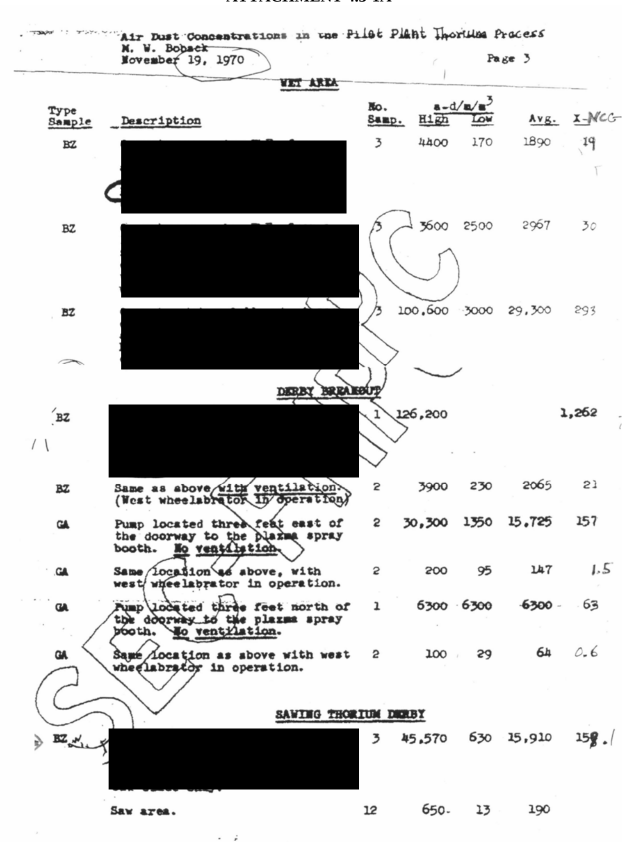
Effective Date:	Revision No.	Document No.	Page No.
June 27, 2007	1 – Draft	SCA-SEC-TASK5-0056	Page 55 of 142

ATTACHMENT 4.3-1A



Effective Date:	Revision No.	Document No.	Page No.
June 27, 2007	1 – Draft	SCA-SEC-TASK5-0056	Page 56 of 142

ATTACHMENT 4.3-1B

Time Started	West Separation Booth Area	Behind #28 Remeit Puxmace	In Pront of #25 Remeit Purpage	Pump Dehind #23 Romelt Purnace	Pump Behind #21 Remeit Furnace	TS (g - d/m/M ³) Pump Behind #17 Remelt Purnace	Elec. Switch Area for Heat Remelts	West Breakout Canning Station	Arg. 3	X INC
Semples)										
0635 0705 0735 0805	369 64 26 15	9000 532 330 31	63 45 17 15	4120 2647 29 60	5946 1726 25 70	1462 1363 47 53	1549 2386 201 100	830 288 51 36	2916 1131 91 48	42 16 1.0
	ted convos tos A.N. umtil 7:									
Operation Started		, •					,			
0835 0905 0935 0930 1007 1037	42 355 140102 3463 390 413	92 665 600000 16000 2000 13000	51 272 4586 2000 859 810	420 80000 20000 7000 20000 10000	412 1878 100000 30000 9000 5000	312 304 4000 7000 2000 8000	256 2238 90000 170000 50000 30000	122 Pump Butned Out 20000 20000 - 7800 2814	213 12200 149300 47700 13000 6800	3.0 174 2130 601 197 126
Bresk for	1unch									
1219 1249 1319 1349 1419	200 61 359 1576 4000	1249 300 3068 20000 50000	230 79 492 1547 1337	1184 875 4000 60000 30000	5000 1000 5000 40000 20000	4000 1000 4000 30000 10000	4000 686 4000 40000 10000	898 134 330 417 600	2100 516 2700 24200 15700	30 7.3 39 346 22 4
Total	150961	706374	12163	476479	217290	187616	401180	53115		
Period (D	d/m/H ³ per 5 uring actual operations)	Hr.								
	13729	64215	1105	43316	19571	17056	36470	5312		
HAC	197	917	16	628	280	244	521	76		
Avorage H	AC for entire	Area = 859 BUAC								

Effective Date: Revision No. June 27, 2007 Page No. 1 – Draft SCA-SEC-TASK5-0056 Page 57 of 142

