## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF RHODE ISLAND

Superfund Records Center SITE: Verotypy Validate BREAK: 1018 OTHER: 31072

United States of America, )		
) Plaintiff, )	CTVTI.	ACTION N
v. )	01112	Holiton H
Lonza Inc., ) CCL Custom Manufacturing, Inc., ) Pacific Anchor Chemical Corporation) SUPERVALU Operations, Inc., )		
Defendants. )		
) CCL Custom Manufacturing, Inc., )		
Third-party plaintiff, )	CIVIL	ACTION N
v. )		
CPC International, Inc. )		
) Third-party defendant. ) )		
/		
State of Rhode Island, )		
Plaintiff, )	CIVIL	ACTION N
v. )		
Lonza Inc., Pacific Anchor Chemical Corporation) SUPERVALU Operations, Inc.		
Defendants. )		

CONSENT DECREE

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# TABLE OF CONTENTS

I. <u>BACKGROUND</u>	•	•	٠	1
II. JURISDICTION	•	•	•	4
III. <u>PARTIES BOUND</u>	•	•	•	· 5
IV. <u>DEFINITIONS</u>	•	•	•	6
V. <u>GENERAL PROVISIONS</u>	-	•	•	14
VI. PERFORMANCE OF THE WORK BY SETTLING DEFENDANTS	•		•	19
VII. ADDITIONAL RESPONSE ACTIONS	•	•	٠	39
VIII. <u>EPA PERIODIC REVIEW</u>	•	•	•	41
IX. QUALITY ASSURANCE, SAMPLING, AND DATA ANALYSIS	•	•	•	42
X. ACCESS AND INSTITUTIONAL CONTROLS	•	•	•	45
XI. <u>REPORTING REQUIREMENTS</u>	•	•	•	. 49
XII. <u>SUBMISSIONS REQUIRING AGENCY APPROVAL</u>	•	•	•	52
XIII. PROJECT COORDINATORS	•	•	•	55
XIV. ASSURANCE OF ABILITY TO COMPLETE WORK	•	•	•	57
XV. <u>CERTIFICATION OF COMPLETION</u>	•	•	•	58
XVI. <u>EMERGENCY RESPONSE</u>	•		•	61
XVII. <u>REIMBURSEMENT OF RESPONSE COSTS</u>	•	•	•	62
XVIII. INDEMNIFICATION AND INSURANCE	•	•	•	68
XIX. <u>FORCE MAJEURE</u>	•	•	•	72
XX. <u>DISPUTE RESOLUTION</u>	•	٠	٠	75
XXI. <u>STIPULATED PENALTIES</u>	•	•	•	83
XXII. <u>COVENANTS NOT TO SUE BY PLAINTIFFS</u>		•	•	90
XXIII. <u>COVENANTS BY SETTLING DEFENDANTS</u>	•	•	•	98
XXIV. EFFECT OF SETTLEMENT; CONTRIBUTION PROTECTION .	•	•	•	99
XXV. ACCESS TO INFORMATION		•	•	101

•

XXVI. <u>RETENT</u>	ION OF REC	<u>ORDS</u>	• •	• •	•	•	•	•	•	•	•	•	•	•	•	•	•	103
XXVII. <u>NOTIC</u>	ES AND SUB	MISSI	ONS	•••	•	•	•	•	•	•	•	•	•	•	•	•		105
XXVII. <u>EFFEC</u>	TIVE DATE	• •	•••	•••	•	•	•	•	•	•	•	•	•	•	•	•	٠	106
XXIX. <u>RETENT</u>	ION OF JUR	ISDIC	TION	<u> </u>	•	•	•	•	•	٠	•	•	•	•	•	•	•	106
XXX. APPENDI	<u>ces</u>	• •	••	• •		•	•	•	•	•	•	•	•	•	•	•	٠	107
XXXI. <u>COMMUN</u>	ITY RELATI	<u>ons</u>	•••	•••		•	•	•	•	•	•	•	•	•	•	•	•	108
XXXII. MODIF	ICATION .	• •	• •	•••	•	•	•	•	•	•	•	•	•	•	•	•	•	108
XXXIII. LODG	ING AND OP	PORTU	NITY	FC	R	PUE	<u> 3LI</u>	<u>C</u>	<u>co</u>	MM	IEN	<u>T</u> I	٠	•	•	•	•	109
XXXIV. <u>SIGNA</u>	TORIES/SER	VICE				•	•	•		•	•	•	•	•	•	•		110

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#### I. <u>BACKGROUND</u>

A. The United States of America ("United States"), on behalf of the Administrator of the United States Environmental Protection Agency ("EPA"), filed a complaint in this matter against the CCL Custom Manufacturing, Inc. ("CCL"), Lonza, Inc. ("Lonza"), Pacific Anchor Chemical Corporation ("PAC"), and SUPERVALU Operations, Inc. ("SUPERVALU") pursuant to Sections 106 and 107 of the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA"), 42 U.S.C. §§ 9606, 9607.

B. The United States in its complaint seeks, inter alia: (1) reimbursement of costs incurred by EPA and the Department of Justice for response actions for the First Operable Unit at the Peterson/Puritan, Inc. Superfund Site in Lincoln and Cumberland, Rhode Island together with accrued interest; and (2) performance of studies and response work by the Defendants at the Site consistent with the National Contingency Plan, 40 C.F.R. Part 300 (as amended) ("NCP").

C. CCL filed a third-party complaint against CPC International, Inc. ("CPC") pursuant to Sections 107 and 113 of CERCLA, 42 U.S.C. §§ 9607 and 9613, and pursuant to a pendant common law indemnification cause of action.

D. In accordance with the NCP and Section 121(f)(1)(F) of CERCLA, 42 U.S.C. § 9621(f)(1)(F), EPA notified the State of Rhode Island (the "State") on November 12, 1993 of negotiations with potentially responsible parties regarding the remedial design and remedial action for the Site, and EPA has provided the State with an opportunity to participate in such negotiations and be a party to this Consent Decree.

E. The State has also filed a complaint against the PAC Remediation Area Settling Defendants in this Court alleging that the PAC Remediation Area Settling Defendants are liable to the State under Section 107 of CERCLA, 42 U.S.C. § 9607.

F. In accordance with Section 122(j)(1) of CERCLA, 42 U.S.C. § 9622(j)(1), EPA notified the Federal natural resource trustees on November 10, 1993, of negotiations with potentially responsible parties regarding the release of hazardous substances that may have resulted in injury to the natural resources under Federal trusteeship and encouraged the trustees to participate in the negotiation of this Consent Decree.

G. The Defendants and the Third-party Defendant that have entered into this Consent Decree ("Settling Defendants") do not admit any of the allegations of the complaints, any liability to the Plaintiffs arising out of the transactions or occurrences alleged in the complaints, or any liability with respect to any matter addressed by this Consent Decree. No recitation contained herein shall be deemed an admission on the part of any Settling Defendant in connection with any future enforcement actions, including, without limitation, any future natural resource damage claims, other than actions seeking enforcement of this Consent Decree.

H. Pursuant to Section 105 of CERCLA, 42 U.S.C. § 9605, EPA placed the Site on the National Priorities List, set forth at 40

C.F.R. Part 300, Appendix B, by publication in the Federal Register on September 9, 1983, 48 Fed. Reg. 175.

I. In response to a release or a substantial threat of a release of a hazardous substance(s) at or from the Site, CPC commenced, in March 1992, a focussed Remedial Investigation and Feasibility Study ("RI/FS") for the First Operable Unit pursuant to 40 C.F.R. § 300.430.

J. CPC submitted a Revised Final Remedial Investigation ("RI") Report for the First Operable Unit on June 8, 1993, and CPC submitted a Revised Final Feasibility Study ("FS") Report on June 28, 1993.

K. Pursuant to Section 117 of CERCLA, 42 U.S.C. § 9617, EPA published notice of the issuance of the FS Report and of the proposed plan for remedial action on July 6, 1993, in a major local newspaper of general circulation. EPA provided an opportunity for written and oral comments from the public on the proposed plan for remedial action. A copy of the transcript of the public meeting is available to the public as part of the administrative record upon which the Regional Administrator based the selection of the response action.

L. The decision by EPA on the remedial action to be implemented at the First Operable Unit is embodied in the Record of Decision ("ROD"), executed on September 30, 1993, on which the State has given its concurrence. The ROD includes EPA's explanation for any significant differences between the final plan and the proposed plan as well as a responsiveness summary to

the public comments. Notice of the final plan was published in accordance with Section 117(b) of CERCLA.

M. Based on the information presently available to EPA and the State, EPA and the State believe that the Work will be properly and promptly conducted by the Settling Defendants if conducted in accordance with the requirements of this Consent Decree and its appendices.

N. Solely for the purposes of Section 113(j) of CERCLA, the Remedial Action selected by the ROD and the Work to be performed by the Settling Defendants shall constitute a response action taken or ordered by the President.

O. The Parties recognize, and the Court by entering this Consent Decree finds, that this Consent Decree has been negotiated by the Parties in good faith, and that implementation of this Consent Decree will expedite the cleanup of the Site and will avoid prolonged and complicated litigation between the Parties, and that this Consent Decree is fair, reasonable, and in the public interest.

0. Upon entry by the Court this Consent Decree shall constitute a final judgment for purposes of Rule 54 of the Federal Rules of Civil Procedure.

NOW, THEREFORE, it is hereby Ordered, Adjudged, and Decreed:

#### II. JURISDICTION

 This Court has jurisdiction over the subject matter of this action pursuant to 28 U.S.C. §§ 1331 and 1345, and 42 U.S.C.
 §§ 9606, 9607, and 9613(b). This Court also has personal

jurisdiction over the Settling Defendants. Solely for the purposes of this Consent Decree and the underlying complaints, Settling Defendants waive all objections and defenses that they may have to jurisdiction of the Court or to venue in this District. Settling Defendants shall not challenge the terms of this Consent Decree or this Court's jurisdiction to enter and enforce this Consent Decree. The complaints state claims against Settling Defendants upon which relief may be granted.

#### III. PARTIES BOUND

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2. This Consent Decree applies to and is binding upon the United States and the State and upon Settling Defendants and their successors and assigns. Any change in ownership or corporate status of a Settling Defendant including, but not limited to, any transfer of assets or real or personal property shall in no way alter such Settling Defendant's responsibilities under this Consent Decree.

3. Settling Defendants shall provide a copy of this Consent Decree to each contractor hired to perform the Work (as defined below) required by this Consent Decree and to each person representing any Settling Defendant with respect to the Site or the Work and shall condition all contracts entered into hereunder upon performance of the Work in conformity with the terms of this Consent Decree. Settling Defendants or their contractors shall provide written notice of the Consent Decree to all subcontractors hired to perform any portion of the Work required by this Consent Decree. Settling Defendants shall nonetheless be

responsible for ensuring that their contractors and subcontractors perform the Work contemplated herein in accordance with this Consent Decree. With regard to the activities undertaken pursuant to this Consent Decree, each contractor and subcontractor shall be deemed to be in a contractual relationship with the Settling Defendants within the meaning of Section 107(b)(3) of CERCLA, 42 U.S.C. § 9607(b)(3).

#### IV. DEFINITIONS

4. Unless otherwise expressly provided herein, terms used in this Consent Decree which are defined in CERCLA or in regulations promulgated under CERCLA shall have the meaning assigned to them in CERCLA or in such regulations. Whenever terms listed below are used in this Consent Decree or in the appendices attached hereto and incorporated hereunder, the following definitions shall apply:

"CERCLA" shall mean the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended, 42 U.S.C. §§ 9601 <u>et seq</u>.

"CCL Remediation Area" shall mean the portion of the Site that includes the CCL facility, as well as the geographical extent of contamination emanating from the CCL facility, including, but not limited to, the Quinnville Wellfield, to the extent that it is affected by contamination emanating from the CCL Source Area.

"CCL Remediation Area Natural Resource Damages" shall mean damages resulting from the release of hazardous substances at or from the CCL facility, recoverable under Section 107 of CERCLA,

42 U.S.C. § 9607, for injury to, destruction of, or loss of any and all Natural Resources under the trusteeship of the United States that are located at the CCL Remediation Area.

"CCL Remediation Area Settling Defendants" shall mean those parties identified in Appendix E.

"CCL Source Area" shall mean the CCL Tank Farm and the O'Toole Property, extending west to the Providence and Worcester railroad tracks, and south to Martin Street. The CCL Source Area is depicted generally in Figure 2 of Attachment B to the SOW.

"Consent Decree" shall mean this Decree and all appendices attached hereto (listed in Section XXX). In the event of conflict between this Decree and any appendix, this Decree shall control.

"Day" shall mean a calendar day unless expressly stated to be a working day. "Working day" shall mean a day other than a Saturday, Sunday, or Federal holiday. In computing any period of time under this Consent Decree, where the last day would fall on a Saturday, Sunday, or Federal holiday, the period shall run until the close of business of the next working day.

"EPA" shall mean the United States Environmental Protection Agency and any successor departments or agencies of the United States.

"Federal Costs of Assessment of Natural Resource Damages" shall mean all costs incurred by the United States Department of the Interior, prior to August 23, 1994, in assessing the injury

to, destruction of, or loss of natural resources at the First Operable Unit.

"First Operable Unit," "Operable Unit 1," or "OU 1" shall mean that portion of the Site that comprises the CCL Remediation Area and the PAC Remediation Area, as generally depicted in Figure 1 of Attachment B of the SOW.

"Future Response Costs" shall mean all costs, including, but not limited to, direct costs, and indirect costs as they may be calculated from time to time, that the United States and the State incur in reviewing or developing plans, reports and other items pursuant to this Consent Decree, verifying the Work, or otherwise implementing, overseeing, or enforcing this Consent Decree, including, but not limited to, payroll costs, contractor costs, travel costs, laboratory costs, the costs of the risk assessments performed pursuant to the SOW following attainment of the interim groundwater cleanup levels, the costs incurred pursuant to Sections VI, VII, VIII, X (including, but not limited to, attorneys fees and the amount of just compensation), XVI, XVII and Paragraph 88 of Section XXII. Future Response Costs shall also include all costs, including direct and indirect costs, paid by the United States and the State in connection with the First Operable Unit between March 1, 1994 and the effective date of this Consent Decree and all interest on the Past Response Costs from August 16, 1994 to 30 days from the effective date of this Consent Decree. Future Response Costs shall not include any costs incurred by EPA or the State in operating remedial systems

at either the CCL or PAC Remediation Area, as the case may be, to attain modified groundwater cleanup levels, subsequent to either the CCL Remediation Area Settling Defendants, with respect to the CCL Remediation Area, or the PAC Remediation Area Settling Defendants, with respect to the PAC Remediation Area, ultimately prevailing in a dispute pursuant to Paragraph 64.b.

"Institutional Controls" shall mean deed restrictions and other requirements and controls developed for one or more of the following purposes: 1) to restrict the use or hydrologic alteration of groundwater at the First Operable Unit prior to the attainment of Performance Standards; 2) to limit human or animal exposure to Waste Material; 3) to ensure non-interference with the performance of the Work; and 4) to ensure the integrity and effectiveness of the Work.

"National Contingency Plan" or "NCP" shall mean the National Oil and Hazardous Substances Pollution Contingency Plan promulgated pursuant to Section 105 of CERCLA, 42 U.S.C. § 9605, codified at 40 C.F.R. Part 300, including, but not limited to, any amendments thereto.

"Natural Resources" shall have the meaning provided in Section 101(16) of CERCLA, 42 U.S.C. § 9601(16).

"Operation and Maintenance" or "O & M" shall mean all activities required to maintain the effectiveness of the Remedial Action as required under the Operation and Maintenance Plan approved or developed by EPA pursuant to this Consent Decree and the Statement of Work (SOW).

"Owner Settling Defendants" shall mean the Settling Defendants listed in Appendix D.

"PAC Remediation Area" shall mean the portion of the Site that includes the PAC and SUPERVALU facilities, as well as the geographical extent of contamination emanating from those facilities including, but not limited to, the area to be studied under the Focussed Investigation described in Section III.B of the SOW.

"PAC Remediation Area Natural Resource Damages" shall mean damages resulting from the release of hazardous substances at or from the PAC or SUPERVALU facilities, recoverable under Section 107 of CERCLA, 42 U.S.C. § 9607, for injury to, destruction of, or loss of any and all Natural Resources under the trusteeship of the United States and/or the State that are located at the PAC Remediation Area.

"PAC Remediation Area Settling Defendants" shall mean those parties identified in Appendix F.

"Paragraph" shall mean a portion of this Consent Decree identified by an arabic numeral or an upper case letter.

"Parties" shall mean the United States, the State of Rhode Island, and the Settling Defendants.

"Past Response Costs" shall mean all costs, including, but not limited to, direct and indirect costs, that the United States Department of Justice and EPA incurred and paid with regard to the First Operable Unit prior to March 1, 1994, including, but not limited to, payroll costs, contractor costs, travel costs,

and laboratory costs, and all interest on such costs through August 16, 1994.

"Performance Standards" shall mean those interim cleanup standards, final cleanup standards, standards of control, treatment standards, institutional controls, ARARs and other substantive requirements, criteria or limitations set forth in the ROD, this Consent Decree or the SOW.

"Plaintiffs" shall mean the United States and the State of Rhode Island.

"RCRA" shall mean the Solid Waste Disposal Act, as amended, 42 U.S.C. §§ 6901 <u>et seq</u>. (also known as the Resource Conservation and Recovery Act).

"Record of Decision" or "ROD" shall mean the EPA Record of Decision relating to the First Operable Unit at the Site signed on September 30, 1993, by the Regional Administrator, EPA Region I, and all attachments thereto.

"Remedial Action" shall mean those activities, except for Operation and Maintenance, to be undertaken at the CCL and PAC Remediation Areas by the Settling Defendants to implement the final plans and specifications submitted by the Settling Defendants pursuant to the respective Remedial Design Work Plans and approved by EPA.

"Remedial Action Work Plans" shall mean the four documents submitted by the Settling Defendants pursuant to Paragraph 14.d. of this Consent Decree and described more fully in Paragraph 14.e. The CCL and PAC Remediation Area Settling Defendants shall each submit two separate Remedial Action Work Plans.

"Remedial Design" shall mean those activities to be undertaken at the CCL and PAC Remediation Areas by the Settling Defendants to develop the final plans and specifications for the Remedial Action pursuant to the four respective Remedial Design Work Plans.

"Remedial Design Work Plans" shall mean the four documents submitted by the Settling Defendants pursuant to Paragraph 14.a. of this Consent Decree and described more fully in Paragraph 14.b. The CCL and PAC Remediation Area Settling Defendants shall each submit two separate Remedial Design Work Plans.

"RIDEM" shall mean the Rhode Island Department of Environmental Management and any successor departments or agencies of the State.

"Section" shall mean a portion of this Consent Decree identified by a roman numeral.

"Settling Defendants" shall mean those Parties identified in Appendix C (Settling Defendants).

"Site" shall mean the Peterson/Puritan, Inc. Superfund Site, located in Lincoln and Cumberland, Providence County, Rhode Island, extending approximately two miles down the Blackstone River Valley from RI Route 116, and as much as one-half mile from either bank of the River, and depicted generally in Figure 1 of Attachment B to the SOW.

"State" shall mean the State of Rhode Island.

"State Costs of Assessment of Natural Resource Damages" shall mean all costs incurred by the State prior to August 23, 1994 in assessing the injury to, destruction of, or loss of Natural Resources at the PAC Remediation Area.

"Statement of Work" or "SOW" shall mean the statement of work for implementation of the Remedial Design, Remedial Action, and Operation and Maintenance at the Site, as set forth in Appendix B to this Consent Decree and any modifications made in accordance with this Consent Decree.

"Supervising Contractor" shall mean the principal contractor retained by the Settling Defendants to supervise and direct the implementation of the Work under this Consent Decree.

"United States" shall mean the United States of America.

"Waste Material" shall mean (1) any "hazardous substance" under Section 101(14) of CERCLA, 42 U.S.C. § 9601(14); (2) any pollutant or contaminant under Section 101(33) of CERCLA, 42 U.S.C. § 9601(33); (3) any "solid waste" under Section 1004(27) of RCRA, 42 U.S.C. § 6903(27); and (4) any "hazardous material" under Rhode Island state law.

"Work" shall mean all activities Settling Defendants are required to perform to implement the remedy described in the ROD, as set forth in this Consent Decree and the SOW and any modifications thereto, including, but not limited to, Remedial Design, Remedial Action, Operation and Maintenance, monitoring and any additional response actions, and including all activities set forth in any plans or schedules required to be submitted

pursuant to the SOW; provided however that "Work" shall not include those activities required by Section XXVI (Retention of Records).

#### V. GENERAL PROVISIONS

## 5. Objectives of the Parties

The objectives of the Parties in entering into this Consent Decree are to protect public health or welfare or the environment at the Site by the design and implementation of response actions at the Site by the Settling Defendants, to reimburse Past and Future Response Costs of the United States by the Settling Defendants, and to reimburse Past and Future Response Costs of the State by the PAC Remediation Area Settling Defendants.

### 6. <u>Commitments by Settling Defendants</u>

a. Settling Defendants shall finance and perform the Work in accordance with this Consent Decree and all plans, standards, specifications, and schedules set forth in or developed or approved by EPA pursuant to this Consent Decree. Settling Defendants shall also reimburse the United States and the State for Past Response Costs, and Future Response Costs, as provided in this Consent Decree.

b. Except as otherwise provided in this Consent Decree, the obligations of the Settling Defendants to finance and perform the Work are joint and several. All of the obligations of the Settling Defendants to pay amounts owed to the United States for Past Response Costs and Future Response costs are joint and several. With respect to those obligations for which all Settling Defendants are jointly and severally liable, if any one or more Settling Defendants fails to fulfill the obligation, the remaining Settling Defendants shall fulfill such obligation.

As provided in the Consent Decree, certain c. obligations with respect to the Work apply only to the CCL Remediation Area Settling Defendants or to the PAC Remediation Area Settling Defendants. With respect to such obligations, each of the CCL Remediation Area Settling Defendants, and each of the PAC Remediation Area Settling Defendants, are jointly and severally liable for their respective obligations. If any one or more of the CCL Remediation Area Settling Defendants fails to fulfill one of the obligations of the CCL Remediation Area Settling Defendants, the remaining CCL Remediation Area Settling Defendants shall fulfill such obligation. Likewise, if any one or more of the PAC Remediation Area Settling Defendants fails to fulfill one of the obligations of the PAC Remediation Area Settling Defendants, the remaining PAC Remediation Area Settling Defendants shall fulfill such obligation.

d. The PAC Remediation Area Settling Defendants and the CCL Remediation Area Settling Defendants shall fulfill their respective obligations under the Consent Decree regardless of whether the other group has fulfilled its obligations under the Consent Decree. The failure of the CCL Remediation Area Settling Defendants to timely fulfill any of their obligations under the Consent Decree shall not be a basis for the failure of the PAC Remediation Area Settling Defendants to timely perform any of

their obligations under the Consent Decree. Likewise, the failure of the PAC Remediation Area Settling Defendants to timely fulfill any of their obligations under the Consent Decree shall not be a basis for the failure of the CCL Remediation Area Settling Defendants to timely perform any of their obligations under the Consent Decree. Settling Defendants shall finance and perform the Work in accordance with this Consent Decree and all plans, standards, specifications, and schedules set forth in or developed or approved by EPA pursuant to this Consent Decree. Settling Defendants shall also reimburse the United States and the State for Past Response Costs and Future Response Costs as provided in this Consent Decree.

# 7. Compliance With Applicable Law

All activities undertaken by Settling Defendants pursuant to this Consent Decree shall be performed in accordance with the requirements of all applicable federal and state laws and regulations. Settling Defendants must also comply with all applicable or relevant and appropriate requirements of all Federal and state environmental laws as set forth in the ROD and the SOW. The activities conducted by the Settling Defendants pursuant to this Consent Decree, if approved by EPA, shall be considered to be consistent with the NCP.

8. <u>Permits</u>

a. As provided in Section 121(e) of CERCLA and \$300.400(e) of the NCP, no permit shall be required for any portion of the Work done at the CCL Remediation Area, the PAC

Remediation Area, or at any area in very close proximity to these areas necessary for implementation of the Work. Where any portion of the Work requires a federal or state permit or approval, Settling Defendants shall submit timely and complete applications and timely take all other actions necessary to obtain all such permits or approvals.

b. If the Settling Defendants comply with Paragraph 8(a), they may seek relief under the provisions of Section XIX (Force Majeure) of this Consent Decree for any delay in the performance of the Work resulting from a failure to obtain, or a delay in obtaining, any permit required for the Work.

c. All hazardous waste, as defined under Section 1004(5) of RCRA, 42 U.S.C. § 6903(5), which Settling Defendants generate in performance of the Work shall be managed by the Settling Defendants in accordance with the NCP, including but not limited to the RCRA requirements relating to the use and signing of manifests. Settling Defendants or their representatives shall be listed as the generator(s) on all manifested shipments of hazardous waste generated during performance of the Work.

d. This Consent Decree is not, and shall not be construed to be, a permit issued pursuant to any federal or state statute or regulation.

9. Notice of Obligations to Successors-in-Title

a. Within 15 days after the entry of this Consent Decree, the Owner Settling Defendants shall record, or cause to be recorded, a certified copy of this Consent Decree with the

Registry of Deeds in the towns of Lincoln and Cumberland, Providence County, State of Rhode Island. Thereafter, each deed, title, or other instrument conveying an interest in any of the Owner Settling Defendant's property located at the First Operable Unit including, without limitation, the parcel owned by SUPERVALU Operations, Inc. on March 1, 1995, shall contain a notice of this Consent Decree and shall reference the recorded location of the Consent Decree.

b. Any Owner Settling Defendant, and any person that subsequently acquires any interest in the Owner Settling Defendant's property at the First Operable Unit, even if such interest is acquired prior to entry of the Consent Decree (either from the Owner Settling Defendant or a successor-in-title) shall, at least 30 days prior to the conveyance of any interest in such property, give written notice of this Consent Decree to the grantee and written notice to EPA and the State of the proposed conveyance, including the name and address of the grantee, and the date on which notice of the Consent Decree was given to the grantee. Such transfer shall take place only if the grantee agrees, as a part of the agreement to purchase or otherwise obtain the property, that it will comply with the obligations of the Owner Settling Defendant to provide access and institutional controls, as set forth in Section X (Access and Institutional Controls) of this Decree, with respect to such property.

c. In the event that an Owner Settling Defendant sells or otherwise transfers any interest in its property located at

the First Operable Unit, including if such sale or transfer occurs prior to entry of the Decree, the Owner Settling Defendant's obligations under this Consent Decree including, without limitation, its obligation to provide or secure access and institutional controls pursuant to Section X (Access and Institutional Controls), shall continue to be met by the Owner Settling Defendant. In addition, if the United States and the State approve, the grantee may perform some or all of the Work under this Consent Decree. In no event shall the conveyance of an interest in property that includes, or is a portion of, the First Operable Unit, release or otherwise affect the liability of the Owner Settling Defendant to comply with the Consent Decree.

VI. <u>PERFORMANCE OF THE WORK BY SETTLING DEFENDANTS</u>

As described in Paragraph 10.b., below, the Remedial 10. a. Action is divided into three categories: CCL Remediation Area, PAC Remediation Area, and Joint Obligations. CCL Remediation Area activities shall be performed by the CCL Remediation Area Settling Defendants. PAC Remediation Area activities shall be performed by the PAC Remediation Area Settling Defendants. The failure of any of the CCL Remediation Area Settling Defendants to perform their obligations in the CCL Remediation Area shall not require the PAC Remediation Area Settling Defendants to perform any activities in the CCL Remediation Area, and the failure of any of the PAC Remediation Area Settling Defendants to perform their obligations in the PAC Remediation Area shall not require the CCL Remediation Area Settling Defendants to perform any

activities in the PAC Remediation Area. The CCL and PAC Remediation Area Settling Defendants shall be jointly and severally responsible for the performance of any and all Joint Obligations. Unless otherwise noted, all provisions of this Decree apply to both CCL and PAC Remediation Area Settling Defendants.

b. The CCL Remediation Area Settling Defendants, with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants, with respect to the PAC Remediation Area, shall perform the Work for the First Operable Unit as described in this Decree; in the Record of Decision ("ROD"), attached hereto as Appendix A; in the Statement of Work ("SOW") (which the Parties agree is consistent with the ROD), attached hereto as Appendix B; and any modifications thereto. The ROD, the SOW, and all modifications to the SOW, are hereby incorporated by reference and made a part of this Decree. The Work shall be performed in accordance with all the provisions of this Decree, the SOW, any modifications to the SOW, and all design specifications, Work Plans or other plans or schedules attached to or approved pursuant to the SOW. Any modifications to the SOW, design specifications, Work Plans or other plans or schedules that are proposed by the Parties shall be effective upon approval by EPA, after reasonable opportunity for review and comment by the State. As described with particularity in the SOW, the major components of the Remedial Action for the First Operable Unit are as follows:

CCL Remediation Area:

- Excavation (manholes and catch basins),
- Capping,
- Soil venting of source area soils,
- Source area ground water extraction, treatment and discharge to POTW via the sewer,
- Downgradient area ground water extraction with the untreated ground water discharged to the POTW via the sewer,
- Natural attenuation of ground water at the Quinnville wellfield,
- Institutional Controls throughout the CCL Remediation
   Area, and
- Environmental monitoring.

PAC Remediation Area:

- Excavation and disposal of contaminated leach fields and related soils,
- In-situ oxidation treatment of the soils in the PAC
   Source Area,
- \* Natural attenuation of the PAC downgradient ground water,
- Institutional Controls throughout the PAC Remediation
   Area,
- \* Focussed investigation of other potential sources of contamination in the PAC Downgradient Area, and

Environmental monitoring.

Joint Obligations:

Joint Groundwater Monitoring.

11. In order to expedite the design of the Remedial Action at the First Operable Unit, the Settling Defendants agree to commence and perform certain Remedial Design, access, Institutional Control and Joint Groundwater Monitoring activities as described herein and in the SOW as a contractual obligation effective upon the signature of this Consent Decree by the Settling Defendants. Settling Defendants shall complete the Remedial Design of the Initial Remedial Steps and Long-term Remedial Steps activities set forth in the SOW regardless of whether this Consent Decree is entered by the Court. All Future Response Costs incurred prior to the entry of the Consent Decree shall be reimbursed after entry in accordance with Section XVII (Reimbursement of Response Costs).

12. a. All Joint Groundwater Monitoring activities, including development of the OU 1 Joint Groundwater Monitoring Plan and submission of all Joint Groundwater Monitoring Reports, shall be joint and several obligations of the CCL and PAC Remediation Area Settling Defendants. All Joint Groundwater Monitoring activities shall be under the mutual joint direction and supervision of ABB Environmental Services, Inc. ("ABB") and ENSR Consulting and Engineering ("ENSR"), contractors for the CCL and PAC Remediation Area Settling Defendants, respectively. Within 30 days of signature of this Consent Decree by the CCL and PAC Remediation Area Settling Defendants, the Settling Defendants shall notify EPA and the State in writing of the name, title and

qualifications of the subcontractor laboratory proposed to be used in carrying out all analytical activities required during the Joint Groundwater Monitoring activities. Selection of any such subcontractor shall be subject to disapproval by EPA in accordance with the provisions of Paragraph 12.b.

b. All Remedial Design activities to be performed by Settling Defendants pursuant to this Consent Decree shall be under the direction and supervision of a qualified contractor. With respect to the CCL Remediation Area, this contractor shall be ABB. With respect to the PAC Remediation Area, this contractor shall be ENSR. Settling Defendants shall notify EPA and the State of the names of any other contractors and/or subcontractors proposed to be used during the Remedial Design of each of the Initial Remedial Steps and Long-term Remedial Steps phases at the time that Remedial Design Work Plans are submitted for each of these phases, respectively. Selection of any such contractors shall be subject to disapproval by EPA. If EPA disapproves of the selection of any contractor, the Settling Defendants shall submit a list of at least two alternative contractors, including their qualifications, to EPA and the State within 21 days of receipt of the disapproval of the contractor previously selected. Upon EPA response, the Settling Defendants may at their election select any one not disapproved on the list. Settling Defendants shall notify EPA and the State of the name of the contractor within 14 days after EPA's response.

13. a. All Remedial Action and Operation and Maintenance activities to be performed by the Settling Defendants pursuant to this Consent Decree shall be under the direction and supervision of a qualified contractor. Within 15 days after notification of EPA approval or modification of the final Remedial Design for each of the Initial Remedial Steps and Long-term Remedial Steps phases for the CCL or PAC Remediation Areas, or within 15 days of entry of the Consent Decree by the Court, whichever is later, the CCL Remediation Area Settling Defendants, and the PAC Remediation Area Settling Defendants, as the case may be, shall notify EPA and the State in writing of the name, title and qualifications of the Supervising Contractors and the names of contractors and/or subcontractors proposed to be used in carrying out the Remedial Action activities and/or the Operation and Maintenance activities to be performed at each of the Initial Remedial Steps and Longterm Remedial Steps phases at the CCL or PAC Remediation Areas, respectively, pursuant to this Consent Decree. Selection of any such contractor and/or subcontractor shall be subject to disapproval by EPA in accordance with the provisions of Paragraph 12.b.

b. All Remedial Action and Operation and Maintenance activities to be performed by the Settling Defendants pursuant to this Consent Decree and under the direction and supervision of the Supervising Contractor shall also be subject to quality control by an independent, qualified contractor. Within 20 days after notification of EPA approval or modification of the final

Remedial Designs for the CCL or PAC Remediation Areas, or within 20 days of entry of the Consent Decree by the Court, whichever is later, the CCL Remediation Area Settling Defendants and the PAC Remediation Area Settling Defendants, as the case may be, shall notify EPA and the State, in writing, of the name, title, and qualifications of the Independent Quality Assurance Team (IQAT) that shall be responsible for examining and testing various materials, procedures, and equipment during Remedial Action and Operation and Maintenance for each of the Initial Remedial Steps and Long-term Remedial Steps phases at the CCL and PAC Remediation Areas, respectively. Separate IQATs shall be retained by the CCL and PAC Remediation Area Settling Defendants and the IQATs shall be from independent testing and inspection organizations. The IQAT(s) shall function to (a) direct and perform tests for quality assurance inspection activities; (b) verify that the Construction QC Plan is implemented; (c) perform independent on-site inspections of the Work to assess compliance with project standards; (d) verify that equipment and testing procedures meet the test requirements; and (e) report to the Settling Defendants, EPA and the State the results of all inspections.

14. The following Work shall be performed by the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and by the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area:

a. In accordance with the time periods specified in the SOW, CCL Remediation Area Settling Defendants, with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants, with respect to the PAC Remediation Area, shall submit for review, modification and/or approval by EPA, after reasonable opportunity for review and comment by the State, work plans for the Remedial Design of the Initial Remedial Steps and Long-term Remedial Steps (Remedial Design Work Plans or RD Work Plans). The RD Work Plans shall be developed in conformance with the ROD, the SOW and EPA Superfund Remedial Design and Remedial Action Guidance and any additional guidance documents provided by EPA to Settling Defendants at least 20 days prior to the date that each respective RD Work Plan is due.

b. The RD Work Plans shall include the documents specified in the SOW, and shall contain schedules in accordance with the time limits specified in the SOW for design of the Remedial Action for the Initial Remedial Steps and Long-term Remedial Steps at each respective Remediation Area.

c. The CCL Remediation Area Settling Defendants, with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants, with respect to the PAC Remediation Area, shall implement the Work detailed in each pertinent RD Work Plan upon its approval or modification by EPA pursuant to the procedures in Section XII. Unless otherwise directed by EPA, the Settling Defendants shall not commence field activities until approval by EPA of these Work Plans. Upon such approval, these

Work Plans and any submissions required thereunder or under this Consent Decree shall be enforceable under this Consent Decree. All Remedial Design activities shall be conducted in accordance with the National Contingency Plan, the EPA Superfund Remedial Design and Remedial Action Guidance, any additional guidance provided by EPA at least 20 days prior to the scheduled completion date for the relevant activities, and the requirements of this Consent Decree, including the standards, specifications and schedule contained in the SOW and these Work Plans.

d. In accordance with the time periods specified in the SOW, CCL Remediation Area Settling Defendants, with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants, with respect to the PAC Remediation Area, shall submit for review, modification and/or approval by EPA, after reasonable opportunity for review and comment by the State, work plans for the Remedial Action and Operation and Maintenance for the Initial Remedial Steps and Long-term Remedial Steps (RA Work Plans and O&M Plans, respectively). These Work Plans shall be developed in conformance with the ROD, the SOW and the EPA Superfund Remedial Design and Remedial Action guidance and any additional guidance documents provided by EPA at least 20 days prior to the date that each respective Work Plan is due.

e. The RA Work Plans and O&M Plans shall include the documents specified in the SOW, and shall contain schedules in accordance with the time limits identified in the SOW for implementation of the Remedial Action and Operation and

Maintenance for the Initial Remedial Steps and Long-term Remedial Steps at each respective Remediation Area.

f. CCL Remediation Area Settling Defendants, with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants, with respect to the PAC Remediation Area, shall implement the Work detailed in each RA Work Plan upon approval or modification of each RA Work Plan by EPA pursuant to the procedures in Section XII (Submissions Requiring Agency Approval). Upon approval by EPA, the RA Work Plans and any submissions required thereunder or under this Consent Decree shall be enforceable under this Consent Decree. All Remedial Action activities shall be conducted in accordance with the National Contingency Plan, the EPA Superfund Remedial Design and Remedial Action guidance, and any additional guidance documents provided by EPA at least 20 days prior to the scheduled completion date for the relevant activities, and the requirements of this Consent Decree, including the standards, specifications and schedules contained in the SOW and the RA Work Plans. Settling Defendants shall implement the Work detailed in each O&M Plan upon approval or modification of each O&M Plan by EPA pursuant to the procedures in Section XII (Submissions Requiring Agency Approval). Upon approval by EPA, the O&M Plans and any submissions required thereunder or under this Consent Decree shall be enforceable under this Consent Decree. All Operation and Maintenance activities shall be conducted in accordance with the National Contingency Plan, the EPA Superfund Remedial Design

and Remedial Action Guidance, any additional guidance documents provided by EPA at least 20 days prior to the scheduled completion date for the relevant activities, and the requirements of this Consent Decree, including the standards, specifications and schedules contained in the SOW and the O&M Plans.

g. Upon entry of this Consent Decree, all obligations concerning Remedial Design of the Initial Remedial Steps and Long-term Remedial Steps, Joint Groundwater Monitoring activities, access and Institutional Controls are subject to enforcement pursuant to this Consent Decree, including but not limited to stipulated penalties, retroactive to the date of the signature of this Consent Decree by the Settling Defendants.

15. a. The Work performed by Settling Defendants pursuant to this Consent Decree must achieve all Performance Standards.

b. The CCL Remediation Area Settling Defendants may petition EPA to waive compliance with one or more of the interim groundwater cleanup levels, or one or more of the final groundwater cleanup levels, for ground water contaminants resulting from non-recoverable separate or free-phase or residual dense non-aqueous phase liquid ("DNAPL") present in the subsurface, based on a demonstration that it is technically impracticable, from an engineering perspective, to attain those standards.

The determination of whether attainment of a particular interim groundwater cleanup level, or final groundwater cleanup level, is technically impracticable will be made by EPA, after a

reasonable opportunity for review and comment by the State, and will be based on the engineering feasibility and reliability of the remedy, as well as site-specific data and conditions, and any other considerations or factors EPA deems, in its discretion, to be appropriate. EPA's determination(s) on the petition(s) will be consistent with the NCP, Section 121(d) of CERCLA, and any other applicable laws, regulations, and guidance in effect at the EPA will consider a petition for a waiver of interim time. groundwater cleanup levels or final groundwater cleanup levels on technical impracticability grounds only after the selected ground water remedy at the CCL Remediation Area has been determined by EPA to be operational and functional for six years following the complete cessation of the soil vapor extraction ("SVE") system, unless the SVE system remains in operation for longer than four years, in which case EPA will consider such petition only after at least eight years have elapsed from the initial startup of the SVE system. If the first petition is rejected, a subsequent petition will be considered by EPA only if seventeen years have passed since the commencement of operation of the SVE system, and EPA determines that this subsequent petition is based on significant new site-specific data which could not have been developed at the time the previous petition was submitted, or is based on any other information, not available at the time the previous petition was submitted, which EPA deems pertinent to consideration of technical impracticability. The time periods for review of a technical impracticability petition, as otherwise

set forth above, may be shortened by EPA, in its sole and unreviewable discretion.

Neither the submission of a petition by CCL Remediation Area Settling Defendants, nor the granting of a waiver of one or more of the interim groundwater cleanup levels or final groundwater cleanup levels by EPA pursuant to this Paragraph 15, shall relieve the CCL Remediation Area Settling Defendants of their obligation to (i) continue to operate the ground water remedy until the time specified by EPA, (ii) attain interim groundwater cleanup levels or final groundwater cleanup levels for any contaminants for which EPA has not specifically modified or granted a waiver, or (iii) complete any other obligation under this Consent Decree.

Such a petition shall include, at a minimum, the information and analyses required by EPA guidance and the site-specific information described in subparagraphs (i) through (xii), as follows:

(i) A list of each interim groundwater cleanup level or final groundwater cleanup level for which a modification or waiver is sought, and the spatial limits for which they are sought. The justification for a waiver, as required by items
(ii) - (xii) below, must be made for each contaminant or class of contaminants for which a waiver is sought. The justification for a waiver or modification must also demonstrate that the spacial limits for which the waiver or

modification is sought are limited to as small an area as possible.

(ii) A description of known or suspected ground water contaminant sources at the Site, including DNAPL contaminants. The petition shall also describe source control and removal efforts that have been implemented and the effectiveness of those efforts.

(iii) Comprehensive ground water monitoring data and an evaluation of the ground water remedy implemented, along with any other remediation actions performed which enhanced or affected this remedy. The monitoring data and performance evaluation shall demonstrate, using an appropriate engineering and statistical analysis, that the ground water remedy has been operating for a sufficiently long period of time, as determined by EPA, to permit a reliable analysis of its performance and its ability to achieve the interim groundwater cleanup levels or the final groundwater cleanup levels. The petition shall also demonstrate that the remedy has been designed, constructed, and operated in a manner which is consistent with the RD/RA Workplans, and the conceptual models for Site contamination, and that the system has been modified or enhanced to the extent practicable to optimize its performance in an effort to attain the interim groundwater cleanup levels or the final groundwater cleanup levels.

(iv) A description of the conceptual model for Site contamination, including geologic, hydrogeologic, and

geochemical characterizations. A description of the distribution; characteristics; migration, potential migration and fate; and quantities of contaminants present at the CCL Remediation Area. These descriptions shall incorporate pertinent data obtained during the design, construction, and operation of the remedial system, as well as information obtained during previous site characterization efforts.

(v) An analysis of the performance of the ground water remedy which describes the spatial and temporal trends in ground water contaminant concentrations within the ground water plume; for example, whether contaminant migration has been effectively prevented, as well as any reductions or changes in the overall size or location of the ground water plume, or stabilized or very slow decreases in contaminant concentrations. The petition shall discuss the hydrogeochemical factors which influence the remedy's ability to achieve the interim groundwater cleanup levels or final groundwater cleanup levels, and demonstrate how these factors inhibit the remedial system achieving the interim groundwater cleanup levels or the final groundwater cleanup levels.

(vi) The mass of contaminants removed from the ground water by the remedial system, and an estimate of the mass of contaminants remaining, including the degree of uncertainty involved in this estimate.

(vii) A demonstration, including appropriate engineering analysis, that other conventional or innovative technologies

which are potentially applicable at the CCL Remediation Area cannot attain the interim groundwater cleanup levels or final groundwater cleanup levels in a manner that is practicable from an engineering perspective. This demonstration shall include a prediction of the level of cleanup other technologies can attain.

(viii) A predictive analysis of the approximate time frame that would be required to achieve the interim groundwater cleanup levels or final groundwater cleanup levels with the existing ground water remedy, and any alternative remedial strategies, if applicable, using methods appropriate for the data and the site-specific conditions. Such analyses should also address the uncertainty inherent in these predictions and the technical practicability of achieving such levels.

(ix) For the implemented remedy and for any alternative remedial strategies proposed as part of this petition, contaminant concentrations and other data needed for EPA to perform risk analyses shall be provided as part of the petition.

(x) A description of the proposed alternative remedial strategy, or a comparison of two or more strategy options, proposed to be implemented by the CCL Remediation Area Settling Defendants if a waiver is granted, and the level of cleanup and control of hazardous substances, pollutants, and contaminants the proposed alternative strategy or strategies

will attain. Alternative remedial strategies must attain a level of cleanup and control of further releases which ensures protection of human health and the environment, ensures that interim groundwater cleanup levels or final groundwater cleanup levels already achieved in any portion of the CCL Remediation Area are maintained, prevents further migration of contaminated ground water, and attains the Performance Standards set forth herein for all areas outside of the area for which a waiver is being sought. Alternative remedial strategies may include the establishment of alternative Performance Standards, site-specific cleanup levels, and other alternative remediation requirements to ensure protectiveness. Proposed modifications to the existing remedy, and any additional response actions proposed to be undertaken, shall be described by the CCL Remediation Area Settling Defendants in detail. EPA will make the final determination regarding the components of the alternative remedial strategy which shall be implemented at the CCL Remediation Area by the CCL Remediation Area Settling Defendants.

(xi) A description of any additional ground water monitoring required to verify compliance with the alternative Performance Standards or remedial requirements. EPA will make the final determination regarding the scope of the ground water monitoring requirements under the alternative remedial strategy.

(xii) Other information or analyses not included above, but which the CCL Remediation Area Settling Defendants or EPA considers appropriate to making a determination on the petition.

Upon receipt of all information required by subsections i c. - xii of Paragraph 15.b., EPA will review and consider the information in the petition and any other relevant information. After opportunity for review and comment by the State, EPA will determine (1) whether compliance with any of the interim groundwater cleanup levels or final groundwater cleanup levels shall be waived or modified; (2) what, if any, alternative remediation requirements, including alternative Performance Standards and other protective measures, will be established by EPA; (3) whether modifications to the ground water portion of the Remedial Action or any additional response actions relating to ground water contamination are required; and (4) whether revised interim milestone and completion dates are needed for attainment of the interim groundwater cleanup levels, final groundwater cleanup levels, or alternative Performance Standards under this Consent Decree. EPA's determination on the petition will be consistent with the National Contingency Plan (NCP), Section 121(d) of CERCLA, and any other applicable laws, regulations, and guidance in effect at the time.

d. If EPA, after a reasonable opportunity for review and comment by the State, grants any petition or other relief pursuant to this Section, that decision will be reflected in an

appropriate post-ROD document, as provided by law. If modification of this Consent Decree or the SOW is required to implement EPA's decision, such modification will be filed and, if necessary, Court approval will be sought in accordance with Section XXXII of this Consent Decree (Modification).

e. Upon issuance of EPA's post-ROD document, filing of the revised SOW and Consent Decree with the Court and, if necessary, issuance of a Court order approving the modification, the CCL Remediation Area Settling Defendants shall implement the modifications selected by EPA to the ground water portion of the Remedial Action or additional response actions relating to ground water contamination, and achieve and maintain all interim groundwater cleanup levels, final groundwater cleanup levels, alternative Performance Standards, and remediation requirements established pursuant to this Section. Unless expressly modified by EPA's decision on the petition submitted hereunder, all requirements of this Consent Decree shall continue in force and effect.

f. Notwithstanding any other provision of this Consent Decree, or any other applicable law, no action taken by EPA pursuant to this Paragraph, including EPA's decision on the CCL Remediation Area Settling Defendants' petition, shall be subject to judicial review. Pursuant to Paragraphs 64.a., 65, 66, 67, 69.a. and 69.b., of section XX (Dispute Resolution), the CCL Remediation Area Settling Defendants may seek and obtain a final administrative decision by the Director of the Waste Management

Division, EPA Region I, resolving any disputes pursuant to Paragraphs 15.b. - f., including EPA's decision on the CCL Remediation Area Settling Defendants' petition. Any final decision made by EPA shall be binding on the CCL Remediation Area Settling Defendants and shall not be subject to judicial review.

16. Settling Defendants acknowledge and agree that nothing in this Consent Decree, the SOW, or the Remedial Design, or Remedial Action Work Plans, or the O&M Plans constitutes a warranty or representation of any kind by Plaintiffs that compliance with the Work requirements set forth in the SOW and the Work Plans will achieve the Performance Standards. Settling Defendants' compliance with the Work requirements shall not foreclose Plaintiffs from seeking compliance with all terms and conditions of this Consent Decree, including, but not limited to, the applicable Performance Standards.

17. Settling Defendants shall, prior to any off-Site shipment of Waste Material from the Site to an out-of-state waste management facility, provide written notification to the appropriate state environmental official in the receiving facility's state and to the EPA Project Coordinator of such shipment of Waste Material. However, this notification requirement shall not apply to any off-Site shipments when the total volume of all such shipments will not exceed 10 cubic yards.

a. The Settling Defendants shall include in the written notification the following information, where available: (1) the

name and location of the facility to which the Waste Material is to be shipped; (2) the type and quantity of the Waste Material to be shipped; (3) the expected schedule for the shipment of the Waste Material; and (4) the method of transportation. The Settling Defendants shall notify the state in which the planned receiving facility is located of major changes in the shipment plan, such as a decision to ship the Waste Material to another facility within the same state, or to a facility in another state.

b. The identity of the receiving facility and state will be determined by the Settling Defendants following the award of the contract for Remedial Action construction. The Settling Defendants shall provide the information required by Paragraph 17.a. as soon as practicable after the award of the contract and at least ten working days before the Waste Material is actually shipped.

## VII. ADDITIONAL RESPONSE ACTIONS

18. In the event that EPA determines or the Settling Defendants propose that additional response actions are necessary to meet.the Performance Standards, to carry out the remedy selected in the ROD, or to protect human health or the environment, notification of such additional response actions shall be provided to the Project Coordinators designated pursuant to this Consent Decree.

19. Within 30 days of receipt of written notice from EPA or Settling Defendants pursuant to Paragraph 18 that additional

response actions are necessary (or such longer time as may be specified by EPA), the CCL Remediation Area Settling Defendants, with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants, with respect to the PAC Remediation Area, shall submit to EPA and the State, for approval by EPA, after reasonable opportunity for review and comment by the State, a work plan for the additional response actions. The plan shall conform to this Consent Decree, the NCP, EPA Superfund Guidance on Remedial Design and Remedial Action (OSWER Directive 9355.0~ 4A), and other guidance documents identified by EPA. nogU approval of the plan pursuant to Section XII (Submissions Requiring Agency Approval), the CCL Remediation Area Settling Defendants, with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants, with respect to the PAC Remediation Area, shall implement the plan for additional response actions in accordance with the schedule contained therein.

20. Any additional response actions that Settling Defendants propose are necessary to meet the Performance Standards, to carry out the remedy selected in the ROD, or to protect human health or the environment, shall be subject to approval by EPA, after reasonable opportunity for review and comment by the State. If authorized by EPA, Settling Defendants shall complete all such additional response actions in accordance with plans, specifications, and schedules approved or established by EPA pursuant to Section XII (Submissions Requiring Agency Approval).

21. Settling Defendants may invoke the procedures set forth in Section XX (Dispute Resolution) to dispute EPA's determination pursuant to this Section. Such a dispute shall be resolved pursuant to Paragraphs 66-69 of this Consent Decree.

## VIII. EPA PERIODIC REVIEW

22. Settling Defendants shall conduct any studies and investigations as requested by EPA in order to permit EPA to conduct reviews at least every five years as required by Section 121(c) of CERCLA and any applicable regulations.

23. If required by Sections 113(k)(2) or 117 of CERCLA, Settling Defendants and the public will be provided with an opportunity to comment on any further response actions proposed by EPA as a result of the review conducted pursuant to Section 121(c) of CERCLA and to submit written comments for the record during the public comment period. After the period for submission of written comments is closed, the Regional Administrator, EPA Region I, or his/her delegate will determine in writing whether further response actions are appropriate.

24. If the Regional Administrator, EPA Region I, or his/her delegate determines that information received, in whole or in part, during the review conducted pursuant to Section 121(c) of CERCLA, or during any period for submission of written comments pursuant to Paragraph 23, indicates that the Remedial Action is not protective of human health and the environment, the CCL Remediation Area Settling Defendants, with respect to the CCL Remediation Area, and the PAC Remediation Area Settling

Defendants, with respect to the PAC Remediation Area, shall undertake any further response actions EPA has determined are appropriate, unless their liability for such further response actions is barred by the Covenant Not to Sue set forth in Section XXII. Settling Defendants shall submit a plan for such work to EPA for approval in accordance with the procedures set forth in Section VI (Performance of the Work by Settling Defendants) and shall implement the plan approved by EPA. The Settling Defendants may invoke the procedures set forth in Section XX (Dispute Resolution) to dispute (1) EPA's determination that the remedial action is not protective of human health and the environment, (2) EPA's selection of the further response actions ordered as arbitrary and capricious or otherwise not in accordance with law, or (3) EPA's determination that the Settling Defendants' liability for the further response actions requested is reserved in Paragraph 86 or otherwise not barred by the Covenant Not to Sue set forth in Section XXII.

IX. QUALITY ASSURANCE, SAMPLING, AND DATA ANALYSIS

25. Settling Defendants shall use quality assurance, quality control, and chain of custody procedures throughout the performance of the Work in accordance with the SOW, EPA's "Interim Guidelines and Specifications For Preparing Quality Assurance Project Plans," December 1980, (QAMS-005/80); "Data Quality Objective Guidance," (EPA/540/G87/003 and 004); "EPA NEIC Policies and Procedures Manual," May 1978, revised November 1984, (EPA 330/9-78-001-R); and subsequent amendments to such

guidelines and guidances upon notification by EPA to Settling Defendants of such amendment. Amended guidelines and guidances shall apply only to procedures conducted after such notification. If relevant to the proceeding, the Parties agree that validated sampling data generated in accordance with a Quality Assurance Project Plan ("QAPP") submitted pursuant to the SOW, and reviewed and approved by EPA shall be admissible as evidence, without objection, in any proceeding under this Decree. Settling Defendants shall ensure that EPA and State personnel and their authorized representatives are allowed access at reasonable times to all laboratories utilized by Settling Defendants in implementing this Consent Decree. In addition, Settling Defendants shall ensure that such laboratories shall analyze all samples submitted by EPA pursuant to the QAPP for quality assurance monitoring. Settling Defendants shall ensure that the laboratories they utilize for the analysis of samples taken pursuant to this Decree perform all analyses according to accepted EPA methods. Settling Defendants shall ensure that all laboratories they use for analysis of samples taken pursuant to this Consent Decree participate in an EPA or EPA-equivalent QA/QC program.

26. Upon request of EPA or the State, the Settling Defendants shall allow split or duplicate samples to be taken by EPA and the State or their authorized representatives. Settling Defendants shall notify EPA and the State not less than 28 days in advance of any sample collection activity unless shorter notice is agreed

to by EPA. In addition, EPA and the State shall have the right to take any additional samples that EPA or the State deem necessary. Upon request, EPA and the State shall allow the Settling Defendants to take split or duplicate samples of any samples they take as part of the Plaintiffs' oversight of the Settling Defendants' implementation of the Work.

27. Settling Defendants shall submit to EPA and the State 3 copies of the results of all sampling and/or tests or other data obtained or generated by or on behalf of Settling Defendants with respect to the Site and/or the implementation of this Consent Decree unless EPA agrees otherwise. Settling Defendants shall additionally submit to EPA one photo-ready original of all such tests, results, or data.

28. Notwithstanding any provision of this Consent Decree, the United States and the State hereby retain all of their information gathering and inspection authorities and rights, including enforcement actions related thereto, under CERCLA, RCRA and any other applicable statutes or regulations.

## X. ACCESS AND INSTITUTIONAL CONTROLS

29. Commencing upon the date of their signature of this Consent Decree, all Settling Defendants agree to provide the United States, the State, and their representatives, including, but not limited to, EPA and its contractors, and all other Settling Defendants, access at all reasonable times to the First Operable Unit and any other property to which access is required for the implementation of this Consent Decree, to the extent access to the property is controlled by Settling Defendants, for the purposes of conducting any activity related to this Consent Decree including, but not limited to:

i. Monitoring the Work;

ii. Verifying any data or information submitted to the United States;

iii. Conducting investigations relating to contamination at or near the Site;

iv. Obtaining samples;

v. Assessing the need for, planning, or implementing additional response actions at or near the Site;

vi. Inspecting and copying records, operating logs, contracts, or other documents maintained or generated by Settling Defendants or their agents, consistent with Section XXV; and

vii. Assessing Settling Defendants' compliance with this Consent Decree.

If EPA determines, in its sole discretion, that the access rights that the Settling Defendants are required to provide pursuant to

this Paragraph should run with the land with respect to all or part of the property, the Settling Defendants shall also secure deed restrictions, as provided in the SOW, so that the access rights run with the land with respect to such property.

30. a. Prior to the signature of this Decree by the CCL Remediation Area Settling Defendants, the Narragansett Bay Commission Publicly Owned Treatment Works ("POTW") issued Wastewater Discharge Permits to CPC International Inc. The Wastewater Discharge Permits provide that the POTW shall accept all treated and untreated groundwater generated during the remediation at the CCL Remediation Area, subject to the substantive requirements of the POTW. These Wastewater Discharge Permits are attached to this Decree as Appendix G. Nothing in this Consent Decree constitutes a waiver of any claims by the United States against the POTW for violations of any applicable law or regulation.

b. To the extent that the First Operable Unit or any other property to which access is required for the implementation of this Consent Decree, is owned or controlled by persons other than Settling Defendants, the CCL Remediation Area Settling Defendants, with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants, with respect to the PAC Remediation Area, shall use "best efforts" to secure from such persons access for Settling Defendants, as well as for the United States and the State and their representatives, including, but not limited to, their contractors as necessary to effectuate

implementation of this Consent Decree. If EPA determines, in its sole discretion, that the access rights that the Settling Defendants are required to secure pursuant to this Paragraph should run with the land with respect to all or part of the property, the Settling Defendants shall also use best efforts to secure deed restrictions, as provided in the SOW, so that the access rights run with the land with respect to such property. For purposes of this Paragraph, "best efforts" includes the payment of reasonable sums of money in consideration of access. If any access required to complete the Work is not obtained within the schedule established pursuant to the SOW, Settling Defendants shall promptly notify the United States in writing, and shall include in that notification a summary of the steps Settling Defendants have taken to attempt to obtain access. The United States or the State may, as they deem appropriate, assist Settling Defendants in obtaining access. Settling Defendants shall reimburse the United States or the State, in accordance with the procedures in Section XVII (Reimbursement of Response Costs), for all costs incurred by the United States or the State in obtaining access, including, but not limited to, attorneys fees and the amount of just compensation.

31. a. To the extent that the First Operable Unit or any other property for which Institutional Controls are required for the implementation of this Consent Decree is owned or controlled by the Settling Defendants, the Settling Defendants shall implement those Institutional Controls specified in the SOW,

according to the schedule provided in the SOW, and shall also secure any additional Institutional Controls, as required by EPA, during the conduct of the Remedial Action.

ь. To the extent that the First Operable Unit or any other property for which Institutional Controls are required for the implementation of this Consent Decree is owned or controlled by persons other than Settling Defendants, the CCL Remediation Area Settling Defendants, with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants, with respect to the PAC Remediation Area, shall use "best efforts" to secure from such persons Institutional Controls, as specified in the SOW. For purposes of this Paragraph, "best efforts" includes the payment of reasonable sums of money in consideration of Institutional Controls. If any Institutional Controls required to complete the Work are not obtained within the schedule established pursuant to the SOW, Settling Defendants shall promptly notify the United States in writing, and shall include in that notification a summary of the steps Settling Defendants have taken to attempt to obtain Institutional Controls. The United States or the State may, as they deem appropriate, assist Settling Defendants in obtaining Institutional Controls. Settling Defendants shall reimburse the United States or the State, in accordance with the procedures in Section XVII (Reimbursement of Response Costs), for all costs incurred by the United States or the State in obtaining Institutional Controls,

including, but not limited to, attorneys fees and the amount of just compensation.

c. Settling Defendants shall not use any portion of the Site in any manner that EPA determines would adversely affect the integrity of any containment system, treatment system or monitoring system installed pursuant to this Consent Decree. A Settling Defendant shall have the opportunity to submit a report in order to demonstrate that an intended use would not have any adverse impact on, or otherwise adversely affect, any containment system, treatment system or monitoring system installed pursuant to this Consent Decree. Any dispute under this Subparagraph 9.d. shall be subject to Paragraphs 65 to 69 of Section XX (Dispute Resolution).

32. Notwithstanding any provision of this Consent Decree, the United States and the State retain all of their access authorities and rights, including enforcement authorities related thereto, under CERCLA, RCRA and any other applicable statute or regulation.

## XI. <u>REPORTING REQUIREMENTS</u>

33. In addition to any other requirement of this Consent Decree, CCL and PAC Remediation Area Settling Defendants shall each respectively submit to EPA and the State 2 copies of written progress reports each Reporting Period, as defined in this Paragraph. Such progress reports shall: (a) describe the actions which have been taken toward achieving compliance with this Consent Decree during the previous Reporting Period; (b) include

a summary of all results of sampling and tests and all other data received or generated by Settling Defendants or their contractors or agents in the previous Reporting Period; (c) identify all work plans, plans and other deliverables required by this Consent Decree that were completed and submitted during the previous Reporting Period; (d) describe all actions, including, but not limited to, data collection and implementation of work plans, which are scheduled for the next Reporting Period and provide other information relating to the progress of construction, including, but not limited to, critical path diagrams, Gantt charts and Pert charts; (e) include information regarding percentage of completion, unresolved delays encountered or anticipated that may affect the future schedule for implementation of the Work, and a description of efforts made to mitigate those delays or anticipated delays; (f) include any modifications to the work plans or other schedules that Settling Defendants have proposed to EPA or that have been approved by EPA; and (g) describe all activities undertaken in support of the Community Relations Plan during the previous Reporting Period and those to be undertaken in the next Reporting Period. Settling Defendants shall submit these progress reports to EPA and the State by the tenth day of every Reporting Period following the signature of this Consent Decree by Settling Defendants until EPA notifies the Settling Defendants pursuant to Paragraph 50.b. of Section XV (Certification of Completion). For purposes of this Paragraph, the term "Reporting Period" shall mean one month.

However, with respect to those activities performed at the CCL Remediation Area, after the complete cessation of the SVE system, it shall mean one calendar quarter. If requested by EPA or the State, Settling Defendants shall also provide briefings for EPA and the State to discuss the progress of the Work.

34. The Settling Defendants shall notify EPA of any change in the schedule described in the progress report for the performance of any activity, including, but not limited to, data collection and implementation of work plans, no later than seven days prior to the performance of the activity.

35. Upon the occurrence of any event during performance of the Work that Settling Defendants are required to report pursuant to Section 103 of CERCLA, 42 U.S.C. § 9603, and/or Section 304 of the Emergency Planning and Community Right-to-know Act (EPCRA), 42 U.S.C. § 11004, the CCL Remediation Area Settling Defendants, with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants, with respect to the PAC Remediation Area, shall within 24 hours of the on-set of such event orally notify the EPA Project Coordinator or the Alternate EPA Project Coordinator designated pursuant to Section XIII (in the event of the unavailability of the EPA Project Coordinator), or, in the event that neither the EPA Project Coordinator or Alternate EPA Project Coordinator is available, the Emergency Response Unit, Region I, United States Environmental Protection Agency, and the State Project Coordinator. These reporting requirements are in

addition to the reporting required by CERCLA Section 103 or EPCRA Section 304.

36. Within 20 days of the onset of such an event, Settling Defendants shall furnish to Plaintiffs a written report, signed by the Settling Defendants' Project Coordinator, setting forth the events which occurred and the measures taken, and to be taken, in response thereto. Within 30 days of the conclusion of such an event, Settling Defendants shall submit a report setting forth all actions taken in response thereto.

37. Settling Defendants shall submit 3 copies of all plans, reports, and data required by the SOW, the Remedial Design Work Plans, the Remedial Action Work Plans, or any other approved plans to EPA in accordance with the schedules set forth in such plans. Settling Defendants shall simultaneously submit 3 copies of all such plans, reports and data to the State. Settling Defendants shall additionally submit to EPA one photo-ready original of all such plans, reports, or data.

38. All reports and other documents submitted by Settling Defendants to EPA (other than the progress reports referred to above) which purport to document Settling Defendants' compliance with the terms of this Consent Decree shall be signed by an authorized representative of the Settling Defendants.

# XII. SUBMISSIONS REQUIRING AGENCY APPROVAL

39. After review of any plan, report or other item which is required to be submitted for approval pursuant to this Consent Decree, EPA, after reasonable opportunity for review and comment

by the State, shall in writing: (a) approve, in whole or in part, the submission; (b) approve the submission upon specified conditions; (c) modify the submission to cure the deficiencies; (d) disapprove, in whole or in part, the submission, directing that the Settling Defendants modify the submission; (e) disapprove, in whole or in part, the submission, notifying Settling Defendants of deficiencies and of EPA's decision that EPA will modify the submission; or (f) any combination of the above.

40. In the event of approval, approval upon conditions, or modification by EPA, pursuant to Paragraph 39 (a), (b), (c), or (e), Settling Defendants shall proceed to take any action required by the plan, report, or other item, as approved or modified by EPA subject only to their right to invoke the Dispute Resolution procedures set forth in Section XX (Dispute Resolution) with respect to the modifications or conditions made by EPA. In the event that EPA modifies the submission to cure the deficiencies pursuant to Paragraph 39(c) or (e) and the submission has a material defect, EPA retains its right to seek stipulated penalties, as provided in Section XXI.

41. a. Upon receipt of a written notice of disapproval pursuant to Paragraph 39(d), Settling Defendants shall, within 14 days or such other additional time as specified by EPA in such notice, correct the deficiencies and resubmit the plan, report, or other item for approval. Any stipulated penalties applicable to the submission, as provided in Section XXI, shall accrue

during the 14-day period or otherwise specified period but shall not be payable unless the resubmission is disapproved or modified due to a material defect as provided in Paragraph 39.

b. Notwithstanding the receipt of a written notice of disapproval pursuant to Paragraph 39(d), or (e), Settling Defendants shall proceed, at the direction of EPA, to take any action required by any non-deficient portion of the submission. Implementation of any non-deficient portion of a submission shall not relieve Settling Defendants of any liability for stipulated penalties under Section XXI (Stipulated Penalties).

42. In the event that a resubmitted plan, report or other item, or portion thereof, is disapproved by EPA, EPA may again require the Settling Defendants to correct the deficiencies, in accordance with the preceding Paragraphs. EPA also retains the right to amend or develop the plan, report or other item. Settling Defendants shall implement any such plan, report, or item as amended or developed by EPA, subject only to their right to invoke the procedures set forth in Section XX (Dispute Resolution).

43. If upon resubmission, a plan, report, or item is disapproved or modified by EPA due to a material defect, Settling Defendants shall be deemed to have failed to submit such plan, report, or item timely and adequately unless the Settling Defendants invoke the dispute resolution procedures set forth in Section XX (Dispute Resolution) and EPA's action is overturned pursuant to that Section. The provisions of Section XX (Dispute

Resolution) and Section XXI (Stipulated Penalties) shall govern the implementation of the Work and accrual and payment of any stipulated penalties during Dispute Resolution. If EPA's disapproval or modification is upheld, stipulated penalties shall accrue for such violation from the date on which the initial submission was originally required, as provided in Section XXI.

44. All plans, reports, and other items required to be submitted to EPA under this Consent Decree shall, upon approval or modification by EPA, be enforceable under this Consent Decree. In the event EPA approvés or modifies a portion of a plan, report, or other item required to be submitted to EPA under this Consent Decree, the approved or modified portion shall be enforceable under this Consent Decree.

## XIII. PROJECT COORDINATORS

45. Within 20 days of lodging this Consent Decree, CCL Remediation Area Settling Defendants, PAC Remediation Area Settling Defendants, the State and EPA will notify each other, in writing, of the name, address and telephone number of their respective designated Project Coordinators and Alternate Project Coordinators. If a Project Coordinator or Alternate Project Coordinator initially designated is changed, the identity of the successor will be given to the other parties at least 5 working days before the changes occur, unless impracticable, but in no event later than the actual day the change is made. The Settling Defendants' Project Coordinators shall be subject to disapproval by EPA and shall have the technical expertise sufficient to

adequately oversee all aspects of the Work. The Settling Defendants' Project Coordinators shall not be an attorney for any of the Settling Defendants in this matter. He or she may assign other representatives, including other contractors, to serve as a Site representative for oversight of performance of daily operations during remedial activities. In addition, EPA will designate, in writing, a Geographic Section Chief who will be responsible for all the findings of approval/disapproval, and comments on all major project deliverables.

46. Plaintiffs may designate other representatives, including, but not limited to, EPA and State employees, and federal and State contractors and consultants, to observe and monitor the progress of any activity undertaken pursuant to this Consent Decree. EPA's Project Coordinator and Alternate Project Coordinator shall have the authority lawfully vested in a Remedial Project Manager (RPM) and an On-Scene Coordinator (OSC) by the National Contingency Plan, 40 C.F.R. Part 300. In addition, EPA's Project Coordinator or Alternate Project Coordinator shall have authority, consistent with the National Contingency Plan, to halt, conduct or direct any Work required by this Consent Decree, and to take any necessary response action when s/he determines that conditions at the Site constitute an emergency situation or may present an immediate threat to public health or welfare or the environment due to release or threatened release of Waste Material.

47. In addition to the meetings required by the SOW during the construction period, EPA's Project Coordinator and the Settling Defendants' Project Coordinators will meet, at a minimum, on a monthly basis.

## XIV. ASSURANCE OF ABILITY TO COMPLETE WORK

48. Within 90 days of lodging of this Consent Decree, Settling Defendants shall establish and maintain financial security. For the CCL Remediation Area Settling Defendants, such security shall be in the amount of \$6,500,000. For the PAC Remediation Area Settling Defendants, such security shall be in the amount of \$1,000,000. Each security shall be in one of the following forms:

a. A surety bond guaranteeing performance of the Work;

b. One or more irrevocable letters of credit;

c. A trust fund;

d. A guarantee to perform the Work by one or more parent corporations or subsidiaries, or by one or more unrelated corporations that have a substantial business relationship with at least one of the Settling Defendants; or

e. A demonstration that one or more of either the CCL or PAC Remediation Area Settling Defendants satisfy the requirements of 40 C.F.R. Part 264.143(f).

49. If the Settling Defendants seek to demonstrate the ability to complete the Work through a guarantee by a third party pursuant to Paragraph 48.d. of this Consent Decree, Settling Defendants shall demonstrate that the guarantor satisfies the

requirements of 40 C.F.R. Part 264.143(f). If Settling Defendants seek to demonstrate their ability to complete the Work by means of the financial test or the corporate guarantee pursuant to Paragraph 48.d. or 48.e., they shall resubmit sworn statements conveying the information required by 40 C.F.R. Part 264.143(f) annually, on the anniversary of the effective date of this Consent Decree. In the event that EPA, after a reasonable opportunity for review and comment by the State, determines at any time that the financial assurances provided by the CCL Remediation Area Settling Defendants, with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants, with respect to the PAC Remediation Area, pursuant to this Section are inadequate, such Settling Defendants shall, within 30 days of receipt of written notice of EPA's determination, obtain and present to EPA for approval, after reasonable opportunity for review and comment by the State, one of the other forms of financial assurance listed in Paragraph 48 of this Consent Decree. Settling Defendants' inability to demonstrate financial ability to complete the Work shall not excuse performance of any activities required under this Consent Decree.

#### XV. CERTIFICATION OF COMPLETION

50. a. Within 90 days after the CCL Remediation Area Settling Defendants, with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants, with respect to the PAC Remediation Area, conclude that all phases of the Work

(including 0 & M, but excluding any obligations under the Consent Decree to implement or maintain institutional controls after the completion of 0 & M), have been fully performed, Settling Defendants shall schedule and conduct a pre-certification inspection to be attended by Settling Defendants, EPA and the State. If, after the pre-certification inspection, the Settling Defendants still believe that the Work has been fully performed, Settling Defendants shall submit a written report by a registered professional engineer stating that the Work has been completed in full satisfaction of the requirements of this Consent Decree. The report shall contain the following statement, signed by a responsible corporate official of a Settling Defendant or the Settling Defendants' Project Coordinator:

"To the best of my knowledge, after thorough investigation, I certify that the information contained in or accompanying this submission is true, accurate and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

If, after review of the written report, EPA, after reasonable opportunity for review and comment by the State, determines that any portion of the Work has not been completed in accordance with this Consent Decree, EPA will notify the CCL Remediation Area Settling Defendants, with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants, with respect to the PAC Remediation Area, in writing of the activities that must be undertaken to complete the Work. EPA will set forth in the notice a schedule for performance of such activities consistent with the Consent Decree and the SOW or require the Settling Defendants to submit a schedule to EPA for approval pursuant to Section XII (Submissions Requiring Agency Approval). Settling Defendants shall perform all activities described in the notice in accordance with the specifications and schedules established therein, subject to their right to invoke the dispute resolution procedures set forth in Section XX (Dispute Resolution).

If EPA concludes, based on the initial or any Ъ. subsequent request for Certification of Completion by the CCL Remediation Area Settling Defendants, with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants, with respect to the PAC Remediation Area, and after a reasonable opportunity for review and comment by the State, that the Work (including 0 & M, but excluding any obligations under the Consent Decree to implement or maintain institutional controls after the completion of 0 & M) at the pertinent Remediation Area has been fully performed in accordance with this Consent Decree, EPA will so notify the CCL Remediation Area or PAC Remediation Area Settling Defendants in writing. The issuance of the Certificate of Completion of Work shall not relieve the Settling Defendants of any obligations under the Consent Decree to implement or maintain institutional controls after the completion of 0 & M.

## XVI. EMERGENCY RESPONSE

In the event of any action or occurrence during the 51. performance of the Work which causes or threatens a release of Waste Material from the Site that constitutes an emergency situation or may present an immediate threat to public health or welfare or the environment, the CCL Remediation Area Settling Defendants, with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants, with respect to the PAC Remediation Area, shall, subject to Paragraph 52, immediately take all appropriate action to prevent, abate, or minimize such release or threat of release, and shall immediately notify the EPA's Project Coordinator, or, if the Project Coordinator is unavailable, EPA's Alternate Project Coordinator. If neither of these persons is available, Settling Defendants shall immediately notify the EPA Emergency Response Unit, Region I. Settling Defendants shall also immediately notify the RIDEM Project Coordinator and the RIDEM Emergency Response Section. Within 5 days after the notification, Settling Defendants shall provide to EPA notice, in writing, of the actions taken to prevent, abate or minimize the release or threat of release. Settling Defendants shall take such actions in consultation with EPA's Project Coordinator or other available authorized EPA officer and in accordance with all applicable provisions of the Health and Safety Plans, the Contingency Plans, and any other applicable plans or documents developed pursuant to the SOW and approved by EPA. In the event that Settling Defendants fail to take

appropriate response action as required by this Section, and EPA or, as appropriate, the State take such action instead, Settling Defendants shall reimburse EPA and the State all costs of the response action not inconsistent with the NCP pursuant to Section XVII (Reimbursement of Response Costs).

52. Nothing in the preceding Paragraph or in this Consent Decree shall be deemed to limit any authority of the United States, or the State, to take, direct, or order all appropriate action or to seek an order from the Court to protect human health and the environment or to prevent, abate, respond to, or minimize an actual or threatened release of Waste Material on, at, or from the Site.

### XVII. <u>REIMBURSEMENT OF RESPONSE COSTS</u>

53. Within 30 days of the effective date of this Consent Decree, Settling Defendants shall:

a. Pay to the United States \$1,090,615.56, in reimbursement of Past Response Costs, by Electronic Funds transfer ("EFT" or wire transfer) to the U.S. Department of Justice lockbox bank, referencing the appropriate U.S.A.O. file number, the EPA Region and Site/Spill ID # 0140, and DOJ case number 90-11-3-1233. Payment shall be made in accordance with instructions provided by the United States to the Settling Defendants upon execution of the Consent Decree. Payment by EFT must be received at the DOJ lockbox bank by 4:00 P.M. (Eastern Time) to be credited on that day. Settling Defendants shall send written notice of the EFTs to the United States as specified in

Section XXVII (Notices and Submissions) and the Regional Hearing Clerk, EPA Region I, J.F.K. Federal Building, Boston, MA 02203.

b. Pay \$43,883.00 to the United States Department of the Interior. Such payment shall be in the form of a certified check made payable to "United States Secretary of the Interior". A notice shall be sent with the check referencing NRDAR account number 14X1618, along with the name of the Site. The Settling Defendants shall send the check to the following location:

> Chief, Division of Finance U.S. Fish and Wildlife Service Department of Interior 4401 North Fairfax Drive Arlington, VA 22203

and shall send a copy of the check and the notice to the United States and EPA as specified in Section XXVII (Notices and Submissions), as well as to Martha Ansty, Office of the Regional Solicitor, Department of the Interior, Suite 612, One Gateway Center, Newton Corner, MA 02158.

c. Within 30 days of the effective date of this Consent Decree, the PAC Remediation Area Settling Defendants shall pay \$10,000 to the State. Payment shall be made in accordance with the provisions of Paragraph 54.

54. Settling Defendants shall reimburse the United States for all Future Response Costs not inconsistent with the National Contingency Plan incurred by the United States. PAC Remediation Area Settling Defendants shall reimburse the State for all Future Response Costs not inconsistent with the National Contingency Plan incurred by the State with respect to the PAC Remediation

Area. On a periodic basis, the United States will send Settling Defendants a bill requiring payment, and the State will send the PAC Remediation Area Settling Defendants a bill requiring payment. The United States' bill will consist of a Region I standard oversight cost summary, which is a line-item summary of costs in dollars by category of costs (including but not limited to payroll, travel, indirect costs, and contracts) incurred by EPA, DOJ, and their contractors. Settling Defendants shall make all payments within 30 days of Settling Defendants' receipt of each bill requiring payment, except as otherwise provided in Paragraph 55. The Settling Defendants shall make all payments to the United States required by this Paragraph in the form of a certified check or checks made payable to "EPA Hazardous Substances Superfund" and referencing the EPA Region and Site/Spill ID # 0140 and DOJ case number 90-11-3-1233. The Settling Defendants shall forward the certified check(s) to EPA Region I, Attn: Superfund Accounting, P.O. Box 360197M, Pittsburgh, PA 15251 and shall send copies of the check and transmittal letter to the United States as specified in Section XXVII (Notices and Submissions). The PAC Remediation Area Settling Defendants shall make all payments to the State required by this Paragraph in the form of a certified check or checks made payable to "General Treasurer - State of Rhode Island" (for deposit in the Environmental Response Fund). The PAC Remediation Area Settling Defendants shall send the certified check(s) to the Office of the Director, RIDEM.

55. Settling Defendants may contest payment of any Future Response Costs under Paragraph 54 if they determine that the United States or the State has made an accounting error or if they allege that a cost item that is included represents costs that are inconsistent with the NCP, provided such objection shall be made in writing within 30 days of receipt of the bill and must be sent to the United States (if the United States' accounting is being disputed) or the State (if the State's accounting is being disputed) pursuant to Section XXVII (Notices and Submissions). Any such objection shall specifically identify the contested Future Response Costs and the basis for objection. In the event of an objection, the Settling Defendants shall within the 30-day period pay all uncontested Future Response Costs to the United States or the State in the manner described in Paragraph 53. Simultaneously, within 30 days of receipt of the bill, the Settling Defendants shall establish an interest bearing escrow account in a federally-insured bank and remit to that escrow account funds equivalent to the amount of the contested Future Response Costs. The Settling Defendants shall send to the United States, as provided in Section XXVII (Notices and Submissions), and the State a copy of the transmittal letter and check paying the uncontested Future Response Costs, and a copy of the correspondence that establishes and funds the escrow account, including, but not limited to, information containing the identity of the bank and bank account under which the escrow account is established as well as a bank statement showing the

initial balance of the escrow account. Simultaneously with establishment of the escrow account, the Settling Defendants shall initiate the Dispute Resolution procedures in Section XX. If the United States or the State prevails in the dispute, within 5 days of the resolution of the dispute, the Settling Defendants shall pay the sums due (with accrued interest) to the United States or the State, as appropriate, in the manner described in Paragraph 53. If the Settling Defendants prevail concerning any portion of the contested costs, the Settling Defendants shall pay that portion of the costs (plus associated accrued interest) for which they did not prevail to the United States or the State, as appropriate, in the manner described in Paragraph 53; any balance of the escrow account, including associated accrued interest, shall be disbursed to the Settling Defendants. Unless a determination is made under this Paragraph, in conjunction with the Dispute Resolution procedures of Section XX, that the Settling Defendants are not obligated to pay contested portions of the bill, the time for payment of the contested portions of the bill shall remain the original payment due date and interest shall accrue on any unpaid portions of the bill from the original payment due date. The dispute resolution procedures set forth in this Paragraph, in conjunction with the procedures set forth in Section XX (Dispute Resolution), shall be the exclusive mechanisms for resolving disputes regarding the Settling Defendants' obligations, as provided in this Consent Decree, to

reimburse the United States and the State for their Future Response Costs.

56. In the event that the payments required by Paragraph 53 are not made within 30 days of the effective date of this Consent Decree or the payments required by Paragraph 54 are not made within 30 days of the Settling Defendants' receipt of the bill, Settling Defendants shall pay interest on the unpaid balance at the rate established pursuant to Section 107(a) of CERCLA, 42 U.S.C. § 9607. The interest to be paid on Past Response Costs shall begin to accrue on the effective date of the Consent Decree. The interest on Future Response Costs shall begin to accrue on the date of the Settling Defendants' receipt of the bill. Interest shall accrue at the rate specified through the date of the Settling Defendant's payment. The Settling Defendants shall pay a one-percent handling charge and a six percent penalty charge to the United States or the State, as the case may be, in the manner described in Paragraph 54, if the Settling Defendants have not paid the full amount required by Paragraph 53 within 90 days of the effective date of the Decree, or the full amount required by Paragraph 54 within 90 days of Settling Defendants' receipt of the bill. Payments made under this Paragraph shall be in addition to such other remedies or sanctions available to Plaintiffs by virtue of Settling Defendants' failure to make timely payments under this Section.

### XVIII. INDEMNIFICATION AND INSURANCE

57. a. The United States and the State do not assume any liability by entering into this agreement or by virtue of any designation of Settling Defendants as EPA's authorized representatives under Section 104(e) of CERCLA. Neither the United States nor the State shall be held out as a party to any contract entered into by or on behalf of Settling Defendants in carrying out activities pursuant to this Consent Decree. Neither the Settling Defendants nor any such contractor shall be considered an agent of the United States or the State.

b. The CCL and PAC Remediation Area Settling Defendants shall each indemnify, save and hold harmless the United States and its officials, agents, employees, contractors, subcontractors, or representatives for or from any and all claims or causes of action arising from, or on account of, acts or omissions of such Settling Defendants, their officers, directors, employees, agents, contractors, subcontractors, and any persons acting on their behalf or under their control, in carrying out their respective obligations pursuant to this Consent Decree, including, but not limited to, any claims arising from any designation of such Settling Defendants as EPA's authorized representatives under Section 104(e) of CERCLA. Further, the Settling Defendants agree to pay the United States all costs it incurs including, but not limited to, attorneys fees and other expenses of litigation and settlement arising from, or on account of, claims made against the United States based on acts or

omissions of Settling Defendants, their officers, directors, employees, agents, contractors, subcontractors, and any persons acting on their behalf or under their control, in carrying out their respective obligations pursuant to this Consent Decree.

c. The PAC Remediation Area Settling Defendants shall each indemnify, save and hold harmless the State, and its officials, agents, employees, contractors, subcontractors, or representatives for or from any and all claims or causes of action arising from, or on account of, acts or omissions of the PAC Remediation Area Settling Defendants, their officers, directors, employees, agents, contractors, subcontractors, and any persons acting on their behalf or under their control, in carrying out activities pursuant to this Consent Decree, including, but not limited to, any claims arising from any designation of the PAC Remediation Settling Defendants as EPA's authorized representatives under Section 104(e) of CERCLA. Further, the PAC Remediation Area Settling Defendants agree to pay the State all costs it incurs including, but not limited to, attorneys fees and other expenses of litigation and settlement arising from, or on account of, claims made against the State based on acts or omissions of PAC Remediation Area Settling Defendants, their officers, directors, employees, agents, contractors, subcontractors, and any persons acting on their behalf or under their control, in carrying out activities pursuant to this Consent Decree.

Settling Defendants waive all claims against the 58. a. United States and its officials, agents, employees, contractors, subcontractors and representatives for damages or reimbursement or for set-off of any payments made or to be made to the United States, arising from or on account of any contract, agreement, or arrangement between any one or more of Settling Defendants and any person for performance of Work on or relating to the Site, including, but not limited to, claims on account of construction delays. In addition, the CCL Remediation Area Settling Defendants, with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants, with respect to the PAC Remediation Area, shall indemnify and hold harmless the United States with respect to any and all claims for damages or reimbursement arising from or on account of any contract, agreement, or arrangement between any one or more of such Settling Defendants and any person for performance of Work on or relating to the Site, including, but not limited to, claims on account of construction delays.

b. PAC Remediation Area Settling Defendants waive all claims against the State and its officials, agents, employees, contractors, subcontractors and representatives for damages or reimbursement or for set-off of any payments made or to be made to the State, arising from or on account of any contract, agreement, or arrangement between any one or more of PAC Remediation Area Settling Defendants and any person for performance of Work on or relating to the Site, including, but

not limited to, claims on account of construction delays. In addition, the PAC Remediation Area Settling Defendants shall indemnify and hold harmless the State with respect to any and all claims for damages or reimbursement arising from or on account of any contract, agreement, or arrangement between any one or more of such PAC Remediation Area Settling Defendants and any person for performance of Work on or relating to the Site, including, but not limited to, claims on account of construction delays. 59. No later than 15 days before commencing any on-site Work, the CCL Remediation Area Settling Defendants, with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants, with respect to the PAC Remediation Area, shall secure, and shall maintain for the duration of this Consent Decree comprehensive general liability insurance and automobile insurance with limits of 10 million dollars, combined single limit as to the CCL Remediation Area and 8 million dollars, combined single limit as to the PAC Remediation Area. The CCL Remediation Area Settling Defendants shall name as an additional insured the United States. The PAC Remediation Area Settling Defendants shall name as additional insureds the United States and the State. In addition, for the duration of this Consent Decree, Settling Defendants shall satisfy, or shall ensure that their contractors or subcontractors satisfy, all applicable laws and regulations regarding the provision of worker's compensation insurance for all persons performing the Work on behalf of Settling Defendants in furtherance of this Consent Decree. NO

later than 15 days before commencing any on-Site Work, Settling Defendants shall provide to EPA and the State certificates of such insurance and a copy of each insurance policy. Settling Defendants shall resubmit such certificates and copies of policies each year on the anniversary of the effective date of this Consent Decree. If any Settling Defendants demonstrate by evidence satisfactory to EPA and the State that any contractor or subcontractor maintains insurance equivalent to that described above, or insurance covering the same risks but in a lesser amount, then, with respect to that contractor or subcontractor, such Settling Defendants need provide only that portion of the insurance described above which is not maintained by the contractor or subcontractor.

# XIX. FORCE MAJEURE

60. "Force majeure," for purposes of this Consent Decree, is defined as any event arising from causes beyond the control of the Settling Defendants or of any entity controlled by Settling Defendants, including, but not limited to, their contractors and subcontractors, that delays or prevents the performance of any obligation under this Consent Decree despite Settling Defendants' best efforts to fulfill the obligation. The requirement that the Settling Defendants exercise "best efforts to fulfill the obligation" includes using best efforts to anticipate any potential force majeure event and best efforts to address the effects of any potential force majeure event (1) as it is occurring and (2) following the potential force majeure event,

such that the delay is minimized to the greatest extent possible. "Force Majeure" does not include financial inability to complete the Work or a failure to attain the Performance Standards.

61. If any event occurs or has occurred that may delay the performance of any obligation under this Consent Decree, whether or not caused by a force majeure event, the CCL Remediation Area Settling Defendants, with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants, with respect to the PAC Remediation Area, shall notify orally EPA's Project Coordinator or, in his or her absence, EPA's Alternate Project Coordinator or, in the event both of EPA's designated representatives are unavailable, the Director of the Waste Management Division, EPA Region I, within 48 hours of when such Settling Defendants first knew or should have known that the event might cause a delay. Within 5 days thereafter, such Settling Defendants shall provide in writing to EPA and the State: an explanation and description of the reasons for the delay; the anticipated duration of the delay; all actions taken or to be taken to prevent or minimize the delay; a schedule for implementation of any measures to be taken to prevent or mitigate the delay or the effect of the delay; such Settling Defendants' rationale for attributing such delay to a force majeure event if they intend to assert such a claim; and a statement as to whether, in the opinion of such Settling Defendants, such event may cause or contribute to an endangerment to public health, welfare or the environment. The Settling Defendants shall

include with any notice all available documentation supporting their claim that the delay was attributable to a force majeure. Failure to comply with the above requirements shall preclude Settling Defendants from asserting any claim of force majeure for that event. Settling Defendants shall be deemed to have notice of any circumstance of which their contractors or subcontractors had or should have had notice.

If EPA, after a reasonable opportunity for review and 62. comment by the State, agrees that the delay or anticipated delay is attributable to a force majeure event, the time for performance of the obligations under this Consent Decree that are affected by the force majeure event will be extended by EPA, after a reasonable opportunity for review and comment by the State, for such time as is necessary to complete those obligations. An extension of the time for performance of the obligations affected by the force majeure event shall not, of itself, extend the time for performance of any other obligation. If EPA, after a reasonable opportunity for review and comment by the State, does not agree that the delay or anticipated delay has been or will be caused by a force majeure event, EPA will notify the Settling Defendants in writing of its decision. If EPA, after a reasonable opportunity for review and comment by the State, agrees that the delay is attributable to a force majeure event, EPA will notify the Settling Defendants in writing of the length of the extension, if any, for performance of the obligations affected by the force majeure event.

63. If either the CCL or PAC Remediation Area Settling Defendants elect to invoke the dispute resolution procedures set forth in Section XX (Dispute Resolution), they shall do so no later than 15 days after receipt of EPA's notice. In any such proceeding, the Settling Defendants shall have the burden of demonstrating by a preponderance of the evidence that the delay or anticipated delay has been or will be caused by a force majeure event, that the duration of the delay or the extension sought was or will be warranted under the circumstances, that best efforts were exercised to avoid and mitigate the effects of the delay, and that Settling Defendants complied with the requirements of Paragraphs 60 and 61, above. If Settling Defendants carry this burden, the delay at issue shall be deemed not to be a violation by Settling Defendants of the affected obligation of this Consent Decree identified to EPA and the Court.

# XX. DISPUTE RESOLUTION

64. a. Unless otherwise expressly provided for in this Consent Decree, the dispute resolution procedures of this Section shall be the exclusive mechanism to resolve disputes between EPA and Settling Defendants or between the State and PAC Remediation Area Settling Defendants arising under or with respect to this Consent Decree. The procedures for resolution of disputes which involve EPA are governed by Paragraphs 65 to 71. The State may participate in such dispute resolution proceedings to the extent specified in Paragraphs 65 to 71. Disputes between the State and

PAC Remediation Area Settling Defendants to which EPA is not a party are governed by Paragraph 72. However, the procedures set forth in this Section shall not apply to actions by the United States to enforce obligations of the Settling Defendants that have not been disputed in accordance with this Section.

Ъ. As set forth in section IV.A. of the SOW, EPA may establish modified groundwater cleanup levels for any portion of either the CCL Remediation Area or PAC Remediation Area, whereupon the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, or the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall continue the Work until the modified groundwater cleanup levels are achieved, or the remedy is otherwise deemed protective by EPA. Any dispute regarding the establishment of the modified groundwater cleanup levels shall be governed by this Section. Any formal dispute regarding the establishment of the modified groundwater cleanup levels shall be governed by Paragraph 69 of this Section. During the pendency of any such dispute, the CCL Remediation Area Settling Defendants, or the PAC Remediation Area Settling Defendants, whichever is the disputing party, shall continue performance of the Work until the modified groundwater cleanup levels are achieved, or until such time as either (i) the Director of the Waste Management Division, Region I, issues a final administrative decision stating that the Settling Defendants need not achieve the modified groundwater cleanup levels, or (ii) a court has determined that the Settling

Defendants need not achieve the modified groundwater cleanup levels, and the United States has exhausted all of its appellate rights. If the CCL Remediation Area Settling Defendants, or the PAC Remediation Area Settling Defendants, whichever is the disputing party, ultimately prevail in any such dispute, such Settling Defendants shall, prior to discontinuing that portion of the Work directly related to achievement of the modified groundwater cleanup levels, take all measures deemed necessary by EPA to transfer operation of all relevant remedial components to EPA or the State. Prevailing in any dispute regarding the establishment of modified groundwater cleanup levels shall not affect the Settling Defendants' obligations to perform all other portions of the Work not directly related to achievement of modified groundwater cleanup levels.

65. Any dispute which arises under or with respect to this Consent Decree shall in the first instance be the subject of informal negotiations between the parties to the dispute. The period for informal negotiations shall not exceed 20 days from the time the dispute arises, unless it is modified by written agreement of the parties to the dispute. The dispute shall be considered to have arisen when one party sends the other parties a written Notice of Dispute.

66. In the event that the parties cannot resolve a dispute by informal negotiations under the preceding Paragraph, then the position advanced by EPA, after a reasonable opportunity for review and comment by the State, shall be considered binding

unless, within 10 days after the conclusion of the informal negotiation period, Settling Defendants invoke the formal dispute resolution procedures of this Section by serving on the United States and the State a written Statement of Position on the matter in dispute, including, but not limited to, any factual data, analysis or opinion supporting that position and any supporting documentation relied upon by the Settling Defendants. The Statement of Position and supporting documentation shall be included in the Administrative Record for the dispute. The Statement of Position shall specify the Settling Defendants' position as to whether formal dispute resolution should proceed under Paragraph 69 or 70.

67. Within fourteen (14) days after receipt of the CCL Remediation Area or PAC Remediation Area Settling Defendants' Statement of Position, EPA will serve on such Settling Defendants its Statement of Position, including, but not limited to, any factual data, analysis, or opinion supporting that position and all supporting documentation relied upon by EPA. The State may also serve a Statement of Position within the fourteen day time limit set forth above in this Paragraph. EPA's Statement of Position shall include a statement as to whether formal dispute resolution should proceed under Paragraph 69 or 70.

68. If there is disagreement between EPA and the Settling Defendants as to whether dispute resolution should proceed under Paragraph 69 or 70, the parties to the dispute shall follow the procedures set forth in the paragraph determined by EPA to be

applicable. However, if the Settling Defendants ultimately appeal to the court to resolve the dispute, the Court shall determine which paragraph is applicable in accordance with the standards of applicability set forth in Paragraphs 69 or 70.

69. Formal dispute resolution for disputes pertaining to the selection or adequacy of any response action and all other disputes that are accorded review on the administrative record under applicable principles of administrative law shall be conducted pursuant to the procedures set forth in this Paragraph. For purposes of this Paragraph, the adequacy of any response action includes, without limitation: (1) the adequacy or appropriateness of plans, procedures to implement plans, or any other items requiring approval by EPA under this Consent Decree; and/or (2) the adequacy of the performance of response actions taken pursuant to this Consent Decree. Nothing in this Consent Decree shall be construed to allow any dispute by Settling Defendants regarding the ROD's provisions.

a. An administrative record of the dispute shall be maintained by EPA and shall contain all statements of position, including supporting documentation, submitted pursuant to this Section. Where appropriate, EPA may allow submission of supplemental statements of position by the Settling Defendants, EPA, or the State.

b. The Director of the Waste Management Division, EPA Region I, will issue, after a reasonable opportunity for review and comment by the State, a final administrative decision

resolving the dispute based on the administrative record described in Paragraph 69.a. This decision shall be binding upon the Settling Defendants, subject only to the right to seek judicial review pursuant to Paragraph 69.c and 69.d.

c. Except as provided in Paragraph 15.f, any administrative decision made by EPA pursuant to Paragraph 69.b. shall be reviewable by this Court, provided that a notice of judicial appeal is filed by the CCL Remediation Area or PAC Remediation Area Settling Defendants with the Court and served on all Parties within 10 days of receipt of EPA's decision. The notice of judicial appeal shall include a description of the matter in dispute, the efforts made by the parties to resolve it, the relief requested, and the schedule, if any, within which the dispute must be resolved to ensure orderly implementation of this Consent Decree. The United States may file a response to Settling Defendants' notice of judicial appeal.

d. In proceedings on any dispute governed by this Paragraph, Settling Defendants shall have the burden of demonstrating that the decision of the Waste Management Division Director is arbitrary and capricious or otherwise not in accordance with law. Judicial review of EPA's decision shall be on the administrative record compiled pursuant to Paragraph 69.a.

70. Formal dispute resolution for disputes that neither pertain to the selection or adequacy of any response action nor are otherwise accorded review on the administrative record under

applicable principles of administrative law, shall be governed by this Paragraph.

Following receipt of Settling Defendants' Statement a. of Position submitted pursuant to Paragraph 66, the Director of the Waste Management Division, EPA Region I, after a reasonable opportunity for review and comment by the State, will issue a final decision resolving the dispute. The Waste Management Division Director's decision shall be binding on the Settling Defendants unless, within 10 days of receipt of the decision, Settling Defendants file with the Court and serve on the parties a notice of judicial appeal setting forth the matter in dispute, the efforts made by the parties to resolve it, the relief requested, and the schedule, if any, within which the dispute must be resolved to ensure orderly implementation of the Consent Decree. The United States may file a response to Settling Defendants' notice of judicial appeal.

b. Notwithstanding Paragraph N of Section I (Background) of this Consent Decree, judicial review of any dispute governed by this Paragraph shall be governed by applicable provisions of law.

71. The invocation of formal dispute resolution procedures under this Section shall not extend, postpone or affect in any way any obligation of the Settling Defendants under this Consent Decree not directly in dispute, unless EPA, after a reasonable opportunity for review and comment by the State, or the Court agrees otherwise. Stipulated penalties with respect to the

disputed matter shall continue to accrue but payment shall be stayed pending resolution of the dispute as provided in Paragraph 80. Notwithstanding the stay of payment, stipulated penalties shall accrue from the first day of noncompliance with any applicable provision of this Consent Decree. In the event that the Settling Defendants do not prevail on the disputed issue, stipulated penalties shall be assessed and paid as provided in Section XXI (Stipulated Penalties). In the event that the Settling Defendants do prevail in whole on the disputed

72. <u>Disputes solely between the State and PAC Remediation</u> <u>Area Settling Defendants</u>

Disputes arising under the Consent Decree between the State and PAC Remediation Area Settling Defendants that relate to Future Response Costs owed to the State and assessment of stipulated penalties by the State shall be governed in the following manner. The procedures for resolving the disputes mentioned in this Paragraph shall be the same as provided for in Paragraphs 65-71, except that each reference to EPA shall read as a reference to RIDEM, each reference to the Director of the Waste Management Division, EPA Region I, shall read as a reference to the Director, RIDEM, each reference to the United States shall read as a reference to the State, and each reference to the State's reasonable opportunity for review and comment shall be deleted.

# XXI. <u>STIPULATED PENALTIES</u>

73. a. Settling Defendants shall be liable for stipulated penalties in the amounts set forth in Paragraphs 74 and 75 to the United States and/or the State for failure to comply with the requirements of this Consent Decree specified below, unless excused under Section XIX (Force Majeure). "Compliance" by Settling Defendants shall include completion of the activities under this Consent Decree or any work plan or other plan approved under this Consent Decree identified below in accordance with all applicable requirements of law, this Consent Decree, the SOW, and any plans or other documents approved by EPA pursuant to this Consent Decree and within the specified time schedules established by and approved under this Consent Decree.

b. CCL Remediation Area Settling Defendants shall be jointly and severally liable for stipulated penalties for failure to comply with requirements of this Consent Decree regarding the CCL Remediation Area. PAC Remediation Area Settling Defendants shall be jointly and severally liable for stipulated penalties for failure to comply with requirements of this Consent Decree regarding the PAC Remediation Area. The CCL Remediation Area Settling Defendants shall not be liable for stipulated penalties for the failure of the PAC Remediation Area Settling Defendants to meet obligations pertaining solely to the PAC Remediation Area, and the PAC Remediation Area Settling Defendants shall not be liable for stipulated penalties for the failure of the CCL Remediation Area Settling Defendants to meet obligations

pertaining solely to the CCL Remediation Area. All Settling Defendants shall be jointly and severally liable for stipulated penalties for failure to comply with requirements of this Consent Decree which are obligations of both the CCL and PAC Remediation Area Settling Defendants.

74. a. The following stipulated penalties shall be payable per violation per day for any noncompliance identified in Subparagraph b. Any such stipulated penalties for noncompliance related to the CCL Remediation Area shall be paid 100 percent to the United States. Any such stipulated penalties for noncompliance related to the PAC Remediation Area or Joint Obligations shall be paid 75 percent to the United States and 25 percent to the State, except that the penalty shall be paid 100 percent to the United States if it relates to the failure to timely submit deliverables to the United States and 100 percent to the State if it relates to the failure to timely submit deliverables to the State.

Penalty Per Violation Per Day	Period on Noncompliance
\$ 3,500	lst through 14th day
\$ 7,500	15th through 30th day
\$ 10,000	31st day and beyond

b. List of milestones and deliverables, and applicable section of the SOW, for which stipulated penalties described in Paragraph 74.a. apply:

V.A.	OU	1	Joint	Ground	Water	Monitoring	Plan
в.	OU	1	Joint	Ground	Water	Monitoring	Reports

- C. Institutional Controls
- D. Access
- E. Initial Remedial Steps Design CCL Remediation Area [Work Plan and POP]
- F. Initial Remedial Steps Design PAC Remediation Area [Work Plan and POP]
- VI.A. Long-term Remedial Steps Design-CCL Remediation Area [Work Plan and POP]
  - B. Long-term Remedial Steps Design-PAC Remediation Area [Work Plan and POP]
- VII.D. 1. 30% Design Submission
  - 2. 90% Design Submission
  - 3. 100% Design Submission
  - E. Demonstration of Compliance Plan
- VIII.A. Remedial Action Work Plan and Revised POP
  - E. Operation and Maintenance Plan and Revised POP
    - G. Pre-Final Site Inspection Report
    - I. Remedial Action Report
    - J. Demonstration of Compliance Report

75. The following stipulated penalties shall be payable per violation per day for any other noncompliance with this Consent Decree. Any such stipulated penalties for noncompliance related to the CCL Remediation Area shall be paid 100 percent to the United States. Any such stipulated penalties for noncompliance related to the PAC Remediation Area or Joint Obligations shall be paid 75 percent to the United States and 25 percent to the State, except that (i) the penalty shall be paid 100% to the United States if it relates to the failure to make the payments required by Subparagraphs 53(a) or 53(b) to the United States, the failure to pay Future Response Costs to the United States as required by Paragraph 54, or the failure to timely submit deliverables to the United States, and (ii) the penalty shall be paid 100% to the State if it relates to the failure to make the payment required by Subparagraph 53(c) to the State, the failure to pay Future Response Costs to the State as required by Paragraph 54, or the failure to timely submit deliverables to the State.

Penalty Per Violation <u>Per Day</u>	Period of Noncompliance
\$ 1,600	1st through 14th days
\$ 3,000	15th day and beyond

76. Except as provided in Paragraph 77, all penalties shall begin to accrue on the day after the complete performance is due or the day a violation occurs, and shall continue to accrue through the final day of the correction of the noncompliance or completion of the activity. Nothing herein shall prevent the simultaneous accrual of separate penalties for separate violations of this Consent Decree. EPA may, in its sole and unreviewable discretion, forego all or a portion of the amount of stipulated penalties due pursuant to this Consent Decree. Any discussions relating to the compromise of stipulated penalties shall not be admissible in any judicial dispute regarding compliance with this Consent Decree.

77. Following EPA's determination, after a reasonable opportunity for review and comment by the State, that any of the Settling Defendants have failed to comply with a requirement of this Consent Decree, EPA may give such Settling Defendants written notification of the same and describe the noncompliance. EPA and the State may send such Settling Defendants a written demand for the payment of the penalties. Regarding stipulated penalties as provided for in Paragraph 75, (with the exception of stipulated penalties incurred as a result of untimely performance or submissions), such penalties shall not continue to accrue past the thirtieth day that each such event of noncompliance continues, unless EPA provides notice to such Settling Defendant(s) of the violation, at which point stipulated penalties will continue to accrue. With respect to all other violations, penalties shall accrue as provided in the preceding Paragraph regardless of whether EPA, or the State for the obligations specified in Paragraph 82, has notified the Settling Defendants of a violation.

78. All penalties owed to the United States and/or the State under this section shall be due and payable within 30 days of the Settling Defendants' receipt from EPA or the State of a demand for payment of the penalties, unless Settling Defendants invoke the Dispute Resolution procedures under Section XX (Dispute Resolution). All payments to the United States under this Section shall be paid by certified check made payable to "EPA Hazardous Substances Superfund," shall be mailed to EPA Region 1,

Attn: Superfund Accounting, P.O. Box 360197M, Pittsburgh, PA 15251, and shall reference the EPA Region and Site/Spill ID # 0140 and DOJ case number 90-11-3-1233. All payments to the State under this Section shall be made payable in accordance with Paragraph 54 of Section XVII (Reimbursement of Response Costs). Copies of check(s) paid pursuant to this Section, and any accompanying transmittal letter(s), shall be sent to the United States as provided in Section XXVII (Notices and Submissions).

79. The payment of penalties shall not alter in any way any of Settling Defendants' obligation to complete the performance of the Work required under this Consent Decree.

80. Penalties shall continue to accrue as provided in Paragraph 76 during any dispute resolution period, but need not be paid until the following:

a. If the dispute is resolved by agreement or by a decision of EPA that is not appealed to this Court, accrued penalties determined to be owing shall be paid to EPA and/or the State within 15 days of the agreement or the receipt of EPA's decision or order;

b. If the dispute is appealed to this Court and the United States prevails in whole or in part, Settling Defendants shall pay all accrued penalties determined by the Court to be owed to EPA and/or the State within 60 days of receipt of the Court's decision or order, except as provided in Subparagraph c below;

c. If the District Court's decision is appealed by any Party, Settling Defendants shall pay all accrued penalties determined by the District Court to be owing to the United States or the State into an interest-bearing escrow account within 60 days of receipt of the Court's decision or order. Penalties shall be paid into this account as they continue to accrue, at least every 60 days. Within 15 days of receipt of the final appellate court decision, the escrow agent shall pay the balance of the account to EPA and the State or to Settling Defendants to the extent that they prevail.

### 81. State Assessment of Stipulated Penalties

Assessment of stipulated penalties by the State shall be governed in the following manner. Following the State's determination that the PAC Remediation Area Settling Defendants have failed to pay Future Response Costs owed to the State as required by Section XVII (Reimbursement of Response Costs), or have failed to timely submit deliverables to the State, the State may give the PAC Remediation Area Settling Defendants written notification of the same and describe the noncompliance. The provisions for liability, assessment and payment of the stipulated penalties referenced in this Paragraph shall be the same as provided in Paragraphs 73-80 of this Section, except that, where appropriate, each reference to EPA shall read as a reference to RIDEM, each reference to the United states shall read as a reference to the State, and each reference to the State's opportunity for review and comment shall be deleted. As set forth in Paragraphs 74 and

75, penalties for such violations shall be payable 100% to the State.

82. If Settling Defendants fail to pay stipulated penalties when due, the United States or the State may institute proceedings to collect the penalties owed it/them, as well as interest. Settling Defendants shall pay interest on the unpaid balance, which shall begin to accrue on the date of demand made pursuant to Paragraph 78 at the rate established pursuant to Section 107(a) of CERCLA, 42 U.S.C. § 9607 with respect to the United States and the State.

83. Nothing in this Consent Decree shall be construed as prohibiting, altering, or in any way limiting the ability of the United States or the State to seek any other remedies or sanctions available by virtue of any Settling Defendants' violation of this Decree or of the statutes and regulations upon which it is based, including, but not limited to, penalties pursuant to Section 122(1) of CERCLA and, as to the State, pursuant to state law.

84. No payments made under this Section shall be tax deductible for Federal or State tax purposes.

# XXII. COVENANTS NOT TO SUE BY PLAINTIFFS

85. a. CCL Remediation Area Settling Defendants: In consideration of the actions that will be performed and the payments that will be made by the CCL Remediation Area Settling Defendants under the terms of the Consent Decree, and except as specifically provided in Paragraphs 86 of this Section, the United States covenants not to sue or to take administrative action against the CCL Remediation Area Settling Defendants pursuant to Sections 106 and 107(a) of CERCLA, and Section 7003 of RCRA, for performance of that portion of the Work that the CCL Remediation Area Settling Defendants are required to perform under this Consent Decree, for recovery of Past Response Costs, Future Response Costs, Federal Costs of Assessment of Natural Resource Damages, and CCL Remediation Area Natural Resource Damages. These covenants not to sue shall take effect upon the receipt by EPA of the payments required by Paragraph 53 of Section XVII (Reimbursement of Response Costs). These covenants not to sue are conditioned upon the complete and satisfactory performance by CCL Remediation Area Settling Defendants of their obligations under this Consent Decree. These covenants not to sue extend only to the CCL Remediation Area Settling Defendants and do not extend to any other person. The United States reserves, and this Consent Decree is without prejudice to, all rights against the CCL Remediation Area Settling Defendants with respect to future liability for: (1) response actions for the Site other than Work as defined herein, and (2) reimbursement of response costs other than Past Response Costs and Future Response Costs.

b. PAC Remediation Settling Defendants: In consideration of the actions that will be performed and the payments that will be made by the PAC Remediation Area Settling Defendants under the terms of the Consent Decree, and except as

specifically provided in Paragraphs 86 and 87 of this Section, the United States covenants not to sue or to take administrative action against the PAC Remediation Area Settling Defendants pursuant to Sections 106 and 107(a) of CERCLA, and Section 7003 of RCRA, for performance of that portion of the Work that the PAC Remediation Area Settling Defendants are required to perform under this Consent Decree, for recovery of Past Response Costs, Future Response Costs, Federal Costs of Assessment of Natural Resource Damages, and PAC Remediation Area Natural Resource Damages; and the State covenants not to sue or to take administrative action against the PAC Remediation Area Settling Defendants pursuant to Section 107(a) of CERCLA for that portion of the Work that the PAC Remediation Area Settling Defendants are required to perform under this Consent Decree, for recovery of Future Response Costs, State Costs of Assessment of Natural Resource Damages, and PAC Remediation Area Natural Resource Damages. These covenants not to sue shall take effect upon the receipt by EPA of the payments required by Paragraph 53 of Section XVII (Reimbursement of Response Costs). These covenants not to sue are conditioned upon the complete and satisfactory performance by PAC Remediation Area Settling Defendants of their obligations under this Consent Decree. These covenants not to sue extend only to the PAC Remediation Area Settling Defendants and do not extend to any other person. The United States and the State reserve, and this Consent Decree is without prejudice to, all rights against the PAC Remediation Area Settling Defendants

with respect to future liability for: (1) response actions for the Site other than Work as defined herein, and (2) reimbursement of response costs other than Past Response Costs and Future Response Costs.

86. <u>General reservations of rights by the United States</u>. The covenants not to sue set forth above do not pertain to any matters other than those expressly specified in Paragraph 85. The United States reserves, and this Consent Decree is without prejudice to, all rights of the United States against Settling Defendants with respect to all other matters, including but not limited to, the following:

a. claims based on a failure by Settling Defendants to meet a requirement of this Consent Decree;

b. liability arising from the past, present, or future disposal, release, or threat of release of Waste Materials outside of the CCL Remediation Area and PAC Remediation Area;

c. claims for liability for damages, including costs of damages assessment, recoverable under Section 107 of CERCLA, 42 U.S.C. § 9607, for injury to, destruction of, or loss of Natural Resources (a) located outside of the CCL Remediation Area and the PAC Remediation Area and/or (b) resulting from hazardous substances released at or from any area other than the CCL facility, the PAC facility, and/or the SUPERVALU facility including, without limitation, damages for injury to, destruction of, or loss of Natural Resources resulting from the release of hazardous substances at or from the J.M. Mills Landfill;

d. criminal liability;

e. liability for violations of federal or state law which occur during or after implementation of the Remedial Action;

f. liability for all costs and response actions regarding additional operable units or other actions that may be taken at the Site by the United States or the State, including, but not limited to, further response actions that may be taken at the SUPERVALU facility, the Quinnville wellfield, the J.M. Mills landfill and Mackland Farm;

g. liability for costs that the United States may incur related to the Site that are not within the definition of Future Response Costs, and

k. liability for any material or substance released or disposed of at the CCL or PAC Remediation Areas after September 30, 1993.

87. <u>General reservations of rights by the State</u>. The covenants not to sue set forth above with respect to the PAC Remediation Area Settling Defendants do not pertain to any matters other than those expressly specified in Paragraph 85. The State reserves, and this Consent Decree is without prejudice to, all rights of the State against PAC Remediation Area Settling Defendants with respect to all other matters, including but not limited to, the following: a. claims based on a failure by PAC Remediation Area Settling Defendants to meet a requirement of this Consent Decree;

b. liability arising from the past, present, or future disposal, release, or threat of release of Waste Materials outside of the PAC Remediation Area;

c. claims for liability for damages, including costs of damages assessment, recoverable under Section 107 of CERCLA, 42 U.S.C. § 9607, for injury to, destruction of, or loss of Natural Resources (a) located outside of the PAC Remediation Area and/or (b) resulting from hazardous substances released at or from any area other than the PAC facility and/or the SUPERVALU facility including, without limitation, damages for injury to, destruction of, or loss of Natural Resources resulting from the release of hazardous substances at or from the J.M. Mills Landfill;

d. criminal liability;

e. liability for violations of federal or state law which occur during or after implementation of the Remedial Action;

f. liability for all costs and response actions regarding additional operable units or other actions that may be taken at the Site by the United States or the State, including, but not limited to, further response actions that may be taken at the SUPERVALU facility, the Quinnville wellfield, the J.M. Mills landfill and Mackland Farm;

g. liability for costs that the State may incur related to the Site that are not within the definition of Future Response Costs, and

h. liability for any material or substance released or disposed of at the PAC Remediation Area after September 30, 1993.

88. In the event EPA determines that any Settling Defendants have failed to implement any provisions of the Work in an adequate or timely manner, EPA may perform any and all portions of the Work as EPA determines necessary. Settling Defendants may invoke the procedures set forth in Section XX (Dispute Resolution) to dispute EPA's determination that such Settling Defendants failed to implement a provision of the Work in an adequate or timely manner as arbitrary and capricious or otherwise not in accordance with law. Such dispute shall be resolved on the administrative record. Costs incurred by the United States or the State in performing the Work pursuant to this Paragraph shall be considered Future Response Costs that Settling Defendants shall pay pursuant to Section XVII (Reimbursement of Response Costs).

89. Notwithstanding any other provision of this Consent Decree, the United States and the State retain all authority and reserve all rights to take any and all response actions authorized by law.

90. a. Notwithstanding any other provision of this Decree, the United States, on behalf of its natural resource trustees,

reserves the right to institute proceedings against Settling Defendants in this action or in a new action seeking recovery of Natural Resource damages, based on (1) conditions with respect to the CCL Remediation Area or the PAC Remediation Area, unknown to the United States at the date of lodging of this Decree, that result in releases of hazardous substances that contribute to injury to, destruction of, or loss of Natural Resources, or (2) information received after the date of lodging of the Decree which, together with other relevant information, indicates that there is injury to, destruction of, or loss of Natural Resources of a type that was unknown, or of a magnitude greater than was known, to the United States at the date of lodging of this Decree including, but not limited to, damages for injury to, destruction of, or loss of Natural Resources that may result from the development of any new water supplies by the Town of Lincoln, Rhode Island.

b. Notwithstanding any other provision of this Decree, the State, in its capacity as natural resource trustee, reserves the right to institute proceedings against the PAC Remediation Area Settling Defendants in this action or in a new action seeking recovery of Natural Resource damages, based on (1) conditions with respect to the PAC Remediation Area, unknown to the State at the date of lodging of this Decree, that result in releases of hazardous substances that contribute to injury to, destruction of, or loss of Natural Resources, or (2) information received after the date of lodging of the Decree which, together with

other relevant information, indicates that there is injury to, destruction of, or loss of Natural Resources of a type that was unknown, or of a magnitude greater than was known, to the State at the date of lodging of this Decree including, but not limited to, damages for injury to, destruction of, or loss of Natural Resources that may result from the development of any new water supplies by the Town of Lincoln, Rhode Island.

### XXIII. COVENANTS BY SETTLING DEFENDANTS

91. PAC Remediation Area Settling Defendants hereby covenant not to sue and agree not to assert any claims or causes of action against the United States or the State, including any department, agency or instrumentality thereof, and the CCL Remediation Area Settling Defendants hereby covenant not to sue and agree not to assert any claims or causes of action against the United States, including any department, agency or instrumentality thereof, with respect to the First Operable Unit or this Consent Decree, including, but not limited to, any direct or indirect claim for reimbursement from the Hazardous Substance Superfund (established pursuant to the Internal Revenue Code, 26 U.S.C. § 9507) through CERCLA Sections 106(b)(2), 111, 112, 113 or any other provision of law, any claim under CERCLA Sections 107 or 113 related to the First Operable Unit, or any claims arising out of response activities at the First Operable Unit. However, the Settling Defendants reserve, and this Consent Decree is without prejudice to, actions against the United States based on negligent actions taken directly by the United States (not including oversight or

approval of the Settling Defendants plans or activities) that are brought pursuant to any statute other than CERCLA and for which the waiver of sovereign immunity is found in a statute other than CERCLA. Nothing in this Consent Decree shall be deemed to constitute preauthorization of a claim within the meaning of Section 111 of CERCLA, 42 U.S.C. § 9611, or 40 C.F.R. § 300.700(d).

## XXIV. EFFECT OF SETTLEMENT; CONTRIBUTION PROTECTION

92. Nothing in this Consent Decree shall be construed to create any rights in, or grant any cause of action to, any person not a party to this Consent Decree. The preceding sentence shall not be construed to waive or nullify any rights that any person not a signatory to this decree may have under applicable law. Each of the Parties expressly reserves any and all rights (including, but not limited to, any right to contribution), defenses, claims, demands, and causes of action which each party may have with respect to any matter, transaction, or occurrence relating in any way to the First Operable Unit against any person not a party hereto.

93. With regard to claims for contribution against the CCL Remediation Area Settling Defendants for matters addressed in this Consent Decree with respect to the CCL Remediation Area, the Parties hereto agree that the CCL Remediation Area Settling Defendants are entitled to such protection from contribution actions or claims as is provided by CERCLA Section 113(f)(2), 42 U.S.C. § 9613(f)(2). With regard to claims for contribution

against the PAC Remediation Area Settling Defendants for matters addressed in this Consent Decree with respect to the PAC Remediation Area, the Parties hereto agree that the PAC Remediation Area Settling Defendants are entitled to such protection from contribution actions or claims as is provided by CERCLA Section 113(f)(2), 42 U.S.C. § 9613(f)(2). With regard to claims for contribution against the Settling Defendants for matters addressed in this Consent Decree with respect to the joint obligations of the Settling Defendants, the Parties hereto agree that the Settling Defendants are entitled to such protection from contribution actions or claims as is provided by CERCLA Section 113(f)(2), 42 U.S.C. § 9613(f)(2).

94. The Settling Defendants agree that with respect to any suit or claim for contribution brought by them for matters related to this Consent Decree they will notify the United States and the State in writing no later than 60 days prior to the initiation of such suit or claim.

95. The Settling Defendants also agree that with respect to any suit or claim for contribution brought against them for matters related to this Consent Decree they will notify in writing the United States and the State within 10 days of service of the complaint on them. In addition, Settling Defendants shall notify the United States and the State within 10 days of service or receipt of any Motion for Summary Judgment and within 10 days of receipt of any order from a court setting a case for trial.

96. In any subsequent administrative or judicial proceeding initiated by the United States or the State for injunctive relief, recovery of response costs or Natural Resource damages, or other appropriate relief relating to the Site, Settling Defendants shall not assert, and may not maintain, any defense or claim based upon the principles of waiver, <u>res judicata</u>, collateral estoppel, issue preclusion, claim-splitting, or other defenses based upon any contention that the claims raised by the United States or the State in the subsequent proceeding were or should have been brought in the instant case; provided, however, that nothing in this Paragraph affects the enforceability of the covenants not to sue set forth in Section XXII (Covenants Not to Sue by Plaintiffs).

### XXV. ACCESS TO INFORMATION

97. Settling Defendants shall provide to EPA and the State, upon request, copies of all documents and information within their possession or control or that of their contractors or agents relating to activities at the Site or to the implementation of this Consent Decree, including, but not limited to, sampling, analysis, chain of custody records, manifests, trucking logs, receipts, reports, sample traffic routing, correspondence, or other documents or information related to the Work. Settling Defendants shall also make available to EPA and the State, for purposes of investigation, information gathering, or testimony, their employees, agents, or representatives with

knowledge of relevant facts concerning the performance of the Work.

98. Settling Defendants may assert business confidentiality claims covering part or all of the documents or information submitted to Plaintiffs under this Consent Decree to the extent permitted by and in accordance with Section 104(e)(7) of CERCLA, 42 U.S.C. § 9604(e)(7), and 40 C.F.R. § 2.203(b). Documents or information determined to be confidential by EPA will be afforded the protection specified in 40 C.F.R. Part 2, Subpart B. If no claim of confidentiality accompanies documents or information when they are submitted to EPA and the State, or if EPA has notified Settling Defendants that the documents or information are not confidential under the standards of Section 104(e)(7) of CERCLA, the public may be given access to such documents or information without further notice to Settling Defendants.

a. The Settling Defendants may assert that certain documents, records and other information are privileged under the attorney-client privilege or any other privilege recognized by federal law. If the Settling Defendants assert such a privilege in lieu of providing documents, they shall provide the Plaintiffs with the following: (1) the title of the document, record, or information; (2) the date of the document, record, or information; (3) the name and title of the author of the document, record, or information; (4) the name and title of each addressee and recipient; (5) a description of the contents of the document, record, or information, and (6) the privilege asserted

by Settling Defendants. However, no documents, reports or other information created or generated pursuant to the requirements of the Consent Decree shall be withheld on the grounds that they are privileged.

99. No claim of confidentiality shall be made with respect to any data, including, but not limited to, all sampling, analytical, monitoring, hydrogeologic, scientific, chemical, or engineering data, or any other documents or information evidencing conditions at or around the Site.

# XXVI. <u>RETENTION OF RECORDS</u>

Until 10 years after the Settling Defendants' receipt of 100. EPA's notification pursuant to Paragraph 50.b. of Section XV (Certification of Completion of the Work), each Settling Defendant shall preserve and retain all records and documents now in its possession or control or which come into its possession or control that relate in any manner to the performance of the Work or liability of any person for response actions conducted and to be conducted at the Site, regardless of any corporate retention policy to the contrary. Until 10 years after the Settling Defendants' receipt of EPA's notification pursuant to Paragraph 50.b. of Section XV (Certification of Completion of the Work), Settling Defendants shall also instruct their contractors and agents to preserve all documents, records, and information of whatever kind, nature or description relating to the performance of the Work.

101. At the conclusion of this document retention period, Settling Defendants shall notify the United States and the State at least 90 days prior to the destruction of any such records or documents, and, upon request by the United States or the State, Settling Defendants shall deliver any such records or documents to EPA or the State. The Settling Defendants may assert that certain documents, records and other information are privileged under the attorney-client privilege or any other privilege recognized by federal law. If the Settling Defendants assert such a privilege, they shall provide the Plaintiffs with the following: (1) the title of the document, record, or information; (2) the date of the document, record, or information; (3) the name and title of the author of the document, record, or information; (4) the name and title of each addressee and recipient; (5) a description of the subject of the document, record, or information, and (6) the privilege asserted by Settling Defendants. However, no documents, reports or other information created or generated pursuant to the requirements of the Consent Decree shall be withheld on the grounds that they are privileged.

102. Each Settling Defendant hereby certifies, individually, that it has not altered, mutilated, discarded, destroyed or otherwise disposed of any records, documents or other information relating to its potential liability regarding the Site since notification of potential liability by the United States or the State or the filing of suit against it regarding the Site and

that it has fully complied with any and all EPA requests for information pursuant to Section 104(e) and 122(e) of CERCLA and Section 3007 of RCRA.

#### XXVII. NOTICES AND SUBMISSIONS

103. Whenever, under the terms of this Consent Decree, written notice is required to be given or a report or other document is required to be sent by one party to another, it shall be directed to the individuals at the addresses specified below, unless those individuals or their successors give notice of a change to the other parties in writing. All notices and submissions shall be considered effective upon receipt, unless otherwise provided. Written notice as specified herein shall constitute complete satisfaction of any written notice requirement of the Consent Decree with respect to the United States, EPA, the State, the CCL Remediation Area Settling Defendants, and the PAC Remediation Area Settling Defendants, respectively.

As to the United States:

Chief, Environmental Enforcement Section Environment and Natural Resources Division U.S. Department of Justice P.O. Box 7611 Ben Franklin Station Washington, D.C. 20044 Re: DOJ # 90-11-3-1233

and

Director, Waste Management Division United States Environmental Protection Agency Region I JFK Federal Building Boston, MA 02203-2211 As to EPA:

David J. Newton EPA Project Coordinator Remedial Project Manager Peterson/Puritan, Inc. Site, First Operable Unit United States Environmental Protection Agency Region I JFK Federal Building Boston, MA 02203-2211

As to the State:

Matthew DeStefano State Project Coordinator RIDEM Division of Site Remediation 291 Promenade Street Providence, Rhode Island 02908

As to the CCL Remediation Area Settling Defendants:

David Rogers CPC International Inc. P.O. Box 8000, International Plaza Englewood Cliffs, N.J. 07632-9976

### As to the PAC Remediation Area Settling Defendants:

David Eastman Lonza Inc. 17-17 Route 208 Fairlawn, N.J. 07410

## XXVII. <u>EFFECTIVE DATE</u>

104. The effective date of this Consent Decree shall be the date upon which this Consent Decree is entered by the Court, except as otherwise provided herein.

#### XXIX. RETENTION OF JURISDICTION

105. This Court retains jurisdiction over both the subject matter of this Consent Decree and the Settling Defendants for the duration of the performance of the terms and provisions of this Consent Decree for the purpose of enabling any of the Parties to apply to the Court at any time for such further order, direction, and relief as may be necessary or appropriate for the construction or modification of this Consent Decree, or to effectuate or enforce compliance with its terms, or to resolve disputes in accordance with Section XX (Dispute Resolution) hereof.

#### XXX. APPENDICES

106. The following appendices are attached to and incorporated into this Consent Decree:

"Appendix A" is the ROD.

"Appendix B" is the SOW.

"Appendix C" is a list of the Settling Defendants.

"Appendix D" is a list of the Owner Settling Defendants.

"Appendix E" is a list of the CCL Remediation Area Settling Defendants.

"Appendix F" is a list of the PAC Remediation Area Settling Defendants.

"Appendix G" is a copy of the Wastewater Discharge Permits issued by the Narragansett Bay Commission Publicly Owned Treatment Works.

#### XXXI. COMMUNITY RELATIONS

107. Settling Defendants shall propose to EPA and the State their participation in the community relations plan to be developed by EPA. EPA will determine the appropriate role for the Settling Defendants under the Plan. Settling Defendants shall also cooperate with EPA and the State in providing information regarding the Work to the public. As requested by EPA or the State, Settling Defendants shall participate in the preparation of such information for dissemination to the public and in public meetings which may be held or sponsored by EPA or the State to explain activities at or relating to the Site.

#### XXXII. MODIFICATION

108. Schedules specified in this Consent Decree for completion of the Work may be modified by agreement of EPA, after a reasonable opportunity for review and comment by the State, and the Settling Defendants. All such modifications shall be made in writing.

109. For purposes of this Paragraph only, "Consent Decree" shall mean the Decree as signed by the Parties and entered by the Court, exclusive of the Appendices. No material modification shall be made to this Consent Decree or the SOW without written notification to and written approval of the United States, the Settling Defendants and the Court. Prior to providing its approval to any modification, the United States will provide the State with a reasonable opportunity to review and comment on the proposed modification. Modifications that do not materially

alter the requirements of this Consent Decree may be made upon the written consent of EPA, after a reasonable opportunity for review and comment by the State, and the Settling Defendants, which consent shall be filed with this Court. Non-material modifications to the SOW or any work plan shall be made by written agreement between EPA, and after a reasonable opportunity for review and comment by the State, and the Settling Defendants.

110. Nothing in this Decree shall be deemed to alter the Court's power to enforce, supervise or approve modifications to this Consent Decree.

#### XXXIII. LODGING AND OPPORTUNITY FOR PUBLIC COMMENT

111. This Consent Decree shall be lodged with the Court for a period of not less than thirty (30) days for public notice and comment in accordance with Section 122(d)(2) of CERCLA, 42 U.S.C. § 9622(d)(2), and 28 C.F.R. § 50.7. The United States reserves the right to withdraw or withhold its consent if the comments regarding the Consent Decree disclose facts or considerations which indicate that the Consent Decree is inappropriate, improper, or inadequate within the meaning of Section 122(d)(2) of CERCLA, 42 U.S.C. § 9622(d)(2). The State may withdraw its consent to the entry of this Consent Decree if comments received disclose facts or considerations which show that the Consent Decree violates state law. The United States reserves the right to challenge in court the State's withdrawal from the Consent Decree, including the right to argue that the requirements of state law have been waived, pre-empted or otherwise rendered

inapplicable by federal law. The State reserves the right to oppose the United States' position taken in opposition to the proposed withdrawal. In addition, in the event of the United States' withdrawal from this Consent Decree, the State reserves its right to withdraw from this Consent Decree. Settling Defendants consent to the entry of this Consent Decree without further notice.

112. If for any reason the Court should decline to approve this Consent Decree in the form presented, this agreement is voidable at the sole discretion of any party and the terms of the agreement may not be used as evidence in any litigation between the Parties.

# XXXIV. <u>SIGNATORIES/SERVICE</u>

113. Each undersigned representative of a Settling Defendant to this Consent Decree, the Director of the Rhode Island Department of Environmental Management, and the Assistant Attorney General for Environment and Natural Resources Division of the Department of Justice certifies that he or she is fully authorized to enter into the terms and conditions of this Consent Decree and to execute and legally bind such party to this document.

114. Each Settling Defendant hereby agrees not to oppose entry of this Consent Decree by this Court or to challenge any provision of this Consent Decree unless the United States has notified the Settling Defendants in writing that it no longer supports entry of the Consent Decree.

115. Each Settling Defendant shall identify, on the attached signature page, the name, address and telephone number of an agent who is authorized to accept service of process by mail on behalf of that party with respect to all matters arising under or relating to this Consent Decree. Settling Defendants hereby agree to accept service in that manner and to waive the formal service requirements set forth in Rule 4 of the Federal Rules of Civil Procedure and any applicable local rules of this Court, including, but not limited to, service of a summons.

SO ORDERED THIS \_\_\_\_\_ DAY OF \_\_\_\_\_, 19\_\_.

# United States District Judge

THE UNDERSIGNED PARTIES enter into this Consent Decree in the matter of United States v. CCL Custom Manufacturing, Inc., et al., relating to the Peterson/Puritan, Inc. Superfund Site, First Operable Unit.

# FOR THE UNITED STATES OF AMERICA

Date:	Lois J. Schiffer Assistant Attorney General Environment and Natural Resources Division U.S. Department of Justice Washington, D.C. 20530
Date:	Donald G. Frankel Trial Attorney Environmental Enforcement Section Environment and Natural Resources Division U.S. Department of Justice P.O. Box 7611 Ben Franklin Station Washington, D.C. 20044
Date:	Assistant United States Attorney U.S. Attorney's Office Westminster Square Building, 10th Floor 10 Dorance Street Providence, RI 02903

Date: 7/25/95

J

Regional Administrator, Region I U.S. Environmental Protection Agency Region I JFK Federal Building Boston, MA 02203-2211

Date:\_

Elissa Tonten

Elissa Tonkin Assistant Regional Counsel U.S. Environmental Protection Agency Region I JFK Federal Building Boston, MA 02203-2211 State of Rhode Island v. Lonza Inc., et al. (Peterson/Puritan, Inc. Superfund Site) Consent Decree Signature Page

FOR THE STATE OF RHODE ISLAND

Date: April 5, 1495

um

Timothy R.E. Keeney, Director Rhode Island Department of Environmental Management

THE UNDERSIGNED PARTY enters into this Consent Decree in the matter of United States v. CCL Custom Manufacturing, Inc., et al., relating to the Peterson/Puritan, Inc. Superfund Site, First Operable Unit, CERCLA No. 0140, DOJ Case Number 90-11-3-1233.

Date: April 3, 1995	FOR	Lonza Inc.	
Devil Contina			
Signature			

David Eastman Name:

Title: Vice President, Technology

### APPOINTMENT OF AGENT TO ACCEPT SERVICE AND OTHER NOTICES

The undersigned hereby appoints on its behalf <u>David Freeman</u> ("Agent") or his or her designee

> Title: <u>Attorney</u> Battle Fowler LLP 75 East 55 St. Address: New York, NY 10022

Telephone: <u>212 856-7000</u>

to accept service of process by mail on its behalf with respect to all matters arising under or relating to the Consent Decree relating to the Peterson/Puritan, Inc. Superfund Site, First Operable Unit, in Lincoln and Cumberland, Rhode Island, and all other notices unless specifically addressed in the Consent Decree.

This appointment shall be terminated only upon written notice to Agent with a copy to Chief, Environmental Enforcement Section, Environment & Natural Resources Division, United States Department of Justice, Washington, DC 20530, referencing DOJ case Number 90-11-3-1233.

Signed	under	seal	this	3	day	of	April	199 <b>A</b> .
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Date:

4-3-9:

Name	of Company:	Lonza Inc.	
80.	of company:	- Ama	

Name:	David Eastman	
Title:	V.P. Technology	

Address: <u>17-17 Route 208</u>, Fair Lawn, NJ Telephone: <u>201-794-2494</u> THE UNDERSIGNED PARTY enters into this Consent Decree in the matter of United States v. CCL Custom Manufacturing, Inc., et al., relating to the Peterson/Puritan, Inc. Superfund Site, First Operable Unit, CERCLA No. 0140, DOJ Case Number 90-11-3-1233.

\_199 Date: March 30, Signature

FOR SUPERVALU OPERATIONS, INC.

Name: <u>Gary D. Scott</u>

Title: <u>Vice President</u>

### APPOINTMENT OF AGENT TO ACCEPT SERVICE AND OTHER NOTICES

The undersigned hereby appoints on its behalf Gregory L. Benik, Esq. ("Agent") or his or her designee

. Title: McGovern Noel & Benik

Address: <u>321 South Main Street</u> Providence, R.I. 02903 Telephone: <u>(401) 274-1144</u> Fax: <u>(401) 421-4213</u>

to accept service of process by mail on its behalf with respect to all matters arising under or relating to the Consent Decree relating to the Peterson/Puritan, Inc. Superfund Site, First Operable Unit, in Lincoln and Cumberland, Rhode Island, and all other notices unless specifically addressed in the Consent Decree.

