HAZARDOUS MATERIALS SECTION

HAZMAT: PART ONE – HAZMAT RESPONSE ................................................................. C-1
  A. Initial Notification of Response Agencies ......................................................... C-1
  B. Recognition ........................................................................................................ C-1
  C. Evaluation .......................................................................................................... C-3
  D. Evacuation ......................................................................................................... C-5
  E. Direction and Site/Entry Control ....................................................................... C-5
  F. Command and Control ..................................................................................... C-6
  G. Communications ............................................................................................... C-6
  H. Warning Systems & Emergency Public Notification ......................................... C-6
  I. Health and Medical Services ........................................................................... C-6

HAZMAT: PART TWO – RESPONSIBLE PARTY HAZMAT ACTION .............................. C-7
  A. Discovery and Notification ................................................................................ C-7
  B. Removal Action ................................................................................................ C-7

HAZMAT: PART THREE – STATE HAZMAT ACTION .................................................. C-8
  A. Authority .......................................................................................................... C-8
  B. Response Policy ................................................................................................ C-8
  C. State Response Capabilities ............................................................................ C-8
  D. Responsibilities ................................................................................................ C-8

HAZMAT: PART FOUR – FEDERAL HAZMAT ACTION ............................................. C-10
  A. Authority .......................................................................................................... C-10
  B. Jurisdiction ....................................................................................................... C-10
  C. Response Policy ............................................................................................... C-10

HAZMAT: PART FIVE – SUBAREA HAZMAT RISK ASSESSMENT ............................ C-12
  A. General ............................................................................................................. C-12
  B. Transportation .................................................................................................. C-13

HAZMAT: PART SIX – RADIOLOGICAL AND BIOLOGICAL ISSUES ....................... C-14
HAZMAT: PART ONE – HAZMAT RESPONSE

A. INITIAL NOTIFICATION OF RESPONSE AGENCIES

All hazardous material (hazmat) releases in excess of the reportable quantity must be reported by the responsible party to the National Response Center (NRC). Any release, regardless of amount, is required to be immediately reported to the Alaska Department of Environmental Conservation (ADEC). Upon notification of a release, the NRC shall promptly notify the appropriate Federal On-Scene Coordinator (FOSC). The FOSC shall contact the ADEC State On-Scene Coordinator (SOSC). If ADEC receives notification first, the SOSC shall notify the FOSC promptly. An emergency notification list is provided at the front of the Response section in this plan. The FOSC and SOSC will relay the notification to local communities, resource agencies, medical facilities, and others as necessary and begin coordination with a Local On-Scene Coordinator (LOSC), if available, if the incident poses an immediate threat to public health and safety.

As long as there is an immediate threat to public safety, the LOSC serves as the ultimate command authority if the FOSC or SOSC does not assume the lead role for the response or the LOSC requests a higher authority to assume that responsibility.

The LOSC can at any time request higher authority to assume command and control of an incident. Local emergency plans should be consulted for any specific directions or guidelines. The local fire department and/or Local Emergency Planning Committee (LEPC) should have the most current records on local storage of hazmat in quantities large enough to meet federal reporting requirements.

B. RECOGNITION

To deal with a hazmat release safely, it is essential to recognize the chemical or physical hazards that may affect response personnel. Chemical hazards include biological, radioactive, toxic, flammable, and reactive hazards. Physical hazards include slips; trips and falls; compressed gases; materials handling; thermal, electrical, and noise hazards; and confined spaces.

To help determine these hazards, it is important to identify the properties of the released material, including characteristics such as flammability, radioactivity, corrosiveness, toxicity, and/or other properties that classify them as hazardous. For any particular hazardous category, the degree of hazard varies depending on the substance.

The hazardous properties and degree of hazard for a substance can be determined using reference materials. Chemical properties and the health hazards associated with the various materials transported in the Northwest Arctic Subarea can be found in the United States Coast Guard (USCG) Chemical Hazards Response Information System (CHRIS) Manual, the United States Department of Transportation (DOT) Emergency Response Guidebook (current edition), and Computer-Aided Management of Emergency Operations (CAMEO) computer programs. Industry experts can be consulted as well. An excellent resource is the CHEMTREC 24-hour information number, 1-800-424-9300, supported by the Chemical Manufacturers Association. Additional references are provided below.