ATTACHMENT 4.3-1C

		Cleanout nat	Week of 3-7 to 3-14	No. of Samples	g d/ High	m/M3 Low 9100	Avg. 26815	<u>X MAC</u> 383
	BZ	Cleanout pat Dump dust collector to furnace	2-20 to 2-27	5		2018	8120	50
-	BZ BZ	Béating bags Repairing inside furnace	2-1 to 2-7 4-12 to 4-18 4-25 to 4-30	5 21 5	6000 81470 × 1804	78 43 57	1581 7922 504	22 113 7.2
_	BZ BZ	Repairing inside T.H.	5-1 to 5-7 3-1 to 3-7	7	55083 23167	15 17	8250 2578	117
	BZ BZ BZ	Repairing inside T.H.	4-7 to 4-14 4-14 to 4-21	28 12	18629 7876	126 120	2439 1620	35 23
	P P	While repairing inside fur	4-1 to 4-7 4-23 to 4-30 5-1 to 5-7	3 12 11	12787 5546	268 49 79	7020 13-1 24853	100 18 355
-	P	Rabble shaft opening	5-20 to 5-27 2-7 to 2-13	2	92984 841 47	214	528 22	7.5 0.3
	P	n n u	2-18 to 2-25 4-14 to 4-20	2 <u>1</u>	12653 V 1467	13	2532 4995	36 7.1
	P	Over front of furnace	2-1 to 2-7 3-8 to 3-15	5	28 5 416 7	2784	15 25676	366
	P	H H H W	4-12 to 4-18 4-23 to 4-30	38	1683 2704	29 21	25676 5656 684	9.3
	PPB	11 17 M	5-1 to 5-7 5-13 to 5-20	8	190 441	22	61 210	0.9 3.0
		Empty sludge to fur.tray	5-6 to 5-13 4-22 to 4-28	3 5	286 508	51 66	134 316	1.9
	BZ BZ	Feeding turnings	2-21 to 2-28 3-6 to 3-12	13 18	5 44 5 52 7	23.	103 5 503	1.4
	BZ BZ	et sa pr Mr	3-13 to 3-19 3-20 to 3-26	10	605 348	17	118	1.7
**	BZ	n n	3-26- to 3-31 4-1 to 4-7	10	1167	33 16	308	4.4
ſ	BZ BZ	п п	4-8 to 4-14 4-14 to 4-20	50	482 761	2 13 5 11	113	1.6
	BZ BZ	n n	4-20 to 4-27	19 17	1195	5	150 175	2.1 2.5
	BZ	H S	4-28 to 4-30 5-1 to 5-7	14 48	1287 2 7 16	0	252 144	3.5 2.1
	BZ BZ	п п	5-8 to 5-14 5-14 to 5-21	20	2171 409	18 8	281 105	4 1.5
	BZ BZ BZ	Feeding turnings & sludge	3-23 to 3-30 4-8 to 4-14 4-21 to 4-27 4-27 to 4-30	3 8 8 13	1057 16795 4853 646	31 32 49 6	682 2220 750 240	9.7 31 10.7 3.4 6.7
	BZ		5-1 to 5-7	14	5276	0	474	6 . 7

065985

Effective Date: Revision No. Document No. June 27, 2007 Page No. 1 – Draft SCA-SEC-TASK5-0056 Page 58 of 142

ATTACHMENT 4.3-1D

2260757

NATIONAL LEAD COMPANY OF OHIO

CINCINNATI 39, OHIO

March 26, 1963

SUBJECT AIR DUST RE-EVALUATION OF THE THORIUM FURNACE - PLANT 6

FROM

R. H. Starkey

REFERENCE

On December 10 and 11, 1962 an eir dust re-evaluation was conducted of the Thorius Purnace. Results of the air dust samples taken during this survey are shown below and they are compared with the results of samples collected during October, 1960 and January 1961.

			MAC	
Open	ration or Location	1962	1961	1960
BZ	Raking excessive cold residue from edge of top hearth into furpace	1260	-	-
BZ	Unplugging furnace discharge line	417	4.0	4.0
BZ	Loading thorium metal into 5 gallon	,		
	can from 55 gailon drums to be carried to furnace for charging	69	-	-
BZ	Relling thorium residue into Rotex mifter	27	31	33
BZ	changing drum at product canning station	19	4.0	4.0
验	Charging furnace with pieces of metal	7	3.0	3.0
GA	Approximately 12 feet southeast of furnace	2.	5 -	
GA.	1 foot west of furnace	1.	8 -	-

MAC - maximum allowable concentration (70 c d/m/M3) Denotes operation or area did not exist or was included in another classification at the time of sampling.