This appointment shall be terminated only upon written notice to Agent with a copy to Chief, Environmental Enforcement Section, Environment & Natural Resources Division, United States Department of Justice, Washington, DC 20530, referencing DOJ case Number 90-11-3-1233.

Signed under seal this <u>30th</u> day of <u>March</u>, 1997.

By

Name of Company: SUPERVAL

Date: <u>March 30, 1995</u>

of Comp	any:	SUPERVALU	OPERATIONS,	INC
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<u> </u>	iy d	. Vell		
. 1	<i>Y</i>			
Name: 0	<u>Gary I</u>	. Scott		
Title:	Vice I	President		
	Name:	Name: <u>Gary I</u>	Name: _ Gary D. Scort	Name: <u>Gary D. Scott</u>

Address:	P.O.	Box	990,	Minneapolis,	MN	5544(
Telephone:						

THE UNDERSIGNED PARTY enters into this Consent Decree in the matter of United States v. CCL Custom Manufacturing, Inc., et al., relating to the Peterson/Puritan, Inc. Superfund Site, First Operable Unit, CERCLA No. 0140, DOJ Case Number 90-11-3-1233.

Date/ April 5, 1995	FOR	Pacific	Anchor	Chemical	Corporation
signature // pl					
Name: James H. Agger					

President Title:

APPOINTMENT OF AGENT TO ACCEPT SERVICE AND OTHER NOTICES

The undersigned hereby appoints on its behalf David C. Keehn ("Agent") ( \_\_\_\_("Agent") or his or her

designee

Attorney Title:

7201 Hamilton Boulevard Address: Law Department Allentown, PA 18195-1501 610-481-6668 Telephone:

to accept service of process by mail on its behalf with respect to all matters arising under or relating to the Consent Decree relating to the Peterson/Puritan, Inc. Superfund Site, First Operable Unit, in Lincoln and Cumberland, Rhode Island, and all other notices unless specifically addressed in the Consent Decree.

This appointment shall be terminated only upon written notice to Agent with a copy to Chief, Environmental Enforcement Section, Environment & Natural Resources Division, United States Department of Justice, Washington, DC 20530, referencing DOJ case Number 90-11-3-1233.

5 Signed under seal this <u>5th</u> day of <u>April</u>, 1994.

Date: <u>5 April 1995</u>

Name	of	Combar	iy:	Pacific	Anchor	Chemical
		<i>.</i>		577		Corporation
By:	·	am	<u>w /</u>	NLIG	an	• 
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,	<b>d</b> it	le:	Pres	sident		_ <u></u>

. . . . .

	7201	Hamil	ton	Boulevard
Address:	Aller	itown,	PA	<u>1819</u> 5-1501
Telephone:				

THE UNDERSIGNED PARTY enters into this Consent Decree in the matter of United States v. CCL Custom Manufacturing, Inc., et al., relating to the Peterson/Puritan, Inc. Superfund Site, First Operable Unit, CERCLA No. 0140, DOJ Case Number 90-11-3-1233.

Date:	April 11, 1995	
Signat	ure	-
Name:	John W. Scott	_

FOR CPC International, Inc.

Title: Vice President

#### APPOINTMENT OF AGENT TO ACCEPT SERVICE AND OTHER NOTICES

The undersigned hereby appoints on its behalf William S. Wells ("Agent") or his or her

designee

. Title: Senior Corporate Counsel

P.O. Box 8000, International Plaza Address: <u>Englewood Cliffs, N</u>.J. 07632

Telephone: (201) 894-2807

to accept service of process by mail on its behalf with respect to all matters arising under or relating to the Consent Decree relating to the Peterson/Puritan, Inc. Superfund Site, First Operable Unit, in Lincoln and Cumberland, Rhode Island, and all other notices unless specifically addressed in the Consent Decree.

This appointment shall be terminated only upon written notice to Agent with a copy to Chief, Environmental Enforcement Section, Environment & Natural Resources Division, United States Department of Justice, Washington, DC 20530, referencing DOJ case Number 90-11-3-1233.

Signed under seal this <u>llth</u> day of <u>April</u>, 1995.

By:

Name of Company: CPC International, Inc.

Date: April 11, 1995

A	_
Name: John W. Scott	
Title: Vice President	

Address:	As above
Telephone:	(201) 894-2837

THE UNDERSIGNED PARTY enters into this Consent Decree in the matter of United States v. CCL Custom Manufacturing, Inc., et al., relating to the Peterson/Puritan, Inc. Superfund Site, First Operable Unit, CERCLA No. 0140, DOJ Case Number 90-11-3-1233.

	March B. 1995
Signat	Are Bohdan I. Sirota

FOR CCL CUSTOM MANUFACTURING, INC.

Name: Bohdan I. Sirota

Title: <u>Secretary</u>

#### APPOINTMENT OF AGENT TO ACCEPT SERVICE AND OTHER NOTICES

The undersigned hereby appoints on its behalf Richard Ferreira ("Agent") or his or her

designee

Title: Environmental & Regulatory Compliance Manager CCL Custom Manufacturing, Inc. Martin Street Address: Cumberland, Rhode Island 02864

Telephone: (401) 333-4200 ext. 8223

to accept service of process by mail on its behalf with respect to all matters arising under or relating to the Consent Decree relating to the Peterson/Puritan, Inc. Superfund Site, First Operable Unit, in Lincoln and Cumberland, Rhode Island, and all other notices unless specifically addressed in the Consent Decree.

This appointment shall be terminated only upon written notice to Agent with a copy to Chief, Environmental Enforcement Section, Environment & Natural Resources Division, United States Department of Justice, Washington, DC 20530, referencing DOJ case Number 90-11-3-1233.

Signed under seal this 28th day of March , 1994.5

		Name	of Com	pany: CC: Custom Manufacturing, Inc.	
Date:	March 28, 1995	By:		Dut	
			Name: Title:	Bohdan I. Sirota	
			litle:	CCL Custom Manufacturing, Inc.	
				6133 North River Road, Suite 800	

Address:

Telephone: (708) 823-0060

Rosemont, Illinois 60018

# APPENDEX A

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# APPENDIX A

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Record of Decision September 30, 1993 RECORD OF DECISION PETERSON/PURITAN, INC. SITE OPERABLE UNIT # 1,

REGION I

September 30, 1993

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# RECORD OF DECISION SUMMARY PETERSON/PURITAN, INC., SITE OPERABLE UNIT #1

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# TABLE OF CONTENTS

### <u>Contents</u>

Page Number

I.	SITE	NAME, LOCATION AND DESCRIPTION	-
II.	A.	HISTORY AND ENFORCEMENT ACTIVITIES	
	в.	Enforcement Activity	Ę
III.	COMM	UNITY PARTICIPATION	-
IV.	SCOPE	E AND ROLE OF THE OPERABLE UNIT RESPONSE ACTION	ŧ
v.	SUMM2	ARY OF SITE CHARACTERISTICS	E
	λ.	Soil	<u>:</u> :
			20
		2. PAC Source Area	11
	в.	Ground Water	
		1. CCL Source and Downgradient Areas	
	c.	2. PAC Source and Downgradient Areas	10
	<b>L</b> .		
VI.	SUMMA	ARY OF SITE RISKS	LΞ
_	Α.	Baseline Risk Assessment	
		1. Ground Water	
		2. Surface Water - Blackstone River	20
		3. Sediments - Brook A	20
			20
	в.	Summary of Baseline Risk Assessment	
		1. Ground Water	!1
		2. Surface Water - Blackstone River	22
		3. Sediment - Brook A	
			23
	с.	Ecological Assessment	2 4
***		LOPMENT AND SCREENING OF ALTERNATIVES	25
ATT *	A.	Statutory Requirements/Response Objectives	
	в.	Technology and Alternative Development and Screening	:⊃ >∠
	<b>D</b> •	rechnology and Arcernative Development and Screening 2	:0
VIII.	. DES	SCRIPTION OF ALTERNATIVES	27
	λ.	Alternative 1: No-Action	
	в.	Alternative 2: Limited Action	
	c.	Alternative 3: Source Control	
	D.	Alternative 4: Enhanced Source Control	90

# RECORD CF DECISION SUMMARY PETERSON/FURITAN, INC., SITE OFERABLE UNIT #1

## TABLE OF CONTENTS

# <u>Contents</u>

### Page Number

	E.	Alte																										
		Mana	Igen	ent	of	M	igr	ati	on	•	•	•	•			•							-			•	•	31
	F.	Alte	ina	tiv	e 6	i :	Ēn	har	ice	đ :	Sou	ITC	e	Co	nt	ro	1	an	d c	CL	/2	AC	AI	tea	1			
		Mana																										32
			· <b>J</b>							-	-	-	-	-	-		-	•			•	•	•	•	•	•	•	
IX.	SUMMI	ARY C	F T	HE (	COM	IPAP	RAT	IVE	: A	NAI	LYS	IS	; 0	F	AL	TE	RN	AT	IVE	S	•	•	•	•	•	•	•	33
x.	THE S	SELEC	TED	RE	MED	Y			•														•				•	39
	Α.	Inte																										39
	в.	Soil																										4÷
	č.	Desc	rin <sup>.</sup>	tio	ີ້ດ		2em	ed i	я Ì	Ċ	າຫະ		הפח	ts		·		•	•••	•	•	•	•	•	•	•		4.5
	D.	Othe			- - -	+.		 € +	ha	- C /	a 1 a	+				6 6 7	÷	•	•••	•	•	•	•	•	•	•	•	51
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XI.	STATU			***	UT N		-	2																				52
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	в.	The																										53
	c.	The																						•	•	•	•	56
	D.	The																										
		Alte	rna	tiv	e T	rea	ltm	ent	: o	r 1	Res	01	irc	e	Re	co	ve	τγ	Te	ch	no	109	jie	s	to	;		
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	Ε.	The	Sel	ecti	eđ	Ren	ned	y S	at	isi	Cie	s	th	e	PI	ef	er	en	ce	fo	r '	Tre	eat	i me	nt			
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		Prin																										58
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XIII.	STAT	E RO	LE	•	• •	•	•	• •	•	•	٠	•	•	•	•	•	•	•	•••	٠	•	•	•	•	•	٠	•	5 <del>9</del>
APPEN	DICES	5																										
Figur	es.								_			_	_	_						-		-	_	2	ממו	ett	ndix	A
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### DECLARATION FOR THE RECORD OF DECISION

# PETERSON/PURITAN, INC. SITE OPERABLE UNIT 1 CUMBERLAND/LINCOLN, RHODE ISLAND

#### STATEMENT OF PURPOSE

This Decision Document presents the selected remedial action for the Peterson/Puritan, Inc. Superfund Site, Operable Unit 1, in Cumberland and Lincoln, Rhode Island, developed in accordance with the Comprehensive Environmental Response, Compensation and Liability Act of 1980 (CERCLA), as amended, 42 U.S.C. §§ 9601 <u>et</u> <u>sec</u>. and the National Oil and Hazardous Substances Pollution Contingency Plan (NCP), as amended, 40 C.F.R. Part 300. The Region I Administrator has been delegated the authority to approve this Record of Decision (ROD).

The State of Rhode Island has concurred with the selected remedy.

#### STATEMENT OF BASIS

This decision is based on the Administrative Record which has been developed in accordance with Section 113(k) of CERCLA and which is available for public review at the Cumberland Public Library, 1464 Diamond Hill Road, Cumberland, and the Lincoln Public Library, Old River Road, Lincoln, Rhode Island, and at the Region I Waste Management Division Records Center in Boston, Massachusetts. The Administrative Record Index (Appendix E to the ROD) identifies each of the items comprising the Administrative Record upon which the selection of the remedial action is based.



### ASSESSMENT OF THE SITE

Actual or threatened releases of hazardous substances from Operable Unit 1, if not addressed by implementing the response action selected in this ROD, may present an imminent and substantial endangerment to the public health or welfare or to the environment.

### DESCRIPTION OF THE SELECTED REMEDY

This ROD sets forth the salected remedy for Operable Unit 1 which includes both source control and management of migration components to obtain a comprehensive remedy.

### Major Components of the Selected Remedy

Operable Unit 1 contains two remediation areas. The CCL remediation area, a source of volatile organic contamination, includes the former Peterson/Puritan, Inc. facility, which is the Site's namesake (currently the CCL Custom Manufacturing facility, and referred to as CCL). Adjoining the CCL facility to the south is an undeveloped parcel known as the O'Toole property, which is included as part of the CCL remediation area. The PAC remediation area includes the Pacific Anchor Chemical Corporation (PAC) facility (formerly the Lonza and Universal Chemical Company facility), which is a source of arsenic and volatile organic contamination. Each remediation area is further split into source and downgradient area components, respectively. The components of the selected remedy include:

CCL remediation area:

- Excavation (manholes and catch basins),
- Capping,
- Soil venting of source area soils,
- Source area ground water extraction, treatment and discharge to POTW via the sewer,
- Downgradient area ground water extraction with the untreated ground water discharged to the POTW via the sewer,
- Natural attenuation of ground water at the Quinnville wellfield,
- Institutional controls throughout the CCL remediation area, and
- Environmental monitoring.

PAC remediation area:

 Excavation and disposal of contaminated leach fields and related scils,

- In-situ oxidation treatment of the soils in the PAC source area,
- Natural attenuation of the PAC downgradient ground water,
- Institutional controls throughout the PAC remediation area,
- Focussed investigation of other potential sources of contamination in the PAC downgradient area, and
   Environmental monitoring.
- Excavation: Excavation at the CCL area will consist of removing soils at manholes and catch basins. Excavation of these soils will remove a portion of the continuing source of ground water contamination. Excavation at the PAC remediation area includes removal of leachfields #1 and =2 and surrounding soils to a depth of approximately nine feet. Excavation will remove the source of contaminants to ground water in addition to removing organic material contributing to the mobilization of arsenic. The excavation soils which are contaminated with volatile organics and arsenic will be transported off-site for disposal at a RCRA-approved disposal facility.

<u>Capping</u>: Source area soils at the CCL remediation area will be capped to enhance the soil venting system operation (see below), limit infiltration through the soil and reduce the potential for direct contact of source area soils. An estimated 14,000 square foot area of the tank farm will be capped with concrete and an estimated 12,000 square feet of the O'Tcole property will be paved.

<u>Soil Venting and Vaper Treatment:</u> A soil venting system (also known as Soil Vapor Extraction (SVE)), consisting of wells, blowers, and a Granular Activated Carbon (GAC) adsorption/regeneration off-gas treatment system, will be installed at the CCL source area. It is estimated that the SVE system will result in 99 percent removal of VOCs above the ground water table (vadose zone) in the vicinity of the CCL tank farm.

Source Area Ground Water Extraction: A multi-well recovery system in the CCL source area will capture and treat ground water within and immediately downgradient of the source to prevent migration of contaminated ground water from the source. Wells within the tank farm area will capture the grossly contaminated ground water and depress the ground water table in the source area. This depression will extend the vadose zone and allow further recovery of residual contamination at and below the static water table by the SVE system. Wells on the O'Toole property will cut off the source area from the downgradient plume.

A diffused air stripper will be used to treat the extracted ground water. Compared to other options considered in the FS, this process option will be less susceptible to fouling and reduced efficiencies from naturally cocurring inorganics in the ground water, such as iron and manganese, due to the higher water velocity traveling through the system. The inorganics travel through the treatment system as suspended solids and will be discharged with the treated water to the PCTW via the sewer. The VCC contaminated air passing through the stripping process will be treated by the GAC adsorption/regeneration system.

The GAC adsorption/regeneration off-gas treatment system will treat the contaminated air stream exiting the SVE system and the air stripper. The GAC system will regenerate the spent activated carbon on-site using steam. The concentrated chemical solutions from the steam stripping process will be temporarily stored onsite prior to off-site treatment and disposal.

<u>In-situ Oxidation</u>: In-situ (in place) oxidation, an innovative technology, has been selected to reduce the mobility of the arsenic in ground water migrating from the leachfields at the PAC remediation area. The leachfields will be replaced with perforated pipe and stone backfill to be used as an infiltration gallery. Clean water, amended with a chemical additive, will reduce the mobility of the arsenic by chemically changing the more soluble arsenite to arsenate, which will precipitate or sorb to soil particles.

<u>Downgradient Ground Water Extraction and Discharge:</u> Recovery of the ground water plume that has migrated from the CCL source area will be accomplished by installing a multi-well recovery system. This extracted ground water can be directly discharged to the PCTW sewer without pretreatment. Monitoring of the influent to the sewer will ensure continued compliance with POTW requirements.

<u>Institutional Controls</u>: Institutional controls will be required for all remediation areas, including the Quinnville wellfield and the PAC downgradient area. These controls will function to prevent the use or hydrologic alteration of ground water throughout OU 1, and prevent direct contact to, or exposure to, contaminated soils in areas where such soils exceed EPA's risk range.

<u>Environmental Monitoring</u>: Environmental monitoring is incorporated into the remedy to measure the rate of reduction of contaminants and evaluate the effectiveness of the components of the remedial action, including the natural attenuation processes acting on the contaminated media throughout OU 1. <u>Natural Attenuation:</u> Natural attenuation is a process of naturally occurring biodegradation, oxidation, adsorption and dilution which reduces contaminant concentrations. This process will be the sole means of remediation at two areas of CU 1: the Quinnville wellfield and the PAC downgradient area. A focussed investigation will gather information on other potential sources impacting ground water at the PAC downgradient area.

#### DECLARATION

The selected remedy is protective of the human health and the environment, attains federal and state requirements that are applicable or relevant and appropriate for this remedial action, and is cost-effective. This remedy satisfies the statutory preference for remedies that utilize treatment as a principal element to reduce the toxicity, mobility, or volume of hazardous substances. In addition, this remedy utilizes permanent solutions and alternative treatment technologies to the maximum extent practicable.

Paul G. Keough Acting Regional Administrator U.S. EPA, Region I

### RECORD OF DECISION SUMMARY PETERSON/PURITAN, INC. SITE OPERABLE UNIT # 1,

#### September 30, 1993

## I. SITE NAME, LOCATION AND DESCRIPTION

The Peterson/Puritan, Inc. Superfund Site is located within the towns Lincoln and Cumberland, in Providence County, Rhode Island. The Site is situated within the Blackstone River Valley, south of the RI Route 116 overpass, extending approximately two miles down the Valley and as much as one-half mile to the northeast and to the southwest of the Blackstone River. The Site includes the extent of contamination that has impacted wellfields in the towns of Cumberland and Lincoln, Rhode Island. The Site, investigated by EPA under a Remedial Investigation (RI) in February 1990, includes the industrial facilities in the vicinity of Martin Street, the J.M. Mills Landfill, State and town recreational areas, interspersed woodlands and grass meadows, wetlands, the River and adjoining canal, and the affected municipal water supply wellfields in the towns of Cumberland and Lincoln; specifically, the Quinnville wellfield in Lincoln and the Martin Street and Lenox Street wells in Cumberland. These wells are now cut of service; the Martin Street well house now functions as the town dog pound.

The Blackstone Valley is the most prominent geographic feature in the Site. The Blackstone River flows in a southeasterly direction through the valley on a comparatively flat floodplain between river terraces. The main channel of the river is approximately 150 feet wide and extremely variable in depth and flow. Through much of the Site, the River marks the boundary between the towns of Lincoln to the west and Cumberland to the east. The Blackstone Canal parallels the river on the Lincoln side. The canal originates where drainage is diverted from the Blackstone River north of the Site and rejoins the river south of the Site. The canal is no longer in use but remains hydraulically connected and historically significant to the area. The Blackstone River Heritage Park is being developed by the State along the canal and river route, through the Site, predominately on the Lincoln side of the river. All of the industrial facilities within the Site are located on the Cumberland side of the river. Figure 1 of Appendix A depicts the Site.

On September 9, 1983 the Site was listed on the National Priorities List (NPL) of hazardous waste sites to be investigated and remediated under the Federal Superfund program.

Because of the expansive Site area and the number of identified areas of concern, EPA, in 1990, divided the Site into operable units, allowing for resources and response actions to be focussed in a phased approach. As a result, a second, more focussed phase of study was commenced at Operable Unit 1 (OU 1). This study included a Feasibility Study which presented remedial alternatives for this operable unit. This Record of Decision (ROD) addresses the response actions to be taken at OU 1.

CU 1 contains two principal contaminant sources. The first source is the former Peterson/Puritan, Inc. facility, which is the Site's namesake (currently the CCL Custom Manufacturing facility, and referred to in this document as the CCL facility). Adjoining the facility to the south is an undeveloped parcel known as the O'Toole property. The second source is the Pacific Anchor Chemical Corporation (PAC) facility, formerly the Lonza and Universal Chemical Company facility. The PAC facility and the CCL facility are each located in Cumberland, off of Mendon Road and Martin Street, respectively. From these source areas OU 1 extends down the river valley to approximately 2,000 feet south of the CCL facility along the east bank of the river. The Blackstone River and the Quinnville wellfield are primary receptors of the contaminated ground water migrating from OU 1.

OU 1 is mainly comprised of industrial and commercial parcels with predominantly residential property to the west and mixed commercial and residential properties to the east. Recreational areas are noted by the presence of ball fields located on Martin Street and the Blackstone River Heritage Park along the river. EPA estimated that over 100 residences are located within a one mile radius of OU 1. Figure 2 depicts the boundaries of OU 1.

Within OU 1, the Blackstone Valley aquifer is classified by the State of Rhode Island as GAA Non-Attainment. This classification denotes that ground waters classified as GAA are those ground water resources designated to be suitable for public drinking water without treatment. Non-attainment areas are those areas that have pollutant concentrations greater than the ground water quality standards for the applicable classification. The goal for non-attainment areas is restoration to the ground water quality consistent with the standards of the applic: le class (i.e. GAA). The Blackstone River is classified as Class C de sting a recreational, industrial process and cooling water use, and fish and wildlife habitat. According to Flood Insurance Rate Maps prepared by the Federal Emergency Management Agency (FEMA), the 100-year floodplain encompasses approximately two-thirds of OU 1. However, the principal source areas, the CCL and PAC facilities, are not located in the floodplain, but are elevated 15 to 20 feet above it.

A more complete description of OU 1 can be found in the Peterson/Puritan, Inc. Site, Lincoln and Cumberland, Rhode Island Revised Final Remedial Investigation Report, Primary Source Area (OU 1), June 1993, in Section 1 of Volume 1. Further information regarding the description of the Site can also be found in the following documents: Peterson/Puritan, Inc. Site, Cumberland, Rhode Island Draft Remedial Investigation Report, February 1990, in Section 1 of Volume 1, and the Lincoln/Cumberland Wellfield Contamination Study, March 1982, Sections 1 and 2.

#### II. SITE HISTORY AND ENFORCEMENT ACTIVITIES

A. History and Response

The Blackstone Valley was settled in the seventeenth century, and became one of the earliest sites of the Industrial Revolution in America. Regionally, the river provided power, supplied water, and served as a conduit for waste water discharge.

Fround water from the Blackstone Valley aquifer was first developed as a municipal water supply source in OU 1 in 1950 when the Town of Cumberland installed the Martin Street well. The Lenox Street well was added to the Cumberland system near the southern end of the Site in 1964. Until approximately 1967, these two wells supplied most of Cumberland's water needs. By 1967, the Martin Street well was no longer in service due to iron and manganese and by 1979 the Lenox Street well was the source of only 4 percent of the town's water supply. Most of Cumberland's water by that time came from surface sources and from the Manville wells located several miles up-valley from the site.

According to reports, in 1972, Peterson/Puritan pumped out its septic systems and was connected to the municipal sewer system. The facility eliminated its wastewater discharge to Brook A (see Figure 4) in 1975 and relocated its storage of hazardous materials to contained storage areas. In 1976, an explosion occurred at the plant which required new construction and modifications to the facility. It was reported that the incident did not affect the tank farm or cause any substantial releases. In 1983, Peterson/Puritan, Inc. installed engineering changes to plant chemical and wastewater piping systems. In response to contamination detected on its property, Peterson/Puritan implemented a contaminated ground water recovery well program in 1984 which operated for approximately eight years.

The Town of Lincoln installed its first supply well in the Quinnville wellfield in 1957. In 1970 and 1975 Lincoln installed two more wells at this location. By 1979, the Quinnville wellfield was supplying Lincoln with approximately 45 percent of its water.

During routine statewide sampling of wells in 1979, the Rhode Island Department of Health (RIDOH) discovered volatile organic compounds (VOCs), some at levels exceeding EPA drinking water guidelines, in three Quinnville wells and the Lenox Street well. The primary contaminants were 1,1,1trichloroethane (TCA) and tetrachloroethylene (PCE) at concentrations ranging from 27 to 166 parts per billion (ppb) in all four wells tested. Frichloroethylene (TCE) was also detected at 14 ppb at Quinnville well #1. All wells were closed, and the Town of Lincoln constructed two new wells in the Blackstone Valley aquifer, one north and one south of the Quinnville wellfield beyond the area of the Site. The Town of Lincoln later took measures to connect to the Providence water system. Cumberland's water shortfall was offset by other town-owned water resources, including the Sneech Pond reservoir and municipal supply wells in the Abbott Run

watershed and within the Blackstone Valley aquifer north of the Site. The Town also purchases water from Pawtucket.

Local industrial use of ground water began in the nineteenth century. Such uses included process - ter and fire protection. With the exception of the Okonite facility, the - iustrial use of ground water in OU 1 was discontinued by the early 1970's. The supply well at the Okonite facility was closed in 1981, when VOCs were detected during preliminary site investigations conducted by EPA.

There are no known residential wells currently operating as a drinking water supply in the Blackstone Valley Aquifer in the vicinity of OU 1.

In 1981, in response to the contamination detected in the Lenox Street and Quinnville wellfields, EPA undertook a hydrogeologic study of the portions of the Blackstone Valley aquifer underlying the river in Lincoln and Cumberland, Rhode Island. EPA reviewed available data, investigated a number of potential sources and developed a ground water flow model to ascertain the nature and extent of contamination at the Site.

The study identified the Peterson/Puritan (P/P), Inc. facility as a major source of the ground water contamination found in the Quinnville wells. Similar contamination found in the Lenox Street well also suggested a potential link to the Peterson/Puritan source.

Information obtained at that time indicated that the Peterson/Puritan, Inc. facility was the only facility known to use, store and dispose of halogenated volatile organic compounds. Plant operations involved the packaging of a variety of aerosol roducts such as perfumes, oven cleaners, pesticides, hair sprays, deodoran , and window cleaners. Before 1976, chlorofluorocarbons and methylene chloride propellants were used in many products. On August 4, 1981, a sample of runoff discharging from pipes located in the northwest corner of the Peterson/Puritan building into a culvert known as Brook A was found to contain methylene chloride and 1,1,1trichloroethane. Tabulated data showed that six of the seven contaminants found at the Lincoln wellfield were typical components of products packaged by the Peterson/Puritan facility. Three compounds were identified by Peterson/Puritan as used at its facility; 1,1,1-TCA, PCE, and trichlorofluoromethane.

Through later investigations conducted in November, 1990, during the RI, EPA learned that in July, 1974, a release of PCE occurred from a railcar which was off-loading product to the Peterson/Puritan tankfarm. An estimated 6200 gallons of PCE spilled onto the ground along the rail spur in close proximity to the tank farm at the Peterson/Puritan facility. This spill, along with historical releases of volatile organic compounds into manholes and catch basins associated with the facility's sewer system, is the primary source of contamination at the CCL facility. Figure 3 depicts the CCL facility and associated tankfarm (formerly Peterson/Puritan, Inc.).

A July 24, 1931 RCRA inspection of the PAC facility revealed no halogenated volatile organic compounds. However, the inspection revealed the existence of on-site septic tanks and a leach field. A portion of the facility's wastewater and non-contact cooling water, while not containing halogenated compounds, did discharge to a culvert known as Brook A (Figure 4). Samples taken from the facility indicated the presence of acktone, 2-propanol, toluene, ethylbenzene and methyl isobutyl ketone (MIBK). Samples of the facility's wastewater taken in 1981 (reported to the Blackstone Valley Sewer District) and in 1984 (collected by RIDEM) contained high concentrations of arsenic, associated with chronium and nickel, and tetrachloroethylene and xylene, respectively.

The facility continues to discharge non-contact cooling water to Brook A under a Rhode Island Pollution Discharge Elimination System (RIPDES) permit. The facility manufactures general industrial chemicals and specialty chemical materials for use in detergents, cosmetics, agriculture and food.

Information obtained from PAC indicates that there are three leachfields located on the PAC facility which were in use at various times. The two main leachfields, designated as Leachfield #1 and #2, were installed in approximately 1973 and were shut down in 1985. The third field, designated as Leachfield #3, is known to have been in use in 1972, and may have been installed as early as 1962. Although the exact use of this third leachfield is not known, it is still in use today as a sole sanitary system. Figure 5 shows the locations of each of the PAC leachfields.

An important source of contamination at the PAC facility is the discharge of VCCs, primarily acetone and isopropanol, to on-site septic systems and leachfields. Arsenic, another important source of contamination in ground water at the PAC facility, has been detected in PAC facility wastewaters. Furthermore, naturally occurring arsenic, normally bound to subsurface soils, can be liberated to ground water due to the biological activity which occurs in a reducing (non-oxidized) environment. A reducing environment in ground water at the PAC facility may be contributing to arsenic contamination at the PAC source area.

A more detailed description of the Site history can be found in the Revised Final Remedial Investigation Report, June 1993, Sections 1 and 5 of Volume 1.

# B. Enforcement Activity

From 1981 through 1986, EPA negotiated with Peterson/Puritan, Inc. to enter into an Administrative Order By Consent under which it would agree to conduct a Remedial Investigation/Feasibility Study (RI/FS). During this period of time, Peterson/Puritan further investigated the contamination at the Site and submitted its findings to the Agency in two technical reports. The Agency did not formally accept these reports as an RI/FS performed pursuant to the NCP since Peterson/Puritan had declined to enter into an

Administrative Order By Consent and the Agency had been unable to confirm the veracity of information contained in those reports. However, the technical reports were used as supporting data in the development of subsequent studies.

By 1986, EPA had decided to conduct the RI/FS itself and in January, 1987, EPA initiated its RI. Shortly thereafter, EPA received a request from Peterson/Puritan to take over the RI/FS.

In May 1987, Feterson/Puritan signed a Administrative Order on Consent (AOC) requiring it to perform an RI/FS for the entire Site area and reimburse EPA's oversight costs during this process. Also in 1987, Peterson/Puritan was sold to Hi-Port Industries, Inc. Its former parent, CPC International, Inc., (CPC) assumed, Peterson/Puritan's responsibilities under the AOC. This RI/FS work has to date included the takeover (with EPA oversight) of investigations which commenced in 1987 and ended February, 1990 and a second phase of the RI, initiated in March, 1992, to better define the nature and extent of contamination within OU 1. The second phase led to the development of the OU 1 Feasibility Study. CPC has been active in the study of OU 1.

EPA conducted a Baseline Risk Assessment and Ecological Assessment under a federal lead contract and maintained oversight of the PRP-lead RI/FS. The final Ecological Assessment and Baseline Risk Assessment were submitted on May 21, 1993 and June 2, 1993, respectively.

CPC International, Inc. (CPC) submitted a Revised Final RI for OU 1 on June 8, 1993 and an FS report for OU 1 on June 28, 1993. These documents are part of the Administrative Record which forms the basis for this Record of Decision.

On March 10, 1992, in response to PRP concerns, EPA amended the 1987 Administrative Order to clarify the language concerning the PRP reimbursement of oversight costs and cost documentation.

In June, 1992 EPA notified approximately seven (7) parties of their potential liability with respect to the Site. This group of potentially responsible parties (PRPs) includes CPC. Several of these PRPs have been active in the remedy selection process for OU 1. EPA mailed a copy of the proposed plan for OU 1 to the PRPs in July 1993. Technical comments presented by PRPs during the public comment period are included in the Administrative Record. A summary of these comments as well as EPA's responses, which describe how these comments affected the remedy selection, are included in the Responsiveness Summary, Appendix C of this document.

To date, EPA remains in contact with these parties in preparation for negotiations concerning the implementation of the selected remedy and future response actions to be conducted at other portions of the Site.

### III. COMMUNITY PARTICIPATION

Throughout the Site's history, community concern and involvement has been minimal. EPA has kept the community and other interested parties apprised of Site activities through informational meetings, fact sheets, press releases and public meetings.

In January, 1987, EPA released a community relations plan which outlined a program to address community concerns and keep citizens informed about and involved in activities during remedial activities. On January 15, 1987, EFA held an informational meeting at the Ashton elementary school in Cumberland, Rhode Island to describe the plans for the Remedial Investigation and Feasibility Study.

A fact sheet was issued in June, 1993 which discussed the findings of the Remedial Investigation, Risk Assessment, Ecological Assessment and opportunities for public involvement.

EFA issued a public notice and brief analysis of the Proposed Plan in the Pawtucket times and Woonsocket Call on July 1, 1993 and made the plan available to the public at the Lincoln and Cumberland town libraries. On July 6, 1993, EPA made the administrative record available for public review at EPA's offices in Boston and at the above referenced local information repositories.

On July 15, 1993, EPA held an informational meeting to discuss the results of the Remedial Investigation and the cleanup alternatives presented in the Feasibility Study and to present the Agency's Proposed Plan. Also during this meeting, the Agency answered questions from the public.

From July 6, 1993 to August 5, 1993, the Agency held a 30 day public comment period to accept public comment on the alternatives presented in the Feasibility Study and the Proposed Plan and on any other documents previously released to the public.

On July 29, 1993, the Agency held a public hearing to discuss the Proposed Plan and to accept any oral comments. A transcript of this meeting with the comments received and the Agency's response to comments are included in the attached responsiveness summary.

All supporting documentation for the decision regarding OU 1 is placed in the Administrative Record for review. The Administrative Record is a collection of all the documents considered by EPA in choosing the remedy for OU 1. It was made available at the EPA Records Center, at 90 Canal Street, in Boston, MA, and at the Cumberland and Lincoln public libraries. The Cumberland public library is located on Diamond Hill Road in Cumberland, Rhode Island. The Lincoln public library is located on Old River Road, in Lincoln, Rhode Island. An index to the Administrative Record for OU 1 is provided as Appendix E.

#### IV. SCOPE AND ROLE OF THE OPERABLE UNIT RESPONSE ACTION

Response activities at the Site have been divided into operable units. CU 1 addresses contamination emanating from the CCL and PAC facilities. A second operable unit will address contamination at the J.M. Mills landfill as necessary.

The CU 1 remedy will reduce the VOCs in soil and arsenic in ground water at the source areas, prevent continued release and further migration of hazardous substances to the ground water (and surface water at the Blackstone River which is a receptor of OU 1 contamination), restore contaminated ground water to drinking water standards, and provide for continued environmental monitoring at OU 1. The remediation of OU 1 is not expected to adversely impact any future response actions at other operable units at the Site. The remedy will provide for active restoration of all portions of OU 1 that are outside of EPA's acceptable risk range and will employ permanent treatment technologies to reduce contaminants while undertaking a cost effective approach to meeting EPA's remedial response objectives.

This remedial action will address the following principal threats to human health and the environment posed by OU 1: 1) the threat of future potential ingestion of ground water contaminated from OU 1; and 2) the threat of ingestion or contact with contaminated soils.

#### V. SUMMARY OF SITE CHARACTERISTICS

Section 1.0 of the Feasibility Study contains an overview of the Remedial Investigation. The Remedial Investigation consists of a February, 1990 Draft Remedial Investigation Report for the entire Site (referred to in that report as the Site Study Area). Subsequently, a June, 1993 Revised Final Remedial Investigation Report presented data focussed on a portion of the Site identified herein as OU 1 (referred as the Primary Source Area in that report.) The Feasibility Study further subdivides OU 1 into two remediation areas: the CCL remediation area and the PAC remediation area. This division was based on the two principal contaminant source areas identified in the RI/FS; the CCL and PAC source areas and their respective downgradient areas. Figure 6 depicts OU 1 and the principal source areas within it. The significant findings of the Remedial Investigation relating to OU 1 and the two remediation areas are summarized below.

The Blackstone River is the most prominent water feature in the Site and borders OU 1 to the west. The main channel of the river is approximately 150 feet wide, highly variable in depth, and meanders slightly. The Blackstone River canal parallels the river to the west throughout the Site. Under normal flow conditions, the river is recharged by ground water with an average discharge rate of 729 cubic feet per second. Upstream, the river flow is hydraulically controlled by dams as it passes through Weonsocket, RI. According to Flood Insurance Rate Maps prepared by FEMA,

the 100-year floodplain encompasses approximately two-thirds of CU 1. However, the principal source areas, the CCL and PAC facilities, are not located in the floodplain, but are elevated 15 to 20 feet above it.

A small drainage channel, referred to in the RI as Brook A, originates at Mendon Road and is sustained by periodic runoff from Mendom Road and the PAC and CCL properties, and on a more regular basis, by industrial noncontact cooling water discharge from the PAC facility. Average daily discharge from the PAC facility is approximately 200,000 gallons per day. Brook A follows an almost entirely artificial channel between the PAC and CCL facilities to the Providence & Worcester (P&W) railroad tracks where it is diverted south along the tracks to Martin Street. Brook A is predominantly 10 to 25 feet above the water table along its course to Martin Street. Here the flow enters a storm sewer and is piped to its discharge point at a headwall south of the Martin Street Bridge at the Blackstone River.

The Blackstone River valley occupies a bedrock trough filled with glacial kame terrace deposits and post-glacial alluvium. Kame terrace deposits are composed of homogeneous, well-sorted fine to coarse sand and gravel. The alluvial sediments are reworked glacial sand and gravel, and exhibit little to no variation in composition or structure from the kame terrace deposits. These unconsolidated deposits are relatively thin (10 to 20 feet) in the northwestern portion of OU 1 where the bedrock valley narrows. Deposits thicken to greater than 130 feet to the southeast as the trough widens. Deposits pinch out along the steep bedrock valley walls to the east and west. An esker deposit was mapped by the USGS in the vicinity of the PAC facility. This deposit may account for a higher percentage of gravel in this area. However, surface expression of the esker deposit is no longer visible due to land development and construction. Till is found in the base of the bedrock trough and is primarily dense with a high silt content and more sandy in some locations. The till also contains boulders up to five feet in diameter. The bedrock is composed primarily of a very hard guartzite and to a lesser extent, a softer schist. The quartzite varies from highly fractured to little fracturing and water bearing fractures are known to exist. The schist is generally more fractured and weathered with water bearing fractures also occurring. Comparison of rock core logs indicates that there is a high variation of fracture density and orientation within the Site and that only localized preferential fracture patterns appear to be exhibited.

The majority of the ground water flow in the Blackstone River valley occurs in highly transmissive outwash sand and gravel deposits. This flow is minimally augmented by till and bedrock seepage, all of which eventually discharges to the river.

- A. Soil
- 1. CCL Source Area

The CCL facility is situated on a kame terrace alont the eastern valley wall of the Blackstone River, in close proximity to bedrock outcrops. Grain-size analysis indicative of the majority of soils encountered during the drilling program at CCL was 71% sand, 29% fines (silts and clay), and 0% gravel.

Events and activities at the CCL facility constitute a significant source of VOCs in OU 1. Soils in the vadose zone (i.e. above the permanent ground water level) of the CCL tank farm have retained a substantial quantity of VOCs associated with solvent releases. Monitoring wells installed in the tank farm confirm the presence of residual contamination in the tank farm soils. Soil gas samples were obtained from 49 stations at a depth five feet or less in 1988. Concentrations in soil vapor ranged up to 6,070 ug/l trans-1,2-DCE; up to 336 ug/l TCE; and non-detect to 898 ug/l PCE/acetone. The highest concentrations of soil gas (PCE/acetone) from the upper five feet of soil were in the tank farm area on the southwest perimeter of the plant. Significantly lower concentrations were found along the southeast, northeast, and northwest sides of the building.

In 1990, boring locations were chosen to intercept a reported railroad tank car spill area within the tank farm and to determine background soil conditions. Table B-1 of Appendix B summarizes the VOCs detected. Findings from the 1990 investigation indicated that residual contamination of the vadose zone was more widespread than previously believed.

In May and June of 1992, ten additional borings and four additional wells were installed in and immediately downgradient of the tank farm to better define the extent and distribution of CCL soil contamination. (The area immediately downgradient of the tank farm is also identified in the RI/FS and this document as the O'Toole property. See Figure 4.) The results of this investigation are presented in Tables B-2 and B-3 which summarize the distribution of total, selected VOCs within the vadose zone in and adjacent to the tank farm. Selected VOCs include PCE, TCA, TCE, 1,2-DCE (total) and 1,1-DCE. PCE is the predominant compound detected in the vadose zone.

In summary, soil samples (Photo-ionization Detector (PID) screening and laboratory analyses) from borings advanced into the unsaturated zone in the vicinity of the tank farm revealed significantly elevated levels of chlorinated solvents. The nature and extent of these chemicals in the soils suggests that they are largely derived from a common source. Their location underlying the railroad spur indicates that the reported tank car spill is a significant cause of CCL source area contamination. The vertical distribution of the contaminants in the tank farm shows that the highest concentrations are at a depth of about 20 feet. (See Figure 7.)

However, soil data indicates that other sources of VOCs have released

contaminants to soils between the facility building and the tank farm. The sources of these VCCs are a manhole and catch basins associated with sanitary and storm sewers. The VOCs detected in this vicinity include PCE, TCA, and methylene chloride.

Semivolatile organic compounds (SVOCs), pesticides, and PCBs were detected in soils at the CCL source area. The majority of the SVCCs detected were polyaromatic hydrocarbons (PAHs) detected in surface soils. A total of eight pesticides were detected at low concentrations. A single PCB (arcolor-1254) was detected in a subsurface sample at a concentration of approximately 0.093 mg/kg.

Regarding inorganics in soil at the CCL source, analytes most notably detected were lead at 262 mg/kg and vanadium at a concentration of 236 mg/kg. Analytes such as aluminum, chromium, iron, lead and manganese were detected at each subsurface sampling location while vanadium was detected at a single location.

#### 2. PAC Source Area

The PAC facility is located in close proximity to an esker deposit comprised of fine to course silty sands and gravel. Grain-size analysis of samples taken at the PAC facility indicate 32-98% sand, 2-14% fines, and 0-54% gravel. In the area of the PAC facility, bedrock outprops to the east along Mendon Road.

Acetone, Isopropyl Alcohol (IPA), nickel, chromium and arsenic were nistorically detected in Lonza facility wastewater discharges. Specifically, high concentrations of arsenic were reportedly discharged to the subsurface via the leachfield(s). Prior to hookup to the municipal sewer system, facility wastewater was discharged to on-site leachfields which the RI identifies as potential sources of subsurface contamination.

In June of 1992, a comprehensive Site investigation of the PAC facility was completed. The program consisted of a soil gas survey, a soil boring and sampling program, and the installation of monitoring wells for the sampling of ground water at the facility. Soil borings were focussed on leachfield #1 as a potential source identified with the soil gas survey. VOCs detected in PAC soils during the June 1992 soil gas and boring investigations were acetone ranging from 0.022 to 4.4 mg/kg, IPA at 30 mg/kg, MIBK ranging from 0.029 to 0.044 mg/kg, toluene ranging from 0.013 to 1.6 mg/kg, ethylbenzene ranging from 0.032 to 1.5 mg/kg, styrene at 0.075 to 0.079 mg/kg, xylene at 0.026 to 5.5 mg/kg, and chlorobenzene being detected only once at a single location at 0.011 mg/kg.

Acetone and IPA were not detected in surface soils (0 to 1 ft. below ground surface). Acetone was detected in three borings located at leachfield  $\pm$ 1, and detected in soil (16 to 18 ft. below ground surface) between the leachfield and well = AW-2, where the highest concentration of acetone was recorded in ground water. In addition to acetone and IPA, the list of

compounds found in the three leachfield borings includes toluene, ethylbenzene, styrene, and xylene. These same six compounds were also detected in ground water from leachfield #1 at well AW-01R.

Atetone is the primary contaminant detected in PAC soils, with a peak concentration occurring below grade (>2 ft. below ground surface) in borings advanced through leachfield #1. Acetone is a miscible compound and will not likely remain in the permeable, unsaturated soils underlying the PAC facility. IPA is likely a parent compound responsible in part for the presence of acetone.

The limited distribution of acetone in soils suggests that leachfield #1 and the immediate subsurface area is the source of acetone detected in ground water. Acetone readily degrades in both aerobic and anaerobic environments. Its persistence in ground water at the PAC facility suggests residual acetone or IPA is present in leachfield piping or soils. Furthermore, the leachfield(s) may be a source of other previously detected VCCs.

Eleven SVOCs were detected within the PAC source area. The highest concentrations of SVOCs were detected in borings B-02 and B-301 at the ground surface, each containing eight compounds, with no single contaminant concentration exceeding 2.2 mg/kg.

Eleven pesticides were detected in soils on the PAC property in relatively low concentrations. Samples from borings B-04 and B-301 revealed at least seven pesticides, with no single contaminant concentration exceeding 0.08 mg/kg. No PCBs were detected.

Inorganics including arsenic, chromium, lead, and occasionally nickel were found throughout the PAC vadose zone and background surface soils. It is uncertain to what extent these inorganic detections in soil are indicative of PAC facility contamination or of mineral composition of native deposits.

#### B. Ground Water

### 1. CCL Source and Downgradient Areas

Ground water flows southwesterly from the CCL facility to the Blackstone River. In the direction of flow, the saturated deposits increase in thickness from less than 30 feet at the facility to approximately 100 feet south and west to the boundary of OU 1. The aquifer is highly transmissive, ranging from 75,000 to 300,000 gpd/ft. with an average hydraulic conductivity of 1,000 gpd/ft., or 134 ft/day. A recovery well located downgradient of the tank farm indicates a hydraulic conductivity of approximately 97 ft/day.

Chlorinated solvents have consistently been identified in ground water samples from wells immediately downgradient of the CCL property. Ground water data collected for the RI from directly below the CCL tank farm

Page 12

clearly indicate that the sources of VOC contamination lie within the tank farm area. Both PCE and TCA were detected in ground water in 1992 from overhurden well MW-201A at concentrations of 110,000 ug/l and 120,000 ug/l respectively. The concentration of PCE detected in ground water at this location is very close to the compound's solubility of 150 mg/l. Likewise, the concentration of TCA approaches 10 percent of the compound's solubility of 1,400 ug/l. While dense non-aqueous phase liquids (DNAPLs; were not identified at OU 1 during any investigation phase, DNAPLs may exist at the CCL source area, based on the solubility values for the contaminants as presented above. If pockets of DNAPLs are present at the CCL source area, they may continue to be a long-term source of contamination in the aquifer.

Upgradient of the tank farm, TCE was detected at 120 ug/l in ground water from a single well location (MP-7), and is considered to be residual contamination from a former leachfield located in that vicinity. Upgradient of both PAC and CCL facilities, background conditions have been established at well MW-301 in that no VOCs were detected in ground water at this location.

Figure 8 presents a cross-sectional view of the 1992 select VCC data along a representative flowline from the CCL tank farm downgradient to the Blackstone River. RI data indicate that both the plume and ground water flowlines have a distinct southwest orientation. Flowlines at the valley wall initially move downward and then generally flow along the base of the aquifer. Under natural aquifer (non-pumping) conditions, the plume discharges to the Blackstone River in the vicinity of wells MP-10 and -11, across from the Quinnville wellfield. In a southerly direction from the CCL source area, concentrations of VOCs diminish in both shallow and deep portions of the aquifer. At well MW-106B, benzene was detected at concentrations of 9 and 5 ug/l in June and August of 1989, respectively. Nonetheless, well MW-106 may mark a boundary for the southeasterly distribution of the OU 1 plume since (with benzene in June and August, 1989 as the sole exception) no VOCs were detected within the well triplet in four separate sampling events.

Degradation compounds of PCE and TCA have been detected at near-source, transitional, and downgradient wells. In immediate proximity to the tank farm, degradation compounds were detected in ground water, primarily 1,2-DCE (total) and to a lesser extent TCE; but combined, the degradation products comprise a small percentage of the total VOCs detected. Ground water from transitional wells contains a higher percentage (50 percent or more) of degradation compounds, primarily 1,2-DCE followed by TCE. Downgradient of the transitional zone, PCE and TCA are not detected; the primary component of the plume is 1,2-DCE followed by TCE, 1,1-DCA and 1,1-DCE. Chloroethane is detected furthest from the source, deep in the aquifer, and is considered to be a near-complete degradation compound of ICA at greater distances from the source. During the June 1992 sampling round, vinyl chloride, another degradation compound, was only detected in two transitional wells (GZ-2-1 and MW-103) at 830 and 9 ug/1, respectively. Historically, vinyl chloride has been detected at the transitional zone and

points farther downgradient.

Beirock contamination was found at two well locations (MW-103, west of the COL tank farm at the corner of Martin Street and the railroad tracks, and MM 105C, south of the COL tank farm and across Martin Street). Each well displays characteristic contaminants from the COL source containing total VICS at MW-103 and MW-105 at approximately 96 ug/l and 633 ug/l, respectively.

Ground water monitoring wells, located south of Martin Street (near the Health-Tex facility) reported detectable levels of inorganics during the 1992 field investigation. Cadmium, chromium, and lead were detected in well 442 (installed by USGS) at concentrations above their respective MCLs reported as total (unfiltered) results. Copper and mercury were also detected, but at concentrations below MCLs. The results of well 442 are suspect, due to the construction of this well, which includes a steel casing. None of the five metals were detected during the corresponding analyses for dissolved (filtered) metals. These metals were not detected in upgradient wells located on the Health-Tex or Okonite properties or in well 102A, B & C located on the north side of Martin Street.

Copper and cadmium were detected in well MP-10B at concentrations of 2,550 and 7.6 ug/l, respectively. The corresponding MCLs for these metals are 1,300 and 5 ug/l. The detected copper is anomalously high since copper was not detected in any other downgradient well at concentrations above 208 ug/l during 1992 sampling. The detected cadmium concentration is less than two times the cadmium MCL. No metals were detected in the corresponding dissolved metals analysis for this well.

Cadmium was detected in well MP-11C at 6.1 ug/l (total), which is slightly above the MCL of 5 ug/l. Arsenic was detected in well MP-11B at 71 ug/l (total) which exceeds the corresponding 50 ug/l MCL. During both the June and August 1989 sampling events, dissolved (filtered) arsenic was reported for the same well at 72 ug/l. The occurrence of total and dissolved arsenic detected at well MP-11B appears to be an isolated case. MP-11C showed a marked decrease in total arsenic (below the MCL) deeper in the acuifer at the same location while other wells upgradient of MP-11 location detect no arsenic in either filtered or unfiltered samples. While the cause of elevated arsenic levels at well MP-11B is unclear, this result is believed to be limited in extent.

It is believed that the aquifer downgradient of the CCL facility is primarily an oxidized environment, and therefore does not produce detectable quantities of dissolved metals. The difference between the total and the dissolved metals noted above, with the exception of dissolved arsenic at well MP-11B, is most likely related to entrainment of suspended solids during sampling. It is not likely that water pumped from an extraction well or public supply well would entrain suspended solids to the extent experienced during monitoring well sampling.

Page 14

### 2. PAC Source and Downgradient Areas

Inree types of VCCs have been detected in ground water at the PAC remediation area: ketones, chlorinated solvents, and aromatic compounds.

If the ketones detected in the ground water at the PHI source, acetone is most prevalent. In 1937, acetone was detected at very high concentrations approx. 1,700,000 ug/l in June 1937). Low concentrations of other ketones such as methyl ethyl ketone (MEK), 2-hexanone, and MIBK were reported in ground water from well AW-2 in 1989.

In 1992, additional monitoring wells were installed to further delineate the acetone plume previously identified in wells AW-1 and AW-2. Acetone was detected in TV-1 at 51,000 ug/l and also downgradient from this well at MW 304 (49 ug/l However, acetone was not detected in wells downgradient of AW-2 and the concentration of acetone in AW-2 dropped significantly since its initial detection (1,700,000 ug/l in 1987 to 150 ug/l in June 1992).

IFA is a likely parent compound responsible, in part, for acetone. IFA was detected on the PAC property at wells AW-1 (78 to 96 mg/l) and MW 304 (33 J ug/l).

Acetone will degrade aerobically to carbon dioxide and water. It will also degrade anaerobically to carbon dioxide and water and possibly methane. Either or both mechanisms is likely occurring in the former leachfield soils and in aquifer material below the water table. These reactions explain the marked decrease of acetone detected in ground water from well AN-2.

The former leachfield #1 at the PAC facility acts as a continuing source of IPA and acetone. Given that acetone is miscible in water, the concentrations detected in ground we ar in proximity to this leachfield are relatively small, and not necessarily indicative of a significant mass of contaminant. However, since the concentration of acetone remained relatively constant at this location from 1987 to 1992, it appears that acetone continues to be released from the former leachfield by some techanism.

The chlorinated solvents PCE and TCA were detected in concentrations of 17 to 73 ug/l, and 10 ug/l, respectively in five of nine wells located on the FAC facility in June 1992.

Aromatic compounds such as toluene, ethylbenzene, styrene, and xylene were identified in the soil gas survey and were detected in ground water below the PAC facility. Benzene was not detected in any media on the PAC property. Ethylbenzene was detected in five wells on the PAC property and downgradient at well 308 at concentrations ranging from 23 to 830 ug/l. Tylene and toluene were detected less frequently at lower concentrations, and styrene was detected once at 13 ug/l in ground water at AW-2.

Additional sampling data concerning the PAC remediation area, was submitted to EPA by Lonza in June, 1993. In this report, the detection of chlorinated solvents was limited to MW 302B with 1,2-DCE, trichloroethene, estimated at 1, and 4 ug/1, respectively and carbon disulfide at approximately 2 ug/1. Well MW-30T was found to have significant concentrations of VOCs where in 1992 there were none detected.

The Lonza report also states that acetone concentrations remain relatively consistent with that of the RI findings with two exceptions: acetone was not detected above the detection limit at well AW-2 and was detected in two PAC downgradient wells (MW 3055 and 305C) at a concentration of 9 (estimated) and 57 ug/1, respectively. Aromatic compounds such as toluene, ethylbenzene, and xylene were also detected in four of nine PAC facility wells. Ethylbenzene was the most prominent compound detected with the highest concentration found at well AW-1R (1200 ug/1).

Eased upon the sampling conducted in June, 1992 for the RI, it is unlikely that the VOCs detected in PAC source area ground water are presently migrating in significant concentrations to downgradient areas. Compared with the PAC source area, PAC downgradient wells MW 305 and 306 show a marked increase in chlorinated solvents, such as TCA ranging from 15 to 23 ug'l, TCE ranging from 18 to 150 ug/l and 1,2-DCE ranging from 16 to 130 uz/1. Aromatic hydrocarbons such as benzene, ethylbenzene, and xylene are also present. Chlorinated solvents were not detected in PAC soils or soil vapor during the RI investigations. However, TCA was detected in PAC ground water during the August 1988 spling event. Historic wastew er and ground water sampling at PAC does indicate the release of these compounds including PCE, which degrades to TCE and 1,2-DCE. With the exception of benzene, aromatic hydrocarbons have consistently been detected at the PAC source area. Furthermore, acetone, a PAC source contaminant detected at the PAC leachfield, was recently detected in the PAC downgradient area at the MW 305 well location in June, 1993. Taken as a whole, this data indicates that historic waste disposal practices at the PAC source area have contributed to the contamination presently detected in the PAC downgradient area, although the PAC source area is now diminished as a source of VOCs for the PAC downgradient area.

Based on June, 1992 RI data for the PAC remediation area, arsenic, nickel, and lead concentrations (total/unfiltered) in ground water exceeded Rhode Island and/or federal Maximum Contaminant Levels (MCLs) in monitoring wells at the PAC source and downgradient areas. Total chromium also exceeded the Rhode Island MCL in ground water immediately downgradient of the PAC facility, on CCL property. Total chromium was detected elsewhere on the PAC property, below state and federal standards. Arsenic, chromium and nickel were reported as being detected historically in facility wastewaters disposed on-site.

As previously stated, the difference between the total and the dissolved metals analyses, with the exception of arsenic, is most likely related to entrainment of suspended solids during sampling. Therefore, the total

metal concentrations for nickel, lead and chromium may not accurately indicate an exceedance of MCLs at these groundwater locations since water pumped from an extraction well or public supply well is not expected to entrain suspended solids to the extent experienced during monitoring well sampling.

However, total arsenic was detected in ground water within the PAC source area at concentrations that approach tenfold background levels detected at MW 301. Historically, total arsenic has been detected in PAC wells, with peak concentrations ranging from 290 ug/l (AW-2; August 1989) to 921 ug/l (AW-1; August 1988). Concentrations of both total and dissolved arsenic are similar to and above the MCL of 50 ug/l historically for AW-2. In 1992, MW-303 and MP-2 reported total and dissolved concentrations of arsenic at 83 and 73 ug/l, and 136 and 110 ug/l, respectively.

The distribution of arsenic, particularly dissolved arsenic, is consistent with reported historic handling of wastewater containing arsenic. The concentrations of arsenic in wastewater were on occasion much greater than that recently been detected in ground water (10,000 ug/l; Lonza wastewater analysis, 1931). Records indicate that from 1981 to 1985 wastewaters were discharged to the leachfields.

Although arsenic was discharged to the leachfields at PAC, the presence of dissolved arsenic detected in wells downgradient of the former leachfields may also be due to the presence of organic material (acetone, IPA, fatty acids and other available organic carbon) derived from the leachfields. Under strongly reducing conditions, arsenic will desorb from mineral soils into solution. The biodegradation of organic materials creates a reducing environment which tends to liberate and mobilize arsenic from native soils as well as from the arsenic enriched deposits derived from the leachfields. In the presence of chelating agents, such as organic molecules, arsenic forms soluble organic complexes even in a mildly reducing environment where iron is abundant.

Total arsenic exceeds the MCL at nine locations sampled. At six of nine locations, dissolved arsenic also exceeds the MCL. In general, the highest concentration of arsenic was found in the vicinity of the leachfields. The difference between total and dissolved arsenic is significant at wells MW-301 and MW-101C positioned upgradient of the former leachfields. Total arsenic concentrations at these two locations were 115 ug/l (estimated) and 580 ug/l (estimated), respectively, whereas dissolved arsenic was not detected. The total arsenic may likely be a reflection of concentrations indicative of native soils. The absence of dissolved arsenic reflects the absence of reducing conditions and chelating agents in the background environment upgradient of the PAC facility.

# C. Surface Water and Sediments

Two VOCs, chloroform and acetone, were detected in Brock A surface water samples in OU 1. Chloroform was detected most frequently at concentrations

ranging from 12 to 37 ug/l from three locations along Brock A in the October 1937 sampling event and from a single location in the June 1992 sampling event. Acetone was detected at three locations during the October, 1937 sampling round with a peak concentration of 4020 ug/l at location SW-06. SW-06 is the only surface water station located on the Blackstone River within OU-1 to detect a VCC (i.e. Trichlorofluoromethane at 2.9 ug/l).

No semivolatile organic compounds, pesticides or PCBs were detected in surface water.

Copper was detected in surface water in 1937 at a concentration of 0.2 mg/l in Brook A at station SW-007(SW-04). Zinc was detected in 1988 at 38, 45, and 43 ug/l at stations SW- 006, -005, -007 (SW-03, 3A, and 04), respectively. Six inorganic analytes were reported in the June 1992 surface water samples. Zinc was reported at concentrations ranging from 142 to 290 ug/l with the highest concentration at SW-007. All other inorganics were found at concentration ranges typically found in the natural environment.

Sediment samples collected along Brook A were analyzed for VOCs, SVOCs, pesticides/PCBs and inorganics. SVOCs and inorganics were the most prevalent analytes detected. The only VOC detected in sediment along Brook A was 1,1,2,2-tetrachloroethane at trace levels from SD-CC6(SW-O3) during the August 1988 sampling round. SVOCs and pesticides/PCBs were detected more frequently in the sediment samples as compared with the number of these compounds detected in corresponding surface water samples. SD-OO1, - 003, and -006 each had at least six SVOCs during the June 1992 sampling round while SD-OO2, -003, and -006 were the stations detecting pesticides and PCBs. No pesticides were detected in the October 1987 and August 1988 sampling rounds. Still, the identification of these compounds along the Brook were sporadic and did not indicate the presence of a significant scurce.

A complete discussion of OU 1 characteristics can be found in the Revised Final Remedial Investigation Report, June, 1993, in Sections 3, 4, 5 and 6 of Volume 1. A complete discussion of Site characteristics is contained in the Draft Remedial Investigation Report, February, 1990.

### VI. SUMMARY OF SITE RISKS

A Risk Assessment (RA) and Ecological Assessment (EA) were performed under a Federal-lead contract to estimate the probability and magnitude of potential adverse human health and environmental effects from exposure to contaminants associated with OU 1. The results of the human health risk assessment for OU 1 are discussed below followed by the conclusions of the ecological assessment.

Page 18

# A. Baseline Risk Assessment

The risk assessment followed a four step process: 1) Contaminant identification, which identified those hazardous substances which, given the specifics of CU 1 were of significant concern; 2) exposure assessment, which identified actual or potential exposure pathways, characterized the potentially exposed populations, and determined the extent of possible exposure; 3) toxicity assessment, which considered the types and magnitude of adverse health effects associated with exposure to hazardous substances, and 4) risk characterization, which integrated the three earlier steps to summarize the potential and actual risks posed by hazardous substances at OU 1, including carcinogenic and non-carcinogenic risks.

Forty-four contaminants of concern, listed in Table B-4 were selected for evaluation in the RA. These contaminants constitute a representative subset of the more than 75 contaminants identified at OU 1 during the Remedial Investigation. The 44 contaminants of concern were selected to represent potential OU 1 related hazards based on toxicity, concentration, frequency of detection, and mobility and persistence in the environment. (See Tables B-5 through B-10). A summary of the health effects of each of the contaminants of concern can be found in the risk assessment at Appendix A.

Potential human health effects associated with exposure to the contaminants of concern were estimated quantitatively through the development of the following hypothetical exposure pathways:

- Future potential use of ground water as drinking water,
- Ingestion of and dermal contact with the Blackstone River during recreational use,
- Ingestion of and dermal contact with sediments in Brook A by trespassers,
- Ingestion of and dermal contact with soils by workers during construction and by future residents.

For each pathway evaluated, an average and a reasonable maximum exposure estimate was generated corresponding to exposure to the average and the maximum concentration detected and estimated exposure in that particular medium.

### 1. Ground Water

Ground water is currently not being used as a drinking water source. Therefore, only a future residential use scenario was evaluated. Ingestion of 2 liters per day over 30 years lifetime was assumed for both average and maximum exposure estimates. Separate risk evaluations were performed for the following four areas of the contaminated ground water:

- CCL source area,
- PAC source area,
- CCL downgradient area,
- PAC downgradient area.

These four areas are depicted in Figure 6.

2. Surface Water - Blackstone River

Ingestion and dermal contact with surface water while swimming or wading in the Blackstone River were evaluated as potential current and future exposure scenarios. The current and future use exposure scenarios were considered to be equivalent. Exposure frequency was estimated at 5 times per year for an adult residing in the area for 30 years and 10 times per year for a child (aged 6 to 17 years) over 12 years.

3. Sediments - Brook A

Ingestion and dermal contact with sediment while wading in Brook A were evaluated as potential current and future use exposure scenarios. Exposure was based on the assumption that children aged 6 to 17 would wade 10 times per year over 12 years.

4. Soils

Ingestion and dermal contact with soil were evaluated under two potential future exposure scenarios. One scenario was based on the assumption that residences would be built within each source area. Exposure to children aged 0 to 6 years and adults residing on the site for 30 years was evaluated. The other scenario evaluated exposure to subsurface soils by construction workers over one year. These scenarios were evaluated separately for the following two areas:

- CCL source area (including tank farm and O'Toole property),
- PAC source area,

Excess lifetime cancer risks were determined for each exposure pathway by multiplying the exposure level with the chemical specific cancer factor. Cancer potency factors have been developed by EPA from epidemiological or animal studies to reflect a conservative "upper bound" of the risk posed by potentially carcinogenic compounds. That is, the true risk is unlikely to be greater than the risk predicted. The resulting risk estimates are expressed in scientific notation as a probability (e.g.  $1 \times 10^{-6}$  for 1/1,000,000) and indicate (using this example), that an average individual is not likely to have greater than a one in a million chance of developing cancer over 70 years as a result of site-related exposure as defined to the compound at the stated concentration. Current EPA practice considers carcinogenic risks to be additive when assessing exposure to a mixture of hazardous substances.

The hazard index was also calculated for each pathway as EPA's measure of the potential for non-carcinogenic health effects. A hazard quotient is calculated by dividing the exposure level by the reference dose (RfD) or other suitable benchmark for non-carcinogenic health effects for an individual compound. Reference doses have been developed by EPA to protect sensitive individuals over the course of a lifetime and they reflect a faily exposure level that is likely to be without an appreciable risk of an aiverse health effect. RfDs are derived from epidemiological or animal studies and incorporate uncertainty factors to help ensure that adverse health effects will not occur. The hazard quotient is often expressed as a single value (e.g. 0.3) indicating the ratio of the stated exposure as defined to the reference dose value (in this example, the exposure as characterized is approximately one third of an acceptable exposure level for the given compound). The hazard quotient is only considered additive for compounds that have the same or similar toxic endpoint and the sum is referred to as the hazard index (HI). (For example: the hazard quotient for a compound known to produce liver damage should not be added to a second whose toxic endpoint is kidney damage).

# B. Summary of Baseline Risk Assessment

Tables B-11 through B-27 depict the carcinogenic and non-carcinogenic risk summary for the contaminants of concern in each exposure pathway described above.

### 1. Ground Water

#### <u>CCL source area</u>

The average and reasonable maximum exposure case carcinogenic risks associated with the potential future ingestion of ground water were approximately 2 x  $10^{-2}$  and 2 x  $10^{-1}$ , respectively. 1,1 Dichloroethene, tetrachloroethene and vinyl chloride comprise the majority of the risk for both the average and reasonable worst case scenarios. Other chemicals which contributed a risk of greater than one in one million (1 x  $10^{-6}$ ) were tenzene; 1,1 dichloroethane: methylene chloride; 1,2 dichloroethane; methylene chloride; 1,1,2 trichloroethane, trichloroethene, bis(2ethylhexy1)phthalate, chlordane and arsenic.

For noncarcinogenic effects, the average and reasonable maximum exposure case Hazard Indices exceeded one for the toxic endpoints of liver, skin and kidney. 1,2 Dichloroethene, methylene chloride, tetrachlorethene, 1,1,1 trichloroethane and chlordane were major contaminants for the liver. Acetone and cadmium were the major contaminants for the kidney. Arsenic was the major contaminant for the skin.

### PAC source area

The average and reasonable maximum exposure case carcinogenic risks associated with the potential future ingestion of groundwater were

approximately 6 x  $10^{-3}$  and 1 x  $10^{-2}$ , respectively. Arsenic was the major contributor to the risks. One other contaminant, tetrachloroethene, contributed a risk greater than one in one million.

For noncarcinogenic effects, the average and reasonable maximum exposure case Hazard Indices exceeded one for the toxic endpoints of liver and skin. Acetone and arsenic were the major contributors to the liver and skin Hazard Indices, respectively.

# CCI downgradient area

The average and reasonable maximum exposure case carcinogenic risks were approximately 4 x  $10^{-4}$  and 2 x  $10^{-3}$ , respectively. Tetrachloroethene, vinyl chloride and arsenic contributed to the majority of the risks. Benzene, 1,2 dichloroethane, trichloroethene and bis(2-ethylhexyl)phthalate each contributed a risk greater than one in one million.

For noncarcinogenic effects, the average Hazard Index exceeded one for the toxic endpoint of skin based on the presence of arsenic. The maximum Hazard Indices were exceeded for the toxic endpoints of liver, skin and gastrointestinal tract. 1,1 Dichloroethene and tetrachloroethene were the major contributors to the liver Hazard Index, and arsenic and copper to the skin and gastrointestinal endpoints, respectively.

# PAC downgradient area

The average and reasonable maximum exposure case carcinogenic risk were approximately 1 x  $10^{-4}$  and 4 x  $10^{-4}$ , respectively. Arsenic contributed to the majority of the risk. Benzene and trichloroethene each contributed a risk greater than one in one million.

For noncarcinogenic effects, the average Hazard Index did not exceed one. For the reasonable maximum exposure case, the Hazard Index exceeded one for the toxic endpoint of skin based on the presence of arsenic.

# 2. Surface Water - Blackstone River

The reasonable maximum exposure case carcinogenic risks associated with the potential current and future recreational use were approximately 1 x  $10^{-7}$  and 1 x  $10^{-6}$ , respectively.

For noncarcinogenic effects, the Hazard Index was well below one.

# 3. Sediment - Brook A

The average and reasonable maximum exposure case carcinogenic risks associated with exposure to Brook A were approximately  $1 \times 10^{-6}$  and  $3 \times 10^{-6}$ , respectively.

For noncarcinogenic effects, the Hazard Index was well below one.

4. Soil

### CCL source area - tank farm

The average and reasonable maximum exposure case carcinogenic risks associated with exposure to the soils for future residents was approximately 3 x  $10^{-3}$  and 3 x $10^{-2}$ , respectively. Tetrachloroethene in subsurface soils was the major contributor to the risk.

For noncarcinogenic effects the Hazard Indices for the average and reasonable maximum exposure scenario for future residents were 35 and 382, respectively. Tetrachloroethene was the major contributor to the Hazard Index.

The average and maximum carcinogenic risks associated with the adult worker were approximately 3 x  $10^{15}$  and 3 x  $10^{12}$  respectively. The average and maximum Hazard Indices were 4.7 and .43, respectively.

### CCL source area - C'Toole Property

The average and reasonable maximum exposure case carcinogenic risks associated with exposure to the soils for future residents were 8 x  $10^{-5}$ , and 6 x  $10^{-5}$ , respectively. The risks to workers was approximately 3 x  $10^{-7}$  for both the average and maximum cases.

For noncarcinogenic effects, the Hazard Indices for the average and reasonable maximum exposure were well below one for all potentially exposed populations.

# PAC facility

The average and reasonable maximum exposure case carcinogenic risks associated with exposure to soils for future residents were approximately  $1 \times 10^{-4}$  and  $4 \times 10^{-5}$ , respectively.

For noncarcinogenic effects, the Hazard Indices for the average and reasonable maximum exposure for future residents were well below one for all potentially exposed populations.

In summary, predicted carcinogenic health risks assuming the future use of ground water, fell outside EPA's risk range at three of the four areas evaluated : CCL Source, FAC Source and CCL Downgradient. Unacceptable Hazard Indices were also estimated at these three areas.

The maximum predicted carcinogenic risk and Hazard Index for the Blackstone River are within EPA's acceptable range.

The maximum predicted carcinogenic risk and Hazard Index for Brook A are

# within EPA's acceptable range.

The predicted carcinogenic risks and Hazard Index for contact with soils fell outside EPA's risk range at the CCL Facility. The maximum predicted carcinogenic risk and Hazard Index for the other two soils areas evaluated (PAC Facility and C'Toole Property) are within EPA's acceptable range.

Actual or threatened releases of hazardous substances from OU 1, if not addressed by implementing the response action selected in this ROD, may present an imminent and substantial endangerment to public health, welfare, or the environment. Specifically, the potential future use of contaminated ground water throughout OU 1, including the Quinnville wellfield, and exposure to soils at the CCL source area pose threats to public health.

# C. Ecological Assessment

Measured concentrations of compounds in ground water, surface water and sediments were compared to benchmark criteria (i.e. protective guidelines). Due to the limited number of surface water samples collected from the Blackstone River within the OU, this comparison for the river was evaluated using contaminant concentrations in ground water wells adjacent to the river. Ground water concentrations for several volatile organic compounds (VOCs) and inorganics exceeded the respective benchmark criteria. However, dilution by the river water is likely to decrease actual surface water concentrations to levels below benchmark criteria. The results of the Ecological Assessment (EA) are listed in Tables B-28 through B-31.

The primary objective of the EA was to characterize, qualify and quantify the current and potential environmental risks associated with exposure to CU 1 derived contamination of soil, sediment and surface water, if no remedial action is taken within OU 1.

The EA is comprised of five major components: 1) Hazard Identification (Problem Formulation), 2) Exposure Assessment, 3) Toxicity Assessment, 4) Risk Characterization, and 5) Uncertainties and Limitations. EPA selected 39 contaminants, detected throughout OU 1, which either occurred in ground water discharging to the Blackstone River, Brook A surface water and sediments or surficial soils. These contaminants were of concern in addressing environmental risk at OU 1. Indicator species were selected based upon previous reports, literature searches, and field observations. A qualitative evaluation of risks to indicator species was completed based on the integration of OU 1 sampling data, habitat, feeding and behavioral characteristics of indicator species, potential relationships between these species, the exposure assessment, and toxicity information.

Concentrations of a number of contaminants of concern detected in Brook A sediments exceeded the benchmark criteria. However, Brook A does not provide likely or valuable habitat for ecological receptors based on its location and ephemeral nature.

A gualitative risk description for upland soils was completed. While potential upland habitat is located within CT 1, it is comprised of a few small separated parcels located in an industrial setting, thus reducing the habitat potential and value. In addition, the locations of these small parcels do not overlap known or suspected soil conteninated areas. Home ranges for receptors inhabiting these parcels may minimally overlap for small mammals or would be used infrequently by larger species.

In conclusion, based on this assessment, it is not likely that the contaminants found within OU 1 will cause significant impacts to terrestrial or aquatic populations.

### VII. DEVELOPMENT AND SCREENING OF ALTERNATIVES

### A. Statutory Requirements/Response Objectives

Under its legal authorities, EPA's primary responsibility at Superfund sites is to undertake remedial actions that are protective of human healt and the environment. In addition, Section 121 of CERCLA establishes several other statutory requirements and preferences, including: a requirement that EPA's remedial action, when complete, must comply with all federal and more stringent state environmental standards, requirements, criteria or limitations, unless a waiver is invoked; a requirement that EPA select a remedial action that is cost-effective and that utilizes permanent solutions and alternative treatment technologies or resource recovery technologies to the maximum extent practicable; and a preference for remedies in which treatment which permanently and significantly reduces the volume, toxicity or mobility of the hazardous substances is a principal element over remedies not involving such treatment. Response alternatives were developed to be consistent with these Congressional mandates.

Based on preliminary information relating to types of contaminants, environmental media of concern, and potential exposure pathways, remedial action objectives were developed to aid in the development and screening of alternatives. These remedial action objectives were developed to mitigate existing and future potential threats to public health and the environment. These response objectives were:

- 1. Minimize/mitigate the mass of contaminants at the source,
- Prevent further migration of contaminants from the sources to potential receptors and downgradient areas, including the Blackstone River,
- 3. Prevent ingestion/contact of ground water contaminated with carcinogens at levels in excess of Maximum Contaminant Levels (MCLs) and a total excess cancer risk of greater than  $1 \times 10^{-4}$  to  $1 \times 10^{-6}$ ,
- 4. Prevent ingestion of/contact with ground water contaminated with noncarcinogens at levels greater than MCLs, health-based Applicable or Relevant and Appropriate Requirements (ARARs) and a

total hazard index greater than 1,

- Restore the contaminated ground water in the aquifer, from the source to the outer boundary of the contaminant plumes, to a level protective of human health and the environment as soon as practicable,
- Prevent the leaching of contaminants from the soil that would result in ground water contamination in excess of health and risk-based ARARs, and
- 7. Ensure a coordinated remediation between all points of source contamination, such that restoration of OU 1 is achieved as soon as practicable.

In response to the remedial action objectives, general response actions were identified. These actions for ground water and soil at OU 1 included the following: No Action, Limited Action, Containment, In-situ Treatment, Collection/Removal, Treatment, and Discharge/Disposal.

Although the river is a receptor of OU 1 contamination, remediation of the Blackstone River itself is not a remedial action objective under this Superfund action. Historically, the river has been subjected to contamination from various non-site related sources, as evidenced by its current Class C designation. Such contamination is beyond the scope of any OU 1 remedial action. However, low levels of OU 1 contaminants currently discharge into the river. The evaluation of alternatives in the FS considered technologies for OU 1 which will mitigate, to the extent practicable, this discharge by extracting CCL downgradient ground water contaminated with VOCS, thereby reducing the discharge of OU 1 contaminants to the river.

Similarly, the Quinnville wellfield is a receptor of OU 1 related contamination. However, no active restoration/remedial action is contemplated at the Quinnville wellfield. Prior to closure in 1979, pumping of the wellfield drew OU 1 contaminants under the Blackstone River. Since its closure, residual contamination at the wellfield has been naturally attenuating to health-based standards, based on the 1988 ground water quality data. Active restoration at the wellfield may draw contaminants from the nearby J. M. Mills Landfill (designated as OU 2). Therefore, the evaluation of alternatives for OU 1 included a monitoring program to ensure that the observed natural attenuation continues, and institutional controls to ensure that there is no use or hydrologic alteration of ground water at the wellfield until risks at the nearby J.M. Mills Landfill are identified and addressed.

# B. Technology and Alternative Development and Screening

CERCLA and the NCP set forth the process by which remedial actions are evaluated and selected. In accordance with these requirements, a range of alternatives were developed for OU 1. With respect to source control response actions, the RI/FS developed a range of alternatives in which treatment that reduces the toxicity, mobility, or volume of the hazardous substances is a principal element. These alternatives included options that remove or destroy hazardous substances to the maximum extent feasible, thereby eliminating or minimizing, to the degree possible, the need for long term management. These alternatives also included options that, while treating the principal threats posed by CU 1, vary in the degree of treatment employed and the quantities and characteristics of the treatment residuals and untreated waste that must be managed. These alternatives also included those that involve little or no treatment but provide protection through engineering and institutional controls, and a no action alternative.

With respect to groundwater response actions, the RI/FS developed a limited number of remedial alternatives that attain OU 1 specific remediation levels within different timeframes using different technologies, and a no action alternative.

As discussed in sections 3, 4 and 5 of the FS, the FS identified, assessed and screened technologies based on implementability, effectiveness and cost. Approximately 60 technologies were determined to be potentially applicable to the remedial response obj ctives. This assessment retained certain technologies and led to the development of a number of process options which were further evaluated in the FS.

In order to assemble alternatives, section 6.1 of the FS assambled remedial technologies and process options into remedial alternative elements for both the CCL and PAC remediation areas. Seven remedial alternative elements were developed for each of the remediation areas. These remedial alternative elements were screened based on implementability, effectiveness and cost, as described in Section 300.430(e)(4) of the NCP. The remedial alternative elements for each remediation area that were retained from the screening process were then combined to form remedial alternatives for the entire operable unit, addressing source control and management of migration considerations.

From this screening and combination process, six alternatives were retained for detailed analysis. Table B-32 identifies these alternatives, which are also discussed in section VIII., below.

# VIII. DESCRIPTION OF ALTERNATIVES

This Section provides a narrative summary of each alternative evaluated. A detailed tabular assessment of each alternative can be found in Table 8-1 of the Feasibility Study.

- A. Alternative 1: No-Action
  - Environmental monitoring.

This alternative was evaluated in detail in the FS as required by CERCLA, to serve as a baseline for comparison with the other remedial alternatives under consideration. Under this alternative, there would be no remedial action of any of the contaminated media found at OU 1; however, the noaction alternative would include long-term monitoring of existing ground water monitoring wells located within the CCL and P1° remediation areas and the Quinnville wellfield.

The objectives of the environmental monitoring program are to evaluate whether the natural attenuation processes of biodegradation, oxidation, and dilution within the aquifer are reducing contaminant concentrations and to conitor the migration of contamination from the source areas.

This alternative would rely solely on natural attenuation to reduce contaminant concentrations at OU 1. While natural attenuation is occurring to some extent at OU 1, it is not known if these natural processes will reduce the concentrations of OU 1 contaminants to levels that are protective of human health and the environment throughout OU 1. The alternative could be implemented easily at a relatively low cost, but would maximize the amount of time needed to achieve remedial action objectives for ground water because contaminant leaching from soil would act as a continuing source of contamination.

Estimated Time for Design and Construction:				0 years
Estimated Time for Restoration:	30+	years	for	entire OU 1
Estimated Capital Costs:				<b>\$</b> 0
Estimated Operation and Maintenance:				\$980,000
(net present worth)				
Estimated Total Costs:				\$980,000
(net present worth, assuming 7% discount rate)				

- B. Alternative 2: Limited Action
  - Environmental monitoring,
  - Institutional controls, and
  - Focussed investigation.

This alternative would include the long-term environmental monitoring of ground water as described in Alternative 1, and would establish institutional controls to prevent its future use, as well as prevent direct contact or exposure to contaminated soils, and provide a focussed investigation to further characterize the extent and source of VOC contaminants detected in the PAC downgradient area.

Institutional controls would be required to prevent the use or hydrologic alteration of ground water throughout OU 1, including the Quinnville wellfield, and prevent direct contact to or exposure to contaminated soils in areas where such soils exceed EPA's risk range.

The focussed field investigation of the PAC downgradient area would include installation of new monitoring well clusters, sampling and analysis of ground water, and investigation of potential contaminant sources impacting the PAC downgradient area. Based on the findings of the investigation, further response actions may be required.

Estimated Time for Design and Construction: 1 year Estimated Time for Restoration: 30- years for entire OU 1 Estimated Capital Costs: \$119,000 Estimated Operation and Maintenance Costs: \$1,154,000 (net present worth) Estimated Total Costs: \$1,273,000 (net present worth, assuming 7% discount rate)

C. Alternative 3: Source Control

CCL remediation area:

- Excavation (manholes and catch basins),
- Capping,
- Soil venting of source soils and treatment,
- Source area ground water extraction,
- Ground water treatment and discharge,
- Institutional controls throughout the CCL remediation area, and
- Environmental monitoring.

PAC remediation area:

- Excavation and disposal of leachfields soils,
- Institutional controls throughout the PAC remediation area, and
- Focussed investigation.

This alternative involves source control actions to limit the migration of contaminants. Source control at the CCL remediation area would include excavating contaminated soils in two catchbasins and one manhole, capping source soils, venting vadose zone soils, and extracting and treating source area ground water via an air stripping process with discharge of the treated ground water to the Narragansett Bay Commission (NBC) Privately-Owned Treatment Works (POTW) via the local sewer interceptor located onsite.

Source control at the PAC remediation area would consist of excavating the two leachfields and conducting a focussed investigation of the PAC downgradient area.

Like Alternative 2, this alternative would include the long-term environmental monitoring of ground water and institutional controls to prevent the future use of ground water, as well as prevent direct contact

cr exposure to contaminated soils, and provide a focussed investigation of VOC contaminants detected in the PAC downgradient area. Remediation of ground water downgradient of the CCL and PAC source areas would rely on natural attenuation of the contaminants.

Estimated Time for Design and Construction: 2 years Estimated Time for Restoration: 2 years 4 years at PAC source, 6 years at PAC downgradient, 12 years at CCL source, 12 years at CCL downgradient Estimated Capital Costs: \$1,614,000 Estimated Operation and Maintenance Costs: \$4,638,000 (net present worth) Estimated Total Costs: \$6,252,000 (net present worth, assuming 7% discount rate)

D. Alternative 4: Enhanced Source Control

CCL remediation area:

- Excavation (manholes and catch basins),
- Capping,
- Soil venting of source soils and treatment,
- Source area ground water extraction,
- Ground water treatment and discharge,
- Institutional controls throughout the CCL remediation area, and
- Environmental monitoring.

PAC remediation area:

- Soil excavation, disposal and leachfield reconstruction,
- In-situ oxidation treatment of ground water,
- Environmental monitoring,
- Institutional controls throughout the PAC remediation area, and
- Focussed investigation.

The enhanced source control alternative would include all the remedial actions described in Alternative 3 for the CCL remediation area; however, at the PAC remediation area, this alternative would combine the source control remedial actions described in Alternative 3 with in-situ treatment of ground water. In-situ oxidation would be used to reduce the mobility of arsenic in ground water migrating from the PAC leachfields. Institutional controls, environmental monitoring, and a focussed investigation would be conducted as described in Alternative 3.

Estimated Time for Design and Construction: Estimated Time for Restoration:

3 years

l year at PAC source, 6 years at PAC downgradient	
12 years at CCL source, 12 years at CCL downgradient	
Estimated Capital Costs:	<b>\$1,676,</b> 000
Estimated Operation and Maintenance Costs:	\$4,859,000
(net present worth)	
Estimated Total Cost:	\$6,535,000
(net present worth, assuming 7% discount rate)	· · ·

#### Ε. Alternative 5: Enhanced Source Control and CCL Area Management of Migration

CCL remediation area:

- Excavation (manholes and catch basins),
- Capping,
- Soil venting of source area soils,
- Source area ground water extraction, treatment and discharge to POTW.
- Downgradient area ground water extraction with direct POTW discharge,
- Natural attenuation of the Quinnville wellfield,
- Institutional controls throughout the CCL remediation area, and
- Environmental monitoring.

PAC remediation area:

- Excavation, disposal and reconstruction of the leachfields, ٠
- In-situ oxidation treatment of the PAC source,
- Natural attenuation of the PAC downgradient ground water,
- Institutional controls throughout the PAC remediation area,
- Focussed investigation of the PAC downgradient area, and
- Environmental monitoring.

Alternative 5 includes the remedial elements described in Alternative 4 for the PAC and CCL remediation areas. Alternative 5 also includes extraction and treatment of the CCL downgradient ground water. Recovery of the ground water plume that has migrated from the CCL source area toward the Blackstone River would be accomplished by a multi-well recovery system south of Martin Street. Because ground water monitoring of downgradient wells has indicated that downgradient concentrations of total VOCs are below levels required for discharge to the POTW, this recovered ground water would be directly discharged without pretreatment to the POTW via the sewer.

Estimated Time for Design and Construction: 3 years Estimated Time for Restoration: 1 year at PAC source, 6 years at PAC downgradient 12 years at CCL source, 6 years at CCL downgradient Estimated Capital Costs: \$1,901,000

Estimated Operation and Maintenance Costs: \$5 (net present worth) Estimated Total Cost: \$7 (net present worth, assuming 7% discount rate)

# F. Alternative 6: Enhanced Source Control and CCL/PAC Area

CCL remediation area:

Management of Migration

- Excavation (manholes and catch basins),
- Capping,
- Soil venting of source area soils,
- Source area ground water extraction and treatment
- Downgradient area ground water extraction with direct POTW discharge,
- Natural attenuation of the Quinnville wellfield,
- Institutional controls throughout the CCL remediation area, and
- Environmental monitoring.

PAC remediation area:

- Excavation, disposal and reconstruction of the leachfields,
- In-situ oxidation treatment of the PAC source,
- PAC downgradient ground water extraction and direct POTW discharge,
- Institutional controls throughout the PAC remediation area,
- Focussed investigation, and
- Environmental monitoring.

This alternative would combine the remedial action elements of Alternative 5, with additional extract ion and direct discharge of PAC downgradient ground water to the POTW via the sewer. A multi-well system would be used to pump contaminated ground water in the PAC downgradient area pending the results of the focussed investigation. Based on previous monitoring results, this extracted ground water could be discharged directly to the POTW via the sewer without pretreatment. Cleanup timeframes for the PAC downgradient area would be reduced to three years, as opposed to six years under natural attenuation.

Estimated Time for Design and Construction:	3 years
Estimated Time for Restoration:	-
1 year at PAC source, 3 years at PAC downgradient	
12 years at CCL source, 6 years at CCL downgradient	
Estimated Capital Costs:	\$1,969,000
Estimated Operation and Maintenance Costs:	\$5,465,000
(net present worth)	
Estimated Total Cost:	\$7,434,000
(net present worth, assuming 7% discount rate)	- •

\$5,350,000

\$7,251,000

# IX. SUMMARY OF THE COMPARATIVE ANALYSIS OF ALTERNATIVES

Section 121(b,(1) of CERCLA presents several factors that at a minimum EPA is required to consider in its assessment of alternatives. Building upon these specific statutory mandates, the National Contingency Plan articulates nine evaluation criteria to be used in assessing the individual remedial alternatives.

A detailed analysis was performed on the alternatives using the nine evaluation criteria in order to select an OU 1 remedy. The following is a summary of the comparison of each alternative's strength and weakness with respect to the nine evaluation criteria. These criteria are summarized as follows:

### Threshold Criteria

The two threshold criteria described below must be met in order for the alternatives to be eligible for selection in accordance with the NCP.

- Overall protection of human health and the environment addresses whether or not a remedy provides adequate protection and describes how risks posed through each pathway are eliminated, reduced or controlled through treatment, engineering controls, or institutional controls.
- Compliance with applicable or relevant and appropriate requirements (ARARS) addresses whether or not a remedy will meet all of the ARARS of other Federal and State environmental laws and/or provide grounds for invoking a waiver.

# Primary Balancing Criteria

The following five criteria are utilized to compare and evaluate the elements of one alternative to another that meet the threshold criteria.

- 3. Long-term effectiveness and permanence addresses the criteria that are utilized to assess alter-natives for the long-term effectiveness and permanence they afford, along with the degree of certainty that they will prove successful.
- 4. Reduction of toxicity, mobility, or volume through treatment addresses the degree to which alternatives employ recycling or treatment that reduces toxicity, mobility, or volume, including how treatment is used to address the principal threats posed by the site.

- 5. Short term effectiveness addresses the period of time needed to achieve protection and any adverse impacts on human health and the environment that may be posed during the construction and implementation period, until cleanup goals are achieved.
- 6. Implementability addresses the technical and administrative feasibility of a remedy, including the availability of materials and services needed to implement a particular option.
- 7. Cost includes estimated capital and Operation Maintenance (O&M) costs, as well as present-worth costs.

# Modifying Criteria

The modifying criteria are used on the final evaluation of remedial alternatives generally after EPA has received public comment on the RI/FS and Proposed Plan.

- 8. State acceptance addresses the State's position and key concerns related to the preferred alternative and other alternatives, and the State's comments on ARARs or the proposed use of waivers.
- 9. Community acceptance addresses the public's general response to the alternatives described in the Proposed Plan and RI/FS report.

A detailed tabular assessment of each alternative according to the nine criteria can be found in Table 7-2, 7-5, 7-8, 7-11, 7-14, and 7-17 of the Feasibility Study.

Following the detailed analysis of each individual alternative, a comparative analysis, focusing on the relative performance of each alternative against the nine criteria, was conducted. This comparative analysis can be found in Table 8-1 of the Feasibility Study.

The section below presents the nine criteria and a brief narrative summary of the alternatives and the strengths and weaknesses according to the detailed and comparative analysis.

1. Overall Protection of Human Health and the Environment

Alternative 1 is not protective, in that it provides for no remedial action, and does not impose institutional controls throughout OU 1 to prevent potential future exposures to contaminants. The remaining alternatives all include institutional controls. Each of these remedies is more protective than Alternative 1 to the extent that the necessary institutional controls are acquired and maintained for the time necessary

to restore the soils and ground water under each alternative. Institutional controls will not prevent the further migration of contaminants throughout GU 1 or beyond its boundaries. The typical institutional controls, such as deed restrictions on excavation and use of ground water, must be readily enforceable by both private parties and governmental agencies to be effective. Such controls also depend on cooperation of adjacent property owners, which make their acquisition and maintenance questionable at OU 1. Considering the magnitude of risk at the PAC and CCL source areas, and the geographic extent of the CCL downgradient area, institutional controls, by themselves, are questionable in their ability to provide adequate protectiveness at OU 1. Therefore, alternatives 2, 3, and 4, which rely solely on institutional controls and natural attenuation in areas where risk is demonstrated to be outside EPA's acceptable risk range, are less protective than Alternative 5 and Alternative 6, which actively restore the soils and ground water in all areas where these media are cutside the risk range. The active response measures in these two alternatives greatly reduce the amount of time for which institutional controls must be relied upon at OU 1.

Alternative 6 also calls for active restoration at the PAC downgradient area. The risk at the PAC downgradient area is currently within EPA's acceptable risk range, when EPA's risk management factor for arsenic is incorporated (see notation on Table I). As such, the additional measures proposed at the PAC downgradient area under Alternative 6 do not provide for quicker attainment of EPA's remedial response objectives at CU 1. Therefore, Alternative 5 and Alternative 6 are equally protective under this criterion.

# 2. Compliance with ARARs

Alternatives 1 and 2 would not meet ARARs because they would allow contamination throughout OU 1 to continue to spread to downgradient areas, resulting in further exceedances of chemical-specific ARARs. Alternative 3 allows exceedances of chemical-specific ARARs to continue and spread at the PAC remediation area and the CCL downgradient area until such time as natural attenuation restores the soils and ground water in these areas. In Alternative 4, such exceedances are limited to the CCL downgradient area and the PAC downgradient area.

Alternative 5 and Alternative 6 both attain all Federal and State ARARs. Alternative 6 provides that ground water at the PAC downgradient area would be restored to MCLs in three years, as opposed to six years under Alternative 5; however, the risk at the PAC downgradient area is currently within EPA's acceptable risk range, considering the Agency's risk management factor for arsenic. Therefore, the required timeframe for Alternative 5 to attain ARARs at the PAC downgradient area is acceptable to EPA.

### 3. Long-term Effectiveness and Permanence

Each alternative provides for reduction of risks at OU 1 at the completion of the remedial action; however, under Alternative 1, the risks at OU 1 are present until such time as natural attenuation restores soils and ground water within OU 1. Alternative 2 mitigates these risks solely through institutional controls. Alternatives 3 and 4 further reduce risks through active restoration of the CCL and/or PAC source areas; however, the CCL downgradient risks are not addressed, except through institutional controls. Alternative 5 reduces contaminants as soon as practicable in all areas of contamination within OU 1 that are currently known to be exceeding EPA's risk range. While Alternative 6 provides for faster cleanup in the PAC downgradient area, it does not restore this portion of OU 1 to EPA's acceptable risk range any faster than Alternative 5, since the risk at the PAC downgradient area is within EPA's acceptable risk range, considering the Agency's risk management factor for arsenic.

### 4. Reduction of Toxicity, Mobility, or Volume through Treatment

With the exception of Alternatives 1 and 2, all the alternatives evaluated in the FS would provide for the reduction of toxicity, mobility or volume of site contaminants through treatment since all would employ some degree of treatment prior to discharge or disposal. Alternative 3 includes treatment only at the CCL source area. Alternative 4 provides for treatment at both the CCL and PAC source areas. Alternative 5 and Alternative 6 provide for no further treatment than Alternative 4. Alternative 5 and Alternative 6 provide for further recovery of contaminated ground water in the CCL or CCL and PAC downgradient areas, respectively; however, such ground water would not require pretreatment prior to POTW discharge.

### 5. Short-term Effectiveness

Alternative 1, which consists solely of natural attenuation, provides for no protection of the community until cleanup levels are achieved. Alternative 2 provides for more protection of the community only to the extent that institutional controls are effectively implemented and maintained. Alternatives 3 and 4 are more protective of the community during remedial actions, because their active restoration processes at the source areas provide for a shorter time period when risks are unacceptable; however, both these remedies continue to rely solely on institutional controls to reduce risks for portions of OU 1 where risks are outside EPA's acceptable risk range. Alternative 5 and Alternative 6 provide for maximum reduction of risks to the community, by implementing institutional controls and providing for the quickest practicable restoration of those contaminated areas that are outside of EPA's acceptable risk range. Since the risk presented at the PAC downgradient area is within EPA's acceptable risk range, considering the Agency's risk management factor for arsenic, any additional risk reduction provided by Alternative 6 is not required to achieve levels that are protective of human health and the environment.

Page 36

Because of the potential for release of contaminants during the excavation activities, engineering precautions would be taken to minimize the potential for contaminant releases to ensure short-term protection of site workers, nearby industries' workers, and area residents during cleanup related activities.

### 6. Implementability

All aspects of Alternative 5's source control and management of migratica are implementable and have been used successfully at other hazardous waste sites. In-situ exidation is innovative in environmental cleanups, and pilot testing will ensure optimal treatment. The technologies required for Alternative 5 and alternatives 3, 4 and 6, which involve on-site air stripping, soil vapor extraction, carbon adsorption, and pumping of ground water, are readily implementable, and have been successfully used at other Superfund sites.

Alternatives 3, 4, and 6, and Alternative 5, all involve discharge to the local POTW via the sewer located on-site. Discharge to the POTW will involve connecting to the Narragansett Bay Commission (NBC) sewer interceptor, located in the immediate vicinity of the CCL remediation area, and will be treated at Bucklin Point Wastewater Treatment Facility in East Providence, Rhode Island. Based on current information obtained from RIDEM, the Narragansett Bay Commission treatment facility is in compliance with state regulations. Based on information presented in the FS, NBC indicated that the discharge rates would likely be acceptable and would not exceed the design capacity of the interceptor or the treatment facility, pending submittal of design specifications. Therefore, discharge to the POTW is considered to be fully implementable.

### 7. Cost

A comparison of the estimated total present worth costs (based on a 7 percent discount) for each alternative is as follows:

<u>Alternative</u>	Tctal <u>Capital</u>	Total Operation & <u>Maintenance</u>	<u>Total Costs</u>
#1 #2 #3 #4 #5 #6	<pre>\$ 0 \$ 119,000 \$ 1,614,000 \$ 1,676,000 \$ 1,901,000 \$ 1,969,000</pre>	<pre>\$ 901,000 \$ 1,154,000 \$ 4,638,000 \$ 4,859,000 \$ 5,350,000 \$ 5,465,000</pre>	<pre>\$ 980,000 \$ 1,273,000 \$ 6,252,000 \$ 6,535,000 \$ 7,251,000 \$ 7,434,000</pre>

#### 8. State Acceptance

The Rhode Island Department of Environmental Management (RIDEM) has been actively involved with the Site, and particularly OU 1, during the

development of the RI/FS and this Record of Decision.

RIDEM submitted comments on EPA's Preferred Alternative during the public comment period. In summary, RIDEM generally supports the alternative selected by EPA. RIDEM expressed concern that the focussed investigation in the PAC downgradient area should not foreclose the possibility of any future RIDEM action in this portion of OU 1. RIDEM also favors "triggering" mechanisms that would describe the circumstances under which active restoration may be required at the PAC downgradient area.

A summary of these and other RIDEM comments, and EPA's responses, are included in the Responsiveness Summary, attached as Appendix C to this ROD.

RIDEM has reviewed this document and concurs with the alternative selected for the remedy as documented in the attached Declaration of State Concurrence (Appendix D).

# 9. Community Acceptance

The comments received by the community, potentially responsible parties, and local governments, are summarized and responded to in the Responsiveness Summary attached to the ROD as Appendix C.

The Town of Cumberland, a citizen, two citizen organizations, and three potentially responsible parties submitted comments. Major comments are summarized below:

- The Town of Cumberland expressed concerns about the reconstruction of the Mart. Street well field and requested further studies on contamination impacting the Lenox Street well.
- One citizen was concerned about worker safety issues at the CCL plant.
- The Blackstone Valley Tourist Council stated a preference for Alternative 6.
- Save the Bay supported Alternative 5, while expressing a preference for Alternative 6, if, after the results of the focussed investigation are understood, the PAC downgradient area is found to be outside of EPA's acceptable risk range.
- CPC, International stated a preference for Alternative 3 (source control), and stated that the preferred alternative would be unable to achieve cleanup levels. CPC further stated that the EPA risk assessment was flawed.
- Lonza Inc. believes that the in-situ oxidation at the PAC facility should be attempted on a pilot basis before EPA commits to full scale implementation. Lonza further stated that the PAC

downgradient area should be treated as a separate source and also took issue with EPA risk assessment assumptions.

PAC, while concerned about business impacts of remetial actions on its property, generally favored the preferred alternative.

### X. THE SELECTED REMEDY

The remedy selected to address the contamination identified in Operable Unit 1, of the Peterson/Puritan, Inc. Site is Alternative 5, Enhanced Source Control and CCL Area Management of Migration. The remedy includes the following components: the excavation and ff-site disposal of source area soils, venting with treatment of source — ea soils, extraction and treatment of the contaminated ground water, notural attenuation of the PAC downgradient area and the Quinnville well field, institutional controls for ground water use/hydrologic alteration and contact with contaminated soils, environmental monitoring and focussed investigation of contamination at the PAC downgradient area.

The selected remedy is comprehensive in that it provides for both source control and management of migration components to be implemented at OU 1. The approximate cleanup timeframes for the selected remedy are as follows: 12 years in the CCL source area, six years for the CCL downgradient area, six years to naturally attenuate contaminants at PAC downgradient area, and one year for source control measures at the PAC source. The Quinnville wellfield ground water, currently estimated to be within acceptable contaminant levels under non-pumping conditions, is expected to continue to attenuate throughout the duration of the cleanup.

#### A. Interim Ground Water Cleanup Levels

Interim cleanup levels have been established in ground water for all contaminants of concern identified in the Baseline Risk Assessment found to pose an unacceptable risk to either public health or the environment. Interim cleanup levels have been set based on the ARARs (e.g., Drinking Water Maximum Contaminant Level Goals (MCLGs) and MCLs) as available, or other suitable criteria described below. Periodic assessments of the protection afforded by remedial actions will be made as the remedy is being implemented and at the completion of the remedial action. At the time that Interim Ground Water Cleanup Levels identified in the ROD and newly promulgated ARARs and modified ARARs which call into question the protectiveness of the remedy have been achieved and have not been exceeded for a period of three consecutive years, a risk assessment shall be performed on the residual ground water contamination to determine whether the remedial action is protective. This risk assessment of the residual ground water contamination shall follow EPA procedures and will assess the cumulative carcinogenic and non-carcinogenic risks posed by the ingestion of ground water and exposure to soils at OU 1. If, after review of the risk assessment, the remedial action is not determined to be protective by

IPA, the remedial action shall continue until either protective levels are achieved, and are not exceeded for a period of three consecutive years, or until the remedy is otherwise deemed protective. These protective residual levels shall constitute the final cleanup levels for this Record of Decision and shall be considered performance standards for any remedial action.

Secause the aquifer under CU 1 is a Class IIB aquifer, which is a potential source of drinking water, MCLs and non-zero MCLGs established under the Safe Drinking Water Act are ARARs.

Interim cleanup levels for known, probable, and possible carcinogenic compounds (Classes A, B, and C) have been established to protect against potential carcinogenic effects and to conform with ARARS. Because the MCLGs for Class A & B compounds are set at zero and are thus not suitable for use as interim cleanup levels, MCLs and proposed MCLs have been selected as the interim cleanup levels for these Classes of compounds. Because the MCLGs for the Class C compounds are greater than zero, and can readily be confirmed, MCLGs and proposed MCLGs have been selected as the interim cleanup levels for Class C compounds. When neither a MCL or a nonzero MCLG exists, EPA has considered proposed MCLS or proposed non-zero MCLGs in setting the interim cleanup level.

Interim cleanup levels for Class D and E compounds (not classified, and no evidence of carcinogenicity) have been established to protect against potential non-carcinogenic effects and to conform with ARARs. Because the MCLGs for these Classes are greater that zero and can readily be confirmed, MCLGs and proposed MCLGs have been selected as the interim cleanup levels for these classes of compounds.

In situations where a promulgated State standard is more stringent than values established under the Safe Drinking Water Act, the State standard was used as the interim cleanup level. In the absence of an MCLG, an MCL, a proposed MCLG, proposed MCL, State standard, or other suitable criteria to be considered (i.e., health advisory, state guideline) an interim cleanup level was derived for each compound having carcinogenic potential (Classes A, B, and C compounds) based on a 10<sup>-6</sup> excess cancer risk level per compound considering the ingestion of contaminated ground water at OU 1. In the absence of the above standards and criteria, interim cleanup levels for all other compounds (Classes D and E) were established based on a level that represents an acceptable exposure level to which the human population including sensitive subgroups may be exposed without adverse affect during a lifetime or part of a lifetime, incorporating an adequate margin of safety (hazard quotient = 1) considering the ingestion of contaminated ground water at OU 1. If a value described by any of the above methods was not capable of being detected with good precision and accuracy or was below what was deemed to be the background value, then the practical quantification limit or background value was used as appropriate for the Interim Ground Water Cleanup Level.

Arsenic (A) \*

Bis(2-ethylhexyl)Phthalate (B2)

Table I below summarizes the Interim Cleanup Levels for carcinogenic and non-carcinogenic contaminants of concern identified in ground water.

<u>TABLE I: INTERI</u>	<u>M GROUND WAT</u>	<u>ER CLEANUP</u>	LEVELS
Contaminants of C	nterim leanup evel (ug/l)	<u>Basis</u>	Level of <u>Risk</u>
<u>CCL Facility Source Area</u>			
<pre>Benzene (A) 1,2-Dichlorcethane (B2) 1,1-Dichlorcethene (C) Methylene Chloride (B2) Tetrachlorcethene (B2) 1,1,2-Trichloroethane (C) Trichloroethene (B2) Vinyl Chloride (A) Bis(2-ethylhexyl)phthalate (B2) Chlordane (B2) Arsenic (A)*</pre>	5 5 7 5 5 5 5 5 2 6 2 5 0	MCL MCL MCL MCL MCL MCL MCL MCL MCL SUM	2: 0 <sup>-5</sup> 5: -5 4×10 <sup>-7</sup> 3×10 <sup>-6</sup> 3×10 <sup>-6</sup> 7×10 <sup>-7</sup> 5×10 <sup>-5</sup> 1×10 <sup>-6</sup> 3×10 <sup>-5</sup> 1×10 <sup>-4</sup>
PAC Facility Source Area			
Tetrachloroethene (B2) Arsenic (A)*	5 50	MCL MCL SUM	3×10 <sup>-6</sup> <u>1×10<sup>-6</sup></u> 1×10 <sup>-4</sup>
CCL Facility Downgradient Area	and Quinnvill	<u>e Wellfiel</u>	la
Benzene (A) 1,2-Dichloroethane (B2) Tetrachloroethene (B2) Trichloroethene (B2) Vinyl Chloride(A) Bis (2-othylboxyl) Bhthalate (B2)	5 5 5 2	MCL MCL MCL MCL MCL	2×10 <sup>-6</sup> 5×10 <sup>-6</sup> 3×10 <sup>-7</sup> 7×10 <sup>-7</sup> 5×10 <sup>-5</sup>

6

50

TABLE TO INTERIM COOPING WATER CLEANUS LEVELS

SUM 1x10<sup>-4</sup>

1x10<sup>-6</sup>

<u>1x10<sup>-4</sup></u>

MCL

MCL

# TABLE I: INTERIM GROUND WATER CLEANUP LEVELS (cont'd.)

# PAC Facility Downgradient Area

Benzene (A)	5	MCL	2x10 <sup>-6</sup>
Trichlorcethene (B2)	5	MCL	7x10 <sup>-7</sup>
Arsenic (A)*	50	MCL	1x10 <sup>-6</sup>
		SŨ	M 1x10 <sup>14</sup>

### \* EPA Risk Management Factor for Arsenic

Recent studies indicate that many skin tumors arising from oral exposure to arsenic are non-lethal and that the dose-response curve for the skin cancers may be sublinear (in which case the cancer potency factor used to generate risk estimates may be overestimated). It is Agency policy to manage these risks downward by as much as a factor of ten. As a result, the carcinogenic risk for arsenic at this Site has been managed as if it were one order of magnitude lower than the calculated risk. Consequently, the risk level for arsenic in the above table reflects a risk management factor.

Non-carcinogenic Contaminants of Concern (class)	-	<u>Basis</u>	Target Endpoint Toxicity	
CCL Facility Source	Area			
Acetone (D) 1,1-Dichloroethene ( 1,2-Dichloroethene ( Methylene Chloride ( Tetrachloroethene (E 1,1,1-Trichloroethar Chlordane (B2) Arsenic (A) Cadmium (D)	(D) 70 (B2) 5 32) 5	MCL MCL MCL MCL	Liver Liver Liver Liver Liver Liver Skin Kidney HI Liver HI Skin HI Kidney	0.06 0.9 5 <u>0.3</u> 2.2 5
PAC Facility Source	Area			
Acetone (D) Arsenic (A)	3700 50	HQ MCL	Liver Skin	1 5
			HI Liver HI Skin	1 5

# TABLE I: INTERIM GROUND WATER CLEANUP LEVELS (cont/d.)

<u>CCL Facility Downgradient Area and Quinnyille Wellfield</u>						
Arsenic (A) Copper (D)	50 1,300	MCL PMCL	Skin GI Irrit.			
		F	HI Skin HI GI Irrit.			
<u>PAC Facility</u>	<u>Downgradient Area</u>					
Arsenic (A)	50	MCL	Skin	<u>5</u>		
			HI Skin	5		

#### \*\*\*\*\*\*\*\*\*

While these interim cleanup levels are consistent with ARARs or suitable TBC criteria for ground water, a cumulative risk that could be posed by these compounds may exceed EPA's goals for remedial action. Consequently, these levels are considered to be interim cleanup levels for ground water. At the time that these Interim Groundwater Cleanup Levels identified in the ROD and newly promulgated ARARs and modified ARARs which call into question the protectiveness of the remedy have been achieved and have not been exceeded for a period of three consecutive years, a risk assessment shall be performed on the residual ground water contamination to determine whether the remedial action is protective. This risk assessment of the residual ground water contamination shall follow EPA procedures and will assess the cumulative carcinogenic and non-carcinogenic risks posed by the ingestion of contaminated ground water. If, after review of the risk assessment the remedial action is not determined to be protective by EPA, the remedial action shall continue until either protective levels are achieved and are not exceeded for a period of three consecutive years, or until the remedy is otherwise deemed protective. These protective residual levels shall constitute the final cleanup levels for this Record of Decision and shall be considered performance standards for any remedial action.

All Interim Groundwater Cleanup Levels identified in the ROD and newly promulgated ARARs and modified ARARs which call into question the protectiveness of the remedy and the protective levels determined as a consequence of the risk assessment of residual contamination, must be met at the completion of the remedial action in all ground water within OU 1, including the Quinnville well field. EPA has estimated that these ground water cleanup levels will be obtained within twelve years throughout all of OU 1.

### B. Soil Cleanup Levels

Eased upon data developed in the RI and the Baseline Risk Assessment, remedial measures to address risk associated with possible exposure to source soils are not warranted because present and future risks are within or below EPA's acceptable carcinogenic risk range or for the noncarcinogens generally below a Hazard Index of one. However, available data suggest that area soils are a primary source of release of VOCs to ground water. This phenomenon may result in an unacceptable risk to those who consume contaminated ground water. Therefore, cleanup lavels for soils were established to protect the aquifer from potential stil leachate. The Summers Model, described in Section 1.4.2.3 of the Feasibility Study was used to estimate residual soil levels that are not expected to impair future ground water quality. The interim cleanup levels for ground water were used as input into the leaching model. If the predicted protective soil level was not capable of being detected with good precision and accuracy, then the practical quantification limit was selected as the cleanup level for soils. The table below summarizes the soil cleanup levels required to protect public health and the environment through restoration of the acuifer and were developed for the ground water contaminants of concern detected above the interim ground water cleanup levels.

TABLE II:SOIL CLEANUP LEVELSFOR THE PROTECTION OF HUMAN HEALTH AND THE ADUIFERBASED ON THE SUMMER'S MODEL							
Carcinogenic Contaminants of <u>Concern (class)</u>	Soil Cleanup <u>Level (mg/kg)</u>	Basis for Model Input	Ground Water				
<u>CCL Facility Source Area</u>	(Uncapped Soils)*						
l,l-Dichloroethene (C) Methylene Chloride (B2) Tetrachloroethene (B2) Trichloroethene (B2)	0.028 0.004 0.146 0.039	MCL MCL MCL MCL	5x10 <sup>-5</sup> 4x10 <sup>-7</sup> 3x10 <sup>-6</sup> 7x10 <sup>-7</sup>				
		SUM	5x10 <sup>-5</sup>				
PAC Facility Source Area							
Tetrachloroethene (B2)	0.03	MCL	<u>3x10<sup>-6</sup></u>				
		SUM	3x10 <sup>-6</sup>				

Non-carcinogenic Contaminants of Concern (class)		Target Endpoint <u>Basis/Toxicity</u>		Ground water
<u>CCL Facility Scurce Area</u>	(Uncapped Soil	<u>s)*</u>		
1,1-Dichloroethene (C) 1,2-Dichloroethene (D) Methylene Chloride (B2) Tetrachloroethene (B2) 1,1,1-Trichloro-	0.004	MCL MCL	Liver Liver Liver Liver	0.02 0.2 0.002 0.01
	1.4	MCL	Liver	0.06
			HI Liv	ver 0.3
PAC Facility Source Area				
Ethylbenzene (D) Styrene (C) Toluene (D) Tetrachloroethene (B2) Xylenes (D)	4 0.6 3 0.03 33	MCL MCL	Fetotox. Liver Liver Liver CNS	0.2 0.1 0.1 0.01 <u>0.1</u>
			HI Fetotox. HI Liv HI CNS	/er 0.2

TABLE 2: SOIL CLEANUP LEVELS (cont.)

\* Values obtained from FS at p.1-18 and Appendix A; CCL source area values assume "uncapped" value to ensure protectiveness if integrity of cap fails over time.

#### \*\*\*\*\*\*\*\*

These cleanup levels in soils are consistent with ARARs for ground water, attain EPA's risk management goal for remedial actions, and have been determined by EPA to be protective. These cleanup levels must be met at the completion of the remedial action at the CCL source area (tank farm and O'toole property) and the PAC source area.

### C. Description of Remedial Components

The following is a description of the remedial components of the selected remedy for OU 1. As previously described, OU 1 is comprised of the CCL and PAC remediation areas; these are further broken into the CCL source and downgradient, and PAC source and downgradient areas, respectively.

The components of the CCL remediation area include:

- Excavation (manholes and catch basins),
- Capping,
- Soil venting of source area soils,
- Source area ground water extraction, treatment and discharge to POTW via the sewer,
- Downgradient area ground water extraction with direct POTW discharge via the sewer,
- Natural attenuation of ground water at the Quinnville wellfield,
- Institutional controls throughout the CCL remediation area, and
- Environmental monitoring.

The components of the PAC remediation area include:

- Excavation and disposal of the leachfields and related soils,
- In-situ oxidation treatment of the PAC source area,
- Natural attenuation of the PAC downgradient ground water,
- Institutional controls throughout the PAC remediation area,
- Focussed investigation of the PAC downgradient area, and
- Environmental monitoring.

**Excavation:** Excavation at the CCL area will consist of removing soils at manholes and catch basins. These soils are contaminated with solvents and will be transported off-site for disposal at a RCRA- approved disposal facility. Excavation of these soils will remove a portion of the continuing source of ground water contamination.

Excavation at the PAC remediation area includes removal of leachfields #1 and #2 and surrounding soils to a depth of approximately nine feet. Excavation will remove the source of contaminants to ground water in addition to removing other organic material contributing to the conditions which cause arsenic to become more soluble. Excavated soils will be sampled and analyzed to determine the most appropriate off-site disposal option. It is estimated that approximately 1,000 cubic yards of soil will be excavated and disposed of at a RCRAapproved disposal facility.

The excavation of soils and associated debris from the PAC leachfields and the CCL manholes and catchbasins will be performed in accordance with established performance specifications to be determined during remedial design.

<u>Capping</u>: Source area soils at the CCL remediation area will be capped to enhance the soil venting system operation (see below) by: 1) eliminating the potential inflow of clean air through the ground surface and from around the vent well casing in the immediate vicinity of operation, thereby increasing the area affected by each vent well, 2) limiting the infiltration through the soil, and 3) reducing the potential for direct contact of source area soils. An estimated 14,000 square foot area of the tank farm will be capped with concrete and an estimated 12,000 square feet of the C'Toole property will be paved. The steep slope between the two areas will not be capped because minimal precipitation could infiltrate into the sloped surface. In addition, the influx of clean air through the side slope is expected to assist in flushing VOCs from the vadose zone soils in the CCL tank farm by encouraging lateral air movement through the zone where soils are heavily contaminated.

Soil Venting and Vacch Treatment: A soil venting system (also known as Soil Vapor Extraction (STE)) consisting of an estimated 12 wells, blowers, and a Granular Activated Carbon (GAC) adsorption/regeneration off-gas treatment system will be installed at the CCL source area. It is presently estimated that the system will operate for a period of two years. It is estimated that the SVE system will result in 99 percent removal of VOCs above the ground water table (vadose zone) in the vicinity of the CCL tank farm. Due to the persistence of chlorinated solvents in the soil medium, residual contamination may remain after maximum soil venting has occurred. This residual contamination could continue to leach into the ground water by infiltration; however, EPA believes that an effective soil venting program, combined with an effective surface cap (described above) will minimize leaching, and ground water extraction (described below) will minimize contaminant migration so that cleanup levels in ground water will be achieved in approximately 12 years.

The GAC adsorption/regeneration off-gas treatment system will treat the contaminated air stream exiting the SVE system. The system will consist of an estimated two GAC vessels, an automated air stream switching device, and steam boiler. The contaminated air stream collected from the SVE system will be cycled through one of two vessels such that while one vessel was in operation, the second will be regenerated (cleansed) using steam. The unit will automatically direct the air stream influent to a new GAC vessel when the first vessel reached a pre-determined VOC adsorption capacity, triggering the steam regeneration of the spent vessel. The VOCs in the steam will be decanted and the recovered water reused in the regeneration process. The concentrated chemical solutions from the steam stripping process will be temporarily stored on-site prior to off-site treatment and disposal.

<u>Source Area Ground Water Extraction:</u> A multi-well recovery system in the CCL source area will capture and treat ground water within and immediately downgradient of the source to prevent migration of contaminated ground water from the source. Wells within the tank farm area will capture the grossly contaminated ground water and depress the ground water table in the source area. This depression will extend the vadose zone and allow further recovery of residual contamination at and below the static water table by the SVE system. Wells on the O'Toole property will cut off the source area from the downgradient plume. The total pumping rate will be about 90 gpm. A diffused air stripper will be used to treat the extracted ground water. Air stripping is a process that induces the mass transfer of VOCs from water to air by applying a forced air stream through the water column. Estimating a 100-gpm influent flow rate from CCL source area recovery wells, the diffused aeration system will consist of four tanks in series. Compared to other options considered in the FS, this process option will be less susceptible to fouling and reduced efficiencies from naturally occurring inorganics in the ground water, such as iron and manganese, due to the higher water velocity traveling through the system. The inorganics will travel through the treatment system as suspended solids and will be discharged with the treated water to the POTW via the sewer. The VCC-contaminated air passing through the stripping process will be treated by the GAC adsorption/regeneration system as described above.

<u>In-situ Oxidation</u>: In-situ (in place) oxidation will be used to reduce the mobility of the arsenic in ground water migrating from the leachfields at the PAC remediation area. The leachfields will be replaced with perforated pipe and stone backfill to be used as an infiltration gallery. Clean water, amended with a chemical additive, will infiltrate the soils at about four gallons per minute (gpm) through the infiltration gallery. As this water moves through the aquifer, it will reduce the mobility of the arsenic by chemically changing the more soluble arsenite to arsenate, which will precipitate or sorb to soil particles. In-situ oxidation is considered to be an innovative technology which will require pilot testing to ensure optimum treatment. Removal of the organic material in the old leachfields (as described above) is expected to enhance the effectiveness of the in-situ oxidation technology.

Downgradient Ground Water Extraction and Discharge: Recovery of the ground water plume that has migrated from the CCL source area toward the Blackstone River and Quinnville wellfield will be accomplished by installing a multi-well recovery system. The system will include approximately six to nine wells south of Martin Street, which will be about 100 to 120 feet deep and pump a total of approximately 100 gpm, and will be sufficient to capture the deep ground water plume. Because ground water monitoring of downgradient wells has indicated that downgradient concentrations of total VOCs are below levels requiring treatment prior to discharge to the POTW, this ground water can be directly discharged to the POTW via the sewer without pretreatment. Monitoring of the influent to the sewer will ensure continued compliance with POTW requirements.

<u>Institutional Controls</u>: Institutional controls will be required for all remediation areas, including the Quinnville wellfield and the PAC downgradient area. These controls will function to prevent the use or hydrologic alteration of ground water throughout OU 1, including the Quinnville wellfield. These controls will also function to prevent direct contact to, or exposure to, contaminated soils in areas where

such soils exceed EPA's risk range (i.e. CCL source Area). These controls may include the registration of deed restrictions prohibiting 1) excavation of source area soils, and 2) use of ground water throughout the remediation areas and the Quinnville wellfield. These restrictions would not apply to excavation and use that is within the scope of any authorized response action. Deed restrictions shall function, in part, to inform future purchasers that those properties within OU 1 are within a Superfund site. While in themselves institutional controls are not a permanent solution by which to solely manage exposure risks to contaminants, the controls, when applied with other components of the remedy, do provide an additional measure of protection. Institutional controls will be implemented at the CCL remediation area to prevent the future use or hydrologic alteration of contaminated ground water throughout the entire CCL remediation area (source area and downgradient area) and to prevent the direct contact or exposure to contaminated soil at the CCL source area. Similarly, institutional controls will be implemented at the PAC remediation area to prevent the future use or hydrologic alteration of contaminated ground water throughout the entire PAC remediation area (source area and downgradient area). Institutional controls will be implemented at the Quinnville wellfield to prevent the future use or hydrologic alteration of contaminated ground water. The restrictions will be maintained until OU 1 is determined not to pose a threat to human health and the environment, and at the Quinnville wellfield will be maintained until risks at the nearby J.M. Mills Landfill are identified and addressed.

Environmental Monitoring: The objectives of the environmental monitoring program will be to evaluate the rate and measure the success of the components of the remedial action, including natural processes acting on the contaminated media, and to monitor the migration and reduction of contamination at the PAC and CCL remediation areas and at the wellfield. The program will include the sampling of environmental media, including monitoring of a) ground water; b) treated and direct discharges from the ground water remediation systems to the POTW interceptor (i.e. sewerline); and c) the injection of chemically amended waters as a component of the PAC remedy. The reporting of such results for periodic evaluation shall continue until cleanup levels are met or OU 1 is determined not to pose a threat to human health and the environment. Long-term monitoring of the treated and direct discharge to the POTW via the sewer intercepter shall ensure that the discharge is not adversely affecting the POTW and that ARARs are being met.

The environmental monitoring program will also incluse a) a soil monitoring program to demonstrate compliance with soil cleanup levels; and b) a performance monitoring program for the soil vapor extraction (SVE) system to determine if the SVE system is working effectively to remove the VOCs from the CCL source area soils.

Natural Attenuation: Natural attenuation is a process of naturally occurring biodegradation, exidation, adsorption and dilution which reduces contaminant concentrations. This process is occurring within portions of the remediation areas and the Quinnville wellfield. This process will be the sole means of remediation at two areas of OU 1: the Quinnville wellfield and the PAC downgradient area. Natural attenuation, coupled with monitoring and institutional controls (as discussed above) will be implemented at the Quinnville wellfield. Natural attenuation with a focussed investigation, monitoring, and institutional controls, will be implemented at the PAC downgradient The focussed investigation will be required because VCCs were area. detected in monitoring wells in the PAC downgradient area. The investigation will include the installation of new monitoring well clusters, sampling and analyses of ground water, and investigation of potential contaminant sources impacting this area. Based on the findings of the investigation, further response actions may be required.

#### \*\*\*\*\*\*\*\*\*

The goal of this remedial action is to restore the ground water to its beneficial use, which is, at OU 1, a potential drinking water source. Based on information obtained during the remedial investigation, and the analysis of all remedial alternatives, EPA believes that the selected remedy may be able to achieve this goal. Although not detected during the RI, Dense Non-aqueous Phase Liquids (DNAPLs), i.e., undissolved chemicals, may be present at OU 1. If present, DNAPL could serve as a long-term source of contamination to ground water at the CCL source area. This could impact the ability of the remedial action to achieve cleanup levels at all points throughout the CCL source area in a reasonable time period.

Based in current data, EPA estimates that the ground water will be restored to its beneficial use in approximately 12 years after implementation of the ground water component of this ROD. During operation, the system's performance will be carefully monitored on a regular basis and adjusted as warranted by the performance data collected during operation. Modifications may include any or all of the following:

- at individual wells where interim ground water cleanup levels have been attained for a period of three years, pumping may be discontinued,
- b) alternating pumping at wells to eliminate stagnation points;
- c) pulse pumping to allow aquifer equilibration and encourage absorbed contaminants to partition into ground water,
- d) installation of additional extraction wells to facilitate or accelerate cleanup of the contaminant plume; and

 e) periodic revaluation of remedial technologies for ground water restoration.

If, following a reasonable period of system operation, EPA determines that the selected remedy cannot meet cleanup levels, EPA may consider contingency measures as a modification to the selected remedy. Such contingency measures may include the following:

- a) engineering controls such as physical barriers, including enhancements to cap impermeability or long-term gradient control provided by pumping, as containment measures;
- b) APARs may be waived for the cleanup of the relevant portions of the aquifer based on the technical impracticability of achieving further contaminant reductions and revised cleanup levels may be established for the relevant portions of the aquifer,
- c) institutional controls may be maintained until such time as the remedy is determined to be protective by EPA to 1) prevent hydrologic alteration or use of ground water that remains above health-based levels; and 2) ensure the impermeability and integrity of the cap at the CCL source area;
- d) continued monitoring of specified wells;
- e) periodic reevaluation of remedial technologies for ground water restoration; or
- f) such other measures as EPA determines are necessary to further reduce the mass of contaminants and to ensure that the remedy remains protective of human health and the environment.

The decision to invoke any or all of these measures may be made by EPA during a future review, following a reasonable period of operation of the selected remedy. If EPA determines that such contingency measures are necessary, and are significant or fundamental modifications to the remedy, such changes will be documented in a future decision document.

#### D. Other Components of the Selected Remedy

To the extent required by law, EPA will review OU 1 at least once every five years after the initiation of remedial action at OU 1, if any hazardous substances, pollutants or contaminants remain at OU 1, to assure that the remedial action continues to protect human health and the environment. EPA will also review the Site before the Site is proposed for deletion from the National Priorities List.

## RECORD OF DECISION Peterson/Puritan, Inc. Operable Unit 1

#### XI. STATUTORY DETERMINATIONS

The remedial action selected for implementation at the first operable unit of the Peterson/Puritan Site is consistent with CERCLA and, the NCP. The selected remedy is protective of human health and the environment, attains ARARs and is cost effective. The selected remedy also satisfies the statutory preference for treatment which permanently and significantly reduces the mobility, toxicity or volume of hazardous substances as a principal element. Additionally, the selected remedy utilizes alternate treatment technologies or resource recovery technologies to the maximum extent practicable.

# A. The Selected Remedy is Protective of Human Health and the Environment

The remedy at OU 1 will permanently reduce the risks posed to human health and the environment by eliminating, reducing or controlling exposures to human and environmental receptors through treatment, engineering controls, and institutional controls. Specifically, the risk presented by OU 1 is the future ingestion of contaminated ground water. Therefore, the selected remedy uses a SVE system to treat soils that are contaminated with VOCs and thereby eliminate the migration of VOCs from soils to ground water. The selected remedy also uses in-situ oxidation, excavation, and pumping and treatment of ground water to contain and reduce the levels of contamination throughout the ground water plume. Engineering controls, such as adding enhancements to the SVE, or modifying the ground water pump and treat system, will be implemented as warranted to ensure the effectiveness of the remedial action technologies. Institutional controls will be required for all remediation areas, including the Quinnville wellfield and the PAC downgradient area. These controls will function to prevent the use or hydrologic alteration of ground water throughout OU 1, including the Quinnville wellfield, until cleanup levels have been met.

Moreover, the selected remedy will achieve potential human health risk levels that attain the 10" to 10" incremental cancer risk range and a level protective of noncarcinogenic endpoints, and will comply with ARARs and "to be considered" criteria. At the time that the Interim Ground Water Cleanup Levels identified in the ROD and newly promulgated ARARs and modified ARARs which call into question the protectiveness of the remedy have been achieved and have not been exceeded for a period of three consecutive years, a risk assessment shall be performed on the residual ground water contamination to determine whether the remedial action is protective. This risk assessment of the residual ground water contamination shall follow EPA procedures and will assess the cumulative carcinogenic and non-carcinogenic risks posed by ingestion of ground water. If, after review of the risk assessment, the remedial action is not determined to be protective by EPA, the remedial action shall continue until protective levels are achieved and have not been exceeded for a period of three consecutive years, or until the remedy is otherwise deemed protective. These protective residual levels shall constitute the final

cleanup levels for this Record of Decision and shall be considered performance standards for any remedial action.

#### B. The Selected Remedy Attains ARARs

This remedy will attain all applicable or relevant and appropriate federal and state requirements that apply to OU 1. Environmental laws from which ARARs for the selected remedial action are derived, and the specific ARARs include:

#### Chemical Specific

#### Federal Standards

- Resource Conservation and Recovery Act (RCRA), Identification and Listing of Hazardous Waste; [40 CFR Part 261]
- Safe Drinking Water Act (SDWA), Maximum Contaminant Level Goals (MCLGs); [40 CFR Part 141]
- Safe Drinking Water Act (SDWA), National Primary Drinking Water Standaris, Maximum Contaminant Levels (MCLs); [40 CFR Part 141]

#### State Standards

- Rhode Island Rules and Regulations Pertaining to Public Drinking Water; July, 1991
- Rhode Island Rules and Regulations for Groundwater Quality; July, 1993

#### Location Specific

### Federal\_Standards

- Protection of Wetlands Executive Orc No. 11990;
   [40 CFR Part 6]
- Floodplain Management Executive Order No. 11988; [40 CFR Part 6]

### State Standards

 Rhode Island Rules and Regulations Governing the Enforcement of the Freshwater Wetlands Act - August, 1990

## Action Specific

#### Federal Standards

Clean Air Act (CAA), National Emission Standards for Hazardous

Air Pollutants (NESHAP); [40 CFR Part 61]

- RCPA Air Emissions Standards [40 CFR Part 264, Subparts AA and BB
- CWA, National Pretreatment Standards; [40 CFR Part 403]
- RCRA, Standards Applicable to Generators of Hazardous Waste; [40 CFR Part 262]
- RCRA, General Facility Standards; [40 CFR Subpart B, 264.10-264.13]
- RCRA, Preparedness and Prevention; [40 CFR Part 264, Subpart C]
- RCRA, Contingency Plan and Emergency Procedures; [40 CFR Part 264, Subpart D]
- RCRA, Releases from Solid Waste Management Units; [40 CFR Part 264, Subpart F]
- RCRA, Closure and Post-Closure; [40 CFR Part 264, Subpart G]
- RCRA, Use and Management of Container; [40 CFR Part 264, Subpart I]
- RCRA, Tanks; [40 CFR Part 264, Subpart J]
- RCRA, Miscellaneous Units [40 CFR Part 264, Subpart X, 264.600-264.999]
- RCRA, Interim Status TSDF Standards; Chemical, Physical, and Biological Treatment [40 CFR 265, Subpart Q, 265.400-265.406]
- RCRA, Land Disposal Restrictions; [40 CFR Part 268]

### State Standards

- Rhode Island Pretreatment Regulations June, 1984
- Rhode Island Underground Injection Control Regulations June, 1984
- Rhode Island Air Pollution Control Regulations, Air Pollution Control Regulation No. 1 - Amended 1977
- Rhode Island Air Pollution Control Regulations, Air Pollution Control Regulation No. 7 - July, 1990
- Rhode Island Air Pollution Control Regulations, Air Pollution Control Regulation No. 9 - March, 1993

- Phode Island Air Pollution Control Regulations, Air Pollution Control Regulation No. 13 - October, 1982
- Rhode Island Air Pollution Control Regulations, Air Pollution Control Regulation No. 15 - January, 1993
- Rhode Island Air Pollution Control Regulations, Air Pollution Control Regulation No. 17 - February, 1977
- Rhode Island Air Pollution Control Regulations, Air Pollution Control Regulation No. 22 - October, 1992
- Rhode Island Rules and Regulations for Solid Waste Management Facilities - June, 1992
- Rhode Island Hazardous Waste Rules and Regulations Section 8
- Rhode Island Hazardous Waste Rules and Regulations Section 9

The following policies, criteria, and guidances will also be considered (TBCs) during the implementation of the remedial action:

#### Chemical Specific

- USEPA Health Assessment Documents, Acceptable Intake, Chronic (AIC) and Subchronic (AIS)
- USEPA Human Health Assessment Cancer Slope Factors (CSFs)
- USEPA Office of Drinking Water, Health Advisories
- USEPA Reference Doses (RfDs)

#### Location Specific

- (None Identified)

#### Action Specific

- Control of Air Emissions from Superfund Air Strippers at Superfund Groundwater Sites; [OSWER Directive #9355 0-28]
- USEPA Region I Memo from Louis Gitto to Merrill Hohman-July 12, 1989
- RCRA Air Emissions Standards [40 CFR Part 264, Subpart CC

A full description of each ARAR or TBC, its application to the selected remedy, and actions necessary to attain each ARAR or TBC, can be found at Table B-33.

### RECORD OF DECISION Peterson/Puritan, Inc. Operable Unit 1

## C. The Selected Remedial Action is Cost-Effective

In the Agency's judgment, the selected remedy is cost effective, i.e., the remedy affords overall effectiveness proportional to its costs. In selecting this remedy, once EPA identified alternatives that are protective of human health and the environment and that attain, or, as appropriate, waive ARARs, EPA evaluated the overall effectiveness of each alternative by assessing the relevant three criteria-long term effectiveness and permanence; reduction in toxicity, mobility, and volume through treatment; and short term effectiveness, in combination. The relationship of the overall effectiveness of this remedial alternative was determined to be proportional to its costs. The costs of this remedial alternative are specified in Table B-34.

Of all the alternatives evaluated in the FS, the selected remedy is the most cost effective approach to ensuring the necessary level of protectiveness. EPA evaluates cost-effectiveness only in selecting a remedy from among protective alternatives. Alternatives 1, 2, 3, and 4, in the FS are all less costly than the selected remedy. However, each of those alternatives allows some portion of OU 1 to continue to pose an unacceptable risk for an excessive time period in the Agency's view. This is because each of these alternatives relies solely on institutional controls and natural attenuation in areas where risk is demonstrated to be outside EPA's acceptable risk range. Since these alternatives are not sufficiently protective, their cost effectiveness cannot be analyzed.

Alternative 6 in the FS is more costly than the selected remedy. Alternative 6 is not cost effective. Any enhanced protectiveness provided by Alternative 6 is not proportional to its additional costs, since Alternative 6 would require immediate active restoration in the PAC downgradient area, where risks are currently within EPA's acceptable risk range, considering the Agency's risk management factor for arsenic. The Agency believes it is more cost effective to conduct a focussed investigation, with monitoring and institutional controls, in the PAC downgradient area. Further response actions may be required based on these activities. This approach is incorporated into the selected remedy. Thus, the Agency believes that, when comparing Alternative 6 and the selected remedy, the selected remedy is more cost effective since it provides for protectiveness throughout OU 1 and does not require the expenditure of an estimated \$183,000 on active restoration in the PAC downgradient area unless deemed necessary by EPA based on results of the focussed investigation. The actual costs of any active restoration at the PAC downgradient area will not be known until the results of the focussed investigation are analyzed.