The “degree of hazard” is a relative measure of how hazardous a substance is. For example, the Immediately Dangerous to Life and Health (IDLH) concentration of sulfuric acid is 15 milligrams per meter cubed; the IDLH for sodium cyanide is 25 milligrams per meter cubed. Neither is combustible, however, sodium cyanide if mixed with an acid, generates hydrogen cyanide. Hydrogen cyanide is highly
toxic gas, IDLH 50 ppm, and is also a Class 1A flammable liquid or flammable gas. Sulfuric acid is more toxic (has a higher degree of health hazard) than sodium cyanide. However, sodium cyanide, if it is mixed with an acid produces a far greater hazard, in terms of both toxicity and flammability.

Although print and online sources can provide information about a substance’s environmental behavior, additional field data will likely be required to fully characterize it. Most frequently, air monitoring and sampling are needed to verify and identify the presence of hazmat, calculate concentrations, and confirm dispersion patterns.

The following are some useful references for hazmat and response organization information:

**State Plans and Guidance**

**National Plans and Guidance**
- Commandant Instruction #16465.30, Policy Guidance for Response to Hazardous Chemical Releases

**Chemical and Hazard Material Guides and Manuals**
- CHEMTREC, Chemical/Hazardous Substance information, 1 800-424-9300
- International Maritime Dangerous Goods Codes
- National Institute for Occupational Safety and Health (NIOSH)/Occupational Safety and Health Administration (OSHA)/USCG/United States Environmental Protection Agency (EPA), NIOSH Pocket Guide to Chemical Hazards [www.cdc.gov/niosh/npg/](http://www.cdc.gov/niosh/npg/)
- Sax’s Dangerous Properties of Industrial Materials
- USCG CHRIS Manual

**Reports**
C. EVALUATION

To properly evaluate a hazmat release, the incident must be characterized. Incident characterization is the process of positively identifying the substance(s) involved and evaluating the actual or potential public health and environmental impacts. This is generally a two-phase process, comprising an initial characterization followed by a more comprehensive characterization.

1. Initial Characterization: The initial characterization is based on information that is readily available or can be obtained fairly rapidly to determine what hazards exist and if immediate protective measures are necessary. During this initial phase, a number of key decisions must be made regarding:

- Imminent or potential threat to public health
- Imminent or potential threat to the environment
- Immediate need for protective actions to prevent or reduce the impact
- Protection of the health and safety of response personnel

If the incident is not immediately dangerous to human life or sensitive environments, more time is available to evaluate the hazards, design plans for cleanup, and establish safety requirements for response personnel. Information for characterizing the hazards can be obtained from on-scene intelligence (records, placards, eye witnesses, etc.), direct reading of instruments, and sampling. Depending on the nature of the incident and the amount of time available, various combinations of these information gathering methods may be used. The following outline describes one approach to collecting the data needed to evaluate a hazmat incident’s impact.

- Attempt to gather as much information as possible, such as:
  - Nature and exact location of the incident
  - Date and time of occurrence
  - Hazardous substances involved and their physical/chemical properties
  - Present status of the incident
  - Potential pathways of dispersion
  - Habitation - population at risk
  - Environmentally sensitive areas - endangered species, delicate ecosystems
  - Economically sensitive areas - industrial, agricultural
  - Accessibility by air, roads, and waterways
  - Current weather and forecast (next 24 to 48 hours)
  - Aerial photographs/video when possible
  - A general layout and mapping of the site
  - Available communications

- Off-site reconnaissance (that can be conducted in Level D Personal Protective Equipment (PPE), per OSHA and EPA guidance) should be the primary inspection method for initial site characterization when the hazards are largely unknown or there is no urgent need to enter the site. Off-site reconnaissance consists of visual observations and monitoring for atmospheric hazards near the site. Collecting of off-site samples may help identify substance migration or indicate on-site conditions. Off-site reconnaissance would include:
  - Monitoring ambient air with direct-reading instruments for:
    - Organic and inorganic vapors, gases, and particulates
- Oxygen deficiency
- Specific materials, if known
- Combustible gases and radiation
  - Identifying placards, labels, or markings on containers or vehicles
  - Noting the configuration of containers and trailers
  - Noting the types and numbers of containers, trailers, buildings, and impoundments
  - Identifying any leachate or runoff
  - Looking for biological indicators - dead vegetation, animals, insects or fish
  - Noting any unusual odors or conditions
  - Observing any vapors, clouds, or suspicious substances
  - Taking off-site samples of air, surface water, ground water (wells), drinking water, site runoff, and soil
  - Reviewing the Dangerous Cargo Manifest
  - Conducting interviews with workers, witnesses, observers, or inhabitants

