# QUALITY MANAGEMENT PLAN



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# ARIZONA DEPARTMENT OF ENVIRONMENTAL QUALITY QUALITY MANAGEMENT PLAN

### **Approval and Concurrences**

Agency Approval:	
Benjamin Grumbles, Director Phone: (602) 771-2203 Signature:	Date: 9/22//0
Concurrences:	
Henry Darwin, Deputy Directory Phone: (602) 771 2204 Signature:	Date: 9/22/10
Robert Rocha, Director, Administrative Services Division Phone: (602) 771-4867 Signature:	Date: 9/11/10
Eric Massey, Director, Air Quality Division Phone: (602) 771-2288 Signature:	Date:
Amanda Stone, Director, Waste Programs Division Phone: (602) 771-4567 Signature:	Date: <b>9/, //</b> 0
Mike Fulton, Director, Water Quality Division Phone: (602) 771-2303 Signature:	

# ARIZONA DEPARTMENT OF ENVIRONMENTAL QUALITY QUALITY MANAGEMENT PLAN

## **Approval and Concurrences** (Continued)

Sybil Smith, Acting Director, Northern Regional Office	
Phone: (928) 773-2721 4	01 1 5
Phone: (928) 773-2721 Junit. Junit.	Date: 8/13/18
Signature.	Date
Dill Ellett Acting Director Southern Degional Office	
Bill Ellett, Acting Director, Southern Regional Office	
Phone: (520) 628-6/14	9//
Phone: (520) 628-6714 Signature:	Date: 8/13/10
	/ / (
Bret Parke, Administrative Counsel	
Section and the section of the secti	
Phone: (602) 771-2242 Signature:	Date: 9/8//0
Signature.	Date.
Dan Borns, Manager, Business and General/Laboratory Services	Section
Phone: (602) 771-4719	
Signature:	Date 8-13-10
J. 100 100 100 100 100 100 100 100 100 10	Committee of the commit
Julie Hoskin, Supervisor, ADEQ QA/QC and Laboratory Service	as Unit
	es omt
Phone: (602) 771-4866	-1-1-
Signature: Juli Hash:	Date: 8/13/10
()	TO 600.
· · · · · · · · · · · · · · · · · · ·	
Eugenia McNaughton, EPA Region IX Quality Assurance Mana	ger
Phone: (415) 972-3411	<del>-</del>
Phone: (415) 972-3411 Signature: Un haughton	Date: 11/19/10
- J	2000

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ARIZONA DATA QUALIFIERS – REVISION 3 (0 9/20/2007)

### Arizona Department of Environmental Quality Quality Assurance/Quality Control Unit FOREWORD

Arizona Department of Environmental Quality (ADEQ) is committed to the Health and Safety of all of Arizona's citizens. The health of our environment is vital to the life style most Arizonan's enjoy. For this reason, quality environmental data are an invaluable tool for monitoring the well being of our environment.

This commitment to quality is the reason for this revision of the <u>Quality Management Plan</u> (<u>QMP</u>). The QMP is the umbrella, or blueprint, of ADEQ's overall Quality Management System. There are many other components to the quality system and each of these will be discussed in detail in the Quality Management Plan.

ADEQ has revised the <u>QMP</u> under the direction of the Quality Assurance/Quality Control (QA/QC) Unit Supervisor, Business and General/Laboratory Services Section Manager, and QA representatives from each of the three Environmental Divisions of ADEQ. This plan decentralizes the role of QA/QC for reasons of efficiency and accuracy.

The current vision for the role of the QA/QC Unit Supervisor within ADEQ is as a primary resource for all agency disciplines to use and as a coordinator for standardizing protocols. The QA/QC Unit Supervisor will coordinate the activities of the QA/QC Steering Committee, which is made up of the QA/QC Unit Supervisor and representatives from each of the Divisions. As a group, the QA/QC Steering Committee will continually examine and audit the environmental data collection procedures and use of data in order to continually improve the Quality Management System.

The QA/QC Steering Committee, which will work with the QA/QC Unit Supervisor, are independent of the Leadership Team which is the policy making group for ADEQ. With this separation of groups, Leadership Team and Steering Committee, and with the QA/QC Unit Supervisor reporting to the Business and General/Laboratory Services Section in the Administrative Services Division, autonomy is preserved in fact and appearance. The ultimate responsibility for Quality Assurance for ADEQ lies with the agency Director.

This decentralized approach has been made necessary by the large number of different skill sets required to accomplish all of ADEQ's\_environmental data collection activities, and ultimately the use of the environmental data. The degree of specialization requires that the QA/QC unit handle a tremendous volume of work to complete all of the QA/QC activities, and serve each unit equally and in a timely fashion. The system proposed herein addresses that issue by offering aid to all units when the workload is unusually heavy, while making certain that no project or Program should suffer from a bottleneck in the system caused by another unit's heavy load.

### CHAPTER 1 ORGANIZATION AND MANAGEMENT

### 1.1 QUALITY ASSURANCE (QA) POLICY

### 1.1.1 Document Purpose

The Quality Management Plan (QMP) describes the quality management processes the Arizona Department of Environmental Quality (ADEQ) uses to maintain a Quality Management System consistent with U.S. Environmental Protection Agency (EPA) requirements. The quality system supporting ADEQ Programs involving environmental data or technology shall be covered by this QMP. The QMP is an "Umbrella" document which details in broad terms the strategies used to carry out QA/QC during environmental data collection activities and proper data use thereafter. The QMP was prepared in accordance with the March 2001 edition of the EPA requirements document numbered EPA QA/R-2, and entitled *Requirements for Quality Management Plans*, and to comply with EPA Order 5360.1 A2, entitled Policy and Program Requirements for the Mandatory EPA Quality System.

### 1.1.2 Definition of Quality Assurance/Quality Control (QA/QC)

Quality Assurance (QA) is an integrated system of management activities involving planning, implementation, assessment, reporting, and quality improvement to ensure that a process, item, or service is of the type and quality needed, and expected, by the customer.

Quality Control (QC) is the overall system of technical activities that measures the attributes and performance of a process, item, or service against defined standards to verify that they meet the stated requirements established by the customer. The QC system includes <u>the</u> operational techniques and activities that are used to fulfill requirements for quality.

At ADEQ, the Quality Management System is implemented largely through the following Agency functions:

- 1. QA/QC training for certain identified job functions (with ADEQ QA/QC Unit assistance);
- 2. Use of Agency QA Program Plans (QAPrPs);
- 3. Use of Agency QA Project Plans (QAPjPs);
- 4. Clearly defined ADEQ QA/QC Unit Supervisor oversight responsibilities (oversight authority may be delegated to the Programs);
- 5. Periodic Management Systems Reviews (MSRs) and Technical System Audits (TSAs) coordinated through the ADEQ QA/QC Unit;
- 6. A QA forum, comprised of the QA/QC Steering Committee, to focus continuous improvement efforts;
- 7. Appropriate documentation and record keeping for all data related activities.

Each of these systems is discussed in more detail in the appropriate section within this document. This document officially establishes these requirements as components of ADEQ's Quality

Management System.

Quality Control (QC) is largely implemented at the Program level through Quality Assurance Program Plans (QAPrPs). Each Division has unique requirements, statutory guidelines, rules, and policies that must be followed. Program Plans should incorporate the unique qualities that are specific to each Division or Program. Consequently QC is managed first at the Program level, and more specifically on a project by project basis through the use of Quality Assurance Project Plans (QAPjPs) and required data assessment activities. Designated Agency Project or Case Managers, through a review and approval process involving the ADEQ QA/QC Unit, are individually responsible for assuring that the QAPjP is capable of producing reliable work of known quality, which meets stated project needs. As defined in the QAPrP, in many cases a sampling plan and data quality objectives will suffice to assure data integrity.

### 1.1.3 Importance of QA/QC to ADEQ

The quality of decisions made by ADEQ depends heavily on the quality of information used to make those decisions. If those data are not of adequate quality to support their intended use, then subsequent decisions will suffer commensurately.

Environmental data are used for setting priorities; establishing strategic direction; targeting inspections; measuring compliance; identifying enforcement actions; measuring progress and trends; certifying laboratories; and for many other uses. Environmental data are critical because they can impact a Program's direction and emphasis, determine whether an enforcement case can be successful, or dictate which of several cleanup options will be implemented at a contaminated waste site.

The consequences of poor data (i.e., do\_not meet user requirements) are that individual and collective decisions are not as sound as they could or should be. Even worse, poor data can have extremely negative consequences, such as when an enforcement case has to be withdrawn because underlying compliance data are successfully challenged by defendants.

ADEQ is involved in conducting studies that have goals in several broad categories that include, but are not limited to:

- Determining baseline conditions for lakes, streams, soil, groundwater, and air quality;
- Identifying and quantifying the presence of environmental contaminants in areas of potential exposure to humans or the environment;
- Verifying the effectiveness of techniques and methods by which data sets are collected;
- Determining the impacts of environmental contaminants on human health and ecosystems;
- Determining whether, how, and by whom such threats to human health and the environment should be remediated;

Monitoring compliance with environmental regulations.

QA/QC is integral to the functions of this State agency because quality data ensure the scientific credibility of the data on which decisions are based. Proper QA enhances proper planning and reduces the likelihood of duplicative and repetitive sampling, thereby lowering costs to the taxpayers.

### 1.1.4 General Goals and Objectives of the ADEQ

ADEQ's Quality Management System is designed to avoid occasions where the environmental data collected fall short of meeting the data quality objectives (DQOs) established by the users of the data. The primary goal of the ADEQ Quality Management System is to ensure that all environmentally related data collection and processing activities, performed by or under the Agency's oversight, will result in the production of data that are both documented and of known quality, and can be used with a high degree of certainty by the intended user to support specific decisions or actions that are appropriate for the intended purpose. ADEQ's Quality Management System applies to monitoring and measurement activities that occur within, or for, the Agency. For those programs that are supported by EPA through grants, contracts, or interagency agreements, the mandatory elements for EPA quality systems will be utilized. ADEQ's Quality Management Plan will be achieved by ensuring that appropriate resources are made available and that the proper procedures are followed throughout the entire process of planning, collecting, analyzing, and interpreting environmental data.

### The goals of ADEQ's QA System are to:

- Produce and use data that are of known quality, and are acceptable for the intended purpose;
- Encourage the use of QA/QC principles in the management of environmental projects;
- Facilitate the timely identification of problems and implement corrective actions;
- Assist in the identification of training needs;
- Ensure that Division staff and the ADEQ QA/QC Unit Supervisor work cooperatively to identify and correct systemic weaknesses; and
- Provide for continuous improvement in Agency data operations.

### It is ADEQ's policy that:

- 1. Programs generating, using, or requiring the collection of environmental data will be consistent with the intentions outlined in this Quality Management Plan (QMP), ADEQ policies, and Standard Operating Procedures (SOPs).
- 2. The data quality objectives for generating any new environmental data will be determined prior to data collection activities, so that appropriate resources and QA/QC methods can be applied to ensure a level of data quality commensurate with the intended use(s) for the

data.

- 3. A comprehensive QAPrP should be used to detail activities under all regulatory Programs. Each Program or activity that generates environmental data will develop and implement a QA Program Plan (QAPrP) and/or a QA Project Plan (QAPjP) containing SOPs which specify the detailed procedures required to assure production of quality data. The QAPrPs shall be prepared by appropriate agency staff, and if needed, the QA/QC Unit Supervisor will assist with this effort. Effective organizational QAPjPs and SOPs shall be developed and implemented as required and will be approved as shown in number 6 below.
- 4. All environmental data generated by the Agency should be of known and documented quality, as defined by pre-established data quality objectives (DQOs) or existing regulatory levels. DQOs need to be clearly stated with each individual project, but are often predetermined by regulatory criteria and action levels within similar Programs. If the DQO formal process is needed it should be implemented consistent with EPA's *Guidance for the Data Quality Objective Process, August 2004*, EPA QA/G-4 or an equivalent document.
- 5. ADEQ's QA/QC Unit shall act as the liaison for information to and from Region IX EPA. ADEQ's Steering Committee shall provide necessary support and technical authority for any ADEQ data collection activity.
- 6. QAPjPs shall be prepared by the originating ADEQ Program, and if necessary in coordination with ADEQ's QA/QC Unit, prior to the start of any data collection effort. The originating Program has the option to utilize the services of a private contractor. QAPjPs shall be approved by the Division QA Representative or the QA/QC Unit. QAPrPs that function as a QAPjP shall be approved by the Division QA Representative or the QA/QC Unit, and as appropriate, by the Region IX QA Office.

A separate stand alone QAPjP or equivalent document may be developed, as appropriate, for site-specific projects undertaken by the organization utilizing non-EPA resources. QAPjPs, or equivalent documents, developed for projects not funded by EPA shall be developed within the guidelines set forth in this plan. If ADEQ's QA/QC Unit is requested, they may assist the independent contractor, or ADEQ Project team, with the development of a QAPjP. The QA/QC Unit will also make available Data Quality Objectives (DQO's), Field Sampling Plans (FSP's), and Standard Operating Procedures (SOP's), or other guidance documents, where such documents can provide sufficient guidance to the project team. The originating Program has the option to either utilize the services of a qualified contractor or other independent ADEQ staff, provided the person has had appropriate training, has demonstrated an understanding of QA principles, and has satisfactory experience in generating QA documents. Short-term projects and one-time events (e.g. emergency response) do not require QAPjPs as long as the sampling protocols and objectives used are addressed in the Program's QAPrP.

7. Regular technical systems audits (TSAs) may be conducted by ADEQ's QA/QC Unit

Supervisors for ADEQ projects involving environmental data collection, to ensure that they comply with ADEQ Quality Management Plan requirements. The TSA is a process used to measure the conformance of a measurement system to criteria defined by ADEQ. Additionally, ADEQ's Quality Management Plan may involve periodic Management Systems Reviews (MSRs) of Program QA Systems. Deficiencies highlighted in these assessments will be addressed in a timely manner as defined in section 9.2.1.

8. The requirements of the QMP may be waived only under exceptional circumstances. Each waiver will be reviewed by ADEQ's QA/QC Steering Committee on its own merits upon receipt of a written request. If found appropriate, the requirement will be waived. For sites which are under the jurisdiction of EPA Region IX, or if the project is supported by EPA funds, the request for a waiver must also be approved by the EPA Region IX Quality Assurance Manager. The waiver request will be submitted to the ADEQ QA/QC Unit Supervisor and must address the requirement to be waived, the rationale, and the consequences of non-approval. When a waiver is granted, the actual procedures for the data management activities will be documented and available for review and assessment during the decision-making process associated with the project.

### 1.1.5 Resources for the QA System

The resources necessary to conduct the various QA and QC activities within ADEQ are provided by ADEQ's Leadership Team, and, in some cases, by Program staff requiring assistance in order to successfully implement their Programs. QA is viewed as an integral part of any Program which deals with environmental measurements and data generation. This includes all monitoring activities. The level of QA resources needed for any given Program or project is determined initially by the relevant Program or project/case manager.

ADEQ provides in-house and contracted expertise in quality assurance and technical support services to all Programs within ADEQ. These support services include data quality assessments, data validation, and other evaluations provided by chemists, toxicologists, engineers, and others. Personnel that provide these services are located either within ADEQ itself, or within other State agencies such as the Arizona Department of Health Services (ADHS).

### 1.2 SCOPE OF THE QUALITY MANAGEMENT PLAN

ADEQ's QMP is intended to establish the foundation for implementing an effective QA Program within ADEQ and cover, at a minimum, internal and external activity which involve the generation of environmental data for Programs funded by EPA or other sources. At a minimum, the QMP applies to ADEQ Programs, activities, grants, contracts, and interagency agreements that generate environmental data which is used to make decisions or support actions related to the Agency's defined mission and responsibilities that are funded by EPA. Environmental data are defined as information or measurements resulting from field data collection activity, laboratory analyses, or models involving the assessment of chemical, physical, or biological factors relating to the environment. Therefore, any Programs, activities, etc., which generate such data are required to comply with the requirements of this QMP.

### 1.2.1 Types of Activities Specifically Covered by the ADEQ QMP

The five types of data generation and monitoring activities covered under this QMP include:

- 1. Data generated by field sampling and laboratory analysis;
- 2. Data generated and used for design, construction, and operation of engineered remediation/treatment systems;
- 3. Data acquired from sources outside ADEQ through databases, publications, etc.;
- 4. Data generated for use in supporting permitting decisions;
- 5. Data generated in demonstrating compliance with Program requirements.

Activities that fall under any of these five categories must be implemented in accordance with the QA requirements of EPA Order 5360.1 A2. Health and Safety monitoring data are specifically not included and are not subject to the requirements herein.