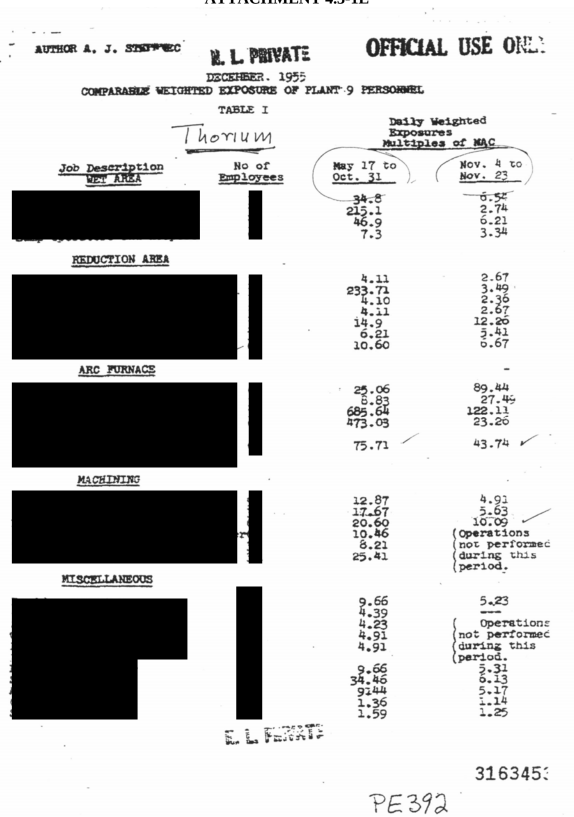
Although the Thorium Furnace and Rotex sifter have ventilation, it is completely inadequate. In addition, a majority of the operations performed in conjunction with the furnace do not have local ventilation at all. It should be mentioned also that the plexiglass window in the product canning station is broken. This is reducing the ventilation efficiency of the station. The rabbeling arms in the top hearths of the furnace

OFFICIAL USE ONLY

PRIME CONTRACTOR FOR THE U.S. ATOMIC ENERGY

Effective Date: Revision No. Document No. Page No. June 27, 2007 1 – Draft SCA-SEC-TASK5-0056 Page 59 of 142

ATTACHMENT 4.3-1E



Effective Date:	Revision No.	Document No.	Page No.
June 27, 2007	1 – Draft	SCA-SEC-TASK5-0056	Page 60 of 142

Finding 4.3-2: Use of the 1,050 MAC-hours Per Year as a Default Value for a Bounding Intake of Thorium is Inappropriate

With the noted changes regarding NIOSH's intended approach for estimating thorium intakes, SC&A is uncertain whether NIOSH still intends to employ the default and bounding intake of 1,050 MAC-hours per year, as described in Section 5.2.3 of ORAUT-TKBS-0017-5. In the event of its use in dose reconstruction, SC&A firmly believes that the 1,050 MAC-hours per year is clearly **not** a ". . . default intake rate [that] applies to the most exposed craft personnel (e.g., chemical operators, process maintenance personnel, safety personnel, and first-line supervision/foremen) . . ."

A review of air sampling data clearly shows concentrations in the hundreds and even tens of thousands of MACs/NCG. For example, Attachments 4.3-1A, 4.3-1B, and 4.3-1D enclosed above under Finding 4.3-1 identify maximum air concentrations of 1,262 NCG (or 1,803 MAC), 8,571 MAC, and 1,260 MAC, respectively. Exposures to these air concentrations would exceed the default value of 1,050 MAC-hours per year in as little as eight minutes.

Finding 4.3-3: Limitations Associated with the Use of Job Task(s)/Job Location(s) for the Assignment of Intakes that are based on Air Sampling Data

The feasibility of assigning time-integrated air concentrations and/or lung burdens is severely limited for a sizeable fraction of FMPC workers. Numerous FMPC documents make reference to high-exposure environments/job tasks that were performed by members of the **Project Labor Pool**, **roving maintenance crew**, and **roving operators**.

Attachments 4.3-3A, 4.3-3B, 4.3-3C, and 4.3-3D verify the existence of such workers and their high exposure potential. The difficulty of tracking these and other individuals on the basis of "records" was fully recognized by FMPC Health and Safety personnel as opined in Attachments 4.3-3C and 4.3-3E and summarized below:

• From Attachment 4.3-3C in which the Director of FMPC's Health and Safety Division stated the following in 1953:

This brief case study also afforded an opportunity to realize two major problems confronting this division. First, we often do not have a complete work history, especially of roving maintenance men, such as [Name]. However, there are men in other departments who are working in other areas or have been transferred, and our first knowledge at least in the Medical Department of their job locations is when they present themselves for medical care. The man then reveals that he is working in a different area from the one noted on his medical records. I cannot argue with anyone who says our records are not up to date, but often we are not notified of transfer to specific areas and we do not have the personnel to scout each man. [Emphasis added.]

