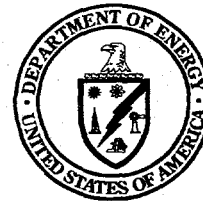


**U.S. Department of Energy
Grand Junction Projects Office Remedial Action Project**

**Final Report of the Decontamination and
Decommissioning of Building 44
at the Grand Junction Projects Office Facility**

July 1996

MASTER



**U.S. Department of Energy
Grand Junction Projects Office**

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Work Performed Under DOE Contract No. DE-AC04-86ID12584 for the U.S. Department of Energy

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Grand Junction Projects Office Remedial Action Project

**Final Report
of the Decontamination and Decommissioning
of Building 44 at the
Grand Junction Projects Office Facility**

July 1996

Prepared for
U.S. Department of Energy
Albuquerque Operations Office
Grand Junction Projects Office

Prepared by
Rust Geotech
Grand Junction, Colorado

Technical Coordination and Reports Project Number TCR-031-0004-00-000
Technical Coordination and Reports Document Number T0001400

Rust Geotech has been granted authorization to conduct remedial action
under the Decontamination and Decommissioning Program. Remedial action was
conducted in accordance with all applicable or relevant and appropriate requirements.

Work Performed Under DOE Contract No. DE-AC04-86ID12584
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Abstract

The U.S. Department of Energy (DOE) Junction Projects Office (GJPO) occupies a 61.7 acre facility along the Gunnison River near Grand Junction, Colorado. This site was contaminated with uranium ore and mill tailings during uranium refining activities of the Manhattan Engineer District and during pilot milling experiments conducted for the U.S. Atomic Energy Commission's domestic uranium procurement program. The DOE Defense Decontamination and Decommissioning Program established the Grand Junction Projects Office Remedial Action Project to clean up and restore the facility lands, improvements, and the underlying aquifer. The site contractor for the facility, Rust Geotech, is also the remedial action contractor.

Building 44 was radiologically contaminated and the building was demolished in 1994. The soil area within the footprint of the building was not contaminated; it complies with the identified standards and the area can be released for unlimited exposure and unrestricted use. This document was prepared in response to a DOE request for an individual final report for each contaminated GJPO building.

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Acronyms

CERCLA	Comprehensive Environmental Response, Compensation, and Liability Act
CFR	<i>U.S. Code of Federal Regulations</i>
D&D	Decontamination and Decommissioning
DOE	U.S. Department of Energy
FUSRAP	Formerly Utilized Sites Remedial Action Program
GJPO	Grand Junction Projects Office
GJPORAP	Grand Junction Projects Office Remedial Action Project
IVC	Independent Verification Contractor
LTSM	Long-Term Surveillance and Maintenance
QA	quality assurance
RAC	Remedial Action Contractor
ROD	Record of Decision
SARA	Superfund Amendments and Reauthorization Act
SFMP	Surplus Facilities Management Program
TCLP	Toxicity Characteristic Leach Procedure
U.S.C.	United States Code

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I. Introduction and Background

This report summarizes the results of the remedial action conducted on Building 44 at the U.S. Department of Energy (DOE) Grand Junction Projects Office (GJPO) facility. The concrete foundation and interior wood surfaces of this building were radiologically contaminated, and the building was demolished in 1994. The soil within the building footprint complies with applicable regulations and can be released for unrestricted use and unlimited exposure. After all Grand Junction Projects Office Remedial Action Project (GJPORAP) remedial action is completed, the facility is expected to be transferred to the Long-Term Surveillance and Maintenance (LTS) Program to allow restoration of the aquifer. The remediation of the exterior land areas and the other buildings and associated utilities on the DOE-GJPO facility will be summarized in separate reports.

Description of Facility

The DOE-GJPO facility is located approximately 0.6 mile (1 kilometer) south and west of populated areas of the city of Grand Junction in Sections 26 and 27, Township 1 South, Range 1 West, Ute Principal Meridian, Mesa County, Colorado (Figure 1). The facility occupies approximately 61.7 acres* (25 hectares) of floodplain within an accretionary bend along the east bank of the Gunnison River.

