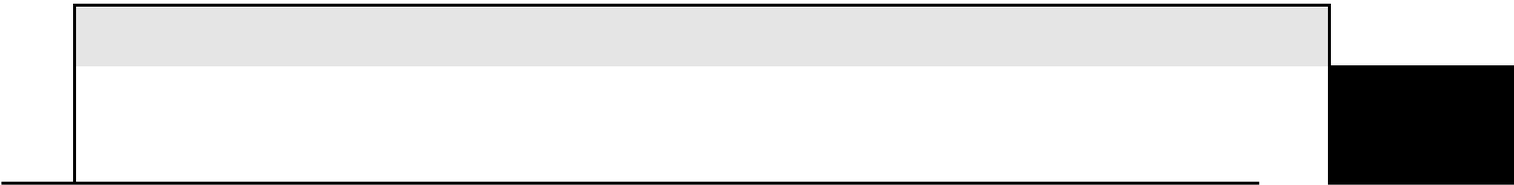
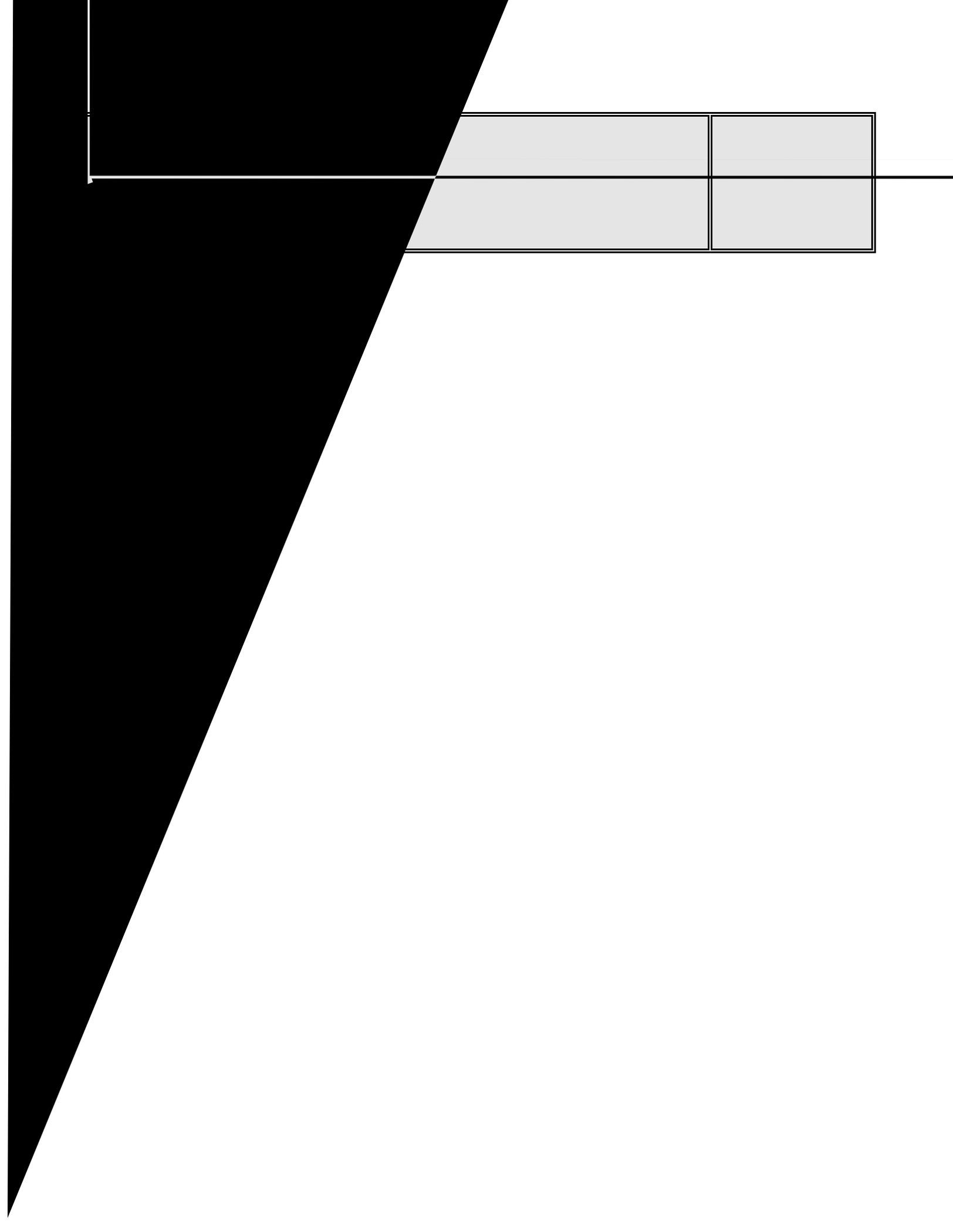




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# ***S* ~~*Implementation*~~**






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B. Senior **IMPEP** Project Manager \_\_\_\_\_

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[REDACTED]	[REDACTED]
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[REDACTED]	[REDACTED]
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[REDACTED]

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[REDACTED]
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[REDACTED]	[REDACTED]
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January 17, 2007

## SUMMARY OF COMMENTS ON IMPEP QUESTIONNAIRE

I.

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**Summary of Comments on SA-111**

The professional experience for SS&D principal reviewer should be an individual who has been qualified by their agency to independently review and sign SS&D sheets. As written, this procedure would allow an individual that has attended a number of course and perform self-study to review a complex SS&D evaluation program.

Response:

We agree with this comment and the procedure was revised accordingly.

Comment 5:

The procedure should include qualifications for the limited review or an SS&D evaluation program. A number of states either have a few number of manufacturers with simple devices or there is little or no activity with the SS&D registry sheet(s) that they maintain. The use of fully qualified SS&D reviewer is not an efficient use of that individual during an IMPEP review.

Response:

We agree with this comment and the procedure was revised accordingly.

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