Whenever these activities are performed, either directly by ADEQ or by State contractors under the State's supervision, ADEQ's Project/Case manager, with support from the ADEQ QA Unit, has full responsibility for ensuring that all ADEQ QA requirements are met. When such activities are performed using EPA funds through an external funding mechanism such as Inter-Agency Government Agreements, Grants, or Program funds given to the State, the ADEQ Project/Case Manager, with support from the ADEQ QA Unit, is responsible for ensuring that the State complies with all relevant EPA QA requirements.

Since ADEQ employs a primarily decentralized approach to quality management, each ADEQ Division is responsible for determining the specific environmental Programs and activities to which the ADEQ Quality Management System will apply. The following list includes representative environmental Programs, grants, and activities within each Division which are covered by the ADEQ Quality Management Plan.

### AIR QUALITY DIVISION:

Air Quality Assessment Section

Data Management & Quality Assurance

Monitoring Unit

Evaluation and Special Projects Unit

Planning Section

State Implementation Plan & Program Development Unit

Fund & Project Management Unit

**Permits Section** 

New Source Unit

Existing Source & General Permit Unit

Compliance Section

Inspections & Field Services Unit

**Technical Services Unit** 

### WASTE PROGRAMS DIVISION:

**Emergency Response Unit** 

### **Technical Support Section**

Site Assessment Unit

Rules Unit

Sustainability Unit

### Remedial Projects Section

Voluntary Remediation Program (VRP)

Federal Projects Unit

Remedial Projects Unit/(WQARF)

Remedial Investigations Hydrology Unit

### **Permits Section**

Hazardous Waste Permits Unit

Solid Waste Plan Review Unit

### Inspections & Compliance Section

Solid Waste Inspections and Compliance Unit

Hazardous Waste Inspections and Compliance Unit

**LUST Enforcement** 

UST Inspection & Compliance Unit

### Corrective Action Section

State Lead Unit

Site Investigation and Remediation Unit

**Application Processing Unit** 

### Underground Storage Tank (UST) and Division Support Section

**UST** Coordination Unit

Information Management Unit

### WATER QUALITY DIVISION:

Rules Development Unit

Business & Planning Unit

### **Groundwater Section**

Wastewater Recharge & Reuse Unit I

Wastewater & Subdivision Review Unit

Wastewater Design Review Unit

Water Quality Mining Unit

### **Compliance Section**

Compliance Assurance Unit,

Compliance Data Unit

**Enforcement Unit** 

Field Service Unit

### **Drinking Water Section**

Source Water Assessment & Protection Unit

Program Development & Outreach Unit

Technical Engineering Unit

### Surface Water Section

TMDL & Assessment Unit

Monitoring Unit

Permits Unit

### Stormwater & General Permits Unit

### NORTHERN REGIONAL OFFICE:

Water Quality Design Review Field Services

### SOUTHERN REGIONAL OFFICE:

Border Programs Unit Compliance Programs Unit Superfund Programs Unit Compliance Programs Unit

### 1.2.2 Data Generated by Field Sampling and Laboratory Analysis

Some examples of activities covered under the ADEQ QMP are the generation of environmental data, including field work, where chemical, physical, or biological samples are collected for analysis; the collection of in situ measurements; field work for site characterization and remediation; and compliance inspections.

Environmental samples for chemical, physical, or biological analyses are commonly collected by, or for, ADEQ and analyzed to accomplish the following goals:

- Confirmation of the presence or absence of pollutants or contaminants;
- Determination of contaminant concentration levels of various sample fractions;
- Determination of sources of contamination;
- Delineation of horizontal and vertical distribution;
- Evaluation of the rate and direction of transport;
- Determination of the eventual fate of identified pollutants;
- Determination of the effectiveness of treatment;
- Establishment of time trends, to monitor changes and evaluate progress;
- Evaluate compliance with environmental statutes, rules, and permit requirements;
- Analyses of geotechnical parameters.

The above sampling activities may be conducted for site characterization, for ongoing monitoring Programs, or during remediation and removal activities. Any data collected for the State may also be potentially used as an input for risk screening and/or assessment calculations incorporating exposure to humans, wildlife, and the environment.

Where appropriate, data collection activities conducted for ADEQ must be adequately addressed in a Quality Assurance Program Plan (QAPrP), which should include specifics for sampling procedures and the analytical process; this portion is commonly called a Sampling and Analysis Plan (SAP) or Quality Assurance Project Plan (QAPjP). The Quality Assurance Program Plan (QAPrP) will specify what documents are necessary during the planning process..

Activities covered under this category include collecting media samples in the field, observing and recording field observations, performing analyses in the field and in field (mobile) laboratories, and analyzing samples in fixed laboratory settings. Examples of media include solid or liquid waste, fluid discharges or emissions, groundwater, surface water, soil, sediment, air, and biota. Measurements include physical measurements and observations made in the field such as flow rates, water levels, particle sizes, geological matrices, etc. Biological monitoring and sampling activities such as habitat evaluation, species identification, and diversity assessments are also covered under this category. Portable equipment can be used to make field chemical determinations of such parameters as pH, temperature, and specific conductance. The QAPjPs shall describe methods of collection, methods of analyses, methods of transportation, and methods of documentation for each of these activities.

### 1.2.3 Technical Activities Not Covered by the ADEQ QMP

Two types of data collection activities that are generally not covered by the QMP are indicated and clarified below:

- 1. Data collected only for safety or workplace regulations are not covered in the QMP. However, if the same data are used to identify hot spots for subsequent investigation the collection is covered by the QMP.
- 2. Collection of employee medical monitoring data are generally not covered under the QMP. However, if the data are used to determine risk factors related to work exposure it would generally be covered.

### 1.3 ADEQ ORGANIZATIONAL STRUCTURE

ADEQ employs a decentralized approach to QA management, whereby each Division and Regional Office is responsible for deciding how they will specifically implement the general policies and procedures of this QMP. The ADEQ Director has delegated day-to-day responsibility for overseeing the Quality Management Plan to ADEQ's QA/QC Steering Committee, chaired by the QA/QC Unit Supervisor. The Steering Committee is made up of designated QA/QC personnel from each of the three environmental Divisions and the QA/QC Unit Supervisor who resides in the Business and General/Laboratory Services Section of the Administrative Services Division for reasons of autonomy.

The Leadership Team is that group of ADEQ Management assembled and under the direction of ADEQ's Director who are charged with the policy making and operational strategies of the Agency. The Leadership Team consists of the following members: ADEQ Director; ADEQ Deputy Director; Waste, Water, Air, and Administrative Services Directors; Northern and Southern Regional Directors; Communications Officer; and ADEQ Administrative Council Staff as desired by the Director.

Currently, the ADEQ QA/QC Unit is managed by a QA/QC Unit Supervisor. The QA/QC Supervisor manages the Quality Assurance Program and has direct access and reporting authority to the Business and General/Laboratory Services Section Manager. For matters concerning QA/QC, the QA/QC Steering Committee has direct access and reporting authority to the ADEQ Director. The QA/QC Unit maintains independence in both location and function from any offices or Programs which generate environmental data or are involved in environmental data collection.

ADEQ is composed of three Program Divisions (Air, Waste, and Water) that generate environmental data as well as an Administrative Services Division. ADEQ's QA/QC Unit provides support to each of the three ADEQ Divisions that generate environmental data, functions as the Agency technical QA expert, and assists with a variety of QA functions.

ADEQ's Steering Committee is presently made up of designated QA/QC specialists from each of the three Program Divisions and ADEQ's QA/QC Unit Supervisor who serves as committee chair.

### 1.4 ROLES AND RESPONSIBILITIES

Anyone in ADEQ who is either directly or indirectly involved with environmental data collection or laboratory analyses has some responsibility for ensuring data quality. This may include staff level personnel, Program supervisors, unit managers, section managers, Deputy Division Directors, Division Directors, the ADEQ Deputy Director and the ADEQ Director. The following is an overview of the QA responsibilities of some ADEQ personnel:

### 1.4.1 ADEQ QA/QC Unit Supervisor Authority

ADEQ's QA/QC Unit Supervisor has the authority and responsibility for managing the QA activities within ADEQ's Quality Management System. ADEQ's QA/QC Steering Committee may recommend suspension of environmental data collection projects, and request corrective action in the event that data quality/environmental technology QA activities do not meet the Agency's QA policy or requirements. If the ADEQ QA/QC Unit Supervisor and Project/Case Manager are unable to resolve QA issues at the staff level, those concerns shall be elevated to the appropriate ADEQ Section Manager or Director. The Steering Committee can be called to meet at times other than regular scheduled QA/QC meetings to resolve data collection issues.

The ADEQ QA/QC Unit is specifically responsible for ensuring that:

- All internal and external projects involving the generation of environmental data are performed in accordance with the ADEQ QMP and an approved QAPjP, or other suitable planning document as determined by the QA/QC Steering Committee;
- Agency quality documents, such as SOPs, SAPs, QAPrPs and QAPjPs are prepared in accordance with ADEQ's QMP;
- Industry standard procedures required to implement QA management requirements are identified and provided;
- Laboratory audits are performed, and analytical data are validated, as necessary;
- Formal reviews and assessments of QA and QC activities are coordinated and the report of findings is prepared and forwarded to Section Managers. ADEQ's QA/QC Unit will make recommendations for appropriate corrective action as indicated by audit findings;
- Technical assistance to ADEQ Programs and contractors is provided and EPA guidance documents, policies, and procedures are distributed as appropriate;
- ADEQ training needs are assessed; training courses are arranged and developed, and/or presented on QA topics;
- An adequate degree of auditing by ADEQ's QA/QC Unit [ i.e., management system reviews (MSR) and technical system audits (TSAs) ] is performed to

- assess compliance with ADEQ QA requirements for monitoring and evaluating overall project implementation;
- QAPjPs specifically address the technical adequacy of DQOs, when such documentation is required;
- Communication takes place between the QA/QC Steering Committee and QA/QC Unit about current quality assurance activities and projects;
- There is an annual review of the Quality Management Plan with the QA/QC Steering Committee.

### 1.4.2 Line Management and Staff Authority

### 1.4.2.1 ADEQ Director

The ADEQ Director has overall responsibility for ADEQ's QA Program as outlined in EPA Order 5360.1 A2. More specifically, the ADEQ Director is responsible for ensuring that QA is an identifiable activity having adequate resources allocated for the accomplishment of the mission's goals for ADEQ's centralized Programs as well as its satellite (Northern and Southern) regional offices. These goals include providing the resources for the collection of the right type, quantity, and quality of data for all in-house and external projects.

### 1.4.2.2 ADEQ QA/QC Steering Committee

The Steering Committee has responsibility for oversight of ADEQ's quality systems, and the general direction of the QA/QC Program. The QA/QC Steering Committee, comprised of representatives from all three of the Program Divisions and the QA/QC Unit Supervisor, meet on a monthly basis for review and update of the QMP and to establish agency wide consistency for QA/QC practices. Other functions of the Steering Committee are examining, and auditing, environmental data collection procedures. Division representatives of the Steering Committee have the responsibility of communicating Steering Committee activities to their Division Director, as well as staying apprised of the QA activities within their Division, with the purpose of acting as a liaison between the Committee and their Divisions. These duties are driven by the common goal of continual improvement of the Quality Management System.

### 1.4.2.3 QA Division Representatives

All Program Divisions: Air, Water, and Waste, shall assign a representative that assists with the QA efforts within the Division. QA representatives serve on the QA/QC Steering Committee and work with the QA/QC Unit Supervisor in writing and implementing QAPrPs within their prospective Divisions. Other duties include identifying projects that require QAPjPs, SOPs, and/or audits and coordinating with Unit and Section Managers in designating personnel for reviewing QA documents and scheduling audits. Responsibility lies with the Division QA representatives to coordinate third party, autonomous, review and approval of Quality Assurance documents by the QA/QC Unit Supervisor, qualified appropriate personnel within their Division but removed from the project, or themselves. This review process should not be conducted by Unit Managers for their own projects. With concurrence from either the QA/QC Unit Supervisor

or the Project/Case Manager, the QA/QC representatives have the ability to halt projects in the event of significant QA deviations. QA/QC representatives perform the duties necessary for QA oversight of their Division, and are trained to approve QA documents in accordance with QA/QC Unit guidelines.

### 1.4.2.4 ADEQ Division Directors:

The Division Directors have the overall responsibility for managing the QA Program within their organization in accordance with the ADEQ QMP. The Directors are specifically responsible for ensuring that adequate resources are provided to support ADEQ QA/QC Program responsibilities.

### 1.4.2.5 ADEQ Section Managers:

Section Managers must ensure that:

- Whenever environmental measurements are to occur the division QA/QC Representative is designated to coordinate with and participate as a member of ADEQ's QA/QC Steering Committee, and work with the QA/QC Unit Supervisor, tasked with implementing the ADEQ Quality Management System
- All ADEQ environmental data collection activities include appropriate planning and documentation regarding data quality objectives (DQOs), quality assurance Program plans (QAPrPs), quality assurance project plans (QAPjPs) and standard operating procedures (SOPs);
- ADEQ site-specific QAPjPs are written by Program personnel, contractors, or other responsible parties, and approved by appropriate Division personnel, or by ADEQ's QA/QC Unit if requested, to ensure effective implementation for projects that generate environmental data;
- Deficiencies identified in audits are corrected expeditiously;
- Program-specific QA-related training needs are identified.

Section Managers may delegate tasks of ensuring appropriate QA/QC procedures to Unit Managers, but approval of QA documents shall be completed by an autonomous third party.

### 1.4.2.6 ADEQ Project/Case Managers:

Project/Case Managers may be assigned the responsibility for specific projects supported through contracts, grants, or interagency service agreements (ISAs). ADEQ's QA requirements shall be followed for those internal activities, and external projects which generate environmental data. In addition to ADEQ's QMP, the relevant QA requirements for external projects are specified in 40 CFR 30 and 31, and 40 CFR 15. The ADEQ Project/Case Manager has the principal responsibility for ensuring that project data quality objectives are met.

Paramount among those requirements is that, when indicated, an approved Quality Assurance Project Plan (QAPjP) is established prior to initiating any data collection efforts.

ADEQ Project/Case Managers must ensure that:

- All projects needing a QAPjP are identified, and that the QAPjPs are written, and approved prior to environmental data collection activities, as specified in section 2.2;
- Data Quality Objectives (DQOs), specifications, and acceptance criteria for projects have been prepared by the Program, and approved by an appropriate person, prior to data collection activities, as specified in section 2.2;
- They are available to participate in conducting QA system/performance audits of projects, as necessary, with ADEQ's QA/QC Unit Supervisor;
- Appropriate corrective action is taken if indicated in the audit findings;
- Unresolved data quality problems are reported to ADEQ's QA/QC Unit Supervisor and designated Program staff.

### 1.5 COMMUNICATIONS

To be effectively implemented, the QMP must not only be approved, circulated, and regularly updated, but it must also be understood by those responsible for its implementation. Two strategies will be used to ensure that this occurs. ADEQ's QA/QC Unit Supervisor will keep Division and Agency Management apprised of QA issues as new information, policies, or other QA procedures develop. ADEQ's QA/QC Unit will arrange for training on an on-going basis in order to ensure that personnel responsible for QA functions understand QA requirements and practices related to their responsibilities.

Having an accurate and up to date QMP is essential for implementing an effective Quality System. Minor Changes of the QMP will be implemented on a yearly basis through an annual internal review process, as detailed in section 9.1, which in turn will be submitted to EPA Region IX for record keeping. The life-span of any QMP is five years; therefore at that time a comprehensive review will be conducted, and a revised QMP will be submitted to EPA Region IX for approval. It is the intent of ADEQ's Quality System to continually document changes in the QMP so when a comprehensive review is required, revision and concurrence should involve minimal efforts.

### CHAPTER 2 QUALITY MANAGEMENT SYSTEM

### 2.1 PRINCIPAL COMPONENTS OF THE QUALTY MANAGEMENT SYSTEM

The Quality Management System consists of staff, defined functions, tools, and quality assurance (QA) procedures. These components are used to ensure that environmental data generated by ADEQ, or its contractors/consultants, are of appropriate quality for their intended purpose. The ADEQ QA/QC Unit has determined that the following twelve essential elements comprise an effective QA System:

- Stating of ADEQ QA Goals and Policy (identified in ADEQ's QMP);
- Adhering to applicable ADEQ QA requirements and criteria (EPA Orders, regulations, and guidelines);
- Defining ADEQ's QA organizational structure;
- Describing ADEQ Programs and activities covered by the QA requirements;
- Outlining the roles and responsibilities of those involved with ADEQ QA functions;
- Utilizing QA tools and procedures;
- Identifying resource allocations;
- Establishing a communications process (internal and external);
- Affording QA training opportunities;
- Dictating documentation and record keeping requirements;
- Implementing review and evaluation procedures to ensure continuous improvement;
- Defining key QA terminology.

