# Chapter 5: Environmental Monitoring Programs -Liquid Effluents Monitoring



## **CHAPTER 5 HIGHLIGHTS**

Wastewater discharged to land surfaces and infiltration basins (percolation ponds) at the Idaho National Laboratory Site is regulated by the state of Idaho groundwater quality and recycled water rules and requires a reuse permit. Liquid effluents and surface water runoff were monitored in 2021 by the Idaho National Laboratory contractor and the Idaho Cleanup Project Core contractor for compliance with permit requirements and applicable DOE Orders established to protect human health and the environment.

During 2021, permitted reuse facilities were: Advanced Test Reactor Complex Cold Waste Ponds; Idaho Nuclear Technology and Engineering Center New Percolation Ponds and Sewage Treatment Plant; and Materials and Fuels Complex Industrial Waste Pond. Liquid effluent and groundwater at these facilities were sampled for parameters required by their facility-specific permits. No permit limits were exceeded in 2021.

Additional liquid effluent and groundwater monitoring was performed in 2021 at Advanced Test Reactor, Idaho Nuclear Technology and Engineering Center, and Materials and Fuels Complex to comply with environmental protection objectives of the U.S. Department of Energy. All parameters were below applicable health-based standards in 2021.

Surface water that runs off the Subsurface Disposal Area at the Radioactive Waste Management Complex during periods of rapid snowmelt or heavy precipitation is sampled and analyzed for radionuclides. Additionally, water sheet flows across asphalt surfaces and infiltrates around/under door seals at Waste Management Facility-636 at the Advanced Mixed Waste Treatment Project and collects in catch tanks. Specific human-made gamma-emitting radionuclides were not detected. Detected concentrations of americium-241, plutonium-239/240, and uranium isotopes did not exceed U.S. Department of Energy Derived Concentration Standards.

# 5. ENVIRONMENTAL MONITORING PROGRAMS: LIQUID EFFLUENTS MONITORING

Some Idaho National Laboratory (INL) Site operations retain wastewater in lined, total containment evaporative ponds constructed to eliminate liquid effluent discharges to the environment. Other INL Site operations discharge liquid effluents that may potentially contain nonhazardous levels of radioactive, or nonradioactive, contaminants to unlined infiltration basins or ponds. Effluent discharges are subject to specified discharge limits, permit limits, or maximum contaminant levels. INL and Idaho Cleanup Project (ICP) Core personnel conduct liquid effluent monitoring through liquid effluent and surface water runoff sampling and surveillance programs to ensure compliance with applicable permits, limits, and maximum contaminant levels. These programs also sample groundwater related to liquid effluent.

Table 5-1 presents the requirements for liquid effluent monitoring performed at the INL Site. A comprehensive discussion and maps of environmental monitoring, including liquid effluent monitoring and surveillance programs performed by various organizations within and around the INL Site can be found in the Idaho National Laboratory Site Environmental Monitoring Plan (DOE-ID 2021). To improve the readability of this chapter, data tables are only included when monitoring results exceed specified discharge limits, permit limits, or maximum contaminant levels. Data tables for other monitoring results are provided in Appendix B.



Table 5-1. Liquid effluent monitoring at the INL Site.				
MONITORIN	G REQUIREMENTS			
AREA/FACILITY	IDAHO REUSE PERMIT <sup>a</sup>	DOE O 458.1 <sup>b</sup> LIQUID EFFLUENT MONITORING	DOE O 435.1° SURFACE RUNOFF SURVEILLANCE	
INL CO	NTRACTOR			
ATR <sup>d</sup> Complex Cold Waste Ponds	•	•		
MFC <sup>d</sup> Industrial Waste Pond	•	•		
ICP CORE	CONTRACTOR			
INTEC <sup>d</sup> New Percolation Ponds and Sewage Treatment Plant	•	•		
RWMC <sup>d</sup> SDA surface water runoff		•	•	