D. The Selected Remedy Utilizes Permanent Solutions and Alternative Treatment or Resource Recovery Technologies to the Maximum Extent Practicable

Once the Agency identified those alternatives that attain or, as

appropriate, waive ARARs and that are protective of human health and the environment, EPA identified which alternative utilizes permanent solutions and alternative treatment technologies or resource recovery technologies to the maximum extent practicable. This determination was made by deciding which one of the identified alternatives provides the best balance of trade-offs among alternatives in terms of: 1) long-term effectiveness and permanence; 2) reduction of toxicity, mobility or volume through treatment; 3) short-term effectiveness; 4) implementability; and 5) cost. The balancing test emphasized long-term effectiveness and permanence and the reduction of toxicity, mobility and volume through treatment; and considered the preference for treatment as a principal element, the bias against off-site land disposal of untreated waste and community and state acceptance. The selected remedy provides the best calance of trade-offs among the alternatives. This analysis was performed with respect to Alternative 6 and the selected remedy, the only two alternatives that comply with AFARs and are fully protective of human health and the environment.

The Agency believes that the selected remedy and Alternative 6 compare similarly in terms of long term effectiveness and permanence, and reduction of toxicity, mobility, or volume through treatment. Both alternatives would effectively maintain reliable protection of human health and the environment over time once cleanup levels have been met. Under either alternative, residual risks remaining at OU 1 after the completion of the remedial action would be within EPA's acceptable risk range.

The selected remedy and Alternative 6 both provide for identical reduction of contaminants through treatment. While Alternative 6 would immediately extract contaminants from the groundwater in the PAC downgradient area, such contaminants would not require treatment prior to discharge to the POTW.

Both the selected remedy and Alternative 6 are fully implementable. Neither option involves off-site land disposal of untreated waste. Since the risk presented at the PAC downgradient area is within EPA's acceptable risk range, considering the Agency's risk management factor for arsenic, any additional risk reduction provided by Alternative 6 is not required to achieve levels that are protective of human health and the environment. However, Alternative 6 would require the added expenditure of approximately \$183,000 for immediate active restoration at the PAC downgradient area. The actual costs of any active restoration at the PAC downgradient area will not be known until the results of the focussed investigation are understood. This added cost is significant, considering that Alternative 6 does not provide any appreciable advantage in terms of utilizing permanent solutions and alternate technologies.

As described in more detail in the Responsiveness Summary, State and community comments generally support EPA's choice of the selected remedy, especially as it compares to Alternative 6. Considering such support, and based on the above analysis of statutory criteria, the Agency believes that the selected remedy utilizes permanent solutions and alternative treatment or resource recovery technologies to the maximum extent practicable.

E. The Selected Remedy Satisfies the Preference for Treatment Which Permanently and Significantly reduces the Toxicity, Mobility or Volume of the Hazardous Substances as a Principal Element

The principal elements of the selected remedy are source control and management of migration. The primary threats at the OU 1 are the threat of future potential ingestion of ground water contaminated from CU 1 and the threat of ingestion or contact with contaminated soils. The selected remedy addresses these threats by treating contaminants in both the CCL and PAC source areas, thereby providing significant reduction in the toxicity, mobility and volume of contaminants at OU 1 through treatment. Therefore, the selected remedy satisfies the statutory preference for treatment as a principal element.

#### XII. DOCUMENTATION OF SIGNIFICANT CHANGES

EPA presented a Proposed Plan for OU 1 of the Peterson/Puritan Superfund Site on July 6, 1993.

The components of the preferred alternative included:

CCL remediation area:

- Excavation (manholes and catch basins),
- Capping,
- Soil venting of source area soils,
- Source area ground water extraction, treatment and discharge to POTW,
- Downgradient area ground water extraction with direct POTW discharge,
- Natural attenuation of the Quinnville wellfield,
- Institutional controls, and
- Environmental monitoring.

PAC remediation area:

- Excavation, disposal and reconstruction of the leachfields,
- In-situ oxidation treatment of the PAC source,
- Natural attenuation of the PAC downgradient ground water,
- Institutional controls,
- Focussed investigation of the PAC downgradient area, and
- Environmental monitoring.

The Proposed Flan describes that soil venting, also described herein as soil vapor extraction (SVE), will be employed to remove contaminants from the soils at the CCL source area. The selected remedy described in this decument also contains this technology. Additionally, the selected remedy provides that during operation, the system's performance will be carefully monitored on a regular basis and adjusted as warranted by the performance data collected during operation. These adjustments are described in detail in Section X, above.

The selected remedy also provides that if, following a reasonable period of system operation, EPA determines that the selected remedy cannot meet cleanup levels, EPA may consider contingency measures as a modification to the selected remedy. Such contingency measures are also described in detail in Section X, above. EPA believes that these enhancing and modifying technologies provide that the CCL source area systems will be implemented most effectively based on actual data received during operation.

These changes regarding EPA's possible enhancement of soil vapor extraction, and modifications and contingency measures with respect to ground water extraction at the CCL source area, are logical outgrowths of the technologies presented in the Proposed Plan. The overall waste management approach presented in the selected remedy remains the same as that presented in the Proposed Plan. While EPA believes that these changes are significant, they do not radically alter the remedy from the form in which it was presented in the Proposed Plan. Thus, these changes are of such a nature that they could have been reasonably anticipated, considering the inherent uncertainties associated with waste management technologies. Therefore, EPA does not believe that these changes require a revised Proposed Plan and new public comment period.

#### X. II. STATE ROLE

The Rhode Island Department of Environmental Management has reviewed the various alternatives and has indicated its support for the selected remedy. The State has also reviewed the Remedial Investigation, Risk Assessment and Feasibility Study to determine if the selected remedy is in compliance with applicable or relevant and appropriate State Environmental laws and regulations. The State of Rhode Island concurs with the selected remedy for the first operable unit at the Peterson/Puritan Site. A copy of the declaration of concurrence is attached as Appendix D. PETERSON/PURITAN, INC. SITE OPERABLE UNIT 1 ROD SUMMARY

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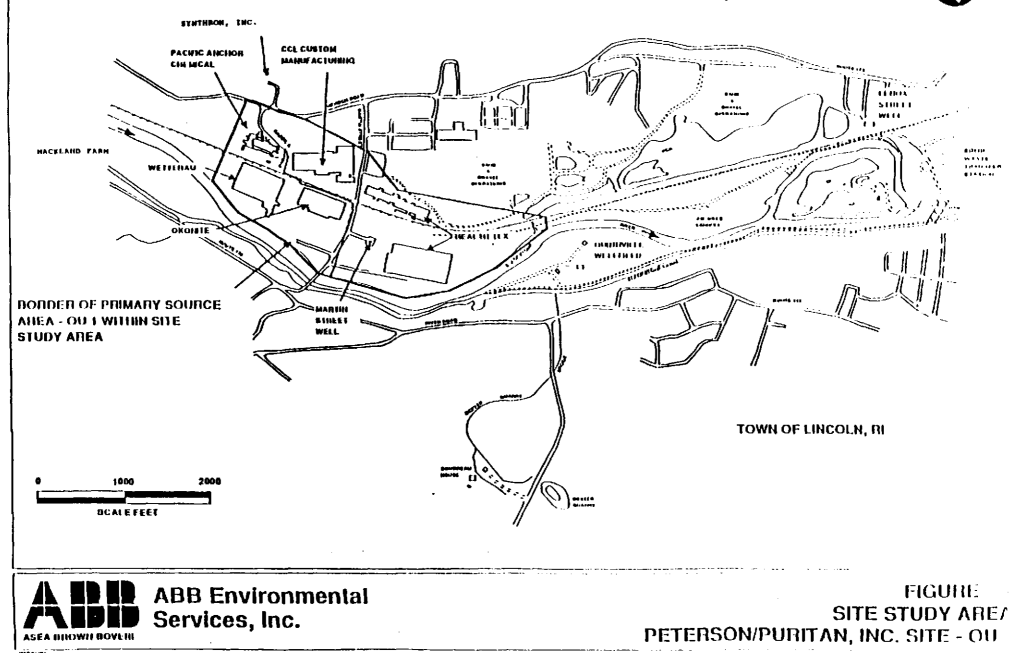
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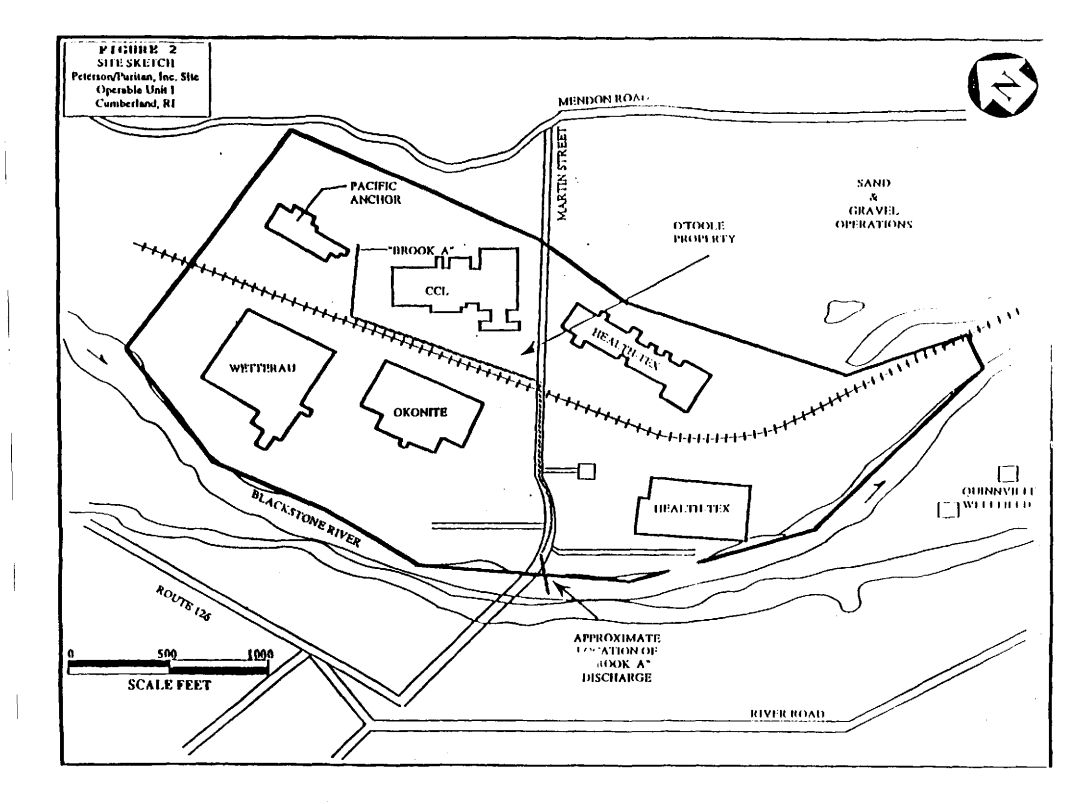
APPENDIX A

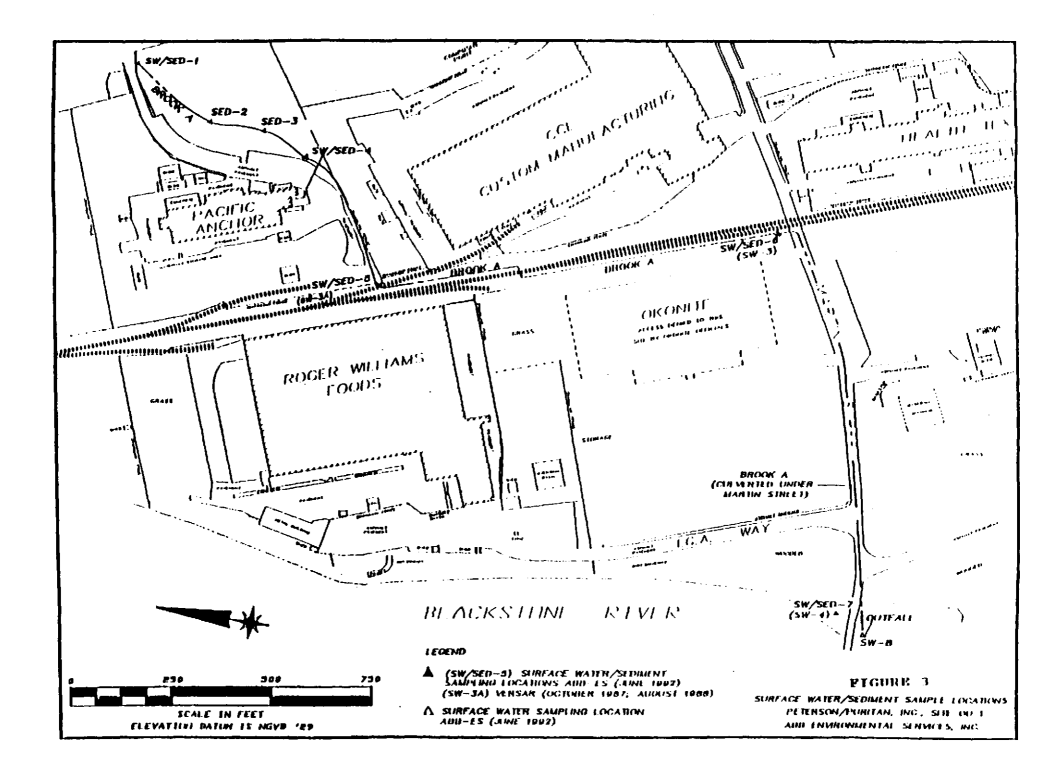
FIGURES

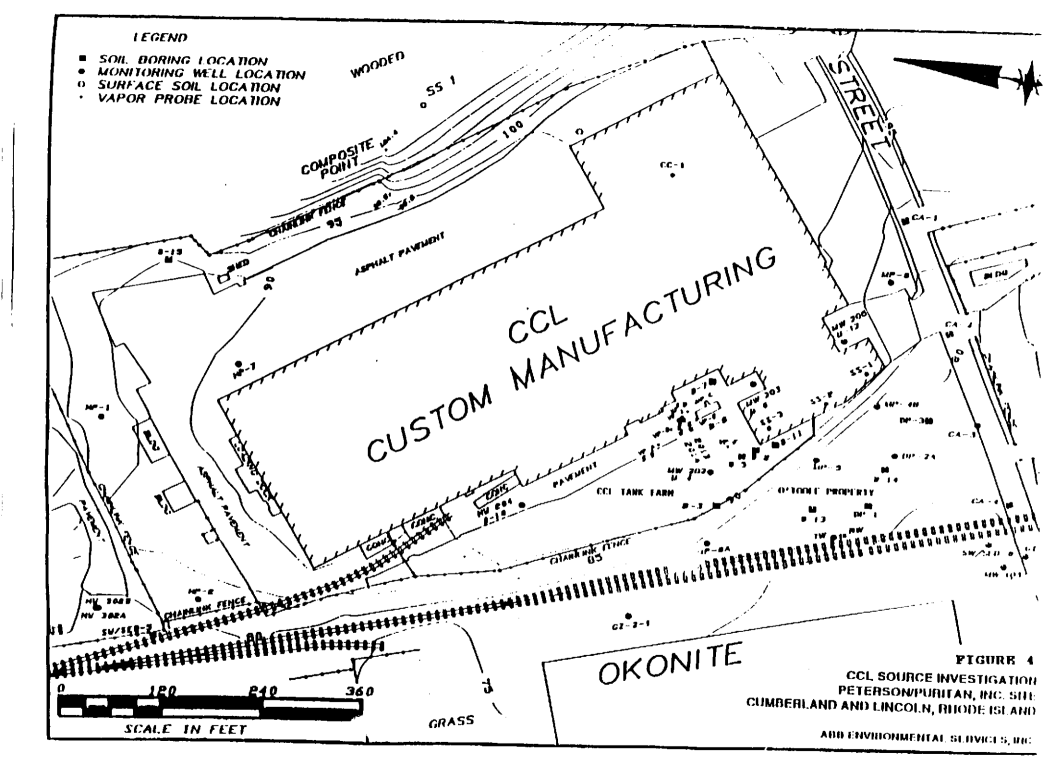
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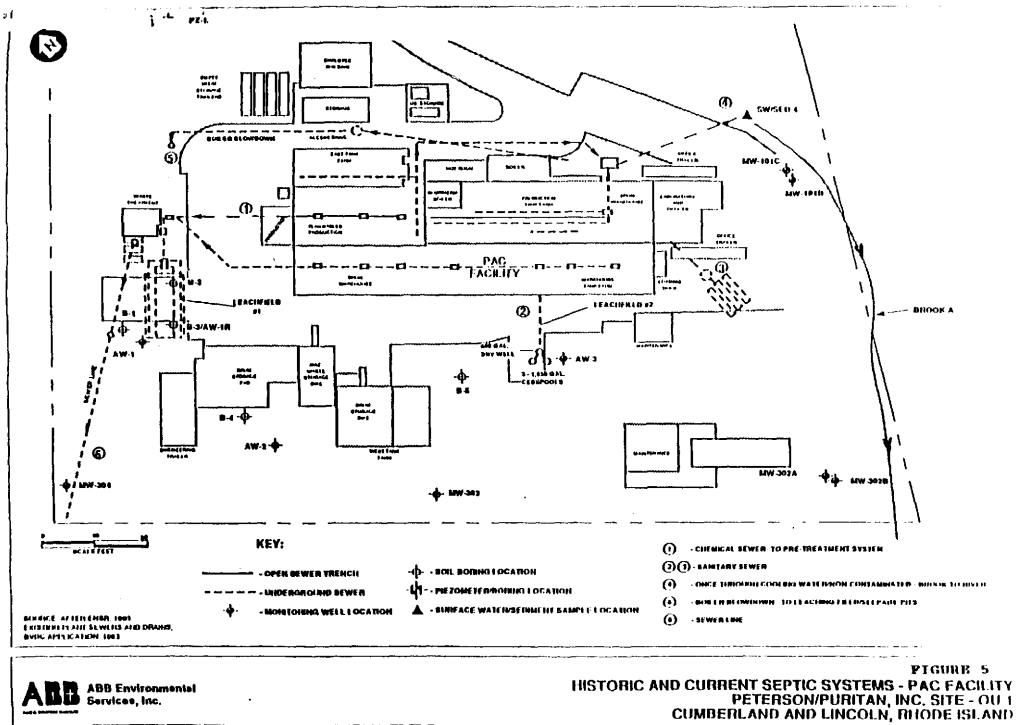
## TOWN OF CUMDERLAND, RI









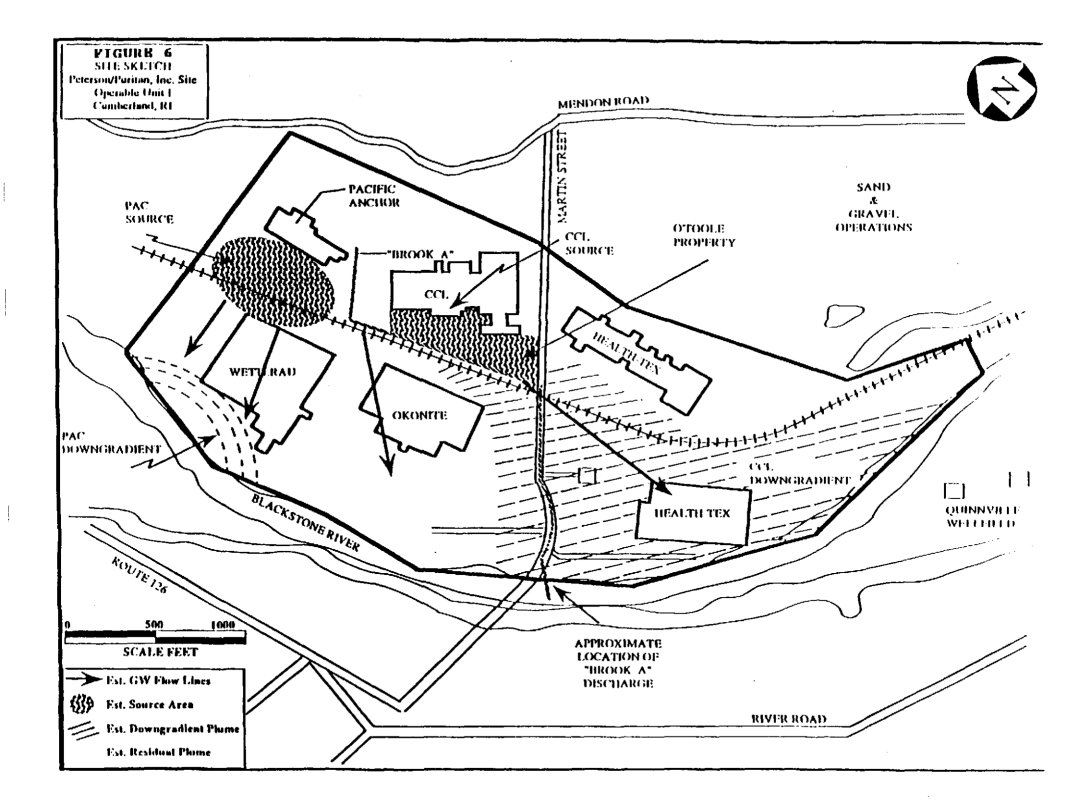


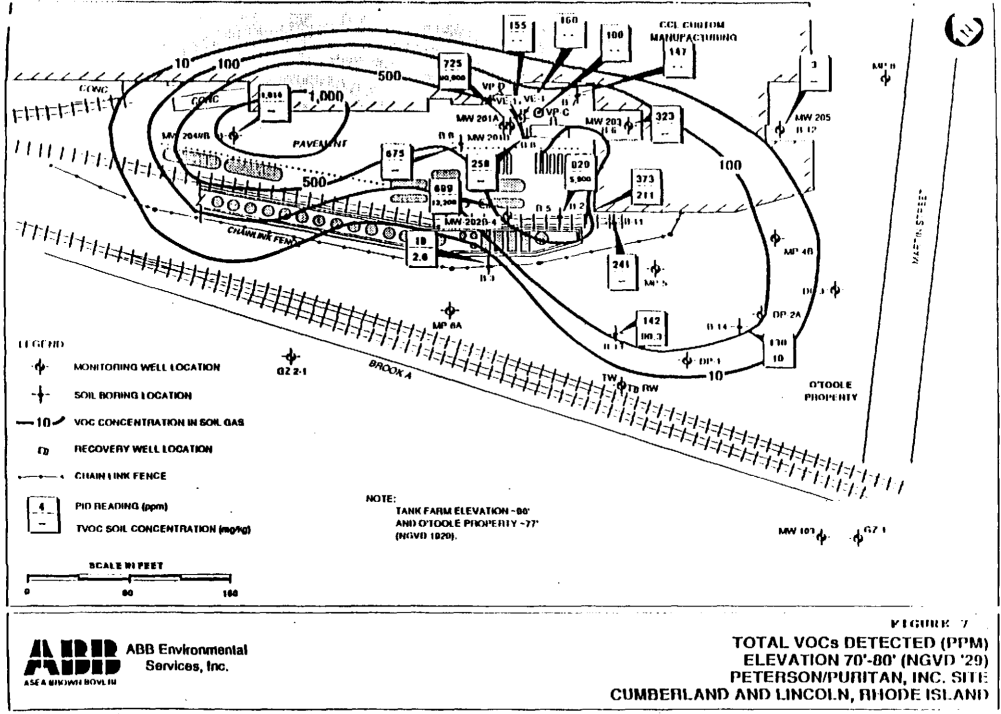
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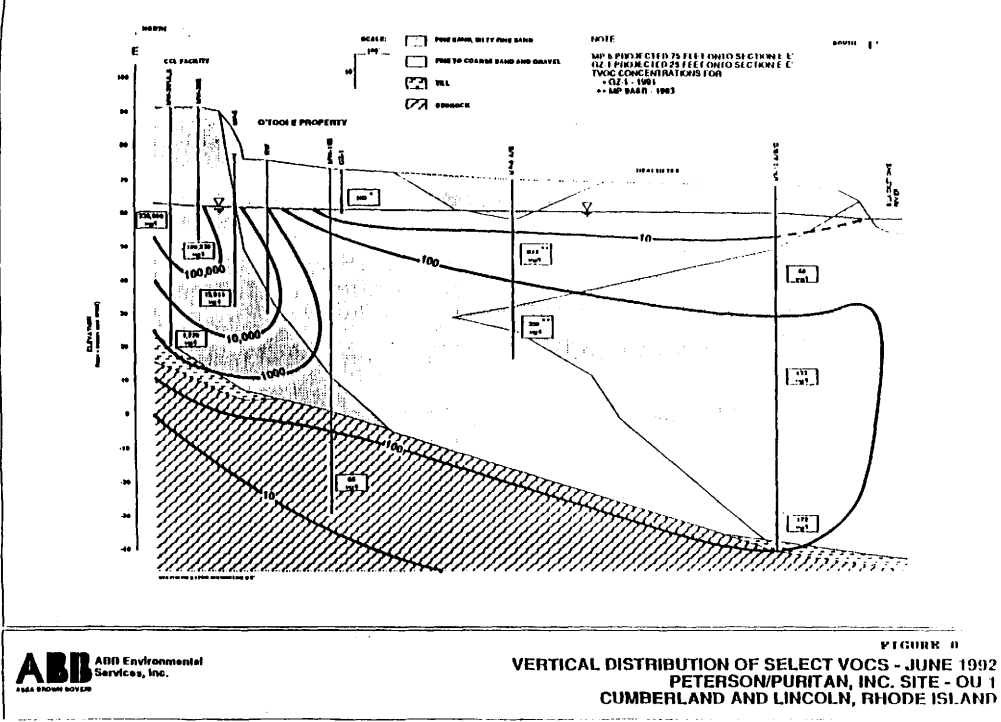
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PETERSON/PURITAN, INC. SITE OPERABLE UNIT 1 ROD SUMMARY

APPENDIX B

TABLES

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#### TABLE D-1

### DISTRIBUTION OF VOLATILE ORGANIC COMPOUNDS IN SOL CCL REMEDIATION AREA PETERSON /PURITAN, INC. SITE CUMBERLAND AND LINCOLN, PHODE BLAND

SOUL SAMPLEI	B-1,S-3	<b>p</b> .1,5.5	D-1,8-7	H-2,5-3	n-1,5-4	II-2,S-7	B-1,S-1	H-1,S 5	11-1,5-7	B-4,S-2	0.4,8.1	n 4,8 4
SAMPLE DEPTH	9*-11*	19'-11'	29'-31'	18*-12*	15'-17'	30,-33,	91-111	19*-21*	19'-31'	5'-7'	101-121	15'-17'
Methylene Chloride	1,000 1	2#0 J	180 P	11 67 J	0 29 1	<u>.</u> ,						 1V_00
Acciune	1,200 1	1 016										
1,1 Dichlaroethene*				1.7								
Chloroform					0.06.11)		0 17 70	0 (H 31)		0.09.111	52.1	-
2 Hutanone	-					0 11 1				••		
1,1,1-Drichknocthane*	6,(1111)	2,100	610	5.5	0.63						1 u 1	
Trichlenenetienet					0.20.1							
Tetrachiometheme*	\$4,000 II	20,000	13,000	130 H	216	- # 11	26	20	711	580	1 5 IN 10 1 1 1	· (N == 1
TOTAL VOCI	92,200	22,940	11,790	137#7	211 19	<u> </u>	271	2 (14)	2041	SH E 79	112/2	1015
TOTAL SELECTED VOCI	90,000	22,300	13,610	1372	210 81	#0	26	2.0	70.13	581.7	13.220	<u>+</u> 55,85

SOURCE: AND RS (1990, Table 2) Pretiminary Source Interim Report, Peterson/Puritan Pacility.

#### NOTES

Results in ug/g, dry weight. Approximately equal to parts per million (ppn).

3 - Indicates an estimated value. Compliand was detected, but at a concentration below the quantitation level

It - The presence of this compound in the associated laboratory method blank indicates analyte found in the sample may be a result of faboratory contamination

14 - The concentration of tetrachlomethese exceeded the upper limit of the calibration curve. See complete analytical results for further details.

- - Compound ant detected

\* - Selected VDC

Table1-1.wp 2/04/93

## TABLE B-1 (cont.)

#### DISTRIBUTION OF VOLATILE ORGANIC COMPOUNDS IN SOU CCE. REMEDIATION AND A PETERSON ASSILLAN, INC. STE CUMBERLAND AND LINCOLN, HUDDE ISLAND

SONI, SAMPLE:	<b>8-4</b> ,6-5	P-4,S-7	B-5,S-2	10-5,S-1	N-5,5-4	B 5,8 5	01 S <sub>1</sub> S 7
SAMPLE DECTII:	201-221	30'-32'	s'.i'	10*-12*	15'-17'	201-221	301-121
Methylene ("Noride	4 311	BR 300	0 15 M	696 6010	\$1.00	12 111	11 56 383
Areinne							
1,1 Dichloroethene*	-				•••		
Chloroform							
2-Ilutanone							· · · · · · · · · · · · · · · · · · ·
1,1,1. Trichloroethane*		330	()			×=	
Trichkousthene*							
Tetrachloroethene*	140 D	7,500 ()	510 11	5,800-(1	2,611,115 \$1	710 18	26.8
TOTAL VOCL	144	7,918	511.15	5,1430	2,051	7!?	H 16
TOTAL SELECTED VOC	140	7,810	511	S,ACHE	2,1046	710	14

SOURCE: AND DS (1920, Table 2) Preliminary Source Investigation Interim Report, Peterson/Puritan Pacifity.

NUTIES

Results in ug/g, dry weight. Approximately equal to passe per million (ppm).

J - Indicates an estimated value. Compound was detected, but at a concentration below the quantitation level.

It - The presence of this compound in the associated faboratory archard blank fadicates analyte fromit in the sample may be a exalt of faboratory contamination

11.- The concentration of tetrachioraethens enceded the upper limit of the califernion curve. See complete analytical results for further details.

---- Compound not detected

\* - Selected VOC

Tuble 1-1.wp 2/01/93

#### TABLE B-2

#### DISTRUBRITION OF TOTAL SEFECTED VOLATED ORGANICS IN VADOSE ZONE SOILS - CCL FACH FTY SEPTEMBER 1990 AND JUNE 1992 CCL REMEDIATION AREA PHTHRSON/PORTAN, INC. STILL CUMBERCAND AND LINCOLN, BEDODE ISLAND

perna		:	:		SOLL BORING I	OCATION					
INTERVAL,		1990 - EPA	MITHOD 824	·					P-RAS		
(P1:005) - 1	8-1	n-1	B-3	11-4	N-5	11-6	11-7	13-11	8.9	11 10	1 11 11
0 · t						0 900	a 125			ai	0010
! <u>-</u> !											<b>k</b>
2-1										- <b>-</b> ·	l
1-1									··-··		1
4-6						618	<u></u>		7		21
3-7				581.7	<u>531 B</u>						ι.
6-8								····		• • •	ł
7-9										)	
<b>N</b> - 10								(CRA)		- 0.040	
9 11	90,000	1!	24						{	{	{
10 - 12		117.2 [?	_ e*	17,220 211	<u>5,000 B</u>						
!!=!?		210.84		2,000 11	2,003 11					1	1
19-21	22, 30		20							Į	}
20 - 12				8-863 83	710 11		· · · · · · · · · · · · · · · · · · ·			[	1
29-34	11,610		70.41				~	÷			
30-32		80		7,810 B	7.6 1)						

#### NOTES:

CONCENTRATIONS OF VENIN MOXO DRY WEIGHT, APPROXIMATELY POUAL TO PARTS FER MILLION (PPM)

--- SAMPLEHOTTAKEN, OR NOTFORWARDED TO THELABORATOR FOR ANALYSIS.

TOTAL SELECTED VOCUNCLUDE: TETRACILORORIURNU

.

TRICHLOROGTHEND 1,1,1~THCHLOROGTHEND 1,1=THCHLOROGTHEND

TE-DICHTOROLLINGH

R - CONCENTRATION EXCEEDED THE UPPER LIMIT OF THE CALIBRATION CURVE.

J - INDICATES AN RETIMATED VALUE, COMPOUND WAS DEFECTED, BUT AT A CONCENTRATION BELOW THE QUANTITATION LEVEL.

IL - THIS COMPOUND WAS ALSO DITIDCTED IN THE ASSOCIATED METHOD BLANK.

19601-2.wk | 117-15ch-91

#### TABLE D-3

#### DISTRIBUTION OF VOCEIN SOIL O'HOOL!! PROPERTY PETERSONAPORTAN, INC. STITE

#### ABB+PS(FOND 1992 + CEP PROTOCOL)

COMPOUND	(110)1. (M(VKO)	1914 - 508 (0 - 1)	CROL (MOKG)	1114 - SO4 (4~6)	1111 SOF (0=1)	011-502 (2~4)
TERACIUOROITAIRNA	0.01	(#251)		F0	i a i	1.4
4,1,2,2—"HERACHEOROICHTANB	0.01		1.2		2	
I,I,I-TUCHIDHOFMANE	0.01		] [.]		13	
2-BUTANONE	0.01		1.2	2	1.7	19
DI WHON PACTOR		50		10	10	1.0

#### OZA (MAY 1991-PPA MIGHIOD 8210)

COMPOUND	M()). (M(7K(1))	DP = 1 - 58 (14 - 16)	DP - 2A - 52 (6-8)	10P = 1 - 52 (2=4)	DP = 1 - 55 (13 - 15)
TERACIHOROFTIENB TRICHOROFTIENB 1,1,1-TUCHOROFTIENB	0 005 0 005 0 005		0.57 954()), 0.011	0.67  0.01	0010 
DILUTION FACTOR		1.0	1.0	10	14

#### NOTES:

.

CROL: CONTRACT REQUIRED QUANTITATION LIMET 104-50: DORINO ADCATION AND SPLIT-SPOON DESIGNATION (0~1) DEPUT INDRIVAL, FEET BELOW OROUND SURFACE D: DILUTION REQUIRED -~-: COMPOUND NOT DITECTED MOL: MITHOD QUANTIFICATION LIMET

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59601 ~ 4.WK1 (1 - Feb - 93 92491 PCICCC3

VCCE

Acetoria

Benzene

Chiordethane 1.1-Dichiordethane

Ethyibenzene

Toluege

1.2-Dichiordethane

1.1-Dichiordethane

1.2-Dichiordethene

Methylene Chioride

1.1.1.Trichlorcethane

Tetrachioroethene

## TABLE B-4

## PETERSON PLAITAN SITE HUMAN HEALTH RISK ASSESSMENT CONTAM NANTS OF CONCERN

ECENG SOULS

## VCT: Acsione 2-Eutanone Chierotorm Ethylbanzane Methylene Chloride Tetrachioroethene Toiuete 1,1.1-Trichloroethane Trichloroethene Xyletes(total)

Bis:2-ethylhexyl)phthalate PAHs Anthracene Benzo(a)pyrene Benzo(b)fluoranthene Benzo(g,h,i)perylene Chrysene Indeno(1,2,3-cd)pyrene Phenarthrene

## Pesticides/PC8s

Chiordane DDT

#### Inorganics.

Arsenic Chromium Lead Nickel Vanacium

## BROOK & SET MENTS

VOC3 Chiorotorm Methylene Chiorida

## <u>SVC1s</u>

Bis:2-ethylhexy onthalate PAHs Anthracene Benzo(a)anthracene Benzo(a)pyrene Benzo(g,h,i)perylene Benzo(k)fluoranthene Chrysene Dioenzo(a,h,anthracene Fluoranthene Indeno(1,2,3-cd)pyrene Phenanthrene Pyrene

Pesticides/PCEs Chiordane DDT

### Inorganics

Arsenic Chromium Copper Lead Mercury Nicke! Vanadium Zinc

1,1,2-Trichloroethane Trichloroethene Trichloroiluoromethane Vinyl Chloride Xylenes(total) SVCCs

Bis(2-ethylhexyl)phthalate

Pesticides/PCBs Chiordane

Inorcanics

Arsenic Cadmium

- Chromium Copper
- Lead Nickel
- Thailium
- Zinc

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### PETERSIN/PURITAN SITE Summary of Groundwater Results Concentration (Lg/L)

		Range of D	etected Values		Logradient
Condition Name	ines.	8191 mag	Hax	Location of Max.	
VC11111E CRC14 13					NG
1.1-1.1-L1RCET+4+8	11/58	9.00 33	200.00 0	HP-110	
1,1+1:1+L2RCE1+E+E	3/58	5.00 J.	1520.22 023	HW-2014	
1.1.1.TPICHLOPCETHANE	17/58	6.30	120000.00 0	HW-20"A	
1.1.2+TRIEHLOPGETHANE	*/58	10.00	10.22	Ru	
1.1.2 2-TETRAC LIRGETHANE	1/58	43.00	40.00	<b>t</b> u	
1.2-3.3. CRCPP3P4NE	1/58	Z.00 JJ	2.22	AG-18	
1,2-1:1:+10RCET+ANE	2/58	3.00 1	47.22	Ru	
1,2-110-LOACETHENE, TRANS	2/5	3.00	· · · ·	2-1	
1.2-0014LCRCET-EVE(TOTAL)	31/52	4.30 32	8465.55	RW/GZ2+1	
			120.00		
2-3_14-CNE	2/52	29.30	120.00	AU-18	
4-4ET-11-2-PENTANCNE	1/52	143.00	150.00	AU-TR	
ICETINE	7/52	30.00	55000.00 0	AN-13	
BENZENE	5/5a	Z.30 J	150.00	HH-365A	
BROHONETHANE	1/58	3.00 Ji	3.22 44	PW-165≯	
CHLOROSENZENE	4758	1.00 JJ	6.00 22	HW-202	
IRLIRIETHANE	5/58	18.00	1300.00	2-5	
CHLEREFORM	3/58	2.00 J.	9.00 22	HU-3023	
CHLCROMETHANE	1/58	24.00	24.11	MW-202	
TAYLIEAZENE	11/58	2.00 JJ	890.11 E.	44+12	
SEPREPTL ALCONCL	1/6	70.00	78.33	41-18	
ET+TIENE CHLIRIDE	12/58	2.00 12	67000.00 0	HU-2014	
	1/52	13.00	13.00	Au-18	
ETRACHURRETHENE	25/58	5.30	110000.22 33	HW-ZGIA	
CLIEFE	10/58	3.00 1	200.00		
RICHLERCETHENE	32/58		200.00		
		2.30 1.	\$000.00	24	
IRICHLOROFLUCROHETHAHE	4/52	1.00 1	1300.00	RV	
INY' CHLORIDE	5/58	9.00 1	830.00 E1	GZZ-1	
(YLERES (TOTAL)	7/52	Z_OG JJ	160.22	MM-202	
EMINCLATILE CREAKES					NA
IS(2-CALCACETATL) ETHER	1/18	6.30	6.30	HP-3	
IIS(2-ETHYLHEXTL) PHTHALATE		4.80	56.00	NP-1C3	
IIS(2-CHLCROISCPRCPYL)ETHER		7.70	7.70	MP-3	
II-N-SUTTL PHTHALATE	4/18	1.00 18	Z.90	MP-3	
ITETHYL PHTHALATE	3/18	9.00	10.00	622-2	
HEXACHLORCETHAHE	1/18	3,10	3.10	MP-3	
IAPHTHALEHE	1/18	10.00	10.00	AW-3	
PESTI I I DES / PC3 6					NA
	1/18	0.06	0.06	44Z	
IETA-SHC	1/18	1.70 F	1.7C F	-	
				AW-1	
CHLCRCANE	2/18	2.30	2.40	622-1	
DELTA-SHC Endrin	1/18	0.22 0.06 F	0.22 0.06 F	NP-10C	
	1/18			672-1	

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Page 2 of 2

## HERENCE HURCHAN SCHE Surmary of Insurdwater Results Concentration (1920)

		Range := J	etettet Values		uppracient
<u>1:751,75 %876</u>		<u> </u>		Location of Max.	<u></u>
	<u>] ss:::</u> )			•	
A	-1/57	53.60 ()	3-600.00	Hu-2014	15000.00
ANTIMENT	2. 63	1.40 11.	1.41	H0-51	1.1C .
475E+10	31/63	t.co 🗄.	1153.33	₩ <b>₽-3</b>	38.70
3-7	57/57	2.60 📜 .	226.CC .	HW-2014	114.00 C
5E7	- 43	1.25 .	3,10	нр- <u>3</u>	1.00 .
0404114	<b>:</b> 53	5.10	20.00	MW-201A	5.00 .
CALCEL	37/57	Z660.00 []	2.000.00	MP+110	12703.00
0-904114	-:/53	5.10 🗄	an a	но - <u>3</u>	16.50
135A.T	13/57	9.29	52.90	MP-110	17.20
C37987	-2/63	6.50 🗮	25.023	MP-1C3	47.50
CTANIJE	1/24	19.40	19.61	Au-1	NA
1RCH	52/57	74.40 .	22222.00	A4-3	19100.00
12.10	+5/63	1.20	163,00	41Z	31.10
MAGNESIUM	57/57	476.00 🙄 .	163.00 20500.00	A11-3	9020.00
H14014535	55/57	2.20	25700.00	HW-3062	1403.00
HERCLAR	1/63	0.44	g.44	442	0.11
NICKEL	23/63	22.30	479.31	HP-3	22.0C _
POTASSIUM	57/57	744.00 1	21700.00	Alanta	5300.00
SELENCLH	: 53	t.±a ‼.	3.60 114	Mb-43	1.10
5.5.1.4	\$7/57	4251.00	472222.22	AH-18	2-600.00
1-AL 1 4	/43	2.10	2.10 (14	MP-103	1,10
VANALL	•7/57	4.90 C	52.10	HV-203	15.20
ZINC	-5/63	9.30 1	53.10 1522.00	442	143.00

Cata Cualifiers:

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8 - Analyte was found in the associated blank.

D - Concentration reported in analysis at a secondary dilution factor.

E . Concentration exceeded the calibration range of the GC/MS instrument for that specific analysis.

3 - The associated numerical value is an estimated quantity.

U. The associated numerical value is an estimated quantity and the recorted value is less than the Contract Required Quantitation Limit (CRQL), but greater than or equal to the Instrument Detection Limit (ICL). to the Instrument Detection Limit (IDL) and the associated numerical value is an estimated quantity.

W - The compound was analyzed for, but was not detected. The associated value is the sample quantitation limit. U2 - The compound was analyzed for, but was not detected. The associated value is an estimated quantity.

[ - The reported value is less than the Contract Remained Quantitation Limit (CRCL), but greater than on equal to the Instrument Detection Limit (IDL).

EU - The resorted value is less than the Contract Required Quantitation Limit (CRGL), but greater than or equal to the instrument Detection Unit (IDL) and the associated numerical value is an estimated quantity.

NJ - Nat Detected

NA - Not Analyzes

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#### Tat. + 3-5

## PETERSON/PURITAN SITE Summary of Surface Water Results Concentration (ug/l)

1: ×+	ing .	Range of De	testes Values Heximum	Location	4.41178	Udgradient
<u>19056 1</u>						
<u></u>						
ACETONE	1/5	9,00 22	9.30 .:	52	5.12	10.00 U
ACHICAL AND CHUCACMETHANE	2.5	2	6.50 22	52		10,00 U
	75	5.02 /2	1.00 41	5	1 17	10.00 U
CHLOROBENZENE		1				
CH1230728M	5/5	2.5- 25	16.00	5	• •-	10.00 U
SIBROMOCHUCROMETHANE	2/5	1.00	2.00 22	5*	12*	10.30 U
SEMIVELATILE CREAMICE						
NCHE JETEITEI						MA.
PILLICITI/PILS Nove Jeleites						
NCAE JETEITEJ						N.A.
INCROANICS (Total)						
ALUMINUM	4/5	43.80 2	102.00 🖸	5 <u>3</u>	57.33	140.00 🖽
CALITIN	5/5	13700.00	16100.00	57	14810.00	9250.00
C22253	1/5	22.00 0	22.30 E	5-7	4.13	8.40 []
1304	5/5	62.5C :	183.00	5	1C±.	417.00 1
MAGNESIUM	5/5	3000.00 0	3430.00 2	54-7	3172.00	1470.08 0
MANGANESE	\$/5	14.50 1	71.50 1	5	35.79	104.00 1
POTASSIUM	5/5	2140.00 2	14300.00 J	ς	115 2.11	1820.00 1
SCOTUN	5/5	17660.55	18700.00	5	18132.00	7010.00
	5/3		250.00	3=73 51-7	201.22	
<u>2: чс</u>		134.20	290.00	<u>.</u>		<u> 60.50 U</u>
						an Downstream
ULACKSTONE RIVER VOLATILE GROANICS					<u>54-</u>	<u>z su-10</u>
				<b>-</b> . /		
TRICHURCHURCHURCHETHANE	1/1	2.90	2.90	55	ND .	ND
SEMINCLATILE GREANICE					_	
NCT ANALYZED					BEHP 3	.10 NA
PESTICIDES/PC3s						
NCT ANALYZED					NA	NA
INCREANTES						
NOT ANALYZED					Chronium é	.60 HA
					Zine 34	
					••••	

Data Gualifiers:

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J - The associated numerical value is an estimated quantity.

J - The associated numerical value is an estimated quantity and the reported value is less than the Contract Required Quantitation Limit (IRQL), but greater than or equal to the Instrument Detection Limit (IDL). to the Instrument Detection Limit (IDL) and the associated numerical value is an estimated quantity. U - The compound was analyzed for, but was not detected. The associated value is the sample quantitation Limit. The reported value is less than the Contract Required Quantitation Limit (IRQL), but greater than or equal to the instrument Detection Limit (IDL) and the associated value is the sample quantitation Limit.

to the Instrument Detection Limit (IDL).

\* - Average concentration exceeds the maximum due to the Sample Quantitation Limit for noncatects being greater than the CROL.

NO - Not Detected

HA - Not Analyzed

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## PETERISH, RURITAH SITE Summark of Sectorent Results

	•	Range of Det	estes Values	Location		
	· · •		Maxim	<u>cr Hax.</u>	4.07122	
		Contentnat	<sup>2</sup> an (Lg/kg)			
<u>POCK A</u> VCLATILE CRCANICE						
VCLATI E CREAKIES						
CHLORGF CA+	2/4	4.22 22	6,00 11	50 - 4	11.25	13,00 1
AETHYLENE INLORIDE	3/4	5.12	6.20 22	50 - 4	::.25+	1.10 2
SEMEVOLATILE ORCANLOS						
2-HETAYLNAAN TAALENE	2/5	47.00 22	130.00	so - 3	121.11	410.00 33
L-HETHYLP-ENCL	2/ 5		1753.00 22	SC - 5	452.50	615,55 22
NCENAP+THERE	1/6	70.00 20	70.00 Ju	SD - 5	215.00*	<pre></pre>
NCENAR-FT-TLENE	3/6	14.00 33	97.00 11	s= - 3	137.171	410.00 82
INTHRACENE	4/4	25.00	210.00 11	SC - 5	138.00	55.00 2
IENZO(A)ANTHRACENE	4/5	7C.22 :.	1600.00 11	SC - 5	492.50	410,00 82
JEHZO(A)A'RENE	4.5	70.22 22 33.22 22	1900.00	\$2-5	647.5	421.30 1
LENZO(S)FLUCRANTHENE	1/5	42,00 11	42.00	50 - 4	345.58*	721.30 1
LENZO(G, H. I)PERYLENE	3/4	49.00 22	802.00	s2 - 3	457.33	121.00 33
IENZG(K)/LUCRANTHENE	6/5	17.22 22	4510.00	S2 - 5	1340.42	410.00 02
ISC2-ETHTUHEXTLOPHTHALATE	3/5	473.00	2403.00	SC - 4	723. 3	460.00 2
UTYLSEN2YLPHTHALATE	3/4	• • • • •	3-0.00	\$2-2	2:77	1122.20 1
LARBAZS1.	4/4	11.22.4	253.00 11	50-5	133.51	57.00 12
BRYSENE	4/6	17	2513.00	50-5	627.	362.00 11
EL-N-CCTYL PHTHALATE	4/4	11.20 11 130.00 11 10.00 11	78.00 11	SC - 5	100.57*	475.50 55
IBENZO(A H)ANTHRACENE	4/5	17.33 11	473.00 11	sz • 3	225.33	120.00 20
ISENZIFLAAN	2.4		90.00 11	SC - 6	17-17-	412.30 U.
IETHYL PHTHALATE	2./4	37.11 11	100.00 11	50-5	175.47*	4-5.30 UJ
LUCRANTHESE	5/5	14.20 22	2903.00	5-5	75 2	700.00 1
LUCRENE	2/4	15.32 32	62.00 11	SD-5	172.17-	410.00 02
NOENG(1.2.3-CD)PYRENE	4/6	70,33 22	853,00	5-02	310.13	300.00 11
ADENGLI,2,3-C37PIRENE	2/5	83.20 22	110.00 JJ	50-5 50-3	183.00*	410.00 42
HENANTHRENE	4/6	99.20 JJ	1200.00 33	50-5	407.33	
MENCL		31.00 33				TF 00.01E
TRENE	1/6	18.00 JJ	31.00 11	SD-3	314.33*	410.00 UJ
	575	12	2200.00	SC - 5	735.13	482.00 3
<u>557101055/PC35</u> 14-005	114	34.00 J	77 00 1	~ . 7	a 74	
.4-007	1/6	13.00 3	34.00 J	SD - 3	8.75	4.10 UJ
	3/5		143.00 J	50-6	31.37	4.10 UJ
,4-000	2/6	13.00 1	74.00 J	<b>50-3</b>	17.14	4.10 UJ
LPHA-CHLORDANE	3/6	4.50 3	170.00 DJ	50-5	31.31	2.10 UJ
ROCLCR - 1260	2/5	150.00 1	370.00 /	50-3	113.12	41.30 UJ
RCCLCR-1254	1/6	240.00 1	243.00 1	SD - 3	70.92	41.30 UJ
ELTA-BHC	3/6	4.20 1	16.00 J	SD - 5	5.04	2.10 UJ
IELORIN	1/6	46.00 J	46.00 J	20-3	10.76	4.10 UJ
NOOSULFAN I	1/6	32.00 J	32.00 J	<b>20-6</b>	6.32	2.10 UL
NDOSULFAH II	1/6	39.00 1	39.00 1	50-5	8.53	4.10 UJ
NORIN KETCHE	1/6	8.10 J	8.10 J	20-3	4.64	6.10 UJ
AMMA-CHLCRDANE	3/6	11.00 J	220.00 01	50-6	41.21	2_10_UJ
EPTACHLCR EPOXIDE	1/6	3.40 1	3,40 1	SD-3	2,18	Z.10 UL

#### 162.8 3-7 (2211 1.)

#### PETERSEN/PURCTAN 1:78 Summary of Sediment Results

		Rance of De	tected values		•	Vostream
<u>Tinzina Name</u>	Free	14 · · · · · ·	Way!mum	1º 49x.	1.enite	52
		Concentra	tion (≣g/kg)			
PTCA						
1907049105						
ALLMINUM	6/6	2340.00 3	17100.00 1	SC - 4	2242.22	2530.00
APIENIC	6/5	1.51 (1	7.40	\$2-5	L.77	6.7
347, LM	6/6	12.33	141.00 (3	\$2-5	57.32	25.40 (1
HERY LINH	1/6	1.50 0	1.50 0	52-4	3.34	0.2
	6/6	415.33	6533.00	52-4	2:22.28	777.50 (2
	6/6	Z.75 1	41.30 2	52 - 3	21.55	9.30
	4/6	2.35 1	10.40 (1	5	3.77	1.92 0
	6/6	5.40 J	273.30 J	50-5 50-5	114.36	14,90 4
		4180.00	24400.00	50-5 52-4	12453.33	
IRCN	6/6					7429.30 4
1140	6/6	5.60 1	5= .00 1	SC - 3	242.35	25. شه
MACHEZIUM	6/6	11:0.22	1 DD.1352	sc - 3	3000.23	1110.20 1
***ことがきらき	6/6	72.33 1	9"2.30 J	SC - 6	342.38	85.80 J
HERCURY	3/6	0.52 J	1.50 J	SC • 3	C.42	0.10 J
NICKEL	3/6	10.43 (3	59.50	50-5	15.95	4.50 0
PCTASSIUM	6/6	320.00 Ü	1993.00	so - 3	1031,17	581.00 🖸
SELENIUM	1/6	0.5- 0	0.54 🖸	50 - 3	0.25	0.23 U
SC0 (U.M.	4/6	44.35 1	253.00 0	\$0-5	82.72	43.70 U
VANACIUM	6/5	5.40 🖸	72.10	SC - 6	27.10	6.30 🗆
Z1NC	6/6	71.71	L 00.1515	50 + 5	482.73	66.20 3
314CKSTCNE_PIVER					Upstrein	Downstream
VOLATILE ORDAHIOS					<u>\$0 - 2</u> NC	<u>50-10</u>
NCT SETECTES					- NC	
		Concentral	tion (ug/kg)			
SEMIVOLATILE CREANICS						
CHATSENE	1/1	252.00	252.00	SC - 4	ХÔ	NC
FLUCRANTHENE	1/1	319.30	317.00	50-6	×0	NO
PHENANTHRENE	1/1	201.00	201.00	\$0-4	NO.	NO
PYRENE	1/1	280.00	231.30	\$2-4	NC.	NO
	•• •					
<u>2537101065/2035</u>						
ARCOLOR 1240	1/1	4200.30	4203.00	\$2.4	NO	MD.
	., .					
		Concentral	tion (mg/kg)			
INCREANTES						
ARSENIC	1/1	5.80	5.90	\$0-5	1.30	43.00
CHRONIUM	1/1	12.00	12.00	50-6	11.00	7.30
C22753	1/1	20.00	29.00	50-6	13.00	ND
NICKEL	iži	3.50	3.80	50-6	4.50	4.50
ZINC	izi	41.30	41.00	50-6	26.00	24.00
		41.44			باد ، لنو	54.90

**Bata Gunlifiers:** 

0 - Concentration reported in analysis at a secondary dilution factor.

J - The associated numerical value is an estimated quantity.

JJ - The associated numerical value is an estimated quantity and the reported value is less than the Contract Recuired Quantitation Limit (CRQL), but greater than or equal to the Instrument Detection Limit (IDL). to the Instrument Detection Limit (IDL) and the associated numerical value is an estimated quantity.

U - The compound was analyzed for, but was not detected. The associated value is the sample quantitation limit. [] - The reported value is less than the Contract Required Quantitation Limit (CRQL), but greater than or equal to the Instrument Detection Limit (IDL).

\* - Average concentration exceeds the maximum due to the Sample Quantitation Limit for nondetects being greater than the CIGL.

NO . Not Detected

#### PETERDIX/PLPCTAK SCTE Summary of Boring Solv Results Concentration (Lg/Kg)

#### Range of Detected Values <u>لي منظريو</u> 110110a — Makingan Location of Max. 2001501 Freq VOLATILE (2014-105 1,1-2)CALIAGETERE 1/52 1,1,2,2-TETRACELORGETERE 3/52 1,1,2,2-TETRACELORGETERE 3/52 1,2-2)CALIPOSTERECTOTAL: 2/52 2-3UTANONE 6/52 2.30 • . 4 12.00 J 12.00 J 12.00 J 12.00 4.20 44 12.00 2 12.00 3 12.00 2 230.00 JJ 802502 120.00 JJ 803502 480.00 B02502 74.00 JJ 74.00 JJ 803502 230.00 JJ 8301501 17.00 JJ 813501 400.00 B02502 720.00 B02501 720.00 JJ 802502 720.00 B02501 1 1000.00 B02502 550.00 B06501 200.00 JJ 802502 720.00 B02502 550.00 B02502 720.00 JJ 802502 720.00 JJ 802502 720.00 JJ 802501 100.00 JJ 802501 130.00 JJ 802501 130.00 JJ 8301501 SEMEVOLATILE ORGANIOS 230.00 ... 13.00 ... 110.00 ... 74.00 ... 17.00 ... 17.00 ... 24.00 ... 9.00 ... 13.00 ... 9.00 ... 9.00 ... 9.00 ... 9.00 ... 1/31 1/31 LENE 3/32 2/31 1/31 2/31 140.00 U 340.00 U 70.00 U 340.00 U 350.00 U 350.00 U 350.00 U 340.00 U Z-HETAYLEHENCL Z-HETHYLMAPHTHALENE 4-HETHYLPHENCL 4-CHECRCANILINE ACENAPYTHENE ACENAPHTHYLEHE 1/32 6/32 12/32 ANTHRACENE BENZD(A)ANTHRACENE 12/32 BENZO(A)PYRENE 12/32 SENZO(S)FLUCRANTHENE 13/32 74.00 11 1012,20 74.00 14 350,00 JJ 30.00 JJ - 360,00 U 370.00 JJ 140,00 JJ 190.00 JJ 360,20 U 370.00 JJ 140,00 JJ 190.00 JJ 360,20 U 370.00 JJ 360,20 U 370.00 JJ 360,20 U 370.00 JJ BENZO(G, H, I)PERYLENE 11/32 2/31 BENZO(X) FLUGRANTHENE BIS(2-ETHYLHEXYL) PHTHALATE 7/31 49.00 33 200.22 11 SUTYLBENZYLPHTHALATE 1/31 CARBAZOLE 4/32 9.00 11 13/32 CHRYSENE 190,00 47.00 JJ LARTSENE 13/32 DI-N-BUTYL PHTHALATE 7/31 DI-N-GCTYL PHTHALATE 6/31 DIBENZOGA, NJANTHRACENE 3/32 DIBENZOFURAN 1/31 DIETHYL PHTHALATE 8/31 FLUCRANTHENE 14/32 43.00 JJ 93.00 JJ 43.00 JJ 93.00 JJ 74.00 JJ 350.00 JJ 130.00 JJ 350.00 U 340.00 U 350.00 U 170.00 S1.00 JJ 31.00 33 9.00 .1 70.00 11 1/31 130.00 JJ 10.00 JJ 12.00 JJ FLUCRANTHENE 14/32 180.00 JJ 390.00 U FLUCREHE 3/31 61.00 JJ 180.00 JJ 8301s01 140.00 140.00 140.00 130.00 130.00 130.00 INDENO(1,2,3-0)PYRENE NAPHTHALENE PHENANTHEFUS 16.00 .... 10/32 802501 473,00 40.00 11 150.00 JJ B301501 160.00 JJ 390.00 U 2/31 802502 802502 8301501 620.00 PHENANTHRENE 13/32 10.00 JJ 55.00 11 130.00 11 340.00 u 390.00 u PHENOL 130.00 JJ 1/31 1103.00 PYREVE 15/32 11.00 JJ 40.00 JJ

#### PETERSON/PURCTAN SCTE Summary of Boning Spill Results Concentration (Lg. kg)

		3	Range of Detected	: /aliges	i i		
<u>1:701:71 %474</u>	1.10	<u></u>	Ngr - 1		tat th of Ma	<u>/</u>	B301516
4,+-202	5, 32	1.90			11314	4.80 .	13.00 :
4,4-000	3, 32	3.32	7.23			3.40 0	3.90 U
4,4-307	7 32	4.30 - 2.20 - 2				8.20	18.00
<b>メビューサービスドロコ</b> アコライモ	7.32	2.2. 4	71.00		11114	25.11	71.GC .C
AFOCLOR-125-	3, 32	25.11.27	93.00			36.00 .	<b>39.00</b> U
E-COSULEAN [	4.32	3.00 J 3.50 J 12.00 J	72.30		-11	1,80 0	2.90 U
EHECSULEAH II	5. 32	3,50 ()	53.00		-1.	3.60 u	3.90 0
E-DRIN ALDE-1DE	3, 32	12.11 4	23.00		C1324	14.00 2	23.30 .
ENDRIN KETCHE	1/32	3.60 2	3.50		-511	3.60 1	3,90 U
ENGRIN	4732	4.22 2	6é.30	35	41.1	3.45 2	4.20 1
GAMMAHCHLORDANE	4. 32	1.90 2	64.00	3 at	1111	19.00 -	54.00 .0
HERTACHLOR EPOXIDE	2, 32	2,70	8.90	83	21826	2.90	8.90
HEPTACHLOR	3/32	1.70 44	5.3C	1 83	11116	1.70 1.	5.30 1
INCREANICS							
ALMENUN	32/32	1550000.00	14300000.00	31	4313 43	13000.00	9240000.00
ANTIMONY	1, 32	253.55 (5				230.00 1	
ARSENIC	32/32	952.22 (2		8:	11	3100.00	7400.00
BARIUM	32/32	7400.00 0		. B:	11.	· · · · ·	27800.00
BERYLLIUN	3.32	122.22 0	4719 40	80	-1	210.00 02	
CALITUM	32/32	362110.10 (2				T2000.0C	394300.00
CHROMELM	32/32	362000.00 (2 2400.00	23512.00		-111	9500.00	12100.00
COSALT	Z*/32	1700.00 []			-11	1900.0C 🙄	3900.00
CC7PER	32/32	2300.00 0			1111	\$800.0C	4400.00 0
IRCN	32/32	3070000.00	1550000.00			2000.00	11600000.00
LEAD	32/32	1600.00	252000.00		1521	48600.00	14100.00
MAGNESIUM	32/32	647020.90 []				50000.00	1500000.00
MANGANESE	32/32	36200.00 1	1090000.00			64000.00	100000.00
NICXEL	23/32	4708.00 E			751.	6500.00 C	
POTASSIUN	32/32		+			73000.00 C	
SELENIUM	2/32	314000.00 C			-3. 0 4873	230.00 1	230.00 1
SILVER	1/32	1200.00 []			-312	1000.00 0	1000.00 U
	1/32 Zé/32						
SCO IUN					13	35500.00 ()	
VANAD IUM	32/32	2800.00 []	236000.00		7321	12500.00	15000.00
ZINC	24/32	1\$100.00	70600.00	8C	<b>432</b> 1	68900.00	29400.00

Data Gualifiers:

D - Concentration reported in analysis at a secondary dilution factor.

E - Concentration exceeded the calibration range of the GS/MS instrument for the specific analysis.

J - The associated numerical value is an estimated quantity.

JJ - The associated numerical value is an estimated quantity and the reported value is less than the Contract Required Quantitation Limit (CRQL), but greater than or equal to the Instrument Setection Limit (IDL).

to the Instrument Detection Limit (IDL) and the associated numerical value is an estimated quantity. P - There was a greater than 25% difference for detected concentrations between the two GC columns. The lower of the two values is reported.

U - The compound was analyzed for, but was not detected. The associated value is the sample quantitation limit. 

to the Instrument Detection Limit (IDL).

[] J - The reported value is less than the Contract Required Quantitation Limit (CRQL), but greater than or equal to the Instrument Detection Limit (IDL) and the associated numerical value is an estimated quantity.

## PETERSON/PURCTAN SUTE Summany of Suttonal Socie (Store) foot, Results

		Range of Dete	ected Values	Locat/or		UC5 1	7.8
Garadung Ware	1.97		មិត្តវិតិភូត	of Har.	Avera <u>t</u> e		1.252
						-	
VCLATILE 07144105			ation (ug/kg)				
1,2-2:2-2:4:5	2/**	1.11 H	14.00 20	BCÁSC*	195.43*	1.30	11.20 U
		2000.00	2200.00	309501	354.23		11.05 U 11.05 U
1,1,2,2+1274CALCACET-ANE 1,1,2,2+12784CALCACET-ANE			2000.00	31350.	292.53		
2-34744586	2.	41.11 4	1700.00	313501	271.72		
2	1/1	** **	22.00	3C6SC*	195.41*		L 2 2 2 L 2 2 L 2 2 L 2 2 L 2 2 L 2 2 L 2 2
ACETIVE	2. 1	7.11	120.00	30650	2.2		
BENZENE	1/14	2.11	8.00	804501	195.42*	**	
CARSON TETRACHORIDE	1/14		180.00 11	313501	162.41		
CHEGRESENSENE	1/14		3.00 11	306501	195.37*		
CHLOROFORM	1/14	2.12	8.30	306501	19521		
	2/14	₹			197.4**	••.55	11.20 U
	2 •	4411,11	32.00 5300.00	302501 810501	792.43	11,30 (	5.00 J
METHYLENE CHLIRIDE	2. – 1/*–	3.12 44		BOASC!	195.33*		5.55 S
STYRENE		2.12 11 4.23 11	5.00 JJ			4 90 U	
TETRACHLOROSTHENE	9/14 5/14	4,10 JJ	221000.00 D	102208	24005.88		. ::.20 U ::.20 U
TOLUENE		· · · · ·	13.00	302/0650			
TRICHLORGETHENE	2.1-	4.11.41	29.00 11	806501	195.657		11.20 U
XYLENES (TOTAL)	3/14	غة حديد	25.00	802/0650	197,43*	3.30	. 11.00 u
SEMEVOLATILE ORGANICE							
Z-HETHILMAR-IMALENE	:/*4	13.00 JJ 47,00 JJ	t <b>3.</b> 00 JJ	502501	163.25*	TI.30 🤐	3±1.12 UJ
ACEHARHTHENE	1/13	47,22,21	47.00 JJ	802501	164.96*	30.00 00	3e2.22 VJ
ACTHARTONICENE	1/14	17.12 22	17.00 22	813501	163.54*	361.30 U	360.00 UU
AN HRAIINE	3/14	211 11	110,00 11	802501	149.46*	180,00 ()	360.00 UU
BE IC , AN THRACENE	7/14	<u>.</u>	320.00	802501	151.82	720.00	10.00 JJ
8F ZILANFYRENE	7/14	t4,10 JJ 33.00 JJ	1100.00	802501	212.25	£.3°80	9.30 44
B1 ZO(3) FLUORANTHENE	8/14	33.10 Ju	2200.00	802501	325.00	1222.00	13.20 JJ
BT ZO(G, H, L)PERYLENE	7/14	13.30 JJ	1000.00	802501	195.89	153.00 JJ	360.00 UU
8 (Z-ETHYLNEXYL) PHTHALATE	3/13	47 12 11	550.00	<b>\$06501</b>	195.27	112.00 11	360.00 UJ
C 342018	2/14	16.11 11 23.11 11	210.00 11	802501	165.96	71.00 Ji	360.00 01
CHYSENE	7/14	23.33 JJ	720.00	802501	199.82	690.30	9.20 JJ
G N-CCTYL PHTHALATE	1/13	18.20 33	18.00 JJ	809501	163.12*		10.00 10
C H-SUTYL PHTHALATE	2/13	31.00 JU	57.00 JJ	809501	154.65*	43.00 JJ	360.00 UJ
T LENZO(A.H)ANTHRACENE	2.14	70.00 JJ	310.00 JJ	BOZSOT	176.96	700 J.	
T THTL PATHALATE	3/13	t0.00 JJ	76.00 11	806501		360.00 U	14.00 JJ
JARANTHENE	9/14	20.00 33	1400.00	802501	263.32	:713.00	12.00 13
FLUCRENE	1/13	61.00 11	LL 00,16	802501	166.04*	121.00 11	360.00 00
INDENG(1,2,3-CD)PYRENE	6/14	16.00 11	1100.00	802501	Z13.46		360.00 UJ
PHENANTHRENE	8/14	18.00 33	310.00 JJ	802501	142.46		10.10 11
PYRENE	8/14	20.50 Ju	570.00 JJ	802501	189.29		11.00
PESTICIDES/PC3s							
4.4-00E	1/14	6.50 J	6.50 J	811501	2.01	4.30 1	3.50 04
4,4-002 4.4-00T	3/14	4.50 2	200.00 0	804\$01	9.34	5.50	3.50 01
ALPHA-CHLCRDANE	3/14	2.20 J	54.00 JD	811501	4.87	25.00	1.50 UL
ARGELER-1254	2/14	25.00 JP	40.00 J	804501	18.07	26.00 U	36.20 UJ
ENDOSULFAN II	2/14	3.50 JJ	53.00	804501	3.43	3.50 0	38.50 UJ
ENGOSULFAN I	2/14	3.20 J	72.00 a	804501	3.35	1.50 U	1.50 05
ENGLISHERN	2/14	42.50	66.00	B04\$01	6.84	3.50 U	3.50 UJ
ENDRIN KETCHE	1/14	3.60 J	3.40 J	804501	1.74	3.50 U	3.50 03
	3/14			811501	5.55		
GJHHA-CHLORDANE HEPTACHLOR	1/14	1.90 J	64.00 D			19.00 J	1.50 UJ
NEF (ALGLUE	17.14	3.70 J	3.90 J	811501	1.07	1.70 44	1.50 UJ

#### Table 1 - instrall

# PETERECK PLATAN SITE Surmany of Electric Is (C to 1 foot) Results

1231 Ce	-23 '	R	Location	estes Valles	Range of Dep		
915621	130151	Averace	<u>04 Mir.</u>	₩≞∢ऀ⋍⋤	<u> </u>	Frez.	Compting Yame
			(mg/kg)	Concentration			
							INCRIAN 103
	6210.00	4321.43	804\$11	8010.00	1870.30	·	ALUPUM
	0.23	0.11		C 21 11	3.20	1/14	ANTIMONY
4.5C	3.11	3.97	813501	8.11	1.30	14,14	ARSENIC
17.80 🖸 .	30.21	22.41	112118	72.22 .	7.50	14/14	BAR:
	0.21	0.18	807511	1.31	1.30	/ -	BERYLLIUM
1102.20 3	6670.00	919.71	BC6SI'	3	424.00	14/14	CALTLA
	9.5:	8.27	82452*	23.5	3.5	16/14	CHACH!
2.10 []	1.5: .	2.59	804501	7 :	1.70	10/1-	COBA."
	9.8:	13,19	BOAST	59.7	2.30	4	Cossis
	7720.00	7763.57	804511	13600.00	3432.00	14, -	LACN
	48.4.	32.48	811521	242	2.90	14/14	LEAD
	2270.00	1960.16	BO4SC*	1311	847.00 0	14714	MAGNESCUM
	168.02 .	131.55	BC4ST	3313.11	45.60	14/14	MANGANESE
П 5.70 Д	6.51 🙄	7.45	807511	24	5.10 ::	10/1-	NICXE.
6200	673.5			2222 22			
	5,5,5,5,				0 57 -		
1.00 U	1 01			· · · ·	1.56 8		
	74 4 -			· · · · · · · · · · · · · · · · · · ·	18 6.5		
10.20				774 **	A 30 H		
							+
	6.3. 673.01 0.21 1.01 35.51 12.51 68.71	7.65 756.43 0.13 0.52 55.10 22.03 27.42	80450*	2223.55 0.55 [] J 1.20 [] 127.55 [] 234.55 70.55	314.00 H 0.53 C. 1.20 C	10/14 12/14 17/14 17/14 17/14 17/14 13/14	NICKEL POTASSIUM SELENILM SILVEF SCOILM VANACILM ZINC

Data Qualifiers:

0 - Concentration reported in analysis at a secondary cilution factor.

.

J - The associated numerical value is an estimated quantity.

٠

JJ + The associated numerical value is an estimated mantity and the reported value is lass than the Contract Required Quantitation Limit (IRGL), but greater than on equal to the Instrument Detection Limit (IBL). To the Instrument Detection Limit (IDL) and the associated numerical value is an estimated quantity. P - There was a greater than 25% difference for detected concentrations between the two II columns. The Lower

of the two values is recorted.

U - The compound was analyzed for, but was not detected. The associated value is the sample quantitation limit. UJ - The compound was analyzed for, but was not detected. The associated value is an estimated quantity. [] - The reported value is less than the Contract Remained Quantitation Limit (CRGL), but prester than or equal to the Instrument Setection Limit (IDL).

II - The reported value is less than the Contract Required Quantitation Limit (CRGL), but greater than on equal to the Instrument Setection Limit (IDL) and the associated numerical value is an estimated quantity, \* - Average concentration exceeds the maximum due to the Sample Guantitation Limit for noncetects being greater

than the CROL.

#### 141 E E-11

#### RETERION/PURITIN SITE Summany of Beckground Surf bray Soly Results

	Range of Detected Values										
<u>Terragent sere</u>	+-		<u>មាន ៅក្រោះហា</u>	Coost on on Max	1						
				· · · · · ·							
		Contentina:	(15) (15/KG)								
EFFICUATILE CPCANICS											
HA-II(A)AHTARAIENE	1/6	9.11	9.00 Ju	\$3-1	tST.33+						
EE+CD(B)FLLDFANTHENE	2:5	14.00	66.00 JJ	55-6	139.23*						
DOBTHYL PHIMALATE	3/6	27.00	160.00 JU	55-5	133.58*						
FLLCRANTHERE	17≦	40.00	50.00 Ju	\$3-5	165.23*						
F-E-ANTHRESE	175		tt.90 JJ	\$5-1	157.57*						
F'FEHE	2/5	15.00	37.00 33	55-6	131.23*						
<u> 111 (1255 - 115</u>	• • •		7	<b></b> .							
	1/5	7.71 - 3.31 -	7.90 J 3.30 J	53-1 53-1	2.23 1.35						
treaturnam .	1/4		3.30 -	33.	1.23						
		Concentinut	lian (tg/kg)								
201840551		•									
ALLHINCH	5/4	4090.11	16100.00	\$3-4	107a1.11						
A755-1C	6/5	2.2:	14.00	55- <u>2</u>	7.73						
54811M	<b>\$</b> / <b>\$</b>	9,10 11	20.70 (31	55-4	14.22						
EEFYLLIUM	2/5	0.23 (1	0.30 (]	\$5-4	0.14						
04.200M	<b>5/5</b>	107.10	424.00 <u>[</u> ]	\$5-6	272.17						
	5/5	6.44	12.50	-22	8.43						
C11417	1/5	2.99	3.30 []	\$5-5	1.25						
C1222	6/5	6	12.20	\$5-5	4.53						
ITIN	5/5	6690.00	14400.00	55-4	10511.67						
LEXO MAGNES(UM	6/5	9,70 \$11,00 (0	23.00 3130.00	\$3-4	16.90 1276.33						
MANGANÉSE	6/5 6/5	43.70	153.00	25-5 25-5	65.73						
NIXIL	4/5	4.35 0	4.40 D	52-3	4.13						
PCTASSIUM	6/5	104.00	777.00 []	34-2	274.47						
SELENIUM	3/5	0.23	0.35 []	\$5-2	0.17						
SEE COM	5/6	16.43	47.30 []	55-5	21.24						
VANAC IUM	5/6	10.40 [	20.30	55-4	16.97						
ZINC	5/6	16.10	32.70	55-6	22,39						
<b>••</b> •••			42								

Data Gualifiers:

3 - The associated numerical value is an estimated quantity.

J. - The associated numerical value is an astimated quantity and the recorted value is less than the Contract Required Guantitation Limit (CRQL), but greater than or equal to the Instrument Detection Limit (IDL). to the Instrument Detection Limit (IDL) and the associated numerical value is an estimated quantity.

E - The reported value is less than the Contract Required Quantitation Limit (CRQL), but greater than or equal to the Instrument Detection Limit (IDL).

E; - The reported value is less than the Contract Acquired Quantitation Limit (CRQL), but greater than or equal to the Instrument Detection Limit (IDL) and the associated numerical value is an estimated quantity. \* - Average concentration exceeds the maximum concentration due to the Sample Quantitation Limit for nondetects being greater than the CRQL.

# FUTURE GROHNDWATER INGESTION PATHWAY CCL FACILITY SOURCE AREA PETERSON/PURITAN SITE GARGINOGENIG, NISKS TO RESIDENTS

	Conce	nhalion	Caracoa	Wonght	Expression Constan	FIISK ESFIMATE		
Contaminants of Concern	Average	Maxirium	Slope Factor	01	Arkill	Avinaigo	Hoasonablo Max	
	(m	(21)	(mg/kg/day) 1	Evidence	(Mig/day)	Artial	Ashali	
Volatile Organic Cemeounda		[						
	0 31	56		n -	1.26.02			
l buent sie na	0.005	0.005	2 9E 02		1 26 02	1.75-06	1.76-06	
Chierouthane	ND	ND		NA	1 2E 02			
1.1-Dicisiuraothana	0009	0.039		C	1 26:02			
1.2 Dichlorosthane	0.049	0 0 4 9	9 1E-02	62	1 21: 02	5 2E 05	5 2E 05	
1.1 Dichlorogitiene	0.14	15	6 0E 01	C	1.26.02	9 9[5 04	1 IE 01	
1.2 Dickloroethere	2.1	86	••	D	1 2E 02			
E Hydraut and	0 0 36	0.006		Ď	1 2E 02			
Mathylana Chloride	54	67	7 5E 00	102	1 26 02	4 0E 04	5 9E 03	
futactiloroathena	20	110	5 26 02	112	1 26 02	E 21. 02	6.71: 02	
fohrune	0.06	0.06		Ð	126-02			
1,1,1 Trichloroethane	55	120		D	1 215 02			
t,1,2-Trichloreelhane	0.01	0.01	5 76 02	C	1.26.02	6 7E-06	6 715 06	
Inclacroatione	0.67	5	1.1E 02	NA	1 2E 02	8,7E-05	6 5E 04	
frichioro Huoromaihane	0.12	13		NA	1.2E 02			
Vinyl Chloride	0.19	0.83	1.9E+00		1.26.02	4 ZE 00	E DE: 02	
Xylunas	0.13	0.16		n	1 2E-02			
Semi-Yolatile Organic Compounds					ł 1			
Bis(2-ethylhexyl)Philialate	0.011	0 0 19	1.4E-02	<b>B</b> 2	126-02	1.8E.06	6 4E 06	
Pontickios/PGBs								
Chlordana	0.001	0 0024	1.3E+00	85	1.2E-02	1 5E 05	3 7E 05	
inorganica	l .	ł			{			
Arsenic	D.0085	0 0 36	1.75E+00	•	1.2E 02	17E-04	* 7.4E-04	
Cadmkin	0.0006	0 02		B1	1 2E 02			
Сімонікий	0015	0 0H9	••	0	1.26.02		1	
Сорры	0.042	0.27		Ð	1.2E-02		·	
Lead	0.0097	0.043		82	1.2E-02			
Nickel	0.02	0.051		•	1.2E-02			
5hallkum	ND	NO		D	1.56.05			
2 knc	0.12	0.56		D	120.02	<del></del>		
	ł				รบด	1.86-02	2.0E-01	

Exposure Factors:

Adult - 2 liters of water per day for 350 days in a 365 day year for 30 years in a 76 year lifetime by a 70 kg techt = 0.012 biters per kg body weight per day

Compounds and associated risk astimates exceeding 1x10.6.

\* The uncertainties associated with ingested inorganic arrands are as such that due estimates much hermodified downwards, recommunity or a management ductsions, as much as an order of magnitude, relative to risk estimates associated with most other carcerogens (EPA, 1903)

# FUTURE GHOUNDWATEH INGESTION PALLIWAY CCL FACILITY SOUNCE ANEA PETERSONPULIERN SHE NONCARGINOGENIC HISKSTO HESIDENTS

	Conce	nuation	Bataronco	Toxicity	Exposition Fraction	HAZADI	() INDEX
Conteminants of Concern	Аменист	Махіонаці	lbusa	Econoposical	Aihili	Ачніци	📔 Housonaldo Mao
	(g	<u>الالات</u>	(mg/kg/day)	· · · · · · · · · · · · · · · · · · ·	(Vhg/day}	Adult	Askall
Velavile Organic Comogunds		1			{ }		
Aculory	0.31	56	1 OE 01	1. Iver/Kidney	2 7E 02	8 4E 02	156,00
Benzene	0.005	0 005		••	2 7E 02		
Chlorouthane	ND	ND			2.71.02		
L.) Dichlorouthane	0.0019	( eco (	1 OE 04	Монн	271-02	1.11.02	111.02
1,2 Dichlorouthane	0.049	0 049			276.02		
1,1-Dichloroethene	0.14	15	9 OE 03	Livor	276.02	4 2E 01	4.5E501
1,2 Dictricroethene	2.1	46 [	9.0E.0%	E IVAN	2 /1 02	6 16 (01)	5.01.401
EntryRead 2 Onto	0 0 0 6	0.006	1.06.01	Livor/Acteory	2/1/02	976.000	971-01
Mathylonu Chloride	5.4	67	6 OE-02	Liver	2.71: 02	24E+00	0 04. +0 I
feirachloroethene	20	110	1 0E 02	Livor	2 7E 02	5 41:401	3.0£402
lokienu	0.06	0.06	2 06 01	I wnr/Kalany	2 76 02	8 11:03	0 11 133
1,1,1-Trichloroethane	I F	120	9 OE 02	l tvor	2 7E 02	3 3E+00	3.66+01
1,1,2 Trichlorouthane	0 0 1	001	4 01: 03	filocul Chom	2 76:02	6.61, 02	6.06.02
Frichtorouthann	0.67	5			276:02		
( ichiowikiownetkana	0.12	1.3	3 0E 01	Survival	276.02	1.115.02	1.51.01
vinyi Chloride	0.19	0.63			2.7E-02		
Xylenes	0.13	0.16	2 0E+00	Hyperactivity	2 7E 02	1.66.03	2 2E 03
Semi-Yolaille Organic Compounds							
Gis(2-aihythoxyl)Phihalale	0011	0 0 3 9	2 OE 02	l Ivor	2.7E-02	1 5E 02	5 36 02
Pasicides/PCBs							
Ghlordane	0.001	0.0024	6 0E-05	1. Mar	2 7E-02	4 5E 01	1-1E+00
Inorganica					Į Į		
Arsenic	0.0085	0.036	3 OE 04	Skin	2.7E 02	7 7E O1	3.2E100
Gadmium	0 0036	0.02	5 ØE 04	Kickney	2.71:02	1 9E 01	1.16.108
Chiomkan	0.015	0 009	1 0E100	Nom	2 76 02	4.16.04	2.46.03
Copper	0 042	0 27	3 7E 02	GI Initiation	2 76 62	0.06.05	2.01.04
Lead	0.0097	0 043	••		2.7E 02		•
Nickel	0.02	0.051	2.0E 02	Organ Weight	2 7E-02	27E 02	6 9E 02
[hallium	ND	- DN	8.0E-05	Liver/Blood	2.7E-02		
Zinc	0.12	0.56	3 OE 01	Blood	2 7E 02	11E 02	5 OF 02
					SUM	66	441
	]				1 Ivar	£7	437
	4	l			Shin	8 6	32
		]			Kiduary	02	1 11

### Exposure Factors:

Adult - 2 liters of water per day for 350 days in a 365 day year for 30 years by a 70 kg adult = 0.027 liters per kg besty weight per day

<sup>100</sup> • Compounds and associated hazard quotients/indices exceeding 1.0.

1

# FUTURE GRONNDWATER INGESTION PATIWAY PAG FACILITY SCHIRCE AINEA PETERSONPLINITAN SHE CARCINOGENIC RISKS TO RESIDENTS

	Conce	nitation	Cancor	Weight	Exposing Factor	NISK ESTIMATE		
Contaminants of Concern	Average	Махитнить	Slope Factor	of	Arkel	Ανωτιτιμι	Hoasonable Max	
	<u>tr</u>	<u></u>	(mg/kg/day) 1	Evidence	(Laupiliy)	Achell	Aikat	
Volatile Organic Compounds		ļ			[ [			
Acelong	1 13	55	••	n	1 2E 02	. •		
Bentene	ND	NO	2 9E 02		1 2E 02	. •		
Chioroutiane	( NO	ND		NA	E24E02			
I, F- Diclike o <b>ultane</b>	ND I	ND		G	1 1 24: 02			
1,2 Dichleroutiane	ND	ND	9 1E 02	B2	1 2E-02	-•		
, 1-Dichloroethene	) ND	NO	6 0E-01	C	1 2E-02			
1,2-Dichloroethane	ND	NO		p	1 26 02			
Ethylbenzone	0.41	0 00		Ð	1 2E 02			
Mathylana Chlorkie	ND	ND	7.58.00	02	) i 29 azi		1	
f o le active continue pe	0 032	0.062	5.241.022	112	) i 21: 02 } -	2.01.05	9 0f: 05	
foluene	0.054	02	••	Ð	1 2E 02			
I.I.I.Trichloroethene	ND	ND	••	P	126.02			
1.1.2 Trichloroethane	ND ND	ND	57E 02	C	1 26 02			
( stationalises	ND	ND	L.FE.02	NA	1 21 02 2			
frichigrativereneithane	ND	ND		NA	1 26 02			
Vinyi Chioride		ND	1.9E+00		1 2E 02		••	
Xylenas	0.042	0.1		D	1.26-02	*-		
Sami:Yolatila Organic Compounda					1			
Gis(2-eHythoxyl)Philialais	NO	ND	1.4E-02	02	1.2E-02	••		
<u>Cesicides/PCBs</u>	i				{ {		{	
Chlordane	ND	ND	1.3E+00	82	1.2E-02	••	· · ·	
Inorganica								
Arsunic	0.5	046	1.75E+00	•	1 2E-02	6 2E-03	*) 9.5E-03	
Cadenium	ND	Ю		B4	1 2E-02		••	
Chromium	0 021	0.041		D	1.2E-02			
Сорры	0.049	0 075		0	1.26-02	••		
Lead	0.013	0.022		B2	1.2E-02	••		
Nickeł	0.12	0.15		A	1.2E-02	••	· · ·	
f fa sa Minarra	ND I	ND		р	1 26:02	••	1	
Zinc	0.066	0 096	••	0	1/26-02	<u> </u>		
					SUM	@ 2E-03	9 5E 00	

**Exposure Factors:** 

Adult - 2 liters of water per day for 350 days in a 365 day year for 30 years in a 70 year lifetime by a 70 kg adult = 0.012 liters per kg body weight per day

Compounds and associated data estimates excounting 1x10.6.

\* The uncertainties associated with ingested inorganic anents are as such that disk estimates could be modified downwards, in reacting disk management decisions, as much as an order of magnitude, relative to disk estimates associated with most other cardinogens (1.124, 192.1).

# FUTURE GROUNDWATER INGESTION PATHWAY PAG FACILITY SOURCE AREA PETERSONPURITAN SITE NONGARGINOGENIC BISKS TO RESIDENTS

	Conce	ntration	Antoniaco	Тахісіну	Exposing Factor	HAZAG	D 4401 X
Conterninanis of Concern	Average	Maximum	(Jose	Енфонн	Arkak	Аминара	Thiasonable Max
	(rr	91	(mg/kg/day)		(Megrokay)	Achily	Aikill
<u>Yelatila Organic Compounds</u>	1						
Acetosu	1 13	55	1 OE 01	l ivor/Kkinoy	27E 02	3 5E (00	1.56.01
ijenzenije	ND	NO			2 7E 02		
Chlorouinane	ND	NO			2 76 02		
I.1- Dichioroelhane	ND	ND	1 0E 01	Nom	2 7E 02		
1.2-Dichloroathane	ND	ND			2 7E-02		
1.1-Dichloro0thene	ND	NO	9 0E 03	1 iver	27E 02	••	
1.2 Dichterouthum	NO	ND	DOE 03	1 WW	2 74: 02		
1: Hy yllous t at sit	0.41	0 119	1 01: 01	LIVORTHERNY	271.02	111.01	2 91 01
Mathylana Chloride	ND	ND	6 DE 02	1.84	276.02		
(etrachioroetheru	0 032	0.062	1 OE 02	Liver	2 76 02	B 6E 02	1.70.01
1 shows	0.054	0.2	2 04: 04	Liver/Kelney	2 /1. 02	7.00-001	2 /1 02
1,1,1-Tuchioroelhane	NO	ND	0 OE 02	Livia	2 /15 62		
1.1.2 Trichloroulliano	ND	ND [	4 06 00	Mood Churt	2 /1: 02		ł
Frichlorouthene	I ND	- OA	••	••	2 7E 02		
[richlorolluoromethane	NO	ND	3 OE 01	Survivat	2 76:02	• •	1
Vinyi Chitorida	- ON -	ND			276:02		
Xylonos	0 042	01	2 0E+99	i iyparaciiviiy	2 76-02	5 7E 04	14E 00
Somi-Yolatile Organic Compounds							
Gis(2-othythoxyl)Philialato	ND	ND	2.0E-02	1. hvor	2.7E-02	-•	
Pesticides/PCBa							ł
Chlordane	ND	ND	6 OE 05	t war	27E 02	· ·	
Inorganica							
Vi antige	0.3	0.46	3 DE-04	Skin	2 7E-02	27E101	4.1E101
Cadmium	ND	ND	5.0E-04	Kickioy	2.7E-02		
Chromium	0.021	0 041	1.0E+00	Nona	2 7E-02	57E 04	116.03
Copper	0.049	0 0/5	37E 02	GENELINO	2 7E 02	3.61, 62	5.5E.02
t ead	0.013	0.022			2.7E-02		
Nickel	0.12	0.15	2.0E 02	Organ Welght	_	16E-01	2 0E 01
fhailium	i ND	ND .	8 OE 05	Liver/Blood	2.7E-02	••	
Zinc	0.066	0 008	3 0E 01	Blood	2 7E 02	<u>5 9E 03</u>	<u>0.085.03</u>
,		1			SUM	34	57
		1			tivor	37	15
	1				Skut	27	1 11
		1			Kickway		

### Exposure Factors:

Achill - 2 lines of water per day for 350 days in a 365 day your for 30 years by a 70 kg achill - 0.027 likes per highestly weight per day

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• • • • • • • • • Compounds and associated hazard quotientsAndices exceeding 1.0.

# FUTURE GROUNDWATED INGESTION PATHWAY CCL FACILITY DOWNGHADIENT AHEA AND OUNNVILLE WELLFIELD PETERSON/PURITAN SITE GARGINGGENIC RISKS TO RESIDENTS

	Conce	intration	Carning	Winight	Exposition Eautor	LAUSIC L	SUMALI
Contaminante of Concern	Average	Maximana	Sleps Factor	61	Achal	Амиради	- Hossonable Man
		191)	(mg/kg/day)_l_	Evidence	(Mighilig)	Aihili	Алы
volatile Organic Compounds	1						
Acutow	0 0 1 1	0.03		n	1 2E 02		
lansere	0 0049	0.011	2 9E 02		1 2E 02	1.7E-06	3 7E 06
Chlorouthane	0.15	1.3		NA	1 2E 02		
I - INchioreethane	0.044	02		C	1 21: 02		
2 Dichlorgethane	0 000	0 000	9 IE 02	612	1 2E-02	3 2E 06	3 2E 06
1 Dichioroelliene	ND	NO 1	6 0E 01	C	1.2E.02		
2 Dichloroethene	0 0 38	0 1 1	••	D	126.02	••	
thybenzene	0 003	0 003	••	Ð	1 2E 02		
Asthylene Chloride	0.0053	0 009	7 5E 00	82	1 2E 02	4 7E 07	7 9E 07
evachlogethene	0.037	0 26	5 2E 02	82	1 2E-02	2 3E 05	1.6E 04
oluene	0.003	0 000		n n	1 2E 02		
.1.1-Trichloroethane	0.000	0.047		0	1 21: 02		
1,2-Trichloroelliane	NO	NO	5.7E 02	C	1 2E 02	••	
richioroethene	0.011	0.055	1.16.02	NA	1 26:02	1.4E-06	7.10.06
a chiara iliara matterna	ND	ND		NA	1 240 62		
/ingt Chilorkia	0 00 47	001	1.0E+00	•	F 2E 02	1.0E-04	2 2E-04
(ylunos	NO	но		Ð	1.2E-02	•	
ismi:Yotajile Organic Compounda					1		
lis(2-e4iythexyl)Phthalate	0 021	0 056	1.46-02	82	1.2E-02	3 6E 06	9 2E 06
esticides/PCBs							
Shlordane	ND	NB	1.3E+00	82	1 2E 02		
norpanics							
venic	0.013	0 071	1.75E100	•	1 2E 02	276-04	* 1.5E.03
Cardunio m.	0.0030	0.0076		ы	1.56.95		ł
Shronhwa	0.0078	0.015		0	1 26 02		
Copper	0.33	2.6		0	1.2E 02		Į
ead	0.0032	0 0059		82	1.2E-02	••	
lickel	0.019	0 057		A	1 2E-02		· · ·
hailum	0.0012	0.0051	••	n	1 2E 02	••	
(Inc.	0 038	Ø.13		n	1.26.02		·
					SIM	4.0E-04	1.9E-00

Exposure Factors:

Achili - 2 lilwrs ol water per day for 350 days in a 365 day year for 30 years in a 70 year Wolfmo by a 70 kg achili = 0.012 lilors por kg body weight pur day

- Compounds and associated risk estimates excoording 1x10.6.

\* The uncertainties associated with ingested inorganic amonic are as such that risk asthrates much be mechanic downwards, in reaction risk management decisions, as much as an order of magnitude, relative to risk estimates associated with most other cardinogens (LFA, 1993).

# FUTURE GROUNDWATER INGESTION PATHWAY CCL FACILITY DOWNGRADIENT AREA AND QUINNVILLE WEILFIELD PETERSON/PURITAN SITE NONGARGINOGENIC HIGKS TO HESIDENTS

	Солсе	ntration	Reference	Taxicity	Exposure Factor	HAZARI	DINDEX	
Contaminante ol Concern	Average	Maximum	Dasa	Endpoint	Actual	Avoração	Huasonablo Ma	
	(!!!	94)	(mg/kg/day)		(//kg/ikiy)	Achill	Aikill	
<u>/otailia Organic Compounds</u>								
Aceione	0.011	0 0 3	1.0E-01	Liver/Kidney	2.7E-02	3 OE 03	8 1E 03	
lenzena	0 0049	0.011	••		2 7E-02			
Chioreethane	0.15	6.0	••	••	2.7E-02			
1,1- Dichloroelhane	0.044	0.2	1.0E-01	None	2 7E-02	12E-02	5 4E 02	
1,2-Dictrioroutrane	0.003	0.003			2 7E 02			
, I-Dichloroethane	ND	ND	9 OE 0.3	Liver	2.76.02			
2 Dichlorovitiene	0.038	0.11	9 0E 03	1 ivor	2 76:02	1.16-01	3 31: 03	
Ethylbentene	0.000	0.003	1 0E-01	Liver/Keiney	2 7E 02	U 1E 04	8 (E 04	
telinylena Chloride	0.0053	0 009	6 0E-02	Liver	2 7E-02	2.4E.00	4 IE 03	
otrachlorophone	0 0 37	0 26	1 0E 02	£ ivor	271.02	101 01	7 0 01	
្រំប្រទេស	0 000	0.003	2.06.04	Hvor/Kalnay	2 /1: 02	4.18:04	4 11, 04	
. 1, 1 - Trichloroethane	0.000	0.047	9 OE 02	Livor .	2 7E 02	2.46:03	1.41.02	
1.2 Trichloroethane	ND	ND	4.0E-03	Blood Chem	2 7E 02			
lichloroethene	0.011	0 055			2 7E 02		}	
ichiorolisoromethane	NO	NU	3 OE 04	Servival	2/1/02			
/wayl Chikoricha	0 0047	0.04		• •	2 76:02			
(yiunae	ND	ND	2 DE (00	Hypnractivity	2 76 02			
<u>iomi Yoluilla Organia Compounds</u>		0.050	<b>A AE</b> 40		2 7E-02	2 8E 02	7.55.00	
Bis(2-odiyili.oxyijPhitiolalo	0.021	0.056	2.0E-02	1.tvor	275-02	286.02	7 6E 02	
Pesickies/EGBa	LUD .		6.05.05		0.35.00			
Chlordano	ND	ND	6 0E-05	Livor	2 76 02	· -		
oorganics	1							
Arsonia	0 013	0 071	3 0E-04	Skin	2 7E 02	12E+00	6 4E 100	
Cadmium	0.0039	0.0076	5 0E-04	Kickuy	2 7E-02	246.01	4 1E 01	
Chiomium	0.0078	0015	10E+00	Norw	2 7E 02	2 1E 04	4 16 04	
Соррия	0.33	2.6	0.7E 02	GI kaitation	2 71: 02	5.46.01	1 91. (00	
bee	0.0032	0.0059			2 7E-02		·•	
Nickél	0.019	0.057	2 OE-02	Organ Weight	2 7E-02	2 6E-02	7 7E 02	
hallium	0.0012	0.0021	8 OE 05	Liver/Blooki	2.7E-02	4.1E-01	7 1E 01	
line .	0.036	0.13	3 0E-01	Blood	2.7E 02	<u>3 4E 03</u>	1 <u>21 02</u>	
					SUM	2.3	1. 11	
					Liver	0.7	18	
	1				Skin	1.2	64	
		1			Gu	0.24	19	
	1	Ì			Khikney	024	0.41	

# Exposure Factors:

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Adult - 2 liters of water per day for 350 days in a 365 day year for 30 years by a 70 kg adult = 0.027 liters per kg body weight per day

- Compounds and associated hazard qualianisAndicas exceeding 1.0.

# FUTURE GROUNDWATER INGESTION PATHWAY PAG FACILITY INDWINGRADIENT AIB:A PETERSON/PURITAN SITE GARCING/SENIG TIISKS TO RESIDENTS

	LUNCO	ntration	Cassion	Walght	Еврозние Едоков	AUSK A	SUMATE
Contaminants of Concern	Average	Макылып	Slope Factor	01	Arket	Амиаци	tioasonable Mac
	<u>[ [n</u>	۱ <u>۹</u> ۷)	<u>{mg/kg/day}_l</u>	Evklunco	(Mupriliny)	Achill	Achill
lotatilu Qrounic Compounda	1						
	- DN	п	••	Ð	1 2E 02		
lenzene	0.000	0.15	2 9E-02	Ä	1.26.02	19 DE-06	5 1E-05
	1	ND		NA	1 26 02		
.I. Dichloroethana	ND	ND		C	1 21: 02		1
2 Dichloroethane	ND	ND	9 IE 02	1)2	1 21: 02		
1 Dichloroathana	ND	ND	6 0E-01	C	1.2E-02		
2 Dichloroathena	0.043	0.13		D	1 2E-02		
ihyibenzene	0.013	0 051		0	1 2E 02	<b>.</b> .	
tethylone Chloride	ND	NO	7 5E 00	82	1.21:02		
éli achioró élitiene	ND	ND	5 2E-02	02	126.02		
akena	ND	ND		Ø	1.26.02		
.I.t.Trichloroethane	0.012	0.023	••	Ð	1.26 02		
1.2-Trichloroethane	ND ND	NO	5.7E 02	C	1 26.02		
richiovoethene aver at the	0.050	0.15	1 IE 02	NA	1.2E-02	6.8E-06	1,9E-05
richiaralluaramathana	ND	ND I		NA	1 26 02		
inyl Chioride	E ND	ND	1.9E+00		1.26-02		
lylenez	0.006	0.011		Ð	1.2E-02		
<u>iemi-Yolaille Organic Compounds</u> lot Analyzed		{					
<mark>lestickles/PCBs</mark> lot Analyzeci							
norganica			- <b></b>				
vaenic	0.005	0.014	1.75E+00		1.26.02	1 OE 04	* 2.96 Q4
mehadesen	ND 0.014	NU 0.025		0 0	120.02		
Shronnum	0.051	0 0 25		0	1.20.02		
opper	0.01	0.022	**	0 82	1.26-02		· · · ·
ead licket	0.037	0.15		62 A	1 2E 02		
dickey Isaaliisarra	NO	0.15		Ô	126.02	•	
l Isanille nys. Ciene:	0.064	0.094		0	1 20 02		
: W 16	0004	0.004					
			-		SUM	1.2E-04	J 6E-04

Exposure Factors:

Adult - 2 liere of water per day for 350 days in a 365 day year for 30 years in a 70 year illottme by a 70 kg achiti = 0.012 librs per kg body weight per day

- Compounds and suscieled risk estimates exceeding 1x10.6.

\* The uncertainties associated with ingested inorganic amonic are as such that disk estimates could be modified downwards, in reaching risk management ducisions, as much as an order of magnitude, relative to risk estimates associated with most other carecogenes (LPA, 399.0).

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# FUTURE GROUNDWATCH INGESTION PATHWAY PAC FACILITY DOWNGHADIENT AREA PETERSONPURITAN SITE NONCARGINOGENIG (IISKS 10 RESIDENTS)

	Conce	nitation	Autoranco	Toxicity	Exposure Factor	1147411	DINDEX
Conteminants of Concern	Avarage	Maxement	Dasø	Empound	Arkali	Avaraça	Hoasonabio Max
		197) (her	(mg/kg/day)		(Mg/day)	Achili	Achill
Volatile Organic Compounds							
Yoldula sziyarak teringana kez Acelona	ND	ND	1 0E-01	Liver/Kidney	2.7E-02		
Benzene	0 029	0.15			2.76.02		
Chiorouthane	ND	NO	••		276-02		
1,1- Dichloroethane	ND	ND	1 0E-01	None	2.78-02		
1,2-Dichloroethane	ND	ND	105.01		2.7E-02 2.7E-02	•	
1,2-Dichicroshone	ND	NE	9 0E 00	1 ivor	276.02		
1,1-Dichlorostivene	0.043	0 (3	9 OE 03	Liver			0.01.01
					2 7E-02	1 3E 01	3.96.01
Ethyloonzone	0 013	0.051	1 0E-01	Liver/Kidney	2 76 02	3.51 (03	141.02
Maliylune Chloride	NÛ	10	6 OE 02	Łivor	2 /1: 02	,	
feirachloroethene	ND	ND	1 OE 02	t ivoi	2 7E 02		
foluene	ND	ND	2 0E 01	Elwni/Kalnoy	2.76.02		
1,1,1-Tableowhane	0.012	0.023	0 0E 02	L IVIN	2 /1 02	0.66:00	6.91-04
1,1,2 Trichlorouthume	ND	NÐ	4 OE 00	Blood Chain	276.02		4
(richiorosihene	0.053	0.15			271:02		
l richiaraliyaramaihana	ND	ND	306-01	Sinvivat	2 7E 02		
Vinyi Chlorkia	ND	NO		••	5 \( 05		
Kybuthan	0.006	0.011	2.06+00	Elyporactivity	2.11:05	0-11: 05	1.51.04
Semi:Yelaille Oronnia Compounds		l					
Not Analyzed					2.7E-02		
Pasticidos/PCBs		]					
Not Analyzod					2 7E-02		
inorganica					ļ [		
Arsunic	0 005	0.014	3 0E-04	Skin	2 7E-02	4 5E 01	1.3E+P0
Cadmium	ND	NO	5 DE-04	Кісіныу	2 76 02		•
Cluonwan	0.014	0.025	1.0E±00	North	276.02	3.61: 04	6 01, 04
Сорран	0.051	01	3.7E-02	GI Initiation	2.7E-02	37E 02	7 3E 02
Lead	0.01	0.022		<u></u>	2.7E 02	••	· · ·
Nickel	0.037	0.15	2 0E-02	Organ Welght	2 7E 02	5 OE 02	2 OE 01
fhalium	) ND	NO	8.0E-05	Liver/Blood	2.7E-02		
Linc	0.064	0 094	3 0E 01	Blood	2 7E 02	<u>5 8E 00</u>	8 5E 01
					SUM	0.68	50
					Ilvor	0.04	0.41
	4				Skial	85	1.0
	[				Organ WI	0.05	0.20
	1	1			Kidaay	17 17-3	0.20
					1 NAMES OF TAXABLE	<b></b>	

### Exposure Factors:

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Achill - 2 likes of water per day for 350 days in a 365 day yow for 30 years, by a 70 kg solut = 0.027 hits per kg body weight per day

Compounds and associated hazard quotients/indices exceeding 1.0.

# FUTURE SURFACE WATER INGESTION PATHWAY IN ACKSTONE HIVEN PETERSON/PUTULAN SITE GARGINGGENIC HISKS TO HESIDENTS

	Concumbration		Carrier	Walght	Exposaro Factor		TUSK USTIMATI					
Contactinants of Concern	Average	Maximum	Slope Factor	ol	Aikili	Cluid		Ανοτικμι		-{ - Boa	southle Maxie	*****
	<u>با</u> (نا	ng/)	(mg/kg/day): I	Evkience_	(Mig	Aday)	Arhilt	Child	Total	Aduli	Child	Total
Yolawe Organic Compounds	]					1				1		·
	0.016	603		n	2.16.06	5 55 06				ł		
i Search a start sea	0013	0.15	2 9E 02		2.1E 06	5.51:06	7 9E-10	2 IE 09	2 91: 09	9 16 09	2.46:00	
Chloroutharia	01	1.3		NA	2.1E-06	5 5E 06			4 04. 05	3 1. 03	2 ME 100	
1.1.Dictionalhane	10031	0.2	••	G	2.1E-06	5 5E 06		<b>.</b> .		1		
1.2 Dictikiroethane	0 003	0 003	9.1E 02	82	2.1E-06	5 5E 06	57E-10	1 5E 09	2.1E 09	57E 10	1 5E 09	5 IE 09
t, t Dictricrombung	NO	ND	6 OE 01	C	2 IE-06	5 5E 06		1 32 03	LILOP		( JL ())	2 11 103
1.2 Dichloroallurie	0.044	0.13		Đ	2.11:06	5 5E 06						
t invite range	0 0069	0.051	••	D	2.1E 05	5 5E 06						
Methylene Chloride	0 0052	0.009	7.5E-00	Đ2	2.1E-06	5 5E 06	8 2E-11	2 1E-10	2.9E-10	146 10	37E 10	5 IE 10
Futrachloroetheno	0.027	0 26	52E 02	82	2.1E-06	5 5E 06	2 91: 09	77E 09	1 11:08	2.06.08	7 41 08	101 07
iokone	0 003	0 003		D	2 11:06	5 51: 06						
1.1.1 Frichlorogihang	1 0000	0.047		Ð	2 16 06	5 56: 06						
1.1.2 Trichloroothane	L ND	ND	5.7E-02	C	2.1E 06	5 5E-06				}		
Inchioroutiene	0 025	0.15	1.1E-02	NA	2 1E 06	5 5E 06	5.0E 10	1 5E 09	2 1E 09	3.56-09	9.01.09	1.24 (00)
frichlorofkoromathane	AND	ND		NA	2.1E-06	5 5E 06	••			1		
Viny) Chlorida	0.0048	0.01	1.9E+00	A	2.1E-06	5 5E 06	1 9E 08	5 0E 08	6 9E 08	1 4 OE 08	1 OE 07	1.415.67
Xylones	0 0051	0 011		p	2.1E-06	5 5E-06	••				• •	
Semi-Volatile Organic Compounds					}					1		
ihs(2 onylhexyl)Philialate	0 021	0 057	1.4E-02	82	2.1E-06	5 5E-06	6.2E-10	1 6E 09	5 5E 0 <del>0</del>	17E 09	4 4E 09	6 DE 103
Pesilckies/PCBs	1				{					}		
4 - Radio and Bund and	( ND	ND	1.3E+00	62	2 16 06	5 51E 06	••					
inorganics												
Агыныс	0 0098	0 071	1.75E+00	<b>A</b>	2.1E-06	5 SF 06	3 6E OQ	* 9.4E.08	• 1 OF 67	2 6F 87	• 6 m <sup>-</sup> 67	· 941.07
Care la subcorro	0 0000	0.0076		ni N	2 11:06	5 5E 06				1		
C-Bananga ukawa b	001	0 026		U D	2.16.06	5 5E-06				i		
Сарри	0.22	2.8		-	2.16:00	5 5 5 - 06						
tead	0.006	0.022 0.15		82	2.16.00	5 56 06					• •	
t ást frank	0.00008	0.15	••	A 12	2.1E 06	5 5E 00 5 5E 06						
1 himiliany) Zhao	0.048	0.13		12	2.10.06	5 51:00 5 51:06				ł		
2 N MC	1 0 040	n'i 1		1.		(a) (a) (a) (a)		<u></u>				
	1					SUM	6 1E-08	1.6E.07	2 2E 07	3 4E D7	9 OE 07	1.2E-06

#### Exposive Factore:

Achile 0.05 klace of water per hour for 0.5 hours per day for 6 days in a 365 day year for 30 years in a 70 year fluitme by a 70 kg schill = 2.1 x 10.6 klacs per kg body weight per day. Child - 0.05 klacs of water per hour for 1 hour per day for 10 days in a 365 day year for 12 years in a 70 year klatime by a 43 kg child = 5.5 x 10.6 klacs per kg body weight per day.

\* The uncertainties associated with Ingested inorganic arranic are as such that risk astimates could be modified downwards, in reaching risk

management ducisions, as much as an order of magnitude, relative to risk estimates associated with most other cardinogens (EPA, 1990)

# TABLE B 15 (confd.)

# FUTURE SURFACE WATER INGESTION PATHWAY DIACKSTONE RIVER PETERSON/PUHITAN SITE NONCARCINOGENIC DISKS\_TO HESIDENTS

	Conca	ntration	Raturanca	Taulcity	Екрози	o Factor			LIAZADB	2 160EX		
Containinante of Concern	Average	Maximum	13044	Enclpoint	Arhili	Clobel		Алонийо		- Hua	аныба Маки	oc se pa
	(m	<u>v2/1}</u>	(mg/kg/day)		(1/kg	Alay}	Achill	Child	Total	Achab	Child	Lotat
Yelalile Qrganic Compounds						ļ						
Acoloriu	0016	0.03	1.0E-01	Elver/Kidney	4 9E 06	3 2E-05	7 BE-07	5 1E 06	5 9E 06	1 SE 06	9 6E 06	1 1E 05
Henzene	0013	0.15			4.0E 06	3 2E-05		•••				
Cistoroethane	0.1	1.0			4 9E-06	3.2E 05				• •		
I, I- Dichloroelhane	0 0 0 1	02	1.0E-01	Nona	4 0E-06	3 26 05	15E.06	9 9E 06	1 HE 05	9 8E 06	6 41 -05	7.41.05
1,2 Dichloroethane	0 003	0 000	••		4 9E-06	3 2E 05						
), 1-Dichloroethene	ND	ND	9.0E-03	Liver	4 9E-06	3.2E-05						
1.2 Dichloroethene	0.044	0.13	9 OE 03	Liver	4 9E-06	3 2E-05	24E-05	16E04	106.04	7 LE 05	4.61-04	5 01 -04
- Hylkonzona	8 0069	0 051	1 0E-01	Liner/Kickey	4 9E 06	3 21: 05	3.4E.07	2 26: 06	2.51:06	2.56:06	1 bi -05	1.91.05
Multiplang Chlorida	0.0052	0 000	6 0E-02	Livuc	4 9E 06	3 2E 05	4 26 07	2.06:06	3.21:06	746.07	4 01 06	5.51.06
l utrachiorouthurnu	0 027	0 26	1 OE 02	Livur	4 9E 06	a 2E 05	1.045.05	0.61:05	1.06-04	1.06-04	11.11.04	9.64.04
folisona	0 003	0 003	2 0E 01	Liver/Kkiney	4 9E 06	3 26 05	7 41: 00	4.01:07	5.51.07	741.00	440.07	5.54.477
1.1.1 Enchloroethane	0 0091	0.047	9 OE 02	Liver	4 DE 06	3 2E 05	5.0E 07	0.21.06	3 71 06	2.61.06	171.05	1.91.05
1.1.2 Techkoodhario	ND	ND	4 OE 03	Blood Chain	4 06:06	3 21: 05						
f /ichiorouthune	0.025	0.15	••		4 0E-06	3 26 05						
Inchiorolluoromathane	NO	ND	3 NE-01	Survival	4 0E 06	a 26: 05						
Varsyk Catsburetha	0.0046	0.01		~	4 01: DG	3 21, 05						
A yike wa	0 0051	0.011	2.0E+00	i typoractivity	4.0E-06	3 2E 05	1 2E 00	8 2E 08	9.4E.08	2 7E OU	1.06-07	2 01 -07
Semi-Volatile Organic Compounds	1											
Bis(2 allightery))Philialata	0 021	0.057	2.0E-02	Liver	4 9E-06	3 2E-05	5 1E-06	34E 05	3 9E 05	1.4E-05	9.1E-05	141-04
Pesticides/2CBa												
Chlordang	ND	ND	6.0E-05	Liver	4 <del>9</del> E-06	3 2E 05			••			
Inorganica					:							
Arsune	0.0096	0.071	3 OE-04	Skin	4 9E 06	3 2E 05	16E 04	1 OE 03	1.5E-00	1 2E 03	7.61.00	0.71-04
Cachinium	0 0033	0 0076	5.0E-04	Ккиму	4 DE-06	3 2E 05	3 2E 05	2 1E 04	241.04	/ / +E 05	4 91 - 04	5.64.04
Chromwan	001	0 025	1.0E+00	Nonu	4 9E 06	3 2E 05	4 9E OB	3 2E 07	3.74: 07	1.25.07	8.01:07	9.24.07
Сорры	0 22	2.6	3.7E-02	GI initation	4.9E-06	3 2E-05	2 9E 05	E9E 04	2 26 04	3.41: 04	2.51.01	2.61.00
t wait	0.006	0 022		••	4 VE 06	3 2E 05	•					
rijekal 👘	0 0 26	0.15	2 OE-02	Organ Wolghi	4.9E 06	3 2E-05	6 4E 06	4 2E 05	4 8E 05	3.76.65	2.41.04	2.01-04
( trailearry	0.00098	0.0022	B 0E 05	Liver/Need	4.9E.06	3.2E-05	6 0E 05	39E 04	4 5E 04	1.01:04	8 88, 04	101.03
Luic	0.048	0,13	3.0E 01	Hood	4.0E 06	3 2E-05	7 8E 07	5 1E 06	5 91: 06	2.11:00	1 41 05	_ 1.6E.05
						SUM	0.000003	0.0022	0.0025	0.0020	0.010	0.015
		İ			ļ	Christel	11 (1996)).]	10 CM24 - 4	U (A), .B		\$2.101.1	0.610

Exposure Factors:

Actual - 0.05 bits of water per hour for 0.5 hours per day for 5 days in a 365 day year for 30 years by a 70 kg actual - 4.9 x 10.6 litters per kg body weight per day. Claud - 0.05 liters of water per hour for 1 hour per day for 10 days in a 365 day year for 12 years by a 43 kg child - 3.2 x 10.5 litters per kg body weight per day. Proces

#### TABLE IF 16

### FUTURE SURFACE WATER DERMAL CONTACT PATHWAY REACKSTONE REVEA PETERSANDER UNDER CARCINGLING INSKS. ICENSIONS

	Conce	ntration	Cancor	Weight	ի հանրթուն	an Eaclar	BISK ESTRATE						
Contaminants of Concern	Average	Maximian	Stope Fector	at	Алья	Ciuld		Аминда		f 110.41	antalila Mana	61 AP \$ 1	
	í	ng4)	fing/ig/days 1	1 vicinavia	<u> </u>	(day)	Achiel	4 Studiet	Lotel	Алы	k Juki	lota)	
Volatile Organic Compounds	1												
t olema za oni ne zolali prizitaz. Acortano	0.016	0.03	••	D	6 4E-07	1.2E-06				i			
	0013	0.15	2.9E-02	Å	6.41:07	1.21:06	 2.41⊡10	4.51:-10	6.91° 10	2 41 00	F 01 00		
ilunturia		1.0		NA	641.07	1.21:305	2.46.10	4.90510	0.01, 10	2.81.09	5 21 09	<b>A 01 - 0</b> 9	
Chioroelfiane	0.1	0.2	**	G	64107	1 21 06							
i i i i i i i i i i i i i i i i i i i	0.01		0.11.00		1				4.44.10		1		
e "2 Bitchieren schlieren	0.003	0.000	9.11:02 6.0E-01	112 G	6 41: 67	1 2E 406	1 /4 10	3.34 10	501 10	170.00	3 31 10	5.01 10	
Li Elicitoroskimo	ND	ND			6 41: 07	1.21:06	•		•				
1,2 Dichloroethene	0.044	0.13		0	6.4E-07	1.21:06	••	••			• -		
t thylbenzene	0 0069	0 05 1		13	6 41 07	121-06				1			
Muthybarus Childridu	0 0052	0.009	7 56 00	412	6.41.07	121.06	251-11	471.11	721.00	4 01 - 54	0.11.14	1.4.10	
f strachtorosti whe	0.027	0.26	5 2E 02	(15	6 41: 07	1 21 06	9.01 10	1.11.00	5.01-08	0.71.09	1.61.00	5.24,000	
loluene	{ 0 003	0.003		Ð	6.4E D7	1.26-06				i ·			
1,3,1-Erichloro@lhane	0 0091	0.047		D	6 4E 07	1.26:06		••	•	1 ·	÷		
1,1,2-Frichtoroethane	{ ND	ND	5.7E 02	C	6.46.07	— 1.26÷06. [	••	··	••	1			
Lection outpund	0.025	0.15	1.16.02	NA	6 415 07	1.21: 06	E MÉ: 10	9 31 - 10	5 11 10	1 11 09	2.01.09	2.01.09	
lachioralizaramethane	] ND	ND	·	NA	-6-4E-07 -	1 21 -06				•			
Vinyl Chloride	0.0048	0.01	1.9E+00	A	6.1E.07	— 1.21∷06 [	5.81-09	1.11:00	1.71.08	1.21.08	2 31 08	0.5E-04	
Xylene s	0 0051	0.011	••	Ð	6.4E 07	1.2E-06					••		
Sami:Yolaila Organic Compounds					{								
lis{2 otherallPhilato	0 021	0.057	1.4E-02	612	6 4E-07	1.2E-06	1 DE-10	0 51E 10	5.4E-10	51510	9.61-10	1.51.09	
Pesticides/2CBs	{				}	1				]			
Chhodane	{ ND	ND	1.3E+00	02	6 4E:07	1.26:06	••			- ·· ·	••		
langenice										1			
Araunic	0 0008	6 97 1	1.75E+00	•	6.46.07	1.21,00	LILLON .	2 11 00	. 951.00 .	a or oa	1.51.07	5 - 25.0E-017	
Gautemerans	0 0033	0 0076		64	6 41: 07	1 21: 06							
Chuornum	0.01	0 025		Ð	6 41: 07	1.26-na							
Copper	0.22	2.6		Ð	6 41:07	1.26-06	· · ·		· •	l			
lead	0 006	0 022		132	6 4E 07	E.2E-06				1 .			
thchof	0 026	Ø. 16		•	6 4E 07	L 24: 06		•		1			
f trailean	6 00008	0 0022		P	6 41: 07	1.21:06	f			1			
Luig	0.040	0.13		p	6 46 07	L 21, 66	·	·				-	
			ł		1	SUM4	1.91 00	5 5 F 00	5.31.00	1.01.07	2.01-07	3-01-07	

Exposure Enclore:

Adult - 18150 cm2 of skin sres with a permeability of 8.4E-04 cm per hour for an exposure time of 0.5 hours per day for 5 days in a 365 day year for 30 years in a 70 year klokine by a 70 kg ankit - 6 4E-07 kiers per kg body weight per day

Child - \$3000 cm2 of shin area with a permeability of 8.4E-04 cm per hour for an exposive time of 1 hour per day for 10 days in a 365 day year for 12 years in a 70 year hietime by a 43 kg child

- 1 2E 06 hiers per kg body weight per day

\* The uncertainties associated with ingested inorganic arsanic are as such that risk estimates could be modified downwards, in reaching risk management decisions, as much as an order of magnitude, relative to risk estimates associated with most other carcinogens (EPA, 1993).

### TAN E B 16 (confd.)

### FUTURE SURFACE WATER DERMAL CONTACT PATHWAY BLACKSTONE RIVET PETERSENPTOTION SUF NONCARCINKSENIC RISKSTO (ILSIDENTS

	Conce	Intration	Balaconco	Taxidiy	t nježsta	aladar	HAZADD RIDEX						
Contaminants of Concern	Average	Maximum	Dose	f napanti	Adult	Child		Aviragia		1 Date	saadda Maxa	i le cali g	
		-11 <sup>4</sup> )	(mg/kg/duy)_		(Mig	klay]	Adada	1. Juit	fotat	Adult	£-lukt	hoted	
												••	
Yo <u>latile Oroanic Compounds</u> Acutorie	0.016	0 03	1.0E 01	l hou/kidnov	1 51 <sup>-</sup> 06	/ 01 06	2.41.07	1.11.06	1.41.06				
	0.013	0.15	•		1 51: 05	7 01:06		• • •	141 06	4 54 - 07	2.11.001	, 14 AU	
			••				••						
Chloroeihane	0.1	1.3			1.51-06	7 01:06				1			
F. E. Elisteissuthene	0.031		1.01-01	Мани	1.51.06		4 /1 07	12 12 E ANA	24.1 00.	101.06	6 -11 - 115	1 /1 05-	
1,2 \$ lichteriethane	0.000	0 00 0			1.51:06	2.01.06							
1,1 Elichlorowahene	NO	ND	0 OE 03	8 iver	1.51:06	7 OE 06					•		
1,2 Dichloroethene	0.044	0,13	8 OE D3	Livor	1 5E OG	7 01: Q6	7 31 06	3 41 05	4 21 . 05	2 21 - 05	101-04	1.21-04	
l Hayilawa a maw	0 0069	0.051	1.0E 01	l (vu <i>t</i> iKiriney	1.51:06	7.01, 406	1.01.07	4.01.07	5.96.07	771.07	3.64 06	4.41-06	
Mushylene Chiloride	0 0052	0 000	6 01: 02	t svar	1.51:06	7.01, 06	1.91-07	6 14 07	7 41 - 07	5 01 0Z	1 LE 200.	1.41.06	
Fairachioroutiene	0.027	0.26	1 OE 02	i iver	1 51:06	7 OE: 06	4 11 06	1.91-05	2.01 05	3.91-05	6.06 (14	2.3, 94	
lakunu	0 003	0.003	2 01:01	Пічы/Кнінну	1 51: Oli	7.01.06	2.01.00	1 11 07	1 (H   OZ	2.01.08	1.14.07	1 40 HZ	
i, i, i fuchioroethana	0.0001	0.047	9 DE 02	l svor	151-06	7.01.06	1.51.07	/ 11 07	B 61 07	7.01.07	DE 74 - 404	-1 H - 1964	
1,1,2 Lendshorowshiame	ND	ND	4 01 00	Wood Cham	1 54 694	/ 04 .00.							
factionation a	0.025	0.15	••	••	1.51:06	7.01:06	••		••				
i nchioroliuoromoliume	ND	ND	3.0E-01	Survival	1.5E-06	7 0E-06	••	••	••	· · ·			
Vinyl Chloride	0.0048	0.01			1.5E-06	7 0E 06			••				
<b>Кујеле</b> њ	0.0051	0.011	2.0E+00	I lyperactivity	1.51:06	7 OI: OG	3 81: 09	1.86-00	2.21 08	631-09	3.91 08	4 /4 08	
Sami, Yolalia Organic Compounds						Ì							
Bis(2-ethylhexyl)Phihalate	0.021	0.057	2.0E-02	Liver	1.5E-06	7.0F.06	1.6E.06	7 4E-06	8 9E 06	4 31: 06	2.01 05	2.41-05	
Pesticides/PCBs													
Chlordane	ND	ND	6.0E-05	Liver	1.5E-06	7.0E-06							
inorganics	1.									1			
Arsonic	0.0098	0 071	3 OE-04	Skin	1.5E-06	7 OE-06	4 9E-05	2 DE 04	2 BE 04	[ 3.6F 04	171-03	2 0i - 00	
Cadmum	0 0033	0.0076	5 0E-04	Kidouy	1.5E-06	7 DE OG	9-91: Ofi	4 64 05	5.61-05	2 31 - 05	1 11 04	1 31 04	
Chromun	0.01	0.025	1.0E+00	Norie	1.51; 06	7.01.06	15E DA	7.01.08	B 54 (AD	- 80 46 C	1.01.07	7.11.47	
Copper	0 2 2	26	3.7E 02	GI Instalion	1.5E.06	7.01-06	8.91.06	4 24 05	5 11 05	1 11 04	4 91-04	6.01.03	
l sad	0 006	0 022			1-51, 66	7 OL: OL	,						
Nechael	0.026	0.15	2 OF-02	Organ Weight	1.5E-06	7.0E-06	2 OE-06	941-06	1.16-05	1 11 05	5 31 - 05	6 41 .05	
Indium	0 00098	0.0022	8.0E-05	Liver/Diood	1.5E-06	7.01.06	1.8L:-05	8 6E 05	1.01-04	4 11 05	1 9E-04	2 31 04	
linc	0.048	0.13	3.0E-01	Blood	1.51.06	7.0106	2 41 07	_1,11.06	141.06	6 54 07	3 0E 06	3 71 66	
							0.0000144			0.0000	-1 Arr		
						238 M.4	0.00010	D 00040	0.00020	() ()()(), )	49,400,418	61 KM2 4 K	

Exposure Factors:

Adult - 18150 cm2 of shin area with a permeshilly of 8.4E-04 cm per hour for an exposure time of 0.5 hours per day for 5 days in a 365 day your for 30 yours by a 70 kg tabult - 1 5E-06 kters per lig budy weight per day

Chate - 10000 cm2 of akin men with in permentility of 0.4E-04 cm per hour for instantion time of 1 terms per day ter 10 days to a 205 day your ter 12 your tay is 43 kg shid.

- 7 DE-D6 store per lig body weight per day

#### TADEE 0:17

### SEDIMENT INGESTION AND DEFINATE CONTACT PATHWAY INDOUCA - PACETACIETY PETETISON/PORTANISTI CARCINOGENIC INSKS TO CHILD ILLSIDENTS

Concerv	Inition 🚦	Cancer	Wolght	E aposta	in Fanden			TUSK 13	104411		
Average	Maximum	Slope Fector	ed (	рібогині	- Dannual		Ауасери		1 floa	Severatila Adams	
	<u>kel</u>	(mg/kg/day)_1	Evidence	lhurk	a/day)	_ingestion_	d hormal	Fotal	_ Ingosium	Dormal	I sot al
1					•						
0 006	0 006	6 1E 03	82	2.2E-08	5 5F 68	& 1E-10	2 06:12	2 BE 12	AILIO	2 01 12	2.01.12
0 0/16	0.006	7 56-00	112	2.21: 01	5.51.04	19-196 - 1.11	2.51 12	3.51-12	e 19 e e	2.51 G2	3.54 1.7
1									}		
0,12	0.12	+-	D	2.26-08	5 5E 09	••			1		
0 37	0.62	7.3E+00	82	2.21.08	5.51: 09	5 9E 08	L 51: 08	7 41: 08	1 1 01 07	2 51 08	1 21 07
0.54	1.3	7.5E+00	82	2 2E-08	5.51-09	9 31: 08	2 31:08	1 21- 07	211-07	•	2.61.07
0.42	0.		Ð	2 21:04	5 51 09						• • • • • • •
1 1.1	26	7 0E+00	62	2.21 04	5 51 09	1 81 07	4 41 08	2 24 07	4 21 07	101.07	5.21.07
0.42	- 1.1 Î	1.4E 02	112	2 21:-08	5 51, 69	1 31 30	3.24 11	1 61 - 20	3 41 10	0.54 1.1	4.4 40
0.44	0.84	7.3E,00	112	2.215.00	5 51, 09	7.11.00	1 01. OX	6 11 68	131.07	3.46.00	1 /1 07
0.26	0.47	7.3E+00	62	2 2E-08	5 SE-09	4 21: 00	1.010.00	5 21: 08	7 51: 08		9.41 DH
0 43	6 76	••	Ð	2 21:-08	5 58 09	••					
0.44	0.85	7 3E+00	1)2	2.26.08	5 St: 09	7 IF 00	1.01 08	8 8E 08	1 46 07	3.41.08	1 /1 07
0 32	051	••	Ð	2 21: 08	5.51.09						
0 43	0.81	••	Ð	2.21.08	5 SE 09						
3.4	6.7	7 0E+00	112	2.21:00	5 SE 09	5.51.07	141-07	6 AL 07	1.11.06	2.71.07	1.01.06
1				1							
0 014	0 023	1.0E+00	62	6.6E-09	5.512.09	1-2E-10	1.00.40	2 2F 10	2.06-10	161 10	3.64 6
0.016	0.032	3.4E-01	82	6 6E-09	5 51: 09	3.61.(11	0 DE-11	6 61-11	721-0	6 01 11	1.31-10
{				4							
5.5		1.75E+00	A	2 2E-08	1.18-09	2 1F 02	110.00	1 2 21 07	1 2 5E 07	1.14.08	1 271.07
29	46		Ð	2.2E-08					1		
53	<b>9</b> 3		Ð	2.26.08			••	•••	·		
340	560		112	2.21:08	1.1E-09				<b>1</b>		
0.69	1.5		Ð	2.2E-08	1. (E-09	••					
10	19		A	2.21:04	4.1E 09				}		
26	40		Ð	2 21.408	E 1E -09F				1		
140	170		D	2.26-08	1.45-09		<u> </u>	<u></u>	<u> </u>		<b></b>
			SIM	Lindia Care	PAHo	7 26 07	146.07	8.68-07	1.36.05	2 86 07	161-06
1			-	•	•				1	-	161.06
	Average (199) a 006 0 006 0 006 0 006 0 006 0 006 0 42 0 42 0 42 0 44 0 26 0 43 0 44 0 32 0 43 0 43 0 44 0 32 0 43 0 44 0 58 1 4 0 58 1 1 0 42 0 43 0 44 0 58 0 43 0 43 0 44 0 58 0 69 1 40 0 69 1 40 0 69 1 40 0 53 0 53 0 40 0 53 0 55 0 55	(mg/kg) 0 006 0 006 0 006 0 006 0 006 0 006 0 006 0 006 0 07 0 62 0 37 0 62 0 58 1.3 0 42 0 5 1.1 2 6 0 42 1.1 0 44 0 84 0 26 0 47 0 43 0 75 0 32 0 51 0 43 0 81 3.4 6.7 0 014 0 023 0 016 0 032 5.5 8 6 29 46 53 03 340 550 0 69 1.5 10 19 26 40	Average         Maximum         Slope Fector (mg/kg)           0.006         0.006         0.006         0.006           0.006         0.006         0.006         0.006           0.12         0.12             0.12         0.12             0.12         0.12             0.12         0.12             0.37         0.62         7.3E+00         0.58           0.58         1.3         7.3E+00         0.42           0.42         0.6             0.42         0.6             0.42         0.6             0.42         0.6         7.3E+00         0.42           0.44         0.41         7.3E+00            0.43         0.81             0.43         0.81             0.43         0.81             0.43         0.81             0.43         0.32         1.3E+00	Average         Maximum         Slope Factor         of           (mg/hg)         (mg/hg/day) 1         Evidence           0.006         0.006         0.006         112           0.12         0.12          (h           0.12         0.42         0.1         112           0.42         0.1         1.46.02         112           0.42         0.1         1.46.02         112           0.43         0.47         7.36.00         112           0.43         0.47         7.36.00         112           0.43         0.81          1)           0.43         0.81          1)           0.43         0.81          1)           0.43         0.32         3.46.00         12           0.34	Average         Mainmun         Slope Factor         of         Inpusion           (mg/lig)         (mg/lig/day) 1         Evidence         (hy/k           0.006         0.006         0.006         2 2E-08           0.12         0.12          0         2 2E-08           0.12         0.12          0         2 2E-08           0.12         0.12          0         2 2E-08           0.56         1.3         7.3E+00         H2         2 2E-08           0.56         1.3         7.3E+00         H2         2 2E-08           0.42         0.8          13         2 2E-08           0.42         0.8          13         2 2E-08           0.42         0.8          13         2 2E-08           0.42         0.4         7.3E+00         H2         2 2E-08           0.43         0.46         7.3E+00         H2         2 2E-08           0.43         0.81          13         2 2E-08           0.32         0.51         -         13         2 2E-08           0.43         0.81         -         13         2 2E-08 <td>Average         Maintum         Slope Factor         of         Impulsion         Humal           (mg/hg)         (mg/hg/day) 1         Evidence         (hg/hg/day)           0 006         0 006         0 006         5 5F 08           0 006         0 006         7 5E 03         112         2 2E 08         5 5F 09           0 37         0 62         7 3E 00         112         2 2E 08         5 5F 09           0 37         0 62         7 3E 00         112         2 2E 08         5 5F 09           0 42         0 8          10         2 2E 08         5 5F 09           0 42         0 8          10         2 2E 08         5 5F 09           0 42         0 8          10         2 2F 08         5 5F 09           0 42         0 8          10         2 2F 08         5 5F 09           0 42         0 11         14E 02         112         2 21 08         5 10 9           0 44         0 44         7 3E 00         112         2 2E 08         5 5E 09           0 43         0 51          10         2 2E 08         5 5E 09           0 43         0 31        <!--</td--><td>Average         Mammun         Slope Factor         of         Impatient         Humbal         Impatient         Humbal           0.006<td>Average         Maxmum         Slops Factor         od (mg/kg/day)         Inpustor         Numual (kg/kg/day)         Average           0.006         0.006         0.006         0.1E         0.12         22E.08         5.5F.08         8.1E-13         2.0E-12           0.12         0.12          0         2.2E.08         5.5F.09         8.1E-13         2.0E-12           0.12         0.12          0         2.2E.08         5.5F.09         9.0E.08         1.5E.08           0.37         0.62         7.3E.00         112         2.2E.08         5.5E.09         9.0E.08         1.5E.08           0.42         0.8          13         2.2E.08         5.5E.09             0.42         0.8          10         2.2E.08         5.5E.09         </td><td>Average         Maintun (mgfig)         Slope Fisciol (mgfig/day)         Slope Fisciol (mgfig/day)         Product (hgfig/day)         Product         Average           0.006         0.</td><td>Average         Mainware         Stops Factor         at         Propulsion         Dame         Average         Average         Introd         Average           0.005         0.006&lt;</td><td>Average         Maintain         Stope Factor         of         Imposition         Durate         Average         Intelligence         Intelligence           0.006</td></td></td>	Average         Maintum         Slope Factor         of         Impulsion         Humal           (mg/hg)         (mg/hg/day) 1         Evidence         (hg/hg/day)           0 006         0 006         0 006         5 5F 08           0 006         0 006         7 5E 03         112         2 2E 08         5 5F 09           0 37         0 62         7 3E 00         112         2 2E 08         5 5F 09           0 37         0 62         7 3E 00         112         2 2E 08         5 5F 09           0 42         0 8          10         2 2E 08         5 5F 09           0 42         0 8          10         2 2E 08         5 5F 09           0 42         0 8          10         2 2F 08         5 5F 09           0 42         0 8          10         2 2F 08         5 5F 09           0 42         0 11         14E 02         112         2 21 08         5 10 9           0 44         0 44         7 3E 00         112         2 2E 08         5 5E 09           0 43         0 51          10         2 2E 08         5 5E 09           0 43         0 31 </td <td>Average         Mammun         Slope Factor         of         Impatient         Humbal         Impatient         Humbal           0.006<td>Average         Maxmum         Slops Factor         od (mg/kg/day)         Inpustor         Numual (kg/kg/day)         Average           0.006         0.006         0.006         0.1E         0.12         22E.08         5.5F.08         8.1E-13         2.0E-12           0.12         0.12          0         2.2E.08         5.5F.09         8.1E-13         2.0E-12           0.12         0.12          0         2.2E.08         5.5F.09         9.0E.08         1.5E.08           0.37         0.62         7.3E.00         112         2.2E.08         5.5E.09         9.0E.08         1.5E.08           0.42         0.8          13         2.2E.08         5.5E.09             0.42         0.8          10         2.2E.08         5.5E.09         </td><td>Average         Maintun (mgfig)         Slope Fisciol (mgfig/day)         Slope Fisciol (mgfig/day)         Product (hgfig/day)         Product         Average           0.006         0.</td><td>Average         Mainware         Stops Factor         at         Propulsion         Dame         Average         Average         Introd         Average           0.005         0.006&lt;</td><td>Average         Maintain         Stope Factor         of         Imposition         Durate         Average         Intelligence         Intelligence           0.006</td></td>	Average         Mammun         Slope Factor         of         Impatient         Humbal         Impatient         Humbal           0.006 <td>Average         Maxmum         Slops Factor         od (mg/kg/day)         Inpustor         Numual (kg/kg/day)         Average           0.006         0.006         0.006         0.1E         0.12         22E.08         5.5F.08         8.1E-13         2.0E-12           0.12         0.12          0         2.2E.08         5.5F.09         8.1E-13         2.0E-12           0.12         0.12          0         2.2E.08         5.5F.09         9.0E.08         1.5E.08           0.37         0.62         7.3E.00         112         2.2E.08         5.5E.09         9.0E.08         1.5E.08           0.42         0.8          13         2.2E.08         5.5E.09             0.42         0.8          10         2.2E.08         5.5E.09         </td> <td>Average         Maintun (mgfig)         Slope Fisciol (mgfig/day)         Slope Fisciol (mgfig/day)         Product (hgfig/day)         Product         Average           0.006         0.</td> <td>Average         Mainware         Stops Factor         at         Propulsion         Dame         Average         Average         Introd         Average           0.005         0.006&lt;</td> <td>Average         Maintain         Stope Factor         of         Imposition         Durate         Average         Intelligence         Intelligence           0.006</td>	Average         Maxmum         Slops Factor         od (mg/kg/day)         Inpustor         Numual (kg/kg/day)         Average           0.006         0.006         0.006         0.1E         0.12         22E.08         5.5F.08         8.1E-13         2.0E-12           0.12         0.12          0         2.2E.08         5.5F.09         8.1E-13         2.0E-12           0.12         0.12          0         2.2E.08         5.5F.09         9.0E.08         1.5E.08           0.37         0.62         7.3E.00         112         2.2E.08         5.5E.09         9.0E.08         1.5E.08           0.42         0.8          13         2.2E.08         5.5E.09             0.42         0.8          10         2.2E.08         5.5E.09	Average         Maintun (mgfig)         Slope Fisciol (mgfig/day)         Slope Fisciol (mgfig/day)         Product (hgfig/day)         Product         Average           0.006         0.	Average         Mainware         Stops Factor         at         Propulsion         Dame         Average         Average         Introd         Average           0.005         0.006<	Average         Maintain         Stope Factor         of         Imposition         Durate         Average         Intelligence         Intelligence           0.006

Exposure Factors:

Eigeston - 200 mg of soit Ingested per day with 100% absorption for VOCs, SVOCs and Inorganics and 30% absorption for Posticides for 10 days at a 365 day year for 12 years to 70 years kindense by a 43 kg civid = 2.2 x 10 if kg of soit per kg body weight per day for VOCs, SVOCs, and kindganes and 6.6 x 30.9 kg/kg/day for Postecides Formal - 2000 cm2 of sint ansis exposed with an soit adherence factor of 0.5 regions and isorption before 15.6% for VOCs, 5% for SVIN's and Postecides and 1% for kindganes

.

for 10 days in a 365 day year for 12 years in a 70 year Method by a 43 kg child = 5.5 ± 10.9 for VOCe, 5.5 ± 10.9 for SVOCe and Pasticidas, and 1.1 ± 10.9 for lowgenics

Compounds and associated risk estimates exceeding \$110.6.