- An on-site survey (conducted in a minimum of Level B PPE, per OSHA and EPA guidance until hazards can be determined) may be necessary if a more thorough evaluation of hazards is required. On-site surveys require personnel to enter the restricted or hot zone of the site. Prior to any personnel conducting an on-site survey, an entry plan addressing what will be initially accomplished and prescribing the procedures to protect the health and safety of response personnel will be developed. On-site inspection and information gathering would include:
  - Monitoring ambient air with direct-reading instruments for:
    - Organic and inorganic vapors, gases, and particulates
    - Oxygen deficiency
    - Specific materials, if known
    - Combustible gases and radiation
  - Observing containers, impoundments, or other storage systems and noting:
    - Numbers, types, and quantities of materials
    - Condition of storage systems (state of repair, deterioration, etc.)
    - Container configuration or shape of tank cars, trailers, etc.
    - Labels, marking, identification tags, or other indicators of material
    - Leaks or discharges from containers, tanks, ponds, vehicles, etc.
  - Noting physical condition of material:
    - Solids, liquids, gases
    - Color
    - Behavior (foaming, vaporizing, corroding, etc.)
  - Determining potential pathways of dispersion - air, surface water, ground water, land surface, biological routes
  - Taking on-site samples of storage containers, air, surface water, ground water (wells), drinking water, site runoff, and soil.

2. Comprehensive Characterization: Comprehensive characterization is the second phase, and may not be needed in all responses. It is a more methodical investigation to enhance, refine, and enlarge the information base developed during the initial characterization. This phase provides more complete
information for characterizing the hazards associated with an incident. As a continuously operating program, the second phase also reflects any environmental changes resulting from response activities.

Information obtained off site and during the initial site entries can be sufficient to thoroughly identify and assess the human and environmental effects of an incident. If not, an environmental surveillance program needs to be implemented. This program collects the same type of information gathered during the preliminary inspection, but more detailed and extensive. For example, if the first phase involved the collection of one or two groundwater samples, the second phase would conduct a broad and intensive groundwater survey over a long period of time.

Results from preliminary inspections provide a screening mechanism for a more complete environmental surveillance program to determine the full extent of contamination. Since mitigation and remedial measures may cause changes in the original conditions, a continual surveillance program can be used to identify and track these fluctuations or ramifications.

D. EVACUATION

Neither the USCG nor the EPA has the authority to order an evacuation of facilities or communities in the event of a hazmat release; this authority lies with local or state entities. However, evacuation should be strongly recommended to local civil authorities (police, fire departments, etc.) whenever a hazardous release poses a threat to surrounding personnel. In the event of such a release, the area should be isolated for at least 100 meters in all directions until the material is identified. Only trained and properly equipped personnel should be allowed access.

To guide evacuations, the DOT Emergency Response Guidebook includes “Table 1: Initial Isolation and Protective Action Distances.” Evacuation should always begin with people in downwind and in low-lying areas. Continual reassessment is necessary to account for changes in weather and wind, rate of release, etc. CAMEO should be used to provide an air plume trajectory model for downwind toxic plume distances. Again, constant reassessment is required.

Issues concerning disaster assistance for people and organizations in evacuated areas should be referred to the Alaska Department of Military and Veterans Affairs (DMVA) Division of Homeland Security and Emergency Management.

E. DIRECTION AND SITE/ENTRY CONTROL

The purpose of site control is to minimize potential contamination of emergency response personnel, protect the public from any hazards, contain and reduce the extent of contamination to the environment, and prevent unlawful entry onto the site that may result in an additional release of material, destruction of evidence, or prolonging of the cleanup effort. The degree of site control necessary depends on site characteristics, site size, and the surrounding community.