- a. Required by permits issued according to the Idaho Department of Environmental Quality Rules, IDAPA 58.01.17, "Recycled Water Rules." This includes wastewater monitoring and related groundwater monitoring.
- b. Paragraph 4(g) of U.S. Department of Energy (DOE) Order 458.1, "Radiation Protection of the Public and the Environment," establishes specific requirements related to control and management of radionuclides from DOE activities in liquid discharges. Radiological liquid effluent monitoring recommendations in DOE Handbook Environmental Radiological Effluent Monitoring and Environmental Surveillance (DOE-HDBK-1216-2015) (DOE 2015) are followed to ensure quality. DOE Standard DOE-STD-1196-2011, "Derived Concentration Technical Standard," (DOE 2011) supports the implementation of DOE O 458.1 and provides Derived Concentration Standards as reference values to control effluent releases from DOE facilities.
- c. The objective of DOE O 435.1, "Radioactive Waste Management," is to ensure that all DOE radioactive waste is managed in a manner that is protective of worker and public health and safety and the environment. This Order requires that radioactive waste management facilities, operations, and activities meet the environmental monitoring requirements of DOE O 458.1. DOE Handbook DOE HDBK 1216 2015 suggests that potential impacts of storm-water runoff as a pathway to humans or biota should be evaluated.
- d. Advanced Test Reactor ATR; Materials and Fuels Complex MFC; Idaho Nuclear Technology and Engineering Center INTEC; and Radioactive Waste Management Complex - RWMC.

#### 5.1 Liquid Effluent and Related Groundwater Compliance Monitoring

Discharge of liquid effluent to the land surface for treatment or disposal is known as 'Reuse' in the state of Idaho and is regulated by the Recycled Water Rules (IDAPA 58.01.17), Wastewater Rules (IDAPA 58.01.16), and Ground Water Quality Rule (IDAPA 58.01.11) promulgated according to the Idaho Administrative Procedures Act. The Idaho Department of Environmental Quality (DEQ) issues reuse permits for operation of the reuse systems. Reuse permits may require monitoring of nonradioactive constituents in the effluent, and groundwater in accordance with the monitoring requirements specified within each permit. Some facilities may have specified radiological constituents monitored for surveillance purposes (not required by regulations). The permits may specify annual discharge volumes, application rates, and effluent quality limits. Annual reports (ICP 2022a and 2022b; INL 2022a, 2022b, 2022c, and 2022d) were prepared and submitted to the DEQ.

During 2021, the INL and ICP Core contractors monitored, as required by the permits, the following reuse facilities shown in Table 5-2:

- ATR Complex Cold Waste Ponds (Section 5.1.1)
- INTEC New Percolation Ponds and Sewage Treatment Plant (STP) (Section 5.1.2)
- MFC Industrial Waste Pond (Section 5.1.3).

### Table 5-2. 2021 status of reuse permits.

FACILITY	PERMIT STATUS AT END OF 2021	EXPLANATION
ATR Complex Cold Waste Ponds	Permit Issued	DEQ issued Reuse Permit I-161-03 October 30, 2019. The permit expires on October 29, 2029.
INTEC New Percolation Ponds	Permit Issued	DEQ issued Permit M-130-06 on June 1, 2017. The permit expires on June 1, 2024.
MFC Industrial Waste Pond	Permit Issued	DEQ issued Reuse Permit I-160-02 on January 26, 2017, with minor modifications issued March 7, 2017; May 8, 2019; and May 21, 2020. <sup>a</sup> The permit expires on January 25, 2027.

a. MFC Minor Modification 3, issued May 21, 2020, removed the Industrial Waste Ditch as a permit Management Unit resulting in changes to monitoring and reporting requirements. DEQ re-issued Modification 3 on September 15, 2020, to correct administrative matters.

Additional effluent constituents are monitored at these facilities to comply with environmental protection objectives of DOE O 458.1 and are discussed in Section 5.2. Surface water monitoring at the Radioactive Waste Management Complex is presented in Section 5.3.

## 5.1.1 Advanced Test Reactor Complex Cold Waste Ponds

**Description.** The Cold Waste Ponds (CWPs) are located approximately 137 m (450 ft) from the southeast corner of the ATR Complex compound and approximately 1.2 km (0.75 mi) northwest of the Big Lost River channel as shown in Figure 5-1. The CWPs were excavated in 1982 and consist of two unlined cells, each with dimensions of  $55 \times 131$  m (180 × 430 ft) across the top of the berms and a depth of 3 m (10 ft). Total surface area for the two cells at the top of the berms is approximately 1.44 ha (3.55 acres). Maximum capacity is approximately 38.69 ML (10.22 MG).

The CWPs function as percolation basins for the infiltration of nonhazardous industrial liquid effluent consisting primarily of noncontact cooling tower blowdown, once-through cooling water for air conditioning units, coolant water from air compressors, and wastewater from secondary system drains and other nonradioactive drains throughout the ATR Complex. Chemicals used in the cooling tower and other effluent streams discharged to the CWP include commercial biocides and corrosion inhibitors. The Cold Waste effluent reports through collection piping to a monitoring location where flow rates to the CWP are measured using a v-notch weir and effluent samples are collected using an automated composite sampler.