The elevation of the DOE-GJPO facility is approximately 4,560 feet (1,390 meters). The facility is situated on silty sandy gravel underlain by mudstone bedrock. Two bodies of water with associated wetlands are located on the DOE-GJPO facility: the North Pond and the South Pond. A freshwater alluvial aquifer underlying the facility is in direct hydraulic contact with the ponds and the Gunnison River. A semi-arid climate prevails.

Access to the occupied portion of the facility is restricted by security personnel and a fence.

There are approximately 40 structures on the facility. Beyond the fence are vehicle parking lots to the east and an earthen dike along the Gunnison River to the west and north. The area adjacent to the facility to the north was formerly Black Bridge Park, now owned by DOE. The facility is bordered on the east by the Southern Pacific Railroad (formerly the Denver and Rio Grande Western Railroad) right-of-way.

DOE-GJPO facility lands were acquired by the U.S. War Department in 1943 for the Manhattan Engineer District. A refinery was operated on the site from 1943 to 1946 to treat and concentrate uranium oxide. The U.S. Atomic Energy Commission operated a uranium-concentrate sampling plant and assay laboratory on site until 1974. Pilot-scale uranium ore mills were operated from 1953 to 1958, processing 30,000 tons (27,200 metric tons) of ore (DOE 1987a). Mill operations were the primary source of contaminated materials at the DOE-GJPO facility, resulting in the on-site burial of approximately 247,000 cubic yards (yd^3), or 189,000 cubic meters (m^3) of uranium ore tailings. Other potential sources of contamination included laboratory and vehicle-maintenance wastes and by-products and activities related to sampling and stockpiling of uranium concentrates. Approximately 22 acres (8.9 hectares) of open land and 19 buildings were contaminated.

Description of Project

In 1984, the DOE-GJPO facility was accepted into the DOE Surplus Facilities Management Program (SFMP) for the purpose of eliminating health hazards resulting from uranium mill tailings and associated contaminated materials at the facility; and to bring contaminated portions of the facility, including the underlying aquifer, into compliance with applicable environmental regulations. In 1988, the facility was transferred to the DOE Decontamination and Decommissioning (D&D) Program. The D&D Program is responsible for the surveillance and maintenance of surplus DOE facilities, including the performance of any

* Previous to the requisition of Black Bridge Park, the facility occupied approximately 56.4 acres.

