INTEGRATED CONTINGENCY PLAN (ICP) GUIDANCE

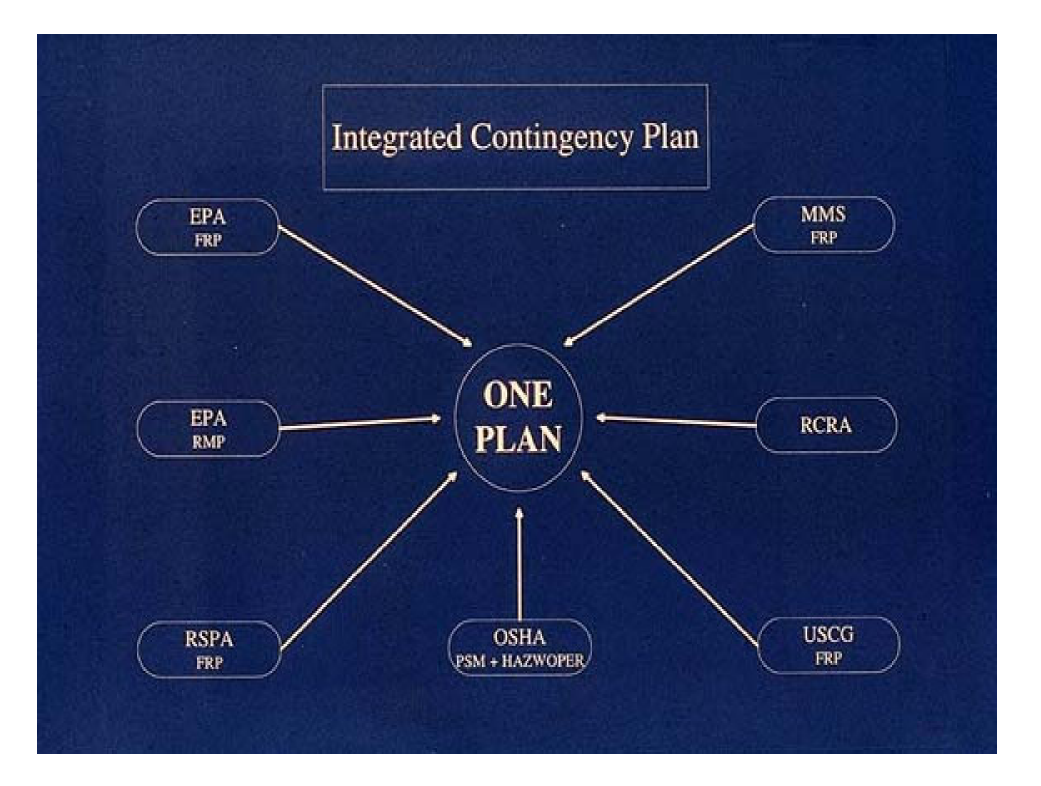
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ICP Requirements

The ICP or "One Plan" concept, was developed to help consolidate multiple planning requirements.

The ICP guidance document addresses the OPA FRP requirements of EPA, MMS, RSPA, and USCG, among other Federal regulations.

The ICP guidance includes:
 A plan outline or table of contents that provides a suggested structure for a facility contingency plan; and
 Matrices with cross-references to specific regulatory requirements.



If a facility's management develops an ICP and submits it to EPA as their FRP, they must:

 Ensure that all applicable requirements of 40 CFR 112.20 and 21 are addressed in the plan; and

Provide a cross-reference to EPA's regulatory requirements.

A series of matrices are included in the ICP guidance to assist plan drafters and reviewers.

The ICP guidance provides flexibility to include certain prevention-related requirements in the plan.

The matrices at the end of the ICP guidance serve:

- As a basis for developing cross-references to various requirements; and
- To help facilities in consolidating various plans and documenting compliance with Federal regulations.

One of the matrices displays areas of current regulations that correspond to suggested elements in the guidance document.

A second set of matrices display regulatory requirements and indicate where in the suggested ICP format these requirements should be addressed.

Benefits of an ICP

 Allows the development of a single, comprehensive document.

Reduces the need for multiple reviews of several different documents.

Reduces the potential for inaccurate information.

Easier to use one document.

Benefits of an ICP (cont.)

May be used to meet requirements of:
 DOI/MMS' FRP (30 CFR part 254);

DOT/RSPA's FRP (49 CFR part 194);

DOT/USCG's FRP (33 CFR 154, subpart F);

EPA's FRP (40 CFR 112.20 and 112.21);

EPA's Risk Management Plan (40 CFR part 68);

Benefits of an ICP (cont.)

EPA's RCRA Contingency Plan (40 CFR 264.52);

EPA's RCRA Contingency Plan (40 CFR 265.52);

EPA's RCRA Contingency Plan (40 CFR 279.52);

 DOL/OSHA's Emergency Action Plan (29 CFR 1910.38[a]);

Benefits of an ICP (cont.)

