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FOREWORD

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[standard text to be added]
PREFACE

Occupational exposure to ionizing radiation can occur in a range of industries, medical institutions, educational and research establishments and nuclear fuel cycle facilities. Appropriate level of radiation protection of workers is essential for the safe and justified use of radiation, radioactive material and nuclear energy.

In 2006, the Agency published the Fundamental Safety Principles (IAEA Safety Standards Series No. SF-1), jointly sponsored by the European Atomic Energy Community (EURATOM), the Food and Agriculture Organization of the United Nations (FAO), the IAEA, the International Labour Organization (ILO), the International Maritime Organization, the OECD Nuclear Energy Agency (OECD/NEA), the Pan American Health Organization (PAHO), the United Nations Environment Programme (UNEP) and the World Health Organization (WHO). That publication sets out the fundamental safety objective and the principles of protection and safety. In 2013, the Agency published Radiation Protection and Safety of Radiation Sources: International Basic Safety Standards (IAEA Safety Standards Series No. GSR Part 3) (the BSS), jointly sponsored by EURATOM, FAO, IAEA, ILO, OECD/NEA, PAHO, UNEP and WHO. That publication sets out the requirements that are designed to meet the fundamental safety objective and to apply the principles specified in the Fundamental Safety Principles.

The establishment of safety requirements and guidance on occupational radiation protection is a major component of the support for radiation protection and safety provided by the IAEA to its Member States. The objective of the IAEA’s programme on occupational radiation protection is to promote an internationally harmonized approach to occupational radiation protection, through the development and application of standards for optimizing protection and safety, restricting exposures and applying current radiation protection techniques in the workplace.

Guidance on meeting the requirements of the BSS for occupational radiation protection is provided in this safety guide. It gives general guidance on the development of occupational radiation protection programmes, in accordance with the requirements of the BSS and appropriate for the sources of radiation likely to be encountered in the workplaces in question. It also gives more detailed guidance on the monitoring and assessment of workers’ exposure due to external radiation sources and from intakes of radionuclides. This safety guide reflects the current internationally accepted principles and recommended practices in occupational radiation protection, with account taken of the major changes that have occurred over the past decade. It updates the guidance given in five previous safety guides: Occupational Radiation Protection (IAEA Safety Standards Series No. RS-G-1.1), Assessment of Occupational Exposure due to Intakes of Radionuclides (IAEA Safety Standards Series No. RS-G-1.2), Assessment of Occupational Exposure due to External Sources of Radiation (IAEA Safety Standards Series No. RS-G-1.3), Occupational Radiation Protection in the Mining and Processing of Raw Materials (IAEA Safety Standards Series No. RS-G-1.6) and The Management System for Technical Services in Radiation Safety (GS-G-3.2), which are hereby superseded.
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1. INTRODUCTION

BACKGROUND

1.1. Occupational exposure to radiation can occur as a result of various human activities, including work associated with the different stages of the nuclear fuel cycle; the use of radioactive sources and X ray machines in medicine, scientific research, agriculture and industry; and occupations that involve exposure to materials containing elevated concentrations of radionuclides of natural origin.

1.2. The IAEA Fundamental Safety Principles [1] present the fundamental safety objective and principles of protection and safety. Requirements designed to meet the fundamental safety objective and to apply the principles specified in the Fundamental Safety Principles, including requirements for the protection of workers exposed to sources of radiation, are established in Radiation Protection and Safety of Radiation Sources: International Basic Safety Standards, GSR Part 3 (the BSS), jointly sponsored by the IAEA and seven other international organizations [2].

1.3. This safety guide, prepared jointly by the IAEA and the International Labour Office, provides guidance on fulfilling the requirements of the BSS with respect to occupational exposure. It gives general advice on the exposure conditions for which radiation protection programmes (RPPs) need to be established, including the setting up of monitoring programmes to assess radiation doses arising from external radiation and from intakes of radionuclides by workers. It also gives more specific guidance on the assessment of doses from external sources of radiation and intakes of radioactive material.

1.4. Recommendations for a system of radiation protection have been developed by the International Commission on Radiological Protection (ICRP) [3]. These and other current recommendations of the ICRP and the International Commission on Radiation Units and Measurements (ICRU) have been taken into account in preparing this safety guide.

1.5. It is recognized that radiation protection is only one component that should be addressed to protect the overall health and safety of the worker. The RPP should be established and managed together with other health and safety disciplines, such as industrial hygiene, industrial safety and fire safety.

1.6. This safety guide updates the guidance given in five previous safety guides: Occupational Radiation Protection (IAEA Safety Standards Series No. RS-G-1.1), Assessment of Occupational Exposure due to Intakes of Radionuclides (IAEA Safety Standards Series No. RS-G-1.2), Assessment of Occupational Exposure due to External Sources of Radiation (IAEA Safety Standards Series No. RS-G-1.3), Occupational Radiation Protection in the Mining and Processing of Raw Materials (IAEA Safety Standards Series No. RS-G-1.6) and The Management System for Technical Services in Radiation Safety (GS-G-3.2), which are hereby superseded.
OBJECTIVE

1.7. The objective of this safety guide is to provide guidance on the control of occupational exposure. The recommendations given are intended primarily for regulatory bodies, but this safety guide will also be useful to employers, licensees and registrants; to management bodies and their specialist advisers; and to health and safety committees concerned with radiation protection of workers. The recommendations may also be used by workers and their representatives to encourage safe working practices.

SCOPE

1.8. This safety guide addresses the technical and organizational aspects of the control of occupational exposure. The intention is to provide an integrated approach to the control of exposure, including potential exposure, due to external and internal irradiation from both artificial and natural sources of radiation.

STRUCTURE

1.9. Following this introductory section, Section 2 gives an overview of the basic framework for occupational radiation protection, including an explanation of the three types of exposure situation (planned exposure situations, emergency exposure situations and existing exposure situations), the basic principles of radiation protection and their application to the protection of workers, and the dosimetric quantities used. The next three sections provide guidance on meeting the requirements of the BSS in each of the three types of exposure situation. Section 3 addresses occupational radiation protection in planned exposure situations, including the application of the basic principles of optimization and dose limitation, the RPP, and specific guidance on the protection of workers exposed to natural sources. Section 4 addresses the protection of workers in emergency exposure situations, including the preparation of an emergency plan, the application of the principles of optimization and dose limitation in emergencies, and the assessment and management of exposures of emergency workers. Section 5 addresses the protection of workers in existing exposure situations, including the establishment of an appropriate protection strategy and legal and regulatory framework, and specific guidance on the protection of workers against exposure to residual radioactive material from past activities or accidents, radon in workplaces, and cosmic rays in aircraft and spacecraft.

1.10. The remaining sections provide guidance on more specific aspects of occupational radiation protection. Section 6 describes the special measures that need to be taken for the protection of two particular groups of workers—female workers during and after pregnancy and itinerant workers. Section 7 gives detailed guidance on the monitoring and assessment of occupational exposure, including monitoring programmes, systems and equipment; the estimation of uncertainties; testing and calibration; the interpretation of the monitoring results; and the maintenance of records. The guidance covers both individual monitoring and workplace monitoring, addresses external and internal exposures as well as skin contamination, and includes exposure assessment in emergencies. Section 8 gives guidance on the management system for providers of technical services in occupational radiation protection including, in particular, calibration, testing and dosimetry services. Section 9 describes the engineered and administrative controls that may be required for worker protection and safety, including the maintenance of
good air quality, the provision of adequate shielding and the control of contamination. Guidance on the use of personal protective equipment is also provided. Finally, Section 10 addresses workers’ health surveillance programmes, including guidance on the medical examination of workers and medical records, as well as on the management of overexposed workers.

1.11. Five appendices and an annex provide additional, more detailed information relating to the exposure of workers to Naturally Occurring Radioactive Material (NORM), methods for individual monitoring for assessment of external exposure, workplace monitoring instruments for external exposure, monitoring and assessment of internal exposure (including biokinetic modelling), and techniques for retrospective dosimetry.

2. FRAMEWORK FOR OCCUPATIONAL RADIATION PROTECTION

OCCUPATIONAL EXPOSURE AND TYPES OF EXPOSURE SITUATION

2.1. Occupational exposure is the exposure of workers incurred in the course of their work, regardless of the situation of exposure. For the purpose of establishing practical requirements for protection and safety, the BSS [2] distinguish between three different types of exposure situation: planned exposure situations, emergency exposure situations and existing exposure situations, as follows:

“(i) A planned exposure situation is a situation of exposure that arises from the planned operation of a source or from a planned activity that results in an exposure from a source. Since provision for protection and safety can be made before embarking on the activity concerned, the associated exposures and their likelihood of occurrence can be restricted from the outset. The primary means of controlling exposure in planned exposure situations are by good design of facilities, equipment and operating procedures and by training…

“(ii) An emergency exposure situation is a situation of exposure that arises as a result of an accident, a malicious act, or any other unexpected event, and requires prompt action in order to avoid or to reduce adverse consequences. Preventive actions and mitigatory actions have to be considered before an emergency exposure situation arises. However, once an emergency exposure situation actually occurs, exposures can be reduced only by implementing protective actions.

“(iii) An existing exposure situation is a situation of exposure which already exists when a decision on the need for control needs to be taken. Existing exposure situations include situations of exposure to natural background radiation. They also include situations of exposure due to residual radioactive material that derives from past practices that were not subject to regulatory control or that remains after an emergency exposure situation.”

This safety guide gives guidance on the protection of workers in each of these three types of exposure situation.

2.2. As pointed out in para. 1.21 of the BSS, the descriptions of the three types of exposure situation are not always sufficient to determine unequivocally which type of exposure situation applies for particular circumstances. For instance, the transition from an emergency exposure
situation to an existing exposure situation may occur progressively over time; and some exposures due to natural sources may have some characteristics of both planned exposure situations and existing exposure situations. In the BSS, the most appropriate type of exposure situation for particular circumstances has been determined by taking practical considerations into account.

2.3. Reference is made to potential exposure in para. 1.20(i) of the BSS, as follows:

“...In planned exposure situations, exposure at some level can be expected to occur. If exposure is not expected to occur with certainty, but could result from an accident or from an event or a sequence of events that may occur but is not certain to occur, this is referred to as ‘potential exposure’.

...“If an event or sequence of events that has been considered in the assessment of potential exposure does actually occur, it may be treated either as a planned exposure situation or, if an emergency is declared, as an emergency exposure situation.”

2.4. Some exposures are excluded from the scope of the BSS. Paragraph 1.42 of the BSS states:

“These Standards apply to all situations involving radiation exposure that is amenable to control. Exposures deemed to be unamenable to control are excluded from the scope of these Standards.”

Examples of excluded exposures are those from $^{40}\text{K}$ in the body and from cosmic rays at the Earth’s surface. Guidance is given in Section 3 on the components of exposure from natural sources of radiation that may need to be subject to control as occupational exposure.

RADIATION PROTECTION PRINCIPLES

2.5. The three general principles of radiation protection, which concern justification, optimization of protection and application of dose limits, are expressed in Safety Principles 4, 5, 6 and 10 of the Fundamental Safety Principles [1]. In terms of Requirement 1 of the BSS, those responsible for protection and safety should ensure that these principles are applied.

Justification

2.6. Paragraphs 2.8 and 2.9 of the BSS state:

“For planned exposure situations, each party with responsibilities for protection and safety shall ensure, when relevant requirements apply to that party, that no practice is undertaken unless it is justified.

“For emergency exposure situations and existing exposure situations, each party with responsibilities for protection and safety shall ensure, when relevant requirements apply to that party, that protective actions or remedial actions are justified and are undertaken in such a way as to achieve the objectives set out in the protection strategy.”
2.7. In planned exposure situations, this means that no practice or source within a practice should be authorized unless the practice produces sufficient benefit to the exposed individuals or to society to offset the radiation harm that it might cause; that is: unless the practice is justified, taking into account social, economic and other relevant factors.

2.8. The process of determining whether a practice is justified involves consideration of all the radiation doses received by workers and members of the public. In general, the assumption made in this safety guide is that the process of justification has already taken place and that the contribution of occupational exposure to the total radiation detriment has been taken into account. The subject of justification in planned exposure situations is therefore not considered in detail in this safety guide. Guidance on justification is given in Ref. [4].

Optimization

2.9. Paragraph 2.10 of the BSS states:

“For all exposure situations, each party with responsibilities for protection and safety shall ensure, when relevant requirements apply to that party, that protection and safety is optimized.”

‘Optimized’ in this context means that the process of optimization of protection and safety has been applied and the result of that process has been implemented.

2.10. In planned exposure situations, in relation to exposures from any particular source within a practice, except for therapeutic and diagnostic medical exposures, protection and safety has to be optimized in order that the magnitude of individual doses, the number of people exposed and the likelihood of incurring exposures all be kept as low as reasonably achievable (ALARA), economic and social factors being taken into account, with the restriction that the doses to individuals delivered by the source be subject to dose constraints. This principle is of particular importance for the implementation of radiation protection measures in the workplace and therefore underlies much of the guidance given in Section 3, where more detailed guidance is given.

Dose limitation

2.11. Paragraph 2.11 of the BSS states:

“For planned exposure situations other than for medical exposure, each party with responsibilities for protection and safety shall ensure that, when relevant requirements apply to that party, specified dose limits are not exceeded”.

2.12. Dose limits apply only in planned exposure situations. In such situations, the normal exposure of individuals should be restricted so that neither the total effective dose nor the total equivalent dose to relevant organs or tissues, caused by the possible combination of exposures from authorized practices, exceeds any relevant dose limit.

2.13. The limit on effective dose represents the level above which the risk of stochastic effects due to radiation is considered to be unacceptable. For localized exposure of the lens of the eye, extremities and the skin, this limit on effective dose is not sufficient to ensure the avoidance of
deterministic effects, and therefore limits on equivalent dose to these tissues and organs are specified for such situations.

2.14. Guidance on the application of the dose limits for occupational exposure is given in Section 3.

RESPONSIBILITIES

The government

2.15. The responsibilities of the government\(^1\) with regard to protection and safety are set out in paras 2.13–2.28 of the BSS. These include establishing an effective legal and regulatory framework for protection and safety in all exposure situations; establishing legislation that meets specified requirements; establishing an independent regulatory body with the necessary legal authority, competence and resources; establishing requirements for education and training in protection and safety; and ensuring that arrangements are in place for the provision of technical services, education and training services.

The regulatory body

2.16. The responsibilities of the regulatory body with regard to protection and safety are set out in paras 2.29–2.38 of the BSS. These include establishing requirements for applying the principles of radiation protection, establishing a regulatory system that meets specified requirements, ensuring the application of the requirements for education and training in protection and safety, putting in place mechanisms for the dissemination of lessons learnt from incidents and accidents, setting acceptance and performance criteria for sources and equipment with implications for protection and safety, and making provision for the establishment and maintenance of records.

2.17. The responsibilities of the regulatory body specific to occupational exposure in planned exposure situations are set out in paras 3.69–3.73 of the BSS. The regulatory body is responsible for establishing and enforcing requirements for ensuring that protection and safety is optimized, ensuring that applicable dose limits are complied with, and monitoring and recording of occupational exposures.

Employers, registrants and licensees

2.18. Requirement 4 of the BSS states:

“The person or organization responsible for facilities and activities that give rise to radiation risks shall have the prime responsibility for protection and safety.”

In planned exposure situations, employers, registrants and licensees (hereinafter referred to

\(^1\) Since countries have different legal structures, the use of the term ‘government’ here is to be understood in a broad sense, and is accordingly interchangeable with the term ‘State’.

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simply using the term ‘management’) are responsible for ensuring that protection and safety is optimized, that applicable dose limits are complied with, and that appropriate RPPs are established and implemented. Guidance on the content of the RPP is given in Section 3.

Workers

2.19. Requirement 22 of the BSS states:

“Workers shall fulfil their obligations and carry out their duties for protection and safety.”

This requirement reflects the fact that workers can by their own actions contribute to the protection and safety of themselves and others at work. The obligations of workers in this regard are listed in para. 3.83 of the BSS and relate to: following of rules and procedures, the use of monitoring equipment and personal protective equipment, cooperation in health surveillance and dose assessment programmes, and acceptance of instruction and training. Workers are also required to provide relevant information to management and act in a responsible manner with regard to protection and safety.

GRADED APPROACH

2.20. Paragraph 2.12 of the BSS provides the basis for the graded approach to the control of exposure:

“The application of the requirements for the system of protection and safety shall be commensurate with the radiation risks associated with the exposure situation.”

It is the general responsibility of the government to ensure that the overall application of the principles of radiation protection is in line with this graded approach (see para. 2.18 of the BSS). The regulatory body in turn takes responsibility for adopting the graded approach in the application of regulatory requirements (see para. 2.31 of the BSS).

2.21. Requirement 6 of the BSS refers to the graded approach in the more specific context of planned exposure situations:

“The application of the requirements of these Standards in planned exposure situations shall be commensurate with the characteristics of the practice or the source within a practice, and with the magnitude and likelihood of the exposures.”

2.22. An important feature of the graded approach in planned exposure situations is the provision for exemption and clearance. Requirement 8 of the BSS states:

“The government or the regulatory body shall determine which practices or sources within practices are to be exempted from some or all of the requirements of these Standards. The regulatory body shall approve which sources, including materials and objects, within notified practices or authorized practices may be cleared from regulatory control.”
MANAGEMENT SYSTEM

2.23. Requirement 5 of the BSS states:

“The principal parties shall ensure that protection and safety is effectively integrated into the overall management system of the organizations for which they are responsible.”

For occupational exposure in planned exposure situations the principal party is the employer. For emergency exposure situations or existing exposure situations, the principal parties are those persons or organizations designated to deal with the situation.

2.24. In terms of paras 2.47–2.52 of the BSS, the principal parties should demonstrate a commitment to protection and safety at the highest level in the organization and must ensure that the management system enhances protection and safety while maintaining coherence between measures for protection and safety and other measures such as those addressing operational performance and security.

2.25. Specific actions are needed to provide the necessary degree of confidence in the measures taken for achieving protection and safety and to ensure regular assessment and review. A safety culture has to be promoted and maintained at all levels within the organization. The management system must also address human factors by supporting good performance and good practices to prevent human and organizational failures, with attention being given to the design of equipment, the development of operating procedures, limits and conditions as appropriate and the use of safety systems to reduce the consequences of human error.

2.26. More detailed requirements and guidance on the management system for facilities and activities is given in Refs [5, 6]. Guidance on the management system for providers of technical services related to protection and safety is given in Section 8.

DOSIMETRIC QUANTITIES

2.27. The dosimetric quantities recommended for radiation protection purposes, and in which the dose limits are expressed in the BSS (the protection quantities), are the equivalent dose $H_T$ in tissue or organ $T$ and the effective dose $E$.

2.28. The basic physical quantities include the particle fluence $\phi$, the kerma $K$ and the absorbed dose $D$.

2.29. The determination of equivalent dose in an organ or tissue $H_T$ involves the use of a radiation weighting factor $w_R$ as a multiplier of absorbed dose for radiation $R$, to reflect the relative biological effectiveness (RBE) of the radiation in inducing stochastic effects at low doses:

$$H_T = \sum_R w_R D_{T,R}$$

(1)

where $D_{T,R}$ is the average absorbed dose in the tissue or organ $T$ for radiation $R$. 
2.30. The determination of effective dose $E$ involves the use of a tissue weighting factor $w_T$ as a multiplier of tissue equivalent dose for tissue $T$, to account for the different sensitivities of different tissues or organs to the induction of stochastic effects of radiation:

$$E = \sum_T w_T \cdot H_T$$

which, on substituting for $H_T$ (Eq. (1)), gives:

$$E = \sum_T w_T \cdot \sum_R w_R \cdot D_{T,R}$$

2.31. The recommended values of $w_R$ and $w_T$ are based on a review of published biological and epidemiological information and are given in the definitions of terms in the BSS [2].

2.32. The protection quantities $E$ and $H_T$ relate to the sum of the effective doses or equivalent doses, respectively, received from external sources within a given time period and the committed effective doses or committed equivalent doses, respectively, from intakes of radionuclides occurring within the same time period. The total effective dose $E$ received or committed during a given time period can be estimated from the operational quantities, using the following equation:

$$E \approx H_p(d) + \sum_j e(g)_{j,\text{ing}} I_{j,\text{ing}} + \sum_j e(g)_{j,\text{inh}} I_{j,\text{inh}}$$

where

- $H_p(d)$ is the personal dose equivalent in soft tissue below a specified point on the body, at an appropriate depth $d$ during a given time period;
- $e(g)_{j,\text{ing}}$ is the committed effective dose per unit intake by ingestion for radionuclide $j$ by the group of age $g$ during the same time period;
- $e(g)_{j,\text{inh}}$ is the committed effective dose per unit intake by inhalation for radionuclide $j$ by the group of age $g$ during the same time period;
- $I_{j,\text{ing}}$ is the intake via ingestion of radionuclide $j$ during the same time period;
- $I_{j,\text{inh}}$ is the intake via inhalation of radionuclide $j$ during the same time period.

For occupational exposure, the appropriate values of $e(g)_{j,\text{ing}}$ and $e(g)_{j,\text{inh}}$ are those for adult workers.

2.33. The dose limits are such that deterministic effects will not occur for the organs and tissues included in the definition of effective dose. For situations that can lead to severe deterministic effects (e.g. in emergency exposure situations) the RBE of different radiation types in the production of severe deterministic effects has to be considered. The recommended dosimetric quantity is the RBE weighted absorbed dose $A_D T$ in tissue or organ $T$. The determination of RBE weighted absorbed dose involves the use of tissue specific and radiation specific factors $RBE_{T,R}$ as multipliers of absorbed dose in tissue or organ, to reflect the RBE in causing the development of severe deterministic health effects from a given absorbed dose when it is delivered in tissue or organ by a given type of radiation. Recommended values of $RBE_{T,R}$ for the development of selected severe deterministic effects are based on a review of published biological information.
and are given in the definitions of terms in the BSS [2]. The use of effective dose is inappropriate for the assessment of tissue reactions. In such situations it is necessary to estimate absorbed dose and to take into account the appropriate RBE as the basis for any assessment of radiation effects.

2.34. The term collective effective dose may be used as an instrument for optimisation, for comparing radiological technologies and protection procedures. These quantities takes account of the exposure of all individuals in a group over a given time period or during a given operation executed by this group in designated radiation areas. The collective effective dose is calculated as the sum of all individual effective doses over the time period or during the operation being considered and expressed in the special name ‘man-sievert (man Sv)’.

Operational quantities for individual monitoring in external dosimetry

2.35. As protection quantities cannot be measured directly, the ICRU introduced operational quantities for practical use in radiation protection where exposure to external sources is concerned. Definitions of these quantities can be found in the BSS and in Ref. [7]. The operational quantities provide an estimate of effective or equivalent dose in such a way that avoids underestimation and over estimation in most radiation fields encountered in practice. Radiation quality factors \( Q(L) \) are used in calculating the operational dose equivalent quantities used in monitoring [3]. The quality factor characterizes the biological effectiveness of the radiation type, based on the ionization density along the tracks of charged particles in tissue. \( Q \) is defined as a function of the unrestricted linear energy transfer, \( L_{\infty} \) (often denoted as \( L \) or LET), of charged particles in water. A detailed evaluation of the numerical relationship between the physical, protection and operational quantities was conducted by a joint task group of the ICRP and ICRU [8]. The conceptual relationship between those quantities is illustrated in Fig. 1.

**FIG. 1. Relationship of quantities for radiation protection purposes [8].**
2.36. Strongly penetrating radiation and weakly penetrating radiation are defined as follows [9]. If, for a given orientation of the body in a uniform and unidirectional radiation field, the equivalent dose received by any small area of the sensitive layer of the skin is less than ten times larger than the effective dose, the radiation is said to be strongly penetrating. If the equivalent dose is more than ten times larger than the effective dose, the radiation is said to be weakly penetrating.

2.37. The operational quantity for individual monitoring is the personal dose equivalent \( H_p(d) \) (see para. 2.32). Any statement of personal dose equivalent should include a specification of the reference depth \( d \). For strongly penetrating radiation, the reference depth is 10 mm. For weakly penetrating radiation, the reference depth is 0.07 mm. In order to simplify the notation, \( d \) is assumed to be expressed in millimetres and hence the personal dose equivalents at the two recommended depths mentioned above are denoted by \( H_p(10) \) and \( H_p(0.07) \), respectively.

2.38. The sensitive cells of the skin for stochastic effects are considered to be between 0.02 and 0.1 mm below the skin surface, and therefore \( H_p(0.07) \) is used to estimate the equivalent dose to small areas of the skin. A tissue thickness of 0.07 mm can be penetrated not only by photons but also by beta radiation with energy greater than 70 keV. For all types of radiation for which exposure of the extremities is of concern, the skin of the extremities is more likely to become the limiting tissue or organ, rather than the extremity itself. An estimation of the equivalent dose to the skin will be a conservative estimate of equivalent dose to the extremity. Thus an extremity dosimeter essentially becomes a skin dosimeter and should be designed to measure \( H_p(0.07) \).

2.39. For monitoring of the lens of the eye, a depth of 3 mm is recommended by the ICRU [7], so the operational quantity to be used is \( H_p(3) \). In practice, however, the use of \( H_p(3) \) has not yet been implemented for routine individual monitoring. In specific cases, when actual workplace radiation fields are known, monitoring of the eye through dosimeters calibrated for \( H_p(0.07) \) or \( H_p(10) \) could be acceptable. In Ref. [10], it is stated that \( H_p(0.07) \) can be considered a good operational quantity for the lens of the eye for exposures to fields where most of the dose comes from photons, including X Rays. In such cases, it should be borne in mind that the uncertainty associated with the estimation of equivalent dose will be higher.

**Quantities for workplace monitoring in external dosimetry**

2.40. The operational quantities recommended for workplace monitoring are defined in a phantom known as the ICRU sphere [11]. This is a sphere of tissue equivalent material with a diameter of 30 cm, a density of 1 g/cm\(^3\) and an elemental composition (by mass) of 76.2% oxygen, 11.1% carbon, 10.1% hydrogen and 2.6% nitrogen.

2.41. The two quantities recommended by the ICRU for workplace monitoring [7] are the ambient dose equivalent \( H^*(d) \) and the directional dose equivalent \( H(d,\Omega) \).

2.42. The ambient dose equivalent \( H^*(d) \) at a point in a radiation field is the dose equivalent that would be produced by the corresponding expanded and aligned field in the ICRU sphere, at a depth \( d \) on the radius opposing the direction of the aligned field.

2.43. The expanded field is one in which the fluence, and its angular and energy distribution, are the same throughout the volume of interest as in the actual field at the point of reference. In
the expanded and aligned field, the fluence and its energy distribution are the same as in the expanded field, but the fluence is unidirectional.

2.44. Any statement of ambient dose equivalent should include a specification of the reference depth \( d \). For strongly penetrating radiation, the recommended depth is 10 mm. The value of \( d \) should be expressed in millimeters, so the ambient dose equivalent for strongly penetrating radiation is \( H^*(10) \). When measuring \( H^*(10) \), the radiation field should be uniform over the sensitive volume of the instrument and the instrument should have an isotropic response.

2.45. The directional dose equivalent \( H'(d,\Omega) \) at a point in a radiation field is the dose equivalent that would be produced by the corresponding expanded field in the ICRU sphere, at a depth \( d \) on a radius in a specified direction \( \Omega \). Any statement of directional dose equivalent should include a specification of the reference depth \( d \) and the direction \( \Omega \) of the radiation. For strongly penetrating radiation and weakly penetrating radiation, the recommended depths are 10 mm and 0.07 mm, respectively. Again, \( d \) should be expressed in millimeters.

2.46. If the field is unidirectional, the direction \( \Omega \) is specified as the angle between the radius opposing the incident field and the specified radius. When the specified radius is parallel to the radiation field (i.e. when \( \Omega = 0^\circ \)) the quantity \( H'(d,0) \) may be written simply as \( H'(d) \). Furthermore, in a unidirectional field, \( H'(d) = H^*(d) \). When measuring \( H'(d,\Omega) \), the radiation field should be uniform over the dimensions of the instrument and the instrument should have the appropriate directional response.

2.47. For exposure of the lens of the eye, the recommended depth is 3 mm, but there are at present no published conversion coefficients for converting from the basic physical quantity kerma to the directional dose equivalent \( H'(3) \).

**Quantities for individual monitoring in internal dosimetry**

2.48. Internal doses cannot be measured directly; they can only be inferred from individual measurements of other quantities, such as measurements of activity in the body or in excretion samples. In circumstances where individual monitoring is inappropriate, inadequate or not feasible the occupational exposure of workers may be assessed on the basis of workplace monitoring and other relevant information such as location, durations of exposure etc. Individual measurements include both direct and indirect methods. Measurements of activity content in the body, such as whole body, thorax or thyroid counting are examples of direct methods. In vitro measurements of activity in collected biological samples or measurements using personal air sampling are examples of indirect methods. The conceptual framework for the assessment of doses from such measurements is illustrated in Fig. 2.
FIG. 2. General scheme for the assessment of internal doses from monitoring measurements [8].

2.49. According to that scheme, the quantity of primary interest for internal dose is the intake \( I \), i.e. the activity of the radionuclide taken into the body. The value of the intake is obtained by dividing the measured body content or excretion rate \( M \) by the appropriate value of \( m(t) \):

\[
I = \frac{M}{m(t)}
\]

(5)

where \( m(t) \) is the fraction of an intake that remains in the body (for direct methods) or that is being excreted from the body (for indirect methods) at time \( t \) after the intake [12]. This fraction depends on the radionuclide, its chemical and physical form, the route of intake and the time \( t \).

2.50. In the case of an intake of a mixture of radionuclides and/or of repeated intakes, the intake \( I_j \) of radionuclide \( j \) will be calculated using the relevant measurement \( M_j \) and the derived fraction \( m(t)_j \).

2.51. The doses expected to result from a given intake \( I \) are called the committed equivalent dose \( H_T(\tau) \) to tissue or organ \( T \) and the committed effective dose \( E(\tau) \), where \( \tau \) is the time after the intake over which the dose is integrated. The committed effective dose \( E(\tau) \) is normally used for routine occupational dose evaluation. For occupational exposure of adults, \( \tau \) is taken to be 50 years, irrespective of the age at intake. For occupational exposure of apprentices and students between the ages of 16 and 18 years \( \tau \) is the time to the age 70 years.

2.52. To derive the value of committed equivalent dose to a tissue or organ, the intake is multiplied by \( H_T(g) \), the committed equivalent dose per unit intake for ingestion or inhalation, as appropriate, by the group of age \( g \). For routine occupational exposure evaluation adults group of age is considered except for apprentices.
2.53. To derive the value of the committed effective dose, the intake is multiplied by \( e(g) \), the committed effective dose per unit intake for ingestion or inhalation, as appropriate, by the group of age \( g \).

2.54. In the case of an intake of a mixture of radionuclides, the intake of each radionuclide should be assessed separately and multiplied by the applicable dose coefficient (committed effective dose per unit intake).

2.55. The committed dose can be seriously underestimated if the dose coefficient \( h_f(g) \) or \( e(g) \) is applied directly to the measured body content rather than to the inferred intake.

2.56. Various biokinetic models for calculating the values of \( m(t) \) and \( e(g) \) have been developed (see para. 7.141(a)). Values of \( m(t) \) at selected times for a subset of radionuclides are reported by the ICRP in graphical and tabular form [12]. A compilation of dose coefficients \( e(g) \) for intakes of radionuclides by workers is presented in ICRP Publication 119 [13] and can also be found in Table III-2A of the BSS [2]. These dose coefficients are based on the calculation methods and parameters given in ICRP Publication 60 [14]. The currently published values of \( m(t) \) and \( e(g) \) will be superseded in due course by new values [15] based on updated biokinetic models and on the calculation methods and parameters given in ICRP Publication 103 [3].

2.57. The ICRP intends to additionally provide dose coefficients per unit body content \( z(t) \) [15]. As illustrated in Fig. 2, these coefficients will enable the committed effective dose to be calculated directly from the results of the monitoring measurement, according to the equation:

\[
E(\tau) = M \cdot z(t)
\]

without going through the process of calculating the corresponding intake.

2.58. In situations of exposure to a single radionuclide by inhalation or ingestion, with no external exposure, the limit on intake \( I_L \) corresponding to the limit \( L \) on effective dose is given by:

\[
I_L = \frac{L}{e(g)}
\]

where \( e(g) \) is the applicable value of the committed effective dose per unit intake. When there is internal exposure to a range of radionuclides and/or external exposure, the total effective dose should be calculated by summation of the individual contributions and compared with the relevant limit on effective dose.

2.59. The potential for inhalation of radionuclides may be assessed when necessary by measuring activity concentrations in air samples. The derived air concentration (DAC) is defined as that concentration of airborne activity which would result in the intake \( I_{\text{inh},L} \) by a worker exposed continuously for one year (taken to be 2000 working hours). The DAC is usually expressed in units of becquerels per cubic metre. For a standard breathing rate of 1.2 m\(^3\)/h and for an intake expressed in becquerels, the DAC is thus given by:
\[
\text{DAC} = \frac{I_{\text{inh,L}}}{2000 \times 1.2}
\]  

(8)

2.60. The measured airborne activity concentration, expressed as a fraction of the DAC, may be multiplied by the exposure time in hours to obtain an estimate of intake expressed in units of DAC hours. By definition, 2000 DAC·h corresponds to an intake of \( I_{\text{inh,L}} \).

**Quantities for monitoring short lived progeny of radon (\(^{222}\text{Rn}\))**

2.61. The dose to the lung arises almost entirely from the short lived progeny of \(^{222}\text{Rn}\), rather than from \(^{222}\text{Rn}\) itself (see para. 5.45). The short lived progeny are unlikely to be in equilibrium with the parent radionuclide. Therefore, for purposes of radiation protection, special quantities are used for expressing the concentration of \(^{222}\text{Rn}\) progeny in air and the resulting inhalation exposure.

*Potential alpha energy*

2.62. The potential alpha energy, \( \varepsilon_p \), of a single atom of a short-lived \(^{222}\text{Rn}\) progeny radionuclide is the total alpha energy emitted by that atom during complete decay from \(^{222}\text{Rn}\) to \(^{210}\text{Pb}\).

2.63. The potential alpha energy emitted by 1 Bq of a radionuclide, rather than by a single atom, is given by:

\[
\text{Potential alpha energy per unit activity (J/Bq)} = \frac{\varepsilon_p}{\text{activity per atom}} = \frac{\varepsilon_p}{\lambda} = \frac{\varepsilon_p t}{\ln 2}
\]

(9)

where \( \lambda \) is the decay constant (in units of reciprocal seconds) and \( t \) is the half-life of the radionuclide (in units of seconds). The relevant values for the short lived decay progeny of \(^{222}\text{Rn}\) are given in Table 1.

**TABLE 1. POTENTIAL ALPHA ENERGIES OF SHORT-LIVED \(^{222}\text{Rn}\) PROGENY**

<table>
<thead>
<tr>
<th>Radionuclide</th>
<th>Half-life</th>
<th>Alpha energy (J)</th>
<th>Yield (%)</th>
<th>Potential alpha energy per atom</th>
<th>Potential alpha energy per unit activity</th>
</tr>
</thead>
<tbody>
<tr>
<td>(^{218}\text{Po})</td>
<td>3.10 min</td>
<td>(0.961 \times 10^{-12})</td>
<td>100</td>
<td>(2.19 \times 10^{-12})</td>
<td>(0.588 \times 10^{-9})</td>
</tr>
<tr>
<td>(^{214}\text{Pb})</td>
<td>26.8 min</td>
<td>Nil (beta emitter)</td>
<td>–</td>
<td>(1.23 \times 10^{-12})</td>
<td>(2.85 \times 10^{-9})</td>
</tr>
<tr>
<td>(^{214}\text{Bi})</td>
<td>19.9 min</td>
<td>Nil (beta emitter)</td>
<td>–</td>
<td>(1.23 \times 10^{-12})</td>
<td>(2.12 \times 10^{-9})</td>
</tr>
<tr>
<td>(^{214}\text{Po})</td>
<td>164.3 (\mu)s</td>
<td>(1.23 \times 10^{-12})</td>
<td>100</td>
<td>(1.23 \times 10^{-12})</td>
<td>(3 \times 10^{-16})</td>
</tr>
</tbody>
</table>

*Potential alpha energy concentration*

2.64. When considering exposure situations involving \(^{222}\text{Rn}\) progeny, it is usual to express the total potential alpha energy as an energy concentration in air (in units of joules per cubic metre).
This is referred to as the ‘potential alpha energy concentration’ (PAEC). For any mixture of short lived $^{222}$Rn progeny in air, the contribution of each radionuclide to the PAEC is its potential alpha energy per unit activity ($\varepsilon_p/\lambda_j$) given in Table 1 multiplied by its activity concentration, $c_j$. The total PAEC is then the sum of these individual contributions:

$$PAEC = \sum_j c_j \frac{\varepsilon_p}{\lambda_j}$$  \hspace{1cm} (10)

2.65. It can be deduced from Table 1 (simply by adding the values in the right hand column) that if all the progeny were to be in equilibrium with the parent $^{222}$Rn at a concentration of 1 Bq/m$^3$, the PAEC of the mixture would be $5.56 \times 10^{-9}$ J/m$^3$.

2.66. In practice, the progeny will rarely, if ever, be in equilibrium, and the PAEC will therefore be some fraction of the equilibrium value. This fraction is called the equilibrium factor, $F$.

2.67. By way of example, consider a non-equilibrium mixture of $^{222}$Rn and its progeny in which the individual radionuclide activity concentrations are 100 Bq/m$^3$ for $^{222}$Rn, 75 Bq/m$^3$ for $^{218}$Po, 50 Bq/m$^3$ for $^{214}$Pb and 25 Bq/m$^3$ for each of $^{214}$Po and $^{214}$Bi. From Table 1, the PAEC of the mixture is:

$$PAEC = \left(0.558 \times 10^{-9} \times 75\right) + \left(2.85 \times 10^{-9} \times 50\right) + \left(2.12 \times 10^{-9} \times 25\right) + \left(3 \times 10^{-16} \times 25\right)$$

$$= 2.37 \times 10^{-7} \text{ J/m}^3$$ \hspace{1cm} (11)

2.68. If the mixture had been in equilibrium, all members of the chain would have had an activity concentration of 100 Bq/m$^3$ and the PAEC, in accordance with para. 2.65, would have been:

$$PAEC \text{ (equilibrium)} = 5.56 \times 10^{-9} \times 100 = 5.56 \times 10^{-7} \text{ J/m}^3$$ \hspace{1cm} (12)

The equilibrium factor of the mixture is therefore:

$$F = \frac{2.37 \times 10^{-7}}{5.56 \times 10^{-7}} = 0.426$$ \hspace{1cm} (13)

*Potential alpha energy exposure*

2.69. The exposure of an individual to $^{222}$Rn progeny ($P_{RnP}$) is determined by multiplying the PAEC (in joules per cubic metre) by the exposure period (in hours). The exposure is therefore expressed in units of joule hours per cubic metre. Since the PAEC will generally vary during the exposure period, the exposure has to be calculated as an integral over time:

$$P_{RnP} = \int_0^\tau PAEC(t) \, dt$$ \hspace{1cm} (14)
where $\tau$ is the period of exposure. The exposure period is usually calculated over the course of one year. It is common to adopt a default annual exposure period of 2000 h for workplaces. It should be borne in mind that the adoption of this default value may lead to a conservative estimate of the annual exposure.

**Equilibrium equivalent concentration and equilibrium equivalent exposure**

2.70. There is an alternative way of referring to the concentration of $^{222}\text{Rn}$ progeny in air. If the $^{222}\text{Rn}$ gas concentration (in becquerel per cubic metre) is multiplied by the equilibrium factor $F$, the resulting quantity is called the ‘equilibrium equivalent concentration’ (EEC) of the $^{222}\text{Rn}$ parent (expressed also in units of becquerel per cubic metre). The EEC can be regarded as the concentration of $^{222}\text{Rn}$ in equilibrium with its progeny that would give the same PAEC as the actual non-equilibrium mixture. It can be determined from para. 2.65 that the numerical relationship between the PAEC and the EEC is as follows:

$$\text{PAEC (in } J/m^3) = 5.56 \times 10^{-9} \times \text{EEC (in } Bq/m^3)$$  \hspace{1cm} (15)

In the same way, exposure to $^{222}\text{Rn}$ progeny can be expressed as the equilibrium equivalent exposure, in units of becquerel hours per cubic metre:

$$\text{Equilibrium equivalent exposure} = \int_{0}^{\tau} \text{EEC}(t) \, dt$$  \hspace{1cm} (16)

The choice between potential alpha energy exposure and equilibrium equivalent exposure is not important, since these two quantities are simply related by a constant factor of $5.56 \times 10^{-9} \text{ J} \cdot \text{h} \cdot \text{m}^{-3} \text{ per } \text{Bq} \cdot \text{h} \cdot \text{m}^{-3}$.

**Radon-222 gas concentration as a surrogate for $^{222}\text{Rn}$ progeny exposure**

2.71. In many situations involving exposure to $^{222}\text{Rn}$ progeny, the measurement process can be simplified considerably by using the time weighted average $^{222}\text{Rn}$ gas concentration in air (in units of becquerels per cubic metre) as a surrogate for potential alpha energy. For instance, measurements in a large number of buildings over an extended time period are best made using passive track-etch devices that detect $^{222}\text{Rn}$. Such devices are small, simple, robust and inexpensive. When adopting this approach, an appropriate value for the equilibrium factor $F$ has to be assumed. The use of a default value of 0.4 is usually adequate for this purpose. It has been found that most values of $F$ in indoor air are within 30% of this value. However, workplaces such as underground mines or water treatment facilities may show significantly lower $F$ values. The potential alpha energy exposure is then given by:

$$\text{Potential alpha energy exposure (} J \cdot \text{h} \cdot \text{m}^{-3}) = ^{222}\text{Rn concentration} \times 5.56 \times 10^{-9} \times 0.4 \times T$$  \hspace{1cm} (17)

where $T$ is the exposure period (h). Using a default annual exposure period of 2000 h for workplaces, this formula gives a potential alpha energy exposure of $4.45 \times 10^{-6} \text{ J} \cdot \text{h} \cdot \text{m}^{-3}$ for a $^{222}\text{Rn}$ concentration of 1 Bq/m$^3$. 
Quantities for monitoring short lived progeny of thoron (\(^{220}\text{Rn}\))

2.72. Thoron is not normally of concern in workplaces, except where material with a high thorium content is processed or stored, for example the processing of monazite to extract rare earths and thorium. In such instances, a similar approach to that for \(^{222}\text{Rn}\) progeny can be followed. The short lived progeny of thoron are likely to be out of equilibrium with the parent. In enclosed workplaces, the short half-life of thoron (55.6 s) means that the spatial distribution of thoron is much different from that of its progeny. The assessment of an equilibrium factor is difficult and, for dose assessment purposes, an approach based on the measurement of thoron progeny concentration is easier and more appropriate than an approach based on measurement of the thoron concentration.

2.73. Of the various thoron progeny radionuclides, only \(^{212}\text{Pb}\) and \(^{212}\text{Bi}\) make major contributions, 91% and 9% respectively, to the total potential alpha energy. The potential alpha energy of \(^{212}\text{Pb}\) is \(6.91 \times 10^{-8}\) J/Bq, while that of \(^{212}\text{Bi}\) is \(6.56 \times 10^{-9}\) J/Bq. The contribution of the parent, radionuclide, \(^{220}\text{Rn}\), is more than an order of magnitude lower than that of \(^{212}\text{Bi}\). Since \(^{212}\text{Pb}\) contributes almost all of the total potential alpha energy, its activity concentration in air can be used as a surrogate for PAEC, in which case a \(^{212}\text{Pb}\) concentration of 1 Bq/m\(^3\) corresponds to a PAEC of \(6.91 \times 10^{-8}\) J/m\(^3\).

3. EXPOSURE OF WORKERS IN PLANNED EXPOSURE SITUATIONS

INTRODUCTION

3.1. Paragraphs 3.1–3.4 of the BSS specify the scope of application of the requirements for planned exposure situations. The scope is defined in terms of the practices involved and the exposures to sources within practices. With regard to exposure to natural sources, para. 3.4 of the BSS states that such exposure is normally subject to the requirements for existing exposure situations (see Section 5). Only in certain cases do the requirements for planned exposure situations apply (see paras 3.158 and 3.160).

3.2. The BSS require that any person or organization intending to carry out any activity within the scope of application of the requirements has to submit a notification to the regulatory body of such an intention. Notification alone is sufficient provided that the exposures expected to be associated with the practice or action are unlikely to exceed a small fraction, as specified by the regulatory body, of the relevant limits, and that the likelihood and magnitude of potential exposures and any other potential detrimental consequences are negligible.

3.3. Where notification alone is not sufficient, the person or organization concerned should apply to the regulatory body for authorization, which takes the form of registration or licensing. Typical practices that are amenable to registration are those for which: (a) safety can largely be ensured by the design of the facilities and equipment; (b) the operating procedures are simple to follow; (c) the safety training requirements are minimal; and (d) there is a history of few problems with safety in operations. Registration is best suited to those practices for which operations do not vary significantly.
3.4. One of the primary responsibilities of management with regard to occupational exposure is set out in Requirement 21 of the BSS:

“Employers, registrants and licensees shall be responsible for the protection of workers against occupational exposure [and]…shall ensure that protection and safety is optimized and that the dose limits for occupational exposure are not exceeded.”

3.5. In terms of para. 3.78 of the BSS, where a worker’s exposure arises only from sources that are not required by or directly related to the work, it is the responsibility of management to provide that worker with the same level of protection as a member of the public.

3.6. In accordance with the graded approach to regulation (see paras 2.20–2.22), it is the responsibility of the government or the regulatory body to determine which practices or sources within practices are to be exempted from some or all of the requirements of the BSS, including the requirements for notification, registration or licensing (see para. 3.10 of the BSS). Similarly, the regulatory body has to approve which sources, including materials and objects, that are already within a notified or authorized practice may be cleared from regulatory control (see para. 3.12 of the BSS). Exemption or clearance is the appropriate regulatory option if the radiation risks are too low to warrant regulatory control or if the imposition (or retention) of regulatory control would yield no net benefit (see paras I-1 and I-10 of the BSS).

3.7. In terms of paras I-2 and I-11 of Schedule I of the BSS, the general criterion for exemption or clearance without further consideration is an effective dose of the order of 10 μSv or less in a year (or 1 mSv or less in a year in the case of low probability scenarios). However, for bulk material containing radionuclides of natural origin, the 10 μSv criterion is not appropriate since it is one or two orders of magnitude below the normal variations in exposure to natural background radiation. For such material, the criterion for exemption is an effective dose of the order of 1 mSv or less in a year (para. I-4 of the BSS), while the criterion for clearance is an activity concentration of 1 Bq/g or less for each radionuclide in the uranium and thorium decay series and 10 Bq/g or less for $^{40}$K (or, for certain residues, an effective dose of 1 mSv or less in a year, see para. I-12 of the BSS).

OPTIMIZATION

General

3.8. Paragraphs 3.76 and 3.77 of the BSS state that “Employers, registrants and licensees shall ensure, for all workers engaged in activities in which they are or could be subject to occupational exposure, that…Protection and safety is optimized in accordance with the requirements of [the BSS]” and…shall:

(a) Involve workers, through their representatives where appropriate, in optimization of protection and safety;
(b) Establish and use, as appropriate, constraints as part of optimization of protection and safety.”
3.9. For control of occupational exposure in planned exposure situations, guidance on meeting the relevant BSS requirements for optimization of protection and safety is provided in paras 3.10–3.17. Further information of a more practical nature is provided in Ref. [16].

3.10. Optimization of protection and safety needs to be considered at all stages of the life of equipment and installations, in relation to both exposures from normal operations and potential exposures. As a consequence, all situations — from design, through operation to decommissioning and waste management — should be considered in the optimization procedure.

3.11. From a practical viewpoint, the optimization principle calls for an approach that:

(a) Considers all possible actions involving the source(s) and the way workers operate with or near the source(s);
(b) Implies a ‘management by objective’ process with the following sequence: planning, setting objectives, monitoring, measuring performance, evaluating and analysing performance to define corrective actions, and setting new objectives;
(c) Can be adapted to take into account any significant change in the state of techniques, the protection resources available, or the prevailing social context;
(d) Encourages accountability, such that all parties adopt a responsible attitude to the process of eliminating unnecessary exposures.

3.12. The process of optimization should take account of:

(a) The resources available for protection and safety;
(b) The distribution of individual and collective exposure among different groups of workers;
(c) The probability and magnitude of potential exposure;
(d) The potential impact of protection actions on the level of other (non-radiological) risks to workers or members of the public;
(e) Good practices in relevant sectors.

3.13. Some of the options considered in the optimization of protection of workers may lead to increased exposure of others or, in the medical field, a reduction in the efficacy of the clinical procedure. Such impacts should be taken into account in the optimization process, especially when considering the establishment of administrative controls and the use of personal protective equipment. In particular, the arrangements for the protection of medical staff should not lead to a reduction in the protection of the patient or the clinical outcome.

3.14. In general, the incremental benefits to be obtained in terms of dose reduction decrease progressively as the associated expenditure increases. Even the cost of considering the ways in which doses may be reduced can become significant compared with the benefit to be achieved. At some stage, for low doses, the effort may not be worthwhile. In this context, it is noted that para. 3.10 of the BSS provides for the exemption of practices from regulatory control when an assessment shows that exemption is the optimum protection option. This provision is simply recognition of the more general concept of diminishing returns.

3.15. The optimization of protection and safety should be considered at the design stage of equipment and installations, when some degree of flexibility is still available. The use of engineered controls should be examined carefully at this stage in defining the protection options.
In image guided interventional procedures, for example, where there is a potential for workers to receive a significant dose to the lens of the eye, attention should be paid to the installation of fixed shielding and to the selection of equipment that minimizes the dose to the lens of the eye. Even if protection has been optimized at the design stage, however, there is still a need to implement the optimization principle during the operational phase. At this stage, the content and the scale of the optimization process will depend on the exposure situation. For example, when dealing with X ray machines, the optimization process can be quite straightforward, involving local rules and appropriate training of the operators. In the nuclear industry, situations are more complicated, and a more structured approach is needed as part of a detailed RPP, including the use of decision aiding techniques (see paras 3.23–3.26), the establishment of dose constraints (see paras 3.27–3.32) and the establishment of investigation levels (see paras 3.121–3.127).

3.16. Optimization of protection and safety in operation is a process that begins at the planning stage and continues through the stages of scheduling, preparation, implementation and feedback. This process of optimization through work management is applied in order to keep exposure levels under review and to ensure that they are as low as reasonably achievable. The elaboration of an RPP, adapted to the specific exposure situations, is an essential element of work management.

3.17. Management should record information on the way in which optimization of protection and safety is being implemented and disseminates the information where appropriate. This information could include the following:

(a) The rationale for proposed operating, maintenance and administrative procedures, together with other options that have been considered and the reason for their rejection;
(b) Periodic review and trend analysis for occupational doses to individuals in various work groups, and other performance indicators;
(c) Internal audits and peer reviews, and the resulting corrective actions;
(d) Incident reports and lessons learned.

Commitment to optimization of protection

3.18. The primary responsibility for optimization lies with management. Commitment to an effective protection and safety policy is essential at all levels of management, but particularly at the senior level. The commitment of management should be demonstrated by written policy statements that make radiation protection criteria an integral part of the decision process, and by clear and demonstrable support for those persons with direct responsibility for radiation protection in the workplace.

3.19. Senior management should translate its commitment to optimization of protection and safety into effective action by incorporating optimization into an appropriate RPP, commensurate with the level and the nature of the radiological risk presented by the practice. The content of such a programme is set out in para. 3.59.

3.20. It is essential that workers also have a commitment to protection and safety. The employer should ensure that mechanisms are in place by which workers can be involved, as much as possible, in the development of methods to keep doses as low as reasonably achievable, and have the opportunity to provide feedback on the effectiveness of radiation protection measures.
3.21. Optimization of protection and safety is a regulatory requirement. The regulatory body should be committed to optimization of protection and safety and should encourage its application. Where necessary, the regulatory body should undertake all relevant actions to enforce regulatory requirements on management to apply this principle.

3.22. Management should ensure that training programmes, with content and duration commensurate with and adapted to the functions and responsibilities of the staff concerned, are provided for staff at all levels, including senior management. The staff of regulatory authorities should have the training necessary to ensure that optimization of protection and safety is appropriately applied and enforced.

**Use of decision aiding techniques**

3.23. The process of optimization of protection and safety measures may range from intuitive qualitative analyses to quantitative analyses using decision aiding techniques, but has to be sufficient to take all relevant factors into account in a coherent way so as to contribute to achieving the following objectives:

(a) To determine optimized protection and safety measures for the prevailing circumstances, with account taken of the available protection and safety options as well as the nature, magnitude and likelihood of exposures;

(b) To establish criteria, on the basis of the results of the optimization process, for the restriction of the magnitudes of exposures and of their probabilities by means of measures for preventing accidents and mitigating their consequences.

3.24. In most situations, a qualitative approach based on professional judgement will be sufficient for deciding upon the most favourable level of protection that can be achieved. In more complex situations, particularly those having implications for significant expenditure (for example, at the design stage of installations), the use of a more structured approach may be appropriate. Some of those situations may be quantifiable using cost–benefit analysis or other quantitative techniques. In other cases, however, it may not be possible to quantify all of the factors involved, or to express them in commensurate units. It may also be difficult to make the balance between collective and individual doses, and between worker and public doses, and to take account of broader social factors. For these situations, the use of qualitative decision aiding techniques such as multicriteria analysis may be useful in making the decision.

3.25. A more structured approach to the selection of appropriate protection and safety measures should include the following steps, with account being taken of both exposures from normal operations and potential exposures:

(a) Identify all practicable protection options that might potentially reduce the occupational exposure;

(b) Identify all relevant economic, social and radiological factors (sometimes non-radiological factors as well) for the particular situation under review that distinguish between the identified options, e.g. collective dose, distribution of individual dose, impact on public exposure, impact on future generations, investment costs;

(c) Quantify, where possible, the relevant factors for each protection option;

(d) Compare all options and select the optimum option(s);
(e) When appropriate, perform a sensitivity analysis, i.e. evaluate the robustness of the solutions obtained, by testing different values for the key parameters for which recognized uncertainties exist.

3.26. Whatever the situation, decision makers should keep in mind that decision aiding techniques do not necessarily provide the definitive answer, nor do they provide the only possible solution. These techniques must be seen as tools to help structure problems in order to compare the relative effectiveness of various possible protection options, to facilitate the integration of all relevant factors and to improve the coherence of decisions taken.

**Dose constraints**

3.27. Dose constraints are used for optimization of protection and safety, the intended outcome of which is that all exposures are controlled to levels that are as low as reasonably achievable, economic, social and environmental factors being taken into account. Dose constraints are applied to occupational exposure and to public exposure in planned exposure situations. For occupational exposures, a dose constraint is a source related value of individual dose used to limit the range of options considered in the process of optimization and will always be a fraction of the dose limit. Dose constraints are set separately for each source under control and serve as boundary conditions in defining the range of options for the purposes of optimization. Dose constraints are not dose limits; exceeding a dose constraint does not represent non-compliance with regulatory requirements, but it could result in follow-up actions.

3.28. While the objectives of the use of dose constraints for controlling occupational exposure and public exposure are similar, the dose constraints are applied in different ways. For occupational exposure, the dose constraint is a tool to be established and used in the optimization of protection and safety by the person or organization responsible for a facility or activity. After exposures have occurred, the dose constraint may be used as a benchmark for assessing the suitability of the optimized strategy for protection and safety that has been implemented and for making adjustments as necessary. The setting of the dose constraint needs to be considered in conjunction with other health and safety provisions and the technology available.

3.29. The objective of a dose constraint is to place a ceiling on values of individual dose — from a source, a set of sources in an installation, a practice, a task or a group of operations in a specific type of industry — that could be considered acceptable in the process of optimization of protection for those sources, practices or tasks. Depending on the situation, the constraint can be expressed as a single dose or as a dose over a given time period. It is necessary to ensure that dose constraints are set such that dose limits for occupational exposure are complied with when workers incur exposures from multiple sources or tasks.

3.30. To apply the optimization principle, individual doses should be assessed at the design and planning stage, and it is these predicted individual doses for the various options that should be compared with the appropriate dose constraint. Options predicted to give doses below the dose constraint should be considered further; those predicted to give doses above the dose constraint would normally be rejected. Dose constraints should not be used retrospectively to check compliance with the requirements for protection and safety.
3.31. Dose constraints should be used prospectively in optimizing radiation protection in various situations encountered in planning and executing tasks, and in designing facilities or equipment. They should therefore be set on a case by case basis according to the specific characteristics of the exposure situation. Since dose constraints are source related, the source to which they relate should be specified. Dose constraints should be set in consultation with those involved in the exposure situation. Regulatory authorities may use them in a generic way — for categories of similar sources, practices or tasks — or specifically, in authorizing individual sources, practices or tasks. The establishment of constraints may be the result of interaction between the regulatory body, the affected operators and, where appropriate, workers’ representatives. As a general rule, it would be more appropriate for the regulatory body to encourage the development of constraints for occupational exposure within particular industries and organizational groupings, subject to regulatory oversight, than to stipulate specific values of constraints.

3.32. The process of deriving a dose constraint for any specific situation should include a review of operating experience and feedback from similar situations if possible, and considerations of economic, social and technical factors. For occupational exposure, experience with well managed operations is of particular importance in setting constraints. National surveys or international databases, capturing a large amount of experience with exposures related to specific operations, can be useful for such purposes.

DOSE LIMITATION

3.33. Paragraph 3.76 of the BSS states:

“Employers, registrants and licensees shall ensure, for all workers engaged in activities in which they are or could be subject to occupational exposure, that...Occupational exposure is controlled so that the relevant dose limits for occupational exposure…are not exceeded.”

3.34. In terms of Schedule III of the BSS, the dose limits for occupational exposure of workers over the age of 18 years, are:

(a) An effective dose of 20 mSv per year averaged over five consecutive years (100 mSv in 5 years) and 50 mSv in any single year;
(b) An equivalent dose to the lens of the eye of 20 mSv per year averaged over 5 consecutive years (100 mSv in 5 years) and 50 mSv in any single year;
(c) An equivalent dose to the extremities (hands and feet) or the skin of 500 mSv in a year.

3.35. The start of the averaging period referred to in para. 3.34 should be coincident with the first day of the relevant annual period as defined by the relevant national authority, with no retrospective averaging. The relevant authority should clearly define the convention to be followed in determining the periods to be used for dose limitation. Calendar or national fiscal years are simple examples that may be used for the single year periods. ‘Rolling/sliding’ five-year periods, in which the current single year (calendar, fiscal, etc.) is considered the final year in the five year period, may be selected for averaging purposes. Alternative conventions may be adopted to accord with national regulatory preferences.
3.36. The limits on equivalent dose to the skin apply to the average dose over 1 cm\(^2\) of the most highly irradiated area of the skin. The dose to the skin also contributes to the effective dose, this contribution being the average dose to the entire skin multiplied by the tissue weighting factor for the skin.

3.37. Additional restrictions apply to occupational exposure for a female worker who has notified pregnancy or is breast-feeding (see paras 3.45 and 6.2–6.20).

3.38. In terms of Schedule III of the BSS, for occupational exposure of apprentices between the ages of 16 and 18 years who are being trained for employment involving radiation, and for exposure of students between the ages of 16 and 18 years who use sources in the course of their studies, the dose limits are:

(a) An effective dose of 6 mSv in a year;
(b) An equivalent dose to the lens of the eye of 20 mSv in a year;
(c) An equivalent dose to the extremities (hands and feet) or the skin of 150 mSv in a year.

For occupational exposure, the employer of the apprentice is responsible for the protection and safety of the apprentice.

3.39. Guidance on the application of dose limits to itinerant workers is given in paras 6.21–6.98.

3.40. Cases where the flexibility provided by the averaging of doses over five years might be needed include planned maintenance operations in nuclear plants and routine work in some uranium mining operations. However, in most situations, provided the principle of optimization of protection has been appropriately applied, it will be unusual for workers to receive an annual effective dose exceeding 20 mSv. Where the flexibility provided by averaging is not needed, the regulatory body may prefer to continue to operate with an annual limit; the dose limit would then be 20 mSv in any single year.

3.41. The general approach to the application of the dose limits where full flexibility is used (i.e. averaging of doses over five years) can be summarized as follows:

(a) In general, the exposure of an individual worker should be controlled such that the effective dose does not exceed 20 mSv in a year. This includes external as well as internal dose received by the worker during the period;
(b) Where the exposure of an individual worker results in an effective dose exceeding 20 mSv in a year but within the dose limit of 50 mSv, management should do the following, as appropriate:

(i) Carry out a review of exposure to determine whether exposures were as low as reasonably achievable, and where appropriate take the necessary corrective action;
(ii) Consider ways to restrict further exposures of the individual worker to ensure that the effective dose over the chosen five year averaging period is less than 100 mSv;
(iii) Notify the regulatory body of the magnitude of the dose and the circumstances leading to the exposure.
3.42. In terms of para. 3.48 of the BSS, registrants and licensees have to report to the regulatory body promptly any event in which a dose limit is exceeded. Management should therefore have a suitable reporting system in place. Such a system should also provide for the notification of those worker(s) involved in an event in which the dose limit for occupational exposure is exceeded.

3.43. Situations (incident or accident) in which a worker is exposed such that the single year dose limit of 50 mSv is exceeded should be considered exceptional. In such exceptional situations, it would be appropriate for the worker to continue working with radiation provided that:

(a) The regulatory body, having due regard for the health of the worker, considers there is no reason to prevent continuing work with radiation;
(b) The employer and the regulatory body, in consultation with the worker (through his or her representatives where appropriate), agree on a temporary dose restriction and the period to which it applies.

3.44. A restriction based pro rata on the remaining period of time to which the dose limit relates might be appropriate, and further restrictions might need to be applied in order to keep within the dose limit of 100 mSv in five years.

3.45. In general, the dose limits for occupational exposure apply equally to male and female workers. However, because of the possibility of a greater sensitivity of the embryo, foetus or breast-fed infant to radiation, additional controls may have to be considered for pregnant and breast-feeding workers. Special requirements for the radiation protection of female workers during and after pregnancy are addressed in paras 6.2–6.20.

3.46. The regulatory body should ensure that systems are in place to prevent workers who have received a dose close to a relevant dose limit being deprived of their right to work. Situations may arise in which a worker has unintentionally received a dose that is close to the relevant dose limit, such that further planned exposures may result in that limit being exceeded. This situation should be treated in a similar manner to that where a worker exceeds a dose limit (see paras 3.43 and 3.44).

3.47. Management should plan work programmes so as to ensure, to the extent possible, that workers do not receive a dose corresponding to a significant proportion of the relevant dose limit in a short period of time, such that subsequent exposures might result in the annual dose limit being exceeded.

RADIATION PROTECTION PROGRAMME

Objectives

3.48. The general objective of the RPP is to implement the application of the management responsibility for protection and safety through the adoption of management structures, policies, procedures and organizational arrangements that are commensurate with the nature and extent of the risks. The RPP therefore should cover all the main elements contributing to protection and safety. The RPP may relate to all phases of a practice, or to the lifetime of a facility, i.e. from design through process control to decommissioning.
3.49. Radiation protection is only one element in ensuring the overall health and safety of workers. The RPP should be established and managed in close cooperation with those responsible for other areas of health and safety such as industrial hygiene, industrial safety and fire safety.

3.50. Paragraph 3.93 of the BSS states:

“Employers, registrants and licensees shall minimize the need to rely on administrative controls and personal protective equipment for protection and safety by providing well engineered controls and satisfactory working conditions, in accordance with the following hierarchy of preventive measures:

(1) Engineered controls;
(2) Administrative controls;
(3) Personal protective equipment.”

3.51. Although the RPP may include protection of both workers and the public, this guidance document focuses only on those aspects dealing with the protection of workers. In most practices, doses received by workers are well below the relevant limits in the BSS, and only a small fraction of the workforce will be potentially affected by the dose limitation principle. Implementation of the optimization principle should be the principal driving force behind the establishment and implementation of RPPs, including in many cases measures to prevent or reduce potential exposures and to mitigate the consequences of accidents.

**Prior radiological evaluation and safety assessment**

3.52. The characteristics of exposure situations may vary considerably depending on the type of facility concerned (ranging from ‘simple’ ones, such as baggage inspection equipment in airports, to much more complex ones, such as nuclear reprocessing plants), and on the stage of activity (e.g. construction, operation, maintenance, decommissioning). It is important to ensure that the RPP is well adapted to the situation using a graded approach (see paras 2.20–2.22). Therefore, the first step towards the definition of an RPP is to perform a prior radiological evaluation of the facility or activity.

3.53. The radiological evaluation should describe, as precisely as necessary, the situation involving occupational exposures. In accordance with a graded approach, the level of effort, formality and detail of the evaluation, and the scrutiny to which it is subjected, has to be linked to the magnitude of the exposures (both exposures in normal operation and potential exposures) and to the probabilities of the potential exposures.

