Questa Decommissioning and Demolition Project

Building Demolition and Cleanup Plan
Phase 2 Activities - Tailing Facility Area

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<thead>
<tr>
<th>ACM</th>
<th>Asbestos-containing materials</th>
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</thead>
<tbody>
<tr>
<td>BTEX</td>
<td>Benzene, toluene, ethylbenzene, xylene</td>
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<tr>
<td>BMP</td>
<td>Best management practices</td>
</tr>
<tr>
<td>C&amp;D</td>
<td>Construction and demolition</td>
</tr>
<tr>
<td>CERCLA</td>
<td>Comprehensive Environmental Response, Compensation, and Liability Act</td>
</tr>
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<td>CFC</td>
<td>chlorofluorocarbons</td>
</tr>
<tr>
<td>CFR</td>
<td>Code of Federal Regulations</td>
</tr>
<tr>
<td>CGP</td>
<td>Construction General Permit</td>
</tr>
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<td>CMI</td>
<td>Chevron Mining Inc.</td>
</tr>
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<td>EMNRD</td>
<td>New Mexico Energy, Minerals and Natural Resources Department</td>
</tr>
<tr>
<td>EPA</td>
<td>U.S. Environmental Protection Agency</td>
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<tr>
<td>HF</td>
<td>halogenated fluorocarbons</td>
</tr>
<tr>
<td>kg</td>
<td>kilogram</td>
</tr>
<tr>
<td>LOTOTO</td>
<td>lock-out/tag-out/test-out</td>
</tr>
<tr>
<td>mg</td>
<td>milligram</td>
</tr>
<tr>
<td>MMD</td>
<td>Mining and Minerals Division of EMNRD</td>
</tr>
<tr>
<td>MSDS</td>
<td>Material Safety Data Sheet</td>
</tr>
<tr>
<td>NMAC</td>
<td>New Mexico Administrative Code</td>
</tr>
<tr>
<td>NMED</td>
<td>New Mexico Environment Department</td>
</tr>
<tr>
<td>NOI</td>
<td>Notice of Intent</td>
</tr>
<tr>
<td>NPDES</td>
<td>National Pollutant Discharge Elimination System</td>
</tr>
<tr>
<td>PCB</td>
<td>polychlorinated biphenyl</td>
</tr>
<tr>
<td>PCS</td>
<td>Petroleum-contaminated soils</td>
</tr>
<tr>
<td>PMLU</td>
<td>Post-mine land use</td>
</tr>
<tr>
<td>ppm</td>
<td>Parts per million</td>
</tr>
<tr>
<td>ROD</td>
<td>Record of Decision</td>
</tr>
<tr>
<td>SCID</td>
<td>State Construction Industries Division</td>
</tr>
<tr>
<td>SDS</td>
<td>Safety Data Sheet</td>
</tr>
<tr>
<td>SPCC</td>
<td>Spill Prevention Control and Countermeasures</td>
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<tr>
<td>SVOC</td>
<td>Semi-volatile organic compound</td>
</tr>
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<td>SWPPP</td>
<td>Stormwater Pollution Prevention Plan</td>
</tr>
<tr>
<td>TCLP</td>
<td>Toxicity Characteristic Leaching Procedure</td>
</tr>
<tr>
<td>TPH</td>
<td>Total petroleum hydrocarbons</td>
</tr>
<tr>
<td>TSCA</td>
<td>Toxic Substances Control Act</td>
</tr>
<tr>
<td>TSDF</td>
<td>Treatment, storage, and disposal facility</td>
</tr>
<tr>
<td>TWS</td>
<td>Third-party waste stewardship</td>
</tr>
<tr>
<td>VOC</td>
<td>Volatile organic compound</td>
</tr>
<tr>
<td>WTP</td>
<td>Water Treatment Plant</td>
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</table>
1.0 INTRODUCTION

The Questa Mine is a former underground and open pit molybdenum mine and milling operation owned by Chevron Mining Inc. (CMI). The mine and mill facilities are located approximately 7 miles east of the Village of Questa, New Mexico (Questa), in Taos County along New Mexico Highway 38 and the adjacent Red River. The Questa Mine’s Tailing Facility is located approximately 9 miles west of the mine, near Questa, NM. Conventional underground mining operations began in 1920 and continued until 1958. Underground mining resumed in 1982 and continued through approximately 2012. Open pit mining was conducted between 1965 and 1983. The locations of the major facility areas are shown on Figure 1. CMI announced the cessation of operations at the mine on June 2, 2014 and has initiated closure activities. Some of those activities are described in the Phase 1 Building Demolition and Cleanup Plan, submitted on August 28, 2014, and approved on August 29, 2014. Phase 1 activities will occur in the southern portion of the Mill Area, to allow for necessary Mill Site modifications to support construction of water treatment facilities and storm water management, and to prepare the remainder of the Mill Area for decommissioning.

This Phase 2 Building Demolition and Cleanup Plan (Plan) describes the planned surface facilities decommissioning and demolition at the Tailing Facility Area of the Questa Mine. The Plan is designed to meet the demolition requirements of CMI’s Mining Act Permit (TA001RE) issued by the New Mexico Energy, Minerals and Natural Resources Department (EMNRD), Mining and Minerals Division (MMD) under the New Mexico Mining Act (EMNRD 2002), as well as closure requirements specific to the removal of structures under DP-933, the Discharge Permit for the Tailing Disposal Facility issued by the New Mexico Environment Department (NMED, 2008). This Plan is not intended to replace or supersede the Closeout Plan(s) required under the Mining Act permit, nor is it intended to address final site reclamation of the Tailing Facility Area. Additionally, removal of the Tailing Pipeline and any remaining cleanup of spilled tailing are beyond the scope of this Plan and will be addressed through separate actions.