 DOL/OSHA's Process Safety Standard (29CFR 1910.119); and

DOL/OSHA's Hazwoper Regulation (29 CFR 1910.120).

Limitations of an ICP

- The ICP guidance does not address 40 CFR 112.7 requirements, even though it indicates that it does.
- When used as an FRP, the plan may require approval of four different agencies.
- Approval of an ICP by one agency does not necessarily mean approval by all agencies or acceptance by other departments of the same agency.

Limitations of an ICP

The ICP guidance can be misleading when applied to SPCC Plan and FRP requirements.

"The ICP guidance does not change the existing regulatory requirements; rather, it provides a format for organizing...."

Limitations of an ICP (cont.)

The ICP matrices do not address many requirements of 40 CFR part 112, including:
Title 40 CFR 112.1 to 112.7 and Appendix A (the SPCC regulation); and
Title 40 CFR 112.20 and 112.21 (the FRP regulation).

ICP Format

Section I – Plan Introductory Elements

Purpose and scope
Table of contents
Revision date

Facility information Name Owner/Operator/Agent Address of the facility Mailing address of the Facility Other ID Information (e.g., lat/long) Contacts Contact phone numbers Facility phone number Facility fax number

Section II – Core Plan Elements

Discovery
Initial response
Sustained actions
Termination of response

Annex I – Facility and Locality

Facility maps
Facility drawings
Description and layout

Annex II – Notification
 Internal notifications
 Community notifications
 State and federal agency notifications
 Contractors

Annex III – Response Management System
General
Command
Operations
Planning
Logistics
Finance

Annex IV – Incident Documentation

Post accident investigationIncident history

Annex V – Training and Exercises

- Description
- Types
- Frequency

Annex VI – Response Critique and Plan Review and Modification Process

Procedures Frequencies

23

Annex VII – Prevention

Annex VIII – Regulatory Compliance and Cross-Reference Matrices

EPA Region V has recommended a crossreference for SPCC and FRP elements.

ICP Issues

- Like the FRP, the ICP must be understood by facility on-site staff and other response personnel to be adequately implemented.
- An ICP review may be more burdensome than a review of an FRP alone due to the difficulty in locating the requirements of 40 CFR 112.20 and 112.21.
- The ICP document is guidance, not a regulatory initiative; facilities are free to maintain multiple plans.

ICP Issues (cont.)

The ICP format does not address all of the aspects of the FRP rule (e.g., tiered planing scenarios, contracts or other approved means).

ICP Guidance

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http://www.epa.gov/ceppo/pubs/one-plan.html

Required Elements of a Facility Response Plan*

- Emergency Response Action Plan
- Facility Information
- Emergency Response Information
- Hazard Evaluation
- Response Planning Levels
- Discharge Detection

Systems

- Plan Implementation
- Self Inspection, Drills/Exercises, and Response Training
- Diagrams
- Security Systems
 Response Plan Cover Sheet

28

FRP Preparation (Short Version)

Prepare FRP in accordance with the outline / checklist provided in Part 112 Appendix F

Address EVERY item

If an item doesn't apply to your facility, say so, and briefly explain why (e.g.: "N/A - No USTs at the Facility")

Initial FRP Review/Approval Process

FRP received

- Agency reviews FRP
- Results of Agency review sent to Facility
- Facility must revise FRP in accordance with comments and resubmit
- Agency reviews revised FRP
- Agency approves FRP or returns it for further revisions

5 Year Review

Agency reviews FRP

- Results of Agency review sent to Facility
- Facility has 60 days to revise FRP in accordance with comments and resubmit
- Agency reviews revised FRP
- Agency determines if FRP meets Regulatory Requirements

Unapproved FRPs

Facilities with unapproved FRPs are subject to Enforcement Actions up to \$27,500 per day per violation Facilities must report changes that materially affect the implementation of the response plan 112(d)(v)
Shutting down a facility
Selling a facility
Decomissioning tanks

33

The owner/operator of a facility for which a response plan is required under this part, shall revise and resubmit portions of the response plan with in 60 days of each facility that materially may affect the response to a worst case discharge; including:

(i) A change in the facility's configuration that materially alters the information included in the response plan

(ii) A change in the type of oil handled, stored, or transferred that materially alters the required response resources

(iii) A material change in capabilities of the oil spill removal organization(s) that provide equipment and personnel to respond to discharges of oil described in paragraph (h)(5) of this section

(iv) A material change in a facilities spill prevention and response equipment or emergency response procedures(v) Any other changes that materially affects the implementation of the response plan

FRP & SPCC Regulations

http://www.epa.gov/oilspill/lawsregs.htm

Contact Information

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Additional Information

Additional Information on EPA's OPA Web Site:

http://www.epa.gov/region5/oil/plan/frp.html