*Effluent Monitoring Results for the Reuse Permit.* Reuse Permit I-161-03 requires monthly sampling of the effluent to the CWP (DEQ 2019). The 2021 permit reporting year monitoring results are presented in the 2021 annual reuse report (INL, 2022c) and the 2021 calendar year monitoring results are summarized in Table B-1. The total dissolved solids concentrations ranged from 203 to 1,180 mg/L. Sulfate ranged from 20.1 mg/L to 634 mg/L. Concentrations of sulfate and total dissolved solids are higher during reactor operation because of the evaporative concentration of the corrosion inhibitors and biocides added to the reactor cooling water. Due to the composition and characteristics of the effluent, the Reuse permit does not require pre-treatment or specify maximum constituent loading limits or concentration limits for the cold waste effluent discharged to the CWP. The 2021 constituent concentrations continue to remain consistent with historical results.

The permit specifies maximum annual and five-year moving average hydraulic loading rate limits of 300 MG/yr and 375 MG/yr, respectively, based on the annual reporting year of the permits. As shown in Table B-2, the 2021 annual reporting-year flow of 235.32 MG did not exceed either of these hydraulic loading limits.

*Groundwater Monitoring Results for the Reuse Permit.* The permit requires groundwater monitoring twice annually in April/May and September/October, at seven groundwater wells observed in Figure 5-1 to measure potential impacts from the CWP. In 2021, none of the constituents exceeded their respective primary or secondary constituent standards and



are presented in Table B-3a and Table B-3b. The metals concentrations continue to remain at low levels and are consistent with historical ranges.

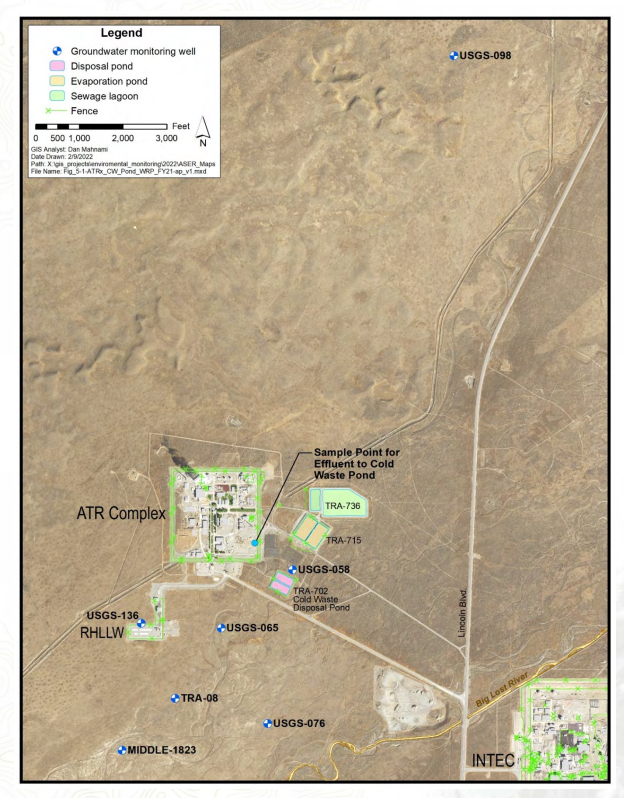


Figure 5-1. Permit monitoring locations for the ATR Complex Cold Waste Pond.





## 5.1.2 Idaho Nuclear Technology and Engineering Center New Percolation Ponds and Sewage Treatment Plant

**Description.** The INTEC New Percolation Ponds are composed of two rapid infiltration ponds excavated into the surficial alluvium and surrounded by bermed alluvial material observed in Figure 5-2. The rapid infiltration system uses the soil ecosystem to treat wastewater. Each pond is 93 m x 93 m (305 ft x 305 ft) at the top of the berm and approximately 3 m (10 ft) deep. Each pond is designed to accommodate a continuous wastewater discharge rate of 11.36 ML (3 MG) per day.

The INTEC New Percolation Ponds receive discharge of only industrial and municipal wastewater. Industrial wastewater (i.e., service waste) from INTEC operations consists of steam condensates, noncontact cooling water, water treatment effluent, boiler blowdown wastewater, storm water, and small volumes of other nonhazardous/nonradiological liquids. Municipal wastewater (i.e., sanitary waste) is treated at the INTEC STP.

