
<tr>
<td>Cobalt-60</td>
<td>30</td>
<td>810</td>
</tr>
<tr>
<td>Cesium-137</td>
<td>100</td>
<td>2,700</td>
</tr>
<tr>
<td>Gadolinium-153</td>
<td>1000</td>
<td>27,000</td>
</tr>
<tr>
<td>Iridium-192</td>
<td>80</td>
<td>2,200</td>
</tr>
<tr>
<td>Plutonium-238</td>
<td>60</td>
<td>1,600</td>
</tr>
<tr>
<td>Plutonium-239/Beryllium</td>
<td>60</td>
<td>1,600</td>
</tr>
<tr>
<td>Promethium-147</td>
<td>40,000</td>
<td>1,100,000</td>
</tr>
<tr>
<td>Radium-226</td>
<td>40</td>
<td>1,100</td>
</tr>
<tr>
<td>Selenium-75</td>
<td>200</td>
<td>5,400</td>
</tr>
<tr>
<td>Strontium-90 (Yttrium-90)</td>
<td>1,000</td>
<td>27,000</td>
</tr>
<tr>
<td>Thulium-170</td>
<td>20,000</td>
<td>540,000</td>
</tr>
<tr>
<td>Ytterbium-169</td>
<td>300</td>
<td>8,100</td>
</tr>
</tbody>
</table>

\(^1\)Terabecquerel is the official value to be used for determination whether a material is a Category 1 or Category 2 quantity. Curie (Ci) values are provided for practical usefulness only and are rounded after conversion.

Additional security requirements exist for specific materials. Some of these security requirements are as follows:

- The DOT has established security requirements for high-risk shipments. These requirements include having written security plans and training on those plans. Examples of high-risk shipments include highway route-controlled quantities of radioactive material, bulk shipments of certain hazardous materials, and specified hazardous material shipments that require placarding.

- The DOT has established security requirements for irradiated fuel that include providing physical protection. The DOT approved the protocols in DOE Order 5632.11 and DOE Manual 5632.1C-1, Chapter IV, in accordance with Section 173.22(c)(2).

**NOTE:** *DOE Manual 5632.1C-1, Manual for Protection and Control of Safeguards and Security Interests,* can only be found in the Archive section of the DOE Directives System; however, Chapter IV, “Protection of Unclassified Irradiated Reactor Fuel in Transit,” has not been cancelled and is still in force. The DOT approval was based on the DOE Orders in existence at that time. The current DOE security protocols reflect the requirements in the older Orders (e.g., DOE Order 5632.11) and have been updated to reflect the NRC requirements and the protocols established after September 11, 2001. See DOE Manual 460.2-1A, *Radioactive Material Transportation Practices,* and the various other security Orders in the 470 series.
DOE imposes security requirements for special nuclear material and other “attractive” materials. (See DOE O 473.3, Protection Program Operations.) When shipping certain quantities of special nuclear material, there can be additional security requirements, including the use of specific conveyances (Transportation Safeguards System vehicles), escorts, and in-transit tracking. These quantities are Category I, II, III, or IV quantities as defined in DOE O 474.2, Nuclear Material Control and Accountability.

DOE programs may develop additional guidance for shipments in the event that the Department of Homeland Security Threat Advisory Level is elevated (e.g., when it is elevated from yellow to orange). The specific security requirements for shipments of various types of DOE waste and other materials are provided in DOE Manual 460.2-1A, Radioactive Material Transportation Practices.

11.6 DOE USE OF THE “NATIONAL SECURITY PROVISION OR EXCEPTION”

Occasionally, DOE finds it necessary to deviate from regulatory requirements that could compromise national security interests. There is a provision in the DOT regulations that permits this (49 CFR 173.7(b)). This section of the regulations is colloquially referred to as the “national security exception,” and it states:

“Shipments of hazardous materials, made by or under the direction or supervision of the U.S. Department of Energy (DOE) or the Department of Defense (DOD), for the purpose of national security, and which are escorted by personnel specifically designated by or under the authority of those agencies, are not subject to the requirements of this subchapter. For transportation by a motor vehicle or a rail car, the escorts must be in a separate transport vehicle from the transport vehicle carrying the hazardous materials that are excepted by this paragraph. A document certifying that the shipment is for the purpose of national security must be in the possession of the person in charge of providing security during transportation.”

This regulatory exception offers a means of guarding the national security interest insofar as it relates to the disclosure of the exact contents of a shipment or classified information. There is no intent to relieve DOE of any safety requirements, except as they might relate to disclosure of classified information. It is also not intended to allow different packaging standards for material shipped in support of programs having a national security interest. (See DOE Order 460.2A, paragraph 4a.)

The exception only applies when using commercial carriers. Shipments of national security interest and other shipments conducted by the NNSA’s Office of Secure Transportation are wholly governmental, and therefore not subject to the HMR and do not need this exception.