### 2.2 PRINCIPAL TOOLS OF THE QUALITY MANAGEMENT SYSTEM

ADEQ uses a graded approach to the Quality Management Plan, as does EPA. The graded approach recognizes that different projects, depending on size or complexity, may require a greater or lesser degree of formal planning. The successful implementation of ADEQ's Quality Management Program requires a consistent and graded approach for QA practices commensurate with the intended uses of the data. ADEQ's QMP requires that a variety of tools and procedures be utilized for planning, implementing, and evaluating the Quality Management System. ADEQ Managers and staff members will be informed of the availability and use of these tools through ADEQ sponsored training.

The QA/QC Unit presently functions with the guidance and support of a Steering Committee, made up of designated QA/QC representatives from each of the three Program Divisions and one

QA/QC Unit Supervisor, who serves as the committee chair. The QA/QC Unit Supervisor resides in the Administrative Services Division, specifically the Business and General/Laboratory Services section. This section performs no environmental data collection activities and thereby preserves autonomy and independence. The QA/QC Unit, in conjunction with the Steering Committee, is responsible for establishing, implementing, and evaluating the details of the QMP.

The QA planning and implementation tools include a Quality Management Plan (QMP), establishment of Data Quality Objectives (DQOs), Quality Assurance Program Plans (QAPrPs), Quality Assurance Project Plans (QAPjPs), Standard Operating Procedures (SOPs,) and Sampling and Analysis Plans (SAPs) or Field Sampling Plans (FSPs). ADEQ's Program staff, or their contractors, create these plans with technical assistance, as necessary, from ADEQ's QA/QC Unit.

The QA evaluation and assessment tools comprising ADEQ's Quality Management System include Management System Reviews (MSRs), Technical System Audits (TSAs), Performance Evaluation (PE) Studies, and Data Quality Assessments (DQAs). These are either arranged for, or performed by, ADEQ's QA/QC Unit.

All environmental data collection activities conducted by, or on behalf of, EPA Region IX must be addressed in a Quality Assurance Project Plan (QAPjP). These details are discussed in Section 2.2.4.

These elements explicitly require clear Data Quality Objectives (DQOs) for each planned data collection activity, and also require that data assessments be conducted to evaluate the validity of the results. Every field investigation should be constructed in accordance with an approved ADEQ QAPjP, or other planning document, suitable for the task. The planning document shall ensure that DQOs will be met. Arizona Statutes require that the ADHS Office of Laboratory Licensure be responsible for licensing all labs generating data for regulatory use by ADEQ described in detail in section 4.2.2.

### 2.2.1 Quality Management Plan (QMP)

ADEQ's QMP describes the policies, procedures, and systems governing Agency data collection activities. It serves as the umbrella document for all QA/QC operations. Future revisions and updates to this QMP will be prepared at least annually, and at any other time that significant changes occur within ADEQ's operational structure. The QA/QC Unit will lead this process to gain concurrence from all ADEQ Leadership as well as the Region IX EPA QA/QC representatives. Revisions and/or updates will be completed and prepared for submission to EPA in as expeditious a manner as possible under the particular circumstances for each revision.

### 2.2.2 Quality Assurance Program Plans (QAPrP)

A Quality Assurance Program Plan is a planning document instituted at the level between the QMP and a QAPjP. This document is used to describe details that are specific to a Program, or Division, when the QMP is too general to encompass the unique circumstances for all Programs.

It is appropriate to reference Program specific regulations and guidance documents in a Program Plan that are utilized for defining data quality objectives such as Soil Remediation Levels (SRLs) and Water Quality Standards (WQSs). A QAPrP can encompass a entire Division or it can be specific for individual sections or Programs. The appropriate level of planning will be determined within the Divisions. For some Programs a QAPrP may be sufficient to be utilized in lieu of a QAPjP. The Programs will provide a copy of their QAPrPs to the QA/QC Unit for approval, general oversight, and management of the Agency wide Quality System. QAPrPs may also need to be sent to Region IX QA office for approval.

### 2.2.3 Data Quality Objectives (DQO)

ADEQ is committed to sound science during the generation of environmental data that are technically appropriate for their intended use. Environmental data collected should be of adequate quality and quantity to support intended regulatory decisions, and when necessary be legally defensible. Data Quality Objectives (DQO) are used in the planning phase of all Agency data collection activities in the capacity that defined objectives shall be identified before sampling goes forward. *The Guidance on Systematic Planning Using the Data Quality Objectives Process, EPA* QA/G-4 is used, as appropriate, for the development of DQOs by the Agency. In many situations, regulatory criteria and action limits are the basis for environmental decisions. In these situations, the appropriate planning document should state (i.e. QAPrP, QAPjP, FSP, or SAP) that regulatory limits are the driving force for Data Quality Objectives, and that the formal EPA DQO process is not extensively utilized. Although DQOs are a required element of any Quality Assurance Project Plan (QAPjP), these data objectives can be identified with regulatory limits and/or action limits that are already in existence, and do not necessarily need to be derived. ADEQ Programs should discuss within their QAPrP circumstances and situations for projects when the DQO process will be utilized.

Each Program within ADEQ is responsible for establishing DQOs for projects where ADEQ takes the lead role in gathering environmental data or for those projects where ADEQ provides oversight. ADEQ's QA/QC Unit will provide technical assistance, if needed, to determine the appropriateness of the DQO process given the intended use of the data.

The development of data quality objectives (DQOs) is outlined in QA/R-5. For many projects, DQOs may be a simple statement of why data are being collected and what data outputs will be considered significant. For other projects, the complete statistical hypothesis testing approach as described in Agency Guidance QA/G-4, Guidance for the Data Quality Objectives Process may be appropriate.

Data Quality Objectives are intended to accomplish the following

- Clarify the project objectives;
- Define the most appropriate types of data to collect;
- Determine the most appropriate conditions under which to collect the data;
- Specify the level of uncertainty that is acceptable as the basis for establishing the

quantity and quality of data needed.

### 2.2.4 Quality Assurance Project Plans (QAPjP)

All QAPjP's should be developed as specified in EPA QA/R-5, *EPA Requirements for Quality Assurance Project Plans for Environmental Data Operations*. ADEQ requires that all twenty-four elements be addressed before ADEQ's QA/QC Unit may submit a QAPjP to EPA on ADEQ's behalf. These elements consist of the following:

Group A	Project Management
A1	Title and Approval Sheet
A2	Table of Contents
A3	Distribution List
A4	Project/Task Organization
A5	Problem Definition/Background
A6	Project/Task Description
A7	Quality Objectives and Criteria for Measurement Data
A8	Special Training Requirements/Certification
A9	Documentation and Records
Group B	Measurement/Data Acquisition
B1	Sampling Process Design
B2	Sampling Methods Requirements
В3	Sample Handling and Custody Requirements
B4	Analytical Methods Requirements
B5	Quality Control Requirements
B6	Instrument/Equipment Testing, Inspection, and Maintenance
	Requirements
B7	Instrument Calibration and Frequency
B8	Inspection/Acceptance Requirements for Supplies and Consumables
B9	Data Acquisition Requirements
B10	Data Management
Crown C	A see seement/Oversi slot
Group C C1	Assessment/Oversight
C1 C2	Assessments and Response Actions
C2	Reports to Management
Group D	Data Validation and Usability
D1	Data Review, Validation and Verification Requirements
D2	Validation and Verification Requirements
D3	Reconciliation with User Requirements
	<u>.</u>

The QAPjP dictates the policies and procedures, project organization and objectives, QA requirements, and QC activities designed to achieve the desired type and quality of environmental data necessary to support project objectives. In ADEQ a QAPjP is utilized for collection and analyses of data to support long term and large scale projects.

For those activities funded by EPA, there are additional influences from the federal level on QAPjP preparation. ADEQ Program Plans identify projects requiring QAPjPs and the detail required within that planning document. Some Programs utilize abbreviated QAPjPs in the form of "fill in the blank" documents, although these shortened documents still need to be completed prior to sampling activities. Other Programs within ADEQ, such as Tank Programs, rely heavily on Guidance Documents for the planning process and do not require formal QAPjPs as such. Short-term projects and one-time events (e.g., emergency response) do not require QAPjPs as long as the sampling protocols and objectives are addressed in the Program QAPrP. Whether or not a project is funded by EPA, planning documents suitable for the task are required. These planning documents, in the form of a QAPjP or an alternative document, are an expected part of the Quality System. The detail within the documents, and the circumstances under which each form is appropriate, will be described in the Program specific documents. A QAPjP, or the equivalent planning document, must be approved by appropriate delegated autonomous Division personnel or by the QA/QC Unit. Additionally, all contractors for ADEQ must meet the quality assurance and Program requirements established by ADEQ QMP.

### 2.2.5 Quality Assurance (QA) Status Reports

QA Status Reports are a tool used for documentation and communication of QA activities. Although all Programs do not make use of QA Status Reports, some of the Programs may require these reports, and when utilized they will be described in the appropriate QAPrP. Each plan for environmental data collection should include a section discussing the frequency, content, and format of the required QA status report(s). These factors will be determined by the relevant ADEQ Program Project/Case Manager. Status reports will be placed in the project file by ADEQ's Project/Case Manager and will be used to help track project progress. Each status report should address, at a minimum, the following elements:

- Status of the project;
- Changes that occurred in project activities (sampling, QC control measures, analytical methods);
- Results of performance and system audits as they apply;
- Any corrective actions taken;
- Any project organizational changes;
- Results of the assessment of data quality indicators; precision, accuracy, completeness, comparability, representativeness, and sensitivity.

For some Programs, rules or policies supersede these status reports. The policies or rules establish requirements similar to status reports, and can function as an alternative. The alternative should be referenced in the plan, and may if necessary, discuss elements in addition to those listed above.

### 2.2.6 Standard Operating Procedures (SOP)

The use of standard operating procedures (SOPs) in ADEQ serves as one mechanism to ensure comparability across Programs and individual environmental data collection projects. SOPs must be incorporated, either in full or by reference, in the QAPiPs or QAPrPs.

ADEQ uses a variety of SOPs, some are EPA developed documents such as *Laboratory Documentation Requirements for Data Evaluation R9QA/004.2 August, 2001*, and others have been developed by ADEQ. SOPs developed by ADEQ are peer reviewed. ADEQ's QA/QC Unit is available for assistance in both SOP development and review. ADEQ has a number of general SOPs that are maintained within the QA/QC Unit. These SOPs are available for reference and can be incorporated into QAPjPs or QAPrPs. SOPs can also be modified to develop specific SOPs for a variety of Programs. SOPs for the water sample collection from Public Water Systems are maintained on ADEQ's website. Some other examples of ADEQ's general SOPs are:

- Collection of Composite Soil Samples for Compliance Purpose;
- Groundwater Monitoring Well Sampling;
- Water Sampling from Groundwater Treatment Systems;
- Soil Vapor Sampling Guidance;
- Soil Vapor Sampling for Remediation Systems.

### 2.2.7 Technical Systems Audit (TSA)

All ADEQ Programs that employ environmental sample collection and analyses are subject to a TSA. TSAs are a principal tool of ADEQ's quality system and are defined more thoroughly in Section 9.2.2.

### 2.2.8 Management System Reviews (MSR)

Management System Reviews (MSRs) will be performed periodically within ADEQ for all Programs. Further details on MSRs are provided in Section 9.2.1.

### 2.2.9 Corrective Actions

In the normal case, deficiencies are identified, and corrective actions are initiated, as a result of a review or audit. However, there are cases when deficiencies are identified during normal work routines, outside a review or audit. In these cases a corrective action memo is generated to document and communicate the deficiency. The memo, at a minimum, explains the problem and documents procedural changes and actions that will correct the problem and minimize the chance for repeat problems and deficiencies. In some situations, no corrective action is required; however, it is necessary to document the occurrence. For these situations, the corrective actions can be referred to as non-conformances.

### 2.3 OPTIONAL PRACTICES FOR THE CONTROL OF DATA COLLECTION

### 2.3.1 Field Audits

These are "real-time" observation, review, and critical appraisal of field sampling activities. Field audits consist of an on-site visit to the sampling location; observation of sampling practices; review of project records and sampling SOPs; and, documentation of findings. The primary intention of such audits is to ascertain whether the QAPjP specified practices are being followed.

When sampling is being performed by ADEQ personnel, or ADEQ contractors, the lead auditor must be an ADEQ employee. In these circumstances, audits may be requested through the ADEQ QA/QC Unit, and are performed by non-project personnel to avoid the appearance of bias.

All field auditing activities will result in the production of a written report. Usually, the draft findings report should be prepared by the Lead Auditor within 30 days of the observation phase of the audit, although it may need to be prepared more quickly in some cases. Whether internal or external, the Auditor should send the report to the ADEQ Project/Case Manager for review. For external audits, the ADEQ Project/Case Manager will pass the audit report onto the auditee for comments. Final reports generated by the Audit Team are to be completed within a reasonable and appropriate time. Copies of the Final Report will be stored in the Project file and with the auditor. Additional copies will be distributed as appropriate.

### 2.3.2 Laboratory Audits

These are audits of laboratory operations. Such audits may be "real-time" (i.e., performed while project samples are under analysis) or performed after analysis is completed. Laboratory audits will consist of an on-site visit to the laboratory, observation of analytical practices when possible, review of project records and laboratory SOPs, and documentation of findings. A laboratory audit is conducted to determine and document whether laboratory practices and analytical procedures used are consistent with QAPjP requirements and laboratory tasking instructions.

When analyses are being performed by ADEQ contractors, the lead auditor must be an ADEQ employee. In these circumstances, audits may be requested through the ADEQ QA/QC Unit, and are performed by non-project personnel to avoid the appearance of bias. All laboratory auditing activities will result in the production of a written report. A draft of this report is due within 7 calendar days of the completion of the observation phase of the audit, or a mutually agreed upon alternative. The draft will be sent for comments to the ADEQ Project/Case Manager responsible for the activity observed prior to completion of the report. Written comments must be supplied by the ADEQ Project/Case Manager to the ADEQ QA/QC Unit within 7 calendar days of the receipt of the draft, or a mutually agreed upon alternative. Final reports generated by the ADEQ QA/QC Unit are to be completed within 30 calendar days of receipt of comments by the ADEQ Project/Case Manager, or a mutually agreed upon alternative. Copies of the Final Report will be stored in the Project's file and also with the ADEQ QA/QC Unit. Additional copies will be distributed as appropriate.

# CHAPTER 3 PERSONNEL QUALIFICATIONS AND TRAINING

### 3.1 POLICY FOR QUALITY ASSURANCE (QA) RELATED TRAINING

The purpose of this Chapter is to explain the processes used by ADEQ to ensure that staff and managers working in environmental Programs are trained and qualified to perform their required QA responsibilities. This includes Project/Case Managers, field personnel, ADEQ QA/QC staff, data processors, and the individuals who supervise these personnel.

### 3.1.1 Responsibilities

ADEQ's Program Unit Managers are responsible for ensuring that each staff member involved with collecting or analyzing environmental data has the necessary technical, quality assurance, and project management training required for his or her assigned tasks and functions. Section Managers are also responsible for ensuring that technical staff maintains the necessary level of proficiency to effectively meet ADEQ's QA/QC responsibilities. ADEQ's QA/QC Unit will serve as the Agency resource for arranging for, and assisting in, defining QA/QC training needs on a regular basis to update Program staff with developing QA/QC issues.

Maintaining staff proficiency in critical technical disciplines (e.g., environmental engineers, geologists, hydrologists, hydrogeologists, chemists, and microbiologists) is assumed to be determined within the hiring process.

### 3.1.2 Identification of Training Needs

Core training will be coordinated through the QA/QC Unit in conjunction with various Division supervisory personnel. Intermediate and advanced skill training will be arranged when the appropriate Agency staff identify the need. The QA/QA unit, in conjunction with Program management, will identify continuing professional training requirements and address those requirements utilizing external resources for the latest technological advances and evolution in industry standards.

### 3.1.3 Implementation of Training Requirements

ADEQ staff are encouraged by supervisors to draw upon their educational background, experience, technical training, and on-the-job training to enhance their understanding and performance of QA-related procedures.

ADEQ's QA/QC Unit is developing a training program that will offer, or arrange for through a third-party vendor, the following courses on a schedule and frequency suited to meet the needs of ADEQ's staff with QA responsibilities:

- An Orientation to Quality Assurance Management
- Establishing Data Quality Objectives

- Preparing Quality Assurance Project Plans
- How to Perform a Preliminary Data Review

The goal is to offer no less than three of the four courses during the year. The classes will be open to anyone responsible for QA functions. ADEQ's QA/QC Unit will also schedule impromptu QA training designed to address specific QA needs of Program staff.

It is a goal that ADEQ Program staff responsible for QA functions (as identified by Program management) should complete the above courses within two years from their employment date. In addition, they will be encouraged to attend meetings and seminars, and to take formal training, in accordance with ADEQ's training policy, to enhance their understanding of Program specific QA requirements within the Programs they work.