This Phase 2 Plan is being submitted in accordance with the updated reclamation schedule submitted to MMD on August 29, 2014. The scope and sequencing of future decommissioning phases targeting remaining structures that will not be used to support remediation activities are still being evaluated and will be described in future building demolition and cleanup plan submittals.

This Plan identifies federal, state, and local regulatory requirements affecting decommissioning and demolition activities. Regulatory information is summarized in Section 2.0. The requirements are derived from existing Questa Mine regulatory documents and/or the underlying regulations. This Plan discusses the information listed below to guide decommissioning and demolition activities.

Section 2.0 Regulatory requirements
Section 3.0 Facility characterization
Section 4.0 Waste management
Section 5.0 Soil remediation
Section 6.0 Stormwater management
Section 7.0 Project schedule
1.1 Project Scope

1.1.1 Phase 2 Activities

The Phase 2 scope of demolition and decommissioning efforts, and the focus of this Phase 2 Plan, is limited to the removal of selected facilities within the Tailing Facility Maintenance Yard Area (Figure 3), located off of Lower Embargo Road, west of the Village of Questa and east of Dam No. 1B, and the IX Building (Figure 4), located south of Dam No. 4. As indicated on Figure 3, the Equipment Shop located within the Maintenance Yard Area is not currently scheduled for demolition. This building, a relatively new pre-engineered metal building with a dirt floor, will continue to be used to store equipment and supplies necessary to support ongoing closure activities and reclamation efforts associated with the Tailing Impoundments.

The affected facilities for this phase are identified on Figures 3 and 4 and are listed below:

- Tailing Area Guard Shack/Admin/Dry Building - Maintenance Yard Area;
- Old Maintenance Shop (‘The Burn Building’) – Southern portion of the Maintenance Yard Area;
- Water Tanks near well house – Northern portion of the Maintenance Yard Area;
- Ion Exchange Treatment (IX) Building – South of Dam No. 4

A septic tank and leachfield to the west of, and servicing only, the Guard Shack/Dry Building will also be closed or removed as part of Phase 2 activities. The western portion of the Maintenance Yard Area will continue to be used for a laydown yard and general staging/support area in support of ongoing closure activities and reclamation efforts associated with the Tailing Impoundments. This includes the maintenance of a diesel fuel AST, located within a containment area to the west of the Old Maintenance Shop (Figure 3).

As part of the planning and design phase of the facility decommissioning, preliminary inspections and asset inventories have been performed to assess the condition of existing CMI facilities and to identify equipment and other assets for potential salvage and resale. The results of the inventory work will be made available to MMD and NMED. More detailed facility inspections then will be conducted to identify wastes and materials that require special handling, characterization, and abatement or remediation prior to demolition. The information will be used to identify abatement and disposal needs for individual facilities, such as the potential presence of hazardous materials, including asbestos, polychlorinated biphenyls (PCBs), reagents, explosives or fuels, chemicals, and universal wastes. Information regarding facility characterization, waste management, and soil remediation are discussed in Sections 3.0, 4.0, and 5.0, respectively.

Equipment determined to be salvageable assets will be removed for resale after completion of necessary waste removal or abatement activities. The subsequent step will be identification of utilities servicing buildings and implementation of lock-out/tag-out/try-out (LOTOTO) procedures to de-energize active utilities in the vicinity of these structures.
Decommissioning will be followed by demolition of the targeted surface facilities and minor site grading. To the extent possible, metal building cladding, structural steel, tankage, metal piping, and other metal scrap will be salvaged and recycled as scrap metal. Inert demolition debris consisting of masonry, rubble, lumber and miscellaneous building materials will be hauled off site for disposal. Concrete floor slabs and foundations will be broken up and removed. After the removal or trimming of reinforcing steel, which will be recycled, concrete rubble will be transported and placed either in the open pit, within areas of the tailing impoundment where it can be used as fill material, or transported for off-site disposal at the Taos Municipal Landfill.

Minor site regrading will be conducted to restore surface drainage to pre-demolition conditions. Because the areas surrounding the demolished surface facilities may be disturbed or utilized as staging areas in the future, reclamation and revegetation of these areas will be conducted with the reclamation of the tailing impoundments in accordance with approved Closeout and Closure plans and CERCLA requirements.
2.0 REGULATORY REQUIREMENTS

Existing regulatory authorizations for the Questa Mine include the Mining Act permit issued by MMD (TA001RE) and resource-specific permits for water discharges issued by the New Mexico Environment Department (NMED). In addition, the U.S. Environmental Protection Agency (EPA) issued a Record of Decision (ROD) for cleanup of contamination at the mine, under the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), on December 20, 2010 (EPA 2010). The applicable existing mine compliance documents and other federal, state, and local requirements are briefly discussed below within the context of the planned Phase I decommissioning and demolition activities.

2.1 Existing Mine Compliance Documents

2.1.1 Mining Act Permit

Closure of the Questa Mine is regulated under Mining Act Permit TA001RE, administered by MMD. A closeout plan was approved by the MMD for the existing Tailing Facility (1998) and is currently being reevaluated to comply with CERCLA requirements. The designated PMLU for the Tailing Facility is wildlife habitat per Permit TA001RE, Revision 96-1. Section 4.4 of TA001RE, Revision 96-1, specifies the removal of the administration/change building and the IX water treatment plant.