11.7 DOT ENFORCEMENT POLICIES

Violations of the regulations in 49 CFR and 10 CFR 71 may result in civil or criminal penalties, cease and desist orders, suspension orders, etc. The DOT’s and the PHMSA’s hazardous material transportation enforcement civil penalty guidelines are located in 49 CFR 107, “Hazardous Materials Program Procedures,” Subpart D, Appendix A. When the DOT or the PHMSA has reason to believe that a person is knowingly engaging in or has knowingly engaged in conduct that is in violation of the federal hazardous material transportation law, the DOT may:

- Issue a warning letter, as provided in Section 107.309.
- Initiate proceedings to assess a civil penalty, as provided in Section 107.310, “Ticketing,” or Section 107.311, “Notice of probable violation.”
- Issue an order directing compliance, regardless of whether a warning letter has been issued or a civil penalty assessed.
- Seek any other remedy available under the federal hazardous material transportation law.

Title 49 CFR Part 107.329 provides the maximum civil penalties for violations of the federal hazardous material transportation law as not more than $50,000 and not less than $250 for each violation, except the maximum civil penalty is $100,000 if the violation results in death, serious illness, or severe injury to any person or substantial destruction of property. A minimum $450 civil penalty applies to a violation relating to training. When the violation is a continuing one, each day of the violation constitutes a separate offense. Guidelines for civil penalties for specific violations are found in Part 107, Subpart D, Appendix A.

Any person who knowingly violates Section 171.2(l) by tampering with any marking, label, placard, or description on a document; by tampering with a package, container, motor vehicle, rail car, aircraft, or vessel used for the transportation of hazardous materials; or by willfully or recklessly violating a requirement of the HMR shall be fined under Title 18 of the United States Code, imprisoned for not more than 5 years, or both, except the maximum time of imprisonment shall be 10 years in any case where the violation involves the release of a hazardous material that results in death or bodily injury to any person.

Import and export shipments must be made in accordance with the international regulations cited in 49 CFR 171.22. When import shipments are found to be in violation of the international air and sea transport regulations (which are essentially the same as the IAEA regulations), the DOT can take enforcement action against the foreign shipper or carrier by citing the applicable requirements in the ICAO or IMO regulations. If the violations are found in radioactive material shipments being exported under the IMO or ICAO, the shipper or carrier may be charged with violating both the domestic and the international regulations.

Enforcement actions by the PHMSA generally only result in civil penalties; however, criminal action can be taken if “knowing and willful” violations occurred. If the Federal Motor Carrier Safety Administration brings an enforcement action, then in addition to the civil penalties, the action could also affect the carrier’s safety rating. Having an unsatisfactory safety rating can preclude being used to transport materials for DOE. Safety information about carriers can be found at the Federal Motor Carrier Safety Administration website at http://www.fmcsa.dot.gov/safety-security/safety-security.htm.

Since 1992, there have been more than six separate DOT enforcement actions against DOE contractors, with total civil penalties levied of over $200,000. There have also been two DOE Type B Accident Investigations of transportation incidents. The civil penalties levied by the DOT were for regulatory violations in the following areas:

- Improper hazardous material identification.
- Improper hazardous material packaging.
- Offering undeclared hazardous material for transport in commerce.
- Noncompliance with the requirements in a special permit.
- Inadequate training.
- Inadequate hazard communication.
- Noncompliance with Federal Motor Carrier Safety Regulations.
11.8 APPLICABILITY OF DOT REQUIREMENTS AND DOE REQUIREMENTS WHEN THE DOT DOES NOT HAVE JURISDICTION

The question of regulatory jurisdiction is important for DOE contractors to understand. Determination of the DOT’s jurisdiction for DOE contractor operations requires examining distinct operating environments. Determining jurisdiction can be tricky, and for a complex situation, it may require a formal interpretation from the regulator. For simple cases, the determination is a two-test process:

(1) Is the transportation activity in commerce?

(2) Is the transportation activity conducted on a public road?

The first test involves the commercial nature of the transportation. The HMR and the various modal safety regulations apply whenever transportation occurs in commerce. The DOT has interpreted and enforced in commerce to be when the transportation is not conducted wholly by a governmental entity. For example, transporting DOE material in a vehicle operated by a DOE employee (or a DOE contractor that is a state university employee) is not in commerce and not subject to the HMR or the various modal safety requirements. Conversely, a nongovernmental DOE contractor transporting DOE material in a vehicle is operating in commerce. Nonprofit and not-for-profit organizations are not considered governmental entities.

It is important to note that although offsite transportation activities performed by DOE contractors that are governmental employees (e.g., employees of a state university) are not considered to be in commerce, DOE Order 460.1C requires that the contractor comply with the DOT regulations to the same extent as if the activity was in commerce. Also, governmental entities are subject to the HMR when they offer hazardous materials to a common or contract carrier.

Once the transportation activity is determined to be in commerce, the second test must be examined. This test applies to the operating environment as it pertains to the public. The HMR applies to the transportation of a hazardous material, in commerce, on a road where the public has unrestricted access. Likewise, a nongovernmental contractor transporting a hazardous material in a vehicle on a road with public access restricted by gates/guards is not subject to the HMR. Such transportation at DOE sites is considered “onsite” transportation. (See also DOE Order 460.1C, Section 1.)

The HMR does not apply to transportation that is entirely on private property and that is neither on nor crosses a public roadway. Property is regarded as private if there is no general public right of access or if public access is legally and actually restricted from the area where transportation occurs. Gates, guards, and signage have historically been recognized as means to restrict public access.

The above discussion applies to the application of the HMR. A DOE contractor must also consider the DOT regulations that apply to the transport vehicle and driver. These are found in the DOT FMCSR.