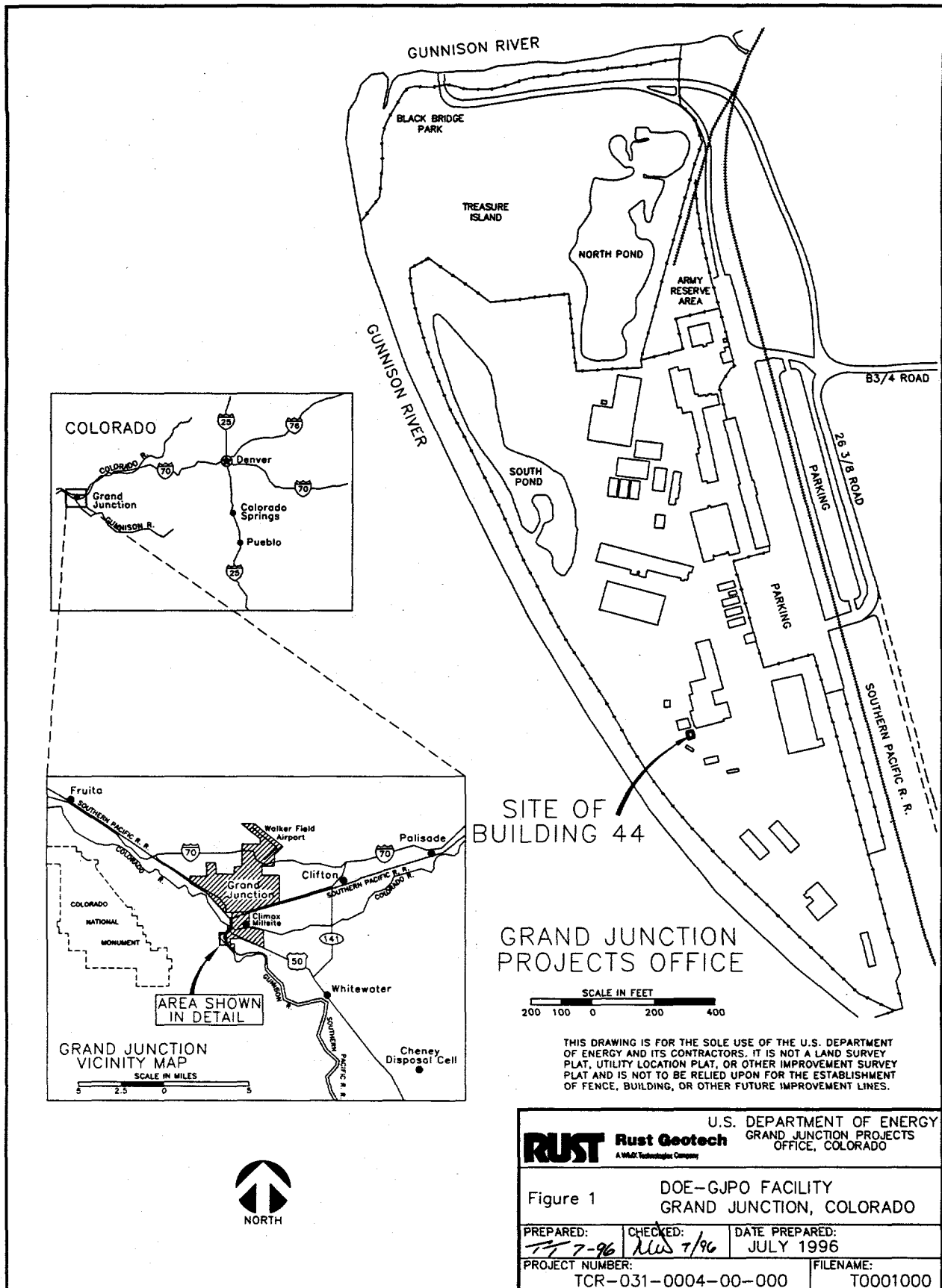


Figure 1. Site Map of the DOE-GJPO Facility, Grand Junction, Colorado

necessary decommissioning and decontamination activities. DOE-GJPO has specific responsibility for the GJPORAP under the D&D Program. Rust Geotech is the Remedial Action Contractor (RAC) for GJPORAP.

The GJPORAP organization and implementation strategy was defined in the *Grand Junction Projects Office Remedial Action Project Remedial Action Plan* (DOE 1990c).

Description of Building 44

Building 44 was a wood-frame storage shed with wood siding, a shingle roof, and a concrete slab floor, built on a concrete stem wall foundation. The building was constructed in 1956 and originally used for gas cylinder storage. It had a footprint of 225 square feet (21 square meters [m^2]).

Basis for Remedial Action

In 1980, the U.S. Congress enacted the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) (42 *United States Code* [U.S.C.] 9601). In 1986, Congress amended CERCLA with the Superfund Amendments and Reauthorization Act (SARA). Section 120 of SARA and Executive Order 12580, *Superfund Implementation*, directed DOE to coordinate with the U.S. Environmental Protection Agency to respond to actual or potentially imminent releases of hazardous substances into the environment at federally owned DOE facilities. D&D Program policy specifies that remedial action will be conducted in accordance with DOE Order 5480.1B, *Environment, Safety, and Health Program for Department of Energy Operations*, and all other applicable environmental regulations.

The DOE-GJPO facility was evaluated using the Hazard Ranking System. Although the resulting score of 14.6 (DOE 1989b) did not qualify the facility for placement on the National Priorities List, remedial action under GJPORAP conformed to the applicable provisions of CERCLA, as amended by SARA, and the Uranium Mill Tailings Radiation Control Act (42 U.S.C. 7901), the National Environmental

Policy Act (42 U.S.C. 4321), and other applicable Federal and State regulations. Remedial action was conducted with an emphasis on maintaining all health and safety risks as low as reasonably achievable.