 The uncertainties associated with ingested inorganic areanic are as such that risk estimates could be modified downwards, in reacting risk management decisions, as much as an order of magnitude, relative to the estimates associated with most other carcinopens (LHA, 1993).

### TABLE 0.26

# Page Ford

### SUBSURFACE SOIL INGESTION AND DERMAL CONTACT PATHWAY PAG FACILITY PETERSON/PURITAN SITE

# CARCINOGENIC RISKS TO WORKERS

	Conce	estrations	Canacar	Wolght	Exposi	we Factor		1964 (Sec. 9	FIER ES	TIMALL		
Contamoants of Concorn	Average	Maximum	Slope Factor	of	Ingestion	Oomal		Avorage			зопафія Маки	
······	(	<u>9/49)</u>	(mg/kg/day)-1	Evidenco	(kg/	kg/clay)	Ingristion	Dommi	<u> </u>	lugastea	Dumat	Testal
Angrige Claime Companyer	1											
Acotoria	14	4.4		Ð	7 01: 09	2 of - 08						
/ Mutanone	1 1867	140	••	11	7.04:09	7.01:00				{		
Chlorolom	ND	ND	6.1E-03	62	7 0E 09	7.0E 00	••					
É OryNoorrzołaŭ	0 34	15		Ð	7 0E-09	7.0E-00		••				
Methylana Chlorida	I NO	ND	7.5E-03	1)2	7 0E 09	7 OE 00			•-	]		
Luhachtoroathane	· ND	ND	6 2E-02	112	7.0E-09	7 OE OU						
l ohana	075	1.6	••	p	2.045.09	7.0E 09	•					
1.1,1.1richloroethane	ND	ND		D	7.0E-09	7.0E-08	••		••			
Enchlorgeitiene	ND	ND	1.1E-02	NA	7.0E-09	7.0E-08		••			••	-
Xylonoa	1.3	55	••	Ð	7.012.09	7 DE 06						
Semi Yelatila Qiganic Compounds										ļ		
Anthiacone	04	0.4		D	7.0E-09	7.0E-09				I		
Honzo(a)pyr <b>one</b>	0 16	0.16	7.3E+00	82	7.0E-09	7.0E-09	0 2E 09	8 2E 09	16E08	8 2E 09	82E09	1.6E.08
Hunto(b)lluorantheme	0 23	0 23	7.3E+00	62	7.0E-09	7.0E 09	1 2E 06	1.2E-08	2 4E 08	1 2E-08	12E 08	2.4E.08
Honza(g,h,i)perylana	0 13	0 (3		a	7.0E-09	7.0E-09				<u> </u>		
(hs(2 ethyllionyl)phthalate	NO	ND	1.4E-02	82	7 0E-09	7.0E-09						
Сінувоны	0 29	0 29	7.3E+00	62	7.0E-00	7.06-09	1.5E-08	1.5E-08	3 OE OB	1 5E 00	1.5E.00	3 of - on
бабомі (1,2,3 сп)русти	013	0 13	7.3E+00	()2	7 0E-09	7.0E-09	6.6E 09	6 6E 09	1.36.08	6 GE 09	6.64:09	1.01.08
1 Journa approved	0 69	0 69		Ð	7 0E-00	7.0E-09	-•				•••	
(Total Carcinogenic PAHs)	1.1	8.8	7.3E+00	<b>N</b> 2	7.0E-09	7 OE-09	5.6E-08	56E08	1 1E 07	5 6E 08	5.6E.08	E 16: 07
i'usicelus/PGBs												
Chlordane (alpha and gamma)	0 0013	0 003	1.30E+00	82	2.1E-09	7.0E-09	3 5E-12	1 2E-11	1.5E-11	8 2E-12	27E #1	3 5E U1
not	0 0 1 6	0 0 3 9	34E 01	(12	2.1E-09	7.0E-09	1.1E-11	3.8E-11	5 0E 11	2.0E.11	9 af: ta	1.21, 10
inorganics										1		
Arsonic	32	• )	1.75E+00	*	7.06:09	1.4E 09	5 9E 08	* 7.86.09	* 47E 00	* [ 7 4F 00 -	* 151'00 '	<b>. 0.01</b> .00
Chevanham	10	16		D	7 0E-09	E.4E.09	••					
-t oad	96	82	••	112	7.0E-09	1.4E-09				- ·· ·		
f bic.hail	59	7.3		•	7 0E 09	14E-09	••					
Varsidian	59	13		Ð	7 OE 05	1.4E.09	···	····	·····			
ľ					SUM(Indiv	, Carc. PAHs)	8 IE 00	4 9E 08	1 3E 07	1 11 07	5.6E 00	171 u7
l	1					Carc, PALIS)	9 5E 00	6.4E-08	168.07	1 3E 07	7 1E 08	2 0E 07
L												

#### Exposino Factors:

Inguistion 50 mg of solit ingustion for day with 100% absorption for VOCs, SVOCs and knorganities and 30% absorption for Predictions for 250 days for 305 day year for 1 year for a 20 year fortunate by a 70 kg adult worker = 7.0 x 10.9 kg of soil par kg body weight per day for VOCs, SVOCs, and intergratics and 2.1 x 10.9 kg/kg/day for Pestickles formate 2000 cm2 of skin area exposed with an soil adherance factor of 0.5 mg/cm2 and an absorption factor of 50% for VOCs, 5% for SVOCs and 1% for foorganics

to 250 days in a 365 day year for 1 year in a 70 year lifetime by a 70 kg adult worker = 7.0 x 10.6 for VOCs, 7.0 x 10.9 for SVOCs and Pesticidus, and 1.4 x 10.9 for Inorganics

\* The concertainties associated with legislicit inorganic areas and the method estimates could be modified downwards, in reaching risk memory amount decensors, as much as an order of magnifiede, relative to risk estimates associated with most other chromopeus (EPA, 1993).

### 9/24/93 IKXDWCCLSDSUM

#### TAIN E. D. 25 (coni'd.)

#### SUBSURFACE SOF INGESTION AND DEEMAL CONFACT PATHWAY

### COLFACENTY PETERSON/PURIAN SITE

NONCALICINOGENIC RISKS TO WORKERS

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	Curscapter	aliene	Sinder Durandi	Fonletty	илении в	n Earten 🔡			LIAZAHI	117411		
Constangantianstal de Conscience	Averege I	Малириан	Networkce ( Xeeu	). adjected	Ingestat	Dumal		Average		Nan:	namentala Mana	
	(mg/k)	JL	(mg/hg/day)		(kg/k)	<u>rqak)</u>	ingestion_	Dunnal	Total	Ingestern.	Dennal	total _
Anime Closure Collooning?	}	]										
Acartinesu	) 110	1200	1.06.00	LiverKidney	4 9E 07	4 91-06	5 41 05	541-04	5.91-04	5.91.04	5.91-01	651-04
.* Elle all can inter the	604	- ND	5.01.01	Num	4 94 07	4 56 56.				1		
C. Dollan goljevo en 1	0413	613	4.01.02	Livor	4.96.07	4 56, 06	641-07	6 41 -06	7 01 -06	6.41.06	8-4E-05	7 01 05
t Ny Managara	ND I	ND [	1.0E+00	Liver/Kidney	4.0E-07	4.96-06		•-				
Melliylene Chloride	92	1000	6 OE-02	Livur	4.9E-07	4 9E-06	7.5E-04	7 5E-03	8.30.03	6 26:03	8 21 02	9 (1) (2)
[evechioroelliene	7700	\$4000	1.0E-01	Livar	4 91: 07	- 4 9E 06 ]	3 BF-02	3.84-01	4.26-01	4 (1 0)	4 12500	4.51.700
ê çale seas me	ND	- ND	2.01.+00	Liver/Kidenay	4 91 - 07	4 91 406						
1,4,1 Lochkonskisariu	650	6000	9.06: 01	Lower	4 91-07	4 10 06	3 01 04	3 01. 03	a at i oa	3 31 00	3.31.02	3.61-02
Luchigen www.	68	64	••		4.0E-07	4 96-06	••			l		
<pre>xylanas</pre>	ND	ND	4.0E+00	l lyperactivity	4 9E-07	4.9E-06	••				••	
Anihracene	NO	ND	3 0E+00	None	4 9E-07	4 81 07						
HEREN ( 11) ( 1) ( 1) ( 1) ( 1) ( 1) ( 1) (	0.035	0.035	••		4.01.07	4.91.07						
with a fill and a start of the second	0.062	0.062			4.91.07	4.91:07						
wstol0'stijbackjeve mitololurini anincole	0 0 3 2	0 0 3 2		••	4.96-07	4.96.07				1		
ibs(2 eihyihesyihphihalale	0.16	0.17	2.0E-02	Liver	4.9E-07	4 91:07	3 01-06	3 91: 06	7 8E 06	4 21 06	4 21 - 06	8.31.06
Chrysene	0.042	0 042	••		4.9E-07	4.91:07		• •		· · ·		
Indena(1,2,3-cd)pyrene	0 036	0.036	••		4 9E-07	4 9E-07						
Phenanthene	0.024	0 026			4.96-07	4 96-07		••				
(!eshcides/PGBs			•									
Chlordane (alpha and gamma)	0 0039	0.018	6 OE-05	Liver	1.5E-07	4.96-07	9 8E-06	3 2E-05	4.2E 05	4 5E-05	1 SE 04	1.911.04
100	ND	ND	5 DE-04	t ivur	1 5E 07	4 96-07	••	- • •		1		
knorsiansa		ļ		1						1		
Агзинис	2.5	5.1	3 0E-04	Skin	4 ØE-07	9.66-08	3.61°.03	7 2E 04	4 36 03	a at loa	1/1/03	1.01.07
Сімолиан	46	-n	1.0E+00	North	4.#E-07	9 8E-08	2 31:06	4 56 07	2.7E 06	3 61:06	7 51 07	4.51.00
bus i	39	99			4 ØE-07	9 6E-08						
Nickel	34	83	2 OE-02	Organ Weight	4.91:-07	9 8E-08	8 31 05	1.76-05	1 OE: 04	5,4 04	4 11 05	2 41 04
12 dar bis chie artis	5.0	•• [	7 DE 03	News	4.91.07	9.81, 08	. 4 (1 8)4	# 11.05	4 91 04	6.21.04	1.21-04	7.44.0
						SUM	0 043	0 39	0.43	0 43	4 2	47
						i iver					4.2	47

Exponence Exclore

Ingeneration - 50 mg of soil ingenied per day with 100% absorption for VOCs, SVOCs and Inorganics and DV% absorption for Posticides for 250 days for 315 day your for 3 your for a 70 kg adult worker = 4.9 x 10-7 kg of soil per kg body weight per day for VOCs, SVCXs, and inorganics and 1.5 x 10-7 https://doy.for.Posticides.

Example 2000 cm2 of skin area exposed with an soll adherence factor of 0.5 mp/cm2 and an absorption factor of 50% for VOCs, 5% for SVOCs and Pesticides and 1% for Inorganics for 250 days in a 365 day, year for 1 year by a 70 kg adult worker = 4.9 x 10-6 for VOCs, 4.9 x 10-7 for SVOCs and Pesticides, and 9.8 x 10-8 for inorganics.

- Compounds and associated hezard quotients/indices exceeding 1.0.

Page 2 of 2

### SUBSURFACE SOIL INGESTION AND DERMAL CONTACT PATHWAY CCL FACILITY PETERSON/PUDIAN SITE CARCINGELNIC HISKS TO WORKERS

	Conce	untration	Салсы	Woight	Esposia	ro Factor	· · · · · · · · · · · · · · · · · · ·		IBSK F1	LINIA II		
Contaminants of Concern	Average	Maximum	Slope Huctor	of	finge strong	l karoat		Average		1 Hour	smable Mase	interte
	(m	2 <sup>4</sup> 2	<u>tenorhorder) )</u>	Evidence	(NgAs	9'day)	logostion _	Donald	Lotat	logastion	Doonal	Fotat
Volutio Crowde Compounds					Į							
Academia	110	1200		D	/ OE:-00	/ <b>ស</b> (M)				1		
2 Bulanose	ND	ND		Ð	Z 01, 09	7.01.00	••					
Chioratorisi	0.013	0.13	6.1E-03	412	7.01:09	7 01 00	5.61-13	5.61-12	6 11 12	5.61 12	5.68 #1	611-11
i Byllongefte	I NO	ND		Ð	7 0E 09	7.61; 08		•				
Muthylene Chloride	92	1000	7.5E-01	1)2	7 DE-09	7.0(.00	4 81-09	4 #1 08	5 31 on	5 31 08	5.36.07	5.01.07
féirachloreélhane	7700	84000	5.2E-02	112	7 01-09	7 01. 08	2.01-06	2 81: 05	3 11 <sup>0</sup> 05	3 11 -05	3 IF (FL	341.01
loluene	NG	ND		Ð	2 01: 09	7 o(E on						
1,1,1-frichloroethane	650	6000		Ð	7.01:09	7.0(5-08						
Inchloroethene	68	60	1.1E-02	NA	7.01:09	7 01: 08	5 71 <sup>0</sup> 09	5 7E 08	5 BI' 08	5.21.09	5.21.08	5.01.00
Kyluriua	NO	ND		Ð	Z 011 09	Z 01. OF						
Semi: Volatile Organic Compounds												
Алйкацион	NO	,ND		n	7 01-09	7 OF 09						
I imperial the second	0 035	0 0 3 5	7.36100	02	7.01:-09	7.0109	1 61, 69	FBL O9	3.64 09	1 81 09	1.01 09	3.61.09
iienzo(b)iluorenthene	0.062	0 062	7 3E+00	82	7.0E-09	7 OL: 09	3.21 09	3 21 09	6 31 09	3 2E 08	3-24-09	6.14.481
Centro(0.5.)pervione	0 032	0 0 3 2		D	7.0E.09	7.01-09						
tiss(2 etisylise syl)philialate	0.16	0.17	1.4E-02	82	7 0E-09	7 0ł: 09	1.68-11	161 11	a II -11	171-11	171-11	3 34 04
Chrysene	0 042	0 0 4 2	7.3E+00	112	7.0E-09	7.01:09	2.11: 09	5.1F 03	4 3E 09	2.11:09	2 11 69	4 31 - 09
indeno(1,2,3-cd)pyrene	0 036	0 0 36	7.3E+00	02	7.0E-09	7 O[: 09	1.86.09	186-09	3 /E 09	1 86 09	16[ 09	371-09
Phen antivene	0 020	0.026	••	D	7.0E-09	7 01: 09		••	••	**		
(fotal Carcinogenic PAHe)	0, (#	0.18	7.3E+00	£12	7.06-09	7 o£ o9	9-215-09	9 71° 09	1 BI' 08	9 7E 09	9 21 09	1.81.04
Casticidas/CCBs						I						
Chlordane (alpha and gemma)	0 0039	0 0 14	1.30E+00	82	2.1E-09	7 NÉ 00	1.16-11	3.51 11	4-6L-11	4-91, 11	1 61 - 10	241 10
001	NO	ND	3.4E-01	82	2.1E-09	7 nE-09		••	•-			
ing ganica					Į	i					-	
Arsenic	2.2	6,1	1.75E+00	A	7.0E-09	1.4E-09	2.7E 08	* 54E-09	* 3.7f° 08	• 6 7 F 08	* 126.00	1 751.00
Chroment	4.6	7.7	••	Ð	7.015-09	1 41: 09	· · · .	•		1 .		
i wwd	90	90	•.	115	7.01.49	ક નદે લોય				1.		
Flickud	34	83		•	7.0E-09	1 41:09	••	•-				
Vanadium	5.8		**	D	7.0E-09	1.4E-09					<u> </u>	<u> </u>
				SUM (h	-) utividual Car	c PALIs)	-2 6E-06	2.06.02	3 ¥E 05	3 \$£`05	3 (1-04	3-41-04
				51.064	(Total Cau: )	PAL5}	2.01.04	2.01.05	3 11 05	3 (E. 05	0.14.04	3.41.00

Exposure Factore:

Figuration - 50 mg of solitingested per day with 100% absorption for VOCs, SVOCs and Inorganics and 30% absorption for Posticides for 250 days in a 365 day year for 1 year fillutions by a 70 kg adult worker ~ 7.0 x 10.0 kg of solit per kg body weight per day for VOCs, SVOCs, and Inorganics and 2.1 x 10.0 kg/kg/day for Posticides. Dwimat - 2000 cm2 of skin area exposed with an solit adherence factor of 0.5 mg/cm2 and un alrearption factor of 50% for VOCs, 5% for SVOCs and Posticides and 1.1 x 10.0 kg/kg/day for Posticides.

Dermal - 2000 cm2 of skip area exposed was an existence factor of 0 % mprove who an area plant factor is the second of 0.5 mprove who are plant for the second of 0.5 mprove who are plant for the second of 0.5 mprove who are plant for the second of 0.5 mprove who are plant for the second of 0.5 mprove who are plant for the second of 0.5 mprove who are plant for the second of 0.5 mprove who are plant for the second of 0.5 mprove who are plant for the second of 0.5 mprove who are plant for the second of 0.5 mprove who are plant for the second of 0.5 mprove who are plant for the second of 0.5 mprove who are plant for the second of 0.5 mprove who are plant for the second of 0.5 mprove where are plant for 0.5 mprove where are plant for 0

Compounds and associated data estimates exceeding \$x10.6.

\* The uncertainties associated with Ingested inorganic areanic are as such that tak estimates could be modified downwards, in reaching rate management decreare, as much as an order of magnitude; relative to date estimatos associated with most other carcinopens (LPA, 359.9).

### TABLE B 24 (conird.)

Page Lot F

# SUBSURFACE SOIL INGESTION AND DERMAL CONTACT PATHWAY O'TOOLE PROPERTY PETERSON/PUBBEAN SITE MONGANGINGSUBEAN DISKS TO RESIDENTS

# CHILDREN

	Conce	niration	Reference	Toxicity	Exposu	iu Factor			UAZABI	X TOME C		
Contaminants of Concern	Average	Maximum	Duse	Endpoint	Inquision	Dounal		Average		] Hous	sonaldo Maxa	
······································		a491	(mg/kg/day)_		(F949	04lay)	- Mint _	Channel	Lota	logastico	Digenal	Lot
/datia Organic Compounds		ļ										
Acarteria -		ND	1.0E 01	Liver/Kidnuy	1.3E.05	3 2E 05						
2 Bulanone	2	2	5 OE-02	None	1.3E-05	3.2E-05	5 2E 04	1 3E 03	1 8£ 00	5 2E 04	1 3E 00	3 01
Chlorolorin	0.045	0 0 4 5	1 8E-02	Liver	1.3E-05	3 2E 05	5.9E 05	1.4E.04	2.05.04	5 91: 05	1 41 04	2.01
Ediyibunzana	ND	ND	1.0E-01	Liver/Kkiney	1 3E 05	3 2E 05						
Muthylone Chloride	ND	ND	6 0E-02	Liver	1,3E-05	3 2E-05						
(virachioroethose	14	18	1.0E-02	Liver	1.3E-05	3 2E-05	1 8E 02	4 5E 02	6 3E 02	2 3E 02	5 86: 02	
foluene	NO	ND	2.0E-01	Liver/Kidney	1,3E-05	0 2E-05			-			
I. I. I. Trichloroethane	0 24	0.24	9.0E-02	Liver	1,3E-05	3 2E 05	3 5E-05	8 5E 05	1 2E 04	3.58:05	8.5F-05	1.20
lichloroethene	NO	ND			1 3E 05	3 2E-05						
X ylusius	0.049	0.049	2.0E+00	Hyperactivity	1.3E-05	3 2E-05	3 2E-07	7 BE 07	1.1E-06	0 2E 07	7 8E 07	1 11
<u>Somi-Yolatile Organic Compounds</u> COCs Not Detected												
Poslicides/PCBs COCs Nut Futurated										l		
inorganica		1										
Алефикс	7.0	8.6	3 0E-04	Skin	1 3E-05	6 4F-07	3 4E-01	1 7E 02	0.5E 01	3 7E 01	1.06.05	3.91
Сінопина	13	15	1.0E+00	None	1.3E-05	6-11	1.7E-04	0.345.06	1.0E.04	2.01: 04	9.6£.06	2.06
Load	0.1	12		1	1.3E-05	6.4E-07	-+					
Nickel	( 10	11	2 OE 02	Organ Wolghi	1.3E-05	6.4E-07	6 SE 03	3 2E 04	6 0E 01	7 26:03	3 5f <sup>2</sup> 04	7.50
Viatachum.	16	20	7.0E-01	None	1.3E-05	6 4E-07	3 0E-02	<u>1_5E_03_</u>	<u>3.1E.02</u>	3.71:.02	<u> </u>	_ 3.90
		ļ				SUM	0 39	0.06	0.46	0.44	0-08	0 :

### Exposure Factors:

lagestion - 200 mg of soit ingested per day with 100% absorption for VOCs and inorganics for 350 days in a 365 day year for 6 years

by a 15 kg cluid = 1 3 x 10 5 kg of woll per kg body weight per day for VOCs and hanganics.

.

(bernal - 200) crist at skin area exponent with an noil ariterarice factor of 0.6 mp/cm2 and im absorption factor of 50% for VEMs and 1% for broughding

the state bays is a laber hay your for 6 youns by a 18 kg child - 3.2 s 10.6 for VOCs muld 4 s 10.7 for hunganites.

### TADLE D 24 (confit)

# SUBSUNFACE SOIL INGESTION AND DERMAL CONTACT PATHWAY O'TOOLE PHOPEHTY PETERSON/PUBLIAN SITE NONCARCINOGENIC DISKS TO DESIDENTS

	Concer	Nration	Rularonca	Texicity	Ехровия	o Facior 🔡			11/2 411	) ININ X	•	
Containinants of Concern	Average	Maximum	1)060	Endpoint	Ingestion	Dunnal		Avaraga		House	anesistate Manue	
	(mg	<u>*0)</u>	(mg/kg/day)		(kg/!!	pilay}	legostices	bomal	Totat	luguration _	Domini	Fotal
Velatile Organic Compounds												
Acadonia	NO NO	ND	1 0E 01	I Ivor/Kicknoy	1 4E 06	6 0E 06						
2 Butanona	2	2	5 0E-02	Nonu	1.46.06	- 6 NE 06	5.6E.05	2 71- 04	3.31.04	561-05	2 71 - 04	1 11 11 11
Children College (183	0.045	0 045	1 0E 02	l ivin	1.4E.06	6 (11: 14)	6 30, 06	3 11 -05	3.78-05	6 31 06	.1.11.05	6.71 122
l Brythanzana	ND I	ND	1.0E-01	l Iver/Kidney	146-06	6 0E 06						
Multiylene Chloride	ND I	ND	6 0E-02	livus	1.4E-06	<b>6</b> 01; 116	••					
l uir achiloroethunu	1 14	10	1.0E-02	l Iver	1.4E-06	6 86 86	2 OE 03	9 5E 03	1 16 02	2 5E 00	1.28, 02	1.51.0.1
loiuune	ND	ND	2.0E-01	Liver/Kidney	1.4E-06	6 8E-06						
1,1,1 Trichloroethane	024	0.24	0 OE 02	Liver	1 4E 06	6 86 06	3 7E 06	1 NF 05	2 21 05	3.71-06	ERE 05	2.31.05
Inchloroettune	ND	ND			1.4E-06	6 8E-06						
XMenes	0.049	0.049	2.0E+00	Hyperactivity	1.4E-06	6 8E-06	3.4E-08	1.7E-07	2.0E 07	3 4E-08	1.7E 07	2 0E 07
Semi: Yolatile Organic Compounds COCs Not Detected												
Pasildda/PCAs COCs Not Detected												
incroanics	1 I											
Arsunic	78	U Ó	3.0E-04	Skin	1.4E-06	F 4E-07	3 6E-02	3 6E-00	4 OE 02	4 0E 02	4 OE 03	4 41 02
Chromium	13	15	106100	Nona	1.46-06	1 4E 07	1.01E.05	1.06.06	2 01:05	2 11: 05	2 16 06	2.01.05
tead	81	12			1.4E-06	1.4E 07					-	•
Nichał	1 10	11	2 0E-02	Organ Welghi		1.4E-07	7 0E-04	7.0E.05	7 7E 04	7 7E 04	7 7E 05	0.51.04
Vanadium	16	20	7 0E-00	Norm	1.46-06	1.4E.07	_ <u>3.2E.00</u> _	3 2E 04	3.51.0.1	4 01.03	4 04: 04	4 41 61
	}											
	1	i			ļ	SUM	0.042	0.014	0.056	0.040	0.017	0.065

Exposure Factors:

Ingestion - 100 mg of soil ingested per day with 100% absorption for VOCs and inorganics for 350 days in a 365 day yoar for 24 years

by a 70 kg adult = 1.4 x 10.6 kg of soil per kg body weight per day for VOCe and Inorganics.

Daritsal - 2000 cm2 of akin area exposed with us soil advarance factor of 0.6 mp/cm2 unit an absorption factor of 50% for VOCs and 1% for knorportes for 350 days for a 365 day, year for 24 years by a 70 kg adult = 6.6 x 10 6 for VOCs and 1.4 x 10 7 for florigenics.

Compounds and associated hazard quotients/indices exceeding 1.0.

#### TABLE B 24 (confd)

#### Page Set E

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# SUBSURFACE SOL INGESTION AND DERMAL CONTACT PATHWAY O'TOOLE PROPERTY PETERSON/PURITAN SITE CARCINQUENIC HISKS 10 HESPENTS

# CHILDFILM

	Conco	ntration	Cancor	Woight	Епроза	n Factor	· · · · ·		THERE F.	IIMAII		
Contaminants of Concern	Average	Maximum	Slope Factor	ol	Inguistion	- Donnal		Average		Noa:	sonablo Maco	
	(m	24:91	{mg/kg/day}-1	Evidence	(kg/kg	g/day)	Ingnsilon	Domul	Total	logostion		Lotat
Volatila Arganic Componista												
Асальна	ND	ј dи		Ð	1.1E-06	2.7E 06						
2 Bulanone	2	2		Ð	1.1E-06	2.7E-06			• ·			
Chlorotorm	0.045	0.045	6.1E-00	A2	1.1E-06	2.76-06	3 OE-10	74E10	1.06.09	3 0E 10	7 46 10	101.09
Eliyibanzana	ND	NO		0	1 3E 06	2 76 06						
Multiplume Globelch	ND	- ND -	7.5E-03	02	1.41:06	2 7E 06				1		
f stractionosti una	14	18	5.2E-02	612	1.1E-06	2.7E-06	8 OE 07	2 0E-06	2 8E-06	E OE-DG	2.5F-06	3-61-06
Tokiene	ND	ND		D	1.1E-06	2.7E 06		- •	• •			
1,1,1-Tuchloroethane	0.24	0.24		0	1.1E-06	2.7E-06						
Fichloroethene	ND	ND	1.1E-02	NA	1.1E-06	2.7E-06						
Xylenes	0.049	0.049	••	Ð	1.1E-06	2.7E-06						
Semi. Yelatile Organic Compounds COCs Not Detected							i i i i i i i i i i i i i i i i i i i					
Pasi <mark>cidas/PCBs</mark> COCs Hot Netoclad												
inorganica												
Алыныс	7.6	8.6	1.75E+00	Α	1.1E-06	5.5E-08	1.5E-05	7 5E 07	1.6E-05	1.7E-05	• 03E 07	1 7E 05 1
Chromum	13	15		n	1.1E-06	5 5E-08		••	••	4		
i ward	9.1	12	••	82	1.16.06	5 51: 00						
t the break	10		••	•	1.1E-06	5.56.00		••				
Vanadium	16	20		D	1.1E-06	5 5E-08	<u> </u>	••				
						SIM	1.6E-05	2.7E-06	1.9E-05	1.0E-05	0.4E-06	2 1F 05
ł	l				]		l			_ [		

### Exposure Factors:

Ingustion - 200 mg of soll ingested per day with 100% absorption for VOCs and Inorganics for 350 days in a 365 day year for 6 years in a 70 year lifetime by a 15 kg child = 1.1 x 10-6 kg of soll per kg body weight per day for VOCs and Inorganics.

Dernal - 2000 cm2 of shin area exposed with an soit aritisience factor of 0.6 mg/cm2 and an absorption factor of 5.0% for VOCs and 1% for the spaces by "gate days to a 16.5 cby" year for it years in a 70 year blattine by a 15 bg child = 2.7 is 10.6 for VOCs and 5.5 is 10.0 for the transmission.

Compounds and associated risk estimates exceeding 1x10-6.

\* The uncertainies associated with ingested inorganic areans as such that risk estimates conki be monified downwards, in reacting risk management decidens, as much as an order of mightede, relative to tisk estimates associated with must other carcingpens (1.1\*A, 1983).

#### TARE B 24

# SUBSURFACE SOIL INGESTION AND DERMAL CONTACT PATHWAY OTOOLE PROPERTY PETERSON/PUBLICAN SITE CARCINQUEENIC HISKS TO HESIDENTS

ADULTS

	Conce	nhalion	Cancor	Waight	Exposin	o Factor			DIGK 13	TIMALL		
Contaminants of Concorn	Average	Maximum	Slope Factor	el	de sejours inner	Discential		Avarage		1 fions	annalda 64.com	
	(m	n/#g)	(ing/kg/day)-1	Evidence	(kg/kg	vday}	Ingestion	Donnal	Total	Inquistion	Ownat	Lotal
Volatile Organic Compounds												
Acelone	ND	ND	••	n	4 7E 07	2 4E-06				1 .		
2 Elvianone	2	2	••	Ð	4 7E 07	2 4E 06						
1.3560e508639385	0.045	0 0 45	6 IE 03	62	476.07	2 41: 06	1 34: 40	6 6E-10	7 9E 10	1 31 10	6 61 10	7.94 10
Eliykonzene	ND	ND		Ð	4.7E-07	2.4E-06						
Methylene Chlorkle	ND	ND	7.5E-00	(32	4 76 07	246.06						
Tetrachioroeffiume	1 14	18	5.2E-02	(32	4.7E 07	2.46-06	3.4E.07	1.76-06	2.1E.06	441.07	2.24,06	2.71.06
Lohuena	ND	ND		Ð	4.7E-07	2.4E-06					•••	
1, 1, 1 · Trichloroethane	0 24	0 24		0	4.78-07	2.4E-06						
fichtoroutiene	ND	ND	1.1E-02	NA	4.7E-07	2.4E-06						
Xylanas	0.049	0.049		ถ	4.7E-07	2.4E-05		~				
Semi:Velatike Organic Compounds COCs Hot Detected									-			
Pestickles/PCBs COCs Not Detected												
toorganics					1							
Arsonic	7.	86	1.75E+00	X	4.7E-07	4 8E-06	8.46-06	6 6E 07	7 1E 06	* 7 1E 06	* - 7 2E 07	* 7 BE OG
Chromum	13	15		n	4.7E-07	4 8E-08			••			
1.034	9.1	12		62	4.7E-07	4.8E-08						
Nickel	10		••	Α	4.7E-07	4 8E-08						
Vanadium	16	20		Ð	4.7E-07	4 8E-06		<u> </u>			• · · · · ·	
						SHM	6 8E-06	2.4E-06	9 2E-06	7.5E-06	3 OF 06	1.05.05

#### Exposure Factors:

Ingustion - 100 mg of soit ingested per day with 100% absorption for VOCs inorganics for 350 days in a 365 day year for 24 years in a 70 year filolime by a 70 kg adult = 4.7 ± 10-7 kg of soit per kg body weight per day for VOCs and Biorganics.

Element - 2000 cm2 of shin area exposed with an self adherence factor of 0.5 my/cm2 and im absorption factor of 50% for VOCs and 1% for long-mess for 350 days in a 365 day, year for 24 years in a 70 year lifetime by a 70 kg adult = 2.4 x 10.6 for VOCs and 4.0 x 10.8 for horganics

- Compounds and associated risk estimates exceeding 1=10.6.

\* The uncertainties associated with ingested inorganic argenic argenic are as such that risk estimates could be modified downwards, in reactive risk management decisions, as much as an order of megnitude, relative to risk estimates associated with most other carcinogous (EPA, 1993).

#### TABLE (L 23 (contid.)

# SHOSUNFACE SOM INGESTION AND DEFINAL CONTACT PAR IWAY PACEFACILITY PETERSOMPUBLIAN SITE NONCARGINOSENIC INSKS.TO HUSIDENTS

# CLILDHEN

Contaments of Concern         Average         Mainteen         Dave         Full print         June 1         Average         Average         Mainteen         Theorember to the print         Theorember to the pr	
Valate Organic Compounds         14         4.4         10E 01         Liver/Kidney         33E 05         32E 05         1 nL 04         4.5E 04         6.3E 04         5.7E 04         1.4E 03           Acusona         NB         ND         50 02         Hwar         1.3E 05         32E 05         1.1E 04         4.5E 04         6.3E 04         5.7E 04         1.4E 03           Acusona         NB         ND         50 02         Hwar         1.3E 05         3.2E 05         1.1E 04         4.5E 04         6.3E 04         5.7E 04         1.4E 03           Acusona         ND         ND         50E 02         Hwar         1.3E 05         3.2E 05         4.4E 05         5.7E 04         1.4E 03           Acusona         ND         ND         50E 02         Hwar         1.3E 05         3.2E 05         4.4E 05         1.1E 04         4.5E 04         5.7E 04         1.4E 03           Acusona         ND         ND         1.5E 02         Hwar         1.3E 05         3.2E 05         4.4E 05         1.1E 04         4.4E 05         1.1E 04         1.1E 04         1.1E 03         2.4E 03         1.1E 04         1.1E 04         1.1E 04         1.1E 05         1.1E 05         1.1E 05         1.1E 05         1.1E 05	
Acurone         14         44         10E 01         LiverKidiouy         13E 05         32F 05         18E 04         45E 04         63E 04         57E 04         14E 03           2 Intrane         N3         N3         50E 02         Hwat         13E 05         32F 05         37E 05	Lota
ND       ND       S0 L 02       Num       134 05       324 05       Num	
Hall         Hall         101         02         I van         131         05         321         05         121         031         121         031         131         05         321         05         121         031	2.01-01
Langkummen         0.34         1.5         1.0E 01         Hwm/Kulnuy         1.31 05         3.21 05         4.41 05         1.11 04         1.51 03         2.01 01         ant 0.1           Kultysens Likaride         MD         MD         6.0E 02         Hwm         1.31 05         3.21 05         4.41 05         1.11 04         1.51 03         2.01 01         ant 0.1           LowerKondense         MD         MD         4.0E 02         Hwm         1.31 05         3.21 05         4.41 05         1.12 04         1.71 04         1.01 03         2.14 0.1           LowerKondense         MD         MD         DE 02         Liw         1.31 0.5         3.21 05         4.41 05         1.21 04         1.71 04         1.01 03         2.14 0.1           Litrichinoshane         MD         MD         DE 02         Litrichinoshane         1.32 05         3.21 05         4.41 05         1.21 04         1.71 04         1.01 03         2.14 0.1           Sant-Yolalia Creatic Concound3         MD         MD         De 0         2.0E 0.1         1.32 0.5         3.21 05         1.21 0.4         3.61 0.5         3.61 0.5         3.61 0.5         3.61 0.5         3.61 0.5         3.61 0.5         3.61 0.5         3.61 0.5         3.61 0.5	
Multiplane Charide         ND         ND         6 DE 02         Huw         13E 05         3 21 05         Hum         Hum <t< td=""><td></td></t<>	
Issachkorosthure         N3         N3         N3         10E-02         Issach         13E 05         32E 05	6.01 0-
Durane         0.75         1.6         2.0E 01         How/Klinov         1.3E 05         3.2E 05         4.9E 05         1.2E 0.5         1.2E 0.5         2.1E 0.5         2.2E 0.5         0.5         0.5         0.61 0.5	
ND       ND       ND       ND       PDE-82       tow       131:05       321:05	
Incluio outrana       NB       ND       Image: Second construction of the second consecond constru	3.61-01
Xylenes       1.3       5.5       2.0E+00       Hyperactivity       1.3E+05       3.2E+05       8.5E+06       2.1E+05       2.0E+05       0.61+05       0.10       0.11+05	
Samt Volatie Organic Compounds         0.4         0.4         3 0E 01         None         1 3E 05         3 2E 06         1 2F 05         4 3F 06         2 2F 05         1 /1 05         4 3F 06           Hunzo(hijpyrene         0.16         0.17         0.16         0.16         0.16         0.16         0.16         0.16         0.16         0.16         0.17         0.16         0.17         0.16         0.17         0.16         0.17         0.11         0.16         0.29	
Antixacumu         D.4         D.4         3 0E D1         None         13E 05         3 2E 06         1 2E 05         4 3E 06         2 2E 05         1 /1 05         4 3E 06           Hunzo(Li)Byrene         0.16         0.17         0.165         0.16         0.17         0.16         0.17         0.16         0.16         0.17         0.16         0.17         0.16         0.17         0.16         0.17         0.16         0.17         0.16         0.17         0.16         0.17         0.16         0.17         0.16         0.17         0.16         0.17         0.16         0.17         0.16         0.17         0.16         0.17         0.16         0.17         0.16         0.17         0.16         0.17         0.16 <td>1 21 -0-</td>	1 21 -0-
Antisecure         D.4         D.4         3 0E D1         None         13E 05         3 2E 06         1 2E 05         4 3E 06         2 2E 05         1 /1 05         4 3E 06           Hunzo(Li)Byrene         0.16         0.17         0.16         0.17         0.16         0.17         0.16         0.16         0.17         0.16         0.17         0.16         0.17         0.16         0.17         0.16         0.17         0.11         0.16         0.17         0.16         0.17         0.16         0.17         0.16         0.17         0.16         0.17         0.17         0.16         0.17         0.16         0.17         0.16         0.17         0.16         0.17         0.16         0.17         0.16         0.17 <td></td>	
Name         0.23         0.20         10000         136.05         3.26.06         0.000         0.000         0.29	2.21.65
Humanifume         0.23         0.20         1/0         0.21         0.21         0.13         0.13         0.13         0.13         0.13         0.29	
Inigi2 ellipting())philulatan       ND       ND       ND       ND       ND       20E-02       Hver       1.36-05       3.26-06 <td></td>	
0.29       0.29       0.29       0.13       0.14       0.14       0.14       0.14       0.14       0.14       0.14       0.14       0.14       0.14       0.14       0.14       0.14       0.14       0.14       0.14       0.14       0.14	
Induno[1,2,3:cd]pyrene       0.13       0.14       0.13       0.15       0.13       0.14       <	
Phuman#lyana       0.69 <td></td>	
Pesticidia/PCBs         0.0013         0.003         6.0E-05         1 lver         3.8E.06         3.2E.06         8.2E.05         6.9E.05         1.5I.04         1.9E.04         1.6I.04           O113         0.016         0.039         5.0E.04         Uver         3.8E.06         3.2E.06         8.2E.05         6.9E.05         1.5I.04         1.9E.04         1.6I.04           O115         0.016         0.039         5.0E.04         Uver         3.8E.06         3.2E.06         8.2E.05         6.9E.05         1.5I.04         1.9E.04         1.6I.04         2.21.04         3.01.04         2.5I.04         2.5I.04         3.01.04         2.01.04         2.01.04         1.01.02         2.01.04         1.01.02         2.01.04         1.01.02         2.01.04         1.01.02         2.01.04         1.01.02         2.01.04         1.01.02         2.01.04         1.01.02         2.01.04         1.01.02         2.01.04         1.01.02         2.01.03         0.01.03         2	
Churdans (alphu and gamma)       0 0013       0 003       6 0E:05       1 lver       3 8E 06       3 2E 05       8 2E 05       6 9F 05       1 51 04       1 9E 04       1 64 04         D11       0 016       0 039       5 0E:04       Liver       3 8E 06       3 2E 05       8 2E 05       6 9F 05       1 51 04       1 9E 04       1 64 04         D010anica       Arsume       3 0E:04       Liver       3 8E 05       5 104       1 4E 03       6 8L 03       1 51 05       2 6E 01       1 01 0.4         InctDanica       3 0E:04       Shin       L 3E 05       6 4E 07       1 4E 03       6 8L 03       1 51 05       2 6E 01       1 01 0.7         Cheven       3 0E:05       6 4E 07       1 4E 03       6 8L 03       1 51 05       2 6E 01       1 01 0.7         Cheven       10       16       10E:00       Nume       1 3E 05       6 4E 07       1 3E 04       6 8L 03       1 4I 04       2 11 03       1 04 05       1 04 05         Load       96       9.2       -       -       1 3E 05       6 4E 07       3 8E 03       1 9E 04       4 01 03       4 7E 03       2 3E 04         Nume       13E 05       6 4E 07       1 3E 02       5 4E 07       3 8E 03	
Opplie         O 016         O 039         5 0E:04         Uver         3 8E:06         3 2L:06         1 2E:04         5 0E:04         2 21:04           Inorganica Arsunac         3 2         6         3 0E:04         SMn         1 3E:05         6 4E:07         1 4E:03         6 8E:03         1 5E:03         2 6E:04         1 0E:05         6 4E:07         1 4E:03         6 8E:03         1 5E:03         2 6E:01         1 0E:05         6 4E:07         1 3E:05         6 4E:07         3 8E:03         1 9E:04         4 0E:05         1 0E:05         0 4E:07         3 8E:03         1 9E:04         4 0E:03         2 3E:05         0 4E:07         3 8E:03         1 9E:04         4 0E:03         2 3E:03         1 2E:05         0 4E:07         3 8E:03         1 9E:04         4 0E:03         2 3E:03         1 2E:05         0 4E:07         3 8E:03         1 9E:04         4 0E:03         2 3E:03         1 2E:05         0 4E:07         1 3E:05         6 4E:07         1 3E:05         0 4E:07         1 3E:05         0 4E:07         1 3E:05         0 4E:07         1 3E:05         0 4E:07	
Shortpanisa         3.2         6         3.0E-04         Skin         1.3E-05         6.4E-07         1.4E-03         6.8E-03         1.5E-03         2.6E-03         1.0E-07           Shunikim         10         16         1.0E-00         Niniki         0.3E-05         6.4E-07         1.3E-04         6.8E-03         1.4E-03         2.6E-03         1.0E-05         6.4E-07         1.3E-04         6.4E-07         1.3E-04         6.4E-07         1.3E-05         6.4E-07         1.3E-05         6.4E-07         1.3E-05         6.4E-07         1.3E-05         6.4E-07         1.3E-05         6.4E-07         1.4E-03         2.3E-03         2.3E-03         1.9E-04         4.0E-03         4.7E-03         2.3E-04         1.3E-05         6.4E-07         3.8E-03         1.9E-04         4.0E-03         2.3E-03         1.9E-04         4.0E-03         2.4E-03         2.3E-03         1.9E-04         1.1E-02         2.4E-02         1.2E-03         1.9E-05         6.4E-07         1.4E-04         1.1E-02         2.4E-02         1.2E-03         1.9E-05         6.4E-07         1.4E-04         1.1E-02         2.4E-02         1.2E-03         1.9E-05         6.4E-07         1.4E-04         1.1E-02         2.4E-02         1.2E-03         1.9E-05         6.4E-07         1.4E-04 <t< td=""><td>3.51.6</td></t<>	3.51.6
Arsunc         3.2         6         3.0E-04         Skin         1.3E-05         6.4E-07         1.4E-01         6.8E-03         1.5E-03         2.6E-01         1.3E-05           Christian         10         15         1.0E-00         Nurse         1.3E-05         6.4E-07         1.3E-04         6.4E-03         1.5E-03         2.6E-01         1.3E-05         6.4E-07         1.3E-04         6.4E-03         1.4E-03         2.1E-03         1.0E-05         6.4E-07         1.3E-04         6.4E-03         1.4E-03         2.1E-03         1.0E-05         6.4E-07         3.8E-03         1.9E-04         4.0E-03         2.3E-05         6.4E-07         3.8E-03         1.9E-04         4.0E-03         2.4E-03         2.5E-03         0.4E-05         6.4E-07         3.8E-03         1.9E-04         4.0E-03         2.4E-03         2.5E-03         0.4E-05         6.4E-07         3.8E-03         1.9E-04         4.0E-03         2.4E-03         2.5E-03         0.4E-05         6.4E-07         1.3E-02         5.4E-04         1.4E-02         2.4E-03         2.5E-03         0.4E-05         1.4E-02         2.4E-03         1.2E-05         0.4E-07         1.3E-05         6.4E-07         1.3E-03         1.4E-02         2.4E-03         1.2E-03         1.4E-03         2.4E-03         1.2	5.51 0
TO TO         TO <tht< td=""><td></td></tht<>	
Mail         D5         D2          L.3E.05         6.4E.07	2.4.0
Nicket         5.9         7.3         2.0E-02         Organ Weight         1.3E-05         6.4E-07         3.8E-03         1.9E-04         4.0E-03         4.7E-03         2.3E-04           Variadium         5.9         1.3         7.0E-03         None         1.3E-05         6.4E-07         1.3E-04         1.1E-02         2.4E-02         1.2E-03	2.21.0
Vanadium 5.9 13 7.0E-03 Nune 1.3E-05 6.46.07 1.31.02 5.41.04 1.1E.02 2.41.02 1.21.03	
	5010
	2.51.0
SUM 015 001 016 029 002	0.31

Exposure Factors:

Ingestion - 200 mg of soit ingested per day with 100% ebsorption for VOCs, SVOCs and inorganics and 30% absorption for Postana and 350 days in a 365 day year for 6 years

by a 15 kg child = 1.3 x 10.5 kg of sod per kg body weight per day for VOCs, SVOCs, and inarganes and 3.8 x 10 til kg/kg/day ka

.

Livermed - 2000 cm2 of stan area expansed with an soit adherance factor of 0.6 mp/cm2 and an alrearption factor of 50% for VOCs, 5% for SVOCs and Posticides, and 6.4 x 10.7 for inorganics, for 350 days in a 365 day year for 6 years by a 16 kg child = 3.2 x 10.6 for VOCs, 3.2 x 10.6 for SVOCs and Posticides, and 6.4 x 10.7 for inorganics.

# SUISHBFACE SOIL INGESTION AND DERMAL CONTACT PATHWAY PACTACH DY PETERSOMPHIITAN SITE NONCADGINOGENIC NISKS TO RESIDENTS

### ADULTS

	Concer	Hration	Reference	Toxicity	Гаразы	in Factor			EIAZAHI	) INICIE X		
Contaminants of Concern	Average	Maximum	Dose	Endpoint	Ingeston	Dormal		Average		Ana	sonahla Mana	10.000
	Img	<u>// 01</u>	(mg/kg/day)		( <u>*</u> @*!)	o/day)	Ingo stinn	Donnal	lot#	[ pidnäpön ]	Doratio	Listed
Yolatile Organic Compounds					ļ							
Асикали	1.4	4.4	1 OE O1	l iver/Kidney	146.06	6 60 06	2 8E 05	9.51 05	1 11 04	6 21 05	3 61 - 04	3.61.04
2 Balanone	ND .	ND	5 01: 02	None	1.41:06	6 8E OG						
Chloroform	NO I	ND	1 OE O2	L svar	141.06	6 84 045		<i>.</i> .		ſ		
L Bry Banzana	0 34	15	106.01	l iver/Kidney	1-41E-06	6 81: 06	4.81,06	2 31 - 05	2.01.05	2 11 05	1.01.04	1.4 04
Mulhylene Chloride	NO	04	6 OE 02	l iver	1.4E-06	6 81:06						
fetrachloroethene	NO NO	ND	1.01: 02	t Ivar	1.415.06	6 81 06				1		
takam	0.75	16	2 01: 01	Liver/Kidney	1.4E 06	6 01 06	5 31 06	2.61-05	3 11 05	LILOS	5.41-05	6.61.05
I, I - Inchloroethane	ND	ND I	9 0E-02	l iver	1.4E-06	6 UL 06				· · ·		
ichtenet et en e	ND	- ON			1.4E-05	6 81 06		••				
Kylenes	1.3	6.5	2 OE+00	Ilyperactivity	1.46.06	6 8l∷0fi	0 IF A7	4 4E 06	5 31' 06	3 94 06	1.91.05	2 31 - 05
iami. Yolatila Organic Comeounda		1			}							
Andhriacachy	0.4	0.4	3 0E-01	None	1.46.06	6 8E 07	1.94.06	9 11 07	2.84.06	00.16.0	9.11.07	2.01-06
llungadjugpyr <b>orio</b>	0.16	0 16	••	••	141:06	6 81 87						
i un ro(u) luorun lhene	0.21	0 23	**	••	1.4E-06	6 61; 07		••	• •	· · ·	••	
liento(g.h.i)perylene	0.13	0.13	••	••	1.415.06	6 #4:07			•	1		
Dis(2 uthytiaxy)phihatala	ND	ND	2 0E-02	l iver	1.41-06	6 BI-07	••			· ·		
Gluysone	0.29	0.29		••	1.4É-0G	6 ME-07		••	•	· · ·		
Induna(1,2,3 cd)pyrene	0.13	0.13	••	••	1.4E-06	<u>бы</u> :07			•-	· ·		
illenaniivene	0.69	0 69			1.4E-06	6 B1:07						
Pesticides/PC83												
Chlordane (alpha end gemma)	0.0013	0.003	6 OE 05	l Iver	4.26.07	6 AF 07	9.46.06	1 5E OS	2 46 05	2 14 05	3.41.05	5.54 05
1314	0 0 16	0 039 9	5 0E-04	t iver	4 26:07	6 AL: 07	1.04, 05	5 51 - 05	3.51.05	0.01-05	5.01.05	вы оз
laare enica					Į							
Arseinc	32	6	3 0E D4	Skin	1.4E-06	1.46 07	1 51 02	1 SF 03	1 6F 02	2 81 02	2 8f° 00	3 14 00
Deciman	10	16	1 0E 100	None	1.4E-05	1.46.07	141-05	1 41: 06	1.51 05	2 21 05	2.4 06	2.56.03
ead	96	8.2			1.4E-06	146.07				1		
flickal	59	7.3	2 OE 02	Organ Weight	E4E.06	146.07	4 IE 04	4 11 05	4 51 04	5 11 04	5 11 05	5.64.04
Viser wells are	6.9	13	7 Of: 63	Norse	1.41.06	141.07	1.21.403	5 29, 94	_1.0[_0.1_	13.0i m <sup>+</sup>	_204_004	2.00
						SUM	0.017	0-002	0.018	0.035	0.004	0.035

Exposure Enclore:

Ingestion - Louing of soil ingested per day with 100% absorption for VOCs, SVOCs and inorganics and 30% absorption for Pesticklus for 350 days in a 365 day year for 24 years

by a 70 kg adult = 1.4 x 10.6 kg of sull per kg body weight per day for VOCs, SVOCs, and inorganics and 4.2 x 10.7 kg/kg/day for Pesticides.

Dermal - 2000 cm2 of akin area exposed with an soil adherence factor of 0.5 mg/cm2 and an absorption factor of 50% for VOCs, 5% for SVOCs and Pesticides and 1% for inorganics for 350 days in a 365 day year for 24 years by a 70 kg adult = 6.8 x 10.6 for VOCs, 6.8 x 10.7 for SVOCs and Pesticides, and 1.4 x 10.7 for Inorganics.

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#### TAIN E.B-23 (confid.)

Page 2 of C

### SUBSURFACE SOIL INGESTION AND DERMAL CONTACT PATHWAY PAC FACILITY PETERSOMPORTAN SITE GARGINOGENIC HISKS TO IILSIDENTS

GEULDALH

	Conce	ntration	Cencer	Waight	Гирози	a Cacini		<u> </u>	DISK LS	TIMAT		
Contaminants of Concern	Average	Maximum	Slope Factor	ul	Ingusken	Durmat		Аумаро			sounding Maxim	l M WAL
	(m	40	(mg/kg/day) I	Evidence	1-1+0*	g/day)	_ logostino_	Deeped	Lutat	Ingostore	Diranal	Lotal
Volatile Organic Compounds					ļ							
Acutone	1 1.4	4.4		D	L1E-06	2.7F-06						
2 Butanone	ND	ND		Ð	1.1E-06	2.71:06						
Chloroform	ND	NI)	6.1E-03	112	1.11:06	2 71:06						
i Hythenzone	0.34	1.5		Ð	1 16:06	2.76:06				1		
Mushylana Chloride	ND	NO	7 6E-03	02	1 116:06	2.71:06						
I up action grante	ND	ND	5 2E-02	612	1.16/06	276.06						
Iskene	0.75	1.6	••	D	1.16.06	2.71:06	••					
1,1,1-Inchloroethene	NO	ND		Ð	1.16-06	2.76.06						
l richloroettene	I ND	ND	1.1E-02	NA	1.1E-06	276.06				ł		
Xylunia	1.0	5.5		0	1.110.06	2.71: 06						
Semi Yolasie Organic Gompounds												
Antinactoria	0.4	0.4		0	1.16.06	2 // 6/				1		
11unzo(a)py1000	0.16	0 16	7.3E+00	B2	1.11:0ii	2 /4. 07	1.3I: OG	3 21 07	1.6(~06	1.31-06	3.21.07	1.61.06
lien rojb)ikuoraninene	0 23	0 23	7.3E+00	62	116-06	2 /1 07	1.64, 04	4.51.07	2.04 06	l rat on	4 54 - 07	2.31.045
tion and a trajactive	0.13	013	••	D	1.00.06	2 71 07				1		
ting 2 wing Bawayi panini mini w	140	240.2	1 41 02	02	1 11 06	271.07						
Clay auto	0 29	0.29	7.3E+00	62	1.11:06	271.07	2.31-06	5 /1 07	2.91 -06	2.31.06	576.07	2 91 96
induno(1,2,3-cd)pyrene	0.13	0.13	7 31: +00	112	[ 1 1E 06 -	271.07	1.01.006	2.61.07	1.01.06	101.06	2.61 07	1.36.06
1*Escalstars discussion	0.69	0 69		D	1 11:06	271.07						
t latat Gercinogenia (PALIs)	1.1	1.1	7.3E+00	82	1.16-06	271:07	8.8E-06	2 21:06	1.11, 05	8 8F 06	5 SF 06	1,11-05
Pesticides/PCBs												
Chlordane (alpha and gamma)	0.0013	0.003	1.30E+00	f12	) 3 3E-07	2 76 07	5 61 10	4 6] 10	1.0109	1 31 09	1.11.09	2 OF -09
цил	0.016	0.030	3 4E 01	112	3 3E-07	276-07	1.41, 09	1.21.00	3.06 .09	4 41 - 09	3.6E.09	0 of .09
increacica		Ĩ			}					1		
Areenic	32	6	1.75E+00	A	1.16-06	5 5E 08	6 2E 06	• 3 16 07 1	6 5E 06	1 2E-05	5 8F 07	1 121 05
Charamanana	10	16		D	1.11:-06	5 51: 08	· · ·			1		
beed	96	₿ 2		412	U.145-06	5 5I: 08	••	••				
Flickal	59	7.3		Α	1.16-06	5 51:08				1		
Vanadium	59	13		Ð	1.18-06	5 5i) NØ	<u> </u>	<u> </u>			. <u> </u>	
	ł			SUM (1	f Hividua) Carr	c, (1A1)s)	1.96.65	1.00.06	1.51°.05	1 101.05	2 21 - 06	2.01.05
				-	Untal Care.		151.05	2 51 (46	1.71-05	2 01 05	." ED 1 4045	1.01.05

Exposure Factors:

Ingestion - 200 mg of soil ingested per day with 100% absorption for VOCs, SVOCs and Inorganics and 30% absorption for Postectors for 350 days in a 365 day year for 6 years in a 70 year ktotum by a 15 kg child = 1.1 x 10.6 kg of soil per by body weight per day for VOCs, SVOCs, and hangevice well 3.3 x 10.7 kg/kg/day for Postectors bornal - 2000 cm2 of skin area exposed with an soil editorance factor of 6.6 mg/cm2 and on absorption factor of 50% for VOCs, 5% for 5VCM3 and Postectors for 350 days in a 365 day, year for 6 years in a 70 year historie by 6.15 kg child = 2.7 x 10.6 for VOCs, 2.7 x 10.7 for SVOCs and Postectors, and 5.5 x 10.8 for kompanies

Compounds and associated risk estimates exceeding (x10.6.

\* The uncertainities essociated with ingested inorganic areanic are as such that this estimates could be modified downwards, in reactions risk Metagement decisions, as much as an order of rhagnitude, relative to the estimates associated with much other carcavajure (LPA, 1993)

#### TADI E 8 23

# SUBSURFACE SOF INGESTION AND DERMAL CONTACT PATHWAY PACEACENTY PETERSON/PURITIAN SITE QARCINQGENIC BISKS TO RESIDENTS

ADULTS	
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	Concen	tration	Cancer	Weight	Гарозія	e Factor				TIMAT		
Iontaminants of Concern	Average	Masimum.	Slope Factor	ol	Migastern	Dormal		Average		وبردا ا	sonable Maxie	
	(me/	he)	(mg/kg/day) 1	Evidence	(hg/h)	alday)	หญูกราคก	Durnul	lotal	Ingesteer	Dermal	Lotal
(platile Organic Compounds	}	1								ĺ		
culane	1 1.4	4.4	••	D	4.7E-07	2.4E-06	•	••				
1 Uutanone	Í ND	- ND -	••	n	47E-07	2 41:06	•	••	••	<b>.</b>		
i hi a a la m	NO	NO	6 1E 01	112	471.07	2 41:06				ł		
Righunzuna	0.34	1.6	••	0	4 /1: 07	2 41: 06						
Authylune Chloride	I ND	ND 1	7.5E D3	82	4.7E-07	2.4E-06	••	••	••			
et achieroethene	ND	ND	5 2E-02	82	4.7E-07	2.4E-06	•.	••	••	·		
oluana	0.75	1.6		D	4 76 07	2 46 06						
1.1.1 Inchloroethene	ND	ND		0	4 11-07	2.41 06						
i nchiorpailituna	1 ND	ND	1.16.02	NA	4 /1:07	2.41:06	••			) .		
(ylunes	10	5.5		D	4.7E-07	2 4E 06		· •	•••	<u> </u>		
Semi-Volatis Organic Compounds	1				}					1		
nthracene	0.4	0.4 }		D	4.76:07	2 4F 07	•			[		
ionzoja)pyrana	0 16	0 16	7.50,00	82	471.07	2 41 -07	5.54 07	2.41.07	0.01.07	5.58-07	2.00.07	11 H OZ
ture political and the state	0.23	023	7.01.109	62	4 /1 07	2.41.47	7 59 - 67	4.04.07	1 (21 ANG	7.01.07	ને છે. મંટ	1.21.00
iner endy, ts, ijgensy inter	0.10	013 ]		0	471.07	2.4E.07 [						
ing 2 will yit o cyliphilitalato	NO	- ND	1.4E-02	132	1	2.4E 07			• 1			
hrysene	0 29	0 29	7 3E+00	85	4.7E-07	2 4E D7 👌	9 9E 07	5.1E-07	1.5E-06	9 9E 07	5 1F 07	1 5F 06
ndeno(1,2,3 cd)pyrene	0.13	0.13	7.3E+00	1)2	4.76-07	2.46-07	4.51.07	2 31 07	671.07	4 51 07	2.01.07	6 71 07
"I we react the one	0 69	0 69	••	D	4 71:07	2 41. 117						
Jotal Cercinogenic PAHe)	1.1	1.1	7.3E+00	112	4 7E-07	2.4E-07	3.8E-06	1.9E-06	5 7E-06	3,8E-06	1 9E-06	5 /1 06
esticides/PCBs					Ì					{		
(ammag bee situla) enabodition	0 0013	0 003	1.30E+00	F12	146.07	2 4F 07	2.46.10	4 1Ľ 10	641.30	5.5F-10	941-50	1.27 0.0
ны –	0.016	0 039	3-4E-01	(12	1.41.:07	2.4E 07	Z 61-10	1.34 09	2 11 09	1.91.09	0.54 09	5.01.09
norganisa					1							
Vreenig	32	•	1.75E+00	A	4.7E-07	4.6E-06	2 fif: 06	* 2.7E 07	* 2.9E-06 *	4.96.06	* 5 OF 07	* 5 4E 06
livomium	10	16		Ð	4.7E-07	4.8E-08		••		· · ·		
ead	96	0.2		1)2	4.7E-07	4 8£-06		• -				
Vic. Itali	59	7.3			4.71-07	4 81: 08		•••	•-	1 ·		
/anadium	59	10		0	4.7E-07	4.6E 08			<u> </u>			· · · · ·
				SUMAIN	- L ndividual Cari	c, PAI (s)	5.46-08	1.7E-06	7.15-06	7 70.06	1.81 06	0.61 0.0
	ł			•	(Total Carc.		6.41:06	2 24 06	8.61.06	8 /1 06	2 41 06	1.11.05

Exposure Enclore:

higeseen - 100 mg place ingested per day with 100% absorption for VOCs, SVOCs and inorganics and 30% absorption for Pesticidos for 350 days in a 355 day year for 24 years in a 70 year lifetene by a 70 kg adult = 4.7 x 10.7 kg of soli per kg body weight per day for VOCs, SVOCs, and inorganics and 1.4 x 10.2. kg/kg/day for Pesticides.

Example 2000 cm2 of stan area exposed with an sod adiversing factor of 0.6 mg/cm2 and an elescritic of 50% for VCCs, 5% for SVCCs and Pesticides and 1% for knorganics for 350 days in a 365 day, year for 24 years in a 70 year biologine by a 70 kg adult = 2.4 x 10.6 for VCCs, 2.4 x 10.7 for SVCCs and Pesticides, and 4.6 x 10.4 for knorganics

Compounds and associated sisk estimates exceeding 1x10 6.

\* The uncertainties associated with ingented inorganic areas such their lisk estimates could be modified downwards, in reaching risk management decisions, as much as an order of magnitude, relative to risk estimates associated with montoflow curcinegents (LPA, 1993).

### TADLE B-22 (confid.)

Page 4 of 4

# SUDSUBFACE SOIL INGESTION AND DEDMAL CONTACT PATHWAY CCL PACILITY PETERSONPUNITAN SITE NONCARCINOGENIC.DISKS.TO RESIDENTS

CINDREN

	Concu	nuation	<b>ក្</b> រៅចាណាជួត	Toncity	Ецюми	o Factor -			HAZAHI	X RHAL		• •
Contaminants of Concern	Average	Maximum	()0 <b>10</b>	Endpoint	Ingestion	Durmal		Аушади		Huas	ionabla Maan	101 1414
	(m	<u>24.0)</u>	(mg/kg/day)		[kg/k	0 <sup>/day</sup> ]	Ingestion	l barnad	lotal	logustion	Durand	Lutal
Volaule Oroanic Comegunda	1											
ALUMING	110	1200	1 0E 01	Liver/Kitney	1.74, 05	3 21 - 05	1.41.02	3 51 02	5.01 0.2	161.01	J 61 - 0-1	5.00.01
2 Élistanianie	E ND	ND I	6 01 O2	Note	1.39 - 05	0.24-05						
Childrenkarns	0.013	013 (	1.06.02	Leve	1.31.65	3 21 - 05	171.05	4 21 - 05	5.94 - 05	1.71.04	4.21.04	5 91 -04
t Byiliunzune	- 10	ND	1.06: 01	I Iver/Kulnay	1.31: 05	3 21 - 05				1		
Multiylana Chlorida	92	1000	6.0E-02	Liver	1.31:05	3 21:05	2 01 02	4 91 02	6.96-05	2.21.01	5 31 01	7.51.00
faugchlorpellvene	7700	84000	1.08-02	Liver	1 31:05	3 21 05	£06±01	2.51.01	3.51.101	1.11.602	2.71.702	3.01.20.2
B sales see see	ND	ND	2.01.01	I Iven/Kidney	1.11.05	3 21 05				1		
1,1,1-Litchluroethane	550	60410	10 AF 02	l ivei	A OF ON	a 21-65	7.94 0.2	2.01.01	2.01.01	1 /1 /05	2.11.300	301,00
anertie croste and	60	64			1 36-05	3 21:05						
Kylenes -	ND	ND	2 0E+00	liyperactivity	1 31: 05	3 21 <sup>:</sup> 05	••	••				
Anthracene	ND	NO	5 0E-01	None	135-05	3 21- 06						
timizo(a)pyrene	0 035	0 035			1 01: 05	3 21 06						
i i en za(is)li coracihene	0.062	0.062	•-		1.31:05							
tiwizo(g,h,i)penylene	0.032	0.032			1 31: 05	3 21: 06				-		
list2 utivtiusyljphihalala	0.16	0.17	2 OE-02	L Iver	1 36 05	a 26: 06	1 OE 04	2 6I: 05	1 3104	1 11 04	2 71 05	141-04
Chrysene	0.042	0.042			101:05	3.24:46		-				
energ(b) C, ( ) press	0 0 36	0 036			134-05	3 24 406						
i "Inderset i in delses	0.020	0 026	••	••	134.05	3 21 06		••				
l'esticide s/PGBs												
Chlordane (alpha and gemma)	0 0039	0 018	6.0E-05	Liver	3 0E-06	3.2E-06	2 5E 04	2 IE 04	4 6E 04	116.03	9.6F.04	2 (1 03
01)T	ND	ND	5 0E-04	l wer	3 BE 06	3 21 <sup>5</sup> 06						
lianamice					ļ							
Агъмис	2.2	5.1	3 0E-04	Skin	1 36-05	6 41: 07	Ð 51: 02	4 76-03	L QL - 01	2 21 01	1.11.02	2.01-01
Chromum	4.6	7.7	1.0E+00	None	1 3E 05	6.4E 07	6 OF - 05	2.941.06	6 31 - 05	1 01 04	4 91 06	1 11 04
l eud	39	99	••		1 31:05	6 41. 07				[		
r Jickol	3.4	40	2 0E-02	Organ Weight	136-05	6.41:07	2 21: 03	1 11 04	2 31 03	5.41.03	2 /1 04	571-03
Vanadium	54		7 OE O3	None	1.31:05	6 41: 07	_1.11.02_	_5.31_04_	1.31.02	164-02	0.01-04	1.71.07
						SUM	10	25	35	l m	272	303
	1				1	t iver		25	35	110	212	362
				•	!							

Ехронию Раския:

lingesson - 200 mg of soil ingested per day with 100% absorption for VOCs, SVOCs and Inorganics and 30% absorption for Pesticides for 350 days in a 365 day your for 6 yours

by a 15 kg child = 1.3 x 10.5 kg of soil per kg body weight per day for VOCs, SVCCs, and hunganics and 3.8 x 10.6 kg/kg/day for Perticklus.

Durmal - 2000 cm2 of skin area exposed with an soil adherence factor of 0.6 mp/cm2 and an absorption factor of 50% for VOCs, 5% for SVOCs and Pesticidus and 1% for inorganics for 350 days in a 365 day year for 6 years by a 16 kg child = 3.2 x 10.6 for VOCs, 3.2 x 10.6 for SVOCs and Pesticidus, and 6.4 x 10.7 for inorganics.

• • • Compounds and associated hazard guillents/indices exceeding 1.0.

#### TABLE B 22 (confid)

Page 3 of 4

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### SUDSURFACE 50% INGESTION AND DERMAL CONTACT PATHWAY COLEACHTY PETERSON/PUNITAN SITE NONCANCINOGENIC HISKS TO HESIDENTS

ADULTS

	) Conce	Intration	Network	Tonkity	l apaisce	n Eneline			HAZAH	y inny) x		
Contaminants of Concern	Average	Matamian	Dose	Endpoint	higestein	L harpstal		Average		d Hou	sawaaniya Kusuu	l la ri bi
	(?)	Q4(g)	(morkurday) _		[hg/h(	feliny)	Ingesteer	Enninal	total .	logastica	Electronical	hold
Zulaula Organic Compounds							1					
A.C. MILLION	110	1204	1 OE 01	I iver/Kidnay	1415.06	6 66 06	1 5E 03	7.50.03	9.01.03	171.02	0.21.02	9.86-62
2 Notanone	ND	ND	5 Of: D2	None	9.44° OG	6.01.06				l		
Discolorin	0 013	013	E 0E: 02	1 IVOF	) 41: DG	6 61 06 1	1.61.06	0.81.06	111-05	1.01.05	6.81.05	1 11 04
N'YRAIIZAGA	ND .	ND	1 OE 01	I Iver/Kidney	1.412.06	6.01.06	· <b>-</b>					
Multiylans Chioride	92	1000	6 01: 02	11444	1.412.06	6 81 - 106	2 315 00	1.011.02	1.31.02	2 31 02	1.11.01	141.01
feliacitiorpelliene	7700	84000	1.06.02	l ivur	1.41:06	6 86 06	116.00	5.21.100	6.31.+00	1 21 +01	5.71.01	6 14 .0
lokiene	ND	ND I	2.0£.01	Liver/Kidney	1.46-06	6 at: 06				ſ		
I, I, I-Enchloroethene	550	6000	9 0E-02	1 PVDr	1.46-06	6 810-06	<b>a</b> 66 00	4 2E 02	5.01.02	9 31 02	4 5[ 01	5.51.01
Inchlorauthene	68	68			1.46.06	6.41:-06						
Kylunes	ND	ND	2 0E+00	Hyperactivity	E412-06	6 at: 06						
Sund Volatile Groanic Compounds	ł		1									
Anthracume	ND	ND	3 OE-01	None	1.4E-06	6.6E 07						
lenzo(a)pyrēne	0 035	0.035			1.4E-06	6.86.07			••			
lenzo(b)iluoranihene	0 062	0 062		••	141:06	6 BI: 07						
tienzojg,h,ijperylene	0.002	0.032		•-	1.41:06	6.81:07						
iks(2-eikylhexyl)phihalate	0.16	0.17	2 0E-02	Liver .	1.4E-06	6 6E 07	1.1E 05	5 4E-06	1.7E-05	1-210.05	5 8F 06	1.61.05
Chrysens	0 042	0 042			1.46-06	6.8E-07			••			
induno(1,2,3-cd)pyrene	0 036	0.036		'	1.41:05	6.81:07						
Phenanityene	0.026	0.028			1.4E-06	6.8E-07			••		•	
Pesicides/PCBs	1	-										
Chlordane (alpha and gamma)	0 0039	0.015	6 OE-05	t iver	4.2E 07	6 ØE 07	2.76.05	4 4E 05	7.21.05	1.31.04	2.01.04	0.00
DDT	ND	ND	5 0E-04	i tver	4.26:07	6 81 07			•			
Inorpanica	)											
Альныс	22	61	3 OE-04	Skin	1.46.06	1.40.07 :	1.01-02	1 01 03	U 11 - 02	2.41.02	2.40.03	2.61-0.
L I V CARVENTR	46	7.7	1.0E+00	None	1.4E-06	1.4E 07	6 4L:-06	6.4E-07	7.1E:06	1.1E.05	1-11:06	1 21 0
l aad	39	9.9			1.4E.06	1.4E-07		••	••			
tick el	34	€.3	2 OE 02	Organ Weight	1.4E 06	1.46-07	2.40.04	2 41 95	2 6F-04	581.04	5 81 05	6 41 0
Vanadium	54		_ 70E-03	None	1.415-06	1.46-07	<u>1,26-03</u>	1.21: 04	1 31-03	1-01_03_	_ 1.81_04_	191-0
						SUM	1.1	53	64	12	58	70
	1	i	ł			1 Iver	1 11	5.3	45.4	l iz	5.0	70

Exposure Factors:

Ingestion - 100 mg of soil ingested per day with 100% absorption for VOCs, SVOCs and Inorganics and 00% shouption for Perfolders for 050 days in a 055 day your for 24 yours by a 70 kg wink = 1.4 x 10 s kg of soil per kg body weight per day for VOCs, SVOCs, and inorganics and 4.2 x 10.7 by/kg/day for Postenies. Fourmal - 2000 cm2 of skin area exposed with an soil adherence factor of 0.6 mg/cm2 and an abscription factor of 50% for VOCs, 5% for SVOCs and Posticides and 1% for inorganics.

lor 350 days in a 365 day year lor 24 years by a 70 kg adult = 6.8 x 18.6 for VDCs, 6.8 x 10-7 for SVOCs and Pesticides, and 1.4 x 10-7 for Inorganics.

- Compounds and associated hazard quotients/indices exceeding 1.0.

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Page 2 of 4

### SUBSURFACE SOIL INGESTION AND DERMAL CONTACT PATHWAY CCL FACILITY PETFRSCHUPURHAN SITE GARGINDGENIC HISKS.TQ HESIDENTS

CLULOBEN

	Conce	nitation	Cancer	Wuight	Гующ	na Canana			HISK I	STIMATE		
Contaminants of Concern	Average	Maximum	Slope Factor	oľ	Inguistion	Darmal		Avoraga			sonable Mara	(1)(4))
	(m	Alat	(mg/kg/day)-1	Evidence	[hg/h	Q'day)	Ingestion	Durmat	4.101	ngashou _		Lotal
Yolalda Organic Compounds												
Асыюне	110	1200	••	0	1.16-06	2 71:06						
2 Iluianone	ND	ND.	••	Ð	1.015-06	2 71:06						
Chlerolom	0.013	0.13	6.1E-03	82	1.11:06	2 76:06	8 71-11	2 11- 10	3.04 10	8 /3 10	2 11 09	101.09
i Biyiberizefte	ND I	ND į		Ð	1 115-06	2 /1 06				[		
Majinjune Chlaride	92	1000	7 5E OD	H2	1.11:-06	2.71.06	761.07	1 9E OG	2.61.06	8.34.06	2.01:05	2.91.05
I we activor on the order of th	7700	84000	5 2E 02	132	1-1.1E-06	2 71: 06	4,48,04	1 11 03	1.51 03	4 #1 03	1.51.05	1 /1 02
l Disiente	I ND	ND	••	Ð	1.1E-06	2 71:06						
1,1,1-Enchlorselhane	650	6000		0	1.16-06	2 /1: 06	••					
Lichlorgethene	64		1.1E-02	NA	1.115.06	2 71:06	8 21 07	2.01°.06	2.01, 00	8 21 07	2.01.06	2 Mé - 06
Aylusiun	ND	ND	<b>.</b> .	0	1.11.00	274 UG				1		
Sunsi Yolashi Oronoic Compounds												
Anteacono	L ND	ND		D	1.115-06	2.71-07	••					
iluritoj sipytene	0 035	0.035	7 3£+00	A2	1.11:06	271-07	2 01 07	6.91 00	3.51.07	2.01.07	6.90.00	3.54.07
f len zufüjäcuranitiene	0.062	0.062	7.345+00	462	1.11.06	271.07	5 01 -07	1.21.07	6.4 67	5.01.07	1.4 07	44.24.447
t bars proj (j. 19. 1930 ar plan ou	0 032	0.002 ]		0	111.06	271.07						
ilia(2 uliyhiacy)philialata	0.16	0.17	1.4E-02	112	1.34:06	2.71. 67	2 51:09	6 66 10	3 11 69	2 61 69	64L 16	3.31.69
Chrysene	0 042	0.042	7.3E+00	82	1.16-06	2 7E 07	3 41: 07	0 3E 00	4 21-07	3.48.07	B 3E Ou	4.21.07
induno(1,2,3 cdjpyrene	0.036	0 036	7.3E+00	112	1.1E-06	2.71: 07	291.07	7.16.00	36[-07	2.91.07	7 16 00	3641-07
Phenanihrene	0.028	0.028		63	1.1E-06	2.76-07						
(Total Cercinogenic PAHs)	0.18	0.18	7.3E+00	82	1.1E-06	2.7E-07	1.4E-06	3 5E 07	1 0E-06	1,4E-06	3 SE 07	1 <b>8</b> £ 06
Pasicides/PCBs										1		
Chlordane (alpha and gemma)	0.0039	0.010	1.30E+00	82	3 3E-07	2.7E-07	1.7E-09	1.4E-00	3 OE-09	770.09	6 3E 69	1.41.08
001	ND	ND	3.4E-01	82	3 3E-07	2.7E-07	••					
inergenica					1							
Alaenic	22	6.1	1.76E+00	A	1.1E-06	5.5E-08	4 2E-06	* 2.1E-07	* 4.4E 06	• 98E-06	* 4.91-07	1 01 05
Chromaum	46	7.7		n	1.1E-06	5.5E-08		~*				
aad	39	99.		H2	1.IE-06	5 51:08			••	ļ,		
Nichal	3.4	8.3		Α	1.16-06	5.51:08			•	· · ·	••	
Vanadium	5.6	0.6		n	1.1E-06	5.5E-08	<u> </u>	<u> </u>	<u> </u>	·	<u> </u>	
				SUM //	- ( 1. doviduaal Caur	c (PMIs)	4 51:04	1.16-03	V 5E-03	4 01 03	1.21.02	1.71.0.2
	1				(Jubal Care.		4 51, 04	6 11 0.1	151.01	4 01 03	1.21.02	171.01

Exposure Factors:

Ingestion - 200 mg of soil ingested per day with 100% absorption for VOCs, SVOCs and inorganics and 30% absorption for Pesticides for 350 days in a 365 day year for 6 years in a 70 years features by a 15 bg child = 1.1 a 10.6 kg of soil per bg body weight per day for VOCs, SVOCs, and inorganics and 33% absorption for Pesticides for 350 days in a 365 day year for 6 years in a 70 years features formal - 2000 cm2 of stan ave exposed with an soil adherence factor of 0.5 mg/cm2 and an absorption factor of 50% for VOCs, 5% for SVOCs and Pesticides and 1% for five periods

tor 350 days in a 365 day year for 6 years in a 70 year tilstime by a 15 kg child - 2.7 x 10 6 for VOCs, 2.7 x 10-7 for SVOCs and Pathenios, and 5.5 x 10.8 for biorganes

Compounds and associated risk estimates exceeding 1x10.6.

\* The uncertainties essociated with ingested inorganic areas such that data estimates crude to modified downwords, in reactive) (as management decisions, as much as an order of resplicide, relative to risk estimates associated with most after concretegions (EPA, 1994).

#### TAINE B 22

# SUBSURFACE SOL INGESTION AND DERMAL CONTACT PATHWAY CCL LACH MY PETERSON/PUBLIAN SHI CANCINOGENIC INSKS.TO IILSIDENTS

### ADDALTS

	Concer	hallon	Cancor	Weight	📔 Гарози	a Cactor			- 10SK-43	FIMATE		
Contaminants of Concern	Average	Maximum	Stope Factor	of	Ingustion	Durnul		Ачинара		i Haa	iterable Mari	14.4133
	(100	kg)	(mo/kg/day) 1	Evidence	140%	<u>y'day)</u>	Ingestion	Durman	lotal	Ingustion	Duranal	Lotat
rotatile Organic Compounds	}				1	1						
Acutoriu	110	1200		Ð	4 76 07	2 4E 06	••					
2 Ibilianone	L NO	ND I		Ð	4 /1 0/	2 41, 06		• .				
Children (1997)	0.013	9.13	6 1E-03	(12	471.07	2 41 06	a 74 - EC	1.91.10	2 AF 10	371-10	1.91-09	2.04.09
i Neylburizada	ND	ND		D	4 71. 07	2 41: 06						
Maitylene Chlaride	92	1000	7 5E-03	tì 2	4.76-07	2,41:06	3 21: 07	1.71:06	2.01 06	3.56.06	1 BJ- 05	2 21 - 05
levachloroethene	7700	84000	5 26 02	02	4 71:07	2 41 06	1.91:04	0-61-04	111 01	( 2.14 -03	1.01.02	1.31.02
falante	ND	ND		<b>\$</b>	4 71. 07	2 41 06 ]						
1, 1, 1 Tuchioreethene	650	6000		Ð	4 /E 07	2.46.06	· •	••				
Lichloroathana	68	64	1.1E-02	NA	4 /E 0/	2 4E 06	3.5E 07	FBE 06	211-06	3 51 07	1.81.06	2 11 06
Xylunes -	DIA I	ND		Ð	4 76 07	2.46.06		•				
Sami Volatile Organic Compounds					[							
Ardinacana	ND	ND	•-	Ð	4 71:07	2 41: 07	••					
(Senzo(a)pyrene	0 635	0 035	7.3E+00	62	476.07	241.07	1 21 07	6 1  DA	1 81 02	1 21 07	6 11 08	141.07
iton zo(b) kooraritherie	0.065	0 062	7 3E+00	05	4.71.107	2 41 07	2 11 07	1 11 07	0.14 07	2.11.07	L 11 417	3 Ch 497
lan safg in iporylana	0 0:12	0 032		Ð	4.76.07	2 41 07				1		
itis(2 ethytheryl)philtelate	0.16	0.17	1.4E-02	B2	4.76.07	2.41:07	1.1(-09	5 4U 10	1.61.09	1 1 1 09	571-10	171-09
Chrysens	0 042	0.042	7.3E+00	112	4.7E 07	2.4E 07	1 48: 07	7.41:-08	2 21:07	1.11.07	741-08	2 21 -07
Induno(1,2,3 cd)pyrene	0 036	0 036	7 0E+00	82	4 76 07	2 46 07	1 21: 07	631.00	E91-07	1.21.07	6 31 - 00	1.96-03
itenaniteene	0 028	028	••	D	4.71:07	- 7.41.07				ļ		
(Tolal Garcelogenic PALle)	0.18	0.14	7.3E+00	112	4.71:07	2.41.07	6 21: 07	3 21: 07	03E 07	6 21 07	0 21 - OZ	9.01-07
l'esticides/PCBs												
Chlordane (alpha and gemma)	0.0039	0.018	1.30E+00	Ň2	1.4E 07	2.4E-07	<b>7.16-10</b>	1.21:09	1 9E 09	a 3f⊢09	5 61 09	8.91.09
opt	ND ND	ND	3.4E-01	132	1.4E-07	2.4E-07					••	
Inorganica	ļ				1.							
Arbunig	22	8.1	1.#E+00	Α	4.7E.07	4 80-06	1.85.06	* 1.86/07	* 2 OE OG	4 20,06	* 4 31 07	* 4 61 06
Cheomain	1 46	7.7		Ð	4.7E 07	4 86-08				· ·	•	
626 DE6 1	39	9.9		112	4 76:07	4 81: 08		••	••	- · ·		
Hickol	1 34	<b>8</b> 3		X	4.7E-07	4 81; 08			••			
Vanadium	58			D	476.07	4 HE OH	<u> </u>	<u> </u>	<u> </u>		*****	<u> </u>
				SUM ()	- { ndëvletant Cor	c. PAUs)	1.9E 04	9.6F 04	1 21, 00	2100	1.11.02	131.03
					Etotal Care		1 94 04	0.61 .04	1.21-00	2 11 03	1.11.02	LOG D.

Екроние Евскиз:

Ingesters - 100 mg of soil ingested per day with 100% absorption for VOCs, SVOCs and inorganics and 30% elementation for Pesticides for 350 days in a 365 day year for 24 years in a 70 year lifetence by a 70 kg adult = 4.7 x 10.7 kg of soil per day weight per day for VOCs, SVOCs, and inorganics and 3.4 x 10.7 kg/kg/day for Pesticides.

Durmal - 2000 cm2 of skin area exposed with an soil adiversance factor of 0.6 mp/cm2 and an ubsorption factor of 50% for VOX's, 5% kin SVOX's and Pasticidus and F% for hixing white for 350 days in a 365 day, year for 24 years in a 70 year Martine by a 70 kg adult = 2.4 x 10.6 for VOX's, 2.4 x 10.7 for SVOX's unit Posticidus, well 4.4 x 10.4 for keypinnes.

- Compounds and associated risk estimates exceeding 1x10 6.

\* The uncertainties associated with ingested inorganic ersenic are as such that risk estimates could be modified downwards, in reaching risk management decisions, as much as an order of magnitude, relative to risk astmates associated with must other carcinigons (LPA, 1993).

Page 4 of 4

### SUBFICIAL SOIL INGESTION AND DERMAL CONTACT PATHWAY O'TOOLE PHOPLIFY PETERSON/PUBLIEAN SITE NONCARCINGLINIC HISKS TO HUSIDENTS

GINLONEN

	Concu	nistion	Robinita	Essan sty	E Expensia	na kan ka			114/411	) INIT X		
Contaminants of Concern	Average	Mie simanti	13034	1. napolat	lingwebons -	Daritia		Ауннади		4 Hoas	onabla Mara	i i ba sé i i
		<u>40)</u>	(mg/kg/day)_		(hg/h	g/day)	hulosinui	_[!wnal	lotal	lugestion	Duritial	lutal
Yolatile Organic Compounds										1		
ALWKIN	ND I	ND	1.0E-01	Elver/Kidney	1.31: 05	3.21:05						
2 Butanone	0 66	1.7	5 OE-02	Nona	> 5E 05	3 21:05	2 21 04	5.51 04	7 /1 04	4 41 04	1.11.00	154.0
Chierolom	ND	ND	1 0l: 02	l iver	1 34 .05	3.21 - 05						• ••• ••
l Neylinerez woo	ND NO	ND	1.01: 01	Live/Keinuy	101.05	3 24 - 05				1		
Multiglane Chinride	CIA J	ND	6 01: 02	I lam	1 31: 05	9.21.05				[		
I wir action contractor	45	29	1 OE-02	t iver	1 31: 05	3 21. 05	5 9  02	1 4E OF	2 01 01	1.21.01	2 81 01	4 01 0
loluuna	ND	ND DI	2 OE 01	Liver/Kidney	1 3E 05	3 21: 05						••••
I, I, L-Inchiorosihane	0.66	1.3	9 OE 02	t iver	1.3E-05	3 21: 05	9.51-05	2 31 04	3 31 04	1 91 04	4.61.04	6.5E.0-
Inchloroethene	ND	ND	••	••	1 3E 05	3 2i: 05						
Kylusses .	ND	ND	2 OE+00	Hyperactivity	1.9E-05	3 21, 05	••		••			
Sami-Volatila Organic Compounda										1		
Anthracente	0 031	0 031	3 OE 01	None	1.36-05	3 2E 06	£ 31-06	3 3E: 07	1.71.06	1 31 06	3 31 07	171.0
10020(4)991000	0.13	0.2			1 3E-05	3 21: 06						
itenzo(b)iluoranihene	0.31	0.47			1.36-05	3 21:06				1		
lienzo(g.h.i)perviene	0.000	0.15		••	1.00.05	3 21 -06						
ling 2 with Branyi) protocala la	NO	ND	2 of: 02	t jour	1 31: 05	3 21 - 06		<b>.</b> .				
Ulwysame	0.001	0 20		•-	1 31905	3 21 - 06						
Induced \$ 2.3 cdpprene	0.12	0.10	••		1 31 -05	a 21, 06						
I There is a start of the sector	0.13	0.21			1.3E-05	3 2E 06		<u>.</u>				
Costickles/CGBs										]		
Chlordane (alpha and gemme)	I NO	ND	<b>6</b> OE 05	l ivor	a BE⊡oG –	3 21 - 06				}		
(N30	0.030	0.0058	5 DE 04	i iver	3 642 06	0-21: 06	2 06:04	2 41.04	5 GI: 04	4.4E.05	3 71 - 05	8 11 0
loorganics												
Arsunic	74	4.4	3 OE 04	Skin	1.36-05	6 4E 07	0 2F 01	1.61:02	341-01	3.01.01	1.91.02	4 61 (0
Cheartain	} ●7	9	1.06+00	None	1.36-05	64E07	1 11 04	5.6E.06	1 21 04	1.21.04	5.01.06	1.21.0
i madi	54	71	••	••	1.06-05	646.07						
t Bac-brand	84	90	<b>2</b> 01: 02	- Crgan Weigitt	ł	641.07	5 51 -00	271.04	571-00	6.01-03	3 01 04	6 31 0
Vian adicim	13	13	7.0E-03	Note	1.36-05	6 4E·07 (	2.41:-02	1 21:03	2 51, 62	2 44. 02	1.21.03	2.51-0
						SUM	0.41	0 16	0.57	0.53	0.31	0.63

Exposure Eaclors:

Ingestion - 200 mg of soil ingested per day with 100% absorption for VOCs, SVOCs and inorganics and 30% absorption for Pasticidies for 350 days in a 365 day year for 6 years

by a 15 kg child = 1.3 x 10.5 kg of soil per kg body weight per day for VOCs, SVOCs, and inorganics and 3.8 x 10.6 kg/kg/day for Peskcidus

Durmal - 2000 cm2 of stan area exposed with an soil adhesence factor of 0.5 mp/sm2 and no ubsorption factor of 50% for VOCs, 5% for 5VOCs and Postickies and 1% for feorganical for 350 days in a 365 day year for 8 years by a 18 bg child = 3.2 x 10.6 for VOCs, 3.2 x 10.6 for SVOCs and Postickies, wat 6.4 x 10.7 for inorganical

### SUBEICIAL SOIL INGESTION AND DEBMAL CONTACT PATHWAY O'TOOLL PHOPLULY PETLASON/PURITAN SITE NONCARGINOGENIC HISKS, 10 JESIDEN 15

ADULIS

	Concentration	Roburnes	Toxicity	Езрозси	o Fuelor -			HA / ADI	) (FAL)L X		
Contaminants of Concern	Ачегаде Малит	m Dose	l relpond	Angerstein)	13aamad		Аманда		Hous	annaithe Klanar	F15 04 03
	(mg/kg)	{@Q/bg/day}		(h@%)	p/day]	piloznor/	1 300 13-05	lotal	โกฏสรายพบ	Docatal	lotal
fotable Organic Compounds									1		
leutone	ND ND	1.0E-01	Liver/Kidney	E 4E 06	6 66 06						
Butantine	0.86 1.7	5 OF 02	None	3 41:06	641-06	2 41 05	1 21 04	1.41.04	4 81 05	2.31.04	248-04
-tileration	ND ND	1.012 02	t svor	1 41, 06	6 AL OL						
NyNonzano	ND ND	1 OE O1	Liver/Kulney	1.41.06	6 8E: 06						
Autiplana Chiosida	ND ND	6 OE D2	Livar	1.415-06	<b>6 8i</b> ) 06				<b>\</b> .		
lekachlorgelbene	45 89	1 OE 02	Liver	1.4E-06	6 01 D6	6 3E 03	3 16 02	3 71, 02	1 26.02	6 1E 02	7 01 02
lokiene	ND ND	2 OE 01	Liver/Kidney	1.4F-06	6 8E 06	·		-			
i,1,1-Enchloroethane	0 66 1.3	9 NE: 02	i iyar	1.41-06	6.64:06	1.01.02	5 01 05	6 OF 05	2 01 05	9.81-05	1.21.04
I militarouttiurie	ND ND		••	1.41.00	6 ME 06				1		
lylenes	NO NO	2 0E+00	Hyperactivity	1.46-06	6 BI: 06				( ··	· •	
Semi-Volatile Organic Compounds											
Anthracene	0 031 0 03	3 0E-01	None	1.40-06	6 8F-07	146.07	7 OF 00	216.07	1407	7.00 00	241.67
Surro(a)pyrone	0.13 02		••	LAL OG	6 01 67						
Same and to be been and the series	0.01 0.4/	1		i nan ani -	6.011-07				1		
funzu(g.h.)parylane	0 009 0 10			1.41:46	6 81: 07	••					
ics(2 of whenyi)phihatala	ND ND	2.0E-02	1. iver	1.4E-06	6.0E-07						•••
Chrysene	0.091 0.26			1.4E-06	6.6f.07				1		
Induno(1,2,3 cd)pyrene	0.12 0.16		••	1.41:-06	6 8[:07						
Pleneritrene	0.13 0.21	••		1.41:-06	6 NI 07	···					
Pesicidas/PCBs	1			1		]					
Chloidane (alpha end gemme)	NO NO	6 0E 05	1 Iver	4 2E-07	6 8 <u>F</u> 07			••			
100	0.038 0.005	5.0E-04	Ulver	4 2E-07	6 8E 07	3 2E-05	5 2E-05	8 4E 05	4.96.06	7 9F 06	1.36.09
Inpraenica		1									
A d there she	7.4 00	3 DE-04	SMn	141 OG	141.07	3.51.02	3 54 - 00	3.04.02	4 11 02	4 11 03	4.51.0.
Ciwoquam	1 87 B	1.06+00	None	1.40:06	1 41, 07	1.21.05	1.21-06	1 31 - 05	1 1 31 85	1 31 - 06	1 11 12
l ead	54 71		••	1.4E-06	1.4E 07						
l dic jual	84 9.3	2 Of: 02	Cingen Welghl		1.41.07	591.04	5 94 05	6.51-04	6 51 04	6 5E 05	7.21.0
भे जन असेल्यम	נו נו	7.0(: 00	Nona	1.41:06	1.41.07	2 65 03	_2.66_04_	_ <u>5 80_60</u> _	. <u>5 et "65</u> "	_2.14 04	, 29E.B
				1	SUM	0.044	0.035	0.079	0.057	0.065	0.12

Exposure Fectore:

.

Ingestion - 100 mg of soli ingested per day with 100% absorption for VOCs, SVOCs and inorganics and 30% absorption for Posticities for 356 days in a 365 day year for 24 years by a 70 kg advit w 14 a 10 fi kg of sol per kg body weight per day for VOCs, SVOCs, and inorganics and 4 2 a 10 7 kg/hg/day for Posticides.

٠

Durmat - 20011 cm2 of skin area exposed with an soll adisence factor of 0.5 mg/cm2 and an absurption factor of 50% for VOCs, 5% for SVOCs and Pesticides and 1% for loorganics for 350 days in a 365 day, year for 24 years by a 70 kg adult = 6.8 x 10-6 for VOCs, 6.8 x 10-7 for SVOCs and Pesticides, and 1.4 x 10-7 for Inorganics.

# Papertotal

### SUMPICIAL SOIL INGESTION AND DETUNAL CONTACT PATHWAY O'TOOLE PROPERTY PETERSON/POLISTAN SUI CANCINCIENC MISKS TO MESIDENTS

CHILDINLN

	Concer	nicution	Cancer	Madya	Гаризы	u l'acha			DEGC 1 h	-TINIA FI		
Contaminants of Concern	Average	Maximum	Slope Factor	et	Ingostion -	Decreek		Avorago		1 ftoa	spirable Masie	
	(mg	<u>49</u>	(m0/ic0/day).1_	Evidence	(ky/k	1 <sup>44</sup> 114	ingesteer	1 bunnal	Fotal _	hyertion	Durinal	Lonat
Vulatile Organic Compounds										ļ		
Acutoria	ND	ND		D	1.16-06	2.7E 06						
2 Bulanone	0 86	1.7		ρ	1.16:06	2 71:06				1		
Chlorolorm	DA I	NO	6 (E-00	£12	1 LE 06	2.71.06						
i andreasana	DIA I	- ND		0	1.11:06	271-06				1		
Mailighere Chieride	- OK	- 140	7 5E 03	62	1.11.06	2.71: 06						
fetrachiorgalitiene	45	69	5.2E-02	(32	1.1E-06	2.7E-06	2.66:06	6 3E-06	8 9E-06	516.06	126:05	1.81-05
foluene	ND	ND		D	116.06	2 7E 06						
1,1,1-Eschioroethane	0 66	1.3	· ··	D	LIE-06	2 71:-06	**					
i schloroethere	ND	ND	1.1E-02	NA	1.11:06	2.71: 06				4		
Kylussan	ND	ND		Þ	4.112-06	2.7E-06						
Semi Volatile Organic Comedunds					1							
Anderacióne	0.031	0 031		Ð	1 1E-06	2 7E 07		• ·	••			
ilanzo(a)pyreMe	6.13	02	7 3E+00	02	1.16-06	271.07	1.0E 06	2.61: 07	1 31 06	1.66.06	3.91.07	2.01.00
i ten zojbjiluoranihene	031	0 47	7.3E+00	112	1 11E OG	271.07	2.51.06	6 11 67	3.11.06	3.01.06	9.01.07	4 71 106
tionro(g.h.i)perytone	0.000	015		D	1.14.466	271.07						
i haj 2 wikyina syiphikalata	ND	ND .	1.4E-02	02	1.11.06	271.07						
1 Surgense	0.001	0 20	7.31:+00	(12	0.10, 044	271.07	7 34 - 07	1.61.07	9 11 07	2 31 06	5 71 07	2.91.06
induno(1,2,3-cd)pyrana	0.12	0.10	7.3E+00	(12	1.16-06	2.71.07	9.645.07	2.46:07	1.21:06	1.41.406	3.51.0Z	1 84 - 044
energine and the second s	0.13	0.21		D	1.16-06	2.71-07				l l		
(Total Carcinoganio PAHs)	1.2	1.4	7.3E+00	632	1-11, 06	271.07	a en oe	2 4E 06	1-21,-05	1.11.05	2.81.06	1.44, 05
iteatickies/PCBa							1			}		
Chiordane (alpha and gamma)	ND	ND	1.30E+00	A2	3 3E-07	2.7E-07		••	••			
991	0 038	0.0050	3.4E.0L	112	3 31.07	2.71.07	4 34 09	3.51, 09	744-09	6.51-10	5 34 - 10	1.24,09
inorganics					1							
Arsenic	7.4	<b>0.0</b>	1.75E+00	Α	1.1E-06	5 SE 08	1.4E 05	* 7.1E 07 👘	1 5E o5	• 1.7F 05	• 05L 07	1 BE 05
Chromeen	47	9		0	1.112-06	5 51: NB	) .					
Page 1	54	71		82	1.11:06	5 5E 0#		••	••			
/ includ	4.4	9.3			1.112-06	5.5E-08		••				
Vanadium	13	13		0	1.1E-06	5.5E-08	·		<u> </u>		···	<u> </u>
			Í		SUM (Indiv.	Carc, PAHs	   2.2E+05	8 3E 06	3 OF 05	3 11 05	1.61.05	4 /1 05
	1				1	Care PAHs		0.40.000	344 05	3.31.05	161.05	-1.91 -0.5

### Exposus Factore:

Ingested - 200 mg of soit ingested per day with 100% absorption for VOCs, SVOCs and Inorganics and 30% absorption for 1966 days to a 365 day year for trynsis to a 70 year Identitia. By a 35 hg child = 1.3 x 10 6 kg of soit per kg body weight per day for VOCs, SVOCs, and Inorganics and 3.3 x 10 7 kg/tg/day for Posticidos.

Dennel - 2000 cm2 of stan even exposed with an sod adherence factor of 0.5 mp/cm2 and an ubsorption factor of 50% for VOCs, 5% for SVOCs and Pasticidus and 1% for Inorganics for 350 days in a 365 day, your for 6 years in a 70 year blefmin by a 15 kg child = 2.7 x 10.6 km VOCs, 2.7 x 10.7 km SVEX and Postecidos, and 5.5 x 10.8 km formatics

- Compounds and associated risk estimates exceeding \$x10.6.

\* The uncertaining associated with ingested inorganic areanic are as such that risk estimates could be modified downwards, in resulting risk

management decisions, as much as an order of magnitude, relative to risk distimates associated with most other carcingens (EPA, 1993).

#### TALLE B 21

# SURFICIAL SOIL, INGESTION AND DERMAL CONTACT PATHWAY O'TOOLE PROPERTY PETERSON/PARTAN SITE CANGINOGLING HISKS.TQ HESIQENTS

A	DL	N.	1	S
D	LA	n.		н.

	Concentra	tion	Cancer	Weight	Exposin	e Facioi			DISK ES	TIMATE		
Contaminants of Concern	Average M	An annual a	Slope Factor	of	Inpustion	Eburgial		Avarage		Hoas	nesalike Adama	9464555
	(matha		(mg/kg/day) I	Evidence		p/day}	Ingestion	Durmal	latid	and a second	Doomal	Latat
/olaule Organic Compounds	1				ł	ļ						
Acatom	HD I	HD		Ð	4 76 07	2.46.06	• ·					
2 Historione	0.86	1.7	••	D	4 71 07	2 41 06						
Horeform	( NO	HD ]	6.1E-03	112	4 71:07	2.41:06	•					
Hiyipenzene	NO	ND		D	4.71.07	2 41 06						
Austrylena Chloride	) NO	HD	7 SE 03	02	4.76.07	2 41 06						
feirachloropitiune	45	89	5 24: 02	412	471.07	2 41 96	1,112.06	5.6E-0 <b>N</b>	6 71: 06	2.21:06	L 1E -05	1.01-05
anauto f	) ND	ND	:.	Ð	4.76-07	2.4E.06						
1,1,1-Inchloroethane	0 66	1.3	••	0	4.76-07	2.41.06		••	••	]		
Inchloroethere	i no	ND	1.1E 02	NA	4 76-07	2.4E-06						
Aylanas .	ND I	ND		Ð	4 71:07	2.41:-06						
Sami, Volstila Organic Compounds						į į						
Antheacone	0 031	0 031	••	D	4.71-07	2 4E 07	,			1		
lenzo(a)pyrene	0.13	0.2	7.3E+00	112	4 /1: 07	2 41 07	4 51 67	2.31.07	671.07	6 91 07	3.51.07	1.01.06
iunzo(b)iluoranihene	0 31	0.47	7.3E+00	82	4./1:07	2.41:07	1 IE 00	5 41. 07	1.6L-06	1-61, 06	821-07	2 41 04
enelyneq(i, ri, glosneti	0.099	0.15	••	Ð	1.16-06	2.76.07					• •	
issi2-ewymeryi)phihalaie	) NO	ND	1.4E-02	132	4.78:07	2.4E-07			••			
Chrysone	0.091	0 29	7.3E+00	112	4 /1:07	2 41: 07	3 11 07	1.61.07	4 /1 07	0.01 07	5 #1 07	1.51.00
induno(1,2,3 cd)pyrene	0.12	0.18	7.3E+00	112	4 /1:0/	2 41:07	4/11./07	2 11 07	6-2107	6 21 07	3.21.07	9.01.07
Phenaniivene	0.13	0.21	••	Ð	4.7E-07	2.45:07						
(Total Cercinogenio PAHs)	1.2	1.4	7.3E+00	82	1.1E-06	2.7E-07	9.6F-06	2.4E-06	1.2E-05	1,1E-05	<b>2 0</b> E-06	1.46-05
Pealickies/PCBs		i				]						
Chlordane (alphe and gamma)	HD	NO	1.30E+00	412	1.46-07	2.45 07	••			1		
001	0 038	0 0058	346.01	152	1-41:07	2.412.07	1 M- 09	3.11-09	4.04.09	2 11 10	4 71 30	7 53 - 10
increanics	1											
Arangia	7.4	8.8	1.75E+00	A	4.7E-07	4 8E-08	6.1E 06	• 62E 07	6.71:06	• 72E06 ·	7.4E.07	1 8 01 01
Chegeneim		9		Ð	471507	- 4 8E-08		•				
t wad	64	71	••	612	4 71 07	4 #L: 00				1		
t in hat		63		A	4 /1. 97	4 61 00				4		
V ubi kule Bilans	13	13	••	Ð	4 /1 07	4 BL OU	·	<u> </u>		}		
	1			•	SUM (levely	Garc. PALIs)	9 46 00	7.40.06	1.70 05	1.00 05	1.4E 05	2.7(-0)
					SUM ( Lotal	Ciuc PAtts)	1.71.05	8 66 MG	2.54 .05	2 14 05	1.51.415	36.54 01

Exposure Factors:

higestion - 100 mg of soil ingested per day with 100% absorption for VOCs, SVOCs, and inorganics and 0.0% absorption for Posticities for 0.5 day year for 24 years in a 70 year lefeture by a 70 kg adult = 4.7 x 10.7 kg of soil per kg body weight per day for VOCs, SVOCs, and inorganics and 1.4 x 10-7. kg/kg/day for Posticities.

c

Example 2000 cm2 of skin area exposed with an soli advarance factor of 0.5 mp/cm2 and an absorption factor of 50% for VCCs, 5% for SVCCs and Pesticidos and 1% for horganics for 350 days in a 365 day, year for 24 years in a 70 year Metime by a 70 kg adult = 2.4 x 10.6 for VCCs, 2.4 x 10.7 for SVCCs and Posticidos, and 4.8 x 10.8 km knorganics

Compounds and associated risk estimates exceeding 1x10 6.

\* The uncertainties associated with Ingested inorganic ersenic are as such that risk estimates could be modified downwards, in reaching risk management decisions, as much as an order of magnitude, relative to risk estimates associated with most other carcinogens (EPA, 1993).

### Przeniu HODPACSSSUM

#### TABLE B-20 (contd.)

Page Let a 🕓

### SUNFICIAL SOIL INGESTION AND DETIMAL CONTACT PATHWAY PACTACH MY PETERSON/PORTAN SHL NONGANCINOGENIC, NISKS, 10 INSIDENTS

### CHILDREN

	Conce	nirellan	Natarance	Taxicity	E ABARRAN	is Landan 🖌			LIAZASIS	SHRH X	-	
Contaminants of Concern	Average	Maximum	Duse	E nelpoint	Ingosium	Downed		Ачищи		Huar	sonable Alexa	0())))
·		440)	{mg/kg/day)_		(hg/kj	(/day)	legesteet	[ kermal	<u>fot</u> #	highsten	Dominal	Fotal
Volatile Organic Compounds												
Aculone	ND	ND	1.0E 01	I Iver/Kidney	1 OF 05	3 26 05	••			1		
2 Ilutarione	HID	ND	5 01: 02	None	1 31 85	3 21 - 05						
Histophan	HO .	ND	1 01: 02	1 type	1 31 05	3 21 05						
i Nayikana da Dig	0 011	0.032	1 01: 01	t iver/Kalney	1 31 05	3 24 - 05	1 41 06	3.51.06	5.01.06	4 21 06	1.01.05	1.41.05
Manghana Chionda	ND	ND	6 01: 02	1 IVW	1.11.05	3 21, 05					• • • • • • •	
letractionaliane	NO	- ON	1 DE-02	lwar	1.3E-05	3 21: 05				1		
lakiene	0 0069	0.013	2 OE 01	I Iver/Kidnoy	a at: 05	3 26 05	4.51.07	1 (1 06	1.61.06	1 851 97	2.11.06	2.00.065
1,1,1 Enchloroelhane	ND	NÐ	9 OE-02	1 IVM	1 31: 05	3 21: 05						
f nchloroellnene	NO	ND			1 36:05	3 21: 05						
Xylunus	0 0096	0.026	2 DE +00	i lyperactivity	1.31:05	3 21: 05	6 21: 00	1.51.07	2.26-07	1 /1 07	4 21 07	5.91-07
Semi-Volatile Organic Compounds	ļ									1		
Anthracene	0.11	0.11	3 6E GL	Nilina	1 34 05	3.21.06	4 81 06	1.24 66	5.14.46	4 84 66	1.24 .06	5.55
ferstele)pyreine	0.31	1.1			1.01:05	3 24 66						
fuerza(b)Recessfilterie	0 63	2.2		••	131-05	3 21 06				ļ		
tion ra(g h,tiperylene	0.29	1	••	••	1.34: 05	3 21:06						
tka(2-oihyihoxyi)phihalate	ND	NO	2 0E-02	Liver	1.3E-05	3 2E 06		••		<b>}</b>		
Chrysene	0 24	0.72	••	•1	1.310.05	3 71 06						
Indured 1,2,3 cd)pyrana	0.35	1.1		••	6 (6) - 40%	31 24 404				1		
a shara ta an ti ta an ta an	0.14	0.31			0.31:05	3.54-00	-					
l'esticide s' (1960 a												
Chlordane (alpha end gamma)	0 0024	0 0058	6.0E-05	Liver	3 8E 06	3.2F-06	1.5E-04	1.0E 04	2 81: 04	1 3 78 04	3 IF 04	6 81 - 04
DDT	0 042	0.2	5 0E-04	i iver	3 0E-06	3.21-06						
Jimpenice	}											
Arsulat	4.0		3 DE-04	Skin	1.3t: 05	641:07	3-56:03	9 21: 03	2.01.01	351-01	1.41.05	3.61.01
Chromium		11	1.0E+00	None	1.3E-05	64E-07	1.0E-04	5 tk:00	1.11.04	1 41:04	7 DE 06	1 51 04
ead -	10	25			1 3E-05	6 4I: 07	}	•.	•			
tickel	4.2	6.5	2 OE O2	Organ Waight	1 at 05	6 AL: 07	27101	1 31 04	2.96-03	4 21.03	2 11 04	4 46 (0)
Variadicant	10	14	7 0E-03	Norm	1.045.05	6 <b>41: 07</b>	1.91.02	9 11 04	1.91.02	- 1 0 <u>2</u>	_ 1 01 0 A	2 71 - 0.2
	}					SUM	0.21	0 01	0 ??	0.38	0.02	0 40

Exposure Exclore:

Ingestion - 200 mg of soil ingested per day with 100% absorption for VOCs, SVOCs and Inorganics and 30% alsorption for Posticidus for 350 days in a 365 day year for 6 years

by a 15 to critic - 1.3 x 10 5 to of soil per tig body weight per day for VOCs, SVOCs, and Inorganics and 3.8 x 10.6 kg/kg/day for Paskcidus.

Dermal - 2000 cm2 of skin area exposed with an soil adherence factor of 0.5 mg/cm2 and an absorption factor of 50% for VOCs, 5% for SVOCs and Pesticides and 1% for Inorganics for 350 days in a 365 day year for 6 years by a 15 kg child = 3.2 x 10.6 for VOCs, 3.2 x 10.6 for SVOCs and Pesticides, and 6.4 x 10.7 for Inorganics

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# SUDFICIAL SOIL INGESTION AND DETIMAL CONTACT PATHWAY PAG LACH HY PETERSOR/PHILLAN SITE NONGANGINGSOLING MISKS 10 HISBOLNTS

### ACAL IS

	Concentration		Automocu Toxicity		Гаризыно Глеке		LIAZAND INDEX						
Contemnants of Concern	Average Musimum		4 Juliu	Endpoint	Ingeston Demai			Ачеснда		Reasonable Mannau			
	(17)	/w)	(mg/kg/day)		<u>[bp/b</u> ]	<u>1497)</u>	hogestion	<u>  hermal</u>		kigostino	Desessed	Lotat	
(oliikiin Qrounic Compounds													
laviane	ND ND	NO (	1.0E-01	t ww/Kidney	1.4E-06	6 8F-06				<b>1</b> .			
2 Evianone	NO	ND [	5.0E-02	None	1 4E-06	6 8 E OG				(			
thereform	- ND	ND	1 OE 02	t war	1.45-06	6.81.06				1			
Biylbon ( 608	0 0 1 1	0 032	1 01 01	1 huw/Kidmay	1.41-06	6 M 06	151.07	7.51.07	9.91-07	4.54-07	2.21.665	2.84, 89	
Juitylone Oslande	ND	ND	6 01· 02	l war	1-41: OG	6 RJ 66							
a tractal terreteries	ND	ND	1.0E-02	Liver	1.4E-06	6 81:06							
loluene	0 0069	0.013	2 DE-01	Liver/Kidney	1.4E 06	6 81: 06	4 85 08	2 38 07	2.81.07	911.05	4 41 07	5 31 07	
I.1.1-Inchloroethene	L NO	ND	9 OE 02	Liver	1.4E-06	6.81-06				1			
Irichloroathene	NO	ND	·		3 41 <sup>-</sup> 06	6 NF 06				1			
l photo S	0.0096	0 024	2 QE+00	1 typeractivity	1.41:06	6.8) 06	671-09	a at. oo	3 94 -08	1.61:08	8 81 DB	111.07	
Semi Volatile Organic Compounds										}			
	0.11	0.11	3 06-01	None	1.4E-06	6 8E 07	5 (E.OZ	2.56 07	7.6E 07	5 16:07	2.5E.07	761-07	
10120(3)27000	0.31	1.1			1.415-06	6 81:07							
tunza(b)livorunihene	0 53	2.2	**	••	1.44 (06)	6.81.07							
Just Lufg Is speary form	0 24	1	••	••	3-48. (Mi	681.07				l			
ing 2 wing to any in the state	- NO	ND	2.0E-02	l. iver	1.4E-06	6 6E 07	••	••	••		••		
Cirysons	0.24	0.72	••	••	1.4E-06	6 61:07	••						
induno(1,2,3-cd)pyrene	0.32	1.1			1.46-06	6 BE:07	••	••					
Phenanihrene	0.14	0.31			1.4E-06	6.8E-07		••					
Pasticida y 2003	1		L			1							
Chiordane (alpha and gamma)	0.0024	0 0054	6 OE-05	Liver	4.2E 07	6.8E-07	1.7E-05	2 7E 05	4 4E 05	4 16:05	6 61 05	111.0	
100	0.042	0.2	5.0E-04	i iver	4.2E-07	6 8E-07	}				••		
increanics					}		5						
Агзигис	43		3 0E-04	Skin	1.4E-06	1.4E.07	2 OE: 02	2.01_03	2 21 02	3 71 02	a 71-03	4 41 45	
CENTRALITY		11	1.0E+00	None	} 1.4E.06	1.46.07	1 (1:05	1-1E-06	1 21: 05	1.51.05	1.51 (05	1.21.0	
i ead	j 10	25			1.4E-06	1.41:07				1			
t dec le col	42	65	2 OE:02	Organ Walght		1 41 07	2.01.04	2.94_05	3 21 04	] 4 61 04	4.61-05	5 OF 1	
Amageu	10	14	7 OE-03	None	1.46-05	1.46-07	2.06:03	2 01 04	2.24:03	2 01 03	2 11 04	_ <u>an</u> e	
			1		ļ	SUM	0.022	0.002	0.025	0.041	0.001	0.015	

Explaine Factors:

ingestion - 100 mg of soit ingested per day with 100% absorption for VOCs, SVOCs and inorganics and 30% absorption for Pesticides kir 350 days in a 365 riley year for 24 years

by a 70 kg kduk - 3.4 x 10.6 kg of eal per kg body weight per day for VOCs, SVOCs, and inorganics and 4.2 × 10.7 kg/kg/rilly for Pushcklus

Exernal - 2000 cm2 of skin area asposed with an soil adherence factor of 0.6 mg/cm2 and an abaurpion factor of 50% for VCCs, 5% for SVCCs and Postfoldes and 1% for long unics for 350 days in a 365 day year for 24 years by a 70 kg adult = 6.8 x 10-6 for VCCs, 6.8 x 10-7 for SVCCs and Postfoldes, and 1.4 x 10-7 for Inorganics.

### 9/24/81 HODPACSSSUM

### TABLE (1 20 (could )

# SURFICIAL SOIL INGESTION AND DERMAL CONTACT PATHWAY PAG LACH HY PETITICA WAPOTHTAN SEE CANGINGSENISTICE DESIDENTS

CILLONEN

	Concentration Average Mustmann		Cancor Slope Euclor	Weight	Exposion Eactor Ingostant - Douted				SHERE ES	5100411		
Containinants of Concein								Амисацая		Biter, Biteren, ginfte fich anesgesusse.		
		Mg)	(marka/day) I	Evidence		0/day)	jeather a period	l herepeited	Lotel	lugustion	4 June # 84.00	ford
(clable Oroanic Compounds					ļ							
Acelone	ND ND	ND	**	D	1.1E-06	2.7E-06	••					
( listanone	ND	ND 1		D	1 11:06	271.06						
discionit.	ND	ND .	6.1E-03	612	1.11.06	2 /1: 06	••	÷				
Nighten (and	0.011	0.032	••	D	1.16.06	2.71.06				· ·		
Mututene Chinde	HD	ND	7.6E-03	632	1.1E-06	2 7E 06				1		
feirachloroethene	NO	ND	5.2E-02	632	1.1E-06	278.06						
	0 DO69	0.013		D	1.11:06	2 71.06						
t, t, t-fachlorosthane	NO	ND I	••	0	] - 1. LE 06	2 78 06						
l richter und heren	ND	ND	1.1E-02	NA	1 11 06	2 /1.06						
Kylussea	0 0000	0.026		Ð	1.1E-06	2.71:06	<b>-</b>					
Semi Volable Organic Compounda										}		
Anithing was	0.11	0.11	·	n	110.06	275.07						
1003 201 (13) 117 0 000	0.31	1.1	7 3(* (10)	442	\$ 18 186	2 /1 07	2.54.000	6 11 - 07	3.41.06	ant or.	2.21.406	1 14 0
វិសារ វណ្ឌសៀមិលា សារវិវណ្ណាត	0 53	2.2	7.91; +00	112	1 11 - Mic	2 71. 07	4 (4), 00	1.06. 06	5 34 465	1 61 65	4.01.046	2.21.0
isun za(g.tr.)pergiene	0.29	1		D	LIE-06	2.76-07				1		
ilis(2 skyliexyl)phihalate	ND	NO	1.4E-02	82	1.1E-05	2.76.07				1		
Chrysene	0 24	0.72	7.3E+00	H2	1.16.06	271:07	1.01 06	4 71 07	2.46-06	5 81 06	1.41:06	7.21.0
nduno(1,2,3 cd)pyrana	6 32	1.1	7.06+00	612	1 145 06	2.71.07	2 ht. 06	6 31 - 07	3 21 06	0.06 06	2.24.06	1.41.0
"turrange une	0.14	031		43	[_i,it:∞6 -	2 11. 67				1		
Folal Garcinogenic (PAHe)	1.0	5.0	7.3E+00	62	1.116-06	2.71:07	1,56-05	9 7E-06	1 01-05	4 71: 05	1-11: 05	5 NE 0
L'esticides/PGBs	•				ł							
Statedarse (alpha and germa)	6 0024	0.0050	1.30E+00	fi2	3 31:07	2 76 07	1.01.09	641.10	1.91.79	2.51.09	2.01.09	4.51.0
1414	0 042	0.2	3 46 01	H2	3.34.67	2 /1 07	4 71 -09	(9) IV (9)	<b>N</b> 64 - 69	2.29.00	1.01.00	વ શા મા
ingraagica.					4					1		
Arsania	4.3		1.75E+00	A	1.1E-06	5.5E-08	8 3E-06	4 1E 07	8.7E-06	1 SE 05	77E-07	1 6E 0
Stromium	•	11		Ð	1.16.06	5 5 E 08						
824	10	25		632	1.16.06	5 5): 08						
l dur. In wi	42	6.5	••	Α	1.11:06	5.5L D#				1		
Variadium	10	14		4)	1.112-06	5 5 <u>1</u> : 00			<u>``</u>		·	
			2		SUM/Endly	Carc. PALIN	2 OF: 05	3 2E-06	2 36 05	5 75 05	1.11.05	6 7E 0
	4					Ciuc PAHS	2 41 -05	4 26 06	2 #1 45	6.21.05	1 24 -05	7 41 6

Парияски Васкир.

Exposion - 200 mg of solitingested per day with 100% sbeamtion for VOCs, SVOCs and inorganics and 30% absorption for Posticides for 350 days in a 365 day year for it years statement by a 15 kg child = 1.1 x 10.6 kg of solit per kg body weight per day for VOCs, SVOCs, and inorganics and 3.0 x 10.7 kg/lg/day for Posticides. Dermal - 2000 cm2 of stat see exposed with an solit adherence factor of 0.5 mg/cm2 and an absorption factor of 50% for VOCs, 5% for SVOCs and Pasticides and 1% for horganics for 350 days in a 355 day, year for 6 years in a 70 year hielder by a 15 kg child = 2.7 x 10.6 for VOCs, 2.7 x 10.7 km SVOCs and Protections, and 5.5 x 10.8 km languages.

Compounds and associated risk estimates asceeding 1x10-6.

\* The uncertainees associated with ingested inorganic areanic are as such that risk estimates could be modified downwards, in reacting risk mumperium decisions, as much as an order of stegnilude, reliable or risk estimates associated with your other concernigens (EPA, 1993).

Page 2 of 1

# SURFICIAL SOR, INGESTION AND DERMAL CONTACT PATHWAY PAC FACILITY PETERS OPPORTANTIAN STR CARCINGGENIC (115KS, 10/11E502ENTS)

	4 34	M		c.
- 0	D	л	R	а.

	Concentration Average Maximum		Cancer Wuight		Екровики Гаски				BUSK ES	TIMATI		
Contaminants of Concern			Stope Factor	al	Ingustion (humai		·	Ачинара		Harrissever, abola K.C. and and		
	(m	1401	(n)0/h0/d-y}_1	Fyhlunce	{\u	Kilay}	🛄 nuntenfini 🛄	l hormad	l citat	lageston	Decoud	la dal
Yolalija Organic Compgunds	1									Ì		
Acularia	NO NO	NO		D	4 7E-07	2 4E 06						
2 Bulanone	ND ND	ND	••	Ð	4.71:07	2 4E 06						
Chieroform	( NO	ND	6.1E.03	82	4 /1 0/	2 41 06				Į		
l Naylousztate	0 0 1 1	0 0:12	••	0	471.07	2 41 706				1		
Multiplana Chilada	ND	ND	7 SE-03	62	4.71:07	2 41, 66						
f etrechier buttrope	ND	ND	5 21-02	02	476.07	2 41: 06	· •			}		
lokume	0 0069	0.013		D	4.7E 07	2 41:06	••			1		
1,1,1-Luchiorcemane	ND	ND		0	4.78-07	2.41:-06		••				
Inchioroalhana	ND	ND	1.1E-02	NA	4 76 07	2.41-06						
#ykuswe	8400.0	0 026		Ð	4 70:07	2.41,06				}		
Somi Voialde Orennic Compounds	1									•		
Anilvacene	0.11	0.11		D	4.7E 07	2.46.07	· -			·	•	
lienzo(a)pyrene	0.31	1.1	7.3E+00	112	4.71:07	2.4E.07	1.FE-06	5 41: 07	1.6F.0G	3 85 06	1.91:06	5.71-06
energi bili uoranjinene	0 53	2.2	7.3E+00	612	4.7E-07	2.4E-07	1-8E-06	931.07	2712.06	7 5E 06	3.02.06	1.11 05
lanza(g,h,i)perylene	0.20	1		Ð	4 76-07	2.41.07						
ilisi2 allafinasijailindata	1 ND	NO	1,46:02	112	4.71:07	2 41: 67		••		· ·		
Chrysony	0.24	0.72	7.3E+00	612	4.76-07	2 41 07	8 21-07	4.26:07	1.2E.0G	2 51: 06	1 3E-06	3./A D6
Indeno(1,2,3-cd)pyrene	0.32	1.6	7.3E+00	62	4,7E-07	2.4E-07	1.1E-06	5 6E-07	1.71-06	3 8E-06	1.9E-06	5 71 06
Phenanityene	0.14	0.31		n	4.76-07	2 4E-07				l	•.	
Folal Carcinogenic PAHs)	1.0	6.8	7.3E+00	82	4.7E-07	2.4E-07	6.5E-06	3 36-06	9 8E-06	2 0F-05	1.06:05	3 01 05
Paalicides/PCBs					l					1		
Chlordans (ulpha and gamma)	0.0024	0.0058	1.30E+00	82	1.4E-07	2.4E-07	4.46-10	7 5E-10	1 2E-09	1 1 IE 09	1 BE 09	2 91 09
tytel	0 042	0.2	.34E-01	02	1.4E-07	2 41: 07	2 01-09	3 41-09	5 41:09	9.51:09	1.61.08	2.61.08
Inorganica						1	Į					
Arsunic	43		1.75E+00	A	4.7E-07	4 8E-08	1 6E-06	3 6E 07	1 3 9 F 06 1	66606	• 67E07	1 7 31 06
Chromium		n		n	4.76-07	4 81-08	· •					
i ad	10	25		112	4 71:07	4 61:08		- •				
Hickel	4.2	6.5	]	A	4.7E-07	4 61-08	·			}		
Vanadium	10	14		D	4 /1: 07	4 81 08					<b></b>	
	ł		1		Stikkinder	Gine PAHs	0.317.06	2.81.06	1 11 05	2 41 05	9.71.06	3.4.45
	1				1 ·	Care PAtta	101.05	371-06	141 05	261.05	1 11 05	1 /1 45

LENNING FACINGS:

-

Engention 100 ong of not legisted per day with 100% absorption for VOCs, SVOCs and Intergentics and 00% absorption for Prosection for 000 days to a 365 to a 365 years to a

Derinel - 2000 cm2 of align area exposed wills an soil advance factor of 0.5 mg/cm2 and an absorption factor of 50%, for VCCs, 5%, for SVCCs and Pasticidus and 1% for kneghnics, for 350 days to a 365 day, year for 24 years in a 70 year lifetime by a 70 kg adult = 2.4 x 10.6 for VCCs, 2.4 x 10.7 for SVCCs and Pasticidus, and 4.6 x 10.8 for kneghnics.

- Compounds and associated risk estimates exceeding 1x10-6.

\* The uncertainties associated with Ingested Inorgenic areanic are as such that risk estimates could be morified downwards, in reacting risk management doctations, as much as an order of magnitude, releave to risk estimates associated with most other carcinogens (EPA, 1993).

Cope Lot 1

### SURFICIAL SOIL INGESTION AND DERMAL CONTACT PATLIWAY CCL FACILITY 44 DERMIPHINTAN SITE NONCANGINUSLANG INDAS, DURISIDENTS

GINLINEN

	Conce	notation	Duluronica	Exactly	L agentsia	44 1 64			114/41	a malan x		
Contaminants of Concern	Average	Masimum	fluse	1 pulported	Ingesteres	Decided		Ачинара		1 Boa	secoldar da sec	
	_)(m	of:u)	{mg/hg/day}		(hufe	u∕day)	bagan tatas	I foressal	Lotal	kiyes kira	l taquitat	for a
Yolahlu Crownic Compigends						l						
Αευμικα	0.1	0.16	1.0E 01	t iver/Kidnuy	1 31E 05	3 21:05	2 34 - 05	5 01 05	0-16-05	2 01 05	5 01 05	6.11.05
2 Ikilanone	0 043	0.043	5 OE-02	Norm	1.31.05	3 21 05	1 11 05	2.01.05	3.91.05	1.11.05	210-05	4.44, 415
Citylerenkoures	0 004	0.008	1.01:02	\$ IVOF	1.01-05	321-05	1.01.05	2.6405	0.64-05	1.04.05	214-05	bist and
h dayihaan zazar	0.009	0.000	1 44: 01	E tvue/Kultnuy	1.31-05	3.21.05	1.26.40	2 ML CH	4.14.006	1.1.100	1.116 606	4 11 66
Hushylurse Chloride	1.5	53	6 0£-02	1 IVW	1 31: 05	3 21 05	3 31 - 04	a of -04	111-03	1 11 03	2.81.03	4 01 03
t sy activity putting p	39	220	1 01: 02	t iver	1.312-05	3.21:05	5 (i - 02	1.24.01	1.87-01	2.91.01	7.01.01	9.94.04
i oluunu	0.013	0.013	2 OE-01	Liver/Kidney	1 31: 05	3 21, 05	B 51, Q7	2 1f. 06	2.91.06	0.51.07	2.11.06	2.54.06
1,1,1-Trichloroethane	0.52	2.2	0 OE-02	L IVER	1 3E-05	3 21: 05	Z 51-05	L 86 - 04	2.61-04	1 3 24 04	7.01.04	111-01
1 richtorothene	0 029	0 029			1 315 05	3.24 .05						
Aylenus -	0 026	0 026	2 DE+00	1 typer activity	1.005	a 21. os	1-7107	4 21 07	5.91.07	121.02	4 21 07	5.91-07
Semi-Volatile Organic Compounds												
Anthracene	0 024	0 024	3 0E-01	None	1.46-05	0 2E-06	1.06.06	2 66 07	131.06	20 10 1	2.61.07	4 31 - 06
anaza(a)pyrana	0.15	0   5			1.345.05	3 21, 46						
then zo(b)liver an iherse	0.10	0.29	·		1.36: 05	3 21, 06	••			i i		
tion to (g. h, i) perylana	0.11	0.11			1 31 05	3 21: Ofi						
Bis(2 elivities;i)phihalate	0.21	0 55	2.02-02	Liver	1 3E 05	3.2E-06	1.4E-04	3 4E 05	176.04	3.61.04	8 81 05	4 51 04
Cleysone	0,18	0.25			1.31:05	3 21: 06				ļ		
Indunu(1,2,3 cd)pyrene	0.12	0.12			1.0E-05	3 21: 06				1		
Phenanthrane	0.14	0.10			1.3E-05	3 2E-06	••		••			
Peansides/PCBs												
Chiurdane (alpha and gamma)	0.019	0.12	6 0E-05	l iver	3 66:06	3 2 E-06	1.215.03	1.010.03	2 2f - 03	] 7.6F.03	641-03	1 41 -02
DDE	ND	ND	5 0E-04	L iver	0 81: 06	0 21: O6						
Inorpanics						i	,			ļ		
Arsunc	1 3	54	3 DE-04	Skin	136-05	6 4F 07	1.31-01	6 41 01	14101	2.01.01	0.24, 02	2.51.01
i Shakarawan	75	17	1.01:+00	None	1 31: 05	641.07	B 64 - 05	4 HE OG	1 01 04	221.04	4.11.05	2.01.04
h mad	42	260	**	••	1 31 - 05	641:07	. •			- i		
t duc hand i	95	24	2 QE: 02	Organ Weight	1.01.05	641-0Z	6 21 - 03	3 01 04	6.54-03	[ E01 05 -	Z ZI - 04	4.64.02
Variadium	44	240	7 oE 03	Num	1 3Hi-05	641:0Z	<u>8 21 02</u>	<u>4 86 65</u>	<u> </u>	ित् <u>ध ग</u> ्र	2.56.05	_ <b>4</b> 74_00
						SUM	0 27	0 14	041	0.99	0.75	1.74
				•	l	1 ivai				1		1.01
	1					Nonio				[		0.47
					1	Siken				1		0.25

Exposure Factors:

Ingestion - 200 mg of soft ingested per day with 100% absorption for VOCs, SVOCs and inorganics and 30% alteraption for Posteculars for 350 days in a 365 day year for 6 years by a 15 kg child = 1.3 x 10.5 kg of soit per kg body weight per day for VOCs, SVOCs, and inorganics and 3.8 x 10 till kg/kg/day for Posteculars.

formul - 2000 cm2 of skin area exposed with an soil adherence factor of 0.6 mg/cm2 and an absorption factor of 50% for VOCs, 5% for SVOCs and Pasteridus and 1% for trangumester of 350 days in a 355 day, year for 6 years by a 15 hg child = 3.2 x 10.5 for VOCs, 3.2 x 10.6 for SVOCs and Pasteridus, and 6.4 x 10.7 for tranguments.

Compounds and associated hazard quotients/indices exceeding 1.0.