2.1.2 Discharge Permit DP-933

Condition IV.43 of DP-933 requires the submittal of a structure removal plan, which this Plan is intended to satisfy.

2.1.3 Record of Decision

The ROD for the Questa Mine (CERCLIS ID NO. NMD002899094) was issued by EPA on December 20, 2010 and presents EPA’s selected remedy for the site. For site characterization and remedy selection purposes, the ROD divides the site into the following areas: Mill Area, Mine Site Area, Tailing Facility, Red River Riparian, South of Tailing Facility, and Eagle Rock Lake. Relevant portions of the ROD, specific to the Tailing Facility, have been considered as guidance or reference information in the development of this plan. Final design and implementation of the remedy will be subject to future agreements between EPA and CMI.

2.2 Federal Requirements

2.2.1 Stormwater

The regulatory authority for stormwater discharge permitting in New Mexico is EPA, Region 6. The NMED, Surface Water Quality Bureau, certifies the federal permits and performs stormwater inspections on behalf of EPA and acts as a local point of contact to provide information to operators and other agencies regarding the regulatory program. If demolition activities will disturb more than 1 acre of land, coverage under EPA’s 2012 Construction General Permit (CGP) for stormwater will be obtained. A Notice of Intent (NOI) for coverage
under the CGP will be submitted to EPA 14 days prior to earth-disturbing activities. The site’s existing stormwater pollution prevention plan (SWPPP) will be updated, implemented, and maintained on site. The SWPPP for the site will be updated as facility changes affect stormwater management activities. Specifics regarding stormwater management activities are described in Section 6.0 of this plan.

2.2.2 Spill Prevention, Control, and Countermeasure

The Spill Prevention, Control, and Countermeasure (SPCC) program regulating storage of oil also is administered by EPA. An SPCC plan to control spills will be developed if there is above-ground storage capacity greater than 1,320 gallons for storage containers exceeding 55 gallons on site. The site’s SPCC plan will be updated as storage facilities are removed and/or temporary on-site storage containers are added to support demolition activities.

2.3 State or Local Requirements

2.3.1 Air

An asbestos notification form under the National Emission Standards for Hazardous Air Pollutants (NESHAP) will be submitted to the NMED, Air Quality Bureau, as required. Asbestos surveys will be performed by a certified asbestos inspector, and the NESHAP notification form will be filed 10 working days prior to the start of asbestos removal.

Dust control measures will be implemented to minimize generation of fugitive emissions and the potential for off-site transport of dust.

2.3.2 Demolition

A building demolition permit will be obtained from the local permitting authority, Taos County, in general accordance with New Mexico Regulation and Licensing Department, Construction Industries Division (CID) regulations. According to 14.5.2.8.A NMAC, no building shall be removed or demolished unless the applicable permit has been obtained from the CID.

2.3.3 Hazardous or Other Regulated Waste

The Questa Mine is a large quantity generator of hazardous waste (EPA ID #NMD002899094) regulated by the Environmental Improvement Board’s Hazardous Waste Management Regulations. Hazardous wastes identified during decommissioning activities will be evaluated for compliance with CMI’s large quantity generator status and will be handled in accordance with applicable requirements for each waste stream. Facility characterization and waste management are discussed in Sections 3.0 and 4.0 of this plan, including information specific to individual waste streams, such as asbestos and PCBs.

2.3.4 Septic System

The existing septic system west of, and servicing only, the Guard Shack/Dry Building and a small septic tank and leach field at the IX Plant will be closed or removed as part of Phase 2 demolition activities.
Septic systems associated with the Questa Mine are regulated by NMED under DP-132 (NMED 2011). Decommissioning and demolition activities will be conducted in compliance with DP-132, Section III.35. Wastewater lines will be removed or plugged so that a discharge can no longer occur. Liquids in the wastewater unit will be drained and/or allowed to evaporate, and sludge will be disposed of in accordance with applicable regulatory requirements. The unit then will be removed or demolished and filled with clean fill or sand. The area will be regraded to blend with surface topography and to prevent ponding.
3.0 FACILITY CHARACTERIZATION

Facility characterization will be performed for each facility prior to decommissioning and demolition to provide needed information regarding each facility’s composition, contents, abatement needs, and disposal requirements.

3.1 Pre-demolition and Decommissioning Inspections

Inspections will be carried out in two phases. Preliminary facility inspections currently are being conducted to do the following:

- Evaluate the condition of each facility, or structure, as well as its current and potential future use/re-use
- Determine and/or confirm facility characteristics (e.g., facility size, structural materials of construction, description of roofing and foundation, other architectural features, utilities present, piping/mechanical, and other special concerns) necessary to develop detailed execution plans for structure dismantling/demolition
- Inventory and evaluate the equipment available for salvage and asset recovery
- Estimate the volumes of construction and demolition (C&D) debris
- Evaluate the potential for scrap metal recycling
- Perform a preliminary identification of building products and wastes that may require special handling

The second phase of facility inspections will involve environmentally-focused inspections conducted to do the following:

- Follow up on environmental concerns or special concerns noted in the initial inspection
- Evaluate decontamination needs for the facility
- Evaluate waste streams that will be present beyond C&D waste (e.g., universal wastes, asbestos-containing material [ACM], unused products to be returned to the manufacturer, etc.).

