DOE-EM/GJRAC1639



# Moab UMTRA Project Transportation Plan

**Revision 19** 

June 2025



Office of Environmental Management

#### DOE-EM/GJRAC1639

#### Moab UMTRA Project Transportation Plan

**Revision 19** 

#### **Review and Approval**

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# **Revision History**

Revision	Date	Description		
0	August 2008	Initial issue.		
1	October 2008	Updated to include truck transportation plans and requirements and a contacts list.		
2	November 2008	Updated to reflect changes in contacts list, modifications to EIRP references, and preparation of MOUs with local response organizations.		
3	January 2009	Incorporated comments received from external stakeholders.		
4	October 2009	Updated to reflect current operations.		
5	May 2010	Updated to reflect current operations, emergency contacts, and Department of Transportation Special Permit Authorization DOT- SP 14283 (Attachment 1). Update also includes minor revisions in Sections 1.3, 2.3, 2.4, 3.1, 3.2.2, and 3.3.4.		
6	November 2010	Revision updates include content changes to Section 4.1.		
7	August 2012	Updated to reflect current regulations, new RAC and associated titles, and current site configurations. Revision also includes expanded content in Section 2.2, Inspections.		
8	May 2013	Updated to reflect current applicable regulations and changes to document names. Revision also includes pertinent information from the Moab UMTRA Project Transportation Security Plan (DOE-EM- GJ1768) and the Moab UMTRA Project Emergency Response Telephone Monitoring Procedure for Transportation Incidents Involving Residual Radioactive Material (DOE-EM-GJRAC1903), which have both been retired.		
9	October 2015	Revision includes updates to Project procedures and work documents and includes revised U.S. Department of Transportation Pipeline and Hazardous Material Safety Administration Special Permit 14283 (Third Revision).		
10	January 2017	Revised to provide additional information on trucking debris.		
11	March 2017	Revised to update maximum speed limit in Section 4.5.1 from 20 to 25 miles per hour.		
12	February 2019	Periodic Update		
13	May 2020	Update to Table 1 to reflect current Department of Transportation Special Permit Authorization DOT-SP 14283.		
14	June 2020	Update a reference in Section 5.3.2to a closed IWP-023 to remove it from the plan.		
15	June 2021	Update to include revising the training requirements, maximum number of loaded containers transported, and updated reference to Moab UMTRA Project Containers Entering and Exiting the Moab Project under DOT-SP-14238.		
16	June 2022	Update to current Department of Transportation Special Permit Authorization DOT-SP 14283 and new RAC contract.		
17	June 2023	Annual Review		
18	June 2024	Annual Review. Update to include verbiage to address Asbestos Containing Materials (ACM).		
19	June 2025	Annual Review		

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#### Attachment

# Acronyms and Abbreviations

ASTM	ASTM International
BOL	bill of lading
CA	contamination area
CDL	commercial driver's license
CFR	Code of Federal Regulations
DOE	U.S. Department of Energy
DOE M	DOE Manual
DOE O	DOE Order
DOT	U.S. Department of Transportation
DOT-SP	DOT Special Permit
EM	Environmental Management
EIRP	Emergency/Incident Response Plan
ERG	Emergency Response Guide
GVWR	gross vehicle weight rating
IATA	International Air Transport Association
ISC	Interagency Security Committee
IWP/JSA	Integrated Work Plan/Job Safety Analysis
LTL	less-than-truckload
MCEP	Motor Carrier Evaluation Program
MOU	memorandum of understanding
Potash	Intrepid Potash – Moab, LLC
QA	Quality Assurance
RAC	Remedial Action Contract/Contractor
RRM	residual radioactive material
SDS	Safety Data Sheets
TAC	Technical Assistance Contract/Contractor
TISK	Training Information System Knowledge
UDOT	Utah Department of Transportation
UMTRA	Uranium Mill Tailings Remedial Action
UPRR	Union Pacific Railroad
USC	United States Code

## 1.0 Introduction

#### 1.1 Purpose

This Plan describes operations that will ensure safe and successful staging and transportation of on- and off-site shipments, including radioactive, non-radioactive, and hazardous and non-hazardous materials on the Moab Uranium Mill Tailings Remedial Action (UMTRA) Project for the U.S. Department of Energy (DOE).

This Plan was developed to ensure operations are conducted in compliance with applicable DOE regulations, federal, state, and local requirements governing materials transportation with any approved exemptions or alternatives. The Plan will be reviewed periodically and modified as needed.

#### Scope

This Plan applies to rail and vehicular transportation, both on site and off site, of hazardous and non-hazardous materials, substances, and wastes. Hazardous materials include chemical, biological, and radiological materials, substances, or wastes. Transportation shall be performed in a manner that minimizes risk to the health and safety of employees, the public, and the environment.

This Plan establishes the process by which the Moab UMTRA Project complies with DOE and the U.S. Department of Transportation (DOT) requirements. The following are included in this document:

- Organizational and personnel roles, responsibilities, and training
- Off-site hazardous materials transportation
- Shipping and receiving practices
- Transportation safety document, addressing hazardous materials transfers
- Health and Safety involvement
- Transportation security standards and practices
- Transportation incidents and emergency telephone monitoring
- Public communications and record keeping

#### Background

The Moab site (formerly known as the Atlas millsite) is a former uranium ore-processing facility located about three miles northwest of Moab in Grand County, Utah, and lies on the western bank of the Colorado River at the confluence with the Moab Wash (see Figure 1).

The Moab site encompasses 480 acres; the 130-acre remaining portion of the 16-million-ton uranium mill tailings pile occupies much of the western portion. Shipments relocating the tailings to the disposal cell in Crescent Junction, Utah, began in 2009.

The Crescent Junction disposal site is located northeast of the junction of Interstate 70 and U.S. Highway 191, approximately 30 miles north of the Moab site. It was, in part, selected as the permanent disposal site for the Moab uranium mill tailings because of the proximity to rail and truck service.



Figure 1. Location of Moab and Crescent Junction Sites

## 1.2 Organizational Responsibilities

Project DOE staff roles and responsibilities are under the direction of the Federal Cleanup Director. The Federal Cleanup Director provides administrative direction and guidance to the contractor for the safe, efficient, high-quality, and cost-effective execution of the Project, including transportation of radioactive and non-radioactive hazardous materials. The Project has two prime contractors: the Remedial Action Contractor (RAC), and the Technical Assistance Contractor (TAC). The RAC scope of work includes packaging and transporting radioactive and non-radioactive hazardous materials, including residual radioactive material (RRM), and handling day-to-day maintenance and operations at the Moab and Crescent Junction sites. The TAC provides quality assurance, technical, safety, public affairs, records, and oversight support services to the Project.

After receipt of proper shipping documents from the RAC, Union Pacific Railroad (UPRR) assumes responsibility for the rail shipment in compliance with federal and state regulations and Association of American Railroads standards. UPRR relinquishes responsibility for the shipment back to the RAC on completion of the requested train movement.

Rail, motor carriers, or drivers, whether subcontracted or Project personnel, are responsible for off-site transportation of hazardous material and for coordination of recovery of any material resulting from a transportation incident. Subcontractors delivering hazardous materials to or from the Project are responsible for following all applicable state and federal regulations. Deliveries may include compressed gas, diesel fuel, or gasoline. Items transported from the Project may include used oil, antifreeze, solvents, or mercury-containing items (e.g., fluorescent bulbs).

CHEMTREC is the Project hazardous material resource call center subcontractor for transportation incidents. Their phone number is on the RRM containers and shipping papers. CHEMTREC is responsible for:

- Monitoring the emergency contact telephone number for the Moab UMTRA Project while shipments are in transit or incidental to transit.
- Receiving incoming calls and relaying pertinent emergency information as requested.
- Immediately contact the Transportation Manager or designee, On-call Manager, and/or assigned contacts as directed.

## 1.3 Personnel Responsibilities

## **1.3.1 DOE Federal Cleanup Director**

The DOE Federal Cleanup Director is responsible for:

- Providing direction and guidance to the RAC for the transportation of hazardous materials.
- Ensuring DOE representatives are notified of any transportation incident involving loss of content or a containment failure that occurs outside the radiologically controlled areas.
- If appropriate, officially requesting and coordinating the DOE Region 6 Radiological Assistance Program team for transportation incidents involving radioactive material.

## 1.3.2 RAC Program Manager

The RAC Program Manager is responsible for:

- Ensuring the DOE Federal Cleanup Director (and/or representative) is notified of any transportation incident involving loss of content or a containment failure that occurs outside the radiologically controlled areas.
- Making the formal notifications and submitting any required telephonic or written reports in accordance with 49 Code of Federal Regulations Part 171.15 (49 CFR 171.15), "Transportation, General Information, Regulations, and Definitions, Immediate notice of certain hazardous materials incidents," and 49 CFR 171.16, "Detailed Hazardous Materials Incident Reports."

#### 1.3.3 RAC On-call Managers, Operations/Site Managers, and Operation Supervisors

The RAC On-call Managers, Operations/Site Managers, and Operations Supervisors are responsible for:

- Receiving incoming calls from CHEMTREC for notification of transportation incidents, as assigned.
- Ensuring the RAC Program Manager is notified of any transportation incident involving loss of content, or a containment failure that occurs outside the radiologically controlled areas.
- Ensuring all goods shipped and received follow proper receiving protocol as defined in the DOE "Financial Management Handbook" (also known as the Accounting Handbook).