Several site control procedures should be implemented to reduce potential exposure and ensure an effective, rapid cleanup, including:

- Secure site, and establish entry control points
- Compile a site map
- Prepare the site for subsequent activities
- Establish work zones
• Use the buddy system when entering
• Establish and strictly enforce decontamination procedures
• Establish site security measures
• Set up communications networks
• Enforce safe work practices


F. COMMAND AND CONTROL
The LOSC can at any time request higher authority to assume command and control of an incident. All applicable local emergency plans should be consulted. After the LOSC, together with the FOSC and SOSC, has determined that public safety is not at risk, then the Unified Command response organization will assume command and control of the incident.

Government response organization in the State of Alaska is based on the Unified Command structure of the Incident Command System (ICS), which is outlined in the AIMS Guide. The Unified Command brings together the FOSC, the SOSC, and the Responsible Party’s Incident Commander (along with the LOSC if participation is warranted and available) into one governing unit. The ICS and Unified Command structure are discussed in further detail in the Unified Plan, Annex B and in the AIMS Guide. The organizational structure and hazmat team member duties and responsibilities for hazmat response are also described in the AIMS Guide, Appendix B.

G. COMMUNICATIONS
A communications plan for all sections of the ICS will be established by the Incident Commander.

At this time, a pre-established generic communications plan accounting for the various police, fire, federal, state, and local frequencies has not been established. State and federal communications resources are listed in the Unified Plan, Annex E and in the Resources section of this plan.

H. WARNING SYSTEMS & EMERGENCY PUBLIC NOTIFICATION
Three separate systems for broadcast of emergency messages are available to the Alaska Regional Response Team, FOSC, and SOSC: the National Oceanic and Atmospheric Administration (NOAA) Weather Radio System, the State of Alaska Emergency Alert System, and the National Warning Systems. Details on how to access these systems are provided in the Unified Plan, Annex E, Appendix III, and Tab V. The LOSC or the local emergency services should activate any system available in their community (e.g., community alert system). To broadcast an emergency public notice to a specific community, refer to the Resources section of this plan for radio, newspaper, and television contacts.

I. HEALTH AND MEDICAL SERVICES
For local hospital and clinic information, refer to the Resources, Community Profiles section of this plan.
HAZMAT: PART TWO – RESPONSIBLE PARTY HAZMAT ACTION

A. DISCOVERY AND NOTIFICATION

Any person in charge of a vessel or a facility shall report releases of hazmat in excess of the reportable quantity as defined in Table 1 of 49 CFR 172.101 to the NRC’s 24-hour telephone number, 1-800-424-8802, in accordance with the NCP. Any release, regardless of the amount, is required to be reported to the State of Alaska. This notification can be accomplished by contacting the ADEC either through the Northern Area Response Team at 451-2121 or through the 24-hour telephone number at 1-800-478-9300.

If direct reporting to the NRC is not immediately practicable, reports will be made to the Captain of the Port (COTP) Western Alaska (the USCG FOSC for the Subarea at 24-hour telephone number 428-4100). The EPA’s FOSC may also be contacted through the regional 24-hour response telephone number at 206-553-1263. All such reports shall be promptly relayed to the NRC.

As much information as possible shall be reported, including, but not limited to, the following:

- Location of the release
- Type(s) of material(s) released, including any pertinent SDS data
- Estimated quantity of material released
- Possible source of the release
- Date and time of the release
- Population and/or environment at risk

See Page C-3 for additional pertinent information to be gathered and reported, as available.

B. REMOVAL ACTION

The responsible party shall, to the fullest extent possible, perform promptly the necessary removal action to the satisfaction of the pre-designated FOSC, SOS, and LOSC or local emergency services.

Regardless of whether or not a cleanup will be conducted, the responsible party shall cooperate fully with all federal, state, and local agencies to ensure that the incident is handled in a safe, proper manner.
HAZMAT: PART THREE – STATE HAZMAT ACTION

A. Authority

The ADEC is mandated by statute to respond promptly to a discharge of oil or a hazardous substance (Alaska Statute [AS] 46.80.130). Additionally, the ADEC may contract with a professional emergency contractor or municipality to meet response requirements and/or establish and maintain a containment and cleanup capability (i.e., personnel, equipment, and supplies) (AS 46.09.040).