This second phase of inspections will be performed by personnel trained in decontamination and decommissioning to identify wastes that will require special handling or characterization prior to, or during, demolition. Specific asbestos surveys will be performed by an EPA-certified asbestos inspector, who holds current licensing in the state of New Mexico, to identify and quantify regulated ACM. The asbestos surveys will be performed in accordance with regulatory requirements described in Section 2.3 to support the preparation and submittal of the NESHAP asbestos notification forms.
3.2 Waste Characterization

Sampling and analyses of certain materials may be conducted as part of the facility inspections for waste characterization and planning purposes. Final waste stream characterization will occur at the time of decommissioning and demolition. It will be representative of the wastes being disposed of and will be suitable to meet waste profiling and manifesting requirements (as applicable).

3.2.1 General Waste Characterization Approach

Waste characterization will include assessment of materials or products where waste composition is not known from process knowledge or product information. Additional waste characterization may be required for the following types of materials if present (but may not be limited to):

- Materials contained in unmarked containers to determine contents and disposal requirements
- Material contained in unlabeled drums, containers, buckets, etc.
- Tank bottoms, sludge, or residues
- Components or devices with potential to contain mercury, PCBs, etc., but for which product information does not supply necessary information for waste disposal
- Piping

Where necessary, representative samples of individual material types will be collected for waste characterization purposes (individual or composite samples, depending on the volume and spatial distribution). Analyses performed on samples may include applicable hazardous waste characteristics testing to determine disposal requirements and to meet the needs for waste profiling such as the following:

- Corrosivity
- Toxicity Characteristic Leaching Procedure (TCLP)
  - Metals (SW-846 Methods 1311 TCLP, 6010 for metals, and 7470/7471 for mercury)
  - Volatile organic compounds (VOCs) (SW-846 Methods 1311 TCLP and 8260B)
  - Semi-volatile organic compounds (SVOCs) (SW-846 Methods 1311 TCLP and 8270C)

Evaluation of the ignitability and reactivity of the wastes may also be conducted to establish requirements for disposal. Materials found to be hazardous will be disposed as a hazardous waste. Other materials will be disposed of at CMI-approved disposal facilities in accordance with applicable regulatory requirements and CMI corporate policies.
Some accumulations of waste materials (lab chemicals, solvents, paints, and unidentified materials) may be characterized in the field and lab-packed for disposal by a qualified waste management subcontractor.

### 3.2.2 Waste Characterization for Select Materials

#### PCBs

PCBs are regulated by the Toxic Substances Control Act (TSCA) and 40 Code of Federal Regulations (CFR) Part 761, which designate requirements for various concentrations of PCBs. Certain equipment and devices, such as light ballasts, transformers, and capacitors, may contain PCBs. For wastes which are suspected to contain polychlorinated biphenyls (PCBs), but for which product information does not supply necessary information for waste disposal, the concentration (parts per million or ppm) of PCBs contained in the material will be determined through sampling and analysis. SW-846 Methods 8082 or 8280 are acceptable methods. The rules do not require any particular characterization method, however. For containers formerly used to contain PCBs, the container will be sampled and analyzed for residual PCBs using wipe samples. Wipe sampling methods will follow the approach and methods outlined in 40 CFR Part 761, Subpart P.

#### Special Wastes

Special wastes are non-hazardous solid wastes and include wastes such as regulated ACM, sludge, industrial solid waste that requires special handling to prevent harm to the environment or public health and safety, and petroleum-contaminated soils (PCS) meeting specific criteria.

Prior to demolition, all buildings will be surveyed for asbestos. If asbestos is present, it will be properly abated. CMI currently has two approved asbestos abatement contractors, including Keers Environmental and Southwest Abatement Inc.

PCS are designated as a special waste by 20.9.8.15 NMAC if they meet any the following conditions:

- Sum of benzene, toluene, ethyl benzene, and xylene (BTEX) isomer concentrations of greater than 500 mg/kg
- Benzene greater than 10 mg/kg
- Total Petroleum Hydrocarbon (TPH) concentration greater than 1,000 mg/kg

#### Wastes Containing Heavy Metals

Non-equipment mercury containing wastes and wastes containing other heavy metals, including lead, will be characterized using TCLP methods acceptable for metals.
Other Wastes

A number of other wastes are able to be characterized by product information, nameplate information or a material safety data sheet (MSDS)/safety data sheet (SDS). These wastes include the following:

- Unused or partially-used reagents and chemicals
- Explosives
- Fuels
- Radioactive materials
- Refrigerants, such as chlorofluorocarbons (CFCs), halogenated fluorocarbons (HFs), or halons
- Paints
- Tires
- Universal wastes

While these wastes do not require special characterization, they may require special handling or disposal which is described by waste stream below.

Unused or partially-used reagents, chemicals, explosives, and fuels

Unused or partially-used reagents, chemicals explosives, and fuels (including solids, liquids and gases, plus compressed gas cylinders) may be returned to the manufacturer for reuse or disposal, or may require special disposal based upon their contents as described in the applicable MSDS/SDS. A hazardous waste contractor may be engaged to pack, transport, and appropriately dispose of these materials.

Radioactive materials

Radioactive materials present in smoke detectors, exit signs, and flow and density meters require special handling and disposal. These materials will be segregated for proper disposal. Equipment containing radioactive material will be assessed for the level of radioactivity, and appropriate disposal will be coordinated with a hazardous waste contractor.

Refrigerants CFCs, HFs, and Halons

Refrigerants such as CFC, HFs, and halons are ozone-depleting chemicals and must be disposed of properly. These constituents may be found in refrigerants, fire extinguishers, air conditioners, walk-in coolers, water fountains, dehumidifiers, heat pumps, vending machines, and refrigerator/freezer/chillers, etc. The materials will be removed from equipment, enabling that equipment to be recycled or disposed of at the Taos Municipal Landfill. The removed refrigerant then will be disposed of properly.
Paints

Many paints are considered hazardous waste and will be disposed of, accordingly. Containerized oil-based paints, paint thinner, primers, stains, varnishes, and solvent-based paint or varnish strippers are considered hazardous waste. Latex-based paints may be allowed in a solid waste landfill if allowed to evaporate and solidify. Other paints, as described above, will be disposed of with a hazardous waste contractor.

