This module summarizes relevant quality assurance and control aspects of conducting a CPT. This information is typically organized in what is call a Quality Assurance Project Plan which can either be a stand alone document or combined along with other information contained the CPT Plan.
Presentation Overview

• Why is a QAPP important?
• Step-by-step instructions for QAPP review.
• Final thoughts

This module will discuss why QAPP’s are important, and step-by-step discussion for reviewing QAPP’s and some final thoughts on QAPP’s.
Why Is a QAPP Important?

- Ensures that all stakeholders are on the same page prior to beginning work.
- Helps to identify potential pitfalls.
- Ensures that all necessary data are collected.
- Minimizes the collection of unnecessary data.
- These will all save effort, time, and money.

First, the overall goals of a QAPP are to have a mutually agreed to protocol that defines what data is to be collected, what the objectives and purpose of collecting that data are and therefore what level of accuracy and precision the results of that data collection should meet. Collection of data that is not needed to meet the objectives of the test program (i.e., show compliance with standards and establish OPLs) should be carefully considered before insisting on their inclusion in any test plan.
There are several places in the project where important QA/QC procedures need to be identified. Job set-up issues can include making sure necessary arrangements are made with laboratories, the facility and the testing contractor so that overall project QA/QC requirements are met. This will include making sure labs in particular, know what pre-spiking and sampling media are needed for the project and this is prepared in a timely manner. All field equipment to be used must be properly cleaned, calibrations need to be current and appropriate reagents and gases need to be ordered for the field work. There are also the essential QA/QC activities that occur during the test itself and then finally, there are post test quality requirements for certain test equipment and the laboratory analyses that must be followed.
How to Review a Trial Burn QAPP

Based on
Hazardous Waste Combustion Unit Permitting
Manual
Component 2
How to Review A Quality Assurance Project Plan
U.S. EPA Region 6 Center for Combustion Science and Engineering
January 1998

In large part, this module is based on the US EPA Region 6 Guidance cited in this slide as this document represents a very useful reference for this work. Each element of that guidance will be reviewed in this module.
Elements 1 and 2

- Element 1 – Title page and signatures
- Element 2 – Table of Contents

Elements 1 and 2 of the Guidance outline the title page, signature requirements and table of contents to be included in the QAPP.
Element 3 – Project Description

- Brief project description with reference to CPT
- Concise statement of CPT purpose and objectives
- HWC description and wastes burned
- HWC diagram with all sampling and monitoring points
- Sampling and analysis program summary which includes:
  - Sampling matrices and parameters
  - Sampling methods
  - Frequency and # of samples
  - Analytical methods
  - Field measurements and monitoring methods
- Relationship of results to objectives
- Identification of critical and noncritical measurements
- CPT schedule
- Identification of special requirements (personnel, equipment, reporting)

Element 3 describes the general project description topics that should be addressed in the QAPP or CPT Plan. The topics are:

Brief project description with reference to CPT;
Concise statement of CPT purpose and objectives;
HWC description and wastes burned;
HWC diagram with all sampling and monitoring points;
Sampling and analysis program summary including sampling matrices and parameters, sampling methods, frequency and # of samples, analytical methods, and field measurements and monitoring methods;
Relationship of results to objectives;
Identification of critical and noncritical measurements;
CPT schedule; and
Identification of special requirements (personnel, equipment, reporting).
Element 5 – QA/QC Objectives

- Are QA requirements sufficient to support CPT objectives?
- List of specific types of QC samples to be used to evaluate precision and accuracy (P&A) and required frequency
- Table of P&A criteria for all field and laboratory results
- Completeness goals for individual and overall CPT results
- Discussion of representativeness and comparability of CPT data
- Discussion of required MDLs and ability of proposed analytical methods to meet MDLs

All sampling and analysis activities associated with the CPT should have QA/QC objectives associated with the collection, handling (i.e., chain of custody) and analysis of results. This will include a summary of what samples will be analyzed to assess precision and accuracy of the results and what blanks will be collected and analyzed as well. Completeness goals for a CPT should be 100%. In addition, a discussion of how detection limits will be determined for specific methods should be included.
While this table may differ from CPT to CPT depending on what subcategory the HWC falls into, what standards need to be tested for and whether MTEC or data in lieu of approaches will be used. A summary table of the performance parameters to be assessed, the relevant standards and sampling and analytical methods should be included in the QAPP.