The FMCSR applies whenever a commercial motor vehicle is operated (in commerce) on or across a public road. Portions of the FMCSR will be applicable for interstate commerce only, and other portions will apply for both interstate and intrastate commerce. Whether the road is public or not is determined by who owns or leases it, maintains it, and enforces the traffic laws. The FMCSR is usually adopted and incorporated into state law. State laws generally consider a “public highway” as one that allows public access. For example, in Tennessee, a “private road” is one with “private ownership and used for vehicular travel by the owner and those having express or implied permission from the owner, but not by other persons.”
In summary, a nongovernmental contractor operating a commercial motor vehicle containing hazardous material on an unrestricted federal, state, local, or city public road is subject to the requirements of both the HMR and the FMCSR.

When the DOT does not have jurisdiction, DOE directives and rules apply. As stated above, DOE Order 460.1C includes provisions that require contractors which are governmental in nature (e.g., laboratories run by state universities) to comply with the regulations as if they were operating in commerce. In this case, the regulator and enforcer of the DOT regulation is DOE, not DOT, and it is enforced through the DOE contract. There are times when an offsite shipment is not regulated by the DOT, but it is subject to the DOE regulations. For example, a shipment made by DOE personnel (which does not meet the in commerce test) in a government vehicle on interstate highways is not subject to the DOT HMR or the FMCSR. However, if the material on the vehicle meets the criteria for nuclear Hazard Category 2 or 3, then the shipment is subject to the safety basis requirements in 10 CFR 830.

DOE contractors also need to understand the definitions of the pre-transportation functions covered by the HMR. (See the definitions in 49 CFR Section 171.8 and also Section 171.1 for applicability.) Anyone performing pre-transportation functions must perform those functions in accordance with the applicable regulations. Section 171.1 states that the HMR applies to the following:

- Persons who transport hazardous materials.
- Persons who cause hazardous materials to be transported in commerce.
- Persons who manufacture or maintain a package or a component of a package that is authorized for transporting hazardous materials in commerce.
- Persons performing pre-transportation functions, which include:
  - Determining the hazard class.
  - Selecting a hazardous materials packaging.
  - Filling a hazardous materials package.
  - Securing a closure on a filled or partially filled hazardous materials package.
  - Marking a package to indicate it contains a hazardous material.
  - Labeling a package to indicate it contains a hazardous material.
  - Preparing shipping papers.
  - Providing and maintaining emergency response information.
  - Reviewing a shipping paper to verify compliance with the HMR.

DOE contractors meet the definition of person under the regulations, and the functions listed above are typical of those performed by DOE contractors that package and transport hazardous material in support of DOE's missions.

The applicability of the HMR and FMCSR to DOE contractors has extensive legal precedence. As early as 1990, interpretations were issued from the DOT to DOE (DOT Chief Counsel to DOE Transportation Program, then EM-50) concerning the applicability of the regulations to DOE contractor transportation activities. Since that time, the DOT (both the PHMSA and the Federal Motor Carrier Safety Administration) has consistently interpreted and applied its jurisdictional authority. The DOT has made a number of enforcement cases against DOE contractors since the 1990s. A discussion of this regulatory history, including letters from the DOT to DOE, is provided in DOE Guide 460.1-1, Section II and Attachments 1–3.

DOT interpretations can be found at the following websites:

- PHMSA interpretations: http://www.phmsa.dot.gov/portal/site/PHMSA/menuitem.592e107d80e9067580cd871067c27789/?vgnextoid=0f0b143389d8c010VgnVCM1000008049a8c0RCRD&vgnextchannel=0f0b143389d8c010VgnVCM1000008049a8c0RCRD&vgnextfmt=print
• FMCSR interpretations:  
  http://www.fmcsa.dot.gov/rules-regulations/administration/fmcsr/fmcsrguide.asp?section_type=A

Figure 11-1 illustrates the various DOE requirements that are applicable to onsite transport of hazardous materials.

Requirements for Onsite Transfers of Hazardous Materials
When DOT regulations do not apply, DOE regulations and Orders require an equivalent level of safety

The jurisdictional relationship between the DOT HMR requirements, DOE requirements for radiation protection under 10 CFR 835, and the safety basis requirements under 10 CFR 830 is shown in the graphic below.
Onsite Transfers under DOE Orders 460.1C and 461.2

DOE Order 460.1C requires that onsite hazardous material transfers must either be in compliance with the DOT HMR or the transfers must be conducted in accordance with a DOE-approved TSD. DOE approval is from the Operations or Field Office/Site Manager. The TSD must establish a methodology or process to ensure that an equivalent level of safety is provided for each deviation from the HMR. DOE Order 461.2 has similar language. Equivalent safety to that afforded by compliance with the DOT regulations is achieved when compensatory measures are taken to address the areas not in compliance. These measures must ensure that the shipment has adequate containment (packaging), hazard communication, and controls to protect the transport worker, transport equipment, the public, and the environment. Equivalent safety for a radioactive material shipment is illustrated in Figure 11-2.