Effective Date:	Revision No.	Document No.	Page No.
June 27, 2007	1 – Draft	SCA-SEC-TASK5-0056	Page 61 of 142

• From Attachment 4.3-3E in which the Director of FMPC's Health and Safety Division restated these concerns in 1963:

Another serious problem in determining internal exposure is the difficulty in obtaining good work records, which show how long an individual has worked in various jobs. Five of the jobs in the table are performed by employees with the job classification of "chemical operator." The other two are classified "chemical operator helper" and "laborer." We have records which tell us to which plants a person is assigned and in which job classification he worked however, these records do not tell use the specific job operation he performed. [Emphasis added.]

SC&A concludes that, for a large fraction of workers, records that may define a claimant's job description/job location are unlikely to be accurate, complete, or sufficiently detailed to be of use in dose reconstruction. (SC&A notes that, while Attachment 4.3-3C and 4.3-3E pertain to uranium workers, it is reasonable to assume that this problem equally applies to thorium workers.)

Effective Date: Revision No. Document No. Page No. June 27, 2007 1 – Draft SCA-SEC-TASK5-0056 Page 62 of 142

ATTACHMENT 4.3-3A

MATTERAL LEAD OUTFAIR

P-20000-7

Samenhar 25, 1961

SCELETT: FINAL STRALAY AND INVENTORY OF THORTOM

MC: F. Y. Walresty

FRIA: 0 C Carmitti

在下: Cate as of 10/1/61

22256

During the past three years all of the thorium residue materials and the thorium products were inspected, segregated, redrummed, reveighed and record by the Project Labor Fool.

This program entailed a great deal of work due to the improperly coded items and at times the work was somewhat hazardous due to drums exploding, catching on fire or causing obnations fumes. A full drum (55 gallon) of calcium metal was also found among the drums and it had been coded as a thorium residue. At times the work on this project was at a standstill due to the radiation and there were no workers to rotate who were not expused to the maximum agreeable monthly radiation dosage. The radiation dosages were checked monthly with Health and Safety Division.

It should be noted that much of the work performed by the Project Labor Fool could have been avoided of proper and greater care would have been taken in the drumming, coding, segregating or marking of the original drums. Hans of the drums of setal residues were exidized or corroded into aluges and were further exidised at Plant 6 thorium furnace. It can be said that the thorium residues were in a worse condition than the depleted or normal residues and this was a major cause of the thorium contamination to the storm sewers. The thorium materials are now in good condition and the material probably will not require redrumning for several years. The housekeeping is now greatly improved and there should be no more thorium contamination going into the storm sewer system.

All draws on boxes of the good thorium products and potentially remelt metal are located in undercover storage and all the residues are on the outside red. Approximately 6,000 draws of low grade thorium residues were discarded at some off site burial area and over 1,500 draws (240,000 pounds - net weight) have been sent to Plant 6 thorium furnace for oxidation.

The following summary describes each lot of material stating the new lot number, number of drums, the new weight and material description. By copy of this latter please change your October 1, 1961 inventory tab run accordingly. If you desire to take an actual part physical inventory on Hovember 1, 1961, please advise Production Récords and Plant 1 of this fact (note, I will gladly assist on any inventory).

Type 201: All of the product THT was redrummed with no change in lot numbers. This THT must be removed in the opposite order that it was stored, i.e. last in - first out.

Effective Date: Revision No. Document No. June 27, 2007 Page No. 1 – Draft SCA-SEC-TASK5-0056 Page 63 of 142

ATTACHMENT 4.3-3B

OFFICIAL USE ONLI

PROJECT LABOR POOL OPERATIONS

in a suipley K.

... h. Starkey

April 24, 1964

operations as it was agreed that we should in our meeting with the first operations aren't too had from an industrial hygiene standpoint; however, others are extremely had, and still others are far from satisfactory. All of the PLF correction looks to be unsatisfactory, air dust samples are taken. For example, we don't sample operations such as sorting lids and rings or blending organics. The duplicate copy of the work records that I receive daily have helped considerably in our follow-up on the PLF activities. A complete summary of the mir dust sample results are included in appendix I.

in Plant 7 precipitated our 2/13/60 meeting at which time we had no air dust samples on the operation, bamples were taken and as we survised, they are extremely high (up to 1100 mcg).

There is no question that this operation should never again be performed until suitable facilities are provided. As you recall, considerable discussion concerning clean-up, and lack of facilities for doing so, took plane at our 2/13/60 meeting.

This time, a portable vacuum was available in Plant 7 but not used. Air dust levels of 39 mcG resulted from the "sweeping and showeling" operation which was substituted for the vacuum cleaner. Respirators were worn during these eperations; however, there was never a dust respirator built afficient enough to susquately protect workers in such atmospheres.