<table>
<thead>
<tr>
<th>Parameter</th>
<th>MACT Emission Limits</th>
<th>Sampling Method</th>
<th>Analytical Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>DRE (on POHC)</td>
<td>99.99%</td>
<td>EPA Method 0010</td>
<td>EPA Method 8270C</td>
</tr>
<tr>
<td>Particulate</td>
<td>34 mg/dscm</td>
<td>EPA Method 0090</td>
<td>EPA Method S Gravimetric</td>
</tr>
<tr>
<td>HCl/Cl₂</td>
<td>77 ppmv (as HCl)</td>
<td>EPA Method 0090</td>
<td>EPA Method 9007 Ion Chromatography</td>
</tr>
<tr>
<td>LVM Metals (As, Be, Cr)</td>
<td>97 μg/dscm</td>
<td>EPA Method 29</td>
<td>EPA Method 6020 ICP-MS</td>
</tr>
<tr>
<td>SVM Metals (Cd, Pb)</td>
<td>240 μg/dscm</td>
<td>EPA Method 29</td>
<td>EPA Method 6020 ICP-MS</td>
</tr>
<tr>
<td>Mercury</td>
<td>130 μg/dscm</td>
<td>EPA Method 29</td>
<td>EPA Method 6020 ICP-MS</td>
</tr>
<tr>
<td>PCDDs/PCDFs</td>
<td>0.40 ng TEO/dscm</td>
<td>EPA Method 0023</td>
<td>EPA Method 8296 HRGC / HRMS</td>
</tr>
<tr>
<td>Carbon Monoxide</td>
<td>100 ppmv</td>
<td>EPA Method 10</td>
<td>EPA Method 10 NDIR</td>
</tr>
<tr>
<td>Total Hydrocarbons</td>
<td>10 ppmv</td>
<td>EPA Method 25A</td>
<td>EPA Method 25A FID</td>
</tr>
<tr>
<td>Flow, Fixed Gases and Moisture</td>
<td>N/A</td>
<td>EPA Method 2, 3A and 4</td>
<td>N/A</td>
</tr>
</tbody>
</table>
Element 6 – Sampling and Monitoring Procedures

• Sampling and monitoring table that addresses the following:
  – Sampling and monitoring points
  – Frequency
  – Methods
  – Sampling containers/media
  – Sample size
  – Number of investigative and QC samples for each matrix and parameter

• Reference to all required SOPs

• Detailed procedures for collecting QC samples

In addition to the summary table suggested in the previous slide, a table or tables should be included that provide a detailed description of all sampling activities, including location, type of sample, methods for collection and transfer to samples containers, sample size and number of both program and QC samples to be collected. It should be clear what methods and procedures are to be used.
Element 7.1 – Field Quality Control Sampling Procedures

• General Review Questions
• Do the methods in the table for Element 6 include an associated QC sample discussion?
• Does the QAPP specified QC frequency meet or exceed the method specification?
• Is sufficient QC sample information provided for non-standard or modified monitoring methods?

Element 7.1 of the Guidance includes some general and specific questions to consider in reviewing the QAPP. In general, QC activities should at a minimum meet the specific method requirements.
### Detailed Summary of Sampling and Analysis Program

<table>
<thead>
<tr>
<th>Sample Matrix and Sampling Method</th>
<th>Analytical Parameters</th>
<th>Analytical Method</th>
<th>Lab (a)</th>
<th>Total Samples Analyzed</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Total</td>
</tr>
<tr>
<td>Spiked POHC</td>
<td></td>
<td></td>
<td></td>
<td>Total</td>
</tr>
<tr>
<td>Polar HCH</td>
<td></td>
<td></td>
<td></td>
<td>Total</td>
</tr>
<tr>
<td>Stack Flue Gas</td>
<td></td>
<td></td>
<td></td>
<td>Total</td>
</tr>
<tr>
<td>EPA M 0030</td>
<td>Particulate and</td>
<td>ENSR</td>
<td>3</td>
<td>0 1 0 1 5</td>
</tr>
<tr>
<td></td>
<td>HCl and CCl</td>
<td>Maxx</td>
<td>3</td>
<td>1 1 0 1 5</td>
</tr>
<tr>
<td>MAXI</td>
<td></td>
<td></td>
<td></td>
<td>Total</td>
</tr>
<tr>
<td>EPA M 0203</td>
<td>Semi-Volatile POHC</td>
<td>VISTA</td>
<td>4</td>
<td>1 1 1 1 6</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Total</td>
</tr>
<tr>
<td>EPA M 1203</td>
<td>C2 and CO2</td>
<td>ENSR</td>
<td>3</td>
<td>0 0 0 0 3</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Maxx</td>
<td>3</td>
<td>0 0 0 0 3</td>
</tr>
</tbody>
</table>