The STP is located east of INTEC, outside the INTEC security fence, and treats and disposes of sewage, septage, and other nonhazardous industrial wastewater at INTEC. The sanitary waste is treated by natural biological and physical processes (e.g., digestion, oxidation, photosynthesis, respiration, aeration, and evaporation) in four lagoons. After treatment in the lagoons, the effluent is combined with the service waste and discharged to the INTEC New Percolation Ponds.

The INTEC New Percolation Ponds were permitted by DEQ to operate as a reuse facility under Reuse Permit M-130-06 (DEQ 2017).

*Wastewater Monitoring Results for the Reuse Permit.* Monthly samples were collected from CPP-769 (influent to STP), CPP-773 (effluent from STP), and CPP-797 (effluent to the INTEC New Percolation Ponds) as seen in Figure 5-3. As required by the permit, all samples are collected as 24-hour composites, except pH, fecal coliform, and total coliform, which are collected as grab samples. The permit specifies the constituents that must be monitored at each location. The permit does not specify any wastewater discharge limits at these three locations. The 2021 reporting year monitoring results for CPP-769, CPP-773, and CPP-797 are provided in the 2021 Wastewater Reuse Report (ICP 2022a), and the 2021 calendar year monitoring results are summarized in Tables B-4, B-5, and B-6.

The permit specifies maximum daily and yearly hydraulic loading rates for the INTEC New Percolation Ponds. As shown in Table B-7, the maximum daily flow and yearly total flow to the INTEC New Percolation Ponds were below the permit limits in 2021.

*Groundwater Monitoring Results for the Reuse Permit.* To measure potential impacts to groundwater from wastewater discharges to the INTEC New Percolation Ponds, the permit requires that groundwater samples be collected from six monitoring wells as shown in Figure 5-2.

The permit requires that groundwater samples be collected semiannually during April/May and September/October and lists which constituents must be analyzed. Contaminant concentrations in the monitoring wells are limited by primary constituent standards and secondary constituent standards specified in IDAPA 58.01.11, "Ground Water Quality Rules."

Table B-8 shows the 2021 water table elevations and depth to water table, determined prior to purging and sampling, and the analytical results for all constituents specified by the permit for the aquifer wells. Table B-9 presents similar information for the perched water wells.

Tables B-8 and B-9 show all permit-required constituents associated with the aquifer monitoring wells were below their respective primary constituent standards and secondary constituent standards in 2021. The pH values in perched water well ICPP-MON-V-212 were elevated in both May and September. The pH values associated with this well are consistently higher in the spring versus the fall, indicative of surface water recharge. Historically, each rechange of this perched water well results in decreasing pH values. Purge times are being evaluated to ensure that pH values have stabilized prior to sampling.