The comment mixer located in Plant 3 is now being operated on a two-shift basis. Air dust levels of 87 NCG were measured while MgP2 was being dumped on the tray for leading into the mixer. All general air levels taken throughout the Demitration Area while the mixer is operating are above NCG. The mixer is located just inside the east door and the wind blows the contemination throughout the entire area. A report was written to a sufficient on March 31, 1964 outlining suggested revisions to the operating equipment and procedures which would result in lower air dust levels. The contexted me and told me that it wouldn't be possible to revise the operating procedure and he didn't feel he would be able to get money for other equipment for the operation. To

OFFICIAL USE ONLY

BEST COPY AVAILABLE

2697951

3391519

PE 3146

NOTICE: This document has been reviewed for Privacy Act information and has been edited accordingly.

NOTICE: This report is pre-decisional and has not been reviewed by the Advisory Board for factual accuracy or applicability within the requirements of 42 CFR 82.

Effective Date: Revision No. June 27, 2007 Revision No. 1 – Draft SCA-SEC-TASK5-0056 Page 64 of 142

ATTACHMENT 4.3-3C

NATIONAL LEAD COMPANY

P.O. BOX 158 MT. HEALTHY STATION CINCINNATI 31, DHIO

211803

October 12, 1953

TO

CHARLES DEES, INDESTRIAL CASE STUDY

CENTRAL FILES

FROM

DR. QUIGLEY

REFERENCE DR. DURKIN

On Wednesday morning, noticed a worker enter the shower room shortly after nine o'clock. His body was covered with black dust, and the worker volunteered that this material was black exide.

WIGH, which he had encountered in cleaning the Bag House in the area of the Chip Burner. It was noted by both and I that the man's mouth and pose as well were filled with the black dust. Bealising that this offered an opportunity to initiate a case study, I asked the man to shower and report to the Medical Department.

The employee, , was examined and laboratory studies, such as routine urinalysis, blood count, and urinary level of uranium, were carried out. Both the employee and his immediate superior, were most helpful in securing a work history in regard to this man's activities.

is in the rowing maintenance onew and during the period from wooked on the third shift and spent approximately three to four hours nightly cleaning out the Bag House adjacent to the Chip Burner. After this man was transferred to the first shift and has spent approximately two hours once a week in cleaning out the Bag House adjacent to the Chip Burner.

Stated that he is sware of the Health and Safety recommendations as to time spent in cleaning the Bag House. He states that is the most familiar man with the operation and can do such a cleaning operation in two to three hours where another maintenance man may need six to eight hours to do the job. At the present time, however, he is breaking in two men to do the same job has been doing.

The following letters were sent from the Industrial Hygiene and Radiation Department in regard to recommendations concerning maintenance men in closed areas such as the Bag House. These letters are as follows:



F/W 043

Effective Date: Revision No. Document No. Page No.

June 27, 2007 1 – Draft SCA-SEC-TASK5-0056 Page 65 of 142

Attachment 4.3-3C (Continued)

Page 2 Industrial Case Study

In brief these letters limited the time allowed within the Bag House and also recommended that gloves and respirators be worn at all times.

record which was within normal limits except for the week of when he had an excessive exposure of while working in the Furnace area of 3005. I understand that this has been investigated by

On the afternoon of and I visited the Chip Burner area to survey the surroundings. In the shack-type office in the area, there were two Dist-Foe respirators hanging on hooks. Further command on their condition will be seen in a later paragraph. There were no other unusual findings seen in the area at the time.

Prom the medical standpoint there were no unusual findings in regard to condition, and we shall not issue a further statement on this man unless there is a change in his status. However, and his group may desire to supplement this report or conduct further studies in regard to the dust exposure of men within the Beg House during these cleaning operations. stated he would be glad to cooperate in any way. He anticipates his next major cleaning operation will be the weekend of

This brief case study also afforded an opportunity to realize two major problems confronting this division. Pirst, we often do not have a complete work history, especially of roving maintenance men, such as However there are men in other departments who are working in other areas or have been transferred, and our first knowledge at least in the Medical Department of their job locations is when they present themselves for medical care. The men then reveals that he is working in a different area from the one noted on his medical records. I cannot argue with anyone who says our records are not up to date, but often we are not notified of transfers to specific areas and we do not have the personnel to soout each man.

Effective Date: Page No. Revision No. Document No. SCA-SEC-TASK5-0056 Page 66 of 142 June 27, 2007 1 – Draft

ATTACHMENT 4.3-3D

OFFICIAL USE ONLY

NATIONAL LEAD COMPANY

CINCINNATI, OHIO 45239

October 5, 1967

SUBJECT

EXPOSURE STUDY OF PLANT 8 PERSONNEL TO AIRBORNE RADIOACTIVE DUST

TO

S. F. Audia

FROM

H. M. Beers

REFERENCE

Report issued by I H & R, dated July 1967, Same Subject

The Reference Report reflects an increase in (DWE) from 0.9 MCG in 1965 to 2.2 NCG in 1966. This report also indicates that 64% of the personnel exceeded the NCG in 1966 as compared to 21% in 1965. Thus in either comparison approximately a three fold increase.