(a) Vista = Vista Analytical Laboratories, El Dorado Hills, CA
ENSR = ENSR Air Toxics Laboratory, Westford, MA
MAXI = Maxxam Analytical Services, Burlington, Ontario, CANADA
(b) POHC: Hexachloroethane
(c) Metals include: As, Ba, Cd, Cr, Pb, Hg.

A table like this should be included summarizing all sample types, sampling method, analytical parameters to be determined, analytical method to be used, who is responsible for sample analysis and the number of field and QC samples associated with each measurement.
Element 7.1.1 Spiked Resin Blanks

The reviewer should verify whether:

• Spiking procedures agree with method requirements
• The concentration and volume of the spiking solution are in the proper range for determining spiked compound loss or recovery
• The QAPP specifies how the spike recoveries will be used to evaluate the data.

Pre-spiking of sample media (e.g., tenax or XAD resins) for VOC, SVOC and D/F analysis should be included as appropriate. Recovery ranges and acceptance criteria should be discussed in the QAPP as well.
Element 7.1.2 Reagent Blanks

The CPT QAPP should address the following:
• Reagent blanks for all field sample recovery efforts
• Reagent blanks for all laboratory sample prep and recovery efforts
• Requirement that solvents and reagents be from the same lot as those associated with the field samples
• Reagent blanks must be analyzed by the same analytical method(s) as the samples
• Any special reagents used in the CPT and the need for associated reagent blanks.

Reagent blanks are an important QC step in a well designed CPT as if there are questions on the results, the analyses of these samples can reveal whether there were high levels of the same constituent in the reagent.

The CPT QAPP should address:
Reagent blanks for all field sample recovery efforts;
Reagent blanks for all laboratory sample prep and recovery efforts;
Requirement that solvents and reagents be from the same lot as those associated with the field samples;
Reagent blanks must be analyzed by the same analytical method(s) as the samples; and
Any special reagents used in the CPT and the need for associated reagent blanks.
Element 7.1.3 – Field Blanks

The CPT QAPP should address the following:

• Collection of field blanks for all field sampling methods, including frequency
• Requirement that media, solvents and reagents be from the same lot as those associated with the field samples
• Field blanks must be analyzed by the same analytical method(s) as the samples
• Any special reagents used in the CPT and the need for associated field blanks
• Use of field blank data to interpret sampling data.

Field blanks are another QC component that is performed as part of the actual testing program in order to evaluate whether there are any contaminants in the area where the test program is being conducted that could affect results quality. Generally, for each isokinetic sampling method train used in a program, a separate full sampling train is assembled, with appropriate media and reagents. The blank train is then recovered and the sample fractions sent off for analysis along with program samples.
This is an example QA table for the analysis of semi-volatile organic compounds using EPA Method 0010 and analytical method 8270C.

<table>
<thead>
<tr>
<th>Quality Parameter</th>
<th>Method Determination</th>
<th>Frequency</th>
<th>Target Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>Calibration</td>
<td>Five-level calibration curve; continuing calibration standard</td>
<td>At least once; at the beginning of day; continuing calibration once every 12 h and at end of day</td>
<td>&lt;30% RSD of avg RRF; within 30% of avg RRF from calibration</td>
</tr>
<tr>
<td>Accuracy (calibration)</td>
<td>Analysis of calibration check</td>
<td>After every initial calibration</td>
<td>70% - 130% of theoretical value</td>
</tr>
<tr>
<td>Accuracy (surrogates)</td>
<td>Isotopically-labeled compound spiked into samples prior to sampling and/or analysis</td>
<td>Every SVOC sample</td>
<td>50% - 150% recovery</td>
</tr>
<tr>
<td>Precision (surrogates)</td>
<td>Same as for accuracy-surrogates pool results for each SVOC component</td>
<td>Every SVOC sample</td>
<td>&lt;40% RPD of surrogate recovery; if more than 3 determinations - RSD &lt; 35%</td>
</tr>
<tr>
<td>Blanks</td>
<td>Method blank for each SVOC component</td>
<td>One per batch of samples</td>
<td>Blank value &lt; 2x DL. If greater, DL is changed to 1.5x blank level</td>
</tr>
<tr>
<td>Field blank</td>
<td></td>
<td>Once per test</td>
<td>Evaluated on a case by case basis</td>
</tr>
</tbody>
</table>