**What is “Equivalent Safety”?**

- No release of contents under normal transport conditions
- Normally, no release of contents under “credible accident” scenarios
  - If release possible, total effective dose (TED)* not more than 5R to any person in close proximity to shipment w/in initial 30 minutes of the incident, or until scene is under emergency response control
- Sub-criticality under both normal conditions and credible accident scenarios
- Adequate hazard communication
- Compensatory controls applied for each deviation from the DOT regulations

*TED is terminology from 10 CFR 835 that includes internal and external effective doses. Some international documents and DOE standards will use total effective dose equivalent (TEDE).

Figure 11-2. Elements of equivalent safety for radioactive material
The level of safety provided by compliance with the DOT radioactive material regulations is shown in Figure 11-3. Each packaging type has associated with it a specific level of integrity and performance when subjected to conditions normal to transport and to severe accident scenarios. Note that under all scenarios, there is a protective threshold dose of 5 rem to an exposed individual.

Figure 11-3. Level of safety afforded by the DOT requirements for radioactive material shipments

There is considerable variation across the DOE complex as to the format of TSDs and the compensatory measures taken to ensure an equivalent level of safety for onsite transfers. This is reflective of the wide variety of onsite infrastructures and environments, as well as the types of packaging used at individual DOE sites. Generally, the onsite transport environment will be less challenging than the offsite transport environment. A typical DOE site will have many of the following attributes:

- Lower traffic volumes and less vehicular congestion.
- Reduced speeds for roads in the main plant and other populated areas.
- Relatively short travel distances. Transfers take minutes to several hours to complete.
- A highly-trained workforce that recognizes the hazard communication afforded by labels and placards.
- Dedicated, highly-trained emergency response personnel that are familiar with the onsite hazards and facilities and have relatively short response times.
- Direct control over the onsite roads, and the ability of security personnel to restrict traffic.
- Health physics personnel that can accompany transfers and control exposures to personnel in the event of an accident.
Evaluations for establishing an equivalent level of safety include the following:

- Conducting a review of the transfer route to identify all the hazards present that could challenge the package during transfer under both normal conditions of transport and under credible accident conditions.

- Identifying the credible accident scenarios. Credible accident scenarios are those akin to the types of accidents for offsite shipments, but they are tailored for the onsite transfer conditions. For example, for offsite shipments, fissile and Type B packages are expected to perform well when subjected to severe impact forces from the associated highway and truck speed and the thermal stresses from with fires associated with transportation accidents.

- Establishing the performance envelope for the package during transfer. Generally, this will include no release of contents under normal conditions of transport, and subcriticality of fissile material must be maintained under normal and accident conditions. Package performance under the credible accident scenarios will vary, but to have equivalency to the DOT requirements, the total effective dose of 5 rem must be protected.

- Establishing measures to compensate for packaging vulnerabilities and other deviations from the DOT regulations. The packaging vulnerabilities should be clearly identified during the steps discussed above. For deviations from the radiation or contamination levels established by the DOT, the contractor’s radiation protection program can usually be credited for controlling exposures to workers. When the onsite transfer is subject to 10 CFR 830, the compensatory measures will generally be shown as specific administrative controls in the technical safety requirements (TSR) section of the safety basis document.

A common onsite transfer of radioactive material involves a Type B quantity in a packaging that can be shown to only meet the general packaging requirements in Part 173.410. Since this type of packaging is expected to release its contents under accident conditions, demonstrating an equivalent level of safety means the contractor has to reduce the challenges to the packaging during the onsite transfer. The contractor must demonstrate that the excepted package, when subjected to credible onsite accident scenarios, will not exceed the 5 rem total effective dose (internal and external) to any individual in the immediate vicinity of the package. The fissile material contents must be shown to remain subcritical. This is usually achieved by reducing or eliminating all severe accidents and ensuring a quick response by emergency personnel who can control the accident scene and doses to personnel. Some of the more common controls used to prevent a package from being subjected to high-impact forces include:

- Reduced speed for the transport vehicle.
- Restriction of all other vehicular traffic on the route during the transfer.
- Severe weather restrictions.
- Pretrip inspection of the route to identify any new hazards or changed conditions.

When the packaging is vulnerable to thermal challenges, large-volume fuel sources (such as gasoline tanker trucks) may be restricted from the transfer route in addition to having fire response personnel on standby during the transfer.

**10 CFR 830 Safety Basis Issues Relating to Packaging and Transportation**

A number of packaging issues are associated with the safety basis requirements in 10 CFR 830. These issues affect packages involved in both onsite transfers and in storage in nuclear Hazard Category 2 and 3 facilities. Safety basis documentation is often prepared by personnel responsible for facility safety; however, transportation personnel are frequently asked to help develop the documentation needed for transportation activities. The safety basis requirements apply to:
Chapter 11

- Transportation activities not subject to the DOT regulations.
- Hazard Category 2 and 3 transportation activities conducted by contractors onsite.
- Hazard Category 2 and 3 transportation activities conducted by DOE employees offsite.

When these transportation activities are conducted, 10 CFR 830 requires the contractor to develop safety basis documentation that consists of the documented safety analysis (DSA) and TSR. There are approved safety methodologies that may be used in developing the DSA. These approved methodologies are informally referred to as “safe harbors” and are described in 10 CFR 830, Appendix A, Table 2. The safe harbors for transportation activities are the TSDs developed in accordance with the safety equivalency methodologies in:

- DOE Order 460.1C/DOE Guide 460.1-1 for materials that are not of national security interest.
- DOE Order 461.2 for materials that are of national security interest.