### 3.1.4 Documentation of Training

ADEQ's QA Unit will maintain a record of all QA training taken by staff and managers responsible for environmental data generation. ADEQ's Leadership Team will provide resources for QA training for ADEQ Program staff. This training will be provided, through internal training and/or external sources, to staff at all levels to ensure that QA requirements and responsibilities are understood and implemented at all stages of projects. Some of the training required to support ADEQ's Quality Management System will come from EPA.

### CHAPTER 4 PROCUREMENT OF ITEMS AND SERVICES

ADEQ procures items such as sampling equipment, instrumentation, field equipment, laboratory services, and consulting services. All items and services relating to environmental data collection and generation are obtained through the procurement process. The ADEQ public procurement process is guided by the Arizona Procurement Code (Arizona Revised Statutes 41-2501 et seq., and administrative rules and regulations A.A.C. R2-7-101 et seq.). This procurement code has modeled itself on the Model Procurement Code as provided by the American Bar Association. The procurement process is also governed by State statutes and rules, and depending on the circumstances of the procurement, may involve the approval of other agencies within the State. Whenever appropriate, requirements for equipment and services specific to individual Programs should be detailed in QAPrPs or QAPjPs. Procurement activities may range from general and scientific supplies to highly sophisticated scientific instrumentation and services which directly affect the quality of environmental measurements.

### 4.1 ITEMS

Within ADEQ, identified equipment needs are submitted to management who prioritize, rank, and approve items for proposed procurement. This process allows ADEQ to identify particular equipment needs, relative to other needs, in order to facilitate quality in measurement processes. Specific monitoring, sampling, and analytical equipment are procured only after quality requirements have been discussed among procurement officials, Program personnel, and when appropriate, ADEQ's QA/QC Unit. The Contracts and Procurement Section requires that items meet the approved specifications. The criteria for selection of the specific items are outlined prior to approval of the equipment.

### 4.1.1 EQUIPMENT MAINTENANCE

ADEQ field personnel are responsible for maintenance of their own field equipment and instrumentation. ADEQ has either service contracts or in-house capabilities for the repair and maintenance of field equipment and instrumentation. Schedules for preventive and/or corrective maintenance are determined and carried out through service contracts or in-house capabilities.

### 4.2 SERVICES

Project managers work with the ADEQ Contracts and Procurement Section to incorporate quality control within the specific scope of work for each task assignment. Quality assurance for service contracts is based on contractor performance measures which include, but are not limited to, the ability of the contractor to adhere to the contract terms and conditions, and the ability of the contractor to complete the work in accordance with the ADEQ approved QAPjP, SAP, and/or other work plan. Services (laboratory, consulting, drilling, etc.) that are procured through ADEQ's procurement process are contracted in accordance with the standard terms and conditions of the Uniform Commercial Code as adopted by the State of Arizona. The standard terms and conditions, at a minimum, include the following:

Contract interpretation;

- Contract administration and operation;
- Costs and payments;
- Contract changes;
- Risk and liability;
- Warranties:
- State contractual remedies;
- Contract termination.

The Project/Case Manager from the applicable ADEQ Program can utilize the ADEQ QA/QC Unit in finding services appropriate for his or her needs. Prior to procurement of services, it is important that the data quality objectives and measurement quality objectives of the specific project, as they relate to analytical requirements, can be achieved by the laboratory. The laboratory needs to submit a current Quality Assurance Manual (or similar documentation) for review before the contract is awarded.

### 4.2.1 CONTRACTS WITH EXTERNAL PARTIES

ADEQ conducts and oversees assessment (site characterization), remediation, and removal activities at solid and hazardous waste sites in Arizona. For some of these activities, ADEQ may contract directly for environmentally related measurements or data generation.

ADEQ's General Laboratory Services Contract goes out to bid every 3-5 years. This contract is for General Laboratory Services for a variety of analyses and methodologies and can be awarded to one or more laboratories. This process is a collaboration of ADEQ's Procurement Section, the QA/QC Unit, and/or QA/QC Steering Committee. All Divisions can utilize this contract for analyses within their Divisions.

The Monitoring Assistance Program (MAP) is a Program mandated by Arizona Revised Statutes 49-360, for which ADEQ contracts with vendors to take samples and perform necessary analyses for approximately 900 small drinking water systems within the State of Arizona. This contract goes out to bid through the Drinking Water Section and is awarded on an annual basis.

For services procured outside of the general laboratory services contract, and the MAP contract, the Programs are responsible for ensuring that the contractors meet the quality assurance requirements as outlined in the Program specific QAPrP. It is necessary, at a minimum, to obtain a Quality Assurance Manual from any contracting laboratory prior to commencement of work. Other areas where contractors and subcontractors are utilized include: ambient surface water analyses for chemical and microbiological indices, air quality analyses, etc.

For contractors performing sampling, the contractors must develop their own QAPrP or QAPjP. In some instances where contractors are handling extensive sampling and data management at multiple levels, it may even be appropriate for the contracting organization to have an overall Quality Management System documented in a QMP.

### 4.2.2 Laboratory Licensure Requirements

In addition to the requirements of the Arizona Procurement Code (A.R.S. 41-2501 et. seq.) and the Arizona Administrative Code (A.A.C. R2-7-101 et. seq.), Arizona Revised Statutes require that the ADHS Office of Laboratory Licensure license environmental laboratories engaged in compliance testing.

Compliance testing has been defined by Arizona State Law pursuant to A.R.S. 36-495(1) as any:

- "Laboratory analysis of any matter, pollutant, contaminant, hazardous substance or other substance subject to regulation pursuant to:
- (a) Title 49 or rules adopted or enforced by the department of environmental quality for the purpose of determining compliance with title 49.
- (b) Federal environmental statutes or regulations administered or enforced by the United States environmental protection agency relating to the safe drinking water act (42 United States Code sections 300f through 300j), the clean air act (42 United States Code sections 7401 through 7642), the clean water act (33 United States Code sections 1251 through 1376), the resource conservation and recovery act (42 United States Code sections 6921 through 6939B), the comprehensive environmental response, compensation, and liability act (42 United States Code sections 9601 through 9657) and the toxic substance control act (42 United States Code sections 2601 through 2654) as they relate only to the regulation of polychlorinated biphenyls and asbestos."

Samples analyzed for regulatory or enforcement decisions by non-ADHS licensed laboratories are considered unacceptable for compliance purposes, as statutorily mandated, and should be rejected unless no other options are available. As testing requirements evolve with the introduction of new contaminants of concern, there may be unique cases when an ADHS certified laboratory is not available for the methods required or capable of achieving the required limits. For instances when a method is not certified by ADHS, or no ADHS laboratories are available, an exception can be made. All other resources should be exhausted before this option is utilized. These instances should be communicated to the QA/QC Unit to track overall regulatory issues and develop solutions in coordination with ADHS.

Upon application for an environmental laboratory license ADHS shall issue the license if, after investigation, ADHS determines that the application conforms with the standards established by ADHS.

The ADHS Director shall prescribe rules providing for minimum standards of proficiency, methodology, quality assurance, operation, and safety for environmental laboratories and may prescribe standards for personnel education, training, and experience to meet Federal environmental statutes or regulation. The ADHS Director may also allow reciprocity with other states, and prescribe the manner and form in which compliance testing results are reported. The rules shall be developed in cooperation with the Director of the Department of Environmental Quality and shall be consistent with Title 49 (Section 49-101 et seq.).

Unless exempted by A.R.S. 36-495.02, no person may operate or maintain an environmental laboratory without a license issued by the ADHS pursuant to A.R.S. 36-495.03 through 36-495.14.

### 4.3 THE ROLE OF THE ADEQ QA/QC UNIT IN THE PROCUREMENT PROCESS

ADEQ's QA/QC Unit will assist the Procurement Section in the development of the Request for Proposal (RFP), or Invitation for Bid (IFB), for the General Laboratory Services Contract which will occur approximately every 3-5 years. The QA/QC unit will provide input on minimum Quality Control requirements for Contract Laboratories as well as items to be included in submittal for QA/QC evaluation.

ADEQ's QA/QC Unit will advise the Drinking Water section on minimum QA/QC standards for laboratories contracted for the Monitoring Assistance Program.

When appropriate, ADEQ's QA/QC Unit or its delegate should review a laboratory's Quality Assurance Manual, or its equivalent, before the formal execution of any agreement or related action with the organization.

The QA/QC Unit will confer with ADHS on the good standing of laboratories that are contracted with, or submitting compliance data to, ADEQ.

# 4.4 THE ROLE OF ADEQ PROJECT/CASE MANAGERS IN THE PROCUREMENT PROCESS

ADEQ Program Personnel should define the quality of performance and specifications required of services, instruments, and reagents.

The responsibility for monitoring contract performance within ADEQ's Quality Management System lies with the Programs and ADEQ's Procurement Section. All contracts are managed in accordance with the State procurement code.

### 4.5 AGREEMENTS WITH GOVERNMENTAL ENTITIES

ADEQ also utilizes governmental agreements with EPA and other Federal, State, and local agencies. A.R.S. 41-2501 exempts governmental agreements from the Arizona Procurement Code. Agreements between ADEQ and other state agencies, or universities, to provide or receive a service are authorized under A.R.S. 35-148. Agreements between ADEQ and another

State Agency, political sub-division, or other governments to share joint authority (authority possessed by both parties) are authorized by A.R.S. 11-951 through 11-952.

In the event that a governmental agreement scope of work would include environmentally related measurements or data generation, the ADEQ QA/QC Steering Committee's role would be substantially the same as it is for the General Laboratory Services Contract. Procurement's role would include coordination with the ADEQ QA/QC Unit Manager or his or her designee, the ADEQ Project/Case Manager, and the outside political subdivision, and then final negotiation of the governmental agreement.

### 4.5.1 ADHS and State Laboratory Services (SLS)

The ADHS provides support for ADEQ as necessary for laboratory services, method development, risk assessments, development of some regulatory limits, and expert testimony.

# CHAPTER 5 DOCUMENTATION AND RECORDS MANAGEMENT

Maintaining important quality assurance (QA) documents and records is a continuous process at ADEQ. This process serves as a vehicle for identifying quality-related documents and records requiring management control. Moreover, this process serves to assure that QA documents and records are accessible, and protected from damage and deterioration during storage. Finally, ADEQ's Records Management Process ensures compliance with all statutory and contractual requirements for records involving environmental Programs. ADEQ Records Management System also provides adequate preservation of key records necessary to support the mission of ADEQ.

### 5.1 DEFINITION OF PUBLIC RECORDS

"Records" as defined in ARS § 41-1350, "means all books, papers, maps, photographs or other documentary materials, regardless of physical form or characteristics, including prints or copies of such items produced or reproduced on film or electronic media, made or received by any governmental agency in pursuance of law or in connection with the transaction of public business and preserved or appropriate for preservation by the agency or its legitimate successor as evidence of the organization, functions, policies, decisions, procedures, operations or other activities of the government, or because of the informational and historical value of data contained therein. Library or museum material made or acquired solely for reference or exhibition purposes, extra copies of documents preserved only for convenience of reference and stocks of publications or documents intended for sale or distribution to interested persons are not included within the definition of records as used in this chapter."

### 5.2 EXCLUSIONS FROM THE DEFINITION OF PUBLIC RECORDS

ARS § 49-205 indicates that:

A. Any records, reports or information obtained from any person under this chapter, including records, reports or information obtained or prepared by the Director or a department employee, shall be available to the public, except that:

- 1. Income tax returns are confidential;
- 2. Drinking water system security vulnerability assessments that are submitted to the United States Environmental Protection Agency, pursuant to Public Law 107-188, are exempt from disclosure under this chapter and Title 39, Chapter 1;
- 3. Other information, or a particular part of the information, shall be considered confidential on either:
- (a) A showing, satisfactory to the Director, by any person that the information, or a particular part of the information, if made public, would divulge the trade secrets of the person.

- (b) A determination by the Attorney General that disclosure of the information or a particular part of the information would be detrimental to an ongoing criminal investigation or to an ongoing or contemplated civil enforcement action under this chapter in superior court.
- B. Notwithstanding subsection A of this section, the following information shall be available to the public:
  - 1. The name and address of any permit applicant or permittee;
  - 2. The chemical constituents, concentrations and amounts of any pollutant discharge;
  - 3. The existence or level of a concentration of a pollutant in drinking water or in the environment.
- C. Notwithstanding subsection A of this section, and in addition to the information prescribed by subsection B of this section, the following information that is obtained by the department and that relates to discharges authorized by a permit issued under the Program adopted pursuant to section 49-203, subsection A, paragraph 2 shall be made available to the public by the department:
  - 1. Information required to be submitted in a permit application;
  - 2. The frequency of the discharge;
  - 3. The temperature and pH level of the discharge;
  - 4. Other water quality characteristics that are required to be reported under the permit.
- D. Notwithstanding subsection A of this section, the Director may disclose any records, reports or information obtained from any person under this chapter, including records, reports or information obtained by the Director or department employees, to:
  - 1. Other state employees concerned with administering this chapter or if the records, reports or information is relevant to any administrative or judicial proceeding under this chapter;
  - 2. Employees of the United States Environmental Protection Agency if such information is necessary or required to administer and implement or comply with the Clean Water Act, the Safe Drinking Water Act, Comprehensive Environmental Response Compensation and Liability Act (CERCLA) or provisions and regulations relating to those acts.

Materials excluded from the definition of public records include reference material, extra copies of articles, periodicals, reports, documents, blank forms, extra copies of documents preserved for convenience of reference, studies, vendor catalogs, and similar materials that are needed for convenience or reference, but are not part of the official file. Such items should be destroyed as soon as they are no longer needed and according to an approved retention schedule. Other materials excluded from the definition of public records, but maintained in confidential files, include draft documents, such as electronic and marked up copy drafts.

#### 5.3 CONFIDENTIAL DOCUMENTS

Some documents collected, received, or generated may, by nature and content, be documents which require special handling procedures. Documents of this category may be, but are not limited to, enforcement sensitive/enforcement confidential, attorney client, or confidential business information (CBI). Confidential documents are handled in accordance with state law and ADEQ policy. Only ADEQ staff are allowed to see documents classified as enforcement confidential. Confidential documents shall be maintained separately from other QA documents. Only those ADEQ staff, and others, who have been trained and authorized can access CBI files.

In most cases criminal sanctions exist for unauthorized disclosure of CBI. Nothing in the requirements put forward in this <u>OMP</u> shall be construed to supersede any existing requirements for handling enforcement sensitive or confidential documents.

# 5.4 ROUTINE QUALITY ASSURANCE AND RECORDS MANAGEMENT

The ADEQ Records Management Process addresses the system employed by the Agency for handling documents. This plan outlines the roles and responsibilities for management and staff concerning chain of custody procedures and records management.

ADEQ document control procedures require that documents generated, or obtained, by Agency personnel be accounted for when a project is completed. ADEQ's Records Management System dictates the procedures for checking-in and checking-out files for ADEQ staff, external clients, and the public.

For reasons of file integrity, the files must be reviewed in the presence of the Custodian of Records or his or her designee. No file can be certified as an original copy if it is reviewed by anyone without a staff member from the Custodian of Records being present. The chain of custody for all Agency files must be carefully guarded in order to have the greatest degree of integrity regarding Agency files.

ADEQ creates and maintains a unique identification code for each investigation or project. ADEQ Records Center is able to use the identification codes, and their cross referencing capabilities, to identify the contents and location of the investigation/project files. All custody tags, custody records, field notes, or analytical records are labeled with ADEQ generated identification codes. Each file is required to have an identification code, date, the Agency Project/Case Manager's initials or signature, and where appropriate the ADEQ Index and PCA to indicate the source of the funding for the project. Data packages generated by laboratories which

are requested by Project/Case Managers, and submitted to the ADEQ QA/QC Unit Supervisor, will be maintained by the ADEQ QA/QC Unit.

The QA/QC Unit is responsible for maintaining a directory of QA/QC documents within the Agency, this includes the QMP, QAPrPs, QAPjPs, FSPs, SAPs, SOPs, and other related QA/QC documents. Duplicates of many of these documents are stored electronically within the QA/QC Unit. Original QA documents are organized by project or site. These documents, along with other records generated, are stored in the applicable Program offices within ADEQ or in the Central Records Management Office. The records will be centrally managed via the records management system, but physically may reside in the Program files, project file, or in the records review area. Regardless of physical location of a file, records and documents associated with a given project are the responsibility of the Division Program that has primary responsibility for that project. Hard copies of site or project specific information such as sample field sheets, chain of custody records, laboratory notes, and instrument/equipment readings shall be maintained in the official project file. The ADEQ Project/Case Manager is responsible for assuring that all field and analytical identification codes referencing the project are maintained in the project file. Correspondence that is material to the project and is generated on the network shall be printed and maintained in the applicable project file.