Reviewing the specific assignments and/or specific operations the report indicates the major problems are related to only a few items.

1. ASSIGNMENTS

1.2.	Roving	Opera	tor	5		0.9	4.3
1.1.	Rotary	Kiln	and	NPR	Operator S	0.9	7.1
						1965	1966



OPERATIONS		
2.1. Charging Leach Tank	7.4	24.0
2.2. Changing drums at the Rotex oversize station	1.4	76.0
 Changing drums at the Rotex packaging station 	5.3	29.0
2.4. Charging Box Furnace	3.5	10.0
2.5. Changing drums at Rotary Kiln packaging station	6.1	9.2
2.6. Charging Rotary Kiln feed tray	1.6	41.0

OFFICIAL USE ONLY

Effective Date: Revision No. Document No. Page No.

June 27, 2007 1 – Draft SCA-SEC-TASK5-0056 Page 67 of 142

ATTACHMENT 4.3-3E

CENTRAL FILES

NATIONAL LEAD COMPANY OF OHIO

CINCINNATI 39, OHIO

Mevember 1, 1963

William T. Doran, M. D. Division of Operational Safety U. S. Atomie Energy Commission Washington, D. C. 20645

P. O. BOX 39158

2151983

F

Subject: Information on Forthcoming Feasibility Study on "Currelation of Lifetime Health and Mertality Experience of AEC and AEC contractor Employees with Competingsh Radiation Exposure"

Dear Rill:

It was a pleasure to see you that wenk in Pittsburgh and to discuss with you the subject feasibility study. Prior to our meeting I had been samewhat concurred about the seope of the study. My doubts had been raised by references to "amounts of radiation" and the reference to NCRP standards regarding lifetime exposure to penetrating radiation. I had postponed answering the latter from Mr. Karl to our Manager, Mr. Noyes, pending some clarification of these points.

First of all I would like to say that I very much favor the proposal to undertake a feasibility study. I quite agree that radiation in its broad sames should encompass both exposure to external (penetrating) radiation and also to internal deposition of radioactive materials. The gathering of medical information should not be too difficult, though it certainly will be time-consuming and tedious work. Relating these findings to external or penetrating radiation will be relatively rimple, since at all AEC contractor sites complete exposure data to penetrating radiation has been accumulated since the days of the Manhattan project. I am somewhat more concurred, however, with the adding of a factor or factors for internal emitters.

I would like to suggest that the portion of the feasibility study dealing with people apposed primarily to urusium be scheduled somewhat later and possibly after the completion of the "Epidemiological Study of Uranium Workers"-Feasibility" presently being conducted at Mallinekredt and here at National Look of Chio. I am atill hopeful that our study may be of some assistance in heading estimates

0181504

Effective Date: Revision No. Document No. Page No. 1 – Draft SCA-SEC-TASK5-0056 Page 68 of 142

Attachment 4.3-3E (Continued)

November 1, 1961

when the air dust concentration for a job results in exposeres above a course. Level, we require the use of a respirator to perform the job. Thus the determination of the internal exposure becomes further complicated since we can never be sure of how much of the airborne dust is being removed from the air which is breathed.

Another serious problem in determining internal exposure is the difficulty in potagoing good work records, which show how long as individual has sorted in various lobs. Five of the lobs in the table are performed by employees with the job classification of "chemical operator." The other two are classified "chemical operator helper" and "laborer." We have records which less to which plant a person is assigned and in which job classification he worked, however, these records do not tell us the specific job operation be performed it is obvious from the table that all chemical operators in our metal production plant will not receive the same exposure to airborne quantum.

to be sure that we are controlling strborns exposures to amounts that will lee be narmful. We do not consider the urinary grantum excretion measurement as accurate method of estimating either body burden or exposure. We have seem that the determination of internal exposure by any method or combination of methods is less precise that are estimations of exposure to externe, radiation.

We have wrestled with this problem of estimating internal exposure in the course of our Epidemiological Study of Uranium Workers here and at Maniackroot. It is my personal opinion, however, that because of the wearing of dust or sirline respirators, the exposure to sirborne radioactive material and hence internal emitters has not been in serious prepartions either here or at Maillockroot. Our urinary uranium excretion records substantiate this opinion.

I will be happy--and I believe hir. Mason will be also--to further discuss will you and your study committee the problems we have encountered and the experience we have gained in connection with estimating internal exposure.