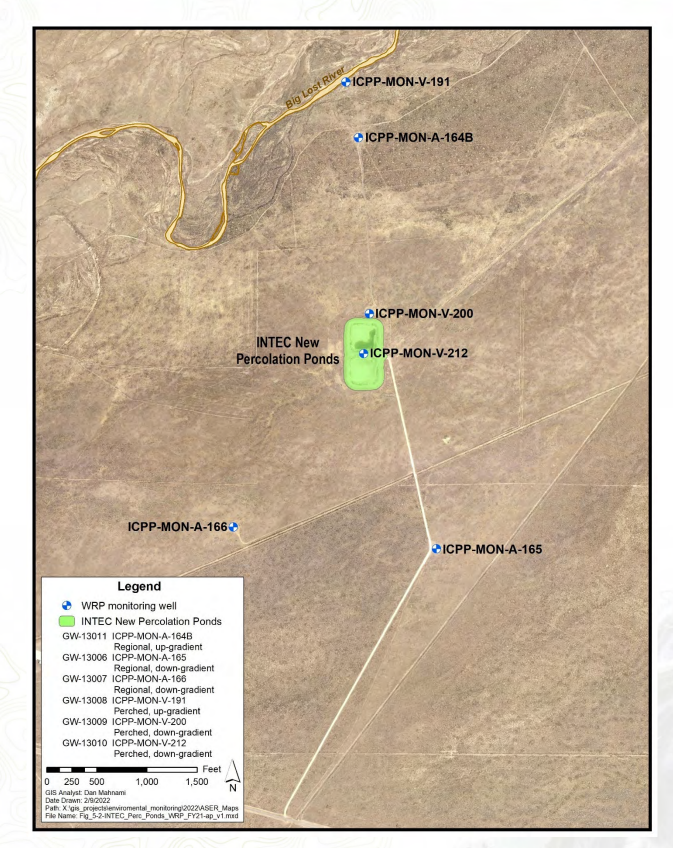
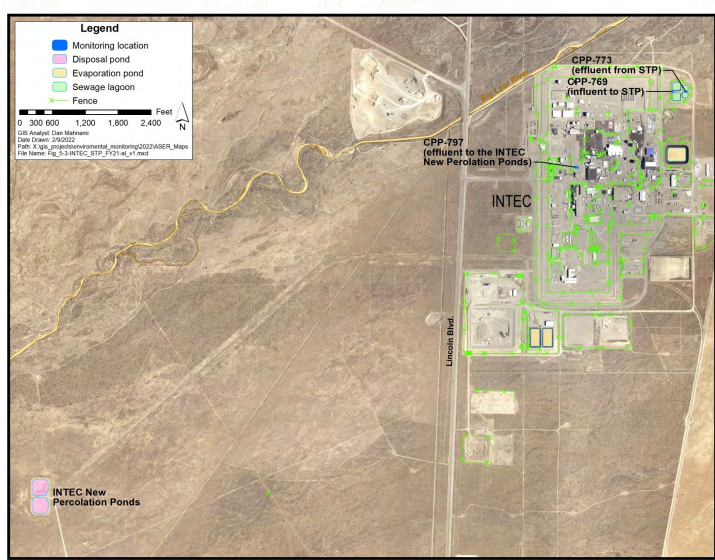
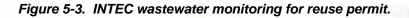


Figure 5-2. Reuse permit groundwater monitoring locations for INTEC New Percolation Ponds.









## 5.1.3 Materials and Fuels Complex Industrial Waste Pond

**Description.** The MFC Industrial Waste Pond is an unlined basin that was first excavated in 1959 and has a design capacity of 1,078.84 ML (285 MG) at a maximum water depth of 3.96 m (13 ft) identified in Figure 5-4. In previous years the pond received industrial wastewater from the storm water runoff from the nearby areas, and industrial wastewater from the Industrial Waste Ditch (IWD) (Ditch C).



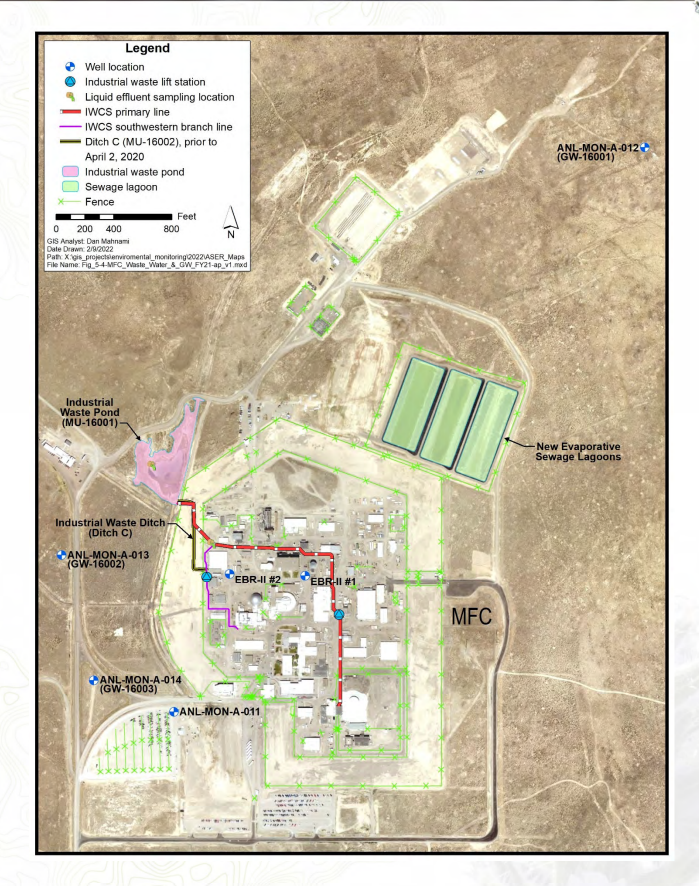


Figure 5-4. Wastewater and groundwater sampling locations MFC.