3.54. The prior radiological evaluation should identify, for all aspects of operations:

(a) The sources of routine exposures and reasonably foreseeable potential exposures, such as surface contamination, airborne contamination and external radiation sources;
(b) The nature and magnitude of exposures in normal operations;
(c) The nature and magnitude of potential exposures and the likelihood of their occurrence; this should include the ways in which structures, systems, components and procedures related to radiation protection or safety might fail, singly or in combination, or otherwise lead to potential exposures, and the consequences of such failures;
(d) The protection and safety measures needed to implement the optimization process.
(e) Appropriate monitoring systems
(f) An assessment of potential public exposures from radioactive effluents from the facility

3.55. The assessment of exposures in the prior radiological evaluation may be done by one or more of the following methods:

(a) Workplace monitoring: This method can give a good assessment of the doses that workers will receive, provided that the radiological conditions in the workplace are reasonably predictable over a long period (at least for several months). Workplace monitoring should be repeated at appropriate intervals, and certainly when the working conditions change significantly.
(b) Use of literature data: Some dose values are given in the literature for various workplace situations. These can, in principle, be used to judge whether monitoring is needed.
(c) Use of simulations: Numerical simulations can be very powerful and can bring instant information on the parameters that influence doses that would be received in given exposure situations. The results of simulations should be verified by measurement.
(d) Use of confirmatory measurements: Performing confirmatory measurements with personal dosimeters can help to determine whether individual monitoring is needed.

3.56. The prior radiological evaluation will help to determine what can be achieved at the design stage to establish satisfactory working conditions through the use of engineered features. Examples would be the provision of shielding, containment, ventilation or interlocks. These considerations should aim to minimize the need for relying on administrative controls and personal protective equipment for protection and safety during normal operations (see para. 3.50). Subsequent consideration may then be given to additional operational procedures and restrictions that might be implemented to further control workers’ exposure. Only if these measures are not sufficient to adequately restrict the doses received by workers will the prior evaluation need to go on to consider the use of special tools, personal protective equipment and specific task related training.

3.57. With respect to the safety assessment process, Requirement 13 of the BSS states:

“The regulatory body shall establish and enforce requirements for safety assessment, and the person or organization responsible for a facility or activity that gives rise to radiation risks shall conduct an appropriate safety assessment of this facility or activity.”

3.58. In terms of para. 3.31 of the BSS, safety assessments are to be conducted at different stages, including the stages of siting, design, manufacture, construction, assembly, commissioning, operation, maintenance and decommissioning (or closure) of facilities or parts thereof, as appropriate. More specific requirements on safety assessment for facilities and activities are established in Ref. [17] and various IAEA safety guides on safety assessment are under development.

**Scope of the radiation protection programme**

3.59. The RPP should document, with an appropriate level of detail:
(a) The assignment of responsibilities for protection and safety of workers to different management levels, including corresponding organizational arrangements and, if applicable (for example, in the case of itinerant workers), the allocation of the respective responsibilities between employers and the registrant or licensee;
(b) The designation and functions of qualified experts, as appropriate (see paras 3.64–3.70);
(c) The integration of occupational radiation protection with other areas of health and safety such as industrial hygiene, industrial safety and fire safety;
(d) The system for the accountability for radiation generators and radioactive sources (see paras 3.71–3.73);
(e) The designation of controlled or supervised areas (see paras 3.74–3.85);
(f) The local rules for workers to follow and the supervision of work (see paras 3.86–3.91);
(g) The provision of personal protective equipment, if applicable (see paras 3.92 and 9.52–9.60);
(h) The arrangements for monitoring workers and the workplace, including the acquisition and maintenance of suitable instruments (see paras 3.96–3.127 and Section 7);
(i) The system for recording and reporting all the relevant information related to the control of exposures, the decisions regarding measures for occupational radiation protection and safety, and the monitoring of individuals (see paras 3.131–3.139 and Section 7);
(j) The education and training programme on the nature of the hazards and on measures for protection and safety (see paras 3.140–3.150);
(k) The methods for periodically reviewing and auditing the performance of the RPP (see paras 3.156–3.157);
(l) The emergency plan, where the need for such a plan is indicated by the safety assessment (see paras 4.5–4.6);
(m) The workers’ health surveillance programme (see Section 10);
(n) The requirements for the assurance of quality and process improvement.

3.60. Para. 3.13 of the BSS states:

“Registrants and licensees shall bear the responsibility for setting up and implementing the technical and organizational measures that are necessary for protection and safety for the practices and sources for which they are authorized. Registrants and licensees may designate suitably qualified persons to carry out tasks relating to these responsibilities, but they shall retain the prime responsibility for protection and safety. Registrants and licensees shall document the names and responsibilities of persons designated to ensure compliance with the requirements of [the BSS].”

3.61. The responsibility for the implementation of the RPP within an organization should be allocated by management to staff as appropriate. The responsibilities of each hierarchical level, from the top management to workers involved in specific tasks, regarding each aspect of the RPP should be clearly delineated and documented in written policy statements to ensure that all are aware of them.

3.62. The organizational structures should reflect the assignment of responsibilities and the commitment of the organization to protection and safety. The management structure should facilitate cooperation between the various individuals involved. The RPP should be designed in such a way that the relevant information is provided to the individuals in charge of the various aspects of the work.
3.63. In order to coordinate decision making concerning the choice of measures for protection and safety, it may be appropriate, depending on the size of the organization, to create a specific advisory committee with representatives of those departments concerned with occupational exposure. The main role of this committee would be to advise senior management on the RPP. Its members should therefore include management staff from the relevant departments and workers with field experience. The functions of the committee should be to delineate the main objectives of the RPP in general, and operational radiation protection in particular, to validate the protection goals, to make proposals regarding the choice of measures for protection and safety and to give recommendations to management regarding the resources, methods and tools to be assigned to the fulfilment of the RPP.

**Qualified experts**

3.64. The RPP should specify the need for and designate qualified experts in the relevant fields, such as:

(a) Radiation protection;
(b) Internal and external dosimetry;
(c) Workplace monitoring;
(d) Ventilation (in underground mines, for instance);
(e) Occupational health;
(f) Industrial safety;
(g) Industrial hygiene;
(h) Radioactive waste management.

3.65. Management should ensure that the relevant services of qualified experts are provided and that the persons providing such services relating to radiation protection work in close cooperation and maintain close working contacts with persons responsible for the control of non-radiological hazards. A radiation protection officer (RPO) should be appointed, when required by the regulatory body, to oversee the application of the relevant regulatory requirements and compliance.

3.66. The functions of the qualified experts in each field are interrelated in many ways and may be combined for the operation of some facilities. For instance, in a small underground mine, it might be appropriate to combine the functions of the RPO and the ventilation officer. Where the responsibilities are divided between two or more qualified experts, they should maintain a close liaison.

3.67. The qualified experts should report directly to the senior representative of the employer at the facility, who has overall responsibility for safety.

3.68. The qualified experts should be provided with adequate equipment, resources and staff to fulfil their functions.

3.69. The effectiveness of the control measures implemented by the qualified experts should be assessed periodically.
3.70. Management should consult the appointed qualified experts as appropriate on aspects of the RPP, including the designation of controlled and supervised areas, the preparation of local rules, the provision of personal protective equipment and the arrangements for monitoring of the workplace and workers.

**Accountability for radiation generators and radioactive sources**

3.71. The basic requirement is set out in Requirement 17 of the BSS, which states:

“Registrants and licensees shall ensure the safety of radiation generators and radioactive sources.”

3.72. More detailed requirements on ensuring the safety of radiation generators and radioactive sources are given in paras 3.49 to 3.60 of the BSS. Guidance on the safety of radiation generators and sealed radioactive sources is given in Ref. [18].

3.73. The accountability system for radiation generators and radioactive sources should include an inventory that contains records of the location and description of each radiation generator or radioactive source and the activity and physical/chemical form of each radioactive source. This inventory has to be updated periodically. In addition, consideration needs to be given to keeping records on any special instructions for each radioactive source held and details of the disposal of any such source.

**Classification of areas**

3.74. Management should consider classifying working areas whenever there is occupational exposure to radiation. These areas should be clearly defined in the RPP, and their classification should result from the prior radiological evaluation referred to in paras 3.52–3.55. Two types of area may be defined: controlled areas and supervised areas.

*Controlled areas*

3.75. Detailed requirements for controlled areas are set out in paras 3.88–3.90 of the BSS, which state:

“Registrants and licensees shall designate as a controlled area any area ... in which specific measures for protection and safety are or could be required for:

(a) Controlling exposures or preventing the spread of contamination in normal operation;
(b) Preventing or limiting the likelihood and magnitude of exposures in anticipated operational occurrences and accident conditions.

“In defining the boundaries of any controlled area, registrants and licensees shall take account of the magnitudes of the exposures expected in normal operation, the likelihood and magnitude of exposures in anticipated operational occurrences and in accident conditions, and the type and extent of the procedures required for protection and safety.

“Registrants and licensees:
(a) Shall delineate controlled areas by physical means or, where this is not reasonably practicable, by some other suitable means;

(b) Shall, where a source is only intermittently brought into operation or energized, or is moved from place to place, delineate an appropriate controlled area by means that are appropriate under the prevailing circumstances and shall specify exposure times;

(c) Shall display the symbol recommended by the International Organization for Standardization and shall display instructions at access points to and at appropriate locations within controlled areas;

(d) Shall establish measures for protection and safety, including, as appropriate, physical measures to control the spread of contamination and local rules and procedures for controlled areas;

(e) Shall restrict access to controlled areas by means of administrative controls such as the use of work permits, and by physical barriers, which could include locks or interlocks, the degree of restriction being commensurate with the likelihood and magnitude of exposures;

(f) Shall provide, as appropriate, at entrances to controlled areas:
   
   (i) Personal protective equipment;
   
   (ii) Equipment for individual monitoring and workplace monitoring;
   
   (iii) Change room facility and suitable storage for personal and workplace clothing;

(g) Shall provide, as appropriate, at exits from controlled areas:

   (i) Equipment for monitoring for contamination of skin and clothing;
   
   (ii) Equipment for monitoring for contamination of any objects or material being removed from the area;
   
   (iii) Washing or showering facilities and other personal decontamination facilities;
   
   (iv) Suitable storage for contaminated personal protective equipment;

(h) Shall periodically review conditions to assess whether there is any need to modify the measures for protection and safety or the boundaries of controlled areas;

(i) Shall provide appropriate information, instruction and training for persons working in controlled areas.”

3.76. An area should be designated as a controlled area when management considers that there is a need to adopt procedural controls to ensure an optimized level of protection and compliance with the relevant dose limits. The designations are best based on operational experience and judgement. In areas where there is no problem of contamination by unsealed radioactive materials, designated areas may sometimes be defined in terms of the dose rate at the boundary. Values of dose rate based on a fraction of the relevant dose limit have often been used in the past for defining the boundaries of controlled areas. Such an approach may still be appropriate, but it should not be used without careful radiological evaluation. For instance, account should be taken of the length of time for which the dose rate remains at or above the defined level and the risk from potential exposures.

3.77. Work with unsealed radioactive sources can result in contamination of the air and surfaces, and this in turn can lead to intakes of radioactive material by the workers. Such contamination will generally be of an intermittent nature, and it will not normally be possible to control intakes by placing reliance solely on design features, particularly in the event of an
incident or accident. Operational procedures will therefore be necessary to prevent or reduce the possibility of intake, and controlled areas will, in general, need to be established.

3.78. Controlled areas may not need to be set up where only small quantities of unsealed radioactive material are used, e.g. for tracer studies in a research laboratory. They may also be unnecessary when only materials with low activity concentrations are handled, such as materials in various industrial activities involving NORM.

3.79. The caution signs at the entrances to controlled areas should be used to indicate to employees, especially maintenance staff, that special procedures apply in the area and that radiation sources are likely to be present.

3.80. In setting up controlled areas, management may find it useful to make use of existing physical boundaries, such as the walls of rooms or buildings. This may mean that the areas will be larger than would be strictly necessary on the basis of radiation protection considerations alone. For instance, in some underground uranium mines, it may be appropriate to designate the entire underground area as a controlled area for practical purposes.

3.81. In specifying access controls for controlled areas, practical considerations and the need for access controls for other (non-radiological) reasons should be taken into account. In many workplaces, especially those in purpose designed buildings involving relatively few workers, comprehensive controls such as physical barriers involving locks and interlocks may be practical to install and operate and may be required already for security reasons. In other workplaces, such as underground mines employing thousands of workers, access controls such as cards, tags and supervision may be the more practical and appropriate alternative.

**Supervised areas**

3.82. Requirements for supervised areas are set out in paras 3.91 and 3.92 of the BSS, which state:

“Registrants and licensees shall designate as a supervised area any area not already designated as a controlled area but for which occupational exposure conditions need to be kept under review, even though specific measures for protection and safety are not normally needed.

“Registrants and licensees, taking into account the nature, likelihood and magnitude of exposures or contamination in the supervised areas:

(a) Shall delineate the supervised areas by appropriate means;
(b) Shall display approved signs, as appropriate, at access points to supervised areas;
(c) Shall periodically review conditions to assess whether there is any need for further measures for protection and safety or any need for changes to the boundaries of supervised areas.”

3.83. The essential purpose of a supervised area is to identify those parts of the workplace that should be subject to regular review of the radiological conditions to determine whether the status of the area should be changed — as a result, for example, of circumstances that were not foreseen in the prior radiological evaluation — or whether there has been some breakdown of control, either in the design features or in the procedures that operate in any adjacent controlled area.
Normally, the review of the radiological conditions would comprise a programme of regular monitoring of the area and, in some cases, of the individuals who work within it. It should not automatically be necessary to set up a supervised area around every controlled area, as the requirements that apply within a designated controlled area may well be sufficient.

3.84. As with controlled areas, the definitions of supervised areas are best based on operational experience and judgement, but again, use may be made of a dose rate to define the boundary. A reasonable objective would be to ensure those workers exposed outside designated areas should receive the same level of protection as if they were members of the public. This would imply the use of a dose rate based on an effective dose of 1 mSv in a year as one possible means of defining the outer boundary of a supervised area. The conditions in supervised areas should be such that employees are able to enter the area with minimum number of protection formalities. Furthermore, it may be appropriate to make use of existing physical boundaries when defining supervised areas (see para. 3.80).

3.85. Although it may be appropriate in many cases for the boundaries of supervised areas to be marked with caution signs, this may not always be necessary or productive. For example, it may be necessary to designate supervised areas in parts of hospitals to which members of the public may have access; signs at the entrances to such areas may cause unnecessary concern.

Local rules, supervision

3.86. In terms of para. 3.94 of the BSS, management is required to establish local rules and procedures for protection and safety of workers, which include any relevant investigation level and the procedures to be followed should such a level be exceeded. Management should ensure that work involving occupational exposure is adequately supervised and that the rules, procedures and measures for protection and safety are made known to those workers to whom they apply. Management should also take all reasonable steps to ensure that the rules, procedures and measures for protection and safety are observed.

3.87. The local rules and procedures should correspond to the design and objectives of the facility concerned and should be designed to aid the optimization of protection and safety.

3.88. The local rules and procedures should describe the organizational structures and the procedures to be followed in controlled areas and may include some or all of the provisions for various components of the RPP, such as:

(a) Monitoring of exposures and contamination;
(b) Engineered controls such as ventilation systems;
(c) Use of protective clothing;
(d) Personal hygiene;
(e) Workers’ health surveillance;
(f) Management of radioactive waste;
(g) Environmental monitoring;
(h) The management system;
(i) Training;
(j) Development of a safety culture;
(k) Keeping of records;
(l) Reporting.

3.89. The local rules and procedures should be prominently displayed or be readily available in the workplace.

3.90. Workers should be given adequate training to enable them to comply with the local rules and procedures.

3.91. Management should assign responsibility for the supervision of tasks. This supervision should be exercised to ensure that all the required protection and safety measures have been followed during work. In remote workplaces, such a responsibility should be assigned to the direct supervisor at the site of the work.

**Personal protective equipment**

3.92. When engineered and operational controls are not sufficient to provide an optimized level of protection for the tasks to be performed, management is required in terms of para. 3.95 of the BSS to provide suitable and adequate personal protective equipment that has been properly maintained and tested. When exposure reduction measures using protective equipment are being considered, account should be taken of any possible increased exposure due to delays or inconveniences caused by the use of the equipment. The workers should be trained in the use of such protective equipment prior to start of the work. Further details on the use of personal protective equipment are given in paras 9.52–9.60

**Work planning and work permits**

3.93. When work is to be conducted during which significant radiation or contamination levels may be encountered, or when the work is complex (involving several groups of workers and numerous activities), advance work planning is one of the most important means of achieving optimization of protection and safety. The RPO should take part in the planning of work involving significant exposures, and should advise on the conditions under which work can be undertaken in controlled areas. The situations which warrant the use of detailed work plans and work permits are generally encountered in the nuclear industry, but may also be found in non-nuclear industries (e.g. in the maintenance or dismantling of accelerators). Additional guidance on the use of work planning for optimization has been published by OECD/NEA [19].

3.94. Written procedures should be used as part of the work planning process as appropriate and depending upon the facility or activity. Elements to be considered include:

(a) Information from similar work completed previously;
(b) Time for starting the work, its estimated duration, and the human resources involved;
(c) Maps of estimated dose rates;
(d) Operation state of the plant (e.g. for a nuclear power plant, cold or hot shutdown, operation at full or decreased power);
(e) Other activities in the same area which may interfere with the work;
(f) Preparation and assistance in operations (isolation of the process, scaffolding, insulation work, etc.);
(g) Protective clothing and tools to be used;
(h) Communication necessary to ensure supervisory control and coordination;
(i) Handling of any radioactive waste arising from the work;
(j) Conventional safety.

3.95. For each task that needs special radiological precautions to be taken, a radiation work permit (RWP) should normally be prepared. The RWP is issued by the persons in charge of the planning of the operations, in collaboration with the RPO. A copy of the RWP should be provided to the supervisor of the work and should remain with the working team during the performance of the work. In addition to a description of the work to be performed, the RWP may include:

(a) A detailed dose rate map of the working area and possible hot spots, produced from a survey made prior to the work or otherwise estimated;
(b) An estimate of contamination levels and how they may change during the course of the work;
(c) Specification of any additional radiation monitoring to be carried out before or during the work;
(d) An estimate of individual and collective exposure for each work step;
(e) Specification of any additional dosimeters to be used by the workers;
(f) Specification of protective equipment to be used in different phases of the work;
(g) Details of any time or dose restrictions;
(h) Instructions on when to contact the RPO.

**Monitoring and exposure assessment**

*Objectives of monitoring*

3.96. The general term ‘monitoring’ refers to a process that includes the making of measurements related to the assessment or control of exposure to radiation and radioactive materials. Although measurements play a major part in any monitoring programme, monitoring is more than simply measurement; it requires interpretation and assessment. The primary justification for making a measurement should therefore be expressed in terms of the way in which it helps to achieve and demonstrate adequate protection and safety, including implementation of the optimization process.

3.97. A programme of monitoring may serve various purposes, depending on the nature and extent of the practice. These purposes may include:

(a) To assess the exposure of workers and demonstrate compliance with regulatory requirements;
(b) To confirm the effectiveness of working practices (e.g. the adequacy of supervision and training) and engineering standards;
(c) To determine the radiological conditions in the workplace, whether these are under adequate control and whether operational changes have improved or worsened the situation;
(d) To evaluate and improve operating procedures from a review of the collected monitoring data for individuals and groups — such data may be used to identify both good and bad features of operating procedures and design characteristics, and thereby contribute to the development of safer radiation working practices;
(e) To provide information that can be used to allow workers to understand how, when and where they are exposed and to motivate them to reduce their exposure;

(f) To provide information for the evaluation of doses in the event of accidental exposures.

Furthermore, monitoring data may be used:

(g) For risk–benefit analysis;

(h) To supplement medical records;

(i) For epidemiological studies of the exposed population.

3.98. Monitoring may provide important supplementary benefits in the fields of industrial or public relations (such as reassurance and motivation of the workforce) or of scientific investigation (such as data for epidemiological studies) or in providing information useful in the determination of liability in the event of the expression of adverse health effects in individual workers. These considerations may well affect decisions about the nature and extent of monitoring programmes, but they do not in themselves provide the primary justification for a monitoring programme for protection and safety.

**Monitoring programme**

3.99. The principal responsibility for setting up a monitoring programme rests with management. The monitoring programme should be designed by management on the basis of the prior radiological evaluation discussed in paras 3.53–3.55, with due account being taken of regulatory requirements.

3.100. Monitoring programmes can be divided and subdivided into several different types. The first division relates to the objectives of the monitoring. At this level, four types of monitoring can be defined for the purposes of radiation protection:

(a) Routine monitoring is associated with continuing operations and is intended to meet regulatory requirements and to demonstrate that the working conditions, including the levels of individual dose, remain satisfactory.

(b) Special monitoring is investigative in nature and typically covers a situation in the workplace for which insufficient information is available to demonstrate adequate control. It is intended to provide detailed information to elucidate any problems and to define future procedures. It should normally be undertaken at the commissioning stage of new facilities, following major modifications to facilities or procedures, or when operations are being carried out under abnormal circumstances such as an accident.

(c) Confirmatory monitoring is performed where there is a need to check assumptions made about exposure conditions, for example to confirm the effectiveness of protective measures.

(d) Task related monitoring applies to a specific operation. It provides data to support the immediate decisions on the management of the operation. It may also support the optimization of protection.

3.101. Each of these types can be subdivided on the basis of the location of monitoring:

(a) Individual monitoring comprises measurements made using equipment worn by individual
workers, or measurements of quantities of radioactive materials in or on their bodies, and the interpretation of such measurements;

(b) Workplace monitoring comprises measurements made in the working environment and the interpretation of such measurements.

3.102. Individual monitoring can be further subdivided into monitoring for external exposure, internal exposure and skin contamination. Workplace monitoring can be further subdivided into monitoring for external radiation, air contamination and surface contamination. The details of the programmes will be influenced by factors such as the type and energy of the radiation and the radionuclides involved (see Section 7).

3.103. The programme design should reflect the objectives of the monitoring programme and these should be clearly defined and recorded. The design should include the basis for the interpretation of the monitoring results and how this is related to the objectives of the programme, and this basis should be recorded. A distinction should be made in the programme between monitoring for the purpose of controlling operations and monitoring for the formal assessment of exposure to meet regulatory requirements.

3.104. The equipment to be used in the monitoring programme should be suitable for the radiation type(s) and the form(s) of radioactive material encountered in the workplace. The equipment should be calibrated to meet appropriate standards. More detailed guidance, including guidance on the provision of approved dosimetry services, is presented in Section 7. Guidance on the management system for dosimetry service providers is given in Section 8.

3.105. The design and implementation of a monitoring programme should conform to the quality assurance (QA) requirements embodied in the management system, to ensure that procedures are established and followed correctly, and that records are promptly compiled and correctly maintained. The monitoring programme design should indicate the records that need to be kept and the associated procedures for keeping and discarding records. All these aspects should be reviewed regularly, at pre-determined intervals, or following any major change in operations of the installation or in regulatory requirements. The purpose of such reviews should be to ensure that the monitoring effort (type, frequency and extent) is appropriately employed. The information should also be used to identify both good and bad features of operating procedures and design characteristics.

**Individual monitoring**

3.106. The need for and appropriateness of individual monitoring of workers will depend on factors such as:

- The amount of radioactive material present and the radionuclide(s) involved;
- The physical and chemical form of the radioactive material;
- The type of containment used;
- The operations performed;
- The expected levels and likely variations in the doses or intakes;
- The complexity of the measurement and interpretation procedures comprising the measurement programme;
- The general working conditions.
For example, workers handling sealed sources, or unsealed sources in a reliable containment, may need to be monitored for external exposure but not necessarily for internal exposure. Conversely, workers handling radionuclides such as tritium, $^{125}$I or $^{239}$Pu may need to be monitored for internal exposure but not for external exposure.

3.107. The need for individual monitoring is likely to be greater in the early stages of an operation. As experience in the workplace is accumulated, the need for routine individual monitoring can be kept under review to decide on the need for continuance of individual monitoring or whether workplace monitoring is sufficient for radiation protection purposes. Considerations should also be given to the potential for accidental exposures in determining the necessity for individual monitoring.

3.108. For work involving internal exposure, the decision to enroll a worker in an individual monitoring programme should be based on the likelihood of the intake of radioactive material exceeding a predetermined level. If operational procedures need to be set up to prevent or reduce the possibility of intake, a controlled area will, in general, need to be established. Individual monitoring for intakes of radioactive material should be used routinely only for workers who are employed in areas that are designated as controlled areas specifically in relation to the control of contamination and in which there are grounds for expecting significant intakes. If experience has shown that it is unlikely that committed effective doses from annual intakes of radionuclides from occupational exposure would exceed 1 mSv, then individual monitoring may be unnecessary, but workplace monitoring should be undertaken. The following activities are examples of those for which routine individual monitoring for internal exposure should be considered:

(a) The handling of large quantities of gaseous or volatile materials, for example tritium and its compounds in large scale production processes, in heavy water reactors and in manufacturing of gaseous light sources;
(b) The processing of plutonium and other transuranic elements;
(c) The maintenance of reactor facilities, which can lead to exposure to fission and activation products;
(d) The bulk production of radioisotopes;
(e) The production and handling of large quantities of radiopharmaceuticals, such as $^{18}$F for PET diagnostics or $^{131}$I for therapy;
(f) The mining of high grade uranium ores, processing of uranium mineral concentrates and production of nuclear fuel;
(g) The processing of mineral concentrates such as monazite that is rich in thorium, and the production of thorium-containing products.

3.109. To secure the necessary accuracy and precision, individual dosimetry should be performed, whenever possible, by an approved dosimetry service. The regulatory body should give consideration to the establishment of a national accreditation procedure as a basis for the approval of dosimetry services. The management system for dosimetry service providers is discussed in Section 8.

3.110. For visitors making short and infrequent visits to controlled areas, such that there is no likelihood of any significant exposures, individual monitoring and record keeping is unnecessary. However, a knowledge of the radiological conditions in the areas visited — for example data
from workplace monitoring or from individual monitoring of the visitors’ escort — is necessary and should be recorded.

**Workplace monitoring**

3.111. The requirements for workplace monitoring are set out in paras 3.96–3.98 of the BSS, which state:

“Registrants and licensees, in cooperation with employers where appropriate, shall establish, maintain and keep under review a programme for workplace monitoring under the supervision of a radiation protection officer or qualified expert.

“The type and frequency of workplace monitoring shall:

(a) Be sufficient to enable:

(i) Evaluation of the radiological conditions in all workplaces;
(ii) Assessment of exposures in controlled areas and supervised areas;
(iii) Review of the classification of controlled areas and supervised areas;

(b) Be based on dose rate, activity concentration in air and surface contamination, and their expected fluctuations, and on the likelihood and magnitude of exposures in anticipated operational occurrences and accident conditions.

“Registrants and licensees, in cooperation with employers where appropriate, shall maintain records of the findings of the workplace monitoring programme. The findings of the workplace monitoring programme shall be made available to workers, where appropriate through their representatives.”

3.112. The programmes for monitoring of the workplace should specify:

(a) The quantities to be measured;
(b) Where and when the measurements are to be made and at what frequency;
(c) The most appropriate measurement methods and procedures;
(d) Investigation levels and the actions to be taken if they are exceeded.

3.113. The results and findings of workplace monitoring should be recorded and made available to line management and workers (through their representatives if appropriate). This information should be used in support of pre- and post-job evaluations, work planning, contamination control and management of radiological control operations. Significant changes in monitoring results should be identified and trends analysed periodically. Corrective actions should be taken as necessary. It is important to record data that:

(a) Demonstrate compliance with regulations;
(b) Identify significant changes to the working environment;
(c) Give details of radiation surveys, level of activity concentrations in air, e.g. date, time, location, radiation levels, instruments used, surveyor, or other comments;
(d) Give details of any reports received about the workplace where compliance with relevant requirements could be adversely affected;
(e) Give details of any appropriate actions taken.

3.114. Particular attention should be given to the selection and use of instruments to ensure that their performance characteristics are appropriate for the specific workplace monitoring situation. Guidance on considerations related to the acquisition, use, maintenance and testing of workplace monitoring instruments is given in Section 7.

Exposure assessment

3.115. Specific requirements for the assessment of occupational exposure are set out in paras 3.99–3.102 of the BSS, which state:

“Employers, as well as self-employed persons, and registrants and licensees shall be responsible for making arrangements for assessment of the occupational exposure of workers, on the basis of individual monitoring where appropriate, and shall ensure that arrangements are made with authorized or approved dosimetry service providers that operate under a quality management system.

“For any worker who usually works in a controlled area, or who occasionally works in a controlled area and may receive a significant dose from occupational exposure, individual monitoring shall be undertaken where appropriate, adequate and feasible. In cases where individual monitoring of the worker is inappropriate, inadequate or not feasible, the occupational exposure shall be assessed on the basis of the results of workplace monitoring and information on the locations and durations of exposure of the worker.

“For any worker who regularly works in a supervised area or who enters a controlled area only occasionally, the occupational exposure shall be assessed on the basis of the results of workplace monitoring or individual monitoring, as appropriate.

“Employers shall ensure that workers who could be subject to exposure due to contamination are identified, including workers who use respiratory protective equipment. Employers shall arrange for appropriate monitoring to the extent necessary to demonstrate the effectiveness of the measures for protection and safety and to assess intakes of radionuclides and the committed effective doses.”

3.116. An assessment of the exposure of individual workers should be considered in normal and foreseeable abnormal conditions if, for any single component of the exposure (e.g. strongly penetrating photon irradiation, neutron irradiation, internal exposure), the corresponding annual effective dose is expected to exceed 1 mSv. An assessment should certainly be conducted if the total annual effective dose is expected to exceed 5 or 6 mSv for instance. Consideration should also be given to the likelihood and possible magnitude of potential exposures.

3.117. In general, when the magnitude or variability of the exposure is likely to be significant, an individual worker’s radiation exposure should be assessed from the results of individual monitoring. There are occasions, particularly in the assessment of internal exposure, when this may not be feasible or practicable and reliance has to be placed on workplace monitoring. Where this is the case, the monitoring programme should provide detailed information on the worker’s movements and on the temporal and spatial variations in air concentrations in the worker’s immediate environment. Where possible, site specific data on characterisation of the workplace should be preferred than using default values.
3.118. For work involving risk for internal exposure, a level of activity concentration in air or intake of radioactivity into the body may need to be established to be used as an indication of whether there is a potential for a significant individual exposure. In the derivation of such a level, the particular radioactive materials and exposure pathways of the relevant workplace should be taken into account to the extent possible. If the level is exceeded, additional direct measurements of the individual’s internal exposure may be necessary. This may also be desirable if there is any doubt as to whether the assessed exposure for the specific workplace conditions is sufficiently accurate.

3.119. For any assessment of occupational exposure, it is important to evaluate the accuracy of the particular monitoring procedures or devices used to determine external and internal exposure. The objective should be to establish as comprehensive a record as is reasonable of credible, formally assessed exposures. Account should be taken of the factors affecting the accuracy of the assessment. The accuracy criteria for measurements and their interpretation should be defined and reasonable and appropriate measures to quantify and minimize uncertainties should be taken.

3.120. More detailed guidance on exposure assessment is provided in Section 7.

Investigation levels

3.121. Experience with a particular situation sometimes indicates a need to review procedures and performance. This experience may be qualitative (e.g. the observation that the frequency of occurrence of minor contamination may have increased) or quantitative (e.g. a trend in the results of monitoring programmes). The use of quantitative experience can be assisted by the application of investigation levels to the monitoring results for individuals and workplaces. An investigation level is defined as “the value of a quantity such as effective dose, intake or contamination per unit area or volume at or above which an investigation would be conducted” [2].

3.122. Investigation levels play an important role in monitoring programmes as tools for use by management. Investigation levels should be defined at the planning stage of activities and may be revised on the basis of operational experience. The regulatory body may also wish to establish, for regulatory purposes, a generic investigation level in terms of individual exposure. Investigation levels can be set in terms of virtually any measurable quantity related to the individual or the working environment. They should be defined by management in the RPP, their purpose being to facilitate the control of operations and exposures.

3.123. Investigation levels should be used in a retrospective sense only and should not be confused with dose constraints. If an investigation level is exceeded, a review should be initiated to determine the causes and to address the protection and safety arrangements and the reasons for the value being exceeded. Such a review may lead to the introduction of additional protection and safety measures. The review should have the objectives of learning lessons that may be appropriate for any future operations and determining whether additional measures are needed to improve the current arrangements for protection and safety.

3.124. Investigation levels should be set by management on the basis of a knowledge of the conditions in the workplace, the expected levels and variability of the quantities being measured (e.g. effective dose, intake) and the type and frequency of monitoring. The value of the investigation level should also be consistent with the objectives of the monitoring programme.
and with the type of investigation that will be initiated. The value of an investigation level may be based on a selected fraction of the relevant dose limit and should correspond to the period of time to which the individual monitoring result refers. For instance, an investigation level for a routine operation with routine monitoring may be set on the basis of a committed effective dose of 5 mSv from intakes over the course of a year. For \( N \) monitoring periods per year, the investigation level \( IL_j \) (in becquerels) for the intake of radionuclide \( j \) in a given monitoring period would be given by:

\[
IL_j = \frac{0.005}{N \cdot e(g)_j}
\]

where \( e(g)_j \) is the dose coefficient for inhalation or ingestion of radionuclide \( j \), as appropriate (in sieverts per becquerel). The value of the investigation level should be established with other sources of exposure taken into account.

3.125. A level may be set for individuals involved in a particular operation, or may be derived specifically for individuals within a place of work without reference to a particular operation. The latter situation is particularly relevant when individuals are exposed to a number of different sources in a workplace or are involved in a number of different tasks at work.

3.126. Management should identify those responsible for initiating investigations when they are required. The purpose of, and the actions associated with, each investigation level should be clearly defined in advance. The investigation should address:

(a) The circumstances leading to the suspected exposure;
(b) Verification of the dosimetric results;
(c) The probability that dose limits or levels will be exceeded under current working conditions;
(d) The corrective actions to be taken.

3.127. Workplace monitoring may involve the measurement of dose rates, contamination levels, airborne activity concentrations or a combination thereof. Investigation levels for workplace monitoring should be set by management on the basis of the expected levels and operational experience. A value of surface contamination (activity per unit area) derived from a fraction of the relevant dose limit may be useful in indicating the significance of particular measurements, and could therefore be used as an investigation level to indicate a deterioration in the radiological conditions in the workplace.

**Recording levels**

3.128. During the routine monitoring of workplace or individuals, a large amount of data will be generated that may have little quantitative significance in terms of converting them into the effective (or equivalent) dose. A recording level is defined as “a level of dose, exposure or intake specified by the regulatory body at or above which values of dose to, exposure of or intake by workers are to be entered in their individual exposure records” [2]. For instance, the recording level for an intake of a radionuclide could be set to correspond to a committed effective dose of 1 mSv from intakes over the course of a year. Thus, for \( N \) monitoring periods per year, the recording level \( RL_j \) for intake of radionuclide \( j \) in a given monitoring period would be given by:
In cases of worker exposure to more than one type of radiation or to multiple radionuclides, the recording level for each contribution to the dose, exposure or intake should be selected taking the contributions of each type of radiation or radionuclides into account. In the case of individual monitoring for external exposure the minimum level of detection is usually used as recording level.

3.129. Even if the measured dose, exposure or intake is below the recording level, the measurement result should always be maintained in the dose record for the workplace and/or the individual.

**Derived investigation and recording levels**

3.130. It can be convenient to express investigation levels and recording levels in terms of the quantities actually measured (for instance radionuclide activities in the body or in excretion samples). These are termed derived investigation levels (DILs) and derived recording levels (DRLs), respectively. They are the measurement values that correspond to the investigation or recording levels for parameters such as committed effective dose or radionuclide intake. For intakes of radionuclides, DILs and DRLs are calculated separately for each radionuclide, are specific to the physical and chemical form of the radionuclide in the workplace and are a function of the period between the time of intake and the time of measurement. For the examples given in Eqs (18) and (19):

\[
\text{DIL}_j = \frac{0.005}{N \cdot e(g)_j} m(t_0)_j
\]

\[
\text{DRL}_j = \frac{0.001}{N \cdot e(g)_j} m(t_0)_j
\]

where \( m(t_0)_j \) is the fraction of the intake of radionuclide \( j \) remaining in the body or in the excretion sample after an elapsed time period \( t_0 \). The value of \( t_0 \) is usually based on the assumption that the intake occurs at the mid-point of the monitoring period, in which case:

\[
t_0 = \frac{365}{2N} \text{ days}
\]

**Records of occupational exposure**

3.131. Record keeping is an essential part of the individual monitoring process, as indicated in paras 3.103 and 3.106 of the BSS, which state:

“Employers, registrants and licensees shall maintain records of occupational exposure for every worker for whom assessment of occupational exposure is required…[and]:

(a) Shall provide workers with access to records of their own occupational exposure;
(b) Shall provide the supervisor of the programme for workers’ health surveillance, the regulatory body and the relevant employer with access to workers’ records of occupational exposure;
(c) Shall facilitate the provision of copies of workers’ exposure records to new employers when workers change employment;
(d) Shall make arrangements for the retention of exposure records for former workers by the employer, registrant or licensee, as appropriate;
(e) Shall, in complying with (a)–(d) above, give due care and attention to maintaining the confidentiality of records.”

3.132. Management should establish a procedure that indicates how monitoring data and results are to be reported, what dose levels are to be recorded and what documents and records of occupational exposure should be maintained. In general, the dosimetry service provider has limited direct contact with workers and the facility management. Monitoring results are, however, often used by management to advise operational radiation protection personnel when worker intervention, such as follow-up sampling or work restriction, is necessary. Consequently, close cooperation is needed between those involved in different parts of the monitoring and protection programmes.

3.133. Records of individual occupational exposure should include any assessed equivalent doses or intakes including the dose to the skin and lens of the eye as appropriate. Details of any involvement in abnormal events should be included, even if estimates of exposure could not be made. It is also important to retain records referencing the objectives, monitoring methods and models used for data analysis and interpretation, because these may be needed for future interpretation of the records of occupational exposure. Traceability of the measurements and exposure assessment is essential.

3.134. The monitoring programme should specify the periods over which monitoring and exposure assessment are carried out, these being related to the dosimeter processing or sampling programme. Records of occupational exposure for individual workers should be constructed such that the exposures assessed for these periods are separately identifiable.

3.135. Records of occupational exposure should be kept up to date and procedures should be established to ensure that assessments of exposure from any monitoring period are incorporated into the individual’s exposure record promptly.

3.136. Recording systems needs to be capable of producing information on the assessment of occupational exposure for any reporting period defined in the RPP or required by the regulatory body. If a worker changes employment, records of occupational exposure should be promptly updated and completed.

3.137. The dose records should be easily retrievable and should be protected against loss. Such protection is usually obtained by maintaining duplicate sets of records in well separated locations, so that both copies cannot be destroyed in a single incident. Records should be consolidated for each monitored individual, identified by site, purpose, date and originator, and should be legible and intelligible to a qualified person, complete and accurate. Consideration may need to be given to any applicable national requirements or international agreements concerning the privacy of individual data records.
3.138. If employers, registrants and licensees cease to conduct activities in which workers are subject to occupational exposure, they should make arrangements for the retention of workers’ records of occupational exposure by the regulatory body or a State registry, or by a relevant employer, registrant or licensee, as appropriate.

3.139. More detailed guidance on records of occupational exposure is given in Section 7.

**Information, instruction and training**

3.140. Paragraph 3.110 of the BSS states:

“Employers, in cooperation with registrants and licensees:

(a) Shall provide all workers with adequate information on health risks due to their occupational exposure in normal operation, anticipated operational occurrences and accident conditions, adequate instruction and training and periodic retraining in protection and safety, and adequate information on the significance of their actions for protection and safety;
(b) Shall provide those workers who could be involved in or affected by the response to an emergency with appropriate information, and adequate instruction and training and periodic retraining, for protection and safety;
(c) Shall maintain records of the training provided to individual workers.”

3.141. It is the management’s responsibility to ensure that workers who may be occupationally exposed to radiation and persons with assigned responsibilities in the RPP receive general radiation protection information and training. This should include training of workers’ representatives and members of relevant safety committees where appropriate.

3.142. Senior management should be trained in the risks associated with radiation, the basic principles of protection and safety, their main responsibilities regarding radiation risk management and the principal elements of the RPP.

3.143. Training for those workers directly involved in work with radiation sources should include relevant information, presented in the form of documents, lectures, applied training and on-the-job training that emphasizes procedures specific to the worker’s job assignment. Training for workers considered occupationally exposed should address topics at a level of detail commensurate with the workers’ job assignments and the potential hazard. The training should cover topics such as the following:

(a) The main risks associated with ionizing radiation;
(b) Basic quantities and units used in radiation protection;
(c) Radiation protection principles (optimization of protection, dose limits, etc.);
(d) The fundamentals of practical radiation protection, e.g. use of personal protective equipment, shielding, behaviour in designated areas;
(e) Specific task related issues;
(f) Responsibility to advise a designated person immediately if any unforeseen occurrence involving increased radiation risk arises;
(g) Where appropriate, actions that may need to be taken in the event of an accident.
3.144. Where work involving significant exposure to radiation is to be undertaken, consideration should be given to the use of training on mock-ups or simulators to ensure that the work will proceed as smoothly as possible, that all unnecessary hazards will be avoided and that exposure periods will be minimized.

3.145. Workers who may not be occupationally exposed, but whose work may have an impact on the level of exposure of other workers or of members of the public (e.g. designers, engineers, planners, etc.), should be provided with basic information on the principles of protection and safety. They should also be trained in how to take account of protection and safety requirements in their activities so as to optimize the protection of other people.

3.146. Individuals whose job assignments are incidental to the use of radiation, such as caretakers or security staff, and others who may spend brief periods in areas where exposure is possible, should be given basic information on the hazards and any preventive actions to be taken. For such individuals, there is a need only to include a brief discussion of items such as the use of time and distance to limit exposure, a qualitative discussion of the trivial risk from the minimal exposure they may receive and specific directives regarding prohibited, required or recommended actions.

3.147. The specific requirements of the BSS relating to female workers who may enter controlled or supervised areas are addressed in paras 6.2–6.20. Management should consider the possible need for further information and training related to any change of working conditions to restrict exposure of the embryo, foetus and newborn child following a declaration of pregnancy.

3.148. Particular attention should be paid to contractors, including subcontractors and itinerant workers. Employers should cooperate to ensure that they are provided with the necessary information and appropriate training. See paras 6.73–6.76.

3.149. Workers’ knowledge of the fundamentals of protection and safety, their level of training and their competence to perform the specified tasks safely should be evaluated, and determined to be adequate, prior to any unsupervised assignment. A process for the evaluation of workers’ knowledge, level of training and competence should be established by the management.

3.150. Protection and safety information and training programmes should be documented and approved at an appropriate level within the organization. Such programmes should be reviewed periodically to ensure that they remain up to date. Formal records of each worker’s training and testing should be maintained, and retained for three years after cessation of employment. Periodic retraining should be provided to ensure that workers have the most up to date knowledge relevant to their work, and that they do not become complacent about workplace hazards. Retraining should also be undertaken when there are significant changes in policy or procedures. Training should be updated at regular intervals.

3.151. Further guidance on education and training of workers is given in Ref. [20].

**Workers qualification and certification**

3.152. Workers that require a significant level of expertise in a specific work area involving sealed sources, unsealed sources or radiation generators should be suitably qualified and, where
appropriate, be in possession of the relevant certification. Examples of such workers are diagnostic radiographers, the operators of industrial radiography equipment, the operators of master slave manipulators in hot cells for radiation sources etc.

3.153. The regulatory body should provide guidance on qualification requirements for each category of job. This guidance should address the minimum educational level, minimum training and retraining requirements and minimum experience for each job category. In addition, the regulatory body should enforce requirements concerning the recognition of qualifications relating to certain duties and responsibilities, such as those of RPOs. Alternatively, the regulatory body should review and approve, if appropriate, proposals regarding training requirements made by management.

3.154. Following the successful completion of the required training and the necessary period of work experience, the worker may be formally recognized as qualified. The recognition of such a qualification may be accorded by the employer, the regulatory body or by a designated board, society, or professional or academic body.

3.155. It may be appropriate and convenient for the regulatory body to recognize certain training centres and courses for their quality and suitability. Such recognition can be formally conferred by the process of accreditation.

**Audits and reviews**

3.156. The RPP should be assessed on a regular basis. Audits and/or reviews of activities within the RPP should be scheduled on the basis of the status and importance of the activity. The management system (see paras 2.23–2.26) should include a process for such assessments to identify and correct administrative and management problems that may prevent the achievement of programme objectives. Audits and reviews should be conducted by persons who are technically competent to evaluate the processes and procedures being assessed, but do not have any direct responsibility for those activities. These may be staff from other work areas within the organization, or there may be advantages in independent assessment by other organizations. The objective of such assessments is to enhance the effectiveness and efficiency of the RPP.

3.157. Audits and reviews should be performed in accordance with written procedures and checklists. They should be conducted when one or more of the following conditions prevail:

(a) When required by the regulatory body;
(b) When a systematic independent assessment of the programme is considered necessary by management;
(c) Following the implementation of a new RPP or substantive element of the RPP;
(d) When significant changes are made to functional areas of the RPP, such as significant reorganization or procedural revision;
(e) When necessary to verify implementation of previously identified corrective actions.
EXPOSURE OF WORKERS TO NATURAL SOURCES

Applicability of the requirements for planned exposure situations

3.158. In terms of para. 3.4 of the BSS, occupational exposure to natural sources is in general subject to the requirements for existing exposure situations (see Section 5). This is always the case when the exposure is due to radionuclides of natural origin in everyday commodities (food, feed, drinking water, agricultural fertilizer and soil amendments, and construction material) and in existing residues in the environment, regardless of the radionuclide activity concentrations. In the case of occupational exposure to radionuclides of natural origin in materials other than these everyday commodities and in residues in the environment (these ‘other’ materials being essentially industrial process materials) the applicable requirements depend on the radionuclide activity concentrations, as follows:

(a) If, in any process material, the activity concentration of any radionuclide in the $^{238}\text{U}$ or $^{232}\text{Th}$ decay chain exceeds 1 Bq/g, or if the activity concentration of $^{40}\text{K}$ exceeds 10 Bq/g, that material is regarded as NORM, the industrial activity is regarded as a practice and the requirements for planned exposure situations apply;
(b) If, in every process material, the activity concentrations of all radionuclides in the $^{238}\text{U}$ and $^{232}\text{Th}$ decay chains are 1 Bq/g or less and the activity concentration of $^{40}\text{K}$ is 10 Bq/g or less, the material is not regarded as NORM, the industrial activity is not regarded as a practice and the requirements for existing exposure situations apply.

3.159. The criteria in para. 3.158 represent (in order of magnitude terms) the upper bounds of the activity concentrations in normal soil [21], as illustrated in Fig. 3 for radionuclides in the $^{238}\text{U}$ and $^{232}\text{Th}$ decay chains. It is evident from Fig. 3 that many commercially exploited minerals contain activity concentrations of $^{238}\text{U}$ and $^{232}\text{Th}$ below 1 Bq/g and may not need to be regulated as NORM.
3.160. Exposure to radon in the workplace is normally subject to the requirements for existing exposure situations. However, in terms of para. 3.4 of the BSS, the requirements for planned exposure situations apply to:

(a) Exposure to $^{222}$Rn, $^{220}$Rn and their progeny in workplaces in which occupational exposure to other radionuclides in the $^{238}$U or $^{232}$Th decay chains is controlled as a planned exposure situation;
(b) Exposure to $^{222}$Rn and its progeny in workplaces in which the annual average activity concentration of $^{222}$Rn in the air remains above the reference level (see paras 5.19–5.23).

The $^{222}$Rn progeny referred to in (a) and (b) are $^{218}$Po, $^{214}$Pb, $^{214}$Bi and $^{214}$Po. The $^{220}$Rn progeny referred to in (b) are $^{216}$Po, $^{212}$Pb, $^{212}$Bi, $^{212}$Po and $^{208}$Tl. Further information on $^{222}$Rn, $^{220}$Rn and their progeny is given in paras 5.45–5.51.

3.161. As a result of the criteria in paras 3.158 and 3.160, the following industrial activities are, or may be, subject to the requirements for planned exposure situations [22]:

(1) Mining and processing of uranium ore;
(2) Extraction of rare earth elements [23];
(3) Production and use of thorium and its compounds;
(4) Production of niobium and ferro-niobium;

FIG. 3. Radionuclide activity concentrations in natural materials.
(5) Mining of ores other than uranium ore;
(6) Production of oil and gas [24];
(7) Manufacture of titanium dioxide pigments [25];
(8) The phosphate industry [26];
(9) The zircon and zirconia industries [27];
(10) Production of tin, copper, aluminium, zinc, lead, and iron and steel;
(11) Combustion of coal;

Graded approach

3.162. The adoption of the graded approach to regulation is particularly important for industrial activities involving NORM because of:

(a) The economic importance of many NORM industries;
(b) The large volumes of residues and process wastes that may be generated, and thus the limited options for their management;
(c) The potentially high cost of regulation in relation to the reductions in exposure that can be realistically achieved when exposure levels and the associated radiation risks are already rather low;
(d) The recognition that doses are always expected to be well below the threshold for deterministic health effects, and that there is never any real prospect of a radiological emergency.

3.163. In order to determine the optimum regulatory approach, the regulatory body should go beyond just establishing that the criteria in paras 3.158 or 3.160 are exceeded. It should consider, in addition, particular types of operation, process and material in more detail, including a prior radiological evaluation of exposure or dose and consideration of the costs of regulation in relation to the benefits achievable.

3.164. In terms of the graded approach, the regulatory body should first determine whether exemption of the practice is the optimum regulatory option — experience has shown that this could well be the case for many industrial activities involving NORM. For exposure to NORM, the criterion for exemption without further consideration, as given in para. I-4 of the BSS, is a dose of the order of 1 mSv per year or less. When deciding upon the optimum regulatory option (exemption, notification, registration or licensing) due account should be taken of the effect (and effectiveness) of existing controls that may reduce doses and that may be already in place as a result of other forms of regulation, such as occupational health and safety (OHS) regulation, otherwise the dose may be significantly overestimated. The need for the highest level of the graded approach (licensing) for practices involving exposure to NORM is likely to be limited to only those operations involving substantial quantities of material with very high radionuclide activity concentrations.

3.165. In terms of para. I-12(b) of the BSS, material containing radionuclides of natural origin within an authorized practice can be removed from regulatory control if the activity concentrations of all radionuclides in the $^{238}\text{U}$ and $^{232}\text{Th}$ decay series are 1 Bq/g or less and the activity concentration of $^{40}\text{K}$ is 10 Bq/g or less.
3.166. Material that has been cleared from an authorized facility on account of its low radionuclide content may still give rise to non-radiological risks to humans and the environment as a result of other constituents such as heavy metals. Such material may therefore require ongoing control under the relevant regulations.

**Prior radiological evaluation**

*Exposure pathways*

3.167. When conducting a prior radiological evaluation of industrial activities involving NORM, the exposure pathways to workers that are most likely to require consideration are those involving external exposure to gamma radiation emitted from process material and internal exposure via the inhalation of radionuclides in dust:

(a) The main radionuclides of natural origin contributing to gamma exposure are $^{214}\text{Pb}$ and $^{214}\text{Bi}$ from the $^{238}\text{U}$ decay series and $^{228}\text{Ac}$, $^{212}\text{Pb}$ and $^{208}\text{Tl}$ from the $^{232}\text{Th}$ decay series. The highest gamma energy (2614 keV) is associated with $^{208}\text{Tl}$. Exposure to gamma radiation arises mainly from accumulations of mineral concentrates or residues. Dose rates are generally highest near process tanks, piping, filters and large material stockpiles.

(b) Airborne dust particles arise from the resuspension of contamination on floors and other surfaces, from releases from processing operations and from the conveying of minerals. For inhalation of such particles by workers in industrial activities involving NORM, exposure to radionuclides in the uranium and/or thorium decay chains may be of concern for radiation protection.

3.168. Consideration of internal exposure via the inhalation of $^{222}\text{Rn}$ emitted from process material — leading to exposure to its short lived progeny — may be necessary in some activities involving minerals and raw materials (but bearing in mind that, in terms of para. 3.160 such exposure would not necessarily be considered as a planned exposure situation). Exposure to $^{220}\text{Rn}$ and its progeny is not normally of concern because the half-life of $^{220}\text{Rn}$ is much shorter than that of $^{222}\text{Rn}$. Attention may have to be given to $^{220}\text{Rn}$ in certain workplaces involving minerals with a high $^{232}\text{Th}$ content, such as monazite — in such workplaces, it is likely that the exposure would in any case be controlled as a planned exposure situation rather than as an existing exposure situation because of the need to control exposure to other radionuclides in the $^{232}\text{Th}$ decay chain (see para. 3.160(a)).

3.169. Internal exposure of workers via ingestion is unlikely to require consideration under normal operational circumstances.

*Expected exposure levels*

3.170. Experience has shown that the annual effective doses received by workers in industrial activities involving NORM are often small, even when the concentrations of uranium and/or thorium series radionuclides are significantly higher than 1 Bq/g. It is important therefore, that the prior radiological evaluation be conducted in such a way as to quickly identify which exposure situations are of significant concern for protection and safety, as opposed to those of minimal concern. For exposure to gamma radiation and airborne dust, it is possible to establish a broad indication of the expected dose if there is a knowledge of the activity concentrations in the
various process materials; a methodology for this, which makes use of the underlying linear relationship between dose and activity concentration, is described in Appendix I.

3.171. In the vast majority of workplaces, $^{222}$Rn concentrations are similar to normal indoor levels or can be reduced to such levels by improved ventilation, in accordance with the requirements for existing exposure situations (see Section 5). In terms of para. 3.160(a), exposure to $^{222}$Rn in workplaces involving NORM could become subject to the requirements for planned exposure situations because of the need to control (as a planned exposure situation) exposure to other radionuclides in the uranium or thorium series. Even in these workplaces, $^{222}$Rn concentrations are still generally close to normal indoor levels because any released from minerals with elevated $^{226}$Ra concentrations can be readily diluted by ventilation. Nevertheless, there are some workplaces with a potential for high $^{222}$Rn concentrations — high enough in some cases that, despite all reasonable efforts to reduce the concentrations, they remain above the reference level for $^{222}$Rn (see para. 5.60), thus becoming subject to control as a planned exposure situation in terms of para. 3.160(b). In all likelihood, such workplaces will be underground workplaces for which there may be limitations on the amount of ventilation that can be supplied and/or where there may be a significant release of $^{222}$Rn into the air from radium rich minerals (such as in underground uranium mines) or from radium rich water (such as in underground mines and groundwater treatment plants). Concentrations of $^{222}$Rn in the workplace tend to be highly variable and exposures are very difficult to predict by modelling. Where the possibility of significantly elevated $^{222}$Rn concentrations is suspected, a $^{222}$Rn survey will need to be conducted in the workplace as part of the prior radiological evaluation, in order to determine the extent to which measures for the control of exposure to $^{222}$Rn might be needed, irrespective of whether the exposure is eventually to be treated as a planned exposure situation or an existing exposure situation.

3.172. Since natural potassium contains 0.0117% $^{40}$K, this radionuclide is widely present in minerals and raw materials. It decays by beta emission to $^{40}$Ca (89%) and by electron capture to $^{40}$Ar, with the emission of a 1.46 MeV gamma ray (11%). Its half-life is 1.265 billion years. Potassium-40 in the body is homeostatically controlled and any excess is excreted. In the body of an adult, the K content is about 160 g. Potassium-40 in the body is regarded as unamenable to control and is excluded from the standards. For purposes of protection and safety, the only possible concern is gamma emission from bulk quantities of material rich in potassium, such as some types of fertilizer. According to data presented in Ref. [22], the annual effective dose per unit activity concentration due to gamma radiation from $^{40}$K in potassium rich minerals is expected to be 0.02–0.03 mSv per Bq/g. The activity concentration is always less than 30.6 Bq/g, this being the activity concentration of $^{40}$K in pure potassium. The effective dose received by a worker exposed to potassium rich minerals is therefore always expected to be less than 1 mSv per year. In view of this, occupational exposure to $^{40}$K in potassium rich minerals can generally be disregarded in any prior radiological evaluation.

**Control of worker exposures**

**Exposure to gamma radiation**

3.173. To minimize external exposure to NORM, specific protection measures in the workplace such as control of the occupancy period or even shielding may sometimes be appropriate. Materials with relatively low activity concentrations give rise to modest gamma dose rates
(typically no more than a few microSv/h), even on contact. In such cases, discouraging access, for example by storing materials in mostly unoccupied areas, may be sufficient. In areas containing materials with relatively high activity concentrations, physical barriers and warning signs may be necessary.

**Exposure to dust and other airborne contaminants**

3.174. Exposure to airborne dust is likely to be controlled already in many workplaces through general OHS regulations. Control of the air quality for the purpose of minimizing dust levels may also help to reduce concentrations of $^{222}\text{Rn}$ and $^{220}\text{Rn}$ decay products. Therefore, the extent to which existing OHS control measures are effective in minimizing workers’ radiation exposure is something that the regulatory body should first establish before deciding to impose additional control measures for purely radiological reasons. In some workplaces, existing OHS control measures alone may provide sufficient protection against internal exposure. In other workplaces, additional control measures specifically for radiation protection purposes may become necessary for achieving compliance with the requirements for planned exposure situations.

3.175. Many workplaces involving NORM are inherently dusty. Such workplaces include mining areas, ore crushing areas and product handling and packaging areas. In such workplaces, particularly those that are not open to the atmosphere, ventilation systems are generally crucial for the control of airborne dust. Ventilation systems may also be crucial for the control of $^{222}\text{Rn}$ and its progeny, as well as non-radiological airborne contaminants — in underground mines, these non-radiological contaminants may include methane gas and blasting fumes. The design of ventilation systems for underground mines should be an integral part of overall planning and development of the mine. Where possible, the buildup of $^{222}\text{Rn}$ in underground workplaces should be minimized by avoiding the passage of fresh air through mined out areas and by achieving a ‘one pass’ system. Air velocities should be high enough to dilute the airborne contaminants but not so high as to cause settled dust to be resuspended. Area from where the supply air is drawn should be well separated from the area where the exhaust air is discharged to avoid mixing of the two air streams. It is preferable to operate the primary ventilation system continuously to avoid build-up of activity in work areas. Access of workers to any non-ventilated areas should be prevented unless such workers are specially authorized and adequately protected. Fixed work stations in return airways should be avoided. Where this is not possible, operator booths with a filtered air supply should be provided.

3.176. In facilities which have a high potential for exposure to airborne dust, $^{222}\text{Rn}$ and/or other airborne contaminants, the employer should ensure that the services of a suitably qualified ventilation officer are employed. The ventilation officer has the following functions:

(a) Advising management on all matters relating to ventilation and air purification systems;
(b) Ensuring the proper operation of the ventilation systems (including auxiliary ventilation systems which, in underground mines, may be prone to rapid deterioration) and ensuring that any deficiencies are addressed promptly;
(c) Ensuring that air flows and velocities are measured in accordance with good ventilation practice;
(d) Ensuring that properly calibrated instruments are used;
(e) Conducting dust sampling and control programmes in conjunction with the RPO;
(f) Participating in training programmes and developing and/or approving all training material on ventilation and dust control;
(g) Establishing a familiarity with the properties of $^{222}\text{Rn}$, $^{220}\text{Rn}$ and their progeny, as appropriate.

3.177. Complete containment of material is often impractical, especially where large quantities of low activity concentration materials are involved, but spills and the spread of materials outside the area are often of no radiological significance unless substantial and persistent airborne dust levels result. Prevention of resuspension of dust is therefore likely to be the most effective approach. The control of surface contamination may be difficult and impractical and specific measures to control surface contamination only become meaningful where materials with higher activity concentrations are present. Nevertheless, even where the materials being handled have a low activity concentration, good industrial practice should always be followed, including the establishment of appropriate rules and working procedures (for instance the use of vacuum cleaning) to ensure that dust resuspension is adequately controlled. Measures to encourage good general housekeeping, spillage control and personal hygiene should be established and kept under review.

3.178. In situations where the radionuclide activity concentrations in the materials being handled are moderate, it is important to recognize that the silica content of the airborne dust is likely to be of greater concern for occupational health than the radionuclide content.

Worker awareness and training

3.179. Many industrial activities involving NORM are not automatically associated with exposure to radiation. Worker awareness and training are therefore particularly important for supporting the introduction of local rules and for creating an understanding of the precautions embodied in such rules. Individual employee work practices may exacerbate dust generation and, in some cases may completely negate the effect of any engineered controls installed. There may be deficiencies in the way in which equipment maintenance tasks are undertaken, implying the need for periodic review to determine if improvements are possible.

3.180. The programme of worker education and training should include topics specific to industrial activities involving NORM. Such topics should include, as appropriate:

(a) The properties and hazards associated with radionuclides in the uranium and thorium decay series (including $^{222}\text{Rn}$ and $^{220}\text{Rn}$, where relevant);
(b) The application of the principles of ‘time, distance and shielding’ to minimize exposure to gamma radiation near large accumulations of NORM, especially when activity concentrations are high;
(c) The measurement of airborne activity in the form of dust and $^{222}\text{Rn}$ and its progeny;
(d) The need for controlling and suppressing airborne dust, and the methods employed;
(e) The functioning and purpose of the ventilation system and its importance for protection and safety.
4. EXPOSURE OF WORKERS IN EMERGENCY EXPOSURE SITUATIONS

4.1. The requirements for protection of workers in emergency exposure situations are set out in the BSS [2] and GSR Part 7 [28].

4.2. There are four groups of workers to be exposed in an emergency exposure situation either due to their involvement in the emergency response or due to the nuclear or radiological emergency at a facility or an activity itself.

(a) Emergency workers who have specified duties in response to a nuclear or radiological emergency;
(b) Workers performing their duties at working places and being not involved in response to a nuclear or radiological emergency;
(c) Workers who are asked to stop performing their duties at working places and to leave the site;
(d) Workers who are accidently exposed as a result of an accident or incident at a facility or in an activity and whose exposure is not related to the emergency response.

4.3. Considering the wide range of scenarios in a nuclear or radiological emergency and potential exposure to the above group of workers (such as designated emergency workers, administrative staff at the site, employees of nearby operational units etc) an appropriate protection strategies should be applied. Protection of emergency workers specified in para 4.2 (a) should be provided in line with the requirements set out in the BSS for emergency exposure situation and in GSR Part 7 [28]. Protection of workers grouped in para. 4.2(b) should be provided in the same way as for workers in planned exposure situation in line with the requirements set out in BSS [2]. Protection of workers grouped in para. 4.2(c) should be provided in the same way as for members of the public in emergency exposure situation in line with the requirements set out in GSR Part 7 [28]. Protection of workers who are accidently exposed (para.4.2(d)) in relation to medical follow-up and treatment and dose assessment should be in line with BSS [2] and in GSR Part 7[28].

4.4. Protection of members of the public who willingly and voluntarily help in response to a nuclear or radiological emergency, i.e. helpers in an emergency, is not specifically addressed in this publication. However, they should be registered and integrated into the emergency response operations and provided with the same level of protection as for emergency workers not designated as such at preparedness stage in accordance with GSR Part 7 [28].

EMERGENCY PLANNING AND RESPONSIBILITIES

4.5. Arrangements for the protection of workers in a nuclear or radiological emergency should be a part of the emergency plan that is prepared on the basis of the hazard assessment in accordance with GSR Part 7 [28]. The degree of planning should be commensurate with the nature and magnitude of the risk and the feasibility of mitigating the consequences should an emergency occur.

4.6. The emergency plan should include:
(a) The persons or organizations responsible for ensuring compliance with requirements for protection and safety of workers in a nuclear or radiological emergency including those for controlling the exposure of emergency workers;

(b) Defined roles and responsibilities of all workers involved in the response to a nuclear or radiological emergency;
(c) Details on adequate self-protective actions to be taken, protective equipment and monitoring equipment to be used, and dosimetry arrangements;
(d) Consideration of access control for workers in a nuclear or radiological emergency on the site.

PROTECTION OF EMERGENCY WORKERS

4.7. The fundamental difference between members of the public and emergency workers in an emergency exposure situation is that members of the public may receive doses unless some action is taken to prevent them, whereas emergency workers will receive doses due to specified duties assigned to them. Thus, to the extent possible, it is reasonable to continue to treat emergency workers’ exposures according to the requirements for planned exposure situations, in accordance with the graded approach, particularly in the later stages of the emergency exposure situation. The exposure of emergency workers starts with the assignment to undertake a particular action and finishes with completion of the assigned task or declaration of termination of the emergency.

4.8. Protection of emergency workers should include, as a minimum;

(a) Training of emergency workers designated as such in advance;
(b) Providing instructions immediately before their use to those emergency workers not designated as such in advance\(^2\) on how to perform their specified duties under emergency conditions and how to protect themselves (‘just in time training’);
(c) Managing, controlling and recording the doses received;
(d) Provision of appropriate specialized protective equipment and monitoring equipment;
(e) Medical follow-up and psychological counseling, as appropriate;
(f) Obtaining informed consent to perform specified duties, when appropriate.

Justification

4.9. At the preparedness stage, the protective actions and other response actions to be taken in a nuclear or radiological emergency should be justified. Due consideration should be given to the detriment associated with doses received by the emergency workers implementing those actions. There should be a commitment to the justification process by all stakeholders (regulatory body, response organizations and interested parties).

\(^2\) Emergency workers who are not designated as such at preparedness stage should be registered and integrated into the emergency response operations in line with GSR Part 7.
Optimization

4.10. At the preparedness stage, the process of optimization, including the use of reference levels, should be applied to the protection of workers as well. There should be a commitment to the optimization process by all stakeholders (regulatory body, response organizations and interested parties).