JAC. ED

C. L. Karl lx.

Effective Date:	Revision No.	Document No.	Page No.
June 27, 2007	1 – Draft	SCA-SEC-TASK5-0056	Page 69 of 142

Finding 4.3-4: The Inability to Account for Internal Exposures Associated with Radiological Thorium Incidents

Section 5.3.5 of NIOSH's SEC Evaluation Report acknowledges the fact that:

... fires and small explosions resulted from working with uranium and thorium metal, especially when molten metal, stored un-oxidized metal turning or scraps, or phosphorus and magnesium compounds were involved. Interviews with former FMPC workers, including fork truck operators tasked with moving burning drums of uranium, reinforced that small fires and explosions occurred frequently, perhaps even daily at times. The majority of these incidents resulted in only local contamination. Other incidents mentioned by interviewees included ventilation exhaust system filter bag breaches, high dust levels from certain operations, and spills from drums of uranium ore. [Emphasis added.]

Nevertheless, the ER dismisses these incidents and concludes with the following statement:

There were two serious incidents that had the potential to result in significant personnel exposure: a thorium blender incident and a uranium hexafluoride gas release.

While SC&A concurs with the high frequency of incidents, SC&A rejects NIOSH's conclusion that only two incidents had significant potential for worker exposure.

Our review of FMPC's historical memoranda and numerous reports contained in the SEC Petition-00046 verifies the ubiquitous and serious nature of these radiological incidents (see Attachments 4.3-4A and 4.3-4B). Specifically of concern are thorium incidents that cannot be quantified by means of routine spot air sampling data.

Apparently, of interest to FMPC administrative personnel was the reduction of thorium compounds to thorium metal that was pioneered at the Ames Laboratory, as well as the need to respond to the pyrophoric/explosive nature of thorium materials (see Attachment 4.3-4C).

The inability to account for exposures associated with thorium incidents is due to the following:

- (1) Breathing zone air sampling at specific work locations was episodic at best
- (2) When performed, air sampling was limited to sampling times as brief as 1 minute per sample
- (3) With rare exception, air sampling data that assessed **radiological incidents** were never documented and are therefore unavailable
- (4) Activity levels associated with fires, explosions, spills, etc. can raise air concentrations by several orders of magnitude

Effective Date:	Revision No.	Document No.	Page No.
June 27, 2007	1 – Draft	SCA-SEC-TASK5-0056	Page 70 of 142

Attachment 4.3-4D contains isolated study data that document the dramatic rise in **general air** samples associated with derby fires. In the absence of a derby fire(s), the average "background" air concentration was recorded at 2.1 MAC; with one derby fire, the **average general air** concentration rose to 458 MAC, which is a 218-fold increase over the background level. The potential for even higher air levels must be expected if **breathing zone** air samples had been taken.

In behalf of Finding 4.3-4, SC&A concludes the following:

- (1) Thorium incidents with potentially high internal exposure occurred frequently and likely affected a large pool of workers
- (2) The failure to document and assess these incidents preclude both the identity of affected workers or the ability to quantify/bound internal thorium exposure

Effective Date: Revision No. Document No. June 27, 2007 Page No. 1 – Draft SCA-SEC-TASK5-0056 Page 71 of 142

ATTACHMENT 4.3-4A

PROJECT PROPOSAL

A. PROPOSAL NUMBER

B. TITLE OF PROJECT

Sludge Furnace Alterations for Oxidation of

Thorium Residues - Plant 6

C. DATE

October 20, 1959

D. DISCUSSION AND JUSTIFICATION

1. Problem

The metal oxidation facilities at RMPC are not available, due to the lack of isolated dust removal systems, for the processing of pyrophoric thorium residues such as sludges, chips or turnings. There is a considerable inventory of such material now being stored here, and more is received from time to time from other sites. Stockpiling of these pyrophoric residues creates handling and storage problems due to their hazardous nature.

buring the past four years there have been 30 known fires with these materials, some of which burned for several days. Clean up after these fires is a difficult job. In one case, the fire burned through a concrete storage pad. Storage of the drums on soil resulted in a worse situation, when a fire contaminated a considerable area, and much stone and dirt had to be removed. As long as these residues are in

9358002

Effective Date: Revision No. Document No. Page No.

June 27, 2007 1 - DraftSCA-SEC-TASK5-0056 Page 72 of 142

ATTACHMENT 4.3-4B

· Office Memorandum · UNITED STATES GOVERNMENT

: S. R. Sapirie, Manager, Oak Ridge Operations

DATE:

1 * 3 H . . .