## 1.3.4 RAC Radiological Control Manager

The RAC Radiological Control Manager is responsible for:

- Ensuring Project radiological surveys are complete and within regulatory compliance or meet the specifications of DOT Special Permit (DOT-SP) 14283 (see Attachment 1).
- Implementing and overseeing sample radiological testing before release from the Contamination Area (CA) and shipment.
- Delivering appropriate radiological surveys before transfer or shipment.
- Coordinating and/or assisting with the recovery of radioactive material due to a transportation incident involving loss of content or a containment failure that occurs outside the radiologically controlled areas (depending on the incident).

## **1.3.5 RAC Transportation Manager**

The RAC Transportation Manager or designee is responsible for:

- Ensuring regulations and DOT-SP 14283 parameters are followed for packaging and transporting, on-site transfers, and off-site shipments of radioactive and non-radioactive hazardous materials, including proper shipping papers.
- Approving requests for estimated future shipments.
- Providing data call requests for information to DOE Headquarters.
- Overseeing site principal place of business compliance, including vehicle maintenance data for over-the-road shipment vehicles, driver files, commercial motor vehicle files, shipping papers, railcar inspections, track and switch inspections, and rail and road shipment documentation.
- Making proper initial notifications for a transportation incident to the RAC Program Manager and submitting any required telephonic or written reports in accordance with 49 CFR 171.15 and 171.16.
- Coordinating response actions to assist and support with available personnel, equipment, and supplies necessary to help with the recovery during a transportation incident.
- Keeping a record of any spills (including date, time, mode of transportation, and estimate of the volume and activity released) and ensuring they are completed, centrally stored, and transferred in accordance with the Moab UMTRA Project Records Management Program Plan (DOE-EM/GJ1545).
- Ensuring the emergency phone monitoring system (CHEMTREC) for a transportation incident is verified current and tested a minimum of once per calendar year.
- Managing on-site transfers and off-site shipments of samples (e.g., soil, oil) and equipment (e.g., nuclear density gauge).

## 1.3.6 RAC Administrative Support Personnel and Contracting

RAC administrative support and contracting personnel are responsible for:

- Receiving deliveries and alerting appropriate individual of deliveries.
- Following the DOE Accounting Handbook for overages, damaged goods, and less-thantruckload (LTL) freight shipping charges.

#### 1.3.7 RAC or Subcontractor Motor Carrier Drivers

The RAC or subcontractor truck drivers are responsible for notifying the Transportation Manager via two-way radio or cell phone of any incidents, accidents, or delays in transport while in commerce. In 49 CFR 171, commerce is defined as trade or transportation in the jurisdiction of the United States within a single state, between a place in a state and a place outside of the state, or that affects trade or transportation between a place in a state and a place outside of the state.

#### 1.3.8 RAC, TAC, and Subcontracting Personnel

The RAC, TAC, and subcontracting personnel are responsible for complying with all state and federal regulations during off-site transport and on-site transfer of any radioactive or non-radioactive hazardous materials.

#### 1.4 Training and Licensing

#### 1.4.1 Hazardous Material Training

The Project requires DOT training for personnel performing transportation activities, including initial and recurring training. Staff members from Site Operations, Radiological Control, Environmental Compliance, and Transportation Management who are responsible for off-site shipments shall receive DOT and International Air Transport Association (IATA) training as dictated by their job assignments.

Additionally, Project employees and subcontractors receive training in waste generation, hazard communication, and radiation safety with periodic refreshers. A list of required training is maintained in the Project Training Information System Knowledge (TISK) database.

The Operations/Site Managers determine which personnel are required to receive DOT hazardous material training. The TAC Training Manager is responsible for tracking completed training and ensuring all aspects of the training meet regulatory requirements.

**NOTE:** UPRR and its transportation subcontractor receive UPRR hazardous material direction and training and are not required to participate in Project DOT and hazardous material training.

#### 1.4.2 Commercial Driver's License

RAC Operations/Site Managers will determine which personnel are required to have a commercial driver's license (CDL) or a CDL with a hazardous material endorsement. Specifically, drivers transporting water in commercial vehicles on public roads must have a current CDL. Drivers who transfer or carry any hazardous materials in commerce must have a state issued CDL with a hazardous material endorsement. Any drivers who transfer or carry hazardous materials on site in any other area (e.g., the CA) are not required to have a CDL.

### **1.4.3** Additional Training

Adhering to 49 CFR 172, Subpart H, "Transportation, Hazardous Materials Table, Special Provisions, Hazardous Materials Communications, Energy Response Information, Training Requirements, and Security Plans, Training," the RAC Program Manager will ensure the Transportation Manager will receive a minimum of Basic Hazardous Material, Hazardous Waste, and/or Radioactive Material Transportation training that must be renewed every three years. A more advanced shipper certification class can qualify as retraining.

The Transportation Manager's designee or back-up will receive, at a minimum, job-specific training, such as UPRR documentation, bill of lading (BOL), and train inspections.

## 2.0 Shipping and Receiving

All goods shipped and received from commercial freight companies and subcontractors must follow proper receiving protocol as defined in the DOE Accounting Handbook.

**NOTE:** This section does not apply to the RRM shipped by UPRR, motor carrier, or Project-transported hazardous material (e.g., soil, oil samples, nuclear density gauge) by Project personnel.

## 2.1 Shipping and Freight/LTL Practices

Other than RRM, the RAC generally sends very few small shipments in support of the work scope. The requirements for shipping small packages are as follows:

- The RAC has shipping accounts established with commercial shippers, such as FedEx and United Parcel Service, to ensure the best possible rates are utilized. If another carrier is used, the RAC Contracts department will request and ensure the best rate is obtained. Only authorized and trained RAC personnel are allowed to send shipments via commercial carriers.
- The originator of the shipping documents (e.g., administrative assistant) should use his or her name on the documents and, when applicable, reference the person responsible for the items being shipped.
- The proper charge code must also be included in the reference field.

## 2.2 Receipt of Materials (Non-Quality Assurance)

The DOE Accounting Handbook provides directions for bill payment, cost comparisons, nonquality assurance (QA) receipt inspections, and claims submittal.

Many Project personnel receive shipments of supplies and materials. The requirements for receiving supplies and materials are as follows.

- Daily deliveries (e.g., FedEx, United Parcel Service, Desert West) will be signed for when delivered. The person signing will notify the person named on the delivery that the package has arrived.
- For larger deliveries, such as fuel shipment or pallet-loaded materials, the driver of the vehicle will be instructed to wait in a staging area until a Project employee is available to escort or offload the delivery.

- The person who receives the shipment will inspect the shipment for damages and verify the quantity and description match the packaging list.
- If all is deemed acceptable, the receiving employee will verify by noting name, date, and "accepted" or "OK" on the packing list. Then forward the validated packing list to the administrative assistant, who coordinates site accounts payable for proper documentation control. If there is a problem noted with the package or its contents, document the issues. This can be done on the packing list or on a separate attachment forwarded to the appropriate administrative assistant.
- If no packing slip is included, the person receiving the shipment must provide written confirmation (e.g., email) of the shipment contents to the appropriate administrative assistant.
- A scanned copy of the validated packing list will be attached to the invoice during the accounts payable review. Supervisors and managers shall brief personnel involved in the day-to-day receipts of supplies and materials on this information.
- Transport of off-site shipments of non-hazardous material (e.g., potable water), follow all applicable state and federal regulations.
- **NOTE:** All QA-related procurements will be handled in accordance with the requirements of the *Moab UMTRA Project Quality Assurance Program for the Remedial Action Contractor* (DOE-EM/GJRAC1766).

## 3.0 Hazardous Material Shipment and Transfer

## 3.1 General Approach

There is a minimal number of on-site transfers and off-site shipments of non-radioactive hazardous materials at the Project. When applicable, DOE Order (O) 460.1 "Packaging and Transportation Safety," and 49 CFR, "Transportation," regulations are referenced to ensure compliance. Section 4.0 of this Plan addresses on-site transfers.

The Uranium Mill Tailings Radiation Control Act of 1978, codified at Title 42 United States Code Section 7901 (42 USC 7901) and 40 CFR 192, "Health and Environmental Protection Standards for Uranium and Thorium Mill Tailings," define RRM as "(1) waste (which the Secretary [of Energy] determines to be radioactive) in the form of tailings resulting from the processing of ores for extraction of uranium and other valuable constituents of the ores; and (2) other wastes (which the Secretary [of Energy] determines to be radioactive) at a processing site which relate to such processing, including any residual stock of unprocessed ores or lowgrade materials."

Off-site radioactive shipments are classified as RRM. The bulk of RRM is shipped under DOT-SP 14283. All waste generated within the boundary of the CA is considered RRM unless determined otherwise by radiological surveys or other information and designated as non-RRM by DOE. Waste generated outside the CA may be deemed RRM if it exceeds the standards provided in 40 CFR 192, "Health and Environmental Protection Standards for Uranium and Thorium Mill Tailings." Subsidiary hazardous materials may exist at reportable quantities in RRM, such as asbestos.

Occasional on-site transfers and off-site shipments of radioactive materials or equipment (e.g., soil and oil samples, nuclear density gauge) outside the CA are under the guidance of the Radiological Control Manager until released for transfer, then they become the responsibility of the Transportation Manager or designee to ensure transportation compliance. On-site transfers are addressed in more detail in Section 4.0, and off-site shipments are addressed in Section 5.0.

## 4.0 Transportation Safety Documents

## 4.1 Introduction

This section establishes the process by which the Project complies with DOE requirements as outlined in DOE O 460.1 relative to the safe transportation of hazardous materials on site. On-site transfers of hazardous materials shall be conducted in accordance with DOE O 460.1, which includes 49 CFR 171-180 and 350-399. This section describes the methodology for achieving equivalent safety.