RSD = relative standard deviation, RRF = relative response factor, RPD = relative percent difference
Element 7.1.4 – Trip Blanks

This QC element should be evaluated in the same manner as the field blank element, with the additional provisions that all media, solvents, and reagents comprising the trip blank:

• Are not opened on site; and
• Are not exposed to potential contamination from the site.

Element 7.1.4 discusses the role that trip blanks can play in evaluating whether program samples have been contaminated in transit to and from the lab. These are more commonly used for organic sampling activities, both VOC and SVOC and they can be in the form of VOA vials filled with distilled water, filters or media tubes or traps. All of these trip blanks would be shipped from the lab to the field program location and back to the lab and remain sealed the entire time.
Element 7.2 – Waste Feed and Process Sampling Procedures

The following information should be included in this section:

- The sampling design should address production of a representative sample
- Specific written procedures for sampling waste feed and process samples should be included or referenced
- Detailed procedures for generating QC samples should be provided
- Explanation of any QC samples required for nonstandard media
- Instructions for collecting grab samples, and for preparing composite samples if needed
- Clear instructions for handling situations that may occur if waste feed or process samples are too heterogeneous or viscous to flow
- Any special instructions for analysis of these samples

Element 7.2 deals with assuring proper sampling procedures are used for waste and process stream sampling. The main issues to understand for this is the variability and heterogeneity of the wastes or process streams to be sampled. Sampling homogeneous liquid streams generally involves collecting a grab sample periodically during each run and then compositing that to yield a single composite per run for each individual waste. If the waste is believed to be somewhat variable, the frequency of the individual grabs can be increased so that resultant variability will be represented in the composite. For bulk solids, that for example are to be fed on a conveyor belt, sample collection technique is important to assure collection of a “representative” sample. This is particularly true where the bulk solid is heterogeneous. Drummed of solids, should generally be sampled from several depths in the container.

The following information should be included in this section:

- The sampling design should address production of a representative sample;
- Specific written procedures for sampling waste feed and process samples should be included or referenced;
- Detailed procedures for generating QC samples should be provided;
- Explanation of any QC samples required for nonstandard media;
- Instructions for collecting grab samples, and for preparing composite samples if needed;
- Clear instructions for handling situations that may occur if waste feed or process samples are too heterogeneous or viscous to flow; and
- Any special instructions for analysis of these samples
Element 7.3 – Stack Gas Sampling Procedures

This section of the QAPP should:
• Provide adequate information to support the proposed emission rates
• Include applicable analytes and MDLs in the description of sampling and analysis methods
• Assign analytes to the correct sampling and analysis methodologies
• Include detailed discussions of deviations from or modifications to cited methods
• Provide detailed SOPs for activities (field or laboratory) not covered by referenced methods.
• Include examples or descriptions of record keeping forms
• Specify procedures for validating the analytical data

Element 7.3 discusses some of the important requirements that should be included in the QAPP regarding the stack sampling program. Detailed discussion should be provided regarding the methods used to show compliance with the emissions standards along with any method modifications that are planned. Where activities are not covered by the actual method, detailed procedures should be included.
Element 7.3.1 – Reviewing Velocity and Traverse Point Selection

- Has the appropriate USEPA method been selected?
- Method 1 applies to flowing gas streams in ducts, stacks, and flues
- Method 1 applies to stacks or ducts with diameter less than ~ 0.3 m
- Method 2 applies to determination of stack gas velocity and volumetric flow rate
- Method 2A addresses the direct measurement of gas volumes through pipes and small ducts
- Method 2B applies to the determination of exhaust gas volume flow rate for gasoline vapor incinerators
- Method 2C applies to the determination of stack gas velocity and volumetric flow rates in small stacks or ducts
- Method 2D applies to the determination of gas volumetric flow rates in small pipes and ducts
- Method 2E applies to the determination of landfill gas
- Have the proper # of sampling points been selected?
- Are the sampling ports properly located, as determined from a site pre-survey?
- Are pitot tubes calibrated against a NIST standard pitot tube or the proposed design specification?
- Will the stack temperature sensor be compared to an ASTM reference thermometer?

