# 18.0 Spook, Wyoming, Disposal Site

## **18.1** Compliance Summary

The Spook, Wyoming, Uranium Mill Tailings Radiation Control Act (UMTRCA) Title I Disposal Site (site) was inspected on July 14, 2020. No changes were observed on the land surface of the disposal cell. Inspectors identified no maintenance needs and found no cause for a follow-up or contingency inspection. Groundwater monitoring is not required.

## 18.2 Compliance Requirements

Requirements for the long-term surveillance and maintenance of the site are specified in the site-specific Long-Term Surveillance Plan (LTSP) (DOE 1993) in accordance with procedures established to comply with the requirements of the U.S. Nuclear Regulatory Commission (NRC) general license at Title 10 *Code of Federal Regulations* Section 40.27 (10 CFR 40.27). Table 18-1 lists these requirements.

Requirement	LTSP	This Report	10 CFR 40.27
Annual Inspection and Report	Section 6.0	Section 18.4	(b)(3)
Follow-Up or Contingency Inspections	Section 7.0	Section 18.5	(b)(4)
Maintenance	Section 8.0	Section 18.6	(b)(5)
Groundwater Monitoring	Section 5.0	Section 18.7	(b)(2)
Corrective Action	Section 9.0	Section 18.8	

Table 18-1. License Requirements for the Spook, Wyoming, Disposal Site

### **18.3** Institutional Controls

The 14-acre site, identified by the property boundary shown in Figure 18-1, is owned by the United States and was accepted under the NRC general license in 1993. The U.S. Department of Energy (DOE) is the licensee and, in accordance with the requirements for UMTRCA Title I sites, is responsible for the custody and long-term care of the site. Institutional controls (ICs) at the site include federal ownership of the property, administrative controls, and the following physical ICs that are inspected annually: the disposal cell, entrance sign, perimeter signs, site markers, and survey and boundary monuments.

## **18.4** Inspection Results

The site, 48 miles northeast of Casper, Wyoming, was inspected on July 14, 2020. The inspection was conducted by D. Traub and B. Mays of the Legacy Management Support contractor. T. Jasso, the Office of Legacy Management (LM) site manager, attended the inspection. The purposes of the inspection were to confirm the integrity of visible features at the site, identify changes in conditions that might affect conformance with the LTSP, and evaluate the need, if any, for maintenance or additional inspection and monitoring.

#### **18.4.1** Site Surveillance Features

Figure 18-1 shows the locations of site features in black and gray font, including site surveillance features and inspection areas. Site features that are present but not required to be inspected are shown in italic font. Observations from previous inspections that are currently monitored are shown in blue text. There were no new observations in 2020. Inspection results and recommended maintenance activities associated with site surveillance features are included in the following subsections. Photographs to support specific observations are identified in the text and in Figure 18-1 by photograph location (PL) numbers. The photographs and photograph log are presented in Section 18.10.

### 18.4.1.1 Access Road and Entrance Sign

Access to the site is from Wyoming Highway 95 from Glenrock or Wyoming Highway 93 from Douglas to Converse County Road 31 and onto Hornbuckle Ranch Road. Site access is maintained through perpetual easements across the Hornbuckle ranch. The road to the site is graded and hard packed and is maintained by the ranch. The entrance sign is mounted on a steel post set in concrete (PL-1). No maintenance needs were identified.

### 18.4.1.2 Perimeter Signs

There are 10 perimeter signs, attached to steel posts set in concrete, positioned around the site outside the unfenced property boundary (PL-2). No maintenance needs were identified.

#### 18.4.1.3 Site Markers

The site has two granite site markers. Site marker SMK-1 is at the south side of the disposal cell (PL-3). Its concrete base is damaged due to spalling but is stable; there were no apparent changes from the previous year. Site marker SMK-2 is at the north side of the disposal cell. No maintenance needs were identified.

## 18.4.1.4 Survey and Boundary Monuments

The site has three survey monuments and eight boundary monuments. Boundary monument BM-6 is bent but stable (PL-4). The boundary monuments and a survey monument, as well as the perimeter signs, are outside the property boundary. The owner of the surrounding property (Hornbuckle ranch) is aware they are on his property but is not concerned. Therefore, the survey and boundary monuments and perimeter signs will remain at their current locations.