Tires

Tires will be recycled or sent to a specialized waste tire facility.

Universal Wastes

Universal wastes are regulated under 20.4.1.1000 NMAC, which has adopted the federal rule 40 CFR Part 273 as modified by 20.4.1.1001 NMAC. Universal wastes include batteries, pesticides, mercury-containing equipment, and lamps. During Phase 1 activities, it is expected that the quantity of universal waste accumulated will not exceed 5,000 kg at any time, qualifying the facility as a small quantity handler of universal waste. As a small quantity handler, notification to EPA of waste-handling activities is not required. If it becomes apparent that the 5,000 kg threshold will be exceeded, however, additional notification requirements to EPA and tracking manifests will be required before exceeding the 5,000 kg limit.

Universal waste will be handled in accordance with the procedures of 40 CFR Part 273.13, including proper handling, storage, and sorting in such a way to prevent release of universal wastes to the environment. Universal waste will be labeled properly according to 40 CFR Part 273.14 and 20.4.1.1001 NMAC. Wastes may not be accumulated for longer than 1 year from the date the waste is generated. Although maintenance of universal waste shipment records is not required for small quantity handlers under 40 CFR 273.19, records will be maintained as part of waste management logs.

3.3 Decontamination Approach

Following preliminary characterization, decontamination procedures may be applied to segregate waste streams with different disposal requirements. In general, decontamination will be conducted for process-related equipment and piping within the IX Building. Phase 2 facilities, other than the IX Building contain no process-related components. Decontamination for Phase 2 facilities, therefore, will be limited to removal of residual chemicals from the process tankage, piping, and equipment in the IX Building and pressure washing concrete and sumps where there is visual evidence of significant staining.

Where pressure washing occurs, wash water will be collected and sampled for oil and grease, and metals. The wash water fluids will be containerized and shipped offsite for disposal, as appropriate, based on sampling results.
4.0 WASTE MANAGEMENT

Waste management procedures have been identified to address the anticipated waste streams described in Section 4.1. The procedures are designed to provide for safe and efficient waste removal and disposal. These procedures, including discussion of waste streams, waste disposal, best management practices, and recordkeeping are provided in the sections below.

4.1 Waste Streams

Waste streams associated with Phase 2 activities which are likely to be identified through the facility characterization and inspection process include, but are not limited to the following:

- Concrete
- Metal siding
- Wood
- Fiberglass insulation
- Interior furnishings
- Universal wastes
- Piping
- Decontamination fluids
- Septic system wastes
  - Sewage sludges
  - Sewage-contaminated soils
- CFCs and other refrigerants
- Radioactive-containing material
- Asbestos-containing material or soils
- PCB-containing material
- C&D debris (e.g., inert debris, such as concrete wood, metals, glass, and salvaged building components from building materials generated during construction, renovation, and demolition of buildings)

Waste streams will be segregated for proper characterization and subsequent disposal. Waste disposal requirements differ by waste stream, and are discussed in Section 4.2.
4.2 Waste Disposal

Demolition-related waste will be hauled to CMI-approved disposal locations. Waste handling, separation, salvage, and disposal procedures for each waste stream are described in Table 4–1. Proper personal protective equipment specific to waste streams will be worn when handling wastes.