4.11. As part of the process of optimization, reference levels should be established. A reference level should represent the level of dose above which it is judged to be inappropriate to plan to allow exposures to occur and for which protective actions should therefore be planned and optimized. The doses to be compared with the reference levels are usually prospective doses, i.e. doses that may be received in the future, as it is only those doses that can be influenced by decisions on protective actions. They are not intended as a form of retrospective dose limit.

4.12. The initial phase of a response to a nuclear or radiological emergency is characterized by a lack of information about the event and the need for urgency in implementing protective actions. Therefore, there is little or no scope for applying the optimization process when managing the protection of emergency workers during this initial phase. Efforts should be aimed at reducing any exposures as far as practicable taking into account the difficult conditions of the evolving emergency.

4.13. When implementing protective actions during the late phase of a nuclear or radiological emergency and at the transition from an emergency exposure situation to an existing exposure situation, the optimization process should be applied to the protection of emergency workers in the same way as for workers in planned exposure situations.

Restricting exposure of emergency workers

4.14. Because the exposure of emergency workers is deliberate and controlled, the dose limits for workers should be assumed to apply unless there are overriding reasons not to apply them. In terms of para. 4.15 of the BSS and GSR Part 7 [28], response organizations and employers have to ensure that no emergency worker is subject to an exposure in an emergency in excess of 50 mSv other than:

(a) For the purposes of saving life or preventing serious injury;
(b) When undertaking actions to prevent severe deterministic effects and actions to prevent the development of catastrophic conditions that could significantly affect people and the environment; or
(c) When undertaking actions to avert a large collective dose.

4.15. Reference levels expressed as guidance values for restricting the exposure of emergency workers should be defined in accordance with the assigned task as provided in Table 2 [28]. Where lifesaving actions are concerned, every effort should be made to keep individual doses of emergency workers below 500 mSv for exposure to external penetrating radiation, while other types of exposure need to be prevented by all possible means. However, while estimating dose to emergency workers, the exposure from all pathways, external and internal, should be assessed and included in the total. The value of 500 mSv should be exceeded only under circumstances in which the expected benefits to others clearly outweigh the emergency worker’s own health risks,
and the emergency worker volunteers to take the action and understands and accepts this health risk.

TABLE 2. GUIDANCE VALUES FOR RESTRICTING EXPOSURE OF EMERGENCY WORKERS [28]

<table>
<thead>
<tr>
<th>Tasks</th>
<th>Guidance value(^a)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Life saving actions</td>
<td>(H_{p}(10)^b \leq 500 \text{ mSv}) or (E \leq 500 \text{ mSv, } H_{\text{fetus}}^d \leq 100 \text{ mSv}) or Total dose less than the generic criteria in Table 3 for which protective actions and other response actions are expected to be undertaken under any circumstances to avoid or to minimize severe deterministic effects.</td>
</tr>
<tr>
<td>Actions to prevent severe deterministic effects and actions to prevent the development of catastrophic conditions that could significantly affect people and the environment</td>
<td>(H_{p}(10) \leq 500 \text{ mSv}) or (E \leq 500 \text{ mSv, } H_{\text{fetus}} \leq 100 \text{ mSv})</td>
</tr>
<tr>
<td>Actions to avert a large collective dose</td>
<td>(H_{p}(10) \leq 100 \text{ mSv}) Or (E \leq 100 \text{ mSv, } H_{\text{fetus}} \leq 100 \text{ mSv})</td>
</tr>
</tbody>
</table>

\(^a\) These values apply for: (a) the dose from exposure to external penetrating radiation. Doses from exposure to non-penetrating external radiation and from intake or skin contamination need to be prevented by all possible means. If this is not feasible, the effective dose and the equivalent dose to an organ or tissue that are received have to be limited to minimize the health risk to the individual in line with the risk associated with the guidance values given here; and (b) the total dose (effective dose or equivalent dose to an organ or tissue) via all exposure pathways (i.e. both external dose and committed dose from intake) which is to be estimated as soon as possible in order to enable restricting further potential exposure as appropriate.

\(^b\) \(H_{p}(10)\) is the personal dose equivalent \(H_{p}(d)\) where \(d = 10 \text{ mm}\). \(H_{p}(10)\) also represents \(H_{p}(3)\) (i.e. personal dose equivalent \(H_{p}(d)\) where \(d = 3 \text{ mm}\), except in case of exposure to beta radiation with a maximum energy above about 0.7 \text{ MeV} or to photon radiation with a mean energy below about 40 \text{ keV}. In these cases, a restriction on \(H_{p}(10)\) is not sufficient for protecting the lens of the eye. Therefore, in these cases, all practicable means needs to be taken for ensuring protection of the lens of the eye (see para. 5.71 of GSR Part 7).

\(^c\) Effective dose.

\(^d\) Equivalent dose to the fetus.
4.16. Regardless of the circumstances, response organizations and employers should make all reasonable efforts to keep the doses received by emergency workers below the values given in Table 3, in order to prevent or minimize severe deterministic effects [29].

TABLE 3. CRITERIA FOR PREVENTING OR MINIMIZING SEVERE DETERMINISTIC EFFECTS [28,29]

<table>
<thead>
<tr>
<th>Dose quantity</th>
<th>Dose criterion</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>External acute exposure (&lt;10 h)</strong></td>
<td></td>
</tr>
<tr>
<td>AD_{Red marrow}</td>
<td>1 Gy</td>
</tr>
<tr>
<td>AD_{Foetus}</td>
<td>0.1 Gy</td>
</tr>
<tr>
<td>AD_{Tissue}</td>
<td>25 Gy at 0.5 cm</td>
</tr>
<tr>
<td>AD_{Skin}</td>
<td>10 Gy to 100 cm$^2$</td>
</tr>
<tr>
<td><strong>Internal exposure from acute intake (Δ = 30 d)$^d$</strong></td>
<td></td>
</tr>
<tr>
<td>AD(Δ)_{Red marrow}</td>
<td>0.2 Gy for radionuclides with $Z\geq90^e$</td>
</tr>
<tr>
<td></td>
<td>2 Gy for radionuclides with $Z\leq89^e$</td>
</tr>
<tr>
<td>AD(Δ)_{Thyroid}</td>
<td>2 Gy</td>
</tr>
<tr>
<td>AD(Δ)_{Lung}</td>
<td>30 Gy</td>
</tr>
<tr>
<td>AD(Δ)_{Colon}</td>
<td>20 Gy</td>
</tr>
<tr>
<td>AD(Δ')_{Foetus}</td>
<td>0.1 Gy</td>
</tr>
</tbody>
</table>

$^a$ AD_{Red marrow} represents the average RBE (relative biological effectiveness) weighted absorbed dose to internal tissues or organs (e.g. red marrow, lung, small intestine, gonads, thyroid) and to the lens of the eye from exposure in a uniform field of strongly penetrating radiation.

$^b$ Dose delivered to 100 cm$^2$ at a depth of 0.5 cm under the body surface in tissue due to close contact with a radioactive source (e.g. source carried in the hand or pocket).

$^c$ The dose is to the 100 cm$^2$ dermis (skin structures at a depth of 40 mg/cm$^2$ (or 0.4 mm) below the body surface).

$^d$ AD(Δ) is the RBE weighted absorbed dose delivered over the period of time Δ by the intake ($I_{05}$) that will result in a severe deterministic effect in 5% of exposed individuals.

$^e$ Different criteria are used to take account of the significant difference in the radionuclide specific intake threshold values for the radionuclides in these groups.

$^f$ For the purposes of these generic criteria, ‘lung’ means the alveolar-interstitial region of the respiratory tract.

$^g$ For this particular case, Δ' means the period of in utero development.

4.17. When military personnel are designated as emergency workers, every effort should be made so that they are protected in the same way as other emergency workers.

MANAGING THE EXPOSURE OF EMERGENCY WORKERS

4.18. In terms of para. 4.12 of the BSS, the government needs to establish a programme for managing, controlling and recording the doses received by emergency workers in a nuclear or radiological emergency. Response organizations and employers should implement this programme.
4.19. The group of emergency workers specified in para 4.2(a) may be further divided into three categories of emergency worker and may be defined:

(a) Category 1: Emergency workers undertaking mitigatory actions and urgent protective actions on the site — include life saving actions or to prevent serious injury or actions to prevent development of catastrophic conditions that could significantly affect people and the environment, actions to prevent serious deterministic effects and actions to avert large collective dose. Emergency workers in this category have to be designated as such at preparedness stage. They are most likely to be operating personnel at the facility or activity, but may also be personnel from emergency services. They are employed either by a registrant or licensee (operating organization), or by a response organization, and will have received training in occupational radiation protection.

(b) Category 2: Emergency workers undertaking urgent protective actions off the site to avert a large collective dose (for example, evacuation, sheltering, radiation monitoring etc). They are most likely to be police, fire fighters, medical personnel, and drivers and crews of evacuation vehicles. Every effort should be made to designate emergency workers in this category as such at preparedness stage. They are to have predefined duties in an emergency response and should receive training in occupational radiation protection as first responders on a regular basis. They are not normally regarded as occupationally exposed to radiation and their employers are response organizations.

(c) Category 3: Emergency workers undertaking early protective actions and other response actions off the site (for example, relocation, decontamination, environmental monitoring etc.) as well as other actions aimed to enable the termination of the emergency. Emergency workers in this category may or may not be designated as such at preparedness stage. They may or may not normally be regarded as occupationally exposed to radiation and may or may not have received any relevant training.

4.20. Any limit in duration of work undertaken by emergency workers and conditions by which they will conduct the work should be implemented by planning the emergency work driven by dose guidance values.

4.21. Tasks should be assigned depending on the category of emergency worker as follows:

(a) Category 1 emergency workers should carry out actions to save life or prevent serious injury and actions to prevent severe deterministic effects and actions to prevent the development of catastrophic conditions that could significantly affect people and the environment;
(b) Category 2 emergency workers should not be the first choice for taking life saving actions;
(c) Category 1 and Category 2 emergency workers should carry out actions to avert a large collective dose\(^3\);
(d) Category 3 emergency workers should carry out those actions in which they will not receive a dose of more than 50 mSv.

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\(^3\) Helpers in an emergency should not be allowed to take actions that might result in their exceeding the guidance values of dose for taking actions to avert large collective dose given in Table 2.
4.22. Female workers who are aware that they are pregnant or breast-feeding should, in order to provide adequate protection for the embryo or foetus, notify the appropriate authority and should be excluded from emergency tasks listed in Table 2 and or the infant are afforded the level of protection as required for members of the public (para 3.114 of the BSS and para I.4 of the GSR Part 7).

4.23. Emergency workers who undertake actions in which the doses received might exceed 50 mSv (see para. 4.14) do so voluntarily and should have been clearly and comprehensively informed in advance of the associated health risks, as well as of available protective measures, and should be trained, to the extent possible, in the actions they are required to take. The voluntary basis for response actions by emergency workers is usually covered in the emergency arrangements.

4.24. In almost all emergencies, at best only the dose from external penetrating radiation will be measured continuously. Consequently, the operational guidance provided to emergency workers should be based on measurements of penetrating radiation (e.g. as displayed on an active or self-reading dosimeter). The dose from intakes, skin contamination and exposure of the lens of the eye should be prevented by all possible means for instance by the use of protective equipment, iodine thyroid blocking (where exposure to radioactive iodine might be involved) and the provision of instructions concerning operations in potentially hazardous radiological conditions. Such instructions should cover the application of time, distance and shielding principles, the prevention of ingestion of radioactive material and the use of respiratory protection. Available information about radiation conditions on the site should be used in aiding decisions on the appropriate protection of emergency workers.

EXPOSURE ASSESSMENT

4.25. Response organizations and employers should take all reasonable steps to assess and record the exposures received by workers in an emergency. Once the total dose of emergency workers from all exposure pathways (including committed dose from intake) has been estimated, the Table 2 also provides guidance for the effective dose and equivalent dose to an organ or tissue for restricting further exposure in response to a nuclear or radiological emergency. The exposures of emergency workers in an emergency response and of workers who are accidently exposed (para. 4.2(d)) should, if possible, be recorded separately from those incurred during routine work, but should be noted on the workers’ records of occupational exposure.

4.26. The degree of accuracy required for any exposure assessment should increase with the level of exposure likely to have been received by the worker. Some pre-established guidance may help in the management of exposures of emergency workers in Category 1, expressed in terms of dose and directly measurable quantities such as dose rate or air concentration. The exposures of emergency workers should be monitored on an individual basis, using means appropriate to the situation, such as direct reading or alarm dosimeters.

4.27. Records of occupational exposure should be generated and maintained in a simplified standard format by all response organizations and employers to avoid confusion. The information on the doses received and the associated health risks should be communicated to the emergency workers involved.
4.28. Workers should not normally be precluded from incurring further occupational exposure because of doses received in an emergency exposure situation.


MEDICAL ATTENTION

4.30. Emergency workers and accidentally exposed employees should receive medical attention appropriate for the dose they may have received (see paras 10.30–10.35). Screening based on equivalent doses to specific radiosensitive organs as a basis for medical follow-up and counselling should be provided if an emergency worker or accidentally exposed employee has received an effective dose of 100 mSv over a period of a month or if the worker so requests. Screening based on equivalent doses to specific radiosensitive organs given in Table 3 should be used as a basis for immediate medical examination, consultation and indicated medical treatment in accordance with GSR Part 7 [28]. Emergency worker or accidentally exposed employee who receives doses in nuclear or radiological emergency should normally not be precluded from incurring further occupational exposure. However, qualified medical advice should be obtained before any further occupational exposure if an emergency worker or accidentally exposed employee has received an effective dose exceeding 200 mSv or at the request of the worker.

4.31. A particular concern should be whether a worker has received a dose sufficient to cause serious deterministic effects. If the dose received by the worker exceeds the criteria given in Table 3, protective actions and other response actions should be taken in accordance with GSR Part 7. Such actions may include:

(a) Performing immediate medical examination, consultation and indicated treatment;
(b) Carrying out contamination control;
(c) Carrying out immediate decrorporation\(^4\) (if applicable);
(d) Carrying out registration for long term health monitoring (medical follow-up);
(e) Providing comprehensive psychological counselling.

4.32. Additional information related to medical response to emergencies can be found in Refs [29,30,31].

\(^4\) Decorporation is the biological processes, facilitated by a chemical or biological agent, by which incorporated radionuclides are removed from the human body.
5. EXPOSURE OF WORKERS IN EXISTING EXPOSURE SITUATIONS

INTRODUCTION

5.1. In terms of para. 5.1(a) and (b) of the BSS [2], the requirements for existing exposure situations apply to exposure due to contamination of areas by residual radioactive material arising from:

(a) Past activities that were never subject to regulatory control or that were subject to regulatory control but not in accordance with the requirements of the BSS;
(b) A nuclear or radiation emergency, after an emergency exposure situation has been declared ended.

5.2. The exposure referred to in para. 5.1 may be incurred directly from the residual radioactive material itself, or may be incurred indirectly from commodities that incorporate radionuclides arising from the residual radioactive material. Such commodities include food, feed, drinking water and construction materials. The radionuclides in the residual radioactive material may be of artificial or natural origin.

5.3. Contamination of areas can also arise from facilities and activities that are subject to regulatory control in terms of the requirements for planned exposure situations, as a result of authorized activities such as discharges, the management of radioactive waste and decommissioning. An exposure situation resulting from such contamination is controlled as part of the overall practice and is therefore a planned exposure situation, not an existing exposure situation.

5.4. In terms of para. 5.1(c) of the BSS, the requirements for existing exposure situations also apply, in general, to exposure to natural sources, where such exposure is not otherwise excluded from the scope of the BSS (see para. 2.4 of this safety guide). Natural sources include:

(a) Materials (in a natural or processed state) in which the radionuclides are essentially all of natural origin;
(b) $^{222}\text{Rn}$ and $^{220}\text{Rn}$, together with their progeny as specified in para. 3.160;
(c) Cosmic radiation.

5.5. Measures for preventing or reducing doses that might otherwise occur in an existing exposure situation may take the form of remedial action or protective action:

\[\text{5 Not all situations of exposure to natural sources are subject to the requirements for existing exposure situations. Some are subject to the requirements for planned exposure situations, as specified in paras 3.158 and 3.160 — they relate to (a) exposure to industrial process materials which, on account of their activity concentrations, fall within the definition of NORM and (b) under certain circumstances, exposure of workers to }^{222}\text{Rn, }^{220}\text{Rn and their progeny.}\]
(a) Remedial action in an existing exposure situation involves the removal of the source or the
reduction of its activity or amount. An example of a remedial action is the removal of
residual radioactive material from a contaminated site.
(b) Protective action in an existing exposure situation may involve measures which act on the
exposure pathways rather than on the source itself. Examples of protective actions are the
control of access to a contaminated site and restrictions on the use of contaminated water
for drinking purposes.

5.6. Exposure in existing exposure situations includes occupational exposure and public
exposure. When considering occupational exposure, two groups of exposed workers can be
identified:

(1) Workers exposed while carrying out remedial action — the exposures of these workers may
be increased as a direct result of their work (for instance when such action involves the
handling, transport or disposal of residual radioactive material);
(2) Workers exposed as part of the existing exposure situation but who do not undertake any
remedial action — the exposures of these workers might eventually be reduced as a result
of remedial and/or protective actions.

5.7. The doses received in existing exposure situations are expected to be well below the
threshold for deterministic health effects. Therefore, stochastic health effects are the only health
effects of concern.

PROTECTION STRATEGIES

5.8. In terms of paras 5.2 and 5.3 of the BSS, the government has certain responsibilities with
regard to existing exposure situations. It has to ensure that existing exposure situations are
identified and evaluated to determine which exposures (including occupational exposures) are of
concern from the point of view of radiation protection. It must also make provision in the legal
and regulatory framework for the management of exposures of concern, including the assignment
of responsibilities for protection and safety, the establishment of appropriate protection and safety
criteria in the form of reference levels (see paras 5.19–5.23) and the making of decisions on the
reduction of exposures by remedial and/or protective actions.

5.9. Where it is decided that exposures need to be reduced, appropriate protection strategies
for reducing the exposures have to be established. Formal provision for the development and
implementation of protection strategies have to be made by the government in the legal and
regulatory framework. Such a provision should include:

(a) Specification of the general principles underlying the protection strategies;
(b) Assignment of responsibilities for the development and implementation of the protection
strategies to the relevant authority (e.g. a health authority, the nuclear regulatory body, an
environmental protection authority)6 and to the parties involved in the implementation
process;

6 More than one authority may be involved, in which case the term ‘authority’ refers to a system of authorities.
(c) Provision for the involvement of interested parties in the decision making process, as appropriate.

5.10. In terms of the graded approach (see para. 2.20), the government, in conjunction with the relevant authority identified in para. 5.9(b), must ensure that protection strategies for existing exposure situations are commensurate with the associated radiation risks.

5.11. In terms of para. 5.4 of the BSS, the relevant authority needs to ensure that the protection strategy for a particular existing exposure situation defines the objectives to be achieved and contains appropriate reference levels (see paras 5.19–5.23).

5.12. Various remedial and protective actions will generally be available for achieving the objectives of the protection strategy for a particular existing exposure situation. In terms of para. 5.5 of the BSS, the relevant authority, in implementing the protection strategy, has to make arrangements for these remedial and protective actions to be evaluated. This will include an evaluation of the effectiveness of those actions eventually planned and implemented.

5.13. The relevant authority, in implementing the protection strategy, has to ensure that information is available to exposed individuals on the potential health risks and on the means available for reducing their exposures and associated risks.

JUSTIFICATION

5.14. The relevant authority has to establish the protection strategy for a particular existing exposure situation in accordance with the principle of justification. This means that only those remedial and/or protective actions that are expected to yield sufficient benefits to outweigh the detriments associated with taking them, including detriments in the form of radiation risks, the cost of such action and any harm or damage caused by the action, should be considered for inclusion in the protection strategy.

5.15. The detriments in the form of radiation risks to be considered in the justification process should include exposures of workers engaged in any remedial actions.

OPTIMIZATION

General approach

5.16. The relevant authority and other parties responsible for the establishment of a protection strategy have to ensure that the form, scale and duration of remedial and protective actions are optimized, i.e. they will provide the maximum net benefit, in that all exposures are controlled to levels that are as low as reasonably achievable, economic, social and environmental factors being taken into account. The implementation of the optimized protection strategy will not necessarily result in the greatest reduction in dose, since dose reduction is only one of several attributes considered in the optimization process.

5.17. As in the case of the justification process (see paras 5.14 and 5.15), the detriments in the form of radiation risks to be considered in the optimization process should include the exposures of workers engaged in any remedial action.
5.18. Optimization of protection in an existing exposure situation is achieved by:

(a) An evaluation of the exposure situation, including any potential exposures;
(b) Identification of the possible protection options expressed in terms of justified remedial and/or protective actions;
(c) Selection of the best option under the prevailing circumstances;
(d) Implementation of the selected option.

**Reference levels**

5.19. A reference level is an important tool in the optimization process. It represents a level of dose (or risk in the case of potential exposure) above which it is judged to be inappropriate to plan to allow exposures to occur. In considering the various possible remedial or protective actions, a reference level serves as an upper bound on the range of options considered; this will ensure that the optimized protection strategy will be aimed at reducing doses to some value below the reference level.

5.20. A reference level also serves as a tool for prioritizing the implementation of remedial or protective actions. When an existing exposure situation has been identified, actual exposures could be above or below the reference level. While the process of optimization is intended to provide optimized protection for all exposed individuals, priority should be given to those groups receiving doses above the reference level by taking all reasonable steps to reduce those doses to below the reference level.

5.21. Reference levels are generally expressed in terms of annual effective dose to the representative person in the range 1–20 mSv. However, reference levels for exposure to radon are expressed in terms of annual average radon concentration in air.

5.22. A reference level for a particular existing exposure situation should be established by the government or a relevant authority acting on behalf of the government. The value should be chosen taking into account all relevant factors, including:

(a) The nature of the exposure and the practicability of reducing the exposure;
(b) Societal implications;
(c) National or regional factors;
(d) Past experience with the management of similar situations;
(e) International guidance and good practice elsewhere.

5.23. The relevant authority should review reference levels periodically to ensure that they remain appropriate in the light of the prevailing circumstances.

**EXPOSURE ARISING FROM REMEDIAL ACTIONS IN AREAS CONTAMINATED WITH RESIDUAL RADIOACTIVE MATERIAL**

**Application of the system for protection and safety**

5.24. As mentioned in para. 5.6(1), workers carrying out remedial action in connection with areas contaminated with residual radioactive material may be subjected to increased exposure as
a result of activities such as the handling, transport and disposal of residual radioactive material. In terms of para. 5.26 of the BSS, the employers of such workers have to ensure that their exposures are controlled in accordance with the relevant requirements for planned exposure situations established in Section 3 of the BSS, even though the workers’ exposures are part of an existing exposure situation. The guidance given in Section 3 of this safety guide is therefore applicable to these workers. The guidance given in paras 5.38, 5.39 and 5.42–5.44 is also relevant.

5.25. As mentioned in para. 5.6(2), workers who are not carrying out remedial action may nevertheless be exposed as part of an existing exposure situation as a result of the exposure levels in their workplaces being affected by the residual radioactive material. The exposures of these workers are also subject to control, in the sense that such exposures may be reduced as a result of remedial action. The system for protection and safety under which this control is exercised is the same as that for controlling exposures of members of the public in existing exposure situations. In essence, therefore, such workers are treated as though they were members of the public. Guidance on the reduction of exposures by remedial action, together with any necessary post-remediation activities, is given in paras 5.28–5.44. More detailed guidance is given in Ref. [32].

Protection strategies

5.26. In formulating protection strategies for areas contaminated with residual radioactive material, all contaminated or potentially contaminated areas need to be monitored or surveyed by the relevant authority, so that those areas requiring remedial and/or protective actions can be identified and appropriate reference levels specified. It will be necessary to involve a number of government and private organizations, and provision needs to be made for liaison between them and for their input to the process. Account should be taken of any possible effects on neighbouring States.

5.27. The relevant authority has to establish safety criteria for the development and implementation of protection strategies, including criteria and methods for assessing the effectiveness of any remedial measures and criteria defining conditions on the end points of the remediation.

Organizational arrangements for remedial action

5.28. The organizational arrangements for remedial action, funding mechanisms, roles and responsibilities including the legal and regulatory framework should be in accordance with the guidance provided in Ref.[32].

Roles and responsibilities

5.29. Since the actual remediation of a contaminated area may involve several entities that include individuals who may be unfamiliar with the principles of radiation protection and safety, the roles and responsibilities of the different parties involved in the remediation process should be clearly defined in the legal and regulatory framework. In particular, responsibilities need to be defined for the protection of workers in the planning and implementation of the remediation programme.
5.30. Those persons or organizations responsible for providing adequate human resources, equipment and supporting infrastructure for occupational radiation protection in accomplishing the remediation should be clearly identified.

**Regulatory considerations**

5.31. The legal and regulatory framework, supported where necessary by guidance material, should provide for individuals (including workers) and the environment to be adequately protected when remediation is undertaken.

5.32. Protective actions in the form of restrictions on the use of or access to the area will need to be considered before, during and, if necessary, after remediation. The basis for establishing such restrictions should be provided in the legal and regulatory framework.

5.33. The regulatory process for remediation situations involves more than just radiation protection. Other laws and regulations covering such matters as occupational health and safety, environmental protection, land management and food and drinking water standards are likely to be administered by different government bodies. These other laws and regulations need to be applied as appropriate to create a coherent regulatory approach.

**Remediation programme**

5.34. Remediation of a contaminated area involves the prior radiological evaluation of the situation, the preparation and approval of a remediation plan, the remediation work itself, and the management of waste arising from the remediation activities. In the prior radiological evaluation, the nature of the problem and the associated concerns in relation to radiation protection of workers should be appropriately characterized.

5.35. As part of developing a remediation plan, the following aspects relevant to protection of workers should be considered among others:

(a) Determining the nature and extent of the radioactive contamination;
(b) Identifying exposure pathways of workers;
(c) Assessing individual doses from all routes of exposure;
(d) Evaluating health and safety issues during remediation including the use of appropriate personal protective equipment.

5.36. The design of the site characterization survey is determined by the conditions in the area, the type and extent of on-site contamination and the available resources. It is important to ensure that the most suitable instruments and sampling and measurement techniques are selected and that proper attention is given to instrument calibration and recording of data (see Section 7). Collection of data will most likely require ambient gamma measurements as well as samples of surface and sub-surface soil, airborne radioactive material, water and biota.

5.37. The remedial and protective actions that are to be implemented should be justified and optimized (see paras 5.14–5.23), while taking cognizance of the need to give priority to situations where the applicable reference level is exceeded (see para. 5.20). Decisions on remedial and protective actions have to be made with the involvement of relevant parties concerned with the
contamination situation. Protection and safety considerations have to take account of the health of future generations as well as the present generation including workers.

5.38. In the justification process, the positive attributes of remediation that need to be taken into account include not only the eventual reductions in individual and collective doses, but also the expected reductions in anxiety among individuals, including workers. The negative attributes that need to be taken into account include not only the direct financial costs of the remediation, but also the social and economic costs, the health and environmental impacts of the remediation work (including the radiation risks to the workers undertaking such work), and the disruptive effects of the remediation process on society. It is important to understand that, while the overall objective is to reduce the doses received by individuals, the nature of the remediation process itself might temporarily give rise to additional doses. Such additional doses are justified on the basis of the resulting net benefit, including consideration of the consequent reduction of the annual dose.

5.39. In the optimization process, remedial and protective actions have to be optimized according to the same general approach as that used for the optimization of protection in planned exposure situations (see paras 3.8–3.32) with the role of the reference level being in some respects equivalent to the role of the dose constraint in planned exposure situations. The optimum nature, scale and duration of remedial and protective actions have to be selected from a set of justified options for remediation. When choosing the optimized remediation option, the radiological impacts on individuals and the environment have to be considered together with the non-radiological impacts, as well as technical, societal and economic factors. Factors related to radioactive waste management also need to be taken into account. These include the costs (including transport costs) of waste management, the radiation exposure of and the health risks to the workers managing the waste, and any subsequent exposure associated with its disposal. In some cases, the outcome of the optimization process for remediation may be one in which the use of human habitats is subject to certain restrictions, in which case ongoing institutional controls will be necessary to enforce those restrictions.

5.40. The remediation plan has to include a monitoring programme that will ensure that all the necessary radiological information is gathered before, during and after the remediation process. To ensure that the remediation programme is adequately documented, a system of record keeping also form part of the remediation plan, and should include:

(a) Descriptions of activities performed;
(b) Data from monitoring and surveillance programmes;
(c) Occupational health and safety records for remediation workers;
(d) Records of the types and quantities of radioactive waste generated and of their management;
(e) Data from environmental monitoring;
(f) Records of financial expenditures;
(g) Records of the involvement of other interested parties;
(h) Records of any continuing responsibilities for the site;
(i) Identification of locations that were remediated and those with residual contamination;
(j) Specifications of any areas that remain restricted and the restrictions that apply;
(k) Statements of any zoning and covenant restrictions or conditions;
(l) Statements of lessons learned.
5.41. Procedures have to be established to ensure that any abnormal conditions relevant to protection and safety will be reported to the relevant authority. Individuals, including workers, need to be kept informed and parties affected by the existing exposure situation need to be involved in the planning, implementation and verification of the remedial actions and any post-remediation monitoring and surveillance. The remediation plan supported by the prior radiological evaluation, is submitted to the relevant authority for approval which, depending on the circumstances, may involve the issue of an authorization in the form of a registration or license, as might be required in a planned exposure situation (see para 3.3).

**Implementation of remedial actions**

5.42. Throughout the implementation of remedial actions, the responsible person or organization takes overall responsibility for protection and safety, even when contractors are used to perform specific tasks or functions. This includes responsibility for protection and safety during the transport, storage, predisposal waste management and disposal of the radioactive waste arising from the remediation. The carrying out (and submission to the relevant authority for approval) of a safety assessment and, where appropriate, an environmental assessment, as well as any follow-up assessments forms part of this responsibility. As explained in para. 5.24, although the remedial actions are undertaken as part of an existing exposure situation, the exposure of workers undertaking the remediation work has to be controlled in accordance with the relevant requirements for occupational exposure in planned exposure situations. This places various obligations on the employer of the workers, such as:

(a) To prepare and implement appropriate protection and safety procedures;
(b) To apply good engineering practice;
(c) To ensure that the staff are adequately trained, qualified and competent;
(d) To ensure that protection and safety are integrated into the overall management system.

5.43. If the employer of the workers engaged in the remediation work is an outside contractor, the person or organization responsible for the remedial actions should cooperate with that employer to the extent necessary for compliance by both parties with the applicable requirements for protection and safety (see paras 6.21–6.98).

5.44. During the implementation of the remedial actions, the relevant authority is responsible for verifying day to day compliance with regulatory requirements, including requirements for occupational exposure. This involves the carrying out of regular inspections and a review of work procedures, monitoring programmes and monitoring results. There are also responsibilities associated with non-routine matters, such as enforcement action in the event of non-compliance, responses (where necessary) to reports of abnormal occurrences, and the review and approval of any changes to procedures, equipment or the remediation plan itself, when such changes may have significant radiological implications for workers, the public or the environment.

**EXPOSURE TO RADON**

**Exposure pathways**

5.45. Uranium occurs naturally in normal rocks and soil. The decay of $^{226}\text{Ra}$ in $^{238}\text{U}$ series results in the production of the radon isotope $^{222}\text{Rn}$, an inert naturally radioactive gas with a half-
life of 3.8 d. Some of this gas escapes to the air, while some dissolves in groundwater. The highest $^{222}\text{Rn}$ concentrations in air are found in enclosed spaces, the levels depending on the rate of ingress and the extent of ventilation. Exposure of individuals to $^{222}\text{Rn}$ and its short-lived progeny ($^{218}\text{Po}$, $^{214}\text{Pb}$, $^{214}\text{Bi}$ and $^{214}\text{Po}$) occurs mainly by breathing air, resulting in a dose to the lung. Only about 1% of the dose to the lung arises from $^{222}\text{Rn}$ itself because most of the inhaled gas is breathed out again. The dose arises almost entirely from the short-lived progeny, atoms of which attach themselves to condensation nuclei and dust particles present in the air. These particles, as well as unattached particles, get deposited along the various airways of the bronchial tree. Exposure of the lung is caused mainly by the alpha particles emitted by the short-lived progeny, even though there are also some emissions of beta particles and gamma radiation. Exposure from ingestion of $^{222}\text{Rn}$ via the groundwater pathway is unlikely to be of significant concern for occupational radiation protection.

5.46. A similar situation exists with respect to thorium in rocks and soil, with the decay of $^{232}\text{Th}$ resulting in the production of the gaseous isotope $^{220}\text{Rn}$ (commonly referred to as thoron). However, exposure to $^{220}\text{Rn}$ and its short-lived progeny is unlikely to be of concern in existing exposure situations because the half-life of $^{220}\text{Rn}$ (56 s) is much shorter than that of $^{222}\text{Rn}$. The inhalation of $^{220}\text{Rn}$ and its progeny by workers during the mining and processing of minerals with high thorium contents could give rise to exposures of concern, but in such situations these would be controlled as a planned exposure situation along with exposure to other radionuclides in the $^{232}\text{Th}$ decay chain (see para. 3.168). Consequently, the use of the term ‘radon’ hereinafter refers only to the isotope $^{222}\text{Rn}$.

**Radon concentrations**

**Buildings**

5.47. In buildings, the accumulation of radon in the air occurs mainly as a result of the entry of radon directly from the underlying soil in the basement through cracks in the floor. In temperate zones, the air inside buildings is normally at a slightly lower pressure than the air outdoors as a consequence of the air inside the building being warmer than the air outside. This causes a convective flow which, together with the effect of the wind blowing over chimneys and other openings, draws soil gas and hence radon into the building. In addition to pressure differences, other factors, including relative humidity and soil moisture, can also influence radon levels in buildings.

5.48. The accumulation of radon in buildings also occurs, usually to a lesser extent, through the escape of radon from building materials into the air inside the building, particularly if such materials are porous and have elevated concentrations of $^{226}\text{Ra}$. The water supply can also provide a route for the entry of radon into the air inside buildings, although radon levels in domestic water are generally quite low, except possibly when the supply comes from groundwater. The accumulation of radon in buildings that are workplaces may also be influenced by the presence of minerals and raw materials containing elevated concentrations of radionuclides in the $^{238}\text{U}$ decay series, although this influence is generally quite small if there is adequate ventilation (see para. 3.171).

5.49. Indoor radon concentrations differ between countries because of differences in geology, climate, construction materials, construction techniques, type of ventilation provided (natural or
other-wise) and domestic habits. Within individual countries, there may be marked regional variations. Data on indoor radon concentrations around the world are given in Ref. [33]. The arithmetic mean values for various countries vary from 7 to 200 Bq/m³. Arithmetic mean values in high background areas vary from 112 to 2745 Bq/m³. In some parts of northern Europe, maximum values of up to 84 000 Bq/m³ have been reported. The population weighted worldwide arithmetic mean is 39 Bq/m³.

*Underground workplaces*

5.50. The highest concentrations of radon tend to occur in underground workplaces. Such workplaces include underground mines, tunnels, basement storage and parking facilities, underground facilities for water treatment and distribution, caves, former mines open to the public, and spas. In such workplaces, there are many interfaces via which there may be substantial entry of radon into the air and there may be practical limitations on the amount of ventilation that can be provided. In some underground mines, including some in which the $^{226}$Ra concentrations in the rock are not significantly elevated, high concentrations of radon arise from the entry of radon via the groundwater and its subsequent release into the mine atmosphere. A similar situation may be encountered in underground facilities for water treatment and distribution.

5.51. Concentrations of radon are reported to vary from 20 to more than 20 000 Bq/m³ in workplaces in caves and underground mines open to the public and from about 200 to 7000 Bq/m³ in workplaces in tunnels [34]. Much higher values have been found in some operating underground mines, particularly uranium mines.

*Application of the system for protection and safety*

5.52. As with any other exposure to natural sources, occupational exposure to radon is normally subject to the requirements for existing exposure situations [2]. However, the requirements for planned exposure situations will apply in certain situations, as specified in para. 3.160.

5.53. Occupational exposure to radon is generally of concern only in enclosed workplaces such as buildings and underground mines. Occupational exposure to radon outdoors is not usually of concern except, possibly, in open pit mines in certain atmospheric conditions.

*Identifying workplaces in which exposure to radon is of concern*

5.54. The government has to ensure that information is gathered on indoor concentrations of radon, including concentrations in workplaces. Since it is not feasible to measure radon concentrations in every workplace, surveys have to be designed and carried out such that the information gathered is reasonably representative of the country as a whole, in a similar manner to surveys of radon in homes. This requires that the surveys are systematic and unbiased to the extent possible. Geographical considerations will often be a good general guide to identifying areas in which radon concentrations are likely to be above average. However, such an approach on its own has limitations because the relationships between indoor radon concentration and geological parameters such as soil porosity and concentrations of uranium and radium are complex. Geological considerations can nevertheless be used for interpolating between the survey results and may be useful in refining the identification of the relevant areas.
5.55. Radon concentrations measured in above ground workplaces could provide important input to the identification of radon prone areas for dwellings, or vice versa, since it is likely that radon prone areas for above ground workplaces will coincide with those for dwellings\(^7\).

5.56. Once the measurement data have been gathered, the government should ensure that the analysis of the measurement data leads to the identification of any workplaces where exposure to radon is of concern. If there are no such situations, no further action is required. If, on the other hand, exposures of concern are identified, the government should ensure that exposures in workplaces are incorporated into an overall national action plan for indoor radon. The action plan has to be appropriate for the exposure situation and adapted to national conditions.

**Action plan**

5.57. A national action plan for indoor radon exposure, including exposure in workplaces, provides the means for defining remedial actions to address exposures of concern. It should also provide the means for ensuring that, by way of suitable campaigns, relevant information on exposure to radon is provided to employers, workers and members of the public, and to other interested parties such as professional bodies. The objective of these information campaigns should be to share the key findings of the national surveys and to increase the understanding of radon, the potential health risks and the simple measures that can be taken to reduce the risks. Since smoking is such a prevalent cause of lung cancer, the increased risks related to smoking should be highlighted.

5.58. For the exposures in workplaces identified as being of concern, the action plan need to define a series of coordinated actions to address radon concentrations in existing and future workplaces.

5.59. It is possible to focus the efforts to control radon by identifying ‘radon prone buildings’. Such buildings can be identified on the basis of certain characteristics of the design, construction material or construction method that are likely to give rise to elevated radon concentrations.

**Reference levels**

5.60. In formulating the action plan, appropriate reference levels for radon in workplaces should be established, taking into account the prevailing social and economic circumstances. In general, the reference level for workplaces should not exceed an annual average radon concentration of 1000 Bq/m\(^3\) \([2]\). This value corresponds to an annual effective dose of the order of 10 mSv, assuming an equilibrium factor of 0.4 and an annual occupancy period of 2000 h.

There is practical advantage in adopting a single value for the reference level which applies to all workplaces irrespective of the equilibrium factor. Nevertheless, other reference levels may be appropriate if the equilibrium factor is significantly different from this, which may be the case in some underground mines for instance. The choice of an appropriate reference level is complex — the value should be determined with considerable circumspection, taking into account not only

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\(^7\) A radon prone area is one in which, because of the characteristics of the ground and/or building design and usage, the percentage of buildings with \(^{222}\)Rn concentrations above a certain predetermined level (most probably the applicable reference level) exceeds a threshold percentage established by the relevant national authority.
the level of exposure but also on the likely scale of remedial action involved, which has economic implications for industry and the country as a whole. In buildings with high occupancy factors for members of the public such as kindergarten, schools, hospitals etc exposure of all occupants is controlled using the reference level for dwellings (in terms of para 5.20 of the BSS).

Implementation of remedial action in workplaces

5.61. In workplaces that have been identified in the action plan, additional, more detailed measurements of radon concentrations may be necessary. Arrangements for making these measurements, and for carrying out any subsequent remedial action, are the responsibility of the employer concerned. It is important for the employer to have access to expert advice on remedial measures. It may be appropriate for the relevant national authority to provide written guidance in accordance with national building practices.

5.62. The employer has to ensure that radon activity concentrations in workplaces are as low as reasonably achievable, with priority being given to those workplaces where the reference level is exceeded. In some workplaces, particularly underground mines, there can be large variations in radon concentration in space and time. This should be taken into account when determining whether the reference level is exceeded.

5.63. If, despite all reasonable efforts by the employer to reduce radon concentrations in the workplace, such concentrations remain above the reference level, the relevant requirements for occupational exposure in planned exposure situations will apply (see para. 3.160(b)). This outcome is highly unlikely except in some underground mines where there might be practical limitations on restricting the entry of radon into the air and on the amount of ventilation that can be provided (see para. 3.175).

Methods for reducing radon in buildings

Sub-floor depressurization

5.64. For foundations and basements in contact with soil, the most effective course of action is to reduce the pressure of the soil gas in the vicinity of the foundation relative to the pressure in the structure. This can be accomplished by installing a system of pipes leading from the soil under the foundation that maintains a negative pressure gradient between the soil and the foundation. The soil gas containing radon can then be vented harmlessly to the atmosphere. Where possible, it is desirable to install a small and simple cavity or sump within the foundations to which the system of pipes may be attached. For buildings with extensive and complex foundations a number of such depressurization systems may be needed.

Sub-floor ventilation

5.65. If the ground floor is not in contact with the soil, the amount of radon entering the structure can be reduced by ventilating the space beneath the floor. This may be accomplished by increasing the natural ventilation or installing a fan that removes the air from under the floor and replaces it with outdoor air.
Floor sealing and membranes

5.66. Since most of the radon from the soil enters through cracks and other openings in the floor, it is possible to reduce indoor radon concentrations by sealing such entry routes. However, this approach is generally less effective than depressurization and ventilation because it is difficult to seal all entry routes adequately and seals deteriorate over time. It can be used as a supplementary measure to increase the effectiveness of sub-floor depressurization or ventilation. Heavy duty plastic membranes incorporated into the foundations may act as effective radon barriers provided all joints are properly sealed and the membranes are not punctured during installation. However, they cannot be retrofitted to existing buildings.

Increased ventilation

5.67. Indoor radon can be diluted by increased ventilation with outside air. This approach can be costly in terms of energy loss, particularly in hot or cold climates. Energy loss can be reduced by heat exchangers but these involve significant capital, operating and maintenance costs. In some structures, increased ventilation can actually increase indoor radon concentrations by increasing the negative pressure differential between the indoor air and the soil gas.

Removal of subsoil

5.68. Elevated indoor radon concentrations are sometimes caused by high $^{226}$Ra concentrations in the soil underneath or surrounding the building. In such situations, indoor radon concentrations can be reduced by removing the subsoil and replacing it with uncontaminated soil. This is a major undertaking and is carried out when there is no other straightforward options.

Water treatment

5.69. In the few situations where the water used in the building is a significant source of indoor radon, prior treatment of the water by aeration can be effective. Filtration with activated charcoal can also be used but is likely to be less effective. Although aeration of the water can reduce radon concentrations in the buildings to which it is supplied, it can aggravate the problem in the municipal water treatment plants where aeration is carried out. In any water treatment plant, the air spaces of frequently accessed areas should be well ventilated to prevent the buildup of high radon concentrations. In treatment plants processing groundwater with high radon concentrations, such measures alone may not be sufficient and it may be necessary to restrict the periods of occupancy of the plant workers in areas of high radon concentrations. This is not normally a problem, because the workers usually make only brief periodic inspections in such areas.

Preventive measures in new buildings

5.70. In addition to any remedial action to be taken in existing workplaces, which is the responsibility of the employer, consideration should also be given by the relevant authority to preventive measures that can be applied to new buildings, including workplaces, in radon prone areas. In the case of dwellings, it has been found that, in areas where more than 5% of current buildings have radon concentrations exceeding 200 Bq/m$^3$, preventive measures in all new buildings are likely to be cost effective [35]. The difficulty with new buildings is that radon concentrations cannot be predicted with accuracy as they can only be determined after the
completion of the construction. The implication is that the relevant authority will need to establish a basis for identifying in advance those buildings for which preventive measures should be included in the design and construction and, after construction, to apply checks on the effectiveness of the preventive measures. Appropriate construction codes and guidance on construction practices should be developed. Particularly careful consideration should be given to building development on made-up ground if there are indications that the fill material may contain elevated concentrations of $^{226}$Ra. A thorough quantitative assessment may be needed and, where necessary, restrictions applied by the relevant authority.

5.71. The foundations of new buildings constructed in radon prone areas should be designed and constructed such that the ingress of radon from the soil is minimized. Some preventive measures may require major changes to the design and construction of the foundations. Other measures can be very simple and can be incorporated at relatively low cost. These include the provision of a porous fill layer under the floor slab so that radon in the soil gas can be extracted. Space may also be left for an interior exhaust duct for the extracted air. Consideration should also be given to design features that allow the easy introduction of further remedial measures after the construction has been completed, should these be found to be needed.

5.72. The approach favoured by the relevant authority will depend on local building styles and the extent and severity of radon proneness. A combination of approaches may prove to be the best option. In the initial phase of the national action plan, the relevant authorities will need to closely monitor the outcome of preventive and remedial measures to ensure that they are reliable and durable.

EXPOSURE TO COSMIC RAYS

Sources of exposure

5.73. There are three main sources of cosmic radiation that are important for occupational exposure:

(i) Galactic cosmic radiation from sources outside the solar system: Galactic cosmic rays incident on the upper atmosphere consist of a 98% nucleonic component (mainly protons and helium ions) and 2% electrons. With increasing solar activity, the fluence rate decreases but the maximum of the energy spectrum is shifted to higher energies.

(ii) Solar cosmic radiation generated near the surface of the sun by magnetic disturbances: This radiation originates from solar flares and coronal mass ejections when the particles produced are directed towards the Earth. These solar particles comprise mostly protons. Only the most energetic particles contribute to doses at ground level.

(iii) Radiation from the Earth’s radiation belts (van Allen belts): The van Allen radiation belts are formed by the capture of protons and electrons by the Earth’s magnetic field. There are two van Allen belts, an inner one centred at about 3000 km and an outer one centred at about 22 000 km from the Earth’s surface. The inner van Allen belt descends to within a few hundred kilometres of the Earth’s surface in a region east of Brazil known as the South Atlantic Anomaly.
5.74. The intensity of cosmic radiation reaching the upper atmosphere is reduced by the Earth’s magnetic field and therefore varies with latitude. The reduction in intensity is greatest near the equator and least near the geomagnetic poles. The intensity of the total cosmic radiation also varies with time. The variation follows the 11 year solar activity cycle, with the radiation intensity being at its lowest when the solar activity is at its highest.

5.75. High energy particles incident on the atmosphere interact with atoms and molecules in the air and generate a complex set of secondary charged and uncharged particles, including protons, neutrons, pions and relatively light nuclei. Uncharged pions decay into high energy photons, which in turn produce a cascade of high energy electrons and photons. Charged pions decay into muons, which travel large distances in the atmosphere. Thus, at ground level, the muon component of cosmic radiation is the most important contributor to dose, contributing about 80% of the absorbed dose rate.

Application of the system for protection and safety

5.76. Exposure to cosmic radiation at ground level is regarded as unamenable to control and is therefore excluded from the scope of the BSS. 8

5.77. Control of occupational exposure to cosmic radiation above ground level has to be considered for aircrew and space crew in terms of the requirements for existing exposure situations.

Exposure of aircrew

5.78. At commercial aircraft altitudes, typically 6100–12 200 m, the most significant components of cosmic radiation are neutrons, electrons, positrons, photons and protons, with neutrons contributing 40–80% of the effective dose rate, depending on altitude, latitude and time in the solar cycle. The dose rate doubles for every 1830 m of increased altitude. At higher altitudes, the heavy nuclei component becomes important.

5.79. Dose rates in commercial aircraft depend on altitude, latitude and time in the solar cycle. For an altitude of 9 000–12 000 m at a latitude of 50° (corresponding to a flight between northern Europe and North America), the dose rate is generally in the range 4–8 μSv/h. Dose rates at lower latitudes are generally lower and, allowing for climbing and descent, an average dose rate of 4 μSv/h can be used for all long haul flights. For short haul flights, the altitude is generally lower (7500–10 000 m) and the corresponding average dose rate is about 3 μSv/h. Annual average flying times are typically 600–900 h.

5.80. In recent years, there have been new developments in the monitoring technology for estimating the radiation field on board aircraft (see para. 7.36). In addition, various computer codes have been developed to estimate the doses received by aircrew for specific flight route parameters. Good agreement has been observed between the measured values and the calculated

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8 The average annual effective dose to populations from cosmic radiation is estimated to be in the range 0.3–2 mSv, with a population weighted average of about 0.38 mSv [21].
values [36]. Computer codes are now used routinely to assess doses received by aircrew, rather than relying on measurements.

5.81. The annual average doses received by aircrew are typically in the range 1–3 mSv, with maximum values of 3.5–6.5 mSv being reported from certain countries [21].

5.82. Civil aviation activities vary considerably between countries, and in some parts of the world the opportunity for aircrew to receive significant dose from cosmic radiation may be very limited. Consequently, the relevant authority (which could be a civil aviation authority) should first determine whether assessment of the exposure of aircrew is warranted. If it is not warranted, then no further action need be taken.

5.83. Where assessment of doses received by aircrew is deemed to be warranted, the following requirements apply (see paras 5.31 and 5.32 of the BSS):

(a) The relevant authority should establish a framework that includes an appropriate reference level — a reference level of about 5 mSv might be considered as reasonable — and a methodology for assessing doses and keeping records of occupational exposure.
(b) The employer needs to assess the doses, keep records and make each worker’s dose record available to that individual.
(c) For female aircrew during pregnancy, the employer should implement the same radiation protection measures as those that would apply in planned exposure situations (see paras 6.2–6.20). The employer must inform female aircrew members of the risk to the embryo or foetus due to exposure to cosmic radiation and of the need for early notification of pregnancy. Notification of pregnancy should not be considered a reason to exclude a female worker from work. On being notified of the suspected pregnancy, the employer must adapt the working conditions in respect of occupational exposure so as to ensure that the embryo or foetus is afforded the same protection as is required for members of the public according to the requirements for planned exposure situations. This includes a limit of 1 mSv on the annual effective dose.

5.84. According to the BSS, the requirement for dose assessment and record keeping (para. 5.83(b)) applies only if the dose exceeds the reference level. This implies that the doses of only a small portion of the workforce would need to be assessed. In practice, however, countries with significant civil aviation activities tend to include all aircrew in the dose assessment process. Given the availability of suitable computer codes for assessing dose directly from the flight parameters (see para. 5.80), this appears to be a more practicable option (and more acceptable to the workforce).

5.85. The doses received by aircrew are self-limiting. These limitations ensure that the average doses remain at a small fraction, typically about 10%, of the annual dose limit for workers in planned exposure situations. In terms of current aviation practice, flying altitudes are firmly established and flying times of aircrew are controlled for non-radiological reasons — such controls may provide sufficient control of exposures. It is probable that some airlines, again for non-radiological reasons, already have special working arrangements in place for female aircrew after notification of pregnancy. While there are thus no apparent scenarios in which doses could increase above current levels, there are at the same time few reasonable opportunities for reducing doses. For instance, any further restriction on the flying times of aircrew could have
acceptable economic repercussions. Furthermore, any attempt to reduce the doses received by individual crew members by reassigning them to other flights will do nothing to reduce the collective dose. All of these factors must be taken into account when considering whether there is anything to be gained by imposing further control measures to reduce doses. At present, it would seem that there is little justification for such additional measures.

*Exposure of space crew*

5.86. At altitudes of 200–600 km and at low inclinations, the main contribution to the exposure of space crew is delivered by protons and electrons trapped geomagnetically by the inner van Allen belt where it comes closest to the Earth’s surface in the South Atlantic Anomaly [21]. For low Earth orbit missions of limited duration, the results of some dose assessments show values of mission dose equivalent varying from 1.9 to about 27 mSv. When considering a broader range of space activities, mission doses can reach values of the order of 100 mSv.

5.87. Only a limited number of countries are involved in space travel. The approach to the control of exposures of space crew has been developed by national and regional space agencies. The requirements of the BSS for controlling exposures in these exceptional conditions are, by necessity, rather general and essentially reflect current good practice in the countries concerned:

(a) The relevant authority has to establish, where appropriate, a framework for radiation protection that applies to individuals in space based activities;

(b) All reasonable efforts have to be made to optimize protection by restricting the doses received by space crew while not unduly limiting the extent of the activities that they undertake.

5.88. The framework for protection of space crew should make provision for the setting of appropriate reference levels, for example reference levels for mission dose and career dose. The protection framework should also make provision for identifying, during the pre-flight design stage, ways to minimize doses by means such as shielding and the timing and duration of certain activities. Area monitoring and individual monitoring should be carried out, as appropriate, for dose assessment purposes and for providing warning of changing exposure conditions. Monitoring and dose assessment are essential inputs to the ongoing optimization process. Further guidance is provided in Refs [37, 38].

### 6. PROTECTION OF WORKERS IN SPECIAL CASES

6.1. This Section provides guidance on occupational radiation protection with respect to two groups of workers for whom there are specific management issues associated with the control of radiation exposure:

(1) Female workers during and after pregnancy, with exposure implications for not only themselves but also the embryo, foetus or newborn child.

(2) Workers who regularly carry out their work on the premises or site of another employer and may be exposed to the site operator’s use of radiation or may take onto the site their own
source of radiation, with exposure implications for both themselves and the employees of the site operator. These persons are referred to as itinerant workers and are often employed by contractors.

FEMALE WORKERS DURING AND AFTER PREGNANCY

6.2. For the purposes of occupational radiation protection, there is no reason to make any general distinction between workers on the basis of gender. However, additional protection measures have to be considered for a female worker during and after pregnancy in order to protect the embryo, foetus, newborn or breast-fed child.

Exposure pathways to the embryo, foetus, newborn or breast-fed child

6.3. The following exposure pathways to the embryo, foetus or newborn child are of potential concern:

(a) In utero, external exposures: These are exposures from sources of radiation external to the body of the mother that irradiate not only maternal tissues but also the embryo or foetus;

(b) In utero, internal exposures: These are exposures from the incorporation of radionuclides by the mother or that present in maternal hollow organs, such as urinary bladder or bowel, with transfer to the foetus through the placenta and/or irradiation of the foetus by penetrating radiation from radionuclides deposited in maternal tissues;

(c) Newborn, external exposures: These are exposures associated with irradiation of the newborn child by penetrating radiation from radionuclides in maternal tissues or present in maternal hollow organs such as urinary bladder or bowel;

(d) Newborn, internal exposures: These are exposures from the intake of radionuclides by the breast-fed child via transfer from maternal tissues to the breast milk and subsequent ingestion during breast feeding.

Responsibilities of management

6.4. In terms of para. 3.113 of the BSS, management has to provide female workers who are liable to enter controlled areas or supervised areas, or who undertake emergency duties, with appropriate information on the risk to the embryo, foetus, newborn or breast-fed child during and after pregnancy. Although such a female worker cannot be compelled to notify her employer if she suspects or knows she is pregnant or is nursing a breast-fed child, management needs to inform female workers of the importance of notifying the employer as soon as possible so that measures to protect the embryo, foetus, newborn or breast-fed child may be implemented promptly.

6.5. As soon as such a female worker notifies the employer that she is pregnant or is nursing the newborn or breast-fed child, the employer should make special arrangements with respect to her working conditions to ensure that the embryo, foetus or child is afforded the same broad level of protection as is required for members of the public (see para. 3.114 of the BSS). Such notification must not be considered a reason to exclude the female worker from work, but it will entail the imposition of more stringent restrictions on the exposures to which the female worker is subjected. The employer should inform the female worker of the decision to apply these more stringent restrictions.
6.6. These more stringent restrictions do not necessarily imply that the female worker may not continue to work with radiation or radioactive materials, or that she must be prevented from entering or working in designated radiation areas. However, the restrictions should be such as to ensure that under normal operational conditions the requirements of the BSS with regard to the dose limitations for members of the public are respected for the embryo or foetus during pregnancy and for the newborn or breast-fed child thereafter. Also, the revised working conditions have to be such as to avoid any significant potential exposure from accidents or other unforeseen events that could result in high radiation doses from external or internal exposure.

6.7. In determining these more stringent dose restrictions, account should be taken of any doses that were received by the embryo or foetus as a result of the mother’s occupational exposure to external radiation in the period between conception and declaration of pregnancy. Account should also be taken of any doses that were, or will be, received by the embryo, foetus or newborn/breast-fed child as a result of intakes of radionuclides by the mother prior to the declaration of pregnancy, including intakes prior to conception.

6.8. The employer should consider whether the female worker needs further information and training as a result of any change of working conditions to restrict exposure of the embryo, foetus or newborn/breast-fed child.

Monitoring

6.9. Because of the more stringent restrictions on dose, monitoring of the female worker during and after pregnancy is especially important. Doses should be assessed taking all relevant pathways of external and internal exposure into account.

6.10. Once pregnancy has been declared, the monitoring programme should be redefined in order to be able to determine that the dose to the embryo, foetus or newborn/breast-fed child (including the dose due to intakes by the mother prior to conception) attributable to occupational exposure will not exceed 1 mSv. Modifications of the monitoring programme for internal exposure might be needed because some radionuclides might be more relevant for foetal doses than for maternal doses. The biokinetics of some elements may change during pregnancy, although the available information is generally not sufficiently detailed to allow alternative modelling that relates excretion values or organ retention values to intake amounts. Some changes in biokinetics that have been considered by the ICRP [39] could be used for special dose assessments.

6.11. If there are indications that the dose to the embryo, foetus or newborn/breast-fed child might approach 1 mSv/y, individual monitoring of the mother and individual assessment of the committed dose to the embryo, foetus or newborn/breast-fed child should be performed. Dose reports should be available quickly to allow for prompt action to be taken should it be found that the dose to the embryo or foetus or newborn/breast-fed child might exceed 1 mSv/y.

6.12. A shorter period/frequency of monitoring may be advisable to keep a closer control over possible inadvertent exposures. However, this frequency should be chosen considering the recording level of the passive dosimeter or other techniques used. For dosimeters with a recording level of 0.1 mSv, a monitoring period of less than one month may not be enough to evaluate adequately the dose to the foetus during the whole period after the declaration of
pregnancy. An active dosimeter might serve the purpose of maintaining an alertness to any possible accidental exposures. In all cases, the recorded dose of the pregnant worker should be that of her regular dosimeter.

6.13. The calibration of dosimeters should be considered when assessing doses to the embryo or foetus. For penetrating radiation fields, dosimeters that have been calibrated for the personal dose equivalent $H_p(10)$ will give an overestimation of the dose. However, this may not be the case for radiation fields of high energy neutrons or particles in accelerator facilities, for which dosimeters calibrated for doses at different depths are required.

6.14. Although, from a technical point of view, it is not essential to use a dosimeter on the abdomen in addition to that used routinely, it can be useful in providing the female worker with the reassurance that attention is being given to her exposure during pregnancy. Management should therefore consider the use of an appropriate dosimeter to monitor the dose to the foetus. If the external radiation is homogeneous, there is no need to position a dosimeter on the abdomen, but if the radiation field is inhomogeneous a dosimeter should be positioned on that part of the abdomen that might be irradiated more significantly.

6.15. In the case of a suspected accidental exposure, special monitoring should be carried out to ensure that the dose limit to the embryo, foetus or newborn/breast-fed child will not be exceeded. Monitoring may be carried out using whole body counting, individual organ counting (such as thyroid counting or lung counting) or in vitro analysis of the mother's excretions.

**Dose assessment**

6.16. Information on the dose to the embryo or foetus from intakes of radionuclides by the mother has been published by the ICRP [39]. This includes dose coefficients based on biokinetic and dosimetric models that take into account the transfer of radionuclides from the mother through the placenta and photon irradiation from radionuclides in the placenta and maternal tissues. The dose coefficients, expressed in units of sieverts per becquerel, represent the committed effective dose to the embryo or foetus per unit intake of activity by the female worker. Organ dose coefficients for the foetus are also provided.

6.17. When there is an acute intake by the mother during or before pregnancy as a result of an accident or incident, the ICRP dose coefficients can be used to calculate the committed organ doses and effective doses to the embryo or foetus. For chronic intakes, the ICRP dose coefficients cover three scenarios: a chronic intake during pregnancy, a chronic intake one year before pregnancy and a chronic intake five years before pregnancy.

6.18. In the assessment of external dose to the foetus, only penetrating radiation should be considered. In the case of homogeneous fields, for photons and beta radiation the dose recorded by the mother’s dosimeter will be a conservative estimation of the dose to the foetus because, by the time that pregnancy is declared, the dose at the depth of the foetus will generally be lower. In the case of inhomogeneous fields, a careful assessment of the dosimeter results and the corresponding dose to the foetus is necessary.
6.19. Information on the dose to the newborn child from the ingestion of radionuclides in the mother’s milk, including dose coefficients, has been published by the ICRP [40]. Intakes before and during pregnancy, as well as during lactation, are considered.

6.20. The evaluation of dose to the newborn child from external exposure to radionuclides in maternal tissues is based on estimations of the position of the mother and child and of the time period during which the mother is holding or is close to the child. Mathematical models of mother and child are then used to perform Monte Carlo simulations of the mother’s tissues as sources irradiating the infant.

ITINERANT WORKERS

6.21. For the purposes of this safety guide, itinerant workers are occupationally exposed persons who work in supervised and/or controlled areas at a variety of (one or more) locations and are not employees of the management of the facility where they are working. Itinerant workers may be self-employed or employed by a contractor (or similar legal entity) that provides services at the facilities of other employers. (The facility may or may not be a registrant or licensee or otherwise under regulatory control).

6.22. The management of a facility and the contractor are both employers. The management of a facility has primary control of the facility, while the contractor provides services under contract. The employees of a contractor, when working in supervised and/or controlled areas at a facility not managed or under primary control of the contractor, will fall within the definition of itinerant workers. In more complex situations a contractor may itself contract work to a subcontractor, whereupon the employees of both contractor and subcontractor may be itinerant workers. When the contractor is a self-employed person, that person is treated as both the employer and the employee.

6.23. Itinerant workers may themselves work with sources of radiation and/or they may be potentially exposed to radiation sources controlled by the management of the facility at which they are working.

6.24. Itinerant workers may be apprentices, or students when their courses of study or work experience (overseen by their mentors in the contractor’s organization) require their presence in supervised and/or controlled areas established at the facility.

6.25. Examples of itinerant workers and the types of work they perform include:

(a) Maintenance workers in the nuclear power industry — employed by a contractor providing services during normal operations, shutdown or maintenance outages;
(b) Quality assurance, in-service inspection, and non-destructive examination or testing personnel in the nuclear power or other industries;
(c) Maintenance and cleaning staff in general industry who may be exposed to radiation from a wide range of applications;
(d) Contractors providing specialized services, for example, removal of scale and sediment from within pipes and vessels (decontamination of equipment), the transport of radioactive wastes, or the loading or change-out of radioactive sources at irradiation facilities;
(e) Contract workers in mining and minerals processing facilities who may be exposed to NORM;
(f) Industrial radiography companies contracted to work at a facility operated by a management other than their own;
(g) Workers performing contracted security screening using X-ray generating machines or radioactive sources;
(h) Contracted personnel involved in the decommissioning of facilities of various types, and the clean-up of associated buildings and outside areas of radioactive materials;
(i) Contracted medical equipment company personnel installing and servicing equipment;
(j) Medical staff who work in supervised and/or controlled areas in several hospitals or clinics (whether fixed or mobile) not operated by their employer.

Issues associated with the use of itinerant workers

6.26. The effective management of itinerant workers is essential for ensuring protection and safety but can be complicated by issues such as overlapping responsibilities, differences in local work procedures and protection standards, communication difficulties and remote supervision.

6.27. The issues associated with the use of itinerant workers are primarily related to managerial control. Uncertainties over the allocation of responsibilities for worker protection arrangements may give rise to difficulties with regard to the control of exposure of individual itinerant workers over time, for example a calendar year. As itinerant workers move from facility to facility, workers may accumulate doses that approach or even exceed the annual individual dose limit; this may be true even though none of the prospectively established dose constraints or administrative dose targets at the several facilities was exceeded.

6.28. The range of work carried out by itinerant workers makes it difficult to assign responsibilities explicitly without first considering specific situations. These can range from situations where the management of a facility will be required contractually to provide most of the necessary services for the protection and safety of itinerant workers to situations where most of the duties and responsibilities will naturally fall on the contractor. Within this range, three types of exposure scenario can occur:

(i) The operation of a facility has the potential to cause exposure of the contractor’s employees, who themselves do not possess a radiation source — in such cases, the management of the facility is the registrant or licensee and the contractor is merely an employer;
(ii) The contractor’s employees bring their own source of radiation to a facility and hence have the potential to cause exposure of the employees of that facility — in such cases, the contractor is the registrant or licensee and the management of the facility is merely an employer;
(iii) In a combination of (i) and (ii), the operation of the facility and the activities of the contractor on site both have the potential to cause exposure to each other’s employees — in such cases, both the management of the facility and the contractor are registrants or licensees.
Cooperation between employers

6.29. The main responsibility for protection and safety of workers at a facility lies with the management of that facility. At the same time, a contractor providing services to the management of the facility is responsible for the protection and safety of its own employees. It follows that there will be overlapping responsibilities for the management of itinerant workers, and cooperation between the two employers (the management of the facility and the contractor) is required. The specific content of these joint responsibilities will be dependent on the type of work carried out, but will require consultation and cooperation to the extent necessary for compliance with the requirements for the safety of all workers at the facility. This requirement is reflected in para. 3.85 of the BSS, which states:

“If workers are engaged in work that involves or that could involve a source that is not under the control of their employer, the registrant or licensee responsible for the source and the employer shall cooperate to the extent necessary for compliance by both parties with the requirements of [the BSS].”

