Additional Tools

Additional tools provided in this Appendix include:

- A list of requirements for an EMS.
- A PowerPoint presentation entitled, "Environmental Management Systems: Taking Charge of Your Environmental Management Issues;"
- A PowerPoint presentation entitled, "Specialty-batch Chemical Manufacturing: Environmental Management Systems Implementation;" and
- Launch and Implementation Tools, including:
 - o Launch Guidance Document and EMS Management Review Meeting forms;
 - An Environmental Management System development and implementation flowchart; and
 - An EMS development and implementation schedule.

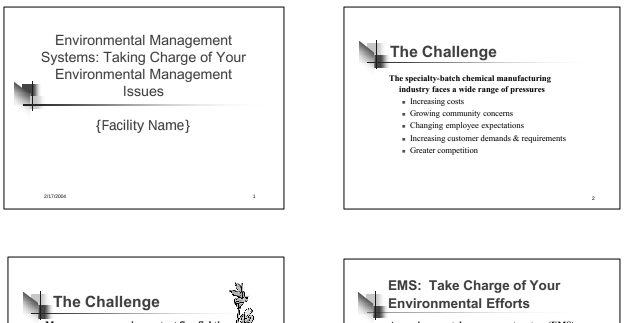
List of Requirements for an EMS

Who/What	Responsibilities
Тор	Define the Environmental Policy
Management	• Provide resources essential to the implementation and control of
C	the EMS
	 Appoint a specific Environmental Management Representative (EMR)
	Review the EMS
	 Address the possible need for changes to policy, objectives, and
	other elements of the EMS in light of audit results, changing
	circumstances, and continual improvement
Environmental	• Be appropriate to the nature, scale, and environmental impacts of
Policy	the facility's activities and services
	Include a commitment to continual improvement
	• Include a commitment to comply with relevant environmental
	legislation regulations and other requirements to which the
	facility subscribes
	 Provide the framework for setting and reviewing environmental objectives and targets
	• Be documented, implemented, maintained, and communicated to
	all employees
	Be available to the public
Facility	Establish and maintain procedures to identify environmental aspects
	• Ensure that aspects related to significant impacts are considered
	in setting objectives
	• •
	• Keep aspects information up to date
	• Establish and maintain procedures to identify and have access to legal and other requirements

Who/What	Responsibilities
	Establish and maintain documented environmental objectives and
	targets
	• Consider legal and other requirements, significant environmental
	aspects, technological options, financial operations and business
	requirements, and views of interested parties
	 Establish and maintain programs for achieving objectives and targets
	-
	• Identify training needs
	• Require that all personnel whose work may create a significant impact receive appropriate training
	• Establish and maintain procedures to make employees at all
	levels aware of importance of conformance to requirements of the EMS
	 Establish and maintain procedures to make employees at all
	1 1
	levels aware of the significant environmental aspects of their
	work and benefits of improved personal performance
	• Establish and maintain procedures to make employees at all
	levels aware of the potential consequences of departure from
	specified operating procedures
	• Establish and maintain procedures for internal communication
	between various levels of the facility
	• Establish and maintain procedures for responding to relevant
	communication from external interested parties
	• Consider processes for external communication on its significant
	environmental aspects and record the decision
	• Establish and maintain information (in paper or electronic form) to describe the core elements of the EMS and provide direction to
	related documentation
	• Establish and maintain procedures for controlling all
	environmental documents
	• Identify those operations or activities that are associated with the identified significant environmental aspects
	• Plan activities, including maintenance, to ensure that they are carried out under specific conditions
	Establish and maintain documented procedures for significant
	aspects to cover situations where their absence could lead to
	deviations from the policy, objectives, and targets
	 Establish and maintain procedures to identify and respond to
	accidents and emergencies
	 Review and revise, where necessary, the emergency preparedness
	and response procedures (particularly after the occurrence of an accident)
	procedure

Who/What	Responsibilities
	 Establish and maintain documented procedures to monitor and measure, on a regular basis, the key characteristics of operations and activities that have significant environmental impacts Record information to track performance for defining responsibility and authority for investigating nonconformance, taking action to mitigate impacts caused, and initiating and completing corrective actions Implement and record changes in the documented procedures resulting from corrective or preventive actions Establish and maintain procedures for the identification, maintenance, and disposition of environmental records Establish and maintain programs and procedures for periodic EMS audits
Objectives and	Be consistent with the Environmental Policy, including the
Targets	commitment to pollution prevention
Environmental	• Include designation of responsibility for achieving objectives and
Programs	targetsInclude the means and time frame by which objects and targets
	are to be achieved
	Be amended to address new developments or modifications
Environmental	• Have defined role, responsibility, and authority for ensuring EMS
Management	requirements are established
Representative (EMR)	• Have defined role, responsibility, and authority for reporting on the performance of the EMS to top management
EMS Coordinator	 Responsible for identifying, assigning, scheduling, providing the necessary support for, and ensuring completion of all tasks relating to the EMS Works closely with the CFT Responsible for maintaining the EMS manual, under leadership
	of the EMR
Personnel Performing Tasks Related to Significant Environmental Impacts	• Be competent on the basis of training education or experience
Documents	Be easily located Be paris discluse revised on processory and environd for
	• Be periodically reviewed, revised as necessary, and approved for adequacy by authorized persons
	 Be current and available at all locations where operations are
	performed
	• Be legible
	• Be dated (with dates of revision)
	Be maintained in an orderly manner
	Be retained for a specific period

Who/What	Responsibilities
Obsolete Documents	 Be promptly removed from all points of issue or otherwise assured against unintended use Retained for legal or knowledge preservation purposes
Procedures Related to Significant Environmental Aspects	Define normal operating criteriaBe communicated to suppliers and contractors
Monitoring Equipment	• Be calibrated, maintained, and retain records of this process
Corrective or Preventive Actions	• Be appropriate to the magnitude of problems and commensurate with the environmental impact encountered
Environmental Records	 Be legible, identifiable, and traceable to the activity, product, or service involved Be stored and maintained in a way that they are readily retrievable and protected from damage, deterioration, or loss Contain specific recorded retention times Be maintained as appropriate to the system and the facility to demonstrate conformance to the requirements of the EMS
EMS Audits	 Be carried out to determine if the EMS conforms to planned arrangements and has been properly implemented and maintained Provide information to top management Be prioritized based on environmental importance and the result of previous audits



Many managers are in constant fire-fighting mode in dealing with environmental affairs • Without a clear direction, environmental

- issues drop to the bottom of the list until they are urgentUrgency, limited staff time, and lack of
- expertise often limit options and the effectiveness of environmental actions
 Root causes are often not addressed, so reactive mode of crisis/response continues

Environmental Efforts

An environmental management system (EMS)
and a company

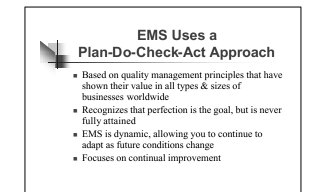
An environmental management system (EMS)
and a company

An environmental efforts with business
and concerns

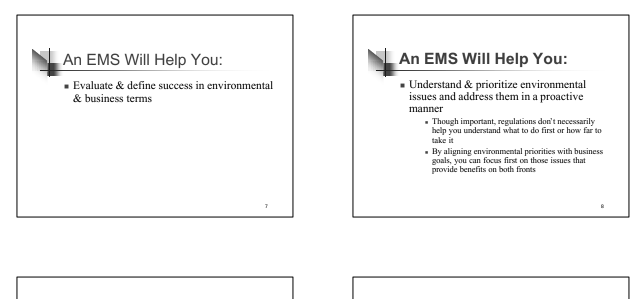
An environmental efforts
an

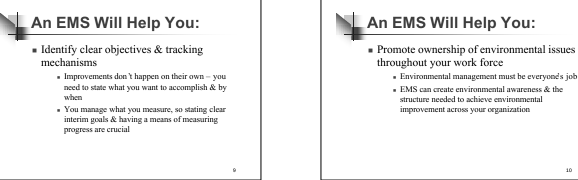
An EMS Builds on What you Already Do

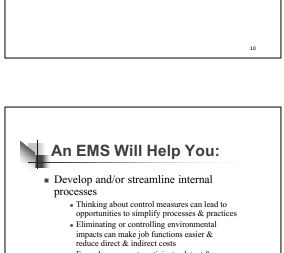
- You don't have to reinvent the wheel
- Existing environmental efforts can be leveraged to provide more efficiency & value
- EMS can be integrated with Quality management systems such as ISO 9000
- You will examine what you have now, identify where you want to go, and address any gaps