Table 4–1. Phase 1 Demolition-related Waste Streams

<table>
<thead>
<tr>
<th>Waste Stream</th>
<th>Anticipated Disposal Location</th>
<th>Disposal Practices</th>
</tr>
</thead>
<tbody>
<tr>
<td>Scrap Metal</td>
<td>Rocky Mountain Recycling</td>
<td>Metal segregation for recycling will be performed at the demolition site.</td>
</tr>
<tr>
<td>Fiberglass insulation</td>
<td>Taos Municipal Landfill</td>
<td>No special disposal practices are required.</td>
</tr>
<tr>
<td>Interior furnishings</td>
<td>Taos Municipal Landfill</td>
<td>No special disposal practices are required.</td>
</tr>
<tr>
<td>Wood</td>
<td>Taos Municipal Landfill</td>
<td>No special disposal practices are required.</td>
</tr>
<tr>
<td>Concrete</td>
<td>Approved on-site location or Taos Municipal Landfill</td>
<td>Concrete will be reduced to rubble-sized material with no extruding or free rebar.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Extruding rebar will be trimmed and placed in metal recycling bins together with free rebar. Concrete will be hauled off site. Concrete also may be used as backfill in the Mill Area.</td>
</tr>
<tr>
<td>Asbestos-containing wastes</td>
<td>Waste Management Pen-Rob (Painted Desert) Landfill (Joseph City, AZ) or Colorado Springs Landfill</td>
<td>Material will be segregated, double bagged in plastic, or containerized in drums, supersacks, or lined rolloffs. Material will be tarped in haul trucks for transport to the landfill to prevent migration of material. Transite material also will be transported off site according to appropriate procedures for non-friable asbestos.</td>
</tr>
<tr>
<td>Radioactive waste</td>
<td>Clean Harbors (Deer Trail, Colorado), VEGA – ReSource Program (Cincinnati, Ohio)</td>
<td>Wastes will be segregated and profiled based on product information (i.e., smoke detectors, exit signs). Approval will be obtained for waste from Clean Harbors based on the profile. The Clean Harbors, facility is designated as a Low-level Radioactive Waste Facility for New Mexico.</td>
</tr>
<tr>
<td>Refrigerants (i.e., CFCs, HFs, halons)</td>
<td>Clean Harbors Select refrigerants may be recycled under programs offered by local utilities</td>
<td>CFCs, HFs, or halons will be drained or removed for specialized disposal. Appliances with these refrigerants will have the refrigerant removed and then may be disposed of at the Taos Municipal Landfill.</td>
</tr>
<tr>
<td>Electronic Waste</td>
<td>Approved Recycling Center</td>
<td>In accordance with CMI waste stewardship program.</td>
</tr>
<tr>
<td>Tires</td>
<td>Approved recycler</td>
<td>Tires may need to be cut in half.</td>
</tr>
<tr>
<td>Paints</td>
<td>Clean Harbors</td>
<td>Wastes will be segregated and profiled based on product information. Approval will be obtained for the waste from Clean Harbors based on the profile.</td>
</tr>
<tr>
<td>Waste Stream</td>
<td>Anticipated Disposal Location</td>
<td>Disposal Practices</td>
</tr>
<tr>
<td>--------------------------------------------------</td>
<td>---------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Universal Wastes</td>
<td>Clean Harbors</td>
<td>Wastes will be segregated and profiled based on product information (i.e., batteries, mercury-containing equipment, lamps). Approval will be obtained for the waste from Clean Harbors based on the profile.</td>
</tr>
<tr>
<td>Unused or partially used reagents and chemicals, explosives, fuels</td>
<td>Return to manufacturer or Clean Harbors</td>
<td>Wastes will be segregated.</td>
</tr>
<tr>
<td>Sewage-contaminated soils</td>
<td>Taos Municipal Landfill or Rio Rancho Landfill</td>
<td>Material will be transported and disposed of at the Landfill. Proper PPE and hygiene practices will be employed when handling sewage-contaminated soils.</td>
</tr>
<tr>
<td>Leach field piping</td>
<td>Taos Municipal Landfill</td>
<td>Leach field piping material can be transported and disposed of at the Taos Municipal Landfill. Proper PPE and hygiene practices will be employed when handling leach field piping.</td>
</tr>
<tr>
<td>Septic tank fluids and septic decontamination rinse water</td>
<td>AAA Pumping Service</td>
<td>Septic tank fluids will be pumped and removed from the tank. Following initial pumping of fluids, the tank will be rinsed to remove residual solids, leaving the concrete septic tank free of sewage solids. Fluids and residuals will be transported off site for proper disposal by an approved contractor. Proper PPE and hygiene practices will be employed when handling septic tank fluids, rinse water, and residual solids.</td>
</tr>
<tr>
<td>Polyethylene pipe</td>
<td>Taos Municipal Landfill</td>
<td>Polyethylene piping will be placed in dumpsters for disposal at the Taos Municipal Landfill. Piping that contains unidentified scale or other residuals will be set aside in a lined and covered area for characterization prior to determining waste disposal options.</td>
</tr>
<tr>
<td>General C&amp;D debris</td>
<td>On-site dumpsters located near each building</td>
<td>General C&amp;D debris, including paper, cardboard, plastic, inert piping, and wood, will be placed in dumpsters located on site near each building. Recycling will be conducted according to CMI’s recycling guidelines for paper, cardboard, No. 1 and No. 2 plastic bottles, and aluminum. No waste of unknown character, hazardous waste, or universal waste (e.g., batteries, mercury-containing equipment or bulbs) will be placed in the dumpsters. Dumpsters will be covered to prevent blowing waste materials.</td>
</tr>
<tr>
<td>Used Oils</td>
<td>Safety Kleen (Albuquerque, New Mexico)</td>
<td>Oils from equipment will be drained, containerized, and labeled for disposal.</td>
</tr>
<tr>
<td>Oily waste from spills or cleanup</td>
<td>Safety Kleen, Clean Harbors, or Waste Management Rio Rancho Landfill</td>
<td>Hydraulic oil, motor oil, oil filter residues, paint thinners, solvents, etc., spilled onto the ground will be contained, cleaned up, and disposed of properly. Characterization of wastes will be required to determine if disposal as special waste (i.e., PCS) is required.</td>
</tr>
</tbody>
</table>
4.3 Best Management Practices

The following best management practices (BMPs) will be implemented throughout the waste management process:

- Containerized waste will be labeled. Contractors will procure proper labels for containers.
  - Non-hazardous stickers will be placed on each container containing non-hazardous waste. An additional label describing the waste will be affixed to the container.
  - Hazardous stickers will be placed on each container containing hazardous waste. An additional label describing the waste will be affixed to the container.

- The site will be maintained in a clean and safe manner. Trash generated during construction will not be allowed to accumulate, will be collected daily, and will be disposed of properly in approved trash containers.

- Contractors will establish a waste contract with the treatment, storage, and disposal facilities (TSDFs) that the contractor will use in accordance with CMI’s Third-party Waste Stewardship (TWS) Standard.

- Contractors are responsible for reviewing the CMI TWS Standard and will undergo training for waste disposal requirements. Contractors will provide a list of TSDFs that will be used and the respective waste contracts with the TSDF.

- Contractors will be responsible for complying with New Mexico Hazardous Waste Act standards for waste handling of hazardous and universal waste. Contractors will establish their own satellite accumulation areas and coordinate waste shipments accordingly. CMI will not accept waste generated from the contractor.