The ADEQ Director represents the final custodian of that information. Projects involving the generation of environmental data shall include, at a minimum, the Quality Assurance Project Plan (QAPjPs) and final laboratory reports. For projects not funded by EPA some project planning documents other than a QAPjP may be acceptable providing that the objectives are clear and the documentation is likely to produce data of known quality and appropriate for its intended use. QAPjPs submitted to ADEQ are peer reviewed by the respective Project/Case Manager, and approved by designated Program staff. The approval process is based upon guidelines set forth by the QA Steering Committee. The process for QAPjP review is spelled out in corresponding QA Program Plans. Approved copies, with the approving signatures, are retained by the Program's Project/Case Manager and the ADEQ QA/QC Unit Supervisor, or his or her designee. The QAPjP and the final analytical reports will be stored together, thereby allowing a subsequent analyzer (the ADEQ QA/QC Unit Supervisor or designated Program staff), or investigator, to understand the full context of the data produced and the conclusions reached.

The ADEQ QA/QC Steering Committee, in conjunction with EPA Region IX where appropriate, ensures that all Quality Management Plans and Quality Assurance Project Plans are current. Should one of these documents become outdated, the ADEQ QA/QC Unit Supervisor and EPA Region IX, in conjunction with the ADEQ Project/Case Manager, shall determine the status of the plan and initiate appropriate action. The Division Program and the ADEQ QA/QC Unit Supervisor shall be responsible for maintaining copies of ADEQ revised/approved QAPrPs and QAPjPs for five years after completion of the project.

ADEQ management will assure that the objectives of the Records Management Process are achieved. These objectives include the following:

Prevent the creation of unnecessary records in any media;

- Promote the continuous development of filing systems and structures that allow for the efficient organization, maintenance, and retrieval of records;
- Ensure that records of continuing value are preserved, but that valueless or noncurrent information is disposed of or transferred to storage in a timely manner in accordance with ADEQ and/or ADHS records retention requirements;
- Ensure that the acquisition and use of all direct paper to microform systems and equipment, or electronic digital imaging, are technically feasible, cost-effective, and most importantly, satisfy Program needs;
- Preserve and protect information that is vital to the essential functions or mission of the organization. Preserve and protect information that is essential to the legal rights and interests of individual citizens and the government.

# 5.5 IN-HOUSE QUALITY ASSURANCE GUIDANCE DOCUMENTS

Quality guidance documents developed in-house are peer reviewed by ADEQ's QA/QC Unit and the appropriate Divisional Program. Most of the in-house quality guidance documents are formatted as SOPs covering specific environmental monitoring activities such as field inspection, sample collection/handling, analytical protocols, and data evaluation as mentioned in section 2.2.6. Also, the ADEQ QA/QC Unit maintains on ADEQ's website, SOPs for the collection of water samples from Arizona public water systems that will be submitted to ADHS certified laboratories for analysis of volatile organic compounds (VOCs), synthetic organic compounds (SOCs), and inorganic compounds (IOCs). These SOPs have been peer reviewed and approved by EPA, and the ADHS State Laboratory, for ADEQ use.

Other in-house quality assurance guidance documents include policies. The ADEQ QA/QC Steering Committee drafts quality assurance and analytical policies to express the Agency's position when interpreting analytical data generated by laboratories using EPA methods which may have multiple procedural interpretations. One such Agency wide policy is ADEQ Policy # 0154.000 Addressing Spikes and matrix effects.

#### 5.5.1 Requirements for Field Documentation

Documentation of field activities establishes procedures, identifies written records, enhances and facilitates sample tracking, standardizes data entries, and identifies and establishes authenticity of the sample data collected. Proper documentation helps to ensure that all essential and required information is consistently acquired and preserved. Timely, correct, and complete documentation establishes the chain-of-custody, a requirement for data intended to provide evidence in court proceedings. Exact procedures vary from Program to Program and are detailed within individual Program documents.

Field records shall be generated and stored as specified in project specific QAPjPs, SOPs, or guidance for handling field records.

#### 5.6 MAINTAINING DOCUMENT INTEGRITY

Following all required ADEQ documented policies and actions regarding Records Management, the file clerk, and all other ADEQ staff, with access to potentially sensitive documents and records (i.e., audit reports and performance evaluation reports) will take special care to preserve the integrity of these documents. If sensitive documents are to be used at a work station, due care will be used in order to maintain the integrity of the data.

# CHAPTER 6 INFORMATION TECHNOLOGY (IT) AND DATA MANAGEMENT

Data management serves a critical function in both preserving information and making that information available. Data management necessarily encompasses a variety of activities related to planning environmental monitoring, collecting samples from different media, laboratory and in-situ analysis of samples, organizing and storing resulting data, analyzing and interpreting data, disseminating data, and communicating the monitoring results and knowledge gained. The way ADEQ manages data has evolved substantially in the past decade primarily due to Internet availability (e.g., opportunities in electronic government), increased emphasis on enterprise architecture, and the need for better security of environmental data. Also, ADEQ strives to comply with all EPA standards and regulations, as appropriate, pertaining to hardware, software, database system development, and data reporting.

This section summarizes the department's information management practices and related information technology topics. Additional aspects of project management, such as planning, data gathering, and evaluation by ADEQ Programs, are addressed in the QAPrPs or other project planning documents as appropriate.

#### 6.1 MANAGEMENT PRACTICES FOR ENVIRONMENTAL DATA

An important Agency goal is to continue to improve the way data are generated, compiled, stored, and disseminated across each of the ADEQ Divisions (Air, Waste, Water, and Administrative Services). The manner data are managed is governed by the Agency mission, Program business needs (e.g., permitting, compliance, assessments), and specific data collection project/Program objectives. Additional activities that influence data management approaches include EPA reporting requirements, quality assurance, cost control, and security. Information management systems are typically evaluated for return on investment, risk management, and total cost of ownership. This has led ADEQ to adopt an Oracle-based enterprise architecture that offers common services and consolidated purchases as a foundation for all our major database applications that include, but are not limited to, AZURITE (the Agency's enterprise database application for managing data related to the functions of licensing/permitting, inspections, compliance, and remediation), Air Assessment Ambient Database (AAAD), Water Quality Database, Safe Drinking Water Information System (SDWIS), Surface Water Quality System, Groundwater Quality System, Drywell System, Water Permits and Certifications System, Engineering Review System, and Global Positioning System Data Post-processing.

# 6.1.1 Database Development:

Data models are employed when developing database systems to serve as a bridge between those collecting the data and the information processing systems that support those using the data. Data models are basically conceptual schemas that map data relationships, focusing on those relations that matter most to the business. ADEQ utilizes a standard System Development Lifecycle Methodology for information projects, and a rapid application development method, as

appropriate. Generally, the methods used include an analysis and documentation of user requirements, followed by system design specifications. ADEQ uses the Oracle Designer tool to document requirements and system design. ADEQ coding standards are published and implemented, ensuring consistency and maintainability of source code. A project team approach is utilized, which includes end user involvement throughout the project lifecycle. User documentation, including on-line help, is provided with each database system as resources permit.

## 6.1.1.2 Systems development planning

The State of Arizona utilizes a standard Information Technology (IT) project planning and justification process. The Government Information Technology Agency (GITA) reviews and approves Project Investment Justifications (PIJs) for IT projects with a combined developmental and infrastructure cost greater than \$25,000. PIJ approval must be received before budget monies can be allocated to an IT project. The central IT organization works in unison with the Program IT specialists to plan, prioritize, and implement Agency IT projects.

# 6.1.2 Data Quality and Data Integrity:

Data integrity and data quality are related in the fact that both are needed to ensure that the data are sufficient for their intended use. For the purpose of this document data quality relates to the process used to collect, analyze, verify, and validate environmental results. Data integrity relates to the input, storage, maintenance, and retrieval of those results.

# 6.1.2.1 Data Quality:

Before environmental data are entered into any database, and released for production, producers of the data shall use a standard Quality Assurance procedure to verify that they meet the requirements of their intended use. QAPrPs will describe the level of QA/QC necessary for their Programs and should include references to how data quality is determined with regards to precision, accuracy, representativeness, comparability, completeness and sensitivity.

Regardless of the data entry method, manual entry or electronic file transfer, data entry personnel should verify that the data meet the above criteria prior to input into the database. Questionable data may be entered and maintained in a database if they are appropriately documented, qualified, or flagged.

## 6.1.2.2 Data Integrity:

The data integrity process begins once the data are ready for input into the databases. Data integrity addresses the vulnerability of the system to unauthorized access, data manipulation, theft, and environmental damage.

These threats are mitigated by implementing a strong internal database QA/QC process. This includes a security process, further detailed in Section 6.8, that recognizes database users through logons and assigned database roles. The process begins through ADEQ's AZURITE database that maintains ADEQ's centralized core data such as:

- PERSON (Individual users of the database, including tracking information);
- PLACE (The sites and facilities that ADEQ regulates or tracks);
- CUSTOMER (individuals, organizations, and businesses that ADEQ regulates or interacts with);
- LTF (Licensing Time Frames).

Daily verification is performed on PLACE, CUSTOMER, and LTF core data to assure that data entry standards are followed, that location information is provided, and that a duplicate record does not exist before validating a new record as part of ADEQ core data. Any record that is not complete, or does not meet data entry standards, will be returned to the originating Program for correction, and the use of that data will be restricted until corrected.

Presenting data in an understandable and useful format is a key component in ensuring data integrity. Agency projects will be presented in a way that is suitable for the intended audience. The following guidelines are implemented by ADEQ, to the extent applicable, useful, and possible in designing effective approaches to Agency projects:

- 1. Establish a context for presenting data using one or many of the following techniques: displaying data in a geographic context, combining the new data source with existing collections of monitored data, or aggregating the data collected to demonstrate a trend or ongoing view of the environmental conditions. ADEQ will present the data in ways that make that data relevant and useful;
- 2. Format data for easy interpretation so data are portrayed with the intended message and not misused. ADEQ will make every effort to ensure that data will always be presented in a format that is easy to understand and not subject to misinterpretation. This includes not separating data from corresponding documentation, qualifiers, or flags that may indicate the usability of the data;
- 3. Be responsive to the users of the data by staying abreast of changing user needs, Agency IT projects are designed to include ways for users to provide feedback on the projects.

Metadata are additional information related to the primary results that are being presented, commonly known as data about the data. This supporting information can significantly impact the usability of the primary data and should always be considered. Specifically, metadata include positional/location data, field measurements, temperatures, quality control data, data qualifiers, meteorological data, facility information, and site conditions. The storage of metadata is specific to each of the databases maintained at ADEQ. Each database, and the Programs associated with the database, are delineated in relevant Program documents and detailed in the Program's QAPrP. It is important to note that metadata often provide substantial information relating to environmental results and should not be separated from those results if it changes the meaning, or usability, of the data in any way.

Audits and Testing are required for all databases and systems. All IT projects involving development of systems for tracking of environmental data will be thoroughly tested to ensure that they meet the requirements in the written functional specifications. Independent audits of these systems will be conducted by the QA/QC Unit. The central IT organization has a test server environment that is in place, and is utilized regularly to test Agency applications prior to being released into production.

# 6.1.3 Establishing back up and archiving procedures:

Department Programs will coordinate with the Office of Information and Technology to establish standard procedures for data backup and archiving, system failure, and recovery. Data sets will be archived to provide a historical record of data over the lifetime of the project. Current procedures involve daily full or incremental backups of all critical Agency data that are stored on site at ADEQ. Weekly and monthly back up of all critical data are kept in perpetuity and stored off site at ADEQ's Disaster Recovery location in Tucson. Should a catastrophic event occur that renders our Phoenix computer equipment unusable; ADEQ will be able to operate using the equipment and data located in Tucson.

#### 6.2 INFORMATION MANAGEMENT PLAN

ADEQ has an information management plan that documents its approach to data collection, storage, retrieval, delivery, and communication. ADEQ also has procedures for data quality control and security, which may be incorporated, as appropriate, into QAPrPs. The information management plan includes the following elements:

- **Data Owners Data are owned by the Programs**. This information plan provides the primary contact information of the individual and Program that has overall information management responsibility and authority for Agency IT projects;
- **Description of the Data Flow Process** The plan explains the key points in the information data flow and collection process. This can be illustrated by a flow chart, or diagram, depicting key information components;
- **Description of the Data Collection Methods** The plan summarizes data measurement and collection methods. It also describes any emerging measurement technologies used, and/or how existing systems of environmental monitoring will be augmented/up-graded to provide the proposed data;
- Description of the Data Storage and Retrieval System ADEQ's standard relational database platform is Oracle. ADEQ utilizes Oracle tools, including Designer and Developer, for application development. ADEQ also uses Microsoft Project for planning and tracking projects to completion. The plan describes the hardware and software technologies that will be used for data management and processing systems. It specifies the components of the project architecture and also describes the archival components or storage requirements. The plan addresses data management responsibilities among stakeholders and

contractors to ensure data documentation and data standardization.

## 6.3 ELECTRONIC DATA INTERCHANGE (EDI) AND NODE

Arizona Department of Environmental Quality (ADEQ) collects and manages compliance, measurement, and statistical data for a number of environmental Programs within the State of Arizona. The data are managed and reported both internally and externally to other state and federal agencies. Typically, the electronic data interchange (EDI) is performed using rigid data formats that are difficult to maintain and managed using proprietary methods. The rigidity and closed nature of the interchange make it very difficult to add new data formats, communicate with new data partners, or improve the overall process. The purpose of ADEQ's Node is to eliminate the proprietary exchange formats and more easily facilitate the exchange of information between the Environmental Protection Agency (EPA), and other participating organizations, by developing a Web Service based gateway that supports the EPA XML message formats. ADEQ currently has a fully compliant production Node, and has successfully exchanged data with EPA's Facility Registry System. Additional data flows are planned to exchange data with EPA's RCRA Info and AQS systems. In addition, the Node can be used internally and for non-EPA partner exchanges.

#### 6.4 LEVELS OF DOCUMENTATION FOR ENVIRONMENTAL PROJECTS

Documentation is important because it helps users make informed decisions regarding the use of environmental data, provides consistency and IT project memory over time, and allows the data to be shared and used for a variety of purposes and in a variety of computing environments. ADEQ has developed the following four kinds of documentation requirements for environmental IT project data systems:

- 1. **Data System Documentation**: Documents critical information about the IT project, including project purpose and scope, user requirements, IT PIJ, and the IT project plan;
- 2. **Data Set Documentation**: Provides clear information about what data are collected and how to access and use them:
- 3. **Data Element Documentation**: Provides full definitions and specifications for each element collected and maintained in a data set;
- 4. **Database System Documentation**: Describes electronic and hard copy documentation of system design and implementation.

# 6.5 COMPUTER HARDWARE/SOFTWARE REQUIREMENTS

ADEQ managers and staff will comply with all ADEQ hardware and software standards, which are maintained by the Office of Information and Technology. These standards address compatibility, hardware, operating systems, communication, database management, user and printer interface, application development, and applications.

ADEQ will procure hardware and software that conforms to Agency wide and EPA information management architecture. In some cases, ADEQ will procure and configure hardware, or develop application software through vendors that are not on the statewide contract. All such purchases will be evaluated to ensure that they comply with ADEQ standards as outlined in the Agency's software and hardware standards. Prior to any purchases, ADEQ's Chief Information Officer, or designee, will evaluate software and hardware to determine their performance capabilities, impact of implementation upon ADEQ, and its compatibility with EPA reporting requirements.

#### 6.6 SYSTEM DEVELOPMENT

All ADEQ system development, enhancement, and modernization efforts will comply with Agency standards. The standards include a systematic and comprehensive dialogue between the data providers, data/system users, and system developers. The majority of the dialogue occurs prior to the design of the system in order to ensure extensive and successful user participation, and a systematic approach to the design. Systems will be designed and built to integrate with core Agency data in such a manner that re-use of code, and its associated cost savings, is maximized.

All software systems shall be operated and maintained in accordance with written specifications and/or the owner's manual. All software systems will be subjected to acceptance testing by end users prior to being placed into a production environment.

For the proper implementation and maintenance of the technology infrastructure, ADEQ's Office of Information and Technology:

- Maintains an inventory of the computer system(s) hardware and written operating procedures for routine maintenance operations;
- Documents data management systems in use, including functional and design specifications and requirements;
- Maintains Standard Operating Procedures which describe routine operation, maintenance, and testing to ensure that both the hardware and software in use are accurately performing their intended functions.

These documents will be readily available in the areas where these procedures will be performed. Changes in any part of the operating procedures shall be properly authorized, reviewed, and accepted in writing by the designated responsible person.

