intrusion by an individual into a building or security area, and alert protective personnel by means of actuated visible and audible signals.

(l) **Material.** A chemical substance without regard to form; fabricated or processed item; or assembly, machinery, or equipment.

(m) **Matter.** Documents or material.

(n) **National Security.** The national defense and foreign relations of the United States.

(o) **National Security Information.** Information that has been determined pursuant to Executive Order 12958, as amended “Classified National Security Information” and Executive Order 13292 “Further Amendment to Executive Order 12958, as Amended, Classified National Security Information” or any predecessor order to require protection against unauthorized disclosure and that is so designated.

(p) **“Need to know.”** A determination by persons having responsibility for classified information or matter, that a proposed recipient’s access to such classified information or matter is necessary in the performance of official, contractual, or access permit duties of employment under cognizance of the DOE.

(q) **Permittee.** The holder of an Access Permit issued pursuant to the regulations set forth in 10 CFR part 725, “Permits For Access to Restricted Data.”

(r) **Person.** Any individual, corporation, partnership, firm, association, trust, estate, public or private institution, group, Government agency other than DOE, any State or any political subdivision of, or any political entity within a State, or other entity; and any legal successor, representative, agency, or agency of the foregoing.

(s) **Protective personnel.** Guards or watchmen or other persons designated responsibility for the protection of classified matter.

(t) **Restricted Data.** All data concerning design, manufacture, or utilization of atomic weapons; the production of special nuclear material; or the use of special nuclear material in the production of energy, but shall not include data declassified or removed from the Restricted Data category pursuant to section 142 of the Act.

(u) **Security area.** A physically defined space containing classified matter and subject to physical protection and personnel access controls.

(v) **Security clearance.** See access authorization.

(w) **Security facility.** Any facility, including an access permittee, which has been approved by the DOE for using, processing, storing, reproducing, transmitting, or handling classified matter.

(x) **Security facility approval.** A determination by the DOE that a facility, including an access permittee, is eligible to use, process, store, reproduce, transmit, or handle classified matter.

(y) **Security Plan.** A written plan by the access permittee, and submitted to the DOE for approval, which outlines the permittee’s proposed security procedures and controls for the protection of Restricted Data and which includes a floor plan of the area in which the matter is to be used, processed, stored, reproduced, transmitted, or handled.

(z) **Security survey.** An onsite examination by a DOE representative of all devices, equipment, and procedures employed at a security facility to safeguard classified matter.

§ 1016.5 Submission of procedures by access permit holder.

No access permit holder shall have access to Restricted Data until he shall have submitted to the DOE a written statement of his procedures for the safeguarding of Restricted Data and for the security education of his employees, and DOE shall have determined...