## 4.2 Scope

This section applies to on-site vehicular transportation of Project-related hazardous materials, substances, and wastes, which, if transported in commerce or on a public road, would be subject to the requirements of 49 CFR 171-180 and 350-399. Hazardous materials include chemical, biological, and radiological materials, substances, or wastes. Transportation shall be performed in a manner that minimizes risk to the health and safety of employees, the public, and the environment.

Transfer of hazardous materials may include compressed gas in a secure holder, aerosol cans in original shipping box or five-gallon container, and diesel fuel/gasoline in approved petroleum cans. Occasionally, the Grand Junction Project office may ship air filters and soil samples, all of which are below DOT-regulated material amounts and follow all IATA regulations for shipment. The scope of the Transportation Safety Document is, in part, based on the *Moab UMTRA Project Hazards Survey* (DOE-EM/GJ2055), which clearly defines the hazards and risks of materials present at the Project sites.

## 4.3 Site Descriptions

For the purposes of this document, "on site" refers to all property within the contiguous fenced areas accessed through the entrance gates at the Moab and Crescent Junction locations. The Grand Junction location is within the limits of a publicly accessible building and does not transfer DOT-regulated hazardous materials. Property boundaries and associated roadways for the Moab site and the Crescent Junction site are shown in Figures 2 and 3, respectively.

## 4.4 Summary

The Project prohibits the transport of hazardous materials in personal vehicles and requires all loads of otherwise DOT-regulated hazardous materials to be properly identified, properly packaged, marked, labeled, segregated according to compatibility, and secured to prevent sliding or shifting during transport, in accordance with Project procedures. Additionally, personnel are directed and trained to use equipment only as intended and not to exceed the rated capacity of containers, vehicles, or other equipment.

## 4.5 Compliance Method

## 4.5.1 General

The transportation of hazardous materials within the Project sites requires special attention and controls to ensure safe transportation of such materials, to ensure contents are not spilled and packaging is not damaged during transportation, and personnel are properly trained to generate, transport, and receive such materials.

This document supplements and reiterates requirements contained in other Moab UMTRA Project documents including the *Moab UMTRA Project Spill Prevention, Control, and Countermeasure Plan* (DOE-EM/GJRAC1477) and applicable Integrated Work Plan/Job Safety Analyses (IWP/JSAs).

The Project requires on-site drivers to possess a valid driver's license and are trained in all appropriate plans, procedures, and IWP/JSAs before driving or working on site. The maximum speed limit is 25 miles per hour, and both drivers and passengers are required to wear safety belts. Drivers who transport or carry hazardous materials on site are required to have a CDL only as defined in this Plan.

The Project has a memorandum of understanding (MOU) with Grand County Emergency Medical Services to respond to on-site emergencies, as stated in the *Moab UMTRA Project Emergency-Incident Response Plan* (EIRP) (DOE-EM/GJ1520) This information is available at the Project and presented to staff members through training.

## 4.5.2 Incoming Hazardous Materials

Products delivered to the Project are expected to arrive in full compliance with DOT requirements as they have been in commerce. These items are delivered directly to the point of use in their original packaging as required by contract with the vendor.

## 4.5.3 On-site Hazardous Materials Transfers

For on-site transfers, compliance will be maintained with 49 CFR requirements, or safety and regulation equivalencies to DOE, the U.S. Environmental Protection Agency, state, and federal regulations, using an appropriate graded approach. All practices will follow the Project's IWP/JSA, MB-IWP/JSA-001, "General Site Hazards." Disciplinary actions and civil or criminal penalties may be imposed for improper handling or shipment of hazardous materials, substances, and waste.



Figure 2. Moab Site Features





The Project establishes appropriate identification, packaging, and labeling systems for hazardous materials containers, maintains Safety Data Sheets (SDS) for the hazardous materials stored at work sites and mandates personnel training in the identification and control of these hazards through the *Moab UMTRA Project Hazard Communication Program* (DOE-EM/GJ1605).

Whenever possible, materials are kept in their original containers with identifying labels and markings attached. When containers are moved on site, they are inspected to ensure integrity. Incompatible materials or chemicals are transported separately, and all containers are secured to prevent shifting. As necessary, hazardous material chemicals may be transferred to new DOT-approved containers.

Table 1 identifies methods of implementation to Hazardous Material Regulations found in 49 CFR 100 to 180. Table 2 identifies methods of implementation to Federal Motor Carrier Safety Regulations found in 49 CFR 350 to 399. These tables identify which regulations are in full compliance with DOT while on site and the regulations which are not in full compliance but have adequate controls to mitigate risks. A description of the site-specific processes used to meet or exceed the DOT regulations is described in the column entitled, Site Specific Risk Mitigation.

49 CFR Parts 100 to 185 - Transportation	Compliance	Emulate	Site-Specific Risk Mitigation
Part 107 – Hazardous Materials Program Procedures	Х		
Part 171 – General information, regulations, and definitions	Х	-	-
Part 172 – Hazardous Materials Tables and Hazardous Materials Communications Regulations	-	х	Moab UMTRA Project General Site Hazards IWP/JSA (MB-IWP/JAS-001) and Moab UMTRA Project Hazard Communication Program (DOE-EM/GJ1605) establish appropriate identification, packaging, and labeling systems for hazardous materials stored at work sites and mandates personnel training in the identification and control of the hazards.
172 Subpart A, General	Х	-	-
172 Subpart B, Table of Hazardous Materials and Special Provisions	х	-	-
172 Subpart C, Shipping Papers	-	х	For vehicles transporting DOT-regulated amounts of hazardous materials within site boundaries, a packet of shipping papers will be kept within the vehicle, including BOL showing pertinent transport information, the appropriate Emergency Response Guide (ERG) information, and SDSs, as appropriate.
			Moab UMTRA Site is a party to DOT-Special Permit (DOT-SP) 14283. In accordance with DOT-SP-14238, vehicles transporting mill tailings to and from on-site rail spurs, shipping papers will not be used.
172 Subpart D, Marking	-	Х	The containers used to transport on-site material are marked in accordance with the DOT-SP-14283.

Table 1. Hazardous Material Regulations

49 CFR Parts 100 to 185 - Transportation	Compliance	Emulate	Site-Specific Risk Mitigation
172 Subpart E, Labeling	-	х	The containers used to transport on- site material are labeled in accordance with the DOT-SP-14283.
172 Subpart F, Placarding	Х	-	-
172 Subpart G, Emergency Response Information	х	-	-
172 Subpart H, Training	Х	-	-
Part 173 – Shippers - General requirements for shipments and packaging	-	х	See below by Subpart
173 Subpart A, General	Х	-	-
173 Subpart B, Preparation of Hazardous Materials for Transportation	x	-	-
173 Subpart C, Definitions, Classification and Packaging for Class 1	N/A	-	-
173 Subpart D, Definitions, Classification, Packing Group Assignments and Exceptions for Hazardous Materials Other Than Class I and Class 7	x	-	-
173 Subpart E, Non-bulk Packaging for Hazardous Materials Other Than Class 1 and Class 7	x	-	-
173 Subpart F, Bulk Packaging for Hazardous Materials Other Than Class 1 and Class 7	x	-	-
173 Subpart G, Gases; Preparation and Packaging	х	-	-
173 Subpart I, Class 7 (Radioactive) Materials	-	Х	The containers used to transport on-site material are shipped in accordance with the DOT-SP-14283.
Part 174 – Carriage by rail	-	Х	Rail shipments are made in accordance with the DOT- SP-14283.
174 Subpart A, General	Х	-	-
174 Subpart B, General Operating Requirements	-	x	Moab takes exception from 49 CFR 174.26(a) in that the rail carrier's generic train list format may be used because the material being transported is the same type of Class 7 material being moved on a dedicated train, in accordance with the DOT-SP-14283.
174 Subpart C, General Handling and Loading Requirements	-	Х	Moab takes exception from 49 CFR 174.59 due to the UN ID Number is marked on two opposite sides of each conveyance and intermodal container, in accordance with the DOT-SP-14283.
174 Subpart D, Handling of Placarded Rail Cars, Transport Vehicles and Freight Containers	х	-	-

Table 1	Hazardous	Material	Regulations	(continued)
	1182810003	material	Regulations	(continueu)

49 CFR Parts 100 to 185 - Transportation	Compliance	Emulate	Site-Specific Risk Mitigation
174 Subpart F, Detailed Requirements for Class 2 (Gases) Materials	x	-	-
174 Subpart G, Detailed Requirements for Class 3 (Flammable Liquid) Materials	х	-	-
174 Subpart J, Detailed Requirements for Division 6.1 (Poisonous) Materials	N/A	-	-
Part 177 – Carriage by public highway	-	Х	See below by Subpart
177 Subpart A, General information, and Regulations	Х	-	-
177 Subpart B, Loading and Unloading	-	х	Moab takes exception from 49 CFR 177.843 (a) & (b) in that <i>railcars, trucks, or trucks and</i> <i>pups may continue to be used under the</i> <i>DOT-Special Permit to pick up another load</i> <i>without the indicated radiation surveys</i> <i>after unloading.</i>
177 Subpart C, Segregation and Separation Chart of Hazardous Materials	х	-	-
177 Subpart D, Vehicles and Shipments in Transit; Accidents	х	-	-
177 Subpart E, Regulations Applying to Hazardous Material on Motor Vehicles	-	-	-
Part 178 – Specifications for packaging	х	-	-
Part 179 – Specifications for tank cars	Х	-	-
Part 180 – Continuing qualification and maintenance of packaging	Х	-	-

Table 1. Hazardous Material Regulations (continued)

#### 4.5.4 Documentation of Transfers

For vehicles transporting DOT-regulated amounts of hazardous materials within site boundaries, a packet of shipping papers will be kept within the vehicle, including a BOL showing pertinent transport information, the appropriate Emergency Response Guide information, and SDSs, as appropriate.