Element 7.3.1. discusses the various aspects of assuring that correct stack sampling locations have been selected and that proper flow measurements are made. The actual methods are found in Appendix A to 40 CFR 60. The methods listed in this slide are: method 1, method 2A, method 2B, method 2C, method 2D and method 2E.
Element 7.3.2 – Determining $O_2$ and $CO_2$
Concentrations

Check for the following information:

- Has the appropriate USEPA method been selected?
- Method 3 addresses stack gas analysis for the determination of dry molecular weight
  - ORSAT/Fyrite
- Method 3A pertains to the determination of $CO$, $O_2$, and $CO_2$ concentrations in emissions from stationary sources
  - Instrument analysis
- Are compounds other than $CO_2$, $O_2$, CO and nitrogen expected in high concentrations? If so, Method 3 is not applicable, and Method 3A must be used.
- Are appropriate calibration gases available for the instrumental system being used for the analysis?
- Have appropriate validation procedures been specified?

Element 7.3.2 addresses measurement of oxygen and carbon dioxide and carbon monoxide. Oxygen and carbon dioxide are important to the calculation of the molecular weight of the flue gas. In addition, these gases are also used for correction calculations. There are several methods that can be used for oxygen and carbon dioxide. Two very common methods are the ORSAT and Fyrite methods discussed in Method 3. This method requires the collection of a flue gas sample in a tedlar bag, the contents of which are reacted with specific solutions to yield the gas concentrations. These methods do not require a lot of equipment and are simple to set up. Method 3A is an instrument analyzer which essentially requires a full CEM sampling system with the necessary calibration gases.
Element 7.3.3 – VOST Procedures

This section of the QAPP should contain:

• A statement of how many pairs of sorbent tubes will be collected for each run. The actual sampling time (total of all tube pairs) should add up to at least 1 hour.
• Procedures and frequency for collection of field, laboratory, and trip blanks
• Description of how blank results will be used to evaluate (and possibly qualify) field data
• Procedures for determining if breakthrough has occurred.
• Specification of appropriate analytical instrument procedures.
• The following information about the VOST tubes:
  • Description of tubes to be used
  • Method of preparing and cleaning tubes
  • Discussion of purchase of commercially prepared and pre-cleaned sorbent tubes
  • Verification of sorbent tube cleanliness

Element 7.3.3 discusses the sampling for VOCs by EPA Method 0030, called the “VOST” method. This method is set up to collect samples in small paired tubes. Field, lab and trip blanks should be considered in using this method to evaluate possible contamination. In addition, each tube is only capable of absorbing so much analyte before “break through” occurs and the analyte passes through, which biases the sample results low. The CPT Plan should discuss how breakthrough will be handled.
<table>
<thead>
<tr>
<th>Quality Parameter</th>
<th>Method Determination</th>
<th>Frequency</th>
<th>Target Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>Blanks - sample integrity and field contamination</td>
<td>Field Blanks, 1 pair of traps</td>
<td>One per sampling day</td>
<td>Less than lowest standard</td>
</tr>
<tr>
<td>Blanks - verify no contamination from storage</td>
<td>Lab Blanks, 1 pair of traps</td>
<td>One per shipment</td>
<td>Less than lowest standard</td>
</tr>
<tr>
<td>Blanks - verify no contamination and system control</td>
<td>Field Blanks, 3 pairs</td>
<td>Once for sample program</td>
<td>75% - 125% mean RRF</td>
</tr>
<tr>
<td>Initial Calibration - GC/MS</td>
<td>GC-MS bracketing DRE level</td>
<td>Prior to sample analysis</td>
<td>Variability of Avg RRF &lt; 25% RSD</td>
</tr>
<tr>
<td>Continuing Calibration</td>
<td>Monitor standards</td>
<td>Prior to sample analysis, then every 12 hr or after sample set</td>
<td>RRF within ±25% of initial calib (RRF)</td>
</tr>
<tr>
<td>Consistency in Chromatography</td>
<td>Repeat analysis of 5 traps</td>
<td>Every sample, standards and blanks</td>
<td>Retention time within ±60 sec of test calibration check, area within 50% to 200% from test daily calib. checks</td>
</tr>
<tr>
<td>Precision and Accuracy</td>
<td>Duplicate analysis of 3 traps spiked with a standard surrogate to bracket standards of calibration standards at the expected level of 60% DRE</td>
<td>Demonstrated prior to sample analysis</td>
<td>RRF within ±20% RSD</td>
</tr>
<tr>
<td>Continuing accuracy check</td>
<td>Spike each sample with surrogate POHC</td>
<td>Every sample</td>
<td>Within ±3 standard deviation of the initial accuracy found during the precision and accuracy determination</td>
</tr>
<tr>
<td>Verification of VOST system accuracy</td>
<td>Analysis of samples from EPA audit cylinder if provided</td>
<td>Once per trial burn</td>
<td>Within 50% - 150% of certified concentration</td>
</tr>
<tr>
<td>VOST Condensate Precision and Accuracy</td>
<td>Surrogate POHC spiked</td>
<td>All condensate samples</td>
<td>Recovery between 50% - 150%; RSD of all recoveries &lt; 20%</td>
</tr>
<tr>
<td>Breakthrough Determination</td>
<td>Separate analysis of front and back traps</td>
<td>At least first pair from each run</td>
<td>Quantity on TX/C trap must be &lt; 30% of TX trap; does not apply when &lt; 75 ng on TX trap</td>
</tr>
</tbody>
</table>