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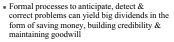




significant environmental impacts Early stages of EMS development will identify your most important issues; appropriate priorities for action will be visible Specific actions (e.g., pollution prevention, equipment modifications, process changes, training, communication) provide the means for accomplishing your goals & long-term objectives

An EMS Will Help You:

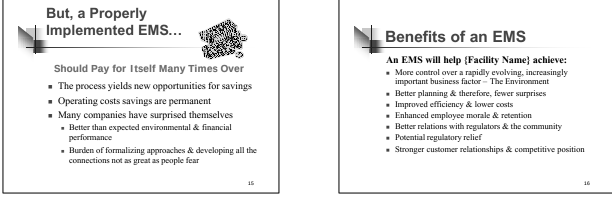
Establish or improve controls over

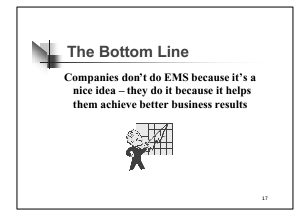


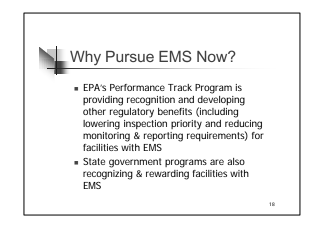
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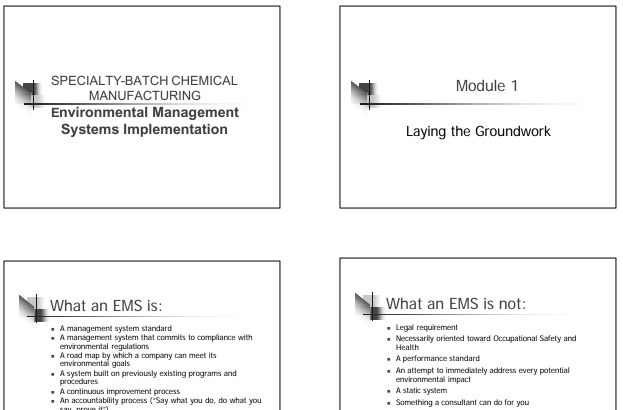
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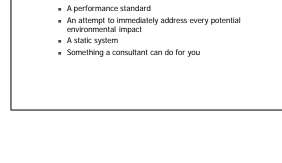


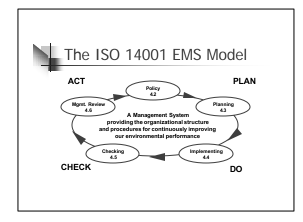


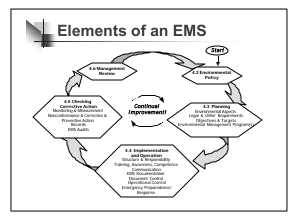


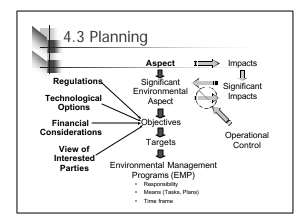


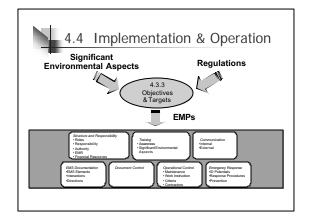
- say, prove it") An awareness program for the employees and the community
- A human-based system

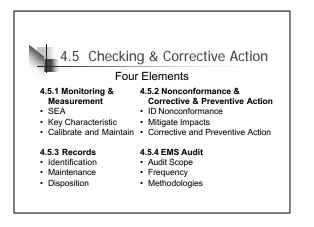


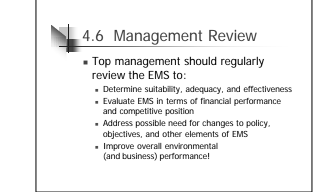


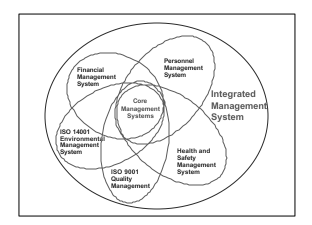


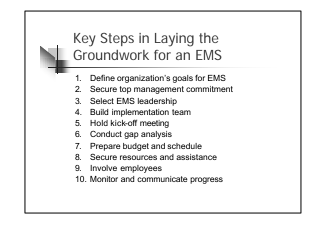


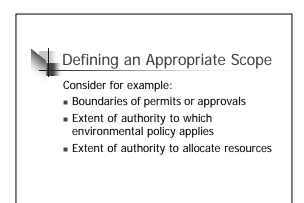


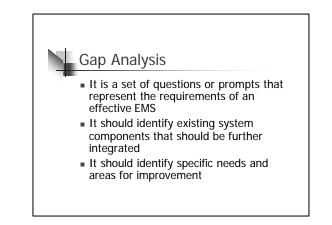






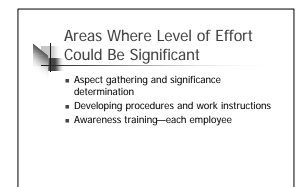


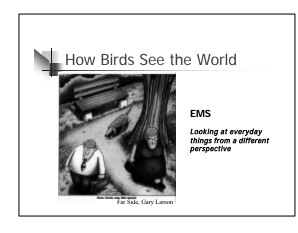


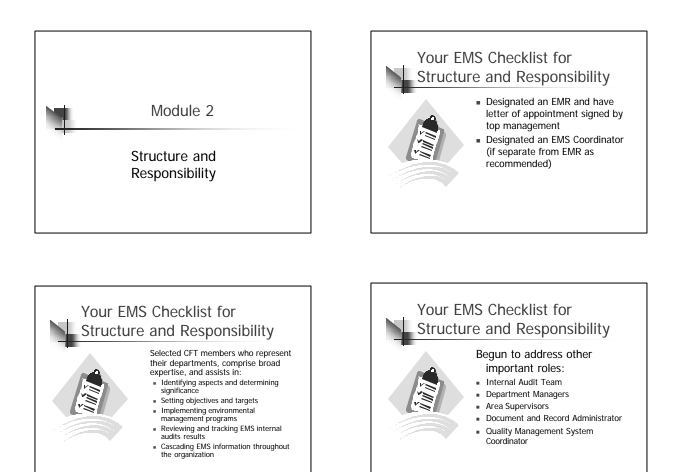


Facility Name:	Date				A	ssor(s):	
	Requirement	Y	es	No	NA	Findings/Remarks	Closed
Module 2: Structure & R	esponsibility			-			
Facility has defined the rol facilitate an effective EMS	es, responsibilities, and authoritie	s to					
Facility management has and responsibilities to impl	appointed an EMR with defined ro ement the EMS.	oles					
	e performance of the EMS to top id continuous improvement.						
Module 3: Environmenta	I Policy						
Top management has defi policy.	ned the facility's environmental						
	and is appropriate to the nature, npacts of its activities, products o	r					
	ent to continuous improvement in and the prevention of pollution.						
Policy includes a commitm performance with the com	ent to sharing information on EMS nunity.	6					

for EMS Implementat	ion		
Roles	Individual(s) Responsible	% of Time Designated	Budget
EMR with responsibility for implementing the EMS (in small businesses, this could be the owner).			
EMS Coordinator			
EMS Team Participants (CFT)			
Conduct gap analysis.			1
Identify and determine significance of environmental aspects.			
Identify and determine applicability of legal and other requirem ents	Ι		
Address competencybased training.			
Address operational controls.			1
Implement emergency preparedness and response.			1
Monitoring and measurement of 'key characteristics'' of operations and activities that can have significant environmental impacts (i.e. the significant environmental aspects').			
Periodically evaluate environmental compliance.			
Handle and investigate non-conformance with the EMS.			
Address records management.			
Implement internal EMS audits.			
Contact Person:		Date Complet	ed:



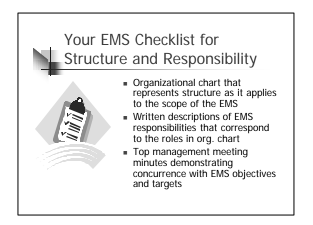


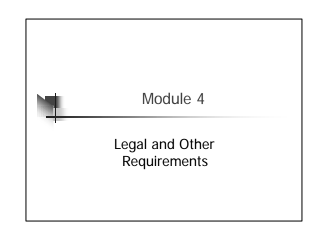




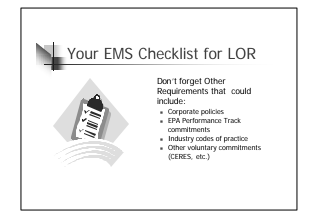
Your EMS Checklist for Structure and Responsibility Making plans to: • Structure accounting and financial functions to track true total cost of

environmental issues
Relate true cost of waste and non-compliance back to production units and make supervisors accountable

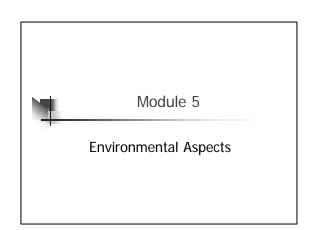




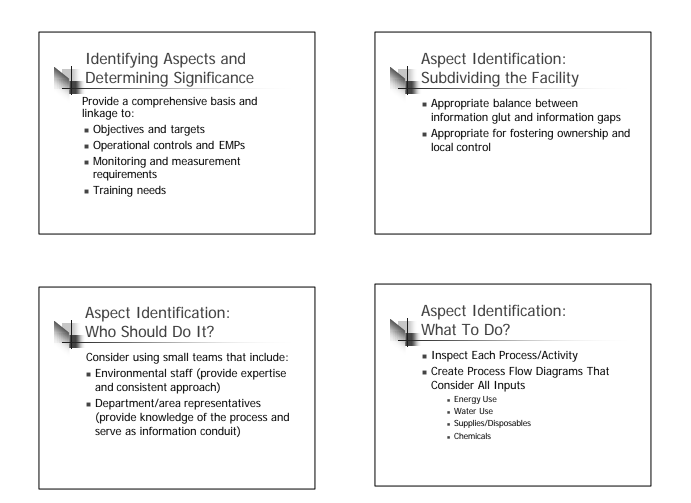
Person Completion Form: Area/Process: Date: Date										
Category/Aspect	Leas Recuiremental Voluntary Commitments, Commany Policy	Community Concom	Polution Prevention Potential	Potential limaa of to the Environment	N or S	Rationale for Significance (S) or Nonsignificance (N)				
INPUTS Product Input		_								
Suppries/Exposables: Chemicals: NONPRODUCT OUTPUTS Point Source Air Emissions:										
AridMist										
CO Dust H25 Known Contamination NH3 NOX										
CO CO Dust Kerson Contamination Kerson Kerson Contamination NOX Odiferous Comecunds Other Nuisance Emsidence Particulas Matter (PM10) Particulas Solutions Particulas Solutions Particula										

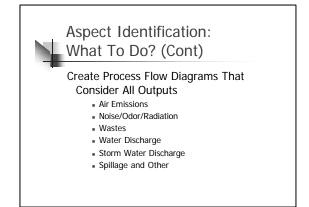


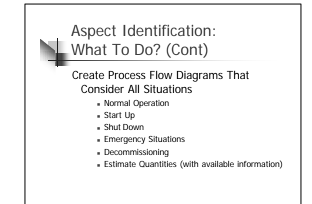
	ıl Manufactu	rers		t Legal and Other Requirements for SpecialtyBatch Material Landings Handlins & Other											
	Identificatio	a a	Handling & ProductionProcesses Storage							Facilit	ies & Main	stenanc	e	Ot	
Catavery/Aused	Laulee Other Readerment	Description	Packaging Arm	QC Liberatoy	R&D Laboratory	In Frant Material Bandline (Inc. India resterial & durant)	Pressanta di Roadoo Chorration (hased on a conoricorocosi)	Row Material Banding & Sorrage (TCI, Banearables, - reactives, vallar, echar characteris)	Warte Neeran & Separation	Wate Wher Treatment Rand Operation (ht. df- die transfer & maiwken)	Contradued Mr Pollation Control One entition Control Indianettor or the must	coldber with pertrastracer) Cooline Water System	Roler On eration	Contractor Trader. Storage/Wolding: Ann	Ad midetration
Material Use*	Corporate Directive	FacilityStrategy, Planning, and Implementation	x	x	x	x	x	x	x	x		_		_	_
Ar Emissions	40CFR Part 50	NAAQS National Primary and Secondary Air Quality Standards	x	x	x	x	x	x							
Ar Emissions	40CFR Part 51	Pollatants Emission of	x	x	x	x	x								
A2 Emissions	40CFR Part 52	Hazardous Air Pollatants	x	х	х	х	х								
Ar Emissions	40CTR Part 60 40CTR 60.42c and 60.42c (Boller emission standards for suffardioxide and particulate matter)	Verification of Emissions	x	x	x	x	x								
Ar Emissions	40CFR Part 63	National Emissions Standards for Hazardous Air Pollunans for SourceCategories	x	x	x	x	x	х	x	x	x	x	x	x	,



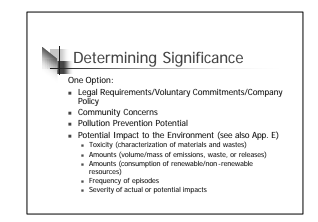
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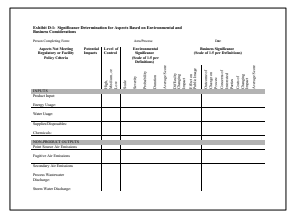




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APPER DESCRIPTION				_				MARY TYPE & LABOR TO-		
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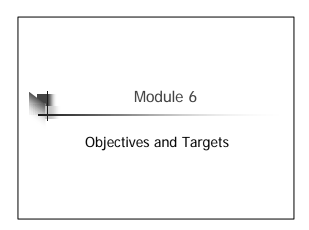


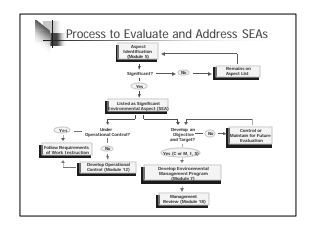
Determining Significance (Cont'd.)	
Second Option:	
Legal and Other Requirements	
Company Policy	
Environmental Significance	
 Scale 	
 Severity 	
 Probability 	
 Duration 	
Business Significance	
 Effect on public image 	
 Outcome of change on process 	
 Concerns of interested parties 	
 Cost of changing impact 	