- Contractors will provide bins and waste areas for general trash, office trash, and scrap metal.

- Contractors will provide MSDS or SDS information for chemicals used on site and will record volumes for chemicals listed under Emergency Planning and Community Right-to-Know Act, Section 313, as Toxic Release Inventory chemicals, or Section 311 as Superfund Amendments and Reauthorization Act chemicals, for each reporting year.

- Contractors will provide to the listed CMI contact the volume and MSDS information and copies of hazardous waste manifests on hazardous waste or universal waste generated on site on a monthly basis.

- Audits of laydown yards, vehicle areas, secondary containment, and waste areas will be performed periodically, as necessary. Deficiencies will be relayed to the responsible contractor, and follow-up action items will be required from the contractor.
• No ammonia-based cleaning products are allowed to enter the sanitary sewer system. The Questa Mine sanitary sewer system has a nitrogen threshold (20 mg/L) that cannot be exceeded. Ammonia-based cleaning products, therefore, are banned from entering the system.

• Compliance documents will be retained on site and will be made available for review at any time. Examples include, but are not limited to, manifests, bills of lading, MSDSs, sample results, inspection sheets, training forms, and contingency plans.

4.4 Recordkeeping

Recordkeeping is an integral part of documenting proper waste management and disposal activities. Contractors and their subcontractors will maintain copies of waste management and disposal documents and will make them available for review by CMI. Records will be maintained for a minimum of 3 years from the date of generation.

For non-hazardous waste materials, the nature of the material, volume, date of pickup, and disposal location will be documented. Copies of this documentation will be provided to the construction manager on a daily basis and will be available to CMI for inspection. Additional documentation to retain includes the following:

• Waste tracking sheets
• Cumulative waste inventory logs
• Record of any chemical analysis performed on waste materials
• Manifest documents for special or hazardous waste, as applicable
5.0 SOIL CONTAMINATION REMEDIATION

The Tailing Facility Area (as well as other areas) of the Questa Mine site has been the subject of numerous previous investigations focused on identifying the nature and extent of contamination in soil and groundwater. The results of these investigations are documented in published reports, including the Molycorp Remedial Investigation Report (URS 2009), which formed the basis for the development of the EPA’s selected remedy (EPA 2010). As part of the RI, five biased soil samples were collected from the Maintenance Yard Area near former tanks and doorways. Near the IX Building three biased soil samples were collected in front of bay doors and one sample downgradient of a retention basin. Samples collected from all sites were analyzed for a broad suite of constituents including target analyte list (TAL) metals plus boron and molybdenum, anions, and general chemistry parameters, as well as SVOCs in the Maintenance Yard Area. Soil data from the Tailing Facility Area were compared against human health screening level criteria (SLC) for arsenic, iron, molybdenum, and benzo(a)pyrene. The ecological evaluation contaminants of potential concern (COPC) for the Tailing Facility Area include: antimony, barium, boron, cadmium, chromium, copper, iron, lead, manganese, mercury, molybdenum, selenium, vanadium, zinc, and carbazole.

Molybdenum concentrations in all soil samples from the Tailing Facility Area were below the human health SLC. Arsenic concentrations exceeded the SLC at all locations, but arsenic was also observed at concentrations in excess of the SLC at all sample locations within the reference soil area for the Tailing Facility. The SLC for iron and benzo(a)pyrene was exceeded at one sample location each, within the Maintenance Yard Area. No concentrations in excess of the human health SLC were observed in samples from the IX Building area. According to the RI, only four Tailing Facility COPCs were elevated compared to the reference area in one or more media: cadmium, lead, molybdenum, and zinc. Of these COPCs only molybdenum had an elevated HQ significantly different from the reference location. The RI conclusions focus on molybdenum, with the final summary stating that adverse effects at the Tailing Facility may be limited and that land management has a greater impact on the biological environment.

Previously unidentified or unknown soil contamination may exist beneath or adjacent to facilities proposed to be decommissioned and demolished. Sampling will be conducted and remediation will be performed where there is evidence of soil contamination exposed or encountered through removal of foundations or site grading and earth-moving activities.

5.1 Soil Investigation

This section describes the general approach to the investigation of potential soil contamination during Phase 2 activities. A Soil Sampling and Analysis Plan is being developed, as a separate submittal, that will provide additional details regarding the soil sampling to be conducted during the Phase 2 decommissioning and demolition effort.

Because the site has been generally characterized during the RI, sampling associated with the removal of structures will be performed as required under the building and cleanup closure requirements of Discharge Permit DP-933 and focused on areas not previously investigated, such as areas beneath the buildings and potentially contaminated soils discovered during subsequent earth-moving/site grading work. Standard operating procedures for soil sampling are discussed further in the Phase 2 Soil Sampling and Analysis Plan.
5.1.1 Sampling Beneath Foundations

Soil sampling will be performed beneath building foundations and slabs, if removed as part of the demolition activities. Following demolition the former building area will be subdivided into an even number of rectangular sampling grids, and sampled in accordance with the Soil Sampling and Analysis Plan. This grid-based approach, with screening performed using a photo-ionization detector (PID), will be used to determine the location of samples submitted for laboratory analysis.

5.1.2 Other Soil Contamination

Potentially contaminated soil discovered during the demolition or subsequent earth-moving/site grading process will also be subjected to screening and sampling. If soil is encountered during excavation or site grading activities with observed visual or olfactory evidence of contamination, work will stop temporarily to allow a visual inspection of the area and a sample of the material will be collected and subjected to head space readings using a PID to determine reference PID readings. Following an initial assessment of the area to determine the potential extent of potentially contaminated soil, the excavation will continue in conjunction with ongoing monitoring and additionally sampling and PID screening. Impacted soil will be segregated and temporarily stockpiled in a lined area for sampling. Following the completion of the excavation to the planned lines and grades, the area where potentially contaminated soil was encountered will be subject to additional grid-based sampling, where applicable.