RSD = relative standard deviation
RRF = relative response factor

This table summarizes relevant QA/QC requirements for the VOST method.
Element 7.3.4 – Method 5/0010 Sampling Train Procedures

General Review Questions (analysis specific items are covered in elements 7.3.4.1 & 7.3.4.3)

• Has the required sample volume been collected?
• Are sampling points clearly identified?
• Are procedures for cleaning and verifying the cleanliness of XAD-2 clearly described?
• Have appropriate analytical instrument calibration procedures been specified?
• Is an MDL available for all proposed analytes, or has the procedure for determining the MDL been specified?
• Have appropriate field and laboratory QC samples been addressed?

Element 7.3.4 summarizes key QA/QC aspects when using the Method 5/0010 sampling train which is an isokinetic train used for determining the concentration of semivolatile compounds in flue gas.
Element 7.3.4.1 – SVOCs and Dioxins and Furans

Verify the following:

• Appropriate sampling methodology has been determined
• Sample preparation procedure proposed by the laboratory is described in detail and is appropriate for both groups of organic compounds
• Appropriate analytical instrument calibration procedures have been specified for two different analyses
• MDLs are available for all proposed analytes, or the procedure for determining the MDLs has been specified
• Appropriate field and laboratory QC samples have been addressed

SVOCs can be collected in the same or an essentially identical sampling train. Similar QA requirements apply, however different pre-spiking compounds will be used in the XAD modules.

The following should be verified for this element:
Appropriate sampling methodology has been determined;
Sample preparation procedure proposed by the laboratory is described in detail and is appropriate for both groups of organic compounds;
Appropriate analytical instrument calibration procedures have been specified for two different analyses;
MDLs are available for all proposed analytes, or the procedure for determining the MDLs has been specified; and
Appropriate field and laboratory QC samples have been addressed
Element 7.3.4.3 – Volatile, Semivolatile, and Nonvolatile Unspeciated Mass

Verify the following:

- Appropriate sampling analytical methodology have been determined for these components
- Appropriate analytical instrument calibration procedures have been specified
- Calculation procedures that will produce final results in the correct reporting units have been specified
- Appropriate field and laboratory QC samples have been addressed

The following should be verified for this element:

Appropriate sampling analytical methodology have been determined for these components;
Appropriate analytical instrument calibration procedures have been specified;
Calculation procedures that will produce final results in the correct reporting units have been specified; and
Appropriate field and laboratory QC samples have been addressed.
Element 7.3.5 – Preventing Saturation of Resin Tubes

The QAPP should contain the following:

- Calculations of POHC emission rates and concentrations in the stack gas
- Calculations of POHC mass collected in resin tubes
- Documentation that the laboratory has been consulted to determine that instrument flooding will not occur
- Provisions for conducting a “mini-burn” in advance of the CPT