II. Decommissioning Criteria, Objectives, and Work Scope

Applicable Guidelines and Standards

Table 1 presents the guidelines that specify the authorized limits for GJPORAP.

Remedial action activities were conducted in accordance with the Rust *Quality Assurance* [QA] *Manual* (Manual 101) and approved plans and procedures (Appendix A), which incorporated the applicable provisions of the *Quality Assurance Program for Nuclear Facilities*, NQA-1 (ASME 1989).

III. Work Performed

Remedial Investigation/Feasibility Study and Record of Decision

The Remedial Investigation/Feasibility Study Environmental Assessment for GJPORAP was released in 1989 (DOE 1989a). Building 44 was not included in this study because it was outside the original scope of GJPORAP. Consequently, remediation of this building was not addressed in the Record of Decision (ROD) (DOE 1990a).

Post-ROD Changes—An Explanation of Significant Differences will be prepared at the conclusion of GJPORAP remedial action activities to address departures from the ROD, including the demolition of Building 44.

Characterization

Building 44 was surveyed for radiological hazards in 1993. The survey included alpha and beta-gamma scans and direct measurements. A sample of the painted floor was obtained using a needle scabbler in 1994. This sample was tested

for leachable lead and chromium using the Toxicity Characteristic Leaching Procedure (TCLP).

Radiological Contamination—Beta-gamma surface activity ranging as high as 20,600 disintegrations per minute per 100 square centimeters (dpm/100 cm²) was identified on the concrete floor and the interior wood surfaces of Building 44 (Chem-Nuclear Geotech, Inc. 1993a and 1993b).

Nonradiological Contamination—No nonradiological contamination was identified in Building 44. The results of the TCLP testing of the paint sample were 37 micrograms per liter ($\mu\text{g/L}$) of lead and 245 $\mu\text{g/L}$ of chromium (DOE 1994a). These levels were below the Resource Conservation and Recovery Act regulatory limits of 5,000 $\mu\text{g/L}$ for these metals.

Remedial Design

A remedial design was not developed for the removal of this building. Construction management worked with the site maintenance department to determine appropriate procedures and to identify equipment to be salvaged.

The remediation process followed approved procedures using standard construction techniques. Radiologically contaminated

materials were disposed at the Cheney Disposal Cell. After the removal of uranium tailings and other associated contaminated material, the affected area was reconstructed.

Decontamination Operations

Summary of Remedial Action—The exterior areas adjacent to Building 44 were remediated in 1989 during Construction Phase IB (Figure 2). Building 44 was demolished in September 1994. The remediation process involved breaking up the building and floor slab using a track hoe and hauling the debris by truck to the Cheney Disposal Cell. Gamma measurements and analyses of samples of the underlying soil indicated that the soil was not contaminated (Rust 1994).

Radiological Contamination—Radiologically contaminated building debris was removed from within the area of Building 44, as indicated by the results of soil sample analysis and gamma exposure rate scans (Appendix B, Table B-1).

IV. Final Release Survey

The final status survey of the soil underlying the location of Building 44 was conducted in accordance with the Rust Health and Safety

Table 1. Applicable or Relevant and Appropriate Standards

Type of Occurrence	Standard
Contamination in Soil	40 CFR 192 ^a FUSRAP/SFMP Guidelines ^b DOE Order 5400.5 ^c
Surface Activity (structural surfaces)	FUSRAP/SFMP Guidelines ^b DOE Order 5400.5 ^c
Gamma Exposure Rate (interior areas)	40 CFR 192 ^a FUSRAP/SFMP Guidelines ^b DOE Order 5400.5 ^c
Radon Decay-Product Concentration (interior areas)	40 CFR 192 ^a FUSRAP/SFMP Guidelines ^b DOE Order 5400.5 ^c

^aTitle 40, U.S. Code of Federal Regulations (CFR) Section 192, "Health and Environmental Protection Standards for Uranium and Thorium Mill Tailings."