Some sites will choose to use the methodology in DOE Standard 3009, Preparation Guide for U.S. Department of Energy Nonreactor Nuclear Facilities Documented Safety Analyses, for transportation activities. This methodology is a safe harbor for nonreactor nuclear facilities; therefore, it can be acceptable for transportation activities. However, this methodology is facility-based, and its application to transportation activities can be cumbersome.

The methodologies in DOE Orders and Guide require evaluation of packaging that is either DOT compliant, DOT equivalent, or non-DOT equivalent. DOT-equivalent packaging is packaging that is not currently authorized by the DOT but which could meet all the current DOT requirements. An example of this might be a packaging that was recently decertified but still meets the current testing criteria.

A significant number of DOE onsite transfers are made in non-DOT-compliant packaging. When utilizing these packages, a combination of packaging engineering analysis and restrictive controls on the onsite transport environment are generally used to ensure safety.

Care must be taken when preparing safety basis documentation that credits a packaging for material containment under accident scenarios for storage inside buildings. It is important to ensure that the appropriate packaging design criteria are applied. For example, a contractor may wish to give credit to a DOT Specification 6M/2R packaging for surviving impact forces from a falling ceiling or object from an overhead crane. In this case, the DOT Specification 6M/2R packaging is authorized for Type B quantities of radioactive material; however, it does not meet the current Type B packaging requirements in 10 CFR 71.73. The DOT Specification 6M/2R packaging was previously approved only to the 1967 IAEA standards. Likewise, the DOT Specification 6M/2R packaging, all Type B( ) packaging, and –85 packaging have not been evaluated against the current regulations, which include a dynamic crush test that was introduced in the 1996 IAEA regulations and adopted by the DOT in 2004.
Credit for surviving the impact forces of the 30-foot drop test can be afforded to earlier packaging designs. However, the safety analysis must show that the packaging will not be subjected to any greater impact forces under the accident scenarios identified in the facility safety basis documentation.

Another aspect that must be considered is that a packaging can be credited for the appropriate DOT/NRC testing performance only if the contents are the authorized contents and the packaging meets the tested conditions. For example, if the packaging approval stipulates that the contents must be in special form, then normal form material cannot be substituted without additional analysis. Likewise, if the packaging design was certified with a specific inner packaging and internal components, all these must be present and properly packaged to credit the packaging.

Long-term storage in transportation packaging can be problematic. Aside from a few spent fuel casks that were specifically designed for storage and transport, radioactive material packaging is designed for the transport cycle. The transport cycle involves short-term storage after loading and before carrier pickup, a transit time of approximately 45–60 days (international and multimodal transport), and then short-term storage at the receiving facility before the material is removed from the packaging. This is especially true of reusable packaging, such as most certificate packaging. Certificate packaging generally has routine inspection and maintenance requirements that cannot be met under long-term storage conditions. The effects of radiolysis and gas generation that can occur during long-term storage were not usually considered in the safety analysis for the packaging, since these would not be issues during the transport cycle.

**Overview of TSDs Used to Meet the DSA Requirements in 10 CFR 830**

The TSD must provide a description of the methodology used to achieve and demonstrate compliance with each of the following, as appropriate:

- DOE Order 460.1C, paragraph 4b
- DOE Order 461.2, paragraph 4
- 10 CFR 830.204(a) and (b)

There are several potential paths to show compliance, depending on the circumstances. The first involves onsite transportation activities that are in complete compliance with the DOT regulations, as if the material were to be transported off site. In this case, a description of these types of transfers and demonstration of compliance with the DOT requirements, including packaging, should be provided. A check should be made to ensure the preparation activities, including loading and unloading, are covered by the facility safety basis, and if not, a safety analysis of these elements must be provided. Finally, the transport conditions should be checked against the design basis of the packaging. If the potential accident conditions along the transport routes exceed the packaging design basis, 10 CFR 830 requires consideration of the need to perform analyses of the beyond-design-basis conditions.

Another path involves onsite transportation activities that are not in complete compliance with the DOT regulations but where equivalency is claimed. In this case, equivalency must be demonstrated. The guidance provided in the preceding paragraph also applies here relative to loading, unloading, and analyzing conditions that exceed the design basis of the packaging.

In the case of non-DOT-equivalent packaging, the contractor must establish the performance envelope of the packaging and perform a complete safety analysis of any transport conditions beyond the bounds of the performance envelope. Again, loading and unloading safety must be addressed in the facility safety analysis (if this hasn’t already been covered). When the credible accident conditions on site exceed the design basis of the packaging performance envelope, an
assessment must be made regarding the need to analyze accidents beyond the design basis of the containment system.

In addition, the safety documentation for fissile material transfers must demonstrate that the appropriate controls are in place to prevent a criticality event in all credible onsite transfer accident situations.

When developing an onsite packaging and transport system for hazardous materials, it is recommended that the primary emphasis be placed on packaging design and performance to ensure containment of the materials during the normal and accident conditions of onsite transfers. Reliance on packaging performance is a preferred way to ensure overall safety. However, when packaging alone might not provide adequate protection, an integrated approach that considers the packaging in combination with specified communication and control measures is also acceptable. The need for these additional measures should be determined by performing a systematic evaluation of the site’s transport hazards, comparing the potential severity of the accident condition hazards with the packaging design basis, and specifying the appropriate preventative and mitigative hazard controls.