As part of the MFC Utility Corridor Upgrade Project completed in 2020, industrial wastewater discharges into the IWD (Ditch C) were eliminated. The Ditch C industrial wastewater is now collected in a new lift station and rerouted into the primary industrial waste pipeline via a new connecting pipeline. Reuse Permit I-160-02 Modification 3 issued May 21, 2020 (DEQ 2020) removed the IWD (Ditch C) Management Unit and associated monitoring from the permit as a result of permanently joining the industrial wastewater collection system pipelines together, upstream of the existing flow monitoring and sampling station, prior to discharging the combined effluent into the Industrial Waste Pond.

Now that the two MFC industrial wastewater collection system pipelines are joined together and have one flow/sample monitoring location, the system has been given more descriptive, common names. The combination of industrial wastewater pipelines/branches, lift stations, flow meter, sampling station, and associated components are now designated as the Industrial Wastewater Collection System, or IWCS. The pipeline previously known as the Industrial Waste Pipeline that captures the majority of industrial wastewater and eventually discharges into the pond is referred to as the IWCS Primary Line (PL) since it is the pipeline that collects wastewater from all sources and on which the flow meter and sampling station are located. The pipeline that collected small amounts of industrial wastewater that previously discharged into the Industrial Waste Ditch (Ditch C), but now discharges into the PL upstream of the existing sampling station via the new lift station and connecting pipeline, is referred to as the IWCS Southwestern Branch Line (SBL).

The Industrial Waste Pond functions as a percolation basin for the infiltration of nonhazardous industrial effluent. Industrial wastewater discharged to the pond via the IWCS PL consists primarily of noncontact cooling water, boiler blowdown, cooling tower blowdown and drain, air wash flows, and steam condensate. A small amount of wastewater collected within the IWCS SBL (that now discharges into the PL via a new lift station) consists of intermittent reverse osmosis effluent and laboratory sink discharge from the MFC-768 Power Plant.

Wastewater Monitoring Results for the Reuse Permit. Reuse Permit I-160-02 modification 3 requires monthly sampling of effluent discharging from the IWCS Primary Line into the Industrial Waste Pond. The 2021, permit reporting year monitoring results are presented in the 2021 annual reuse report (INL 2022d) and the calendar year results are summarized in Table B-10. Based on the composition of the industrial effluent, the reuse permit does not require pretreatment or specify maximum constituent loading limits or concentration limits. In 2021 concentrations of iron and manganese continued to be at or near the laboratory instruments' minimum detection levels. Total Dissolved Solids ranged from 213 to 610 mg/L. The 2021 constituent concentrations continue to be within historical ranges.

The permit specifies an annual reporting year hydraulic loading limit of 17 MG/yr. As shown in Table B-11, the 2021 reporting year flow of 7.366 MG/yr was well below the permit limit.

Groundwater Monitoring Results for the Reuse Permit. The reuse permit requires groundwater monitoring twice annually, in April/May and September/October, at one upgradient well and two downgradient wells (Figure 5-4) to measure potential impacts from the pond. The analytical results are summarized in Table B-12. In 2021 none of the constituents exceeded their respective primary or secondary constituent standards, and the analyte concentrations in the downgradient wells remained consistent with background levels in the upgradient well.

#### 5.2 Liquid Effluent Surveillance Monitoring

The following sections discuss results of liquid effluent surveillance monitoring performed at each wastewater reuse permitted facility.

#### 5.2.1 **Advanced Test Reactor Complex**

The effluent to the CWP receives a combination of process water from various ATR Complex facilities. Table B-13 lists wastewater surveillance monitoring results for those constituents with at least one detected result. Groundwater radionuclide surveillance monitoring results are summarized in Table B-14. All detected constituents including strontium-90, tritium, gross alpha, and gross beta were below the Idaho groundwater primary constituent standards, IDAPA 58.01.11.





## 5.2.2 Idaho Nuclear Technology and Engineering Center

In addition to the permit-required monitoring summarized in Section 5.1.3, surveillance monitoring was conducted at CPP-797 (effluent to the INTEC New Percolation Ponds) and the groundwater at the INTEC New Percolation Ponds. Table B-15 summarizes the results of radiological monitoring at CPP-797, while Table B-16 summarizes the results of radiological monitoring at groundwater Wells ICPP-MON-A-165, ICPP-MON-A-166, ICPP-MON-V-200, and ICPP-MON-V-212.