B. Response Policy

The ADEC is currently operating in accordance with an August 1992 policy decision that precludes ADEC personnel from responding to situations that require Level A/B protection. ADEC personnel are prohibited from responding with or using personal protective equipment beyond the Level C protection category (as defined in EPA standards).

C. State Response Capabilities

In the Northwest Arctic Subarea, the ADEC has entered into community response agreements with the Northwest Arctic Borough.

The ADEC also coordinates with the Statewide Hazardous Materials Response Team, which consists of the local and regional Level A entry capable hazmat response teams. These teams include the hazmat teams from the Municipality of Anchorage, Fairbanks North Star Borough, the City of Kodiak, the City and Borough of Juneau, and the City of Ketchikan, along with the Alaska National Guard 103rd Civil Support Team (CST) and the EPA response team (Superfund Technical Assessment and Response Team).

In the event of a hazmat release requiring immediate response, the ADEC’s pre-designated SOSC may request support from any of the hazmat response teams. These teams maintain a Level A entry capability and can respond beyond their jurisdictional boundaries at the request of the SOSC. The teams are to be used strictly for emergency response operations. Once the immediate hazard is dealt with, the teams will be released to return to their home stations. Post-response recovery operations will be handled by the responsible party (if known) or through ADEC response team contractors or federal contractors.

Another state asset is the 103rd CST, based at Joint Base Elmendorf Richardson, Alaska. The 103rd CST can be requested through the ADEC or DMVA’s Division of Homeland Security and Emergency Management, State Emergency Operations Center (428-7100 or 1-888-462-7100). This team’s primary focus is weapons of mass destruction, including chemical and biological warfare agents and toxic industrial chemicals. The 103rd CST maintains Level A entry capability and a wide variety of detection instruments and support equipment. The team can be used in an advisory role for hazard modeling or medical assessment and in a primary or an assist mode to perform entries alone or in conjunction with other first responders.

D. Responsibilities

State agency roles and responsibilities are clearly defined in the Unified Plan, Annex A. During a hazmat incident, the SOSC’s anticipated and prioritized response objectives are as follows:

- Safety: Ensure the safety of persons involved, both those responding and those exposed, from the immediate effects of the incident.
- **Public Health**: Ensure protection of public health and welfare from the direct or indirect effects of contamination on drinking water, air, and food.
- **Source Mitigation**: Ensure that actions are taken to stop or reduce the release at the source to reduce/eliminate further danger to public health and the environment.
- **Environment**: Ensure protection of the environment, natural and cultural resources, and biota from the direct or indirect effects of contamination.
- **Cleanup**: Ensure that the responsible party accomplishes adequate containment, control, cleanup, and disposal, or take over if cleanup is inadequate.
- **Restoration**: Ensure assessment of contamination and damage, as well as restoration of property, natural resources, and the environment.
- **Cost Recovery**: Ensure recovery of costs and penalties to the Oil and Hazardous Substance Release Prevention and Response Fund for response containment, removal, remedial actions, or damage.
HAZMAT: PART FOUR – FEDERAL HAZMAT ACTION

A. AUTHORITY

Section 311 of the Federal Water Pollution Control Act and the Comprehensive Environmental Response, Compensation and Liability Act of 1980 are the principal authorities for federal response to discharges of oil and releases of hazardous substances. The procedures and standards for conducting responses are contained in the NCP (40 CFR 300). Under the NCP and the Unified Plan, each USCG COTP for coastal zones, or EPA representative for inland zones, coordinates federal activities on scene as either the pre-designated FOSC or as the first federal official in the absence of the pre-designated FOSC. The FOSC objective is to ensure rapid, efficient mitigation of actual or threatened pollution releases or discharges.