Sampling of the stockpiled soil will be performed to collect representative samples suitable for waste profiling at a frequency of approximately one sample per every 100 cubic yards of material, or as otherwise determined acceptable to the facility accepting the soil for disposal.

5.2 Soil Remediation

Remediation for metals (or other CERCLA COPC) impacted soil may include capping or placement of soil cover in accordance with Mining Act permit or CERCLA requirements.

If PCS are encountered, disposal as a special waste will be required if the sum of BTEX isomer concentrations is greater than 500 mg/kg, benzene is greater than 10 mg/kg, or the TPH concentration is greater than 1,000 mg/kg. Soil cleanup levels will be developed as appropriate for the nature and extent of the contamination, per relevant sections of the NMAC, such as 20.5.12 for releases of petroleum products from storage tanks. Additional details regarding preliminary investigation, screening, and sampling will be developed in the Soil Sampling and Analysis Plan.

Excavation of other contaminated soils will include segregation and stockpiling in a lined area (the liner will be compatible with the contaminant of concern), waste profile sampling, and disposal at an appropriately-permitted facility for the contaminants of concern. Sampling will be conducted during excavation to verify that removal meets the cleanup requirements, and that the full extent of contamination above the cleanup levels has been removed.
5.3 Contingency Plan

The installation of a soil cover following decommissioning and demolition activities will be the primary remediation method to address known surface soil contamination associated with the Tailing Facility Area. As described above, if contamination is discovered during the demolition or subsequent earth-moving/site grading process that presents a potential source area for groundwater contamination and requires removal, soil sampling will be performed in accordance with the Soil Sampling and Analysis Plan, and remediation will be performed in accordance with applicable requirements.
6.0 STORMWATER MANAGEMENT

Decommissioning and demolition activities which disturb more than 1 acre of land, requires coverage under EPA's 2012 CGP for stormwater, as discussed in Section 2.0. If necessary, an NOI for coverage under the CGP will be submitted a minimum of 14 days prior to ground-disturbing activities. A SWPPP describing erosion control best management practices will be developed, implemented, and maintained on site. The SWPPP will conform to EPA guidance and will contain the following elements:

- Information describing SWPPP contacts, site operators, and emergency notifications
- Site description
- Description of ground-disturbing activities
- Description of potential pollutants and receiving water
- Information regarding the start and duration of activities
- Stormwater control measures
- Site map of affected areas
- Procedures for inspection, maintenance, and corrective action for control measures
- Stabilization practices
- Staff training
- Compliance with other federal requirements

The SWPPP will indicate specific disturbance areas and associated acreages. It will describe pollutants associated with stormwater (i.e., sediments) and the nearest receiving stream which is the Red River located south of the site. The SWPPP will describe the anticipated sequence of demolition activities and associated stormwater control measures.

Erosion and sediment control measures will include installation of structures or materials to minimize movement of stormwater runoff from the site. Temporary controls will be used to reduce the velocity of stormwater flows and to intercept suspended sediments conveyed by overland flow. Control measures will be selected, installed, and maintained in accordance with the manufacturer’s specifications and standard engineering practices. The controls will be designed to retain sediment within the affected area and to avoid, to the greatest extent possible, sediments from entering surface water.

Stormwater control measures likely to be used on site are berms along certain perimeters of the demolition area to prevent stormwater from entering the area, and along other perimeters to prevent stormwater within the demolition area from leaving the site. Berms will be constructed using clean fill or soil from approved sources. Berms will be inspected periodically in accordance with the provisions of the SWPPP.
Silt fences and/or wattles may be used on down-gradient slopes to capture sediment conveyed by sheet flow. Silt fences provide a temporary barrier which reduces runoff velocities and allows sediment to collect behind the silt fence. Wattles, consisting of erosion and sediment control barriers constructed of straw wrapped in a tube of biodegradable plastic or other casing, may be placed to reduce stormwater velocity and to capture sediment. A typical wattle is 8 to 10 inches in diameter and can be 25 feet long. Wattles will be installed perpendicular to slopes in shallow trenches.

Grade breaks also may be used to guide stormwater flows to areas where it can be intercepted and routed to retention ponds, or other controls, as appropriate.

The SWPPP will describe stabilization practices, such as slope design, revegetation, and use of a turf reinforcement mat to promote revegetation.

The SWPPP will be updated as facility changes affect stormwater management activities.
7.0 SCHEDULE

The anticipated schedule for decommissioning and demolition activities addressed in this plan for Phase 2 activities is presented in Table 7–1.

Table 7–1. Anticipated Schedule

<table>
<thead>
<tr>
<th>Activity</th>
<th>Anticipated Schedule</th>
</tr>
</thead>
<tbody>
<tr>
<td>Building Demolition and Cleanup Plan</td>
<td>November 2014</td>
</tr>
<tr>
<td>Building Demolition and Cleanup Plan approval</td>
<td>December 2014</td>
</tr>
<tr>
<td>Phase 2 Facility Decommissioning</td>
<td>February – June 2015</td>
</tr>
<tr>
<td>Phase 2 Facility Demolition</td>
<td>April 2015 – August 2015</td>
</tr>
</tbody>
</table>
8.0 REFERENCES


FIGURES