49 CFR Parts 100 to 185 - Transportation	Compliance	Emulate	Site-Specific Risk Mitigation
Part 350 – Commercial Motor	Х	-	-
Carrier Safety Assistance			
Program			
Part 355 – Compatibility of	Х	-	-
State Laws and Regulations			
Affecting Interstate Motor			
Carrier Operations			
Part 356 – Motor Carrier	Х	-	-
Routing Regulations			

Table 2. Federal Motor Carrier Safety Regulations

49 CFR Parts 100 to 185 - Transportation	Compliance	Emulate	Site-Specific Risk Mitigation
Part 365 – Rules Governing Applications for Operating Authority	Х	-	-
Part 366 – Designation of Process Agent	Х	-	-
Part 367 – Standards for Registration with States	Х	-	-
Part 368 - Applications for Certificates of Registration by Foreign Motor Carriers and Foreign Motor Private Carriers under 49 USC I 0530	N/A	-	-
Part 370 - Principles and Practices for the Investigation and Voluntary Disposition of Loss and Damage- Claims and Processing Salvage.	X	-	-
Part 371 - Brokers of Property	N/A	-	-
Part 372 - Exemptions, Commercial Zones, and Terminal Areas	N/A	-	-
Part 373 - Receipts and Bills	Х	-	-
Part 374 - Passenger Carrier Regulations	N/A	-	-
Part 375 - Transportation of Household Goods in Interstate or Foreign Commerce	N/A	-	-
Part 376 - Lease and Interchange of Vehicles	N/A	-	-
Part 377 - Handling of C.O.D. Shipments	Х	-	-
Part 378 - Procedures Governing the Processing, Investigation and Disposition of	X	-	-
Overcharge, Duplicate Payment or Over Collection Claims	Х	-	-
Part 379 - Preservation of Records	Х	-	-
Part 380 Appendix E – Hazardous Materials Endorsement Training Curriculum		X	Elements of Appendix E Hazardous Materials Endorsement Training Curriculum are applicable to onsite vehicles and drivers. Project classroom training HM-100,116,118 and Exclusive Use Instructions provide curriculum that emulates the standard specific to the on- site operations. Operational plans and procedures, including this document fulfill the regulations logistic requirements.

#### Table 2. Federal Motor Carrier Safety Regulations (continued)

49 CFR Parts 100 to 185 - Transportation	Compliance	Emulate	Site-Specific Risk Mitigation
Part 382 – Controlled Substance and Alcohol Use and Testing	-	Х	
382 Subpart A, General	-	x	Employees who do not leave the boundaries of the Moab and Crescent Junction Sites while driving a commercial motor vehicle are not required to obtain a DOT Pre- Employment test or be a part of a DOT Random
382 Subpart B, Prohibitions	Х	-	-
382 Subpart C, Tests Required	-	х	Employees responsible for moving material in commercial motor vehicles on site are not required to be a part of a DOT Controlled Substance and Alcohol Testing Program. However, these employees are a party to HRP-013 – <i>Workplace Substance Abuse Program</i> which mandates employees in "testing- designated positions" are subject to the pre-employment and random testing programs for the Company.
382 Subpart D, Handling of Test Results, Record Retention, and Confidentiality		x	Employees responsible for moving material in commercial motor vehicles on site are not required to be a part of a DOT Controlled Substance and Alcohol Testing Program. However, these employees are a party to HRP-013 – Workplace Substance Abuse Program which mandates employees in "testing- designated positions" are subject to the pre- employment and random testing programs for the Company. WSAP test results are maintained in accordance with HRP- 013.
382 Subpart E, Consequences for Drivers Engaging in Substance Use-Related Conduct		-X	Employees responsible for moving material in commercial motor vehicles on site are not required to be a part of a DOT Controlled Substance and Alcohol Testing Program. However, these employees are a party to HRP-013 – <i>Workplace Substance Abuse</i> <i>Program</i> which mandates employees in "testing- designated positions" are subject to the pre- employment and random testing programs for the Company.
382 Subpart F, Alcohol Misuse and Controlled Substances Use Information,		X	Employees responsible for moving material in commercial motor vehicles on site are not required to be a part of a DOT Controlled Substance and Alcohol Testing Program. However, these employees are a party to HRP-013 – Workplace Substance Abuse Program which mandates employees in "testing- designated positions" are subject to the pre-employment and random testing programs for the Company.

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Table 2. Federa	Motor Carrier	Safety Regulations	(continued)

49 CFR Parts 100 to 185 -	Compliance	Emulate	Site-Specific Risk
Transportation	•		Mitigation
383 Subpart A, General		Х	See below by Subpart
383 Subpart B, Single License Requirement	NA		-
383 Subpart C, Notification Requirements and Employer Responsibilities	NA		-
383 Subpart D, Driver Disqualifications and Penalties		x	A valid driver's license is an employment requirement for drivers on site. Employees are responsible for reporting any violations that change this status.
383 Subpart E, Testing and Licensing Procedures		X	The Project's Equipment Qualification Procedure (DOE EM/GJRAC1875) describes the requirements to become qualified drivers and heavy equipment operators on site. The process includes application through instructed on the job training of and final observation of inspection and safe operation specific to the vehicle.
383 Subpart F, Vehicle Groups and Endorsements	-	x	Drivers are bound to the confines of the on-site boundaries while using a commercial motor vehicle (Dump/Haul) are not required to have a CDL or endorsements for the piece of equipment they operate. Justified by the fact that they never leave the site boundaries and they have been trained and tested on the vehicle they are using, and this has been documented on an On-the-Job training card.
383 Subpart G, Required Knowledge, and Skills	-	x	Drivers are bound to the confines of the on- site boundaries while using a commercial motor vehicle (Dump/Haul) are not required to have a CDL, However, these drivers have been trained, tested, and approved by the Company to operate the vehicle or equipment they use for on-site operations.
383 Subpart H, Tests	-	x	Drivers are bound to the confines of the on- site boundaries while using a commercial motor vehicle (Dump/Haul) are not required to have a CDL, However, these drivers have been trained, tested, and approved by the Company to operate the vehicle or equipment they use for on-site operations.
383 Subpart J, Commercial Driver's License Document	-	x	Drivers are always bound to the confines of the on-site boundaries while using a commercial motor vehicle (Dump/Haul) are not required to have a CDL, However, these drivers have been trained, tested, and approved by the Company to operate the vehicle or equipment they use for on-site operations.

#### Table 2. Federal Motor Carrier Safety Regulations (continued)

49 CFR Parts 100 to 185 - Transportation	Compliance	Emulate	Site-Specific Risk Mitigation
Part 385 – Safety Fitness Procedures	Х	-	-
Part 386 - Rules of Practice for Motor Carrier Safety and Hazardous Materials Proceedings	х	-	-
Part 387 - Minimum Levels of Financial Responsibi1ity for Motor Carriers	Х	-	-
Part 388 - Cooperative Agreement with States	Х	-	-
Part 389 - Rulemaking Procedures - Federal Motor Carrier Safety Regulations	Х	-	-
Part 390 - Federal Motor Carrier Safety Regulations; General	-	x	Drivers are always bound to the confines of the on-site boundaries while using a CMV (Dump/Haul) are not required to have a CDL, MEC, or Driver Qualification File for the piece of equipment they operate. Justified by the fact that they never leave the site boundaries and can be considered "construction equipment." They are trained and tested to the vehicle they are using and is documented on an OJT training card or IWP/JSA.
Part 391 - Qualifications of Drivers	-	Х	See below by Subpart
391 Subpart B, Qualification and Disqualification of Drivers	Х	-	-
391 Subpart C, Background and Character	-	х	All employees are subject to the requirements of HSP- 1141, which establishes requirements for the operation of vehicles on behalf of the Company. Employees are subject to an initial background check and motor vehicle report upon hire and annually each year after unless they meet the criteria of an "at-risk driver" in which case the Company will perform motor vehicle reports more frequently.
391 Subpart D, Examinations and Tests	-	х	In lieu of a CDL, the site accepts a valid driver's license while operating a CMV within the boundaries of the site.
391 Subpart E, Physical Qualifications and Examinations	-	х	OJT and examinations are used to qualify a non-CDL driver on heavy equipment. This is documented on a project card which the "operator" keeps on his person signifying they have been trained, tested, and approved by the Company to operate the specific piece of equipment.
391 Subpart F, Files and Records	-	X	Human Resources controls non-DOT (CDL) driver files. These employees are a party to the Company Workplace Substance Abuse Program instead of the DOT Drug and Alcohol Program since they are considered "operators" who never leave the site and not DOT Drivers.

#### Table 2. Federal Motor Carrier Safety Regulations (continued)

49 CFR Parts 100 to 185 - Transportation	Compliance	Emulate	Site-Specific Risk Mitigation
391 Subpart G, Limited Exemptions	х	-	-
Part 392 - Driving Commercial Motor Vehicles	х	-	
Part 393 - Parts and Accessories Necessary for Safe Operation	x	-	-
Part 395 - Hours of Service of Drivers	х	-	-
Part 396 - Inspection, Repair, and Maintenance	-	х	The Moab UMTRA site performs their own repair, inspection, and maintenance on site.
Part 397 - Transportation of Hazardous Materials; Driving and Parking Rules	x	-	-
Part 398 - Transportation of Migrant Workers	N/A	-	-
Part 399 - Employee Safety and Health Standards	-X	-	-

Table 2. Federal Motor Carrier Safety Regulations (continued)

## 5.0 Off-site Radioactive Hazardous Material Shipments

## 5.1 Federal and Utah DOT Requirements

This Plan is consistent with DOE Manual (DOE M) 460.2-1A, "Radioactive Material Transportation Practices Manual," and the Environmental Management (EM)-11 guidance memorandum, dated July 13, 2005, for preparation of transportation plans and notification requirements issued by EM-3 on April 24, 2008. In accordance with the guidance memorandum, this Plan provides a graded approach to describing transportation and disposal of the RRM at the Project, including on-site staging, logistics, and the material packaging configuration. As described in Section 11e (2) of the amended 42 USC 2011, Atomic Energy Act of 1954, RRM is not considered low-level radioactive waste.