B. JURISDICTION

In accordance with the NCP and Alaska Unified Plan, the USCG COTP for Western Alaska (Commanding Officer, Sector Anchorage) is identified as the pre-designated FOSC for the coastal zone, and the EPA (Region 10 Alaska Operations Office) is the pre-designated FOSC for the inland zone. The FOSC will respond to hazardous substance releases, or threats of release, occurring in the coastal or inland zones which originate from:

- Vessels and vehicles (as well as other modes of transportation, e.g., railroad).
- Facilities, other than hazardous waste management facilities, when the release requires immediate action to prevent risk of harm to human life, health, or the environment.
- Hazardous waste management facilities, or illegal disposal areas, when the FOSC determines emergency containment or other immediate removal actions are necessary prior to the arrival of the EPA FOSC.

The FOSC does not have jurisdiction over hazardous response releases from Department of Defense vessels or facilities.

For all shore side incidents in the coastal zone, once the immediate threat to human life, health, or the environment has been abated and the character of the response changes to a long-term cleanup or site remediation, the FOSC’s responsibilities will be transferred from the USCG COTP to a designated EPA official.

C. RESPONSE POLICY


The USCG and other federal agencies in Alaska will maintain a "conservative" Level D response capability level. "Conservative" response consists of recommending evacuation of the affected area and maintaining a safe perimeter while attempting to positively identify the pollutant and outlining a clear course of action. Federal personnel, with the exception of specialized teams (e.g., the National Strike Force, the Pacific Strike Team, and the EPA Environmental Response Team and Superfund Technical
Assessment and Response Team), will not enter a hazardous environment. This response posture is appropriate due to insufficient numbers of trained or equipped personnel to allow a safe and proper entry into a hazardous environment and the low risk of a chemical release in the area. Refer to the Unified Plan for a description of the National Strike Force and other special forces.

In situations requiring an entry into a hazardous environment, federal agencies will rely on the capabilities of the USCG Pacific Strike Team, EPA response teams, state and local hazmat response teams, if available, and industry or commercial resources.

In implementing this conservative response posture, the COTP for Western Alaska will carry out all the FOSC functions not requiring entry of unit personnel into a hazardous environment. These functions include:

- Conducting preliminary assessment of the incident.
- Carrying out COTP measures such as restricting access to affected areas, controlling marine traffic (safety zones), notifying affected agencies, coordinating with state and local agencies, and assisting as resources permit.
- Conducting local contingency planning.
- Identifying responsible parties and informing them of their liability for removal costs.
- Carrying out "first aid" mitigation if the situation warrants and capability exists.
- Monitoring cleanup activities.

The CAMEO software suite will be an important part of any chemical release incident. This set of software includes CAMEOfm, CAMEO Chemicals, Areal Locations of Hazardous Atmospheres (ALOHA), and Mapping Application for Response, Planning, and Local Operational Tactics (MARPLOT). Together, the CAMEOfm chemical database and CAMEO Chemicals chemical response information datasheets and reactivity prediction tool provide a rapid means of identifying chemicals and their associated hazards. ALOHA air modeling program, part of CAMEO, provides a rapid means of developing a downwind hazard evaluation. MARPLOT is an easy-to-use geographic information system (GIS) interface. The NOAA Scientific Support Coordinator will be the primary individual responsible for operating the CAMEO programs during a hazardous chemical release for the FOSC. Local fire departments and the EPA also maintain CAMEO to assist in their response efforts. Programs for the ALOHA model need to be frequently updated to account for changing wind and weather conditions, source strength, and other variable conditions. These software applications are available for free download at https://www.epa.gov/cameo.
HAZMAT: PART FIVE – SUBAREA HAZMAT RISK ASSESSMENT

A. GENERAL

The Northwest Arctic Subarea includes the Northwest Arctic Borough and the area of the Seward Peninsula.

The region encompasses two Local Emergency Planning Districts (LEPD) as defined under State statute and the federal Emergency Planning and Community Right-to-Know Act of 1986 (EPCRA). These two LEPDs are the Northwest Arctic Borough LEPD and the Nome LEPD.

The region is characterized by predominantly isolated coastal communities with some communities located along interior rivers. Industrial activity is limited, with the exception of the Cominco Red Dog mine, located 60 miles northwest of Kotzebue, and other mining activities outside of Nome. Although the mines may use extremely hazardous substances in the mining operation, exposure is limited primarily to the worker population, except during periodic transport through or near populated communities.