Twenty-four-hour flow proportional samples were collected from the CPP-797 wastewater effluent and composited daily into a monthly sample. Each collected monthly composite sample was analyzed for specific gamma-emitting radionuclides, gross alpha, gross beta, and total strontium activity. Potassium-40 (at a concentration of 84.6 ± 39.0 pCi/L in the March sample) was the only gamma emitting radionuclide detected in any of the twelve samples collected at CPP-797 during the 2021 reporting year. As shown in Table B-15, no total strontium activity was detected in any of the samples collected at CPP-797 in 2021. Gross alpha was not detected , while gross beta was detected in 11 of the 12 samples collected in 2021.

Groundwater samples were collected from aquifer Wells ICPP-MON-A-165 and ICPP-MON-A-166 and perched water Wells ICPP-MON-V-200 and ICPP-MON-V-212 in May 2021 and September 2021 and analyzed for gross alpha and gross beta. As shown in Table B-16, gross alpha was detected in three of the four monitoring wells in September 2021. Gross beta was detected in three of the monitoring wells in May 2021 and four of the monitoring wells in September 2021. All detected constituents including strontium-90, tritium, gross alpha, and gross beta were below the Idaho groundwater primary constituent standards, IDAPA 58.01.11.

## 5.2.3 Materials and Fuels Complex

The Industrial Waste Pond is sampled quarterly and analyzed for gross alpha, gross beta, gamma spectroscopy, and tritium as shown in Figure 5-4. Annual samples are collected and analyzed for selected isotopes of americium, strontium, plutonium, and uranium. Gross alpha, gross beta, and uranium isotopes were detected in 2021 as summarized in Table B-17, and are below applicable Derived Concentration Standards found in Table A-2.

Additionally, five ground water monitoring wells are sampled twice per year for select radionuclides, metals, anion, cations, and other water quality parameters as surveillance monitoring under the WAG 9 Record of Decision. The 2021 groundwater surveillance monitoring results are discussed in Chapter 6, Section 6.5.6 and summarized in Table 6-11. Overall, all detected results were below the Idaho groundwater primary constituent standards, IDAPA 58.01.11, and show no discernable impacts from activities at the MFC.

## 5.3 Waste Management Surveillance Surface Water Sampling

Radionuclides could be transported outside Radioactive Waste Management Complex (RWMC) boundaries via surface water runoff. Surface water runs off the Subsurface Disposal Area (SDA) only during periods of rapid snowmelt or heavy precipitation. At these times, water may be pumped out of the SDA retention basin into a drainage canal, which directs the flow outside RWMC. The canal also carries runoff from outside RWMC that has been diverted around the SDA.

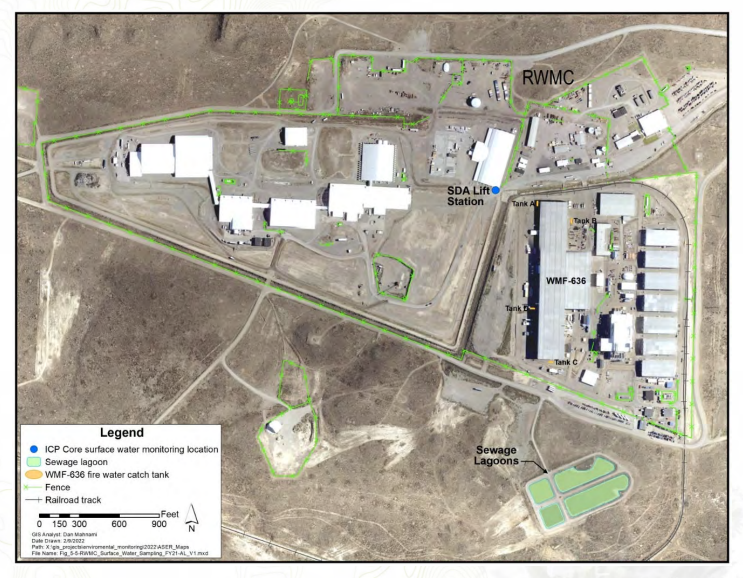
Additionally, water sheet flows across asphalt surfaces and infiltrates around/under door seals at Waste Management Facility (WMF)-636 at the Advanced Mixed Waste Treatment Project. The resulting surface water inflow accumulates in the WMF-636 Fire Water Catch Tanks (Tanks A, B, C, and D). If the level of surface water in the Fire Water Catch Tanks reaches a predetermined level, the water is pumped into aboveground holding tanks, where it can be sampled, prior to discharge into the drainage canal surrounding the SDA.