#### 6.7 DATA STANDARDS

To take full advantage of both ADEQ's and EPA's growing technology, data standards, and resources, there must be an increased emphasis on improving the compatibility of data among computer systems. In addition to the policies and standards contained in the CFR, federal data policies and standards that are currently followed, including those which ADEQ is attempting to implement, include:

- Chemical Abstract Service Registry Number Data Standard, EPA Order 2180.1, June 26, 1987;
- Data Standards for the Electronic Transmission of Laboratory Measurement Results, EPA Order 2180.2, December 10, 1987;
- The Minimum Set of Data Elements for Ground Water Quality, Policy Order 74500.IA, September 11, 1989;
- Facility Identification Data Standard, U.S. EPA Office of Administration and Resources Management, Information Management and Services Division, April 9, 1990.
- Policy on Electronic Reporting, U.S. EPA Office of Administration and Resources Management, July 30, 1990;
- Site Location Identification Policy and Responsibilities, Region III, Order 5361.5, September 14, 1988;
- ADEQ Locational Data Policy, 0034.001 (see Appendix J);
- Locational Data Policy, IRM Policy Manual, Chapter 13, April 1991; and
- Locational Data Policy Implementation Guidance- Guide to the Policy, U.S. EPA Office of Information and Resources Management, March, 1992.
- Cross Media Electronic Reporting, Final Rule, October 13, 2005.

#### 6.8 INFORMATION SECURITY

It is important that ADEQ information resources are protected from potential loss and misuse from a variety of accidental and deliberate causes. Failure to adequately protect database systems can affect the integrity of data, privacy of data sources, availability of data for use (e.g., for legal and enforcement purposes), and the very existence of data. ADEQ utilizes the following security procedures and protocols:

- Network Operating Systems use log-in and password controls;
- Internal rights to Agency data are granted by local management for their employees;
- Maintaining a "chain-of-custody" for any data value created or changed in a database;
- A firewall security system for Internet usage;
- Remote access controls for employees and third parties include the use of log-in and password protection;
- All UNIX, NetWare, and Remote Access Operating Systems comply with DOD C2 security standards;
- The main computer room is physically secured to limit access to only critical IT personnel.

# CHAPTER 7 PLANNING

A primary goal of ADEQ's Quality Management System is to promote effective planning for the collection, analyses, and processing of environmental data. Quality planning must occur at three levels to ensure that such data meet ADEQ's programmatic quality goals. The three levels are:

- Agency wide Requirements;
- Program Specific Requirements;
- Project Level Requirements.

#### 7.1 AGENCYWIDE PLANNING

## 7.1.1 Internal Strategic Planning

The ADEQ Strategic Plan is the foundation upon which all Programmatic priorities, and corresponding environmentally related data collection and use activities, are based. Using the projected annual budget for ADEQ from the various funding sources including EPA and the State of Arizona, ADEQ's Director and senior managers meet each fiscal year to discuss and set ADEQ priorities. These priorities are then reflected in ADEQ's Strategic Planning process, which establishes overall goals, direction, resource utilization, policies, and budget allocations. Yearly action plans, developed by each ADEQ Division, are tied to ADEQ's Strategic Plan and budget allocation process. Action plans further specify the types of environmentally-related data generation activities that will occur. The yearly action plans also delineate what decisions they are designed to support and the corresponding requirements for quality assurance and quality control procedures.

# 7.1.2 Eternal Strategic Planning

Close coordination and planning across organizations is essential to ensure that data are of sufficient quality to support decision-makers, or otherwise meet their intended use. Data Quality Objectives (DQOs) and other planning tools can be shared across Programs sites and governmental agencies, and private organizations, where appropriate.

#### 7.1.3 External Data Coordination

Once the data have been collected, ADEQ must also coordinate the use of environmentally related data across numerous government agencies, academic, and private organizations. ADEQ encourages data sharing whenever possible. However, data sharing is only done when adequate data quality indicators (DQIs) are available so that the quality of data is sufficiently known to support the applicable decision(s).

# 7.2 PROGRAM-SPECIFIC PLANNING

ADEQ Programs are functional areas of work authorized by Statutory reference (e.g., National Ambient Air Quality Standards (NAAQS)or Drinking Water Program) or by Agency direction (e.g. the Voluntary Remediation Program). Any of ADEQ's environmental Programs which generate environmental data are covered by the QMP, though it is acknowledged that not every Program or project requires the same level of quality assurance. Generally, Program managers (their grades and titles vary by Division) are responsible for Program level planning, which includes the responsibility to ensure that there is agreement between the customer and the data supplier as to expected data quality.

Establishing Data Quality Objectives (DQOs) when initiating a new project, or incorporating major statutory changes, is a mandatory component of the ADEQ Quality Management System. The EPA Quality Assurance Division guidance document, *Guidance for the Data Quality Objectives Process*, EPA QA/G-4 is available to assist users in developing these objectives, as are other resources within the ADEQ QA/QC Unit when the formal DQO processes is necessary. Predetermined DQO's based on regulatory criteria and action levels within similar Programs are often available, and thus a formal DQO process is not necessary. DQOs at the project level may address sources of error (i.e., sampling design and site variability) that will accumulate and affect the interpretation of data for status and trends. Program-level DQOs have the ability to meet Division Program objectives. Data Quality Objectives are also used as performance criteria for assessments of data quality for their adequacy in determining status and trends.

It is critical to consider the QMP during the planning process when modifying existing, or designing new, Programs. Although the QMP outlines the minimum QA requirements for ADEQ, it is likely that most of the Programs covered by the QMP will need more QA specificity when implementing their Programs. In these cases, supplemental QA components and procedures are developed and described by the Program. If requested, the ADEQ QA/QC Unit will serve as technical advisors in the development of these components and procedures. All Programs covered by the QMP should review their programmatic requirements each year to determine if the QMP adequately covers their QA needs, and if not, incorporate supplemental procedures into the Program Plans

#### 7.3 PROJECT-LEVEL PLANNING

A project is an organized set of activities within a Program. The Quality Assurance Project Plan (QAPjP) is the primary vehicle for ensuring that there is adequate data quality at the project level (see Chapter 2, Section 2.2 for a more complete discussion of the QAPjP development and review process.) The ADEQ QMP refers to QA activities as a well-defined component of any project plan involving the collection or use of environmental data.

The key to good quality planning at this level is to link the data collection, or analyses, to be performed directly to the environmental decision to be made. This is essential so that ADEQ does not collect mounds of data for which there is no purpose. Achieving this key component requires dialogue between the decision maker, contractor, and the data supplier. Again, the EPA

Quality Assurance Division (QAD) document EPA QA/G-4, *Guidance for the Data Quality Objective Process March*, 2006, as well as resources within the ADEQ QA/QC Unit, can be invaluable in establishing the desired data certainty requirements based on the decision to be made. The use of statistical methods to quantify data acceptability measures is highly recommended. Members of the QA Team in EPA Region IX can provide assistance with statistical applications. The ADEQ QA/QC Unit can assist ADEQ Programs by providing the appropriate references.

Planning documentation identifies ADEQ's personnel responsible for ensuring that all components of a QAPjP are addressed appropriately. Project/Case Managers will normally be responsible for the development of these QA components, which will adhere to the requirements of EPA QA/R-5, *EPA Requirements for QA Project Plans. March, 2001.* QAPjPs are reviewed to ensure that all the required EPA and ADEQ elements are appropriately addressed. The review process is conducted by the Division QA Representative, or appropriate designee, and must be approved by appropriate delegated autonomous Division personnel or by the QA/QC Unit.

When initiating a site-specific project, a preliminary plan is developed for accomplishing the required work. Through this process, specific individuals are made accountable for different aspects of the investigation.

# The ADEQ planning process considerations include:

- Identifying the regulations involved;
- Defining the forensic requirements of the regulations;
- Defining DQOs
- Defining MQOs
- Structuring communication between all the parties involved in the project;
- Defining the scope of the project to meet enforcement objectives;
- Identifying and scheduling activities;
- Identifying resources needed;
- Identifying health and safety issues;
- Questioning the validity of scientific models and methods proposed for use.

## 7.3.1 On-Site Monitoring

The determination to use on-site monitoring, and the specific type of monitoring to be conducted, is based upon the project objectives as defined by the QAPjP. Field screening information, combined with statistics, can be used to define the number and type of samples needed to meet the project objectives.

Monitoring for personal protection may include using a specific instrument to screen the work area to determine the appropriate level of personal protection needed. These instruments can also be used for continuous monitoring while work is being performed.

Quality control indicators used in on-site monitoring depend on the applicable regulations, the type of equipment, the nature of the materials monitored, and the monitoring objectives. Quality control parameters such as blanks, blank spikes, matrix spikes, field duplicates, surrogates, and calibration curve data (all QC parameters as they apply) shall be documented.

#### 7.3.2 Sampling Events

The sampling activity shall be focused toward meeting the regulatory, technical, and analytical requirements defined during the planning phase. ADEQ sample collection activities are designed to answer questions such as:

- How do the media compare to a regulatory threshold?
- How do the media compare to other site media?
- Is a specific component or condition present?
- Are there trends or hot spots?

The sampling activity requires:

- Coordinating field activities with laboratory activities;
- Maintaining sample integrity;
- Focusing on regulatory and Agency defined data quality requirements.

## 7.3.2.1 Sample Scheduling

Communication with the laboratory prior to sampling is critical in achieving the stated Data Quality Objectives. Some sample events are unique and one time events, while others are routine and ongoing. Regardless, all laboratory sample scheduling events need to be coordinated with the laboratories, at a minimum, several days prior to sampling. Communications should include, time frames, methods, matrix types, required detection limits, and where appropriate, the purpose for testing to ensure the requirements of Federal or State statutes under which ADEQ intends to regulate are fulfilled. The QA/QC Unit can facilitate finding appropriate laboratories, ensuring that DQOs and MQOs can be met, and that the laboratory meet minimum ADEQ Quality Control requirements.

#### 7.4 ANALYTICAL REQUIREMENTS

Analysis involves the characterization of samples based on chemical and/or physical properties. Analyses result in generating raw data from either instrumental analysis, chemical analysis, or physical testing. The analytical methods used will be specific, sensitive enough to answer the question posed by the Program objectives, and meet the data quality goals associated with those objectives.

Measurement Quality Objectives (MQOs) are the project or program QC criteria defined for various Data Quality Indicators (DQIs). During the planning phase, these set pre-determined limits on the acceptability of the data in regards to accuracy /bias, and precision, completeness and sensitivity.

ADEQ Project/Case Managers may consult with the ADEQ QA/QC Unit, or research a variety of published or written materials, to aid them in selecting or developing measurement technologies. The ADEQ QA/QC Unit shall maintain a file of in-house procedures and practices used in the measurement process. Data Quality Objectives (DQOs), and ADEQ QA/QC Unit's professional knowledge, are used to identify appropriate analytical procedures.

DQI's, as defined by EPA involve precision, accuracy, representativeness, completeness, comparability, and sensitivity, also known as "PARCC" parameters. It is expected that these indicators be used in data evaluation, but in general, the criteria by which DQIs are evaluated are based on project data quality needs, ie, the MQOs.. The extent to which theses indicators will be utilized should be provided in a Program's QAPrP. The extent to which program or project QC results meets MQOs determines whether data are acceptable for the intended use.

#### 7.5 DATA TRANSLATION

Data translation involves translating raw data into useable information which can include qualitative identifications, quantitative determinations, and/or statements of condition. This process can include arithmetic calculations, and/or statistical evaluations, of results from a sample or collection of samples.

#### 7.6 DATA INTERPRETATION

The ADEQ Project/Case Manager will attempt to use sample data to form an opinion about the characteristics of a data set. The ADEQ Project/Case Manager will use quality control information to support conclusions or to identify limitations of the data. The ADEQ QA/QC Unit will be available to assist the ADEQ Project/Case Manager in assessing QC data when actions have regulatory implications. For compliance testing, the acceptable data (ie, data that meets the MQOs) will define the characteristics of the data set that will then be compared to regulatory requirements to determine compliance.

# 7.7 HEALTH AND SAFETY

Health and safety are an integral part of the ADEQ Quality Management System, because the management philosophy is that a safe workplace is essential for the long term success of the Quality Management System. ADEQ Management, with the assistance of the ADEQ Health and Safety Committee, has developed policies and procedures focused toward a safe working environment, and developed a Program that is adequate to protect the health and safety of ADEQ staff. The ADEQ Health and Safety procedures implement applicable EPA and Office of Safety and Health Administration regulations. The ADEQ Safety Committee conducts or contracts for specialized training Programs to meet the safety needs of ADEQ measurement activities.

The ADEQ Health and Safety Environmental Management Program is the mechanism which ensures that appropriate issues are considered prior to the initiation of measurement activities. The ADEQ Health and Safety Environmental Management Program includes the following three key elements:

- 1. Training Includes field and laboratory safety, first aid and CPR, supervisory safety, hazardous waste, and other pertinent training;
- 2. Audits, Inspections, Investigations, and Hazard Control Includes planning reviews, associated reporting, and record keeping to identify, prevent, and/or abate health and safety problems;
- 3. Occupational Medical Monitoring Includes medical monitoring of staff who may be exposed to chemical, biological, radiological, or other agents, or who may experience physical stress during their work.

# CHAPTER 8 IMPLEMENTATION OF QUALITY ASSURANCE WORK PROCESSES

This Chapter of the QMP describes the processes used at ADEQ for facilitating the effective implementation of QA plans and procedures which comprise ADEQ's Quality System. Any changes to the QMP will be documented in revisions and will receive, at least, Agency Director level approval. As with the QA planning described in Chapter 7, implementation of QA procedures takes place at the Agency, Program, and project levels.

#### 8.1 AGENCYWIDE IMPLEMENTATION

ADEQ utilizes a tiered approach to ensure that environmental data are of sufficient quantity, and quality, for their intended purpose. Any revisions to the QMP will be processed in the same manner as was the original document. QMP revisions will be drafted by the ADEQ QA/QC Unit, and submitted to the QA/QC Steering Committee for comment, with final approval by ADEQ's Leadership Team. The ADEQ QA/QC Unit Supervisor, teamed with the QA/QC Steering Committee, will provide general oversight of implementation of the ADEQ Quality Management System and identify needs for revisions to the QMP. The ADEQ Programs will provide technical oversight for implementing environmental data operations through the development of Quality Assurance Program Plans (QAPrPs).

# 8.1.1 Divisional Quality Assurance Program Plans

QAPrPs will be developed within the individual Programs. When requested, ADEQ's QA/QC Unit will assist in development and implementation of environmental data operations according to approved planning documents. Additionally, each QAPrP needs to identify those specific activities that will ensure the generation of quality data by:

- Defining commonalities in operations, methods, and procedures used throughout the Program;
- Covering elements of Program management, data generation and acquisition, assessment and oversight, and data validation and usability;
- Describing the level or degree of the Program quality system, and the different types of QA documents used by the Program, focusing on those elements that are not time or site specific;
- Identifying those responsible and describing the procedures for Program QA document preparation, review, and approval;
- Discussing data quality objectives including the identification of Program wide technical or regulatory criteria;
- Attaching reference and supporting documents used throughout the Program, such as SOPs and regulatory lists.

Each ADEQ QAPrP should be reviewed on an annual basis, and at minimum, revised every five years or when significant changes in the business operation occur, to ensure that the plans

accurately reflect how business within the Program is conducted. It is essential that the workflow outlined in the QAPrP is consistent with actual business conducted. The Programs will provide a copy of their QAPrP to the QA/QC Unit and also to EPA Region IX for EPA Funded programs, for approval, general oversight, and management of the Agency wide Quality System.

#### 8.2 PROGRAM LEVEL IMPLEMENTATION

## 8.2.1 Operating Policies and Procedures

Any ADEQ Program which generates, or uses, environmental data will document its QA policies and procedures, and will develop and/or use appropriate policy and procedure manuals for its Programs. The ADEQ QA/QC Unit will provide support and oversight in the generation of such documents. The EPA Quality Staff issues documents to provide information on satisfying Federal Regulations, for example, *Guidance for Preparing Standard Operating Procedures*, *March*, 2001 (QA-G6), this document should be referenced by ADEQ Programs when developing procedure manuals for administrative and technical QA operations. Implementation of these procedures will enable Program personnel to gain and document procedural knowledge about their operations, and will also serve as a training guide for new staff members.

The ADEQ QA/QC Unit Supervisor will work with the ADEQ Programs to ensure that operational QA policies and procedures developed by the Programs are consistent with the ADEQ QMP. This responsibility includes defining procedures for appropriate routine, standardized, special, or critical operations, including the policies and procedures that address, but are not limited to:

- The identification of operations needing standardized procedures;
- The process for preparation of procedures, including form, content, and applicability;
- Determination of SOP adequacy, and consequent review and approval.

Any QA procedure manuals developed by the ADEQ QA/QC Unit will be made available to all personnel involved in Program implementation. If implementation of the Program is delegated or outsourced, these QA procedural manuals will be referenced in the Task/Work Assignment, Task/Delivery Order, or similar document consistent with the ADEQ Procurement process. A Program using data generated by external sources must develop criteria and a process by which to evaluate the acceptability of the data supplied. The data quality assessment process described in Chapter 9.4 can be useful here.