CPT Plans should generally include an evaluation of planned POHC feedrates and expected DRE to project emission rates for purposes of determining how to perform the VOST or SVOC sampling to assure that results will not be too high to detect them analytically. Fortunately, many HWC’s have conducted previous DRE testing and have experience with appropriate spiking rates to prevent this from occurring.
Element 7.3.6 – Planning for Analytical Nondetects

In order to ensure that nondetect results will provide usable information, the QAPP should include the following:

• Estimates of MDLs, SQLs, and EDLs
• Procedures for translating “Below Detection Limit” results into risk assessment inputs
• Results of screening level risk assessments based on detection limits

There are several approaches for reporting detection limits that are used by laboratories. MDLs are the more common limit utilized by laboratories and a discussion of these are derived should be included in CPT Plan. In addition, most laboratories today use a “reporting limit” for reporting non-detects which is generally somewhat higher than a MDL.
Element 7.4 – Process Monitoring Equipment Standards

This section of the QAPP should provide:

• Description of essential process monitoring parameters
• Description of process monitoring instrumentation
• Procedures for dealing with process interruptions, such as waste feed cutoffs or soot blowing
• Calibration records and record keeping procedures for all process monitoring instrumentation
• Schedules for inspection and calibration of all process monitoring instrumentation
• Corrective action procedures

Element 7.4 summarizes information that needs to be collected from a process monitoring perspective. Much of this is already covered under CMS requirements the was discussed in module B.3.
Element 7.5 – Continuous Emission Monitoring Equipment Standards

The reviewer should verify that:

• The specified CEMS location meets the manufacturer’s specifications for the instrument
• The QAPP describes procedures for an initial performance test to be conducted upon installation of the instrument
• Procedures are in place for calibration checks during the trial burn
• CEMS data collection is adequately addressed

Element 7.5 discusses requirements for CEMs which has also been previously covered in Module B.6.
Element 8 – Sample Handling, Traceability and Holding Times

- Sample preservation and holding time requirements should be presented in tabular form.
- Sample handling and custody procedures may be described in detail in this section or included in SOPs attached as appendices. These procedures should contain examples of all forms used to document handling and custody.
- Sample handling procedures should address:
  - Unique sample numbering scheme for field and QC samples;
  - Labeling (tags may be used in addition to, but not instead of, labels);
  - Preservation;
  - Packing;
  - Shipping;
  - Laboratory storage; and
  - Laboratory archival.

Element 8 of the Guidance discusses aspects of the CPT that deal with sample shipment and handling from the point just after initial collection to laboratory receipt. Most importantly, all different samples to be collected as part of the program should have their preservation requirements and sample hold time stipulated in the QAPP as it is crucial for samples to be processed in a sufficiently timely manner to assure valid results. Hold times can be as short as several days and as long as several months and this varies with the sample matrix and analyte. In addition to holding time, strict accountability for sample handling is managed through the chain of custody which follows the samples from point of creation through to the analytical report. An example is shown on the next slide.
This is an example Chain of Custody form. Note the level of detail that is included to make sure that each sample is uniquely identified by number and the form provides all information needed to assure the correct analysis is performed by the designated lab.
Element 8 – Sample Handling, Traceability and Holding Times (continued)

- Custody procedures should address:
  - Field logbooks;
  - Field tracking forms;
  - Field COC forms;
  - Laboratory COC forms; and
  - Field and laboratory data.
- This section of the QAPP should also discuss final evidence files and address the following:
  - Identification of document custodian;
  - Maintenance and storage time; and
  - Disposal procedure.

This slide discusses some additional aspects of sampling and analytical documentation and recordkeeping
Element 9 – Analytical Procedures

The reviewer should verify that:

• All analytical procedures are summarized in tabular form and should:
  – Include all analyses planned for each matrix for the trial burn;
  – List all sample preparation, cleanup, and analysis methods for each matrix and analytical parameter; and
  – Provide complete method references, including version.

• Detailed SOPs for each analysis are referenced in this section and provided in an appendix.

• The SOPs are of adequate detail and are consistent with the summary table and the referenced methods.