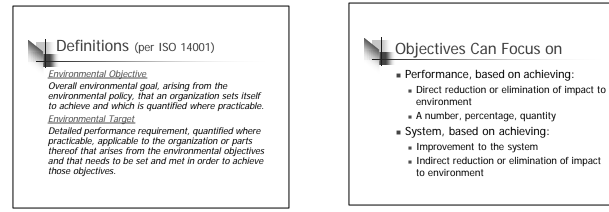


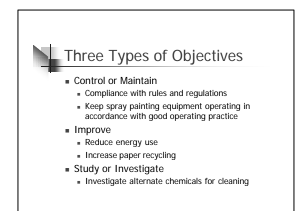
	PARAMETER	1	2	RATING CATEGORIES 3	4	5		
. 9	SCALE	insignificant volume quantity	low volume/quantity	medium volume/quantity but strendic	mediam volumeiquantity but encoing	high volume/quantity		
VIUN	SEVERITY	minimal impact	moderate impact but localized & readily containable	modente impact over multiple lecations	significant impact and/or revional	extreme impact and 'or potential for a lobal impact		
ENVIRONMENTAL CCONSIDERATIONS	PROBABILITY	very unlikely under any operating condition	occurs during abnormal immergency conditions/probability anticipated& managed	occursduringsmall-medium new projects or routine maintenance activities	occurs during major new projects orm ajor maintenance activities	occurring during normal operation conditions & artifact of operation		
ENVI	DERATION	spike situation cotrandy shortern duration	less than one month	onesix months	less than one year	longtern duration gua terthan one year or continu		
		within one day						
	DIFFICULTY OF CHANGING IMPACT	easy to accomplish	minor level of effort required	moderate effort required	major effort required	impact cannot be changed out managed		
RATIO	EFFECT ON PUBLIC IMAGE/ PERCEPTION	noeffect	minor/local scrutiny	moderate public scrutiny managrable	intense local or regional scratiny requiring more effort	ectrume scrutiny : major compar profile impact		
20	OUTCOME OF CHANGE ON ACT/PROD/SVCS*	noeffect	minimal effect	mediameffect	large effect	extremely large effect		
BUSINESS C	CONCERNS OF INTERESTED PARTIES*	no concerns	minor interest at local level limited number of parties	moderate interest manageable at local/prov. level; hd # parties	major interest at federallovel more widespread, > # parties	extreme import impact, e.g., financing Digition		
BUS	COST OF CHANGING IMPACT	extreme: granter than >\$5m	major process change: >\$500k, but <\$5m	modante process changes: <550%	minor process change: <\$25,000	procedural ~ less than \$1000		

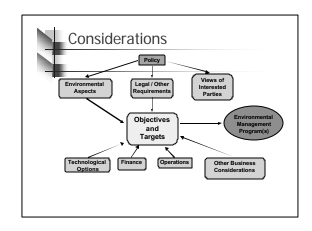


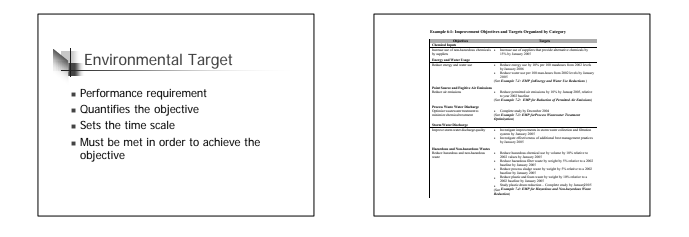


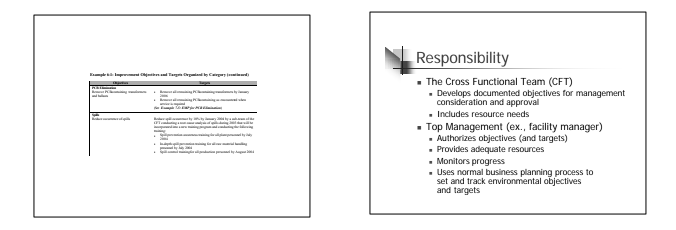


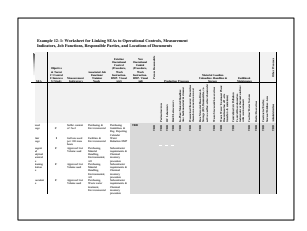




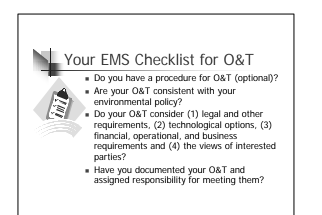


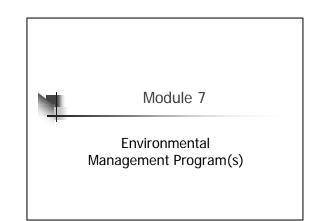


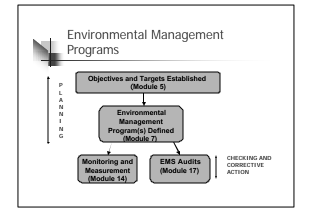


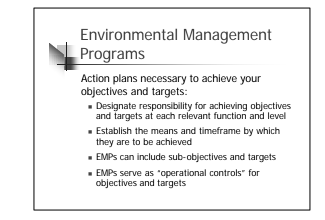


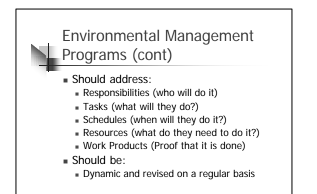
ASPECT		SIGNIFICANCE DETERMINATION OBJECTIVES								
Category/Aspect	Insut-Processes Outputs, Predicts	Ounsility or Volume	Values Constraint	Commit Conve	Public Indications on Provide State	An other Descent to the	×**	Rationale for Significance (S) or Nonsignificance (N	Objective & Typ	Target
Chemicals:										
VOC Content HAP Content	Virgin Coatings (Inp -\$		Yes	Yes	Low	NA	s	Marine Coating Rule, Air Permit	C Maintain Compliance	Ongoing
VOC Content HAP Content	Virgin Thinners (Inp -3		Yes	Yes	Low	NA	s	Marine Coating Rule, Air Permit	C Maintain Compliance	Ongoing
Air Emissions:										
FagitheVOCs	Applying Coating (Pro- 7)	40 tons	Yes	Yes	Yes	NA	s	Marine Coating Rule, permits of operate, toxic air emissions rule	I-Reduce Fugitive VOCs, HAPs, and particulates	10% reduction b January 2004
FugitiveHAPs	Applying Coating (Pro- 7)	10 tons	Yes	Yes	Yes	NA	s	Marine Coating Rule, permits of operate, toxic air emissions rule	I-Reduce Fugitive VOCs, HAPs, and particulates	10% reduction b January 2004
Over spray, fugitive particulate emissions	Applying Coating (Pro- 7)	8 tons	Yes	Yes	Yes	NA	s	Marke co ating rule, coating permits to operate, toxic air emissions rule	I-Reduce Fugitive VOCs, HAPs, and particulates	10% reduction b January 2004
Neise/Oder/Radiation:										
Odor from VOCs fame	Applying Coating (Pro- 2)		No	No	Low	Low	Ν	Does not meet significance criteria	NA	NA
Wastes:										
Contaminated Scrap	Waste Paint Cans (Out-1	10,000 Ibs per	No	No	Yes	Low	s	Waste Reduction Program	S -Study waste reduction strategy	Complete Study by April 2003
Contaminated Waste	Tyrex Suites, Rollers, Brushes, Filter Masks, Paint Stirrers, Drop Clothes, Masking Tape (Out -8, Debris (Out -6)		No	No	Yes	Low	s	Waste Reduction Program	S-Study waste reduction strategy	Complete Studyby April 2003
Waste Chemicals	Waste Paint and Solvent (Out -2)	1,500 galb n s	Yes	Yes	Yes	NA	s	RCRA (Title C)	C Maintain Compliance	Orgising
Solid waste, landfill	Consolidate contaminate disposables (Pro-12) and debeis (Pro-13)	10,000 and 5,000 Ibs per year	No	No	Yes	Low	s	Waste Reduction Program	S-Study waste reduction strategy	Complete Study by April 2003