#### 8.3 PROJECT LEVEL IMPLEMENTATION

# 8.3.1 Quality Assurance Project Plan Implementation

All environmental data operations will be implemented in accordance with an approved QAPjP or QAPrP. The ADEQ Project/Case Manager should include identifiable QA milestones, and

target dates, in the project timeline so that progress and completion of QA and QC activities can be effectively tracked. Any changes to the QAPjP will be documented as soon as possible in writing with an amendment to the QAPjP. Amendments will be reviewed and approved by the ADEQ Project/Case Manager. It is critical to have a quick and efficient system for any QAPjP changes so the plan can be accurately used for its intended purpose, as a reference and guide throughout the project.

## 8.3.2 Standard Operating Procedures (SOPs)

Many repetitive procedures that are routinely used can be standardized and documented in writing as SOPs. SOPs can be prepared for routinely conducted sampling, analytical, and quality control procedures. Once established, the SOPs can be cited in the QAPjPs, contract proposals, grant agreements, and other similar documents, thus saving time and paper by avoiding the need to write out the specific procedures in each document. ADEQ SOPs relating to QA shall be maintained by the appropriate Program office with technical support provided by the QA/QC Unit, as appropriate. SOPs common to Programs can be found as attachments with URLs to their corresponding QAPrP. Tasks or functions that may be effectively addressed within a SOP include:

- Sampling network design;
- Sampling site selection;
- Sampling and analytical procedures;
- Sample collection methods and devices, containers, preservatives, holding times, handling and transportation methods;
- Documentation and chain-of-custody procedures:
- Calibration and maintenance of instruments and equipment;
- Quality control procedures;
- Data review, reduction, and validation;
- Safety procedures;
- Inspection and audit procedures.

ADEQ has established the following policies, procedures, and/or guidance for sample collection and analytical techniques. These procedures, where relevant, apply to all analytical data being generated for use by ADEQ. These procedures should be followed unless special exceptions have been requested and approved, and/or deviations are outlined in a Program's QAPrP. These documents can be found in their entirety as attachments to this QMP.

- ADEQ Temperature/Preservation Guidance Policy;
- Substantive Policy 0154 Addressing Spike And Surrogate Recovery As They Relate To Matrix Effects In Water, Air, Sludge And Soil Matrices Policy;
- Substantive Policy 0170 Implementation Of EPA Method 5035 Soil Preparation For EPA Method 8015B, 8021B and 8260B;

# Arizona Data Qualifiers.

The Arizona Data Qualifiers are revised periodically with the consensus of the Arizona Environmental Laboratory Advisory Committee (ELAC). The most up to date version should be used when applying qualifiers to data and can be found on the ADHS and ADEQ websites.

# CHAPTER 9 QUALITY ASSESSMENT AND RESPONSE

This Chapter of the QMP describes how ADEQ will assess the effectiveness of its Quality Management System. ADEQ will use a variety of internal management and technical reviews, performance evaluations, and QA audits to ensure that the procedures in this QMP are implemented successfully. ADEQ will also utilize, as needed, independent reviews of the systems and procedures described in ADEQ's QMP by personnel from the EPA Region IX Quality Assurance Office. This chapter will also describe ADEQ's commitment to using the results of these evaluations to make any necessary operational adjustments to ADEQ's data collection and analytical procedures, as well as to other aspects of the Quality Management System.

## 9.1 ANNUAL REVIEW OF THE QUALITY MANAGEMENT PLAN

The QA practices and procedures described in the QMP will be assessed annually, and revised or updated by October 1 of each year by the ADEQ QA Steering Committee. As an integral part of the QA Steering Committee, ADEQ's QA/QC Unit Supervisor is responsible for coordinating this assessment, arranging meetings of the QA Steering Committee to assist with the review, and for incorporating any recommended changes into the QMP. Minor changes in the QMP proposed by the ADEQ Programs should be submitted in writing to the ADEQ QA/QC Unit Supervisor by June 30th of each year. After approval by the QA/QC Steering committee, the QMP will be turned over to the Leadership Team for updated signatures. A copy, for record keeping, will be sent to EPA Region IX.

A major rewrite will take place every five years with approvals needed by ADEQ's QA/QC Steering Committee, ADEQ's Leadership Team, and final approval by EPA Region IX.

## 9.2 QUALITY AUDITS

ADEQ employs several QA assessment tools designed to provide a better understanding of the components of, and basis for improving, the ADEQ Quality Management System. Internal (programmatic) and External QA audits are one of the principal tools for determining the effectiveness of the ADEQ QA/QC components. QA audit frequency and scheduling will vary with the type of review conducted. Specifics of frequency and type of review will be outlined in the individual Program QAPrPs. The following is a description of some of the evaluation tools:

# 9.2.1 Management System Reviews (MSRs)

An MSR is an independent assessment of a Program's QA management practices and data collection procedures, and is generally performed by the ADEQ QA/QC Unit with oversight privileges from the QA Steering Committee. The MSR will qualitatively assess a Program to determine if the ADEQ Quality Management System is adequate to ensure the quality of the Program's data. MSRs address the effectiveness of management controls in achieving and assuring data quality, the adequacy of resources and personnel devoted to QA functions, the effectiveness of training and assessments, and the applicability of data quality requirements.

While MSRs can identify significant QA concerns and areas of needed improvement, they also point out noteworthy accomplishments.

ADEQ Program MSRs are generally conducted by an external party (typically the ADEQ QA/QC Unit) and focus on the Program's adherence to the approved Agency QMP, its Quality Assurance Program Plan, as well as the implementation of QA practices within a single Program area. The ADEQ QA/QC Unit will attempt to conduct an MSR for every major Agency Program (including the Northern and Southern Regional Offices) once every four years. The ADEQ QA/QC Unit's MSRs focus on the overall structure and procedures for accomplishing the QA Program.

## Most MSRs will examine the following elements:

- An assessment of the overall effectiveness of the QA management system, as measured by its adherence to the approved QMP;
- Procedures for developing Data Quality Objectives (DQOs);
- Procedures for developing and approving QAPrPs and QAPiPs;
- The effectiveness of existing QAPrP guidance and QAPjPs;
- Procedures for developing and approving SOPs;
- Procedures, criteria, and schedules for conducting QA audits;
- Tracking systems for assuring that the QA Program is operating effectively, and that corrective actions disclosed by QA audits have been taken;
- Responsibilities and authorities of various line managers, and QA personnel, for implementing the QA Program;
- The degree of management support;
- The level of financial and other resources committed to implementing the QA Program.

MSRs performed or arranged by the ADEQ QA/QC Unit will be conducted in accordance with the *Guidance on Assessing Quality Systems, March, 2003*, EPA QA/G-3. ADEQ may also make occasional use of independent, outside reviews of its quality assurance practices. When electing to use an outside source, the ADEQ QA/QC Unit Supervisor, in consultation with the QA Steering Committee and Division Director, will make arrangements for such a review by selecting an appropriate team of qualified reviewers (e.g. EPA Region IX). The goals and objectives of this type of review will be the same as if the assessment were conducted internally.

EPA QA Office has the authority and may, from time to time, audit ADEQ's Quality System as part of its oversight responsibilities.

All MSRs will result in the production of a written report. A draft of this report is due within 30 days of the completion of the observation phase of the audit. The draft will be sent for comments to the Program's senior management. Comments must be supplied by the Program's

senior management within 30 days of the receipt of the draft. Final reports are to be completed within 30 days of receipt of comments by the Program's senior management

# 9.2.1.1 Review ADEQ Quality Assurance Programs

ADEQ's QA/QC Unit, with oversight privileges from the QA Steering Committee, will conduct internal assessments of the individual ADEQ Quality Assurance Programs as described in the Agency QMP. All major data generating Programs within ADEQ will be reviewed every four years. These Programs include those listed in Chapter 1 of this document. These reviews will be authorized by the ADEQ Director and the results of the evaluations will be transmitted to the ADEQ Division Director, in a written memorandum, from the ADEQ QA Steering Committee. The reviews are intended to accomplish the following objectives:

- Identify any data quality problems;
- Identify benchmark practices that could be used in other Agency Programs;
- Propose recommendations for resolving quality problems;
- Confirm implementation and effectiveness of any recommended corrective actions.

The reviewed Program will have 30 days to prepare a written response to the reviewer's memorandum. If the evaluation report recommends corrective actions, the reviewed Program should address these recommendations and include a schedule for making any appropriate changes in its quality assurance procedures. These reviews will be used by the ADEQ Leadership team to gauge the effectiveness of the Agency QMP and of the Programs' approaches to data quality management.

## 9.2.2 Technical Systems Audits (TSAs)

A Technical Systems Audit is conducted to assess the sampling and analytical quality control procedures used to generate environmental data. The ADEQ QA/QC Unit with oversight privileges from the QA Steering Committee will use TSAs to evaluate laboratory and field procedures used by EPA, state personnel, and contractors. TSAs entail a comprehensive, on-site evaluation of the field equipment; sampling and analyses procedures; documentation; data validation; and training procedures for collecting or processing environmental data.

TSAs may be routinely planned by ADEQ's QA/QC Unit, specifically requested by ADEQ's Project/Case Manager, or result from the findings of another audit or review. ADEQ's QA/QC Unit Supervisor is responsible for assembling the audit team. Results will be reported to the audited organization in the form of a written report within 14 calendar days of the completion of the audit, or a mutually agreed upon alternative. Written comments by ADEQ's Project/Case Manager must be supplied to ADEQ's QA/QC Unit within 14 calendar days of receipt of the audit findings, or a mutually agreed upon alternative. Copies of the TSA Audit Final Report will be stored in the project file and also with the ADEQ's QA/QC Unit. Additional copies will be distributed as appropriate.

Both laboratory and field TSAs may be performed.

## 9.2.2.1 Laboratory TSAs

TSAs will be conducted on the Arizona Department of Health Services State Laboratory, ADEQ contract laboratories, and contract laboratories of consultants and contractors who submit analytical data to ADEQ. TSAs may be conducted on other Federal agency laboratories that perform sample analysis under Interagency Agreements with ADEQ. The primary goals of TSAs will be to review the laboratory organization, operation, and capabilities; determine the reliability of data; and note corrective action for any apparent deficiencies. Auditors for TSAs will be selected by the ADEQ QA Steering Committee based on their technical proficiency in the subject area. The designated auditors will be responsible for planning and conducting the audit, and reporting the findings to the laboratory manager and to the ADEQ QA Steering Committee.

#### 9.2.2.2 Field TSAs

Oversight of field operations is an important part of the quality assurance process, and the ADEQ QA/QC Unit, with oversight privileges from the QA Steering Committee, will conduct QA audits of field sampling activities, both for its own field operations, and on those contractors and other federal agencies that collect samples for Programs sponsored by EPA. ADEQ will specify frequency and procedures for conducting field TSAs within specific Program areas. When QAPjPs are reviewed, and also during any MSRs or other QA audits, the ADEQ QA/QC Unit Supervisor will determine the necessity of field TSAs.

#### 9.3 PERFORMANCE EVALUATIONS

Performance Evaluations (PEs) Samples are used to assess the ability of a laboratory, or field measurement system, to provide reliable data. PEs samples will be considered for laboratories providing analytical services, directly or indirectly, for ADEQ and will be traceable, whenever possible, through the National Institute of Standards and Technology (NIST). The evaluation consists of providing a reference, "blind" or "double blind" sample, to the laboratory for analysis. A PE sample contains known concentrations of chemical constituents, or pollutants, of interest and will normally be in the appropriate media (e.g., soil, water, air). The analytical results obtained by the laboratory are compared to the known concentrations of the chemical constituents contained in the PE sample(s), as a means of determining if the laboratory demonstrated its ability to properly identify, and quantify, pollutants within established, or calculated, control limits.

PE samples will be scheduled at a frequency specified by Program requirements, or on an asneeded basis depending on the laboratory and Program involved. Some national Programs, such as the Public Water Supply Supervision (PWSS) and National Pollutant Discharge Elimination System (NPDES) Programs, have regularly-scheduled PE studies in which participation is mandatory for designated laboratories. For the PWSS Program, PE evaluations are required twice a year for all laboratories who wish to be certified for drinking water analysis. In addition, PE samples of specific parameters may be obtained from the appropriate EPA Office of Research Development laboratory or prepared commercially.

All PE studies performed for ADEQ, whether required on a regular basis or performed on a one time basis, will be coordinated through or requested from the ADEQ QA/QC Unit or designee. For external projects requiring PEs, the Task/Work Assignment, Task/Delivery Order, or similar document needs to outline the specific details of the Performance Evaluation so the associated costs can be included in the contractor proposal. The results of PEs provide a means for assessing overall data integrity, and may be used as criteria for selecting candidates for on-site evaluations.

# 9.4 DATA QUALITY EVALUATIONS

Data quality requirements and evaluation methods are addressed in the ADEQ QMP and also in specific QAPjPs. The QMP describes the methods by which data quality evaluations will be conducted and utilized, and how these evaluations relate to Data Quality Objectives.

#### 9.4.1 Data Quality Assessments (DQAs)

A Data Quality Assessment (DQA) refers to the process used to determine whether the quality of a given data set is adequate for its intended use. DQAs can be performed on all, or selected projects and/or data generation processes. The purpose of this type of evaluation is to determine whether the data collected are acceptable to the decision-maker or end user. Assessments generally take place at one of two points in the data generation process. First, as data are generated, aspects of the project such as surveillance of field and laboratory operations, consistency of the data with MQOs, successfully completing performance evaluation sample studies, and so forth, can be used to arrive as an assessment of whether the data are valid and acceptable. Rejected or questionable data cannot be used by ADEQ in its decision making, except in limited circumstances, such as a rough site screening.

Once data have been examined and assessed, and they are found to be of known and acceptable quality, then the results can be evaluated in the context of the Data Quality Objectives for the project. In some, but all, cases, this may involve a statistical evaluation such as null hypothesis testing. In others in may involve a comparison to regulatory action levels. An assessment must also be made as to whether there is a sufficient quantity of data to support program or project decisions, and whether the original sampling design was appropriate. In some cases, the data may suggest that additional data are required to achieve a higher statistical confidence level. This could be because too many data points were invalidated, that samples were not collected over a long enough time period, or that a vital sampling area not previously considered important, was missed. In other cases, an assessment might show that data of a different type are required, or that the sensitivity of the instrument used in the measurement was not adequate to meet project objectives. Thus, both types of assessments are vital to the successful completion of a project.

If necessary, ADEQ's QA/QC Unit can review data generated by the ADHS State Laboratory, and by contract laboratories, for the various ADEQ Programs. These data review activities use checklists, standard operating procedures, and standardized qualification codes to indicate data quality. The use of checklists and SOPs help standardize the data review process. The extent

and level of verification for individual data sets should clearly be defined in the Program's QAPrP and/or QAPjP.

# 9.4.2 Data Quality Audits

A related evaluation tool involving data review and assessment is the data quality audit which is used to evaluate the documentation of the quality of data generated for a given project. This assessment primarily involves an evaluation of the completeness of the documentation of field and analytical procedures and quality control results, and usually involves tracing the paper trail accompanying the data from sample collection and custody to analytical results and entry into a database. This technique is commonly used to verify the process involved in entering data residing in large regulatory databases.

Results of both DQAs and data quality audits can be used in a number of ways. First, they can be used in making recommendations for changes in the design and performance of data collection efforts, and in the use and documentation of QC procedures. Secondly, they can be used as a guide for the planning and acquisition of supplemental data for the project and potentially for other related projects. Problems identified through DQAs may trigger the need for an MSR to determine management deficiencies, or a TSA to identify technical problems.

# **CHAPTER 10 QUALITY IMPROVEMENT**

The ADEQ Leadership Team actively supports quality improvement by encouraging the ADEQ staff to:

- Continually evaluate the effectiveness of current policies, procedures, and practices via discussions of the QA/QC Steering committee and subsequent leadership review;
- Apply innovative approaches while maintaining integrity and accuracy. Conduct regular management reviews to define and celebrate success while recognizing and eliminating undesirable processes or results.

The above goals are achieved by continually committing resources to the Agency's quality management efforts. Peer review and performance audits will enable the constant evaluation of ADEQ Programs, projects, and individual staff performance. The ADEQ Quality Management System is designed to identify opportunities for improving the measurement process. Improvement can take the form of preventing quality problems from occurring by adjusting current work processes, or by seeking out better ways to do the work. The ADEQ Integrated Quality Management process seeks to prevent quality problems from occurring, recognize challenges early, and celebrate success.

Continual improvement is achieved through consistent evaluations of Program, project, and individual performances. Regular oversight allows ADEQ to reshape Program protocols to reflect changing methods or procedures.