#### TABLE B-19 (confd.)

## SUDFICIAL SOR INGESTION AND DERMAL CONTACT PATHWAY CCL LACILITY PETERSUMPUTITAN SITE NONCARCINGENIC HISKS TO HISHDEN 15

### ADULTS

	Conce	nitation	Raference	Tonicity	Гхрозни	a Factor			HAZAHD	INPL X		
Conterminants of Concern	Average	Masimum	Llose	4 sulpourt	Ingostoe	Donnal		Аминири		Hous	arandika MErani	10.000
		9/tol	{(mg/kg/day)_	- <u> </u>	{hu^h(	Prilink)		thermal	lotal	pollozynoś **	Dogtal	d sailed
Yolatte Organic Compounds	1					I						
Aculana	6.10	0.10	1 0E-01	l iver/Kidney	1.46-06	6.00 06	2.5E-06	1 21 05	1.51 05	2.51-06	0.21, 05	1.51.05
2 ikitarione	0 043	0 413	5 06 02	None	E41_06	6 81 86	1 121 06	5 01 06	Z 11. DG	1.21.06	544-06	7 18 OG
e 2 haltan daftarran	0.008	0.004	101-02	Liver	1 41 ANG	6.414.1065	1.16.686	5-44 444	6-6-1-696	E 16 196	56-48-4044	1.1.1.1.1.1.1.1
1. Bytheoreman	0.009	o ikni	101-01	t war/theirney	1.48.406	G 168 CM,	1.01.07	6 11 07	7.41.07	1.31.07	6 11 07	7 41 447
Methylorie Chloride	15	5.3	6 at 02	L svør	1-41~-06	6 #12 06	3.5f: 05	1.74: 04	201-04	121-04	6 01 04	7.21.04
Feirachtoroothene	39	220	1.01:02	l iver	1.4E+06	6 84:06	5 56 60	2 71:02	3 21 - 02	9 11 02	156.01	1.81.04
fakiana	0 013	0013	2 01: 01	i iver#(riney	141:06	6 AL OG	9 11 08	4-41-07	5 31 07	9.11.00	4 46 07	5.31.67
(_), I. Erichloroethane	0 52	22	9.0102	Liver	1.41.446	A DE DG	0.12.06	0.94 05	4.71.405	0.01.05	0.71.04	2.01.01
Induation	0.029	0 020			1-41. (Hi	6.86.66						
Xylanus	0 026	0.026	2 OE +00	Elyperactivity	1.4E-06	6 ØL: 06	) 8F-08	8 81. OA	1 HE 07	1 8f: 06	<b>8</b> 81- 08	1 (1 07
Sami Yolajila Qroanic Compounds												
Anthracene	0 024	0 024	3 0E-01	None	1.46.06	6.66.07	1.411.07	541-08	17E.07	1.11.07	5 41 08	1 71 07
itanzo(u)pyrene	0.15	Q.15		+	141-06	6.01.07						
Lines 202 (Lifes on and Balarson	10.10	0 219		••	1.46, 06	6.01.07						
i i uri zo(g,h,i)peryiene	0.11	0.11			1.4E-06	6 81:07					•	
ibis(2 aihyinexyi)phihalale	0 21	0 55	2.0E-02	1 iver	1.4E-06	6 8E-07	1.56:05	7.1E-06	2.26:05	3 9F 05	1 9F 05	5 /1 05
Chrysene	0.18	0.25			1.4E-06	6.8E-07			••	· ·		
Indeno(1,2,3 cd)pyrene	0.12	0.12		••	1.4E-06	6 8E-07		••		)		
l'henanihrena	0.14	0.19		**	1.41 <sup>0</sup> .06	6 #I 07	i					
r (1)22134 edition (1)					ł			•				
Civlordane (alpha and gamma)	0.019	0.12	6.0E-05	3 iver	4.2E-07	6 0E-07	1.36-04	2 21:04	3 5E-04	8 4E 04	3 4E 00	5 51 03
ODE	DN	ND	5 0E-04	1 iver	4 2E-07	6 8f:-07		/-	••			
Inorganica					1		Ì					
Arsunic	5	5.4	3 0E-04	Skin	1.46-06	1.45.67	1.41:02	1-41: 03	1.51.02	251 02	2.51-03	5.01.05
Chromum	7.5	17	1.0E+00	None	1.4É 06	1.4E-07	E 1.1E-05	l.1l∷06	1 21 05	2.41 05	2 41 86	2.61-05
l ead	42	260		••	1.46-06	1.4E 07			· ••	· · ·	•	
Hickel	9.5	24	2 0E-02	Organ Weight	1.415-06	1 41: 07	<b>676</b> 04	6 7E 05	7 3E 64	1 21 03	1 71 04	1 AE 03
Vanishing	44	240	7 OE-DA	Norie	1.412-06	1.41:07	<u></u>	<u>8 81: 04</u>	_ <u>9 /1: 03</u> _	4 m 02	_ <u>4 %), 93 _</u>	5.01.02
	1					SEIM	0.03	0.03	0.06	011	046	0.27

Exposure Factors:

Equation - 100 mg of soit ingested per day with 100% absorption for VOCs, SVOCs and inorganics and 30% absorption for Postocolos for 350 days in a 365 day year for 24 years by a 70 kg analy = 1.4 x 10 6 kg of soit per kg body weight per day for VOCs, SVOCs, and inorganics and 4.2 x 10 7 kg/kg/day for Postocolos.

Exercise - 2000 cm2 of allo area exposed with an soil adjuncence factor of 0.5 mg/cm2 and an absorption factor of 50% for VOCs, 5% for SVDCs and Posticidos and 1% for inveginees for 350 days in a 365 day, year for 24 years by a 70 kg adult = 6.6 x 10.6 for VOCs, 6.8 x 10.7 for SVOCs and Posticidus, wet 1.4 x 10.7 for invegences

### TABLE IF IN (confirm)

### SUNFICIAL SON INGESTION AND DEMMAL CONTACT PATHWAY CCL FACKARY PETERSON/PLANTAN SITE CANCINCICANCE MISKS TO ILLSIDENTS

CINEDRE NE

	Conc	anivation	Cancur	Wuight	l'aposter				IDSK 13	TIMATE		
Contaminants of Concern	Average	- Maximum	Slope Factor	ol	Ingestan	Dormal		Алонида		Aus	structure Mana	W #103
	<u>[n</u>	19 <u>7</u> 49)]	(mp/to/day)_!	Evidence	(*o*o	rday)	🛄 kugastion 🚬	Church	<b>Esstat</b>	http://www.	Dorosal	botal
Volable Organic Compounds					(					}		
A.I. ENGLIGE MA	0.18	0.10		D	1.11.06	271.06				}		
z Ekstanisme	0.043	0.043		Ð	i 1 16÷06 —	2.71.06				ļ		
Citigeralorm	0.008	0.004	6.1E-03	62	1.1E-06	2.7E 06	5 4E-11	1.31:10	1.96-10	541-11	1.31.10	1.91 10
Emylbenzene	0.009	0.009		Ð	1312-06	2.71-06	••					
Multiplume Chloride	1.5	63	7 5E-03	112	1 11 06	2.7E.06	1.21.00	3-04-08	4.02-00	0.41.08	1 11 07	1.51.07
Longer Hornellinne	39	220	5 21: 02	82	( 1 1E 0G -	2 /1: 06	2.21-06	5.56 04	7 73 - 06	1 31 - 05	3.11.05	4.04,005
1 Diuana	0.013	0.013		Ð	[_1_1£÷06	2.7E-06						
1,1,1-fachioroelhane	0.52	2.2	••	0	116-06	2.715.06						
(Itchloroethune	0.029	0.029	1.1E-02	NA	1.16-06	2.7E-06	3 56-10	8 61: 10	1 21: 09	3 51:10	861 10	1.21-09
Xylenes	0.026	0.026	••	D	1.1E-06	2.715-06						
Seni Yekik Oreanic Compounds					)							
Antituciana	0.024	0 024		Ð	1 11°06	271.07				4		
lienzo(a)py(ene	0.16	0.15	7.3E+00	112	111:06	2.76:07	1.2E-06	3.01: 07	1 51: 06	1 21-06	3.01.07	1.51.06
tionzo(b)fluoranihene	0.10	0.29	7.3E+00	112	1.1E-06	2.7E-07	1.4E-06	3.51 07	81° (mi	2 31, 06	576.07	2.04.00
itun (ojo, h. i)pen/lene	0.11	0.11		a a	1.11.06	271.07				}		
Bang 2 with you any fight it sufficient	0 21	0.55	1.415.02	612	£ 34, 406	2.71.07	3.24,000	2.91 10	4.04.09	a 51-09	2.01.024	1.11.001
- Huyeusu	0.18	0 25	7.06.+00	612	0-01, 0G	271.07	1.41:06	3.54 .07	1.06 - 06	2 01 06	4.50 417	2.54.065
nnuno(1,2,3-cd)pyrana	0.12	0.12	7.3E+00	612	1.1E-06	2.7E-07	8.6E-07	2 41: 07	121-06	9.61.07	2.41.07	1.26-06
Phenanitrene	0.14	0.19		Ð	1.1E-06	2.7E-07	••					
(Total Carcinogenic PAtte)	0.93	0.93	7.5E+00	N2	1.1E-06	2.7E-07	7.5E-06	1 OE-06	9 3E-06	7,5E 06	1.8E-06	9 01· 06
Pasticidas/PCBs							ĺ					
Chierdane (alpha and gamma)	0.019	0.12	1.30E+00	<b>B2</b>	0.06-07	2.7E-07	<b>a</b> 21:09	671.09	1.51 (00)	5 13 08	4 21 - 08	9.4E.6NE
001	ND	ND	3.4E-01	82	3 3E-07	2.7E-07				- ··		
knorganica	}				1					}		
Arminig	1 3	ő.4	1.756+00	•	1.16.06	5 51E 0 <b>0</b>	5.#E+06 *	291.07	• 6 H' 06	1 01 05	5 29 07	1 H 05
- The Definition of the Second S	7.5	17	**	Ð	1.16-06	5 5£:08				{		
beed	42	260		112	1.115-06	5.56-08				(		
t includ	9.5	24		Α	1.16-06	5.5E-08						
Vanadium	44	240		D	1.1E-06	5.5E-08		<u> </u>	<u> </u>			·
	-				SUM (huby	Care PAIba	1.00.05	7.04 .06	2 01 05	3.01.05	a al los	6 66 are
						Care PALIS	1 61 05	7 4.8 6ML	21.14 645	4 11 115	1.01.05	6.41.05

### Exposure Factore:

legeston - 200 mg of soil ingested per day with 100% absorption for VOCs, SVOCs and teorganics and 30% absorption for Pasticidius for 350 days in a 365 day year for 6 years in a 20 year feature by a 15 bg child a 1.1 g to 6 bg of soil per bg body weight per day for VOCs, SVOCs, and feetgewest and 3.3 g to 2, hyrightay for Postecelos

thermal 2000 cm2 of alter area emposed with we not edimence factor of 0.5 mp/cm2 and an absorption factor of 50% for VVA.s, 5% for SVVA19 and Poste dos and 1% for herepares

the 350 days in a 365 day, year for 5 years in a 70 year filation by a 15 kg child = 27 x 10.6 for VOOs, 2.7 x 10.7 for SVOOs next Postecolos, and 5.5 x 10.8 for languages

- Compounds and associated risk estimates exceeding 1x10-6.

\* The uncertainies associated with ingenied inorganic areanic are as each that dak wellowies could be monthed downwards, in row long dak

management decisions, as much as an onlike of megnilistie, reliaive to tisk astemates associated with most offer carearyons (FPA, 1997)

Page Set a

### TAHLE D. LO.

## SUBFICIAL SOL INGESTION AND DEBMAL CONTACT PATHWAY COLTACIUTY PETERSON/PUBLICA SITE CARCINOGENIQ INSKS.TQ DESIDENTS

### ADUL 15

	Conce	notetion	Cancer	Wolght	Exposure 1	a Factor			RUSK I S	TIMATI		
Contaminants of Concern	Average	Maximum	Slope Fector	0	texposition	Docum		Ачилин		Baas	artabla Alaxa	10.1411
	_ <u>(m</u>	0/10)	(mg/kg/day) +	Evidence	[(ha/ho	Yday)	higustion	Dormai	lotal	hilluzhim	_ Dormal	Jotal
Yolalile Organic Compounds	1				Į	[				1		
Aculone	0.10	0.14		D	4 76-07	2 41 06				1		
d thitaione	0 043	0.043	•.	Ð	4 /4 07	2 41 (8)						
Chlumborn	0.004	0.000	6.1E 03	112	4 71 07	2.41.06	2 31 11	1 21 10	141.10	231.11	1 28 10	t-it-io
i dayilma zarra	0 000	0.000	••	43	4 71 07	2 44 06				1		
Mullsylasse Chlaride	1 15	5.3	7 5E 03	82	4 715 07	2 41, 06	5 GE 09	271.08	3 21 ON	1 91 08	9.51.08	1.11.07
f exactive pathena	39	220	5 21: 02	(12	4.7E-07	2 41-06	9.54-07	4.91:06	5.86 06	5 41 05	2 /1 05	3 31 05
lokiene	0 013	0 013		Ð	4.71: 07	2 41: 06						
1.3.1 Enchlorostiane	0.62	22		Ð	4 76 07	2 41 .06				1		
โรเติมและสามาย	0 029	0 029	1.1E-02	NA	4 /1: 0/	2 41 (96	1.51 - 10	7.71.40	9.21 10	1.51.10	/ /1 10	9.4 10
Kylusius .	0 026	0.026	••	Ð	4.76-07	2 41: 06	~	•-				
Semi Velatile Oreanic Compounds		1	l									
Andra and	0 024	0.024	••	D	4 76 97	2 41 07						
ilun ru(u)pyr804	0.15	0.15	7 36 100	02	4 /4 07	2 41 07	5 11 07	2.6L 07	7.81.07	5 16 07	261.67	7.01.07
itunzo(b)loorunthana	1 0 16	0 29	7.01, 100	612	4 /1 07	2 41 97	6.26.07	3 24 - 67	9.31.07	9.94.07	5 11 07	E DE LOG
Hanza(g.h.)panylana	5 0.11	0.11		Ð	4 /15-07	2.41: 07			4.6			
ilis(2 eligitesyljphihalale	0.21	0.55	1.4E-02	112	4.78-07	2.41:07	1.4E.09	7.1F-10	211.09	3 61- 09	1.011.09	5.5E.00
Chysene	0.10	0 25	7.3E+00	112	4.71-07	2.41-07	6.21: 07	3 21 07	9.34 .07	861.07	4 41 07	1.04 000
hiduno(1,2,3 cd)pyrene	0.12	0.12	7.3E+00	112	4.7E 07	2 41:07	4.16-07	2 31: 07	6.21.07	4.11:07	211.07	6.20.07
Phenantivena	0.14	0.19		0	4.7E-07	2.46.07						
(Total Carcinogenic PAHs)	0.93	0.93	7.3Ë+00	112	4.76.07	2.46.07	3.21:06	1.6E-06	4 81-05	3 <u>2E 06</u>	1.61: 06	4.81.06
Pesticides/PCBs	1				1	]						
Chlordans (alpha and gamma)	0 019	0.12	1.30E+00	ត2	1.4E-07	2.4E/07	3 5E 09	5 9E-09	9.4F 09	2.21 0.0	3 7F 08	5.9( 08
001	- MD	ND	3 4E 01	(12	1.45-07	2.41: 07						
inorganica												
Arsonic	3	6.4	1.8E100	A	4 75 07	4 85 08	2.61 06	2.5E.07	* 27E.06	4406 '	4.56.07	1 4 91 06
Decement	7.6	17		Ð	4.7E-07	4.66.08				1		
L Cad	42	260		85	4 76-07	4.66.08						
tickal	66	24		Α	4.76-07	4 8E 08	••					
Varradium	44	240		0	4 76-07	4 6E 08	··		<u> </u>			
					SUM (India	Care PAHs)	5.66-06	6 36 06	L 2C 05	1 36 05	2 00 05	4 21 - 05
						Caus. PAtta}	6.61.06	6.01 (4)	1.31.05	1.34.05	J 01 05	4.4.05

Exposure Exclors:

inguishers 100 mg of soil ingested per day with 100% absorption for VOCs, SVOCs and Inorganics and 30% obsorption for Pusticules for 350 days in a 365 day year for 24 years in a 20 year identical by a 20 kg adult = 4.7 x 10 7 kg of soil per kg body weight per day for VOCs, SVOCs, and inorganics and 1.4 x 10 7 kg/tig/day for Pesticulos.

Example 2000 cm2 of also area exposed with an soil adteriance factor of 0.5 pigron2 and we absorption factor of 50% for VEX1x, 5% for SVECs and Postocidos and 1% for forganes for 350 days in a 365 day, year for 24 years in a 70 year Belline by a 70 kg adult = 2.4 x 10.6 for VEX1x, 2.4 x 10.7 for SVECs and Pesticidus, and 4.8 x 10.8 for longanes

- Compounds and associated risk estimates exceeding 1x10-6.

\* The uncertainties associated with ingested inorganic areans such that risk estimates could be modified downwards, in reaching risk management decisions, as much as an order of magnitude, relative to plak estimates associated with most other carcinogens (LPA, 1993).

L.

### SEDIMENT INGESTION AND DERMAL CONTACT PATHWAY HROOK A - BAR ROAD AND OKONITI: PHOPENTY PETERSON/PHILLAN SHE NONCARCINGENIC HISKS TO CHILD RESIDENTS

Nateranca	Torkity	Ехрозы	u Facion 🔡 👔				HINDEX		
Dose	Endpoint	hepswa	Domai		Avorago		) Have	aanalalo Maxu	нин
(mgAg/day)		(kg/kg	phlay}	layustion	Dama	Total	juđužpovi	Domu	lota
1.0E-02	l iver	1 3E 07	3 2E 07	•• •					
6 0E-02	Liver	1.3E-07	- 3 2E 07	1.1E.00	2 7E 00	3.61 - 08	1-11: 00	2.71.00	3.01-00
3.0E-01	Nona	1 3E-07	3.2E-08	8.7E 08	2 1E 00	1 1E 07	9 1E 08	2 2E 08	1 11 07
2.0E-02	NA	1.3E-07	3 2E-00 }	5.0E 06	1-1E-06	7 21: 06	3 06: 05	2.60, 06	1 11 11
	NA	1 3E-07	3 2E 00						
	NA	1 36 07	3 215 00				1		
	NA	4-36-07	3 26:00	••			}		
	Lover	1-31:07	9.26:00				1		
••	NA	4 3E-07	- 3 2E OF		•••		1		
	NA	1.0E-07	- 3 2E OU	••					
4 0E 02	Kidnay/Liver	1'0E 07	- 0 24 - 00	4 14 - 66	1.29,06	6 11 46	9.41.06	2.01.005	1.4.16
	NA	1.06:07	- 3 21, 06				1		
••	NA	1.3E-07	3 2E OU						
3.0E-02	Kidnoy	1.3E-07	. 3 2E OU	6 5E 06	1.6E.06	8 1E-06	1 2E 05	3 OE O6	1.51.05
6.0E 05	1 Wor	3 66 60	0.2E.00	1 3E 04	1 1E 04	2 31 04	2.51.04	2 11 - 64	4 61 (0)
5.0E-04	1 wor	3 0E 00	3 2E OO	5 4E 06	4 5E 06	9.9E OG	1-11:405	9.04.06	2.06.05
3 0E-04	Skin	1.3E-07	6 4E-09	2 6E 03	1 3E 04	2 BE 03	4 2E 00	2.015.04	4.41.03
1.0E+00	Nonu	1 3E-07	6 4E-09	2 3E 06	1 26: 07	2.5E 06	4 08:06	2 11 07	4.54 .00
3.7E-02	GI Initiation	L 36 07	6 46 00	5 38 64	2.61.05	5.51.04	1 of an	5 01 05	1.11.11
	CNS	1.3E-07	6 4E 09		-	-			
3.0E 04	CNS	1.3E-07	6.4E 09	1 6E-04	8 1E 06	1 7E 04	3 2E 04	1.6E-05	3 3E 04
2.0E-02	Organ Wolght	1.3E-07	6.46-09	2.06-04	9 9E 06	2 HE 04	3.91:04	1.91.05	4 11 01
7.0E-03	Notva	1.36.07	6 46 09	7.26.04	0.61-05	7.61:04	1 31 04		141.01
3 OE-01	Blood	1.96-07	6 4E-09	4.0E-04	2.36.05	5 01: 04	9 18:04	_4.58_05_	્ય અન્ય
		]	SUM	0 0049	0 00005	0.0052	0.0004	a oous	() (NP)1
	7.0E-03	7.0E-03 Norva	7.0E.03 Notus 1.36.07 3.0E-01 Blood 1.9E-07	7.0E:03 Noise 1.3E:07 6.4E:09 3.0E:01 Blood 1.3E:07 6.4E:09 SUM	7 0E:03         Nova         1:3E:07         6 4E:09         7 2E:04           3 0E:01         Blood         1:3E:07         6 4E:09         4 0E:04           SUM         0 0049	7 0E-03         Norus         1.3E-07         6 4E-09         7 2E-04         3 6E-05           3 0E-01         Blood         1.3E-07         6 4E-09         4 0E-04         2.3E-05           SUM         0.0049         0.00035	7 0E:03         Noise         1.3E:07         6 4E:09         7 2E:04         3 6E:05         7 6E:03           3 0E:01         Blood         1.3E:07         6 4E:09         4 0E:04         2.3E:05         5 0E:04           SUM         0.0049         0.00035         0.0052	7.0E:03         Nova         1.3E:07         6.4E:09         7.2E:04         3.6E:05         7.6E:03         1.3E:07         6.4E:09         4.0E:04         2.3E:05         5.0E:04         9.1E:04         9	7 0E-03         Nons         1.3E 07         6 4E 09         7 2E 04         3 6E 05         7 6E 04         1 3E 07         6 4E 09         4 0E 04         2 6E 05         5 0E 04         1 3E 07         6 dE 05         4 0E 04         2 3E 05         5 0E 04         9 1E 04         4 5E 05         9 1E 04         4 5E 05         5 0E 04         9 1E 04         4 5E 05         5 0E 04         9 1E 04         4 5E 05         5 0E 04         9 1E 04         4 5E 05         5 0E 04         9 1E 04         4 5E 05         5 0E 04         9 1E 04         4 5E 05         5 0E 04         9 1E 04         4 5E 05         5 0E 04         9 1E 04         4 5E 05         5 0E 04         9 1E 04         4 5E 05         5 0E 04         9 1E 04         4 5E 05         5 0E 04         9 00035         0 0004 </td

Lapresses Factors.

Ingestion - 200 mg of soil ingested per day with 100% absorption for VOCs, SVOCs and therganics and 30% absorption for Posticities for 16 days in a 365 day year for 12 years by a 43 kg cloid = 1.3 x 10-7 kg of soll per kg body weight per day for VOCs, SVOCs and inorganics and 3.6 x 10 s kg/kg/day for Posticatos.

Permal - 2000 cm2 of skin area exposed with an aoit adherence factor of 0.5 mg/cm2 and an ubsorption factor of 5m% by VCC6, 5% for SVCC6 and Pasticidaes and 1% by finanzames los to days in n 365 day, year for 12 years by n 43 bg child = 3.2 x 10-7 for VOCs, 3.2 x 10-6 for SVCCs and Pastickles, and 6.4 x 10-9 for heary mass

### TABLE 0 10

## SEDIMENT INGESTION AND DEDMAL CONTACT PATHWAY BROCK A - BAILINDAD AND OKONITE PROPERTY PETERSOMPURITAN SITE QARCINQGENIC HISKS TO CHILD RESIDENTS

(,,,,,,,	Conco	initiation	Cancor	Walght	Enposin	n factor	· · · · · · · · · · · · · · · · · · ·	ette da la seguina de la s	HISK I	TIMATI		
Contaminants of Concern	Average	Maximum	Slope Factor	o	Ingastion	Donnal		Avorago			sonabla Maxo	
	(m:	<u>1/kg)</u>	(mg/kg/ilay)-1	Evktunco	(kgA	n4tay}	linguistion	l konnal	Total	Infosten	Dogmat	Fotal
Yelatie Organic Compounds					[							
Chlorolonn	ND	ND	6.1E-03	82	2 2E-08	5 5E-08			••			
Muthylana Chiorida	0.005	0.005	7.5E-03	102	2 2E-08	5 5E-08	8 3E-13	2.1E-12	2 9E 12	8 GE 10	2 1E 12	2.96.42
Semi Volatila Organic Compounds					Į							
Anthracuma	02	0 21	••	D	2 2E 00	5 5E 09			•			
Hunro(a)anthracono	0 89	16	7.3E±00	82	2 26 06	5 51: 09	1.46.07	0 6E 00	1.01; 07	2.61:07	6 41 00	1.21 07
Honzo(a)pyruno		19	7.3E+00	A2	2.26.00	5.56 09	1.64 .07	ને દેખેં તેમાં	2.01.07	1.11.07	7.64 (00	101.0
For config. In Apon plation	- ND	ND		0	221.00	5.54.000						
t have ges (h ) there are there are	20	4.6	7 3E+00	112	2 21:00	5.56:09	3 7E 07	9.2E 00	4 61: 07	2.24:07	1 01 07	9.01.07
ihs(2 oliyilooxyi)Phihalate	14	2.4	1.4E-02	62	2 2E 08	5 5E 09	4 3E-10	LIE IO	5 41: 10	2 41: 10	1 81 10	9.21 10
Chrysone	1.0	26	7.3E+00	(12	2 2E-00	5 5E 09	2 IE 07	5 2E 00	2 61: 07	4 01: 07	1 01 07	5.01.07
f Nouszo(a,h)anitiraciono	0 20	0 36	7 3E+00	62	2 26 00	5 5E 09	4 5E 00	1.11.00	5.61: 00	6 14 08	ESE 180	7.61.000
f denveran officeren	15	29		Ð	2.56.00	5.54 096						
kalano(1,2,3 c,d)pyrono	0.24	0 29	7 3E+00	62	2 26 00	5 51-00	3 9E 00	9.68.09	4 81; 00	4 71; 08	1 21 - 00	5.01.00
Phonaidhrana	0.69	1.2	••	Ð	2.2E-08	5.5E-09						
Pyrene	15	28		13	2 21: 0n	5 512 09	••			· · ·		
(Fotal Cardinongonia PAHs)	65	12	7.3E+00	B2	2 2E 00	5 5E-09	1.0E-06	2.6E.07	1.0E-06	1 9E 06	4 BE 07	2 41 06
Poslicidos/PCBs		1										
Chlordano	02	0.39	1.3E+00	B2	6.6E-09	5.5E-09	1.7E-09	1.4E-09	3.1E-09	3 3E-09	2 8E 00	6 1E 09
DDT	0 071	0.14	3.4E-01	82	6.6E-09	5 5E-09	1 6E-10	1.3E-10	2.9E 10	3 1E-10	2.6E 10	5.0[ 10
inorganics												
Arbeing	61	00	1.75E+00	•	2.56.00	E.#E.09	2 DE 07	* 1.2E.00	1 2 5E 07	• 37€ a7 -	1 64 666	1.01.07
Chioman	18	33	•-	Ð	2.2E-06	••						
Соррег	150	290		D	2.2E-00		••			-		
l ead	81	160		B2	2 2E-00	1.1E-09		• -				
Murcury	0.30	0.73	**	Ð	2 26-00	1.1E-09						
t inclusion	31	60		Α	2.26-08	1 11: 09						
Amindulti	39	72	•-	Ð	2 2E-00	1.1E-09						
2ung	\$100	2100	**	D	2 2E 08	1,1E-09	<u> </u>	<u> </u>	**			
				, SUM	  kwliv Cinc	PAHs	1 2E-06	2 5E 67	1.515.06	2.25.06	4 71 - 07	2.64.06
					Lotal Care 1		1.0E 06	2 71. 07	1.66.06	2.01:06	5 01 07	2.61.06

### Exposure Factors:

Ingestion - 200 mg of soil ingested per day with 100% absorption for VOCs, SVOCs and inorganics and 30% absorption for Posticidos for 10 days in a 365 day year for 12 years in a 70 year litetene by a 43 kg child - 2 2 x 10-8 kg of soil per kg body weight per day for VOCs, SVOCs, and inorganics and 6 6 x 10 9 kg/kg/day ke Posticidos Domail - 2000 cm2 of skin area expected with an soil adherence factor of 0 5 mg/cm2 and an absorption factor of 50% for VOCs, 5% ke SVOCs and Posticidos for 10 days in a 365 day year for 12 years in a 70 year lifetime by a 43 kg child = 5.5 x 10.9 ker SVOCs and Posticidos, and 1.1 x 10.9 ke for genes for 10 days in a 365 day year for 12 years in a 70 year lifetime by a 43 kg child = 5.5 x 10.9 ker SVOCs and Posticidos, and 1.1 x 10.9 ker for genes

### - Compounds and associated risk estimates exceeding 1x10-6.

\* The exercisions associated with imposted inorganic area as such that the estimates could be markfull developed, a) reacting risk interruption decisions, as much as an order of magnifiede, relative to disk estimates associated with must other concerning of (1.14, 1993).

### SEDIMENT INGESTION AND DEFIMAL CONTACT PATHWAY BINODICA - PACTACILITY PETERSOMPORTAN SHE NONGARGINGSENICTINSKS TO CHILD RESIDENTS

	Concer	aniana l	Reference	Toxicity	Езрови	o Factor			EIAZAIII	) INI )E K		
Contaminants of Concern	Average	Мандия	É Denna	Ecolomica	มีเกิดอากา	December		Амнада		How	onodika Alasso	
		Au)	(monutary)			1 <sup>/da</sup> r)	lengerations	h humanal	Fatal	kigashan	_ Domai	l set al
Volable Organic Compounds										1		
Chlurature	8 006	0 006	1 OE-02	l Iver	1 3E 07	3 21: 07	7.81:04	1.91.07	2 /1 0/	7 81 06	1.91.07	2 /1 07
Austrylanse Chloride	0.006	9 006	6 8E-02	L Ived	1-34:-07	3.21.67	131.66	3 24 - 666 -	4 54 396	1.51.001	3.4 m	4.54 (10)
Santi Yalalile Organic Companya	1											
Anstratione	0.12	0.12	10E-01	None	1 36 07	3 21: 08	5 21: 00	1.34 00	6 5E 06	5 26:00	1.01.08	6 54 .00
lienzo(a)anihracene	0.37	062	2 0E 02	NA	1.06.07	3.26.08	2.4E-06	596.07	3.01.06	4 01 00	9.96.07	5.04.05
ilanzo(a)pyrana	0.54	1.3		NA	101.07	0.21.400				)		
Hunzulg Inspurylune	0 42	0.8		NA	n af oz -	0.26 00						
i harry and in this sector that the sector	1 1.1	26		NA	1.31:67	3.25 60						
hal2 obyliosylftilialaia	0.42	1.1		Liver	1 aE-07	3.2F ON						
Chrysene	0.44	0 84		NA	1 3E-0/	3.26.08						
i hoenzo(a h)enthracene	0 26	0.47		NA	4 31E OZ	3.26.08						
i in and an initiate from	0.43	0.76	4 OE-02	Kidnay/Liver	106-07	3 21 - 66	141.06	3.41.07	1.71.06	2.51.06	6.11.07	3 11 104
Indunu(1,2,3 c,d)pyrene	0.44	0.85		NA	1.31:07	3 21 00						
é <sup>1</sup> ê yên gibiner bi <b>ti</b> nê darê bine	0 32	061		NA	1 (1), 0Z -	034 OR -				1		
4 <sup>1</sup> Y 1 4 1 1 1	0.43	0.81	3 QE-02	Kidney	1.345-07	3 21: 08	1 9ŀ 06	4.61.07	2 34 - 06	3 51 06	8.61.07	4 41 -06
Pestickles/PCBs	ļ	1										
Chlordana	0.014	0 023	6 OE-05	t Ivar	0.61 <sup>-</sup> 00	3 2E ON	0.011.06	7.51-06	1.61-05	156-05	121.05	2.74.65
(9)31	0.016	0 032	5-0E-04	b iver	3.#1_00	0.21-08	6.26.06	E4H CHG	2.29 .06	2.46.06	2.04.00	154-06
inoromici												
ALEMING	65	66	\$ 0E-04	Sidn	1 3E 07	6 4E 09	2 4E 03	1 2E 04	2 5E 00	2.91-03	I 41 04	- a ol- o a
Chromum	29	48	1.0E+00	None	E.0E-07	6 4E 09	3 84, 06	191-07	4 () ( 10)	6 21 - 06	3 11 07	6.56.06
Copper	60	93	3.7E 02	GI kritakon	1 36-07 -	6-41-09	191.04	9.21.06	2.04 04	0.30 04	1.61.65	a at ana
4 6 4 4	340	560		CNS	1.34:07	6 41, 09		• •				
Murcury	0.69	1.5	3 0E 04	CNS	1 3E-07	6.4E 09	0 ∂E-04	1.56:05	3 11- 04	6.58:04	3 21 05	6 01 - 04
Nichal	10	19	2.0E 02	Organ Weight	1.36-07	6.46:09	6 56-05	3.26-06	6 81: 05	1 21. 04	6 11:06	1 34 04
Vanadium	26	40	7 0E-03	None	1.36-07	6.4E-09	4.01:04	2.41.05	5 11 04	/ 41 04	3 71 -05	/ 14 04
line	140	170	3 06 01	Diopd	1.06.07	6.41-09	6.11.05	_3.0406	6.41.05	7 41 .05_	3.61.06	7 71 05
					Į	SUM	0.0035	0.00018	0.0037	1.5000	0.0003	0.0051

Exposure Factors:

Incontent - 200 mg of soit ingested per day with 100% absorption for VOCs, SVCOs and biorganics and 00% absorption for Posteckins for 10 days as a 365 day year for U. years by a 43 kg child = 1.0 = 10 / kg of soit per kg lody weight per day for VOCs, SVCOs and biorganics and 0.8 = 16 8 kg/lig/day for Posteckins

Formal - 2000 cm2 of also area exposed with an and adimensional factor of 0.6 mp/cm2 and an absorption factor of 50% for VCK1s, 5% for 5VOCs and Postockies and 1% for heregoings

r

to: 10 days in a 365 day year for 12 years by a 43 kg child - 3.2 x 10-7 for VOCs, 3.2 x 10.8 for SVOCs and Pesticides, and 6.4 x 10-9 for Inorganics

Page 2 of 2

Page 2 of 2

## SUBSURFACE SOIL INGESTION AND DERMAL CONTACT PATHWAY PAG FACILITY PETERSON/PULLIAN SHIE NONGAHCINOGENIC NISKS TO WORKERS

	Concer	tration	Subchionic	Toxicity	Екрозан	a Factor			HAZADO	INDEX		
Contaminants of Concern	Average	Макітыт	Reference Dose	Endpoint	Ingestion	Daanat		Avoraça		Buas	зопабю Маки	
·	(៣១	<u>hai</u>	(mg/kg/day)		(kg/ku	<u>yday)</u>	Ingristion	Donnal	Total	Ingestion	Dunnal	Latat
Yelaldu Qışavıc Gemesunda												
Acadoraa	14	44 [	1.0E+00	i ivor/Kkinoy	4 915 07	- 4 9E 06	6 91: 07	6 91 - 06	7.51-06	2.21.06	2/24/05	2.41.05
2 Butanonu	NO-	ND	5.0E-01	Notia	4 9E-07	4 96-06		- >		l		
Chloroform	ND	NÐ	1.0E-02	Livor	4 9E 07	- <b>4</b> 9E 06						
l Nylbonzana	0.34	1.5	1.0E100	Liver/Kutnay	4 9E 07	4.915-06	1.7E 07	17E 06	1 8E 06	7 4E 07	7 4E OG	0 H O
Mashylana Chloride	I ND	ND	6 OE-02	1 war	4 DE 07	4 9E 06						
t estruction continue	NÜ	ND [	LDE OL	Livur	4.06; 07	- <b>4</b> 91+ 66				1		
f alatana	075	1.6	2.0E+00	Liver/Kidnoy	4 9E-07	4 9E-06	1 8E 07	1 BE 06	2 OE 06	3.9E.07	<b>3 91:</b> 06	4 0E 06
1,1,1 Trichlorodihane	ND	ND	9 0E-01	l.Ivar	4 9E-07	4 0E-06		••		1 .		
l os filos conflation	NO NO	ND	**		4.01: 07	4 01, 06		•		1		
Хуюныц	1.3	5.5	4 0E±00	l lyporactivity	4 0E-07	4 9E 06	1.6E 07	1.61E.06	F 8F: 00	671:07	6-71-06	7.41.00
Senti Yelatila Organic Compounds	}											
Азматасово	04	0.4	3.0E+00	None	4 9E-07	4.9E 06	6 5E 00	6 5E 07	7 2E 07	6 5E 00	6 51 07	7 21 -07
l herrs colectful second	0 16	0 16	••		4 015-07	4 94E+06						
i Sense Colla Menae int Martina	0 20	0 2 3			4 06 87	4.9E 86	••	••				
រ រួមមនុស្ស ស្រាល់ អ្នកស្រាយ	0.13	0.13	••	••	4 06:07	4 9E-06	••	• •				
ths(2 ollyllioxyl)philialate	ND .	ND	2.0E-02	Livor	4 0 <u>15</u> -07	4.9E-06	••		••			
Chrysena	0 29	0 29	••		4 0E-07	4 9E-06			•-			
indeno(1,2,3 cd)pyrono	0 10	0.13			4 96-07	4 9E-06						
Phenanthrone	0 69	0.69		••	4.9E-07	4.9E-06					••	
Posticidos/PC8s												
Cluordana (alpha and gamma)	0 0013	0.003	6 0E-05	Livor	1.5E-07	4.0E-07	3 3E 06	1.1E-05	1.4E-05	7.5E-06	2 5E 05	3.21.05
001	0.016	0.039	5.0E-04	Liver	1.5E-07	4.9E-07	4 8E 06	1 6E-05	2 0E-05	1.21, 05	3 8E 05	5 OF 05
Inerganica	1											
Асынны	32	8	3 NE-04	Side	4 DE 07	0.4E.08	5 2E 03	1 OE 03	6.36.03	0.045.0.0	2.01 0.1	1 2E O.
Cultur Cale Galler Ball	10	16	1.0E+00	Nonu	4 9E 07	12 84E 06	4 9E 06	9 DE 07	5 91: 06	7 DL: 06	1.61.06	9.41 04
t oad	96	8.2			4 9E-07	0 8É∙08						
Mickel	5.9	7.3	2.0E 02	Organ Weight	4 9E-07	9.6E-06	1.4E-04	2 9E 05	1.7E-04	1 BE 04	3 6E 05	2 1E 0
Vanadium	5.9	13	7.0E-03	None	4 9E 07	9 8E-08	<u>4.1E.04</u>	8 36 05	5 OE 04	9.16:04	_1 0E; 04 _	_ 1.11.0
					]	til MA	0.0028	0.0012	0.0070	0.011	8.0021	0.04.1

### Exposine Factors:

Acynamis 50 mg of sol mynslad par dry wlfi 100% absorption for VOCs, SVOCs and tronganics and 30% absorption for Postektos for 250 days in a 365 day yna for 1 ynar by a 70 kg adait wakar e 4.9 x 10.7 kg of soll par kg body weight par day for VOCs, SVOCs, and filorganics and 1.5 x 10.7. kg/kg/day for Postektos Dammal 2000 cm2 af skin area exposad with an soll achereftactor of 0.5 mg/cm2 and an absorption factor of 50% for VOCs, 5% for SVOCs and Postektos and 1.% for biorganics

tur 250 days in a 365 day year for 1 year by a 70 kg adult worker = 4.9 x 10.6 for VOCs, 4.9 x 10.7 for SVOCs and Pestickins, and 9.8 x 10.8 for himiganics.

### TABLE D 27

Page For 2

## SUBSURFACE SOIL INGESTION AND DERIMAL CONTACT PATHWAY O'TOOLE PHOPERTY PETERSON/PUNITAN SITE CARCINOGENIC RISKS TO WORKERS

	Conce	extration	Cances	Weight	Exposu	o Factor 👘			EUSIC 1 :	TIMATI		
ontaminants of Concern	Average	Maximum	Slope Factor	of	Ingestion	Docum		Average		- floa	sonabla Maon	
	(17)	1/10)	(mykg/day)-1	Evkkince	(kg/k	yday)	lugestion	Dornal	Total	logastion	Donnal	lota
volatilu Organic Compounds		1								1		
As arbinente	ND	ND	••	D	7 ØE 09	- 7 OE 08				1		
< Distancemente	2	2	••	Ð	7 OE 09	7 OE 08		•	• ·	} .		
Islandam	ā 045	0 045	6.1E-03	112	7 0E-00	7 OE-08	1.9E-12	1.9E-11	21E-11	19E-12	19E-11	2 11 11
: Ny Koonzaria	ND	ND {		D	7 0E-09	7 OE 08		••				
Muthylene Chloride	ND	NÐ	7,5E-03	f)2	7 0E-09	7 06 08						
t sale and taken constitution	14	18	5.2E 02	112	7 0E-09	7.06.00	5.1E 09	5 IE 08	5 GE 08	6 6E 09	6.615-08	7.21.00
	ND	ND		Ð	7 OC: 00	7 AE DO	••		••			
I, I, I. Frichloroethane	0 24	0 24		Ð	7 0E 00	7 NE-08						
Inchior celliene	ND	ND	1.1E-02	NA	7.0E-09	7.0E-08		••	••			
Xylanas	0.049	0.049	**	Ð	7 0E-09	7 OE ÓB	••	••				
Sont Yolalik Qiyanic Conwaunda COCa Not Dalachid					ł							
P <b>esticidas/RCBs</b> COC <b>s Not Delected</b>					{					t I		
ingrganica		1			1							
Arminik	7.	86	1.75E+00	•	7 0E 09	I 4E 09	9 6E 08	19E-06	• 1.1E 07	1.1E 07	* 2 TE 0a	t a⊨uz
Ubrochium	13	- 15 (		D	7.0E-09	1.4E-09					••	
lead	9.1	12	·	82	7.0E-09	1 4E-09	••		••		• •	• •
hickel	10	11 1		•	7 OE 09	1 4E 09				• •		
Million and the set of the	16	20		0	7 OE-09	1.4E-09	<u></u>	<u> </u>	<u> </u>		·	
						SUM	1 0E-07	7 OE OB	1.7E o7	L1E.07	8 7E 00	2.0E-07

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Exposure Factors:

Ingristions 50 mg of soil ingested per day with 100% absorption for VOCs and inorganics for 250 days in a 365 day year for 1 year in a 70 year liteling by a 70 kg adult worker = 7.0 x 10.9 kg of soil per kg body weight per day for VOCs and inorganics.

Durmal - 2000 cru2 of skin area exposed with an soil adherence factor of 0.5 mg/cm2 and an absorption factor of 50% for VOCs and 1% for inorganics for 250 days in a 365 day year for 1 year in a 70 year lifetime by a 70 kg adult worker = 7.0 x 10.8 for VOCs and 1.4 x 10.9 for inorganics.

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\* The uncertaining associated with logisted heorganic amount are as such that date estimates could be medified downwards, in reaching date increasing and intercent of magnitude, relative to date estimates associated with most other cardinopeus (EPA, 1993).

### TAINED 27 (control)

### SUBSURFACE SOIL INGESTION AND DERMAL CONTACT PATHWAY OTODLE PROPERTY

### PETERSON/PUBILAN SERE NONGANGINOGENIG HISKS.TO WORKERS

чака болифияны <u>Y)</u>	higostion <u>(ks/k</u>	Domai		•				
r)	. (hy/h			Ανατικρο		Door	amatin Masin	6 m 2 d 1 h
		(Yday)	Ingestion	thumsel	Fotal	ាល់ ស្រុកខ្លាំងអ្នក	Dennal	. tutat
Liver/Kirkney	4 9E-07	4 9E-06	-•					
Norm	4.9E-07	4 9F 06	2 OF OG	2.01-05	2.21.05	2 01 06	2.01.05	2.21.05
1 ávos	4 91, 07	4 94 06	2/21, 06	2/21/05	2.41.05	2 21, 06	21.14.005	2.41.405
Liver/Kiking	4 9E-07	4 95 06						
Livne	4 912 07	4 91: 06						
Livor	4 0E-07	4 0E 06	6 0E 05	6 9E 04	7 5E 04	0.06.05	8 0E 04	971-04
Liver/Kidney	4 9E-07	4 0E-06						
Livor	4 05-07	4 0E 06	1 36 07	1 36 06	1.4E.06	1 36 07	1 DE 06	1 41 06
	4 BE 07	4 9E-06	•					
Hyperactivity	4 9E-07	4 0E-06	6 OE O9	6 0E 08	6 6E 00	6 0E 09	6.06.08	6.6E.00
						4		
×		l l	l					
Skin	4 9E 07	9 8E 00	1.36.02	2.5E.03	1.56.02	146.02	2.01.03	1.74.02
None	4 9E-07	9 0E-00	6.4E.00	1 3E-06	7.6E.06	7.4E.06	1 51: 06	8 81 00
	4 9E-07	9 8E-00						
Organ Weigh	4 9E-07	9 8E 08	2 5E 04	4 9E 05	2 9E 04	276.04	5 4E 05	3.21-04
None	4 9E 07	9.8E-08	_1.1E-03_	2 2E 04	<u>1 3E 03</u>	<u>E 1E 00</u>	2.61.04	į 7E 0 i
		SIM	0.014	0.004	0.010	0.016	0.004	0.0,30
•	l None	None 49E07	None 49E-07 98E-08 Stim		}			

Exposive Factors:

bisponens 50 mg of soll legasted per day with 100% absorption for VOCs mid floorganics for 250 days in 365 day year for 1 year in it 70 year lifetime by a 70 kg adult workur = 4.0 x 10-7 kg of not per kg body weight per day for VOCs and floorganics.

Durinal - 2000 cm2 of skin area exposed with an soil adherence factor of 0.5 mg/cm2 and an absorption factor of 50% for VOCs and 1% for inorganics for 250 days in a 365 day, year for 1 year in a 70 year lifetime by a 70 kg axkill workor = 4.9 x 10.6 for VOCs and 1.9.8 x 10.8 for inorganics.

Page 2 of

9.74 93 RCICOCs

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# 748LE 8-28

# PETERSON PURITAN SITE ECOLOGICAL ASSESSMENT CONTAMINANTS OF CONCERN

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GROUNDWATER TO BLACKSTONE RIVER		SURFICIAL SOILS
SURFACE WATER	SUFFICE WATER	VOCst
VOGst	101520 55	Methylene Chicrice
 Seczane	Cooser	Tetrachiorcethene
1,1-Dichloroethane	Zine	1,1,1-Trichicrosthane
1.2-Dichloroethese		
Methylene Chiaride	SECHENTS	SVOCa
Tetrachioroethene	SVCCt	Eis(2-ethylhexyl)phthalate
1.1.1-Trichloroethane	Bis(2-ethylhexyl)phthalate	PAHs
	4-methylonenol	Acenapstaylene
SVCCs	PAHs	Eenza(b)/luorantaene
Bis(2-ethylhexyl)pinthalate	Antarazene	Dibenzo(z.h)anthracene
	Benzola)anthracene	Figurece
nercanies	Benzola)pyrene	
Arsenic	Benzo:g,h,i)perviene	Pesticides PCEs
Cacimium	Chrysene	
Copper	Ditenzo(a.h)anthracene	Chiordane (aipha- & gamma-)
_ead	Fluoranthene	Hestachicr
Nickel	Indena(1,2,3-c,d)pyrene	PCBs (Arocier 1254)
Zinc	2-methyinaphthalene	
	Phenenthrane	Increanics
SEDIMENTS	Pyrene	Capter
PC8s (Areclar 1250)		Lead
	Pesticides/POBs	Nickel
	Chicrcane (alpha- & beta-)	
	deita-SHC	
	Dieldrin	
	Hestachlor Epoxide	
	PCEs (Arodor 1254 &1260)	
	Indraacios	
	Copper	
	Lead	
	Mercury	
	Nickei	
	Zine	

\* These VOCs will be evaluated in the ecological assessment, because they are the primary contaminants for the PSA, although these compounds exhibit low toxicity to aquatic and terrestrial organisms and are not highly persistent or bioconcentrated.

# 9/24/93 HODAWQCCOMP

# TABLE B-29

## Page Let.

# PETERSON/PURITAN SITE COMPARISON OF SURFACE WATER CONCENTRATIONS TO PROTECTIVE GUIDELINES FOR SURFACE WATER

# CONCENTRATION (1194)

COCs	MAXIMUM CONCENTRATION	AWQQ CMC (ACUTE)	LIAZAND QUOTIENT	LQLL ACUTE	HAZARD QUOTIENT		HAZALU) QUQ HE NT
BROOK A							
Саудног	22	10	1.2				
Zuik:	290		· · · · · <sup>2</sup> ,1	· • · • •	· ·-		
GROUNDWATER DISCHARGING INTO Volatike Organic Compounds	BLACKSTONE RIVER						
Benzone	150			5000	0.028	265	0.57
1,1-Dichloroethane	200			116000	0.0017	-	
1,2-Dichloroethene	130			11600	0.011		
Methylene Chloride	9			11000	0.0008	9650	<b>0</b> 00093
Fetrachloroethene	260			9320	0.028	240	11
1, 1, 1-Trichloroethane	47			18000	0.0026		
Semi-Volatile Organic Compounds						]	
Bis(2-ethylhexyl)phthalate	56			940	0.060	556	0.10
Inorganics							
Arsenic	71	360	0.20			52	14
Cadmium	7.6	3.9	1.9				
Copper	2550	18	142				
1 source	22.2	82	0.27				
Nickel	479	1400	0.34				
Zinc	133	120	1.1				{

## 9/24/93 RODAWQCCOMP2

## TABLE 0-29 (cont'd.)

## Page 2 of 2

## PETERSON/PURITAN SITE COMPARISON OF SURFACE WATCH CONCENTRATIONS TO PROTECTIVE GUIDELINES FOR SURFACE WATCH

## CONCENTRATION (og/l)

	AVERAGE	AWQC	HAZARD	LOEL	HAZAND	RIDEM	HAZAHO
COCs	CONCENTRATION	CCC (CHINONIC)	QUOTIENT	CHRONIC	QUOTIENT	CHRONIC	<u>Q</u> UOHENT
UNQQK A			<b>.</b>				}
Сорры	6.8	12	0.57				}
Zinc	200	110	1,8	·			
GROUNDWATER DISCHARGING INTO D	LACKSTONE DIVEN						
Volatile.Organic.Compounds	10						
Henzena	13			00000		5.9	5.5
t, t-Dichloroethane	31	1		20000	0.002	131	0.24
1,2 Dichlorouthunu	40					36	1 1
Methylene Chloride	5.2					5.3	0.98
feirachloroethene	27			2400	0.011	14	1.9
I,I,I-Trichloroeihane	9.1			9400	0.001	20	0.46
Somi-Volatile Organic Compounds			: 				
His(2-ethylhexyl)phthalate	21			3	21 · · · 7	12	1.0
tuorannics			•	ł			{
Arsonic	9,6	190	0.052			12	0.82
Cadmium	3,3	1.1	3.0			ł	
Соррег	220	12	18	1		[	{
t oad	6	3.2	1.9	l I		{	}
Michael	26	160	0.16				1
/inc	48	110	0.44				ł

flotos:

1 AWAC - Lockoral Ambiant Wator Quality Critaria for frashwatar acquatic life obtakend from US F.PA, 1986.

Quality Criteria for Water 1986, and subsequent update issued in the Federal Register, Dec. 22, 1992.

2. CMC - Criterion Maximum Concentration; CCC - Criterion Continuous Concentration.

3 Hurdness dependent criteria for cadmium, copper, lead and zinc. Concentrations derived at a hardness of 100 mg/t as CaCO3.

4 LOEL - Lowest Observed Effect Level.

5 HIDEM guidelines for freshwater aquatic life.

Hazard Quotient exceeds 1.0.

## PETERSON/PURITAN SITE COMPARISON OF SEDIMENT CONCENTRATIONS TO PROTECTIVE GUIDELINES FOR SEDIMENTS

	MAXIMUM		SEDMENT			IND QUOT		LONGA	MONGAN	HAZAND G	
COCs	CONCENTRATION	0.10%	1%	10%	0.10%	1%	10%	ER L	ER M	ERL	ER M
nuoðr v	(ug/kg)		(u( <b>)/</b> h( <b>)</b> )		:			(04)	 		
Sumivalatila Oroanica		ſ									
2 Mattyinaphtialuna	130							65	670	2 00	0 19
t Methylphenot	1700	1								1	
Anihracene	210	1						85	960	2 47	0 22
Bunzo(a)anthracone	1600	1320	13200	102000	1.2	0.12	0.012	2:00	EGOD	6.06	8.6368
i por sa co ( es ) by tos po	1900	1060	10600	109900	1.6	o ta	0.640	456	2500	4,75	076
ismizo(0,1i,1)perylona	800	1									
Dis(2-eliyihexyl)phihalale	2400	1								}	
Chrysene	2500							400	2000	6 25	0 80
Dibenzo(a,h)anthracene	470							60	260	7.80	1 81
Fluoranthena	2900	1880	18800	186000	1.6	0.15	0.015	600	3600	4 0 3	0.81
indeno(1,2,3-c,d)pyrene	850									1	
Phenanthiono	1200	139	1390	13900	<b>0.6</b> (* 1	0.86	0 086	225	1360	5 33	0 87
Pyrene	2800	1310	13100	131000	2.1	0.21	0.021	350	2200	0.00	1 27
folal PAHs	19625							4000	32000	4 66	0.53
Pesticidas/PCBs		1									
4,4 DDE	34							2	15	17.00	2 27
4,4° DDT	140	0.820	8 28	82.8	169.1	16.91	1.691	•	7	140.00	20.00
4,4"-000	74	1			)			2	20	37.00	<b>3</b> 70
Alpha Chlordana	170							0.5	6	340.00	20.14
Aruclus 1254	3/0	19.6	106	1960	169	1.89	0 109	50	400	2.40	0.9.1
Aractor - 1260	240	196	196	1960	12.2	1.22	0 122	50	400	4.00	0.60
Delta BHC	16	0.157	15.7	157	101.9	1.62	0 102				
Dieldrin	46	199	199	1990	2.3	0,23	0 023	0.02	8	2300.00	6.75
Gaunina-Chlordano	220	ł			i i			65	6	440,00	36,67
i leptachior Epoxido	3.4	0.11	1.1	11	90,9	3 09	0 009				
	(mg/kg)	[						(04	<b>y</b> #8)		
inorganica								70	000		. 1-
Copper	293							70 35	390	4 19	0 75
1 <b></b>	661							015	100	16 03	601
Muscusy	1.5								13		1.15
Nichel	69.5							30	50	1.98	1,19
Zinc	2050							120	270	17,00	7,59
ALACKSTONE RIVER	(4040)		(u0/k0)					(11)	ው በ በ በ በ በ በ በ በ በ በ በ በ በ በ በ በ በ በ በ		
r uausanay <u>c spa</u> Arocior - 1260	4200	196	196	1960	214.3	21.43	2.143	50	400	84.00	10 50

### PETENSON/PUHITAN SITE COMPARISON OF SEDIMENT CONCENTRATIONS TO PROTECTIVE GUIDELINES FOR SEDIMENTS

وموادية متكريبي ويتبرج البرايي والمركبين والمركب			SEDIMENT		IIAZA		IENE	LONGA	MQNGAN	HAZAND C	<b>NOTILIT</b>
	AVERAGE	Total Or	ganic Caibi	an (TOC)	Total Org	janic Carb	on (10C)			2	
COCa	CONCENTRATION	0 10%	1%	10%	0.10%	_1%	10%	ERL	ERM	EUT	ERM
UROOK A	(40/40)		(Harka)					(ua	Au)		
Sannyolatika Organica	1-0-04		1					1	- WI		
2 Methylicaphilialesis	_							65	670		
4 Methylphenol	450	i i								1	
Anthracena	140	ľ						65	960	1.65	0 15
limito(a)anthacone	490	1320	13200	10200	0.4	0.04	0 037	230	1600	2.13	0.31
Benzo(a)pyrene	650	1060	10500	106000	06	0.06	0 006	400	2500	1,63	0 26
Benzo(g.h.i)perylene	410									{	
Bis(2 eliyliexyi)phtislate	720	1								]	
Chrysena	690	l			[			400	2000	173	0 25
Dibenzo(a,h)anihvacene	200	ľ						60	260	2.63	0 88
Filioranillione	750	1880	18800	188000	0.4	0.04	0.004	600	3600	1 25	0.21
Indeno(1,2,3 c,d)pyrene	310			1						1	
Phonanthrene	410	139	1390	13900	29	0 29	0 029	225	1380	1 82	0 30
Pytelle	740	1310	13100	131000	0.6	0.06	0 006	350	2200	2.11	0.34
Pesticides/2C8s											
4,4-DDE	88	1			1			2	15	4,40	0 59
4,4%DDT	32	0.828	8 28	82 8	38.6	3 B6	0 306	1	7	32.00	4.57
4,4*-DDD	17							2	20	8,50	0 85
Alpha Chlordane	{ 31							0.5	6	62.00	5,17
Aloclor-1254	110	196	196	1060	5.6	0.56	0.056	50	400	2.20	0.24
Araclar - 1260	71	19.6	106	1960	<b>J</b> .6	0.06	0 036	50	400	1.42	0 16
Dolta-BHC	5	0.157	15.7	157	31.0	0 32	0 032			í	
Diakhla	1 11	19.9	109	1990	06	n où	D.006	0.02	8	550.00	1 38
Garrina-Chlordane	41							0.5	6	62.00	6 83
l luptachlor Epoxklo	2.2	0.11	1.1	11	200	2.00	0 200				
	(mg/kg)				•			(mç	r/kg}	] '	····
inorganica								<b>_</b>			
Capper	110							70	306	167	D 28
taut	260	]						35	100	7 43	2.60
Muicury	0.48	1						0.15	1.3	3 20	0.07
Nickel	16	Į						30	50	0.53	0 32
Zinc	480	1						120	270	4.00	1.78

Notos;

1 Interim Sediment Criteria obtained from U.S. EPA, 1988. Interim Sediment Criteria Values for Nonpolar Hydrophobic Organic Contaminants.

Office of Water Regulations and Standards.

2. Effects Range-Low (ER L) and Effects Range-Median (ER M) obtained from Long, E.R. and L.G. Morgan. 1900.

The Potential for Biological Effects of Sediment Sorbed Contaminants Tested in the National Status and Tronds Program

Hazard Quollent exceeds 1.0.

9/24/93 RODSPECIES .

# Table B-31

Page tol 2

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# PETERSON/PURITAN SITE INDICATOR SPECIES

NDICATOR SPECIES	HABITAT	TYPE OF FEEDER	DIET
Mammals		······	
Meadow vole	Torrastrial - Flakis, pasturos, stream	Horbivoro - Ground Grazor	Grassos, nots, stoms and grains.
(Microtus pennsylvanicus)	borders and swamps		
Northern short-tailed shrew	Terrestrial - Forests, stream banks,	Insoctivoro/Omnivora -	Primarily insocts. Also plants, worms,
(Blarina brovicauda)	grasses and sedges	Ground Gleaner	snails and small vertebrates.
Red lox	Terrestrial - Forest udges and open	Omnivoro - Ground Foragor	Rodonts, birds, turtlos, frogs and
(Vulpes vulpes)	81683		snakos.
Neptiles/Amphibians			
Eastern painted turtle	Aquatic - Ponds, marshes, stream	Omnivoro- Nottom Foragor	Aquatic insects, tadpoles,
(Chrysemys picta)	back water and lake edges		and small lish.
Eastern American toad	Semi-aquatic/terrestrial - Gardens,	Insectivoro - Ground	Torrestrial athropods, including
(Buto americanus)	woods, lields, shallow waters for breeding	Ambushet	insects, spiders and sowbugs. Also slugs and oaithworms.
Fish			
Pumpkinseed (Sunlish)	Aquatic - Ponds, lakes, and streams	Omnivore	Algae, zooplankton, and
(Lepomis gibbosus)	with weedy bottoms		macroiovortobratos.
argemouth bass	Aqualic - Shallow and weedy lakes	Omnivore	Small fish and insocts.
(Micropterus salmoides)	and river backwaters		

# 9/24/93

SPECIES

# Table B-31 (cont'd )

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# PETERSON/PURITAN SITE INDICATOR SPECIES

INDICATOR SPECIES	HABITAT	TYPE OF FEEDER	DIET
Birds		·	
Mallard duck	Aquatic - ponds, lakes, rivers and	Grainvora/Omnivora -	Primarily, souds of sodges, grassos,
(Anas platythynchos)	wooded swamps	Water Forager	loavos and stoms of marsh plants.
Red-tailed hawk	Terrestrial - woodlands Interspersed	Carnivere - Ground Pouncer	Small mammals, primarily rodents.
(Auteo jamicensis)	with meadows. Migratory.		Also amphihians, reptiles and insocts.
Great blue heron	Semi-equatic - Shallow shores of pends,	Carnivoru - Water Pouncur	Aquatic/lorrostrial lishos, roptilos,
(Ardea herodias)	lakes, streams and rivers. Trees for nesting. Migratory.		amphibians, and occasionally small birds and mammats.
Plants			
Broomsedge	Freshwater marshes, wet solls and		
(andropogon virginicus)	sandy grounds		

# TABLE B-32 Comparison of Alternatives

ALTERNATIVE COMPONENTS	#1 NO ACTION	#2 LIMITED ACTION	#3 Source Control	#4 ENHANCED SOURCE CONTROL (ESC)	#5 == ESC W/ CCL MGT OF MIGRATION	#6 ESC W/ CCL/PAC MGT OF MIGRATION
MONITORING	x	x	x	x	x	X
FOCUSSED INVESTIGATION		x	x	X	x	X
INSTITUTIONAL CONTROLS		x	x	x	X	x
EXCAVATION			x	X	x	x
CAPPING			X	x	x	x
SOIL VENTING			x	x	x	X
SOURCE GROUND WATER EXTRACTION			х	x	x	x
GROUND WATER TREATMENT & DISCHARGE			x	X	X	x
IN-SITU OXIDATION				X	x	X
CCL DOWNGRADIENT - GROUND WATER EXTRACTION & DISCHARGE					х	x
PAC DOWNGRADIENT - GROUND WATER EXTRACTION & DISCHARGE						x
ESTIMATED COST	\$1 mil	\$1.3 mil	\$6.3 mil	\$6.5 mil	\$7.3 mil	\$7.4 mil
** EPA'S PREFERRED ALTERNATIVE MGT = MANAGEMENT						ENT

Note: Estimated cost assumes a 7% discount rate.

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## TABLE 15-33 SYNOPSIS OF CHEMICAL-SPECIFIC ARABS AND CUIDANCE MATERIALS

# PETERSON/DURUPAN, INC. STRE-FIRST OPERABLE UNTE COMPARIAND AND LENCOLN, RECOR ISLAND

HUDDAL STANDARDS AND REQUIREMENTS	REQUIREMENTS SYNOLSTS	571W1115	CONSTITUERATION IN THE SELECTED REMEDY
Resource Conservation mi Recovery Act. (RCRA), Identification and Listing of Tazardous Waste; [40 THE Part 261]	Defines those solid wastes which are subject to regulation as hazardous wastes under 40 CFR Parts 262-265.	Applicable	These requirements define RCRA- regulated wastes, thereby defineating acceptable management approaches (or listed and characteristically hazardous wastes which should be incorporated into the characterization and remodiation elements of remediat response projects. Chemicals in the soil and groundwater at OU-1 have been identified as hazardous wastes regulated under RCRA. Therefore, the selected remedy shall comply with applicable parts of the RCRA hazardous waste regulations, as discussed below.
afe Drinking Water Act SDNA), Maximum Ontaminant Level Goals MCIGS); [40 CFR Part 41]	MCIGs are non-enforceable health goals under the SIWA. MCIGs establish drinking water quality goals at levels of no known or anticipated adverse health effects with an adequate margin of safety. Non-zero MCIGs are used in setting cleanup goals.	Relevant and Appropriate	Non-zero MCLGs will be met downgradient of OCL in six years, and within six years downgradient of PAC; twelve years at the OCL source area, and one year at the PAC source.
nte Drinking Water Act SHAA), Hutional Chary Drinking Water Candands, Maximum Intaminant Levels RTHD; [40 CFR Part L1]	Establishes enforceable standards for specific contaminants which have been determined to adversely effect human health. These standards, MCFs, are protective of human health for individual chemicals and are used in setting cleanup levels.	Relevant and Appropriate	MCLS will be met downgradient of (V). in six years, and within six years downgradient of PAC; twelve years at the CCL source area, and one year at the PAC source area.

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# TABLE D-33 SYNOPSTS OF CHEMICAL-SEPECIFIC ARARS AND GUIDANCE MATERIALS

# CHEVERSON/TURTTAN, TNC. SPIE-FIESP OPERABLE UNIT COMMERTAND AND LINCOLN, MORE ISLAND

FEDERAL STANDARDS	RECHERMENTS SYNOLSES	51WHE	OINSTREAMPTON IN THE SELECTED REPORT
USEPA Health Assessment Documents, Acceptable Intake, Chronic (ATC) and Subchronic (ATS)	AIC and AIS values provide values for RfDs and HEAs for non-carcinogenic compounds.	To be Considered	This guidance shall be used to assess chronic and subchronic risks for nonvancinegenic compensate.
USEPA Human Health Assessment Cancer Slope Factors (CSFs)	Cancer Slope Factors are developed by the USEPA from Health Effect Assessment (HEA), or evaluation by the Human Health Assessment Group (HHAG).	110 be Considered	These values present the most up to date cancer risk potency information HHAGS shall be used to compute the individual cancer risk resulting from exposure to contaminants.
USEPA Office of Drinking Water, Health Advisories	Health advisories are estimates of risk due to consumption of contaminated drinking water.	To be Considered	These advisories solely consider noncarcinogenic effects due to the ingestion of contaminants in drinkin water. These advisories should be considered for contaminants in surface and groundwater which is or could potentially be used as a potable water source.
USEPA Reference Doses (RIDG)	RfDs are dose levels developed by the USEPA for use in the characterization of risks due to non-carcinogens in various media.	116 be Considered	RfDs are considered the levels unlikely to cause significant adverse health effects associated with a threshold mechanism of action in human exposure. RfDs are typically cmployed to characterize risks of soil and groundwater contaminant exposure (for the dermal contact and ingestion pathways).

## TABLE 11-33 SYNOPSTS OF ACTION-SEPCEMIC ARAIS AND OUTDANCE MATERIALS

## TREFESON/ORPAN, INC. STREFEST OFFRANCE UNTY COMPERAND AND LINCOLN, BLOCK ISLAND

STATE STANDARDS AND REQUIREMENTS	TROUTREMENTS SYNOPSIS	\$1WILE)	CONSTITUTION IN THE SELECTED REMEW
tiode Island Hazardous oste Rules and orgulations - Section 9	Sets forth the operational requirements for treatment, storage, and disposal facilities.	Applicable	Any remedial action involving treatment, storage, or disposal of waste shall comply with substantive requirements of this section.

11E: Date following State Citation is either the date promulgated or the date of the most recent amendment.

10 = Acceptable intake, chronic IS = Acceptable intake, subchronic HAR = Applicable or Relevant and Appropriate Requirement WHE = Andricht Unter Quality Criterin AA = Clean Air Act 1RCLA = Cumprehensive Environmental Response, Compensation, and Liability Act FR = Code of Federal Regulations SF = Cancer Slope Factor JA = flems Water Act - - Feasibility Study A = Health Effect Assetsment HAG > Human Health Assessment Group URs # Land Disposal Restrictions (L = Haximen Contaminant Level) LG - Hesisen Contaminent Level Goal j/hg \* milligrams per kilogram If a National Contingency Plan. PA # Netional Environmental Policy Act SHAPs = National Emission Standards for Hazardous Air Pollutants

MPDES = Netional Polisiant Discharge Elimination System OSHA = Occupational Health and Safety Act OSUER = Office of Solid Weste and Emergency Response POID = publicly owned treatment works RCRA = Resource Conservation and Recovery Act RÍD = Reference Dose #IDEN = Rhode Islaw! Department of Environmental Hanagement RIPDES = Rhode Jelevi Pollutent Discharge Elimination System SNUA = Sale Drinking Water Act SPCC = Spill Prevention, Control, and Countermeasure SHAU = Solid Waste Management Unit TELP = Toxicity Characteristic Leaching Procedure ISDEs = Treatment, Storage, and Disposal Facilities USC - United States Code **USEPA = United States Environmental Protection Agency** VOC = volatile organic component

ALC = Acceptable Intoke, chronic ASS = Acceptable Intake, subchronic ARAR + Applicable or Relevant and Appropriate Requirement AWUC = Ambient Water Quality Criteria CAA = Clean Air Act CLRCLA = Comprehensive Environmental Response, Compensation, and Liability Act Lik = Code of federal Regulations LSF = Cancer Stope factor EVA = Clean Water Act is = feesibility Study HEA = Health Effect Assessment HHAG = Human Health Assessment Group TURS = Lund Disposal Restrictions HEL = Maximum Conteminant Level HCLG = Maximum Contaminant Level Goal my/kg = milligrams per kilogram NEP = National Contingency Plan NIPA = National Environmental Policy Act NESHAPs = National Emission Standards for Hazardous Air Pollutants

NPDES = National Pollutant Discharge Elimination System USHA = Occupational Health must Safety Act OSNER = Office of Solid Vaste and Emergency Response POIN = publicly owned treatment works RCRA = Resource Conservation and Recovery Act Rfp = Reference Dose RIDEN = Rhode Islaw! Department of Environmental Hanagement RIPDES = Whode Island Pollutant Discharge Elimination System SDWA = Safe Drinking Vater Act SPCC = Spill Prevention, Control, and Countermeasure SUMU = Solid Waste Hanagement Unit TCLP = Toxicity Characteristic Leaching Procedure iSDfs = Trentment, Storage, and Disposal facilities USC = United States Code **USEPA = United States Environmental Protection Agency** VOC = volntile organic + al I

## DEFERSON/TORPEAN, THC. SPIE-FIRST OFFEAMLE UNIT CUMULTIAND AND LINCOLN, BLODE ISLAND

SIMIK SIANDARDS AND REQUIREMENTS	REQUITEEMENTS SYNOPS IS	571X11 E3	CONSTRUCTION IN THE SELECTED REMEDY
Rhode Island Rules and Regulations Coverning The Enforcement of the Freshwater Wetlands Act - August, 1990	Establishes strict guidelines for altering, in any way, a designated or suspected wetlands area.	Applicable	The selected remedy will not include any adverse impacts to wetlands.

HE: Date following State Citation is either the date promulgated or the date of the most recent amendment.

4C = Acceptulite Inteke, chronic	WPDES - National Pollutant Discharge Elimination System
	• • •
-15 = Acceptulte Intake, subchronic	OSHA = Occupational Health and Salety Act
HAR = Applicable or Relevant and Appropriate Requirement	OSWER = Office of Solid Weste and Emergency Response
NAC = Ambient Water Quality Criteria	POIM = publicly owned treatment works
AA + Clean Air Act	RCRA = Resource Conservation and Recovery Act
<pre>tRCLA = Comprehensive Environmental Response, Compensation, and Liability Act</pre>	RÍD = Reference Dose
IR = Code of federal Regulations	RIDEN = Rhode Island Department of Environmental Hanagement
SF = Cancer Slope Factor	RIPDES = Rhode Island Pollutant Discharge Elimination System
WA ≈ Clean Water Act	SOWA = Sale Drinking Water Act
5 = Fensibility Study	<pre>SPEC = Spill Prevention, Control, and Countermeasure</pre>
(A = Health Effect Assessment	SUMU = Solid Waste Hanagement Unit
IIAG = Human Health Assessment Group	ICLP = Toxicity Characteristic Leaching Procedure
URS - Land Disposal Restrictions	TSDFs = Trestment, Storage, and Disposal Facilities
L = Maximum Contaminent Level	USC = United States Code
ulg = Haximum Contaminant Level Goal	USEPA = United States Environmental Protection Agency
sy/kg ≈ milligrams per kilogram	VOC = volatile organic compound
(P = National Contingency Plan	
the sheat and found and builder the	

FPA = National Environmental Policy Act + SHAPs = National Emission Standards for Nazardous Air Pollutants

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# TABLE D-33 SYNOPSIS OF CHEMICAL-SPECIFIC ARAIS AND COLDANCE MATERIALS

# DETERSON/FURPEAN, THC. STITE-PERSP OFFEABLE UNIT COMPARIAND AND LINCOLN, RIDDE ISLAND

SPATE STANDARDS AND RECUTERMENTS	REQUITREMENTS SYNOPSIS	ARAR TYIE	CONSTRUCTION IN THIS SELECTED REMARK
Rhode Island Rules and Regulations Pertaining to Public Drinking Water - July, 1991	Adopts standards compatible with the standards set forth in the federal Safe Drinking Water Act. The MCLs specified in this rule are based on the federal MCLs.	Relevant and Appropriato	Forms the basis for drinking water quality standards. These values are relevant and appropriate in those cases where more stringent than federal MCLs or non-zero MCLGs. These drinking water standards will be met in groundwater within OD-1 within twelve years.
Rhode Island Rules and Regulations for Groundwater Quality - July, 1993	Establishes groundwater quality standards for GAA classification and goals for GAA non-attainment areas. Provides requirements for the development of residual zones where pollutant concentrations are allowed to be greater than the groundwater quality standards. This regulation further describes requirements for installation and abandonment of monitoring wells.	Relevant and Appropriate	The groundwater quality standards established in this rule are relevant and appropriate when the established values are more stringen than foderal MCLs and non-zero MCLS. The monitoring well installation requirements are relevant and appropriate for the installation of monitoring wells.

HOME: Date following State Citation is either the date promulgated or the date of the most recent amendment.

## **TWOLE IN-33** SYNOPSTS OF LOCATION-SPECIFIC ARAIS AND GUIDANCE MATERIALS

# PETERSON/FURLEAN, INC. STIE-FIRST OFFRARE UNTE CUMPRIAND AND LINCOLN, RECORD ISLAND

HTTTTAL, SPANDARDS AND RETURNMENTS			CONTRACTON IN THE SELECTED REMED		
notection of Wetlands actualize Order No.  1990;  40 CHR Part 6]	Requires Federal agencies to avoid, to the extent possible, the adverse impacts associated with the destruction or loss of wetlands and to avoid support of new construction in wetlands if a practical alternative exists.	Applicable	Alternatives that involve the alteration of a wetland may not be selected unless a determination is made that no practicable alternative exists. If no practicable alternative exists, potential harm must be minimized and action taken to restore and preserve the natural and beneficial values of the wetland. EPA has determined that the selected remedy will not cause any adverse impacts on wetlands.		
locdplain Management xeculive Order No. 1988; [40 CFR Part 6]	Requires Federal agencies to evaluate the potential effects of adverse impacts to floodplains associated with direct and indirect development of a floodplain.	Applicable	The installation of wells in the CCL downgradient area will be the only component of the remedial action conducted in a floodplain. EPA has determined that such actions will not adversely affect the floodplain and that no practicable alternative exists.		

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## TAILS 4-35 SYNOPSTS OF ACTION-SEPECIFIC ARAIS AND CUIDANCE MATERIALS

# DETERSON/TORITON, INC. SITE-FILEST OPTEABLE UNIT COMPETIAND AND LINCOLN, RUDDE ISLAND

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HELERAL STANDARDS AND REQUIREMENTS	REQUIREMENTS SYNOPSIS	5PA445	CONSTRUCTION IN THE SELECTED ROMO
Clean Air Act (CAA), National Emission Standards for Hazardous Air Pollutants (NESHAP); [40 CFR Part 61]	Establishes emission levels for certain hazardous air pollutants for specific source categories.	Relevant and Appropriate	Remedial actions at CCL, shall attain NESHAP emission limits for any viny chloride emissions from the air stripping treatment process. Emissions shall be monitored for vinyl chloride.
NGTA Air Emissions Standards (40 CFR Part 264, Subparts AA, BB, and CC)	Subpart AA contains air pollutant emission standards applying to solvent extraction and air stripping facilities treating RCRA wastes with total organics concentrations of 10 parts per million by weight or greater. Subpart BB sets emission standards for equipment leaks at facilities where equipment contacts where with organic concentrations of at least 10 percent by weight. Proposed Subpart OC requires specific organic emissions controls on tanks and containers having WOC concentrations equal to or greater than 500 parts per million by weight.	Subparts AA and BB - Applicable, Subpart CC - 'No be considered	Treatment facility components shall be designed to meet the criteria set forth in these subparts.
(WA, National Pretreatment Standards; [40 CMR Part 403]	Sets pretreatment standards through the National Categorical Standards or the General Pretreatment Regulations, for the introduction of pollutants from non- domestic sources into POHWs, in order to control pollutants which pass through, cause interference, or are otherwise incompatible with treatment processes at a POHW.	Applicable	The selected remedy includes 101W discharge, and shall attain these pretreatment standards prior to discharge to the 101W.

# TABLE 10-33 SYNOPSIS OF ACTION-SUBCLETC ARAIS AND GUIDANCE MATERIALS

# THEFTER AND AND LINCOLD, BUDGE ISLAND

ITTERAL STANDARDS AND RECURRENTS	REQUIREMENTS SYNOLSIS	51WNE)	CONSTITUTION IN THE SELECTED REMEM
RCNA, Standards Applicable to Severators of Hazardous Maste; [40 CFR Part 262]	Establishes standards for generators of hazardous wastes that address waste accumulation, preparation for shipment, and completion of the uniform hazardous waste munifest. These requirements are integrated with DOF regulations.	Applicable	Residuals such as filters or recovered solvents from the diffused aeration or carbon adsorption/regeneration systems will be tested prior to off-site disposal. RCRA listed or characteristic wastes shall be shipped in properly marked and labeled containers. The transporter shall display proper placards. All hazardous waste shipments shall be accompanied by manifests.
KTRA, General Facility Handanis; [40 CFR Obpart B, 264.10- (64.18]	Sets the general facility requirements including general waste analysis, security measures, inspections, and training requirements. Section 264.10 establishes that a facility located in a 100 year floodplain must be designed, constructed, and maintained to prevent washout of any hazardous wastes by a 100-year flood.	Applicable	The selected remedy includes excavation, storage, or treatment of contaminated soil and/or groundwater and shall comply with these requirements.
(184, Preparedness and revention; [40 CFR uit 264, Subpart C]	Outlines requirements for safety equipment and spill control for bazardous waste facilities. Facilities must be designed, maintained, constructed, and operated to minimize the possibility of an unplanned release that could threaten human health or the environment.	Applicable	Safety and communication equipment and other requirements of this subpart shall be incorporated into all aspects of the remotial process and local authorities shall be familiarized with site operations.

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## TABLE D-33 SYNOPSTS OF ACTION-SPECIFIC ARAIS AND CUITANCE MATERIALS

# DETECTOR/HURPAN, INC. SITE-FILET OPERATE UNIT COMINERAND AND LINCOLN, BROTE ISLAND

HERAL STANDARTS AND REQUEREMENTS	REQUITREMENTS SYNOLISTS	SIMILE	CONSTRUCTION IN THE SELECTED ROMAN
1838A, Contingency Plan Ind Emergency Procedures; [40 CFR Part 264, Subpart D]	Outlines requirements for emergency procedures to be used following explosions, fires, etc.	Applicable	The selected remedy shall attain these requirements to ensure for adequate prevention and response capability.
RCRA, Releases from Solid Waste Management Units; (40 CPR Part 264, Subpart P)	I Waste Management waste management units (SWMOs) at IXTRA ;; [40 CHR Part regulated treatment, storage, and disposal		Subpart F rules and sticable for establishing cleanup criteria for th selected remody.
RCRA, Closure and Post- Closure: (40 CFR Part: 264, Subpart G)	, Closure and Post- Details general requirements for closure ure; (40 CH1 Part: and post-closure of hazardous waste		The selected remedy shall include closure and shall comply with Subpart G requirements.
CRA, Use and Anagement of Containers: [40 CFR Part 564, Support 1]		Applicable	The selected remedy includes containerized storage of hazardous waste and shall comply with Subpart 1.
RCRA, Tanks; [40 CFR Part: 264', Subpart J]	Establishes procedures for corrective action in the event of a discharge from a tank, and includes procedures for tank closure.	Applicable	The selected remedy includes on site treatment involving surface tanks. Such tanks shall be managed in accordance with these requirements.

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# TABLE B-33 SYNOPSIS OF ACTION-SPECIFIC ARABS AND OUTDANCE MATERIALS

# PETERSON/TURTIAN, INC. STRE-FURST OFFRANKE UNTE CUMPLEMEND AND LINCOLN, RUDIE ISLAND

STATE STANDARDS AMD REALTROMENTS	REQUITEMENTS SYNORSTS	(71'A'IVE)	CONSTITUTION IN THE SELECTED REMED		
thode Island Air Sollution Control Augulations, Air Sollution Control Regulation No. 7 - Fuly, 1990	Prohibits emission of contaminants which may be injurious to human, plant or animal life, or cause damage to property or which unreasonably interferes with the enjoyment of life and property.	or animal or which enjoyment technologies in the s which have the potent contaminants (includi soil venting, biologi physical/chemica) the		be injurious to human, plant or animal , or cause damage to property or which asonably interferes with the enjoyment contaminants (including)	
hode Island Air Oblition Control Opulations, Air Oblition Control Opulation No. 9 ~ Sarch, 1993	Establishes guidelines for the construction, installation, modification or operation of potential air emissions units. Establishes permissible emission rates for some contaminants.	Applicable	To be met for components of the selected remedy which involve construction, installation, modification, or operation of air emission units.		
hode Tsland Air offution Control ogulations, Air offution Control ogulation No. 13 - otober, 1982	Sets emissions standards for a class of fossil fuel fired steam or hot water units. Establishes a prohibition against the use of rotary cup burners.	Applicable	If carbon adsorption is chosen, then steam will be needed to regenerate the carbon beds. Not water may be required in other remedial technologies. This rule shall be need for components of the selected remedy which require the use of a fossil fuel fired unit.		
hode Island Air Dilution Control Quiations, Air Dilution Control Quiation No. 15 - Duary, 1993	Details organic solvents of concern. Establishes emissions standards for two sizes of units: less than 50 tons per year VOC and greater than 50 tons per year VOC.	Applicable	This rule shall be met for components of the selected remedy which use equipment which could emit organic solvent, including air stripping and soil venting.		

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## TABLE B-33 SYNOPSTS OF ACTION-SUPCIFIC ARARS AND CUIDANCE HATERALS

# PERSISON/INRUAN, INC. SPIE-FIRST OPERADLE UNIT CUMPRIAND AND LINCOLN, RUDDE ISLAND

SIMTE STANDARDS AND REQUIREMENTS	REQUIREMENTS SYNOPSIS	\$1%IVE;	CONSTREEMPTON IN THIS SELECTED REPORT
Node Island Pretreatment Regulations - June, 1984	Adopts a state and local pretreatment system for wastewater based on the federal regulations.	Applicable	Covers pollutants in wastewaters which can have detrimental effects o POTW processes or which may contaminate sewage studge. Since the selected remedy includes discharge to a POTW, the discharge must meet all discharge limitations imposed by the POTW.
Rhode Island Underground Injection Control Regulations - June, 1984	Defines requirements for construction and operation of injection wells. Establishes prohibitions for groundwater reinjection.	Applicable	In-situ treatment utilizes subsurface injection as a component of the remedy. Injection wells used to introduce amended water as part of the in-situ oxidation process shall be constructed and operated in compliance with these regulations.
Rocie Island Air Pollution Control Regulations, Air Pollution Control Regulation No. 1 - Amagned 1977	No air contaminant emissions will be allowed for periods more than 3 minutes in any one hour which is greater or equal to 20% opacity.	Applicable	Regulation will be met for air releases resulting from remedial activities.

# TABLE D-33 SYNOPSTS OF ACTION-SPECIFIC ARARS AND GUIDANCE MATERIALS

# DETERSON/TURPENN, INC. STITE-PHETE OPERABLE UNTE CUMMERIAND AND LENCOLN, RUDDE ISLAND

STATE STANDARDS AND REQUIREMENTS	AND REQUIREMENTS     Prohibits the release of objectionable     Applicable       thode Island Air     Prohibits the release of objectionable     Applicable       tollution Control     odors across property lines.     objectionable       tollution Control     area of OU 1       tollution No. 17 -     0		CONSIDERATION IN THE SELECTED REMED		
Rhode Island Air Follution Control Regulations, Air Follution Control Regulation No. 17 - February, 1977			The selected remedy shall not cuit objectionable odors outside of the area of OU 1.		
Rhode <b>Island Air</b> Pollution Control Regulations, Air Pollution Control Regulation No. 22 - Potober, 1992	Establishes acceptable ambient air quality levels for listed toxic air contaminants.	Applicable	The ambient air quality levels for listed toxic air contaminants shall be met by technologies which emit air contaminants.		
Hode Island Bules and Details requirements for investigation Applicable Solid was Requirements for Solid plans, radius plans, site plans, operating remedy s		Solid waste generated by the selector remedy shall be disposed of at a licensed solid waste facility.			
thode Island Hazardous Inste Rules and Ingulations - Fection 8	Outlines requirements for general waste analysis, security measures, inspections, and training requirements.	Relevant and Appropriate	Any remedial action will be constructed, fenced, posted, and operated in accondance with this requirements. All workers will be properly trained.		

# TABLE D-33 SYNOPSTS OF ACTION-SPECIFIC ARAIS AND GUIDANCE MATERIALS

# DESTERSON/FURITAN, INC. SPIE-FIRST OFFRANCE UNTE CUMBERIAND AND EXNODIN, BROCE ISLAND

PETERAL STANDARDS	RIQUEIRMENTS SYNOLSUS	51X11E5	CONSTITUTION IN THE SELECTION REMAIN		
RCRA, Miscellaneous Units (40 CFR Part 264, Subpart X, 264.600- 264.999]	These standards are applicable to miscellaneous units not previously defined under existing HCRA regulations. Subpart X outlines performance requirements that miscellaneous units be designed, constructed, operated, and maintained to prevent releases to the subsurface, groundwater, and wetlands that may have adverse effects on human health and the environment.	Applicable	The selected remedy shall ensure that the design of treatment processes, not specifically regulated under other subparts of RCRA, prevents the release of hazardous constituents ar prevents future impacts on the environment.		
RCNA, Interim Status TSDF Standards; Chemical, Hysical, and Biological Treatment [40 CFR 265, Subpart Q, 265.400-265.406]	The requirements established in this rule apply to owners and operators of facilities which treat hazardous waste by chemical, physical, or biological methods in other than tanks, surface impoundment, and land treatment facilities. General operating, waste analysis and trial test, inspection, and closure requirements are established. Special requirements for ignitable or reactive wastes and incompatible wastes are also established.	Applicable	These requirements shall be met for on-site chemical, biological, or physical treatment technologies.		
RCRA, Land Disposal Restrictions; (40 CFR Part 268)	IDRs place restrictions on land disposal of HCHA hazardous wastes. Such wastes must meet IDR treatment standards or qualify for a treatability variance.	Applicable	Remedial alternatives include excavation and off-site disposal of RCRA contaminated soils. Disposal of such wastes shall comply with DDR restrictions by meeting treatment standards prior to any off-site disposal or by use of a treatability variance as provided in 40 cFDR 260.44.		

# TABLE D-33 SYNOPSIS OF ACTION-SEPCIFIC ARAIS AND GUIDANCE MATERIALS

# PETERSON/FURITAN, INC. SITE-FIRST OPERABLE UNTE CUMPERLAND AND LINCOLN, RUDLE ISLAND

ND REQUIREMENTS	REQUIREMENTS SYNOPSIS	SIMUB	CONSIDERATION IN THE SELECTED REMET		
Control of Air Emissions from Empertant Air Strippers at Superfund Groundwater Sites; [OSWER Directive #9355 0-28]	Controls on air strippers at sites located in attainment areas will be based on state ARARs, risk management guidelines, and other requirements of CERCIA Section 121. In ozone non-attainment areas, however, controls are more likely, based on the contribution of VOCs to the formation of ozone.	To be considened	Controts on all strippers with be employed as necessary to attain ARARS, criteria, and guidance.		
USEPA Region I Memo from Louis Gitto to Merrill Hohman- July 12, 1989	Superfund air strippers in ozone non- attainment areas will generally merit controls on VOC emissions.	To be considered	Any remedial action which includes air stripping will include off-gas controls to reduce VOC emissions.		

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## TABLE B-34

# **ALTERNATIVE 5: COST ESTIMATE**

# PETERSON/PUBITAN, INC. SITE CUMBERLAND AND LINCOLN, RUDDE ISLAND

ITEM	ITEM COST		PRESENT WORTH		
PISCOUNT NATE		3%.	5%	796	ED'N,
CAPITAL COSTS					
CCL Remediation Area:					
Excavation, Disposal, BackfM	\$262,000				
Capping	\$92,000				
Soll Veniling, Oll-gas Treatment	\$088,000				
Source Area Groundwater Extraction	\$120,000				
Science Area Groundwater Treatment and Discharge	\$365,000				
Downgradient Groundwater Extraction and Discharge	\$225,000				
Institutional Controls (including Quinnville)	\$20,000				
Subtotal CCL Remediation Area	\$1,472,000	\$1,472,000	\$1,472,000	\$1,472,000	\$1,472,000
PAC Remediation Area:					
Focused Investigation	\$79,000			{ }	
Excavation and Disposal and Leachlight Reconstruction	\$294,000			[	
In-Sity Oxklation	\$36,000				
Institutional Controls	\$20,000	•			
Subtotal PAC Remediation Area	\$429,000	\$429,000	\$429,000	\$429,800	\$429,000
Total Cepital Cost	\$1,901,000	\$1,901,000	\$1,901,000	\$1,901,000	\$1,901,000

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## TABLE N-34 (cont.)

## ALTERNATIVE 5: COST ESTIMATE

## PETERSON/PURITAN, INC. SITE COMBERIEAND AND LINCOLN, IDDNNE ISLAND

ITEM	ITEM COST			PRESENT WORTH		
DISCOUNT RATE		3%	<b>ñ%</b>	7%	10%	
ANNUAL OPERATION AND MAINTENANCE COSTS						
CCL Remediation Area:						
Solt Vonting, Oil gas Treatment <sup>1</sup>	\$295,000	\$564,000	\$548,000	\$533,000	\$512,000	
Groundwater Froatment and Discharge <sup>2</sup>	\$414,000	\$4,121,000	\$3,669,000	\$3,288,000	\$2,821,000	
Downgradient Groundwater Extraction and Discharge <sup>3</sup>	\$103,000	\$558,000	\$523,000	\$491,000	\$449,000	
Environmantal Monitoring <sup>4</sup>	<u>\$46,000</u>	\$684,000	<u>\$573,000</u>	\$407,000	\$392,800	
Subtotat CCL flomediation Area	\$858,000	\$5,927,000	\$5,313,000	\$4,799,000	\$4,174,000	
PAC Remediation Area:						
In situ Oxtiation <sup>5</sup>	\$236,000	\$229,000	\$225,000	\$221,000	\$215,000	
Environmental Monitoring®	\$47,000	\$401,000	\$363,000	\$330,000	\$209.00B	
Subtotal PAC Remediation Area	\$283,000	\$630,000	\$588,000	\$551,000	\$504,000	
Total Operation and Maintenance Cost	\$1,141,000	\$6,557,000	\$5,901,000	\$5,350,000	\$4,678,000	
TOTAL PRESENT WORTH COST		\$8,458,000	\$7,802,000	\$7,251,000	\$8,579,00	

## Note:

<sup>4</sup>Present worth based on a duration of 2 years. <sup>2</sup>Present worth based on a duration of 12 years. <sup>3</sup>Present worth based on a duration of 6 years. <sup>4</sup>Present worth based on a duration of 20 years. <sup>5</sup>Present worth based on a duration of one year. <sup>6</sup>Present worth based on a duration of 10 years.

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In accordance with OSWER Directive No. 9355.1 20, June 25, 1993, EPA is directed to use a /1 discount rate in cost analyses.

P/P OU 1 F5/DFR TAB7-16.C1.N/2 6/25/94 5960 24/11

# PETERSON/PURITAN, INC. SITE OPERABLE UNIT 1 ROD SUMMARY

APPENDIX C

RESPONSIVENESS SUMMARY

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United States Environmental Protection Agency Region I

#### SUPERPUND

Responsiveness Summary Peterson/Puritan, Inc. Site - 00 1

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September 30, 1993

## TABLE OF CONTENTS

INTRO		
I.	Overview of Remedial Alternatives Considered in the Feasibility Study Including the Selected Remedy 2	
II.	Background on Community Involvement 4	
	Summary of Comments Received During the Public Comment Period and EPA Responses	

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Appendix A Public Hearing Transcript

Page 1

#### RESPONSIVENESS SUMMARY Peterson/Puritan, Inc. Operable Unit 1

#### INTRODUCTION

The U.S. Environmental Protection Agency (EPA, held a 30-day comment period from July 6 to August 5, 1993 to provide an opportunity for interested parties to comment on the Proposed Plan, the Remedial Investigation/Feasibility Study (RI/FS) and other documentation included in the Administrative Record developed to address a portion of the contamination at the Peterson/Puritan, Inc. Superfund Site (the Site) in Cumberland, Rhode Island. The proposed plan specifically addresses contamination from a source area at the Site referred to as Operable Unit 1 (OU 1). Subsequent operable units for this Site will be addressed through future investigations and response actions as necessary. The FS examined and evaluated various options, called remedial alternatives, to address source control and management of migration of contaminants at OU 1. EPA identified its preferred alternative for OU 1 in the Proposed Plan issued on July 6, 1993. All supporting documentation for the decision regarding OU 1 is placed in the Administrative Record for review. The Administrative Record is a collection of all the documents considered by EPA in choosing the remedy for OU 1. It was made available at the EPA Records Center, at 90 Canal Street, in Boston, MA, and at the Cumberland and Lincoln public libraries. The Cumberland public library is located on Diamond Hill Road in Cumberland, Rhode Island. The Lincoln public library is located on Old River Road, in Lincoln, Rhode Island. An index to the Administrative Record for OU 1 is provided as Appendix E to the Record of Decision.

The Purpose of this Responsiveness Summary is to document EPA responses to the questions and comments raised during the public comment period on the RI/FS, Proposed Plan, and other documents in the Administrative Record. EPA reviewed and considered the comments prior to selecting the remedy for OU 1 which is documented in the Record of Decision.

This Responsiveness Summary is organized into the following sections:

- I. <u>Overview of Remedial Alternatives Considered in the</u> <u>Feasibility Study Including the Selected Remedy</u> - This section briefly cutlines the remedial alternatives evaluated in the Feasibility Study (FS) and the Proposed Plan, including EPA's selected remedy.
- II. <u>Background on Community Involvement</u> This section provides a brief history of community involvement and EPA initiatives in apprising the community of Site activities.
- III. Summary of Comments Received During the Public Comment <u>Period and EPA Responses</u> - This section summarizes and provides EPA responses to the oral and written comments received from the public during the public comment period. In Part A, the comment, received from citizens and interested parties are presented. Part B contains comments received from the Town of Cumberland. Part C summarizes comments received from the State of Rhode Island. Part D summarizes comments received from potentially responsible parties (PRPs).

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- I. Overview of Remedial Alternatives Considered in the Feasibility Study Including the Selected Remedy
  - <u>Alternative 1: Nc-Action</u> There would be no readial action of any of the contaminated media: wever long-term monitoring of existing ground water monitoring wells located within the CCL and PAC remediation areas and the Quinnville wellfield would be conducted.
    - Alternative 2: Limited Action This alternative would include the long-term environmental monitoring of ground water, establish institutional controls to prevent its future use, as well as to prevent direct contact or exposure to contaminated soils, and provide a focussed investigation of volatile organic compounds (VOC) contaminants detected in the PAC downgradient area.

> Alternative 3: Source Control This alternative involves source control actions to limit the migration of contaminants. Source control at the CCL remediation area would include excavating contaminated soils in the manholes and catch basin, capping source soils, venting vadcse zone soils, and extracting and treating source area ground water via an air stripping process with discharge to the POTW (Narragansett Bay Commission) interceptor (i.e. sewer) located on-site. Source control at the FAC remediation area would consist of excavating leachfields #1 and #2. This alternative would include the long-term environmental monitoring of ground water and institutional controls to prevent the future use of cround water, as well as prevent direct contact or exposure to contaminated soils, and provide a focussed investigation of VOC contaminants detected in the PAC downgradient area.

#### Alternative 4: Enhanced Source Control

The enhanced source control alternative would include all the remedial actions described in Alternative 3 for the CCL remediation area; however, at the PAC remediation area, this alternative would combine the source control remedial actions described in Alternative 3 with in-situ oxidation (i.e. treatment) of ground water. In-situ oxidation would be used to reduce the mobility of arsenic in ground water migrating from the PAC leachfields. Institutional controls, environmental monitoring, and a focussed investigation would be conducted as described in Alternative 3.

EPA's Selected Remedy is Alternative 5.

### <u>Alternative 5: Enhanced Source Control and CCL Area</u> <u>Management of Migration</u> Remediation for the CCL remediation area includes excavation (manholes and catch basins), capping, soil venting of source area soils, source area ground water extraction, treatment and discharge to PCTW via the sewer, downgradient area ground water extraction with direct POTW discharge to the sewer, natural attenuation

of the Quinnville wellfield, institutional controls, and environmental monitoring. PAC area remediation actions include: excavation, disposal and reconstruction of the leachfields, in situ oxidation treatment of the PAC downgradient ground water, institutional controls, focussed investigation of the PAC downgradient area, and environmental monitoring. <u>Alternative 6: Enhanced Source Control and COL/PAC</u> <u>Area Management of Migration</u> This alternative would combine the remedial actions of Alternative 5, the Preferred Alternative, with additional extraction and direct discharge of PAC downgradient ground water pending the results of the focussed investigation. Cleanup time frames for the PAC downgradient area would be reduced to 3 years, as opposed to 6 years under natural attenuation.

The approximate cleanup timeframes for the selected remedy are as follows: 12 years in the CCL source area, 6 years for the CCL downgradient area, 6 years to naturally attenuate contaminants at PAC downgradient area, and 1 year for source control measures at the PAC source. The Quinnville wellfield, currently estimated to be within acceptable contaminant levels, under nonpumping conditions, is expected to continue to attenuate throughout the duration of the cleanup.

#### II. Background on Community Involvement

Throughout the Site's history, community concern and involvement has been minimal. EPA has kept the community and other interested parties apprised of Site activities through informational meetings, fact sheets, press releases and public meetings.

In January, 1987, EPA released a community relations plan which outlined a program to address community concerns and keep citizens informed about and involved in activities during remedial activities. On January 15, 1987, EPA held an informational meeting at the Ashton elementary school in Cumberland, Rhode Island to describe the plans for the Remedial Investigation and Feasibility Study. Information regarding this meeting is included in the Administrative Record.

A fact sheet was issued in June, 1993 which discussed the findings of the Remedial Investigation, Risk Assessment, Ecological Assessment and opportunities for public involvement.

EPA issued a public notice and brief analysis of the Proposed Plan in the Pawtucket times and Woonsocket Call on July 1, 1993 and made the plan available to the public at the Lincoln and Cumberland town libraries. On July 6, 1993, EPA made the administrative record available for public review at EPA's offices in Boston and at the above referenced local information repositories.

On July 15, 1993, EPA held an informational meeting to discuss the results of the Remedial Investigation and the cleanup alternatives presented in the Feasibility Study and to present the Agency's Proposed Plan. Also during this meeting, the Agency answered questions from the public.

From July 6, 1993 to August 5, 1993, the Agency held a 30 day public comment period to accept public comment on the alternatives presented in the Feasibility Study and the Proposed Plan and on any other documents previously released to the public.

On July 29, 1993, the Agency held a public hearing to discuss the Proposed Plan and to accept oral comments. A transcript of this hearing with the comments received, and EPA responses to the comments, are included in this responsiveness summary. The Rhode Island Department of Environmental Management, Mr. John Morra, a consultant for the Town of Cumberland, and Mr. Robert Cox of the Blackstone Valley Tourism Council requested time to present comment at the hearing. Mr. Cox later declined to present comment in lieu of a written response from the Tourism Council which was later received by EPA. EPA's responses to the comments received at this hearing are incorporated below.

#### III. Summary of Comments Received During the Public Comment Period and EPA Responses

#### A. Citizen and Interested Party Comments

Comment A-1: A former employee of CCL Custom Manufacturing, Inc., who worked as a quality control assurance inspector and lab tester, expressed concern over health issues at the CCL facility. This person commented that she experienced very serious and complicated, unexplainable health problems from the very beginning of her employment and is now declared totally disabled. This person states that employees were ordered to spray each and every can out on the end of the line where every one was working, directly into the enclosed, unventilated, environment. Employees were given no protection against the toxic chemicals and gases.

**EPA Response:** Regulation of industrial work practices is not within the scope of the Comprehensive Environmental Response, Compensation, and Liability Act, as amended, (CERCLA) and the National Oil and Hazardous Substances Pollution Contingency Plan (NCP). However, EPA forwarded this comment to the Agency for Toxic Substances and Disease Registry (ATSDR). ATSDR provides support and consultation to EPA regarding health issues relating to hazardous waste sites. While ATSDR does not have a

legislative mandate to evaluate worker health issues, two agencies can be of help to workers concerned about the health and safety of the workplace environment.

These agencies are the Occupational Safety and Health Administration (OSHA) and the National Institute for Occupational Safety and Health (NIOSH). OSHA is a regulatory agency that will go to a facility and evaluate the work conditions. The Rhode Island OSHA office number is (401) 523-4669. The commentor may also contact the Rhode Island Department of Health's Division of Occupational Health and Safety, (401) 277-2433, for more information on OSHA or the state's own work place evaluation program.

NIOSH is a research agency with headquarters in Cincinnati, Ohio. This agency conducts investigations of work complaints when requested by three or more employees. NIOSH can be contacted at (513) 634-4287.

The above information has been forwarded to counsel for this commentor.

Comment A-2: Save the Bay, an environmental citizen's group agreed that of the six alternatives suggested, Alternative 5 will restore the soils and ground water at the CCL and PAC sites. With regard to the question of PAC downgradient ground water removal, this group would prefer the ground water be extracted and treated, as stated in Alternative 6. However, Save the Bay is willing to accept Alternative 5 because the EPA believes the risk of the area is within an acceptable risk range. Should investigations of the PAC downgradient area lead the EPA to suspect further contamination, Save the Bay strongly urges EPA to initiate extraction and treatment of ground water.

**EPA Response:** A focussed investigation of the PAC downgradient area is presented as part of the selected remedy. This investigation will provide further information about the source, extent and migration of contaminants in this area. Based on the results of this investigation, further response actions may be required. The type and scope of a response action, if any, can not be determined at this time but will be carefully considered once the results of the investigation are analyzed.

Comment A-3: Save the Bay commented that at this time the Blackstone River is classified as a Class C waterway; however, the River may be upgraded to Class B later this year when RIDEM releases its Triennial Review. Because of this potential upgrade, EPA is urged to take all measures to prevent further contamination of the Blackstone River during cleanup.

EPA Response: Pursuant to the Clean Water Act, the State of Rhode Island is in the process of revising the State's Water Quality Regulations for Water Pollution Control. Currently, it is the purpose of these regulations to restore, preserve and enhance the quality of the waters of the State and to protect the waters from pollutants so that waters shall, where attainable, be fishable and swimmable, be available for all beneficial uses, and thus assure protection of the public health, welfare and the environment. Specifically, Appendix A of the regulation currently classifies the Blackstone River from the Massachusetts/Rhode Island state line to the Main St. dam in Pawtucket as class C (boating, other secondary contact recreational activities, fish/wildlife habitat, industrial processes and cooling).

The revised regulation is expected by the end of 1993. It is anticipated that the river may be upgraded; however, it is not clear at this time to what extent the river will be upgraded and which sections of the river, if any, may be subject to the new classification.

Although the river is a receptor of OU 1 contamination, remediation of the Blackstone River itself is not a remedial action objective under this Superfund action. Historically, the river has been subjected to contamination from various non-site related sources, as evidenced by its current Class C designation. Such contamination is beyond the scope of any OU 1 remedial action. However, low levels of OU 1 contaminants currently discharge into the river. The evaluation of alternatives in the FS considered technologies for OU 1 which will mitigate, to the extent practicable, this discharge by extracting CCL downgradient ground water contaminated with VOCs. Accordingly, the selected remedy will reduce the discharge of OU 1 contaminants to the river.

**Comment A-4:** Save the Bay also expressed the need for a timeline that will expedite cleanup because of the levels of risk and presence of contamination in a densely populated area.

**EPA Response:** EPA is committed to a timely cleanup of OU 1. The Agency is in the process of evaluating its options for commencing cleanup, and expects to select a strategy that will expedite the implementation of the remedial action. Such a strategy may include performance of the remedial action by potentially responsible parties ("PRPs"). As described in the proposed plan, design and construction of the remedy is projected to take approximately three years.

Comment A-5: The Blackstone Valley Tourism Council recommended Alternative =6, Enhanced Source Control and CCL/PAC Area Management of Migration.

EPA Response: EPA evaluated the alternatives against nine evaluation criteria as presented in the proposed plan and as further discussed in the Record of Decision (ROD). The difference between Alternative 5 and 6 is that Alternative 6 calls for active treatment of the PAC downgradient area. However, the risk presented at the PAC downgradient area is within EPA's acceptable risk range, considering the Agency's risk management factor for arsenic.

While Alternative 6 provides for faster cleanup in the PAC downgradient area, it does not restore that portion of OU 1 to EPA's acceptable risk range any faster than Alternative 5 (the selected remedy). Also, the additional measures required at the PAC downgradient area under Alternative 6 do not provide for quicker attainment of EPA's remedial response of ptives at OU 1. Therefore, Alternative 5 and Alternative 6 are considered by EPA to be equally protective.

Alternative 5 and Alternative 6 both attain all Federal and State ARARS. Alternative 6 provides that ground water at the PAC downgradient area would be restored to MCLs in three years, as opposed to six years under Alternative 5; however, as stated above, the risk at the PAC downgradient area is currently within EPA's acceptable risk range, considering the Agency's risk management factor for arsenic. Monitoring and institutional controls in the PAC downgradient area during remediation, as required under Alternative 5, will provide added assurance to the public that no significant risks will go unaddressed under Alternative 5. Therefore, the required timeframe for Alternative 5 to attain ARARS at the PAC downgradient area is acceptable to EPA.

Alternative 6 in the FS is more costly than the selected remedy. Alternative 6 is not cost effective. Any enhanced protectiveness provided by Alternative 6 is not proportional to its additional costs, since Alternative 6 would require immediate active restoration in the PAC downgradient area, where risks are currently within EPA's acceptable risk range, considering the Agency's risk management factor for arsenic. The Agency believes it that it is more cost effective to conduct a focussed investigation, with monitoring and institutional controls, in the PAC downgradient area prior to deciding whether additional response actions may be required. This approach is incorporated into the selected remedy. Thus, the Agency believes that, in review of Alternative 6 and the selected remedy, the selected remedy is more cost effective since it provides for

protectiveness throughout CU 1 and does not require the further expenditure of an estimated \$183,000 on active restoration in the PAC downgradient area.

#### B. Town of Cumberland Comments

The Town of Cumberland (The Town) submitted written comments in a letter dated August 4, 1993, signed by Edgar R. Alger III., Mayor of Cumberland. Mr. John Morra, a consultant to the Town, also commented on behalf of the Town at the public hearing. The Town's comments are summarized below.

Comment B-1: According to the Town's waterworks consultant, information in the Town's possession indicates that the wellfield at Martin Street was active and productive in the 1970s. Use of the field was discontinued in 1985 because of contamination from the Site. The Town stated that this information is contrary to information provided in the RI/FS.

**EPA Response:** On June 27, 1993, a meeting was held at the Town Hall to clarify and discuss EPA's understanding of the town's impacted wells. Present were David J. Newton, RPM, USEPA, Leo Hellested, RIDEM, Mayor Alger, the town's waterworks consultant and the water department superintendent. Mayor Alger understood that the proposed plan for OU 1 did not address the Lenox St. well. He remarked at that time that certain town records indicate that the Martin St. well remained in service as a standby well and that some pumping records existed through 1975.

EPA's understanding of the Martin Street well situation is that the well was not in service at the time of Site Discovery and NPL Listing. EPA's records (GZA, 1982) indicate that until 1967, the Lenox St and Martin St wells supplied a major portion of Cumberland's water needs, but were eventually replaced by wells in other parts of the town. EPA's RI/FS work plan (CDM, 1987) states that the Martin St. well was taken out of service in 1967 due to the presence of iron. Throughout the time of the RI/FS, EPA had no supporting information which indicated that the Martin St. well was in service through 1985. However, it has been determined through the RI/FS process that ground water at the Martin St. location has been impacted by contamination originating from the CCL source area (formerly Peterson/Puritan, Inc.). As such, the selected remedy provides for restoration of the ground water throughout the CCL remediation area, which includes the ground water in the vicinity of the Martin St. well.

Comment B-2: The Town contends that CPC should take steps to restore the Martin Street wellfield area to acceptable drinking water guality levels as defined by the Rhode Island Department of Health and the EPA. Restoration should include reconstruction of the wellhead and replacement of the necessary equipment.

EPA Response: In accordance with the NCP, the selected remedy does not include measures whose primary purpose is to replace the equipment needed to provide drinking water to the municipal water system. Any efforts by the Town to require CPC to fund restoration of the Martin Street wellfield can only proceed in an action separate from this remedy and remedy implementation. However, EPA's selected remedy calls for restoration of the underlying aquifer supplying the Martin St. well. The selected remedy will restore this ground water to its beneficial use as soon as practicable.

Comment B-3: The Town contends that CPC should be responsible for all costs incurred by the Town in meeting the permitting process of the Rhode Island Department of Health and Environmental Management (RIDEM) and EPA. Furthermore, the Town believes that CPC International should be responsible for the Town's cost of hiring an independent consultant to advise them of their rights and obligations in meeting all local, state, and federal requirements and regulations.

**EPA Response:** The claims raised by the Town in this comment are beyond the scope of this Responsiveness Summary. Any such claims that the Town has, or may have, against CPC should be further pursued in discussions solely between CPC and the Town. EPA has no position regarding such claims.

**Comment B-4:** The Town requests that EPA conduct further studies to identify the source of contamination in the Lenox Street wells. The Town also requests that EPA identify the responsible parties for the Lenox Street contamination and require remediation of the Lenox Street wells.

**EPA Response:** As deemed necessary by EPA, future investigations will be conducted to determine the source of contamination which impacted the Lenox St. well as part of Operable Unit #2. It is anticipated that a future RI/FS will identify and evaluate alternatives which will consider source control and management of migraticn of contaminants impacting the Blackstone aquifer in the vicinity of the Lenox St. well. As part of any response action taken under CERCLA, EPA will also attempt to identify the parties responsible for releases of hazardous substances at the Site.

Comment 3-5: The Town requested that the Rhode Island . Department of Health (RIDOH) Water Quality Section and RIDEM Division of Groundwater be involved in the review process and be given the opportunity to provide comment.

**EPA Response:** EPA consistently sends site-related technical documents for review and comment to RIDEM. In its discretion, RIDEM may forward the material to any other state agency or division, such as RIDOH or RIDEM Division of Groundwater, for technical support on certain issues. RIDEM is the appropriate support agency in the development of the RI/FS and Proposed Plan, and was given the opportunity to comment on the Plan.

#### C. State Comments

Leo Hellested, Engineer, Division of Site Remediation, Rhode Island Department of Environmental Management (RIDEM) provided oral and written comments at the public hearing on behalf of the Department. RIDEM later submitted more detailed comments through a letter dated August 5, 1993. RIDEM comments are summarized below.

Comment C-1: RIDEM views the ROD as a significant milestone in moving towards a comprehensive, whole site remedy for the entire Peterson/Puritan Site. RIDEM also shares the desires of the citizens of this area for a cleaner Blackstone River, and encourages the EPA to implement the proposed remediation activities as soon as possible. RIDEM encourages EPA to move forward to a much needed investigation of the remaining operable units.

**EPA Response:** EPA shares the views of both RIDEM and the community that the entire Site should be investigated and remediated as necessary. EPA believes that the operable unit approach provides for the most efficient site-wide remediation. Preliminary response actions, including a site assessment and removal action at the landfill, have already been taken. EPA anticipates that other operable units, including the J.M. Mills landfill, will be investigated and remediated in the future as necessary.

**Comment C-2:** RIDEM recommended that frequent data collection and monitoring be included in the remedy to determine the effectiveness of the in-situ oxidation system, because the system proposed at the PAC remediation area is a relatively new and untested method of treating arsenic in soil. RIDEM suggests that a triggering mechanism that could allow for an alternative remedy

if the in-sit. oxidation system does not perform to expectations be included in the ROD.

EPA Response: EPA acknowledges RIDEM's recommendation for frequent data collection and monitoring of the in-situ exidation system. However, EPA does not believe that a "trigger" mechanism to require another technology at the PAC source area is required for the following reasons: 1) since the technology is innovative it will require piloting during its design and implementation. A function of the pilot will be data collection and monitoring of the system. Based on the results of the pilot, further modification may be required to ensure the technology's effectiveness; 2) the in-situ oxidation system is coupled with the excavation of two leachfields. The excavation is expected to significantly reduce contamination in the PAC source area. Thus, the in-situ oxidation is not relied on solely as the remedy for the PAC remediation area; 3) the Feasibility Study and the ENSR report (July, 1993) independently submitted to EPA for review on behalf of Lonza, Inc., provide technical information showing that this technology, in combination with the leachfield excavation, is the preferred method for decreasing arsenic concentrations in ground water at the PAC remediation area and is fully implementable, in accordance with the remedy selection criteria in the NCP.

Comment C-3: RIDEM noted that preventing the future use of ground water through institutional controls alone, without active remediation and/or evidence of natural attenuation, would violate the State ARAR for ground water quality. The temporary use of institutional controls to control the use of ground water is acceptable, however as part of a more comprehensive, permanent solution. The institutional controls implemented for the PAC downgradient area should prohibit the extraction of ground water, except as part of a remedial action. Institutional controls should be eliminated once cleanup standards have been met.

Sole reliance on Institutional Controls in a remediation area would require such area to be considered a residual zone. Residual zones have to meet all the requirements of Section 13.04 of the Rhode Island Rules and Regulations for Groundwater Quality for consistency and compliance with these regulations.

**EPA Response:** EPA and RIDEM have clarified that this comment pertains to the use of institutional controls as the sole means of remediation throughout OU 1. The selected remedy, while employing institutional controls, also employs a number of active measures to reduce contaminants. Therefore, EPA and RIDEM agree that the selected remedy attains all state ARARs. EPA further agrees with RIDEM that the institutional controls to be

implemented at the PAC downgradient area will prohibit the extraction of ground water, unless such extraction is within the scope of any authorized response action. Such institutional controls will, in fact, be implemented throughout OU 1, and shall also prohibit the hydrologic alteration of ground water.

Comment C-4: RIDEM expressed concern that unidentified sources of contamination may exist on or near the PAC downgradient area. Overly broad language regarding natural attenuation at the entire PAC downgradient area may jeopardize future (potential) enforcement actions by RIDEM. RIDEM further urged EPA not to pre-judge the results of the focussed investigation. Based on its results, active response measures may be appropriate, by either the State or EPA.

**EPA Response:** A focussed investigation of the PAC downgradient area is presented as part of the selected remedy. This investigation will provide further information about the source, extent and migration of contaminants in this area. Based on the results of this investigation, further response actions may be required. EPA will assess the results of the investigation, at such time that these results are received, to determine if any response action is required under CERCLA to protect human health and the environment. EPA agrees with the State that the need for further response actions should not be pre-judged.

**Comment C-5:** RIDEM would prefer a triggering mechanism be incorporated into the ROD that would initiate active remediation of the PAC downgradient area if a new, significant source of contamination is identified as a result of the focussed investigation. RIDEM also believes that a trigger should require active restoration if contaminant levels currently observed in the PAC downgradient area do not decrease through natural attenuation. RIDEM also states that the ROD should specify the elements of the focussed investigation.

**EPA Response:** EPA does not believe that such a trigger should be explicitly described in the ROD. EPA believes it is preferable to assess the facts at the time that the results of the investigation are known. Based on the review of all available data at that time, EPA will assess the need for active restoration at the PAC downgradient area.

EPA does not believe that a trigger is required if contaminant levels do not decrease through natural attenuation. The risk at the PAC downgradient area is within EPA's acceptable risk range at this time, considering the Agency's risk management factor for arsenic. If contaminant levels remain constant, and within EPA's acceptable risk range, over time, active restoration under CERCLA will not be required. However, if EPA receives any new information which calls into question the protectiveness of the remedial action at the PAC downgradient area, EPA will review the information and assess the need for active restoration at the PAC downgradient area.

The goals of the investigation are stated in the ROD: namely, sampling and analysis of ground vater and an investigation of potential contaminant sources vacting the area. The investigation will include new well installations. Further details regarding the scope of the investigation will be determined in the Remedial Design process. At that time, the Agency will determine the appropriate sampling, testing and investigation techniques in the process of developing the investigation workplan.

Comment C-6: RIDEM commented that there are certain limitations to the ground water model used in the Feasibility Study Report. According to RIDEM, the model appears to rely on a variation of Darcy's Law in calculating mass flux. Although Darcy's Law provides a relatively accurate description of the flow of ground water in most hydrogeological environments, there are certain limitations to this two-dimensional model. A number of the assumptions used by ABB-ES in these calculations seem optimistic, and therefore render unrealistic cleanup times.

EPA Response: Although RIDEM did not specify the limitations they believe are present in the use of these models, EPA recognizes that all models have limitations. However, EPA believes the use of the two-dimensional model, which is based upon Darcy's Law, is appropriate at OU 1, because flow is through saturated glacial outwash, a granular material. Use of more complex models is not expected to appreciably increase the accuracy of the predicted results presented in this study. Further, EPA believes the assumptions used in the modelling effort do not appear to be inherently optimistic given the level of data presented for OU 1. In reviewing the cleanup timeframes presented in the Feasibility Study, EPA independently modelled certain portions of OU 1 rendering cleanup timeframes which were consistent with the ones presented in the Feasibility Study.

Comment C-7: RIDEM identified that the State of Rhode Island goal for restoration of contaminated ground water in a GAA classified aquifer is attainment of Federal Maximum Contaminant Levels (MCLs) as established by the Safe Drinking Water Act (SDWA) and adopted in the Rhode Island Rules and Regulations for Ground Water Quality. RIDEM states that these rules and

regulations are promulgated, and the standards set forth under these regulations have been applied consistently at numerous contaminated sites throughout the State.

**EPA Response:** The Rhode Island ground water classification (GAA-NA) and MCLs adopted in Rhode Island Rules and Regulations for Ground Water Quality were incorporated into the Human Health Baseline Risk Assessment. The future use of ground water underlying the PAC and CCL downgradient areas were evaluated as a potential drinking water source. In addition, ground water exposure point concentrations were compared to Rhode Island ground water standards (Table 5-2 of Baseline Risk Assessment).

D. Potentially Responsible Party Comments

1. Air Products and Chemicals, Inc.

Air Products and Chemicals Inc., ("Air Products") on behalf of its subsidiary, Pacific Anchor Chemicals Corporation, which is a potentially responsible party at OU 1, provided written comments on July 7, 1993 regarding the June 1993 RI Fact Sheet and again on August 4, 1993, regarding the July 1993.Proposed Plan for the first operable unit at the Peterson/Puritan Inc. Site. These comments were provided by David E. Bates, P.E., Manager, Safety, Health and Environment for Air Products and Chemicals, Inc. The comments are summarized below.

Comment D-1: (in reference to the RI Fact Sheet) Air Products states the correct name of its subsidiary is Pacific Anchor Chemicals Corporation and would prefer it to be listed as "PACC" (for Pacific Anchor Chemicals Corporation) when discussing the present operation or ownership of the facility.

The company understands that its facility is referred to as the PAC Facility in existing Superfund-related documents issued by EPA and that these documents have already been issued for public review. A suggested means of providing distinction from past and present operations while retaining the term PAC Facility would be to refer to the present operation/ownership as PACC. In the section on Site History several references were made to "PAC" that should have been "PAC facility." The company is concerned that EPA's inconsistency will cause many to interpret events in the site history to reflect activities of the present owner which would not be correct.

**EPA Response:** To clarify, EPA uses the acronym "PAC" to describe the Pacific Anchor Chemical Company facility which includes the present and former operations at the Cumberland location. The

Record of Decision (RCD) further describes this facility as a source area, identifying it as the Pacific Anchor Chemical Corporation (PAC) facility, formerly the Lonza and Universal Chemical Company facility. While the ownership of the facility has changed hands over time, EPA regards the PAC facility as a source of contamination regardless of the past or present facility operation or activity. Superfund documentation, including that which is incorporated into the Administrative Record, refers to the facility and source area as "PAC". EPA believes that a change to the acronym at this time may lead to confusion in the record.

Comment D-2: (in reference to the RI Fact Sheet) Air Products believes the statement "PAC also discharged wastewaters to three leachfields," in the Site History section, gives the impression that the leachfields were in use during the same period as the direct discharges by Universal Chemical. For clarity, Air Products suggests that EPA should make the following distinctions: 1) the three leachfields were used for different periods of time; 2) the two main leachfields were installed around 1973 and were shut down in 1985; 3) the third field was in use in 1972 and may have been installed as early as 1962; 4) this third leachfield is still in use today as a sole sanitary system; 5) although the exact use of this third leachfield during its 20+ years is unknown, EPA investigations under this Superfund program have not identified this leachfield as a source of concern.

EPA Response: The ROD identifies the location of each of the PAC leachfields and clarifies the removal of two leachfields; leachfield #1 and leachfield #2. The third leachfield, which is described as a sole sanitary system still in use today, is not considered for active remediation and will remain intact. As a further point of clarification, the third leachfield within the PAC source area will be a part of the source area ground water monitoring component, in that source area monitoring wells will monitor PAC source area ground water immediately downgradient of this active leachfield.

Comment D-3: (in reference to the RI Fact Sheet) Air Products states the third sentence in the second paragraph of Site History is incorrect. Routine EPA inspection in 1981 did <u>not</u> detect levels of arsenic and solvents in the facility waste systems. The arsenic was found by Lonza during sampling initiated immediately following the inspection conducted October 13 to 30, 1981.

**EPA Response:** EPA acknowledges this clarification and notes that the RI Fact Sheet did not provide this level of detail. EPA

believes the ROD factually summarizes the historical detection of arsenic and other contaminants in the facility wastestream during 1981 through 1984. The important factor in the presentation of this material is that arsenic, among other contaminants of concern, was detected in facility wastewater historically and therefore it is quite probable that a portion of the arsenic detected in ground water during the RI existed historically in facility wastewater disposed of on-site.

Comment D=4: (in reference to the RI Fact Sheet) Air Products cuestions the need to draw attention to the permitted, clean discharge referenced in the fifth sentence in the second paragraph of Site History, "...PAC continues to discharge noncontact cooling waters to Brook A...." The discharge of noncontact cooling waters to Brook A has occurred for 20- years and has not been identified by EPA as a source of concern.

EPA Response: It is the function of the RI to identify and assess the physical characteristics of OU 1, including surface features and hydrology. Brock A is significant because of its presence within the source area, its discharge to the Blackstone River, its historic acceptance of industrial wastewater discharges from the PAC and CCL facilities, and because its flow is currently maintained primarily by PAC's discharge of noncontact cooling water as permitted under RIPDES. Based on the findings of the RI, concentrations of a number of contaminants of concern detected in Brock A sediments exceeded the benchmark criteria for ecological receptors. However, EPA has concluded, based on RI data, that Brook A does not provide likely or valuable habitat for ecological receptors based on its location and ephemēral nature. The RIFDES permit is the appropriate mechanism for monitoring the water quality of Brook A.

**Comment D-5:** (in reference to the RI Fact Sheet) Air Products contends that the last sentence in the first paragraph on Ground Water which says "....extends west from the PAC property's septic system and leachfield...." may lead the public to confuse the old leachfields with the existing sanitary septic system at the facility. The term "septic system" is unnecessary and should not be used.

**EPA Response:** As stated above in comment D-2, EPA believes the information has been further clarified in appropriate sections of the ROD.

Comment D-6: (in reference to the RI Fact Sheet) Air Products contends that the last sentence, first paragraph in Ground Water

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"...leachfield to the Blackstone River," implies that the "plume" being discussed has reached the Blackstone River. EPA investigations do not identify that the plume has reached the Blackstone River, only that it extends toward the river.

EPA Response: In view of the ENSR report submitted to EPA on August 2, 1993, and data contained in the RI report, EPA believes that a plume of contaminated ground water in the PAC remediation area, containing VOCs and detectable levels of arsenic, reaches the river. As presented in the ROD, historic wastewater and ground water sampling at PAC does indicate the release of compounds including PCE, which degrades to TCE and 1,2-DCE. These compounds have been detected in PAC downgradient wells, albeit at higher concentrations than were detected at the PAC source area during the RI. With the exception of benzene, aromatic hydrocarbons that have been found in the PAC downgradient area have consistently been detected at the PAC source area. Furthermore, acetone, a PAC source contaminant detected at the PAC leachfield, was recently detected in the PAC downgradient area at the MW 305 well location in June, 1993. Taken as a whole, this data indicates that historic waste disposal practices at the PAC source area have contributed to the contamination presently detected in the PAC downgradient area, although the PAC source area is now diminished as a source of VOCs for the PAC downgradient area. Given that the PAC downgradient wells MW 305 and 306 are located less than 100 feet from the river, and considering the ground water flow direction, it is guite likely that the plume of contamination has reached the river.

Comment D-7: (in reference to the RI Fact Sheet) Air Products believes the first sentence in the third paragraph on Ground water which reads "...in the southeastern portion of the property," is incorrect and should read "southwestern." The ground water contamination is highest in the western portion of the property.

**EPA Response:** EPA acknowledges that the ground water contamination is highest in the western portion of the PAC property.

**Comment D-8:** (in reference to the RI Fact Sheet) Air Products is concerned that some statements in the fact sheet raise public concern unjustifiably and unnecessarily. Two examples cited are the following: 1. "Other organics compounds include: ethylbenzene, PCE, toluene, and xylenes. Additional inorganics that were detected include chromium, copper, lead, nickel, and zinc." (Page four, Ground water, third paragraph, third and

fourth sentences). 2. "Brook A mainly indicated the presence of VOCs (primarily chloroform), polycyclic aromatic hydrocarbons (PAHs), poly-chlorinated biphenyls (PCBs), pesticides, and inorganics." (Page four, Surface Water and Sediments, second sentence).

Air Products contends that the mentioned compounds were not identified by EPA in the RI, RA, or FS as causes for concern and are not slated for remedial actions. The compounds were found infrequently and/or were found at trace or expected background levels. Pesticides and PCBs were not found in Brook A surface water at all. PAC contends there were no identified risks requiring remedial action at Brook A. The fact sheet should identify issues that warrant concern.

**EPA Response:** The above listed chemicals, with the exception of PCBs, were Contaminants of Concern in the Risk Assessment although they were not major contributors to the risk with respect to the PAC remediation area. The RI Fact Sheet inaccurately attributes PCBs to the PAC property. However, EPA has made this correction in the "Results of the Remedial Investigation" section of the Proposed Plan. Also, the ROD presents a more detailed discussion of the findings as found in the RI report.

Comment D-9: (in reference to the RI Fact Sheet) Air Products states that, on page four of the RI Fact Sheet, the first sentence in the section on Surface Water which ends- "...and zinc) relating to contamination from the site," gives the erroneous impression that EPA determined that the elevated inorganic levels in the Blackstone River were caused by contamination found at the CCL and PAC facilities.

**EPA Response:** Zinc was detected within the confines of OU 1 and was listed as a Contaminant of Concern in the Ecological Assessment (EA). It was later determined through the EA that the discharge of inorganics into the Blackstone River is not likely to significantly impact aquatic organisms.

Comment D-10: (in reference to the RI Fact Sheet) Air Products states that in the second sentence of the soil section ("that soils on each of the properties contain VOCs, PAHs, pesticides PCBs and inorganics"), the use of the word <u>each</u> is improper because no PCBs have been detected on the PAC facility and PAHs were attributed to the asphalt paving used on the site. No exposure risks requiring remedial action for PAHs, pesticides, or PCBs in the soils at the PAC facility were identified. The statement in the fact sheet raises public concerns unjustifiably and unnecessarily.

**EPA Response:** As stated in response D-3 above, PCBs were not detected at the PAC property. The other chemicals were considered contaminants of concern and were included in the risk assessment.

Comment D-11: (in reference to the Proposed Plan) Air Products supports EPA's decision not to select Alternative 6 as the preferred alternative because Alternative 6 is not cost effective under CERCLA, and the remediation of the PAC downgradient area as proposed in Alternative 6 is premature at this time.

EPA Response: EPA agrees with this comment, as discussed in comment A-5, in Part 1.

Comment D-12: (in reference to the Proposed Plan) Air Products observed that EPA noted in the RI report on pages 6-17 and 18, that the contamination on the PAC downgradient area is not related to the contamination from the PAC facility.

EPA Response: EPA acknowledges the discussion presented on pages 6-17 and 18 of the RI report. However, the FS report at page 1-30 states the following: "The current distribution of chlorinated solvents and aromatic hydrocarbons do not strongly indicate that activities at the PAC facility contributed significantly to contaminants detected in MW-305 and -306. Historic wastewater and ground water sampling at PAC, however, does indicate the release of these compounds (including PCE, which degrades to TCE and 1,2-DCE). Historic ground water flow patterns, especially when the PAC leachfields were active, are not well documented. For these reasons, the PAC facility cannot be ruled out as the source of some contaminants detected in MW-305 and 306." EPA also recognizes that benzene, detected only in well MW 306A, has not been detected at the PAC facility.

The ENSR report submitted to EPA on August 2, 1993, identified that acetone, a PAC source contaminant detected at the PAC leachfield #1, was detected in the PAC downgradient area at the MW-305 well location in June, 1993. Arsenic, while only slightly elevated above detection limits, was detected in MW-306. MW-308, located between leachfields #1 and #2 and MW-306, reported a concentration of total arsenic at 151 ug/l, which is above the MCL of 50 ug/l.

Taken as a whole, this data indicates that historic waste disposal practices at the PAC source area have contributed to the contamination presently detected in the PAC downgradient area,

although the PAC source area may be diminishing as a source of VCCs and arsenic for the PAC downgradient area.

EPA has addressed the concern of a potential additional source contributing to the PAC downgradient area with a focussed investigation as described in the ROD. EPA believes a focussed investigation of the PAC downgradient area is necessary to further identify and characterize the source or sources impacting the ground water in this area.

Comment D-13: (in reference to the Proposed Plan) Air Products supports the requirement for pilot testing of in-situ oxidation. Air Products adds that flexibility needs to be incorporated into the ROD to provide for progression and development of a series of studies needed to develop the site-specific requirements of this new technology for application on the PAC facility.

EPA Response: As described in the Proposed Plan, in-situ exidation is an innovative technology. EPA believes that frequent data collection and monitoring of the in-situ exidation system is necessary. EPA will require piloting during its design and implementation to ensure the effectiveness of the system. Further details regarding the piloting of this technology will be determined in the Remedial Design process. At that time, EPA will consider appropriate methods for designing the system, evaluating system response, monitoring and other requirements to be addressed in appropriate design workplans.

Comment D-14: (in reference to the Proposed Plan) Air Products requests that the leachfield areas be studied to identify the exact location of the leachfields and the required excavation before any excavation occurs so that adequate operational planning can be performed. Air Products asserts that the exact location/extent of leachfields #1 and #2 are is not fully documented, and it is concerned with safety issues and business impacts. Air Products also believes that the leachfield excavation will address a major portion (if not all) of the risk associated with contamination identified at the PAC facility and supports an expedited implementation of this remedial activity. Further, Air Products believes that if the excavation of the two leachfields occurs quickly, valuable data can be obtained on the effectiveness of this removal which can be used to strengthen and finalize the design for the in-situ oxidation treatment.

**EFA Response:** EFA acknowledges Air Products' concerns regarding the extent and location of the excavation, as well as the timeliness of this component of the remedial action. A precise analysis of the location and extent of the leachfields will be

conducted as part of pre-design activities. EPA understands that Air Products is concerned about potential impacts that may occur during remedy implementation. To the extent that the remedy remains protective and otherwise consistent with the NCP, EPA will seek to minimize adverse business impacts to the PAC facility.

The selected remedy, which includes the excavation of the leachfields, is primarily based on restoration of ground water to public drinking water standards. Therefore, the excavation component in itself is not considered by EPA to fully satisfy this cleanup goal in that elevated levels of arsenic in ground water are not addressed. In-situ oxidation is selected as part of the remedy to meet ground water cleanup standards for arsenic.

Comment D-15: (in reference to the Proposed Plan) Air Products is concerned about institutional controls and their impact on operations at its facility. Air Products requests that the ROD reflect the need for flexible and defined institutional controls, the details of which would be cooperatively developed with EPA. Air Products is concerned that controls that include prohibitions on non-CERCLA related excavation of source area soils, if not clearly defined, could have severe impacts its use of the facility. Air Products contends that areas of its property not related to the leachfield contamination should be exempted from control; excavations less than 20 cubic yards should be excluded from EPA/State oversight (to eliminate the need for review of minor excavations); and that Air Products be able to submit a plan regarding excavation of soils.

EPA Response: EPA believes that institutional controls are a necessary component of remedial actions at OU 1. While EPA appreciates PAC's concerns, EPA must ensure that the institutional controls provide adequate protectiveness at the PAC facility. Air Products suggests certain limitations on the controls that EPA places on the property, such as limiting the area of institutional controls, or having such controls apply only to excavations over a certain volume. Such limitations are unacceptable to the Agency. As described in the ROD, the controls will prohibit future use or hydrologic alteration of ground water throughout the PAC property. Certain soil excavations must be prohibited as part of this restriction. Specifically, EPA believes that restrictions must be placed on the entire PAC property since the aquifer is present under all parts of the property. EPA further believes that a presumption against any surficial work (unrelated to any authorized response action) at the PAC facility is appropriate. Any exceptions would be made only after a proposal is submitted to and approved by EPA. This approach would, of course, also apply to the CCL

property, and all of CU 1, as appropriate.

Comment D-16: (in reference to the Proposed Plan) Air Products noted that the Proposed Plan does not provide exact details on the selected remedy, and so Air Products reserves comments on many issues that are not yet defined by EPA. Air Products requests that the ROD be appropriately referenced to reflect the opportunity to comment on issues that are not completely defined in the current description of the selected remedy, such as the monitoring plans and investigation of the PAC downgradient area.

**EPA Response:** The ROD is a final decision document which summarizes EPA's selected remedy. EPA sought comment on its preferred alternative in the Proposed Plan which was distributed to the public. Details, such as the development of design specifications and monitoring plans, are to be developed during the remedial design process. To the extent that EPA, in its enforcement discretion, believes that negotiations with the PRPs will expedite the remedial action, Air Products will be given the opportunity to further discuss the details of the remedy in such negotiations.

#### 2. Lonza, Incorporated

On August 5, 1993, comments were submitted, with supporting documentation, by David J. Freeman, of Holtzmann, Wise & Shepard, on behalf of Lonza, Incorporated. These comments are summarized below and the supporting documentation is included in the Administrative Record. In addition, ENSR Consulting and Engineering (ENSR) provided comments on the FS and Proposed Plan and the Risk Assessment to Mr. Freeman on August 2, 1993. These additional comments are also summarized below.

Comment D-17: Lonza believes that EPA should consider new ground water/aquifer data in the report prepared by its consultant ENSR Consulting and Engineering (ENSR), in selecting a remedy for OU 1. This report was requested by Lonza because of its interpretation of data gaps in review of the June 1993 RI/FS report prepared by ABB-ES, on behalf of CPC with respect to arsenic contamination. Lonza believes the data in the ENSR report is persuasive with respect to the PAC component of Alternative 3, i.e. that in-situ oxidation is not necessary at the PAC facility. Lonza contends that selection of a remedy. without fully considering this data would be arbitrary and capricious and an abuse of agency discretion. EPA Response: EPA has considered the ENSR report in selecting the remedy. The report is incorporated into the Administrative Record by reference as are other supporting documents.

EPA believes that the results presented in the July, 1993 ENSR report concerning arsenic supports the Agency's selection of the selected remedy. The selected remedy combines excavation and removal of the PAC facility leachfields with in-situ cxidation of PAC source area groundwater to reduce arsenic contamination. The selected remedy also relies on natural attenuation of VOCs and arsenic in the PAC downgradient area. Based on the FS, EPA believes this combination of remedial technologies will reduce arsenic concentration in ground water at the PAC source area to the MCL of 50 ug/l in approximately 1 year. Natural attenuation of the VOCs and arsenic detected in the PAC downgradient area will reduce the levels to MCLs within an estimated 6 years.

The ENSR report, while sampling ground water within the PAC remediation area for VOCs, as well as arsenic, did not consider the attenuation of VOCs in PAC downgradient ground water in reporting its estimated cleanup timeframes, i.e. its cleanup timeframes for the entire PAC remediation area are depicted only for arsenic. ENSR, using other modelling concepts than those employed in the FS, and considering the combination of excavation with in-situ oxidation, predicts a cleanup of arsenic to the MCL in approximately 2 years throughout the PAC remediation area. This estimated timeframe (for arsenic) is within a reasonable comparison to EPA's estimates of 1 year for PAC source area and 6 years for PAC downgradient area as stated in the ROD, considering that the selected remedy considers natural attenuation of VOCs in the PAC downgradient area as well as arsenic, while the ENSR modelling does not.