This Plan addresses the applicable topics recommended in the guidance memorandum and meets the intent of DOE O 460.1 and DOE O 460.2A, "Departmental Materials Transportation and Packaging Management." Emergency response and associated notifications in the event of an incident are presented in the EIRP. Interaction with the community and other stakeholders is presented in the *Moab UMTRA Project Public Participation Plan* (DOE-EM/GJ1542).

DOT regulations for transportation of radioactive material are found in 49 CFR 171-180 Subchapter C, the "Hazardous Materials Regulations." DOE received a DOT Special Permit Authorization, DOT-SP 14283, (see Attachment 1) for transport of Project RRM. The permit applies to transport of RRM in commerce via rail or trucks and establishes alternative requirements for hazard communication and packaging of the RRM.

DOT-SP 14283 specifies the shipping name for the material as Radioactive Material, Low Specific Activity II, non-fissile or fissile-excepted, with Hazard Class/Division 7, and United Nations Identification Number UN3321. The Special Permit also requires uranium mill tailings

to be shipped to have an activity concentration of radium-226 no greater than 100 becquerels per gram (2,700 picocuries per gram).

Sampling of the contents of individual packages is not required; activity concentrations is instead determined by DOE-approved site sampling procedures as outlined in the *Moab UMTRA Project Containers Entering and Exiting the Moab Project under DOT-SP-14238*, (DOE-EM/GJRAC1835). Further, there must be no radioactive material leakage from the conveyance. There must be no loose tailings or other contaminated materials on the exterior surface of the covering at any time during transport under normal, non- accident conditions.

## 5.2 RRM Description and Management

The primary material to be transported is uranium mill tailings, which are the result of uranium extraction during the milling process. Other material includes debris from the former mill facilities and structures and contaminated soil. The tailings pile material is in a soil matrix varying in consistency from very dry and sand-like on the periphery to wet, muddy slimes inside the pile. Tailings are conditioned in the CA to reduce the moisture content to a range optimal for compaction in the disposal cell. The optimal moisture content easily meets the classification as a solid as defined by ASTM International (ASTM) D4359-90, "Standard Test Method for Determining Whether a Material is a Liquid or a Solid," which is a regulatory requirement of the DOT. Debris and contaminated soil also meet the classification as a solid. Subsidiary hazardous materials may exist at reportable quantities as part debris, such as asbestos.

## 5.3 General Project Approach for Transporting RRM

The Project approach is to excavate RRM at the Moab site and condition it to the desired soil moisture content or debris size for placement in the disposal cell. Anomalies or materials suspected of containing other hazardous material are segregated from the conditioning process. Handling of these materials is discussed below. The conditioned RRM is top loaded into containers (see Figure 4), transported by trucks to the on-site Queue Support Area, where the container receives a solid metal lid. At that point, the container can either go through the container rinse system or move directly to a rack, during which a radiological survey and integrity inspection of the container exterior is performed.

A radiological boundary line separates the Queue Support Area into two parts: a CA and an uncontaminated (i.e., clean, or outside) area. Once the container is radiologically released for transfer from the CA to the uncontaminated area, it is staged for later placement or immediately placed on an outside truck, hauled up a dedicated private road to the rail load-out area at a siding, and transferred to a railcar.

To transport containers from the Queue Support Area to the rail load-out area, the trucks use an underpass under State Route 279 that was constructed in the winter of 2009 as an added safety measure to avoid truck crossings on State Route 279.

Once the designated number of containers is placed on railcars, UPRR engines pull the rail cars 30 miles to a DOE siding near the Crescent Junction disposal cell, approximately 1/2 mile east of the existing Brendel siding, near Thompson Springs, Utah.

Each container is removed from the railcar, placed on a truck, and driven to the disposal cell. The

containers are emptied via the rear dump gate, decontaminated, or rinsed as necessary, radiologically surveyed, and released for the return trip to the Moab site.

Radiological surveys of the empty containers are not required by the Special Permit, but they have been deemed a best management practice by the Project. A radiological survey consists of taking a smear or a large area swipe of the exterior of the container and obtaining an activity count using an appropriate meter to determine the level of removable contamination, if any.



Figure 4. RRM Container Lifted by Reach Stacker

DOE Motor Carrier Evaluation Program (MCEP)-approved motor carriers or Project-approved drivers with a CDL and hazardous material endorsements will be used for RRM excavated from off-site properties in the Moab area, known as vicinity properties. It may also be transported by truck directly to the Moab site or from their origin to the Crescent Junction disposal site. Shipment of containers by truck on U.S. Highway 191 may be performed when rail shipments are suspended for an extended period or to transport debris.

Trucks departing the Moab site will enter U.S. Highway 191 from State Route 279 or from the main site access road. Before any shipment of containers by truck on the highway, the Project will coordinate with Grand County officials and the Utah Department of Transportation (UDOT).

#### 5.3.1 Managing Structure Demolition and Debris

Debris associated with structure demolition is also buried within the tailings pile. The debris includes concrete, metal sheeting, pipe, insulation, and other materials. When encountered, debris is sorted and staged for future sizing and transport. Operators follow MB-IWP/JSA-064 "Debris Removal, Sorting/Segregate, and Processing Operations" and will meet or exceed (based

on economic review) requirements within *Moab UMTRA Project Remedial Action Plan* (DOE-EM/GJ1547), Addendum E, *Remedial Action Inspection Plan*, which identifies the means by which the remedial action activities associated with the UMTRA Project disposal cell at Crescent Junction, Utah, are controlled, verified, and documented. The Transportation Plan has been developed within the scope of the *Quality Assurance Plan for the Remedial Action Contractor*, allowing transportation of RRM to meet QA requirements.

## 5.3.2 Managing Anomalies

Anomalies (i.e., asbestos containing material, drums, gas cylinders, and other non-specification materials) are also buried within the tailings pile. CA Operators follow MB-IWP-JSA-004 Excavation and Conditioning which gives direction on handling RRM.

Depending on the nature of the anomaly, it may require additional characterization and planning before it may be removed and disposed of. Anomalies are managed per the *Moab UMTRA Project Waste Management Plan* (DOE-EM/GJ1633) and the *Moab UMTRA Project Health and Safety Suspected Hazardous Residual Radioactive Material Response Procedure* (DOE-EM/GJRAC2160).

## 5.4 Preparation of RRM for Transportation

## 5.4.1 Container Weighing

Containers are weighed in accordance with the *Moab UMTRA Project Residual Radioactive Material Weight Determination Procedure* (DOE-EM/GJRAC2098). A representative percentage of containers shipped are weighed at the UMTRA site scale. If the weight of the truck and loaded container is between established minimum and maximum weight thresholds, the container is prepared for shipment.

If the weight of the truck and loaded container is outside of the established weight thresholds, material is added to or removed from the container with the load-out excavator.

## 5.4.2 Packaging

Authorized packaging is listed in DOT-SP 14283 and its supportive documentation. The packaging designs for RRM for rail transport are based on an existing 32-cubic-yard container (6.42-yard length by 2.63-yard depth by 2.0-yard height) and a 42-cubic-yard container (6.42-yard length by 2.63-yard depth by 2.7-yard height) (see Figure 4). The smaller container is loaded with approximately 33 tons of RRM, and the larger container is loaded with about 43 tons.

The RRM containers are constructed of metal and follow DOT standards of equivalency for Industrial Packaging Group-1/Strong-Tight (IP-1) containers. The containers have removable metal lids that lock them in place. The end gate dump doors have a waterproof gasket and a locking mechanism. Containers used to haul debris are modified with interior barriers of plywood and metal to help protect the container metal from damage. Modified containers are marked in three areas with white paint, visible by personnel who need to identify which contains debris.

Packaging for oversize debris, primarily from demolition of the former mill, are dump trucks and flatbeds with tarps. Trucks used to transport oversized material are loaded using an excavator, loader, flatbed, or crane, depending on the type of material. The loading occurs inside of a CA, so care is taken to limit contact between the vehicle and the RRM. Following loading, a sturdy tarp

is placed over the RRM, and the truck proceeds to a decontamination area for an exterior survey.

Packaging for RRM that contains other hazardous materials may include drums, super-sacks, etc. that is appropriate for worker safety during handling, as well as required by DOT.

These include before and after placement on a railcar, placement on a haul truck by a gantry crane or reach stacker, during the lidding or dumping process, and before and during radiological scanning. The interior of the container is visually inspected during the lidding process. The *Moab UMTRA Project Transportation Procedure* (DOE-EM/GJRAC2099) is followed for incoming and outgoing railcar and container inspections (see Figure 5). The exterior of trucks is also inspected before exiting the CAs at Moab and Crescent Junction.



Figure 5. RRM Containers on Railcars

Each container or truck is identified with a unique number and is placarded on all four sides with radioactive yellow signs (see Figure 6) in accordance with the Special Permit. The placards remain visible during transport to and from Crescent Junction. In addition, each container or truck is permanently marked on two opposite sides, in accordance with the Special Permit.