#### 10.1 PROGRAM REVIEWS

It is the responsibility of line management to assure staff participation in all Program reviews and to review annually all QA activities of their staff, to determine that SOPs are in place and to revise them if necessary, to ensure that QAPrPs are written and approved in advance of project start-up, and to ensure that data quality assessments are made. All deviations and discrepancies noted during any independent or self-assessment review will be corrected promptly. Recommendations for modifications to the QMP will be forwarded in writing to the ADEQ QA/QC Steering Committee for implementation and inclusion during regular review sessions, as described in section 9.2.1.

## 10.2 PROJECT REVIEWS

It is the responsibility of Project/Case Managers to request project reviews and/or QA audits and to identify where improvements can be made. This process is started during the determination of data quality objectives and is finalized during the assessment of data quality. All corrective actions required during the life cycle of the project are to be filed in the official project file or with the project's final report. Project team debriefing is a regular component of project closeout. All data collection and testing procedures are to be scrutinized for consistency within industry best practices.

The evaluation can include the findings resulting from scientific scrutiny (new technologies) or analytical measurements. The team will prepare a written report of its findings, for Division Management and the Agency Leadership Team, along with recommendations for improvement. The Leadership Team may choose to solicit other recommendations for improvement from persons not directly involved with the project. The ADEQ Leadership Team will decide which recommendations to implement in future projects.

# TERMS AND DEFINITIONS

**Acceptable Quality Level** - a limit above which quality is considered satisfactory and below which it is not. In sampling inspection, the maximum percentage of defects or failures that can be considered satisfactory as an average.

**Accuracy** - the degree of agreement between an observed value and an accepted reference value; a data quality indicator.

**Activity** - an all-inclusive term describing a specific set of operations or related tasks to be performed, either serially or in parallel (e.g., research and development, field sampling, analytical operations, equipment fabrication), that in total result in a product or service.

**Assessment** - the evaluation process used to measure the performance or effectiveness of a system and its elements. In this document, assessment is an all-inclusive term used to denote any of the following: audit, performance evaluation, management systems review, peer review, inspection or surveillance.

**Audit** - a planned and documented investigative evaluation of an item or process to determine the adequacy and effectiveness, as well as compliance with established procedures, instructions, drawings, quality assurance project plans, and other applicable documents.

**Audit of Data Quality** - a qualitative and quantitative evaluation of the documentation and procedures associated with environmental measurements to verify that the resulting data are of acceptable quality.

**Bias** - the systematic or persistent distortion of a measurement process which causes errors in one direction; a data quality indicator.

**Characteristic** - any property or attribute of a datum, item, process, or service that is distinct, describable, and measurable.

**Comparability** - the degree to which different methods, data sets and/or decisions agree or can be represented as similar; a data quality indicator

**Completeness** - the amount of valid data obtained compared to the planned amount, and usually expressed as a percentage; a data quality indicator.

**Computer Program** - a sequence of instructions suitable for processing by a computer. Processing may include the use of an assembler, a compiler, an interpreter, or a translator to prepare the program for execution. A computer program may be stored on magnetic media, and be referred to as "software", or may be stored permanently on computer chips, and be referred to as "firmware". Computer programs covered by this document are those used for design analysis,

data acquisition, data reduction, data storage (data bases), operation or control, and data base or document control registers when used as the controlled source of quality information.

**Contractor** - any organization or individual that contracts to furnish services or items or perform work.

**Corrective Action** - measures taken to rectify conditions adverse to quality and, where necessary, to preclude their recurrence.

Criteria - a standard on which judgment is based.

**Customer** - any individual or organization for whom items or services are furnished or work performed in response to defined requirements and expectations.

**Data** - facts or figures from which conclusions can be inferred.

**Data Base** - a collection of integrated data that can be used for a variety of applications.

**Data of Known Quality** - data are of known quality when the qualitative and quantitative components associated with their derivation are documented appropriately for their intended use and such documentation is verifiable and defensible.

**Data Quality Assessment (DQA)** - a process for performing statistical analysis to determine whether the quality of a data set is adequate for its intended use.

**Data Quality Indicators** - qualitative statistics and quantitative descriptors that are used to interpret the degree of acceptability or utility of data to the user. The principal data quality indicators are bias, precision, accuracy, comparability, completeness, representativeness, and sensitivity.

**Data Quality Objectives (DQOs)** - qualitative and quantitative statements of the overall level of uncertainty that a decision-maker is willing to accept in results or decisions derived from environmental data. DQOs provide the statistical framework for planning and managing environmental data operations consistent with the data user's needs.

**Data Usability** - the process of ensuring or determining whether the quality of the data produced meets the intended use of the data.

**Defensible** - the ability to withstand any reasonable challenge related to the veracity of integrity of laboratory documents and derived data.

**Design Review** - a documented evaluation by a team, including personnel other than the original designers, the responsible designers, the customer for the work or product being designed, and a quality assurance representative to determine if a proposed design will meet the established design criteria and perform as expected when implemented.

**Electronic Data Deliverable (EDD)** – an electronic file containing data sorted into specific fields for different data constituents. Designed to be uploaded into data bases for overall data management without additional manual input of data.

**Engineered Environmental Systems** - an all-inclusive term used to describe pollution control devices and systems, waste treatment processes and storage facilities, and site remediation technologies and their components that may be utilized to remove pollutants or contaminants from the environment. Examples include wet scrubbers (air), soil washing (soil), granulated activated carbon unit (water), and filtration (air, water). Usually, this term will apply to hardware-based systems; however, it will also apply to methods or techniques used for pollutant reduction or containment of contamination to prevent further movement of the contaminants, such as capping, solidification or vitrification, and biological treatment.

**Environmental Conditions** - the description of a physical medium (e.g., air, water, soil, sediment) or biological system expressed in terms of its physical, chemical, or biological characteristics.

**Environmental Data** - any information or measurements resulting from field data collection activity, laboratory analyses or modeling involving the assessment of chemical, physical, or biological factors related to the environment, and that describe environmental processes or conditions, or the performance of engineered environmental systems.

**Environmental Data Operations** - work performed to obtain, use, or report information pertaining to environmental processes and conditions.

Environmental Monitoring - the process of measuring or collecting environmental data.

**Environmental Processes** - manufactured or natural processes that produce discharges to or impact the ambient environment.

Environmental Programs - generally considered a regulatory activity that results from the implementation of an act of Congress or other legislative body (e.g., a state). The duration of a Program is usually legally seven years, (subject to renewal by the legislative body at various intervals), and is effectively continuous. Measurements are usually the same from year to year and take place on a recurring basis, e.g., quarterly monitoring for water or air pollutants, site assessments for Superfund, etc. Although the locations, parameters, and nature of measurements may change, the overall goal, which is to compare data to a regulatory standard, is generally constant. The Clean Water Act, Resource Conservation and Recovery Act, Clean Air Act, etc. are examples of Programs, although not all data generation activities funded under these laws would necessarily be considered Program data if they fall into the project category (see below). A Program requires a QMP, describing its QA System, and usually a Program QAPP (QA Program Plan) to describe in detail the process by which Program data are obtained. In this document, an environmental Program also refers to functional areas of work performed by groups or teams of people within the ADEQ organization.

**Environmental Project** - is defined as a data gathering activity that usually is of a finite length. Project data quality objectives are established during the planning phase and an assessment is made at the completion to determine whether the data quality objectives were met. Projects may include monitoring, but the data collected are frequently not intended for the use in enforcement of a regulatory standard. A trial burn, testing a new technology, a one-time ecosystem assessment and a habitat inventory are but a few examples of environmental projects. An environmental project requires a Quality Assurance Project Plan (QAPjP).

Environmentally Related Measurements - any measurement or information that describes environmental processes or conditions, or the performance of engineered environmental systems. Thus, environmental data include all chemical, physical, or biological measurements relating to the environment; however, it does not include demographic or financial data. In addition, environmental data includes both direct measurements of environmental conditions and data collected from other sources such as literature, industry surveys, computerized databases, historical data, and mathematical models. Data from such sources are often called secondary data.

**External Oversight** - a term used to convey related activities performed for EPA by ADEQ; usually performed under contracts, grants, or cooperative agreements. Used in reference to Quality Assurance Project Plans and the Quality Management Plan.

**Financial Assistance** - the process by which funds are provided by one organization (usually government) to another organization for the purpose of performing work or furnishing services or items. Financial assistance mechanisms include grants, cooperative agreements, and government interagency agreements.

**Graded Approach** - the process of basing the level of application of managerial controls applied to an item or work according to the intended use of results and the degree of confidence needed in the quality of the results.

**Hazardous Waste** - any waste material that satisfies the definition of "hazardous waste" as given in 40 CFR Part 261, "Identification and Listing of Hazardous Waste".

**Independent Assessment** - an assessment performed by a qualified individual, group, or organization that is not a part of the organization directly performing and accountable for the work being assessed.

**Inspection** - an examination or measurement of an item or activity to verify conformance to specific requirements.

**Internal Activities** - a term used to describe the activities performed by ADEQ employees; usually used in relationship to Quality Assurance Project Plans, the QMP, contracts, or grants.

**Item** - an all-inclusive term used in place of the following: appurtenance, facility, sample assembly, component, equipment, material, module, part, product, structure, subassembly, subsystem, system, unit, documented concepts, or data.

**Leadership Team** - that group of ADEQ Management assembled and under the direction of the ADEQ Director. The Leadership Team consists of the following members: ADEQ Director; ADEQ Deputy Director; Waste, Water, Air and Administrative Directors; Northern and Southern Regional Directors; Communications Officer; and ADEQ Administrative Council.

**Management** - those individuals directly responsible and accountable for planning, implementing, and assessing work.

**Management System** - a structured non-technical system describing the policies, objectives, principles, organizational authority, responsibilities, accountability, and implementation plan of an organization for conducting work and producing items and services.

Management System Review (MSR) - the qualitative assessment of a data collection operation and/or organization(s) to establish whether the prevailing quality management structure, policies, practices, and procedures are adequate for ensuring that the type and quality of data needed are obtained.

**Measurement Quality Objectives (MQOs) -** Performance or acceptance criteria for individual data quality indicators, usually including precision, bias, sensitivity, completeness, comparability, and representativeness.

**Method** - a body of procedures and techniques for performing an activity (e.g., sampling, chemical analysis, quantification) systematically presented in the order in which they are to be executed.

**Mixed Waste** - hazardous waste material, as defined by 40 CFR part 261 (RCRA), mixed with radioactive constituents.

**Peer Review** - a documented critical review of work characterized by the existence of potential uncertainty. The peer review is conducted by qualified individuals (or organization) who are independent of those who performed the work, but are collectively equivalent in technical expertise (i.e., peers) to those who performed the original work. The peer review is conducted to ensure that activities are technically adequate, competently performed, properly documented, and satisfy established technical and quality requirements. The peer review is an in-depth assessment of the assumptions, calculations, extrapolations, alternate interpretations, methodology, acceptance criteria, and conclusions pertaining to specific work and of the documentation that supports them. Peer reviews provide an evaluation of a subject where quantitative methods of analysis or measures of success are unavailable or undefined, such as in research and development.

**Performance Evaluation Audit** - a type of audit in which the quantitative data generated in a measurement system are obtained independently and compared with routinely obtained data to evaluate the proficiency of an analyst or laboratory.

**Performance Evaluation Sample** - **(PE)** a sample, the composition of which is unknown to the analyst, is provided to test whether the analyst/laboratory can produce analytical results within the specified performance limits.

**Procedure** - a documented set of steps or actions that systematically specifies or describes how an activity is to be performed.

**Process** - an orderly system of actions that are intended to achieve a desired end or result. Examples of processes include analysis, design, data collection, operation, fabrication, and calculation.

**Qualified Data** - any data that have been reviewed and assessed as part of data validation, or data verification, operations.

**Quality** - the sum of features and properties/characteristics of a process, item, or service that bears on its ability to meet the stated needs and expectations of the user.

**Quality Assurance (QA)** - an integrated system of management activities involving planning, implementation, assessment, reporting, and quality improvement to ensure that a process, item, or service is of the type and quality needed and expected by the customer.

**Quality Staff** - the EPA Headquarters office within the Office of Environmental Information that establishes and promulgates Quality Assurance Policy for the Agency. Formerly the Quality Assurance Management Staff (QAMS).

**Quality Assurance Project Plan (QAPjP)** - a formal document describing in comprehensive detail the necessary QA, QC, and other managerial and technical activities that must be implemented to ensure that the results of the work performed will satisfy the stated performance (data quality) objectives.

**Quality Assurance Program Plan (QAPrP)** – a formal document that describes the QA system for environmental Programs such as the Clean Water Act or Clean Air Act that is usually based on environmental regulations. It contains details like a QA Project Plan, but at a organization wide or Program level and can function as a QA Project Plan or it may contain broader spectrum procedures that require additional QA Project Plans with more specific details.

**Quality Control (QC)** - the overall system of technical activities that measures the attributes and performance of a process, item, or service against defined standards to verify that they meet the stated requirements established by the customer.

**Quality Improvement** - a management Program for improving the quality of operations. Such management Programs generally entail a formal mechanism for encouraging worker recommendations with timely management evaluation and feedback or implementation

**Quality Management** - that aspect of the overall management system of the organization that determines and implements the quality policy. Quality management includes strategic planning,

allocation of resources, and other systematic activities (e.g., planning, implementation, and assessment) pertaining to the quality system.

**Quality Management Plan (QMP)** - a formal document that describes the quality system in terms of the organizational structure, functional responsibilities of management and staff, lines of authority, and required interfaces for those planning, implementing, and assessing all QA activities conducted.

**Quality System** - a structured and documented management system describing the policies, objectives, principles, organizational authority, responsibilities, accountability, and implementation plan of an organization for ensuring quality in its work processes, products (items), and services. The quality system provides the framework for planning, implementing, and assessing work performed by the organization and for carrying out required QA and QC procedures.

**Readiness Review** - a systematic, documented review of the readiness for the startup or continued use of a facility, process, or activity. Readiness reviews are typically conducted before proceeding beyond project milestones and prior to initiation of a major phase of work.

**Remediation** - the process of reducing the concentration of a contaminant (or contaminants) in air, water, or soil media to a level that poses an acceptable risk to human health.

**Self-Assessment** - an assessment of work conducted by individuals, groups, or organizations directly responsible for overseeing and/or performing the work.

**Sensitivity -** The capability of the measuring instrument to discriminate between the analytical response (e.g., absorbance, volume, meter reading) and background. In a specialized sense, it has the same meaning as the detection limit.

**Service** - the category of economic activity that does not produce manufactured items. In environmental data operations or engineering projects, such activities include design, inspection, laboratory and/or field analysis, repair, and installation.

**Significant Condition** - any state, status, incident, or situation of an environmental process or condition of an engineered environmental system in which the work being performed will be adversely affected in a manner sufficiently serious to require corrective action to satisfy quality objectives or specifications and safety requirements.

**Software Life Cycle** - the period of time that starts when a software product is conceived and ends when the software product is no longer available for routine use. The software life cycle typically includes a requirements phase, a design phase, an implementation phase, a test phase, an installation and check-out phase, an operation and maintenance phase, and sometimes a retirement phase.

**Standard Operating Procedure (SOP)** - a written document that details the method for an operation, analysis, or action with thoroughly prescribed techniques and steps, and that is officially approved as the method for performing certain routine or repetitive tasks.

**Supplier** - any individual or organization furnishing items or services or performing work according to a procurement document or financial assistance agreement. This is an all-inclusive term used in place of any of the following: vendor, seller, contractor, subcontractor, fabricator, or consultant.

**Surveillance** - the act of monitoring or observing a process or activity to verify conformance to specified requirements.

**Technical Review** - a documented critical review of work that has been performed. The review is accomplished by one or more qualified reviewers who are independent of those who performed the work, but are collectively equivalent in technical expertise to those who performed the original work. The reviews are an in-depth analysis and evaluation of documents, activities, material, data, or items that require technical verification or validation for applicability, correctness, adequacy, completeness, and assurance that established requirements are satisfied.

**Technical Systems Audit (TSA)** - a thorough, systematic, on-site qualitative audit of facilities, equipment, personnel, training procedures, record keeping, data validation, data management, and reporting aspects of a system.

**Validation** - an activity that demonstrates or confirms that a process, item, data set, or service satisfies the requirements defined by the user.

**Verification** - the act of authenticating or formally asserting the truth that a process, item, data set, or service is, in fact, that which is claimed.

# **APPENDICES**

**ADEQ Temperature/Preservation Guidance Policy** 

ADEQ Policy 0154 - Addressing Spike and Surrogate Recovery As They Relate to Matrix Effects in Water, Air, Sludge, and Soil Matrices

ADEQ Policy 0170 – Implementation of EPA Method 5035 - Soil Preparation for EPA Methods 8015B, 8021B, and 8260B

Arizona Data Qualifiers – Revision 3 (0 9/20/2007)