A containment system should be provided for all handling, staging, and transfer configurations. Onsite restraint configurations should be evaluated against performance-based standards to ensure the continued safety of the hazardous materials while they are being handled, staged, or transferred on site. Performance-based packaging is an approved, quality-controlled, hazardous material container that has been tested or analyzed to demonstrate its ability to maintain confinement and/or containment of its contents under both normal use and credible onsite accident conditions.

Credible onsite accident conditions for transfer and staging operations must be documented. The criterion used by the DOT and the NRC as the basis for the packaging requirements for radioactive material is that any credible accident will not cause any individual to receive a total effective dose exceeding 5 rem. Therefore, the TSD must:

- Compare the design basis performance envelope of the packaging to all identified credible accidents.
- Evaluate the package performance for those accidents that (a) could exceed the performance envelope of the packaging and (b) involve radioactive materials that could cause any individual to receive a total effective dose exceeding 5 rem.
- Consider the need for any additional controls to address these conditions.

The controls developed to protect the performance envelope of the package should be identified as specific administrative controls in the TSR section of a 10 CFR 830 DSA.

The DOT regulations are structured so that materials representing a greater hazard are subject to greater containment, communication, and control requirements. The DOT regulations may be applied to onsite transfers to ensure compliance with the transportation requirements of 10 CFR 830, Subpart B, for a DSA. Where the DOT regulations are not used to ensure compliance for onsite movements, a graded approach to compliance may be established through the use of such means as packaging testing commensurate with the onsite transport hazards, application of administrative controls, and use of vehicle escorts.

A site seeking to establish a graded approach to compliance may develop a hierarchy in which hazardous materials are grouped into a series of hazard levels (which may be more finely divided than the nuclear hazard categories). For each hazard level, the performance requirements for the transport system should be established. These performance requirements will generally include packaging performance requirements, hazard controls, and communication requirements. For materials representing a low-level hazard, the transport system would be expected to prevent loss of containment during routine onsite handling and might also be expected to survive minor mishaps (e.g., a 3-foot drop or a low-speed impact collision involving the transport vehicle). For higher-level
hazards such as Type B radioactive materials, the transport system would be expected to withstand more severe handling without loss of containment for routine handling and for all credible onsite accidents.

The performance requirements imposed on each hazard level in the hazardous materials hierarchy should be documented in the TSD. This documentation should enable a site to establish the containment, control, and communication requirements in a consistent, justifiable manner, and it should ensure that the requirements established for onsite transport ensure an adequate level of safety.

**Scope of the TSD**
The scope of the TSD must be defined. The scope should clearly identify what transportation activities are covered, including pre- and post-transport activities, if applicable. Because all aspects of onsite transfers under 10 CFR 830 must be covered by a safety basis, the contractor must determine whether the facility safety basis includes hazardous material package loading and unloading. If the facility safety basis does not include these steps, the TSD must include them in its scope, as well as the safety aspects of the packaging and the transfer activities.

Normally, the scope of the TSD begins at the point where the package is loaded onto the transport vehicle and ends at the point when the package is unloaded from the vehicle. Tie-downs and load securement relate directly to packaging performance and should be covered in the TSD. For a TSD that will be used to cover all transportation activities, there should be a discussion of which kinds of transfers are considered routine, which ones are nonroutine, and how each of them will be treated under the TSD.

**Hazard Identification**
For onsite transfers, all associated DOT hazard classes must be identified. In addition to any subsidiary hazards, the hazards posed by the packaging must also be identified (e.g., transfers made in a pressurized container).

Title 10 CFR Part 830 requires that transportation activities which involve or will involve radioactive and/or fissionable materials be categorized consistent with DOE Standard 1027-92, Change Notice 1, *Hazard Categorization and Accident Analysis Techniques for Compliance with DOE Order 5480.23, Nuclear Safety Analysis Reports*. The purpose of categorization is primarily to determine which activities must comply with the 10 CFR 830, Subpart B, requirements to establish a safety basis and be subject to the unreviewed safety question process. Only Hazard Category 1, 2, and 3 nuclear facilities and activities are subject to these requirements. Preliminary categorization according to DOE Standard 1027-92 is based on a table of quantities of nuclides. A special consideration is that any activity for which nuclear criticality is a concern must be categorized as Hazard Category 2, and a criticality safety program must be applied. For material subject to 10 CFR 830, the applicable categorization must be stated in the TSD.

**Packaging Determination**
The contractor must determine which of the following categories the packaging covered by the TSD will meet:

- DOT packaging.
- DOT-equivalent packaging.
- Non-DOT-equivalent packaging.

DOT packaging is packaging that satisfies the DOT regulations for offsite shipment of hazardous material (even if the packaging is to be transported on site). DOT packaging requires no special evaluation; it only needs to be documented as approved packaging.

DOT-equivalent packaging is packaging that can be shown conclusively to provide performance equivalent to packaging satisfying the DOT requirements for offsite shipment. Packaging in this
category will generally be a slightly modified DOT-compliant packaging or possibly a decertified package. Equivalent packaging must be supported by a documented evaluation in which the equivalence was formally established. Once established, equivalent packaging may be used interchangeably with DOT packaging for onsite transfers.