The gross weight marking on the small containers is 87,800 pounds and on the larger containers is 95,450 pounds (see Figure 7). The gross weight for trucks is content weight of 20 tons plus (variable) vehicle weight.

## 5.4.3 Radiological Surveys

The exterior of the filled containers or haul truck is radiologically surveyed in accordance with the *Radiological Decontamination*, *Survey and Statistical Release Plan for Residual Radioactive Material Transport Containers*. Data from the radiological surveys becomes part of the shipment

documentation maintained by the Radiological Control staff and then sent to Project Records in accordance with the *Records Management Manual*.

## 5.4.4 Documentation for Rail Transport

Documentation that accompanies each rail shipment, both to Brendel (Crescent Junction site) and back to Emkay (Moab site), includes a Train List (i.e., railcar numbers and number of containers), UPRR electronic shipping papers (i.e., BOL), Emergency Response Guide for materials being shipped, DOT-SP 14283, and exclusive use instructions.

#### 5.4.5 Documentation for Motor Carrier Transport

Documentation that accompanies each shipment by motor carrier includes its origin and destination locations and all other information required by regulation. The carrier possesses a BOL, a copy of DOT-SP 14283, exclusive use instructions, and a copy of the Emergency Response Guide for the material being hauled during each shipment.

Pre-operational daily inspections of motorized equipment, along with preventive maintenance and repairs follow 29 CFR 1926 Subpart O, "Safety and Health Regulations for Construction, Motor Vehicles, Mechanized Equipment, and Marine Operations." These requirements, along with the owners' manuals, are the basis for the daily inspections, maintenance, and repair of such equipment. Drivers and Operators of Project equipment follow *Moab UMTRA Project Motorized Equipment Inspection and Preventive Maintenance Program* (DOE-EM/GJRAC1726).

## 5.5 Container Movements

#### 5.5.1 Moab Site

The container filling process consists of the steps detailed below. Figure 8 shows the layout of the Moab Queue Support Area; some of the areas described are also illustrated in Figure 9.

- 1. A truck is driven along the contaminated side of the CA boundary in the Support Area.
- 2. A reach stacker lifts an empty container with a lid from the uncontaminated side over the CA boundary and loads it onto the truck.
- 3. The truck proceeds into the lidding structure, where a hoist removes the lid from the container. The truck travels up to the tailings pile to a stockpile of blended and prepared RRM, where the container is filled.

# **NOTE:** Containers are weighed prior to each shift in accordance with *Residual Radioactive Material Weight Determination Procedure*.

- 4. The truck returns to the lidding structure, where a hoist places a lid on the container and locks it in place.
- 5. The truck proceeds out of the lidding structure along the CA boundary to a location where the container can either go through the container rinse system or move directly through the radiological survey area, during which a reach stacker will remove the container and place it in the container survey area in the CA for final inspection.
- 6. After a container is radiologically released, a reach stacker located outside the CA places the container in the Support area or places it directly on a haul truck to be delivered to the rail bench area for placement on a rail car by the gantry crane.





Figure 7. Container Marking Example



Figure 8. Moab Queue Support Area



Figure 9. Moab Queue Support and Emkay Rail Siding

#### 5.6 Rail Siding Movements

#### 5.6.1 Moab Site Siding – Emkay

At the beginning of each work shift, unless otherwise determined by supervision, three outside trucks leave the Support Area, using the State Route 279 underpass, and drive up the haul road to the hillside load-out area (see Figure 9). A gantry crane places an empty container on each of the trucks from one of the railcars. The trucks return to the Support Area, where the containers are transferred by a reach stacker to trucks on the contaminated side to begin the container-filling process. Subsequent trucks go to the hillside load-out area carrying full containers and return with empty containers.

Through the course of the shift, the gantry crane(s) traverses from one end of the rail siding to the other, removing empty containers from the railcars and replacing them with full containers. Four containers are placed end-to-end on each railcar. At the end of the shift, when the train is loaded with full containers, it is released to UPRR to be moved to the Crescent Junction site and is positioned on the open rail siding. If the next day is a production day, UPRR will swap the engines to the train with empty containers and return them to the Moab site that evening.

UPRR employees follow DOT Federal Regulatory Agency regulations for pre-trip inspections and air tests before train movement. The RAC subcontractor inspects and maintains the railcars in good working order in compliance with the Federal Regulatory Agency regulations and following rules of the Association of American Railroads Interchange rules. Railcars are inspected every 1000 miles.

A qualified Association of American Railroads subcontractor inspects and maintains the spur rail lines, ties, ballast, switches, and loading/unloading facilities at both sites in compliance with the Federal Regulatory Agency regulations. UPRR employees inspect and maintain the rail lines between the Moab and Crescent Junction.

#### **Rail Route**

Off-site rail transport is from the hillside load-out area known as the Emkay siding and follows the existing UPRR Cane Creek Subdivision line 28.5 miles to the Green River Subdivision line (Subdivision line mile post 0 and Green River Subdivision line mile post 533). Rail transport continues east on the Green River Subdivision line for approximately 2,000 feet, where the Crescent Junction rail area, the Brendel rail siding, (see Figure 10) branches to the north. The total distance from the Emkay siding to the Brendel siding is approximately 30 miles.

#### **Rail Schedule**

Typically, one train runs daily, Monday through Thursday, with up to 160 containers. Railcars and containers may be added or reduced to achieve an optimal shipping schedule. Additional trains are run as coordinated between the Project and UPRR.

The Cane Creek Subdivision line is also used by UPRR to service Intrepid Potash – Moab, LLC (Potash) located at mile post 36 (see Figure 11). Potash typically uses the line for one shipment per week. The rail carrier coordinates with representatives of Potash to accommodate efficient rail shipments by both parties.

#### 5.6.2 Crescent Junction Site Siding – Brendel

At the Crescent Junction site, the full containers are removed from the railcars using a reach stacker and placed on off-road trucks that haul the containers to the dump area of the disposal cell. While on the trucks, the containers are emptied through an end gate, decontaminated as necessary, radiologically released, and driven back to the rail siding where reach stackers place them on railcars to be transported back to the Moab site. Flatbed or dump trucks could also bring debris from Moab to Crescent Junction and directly dump the material into the disposal cell.


Figure 10. Crescent Junction Site and Brendel Rail Siding



Figure 11. UPPR Rail Crossings

The engines from the train arriving from the Moab site are rearranged and connected to the railcars holding empty containers. The train then returns the empty containers to the Moab site load-out area. Figure 10 shows the layout of the Crescent Junction site.

## 5.7 Off-site RRM Transport

## 5.7.1 Rail Transport

Rail transport to the Crescent Junction site involves crossing several public roads that are under the jurisdiction of the UDOT and regulated per DOT as well as under 49 CFR 200-299, "Federal Railroad Administration Regulations." DOT requirements for rail transport apply to maintaining proper rail crossings and signage of the roadways. A description of each crossing is provided in Table 3 which coordinates with locations shown in Figure 11.

No.	Description
1	171G Brendel Road; flashing lights with gates
2	Brendel Switch at Green River Subdivision Line; electronic switch
3	170A Old Highway 6 & 50 MP 0.3; flashing lights
4	172N Valley City Road MP 5.04; stop signs on both sides
5	173V Rock Corral Road MP 9.03; stop signs on both sides
6	329S Blue Hills Road MP 14.99; stop signs on both sides
7	330L Mill Canyon crossing; flashing lights with gates
8	331T Thornburg Mine Road MP 20.30; flashing lights with gates
9	332A SR313 MP 21.35; flashing lights with gates
10	334N Gemini Bridges Road MP 22.5; stop signs on both sides

Table 3. Rail Switch and Crossing Description

#### 5.7.2 Motor Carrier Transport

Over-the-road truck transport is planned for RRM, debris, and materials. Over-the-road truck transport will be conducted by a DOE MCEP- approved motor carrier or appropriate Project driver, and in compliance with the UDOT and DOT regulations. Over-the-road truck transport may also apply exemptions under DOT-SP 14283.

Truck transport to the Crescent Junction site may involve utilizing State Route 279, U.S. Highway 191, old U.S. Highway 6 & 50 (i.e., Grand County Road 175), and County Road 223. UDOT requirements apply for highway operations, as specified in 49 CFR 300-399, "Federal Motor Carrier Safety Administration Regulations."

#### **Motor Carrier Route**

Trucks will follow a direct route from their origin to shipment delivery at either the Moab or Crescent Junction site. Trucks will be directed through an established CA boundary to a dump area. Following dumping of RRM, the trucks will move to a survey/decontamination area before exiting the CA.

#### **Motor Carrier Schedule**

Truck shipments of RRM have been limited since shipping began on the Project. As needed, coordination of scheduling is communicated between Moab and Crescent Junction site managers as well as through notifications to UDOT.

## Motor Carrier Shipment Risk

The risk analysis conducted as part of the *Final Programmatic Environmental Impact Statement for the Uranium Mill Tailings Remedial Action Ground Water Project* (DOE/EIS-0198) showed the risks associated with truck transport were acceptable for both off-site workers and the public. Truck transport represents a low risk of public exposure to contaminated materials.

#### Motor Carrier Shipping Weight Limits Under DOT-SP 14283

The maximum weight of RRM in containers hauled on trucks is 43 tons, 20 tons in a haul truck without a container or 33 tons in a haul truck with a pup. These weights meet the standard DOT

shipping weight limit for over-the-road trucks and DOT-SP 14283 requirements for exemptions.

## 5.8 Hazardous Materials Shipments (Non-RRM)

## 5.8.1 Non-radioactive Hazardous Material

There is a minimal amount of DOT-regulated off-site shipments of non-radioactive hazardous material at the Project (e.g., compressed gas cylinders). When applicable, DOE O 460.1 and 49 CFR regulations are used to ensure compliance.