^bGuidelines for Residual Radioactive Material at Formerly Utilized Sites Remedial Action Program (FUSRAP) and Remote Surplus Facilities Management Program Sites, (DOE 1987b).

^cDOE Order 5400.5, Radiation Protection of the Public and the Environment.

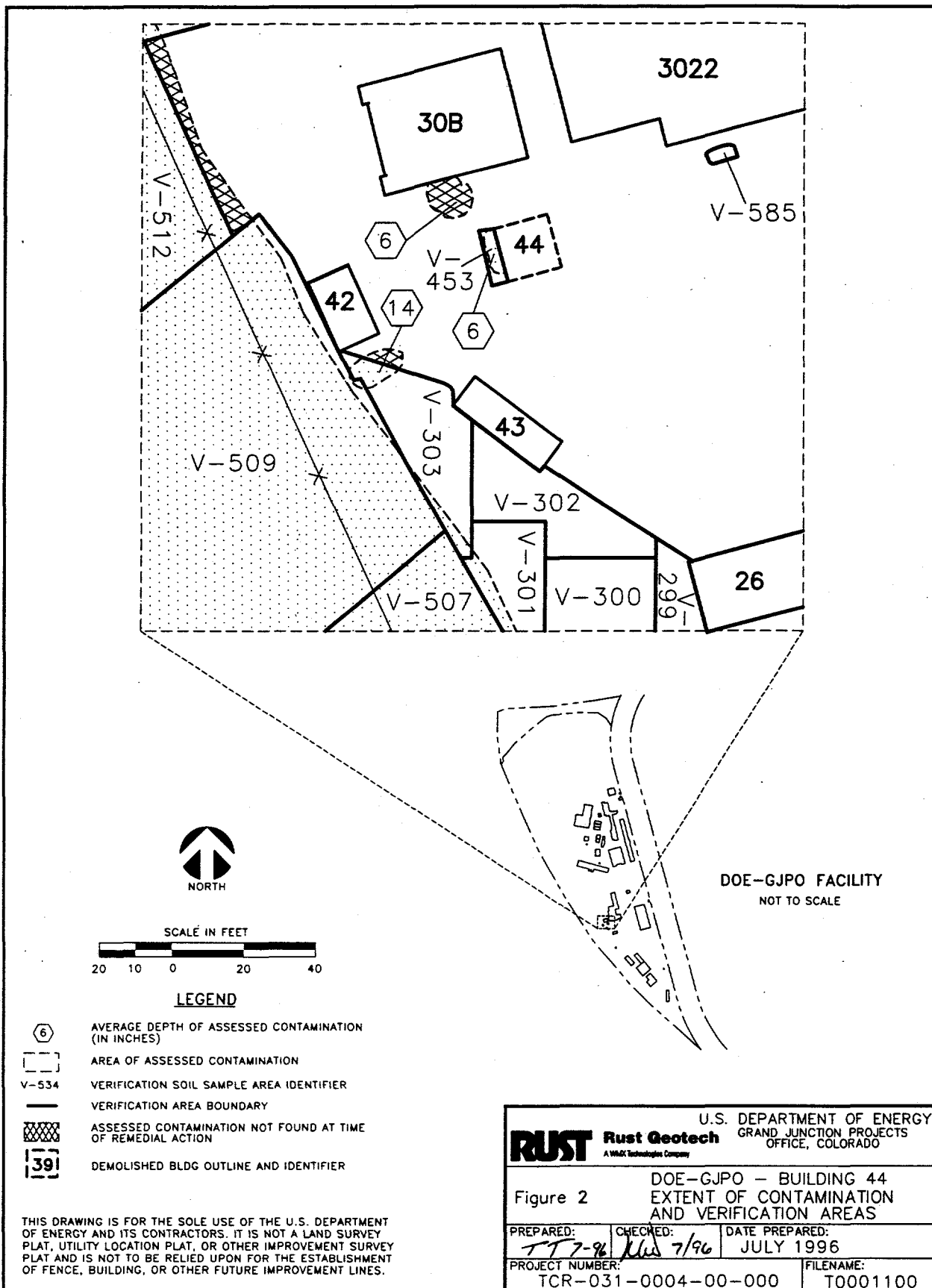


Figure 2. Extent of Contamination and Verification Areas

Manual, Manual 103 Volumes 1 and 2 and the Rust Field Assessments Procedures Manual. This work was conducted prior to the adoption of the *Survey Plan for Releasing the Buildings at the Grand Junction Projects Office for Unrestricted Use* (DOE 1995).

Oak Ridge National Laboratory at Grand Junction was the independent verification contractor (IVC) for GJPORAP. Oversight activities were conducted by RAC QA personnel and by representatives of the Colorado Department of Public Health and Environment.

Instrumentation

Radiation detection instruments were calibrated and used in accordance with the *Rust Field Assessments Procedures Manual*. The instruments were checked for current calibration and proper operation before and after each survey. Calibrations used traceable standards and complied with DOE Order 5480.11, *Radiation Protection for Occupational Workers* and DOE Order 5480.4, *Environmental Protection, Safety, and Health Protection Standards*.

Background Determinations

Background values determined for the DOE-GJPO facility are summarized in Table 2.

Reference Grids

Grids were not established in the area of Building 44.

Scanning Results

No structural surfaces remain in this area; therefore, scanning for alpha or beta-gamma

surface activity was not conducted. One hundred percent of the exposed soil surface was scanned for gamma activity. Gamma exposure rates ranged from 13 to 16 microroentgens per hour ($\mu\text{R}/\text{h}$), as indicated in Appendix B, Table B-1.

Direct Measurements

No structural surfaces remain in this area; therefore, direct measurements for alpha or beta-gamma surface activity were not taken.

Sample Results