6.30. Further requirements related to cooperation between employers are given in paras 3.86 and 3.87 of the BSS, which state:

“Cooperation between the employer and the registrant or licensee shall include, where appropriate:

(a) The development and use of specific restrictions on exposure and other means of ensuring that the measures for protection and safety for workers who are engaged in work that involves or could involve a source that is not under the control of their employer are at least as good as those for employees of the registrant or licensee;
(b) Specific assessments of the doses received by workers as specified in (a);
(c) A clear allocation and documentation of the responsibilities of the employer and those of the registrant or licensee for protection and safety.

“As part of the cooperation between parties, the registrant or licensee responsible for the source or for the exposure shall, as appropriate:

(a) Obtain from the employers, including self-employed individuals, the previous occupational exposure history of [the] workers ... and any other necessary information;
(b) Provide appropriate information to the employer, including any available information relevant for compliance with the requirements of [the BSS] that the employer requests;
(c) Provide both the worker and the employer with the relevant exposure records.”

6.31. Where the need for cooperation leads to an agreement on procedures to be followed, this should ideally be set down in writing. It is likely to be appropriate for such an agreement to form part of the formal contractual arrangement, particularly in large and/or complex contracting (and sub-contracting) situations, e.g. when the management of a facility specifically delineates a part of its site to be handed over to a main contractor to carry out some work such as decommissioning. This should ensure that each party clearly knows which of the legal demands on the employer it is specifically responsible for meeting. The detailed arrangements and
identification of responsibilities will vary with the nature of the work and the relevant experience of the parties involved.

6.32. Information sheets and checklists are useful aids to the exchange of information between employers and for assessing the adequacy of protection and safety arrangements. They can be used for summarizing the protection and safety requirements to be fulfilled and for listing the various points that need to be discussed and agreed between the management of the facility and the contractor before the start of the contract work.

**Sources under the control of a facility**

6.33. In many types of work, a contractor’s employees who do not have their own sources of radiation are required to enter an area of a facility where they may be exposed to radiation arising from the normal operation of the facility. Examples of such itinerant workers include maintenance and cleaning staff. In many cases the contractor and its employees will have little or no experience of working in radiation areas, and will have a limited knowledge of the regulatory requirements for protection and safety.

6.34. In such circumstances, it is the responsibility of the management of the facility to apply the same level of protection and safety to the itinerant workers as for its own employees. Having the necessary arrangements in place for achieving this should be a precondition for the engagement of the itinerant workers; consideration should be given to formalizing this by referring to the relevant protection and safety measures in the contractual agreement. The relevant protection and safety measures are those specified in Section 3 and would include, as appropriate:

- (a) The optimization of protection and safety (including any associated dose constraints);
- (b) Dose limitation;
- (c) The establishment of classified areas;
- (d) Personal protective equipment;
- (e) Local rules and procedures;
- (f) Monitoring and dose assessment;
- (g) Dose records;
- (h) Information and training;
- (i) Workers’ health surveillance.

6.35. If the contractor’s work includes non-standard operations, a prior radiological evaluation of those operations is required. The evaluation should consider the various protection options and the amount of detail in the evaluation should be commensurate with the radiation risks. The responsibility for the preparation of the assessment should fall on the management of the facility because of its detailed knowledge of the work, but the contractor should be involved, possibly with the assistance of a qualified expert. This is to ensure that all relevant issues for protection and safety are considered at an early stage.

6.36. The management of the facility will have arrangements in place for the assessment of doses for its own employees, and it is important that appropriate arrangements are also made for the assessment of doses for the contractor’s employees. This may involve the management of the facility providing the contractor with dosimeters and then assessing them at the completion of the
work, or it may require the contractor to arrange for its own individual dosimetry. The arrangement to be followed should be specified in the contractual agreement. If the work is being carried out under dosimetry arrangements made by the management of the facility, the relevant dose records should be made available to the itinerant workers and their employer (the contractor). In all cases, it is essential that each itinerant worker complies with any requirements of local rules or procedures to wear an individual dosimeter in a particular area.

6.37. On completion of the work, and possibly at stages during the contract, the doses being received by the contractor’s employees should be compared with those predicted in the prior radiological evaluation.

6.38. In deciding which of its employees are suited to work under a particular contract, a contractor will require the following information from the management of the facility:

(a) Details of any radiological hazards and an estimate of the maximum radiation doses likely to be received by the contractor’s employees during the contract;
(b) Details of any additional training that will be needed and therefore should be provided either by the contractor or by the management of the facility;
(c) Whether the contractor’s employees need to wear individual dosimeters and, if so, what arrangements are in hand;
(d) Details of non-radiological hazards such as chemicals, dust and heat;
(e) Provision of personal protective equipment, if required.

6.39. Before a contractor’s employee is accepted into a facility to work in a controlled or supervised area, the management of the facility should obtain from the contractor specific information concerning the employee. If this information is immediately available, it will facilitate rapid entry to the facility. This information should include:

(a) Details of appropriate qualifications of the employee (training, experience and certification);
(b) Details of the employee’s dose history;
(c) Any relevant information on the employee’s fitness for work.

6.40. It will also be appropriate for the management of the facility to carry out an assessment of the competency of the contractor’s employees. This is discussed further in paras 6.56–6.65.

6.41. The contractor should consider whether it needs to consult with one or more qualified experts for the work it is to undertake, depending on the nature of the work and any contractual conditions. If the contractor wishes to consult with a qualified expert, it may seek guidance from the management of the facility and/or an independent source for suggestions on suitable experts. The following subjects are examples of those for which guidance may be required from a qualified expert:

(a) The review of engineered controls related to protection and safety;
(b) The formulation of suitable local rules and procedures;
(c) Appropriate dosimetry arrangements;
(d) The requirement for personal protective equipment;
(e) The use of radiation monitoring equipment;
(f) Record keeping;
(g) Emergency procedures.

6.42. The management of the facility should discuss with the contractor the arrangements for radiological supervision at an early stage and may arrange for an existing RPO (see para 3.65) to act as the RPO for the contractor and its employees. Alternatively, the contractor may be required to appoint one of its own employees as an RPO, and will then need to ensure that this person is adequately trained. This appointed RPO should be acceptable to the management of the facility and the contractual agreement should require this RPO to work closely with (and take guidance from) a nominated member of the supervisory staff of the facility. The RPOs of the facility and of the contractor should maintain the necessary degree of liaison.

Sources under the control of a contractor

6.43. A source under the control of a contractor may have to be taken by an employee of the contractor into a facility. Even though radiation sources (for instance nuclear gauges) may be used within the facility as part of its normal operation, it is often the case that the area in which the contractor works is outside any classified areas associated with such sources. In such a situation, there is no potential for the itinerant worker to be exposed to sources under the control of the facility. However, the source brought in by the itinerant worker could cause exposure to the employees of the facility.

6.44. Such a situation arises most commonly when industrial radiography is carried out by a contractor on site and consequently the guidance given in paras 6.45–6.50 refers specifically to such work. Similar principles and actions will apply to other work activities such as source loading operations in irradiation facilities, although if unsealed radioactive material is involved, precautions also have to be taken to avoid surface contamination and airborne contamination (see paras 9.24–9.47).

6.45. Industrial radiography involves the inspection of components (e.g. pipes, welds and pressure vessels) to determine if cracks or other defects are present. The source of radiation will be a sealed radioactive source or an X ray generator. Both types of source require strictly controlled procedures to protect the radiographers using them and other persons on the site. An essential part of these procedures is the maintenance of a barrier at a suitable distance from the source, intended to prevent unauthorized entry into the controlled area within the barrier (cordoning of the area). This type of work is sometimes carried out at night and/or at height need additional protection measures such as stronger lighting and tighter supervision may have to be considered. Cooperation between the management of the facility and the contractor is essential for ensuring adequate protection of the employees of the facility.

6.46. Where the management of the facility has no direct in-house expertise in the work to be carried out by the contractor, it should restrict its involvement essentially to non-technical information gathering. The management of the facility will need to place the onus on the contractor for cooperation on the more technical aspects of the work, but should nevertheless be able to satisfy itself that the contractor has made adequate provision for achieving safe working conditions. In doing this the management of the facility may need the assistance of a qualified expert.
6.47. Prior to commencement of work, the management of the facility should obtain from the contractor:

(a) A telephone number on which the contractor can be contacted in the event of an emergency;
(b) The name(s) of the RPO(s) who will be present during the work;
(c) The type of radiation generating device or radiation source to be used;
(d) A copy of the contractor’s local rules and procedures, which should provide sufficient information about the proposed work — if adequate local rules are not available, the contractor should not be allowed to undertake the work.

6.48. The management of the facility should ensure that the contractor implements the following protection and safety measures:

(a) Placement of barriers to prevent access to controlled areas in which dose rates exceed predetermined levels;
(b) Posting of sufficient warning notices;
(c) Provision of warning signals (that do not have any other local meaning or significance) prior to and during the exposure;
(d) Display of explanatory notices at access points;
(e) Inspections of equipment and radiation monitors prior to (and after) use; replacement or repair of identified inoperable equipment prior to use;
(f) Searching of the controlled area before starting and periodically thereafter;
(g) Patrolling of the barrier to prevent unauthorized access;
(h) Use of a suitable, calibrated radiation monitor in setting and/or verifying placement of the barrier and confirming expected dose rates after exposures. This is especially important where pulsed X-ray fields may be present;
(i) Provision of adequate storage facilities;
(j) Formulation of emergency plans.

6.49. The management of the facility should ensure that any of its employees who may be affected by the contractor’s work have been given sufficient information about the proposed work. This should include people whose duties may place them in the vicinity of the work, security staff, management, and people who would become involved in any emergency situation.

6.50. While work is in progress, it would be prudent for the management of the facility to arrange occasional, unannounced safety audits to ensure that the contractor’s employees are observing the agreed, safe working practices. Such audits could be undertaken by employees of the facility or by an independent third party. When carrying out an audit to assess the standard of protection, the management of the facility may find it useful to refer to a checklist, as referred to in para. 6.32, which lists the items to be checked.

6.51. It can also happen that a source under the control of a contractor may have to be taken by an employee of the contractor into an area of a facility where, during normal operation of the facility, there is also the potential for exposure to a source under the control of the facility. While the guidance given in paras 6.33–6.50 remains relevant, the additional guidance given in paras 6.52–6.55 should also be followed.
6.52. Before undertaking industrial radiography or other work involving a source under the control of the contractor in areas where there is a significant ambient dose rate arising from the operation of the facility, the choice of an appropriate dose rate at which to erect barriers and signs should be discussed and agreed between the contractor and the management of the facility. Consideration may also need to be given to the timing of the proposed work.

6.53. Work will have to be carried out not only in accordance with the contractor’s local rules and procedures but also in accordance with the local rules and procedures for those sources associated with the facility. The contractor may therefore need to modify its local rules and procedures so as to incorporate certain aspects of the local rules and procedures of the facility and ensure that there are no conflicting requirements. This should be included in the contract clearly.

6.54. Special training of the contractor’s employees may be required because of the potential for exposure to sources under the control of the facility, even though such employees may be trained already in connection with their own use of radiation. In such circumstances many facilities require contract radiographers and their RPOs to be trained to a specified level.

6.55. Consideration should be given to the possible impacts of the contractor’s radiation source on any radiation-related instrumentation installed at the facility (e.g. the impact on area gamma monitors and criticality incident detection systems, and the risk of unnecessary false alarms). In the event of such incidents being identified, appropriate corrective actions should be taken. These could include the use of smaller sources or collimated radiation beams to minimize dose rates, or the deactivation of some instrumentation for a limited period.

**Competence of itinerant workers**

6.56. Management of facilities should ensure that contractors carrying out work at the facility are using personnel who are competent to carry out the work. Accordingly, the competence of contractor personnel may need to be formally assessed and documented. This approach will be appropriate not only where the contractors’ employees are potentially exposed to the sources under the control of the facility but also where the contractors are themselves bringing a source into the facility and where there is the potential for the facility’s employees to be exposed to this source.

6.57. The assessment process should include formal procedures to determine the needed competencies (through education, experience, and initial and continued training programmes) and qualification requirements for any job carried out by contractors that can have implications for protection and safety. Established guides or quality management procedures may be useful in the assessment process.

6.58. The level and detail of the assessment process will be dependent on the type of facility and the work carried out. Some itinerant workers will work in professions that operate qualification or certification schemes to demonstrate competence. Examples of such professions include radiological medical practitioners, medical physicists, medical radiation technologists and industrial radiographers. Management of facilities intending to employ itinerant workers of this nature should be aware of the certification and qualification requirements for this work, and should incorporate these requirements into the assessment process. It may also be appropriate to specify these qualifications in the contractual arrangements. Other professions and skills may not
have qualification requirements, and in these circumstances the assessment of competence may be restricted to a review of curricula vitae, certificates, training records, references and reports of similar work carried out at other facilities.

6.59. Under certain circumstances, the management of the facility may wish to specify site specific competency requirements that must be fulfilled before the contractor is permitted to work on site. These requirements could include the competency to use appropriate respiratory protection. In these circumstances, the management of the facility may have to provide appropriate training to cover these competencies, or alternatively be able to recommend where such training can be obtained. The satisfactory completion of such training will be an input into the competency assessment process.

6.60. Contractors should ensure that their employees are suitably qualified for the work to be carried out and should submit details of each employee’s qualifications to the management of the facility prior to commencing work at the facility. The itinerant workers should not be allowed to work without the required training and certification in the work and in radiation protection since the equipment/machines operated by them for instance will have very high intensity gamma sources with potential for high level exposures in short interval of time if not operated properly.

6.61. The assessment of the competence of contractor personnel will conclude either that the contractor’s employees are competent to carry out the job or that there are deficiencies in qualifications and/or experience. If deficiencies exist, compensatory actions should be taken before the contractor’s employees are allowed to work on site. The main characteristics of each particular situation should be taken into consideration in order to define the most appropriate compensatory action.

6.62. For training related compensatory actions, consideration should be given to delivering any required training before the contractor’s employees commence work on site, and to initiating liaison between the site operator and the contractor to close identified gaps — the site operator may be able to provide any site-specific training required.

6.63. The following additional management initiatives may also be implemented as compensatory measures:

(a) Provision of direct supervision by the site operator;
(b) Replacement of certain contractor personnel;
(c) Documentation of additional experience, training or education;
(d) Waivers.

6.64. The contractor should periodically review the competence of its employees, with particular regard to the following:

(a) Any changes in the professional qualifications required;
(b) Any changes in the legislation;
(c) Lessons learned from experience at the facility and other facilities;
(d) The worker’s dose record;
(e) The ongoing adequacy and effectiveness of the level of training acquired;
(f) The need for refresher training;
(g) Any change in fitness for work.

6.65. The performance of the individual worker should also be assessed. Lessons learned from problems encountered, and actions taken to resolve difficulties, may lead to the identification of further competency training for one or more workers.

**Radiation protection programme**

6.66. The complexities associated with the management responsibilities and radiation protection arrangements for itinerant workers highlight the need for the work to be conducted in accordance with an effective RPP (see paras 3.48–3.157) that, among other things, assigns responsibilities for protection and safety of itinerant workers to the management of the facility and to the contractor in accordance with the terms of the contractual agreement.

6.67. For most situations, the prior radiological evaluation on which the RPP will be based should be a collaborative effort by the management of the facility and the contractor, with the more qualified of the two employers taking the leading role. Use should be made of the results of previous assessments. For a facility that uses radiation sources as part of its normal operation, the management should have already carried out a prior radiological evaluation for its own operations, followed up by a more detailed safety assessment. Similarly, where the contractor has its own sources of radiation, it should have already carried out a prior radiological evaluation and safety assessment appropriate for most of the facilities at which those sources are likely to be used.

6.68. The management of the facility and the contractor share joint responsibility for developing the RPP but, as with the prior radiological evaluation and safety assessment, the levels of knowledge and expertise of those two parties may be expected to contribute to the mutually agreed allocation of responsibilities to ensure the development of an effective RPP. In many cases, the existing RPP of the facility and/or the contractor may need limited modifications to reflect the proposed work by the contractor at the facility.

6.69. The use of an existing RPP as the basis for providing protection for itinerant workers is illustrated by the following two examples:

(i) At a nuclear power plant, the management will have acquired extensive knowledge of the radiation risks associated with the operation and maintenance of the facility, will have already carried out a detailed safety assessment for its own employees (and likely for those of contractors foreseen to be used for assessed tasks) and will have established a comprehensive RPP. In this instance, therefore, it would be appropriate for the management of the facility to communicate the relevant safety assessment information to the contractor, discuss work-related circumstances and any identified concerns with the contractor, and draw up a simplified RPP that covers the work of the contractor.

(ii) An industrial radiography company working at a chemical plant will already have developed its own RPP for work on site, but will need to maintain liaison with the safety officer at the facility and provide him or her with appropriate information from the RPP. That information will include the management and supervision arrangements and the procedures to be used to ensure protection of the employees of the facility.
Records of occupational exposure

6.70. Some itinerant workers may work at a facility for much less than a year before moving on to the next facility. In that way, they might accrue dose at multiple facilities within a period of one year. At each facility, the accrued dose may or may not be substantive; however, the accrued dose across several facilities in one year may result in a total accrued dose that may approach the applicable dose limits. It is therefore especially important to keep track of these workers’ doses over long time periods, and the responsibilities and arrangements for achieving this should be clearly established and documented.

6.71. The arrangements should be such as to ensure that, for each itinerant worker, an up-to-date record of the doses received and the status of health surveillance is available. This could be in the form of an output from a centralized database of workers’ exposure records or an individual radiological monitoring document (sometimes referred to as an individual radiation passbook) or alternative individual dose record. Before starting contract work at a facility using radiation sources, the worker’s occupational exposure and health surveillance records should be made available to the management of the facility so that an appropriate protection and safety programme can be established.

6.72. The worker’s record of occupational exposure should be kept up to date while working on site, either by the management of the facility or by the contractor, depending on who has the relevant responsibility. To avoid delays in updating the record, estimated doses (based, for instance, on the results of workplace monitoring) may be recorded pending receipt of the results of the worker’s personal monitoring data. This provides a useful indication of the worker’s dose for the next facility manager, should the worker have moved on to another facility in the meantime. It is the responsibility of the employer of the itinerant worker to ensure that the worker’s record of occupational exposure is kept up to date.

Training

6.73. In a facility in which radiation sources are used as part of normal operation, itinerant workers carrying out contract work in an area with no implications for protection and safety (e.g. cleaning, painting, general maintenance, or construction in a supervised area) will require minimal knowledge of radiation protection and will only need to be provided with very basic information on any relevant precautions to be followed while in the area. Conversely, itinerant workers required to carry out operations in controlled areas associated with complex tasks may need to be provided with training on topics such as access procedures, precautions to be taken, the use of personal protective equipment and procedural requirements. Itinerant workers bringing their own sources into a facility will need to be adequately trained in the safe use of these sources. It is the responsibility of the employer of the itinerant workers to ensure that training is provided, but the management of the facility may also need to be consulted on the level and content of the training required for contracted task performance in the facility workplace.

6.74. In some situations, typically where the contractor has only limited experience of work with radiation, the management of the facility may provide the contractor and its employees with the necessary information on protection and safety, including information related to on-site emergency situations — depending on the circumstances, this information could take the form of notices, written instructions or formal training. In other situations, the contractor may take
responsibility for training, but the management of the facility should nevertheless provide, before
the work commences, information about the risks relevant to the work and about any special
training needed. At a large establishment, the management of the facility may help to provide
suitable training (insofar as it is relevant to the facility) either on behalf of the contractor or as a
separate contractual arrangement. This training should be at a level similar to that which the
management of the facility provides for its own employees.

6.75. Where the contractor takes responsibility for the training, it should assess the training
needs of its employees and, in consultation with the management of the facility and a qualified
expert, as necessary, draw up a training programme that provides the appropriate level of training
and information for any forthcoming work at the facility. In doing this, consideration needs to be
given to the following:

(a) The nature of the work to be carried out in the foreseeable future;
(b) The potential for exposure associated with this work;
(c) The extent of training already provided and qualifications obtained;
(d) Site-specific requirements at the facilities to be visited (e.g. entry procedures, the use
   personal protective equipment, emergency procedures).

6.76. Several levels of training may need to be provided, depending on the nature of the work
to be carried out. For example, only basic awareness training in radiation protection may be
required for the majority of the workers, but more comprehensive training may be necessary for
those staff who will act as RPOs.

**Review of protection and safety**

6.77. The arrangements and procedures established by the management of a facility for
protection of itinerant workers should be reviewed periodically to ensure they remain appropriate
and relevant to the work. If the same itinerant workers are on site for a protracted period of time,
it is important that their working practices are reviewed and audited at appropriate intervals to
assess the level of compliance with the arrangements and to identify any weaknesses in the
procedures. Likewise, when new itinerant workers are about to commence work, the
arrangements and procedures should be discussed with the contractor and the opportunity taken
to review their continued validity.

6.78. In carrying out the review, account should be taken of the following:

(a) Changes in the working environment;
(b) Legislative and regulatory changes;
(c) Any modifications to working practices;
(d) The level of adherence to current arrangements;
(e) The practicability of current arrangements;
(f) The adequacy of emergency plans;
(g) The effectiveness of previously used and current arrangements in maintaining doses as low
    as reasonably achievable;
(h) The need for changes to the radiological evaluation, the safety assessment for the planned
    work, and/or the level of interaction with the regulatory body;
(i) Lessons learned/operational experience.
6.79. Item (g) in para. 6.78 is critical — the effective optimization of doses received by itinerant workers is a principal objective of the arrangements and procedures. In assessing the adequacy of the arrangements, therefore, the management of the facility should review the records of occupational exposure for the itinerant workers while they have been on site, and satisfy itself that they are appropriate to the type of work being undertaken. This review ought to be carried out in consultation with the other involved employer(s) and potentially with advice from a suitable qualified expert.

6.80. The outcome of the review likely will be a series of actions to be taken to rectify, improve, and/or enhance the arrangements and procedures. These actions should be implemented as soon as reasonably practicable and preferably before itinerant workers next perform the assessed tasks at the facility. It is very important that the proposed assessment findings are communicated with the affected workers and their employer(s) for their input and for incorporation into any revised contractual agreements and/or local rules and procedures.

6.81. Contractors that have sources under their control should also review their internal arrangements and procedures at regular intervals. As a registrant or licensee, the contractor is responsible for restricting the doses received by its employees and optimizing radiation protection, and hence it should have procedures in place for the ongoing review of dosimetry results. As discussed above, the arrangements and procedures for long term work at a single facility should be reviewed periodically in consultation with the management of the facility. The contractor should also review any ongoing arrangements and procedures that are followed for all site work, e.g. arrangements for workers’ health surveillance, procedures for maintenance of equipment and arrangements for keeping records of the location, description, activity and form of each source for which it is responsible.

**Issues associated with specific types of facility**

**Nuclear installations**

6.82. Rigorous requirements have to be met before itinerant workers are granted access to a nuclear installation, owing to the potential for such workers to receive very high doses. These may include adherence to some or all of the following procedures:

(i) The contractor enters the following information on an access authorization form:

- Individual information regarding the worker;
- The contract reference;
- Employer details;
- The professional skills of the worker with relevant certificates;
- The expected duration of the operation;

The contractor then sends the form to the management of the facility for addition of the following information:

- A description of the areas where access is permitted;
- The period of validity of the access permit to the facility and to supervised/controlled areas therein.
For access to areas with high (or potentially high) dose rates, a specific authorization must be given to the worker. The access procedure for a nuclear power plant may take several days to process.

(ii) On arrival of the itinerant worker at the plant, a check is made of all the information in (i), as well as:

– The worker’s fitness for work;
– The worker’s dose record over the current calendar year, the past twelve months and the past five years.

(iii) Specific training is provided on particular facility conditions and for actions required in the case of emergency occurrences.

(iv) A check is made of the compatibility of skills of the itinerant worker with the work to be performed.

(v) The itinerant worker must justify his/her access to a controlled area by producing a radiation work permit (RWP) developed in accordance with the facility’s work management system (see para. 3.95).

(vi) An individual dose objective for the itinerant worker is established.

6.83. Special procedures may be adopted for itinerant workers on short-term contracts, such as:

– An individual dose objective calculated on a pro rata temporary basis;
– Restricted or prohibited access to areas of high (or potentially high) levels of radiation.

6.84. In tasks involving high or potentially high dose rates, the following special training and procedures are needed for itinerant workers:

(i) A pre-work review, involving a detailed description of the work to be done, technical data, and dosimetric and environmental conditions;

(ii) A preliminary procedure to carry out the work with an associated dose estimate;

(iii) Training on a mock-up or, where reasonably feasible, a representative simulation of the actual job site, or if necessary, a briefing using descriptors of the job site (e.g., photographs or videos);

(iv) Feedback on this training, including the exposure time, difficulties in carrying out some tasks, phases to be improved, specific tools to be developed, and the number of people simultaneously at the workplace;

(v) Anticipation, to the extent possible, of potential breakdowns of tools or equipment and of other operational incidents — this facilitates the formulation of corrective actions and the training of workers to carry out such actions in a manner that keeps doses as low as reasonably achievable;

(vi) Improvement and optimization of working procedures and estimated doses;

(vii) Final training in accordance with such optimized procedures.

Facilities for performing medical exposures

6.85. The use of radioactive sources, accelerators and generators for therapeutic purposes, use of X ray equipment for diagnostic and interventional purposes are universal practices with the
potential for high doses to workers. Equipment engineers and maintenance workers often fall into the category of itinerant workers. In addition, it is common practice for radiological medical practitioners, medical physicists, medical radiation technologists and other health professionals with specific duties in relation to medical uses of radiation to work in several hospitals and clinics. While they will be employed primarily by one hospital or hospital group, they will be acting as contractors in others. These workers already should have received training in radiation protection in their initial pre-qualification training and will be working in accordance with very similar procedures at each hospital.

6.86. The critical issue in terms of itinerant workers in facilities for medical uses of radiation is the adequacy of the dosimetry arrangements. The workers will be provided with dosimeters by their primary employer and are likely to wear these dosimeters at every location. However, this practice can create difficulties when a high radiation dose is recorded on a dosimeter. In this situation it may not be possible to determine from where the high dose was received and thus which employer is responsible for undertaking any investigation or corrective actions.

6.87. Suitable dosimetry arrangements will entail the worker wearing a separate dosimeter for each employment location, with perhaps the dosimeter from the principal employer being worn at all locations for primary record keeping purposes. These dosimetry arrangements should be made after consultation with all involved parties.

6.88. In addition to dosimetry arrangements, it is important that itinerant workers receive specific training to familiarize them with equipment such as accelerators and X ray systems in all the facilities where they will be working — this training should include operational details and safety aspects.

6.89. The adequacy of protection and safety measures when radiation-generating machines or unsealed radiation sources are used is of importance. Radiation monitoring equipment suitable for the characteristics of the radiation field(s) is to be available. Whole- or partial-body shielding between the source and medical personnel is often used as a means of reducing dose. Personal protective equipment suitable for the situation should also be made available, (such as protective aprons and gloves, face or eye shields, and/or thyroid collars) where appropriate.

6.90. When unsealed radiation sources are used by the facility and/or contractor staff, rules and procedures for surface and airborne contamination control and the potential need for individual measurement programmes or supplemental workplace monitoring, to assess if measurable intakes of radionuclides occurred, should be of relevance. The prior radiological evaluation and discussions among all involved parties will be helpful in decision-making.

6.91. Certain precautions are also needed to avoid unintentional and accidental medical exposures of workers (and patients) that could occur as a result of maintenance work performed by itinerant workers:

(a) Sometimes, when itinerant workers perform maintenance services, changes are made to the default settings of the system (e.g. fluoro modes). Such changes need to be registered so that the users of the systems are aware of them, and the responsible medical physicist at the facility should be informed personally.

(b) To avoid the possibility of an accident resulting from the temporary deactivation of a safety
interlock during maintenance of a system by an itinerant worker, some backup measure needs to be in place to prevent the clinical use of the system in such circumstances.

(c) After any work performed by an itinerant worker that affects radiation or image quality aspects of the system, a detailed report should be written and given to the head of the service where the work has been performed.

(d) After any maintenance is performed on a system by an itinerant worker, the system should be left in a state ready to be used with patients. Sometimes, after repair of a film processor, the cassettes are loaded with exposed films, and this can lead to some patients being irradiated twice when the system is next used because the first images were not usable.

*Mines involving exposure to radon and/or NORM*

6.92. Radon concentrations in underground mines depend critically on the ventilation conditions and can therefore reach high levels in some locations. The mining of uranium ore (and sometimes certain other minerals) can involve external and internal exposure of workers to NORM. The hiring of contractors, both short term and long term, is commonplace in mines. The question of who is best placed to take responsibility for radiation protection measures (including training, health surveillance and the use of personal protective equipment) with respect to itinerant workers depends very much on the nature of the contract work, which can vary widely, as illustrated by the following two examples:

(i) In some mines, contractors are hired to carry out normal day-to-day mining operations that may be conducted on a large scale and continue for a long time. In such situations, it may be best to place responsibility for the management and control of radiation exposure of itinerant workers with the mine management, because it will already need to have the necessary competence and infrastructure in place, and this competence and infrastructure will almost certainly be greater than that possessed by the contractor.

(ii) Contractors may be hired to carry out specialized, non-routine tasks that do not form part of the day-to-day operation of the mine, such as the installation and maintenance of plant and equipment in the mine, ore pass excavation and shaft sinking. Such tasks may sometimes involve higher exposure levels than those encountered during normal operations. It is possible in such circumstances that the contractor may be better positioned to take responsibility for the radiation protection of its employees because of the specialized nature of the work and because the contractor performs this work on a routine basis and is likely to be more familiar with the particular radiation hazards involved. The contractor also has the advantage of being more easily able to keep track of its employees’ radiation doses over long periods. On the other hand, the contractor’s experience in carrying out such specialized work may have been gained mostly in situations where the radiological hazards were insignificant, in which case the responsibility for radiation protection may be better placed with the mine management even though the work is of a specialized nature — the mine management would then have to familiarize itself with the radiation hazards associated with such specialized work.

6.93. It is important for the full range of options with respect to the assignment of operational responsibilities to be kept open and, as a general rule, the responsibility should lie with the employer having the greatest level of radiation protection competence and infrastructure for the tasks in question. Because many workplaces in mines are remote and relatively inaccessible,
supervision of work activities can be difficult, and close and sustained interaction between the
mine management and the contractor is therefore particularly important.

Facilities for the extraction and processing of minerals

6.94. Facilities for the extraction and processing of minerals rely to a greater or lesser extent on
the use of radioactive materials and/or radiation generators. Sealed sources, often with very high
activities, are used extensively in measurement and control devices. Widespread use is made of
industrial X ray equipment for testing the integrity of piping and pressure vessels. Unsealed
radioactive materials are often used as tracers, such as in oil and gas pipelines [24]. In addition,
the presence of minerals and mineral processing residues may result in exposure to NORM [22–
27].

6.95. Extensive use is made of contractors in such facilities, not all of whom have the necessary
specialist knowledge in protection and safety to be able take responsibility for the control of
exposure of their workers. It is common practice in the chemical industry and the oil and gas
industry to use contractors for specialized jobs such as the removal of scale and sediment from
the interior of vessels, or the demolition and removal of redundant plant, and these operations
may involve working on plant contaminated with NORM. Itinerant workers in these situations
often work at a particular facility for much less than one year, but could be exposed to dose rates
that, if sustained, would give rise to annual doses approaching or exceeding the relevant dose
limits. It is therefore especially important that the occupational exposure of these workers is
carefully managed.

6.96. The nature of many specialist tasks involving exposure of itinerant workers to NORM
with relatively high activity concentrations (for instance, the removal of radium rich pipe scale) is
such that there may be significant scope for dose minimization in terms of the optimization
process — it may be possible to achieve substantial reductions in doses with relatively simple
modifications to the work (see, for instance, Ref. [24]). The management of the facility and the
contractor should both be alert to the possibility that observance of the principle of optimization
may be overlooked more easily in specialized tasks involving itinerant workers than in normal
routine operation of the facility.

6.97. In many cases, the contractor’s knowledge of protection and safety is limited. The
contractor’s employees should be made aware of the radiation protection implications of the work
and the procedures to restrict exposure. The management of the facility and the contractor should
discuss the radiation protection aspects of the work during the planning stage. The topics covered
should include:

- The hazards posed by sealed sources (e.g. nuclear gauges) and by NORM (e.g. radium rich
  scale) in various parts of the plant;
- The presence of controlled or supervised areas;
- Procedures to be followed to optimize exposure to as low as reasonably achievable;
- The use of appropriate personal protective equipment;
- Supervision;
- Dose assessment and maintenance of dose records;
- Waste management;
- Training;
− Actions to take if ventilation, dust control, or other relevant control systems fail or are taken out of service.

6.98. The site operator may need to assist the contractor in performing a prior radiological evaluation and developing local rules and procedures. In view of the nature of the work and the precautions to be taken, the contractor’s employees should receive training in the hazards of radiation, pathways of exposure, the procedures to be followed for restricting exposure, and the duties of the RPO. The site operator may wish to arrange this training on behalf of the contractor.

6.99. Management of the facility may also need to discuss with the contractor, the non-radiological risks that may be present in the facility or specifically at the work site where the itinerant workers will be present, to ensure development of mutually agreed techniques for management of those risks in a coherent manner with the radiological risks.

6.100. The nature of the specialized tasks involving exposure of itinerant workers to NORM with relatively high activity concentrations is such that there may be significant opportunities for dose reduction using the process for optimization of radiation protection — that is, it may be possible to achieve substantial reductions in projected doses with relatively simple modifications to the work plan. An example may be in the use of engineered controls to reduce the build-up of scales, sludges, and sediments or to facilitate maintenance work for removal of accumulated contaminants. Changes in the local rules and procedures for that type of work may also be found to reduce doses with a reasonable allocation of resources. Contractors and management of the facility should be alert to the possibility that observance of the principle of optimization may require a high level of management attention for specialized tasks involving itinerant workers.

7. ASSESSMENT OF OCCUPATIONAL EXPOSURE

ASSESSMENT OF EXTERNAL EXPOSURE

Monitoring programme

7.1. Doses received by workers from external exposure can in most circumstances be readily assessed from the results of a systematic programme of individual monitoring. Doses may also be assessed from the results of workplace monitoring. The BSS [2] sets out the requirements with regard to the use of individual monitoring and workplace monitoring for dose assessment purposes (see para. 3.115).

Individual monitoring

7.2. Where individual monitoring of workers is to be performed, each worker should be provided with an integrating personal dosimeter.

7.3. Individual dosimetry should be performed by a dosimetry service approved by the regulatory body. The regulatory body should require such a service to supply dosimeters capable of measuring $H_p(10)$, $H_p(3)$ and $H_p(0.07)$, as appropriate, with adequate accuracy for all relevant radiation types. Guidance on the management system for dosimetry service providers is given in Section 8.
7.4. For controlling individual exposure on a day to day basis, or during a particular task, it may be necessary to use supplementary dosimeters of the direct reading type (active dosimeters), which can provide estimates of an individual’s dose with a frequency greater than that provided by typical routine dosimetry, and can give information on dose rates. Such a dosimeter can be useful for optimization purposes.

7.5. While an active dosimeter is usually used only for purposes of dose control, it can also be used with prior approval from regulatory body, as a replacement for the dosimeter designated by the regulatory body for record keeping purposes (the dosimeter of record). In such cases, the same approval procedures by the regulatory body should apply. The active dosimeter should be of a suitable design for use as the dosimeter of record. It should have, for instance, an adequate energy range, sensitivity, linearity and precision; it should be reliable; and sufficient quality control measures and periodic calibration procedures should be in place. It should be noted that active dosimeters (especially electronic dosimeters) often have poor performance in pulsed radiation fields. This can be an important consideration when, for instance, measuring the dose to the lens of the eye, \(H_2(3)\), in image guided interventional procedures in medical uses of radiation. Performance tests for electronic dosimeters for pulsed fields of ionizing radiation should be conducted in accordance with the International Electrotechnical Commission (IEC) standard 62743 [41].

7.6. In most cases, a single dosimeter worn on the trunk is adequate. This dosimeter should be placed in a position at which the highest exposure at the surface of the trunk is expected. For radiation incident primarily from the front, or when the incidence is expected to be rotationally symmetrical or isotropic, the dosimeter should be worn on the front of the torso, between the shoulders and the waist. Conversely, if the radiation is primarily from the back, the dosimeter should be worn on the back of the torso. See para. 7.121.

7.7. In an inhomogeneous radiation field, it may be useful for workers to wear additional dosimeters on other parts of the body in order to obtain a better assessment of the effective dose received. In some situations — for example in medical uses of radiation, where protective clothing such as lead aprons can be used — it is advisable to use one dosimeter under the protective clothing and one on an unshielded part of the body. The readings from the two dosimeters can then be combined to give an estimate of the total effective dose by the use of suitable algorithms. There are many algorithms available, and the accuracy depends on many factors such as the thickness of any lead apron worn, the use of a thyroid shield, and exposure parameters. Further information on the use of such algorithms can be found in Refs [42–44].

7.8. If a worker is liable to receive an equivalent dose to the extremities, skin or lens of the eye that is a sizeable fraction of the relevant dose limit specified in paras 3.34 and 3.38, the individual dosimetry employed should be capable of providing the information needed for an assessment of the equivalent dose to the tissue or organ concerned. In situations with non-homogeneous exposure conditions for which whole body monitoring does not provide an adequate estimate of the dose to the skin, extremities or lens of the eye, these tissues and organs should be monitored separately. For example:

(a) Hand and finger monitoring should be considered for workplaces where extremities are particularly close to the radiation emitter or radiation beam, such as in situations where radioactive sources are handled in research, nuclear medicine and dismantling operations.
(b) Extremity monitoring, including feet monitoring, should be considered in interventional cardiology/radiology and nuclear medicine workplaces.

(c) Skin monitoring should be considered for workplaces where skin is close to the radiation emitter or radiation beam and can become contaminated, for instance in the handling of unsealed sources.

(d) Monitoring of the lens of the eye should be considered in workplaces where the eyes are particularly close to the radiation emitter (which can also be a source of stray radiation) or the radiation beam. Workers for whom exposure of the lens of the eye might be important include workers in the medical sector, such as staff working in close proximity to patients in image-guided interventional procedures, staff carrying out some activities in nuclear medicine, staff involved in manual brachytherapy, staff involved in CT-guided biopsy and cyclotron engineers. Other examples of workers who may receive significant doses to the lens of the eye include workers in nuclear facilities such as those involved in the fabrication of mixed oxide fuels, laboratory studies using glove boxes, and decommissioning.

7.9. When extremity dosimeters are used, they should be worn in positions that will measure the dose to the area(s) expected to receive the highest dose. Often the location of the maximum skin or extremity dose is not known in advance, or it is not practicable to wear a dosimeter at these locations. In such cases a correction factor should be used to estimate the maximum dose [45].

7.10. When it is necessary to monitor the dose to the lens of the eye, the personal dose equivalent $H_p(3)$ should ideally be measured. However, suitable $H_p(3)$ dosimeters are not yet widely available and in certain circumstances the measurement of $H_p(0.07)$ or sometimes $H_p(10)$ can provide a sufficiently accurate estimate of $H_p(3)$ [10]. More details are provided in the Ref.[46]. The need for a separate eye lens dosimeter and its positioning on the body depend on the type, energy, direction and homogeneity of the radiation field, as well as on the use of shielding:

(a) For neutron radiation, where homogenous radiation fields are usually present, separate eye lens dosimetry is not necessary because neutron whole body monitoring usually gives, a conservative estimate of the dose to the lens of the eye, irrespective of the energy and direction of incidence of the radiation (see para. 246 of ICRP Publication 74 [8] and also Table 1 in Ref. [47] in comparison with Table A.41 in ICRP Publication 74 [8];

(b) For photon radiation, separate eye lens dosimetry is usually the only suitable method for determining the dose to the lens of the eye:

(i) If the radiation field is inhomogeneous, the dosimeter should always be located near the eyes, if possible in contact with the skin and facing toward the radiation source;

(ii) It is usually acceptable to measure $H_p(0.07)$ but not $H_p(10)$ [10, 48]; however, the measurement of $H_p(10)$ may also be acceptable if the mean photon energy is greater than about 40 keV and if the radiation is coming mainly from the front or the person is moving in the radiation field [48];

(iii) If eye shielding in the form of lead glasses is used, the dosimeter should preferably be located behind the eye shielding — where this is not practicable, the dosimeter should be worn above or next to the eyes and possibly covered by a filter that mimics the attenuation provided by the lead glasses;
(iv) If shielding for the trunk (e.g. a lead apron) is used, monitoring near the eyes is necessary because monitoring behind the shielding underestimates the dose to the lens of the eye;

(c) For beta radiation, monitoring is necessary only if the maximum beta energy exceeds 700 keV, since beta radiation of lower energy does not penetrate to the lens of the eye:

(i) If eye shields (e.g. glasses) are used, which are thick enough to absorb the beta radiation, only photon radiation needs to be considered but account should be taken of any bremsstrahlung contributions (both outside and behind the shielding) produced by high energy beta radiation;

(ii) If adequate eye shields are not used, separate eye lens dosimetry is necessary and $H_p(3)$ is the recommended quantity to be measured;

(iii) As beta radiation fields are usually rather inhomogeneous, the dosimeter should be positioned near the eyes.

7.11. For some categories of worker, it might be sufficient to use computational tools to estimate the individual dose. For example, cosmic radiation fields in aircraft are fairly uniform and predictable. Computer codes have been developed for assessing the doses received by aircrew from cosmic radiation and have been validated against measurements (see para. 5.80).

7.12. The period of dosimeter deployment (the monitoring period) should be established by the management based on the advice as appropriate from a quality expert or RPO and dosimetry service provider, taking into account the type of work being performed, the anticipated exposure associated with the work, the characteristics of the dosimeters (e.g. fading characteristics), the overall limit of detection of the dosimetry system and if applicable, any additional requirements by the regulatory body. Unless exposures are particularly low or uniform in time, a monitoring period of one month is generally recommended. Where the dosimeter characteristics allow, monitoring periods as long as three months may be acceptable for exposures that will generally lead to doses well below the relevant dose limit. A monitoring period of between a week and a month may be appropriate where the rate of exposure is very non-uniform. Shorter monitoring periods, such as one week or even the duration of a specific procedure, may be advisable when setting up new procedures, when optimizing working conditions or when there is a high potential exposure. If daily monitoring is required, a direct reading dosimeter should be used.

Workplace monitoring

7.13. Careful consideration should be given to the selection of locations for workplace monitoring and to the number of instruments deployed. The sites selected for workplace monitoring should be representative of worker occupancy, as determined on the basis of expected operational activities. If the radiation field is well characterized, uniform in space and does not vary significantly with time, it may be possible to justify the installation of only a few workplace monitoring instruments, or even just a single instrument. In contrast, more monitoring instruments will be needed if the dose rate varies significantly with time and/or space. The use of

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9 For example, about 10 mm of polymethylmethacrylate (PMMA) is sufficient to absorb beta radiation from $^{90}$Y.
portable instruments may be helpful, provided that supporting documentation is maintained to define the place and time of each measurement.

7.14. The frequency of routine monitoring of the workplace depends on the occupancy factor and the expected changes in the radiation environment:

(a) Where no substantial alterations to the protective shielding or to the process conducted in the workplace are expected, routine monitoring should be used only occasionally for checking purposes;
(b) Where changes of the radiation field in the workplace are expected, but which are unlikely to be rapid or severe, periodic or occasional checks, mainly at pre-established locations, will usually give sufficient and timely warning of deteriorating conditions;
(c) Where sudden unexpected increases in exposure might result in a significant dose being received by a worker, provision should be made for the continuous monitoring of exposures;
(d) Where doses are assessed on the basis of routine workplace monitoring results, that monitoring should be continuous and representative of all working areas within the workplace.

Choice of monitoring system

Personal dosimeters

7.15. The choice of a personal dosimeter should be based on the conditions in the workplace, such as the type of radiation and its energy and directional distribution, the range of expected doses and dose rates, and the environmental conditions.

7.16. The following types of dosimeter may be used:

(a) Photon dosimeters, giving information only on the personal dose equivalent $H_p(10)$;
(b) Beta–photon dosimeters, giving information on the personal dose equivalents $H_p(0.07)$ and $H_p(10)$;
(c) Extremity dosimeters, giving information on $H_p(0.07)$ for beta–photon radiation;
(d) Eye lens dosimeters, giving information on $H_p(3)$ or $H_p(0.07)$ for beta–photon radiation (and for neutrons if neutron sources are being handled $H_p(10)$ can provide an approximate estimate of $H_p(3)$) — dosimeters designed specifically for $H_p(3)$ are not yet widely available, however (see para. 2.39);
(e) Neutron dosimeters, giving information on $H_p(10)$.

7.17. In radiation fields where only photon radiation is important, it is usually sufficient to measure only $H_p(10)$. A simple dosimeter is therefore adequate in most practical situations. For a wide range of photon energies, thermoluminescent dosimeters (TLDs), optically stimulated luminescence (OSL) dosimeters, photoluminescent glass dosimeters or photographic film dosimeters can be used, provided that they exhibit an adequate energy and angular dependence. In addition, many active dosimeters (or semi active, such as the ‘direct ion storage’ dosimeter) are available that can reliably measure $H_p(10)$. 

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7.18. $H_p(10)$ can be estimated with a single detector with an energy dependence such that the output signal is acceptably proportional to the absorbed dose in tissue (i.e. it is tissue equivalent), and covered with material of thickness corresponding to a thickness of 10 mm of soft tissue. Such a dosimeter should be responsive to the backscattered radiation from the body. When the detector is not acceptably tissue equivalent, multiple detectors should be used and their measurement results combined using a suitable algorithm.

7.19. Measurement of $H_p(10)$ is often sufficient to assess a worker’s exposure. However, if the radiation field contains significant amounts of weakly penetrating radiation (such as beta particles, or photons of energy less than 15 keV), $H_p(0.07)$ may be comparable with, or significantly larger than, $H_p(10)$. For such fields, the dosimeter should be capable of measuring the dose equivalent at a depth of 0.07 mm.

7.20. For measuring $H_p(0.07)$ a simple, single element dosimeter may be sufficient. For the best accuracy in measuring low energy beta radiation, the detector should be thin and filtered by a thickness of tissue substitute such that the dose at a nominal depth of 7 mg/cm$^2$ (or 0.07 mm) can be assessed. For example, a measurement made using a tissue equivalent detector with a thickness of 5 mg/cm$^2$ — corresponding to an effective thickness of 3 mg/cm$^2$ — beneath a tissue equivalent filter with a thickness of approximately 4 mg/cm$^2$ would suffice.

7.21. The selection and use of extremity dosimeters should be optimized, taking into account practical considerations for wearing them. For example, the maximum skin dose on the hand is often at the tip of the finger, but for some groups of workers it may be difficult to wear extremity dosimeters on the fingers, especially on the fingertips. Also, it is not always known in advance where the maximum skin dose will occur. Problems may occur because of sterilization requirements or because the dosimeters have to be worn under gloves. There may also be contamination problems associated with the dosimeter. In such situations, there may be severe constraints on the design and size of the dosimeter. If a suitable dosimeter is not available, a pragmatic solution should be found (e.g. a dosimeter on the wrist, or at the base of the finger instead of on the fingertip) and correction factors applied where necessary.

7.22. Most types of neutron dosimeter cannot provide information on neutron dose equivalents over the whole energy range of interest with sufficient accuracy. Therefore extra effort is needed if individual monitoring for neutrons is necessary. As gamma radiation is always present in neutron fields, a photon dosimeter should always be worn with a neutron dosimeter. In some neutron fields, the ratio of neutron to gamma dose equivalent has been found to vary by orders of magnitude. Therefore, neutron dose equivalents cannot be derived with sufficient accuracy from gamma dose equivalent measurements by assuming a constant ratio for a given workplace.

7.23. Doses from thermal, intermediate and fast neutrons can be assessed by various types of dosimeter, such as an albedo dosimeter, a track etch dosimeter, a bubble detector or an electronic dosimeter. However, each type of neutron dosimeter has its own specific limitations in terms of

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10 In discussing the measurement and effects of beta radiation, ‘thicknesses’ of material are often expressed in units of mg/cm$^2$ to allow direct comparisons between materials of different densities. For tissue equivalent material, the density is 1 g/cm$^2$, so 7 mg/cm$^2$ corresponds to a depth of 0.07 mm.
neutron energy range, sensitivity, practical usefulness and photon sensitivity. The choice of a neutron dosimetry system is not simple, therefore, and will depend on many practical aspects.

7.24. One major limitation of existing neutron dosimetry systems is the energy dependence. No neutron dosimeter can measure at the same time thermal, intermediate and fast neutrons with the same accuracy as that obtainable with photon dosimeters. When the neutron doses are substantial, a more detailed study of the neutron spectrum in the workplace is therefore needed. With this information, a local energy correction factor for the dosimeter readings should be applied. This local energy correction factor may be significantly influenced by the directional distribution of the neutron field.

7.25. The choice of a dosimeter for use in a particular set of radiation field parameters may require a particular normalization factor to be applied in order to minimize errors in the measurement of $H_p(10)$ and in the estimation of effective dose.

7.26. For dose control in situations in which the radiation field experienced by a worker could increase unexpectedly and significantly (say, by a factor of ten), supplementary dosimeters should be worn which can give early information on short term changes of the radiation field in the working environment. An example of a dosimeter of this type is the active warning dosimeter, which provides an audible or visual alarm if a certain level of dose or dose rate is exceeded.

7.27. For operations of short duration in high radiation fields, special monitoring programmes should be designed that include the use of warning devices. In highly non-uniform radiation fields, additional body and extremity dosimeters should be worn (e.g. on the fingers, ankles, knees or head). Active dosimeters for extremity monitoring are now available.

7.28. Further information on personal monitoring systems for the assessment of external exposure is presented in Appendix II.

**Workplace monitoring systems/instrument**

7.29. A workplace monitoring instrument should be appropriate for its intended use. Care should be taken to verify that the instrument is suitable for the type of radiation to be measured and that its results are not seriously affected by other radiation types that might be encountered.

7.30. A workplace monitoring instrument should generally have the following characteristics:

(a) The instrument should indicate the dose equivalent rate, although additional functions should sometimes be considered, such as the calculation of the accumulated dose or the safe occupancy time remaining;
(b) The dose rate range of the instrument should be adequate to cover the range of dose rates that could reasonably be encountered in practice;
(c) When a monitor is exposed beyond its range, the indication should remain high and off scale.

7.31. In areas where the possibility of a sudden unexpected increase in exposure necessitates the continuous monitoring of the workplace (see para. 7.14(c)), workplace monitoring
instruments should be permanently installed and fitted with appropriate audio and/or visual alarms to warn of unacceptable conditions. The display may be routed to control room where appropriate for initiating prompt action.

7.32. For mixed beta–gamma fields in which the relative contributions of beta and gamma radiation to the dose equivalent rate can change substantially as a consequence of minor changes in the operations, it may be necessary to use two types of instrument. Alternatively, one instrument may be used, provided that it is capable of measuring both the ambient dose equivalent \(H^*(10)\) and the directional dose equivalent \(H'(0.07,\Omega)\).

7.33. Workplace monitoring may also be performed with passive dosimeters, which provide a wide dynamic range. In general, however, such dosimeters are not ideally suited to dose assessment applications, particularly where dose rates might vary significantly with time, as they give no information about the time dependence of the radiation field.

7.34. Spectrometers can be a useful supplement to workplace monitoring instruments and are needed when the information about the radiation spectrum will further support the performance of the workplace monitoring instrument.

7.35. While it is possible to use workplace monitoring at relevant locations for estimating doses to the lens of the eye, no workplace monitoring instruments are currently available for measuring the directional dose equivalent \(H'(3,\Omega)\) and special care is therefore needed in selecting alternative instruments. The considerations that apply in this regard are the same as those for the measurement of the personal dose equivalent \(H_p(3)\) (see para. 7.10).

7.36. The measurement of cosmic radiation fields on board passenger aircraft is discussed in Refs [49–51]. Currently, such measurements are not made on a routine basis for purposes of exposure assessment, since it has been shown that the doses received by aircrew can be reliably calculated using computer codes using flight routes and altitudes as input data (see paras 5.80 and 7.11). Where such measurements are required on a non-routine basis, instruments measuring the ambient dose equivalent \(H^*(10)\) should be used [36]. Instruments sensitive to neutrons as well as to low linear energy transfer (low-LET) radiation are required. Some instruments such as tissue equivalent proportional counters (TEPCs), silicon semiconductor LET spectrometers and recombination ionization chambers are capable of measuring both high- and low-LET dose components. For this reason such instruments, in particular the TEPC, have been suggested as reference instruments for cosmic radiation measurements. Alternatively, for dosimetric purposes the field can be divided into a low-LET particle component (\(\leq 5\) keV/\(\mu m\)) and a high-LET particle component (\(>5–10\) keV/\(\mu m\)), or into two slightly different components, the non-neutron component and the neutron component, which includes the dose equivalent contribution by high energy protons. The deposition by low-LET particles can be determined using ionization chambers, scintillation counters, silicon based detectors, passive luminescence detectors or ion storage devices. The high-LET component can be measured using special neutron survey meters (with an extended energy range response), passive track etch detectors, bubble detectors (superheated drop detectors) or fission foils with damage track detectors.

7.37. Personal dosimeters are, in principle, not suitable for workplace monitoring as the measurement quantities are different. The dose equivalent quantity for workplace monitoring is defined free in air and the conversion coefficient from air kerma has no dependence on the angle
of radiation incidence, while the quantity for personal monitoring is defined in a phantom and the
conversion coefficient has a strong dependence on the angle of radiation incidence, especially at
low energies. Where there are compelling reasons for using a personal dosimeter for workplace
monitoring, for example by mounting it on a wall in a controlled area, such use should at least be
accompanied by a careful consideration of the associated additional uncertainty. The results of a
type test in terms of $H^*(10)$ (see paras 7.94–7.95) can be used to estimate this uncertainty.

7.38. Further information on workplace monitoring instruments for the assessment of external
exposure is given in Appendix III.

Specifications for monitoring equipment

Personal dosimeters

7.39. The essential dosimetric performance specifications for personal dosimeters should be
such as to meet the objectives of individual monitoring. Information relating to dosimetric
performance specifications can be found in various publications, including Refs [8, 52–57].

7.40. A basic objective of personal dosimetry is to provide a reliable measurement of the
operational quantities $H_p(10)$, $H_p(3)$ and $H_p(0.07)$ for almost all practical situations, independent
of the type, energy and direction of incidence of the radiation, and with a prescribed overall
accuracy. Other dosimeter characteristics which are important from a practical point of view
include size, shape, weight and identification.

7.41. The accuracy that can be expected when making measurements with individual
dosimeters in the workplace is discussed in para. 251 of ICRP Publication 75 [52], which states:

“The Commission has noted that, in practice, it is usually possible to achieve an accuracy
of about 10% at the 95% confidence level for measurements of radiation fields in good
laboratory conditions (Paragraph 271, Publication 60). In the workplace, where the energy
spectrum and orientation of the radiation field are generally not well known, the uncertainties in a
measurement made with an individual dosimeter will be significantly greater. Non-uniformity
and uncertain orientation of the radiation field will introduce errors in the use of standard models.
The overall uncertainty at the 95% confidence level in the estimation of effective dose around the
relevant dose limit may well be a factor of 1.5 in either direction for photons and may be
substantially greater for neutrons of uncertain energy and for electrons. Greater uncertainties are
also inevitable at low levels of effective dose for all qualities of radiation.”

Strictly speaking, this statement applies to the assessment of effective dose and equivalent dose
but, for doses below the relevant annual dose limit, it can be applied also to the operational
quantities.

7.42. The ICRP statement quoted in para. 7.41 should be taken to mean that, for doses of the
order of the annual dose limits, the apparent annual doses received by an individual — $H_p(10)$,
$H_p(3)$ and $H_p(0.07)$, as indicated by a number of basic dosimeters, issued regularly during the
year and worn on the surface of the body — should not differ by more than $-33\%$ or $+50\%$ (at the
95% confidence level) from the dose equivalents that would be indicated by an ideal dosimeter
worn at the same point at the same times.
7.43. The ICRU recommends, for single measurements of the operational quantities, that:

“...in most cases an overall uncertainty of one standard deviation of 30% should be acceptable. The error of instruments may substantially exceed this limit at some radiation energies and for certain angles of incidence, but conform to it when they occur in a radiation field with a broad energy spectrum and broad angular distribution” [54, 55].

7.44. Concerning the determination of a value for the recording level, i.e. the dose above which the recording of doses is required, the ICRP states, in Ref. [52], para. 232:

“The Commission now considers that the recording level for individual monitoring should be derived from the duration of the monitoring period and an annual effective dose of no lower than 1 mSv or an annual equivalent dose of about 10% of the relevant dose limit.”

Doses just below this recording level will not be included in assessments of a worker’s dose, and this therefore indicates that an absolute uncertainty \( R \) (in terms of dose) given by:

\[
R = L \times \frac{\text{Monitoring period in months}}{12}
\]

is acceptable, where \( L \) is 1 mSv or 10% of the relevant annual equivalent dose limit, as appropriate. This sets a realistic accuracy criterion for the measurement of doses in the low dose range. Consequently the minimum level of detection should be at least the recording level. Guidance on minimum levels of detection and other characteristic parameters in measuring radiation can be found in Ref. [58].

7.45. Thus, the ICRP recommendations in Ref. [52] indicate acceptable levels of uncertainty at two dose levels:

(a) In the region near the relevant dose limit, a factor of 1.5 in either direction is considered acceptable;
(b) In the region of the recording level, an acceptable uncertainty of ±100% is implied.

7.46. This formulation of acceptable uncertainties leads to a step function, and a smoothing procedure is therefore desirable. To assist in this procedure, a recommendation on acceptable uncertainties in the intermediate dose range is taken from an earlier ICRP publication [59]. This publication recommends that a factor of two in either direction is an acceptable uncertainty for doses of about one-fifth of the relevant dose limit. On this basis, the allowable accuracy interval can be smoothed as a function of dose level [60]. The upper limit \( R_{UL} \) is given by:

\[
R_{UL} = 1.5 \times \left( 1 + \frac{H_0}{2H_0 + H_1} \right)
\]

where \( H_1 \) is the conventional true dose and \( H_0 \) is the lowest dose that needs to be measured, i.e. the recording level (which is equal to \( R \) in Eq. (22)). The lower limit \( R_{LL} \) is given by:
$R_{LL} = \begin{cases} 0 & \text{for } H_1 \leq H_0 \\ \frac{1}{1.5} \left( 1 - \frac{2H_0}{H_0 + H_1} \right) & \text{for } H_1 \geq H_0 \end{cases}$

For $H_p(10)$, with a monitoring period of one month, $H_0$ is 0.08 mSv (using 1 mSv in Eq. (22)). For $H_p(0.07)$, with a monitoring period of one month, $H_0$ is 4.2 mSv (based on 10% of the annual limit of 500 mSv for extremities or the skin). For $H_p(3)$, with a monitoring period of one month, $H_0$ is 0.17 mSv (based on 10% of the annual limit of 20 mSv for the lens of the eye). These recording levels are, of course, dependent on the monitoring periods. The accuracy intervals for $H_p(10)$ and $H_p(0.07)$ are shown graphically in Fig. 4. It should be noted that any changes in the value of the recording level will influence the shape of the trumpet curve in the low dose region.
FIG. 4. Acceptable upper and lower limits for the ratio measured dose/conventional true dose as a function of dose: (a) for $H_{p}(10)$; and (b) for $H_{p}(0.07)$. (Broken lines: monthly monitoring periods; solid lines: two-month monitoring periods.)

7.48. The performance criteria presented in these paragraphs should be used for demonstrating that the ICRP recommendation on overall accuracy has been followed. However, it is recognized that national requirements may make it necessary to adopt other criteria, which may be more stringent or have more mathematical rigour, for purposes of accreditation and performance testing.

7.49. For doses to the extremities from low energy electrons or positrons, the required accuracy is achievable for some designs of dosimeters, but there can be difficulties associated mainly with the thickness of the detector and/or covering.

7.50. From considerations of the response characteristics of personal neutron dosimeters in current use, and from results of intercomparisons, there are certainly difficulties in meeting the criteria for neutrons. Even with a criterion of 50%, it might not be possible with any current design of dosimeter to meet the criterion over the full range of neutron energies possibly present in the workplace. However, for those neutron energies for which there are the greatest difficulties, the contributions to the total dose are generally small. In practice, therefore, a combined standard uncertainty of 50% should be achievable for single measurements in actual workplace fields. The use of a workplace field specific correction factor should enable an overall uncertainty for the assessment of annual effective dose within the limit of a factor of 1.5 to be achieved.

7.51. Where the external field has both a photon and a neutron component, the overall uncertainty is derived from the uncertainties for the two assessments or measurements. If, as is usually the case, the photon component is larger, a larger uncertainty for the neutron component can be accommodated, while still meeting the general criterion for the total dose. In general, contributions from intakes of radioactivity have also be included. For these contributions, the combined uncertainties may be substantially greater than 50%.

7.52. Using knowledge of the energy and angular spectra of the workplace fields, the uncertainty of a dose assessment can be reduced by applying correction/normalization factors. This can be determined by carrying out in-field calibrations or by using information on the workplace field characteristics combined with the dosimeter energy and angular characteristics.

7.53. The detailed determination of the energy and directional distributions requires the use of specialists and specialized equipment. The measurements can thus be time consuming and expensive. In such cases, an alternative method can be used. The readings of the routine dosimeter can be compared with on-phantom readings of specialized devices which give a better determination of the operational quantities, but are generally not suitable for routine use. Multiple dosimeters can be used on the same phantom to mimic rotation of the worker.

7.54. The determination of field-specific correction factors is the responsibility of the employer but should be carried out in consultation with the RPO or Quality Expert or the dosimetry service, as appropriate, using information on the dosimeter characteristics supplied by the dosimetry service.
7.55. In addition to the numerical criteria for the performance of personal dosimeters, criteria concerning their use in practice and economic factors should be considered. Criteria of this kind include, but are not limited to:

(a) Low cost;
(b) Low weight, convenient size and shape, convenient and reliable clips;
(c) Adequate mechanical strength and dust tightness;
(d) Unambiguous identification;
(e) Ease of handling;
(f) Reliable readout systems;
(g) Reliable supplier who will continue to provide dosimeters over long periods;
(h) Adaptability to various applications, e.g. measurement of body dose and extremity dose;
(i) Availability and ease of calibration
(j) Suitability for automatic processing.

7.56. For extremity dosimetry, particular attention should be paid to the mechanical strength of the dosimeters and to their temperature and humidity resistance, as these dosimeters are often used in abnormal working environments.

**Workplace monitoring instruments**

7.57. Workplace monitoring instruments used for dose assessment should be calibrated in terms of the operational quantities \( H^* (10) \) and \( H'(0.07, \Omega) \), and should operate within prescribed criteria for overall accuracy, taking into account the dependence on radiation energy, direction of incidence, temperature, radiofrequency interference and other quantities of influence. As with personal dosimeters, the energy and direction dependencies of the response are particularly important.

7.58. In line with ICRU recommendations on the acceptable uncertainty value for single measurements of the operational quantities in individual monitoring (see para. 7.43), an overall uncertainty of one standard deviation of 30% would be appropriate for workplace monitoring instruments. This value would apply to performance under laboratory test conditions (standard test conditions), and may not be achievable under normal operational conditions.

7.59. In addition to the energy and angular response, several factors can influence the accuracy and reliability of measurements. The factors that need to be assessed include:

(a) Ability to withstand shock and vibration;
(b) Independence of response to atmospheric pressure;
(c) Dust tightness;
(d) Water resistance;
(e) Independence of response to dose rate;
(f) Correctness of response in pulsed fields (as applicable);
(g) Insensitivity to electric and magnetic fields;
(h) Stability under extremes of temperature and humidity;
(i) Insensitivity to radiation types not to be measured;
(j) Response time;
(k) Stability of response over time (minimal drift);
(l) Sensitivity and coefficient of variation.

7.60. Other features should be considered as appropriate, including weight, cost, ease of handling and reading, and the need for reliable and continuing maintenance and support.

7.61. In some industrial activities involving NORM, such as mining and oil and gas production, conditions can be particularly harsh. In such conditions, the design and construction of workplace monitoring instruments need to be suitably rugged. There may also be a risk of flammable atmospheres. Workplace monitoring instruments used in such applications have to be designed and constructed to meet intrinsic safety requirements. This limits the choice of suitable instruments because most do not meet these requirements.

Estimation of uncertainties

7.62. The assessment of uncertainty in measurement is the basis for quantifying the measurement accuracy. International guidance on the metrological aspects of dosimetry can be found in documents developed by the Joint Committee for Guides in Metrology (JCGM).\textsuperscript{11} The two fundamental reference documents are the International Vocabulary of Metrology – Basic and General Concepts and Associated Terms (VIM) [61] and the Guide to the Expression of Uncertainty in Measurement (GUM) [62]. Further guidance related to the GUM can be found in Refs [56, 63–69].

7.63. In the evaluation of the uncertainty, all knowledge of the dosimeter and its associated evaluation system (e.g. TLD reader, densitometer, track counting system) or of the workplace monitoring instrument, both from experience and from type testing (see paras 7.72–7.81 and 7.94–7.95), should be used, possibly in combination with information from the client or customer such as local exposure and storage conditions.