## 5.8.2 Off-site Shipment of Hazardous Material

The Transportation Manager (or designee) must be provided with a detailed technical description of the material to be shipped off-site, sufficient to support its classification per 49 CFR.

To complete a shipment, the Transportation Manager must ensure the proper steps are followed as shown below.

- 1. Assemble technical information that identifies the material using:
  - Analytical results.
  - Radioactive screening, if applicable.
  - SDSs or other manufacturer information.
  - Packaging marking/labeling.
  - Characterization.
  - Disposal information.
  - Process knowledge.
- 2. Properly identify the material to be shipped, assemble the material facility/organization procedures, and determine mode of transport (i.e., carrier, highway, or rail).
- 3. Prepare the shipping paperwork; package, label, and mark the authorized packaging; and prepare it for shipment.

Vehicles, including vehicle and trailer combinations, greater than 10,001 pounds gross vehicle weight rating (GVWR), must be operated by a DOT driver. A DOT driver with a CDL is required if the vehicle (or vehicle and trailer) equals 26,001 pounds GVWR or greater, or its reading is greater than 1 millirem at 1 meter or greater than 50 millirem on the surface of the package.

## 5.8.3 Radioactive Hazardous Material

Occasionally, the Project will need to ship or transport various radioactive materials, including equipment (e.g., nuclear density gauge), sources, various types of samples, and equipment off site or between the Moab and Crescent Junction sites.

All radioactive materials will be managed under the direction of the Radiological Control Manager until released for transfer or shipment. At this point, the Transportation Manager (or designee) will determine the appropriate transfer or shipment method strictly relying on requirements presented in 49 CFR and DOT Hazardous Material Regulations.

## 5.8.4 Transport of RRM Soil and CA Equipment Oil Samples

Based on process knowledge, the RRM soil and CA equipment oil samples are well below DOT limits as stated in 49 CFR 173.436, "Exempt material activity concentrations and exempt consignment activity limits for radionuclides," for the isotopes of concern.

At both Moab and Crescent Junction sites, RRM soil and CA equipment oil samples are under the control of Radiological Control personnel. These are handled and stored in a manner to prevent the possible spread of contamination and only transferred out of the CA after being determined to be under the DOT limits for shipment.

After CA equipment oil samples are surveyed and cleared for release, they are delivered by Radiological Control personnel, with a copy of the Radiological Survey Form that verifies the sample has been appropriately processed and cleared, to an Administrative Assistant. The Administrative Assistance then prepares the samples to be mailed. The survey form copy is retained by the Administrative Assistant until the shipment is received and is then given to the Transportation Manager. All original radiological survey forms are sent to Project Records by the Radiological Control Department.

## 5.8.5 Packaging Selection

The Transportation Manager will oversee and authorize appropriate packaging for off-site shipping or site transfer of hazardous materials. The Transportation Manager selects the packaging by determining the characterization of the material or waste to be shipped or transferred. The Transportation Manager will then determine the type of packaging needed based on 49 CFR requirements.

# 6.0 Health and Safety

On-site transport work will be performed in compliance with the *Moab UMTRA Project Health* and Safety Plan (DOE-EM/GJ1038). On-site workers will be trained to meet the requirements of the *Health and Safety Plan* and the applicable related site plans and procedures, such as the *Waste Management Plan* (DOE-EM/GJRAC1633). Off-site transport work will be performed by the Project or carrier in accordance with their respective plans and procedures. Each hazardous material employee associated with on- or off-site transport employed by the RAC, or by a carrier, will be trained to meet the requirements of DOT-SP 14283.

Radiation protection will be provided by the RAC Radiological Control Technicians. All work will comply with the requirements of the *Moab UMTRA Project Radiation Protection Program* (DOE-EM/GJ610) and will be conducted under an approved Radiation Work Permit. Radiological support, including personnel monitoring, boundary monitoring, entry and exit surveying, and radiological postings will be provided by Radiological Control Technicians.

# 7.0 Security

Transport of hazardous materials will comply with all appropriate DOT requirements. The *Moab UMTRA Project Site Security Plan* (DOE-EM/GJ1532) is available to employees responsible for carrying out the requirements of the Transportation Plan. All RAC, TAC, and carrier employees subject to the *Site Security Plan* will be trained to it; TISK is utilized to track training.

Development and implementation of the *Site Security Plan* are required by DOE O 470.4B, "Safeguards and Security Program." The *Site Security Plan* is applicable to all sites, facilities, and office locations on the Project for which the contractors have operational responsibility, as specified in the TAC and RAC contracts.

DOE O 470.4B states that "all U.S. Government owned or leased properties that do not have security assets (e.g., classified information or matter, special nuclear material [SNM], or other assets requiring a Federal Clearance Level (FCL) in accordance with the Facility Clearance section of this directive), but to which DOE federal employees are assigned, the standards set forth by the Interagency Security Committee (ISC) under Executive Order 12977, "Interagency Security Committee," must be used as the baseline for developing the security plan."

The Project does not have classified information, special nuclear material, or require a Federal Clearance Level, but it does have federal employees on the sites. Therefore, Interagency Security Committee (ISC) standards were used as the basis for the *Site Security Plan*. The ISC's "Facility Security Committees, An Interagency Security Committee Standard," dated January 1, 2012, states that in single tenant facilities, the federal department or agency with funding authority is the decision maker for the facility's security and "has the option to use these standards or other internal procedures to make security decisions." Using a graded approach, the Project incorporated many of the requirements outlined in the applicable ISC documents.

## 7.1 Personnel Security

Project employees are under a comprehensive security program that conforms to requirements promulgated by the Atomic Energy Act (42 USC 2011) and is in place at DOE facilities. Regarding personnel security, compliance with the *Site Security Plan* satisfies the requirements of 49 CFR 172.804, "Transportation, Hazardous Materials Table, Special Provisions, Hazardous Materials Communications, Energy Response Information, Training Requirements, and Security Plans, Relationship to other Federal requirements."

## 7.2 Motor Carrier and Rail Shipment Security Instructions

Security measures that Project personnel are expected to follow are as listed.

- Identify carrier employees with a Project badge or other approved photo identification or verify the motor carrier driver has a federal or state government issued CDL with applicable endorsements.
- Ensure all transporters of materials subject to this section are briefed and sign the Exclusive Use Instructions contained in the Transportation Procedure.

**NOTE:** UPRR will carry its own proper identification.

## 7.3 Facility Security

DOE has implemented a safeguards and security plan as described in DOE O 470.4B. This Plan is designed to ensure appropriate levels of protection against unauthorized access, theft, diversion, loss of custody, destruction, espionage, and other hostile acts that may cause unacceptable adverse impacts on RRM or on the health and safety of DOE, contractors, the public, or the environment.

DOE's safeguards and security programs (i.e., DOE O 470.4B) cover all DOE sites. Regarding site security and safeguarding access to hazardous materials, this DOE program satisfies the requirements of 49 CFR 172.804.

### 7.4 RRM Transportation Security

This section describes the staging and transport of RRM for the Project and applies to the RAC and its subcontractors who transport RRM in commerce, including line managers, supervisors, drivers, shipping and receiving personnel, operators, mechanics, and security personnel.

This section also applies to the TAC, which provides infrastructure and support services to the DOE. For the purposes of this section, shipping refers to preparation and documentation, and transportation refers to the acts of loading, shipping, and off-loading RRM.

#### 7.4.1 RRM Storage

Containers or trucks with RRM are prepared for transport and loaded on the Project siding at Emkay or Brendel or are placed in a secure storage area in the Moab Queue Support Area or the Crescent Junction rail bench area.

#### 7.4.2 Security Incidents

Incidents involving a violation of security policies or procedures are investigated by the RAC, TAC Security Officer, and DOE. Incidents, in which criminal activity is indicated, are forwarded to the Grand County, Utah, Sheriff's Office for investigation.

#### 7.5 Security Breaches

All significant security breaches that pose an apparent imminent danger to the Project, its employees, the environment, equipment, facilities, or cargo will be reported to the appropriate Operations/Site Manager (Moab or Crescent Junction) immediately and to the Transportation Manager.

Significant security breaches include the following:

- Any apparent or actual attack on shipments.
- Any incident involving actual or attempted hijacking of shipments.
- Any deliberate act aimed at stopping the transportation conveyance or to cause an accident.
- Any incident involving the use or threatened use of weapons of any kind.
- Any discovery of sabotage or attempted sabotage of any shipment, equipment, or security system.
- Unauthorized non-company personnel found in or attempting to enter areas involving RRM operations.
- Any loss, theft, or compromise of RRM.
- Observations of apparent or suspected terrorist acts.

The appropriate Operations/Site Manager and the TAC Security Officer will notify security, local responders, and DOE as appropriate.

## 8.0 Incidents Involving RRM and Notification

This section outlines Project emergency telephone monitoring specific to transportation incidents, as required by DOT regulations. This section applies to all Project personnel involved in the transportation of RRM under DOT regulations, as modified by DOT-SP 14283.

In the case of a spill of RRM, petroleum, or hazardous materials, the *Spill Prevention, Control, and Countermeasure Plan* will be consulted for response action and notifications.

### 8.1 Emergency Response Phone Monitoring for RRM Transportation Incidents

### 8.1.1 CHEMTREC

The Project has registered to use CHEMTREC, a hazardous materials resource call center. This service is available 24 hours a day, 7 days a week to answer any incoming transportation incident calls involving RRM.

The emergency call number for the Project is 1-800-424-9300. The emergency response telephone is always monitored while Project DOT-regulated materials are being transported by truck and/or train or are stored incidentally to transportation.