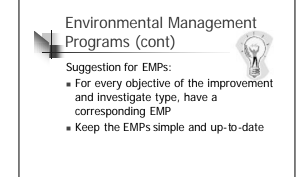


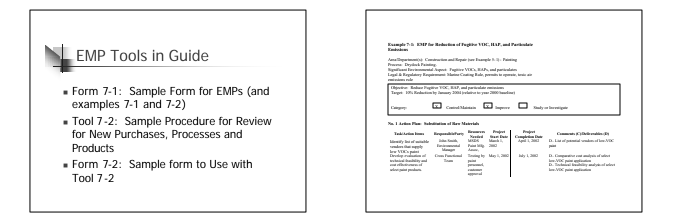




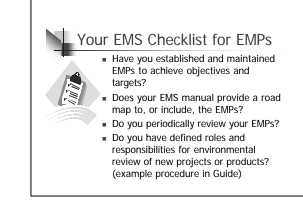


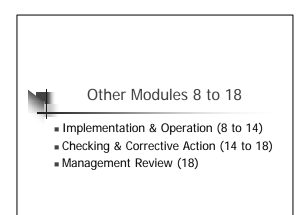


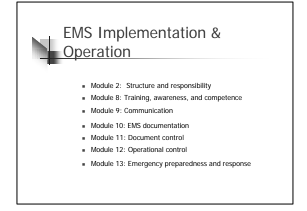




Example 7 -1(Cont 'd.)		tion of Fuş	gitive VOC, H	IAP, and Particul	ate Emissions
Task/Action Items	Responsible Party	Resources Needed	Project Start Date	Project Completion Date	Comments (C)/Deliverables (D)
Identify process modification that can be	John Smith, Environmental	Eng. Dept, vendor	August 1, 2002	August 31, 2002	D- List of potential process modification
done to reduce emissions of VOCs, HAPs, and particualtes	Manager	proposals			
Develop preliminary evaluation on technical	John Smith, Environmental	Vendor quotes,	September 1, 2002	September 30, 2002	D- Technical feasibility report of process modification alternatives
feasibility and cost effectiveness of process modification alternatives	Manager	est. of reductions from support			D.– Comparative cost analysis of process modification alternatives
Conduct pilot test of the	KimWeinstein,	agency Process	October 1,	January 1, 2003	D- Workplan of the pilot test
preferred alternative of process modification	Environmental Department	and eng. dept.	2002		D- Weekly progress report of the pilot tes D- Final report and recommendation
Full scale implementation	John Smith and Will Gibson (Paint Department)	Training by vendor, testing	February 2003		D- Quarterly progress and performance report

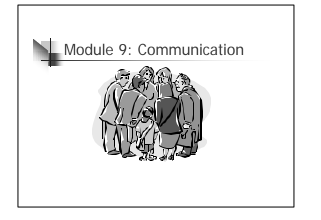


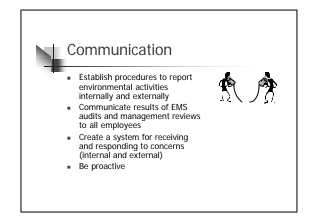


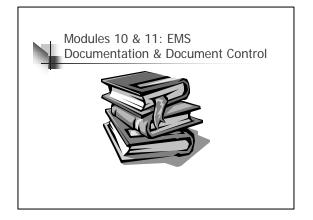


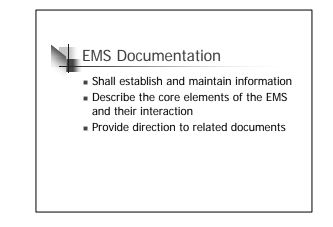
Example /= 1: ENF for	Energy and Water	r Use Redu	ictions		
Area/Department(s): To Process All Significant Environmen		and water u	25C		
Objective: Reduce en Target: (1) Energy – (2) Water – 5 Category :					tigate
Task/ActionItems	Responsible Party	Resources Needed	Project Start Date	Project Completion Date	Comments/Deliverables
idonitor energy use	Energy Reduction Team		1/2004	Ongoing	C – Frequency of monitoring to be established by Energy Reduction Team
Yurchase and distribute compressed air leak detection squipment to departments	Engineering Department		1/2004	3/2004	D -Report monthly progress to Energy Reduction Team
ising compressed air	Department Managers		3/2004	Ongoing	D – Departments submit monthly report of leaks to Energy Reduction Team.
idonitor compressed air leaks n relevant departments			3/2004	Ongoing	DCentral Maintenance submits monthly summaries of maintenance activities to Energy Reduction Team

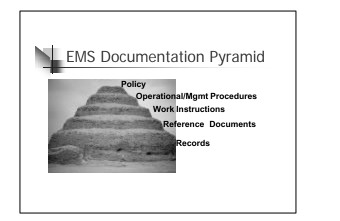
	Responsible Party	Resources Needed	Project Start Date	Project Completion Date	Comments/Deliverables
repare recommendations	Engineering Department		11/2004	12/2004	D - Present recommendations to Energy Reduction Team by 12/15/04
used on study findings molement recommendations	Engineering		1/2005	12/2005	D -Report monthly progress to Energy Reduction
where feasible	Department				Team
study methods to reduce	Environmental		1/2004	6/2004	D -Report findings to Energy Reduction Team by
vater usage repare recommendations	Coordinator Environmental		7/2004	9/2004	6/15/2004 D -Present recommendations to Energy Reduction
vased on study findings	Coordinator		//2004	902004	D -Present recommendations to Energy Reduction Teamby 9/15/2004
mplement recommendations	Engineering		10/2004	12/2004	D -Report monthly progress to Energy Reduction
where feasible	Department				Team

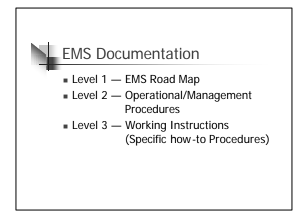


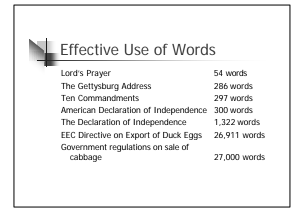












What EMS Documents Need To Be Controlled? ISO 14001 documents

- Emergency Preparedness and Response Documents
- Operational Controls
- Significant Environmental Aspects
- Which internal documents?
- Which external documents?

Module 12: Operational Controls

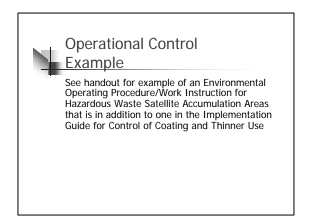
- Should be associated with significant environmental aspects and stipulate operating criteria
- Are documented procedures to cover situations where their absence could lead to a deviation from the environmental policy and the objectives and targets

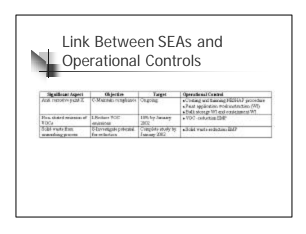
Operational Control

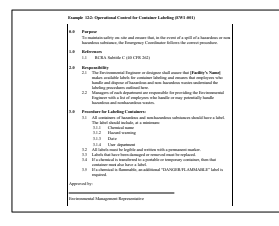
For storage of materials and wastes, prevent releases by having defined procedures and work instructions for:

- Loading and unloading
- Container integrity
- Material compatibility
- Secondary containment
- Prevention of storm water contact

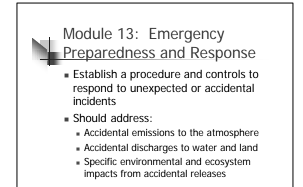
SPECIALTY-BATCH CHEMICAL MANUFACTURING INDUSTRY — EMS IMPLEMENTATION GUIDE

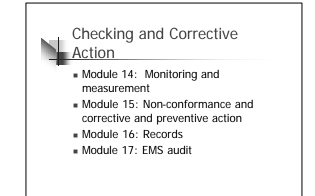


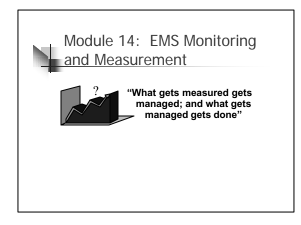


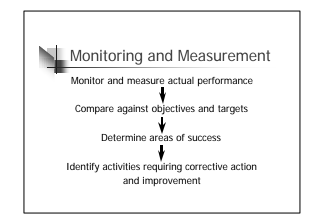


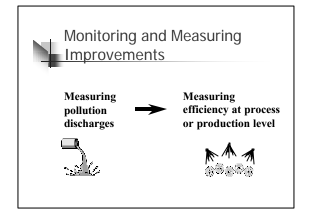
Operation or	1	No			
Activity with SEA to be Controlled And Must I	And Must Be Developed	Procedure Exists, but Must Be Documented	procedure is needed		