7.64. The evaluation of the uncertainty needs a mathematical model of the dosimetry system. This mathematical model can be given as:

$$ Y = f(X_1, X_2...) = f(X) $$

where $Y$ is the output quantity or measurand, for instance $H_p(10)$, and $X$ is an array containing the input and influence quantities of the measurement system. The evaluation of the uncertainty then consists of two stages: the formulation stage and the calculation stage.

7.65. The formulation stage consists of:

(a) Defining the output quantity $Y$.
(b) Determining the input quantities in array $X$. These are all the quantities that affect the value of the output quantity, in this case the radiation field characteristics. Typical input quantities

\textsuperscript{11} This committee comprises representatives of the International Bureau of Weights and Measures, the IEC, the International Federation of Clinical Chemistry and Laboratory Medicine, the International Laboratory Accreditation Cooperation, the ISO, the International Union of Pure and Applied Chemistry, the International Union of Pure and Applied Physics and the International Organization of Legal Metrology.
include:

(i) Dose rate, energy and angle of incidence;
(ii) Characteristics of the measurement system (e.g. sensitivity as a function of energy and angle, dosimeter fading, dosimeter evaluation system characteristics such as developer temperature and reader sensitivity);
(iii) Characteristics of the calibration system;
(iv) The dose due to the natural background, which has to be subtracted (see paras 7.128–7.132).

(c) Developing a model relating the input quantities to the output quantity. In most cases the model is already largely available in the form of the algorithm that is routinely used to calculate the dose from film density or from track detection light output using numerous parameters such as calibration and normalization factors or coefficients.

(d) Assigning a probability density function (PDF) to each of the input quantities. This assignment is done using all knowledge of the dosimetry system and the measurement conditions.

7.66. In a ‘Type A’ evaluation of uncertainty, the assignment of the PDFs is based on statistical analyses. The standard uncertainty for a Type A evaluation, with an associated standard deviation, is identified from a series of measurements. Examples of parameters with Type A uncertainties are:

(a) Measurements of film density or of light output of a TLD reader;
(b) Blank signal of the reader system;
(c) Sensitivity of the individual detectors.

7.67. For many of the other input quantities, a ‘Type B’ evaluation has to be applied, in which an educated guess of the uncertainty is the best available. Type B uncertainties are those which cannot be reduced by repeated measurements. The following are usually considered to be sources of Type B uncertainties:

(a) Characteristics of the field to which the dosimeters were exposed;
(b) Energy and angular dependence of the dosimeter;
(c) Non-linearity of the response;
(d) Fading, dependence on ambient temperature and humidity;
(e) Effects due to exposure to light;
(f) Effects due to exposure to types of ionizing radiation that are not intended to be measured by the dosimeter;
(g) Effects from mechanical shock;
(h) Calibration errors;
(i) Variation in local natural background.

7.68. The calculation stage consists of propagating the PDFs of the inputs through the measurement model \( Y = f(X) \) into a PDF of the output. From this PDF the following summarizing quantities have to be calculated:

(a) The expectation value, the central value of the PDF that is taken as an estimate \( y \) of the
dose $Y$;
(b) The standard deviation that is taken to be the combined uncertainty $u_c(Y)$ on the dose $Y$;
(c) A coverage interval that contains $Y$ with a specified probability.

7.69. If it is believed that the PDF of the dose $Y$ has a Gaussian (normal) probability density, then one standard deviation each side of the mean corresponds to confidence limits of about 66%. Therefore, it is often necessary to multiply the combined standard uncertainty by a suitable factor, called the coverage factor $k$, to yield an expanded uncertainty (also known as the 'overall uncertainty'). Typical values of the coverage factor would be 2 or 3, corresponding to confidence limits of approximately 95% or 99% respectively. The numerical value taken for the coverage factor should be clearly indicated.

7.70. For the calculation stage, essentially two methods are available:
(a) The framework based on the law of propagation of uncertainties and the central limit theorem [62];
(b) The Monte Carlo method which uses statistical sampling from the PDFs of the input quantities to evaluate the convolution integral of the PDFs [65].

7.71. From a metrological point of view, it is not meaningful to report doses in more detail than the standard uncertainty allows. So, for example, in systems with a standard uncertainty in low doses of less than 0.1 mSv, the doses can be reported in multiples of 0.01 mSv. In systems with a greater standard uncertainty, the doses can be reported in steps of 0.1 mSv.

**Testing of personal dosimetry systems**

*Type testing*

7.72. Type testing of a dosimetry system for external exposure involves testing the performance characteristics of the system as a whole under a series of irradiation and storage conditions. In particular, those sources of uncertainty discussed in paras 7.64–7.67 should be quantified. This largely involves investigation of the variation of dosimeter response with the energy and the direction of incidence of the radiation beam. However, it also includes consideration of other dosimetric characteristics, such as the linearity of response, the range of measurable doses, the ability of the system to perform satisfactorily over a reasonable range of temperature and humidity conditions, and the ability to respond properly in high dose rates and in pulsed radiation fields. Type testing also includes tests of a more general nature, such as the ability of the system to operate satisfactorily in a reasonable range of electric and magnetic fields, and its ability to withstand mechanical shock and vibration. The tests do not concern only the dosimeter itself, but the whole system including any readout equipment.

7.73. The result of a type test is the detailed description of all the properties of a given type of dosimeter. The results of type testing should be analysed in terms of performance criteria (see paras 7.48–7.56), and are intended to demonstrate whether these can be met in practice, bearing in mind the range of values of the various factors at the facility in which the dosimeters are to be used. As long as the type of a dosimeter and the readout equipment is unchanged, the type test remains valid.
7.74. It is preferable that dosimetry systems are type tested according to the relevant standards of the IEC and/or the International Organization for Standardization (ISO) and/or equivalent national standards and should have passed the relevant test. Failure of any part of the test should be clearly detailed and reasons for the failure considered.

7.75. All the radiation fields used in type tests should be well characterized and traceable to national metrology standards. Several ISO standards give guidance on establishing reference radiation fields for photon, beta and neutron radiation [70–79]. Additional equipment may be needed for measuring environmental quantities of influence, mechanical effects, electromagnetic fields, etc. Not all these are required at the dosimetric service site — it is sufficient if they are available at the testing laboratory.

7.76. Several standards for type testing exist. For active personal dosimeters, the IEC standard 61526 [80] covers photon, beta and neutron radiation. For passive personal dosimeters, the IEC standard 62387 [81] covers photon and beta radiation. Since these two standards are mutually compatible, the type test results are comparable, regardless of whether the detector is of the active or passive type. For passive personal neutron dosimeters, the ISO standard 21909 [82] is available.

7.77. The response with respect to radiation energy and angle of incidence is a crucial characteristic of a personal dosimeter. Dosimeters should be tested to determine how well they conform to the energy and angular response characteristics demanded by the quantity or quantities to be measured.

7.78. As a result of a type test according to the relevant standard specified in para. 7.76, rated ranges of use for all influence quantities are determined. The suitability of a dosimeter for a given workplace can be judged by comparing these rated ranges with those required for that workplace.

7.79. Because the operational quantity for individual monitoring \( H_p(d) \) relates to the measurement of dose equivalent within the body, dosimeters for this operational quantity should be type tested on an appropriate phantom to emulate backscatter from and attenuation by the body. If the dosimeter performs adequately on the phantom, it can be assumed that it will also do so on the body.

7.80. Personal whole body dosimeters should, for the purpose of type testing, be irradiated on a slab phantom 30 cm square and 15 cm thick, made of tissue substitute. Extremity dosimeters should be irradiated on the pillar phantom in the case of wrist dosimeters or on the rod phantom in the case of ring dosimeters, in accordance with the ISO 4037 standards series [70–73]. For doses to the lens of the eye \( H_p(3) \), the design of a suitable phantom is the subject of ongoing discussion. When dosimeters for the quantity \( H_p(0.07) \) are used for determining the dose to the lens of the eye:

(a) They should be optimized for such use on the slab phantom, i.e. their energy and angular dependence should be type tested on the slab phantom and they should be calibrated on the slab phantom; or

(b) It should be ascertained that the dosimeters correctly detect the radiation scattered back from the body behind them (i.e. the head) — this is usually the case for ring dosimeters with a back layer of plastic with a thickness of about 1–3 mm [83].
It has been shown that, in the case of photons, measurement of the quantity $H_p(0.07)$ with dosimeters sensitive to backscatter radiation and calibrated on any ISO phantom provides a conservative approximation of the dose to the lens of the eye \cite{10, 83, 84}.

### 7.81. Conversion coefficients

Conversion coefficients relating the physical quantities (fluence, air kerma) to the operational quantities ($H_p(10)$, $H_p(3)$ and $H_p(0.07)$) are given in various publications \cite{72, 75, 76, 79, 81, 82, 85}.

**Performance testing**

### 7.82. In addition to the type testing of a personal dosimetry system, in which the functioning of the whole system is carefully analysed in order to verify that it meets the accuracy criteria, performance testing should be conducted at regular intervals (typically annually) to demonstrate that this standard of performance is maintained.

### 7.83. Performance tests carried out externally serve as a check on the reliability of the dosimetry system and the consistency of its method of application by an identifiable laboratory. The approval of a dosimetry service by the regulatory body should involve a review of both the type testing results and the initial performance testing results. Ongoing compliance with approval procedures should be based on the results of external performance testing.

### 7.84. External performance testing requires careful consideration of the dose range, the types and energies of the radiation to be measured, the uncertainty of the dose estimations, and the measurement process including traceability and calibration. The results obtained should meet specific performance criteria, with reference to a standard where applicable.

### 7.85. In addition, performance tests carried out externally or internally may serve as a check on the consistency of the measurement procedures and laboratory practice (as part of an internal QA programme conducted in accordance with a relevant international standard such as ISO/IEC standard 17025 \cite{86}).

### 7.86. Three types of performance test are in general use — the blind test, the surprise test and the announced test:

(a) In a blind test, the dosimetry service provider is not aware of the tests and cannot use selected dosimeters or special evaluation procedures for the tests. One approach is the invention of an independent ‘dummy’ customer and irradiation of the dosimeters under controlled conditions independent of the service provider. Most service providers use a dummy customer for their internal quality assurance performance testing.

(b) In a surprise test, the dosimetry service provider is aware of the tests but does not know the actual test date in advance. It is possible to use selected dosimeters but not to use special evaluation procedures.

(c) In an announced test, the dosimetry service provider is aware of the tests and may use selected dosimeters and special evaluation procedures.

### 7.87. An intercomparison exercise among dosimetry service providers can be regarded as an announced performance test. Generally the results of such intercomparisons are published but are
not identified with the names of the participants. Participation in such intercomparisons is often a
requirement for approval and also a part of the quality management system.

7.88. Further guidance on performance testing can be found, for example, in ISO standard 14146 [87].

**Routine testing**

7.89. The purpose of routine testing is to test the accuracy and precision of the dosimetry
system for measurement of doses at a single energy, usually that of the calibration source, e.g.
$^{137}\text{Cs}$ or $^{60}\text{Co}$ for photon dosimeters. This type of test also serves to normalize the overall
sensitivity of the system. Routine tests are normally carried out by the dosimetry service
provider, and should be repeated at regular intervals, preferably monthly. In contrast, QA tests to
monitor specific aspects of system performance are generally performed every readout day.

7.90. Routine testing, which includes calibration, is a means by which the sensitivity, precision
and accuracy are verified, usually for a single radiation type and energy. The tests required in a
QA programme may include routine testing.

7.91. The introduction of a dummy customer is one possible routine test. Dosimeters from the
dummy customer are exposed to a known dose over each exposure period and undergo the same
treatment as the normal dosimeters. A follow-up of the doses reported for this dummy customer
gives a good idea of the ongoing performance of the normal dosimeters.

7.92. Results of routine tests should be followed up closely, for instance by the use of control
charts, where warning and action levels are defined to trigger necessary actions by the dosimetry
service provider.

**Summary**

7.93. A summary of the recommended testing programmes for personal dosimetry systems is
given in Table 4.

**TABLE 4. SUMMARY OF TESTING FOR PERSONAL DOSIMETRY SYSTEMS**

<table>
<thead>
<tr>
<th>Test performed by</th>
<th>Frequency of testing</th>
</tr>
</thead>
<tbody>
<tr>
<td>Type testing</td>
<td>Manufacturer or authorized type testing organization</td>
</tr>
<tr>
<td>Performance testing</td>
<td>Authorized testing organization</td>
</tr>
<tr>
<td>Routine testing</td>
<td>Dosimetry service provider</td>
</tr>
<tr>
<td>Routine testing (QA tests)</td>
<td>End user or dosimetry service provider</td>
</tr>
</tbody>
</table>


Testing of workplace monitoring instruments

Type testing

7.94. The type testing of workplace monitoring instruments demonstrates the suitability of an instrument to perform adequate measurements in the workplace environment and should involve the same general approach as that described in paras 7.72–7.81 for personal dosimetry systems. Procedures for the measurement of the energy response and angular response of workplace monitoring instruments are similar to those used for personal dosimeters, except that radiation exposures in workplace monitoring would normally be free in air (i.e. without phantom).

7.95. The IEC has published standards for most types of workplace monitoring equipment. These standards not only give the performance specifications to be met but also describe the methods of type testing to be undertaken. Tests are prescribed for determining the radiological performance (e.g. linearity, energy dependence, angular response) and the environmental, electrical and mechanical performance. The relevant IEC standards and their applicability are given in Table 5.
### TABLE 5. IEC STANDARDS FOR WORKPLACE MONITORING INSTRUMENTS

<table>
<thead>
<tr>
<th>Standard</th>
<th>Applicability</th>
</tr>
</thead>
<tbody>
<tr>
<td>IEC 60532:2010 [88]</td>
<td>Installed dose rate meters, warning assemblies and monitors that are used to prevent or mitigate a minor radioactive release, or minor degradation of fuel, within the nuclear power plant/nuclear facility design basis, and to warn personnel or to ensure their safety during or following events that involve or result in release of radioactivity in the nuclear power plant/nuclear facility, or risk of radiation exposure. In IEC standard 61226 [89], this equipment is typically classified as category A, B, C or ‘not classified’. The main technical changes with regard to the previous edition are updates taking account of the requirements of IEC standards published since 1996</td>
</tr>
<tr>
<td>IEC 60846-1:2009 [90]</td>
<td>Specifies the design requirements and performance characteristics of dose equivalent (rate) meters intended for the determination of ambient dose equivalent (rate) and directional dose equivalent (rate) as defined in ICRU Report 47 [54]. Applies to dose equivalent (rate) meters and/or monitors for the measurement of ambient dose equivalent (rate) and/or directional dose equivalent (rate) from external beta, X and gamma radiation</td>
</tr>
<tr>
<td>IEC 60846-2:2007 [91]</td>
<td>Applies to portable or transportable dose equivalent (rate) meters and/or monitors for the measurement of ambient and/or directional dose equivalent (rate) from external beta, X and gamma radiation during emergency situations. Applies directly to dose equivalent (rate) meters intended for the determination of the dose equivalent or dose equivalent rate from external beta and/or X and gamma radiation of energies up to 10 MeV during emergency situations</td>
</tr>
<tr>
<td>IEC 61005:2003 [92]</td>
<td>Specifies requirements for the performance characteristics of neutron ambient dose equivalent (rate) meters, and prescribes the methods of testing in order to determine compliance with this standard. Specifies general characteristics, general test procedures, radiation characteristics, electrical, mechanical, safety and environmental characteristics, and also the identification certificate</td>
</tr>
<tr>
<td>IEC 61017-1:1991 [93]</td>
<td>Applies to portable, transportable or installed assemblies intended to measure environmental air kerma rates from 30 nGy/h to 10 µGy/h due to X or gamma radiation of energy between 50 keV and 1.5 MeV. Specifies general characteristics, general test procedures radiation characteristics, electrical, mechanical, safety and environmental characteristics as well as the identification certificate</td>
</tr>
<tr>
<td>IEC 61017-2:1994 [94]</td>
<td>Applies to portable or installed integrating assemblies intended to measure environmental air kerma due to X or gamma radiation of energy between 50 keV and 1.5 MeV by integration of the detector’s signal</td>
</tr>
</tbody>
</table>

**Pre-use testing**

7.96. Workplace monitoring instruments should be tested before they are first used to ensure that they conform to type test data. Testing should cover the range of dose rates that could
reasonably be encountered. Ranges for which an instrument has not been tested should be clearly identified and documented.

7.97. Pre-use tests should be designed to identify credible faults such as miscalibration or incorrect assembly of the detector. Pre-use testing should also provide a baseline for subsequent routine testing. It is normally possible to select a restricted series of tests which can provide adequate confidence in an instrument’s performance. Detailed recommendations are provided in Ref. [95].

Periodic testing

7.98. Once a workplace monitoring instrument is in use, periodic testing should be carried out to indicate any deterioration in an instrument’s performance. Periodic testing should be carried out at least once a year and should involve a subset of the tests used in pre-use testing. Examples of reference types of radiation that may be used are:

(a) For photon dose rate monitors, the 0.662 MeV gamma emission from $^{137}$Cs;
(b) For neutron dose rate monitors, $^{241}$Am–Be neutrons;
(c) For beta dose rate monitors, the 0.662 MeV gamma emission from $^{137}$Cs plus a low energy beta source;
(d) For beta contamination monitors, beta emissions at or below the minimum energy for which the monitor is to be used;
(e) For workplace involving NORM, an appropriate reference source is to be used.

7.99. Simpler periodic tests should be carried out on a more frequent basis:

(a) Most workplace monitoring instruments need to be regularly source checked to ensure proper functioning. Source checking should be carried out monthly, weekly or even daily, depending on the type of instrument. The choice of source and ranges tested should be appropriate for the type of monitoring being conducted.
(b) Battery checks, zeroing and tests to demonstrate an adequate response should be carried out regularly as part of the QA programme to ensure that the equipment continues to function satisfactorily and has suffered no obvious damage.

7.100. Following testing, a sticker should be attached to the instrument giving relevant information, including the organization performing the test, the test certificate number, and the date of the test or date when the next test is due, as appropriate.

7.101. A summary of the recommended testing programmes for workplace monitoring instruments is given in Table 6.
TABLE 6. SUMMARY OF TESTING FOR WORKPLACE MONITORING INSTRUMENTS

<table>
<thead>
<tr>
<th>Type testing</th>
<th>Test performed by</th>
<th>Frequency of testing</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pre-use testing</td>
<td>Manufacturer, end user or authorized testing organization</td>
<td>Once, prior to placing instrument into service</td>
</tr>
<tr>
<td>Periodic testing</td>
<td>End user or authorized testing/ calibration organization</td>
<td>Annually or more frequently, depending on the stability of the instrument and its intended use</td>
</tr>
</tbody>
</table>

**Calibration of instruments**

7.102. Calibration is the operation that, under specified conditions, in a first step, establishes a relation between the quantity values (with measurement uncertainties) provided by measurement standards and corresponding indications (with associated measurement uncertainties) and, in a second step, uses this information to establish a relation for obtaining a measurement result from an indication.

7.103. Calibration should not be confused with adjustment of a measurement system, with ‘self-calibration’ or with verification.

7.104. For all measurement methods, instruments should be regularly calibrated and this calibration should be traceable to recognized national standards. This may be effected either by using reference sources that have been calibrated previously against primary standards or by using reference instruments that have been calibrated previously against primary standards by a national primary laboratory or at an acknowledged reference laboratory that holds appropriate standards.

7.105. The reference calibration of a personal dosimetry system (passive or active) should be repeated at regular intervals, for example every one or two years. More frequent periodic checks (routine testing — see paras 7.88–7.92) should be carried out on the dosimetric performance of the dosimetry system. For passive systems, some simple checks of the readout system should also be performed every readout day, for example using irradiated detectors.

7.106. To determine the reference calibration factor, the radiation field needs to be well characterized. For the periodic determination of the reference calibration factor of a dosimetry system, it is usually sufficient to use a radioactive source such as $^{137}$Cs or $^{60}$Co for photon radiation, $^{90}$Sr/$^{90}$Y for beta radiation and/or $^{252}$Cf for neutron radiation. These fields should have traceability to a national metrology institute. Such reference fields and the calibration procedures are described in the relevant ISO standards [70–79]. For neutrons, it may be useful to also carry out a calibration in simulated workplace fields, in accordance with ISO standard 12789 [96, 97].

7.107. The reference calibration factor may then be combined with a number of correction factors to be applied in specific conditions of use.
7.108. In addition, every dosimeter should have a traceable individual normalization/calibration factor. For reusable dosimeters, the individual normalization/calibration factor should be checked periodically and adjusted if necessary.

7.109. Periodic repeated internal calibrations are important for passive (solid state) dosimeters to adjust the normalization/calibration factors for changes due to repeated use, or to confirm that their performance has not changed. A suggested frequency is every 10 uses or every 2 years, whichever comes first. An individual normalization factor may also be needed for active dosimeters.

**Approval of dosimetry services**

7.110. In terms of para. 3.73(c) of the BSS [2], the regulatory body is responsible for the authorization or approval of service providers for individual monitoring and calibration. An approved dosimetry service provider can be defined as one such service provider who is responsible for the calibration, reading or interpretation of individual monitoring devices and whose capacity to act in this respect is recognized by a competent authority.

7.111. The purpose of approval is to recognize and verify that a dosimetry service provider is technically competent, able to generate technically valid results and has adequate administrative, technical and management systems.

7.112. For a service provider to be approved, it should be able to provide an acceptable degree of accuracy in the assessment of dose, to achieve and maintain a high level of reliability, to communicate the results of routine dose assessments to the employer and/or the regulatory body in a reasonable time and to rapidly communicate the results of dose assessments made in the event of an accident, occurrence or incident. In addition to satisfying technical requirements, an approved service provider should satisfy relevant management system requirements (see Section 8).

7.113. The approval process may involve the following aspects:

(a) Submission of a report containing information about the dosimetry system — the technical documentation typically covers type test results, dosimetry procedures and calibration traceability, as well as the management system including the organizational structure, personnel, equipment quality control and procedures;

(b) Accreditation of the management system in accordance with a relevant international standard such as ISO/IEC 17025 [86];

(c) Certification that the dosimetry system is traceable to the appropriate national standard and is based on conversion coefficients for the operational quantities in accordance with international recommendations and standards;

(d) An irradiation performance test at unknown doses in unknown situations;

(e) On-site inspection and assessment of the laboratory by dosimetry experts who evaluate aspects such as staff (including training), equipment, facilities, calibration and dosimetry procedures in accordance with what is stated in the approval documentation.
7.114. External performance testing as part of approved procedures should be carried out to demonstrate that the essential performance specifications are routinely maintained (see paras 7.83 and 7.84). The results should confirm the type testing data.

7.115. An approval performance testing programme may be subdivided into different irradiation categories to suit different classes of dosimeter, i.e. categories based on the radiation types and energy ranges covered by the dosimeters. Each test may include a range of different energies and angles of incidence of the radiation, and an appropriate distribution of dose ranges.

7.116. Approval performance tests should be carried out at regular intervals. Such tests can be organized by the relevant authority or can involve participation in international external intercomparisons.

**Interpretation of measurements and dose assessment**

*Personal dosimetry*

7.117. For radiation protection purposes the measured operational quantities $H_p(10)$, $H_p(3)$ and $H_p(0.07)$ are interpreted in terms of the protection quantities effective dose, equivalent dose to the lens of the eye, and equivalent dose to the skin and extremities, respectively.

7.118. For photons, $H_p(10)$ will in most practical situations provide a reasonable estimate of the effective dose $E$ that avoids both underestimation and excessive overestimation. For neutrons, $H_p(10)$ can underestimate the effective dose for some energy ranges and field geometries. In such cases information on the energy and directional distribution of workplace fields is necessary to apply suitable corrections.

7.119. The close correspondence between $E$ and $H_p(10)$ is based on the assumption of uniform whole body irradiation. Coefficients have been calculated for conversion from the fundamental quantities (particle fluence, air kerma, tissue absorbed dose) to effective dose in anthropomorphic phantoms representing adult humans, and to the operational quantities using ICRU phantoms. The ratios of the operational and protection quantities are an indication of the quality of estimation of the protection quantities for different energies and directional distributions [85].

7.120. For doses near or above the dose limit, or above a fixed investigation level, confirmation is needed that measurements of the operational quantities provide a good estimate of the protection quantities. This can be especially important for neutron doses or inhomogeneous exposures. To do this, information is needed on the uniformity of the field, the energy and direction distribution of the field, the wearing position of the dosimeter and the dosimeter response characteristics.

7.121. In cases where the worker moves about the workplace, four types of multidirectional field are generally considered:

(a) Radiation incident predominantly from the front half space (anterior–posterior (AP) geometry);
(b) Radiation incident from the rear half space (posterior–anterior (PA) geometry);
(c) Radiation incident symmetrically from all directions perpendicular to the body (rotational (ROT) geometry);
(d) Radiation incident from all directions including above and below (isotropic (ISO) geometry).

It may be assumed that $H_p(10)$ measured by a personal dosimeter worn on the chest approximates the effective dose sufficiently accurately, at least for AP, ROT and ISO geometry. For PA geometry (e.g. for the driver of a vehicle transporting radioactive material), the dosimeter should be worn on the back. Thus, one dosimeter worn on the front (or rear) of the trunk generally provides a satisfactory assessment of the effective dose. More detailed guidance on the interpretation of dosimeter results obtained under various geometric exposure conditions is given in Ref. [98].

7.122. For certain radiation fields, the operational quantities may not be a good approximation of the protection quantities because of the energy spectrum of the field. This is particularly the case for neutrons in the energy range of 4–20 MeV and above 50 Mev. Such factors might be determined by a good experimental characterization of the workplace field. Monte Carlo simulations can also be very useful for this purpose.

**Workplace monitoring**

7.123. In many cases, workplace monitoring is used to characterize the workplace for purposes of determining whether restrictions on the movement of workers within that workplace are needed. In such cases, it is assumed, conservatively, that a worker is located for the entire working period in that part of the workplace where the dose equivalent rate is highest. However, when workplace monitoring is used for purposes of dose assessment and records, realistic estimates of the periods of occupancy should be obtained and used. In workplaces where the dose rates may vary significantly with time, the occupancy of the workplace should be recorded so that the periods of occupancy can be applied to the relevant dose rate to assess exposure. Additional information on workplace monitoring can be found in ICRP Publication 75 [52].

7.124. If appropriately designed and accurately calibrated instruments are used, it may be assumed that a quantity measured in the workplace can, along with appropriate occupancy data, provide the basis for an adequate estimation of the effective dose received by a worker or of the equivalent dose in the tissues and organs of a worker. The operational dose quantities $H^*(10)$ and $H'(0.07,\Omega)$ defined for workplace monitoring will provide an adequate estimate of the effective dose and skin dose. As explained in para. 7.37, instruments for measuring quantities defined in free air (e.g. kerma) generally do not have the correct energy response for the measurement of $H^*(10)$.

7.125. It should be noted that the quantity $H^*(10)$ may significantly overestimate the value of $H_p(10)$, as measured with a dosimeter on an individual, and hence the value of the effective dose, especially if the field is isotropic. This is because instruments for measuring $H^*(10)$ have an isotropic response, whereas the quantities $H_p(10)$ and $E$ are dependent on the angle of incidence.

7.126. For situations in which the extremities or the unprotected skin of the body may be locally exposed to radiation, the directional dose equivalent $H'(0.07,\Omega)$ provides an adequate estimation of the equivalent dose. The quantity $H'(0.07,\Omega)$ also provides an adequate estimation of the
equivalent dose to the lens of the eye from exposure to photon radiation (see para. 7.10). For multidirectional fields, the instrument should be rotated in the radiation field and the maximum value of dose indicated by the instrument used in order to avoid any underestimation of the skin or eye dose. The operator should be aware of the possible existence of point sources or narrow beams which could give rise to misleading readings.

7.127. Workplace monitoring instruments are calibrated in radiation fields that irradiate the detector volume uniformly, with the centre of the volume used as a reference point. However, many operational fields irradiate the detector in a non-uniform manner (e.g. operational fields close to point sources or narrow beams). These situations need special attention and it may be necessary to establish a correction factor that can be applied to the readings to give a corrected dose rate. These factors may be in excess of 100 [99]. One technique is to use a matrix of point sources to simulate source geometries of interest [99].

**Background subtraction**

7.128. The zero dose indication of a dosimetry system comprises the readout system background plus the detector intrinsic background. Intrinsic detector backgrounds can be determined for detectors individually or in batches. In the latter case the uncertainty contribution to a single result will be larger. For batch determination of intrinsic background, attention must be paid to the sampling procedure.

7.129. The dosimeter indication will, after subtraction of the zero indication (blank indication), and after the application of correction factors and calibration factors, give the gross dose, also known as the measured value. The gross dose will, in general, include a contribution from the natural background in addition to any dose from the worker’s occupational radiation field.

7.130. The methods of natural background subtraction are to use either an average value based on customer geographic spread (usually a national average) or specific customer or location values. For monthly issue, the use of a geographic spread average background between readouts, although adding to the total uncertainty, will for many services still enable the recommended accuracy requirements to be met.

7.131. At locations where the natural background is significantly greater or less than the national average, the local natural background dose rate will obviously need to be taken into account. Local background variation can be taken into account by the use of control dosimeters which are supplied by the dosimetry service to the customer, and stored at the location where the workers’ dosimeters are kept when not being used. In some cases, the subtraction of transit doses may need to be done. The determination of natural background can also be done using a method based on the analysis of the results for issued dosimeters. Such methods are based on the assumption that the majority of issued dosimeters are only exposed to natural background radiation.

7.132. Additional considerations are needed for active personal dosimeters, since they often accumulate natural background dose only when they are in use, rather than continuously. For active personal dosimeters issued on a shift basis, methods may have to be established to subtract the correct amount of dose attributable to natural background, especially when using active personal dosimeters that are claimed to have low detection limits. Alternatively, the natural background contribution may be neglected.
ASSESSMENT OF INTERNAL EXPOSURE

Monitoring programme

7.133. The assessment of doses received by workers from intakes of radionuclides may be based on the results of individual monitoring involving one or more of the following types of measurement:

(a) Sequential measurements of radionuclides in the whole body or in specific organs such as the thyroid or the lung;
(b) Measurements of radionuclides in biological samples such as excretions or breath;
(c) Measurement of activity concentrations in air samples collected using personal air sampling devices worn by the worker and representative of the air breathed by that worker.

7.134. For some radionuclides, individual monitoring based on measurements of activity in the body or in biological samples may not be feasible because of the radiation type(s) emitted and the detection sensitivity of the monitoring methods.

7.135. In some situations, it may be necessary or preferable for the assessment of doses received by individual workers to be based on the results of workplace monitoring (see para. 3.117).

7.136. For workers engaged in industrial activities involving NORM, internal exposure from the inhalation of $^{238}\text{U}$ and $^{232}\text{Th}$ decay series radionuclides in dust particles is often the dominant pathway because of the inherently dusty nature of many such activities. In such workplaces:

(a) Air sampling, rather than biological sampling or whole body counting, is the best way of assessing doses and providing the information needed for optimization;
(b) Particular attention should be given to the characterization of the airborne dust in terms of its particle size distribution, its activity concentration (which may differ from that of the bulk material), and the lung absorption class(es) of the radionuclides concerned.

Further guidance and information is given in Ref. [100].

7.137. The choice of measurement technique will be determined by several factors:

(a) The radiation emitted by the radionuclide;
(b) The biokinetic behaviour of the contaminant;
(c) The degree to which the contaminant is retained within the body, taking account of both biological clearance and radioactive decay;
(d) The required frequency of measurements;
(e) The sensitivity, availability and convenience of appropriate measurement facilities.

7.138. A facility for individual monitoring should ideally be situated in a building remote from other laboratories or operations giving rise to the emission of radioactive materials or penetrating radiation which could interfere with measurements. The monitoring area for direct measurement, containing shielded detectors and associated electronic equipment, would normally occupy a ground floor or basement location in view of floor loading requirements. There should also be
waiting rooms for people coming for measurement, showers, toilets and rooms for the change of clothes, and also separate rooms for collecting or handling excretion samples.

7.139. The laboratory for excretion analysis should be constructed in much the same way as any other radiochemical laboratory, but should not be also used for the analysis of other, high activity process samples such as reactor coolant, in order to avoid any cross contamination. Precautions for the handling of potentially infectious material have to be taken into account when planning space for the handling or storage of collected but unanalysed excretion samples.

7.140. Further information on the design and implementation of internal monitoring programmes for workers can be found in Refs [100–103].

Routine monitoring

7.141. Routine internal exposure monitoring is conducted on a fixed schedule for selected workers. Internal exposure monitoring has certain limitations that should be considered in the design of an adequate monitoring programme:

(a) Monitoring does not directly measure the committed effective dose received by the individual. For instance, biokinetic models are needed to relate the activity levels in an excretion sample to that in the body at the time the sample was taken, to relate the body content at the time the sample was taken to the original intake, and to calculate the committed effective dose from the estimated intake. Further information on the biokinetic models used is given in Appendix IV.

(b) Measurements may be subject to interference from other radionuclides present in the body, including radionuclides of natural origin. It may be necessary to establish the body content of radionuclides of natural and/or artificial origin from previous intakes, especially where such non-occupational intakes are unusually high. Radiopharmaceuticals administered for diagnostic or therapeutic purposes may interfere with bioassay measurements for some time after administration, depending on the properties of the agent administered and on the radionuclides present in the workplace. Workers should be requested to report any administration of radiopharmaceuticals to their supervisors, so that it can be determined whether or not adequate internal exposure monitoring can be performed.

(c) The results of an individual monitoring programme for the estimation of chronic intakes might depend on the time at which the monitoring is performed. For certain radionuclides with a significant early clearance component of excretion, there may be a significant difference between measurements taken before and after a weekend break. Such cases should be reviewed individually [12, 15, 104]. Additionally, for radionuclides with long half-lives, the amount present in the body and the amount excreted depend on, and increase with, the number of years for which the worker has been exposed. In general, the activity retained from intakes in previous years should be taken to be part of the background for the current year.

(d) The analytical methods used for individual monitoring sometimes do not have adequate sensitivity to detect the activity levels of interest. Information on detection limits achievable for individual radionuclides is given in ICRP Publication 78 [12]. More specific information on detection limits for inhaled intakes of $^{232}$Th and its decay progeny for various measurement techniques is given in Tables 7, 8, 94 and 95 of Ref. [23].
7.142. In situations where air quality measurements are used as the basis for assessing the doses received by workers from the inhalation of airborne radionuclides, the airborne activity concentration is determined using stationary air samplers (SASs) or personal air samplers (PASs). The dose is assessed from the airborne activity concentration using generic or site specific assumptions about the form of the material (particle size and chemical form) and the breathing rate and exposure period of the worker. SASs for the monitoring of airborne dust have relatively high flow rates, typically about 20 L/min, and are deployed at predetermined fixed locations in the workplace. PASs, on the other hand, have relatively low flow rates, typically about 2 L/min, and are worn on the lapel. The pack containing the pump and battery is worn on a belt and connected to the sampling head by a flexible tube. Care is needed to ensure that the sampling head is positioned such that the sampled air is reasonably representative of the air breathed. Personal air samplers may not be sufficiently rugged or convenient to wear in harsh working conditions.

7.143. PASs, combined with other direct and indirect methods, are increasingly being used in preference to SASs since they provide more reliable monitoring \([100–101]\). The air sampled by a SAS may not be representative of the air breathed by the worker, resulting in dust inhalation doses being significantly underestimated, sometimes by several orders of magnitude, particularly in workplaces where the resuspension of dust by worker activities is a significant factor. On the other hand, the use of SASs may result in a significant overestimation of the dose if the worker is not continuously stationed in a dusty area. Where practicable, therefore, PASs should be used in preference to SASs in all cases where short term spatial and temporal variations of airborne activity concentrations are expected and, where radon progeny concentration is to be highest.

7.144. In some workplaces, particularly those associated with mining and mineral processing operations, there may be difficulties in applying personal air sampling to every exposed worker all of the time. Where this is the case, monitoring strategies usually involve the assignment of workers to work categories that reflect the general nature and scope of the work activities. In many cases, however, the exposure is not uniform within a work category since a worker may, during the course of the work shift, spend time in different exposure environments. A further complication arises in accounting for the wearing of respiratory protective equipment.

7.145. Surface contamination monitoring may be used to indicate the potential for intake of radionuclides and the need for more detailed workplace monitoring. However, surface contamination measurements do not provide a suitable basis for internal dose assessment because of the large uncertainties associated with parameters such as resuspension factors.

7.146. In order to determine the appropriate frequency and type of individual monitoring, the workplace should be characterized. The radionuclides in use and, if possible, their chemical and physical forms should be known. Consideration should also be given to the potential for these forms to change under accident conditions (e.g. the release of uranium hexafluoride into the atmosphere, resulting in the production of hydrogen fluoride gas and uranyl fluoride). The chemical form and physical form (e.g. particle size) of the material determine its behaviour in the respiratory tract and its subsequent biokinetic behaviour in the body. These in turn determine the excretion routes and rates, and hence the type of excretion samples that might need to be collected and their frequency of collection.
7.147. Where bioassay monitoring is used, the measurement method and measurement frequency should be capable of detecting an intake that results in a specified fraction of the dose limit. It should therefore be verified that such an intake is not ‘missed’. An intake could be missed if, as a result of radioactive decay and biological clearance, the body content or daily excretion of the radionuclide were to decline to a level below the detection limit of the method employed. The fraction $m(t)$ of an intake remaining in the body for direct measurement or being excreted from the body for indirect measurement depends on its effective half-life and the biokinetic behaviour of the radionuclide, and is a function of the time period $t$ since the intake. Thus, an intake $I$ and the resulting committed effective dose $E(50)$ would be missed if the product $I \times m(t)$ were less than the detection limit. Typically, the frequency of monitoring should be such as to ensure that intakes corresponding to more than 5% of the annual dose limit are not missed.

7.148. The required frequency of monitoring is thus strongly dependent on the sensitivity of the measurement technique. Techniques for measurement should be as sensitive as possible. The costs of using the most sensitive techniques and the shortest possible sampling interval should be balanced against the radiation detriment associated with doses that might be underestimated or missed if less sensitive methods or less frequent measurements were to be used.

7.149. A further consideration in establishing a bioassay sampling schedule is the uncertainty in estimating the intake due to the unknown time of an intake within the monitoring period. It is recommended in ICRP Publication 78 [12] that monitoring periods should generally be selected such that, assuming an intake to have occurred at the mid-point of the monitoring period, any underestimation of the intake would be by a factor of not more than three.

7.150. Maximum values of recommended monitoring intervals for various radionuclides and measurement techniques are given in ISO standard 27048 [105] and in European guidelines (the IDEAS Guidelines) [106].

7.151. A graphical approach to the determination of monitoring intervals has also been proposed [107], which takes into account uncertainties in material specific parameters (e.g. absorption, particle size distribution), as well as in the time of intake. Information on the detection limit for a particular measurement technique is used to determine a monitoring interval appropriate for the dose level of interest.

7.152. In some cases, one or more of the stipulations referred to in paras 7.147–7.151 cannot be satisfied because of a lack of analytical sensitivity, unacceptably long counting times for direct measurements, or unacceptably short sampling intervals for excretion sample collection, particularly in the case of faecal sampling to monitor the inhalation of insoluble (Type S) particulates. In such cases, dose assessment should be based on alternative types of measurement such as personal air sampling or workplace monitoring.

Task related monitoring

7.153. Task related monitoring is, by definition, not routine, i.e. it is not regularly scheduled. Such monitoring is conducted to provide information about a particular operation and to give, if necessary, a basis for decisions on the conduct of the operation. It is particularly useful when short term procedures are carried out under conditions which would be unsatisfactory for long term use. Task related monitoring should be conducted in the same way as routine monitoring,
unless the circumstances of the operation dictate otherwise, for example if the radionuclides involved may be different or if the probability or potential magnitude of internal exposure may be significantly greater.

**Special monitoring**

7.154. Special monitoring may be necessary as a result of a known or suspected exposure, or an unusual incident such as a loss of containment of radioactive material as indicated by an air or surface sample, or following an accident. It is most often prompted by a result of a routine bioassay measurement that exceeds the derived investigation level, but may also result from a measurement on an occasional sample such as a nose blow (nasal swab) or surface contamination wipe.

7.155. In accident situations, medical care and treatment of the accident victim take priority. Once the victim’s medical condition is stable, the following steps should be followed:

(a) Remove external contamination and ensure that the worker has showered and washed his or her hair before making direct bioassay measurements;
(b) Establish the whole body content of radionuclides as quickly as possible;
(c) Ensure the collection of all excretions;
(d) Collect other biological samples such as nasal smears, mouth wipes (this may be performed during medical treatment or decontamination procedures);
(e) Collect samples of the contaminant for further analysis of the radionuclide composition and the physical and chemical properties of individual radionuclides.

These steps facilitate a more reliable estimation of the committed effective dose from internal exposure, which, along with the possible dose received from external exposure, is of prime importance in cases of suspected high exposure.

7.156. Special monitoring prompted by an incident is not usually conducted any differently from a routine measurement in terms of measurement techniques, although improved sensitivity or a faster processing time may be needed. The laboratory should be advised that the sample analysis or the direct measurement has priority over routine measurements, and the frequency of subsequent monitoring may be changed. The laboratory should also be informed that samples may have a higher than normal level of activity, so that the measurement technique can be tailored to the special monitoring situation and any necessary precautions taken to prevent contamination of other samples. For instance, if counting rates are so high that dead time losses do not permit proper collection of data, the measurement geometry should be changed and body counting performed at a greater distance from the detector, following which a recalibration of the system should be performed. Similar measures should be taken in a radiochemistry laboratory when excretion samples (especially faeces) with high contents of radionuclides are to be analysed.

**Methods of measurement**

7.157. Intakes of radionuclides can be determined by either direct or indirect measurement methods. Direct measurements of gamma or X ray photons (including bremsstrahlung) emitted from internally deposited radionuclides are frequently referred to as body activity measurements,
whole body monitoring or whole body counting. Indirect measurements are measurements of activity in samples which may be either biological (e.g. excretions) or physical (e.g. air filters).

7.158. Each type of measurement has advantages and disadvantages, and the selection of one rather than another is largely dependent on the nature of the radiation to be measured.

7.159. Direct methods are useful only for those radionuclides which emit photons of sufficient energy, and in sufficient numbers, to escape from the body and be measured by an external detector. Many fission and activation products fall into this category. Incorporated radionuclides which do not emit energetic photons (e.g. $^3$H, $^{14}$C, $^{90}$Sr/$^{90}$Y, $^{239}$Pu) can usually be measured only by indirect methods. However, some beta emitters, especially those with high energy emissions such as $^{32}$P or $^{90}$Sr/$^{90}$Y, can sometimes be measured ‘directly’ via the bremsstrahlung produced. Such bremsstrahlung measurements, because of their relatively low sensitivities, are not usually employed for routine monitoring.

7.160. Recommendations on the principles of measurement and on the instruments used are given in ICRU Publication 69 [108] and are summarized in Appendix V.

7.161. Direct measurements, where they are possible, offer the advantage of a rapid and convenient estimate of the total activity in the body or a defined part of the body at the time of measurement. The direct measurement of body or organ content is therefore to be preferred for dose assessment if it is sufficiently sensitive, for example the measurement of $^{131}$I and $^{137}$Cs. However, whole body and individual organ measurements suffer from greater calibration uncertainties, especially for low energy photon emitters. Direct measurements may necessitate the worker being removed from any work involving radiation exposure for the period over which the retention characteristics are measured and usually need special, well shielded (and therefore expensive) facilities and equipment.

7.162. Direct measurements are useful in qualitative as well as quantitative determinations of radionuclides in a mixture that may have been inhaled, ingested or injected. In addition, direct measurements can assist in identifying the mode of intake by determining the distribution of activity in the body. Intake by inhalation route of insoluble (Type S) aerosols containing gamma emitting radionuclides can easily and accurately be detected by lung counting technique, for instance, measurement of $^{238}$U$_3$O$_8$, the intake is likely to be missed in bioassay technique. Another example is of radioactive iodine where thyroid counting system can quantify the uptake of radioiodine by the thyroid. Sequential measurements, where they are possible, can reveal the redistribution of activity and give information about the total body retention and the biokinetic behaviour of radionuclides in the body.

7.163. Indirect measurements generally interfere less with worker assignments, but require access to a radiochemical analytical laboratory. Such a laboratory may also be used for measuring environmental samples, but high level measurements (e.g. measurements of reactor water chemistry) and low level measurements (e.g. bioassay or environmental sample measurements) should be performed in separate laboratories. Measurements performed on excretion samples determine the rate of loss of radioactive materials from the body by a particular route, and have to be related to the body content and intake by a biokinetic model. Because of the ability of radiochemical analyses to detect low levels of activity, measurements performed on excretion samples usually give sensitive detection of activity in the body.
Detection limits and decision thresholds

7.164. Measurement methods have limits of detection arising from natural background radiation, from statistical fluctuations in counting rates and from factors related to sample preparation and analysis. The concepts of detection limit and decision threshold and their application to in vivo and in vitro activity measurements are documented in ISO standards 11929 and 28218 [109, 110].

7.165. The measured number of gross counts \( N_G \) is the sum of counts induced by background radiation \( N_B \) (natural background radiation and/or radionuclides other than the one of interest) and net counts induced by the monitored radionuclide \( N_n \):

\[
N_G = N_B + N_n
\]

The activity in the sample or in the body is calculated by dividing the net counts by an appropriate efficiency factor \( \varepsilon \).

7.166. The detection limit DL can be evaluated for a given radionuclide and measurement procedure before the sample measurement takes place. It specifies the minimum activity in the sample (for indirect methods) or in the body (for direct methods) which can be detected with a specified probability \( \beta \) of a false negative. The DL allows a prior decision to be made as to whether a measuring method is suitable for the given monitoring programme.

7.167. Once the measurement has taken place, the measured net count rate should be compared with the decision threshold DT. The decision threshold is defined such that if the count rate is greater than DT, then it can be said that the sample or the body contains the monitored radionuclide with a specified probability \( \alpha \) of a false positive. If the measured count rate is less than DT, it cannot be concluded that the radionuclide is absent; however, the activity in the sample or in the body, if present, would be less than the DL.

7.168. For cases where \( N_B \) is sufficiently large (greater than about 30) for the Poisson distribution to be approximated by a normal distribution, DT and DL (expressed in terms of count rates) can be calculated as follows:

\[
DT = k_{1-\alpha} \sqrt{\lambda_B \left( \frac{1}{T_B} + \frac{1}{T_s} \right)}
\]

\[
DL = \left( k_{1-\alpha} + k_{1-\beta} \right) \sqrt{\lambda_B \left( \frac{1}{T_B} + \frac{1}{T_s} \right)}
\]

where

\( k_{1-\alpha} \) and \( k_{1-\beta} \) are the \( 1-\alpha \) and \( 1-\beta \) percentiles of the normal distribution, respectively; the probabilities \( \alpha \) and \( \beta \) are generally taken to be 5%, in which case \( k_{1-\alpha} = k_{1-\beta} = 1.645 \);
\( \lambda_B \) is the background effect counting rate, which can be determined by background measurements in the absence of the activity in the sample; 

\( T_B \) and \( T_S \) are the durations of the background measurement and of the sample measurement, respectively.

7.169. Representative values of the detection limits for different radionuclides and methods of measurements are given in the IDEAS Guidelines [106]. ISO standard 28218 [110] gives examples of the application of the calculation of DL, DT and other quantities for a selected number of bioassay techniques.

7.170. The theoretical background to the definition of DT and DL is based on the application of Bayes’ theorem — this differs from the theoretical background to the definition of minimum detectable activity or minimum detectable amount (MDA) [111]. For monitoring techniques for internal contamination, however, the values of MDA and DL are in most cases equal provided that the uncertainty associated with the counting efficiency is negligible.

7.171. Further clarification and applications of these concepts for direct and indirect methods can be found in the IDEAS Guidelines [106] and in ISO Standards 11929 and 28218 [109, 110].

**Calibration**

*Direct methods*

7.172. Whole body counters and organ counters should be calibrated with a phantom that simulates the human body or organ and contains a known quantity of the required radionuclide(s) either in solution, in sealed sources within the phantom or in the form of a permanent source in a solid tissue substitute matrix.

7.173. The most convenient general purpose whole body phantom consists of an assembly of plastic containers filled with standardized radioactive aqueous solutions. This concept has been extended to the development of phantoms based on a collection of polyethylene cylinders with circular or elliptical cross-sections. The appropriate proportions of each section of a phantom representing the adult body are given in ICRU Report 48 [112]. Phantoms that have been scaled to represent different age groups have also been developed [113].

7.174. Recently, phantoms have been developed which do not need to be filled with aqueous solutions of radionuclides, and so are less subject to spillage or contamination. Organic gels with dissolved radionuclides are used for filling the new BOMAB phantoms [113]. Alternatively, numerous separate point sources may be inserted into polyethylene bricks from which phantoms of various body heights and weights can be easily built, as shown in Ref. [114]. Properly prepared phantoms are also available for the thyroid, the lungs and, for bone seeking radionuclides, the knee or skull [112, 115]. Several publications present different styles and applications of phantoms, tissue substitutes and phantom construction [116–121].

7.175. Methods of calibration using phantoms are relative methods. Some absolute methods do not require a radioactive standard for calibration, but reference standards should always be used to confirm a calibration. Mathematical phantoms, developed for Monte Carlo calculations of detection efficiency, are used for such calibrations [122–125]. The advantage of such phantoms is that different distributions of radionuclides in the body and also different sizes, shapes, and
geometrical relations between internal organs can be simulated. However, thorough comparisons of calculated efficiencies with the measured values should be performed in order to ensure the accuracy of the calibration. This is especially important when low energy photons are to be measured or when the radionuclides in the body are not homogeneously distributed.

*Indirect methods*

7.176. Methods of calibration depend on the instruments used. Standard radionuclide solutions, tracer radionuclides or stable isotopes of the elements to be determined (e.g. strontium) are needed.

7.177. When gamma emitting radionuclides are to be measured, the gamma counts obtained from the sample should be compared with those from a standard containing a known amount of the specific radionuclide and measured in the same counting geometry. When gamma spectrometry is used, curves of efficiency versus energy for different geometries should be constructed from measurement standards in those geometries. When preparing efficiency curves, the relative yields of the various gamma emissions from different radionuclide standards should be considered.

7.178. Internal and external standards should be used for beta emitters analysed by liquid scintillation counting. Care should be taken to ensure that the same quenching conditions exist for the standards and the samples.

7.179. Many radiochemical techniques rely on separation procedures for which recovery can be quite variable and depend to some extent on the matrix of samples to be analysed. It is therefore important to use methods that allow the determination of the yield of chemical separation or extraction procedures. For that purpose, a known amount of a tracer radionuclide (e.g. $^{243}$Am for $^{241}$Am) should be added to the sample as early in the procedure as possible to permit direct measurement of chemical recovery.

7.180. Descriptions of various calibration methods for indirect counting are given in Ref. [126].

*Performance criteria*

7.181. A full description of performance criteria for direct and indirect methods is given in Ref. [109].

7.182. The relative bias is a measure of how close the assessed activity is to the actual activity. This criterion should be verified with phantoms or test samples containing a known value of activity $A_{ai}$. The relative bias statistic $B_{ri}$ for the $i^{th}$ measurement in a category (series) with respect to the correct value of the measurand is defined as:

$$B_{ri} = \frac{A_i - A_{ai}}{A_{ai}}$$  \hspace{1cm} (28)$$

where $A_i$ is the value of the $i^{th}$ measurement in the series being tested.

7.183. The relative bias $B_r$ for that series of measurements is given by the average of the individual relative biases $B_{ri}$:
\[ B_t = \frac{\sum_{i=1}^{n} B_{t_i}}{n} \]  

(29)

where \( n \) is the number of test measurements (\( n > 5 \)).

7.184. The repeatability \( S_{B_t} \) of the measurement method is defined as the relative dispersion of the values of \( B_{t_i} \) from their mean \( B_t \):

\[ S_{B_t} = \sqrt{\frac{\sum_{i=1}^{n} (B_{t_i} - B_t)^2}{n-1}} \]  

(30)

7.185. \( B_t \) should be between \(-0.25\) and \(+0.50\) for values of \( A_{ai} \) which are 5–10 times greater than the detection limit DL. The value of \( S_{B_t} \) should be \( \leq 0.4 \). When \( S_{B_t} > 0.4 \), appropriate corrective actions should be taken.

**Uncertainties in monitoring measurements**

7.186. As indicated in paras 7.62–7.71, general guidance for uncertainty assessment is given in Refs [61, 62]. Further guidance in line with the GUM [62] can be found in Refs [56, 63–69].

7.187. The result of the uncertainty evaluation should be realistic for the application. The amount of effort put into the uncertainty evaluation should be commensurate with its purpose in terms of radiation protection.

7.188. In programmes for monitoring the intakes of radionuclides, the evaluation of uncertainties in the measurements enables the following:

(a) The making of objective decisions on whether the result is compatible with previous intakes or is to be considered as a new intake;
(b) The identification of rogue data;
(c) Statistical analyses of the results of the fitting procedures used to evaluate intakes from more than one data point.

7.189. In the case of a measurement of activity in the body or in a biological sample, it can be assumed that the Type A components of the uncertainty (see para. 7.66) arise only from counting statistics, which can be described by the Poisson distribution, while the Type B components of the uncertainty (see para. 7.67) arise from all other sources of uncertainty.

7.190. In the IDEAS Guidelines [106] it is assumed that the overall uncertainty of a measurement can be expressed in terms of a log-normal distribution. The geometric standard deviation of the distribution is given the name scattering factor (SF). The total uncertainty is assessed as:
\[ \text{SF} = \exp \sqrt{\sum_{i} \ln(\text{SF}_i)^2} \]  

(31)

where the summation is performed over all Type A and Type B components of the uncertainty. According to Ref. [127], this assumption is considered valid when the Type A uncertainties are relatively small, that is:

\[ \frac{\ln(\text{SF}_B)}{\ln(\text{SF}_A)} > 3 \]  

(32)

where \( \text{SF}_A \) and \( \text{SF}_B \) are the scattering factors for Type A and Type B uncertainties, respectively.

7.191. The IDEAS Guidelines [106] include a compilation of typical values of the various uncertainty components for various direct and indirect monitoring methods.

7.192. Examples of Type B uncertainty components for in vivo measurements include:

(a) Counting geometry errors;
(b) Positioning of the individual in relation to the detector and movement of the person during counting;
(c) Chest wall thickness determination;
(d) Differences between phantom and individual or organ being measured, including:
   (i) Geometric characteristics;
   (ii) Density;
   (iii) Distribution of the radionuclide within the body and organ;
   (iv) Linear attenuation coefficient;
(e) Interference from radioactive material deposits in adjacent body regions;
(f) Spectroscopy resolution and peak overlap;
(g) Electronic stability;
(h) Interference from other radionuclides;
(i) Variation in background radiation;
(j) Activity of the standard radionuclide used for calibration;
(k) Surface external contamination of the person;
(l) Interference from natural radioactive elements present in the body;
(m) Calibration source uncertainties.

7.193. Examples of Type B uncertainty components for in vitro measurements include:

(a) Quantification of the sample volume or weight;
(b) Errors in dilution and pipetting;
(c) Evaporation of solution in storage;
(d) Stability and activity of standards used for calibration;
(e) Similarity of chemical yield between tracer and radioelement of interest;
(f) Blank corrections;
(g) Background radionuclide excretion contributions and fluctuations;
(h) Electronic stability;
(i) Spectroscopy resolution and peak overlap;
(j) Contamination of sample and impurities;
(k) Source positioning for counting;
(l) Density and shape variation from calibration model;
(m) Assumptions about homogeneity in calibration.

7.194. If the samples are collected over periods of less than 24 h, they should be normalized to an equivalent 24 h value (see Appendix V, para. V.22). This introduces additional sources of Type B uncertainty: the uncertainty in the collection period and the uncertainty relating to biological (inter-and intra-subject) variability.

**Interpretation of measurements and dose assessment**

7.195. The intake of radionuclides and the resulting committed effective dose should be assessed from the results of monitoring measurements according to the scheme presented in Fig. 2 and paras 2.49–2.54. In the case of routine monitoring, it should be assumed that the intake has occurred at the mid-point of the monitoring period.

7.196. In some cases, the measured value \( M \) needs to be processed before being divided by the fraction \( m(t) \) to obtain the intake. For instance, urine samples collected over a period of less than 24 h should be normalized to an equivalent 24 h value.

7.197. According to ISO standard 27048 [105] and the IDEAS Guidelines [106], intake and dose should not be assessed if the measured value \( M \) is below the critical value \( M_c \), defined in Ref. [105] as that value of the measurement result below which there is no need to evaluate the intake or dose explicitly, since the annual dose may be regarded as insignificant even if that intake was repeated for all monitoring periods during the accounting year.

7.198. The annual committed dose value for which the assessment is regarded as insignificant is specified as 0.1 mSv in Refs [105, 106]. Thus, for \( N \) monitoring periods per year, the critical value \( M_{c} \) (in becquerels) for the intake of radionuclide \( j \) in any monitoring period is given by:

\[
M_{c,j} = \frac{0.0001}{N \cdot e(g)_j} m(t_0)_j
\]  

(33)

where \( e(g)_j \) is the dose coefficient for ingestion or inhalation of radionuclide \( j \), as appropriate, and \( m(t_0) \) is the elapsed time period between the intake and the time of sampling. The intake is usually assumed to occur at the mid-point of the sampling period.

7.199. The measured value (if above the decision threshold) should be recorded in order to document the fact that the measurement was carried out and to provide information to support any possible future reassessment of dose.

7.200. Values of \( M_{c} \) for a value of insignificant dose of 0.1 mSv, for various radionuclides and typical monitoring programme settings, are given in ISO standard 27048 [105] and the IDEAS Guidelines [106]. The calculation of these \( M_{c} \) values was based on the parameters defined in
ICRP Publication 60 [14] and the bioassay functions and dose coefficients specified in ICRP Publications 68 and 78 [128, 12].

7.201. For many radionuclides, values of the retained or excreted fractions $m(t)$ and of the dose coefficients $e(g)$ are given for different lung absorption types and/or different values of intestinal absorption. The most appropriate choice of value for a given situation should be based on a knowledge of the physicochemical characteristics of the materials present in the workplace. Tables III–2B and III–2C, Schedule III of the BSS [2] give gut transfer factors and lung absorption types for various chemical forms of the elements. In some cases, little information may be available on the characteristics of the intake, in which case the most restrictive value (i.e. the one indicating the highest dose) should be used.

7.202. The values of the retained or excreted fractions $m(t)$ and of the committed effective dose coefficients $e(g)$ given in Refs [12, 13], respectively, are for specific routes of intake and should not be used directly for assessing doses from injection into the blood, from transfer to the blood at wound sites or absorption through the skin.

7.203. Measurements of airborne activity concentration can be compared directly with values of derived air concentrations as an input to the evaluation of workplace conditions. However, the interpretation of airborne activity concentration measurements for purposes of dose assessment can be difficult, because they correspond to the concentration of radionuclides in the air at the location of the sampler, which may not necessarily be in the breathing zone of the worker. However, a PAS placed on the worker’s lapel or protective headgear can collect a sample that is representative of the activity concentration in air which the worker has inhaled, except in cases where the sample comprises only a few particles. Air activity concentration measurements, combined with measured exposure times and assumptions about breathing rates, can be used to estimate the intake. This is the best method for determining intakes of $^{238}$U and $^{232}$Th decay series radionuclides by workers engaged in industrial activities involving NORM (see para. 7.136). This method can also be used to determine intakes of other radionuclides such as $^{14}$C (in particulate form), $^{239}$Pu and $^{235}$U for which direct methods and other indirect methods of assessment of body activity are not sufficiently sensitive.

7.204. The control of exposure to $^{222}$Rn progeny in existing exposure situations does not normally require the calculation of effective dose. Reference levels for $^{222}$Rn progeny exposure are expressed in terms of the time weighted average $^{222}$Rn gas concentration (in becquerels per cubic metre). However, a factor for calculating the effective dose arising from a given exposure to $^{222}$Rn progeny is needed in those special situations where occupational exposure to $^{222}$Rn progeny is subject to the requirements for planned exposure situations (see para. 3.160) because, in such situations it is necessary to ensure that the limits on effective dose are not exceeded. In addition, the conversion of $^{222}$Rn progeny exposure to effective dose enables it to be compared with occupational exposures to other sources such as external gamma radiation and inhalation of radionuclides in dust.

7.205. The committed effective dose is usually determined from the $^{222}$Rn progeny exposure rather than from the intake, using the expression

$$E_{inh} = H_{RnP} P_{RnP}$$

(34)
where \( E_{\text{inh}} \) is the committed effective dose via inhalation of \(^{222}\text{Rn} \) progeny (mSv), \( H_{\text{RnP}} \) is the committed effective dose per unit potential alpha energy exposure (mSv per \( \text{mJ} \cdot \text{h} \cdot \text{m}^{-3} \)) and \( P_{\text{RnP}} \) is the potential alpha energy exposure (\( \text{mJ} \cdot \text{h} \cdot \text{m}^{-3} \)).

7.206. Various estimates have been made, and continue to be made, of \( H_{\text{RnP}} \), the committed effective dose per unit potential alpha energy exposure, which, when expressed in terms of dose per unit potential alpha energy exposure, equates to a value of 1.6 mSv per \( \text{mJ} \cdot \text{h} \cdot \text{m}^{-3} \). Higher values, based on biokinetic and dosimetric modelling, are now being proposed by the ICRP — 5.9 mSv per \( \text{mJ} \cdot \text{h} \cdot \text{m}^{-3} \) for indoor radon and 3.0 mSv per \( \text{mJ} \cdot \text{h} \cdot \text{m}^{-3} \) for radon in mines.

7.207. A similar situation exists with respect to intakes of \(^{220}\text{Rn} \) (thoron) and its progeny. An equilibrium equivalent exposure to inhaled \(^{220}\text{Rn} \) progeny of 1 Bq·h·m\(^{-3}\) is considered to give rise to a committed effective dose of 40 nSv [130]. Based on this value, the committed effective dose per unit potential alpha energy exposure is about 0.5 mSv per \( \text{mJ} \cdot \text{h} \cdot \text{m}^{-3} \). For an annual exposure period of 2000 h, it can be deduced that:

(a) A time weighted average \(^{212}\text{Pb} \) activity concentration of 1 Bq/m\(^3\) in air corresponds to a committed annual effective dose of about 0.08 mSv;
(b) A time weighted average PAEC of 1 \( \mu\text{J/m}^3 \) corresponds to a committed annual effective dose of about 1 mSv.

Use of workplace, material, and individual specific data

7.208. The reference parameter values of the models used for the calculation of retention/excretion functions and dose coefficients are based on the ‘reference person’ or ‘reference worker’, as defined by the ICRP [15]. The models and their parameters have been developed for defined physical and chemical forms of radionuclides. In some circumstances, it is likely that the physical or chemical forms of the radionuclides in use in a given workplace will not correspond to the reference parameter values used for the biokinetic models. In such circumstances, an analysis of the particle size and/or solubility of samples of airborne radioactive material can assist in the development of more reliable assessments of dose.

7.209. Even if all the assumptions in the reference biokinetic models are appropriate for a given workplace, there will still be differences between individuals in excretion rates and other biokinetic parameters for the same intake of a radionuclide. In these circumstances, material and/or individual specific models may need to be developed.

7.210. Also, the assessment of dose following an accidental exposure needs more specific information about the time and pattern of intake, about the physicochemical form of the radionuclides and about the characteristics of the individual (e.g. body mass). Moreover, routes of exposure other than those for which the values of \( m(t) \) and \( e(g) \) have been calculated may be relevant in accidental situations, e.g. absorption of radionuclides through the intact skin or a wound. Models for these routes of exposure are described in Appendix IV.
7.211. If intakes are small, the reference models are likely to be adequate for estimating the resulting doses. However, if the estimate of an intake corresponds to a significant portion of the dose limit, biokinetic model parameters specific to the material(s) and/or individual(s) in question may need to be developed to estimate the committed effective dose more accurately.

7.212. According to ISO standard 27048 [105], this specific assessment should be performed if the dose assessed with the standard evaluation exceeds the investigation level as defined in ISO standard 20553 [103].

7.213. According to the graded approach adopted in the IDEAS Guidelines [106], it is suggested that information specific to the workplace should be used when the dose assessed with the reference models (standard evaluation) exceeds 1 mSv and that information specific to the individual should be taken into consideration when the dose assessed with the reference models (standard evaluation) exceeds 6 mSv. Such specific biokinetic models can be developed from sequential direct and indirect measurements of the exposed worker(s).

7.214. The deposition of inhaled dust particles in the respiratory tract is influenced by the particle size, and a common example of the need for information specific to the material is where the particle size distribution of airborne dust differs significantly from that assumed in the reference models (i.e. an activity median aerodynamic diameter (AMAD) of 5 μm and a geometric standard deviation (GSD) of 2.5) [131]. For example, in industrial activities involving NORM, the AMAD of airborne dust could typically vary from 1 to 20 μm. Dose coefficients for an AMAD of 1 μm (in addition to those for an AMAD of 5 μm) are specified in ICRP Publication 119 [13]. For AMADs other than 1 and 5 μm, the fractions of inhaled radioactive particles deposited in the various regions of the respiratory tract should be determined from the ICRP respiratory tract model and an appropriate dose coefficient calculated.

7.215. Where information on the particle size distribution is needed for the correct interpretation of the radionuclide intake and subsequent dose assessment, the airborne particle size distribution should be determined using, for instance, a cascade impactor. As a minimum, air sample measurements should include the measurement of the concentration of the respirable fraction of airborne particulates.