The emergency response telephone is monitored by a person with immediate access to comprehensive emergency response information and incident mitigation information for the material being transported.

When any person calls the emergency phone number to report an incident, CHEMTREC will:

- 1. Obtain and document any incident information provided.
- 2. Receive incoming calls from any state, federal, or local agency involved in the response to a transportation incident.
- 3. Provide the following information to a caller, if necessary:
  - All the available information on the hazards of the materials
  - All the available emergency response information
  - All the known information about the physical properties of the material
- 4. Use Guide #162, "Radioactive Materials (Low to Moderate Level Radiation)," in the DOT "2016 Emergency Response Guidebook" that applies to materials shipped to and from the Project.
- 5. Immediately following the phone call, CHEMTREC will contact the Transportation Manager or On-call Manager (or designee), who will make appropriate notifications. The CHEMTREC contact call list will be updated as needed and managed by the Transportation Manager.

The Transportation Manager will follow the requirements stated in the September 24, 2018, Memorandum from Dae Chung, "Environmental Management Event Notification Process," and DOE M 460.2-1A, as appropriate.

## 8.1.2 Annual Procedure Testing

Testing of the CHEMTREC emergency call system will be conducted annually. Records of the testing shall be retained in accordance with the *Records Management Manual*.

## 9.0 Emergency Preparedness and Response

Response to emergencies involving transportation of RRM will be handled according to the EIRP and to the requirements of DOT-SP 14283. The *Spill Prevention Control and Countermeasure Plan* and the *Health and Safety Plan* address spill response.

#### 9.1 Emergency Preparedness

The Moab Fire Department has trained first responders who are prepared to mobilize for emergencies. Additionally, the RAC has trained personnel, supplies, and equipment available at the Moab and Crescent Junction sites to aid in an emergency. Drills are conducted periodically to test preparedness.

#### 9.2 Emergency Response

This section details the roles and responsibilities of the emergency response resources supporting this Transportation Plan.

#### 9.2.1 Carriers

If able, carrier operators/drivers will make initial emergency notification, initiate incident scene control, provide assistance to first responders, and undertake other emergency actions in accordance with their policies or instructions. UPRR is the primary carrier.

#### 9.2.2 First Responders

First responders to the incident scene will initiate response actions in accordance with local plans and procedures. First responders will likely be representatives from the Moab Fire Department or the Grand County Sheriff's Office.

#### 9.2.3 State and County Resources

Emergency notification procedures make state and county resources available. State and county teams are activated by the Incident Commander or other appropriate state or local authority. A representative from the Moab Fire Department or the Grand County Sheriff's Office would likely be the Incident Commander.

MOUs have been executed with the Grand County Emergency Medical Services and Moab Regional Hospital to establish roles and responsibilities for coordination of personnel and operations, should an emergency or other incident occur.

#### 9.2.4 DOE and Contractor Resources

The RAC Transportation Manager has access to all site resources (e.g., personnel, equipment, supplies) to mitigate an emergency. If deemed necessary, the Federal Cleanup Director may call for additional resources available from the DOE Region 6 Radiological Assistance Program team.

#### 9.3 Recovery

The carrier has responsibility for recovery operations, including RRM cleanup. Recovery will not begin until the emergency has stabilized. The RAC will assist the carrier or its designated recovery contractor with recovery operations, where appropriate, and in accordance with DOT-SP 14283.

#### **10.0** Public Communications

Communication with the public regarding transportation of RRM will be conducted in accordance with the *Public Participation Plan*. In the event of an emergency or incident

involving RRM transportation, public notifications will be made as specified in the EIRP.

## 11.0 Records

All documentation created because of compliance with this Plan is considered a Project record and will be managed in accordance with the *Records Management Program Plan*, which follows DOE orders, policies, and regulations for retention and maintenance of records.

### 12.0 References

29 CFR 1926 (Code of federal Regulations), Subpart O, "Safety and Health Regulations for Construction, Motor Vehicles, Mechanized Equipment, and Marine Operations."

40 CFR 192 (Code of Federal Regulations), "Health and Environmental Protection Standards for Uranium and Thorium Mill Tailings."

49 CFR 100-180 (Code of Federal Regulations), "Pipeline and Hazardous Materials Safety Administration, Department of Transportation."

49 CFR 200-299 (Code of Federal Regulations), "Federal Railroad Administration, Department of Transportation."

49 CFR 300-399 (Code of Federal Regulations), "Federal Motor Carrier Safety Administration, Department of Transportation."

42 USC 2011 et seq. (United States Code), Atomic Energy Act of 1989.

42 USC 7901 (United States Code), The Uranium Mill Tailings Radiation Control Act of 1978.

ASTM D4359-90 (ASTM International), "Standard Test Method for Determining Whether a Material is a Liquid or a Solid."

DOE (U.S. Department of Energy), "Financial Management Handbook."

DOE (U.S. Department of Energy), "Final Programmatic Environmental Impact Statement for the Uranium Mill Tailings Remedial Action Ground Water Project" (DOE/EIS-0198).

DOE (U.S. Department of Energy), Manual 460.2-1A, "Radioactive Material Transportation Practices Manual."

DOE (U.S. Department of Energy), *Moab UMTRA Project Radiation Protection Program* (DOE-EM/GJ610).

DOE (U.S. Department of Energy), *Moab UMTRA Project Health and Safety Plan* (DOE-EM/GJ1038).

DOE (U.S. Department of Energy) *Moab UMTRA Project Spill Prevention, Control, and Countermeasure Plan* (DOE-EM/GJRAC1477).

DOE (U.S. Department of Energy), *Moab UMTRA Project Emergency/Incident Response Plan* (DOE-EM/GJ1520).

DOE (U.S. Department of Energy), Moab UMTRA Project Site Security Plan (DOE-EM/GJ1532).

DOE (U.S. Department of Energy), *Moab UMTRA Project Public Participation Plan* (DOE-EM/GJ1542).

DOE (U.S. Department of Energy), *Moab UMTRA Project Records Management Program Plan* (DOE-EM/GJ1545).

DOE (U.S. Department of Energy), *Moab UMTRA Project Remedial Action Plan Addendum E, Remedial Action Inspection Plan* (DOE-EM/GJ1547).

DOE(U.S. Department of Energy), *Moab UMTRA Project Hazard Communication Program* (DOE-EM/GJ1605).

DOE (U.S. Department of Energy), *Moab UMTRA Project Waste Management Plan* (DOE-EM/GJ1633).

DOE (U.S. Department of Energy), *Moab UMTRA Project Motorized Equipment Inspection and Preventive Maintenance Program* (DOE-EM/GJRAC1726).

DOE (U.S. Department of Energy), *Moab UMTRA Project Quality Assurance Plan for the Remedial Action Contractor* (DOE-EM/GJRAC1766).

DOE (U.S. Department of Energy), *Moab UMTRA Project Containers Entering and Exiting the Moab Project under DOT-SP-14238* (DOE-EM/GJRAC1835).

DOE (U.S. Department of Energy), Moab UMTRA Project Hazards Survey (DOE-EM/GJ2055).

DOE (U.S. Department of Energy), *Moab UMTRA Project Residual Radioactive Material Weight Determination Procedure* (DOE-EM/GJRAC2098).

DOE (U.S. Department of Energy), *Moab UMTRA Project Transportation Procedure* (DOE-EM/GJRAC2099).

DOE (U.S. Department of Energy), *Moab UMTRA Project Container Inspection and Maintenance Procedure* (DOE-EM/GJRAC2110).

DOE (U.S. Department of Energy), *Moab UMTRA Project Health and Safety Suspected Hazardous Residual Radioactive Material Response Procedure* (DOE-EM/GJRAC2160).

DOE (U.S. Department of Energy) Order 460.1, "Packaging and Transportation Safety."

DOE (U.S. Department of Energy) Order 460.2A, "Departmental Materials Transportation and Packaging Management."

DOE (U.S. Department of Energy) Order 470.1A, "Safeguards and Security Program Operations Management."

DOT (U.S. Department of Transportation), "2012 Emergency Response Guidebook."

Executive Order 12977, "Interagency Security Committee."

IATA (International Air Transport Association), "Transporting of Dangerous Goods by Air Shipper Certification Training."

ISC (Interagency Security Committee), "Facility Security Committees, An Interagency Security Committee Standard."

Attachment 1. U.S. DOT Special Permit 14283

#### Attachment 1. U.S. DOT Special Permit 14283



Pipeline and Hazardous Materials Safety Administration 1200 New Jersey Avenue, SE Washington, DC 20590

#### SPECIAL PERMIT AUTHORIZATION

#### DOT-SP 14283

#### EXPIRATION DATE: 2026-04-30

<u>GRANTEE</u>: United States Dept of Energy Washington, DC

In response to your March 31, 2022, application for renewal of party status to DOT-SP 14283, the grantee status to DOT-SP 14283 for United States Dept of Energy is hereby renewed in accordance with 49 CFR 107.113.

Copies of this special permit may be obtained by accessing the Office of Hazardous Materials Safety Homepage at <u>https://www.phmsa.dot.gov/approvals-and-permits/hazmat/special-permitssearch</u>. The most recent revision of the special permit supersedes all previous revisions of the special permit. Photo reproductions and legible reductions of this special permit are permitted. Any alteration of this special permit is prohibited.

If you have questions regarding this action please call the Office of Hazardous Materials Safety, General Approvals and Permits Branch at (202) 366-4535.

Issued in Washington D.C. on June 03, 2022.

ha be

for William Schoonover Associate Administrator for Hazardous Materials Safety

Tracking Number: 2022044978

DUNS Number on file: 932010320