#### 18.4.1.5 Aerial Survey Quality Control Monuments

Four aerial survey quality control monuments were installed in 2019 following the site inspection (PL-5). The quality control monument locations are shown in Figure 18-1. No maintenance needs were identified.

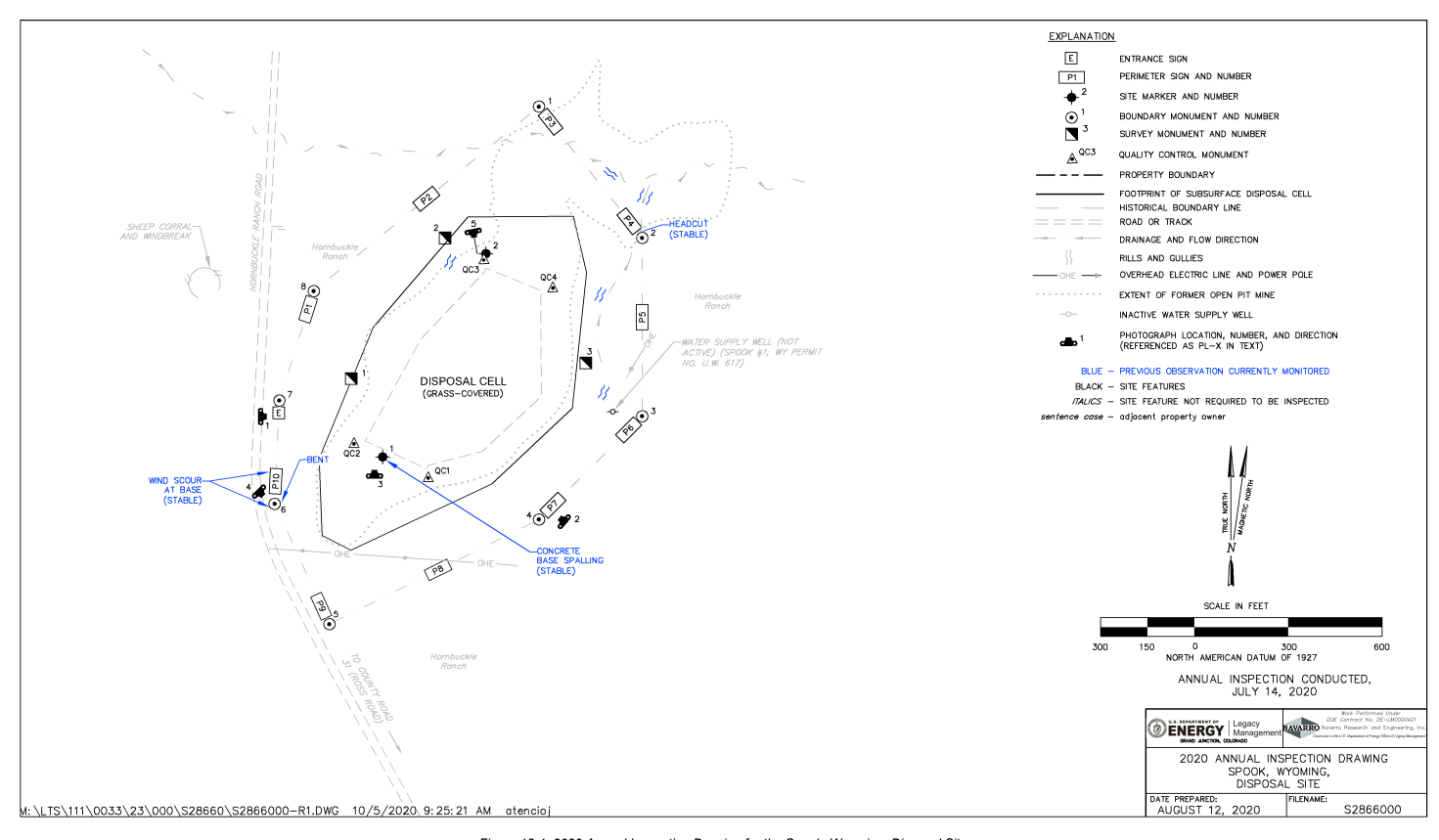


Figure 18-1. 2020 Annual Inspection Drawing for the Spook, Wyoming, Disposal Site