7.216. More specific information may also be needed on the absorption types in body fluids of the material after inhalation or ingestion as appropriate. Guidance on such an evaluation is given in the IDEAS Guidelines [106].

7.217. In industrial activities involving NORM, a worker may receive internal exposure from the inhalation of airborne dust particles containing $^{238}$U and/or $^{232}$Th decay series radionuclides. Such

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12 The aerodynamic diameter of an airborne particle is the diameter that a sphere of unit density would need to have in order to have the same terminal velocity when settling in air as the particle of interest. The activity median aerodynamic diameter (AMAD) is the value of aerodynamic diameter such that 50% of the airborne activity in a specified aerosol is associated with particles smaller than the AMAD, and thus the remaining 50% of the activity is associated with particles larger than the AMAD. In internal dosimetry, the AMAD is used for simplification as a single ‘average’ value of aerodynamic diameter representative of the aerosol as a whole. It is used for particle sizes typically greater than 0.5 μm, for which deposition depends principally on inertial impaction and sedimentation.
radionuclides are generally contained within a matrix of non-radioactive elements and their compounds, in which case these matrices determine the solubility of the particles. It is therefore appropriate to choose, for the contained radionuclides, a single lung absorption type corresponding to the solubility of the mineral matrix [100]. Many types of industrial NORM, including metalliferous ores, mineral sands and radium rich scale, are resistant to all but the most vigorous forms of chemical attack. Therefore, for the radionuclides contained in dust particles associated with such material, lung absorption type S should be assumed.

7.218. Since the retrospective determination of particle characteristics following an exposure may be difficult, consideration should be given to obtaining advance information specific to the material when setting up worker monitoring programmes. The analysis of workplace air and surface contamination samples can also assist in the interpretation of bioassay measurements, for example by measuring the ratio of $^{241}$Am to $^{239+240}$Pu when direct measurement of $^{241}$Am in the lung is used to assess plutonium intakes or solubility of inhaled particles [132, 133].

7.219. In some workplaces, intakes are determined from measurements of dust mass concentrations in air. In such cases, the calculation of the intake requires a knowledge of the activity concentration (activity per unit mass) of the airborne dust particles. Sometimes, the composition of the airborne dust, and hence its activity per unit mass, can be assumed to be that of the process material. Alternatively, the dust may need to be subjected to chemical analysis to determine its composition, or the activity concentration of the dust (activity per unit mass) may need to be determined directly by radiometric analysis.

7.220. The variability between individuals, and even in the daily excretion rate for the same individual, will often be more significant than the differences between a reference biokinetic model and one developed specifically for a given individual. To reduce some of this variability, collection periods for excreta samples should be sufficiently long, for example 24 h for urine and 72 h for faeces.

7.221. The use of modelling parameters specific to the individual should be rare under routine circumstances. If modifications are introduced to the biokinetics or other anatomical characteristics of the model, the ICRP parameter values for calculating the equivalent dose to a tissue or organ, or the committed effective dose, cannot be used, since they are based on the reference person or reference worker (as defined in Ref. [15]).

7.222. Special attention should be paid to the interpretation of bioassay measurements after the use of interventional techniques aimed at blocking the uptake of the radionuclides or at enhancing their excretion, such as the administration of diuretics, laxatives, blocking or chelating agents, as well as after removal of activity and/or surgical intervention at a wound site. These techniques influence and modify the biokinetic behaviour of the incorporated radionuclides, thus invalidating the use of the standardized modelling approach to estimate intake and dose from the bioassay measurements.

13 In industrial activities involving NORM, dust mass concentrations in air are often monitored for industrial hygiene purposes.
7.223. In these cases, alternative approaches should be employed, such as discarding excretion data collected during the period in which excretion rates may be assumed to have been influenced by the treatment, or modifying the standard models in order to take the effect of the treatment into account. Examples of analyses performed after the administration of the chelating agent Ca-DTPA in cases of accidental intakes of actinides can be found in Refs [134–142]. Bioassay for dose assignment purpose is performed after a certain time period, post-treatment with Ca-DTPA, until the excretion of the radionuclide stabilizes in urine samples.

**Uncertainties in dose assessments**

7.224. The models that have been developed by the ICRP for describing the behaviour of radionuclides in the body, and hence for assessing intakes, provide the most up-to-date methods available for dose assessment. However, the reliability of the estimates of dose depends on the accuracy of the models and on any limitations on their application in particular circumstances.

7.225. In particular, a knowledge of the time of the intake(s) and of whether the intake was acute or chronic is essential for a reliable dose estimate. According to Refs [143, 144]:

(a) The assumption that the intake occurred at the mid-point of the monitoring period may have a tendency to overestimate the true intake;

(b) The assumption of a constant chronic intake over the whole monitoring period produces an unbiased estimate of the true intake provided that the measurement and the excretion function are accurately known or are at least unbiased.

7.226. Another source of uncertainty in the process of dose assessment is the knowledge of the route of intake and the physicochemical characteristics of the radionuclides that have entered the body. For inhaled radionuclides, the particle size is particularly important in influencing deposition in the respiratory system, while for ingestion the gut absorption factor $f_i$ can substantially influence the committed effective dose. For routine monitoring when exposures are well within those corresponding to the dose limits, the default parameters recommended in the BSS [2] may be sufficient for assessing the intakes. For exposures approaching or exceeding those corresponding to the dose limits, more specific information on the physical and chemical form of the intake and on the characteristics of the individual may be needed to improve the accuracy of the modelling predictions.

7.227. The models used for dose assessments have the following sources of uncertainty:

(a) The structure of the biokinetic model;

(b) The human biokinetic data used in the formulation of the model;

(c) The extrapolation of biokinetic data from animals to humans (interspecies extrapolation);

(d) The extrapolation of biokinetic data from one element to a chemical analogue assuming close physiological similarities (inter-element extrapolation);

(e) The variability in the population;

(f) The following physical and anatomical parameters of the computational models used to assess the dose deposited in a target region by the radiation emitted by an incorporated radionuclide:

(i) The energy and intensity of the radiation emitted;
(ii) The interaction coefficients of the emitted radiation in tissues;
(iii) The elemental composition of the tissues of the body;
(iv) The volume, shape and density of the target organs in the body;
(v) The spatial relationship of the organs within the body.

**EXPOSURE ASSESSMENT IN EMERGENCIES**

7.228. High levels of exposure of accidentally exposed workers may be associated with nuclear or radiological emergencies such as a nuclear emergency at a nuclear power plant, a criticality accident, an accident at an industrial irradiation facility, or a radiological emergency involving a lost or stolen source. The assessment of such exposures may begin by using data from personal and workplace monitors, but other more sophisticated and highly specialized retrospective dosimetry techniques such as chromosome aberration analysis, electron spin resonance, accident simulation and computer modelling may also be used as discussed in Ref. [30] (see also paras 7.239–7.243).

7.229. In situations where individual doses of emergency workers could greatly exceed those expected under normal working conditions and approach the levels of acute dose defined in Table 3, special attention should be paid to the capabilities of dosimeters and to the application of measurements and calculation methods needed for the assessment of RBE weighted organ doses [30] (see para. 2.33).

**External exposure**

7.230. The choice of a personal dosimeter depends on the type of radiation and on the information that is needed for determining the RBE weighted absorbed dose $A_{D\tau}$ for tissue $T$. The following types of dosimeter may be used:

(a) Photon dosimeters and neutron dosimeters giving information on the personal dose equivalent $H_p(10)$ for evaluation of $A_{D\tau}$ in tissues such as red marrow and the lung;
(b) Eye lens dosimeters, giving information on $H_p(3)$ for beta–photon radiation. Since such dosimeters are not yet widely available, it may be necessary to use $H_p(10)$ as the starting point in estimating the dose to the lens of the eye in cases of accidental exposure, although in accident situations involving industrial radiography this is likely to underestimate the dose to the lens of the eye;
(c) Extremity dosimeters, giving information on the skin dose at a depth of 0.4 mm, for beta–photon radiation (and for neutrons if criticality is expected) for evaluation of $A_{D\tau}$ in the dermis for the palm of the hand and the sole of the foot.

7.231. Because of the difference between the RBE of neutrons in the development of severe deterministic health effects (a value of 3) and the tissue weighting factor $w_T$ for neutrons (a value of about 12 for most neutron spectra), special care is needed when using individual monitoring of neutron exposure to evaluate $A_{D\tau}$ in certain tissues and organs as discussed in Ref. [30].

7.232. For extremity dosimetry in emergencies, especially for the hand, a simple, single element dosimeter should be sufficient. For the best accuracy in measuring low energy beta radiation, the detector should be thin and filtered by a thickness of tissue substitute such that the dose at a nominal depth of 40 mg/cm$^2$ (or 0.4 mm) can be assessed (see para. 7.230(c)).
7.233. To avoid the need for a special additional accident dosimeter, the routine personal dosimeter should be capable of providing information on $H_p(10)$ from photons up to at least 10 Gy [145]. It should be recognized that certain dosimeters, such as film dosimeters, may not be capable of achieving this at all energies.

7.234. The wearing of warning (alarm) dosimeters (or dose rate meters) can be effective in preventing serious exposures and may help in considerably reducing the dose incurred in the event of accidents. Warning dosimeters need not be very accurate, but should be very reliable, especially in high dose rate fields.

7.235. Information on dosimetry in the event of criticality accidents involving fissile materials is addressed in Ref. [145].

**Internal exposure**

7.236. The conceptual framework for the assessment of internal doses in emergencies is illustrated in Fig. 5.

![Diagram](https://via.placeholder.com/150)

**FIG. 5.** General scheme for the assessment of internal doses from monitoring measurements in emergencies.

7.237. To derive the value of committed RBE weighted dose, the intake is multiplied by the appropriate dose coefficient (RBE weighted dose per unit intake) for ingestion $(Ad(g)_{T,ing})$ or
inhalation \((Ad(g)_{T,j, inh})\) of radionuclide \(j\), as appropriate. The committed RBE weighted dose for a period of 30 d after acute intake should be used as an indicator of the probability of developing severe deterministic effects. The committed dose can be seriously underestimated if the dose coefficient \(Ad(g)_{T,j}\) is applied directly to the measured value \(M_j\) rather than to the inferred intake. Recommended values of the retention and excretion rates \(m(t)\) for certain radionuclides after acute intake for inhalation and ingestion by workers are given in Appendix XII of Ref.[30]. In the case of incorporation of a mixture of radionuclides, intakes are assessed separately for each radionuclide and multiplied by the respective dose coefficients. Committed RBE weighted doses in organ or tissue from intake of different radionuclides could be summarized. Values of the coefficient of committed RBE dose for a period of 30 d after acute intake for inhalation and ingestion by workers are given in Tables 18 and 19 of Ref. [146].

7.238. In case of combination of internal and external accidental exposure an evaluation of risk of developing severe deterministic effects should be based on exposure history of accidentally exposed worker as given in Ref. [146].

7.239. Additional information on internal or external accidental exposures can be obtained long after an accident by the application of retrospective dosimetry techniques to biological samples taken from the exposed individuals, to personal effects on the exposed individuals or to other items present at the accident site. An overview and description of such techniques is given in Ref. [31,147, 148] and summarized in the Annex to this safety guide.

7.240. The choice of retrospective dosimetry technique depends on, among other things, the type of radiation emitter involved and on the time elapsed since the accident, according to the stability with time of the signal which is measured. The PCC fragment technique, gamma-H2AX assays, and the evaluation of changes in blood cell counts or serum proteins should be used only within a few hours of the exposure.

7.241. Luminescence measurements in polymers, hair and nails are effective only for a few days after the exposure, owing to a substantial rate of signal fading. Somewhat slower signal fading is observed for manufactured materials such as glass, electronic components (such as those in mobile telephones) and memory chips (such as those incorporated into cash cards and credit cards), enabling them to be used for dose reconstruction purposes for up to a few weeks after the exposure.

7.242. Assays of dicentric chromosomes, micronuclei, translocations or mutations in cells can be successfully employed several weeks or even years after the exposure, as well as electron paramagnetic resonance (EPR) measurements in tooth enamel, the measurement of activated calcium or the measurement of luminescence signals in quartz extracted from bricks or other fired building materials. The biodosimetry methods may not be appropriate for low dose exposures less than 50–100 mSv.

7.243. Various numerical methods are used for the retrospective estimation of individual dose. Most of these are based on Monte Carlo radiation transport codes that simulate radiation transport and deposition in tissues starting from known (measured) or estimated information about the radioactive source and its position or distribution in the environment.
SKIN CONTAMINATION

7.244. Contamination of the skin will lead to external exposure and sometimes even to internal exposure, depending on the radionuclide(s) involved, the chemical form(s) present and the activity concentration.

Principal objectives

7.245. The principal objectives for the monitoring and assessment of skin irradiation and contamination can be summarized as follows:

(a) To determine compliance with dose limits, and hence in particular to ensure the avoidance of deterministic effects;
(b) In the case of overexposures, to initiate and/or support any appropriate medical examinations and interventions.

General considerations

Strongly penetrating radiation

7.246. For strongly penetrating radiation, the limitation on effective dose generally provides sufficient protection for the skin against stochastic effects. Except in situations involving ‘hot particles’ (see para. 7.247), no further consideration of skin monitoring is necessary.

7.247. Situations may arise in which exposure to ‘hot particles’ is possible. This can lead to spatially non-uniform exposure from discrete radioactive sources with dimensions of up to 1 mm. While compliance with dose limits is a principal objective, the ICRP has noted that acute ulceration is a particular endpoint to be prevented [149]. This implies that the average dose delivered within a few hours over a skin area of 1 cm$^2$, measured at depths of 10–15 mg/cm$^2$ (0.10–0.15 mm) should be restricted to 1 Sv. Detection of hot particles within an ambient radiation field in a workplace can be difficult, because of the very localized nature of the radiation from the particle. Emphasis should be given to identifying and controlling those operations which could give rise to such particles.

Weakly penetrating radiation

7.248. For weakly penetrating radiation, the equivalent dose to the skin is limited to 500 mSv in a year, averaged over 1 cm$^2$ of the most highly irradiated area [2]. The nominal depth of measurement is 0.07 mm (7 mg/cm$^2$).

Monitoring of skin contamination

7.249. Skin contamination is never uniform and occurs preferentially on certain parts of the body, notably the hands. For routine control purposes, it is adequate to regard the contamination as being averaged over areas of about 100 cm$^2$. Routine monitoring for skin contamination should therefore be interpreted on the basis of the average equivalent dose over an area of 100 cm$^2$. In most monitoring for skin contamination, the reading is compared with a derived limit and the contamination is reduced when practicable. The derived limit should be the level (expressed in units of, say, becquerels per square centimetre) that is considered to be capable of
causing exposure equal to the relevant dose limit, and is usually established taking account of all potential exposure pathways (not just skin irradiation). No attempt is routinely made to assess equivalent doses if these secondary limits are not exceeded. Sometimes, however, the contamination persists or is initially very high, and some estimation of equivalent dose becomes necessary. In such cases the dose should be averaged over an area of 1 cm\(^2\) which includes the contamination. These estimates are often extremely imprecise, especially if the radiation from the contaminant may be absorbed below the surface layer of the skin. Uncertainties of two orders of magnitude are not uncommon. Such estimates are therefore regarded as qualitative procedures and considered separately from conventional monitoring for external radiation. However, where an estimate of equivalent dose is made that exceeds one tenth of the appropriate equivalent dose limit, it should be included in the individual’s personal record. Some of the contamination may also be transferred into the body, causing internal exposure.

7.250. The calibration of surface contamination monitors is discussed in ISO standards series 7503 [150–152]. The type testing of contamination monitors is discussed in IEC standards 60325 and 61098 [153, 154].

RECORDS OF OCCUPATIONAL EXPOSURE


“Records of occupational exposure shall include:

(a) Information on the general nature of the work in which the worker was subject to occupational exposure;
(b) Information on dose assessments, exposures and intakes at or above the relevant recording levels and the data upon which the dose assessments were based;
(c) When a worker is or has been exposed while in the employ of more than one employer, information on the dates of employment with each employer and on the doses, exposures and intakes in each such employment;
(d) Records of any assessments of doses, exposures and intakes due to actions taken in an emergency or due to accidents or other incidents, which shall be distinguished from assessments of doses, exposures and intakes due to normal conditions of work and which shall include references to reports of any relevant investigations.”

7.252. Apart from demonstrating compliance with the legal requirements, record keeping may be used for several additional purposes, such as:

- Demonstrating the effectiveness of the optimization process;
- Providing data for the compilation of dose distributions;
- Evaluating trends in exposure and thus providing the information necessary for the evaluation of the radiation protection system;
- Developing effective monitoring procedures and programmes;
- Providing exposure data from new medical procedures and programmes;
- Providing data for epidemiological and research studies;
- Providing information that may be needed for litigation purposes or for workers’ compensation claims, which may arise years after the actual or claimed exposure.
Record keeping for individual monitoring

7.253. The individual occupational exposure record should be linked uniquely to the relevant worker.

7.254. Dose records should preserve the consistency of data fields in order to allow the reconstruction of results at any later time. They should facilitate coordination with other required records (e.g. linkage with data from workplace monitoring).

7.255. For each monitoring period, the record should comprise:

(a) A unique identification of the individual and the undertaking;
(b) The dose information for every monitoring period, i.e. for an annual period and/or for an appropriate five year period;
(c) The results of dose assessments for external exposure and the method of assessment, including, as appropriate:
   
   (i) The personal dose equivalent for strongly penetrating radiation, \(H_p(10)\);
   (ii) The personal dose equivalent for weakly penetrating radiation, \(H_p(0.07)\);
   (iii) Other dose values, if appropriate, such as \(H_p(0.07)\) derived from extremity dosimeters, \(H_p(3)\) for the lens of the eye, dose values from the use of multiple dosimeters (e.g. in the case of double dosimetry with lead apron use), dose values calculated from simulations (e.g. doses received by aircrew from cosmic radiation);

(d) The results of dose assessments for internal exposure and method of assessment, including:

   (i) The committed effective dose, \(E(50)\);
   (ii) The values of the measured quantity (e.g. retention or daily excretion value) and details of the models used for the assessment. Include results of whole body counting, thorax counting and/or thyroid counting and the assessed committed effective dose;
   (iii) If appropriate (e.g. in the case of overexposure), the committed equivalent dose to the most highly exposed tissue, \(H(50)\);

(e) The notional dose substituting for missing values, artifacts or surrogates, for instance in the case of lost or damaged dosimeters or samples (see para. 7.258).

7.256. Because it is virtually impossible when evaluating the readings of personal dosimeters to distinguish between photon and beta radiation, it is not sensible to attempt to identify (and report) the beta and gamma components of \(H_p(0.07)\) separately. However, because the different types of high-LET radiation have different quality factors, neutron doses should be recorded separately. It should be remembered that photon, neutron and beta doses are to be combined to determine the total personal dose equivalent.

7.257. The recording level in the context of individual monitoring should be a formally defined level of effective (or equivalent) dose or intake above which a result from a monitoring programme is of sufficient significance to require the measured or calculated value to be included in a dose record. Other results can be covered by a general statement in the record that no unrecorded results exceeded the recording level. However, it is essential that the fact that a
measurement has been made be recorded even in these cases. The best way of doing this may be to enter a zero in the records. If this is done, it should be made clear that the zero entry refers to a dose below the recording level.

7.258. If a dose assessment is not available for a period when a radiation worker was (or should have been) monitored — which may happen when a dosimeter has been damaged, lost, or purposely exposed, or has recorded a dose that, on investigation, is declared invalid — the record keeping system should provide for the introduction of a notional dose estimated or assessed by the regulatory body or an authorized person. Notional doses should be marked as such in the dose record so that they can be distinguished from doses assessed from dose measurements by the approved monitoring service. If no assessed or estimated dose is provided, the recorded value should be left blank, so that it is distinguishable from a dose below the recording level (recorded as zero).

7.259. For those individuals who need to use extremity dosimeters (including their use as eye lens dosimeters), separate records should be kept for the exposure of each extremity (or exposure of the eye lens) for the period when the extremity dosimeter is worn.

7.260. Typical records generated in an internal exposure monitoring programme include both directly relevant data and supporting documentation. The records should ensure the traceability of the measurements and the dose assessment. Directly relevant information includes:

(a) Sample data, such as the date and time of collection and evidence of a ‘chain of custody’;
(b) Raw data from measurement devices, such as techniques used for the measurements (direct/indirect), counting rates in specific energy bands;
(c) Measurements of background levels and standards and calibration data for the counters;
(d) Calculated results such as activity content of the body or daily excretion rates and their statistical analyses;
(e) Calculated estimates of intake and the biokinetic models from which they were derived;
(f) Estimated committed effective doses and the dose conversion factors used.

7.261. Individual dose records should include any assessed equivalent doses or intakes. Details of any involvement in abnormal events should be included, even if estimates of exposure could not be made. It is also important to retain records referencing the objectives, the monitoring methods and the models used for data analysis and interpretation, because these may be needed for future interpretation of the dose records — for such purposes, traceability of the measurements and dose assessment is essential.

7.262. In accident situations, or for a potential intake that may be close to or above a regulatory limit, interim results should be entered into the exposure record so that appropriate administrative and other response actions can be instituted. The results should include the result of the measurement, the implied intake value based on the appropriate biokinetic model, and the implied committed effective dose based upon the corresponding dose coefficient \(e(g)\). Recommendations for follow-up monitoring and for workplace restrictions may be made if appropriate. The source of the information reported should be clearly identified, as should a point of contact for any additional information.
7.263. The uncertainties in the measured and calculated values should be reported. As an alternative, the dosimetry service may produce a leaflet or report where specific information relating to the measurement procedure and its characteristics (limitations) including the uncertainty are shown.

7.264. With respect to confidentiality, availability and integrity of dose records:

(a) Access to premises, files archives, computers, servers, etc. where personal information is handled and stored should be restricted;
(b) The circulation of information, particularly when using electronic information networks, should be secure;
(c) There should be backup procedures and equivalent security for copies;
(d) Similar security measures should be taken in the use of active personal dosimeters and associated software;
(e) Provision should be made for the destruction of paperwork or other media containing confidential information that no longer needs to be kept;
(f) The recorded data should be protected against unauthorized or unintentional modifications, so as to preserve the integrity of the data.

7.265. Consideration should be given to the establishment of a national dose registry as a central point for the collection and maintenance of dose records compiled by the dosimetry service providers. The storage of information at the national dose registry should be such as to allow a person, during and after his or her working life, to retrieve information on the doses received while occupationally exposed. Long term storage in a national dose registry also serves the following purposes:

(a) It prevents the loss of individual dose data in the event that the registrant or licensee ceases its activities in the country concerned;
(b) It allows periodic analysis of all exposure data collected in order to characterize the occupational exposure situation at the national level.

Record keeping for workplace monitoring

7.266. It is important to record data that:

(a) Demonstrate compliance with regulations;
(b) Identify significant changes to the working environment;
(c) Give details of radiation surveys, e.g. date, time, location, radiation levels, instruments used, surveyor, other comments;
(d) Record reports received about the workplace where compliance with the standards could be adversely affected;
(e) Detail any appropriate actions taken.

7.267. Records documenting the designation and location of controlled and supervised areas should be kept. Records should also be kept of radiation surveys, including the date, time and location, the radiation levels measured, and any comments relevant to the measurements made. Records should identify the instrument(s) used and the individual performing the survey. Even if
workplace monitoring data are not used for dose assessment, they should be maintained for future verification of workplace conditions.

7.268. A suitable record of the calibration of monitoring equipment should include identification of the equipment, the calibration accuracy over its range of operation for the type(s) of radiation that it is intended to monitor, the date of the test, identification of the calibration standards used, the frequency of calibration, and the name and signature of the qualified person under whose direction the test was carried out.

**Record retention periods**

7.269. Paragraph 3.104 of the BSS [2] states:

“Records of occupational exposure for each worker shall be maintained during and after the worker’s working life, at least until the former worker attains or would have attained the age of 75 years, and for not less than 30 years after cessation of the work in which the worker was subject to occupational exposure.”

7.270. For records of individual exposure, the retention period should be taken as applying not only to the worker’s occupational exposure but also to the calibration of the personal monitoring equipment used for determining such exposure.

7.271. The regulatory body should decide which parts of the records of occupational exposure need to be maintained by management for regulatory purposes, and should specify retention periods for each of these.

7.272. A retention period of 5 years is generally recommended for the records of workplace monitoring and of the calibration of the workplace monitoring instruments. However, many workplace monitoring records, for example the full details of a particular radiation survey, are temporary in nature and are only relevant for the lifetime of an established review period, and there may be no need to retain such records for extended periods. Other records may be related to decisions about the definition of the workplace, and these records may be relevant for the lifetime of the workplace. It is likely, for example, that records documenting the creation of designated areas may need to be retained for as long as those designated areas exist.

7.273. The retention periods specified in paras 7.269 and 7.272 reflect the minimum requirements to be set by the regulatory authority with regard to record retention. Management may choose to retain more detailed records related to specific operations which could, for example, be used in future implementation of optimization of protection. Such operations might include maintenance or refurbishing activities.
8. MANAGEMENT SYSTEM FOR PROVIDERS OF TECHNICAL SERVICES

GENERAL CONSIDERATIONS

8.1. Any technical service providers for protection and safety should be qualified by certain procedures. The services provided by technical service providers fall into two categories:

(1) Consultancy and maintenance services, including:
   
   (a) Radiation safety consultancy;
   (b) Shielding calculations;
   (c) Modelling for dose assessment, containment and ventilation;
   (d) Maintenance services covering both in-house operations and services contracted with an outside organization;
   (e) Decontamination services for decontamination of equipment/pipes etc.

(2) Calibration and testing/assay services, including:

   (a) Monitoring services, including individual, workplace and environmental monitoring;
   (b) Calibration and calibration verification services for monitoring devices and radiation sources.

8.2. The management system for service providers in radiation safety should be graded to the scope of their activities. The service provider should document its management system, which may include policies, processes and procedures, and instructions. The management system should be documented to the extent necessary to ensure the quality of the service provided.

8.3. The management system for a service provider should cover work carried out in permanent facilities, at sites away from permanent facilities, or in associated temporary or mobile facilities.

8.4. The management system of a service provider using radiation should be in accordance with all relevant IAEA safety standards.

8.5. Safety should be of paramount importance for all service providers that use radiation in their activities.

8.6. Where a service provider is part of a larger organization, the organizational arrangements should be such that departments that may have conflicting interests, such as production, commercial marketing or financing departments, do not adversely influence the service providers’ ability to comply with the requirements of their management system.

8.7. If the service provider wishes to be recognized as a third party organization, it should be able to demonstrate that it is impartial and that it and its personnel are free from any undue commercial, financial or other pressures that might compromise their technical judgement.
8.8. The third party organization should therefore not engage in any activities that may endanger the trust in its independence of judgement and integrity in relation to its services.

8.9. In many Member States, this demonstration of fulfilment is achieved through third party audit or accreditation to internationally accepted management standards such as ISO/IEC standard 17025 [86]. It is the responsibility of the service provider to carry out its activities in such a way as to satisfy the needs of its customers. See Ref. [5], paras 2.1–2.4 and Ref. [6], paras 2.1–2.21.

**Safety culture**

8.10. For a service provider, safety culture can be established by:

(a) Promoting the knowledge of relevant safety standards within the organization;
(b) Carrying out a risk analysis of the procedures applied;
(c) Establishing proper rules and procedures and observing regulatory requirements to keep risk at a minimum;
(d) Periodically evaluating the observance of these rules and procedures;
(e) Engagement of relevant management;
(f) Periodically training the staff according to an established programme to follow the rules and procedures correctly;
(g) Discussion of the established programme among trained staff;
(h) Periodically updating the training programmes and coordinating them with the requirements of legal and regulatory bodies, which will check the effectiveness of these programmes;
(i) Dissemination and promotion of knowledge of actual incidents and accidents to learn from their occurrence and to improve the safety culture;
(j) Soliciting safety related proposals from the staff through an incentive system.

**Grading the application of management system requirements**

8.11. The graded approach normally adopted by service providers is such that any differences in the controls to be applied to the products or services are identified within each process and are based on the influence of the process on the final product quality.

8.12. In the graded approach adopted, account should also be taken of the size and functions of the organization. Smaller organizations will not have the personnel to fulfil all the functions with separate staffing. However, it remains critical that the functions, including promoting safety culture, ensuring independence, documentation and record keeping, be fulfilled to achieve the performance outcomes given herein.

**Documentation of the management system**

8.13. A document may be defined as ‘information and its support media’. Documents may be organized in any relevant medium used within the organization as long as an appropriate system of control is used.
8.14. The management system documentation is often contained in a quality manual that includes or makes reference to the supporting documents,\textsuperscript{14} including:

(a) A description of the management system;
(b) Management documents;
(c) Detailed working documents and job descriptions;
(d) Additional technical documents and/or data, including:
   (i) Databases of radionuclides or technical databases;
   (ii) Operating manuals for equipment and software;
   (iii) Reagent data sheets;
   (iv) Requirements of national authorities (in laws and regulations);
   (v) Managerial and technical standards.

8.15. The additional technical documents are often external documents that are not within the scope of influence of the service provider. Nevertheless these documents and data also have to be controlled.

8.16. The procedure that describes how documents are to be controlled within the organization should include a periodic review of valid documents to determine whether an update (revision) may be necessary.

8.17. The form and layout of the management system documentation should fit into the internal communication culture of the organization.

MANAGEMENT RESPONSIBILITY

Management commitment

8.18. A 'management commitment' should be signed by senior management\textsuperscript{15} to acknowledge the management's responsibility to establish a management system, to provide the necessary resources, to guarantee the review and revision of the system as necessary and to define the organizational policies and objectives that will govern the system. After it is issued, the management commitment document is brought to the awareness of staff. In this context, 'necessary resources' may include the staff, infrastructure, working environment, information, supplies and partnerships, natural resources and financial resources necessary to accomplish the objectives of the organization.

\textsuperscript{14} Documents may include: policies; procedures; instructions; specifications and drawings (or representations in other media); training materials; and any other texts that describe processes, specify requirements or establish product specifications.

\textsuperscript{15} 'Senior management' means the person who, or group of people which, directs, controls and assesses an organization at the highest level. Many different terms are used, including, for example: chief executive officer (CEO), director general, executive team, plant manager, top manager, chief regulator, managing director and laboratory director.
Customer satisfaction

8.19. For organizations providing technical services in radiation safety, interested parties (also known as stakeholders)\(^\text{16}\) are typically customers, staff, regulators, suppliers, the public and owners. Of these, customers are the most important, since the interests of the other interested parties can generally be satisfied by observing existing laws, rules and regulations.

8.20. A process should be established for identifying and documenting the requirements for fulfilling a contract for service. This should include the identification of:

(a) Customer requirements;
(b) Related statutory and regulatory requirements;
(c) Organizational resources necessary;
(d) Requirements for communication with the customer.

8.21. The organization should ensure that customers’ reactions are considered. Feedback, including both favourable and unfavourable reactions, should be collected and evaluated. To this end, the management should establish a monitoring process under the management system that is designed to assess and analyse all customer reactions so as to enable the organization to take actions designed to result in the continuous improvement of effectiveness.

8.22. The organization should have a procedure in place stating how it protects client confidentiality, while recognizing and acceding to any legal requests to advise regulatory bodies of any breach of a regulatory request or limit, such as exceeding personal dose limits.

Organizational policies

8.23. Typically, a service provider would only have one organizational policy. The policy should be simple (concise) and easily understandable by all members of the organization (the staff).

8.24. The policy should include brief descriptions of actions designed to address such matters as:

(a) Defining and maintaining the expected level of customer satisfaction;
(b) Identifying opportunities and needs for continual improvement;
(c) Ensuring commitment to provide the resources necessary to accomplish the task;

\(^{16}\)A stakeholder in this context is a person, group, company or other entity with an interest in the performance of an organization, business, system, etc. Those who can influence events may effectively become interested parties — whether their ‘interest’ is regarded as ‘genuine’ or not — in the sense that their views need to be considered. Interested parties have typically included the following: customers, owners, operators, employees, suppliers, partners, trade unions, the regulated industry or professionals; scientific bodies; governmental agencies or regulators (local, regional and national) whose responsibilities may cover nuclear energy; the media; the public (individuals, community groups and interest groups); and other States, especially neighbouring States that have entered into agreements providing for an exchange of information concerning possible transboundary impacts, or States involved in the export or import of certain technologies or materials.
(d) Ensuring contributions of suppliers and partners (confirming that suppliers and partners are capable of providing goods and services that meet the established quality standards);
(e) Ensuring commitment to adopt professional good practices when providing services;
(f) Making the commitment to ensure the competence (qualification) of the personnel involved in the execution of services;
(g) Committing to meet the requirements of the relevant standards;
(h) Ensuring safety, health, quality, environmental, security and economic aspects as appropriate.

8.25. Once established, the policy should be translated into measurable objectives. The achievement of these objectives should be checked during the management review. Equally, their adequacy for the existing management system should be evaluated during this review meeting.

Planning

8.26. A plan should be developed to provide the organization with a series of clearly defined objectives. This means that a series of goals or objectives should be established at different levels of the organization. These objectives should be established during the planning process, and they should be consistent with the organization’s policy or policies. At the technical level, objectives should be quantifiable.

8.27. Information sources such as internal audit reports, process reviews and feedback from customers can all help in identifying appropriate objectives. As an example, an initial objective for a testing laboratory might be to provide a result to the customer that meets certain performance testing criteria. Over time, if the organization consistently demonstrates its ability to meet those criteria, other factors, such as improving customer satisfaction through shorter turnaround times for tests, might be made additional objectives. Thus, objectives are established after the consideration of many factors, including the current and future needs of the organization, the needs of the market served, and regulatory requirements.

8.28. To ensure that the planning process remains focused on the defined objectives, planning activities should be systematic and should be documented. Senior management has a responsibility to ensure that adequate resources are provided to make it possible to meet the defined objectives.

Responsibility and authority for the management system

8.29. In an organization that provides services in radiation safety, it is often the case that the top manager appoints one person as management system manager to act on his or her behalf regardless of other duties. The management system manager should have appropriate experience in the tasks for which he or she is appointed and should have the authority, assigned in a written document, to do the following:

(a) Develop and manage the management system, which includes performing activities designed to ensure compliance with relevant standards, harmonizing procedures and documents, reviewing operations, identifying and reporting any non-conformance (i.e. the non-fulfilment of a requirement) to the management and/or conducting training in awareness of the management system for the staff;
(b) Communicate on quality issues as may be required by the regulatory body and/or accreditation bodies;
(c) Communicate directly with senior management at all times on issues relating to the management system;
(d) Act as the focal point for problem reports regarding quality and suggestions for improvement;
(e) Stop work that is not being performed according to established procedures.

PROCESS IMPLEMENTATION

Provision of resources

8.30. Resources are essential items needed for conducting processes. They include staff, equipment and supplies, information, physical facilities, infrastructure services, workplaces with appropriate conditions and monetary funds.

Human resources

8.31. Human resources include all the people in the organization who are involved in achieving the objectives. Issues such as staffing levels, education, training, experience, qualifications and periodic performance reviews should all be taken into account when considering human resources. The human resources should be adequate to meet the pre-determined manpower requirements.

Infrastructure and working environment

8.32. The infrastructure requirements of each process should be reviewed to identify the resources that will be required for the successful accomplishment of the stated objectives. For calibration and testing laboratories, where the workplace environment could influence the quality of the results, the regulatory body may impose additional requirements such as special authorities to be used for calibration services to ensure the correct certification and calibration of equipment.

8.33. The objective of the process to control monitoring and measuring devices is to establish an effective means of ensuring, with a high degree of confidence, that the data generated by these devices and used as the basis for reported results, conclusions and interpretations are accurate within prescribed requirements. Monitoring and measuring devices include the instruments, software and calibration standards used to perform measurements and surveys.

8.34. The process should confirm that these devices are suitable for the intended use, tested, calibrated and verified as functional within specified performance limits. Physical protection of the devices also needs to be provided, with the goal of eliminating the potential for process errors.

8.35. Software used to collect data, and to perform calculations on the data collected, should be validated before being put into use and should be protected against unauthorized modification. Its functionality should be re-verified following any change made to the computer’s basic operating system or network control parameters, or any activity that could have an impact on the functionality of the application software. Consideration should be given to the need to retain
(archive) the different software versions so as to be able to access older records generated by specific versions of the software.

8.36. Additional requirements established by other regulatory bodies may concern matters such as safety in the workplace and in associated facilities, protection of personal privacy and confidentiality of data, and backup of records kept in electronic media.

8.37. With regard to the working environment, consideration should be given to how best to combine the consideration of human factors and physical factors with achieving the goal of enhancing the performance of the organization. Attention to workload, stress factors, social structure within the organization, internal communication, workplace safety, ergonomics, lighting, ventilation and many other factors can all be combined to enhance the overall effectiveness of the organization in achieving its objectives. The organization should develop descriptions of minimum criteria for the workplace conditions necessary to achieve the various objectives.

**Developing processes**

8.38. The products of organizations providing technical services in radiation safety are those services themselves, which are delivered by using established processes. Development of new processes to supply new services should be carefully planned.

8.39. The management of the organization providing technical services should nominate a technical project leader to be in charge of the planning of new processes. It will be the task of the project leader to schedule the planning for the new process, by applying technical knowledge and experience together with knowledge of the product requirements that is necessary to the technical service concerned.

8.40. In the planning schedule, account should also be taken of the need for planning for ensuring the traceability of measurement results to the SI system and for establishing information on uncertainties for these measurement results.

**Process management**

8.41. In an organization providing technical services in radiation safety, there are generally two types of processes:

(a) Processes of the management system (administrative processes and key processes);
(b) Processes to deliver the services and products of the organization (technical processes and core processes).

8.42. In monitoring the performance of its processes to ensure that the processes remain effective and that customer satisfaction is provided, a service organization should review the following:

(a) Timeliness — reaction to the customer as influenced by the process structure;
(b) Capability — amount of throughput for the process;
(c) Efficiency — resources allocated to the process and the possibilities for their reduction.
8.43. Data can be derived from monitoring of different types during the operation of all ongoing processes. The data can be put to use as a basis for decisions within the organization, by means of adequate analysis. The application of statistical methods to raw data may be especially useful for determining trends in the performance of persons and instruments, by describing improvements or deteriorations. This may provide an opportunity for early action to prevent non-conformances.

8.44. The application of similar statistical techniques to the monitoring of customer satisfaction, resource economics and the performance of suppliers, among other things, may likewise be useful.

**Control of products**

8.45. In service-providing organizations for radiation safety, the product is generally controlled by controlling the production (i.e. service-providing) process.

8.46. The processes of the organization should include any necessary measurements to ensure that the delivered product or service fulfils the requirements and expectations of the customer.

8.47. For consultancy services, these measurements could be:

(a) Additional calculations using other algorithms;
(b) Checks on data entry;
(c) Comparison of the results with previous experience.

8.48. For measurement and calibration services these checks could be:

(a) Repeated tests (possibly done using different instruments for analysis);
(b) Checks on introduced blank or test samples;
(c) Plausibility tests on the results, done by applying expert knowledge, etc.

The results of these measurements should be recorded as proof of the control of the production process.

8.49. The conformance of the product, or of parts of it, should be ensured by specifying the conditions for identification, storage, handling, protection and delivery.

8.50. Moreover, when a product can be fully verified only after delivery, each process that contributes to its production should be verified to specify acceptable and suitable criteria for the equipment and methods used and the qualification of the personnel involved. A list of parameters linked to the proper completion of each step is generally useful to keep the process exact and consistent. Verification usually requires the production of records, such as checklists, to be completed and evaluated for the final value to be assigned. In practice, the checklist can have the form of a record in a database file and the verification process can be established by means of a software routine.
8.51. If the creation of a product requires several steps, tracking of the product’s status may be necessary, if required by regulation, to identify the output of each step. Generating a record such as a checklist confirming the completion of all necessary steps can be helpful.

8.52. Customers’ property, including intellectual property, should be safeguarded throughout all the production processes. Customers’ property, and methods to protect it, should be specified in advance. For example, only a limited number of persons should be permitted access to data provided by customers.

8.53. In the case of a consultancy for radiation protection, the customer’s property could be detailed information about the customer’s facilities, data on exposures or sources, or any method developed by the customer in relation to the service requested. Moreover, the service provided in relation to radiation protection becomes the property of the customer and information on it (i.e. reports on doses or calibrations) should be treated as confidential.

Communication

8.54. Communication in an organization providing services in radiation safety can be achieved by:

(a) Organizing regular meetings of key personnel;
(b) Using communication tools (electronic billboards, intranet, etc.);
(c) Having similar methods of internal communication.

Managing organizational change

8.55. Organizational changes in service-providing organizations rarely have a direct impact on safety. If they do, the guidance in Ref. [6] should be followed to ensure that there is no adverse effect on product or service quality.

MEASUREMENT, ASSESSMENT AND IMPROVEMENT

Monitoring of the management system

8.56. For all phases in the development and operation of technical services, the technical service provider should define, plan and implement measurement and monitoring activities relating to the management system necessary to ensure conformance with applicable standards, laws and regulations and to achieve improvements. These activities should include determining the need for, and specifying the use of, applicable methods, including statistical techniques.

8.57. The general process of measurement, analysis and improvement includes the following:

(a) Actions taken on an ongoing basis to monitor the overall effectiveness of the system, identifying areas, through appropriate metrics, where improvement may be appropriate;
(b) Application of basic statistical methods (histograms, distributional analysis, mean values, etc.) to monitoring data on customer satisfaction, the performance of equipment, measurement throughput and similar indicators of the effectiveness of services provided to the customer;
(c) Actions taken on a proactive basis to prevent non-conformances, to improve the system and to optimize the service to the client; the internal audit process, together with improvement activities, is part of these actions;

(d) Actions taken on a reactive basis to correct non-conformance identified by, among other things, self-assessment, complaints by clients or recommendations of an internal or external audit.

Self-assessment

8.58. Self-assessment is a tool used by those actually carrying out work to identify possibilities for improvement. If a service-providing organization wishes to adopt the practice of self-assessment, it should follow the guidance provided in Ref. [6].

Independent assessment

8.59. Audits may be spread over the year or undertaken concurrently. Conducting internal audits on a progressive schedule has several advantages:

(a) It helps to emphasize that the internal audit process is a continuous activity designed to improve the management system;
(b) It helps to reduce the additional workload for individuals selected to conduct the audit;
(c) It is useful in promptly identifying items of potential non-conformance and areas in which improvements may be appropriate;
(d) It helps to monitor progress in accomplishing any corrective actions\(^\text{17}\) that may have been recommended in previous audits.

8.60. Ad hoc internal audits could be carried out following customers’ complaints, repeated non-conformances or major changes in the organization.

8.61. The rotation of internal auditors through different aspects of technical applications within an organization can serve to increase job satisfaction by allowing employees to play an important role in maintaining the organization’s management system.

8.62. It is common practice that an audit schedule encompasses all elements of the management system in all parts of the organization on an annual basis. The extent of the audit and the parts of the organization to be audited should be planned with consideration given to changes in staff or methods, workload, customer complaints, findings of previous audits and ongoing corrective or preventive actions.\(^\text{18}\)

8.63. Customers whose work may have been affected by problems identified during an audit should be notified in writing. For some findings, a formal system for corrective actions should be used; for others there may be simpler remedies.

\(^\text{17}\) A corrective action is an action to eliminate the cause of a detected non-conformance.

\(^\text{18}\) A preventive action is an action to eliminate the cause of a potential non-conformance.
8.64. If it is necessary to check the effectiveness of corrective actions quickly, a follow-up audit should be considered. Corrective measures undertaken should be analysed to evaluate their effectiveness.

Management system review

8.65. In addition to the review inputs identified in Ref. [5], an organization providing services in radiation safety should consider the results of inter-laboratory comparisons or proficiency tests.

8.66. Decisions made during the management review and any actions arising from them should be recorded. The management review report should include details of:

(a) The persons who were involved in the review;
(b) Factors that were considered;
(c) Decisions that were reached;
(d) Actions that were planned, the persons responsible for the actions and the time schedules that were decided upon;
(e) The provision for review and approval of the report.

8.67. Results should be incorporated into the laboratory planning system and should include the goals, objectives and action plans for the coming year. Management should ensure that planned actions are carried out within the agreed timescale and that their completion is documented. A comprehensive radiation safety audit will bring out the status of the management actions with regard to radiation protection and safety.

Non-conformances and corrective and preventive actions

8.68. For services in radiation safety, non-conformances could include:

(a) Incorrectly entered raw data;
(b) Data results obtained by applying incorrect algorithms;
(c) Incorrect calibration data or factors;
(d) Measurement results produced by using instruments outside of their application range;
(e) Calibration data obtained by using the wrong irradiation conditions.

8.69. An analysis of the impacts of revealed non-conformances on safety should be performed, followed by the notification of management at the appropriate level.

8.70. A corrective action procedure is started after a complaint is made by, or feedback is received from, a customer, or upon the discovery of a non-conformance by staff or during an audit. Corrective actions should be commensurate with the magnitude of the problem and the associated risks.

8.71. A preventive action may have to follow a corrective action, or may be taken alone, during the development of new testing or management procedures or because of a decision taken during a management review. Preventive actions and corrective actions follow similar courses, the one
prospective and the other retrospective. While preventive actions are intended to eliminate the
risk that non-conformances occur at all, corrective actions apply to existing non-conformances.

8.72. A corrective action begins with an investigation to determine the cause(s) of a problem. Depending on the nature of the problem, this investigation may be informal or may be formal and extensive.

8.73. Some questions that should be considered when determining the root cause of a problem include:

(a) Has the issue been validated as a problem?
(b) Have the client’s requirements changed?
(c) Have the characteristics of the sample changed?
(d) Are the methods and procedures for performing the task adequate?
(e) Is there a need for additional staff training or development of skills?
(f) Does the relevant equipment function properly?
(g) Has the calibration of equipment been verified?
(h) Have the specifications of consumable supplies used in support of the operation in question been changed?

8.74. Preventive action is a proactive process to identify opportunities for improvement rather than a response to the identification of problems or to complaints. Apart from the review of the operational procedures, the preventive action might involve the analysis of data, including trend analyses and risk analyses and the results of proficiency testing. The planning, development, implementation and monitoring of preventive actions will probably involve a pattern of activities similar to that for corrective actions, except that the activities are proactive in nature.

**Improvement of services**

8.75. The organization should always try to improve the services to the customer, and the internal processes necessary to arrive at the product. Correction of errors and prevention of losses are two ways to make improvements within an organization.

**ADDITIONAL GUIDANCE FOR PROVIDERS OF CALIBRATION AND TESTING SERVICES**

**Organization**

8.76. In some States, organizations providing calibration or testing\(^{19}\) services seek accreditation by third parties to internationally recognized standards such as ISO/IEC standard 17025 [86]. The guidance provided here will help such organizations to develop a management system that could be accredited if there is a strong business case for pursuing accreditation.

\(^{19}\) In some countries the term ‘assay’ is used instead of ‘test’.
8.77. Special organizational requirements of ISO/IEC standard 17025 for calibration and testing laboratories emphasize that it should be possible to hold the laboratory legally responsible for the services provided.

8.78. The organization should have a formal declaration as part of its management system to affirm that management and personnel are free from any undue internal or external commercial, financial or other pressures or influences that may adversely affect the quality of their work. In addition to being stated in the quality manual, this formal declaration might also be included in documents such as a separate policy statement, a clause in a labour contract or an employee handbook.

8.79. To be sure that tests and calibrations are performed according to established quality standards, laboratories have to provide for the adequate supervision of testing and calibration staff, by persons familiar with methods and procedures, with the purpose of each test or calibration, and with the assessment of the results of tests or calibrations.

8.80. Laboratories should appoint deputies for key personnel, including the technical director and the quality manager, to provide continuity of qualified management even when primary individuals may be absent.

Review of requests, tenders and contracts

8.81. When reviewing requests, tenders and contracts, laboratory personnel should ensure that the appropriate test or calibration method is selected and that it is capable of meeting the clients’ requirements. The review of contracts should also extend to any work that is to be subcontracted by the laboratory.

Subcontracting of tests and calibrations

8.82. For calibration and testing laboratories, subcontracting means placing work within the scope of its accreditation with a third party outside the immediate control of the primary contracting laboratory. It does not include, for example, contracting with a reference laboratory to provide intercomparison samples, contracting with an employment agency to provide supplementary support workers, or similar activities. Subcontractors should be required to demonstrate the same level of competence as is the accredited laboratory that is serving as the prime contractor. This can be accomplished either by the subcontractor holding an equivalent accreditation in its own right or by the prime contractor completing a quality system audit of the subcontractor’s operation.

8.83. Laboratories proposing to subcontract tests and calibrations should inform the affected clients of the arrangements in writing and, as appropriate, gain the approval of the client, preferably in writing.

8.84. The laboratory is responsible to the client for the subcontractor’s work, except in the case where the client or a regulatory body specifies which subcontractor is to be used. In the case of a deficiency or non-conformance attributable to a subcontractor, the laboratory has the same responsibility to notify its clients and to issue corrected reports as if the deficiency or non-conformance had occurred at its own facility.
8.85. The laboratory should maintain a register of all the subcontractors that it uses for tests or calibrations. The evidence should be recorded of how each subcontractor establishes its compliance with international standards (technical and managerial) applicable to the work in question.

Service to the client

8.86. In addition to maintaining good communication with clients, laboratories may be required to allow clients to monitor their performance. This can be accomplished by allowing the client reasonable access to the laboratory for the purpose of witnessing tests or calibrations, by providing the client an opportunity to submit items for verification purposes, by using client feedback surveys or by other means.

8.87. All activities involving monitoring by clients should be conducted in a manner that preserves the confidentiality of the laboratory’s relationship with other clients. Feedback from client monitoring should be documented and used to improve the management system.

Customer feedback

8.88. The laboratory should have a policy and procedure for the resolution of complaints received from clients or other parties. Records should be maintained of all complaints and of the investigations and corrective actions undertaken by the laboratory.

Control of records

8.89. With regard to technical records, the laboratory should retain the records of original observations, derived data and sufficient information to establish an audit trail, calibration records, and a copy of each test report or calibration certificate issued for a defined period. The records for each test or calibration should include sufficient information to facilitate, if necessary, the identification of factors affecting uncertainty and to enable the test or calibration to be repeated under conditions as close as possible to the original conditions. The records should include the identity of personnel responsible for sampling, performing each test or calibration, and checking results.

8.90. In certain fields, it may be impossible or impractical to retain records of all original observations.

8.91. Technical records are accumulations of data and information that result from carrying out tests or calibrations and which indicate whether specified values for quality or process parameters were achieved. They may include forms, contracts, worksheets, workbooks, checklists, work notes, control graphs, external and internal test reports and calibration certificates, clients’ notes, papers and information from feedback. Observations, data and calculations should be recorded at the time that they are made and it should be possible to link them to the specific task concerned.

8.92. Each mistake that occurs in records should be crossed out (not erased, made illegible or deleted), and the correct value should be entered alongside it. All such alterations to records should be signed or initialled by the person making the correction. In the case of records stored
electronically, equivalent measures should be taken to avoid the loss of, or changes to, original data.

**Internal audit**

8.93. The internal audit programme should address all the elements of the management system, including testing or calibration activities.

8.94. When audit findings cast doubt on the effectiveness of the operations or on the correctness or validity of the laboratory’s test or calibration results, the laboratory should take timely corrective action, and it should notify clients in writing if investigations show that the laboratory results may have been affected.

**Infrastructure: Laboratory facilities**

8.95. Management should provide adequate laboratory facilities to perform all processes under consistent and familiar conditions. Management should ensure the following:

(a) That technical standards and requirements are fulfilled (facilities, computers, programs);
(b) That adequate technical documentation is available (handbooks, tables, manuals);
(c) That necessary environmental conditions (which may influence results) are well known, correctly maintained, documented, monitored and recorded (thresholds and the assignment of responsibility for stopping a task should be specified);
(d) That access to the facilities is restricted and monitored;
(e) That procedures for good housekeeping have been specified and documented;
(f) That work in one room should not disturb the process in an adjoining room.

**Test and calibration methods and validation of methods**

8.96. Each measurement method should be well documented in a procedure that describes the task step by step, if this is deemed necessary. The management should ensure that staff members are using an up to date method and that they carry out their daily work guided by these documented methods. The selected method should be well known (in terms of its accuracy, correctness, repeatability, reproducibility, robustness, etc.), and the range of uncertainties in measurements should be known and should be shown on the measurement report. Each measurement method should be validated in accordance with the laboratory’s procedure for validation.

8.97. Consideration should be given as appropriate to these points in following the above recommendations:

(a) Methods should be planned methodically and documented in a form suited to the working style of the laboratory;
(b) The documentation should describe the method of measurement on a step by step basis, as appropriate, and should include guidance on how to keep the necessary records;
(c) As a first method of validation, the newly developed method of measurement should be tested using different parameters, and the results should be documented and assessed;
(d) An additional step of validation providing a ‘go/no go’ decision could be incorporated into the method;
(e) The actions to be taken when a deviation (error) occurs (i.e. who has to do what and when) should be determined;
(f) The data flow of measurement results (who needs what information, when and in which form, and how the backup of data can be ensured) should be organized.

**Test and calibration equipment**

8.98. The laboratory should possess adequate equipment to perform the necessary services to the customer, including sampling, sample preparation, measurement or calibration, calculations and reporting. The equipment necessary to produce the measurement results should be functional and capable of being used for day to day measurements.

8.99. The following activities may help to ascertain that the relevant requirements of Ref. [5] are fulfilled:

(a) Periodic and documented calibrations should be performed to guarantee correct measurement results;
(b) Periodic and documented functional tests should be performed between the calibration times to test the correct functioning of the equipment;
(c) All maintenance work provided for by the equipment manufacturer should be done and should be documented in an equipment file;
(d) Training and periodic retraining of every equipment operator should be completed to ensure that staff members are familiar with the equipment.

8.100. All equipment and self-designed software should be clearly identified. This may be accomplished through documentation that is sufficient to enable the validation of software and the proper setting up of equipment.

8.101. Checks on outgoing and incoming equipment should be performed if a piece of equipment is used outside the laboratory.

8.102. All calculations, including those performed using commercial off-the-shelf software (e.g. for spreadsheets) in respect of the equipment, should be documented and validated.

**Measurement traceability**

8.103. To be sure that the measurement results will comply with international standards, each measurement device that has an influence on the results should be calibrated before being put into service and at defined intervals afterwards. The standards used for these calibrations should be traceable to the International System of Units (SI). In some cases — for example in connection with $^{222}\text{Rn}$ — participation in suitable international intercomparison exercises are also recommended for demonstrating confidence in measurements.

8.104. Calibration services have to trace their standards and measuring instruments to the SI System by means of an unbroken chain of calibrations or comparisons linking them to relevant
primary standards for the SI units of measurement. For measurement services, this traceability can be achieved by using a calibration service.

8.105. To keep a calibration service or measurement service operational, it may be helpful to do the following:

(a) Organize information on all calibration standards used into a database file, giving:
   
   (i) Calibration data;
   (ii) Serial numbers of units calibrated;
   (iii) Date of last and next calibrations;
   (iv) Location and name of the tester;

(b) Store all calibration procedures and their outcome, the calibration certificates, in the laboratory;

(c) Support periodic calibration with a time schedule programme;

(d) Keep calibrated spare parts available for important devices to shorten the down time in case of a malfunction.

Sampling

8.106. If a testing laboratory also performs sampling, it should do so according to accepted standards or documented procedures. If a subcontractor or a customer performs sampling, it should be ensured that the same restrictions and conditions apply as for the laboratory.

8.107. Consideration should be given, as appropriate, to the following points in implementing a procedure for sampling:

(a) The requirements of relevant standards and those of customers (in relation to the sampling location, sampling time, name of the person responsible for sampling, technical conditions, etc.) should be addressed;

(b) Any possible negative influence on the samples during sampling, transport of samples, handling, storage and analysis should be avoided;

(c) Procedures should be well documented and they should, as appropriate, use statistical methods as a basis for providing well identified samples and sample data for the measurement process;

(d) Information should be given to the customer if the sampling process reveals problems or errors, or in the event that the sampling was performed incorrectly.

Handling of items for testing and calibration

8.108. Test and calibration items should be handled with extreme care to maintain their identity. The item and its description should never be separated. The laboratory should have a procedure in place that provides:

(a) Identification and labelling of incoming test and calibration items;
(b) Reporting of any abnormalities found for the items handled;
(c) Instructions for handling, storage and transport, and on the necessary environmental conditions to be maintained for the testing or calibration items;
(d) Instructions on the return of the items to the customer or any kind of approved disposal routine.

**Ensuring the quality of test and calibration results**

8.109. The laboratory needs to have a process and procedure in place to ensure continuous control of the quality of the services rendered to the customer.

8.110. When designing such a process and procedure, consideration should be given, as appropriate, to:

(a) Using only certified (reference) materials for calibration purposes and internal quality control;
(b) Carrying out all measurements and calibrations in accordance with the applicable documentation;
(c) Participating in interlaboratory comparison exercises or proficiency testing programmes;
(d) Replicating tests or calibrations using the same or different methods;
(e) Retesting or recalibration of retained items;
(f) Correlation of results for different characteristics of an item;
(g) Using statistical methods, such as control charts, to determine the quality of calibration results over a longer time period so as to identify possible trends in the degradation of instruments.

**Reporting of results**

8.111. Results should be reported to the customer accurately and in a comprehensible way so as to fulfil the requirements of the regulatory bodies and to meet the customers’ needs.

8.112. The laboratory should devise a layout for its reports in which recognition is given to:

(a) The requirements of regulatory bodies;
(b) The requirements of the relevant standards;
(c) The internal rules for reporting within the organization.

Care should be taken to clearly designate data coming from a subcontractor. The laboratory should have a procedure in place for changing reports in the event that errors are detected in the original version. All reports issued should be considered to be records and should be treated accordingly.
9. ENGINEERED CONTROLS, ADMINISTRATIVE CONTROLS AND PERSONAL PROTECTIVE EQUIPMENT

GENERAL CONSIDERATIONS

9.1. Additional engineered controls using facility systems and components are used to protect individuals when the physical design features of a facility do not provide sufficient containment of radioactive material. For example, adequately designed and properly controlled ventilation systems are an effective means of minimizing exposure in workplaces prone to airborne contamination, such as in underground mines and inside buildings in which dry processing of radioactive minerals is carried out. Installed fume hoods, glove boxes, manipulators are also examples of engineered controls.

9.2. When engineered controls such as ventilation, vacuum cleaners or containment devices are used to reduce or maintain radionuclide activity concentrations in the work environment, appropriate monitoring such as air quality monitoring should be performed to determine the adequacy and effectiveness of the engineered controls. Generally, for installed physical design features such as fume hoods, fixed location air sampling is preferred, whereas for temporary controls such as portable ventilation or the use of vacuum cleaners, grab sampling is preferred. Real time air monitoring for determining the adequacy of installed controls may also be appropriate and could be a requirement in some situations.

9.3. Temporary engineered controls, such as containment devices and portable or auxiliary ventilation may need to be used during non-routine operations such as maintenance, modifications, and decontamination and decommissioning. Planning for non-routine operations should include an evaluation of the potential for the spread of contamination and an evaluation of the effectiveness of the engineered controls in reducing such potential.

9.4. Temporary containment devices may be particularly useful in controlling the spread of contamination when leakages occur in the normal containment system or when maintenance work requires the containment system to be opened. These devices range in complexity from simple plastic catch basins suspended below leakage points to complex portable buildings used to enclose an entire work area. Many commercially available designs include provisions for glove and equipment ports, ventilation, and contamination reduction exit portals.

9.5. The exhausts from portable air handling systems used in contaminated areas, including vacuum cleaners, should be equipped with high efficiency particulate air (HEPA) filters or should be directed to installed systems that are so equipped. These provisions may not be necessary in areas where only tritium or radioactive noble gases are present or when the material to be vacuume is wet enough to preclude resuspension after entry into the system collection chamber. Improper use of vacuum cleaners and portable air handling equipment may result in the generation of airborne radioactive material or removable surface contamination. The extended use of air handling equipment may result in a significant buildup of radioactive material in ducts and filters. A radiological assessment of the operation of such equipment should be performed periodically by monitoring the exhausted air and accessible equipment surfaces.
9.6. When the use of physical design features, including specific engineered controls to limit individual exposures, is impractical or inadequate, the implementation of administrative controls may need to be considered to ensure that protection is optimized. Examples of administrative controls include the use of work authorizations and restrictions or controls on access to areas with the potential for contamination.

9.7. Control measures such as quality in design, installation, maintenance and operation, together with administrative arrangements and instruction of personnel should be used to the maximum extent possible before relying on personal protective equipment for ensuring the protection of workers. In circumstances in which engineered and administrative controls are not sufficient to provide adequate levels of worker protection, personal protective equipment should be provided to restrict the exposures of the workers.

SHIELDING

9.8. The provision of shielding can be an effective form of engineered control. At the design stage, adequate thickness of the shield material is provided to give acceptable level of protection to the workers during normal as well as abnormal situations. The design of shielding should ensure that the individual external dose in normal working condition is lower than the dose constraint. The adequacy of the shielding in abnormal conditions, including accident situations leading to maximum foreseeable (worst case) radiological consequences, should be evaluated and where necessary additional shielding or other engineered controls (e.g. interlocks) should be considered. The likelihood of an incident or accident giving rise to an unacceptable level of individual dose should be maintained at a very low level and any planned exposure situation causing the annual dose limit to be exceeded because of inadequate shielding should be prevented. The effectiveness of the shielding should be actively monitored by installed workplace monitoring instruments and/or by regular area surveys performed by suitably qualified personnel. Additional local shielding should be provided to reduce the radiation field as needed. Passive area monitors should also be used to determine doses integrated over time in various areas. The results should be analysed for trends, and the shielding improved as appropriate. The adequacy of the shielding for the proposed work program should be approved by the regulators and any breach of shielding causing exposure of the workers should be communicated to the regulators.

9.9. Shielding should be considered in work involving X rays, gamma rays, neutrons and other high energy particles. Appropriate shielding materials should be selected depending on the type of facility. In accelerator facilities, for example, shielding for the accelerators and the storage ring should be provided through a combination of various materials, as appropriate (e.g. concrete, lead, polyethylene, soil) and should be designed for normal operations using conservative beam loss assumptions to limit the maximum dose received by a worker. It is common practice for dose rates to be restricted such that, for an assumed annual exposure period of 2000 h, the annual doses would not exceed 5 mSv in contact with the shield and 1 mSv in the vicinity of experimental hutches along the beam lines.

VENTILATION

9.10. The primary ventilation system in a facility provides fresh air to the workplaces and dilutes the airborne contaminants generated by the operations. Careful attention should be given
to the design of the ventilation network, including the calculation and verification of rates and velocities of air flow, to ensure that it is adequate for controlling airborne contamination. The design philosophy of ventilation system for radioactive areas in a facility or activity sometimes is to contain and confine radioactive materials by:

(a) Maintaining adequate negative pressure with respect to the atmospheric pressure;
(b) Directed flow of air from potentially lower radioactive areas to potentially higher radioactive areas;
(c) Providing adequate or prescribed number of air changes in the work atmosphere;
(d) Providing the appropriate exhaust air off gas cleaning systems (including scrubbers and/or HEPA filtration) so that the discharges from the facility will be as per the authorized levels. The discharge of the exhaust air should be through a stack of appropriate height to provide the necessary dilution for the releases to protect the members of the public.

9.11. Ventilation is of crucial importance in underground mines, where workers may be exposed to elevated levels of radon and airborne dust containing radionuclides of natural origin. The design of mine ventilation systems is complex and the measurement and analysis of air flows requires special skills. It is usual, therefore, for such mines to employ an appropriately qualified ventilation officer reporting directly to senior levels of mine management.

9.12. The ventilation officer in a mine should:

(a) Advise the management on all matters relating to ventilation systems and air purification systems;
(b) Ensure the proper operation of the ventilation system as designed and initiate modifications as the development of the mine necessitates;
(c) Ensure that measurements of air flows and velocities are made in accordance with good practice for ventilation;
(d) Ensure that properly calibrated instruments are used;
(e) Conduct dust sampling and control programmes in conjunction with the RPO;
(f) Participate in training programmes and develop or approve all training material relating to ventilation and dust control;
(g) Be familiar with the properties of radon and its progeny, where applicable.

9.13. In some workplaces, especially in underground mines and in buildings where dry processing of radioactive minerals is carried out, the fresh air supplied by the primary ventilation system may not be adequate to ventilate particular workplaces. Examples of such workplaces include development ends in underground mine tunneling operations and product bagging areas in facilities processing radioactive minerals. In these circumstances auxiliary ventilation is commonly supplied to the affected workplaces through flexible ducts. The positioning of auxiliary ventilation ducts should be such as to avoid recirculating eddies of contaminated air.

9.14. The proper operation of the primary and auxiliary ventilation systems throughout the operating phase of the facility should be ensured. The healthiness of the systems should be indicated as audio-visual alarms in the control room/RPO display panel, so that prompt action for the protection of the workers can be initiated. The employer should put in place a programme of inspection and maintenance of ventilation equipment, including main fans, auxiliary fans and any heating or cooling systems. This programme should be documented and recorded.
9.15. In underground mines, the design of the ventilation system should be an integral part of the mine planning and development process with the objective of achieving, where practicable, a ‘one pass’ or parallel ventilation system to ensure good air quality and to minimize the buildup of radon and airborne dust.