Element 9 discusses the detail that should be provided in the QAPP. In general, the reviewer should verify that:

All analytical procedures are summarized in tabular form and should:

Include all analyses planned for each matrix for the trial burn;

List all sample preparation, cleanup, and analysis methods for each matrix and analytical parameter; and

Provide complete method references, including version.

Detailed SOPs for each analysis are referenced in this section and provided in an appendix.

The SOPs are of adequate detail and are consistent with the summary table and the referenced methods.
Element 10 – Specific Internal QC Checks

- The reviewer should verify that:
  - The QAPP contains an internal QC check summary table. The table should:
  - Address all analyses and measurements planned for each matrix for the CPT;
  - List the intended data use, frequency, acceptance criteria, and corrective actions.
  - The proposed frequency, acceptance criteria, and corrective actions are at least as stringent as those required by the USEPA Region 6 generic trial burn QAPP, USEPA QA/QC Handbook, and the analytical methods.
  - Precision and accuracy criteria presented in this section are consistent with the QA objectives provided in Section 5.
  - Blank correction procedures are addressed.

Specific Internal QC checks are an essential part of a complete QAPP. Summary tables of all planned sampling and analysis activities should be included in the Plan. Acceptance criteria in general will be 100% and all methods to be used should have some discussion of how precision and accuracy will be determined. Only a couple methods (EPA Method 5 for particulate matter and EPA Method 29 for metals) in MACT CPTs can utilize blank correction methods and these are stipulated within each method. Blank correction is not required, however and data can be reported without it.
Element 12 – Routine Maintenance Procedures and Schedules

This section of the QAPP should contain:

• A preventative maintenance schedule summary table for necessary field and laboratory equipment
• A list of spare parts needed for routine equipment maintenance

Generally, only a summary discussion is provided for this topic since all equipment used in a CPT must be fully operational and properly calibrated in order to be used, otherwise, the CPT cannot proceed. It is typical for stack testing and spiking firms to have equipment calibration records available for review at the time of the field program.
Element 13 – Assessment Procedures for Accuracy, Precision, and Completeness

Verify that this section contains the following items and that the equations are correct:

• Equations for calculating precision, accuracy, and completeness for all QA objectives identified in Section 5

• Discussion that discusses completeness of individual measurements made during the trial burn and the number of valid test runs needed for overall trial burn data to be considered complete.

These equations are typically included in the QAPP and are standard for all CPTs. The regulations require a minimum of three valid test runs per test condition be conducted and any test data needed to establish conformance with an emissions standard or to establish an OPL must be based on a complete set of data.
Element 14 – Audit Procedures, Corrective Action, and Quality Assurance Reporting

This section of the QAPP should address the following:

- Expected scope, frequency, and procedures for internal performance and systems audits
- The facility’s readiness to accommodate external validation and assessment activities
- Mechanism and individuals responsible for triggering, initiating, developing, implementing, and documenting corrective actions during field, laboratory, and data validation and assessment activities
- A statement that all corrective actions likely to affect data quality will be brought to the permit writer’s attention before they are implemented
- Content and frequency of QA reports and identification of preparers and recipients

Element 14 addresses some procedures that should be included in the QAPP to address internal audits and corrective action.

This section of the QAPP should address the following:

Expected scope, frequency, and procedures for internal performance and systems audits;

The facility’s readiness to accommodate external validation and assessment activities;

Mechanism and individuals responsible for triggering, initiating, developing, implementing, and documenting corrective actions during field, laboratory, and data validation and assessment activities;

A statement that all corrective actions likely to affect data quality will be brought to the permit writer’s attention before they are implemented; and

Content and frequency of QA reports and identification of preparers and recipients.
Final Thoughts

- Some material is requested in multiple sections of the QAPP. This can lead to errors when changes are made to one section. Be certain to cross-reference data found in multiple sections. It is often best if the QAPP can be written in such a way that information is presented in the first section it is needed and included by reference, thereafter.
- Careful preparation and review of CPT QAPPs may be very time consuming; however –
- This process can lead to the timely identification of errors, omissions, and oversights prior to the CPT.
- This results in savings of effort, time, and money.

The requirements for both CPT Plans and their associated QAPPs are overlapping in a number of areas. The best way to reduce the chances for errors and inconsistencies in this is to present the information once and cross reference it elsewhere. Well thought out and well written QAPPs are an essential part of a well run CPT or any complex compliance test and help to minimize the chance for problems or errors to occur.