A soil sample comprised of 7 aliquots representing the first 6 inches (15 centimeters) of soil beneath the building was collected. This sample was analyzed for radium-226 (Ra-226) (Appendix B, Table B-1). Analysis for total uranium was not conducted because the sample exhibited beta-gamma activity of less than 2,500 dpm/100 cm² when scanned at the time of collection. Extensive sampling conducted previously in other areas had shown that activities below this value indicated a measurable uranium contamination that was still below the authorized limit, and that uranium was probably not a contaminant of concern. The soil sample was not analyzed for thorium-230 because the Ra-226 concentration and gamma exposure rates were at background levels.

Exposure Rates

No habitable structures remain in this area; therefore, discrete gamma exposure rate measurements were not taken.

Table 2. Background Values for the DOE-GJPO Facility

Criterion	Background Value	Source of Data
Gamma Exposure Rate—Exterior	14 $\mu\text{R}/\text{h}$	DOE 1986
Thorium-230 Concentration in Soil	1.0 pCi/g	DOE 1990b
Thorium-232 Concentration in Soil	1.0 pCi/g	DOE 1990b
Total Uranium Concentration in Soil	2.0 pCi/g	DOE 1990b

Key: $\mu\text{R}/\text{h}$ = microroentgens per hour; pCi/g = picocuries per gram

V. Cost and Schedule

Project costs and the schedule for remediation of Building 44 will be presented in a summary final report of the GJPORAP remediation of the interior areas.

VI. Occupational Exposure

The results of personnel and area monitoring of radioparticulates, radon daughters, ionizing radiation, and other hazards indicated no above-background exposure of workers and the public to radiological and nonradiological hazards resulting from GJPORAP-related activities.

VII. Waste Volumes

The remediation of Building 44 generated a total of 19 tons (17 metric tons) of contaminated material, representing a volume of approximately 12 yd³ (9 m³) of contaminated material. This material was disposed at the Cheney Disposal Cell.

VIII. Final Condition

All release requirements identified in the ROD for GJPORAP have been met for the soil at the former location of Building 44 (Table 3). The IVC will issue a Statement of Verification to signify its concurrence that this portion of the remedial action has achieved program objectives.