9.16. For the effective operation of primary and auxiliary ventilation systems in a facility:

(a) Air intakes and exhausts should be separated to the extent practicable;
(b) Ventilation is an important safety related system. For the safety of the workers, all important systems such as fans, blowers, HEPA filter systems etc should have stand-by systems for use during maintenance activities. All such sensitive systems should be operable with alternate power supply (like diesel generators) where necessary so that process systems can be shut down safely while all monitoring systems will continue to work.
(c) For the health and safety of workers, every workplace should be supplied with air of a quantity and quality sufficient to ensure that exposure to airborne contaminants such as dust, radon and other radioactive gases is minimized;
(d) Air velocities should be high enough to dilute the airborne contaminants but not so high as to cause settled dust to be resuspended;
(e) In the case of underground mines, the primary systems for ventilation and dust control should preferably be operated continuously; if the continuous operation of these systems is not practicable, the regulatory body may authorize intermittent operation subject to (f) below;
(f) When the ventilation system has been changed, has failed or has been shut down, workers should be allowed to return to their workplaces only after the ventilation system has been restarted and appropriate monitoring has been performed to ensure that the concentrations of airborne contaminants have been reduced to acceptable levels.

9.17. The employer should take measures to deter unauthorized entry to any underground area within a mine that is not ventilated. In the event that the ventilation system is not in operation, essential maintenance services necessary to ensure the operation of equipment or machinery may be carried out provided that all practicable measures are taken to limit the doses received by the workers engaged in the maintenance operation.

9.18. The local operating instructions should specify the actions to be taken in the event of a failure of the ventilation system in an underground mine or inside a building where the dry processing of radioactive minerals is carried out.

9.19. The location of fixed work stations in return airways or in areas of high external radiation should be avoided. Where appropriate, operator booths with a filtered air supply may have to be used in these circumstances to provide the necessary protection.

DUST CONTROL

9.20. In most operations involving the potential for high dust generation, e.g. mining and mineral processing, the adoption of dust control measures is usually a legal requirement because of the need to protect workers against non-radiological hazards such as inhalation of silica
particles. These measures generally provide sufficient restrictions on airborne dust concentrations to ensure adequate protection of workers against the inhalation of any radionuclides of natural origin that may be present in the dust.

9.21. To ensure that adequate methods for the control of dust are in place in underground mines and inside buildings where the dry processing of radioactive minerals is carried out, programmes for the air sampling and control of airborne dust should be formalized. The following measures should be taken:

(a) The generation of dust in operations should be reduced to the extent reasonably feasible by the use of appropriate mining and mineral processing techniques such as the use of proper blasting patterns and timing, the use of water and other means of suppressing dust and the use of appropriate equipment.
(b) Where dust is generated, it should be suppressed at source. Where necessary and practicable, the source should be enclosed under negative air pressure. Air may have to be filtered before being discharged to the environment.
(c) Dust that has not been suppressed at source may be diluted to acceptable levels by means of frequent changes of air in the working area. Again, the exhaust air may have to be filtered before being discharged to the environment.
(d) Care should be taken to avoid the resuspension of dust as a result of high air velocities.
(e) Where methods of dust control do not achieve acceptable air quality in working areas, enclosed operating booths with filtered air supplies should be provided for the workers.

SPILLAGE OF RADIOACTIVE MATERIAL

9.22. The employer should establish standard operating procedures (SOPs), including procedures for the cleanup of spillages, restricting access to the area, implementing contingency plans, monitoring of affected persons, advice from RPO or Qualified Expert, management of waste arisings, notifications to relevant authorities, to be followed in the event of any significant radiation hazard or potential radiation hazard arising from the spillage of radioactive material from a facility or during transport between facilities.

9.23. Any spillage of radioactive material should be cleaned up as soon as practicable in order to minimize the spread of contamination. The area should be decontaminated by the removal of all loose radioactive contamination and contaminated materials as much as practicable.

SURFACE CONTAMINATION

Contamination control programme

9.24. Work with unsealed radioactive material creates the potential for contamination of surfaces. A contamination control programme should be implemented to identify the presence of surface contamination and prevent the inadvertent transfer of such contamination at levels exceeding specified values under normal operating conditions. A contamination control programme that makes use of physical design features and includes additional engineered controls and administrative controls, as appropriate, is an essential element of a comprehensive RPP aimed at ensuring that the protection of workers is optimized.
9.25. In implementing a contamination control programme, physical design features for controlling surface contamination at source are the most important element. The physical design features used in a contamination control programme may include:

(a) Specific design features aimed at containment of radioactive material to prevent it from causing surface contamination in the first place;
(b) Ventilation systems aimed at preventing the buildup of surface contamination as a result of the settling of airborne particles.

9.26. Especially during non-routine work such as equipment maintenance, design features such as those mentioned in para. 9.25(a) and (b) may be the primary methods of controlling workers’ internal exposures from inhalation of radionuclides in airborne particles, irrespective of whether the particles are released to the air directly from the source of dust or are resuspended into the air from contaminated surfaces. The use of such physical design features is illustrated by the following two examples:

(i) A permanently installed ventilation system with HEPA filtration may be included as a physical design feature to control airborne radionuclide concentrations during routine operations, while a temporary ventilation system, also using HEPA filtration, may be used as an engineered control during certain maintenance activities.
(ii) Appropriately designed drainage system should be made available as a physical design feature to transfer contaminated liquid waste to a controlled collection point (hold-up tanks), while temporary drains may be installed as engineered controls to collect the effluent while the line is opened for maintenance, under a special work permit system where necessary. In the case of fissile liquors, additional special measures may be required.

9.27. When the use of physical design features (including specific engineered controls) to restrict individual exposures is impractical or not sufficiently effective, administrative controls should be implemented. Such administrative controls might include restrictions on access to a contaminated area or the use of specific work practices designed to minimize contamination transfer.

9.28. Work in contaminated areas should be conducted in a manner that minimizes the spread of contamination to adjacent surfaces, to individuals in the area, and to the workplace atmosphere. To control the spread of contamination and restrict individual exposures, a graded, multiple tier system such as erection of physical barrier (with change of footwear), cordonning of the affected areas, should be used in and around contaminated areas.

9.29. Control of access to contaminated areas may be necessary to ensure that workers entering the area are informed of the radiological status and potential hazards and, if necessary, are provided with the appropriate protective equipment. Visual display of the levels of contamination and caution boards should be prominently displayed. Control of workers’ exit from contaminated areas ensures that radioactive material is not inadvertently removed from the area by personnel or equipment. Efforts should be made to limit the degree of contamination and the size and number of contaminated areas within a facility.

9.30. Exits from contaminated areas should include provisions to facilitate retention of contamination in the area and for monitoring of individuals and the area to ensure control has
been maintained. Individuals exiting contaminated areas should be monitored, as appropriate, for the presence of surface contamination. At a minimum, individuals exiting contaminated areas should perform a check, using either portable or automated monitoring devices, as appropriate. For individuals exiting areas where the only contaminated areas are laboratory bench surfaces or fume hoods, or where contamination potential is limited to specific portions of the body, the checking should concentrate on affected areas. Workers should be trained to check any personal items carried into the area for surface contamination. Necessary monitoring of tools or other material and equipment should be performed by trained radiological control personnel.

9.31. Because skin contamination by certain radioisotopes, such as tritium, cannot be reliably detected by currently available hand held or automated monitoring instrumentation, individual checking is not an appropriate means of detecting such skin contamination. When individual exposure to such contamination hazards is possible, additional emphasis should be placed on bioassay programmes and routine contamination and air monitoring programmes. If background radiation levels or other local conditions at the exit point preclude the performance of personal contamination detection, the exit point should be moved to an alternative location, for instance to an area with lower background levels. If relocation of the exit point is not practicable, individuals should proceed directly from the exit point to an appropriate area to perform the necessary checks.

9.32. Protective clothing should be worn in contaminated areas where removable contamination levels exceed specified levels. The type of protective clothing required should be based on considerations of contamination levels, the chemical and physical form of the contaminant, the activities to be performed, and the accessibility of the area. Consideration should also be given to other, non-radiological hazards such as heat, flames, hazardous chemicals, physical obstructions, electrical shock and limited visibility.

9.33. The control measures discussed above have proven to be effective in minimizing the generation and spread of removable contamination. However, these measures may not be appropriate for implementation in areas having only fixed contamination. When surfaces with fixed contamination are located within a classified area, the area classification and entry control requirements should be such as to provide for adequate control of entry and exit. Additional control measures may be necessary to prevent inadvertent or unauthorized removal of the fixed contamination by methods that disturb the surface. Although fixative coatings may be used to bind the contamination to the surface, such usage should be minimized and as much of the contamination as reasonably possible should be removed prior to application of the coating.

**Surface contamination monitoring**

9.34. A contamination monitoring programme should be carried out as part of the prior radiological evaluation and ongoing safety assessments, and to verify the effectiveness of the measures for controlling surface contamination.

9.35. The instruments and techniques used for contamination monitoring should be appropriate for the types, levels and energies of the radiation encountered. Instruments should be regularly maintained and calibrated for the prevailing environmental conditions and should be routinely tested for operability. A suitable surface contamination meter should be available wherever unsealed radioactive substances such as liquids and powders are in use. However, care must be
taken to avoid the instrument coming into contact with potentially contaminated surfaces. Instruments which comprise a rate meter and probe provide versatility both in the range of detectable radionuclides (using different probes) and the ease with which readings can be taken. Surfaces that should be routinely monitored for spillages or contamination include the body, protective clothing, working areas (benches, floors, etc.), equipment, and transport packages.

9.36. Particular care is needed when making surface contamination measurements on NORM-contaminated items. For some items, alpha monitoring equipment may be altogether unsuitable, even though alpha emitters are usually the radionuclides of greatest concern. The alpha self-absorption in the contaminant layer may be too high to obtain a reliable measurement. The alpha probe of the instrument has to be held within 5 mm of the surface. This may be impossible when measuring rough and/or non-flat surfaces. Furthermore, the vulnerability of the surface of the alpha probe to damage could result in it becoming damaged while attempting to measure rough and/or uneven surfaces. Because of the difficulties associated with alpha monitoring, the use of beta monitoring is generally the preferred method for measuring NORM-contaminated items. Even with the more highly penetrating beta radiation, however, self-absorption may still have to be taken into account. Most beta detectors are sensitive to gamma radiation. If this is not adequately taken into account, the presence of ambient gamma radiation may be misinterpreted as contamination. Since the radionuclides in the contaminating layer may be out of equilibrium, measurement of beta emissions may not provide sufficient information on the activity concentrations of alpha-emitting radionuclides. Therefore, it may be necessary to establish in advance the radionuclide composition of the contaminating layer by detailed analysis in a laboratory.

9.37. Even quite low levels of surface contamination may give rise to a risk of internal exposure. Surface contamination monitoring instruments have detection efficiencies ranging from zero to 30% (at best) for different radionuclides. Measurements should therefore be made using a calibrated instrument with the best available predetermined detection efficiency for the radionuclide(s) of concern. The measurements, in counts per second, need to be converted to units of becquerels per square centimetre. Some surface contamination meters are programmable. The user sets the instrument’s likely response to the radionuclide in use and obtains a direct measurement of surface contamination (in becquerels per square centimetre).

9.38. Each surface contamination meter is designed and type tested to measure a specific range of contaminants. Its response to contamination will depend upon:

(a) The type and energy of the radiation or, more precisely, the radionuclide which forms the contamination;
(b) The instrument’s intrinsic detection efficiency for each radionuclide, which is determined by the detector’s characteristics, the window area and thickness and the dimensions of any protective grille;
(c) The detection geometry, including the detector’s dimensions, the nature of the contaminated surface and the detector-to-surface distance;
(d) Inherent electrical noise, ageing or fault conditions in the instrument’s components.

9.39. When selecting surface contamination monitoring equipment, it should be noted that the sensitivity of the instrument increases with the surface area of the probe. This is illustrated in
Table 7 for four types of surface contamination monitor. The management should consult the RPO or a Qualified Expert as appropriate for advice in the selection of the monitoring equipment.

**TABLE 7. SURFACE CONTAMINATION MONITORS: VARIATION OF SENSITIVITY WITH PROBE SURFACE AREA**

<table>
<thead>
<tr>
<th>Type of surface contamination monitor</th>
<th>Surface area of probe (cm²)</th>
<th>Calibration factor (^{60}\text{Co source}) (Bq/cm² per count/s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>GM end window</td>
<td>7</td>
<td>1.2</td>
</tr>
<tr>
<td>ZnS + plastic scintillator</td>
<td>50</td>
<td>0.5</td>
</tr>
<tr>
<td>Plastic scintillator</td>
<td>65</td>
<td>0.1</td>
</tr>
<tr>
<td>Xenon counter</td>
<td>260</td>
<td>0.03</td>
</tr>
</tbody>
</table>

9.40. Specially designed surface contamination monitoring instruments may be needed in facilities in which NORM surface contamination is generated. In the oil and gas industry, for instance, the risk of fire and/or explosion may require the use of intrinsically safe instrumentation. In addition, the widespread presence of surface contamination on the insides of pipes will necessitate the use of special cylindrical form beta detectors (see para. [9.36]). For monitoring of surface contamination from NORM, the monitoring instrument/measurement systems should ideally be calibrated using natural uranium and/or thorium standard sources as appropriate.

9.41. Each instrument should be tested before first use, at regular intervals (annually) and after any repair which may have affected the instrument’s performance. These tests are conducted by qualified experts using calibrated, uniformly contaminated plaques with an active area of similar dimensions to the detector. The radionuclide used should emit radiation similar to that of the potential contaminant. The objectives are:

(a) To determine the operating voltage for each detector, especially interchangeable probes; other electrical and mechanical features may also be tested;

(b) To obtain or confirm the detection efficiency of the instrument for each relevant radionuclide.

Using the detection efficiency, a calibrated response can then be provided to the user to convert the reading (in counts per second) to surface activity concentration (in becquerels per square centimetre). The linearity of response and inter-range differences may also be investigated. The instrument user should keep a certificate relating to the most recent formal test and should carry out routine checks on the instrument. Sources are available for these purposes which are sometimes attached to the instrument’s window cover. The battery condition should be checked each time the instrument is used.

**Personal hygiene and first aid**

9.42. To minimize the spread of contamination, the employer should provide washing facilities for all workers, convenient to the place of work and should allow sufficient time to each worker for the use of such washing facilities before rest and meal breaks and at the end of the shift.
9.43. No person should eat, drink, chew gum or tobacco, smoke or take snuff in working areas where radioactive material could be ingested.

9.44. The employer should provide — at locations that are reasonably accessible to every worker — clean eating areas that are supplied with water, good quality air and hand washing facilities to prevent the intake of radioactive material. These facilities should be designed, monitored and maintained in a manner acceptable to the regulatory body. The workers using these facilities should be instructed in how to prevent contamination.

9.45. Special precautions should be taken in the cleaning of wounds sustained in areas where concentrated radioactive material is present and wounds caused by contaminated equipment. Advice from medical officer should be sought in such cases. See also para. 9.51.

9.46. Before entering working areas, cuts and wounds, particularly to the hands, should be properly dressed with waterproof dressings.

9.47. The employer should ensure that workers are provided with first aid training that is specific to the job.

DECONTAMINATION OF EQUIPMENT AND PERSONNEL

Decontamination of equipment and areas of floors and walls

9.48. The employer should provide, as necessary, a facility and decontamination agents for the decontamination of equipment, contaminated tools used for maintenance work and means for cleaning contaminated areas of floors and walls. In general, water and steam are the preferred decontamination agents. Other cleaning agents should be selected based upon their effectiveness, hazardous properties, amount of waste generated, compatibility with the contaminated surface and other systems or items that may be contaminated (including protective clothing and waste handling systems), and ease of disposal. The effectiveness of decontamination should be periodically reviewed and target levels identified in local operating procedures.

Personal decontamination

9.49. Two types of personal contamination can occur: contamination of the skin (or personal clothing) and contamination of wounds. In this context, personal clothing includes work clothing provided by the employer, but does not include protective clothing provided solely for contamination control purposes.

Skin and Clothing

9.50. When skin (or personal clothing) contamination is detected, the RPO should be informed, in order to ensure adequate characterization of the potential for significant skin dose by assessing the extent of the contamination, retaining samples of the contamination as necessary to perform a detailed dose assessment and to initiate decontamination procedures. Levels of contamination that trigger the need for dose assessments should be established for site-specific radionuclides. Skin decontamination methods should be established for site-specific radionuclides. Intrusive decontamination methods, such as tissue removal, require medical assistance. Contaminated
personal clothing should be decontaminated by laundering or other appropriate methods, monitored, and returned to the owner or, if necessary, disposed of as radioactive waste.

Wounds

9.51. Medical treatment of injuries takes precedence over radiological considerations. Emergency medical care should be administered immediately for injuries involving radioactive materials. See para. 10.4(d). However, decontamination efforts should start immediately to prevent uptake of soluble radionuclides in the blood.

PERSONAL PROTECTIVE EQUIPMENT

9.52. Personal protective equipment should be selected with due consideration of the hazards involved. The equipment should not only provide adequate protection but also be convenient and comfortable to use.

9.53. Examples of personal protective equipment include reinforced clothing, ventilated suits, protective glasses and respirators. Workers who may have to use such equipment should be properly trained in its use, operation, maintenance and limitations. It is important that personal protective equipment correctly fits the wearer.

Respiratory protection

9.54. Employers should not rely on the use of respiratory protective equipment to comply with the dose limits for individuals, except in temporary and unforeseen circumstances. Respiratory equipment may nevertheless be needed in emergencies, for repair and maintenance, and in special short term circumstances. Respiratory protective equipment should be used for a specified and limited period of time only.

9.55. If levels of airborne contaminants exceed the safe working levels (Derived Air Concentration – DAC) specified by the management of the facility, appropriate respiratory protective equipment should be worn by those persons undertaking actions to correct the situation. While corrective measures are being undertaken, the area should be monitored to estimate possible exposures. Employers should withdraw workers from affected areas if continued exposures are such that the recommended safe working levels or DAC values or dose limits are likely to be exceeded.

9.56. Respiratory equipment and its use should be in conformance with the following:

(a) The use of respirators should be carefully supervised to ensure that the expected protection is provided;
(b) Management should ensure that the respirators fit and are used properly.
(c) The protection factors to be used in assessing the actual intake of the worker should be specified;
(d) The periods of use of respirators should not be so long as to discourage their proper use;
(e) Filter respirators should have a low breathing resistance and should be efficient for the dust size concerned;
(f) When supplied air equipment is used, the air supplied should be of respirable quality and of sufficient quantity to ensure leak free operation in the conditions of use;

(g) Powered air respirators or helmets with face shields are preferable to other types of respirator for the comfort of the workers using them, provided that they ensure effective respiratory protection;

(h) In choosing equipment for a particular operation, factors affecting the comfort of workers (e.g. its weight, restriction of vision and effects on temperature and mobility) should be considered as well as the required protection factor;

(i) Respirators should be cleaned and maintained regularly, and inspected at appropriate intervals by properly trained persons in suitably equipped facilities;

(j) Respiratory protective equipment should be examined, fitted and tested as appropriate by a competent person before being issued for use and at least once every three months when in use; the results of these examinations and tests and details of any repairs should be entered in a permanent register, which should be kept for the period specified by the regulatory body;

(k) The frequency of testing of respirators should be determined on the basis of the type of respirator, the environment in which it is used and how it is handled;

(l) Respirators should be checked by their users before use and by the safety maintenance staff after cleaning, and should be pressure tested regularly in accordance with their use;

(m) The programme for respiratory protection should be acceptable to the regulatory body and the respiratory protective equipment should be as per the quality requirements set by the regulatory body.

Other personal protective equipment

Protective clothing

9.57. The employer should provide overalls, head coverings, gloves, boiler suits and impermeable footwear and aprons (including lead shielding aprons, where appropriate) in accordance with the risks of external and internal exposure and as necessary and appropriate for the working conditions. Work clothes including gloves and footwear should be provided to every worker whose personal clothing is likely to become contaminated during the course of work.

9.58. Where there is the potential for contamination, personal clothing and working clothing should be changed in suitable locker rooms, where appropriate with a washroom in between, to control the spread of radioactive contamination. Individuals should shower and change clothes on leaving contaminated workplaces.

9.59. When contaminated work clothes are stored, laundered or otherwise decontaminated, or disposed of, the employer should put in place measures to prevent the spread of contamination to other persons or workplaces and to minimize the exposures of individuals and the release of contaminants to the environment.

9.60. The employer should provide suitable laundry facilities, boot washes, vacuum systems or other means of decontamination, as necessary.

Protective glasses
9.61. Where engineered controls and administrative controls are not sufficient to ensure that protection for the lens of the eye is optimized, consideration should be given to protecting the lens of the eye using appropriate protective glasses. Glasses made of Perspex may be sufficient when the exposure is predominantly due to beta radiation. Account should be taken, however, of any bremsstrahlung generated by high energy beta radiation. When the exposure is predominantly due to penetrating radiation (gamma or X rays), consideration should be given to the use of protective glasses containing lead.

9.62. If conventional industrial safety glasses are to be used to protect against beta radiation exposure, they should be evaluated for their shielding properties beforehand. Similarly, protective glasses containing lead should also be evaluated before use. Such glasses may well be adequate for protecting against low energy X rays but may be inadequate for protecting against higher energy gamma radiation.

9.63. The radiation attenuation factor of the eyeglass lenses is not an adequate descriptor, by itself, of the effectiveness of the eyewear in reducing radiation exposure [155]. The area covered by the lenses should also be considered. Good fitting glasses containing small percentage of lead (including side shields) should be adequate to give the required protection to the eye lens [155]. For maximum effectiveness, protective glasses should intercept as much of any scattered radiation as possible, particularly in image guided interventional procedures. Workers should use such protective glasses at workplaces with higher potential for exposure to the lens of the eye.

JOB ROTATION

9.64. In workplaces where there are areas with potential for high levels of radiation exposure, when no other practicable means of control are available, job rotation may be considered as an administrative control to restrict the exposure of individual workers. However, the use of this method should be kept to a minimum, and job rotation should never be used as a substitute for the development and use of appropriate methods of individual exposure control.

SPECIAL CONSIDERATIONS FOR MINERAL PROCESSING OPERATIONS INVOLVING NORM

9.65. Some mineral processing operations involve the presence of NORM, either in the form of the mineral itself or in the form of a residue, product or by-product (see para. 3.161). The first consideration in the design of the facilities concerned should be the containment of NORM. For instance, the design and operation of crushing and screening plants should be such as to keep the release of contaminants as low as practicable and the design of the concentrator should be such as to minimize the generation of airborne or liquid contaminants.

9.66. It should be recognized, however, that complete containment of process material in such facilities is often impractical. Any NORM that cannot be contained effectively within the process and becomes airborne should be controlled by means of a good ventilation system in order to prevent the release of contaminants and to minimize occupational exposure.
9.67. In the design of processing plants involving NORM, aspects that prevent the buildup of contamination should be considered. The design should facilitate maintenance work for the removal of any contaminants that do accumulate.

9.68. During maintenance operations, special care should be taken to control occupational exposure arising from the accumulation of NORM in pipes and vessels in the plant due to the formation of sediments and the buildup of scale.

9.69. As far as practicable, all hazardous material should be handled with automated equipment in enclosures where negative air pressure is maintained, regardless of whether the hazard is due to high concentrations of radionuclides of natural origin or to chemically toxic constituents.

9.70. Good housekeeping and cleanliness should always be maintained. The use of paint colours for walls, handrails, equipment, furniture and other objects that are distinctly different from the colours of the materials and products being processed facilitates good housekeeping and cleanliness.

9.71. Solid, liquid and gaseous residues from the processing operation should be managed in accordance with procedures approved by the regulatory body for the protection of workers, the public and the environment.

10. WORKERS’ HEALTH SURVEILLANCE

RESPONSIBILITIES

Management

10.1. In terms of paras 3.76(f) and 3.109 of the BSS, management has to ensure that all workers engaged in activities in which they could be subject to occupational exposure are provided with the necessary workers’ health surveillance and health services. For itinerant workers who are exposed to a source under the control of the facility at which they work, the management of that facility should make special arrangements with the employer of the contract workers to ensure that they are provided with the necessary workers’ health surveillance (see para. 6.34(i)).

10.2. Management should make available, in the vicinity of the workplace, suitable facilities for medical examinations in connection with workers’ health surveillance.

Occupational health services

10.3. The occupational health services have the following responsibilities in relation to workers’ health surveillance:

(a) To assess the health of workers.
(b) To help ensure initial and continuing compatibility between the health of workers and the conditions of their work.
(c) To establish a record that provides useful information in the case of:
(i) Accidental exposure or occupational disease;
(ii) Statistical evaluation of the incidence of diseases that may relate to the working conditions;
(iii) An assessment for public health purposes of the management of protection and safety in facilities in which occupational exposure can occur;
(iv) Medical–legal inquiries.

(d) To provide workers with counselling on any radiation risks to which they might be subjected and to provide an advisory and treatment service in the event of personal contamination or overexposure.

**Occupational physician**

10.4. The occupational physician in charge of the workers’ health surveillance programme has the following responsibilities:

(a) To carry out medical examinations of workers;
(b) To advise management periodically on the fitness of workers for their intended tasks, based on a full knowledge of the worker’s state of health and the employer’s requirements for the job;
(c) To give clearance for the return of workers to their normal working environment after having been removed from that environment on medical grounds;
(d) To advise as appropriate on the arrangements for hygiene at work and the removal of radionuclides from wounds, in consultation with the radiation protection officer as appropriate.

10.5. The occupational physician, including any private occupational physician employed on a part time basis, should be knowledgeable, through training and retraining where necessary, on the biological effects of radiation exposure, the means of control of exposure, and the interpretation of exposure data and dosimetric assessments [156]. With the support of specialists where appropriate, the occupational physician should be in a position to use this knowledge not only in the implementation of the workers’ health surveillance programme but also to provide counselling to the following categories of workers regarding radiological health risks:

(a) Occupationally exposed female workers who are or may become pregnant, or are nursing a newborn child (see paras 6.2–6.20);
(b) Individual workers who have been or may have been exposed substantially in excess of the dose limits;
(c) Workers who may be worried about their radiation exposure;
(d) Workers who otherwise request such counselling.

10.6. In order to be able to make judgements about workers’ fitness for work, the occupational physician should be familiar with the tasks in the workplace and the environmental conditions there. For operations involving unusual working conditions and environmental conditions, as might be the case for certain mines and mineral processing facilities, the occupational physician should maintain an awareness of such conditions by visiting the working places periodically. The employer should provide appropriate opportunities for the occupational physician to develop the necessary degree of familiarity with the tasks in the workplace and the environmental conditions.
10.7. The occupational physician should take responsibility for case management in the event of a suspected overexposure. This should include the submission of details of the case to relevant qualified experts, the counselling of the worker and the briefing of workers’ representatives and relatives if appropriate. Further technical guidance in this area is given in Ref. [156].

WORKERS’ HEALTH SURVEILLANCE PROGRAMME

10.8. In terms of para. 3.108 of the BSS, a programme for workers’ health surveillance have to be based on the general principles of occupational health, as set out in Ref. [157], and designed to assess the initial fitness and continuing fitness of workers for their intended tasks. Further objectives of a workers’ health surveillance programme are:

(a) To provide a baseline of information that can be used in the case of accidental exposure to a particular hazardous agent or occupational disease and for specific counselling of workers with respect to any occupational health risks (including radiological risks) to which they are or might be subjected;

(b) To support the management of overexposed workers.

10.9. The main elements of a workers’ health surveillance programme should be:

(a) The assessment of the health of workers for the purpose of ensuring that they are fit to undertake the tasks assigned to them;

(b) The establishment and maintenance of confidential medical records;

(c) The arrangements for dealing with accidental exposures, overexposures and subsequent follow-up;

(d) The provision of medical advice to management and workers.

10.10. Detailed guidance for persons responsible for the design, establishment, implementation and management of workers’ health surveillance programmes is provided in Ref. [157].

MEDICAL EXAMINATION OF WORKERS

10.11. Medical examinations of occupationally exposed workers should follow the general principles of occupational medicine. Occupational exposure to radiation may not be the only reason for performing medical examinations of workers. Other reasons include exposure to hazards such as noise, dust and chemicals. For example, a periodic review of pulmonary function for workers in a dusty environment may be highly desirable, and the occupational physician should consider the advisability of special investigations such as tests of pulmonary function and chest X rays. Special assessments and tests may be warranted if exposures, whether to radiation or to other hazards, exceed relevant limits.

10.12. As in any doctor–patient relationship, the occupational physician should keep the worker fully informed of the reasons for particular examinations, as well as of any significant findings bearing on the worker’s health and particular working environment.

10.13. Medical examinations of workers should be performed before the start of employment, periodically thereafter, and at the termination of employment.
10.14. A medical history and assessment should be established for each worker for the following purposes:

(a) To determine fitness for the specific work for which the worker is to be employed;
(b) To provide a baseline for use in the consideration of changes to specific work practices;
(c) To provide a baseline for use in assessing an occupational disease or overexposure.

10.15. The initial medical examination should be aimed at assessing the worker’s health and fitness for the intended tasks and identifying whether the worker has a condition that might necessitate special precautions during work. However, it should be rare for the radiation component of the working environment to significantly influence the decision about the fitness of a worker to undertake work with radiation, or to influence the general conditions of service. The medical conditions that the occupational physician should look for include those that would affect the ability to use and wear protective clothing and equipment, the ability to hear alarms and respond to radiation hazards, and the ability to use specialized tools and equipment.

10.16. Fitness for work with radiation depends on the worker’s state of health and the type of work involved, as illustrated by the following examples:

(a) If a worker’s duties are such that the use of respiratory protection is required, the occupational physician should examine the fitness of the worker for wearing respiratory protective equipment, including checks on lung function integrity.
(b) If a worker is engaged in the handling of unsealed sources, fitness for work could be influenced by the presence of skin disease such as eczema or psoriasis. In such cases, the decision regarding fitness should be based on the nature, extent and evolution of the disease and the nature of the job. Workers with such diseases may not need to be excluded from work with unsealed radioactive materials if the levels of activity are low and appropriate precautions, such as covering the affected parts of the body, are taken.
(c) If a worker is required to work with radiation sources, fitness for work could be influenced by the presence of a psychological disorder. In such cases, the decision on fitness should take account of the safety implications of symptomatic episodes of the disease. The primary concern is whether such workers could represent a danger to themselves or to their co-workers.

10.17. There is no inherent reason why a worker who has previously undergone radiotherapy should be excluded from work with radiation. Each case should be evaluated individually, taking into account the quality of the cure, general prognosis and other health considerations, the understanding and wishes of the worker, and the nature of the work.

10.18. In the periodic medical examinations, the occupational physician should confirm that no clinical condition which could prejudice the health of the worker has developed while working in areas involving occupational health hazards, including hazards due to radiation. The nature of a periodic medical examination should depend on factors such as the type of the work that is undertaken, the age and health status, and possibly the habits of the worker (e.g. smoking habits). For example:

(a) The skin should be examined where the nature of the work creates a potential for localized skin damage from irradiation, particularly to the hands;
(b) A worker who has already received accumulated doses to the lens of the eye of more than 0.5 Gy or who may, after a few more years, accumulate doses in excess of this level may need to be subject to regular visual tests — this is related to the risk of detectable opacities and visual impairment, which might affect the ability of the worker to carry out the intended tasks (e.g. performing image guided interventional procedures).

10.19. The frequency of periodic medical examinations should be based on the state of health of the worker and on the type of work involved. Normally, exposure to radiation should not, in itself, be a reason for carrying out periodic medical examinations more frequently than normal.

10.20. In keeping with good practice for occupational health, the occupational physician should ensure that a worker, on return from absence due to injury or illness, is fit to resume work.

10.21. On completing a medical examination, the occupational physician should communicate his or her conclusions in writing to both the worker and the employer. These conclusions should not contain information of a medical nature, but should at least categorize the worker as:

(a) Fit for work in a specific job or trade; or
(b) Fit for such work with certain restrictions (for example, no work necessitating respiratory protection); or
(c) Unfit for the work in question.

With regard to (c) above, the occupational physician should have the authority on medical grounds to declare a worker temporarily or permanently unfit for his or her regular work or to recommend the transfer of a worker to other work. The occupational physician should also have the authority on medical grounds to advise the employer on reinstating such a worker in his or her normal duties.

10.22. In an observed ailment likely to have been caused by prevailing working conditions, the occupational physician should advise the management of the need to investigate the working conditions and where appropriate the management should take corrective actions in consultation with the occupational physician.

10.23. In special circumstances where workers who smoke have experienced lengthy exposure to dusts and/or radioactive gases and particulates, the occupational physician may need to consider instituting a programme of sputum cytology.

10.24. In a medical examination at the termination of employment, any work related impairment should be identified and, if necessary, arrangements should be made for further periodic and follow-up examinations by the worker’s physician after employment has ceased. This is line with a specific recommendation of the ILO [158], which states:

“the competent authority should ensure that provision is made for appropriate medical examinations or biological or other tests or investigations to continue to be available to the worker after cessation of the assignment…”

10.25. The data compiled from the medical assessments may be useful for epidemiological studies.
NOTIFICATION OF AILMENTS AND OVEREXPOSURE

10.26. Workers should be encouraged to report any significant ailment promptly to the occupational physician.

10.27. A worker should report any suspected accidental intake of radioactive substances to his or her supervisor and to the RPO. The occupational physician should be informed when it is suspected that an accidental intake exceeds a limit specified by the regulatory body and should be advised of the outcome of any investigation to establish whether such an intake has actually occurred. The occupational physician may be made part of the over exposure investigation proceedings.

10.28. When a worker has received a dose in excess of an investigation level (see paras 3.121–3.126), the regulatory body may require notification and investigation of the circumstances of the exposure.

MEDICAL RECORDS

10.29. Medical records should include records of all medical assessments — pre-employment, periodic, special, post-illness and at the termination of employment — laboratory reports, sickness reports and medical history reports. Information on radiation exposures should also be recorded where appropriate especially in over exposure cases. Medical records should be confidential and should be preserved in a manner approved by the regulatory body. Medical records should be retained for at least the lifetimes of the workers concerned. However, because of the possibility of litigation, a longer period of retention of records might be advisable.

MANAGEMENT OF OVEREXPOSED WORKERS

10.30. In accordance with the conditions of authorization, management should draw up formal plans to deal with situations in which workers might be overexposed. These plans should address the management of overexposed workers and the health consequences that might be encountered. They should specify the necessary actions to be taken, and management should allocate resources for carrying out those actions.

10.31. In the case of accidental exposure or overexposure, the occupational physician should cooperate with management to ensure that all suitable arrangements for evaluating the severity of the exposure are implemented.

10.32. If an overexposure is suspected to have occurred, management should promptly undertake an investigation to assess the dose received by the worker(s) concerned. The investigation should include the reading of personal dosimeters and any monitoring instruments and, in the case of internal exposure, in vivo or in vitro monitoring as appropriate.

10.33. Assessed doses that are close to dose limits are unlikely to call for anything more than an investigation of the causes, so that appropriate lessons can be learned. They do not necessitate any special medical investigations or treatment. Only at doses much higher than the dose limits (i.e. 0.1–0.5 Sv or higher) will special dose investigations involving biological dosimetry (e.g.
chromosomal aberration analysis in somatic cells, mainly lymphocytes) and further extended
diagnosis or medical treatment be necessary (see paras 4.30–4.32). The medical treatment of
those persons exposed to high levels of external radiation should address any adverse health
effects, particularly deterministic effects.

10.34. Measures to reduce the committed dose may be warranted in the event of a worker having
suffered a significant intake of radioactive material. Such workers should be forewarned of the
possibility of medical intervention to reduce the dose uptake in certain situations. The action to
be taken will depend on the radionuclide(s) involved, the magnitude of the committed equivalent
dose to relevant organs and the efficiency of and risk associated with the protective measure. The
action should only be implemented when the dose reduction would outweigh the side effects.
Examples of such therapies include increasing the excretion rate of incorporated actinides from
the body by Ca-DTPA (Calcium salt of diethylene triamine penta acetic acid) treatment, forced
diuresis after an intake of tritium, and surgical excision of contaminated wounds.

10.35. Detailed investigations of accidents, their circumstances and consequences should involve
specialists in different fields, particularly the occupational physician and a radiation specialist.
There should be close liaison between these specialists in order to ensure that all actions
undertaken to provide medical treatment are correctly coordinated. When it is suspected that the
doses received are close to or above the thresholds for deterministic effects, the investigation
should determine as accurately as possible the absorbed doses and their distribution over the
body, and should include appropriate medical examinations of the affected worker(s).
Appendix I

EXPOSURE OF WORKERS TO NORM

I.1. As with other occupational exposure situations, the only reliable way to assess the effective dose received by a worker exposed to NORM is through a properly developed monitoring programme conducted in the relevant workplace. However, for exposure to gamma radiation and airborne dust, it is possible to establish, in advance, a broad indication of the expected dose if there is a reasonable knowledge of the physicochemical characteristics of the material and the work situation in which the material is used. This is because the dose is quite strongly influenced by the types of radionuclide and the activity concentrations in the material, reflecting the underlying linear relationship between these two parameters. A broad indication of the dose from exposure to gamma radiation and airborne dust can be used during the prior radiological evaluation as a prioritization tool to identify, on the basis of activity concentrations in process materials, the types of industrial process and exposure situation that are likely to be in greatest need of measures for protection and safety.

I.2. A description is given in Ref. [22] of the derivation of indicative relationships between dose and activity concentration for a range of process materials and associated exposure scenarios likely to be encountered in industrial activities involving NORM. Three basic categories of process material are considered:

(i) Large quantities of material, e.g. an ore body or a large stockpile;
(ii) Small quantities of material such as mineral concentrates, scales and sludges;
(iii) Material that has been volatilized in a high temperature process, i.e. precipitator dust and furnace fume.

The results are summarized in Table 8. In actual situations, the doses are likely to be considerably lower because of the conservative nature of the assumptions made in the dose modelling process.

TABLE 8. PREDICTED RELATIONSHIP BETWEEN DOSE AND ACTIVITY CONCENTRATION FOR OCCUPATIONAL EXPOSURE TO GAMMA RADIATION AND AIRBORNE DUST [22]

<table>
<thead>
<tr>
<th>Category of material</th>
<th>Example</th>
<th>Annual dose per unit activity concentration of the radionuclide with the highest activity concentration (mSv per Bq/g)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Minimum</td>
</tr>
<tr>
<td>Bulk quantity</td>
<td>Orebody, large stockpile</td>
<td>0.02</td>
</tr>
<tr>
<td>Small quantity</td>
<td>Mineral concentrate, scale, sludge</td>
<td>0.008</td>
</tr>
<tr>
<td>Volatilized material in which only $^{210}\text{Pb}$ and $^{210}\text{Po}$ are of concern</td>
<td>Furnace fume, precipitator dust</td>
<td>0.0006</td>
</tr>
</tbody>
</table>
I.3. The implications of the results in Table 8 can be illustrated by the following two examples:

(i) A worker’s job involves, on a routine basis, close proximity to a 500,000 t stockpile of material in which the highest mean activity concentration of an individual radionuclide in the $^{238}\text{U}$ or $^{232}\text{Th}$ decay series is 5 Bq/g. Depending on the type of material, the annual effective dose expected to be received by the worker would range from 0.1 mSv per year (5 Bq/g $\times$ 0.02 mSv per Bq/g) to 2 mSv per year (5 Bq/g $\times$ 0.4 mSv per Bq/g). This would suggest that, in terms of the graded approach, the exposure situation would be of only minimal concern for protection and safety.

(ii) A worker’s job involves, on a routine basis, close proximity to 100 kg of process residue in which the highest mean activity concentration of an individual radionuclide in the $^{238}\text{U}$ or $^{232}\text{Th}$ decay series is 250 Bq/g. Depending on the type of material, the annual effective dose expected to be received by the worker would range from 2 mSv per year (250 Bq/g $\times$ 0.008 mSv per Bq/g) to 10 mSv per year (250 Bq/g $\times$ 0.04 mSv per Bq/g). This would suggest that, in terms of the graded approach, the exposure situation would be of fairly significant concern for protection and safety.
Appendix II

METHODS AND SYSTEMS FOR INDIVIDUAL MONITORING FOR ASSESSMENT OF EXTERNAL EXPOSURE

INTRODUCTION

II.1. Only a few dosimetric methods are widely used for individual monitoring purposes. They differ in the technology used to detect radiation. As a consequence, they also differ with regard to such characteristics as ability to measure various types of radiation, size, sensitivity, technological complexity, ease and degree of automation, and robustness with respect to climatic conditions. When selecting a dosimetry system, these characteristics should be carefully considered in the light of the local circumstances.

PHOTON AND BETA RADIATION

Photographic film dosimetry

II.2. Photographic film dosimeters commonly consist of a photographic film placed inside a suitable holder containing appropriate filters. Such assemblies are often referred to as film badges.

II.3. The emulsion of the film is made of silver bromide crystals suspended in a gelatinous medium. A thin layer of this emulsion is coated uniformly onto a plastic base. The action of ionizing radiation on the grains in the emulsion produces a latent image. In subsequent development, the silver ions in the latent image produce permanent blackening. The optical density is measured with a densitometer, and is a function of the type and energy of the radiation being measured. Photographic film dosimeters are used most widely for photon and beta monitoring. They may also be used for indirect measurement of thermal neutron dose, through the capturing of thermal neutrons with a cadmium filter (by n-γ reaction) and the use of the blackening of the film produced by the resulting gamma radiation as an indication of the neutron dose.

II.4. The sensitivity of the film as a function of photon energy is quite different from that of human tissue. For instance, the optical density at 50 keV can be 25 times higher than that at 1.25 MeV (the ⁶⁰Co energy peak) for the same dose to tissue. Several methods have been developed to compensate for this energy dependence. Most of them use filters made of various metals (such as aluminium, tin, copper and/or lead) and of various thicknesses, mounted in the film holder in front of the film. These filters attenuate the radiation in a manner dependent on its photon energy, which results in areas of different optical density from which information on the radiation spectrum can be drawn. Although the use of one filter is adequate for photons of energy higher than about 0.1 MeV, the use of a multiple filter system (e.g. copper, tin, lead and plastic filters and open windows) is necessary for lower energy photons. In practice, empirically developed algorithms are used to combine the ‘apparent gamma doses’ of the different areas, resulting in a reasonably accurate estimation of the quantities \( H_p(10) \) and \( H_p(0.07) \).
II.5. Even with appropriate filters and algorithms, it is difficult to determine $H_p(10)$ for photon energies less than about 20 keV or greater than 3 MeV without considerable expertise and some knowledge of the energy spectrum of exposure. The type of incident radiation and the dose can be estimated from the responses behind different filters.

II.6. The optical densities of the film depend not only on the radiation energy, the filters used and the dose, but also on the type of film, the temperature of the developer, the developing time and the climatic conditions (temperature and humidity) to which the film has been exposed before being processed. Film dosimeters are susceptible to temperature and humidity, resulting in fading of the latent image [159].

II.7. A further complication arises from the fact that the dose–density relationship is not linear but sigmoid in shape. This implies that, together with the customer’s films, a set of calibration films (exposed to the entire range of radiation doses, commonly using $^{137}$Cs or $^{60}$Co gamma radiation) should be developed. From the optical densities of these films, a calibration curve can be drawn which is used to express all optical densities in terms of ‘apparent gamma dose’. Obviously the calibration curve can, by applying curve fitting procedures, easily be expressed as a mathematical function which is used to convert the measured optical densities into apparent gamma dose. This has to be done with every batch of newly bought films. There is no way to take intra-batch sensitivity differences into account because a film can only be irradiated once.

II.8. Most densitometers are capable of measuring optical densities between 0.02 and 4.0 (corresponding to transmittances of light through the film of 95% down to 0.01%). The corresponding dose range is rather limited and most films used for individual monitoring therefore have two layers of sensitive emulsion, one on each side of the carrier, which differ in sensitivity by a factor of about 100. In the case of a severe overexposure, the sensitive layer (which will be saturated) can be removed and the remaining insensitive layer can be used for quantitative dose measurements of doses of up about 2–10 Sv. Obviously, a calibration curve has to be available for this emulsion too.

II.9. Type testing is necessary whenever a new type of film is proposed for use or changes are made to the developing process. Film badges are generally used for issue periods of up to one month and are suitable for use in controlled areas. When a longer issue period is used, special attention should be paid to the problem of fading. It is necessary to calibrate film dosimeters by irradiating identical films with known doses and processing these ‘control films’ simultaneously with the dosimeters.

Thermoluminescence dosimetry

II.10. Thermoluminescence dosimetry is based on the excitation (followed by subsequent trapping) of electrons by ionizing radiation and the subsequent release of the trapped electrons by heating causing the emission of light, the amount of which is directly related to the radiation dose initially received by the material. The relationship between the amount of light emitted during irradiation and the amount of energy deposited (dose) is described by the thermoluminescence signal. The thermoluminescence signal depends on the material, the type of radiation, the dose rate, and the temperature of measurement. Calibration procedures are necessary to convert the thermoluminescence signal to the radiation dose. The calibration curve is typically linear over a certain dose range and extrapolation to zero dose is possible. The sensitivity of thermoluminescence dosimeters can be varied by modifying the physical properties of the material, such as the concentration of activators or the thickness of the layer.

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$^{20}$ For a given wavelength of light, the optical density of a material (also referred to as the absorbance, $A$) is the ratio of the intensity of light passing through a material ($I$) to the intensity of light falling on the material ($I_0$), expressed logarithmically according to the expression $A = -\log_{10}(I/I_0)$. 

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readout and the quantity to be measured is determined by calibration. After readout, the detector can be reused. Sometimes an annealing procedure is needed before such reuse.

II.11. Quantitative measurement of the light output from a thermoluminescence detector (TLD) during readout is usually done using a photomultiplier tube. The photomultiplier output plotted as a function of temperature is called the ‘glow curve’. The shape of the glow curve depends on the type and amount of impurities and lattice defects present in the material, as well as on the thermal history and treatment of the material. The area under the glow curve is used as a measure of dose.

II.12. In principle, the use of TLDs is simple and straightforward. However, careful attention has to be taken to always apply the correct readout and annealing procedures, otherwise significant variations in the sensitivity of TLDs may occur. Although the amount of fading is less than for film dosimeters, this phenomenon is complicated. Care and experience are therefore required for making measurements of adequate accuracy and precision.

II.13. The use of TLDs has several characteristics that are beneficial for personal dosimetry applications, resulting in their wide application over the years because of the progress made in the development of TLD materials and the current sophistication of TLD reader instrumentation. The successful use of TLDs as a routine means of measuring radiation dose has been demonstrated many times, e.g. in international intercomparison studies [160, 161].

II.14. Many TLD materials have been manufactured and investigated, but only a few are routinely applied for individual monitoring purposes. The most widely used materials are lithium fluoride (LiF:Mg,Ti or LiF:Mg,Cu,P) and lithium borate (Li2B4O7:Mn). The material LiF:Mg,Cu,P is becoming increasingly used because of its higher sensitivity and lesser susceptibility to fading compared with LiF:Mg,Ti. These materials, because of their low effective atomic number (7.3–8.3), exhibit a response versus energy curve which is within 20% of that for soft tissue. This avoids the need for using compensating filters and hence allows for a simple design of dosimeter for the measurement of $H_p(10)$ and $H_p(0.07)$. However, TLDs may not have a good energy response if they are to be used for measuring photons with energies less than about 20 keV [162].

II.15. The quantity $H_p(0.07)$, which becomes important when photons below 12 keV and/or beta radiation are to be measured, requires the application of a very thin (~4 mg/cm²) detector covered by a very thin (~4 mg/cm²) protective layer. Such thin detectors are commercially available and are available in two versions: (i) a thin radiation sensitive layer on top of a more robust radiation insensitive carrier and (ii) regular TLD material loaded with a small amount of carbon (the latter preventing the luminescence from layers deeper than 4–10 mg/cm² from reaching the detector during the readout process). Because of the very small amount of detector material available for dose measurements, the sensitivity of thin TLDs is low. However, by using LiF:Mg,Cu,P material, these detectors now have a suitable detection threshold and are the most appropriate material for extremity dosimetry when beta radiation is involved [163].

II.16. Because of their greater sensitivity, TLD materials with higher effective atomic numbers (10.2–16.3) are also used. Examples include calcium fluoride (CaF₂), calcium sulphate (CaSO₄:Dy or CaSO₄:Tm) and aluminium oxide (Al₂O₃). TLDs incorporating these materials are used in badges with several filters and essentially mimic the characteristics of the film dosimeter, giving an idea of the energy of the radiation that gave rise to the dose received by the wearer.
II.17. In contrast to the response of photographic film, the response of TLDs (i.e. the luminescent light output) varies almost linearly with dose over a very wide dose range, at least up to 2 Sv or even higher up to 5 Sv for LiF and even higher for CaSO₄:Dy. The behaviour of LiF is supralinear above a few sieverts, up to saturation at several thousand sieverts. Modern TLD systems (i.e. combinations of TLDs and related readout equipment) are capable of measuring doses down to 0.01 mSv with satisfactory accuracy and precision.

II.18. Manual, semi-automatic and also very sophisticated and highly automated TLD systems are commercially available (see, for instance, Ref. [164]). For smaller services, the cheaper manual or semi-automatic systems are usually adequate.

**Photoluminescence dosimetry**

II.19. Photoluminescence is based on the formation of induced luminescent centres in silver doped phosphate glasses when they are exposed to ionizing radiation. When the glasses are subsequently exposed to UV radiation, visible light is emitted with an intensity that is linearly related to the absorbed dose from the ionizing radiation. Unlike thermoluminescence, the effects of the ionizing radiation — the induced luminescent centres — are not destroyed by the normal reading process and are extremely stable, so that fading at room temperature is negligible over a period of several years and the dose information can be obtained at any time during long term dose accumulation [165].

II.20. Phosphate glasses can be produced on a large scale with good reproducibility and constant sensitivity. The application of commercially available pulsed UV laser readers reduces the ‘pre-dose’ — the apparent reading from unirradiated glasses — to a value of about 10 µSv. This eliminates some of the drawbacks of the older, conventional readout technique, which needed glass cleaning and subtraction of the pre-dose in order to measure doses below 100 µSv.

II.21. Because of the high atomic number of some glass materials, energy compensating filters have to be used. An energy dependence within ±15% is achievable for photon energies above 15 keV.

II.22. The advantages of photoluminescent dosimeters include permanent and long term integration of dose information, good accuracy, negligible fading and the possibility of repeating a dosimeter reading if necessary. A complete phosphate glass dosimetry system with an automatic readout using UV laser excitation is suitable for use in large scale systems for individual monitoring [166, 167]. Photoluminescence dosimetry systems are commercially available and are already widely used, with excellent results having been achieved in intercomparisons.

**Optically stimulated luminescence dosimetry**

II.23. Optically stimulated luminescence (OSL) dosimetry is similar in principle to TLD and photoluminescence dosimetry. OSL techniques use optical methods to release the energy of electrons trapped in luminescent materials following exposure to ionizing radiation [168–172]. The detection system is based on the use of aluminium oxide (Al₂O₃:C) luminescent material. The source of light used to excite the material is typically provided by a laser or light emitting diode. OSL can be performed in pulsed or continuous mode. In the latter mode, the stimulating
light is separated from the emitted light by a series of filters. OSL technology provides the option of reprocessing the dosimeter at a later time if desired, owing to the fact that only a small portion of the OSL signal is erased during a single readout. The detection level is low because of the high sensitivity of the phosphor. A disadvantage is that the Al₂O₃:C material is not tissue equivalent, requiring the use of filters and a suitable calculation algorithm for the determination of \( H_p(10) \). The relationship between the amount of light emitted during readout and the quantity of radiation to be measured is determined by calibration.

II.24. Widespread use is now being made of OSL dosimetry based on \( \text{Al}_2\text{O}_3: \text{C} \) material, as a result of the development of material with the required degree of sensitivity and of practical readout systems. A second commercial dosimetry system based on OSL has been introduced in recent years. It works with BeO material, which has the advantage of being nearly tissue equivalent, avoiding the need for filters or a calculation algorithm for determining \( H_p(10) \).

**Direct ion storage dosimetry**

II.25. The direct ion storage (DIS) dosimeter is based on the combination of an ion chamber and a non-volatile electronic charge storage element. The DIS integrates the doses received, and allows repeated readouts in an on-site small reader. The readout takes only a few seconds and can be performed by the worker at his or her convenience. The dosimeter does not need to be returned to the dosimetry service, except for resetting (e.g. once a year). The results recorded in the reader can be sent to the service automatically at every readout. The DIS is designed to measure the personal dose equivalent \( H_p(10) \) and \( H_p(0.07) \) within the required accuracy [173, 174]. It has a high sensitivity, similar to that of an active personal dosimeter, it exhibits no fading and it is not influenced by climatic conditions. The DIS dosimeter is a passive device by nature, although it can be used in a special holder as an alarm dosimeter with a direct reading. The DIS is finding more and more applications and is now approved in some European countries as an official or legal dosimeter.

**Active personal dosimetry**

II.26. Many types of active personal dosimeter are commercially available. They are usually based on an energy compensated Geiger–Müller counter or a silicon detector.

II.27. Although the majority of these dosimeters are useful as alarm dosimeters for use in controlled areas and for short term radiation control of workers’ exposures, they are not all suitable for use as official or legal dosimeters. This is mainly because some dosimeters do not measure beta radiation as well as photons, some do not record both \( H_p(10) \) and \( H_p(0.07) \) and some have too high an energy threshold for photons. Other important factors are reliability and the risk of data loss [175]. Furthermore, most devices have difficulties in measuring pulsed radiation.

II.28. However, the development of improved dosimeters is continuing and more and more devices are now technically equivalent to, and as reliable as, passive devices. Recently, active personal dosimeters have been accepted as legal dosimeters for routine dosimetry in some countries (e.g. United Kingdom [176], Switzerland). When used for such purposes, only one dosimeter, serving both alarm and monitoring purposes, should be worn by the worker. An overview of available active personal dosimeters has been compiled and several such dosimeters
have been assessed against applicable standards [177, 178]. Based on the findings of these investigations, it is evident that the energy and directional response characteristics of recently developed active personal dosimeters are in most cases as good as those of passive dosimeters. The data transfer characteristics and reliability levels are comparable with those of passive dosimeters and the technical characteristics are similar or better. Care needs to be taken when using active personal dosimeters in certain radiation fields such as low energy X-ray fields and pulsed fields [179].

NEUTRON RADIATION

II.29. Information on individual neutron monitoring can be found in Ref. [180]. An evaluation of a wide range of neutron personal dosimeters has been carried out, in which the dosimeters have been compared with reference values in a range of real and simulated workplace radiation fields [57].

Nuclear track emulsions

II.30. Nuclear track emulsions can be used for fast neutron dosimetry. The neutrons interact with hydrogen nuclei in the emulsion and surrounding materials, producing recoil protons by elastic collisions. The ionizing particles pass through the emulsion to create a latent image, which leads to darkening of the film along the particle track after processing [181].

II.31. Nuclear track emulsions typically have an energy threshold of about 0.7 MeV, and have a poor energy response and a limited dose range. This type of dosimeter saturates at about 50 mSv.

II.32. Neutrons with energies below 10 eV can be detected through interaction with the nitrogen nuclei of the gelatine resulting in the production of recoil protons.

II.33. A microscope may be used for counting recoil tracks in the emulsion. Counting can be facilitated by using a microscope fitted with a television camera and monitor. The accuracy of the measured dose depends on the skill of the operator in recognizing the tracks in the emulsion.

II.34. One disadvantage of nuclear track emulsion is its high rate of fading. The fading is accelerated by high humidity and temperature, and can be as much as 75% per week. The problem can be controlled if the films are dried in a controlled atmosphere and sealed in a moisture-proof pouch prior to use.

II.35. Another serious problem with emulsions is that photon radiation can darken the film following exposure and development, making it very difficult to distinguish the proton tracks. Because of these disadvantages, including the high neutron energy threshold, nuclear track emulsions are increasingly being replaced in personal dosimetry by other methods and, in general, this method is to be avoided.

Solid state nuclear track detectors

II.36. Strongly ionizing particles such as fission fragments, alpha particles or neutron induced recoil particles produce structural damage along their path in many materials such as minerals, glass and various plastics [182]. By etching the surface of the detector with suitable reagents, the
damage zone along the particle track can be removed and the etch pits enlarged to become visible under an optical microscope. The application of electrochemical etching greatly enlarges the track size, and track densities can easily be counted.

II.37. The size and shape of the etched track depend on the type, energy and angle of incidence of the particle, the type of detector material, and the etching conditions (i.e. the etchant concentration and temperature and the etching time). These parameters should be optimized for each material and particular application.

II.38. For neutron dosimetry, three detector types have been commonly used: fission track detectors, recoil track detectors and (n,α) track detectors. These are described briefly in paras II.39–II.42. A more comprehensive discussion of track detection measurement techniques can be found in Ref. [183].

_Fission track detectors_

II.39. A radiator or converter of fissionable material emits fission fragments following exposure to neutrons. The fission fragments are detected with a solid state track detector such as polycarbonate. Fission reactions have either an energy threshold (e.g. 0.6 MeV for \(^{237}\text{Np}\), 1.3 MeV for \(^{232}\text{Th}\), 1.5 MeV for \(^{238}\text{U}\)) or an extremely high cross-section for thermal neutrons (e.g. \(^{235}\text{U}\)). The use of fissionable materials in dosimeters is now restricted or prohibited in certain countries because of their radioactivity.

_Recoil track detectors_

II.40. The elastic scattering of neutrons with the nuclei of plastic detectors such as poly-allyl diglycol carbonate (PADC) or CR-39 (allyl diglycol carbonate) [182, 184–186] may produce charged recoil particles such as protons or atoms of carbon, oxygen and nitrogen. These recoils produce latent tracks which can be made visible by etching. Chemical or electrochemical etching is used to enlarge the tracks. The track density, which is proportional to the neutron exposure, can be counted with a microfiche reader or an automatic particle counter. Because of the LET of recoil protons and the short range of the heavier particles, different types of plastic have different sensitivities to neutrons, and the response also depends on the neutron energy. For each detector material or combination of radiator, absorber and detector material, the etching technique should be optimized, and the energy response curves should be established by experiment. In addition to PADC, the most common detector materials are polycarbonate and cellulose nitrate.

II.41. A dosimeter based only on PADC has an energy threshold of about 100–150 keV, but its low energy response can be improved by the use of a plastic filter which contains nitrogen. Low energy neutrons react with nitrogen by the capture process to produce protons with an energy of about 0.5 MeV. Its angular response is not good but if the mean response is averaged over angles of 0°, 20°, 40° and 60°, a response that is flat to within ± 30% is obtained in the 0.15–14 MeV region. The use of the nitrogenous plastic filter also produces a satisfactory response from neutrons in the energy range from thermal to 10 keV. This type of detector is not sensitive to photons, it does not suffer much from fading and the dose threshold is 0.2 mSv. Depending on the required sensitivity, no workplace correction factor may be needed. Automatic readers for use with this type of detector have also been developed and are commercially available. However, to operate a track etch dosimetry service requires a high level of technical expertise because the
etching procedure is critical for obtaining good results and for making a good interpretation of the results.

*Track detectors based on (n,α) reactions*

II.42. Neutrons interact with $^6\text{Li}$ or $^{10}\text{B}$ in an external radiator. The alpha particles produced by (n,α) reactions have maximum alpha energies of about 2.5 MeV ($^6\text{Li}$) and 1.5 MeV ($^{10}\text{B}$) for neutrons below several hundred keV. The reaction cross-sections are high for thermal neutrons and decrease as the neutron energy increases in inverse proportion to the neutron velocity. Most commercially available plastic detectors can detect the emitted alpha particles. The detection efficiency depends on the type of material and the etching conditions.

*TLD albedo dosimeters*

II.43. Albedo dosimetry is based on the detection of low energy neutrons (albedo neutrons) which emerge from the body of a person exposed to neutrons of various energies. Any thermal neutron detector placed on the surface of the body may therefore serve as an albedo detector.

II.44. Albedo dosimeters usually use TLDs such as $^6\text{LiF}$ in boron-loaded plastic encapsulations which separate the albedo neutrons from incident thermal neutrons. Because of the photon sensitivity of TLDs, the neutron dose reading is given by the difference between $^6\text{LiF}$ and $^7\text{LiF}$ detector readings.

II.45. Albedo dosimeters have been designed with a high and nearly constant response for neutrons in the energy range from thermal to 10 keV. However, the response decreases rapidly above 10 keV [187, 188]. In stray neutron fields, the relative energy response of an albedo detector has been found to vary by a factor of as much as 20.

II.46. The neutron response depends on the neutron spectrum. Neutron spectra vary widely in workplaces. However, site specific correction factors can be used to correct for this, provided that the neutron spectrum is known and remains constant. Albedo dosimeters are also very sensitive to the position of the dosimeter on the worker since they mainly detect the neutrons emerging from the body.

II.47. The energy dependence of albedo detectors can be compensated for in dosimeters used in fast neutron fields by the addition of a nuclear track detector, such as polycarbonate, for separate measurement of fast neutrons. In such a detector combination, the albedo detector serves as the basic neutron detector that can be read automatically using a normal TLD reader. The track detector then only needs to be processed if a significant exposure is indicated by the TLD.

*Bubble detectors*

II.48. A bubble detector consists of a tube in which superheated liquid drops are dispersed in a polymer gel. Neutrons passing through the detector create protons that can deposit sufficient energy in the droplet for the threshold energy to be surpassed and the droplets to become visible vapour bubbles, which are trapped at the sites of formation [189]. The number of bubbles gives a measure of the neutron dose. Bubble detectors are not sensitive to photons, have a very high sensitivity (down to the microsievert range) and have a good dose equivalent response above a
certain neutron energy threshold, usually around 100 keV. Thermal neutrons can be detected by a special bubble detector with $^6$Li dispersed in it. The disadvantages of the bubble detector are its limited range of energies and doses, shock sensitivity and temperature dependence, although temperature compensated detectors are available. A bubble detector does not require a workplace correction factor, but the counting of the bubbles is a labour intensive process. The bubble detector is a completely passive device which can be stored until needed for use. It does not require any electronic apparatus for measurement or reading. However, an automatic reader which is computer controlled can be used to perform the reading if a large number of detectors is used routinely.

**Electronic neutron dosimeters**

II.49. Active personal neutron dosimeters have been developed recently [190]. Their principle of operation is the same as that for active personal gamma dosimeters, except that a plastic material is positioned in front of the diodes to convert the neutrons to protons which are then measured. The introduction of $^6$Li or $^{10}$B can make the dosimeter sensitive to thermal neutrons. Gamma energies can be discriminated electronically by an energy deposition threshold. Active personal neutron dosimeters have the advantages of being direct reading and easy to use. At present, however, their energy response is not ideal, their sensitivity to fast neutrons is low, and they often require a workplace correction factor.

**Criticality dosimeters**

II.50. Criticality dosimeters are a separate class of neutron dosimeters. Their function is to estimate the neutron doses received in the event of a criticality accident. The operating principles of criticality dosimeters need to be different than those for the routine neutron dosimeters because in a criticality accident high neutron dose rates in short pulses are expected. Criticality dosimeters will mostly contain activation detectors, such as elements like gold, cadmium, indium and sulphur. More information can be found in Ref. [145].
Appendix III

WORKPLACE MONITORING INSTRUMENTS FOR ASSESSMENT OF EXTERNAL EXPOSURE

INTRODUCTION

III.1. Workplace monitoring instruments are primarily intended to provide information on the dose rates within the workplace to permit decisions to be made on its occupancy. It is necessary to know the equivalent dose rates in the various working areas to assess and control occupational exposure. This is true while the workers occupy a particular area or before they are admitted to it. Usually the dose rate is monitored, although this might not be necessary where dose rates do not vary significantly with time.

III.2. Fixed or installed workplace monitoring instruments are often equipped with remote displays and/or audible alarms. Apart from some engineering differences, their detectors and operating methods are similar to those of portable workplace monitoring instruments.

A comprehensive discussion of monitoring methods can be found in Refs [191, 192].

PHOTONS (GAMMA AND X RAYS)

Ionization (ion) chambers

III.3. Ionization chambers are the simplest form of radiation detector and can be used for the detection of radiation in various circumstances. The ionization chamber is a gas filled detector; the detection principle is based on the measurement of the charge from the number of ion pairs created within the gas caused by incident radiation. The charge is collected by applying a voltage across two electrodes and can be measured as a current (in the ‘current mode’) or as a voltage (in the ‘pulse mode’).

III.4. To ensure that the output signal is proportional to the amount of energy released in the chamber, the correct voltage should be applied.

III.5. Hand held monitoring instruments and some installed instruments use chambers that have walls of low atomic number material and that are filled with air in equilibrium with the atmosphere. In the past, such units were designed to measure exposure, but most designs are now intended to measure ambient dose equivalent $H^*(10)$, and often directional dose equivalent $H'(0.07)$.

III.6. Hand held instruments for use at normal occupational dose levels (i.e. a few microsieverts per hour) generally have chamber volumes in the range 300–700 cm$^3$. Installed instruments designed for use where beta and low energy photon radiation are not expected often have large (of the order of 5 L) steel walled chambers filled with argon at high pressure. These have a large useful dynamic range, from about 0.1 µSv/h to as much as 1 Sv/h.
Proportional counters

III.7. Proportional counters are based on the same principal as that for ionization chambers, but use gas multiplication of electrons to enhance the sensitivity by applying a higher voltage between the electrodes. To optimize detection, noble gases are generally used in order to avoid the creation of negative ions.