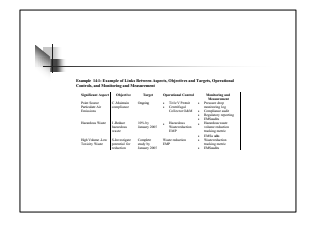


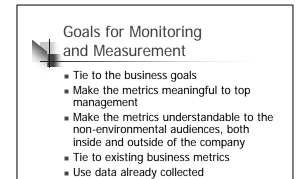


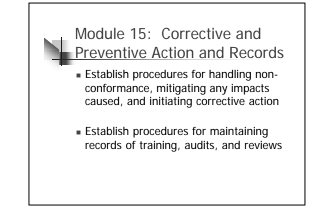


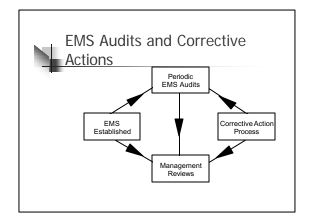


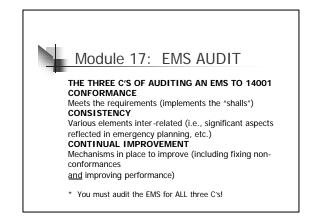


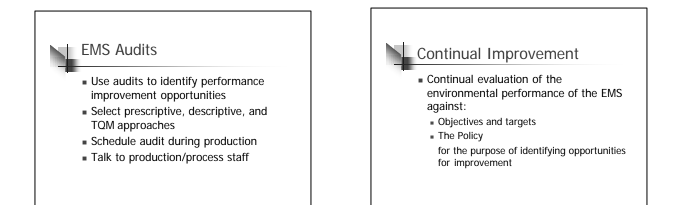


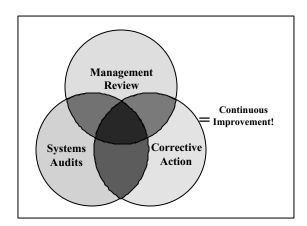


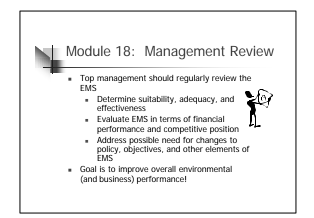












SECTION 2

LAUNCH AND IMPLEMENTATION TOOLS

This section of the workbook contains documents useful in launching ISO 14001 activities. In particular the following documents are included:

- Launch Guidance Document
- EMS Development & Implementation Flowchart
- EMS Development & Implementation Schedule
- EMS Management Review Meeting forms

The Launch Guidance Document provides information and tools to those responsible for obtaining management commitment at the facility level to implement ISO 14001. Prior knowledge of ISO 14001 requirements by those using this document is assumed.

The EMS Development & Implementation Flowchart and Schedule are complementary documents that can be used to describe the path for implementing ISO 14001 and the main activities necessary for successful implementation. The schedule assumes a ten (10) month period to develop & implement ISO 14001 prior to registration.

The EMS Management Review Meeting forms are templates that can be used by facility management to periodically review development & implementation activities prior to registration. It is important that all management review meetings be documented to demonstrate management involvement in the system.

ISO 14001 Environmental Management System

Launch Guidance Document

This document pertains to those responsible for obtaining management commitment to implement an ISO 14001-based environmental management system

Reference Training Material

Table of Contents

- 1. Management meeting launch guidance
- 2. Management review meeting generic agenda
- 3. Management meeting announcement
- 4. Sample memorandum on the implementation of a new environmental management system based on ISO 14001
- 5. Sample Cross Functional Team roles and responsibilities

Management Meeting Launch Guidance

- Meeting will be conducted by those responsible for obtaining management commitment to implement an ISO 14001-based system
- Schedule meeting when all members of the Management Team can attend, especially the Facility/Plant Manager
- Coordinate meeting so that appropriate Corporate and Division representatives can attend
- Schedule meeting for at least one hour to allow sufficient time to cover all the material

Scheduling

- Review Management Team schedule's to ensure full attendance
- Distribute meeting announcement if necessary (see attached)

Meeting Room Setup

- Overhead projector
- Podium and microphone if required or available
- Flip chart and markers

Meeting Material - presentation material provided by presenters

- Power point presentation materials
- Environmental management system development & implementation flowchart
- Management review meeting #1 agenda
- Draft commitment memorandum

Attendees: <u>See sign-in sheet</u>

	<u>Agenda</u>	Topics	Time		Responsibility
 1. 2. 3. 4. 	Introduce ISO 14001 Elem Responsibilities Review Development & Im Designate Environmental M establish Cross Functional T Review Draft Commitment	plementation Flowchart Ianagement Representative Feam (CFT)	&		
	Agenda Topics	Discussion To	<u>pic</u>		Required Documentation
1.	Introduce ISO 14001 Elements and Management Responsibilities	 ISO 14001 background similarities to ISO 900 Review presentation o explain management re 	1/2 & QS 9000 verheads &	•	Attendance sign-in sheet
2.	Review Development & Implementation Flowchart	• Discuss the implement	ation strategy	•	Meeting minutes reflecting endorsement of implementation plan
3.	Designate Environmental Management Representative & Establish Cross Functional Team (CFT)	 Roles & responsibilitie environmental manager representative Selection of EMR 		•	Meeting minutes identifying EMR
4.	Review Draft Commitment Memorandum	• Issuance of memorandu facility/plant manager c implementation of ISC announcing EMR	ommitting	•	Signed memorandum

Meeting Announcement

Attendance List :(*list names of attendees*)Meeting date and time:(*identify date and time of meeting*)

Announcement

A Management Team meeting has been scheduled to review and discuss the ISO 14001 Environmental Management System standard, and to obtain your commitment for implementing this system. ISO 14001 is a voluntary international standard that will help establish a common environmental baseline across all our facilities. It will also help improve our overall environmental performance, thus assuring a safe environment for our children and future generations.

Meeting Agenda

- 1. Introduce ISO 14001 Elements and Management Responsibilities
- 2. Review Development & Implementation Flowchart
- 3. Designate Environmental Management Representative & Establish Cross Functional Team
- 4. Review Draft Commitment Memorandum

Memorandum

Date: (Date)

To: (Facility/Plant Management)

From: (Facility/Plant Manager Name)

Subject: Implementation of a New Environmental Management System Based on ISO 14001

Over the next several months the (*Facility/Plant Name*) will be implementing a new Environmental Management System (EMS) based on the ISO 14001 international environmental standard. The fundamental goal of this voluntary international standard is continual improvement in our environmental performance as measured by the types and amounts of wastes and discharges we create. This increased environmental stewardship will help ensure a safe environment for our children and future generations.

In order to support this new initiative, I am designating <u>(named individual)</u> as the Environmental Management Representative for the (<u>Facility/Plant Name</u>). In this capacity, <u>(named individual)</u> will be responsible for coordinating the actions needed to meet the environmental requirements of the ISO 14001 standard, as well as those of the company. (<u>named individual</u>) will also periodically report implementation progress to Plant Management.

To ensure adequate resources for developing and implementing the new EMS, I have asked (*named individual*) to assemble and direct a standing cross-functional team. This team will have representatives from most plant functions and activities. Team responsibilities may include evaluating current systems and documents for potential inclusion in the EMS, developing an environmental policy, identifying wastes and discharges associated with our operations and determining appropriate tracking metrics, assuring that regulatory compliance requirements are met, and, in general, creating all required system documents and processes.

We will be obtaining certification to the ISO 14001 standard by an independent, accredited Registrar. I would like our new EMS be fully implemented in sufficient time to allow the certification process to begin by (*Date*). I, therefore, request your full support in attaining this goal.

CROSS FUNCTIONAL TEAM Roles & Responsibilities

<u>Team Membership</u>

The Cross Functional Team (CFT) should include representation from most functional and process/work areas. In addition to the Environmental Management Representative, typical representation may include:

Production Maintenance

Human Resources

- Engineering
- Material Handling
 - Quality

- Controller's Office
- Environmental Engineers
- Training

• Safety

Environmental Management Representative Roles & Responsibilities

The Environmental Management Representative is a member of the Management Team and has the primary direct responsibility and authority to develop and implement the Environmental Management System, including managing the overall project, reporting progress to the facility manager, scheduling periodic reviews by the Management Team and chairing the Cross Functional Team.