2185445

FROM : C. L. Karl, Area Manager, Fernald Area

SUBJECT: DISPOSAL OF FERHALD THORIUM PRODUCTION RESIDUES

AUG 22 1958

SYGEOL: E:ELG

BUM. AUG 2 5 1945

In June 1956, all production of massive thorium metal at the Fernald site was terminated. Residues accumulated during the years of production have been stored in and adjacent to two storage buildings which are north of the thorium production plant. These residues are stored in 30 gallon and 55 gallon steel drums, and in 30 gallon cardboard barrels. Due to space limitations it was possible to store only the cardboard barrels inside the storage buildings, and the steel drums have been stored outside on concrete pads adjacent to the buildings. Meny of the steel druns have been completely destroyed by the effects of weathering and the physical and chemical action of their contents. There are approximately 20,000 drums and barrels of these residues in the thorium storage area. The thorium content of the residues very from 0% to 100%. The radioactivity range is 0-20+ mreps/hr and is essentially Jours radiation.

With the conversion of the thorium production plant to production of enriched uranium the storage of the thorium residues has become a very serious problem. The space occupied by the residues is needed for storage of enriched uranium production residues and product. The rapid deterioration of thorium residue drums in outside storage has resulted in continuous redrumming and some loss of residues to the storm sewers. In addition certain of the residues, due to their finely divided state, have a tendency to exhibit pyrophoric characteristics, and numerous small fires have resulted which, although domage was light, require the entire fire brigade to extinguish them and to prevent spreading to other durms. Since there appears to be no immediate future requirement for these residues, and since recent offers of the material to private industries have been only mildly successful, it is the desire of the Fernald Area Office to consider disposal of the thorium residues by buriel in a government or private disposal area. It is concluded that the expense of disposal will be far less than the costs of redrumning, fighting fires, and the construction of new storage buildings.

In an effort to locate sites for disposal of the residues, the FAO contucted CRO Feed Materials Division and inquired about the disposal of

ATTACHMENT 4.3-4C

NATIONAL LEAD COMPANY

OF OHIO

MT. HEALTHY STATION

NOV 6 - 1956

Mr. C. L. Karl, Area Manager
U. S. Atomic Energy Commission
P. O. Box 128, Mt. Healthy Station
Cincinnati 31, Ohio

SUBJECT: THORIUM INDUSTRIAL PARTICIPATION PROGRAM - C.A.P. RELEASE
OF NLCO REPORTS

Dear Mr. Karl:

on a recent visit, suggested to F
that FMPO and NLCO Thorium reports, on special distribution, be
reviewed for release to the Civilian Application Program, for possible inclusion in the proposed Milliography for the Thorium Industrial Participation Program.

Approximately seventy-five reports were reviewed for this program.

Appendix I lists NLCO and FMFC reports recommended for C.A.P. relesse. Appendix II lists Catalytic reports which might be of interest to Thorium Program participants

The balance of the reviewed reports were rejected because of being outside the scope of the proposed program (i.e. machining, etc.), earlier versions of recovereded reports, items of local interest, etc.

Tours very truly,
Original Signed By
G. W. WUNDER
Plant Manager
G. W. Wunder
Plant Manager

RAW! ew

Co. L. Karl (3x)

F. L. Cuthbert

C. H. Walden

MATERIALS 5

Effective Date:	Revision No.	Document No.	Page No.	
June 27, 2007	1 – Draft	SCA-SEC-TASK5-0056	Page 74 of 142	

Attachment 4.3-4C (Continued)

540

(1956) APPENDIX I

PMPC REPORTS RECOMMENDED FOR C.A.P. RELEASE

Report No.	[2] Title (1) : [2] (1) : [2] (1) [2] (1) (2) (2) (2) (2) (2) (2) (2) (2) (2) (2
*FMPC-131	Review of Ames Thorium Process
FMPC-431	SOP for Melting and Casting of Thorium
FMPC-482-Rov.1	SOP for Production of Thorium Oxide - Flant 9 - Chemical Area
PMPC-495	80P for Plant 9 Calcium Screening
NLCO-608	SOP for Preparations and Instructions for handling Fires in Plant 9 -
	Production and Storage Areas
NLCO-618	SOF for Sawing Dezinced Derbies - Plant 9
NLCO-622	SOP for Reduction Area - Plant 9
NLCO-633	SOP for Desincing Area - Plant 9
NLCO-638	SOP for Thorium Chip Processing
NLCO-641	50P for Production of Thorium Ingots - Plant 9 - Arc Nelt Area
a harm of the first of the state of	MINDANDAN CONTROL CONTROL CONTRACTOR OF CONTRACTOR AND CONTROL

* Suggest downgrading to Confidential, Restricted Data

HATERIALS 5