III.8. Proportional counters can be used as pulse detectors, allowing the measurement of photon dose rates from 1 mSv/h to 10 Sv/h. The main advantages of commercial proportional counters are their high sensitivity, large dose rate range and low energy dependence. However, to achieve a stable multiplication factor, a stable high voltage supply is required, making the instrument considerably more expensive than the ionization chamber or Geiger–Müller counter. Proportional counters can be used as continuous current detectors, but are almost never used like this, because the signal of the proportional counter drops very rapidly.

Geiger–Müller (GM) counters

III.9. The strong electric field in GM counters causes a Townsend avalanche (cascade of electrons) over the complete anode every time an ionizing particle hits the detector. This means that every single event in the GM counter, regardless of the energy of the incoming particle, causes a signal in the detector with the same magnitude, meaning that all information about the energy of the incoming particle is lost. To be able to measure ambient dose equivalent, the GM counter has to be calibrated in terms of pulse frequency of the counter as a function of energy of the incoming particles.

III.10. GM counters have a photon detection efficiency, typically about 0.5%, that is effectively constant over a wide energy range. This means that the ambient dose equivalent response is energy dependent. Effective filters can be designed which allow good energy and angular performance for $H^*(10)$ above about 50 keV for steel walled detectors and from 15 keV for end window detectors.

III.11. GM counters are popular for use in X ray and gamma fields. They produce large pulses which can be counted and processed easily. Their dynamic range is, however, limited by dead time losses at high count rates. Quenching either external or internal restores the GM counter to working condition. Care should also be taken to ensure at high count rates that the dose rate indication does not fall back on the scale; this is a fundamental test that should be performed during type testing. The GM counters are best used to monitor low levels of contamination/radiation dose rates.

III.12. It should be noted that the use of GM counters in pulsed radiation fields may lead to serious underestimates of the measured radiation quantity. For this reason extreme caution is needed when GM counters — or, indeed, any pulse counting detectors — are used in such situations.

Semiconductors

III.13. In semiconductor materials such as silicon, ionization after interaction with ionization radiation causes electrons to jump from the valence band to the conduction band where they are
free to move through the entire crystal. To be able to detect the freed electrons, the crystal is surrounded by two electrodes.

III.14. Since the energy gap between the valence band and the conduction band is only a few eV, the output signal is greater, with a higher signal to noise ratio, compared with that for gas filled detectors where the ionization energy is typically about 30 eV. The small energy gap also gives the advantage of a better resolution. However, measures need to be taken to avoid thermal agitation of charge carriers.

III.15. Dose rates can be measured with silicon diodes used as pulse generators (at lower dose rates) or as photocurrent generators (at high rates). Silicon has a higher atomic number than tissue and hence it is necessary, in both pulse and current modes, to provide an energy compensation filter appropriate to the quantity of interest. These filters inevitably limit the low energy threshold.

**Scintillation instruments**

III.16. In scintillation detectors, excitation of electrons occurs on interaction with ionizing radiation, and visible light is emitted. There are two types of scintillator — inorganic and organic:

(a) Inorganic scintillators are crystals of alkali halides or oxides grown in high temperature furnaces. The scintillation properties are a consequence of the crystalline structure and are thus only present in the solid state of the material.

(b) Organic scintillators comprise aromatic hydrocarbons and take the form of plastics or liquids. The scintillation process can be traced back to the molecule itself, meaning that the process takes place irrespective of the physical state of the material.

III.17. Scintillators are used in combination with a photomultiplier tube to convert and enhance the light signal to a relative easily measurable electronic signal.

III.18. Inorganic scintillators, such as NaI(Tl) crystals, are widely used in gamma spectroscopy and make very sensitive detectors. However, their response is highly energy dependent. For this reason, simple units cannot be used for making accurate measurements of dosimetric quantities. However, instruments using spectrometric techniques can be used and are very sensitive.

III.19. Organic scintillators, when used to measure exposure rate or air kerma rate, are sufficiently similar to air in terms of their effective atomic number that they require little correction for energy dependence except at energies below about 0.1 MeV. In anthracene, for example, the response per unit kerma falls, primarily because only the outer layers of the crystal are irradiated. Incorporation of a small amount of material with a high atomic number in front of the crystal can partially offset this drop, and commercially available monitoring instruments allow the measurement of photons with energies as low as 20 keV.

III.20. Scintillation instruments may be used for all types of X ray and gamma measurement [193]. In relatively weak radiation fields, although the electronic parts of the instruments cause their overall size to be similar to that of ion chambers, the detecting volume can be much smaller.
Although a 1 cm³ crystal is often adequate, the higher sensitivity of larger crystals permits their use for measurements of dose rates at natural background levels.

BETA RADIATION AND LOW ENERGY PHOTONS

Ionization chambers

III.21. It is important to be able to measure the dose equivalent rates from both beta radiation (or low energy X rays) and from strongly penetrating photon radiation. Measurement can be made with a single detector. In this case, the detector (ion chamber) is fitted with a window which can be opened or closed. When it is closed, the strongly penetrating component (i.e. photons with energies above approximately 20 keV) can be measured. With the window open, both components are measured and the weakly penetrating component (beta particles and low energy photons) of the dose equivalent is estimated by subtraction.

III.22. Most survey measurements for beta radiation and low energy photons are made with small, portable ion chambers which can also be used for X ray and gamma surveys. One side of the chamber comprises a thin conducting plastic sheet that is covered, when measuring photons, with a piece of material equivalent to 1 cm of tissue. The thick cover is removed for measuring beta radiation [194]. Another type of beta survey meter has an entire thin wall. Such a chamber may not be appropriate for the measurement of the directional dose equivalent.

III.23. The walls of an ion chamber to be used for beta radiation measurement should be made of materials similar in composition to tissue. However, the exact composition is not as important for electrons as in the case of ion chambers for X rays or gamma radiation. With electrons, the function of the walls is merely to simulate the absorption and backscattering by the body.

GM counters

III.24. Thin walled or thin windowed GM counter monitoring instruments for photons are sometimes also used for the detection of beta radiation. If the counter is provided with a cover that is sufficiently thick to stop the beta radiation, the difference between readings with and without the cover can be used to distinguish between beta and gamma radiation. Thin end window GM detectors in particular have an acceptable energy dependence for workplace beta dose rate monitoring, and have the additional advantage of small size for a particular minimum useful dose rate.

Semiconductor detectors

III.25. Semiconductor detectors operating in the mean current mode can be used for the measurement of high dose rates. Their thin detection layer makes them suitable for beta dosimetry. For beta and low energy photon radiation measurements, thin sensitive layer silicon diodes are suitable for $H'(0.07)$ evaluation, but their response to gamma radiation is higher than their response to beta radiation because the effective atomic number of the detector is too high. Such detectors are not normally used for operational radiation protection.

Scintillators
III.26. A good beta dose rate monitor for $H'(0.07)$ can be made using a thin ($3–4 \text{ mg/cm}^2$) scintillator, covered by a light-tight plastic window of similar thickness. It can be used in the pulse counting mode at low dose rates, when it behaves similarly to a GM detector, or in the current mode at high dose rates.

NEUTRONS

Moderator based survey instruments

III.27. Moderator based survey instruments are the most common instruments for the monitoring of neutron fields [180, 195]. They consist of a hydrogenous moderator which moderates the neutrons and detects the thermalized neutrons using detectors such as proportional counters filled with BF$_3$ or $^3$He gas or $^6$LiI scintillators. The neutrons are detected by the $^{10}$B(n,α)$^7$Li, $^3$He(n,p)$^3$H or $^6$Li(n,α)$^3$He reactions, the characteristics of which allow the achievement of good discrimination against gamma radiation. By choosing an appropriate thickness for a moderating shield, or by varying the wall thickness and the gas mixture and pressure, the response to neutrons can be adjusted to give an output which is roughly proportional to the dose equivalent. Crude neutron spectrometry can be achieved by mathematically analysing the responses of a set of moderated spheres with different diameters [196]. The responses for several moderated neutron instruments to operational neutron fields have been calculated [197].

III.28. By thermalizing the neutrons in a hydrogenous moderator, an instrument with an approximately energy independent dose equivalent response for neutrons up to 10 MeV has been developed [198]. The instrument uses a BF$_3$ proportional counter surrounded by a perforated cadmium shield in a cylindrical moderator and suffers from some anisotropy in response (a factor of two or more). This anisotropy has been largely overcome by the use of a spherical moderator of polyethylene of diameter 20–30 cm, but at the expense of the energy response. Detectors such as $^6$LiI scintillators and $^3$He proportional counters have been used as alternatives to the proportional counters. The main characteristic of all these instruments is an over-response to intermediate energy neutrons.

III.29. Another instrument [199] uses two moderating spheres (107 and 64 mm in diameter) in a single case to produce an instrument weighing 3 kg that covers the dose equivalent range 20–200 mSv/h, with an energy response of ±30% over the energy range from thermal to 10 MeV. The response of the larger sphere is corrected using the ratio of the count rates in the two spheres, which varies from 0.15 to 0.8 for observed neutron spectra. The correction — which varies from 1 to 30 over this range — is automatically made in the instrument.

Ionization chambers

III.30. Ionization chambers were first developed to measure exposure to X rays and gamma radiation. However, if hydrogen is introduced into the walls and the gas, they can be made more sensitive to neutrons. However, they are also sensitive to photons, and so it is necessary to provide a second chamber which is relatively insensitive to neutrons (e.g. with graphite walls and a CO$_2$ gas mixture, or aluminium walls and argon gas) to correct for the gamma radiation which is always associated with neutrons. Such ionization chambers measure the neutron absorbed dose, not the dose equivalent. Because their response to gamma radiation per unit dose is similar to that for neutrons, it is not possible to discriminate efficiently between the two radiation types and so
ionization chambers are not particularly useful for pure neutron monitoring. However, these devices can be used where it is not necessary to discriminate between the gamma and neutron contribution in a radiation field.

III.31. It is also possible to make the wall of the ionization chamber in near tissue equivalent material, and to fill the detector with near tissue equivalent gas. The energy deposition in the detector then mimics the energy deposition in tissue, regardless of the type of radiation. These ionization chambers are operated in proportional counter mode. Such tissue equivalent proportional counters are mostly used at low gas pressure, and can thus be used for microdosimetric purposes, but they are also useful as ambient monitors.

Other neutron instruments

Recoil proton proportional counters

III.32. Recoil proton proportional counters are usually lined with polyethylene and filled with either ethylene (C\textsubscript{2}H\textsubscript{4}) or cyclopropane (C\textsubscript{3}H\textsubscript{6}) at pressures of the order of 100 kPa. The wall thickness is chosen on the basis of energy and range relationship calculations, so that the system satisfies the requirements of the Bragg–Gray principle. The recoil proton spectra can be analysed mathematically to infer the incident neutron spectrum. This spectral information can then be used to determine the ambient dose equivalent. The practical energy range for these systems is about 10 keV–1.5 MeV.

Rossi proportional counters

III.33. Tissue equivalent proportional counters can be used to measure, in addition to dose, the LET of the deposited energy. The LET can then be used to determine the mean radiation quality factor \( Q \) using the \( Q–\text{LET} \) relationship established by the ICRP (see para. 2.35 and Ref. [3]), which can then be incorporated into the electronics of the instrument. Thus, dose can be converted to dose equivalent. These instruments can also be used for measurements in mixed radiation fields.

Scintillators

III.34. Organic scintillation detectors offer a potentially simple method of neutron dosimetry and spectrometry because they can be made of tissue equivalent materials and are small in volume. There are, however, two major drawbacks. Firstly, the scintillation efficiency for light production is low, with 1–2 keV typically being required to produce a photoelectron at the first stage of a multiplier phototube. Secondly, they are very sensitive to gamma radiation; they require about three times as much energy to produce a photoelectron from a recoil proton as from a gamma photon, and ten times as much for an alpha particle. However, it is possible to use pulse shape discrimination to separate charged particle events from those produced by electrons. There is also a non-linear relationship between the energy of the recoil proton and the magnitude of the light pulse, but this can be corrected for in a neutron spectrometer during the mathematical analysis. These limitations restrict the energy range of the detector to about 0.2–20 MeV.

Semiconductor detectors
III.35. Semiconductor detectors are normally based on silicon or germanium, and are not used directly for neutron measurements. However, they can be used in neutron spectrometers to measure secondary particles such as protons, tritons and alpha particles produced in converter foils of lithium borate, boron, $^6\text{LiF}$, polyethylene and polycarbonate. They are small and sensitive — for example, the ionization yield is about ten times larger than in ionization chambers — and their density is about 1000 times that of the gas in a chamber.
Appendix IV

BIOKINETIC MODELS FOR INTERNAL EXPOSURE ASSESSMENT

INTRODUCTION

IV.1. Intakes of radionuclides can occur via various pathways, viz., inhalation, ingestion, injection and adsorption. In occupational exposure situations, the main route of intake is by inhalation, although a small fraction of the material deposited in the respiratory tract is transferred to throat by ciliary action and get swallowed, giving the opportunity for absorption in the gastrointestinal tract. A fraction of the ingested radionuclide(s) gets absorbed in the blood. Intakes may also occur by direct ingestion or, for some radionuclides, by absorption through the intact skin. Damage to the skin in the form of cuts or other wounds can also result in intakes of radionuclides. Routes of intake of radionuclides into the body, subsequent transfers within the body and excretion from the body are shown schematically in Fig. 6.

![Diagram of routes of intake, transfers and excretion](image)

**FIG. 6. Routes of intake, transfers and excretion (from Ref. [12]).**

IV.2. Intake, uptake, internal transfer and excretion of radionuclides can be described by means of compartmental models. The ICRP has developed specific models for workers who are occupationally exposed.

IV.3. Biokinetic models of the alimentary and respiratory tracts are used to define the entry of radionuclides into the body and their movement within these systems, resulting in absorption to
blood and/or loss from the body. The behaviour of radionuclides absorbed to blood is described by element specific systemic models that range in complexity.

IV.4. The models are intended both for the derivation of dose coefficients and for the interpretation of bioassay data and can be applied for regulatory control of the workplace. A general overview of the models used in the generation of dose coefficients for intakes of radionuclides is given below. Further details and information can be found in the references quoted.

MODELS FOR DIFFERENT ROUTES OF ENTRY

Inhalation

IV.5. The behaviour of radionuclides inhaled by workers is described in ICRP Publication 66 [131] in a human respiratory tract model (HRTM). Guidance on the use of the HRTM can be found in Ref. [200].

IV.6. The HRTM treats deposition and clearance of inhaled radionuclides separately. It calculates doses to specific tissues of the respiratory tract (RT), and takes account of differences in the radiosensitivity of tissues.

IV.7. The RT is represented as two tissues: the extrathoracic airways (ET) and the thoracic airways (TH). The ET airways are divided into two regions, one corresponding to the anterior nasal passage (ET₁) and the other corresponding to the posterior nasal passage, the pharynx and the larynx (ET₂). The thoracic regions are bronchial (BB), bronchiolar (bb) and alveolar–interstitial (AI), the gas exchange region. Lymphatic tissue is associated with both the ET and TH airways (LNтен and LNтh, respectively). Reference values of dimensions and scaling factors are specified in the model.

IV.8. Deposition of inhaled particulates is calculated for each region of the respiratory tract, with account taken of both inhalation and exhalation. This is done as a function of particle size, breathing parameters and/or workload, and is assumed to be independent of chemical form. Age dependent default deposition parameters are given for a range of particle sizes from 0.6 nm activity median thermodynamic diameter (AMTD) to 100 µm AMAD.

IV.9. For inhalation of radionuclides by workers, the reference subjects are taken to be normal nose breathing persons at light work. For simplicity, deposition in, and clearance from, the respiratory tract are calculated for the reference adult male only. An AMAD of 5 µm is considered to be the most appropriate default particle size for radionuclides in the workplace [131], whereas an AMAD of 1 µm is used as a default for members of the public.

IV.10. Clearance from the respiratory tract is treated as two competing processes: particle transport (by mucociliary clearance or translocation to lymph nodes) and absorption to blood. Most of the deposited material that is not absorbed to blood is cleared to the gastrointestinal tract by particle transport. The small amounts transferred to lymph nodes continue to be absorbed into body fluids at the same rate as in the respiratory tract.
IV.11. The HRTM assigns gases and vapours to three default solubility/reactivity (SR) classes, on the basis of the initial pattern of respiratory tract deposition. Subsequent retention in the respiratory tract and absorption to body fluids are determined by the chemical properties of the gas or vapour.

IV.12. The HRTM has been used to calculate the dose coefficients for inhalation of radionuclides by workers presented in ICRP Publication 68 [128] and Table III-2A of the BSS [2], and also the bioassay functions presented in ICRP Publication 78 [12].

IV.13. The ICRP has recently developed a revised version of the HRTM [15], with some simplifications and modifications both to the model structure and to the values of its parameters, although the basic features of the model remain unchanged. The modifications are based mainly on the experience gained during the application of the HRTM and on new evaluations of the available sets of experimental data. New dose coefficients and bioassay functions for workers, based on this updated model, will be published in due course [15].

Ingestion

IV.14. The behaviour of radionuclides ingested by workers is described in ICRP Publication 30 [201] in a model based on four gastrointestinal tract compartments representing the stomach, the small intestine, the upper large intestine and the lower large intestine. The mean residence times in the four compartments are 1, 4, 13, and 24 h, respectively. The uptake to blood takes place from the small intestine and is specified by fractional uptake ($f_{SI}$) values.

IV.15. This model forms the calculation basis for the dose coefficients for ingestion of radionuclides by workers presented in ICRP Publication 68 [128] and Table III-2A of the BSS [2], and also for the interpretation of bioassay data in ICRP Publication 78 [12].

IV.16. A new model of ingested radionuclide behaviour, the human alimentary tract model (HATM), has now been developed and is described in ICRP Publication 100 [202]. This new model includes a larger number of regions, namely: oral cavity, oesophagus, stomach, small intestine, right colon, left colon and rectosigmoid, and allows for absorption of an element and its radioisotopes to blood from several sections of the tract. The total fractional uptake is indicated with the symbol $f_A$. However, the general assumption, which is valid for nearly all radionuclides, is that absorption occurs exclusively in the small intestine, i.e. the value of $f_A$ equals the fractional absorption from the small intestine $f_{SI}$. In addition, the model structure allows for retention in the mucosal tissues of the walls of alimentary tract regions, and on teeth.

IV.17. New dose coefficients and recommendations for the interpretation of bioassay data, based on this new HATM model, will be published in due course [15].

Entry through wounds

IV.18. Although much of the radioactive material may be retained at the wound site, soluble material can be transferred to the blood and hence to other parts of the body. Insoluble material will be slowly translocated to regional lymphatic tissue, where it will gradually dissolve and eventually enter the blood. A variable fraction of insoluble material can be retained at the wound site or in lymphatic tissue for the remainder of the individual’s life. If particulate material enters the blood directly it deposits principally in phagocytic cells in the liver, spleen and bone marrow.
IV.19. For insoluble radioactive materials retained at a wound site, the most exposed tissues will be those around the wound. Consideration may need to be given, in consultation with the occupational physician, to the excision of contaminated local tissues. For this, the variation with depth of contamination at the wound site has to be accurately determined. The absorbed dose at the wound site and in the regional lymph nodes can be assessed from the activity remaining after excision, the characteristics of the radionuclides involved, the mass of tissue irradiated and the time since exposure. If the materials are soluble, they may translocate from the wound site to the blood at a rate which depends on their solubility. The distribution of this soluble component will, in most instances, be similar to that of material entering the blood from the lungs or gastrointestinal tract, but there may be exceptions for some chemical forms of radionuclides which enter the blood directly.

IV.20. Dose coefficients for incorporation through wounds have been calculated for 38 radionuclides [203] using a wound model [204] combined with systemic models used to calculate dose coefficients for workers [128].

**Entry through intact skin**

IV.21. Certain radioactive materials such as tritium labelled compounds, organic carbon compounds and compounds of iodine can penetrate intact skin. A fraction of the activity will enter the blood, but there is no general model for the assessment of doses and specific models need to be developed [205]. For example, the behaviour of tritiated organic compounds following direct absorption through the skin will be significantly different from that after inhalation or ingestion. For skin contamination, both the equivalent dose to the area of skin contaminated and the effective dose will need to be considered.

**MODELS FOR SYSTEMIC RADIONUCLIDES**

IV.22. A systemic biokinetic model describes the time dependent distribution and retention of a radionuclide in the body after it reaches the systemic circulation, and its excretion from the body. The systemic biokinetic models used in ICRP Publication 30 [201] had a relatively simple structure that included the passage of material from the circulation to selected organs and tissues and then directly to excretion. In ICRP Publications 56, 67, 69 and 71 [206–209], new physiologically based age specific models were developed for selected radionuclides. These models included the possibility of recycling of the deposited radionuclides and a more realistic description of the excretion pathways.

IV.23. These systemic biokinetic models, along with the HRTM, form the calculation basis for the dose coefficients for ingestion of radionuclides by workers presented in ICRP Publication 68 [128] and Table III-2A of the BSS [2], and for the interpretation of bioassay data in ICRP Publication 78 [12].

IV.24. Further development of the systemic biokinetic models has been carried out in the meantime [15], leading to the definition of model structures with an increased physiological realism compared with those described in previous ICRP publications. The physiologically descriptive modelling scheme has been applied more broadly and in some cases the model structure has been slightly modified. Also, the approach to the modelling of radioactive decay progeny has been revised. The general assumption until now has been that the progeny follow the
same biokinetic behaviour as that of the parent, except in the case of progeny which are isotopes of lead, radium, or thorium and also for iodine progeny of tellurium and for noble gas isotopes arising in various decay chains. In the revised models, separate systemic biokinetics have been applied to the parent and its progeny. These revised systemic biokinetic models have been used in the development of updated dose coefficients and recommendations for the interpretation of bioassay data, which will be published in due course [15].
Appendix V

METHODS FOR INDIVIDUAL MONITORING OF INTERNAL CONTAMINATION

DIRECT METHODS

V.1. Direct measurement of the distribution and total body content of one or more incorporated radionuclides is possible when the radionuclide(s) emit(s) penetrating radiation (normally X ray or gamma photons and, in special cases, bremsstrahlung) of sufficient energy and yield to be detectable outside the body. For most in vivo counting applications, photon detectors are positioned at specified locations around the body, usually with at least partial shielding of the detector and/or the subject to reduce interference from ambient external sources. Low level whole body counters are located in shielded counting chambers.

V.2. Generally, interpretation of direct measurements in terms of intake and assessment of committed effective dose relies on biokinetic modelling of the distribution and retention of the incorporated radionuclides and on biophysical modelling of energy deposition. Both these aspects may vary markedly over time and between individuals.

Measurement geometries

V.3. A variety of physical arrangements of detectors has been developed to serve specific purposes. For radionuclides which are distributed throughout the body, counting of the whole body, or a large fraction of it, provides the greatest sensitivity. Whole body counting is carried out either using a static geometry, with one or more detectors, or by scanning — moving the subject with respect to static detectors or moving detectors around a static subject. Static geometries commonly comprise an array of detectors distributed along a standing or supine subject, or a single detector directed towards the centre of a subject on a tilted chair or curved frame. Some examples of counting geometries are shown in Fig. 7.
V.4. For other radionuclides which are at least temporarily concentrated in particular organs or tissues of the body, monitoring of specific sites is recommended. Examples are radioiodine which is taken up by the thyroid, and inhaled radioactive particles which are retained in the lungs. For bone seeking radionuclides emitting low energy photons, such as $^{241}$Am and isotopes of plutonium and uranium, measurements should be conducted on bones surrounded by a thin layer of tissues, like the knee or the skull [210, 211].

V.5. Localized monitoring is also recommended when intake is through a wound, or when there are other reasons for determining the distribution of the radionuclide(s) within the body. Whole body counting is unlikely to fail completely to detect a significant amount of localized activity, but might not provide an accurate estimate of the amount or give good information on its spatial distribution. The applications of the phantoms and their limitations are described by the ICRP [212].
V.6. In all cases the method should be to compare the signal measured from the subject with that obtained under the same conditions from an anthropomorphic phantom, or other surrogate, containing known quantities of the radionuclide in question. The distribution of the radionuclide in the calibration phantom should match that expected in the human subject as far as possible, although some measurement techniques are more sensitive than others to this distribution. In vivo monitoring systems may also be characterized and calibrated by means of Monte Carlo techniques which have been specifically developed for this purpose [213, 214].

Methods of detection

V.7. Various detection systems are in use for different purposes. Inorganic crystals of high atomic number materials, usually thallium-activated sodium iodide, NaI(Tl), are commonly used to detect energetic photons (above 100 keV), such as those emitted by many fission and activation products. Scintillations produced by the crystal’s interaction with high energy photons are detected by photomultiplier tubes; these generate electronic pulses which are processed to produce a spectrum reflecting that of the radiation absorbed by the crystal.

V.8. This type of measurement system provides the most sensitive method of quantifying radioactive content in the body. However, the energy resolution of the detectors is limited, so that even deconvolution techniques may be unable to determine the radionuclides giving rise to a complex spectrum, such as that from a fresh fission product mixture, or in the presence of a varying background such as that due to radon and its progeny.

V.9. Semiconductor detectors have major advantages in energy resolution, and so allow almost unambiguous identification of the radionuclides in a mixture, but are inconvenient in that they need cooling to liquid nitrogen temperatures. High purity germanium (HPGe) detectors can tolerate cycles to room temperature and need cooling only during operation. Electrically cooled cryostats or mechanical coolers allow the operation of germanium detectors without the need for liquid nitrogen. The lower efficiency of these detectors, when compared with that of inorganic crystals and other scintillators, is more than compensated for by the lower background signal and improved energy resolution.

V.10. Low energy photons, such as those emitted by $^{239}$Pu (13–20 keV) and by $^{241}$Am (60 keV), can be detected with thin NaI(Tl) crystals, which have a similar detection efficiency to larger crystals but much lower background. The addition of a second crystal, usually of CsI(Tl), as an anticoincidence guard improves the detection sensitivity by eliminating the contribution of high energy photons. Such a device, which is commonly known as a phoswich (phosphor sandwich) detector, can lower the detection limit for these photons by more than an order of magnitude. Multiple HPGe planar detectors are increasingly used for the detection of low energy photons, because of their high resolution and low background. For low energy photon counting (using, for example, phoswich or HPGe detectors), account has to be taken of the overlying tissue thickness in determining the detection efficiency.

V.11. Miniature semiconductor detectors, in particular those using cadmium telluride (CdTe) operating at room temperatures, are becoming increasingly available. CdTe detectors offer high sensitivity for detection of low energy photons. Their small size (approximately 10 mm in diameter and 2 mm thick) make them ideal for localized wound monitoring. Their additional advantages are that there is no need to confine a worker in a shielded enclosure and that quick
assessment of the success of a surgical excision procedure is possible. However, these small size detectors are not suitable for the identification and quantification of radionuclides by spectrometry.

V.12. In setting up an advanced in vivo monitoring facility it would generally be recommended that a variety of detection systems be installed, appropriate for the specific radionuclide(s) likely to be of concern.

Measurement procedures

V.13. Subjects for direct measurements should be free of external surface contamination and in fresh clothing, possibly disposable paper garments. Personal belongings such as jewellery, watches and spectacles should be removed. Such precautions help to avoid false identifications of internal activity, and also prevent the transfer of contamination to the counting equipment. Individuals should, to the extent practicable, be in a defined counting position, to ensure reproducibility in serial measurements and to improve comparison with calibration results. In some cases the subject will need to remain stationary for periods of up to an hour for satisfactory precision in the measurement. Some means of communication should be provided for subjects in enclosed shielding, particularly when extended counting periods are necessary.

V.14. Background counts arising in the detector are normally attributed to four sources:

(a) Ambient background radiation from natural sources, such as cosmic rays or radon and its decay products;
(b) Background radiation from activity in the shielding and other equipment;
(c) Radiation from natural radioactivity in the subject;
(d) Radiation scattered into the detector by interactions of the subject with ambient radiation.

V.15. For counting systems based on scintillation counting (NaI(Tl) crystals or phoswich detectors), background counts for the detector system should therefore be determined using an appropriate phantom, as similar as possible to the subject to be counted and placed in the defined counting position. The background level can be considerably reduced by proper design and adequate shielding of the enclosure (for instance steel room facility), where the subject is counted for internal contamination. For whole body counting, background counts determined using uncontaminated subjects matched with respect to gender, height and weight will improve results. However, exact matching will not be possible and factors such as $^{40}$K content cannot be controlled, and therefore better results can be obtained from matched control groups, or from measurements on the specific individual made before starting work. Measurements of background in the counter should be made as close as possible in time to the measurement of the subject, ideally just before and just after. When using semiconductor detectors, background counting with matching phantoms is not necessary.

INDIRECT METHODS

Introduction

V.16. Indirect monitoring is based on the determination of activity concentrations in biological materials separated from the body — usually urine, faeces, breath or blood — or in physical
samples taken from the work environment, such as samples of air or of contamination from surfaces.

V.17. Indirect methods have to be used for those radionuclides that do not emit strongly penetrating radiation to any significant extent. For some other radionuclides, such as those that emit only low energy photons or are preferentially eliminated in excretions, the insensitivity of and uncertainties in the direct monitoring measurement may be such that an indirect method can provide a more reliable estimate of intake. In other cases, indirect methods may be more practicable than direct monitoring and be sufficiently accurate.

V.18. Information on the most suitable bioassay measurement techniques for all radionuclides of common interest in occupational exposure are given in ICRP Publication 78 [12]. This information is currently being updated [15].

**Biological samples**

V.19. The biological samples most commonly used for the estimation of intakes are urine and faeces, but breath, blood or other samples are used in special cases. For example, the analysis of activity in a nose blow or nasal swab provides an early estimate of the identities and relative levels of radionuclides in an inhaled mixture. In this case, however, the relationship between the activity concentration in the sample and the intake is so uncertain that such data can provide only a crude indication of the size of the intake.

V.20. The choice of bioassay sample will depend not only on the major route of excretion, as determined from the physicochemical form of the intake and the biokinetic model for the element(s) involved, but also on such factors as ease of collection, analysis and interpretation. Urine samples are relatively easy to obtain and analyse. They generally provide information on the intake of radionuclides in chemical forms that are readily transferred to the blood. On the contrary, intakes of insoluble material are usually assessed from faecal samples.

**Urine**

V.21. Following the entry of radionuclides into the blood and systemic circulation, clearance from the body will generally be via the urine. Urine contains waste and other materials, including water, filtered by the kidneys from the blood, and collected for up to several hours or more in the bladder before voiding. Because of this mixing in the bladder, radionuclide levels in samples of urine obtained soon after an acute intake should be interpreted with caution. The bladder should be cleared soon after the intake, and then a second and subsequent samples obtained. All samples should be analysed.

V.22. After the first few days, 24 h samples of urine normally provide the best basis for assessing intake. In circumstances where 24 h samples have not been obtained, the total excretion can be estimated by means of normalization relative to creatinine content, collection time (i.e. length of actual sampling interval), volume, and specific gravity [215, 216]. It was recently observed that methods based on creatinine and specific gravity normalization do not provide improved confidence over normalization by time or volume, and require additional measurements (and costs) for the laboratories involved [217].
V.23. In routine monitoring for radionuclides with prompt components of excretion, consideration should be given to the day on which samples are taken, since there can be significant differences between samples taken before and after even short periods free from exposure.

V.24. For intakes of tritiated water, the concentration of tritium in urine is the same as in body water and can be used to assess body content and dose rate without reference to an excretion model.

**Faeces**

V.25. Faecal samples contain water, cellular debris lost from the wall of the gastrointestinal tract, unabsorbed waste products transported through the gastrointestinal tract, including insoluble materials cleared from the lung, and metabolic products cleared from the liver in bile. The mass and composition of individual faecal voidings can be quite variable and depend strongly on diet. For this reason, reliable estimates of daily faecal excretion rates of radioactive materials can usually be based only on total collections over 3–4 d. Single samples should, in most cases, only be used for screening purposes.

V.26. In the monitoring of workers chronically exposed to long-lived radionuclides, faecal samples should ideally be collected after a vacation (at least ten days absence from work) and prior to return to the working environment. Such post-vacation measurements allow for differentiation between the fraction of inhaled radionuclides cleared rapidly through the gastrointestinal tract and the delayed clearance of systemic activity and long term deposits of insoluble forms of radionuclides in the lung.

**Breath**

V.27. Breath is a significant route of excretion only for those few materials which are exhaled directly or metabolized to gases or volatile liquids. However, for these cases, breath samples can provide a convenient way of measuring the activity of excretions, free from most other sources of radioactive contamination.

V.28. The measurement of thoron in breath has been used in various countries to determine thorium intakes by workers involved in the mining and processing of thorium containing minerals [218–223]. The thoron contained in the exhaled breath is used as a measure of the $^{224}$Ra, and hence $^{232}$Th, present in the lung. The exhaled thoron activity is expressed as the activity of the freely emanating $^{224}$Ra parent that would support the thoron concentration measured at the subject’s mouth. The method provides a relatively inexpensive and portable means of detecting moderate levels of inhaled thorium in the body. Two basic methods for measuring thoron in breath are reported:

1. The first method, as described for instance in Refs [218, 222], is based on the so-called double filter system. Air from the lung is exhaled into a cylinder fitted with filters at both ends. The exhaled thoron decays during its transit and the progeny are collected on the exit filter. After a delay of 5 h to allow the progeny to decay, the alpha activity on the filter is measured by alpha counting.
(2) The second method, as described for instance in Refs [220, 224], is derived from the experience of the Argonne National Laboratory [225]. The method is based on electrostatic collection of the thoron progeny $^{212}\text{Pb}$, 85–88% of which is positively charged, onto a negatively charged Mylar disc. After the collection period, the alpha decays can be measured by low level alpha spectrometry [221].

V.29. One disadvantage of the thoron in breath technique is that the measurements have to be taken after a period of lay-off from any work involving exposure to thorium following the intake, to take account of the clearance of activity in the upper airways and the possible presence of short lived thoron progeny. The lay-off period has to be at least 12 h but preferably 72 h to allow for seven half-lives of $^{212}\text{Pb}$.  

V.30. Another, more serious disadvantage is that the measurements require a knowledge of the relationship between exhaled thoron, expressed as the emanating $^{224}\text{Ra}$ equivalent activity at the mouth, and the lung burden of thorium. This relationship, referred to as the thoron emanation rate, appears to depend on the nature of the thorium contamination, thereby making it important to calibrate the breath measurement against in vivo measurements of thorium lung burden [226]. The calibration procedure requires workers with thorium lung burdens that are high enough to be detected by the in vivo gamma counting technique. Estimates of thoron emanation rate vary widely, from 3.7% to 20% [218, 222, 223, 227–231]. Because of this wide variation and the associated uncertainty, the use of the thoron in breath technique is of limited value for routine dose assessment.

**Blood**

V.31. Blood samples provide the most direct source for estimating radionuclides present in the systemic circulation, but are not often used because of medical constraints on the sampling process. Investigations of the concentration of thorium in the blood of heavy-mineral sands workers in Western Australia [232] and thorium plant workers in India [233] have been conducted but, with only a few exceptions (e.g. in the detection of HTO (dilute tritiated water), $^{59}\text{Fe}$ and $^{51}\text{Cr}$ in labelled erythrocytes), blood samples provide very limited information on the total systemic activity following an intake, because of rapid clearance from the blood stream and deposition in tissues and organs.

**Nose blows**

V.32. Nose blows/nose swabs should not be used to estimate an intake, but can be useful in task related and special monitoring to identify the components in a mixture of radionuclides. They can also be used to indicate the need for additional sampling and analysis, especially when exposure due to alpha-emitters such as actinides may have occurred.

**Tissue samples**

V.33. For localized deposits of radionuclides with high radiotoxicity (e.g. transuranic elements) in a wound, it is usually advisable, subject to medical advice, to excise the contamination soon after the intake. Radiochemical analysis of excised tissue by destructive and/or non-destructive methods can provide information on the radionuclides and their relative concentrations, and may assist in assessing the uptake to blood and in determining the course of further actions.
V.34. Other biological samples, such as hair and teeth, can be used to assess intakes although, in general, they cannot be used for quantitative dose assessments.

**Air samples**

V.35. For compounds that disperse readily in air, such as radioactive gases and vapours (e.g. $^{14}$CO$_2$ and tritiated water), samples from stationary air samplers (SASs) can provide a reasonable representation of inhaled radioactive material, especially in small rooms. SASs are deployed at fixed locations in the workplace and have relatively high sampling rates, typically about 20 L/min. For other sources, however, such as resuspended particulates, such samples may lead to estimates of the activity of the material inhaled that are wrong by an order of magnitude or more, depending on the relative locations of the source, the sampler and the worker.

V.36. More representative samples are obtainable from personal air samplers (PASs), which are battery powered systems carried by the worker that draw air samples from the immediate breathing zone at a relatively low sampling rate, typically 2 L/min. Even these samples, however, may lead to an overestimation or underestimation of intakes, depending on assumptions made about particle size of the aerosol and breathing rates.

V.37. Both forms of sampling rely on the collection of radioactive material from the passing air on a filter medium. To some extent, this medium will be specific to the material to be collected. For example, particulate material can be captured on coarse fibre filters, while activated charcoal beds are employed to sample radon gas and iodine vapour. Tritiated water can be collected in a water trap.

**Airborne dust**

V.38. The sampling efficiency of an air sampler is an important factor to be taken into account in the assessment of internal exposure. Air samplers are designed to follow a specific particle size sampling convention which is based on industrial hygiene sampling criteria and relates to the fraction of the total airborne particles sampled. In terms of this sampling convention, there are three dust fractions that may be sampled:

(a) The *inhalable dust fraction* is the fraction of total airborne particles that enters the body through the nose and/or mouth during breathing — it includes particles with aerodynamic diameters less than about 100 µm;

(b) The *thoracic dust fraction* is the sub-fraction of the inhalable fraction that can penetrate into the tracheo-alveolar region of the lung — it includes particles with aerodynamic diameters less than about 30 µm;

(c) The *respirable dust fraction* is the sub-fraction of the inhalable fraction that penetrates into the alveolar region of the lung, including the respiratory bronchioles, the alveolar ducts and sacs — it includes particles with aerodynamic diameters less than about 10 µm.

V.39. In workplaces involving exposure to $^{238}$U and $^{232}$Th series radionuclides in airborne dust, the following considerations apply to air sampling equipment and techniques:

(a) Air samplers typically underestimate the airborne activity concentration and thus the activity inhaled. The degree of underestimation depends on the AMAD and GSD of the
ambient aerosol, the dust load in the air and on the type of sampler used [100]. A correction factor can be applied to minimize the degree of underestimation. For an AMAD of 5 µm and a GSD of 2.5 (the default values recommended in ICRP Publication 66 [131] for workplaces where the actual values are unknown), this correction factor is 1.18 for inhalable samplers, 1.41 for thoracic samplers and 2.5 for respirable samplers [100]. The use of the appropriate correction factor does not remove all of the uncertainty, however, because the AMAD and GSD vary with location, time and circumstances of dust production and can therefore never be known precisely.

(b) The aerosol particle size distribution also has a significant effect on the dose coefficient, leading to an additional source of uncertainty when assessing the effective dose due to the inhalation of particles. The dependence of the dose coefficient on AMAD is particularly strong for particles of lung absorption type S. When assessing the effective dose, it is important to select a sampler with a sampling efficiency that follows as closely as possible the AMAD dependency of the relevant dose coefficients [100].

(c) A knowledge of the lung absorption type is important because it is needed for determining not only the most appropriate dose coefficient but also the type of sampler that best minimizes the errors arising from an incomplete knowledge of the particle size distribution [100].

(d) The preferred type of sampling for minimizing dose assessment errors is inhalable sampling for particles of lung absorption type F and thoracic sampling for particles of lung absorption types M and S [100]. Particles of lung absorption type M or S are likely to be encountered in many NORM industries, but thoracic samplers are presently not as widely available as inhalable samplers and often are not suitable for alpha counting owing to the dust particles being collected on foam rather than flat filters.

(e) The alpha activity inhaled by workers may be underestimated if there is significant alpha particle self-absorption in large particles or in multilayers or agglomerates of smaller particles deposited on the filter. Dust loadings on filters may in such cases need to be restricted accordingly. Various types of filter medium and sampling cassette are available. Where the dust concentration is relatively low (say, about 1–2 mg/m³) and sampling is undertaken over a 4–6 h period, the choice of filter medium and cassette is not likely to be critical. However, when the dust concentration is relatively high (more than about 3 mg/m³) and the sampling is undertaken for a period of 8 h or more, the selection of equipment requires more careful consideration. For some types of filter medium, such as PVC, part of the sample may be lost as a result of dust not fully adhering to the surface. For some types of monitoring cassette, the dust may adhere to the inside wall, requiring it to be removed by washing and added to the material collected on the filter prior to analysis [23].

Radon

V.40. Personal monitoring devices for radon and its progeny are of either the passive or active type. Passive devices take the form of solid state nuclear track detectors that are worn by a worker for an appropriate time period. After exposure, the track detectors are processed by chemical or electrochemical etching. The etching procedure reveals the nuclear tracks caused by the alphas from decay of $^{222}$Rn. The density of the tracks is proportional to the cumulative exposure to $^{222}$Rn over the deployment period. Active devices involve the drawing of air through a sampling filter by a battery powered pump. The alpha emissions from the $^{222}$Rn progeny deposited on the filter are recorded by:
(a) A TLD detector disc, which provides information on gross alpha activity;
(b) A silicon solid state detector with associated electronics, which again provides information on gross alpha activity or provides nuclide specific information; or
(c) A solid state nuclear track detector, which provides information on individual $^{222}\text{Rn}$ progeny.

V.41. For workplace monitoring of $^{222}\text{Rn}$ in air, the concentration is determined either as an instantaneous measurement based on a single air sample, known as a ‘grab sample’, or as a time integrated measurement. Instantaneous measurements have traditionally been made using an alpha scintillation cell, commonly referred to as a Lucas cell. In this method, a sample of the air is collected in a detector chamber. The inside surface of the chamber has a scintillation coating comprising a layer of silver activated zinc sulphide. The air sample is filtered to remove the $^{222}\text{Rn}$ progeny, leaving only the parent radionuclide $^{222}\text{Rn}$ inside the chamber. As the $^{222}\text{Rn}$ as well as in-growing progeny decays by emitting alpha particles, the scintillations from the alpha decay are counted at a known equilibrium by a photomultiplier mounted on top of the chamber. Other techniques are available for instantaneous measurement of $^{222}\text{Rn}$. These include the pulse-counting ionization chamber technique and the double-filter sampler technique. The double-filter sampler technique can be used for measuring both $^{222}\text{Rn}$ and $^{220}\text{Rn}$. Air is passed through a chamber after removal of $^{222}\text{Rn}$ progeny and $^{220}\text{Rn}$ progeny by an inlet filter. The decay of $^{222}\text{Rn}$ and $^{220}\text{Rn}$ during passage through the chamber generates decay progeny which are collected on an outlet filter. The alpha emissions from the decay progeny on the outlet filter are counted, the results of which are used to back-calculate the $^{222}\text{Rn}$ and $^{220}\text{Rn}$ concentrations. Time integrated measurements can be made by using nuclear track detectors known as ‘radon cups’, by using TLDs, or by using devices known as electret passive environmental radon monitors (E-PEMs). So-called ‘continuous’ monitoring techniques are available. They do not provide truly continuous measurements, but are based on frequent instantaneous sampling using either adaptations of the instantaneous sampling methods described above or are based on other specific techniques. Active pumping or diffusion of radon gas into the sensitive volume of a high voltage chamber allow deposition of ingrowing shortly positively charged radon progeny on the surface of a silicon surface barrier detector for subsequent alpha spectroscopy. This method allows separation of $^{222}\text{Rn}$ and $^{220}\text{Rn}$. Portable instruments are available that are relatively rugged and lightweight. They have been used quite extensively in mining environments including underground mines. Portable instruments can be equipped with alarms which are triggered when a specified $^{222}\text{Rn}$ concentration is exceeded.

V.42. Workplace monitoring of the short lived progeny of $^{222}\text{Rn}$ is carried out by drawing air through a filter to capture the progeny radionuclides. Because of the short half-lives of the $^{222}\text{Rn}$ progeny, counting of the alpha and/or beta activity on the filter (see para. V.57) has to be performed during or shortly after sampling.

V.43. As with the monitoring of $^{222}\text{Rn}$ gas concentrations, the monitoring of $^{222}\text{Rn}$ progeny may be carried out either by instantaneous measurements or by measurements over a given time period. Through the development of automated sampling and analytical techniques, instruments have become available for semi-continuous monitoring using integrated measurements and for continuous monitoring. In some instruments that perform alpha and/or beta spectroscopy, raw data can be stored on a continuous basis within the instrument and downloaded later for processing to determine the individual radionuclide concentrations over time.
V.44. The instruments and counting methods used for measuring the concentrations of $^{222}$Rn and its progeny can, in principle at least, be adapted for measuring the concentrations of $^{220}$Rn and its progeny, with certain limitations. Some continuous monitoring instruments can measure $^{220}$Rn and its progeny. For personal monitoring, integrating nuclear track detectors can be used. One type of personal alpha dosimeter records alpha emissions from $^{212}$Po separately, allowing the direct measurement of $^{220}$Rn progeny.

**Surface samples**

V.45. Because the modelling of the transfer of radioactive material from surfaces into the body is particularly uncertain, samples of radionuclide concentrations on surfaces are used primarily to indicate the potential for significant intakes and the need for individual monitoring. Such samples can also indicate the relative amounts of various radionuclides in a mixture and the presence of any radionuclides not detected in a bioassay sample.

V.46. Surface samples are usually obtained by wiping a defined area of the surface with materials such as filter papers or cotton swabs. These materials are chosen for their ability to transfer the expected contaminants from the surface and to release them as needed for analysis. The efficiency of collection should be determined for the particular combination of surface and wiping material, but is likely to be around 10% for a moist swab on a moderately porous surface.

**Handling of samples**

V.47. Special care should be taken in the handling of samples to be used for the assessment of internal exposure, firstly, to avoid the transfer of radioactive or biological contamination during handling and, secondly, to ensure a traceable link between the analytical result and the original sample, as required by the QA programme.

V.48. With respect to the potential hazard from contamination, both biological and radioactive contaminants should be considered. Biological samples may contain pathogens such as bacteria and viruses. These pathogens will be potentially active until the complete sample has been turned into ash or otherwise sterilized. All such samples should therefore be stored at a low temperature, preferably frozen, until analysis. This treatment will also reduce unwanted biological degradation of certain materials, such as organically bound tritium, for which the molecular form is an important factor in the subsequent analysis. Another way to prevent degradation is to treat the sample with acid.

V.49. To establish traceability, a chain of custody should be maintained such that at each step in the collection, transport and analysis of the samples, documentation is created to describe and verify the transfers that have occurred.

V.50. Urine, faeces and other biological samples should not be collected in radioactively contaminated areas, in order to ensure that the activity measured in the sample is representative only of body clearance. The sample should be clearly marked to show the worker’s identity and the date and time of sample collection.

V.51. Those responsible for decisions concerning the type(s) of analysis to be performed on the sample should be informed about the areas in which the worker may have been exposed,
especially if the sample is likely to have high levels of activity, as may be the case for special monitoring. It is also important that they be aware of the use of any medication or treatment that may interfere with the sample analysis or its interpretation.

**Methods of analysis**

V.52. The analysis of biological or physical samples involves the detection and quantification of emissions from the radionuclides present by appropriate instrumentation. In many cases, the radionuclides have first to be separated from the sample matrix to allow sensitive and reproducible detection. In some other cases, limitations of the detectors prevent discrimination between radionuclides that have similar emissions (e.g. some actinides); in these cases, the samples must be subjected to chemical separation of the elements (radiochemical separation) before counting.

*Detection*

V.53. Instrumentation for radiometric assessment can be divided into three classes: that for measuring alpha particles, that for beta particles and that for photon emissions.

V.54. Alpha particles can be detected by various techniques, each having advantages and disadvantages. The simplest gross count of total alpha activity can be made using a ZnS detector or a gas flow proportional counter. These methods are efficient, but do not discriminate between alpha particles of different energies and cannot identify or quantify individual radionuclides in a mixture. Radiochemical separation of individual radionuclides (see para. V.61) followed by alpha spectroscopy analysis techniques using silicon detectors can be used to quantify individual radionuclides, provided that their energies are sufficiently different. Long counting times are generally needed to achieve adequate sensitivity. Radiometric analysis of individual radionuclides is unlikely to be cost effective for routine analysis of individual air sampling filters because it is time consuming and expensive. On a non-routine basis, however, filters can be retained, bulked over a longer period, and the activity determined by these more sensitive analysis techniques to obtain the integrated intake of individual radionuclides over the longer period.

V.55. Industrial activities involving NORM give rise to dust particles containing alpha emitting radionuclides in the $^{238}\text{U}$ and/or $^{232}\text{Th}$ decay series. The detection of this alpha activity on air sampling filters involves the following considerations:

(a) For NORM that has not been chemically or thermally processed, equilibrium of the uranium and thorium decay chains is unlikely to be significantly disturbed in freshly generated dust particles. Apart from any subsequent escape of radon or thoron from the captured dust particles (see (c) below), equilibrium conditions can generally be assumed when analysing air sampling filters by gross alpha counting.

(b) For NORM that has been subject to chemical or thermal processing, equilibrium conditions in the airborne dust particles cannot be assumed and the radionuclide composition should therefore be determined before analysing air sampling filters by gross alpha counting.

(c) It is possible that some radon or thoron may escape from the captured dust particles between the time of sampling and time of analysis. Investigations carried out for ore dust particles suggest that the loss of $^{222}\text{Rn}$ and $^{220}\text{Rn}$ ranges from zero to about 50% [234].
loss of radon or thoron should be assumed for dust particles associated with minerals having very low radon or thoron emanation coefficients, such as zircon and monazite. For dust particles associated with other minerals, such as uranium ore or uranium–thorium ore, some loss of radon or thoron should be expected. For dust particles with uranium/thorium decay chains in equilibrium at the time of sampling, the measured gross alpha activity should be multiplied by a correction factor in the range 1 to 1.23 to account for the loss of radon or thoron and the associated short lived progeny. For a typical loss of 25% radon or thoron [235], a correction factor of about 1.10 would be needed.

V.56. Beta particles are most commonly detected by liquid scintillation counting, especially for low energy beta emitters. In some cases separation of two or more beta emitters in a mixture, such as tritium, $^{14}$C and $^{32}$P, can be achieved by setting energy windows on the detector response. Gross measurements of high energy beta emitters deposited on planchettes or filters can be obtained using gas flow proportional detectors. High energy beta particles can be detected by Cherenkov counting with a liquid scintillation spectrometer.

V.57. Alpha and/or beta spectroscopy is commonly used for determining individual $^{222}$Rn progeny concentrations on a filter. One alpha–beta spectroscopic technique uses a passivated implanted planar silicon (PIPS) detector. Various counting methods are employed, depending on the amount of information on individual $^{222}$Rn progeny required. Counting may be performed just once (‘single count’ methods) or may be performed as a sequence of counts at specified intervals after sampling (‘two count’ and ‘three count’ methods). By solving the relevant equations for radionuclide decay and ingrowth, either the gross activity of the $^{222}$Rn progeny or the activities of individual progeny may be determined.

V.58. Photon emissions from physical or biological samples are usually detected by conventional gamma spectrometry.

V.59. Non-radiometric techniques are also available. For example, luminescence techniques such as UV fluorimetry or kinetic phosphorescence analysis (KPA) can be used for the assay of uranium, irrespective of the degree of enrichment. For bioassay measurements at low detection limits, inductively coupled plasma mass spectroscopy (ICP-MS) offers significant advantages in accuracy, speed and/or sample preparation for the determination of uranium or thorium in urine [236], as does thermal ionization mass spectrometry (TIMS) for $^{239}$Pu [237]. Other techniques, such as fission track analysis and neutron activation analysis can be used to measure specific radionuclides, but are time consuming, expensive and are necessary only in special circumstances.

V.60. Counting times for all of the above methods will depend upon the activity in the sample, the measurement equipment employed and the precision needed.

Radiochemical separation

V.61. In many cases, radionuclides need to be separated from the sample matrix, or from radioisotopes of other elements, before counting, in order to allow the activity to be reliably quantified. This process is, to a large extent, specific to the elements being separated, but generally includes sample preparation and pre-concentration, purification, source preparation and yield determination. In general, a variety of approaches can be applied to isolate a specific radionuclide from sources of interference in order to improve detection. An essential element of
the process is to trace the recovery of the radionuclide through each step so that the final result can be reliably related to the concentration in the initial sample. Appropriate blank samples should be prepared to measure the background.
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Annex

TECHNIQUES FOR RETROSPECTIVE DOSIMETRY

A-1. This Annex is a shortened version of a recently published review [A–1].

HAEMATOLOGICAL TECHNIQUES

A-2. A differential blood cell count is the first quantitative bio-indicator that can be applied after irradiation. The assay is readily available, automated and inexpensive because it is a standard diagnostic tool for investigating many clinical conditions. Measurements take only a fraction of an hour for multiple samples.

A-3. For radiation exposures, the assay is quantified with respect to detecting acute and whole body exposures (or nearly whole body exposures) that might lead to the haematological component of the acute radiation syndrome.

A-4. Normal inter- and intra-individual variations in counts impose a background ‘noise’ such that it requires a dose of 1.0 Gy or higher before values depart from the normal ranges. The most informative early responses are the counts of lymphocytes and granulocytes. The platelet count is slower to respond because the lifespan of platelets in the circulating blood is longer.

A-5. Frequent repeated sampling is performed throughout the time course of clinical management, and the variation of the differential count with respect to the first sample, taken to be close to the pre-irradiation background values, is plotted. It is therefore essential that the first blood sample is taken as soon as possible after exposure.

CYTOGENETIC TECHNIQUES

A-6. Cytogenetic damage in peripheral blood lymphocytes (PBL) includes dicentric chromosomes, chromosome aberrations, micronuclei and translocations. The dicentric chromosome assay, the premature chromosome condensation technique and the micronucleus assay are best applied to the assessment of dose from more recent exposures, whereas fluorescence in situ hybridization (FISH) is the assay of choice to detect stable translocations for exposures that have taken place years or decades before, or that are chronic.

Dicentric chromosome assay

A-7. Dicentric chromosomes are almost exclusively induced by ionizing radiation. The spontaneous frequency of dicentrics is very low in the healthy general population (about one dicentric per 1000 cells). Dicentric frequencies in PBL show a clear linear quadratic dose–effect relationship up to ~5 Gy for acute photon exposures. Due to these characteristics, the dicentric assay is able to detect whole-body doses down to about 0.1 Gy from the analysis of 500–1000
metaphase spreads. Ideally, the dicentric assay is performed on blood samples within a few days of the exposure.

A-8. The duration of this assay depends on the number of cells analysed, on the level of automation and on the experience of the personnel. An assay takes 3 d or longer, including at least 51 h for sample preparation. Dose estimates based on the analysis of 20–50 cells (1–2.5 h) are sufficient to estimate the order of magnitude of the exposure, even if with large uncertainties (± 0.5 Gy). Mathematical procedures exist to take partial body exposure or dose protraction into account [A–2, A–3].

**Premature chromosome condensation technique**

A-9. The premature chromosome condensation (PCC) technique enables the visualization of chromosome aberrations during interphase in both cycling and non-cycling cells. The frequency of spontaneously occurring PCC fragments is in the range of 1–3 in 1000 cells. In general, 4–5 excess fragments per cell per gray are observed for low LET radiation. For the PCC assay, unstimulated lymphocytes should be immediately isolated following exposure in order to perform fusion with mitotic Chinese hamster ovary cells. If sampling is delayed, the repair kinetics for PCC fragments have to be taken into account.

A-10. The whole process from collecting blood to slide preparation takes 3 h at most. Microscope scoring of Giemsa-stained preparations is time consuming. However, utilization of automated systems for scoring PCC fragments, currently under development, can speed up the analysis.

A-11. The chemically induced PCC assay uses the phosphatase inhibitors calyculin A and okadaic acid, which induce chromosome condensation in S and G2 phase cells but not in unstimulated lymphocytes. This assay therefore takes at least 40 h. It has been found to be suitable for the analysis of ring chromosomes, especially at higher doses [A–4].

**Micronucleus assay**

A-12. Micronuclei (MN) arise from acentric fragments or whole chromosomes that are not incorporated into the daughter nuclei during cell division. MN are not radiation specific: they can be caused by exposure to many clastogenic and aneugenic agents. Like dicentrics, MN represent unstable chromosome aberrations, which disappear with time after exposure, and thus their use is restricted to rather recent exposures.

A-13. Compared to the dicentric assay, scoring of MN is simple and quick and does not require extensive experience in cytogenetics. Together with the fact that MN scoring can be automated, this technique proves to be very attractive for high throughput analysis and has been validated as a good dosimetric tool in a limited number of small radiation accidents [A–2, A–6]. However it does not allow the assessment of partial body irradiation, as MN are inherently overdispersed.
A-14. The greatest limitations of this technique are the time needed to obtained a first dose estimate (at least 75 h, due to the fact that lymphocytes require 3 d to enter cytokinesis following stimulation) and the relatively high and variable spontaneous MN yield, that tends to increase with age and is more pronounced in females [A–5]. The detection limit can be lowered to 0.05–0.1 Gy by restricting scoring to centromere-negative MN, since their frequency is not affected by the age-dependent increase [A–6].

**Fluorescence in situ hybridization (FISH)**

A-15. The technique most commonly used is single colour FISH (sFISH), which enables the detection of inter-exchanges, such as dicentrics and translocations. In order to assess induced translocations among different labelled chromosomes, multi-colour FISH and, for whole genome analysis, M-FISH have been developed.

A-16. Translocation frequencies have been shown to persist for many years in circulating lymphocytes [A–7 to A–10], making this technique very advantageous in cases of protracted exposure or for assessment of old exposures. The FISH techniques have been most widely used in individuals exposed to low-LET radiation, but have also been used in individual exposed to high-LET radiation.

A-17. Processing times are about 5 d after receipt of a blood sample, due to the lengthy hybridization protocols. Background frequencies increase significantly with age [A–11, A–11] and can vary greatly between individuals of similar age and dose history. Smoking habits have been suggested to be a significant additional confounding factor [A–12].

**GENETIC TECHNIQUES**

**Somatic mutation assays**

A-18. Two somatic mutation assays have been suggested for use as alternative biodosimeters to chromosome aberration analysis: the Glycophorin A (GPA) and hypoxanthine-guanine-phosphoribosyl transferase (HPRT) mutation assays. Several studies have compared one or both of these assays with chromosome aberration analysis but all have concluded the latter to be the technique of choice for retrospective biodosimetry [A–13 to A–15].

**Gene expression assays**

A-19. Expression levels of many genes are modulated in response to exposure to ionizing radiation. Gene expression profiles have been assessed in radiation workers and radiotherapy patients [A–16 to A–19]. The key steps in the application of the assay in array format are RNA extraction, labelling and hybridization. About 2 d can be required before a dose estimate for less than 10 samples can be obtained.

**PROTEIN BIOMARKERS**
A-20. Numerous changes in protein abundance and localization as well as enzymatic modifications occur as a consequence of biological responses to irradiation at the cellular, tissue or systemic level. Such changes can be identified in urine or blood samples using a range of proteomic approaches. The time between sample receipt and result is typically of the order of a few hours for these assays.

**γ-H2AX**

A-21. The immunofluorescence microscopic detection of foci of the phosphorylated histone γ-H2AX — which form at the sites of DNA double strand breaks — has been tested in multiple clinical settings, showing that it is a sensitive biomarker for radiation exposure. γ-H2AX foci form within minutes after irradiation in a dose-dependent manner. Foci levels peak within less than an hour and then decay rapidly, returning to baseline levels within one to several days, depending on the dose received.

A-22. The sensitivity of this array is reduced by considerable inter-individual variation of baseline levels and by the rapid loss of foci over time. Therefore it can be reliably applied only to very recent exposures (less than 1 d). Automated foci scoring techniques ensure more reproducible scoring criteria [A–20].

**C-reactive protein**

A-23. A high level of radiation exposure induces an inflammatory response which, through cytokines, triggers the induction of C-reactive protein (CRP) for a few days after the exposure. Given that CRP is increased in a large number of acute or chronic medical conditions, it is not specific to radiation and therefore unsuitable as a stand-alone biodosimetry tool.

A-24. The advantage of the CRP assay is that it is already fully automated and can be performed rapidly (within a few hours) at any modern hospital with a clinical biochemistry department. Also, hand-held deployable CRP assay systems are in routine use, therefore it can be used as a rapid screening tool.

**Serum amylase**

A-25. Increased serum amylase activity (hyperamylasaemia) is observed after irradiation of the salivary tissue, as a consequence of the induction of acute inflammatory and degenerative changes. In a similar fashion to that for CRP, serum amylase levels increase in a dose dependent manner, peak at 18–30 h after the exposure and return to baseline levels within a few days [A–21]. One obvious limitation of the technique is its restriction to the dose received by the salivary gland, since irradiation of other tissues would not change amylase levels significantly. Furthermore, as with CRP, it is not specific for radiation and therefore unsuitable as a stand-alone biodosimetry tool.

A-26. Various other protein markers for human radiation exposure have been suggested [A–22, A–23].
PHYSICAL TECHNIQUES

A-27. Physical techniques are those that involve the investigation of physical effects produced by radiation, rather than biological effects, even when performed in biological tissues such as hair, fingernails, tooth enamel and bone. In general, the time from sample receipt to dose estimate is between 1 and 48 h, depending on the required accuracy.

Electron paramagnetic resonance (EPR) dosimetry

A-28. The EPR technique gives an estimate of the absorbed dose by detection of the paramagnetic centres, such as radicals or point defects that are specifically generated by ionizing radiation. Typical applications are EPR spectroscopy with tooth enamel [A–24, A–25] or, when bone biopsies are available, bone tissue [A–26]. Both require invasive sample collection, however. Other suitable materials which can be collected with non-invasive procedures include sugar, plastics, glass, wool, cotton, hair and nails.

A-29. The time stability of the EPR signal varies widely between materials, ranging from 5 to 7 d for plastics [A–27] to ~$10^6$ years for tooth enamel [A–28]. The presence of background EPR non-radiation-induced signals affects the detection limits of the technique, varying widely between ~100 mGy for tooth enamel and 10 Gy for cotton.

A-30. The preparation of samples for EPR dosimetry is usually relatively simple. Depending on the material, a single measurement can take between some minutes up to a few hours. The readout is non-destructive, allowing for repeated measurements of the same sample. A drawback is that EPR spectrometers are expensive and highly qualified personnel are required for their operation.

A-31. Techniques for in vivo EPR measurements of teeth use microwave frequencies of 1 GHz [A–29], i.e. lower than those used for conventional in vitro measurements (about 10 GHz). With low-frequency microwaves a loss in sensitivity of a factor of 5–10 compared with X band spectrometry is expected from calculations, hence the detection limit is expected to be in the range 0.5–1 Gy.

Luminescence dosimetry

A-32. The basis for luminescence techniques in retrospective dosimetry is the same as that described in Annex I for luminescence techniques in prospective dosimetry. Quartz extracted from bricks and other fired building materials is currently the main mineral used for retrospective luminescence dosimetry purposes. In addition to quartz, other phosphors have recently been studied, which can be found either in the urban environment or in materials carried on or close to the body by the general population [A–30].

A-33. Examples of such materials include memory chip modules from telephone cards, identity cards, health insurance cards, cash cards and credit cards [A–30 to A–34], ceramic resistors of

A-34. Procedures for sample preparation and measurement protocols vary but are comparatively quick and easy for most materials: processing of a sample from a personal object can be achieved within less than an hour. Most of these items show a linear dose response over a wide dose range, and detection limits of the order of 10 mGy can be achieved for most materials.

Activation techniques

A-35. Neutron activation techniques are based on the measurement of radioactivity induced by neutron interaction with biological tissues, such as blood, hair or nails, or metallic elements worn by the victims, such as coins, jewellery or belt buckles.

A-36. Activation techniques can be used in the emergency management of a criticality accident and in dose reconstructions many years after exposure to neutrons. In the early phase of the management of a criticality accident, rapid and efficient triage can be performed using the measurement of sodium activation in humans. At the site of an accident, it is possible to perform very rapid measurements of gamma radiation emitted by $^{24}$Na (produced by activation of $^{24}$Na in the body and emitting gamma peaks at 1.36 and 2.75 MeV with a half-life of 14.96 h) with a simple direct gamma survey instrument positioned against the abdominal area of a victim. A more precise estimate of the sodium activity in the victim can be performed at a later time using a whole-body counter or by gamma spectrometry of blood samples.

A-37. Measurements of activated sulphur in hair and nails have also been used for dose reconstruction following accidents. In this case, the beta particles emitted by $^{32}$P produced by activation of $^{32}$S in the body can be measured directly using a Geiger-Müller counter or by liquid scintillation techniques, following simple chemical procedures.

A-38. Another possibility is to determine doses by measuring long lived activated nuclei in environmental samples ($^{67}$Ni in copper samples and $^{152}$Eu, $^{60}$Co, $^{59}$Ni, $^{41}$Ca, $^{39}$Ar, $^{36}$Cl, $^{14}$C, $^{10}$Be in granite gravestones) or in biological materials ($^{41}$Ca in tooth enamel), as was done for atomic bomb survivors.

REFERENCES TO ANNEX


[A-2] INTERNATIONAL ATOMIC ENERGY AGENCY, PAN AMERICAN HEALTH ORGANIZATION, WORLD HEALTH ORGANIZATION, Cytogenetic Dosimetry:


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