The ADEC Spills Database lists 427 hazmat spills or releases of various sizes that have occurred in the subarea in the 10-year period between January 1, 2007 and December 31, 2016. The most significant release in this subarea was a 250,000-pound zinc concentrate spill to tundra on August 12, 2012. The ADEC Spills Database lists 61 hazmat releases of 100-plus gallons/pounds during that time period. Of the 427 hazmat spills, 6 were releases of chemicals classified as extremely hazardous substances (EHS) (ammonia [anhydrous], and sulfuric acid), and only 1 exceeded the reporting threshold specified in the Emergency Planning and Community Right-to-Know Act Section 302.

1. Chemical Inventory: Two mining facilities in the subarea use large quantities of sodium cyanide, which is used in extracting gold from ore. Several communications facilities and military long range radar site (LRRS) facilities use large amounts of sulfuric acid for battery power generation.

Bulk fuel facilities are listed for each community in the Resources Section of this subarea plan.

2. Chemical Risks: This subsection identifies the hazards associated with the most common EHSs present within the subarea in amounts greater than the federally mandated threshold planning quantities. The properties of each substance and how they affect humans are discussed below.

- Sodium cyanide is very toxic and normally shipped in solid form to the mining facilities in Alaska. It may be fatal if swallowed or inhaled. When sodium cyanide reacts with acid, hydrogen cyanide (HCN) is generated. HCN is an extremely poisonous gas.

- Sulfuric acid is a dense, colorless, oily liquid. It is highly reactive with a large number of other substances and is readily soluble in water with release of heat. Fumes are released from the liquid through evaporation, and heat as a result of fire or other chemical reaction can significantly increase emissions. Both the liquid and its solutions will cause burns if allowed to
come in contact with skin or eyes. Fumes are highly toxic, and reaction of the acid with a variety of substances can produce other toxic gases.

Of the non-EHS, chemicals, the most abundant other hazardous chemicals in the subarea include the following:

- Barium Hydroxide
- Calcium Chloride Pellet
- Calcium Oxide (Quicklime)
- Copper Sulfate
- Diesel Fuel
- Lead Concentrate
- Methanol
- Sodium Sulfide Flake, Hydrated
- Zinc Concentrate
- Zinc Sulphate

3. Response Capability:
There are no Level A Hazmat response teams in the Northwest Arctic subarea. In the event of a hazardous substance release, ADEC should be contacted and they can take action to activate the Statewide Hazmat Response Team. This formally agreed arrangement allows ADEC to request a Level A Hazmat team to respond to an event anywhere in the state, as long as the requested Hazmat Team can spare the services of the equipment and trained personnel.

In addition, several of the larger industrial facilities within the subarea are required to have Risk Management Plans (RMPs) for chemicals exceeding threshold quantities under 40 CFR Part 68 regulations. The RMPs contain emergency response plans for mitigating facility releases. Large bulk fuel production and storage facilities within the subarea also are required to maintain Facility Response Plans and specific levels of response equipment to mitigate oil releases in accordance 40 CFR Part 112.20 regulations.

Several communities in the Northwest Arctic subarea have developed and maintain local emergency management plans, or all-hazard plans, to respond to a variety of emergencies including hazardous substance releases.

B. TRANSPORTATION
Bulk fuel facilities are listed for each community in the Resources Section of this subarea plan. Access to each of these communities is primarily by vessel, and fuel deliveries are made periodically by tank barges. The Northwest Arctic subarea experiences over 200 to 500 fuel transfers annually, with a total fuel volume of less than 50 million gallons. Tank barges operate in the subarea for approximately four months out of the year, for a total of 20 transits annually.

The Statewide Hazmat Commodity Flow Study conducted in 2010 is available on the ADEC website at: http://dec.alaska.gov/spar/ppr/hazmat/study.html. This report summarizes the transportation of hazmat through Alaska communities, including the types and quantities of hazmat commodities and the transportation routes used. Chapter 5.8 is specific to the transportation of hazmat in the Northwest Arctic Subarea.
HAZMAT: PART SIX – RADIOLOGICAL AND BIOLOGICAL ISSUES

Procedures for radiological response are included in the Unified Plan, Annex J.

Presently, a biological response is not addressed and procedures are not under development for biological issues.