Radiologically contaminated material has been removed, and all remediated areas comply with the applicable provisions of 40 CFR 192, FUSRAP/SFMP guidelines, and DOE Order 5400.5. Suspected occurrences of nonradiological contamination have been investigated; no nonradiological contamination was detected.

Remediated areas have been restored to comply with floodplain permits, the Endangered Species Act, and other applicable regulations. Groundwater sampling will provide further assurance that contaminated materials currently managed on site will not pose any threat to human health or the environment. Sufficient data have been collected to document the final site conditions and to demonstrate that the cleanup levels specified in the ROD were attained. These data and associated information are available to the public and will be archived in the Certification Docket.

Because of the limitations of current technology and procedures for identifying and remediating radiologically contaminated materials, unknown deposits of contamination may be found in the future. The potential for encountering contamination during future construction activities will be determined and at-risk activities will be monitored for radiological and nonradiological contamination. The DOE-GJPO facility is routinely surveyed for radiation and other hazards.

No assessed hazardous substances were left in the remediated area; it can be released for unrestricted use and unlimited exposure. At the time of this report, contamination is still present in other interior areas of the DOE-GJPO facility; access to these areas is controlled and will be addressed by future GJPORAP remedial actions. Once the interior remedial action is completed, the facility will be managed as an LTSM site by DOE until restoration of the alluvial aquifer by natural flushing has occurred.

IX. Lessons Learned

Lessons learned during remediation of Building 44 have been incorporated into subsequent operations. These lessons will be presented in a summary final report of the GJPORAP remediation of the interior areas.

Table 3. Building 44 Certification Summary

Certification Criteria	Authorized Limit	Number of Observations	Results
Gamma Exposure Rate (habitable areas only)	< 20 $\mu\text{R}/\text{h}$ above background ^a	None	Not applicable (no habitable areas).
Radon Decay-Product Concentration (habitable areas only)	Annual average shall not exceed 0.02 WL, to the extent practicable, and in no case shall exceed 0.03 WL.	None	Not applicable (no habitable areas).
Scans	Elevated activity will be investigated.	Gamma: 100% of surface scanned Alpha and beta-gamma: none	Gamma: exposure rate range was 13 to 16 $\mu\text{R}/\text{h}$. ^b Alpha and beta-gamma: not applicable (no structural surfaces).
Surface Activity (structural surfaces only)	Alpha or beta-gamma activity shall not exceed 5,000 dpm/100 cm^2 fixed, 1,000 dpm/100 cm^2 removable, averaged over 1 m^2 .	None	Not applicable (no structural surfaces).
Radionuclide Concentrations (soil surfaces only)	Ra-226 and Th-230: Shall not exceed 5 pCi/g above background ^a in the 15-cm surface layer, averaged over 100 m^2 . Shall not exceed 15 pCi/g above background ^a in any 15-cm-thick soil layer more than 15 cm below the surface, averaged over 100 m^2 .	None 1 composite sample comprising 7 aliquots.	Not applicable (excavation > 15 cm deep). Ra-226: 1.7 pCi/g ^b Th-230 : 3.5 pCi/g (estimated) ^{b,c}
	Total uranium: Shall not exceed 106 pCi/g above background ^a in the 15-cm surface layer, averaged over 100 m^2 .	Sample scanned for beta-gamma activity.	Not tested (surface activity < 2,500 dpm/100 cm^2).
Hot Spot Criteria	Limit = (guideline value)(100/area) ^{0.5}	As required	Maximum concentrations below hot spot limit.

^aBackground activities are summarized in Table 2.

^bGamma exposure rates and radionuclide concentrations include background.

^cGamma scans did not exceed background by more than 30 percent. While gamma activity is a direct indicator of Ra-226 only, a relationship between Ra-226 and Th-230 has been established for the DOE-GJPO facility. Using regression analysis of the analytical results of 315 pairs of assessment and verification soil samples, this relationship was found to be Th-230 = (1.42 x Ra-226) + 1.13 (DOE 1994b). The mean Th-230 concentration of the soil beneath Building 44 is predicted with 95% confidence to be 3.5 pCi/g.