While Lonza believes the data in the ENSR report is persuasive with respect to the PAC component of Alternative 3, Alternative 3 is insufficient with respect to the contamination at the PAC remediation area. Alternative 3 addresses only the source of VOC contamination at the PAC source area while relying solely on natural attenuation processes in the vicinity of the source to reduce arsenic concentrations in ground water throughout the PAC remediation area. Arsenic concentrations in the PAC source area pose a significant risk to human health in ground water. In-situ oxidation will reduce arsenic concentrations to protective levels sooner than natural attenuation, and is considered more reliable and effective as an active measure. Since in-situ oxidation provides greater protectiveness, and reduces toxicity and mobility of arsenic through treatment, it compared favorably in the comparative analysis of alternatives.

Comment D-18: Lonza believes that EPA should treat the Wetterau Property as a contaminant source rather than refer to contamination at the Wetterau Property as downgradient from PAC. Lonza states that although data indicate that certain areas of the Wetterau property where contaminants of concern were found at wells MW-305 and -306 are downgradient from PAC, the contaminants found in those wells are not consistent with upgradient conditions.

**EPA Response:** EPA disagrees. As more fully described in response to comment = D-12, available evidence indicates that historic waste disposal practices at the PAC source area have contributed to the contamination presently detected in the PAC downgradient area. EPA believes a focussed investigation is necessary to further identify and characterize the source or sources impacting the ground water in this area.

Comment D-19: Lonza believes it is more likely that the VOCs found in wells MW-305 and -306 originated at the Wetterau facility itself. The § 104(e) response filed by the predecessor owner, Roger Williams Foods, documented solvent use at the facility. Solvent use was noted in a 1988 study produced by Mott & Associates. The AET Report in February, 1988 references an onsite leachfield and the use of a degreaser containing TCA. Additional potential sources of contamination include a vehicle maintenance facility onsite, a sewer main, and sewer connections.

**EPA Response:** All Roger Williams Foods, Inc./Wetterau, Inc. 104(e) responses which have been considered by EPA in the selection of the remedy are included in the Administrative Record. EPA disagrees with Lonza's assertion that it is likely that all contamination observed in wells MW-305 and 306 originates from the Wetterau facility (see response D-12). EPA has addressed the concern of a potential additional source contributing to the PAC downgradient area with a focussed investigation as described in the ROD.

Comment D-20: Based on available evidence, Lonza believes that EPA should notify the former and current owner/operators of the Wetterau property of their liability for contamination at the Wetterau property. Failure to do so will result in delays in remedy implementation and lead to inequitable results.

**EPA Response:** Lonza's comment is beyond the scope of this Responsiveness Summary. The public comment period on the Proposed Plan was provided to allow interested persons to comment on the proposed remedial action for OU 1, as presented in the Proposed Plan. Liability issues may be further discussed during future negotiations for implementation of the OU 1 remedy. EPA notes that decisions as to which parties it notifies of liability for OU 1 are within the Agency's enforcement discretion.

Comment D-21: Lonza states that in-situ chidation of the ground water should be retained as a contingent remedy, should the proposed PAC source control measures (i.e. excavation of the leachfields) fail to meet the required cleanup standards. A contingent remedy strategy consistent with CERCLA and EPA quidance has been adopted at several Superfund sites.

**EPA Response:** EPA is aware of the appropriate use of contingency remedies in certain situations. However, due to the circumstances at OU 1, it is appropriate to incorporate in-situ cxidation into the selected remedy, as described in response D-17.

Comment D-22: Lonza urges EPA to recategorize the future land use of the Site as "commercial/industrial" instead of "residential" and recalculate exposure scenarios for this use before selecting a remedy for OU 1 based upon the following directives found in EPA guidance documents. OSWER Directive 9285.6-03, Risk Assessment Guidance for Superfund, Vol. 1: Human Health Evaluation Manual, Supplemental Guidance, "Standard Sefault Exposure Factors," Interim Final (March 25, 1991) states "[s]cenarios for [residential] land use should be evaluated whenever there are homes on or near the site, or when residential development is reasonably expected in the future." The same OSWER Directive also requires that "[i]n determining potential for future residential use, the RPM should consider: historical land use; suitability for residential development; local zoning; and land use trends." Furthermore, OSWER Directive 9285.7-01B, Human Health Evaluation Manual, Part B: "Development of Riskbased Preliminary Remediation Goals" (December 1991) states that "[S]ites that are surrounded by operating industrial facilities can be assumed to remain industrial areas unless there is an indication that this is not appropriate."

According to Lonza, each of the factors referenced in the OSWER Directives weighs in favor of classification of OU 1 as "commercial/industrial." OU 1 use for the majority of this century has been industrial. The area is completely unsuitable for residential development both by virtue of its history of industrial use and its location. Lonza further cites the Cumberland Comprehensive Plan and the Cumberland Economic Development Strategy to support its future land use development arguments.

**EPA Response:** EPA disagrees with recategorizing OU 1 land use as industrial. Furthermore, Lonza fails to recognize that it is inappropriate to consider an industrial scenario when it is clear that the aquifer beneath CU 1 is classified as a potential drinking water source.

EPA's assumption that this ground water may be used in the future as a drinking water source is valid and reasonable. In review of the hydrology, there can be no dispute that the Blackstone Valley aquifer is viable in terms of water production in the vicinity of the Site. The overall saturated thickness (averaging approximately 70-100 feet) of sand and gravel encountered in boreholes completed within the Site, a transmissivity of approximately 30,000 to 100,000 gallons/day/foot and an average hydraulic conductivity on the order of 1000 gallons/day/foot<sup>2</sup> validates the aquifer as a viable resource. Moreover, the aquifer underlying OU 1 had in fact served as a drinking water source prior to the closure of the Quinnville wellfield and Lenox St. well in 1979 due to Site-related contamination.

While the aquifer is currently not used for drinking water purposes in area of OU 1, its potential future use as a municipal water source is realistic. Cumberland maintains municip: vells north of the Site in Manville and municipal wells are also located south of the Site in Lonsdale, each field tapping the Blackstone Valley aquifer. Other water sources, such as the Scituate reservoir, and the Sneech Pond reservoir and the Abbott Run Valley aquifer, which are currently supplying the towns of Lincoln and Cumberland, respectively, cannot be relied on indefinitely, and demand in Lincoln and Cumberland will have to be met by other, more localized sources. (See the comments submitted by the Town of Cumberland, identified in part B of this Responsiveness Summary. Such comments indicate the Town's concern for the loss of its water supply and position that it be restored for future use.) The Rhode Island Department of Environmental Management considers the aquifer a potential drinking water source, as evidenced by its GAA-NA classification. Thus, the risk assessment must analyze the aquifer as a potential future drinking water source, (i.e. residential use exposure). For purposes of the ground water component of the risk assessment, it is irrelevant whether the affected receptor is located within OU 1 or is outside its boundaries and receiving water through municipal distribution from the aquifer underlying OU 1. Thus, whether or not residences are actually built within OU 1, the underlying aquifer is a viable drinking water source that must be restored to its beneficial use.

**Comment D-23:** Lonza contends that the same evidence of industrial land use (identified in the previous comment)

Page 27

demonstrates why Rhode Island drinking water standards should not be considered ARARS. The National Contingency Plan (NCP), while generally favoring restoration of ground water to drinking water standards, acknowledges a number of factors that would dictate a different objective. Among those are the "postible uses (of the ground water), exposure, and likelihood of exposure and similar considerations." 55 Fed. Reg. 8753-8754 (March 9, 1990). Records show that the Martin Street wellfield was closed because of heavy iron and manganese content. Thus, according to Lonza, at least portions of the aquifer have been proven undesirable as a drinking water source, regardless of contamination at CU 1. Furthermore, the aquifer is not currently used as a water supply, no human receptors of contaminated ground water are present at OU 1, and it is unlikely that the aquifer will be used as a potable water supply at any time in the foreseeable future.

**EPA Response:** With respect to industrial land use issues and the viability of the aquifer, this comment is answered by reference to response D-22, above. While the presence of iron and manganese may be a concern in portions of the aquifer, municipalities typically take measures to address these naturally occurring elements. However, it is the presence of carcinogenic risks, due to VOC and arsenic contamination, that necessitates remediation of the aquifer.

Comment D-24: Lonza's technical consultant, ENSR, states that EPA has not considered the full range of remedial alternatives for OU 1. Since there are two distinct remediation areas, according to ENSR, EPA should have separately evaluated alternatives for each. Instead, EPA has artificially grouped PAC and CCL alternatives together, which excludes combinations of alternatives that should have been considered. ENSR provides a mat is showing that EPA only considered five of a possible twelve alternative combinations.

**EPA Response:** ENSR, through it's client, Lonza, Inc., has been aware of EPA's decision to remediate the Site in a series of operable units for more than one year. EPA met with Lonza on several occasions to discuss the scope, role, timing, etc. of OU 1 within the context of Site-wide remediation. As EPA explained to Lonza, EPA believes that the contaminated areas associated with each source are located in such proximity that remedial efforts at one area may impact contamination at the other area, unless both areas are addressed in concert. Thus, if the remedial efforts at each portion of OU 1 do not proceed together, one remediation area may be restored to protective levels while contamination at the other is exacerbated. Furthermore, the geographic proximity, and similarity in types of contamination and remedial technologies to be employed at each area, provide for certain efficiencies in performance of the remediation at

both areas at the same time.

Comment D-25: ENSR contends that the FS provides cleanup timeframes that were based on less sophisticated modelling efforts and less detailed site-specific information than that which ENSR more recently developed and independently reported to EPA in its July, 1993 report. ENSR believes its estimated timeframes are more reliable and should be used by EPA in evaluating PAC remedial alternative elements.

**EPA Response:** EPA has considered this report in selecting the final remedy. The ENSR report, using modelling concepts different than those employed in the FS, (See response D-17), obtained similar but different results in the reporting of estimated cleanup timeframes. EPA's analysis of these differing results is provided in response D-17. However, even assuming the veracity of ENSR's modelling timeframes, the selected remedy would still be the preferred option for OU 1 remediation, since it would continue to meet the statutory criteria and be consistent with the NCP, as discussed in Response D-17.

Comment D-26: While the selected remedy includes enhanced source control at the PAC facility, i.e. in-situ oxidation of ground water, ENSR argues that Alternative 3, source control, is sufficient with respect to the PAC facility. To support its argument, ENSR says that restoration "as soon as practicable" is not necessary at the PAC facility, based on current zoning, water supply development being impossible in the near-term, and flaws in EPA's risk assessment.

EPA Response: EPA disagrees with ENSR's assertions. As described in Section XI of the ROD, §121(b) of CERCLA contains a statutory preference for treatment which permanently and significantly reduces the toxicity, mobility or volume of hazardous substances as a principal element. The selected remedy, which includes in-situ oxidation, satisfies this preference. The limited source control action favored by ENSR does not. ENSR's approach would leave arsenic to naturally attenuate, which is predicted to occur in four years, assuming the leachfields are removed. However, the modelling on which the arsenic cleanup timeframe is based is not a guarantee that arsenic levels will reduce. No natural attenuation of arsenic has thus far been proven, and there is uncertainty as to the degree to which arsenic will resorb to soil after VOCs are reduced. The selected remedy, rather than merely hoping that arsenic will attenuate throughout the PAC remediation area, employs active measures to ensure that it reduces to protective levels. The aquifer underlying the PAC facility is a potential

Page 29

drinking water source, and has been used in the past. In-situ "oxidation is also expected to further diminish arsenic contaminant levels in the PAC downgradient area, due to the overall increased oxidation of the aquifer in the PAC source area. Therefore, considering the added certainty of arsenic cleanup afforded by in-situ oxidation, the v lue of the underlying aquifer, and EPA's policy of rapi restoration of ground water to its beneficial uses, enhance, source control is warranted at the PAC facility. Such enhance, source control will ensure that the PAC source area is restored to MCLs within a reasonable time period, considering the particular circumstances of OU 1.

With respect to ENSR's criticisms of EPA's risk assessment, such concerns, to the extent that they concern water supply development and zoning issues, are discussed in responses D-22, D-49 and D-53. EPA's long-term exposure scenarios (30 years), criticized by ENSR, are appropriately conservative, considering Agency risk assessment policy. EPA employs a conservative baseline, which does not include factors relating to potential future contaminant levels. To be appropriately conservative, the risk assessment must consider currently known data, not projected future data. The level of certainty regarding such future data is insufficient for the baseline risk assessment.

Comment D-27: ENSR disagrees with the reasoning contained in the FS regarding Alternative 3 with respect to overall protection of human health and the environment. It notes that acetone concentrations are steadily decreasing, and will disappear in four years. ENSR also states that acetone is localized on the PAC property, and rather than spreading, is probably contracting. According to ENSR, the action taken in Alternative 3 removes the source of contamination which in turn is expected to decrease the contaminant concentrations in ground water over time through natural attenuation.

**EFA Response:** ENSR fails to acknowledge that arsenic is consistently above health-based levels in ground water in the vicinity of the PAC source area, and is driving the risk in the PAC remediation area. EPA believes that the arsenic is both naturally occurring and anthropogenic (i.e. from man-made sources) at the PAC remediation area. EPA is concerned that an unacceptable risk will remain over time due to concentrations of arsenic in ground water. Excavation of the leachfields does not guarantee a reduction in risk in ground water within an acceptable timeframe. Applying in-situ oxidation as a treatment to further reduce arsenic concentrations in area ground water will quicken the restoration process and provide a greater degree of protection throughout the PAC remediation area.

With respect to acetone, EFA has considered data which shows a decrease in acetone concentration at the FAC source area. However, the ENSR report detected acetone (reported below health-based levels) in downgradient wells in June, 1993 which suggests a spreading of FAC contamination. It is thus erroneous to consider such contamination as localized to the FAC source area.

**Comment D-28** ENSR commented that the reasoning applied to Source Control with respect to Compliance with ARARs as presented in the FS is flawed. As modelled by ENSR, the concentrations throughout the PAC remediation area will approximate target cleanup levels in four years, not six years as presented in the FS. The use of additional aggressive measures to accelerate cleanup is unjustified, since such measures will provide no actual reduction in risk of exposure.

**EPA Response:** As stated in Response D-27, above, arsenic is driving the risk in ground water within the PAC source area. Combining in-situ oxidation with excavation at the PAC source addresses both source control and management of migration of contaminants and assures a cleanup of PAC contamination, as soon as practicable, with technologies that are cost effective. For the reasons described in Response D-17, above, EPA believes that in-situ oxidation is not only justified, but is required in accordance with the NCP.

Comment D-29: ENSR believes that if EPA is uncertain as to whether Alternative 3 can reach cleanup objectives in a reasonable time frame, then in-situ oxidation should be employed as a contingency, only to be used if Alternative 3 proves ineffective after a sufficient period of monitoring. ENSR further justifies this approach by stating that pilot studies for in-situ oxidation cannot begin until limited source control actions are completed.

**EPA Response:** Lonza's comments also suggest that in-situ oxidation be employed as a contingency measure. See response D-21, above. With respect to the coordination between removal of the leachfields and in-situ oxidation, EPA believes that the type of coordination described by ENSR is not accurate. Pilot studies at OU 1 can be undertaken independently of source control measures. The timing and scope of the pilot study will be determined during remedial design.

**Comment D-30:** ENSR considers it inappropriate to specify the process option to be used to accomplish in-situ oxidation. ENSR states that the process option described in the FS is only one of

several process options which may be available. The FS did not evaluate these various process options and may not present the best approach. Other configurations may be more effective.

**EPA Response:** Both PAC and Lonza were involved in the development of this process option as described in the FS. PAC and Lonza representatives met with EPA and communicated with the FS consultant. These discussions addressed the possibility of in-situ exidation as a technology and also considered the various process options. The ROD requires a certain level of specificity in evaluating alternatives and selecting a remedy. EPA believes that the in-situ exidation process option described in the FS is a suitable option for the PAC facility, in accordance with the remedy selection process described in the NCP. Furthermore, EPA will require that in-situ exidation be pilot tested to ensure its suitability to site conditions.

Comment D-31: ENSR believes that the PAC downgradient area, in the vicinity of wells MW-305 and -306, is a separate source of contamination. As such, the owners/operators of this downgradient area (Wetterau property) should be responsible for investigating contamination that may originate on their property.

**EPA Response:** As described in comment response D-12, data presented in the RI indicates that historic waste disposal practices at the PAC source area have contributed to the contamination presently detected in the PAC downgradient area, although the PAC source area may be diminishing as a source of VOCs and arsenic for the PAC downgradient area.

EPA has addressed the concern of a potential additional source contributing to the PAC downgradient area in the focussed investigation described in the ROD. EPA believes a focussed investigation of the PAC downgradient area is necessary to further identify and characterize the source or sources impacting the ground water in this area.

**Comment D-32:** ENSR advocates that leachfield #2 be studied before a final decision is made as to its removal.

**EPA Response:** EPA agrees that there is no direct evidence that leachfield #2 is contaminated. However, the indirect evidence is compelling. Concentrations of VOCs, including ethylbenzene and xylene, have been detected in well AW-3. Arsenic has been detected at 290 ug/l in the ground water at well AW-3. Lead has also been detected above health-based levels at well AW-3. Well AW-3 is in close proximity to leachfield #2. Historic analytical summaries of PAC facility wastewater dating back to 1981 indicate

the historic presence of VOCs in PAC facility leachfields. Exact discharges to leachfield =2 are not definitively known, and the leachfield is currently inactive. Ground water parameters in the vicinity of leachfield =2, measured for the ENSR report, indicate degraded ground water in the vicinity of leachfield =2. Considering all of this information, EPA determined that the removal of leachfield =2 is necessary to ensure the protectiveness and long term effectiveness of the remedy at the PAC facility.

Comment D-33: ENSR presented a comparison of two data sets collected from monitoring wells in proximity to the PAC facility. ENSR's review of the data pointed to certain general observations: 1) the dissipation of PCE at the PAC facility, 2) anaerobic biodegradation of contamination in well clusters MW-305 and -306, 3) appearance of PCE in well MW-307 in June, 1993, and 4) a consideration for a different source of VOCs in well clusters MW-305 and -306. Based on these observations, ENSR concluded the following: 1) a different suite of compounds is detected at wells MW-305 and -306, than that which is detected at the PAC facility; 2) contaminants found in wells MW-305 and -306 are not hydrologically downgradient from any similar compounds from the PAC source area; and 3) the concentrations detected at these wells are higher than any detected at PAC.

**EPA Response:** EPA believes that the conclusions offered by ENSR are not supported by the data to which they refer. As discussed in response D-12 above, EPA believes the data indicates that historic waste disposal practices at the PAC source area have contributed to the contamination presently detected in the PAC downgradient area, although the PAC source area may be diminishing as a source of contaminants for the PAC downgradient area.

The following points also cast doubt on ENSR's assertions: 1) EPA considers the PAC facility as being hydrologically upgradient from the contamination found in the PAC downgradient wells; 2) it is likely that the current hydrology associated with the PAC source and its relationship to the PAC downgradient area does not represent the hydrology of historic times when the leachfields were actively discharging; 3) little information is known about the PAC discharges, past PAC facility wasteline connections and PAC facility housekeeping practices with respect to the use of the leachfields; 4) certain VOCs detected in PAC downgradient wells, with the exception of benzene, can be linked to historic wastewater practices at the PAC facility; 5) arsenic has been detected in downgradient wells, and 6) most recently, ENSR itself has reported acetone detected in downgradient wells. Comment D-34: ENSR states that EPA is inappropriately characterizing the exposure point concentrations (EPCs) of chemicals of concern (COC) in ground water at the PAC property.

EPA Response: The "exposure point concentration" calculation for ground water assumes that any part of the aquifer can be used for drinking water purposes in the future. This assumption is consistent with risk assessments at other Region I Superfund sites and is consistent with the Rhode Island Department of Environmental Management's classification of this aquifer.

Comment D-35: ENSR states that EPA uses the maximum detected concentration to characterize risk to the reasonably maximally exposed (RME) individual. This approach is inconsistent with more recent EPA Headquarters guidance. According to ENSR, the use of the upper 95% confidence interval concentration on the arithmetic mean is more meaningful and more representative of a reasonable maximum exposure.

EPA Response: EPA does not agree that the 95% upper confidence limit on the arithmetic average (the 95% UCL) across an entire ground water plume is representative of exposure. This is not inconsistent with other EPA Regions. Region I's experience is that calculation of the 95% UCL on a well or group of wells in the canter of the plume results in a concentration that exceeds the maximum concentration. Thus, EPA considers the use of the maximum concentration a reasonable default value.

The use of the 95% UCL for the soils risk assessment may have made some difference in the final  $r^{+}$  k numbers. However, EPA considers this difference to be sl t, and such difference does not affect the OU 1 remedy selections.

**Comment D-36:** While pleased that EPA has qualitatively acknowledged the uncertainty associated with the cancer slope factor for arsenic, ENSR states that EPA does not take this modifying factor into account in the FS.

**EPA Response:** The "modifying factor" of ten is a risk management factor, and thus, was taken into account in the remedy selection process. EPA notes, however, that when this factor was incorporated into the remedy selection process, arsenic risk at the PAC source area remained outside of EPA's acceptable risk range. In accordance with the NCP, this result requires active measures to restore the PAC source area to protective levels.

Comment D-37: ENSR states that EPA has maintained the

unreasonable assumption that all carcinogenic polyaromatic hydrocarbons (PAHs) are equal in potency to benzo(a)pyrene (BaP), which is considered by EPA to one of the most potent of the group of PAH compounds. However, ENSR states that EPA's Environmental Criteria and Assessment Office (ECAO) will be releasing a new document on recommended toxic equivalency factors for PAH compounds.

EPA Response: EPA is aware of the development of the document to which ENSR refers. EPA followed the existing ECAO guidance with respect to PAHs (i.e., assume all carcinogenic PAHs are equal in potency to BaP in conducting the risk assessment) for OU 1. EPA anticipates that this policy may change in the future and any new policy would be reflected in future risk assessments. However, the use of Toxic Equivalence Factors for PAHs would not affect the basis of the remedy for OU 1.

Comment D-38: ENSR states that EPA uses unrealistic soil exposure frequencies for the hypothetical future on-site resident of 350 days/year and for on-site construction worker of 250 days/year.

**EPA Response:** The soil exposure frequencies are consistent with EPA's standard default parameters. (Human Health Evaluation Manual, Supplemental Guidance: "Standard Default Exposure Factors", OSWER Directive 9285.6-03, March 25, 1991.)

Comment D-39: ENSR states that EPA calculated risk for carcinogenic PAH in two ways: 1) for each individual carcinogenic PAH; and 2) for the sum of all carcinogenic PAH compounds. It is unclear to ENSR why this dual approach was used and how the total carcinogenic PAH concentrations for sediments, surface soil, and subsurface soil were derived.

EPA Response: Two different approaches were used in the derivation of EPCs for carcinogenic PAHs for sediments, surface soils and subsurface soils for the purpose of comparison. In the first approach, the maximum detected individual carcinogenic PAH for any sample for a given media was selected as the EPC. This maximum concentration for any one analyte was detected in different samples. In the second approach, the individual carcinogenic PAHs in each sample were first totalled, and then the maximum total carcinogenic PAHs, for any sample, were selected as the EPC. Therefore, the total concentration from the first approach would not equal the second because the individual concentrations are derived from different samples under a different approach. The estimated risk associated with carcinogenic PAHs does not drive the remedy. Comment D-40: ENR states that EPA has included a hypothetical exposure scenario for future on-site resident's exposure to subsurface soil. The assumptions used are unreasonable and this exposure scenario should be removed from the risk assessment.

**EPA Response:** EPA acknowledges that the subsurface soil exposure scenario is conservative but maintains that exposure to subsurface soils in the future is a real possibility. Again, this scenario is not the basis for selecting the remedy at the PAC remediation area.

#### 3. CPC International, Inc.

On August 5, 1993, John F. Bomster and Dennis H. Esposito, attorneys for Adler, Pollock & Sheehan, submitted written comments, and supporting documentation, pertaining to the Proposed Plan on behalf of CPC International, Inc (CPC). CPC conducted and financed the RI/FS under an Administrative Order by Consent. CPC's comments are limited to those portions of the Proposed Plan relating to the CCL Custom Manufacturing facility (CCL remediation area). The comments and associated supporting documentation are included in the Administrative Record. A summary of the comments is provided below.

Comment D-41: CPC asserts that it is not a liable party under CERCLA. CPC describes that its sole relationship to the Site is as former owner of Peterson/Puritan, Inc. CPC states that Peterson/Puritan was a separately managed facility. Furthermore, when CPC sold its interest in Peterson/Puritan to Hi-Port Industries, it assumed the obligation to perform the RI/FS for the Site, which obligation is embodied in an Administrative Order on Consent signed by EPA and Peterson/Puritan. CPC maintains that its performance of RI/FS tasks, including recent revisions to the AOC between itself and EPA, do not constitute any liability finding against CPC.

**EFA Response:** CPC's comment is beyond the scope of this Responsiveness Summary. The public comment period on the Proposed Plan was provided to allow interested persons to comment on the proposed remedial action for OU 1, as presented in the Proposed Plan. Liability issues may be further discussed during future negotiations for implementation of the OU 1 remedy.

**Comment D-42:** CPC asserts that the Providence and Worcester Railroad Company ("P & W") is a liable party under CERCLA. CPC

bases this assertion on a spill of perchloroethylene in 1974 at the Peterson/Puritan facility, with which P & W was purportedly involved.

**EPA Response:** Like comment D-41, this comment is beyond the scope of this Responsiveness Summary, which is limited to comments on the proposed remedial action at OU 1.

Comment D-43: CPC contends that there is no identified risk, or threat of risk, of injury to human health or the environment associated with present land use in the area, and that EPA's assumption of future residential use for OU 1 is not a realistic prospect for the foreseeable future.

EPA Response: The risk identified for contaminated ground water throughout the CCL remediation area is future residential use. The remedy selected at OU I is based on future residential use of ground water. As more fully explained in response D-22 above, EPA believes that future residential use of the ground water at OU I is realistic based on historical use and the Rhode Island Department of Environmental Management's classification of this aquifer.

**Comment D-44:** CPC recommends a remedial strategy that includes: excavation (manholes and catch basins), capping, source area ground water extraction, treatment and discharge to POTW as needed in conjunction with soil venting of source area soils, natural attenuation of the Quinnville wellfields, institutional controls, and environmental monitoring.

CPC believes that this remedial strategy will be protective of human health and the environment, is consistent with the NCP, is cost effective, and is all that is warranted under CERCLA to remediate contamination associated with OU 1.

**EPA Response:** CPC's recommended remedy for the CCL remediation area, as described above, was considered as Alternative 3 in the FS. CPC's remedial strategy does not contain active measures to restore downgradient ground water contamination which exceeds health-based levels throughout the CCL downgradient area. Active restoration of the CCL downgradient area is necessary to be protective of human health and the environment.

According to CPC's recommended remedy, institutional controls would be sclely relied upon as a protective measure throughout the geographic extent of the CCL downgradient area. Institutional controls, relied upon as a sole measure of response, are questionable in their ability to provide adequate protectiveness and are considered to be less protective than EPA's selected remedy which calls for active treatment of the CCL downgradient area. See response D+63. The active response measures selected by EPA for the downgradient area greatly reduce the amount of time for which institutional controls must be relied upon throughout the CCL downgradient area.

Comment D-45: CPC believes EPA's preferred alternative that includes remediation of the ground water by use of pump-and-treat technology is not mandated by Section 121 of CERCLA because the statute does not mandate remediation when there is no present or future risk to human health or the environment. In addition, presently available ground water technology does not support the expectation that EPA's projected pump-and-treat approach would be effective in attaining cleanup levels in the source ground water, given the nature and characteristics of the contamination.

**EPA Response:** The findings of the Human Health Baseline Risk Assessment indicate that there are potential future risks to human health associated with contamination in ground water throughout the CCL remediation area. Therefore, under CERCLA, as amen i, and the NCP, EPA has authority to implement a remedial action which is protective of human health and the environment. As described in § 121, there is a statutory preference for remedial actions which employ treatment which permanently and significantly reduces the volume, toxicity or mobility of contaminants as a principal element.

EPA disagrees with CPC that available ground water pump and treat technology would be ineffective at OU 1. Pump and treat technology is commonly and successfully used at hazardous waste sites in remediating ground water contamination. Furthermore, "PC's own documentation, as presented in the FS, indicates that a ajority of the source of contamination is held in the tank farm .pils. This information was considered in evaluating the predicted success of the selected remedy. By combining soil and ground water technologies, source contamination will be reduced to cleanup levels at the CCL source area within an estimated 12 years.

Each of these treatment technologies in the selected remedy was evaluated in Section 4 of the FS. A single recovery well, which operated at the CCL facility for a number of years, provided data indicating that a newly designed system will be effective in mitigating the migration of ground water from the source to downgradient areas. Such system will also effectively act to lower the ground water table to aid dewatering of the tank farm. This will in turn enhance the SVE system.

Information presented on the findings of the SVE pilot indicates that this technology will significantly reduce VOC contamination held in the soils above the ground water table.

Comment D-46: CPC believes that the remedial requirements of CERCLA will be satisfied by a 2-year program of source-area remediation designed to remove soil contamination and to prevent further downgradient contamination. By cleansing the source-area soils to the extent practicable, the natural attenuation of the Site ground water would be substantially accelerated and the attenuation period for the downgradient plume would not be significantly prolonged in light of present and projected land use and EPA's imposition of institutional controls for the area.

**EPA Response:** EPA disagrees. As more fully explained in responses D-43, D-44, D-45, D-75, D-76, D-78, and D-80, the approach advocated by CPC is not protective of human health and the environment, while the selected remedy meets the threshold criteria and provides the best balance among the other remedy selection factors set forth in the NCP.

Comment D-47: CPC contends that Site risks based on the Lenox Street well are irrelevant to OU 1 and should not be referenced in the ROD. CPC states that EPA's Proposed Plan is in error when it states on page 5 "Preliminary studies in 1982 indicated that the Peterson/Puritan Inc. facility was a major source of contamination found in the Quinnville wells and that similar contamination, found in the Lenox Street Well .... suggested a potential link to the identified source."

CPC further states that The Malcolm Pirnie Report (June 1983 pp. 1-8) established that the Lenox Street well contamination did not originate with the Site plume. Moreover, CPC cites the EPA's Remedial Project Manager, David J. Newton, as stating at the public information meeting held on July 15, 1993, that EPA did not believe the Lenox Street well contamination originated from the Site. Remedial activity at the Site--designated as Operable Unit 1 ("OU 1") by EPA--will not have any material effect on contamination detected in the Lenox Street well.

**EPA Response:** EPA disagrees with CPC's comments. EPA considers the Lencx St. well to be a part of the Peterson/Puritan, Inc. Superfund Site. The Peterson/Puritan, Inc. Site Listing Document identifies the Quinnville and Lenox St. wells as receptors to Site contamination. The Site is further described in the Proposed Plan as the extent of contamination that has impacted wellfields in the towns of Lincoln and Cumberland and encompasses approximately two miles of the Blackstone Valley, including the industrial park in the vicinity of Martir t., the J.M Mills landfill and the wellfields. Contamination similar to that found in the Quinnville wells was found in the Lenox St. well in 1979 by RIDCH. It was this detection of contamination that rendered the wells inactive and that prompted investigation of the source or sources impaoting the wells. Early investigations concluded that the Peterson/Puritan, Inc. facility was a major source of Site contamination.

The Malcolm Pirnie report, in 1983, concurred with EPA and its consultants that the available data at the time was insufficient to ascribe the contamination at the Lenox St. well to any specific source. Early investigations (GZA, 1982, Malcolm Pirnie, 1983) differed as to whether the Lenox St. well was impacted by contamination emanating from OU 1 during periods of reduced pumping rates at the Quinnville wellfield.

Current data under non-pumping conditions does not strongly suggest a direct connection between the Lenox St. well and the CCL downgradient plume. However, the current hydrology does not mirror the conditions of the aquifer when the wellfields were fully active. Therefore, definitive information identifying the source of contamination impacting the Lenox St. well has not been established and will be further investigated as appropriate in the context of a second operable unit. Mr. Newton's remarks at the public meeting were misinterpreted. While information is speculative as to the impact of the Lenox St. well from the CCL downgradient plume (i.e. OU 1), the Lenox St. well is indeed part of the Site.

**Comment D-48:** CPC contends that EPA recognizes in the Proposed Plan that ground ater conditions at OU 1 do not pose any present risk to human health or the environment. CPC also contends that EPA's calculation of future risks is dependent on a risk scenario that is inconsistent with the industrial history of OU 1, naturally occurring constituents of the soil and ground water, and present and future uses of the OU 1 area. Therefore, EPA's remedial plan fails to address the problems of the Site properly.

**EPA Response:** As addressed in responses D-43 and D-45, EPA's assumptions regarding future use of ground water are consistent with the historic use of ground water at OU 1. EPA's remedial plan is designed to address this use (i.e. a drinking water source). Naturally occurring elements were considered in the development of the risk assessment, and are properly addressed in the selected remedy.

Comment D-49: CPC states that EPA has identified no present

risks arising from ground water contamination at OU 1. The Proposed Plan states "The Risk Assessment determined that there are no current health risks associated with human exposure to ground water for the following reasons: all residents obtain drinking water from municipal water supplies, which prevent them from being exposed to ground water contamination from the site, and the drinking water wells historically impacted by the site are not presently used."

CPC states that the impacted Town of Lincoln wells upon which ground water risks are based were closed in 1979 and the wells have been replaced by alternative municipal sources (RI, June 1993). Closure of the Martin Street well was attributed to high levels of naturally occurring iron and manganese and occurred prior to discovery of any contaminants and prior to the 1974 rail car spill. There are no private wells in the area impacted by OU 1. CPC questions the residential risk assumptions. Based upon the flood plain designation for this area, and the Town of Cumberland Comprehensive Plan, the industrial use of OU 1 will remain unchanged.

**EPA Response:** As discussed in responses D-43, D-44, and D-45, the Risk Assessment identified a future residential risk in the use of ground water. The State of Rhode Island views the aquifer underlying the Site as a potential drinking water source. The floodplain designation and the Town of Cumberland Comprehensive Plan only designate land uses within OU 1; these documents in no way affect the designation of the ground water within OU 1 as a potential drinking water source or the conclusions of EPA's risk assessment. Barring effective institutional controls, water can be pumped from the aquifer underlying OU 1 and be distributed for use. CPC should further note the comments submitted by the Town of Cumberland, identified in part B of this Responsiveness Summary. Such comments indicate the Town's concern for the loss of its water supply and position that it be restored for future use.

Comment D-50: CPC contends that if source soil is remediated the downgradient portion of the contaminant plume, if left alone, will remediate itself without treatment through natural attenuation to the extent possible and consistent with the presence of DNAPLs in the ground water. The downgradient ground water also will, in due course, naturally achieve contaminant levels approximating drinking water standards. Even if ingestion of significant amounts of the ground water were possible, the exposure risk levels would not be meaningful.

**EPA Response:** The approach advocated for in this comment is inappropriate for OU 1, for reasons set forth in responses D-43,

Page 41

D-44 and D-45. EPA again emphasizes that the remedial plan at OU 1 calls for reducing soil contaminant levels such that ground water is protected. The future use of ground water is assumed to be residential drinking water. This exposure scenario assumption is not inconsistent with historic use, EPA's risk assessment, or the RIDEM ground water classification.

Comment D-51: CPC states that the assumption of future residential use and residential exposure use of OUI is inappropriate for the following reasons: EPA guidance documents require the historic use of OU 1 to be taken into consideration; the municipality's intentions demonstrate clearly established industrial plans for future industrial use of OU 1; the current zoning status and future use are set forth in the Town of Cumberland's Comprehensive Plan. In addition, CPC quotes the testimony of Robert M. Sussman, EPA Deputy Administrator. Sussman recently told a congressional subcommittee that in the immediate future, the EPA's efforts in the risk assessment area will focus on, among other things, consideration of the future uses of sites to be remediated. Sussman testified that the EPA has been criticized for making future land use assumptions without sufficient input from local communities and for being overly conservative in its remedy selection. Sussman stated the EPA is likely to take the position that the current land use of a site should be assumed to be the future land use. Other future uses may be considered if there is persuasive information to show the current land use is likely to change.

**EPA Response:** One of the primary objectives of EPA's Superfund Program is the restoration of contaminated ground waters consistent with their current or reasonably expected future use. The NCP states that "EPA expects to return useable ground waters to their beneficial uses wherever practicable, within a timeframe that is reasonable given the particular circumstances of the site." (40 CFR 300.430 (a)(1)(F)). Ground water is a valuable resource which should be protected and restored where necessary and practicable. It is EPA's policy to consider the potential beneficial uses of the ground water and to protect against current and future exposures. Even though the ground water is currently not being used as a drinking water source, it may be used in the future as indicated by its history and the State's ground water classification. (See responses D-22, D-43, D-44, D-45, and D-49).

EPA policy requires the use of appropriately conservative assumptions regarding future land use of a site. EPA's risk assessment was performed in accordance with this policy. Mr. Sussman's comments point out the sensitive nature of future land use assumptions in the CERCLA context. EPA believes that its

current policy, as reflected in the risk assessment for OU 1, enables the Agency to select remedies that are protective of human health and the environment. Potential future modifications to EPA risk assessment policy, as CPC describes, do not apply to the risk assessment performed for OU 1. Any such modifications would only apply to risk assessments performed after the effective date of any EPA guidance or policy containing these modifications.

Comment D-52: CPC contends that a review of EPA guidance does not support EPA's choice of future residential land use. CPC cites OSWER Directive 90-355.0-30 (April 1991) p.5, "[t]he potential land use associated with the highest level of exposure and risk that can reasonably be expected to occur ....".

CPC also quotes a letter from its former counsel to EPA, Region 1 pp. 1-2 (Nov. 19, 1992), which states the following:

While recognizing that risk assessment generally qualifies future land use as residential, the guidance quotes the National Contingency Plan [preamble] ("NCP") stating, "the assumption of future residential land use may not be justifiable if the probability that the site will support residential use in the future is small. <u>Sites that are surrounded by</u> <u>operating industrial facilities can be assumed to</u> <u>remain as industrial areas ...," U.S. EPA, role of</u> <u>Baseline Risk Assessment in Superfund Remedy Selection</u> <u>Decisions</u> (emphasis added in letter).

In addition, CPC quotes the U.S. EPA, <u>Risk Assessment Guidance</u> for Superfund Volume I, <u>Human Health Evaluation Manual (Part A)</u> <u>Interim Final</u> EPA/540/1-89/022, Office of Emergency Remedial Response, p. 6-7 (Dec. 1989), which states that in determining the proper future use scenario, "established land use trends in the general area and the area immediately surrounding the site" should be evaluated using Census Bureau of state or local reports, or general historical accounts.

**EPA Response:** It is a matter of Region I policy to evaluate future residential land use at Sites where residences are located nearby. EPA again points out that the basis of the remedy at OU 1 is future residential use of ground water. It is inappropriate to employ an industrial use scenario in the risk assessment for OU 1 ground water when the aquifer beneath OU 1 is classified as a potential drinking water source. The assumption that this ground water may be used in the future as a drinking water source is valid and reasonable, as discussed in comment response D-22. Comment D-53: CPC contends that the history of the Site as an industrial area is well established in the RI and the Feasibility Study (FS) (June 1993) and that the probability of residential use in the future is small, therefore the residential risk exposures used for the baseline risk assessment are inappropriate. CPC cites the Town of Cumberlani Comprehensive Plan as evidence to support this claim.

The Comprehensive Plan describes the Site as follows:

"Martin Street Industrial Area: Immediately north of the New River site and on the Blackstone River is the Martin Street Industrial Area. This site is bounded on the west by the Blackstone, bounded to the north by Ashton Park Industrial Area, and to the east by mixed use development and Mendon Road and the south by Martin Street. The site is approximately 48 acres in size. It is predominantly developed but is included in the site inventory because of the existence of the Roger Williams Food Complex which is currently vacant. Much of the Roger Williams site and vacant parcels adjoining the Blackstone River are likely to inhibit any future large scale development and reactivation of the Roger Williams property is more important to the community than new construction within the site."

EPA Response: EPA acknowledges the information contained in the Cumberland Comprehensive Plan. Only approximately 65 percent of OU 1 is located within the Blackstone River floodplain. The remainder of OU 1 could be redeveloped. Other areas, adjacent to OU 1, and outside of the floodplain, could also be redeveloped. While OU 1 is zoned for industrial use, municipal wells have been sited both in OU I and adjacent to it. While inactive due to Site-related contamination, these wells are located in highly transmissive ground water production areas, and the aquifer is viable. See responses D-22 and D-49. Comments submitted by the Town of Cumberland, identified in part B of this Responsiveness Summary, indicate the Town's concern for the loss of its water supply and position that it be restored for future use. The Town's Comprehensive Plan cannot be relied upon to ensure that current land use patterns will remain unchanged in the foreseeable future. In fact, pursuant to the Rhode Island Comprehensive Planning and Land Use Act, the Town's plan must be updated every five years. Such updates, which may account for growth within a town, could result in future changes to land use within OU 1. EPA's risk assessment must be conservative in order to ensure protection of human health and the environment.

**Comment D-54:** CPC cites the Cumberland Comprehensive Plan as projecting twenty more years of industrial use at OU 1. Accordingly, CPC states that its alternative remedial scheme will

address OU 1 contamination well within the time frame in which industrial use is projected to continue in a manner that is protective of human health based on industrial use. CPC states that in view of the continuing attenuation, downgradient contamination levels already approach MCL standards, EPA's inclusion of health risks associated with naturally occurring arsenic notwithstanding.

EPA Response: As described in response D-53, above, the Town's Comprehensive Plan does not guarantee that land use patterns will remain unchanged in the foreseeable future. Also, as described in response D-43, the aquifer underlying OU 1 is a valuable resource whose potential use is not necessarily linked to actual residential development within OU 1. CPC's assessment of contaminant levels at OU 1 is also flawed. As described in the RI, tetrachlorethene, trichloroethene, and vinyl chloride were detected in the CCL downgradient area during the conduct of the RI, at concentrations of 260 ug/1, 55 ug/1, and 10 ug/1, respectively. These concentrations are well above the MCLs for these compounds.

Comment D-55: CPC believes that the history of pollution in the Blackstone River is also relevant to the future prospects for any residential scenario encompassing use of ground water for drinking purposes. According to CPC, river water would comprise 80 percent of drinking water under normal pumping conditions at the Quinnville wellfield, thus yielding drinking water that may well exceed MCLs. Moreover, the presence of naturally occurring iron, manganese, and arsenic in the area could also present significant concerns as to MCLs and potability of the water.

**EPA Response:** EPA acknowledges the history and past use of the Blackstone river, including its current designation as a Class C waterway. However, the Quinnville wellfield was a drinking water source until 1979, when it was closed due to OU 1 contamination. Prior to its closure, the wellfield provided water that did not pose any health threats. Thus, the assumed contribution of river water was not considered to pose an unacceptably adverse impact on wellfield water quality prior to wellfield closure. River water quality has improved since closure of the wellfield, as alluded to in the comments by Save The Bay. See comment A-3. Therefore, the assumed contribution of river water is expected to pose less adverse impacts on the wellfield should it resume production in the future.

Cumberland maintains active wells north of the Site, (Manville wells 1 and 2) within the Blackstone Aquifer, where the river is classified as C. For any municipal well located in this aquifer, in proximity to the river, it can be expected that a contribution of the total water supplied from the well originates from the river. However, river water quality has not led to the permanent closure of these wells. Similarly, the Quinnville wells remained in service until VCC contamination from OU 1 caused the closure of these wells.

While the presence of iron and manganese may be a concern in portions of the aquifer, municipalities typically take measures to address these naturally occurring elements. However, it is the presence of carcinogenic risks, due to VOC and arsenic contamination, that necessitates remediation of the aquifer.

Comment D-56: CPC cites evidence that much of OU 1 is located in a flood plain, making it unsuitable for residential development. The limits imposed by its designation within the flood plain make residential financing and development virtually impossible. Federal Emergency Management Agency, Flood Insurance Rate Map, Town of Cumberland, Rhode Island, Providence County, Parcel 6 of 7, Community-Panel No. 440016 0006B (Feb. 16, 1990) and Panel 7 of 7, Community Panel No. 440016 0007C (June 16, 1992). This is clear and convincing evidence that future use of the Site will be limited to industrial use for the foreseeable future. CPC suggests EPA designate the use of the site as industrial when evaluating site risk and in developing the remedial plan.

**EPA Response:** EPA disagrees with this comment, for reasons fully set forth in responses D-22, D-49 and D-53.

Comment D-57: CPC suggests EPA's Preferred Plan should take into account two factors in addressing an appropriate remedy. The first factor for consideration is that there are no current health risks associated with human exposure to ground water; the second factor is the most probable future industrial use of the site.

**EPA Response:** EPA disagrees, as fully set forth in responses D-22, D-43, D-44 and D-45.

Comment D-58: CPC states that the Risk Assessment scenario assumes reopening of the Quinnville wellfield for residential water use in that this wellfield is a potential receptor for risk assessment purposes. CPC recognizes that the NCP requires evaluation of "actual and potential exposure pathways through environmental media." However, this potential exposure pathway is based on ground water from the wellfield for use as drinking water and household uses such as showering. CPC contends none of these uses are appropriate for ground water in the vicinity of OU

1 at least for the foreseeable future.

**EPA Response:** The Quinnville wellfield was properly considered to be a receptor of OU 1 contamination in the risk assessment. As described in response 47, the NPL Listing Document considered the wellfield as a receptor. Furthermore, the potential future use of the wellfield as a drinking water source is a realistic possibility. See response D-22.

Connent D-59: CPC recommends that if EPA insists on maintaining its position on use of the Quinnville wellfield as a receptor, it retain the multiplication of 0.20 factor as used in the draft Risk Assessment. In the draft Risk Assessments, the exposure point concentrations at the Quinnville wellfield were calculated by multiplying downgradient monitoring well concentrations by a factor of 0.20 under pumping conditions. This factor represented the contribution of ground water from the downgradient plume to the wellfield under pumping conditions and acknowledged that the primary recharge for the wellfield is the polluted Blackstone River. Support for use of the multiplication is found in the RI which cites the Johnson and Dickerman (1974a) study to show that 80 percent of wellfield yield is derived from the Blackstone River after 10 days of pumping.

Use of this multiplication factor brought calculated contaminant levels at the wellfield within MCLs. The Final Risk Assessment eliminates the multiplication factor and makes the Quinnville wellfield exposure point concentrations as the same as the downgradient area. CPC believes use of the 0.20 multiplication factor is more predictive of and site-specific for EPA's assumed potential risk at the Quinnville wellfield receptor area.

EPA Response: Under pumping conditions, the CCL contaminant plume impacts the Quinnville wellfield. Even considering dilution of river water to the Quinnville wellfield, RI sampling data indicates contaminants which exceed health-based standards under pumping conditions. Assuming no active measures are taken in the CCL downgradient area to control the migration of ground water contamination, EPA believes that the risks posed by reactivating the Quinnville wellfield would still exceed EPA's acceptable risk range, and exposure point concentrations of three compounds (tetrachloroethylene, trichloroethylene and vinyl chloride) would exceed MCLS. This belief is based on the history of contamination detected at the wellfield during pumping, and the degradation and concentration of the plume measured in the CCL downgradient area. Furthermore, according to EPA policy, the dilution factor is not an appropriate consideration in the risk assessment process. Although the Quinnville wellfield was considered a receptor of the CCL plume, it is by no means the

Page 47

exclusive potential receptor. Another existing well, such as Martin St., or a potential future well could be impacted by the CC1 plume, while receiving much less dilution from the river.

Comment D-60: CPC contends that control of all present and potential risks associated with ground water at the Quinnville wellfield can be accomplished without any active treatment. At present there is no risk, and institutional controls will prevent future risk. CPC challenges the inference that institutional controls for the Quinnville wellfield are imposed for the purposes of addressing present contamination or associated risk at the wellfield from OU 1. The RA states there is no present risk from ground water and testing throughout the development of the RI/FS has not revealed contaminant levels in excess of drinking water standards in any part of the wellfield.

The underlying premise of future ground water risk is the speculation that the Quinnville wellfield might be reactivated, and that, in the event of heavy pumping, ground water contamination may be transported under the river, contaminating the wellfield. However, there is no present intent or need to use the wellfield and institutional controls can be used to prevent future use.

**EPA Response:** EPA disagrees with this comment for reasons set forth in response D-22 discussing the viability of the aquifer; response D-58 discussing the appropriateness of the Quinnville wellfield as a receptor; and responses D-44 and D-63 discussing institutional controls. Furthermore, the risk observed at OU 1 is not exclusively based on the Quinnville wellfield as a receptor. Any municipal development of OU 1 ground water for consumption would result in the risks noted in the risk assessment. Also, any municipal development, at Quinnville or elsewhere in OU 1, would exacerbate ground water contamination by drawing contamination to the wellhead.

Comment D-61: CPC contends that numerous factors, unrelated to OU 1, adversely affect water quality in the Quinnville wellfield under pumping conditions and make the possibility of future ground water use at the Site both unlikely and impractical. These factors include that recharge from streams (presumably the Blackstone River and the Blackstone Canal) is the primary source of water to the most heavily pumped wells in the area of the Blackstone River, and that routine testing of the Quinnville wellfield by RI Department of Health detected dieldrin contamination considered to be from facilities located upstream and unrelated to the Site.

**EPA Response:** EPA acknowledges that wells located along the river will derive a portion of their water indirectly from the river. As discussed in response D-55, the river water quality was not, in itself, the source which caused the closure of municipal supply wells in the vicinity of the Site.

Dieldrin, a pesticide compound used historically in the textile industry and detected in Brook A sediments, was one of several pesticides identified as a contaminant of concern for ecological receptors. However, the Ecological Assessment concluded that Brook A does not provide likely or valuable habitat for ecological receptors. The RI included testing for dieldrin throughout OU 1 in ground water. Such testing did not detect it at concentrations that required further scrutiny as a contaminant of concern for the OU 1 Human Health Risk Assessment.

Comment D-62: CPC believes that the assumption that remediation of the CCL plume will improve water quality at the Quinnville wellfield is inappropriate because other multiple sources of ground water recharge identified in the GZA report contribute to contamination found at the Quinnville wellfield, and they will not be affected by the cleanup of the CCL plume.

When the wellfield is under pumping conditions, GZA identified ground water sources not only from the west, but also "from the Blackstone River or from ground water flow on the east side of the river... Areas of possible recharge under pumping conditions therefore include the north end of the J. M. Mills landfill and the entire industrial park in Cumberland." Thus according to CPC, institutional controls to prevent use of ground water are not mandated solely by the status of the CCL plume, but by the poor water quality of the other sources of recharge. Remediation of the downgradient CCL plume will impact the wellfield only under heavy pumping conditions.

**EPA Response:** CPC's own consultants (Malcolm Pirnie, VERSAR, and ABB) agreed with the findings reached by EPA that the (former) Peterson/Puritan, Inc. facility was a primary source of contamination impacting area ground water, including the Quinnville wellfield.

Malcolm Pirnie concluded that the Peterson/Puritan facility is the principal (though not sole) source of volatile organic contamination in the Site study area. Malcolm Pirnie further concluded that under pumping conditions, VOCs released from the Peterson/Puritan, Inc. facility can reach the Quinnville wellfield, and that volatile organic compounds comprise the major type of contamination to ground water in the Site study area. VERSAR and ABB did not dispute this conclusion. EPA is aware of ground water modelling which suggests a contaminant link to the wellfield from J. M. Mills landfill. EPA has identified this part of the Site as Operable Unit 2 for future response actions as necessary. Thus, institutional controls are required for the Quinnville wellfield until such time that the contaminant sources impacting the wellfield are fully identified and addressed.

The purpose of the CCL downgradient active response measure is to control the extent and spread of the CCL contaminant plume in order to restore the aquifer to its beneficial use, as soon as practicable, throughout OU 1.

Comment D-63: CPC states that the CCL downgradient plume should be addressed solely through institutional controls. While acknowledging the statutory preference for remedies employing treatment, CPC believes that the characteristics of the CCL downgradient plume are such that active restoration is not required. CPC cites the NCP in support of its proposition. Adding that institutional controls will be completely reliable at the CCL downgradient plume, CPC states that institutional controls will achieve MCLs in a reasonable time period.

**EPA Response:** The CCL downgradient plume, stretching almost one half mile to the Blackstone River, represents a major contaminant source in the Blackstone Valley aquifer. The aquifer is an important ground water resource. The portion of the aquifer now contaminated by the CCL downgradient plume was a drinking water source prior to the contamination now emanating from the CCL facility. As such, rapid restoration of the aquifer is appropriate. Such restoration can be readily achieved through the known technologies to be employed in the CCL downgradient area.

By contrast, CPC's recommended remedy allows institutional controls to be the sole measure taken in the CCL downgradient area. Institutional controls are questionable in their reliability, since they depend on the cooperation of adjacent landowners and enforcement by governmental agencies and private parties. Such factors make institutional controls considerably less protective than active measures. For these reasons, institutional controls should not be used as the primary remedy when more active remediation measures, which provide greater reliability in the long term, are practicable.

As stated in response D-67, the pump and treat technology to be employed at the CCL downgradient area is proven to be effective. This technology is far more reliable than institutional controls because it minimizes the amount of untreated waste at OU 1, as

opposed to CPC's recommended remedy.

Comment D-64: CPC believes that the potential human health risk identified by EPA as arising from contaminated source soils is addressed in the remedial plan CPC has recommended. The remaining potential risks arise from naturally occurring arsenic and possible ingestion of ground water. CPC states EPA has determined that ground water poses no present risk because there is no opportunity for human contact. Future risk will be eliminated through institutional controls.

**EPA Response:** EPA disagrees with this comment, for the reasons set forth in responses D-43, D-44, D-45, and D-63.

Comment D-65: CPC reminds EPA that CERCLA does not require remediation of naturally occurring substances either in their unaltered form or as altered solely through naturally occurring processes or phenomena. Evidence indicates that naturally occurring arsenic is present at the CCL portion of the Site at levels that exceed both MCLs and the total excess cancer risk of greater than 1x10<sup>-4</sup> to 1x10<sup>-6</sup>. CPC contends that EPA has introduced a risk management factor to reduce assumed risks as they pertain to arsenic that CPC believes is unnecessary.

**EPA Response:** Available evidence indicates that arsenic contamination in the CCL downgradient area may not be anthropogenic. However, environmental monitoring throughout the remedial action will assess the extent of arsenic in the CCL downgradient area, and the risk that it presents. The response actions to be employed at the CCL downgradient area are required to remediate VOC contamination. After the completion of such remedial actions, any residual risk posed by arsenic, and other contaminants, will be evaluated in an EPA risk assessment. The issue of EPA's use of a risk management factor for arsenic is discussed in response D-66, below.

Comment D-66: CPC believes that the presence of naturally occurring arsenic at OU 1 will remain even after the extensive VOC remediation designed to reduce the level of risk at OU 1 to  $1\times10^{-6}$  to  $\times10^{-6}$  range has been conducted. CPC states arsenic will remain in quantities that will produce a risk level on the order of  $10^{-3}$ . This naturally occurring arsenic makes it factually impossible for EPA to remediate the ground water for residential use to acceptable risk limits set by EPA.

**EPA Response:** EPA has identified a risk management factor for arsenic which EPA finds is protective of human health. The note

Page 51

at the bottom of Table I in the RCD explains the rationale for the risk management factor. The result is that arsenic at this Site is managed as if it were one order of magnitude lower than the calculated risk. Consequently, the carcinogenic risk for arsenic at 50 ug/l (cleanup level) is managed as 10<sup>°°</sup>, which is within EPA's risk range. Arsenic has only been detected above the MCL at a single location in the CCL downgradient area. Based on available data, EPA does not believe that arsenic in the CCL downgradient area will adversely impact the selected remedy's ability to restore ground water at 00 1 to protective levels. In accordance with the ROD, a future risk assessment will quantify the residual risks posed by all contaminants of concern, including arsenic, at the CCL downgradient area.

Comment D-67: CFC contends that the EPA Proposed Plan does not take into account the characteristics of PCE, which is a main contaminant at OU 1. EPA has set interim cleanup le s, based on MCLs, MCLGs, or Rhode Island Drinking Water Stand is, that studies indicate present technology cannot achieve. CE is a chlorinated solvent identified among the compounds classified as dense non-aqueous phase liquids. These compounds, commonly referred to as DNAPLs, are characterized by their persistence and failure to respond to conventional pump and treat technology. The result of EPA's own recent study reveals the ineffectiveness of pump and treat technology in addressing DNAPLS. The emerging consensus based on the results of these studies is that current technology is incapable of restoring a contaminated aquifer to drinking water standards when DNAPLs are presence. CPC cites U.S. EPA, Evaluation of Ground-Water Extraction Remedies: PHASE II, Vol., 1 Summary Report, Publication 9355.4-05, Office of Emergency and Remedial Response (Feb. 1992).

**EPA Response:** The term Dense Non-aqueous Phase Liquids (DNAPLs) has sometimes been used to refer to dissolved r aqueous-phase contaminants. However, to clarify, the term APL should be reserved exclusively for non-aqueous (immiscible) phase liquids. Tetrachloroethene (PCE) is a chlorinated solvent which has a density greater than 1 (relative to water) which will cause the compound to sink in an aquifer if a sufficient quantity has been released. Soil properties, such as soil heterogeneity, intrinsic permeability, mineralogy, pore size, pore geometry, and macropores all influence the compound's mobility in the subsurface.

PCE is a major component of the CCL remediation area plume. As presented in the RI/FS, approximately 6200 gallons of PCE was released from a railcar at the CCL facility in 1974. It is this spill, and other historical releases of VOCs to the facility sewer system which comprise the CCL source.

Page 53

## RESPONSIVENESS SUMMARY Petersch/Puritan, Inc. Operable Unit 1

While indirect evidence points to the possibility of DNAPL at the CCL source, no actual DNAPL has been reported in any Site investigation to date. Current information indicates a very high concentration of VOC compounds contained in the soil beneath and in the vicinity of the CCL tankfarm. High concentrations of VOCs in ground water in the tankfarm area indicate that the VOC contamination has reached the ground water table and is continuing to disperse. Ground water samples taken from throughout the CCL remediation area have indicated a marked decrease in plume concentration in the aquifer away from the source. If present, DNAPL could serve as a long term source of contamination to the CCL source area. This could impact the ability of the remedial action to achieve cleanup levels at all points throughout the CCL source area in a reasonable time period.

EPA guidance documents, while informing the public of the degree of difficulty in achieving cleanup levels where DNAPL is present, point to current treatment technology, such as soil vapor extraction and ground water pumping and treatment, as the most effective means to date to both recover DNAPL from the subsurface and to prevent plume migration. The selected remedy employs these technologies at the CCL remediation area. The EPA report, referred to by CPC, indicates that certain sites failed to achieve identified cleanup goals within the predicted timeframe due to a serious underestimation of the mass of contaminant released at those sites. At the CCL facility, the major component of the total mass of contaminant released was from the railcar spill. Therefore, there is a much better understanding of the total mass of contaminant which has been released at OU 1.

EPA has taken into account the contaminant properties, sampling data, and remedial technologies in selecting the appropriate remedy for the CCL remediation area. While the possible presence of DNAPL at the CCL source remains a concern, the existence of DNAPL has not been proven. However, CPC's consultant, in development of the FS and as presented in Appendix E of the FS, took into account the potential for DNAPL at the source in estimating the cleanup timeframes and in identifying appropriate remedial technologies for the CCL remediation area. Given this data, it was estimated that under the no action alternative, the CCL remediation area would meet cleanup standards in 30- years. However, applying source control measures as identified in the proposed plan, the source will be depleted in an estimated 12 years. With the source depleted, restoration of the aquifer is considered to be achievable.

The source control measures, as identified in the Proposed Plan and in the ROD, are considered to be effective in mitigating the migration of contaminants to the downgradient area. The location and extent of the source, along with a shallow depth to bedrock and limited infiltration, all favor mitigating contaminant migration. In doing so, the source control measures are, in effect, providing containment of the source. Therefore, there would be no appreciable difference between containment and full remediation of the source at OU 1.

EPA has considered the potential for DNAPL in Section X of the ROD. The ROD provides that certain modifications can be made to the remedial systems during the period of operation. The ROD further states "[i]f, following a reasonable period of system operation, EPA determines that the selected remedy cannot meet cleanup levels, EPA may consider contingency measures as a modification to the selected remedy." By employing this approach, the ROD ensures that the selected remedy will maximize the efficiency of the CCL source control measures, while also recognizing that other measures may be necessary in the future, based on future site information.

Comment D-68: CPC cites the Congressional testimony of EPA's Deputy Administrator, Robert Sussman, on the issue of the Agency's efforts to address DNAPLs in ground water. Sussman described this issue as "one of the most difficult problems facing the Superfund program" and acknowledged that the traditional "pump-and-treat" methods have proven ineffective in dealing with DNAPLS. CPC also notes that EPA has identified the need for guidance on the DNAPL issue in its <u>Superfund</u> <u>Administration Improvements</u>, Executive Summary (June 23, 1992).

**EPA Response:** Mr. Sussman's comments regarding DNAPLs reflect current Agency concern regarding the presence of DNAPL at sites. The Agency is currently exploring ways to increase its effectiveness in remediating sites where DNAPL is present. At OU 1, DNAPLS have not been identified. EPA believes that the selected remedy may be able to restore ground water to cleanup levels. However, the selected remedy takes into account that possibility that EPA may reevaluate and, as appropriate, mcdify the cleanup approach, as discussed in response D-67, above.

**Comment D-69:** After further describing scientific aspects of DNAPL, CPC cites EPA's Superfund Administrative Improvements report, June 23, 1993. This report describes how the Agency will develop technical impracticability ARAR waiver language for use in consent decrees when the ROD is silent on the issue.

**EPA Response:** The details of any future consent decree regarding OU 1 are beyond the scope of this Responsiveness Summary. However, EPA points out that the ROD specifically addresses the

potential that certain portions of the aquifer may not be restored to their beneficial uses by the remedial components of the selected remedy. In such a case, EPA may consider certain modifications to the system and contingency measures, including waiver of ARARS. The full text of potential modifications to the selected remedy is found in section X of the ROD.

**Comment D-70:** CPC believes that, in light if site circumstances, pump and treat technology is unreasonable and not cost-effective. CPC recommends an approach more in tune with the needs of OU 1, and the capabilities of existing technology.

EPA Response: EPA disagrees with CPC's characterization of the needs of OU 1, as more thoroughly described in Responses D-22, D-43, D-44 and D-45. Contrary to CPC's assertion, the selected remedy, including its pump and treat component, is both reasonable and cost effective. In the analysis of remedial options for a site, EPA may only consider cost effectiveness as among remedies that are protective and attain ARARS. As described in Response D-63, above, remedies that do not incorporate an active component at the CCL downgradient area are not sufficiently protective. While passive measures may indeed be cheaper than pump and treat, they would provide only a minimal reduction of risk, and allow such risk to continue for an unacceptably long time frame. Thus, the cost of passive measures is irrelevant.

The selected remedy, by contrast, provides a cost effective approach to all of OU 1, in that the relationship of overall effectiveness of the remedy is proportional to its costs. The remedy is not a "hope for the best" approach, as CPC contends. Rather, the selected technologies are expected to remove significant amounts of contaminants from the soil and ground water. EPA believes that the selected remedy may be able to restore ground water to cleanup levels. Recognizing that there are no guarantees, however, EPA has allowed for the possibility that it may have to reevaluate the performance of the remedy, as described in response D-67, above. Based on the comparative analysis of alternatives performed in the FS, EPA believes that it is proper to employ technologies that provide for the optimization of cleanup at OU 1, rather than allowing the OU 1 contamination to persist in an nonprotective state.

**Comment D-71:** CPC states that, in accordance with the NCP, EPA must evaluate the performance of any selected remedy. CPC asserts that available technology will be of limited effectiveness due to the presence of DNAPL.

EPA Response: EPA has evaluated all necessary criteria in its remedy selection process. This selected remedy was chosen only after a detailed analysis of alternative remedies according to the nine criteria described in the NCP. These criteria included an analysis of long term effectiveness, short term effectiveness, and implementability of the alternatives. In addition, upon further analysis and in response to comments received during the public comment period, EPA has adjusted the selected remedy to include certain modifications to enhance system performance. Further, the ROD includes contingency measures if EPA determines that the aquifer cannot be restored to cleanup levels.

Comment D-72: CPC contends that the Proposed Plan omitted a "cost benefit review", as required by the NCP. CPC further contends that the remedy, as described in the Proposed Plan, will operate well beyond the twelve years projected in the Proposed Plan, due to the presence of DNAPL. Citing § 121(a) of CERCLA, CPC says that EPA must consider operation and maintenance costs for the entire period of remedy operation. Considering that the system may not achieve cleanup levels within any foreseeable timeframe, remedial costs will increase dramatically and the remedy will not be cost effective. Instead, and more realistic, achievable cleanup goals must be established, which can be realized in a cost effective manner.

**EPA Response:** The NCP does not require a cost-benefit analysis as CPC has described. Rather, the NCP provides that any remedial action selected shall be cost effective. Cost effectiveness is defined by assessing the remedy according to the following three of the nine criteria: long term effectiveness and permanence, reduction of toxicity, mobility or volume through treatment, and short term effectiveness. The overall effectiveness of the remedy that is established through this analysis is then compared to cost to ensure that the remedy is cost effective. A remedy is considered cost effective if its costs are proportional to its overall effectiveness. The preamble to the NCP (55 Fed. Reg. p. 8726) makes clear that cost can only be analyzed with respect to a remedy that meets the threshold criteria of overall protection of human health and the environment and compliance with ARARs.

As described in the FS, only alternatives 5 (the selected remedy) and 6 comply with ARARs and are fully protective of human health and the environment. To varying degrees, the other alternatives rely solely on institutional controls to provide protection in areas of GU 1 where risks are currently outside EPA's acceptable risk range. The selected remedy provides for known technologies to remediate OU 1. These technologies present the greatest likelihood of meeting ARARs in OU 1 ground water within a

Page 57

RESPONSIVENESS SUMMARY Peterson/Puritan, Inc. Operable Unit 1

reasonable time period.

While actual operation times cannot be known until the system is actually recovering contaminants, the selected remedy provides the most significant and most timely reduction of contaminants in all areas of OU 1 that currently exceed EPA's risk range. Accordingly, the selected remedy is considered overall extremely effective, according to the criteria described above. If, after a reasonable period of system operation, cleanup levels cannot be met, EPA may consider contingency measures. Such contingency measures ensure that the remedy will remain cost effective over its operational life, while meeting the threshold criteria of overall protection of human health and the environment and compliance with ARARS, or invoking a waiver of ARARS, as appropriate.

Comment D-73: CPC believes that EPA's preferred alternative will not accomplish its remedial objective, the attainment of MCLs. Rather, it will simply shorten the time until a condition above MCLs is reached. Considering that there are no risks at OU 1 and that EPA's remedy is not cost effective, the CPC recommended remedy should be adopted. This approach provides for longer natural attenuation, but the same level of protection as the EPA remedy.

**EPA Response:** EPA disagrees with CPC's assertions. EPA believes that the selected remedy may be able to restore ground water to cleanup levels. The selected remedy also contains contingency measures that EPA may consider in the event that MCLs cannot be attained. These technologies and contingencies of the selected remedy are protective and will attain or waive ARARs as appropriate. By contrast, the CPC remedy would not be protective for the reasons described in response D-63, above, and would of necessity require ARARs waivers. EPA disagrees with CPC's characterization of risks at OU 1, as described in Response D-43, D-44, and D-45, above. In fact, it is the very risks that CPC disavows that make the CPC recommended remedy not protective. EPA's description of cost effectiveness is described in Response 72, above.

Comment D-74: CPC advocated that its recommended remedy is consistent with the NCP. While not described in any detail, the CPC recommended remedy proposes active remediation in the CCL source area to address source soil contamination, reduce the level of contaminants in ground water, and prevent migration of contaminants beyond the source area. These actions would be limited by technology. Institutional controls alone would be used for the downgradient portion of the CCL plume and the

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EPA Response: EPA does not agree that such a remedy would be consistent with the NCP. The CPC recommended remedy would permit the entire CCL plume, extending nearly one half mile, to naturally attenuate, while the sole means of providing protectiveness would be through institutional controls. Such measures, by themselves, are not sufficiently protective at CU 1, as described in responses D-44 and D-63. Furthermore, the selected remedy provides that EPA may consider certain other measures if ARARs cannot be met after a reasonable period of system operation. These contingency measures ensure that the remedy would remain protective even if the technologies of the selected remedy were unable to attain ARARs.

Comment D-75: CPC further argues for its recommended remedy, stating that the NCP's "cost benefit" considerations favor natural attenuation of the CCL plume, since there are no present or future risks associated with the plume. CPC quotes the NCP at § 300.430(e)(7)(iii) in support of this argument.

EPA Response: The section of the NCP relied on by CPC describes the method by which cost is factored into the initial screening of alternatives. As described in more detail in the FS, the initial screening process sorts from a broad range of remedial options to narrow the field of alternatives that will be scrutinized in the detailed analysis of alternatives. The process was properly performed in the FS, and more costly process options were eliminated from further consideration when more economical, yet equally effective and implementable alternatives existed. Based on this process, six alternatives were developed for further FS analysis. CPC is misguided in citing this NCP section to support its recommended remedy as against EPA's selected remedy. Such arguments should be based on the nine criteria which form the detailed analysis of alternatives.

However, even assuming that CPC's comment is properly directed, the NCP language it cites does not further its argument. Section 300.430(e)(7)(iii) provides that one factor that can lead to elimination of an alternative is if its costs are grossly excessive compared to the alternatives's overall effectiveness. The section also provides that when one alternative provides similar effectiveness and implementability as another alternative by employing a similar method of treatment or engineering control, but at greater cost, such alternative may be eliminated from further consideration. Both these factors support EPA's selected remedy and disgualify CPC's recommended remedy.

EPA's selected remedy provides the most effective and timely

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approach to removing contaminants from OU 1. While its costs may indeed be higher than CPC's recommanded remedy, this is because the CPC recommended remedy does not provide the same degree of protectiveness. Higher costs do not by definition mean excessive costs, as CPC suggests. Rather, such higher costs are justified, (i.e. the remedy is cost effective) when they are proportional to that remedy's overall effectiveness.

CPC's recommended remedy fails to provide similar effectiveness and implementability, as described in § 300.430(e)(7)(iii). Rather than employing similar methods of treatment or engineering controls at the CCL downgradient plume, the CPC recommended remedy provides dramatically less treatment, in that no contaminated ground water is extracted from the CCL downgradient plume. In place of this active remediation, the CPC recommended remedy calls for extended institutional controls in this area. While institutional controls are part of EPA's selected remedy, EPA is concerned about the effectiveness of such controls, especially when solely relied upon to provide protectiveness. CPC's recommended remedy would exacerbate this situation by prolonging the time by which institutional controls are the sole means of providing protection in the CCL downgradient area.

Comment D-76: CPC asserts that since in the Proposed Plan EPA states that there are no current health risks associated with ground water, less costly remediation can satisfy the NCP requirement that any remedial action be protective of human health and the environment, while eliminating any possible risks associated with ground water.

**EPA Response:** EPA disagrees with CPC's analysis. The first of the nine criteria that EPA must consider in its remedy selection process is overall protection of human health and the environment. To assess this criteria, EPA looks at several other criteria, particularly long term effectiveness and permanence, short term effectiveness, and compliance with ARARs. CPC's recommended remedy is deficient with respect to each of these criteria.

CPC's recommended remedy would allow continued exceedances of chemical-specific ARARs in the CCL downgradient area until such time as natural attenuation restores ground water throughout the CCL plume. The CPC recommended remedy also would only address risks in the CCL plume through institutional controls, which are questionable in their reliability, as described in responses D-44 and D-63, above. Since the CPC recommended remedy does not aggressively seek to achieve cleanup levels through active measures, as does the selected remedy, such institutional controls could be the sole means of managing risks at OU 1 for an extended period of time. This result also makes the long term effectiveness of the CPC recommended remedy difficult to assess, since the CPC recommended remedy may allow a much longer period of time before cleanup levels are achieved.

Comment D-77: CPC states that the analysis of overall protection of human health and the environment includes an assessment of how public health and environmental risks are properly eliminated, reduced, or controlled through treatment, engineering controls or institutional controls. CPC maintains that source remediation, combined with institutional controls, will adequately manage OU 1 risks, and is therefore consistent with the NCP.

EPA Response: As described in response D-76, EPA does not believe that source remediation, combined with institutional controls, will adequately manage OU 1 risks. Such a remedial plan is inconsistent with the NCP, since risks which are outside EPA's acceptable risk range would not be properly eliminated, reduced or controlled, as required by the Site-specific circumstances at OU 1.

Comment D-78: CPC states that there is an exceedingly low probability that ARARs will be met in OU 1 ground water. CPC believes that EPA's periodic reviews and evaluations of the remedy are insufficient methods for evaluating cleanup goals. Rather, goals that are attainable with currently available technology should be established at the outset in the ROD.

EPA Response: EPA believes that the selected remedy may meet all ARARs that have been identified for OU 1, including MCLs. See response D-67. Furthermore, as described in section X of the ROD, the selected remedy describes certain contingency measures that EPA may consider if, after a reasonable period of system operation, EPA determines that the selected remedy cannot meet cleanup levels. EPA believes that this approach provides for maximum protectiveness of human health and the environment through an aggressive cleanup of heavily contaminated soils and ground water at OU 1. Only after a reasonable period of system operation will sufficient data regarding system performance and contaminant removal be available to assess with more certainty the likelihood of achieving cleanup levels. By contrast, the CPC proposal concedes that cleanup levels would not be attained before even beginning the cleanup.

Comment D-79: CPC states that MCLs should not be ARARs at OU 1. According to CPC, since DNAPL is present, ground water cannot be restored to MCLs by currently available technology.

**EPA Response:** Again, EPA disagrees with CPC's assertion regarding the likelihood of attaining MCLs at OU 1. See responses D-67 and D-72, above. MCLs are ARARS at CU 1, because EPA's goal in this remedial action is to restore the ground water at OU 1 to drinking water quality. Furthermore, the contingency measures that EPA may consider, after a reasonable period of system operation, include the possibility that an ARAR may be waived. EPA notes that such a waiver would be incorporated into a future decision document, as necessary.

**Comment D-80:** CPC states that its recommended remedy will provide the same degree of long term effectiveness and permanence as the selected remedy.

EPA Response: The criteria of long term effectiveness and permanence contains an analysis of residual risks that remain after completion of the remedial action. All remedial alternatives evaluated in the FS may provide that MCLs, and all other ARARs, will be met at the conclusion of the remedial action. The difference is the time required to attain ARARs and the confidence that ARARs will in fact be achieved. Alternatives relying on institutional controls to restore a portion of OU 1 are less reliable, as described in responses D-44 and D-63. Such alternatives require that institutional controls must be maintained for longer periods of time than the selected remedy, since fewer active measures will be implemented and contamination will require much longer periods of time to naturally attenuate. Therefore, long term effectiveness and permanence of these remedies does not compare favorably to that of the selected remedy, since the time at which ARARs would be met, and the degree of certainty regarding institutional controls, are unclear. The selected remedy, however, provides for the shortest restoration to ARARs of all alternatives evaluated. Residual risks at the completion of the remedial action will be readily quantifiable due to the contaminant removal and monitoring that has occurred.

Moreover, the CPC recommended remedy does not even provide that ARARs will eventually be met. It simply states that a degree of active restoration will occur in the CCL source area, and then provides for natural attenuation with institutional controls. Such long term attenuation, with sole reliance on institutional controls, is unacceptable. The point at which ARARs are attained under the CPC recommended remedy is unclear. The degree to which the limited active restoration of the CCL source area would affect the eventual attenuation of the aquifer to MCLs is not understood. The CPC recommended remedy also does not describe any contingencies that may be employed after the limited active restoration. All these factors combine to question the long term

Page 61

effectiveness and permanence of the CPC's recommended remedy.

**Comment D-81:** CPC states that EPA's proposed plan is not cost effective as required by C<sup>--</sup>IA and the NCP, since it does not include a cost benefit anal sis. CPC believes that its plan is the cost effective alternative, considering risks at CU 1.

**EPA Response:** As described in response D-70, above, EPA believes that the selected remedy is cost-effective, according to the analysis of costs required by the NCP. Response D-72 describes that a cost benefit analysis is not required by the NCP. Rather, alternatives that provide overall effectiveness are analyzed to determine which are cost effective. The CPC recommended remedy would not provide overall effectiveness, as described in Response D-75, above, and therefore would not be analyzed for cost effectiveness.

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ATTACHMENT A

PUBLIC HEARING TRANSCRIPT

Page 63

HEARING, taken before DEANNA L. ANDERSON, Notary Public and Court Reporter, at the ASHTON ELEMENTARY SCHOOL, Scott Road, Ashton, Rhode Island, on July 29, 1993.

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## DEANNA L. ANDERSON

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1	comments on the Peterson/Puritan
2	Operable Unit 1 Proposed Plan FS
3	and Remedial Investigation.
4	Since this is a hearing, we
Ξ	won't be answering questions today
6	or responding to comments tonight.
7	We will respond to them after the
8	close of the comment period in a
9	document called a Responsiveness
10	Summary which will be included with
11	our decision document called a
12	Record of Decision that we will
13	prepare after the close of the
14	comment period which closes August
15	5.
16	We were here at this location
17	several weeks ago where we
18	presented information on the
19	proposed plan and answered
20	questions about the site and the
21	public comment period began on July
22	6. And as I said, it will end on
23	August 5.

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# FAX. (413) 739-4226

Let me now describe the format for the hearing. First, Dave Newton will give a brief overview of the propsed plan for the cleanup of the site. Following Dave's presentation, we'll accept oral comments for the record.

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Those of you wishing to make oral comments should have indicated your desire to do so by filling out a card with Leo at the back of the room. And I have three cards that have been filled out. Also at the back of the room are copies of the proposed plan.

16 If you wish to make an oral 17 comment and haven't filled out a 18 card, please see Leo and fill out a 19 card and he'll give me the card. 20 I'll call on those people in 21 the order in which they filled out 22 the cards. They should come to the 23 front of the room and state their

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1	name and address and/or their
2	affiliation.
3	The reason for doing this is
4	as you can see we're recording the
5	proceedings verbatim and we want to
6	make sure everything is accurate
7	for the record.
8	If you have oral comments that
9	are going to last more than fifteen
10	minutes, please just address the
11	major points and present us with a
12	written extent of your comments and
13	those will go into the record in
14	their entirety verbatim and become
15	part of the hearing record.
16	I may ask those people making
17	comments a question to just clarify
18	their statement so that when we
19	consider their statement, we get
20	everything and we understand it and
21	it's accurate.
22	If you wish to make or submit
23	written comments, you can give

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those to us tonight or you can mail them to our Boston office address which is in the proposed plan postmarked no later than August 5 which is the close of the comment period. All the oral comments that we receive tonight and the written comments that we receive during the

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comment period will be responded to or addressed in our Responsiveness Summary and become a part of the administrative record of the site.

And as I said, the responsive summary will be included with our decision document, the Record of Decision, that we prepare at the conclusion of the comment period.

Now, before we begin, are there any questions about the proceedings or how to make comments and so on?

If there are no questions,

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1	first operable unit of the
2	Peterson/Puritan Superfund Site.
3	I'd like to throw up another
4	overlay here to give you a little
5	larger view. Because of the
6	expansive site area and the number
7	of identified areas of
8	contamination, in 1990, EPA
9	administratively divided the site
10	into smaller, more manageable units
11	. as we call them operable units.
12	And as I said before, this is the
13	first operable unit.
14	Operable Unit 1 consists of
15	two principle source areas, the
16	CCL, Custom Manufacturing Facility,
17	that's the current name, formerly
18	the Peterson/Puritan, Inc. facility
19	for which this site has its
20	namesake. And also the Pacific
21	Anchor Chemicals Corporation.
22	We've listed both of these as CCL
23	and PAC respectively as acronyms.

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Our preferred alternative --1 what I'd like to do is get into the 2 preferred alternative a bit here. 3 In review of the RI and the 4 feasibility study, EPA has written 5 a proposed plan for the community 6 7 to review and provide comment to in order to come to a decision on this 8 9 portion of the site cleanup. 10 And EPA's selecticz of the 11 preferred cleanup alternative as described in the proposed plan was 12 13 a result of a comprehensive evaluation and screening process. 14 15 The FS for this OU was 16 conducted to identify and analyze 17 the alternatives which are 18 considered and, you know, as well 19 as the process and criteria EPA 20 used to narrow the list to six 21 potential alternatives of which we selected one as our preferred 22 23 alternative.

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Our preferred alternative is described in the feasibility study as number five and it is referred to as Enhanced Source Control with CCL area management of migration. For source control measures, we have elected to excavate the manholes and the catchbasins of the CCL property, lay down some capping, soil vent the source area of scils, also extract source area ground water with treatment and discharge to the POTW, that's the Publicly Owned Treatment Works. We have a downgradient component of ground water which will be extracted with direct discharge to the POTW, natural attenuation of the Quinnville wellfield, institutional controls and environmental monitoring

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cleanup.

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 (203) 525-3087
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considering actively pumping the 1 ground water in this area, six 2 years to naturally attenuate a 3 downgradient plume that has been 4 identified in the PAC remediation 5 area and approximately one year to E 7 clean up the PAC source area. The estimated time for design 8 and construction of this 9 alternative is approximately three 10 11 years. And the estimated total cost is approximately 7.3 million 12 13 dollars. The public is also invited to 14 15 comment not only on our preferred .16 alternative but also on the other 17 alternatives that were carried forward in our feasibility study. 18 19 Alternative one is a no action 20 alternative and it includes 21 environmental monitoring throughout 22 the duration of the site 23 attenuation.

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· - · · 1	The estimated time for
2	restoration for alternative one is
3	thirty plus years for the entire
4	operable unit. The estimated total
5	cost is approximately a million
6	dollars. Again, that's for the
7	environmental monitoring.
8	Alternative two adds
-	
9	institutional controls and a
10	focused investigation to
11	alternative one.
12	The time of restoration is
13	still approximately thirty plus
14	years for the entire OU and an
15	estimated total cost of 1.3
16	million.
17	Alternative three is a source
18	control measure. This alternative
19	involves source control actions to
20	limit the migration of contaminants
21	from the sources.
2 2	At the CCL remediation area,
2 3	again, as I've gone over with the

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preferred alternative, it will include excavation, capping, soil venting of soft soils and treatment, source area ground water extraction, ground water treatment and discharge, institutional controls throughout the CCL remediation area and environmental monitoring.

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For the PAC remediation area it would be excavation and disposal of leachfield soils, institutional controls throughout the PAC remediation area and a focused investigation.

The estimated time frame for restoration of the site is cut to four years at the PAC source area, six years to the PAC downgradient area, twelve years at the CCL source area and twelve years at the CCL downgradient area. Alternative four is an

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enhanced source control alternative 1 and that includes all the remedial 2 actions I've just described for the 3 CCL remediation area and it 4 includes for the PAC remediation 5 area source control measure with 6 7 in-situ treatment of ground water. The estimated time for 8 9 restoration for this site -- excuse 10 me, for this alternative then is 11 one year at the PAC source, six years at PAC downgradient, twelve 12 13 years at the CCL source and twelve years at the CCL downgradient with 14 15 an estimated cost of 6.5 million 16 dollars. 17 Alternative six -- we've 18 already discussed the preferred 19 alternative. Alternative six is enhanced source control at both the 20 21 CCL impact area management of 22 migration. 23 This alternative would combine

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:	fastest practical restoration of
2	all portions of OU 1 that are
3	outside of EPA's acceptable risk
'4	range. And it also is the most
5	cost-effective approach to meeting
6	EPA's remedial objectives for this
7	operable unit. That concludes my
8	summary.
5	MR. BOYNTON: Thanks, Dave.
10	Now, we'll get into the cral
11	comments.
12	First is Mr. Leo Hellested
13	from the Rhode Island Department of
14	Environmental Management.
15	MR. HELLESTED: Good evening,
16	my name is Leo Hellested. I'm an
17	engineer with the State of Rhode
18	Island, Department of Environmental
19	Management, a division of Site
20	Remediation. I'm also the State
21	Project Manager for
22	Peterson/Puritan Superfund Site.
23	Based upon the information
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1	available at this time, the Rhode
2	Island Department of Environmental
3	Management (RIDEM) expects to
4	concur with the remedy as proposed
5	by the U.S. Environmental
6	Protection Agency for Operable Unit
7	l of the Peterson/Puritan Superfund
8	Site.
9	The State has been actively
10	involved in all stages of the
11	review process for the
12	Peterson/Puritan Superfund Site,
13	including the investigation of this
14	operable unit.
15	This involvement has included
16	thorough reviews of the Remedial
17	Investigation Report, the
18	Feasibility Study Report, as well
19	as other technical documents
20	generated including the Proposed
21	Plan.
22	The State's role in the review
23	. process is to insure that all State

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1	Applicable Or Relevant and
2	Appropriate Requirements are met.
3	As a result of our review of
4	the Proposed Plan, the State will
5	be providing a written comment
6	letter to the EPA that includes, in
7	detail, all remaining concerns the
8	State has regarding the preferred
9	alternative.
10	This evening I would like to
11	. outline some of those concerns, as
12	well as our points of agreement
13	with the EPA.
14	At the CCL remediation area,
15	the State supports the proposed
16	rethods of source control, and
17	management of migration.
18	These measures include:
19	Excavation of contaminated soil
20	around manholes and catchbasins,
21	capping source area soils,
22	<ul> <li>installing and operating a soil</li> </ul>
23	vapor extraction system a the

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source, source area cround water 1 extraction, treatment, and 2 discharge to the FOTW, downgradient 3 area ground water extraction with 4 5 direct POTW discharge, natural attenuation of the Quinnville 6 7 wellfield, institutional controls, and environmental monitoring for 8 the duration of the remedial ç, 10 action. 11 At the Pacific Anchor Chemical 12 Corporation or PAC remediation 13 area, the state also supports the proposed methods of source control 14 15 and management of migration. 16 These measures for this area 17 include: Excavation and disposal 18 of the existing leachfields, reconstruction of the leachfields 19 20 for installation of an in-situ 21 oxidation treatment system, natural 22 attenuation of the PAC downgradient 23 ground water, institutional

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Controls, a focused investigation 1 of the PAC downgradient area, and 2 environmental monitoring for the 3 duration of the remedial action. 4 5 However, regarding the preferred alternative selected by 6 the EPA, the State does have the 7 8 following concerns: One, the 9 in-situ oxidation system proposed at the PAC remediation area is a 10 11 relatively new and untested method of treating arsenic in soil. 12 Although the State strongly 13 14 supports the use of new 15 technologies, a comprehensive site 16 remedy must include frequent data 17 collection and monitoring to 18 determine its effectiveness, along 19 with a triggering mechanism that 20 could allow for an alternative 21 remedy if the in-situ oxidation 22 system does not perform to 23 expectations.

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Two, based upon information 1 available at this time the State 2 supports natural attenuation with a 3 focused investigation, monitoring, 4 and institutional controls for the 5 6 PAC downgradient area. 7 However, the state would like to see a mechanism incorporated 8 into the Record of Decision (ROD) 9 that would initiate active 10 11 remediation of the PAC downgradient 12 area if a new, significant source of contamination is identified as a 13 14 result of the focused 15 investigation. The Record of 16 Decision should also specify the 17 proposed elements of the focused 18 investigation. 19 Although the State expects to 20 concur with the USEPA on the 21 proposed remedy of Operable Unit 1 22 of this Site, we believe that the 23 concerns stated above should be

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 Windsor, CT 08085-1724
 Hartford, CT (203) 525-3087

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 (\$17) 723-0840
 (203) 525-3087

1	into the Administrative Record.
2	Thank you.
3	MR. BOYNTON: Thank you, Leo.
4	Next Mr. John Morra for the Town of
5	Cumberland would like to make a
6	comment.
7	MR. MORRA: Yes, my name is
8	John Mcrra and I'm here
9	representing the Town of
10	Cumberland. I represent the firm
11	of Water Works Engineering and
12	Associates.
13	The Town of Cumberland is
14	going to make a written comment
15	concerning the remediation of this
16	Operable Unit 1 to the USEPA but I
17	had a couple thoughts and comments
18	that I wanted to get on the record
19	this evening in advance of that
20	statement or that written
21	comment written statement
22	rather.
23	One is and I'm not sure this

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l	may already be true that the
2	Department of Environmental
3	Management Ground Water Section be
4	involved in this process or comment
5	period if you will between now and
6	August 6.
7	And that further that the
8	Rhode Island Department of Health
9	Water Quality Section be involved
10	or asked to comment on this if they
11	so choose and that the public
12	comment period be amended to
13	include their comment if they do
14	not have time.
15	One of the reasons for this is
16	the fact that the Town of
17	Cumberland in addition to perhaps
18	not wanting a Superfur! Site within
19	its political boundaries has lost
20	two municipal wells in this area to
21	drinking water supplies.
22	One of them was active and was
23	within Operable Unit 1. That was

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the Martin Street well with perhaps 1 a million and a half gallons a day. 2 The other which I'm not sure З whether EPA's program has 4 adequately addressed is the Lenox 5 6 Street well which is outside the 7 operable unit and will not be directly impacted or at least I 8 dcn't feel it will be within the 9 twelve year time frame cr any 10 11 natural attenuation process. 12 And therefore, this is kind of 13 a dangling part of this overall 14 cleanup that I'm not sure is going 15 to be addressed fully with this 16 particular site remediation. 17 And that actually concludes my 18 statement. But I would like to say 19 that I would like to have the 20 Department of Health Water Quality 21 Section involved as well as Ground 22 Water and allow them to comment 23 also. Thank you.

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MR. BOYNTON: Thank you, Mr. 2 Morra. Next Mr. Robert Cox, 2 Blackstone Valley Town Coursel. 3 MR. COX: I'm the designated 4 sitter here. We're waiting for Ecb 5 6 Newington the president and counsel 7 who had a statement. He's journeying up from Warren, Rhode 8 9 Island. MR. BOYNTON: Will he ave a 10 11 written statement, do you think? MR. COX: He'll have a written 12 13 statement, yes. MR. BOYNTON: 14 Okay. Does 15. anybody else have any comments they . 16 wish to make for the record? 17 I'll accept, of course, the 18 Town of Blackstone's comments, 19 written comments. MR. COX: We will have 20 21 comments. 22 MR. BOYNTON: Yeah, okay. If we don't have any further 23 Fine.

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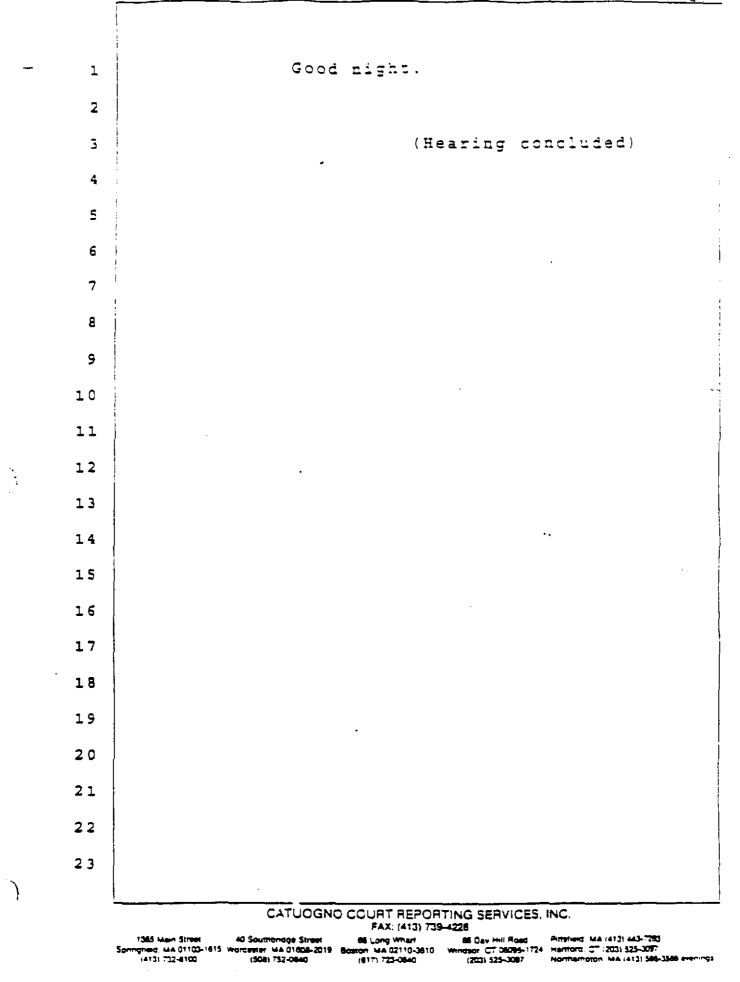
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 (508) 752-0640
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 MA (413) 586-3588

oral comments, I'm going to close 1 the hearing and then we can open it 2 for general questions if anybody 3 has any general questicis. 4 So with that, this hearing is 5 closed. And remember that written 6 comments have to be postmarked no 7 later than August 5. 8 And if you do have some 9 10 questions on how to make comments, 11 you can get in touch with either 12 Leo or David or myself during the 13 comment period. 14 So does anybody have any 15 general comments about the remedy that they'd like to bring up at 16 17 this time? Nothing? Everybody's 18 completed satisfied with the remedy? That's good. 19 20 Well, thank you very much for 21 participating and coming to the 22 hearing and we look forward to your 23 comments by August 5. Thank you.

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COMMONWEALTH OF MASSACHUSETIS

Norfolk, ss.

I, DEANNA L. ANDERSON, Certified Shorthand Reporter, do hereby certify that the foregoing testimony is true and accurate, to the best of my knowledge and ability.

WITNESS MY HAND, this 12th day of August, 1993.

Deanna L. Anderson

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PETERSON/PURITAN, INC. SITE OPERABLE UNIT 1 ROD SUMMARY

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APPENDIX D

DECLARATION OF STATE CONCURRENCE

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State of Rhodells and and Providence Plantations Department of Environmental Management Office of the Director 9 Hayes Street Providence, RI 02908

September 28, 1993

Mr. Paul Keough Acting Regional Administrator Environmental Protection Agency, Region 1 John F. Kennedy Federal Building Boston, MA 02203-2211

Re: Record of Decision for the Peterson/Puritan, Inc. Site - Operable Unit #1 Cumberland, Rhode Island

Dear Mr. Keough:

This is to advise you that the State of Rhode Island concurs with the selected remedy detailed in the September 1993 Record of Decision for the Remedial Action of the Peterson/Puritan, Inc. Superfund Site - Operable Unit #1. This concurrence is based upon all aspects of the abovementioned Record of Decision being adequately addressed and implemented during design, construction and operation of the remedy.

The Department wishes to specifically emphasize the following aspects of the Record of Decision:

- This Record of Decision is for the first operable unit of the Peterson/Puritan, Inc. Superfund Site. The remaining areas of concern on site, not addressed by this Record of Decision, are to be addressed by future operable units.
- The remedy as proposed and implemented must ensure compliance with all applicable or relevant and appropriate State and Federal statutes, regulations and policies.
- The remedy must identify institutional controls that are appropriate for each specific area of the operable unit, are applicable throughout the remedial action, and which are protective of human health. Also, in the event that the remedial risk goals cannot be achieved, long-term controls (applicable after the remedy is terminated) must be instituted to prevent an unacceptable risk to human health and the environment.

• The State understands that the selected remedy provides for natural attenuation, institutional controls, a focussed investigation, and environmental monitoring of the PAC downgradient area. The State also understands that its rights to take independent actions at the PAC downgradient area, based on state law, are not prejudiced or preempted by this Record of Decision to the extent that such actions will not delay or be inconsistent with the selected remedy.

Finally, I urge EPA to make every effort to assure that this remedy is implemented in an expeditious fashion, and the remaining operable units are addressed in a timely and efficient manner.

Thank you for providing us with an opportunity to review and concur with this important Record of Decision.

Sincerely,

Louise Durfée, Director Department of Environmental Management

James Fester, Associate Director, DEM
 Merrill Hohman, Director, EPA Region I Waste Management Division
 Richard Boynton, Chief, RI Superfund Section
 Terrence Gray, Chief, DEM Division of Site Remediation
 Claude Cote, Esq. DEM Office of Legal Services
 Warren Angell, Supervising Engineer, DEM Division of Site Remediation
 David Newton, EPA Remedial Project Manager

### PETERSON/PURITAN, INC. SITE OPERABLE UNIT 1 ROD SUMMARY

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### APPENDIX E

# ADMINISTRATIVE RECORD INDEX

# Peterson/Puritan, Inc. (Operable Unit I)

# NPL Site Administrative Record

# Index

Compiled: July 6, 1993 ROD Signed: September 30, 1993

Prepared for

Region I Waste Management Division U.S. Environmental Protection Agency

With Assistance from

AMERICAN MANAGEMENT SYSTEMS, INC.

One Bowdoin Square. 7th Floor • Boston, Massachusetts 02114 • (617) 557-2000

# Introduction

This document is the Index to the Administrative Record for the Record of Decision for the Peterson/Puritan, Inc. National Priorities List (NPL) site, Operable Unit 1. Section I of the Index cites site-specific documents, and Section II cites guidance documents used by EPA staff in selecting a response action at the site.

Although not expressly listed in this Index. all documents contained in the January 31, 1992 Peterson Puritan, Inc. (J.M. Mills Landfill) Removal Action Administrative Record are incorporated by reference herein, and are expressly made a part of this Administrative Record.

The Administrative Record is available for public review by appointment at the EPA Region I Records Center in Boston, Massachusetts (telephone: 617-573-5729), the Cumberland Public Library, 1464 Diamond Hill Road, Cumberland, Rhode Island 02864 and the Lincoln Public Library, Old River Road, Lincoln, Rhode Island 02865. Questions concerning this Administrative Record should be addressed to the EPA Region I Remedial Project Manager.

The Administrative Record is required by the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), as amended by the Superfund Amendments and Reauthorization Act (SARA).

# Section I

Site-Specific Documents

### ADMINISTRATIVE RECORD INDEX

for the

# Peterson/Puritan, Inc. NPL Site (Operable Unit I)

ROD Signed: September 30, 1993

### 1.0 Pre-Remedial

- 1.2 Preliminary Assessment
  - Memorandum from Robert A. O'Meara, EPA Region I to Gerald Levy, EPA Region I (January 15, 1980). Concerning the preliminary assessment and site inspection of the Cumberland Landfill/J.M. Mills, Inc.
  - "Preliminary Assessment for Lenox Street Well," NUS Corporation (August 28, 1986).
  - 3. "Draft Site Information and Assessment," EPA Region I (January 7, 1988).
  - "Preliminary Assessment of Lonza, Inc./Trimont Chemicals," NUS Corporation (March 29, 1988).
  - "Preliminary Assessment of Synthron, Inc.," NUS Corporation (March 30, 1988).

### 1.3 Site Inspection

- 1. "Site Inspection Report," EPA Region I (June 20, 1980).
- 2. "Tentative Disposition," EPA Region I (June 20, 1980).

Attachments associated with entry number 3 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 3. Letter from John E. Ayres and Charles A. Lindberg, Goldberg-Zoino & Associates, Inc. to Robert A. O'Meara, EPA Region I (November 13, 1980). Concerning site reconnaissance and results of soil and water samples.
- 4. "Lincoln/Cumberland Wellfield Contamination Study," Goldberg-Zoino & Associates, Inc. (March 1982).
- 1.5 Correspondence Related to CERCLIS

Attachments associated with entry number I may be reviewed. by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 1. Letter from John V. Hagopian, State of Rhode Island Department of Health to Maurice P. Trudeau, Town of Lincoln (November 5, 1979). Concerning chemical contaminants found in drinking water supply.
- 2. Meeting Notes. Town of Cumberland (June 17, 1980). Concerning resolution that EPA be requested to sink test wells to determine source of contamination.
- 3. Telephone Notes Berween Robert A. O'Meara, EPA Region I and Charles T. Kufs Jr., JRB Associates (June 24, 1980). Concerning field work activities.
- Letter from Agnes T. Teal, Town of Cumberland to EPA Region I (July 3, 1980). Concerning request for test wells.
- 5. Letter from Charles T. Kufs Jr., JRB Associates to John E. Ayres, Goldberg-Zoino & Associates. Inc. (July 7, 1980). Concerning information request.

- 1.5 Correspondence Related to CERCLIS (cont.d.)
  - 6. Letter from William A. Brungs, EPA Region I to Agnes T. Teal, Town of Cumberland (July 3, 1930). Concerning request for test wells.
  - Letter from William A. Brungs, EPA Region I to Kathy Fitzgerald, EPA Region I (July 8, 1930). Concerning request for test wells.
  - Meeting Notes, Goldberg-Zoino & Associates, Inc., Ecology and Environment, Inc., and EPA Region I (August 19, 1980). Concerning the August 13, 1980 meeting to discuss the hydrogeologic investigation.
  - Letter from Andrew E. Lauterback, EPA Region I to Ray Joubert, Blackstone Valley Sewer District Commission (August 26, 1980). Concerning request for a copy of the "Blackstone Valley Sewer District Sewer Plan Phase I, Section E."
  - Letter from Robert A. O'Meara, EPA Region I to Agnes T. Teal, Town of Cumberland (August 27, 1980). Concerning installation of test wells.

Pumping records associated with entry number 11 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston. Massachusetts

- Memorandum from Glenn Smart, Ecology and Environment, Inc. to Robert A. O'Meara, EPA Region I (December 30, 1980) with attached chronology. Concerning field work activities.
- Memorandum from Robert A. O'Meara, EPA Region I to Distribution (July 14, 1981). Concerning progress on a grt indwater flow model.
- 13. Meeting Notes, Town of Cumberland (April 11, 1982). Concerning resolution that EPA be requested to determine source of contamination of two wells.
- Letter from Agnes T. Teal. Town of Cumberland to EPA Region I (May 3, 1982). Concerning April 21, 1982 resolution.
- Letter from John R. Moebes, EPA Region I to Agnes T. Teal. Town of Cumberland (June 1, 1982). Concerning the investigation of contamination in the Blackstone Valley aquifer.
- Letter from Maurice P. Trudeau, Town of Lincoln to Andrew E. Lauterback, EPA Region I (June 18, 1982). Concerning a request for a copy of the results of the contamination study.
- Letter from Andrew E. Lauterback, EPA Region I to Maurice P. Trudeau, Town of Lincoln (June 29, 1982). Concerning transmittal of the results of the contamination study.
- 18. Memorandum from Deborah J. Pernice, EPA Region I to File (June 7, 1989). Concerning inclusion of Lonza/Universal Chemical Co. as part of the site.
- Memorandum from Sharon M. Hayes, EPA Region I to File (July 10, 1990). Concerning inclusion of Lenox Street well as part of the site.
- 20. Memorandum from Sharon M. Hayes, EPA Region I to File (July 16, 1990). Concerning inclusion of the J.M. Mills landfill as part of the site.
- 21. Memorandum from Sharon M. Hayes, EPA Region I to File (August 28, 1990). Concerning exclusion of Synthron Inc. as part of the site.
- Letter from Edward P. Manning, Manning, West & Santaniello (Attorney for James Walsh) to Sharon M. Haves, EPA Region I (November 14, 1990). Concerning current status of the Synthron property.
- Letter from Sharon M. Hayes, EPA Region I to Edward P. Manning, Manning, West & Santaniello (Attorney for James Walsh) (November 19, 1990). Concerning EPA's timetable for evaluation of the Synthron property.
- 24. Letter from John Quattrocchi III. Town of Lincoln to Robert A. O'Meara, EPA Region I. Concerning request for results of water samples.

- 1.6 Hazard Ranking System (HRS)
  - Documentation Records for Hazard Ranking System, EPA Region I (October 5, 1982).
- 1.7 Correspondence Related to Proposal of a Site to the NPL
  - "The National Priorities List," <u>Federal Register</u>, Vol.47, No. 251 (December 30, 1982).
  - Letter from Randy M. Mon, Zuckert, Scoutt, Rasenberger & Delaney (Attorney for Peterson/Puritan) to William Hedeman, EPA Headquarters (February 7, 1983). Concerning EPA's hydrology investigation.
  - Letter from Thomas E. Wright, Rhode Island Department of Environmental Management to Russel H. Wyer, EPA Headquarters (March 3, 1983). Concerning evaluation of sites based on the Mirre Model.
  - 4. Comment =106. Peterson/Puritan Site (May 1983).
  - 5. "National Priorities List Site," EPA Region I (August 1933).
  - 6. List of Commenters, Peterson/Puritan Site (September 1983).
- 1.13 FIT Related Correspondence
  - Memorandum from Robert A. O'Meara, EPA Region I to Distribution List (January 30, 1981) with attached analysis results. Concerning status report on sites in Rhode Island and Connecticut.
- 1.18 FIT Technical Direction Documents (TDDs) and Associated Records
  - "Volatile Organics Analysis Final Report," Goldberg-Zoino & Associates. Inc. (October 1980).
  - "Fracture Pattern Analysis of the Blackstone Series Bedrock in Lincoln, Rhode Island," Ecology and Environment, Inc. (January 2, 1981).
  - "Volatile Organics Analysis," Goldberg-Zoino & Associates, Inc. (April 8, 1981).
  - Memorandum from Richard G. Dinitto, NUS Corporation to Steven P. Fradkoff, EPA Region I (July 11, 1983). Concerning characterization of downgradient plume.
  - Memorandum from Richard G. Dinitto, NUS Corporation to H. Stan Rydell, EPA Region I (August 22, 1983). Concerning the attached "Monitoring and Testing Program for Determining Downgradient Extent of Contamination."
  - 6. Memorandum from Stephen Smith, NUS Corporation to Steven P. Fradkoff, EPA Region I (November 16, 1983). Concerning the migration study.
  - Memorandum from Stephen Smith and Barbara Buckley, NUS Corporation to William Walsh-Rogalski, EPA Region I (December 22, 1983). Concerning "Attachment F: Contaminant Migration Scope of Work."
  - Letter from Donald Smith, EPA Region I to Alicia Good. Rhode Island Department of Environmental Management (October 1, 1986) with the attached Memorandum from Herbert Colby, NUS Corporation to Donald Smith, EPA Region I (September 15, 1986). Concerning transmittal of the "Preliminary Assessment for Lenox St. Well."

Page 3

## 2.0 Removal Response

1.1 Correspondence - Removal Assessments

Attachments associated with entry number 1 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 1. Memorandum from Donald F. Berger, EPA Region I to David J. Newton, EPA Region I (March 9, 1990). Concerning removal assessments and procedures.
- Memorandum from David J. Newton, EPA Region I to Doroiny Girten, EPA Region I (March 15, 1993). Concerning removal assessment request.
- 3.0 Remedial Investigation (RI)
  - 3.1 Correspondence

Camp Dresser & McKee Inc.

- 1. Memorandum from Theresa E. Murphy, Camp Dresser & McKee Inc. to David J. Newton, EPA Region I (July 22, 1986). Concerning tasks proposed for each phase of the cleanup.
- Memorandum from Theresa E. Murphy, Camp Dresser & McKee Inc. to David J. Newton EPA Region I (November 21, 1986). Concerning activities planned for the site.
- Memorandum from Theresa E. Murphy, Camp Dresser & McKee Inc. to David J. Newton, EPA Region I (April 20, 1987). Concerning well installation program at the site.
- Memorandum from Theresa E. Murphy, Camp Dresser & McKee Inc. to David J. Newton, EPA Region I (April 21, 1987). Concerning samples obtained from the MW-109 bedrock well.
- 5. Memorandum from Theresa E. Murphy, Camp Dresser & McKee Inc. to David J. Newton, EPA Region I (April 28, 1987) with attached "Geophone Interval-Spread Length Relationship" chart and map of the proposed sampling plan. Concerning review of the Versar, Inc. Work Plan for the Seismic Refraction Survey at the site.
- 6. Letter from Theresa E. Murphy, Camp Dresser & McKee Inc. to Richard Beach, Versar, Inc. (September 17, 1987). Concerning analysis on split-spoon soil samples.

Attachments associated with entry number 7 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 7. Trip Report on a Visit to Perterson/Puritan, Inc. Site, EPA Region I, Camp Dresser & McKee Inc., Rhode Island Department Environmental Management, and Versar, Inc. (November 13, 1987). Concerning soil source investigation.
- 8. Letter from Michael R. Kulbersh, Camp Dresser & McKee Inc. to David J. Newton. EPA Region I (April 4, 1989). Concerning list of personnel who are presently available to work on the site.
- Letter from Michael R. Kulbersh, Camp Dresser & McKee Inc. to David J. Newton, EPA Region I (April 12, 1989). Concerning attached list of deliverables which have been submitted to EPA.
- 10. "Final Report Submission of Deliverables Required Under the Administrative Order," Camp Dresser & McKee Inc. (August 29, 1989).

3.1 Correspondence (contid.)

Camp Dresser & McKee Inc.

- Letter from Michael R. Kulbersh. Camp Dresser & McKee Inc. to David J. Newton, EPA Region I (September 13, 1989). Concerning documents prepared for submission to CPC International. Inc. at EPA's request.
- Letter from Michael R. Kulbersh, Camp Dresser & McKee Inc. to David J. Newton, EPA Region I (December 5, 1989). Concerning list of reports submitted to EPA since September 13, 1989.
- Lener from Patrick Blumeris, Camp Dresser & McKee Inc. to Neil Fiorio, Town of Cumberland (September 20, 1990). Concern test well locations.
- Memorandum from Michael R. Kulbersh, Camp Dresser & McKee Inc. to David J. Newton, EPA Region I (November 12, 1990). Concerning well assignments for risk assessment purposes.

C-E Environmental. Inc. (ABB Environmental Services)

- Letter from Paul J. Exner and Richard A. McGrath, C-E Environmental. Inc. to David J. Newton, EPA Region I (August 28, 1989). Concerning transmittal of groundwater sampling results.
- Letter from Paul J. Exner, ABB Environmental Services to David J. Newton. EPA Region I (April 20, 1990). Concerning risk assessment strategy meeting.

#### ENSR

Reference documents associated with entry number 17 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- Letter from Scott J. Perry and William A. Duvel Jr., ENSR to Paul J. Exner, ABB Environmental Services (January 19, 1993). Concerning a request for information with attached:
  - A. List of references
  - B. Table 1 Summary of System No. 1 Wastewater Characterization
  - C. Table 2 Summary of October 1981 Wastewater Analysis by EPA
  - D. Figure 1 Sewer & Wastewater System Layout (January 1993).

Environmental Protection Agency

- Letter from Andrew E. Lauterback. EPA Region I to Peter M. Roncetti, CPC North America (June 29, 1982). Concerning transmittal of the report on Lincoln/Cumberland wellfield contamination with attached:
  - A. Letter from Peter M. Roncetti, CPC North America to Andrew E. Lauterback, EPA Region I (June 16, 1982).
  - B. Letter from Peter M. Roncetti, CPC North America to Steven P. Fradkoff, EPA Region I (September 9, 1982) with attached "Occurrence of VOCs in Drinking Water" (May 1982).
- Letter from Steven P. Fradkoff, EPA Region I to Peter M. Roncetti, CPC North America (October 1, 1982). Concerning transmittal of "Fracture Pattern Analysis of the Blackstone Series Bedrock in Lincoln, Rhode Island." Ecology and Environment, Inc. (January 2, 1981) and "Occurance of VOCs in Drinking Water."

3.1 Correspondence (contd.)

Environmental Protection Agency

- Letter from William Walsh-Rogalski, EPA Region I to Randy M. Mott, Heron, Burchette, Rickert & Rothwell (Attorney for Peterson/Puritan, Inc.) (November 29, 1985). Concerning the importance of negotiating the remedial design/remedial action phases of the cleanup.
- Letter from David J. Newton, EPA Region I to Susan Zon Oettingen, U.S. Department of the Interior Fish and Wildlife Service (December 19, 1985). Concerning submission of the Draft Remedial Investigation/Feasibility Study Work Plan to her for comment.
- 22. Letter from Merrill S. Hohman, EPA Region I to Daniel W. Varin, State of Rhode Island Department of Administration Statewide Planning Program (January 16, 1986). Concerning notification that the state has 60 days to comment on the proposed Superfund cleanup activities at the site.
- Letter from William Walsh-Rogalski, EPA Region I to Michael L. Italiano, Heron, Burchett, Ruckert & Rothwell (Attorney for Peterson/Puritan, Inc.), (February 18, 1986). Concerning development of a draft remedial investigation/feasibility study scope of work.
- 74. Trip Report on a Visit to Peterson/Puritan, Inc. Site, David J. Newton, EPA Region I and Dick Willey, EPA Region I (April 11, 1986). Concerning preliminary inspection of the site and its surroundings.
- 25. Memorandum from D Lvid J. Newton, EPA Region I to Alicia M. Good, Rhode Island Department of Environmental Management (June 23, 1986). Concerning RIDEM review of the Draft Remedial/Investigation/Feasibility Study Work Plan.
- Memorandum from Richard C. Boynton, EPA Region I to Dennis Huebner, EPA Region I (July 21, 1986). Concerning issues discussed at the July 10, 1986 meeting with Rhode Island Department of Environmental Management.
- 27. Letter from David J. Newton, EPA Region I to David McIntyre, EPA Region I (September 29, 1986). Concerning attached maps depicting recently-discovered drums in the site area.
- 28. Letter from David J. Newton, EPA Region I to Warren S. Angell II, Rhode Island Department of Environmental Management (December 1, 1986). Concerning transmittal of the September 1986 "Final Work Plan - Remedial Investigation/Feasibility Study," Camp Dresser & McKee.
- 29. Letter from David J. Newton, EPA Region I to Tracy Getz, Heron, Burchett, Ruckert & Rothwell (Attorney for Peterson/Puritan, Inc.) (January 9, 1987) with attached Letter from Kenneth DeCosta, Lee Pare Associates, Inc. to William Cadzow Jr., Aerial Data Reduction Associates, Inc. (February 10, 1987). Concerning transmittal of the September 1986 "Final Work Plan - Remedial Investigation/Feasibility Study - Volume I: Technical Scope of Work," Camp Dresser and McKee Inc.
- 30. Memorandum from David J. Newton, EPA Region I to Susan Von Oettingen, U.S. Department of the Interior Fish and Wildlife Service (February 23, 1987). Concerning transmittal of the September 1986 "Final Work Plan - Remedial Investigation/ Feasibility Study - Volume I: Technical Scope of Work," Camp Dresser and McKee Inc. and the Blackstone River Master Plan.
- 31. Trip Report on a Visit to Peterson/Puritan, Inc. Site, John Zannos, EPA Region I, Dick Friend, Camp Dresser & McKee Inc., and Al Whitcker, Guild Drilling Services (April 17, 1987). Concerning future drilling methods.

Page 7

3.1 Correspondence (contid.)

Environmental Protection Agency

- Memorandum from John Zannos, EPA Region I to David J. Newton, EPA Region I (June 18, 1987). Concerning the June 8, 1987 Draft Seismic Refraction Study.
- Letter from David J. Newton, EPA Region I to Wesley L. Bradford, Versar, Inc. (June 19, 1987). Concerning comments on the Revised Seismic Scope of Work and Proposal.
- Memorandum from David J. Newton, EPA Region I to File (June 21, 1987). Concerning potential additional sources of contamination.
- 35. Letter from David J. Newton, EPA Region I to Wesley L. Bradford, Versar, Inc. (July 6, 1987). Concerning transmittal of updated well-location map.
- Letter from David J. Newton, EPA Region I to William Harris. Versar, Inc. (July 16, 1987). Concerning attached revision of the "Draft Project Operations Plan," Versar, Inc.
- Letter from David J. Newton, EPA Region I to Wesley L. Bradford, Versar, Inc. (August 5, 1987). Concerning clarification of statements made in Versar's summary of the July 13, 1987 "Seismic Refraction Survey." Weston Geophysical Corporation for Versar, Inc..
- Letter from David J. Newton, EPA Region I to Wesley L. Bradford, Versar, Inc. (September 30, 1987). Concerning adjustments to the "Health & Safety Plan," Versar, Inc.
- Letter from David J. Newton, EPA Region I to Terence J. Greenlief, Lee Pare Associates, Inc. (October 21, 1987). Concerning Lee Pare Associates, Inc.'s responsibilities during survey operations.
- 40. Telephone Notes between John Zannos, EPA Region I and Wesley L. Bradford, Versar, Inc. (January 19, 1988). Concerning site status and identification of priority work products.
- 41. Telephone Notes between Diana Lettro and John Zannos, EPA Region I and Wesley L. Bradford, Versar, Inc. (May 9, 1988). Concerning well assessment and sampling plan.
- Telephone Notes between Diana Lettro, EPA Region I and Warren S. Angell II, Rhode Island Department of Environmental Management (July 11, 1988). Concerning changes to the soil gas sampling plan.
- 43. Telephone Notes between Diana Lettro, EPA Region I and Warren S. Angell II, Rhode Island department of Environmental Management (July 12, 1988). Concerning changes to the soil gas sampling plan.
- 44. Telephone Notes between Diana Lettro, EPA Region I and Warren S. Angell II, Rhode Island department of Environmental Management (July 12, 1988). Concerning soil gas sampling plan.
- 45. Telephone Notes between Diana Lettro, EPA Region I, John Zannos, EPA Region I and Rose Tuscano, EPA Region I (July 13, 1988). Concerning actions to be taken if purged water is found to be contaminated.
- 46. Telephone Notes between Diana Lettro, EPA Region I and Warren S. Angell II, Rhode Island Department of Environmental Management (July 13, 1988). Concerning actions to be taken if purged water is found to be contaminated.
- 47. Telephone Notes between Diana Lettro, EPA Region I and Wesley L. Bradford, Versar, Inc. (July 1988). Concerning groundwater sampling plans.
- 48. Letter from Diana Lettro, EPA Region I to Wesley L. Bradford. Versar, Inc. (September 14, 1988). Concerning plans forgroundwater sampling.
- 49. Letter from Richard C. Boynton, EPA Region I to J. Craig Flanders, Trimont Chemicals (February 21, 1989). Concerning transmittal of technical data.

3.1 Correspondence (contid.

Environmental Protection Agency

- 50. Letter from David J. Newton, EPA Region I to Edward W. Kleppinger, EWK Consultants (April 18, 1989). Concerning 10 sampling wells.
- 51. Memorandum from David J. Newton, EPA Region I to Norm Beddows, EPA Region I (May 11, 1989). Concerning request to review the "Revised Health and Safety Plan." C-E Environmental, Inc. for Peterson/Puritan, Inc.
- Memorandum from David J. Newton, EPA Region I to Carol Wood, EPA Region I (May 15, 1989). Concerning review of the "Revised Quality Assurance Project Plan," C-E Environmental, Inc. for Peterson/Puritan, Inc.
- Memorandum from David J. Newton, EPA Region I to Paul J. Exner, C-E Environmental, Inc. (May 31, 1989). Concerning attached note from Norm Beddows, EPA Region I approving the "Revised Health and Safery Plan," C-E Environmental, Inc. for Peterson/Puritan, Inc.
- 54. Letter from David J. Newton, EPA Region I to Edward W. Kleppinger, EWK Consultants (July 10, 1989). Concerning transmittal of technical information.
- 55. Memorandum from David J. Newton, EPA Region I to Richard C. Boynton, EPA Region I (July 18, 1989). Concerning resolution of site issues.
- 56. Letter from David J. Newton, EPA Region I to David F. Rogers, CPC International, Inc. (August 15, 1989). Concerning issues raised during the August 3, 1989 meeting regarding the ongoing investigation.
- 57. Letter from David J. Newton. EPA Region I to David F. Rogers, CPC International, Inc. (October 4, 1989) with attached list. Concerning transmittal of various documents requested by CPC International, Inc..
- Letter from David J. Newton, EPA Region I to David F. Rogers, CPC International, Inc. (October 16, 1989). Concerning attached September 25, 1989 "Final Report - Review of C-E Environmental's Subtask 2D-B Primary Source Area Sampling Draft Report."
- 59. Letter from David J. Newton, EPA Region I to David F. Rogers, CPC International, Inc. (February 9, 1990). Concerning attached:
  - A. Review Team Coordination List
  - B. Letter from Michael R. Kulbersh, CDM Federal Programs Corporation to David J. Newton, EPA Region I (February 8, 1990).
- 60. Memorandum from David J. Newton, EPA Region I to Addressees (February 20, 1990). Concerning the review process for the remedial investigation and the attached "Review Team Coordination List."
- 61. Letter from David J. Newton, EPA Region I to David F. Rogers, CPC International, Inc. (May 1, 1990). Concerning remedial investigation data.
- 62. Memorandum from David J. Newton, EPA Region I to File (May 16, 1990). Concerning May 11, 1990 site visit.
- 63. Trip Report on a Visit to Peterson/Puritan, Inc. Site, Al Klinger, EPA Region I (June 15, 1990). Concerning the installation of water-level recording devices.
- 64. Memorandum from Nadine Raniere, EPA Region I to David J. Newton, EPA Region I (July 11, 1990) with attached letter from John Walker, CDM Federal Programs Corporation to Jack Jojokian, EPA Headquarters (July 10, 1990). Concerning transmittal of the "Review of Draft Remedial Investigation Report Volumes I and II." (February 1990).
- 65. Letter from David J. Newton, EPA Region I to Neil Fiorio, Town of Cumberland (March 14, 1991). Concerning transmittal of analytical data.
- 66. Memorandum from David J. Newton, EPA Region I to File (April 1, 1993). Concerning remedial action objectives.

3.1 Correspondence (cont'd.)

Environmental Protection Agency

- 67. Letter from David J. Newton, EPA Region I to David F. Rogers, CPC International, Inc. and David J. Freeman, Holtzman, Wise & Shepard (Attorney for Lonza, Inc.) (April 13, 1993). Concerning trasmittal of the April 9, 1993 "Final Draft Report - Ecological Assessment." Camp Dresser & McKee Inc.
- Letter from Brian Rohan, EPA Region I to Dennis Ésposito, Adler, Pollock & Sheehan (Anomey for CPC International, Inc.) (April 22, 1993). Concerning risk assessment issues.
- Letter from David J. Newton, EPA Region I to David F. Rogers, CPC International, Inc. (May 28, 1993). Concerning transmittal of the May 21, 1993 "Ecological Assessment - Final Report," CDM Federal Programs Corporation.
- Letter from David J. Newton, EPA Region I to David F. Rogers, CPC International, Inc. (June 14, 1993). Concerning transmittal of the June 1993 "Baseline Risk Assessment - Final Report," CDM Federal Programs Corporation.

## EWK Consultants

Attachments associated with entry numbers 71 and 72 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 71. Letter from Edward W. Kleppinger, EWK Consultants to David J. Newton, EPA Region I (June 22, 1989). Concerning use of the Quinnville wellfield.
- Letter from Edward W. Kleppinger, EWK Consultants to David J. Newton, EPA Region I (July 3, 1989). Concerning the attached "Environmental News," EPA Headquarters (June 22, 1989).

Goldberg, Zoino & Associates, Inc.

73. Letter from Charles A. Lindberg and Laura Feldman for John E. Ayers, Goldberg, Zoino & Associates, Inc. to Marilyn Wade, EPA Region I (December 11, 1984). Concerning the summarization of GZA's responses to Peterson/Puritan's comments on the May 23, 1984 "Preliminary Work Plan -Remedial Investigation/Feasibility Study," NUS Corporation.

Lee Pare Associates, Inc.

- 74. Letter from Kenneth DeCosta, Lee Pare Associates, Inc. to William Cadzow Jr., Aerial Data Reduction Associates, Inc. (February 10, 1987). Concerning release of the ground surveys established for the Blackstone River Bikeway ADR Project and to provide additional mapping for Camp Dresser & McKee Inc.
- 75. Letter from Kenneth DeCosta, Lee Pare Associates, Inc. to Edward W. Kleppinger, EWK Consultants (March 23, 1987). Concerning delivery dates for the installation of computer equipment to be used in mapping the site.
- 76. Letter from Kenneth DeCosta, Lee Pare Associates, Inc. to Edward W. Kleppinger, EWK Consultants (April 14, 1987). Concerning notification that Lee Pare Associates, Inc. is on schedule with the site mapping efforts.
- 77. Letter from Robert P. Campbell for Kenneth DeCosta, Lee Pare Associates, Inc. to Edward W. Kleppinger, EWK Consultants (April 27, 1987). Concerning transmittal of one set of blue lines of the site map.

3.1 Correspondence (cont.d.)

Lee Pare Associates, Inc.

 Letter from Kenneth DeCosta, Lee Pare Associates, Inc. to Edward W. Kleppinger, EWK Consultants (May 1, 1987). Concerning an update of the mapping project.

Malcolm Pimie. Inc.

 Letter from Vincent W. Uhl Jr., Malcolm Pirnie, Inc. to Joel Blumstein, EPA Region I June 8, 1983). Concerning transmittal of the June 1983 "Investigation of Volatile Organic Chemical Groundwater Contamination" report, Malcolm Pirnie, Inc. for Peterson/Puritan, Inc.

Peterson/Puritan, Inc. (CPC International, Inc.)

- Letter from Michael L. Italiano, Heron, Burchett, Ruckert & Rothwell (Attorney for Peterson/Puritan, Inc.) to William Walsh-Rogalski, EPA Region I (February 6, 1986). Concerning request for the Remedial Investigation/ Feasibility Study Scope of Work.
- Letter from Michael L. Italiano, Heron, Burchett, Ruckert & Rothwell (Attorney for Peterson/Puritan, Inc.) to William Walsh-Rogalski, EPA Region I (February 18, 1986). Concerning second request for copy of the Remedial Investigation/Feasibility Study Scope of Work.
- 82. Letter from David F. Rogers, CPC International, Inc. to David J. Newton, EPA Region I (August 24, 1989). Concerning attached "Brook A" map of the site.
- Letter from David F. Rogers, CPC International to David J. Newton, EPA Region I (November 16, 1989). Concerning status of the draft remedial investigation report.
- Letter from David F. Rogers, CPC International, Inc. to David J. Newton, EPA Region I (December 11, 1989). Concerning delay in delivery of the draft remedial investigation report.
- Letter from David F. Rogers, CPC International, Inc. to David J. Newton, EPA Region I (February 16, 1990). Concerning transmittal of the February 1990 "Draft Remedial Investigation Report - Volumes I-III," C-E Environmental, Inc. for CPC International, Inc.
- 86. Letter from David F. Rogers, CPC International, Inc. to David J. Newton, EPA Region I (May 17, 1990). Concerning remedial investigation data.
- Letter from Dennis H. Esposito, Adler Pollack & Sheehan (Attorney for CPC International, Inc.) to Claude Cote and Warren S. Angell II, Rhode Island Department of Environmental Management (March 4, 1993). Concerning confirmation of the March 24, 1993 meeting.

Rhode Island Department of Administative Statewide Planning Program

 Letter from Daniel W. Varin, State of Rhode Island Department of Administration Statewide Planning Program to David J. Newton, EPA Region I (February 17, 1986). Concerning support of the proposed Remedial Investigation/Feasibility Study for the site. 3.1 Correspondence cont'd.

Rhode Island Department of Environmental Management (RIDEM)

- Letter from Alicia M. Good, Rhode Island Department of Environmental Management to David J. Newton, EPA Region I (July 29, 1986). Concerning comments on the Draft Remedial Investigation/Feasibility Study Work Plan.
- 90. Letter from Thomas D. Getz, Rhode Island Department of Environmental Management to Edward W. Kleppinger, EWK Consultants (May 6, 1987). Concerning the Division of Air and Hazardous Materials' requirements that may effect the selection of remedial alternatives presented in the Feasibility Study.
- 91. Letter from Warren S. Angell II, Rhode Island Department of Environmental Management to Saverio Mancieri, State of Rhode Island Department of Environmental Management (August 10, 1989). Concerning transmittal of field investigation report on the Martin Street well.
- 92. Letter from Linda B. Wofford, Rhode Island Department of Environmental Management to David J. Newton, EPA Region I (November 29, 1989). Concerning review of the July 31, 1989 "Annotated Outline for Remedial Investigation," E.C. Jordan for C-E Environmental, Inc.
- Letter from Linda B. Wofford, Rhode Island Department of Environmental Management to David J. Newton, EPA Region I (October 4, 1990). Concerning a statement regarding classification of groundwater at the site.
- U.S. Department of Commerce National Oceanic and Atmospheric Administration
- 94. Memorandum from Sharon K. Christopherson, Department of Commerce National Oceanic and Atmospheric Administration to David J. Newton, EPA Region I (July 9, 1986). Concerning possible environmental significance of the presence of dieldrin in groundwater samples.

Versar, Inc.

- 95. Letter from William E. Harris, Versar, Inc. to Peter Calise, State of Rhode Island Water Resource Board (April 14, 1987). Concerning request for information on what responsibilities the Board has in regard to the site.
- 96. Letter from William E. Harris, Versar, Inc. to Kathy Johnson, Rhode Island Department of Environmental Management (April 14, 1987). Concerning request for information on what responsibilities the Division of Water Resources has in regard to the site.
- 97. Letter from William E. Harris, Versar, Inc. to Eugene Morin, State of Rhode Island Department of Health (April 14, 1987). Concerning request for information on what responsibilities the Division of Water Supply has in regard to the site.
- Letter from William E. Harris. Versar, Inc. to Susan Morrison, State of Rhode Island Department of Administration Statewide Planning Program (April 14, 1987). Concerning request for information on what responsibilities the Department has in regard to the site.
- Letter from William E. Harris. Versar, Inc. to David J. Newton. EPA Region I (April 24, 1987). Concerning problems associated with traverse line C-C1 which will cross both residential and business properties.

3.1 Correspondence (cont.d.)

Versar, Inc.

- Letter from William E. Harris, Versar, Inc. to David J. Newton, EPA Region I (April 29, 1987). Concerning seismic line access and the request for well installation records.
- 101. Letter from Wesley L. Bradford, Versar, Inc. to David J. Newton, EPA Region I (May 11, 1987). Concerning transmittal of the "Seismic Refraction Survey," Weston Geophysical Corporation.
- 102. Letter from Janet T. Hart, Versar, Inc. to Sharon Christopherson, U.S. Department of Commerce National Oceanic and Atmospheric Administration (May 15, 1987). Concerning NOAA regulations as they apply to the site.
- 103. Memorandum from Mark Potts, Versar, Inc. to Edward N. Levine, Weston Geophysical Corporation (May 27, 1987). Concerning transmittal of maps for land access during seismic work.
- 104. Letter from Wesley L. Bradford, Versar, Inc. to David J. Newton, EPA Region I (June 8, 1987). Concerning transmittal of the "Seismic Refraction Survey," Weston Geophysical Corporation.
- 105. Letter Report from Wesley L. Bradford, Versar, Inc. to David J. Newton, EPA Region I (July 8, 1987). Concerning information on the "Seismic Refraction Survey," Weston Geophysical Corporation.
- 106. Letter from Wesley L. Bradford, Versar, Inc. to David J. Newton, EPA Region I (September 11, 1987). Concerning proposed schedule for the performance of all tasks at the site.
- 107. Letter from Wesley L. Bradford and Richard B. Beach, Versar, Inc. to David J. Newton, EPA Region I (September 28, 1987). Concerning use of Alpha Analytical Laboratory for analytical services.
- 108. Letter from Wesley L. Bradford, Versar. Inc. to David J. Newton, EPA Region I (September 29, 1987). Concerning approval of sampling activities.
- 109. Letter from Wesley L. Bradford, Versar, Inc. to David J. Newton, EPA Region I (October 1, 1987). Concerning schedule for walkover of the site.
- 110. Letter from Wesley L. Bradford, Versar, Inc. to David J. Newton, EPA Region I (October 22, 1987). Concerning transmittal of revised sections of the September 18, 1987 "Draft Project Operations Plan - Revision 1," Versar, Inc. for Peterson/Puritan, Inc.

The printouts associated with entry number 111 may be reviewed. by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 111. Letter from Wesley L. Bradford, Versar, Inc. to David J. Newton, EPA Region I (December 17, 1987). Concerning transmittal of well construction data.
- 112. Letter from Wesley L. Bradford, Versar, Inc. to Diana Lettro, EPA Region I (February 18, 1988). Concerning request for EPA split sample results.

The printouts associated with entry number 113 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 113. Letter from Wesley L. Bradford, Versar, Inc. to Diana Lettro, EPA Region I (March 1, 1988). Concerning well construction data.
- 114. Letter from Wesley L. Bradford, Versar, Inc. to Diana Lettro, EPA Region I (March 23, 1988). Concerning results of surface water and sediment sampling.

3.1 Correspondence (cont'd.)

Versar, Inc.

The printouts associated with entry number 115 may be reviewed, by appointment only, at EPA Region I Records Center in Boston, Massachusetts.

- 115. Letter from Wesley L. Bradford, Versar, Inc. to Diana Lettro, EPA Region I (April 25, 1988). Concerning well sample results.
- 116. Letter from Wesley L. Bradford, Versar. Inc. to Diana Lettro, EPA Region I (June 1, 1988). Concerning selection of wells for sampling and soil gas investigations.
- 117. Letter from Mark R. McElroy for Patrick Dobak, Versar, Inc. to Diana Lettro, EPA Region I (June 28, 1988). Concerning return of keys used by Versar personnel.
- 118. Letter from Wesley L. Bradford, Versar, Inc. to Scott McLean, Alpha Analytical Laboratory (July 15, 1988). Concerning analysis of groundwater samples.
- 119. Letter from Wesley L. Bradford, Versar, Inc. to Diana Lettro, EPA Region I (July 18, 1988). Concerning methods to be used in groundwater sampling.
- 3.2 Sampling and Analysis Data

The Sampling and Analysis Data for the Remedial Investigation (RI) may be reviewed. by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 3.3 Scopes of Work
  - 1. "Draft Field Investigation Scope of Work Peterson/Puritan Facility," ABB Environmental Services for CPC International, Inc. (November 1990).
  - 2. "Draft Field Investigation Scope of Work Lonza Property," ABB Environmental Services for CPC International, Inc. (November 1990).
  - 3. "Phase II Scope of Work for Primary Source Area," CDM Federal Programs Corporation (March 4, 1992).

#### Comments

- 4. Comments Dated January 3, 1991 on the November 1990 "Draft Field Investigation Scope of Work Peterson/Puritan Facility," ABB Environmental Services for CPC International, Inc.
- Comments Dated January 14, 1991 on the November 1990 "Draft Field Investigation Scope of Work Lonza Property," ABB Environmental Services for CPC International, Inc.
- Comments Dated April 21, 1992 from Scott J. Perry and William A. Duvel Jr., ENSR Consulting on the March 4, 1992 "Phase II Scope of Work for Primary Source Area," CDM Federal Programs Corporation.

## Reports

The records cited in entry numbers I through 3 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 1. "Project Operations Plan," Camp Dresser & McKee Inc. (October 1986).
- 2. "Draft Weilands and Floodplain Assessment," Versar, Inc. for Peterson/Puritan, Inc. (May 1987).
- 3. "Draft Task Three Development of Preliminary Remedial Technologies," Versar, Inc. (July 1, 1987).

The seismic profile associated with entry number 4 is oversized and may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

4. Letter Report from Mark Blackey, Weston Geophysical for Versar, Inc. (July 13, 1987). Concerning the seismic refraction investigation.