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### 18.4.2 Inspection Areas

The site is divided into three inspection areas to ensure a thorough and efficient inspection. The inspection areas are (1) the disposal cell, (2) the site perimeter, and (3) the outlying area. Inspectors examined specific site surveillance features within each area, observed the condition of site vegetation, and looked for evidence of erosion, settling, slumping, or other modifying processes that might affect the site's conformance with LTSP requirements.

## 18.4.2.1 Disposal Cell

The site is unique among Title I sites in that tailings were placed in the bottom of an open pit mine and covered with 40–60 feet of clean fill and topsoil. Therefore, many of the observations and concerns routinely associated with above-grade disposal cells—such as the quality of the riprap and the stability of side slopes—do not apply to this site. The ground surface over the 5-acre disposal cell, completed in 1989, showed no evidence of settling. Vegetation on the ground surface, consisting of grasses and forbs, was healthy and indistinguishable from that growing on the remainder of the site and on the surrounding ranch land. No maintenance needs were identified.

#### 18.4.2.2 Site Perimeter

There is no perimeter fence at the site. The area between the disposal cell and the site perimeter showed no evidence of settling or active erosion. No maintenance needs were identified.

## 18.4.2.3 Outlying Area

The area beyond the site boundary for a distance of 0.25 mile was visually observed for erosion, changes in land use, or other phenomena that might affect the long-term integrity of the site. No such impacts were observed. Several minor rills and gullies are near the site, and they appeared to be stable. The erosion is not harming the function of the disposal cell cover or other site features, and it is not a concern at this time. Inspectors will continue to monitor this area.

The access road has frequent truck traffic to service and maintain oil wells in the area. Even though oil field activity has greatly increased near the site, inspectors found no evidence of trespassing or vandalism on the site.

# 18.5 Follow-Up or Contingency Inspections

LM will conduct follow-up or contingency inspections if (1) a condition is identified during the annual inspection or other site visit that requires a return to the site to evaluate the condition or (2) LM is notified by a citizen or outside agency that conditions at the site are substantially changed. No need for a follow-up or contingency inspection was identified.

### 18.6 Maintenance

No maintenance needs were identified.

# 18.7 Groundwater Monitoring

In accordance with the LTSP, groundwater monitoring is not required due to the application of supplemental standards. Groundwater at the site qualifies for supplemental standards because it is designated as limited use, a designation given to groundwater that is not a current or potential source of drinking water. Groundwater in the uppermost aquifer is designated as limited use because it contains contamination from widespread, naturally occurring uranium mineralization and is of limited yield. Therefore, monitoring of the groundwater is not required.

### 18.8 Corrective Action

In accordance with the LTSP, corrective action is taken to correct conditions that threaten the integrity of the disposal cell or compliance with 40 CFR 192. No need for corrective action was identified.

#### 18.9 References

10 CFR 40.27. U.S. Nuclear Regulatory Commission, "General License for Custody and Long-Term Care of Residual Radioactive Material Disposal Sites," *Code of Federal Regulations*.

40 CFR 192. U.S. Environmental Protection Agency, "Health and Environmental Protection Standards for Uranium and Thorium Mill Tailings," *Code of Federal Regulations*.

DOE (U.S. Department of Energy), 1993. Final Long-Term Surveillance Plan for the Spook, Wyoming, Disposal Site, UMTRA-DOE/AL-350215.0000, January.

## 18.10 Photographs

Photograph Location Number	Azimuth	Photograph Description	
PL-1	90	Site Entrance Sign	
PL-2	310	Perimeter Sign P7	
PL-3	0	Site Marker SMK-1	
PL-4	135	Boundary Monument BM-6	
PL-5	170	Quality Control Monument QC3	



PL-1. Site Entrance Sign



PL-2. Perimeter Sign P7



PL-3. Site Marker SMK-1



PL-4. Boundary Monument BM-6



PL-5. Quality Control Monument QC3

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