Non-DOT-equivalent packaging is any packaging that cannot be demonstrated to be either DOT-compliant or DOT-equivalent packaging. Because this packaging has not been demonstrated to function equivalently to the DOT/DOE packaging, compliance with the full range of DOT/DOE control and communication requirements might not be adequate. Before nonequivalent packaging can be used for an onsite transfer, the contractor must establish the performance envelope for the packaging and develop specific control and communication requirements that ensure the transfer system can operate safely within the performance envelope.

The packaging covered by the TSD must be clearly and fully described, including drawings/schematics, as needed. The primary and any secondary containment must be specified. The primary containment is the containment boundary credited with preventing release of the contents under normal and credible accident scenarios.

**Design Basis Condition**

The design basis condition is the current onsite transport environment. The physical location of the site and associated facilities must be described in the TSD and the locations shown on legible maps included in the document. The site boundaries should be clearly marked. The fences and other restrictions to public access should be identified. All features of the site that are mentioned in the TSD (facilities, buildings, entryways, storage areas, transport routes, and transport hazards) must be clearly identified on one or more maps, and the appropriate maps should be referenced when the site-specific features are mentioned in the text. Enough information should be provided to enable a reader unfamiliar with the site (such as a new employee or an independent reviewer) to understand all site-specific discussions in the TSD.

The TSD must include a description of the transport vehicles used for onsite hazardous material movements. The description should be sufficiently complete so as to support accident analyses involving the vehicles and any preventative or mitigative attributes attributed to the vehicles in the safety analyses.

The design basis condition to be considered for a particular hazardous material transfer will depend on the hazards of the material, and it should establish the minimum performance requirements related to each hazard, based on both the normal conditions of onsite transport and the credible onsite accident scenarios. Examples of design basis conditions that may be appropriate to plan for are shock, vibration, collision, fall, fire, penetration, and immersion. Other conditions may also be appropriate.

**Credible Accident Scenario(s)**

The contractor must consider the onsite conditions and clearly identify all credible onsite accidents in the TSD. For credible accident discussions, the contractor must consider the onsite conditions without application of any administrative controls. This requires a discussion of what accidents can occur under the current onsite conditions. Typically, these accidents will involve impact and thermal stresses due to collisions and rollovers involving multiple vehicles and/or stationary structures.

**Packaging Performance Envelope and Packaging Analysis**

For DOT-compliant packaging, the TSD must reference the appropriate DOT standard and any packaging test report or other documentation demonstrating that the packaging is approved for offsite shipment of the hazardous material to be transferred on site. For DOT-equivalent packaging, the TSD must reference the DOT packaging to which this packaging is equivalent and provide supporting evidence to demonstrate equivalence.

For both DOT-compliant and DOT-equivalent packaging, the performance envelope is the same as if the contractor is offering the package for offsite transport (i.e., the package would be subjected to
the normal conditions of transport and severe accident conditions with no more than a total effective dose of 5 rem).

For non-DOT-equivalent packaging, the TSD must provide a detailed analysis of the packaging in which the performance envelope is clearly established. To establish the packaging performance envelope, the contractor must evaluate the design basis conditions. The design basis conditions will be specific to the site and possibly include route-specific conditions under which the packaging is intended to provide containment during the onsite transfer.

The TSD should clearly state the performance expectations for a nonequivalent packaging under both normal and credible accident scenarios. To have a level of safety equivalent to a DOT-compliant package, the performance envelope will generally be as follows:

- No release of contents under normal transport conditions.
- Subcriticality will be maintained under normal transport conditions.
- No release of contents under the credible accident scenarios, or if a release is possible, no exposure exceeding a total effective dose of 5 rem to any person in close proximity to the damaged package within the initial 30 minutes or until the accident scene is under emergency response control.
- Subcriticality will be maintained under the credible accident scenarios.

Any deviations from the above criteria should be fully explained in the TSD and justified as providing safety equivalency.

The packaging analysis should be quantitative if the packaging is being credited as meeting the IP, Type A, or Type B criteria. If the packaging is credited with being able to sustain impact forces from drops, rollovers, or collisions, the TSD must provide a full discussion of the expected impact forces and the testing data and/or analysis of the packaging design performance under such forces.

The discussions in the TSD addressing the packaging performance envelope and the packaging analysis must be sufficiently detailed to clearly identify any vulnerability of the packaging and the onsite transport conditions that could cause the packaging to fail (i.e., not meet the performance envelope expectations). For each identified vulnerability, compensatory controls must be established to protect the safety envelope. For a transfer subject to 10 CFR 830, each control established to protect the safety envelope must be stated as a specific administrative control in the TSR section of the TSD.

**Controls**

Controls include restrictions on the radiation levels, contamination levels, TI, and CSI, as well as operational restrictions such as speed limits, routing, and escorts. The TSD must specify the controls to be placed on onsite hazardous material transfers.

Full compliance with the DOT control requirements for offsite transport is an option, but it should be supplemented with any controls warranted by the analysis of beyond-design-basis accidents. Use of the full DOT control requirements should be documented in the TSD. No further evaluation of the packaging is then required, except for an evaluation of the need for analysis of site accidents that might exceed the design basis of the packaging.