Team Member Roles & Responsibilities

CFT members must be motivated and willing to undertake the responsibilities, time commitment and opportunities involved in developing and implementing the EMS at the facility. They should also have access to their respective Area or Department Manager to assure that:

- area/department environmental aspects are identified,
- objectives and targets are consistent area/department goals,
- area/department procedures and work instructions are complete, accurate and implemented, and
- employee awareness and job specific training are completed

Due to the linkages between ISO 14001 and ISO 9001/2 including Document Control, Records, Structure and Responsibility, Management Review, Internal Audits, etc., it is strongly recommended that the Cross Functional Team include representation from the Quality Department as well as others closely involved in the development and implementation of the ISO 9001/2 system.

The Cross Functional Team will have responsibility for EMS development including:

- Developing a facility specific environmental policy
- Identifying environmental aspects
- Evaluating aspect significance
- Developing objectives and targets
- Creating environmental management programs
- Detailing operational control requirements
- Directing training resources
- Implementing an internal auditing system

The Cross Functional Team will also be the primary ISO 14001 communications link to area and department personnel. CFT members will need support from areas and departments in developing procedures and work instructions, maintaining documents and records, and training all facility employees.

There will be frequent CFT meetings of 1-3 hour's duration and assignment of responsibilities between meetings, continuing until the certification audit. The CFT is to document its meetings with agendas, attendance sign-in lists and minutes indicating decisions and recommendations concerning environmental management system development and implementation.

Typical Area/Department Activities and Assignments

Facility/Plant Manager

- Overall responsibility for development and implementation of the environmental management system.
- Allocation of resources for implementation and training.

Controller's Office

• Assure financial considerations are addressed in preparing projects, in reviewing projects, and planning.

Department/Area Manufacturing Areas

- Develop and implement area specific procedures and/or work instructions to minimize environmental releases and comply with regulatory requirements.
- Develop procedures and/or work instructions for start-up, shut-down and other non-routine operating conditions.
- Support resource availability for awareness training and job specific training.

Materials Handling

- Develop and implement procedures and/or work instructions to reduce the risk of spills or releases to the environment.
- Develop and implement internal waste management procedures and/or work instructions.

Employee Relations/Human Resources -- Training, Security & Safety

- Develop training needs analyses and plans.
- Implement employee awareness and job specific training.
- Maintain environmental training records.
- Coordinate development and implementation of emergency procedures including procedures to control spills and releases.

Maintenance Operations

- Develop and implement procedures and/or work instructions to assure proper calibration of control and monitoring instrumentation.
- Develop and implement procedures and/or work instructions to maintain environmental control equipment.

Engineering/Environmental Coordinator

- Assure technological and technical options reviewed and considered in establishing objectives and targets.
- Develop and implement procedures and/or work instructions to assure that necessary permit, license and other regulatory approvals are identified during project development.
- Facilitate CFT meetings on behalf of EMR when appropriate.
- Manage and maintain facility compliance assurance program.

Da	te:		_		
Lo	cation:		_		
Att	endees: <u>See sign-in</u>	sheet	_		
	<u>genda Topics:</u> Cross Functional Team Environmental Aspects Significant Aspects Objectives & Targets Environmental Policy Environmental Managen Programs		<u>Time Res</u>	ponsib	<u>ility</u>
	Agenda Topics		Discussion Topic		Required Documentation
1.	Cross Functional Team Training	• Agree	s of CFT training ement on roles & responsibilities velopment & implementation of	•	Meeting minutes reflect current status of training Meeting minutes reflect agreement for roles and responsibilities for development & implementation
2.	Environmental Aspects	• Revie	w aspects identified for the facilit	у •	Meeting minutes reflect concurrence by management of the identified aspects
3.	Significant Aspects	for de • Discu	w significant aspects and rational cision ss external communications for icant environmental aspects	•	Meeting minutes reflect concurrence by management of identified significant aspects Meeting minutes reflect decision by management on external communication of significant aspects
4.	Objectives & Targets		w objectives & targets for icant aspects that have been fied	•	Meeting minutes reflect concurrence by management of identified objectives & targets Meeting minutes reflect a commitment of resources (human and economic) by management to meet objectives by the targeted dates
5.	Environmental Policy	• Revie	w environmental policy	•	Meeting minutes reflect policy approval
6.	Environmental Management Programs		w programs to ensure linkage wit tives & targets	h ●	Meeting minutes reflect approval of programs and corresponding resources & time frames

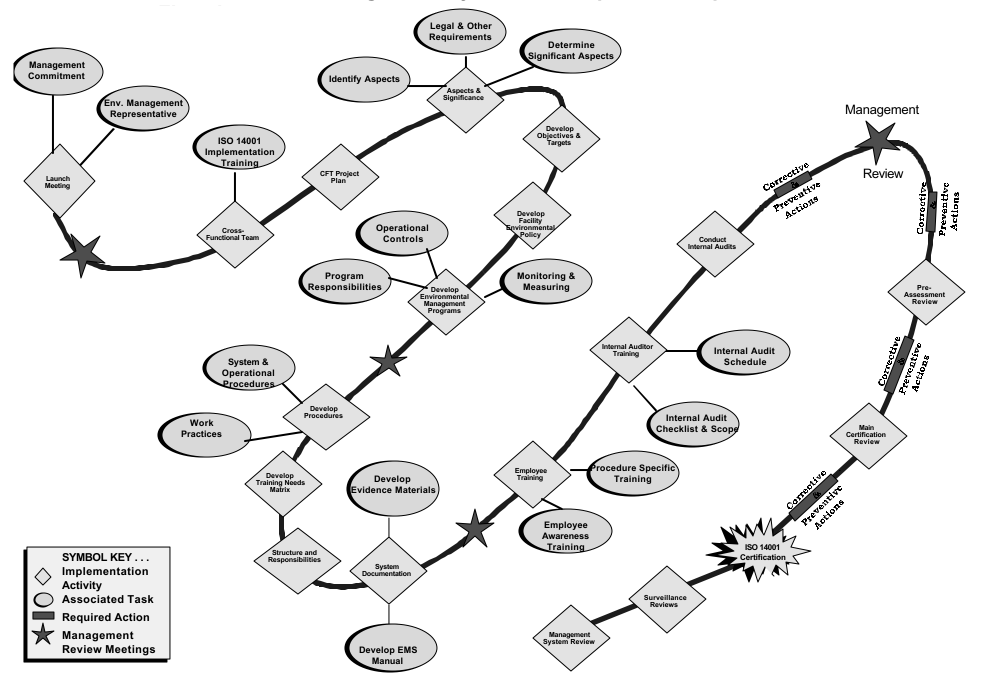
Da	te:			
Lo	cation:			
At	tendees: <u>See sign-in</u>	sheet		
<u>Ag</u> 1. 2. 3. 4. 5.	enda Topics Facility Procedures Work Practices Training Needs Analy Roles & Responsibili System Documentati	ties	<u>Respo</u>	nsibility
	Agenda Topic	Discussion Topic		Required Documentation
1.	Facility Procedures	Review that system procedures have been developed to conform to ISO 1400	•	Meeting minutes reflect that management has concurred on the development of system procedures
2.	Work Practices	Review that work practices have been developed for specific activities or processes	•	Meeting minutes reflect that management has concurred on the development of work practices
3.	Training Needs • Analysis	Review training requirements for individuals whose job functions affect the operation of the EMS	•	Meeting minutes reflect management concurrence with training needs analysis
4.	Roles & • Responsibilities	Review roles & responsibilities of those required to maintain and improve the system	e •	Meeting minutes reflect management concurrence
5.	System • Documentation	Review EMS manual to verify system documents linked to ISO 14001 element	• S	Meeting minutes reflect management's approval of EMS manual