The records cited in entry numbers 5 and 6 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- Memorandum from David Brooks, EPA Region I to Theresa Murphy, Camp Dresser & McKee Inc. (August 19, 1987 - Revised October 14, 1987). Concerning evaluation of existing wells at the site.
- 6. "Draft Project Operations Plan Revision 1," Versar, Inc. for Peterson/Puritan, Inc. (September 18, 1987).
- 7. "Monitoring Well and Peizometer Installation Final Report." Camp Dresser & McKee Inc. (September 1987).
- 8. Letter from Wesley L. Bradford, Versar, Inc. to David J. Newton, EPA Region I (October 19, 1987). Concerning results of study area walkover.
- 9. "Draft Subtask 2B Surface Water and Sediment Sampling and Analysis, Round 1," Versar. Inc. for Peterson/Puritan, Inc. (March 23, 1988).

The records cited in entry numbers 10 through 12 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 10. Letter Report from Wesley L. Bradford, Versar, Inc. to Diana Lettro, EPA Region I (April 1, 1988). Concerning well sampling at the site.
- 11. "Draft Subtask 2F Plant Visit October 20, 1987," Versar, Inc. (April 4, 1988).
- 12. Letter Report from Michael R. Kulbersh, CDM Federal Programs Corporation (April 26, 1988). Concerning oversight activities.
- "Technical Memorandum Peterson/Puritan Plant Visit," CDM Federal Programs Corporation (May 26, 1988).

The records cited in entry numbers 14 through 24 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 14. "Health and Safety Plan," CDM Federal Programs Corporation (May 31, 1988).
- "Quality Assurance (Brossman Type) Project Plan for RI/FS Field Oversight (Groundwater Sampling Phase)," CDM Federal Programs Corporation (June 1, 1988).

3.4 Interim Deliverables (contid.)

## Reports

- "Quality Assurance (Brossman Type) Project Plan for RI/FS Field Oversight (Groundwater Sampling Phase) Revision I," CDM Federal Programs Corporation (August 4, 1988).
- 17. Letter Report: "Trip Report Peterson Puritan." CDM Federal Programs Corporation (August 17, 1988). Concerning groundwater sampling.
- "Draft Report Quality Assurance (Brossman Type) Project Plan for RI/FS Field Oversight (Surface Water and Sediment Sampling Phase)," CDM Federal Programs Corporation (August 18, 1988).
- 19. Trip Report on a Visit to Peterson/Puritan Site, CDM Federal Programs Corporation (August 22-26, 1988). Concerning oversight activities.
- 20. Trip Report on a Visit to Peterson/Puritan Site, CDM Federal Programs Corporation (October 10 through October 21, 1988). Concerning soil gas sampling.
- 21. "Quality Assurance (Brossman Type) Project Plan," CDM Federal Programs Corporation (October 25, 1988).
- 22. Letter Report from Wesley L. Bradford, Versar, Inc. to Diana Lettro, EPA Region I (October 25, 1988). Concerning results of soil samples.
- "Quality Assurance Project Plan," Versar, Inc. for CPC International, Inc. (January 25, 1989).
- 24. "Draft Report Review of Versar's Round 2 Surface Water and Sediment Sampling Report," CDM Federal Programs Corporation (March 3, 1989).
- "Draft Subtask 2G Soil Sources Sampling and Analysis." Versar, Inc. for Peterson/Puritan, Inc. (April 7, 1989).

The records cited in entry numbers 26 through 28 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 26. "Revised Project Operations Plan," C-E Environmental for CPC International, Inc. (May 5, 1989).
- "Draft Quality Assurance Project Plan," C-E Environmental for CPC International, Inc. (May 5, 1989).
- "Quality Assurance Project Plan," C-E Environmental for CPC International, Inc. (June 13, 1989).
- 29. "Draft Report Submission of Deliverables Required Under the Administrative Order," CDM Federal Programs Corporation (July 28, 1989).
- 30. "Draft Report Summary of Primary Source Area Groundwater Results," CDM Federal Programs Corporation (August 1, 1989).
- 31. "Final Report Meeting Minutes from the August 2, 1989 Meeting," CDM Federal Programs Corporation (August 29, 1989).
- 32. "Final Report Round 1 Groundwater Data for Selected Monitoring Wells," CDM Federal Programs Corporation (August 29, 1989).
- "Final Report Summary of Primary Source Area Groundwater Results," CDM Federal Programs Corporation (August 29, 1989).

The records cited in entry numbers 34 and 37 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

 "Draft Subtask 2D-B Primary Source Area Sampling June 26-29, 1989," C-E Environmental for CPC International, Inc. (August 1989). 3.4 Interim Deliverables cont d.

#### Reports

- 35. "Draft Quality Assurance Project Plan." CDM Federal Programs Corporation (September 13, 1989).
- "Draft Subtask 2D-B Primary Source Area Sampling August 21-24, 1989," C-E Environmental for CPC International, Inc. (October 1989).
- 37. "Final Report Review of CEE's Subtask 2D August 1939 Groundwater Report," CDM Federal Programs Corporation (November 8, 1989).
- "Final Report Review of CEE's and FPC's Analytical Data for Monitoring Well AW-2," CDM Federal Programs Corporation (December 21, 1989).

The maps and analytical data associated with entry numbers 39 and 40 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 39. "Revised Draft Subtask 2D-B Primary Source Area Sampling," C-E Environmental for CPC International, Inc. (December 1989).
- 40. "Final Report Review of CEE's Subtask 2D August 1989 Groundwater Sampling Report," CDM Federal Programs Corporation (February 27, 1990).
- 41. Trip Report on a Visit to Peterson/Puritan, Inc.Site, EPA Region I, Camp Dresser & McKee Inc. and Rhode Island Department of Environmental Management (May 11, 1990). Concerning well installation at site.

The records cited in entry numbers 42 and 43 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 42. Letter Report from Paul J. Exner, ABB Environmental Services to David J. Newton, EPA Region I (November 20, 1990). Concerning chronology of the project operations plans' revisions.
- "Draft Preliminary Source Investigation Report," ABB Environmental Services for CPC International, Inc.
- 44. "Risk Assessment Discussion Paper," ABB Environmental Services for CPC International, Inc. (May 1991).

The records cited in entry numbers 45 through 53 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 45. "REMTECH 6.1 User's Guide to the Sampling Database," CDM Federal Programs Corporation (February 12, 1992).
- 46. "Draft Project Operations Plan Phase II Remedial Investigation," ABB Environmental Services for CPC International, Inc. (April 1992).
- 47. "Final Project Operations Plan Phase II Remedial Investigation Primary Source Area (OU 1)," ABB Environmental Services for CPC International, Inc. (May 1992).
- 48. "Health and Safery Plan Amendment #2," CDM Federal Programs Corporation (May 1, 1992).
- 49. "Quality Assurance Project Plan," CDM Federal Programs Corporation (May 12, 1992).
- Status Report from May 13-19, 1992," CDM Federal Programs Corporation (June 5, 1992).
- 51. "Daily Status Reports." CDM Federal Programs Corporation (June 25, 1992).

3.4 Interm Deliverables (contid.)

#### Reports

- "Daily Status Reports." CDM Federal Programs Corporation (July 9, 1992).
- 53. "Trip Report for Brook A Dye Test," "Daily Status Reports." CDM Federal Programs Corporation (September 3, 1992).

#### Comments

- Comments Dated June 30, 1987 from Mark J. Kern, EPA Region I on the May 1987 "Draft Wetlands and Floodplain Assessment," Versar, Inc. for
- 55. Comments Dated July 2, 1987 from Gordon E. Beckett, U.S. Department of the Interior Fish and Wildlife Service on the May 1987 "Draft Wetlands and Floodplain Assessment," Versar, Inc. for Peterson/Puritan, Inc.
- Comments Dated July 10, 1987 from Sharon K. Christopherson, U.S. Department of Commerce National Oceanic and Atmospheric Administration on the May 1987 "Draft Wetlands and Floodplain Assessment," Versar, Inc. for Peterson/Puritan, Inc.
- 57. Comments Dated July 10, 1987 from Warren S. Angell II and Alicia M. Good, Rhode Island Department of Environmental Management on the May 1987 "Draft Wetlands and Floodplain Assessment," Versar, Inc. for Peterson/Puritan, Inc.
- 58. Comments Dated October 1, 1987 from Theresa Murphy, Camp Dresser & McKee Inc. on the September 18, 1987 "Draft Project Operations Plan -Revision 1," (sections 4.1 and 6.3) Versar, Inc. for Peterson/Puritan, Inc.
- 59. Comments Dated October 1, 1987 from Theresa Murphy, Camp Dress & McKee Inc. on the September 18, 1987 "Draft Project Operations Plan - Revision 1," (sections 4.4 and 6.7) Versar, Inc. for Peterson/Puritan, Inc.
- 60. Comments Dated June 23, 1988 on the June 1, 1988 "Quality Assurance (Brossman Type) Project Plan for RI/FS Field Oversight (Groundwater Sampling Phase)," CDM Federal Programs Corporation.
- 61. Comments Dated May 9,1989 from Michael R. Kulbersh, CDM Federal Programs Corporation on the April 7, 1989 "Draft - Subtask 2G - Soil Sources Sampling and Analysis," Versar, Inc. for Peterson/Puritan, Inc.
- 62. Comments Dated May 16,1989 from Michael R. Kulbersh, CDM Federal Programs Corporation on the May 5, 1989 "Revised Project Operations Plans," C-E Environmental for CPC International, Inc.
- 63. Comments Dated May 24, 1989 from James S. Sullivan and Joseph D. Mastone, Roy F. Weston, Inc. on the May 5, 1989 'Draft Quality Assurance Project Plan," C-E Environmental for CPC International, Inc.
- 64. Comments Dated June 22, 1989 from Michael R. Kulbersh, CDM Federal Programs Corporation on the May 5, 1989 "Revised Project Operations Plans," C-E Environmental for CPC International, Inc.
- Comments Dated September 25, 1989 from Michael R. Kulbersh on the August 1989 "Draft Subtask 2D-B Primary Source Area Sampling June 26-29, 1989," C-E Environmental for CPC International, Inc.
- 66. Comments Dated November 14, 1989 from David J. Newton, EPA Region I on the October 1989 "Draft Subtask 2D-B Primary Source Area Sampling August 21-24, 1989," C-E Environmental for CPC International, Inc.

3.4 Interim Deliverables (cont d.)

### Comments

67. Comments Dated May 5, 1992 from Warren S. Angell II, Rhode Island Department of Environmental Management on the April 1992 "Draft Project Operations Plan - Phase II Remedial Investigation," ABB Environmental Services for CPC International. Inc.

Attachments associated with entry number 68 may be 1. lewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts

- 68. Comments Dated May 11, 1992 from David J. Newton, EPA Region I on the April 1992 "Draft Project Operations Plan - Phase II Remedial Investigation," ABB Environmental Services for CPC International, Inc.
- Comments Dated May 15, 1992 from Scott J. Perry and William A. Duvel Jr., ENSR Consulting on the April 1992 "Draft Project Operations Plan - Phase II Remedial Investigation." ABB Environmental Services for CPC International, Inc.
- 70. Comments Dated August 6. 1992 from Michael R. Kulbersh, CDM Federal Programs Corporation on the May 1992 "Final Project Operations Plan Phase II Remedial Investigation Primary Source Area (OU 1)," ABB Environmental Services for CPC International. Inc.
- 71. Comments Dated August 19, 1992 from David J. Newton, EPA Region I on the May 1992 "Final Project Operations Plan Phase II Remedial Investigation Primary Source Area (OU 1)," ABB Environmental Services for CPC International. Inc.

### Responses to Comments

- 72. Response Dated June 13, 1989 from Paul J. Exner, C-E Environmental, Inc. to the May 24, 1989 Comment from James S. Sullivan and Joseph D. Mastone, Roy F. Weston, Inc.
- 3.5 Applicable or Relevant and Appropriate Requirements (ARARs)

Attachments associated with entry number 1 may be reviewed, by appointment only, at the EPA Region I Records Center  $\neg$ : Boston, Mc sachusetts

- 1. Letter from William E. Harris, Versar, Inc. to David J. Newton, EPA Region I (May 22, 1987). Concerning ARARs for the site.
- Memorandum from Susan Henderson, Camp Dresser & McKee, Inc. to Theresa Murphy, Camp Dresser & McKee Inc. (July 28, 1987). Concerning review of ARARs for the site.

Attachment associated with entry number 3 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts

3. Letter from Linda B. Wofford, Rhode Island Department of Environmental Management to David J. Newton, EPA Region I (December 29, 1989). Concerning groundwater classification.

## 3.6 Remedial Investigation (RI) Reports

## Reports

 "Annotated Outline Proposed for Remedial Investigation Report." E.C. Jordan Co. for C-E Environmental, Inc. (July 31, 1989).

Some of the maps associated with entry number 2 are oversized and may be reviewed, by appointment only, at the EPA Region I Records Center un Boston. Massachusetts.

- "Draft Remedial Investigation Report Volume I," C-E Environmental, Inc. for CPC International, Inc. (February 1990).
- 3. "Draft Remedial Investigation Appendices Volume II," C-E Environmental, Inc. for CPC International, Inc. (February 1990).
- 4. "Draft Remedial Investigation Appendix Volume III," C-E Environmental, Inc. for CPC International, Inc. (June 1990).

The records cited in entry numbers 5 through 9 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 5. "Laboratory Analysis and Chain of Custody Information Part I," Versar, Inc. and ABB Environmental Services for CPC International, Inc. (June 1990).
- 6. "Laboratory Analysis and Chain of Custody Information Part II," Versar, Inc. and ABB Environmental Services for CPC International, Inc. (June 1990).
- 7. "Final Draft Remedial Investigation Primary Source Area (OU1) Volume I," ABB Environmental Services for CPC International, Inc. (March 1993).
- "Final Draft Remedial Investigation Appendices Primary Source Area (OU1) -Volume II." ABB Environmental Services for CPC International, Inc. (March 1993).
- "Final Draft Remedial Investigation Primary Source Area (OU1) Oversized Figures," ABB Environmental Services for CPC International, Inc. (March 1993).
- "Revised Final Remedial Investigation Primary Source Area (OU1) -Volume I," ABB Environmental Services for CPC International, Inc. (June 1993).
- "Revised Final Remedial Investigation Primary Source Area (OU1) -Volume II," ABB Environmental Services for CPC International, Inc. (June 1993).
- 12. "Revised Final Remedial Investigation Primary Source Area (OU1) Oversized Figures," ABB Environmental Services for CPC International, Inc. (June 1993).

### Comments

- Comments Dated March 22, 1990 from Michael R. Kulbersh, Camp Dresser & McKee Inc. on the February 1990 "Draft Remedial Investigation Report -Volumes I and II," C-E Environmental, Inc. for CPC International, Inc.
- Comment Dated June 1, 1990 from David J. Freeman, Holtzmann, Wise & Shepard (Attorney for Lonza, Inc.) on the February 1990 "Draft Remedial Investigation Report - Volumes I and II," C-E Environmental, Inc. for CPC International, Inc.
- Comments Dated June 8, 1990 from Linda B. Wofford, Rhode Island Department of Environmental Management on the February 1990 "Draft Remedial Investigation Report - Volumes I and II." C-E Environmental, Inc. for CPC International, Inc.

3.6 Remedial Investigation (RI, Reports (contal))

### Comments

# The map associated with entry number 16 is oversized and may be reviewed, by appointment only, at the EPA Region I Records Center in Boston. Massachusetts.

- Comments Dated July 10, 1990 from Michael R. Kulbersh, Camp Dresser & McKee Inc. on the February 1990 "Draft Remedial Investigation Report -Volumes I and I." C-E Environmental, Inc. for CPC International, Inc.
- Comments Dated July 30, 1990 from David J. Newton, EPA Region I on the February 1990 "Draft Remedial Investigation Report - Volumes I and II," C-E Environmental, Inc. for CPC International, Inc.
- Letter from David J. Newton, EPA Region I to David F. Rogers, CPC International. Inc. (September 6, 1990). Concerning transmittal of attached Comments Dated September 4, 1990 from Michael R. Kulbersh. Camp Dresser & McKee Inc. on the February 1990 "Draft Remedial Investigation Appendix -Volume III." C-E Environmental, Inc. for CPC International, Inc.
- Comments Dated October 2, 1990 from Sofia Bobiak, Rhode Island Department of Environmental Management on the February 1990 "Draft Remedial Investigation Report - Volumes I and II," C-E Environmental, Inc. for CPC International, Inc.
- Comments Dated October 11, 1990 from David J. Newton, EPA Region I on the February 1990 "Draft Remedial Investigation Report - Volumes I and II," C-E Environmental. Inc. for CPC International, Inc.

Responses to Comments

- 21. Response Dated November 1990 from ABB Environmental Services for CPC International, Inc. to the July 30, 1990 Comments from David J. Newton, EPA Region I.
- 22. Response Dated February 1, 1991 from Michael R. Kulbersh, Camp Dresser & McKee Inc. to the November 1990 Response from ABB Environmental Services for CPC International. Inc.
- 3.7 Work Plans and Progress Reports

Progress Reports associated with the Remedial Investigation phase may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

Work Plans

CDM Federal Programs Corporation

- 1. "Final Work Plan Remedial Investigation/Feasibility Study Volume I: Technical Scope of Work," Camp Dresser & McKee Inc. (September 1986).
- "Final Work Plan Remedial Investigation/Feasibility Study Volume I: Attachments," Camp Dresser & McKee Inc. (September 1986).

3.7 Work Plans and Progress Reports (cont'd.)

The records cited in entry number 3 and 4 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

NUS Corporation

 "Preliminary Work Plan - Remedial Investigation/Feasibility Study." NUS Corporation (May 23, 1984).

Versar. Inc.

4. "Work Plan - Peterson/Puritan Plant Visit and Soil Gas Sampling and Analysis," Versar, Inc. (April 10, 1987).

Weston Geophysical Corporation

- 5. Letter from Mark Blackey, Weston Geophysical Corporation to Wesley L. Bradford, Versar, Inc. (June 3, 1987). Concerning revised proposal for geophysical investigations with attached Letter from Edward N. Levine, Weston Geophysical Corporation to Wesley L. Bradford, Versar, Inc. (May 8, 1987) with attached maps and "Seismic Refraction Survey."
- 3.9 Health Assessments
  - 1. "Preliminary Health Assessment," U.S. Public Health Service Agency for Toxic Substances and Disease Registry (ATSDR) (April 10, 1989).
  - "Lead Initiative Summary Report," U.S. Department of Health and Human Services Agency for Toxic Substances and Disease Registry (ATSDR) (September 24, 1992).

### Comments

- Comments Dated May 1, 1989 from Michael R. Kulbersh. CDM Federal Programs Corporation on the April 10, 1989 "Preliminary Health Assessment," U.S. Public Health Service Agency for Toxic Substances and Disease Registry (ATSDR).
- 4. Comments Dated October 26, 1992 from Thomas D. Getz, Rhode Island Department of Environmental Management on the March 21, 1992 "Lead Initiative Summary Report," U.S. Department of Health and Human Services Agency for Toxic Substances and Disease Registry (ATSDR).
- 3.10 Endangerment Assessments
  - 1. "Endangerment Assessment for the Peterson/Puritan, Inc. Site," NUS Corporation (March 21, 1984).

The records cited in entry numbers 2, 3 and 4 is may be reviewed, by appointment only, at the EPA Region I Records Center in Boston. Massachusetts.

- "Draft Baseline Risk Assessment," CDM Federal Programs Corporation (November 10, 1992).
- "Draft Baseline Risk Assessment." CDM Federal Programs Corporation (March 15, 1993).

- 3.10 Endangerment Assessments (contid.)
  - "Final Draft Report Ecological Assessment." CDM Federal Programs Corporation (April 9, 1993).
  - Final Report Ecological Assessment," CDM Federal Programs Corporation (May 21, 1993).
  - 6. "Baseline Risk Assessment Final Report," CDM Federal Programs Corporation (June 2, 1993).

### Comments

- 7. Comments Dated April 16, 1993 from William A. Duvel Jr. and Betsy Ruffle. ENSR Consulting for Lonza, Inc. on the March 15, 1993 "Draft Baseline Risk Assessment," CDM Federal Programs Corporation.
- 8. Comments Dated April 30, 1993 from William A. Duvel Jr. and Betsy Ruffle, ENSR Consulting for Lonza, Inc. on the March 15, 1993 "Draft Baseline Risk Assessment," CDM Federal Programs Corporation.
- Cross-Reference: Comments Dated August 2, 1993 from William A. Duvel Jr. and Betsy Ruffle, ENSR Consulting for Lonza. Inc. on the June 2, 1993 "Baseline Risk Assessment - Final Report," CDM Federal Programs Corporation [Filed and cited as entry number 5 in 5.3 Responsiveness Summaries].
- 4.0 Feasibility Study (FS)
  - 4.1 Correspondence
    - 1. Letter from Paul J. Exner, ABB Environmental Services to David J. Newton, EPA Region I (August 17, 1992). Concerning transmittal of the August 1992 "Draft Operable Unit 1 Feasibility Study Work Plan," ABB Environmental Services for CPC International, Inc.
    - Letter from Paul J. Exner, ABB Environmental Services to David F. Rogers. CPC International, Inc. (November 16, 1992). Concerning technical issues.
    - Letter from Robert T. Lee, Troy, Gould & Mott (Attorney for CPC International, Inc.) to Brian Rohan, EPA Region I (November 17, 1992). Concerning the feasibility study.
    - 4. Letter from David F. Rogers, CPC International, Inc. to David Keehn Air Products and Chemicals (December 9, 1992). Concerning the feasibility study for the Pacific Anchor Chemical Corporation site.
    - 5. Letter from Brian Rohan, EPA Region I to Dennis H. Esposito, Adler Pollock & Sheehan (April 13, 1993). Concerning feasibility study issues.
    - Letter from David J. Freeman, Holtzmann, Wise & Shepard (Attorney for Lonza, Inc.) to Brian Rohan, EPA Region I (May 19, 1993). Concerning proposal for expedited field program with attached May 17, 1993 Letter from Stephen V. Byrne and William A. Duval Jr., ENSR Consulting.
    - 7. Letter from Brian Rohan, EPA Region I to Warren S. Angell II, Rhode Island Department of Environmental Management (May 20, 1993). Concerning publicly-owned treatment works (POTW) compliance issues.
    - 8. Letter from Brian Rohan, EPA Region I to Warren S. Angell II, Rhode Island Department of Environmental Management (May 20, 1993). Concerning Rhode Island Historic Commission issues.
    - 9. Letter from David A. Ferenz and Michael R. Kulbersh. CDM Federal Programs Corporation to David J. Newton, EPA Region I (May 25, 1993). Concerning the in-situ oxidation process.

- 4.1 Correspondence (cont d.)
  - Letter from Brian Rohan, EPA Region I to David J. Freeman, Holtzmann, Wise & Shepard (Attorney for Lonza, Inc.) (May 26, 1993). Concerning the proposed arsenic investigation.
  - 11 Letter from Brian Rohan, EPA Region I to Dennis H. Esposito, Adler Pollock & Sheehan (June 7, 1993). Concerning feasibility study timetable.
  - Letter from Leo Hellested, Rhode Island Department of Environmental Management to David J. Newton, EPA Region I (June 8, 1993). Concerning sampling plan for well water.
  - Letter from Paul J. Exner, ABB Environmental Services to David J. Newton, EPA Region I (June 10, 1993). Concerning transmittal of the June 1993 "Revised Draft Feasibility Study Report - Primary Source Area (OU1) -Volumes IA, IB & II," ABB Environmental Services for CPC International, Inc.
  - Letter from David A. Ferenz and Michael R. Kulbersh, CDM Federal Programs Corporation to David J. Newton, EPA Region I (June 11, 1993). Concerning proposed investigation of PAC's acquifer.

## Charts associated with entry number 15 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston. Massachusetts.

- 15. Letter from David J. Freeman. Holtzmann, Wise & Shepard (Attorney for Lonza, Inc.) to Brian Rohan. EPA Region I (June 18, 1993). Concerning approach to modeling arsenic mobility with attached June 17, 1993 Letter from Mark Gerath and Steve Byrne, ENSR Consulting to David J. Freeman, Holtzmann, Wise & Shepard.
- Letter from David J. Freeman, Holtzmann, Wise & Shepard (Attorney for Lonza, Inc.) to Brian Rohan, EPA Region I (July 15, 1993). Concerning transmittal of draft report on the arsenic investigation.
- Letter from Mark Gerath and William A. Duvel Jr., ENSR Consulting to David J. Freeman, Holtzmann, Wise & Shepard (Attorney for Lonza, Inc.) (July 16, 1993). Concerning a summary of results from the arsenic investigation.
- Letter from David J. Freeman, Holtzmann, Wise & Shepard (Attorney for Lonza, Inc.) to Brian Rohan, EPA Region I (August 2, 1993). Concerning transmittal of the July 1993 [Final Report] "Considerations of Arsenic at the PAC Facility," ENSR Consulting for Lonza, Inc.

The records cited in entry numbers 1 and 2 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- "Draft Feasibility Study CCL Remediation Area Primary Source Area (OU1) Screening of Remedial Alternatives," ABB Environmental Services for CPC International. Inc. (March 1993).
- "Draft Feasibility Study PAC Remediation Area Primary Source Area (OU1) Screening of Remedial Alternatives," ABB Environmental Services for CPC International, Inc. (March 1993).
- Letter from Paul J. Exner. ABB Environmental Services for CPC International. Inc. to Brian Rohan, EPA Region I (June 21, 1993). Concerning attached edits and ARARs tables which will appear in the June 1993 [Final] "Feasibility Study Report - Primary Source Area (OU1) - Volumes I & II." ABB Environmental Services for CPC International, Inc.
- 4. Cross-Reference: [Final Report] "Considerations of Arsenic at the PAC Facility," ENSR Consulting for Lonza, Inc. (July 1993) [Filed and cited as entry number 4 in 11.12 PRP-Related Documents].

## Comments

- 5. Comments Dated April 16, 1993 from David J. Newton, EPA Region I on the March 1993 "Draft Feasibility Study CCL Remediation Area Primary Source Area (OU1) Screening of Remedial Alternatives." and the "Draft Feasibility Study PAC Remediation Area Primary Source Ar a (OU1) Screening of Remedial Alternatives." ABB Environmental Services for CPC International, Inc.
- 4.5 Applicable or Relevant and Appropriate Requirements (ARARs)
  - 1. Memorandum from Sofia M. Bobiak, Rhode Island Department of Environmental Management to Linda B. Wofford, Rhode Island Department of Environmental Management (October 2, 1990). Concerning groundwater class<sup>1</sup>fication at the site.
  - 2. Let from Linda B. Wofford, Rhode Island Department of Environmental Maligement to Karen Stone, Camp Dresser & McKee Inc. (December 6, 1990). Concerning list of Rhode Island ARARs.
  - Cross-Reference: Comments Dated May 11, 1992 from David J. Newton, EPA Region I on the April 1992 "Draft Project Operations Plan - Phase II Remedial Investigation - Primary Source Area (OU1)," ABB Environmental Services for CPC International, Inc. [Filed and cited as entry number 68 in 3.4 Interim Deliverables].
  - 4. Letter from Leo Hellested. Rhode Island Department of Environmental Management to David J. Newton, EPA Region I (March 4, 1993). Concerning state ARARs.
  - 5. Letter from Leo Hellested. Rhode Island Department of Environmental Management to Nancy Brittain, Blackstone River Valley National Heritage Commission (June 4, 1993). Concerning a determination of adverse effects on the Blackstone River.
  - 6. Letter from Leo Hellested, Rhode Island Department of Environmental Management to Richard Greenwood, Rhode Island Historic Preservation Commission (June 4, 1993). Concerning a determination of adverse effects on the Blackstone River.

Page 25

#### 4.6 Feasibility Study (FS, Reports)

#### Reports

#### The records cited in entry numbers 1 through 5 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston. Massachusetts.

- "Draft Feasibility Study Report Primary Source Area (OU1) Volume I," ABB Environmental Services for CPC International, Inc. (May 1993).
- "Draft Feasibility Study Report Primary Source Area (OU1) Volume II," ABB Environmental Services for CPC International, Inc. (May 1993).
- "Revised Draft Feasibility Study Report Primary Source Area (OU1) Volume IA," ABB Environmental Services for CPC International, Inc. (June 1993).
- "Revised Draft Feasibility Study Report Primary Source Area (OU1) Volume IB," ABB Environmental Services for CPC International. Inc. (June 1993).
- 5. "Revised Draft Feasibility Study Report Primary Source Area (OU1) Volume II," ABB Environmental Services for CPC International. Inc. (June 1993).
- "[Final] Feasibility Study Report Primary Source Area (OU1) Volume I," ABB Environmental Services for CPC International, Inc. (June 1993).
- "[Final] Feasibility Study Report Primary Source Area (OU1) Volume II -Appendices," ABB Environmental Services for CPC International, Inc. (June 1993).
- Letter from Paul J. Exner. ABB Environmental Services to David J. Newton, EPA Region I (August 25, 1993). Concerning corrections to the June 1993 "[Final] Feasibility Study Report - Primary Source Area (OU1) - Volumes I & II," ABB Environmental Services for CPC International, Inc.

#### Comments

- Comments Dated May 10, 1993 from William A. Duvel Jr. and Stephen V. Byrne, ENSR Consulting for Lonza, Inc. on the May 5, 1993 "Draft Feasibility Study," ABB Environmental Services.
- Comments Dated May 20, 1993 from William A. Duvel Jr. and Stephen V. Byrne, ENSR Consulting for Lonza, Inc. on the May 5, 1993 "Draft Feasibility Study," ABB Environmental Services.
- Comments Dated May 24, 1993 from Brian Rohan, EPA Region I on the May 5, 1993 "Draft Feasibility Study," ABB Environmental Services.
- Comments Dated May 24, 1993 from Leo Hellested, Rhode Island Department of Environmental Management on the May 5, 1993 "Draft Feasibility Study," ABB Environmental Services.
- Comments Dated May 24, 1993 from Leo Hellested, Rhode Island Department of Environmental Management on the (POTW compliance) May 5, 1993 "Draft Feasibility Study," ABB Environmental Services.
- Comments Dated June 22, 1993 from Brian Rohan, EPA Region I on the June 1993 "Revised Draft Feasibility Study Report - Primary Source Area (OU1) -Volumes IA, IB & II," ABB Environmental Services for CPC International, Inc.
- Comments Dated June 22, 1993 from Leo Hellested, Rhode Island Department of Environmental Management on the June 1993 "Revised Draft Feasibility Study Report - Primary Source Area (OU1) - Volumes IA.IB & II," ABB Environmental Services for CPC International. Inc.

- 4.7 Work Plans and Progress Reports
  - 1. "Draft Feasibility Study Work Plan Operable Unit 1," ABB Environmental Services for CPC International, Inc. (August 1992).
  - "Final Feasibility Study Work Plan Primary Source Area (OU1)," ABB Environmental Services for CPC International, Inc. (March 1993).

### Comments

- 3. Comments Dated December 17, 1992 from David J. Newton. EPA Region I on the "Draft Feasibility Study Work Plan - Operable Unit 1," ABB Environmental Services for CPC International, Inc. (August 1992).
- 4.9 Proposed Plans for Selected Remedial Action
  - "EPA Proposes Cleanup Plan for the Peterson/Puritan, Inc. Superfund Site," EPA Region I (June 1993).

#### Comments

Comments on the Remedial Investigation, Feasibility Study and Proposed Plan received by EPA Region I during the formal comment period are filed and cited in 5.3 Responsiveness Summaries.

- 5.0 Record of Decision (ROD)
  - 5.1 Correspondence
    - 1. Letter from Warren S. Angell II, Rhode Island Department of Environmental Management to David J. Newton, EPA Region I (July 22, 1993). Concerning owner of the O'Toole property.
    - 2. Memorandum from David A. Ferenz, CDM Federal Programs Corporation to David J. Newton, EPA Region I (August 3, 1993). Concerning impact of ENSR's report "Considerations of Arsenic at the PAC Facility" on EPA's preferred alternative.

5.1 Correspondence (cont'd.)

Attachments cited in entry number 3 are cross-referenced and, unless otherwise noted, may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- Letter from David J. Freeman, Holtzmann, Wise & Shepard (Attorney for Lonza, Inc.) to David J. Newton, EPA Region I (August 5, 1993). Concerning the attached being a part of the Administrative Record:
  - A. Cross-Reference: Comments Dated August 2, 1993 from William A. Duvel Jr. and Betsy Ruffle, ENSR Consulting for Lonza, Inc. on the June 2, 1993 "Baseline Risk Assessment - Final Report," CDM Federal Programs Corporation [Filed and cited as entry number 5 in 5.3 Responsiveness Summaries].
  - B. Cross-Reference: Comments Dated August 2, 1993 from William A. Duvel Jr. and Steven Byrne, ENSR Consulting on the June 1993 "[Final] Feasibility Study Report - Primary Source Area (OU1) - Volumes I & II." ABB Environmental Services for CPC International. Inc. and the June 1993 Proposed Plan [Filed and cited as entry number 4 in 5.3 Responsiveness Summaries].
  - C. Cross-Reference: Letter from Scott J. Perry and William A. Duvel Jr., ENSR Consulting to Paul J. Exner, ABB Environmental Services (January 19, 1993) [Filed and cited as entry number 17 in 3.1 Correspondence].
  - D. Cross-Reference: "Summary Data Tables June 1992 Sampling Event Pacific Anchor Property," ENSR Consulting for Lonza, Inc. (November 1992) [Filed and cited as entry number 3 in 11.12 PRP-Related Documents].
  - E. Cross-Reference: Comments Dated May 15, 1992 from Scott J. Perry and William A. Duvel Jr., ENSR Consulting on the April 1992 "Draft Project Operations Plan - Phase II Remedial Investigation," ABB Environmental Services for CPC International, Inc. (Filed and cited as entry number 69 in 3.4 Interim Deliverables].
  - F. Cross-Reference: Comments Dated April 21, 1992 from Scott J. Perry and William A. Duvel Jr., ENSR Consulting on the March 4, 1992 "Phase II Scope of Work for Primary Source Area," CDM Federal Programs Corporation [Filed and cited as entry number 6 in 3.3 Scopes of Work].
  - G. Cross-Reference: [Final Report] "Considerations of Arsenic at the PAC Facility," ENSR Consulting for Lonza, Inc. (July 1993) [Filed and cited as entry number 4 in 11.12 PRP-Related Documents].
  - H. Cross-Reference: Comments Dated May 20, 1993 from William A. Duvel Jr. and Stephen V. Byrne, ENSR Consulting for Lonza, Inc. on the May 5, 1993 "Draft Feasibility Study," ABB Environmental Services [Filed and cited as entry number 10 in 4.6 Feasibility Study (FS) Reports].
  - I. Cross-Reference: Comments Dated May 10, 1993 from William A. Duvel Jr. and Stephen V. Byrne, ENSR Consulting for Lonza, Inc. on the May 5, 1993 "Draft Feasibility Study," ABB Environmental Services [Filed and cited as entry number 9 in 4.6 Feasibility Study (FS) Reports].
  - J. Cross-Reference: Comments Dated April 16, 1993 from William A. Duvel Jr. and Betsy Ruffle, ENSR for Lonza, Inc. on the March 15, 1993 "Draft Baseline Risk Assessment," CDM Federal Programs Corporation [Filed and cited as entry number 7 in 3.10 Endangerment Assessments].

- 5.1 Correspondence (cont.d.)
  - K. Cross-Reference: Comments Dated April 30, 1993 from William A. Duvel Jr. and Betsy Ruffle, ENSR Consulting for Lonza. Inc. on the March 15, 1993 "Draft Baseline Risk Assessment." CDM Federal Programs Corporation [Filed and cited as entry number 8 in 3.10 Endangerment Assessments].
  - L. Cross-Reference: "Technical Analysis of Lonza's Responsibility for Contamination at the Peterson/Puritan, Inc. Superfund Site," ENSR Consulting for Lonza. Inc. (January 1990) [Filed and cited as entry number 2 in 11.12 PRP-Related Documents].
  - 4. Memorandum from Louise House, Agency for Toxic Substances and Disease Registry (ATSDR) U.S. Department of Health & Human Services to David J. Newton, EPA Region I (August 9, 1993). Concerning the fact that ATSDR does not have a legislative mandate to evaluate work health issues [see entry number 5.3.3].
  - 5. Letter from Brian Rohan, EPA Region I to John Harnett. Levitt. Schefrin, Gallogly & Harnett (August 12, 1993). Concerning transmittal of information relating to chemicals associated with the site.
  - 6. Memorandum from David J. Newton, EPA Region I to File (August 13, 1993). Concerning the June 27, 1993 meeting with Edgar R. Alger, Mayor of Cumberland.
  - 7. Letter from Richard C. Boynton, EPA Region I to Terrance Gray, Rhode Island Department of Environmental Management (August 19, 1993). Concerning review of the Record of Decision.
  - 8. Letter from David J. Newton, EPA Region I to Leo Hellested. Rhode Island Department of Environmental Management (September 9, 1993). Concerning a request for comment on the final draft of the Record of Decision.
- 5.3 Responsiveness Summaries
  - Cross-Reference: Responsiveness Summary, EPA Region I (September 30, 1993) [Filed and included as an Appendix to entry number 1 in 5.4 Record of Decision (ROD)].

# The following citations indicate written comments received by EPA Region I during the formal comment period:

- 2. Letter from David E. Bates, Pacific Anchor Chemicals Corporation to David J. Newton and Kristen Fadden, EPA Region I (July 7, 1993). Concerning corrections to the June 1993 Fact Sheet.
- 3. Letter from Linda A. Palagi Brule' to David J. Newton, EPA Region I (July 1993). Concerning health hazards at the site.
- 4. Comments Dated August 2, 1993 from William A. Duvel Jr. and Steven Byrne, ENSR Consulting on the June 1993 "[Final] Feasibility Study Report - Primary Source Area (OU1) - Volumes I & II," ABB Environmental Services for CPC International, Inc. and the June 1993 Proposed Plan.
- Comments Dated August 2, 1993 from William A. Duvel Jr. and Steven Byrne, ENSR Consulting on the June 2, 1993 "Baseline Risk Assessment - Final Report," CDM Federal Programs Corporation.
- 6. Comments Dated August 3, 1993 from Paul Carroll, Save The Bay on the June 1993 Proposed Plan.
- 7. Letter from Edgar R. Alger III, Mayor of Cumberland to David J. Newton, EPA Region I (August 4, 1993). Concerning the Martin Street area of the site.

- 5.3 Responsiveness Summaries (cont'd.)
  - 8. Comments Dated August 4, 1993 from David E. Bates, Pacific Anchor Chemicals Corporation on the June 1993 Proposed Plan.
  - 9. Comments Dated August 5, 1993 from Leo Hellested, Rhode Island Department of Environmental Management on the June 1993 Proposed Plan.
  - 10. Comments Dated August 5, 1993 from David J. Freeman, Holtzman, Wise & Shepard (Attorney for Lonza, Inc.) on the June 1993 Proposed Plan.

Appendices associated with entry number 11 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- Comments Dated August 5, 1993 from John F. Bornster and Dennis H. Esposito, Alder Pollock & Sheehan (Attorneys for CPC International, Inc.) with 15 appendices on the June 1993 Proposed Plan.
- 12. Comments Dated August 8, 1993 from Robert D. Billington, Blackstone Valley Tourism Council on the June 1993 Proposed Plan.
- 5.4 Record of Decision (ROD)
  - "Record of Decision for Peterson/Puritan, Inc. (Operable Unit I)," EPA Region I (September 30, 1993).
- 9.0 State Coordination
  - 9.1 Correspondence
    - 1. Memorandum from David J. Newton, EPA Region I to Warren S. Angell II, Rhode Island Department of Environmental Management (March 26, 1987). Concerning transmittal of aerial photographs of the site from 1939 to the present.
    - 2. Memorandum from David J. Newton, EPA Region I to Warren S. Angell II, Rhode Island Department of Environmental Management (April 3, 1987). Concerning transmittal of enforcement work plan to be used by Versar, Inc. and Peterson/Puritan, Inc.

### 10.0 Enforcement

- 10.1 Correspondence
  - 1. Letter from Randy M. Mott, Zuckert, Scoutt & Rasenberger (Attorney for Peterson/Puritan, Inc.) to Joel Blumstein, EPA Region I (November 30, 1982). Concerning legal representation.
- 10.3 Local and State Enforcement Records

The record cited in entry number 1 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 1. Settlement Agreement, Town of Lincoln and Board of Water Commissioners v. Peterson/Puritan, Inc., Superior Court, State of Rhode Island, C.A.No.82-4302 (June 6, 1984).
- 2. Letter from Thomas D. Gerz, Rhode Island Department of Environmental Management to Thomas Laborio, Okonite Company (August 13, 1987). Concerning the attached Notice of Violation and Order.

- 10.3 Local and State Enforcement Repords (contid.)
  - Letter from Saverio Mancieri, Rhode Island Department of Environmental Management to Harvey Salvas, Town of Cumberland (April 5, 1989). Concerning Town's application for underground storage tanks with attached Registration Certificate #2972.
  - "Application for Underground Storage Facilities," Rhode Island Department of Environmental Management with attached "Notification for Underground Storage Tanks," EPA Region I (April 1989).
  - Letter from Helen S. Jones-Quiterio. CCL Custom Manufacturing to Thomas A. Epstein, Rhode Island Department of Environmental Management (September 4, 1991). Concerning extension request on tank storage.
  - 6. Letter from Thomas A. Epstein, Rhode Island Department of Environmental Management to Helen S. Jones-Quiterio, CCL Custom Manufacturing (September 12, 1991). Concerning denial of extension request.

Attachment B cited in entry number 7 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston. Massachusetts.

- Letter from Richard Ferreira, CCL Custom Manufacturing to Susan A. Ferre A. Narragansett Bay Commission (May 7, 1992). Concerning shutdown of groundwater discharge operation with attached.
  - Letter from Susan A. Ferreira. Narragansett Bay Commission to Donald M. Nolan, C. 2 Custom Manufacturing (April 3, 1992).
  - B. Wastewater Discharge Permit. Narragansett Bay Commission (April 1, 1992).
- 8. Letter from Barbara Cesaro. Rhode Island Department of Environmental Management to David J. Newton, EPA Region I (July 30, 1992). Concerning the attached RIDEM discharge permits:
  - A. Modification Authorization to Discharge Under the Rhode Island Pollutant Discharge Elimination System - Okonite Company (January 12, 1987)
  - B. Modification Authorization to Discharge Under the Rhode Island Pollutant Discharge Elimination System - Trimont Chemicals (January 12, 1987).

Attachment B cited in entry number 9 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 9. Letter from Leo Hellested, Rhode Island Department of Environmental Management to David J. Newton, EPA Region I (December 29, 1992). Concerning benzene contamination at the site with attached:
  - A. Certificate of Registration for Underground Storage Facilities, Rhode Island Department of Environmental Management - Roger Williams Foods (April 28, 1992).
  - B. Application for Underground Storage Facilities, Rhode Island Department of Environmental Management - Roger Williams Foods (May 1, 1985).

- 10.6 PRP-Specific Negotiations
  - Letter from Randy M. Mott. Breed. Abbott & Morgan (Attorney for Peterson/Puritan. Inc.) to William Walsh-Rogalski, EPA Region I (October 29, 1984). Concerning water sampling results.
  - Letter from Randy M. Mott. Breed. Abbott & Morgan (Anorney for Peterson/Puritan, Inc.) to William Walsh-Rogalski, EPA Region I (October 31, 1984). Concerning attached list of consent decree requirements.
  - Letter from Randy M. Mott. Mott. Williams & Lee (Attorney for Peterson/ Puritan, Inc.) to Mary Borg. EPA Region I (August 13, 1990). Concerning oversite costs.
  - 4 Letter from Brian Rohan. EPA Region I to Randy M. Mott. Mott. Williams & Lee (Attorney for CPC International. Inc.) (January 29, 1991). Concerning oversite invoice #OT047.

Attachments associated with entry number 5 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- Memorandum from Joan Maddalozzo, EPA Region I to Mike Manlogon, EPA Region I (March 21, 1991). Concerning penalties due for performance delay with attached Letter from Merrill S. Hohman, EPA Region I to Robert T. Lee, Mott, Williams & Lee (Attorney for CPC International, Inc.) (March 19, 1991).
- Letter from Brian Rohan. EPA Region I to Robert T. Lee. Mott, Williams & Lee (Attorney for CPC International, Inc.) (December 19, 1991) with attached:
  - Draft Memorandum of Understanding Relating to the First Amendment
     Draft First Amendment to Administrative Order on Consent, In the Matter
  - of Peterson/Puritan. Inc. NPL Site, Docket No. 1-87-1064.
- Letter from Brian Rohan, EPA Region I to Robert T. Lee, Mott, Williams & Lee (Attorney for CPC International, Inc.) (December 31, 1991). Concerning revisions to the attached:
  - A. Memorandum of Understanding Relating to the First Amendment.
  - B. First Amendment to Administrative Order on Consent. In the Matter of Peterson/Puritan, Inc. NPL Site. Docket No. 1-87-1064
- 8. Letter from Brian Rohan, EPA Region I to Robert T. Lee, Mott, Williams & Lee (Attorney for CPC International, Inc.) (January 7, 1992). Concerning revisions to attached Memorandum of Understanding Relating to the First Amendment.
- Letter from Robert T. Lee. Mott, Williams & Lee (Anomey for CPC International, Inc.) to Brian Rohan, EPA Region I (January 22, 1992). Concerning transmittal of signed Memorandum of Understanding Relating to the First Amendment and First Amendment to Administrative Order on Consent.
- Letter from Brian Rohan, EPA Region I to Robert T. Lee, Troy, Gould & Mott (Attorney for CPC International, Inc.) (December 29, 1992). Concerning interim remediation at the site.
- 10.7 EPA Administrative Orders

The record cited in entry number I may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- Consent Order. In the Matter of Peterson/Puritan. Inc. NPL Site. Docket No. 1-87-1064 (May 29, 1987).
- Letter from Brian Rohan, EPA Region I to Robert T. Lee. Mott. Williams & Lee (Attorney for CPC International, Inc.) (January 28, 1992). Concerning the attached revised Memorandum of Understanding.

Page 31

- 10.7 EPA Administrative Orders (cont.d.)
  - Letter from Robert T. Lee, Troy, Gould & Mott (Attorney for CPC International, Inc.) to Brian Rohan, EPA Region I (February 11, 1992), Concerning transmittal of the revised Memorandum of Understanding.
  - 4. First Amendment to Administrative Order on Consent, In the Matter of Peterson Puritan, Inc. NPL Site, Docket No. 1-87-1064 (March 10, 1992) with attached Memorandum of Understanding Relating to the First Amendment, EPA Region I (March 10, 1992).
- 11.0 Potentially Responsible Party (PRP)
  - 11.6 Site Level Evidence Government Agency Documents

Maps and graphs associated with entry number I may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 1. Letter from Peter M. Roncetti. Peterson/Puritan, Inc. to Peter P. Granieri Jr., Blackstone Valley District Commission (April 8, 1983). Concerning request to discharge groundwater into existing system.
- Letter from David L. Mayer. Edwards & Angell (Attorney for Peterson/Puritan, Inc.) to Peter M. Roncetti, Peterson/Puritan, Inc. (November 1, 1983). Concerning transmittal of indemnification agreement.
- 3. Letter from Peter M. Roncetti, Peterson/Puritan, Inc. to David L. Mayer, Edwards & Angell (Attorney for Peterson/Puritan, Inc.) (November 2, 1983). Concerning transmittal of indemnification agreement.

Attachments B and C associated with entry number 4 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 4. Letter from David L. Mayer, Edwards & Angell (Attorney for Peterson/Puritan, Inc.) to Peter P. Granieri Jr., Blackstone Valley Sewer District Commission (November 3, 1983). Concerning executed indemnification agreement with anached:
  - A. Agreement (November 2, 1983).
  - B. Letter from Peter M. Roncetti, Peterson/Puritan, Inc. to Peter P. Granieri Jr., Blackstone Valley Sewer District Commission (September 19, 1983).
  - C. "Proposed Sampling and Protocol," Peterson/Puritan, Inc.

Attachments associated with entry number 5 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

5. Letter from Alfredo V. Brancucci, Peterson/Puritan, Inc. to Steven Fradkoff, EPA Region I (May 21, 1984). Concerning groundwater discharge permit. 11.8 Site-Specific Contractor Deliverables

The records cited in entry numbers 1, 2, and 3 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- "Preliminary Report of Investigation of Potentially Responsible Parties Within Study Area - Volume 1 of 3," Mont & Associates for Peterson/Puritan. Inc. (February 1989).
- "Preliminary Report of Investigation of Potentially Responsible Parties Within Study Area - Volume 2 of 3," Mott & Associates for Peterson/Puritan, Inc. (February 1989).
- "Preliminary Report of Investigation of Potentially Responsible Parties Within Study Area - Volume 3 of 3," Mott & Associates for Peterson/Puritan, Inc. (February 1989).
- 11.9 PRP-Specific Correspondence

CCL Custom Manufacturing

The attachment associated with entry number 1 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 1. Letter from David J. Newton, EPA Region I to Richard Ferreira. CCL Custom Manufacturing (June 4, 1992). Concerning CCL's installation of a water well.
- Letter from Richard Ferreira. CCL Custom Manufacturing to David J. Newton, EPA Region I (June 17, 1992). Concerning CCL's installation of a water well.
- 3. Letter from Merrill S. Hohman, EPA Region I to President, CCL Custom Manufacturing (June 24, 1992). Concerning notice of potential liability.
- Letter from Donald LaBarre, A&W Artesian Well Company to Richard Ferreira, CCL Custom Manufacturing (June 26, 1992). Concerning well installation.
- Letter from Richard Ferreira, CCL Custom Manufacturing to David J. Newton, EPA Region I (July 13, 1992). Concerning receipt of the June 24, 1992 notice of potential liability letter.

The attachment associated with entry number 6 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- Letter from Richard Ferreira, CCL Custom Manufacturing to David J. Newton, EPA Region I (September 24, 1992). Concerning transmittal of the September 1992 "Work Plan for the Sampling of Groundwater from the Back-up Water Supply Well," Environmental Science Services for CCL Custom Manufacturing.
- Letter from David J. Newton, EPA Region I to Richard Ferreira, CCL Custom Manufacturing (October 5, 1992). Concerning EPA's approval of CCL's well testing procedures.

Logging chart associated with entry number 8 may be reviewed. by appointment only, at the EPA Region I Records Center in Boston. Massachusetts.

 Letter from Richard Ferreira, CCL Custom Manufacturing to David J. Newton, EPA Region I (December 14, 1992). Concerning results of borehole logging in the attached Letter Dated December 4, 1992 from Donna Holden Pallister, Environmental Science Services to Richard Ferreira, CCL Custom Manufacturing.

- 11.9 PRP-Specific Correspondence contid.
  - Letter from David J. Newton, EPA Region I to Richard Ferreira, CCL Custom Manufacturing (January 20, 1993). Concerning review of borehole logging results.
  - Letter from Richard Ferreira, CCL Custom Manufacturing to David J. Newton, EPA Region I (February 17, 1993). Concerning borehole closure and abandonment in the attached Letter Dated February 10, 1993 from Michael J. Baer and Donna Holden Pallister, Environmental Science Services to Richard Ferreira, CCL Custom Manufacturing.
  - Letter from David J. Newton, EPA Region I to Richard Ferreira. CCL Custom Manufacturing (February 25, 1993). Concerning EPA's approval of CCL's borehole closure and abandonment procedure.

Attachment D associated with entry number 12 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston. Massachusetts.

- 12. Letter from Richard Ferreira, CCL Custom Manufacturing to David J. Newton, EPA Region I (June 8, 1993). Concerning the attached:
  - A. Letter from Richard Ferreira, CCL Custom Manufacturing to Susan A. Ferreira, Narragansett Bay Commission (April 12, 1993).
  - B. Letter from Susan A. Ferreira, Narragansett Bay Commission to Richard Ferreira, CCL Custom Manufacturing (April 21, 1993).
  - C. Letter from Richard Ferreira, CCL Custom Manufacturing to Susan A. Ferreira, Narragansett Bay Commission (April 22, 1993).
  - D. "Borehole Closure Activities Summary," Environmental Science Services for CCL Custom Manufacturing (June 1993).
- Letter from David J. Newton, EPA Region I to Richard Ferreira, CCL Custom Manufacturing (July 23, 1993). Concerning transmittal of a copy of June 8, 1993 letter from Mr. Ferreira and acceptance of Attachment D above.

Health-tex Inc.

- 14. Letter from Merrill S. Hohman, EPA Region I to Eric Margolin, Health-tex Inc. (December 14, 1987). Concerning request for information.
- Hi-Port Industries
- 15. Letter from Merrill S. Hohman, EPA Region I to President, Hi-Port Industries (June 24, 1992). Concerning notice of potential liability.

Industrial Foundation of Rhode Island

 Letter from Merrill S. Hohman, EPA Region I to President, Industrial Foundation of Rhode Island (June 24, 1992). Concerning notice of potential liability.

Attachments associated with entry number 17 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

 Letter from Timothy T. More, Edwards & Angell (Attorney for Industrial Foundation of Rhode Island) to Brian Rohan, EPA Region I (September 1, 1992). Concerning response to June 24, 1992 letter.

### 11.9 PRP-Specific Correspondence cont due

Lonza, Inc.

- 18. Letter from Merrill S. Hohman. EPA Region I to Michael J. Reale, Lonza, Inc. (November 30, 1987). Concerning request for information.
- Letter from David J. Freeman, Holtzmann, Wise & Shepard (Attorney for Lonza, Inc.) to David J. Newton, EPA Region I (December 11, 1989). Concerning document delivery schedule.
- Letter from David J. Freeman, Holtzmann, Wise & Shepard (Attorney for Lonza, Inc.) to David J. Newton, EPA Region I (January 22, 1990). Concerning transmittal of "Technical Analysis of Lonza's Responsibility for Contamination," ENSR Consulting (January 1990).
- Letter from David J. Newton, EPA Region I to David J. Freeman, Holtzmann, Wise & Shepard (Attorney for Lonza, Inc.) (March 6, 1990). Concerning denial of request for sample results information.
- Telephone Notes Between David J. Newton, EPA Region I and David J. Freeman, Holtzmann, Wise & Shepard (Attorney for Lonza, Inc.) (April 18, 1990). Concerning Mr. Freeman's intention to comment on the February 1990 "Draft Remedial Investigation Report," C-E Environmental, Inc. for CPC International. Inc.
- Letter from David J. Freeman and David C. Keehn, Holtzmann, Wise & Shepard (Anomeys for Lonza, Inc.) to David J. Newton, EPA Region I
   (April 24, 1992) with attached agenda. Concerning request for a meeting.
- Letter from Merrill S. Hohman, EPA Region I to President, Lonza, Inc. (June 24, 1992). Concerning notice of potential liability.
- 25. Letter from David J. Freeman, Holtzmann, Wise & Shepard (Attorney for Lonza, Inc.) to Brian Rohan, EPA Region I (June 29, 1992). Concerning revision of meeting agenda.
- Letter from David J. Freeman, Holtzmann, Wise & Shepard (Attorney for Lonza, Inc.) to David J. Newton, EPA Region I (July 9, 1992). Concerning response to June 24, 1992 letter.
- Letter from David J. Freeman, Holtzmann, Wise & Shepard (Attorney for Lonza, Inc.) to David J. Newton, EPA Region I (August 5, 1992). Concerning confirmation of August 13, 1992 meeting date.
- 28. Letter from Brian Rohan to David J. Freeman, Holtzmann, Wise & Shepard (Attorney for Lonza, Inc.) (August 6, 1992). Concerning postponement of the August 13, 1992 meeting.
- 29. Letter from David J. Freeman, Holtzmann, Wise & Shepard (Attorney for Lonza, Inc.) to Brian Rohan, EPA Region I (September 25, 1992). Concerning the need to set a revised meeting date.
- Letter from David J. Freeman, Holtzmann, Wise & Shepard (Attorney for Lonza, Inc.) to Brian Rohan, EPA Region I (October 30, 1992). Concerning confirmation of November 9, 1992 meeting date.
- Letter from David J. Freeman. Holtzmann, Wise & Shepard (Anomey for Lonza, Inc.) to Brian Rohan, EPA Region I (December 17, 1992). Concerning the attached Letter from William A. Duvel Jr., ENSR Consulting to David F. Rogers, CPC International. Inc. (December 16, 1992).
- Letter from David J. Freeman, Holtzmann, Wise & Shepard (Attorney for Lonza, Inc.) to Brian Rohan, EPA Region I (February 11, 1993). Concerning request for EPA documents.
- Letter from David J. Newton, EPA Region I to David J. Freeman, Holtzmann, Wise & Shepard (Attorney for Lonza, Inc.) (March 31, 1993). Concerning transmittal of EPA documents.

11.9 PRP-Specific Correspondence cont.d.)

Lonza, Inc.

 Letter from Brian Rohan to David J. Freeman, Holtzmann, Wise & Shepard (Attorney for Lonza, Inc., April 21, 1993). Concerning completion schedule for feasibility study.

Okonite Company

 Letter from Merrill S. Hohman, EPA Region I to Thomas LaBorio, Okonite Company (December 14, 1987). Concerning request for information.

Pacific Anchor Chemical Company

- Letter from David E. Bates. Pacific Anchor Chemical Company to David J. Newton. EPA Region I (October 30, 1990). Concerning construction activities at the site with attached scope of work.
- Letter from David E. Bates. Pacific Anchor Chemical Company to David J. Newton, EPA Region I (December 21, 1990). Concerning transmittal of results of soil samplings.
- Letter from David C. Keehn. Pacific Anchor Chemical Company to David J. Newton and Richard C. Boynton, EPA Region I (January 18, 1991). Concerning construction schedule at the site.
- Letter from Merrill S. Hohman, EPA Region I to President, Pacific Anchor Chemical Company (June 24, 1992). Concerning notice of potential liability.

Peterson/Puritan, Inc. (CPC International, Inc.)

- 40. Letter from Gerald M. Levy, EPA Region I to Alfredo V. Brancucci, Peterson/ Puritan, Inc. (April 5, 1982). Concerning request for a meeting.
- 41. Letter from John C. Henningson, Malcolm Pirnie, Inc. to Dale M. Cook, Peterson/Puritan (June 18, 1982). Concerning consulting services to assess groundwater at the site.
- Letter from Hanes A. Heller, CPC North America to Andrew Lauterback, EPA Region I (July 12, 1982). Concerning transmittal of proposal for groundwater study.
- 43. Letter from Andrew Lauterback, EPA Region I to Hanes A. Heller, CPC North America (July 29, 1982). Concerning assignment of new attorney to the site.
- 44. Letter from Merrill S. Hohman, EPA Region I to Hanes A. Heller, CPC North America (September 9, 1982). Concerning the proposed groundwater study.
- 45. Letter from Hanes A. Heller, CPC North America to Merrill S. Hohman, EPA Region I (September 16, 1982). Concerning rescheduling of field activities.
- Letter from Randy M. Mott. Zuckert, Scoutt, Rasenberger & Delaney (Attorney for Peterson/Puritan, Inc.) to Joel Blumstein, EPA Region I (December 20, 1982). Concerning groundwater investigation at the site.
- Letter from Randy M. Mott. Zuckert, Scoutt, Rasenberger & Delaney (Attorney for Peterson/Puritan. Inc.) to William Hedeman, EPA Headquarters (February 7, 1983). Concerning request to certify costs of contamination studies at the site.
- Letter from Lee M. Thomas. EPA Headquarters to Randy M. Mott, Zuckert, Scoutt. Rasenberger & Delaney (Attorney for Peterson/Puritan, Inc.) (March 21, 1983). Concerning denial of request to certify costs of contamination studies at the site.

11.9 PRP-Specific Correspondence (contid.)

Peterson/Puritan, Inc. (CPC International, Inc.)

- Letter from Randy M. Moπ, Zuckert, Scoutt, Rasenberger & Delaney (Attorney for Peterson/Puritan, Inc.) to Joel Blumstein, EPA Region I (April 28, 1983). Concerning delay in preparation of report.
- 50. Letter from Randy M. Mott. Zuckert, Scoutt. Rasenberger & Delaney (Attorney for Peterson/Puritan. Inc.) to Joel Blumstein, EPA Region I (May 27, 1983). Concerning transmittal of portions of the draft of the June 1983 "Investigation of Volatile Organic Chemical Groundwater Contamination" report. Malcolm Pirnie, Inc. for Peterson/Puritan, Inc.
- Letter from Peter M. Roncetti, Peterson/Puritan, Inc. to Peter P. Granieri Jr., Blackstone Valley District Commission (August 19, 1983). Concerning transmittal of the "Proposed Sampling Program and Protocol."
- 52. Letter from Peter M. Roncetti, Peterson/Puritan, Inc. to Peter P. Granieri Jr., Blackstone Valley District Commission (October 12, 1983). Concerning transmittal of the results of the first phase of the interceptor well groundwater discharge monitoring program.
- 53. Letter from William Walsh-Rogalski, EPA Region I to Randy M. Mott. Breed Abbott & Morgan (Attorney for Peterson/Puritan, Inc.) (September 26, 1984). Concerning development of a remedial investigation/feasibility study work plan.
- 54. Letter from William Walsh-Rogalski, EPA Region I to Randy M. Mott. Breed Abbott & Morgan (Attorney for Peterson/Puritan, Inc.) (October 15, 1984). Concerning sediment sampling of the Blackstone River.

Attachments associated with entry number 55 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston. Massachusetts.

- Letter from Randy M. Mott. Breed, Abbott & Morgan (Attorney for Peterson/Puritan, Inc.) to William Walsh-Rogalski, EPA Region I (October 16, 1984). Concerning conducting a remedial investigation.
- Letter from Randy M. Mott. Breed, Abbott & Morgan (Anomey for Peterson/Puritan, Inc.) to William Walsh-Rogalski, EPA Region I (October 23, 1984). Concerning request for additional studies at the site.
- 57. Letter from William Walsh-Rogalski, EPA Region I to Randy M. Mott, Breed Abbott & Morgan (Attorney for Peterson/Puritan, Inc.) (November 2, 1984). Concerning investigative studies at the site.

Attachments associated with entry number 58 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- Letter from Randy M. Mott, Breed, Abbott & Morgan (Attorney for Peterson/Puritan, Inc.) to William Walsh-Rogalski, EPA Region I (February 7, 1985). Concerning proposed consent decree.
- 59. Letter from William Walsh-Rogalski, EPA Region I to Randy M. Mott, Breed Abbott & Morgan (Attorney for Peterson/Puritan, Inc.) (February 26, 1985). Concerning proposed consent decree.

Peterson/Puritan, Inc. (CPC International, Inc.)

Analytical data associated with entry number 60 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusens.

- Letter from Randy M. Mott. Heron, Burchette, Ruckert & Rothwell (Attorney for Peterson/Puritan, Inc.) to William Walsh-Rogalski, EPA Region I (October 23, 1985). Concerning sampling results.
- 61 Letter from Randy M. Mott, Heron, Burchette, Ruckert & Rothwell (Attorney for Peterson/Puritan, Inc.) to William Walsh-Rogalski, EPA Region I (December 17, 1985). Concerning a settlement agreement.
- Letter from William Walsh-Rogalski, EPA Region I to Randy M. Mott. Heron, Burchette, Ruckert & Rothwell (Attoryney for Peterson/Puritan, Inc.) (April 16, 1986). Concerning remedial action at the site.
- 63. Letter from Tracy M. Getz, Heron, Burchette, Ruckert & Rothwell (Attorney for Peterson/Puritan, Inc.) to William Walsh-Rogalski, EPA Region I (February 13, 1987). Concerning agenda for the February 23, 1987 meeting.
- Letter from Joseph O. Hearne, Versar, Inc. to Michael L. Italiano, Heron, Burchette, Ruckert & Rothwell (Attorney for Peterson/Puritan, Inc.) (March 17, 1987). Concerning transmittal of bid documents.
- Letter from Randy M. Mott. Heron, Burchette, Ruckert & Rothwell (Attorney for Peterson/Puritan, Inc.) to Woodward Realty Company (July 13, 1987). Concerning property access.
- 66. Letter from Tracy M. Getz. Heron, Burchette, Ruckert & Rothwell (Attorney for Peterson/Puritan, Inc.) to William Walsh-Rogalski, EPA Region I (July 13, 1987). Concerning efforts to obtain property access.
- 67. Letter from Tracy M. Getz, Heron, Burchette, Ruckert & Rothwell (Attorney for Peterson/Puritan, Inc.) to Joseph J. Roszkowski, Zimmerman, Roszkowski & Brenner (Attorney for J.M. Mills) (July 13, 1987). Concerning attached Hazardous Substance List.
- Letter from Scott Slaughter, Mott & Associates (Attorney for CPC International, Inc.) to Fran R. Robins-Liben, Tillinghast, Collins & Graham (Attorney for J.M. Mills) (January 29, 1988). Concerning access to landfill site.
- 69. Letter from Robert T. Lee, Mott & Associates (Attorney for CPC International, Inc.) to Diana Lettro, EPA Region I (September 15, 1988). Concerning request to evaluate certain EPA documents.
- Letter from Robert T. Lee, Mott & Associates (Attorney for CPC International, Inc.) to Diana Lettro, EPA Region I (September 27, 1988). Concerning confirmation of the October 12, 1988 meeting.
- Letter from Robert T. Lee, Mott & Associates (Attorney for CPC International, Inc.) to Diana Lettro, EPA Region I (October 19, 1988). Concerning request for EPA documents.
- 72. Letter from Robert T. Lee, Mott & Associates (Attorney for CPC International, Inc.) to William Walsh-Rogalski, EPA Region I (October 19, 1988). Concerning request for EPA documents.
- 73. Letter from Randy M. Mott. Mott & Associates (Attorney for CPC International, Inc.) to William Walsh-Rogaiski, EPA Region I (February 6, 1989). Concerning transmittal of a preliminary investigation report of site contamination.
- 74. Letter from Scott Slaughter, Mott & Associates (Attorney for CPC International, Inc.) to William Walsh-Rogalski, EPA Region I (February 17, 1989). Concerning request for a meeting.

11.9 PRP-Specific Correspondence (contid.)

Peterson/Puritan, Inc. (CPC International, Inc.)

- Letter from David J. Newton, EPA Region I to David F. Rogers, CPC International, Inc. (August 15, 1989). Concerning issues regarding the ongoing remedial investigation.
- Letter from Robert T. Lee, Mott, Williams & Lee (Attorney for CPC International, Inc.) to Mary Borg, EPA Region I (September 27, 1989). Concerning scope of responsibilities for site invertigation.
- 77. Letter from Robert T. Lee, Mott, Williams & Lee (Attorney for CPC International, Inc.) to Mary Borg, EPA Region I (July 19, 1990). Concerning request for a meeting with Region I site team.
- Letter from Robert T. Lee, Mott, Williams & Lee (Attorney for CPC International, Inc.) to Mary Borg, EPA Region I (July 27, 1990). Concerning continued request for a meeting with the Region I site team.
- 79. Letter from Robert T. Lee, Mott, Pearce, Williams & Lee (Attorney for CPC International. Inc.) to David J. Freeman, Holtzmann, Wise & Shepard (Attorney for Lonza, Inc.) (November 27, 1990). Concerning proposed activities.
- Letter from David J. Freeman, Holtzmann, Wise & Shepard (Attorney for Lonza, Inc.) to Robert T. Lee, Mott, Pearce, Williams & Lee (Attorney for CPC International, Inc.) (February 12, 1991). Concerning access to the site.
- Letter from Paul G. Keough, EPA Region I to John W. Scott, CPC International, Inc. (April 29, 1991). Concerning future activities at the site.
- 82. Letter from John W. Scott, CPC International, Inc. to Paul G. Keough, EPA Region I (May 9, 1991). Concerning operable units for the site.
- Letter from Robert T. Lee, Mott, Pearce, Williams & Lee (Attorney for CPC International. Inc.) to Brian Rohan, EPA Region I (June 17, 1991). Concerning invoice sent by EPA for oversight costs.
- 84. Letter from David F. Rogers, CPC International, Inc. to David J. Newton, EPA Region I (May 8, 1992). Concerning the attached wastewater discharge permit.
- Letter from David F. Rogers, CPC International, Inc. to Scott Perry, ENSR Consulting (May 27, 1992). Concerning ENSR's recommendations on collecting soil samples.
- 86. Letter from Merrill S. Hohman, EPA Region I to President, CPC International, Inc. (June 24, 1992). Concerning notice of potential liability.
- 87. Letter from Merrill S. Hohman, EPA Region I to President. Peterson/Puritan, Inc. (June 24, 1992). Concerning notice of potential liability.
- Letter from Robert T. Lee, Troy, Gould & Mott (Attorney for CPC International, Inc.) to Merrill S. Hohman, EPA Region I (July 9, 1992). Concerning extension of time for response to the June 24, 1992 letter.
- Letter from Robert T. Lee, Troy, Gould & Mott (Attorney for CPC International, Inc.) to Brian Rohan, EPA Region I (July 23, 1992). Concerning confirmation of the August 12, 1992 meeting.
- Letter from Robert T. Lee, Troy, Gould & Mott (Attorney for CPC International, Inc.) to Brian Rohan, EPA Region I (August 10, 1992). Concerning confirmation of rescheduled meeting to September 21, 1992.
- Letter from Robert T. Lee, Troy, Gould & Mott (Attorney for CPC International, Inc.) to Brian Rohan, EPA Region I (August 24, 1992). Concerning another rescheduling of the September meeting.
- Letter from Robert T. Lee, Troy, Gould & Mott (Attorney for CPC International, Inc.) to Brian Rohan, EPA Region I (September 17, 1992), Concerning proposed agenda for the September 22, 1992 meeting.

14.9 PRP-Specific Correspondence (cont.d.)

Peterson/Purian, Inc. (CPC International, Inc.)

- Letter from Robert T. Lee, Troy, Gould & Mott (Attorney for CPC International, Inc.) to Brian Rohan, EPA Region I (September 22, 1992). Concerning confirmation of rescheduled meeting to October 29, 1992.
- 94. Letter from Robert T. Lee. Troy, Gould & Mott (Attorney for CPC International, Inc.) to Brian Rohan, EPA Region I (November 17, 1992). Concerning completion of the remedial investigation and the attached November 16, 1992 Letter from Paul J. Exner, ABB Environmental Services to David F. Rogers, CPC International, Inc.

Attachments associated with entry number 95 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 95. Letter from Robert T. Lee, Troy, Gould & Mott (Attorney for CPC International, Inc.) to Brian Rohan, EPA Region I (November 19, 1992). Concerning the use of a residential-use exposure scenario for groundwater for risk assessment purposes.
- Letter from David J. Newton, EPA Region I to David F. Rogers, CPC International, Inc. (November 19, 1992). Concerning transmittal of data tables from the June 1992 sampling.
- 97. Letter from Robert T. Lee, Troy, Gould & Mott (Attorney for CPC International, Inc.) to Brian Rohan, EPA Region I (November 30, 1992). Concerning interim remedial actions at the site.
- Letter from Brian Rohan, EPA Region I to Robert T. Lee, Troy, Gould & Mott (Attorney for CPC International, Inc.) (December 29, 1992). Concerning interim remediation at the site.
- 99. Letter from Warren S. Angeil II, Rhode Island Department of Environmental Management to Dennis H. Esposito, Adler Pollack & Sheehan (Attorney for CPC International, Inc.) (March 3, 1993). Concerning request for a meeting.
- 100. Letter from Dennis H. Esposito, Adler Pollack & Sheehan (Attorney for CPC International, Inc.) to Warren S. Angell II and Claude Cote, Rhode Island Department of Environmental Management (March 4, 1993). Concerning confirmation of the March 24, 1993 meeting.
- 101. Letter Dennis H. Esposito, Adler Pollack & Sheehan (Attorney for CPC International, Inc.) to Brian Rohan, EPA Region I (March 5, 1993). Concerning unresolved site issues.
- Letter from David F. Rogers, CPC International, Inc. to David J. Newton, EPA Region I (March 14, 1993). Concerning transmittal of several interim deliverables.
- 103. Letter from Dennis H. Esposito, Adler Pollack & Sheehan (Attorney for CPC International, Inc.) to Brian Rohan, EPA Region I (April 22, 1993). Concerning outstanding feasibility study issues.
- 104. Letter from Brian Rohan, EPA Region I to Dennis H. Esposito, Adler Pollack & Sheehan (Attorney for CPC International, Inc.) (June 17, 1993). Concerning CPC's deficiencies with feasibility study submittal.
- 105. Letter from Dennis H. Esposito, Adler Pollack & Sheehan (Attorney for CPC International, Inc.) to Brian Rohan, EPA Region I (June 23, 1993). Concerning feasibility study issues raised during the June 18, 1993 meeting.
- 106. Letter from William Walsh-Rogalski, EPA Region I to Randy Mott, Mott & Associates (Attorney for Peterson/Puritan, Inc.). Concerning potential meeting regarding the PRPs.

11.9 PRP-Specific Correspondence (cont.d.)

Roger Williams Foods. Inc. (Wetterau, Inc.)

- Letter from Merrill S. Hohman, EPA Region I to Scott Lawrence, Roger Williams Foods, Inc. (December 23, 1987). Concerning request for information.
- Letter from Merrill S. Hohman, EPA Region I to Scott B. Laurans. Roger Williams Foods, Inc. (October 16, 1989). Concerning request for additional information.
- 109. Letter from Gregory L. Benik, Hinckley, Allen Snyder & Comen (Attorney for Roger Williams Foods, Inc.) to Mary Borg, EPA Region I (October 27, 1989). Concerning response date to EPA's request for information.
- 110. Letter from Merrill S. Hohman, EPA Region I to Chief Executive Officer, Roger Williams Foods, Inc. (March 25, 1993). Concerning contamination at the site.
- Letter from Merrill S. Hohman, EPA Region I to Chief Executive Officer, Wetterau. Inc. (March 25, 1993). Concerning contamination at the site.
- 112. Letter from Matthew M. McCarthy, Wetterau, Inc. to Brian Rohan, EPA Region I (April 20, 1993). Concerning request for names of other PRPs.
- 113. Letter from Merrill S. Hohman, EPA Region I to Matthew M. McCarthy, Wetterau. Inc. (June 4, 1993). Concerning request for information.
- Letter from Brian Rohan, EPA Region I to Gregory L. Benik. McGovern, Noel & Benik (Attorney for Wetterau, Inc.) (June 24, 1993). Concerning deadline for responding to information request.
- Letter from Brian Rohan, EPA Region I to Gregory L. Benik, McGovern, Noel & Benik (Attorney for Wetterau, Inc.) (July 20, 1993). Concerning deadline for responding to information request.

Trimont Chemicals

- 116. Letter from Merrill S. Hohman, EPA Region I to Glenn Tashjian, Trimont Chemicals (November 30, 1987). Concerning request for information.
- 11.11 PRP-Specific Evidence

Health-tex Inc.

1. Letter from Anastasia McLaughlin, Health-tex Inc. to Richard C. Boynton, EPA Region I (January 26, 1988). Concerning attached information response.

Lonza, Inc.

- 2. Memorandum from A.G. McFarland, Lonza, Inc. to W.W. Huisking Jr., Lonza, Inc. (August 11, 1987). Concerning sampling of facility wells.
- Letter from Michael J. Reale, Lonza, Inc. to David J. Newton, EPA Region I (December 18, 1987). Concerning submittal of various technical records.

Appendices associated with entry number 4 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

 Letter from Michael J. Reale, Lonza, Inc. to Richard C. Boynton, EPA Region I (January 25, 1988). Concerning attached information response. 11.11 PRP-Specific Evidence

Okonite Company

Exhibits associated with entry number 5 may be reviewed, by appointment only, at the EPA Region I Rec Center in Boston, Massachusetts.

 "Response of the Okonite Company to Request for Information dated December 14, 1987" with Exhibit 4 (February 3, 1988).

Attachments associated with entry numbers 6 and 7 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

6. Letter from Antonetta A. DelSanto, Peterson/Puritan. Inc. to Lawrence M. Goldman, EPA Region I (August 28, 1981). Concerning information response.

Peterson/Puritan, Inc.

- "Facility Improvements and Pollution Prevention Measures." Peterson/Puritan, Inc. (July 1983).
- Lever from Peter M. Roncetti, Peterson/Puritan, Inc. to Steven Frackoff, EPA R on I (July 19, 1983). Concerning attached report on the upgradient
  - ir. eptor well system.

Attachments associated with entry number 9 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- Letter from Peter M. Roncetti, Peterson/Puritan, Inc. to Peter P. Granieri, Blackstone Valley District Commission (September 19, 1983). Concerning the attached "Groundwater Interception Well Pumping Test Proposed Sampling Program and Protocol."
- 10. "Test Boring 6-Hour Pump Test," Peterson/Puritan, Inc. (October 5, 1983).

Analytical results associated with entry number 11 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 11. Letter from Peter M. Roncetti, Peterson/Puritan, Inc. to Peter P. Granieri, Blackstone Valley District Commission (December 14, 1983). Concerning results of the groundwater discharge monitoring program.
- 12. "Facility Improvements and Pollution Prevention Measures Inspection and Maintenance," Peterson/Puritan, Inc. (February 1984).

Roger Williams Foods, Inc. (Wetterau, Inc.)

Attachments associated with entry numbers 13 and 14 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston. Massachusetts.

- Letter from Gregory L. Benik, Hinckley, Allen. Synder & Comen (Attorney for Roger Williams Foods. Inc.) to Richard C. Boynton, EPA Region I (February 2, 1988). Concerning information response.
- Letter from Gregory L. Benik, Hinckley, Allen. Synder & Comen (Attorney for Roger Williams Foods. Inc.) to David J. Newton. EPA Region I (November 17, 1989). Concerning additional information response.

11.11 PRP-Specific Evidence (contid.)

Roger Williams Foods, Inc. (Wetterau, Inc.)

 Letter from Gregory L. Benik, McGovern. Noel & Benok (Attorney for Wetterau, Inc.) to David J. Newton, EPA Region I (July 6, 1993). Concerning information response.

Attachments and maps associated with entry number 16 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

 Letter from Matthew M. McCarthy, Wetterau. Inc. to Brian Rohan, EPA Region I (July 30, 1993). Concerning supplemental response to information request.

Trimont Chemicals

17. Letter from John W. Babcock, Trimont Chemicals to Richard C. Boynton, EPA Region I (January 5, 1988). Concerning attached information response.

11.12 PRP-Related Documents

Lonza. Inc.

The records cited in entry numbers I through 4 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 1. "Ground Water Quality Evaluation," AWARE Inc. for Lonza, Inc. (June 1987).
- "Technical Analysis of Lonza's Responsibility for Contamination at the Peterson/Puritan, Inc. Superfund Site," ENSR Consulting for Lonza, Inc. (January 1990).
- "Summary Data Tables June 1992 Sampling Event Pacific Anchor Property," ENSR Consulting for Lonza, Inc. (November 1992).
- [Final Report] "Considerations of Arsenic at the PAC Facility," ENSR Consulting for Lonza, Inc. (July 1993).

Comments

 Comments Dated August 29, 1989 by Michael R. Kulbersh, Camp Dresser & McKee Inc. on the June 1987 "Ground Water Quality Evaluation," AWARE Inc. for Lonza, Inc.

Pacific Anchor Chemical Corporation

The records cited in entry numbers 6 and 7 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

6. "Report for APCI Chemical Mfg.," (soil gas survey results) United Engineers & Constructors for Pacific Anchor Chemical Corporation (November 26, 1990).

Pacific Anchor Chemical Corporation

 "Documentation of Field Activities." ERM-New England. Inc. for Pacific Anchor Chemical Corporation (December 20, 1990).

## Peterson/Puritan, Inc.

 Letter from Hanes A. Heiler, CPC North America to Andrew Lauterback, EPA Region I (July 12, 1982). Concerning transmittal of Malcolm Pirnie, Inc. groundwater study proposal.

The records cited in entry numbers 9 and 10 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts,

- "Volume 1 Investigation of Volatile Organic Chemical Groundwater Contamination," Malcolm Pirnie, Inc. for Peterson/Puritan. Inc. (June 1983).
- "Volume 2 Investigation of Volatile Organic Chemical Groundwater Contamination," Malcolm Pirnie. Inc. for Peterson/Puritan. Inc. (June 1983).
- Letter from Vincent W. Uhl Jr., Malcolm Pirnie, Inc. to Steven Fradkoff, EPA Region I (September 2, 1983). Concerning attached errata sheet for the June 1983 "Volumes 1 and 2 - Investigation of Volatile Organic Chemical Groundwater Contamination," Malcolm Pirnie, Inc. for Peterson/Puritan, Inc.

The records cited in entry numbers 12 and 13 may be reviewed. by appointment only, at EPA Region I, Boston, Massachusetts.

- 12. "Recovery Well Program." Malcolm Pirnie, Inc. for Peterson/Puritan, Inc. (January 1984).
- 13. "Remedial Investigation/Feasibility Study," Versar, Inc. for Peterson/Purita., Inc. (October 30, 1984).
- 14. "Progress Review Presentation," CPC International, Inc. (May 23, 1989).

### Comments

 Comments Dated July 26, 1983 from H. Stan Rydell, EPA Region I on the June 1983 "Volumes 1 & 2 - Investigation of Volatile Organic Chemical Groundwater Contamination," Malcoim Pirnie, Inc. for Peterson/Puritan, Inc.

Roger Williams Foods, Inc.

- Letter Report from Suzanne C. Courtemanche and Thomas J. Dolce, Applied Environmental Technologies Corporation to Scott Laurans, Roger Williams Food, Inc. (February 22, 1988). Concerning an environmental site assessment.
- 17. Letter Report from Suzanne C. Courtemanche and Thomas J. Dolce, Applied Environmental Technologies Corporation to Scott Laurans, Roger Williams Food, Inc. (March 29, 1988). Concerning an environmental site assessment.

# 13.0 Community Relations

## 13.1 Correspondence

- Letter from John R. Moebes, EPA Region I to Agnes T. Teal. Town of Cumberland (June 1, 1982). Concerning contamination of Martin Street and Lenox Street wells.
- Letter from Frances M. Audette, Town of Cumberland to John R. Moebes, EPA Region I (June 30, 1982). Concerning EPA's attendance at the August 18, 1982 Town Council meeting.
- Letter from Frances M. Audette, Town of Cumberland to John R. Moebes, EPA Region I (July 1, 1982). Concerning EPA's attendance at the July 21, 1982 Town Council meeting.
- 4. Motion by Nancy B. Quinn, Town of Cumberland requesting that EPA Region I by advised of all meetings (August 4, 1982).
- 5. Letter from John R. Moebes, EPA Region I to Frances M. Audette, Town of Cumberland (October 12, 1982). Concerning providing status reports to the Town Council with attached September 9, 1982 Letter from Merrill S. Hohman to Hanes Heller, CPC North America.
- 6. Letter from John R. Moebes, EPA Region I to Frances M. Audette, Town of Cumberland (January 3, 1983). Concerning report on well contamination.
- 13.2 Community Relations Plans
  - 1. "Final Community Relations Plan," EPA Region I (January 1988).
- 13.3 News Clippings/Press Releases

News Clippings

- "Town Wells Closed In Lincoln," Evening Bulletin Providence, RI (October 31, 1979).
- "Synthron Situation Leaves A Bad Smell," The Providence Sunday Journal -Providence, RI (July 6, 1980).
- "Aerosol Company Told By EPA To Clean Up Water," Blackstone Valley Journal - Providence, RI (June 2, 1982).
- "If Talk Is Pollution, Council Wants In," The Evening Times Pawtucket, RI (July 23, 1982).
- 5. "Lincoln Water Commissioners File Suit Saying Manufacturer Contaminated Wells," The Providence Journal Providence, RI (November 17, 1982).
- "State Says 3 R.I. Dumps On Hazard List Because Of Nearness To Water Supplies," The Providence Journal - Providence, RI (December 22, 1982).
- "Water's Drinkable, Says Town," The Evening Times Pawtucket, RI (December 23, 1982).
- "Accord On Well Cleanup Expected By Mid-March," Evening Bulletin -Providence, RI (February 9, 1983).
- "Peterson/Puritan Hires D.C.-Based Attorney," The Call Woonsocket, RI (February 18, 1983).
- "Trudeau: Delay Drilling Of New Water Wells Until Peak Needs Determined," The Providence Journal - Providence, RI (March 11, 1983).
- "Pollution Link Acknowledged By Area Firm," The Call Woonsocker, RI (March 22, 1983).
- "EPA: Wait And See On Puritan Plan," The Evening Times Pawtucket, RI (March 23, 1983).

- 13.3 News Clippings Press Releases (cont.d.)
  - Peterson, Puritan Vows Cleanup," Evening Bulletin Providence, RI (March 23, 1983).
  - 14. Town Mum On Firm's Offer." The Call Woonsocket. RI (March 23, 1983).
  - 'Environment: A R.I. Firm Scores High," The Providence Journal -Providence, RI (March 28, 1983).
  - "EPA, Peterson Puritan Discuss Aquifer Cleanup." The Call Woonsocket, RI (July 29, 1983).
  - "EPA Lawyer Says Plan To Clean Aquifer Moving Along," The Providence Journal - Providence, RI (July 29, 1983).
  - "Peterson/Puritan Starts Cleanup Of Polluted Aquifer," The Call -Woonsocket, RI (February 10, 1984).
  - Peterson/Puritan Starts Cleanup Of Aquifer Blamed For Fouling Wells." The Providence Journal - Providence, RI (February 10, 1984).
  - 20. "Water Emergency In Lincoln," The Evening Times Pawtucket, RI (April 18, 1984).
  - "\$780,000 Settlement Accepted By Lincoln In Pollution Lawsuit," The Call -Woonsocker, RI (May 10, 1984).
  - "Puritan Will Pay \$7\$0.000 To Settle Polluted-Well Suit." The Providence Journal - Providence, RI (May 10, 1984).
  - "EPA Presses Peterson On Study Of Pollution," Evening Bulletin Providence, RI (September 28, 1984).
  - "EPA Tells Peterson/Puritan To Hold Water Pollution Study," The Call -Woonsocket, RI (October 12, 1984).
  - "EPA To Conduct Pollution Study At Peterson/Puritan," Evening Times -Providence, RI (March 14, 1985).
  - 26. "State Acquires 22 Acres Of Land For Blackstone R. Park Project," The Providence Journal - Providence, RI (January 1986).
  - "J.M. Mills Transfer Station Ordered Town Down," Evening Times -Providence. RI (September 23, 1986).
  - "EPA To Show Plans To Study Peterson Puritan Site," Evening Times -Pawtucket, RI (January 6, 1987).
  - "Public Hearing Set On Plans For Study Of Toxic Waste Site," The Call -Woonsocket, RI (January 6, 1987).
  - "Cumberland Meetings This Week," The Call Woonsocker, RI (January 11, 1987).
  - "EPA To Air Plan For Local Superfund Site," The Providence Journal -Pr idence, RI (January 14, 1987).
  - "E. A To Air Plan For Local Superfund Site," The Evening Bulletin -Providence, RI (January 14, 1987).
  - "EPA In Town Tonight To Explain Cleanup," The Pawtucket Times -Pawtucket, RI (January 15, 1987).
  - 34. "EPA Peterson/Puritan Contamination Study Set," The Call Woonsocket, RI (January 16, 1987).
  - "Peterson/Puritan Study To Get Underway In Feb.," The Evening Times -Pawtucket. RI (January 16, 1987).
  - 36. "25 People Question EPA On Its Plan To Clean Up Peterson/Puritan Site," The Providence Journal-Bulletin - Providence, RI (January 16, 1987).
  - 37. "Furnes Ignite Plant." The Providence Journal-Bulletin Providence, RI (January 22, 1987).
  - 38. "Peterson/Puritan To Pay For Hazardous Waste Study," The Providence Journal-Bulletin - Providence, RI (June 3, 1987).

Page 47

- 13.3 News Clippings/Press Releases (cont'd.)
  - "Superfund Sites In Limbo." The Providence Sunday Journal Providence, RU (October 22, 1989).
  - "Plastics Plant Emits Cloud of Toxic Vapor Into Cumberland Sky," The Providence Sunday Journal - Providence, RI (October 21, 1990).
  - "Impurity Suspect in Toxic Cloud at Berkeley Plant," The Providence Journal-Bulletin - Providence, RI (October 22, 1990).
  - 42. Cumberland Chemical Plant is Little Known to Neighbors." The Providence Journal-Bulletin Providence, RI (October 22, 1990).
  - "Illegal Dumping Worries Officials," The Evening Times Pawtucket, RI (April 4, 1991).
  - 44. "EPA to Restrict Access to Mendon Rd. Landfill," The Evening Times -Pawtucket, RI (November 13, 1991).
  - "EPA Agrees to Restrict Access to Landfill," The Providence Journal-Bulletin -Woonsocket, RI (November 13, 1991).
  - "EPA to Fence Off. Restrict Access to Cumberland Demp." The Call -Providence. RI (November 13, 1991).
  - "EPA to Clean Superfund Site," The Evening Times Pawtucket, RI (June 30, 1993).
  - 48. "The United States Environmental Protection Agency Announces Proposed Remedial Alternatives for Operable Unit 1 of the Peterson/Puritan, Inc. Superfund Site," The Call - Woonsocket, RI (July 1, 1993).
  - "Public's Opinion Sought on EPA Cleanup Plan," The Call Woonsocket, RI (July 1, 1993).
  - 50. "EPA Cleanup Plan to be Aired," The Evening Times Pawtucket, RI (July 15, 1993).
  - "Neighbors to Hear Plan for Waste Site Cleanup," The Providence Journal-Bulletin - Providence, RI (July 15, 1993).
  - "EPA Outlines \$7.3M Plan for Berkeley Site Cleanup," The Evening Times -Pawtucket. RI (July 16, 1993).
  - "EPA Selects \$7.5 million Plan to Cleanup Superfund Site," The Call -Woonsocket, RI (July 16, 1993).
  - 54. "EPA Unveils Cleanup Proposal," The Providence Journal-Bulletin -Providence, RI (July 16, 1993).
  - 55. "DEM Plans To Purchase 31 Acres in Lincoln For Blackstone River Park," The Providence Journal-Bulletin - Providence, RL
  - 56. "Lincoln Accepts \$780,000 Settlement In Pollution Suit."
  - 57. 'Two Parcels Totaling 55 Acres eyed For Blackstone River Park.'

### Press Releases

- 58. "Town of Lincoln Drinking Water Supply Monitoring," State of Rhode Island Department of Health (October 31, 1979).
- 59. "To Public Officials and Concerned Citizens of Cumberland and Lincoln, RI," EPA Region I (1985).
- 60. "Environmental News Public Meeting to Explain Plans for the Peterson/Puritan Superfund Site Announced," EPA Region I (January 2, 1987).
- 61. "Peterson/Puritan. Inc. Superfund Site." Peterson/Puritan. Inc. (January 15, 1987). Concerning an additional study to be conducted at the site.
- "Environmental News," (June I, 1987). Concerning the announcement of a consent agreement.
- 63. "EPA Meeting to Discuss Proposed Cleanup Plan for Peterson/Puritan, Inc. Superfund Site," EPA Region I (June 29, 1993).

# 13.4 Public Meetings

- Letter from William R. Swanson, Camp Dresser & McKee Inc. to Dennis P. Gagne and Patty D'Andrea, EPA Region I (May 21, 1987). Concerning the attached January 15, 1987 "Revised Draft Public Meeting Summary."
- 2. Summary of Public Meeting, EPA Region I (July 29, 1993).
- "Public Hearing 29 July 1993 State Response," Rhode Island Department of Environmental Management (August 3, 1993).
- "Final Informational Public Meeting Summary," CDM Federal Programs Corporation (August 25, 1993).

# 13.5 Fact Sheets

- "Superfund Program Fact Sheet Peterson/Puritan Site," EPA Region I (January 1987).
- 2. "Superfund Program Fact Sheet EPA Announces the Results of Remedial Investigation and Risk Assessment Studies," EPA Region I (June 1993).
- 16.0 Natural Resource Trustee
  - 16.1 Correspondence
    - 1. Letter from Kenneth Finkelstein, National Oceanic and Atmospheric Administration to Richard C. Boynton, EPA Region I (March 1, 1989). Concerning sampling results from runoff near the site.
  - 16.4 Trustee Notification Form and Selection Guide
    - 1. Letter from Gordon E. Beckett, U.S. Department of the Interior Fish and Wildlife Service to David J. Newton, EPA Region I (July 21, 1987) with the attached Letter from Ira Leighton for Merrill S. Hohman, EPA Region I to William Patterson, Department of the Interior. Concerning attached "Trustee Notification Attachment" and "Guide to Trustee Selection."
    - 2. Letter from Kenneth Finkelstein, National Oceanic and Atmospheric Administration to David J. Newton, EPA Region I (September 21, 1987) with attached Letter from Ira Leighton for Merrill S. Hohman, EPA Region I to Sharon Christopherson, National Oceanic and Atmospheric Administration. Concerning receipt of June 8, 1987 "Trustee Notification Form."
  - 16.5 Technical Issue Papers
    - 1. Findings of Fact, U.S. Department of Commerce National Oceanic and Atmospheric Administration (May 7, 1990).

17.0 Site Management Records

# 17.1 Correspondence

- Letter from Joseph J. Roszkowski. Zimmerman. Roszkowski & Brenner (Attorney for Mr. and Mrs. Joseph Marszalkowski, propertyowners near site) to David J. Newton, EPA Region I (June 16, 1987). Concerning request for sampling results performed on the Marszalkowski property.
- Letter from Joseph J. Roszkowski, Zimmerman, Roszkowski & Brenner (Attorney for J.M. Mills) to Randy Mott, Heron, Burchette, Ruckert & Rothwell (Attorney for Peterson Puritan, Inc.) (June 19, 1987). Concerning J.M. Mills' refusal to consent to further geophysical testing without evidence supporting the necessity of testing.
- 3. Memorandum from David Webster, EPA Region I to Waste Management Division Staff, EPA Region I (April 7, 1993). Concerning soil vapor extraction information exchange session.

# 17.2 Access Records

- 1. Letter from Randy M. Mott, Heron. Burchette, Ruckert & Rothwell (Attorney for Peterson Puritan, Inc.) to Cedar Hill Realty (June 15, 1987). Concerning request for permission to perform sampling on Cedar Hill Realty property.
- Letter from Randy M. Mott, Heron, Burchette, Ruckert & Rothwell (Automey for Peterson Puritan, Inc.) to New Metal Industries, Inc. (June 15, 1987). Concerning request for permission to perform sampling on New Metal Industries' property.

# 17.2 Access Records

- 3. Letter from Randy M. Mott, Heron, Burchette, Ruckert & Rothwell (Attorney for Peterson Puritan, Inc.) to Okonite Company (June 16, 1987). Concerning request for permission to perform sampling on Okonite Company property.
- 4. Letter from Randy M. Mott, Heron, Burchette, Ruckert & Rothwell (Attorney for Peterson Puritan, Inc.) to Roger Williams Food, Inc. (June 16, 1987). Concerning request for permission to perform sampling on Roger Williams Food property.
- 5. Letter from Randy M. Mott, Heron, Burchette, Ruckert & Rothwell (Attorney for Peterson Puritan, Inc.) to Joseph J. Roszkowski, Zimmerman, Roszowski & Brenner (Attorney for J.M. Mills, Inc.) (June 16, 1987). Concerning request for permission to perform testing and sampling on J.M. Mills' property.
- 6. Letter from Randy M. Mott, Heron, Burchette, Ruckert & Rothwell (Attorney for Peterson Puritan, Inc.) to Robert Gaudette (June 16, 1987). Concerning request for permission to perform sampling on Mr. Gaudette's property.
- Letter from Tracy M. Getz, Heron, Burchette, Ruckert & Rothwell (Attorney for Peterson Puritan, Inc.) to William Walsh-Rogalski, EPA Region I (June 29, 1987) with attached address list. Concerning efforts to obtain access from property owners in the site area.

17.4 Site Photographs/Maps

The records cited in entry numbers 1 and 2 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- "Site Analysis Study Area Volume 1," EPA Region I (March 1987).
- 2. "Site Analysis Study Area Volume 2," EPA Region I (March 1987).

## 17.7 Reference Documents

Reference documents may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

## 17.8 State and Local Technical Records

The records cited in entry numbers I through 4 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- "Study of Contaminated Wells." Goldberg-Zoino & Associates for Town of Lincoln (May 1982).
- "Blackstone River Park Master Plan," Rhode Island Department of Environmental Management (June 1986).
- "Replacement of the Berkeley Bridge and the Martin Street Canal Bridge." Gordon R. Archibald, Inc. for Rhode Island Department of Transportation (February 1988).
- 4. "Environmental Site Investigation Plat 34 Lots 99 and 277," [aka: Miller's Auto Body (formerly Synthron, Inc.)] Lincoln Environmental (July 24, 1989).

Attachments associated with entry number 5 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- Letter from Thomas E. Billups, GZA GeoEnvironmental, Inc. to David J. Newton, EPA Region I (May 30, 1991). Concerning a study to relocate the Berkeley Bridge.
- Letter from David J. Newton. EPA Region I to Thomas E. Billups, GZA GeoEnvironmental. Inc. (June 25, 1991). Concerning relocation of the Berkeley Bridgewith attached list of released information.

The record cited in entry number 7 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 7. "Environmental Study Berkeley Bridge No. 769," GZA GeoEnvironmental, Inc. for Gordon R. Archibald, Inc. (July 1991).
- 8. Letter from David J. Newton, EPA Region I to David A. Ferguson, Rhode Island Department of Transportation (March 24, 1992). Concerning the Route 122 reconstruction project.

17.8 State and Local Technical Records (cont.d.)

Attachments associated with entry number 9 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 9. Letter from Edmund T. Parker Jr., Rhode Island Department of Transportation to David J. Newton, EPA Region I (June 30, 1993). Concerning transmittal of Comments Dated October 22, 1991 from David J. Newton, EPA Region I on the July 1991 "Environmental Study Berkeley Bridge No. 769," GZA GeoEnvironmental, Inc. for Gordon R. Archibald, Inc. and the June 28, 1993 "Design & Construction Report for the Replacement of the Berkeley Bridge and Martin Street Canal Bridge," Gordon R. Archibald, Inc. for Rhode Island Department of Transportation.
- 10. Letter from David J. Newton, EPA Region I to Edmund T. Parker Jr., Rhode Island Department of Transportation (July 28, 1993). Concerning site impact of RIDOT's contemplated bridge work.

The records cited in entry numbers 11 and 12 may be reviewed, by appointment only, at the EPA Region I Records Center in Boston, Massachusetts.

- 11. "Environmental Monitoring & Oversight of Field Activities for the Berkeley Bridge/Martin Street Canal Bridge," Environmental Resource Associates, Inc. for Rhode Island Department of Transportation (August 25, 1993).
- 12. "Environmental Sampling and Analyses Report for the Proposed Reconstruction of Route 122," Briggs Associates for R.A. Cataldo Engineering.

### Comments

- Comments Dated October 22, 1991 from David J. Newton, EPA Region I on the July 1991 "Environmental Study Berkeley Bridge No. 769," GZA GeoEnvironmental, Inc. for Gordon R. Archibald, Inc.
- Comments Dated November 4, 1991 from Linda B. Wofford, Rhode Island Department of Environmental Management on the July 1991 "Environmental Study Berkeley Bridge No. 769," GZA GeoEnvironmental, Inc. for Gordon R. Archibald, Inc.

# Section II

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Guidance Documents

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# GUIDANCE DOCUMENTS

EPA guidance documents may be reviewed at the EPA Region I Records Center in Boston. Massachusetts.

# General EPA Guidance Documents

- 1. "Protection of Wetlands (Executive Order 11990), Appendix D." <u>Federal Register</u> (Vol. 42), 1977.
- U.S. Environmental Protection Agency. <u>Guidance Manual for Minimizing Pollution from</u> <u>Waste Disposal Sites</u> (EPA/600/2-78/142), August 1978.
- "Polychlorinated Biphenyls; Criteria Modification; Hearings," Federal Register (Vol. 44, No. 106), May 31, 1979.
- 4. U.S. Environmental Protection Agency. Municipal Environmental Research Laboratory. Biodegradation and Treatability of Specific Pollutants (EPA/600/9-79/034), October 1979.
- 5. U.S. Environmental Protection Agency. Municipal Environmental Research Laboratory. Carbon Adsorption Isotherms for Toxic Organics (EPA/600/8-80/023), April 1, 1980.
- 6. U.S. Environmental Protection Agency. Office of Water and Waste Management. Evaluating Cover Systems for Solid and Hazardous Waste, 1980.
- U.S. Environmental Protection Agency. Municipal Environmental Research Laboratory. <u>Costs of Remedial Response Actions at Uncontrolled Hazardous Waste Sites</u>, April 15, 1981.
- U.S. Environmental Protection Agency. Office of Water and Waste Management. <u>Engineering Handbook for Hazardous Waste Incineration</u> (SW-889, OSWER Directive 9488.00-5), September 1981.
- U.S. Environmental Protection Agency. Office of Solid Waste and Emergency Response. <u>Evaluating Cover Systems for Solid and Hazardous Waste (Revised Edition)</u> (SW-867, OSWER Directive 9476.00-1), September 1982.
- U.S. Environmental Protection Agency. Office of Solid Waste and Emergency Response. Lining of Waste Impoundment and Disposal Facilities (SW-870, OSWER Directive 9480.00-4), March 1983.
- 11. U.S. Environmental Protection Agency. Office of Solid Waste and Emergency Response. Joint Corps/EPA Guidance (OSWER Directive 9295.2-02), June 24, 1983.
- 12. U.S. Environmental Protection Agency. Office of Solid Waste and Emergency Response. <u>Guidance Manual for Hazardous Waste Incinerator Permits</u> (EPA SW-966), July 1983.
- U.S. Environmental Protection Agency. Municipal Environmental Research Laboratory. <u>Handbook for Evaluating Remedial Action Technology Plans</u> (EPA/600/2-83/076), August 1983.
- 14. "Final and Proposed Amendments to the National Oil and Hazardous Substances Pollution Contingency Plan." <u>Code of Federal Regulations</u> (Title 40, Part 300), September 8, 1983.

- "National Oil and Hazardous Substances Pollution Contingency Plan." <u>Cride of Federal</u> <u>Regulations</u> (Title 40, Part 300), 1985.
- "National Oil and Hazardous Substances Pollution Contingency Plan Final Rule," <u>Federal Register</u> (Vol. 55, No. 46), March 8, 1990.
- U.S. Environmental Protection Agency. Office of Emergency and Remedial Response. <u>Community Relations in Superfund: A Handbook (Interim Version)</u> (EPA/HW-6), September 1983.
- U.S. Environmental Protection Agency. Office of Research and Development and Office of Emergency and Remedial Response. <u>Case Studies 1-23: Remedial Response at</u> <u>Hazardous Waste Sites</u> (EPA 540/2-84/002b), March 1984.
- 19. U.S. Environmental Protection Agency. Environmental Monitoring Systems Laboratory. Soil Sampling Ouglity Assurance User's Guide (EPA/600/4-84/043), May 1984.
- "Polychlorinated Biphenyls (PCBs); Final Rules and Notice of Request for Additional Comments on Certain Individual and Class Petitions for Exemption," <u>Federal Register</u> (Vol. 49, No. 133), July 10, 1984.
- 21. U.S. Environmental Protection Agency. Office of Ground-Water Protection. Ground-Water Protection Strategy (EPA/440/6-84/002), August 1984.
- U.S. Environmental Protection Agency. Environmental Criteria and Assessment Office. <u>Health Effects Assessment Documents (58 Chemical Profiles)</u> (EPA/540/1-86/001-058), September 1, 1984.
- U.S. Environmental Protection Agency. Office of Research and Development and Office of Emergency and Remedial Response. <u>Review of In-Place Treatment Techniques for</u> <u>Contaminated Surface Soils - Volume 1: Technical Evaluation</u> (EPA/540/2-84/003a), September 1984.
- "Guidelines Establishing Test Procedures for the Analysis of Pollutants Under the Clean Water Act: Final Rule and Interim Final Rule and Proposed Rule," <u>Federal Register</u> (Vol. 49, No. 209), October 26, 1984.
- 25. U.S. Environmental Protection Agency. Hazardous Response Support Division. Standard Operating Safety Guides, November 1984.
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57

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# APPENDEX B

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## APPENDIX B

PETERSON/PURITAN, INC. FIRST OPERABLE UNIT RD/RA STATEMENT OF WORK

EPA FINAL DOCUMENT 3/13/95

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# TABLE OF CONTENTS

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I.	INTRODUCTION AND PURPOSE	. 1
II.	DEFINITIONS	. 1
111.	SELECTED REMEDY	
IV.	PERFORMANCE STANDARDS	10 12
v.	<pre>INITIAL REMEDIAL STEPS PHASE</pre>	14 16 17
	Area	25
VI.	LONG-TERM REMEDIAL STEPS PHASE	27
	Area	27 35
VII.	REMEDIAL DESIGN	38 40 41 41
VIII.	REMEDIAL ACTIONA.Remedial Action Work Plan and Revised POPB.Progress ReportsC.Pre-construction ConferenceD.Initiation of ConstructionE.Operation and Maintenance Plan and Revised POPF.Meetings During ConstructionG.Pre-Final Site Inspection ReportJ.Demonstration of Compliance ReportK.Certification of Compliance	46 47 48 48 50 52 53 55
IX.	Requirements for Submissions Requiring Agency Review and Approval	57

ACHMENT A						
JECT OPERATIONS PLAN						
ATTACHMENT B						
URES						

### APPENDIX B

### RD/RA STATEMENT OF WORK PETERSON/PURITAN, INC. SITE FIRST OPERABLE UNIT

### I. INTRODUCTION AND PURPOSE

This Remedial Design/Remedial Action (RD/RA) Statement of Work (SOW) defines the response activities and deliverable obligations that the Settling Defendants are obligated to perform in order to implement the Work required under the Consent Decree at the Peterson/Puritan, Inc. Site, Operable Unit 1, (OU 1) located in Cumberland and Lincoln, Rhode Island. Figure 1 of Attachment B to this SOW generally depicts the boundaries of OU 1. The activities described in this SOW are based upon the United States Environmental Protection Agency (EPA) Record of Decision (ROD) for the Site signed by the Acting Regional Administrator, EPA Region I, on September 30, 1993.

#### **II.** DEFINITIONS

Definitions provided in the Consent Decree are incorporated herein by reference. In addition, the following definitions shall apply to this SOW:

- A. "CCL Tank Farm" shall mean that portion of the CCL Source Area depicted in Figure 2 of Attachment B to this SOW.
- B. "Design" shall mean an identification of the technology and its performance and operational specifications, in accordance with all applicable federal, state, and local laws, including, but not limited to:
  - 1. all computations used to size units, determine the appropriateness of technologies, and the projected effectiveness of the system;
  - 2. materials handling and system layouts for the excavation and treatment of soils, the extraction and treatment of ground water, and the decontamination and demolition of facilities to include size and location of units, treatment rates, location of electrical equipment and pipelines, and treatment of effluent discharge areas;

- scale drawings of all system layouts identified above and including, but not limited to, excavation cross-sections, and well crosssections;
- 4. quantitative analysis demonstrating the anticipated effectiveness of the Remedial Design to achieve the Performance Standards through proper construction, operation and maintenance;
- 5. technical specifications which detail the following:
  - a. size and type of each major component; and
  - required performance criteria of each major component;
- 6. description of the extent of ambient air monitoring including equipment, monitor locations, and data handling procedures; and
- 7. description of access, land easements and/or other institutional controls required, to be supplied with the construction plans and specifications.
- C. "Natural Attenuation" shall refer to the reduction of contaminant volume, mobility, or toxicity through natural mechanisms such as biodegradation, volatilization, hydrolysis, and other chemical, physical or biological processes that naturally occur.
- D. "Operational and Functional (O&F)" shall mean that all pertinent activities have been conducted so that the remedy for either the PAC or CCL Remediation Area is functioning properly and is performing as designed. The determination of O&F shall be based on the date on which the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, and EPA agree through a joint inspection that either the CCL or PAC Remediation Area remedy, as the case may be, is operating as designed in accordance with the standards contained in the Record of Decision and the Consent Decree. Documentation supporting O&F shall be contained in the Remedial Action Report for each Remediation Area as discussed

PETERSON/PURITAN, INC. SITEFIRST OPERABLE UNITFINALRD/RA STATEMENT OF WORKMarch 13, 1995

further in this SOW.

- E. "O'Toole Property" shall mean that portion of the CCL Source Area depicted in Figure 2 of Attachment B to this SOW.
- F. "PAC Source Area" shall mean the western portion of the PAC facility property, including but not limited to leachfields #1 and #2, generally extending westward to monitoring well MW-308 and southward to the CCL property. The PAC Source Area is generally depicted on Figure 3 of Attachment B of this SOW.
- G. "PAC Downgradient Area" shall mean all portions of the PAC Remediation Area, as that term is defined in the Consent Decree, excluding the PAC Source Area.

### III. SELECTED REMEDY

The ROD describes the following Remedial Action for OU 1 as specified in Section X of the Record of Decision. As described in the ROD and defined in the Consent Decree, OU 1 is comprised of the CCL and PAC Remediation Areas; each Remediation Area is further divided into Source and Downgradient areas. The following are the components of the selected remedy for OU 1 to be performed by the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area. Specific design criteria set forth in this Section III. are presumptive details of remedial components, based on the Feasibility Study performed for OU 1. These details may be modified, subject to EPA approval, in the Design phase:

A. CCL Remediation Area Remedy Components

The components of the work to be performed at the CCL Remediation Area include:

- Excavation (manholes and catch basins),
- Capping,
- Soil venting of source area soils,
- Source area ground water extraction, treatment and discharge to POTW via the sewer,
- Downgradient area ground water extraction

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

with direct POTW discharge via the sewer, Natural attenuation of ground water at the Quinnville wellfield,

- Institutional controls throughout the CCL remediation area, and
- Environmental monitoring.
- 1. <u>Excavation</u>: Excavation at the CCL Source Area shall consist of removing manholes, catch basins, and associated soils. These manholes, catch basins and associated soils are contaminated with solvents and shall be transported off-site for disposal at a RCRA-approved disposal facility. Excavation shall remove a portion of the continuing source of ground water contamination. The extent of the excavation shall be determined during Remedial Design.
- Capping: Source area soils at the CCL Remediation 2. Area shall be capped to enhance the soil venting system operation (described below). An estimated 14,000 square foot area of the tank farm shall be capped with concrete and an estimated 12,000 square feet of the O'Toole property shall be capped with asphalt. The steep slope between the two areas will not be capped because it is assumed that minimal precipitation could infiltrate into the sloped surface. The side slope shall only be capped if necessary to further enhance the efficiency of the SVE system. Further, cap maintenance procedures and contingency measures shall be applied to these areas through the duration of the remedy to ensure long-term cap integrity, effectiveness and protectiveness.
- 3. Soil Venting and Vapor Treatment: A soil venting system (also known as Soil Vapor Extraction (SVE)) consisting of an estimated 12 wells, blowers, and a Granular Activated Carbon (GAC) adsorption/regeneration off-gas treatment system shall be installed at the CCL Source Area. The SVE system shall be designed to achieve maximum removal of VOCs within the vadose zone;

The GAC adsorption/regeneration off-gas treatment system shall treat the contaminated air stream exiting the SVE system and the diffused air

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

stripper. The system shall consist of an estimated two GAC vessels, an automated air stream switching device, and steam boiler. The contaminated air stream collected from the SVE system shall be cycled through one of two vessels such that while one vessel is in operation, the second shall be regenerated (cleansed) using The unit shall automatically direct the steam. air stream influent to a new GAC vessel when the first vessel reaches an established VOC adsorption capacity, triggering the steam regeneration of the spent vessel. The VOCs in the steam shall be decanted and the recovered water reused in the regeneration process. The concentrated chemical solutions from the steam stripping process shall be temporarily stored on-site prior to off-site treatment and disposal.

4. Source Area Ground Water Extraction: A multi-well recovery system in the CCL Source Area shall capture and treat ground water within and immediately downgradient of the source to prevent migration of contaminated ground water from the source. Wells within the Source Area shall capture the contaminated ground water and depress the ground water table in the Source Area. This depression shall extend the vadose zone and allow further recovery of residual contamination at and below the static water table by the SVE system. Such wells shall also cut off and hydraulically contain the Source Area ground water from the Downgradient Area ground water. The total pumping rate will be about 90 gpm.

A diffused air stripper shall be used to treat the extracted ground water. Assuming a 100-gpm influent flow rate from CCL source area recovery wells, the diffused aeration system shall consist of four tanks in series. The inorganics shall travel through the treatment system as suspended solids and shall be discharged with the treated water to the POTW via the sewer. The VOCcontaminated air passing through the stripping process shall be treated by the GAC adsorption/regeneration system as described above.

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

- 5. Downgradient Ground Water Extraction and Discharge: A multi-well recovery system shall recover the ground water plume that has migrated from the CCL Source Area toward the Blackstone River and Quinnville wellfield. The system shall include approximately six to nine wells west of the Source Area and south of Martin Street, which shall be about 100 to 120 feet deep and pump in total approximately 100 gpm, and shall capture the deep ground water plume. Because ground water monitoring of downgradient wells has indicated that downgradient concentrations of total VOCs are below levels requiring treatment prior to discharge to the POTW, this ground water shall be directly discharged to the POTW via the sewer without pretreatment. Monitoring of the influent to the sewer, in accordance with permit requirements, shall ensure continued compliance with POTW requirements.
- 6. <u>Natural Attenuation</u>: Natural attenuation, coupled with a monitoring program and institutional controls (discussed below) shall be implemented at the Quinnville wellfield.
- 7. <u>Institutional Controls</u>: Institutional Controls shall be required for the CCL Remediation Area, including the Quinnville wellfield. These controls shall function to prevent the use or hydrologic alteration of ground water throughout the CCL Remediation Area and the Quinnville wellfield. These controls shall also function to prevent direct contact to, or exposure to, contaminated soils in the CCL Source Area, where such soils exceed EPA's risk range. These controls shall include the registration of deed restrictions prohibiting 1) excavation of CCL Source Area soils without prior written approval by EPA, and 2) use of ground water throughout the CCL Remediation Area including the Quinnville wellfield. These restrictions will not apply to excavation and use that is within the scope of any authorized response action. Deed restrictions shall function, in part, to inform future purchasers that those properties within the CCL Remediation Area, including the Quinnville wellfield, are within a Superfund site.

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

The restrictions shall be maintained until EPA notifies the CCL Remediation Area Settling Defendants that EPA has determined, after a reasonable opportunity for review and comment by RIDEM, that the CCL Remediation Area does not pose a threat to human health and the environment, except that at the Quinnville wellfield such restrictions shall be maintained until EPA determines, after a reasonable opportunity for review and comment by RIDEM, that the risks at the nearby J.M. Mills Landfill have been identified and remediated.

The objectives of the 8. Environmental Monitoring: environmental monitoring program shall be to measure the effectiveness of the remedial components in achieving cleanup levels, including natural processes acting on the contaminated media, and to monitor the migration and reduction of contamination at the CCL Remediation Area including the Quinnville wellfield. The program shall include the sampling of environmental media, including monitoring of a) ground water; and b) treated and direct discharges from the ground water remediation systems to the POTW interceptor (i.e. sewerline) in accordance with the established permit conditions of the Narraganset. Bay Commission ("NBC"). Long-term monitoring of the treated and direct discharge to the POTW via the sewer intercepter shall ensure that the discharge is not adversely affecting the POTW and that ARARs continue to be met. The program shall also include that sampling required for Joint Ground Water Monitoring identified in Section V.A. of this SOW. The monitoring and reporting of such results for periodic evaluation shall continue until EPA notifies the CCL Remediation Area Settling Defendants that EPA has determined that the CCL Remediation Area (including the Quinnville wellfield with respect to contamination emanating from the CCL Source Area) does not pose a threat to human health and the environment.

The environmental monitoring program shall also include a) a soil monitoring program to evaluate compliance with soil cleanup levels; and b) a performance monitoring program for the soil vapor

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

extraction (SVE) system to determine if the SVE system is working effectively to remove the VOCs from the CCL Source Area soils.

B. PAC Remediation Area Remedy Components

The components of the work to be performed at the PAC Remediation Area include:

- Excavation and disposal of the leachfields and related soils,
- In-situ oxidation treatment of the PAC Source Area,
- Natural attenuation of the PAC Downgradient Area ground water,
- Institutional controls throughout the PAC Remediation Area,
- Focussed investigation of the PAC Downgradient Area, and
- Environmental monitoring.
- 1. <u>Excavation</u>: Excavation at the PAC Remediation Area includes removal of leachfields #1 and #2 and surrounding soils to a depth of approximately nine feet. The actual depth and lateral extent of these excavations shall be determined during the Remedial Design phase. Excavated soils will be sampled and analyzed to determine the most appropriate off-site disposal option.
- In-situ Oxidation: In-situ (in place) oxidation 2. shall be used to reduce the mobility of the arsenic in ground water migrating from the leachfields at the PAC Remediation Area. The leachfields shall be replaced with perforated pipe and stone backfill to be used as an infiltration gallery. Clean water, amended with a chemical additive, shall infiltrate the soils at about four gallons per minute (gpm) through the infiltration gallery. As this water moves through the aguifer, it will reduce the mobility of the arsenic by chemically changing the more soluble arsenite to arsenate, which will precipitate or sorb to soil particles. In-situ oxidation shall require pilot testing to ensure optimal treatment.

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	March 13, 1995

- 3. <u>Natural Attenuation</u>: Natural Attenuation, coupled with a focussed investigation, environmental monitoring and institutional controls, shall be implemented at the PAC Downgradient Area. The efficacy of these processes at the PAC Downgradient Area may be further evaluated upon conclusion of the Focussed Investigation.
- 4. <u>Focussed Investigation</u>: The Focussed Investigation in the PAC Downgradient Area shall include the installation of new monitoring well clusters, sampling and analyses of ground water, and investigation of potential contaminant sources impacting this area. Based on the findings of the investigation, further response actions may be required.
- 5. <u>Institutional Controls</u>: Institutional controls shall be implemented at the PAC Remediation Area to prevent the future use or hydrologic alteration of contaminated ground water throughout the entire PAC Remediation Area.

These controls shall include the registration of deed restrictions prohibiting the use of ground water throughout the PAC Remediation Area. These restrictions will not apply to use that is within the scope of any authorized response action. Deed restrictions shall function, in part, to inform future purchasers that those properties within the PAC Remediation Area are within a Superfund site.

The restrictions shall be maintained until EPA notifies the PAC Remediation Area Settling Defendants that EPA, after a reasonable opportunity for review and comment by RIDEM, has determined that the PAC Remediation Area does not pose a threat to human health and the environment.

6. Environmental Monitoring: The objectives of the environmental monitoring program shall be to measure the effectiveness of the remedial components in achieving cleanup levels, including natural processes acting on the contaminated media, and to monitor the migration and reduction of contamination at the PAC Remediation Area. The program shall include the sampling of

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

environmental media, including monitoring of a) ground water; b) the injection of chemically amended waters as a component of the PAC in-situ oxidation remedy; and c) soil, to demonstrate compliance with the soil cleanup levels in the excavation of the leachfields. The program shall also include that sampling required for Joint Ground Water Monitoring identified in Section V.A. of this SOW. The monitoring and reporting of such results for periodic evaluation shall continue until EPA notifies the PAC Remediation Area Settling Defendants that EPA has determined that the PAC Remediation Area does not pose a threat to human health and the environment. Long-term monitoring of the PAC Downgradient Area ground water shall ensure that cleanup levels are met within the timeframe identified in the ROD.

#### IV. PERFORMANCE STANDARDS

The Settling Defendants shall design, construct, operate, monitor, and maintain the Remedial Action for each Remediation Area and throughout OU 1, as required, in compliance with all statutes and regulations identified in Section X of the ROD and all requirements of the Consent Decree and this SOW. The Performance Standards as defined in the Consent Decree and ROD are incorporated herein by reference.

Consistent with the Consent Decree, the Settling Defendants shall achieve the following Performance Standards for OU 1:

A. Ground Water Cleanup Levels

Interim ground water cleanup levels for ground water contamination are those specified by EPA in Table I of the ROD, and newly promulgated ARARs and modified ARARs which call into question the protectiveness of the remedy. While the levels in Table I are consistent with ARARS, the levels are considered interim ground water cleanup levels because the cumulative risk posed by these contaminants, after attainment of the interim ground water cleanup levels may still exceed EPA's risk management standard. Pursuant to the requirements of this Section IV.A, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area,

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, are required to attain the interim ground water cleanup levels and any other modified ground water cleanup levels as described below for each respective Remediation Area as established by EPA.

The CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall remediate the ground water at each respective Remediation Area within OU 1 until the concentration of each ground water contaminant achieves compliance with the interim ground water cleanup level for the contaminant at every well that is part of the ground water treatment and monitoring system within each respective Remediation Area, as set forth in each respective Demonstration of Compliance Plan, and at any well that EPA requires to be installed for adequate verification that interim ground water cleanup levels and Performance Standards have been achieved. The CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area. and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, must demonstrate that they have achieved compliance according to the evaluation procedure defined in 40 C.F.R. Section 264.97. Using such procedures, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall demonstrate that the interim ground water cleanup levels have not been exceeded for a period of three consecutive years. The CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall submit the results of the demonstration in the Demonstration of Compliance Report for each respective Remediation Area in accordance with Section VIII.J. of this SOW. If EPA, after reasonable opportunity for review and comment by the Rhode Island Department of Environmental Management (RIDEM), approves the Demonstration of Compliance Report and agrees that the interim ground water cleanup levels have been achieved, a risk assessment shall be performed by EPA on the residual ground water contamination.

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

As specified by EPA, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall collect, tabulate and submit all data necessary for EPA to conduct the risk assessment for each Remediation Area. The risk assessment of the residual ground water contamination will assess the cumulative risks for carcinogens and non-carcinogens posed by consumption of ground water at OU 1. If EPA determines, after reasonable opportunity for review and comment by RIDEM, that the risks at either Remediation Area are within EPA's risk management standard for carcinogens and noncarcinogens, these residual ground water contaminant levels will be deemed protective and will be final Performance Standards. If EPA determines, after reasonable opportunity for review and comment by RIDEM, that the cumulative risks at either Remediation Area are not within EPA's risk management standard for carcinogens or non-carcinogens, then EPA will establish modified ground water cleanup levels, and the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall continue the Work until the modified ground water cleanup levels, established by EPA, are achieved, or the remedy is otherwise deemed protective by EPA. These modified ground water cleanup levels shall constitute the final cleanup levels for the ground water at the CCL or PAC Remediation Area, as the case may be, and shall be considered Performance Standards for the Remedial Action regarding OU 1 ground water.

The point of compliance for ground water, consistent with the NCP, shall be the respective boundaries of the PAC and CCL Remediation Areas, within OU 1, including the geographical extent of contamination.

## B. Soil Cleanup Levels

Cleanup levels for soil contamination, established by modeling to be protective of ground water, are specified by EPA in Table II of the ROD. The point of compliance for these soils, consistent with the NCP, shall be all contaminated soils in the CCL and PAC Source Areas. With respect to the CCL Source Area, monitoring conducted pursuant to Sections VI.A.2.j. and

## FINAL <u>March 13, 1995</u>

VI.A.5. of this SOW shall evaluate the extent to which the Remedial Action attains these cleanup levels.

C. Other Standards

The soil and ground water treatment systems shall be designed and operated so that the effluent discharges and air emissions from the systems meet all ARARs and "to-be-considered" (TBC) requirements identified in Section XI and Table B-33 of Appendix B of the ROD.

#### V. INITIAL REMEDIAL STEPS PHASE

The Initial Remedial Steps Phase shall consist of the following items with respect to both the CCL and PAC Remediation Areas: development and implementation of a Joint Ground Water Monitoring Plan, preparation and submittal of Joint Ground Water Monitoring Reports, implementation of institutional controls, and securing and maintaining access.

With respect to the CCL Remediation Area, this Phase shall also consist of excavation (manholes and catchbasins), Source Area ground water extraction, treatment and discharge to the POTW for containment purposes, and natural attenuation of the Quinnville Wellfield.

With respect to the PAC Remediation Area, this Phase shall also consist of excavations and disposal of leachfields and related soils (including installation of in-situ oxidation distribution piping), and a focussed investigation of the PAC Downgradient Area. The CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, and all Settling Defendants with respect to Joint Ground Water Monitoring obligations, shall perform the required activities and submit to EPA the required deliverables as stated herein for each of these Initial Remedial Steps activities. Except where expressly stated otherwise in this SOW, each deliverable shall be subject to review and approval or modification by EPA, after reasonable opportunity for review and comment by RIDEM, in accordance with Section XII of the Consent Decree, Submissions Requiring Agency Approval.

#### A. OU 1 Joint Ground Water Monitoring Plan

Within 30 days of signature of the Consent Decree by the CCL and PAC Remediation Area Settling Defendants, the Settling Defendants shall submit an OU 1 Joint Ground Water Monitoring Plan, as described herein and as required under Attachment A, Project Operations Plan (POP), to EPA for review and approval or modification, after reasonable opportunity for review and comment by The OU 1 Joint Ground Water Monitoring Plan RIDEM. shall consist of monitoring of required OU 1 overburden and bedrock monitoring wells until EPA approval of the Certification of Completion of the Work for both Remediation Areas pursuant to Section XV of the Consent Decree. Consistent with Sections V.A.1, and 2, the objectives of the monitoring are: (1) to provide an effective monitoring network from which to track the migration of contaminants from each source area throughout OU 1; (2) to monitor the effect of the remedial components on the mass reduction of contaminants and restoration of ground water throughout OU 1; (3) to monitor and assess the reduction of contaminants within discrete areas of OU 1 where natural attenuation is a primary remedial component of the remedy (i.e. Quinnville Wellfield and PAC Downgradient Area); (4) to monitor and assess the extent to which remedial measures at the CCL and PAC Remediation Areas may impact contamination and/or remedial measures at each other Remediation Area; (5) to monitor and assess any future releases of hazardous substances from either the CCL or PAC facilities, and (6) to ensure that all environmental monitoring activities set forth in this SOW are properly integrated and coordinated. The OU 1 Joint Ground Water Monitoring Plan shall include the following:

1. The provision for four rounds of sampling and analysis for the first year, performed on a quarterly basis, as follows: i) first quarter and fourth quarter rounds of sampling and analysis shall include all OU 1 wells, for all analytes including the reporting of all Tentatively Identified Compounds (TICs); ii) second quarter and third quarter rounds of sampling and analysis shall include all OU 1 wells, for VOCs and metals; iii) the first and fourth quarterly round for the first year shall, at a minimum, include Tier Level

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

II validation of all samples, and iv) for any sample collected during any guarterly round, information shall be collected and retained so that full validation up to and including Tier Level III can be provided to the extent required by EPA.

- After the first year (four quarterly rounds) of 2. sampling as required under the Joint Ground Water Monitoring Plan, the Joint Ground Water Monitoring Plan and subsequent Reports (as required in Section V.B. below) shall be amended. Such amendments shall provide for i) quarterly monitoring of VOCs at the CCL Remediation Area, and quarterly monitoring of VOCs and metals at the PAC Remediation Area, and ii) annual monitoring for any other contaminants detected during the first year of Joint Ground Water Monitoring. This annual monitoring shall be performed at each well where any such other contaminant is detected, for the contaminant(s) detected at that well. If, after three years of this annual monitoring, sampling results have consistently detected any such contaminant at levels below MCLs or EPA risk standards, further monitoring for that contaminant shall not be required under the Joint Ground Water Monitoring Plan.
- 3. A POP which shall be prepared in support of all fieldwork to be conducted according to the OU 1 Joint Ground Water Monitoring Plan, and shall be updated as necessary to reflect any modifications to sampling procedures, number of wells or other criteria impacting any quarterly sampling round. The POP shall include, but not be limited to, the following:
  - a. a Site Management Plan (SMP);
  - b. a Sampling and Analysis Plan (SAP) which includes:
    - a Quality Assurance Project Plan (QAPjP); and
    - a Field Sampling Plan (FSP)

PETERSON/PURITAN, INC. SITE FIRST OPERABLE UNIT RD/RA STATEMENT OF WORK

- a site-specific Health and Safety Plan (HSP); and
- a Community Relations Support Plan (CRSP).
- a detailed description of how field data will c. be interpreted and presented in guarterly monitoring reports including, but not limited to, statistical methods, iso-concentration contour plots, and ground water potentiometric surface maps, field sampling techniques, sampling frequencies, hydrodynamic performance monitoring (including, but not limited to, water level measurements with an adequate frequency to characterize the hydrodynamic settings caused by seasonal changes during sampling episodes prior to well purging, construction of ground water flow nets, frequent precipitation data from a source approved by EPA);
- d. a well maintenance program which shall contain provisions for updating monitoring well inventories, installation of new wells (as required), well head protection/security, inspection, continued maintenance, repair, replacement and prompt and proper abandonment, as necessary and as otherwise required by EPA.
- e. A topographical or otherwise appropriate survey to identify and delineate properties and boundaries, utilities, rights-of-way, and easements throughout OU 1.
- B. OU 1 Joint Ground Water Monitoring Reports

Within 120 days of receiving EPA's approval or modification of the OU 1 Joint Ground Water Plan, the Settling Defendants shall submit to EPA and the State the first quarterly OU 1 Joint Ground Water Monitoring Report. The Settling Defendants shall submit additional OU 1 Joint Ground Water Monitoring Reports to EPA and the State on a quarterly basis until Certification of Completion of the Work for both Remediation Areas pursuant to Section XV of the Consent PETERSON/PURITAN, INC. SITE FIRST OPERABLE UNIT RD/RA STATEMENT OF WORK

FINAL March 13, 1995

#### Decree.

After the first year (four quarterly rounds) of submission of Joint Ground Water Monitoring Reports, the Joint Ground Water Monitoring Reports shall be amended in accordance with the Joint Ground Water Monitoring Plan provisions set forth in Section V.A. above.

Wells to be monitored and the frequency of monitoring may be modified. Any such modifications after one year of monitoring shall be subject to EPA requirement, or at Settling Defendants' request subject to EPA approval, after a reasonable opportunity for review and comment by RIDEM. Any modification to the monitoring requirements during the first year of monitoring shall be in EPA's sole discretion.

#### C. Institutional Controls

As provided in Section X of the Consent Decree, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall secure and maintain deed restrictions, and other Institutional Controls, to prevent interference with the performance of the Work, and to regulate the future use of OU 1 and any other area necessary for ground water gradient control purposes, including the ground water thereunder. Any Work performed by the Settling Defendants pursuant to the Consent Decree or as part of any authorized response action shall not be limited by the following restrictions, and such restrictions shall not limit the authority of EPA or the State to undertake any response actions under CERCLA or State law.

The CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall implement the following Institutional Controls for each Remediation Area within OU 1 and any other areas as required by EPA or the State:

 Upon Certification of Completion of the Work pursuant to Paragraph 50.b. of the Consent Decree,

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

recording of a notice indicating that (a) property within the Remediation Area is part of the Peterson/Puritan, Inc. Superfund Site, which was placed on the National Priorities List on September 9, 1983, pursuant to § 105 of CERCLA, 42 U.S.C. § 9605, (b) certain CERCLA hazardous substances were released in the Remediation Area, and (c) use of the property within the Remediation Area is restricted in all areas, if any, (i) that contain residual hazardous substances, or (ii) where a use would disturb the integrity and function of any remedial appurtenances relating to With respect to the Quinnville the Work. Wellfield, this notice shall be filed when EPA has determined that the risks at the J.M. Mills Landfill have been identified and remediated. All such notices shall be approved by EPA prior to filing.

Declarations of Covenants, Conditions and 2. Restrictions ("Declarations") on all properties within OU 1, or any properties adjacent to OU 1 for which restrictions are necessary for ground water gradient control, in a document to be filed with the Registry of Deeds, Lincoln and Cumberland, Rhode Island (as appropriate). The Declarations, as they pertain to any property owned or controlled by any Settling Defendant, shall be submitted to EPA for review and approval within 30 days of signature by Settling Defendants of the Consent Decree. Such Declarations shall be properly recorded within 15 days of EPA's approval of the form and substance of the Declaration. As they pertain to any property not owned or controlled by any Settling Defendant, the Declarations shall be submitted to EPA for review and approval within 45 days of signature by Settling Defendants of the Consent Decree. Such Declarations shall be properly recorded within 15 days of EPA's approval of the Declaration.

All such Declarations shall be enforceable by the United States, the State, and all Settling Defendants, and shall provide that these persons have the right to inspect the property to determine whether the Declarations are being complied with. The United States' interest in the

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

Declarations shall terminate at such time as EPA determines that the remedial action is complete pursuant to Section 104(j) of CERCLA, 42 U.S.C. § 9604(j).

If EPA determines, after a reasonable opportunity for review and comment by RIDEM, that any additional restrictions on any properties are needed to ensure the protectiveness or effectiveness of the remedy, the Settling Defendants shall submit to EPA, for review and approval, Declarations that will obtain such restrictions. Such Declarations shall be submitted to EPA within 30 days of notice of the need for the restrictions for property owned or controlled by Settling Defendants, and within 45 days of notice of the need for the restrictions for property that is not owned or controlled by Settling Defendants. Such Declarations shall be properly recorded within 15 days of EPA's approval of the form and substance of the Declaration.

All of the restrictions required by this Section V.C.2 of the SOW shall run with the land and shall be maintained until EPA notifies the CCL or PAC Remediation Area Settling Defendants, as the case may be, of EPA's determination, after a reasonable opportunity for review and comment by RIDEM, that OU 1 does not pose a threat to human health and the environment, except that at the Quinnville wellfield such restrictions shall be maintained until EPA determines, after a reasonable opportunity for review and comment by RIDEM, that the risks at the nearby J.M. Mills landfill have been identified and remediated. These restrictions shall be binding upon any and all persons who subsequently acquire any interest or portion thereof. Such restrictions shall include the following:

a. CCL Source Area soils - No soil excavation or other earthwork activities, including but limited to, landscaping and surficial regrading, without prior written approval by EPA.

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

- b. CCL Remediation Area Ground water underlying the Remediation Area shall not be withdrawn for any purpose. Ground water supply wells shall not be installed or utilized on any part of the Remediation Area, nor shall such ground water be hydrologically altered in any way.
- c. PAC Remediation Area Ground water underlying the Remediation Area shall not be withdrawn for any purpose. Ground water supply wells shall not be installed or utilized on any part of the Remediation Area, nor shall such ground water be hydrologically altered in any way.
- d. No use or activity shall be permitted on any property within OU 1, unless otherwise provided for in this SOW, which will disturb any of the remedial measures implemented at OU 1. Such remedial measures include, without limitation, the collection, treatment, and discharge of ground water; the excavation, dewatering, storage, treatment, and disposal of soils; and long-term monitoring of ground water, and soils. As provided in Paragraph 9.d. of the Consent Decree, a Settling Defendant shall have the opportunity to demonstrate that an intended use would not have any adverse impact on, or otherwise adversely affect, any containment system, treatment system or monitoring system.
- e. All of the Declarations required to be filed by this Section V.C.2 of the SOW shall conform with local and State law in order to create an enforceable deed restriction that runs with the land. If a question arises as to the enforceability of a Declaration under State or local law after it has been filed, EPA may require the Settling Defendants to secure an amended Declaration that is enforceable under State and local law. Such amended Declarations shall be subject to the review procedures set forth in Sections V.C.2 and V.D.6 of the SOW.