The DOT tie-down and vehicle requirements must be imposed to be in full compliance with the DOT regulations. For DOT-compliant or DOT-equivalent packaging, the site-specific controls may be substituted if the Onsite transport conditions are less severe than those which constitute the design basis for the packaging.

In lieu of the DOT requirements, a site can use site-specific control requirements. The site-specific requirements should be evaluated to demonstrate that (a) the transport conditions protected by the
onsite controls are no more severe than would be encountered by a package being transported off site and (b) personnel potentially involved with the transport and emergency response teams receive adequate communication regarding the hazards involved with the transport.

For non-DOT-equivalent packaging, the controls should be commensurate with the hazard represented by the package being transported and should ensure that the packaging operates within its established performance envelope. The hazard levels and associated performance requirements documented in the TSD will greatly facilitate development and justification of the appropriate transport controls. The controls may include establishing special communication requirements (e.g., radio contact with emergency response personnel) that are required to compensate for packaging inadequacies.

In addition to the packaging controls, the contractor needs to give consideration to the entire transport system, which consists of the packaging, load securement, transport vehicle, and vehicle operator. Using drivers and vehicles that are in compliance with the FMCSR is preferred, as this can decrease the probability of vehicular failures that could contribute to serious accidents. When the DOT load securement requirements are not fully met, the contractor should submit the configurations and analysis demonstrating equivalency with the TSD.

Communication
The TSD must describe the communication requirements for the hazardous material transfer. Full compliance with the DOT communication requirements for offsite transport is an option, and it would include the DOT marking, labeling, placarding, and shipping paper requirements.

Because the purpose of the DOT marking, labeling, and shipping paper requirements is to communicate the hazards of the material being shipped to the personnel handling the material and to emergency responders in the event of an accident, other methods of communication with personnel involved with the transport and with the emergency personnel may be developed.

The communication requirements need to be established and evaluated as part of evaluating the entire transport system. The contractor must show that the system provides equivalent safety. The communication requirements should be commensurate with the hazard of the material being transported.

Ancillary Safety Management Programs
The TSD must describe the structure of the transportation and packaging organization within the framework of the entire site organization. Contractors are encouraged to include organization charts for clarity. The level of detail needed can vary for a TSD that is intended for all onsite transfers versus one that is designated for a single transfer. The authority and responsibilities of the principal organizations and key positions within those organizations should be clearly described so that the lines of authority and reporting can be understood. The independence of the oversight organizations should be demonstrated. In addition, the roles and responsibilities of any subcontractors must be clearly delineated.

Title 10 CFR Part 830.204 requires analysis of the hazards and derivation of the hazard controls based on those hazards. Site-specific standards, procedures, and instructions applicable to transportation and packaging activities might already exist, and the contractor can make them part of the hazard control set referenced in the TSD safety analysis. The contractor should only present the general requirements governing development of the specific procedures for individual hazardous material transport activities. The applicable codes and standards should support any packaging standards, performance criteria, design, fabrication, and quality elements identified in the TSD.

The site-wide procedures for subjects such as load securement, tie-downs, load compatibility, contamination and radiation exposure control, and criticality control should be identified and/or referenced in the TSD. All relevant site policy and procedure documents (e.g., vehicle maintenance requirements, radiation protection manuals, and health and safety manuals) must also be referenced.
Other safety and support programs that are critical to the transfer should be discussed in the TSD, with the roles, responsibilities, and interfaces clearly delineated. Typically, these can include but are not limited to:

- Emergency response.
- Fire protection.
- Health physics.
- Security.
- Quality assurance.
- Maintenance and inspection (packaging and vehicle).
- Transportation.

For example, if the analysis section in the TSD credits packaging performance based on a 10-minute response by the fire department, this group should be referenced as an ancillary program. In addition, for a transfer subject to 10 CFR 830, the TSD should include a specific administrative control that requires the fire response team to be on standby during the transfer to ensure the response time.

**Common Errors with TSD/DSA Submittals**

The following are typical errors that have occurred with previous TSD/DSA submittals.

- Providing an inadequate description of the onsite transport environment and hazards.
- Failing to clearly delineate what DOT provisions will/will not be complied with. Usually, there is full compliance with the DOT requirements for everything except the packaging.
- Failing to clearly state the scope of the DSA (e.g., whether lifting for loading/unloading is covered by this DSA or that of the facility).
- Failing to identify the credible accidents and to clearly state them in the DSA. Under a DOE Order 460 analysis, *credible* is not expressed in terms of probability.
- Using terms like *severe* or *moderate* without any point of reference. For example, stating that “the package will be exposed to severe impact.” Is the severe impact from vehicles traveling at 15, 35, or 55 miles per hour?
- Failing to quantify the expected impact forces.
- Failing to describe why a control was selected. The control set is merely listed in a section without being related to the analysis section.
- Failing to understand that the design base conditions relate to the onsite environment and proposed package. Too often, contractor submittals merely restate sections of 49 CFR and 10 CFR, even when the package was never designed/tested to these standards.
- Providing procedures or purely descriptive language in the analysis section, without having or including any analysis.
- Attaching or referencing the analysis of testing without including a discussion as to how that analysis applies to the proposed shipment.