Note: Th-232 is not a contaminant of concern at the DOE-GJPO facility (DOE 1994b).

Key:

cm	=	centimeter(s)
dpm/100 cm^2	=	disintegrations per minute per 100 square centimeters
m^2	=	square meter(s)
pCi/g	=	picocuries per gram
Ra-226	=	radium-226
Th-230	=	thorium-230
Th-232	=	thorium-232
$\mu\text{R}/\text{h}$	=	microroentgens per hour
WL	=	working level

X. References

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

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DOE Order 5400.5, *Radiation Protection of the Public and the Environment*, Change 1.

DOE Order 5480.1B, *Environment, Safety, and Health Program for Department of Energy Operations*, Change 5.

DOE Order 5480.4, *Environmental Protection, Safety, and Health Protection Standards*.

DOE Order 5480.11, *Radiation Protection for Occupational Workers*, Change 2.

Appendix A

Applicable Program and Quality Assurance Requirements and Procedures

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GJPORAP Program Management

Operations Management Policy Manual
(Manual 104)

Project Control System Manual (Manual 107)

Management Policies Manual (Manual 100),
Section 1, "General Administration," and Section
12, "Organization Functions and
Responsibilities"

Remedial Action Statements of Work

*Grand Junction Projects Office Desk Procedures
Manual*

*Grand Junction Projects Office Remedial Action
Project (GJPORAP), Grand Junction, Colorado,
Community Relations Plan Update*

*Grand Junction Projects Office Remedial Action
Project Quality Assurance Program Plan,
P-GJPO-141*

*Grand Junction Projects Office Remedial Action
Project Records Management Plan,
P-GJPO-143*

GJPORAP Construction Management

Operations Management Policy Manual
(Manual 104)

*Operations Department Construction
Procedures Manual*

Engineering

Engineering Process Planning Guidelines

AutoCAD Standards Manual

Assessment/Verification

Land Survey Support Procedures

AutoCAD Standards Manual

Environmental Procedures Catalog
(Manual 116)

Laboratory Services

Analytical Laboratory

*Analytical Chemistry Laboratory Administrative
Plan and Quality Control Procedures*

*Analytical Chemistry Laboratory Handbook of
Analytical and Sample Preparation Procedures,
Volumes I, II, and III*

*Gamma-Ray Spectroscopy System Operations
Methods Manual*

Environmental Instrumentation Laboratory

*Calibration Control Program for Measurement
and Test Equipment and Measurement
Standards*

Electronics Laboratory Procedures

Quality Assurance

*Quality Assurance Desk Instructions and
Administrative Procedures Manual*
(Manual 301)

Health, Safety, and Security

Health and Safety Desktop Procedures
(Manual 303)

*Grand Junction Projects Office Remedial Action
Project Health and Safety Plan, P-GJPO-144*

Contracts and Procurement

Management Policies Manual (Manual 100), Section 5, "Procurement"

Procurement Manual

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Rust Guide for Preparing a Purchase Requisition

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Appendix B

Final Radiological Conditions

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Table B-1 summarizes the post-remediation sampling and measurement results for the area encompassing the site of Building 44. The sample was acquired prior to backfilling. The sample is a composite of individual aliquots representing the 6-inch-thick soil layer at the bottom of the excavation. The sample was analyzed for radium-226 (Ra-226) using the Opposed Crystal System (OCS). The concentration of Ra-226 is expressed in picocuries per gram (pCi/g) and includes background. The post-remediation gamma exposure rate range is expressed in microroentgens per hour (μ R/h). The remediated area is shown on Figure 2.

Table B-1. Post-Remediation Sample/Measurement Results for an Exterior Area

Remediation Area	Gamma Exposure rate (μ R/h)	Soil Sample Identifier	Concentration (pCi/g)		Average Depth of Excavation (inches)
			Ra-226 (OCS)		
Building 44	13 - 16	Ex-Con 2	1.7		> 6

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