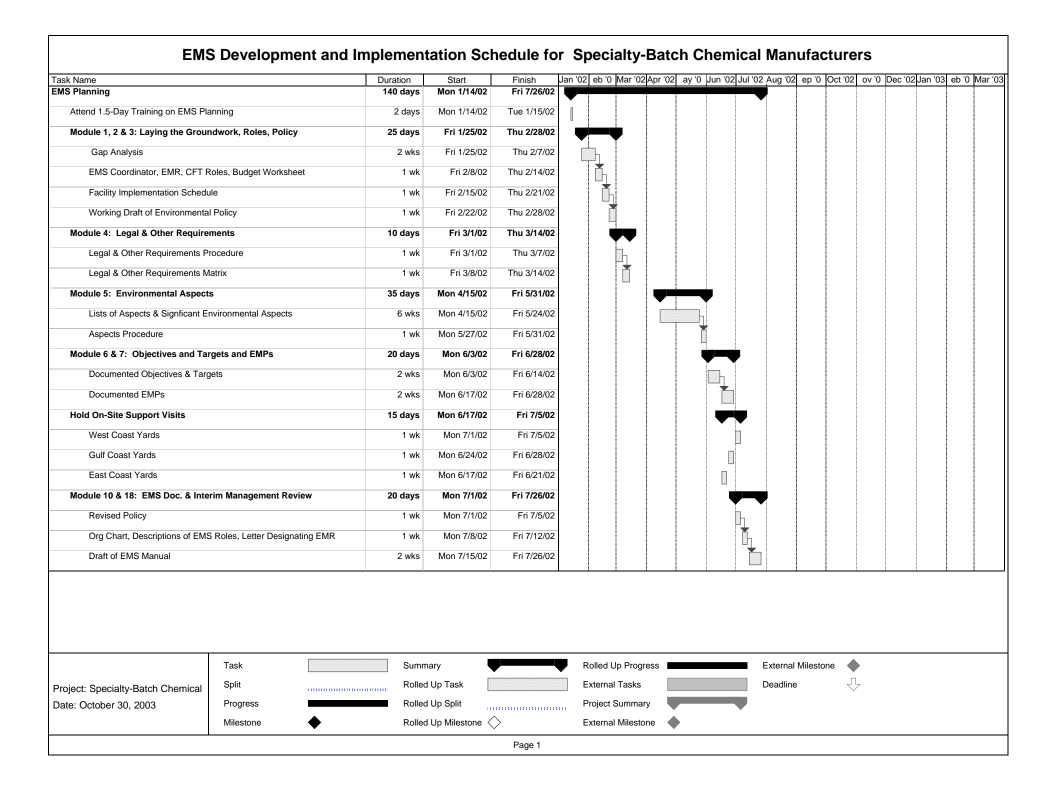
Da					
Lo	cation:				
At	tendees: <u>See sign-in she</u>	et			
<u>A</u> 1. 2. 3. 4.	<u>genda Topics</u> System Training Internal Audits Corrective and Preventive Actions System Management Revie	<u>Tin</u> ew	ne <u>Res</u>	sponsibility	
	Agenda Topics		Discussion Topic		Required Documentation
1.	System Training	training	of procedure/work pra		Meeting minutes reflect current status of training
2.	Internal auditing	• Review	of internal auditor trai	le •	Meeting minutes reflect current
3.	Corrective and Preventive Actions	• Status	of internal audit obser report on corrective a tive action plans		status of internal audits Meeting minutes reflect concurrence by management on corrective and preventive action plans
4.	System Management Review	Manag	v total status of Enviro ement System to ensu ling suitability, adequiveness	re	Meeting minutes reflect details of environmental management system review and materials or information presented

ISO 14001 RESOURCES

Page 12 of 1

Environmental Management System Development & Implementation





Task Name		Duration	Start	Finish	Jan '02 eb '	0 Mar '02 Apr '02	2 ay '0 Jun '02 Jul	'02 Aug '02	ep '0 Oct	02 ov '0	Dec '02 Jan '0	3 eb '0 Ma
EMS Implementation		139 days	Tue 6/4/02	Fri 12/13/02	İ						-	
Attend 1.5-Day Training on EMS Imp	lementation (& Report Progress)	2 days	Tue 6/4/02	Wed 6/5/02								
Module 12: Operational Control		15 days	Mon 7/29/02	Fri 8/16/02								
List of Operational Controls		2 wks	Mon 7/29/02	Fri 8/9/02				b				
Contractor Management Procee	lure	1 wk	Mon 8/12/02	Fri 8/16/02				Ĭ				
Module 14: Monitoring & Measure	ment	20 days	Mon 8/19/02	Fri 9/13/02								
Monitoring & Measurement Proc	cedure	2 wks	Mon 8/19/02	Fri 8/30/02								
Compliance Assurance Procedu	Ire	2 wks	Mon 9/2/02	Fri 9/13/02				Ì				
Module 8: Training, Awareness &	Competence	20 days	Mon 9/16/02	Fri 10/11/02								
Training Procedure		2 wks	Mon 9/16/02	Fri 9/27/02								
Training Needs Analysis Matrix		2 wks	Mon 9/30/02	Fri 10/11/02								
Modules 9 (&7): Communication		15 days	Mon 10/14/02	Fri 11/1/02						•••		
Communication Procedure(s)		2 wks	Mon 10/14/02	Fri 10/25/02						-		
Environmental Review of New F	Projects Procedure	1 wk	Mon 10/28/02	Fri 11/1/02						Ĭ		
Module 13 (&8): Emergency Prepa	redness & Response	20 days	Mon 11/4/02	Fri 11/29/02							,	
Emergency & Preparedness Re	sponse Procedure	2 wks	Mon 11/4/02	Fri 11/15/02						П		
Employee Awareness Presenta	ion & Plan	2 wks	Mon 11/18/02	Fri 11/29/02						Ď		
Module 11 & 16: Document & Rec	ords Control	10 days	Mon 12/2/02	Fri 12/13/02								
Document Control Procedure		1 wk	Mon 12/2/02	Fri 12/6/02							Ъ	
Records Procedure		1 wk	Mon 12/9/02	Fri 12/13/02							Ť	
	Task	Sumr	nary		Rollec	I Up Progress		External N	Vilestone	•		
Project: Specialty-Batch Chemical	Split	Rolle	d Up Task	▼	•	al Tasks		Deadline		Ţ.		
rojeci. Specialty-batch chemical			d L In Split		Droioc	t Summary				~		
Date: October 30, 2003	Progress	KUIIE			110,00							

EMS Development and Implementation Schedule for Specialty-Batch Chemical Manufacturers

Fask Name	Duration	Start	Finish	Jan '02	eb '0	Mar 'C	02 Api	· '02	ay '0	Jun '()2 Jul	'02 Au	g '02	ep '0	Oct '0	2 ov	0 Dec	; '02 J	an '03	eb '0	Mar
EMS Checking & Review	85 days	Mon 12/2/02	Fri 3/28/03									İ					-				-
Attend 1.5-Day Training on EMS Checking & Review	2 days	Mon 12/2/02	Tue 12/3/02														0				
Module 17: EMS Audit	20 days	Mon 12/16/02	Fri 1/10/03																		
EMS Audit Procedure	2 wks	Mon 12/16/02	Fri 12/27/02																		
EMS Audit Plan	2 wks	Mon 12/30/02	Fri 1/10/03	-														Ľ			
Module 15: Nonconformance & Corrective and Preventive Action	10 days	Mon 1/13/03	Fri 1/24/03																		
N&C&PA Procedure	2 wks	Mon 1/13/03	Fri 1/24/03																		
Module 10: EMS Documentation	15 days	Mon 1/27/03	Fri 2/14/03																		
Revised EMS Manual	3 wks	Mon 1/27/03	Fri 2/14/03																		
Module 18: Management Review	30 days	Mon 2/17/03	Fri 3/28/03																		-
Internal Audit Summary	6 wks	Mon 2/17/03	Fri 3/28/03																		<u> </u>

Project: Specialty-Batch Chemical Date: October 30, 2003	Task		Summary		Rolled Up Progress	External Milestone
	Split		Rolled Up Task		External Tasks	Deadline
	Progress		Rolled Up Split		Project Summary	
	Milestone		Rolled Up Milestone	9	External Milestone	
Page 3						