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	March 13, 1995

3. Settling Defendants shall notify EPA and RIDEM prior to any facility improvements or other construction activities on any property subject to their ownership or control. Any such improvements or activities shall be subject to the restrictions set forth in Section V.C.2., above.

#### D. Access

In order to implement the activities required in the ROD and this SOW, under the terms of the Consent Decree, the Settling Defendants shall secure and maintain access to all properties required to perform such activities as provided in Section X of the Consent Decree.

- 1. The Settling Defendants shall provide EPA with proof of access for each property and a detailed description of any easements necessary for the performance of the activities.
- Access agreements shall include provisions for access of Federal and State personnel and their contractors and representatives in overseeing and enforcing all remedial activities conducted at OU 1. The access agreements shall also provide access to the Settling Defendants for the purpose of implementing the Consent Decree.
- Access agreements, as they pertain to any property 3. owned or controlled by any Settling Defendant, shall be secured within 30 days of signature by Settling Defendants of the Consent Decree. Any access agreements regarding any property owned or controlled by persons other than the Settling Defendants which are required for implementation of Initial Remedial Steps activities, shall be secured within 45 days of signature by Settling Defendants of the Consent Decree. Any access agreements regarding any property owned or controlled by persons other than the Settling Defendants which are required for implementation of Long-term Remedial Steps activities, shall be secured within 45 days of submittal to EPA of each Long-term Remedial Steps Remedial Design Work Plan.

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	March 13, 1995

- 4. If EPA notifies the Settling Defendants in writing that any additional access is required to perform the Work beyond that previously secured, Settling Defendants shall secure such access agreement within 30 days of the notice for property that is owned or controlled by any of the Settling Defendants, and within 45 days of the notice for property that is not owned or controlled by any of the Settling Defendants.
- 5. The access agreements shall be maintained until EPA notifies the CCL or PAC Remediation Area Settling Defendants, as the case may be, of EPA's determination that OU 1 does not pose a threat to human health and the environment, except that at the Quinnville wellfield such agreements shall be maintained until risks at the nearby J.M. Mills landfill are identified and remediated.
- 6. With respect to those properties where EPA determines, in its sole discretion, that the access rights should run with the land, in addition to providing the access agreements discussed above, the Settling Defendants shall also secure Declarations, in documents to be filed with the Registry of Deeds, Lincoln and Cumberland, Rhode Island (as appropriate). The Declarations shall be submitted to EPA for review and approval at the same time as the access agreements are provided to EPA, and shall be properly recorded within 15 days of EPA approval of the form and substance of the Declaration.

All such Declarations shall provide access rights to the United States, the State, and all Settling Defendants for the purpose of conducting any activity related to the Consent Decree. The United States' interest in the Declarations shall terminate at such time as EPA determines that the remedial action is complete pursuant to Section 104(j) of CERCLA, 42 U.S.C. § 9604(j).

E. Initial Remedial Steps Design - CCL Remediation Area

Within 30 days of signature of the Consent Decree by the CCL Remediation Area Settling Defendants, the CCL Remediation Area Settling Defendants shall submit an

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

Initial Remedial Steps Remedial Design Work Plan to EPA for review and approval or modification, after reasonable opportunity for review and comment by RIDEM. (Concurrently, the CCL Remediation Area Settling Defendants shall submit a 90% Remedial Design for the Initial Remedial Steps phase, as described below in Section VII.D.2.) This Plan shall describe in detail, at a minimum, all necessary design criteria pertaining to the following activities to be undertaken during the Initial Remedial Steps Phase:

- 1. Excavation (manholes and catchbasins)
  - a. pre-excavation activities including, but not limited to, review of facility as-built drawings/blueprints, geophysical techniques, exploration, testing, sampling, dig-safe procedures, and other methods to accurately locate and define the excavation and identify facility utilities or obstacles,
  - b. amount of material and associated soil to be excavated including, but not limited to, any trunklines, distribution boxes, or other associated plumbing from the point of excavation to point of origin;
  - c. method of prompt and proper disposal of excavated material and associated soil, and permanent abandonment of any plumbing or structure within the building associated with the manholes or catchbasins;
  - d. description, composition and amount of any backfill materials and methods used to properly compact and close the excavation.
  - e. detailed contingency measures to be implemented should Non-Aqueous Phase Liquids or visually contaminated soils be encountered during the excavation including, but not limited to, investigation methods to identify the potential for this occurrence, resources available to implement contaminant removal procedures, including manual or automated bailing or pumping methods or other measures as may be appropriate, and proper disposal

#### procedures;

- 2. Source Area Ground Water Containment
  - Development of detailed design plans and specifications for extraction and treatment of the contaminated ground water for containment purposes;
  - investigation to determine parameters of the extraction system in order to optimize its effectiveness for containment purposes;
  - c. precise description of extraction techniques (via vertical wells) to effectively extract and treat the source area ground water;
  - d. number and location of extraction wells, identifying for each, the depth, length, proper sizing of well, pump and screen;
  - e. detailed construction diagram of each well;
  - f. radius of influence and cone of depression of each well;
  - g. pumping rates and operation of wells;
  - h. detailed description of pumping equipment, piping, trenching, and freeze prevention;
  - i. design parameters for air stripping, including, but not limited to, appropriate sizing, packing, min./max. flow, blower capacity, piping and space allocation, freeze prevention, and contingency planning;
  - j. location and detail of sewer link to Narragansett Bay Commission (NBC) sewer interceptor line or Cumberland lateral;
  - k. Monitoring requirements for waste water discharge to the NBC sewer interceptor line or Cumberland lateral;
  - detailed contingency measures to be implemented should Non-Aqueous Phase Liquids

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

(NAPLS) be encountered during the installation, routine sampling or operation of monitoring or recovery wells including, but not limited to, investigation methods to identify the potential for this occurrence, resources available to implement contaminant removal procedures, including manual or automated bailing or pumping methods or other measures as may be appropriate, and proper disposal procedures;

- 3. Natural Attenuation (Quinnville Wellfield)
  - assessment of existing monitoring well network for appropriate monitoring of the wellfield,
  - redevelop/repair existing well installations as necessary,
  - c. installation of new monitoring wells as may be required to minimize data gaps,
  - d. periodic assessments of the degree of reduction of contaminants over time using sampling data and statistics, models, or other acceptable methods,
  - e. maintain/secure each well installation until risks at the nearby J.M. Mills landfill are identified and remediated.
- F. Initial Remedial Steps Design PAC Remediation Area

Within 45 days of signature of the Consent Decree by the PAC Remediation Area Settling Defendants, the PAC Remediation Area Settling Defendants shall submit an Initial Remedial Steps Remedial Design Work Plan to EPA for review and approval or modification, after reasonable opportunity for review and comment by RIDEM. This Plan shall contain the elements of the Demonstration of Compliance Plan (set forth in Section VII.E.) as those elements pertain to soil excavation, and shall describe in detail, at a minimum, all necessary design criteria pertaining to the following activities to be undertaken during the Initial Remedial Steps Phase:

## FINAL <u>March 13, 1995</u>

- 1. Excavation (Leachfields 1 & 2)
  - a. Detailed descriptions of those activities as described in Section V.E.1.a. - e., as that section relates to excavation of leachfields 1 & 2, including, but not limited to, the septic system, consisting of septic tank, distribution box, laterals, and any associated trunklines which link the leachfields to the PAC facility building, and including permanent abandonment of all plumbing within the building which is associated with each leachfield;
  - b. Conduct additional sampling and analyses as necessary or as required by EPA to further delineate the areal extent and depth of contaminated leachfield soils and ensure effective and efficient soil removal, and
  - c. Detailed descriptions of installation of insitu oxidation distribution piping.
- Natural Attenuation (PAC Downgradient Area)
  - Detailed descriptions of those activities described in Section V.E.3.a. - e., as those criteria relate to natural attenuation processes within the PAC Downgradient Area; and
  - b. maintain and secure each well installation until Certification of Completion of the Work for both Remediation Areas pursuant to Section XV of the Consent Decree.
- 3. Focussed Investigation (PAC Downgradient Area). The following activities shall be performed at the PAC Source Area, PAC Downgradient Area and adjacent properties to fully characterize the nature and extent of PAC Downgradient Area contamination:
  - a. installation of monitoring wells to further delineate the vertical and horizontal extent of ground water contamination in these areas;

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

- b. conduct a source investigation of these areas including, but not limited to, information reviews, past housekeeping assessments, waste management accounts, site reconnaissance, environmental media sampling and analyses, to identify any additional source(s) of contamination impacting the PAC Downgradient Area; and
- c. provide an assessment of the rate of natural attenuation to MCLs of contaminants in the PAC Downgradient Area.
- VI. LONG-TERM REMEDIAL STEPS PHASE

The Long-term Remedial Steps Phase shall consist of the following items as this Phase pertains to either the CCL and PAC Remediation Areas. With respect to the CCL Remediation Area, this Phase shall consist of capping the CCL Tank Farm and O'Toole Property, Source Area ground water extraction, treatment and discharge to the POTW for restoration purposes, Soil Vapor Extraction (SVE), Downgradient Ground Water extraction, and Environmental Monitoring of the CCL Remediation Area. With respect to the PAC Remediation Area, this Phase shall consist of In-situ Oxidation, and Environmental Monitoring of the PAC Remediation Area. The CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall perform the required activities and submit to EPA the required deliverables as stated herein for each of these Long-term Remedial Steps Phase activities. Except where expressly stated otherwise in this SOW, each deliverable shall be subject to review and approval or modification by EPA, after reasonable opportunity for review and comment by RIDEM, in accordance with Section XII of the Consent Decree, Submissions Requiring Agency Approval.

A. Long-term Remedial Steps Design-CCL Remediation Area

Within 60 days of signature of the Consent Decree by the CCL Remediation Area Settling Defendants, the CCL Remediation Area Settling Defendants shall submit a Long-term Remedial Steps Remedial Design Work Plan to EPA for review and approval or modification, after reasonable opportunity for review and comment by RIDEM.

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	March 13, 1995

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This Plan shall describe in detail, at a minimum, all necessary design criteria pertaining to the following activities to be undertaken during the Long-term Remedial Steps Phase:

- 1. Capping (CCL Tank Farm and O'Toole Property)
  - a. method of installation, such as area preparations and precise installation locations and procedures,
  - b. design elements for the tank farm cap to include requirements for prevention of release of tank contents, secondary containment, and other health and safety criteria, as set forth under all applicable laws, regulations, and industry standards.
  - c. type/content of cap materials,
  - d. demonstration of impermeability of cap materials, to adequately impede infiltration of precipitation into vadose zone soils, for enhancement of soil vapor extraction activities,
  - e. cap maintenance and contingency measures to ensure long-term integrity.
- 2. Soil Vapor Extraction (SVE)
  - Development of detailed design plans and specifications for construction and process scale-up for the SVE and off-gas treatment system;
  - b. precise number, location and depth of vapor extraction wells;
  - c. estimated flow rates;
  - d. radius of influence for each well;
  - e. expected/actual contaminant concentration levels recovery rates and total volume of contaminant removal;

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

- f. other parameters such as temperature, porosity, permeability moisture content of soil, and depth and fluctuation of the ground water table, to evaluate, illustrate and support SVE system installation, operation and efficiency;
- g. ability to achieve no more than one day travel time for air from any point where soils are above cleanup levels to a SVE well;
- h. design parameters to ensure that air flow patterns do not exhibit channeling and bypassing of contaminated zones;
- i. evaluation of compliance of effluent and air emissions from the treatment systems with ARARs as identified in the ROD;
- j. additional sampling, analyses and modelling of soil and soil gas, as required by EPA, to further delineate the areal extent and depth of contaminated soils to ensure effective and efficient remediation of source soils by the SVE system.
- k. design parameters of the GAC adsorption/regeneration off-gas treatment system, including, but not limited to, appropriate carbon unit(s) sizing, contaminant breakthrough, adsorb/desorb mode windows, mechanical vs. pneumatic switching, compressed air, electrical and cooling water requirements, piping and space requirements, off-gas monitoring, and contingency planning. Such parameters shall assume that the GAC adsorption/regeneration off-gas treatment system will be sited at the O'Toole property. Final location of this system will be determined during the design process.
- design parameters, which, during operation, will enable the SVE system's performance to be adequately monitored on a regular basis and modified as warranted by the performance data collected during operation. Modifications may include any or all of the

following:

- alternating or adjusting vacuum pumping rates at wells to eliminate stagnation points and aid in contaminant partitioning;
- (2) installation of additional vacuum extraction wells to facilitate or accelerate cleanup of the contaminated soils; and
- (3) periodic reevaluation of remedial technologies to enhance the soil vapor extraction.
- m. design parameters to ensure the system's ability to maximize removal of VOCs. These design parameters shall include, but not be limited to, the provision for cycled operation of the system as described below:
  - (1) Operation of the SVE system shall consist of a minimum of two cycled operational periods. A complete cycled operational period shall be that time from restart (or initial start up for the first period) of the SVE system (at vadose zone equilibrium conditions) through continuous operation until the asymptotic limit has been reached.
  - The SVE system shall be operated as (2) follows: (i) the initial startup of the system shall consist of a complete cycled operational period; (ii) thereafter, the system shall be operated in accordance with sound engineering practice and those criteria developed in the Work Plan; (iii) the system shall then be operated for at least one more complete cycled operational period. If the total mass of VOCs removed during this period meets the criteria set forth in Section VI.A.2.m.(3), this period shall be the final cycled operational period. If the total mass of VOCs

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

removed during this period does not meet the criteria set forth in Section VI.A.2.m.(3), the system shall continue to be operated until the total mass of VOCs removed during a subsequent period does satisfy the criteria set forth in Section VI.A.2.m.(3).

- (3) After operation of the system as set forth in Section VI.A.2.m.(2), complete cessation of the SVE system shall occur when the total mass of VOCs removed during a complete cycled operational period is five percent or less of the total mass of VOCs removed in the first cycled operational period.
- (4) For purposes of this Section VI.A.2.m., the "total mass of VOCs" is defined as the combined mass of VOCs removed by the SVE system off-gas during a given cycled operational period. VOCs shall be measured in the SVE off-gas using a properly calibrated field gas chromatograph, at a minimum.
- (5) For purposes of this VI.A.2.m, VOCs include the following compounds: 1,1 dichloroethene 1,2 dichloroethene methylene chloride tetrachloroethene 1,1,1 trichloroethane
- (6) For purposes of this Section VI.A.2.m., "vadose zone equilibrium conditions" are defined as the point at which concentrations of VOCs in the soil pores (i.e. soil gas concentrations) are in chemical equilibrium with concentrations of VOCs in the soil. The minimum equilibration time shall be seven days after any temporary shut-off of the system. The CCL Remediation Area Settling Defendants may conduct a soil gas survey to determine if vadose zone

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

equilibrium conditions can be reached in less time. Such study shall be set forth in detail in the Long-term Remedial Steps Work Plan.

- For purposes of this Section VI.A.2.m., (7) "the asymptotic limit" is defined as the point in time during a cycled operational period when total VOC concentrations in the off-gas are constant with time (i.e. if total VOC concentrations differ by less than ten percent over a six day period with a minimum of six sample points). When this asymptotic limit has been reached during a cycled operational period, the SVE system may be shut down and the vadose zone allowed to re-equilibrate in accordance with Section VI.A.2.m.(5).
- n. The Long-term Remedial Steps Work Plan shall detail the frequency of monitoring, recording and tracking of key information, including, but not limited to, VOC sample collection frequency and procedures, off-gas temperature and volumetric flow rates, and quality assurance/quality control sampling. At a minimum, QA/QC testing must include the use of adequate laboratory analytical testing to confirm field GC results.
- 3. Source Area Ground Water Restoration
  - a. Development of detailed design plans and specifications for extraction and treatment of the contaminated ground water for restoration purposes;
  - b. investigation to determine parameters of the extraction system in order to optimize its effectiveness for restoration purposes;
  - c. precise description of extraction/dewatering techniques (via vertical wells, or horizontal wells) to effectively extract and treat the source area ground water;

# PETERSON/PURITAN, INC. SITE FIRST OPERABLE UNIT RD/RA STATEMENT OF WORK

## FINAL March<u>13, 1995</u>

- d. the estimated time period needed to lower and stabilize the source area water table to an optimal level for enhancement of the SVE operation;
- e. the estimated depth and horizontal extent of optimal ground water table depression during SVE and ground water treatment operation;
- f. consideration for the need for slope stabilization and soil competency of CCL Tank Farm;
- g. number and location of extraction wells, identifying for each, the depth, length, proper sizing of well, pump and screen;
- h. detailed construction diagram of each well;
- i. radius of influence and cone of depression of each well;
- j. pumping rates and operational mode (pulse vs. simultaneous well pumping);
- k. detailed description of pumping equipment, piping, trenching, and freeze prevention;
- 1. design parameters for air stripping, including, but not limited to, appropriate sizing, packing, min./max. flow, blower capacity, piping and space allocation, freeze prevention, and contingency planning;
- m. location and detail of sewer link to Narragansett Bay Commission (NBC) sewer interceptor line or Cumberland lateral;
- n. Monitoring requirements for waste water discharge to the NBC sewer interceptor line or Cumberland lateral;
- Evaluation of all methods, including, but not limited to, those described in subsections a,b,c,and d, on page 50 of the ROD, which may enhance the effectiveness of the CCL Source Area treatment system in meeting the

Performance Standards, and

- p. detailed contingency measures to be implemented should Non-Aqueous Phase Liquids (NAPLS) be encountered during the installation, routine sampling or operation of monitoring or recovery wells including, but not limited to, investigation methods to identify the potential for this occurrence, resources available to implement contaminant removal procedures, including manual or automated bailing or pumping methods or other measures as may be appropriate, and proper disposal procedures;
- 4. Downgradient Ground Water Restoration

Detailed descriptions of those activities as described in Section VI.A.3., subsections (a), (b), (g), (h), (i), (j), (k), (m), (n) and (p) as those subsections relate to the downgradient ground water system.

5. Environmental Monitoring (CCL Remediation Area)

Establish a monitoring and reporting program for the CCL Remediation Area which encompasses air, soil and ground water contaminant concentrations, for documenting (on an ongoing basis) migration, extent, attenuation, and reduction of contaminants, and which evaluates the rate of contaminant reduction and measures the success of all CCL Remediation Area Remedial Action components. The monitoring program shall include:

- a. number of samples and frequency for each identified monitoring element for all environmental media;
- b. for each environmental monitoring element, a list of analytes and appropriate detection limit for each;
- c. quarterly reporting, unless otherwise specified by EPA, to EPA and RIDEM until such time that EPA notifies the CCL Remediation Area Settling Defendants of its determination

PETERSON/PURITAN, INC. SITE FIRST OPERABLE UNIT RD/RA STATEMENT OF WORK

FINAL <u>March 13, 1995</u>

that the remedy is protective of human health and the environment.

- 6. Any other investigations or Work proposed by EPA or the CCL Remediation Area Settling Defendants.
- B. Long-term Remedial Steps Design-PAC Remediation Area

Within 45 days of signature of the Consent Decree by the PAC Remediation Area Settling Defendants, the PAC Remediation Area Settling Defendants shall submit a Long-term Remedial Steps Remedial Design Work Plan to EPA for review and approval or modification, after reasonable opportunity for review and comment by RIDEM. This Plan shall describe in detail, at a minimum, all necessary design criteria pertaining to the following activities to be undertaken during the Long-term Remedial Steps Phase:

- 1. In-situ Oxidation
  - Development of detailed design plans and specifications for pilot test demonstration;
  - provide a report containing the results of the in-situ oxidation pilot demonstration, and containing a schedule and design parameters for full scale implementation;
  - c. Conduct additional sampling and analyses as necessary to further delineate the extent of contamination and the effectiveness of the full scale in-situ treatment;
  - evaluate the rate, composition, and concentration of amended water for injection;
  - e. designate/install an effective monitoring network to evaluate system performance over time;
  - f. design parameters, which, during operation, will enable the system's performance to be carefully monitored on a regular basis and adjusted as warranted by the performance data collected during operation. Modifications may include, at a minimum, any or all of the

## following:

- (1) at individual infiltration locations where it is indicated that cleanup levels have been attained for a sustained period of time, infiltration at that location may be discontinued and the location evaluated for contaminant rebound over time;
- (2) alternating or adjusting infiltration rates and/or amended waters to further enhance or accelerate contaminant precipitation/sorption to soil particles;
- (3) installation of additional infiltration locations to facilitate or accelerate contaminant precipitation/sorption to soil particles; and
- (4) periodic evaluation of system performance and effectiveness in reducing contaminant levels.
- 2. Environmental Monitoring (PAC Remediation Area)

Detailed descriptions of those activities as described in Section VI.A.5., as that section relates to environmental monitoring of the PAC Remediation Area.

3. Any other investigations or Work proposed by EPA or the PAC Remediation Area Settling Defendants.

## VII. REMEDIAL DESIGN

The Remedial Design activities set forth in this section shall apply respectively to all CCL and PAC Remediation Area Initial Remedial Steps and Long-term Remedial Steps activities set forth in Sections V. and VI. The CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall perform the required activities and submit to EPA the required deliverables as stated herein for all Remedial

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

Design activities pertaining to the Initial Remedial Steps and Long-term Remedial Steps activities. Except where expressly stated otherwise in this SOW, each deliverable shall be subject to review and approval or modification by EPA, after reasonable opportunity for review and comment by RIDEM, in accordance with Section XII of the Consent Decree, Submissions Requiring Agency Approval.

In addition to each Remedial Design Work Plan, described in Sections V.E., V.F, VI.A., and VI.B., each Remedial Design shall also include a POP in support of all RD/RA field activities, meetings with EPA and RIDEM, progress reports, field investigations necessary for developing the design, intermittent and final design submissions. In addition, each Remedial Design Phase shall assess the potential for short-term and long-term health effects due to contaminant releases during remedy implementation including, but not limited to, worker and community exposures to releases from excavating, capping, soil vapor extracting and air stripping. Each Remedial Design Phase shall develop all necessary engineering controls or other measures to mitigate such risks during implementation of the Remedial Action.

Each Remedial Design Work Plan shall also describe in detail all activities that shall be conducted to comply with and/or to demonstrate compliance with applicable, relevant and appropriate requirements (ARARs) pertaining to the appropriate phase of the Work. For ARARs, each Work Plan shall:

- specify the statute;
- specify the citation of the ARAR;
- identify if the ARAR is state or federal;
- summarize the requirements of the ARAR;
- specify in detail all activities that will be conducted to comply with the ARAR; and
- specify in detail all activities that will be conducted to demonstrate compliance with the ARAR.

Each Remedial Design Work Plan and POP shall be consistent with Section VI of the Consent Decree (Performance of Work by Settling Defendants), and Section X of the ROD (Selected

PETERSON/PURITAN, INC. SITE		
FIRST OPERABLE UNIT	FINAL	
RD/RA STATEMENT OF WORK	March 13,	<u> 1995</u>

Remedy), this SOW, and EPA's current RD/RA guidance (OSWER Directive 9355.0-4a), and shall include at a minimum, the following items: 1) Detailed descriptions of all activities to be undertaken in connection with the design and implementation of that portion of the OU 1 Remedial Action to which it relates; The detailed descriptions shall contain a statement of purpose and objectives of the investigation, identification of the specific activities necessary to complete the investigation, and a detailed schedule for performance of the investigation; and 2) the items described in Section VII.A. or B., and C., below, as appropriate for each Remediation Area.

## A. Meetings During Design Phase

During each Design Phase, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, and their respective design contractor(s) shall, at a minimum, schedule and conduct the following meetings (and any additional meetings required by EPA) with EPA and RIDEM regarding the progress and details of the design.

If, during any Remedial Design, results of the design studies, such as pre-excavation/drilling explorations, and in-situ oxidation pilot studies, warrant modifications of the design, construction, and/or schedules, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, may propose such design or construction or schedule modifications. Following approval by EPA, after reasonable opportunity for review and comment by RIDEM, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall implement the design or construction modifications required.

1. Design Investigations Meeting

During this meeting, which shall be conducted within 15 days after submittal of each POP for Remedial Design at either the CCL or PAC Remediation Area (as discussed above), the CCL

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall present any data gaps which may impact design schedule and their plans for collecting the data necessary to complete the design of the remedy. If design investigations will not be conducted, this meeting may be canceled.

2. Conceptual Design/30% Design Meeting

Within 15 days of submittal of each Remedial Design Work Plan and POP, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall hold a meeting to present the results of any design investigations that have been completed and the conceptual design of the selected remedy. This meeting shall not be required with respect to the CCL Remediation Area Initial Remedial Steps design.

3. 90% Design Meeting

Within 15 days of submission to EPA of each 90% Remedial Design, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall arrange for and hold a progress meeting to which EPA and RIDEM shall be invited. In addition to other necessary agenda items, this meeting shall present the results of any design investigations that were not completed at the time of the Conceptual Design meeting. With respect to the CCL Remediation Area Initial Remedial Steps, this meeting shall occur within 15 days of submission to EPA of the Initial Remedial Steps Remedial Design Work Plan/90% Design submittal.

4. 100% Remedial Design Meeting

During this meeting, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

Settling Defendants with respect to the PAC Remediation Area, shall present any issues that have arisen from comments received on each 90% Remedial Design and options for resolving the issues. This meeting shall be held within 15 days after submission to EPA of each 100% Remedial Design. EPA approval or modification of each 100 percent Remedial Design will be based on the acceptable resolution of all issues and comments.

# 5. Demonstration of Compliance Plan Meeting

During this meeting, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall present any issues that have arisen from comments received on the Demonstration of Compliance Plan and options for resolving the issues. This meeting shall be held within 15 days after receipt of comments by the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area. EPA approval or modification of the Demonstration of Compliance Plan for the appropriate Remediation Area will be based on the acceptable resolution of all issues and comments.

#### B. Progress Reports

During each Remedial Design phase, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall submit CCL and PAC Remediation Area Progress Reports to EPA and RIDEM. The Progress Reports shall be submitted as required by the Consent Decree and shall summarize all activities that have been conducted each Reporting Period, those planned for the next Reporting Period, the percentage of design completed, problems encountered, including projected problems in meeting the design schedule, and solutions proposed to correct these problems for each Remedial Design at each respective Remediation Area. Progress Reports shall include photographic documentation of major field PETERSON/PURITAN, INC. SITE FIRST OPERABLE UNIT RD/RA STATEMENT OF WORK

FINAL March 13, 1995

activities.

C. CCL and PAC Remediation Area Design POPs

With respect to each Remedial Design Work Plan, separate CCL and PAC Remediation Area POPs shall be prepared in support of all fieldwork to be conducted according to each Remedial Design Work Plan (CCL and PAC Remediation Areas). Each POP shall be submitted prior to or concurrently with each Remedial Design Work Plan, and shall include, but not be limited to, the following:

- 1. Site Management Plan (SMP);
- 2. Sampling and Analysis Plan (SAP) which includes:
  - a. Quality Assurance Project Plan (QAPjP); and
  - b. Field Sampling Plan (FSP)
- 3. site-specific Health and Safety Plan (HSP); and
- 4. Community Relations Support Plan (CRSP).

The CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall prepare separate POPs for the Initial Remedial Steps and Long-term Remedial Steps in accordance with Attachment A of this SOW and shall update the POPs as necessary to reflect any modifications.

- D. Design Deliverables
  - 1. 30% Design Submission

The CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall submit to EPA 30% Remedial Designs for review and approval or modification by EPA, after reasonable opportunity for review and comment by RIDEM. These design submittals shall address 30% of the total Remedial Design pertaining to that portion of the Remedial

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

Action as set forth in Sections V.E., V.F., VI.A. and VI.B., respectively. The 30% submissions shall include, at a minimum, the results of all activities outlined in Sections V.E., V.F., VI.A., and VI.B., the results of all field investigations completed at the time this document is submitted to EPA, a discussion of how ARARs shall be met by the design, the design criteria, the project delivery strategy, preliminary plans, drawings, sketches, and calculations, an outline of the required technical specifications, and a preliminary construction schedule and costs. In addition, each remediation system component shall be designed with fail-safe controls and incident alarms to alert facility personnel to component failures, breakdowns, or unacceptable performance. With respect to the PAC Remediation Area Initial Remedial Steps Phase, this document shall be submitted within 120 days of signature of the Consent Decree by the PAC Remediation Area Settling Defendants. With respect to the PAC Remediation Area Long-term Remedial Steps phase, this document shall be submitted within 90 days of the Final Site Inspection meeting regarding the PAC Remediation Area Initial Remedial Steps phase. With respect to the CCL Remediation Area Long-term Remedial Steps Phase, this document shall be submitted within 60 days of modification or approval by EPA of the CCL Remediation Area Longterm Remedial Steps Remedial Design Work Plan. No 30% Remedial Design submission shall be required regarding CCL Initial Remedial Steps activities.

#### 2. 90% Design Submission

The CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall submit to EPA 90% Remedial Designs for review and approval or modification by EPA, after reasonable opportunity for review and comment by RIDEM, within 60 days of receiving EPA's approval or modification of each 30% Remedial Design, except that the 90% Remedial Design submittal for the CCL Remediation Area Initial Remedial Steps shall be submitted within 30 days of the CCL Remediation Area Settling

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

Defendants' signature of the Consent Decree, concurrently with the Remedial Design Work Plan for the CCL Remediation Area Initial Remedial These design submittals shall address 90% Steps. of the total Remedial Design pertaining to that portion of the Remedial Action as set forth in Sections V.E., V.F., VI.A. and VI.B., respectively, and shall contain the results of all field investigations which were not complete at the time of the 30% Remedial Design submittal. The deliverables for this 90% design submission shall be specified in the Remedial Design Work Plan, but shall include, at a minimum, incorporation of all revisions required by EPA based upon EPA and RIDEM review of the 30% Design.

3. 100% Design Submission

Within 30 days of receiving EPA's approval or modification of each 90% Remedial Design, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall submit 100% Remedial Designs to EPA for review and approval or modification, after reasonable opportunity for review and comment by RIDEM. These design submittals shall address 100% of the total Remedial Design pertaining to that portion of the Remedial Action as set forth in Sections V.E., V.F., VI.A. and VI.B., respectively. The 100% Remedial Designs shall include, but not be limited to:

- the final design plans and specifications in reproducible format;
- b. the final bid documents;
- c. drawings on reproducible mylars;
- d. a Contingency Plan which shall address the on-site construction workers and the local affected population in the event of an accident or emergency;
- e. a Constructability Review report which

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

evaluates the suitability of the project and its components in relation to the First Operable Unit;

- f. a correlation of the design plans and specifications;
- g. a detailed statement of how ARARs will be met, and a statement of all assumptions and all drawings and specifications necessary to support the analysis of compliance with ARARS.
- E. Demonstration of Compliance Plan

In accordance with the approved CCL and PAC Remediation Area Long-term Remedial Steps Design Work Plan Schedules, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall submit a Demonstration of Compliance Plan (one for each Remediation Area) to EPA for review and approval or modification, after reasonable opportunity for review and comment by RIDEM. Each Demonstration of Compliance Plan shall describe in detail all activities that will be conducted to: 1) comply with and/or to demonstrate compliance with all performance standards, including soil and ground water cleanup levels, applicable, relevant and appropriate requirements (ARARs) pertaining to the appropriate Remediation Area, and 2) demonstrate that all excavations have been completed in accordance with design criteria. For ARARs, the Demonstration of Compliance Plan shall:

- specify the statute;
- specify the citation of the ARAR;
- identify if the ARAR is state or federal;
- summarize the requirements of the ARAR;
- specify in detail all activities that will be conducted to comply with the ARAR; and
  - specify in detail all activities that will be

PETERSON/PURITAN, INC. SITE		
FIRST OPERABLE UNIT	FINAL	
RD/RA STATEMENT OF WORK	March 13,	<u> 1995</u>

conducted to demonstrate compliance with the ARAR.

When sampling and analysis is required to demonstrate compliance, each Demonstration of Compliance Plan shall be developed in accordance with the requirements of 40 C.F.R. 264.97 and shall specify:

- sampling locations;
- sampling frequency;
- sampling methods;
- list of analytes and analytical methods, and the reporting of all Tentatively Identified Compounds (TICs);
- data and standard operating procedure quality assurance and quality control measures; and
- statistical analysis and/or modeling and/or other data interpretation techniques;
- a provision for which to demonstrate that all cleanup levels are sustained once remediation systems are discontinued, and
- a provision for evaluation of system enhancements for ground water restoration, to be implemented as directed by EPA.

#### VIII.REMEDIAL ACTION

The Remedial Action activities set forth in this section shall apply respectively to all CCL and PAC Remediation Area Initial Remedial Steps and Long-term Remedial Steps activities set forth in Sections V.E., V.F., VI.A., and VI.B. These Remedial Action activities include, but are not limited to: (a) Remedial Action Work Plan and Revised POP; (b) pre-construction conference; (c) construction activities; (d) meetings with EPA and RIDEM during construction; (e) development of an Operation and Maintenance Plan including a POP for routine sampling, monitoring, and analyses for the purpose of determining system performance; (f) pre-final site inspection; (h)

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

operation and maintenance activities; (i) final site inspection; (j) Remedial Action Report; and (k) Demonstration of Compliance Report. Activities (j) and (k) shall only be required during the CCL and PAC Long-term Remedial Steps Remedial Action activities. The CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall perform the required activities and submit to EPA and the State the required deliverables as stated herein for all Remedial Action activities pertaining to the Initial Remedial Steps and Long-term Remedial Steps activities. Each deliverable shall be subject to review and approval or modification by EPA, after reasonable opportunity for review and comment by the RIDEM, in accordance with Section XII of the Consent Decree.

A. Remedial Action Work Plan and Revised POP

Within 30 days of receiving EPA's approval or modification of each 100% Remedial Design, or within 15 days of entry of the Consent Decree by the Court, whichever is later, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall submit to EPA for review and approval or modification, after reasonable opportunity for review and comment by the RIDEM, Initial Remedial Steps and Long-term Remedial Steps Remedial Action Work Plans and Revised POPs for implementing the Remedial Action and associated activities at the appropriate Remediation Area, consistent with the approved Remedial Designs for each Remediation Area. Each Remedial Action Work Plan and Revised POP shall contain, at a minimum:

- A description of all activities necessary to implement all components of the relevant phase of the Remedial Action for each Remediation Area, in accordance with the respective Remedial Designs, the SOW, the Consent Decree and the ROD, including, but not limited to, the following:
  - award of project contracts, including all agreements with off-site treatment and/or disposal facilities;

# PETERSON/PURITAN, INC. SITE FIRST OPERABLE UNIT RD/RA STATEMENT OF WORK

### FINAL March 13, 1995

- b. a construction quality control/quality assurance plan;
- c. contractor mobilization/site preparation, including construction of necessary utility hookups;
- d. construction, shake-down, and start-up of the treatment system components;
- e. proper handling of all process residues;
- f. continued maintenance of institutional controls and access restrictions;
- g. demobilization of all treatment facilities.
- 2. A detailed schedule for each respective phase of the Remedial Action at each Remediation Area for the completion of all activities identified in Section VIII.A.1, including the required deliverables, and an identification of milestone events in the performance of each respective phase of the Remedial Action.
- 3. A Revised POP shall be prepared for each respective phase of the Remedial Action at each Remediation Area in support of all fieldwork to be conducted according to each Remedial Action Work Plan. These Revised POPs shall be prepared in accordance with Section VII.C., above.
- B. Progress Reports

During the construction phase of each respective phase of the Remedial Action, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall submit CCL and PAC Remediation Area Construction Progress Reports to EPA and RIDEM. The Progress Reports shall be submitted as required by the Consent Decree and shall summarize all activities that have been conducted each Reporting Period, those planned for the next Reporting Period, the percentage of construction completed, problems encountered, including projected problems in meeting the construction schedule, and

PETERSON/PURITAN, INC. SITE	•
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

solutions proposed to correct these problems for each Remedial Action at each respective Remediation Area. Progress Reports shall include photographic documentation of major field activities.

C. Pre-construction Conference

Within 10 days of receiving EPA's approval or modification of each Remedial Action Work Plan for either the CCL or PAC Remediation Area, the CCL Remediation Area Settling Defendants, and the PAC Remediation Area Settling Defendants, as the case may be, shall hold a Pre-Construction Conference. The participants shall include all parties involved in the Remedial Action, including but not limited to all Settling Defendants and their representatives, EPA, and the State.

D. Initiation of Construction

Within 20 days of receiving EPA's approval or modification of each Remedial Action Work Plan and Revised POP for the appropriate Remedial Action, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall initiate all the Remedial Action activities specified in the schedule contained therein.

E. Operation and Maintenance Plan and Revised POP

Within 14 days of each 75% construction complete date, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall submit to EPA for review and approval or modification, after reasonable opportunity for review and comment by the RIDEM, an Operation and Maintenance (O&M) Plans for each respective phase of the Remedial Action to ensure the long-term, continued effectiveness of each component of each Remediation Area Remedial Action. This plan shall include, at a minimum, the following:

 a description of normal operations and maintenance;

## FINAL March 13, 1995

- 2. a description of potential operational problems;
- 3. a description of routine process monitoring and analysis or the purposes of system performance;
- a description of contingency operation and monitoring;
- 5. a description of fail-safe controls and incident alarms to alert facility personnel to component failures, breakdowns, or unacceptable performance.
- 6. an operational safety plan;
- 7. a detailed description of equipment components;
- 8. annual operation and maintenance budget;
- 9. ongoing record keeping and reporting requirements including, but not limited to, copies to EPA and RIDEM of those requirements set forth in any permits;
- 10. a well maintenance program including, at a minimum, the following:
  - a provision for prompt and proper abandonment, as appropriate, of wells used during the RI/FS or Remedial Design which are currently unusable or which become unusable during the Remedial Action activities;
  - b. a provision for continued inspection, maintenance and repair, as necessary, of all wells used during the RI/FS or Remedial Design and not abandoned;
  - c. a provision for continued maintenance, replacement or abandonment of wells used during the RD/RA and installation of additional wells for use during the Remedial Action and Operation and Maintenance phases for system enhancement, monitoring, or demonstration of compliance.
- 11. with respect to the CCL Remediation Area, a provision for continued inspection, maintenance

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

and repair, as necessary, of the cap until EPA notifies the CCL Remediation Area Settling Defendants of its determination that the remedy is protective of human health and the environment.

12. a Revised POP shall be prepared in support of all fieldwork to be conducted according to the Operation and Maintenance Plan. This Revised POP shall be prepared in accordance with Section VII.C., above.

Sampling and analysis activities described in this plan shall be for the purpose of evaluating general system operation and not for the purpose of demonstrating compliance. Sampling and analysis conducted for the purpose of demonstrating compliance shall be described in the Demonstration of Compliance Plan required in Section VII.E., of this SOW.

F. Meetings During Construction

During each respective construction period, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, and their construction contractor(s) shall conduct meetings, as outlined below, with EPA and RIDEM regarding the progress and details of construction. If, during the construction of each respective phase of the Remedial Action for OU 1, conditions warrant modifications of the design, construction, and/or schedules, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, may propose such design or construction or schedule modifications. Following approval by EPA, after reasonable opportunity for review and comment by RIDEM, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall implement the design or construction modifications required.

PETERSON/PURITAN, INC. SITEFIRST OPERABLE UNITFINALRD/RA STATEMENT OF WORKMarch 13, 1995

#### 1. Construction Meetings

During each construction period, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, and their construction contractor(s) shall meet monthly with EPA and RIDEM regarding the progress and details of construction. The CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, and/or EPA may also schedule additional meetings as necessary to discuss any issues that arise during implementation of each respective phase of the Remedial Action.

### 2. Pre-Final Inspection Meeting

Within 7 days after the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, conclude that each respective construction has been fully performed (100% complete), the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall schedule and conduct an on-site Pre-Final Inspection Meeting. These meetings shall include participants from all parties involved in each Remediation Area Remedial Action, including, but not limited to, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, and their contractors, EPA and the State. These meetings shall include an onsite inspection of the completed construction site with emphasis on any deficient construction items and a proposed resolution and timeframe for correction. Each Pre-Final Inspection Report required pursuant to Section VIII.G. of this SOW shall be developed after conducting this meeting.

## 3. Final Inspection Meeting

Within 7 days after the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, conclude that all activities required by the respective Pre-Final Inspection Report are complete and that the portion of the remedy described in each respective report meets performance standards (except for interim ground water cleanup levels for ground water and cleanup levels for soils at each respective Remediation Area), the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall schedule and conduct an on-site Final Inspection Meeting. This meeting shall include all Settling Defendants and their contractors, EPA The meeting shall include a and the RIDEM. discussion of system components and operations, and an on-site inspection and operational demonstration of the all remediation systems. The Remedial Action Report required pursuant to Section VI.I. of this SOW shall be developed after conducting this meeting and inspection.

### G. Pre-Final Site Inspection Report

Within 7 days after the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, conduct each respective Pre-final Inspection required in Section VIII.F.2. of this SOW, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall submit Pre-Final Inspection Reports to EPA for review and approval or modification, after reasonable opportunity for review and comment by RIDEM. The Pre-Final Inspection Reports shall outline the outstanding or deficient construction items, the actions required to resolve the items, completion dates for the items, a timeline for any system shakedown period, and the dates of the Final Inspection and Remedial Action Report for

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

the respective component of the Remedial Action.

H. Operation and Maintenance (O&M)

Within 5 days of receiving EPA's approval or modification of the respective CCL or PAC Remediation Area Settling Defendants' Pre-Final Inspection Report, as the case may be, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall implement all O&M activities in accordance with the terms and schedules set forth in the O&M Plan approved by EPA.

I. Remedial Action Report

Within 60 days of the determination (for each respective Remediation Area) that all excavations have been completed in accordance with design criteria, that Performance Standards (except cleanup levels for soils at the CCL Remediation Area and interim ground water cleanup levels for ground water at each respective Remediation Area) are met and the soil and ground water treatment systems are Operational and Functional, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall submit a Remedial Action Report to EPA for approval or modification, after reasonable opportunity for review and comment by RIDEM. With respect to the CCL Remediation Area, this Report shall specifically document that, in accordance with this SOW, operation of the SVE system is complete, and the Long-term Remedial Steps Phase of the ground water restoration is Operational and Functional. With respect to the PAC Remediation Area, this Report shall specifically document that, in accordance with this SOW, the excavation of the leachfields is complete and the in-situ oxidation system is Operational and The Remedial Action Report shall document Functional. that all construction activities are complete, performance standards have been met (except interim ground water cleanup levels at each respective Remediation Area for ground water and cleanup levels for soils at the CCL Remediation Area), Pre-Final and Final Inspections have been conducted, and the remedy is Operational and Functional. The Remedial Action

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

Report shall include, at a minimum, the following documentation:

- 1. chronology of events and procedures used;
- 2. tabulation of all analytical data and field notes prepared during the course of the Remedial Design and Construction activities including, but not limited to, monitoring data for the systems' effluent and air emissions to confirm with ARARs, data on treatment residues, environmental monitoring data, and QA/QC documentation of these results,
- 3. documentation, with appropriate photographs, maps and tables of Remediation Area excavation, including volumes, areas of placement and disturbance, and treatment;
- a description of Institutional Controls established;
- 5. a description of established access agreements and controls;
- summary of the implementation of the construction quality control plan;
- 7. documentation of the Pre-Final and Final Site Inspections, including description of the deficient construction items identified during these inspections and documentation of the final resolution of all deficient items;
- 8. certification that the work was performed consistent with the ROD and RD plans and that the remedy is Operational and Functional;
- schedule for remaining O&M activities, including summary of the O&M Plan and discussion of any deficiencies and modifications to the O&M Plan, and
- 10. summary of project costs and their comparison with the original remedial action estimate, including the cost of any modifications during construction.

PETERSON/PURITAN, INC. SITE		
FIRST OPERABLE UNIT	FINAL	
RD/RA STATEMENT OF WORK	March 13,	<u>1995</u>

If EPA disapproves this Remedial Action Report, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall perform those activities necessary to correct deficiencies and submit a revised Remedial Action Report to EPA for approval, according to a schedule approved by EPA.

J. Demonstration of Compliance Report

At the completion of the period necessary to demonstrate compliance with the interim ground water cleanup levels for ground water and cleanup levels for soils at each respective Remediation Area, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall submit to EPA for review and approval a Demonstration of Compliance Report. Each Demonstration of Compliance Report (or its modifications as discussed below) shall contain all information necessary to demonstrate compliance with the interim ground water cleanup levels for ground water, in accordance with the requirements of 40 C.F.R. 264.97, and cleanup levels for soils. In addition, the Demonstration of Compliance Report shall also include all data, collected and tabulated, necessary for EPA to conduct the risk assessment as specified in Section IV.A. of this SOW, and including, but not limited to the following:

- detailed summary of the Remedial Action Report including a description of the Remedial Design and Remedial Action activities undertaken;
- 2. documentation of all sampling locations, analytical methods and results and confirmation of the removal of all contaminated materials and soil for off-site treatment, or on-site treatment of all soils contaminated above cleanup levels; the basis for determining that the performance standards (including interim ground water cleanup levels for ground water and cleanup levels for soils) have been met; QA/QC documentation of these results; the location and frequency of tests and comparison of test results with the performance

standards in a tabular form.

K. Certification of Compliance

ÉPA shall review each Demonstration of Compliance Report. If EPA, after reasonable opportunity for review and comment by RIDEM, determines that the interim ground water cleanup levels for ground water or cleanup levels for soils have not been achieved, EPA shall notify the CCL or PAC Remediation Area Settling Defendants, as the case may be, of its disapproval of the Demonstration of Compliance Report. The CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall then perform those activities necessary to correct deficiencies and resubmit the Demonstration of Compliance Report to EPA for approval, according to a schedule approved by EPA. If EPA, after reasonable opportunity for review and comment by RIDEM, determines that the interim ground water cleanup levels for ground water and cleanup levels for soil have been achieved, EPA shall conduct the risk assessment, pursuant to Section IV.A. of this SOW, on the residual ground water contamination. If EPA, following the risk assessment and after reasonable opportunity for review and comment by RIDEM, determines that the risks are within the EPA's risk management standard for carcinogens or noncarcinogens, these residual ground water contaminant levels will be deemed protective and will be the final Performance Standards and EPA will issue a Certification of Compliance to the CCL or PAC Remediation Area Settling Defendants, as the case may be.

If EPA after reasonable opportunity for review and comment by RIDEM, determines that the risks are not within EPA's risk management standard for carcinogens and non-carcinogens, EPA will establish modified ground water cleanup levels for ground water and the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall continue the Remedial Action until the modified ground water cleanup levels, specified by EPA, are achieved, or the remedy is otherwise deemed protective by EPA. When the CCL Remediation Area

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, can reasonably predict the time that the modified ground water cleanup levels are being or will be achieved, the CCL or PAC Remediation Area Settling Defendants, as the case may be, shall submit to EPA an Amended Demonstration of Compliance Plan for EPA review. This plan shall conform with the requirement of Section IV.A. of this SOW with respect to the modified ground water cleanup levels. At the completion of the period necessary to demonstrate compliance with the modified ground water cleanup levels, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall submit to EPA for review and approval a Revised Demonstration of Compliance Report. This Report shall conform with Section IV. A. with respect to the modified ground water cleanup levels. EPA shall review the Revised Demonstration of Compliance Report. If EPA determines that the modified ground water cleanup levels have been achieved, the modified ground water cleanup levels will be the final Performance Standards and EPA will issue the Settling Defendants a Certification of Compliance.

Upon submission of the Demonstration of Compliance Report or the Revised Demonstration of Compliance Report, the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall continue to monitor the ground water according to the Demonstration of Compliance Plan or the Amended Demonstration of Compliance Plan until receipt of EPA Certification of Compliance.

- IX. Requirements for Submissions Requiring Agency Review and Approval
  - A. All plans, deliverables and reports identified in the SOW for submittal to EPA and RIDEM shall be delivered to EPA and RIDEM in accordance with the Consent Decree and this SOW.

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

- Any plan, deliverable, or report submitted to EPA and в. RIDEM for review and approval shall be printed using twosided printing, recycled paper using at least 30% post consumer content (which shall be so noted on each document), and marked "Draft" on each page and shall include, in a prominent location in the document, the following disclaimer: "Disclaimer: This document is a DRAFT document prepared by the Settling Defendants under a government Consent Decree. This document has not undergone formal review by the EPA and RIDEM. The opinions, findings, and conclusions, expressed are those of the author and not those of the U.S. Environmental Protection Agency and the Rhode Island Department of Environmental Management." Design drawings and blueprints need not comply with the recycled paper content requirements described above.
- C. Approval of a plan, deliverable or report does not constitute approval of any model or assumption used by the Settling Defendants in such plan, deliverable or report.
- In accordance with the approved RD/RA Schedule, the CCL D. Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall submit all Deliverables developed during RD/RA, whether or not specified in this SOW, to EPA and Upon request of EPA, the CCL Remediation Area RIDEM. Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, shall make additional copies of these deliverables available for public review in all designated information repositories. These deliverables may include, but not be limited to, the following:
  - 1. Work Plans;
  - 2. Site Management Plans;
  - 3. Sampling and Analysis Plans;
  - 4. Quality Assurance Project Plans;
  - 5. Field Sampling Plans;
  - 6. Health and Safety Plans;

PETERSON/PURITAN, INC. SITE FIRST OPERABLE UNIT RD/RA STATEMENT OF WORK Ma

FINAL <u>March 13, 1995</u>

- 7. Community Relations Support Plans;
- 8. Intermediate Design Documents;
- 9. Reports summarizing results of investigations; and,
- 10. any pertinent correspondence.

All documents shall be developed in accordance with all applicable EPA guidance.

### ATTACHMENT A

#### PROJECT OPERATIONS PLAN

Before any field activities commence on the First Operable Unit (OU 1), the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, and both the CCL and PAC Remediation Area Settling Defendants with respect to the OU 1 Joint Ground Water Monitoring Plan, shall submit Project Operations Plans (POPs), as appropriate and consistent with the Statement of Work (SOW), to establish procedures to be followed by the CCL and/or PAC Remediation Area Settling Defendants, as the case may be, in performing field, laboratory, and analysis work and community and Agency liaison activities. These procedures are incorporated into four separate plans identified as:

- A. Site Management Plan (SMP);
- B. Sampling and Analysis Plan (SAP);
- C. Health and Safety Plan (HSP); and
- D. Community Relations Support Plan (CRSP).

These plans shall be combined to form each Project Operations Plan (POP). The four components (ie: Plans) of any POP are described in A. through D. herein.

The format and scope of each Plan shall be modified as needed to describe the sampling, analyses, and other activities that are clarified as the RD/RA progresses. EPA may modify the scopes of these activities at any time during the RD/RA at the discretion of EPA in response to the evaluation of RD/RA results, changes in RD/RA requirements, and other developments or circumstances.

A. Site Management Plan (SMP)

The Site Management Plan (SMP) shall describe how the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, and both the CCL and PAC Remediation Area Settling Defendants with respect to the OU 1 Joint Ground Water Monitoring Plan, shall manage the project to complete the Work required at the First Operable Unit. As part of the plan the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, and both the CCL and PAC

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

Remediation Area Settling Defendants with respect to the OU 1 Joint Ground Water Monitoring Plan, shall perform the following tasks:

- Provide for identifying, maintaining, organizing and coordinating all aspects pertaining to all RD/RA fieldrelated activities and minimizing RD/RA schedule delays within operating facility grounds.
  - (a) cooperative arrangements and protocols between all operating facilities for all logistical monitoring and testing, cooperative well installation or other intrusive or non-intrusive field work,
  - (b) document/data exchange,
  - (c) key facility personnel identification and notification, coordination and control of plant activities having any impact on remedial design or remedial action requirements or activities.
- Provide a map and list of properties, the property owners, addresses and telephone numbers of owners to whose property access may be required.
- 3. Clearly indicate, for field replication, any exclusion zone, contamination reduction zone, and clean area for field activities.
- 4. Establish necessary procedures to provide, upon request of the land owner, and in consultation with EPA, information concerning their property obtained during or resulting from implementation of field activities.
- 5. Provide for the security of government and private property.
- 6. Prevent unauthorized entry to the CCL and PAC Source Areas, which might result in exposure of persons to potentially hazardous conditions.
- 7. Establish the location of a field office(s) for all field activities.
- 8. Provide contingency and notification plans for potentially dangerous activities associated with the RD/RA.
- 9. Monitor airborne contaminants released by remedial

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

activities which may affect worker safety or the local populations.

The overall objective of each Site Management Plan is to provide EPA and RIDEM with a written understanding and commitment of how various project aspects such as access, security, contingency procedures, management responsibilities, waste disposal, budgeting, and data handling are being managed by the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, and both the CCL and PAC Remediation Area Settling Defendants with respect to the OU 1 Joint Ground Water Monitoring Plan. Specific objectives and provisions of the Site Management Plan shall include, but are not limited to the following:

- 1. Communicate to EPA, RIDEM, and the public the organization and management of each Remediation Area RD/RA, including key personnel and their responsibilities.
- 2. Provide a list of contractors and subcontractors working for the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, and both the CCL and PAC Remediation Area Settling Defendants with respect to the OU 1 Joint Ground Water Monitoring Plan, in the RD/RA and description of their activities and roles.
- 3. Provide regular financial reports of the expenditures of the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, and both the CCL and PAC Remediation Area Settling Defendants with respect to the OU 1 Joint Ground Water Monitoring Plan, on their respective RD/RA activities.
- 4. Provide for the proper disposal of materials used and wastes generated during the RD/RA (e.g., drill cutting, extracted ground water, protective clothing, disposable equipment). These provisions shall be consistent with the off-site disposal aspects of SARA, RCRA, and applicable state laws. The CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, and both the CCL and PAC Remediation Area Settling Defendants with respect to the OU 1 Joint Ground Water Monitoring Plan, or their authorized

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

representative, or another party acceptable to EPA and RIDEM shall be identified as the generator of wastes for the purpose of regulatory or policy compliance.

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5. Provide plans and procedures for organizing, manipulating, and presenting the data generated and for verifying its quality before and during the RD/RA.

The last item shall include a description of the computer data base management systems that are compatible with hardware available to EPA Region I personnel for handling media-specific sampling results obtained before and during the RD/RA. The description shall include data input fields, examples of data base management output from the coding of all RD/RA sample data, appropriate quality assurance/quality control to ensure accuracy, and capabilities of data manipulation. To the degree possible, the data base management parameters shall be compatible with the EPA Region I data storage and analysis system.

B. Sampling and Analysis Plan (SAP)

Each SAP shall be consistent with Section IX of the Consent Decree, and shall consist of both (1) a Quality Assurance Project Plan (QAPjP) that describes the policy, organization, functional activities, and the quality assurance and quality control protocols necessary to achieve the data quality objectives dictated by the intended use of the data; and (2) the Field Sampling Plan (FSP) that provides guidance for all fieldwork by defining in detail the sampling and data-gathering methods to be used on a project. Components required by these two plans are described below. Additional guidance on the topics covered in each of these plans and the integration of the QAPjP and the FSP into the SAP can be found in the Guidance for Conducting Remedial Investigations and Feasibility Studies Under CERCLA, (EPA/540/G-89/004, OSWER Directive 9355.3-01, October, 1988) and the references contained in that document. In addition, each FSP and QAPjP should be submitted as a single document (although they may be bound separately to facilitate use of the FSP in the field.)

The overall objectives of each Sampling and Analysis Plan are as follows:

- to document specific objectives, procedures, and rationales for fieldwork and sample analytical work;
- to provide a mechanism for planning and approving field and laboratory activities;

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u> </u>

- to ensure that sampling and analysis activities are necessary and sufficient; and
- 4. to provide a common point of reference for all parties to ensure the comparability and compatibility of all objectives and the sampling and analysis activities.

To achieve this last objective, each SAP shall document all field and sampling and analysis objectives as noted above, as well as all data quality objectives and specific procedures/protocols for field sampling and analysis set forth by the Site Management Plan. Additionally, each SAP shall identify, as a data quality objective, those sampling strategies which require "in common" procedures and protocols. These procedures and protocols shall be followed for the CCL and PAC Remediation Areas, and OU 1, as the case may be, such that the majority of the sampling and analyses (including split sampling) can be adequately used for comparison and interpretation by the Settling Defendants and their contractors, and commonly compared by EPA and RIDEM in overseeing the overall cleanup of the First Operable Unit.

The following critical elements of each SAP shall be described for each sample medium (e.g., ground water, soil, and air,) and for each sampling event:

- sampling objectives (well yields, area of influence, demonstration of attainment, five year review, and/or other);
- 2. data quality objectives, including data uses and the rationale for the selection of analytical levels and detection limits (see <u>Data Quality Objectives Development Guidance for Uncontrolled Hazardous Waste Site Remedial Response Activities;</u> OSWER Directive 9355.07, March 1987); Also, <u>Guidance for Data Useability in Risk Assessment;</u> EPA/540/G-90-008, October 1990.
- 3. background update, including an evaluation of the validity, sufficiency, and sensitivity of existing data relating to the First Operable Unit;
- 4. sampling locations and rationale;
- 5. sampling procedures and rationale and references;
- 6. numbers of samples and justification;

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

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- 7. numbers of field blanks, trip blanks, and duplicates;
- 8. sample media (e.g., ground water, surface water, soil, air, and buildings, facilities, and structures, including surfaces, structural materials, and residues);
- 9. sample equipment, containers, minimum sample quantities, sample preservation techniques, maximum holding times;
- 10. instrumentation and procedures for the calibration and use of portable air, soil, or water monitoring equipment to be used in the field;
- 11. chemical and physical parameters in the analysis of each sample;
- 12. chain-of-custody procedures must be clearly stated (see <u>EPA NEIC Policies and Procedures Manual</u>, EPA 330/9-78 001-R) May 1978, revised May 1986;
- 13. procedures to eliminate cross-contamination of samples (such as dedicated equipment);
- 14. sample types, including collection methods and if field and laboratory analyses will be conducted;
- 15. laboratory analytical procedures, equipment, and detection limits;
- 16. equipment decontamination procedures;
- 17. consistency with the other parts of the Work Plan(s) by having identical objectives, procedures, and justification, or by cross-reference;
- 18. analysis from each medium for all Hazardous Substance List (HSL) inorganic and organic analytes, unless otherwise approved by EPA in accordance with the SOW;
- 19. analysis for other potential OU or Remediation Areaspecific contaminants not on the HSL in each media;
- 20. analysis of selected background and contaminated ground water samples for substances listed in RCRA Appendix IX, unless the exclusion of certain substances on this list is approved by EPA;

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

- 21. for any limited field investigation (field screening technique), provisions for the collection and laboratory analysis of parallel samples and for the quantitative correlation analysis in which screening results are compared with laboratory results; and
- concerning a method for the collection of unfiltered 22. ground water samples that are free of sampling-induced turbidity for greater accuracy in determining inorganic and organic contaminant concentrations, procedures shall be developed to support the collection of ground water samples using the low-flow purge and sample method. This method has recently been adopted by EPA, Region I and is referenced below at #10. In the event that the low-flow purge and sample method yields inadequate sample for analysis, the Settling Defendants may request EPA to review the Settling Defendants' contractor's technical findings. EPA may require modifications to the method based on the merit of the technical findings, on a case by case basis. Filtered and unfiltered sampling techniques may be required for certain data-gathering requirements.

Each SAP must be the framework of all anticipated field activities (e.g., sampling objectives, evaluation of existing data, standard operating procedures) and contain specific information on each round of field sampling and analysis work (e.g., sampling locations and rationale, sample numbers and rationale, analyses of samples). During the RD/RA, the SAP shall be revised as necessary to cover each round of field or laboratory activities. Revisions or a statement regarding the need for revisions shall be included in each deliverable describing all new field work.

Each SAP shall allow for notifying EPA, at a minimum, four weeks before field sampling or monitoring activities commence. Each SAP shall also allow split, replicate, or duplicate samples to be taken by EPA (or their contractor personnel), RIDEM, and by other parties approved by EPA. At the request of EPA or RIDEM, the Settling Defendants shall provide these samples in appropriately sized, precleaned containers to the government representatives. Identical procedures shall be used to collect the Settling Defendants' and parallel samples unless otherwise specified by EPA or RIDEM. Several references shall be used to develop each SAP, for example:

 <u>Guidance for Conducting Remedial Investigations and</u> <u>Feasibility Studies Under CERCLA</u> (OSWER Directive 9355.3-01, EPA/540/G-89/004, October 1988);

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	<u>March 13, 1995</u>

- <u>Data Quality Objectives for Remedial Response Activities</u> <u>Development Process</u>, EPA/540/G-87/003, (OSWER Directive 9355.0-7B, March 1987);
- 3. <u>Data Quality Objectives for Remedial Response Activities,</u> <u>example scenario: RI/FS Activities at a site with</u> <u>contaminated Soil and Ground Water</u> (OSWER Directive 9355.0-7B, EPA/540/G-87/002, March 1987);
- 4. <u>Test Methods for Evaluating Solid Waste, Physical/Chemical</u> <u>Method</u> (EPA Pub. SW-846, Third Edition);
- 5. Analytical methods as specified in <u>CFR 40 CFR Parts 136,</u> <u>141.23, 141.24 and 141.25</u> and Agency manuals documenting these methods; and
- 6. <u>Statement of Works for Inorganic and Organic Analyses</u>, EPA Contract Laboratory Program.
- 7. <u>Guidance for Data Useability in Risk Assessment</u>, EPA/540/G-90-008, October 1990.
- <u>Risk Assessment Guidance for Superfund: Volume I-</u> <u>Human Health Evaluation Manual</u> (Part C, Risk Evaluation of Remedial Alternatives), December 1991.
- 9. <u>Ecological Assessment of Hazardous Waste Sites: A field</u> and Laboratory Reference, EPA/600/3-89013, March 1989.
- 10. <u>Ground Water Sampling Procedure, Low Flow Purge and</u> <u>Sampling</u>, Region I SOP # GW 001, August 10, 1994.

# <u>Ouality Assurance Project Plan (OAPjP)</u>

Each Quality Assurance Project Plan (QAPjP) shall document in writing site-specific objectives, policies, organizations, functional activities, and specific quality assurance/quality control activities designed to achieve the data quality objectives (DQO's) of the RD/RA. Each QAPjP developed for this project shall document quality control and quality assurance policies, procedure, routines, and specifications. All project activities throughout the RD/RA shall comply with the respective QAPjP. All QAPjP and sampling and analysis objectives and procedures shall be consistent with <u>Interim Guidelines and Specifications for Preparing Ouality</u> <u>Assurance Project Plans</u> (EPA, 1983 - EPA, QAMS- 005/80, 1980). All analytical methods shall be consistent with EPA analytical protocols and methods.

The 16 basic elements of the QAPjP plan are:

- title page with provision for approval signatures of principal investigators;
- 2. table of contents;
- 3. project description;
- 4. project organization and responsibility;
- 5. guality assurance objectives for measurement data, in terms of precision, accuracy, completeness, representativeness, and comparability;
- 6. sampling procedures;
- sample custody;
- 8. calibration procedures and frequency;
- 9. analytical procedures, which must be EPA approved or equivalent methods;
- 10. data reduction, validation and reporting;
- 11. internal quality control checks and frequency;
- 12. performance and system audits and frequency;
- 13. preventive maintenance procedures and schedules;
- 14. specific routine procedures to be used to assess the precision, accuracy, and completeness of data and to assess specific measurement parameters involved;
- 15. corrective action; and
- 16. quality assurance reports to management.

As indicated in EPA/QAMS-005/80, the above list of essential elements must be considered in each QAPjP for the respective RD/RA. If a particular element is not relevant to the project, the reasons must be provided.

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	March 13, 1995

Information in a plan other than the QAPjP may be cross-referenced clearly in the QAPjP provided that all objectives, procedures, and rationales in the documents are consistent, and the reference material fulfills the requirements of EPA/QAMS-005/80. Examples of how this cross-reference might be accomplished can be found in the <u>Data Quality Objectives for Remedial Response Activities,</u> <u>Development Process, EPA/540/6-87/003 (OSWER Directive 9355.0-7B),</u> March 1987 and the Data Quality Objectives for Remedial Response Activities, Example Scenario, EPA/540/G-87/004 (OSWER Directive 9355.0-7B), March 1987. EPA-approved analytical methods or alternative methods approved by EPA shall be used, and their corresponding EPA-approved guidelines shall be applied when they are available and applicable.

The QA/QC for any laboratory used during the RD/RA shall be included in the QAPjP. When this work is performed by a contractor to the private party, each laboratory performing chemical analyses shall meet the following requirements:

- be approved by the State Laboratory Evaluation Program, if available;
- 2. have successful performance in one of EPA's National Proficiency Sample Programs (i.e., Water Supply or Water Pollution Studies or the State's proficiency sampling program);
- 3. be familiar with the requirements of 48 CFR Part 1546 contract requirements for quality assurance; and
- have a QAPjP for the laboratory including all relevant analysis. This plan shall be referenced as part of the contractor's QAPjP.

The CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, and both the CCL and PAC Remediation Area Settling Defendants with respect to the OU 1 Joint Ground Water Monitoring Plan, are required to certify that all data as required by EPA in accordance with the SOW have been validated by an independent person according to Region I's Laboratory Data Validation Functional Guidelines for Evaluating Organic and Inorganic Analyses (amended as necessary to account for the differences between the approved analytical methods for the project and the Contract Laboratory Procedures (CLP) procedures). These approved methods shall be contained in the QAPjP. The independent person shall not be the laboratory conducting the analyses and

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	March 13, 1995

should be a person familiar with EPA Region I data validating procedures. The independent person performing the validation shall insure that the data packages are complete and, all discrepancies have been resolved if possible, and the appropriate data qualifiers have been applied. The CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, and the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, and both the CCL and PAC Remediation Area Settling Defendants with respect to the OU 1 Joint Ground Water Monitoring Plan, shall keep the complete data package and make it available to EPA on request. The complete data package must include the following:

- Narrative stating method used and explanation of any problems,
- o Tabulated summary forms for samples, standards and QC,
- Raw data for samples, standards and QC,
- Sample preparation logs and notebook pages,
- Sample analysis logs and/or notebook pages,
- o Chain of custody sample tags,
- o An example calculation for every method per matrix.

## Field Sampling Plan (FSP)

The objective of the Field Sampling Plan is to provide EPA and all parties involved with the collection and use of field data with a common written understanding of all field work. Each FSP should be written so that a field sampling team unfamiliar with the Site would be able to gather the samples and field information required. Guidance for the selection of field methods, sampling procedures, and custody can be acquired from the <u>Compendium of Superfund Field</u> <u>Operations Methods</u> (OSWER Directive 9355.0-14, EPA/540/P-87/001), December 1987, which is a compilation of demonstrated field techniques that have been used during remedial response activities at hazardous waste sites. Each FSP shall include the following elements:

<u>Background</u>. If the analysis of the existing OU 1 or CCL or PAC Remediation Area-specific details, as the case may be, is not included in the Work Plan or in the QAPjP, it must be included in the FSP. This analysis shall include a description of the OU 1 or CCL or PAC Remediation Area and surrounding areas, as the case may be, and a discussion of known and suspected contaminant sources, probable transport pathways, and other relevant information. The analysis shall also include descriptions of specific data gaps and ways in which sampling is designed to fill those gaps. Including this discussion in the FSP will help orient the sampling team in the field.

PETERSON/PURITAN, INC. SITE	
FIRST OPERABLE UNIT	FINAL
RD/RA STATEMENT OF WORK	March 13, 1995

<u>Sampling Objectives.</u> Specific objectives of sampling effort that describe the intended uses of data must be clearly and succinctly stated.

Sampling Location and Frequency. This section of the FSP identifies each matrix to be collected and the constituents to be analyzed. Tables shall be used to clearly identify the number of samples, the type of sample (water, soil, etc.), and the number of quality control samples (duplicates, trip blanks, equipment blanks, etc.). Figures shall be included to show the locations of existing or proposed sample points.

<u>Sample Designation</u>. A sample numbering system shall be established for the project. The sample designation should include the sample or well number, the sample round, the sample matrix (e.g., surface soil, ground water, soil boring), and the designation of the OU or Remediation Area, as defined in the SOW.

<u>Sampling Equipment and Procedures.</u> Sampling procedures must be clearly written. Step-by-step instructions for each type of sampling that are necessary to enable the field team to gather data that will meet the Data Quality Objectives (DQOs). A list should include the equipment to be used and the material composition (e.g., Teflon, stainless steel) of equipment along with decontamination procedures.

Sampling Handling and Analysis. A table shall be included that identifies sample preservation methods, types of sampling jars, shipping requirements, and holding times. Examples of paperwork such as traffic reports, chain-of-custody forms, packing slips, and sample tags filled out for each sample as well as instructions for filling out the paperwork must be included. Field documentation methods including field notebooks and photographs shall be described.

C. Health and Safety Plan (HSP)

The objective of the OU 1 or CCL or PAC Remediation Area-specific Health and Safety Plan, as the case may be, is to establish the procedures, personnel responsibilities and training necessary to protect the health and safety of all on-site personnel during the RD/RA. The plan shall provide for routine but hazardous field activities and for unexpected site-related emergencies.

The health and safety requirements and procedures in the HSP shall be updated based on an ongoing assessment of OU 1 or CCL or PAC Remediation Area conditions, as the case may be, including the most current information on each medium. For each field task during the RD/RA, the HSP shall identify:

- 1. possible problems and hazards and their solutions;
- environmental surveillance measures;
- 3. specifications for protective clothing;
- 4. the appropriate level of respiratory protection;
- 5. the rationale for selecting that level; and
- 6. criteria, procedures, and mechanisms for upgrading the level of protection and for suspending activity, if necessary.

Each HSP shall also include the delineation of exclusion areas on a map and in the field. For the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, and both the CCL and PAC Remediation Area Settling Defendants with respect to the OU 1 Joint Ground Water Monitoring Plan, each HSP shall describe: 1) the on-site person responsible for implementing the HSP; 2) protective equipment personnel decontamination procedures, and 3) medical surveillance. The following documents shall be consulted:

- <u>Interim Standard Operations Safety Guides</u> (Hazardous Response Support Division, Office of Emergency and Remedial Response EPA, Wash. D.C. 1982);
- 2. <u>Superfund Public Health Evaluation Manual</u> (OSWER Directive 9285.41, EPA/540/1-861060, EPA 1986);
- <u>Hazardous Waste Operations and Emergency Response</u> (Department of Labor, Occupational Safety and Health Administration, (OSHA) 29 CFR Part 1910); and
- Occupational Safety and Health Guidance Manual for Hazardous Waste Site Activities: Appendix B (NIOSH/OSHA/EPA 1986).

OSHA regulations at 40 CFR 1910 and Chapter 9 of the <u>Interim</u> <u>Standard Operating Safety Guide</u>, which describes the routine emergency provisions of a site-specific health and safety plan, shall be the primary reference used by the Settling Defendants in

PETERSON/PURITAN, INC. SITE		
FIRST OPERABLE UNIT	FINAL	
RD/RA STATEMENT OF WORK	March 13, 1	995

developing and implementing all Health and Safety Plans.

The measures in the HSP shall be developed and implemented to ensure compliance with all applicable state and Federal occupational health and safety regulations. Each HSP shall be updated at the request of EPA during the course of the RD/RA and as necessary.

D. Community Relations Support Plan (CRSP)

EPA shall develop a revised Community Relations Plan (CRP) to describe public information and public involvement activities anticipated during the RD/RA. The Settling Defendants shall develop a CRSP, whose objective is to ensure and specify adequate support from the CCL Remediation Area Settling Defendants with respect to the CCL Remediation Area, the PAC Remediation Area Settling Defendants with respect to the PAC Remediation Area, and both the CCL and PAC Remediation Area Settling Defendants with respect to the OU 1 Joint Ground Water Monitoring Plan, for the community relations efforts of EPA. This support shall be at the request of EPA and may include:

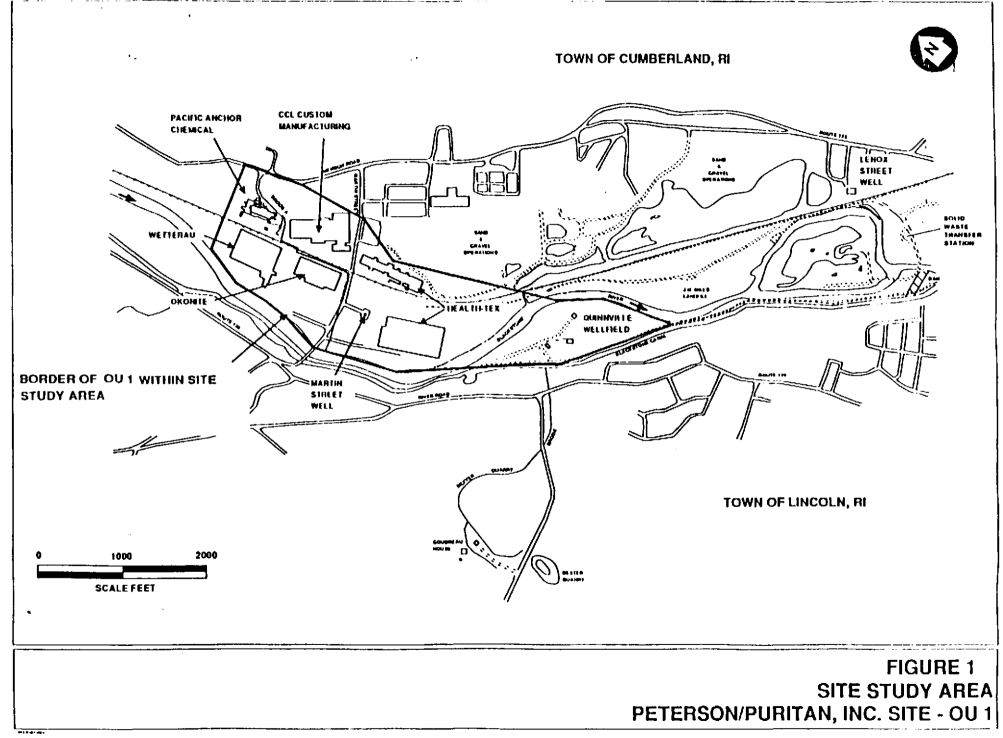
- participation in public informational or technical meetings, including the provision of presentations, logistical support, visual aids and equipment;
- publication and copying of fact sheets or updates;
- 3. assistance in preparing a response to public inquiries during the RD/RA;
- 4. assistance in placing EPA public notices in print.

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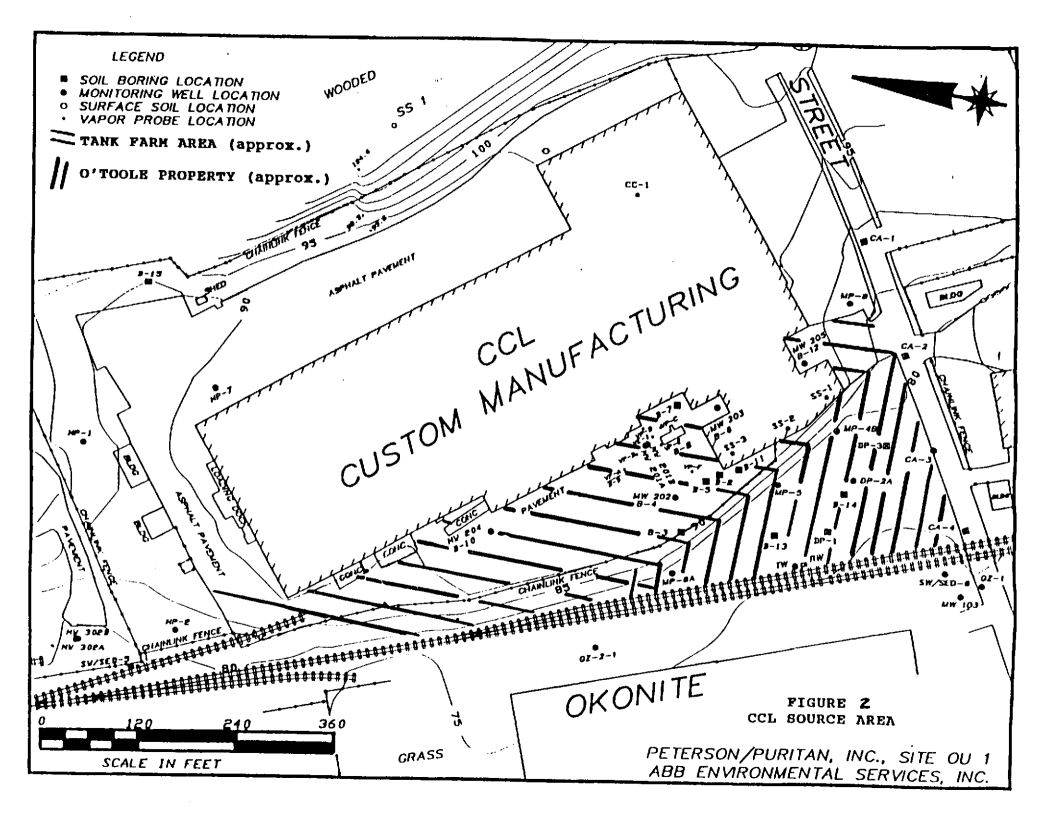
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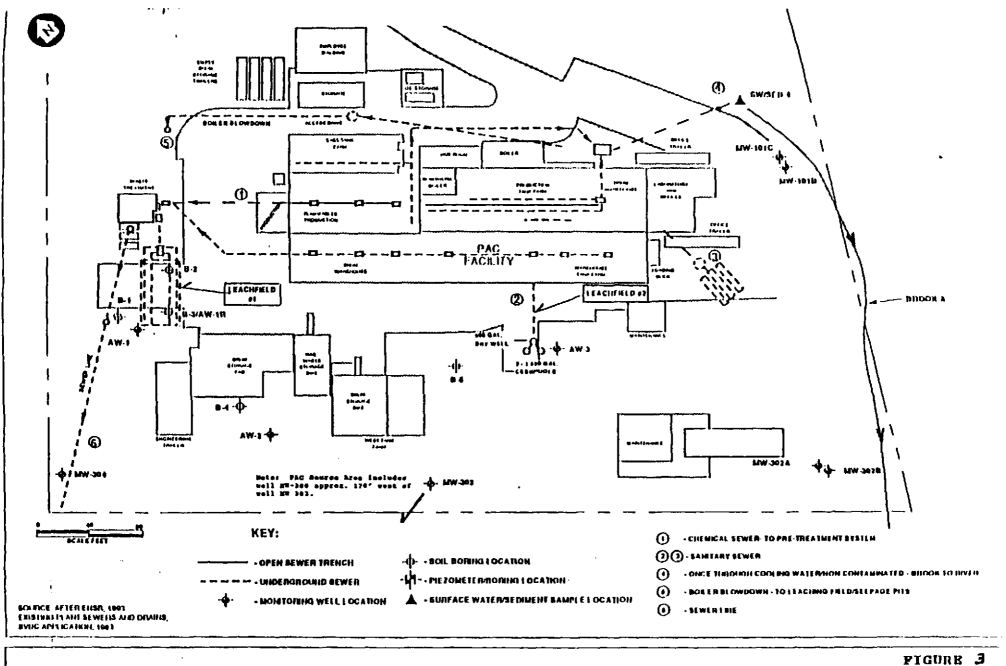
ATTACHMENT B

FIGURES



\*OUL includes the Quinnville Wellfield to the extent that it is affected by contamination emanating from the CC**L** Source Area.





PAC BOURCE AREA AND LEACHFIELDS 1 & 2 PETERSON/PURITAN, INC. SITE - OU 1 CUMBERLAND AND LINCOLN, RHODE ISLAND

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# APPENDEX C

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#### APPENDIX C

# Settling Defendants

CCL Custom Manufacturing, Inc. CPC International Inc. (as indemnitor of CCL Custom Manufacturing, Inc.) Lonza Inc. Pacific Anchor Chemical Company SUPERVALU Operations, Inc.

## APPENDEX D

# APPENDIX D

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# Owner Settling Defendants

CCL Custom Manufacturing, Inc. Pacific Anchor Chemical Company SUPERVALU Operations, Inc.

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APPENDEX E

#### APPENDIX E

## CCL Remediation Area Settling Defendants

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- CCL Custom Manufacturing, Inc.
- CPC International Inc. (as indemnitor of CCL Custom Manufacturing, Inc.)

# APPENDEX F

## APPENDIX F

# PAC Remediation Area Settling Defendants

Lonza Inc.

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Pacific Anchor Chemical Company SUPERVALU Operations, Inc.

# APPENDIX G

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# APPENDIX G

# Wastewater Discharge Permits Issued by Narragansett Bay Commission Publicly Owned Treatment Works

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September 27, 1994

Mr. John Scott CPC International, Inc. Peterson/Puritan Superfund Box 8000 International Plaza Englewood Cliffs, NJ 07632-9976 CERTIFIED MAIL RETURN RECEIPT REQUESTED

Re: Healthtex Site

Dear Mr. Scott:

Your application for issuance of a Wastewater Discharge Permit has been reviewed and processed in accordance with Article 8 of the Rules And Regulations For The Use Of The Wastewater Facilities Within The Narragansett Bay Water Quality Management District (Rules and Regulations).

Enclosed please find Wastewater Discharge Permit #B4012-001-0799 which is now in effect and covers the wastewater discharges from the above-referenced facility into the Narragansett Bay Commission's sewer system. All discharges from this facility and actions and reports relating thereto must be in accordance with the terms and conditions of this permit.

If you wish to appeal or challenge any conditions imposed by this permit, a petition must be filed within fifteen (15) days from receipt detailing all requested modifications or revisions. Failure to petition for reconsideration of the permit is deemed a waiver by the permittee of the right to challenge the terms of the permit. Filing a petition shall not relieve you of your obligation to comply with this permit. You must comply with the terms of this permit until the permit is modified, terminated, or revoked.

The Commission will only accept submittals on behalf of your firm from the individuals indicated on the cover page of the permit. Should you wish to authorize someone other than the persons indicated on the permit to make submittals on behalf of your firm, you should complete the enclosed Designation of Authorized Agent Form and return it to this office within fifteen (15) days of receipt of this permit.

459 Promenade Street \* Providence, Rhode Island 02908 \* 401 . 277 . 3738 Fax 401 . 277 . 6186

[4]

Page 2

Please note that the Commission can assess Civil and Administrative penalties of up to \$25,000 per violation of the NBC Rules and Regulations or permit conditions. The enclosed Certificate of Discharge must be prominently posted on the wall in your firm.

If you have any questions regarding this letter or provisions of your discharge permit, feel free to call me at 277-3738.

Sincereley,

mp

Thomas P. Uva Pretreatment Program Manager

TPU:jn

Enclosures

cc: John Motta

CERTIFICATE TO DISCHARGE
the following types of process water:
GROUNDWATER BENEDIATION DISCHARGES
and a second second second second second second second second second second second second second second second
into the facilities of the
NARRAGANSETT BAY COMMISSION is hereby granted to: *fee*
<u>CPC INTERNATION - PETERSON/PURITAN SUPERFUND - HEALTHTEX SITE</u> *sticker*
88 MARTIN STREET
CIMBERLAND_RT_02864
PERMIT NUMBER <u><b>B4012-001-0799</b></u>
The discharge permit must be kept at the above address for inspection.
Failure to comply with the rules and regulations of the Narragansett Bay
Commission or with the conditions of the discharge permit will subject
the permittee to fines of up to \$25,000 per violation per R.I.G.L. 46-25-25.3. $\frac{1}{21}$
Initial Date of Issuance
This permit certificate is valid only if current fee sticker is attached.



# WASTEWATER DISCHARGE PERMIT

Permit No.: B4012-001-0799 Company Name: CPC INTERNATIONAL, INC. - PETERSON/PURITAN SUPERFUND - HEALTHTEX SITE Facility Address: 88 Martin St., Cumberland, RI 02864 Mailing Address: Box 8000, International Plaza, Englewood Cliffs, New Jersey 07632-9976 Facility Vice-President: Mr. John Scott Facility Authorized Agents: Mr. David Rogers; Mr. Paul Exner User Classification: Groundwater Remediation Discharges Categorical Standards Applicable: None

By virtue of Rhode Island's General Laws Title 46 Chapter 25 (Act) and in accordance with the Rules And Regulations For The Use Of Wastewater Facilities Within The Narragansett Bay Water Quality Management District (Rules and Regulations), Mr. John Scott and CPC International, Inc., hereinafter referred to as Permittee, is hereby authorized to discharge process wastewater from the above identified facility in accordance with the terms and conditions set forth in this permit.

All discharges authorized herein must be consistent with the effluent limitations, monitoring requirements and other conditions set forth in this permit. The discharge of any pollutant not identified in this permit or any pollutant identified in this permit at a level in excess of that authorized shall constitute a violation of the permit. This permit consists of 14 pages with conditions A - T.

This permit is effective upon receipt and expires on July 31, 1999.

Noncompliance with any term or condition of this permit shall constitute a violation of the NBC's Rules and Regulations and may subject the user to an Administrative or Civil Penalty of up to \$25,000 per violation per day as defined in R.I.G.L. \$46-25-25.2. Willful or criminally negligent violations shall be punishable by fines and/or imprisonment as defined in R.I.G.L. \$46-25-25.3.

For the Narragansett Bay Commission:

Pur Bank The no Paul Pinault, P.E., Executi Narragansett Bay Commission Issued this 24 thay of September, 1994

**NOTE:** The NBC will accept the person(s) named on this permit as the **Permittee's** authorized agent(s) until notified otherwise.

An authorized agent or authorized company representative is a person who is a principal executive officer or other corporate officer with signatory powers as per the Permittee's by-laws or per a vote of the directors if the Permittee is a corporation; a general partner or proprietor if the Permittee is a partnership or sole proprietorship respectively; or a duly authorized representative, the individual designated on the permit application or permit cover page, if such representative is responsible for the overall operation of the facility and has the authority to sign contracts, permits, permit applications, monitoring results and other documents in the company's name and otherwise bind the Permittee. Please complete and submit the enclosed Designation Of Authorized Agent form if you wish to designate additional authorized agents.

The NBC will not accept documents signed by persons other than the Company's authorized agent(s) or authorized representative(s).

- 2 -

#### CONDITIONS TO PERMIT

#### A. EFFLUENT DISCHARGE LIMITATIONS:

1. The permittee shall at all times comply with the effluent limitations specified on Table 1 on page 13, attached hereto and incorporated herein.

2. The permittee shall comply with all discharge limitations and prohibitions contained in Article 5 of the NBC's Rules and Regulations, as well as all other provisions of those Rules, and any other applicable State or Federal standards, including but not limited to the Federal Water Pollution Control Act, 33 U.S.C. § 1251 et seq. and R.I.G.L. § 46-12-1 et seq. The permittee shall at all times comply with 40 CFR § 403.5 and may not introduce into the NBC's facilities any pollutants which shall violate the general or specific prohibitions including but not limited to discharges resulting in pass through or interference situations at the Commission's facilities.

3. The permittee shall not increase the use of process water or dilute a discharge in any way as a partial or complete substitute for adequate treatment to achieve compliance with the above standards.

#### **B. PERMITTED DISCHARGES:**

1. The permittee is authorized to discharge the following tanks, solutions or process wastewater streams to the NBC's facilities:

Groundwater Discharges from Remediation Project

2. No other process wastewater is to be discharged to the sewer unless specifically approved by the NBC in writing.

#### C. PROHIBITIONS:

1. The permittee is strictly prohibited from discharging any prohibited substances as detailed in the Rules and Regulations of the Narragansett Bay Water Quality Management District Commission. Prohibited discharges include, but are not limited to, the following:

Electroplating Solutions Cyanide Solutions Acidic Solutions Caustic Solutions Degreasing Solutions Solvents Sludges Fuel or Lubricating Oils

- 3 -

2. The permittee is strictly prohibited from discharging any process wastewater streams other than those specified in Section B(1) of this permit or wastestreams containing pollutants with concentrations in excess of the effluent limitations specified on Table 1 on page 13, attached hereto and incorporated herein. The permittee is strictly prohibited from discharging any other tanks, solutions, chemicals or materials including all prohibited substances as defined in the Rules and Regulations of the Narragansett Bay Water Quality Management District without written approval from the Commission.

3. The use of portable pumps and/or flexible hose for transfer of chemicals or wastewater is specifically prohibited without written approval from the Commission.

#### D. PRETREATMENT REQUIREMENTS:

1. All process discharges listed in Section B(1) of this permit except for non-contact cooling water wastestreams must discharge into a single sampling location. The sampling location shall be installed within 30 days of the effective date of the permit and shall be approved by the NBC prior to the beginning of construction.

2. The permittee is responsible for properly operating and maintaining the pretreatment system to achieve and ensure compliance with the conditions of this permit. Proper operation and maintenance shall include but not be limited to: effective performance, adequate funding, adequate operator staffing and training, adequate laboratory and process controls, including appropriate quality assurance procedures.

3. The permittee must discharge groundwater to the sanitary sewer line on Martin Street.

4. The permittee shall install a discharge flow meter with a non-resettable totalizer to measure the amount of ground water discharged. The meter shall be installed prior to discharging treated wastewater to the sewer and shall be approved by the NBC prior to being installed. This meter must be operational at all times that discharges occur and will be utilized to assess sewer use fees based upon the volume of wastewater discharged in accordance with rates and fees approved by the Public Utilities Commission in pursuant to RIGL §39-1-1 et seq and §46-25-1 et seq.

#### E. MONITORING REQUIREMENTS:

1. The permittee shall sample the combined discharge of all recovery or pumping wells for analysis of <u>Total Toxic Organic</u> constituents as follows:

a. During the first sixty (60) days of operation, the permittee shall take a minimum of four (4) evenly spaced grab samples each day. These samples must be taken in glass bottles with teflon or teflon coated covers in such a manner that no air bubbles pass through the sample as the bottle is being filled. The samples should be hermetically sealed with no air bubbles entrapped in the bottle and iced or refrigerated from the time of collection until analysis. The four (4) grab samples collected each day must be combined in the laboratory immediately prior to analysis for Total Toxic Organics.

b. From day sixty-one (61) to day one-hundred and twenty (120), the permittee shall take samples as described above in paragraph 1(a) during one (1) operating day each week. Following day 120, the permittee shall take samples as described in paragraph 1(a) on one (1) operating day each month until the expiration date of this permit. All samples are to be analyzed for Total Toxic Organics.

2. The discharge flow meter specified previously is to be read at the start of sampling and at the end of sampling. These readings and the resultant total flow are to be submitted with the sampling results.

3. A copy of the analytical results for each sampling month listed above must be sent to the NBC within 30 days after the end of the month in which the samples are to be taken. All sampling and analyses are to be done in accordance with EPA approved procedures (40 C.F.R. § 403 and 40 C.F.R. § 136). The permittee must complete and submit a Self-Monitoring Compliance Report (copy enclosed) with each certified laboratory analysis sheet. The laboratory analysis report must indicate the EPA approved test procedure for each parameter listed. All Self-Monitoring Compliance Reports must be signed by the permittee or authorized agent and must certify that the information submitted is accurate and complete to the best of their knowledge.

4. The permittee must compare the analytical report results with the NBC's effluent discharge limitations listed in Table 1. If there are any violations of the NBC's standards, the permittee must notify the NBC pretreatment staff within 24 hours of becoming aware of the violation by contacting the pretreatment staff at 277-3738 or by using the twenty four (24) hour violation notification FAX form (copy enclosed) and must resample and analyze for the parameter(s) in violation of the NBC's standards. The results after resampling must be submitted to the NBC no later than 30 days following the date that the permittee became aware of the initial violation of the standards. 5. The NBC may, at any time, require more frequent monitoring than specified in this permit. Conditions that may result in the imposition of more frequent monitoring include, but are not limited to, the following:

- a. Failure to meet effluent limitations;
- b. Change in production processes;
- c. Expansion or reduction of production;
- d. Change in water usage;
- e. Discovery of additional information on monitoring or production unavailable to the NBC at the time this permit was prepared.

#### F. RECORD KEEPING REQUIREMENTS:

1. The permittee shall be responsible for maintaining a log book documenting all records pertaining to the operation of the pretreatment system, including but not limited to the following:

- a. Amount of chemicals used on a monthly basis;
- b. Amount of sludge generated on a monthly basis;
- c. Completed manifest forms for hazardous materials;
- d. A listing of all batch discharges including the date of the discharge and a description of the tank from which the discharge occurred;
- e. The amount of chemicals added to provide pretreatment of batch discharges;
- f. pH and chlorine residual readings taken during the course of providing batch treatment of any process wastewater and the amount of sludge generated, where applicable;
- g. Maintenance performed on the pretreatment system including weekly probe cleaning, monthly probe calibration and other maintenance requests specified by inspectors of the NBC;
- h. Discharge flow meter readings on a weekly basis.

2. Records which substantiate any information supplied in permit applications, Self-Monitoring Compliance Reports and any other informational requirements of the Rules and Regulations or any applicable State or Federal law are to be kept by the permittee for a period of at least three (3) years unless a dispute or litigation involving the subject of those records is pending, in which case these records are to be kept by the permittee for a period of at least three (3) years following resolution of such litigation or dispute.

#### G. ACCIDENTAL DISCHARGES, SPILL AND SLUG CONTROL PLANS:

1. The permittee must maintain all associated facilities to ensure that incidental and accidental spills are not able to enter the NBC sewer system. In the case of accidental discharge to the NBC facilities, including any discharge that would violate a Federal prohibition under 40 CFR 403.5(b), it is the responsibility of the permittee to notify the NBC of the incident immediately by calling the NBC's Pretreatment Division at 277-3738 or during non-business hours at its 24 hour emergency hotline number, 434-6350.

2. Within five (5) days following an accidental discharge, the permittee shall submit to the NBC a detailed written report describing the nature, cause and volume of the discharge and the measures to be taken by the user to prevent similar future occurrences.

#### H. RIGHT OF ENTRY:

The NBC, upon presenting identification and appropriate credentials, is authorized to enter the premises of the permittee during working hours and at other reasonable times for the purposes of inspection, sampling, reading water meters, records inspecting and copying and as otherwise authorized under R.I.G.L. § 46-25-25.1. Reasonable hours in the context of inspection and sampling include any time the NBC has reason to believe that violation of the permit or of the Rules and Regulations is occurring.

#### I. PERMIT FEE:

The permittee agrees to pay an annual permit fee and all sewer user fees assessed by the NBC in accordance with rates and fees approved by the Public Utilities Commission pursuant to R.I.G.L. § 39-1-1 et seq. and § 46-25-1 et seq.

#### J. CHANGES IN OPERATION:

The permittee must notify the Commission in writing at least thirty (30) days prior to instituting any significant changes in operations that may affect the quality or quantity of the process wastestream discharged to the sewer system. Operational changes that may affect the quality or quantity of the process wastestream include, but are not limited to, the following:

- Addition, removal, or relocation of process tanks or solutions;
- Installation of any new wastewater generating process operation;
- Relocation of any process operation piping, or valving;
- 4. Modification of any pretreatment process or procedure;
- 5. Installation or modification of pretreatment equipment or associated piping;
- 6. Change from the hours of facility operation specified in the discharge permit application;
- 7. Change in the personnel responsible for the proper operation of pretreatment equipment and/or the quality and quantity of the process wastestream.

#### **K.** CLOSING, SELLING, MOVING THE BUSINESS:

If the permittee intends to close, liquidate, sell or move the permitted premises, located as referenced on page 1 of this permit, the permittee must notify the NBC in writing thirty (30) days before disposing of any process waste associated with the move or the cessation of business.

#### L. TRANSFER OF PERMIT NOT ALLOWED:

Wastewater discharge permits are issued to a specific user for a specific operation. This permit may not be reassigned, transferred or sold to a new owner, new user, different premises, or a new or changed operation without the express written permission from the NBC. The permittee shall provide a copy of this permit to any prospective purchaser of said facility referenced on page 1 of this permit at least fourteen (14) days prior to closing on the business or property.

#### M. PERMIT VIOLATIONS:

\_\_\_\_\_

#### 1. Enforcement Costs

The permittee agrees to reimburse the NBC for the cost of enforcing the permit, including reasonable attorneys' fees, if violations of the permit are found by a hearing officer during the course of an administrative hearing or if such decision is appealed, then in a court of competent jurisdiction.

#### 2. Damage to the Facilities

The permittee agrees to indemnify and hold harmless NBC from and against any liability, loss, cost, expense or actual damage (including reasonable attorneys' and accountants' fees incurred in defending or prosecuting any claim for any such liability, loss, cost, expense or damage) suffered by the NBC and caused by discharges from the permittee, either singly or by interaction with other wastes.

#### 3. Violations of the NBC's Permit

The permittee agrees to reimburse the NBC for any penalty and additional operating expense incurred by the NBC for violations of the NBC's NPDES, RIPDES, or any other state or federal permit which were caused by discharges from the permittee, either singly or by interaction with other wastes.

#### 4. Penalties for Violations

Article 10 of the NBC's Rules and Regulations provides that any person who violates a permit condition is subject to an administrative or civil penalty of up to \$25,000 per violation per day as defined by R.I.G.L. \$46-25-25.2. Willful or criminally negligent violations shall be punishable by the aforementioned fine and/or imprisonment as defined in R.I.G.L.\$46-25-25.3.

#### N. REVOCATION/SUSPENSION OF PERMIT:

1. Violations of the conditions of this permit, the NBC's Rules and Regulations, Act, and applicable State or Federal regulations may result in the revocation of this permit in accordance with the due process requirements of the NBC's Rules and Regulations. Violations that may result in revocation of this permit include, but are not limited to, the following:

- Failure to accurately report the wastewater constituents and characteristics of the discharge;
- b. Failure to report changes in operations or wastewater constituents;
- c. Failure to allow NBC personnel statutorily authorized access for the purposes of inspection or monitoring;
- d. Failure to adhere to an approved compliance schedule;
- Failure to comply with administrative orders or settlement agreements;
- f. Failure to pay authorized fees and user charges;

q. Violation of any other applicable permit conditions.

This list is for illustrative purposes and is not intended to be inclusive.

The Executive Director may suspend this wastewater 2. discharge permit should the permittee cease operations for any period exceeding one (1) month. The suspension will not act as a revocation of the permit, but rather as a temporary suspension of the user's rights under the permit while operations have ceased. During such suspension, the user's connection to the facilities shall be plugged. The user shall still be required to pay the permit fee, since the permit itself will not be revoked. During such suspension, the user shall be disconnected from the facility. The Commission shall have the authority to make periodic inspections during this time to determine whether the user is continuing to discharge regulated wastewater. Such discharge may be considered grounds for revocation of the wastewater discharge permit.

#### O. CIVIL AND CRIMINAL LIABILITY:

Nothing in this permit shall be construed to relieve the permittee from civil and/or criminal penalties for noncompliance with the NBC's Rules and Regulations or State or Federal laws or regulations.

#### P. DUTY TO COMPLY:

The permittee must comply with all conditions of this permit. Failure to comply with the requirements of this permit may be grounds for enforcement proceedings including administrative, civil and/or criminal penalties, injunctive relief and summary abatements.

Compliance with this permit does not relieve the permittee of its obligation to comply with any or all pretreatment regulations, standards or requirements under local, State and Federal laws, including any such regulations, standards, requirements, or laws that may become effective during the term of this permit.

#### Q. REMOVED SUBSTANCES:

Solids, sludges, filter residues or other pollutants removed in the course of treatment or control of wastewater shall be disposed of in accordance with § 405 of the Clean Water Act and subtitles C and D of the Resource Conservation and Recovery Act. A Resource Conservation and Recovery Act (RCRA) informational brochure is attached to this permit to inform you of your RCRA obligations.

#### R. PERMIT MODIFICATION/RENEWAL:

1. This permit may be modified for good causes including, but not limited to, the following:

- a. To incorporate any new or revised Federal, State, or pretreatment standards or requirements;
- b. Material or substantial alterations or additions to the permittee's process operation, or discharge volume or characteristics which were not considered in the drafting of this permit;
- c. A change in any condition regarding either the industrial user or the POTW that requires either a temporary or permanent reduction or elimination of the authorized discharge;
- d. Information indicating that the permitted discharge poses a threat to the NBC collection or treatment system, POTW personnel or the receiving waters;
- e. Violation of any terms or conditions of the permit;
- f. Misrepresentation or failure to disclose fully all relevant facts in the permit application or in any required reporting;
- g. Revision of or a grant of variance from such categorical standards pursuant to 40 CFR 403.13;
- h. To correct typographical or other errors in the permit;
- i. To reflect transfer to the facility ownership and/or operation to a new owner/operator;
- j. Upon request of the permittee, provided such request does not create a violation of any applicable requirements, standards, laws, or rules and regulations.

The filing of a request by the permittee for a permit modification, revocation and reissuance, termination, or a notification of planned changes or anticipated noncompliance, does not stay any permit condition.

2. If the permittee wishes to continue to discharge after the expiration date of this permit, an application must be filed for a permit renewal in accordance with the requirements of Article 8 of the NBC's Rules and Regulations a minimum of 90 days prior to the expiration date.

#### S. INTEGRATION:

This permit represents the entire agreement and understanding of the parties hereto to those matters contained herein. No prior oral or written understanding shall be of any force or effect with respect to those matters covered hereunder. This permit may not be modified or altered except in accordance with the provisions of Article 8 of the Rules and Regulations. All terms used in this permit shall be construed as defined under Article 2 of the Rules and Regulations.

#### T. JURISDICTION:

This permit shall be administered and interpreted under the laws of the State of Rhode Island. Jurisdiction of litigation arising from this permit shall be in the State of Rhode Island. If any part of this permit is found to be in conflict with applicable laws, such part shall be inoperative, null and void insofar as it is in conflict with said law, but the remainder of this permit shall be in full force and effect.

Attachments:

Self Monitoring Compliance Report Form Designation of Authorized Agent Form RCRA Handbook Twenty-Four (24) Hour Notification FAX form

# TABLE 1NBC EFFLUENT DISCHARGE LIMITATIONSBUCKLIN POINT FACILITY

Parameter		Limitation (Max.)*	
Total Toxic Organics (TTO)	2.13		
Biochemical Oxygen Demand (I	378.00		
Total Suspended Solids (TSS)	228.00		
Oil and Grease (mineral orig	25.0		
Oil and Grease (animal/vegetable origin)		100.0	
pH range (at all times)		5.5 - 9.5 s.u.	
	Maximum Daily	Monthly Average	
	Concentration	Concentration	
Parameter	Limit (mg/l)	(mg/l)	
Arsenic (Total)	0.20	0.10	
Cadmium (Total)	0.11	0.07	
Chromium (Total)	2.77	1.63	
Copper (Total)	1.20	1.20	
Lead (Total)	0.69	0.29	
Mercury (Total)	0.06	0.03	
Nickel (Total)	1.62	1.62	
Selenium (Total)	0.40	0.20	
Silver (Total)	0.40	0.20	
Tin (Total)	4.00	2.00	
Zinc (Total)	1.67	1.39	
Metals not mentioned above	4.00	2.00	
Cyanide (Total)	0.50	0.50	
Sulfide	200.00	100.00	
Sulfates	1,000.00	500.00	
Fluoride	10.00	5.00	

\* All limitations are in units of mg/l unless otherwise specified.

# **CPC INTERNATIONAL INC. - PETERSON/PURITAN SUPERFUND - HEALTHTEX SITE**

# TABLE 2

# SAMPLING REQUIREMENTS

Month	Continuous Discharges*		Batch Discharges		Other Discharges			
	Composite Sample	Parameters	A/A	CN	Parameters		Parameters	Parameters
January	Х	ΠΟ	1		· · ·			
February	Х	πο	1					
March	Х							
April	Х							
May	Х	TTO				1		
June	X	πο						
July	X							
August	X	πο	1					
September	Х	πο	1			1		
October	×	TTO	1			<u> </u>		
November	X	TTO	1					
December	X	TTO	1					

## Legend

Cd - Cadmium

Cr - Chromium

Cu - Copper

Ni - Nickel Pb - Lead

CN - Cyanide

Zn - Zinc

Ag - Silver

\*For the first sixty (60) days of operation, the permittee must take daily samples for TTO analysis. From day sixty-one (61) to day one hundred twenty (120), the permittee must take samples one (1) day each week for TTO analysis. After day 120, the sampling shall be monthly as indicated above.

A/A - Acid/Alkali

TTO - Total Toxic Organic Constituents

NARRAGANSETT BAY COMMISSION



.

BUCKLIN POINT DISTRICT

459 Promenade Street Providence, Rhode Island 02908

SELF-MONITORING COMPLIANCE REPORT

Company Name Address of Premises Sampled		
Date(s) Sampled Permit Sampling Month Satisfied	· - ·· · · · · · · · · · · · · · · ·	
Samples Apalyzed By		
(Name of	Person)	(Company)
(Name of Samples Analyzed By (Company)		
(Company)	_	
Type of Sample: Grab	Composi	te
Type of Sample: Grab If Grab Sample, what time(s) was sam If Composite Sample, describe how co	iple taken?	
II Composite Sample, describe now co	mposite was tal	ken
Where was sample taken?		
Water Meter Readings (List readings sampling location.)	for all meters	discharging to
#1	#2	#3
Closing Reading	ų <b>—</b>	
Total		
Units: cubic feet	gallons	other (specify)
Total Units: cubic feet Were any batch discharges sampled? What tank was sample taken from?	Yes	No
The call and campion canon from		
Indicate Volume of Batch Discharge	•	-
Is this analysis a resampling requir previous violation? Yes	ed to demonstration	ate compliance with a
What is the sample identification nu	umber(s) or the	analvtical report
identification number(s) indicated of	on the analytic	
submitted?	<b>-</b>	
Is this analysis in full compliance		ards listed on the
back of this form? Yes	- NO	
Why was your facility not in full co	moliance with	the NBC standards?
my was your facility not in full co	mpriance wich	che MBC Scandards:
	·····	
What steps will be taken by your fir	m to ensure fu	ll compliance with NBC
standards on a continuous basis?		
When will there stars be implemented	I n	
When will these steps be implemented		
If your firm is not in full compliar	ce with the MB	C standards U S FPA
regulations, 40 C.F.R.403.12g(2) rec	wire that you	notify the Commission
at 277-3738 within 24 hours of becom	aing aware of t	he violation and that
your firm resample and analyze for t	the parameter(s	) in violation of the
NBC standards. The results after re	sampling must	be submitted to the
Commission no later than thirty (30)	) davs followin	g the date that you
became aware of the initial violation	on of the stand	ards.

•

# TWENTY-FOUR (24) HOUR VIOLATION NOTIFICATION FAX FORM

FAX\_TO: NARRAGANSETT BAY COMMISSION (401)277-6186

COMPANY NAME: \_\_\_\_\_

FACILITY ADDRESS:\_\_\_\_\_

This is to notify the Narragansett Bay Commission that the abovereference facility violated the Narragansett Bay Commission discharge limitations for the following parameter(s):

SAMPLING DATE OF		
VIOLATION	PARAMETER	CONCENTRATION

I certify that I have just become aware of the above-referenced violation(s) within the past twenty-four hours and will immediately resample this wastestream for the parameter(s) exceeding the NBC discharge limitations.\*

Signature of Authorized Agent

\*Resampling is not required for exceeding BOD or TSS limits.

459 Promenade Street Providence, Rhode Island 02903 401 • 277 • 3738

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# DESIGNATION OF AUTHORIZED AGENT

I,	certify that I am the	
of	_ and that	is
authorized to make submitte	als to the Narragansett Bay Commissi	.on
on behalf of	and that said submitt	als
are duly signed for and in	behalf of said corporation by autho	rity
of its governing body, and	are within the scope of its corpora	ιte
powers.		

-

Corporate Seal

-

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CIMU-



RE2 10

SEP 2 2 1994

HEALTH & SARE Y

September 20, 1994

Mr. John Scott CPC International, Inc. -Peterson/Puritan Superfund Box 8000 International Plaza Englewood Cliffs, New Jersey 07632-9976 CERTIFIED MAIL RETURN RECEIPT REQUESTED

Re: O'Toole Site

Dear Mr. Scott:

Your application for issuance of a Wastewater Discharge Permit has been reviewed and processed in accordance with Article 8 of the Rules And Regulations For The Use Of The Wastewater Facilities Within The Narragansett Bay Water Quality Management District (Rules and Regulations).

Enclosed please find Wastewater Discharge Permit #B4012-002-0799 which is now in effect and covers the wastewater discharges from the above-referenced facility into the Narragansett Bay Commission's sewer system. All discharges from this facility and actions and reports relating thereto must be in accordance with the terms and conditions of this permit.

If you wish to appeal or challenge any conditions imposed by this permit, a petition must be filed within fifteen (15) days from receipt detailing all requested modifications or revisions. Failure to petition for reconsideration of the permit is deemed a waiver by the permittee of the right to challenge the terms of the permit. Filing a petition shall not relieve you of your obligation to comply with this permit. You must comply with the terms of this permit until the permit is modified, terminated, or revoked.

The Commission will only accept submittals on behalf of your firm from the individuals indicated on the cover page of the permit. Should you wish to authorize someone other than the persons indicated on the permit to make submittals on behalf of your firm, you should complete the enclosed Designation of Authorized Agent Form and return it to this office within fifteen (15) days of receipt of this permit. Page 2

Please note that the Commission can assess Civil and Administrative penalties of up to \$25,000 per violation of the NBC Rules and Regulations or permit conditions. The enclosed Certificate of Discharge must be prominently posted on the wall in your firm.

If you have any questions regarding this letter or provisions of your discharge permit, feel free to call me at 277-3738.

Sincereley,

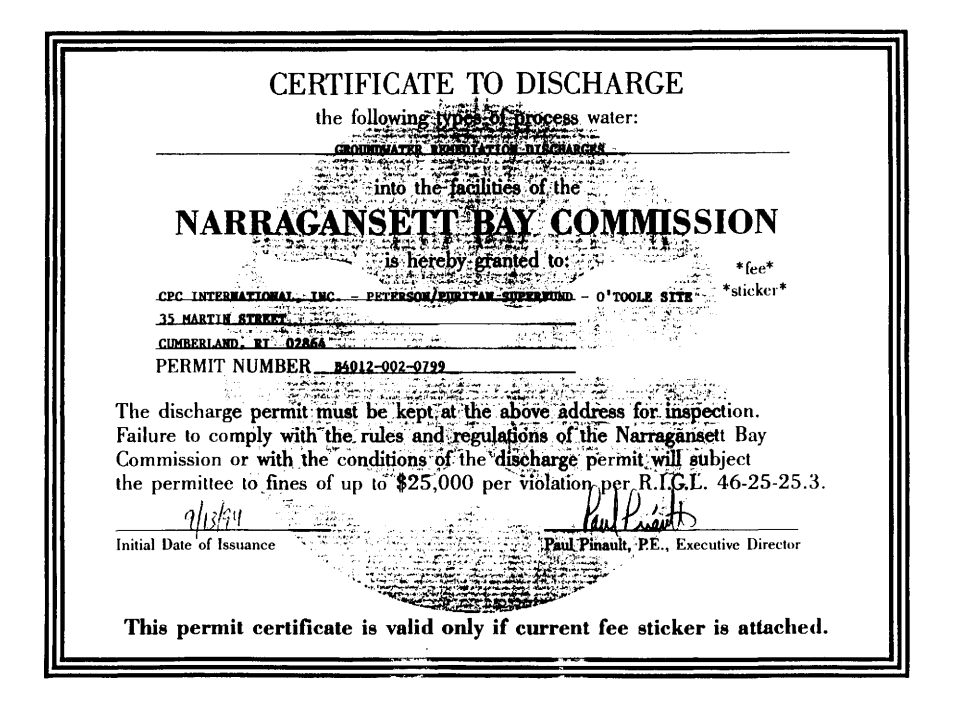
1.0

Thomas P. Uva Pretreatment Program Manager

TPU:jn

Enclosures

cc: John Motta





# WASTEWATER DISCHARGE PERMIT

Permit No.: B4012-002-0799 Company Name: CPC INTERNATIONAL, INC. - PETERSON/PURITAN SUPERFUND - O'TOOLE SITE Facility Address: 35 Martin St., Cumberland, RI 02864 Mailing Address: Box 8000, International Plaza, Englewood Cliffs, New Jersey 07632-9976 Facility Vice-President: Mr. John Scott Facility Authorized Agents: Mr. David Rogers; Mr. Paul Exner User Classification: Groundwater Remediation Discharges Categorical Standards Applicable: None

By virtue of Rhode Island's General Laws Title 46 Chapter 25 (Act) and in accordance with the Rules And Regulations For The Use Of Wastewater Facilities Within The Narragansett Bay Water Quality Management District (Rules and Regulations), Mr. John Scott and CPC International, Inc., hereinafter referred to as Permittee, is hereby authorized to discharge process wastewater from the above identified facility in accordance with the terms and conditions set forth in this permit.

All discharges authorized herein must be consistent with the effluent limitations, monitoring requirements and other conditions set forth in this permit. The discharge of any pollutant not identified in this permit or any pollutant identified in this permit at a level in excess of that authorized shall constitute a violation of the permit. This permit consists of 14 pages with conditions A - T.

This permit is effective upon receipt and expires on July 31, 1999.

Noncompliance with any term or condition of this permit shall constitute a violation of the NBC's Rules and Regulations and may subject the user to an Administrative or Civil Penalty of up to \$25,000 per violation per day as defined in R.I.G.L. §46-25-25.2. Willful or criminally negligent violations shall be punishable by fines and/or imprisonment as defined in R.I.G.L. §46-25-25.3.

459 Promenade Street • Providence, Rhode Island 02908 • 401 . 277 . 3738 • Fax 401 . 277 . 6186

For the Narragansett Bay Commission:

Paul Pinault, P.E., Executive Director Narragansett Bay Commission Issued this 20th day of September

**NOTE:** The NBC will accept the person(s) named on this permit as the **Permittee's** authorized agent(s) until notified otherwise.

An authorized agent or authorized company representative is a person who is a principal executive officer or other corporate officer with signatory powers as per the Permittee's by-laws or per a vote of the directors if the Permittee is a corporation; a general partner or proprietor if the Permittee is a partnership or sole proprietorship respectively; or a duly authorized representative, the individual designated on the permit application or permit cover page, if such representative is responsible for the overall operation of the facility and has the authority to sign contracts, permits, permit applications, monitoring results and other documents in the company's name and otherwise bind the Permittee. Please complete and submit the enclosed Designation Of Authorized Agent form if you wish to designate additional authorized agents.

The NBC will not accept documents signed by persons other than the Company's authorized agent(s) or authorized representative(s).

- 2 -

#### CONDITIONS TO PERMIT

#### A. EFFLUENT DISCHARGE LIMITATIONS:

1. The permittee shall at all times comply with the effluent limitations specified on Table 1 on page 13, attached hereto and incorporated herein.

2. The permittee shall comply with all discharge limitations and prohibitions contained in Article 5 of the NBC's Rules and Regulations, as well as all other provisions of those Rules, and any other applicable State or Federal standards, including but not limited to the Federal Water Pollution Control Act, 33 U.S.C. § 1251 et seq. and R.I.G.L. § 46-12-1 et seq. The permittee shall at all times comply with 40 CFR § 403.5 and may not introduce into the NBC's facilities any pollutants which shall violate the general or specific prohibitions including but not limited to discharges resulting in pass through or interference situations at the Commission's facilities.

3. The permittee shall not increase the use of process water or dilute a discharge in any way as a partial or complete substitute for adequate treatment to achieve compliance with the above standards.

#### **B. PERMITTED DISCHARGES:**

1. The permittee is authorized to discharge the following tanks, solutions or process wastewater streams to the NBC's facilities:

Treated Groundwater Remediation Discharges

2. No other process wastewater is to be discharged to the sewer unless specifically approved by the NBC in writing.

#### C. PROHIBITIONS:

1. The permittee is strictly prohibited from discharging any prohibited substances as detailed in the Rules and Regulations of the Narragansett Bay Water Quality Management District Commission. Prohibited discharges include, but are not limited to, the following:

Electroplating Solutions Cyanide Solutions Acidic Solutions Caustic Solutions Degreasing Solutions Solvents Sludges Fuel or Lubricating Oils 2. The permittee is strictly prohibited from discharging any process wastewater streams other than those specified in Section B(1) of this permit or wastestreams containing pollutants with concentrations in excess of the effluent limitations specified on Table 1 on page 13, attached hereto and incorporated herein. The permittee is strictly prohibited from discharging any other tanks, solutions, chemicals or materials including all prohibited substances as defined in the Rules and Regulations of the Narragansett Bay Water Quality Management District without written approval from the Commission.

3. The use of portable pumps and/or flexible hose for transfer of chemicals or wastewater is specifically prohibited without written approval from the Commission.

#### D. PRETREATMENT REQUIREMENTS:

1. All process discharges listed in Section B(1) of this permit except for non-contact cooling water wastestreams must discharge into a single sampling location. The sampling location shall be installed within 30 days of the effective date of the permit and shall be approved by the NBC prior to the beginning of construction.

2. The permittee is responsible for properly operating and maintaining the pretreatment system to achieve and ensure compliance with the conditions of this permit. Proper operation and maintenance shall include but not be limited to: effective performance, adequate funding, adequate operator staffing and training, adequate laboratory and process controls, including appropriate quality assurance procedures.

3. The permittee must discharge groundwater to the sanitary sewer line on Martin Street.

4. The permittee shall install a discharge flow meter with a non-resettable totalizer to measure the amount of ground water discharged. The meter shall be installed prior to discharging treated wastewater to the sewer and shall be approved by the NBC prior to being installed. This meter must be operational at all times that discharges occur and will be utilized to assess sewer use fees based upon the volume of wastewater discharged in accordance with rates and fees approved by the Public Utilities Commission in pursuant to RIGL §39-1-1 et seq and §46-25-1 et seq.

#### E. MONITORING REQUIREMENTS:

1. The permittee shall sample the discharge from the air stripper for analysis of <u>Total Toxic Organic</u> constituents as follows:

a. During the first sixty (60) days of operation, the permittee shall take a minimum of four (4) evenly spaced grab samples each day. These samples must be taken in glass bottles with teflon or teflon coated covers in such a manner that no air bubbles pass through the sample as the bottle is being filled. The samples should be hermetically sealed with no air bubbles entrapped in the bottle and iced or refrigerated from the time of collection until analysis. The four (4) grab samples collected each day must be combined in the laboratory immediately prior to analysis for Total Toxic Organics.

b. From day sixty-one (61) to day one-hundred and twenty (120), the permittee shall take samples as described above in paragraph 1(a) during one (1) operating day each week. Following day 120, the permittee shall take samples as described in paragraph 1(a) on one (1) operating day each month until the expiration date of this permit. All samples are to be analyzed for Total Toxic Organics.

2. The discharge flow meter specified previously is to be read at the start of sampling and at the end of sampling. These readings and the resultant total flow are to be submitted with the sampling results.

3. A copy of the analytical results for each sampling month listed above must be sent to the NBC within 30 days after the end of the month in which the samples are to be taken. All sampling and analyses are to be done in accordance with EPA approved procedures (40 C.F.R. § 403 and 40 C.F.R. § 136). The permittee must complete and submit a Self-Monitoring Compliance Report (copy enclosed) with each certified laboratory analysis sheet. The laboratory analysis report must indicate the EPA approved test procedure for each parameter listed. All Self-Monitoring Compliance Reports must be signed by the permittee or authorized agent and must certify that the information submitted is accurate and complete to the best of their knowledge.

4. The permittee must compare the analytical report results with the NBC's effluent discharge limitations listed in Table 1. If there are any violations of the NBC's standards, the permittee must notify the NBC pretreatment staff within 24 hours of becoming aware of the violation by contacting the pretreatment staff at 277-3738 or by using the twenty four (24) hour violation notification FAX form (copy enclosed) and must resample and analyze for the parameter(s) in violation of the NBC's standards. The results after resampling must be submitted to the NBC no later than 30 days following the date that the permittee became aware of the initial violation of the standards. 5. The NBC may, at any time, require more frequent monitoring than specified in this permit. Conditions that may result in the imposition of more frequent monitoring include, but are not limited to, the following:

- a. Failure to meet effluent limitations;
- b. Change in production processes;
- c. Expansion or reduction of production;
- d. Change in water usage;
- e. Discovery of additional information on monitoring or production unavailable to the NBC at the time this permit was prepared.

#### F. RECORD KEEPING REQUIREMENTS:

1. The permittee shall be responsible for maintaining a log book documenting all records pertaining to the operation of the pretreatment system, including but not limited to the following:

- a. Amount of chemicals used on a monthly basis;
- b. Amount of sludge generated on a monthly basis;
- c. Completed manifest forms for hazardous materials;
- d. A listing of all batch discharges including the date of the discharge and a description of the tank from which the discharge occurred;
- e. The amount of chemicals added to provide pretreatment of batch discharges;
- f. pH and chlorine residual readings taken during the course of providing batch treatment of any process wastewater and the amount of sludge generated, where applicable;
- g. Maintenance performed on the pretreatment system including weekly probe cleaning, monthly probe calibration and other maintenance requests specified by inspectors of the NBC;
- h. Discharge flow meter readings on a weekly basis.

2. Records which substantiate any information supplied in permit applications, Self-Monitoring Compliance Reports and any other informational requirements of the Rules and Regulations or any applicable State or Federal law are to be kept by the permittee for a period of at least three (3) years unless a dispute or litigation involving the subject of those records is pending, in which case these records are to be kept by the permittee for a period of at least three (3) years following resolution of such litigation or dispute.

#### G. ACCIDENTAL DISCHARGES, SPILL AND SLUG CONTROL PLANS:

1. The permittee must maintain all associated facilities to ensure that incidental and accidental spills are not able to enter the NBC sewer system. In the case of accidental discharge to the NBC facilities, including any discharge that would violate a Federal prohibition under 40 CFR 403.5(b), it is the responsibility of the permittee to notify the NBC of the incident immediately by calling the NBC's Pretreatment Division at 277-3738 or during non-business hours at its 24 hour emergency hotline number, 434-6350.

2. Within five (5) days following an accidental discharge, the permittee shall submit to the NBC a detailed written report describing the nature, cause and volume of the discharge and the measures to be taken by the user to prevent similar future occurrences.

### H. RIGHT OF ENTRY:

The NBC, upon presenting identification and appropriate credentials, is authorized to enter the premises of the permittee during working hours and at other reasonable times for the purposes of inspection, sampling, reading water meters, records inspecting and copying and as otherwise authorized under R.I.G.L. § 46-25-25.1. Reasonable hours in the context of inspection and sampling include any time the NBC has reason to believe that violation of the permit or of the Rules and Regulations is occurring.

#### I. PERMIT FEE:

The permittee agrees to pay an annual permit fee and all sewer user fees assessed by the NBC in accordance with rates and fees approved by the Public Utilities Commission pursuant to R.I.G.L. § 39-1-1 et seq. and § 46-25-1 et seq.

#### J. CHANGES IN OPERATION:

The permittee must notify the Commission in writing at least thirty (30) days prior to instituting any significant changes in operations that may affect the quality or quantity of the process wastestream discharged to the sewer system. Operational changes that may affect the quality or quantity of the process wastestream include, but are not limited to, the following:

- Addition, removal, or relocation of process tanks or solutions;
- Installation of any new wastewater generating process operation;
- Relocation of any process operation piping, or valving;
- 4. Modification of any pretreatment process or procedure;
- 5. Installation or modification of pretreatment equipment or associated piping;
- 6. Change from the hours of facility operation specified in the discharge permit application;
- 7. Change in the personnel responsible for the proper operation of pretreatment equipment and/or the quality and quantity of the process wastestream.

#### K. CLOSING, SELLING, MOVING THE BUSINESS:

If the permittee intends to close, liquidate, sell or move the permitted premises, located as referenced on page 1 of this permit, the permittee must notify the NBC in writing thirty (30) days before disposing of any process waste associated with the move or the cessation of business.

#### L. TRANSFER OF PERMIT NOT ALLOWED:

Wastewater discharge permits are issued to a specific user for a specific operation. This permit may not be reassigned, transferred or sold to a new owner, new user, different premises, or a new or changed operation without the express written permission from the NBC. The permittee shall provide a copy of this permit to any prospective purchaser of said facility referenced on page 1 of this permit at least fourteen (14) days prior to closing on the business or property.

#### M. PERMIT VIOLATIONS:

\_\_\_\_\_

#### 1. Enforcement Costs

The permittee agrees to reimburse the NBC for the cost of enforcing the permit, including reasonable attorneys' fees, if violations of the permit are found by a hearing officer during the course of an administrative hearing or if such decision is appealed, then in a court of competent jurisdiction.

#### 2. Damage to the Facilities

The permittee agrees to indemnify and hold harmless NBC from and against any liability, loss, cost, expense or actual damage (including reasonable attorneys' and accountants' fees incurred in defending or prosecuting any claim for any such liability, loss, cost, expense or damage) suffered by the NBC and caused by discharges from the permittee, either singly or by interaction with other wastes.

#### 3. Violations of the NBC's Permit

The permittee agrees to reimburse the NBC for any penalty and additional operating expense incurred by the NBC for violations of the NBC's NPDES, RIPDES, or any other state or federal permit which were caused by discharges from the permittee, either singly or by interaction with other wastes.

#### 4. Penalties for Violations

Article 10 of the NBC's Rules and Regulations provides that any person who violates a permit condition is subject to an administrative or civil penalty of up to \$25,000 per violation per day as defined by R.I.G.L. §46-25-25.2. Willful or criminally negligent violations shall be punishable by the aforementioned fine and/or imprisonment as defined in R.I.G.L.§46-25-25.3.

#### N. REVOCATION/SUSPENSION OF PERMIT:

1. Violations of the conditions of this permit, the NBC's Rules and Regulations, Act, and applicable State or Federal regulations may result in the revocation of this permit in accordance with the due process requirements of the NBC's Rules and Regulations. Violations that may result in revocation of this permit include, but are not limited to, the following:

- Failure to accurately report the wastewater constituents and characteristics of the discharge;
- b. Failure to report changes in operations or wastewater constituents;
- c. Failure to allow NBC personnel statutorily authorized access for the purposes of inspection or monitoring;
- d. Failure to adhere to an approved compliance schedule;
- Failure to comply with administrative orders or settlement agreements;
- f. Failure to pay authorized fees and user charges;

g. Violation of any other applicable permit conditions.

This list is for illustrative purposes and is not intended to be inclusive.

The Executive Director may suspend this wastewater 2. discharge permit should the permittee cease operations for any period exceeding one (1) month. The suspension will not act as a revocation of the permit, but rather as a temporary suspension of the user's rights under the permit while operations have ceased. During such suspension, the user's connection to the facilities shall be plugged. The user shall still be required to pay the permit fee, since the permit itself will not be revoked. During such suspension, the user shall be disconnected from the facility. The Commission shall have the authority to make periodic inspections during this time to determine whether the user is continuing to discharge regulated wastewater. Such discharge may be considered grounds for revocation of the wastewater discharge permit.

#### O. CIVIL AND CRIMINAL LIABILITY:

Nothing in this permit shall be construed to relieve the permittee from civil and/or criminal penalties for noncompliance with the NBC's Rules and Regulations or State or Federal laws or regulations.

#### P. DUTY TO COMPLY:

The permittee must comply with all conditions of this permit. Failure to comply with the requirements of this permit may be grounds for enforcement proceedings including administrative, civil and/or criminal penalties, injunctive relief and summary abatements.

Compliance with this permit does not relieve the permittee of its obligation to comply with any or all pretreatment regulations, standards or requirements under local, State and Federal laws, including any such regulations, standards, requirements, or laws that may become effective during the term of this permit.

#### Q. REMOVED SUBSTANCES:

Solids, sludges, filter residues or other pollutants removed in the course of treatment or control of wastewater shall be disposed of in accordance with § 405 of the Clean Water Act and subtitles C and D of the Resource Conservation and Recovery Act. A Resource Conservation and Recovery Act (RCRA) informational brochure is attached to this permit to inform you of your RCRA obligations.

#### R. PERMIT MODIFICATION/RENEWAL:

1. This permit may be modified for good causes including, but not limited to, the following:

- a. To incorporate any new or revised Federal, State, or pretreatment standards or requirements;
- b. Material or substantial alterations or additions to the permittee's process operation, or discharge volume or characteristics which were not considered in the drafting of this permit;
- c. A change in any condition regarding either the industrial user or the POTW that requires either a temporary or permanent reduction or elimination of the authorized discharge;
- d. Information indicating that the permitted discharge poses a threat to the NBC collection or treatment system, POTW personnel or the receiving waters;
- e. Violation of any terms or conditions of the permit;
- f. Misrepresentation or failure to disclose fully all relevant facts in the permit application or in any required reporting;
- g. Revision of or a grant of variance from such categorical standards pursuant to 40 CFR 403.13;
- To correct typographical or other errors in the permit;
- i. To reflect transfer to the facility ownership and/or operation to a new owner/operator;
- j. Upon request of the permittee, provided such request does not create a violation of any applicable requirements, standards, laws, or rules and regulations.

The filing of a request by the permittee for a permit modification, revocation and reissuance, termination, or a notification of planned changes or anticipated noncompliance, does not stay any permit condition.

2. If the permittee wishes to continue to discharge after the expiration date of this permit, an application must be filed for a permit renewal in accordance with the requirements of Article 8 of the NBC's Rules and Regulations a minimum of 90 days prior to the expiration date.

#### S. INTEGRATION:

This permit represents the entire agreement and understanding of the parties hereto to those matters contained herein. No prior oral or written understanding shall be of any force or effect with respect to those matters covered hereunder. This permit may not be modified or altered except in accordance with the provisions of Article 8 of the Rules and Regulations. All terms used in this permit shall be construed as defined under Article 2 of the Rules and Regulations.

#### T. JURISDICTION:

This permit shall be administered and interpreted under the laws of the State of Rhode Island. Jurisdiction of litigation arising from this permit shall be in the State of Rhode Island. If any part of this permit is found to be in conflict with applicable laws, such part shall be inoperative, null and void insofar as it is in conflict with said law, but the remainder of this permit shall be in full force and effect.

Attachments:

Self Monitoring Compliance Report Form Designation of Authorized Agent Form RCRA Handbook Twenty-Four (24) Hour Notification FAX form

# TABLE 1NBC EFFLUENT DISCHARGE LIMITATIONSBUCKLIN POINT FACILITY

Parameter		Limitation (Max.)*			
Total Toxic Organics (TTO)	2.13				
Biochemical Oxygen Demand (I	378.00				
Total Suspended Solids (TSS)	228.00				
Oil and Grease (mineral orig	25.0				
Oil and Grease (animal/vegetable origin)		100.0			
pH range (at all times)		5.5 - 9.5 s.u.			
	Maximum Daily	Monthly Average			
	Concentration	Concentration			
Parameter	Limit (mg/l)	(mg/l)			
Arsenic (Total)	0.20	0.10			
Cadmium (Total)	0.11	0.07			
Chromium (Total)	2.77	1.63			
Copper (Total)	1.20	1.20			
Lead (Total)	0.69	0.29			
Mercury (Total)	0.06	0.03			
Nickel (Total)	1.62	1.62			
Selenium (Total)	0.40	0.20			
Silver (Total)	0.40	0.20			
Tin (Total)	4.00	2.00			
Zinc (Total)	1.67	1.39			
Metals not mentioned above	4.00	2.00			
Cyanide (Total)	0.50	0.50			
Sulfide	200.00	100.00			
Sulfates	1,000.00	500.00			
Fluoride	10.00	5.00			

\* All limitations are in units of mg/l unless otherwise specified.

## CPC INTERNATIONAL INC. - PETERSON/PURITAN SUPERFUND - O'TOOLE SITE

# TABLE 2

## SAMPLING REQUIREMENTS

	Continuous [	Batch Discharges		Other Discharges					
Month	Composite Sample	Parameters	A/A	СN	Parameters		Parameters		Parameters
January	X	πο							
February	x	πο							
March	X	πο	T						
April	X	πο							
May	x	πο							
June	X	πο							
July	X	πο	T						
August	X	πο							
September	X	πο				1			
October	X	πο	Γ						
November	X	πο			· · · · · · · · · · · · · · · · · · ·				
December	X	πο							

## Legend

Cd - Cadmium

- Cr Chromium
- Cu Copper

Ni - Nickel Pb - Lead Zn - Zinc

Ag - Silver

CN - Cyanide

A/A - Acid/Alkali

TTO - Total Toxic Organic Constituents

- 14 -

the sampling shall be monthly as indicated above.

\*For the first sixty (60) days of operation, the permittee must take daily samples

for TTO analysis. From day sixty-one (61) to day one hundred twenty (120), the

permittee must take samples one (1) day each week for TTO analysis. After day 120,

	NARRAGANSETT	BAY COMMISSI	)N	459 Promenage Stree
	FIELD'S PC	DINT DISTRICT		Providence: Rnode Is 02908
And alean the Comment	SELF-MONITORING	COMPLIANCE R	EPORT	
	ses Sampled			
Permit Sampling Samples Taken By	Month Satisfied			
Samples Analyzed	(Name of	Person)	(Company)	
-	(Company	)		
Type of Sample: If Grab Sample, If Composite Sam	Grab what time(s) was sa aple, descríbe how c	Compo mple taken? omposite was	site taken	
where was sample	e taken?			
Nater Meter Read sampling locatio	lings (List readings on.)	for all mete	rs dischargin	ng to
• •	#1	# 2	# 3	
Closing Readir Opening Readir Total	ng			
Units: Were any batch What tank was	cubic feet discharges sampled sample taken from?	7 Yes	No	cify)
	ne of Batch Discharg			
is this analysis previous violati	s a resampling requi lon? Yes	red to demons No		ince with a
identification r	ble identification n number(s) indicated	on the analyt	ical report(s	. report ;) being
Is this analysis back of this for	s in full compliance rm? Yes	with NBC sta No	ndards listed	l on the
vhy was your fac	ility not in full c	ompliance wit	h the NBC sta	indards?
What steps will	be taken by your fi	rm to ensure	full complian	nce with NBC
standards on a c	continuous basis?			
when will these	steps be implemente	d?		
regulations, 40 at 277-3738 with your firm resamp NBC standards.	not in full complia C.F.R.403.12g(2) re ain 24 hours of beco ble and analyze for The results after r	quire that yo ming aware of the parameter esampling mus	u notify the the violatic (s) in violat t be submitte	Commission on and that tion of the ed to the
Commission no la	ter than thirty (30 the initial violati	) davs follow	ing the date	that you

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459 Promenade Street Providence, Rhode Island 02903 401 + 277 + 3738

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## DESIGNATION OF AUTHORICED AGENT

I,	certify that I am the
of	and that is
au	thorized to make submittals to the Narragansett Bay Commission
on	behalf of and that said submittals
ar	e duly signed for and in behalf of said corporation by authority
οĨ	its governing body, and are within the scope of its corporate
por	wers.

Corporate Seal

# **TWENTY-FOUR** (24) HOUR VIOLATION NOTIFICATION FAX FORM

FAX TO: NARRAGANSETT BAY COMMISSION (401)277-6186

COMPANY NAME: \_\_\_\_\_

FACILITY ADDRESS:

This is to notify the Narragansett Bay Commission that the abovereference facility violated the Narragansett Bay Commission discharge limitations for the following parameter(s):

SAMPLING DATE OF VIOLATION

PARAMETER CONCENTRATION

I certify that I have just become aware of the above-referenced violation(s) within the past twenty-four hours and will immediately resample this wastestream for the parameter(s) exceeding the NBC discharge limitations.\*

Signature of Authonized Agent

\*Resampling is not required for exceeding BOD or TSS limits.