In compliance with DOE O 435.1, the ICP Core collects surface water runoff samples at the RWMC SDA from the location shown in Figure 5-5. The WMF-636 Fire Water Catch Tanks are also shown in Figure 5-5. Surface water is collected to determine if radionuclide concentrations exceed administrative control levels or if concentrations have increased significantly, as compared to historical data. A field blank is also collected for comparison. Samples from the WMF-636 Fire Water Catch Tanks were not collected during 2021 as periodic measurements of tank levels did not indicate pumping to be necessary.

## **CHAPTER 5: ENVIRONMENTAL MONITORING PROGRAMS - LIQUID EFFLUENTS MONITORING**

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Two samples were collected from the SDA Lift Station in 2021. These samples were analyzed for a suite of radionuclides that includes americium-241 and strontium-90, as well as plutonium and uranium isotopes. There were positive detections ( $3\sigma$ ) of americium-241, plutonium-238, and plutonium-239/240 in multiple samples taken in 2021. The maximum concentration detected for americium-241 was 1.73 (±0.014) pCi/L, which is well below the 170 pCi/L Derived Concentration Standard for americium-241. The maximum concentration detected for plutonium-239/240 was 2.41 (±0.23) pCi/L, which is also well below the applicable Derived Concentration Standard (140 pCi/L). In addition to these nuclides, uranium isotopes were detected at levels consistent with historical results, which are below any applicable Derived Concentration Standard.



## Figure 5-5. Surface water sampling location at the RWMC SDA.

Table 5-3 summarizes the specific alpha and beta results of human-made radionuclides. No human-made gammaemitting radionuclides were detected. ICP Core will sample from the SDA Lift Station twice during 2022, when water is available, and evaluate the results to identify any potential abnormal trends or results that would warrant further investigation. ICP Core will also continue to collect samples as necessary for the discharge of accumulated water run-in contained in the WMF-636 Fire Water Catch Tanks.



LOCATION	PARAMETER	MAXIMUM CONCENTRATIONª (pCi/L)	% DERIVED CONCENTRATION STANDARD <sup>b</sup>
SDA Lift Station	Americium-241	$1.73 \pm 0.00$	1.02
	Plutonium-238	$0.05 \pm 0.00$	0.03
	Plutonium-239/240	$2.41\pm0.23$	1.72
Uranium-234 Uranium-235 Uranium-238	$1.29\pm0.10$	0.19	
	Uranium-235	$0.06\pm0.01$	0.01
	Uranium-238	$1.17\pm0.05$	0.16
a. Result ±1s. Results show	vn are >3s.		

Table 5-3. Radionuclides detected in surface water runoff at the RWMC SDA (2021).

b. See DOE-STD-1196-2011, Table A-2 (DOE 2011).

## 5.4 References

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- DEQ, 2019, "Idaho National Laboratory (INL) Advanced Test Reactor (ATR) Complex Cold Waste Ponds Reuse Permit I-161-03," PER-132, Idaho Department of Environmental Quality, October 2019.
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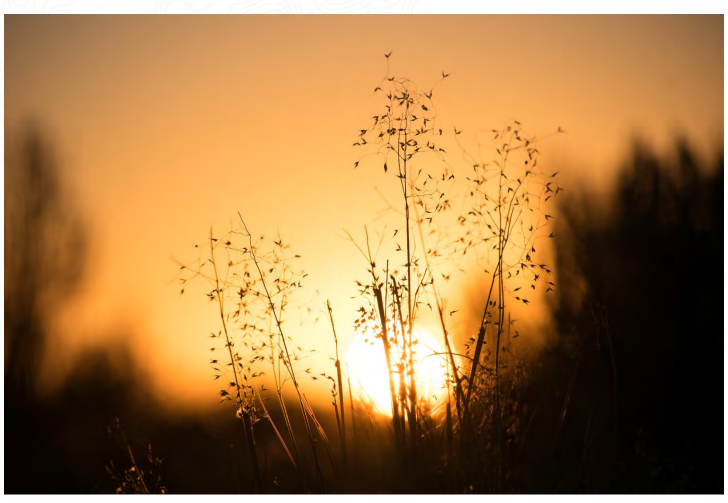




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- INL, 2022d, 2021 Annual Industrial Wastewater Reuse Report for the Idaho National Laboratory Site's Materials and Fuels Complex Industrial Waste Pond, INL/EXT-21-65036, Idaho National Laboratory.







Indian Ricegrass

